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JOURNAL OF THE HOUSE

OF THE

THIRTY-SEVENTH GENERAL ASSEMBLY

OF THE

STATE OF IOWA

1917

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Thirty-Seventh General Assembly

OFFICERS OF THE HOUSE.

Speaker	MILTON B. PITT
Speaker Pro Tempore	ARCH W. MACFARLANE
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Assistant Clerk	FRANK VETTER
Reading Clerk	SCOTT H. McCLURE
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Bill Clerk	L. M. BLACK
Assistant Bill Clerk	J. P. RAYMOND
Assistant Postmistress	MRS. MAYME BLACK
Chief Doorkeeper	W. H. EASTELY

RECORD IN BRIEF.

	Senate	House	Total
Number of bills introduced.....	601	623	1,224
Number of joint resolutions introduced.....	16	8	24
Total introduced	617	631	1,248
Bills passed and sent to the governor.....	211	211	422
Joint resolutions passed and sent to the governor	11	1	12
Total passed	222	212	434
Total bills and joint resolutions that became law.....			432

245641

HOUSE OF REPRESENTATIVES OF THE THIRTY-SEVENTH GENERAL ASSEMBLY.

District	NAME	P. O. ADDRESS	COUNTY COMPOSING DISTRICT	OCCUPATION	NATIVITY	Years in	Age
						Iowa	
82	Adkins, John V.	Paullina	O'Brien	Retired banker	Illinois	51	65
96	Anderson, J. H.	Thompson	Winnebago	Farmer	Iowa	45	45
3	Anderson, R. W.	Pulaski	Davis	Farmer	Ohio	61	63
54	Anderson, W. W.	Scranton	Greene	Farmer and banker	Iowa	44	44
21	Andre, Dale R.	Burlington	Des Moines	Lawyer	Iowa	27	27
33	Bailey, J. W.	Harlan	Shelby	Abstracter	Illinois	43	43
41	Baldwin, E. A.	Iowa City	Johnson	Attorney	Iowa	27	27
70	Becker, Wm.	Elkader	Clayton	Druggist	Iowa	42	42
23	Benn, Howard W.	Washington	Washington	Farmer and insurance	Iowa	40	40
67	Boies, Charles E.	Independence	Buchanan	Farmer and stockman	Illinois	43	57
77	Bruce, Robert	Rolfe	Pocahontas	Banker	Iowa	41	41
14	Coakley, Joshua W.	Creston	Union	Physician	Maine	43	57
26	Crozier, Geo. W.	Knoxville	Marion	Attorney	Pennsylvania	59	72
74	Darrah, John H.	Hampton	Franklin	Farmer	Iowa	59	59
98	Dean, H. E.	Ocheyedan	Osceola	Farmer and real estate	Iowa	44	44
88	Dunkelberg, Geo. H.	Rockford	Floyd	Farmer and stockman	New York	35	63
11	Durbin, Fred	Malvern	Mills	Banker and farmer	Iowa	40	40
37	Edgington, Henry	Mapleton	Monona	Farmer	Illinois	36	62
92	Elwood, Lee W.	Elma	Howard	Attorney and real estate	Iowa	27	27
13	Epps, W. W.	Ottumwa	Wapello	Attorney	Ohio	32	62
99	Erickson, Chris	Inwood	Lyon	Farmer, banker and lawyer	Wisconsin	32	43
59	Finch, W. S.	Ida Grove	Ida	Farmer	Illinois	35	59
62	Findlay, C. V.	Fort Dodge	Webster	College president	Illinois	46	50
20	Finley, F. S.	Mt. Pleasant	Henry	Attorney and farmer	Ohio	22	50
47	Flenniken, H. W.	Olin	Jones	Banker	Iowa	44	57
6	Garber, F. A.	Leon	Decatur	Farmer	Iowa	51	51
61	Gilbert, W. N.	State Center	Marshall	Banker	Connecticut	38	66
83	Gilmore, Chas.	Sioux Rapids	Clay	Farmer and stockman	Iowa	64	64
17	Giltner, W. E.	Albia	Monroe	Attorney	Iowa	45	45
31	Grason, Jacob C.	Council Bluffs	Pottawattamie	Teacher	Wisconsin	35	59
61	Gray, Ross C.	Rockwell City	Calhoun	Attorney	Iowa	34	34
58	Griffin, T. F.	Sioux City	Woodbury	Attorney	Iowa	51	51
8	Hall, Chas. A.	Bedford	Taylor	Farmer	Iowa	44	44
43	Hansen, John T.	Davenport	Scott	Farmer	Iowa	58	58
85	Harrington, T. P.	Algona	Kossuth	Attorney	Wisconsin	35	48
90	Helming, O. A.	Waukon	Allamakee	Farmer	Iowa	48	48

69	Horchem, B. J.	Dubuque	Dubuque	Teacher	Iowa	50	50
44	Jackson, A. W.	Stanwood	Cedar	Publisher	Iowa	49	56
52	Jessen, J. C.	Story City	Story	Attorney	Illinois	81	38
18	Johnston, Jas. F.	Chariton	Lucas	Farmer	Iowa	40	40
76	Johnston, R. J.	Humboldt	Humboldt	Banker	Pennsylvania	60	61
87	Jones, Ira W.	Clear Lake	Cerro Gordo	Attorney	New York	37	39
89	Kepple, P. L.	Ionias	Chickasaw	Retired merchant	Iowa	59	59
27	Kern, O. B.	Norwalk	Warren	Farmer	Iowa	49	49
43	Kimberly, D. W.	Davenport	Scott	Retired farmer	Iowa	38	33
68	Klaus, S. W.	Earlville	Delaware	Merchant	Iowa	56	56
56	Klinker, P. J.	Denison	Crawford	Attorney	Germany	34	39
48	Knickerbocker, E. H.	Fairfax	Linn	Farmer and stockman	Iowa	61	61
5	Krouse, John	Corydon	Wayne	Farmer	Illinois	48	49
58	Lake, Frank C.	Sioux City	Woodbury	Newspaper writer	Colorado	14	37
29	Langfit, John N.	Greenfield	Adair	Farmer	Iowa	44	50
12	Larson, E. A.	Red Oak	Montgomery	Insurance and real estate	Iowa	46	46
60	Lee, C. Orville	Sac City	Sac	Auctioneer, farmer and stockman	Iowa	56	56
28	Lenocker, B. A.	Dexter	Madison	Farmer	Ohio	48	52
15	Lewis, J. H.	Osceola	Clarke	Farmer	Iowa	36	48
66	McFarlane, Arch W.	Waterloo	Black Hawk	Traveling salesman	Iowa	31	31
63	McFerren, Rube	Webster City	Hamilton	Attorney	Iowa	47	47
49	Mackie, David E.	Mt. Auburn	Benton	Farmer	Iowa	46	46
34	Mantz, H. J.	Audubon	Audubon	Attorney	Iowa	39	39
73	Mead O. L.	Shel Rock	Butler	Farmer	Iowa	41	41
38	Meredith, David	Lynnville	Jasper	Farmer and stockman	Iowa	49	49
46	Miles, H. J.	Miles	Jackson	Farmer	Iowa	47	47
53	Miller, Wm. D.	Ogden	Boone	Publisher	Virginia	17	38
65	Mooty, W. A.	Grundy Centef	Grundy	Farmer	Ireland	37	54
19	Mowery, F. P.	Fairfield	Jefferson	Farmer and stockman	Iowa	63	63
78	Murray, Roy W.	Storm Lake	Buena Vista	Real estate	Illinois	7	43
31	Neff, Lewis J.	Walnut	Pottawattamie	Attorney and farmer	Illinois	43	48
30	Newton, Ed L.	Anita	Cass	Farmer	Illinois	36	49
64	Nichols, I. A.	Iowa Falls	Hardin	Publisher	Iowa	47	47
91	Nicholson, H. P., Jr.	Ossian	Winneshiek	Farmer, creamery manager	Iowa	44	44
24	Nordyke, Roy D.	Richland	Keokuk	Farmer	Iowa	38	38
69	O'Donnell, T. J.	Dubuque	Dubuque	Salesman	Wisconsin	26	44
1	Oertel, Frank	Keokuk	Lee	Attorney	Iowa	25	28
36	Peters, James	Perry	Dallas	Retired farmer	Michigan	42	58
32	Pitt, Milton B.	Logan	Harrison	Farmer	Iowa	40	40
97	Price, R. F.	Milford	Dickinson	Real estate, farmer	Iowa	56	56
48	Randall, Mac J.	Cedar Rapids	Linn	Attorney	Iowa	44	44
39	Rayburn, E. D.	Montezuma	Poweshiek	Banker	Iowa	42	42
35	Reed, S. R.	Monteith	Guthrie	Farmer and stockman	Ohio	52	57
10	Rees, S. C.	Hamburg	Fremont	Farmer, real estate	Iowa	67	67
42	Richards, A. L.	West Liberty	Muscatine	Farmer and Stockman	Iowa	36	36
7	Roberts, H. Guy	Mt. Ayr	Ringgold	Farmer	Iowa	38	38

District	NAME	P. O. ADDRESS	COUNTY COMPOSING DISTRICT	OCCUPATION	NATIVITY	Years in Iowa		Age
						Years in Iowa	Age	
56	Rogers, Douglas	Manning	Carroll	Attorney	Iowa	49	49	
2	Rowley, John W.	Keosauqua	Van Buren	Publisher	Ohio	61	60	
66	Santee, C. B.	Cedar Falls	Black Hawk	Real estate and loans	Iowa	52	52	
4	Scott, C. H.	Clarkdale	Appanoose	Farmer	Iowa	53	54	
45	Shaff, J. O.	Camanche	Clinton	Farmer and banker	Iowa	30	32	
50	Shortess, Fremont E.	Traer	Tama	Jeweler	Ohio	52	56	
18	Slaught, A. W.	Ottumwa	Wapello	Physician	New York	21	61	
94	Slosson, J. M.	Northwood	Worth	Real estate and farmer	Iowa	40	40	
72	Smith, Stanley R.	Tripoli	Bremer	Lumberman	Iowa	35	36	
13	Stanley, L. E.	Corning	Adams	Retired farmer	Ohio	63	63	
34	Starzinger, Otto	Des Moines	Polk	Manager hotel	Iowa	35	35	
81	Stone, D. O.	Hawarden	Sioux	Publisher	Ohio	49	52	
96	Stuart, Wm.	Armstrong	Emmet	Banker	Ireland	37	65	
45	Tucker, Geo. F.	Clinton	Clinton	Linotype operator	Wisconsin	20	48	
40	Turner, Fred G.	North English	Iowa	Farmer	Wisconsin	50	51	
75	Ustad, Oscar	Holmes	Wright	Farmer	Illinois	39	49	
71	Walrath, W. H.	Arlington	Fayette	Real estate	Iowa	58	58	
37	Weaver, Jas. B.	Des Moines	Folk	Attorney	Iowa	55	55	
9	Wenstrand, Alfred	Essex	Page	Retired	Sweden	47	61	
86	Wichman, J. E.	Garner	Hancock	Attorney	Illinois	37	57	
84	Wigdahl, Lars O.	Ruthven	Palo Alto	Minister	Norway	33	58	
22	Wilson, C. B.	Morning Sun	Louisa	Farmer and stockman	Iowa	55	55	
79	Wilson, George	Cherokee	Cherokee	Retired farmer	New York	61	63	
93	Wilson, H. L.	Ossage	Mitchell	Farmer	Iowa	58	58	
25	Wilson, Thos. J.	Beacon	Mahaska	Farmer	Iowa	62	62	
50	Wormley, John M.	Kingsley	Plymouth	Farmer and stockman	Illinois	50	53	

†Elected to succeed A. B. Holbert, deceased, at special election.

Former Legislative Service—Anderson (J. H.) H. 36; Anderson (R. W.) H. 36; Anderson (W. W.) H. 35, 36; Bailey, H. 36; Becker, H. 36; Bruce, H. 36; Coakley, H. 36; Crozier, H. 33, 35, 36; Darrah, H. 36; Elwood, H. 35, 36; Erickson, H. 35; Gilbert, H. 36; Gilmore, H. 36; Grason, H. 36; Gray, H. 36; Griffin, H. 35, 36; Hall, H. 36; Helming, H. 35, 36; Horchem, H. 36; Jessen, H. 36; Johnston (J. F.), H. 36; Johnston, (R. J.), H. 36; Jones, H. 36; Kepple, H. 36; Kimberly, H. 36; Klinker, H. 36; Lee, H. 36; Lenoeker, H. 36; McFarlane, H. 36; McFerren, H. 36; Mackie, H. 36; Meredith, H. 35; Murray, H. 36; Neff, H. 36; Nicholson, H. 36; Nordyke, H. 36; Pitt, H. 36; Rayburn, H. 36; Rees, H. 36; Richards, H. 36; Roberts, H. 36; Rogers, H. 36; Shortess, H. 36; Slaught, H. 36; Stone, H. 36; Tucker, H. 36; Turner, H. 36; Wenstrand, H. 36; Wigdahl, H. 36; Wilson (C. B.), H. 36; Wilson (Geo.), H. 36; Wilson (H. L.), H. 36; Wilson (T. J.), H. 36.

Military Service—Crozier, Pvt. Co. A, 7th Ia. Cav.; Epps, Co. G, I. N. G.; Grason, I. N. G.; McFerren, I. N. G.

Acts of the Thirty-seventh General Assembly

APPROPRIATIONS AND MINOR EXPENDITURES.

CHAPTER.

Senate Files—

J. R. 11. Appropriation to investigate government control	298
J. R. 15. Relating to employees and salaries in state service.....	294
J. R. 16. Fixing gross appropriations for state for two years.....	296
49. Claim of Grace Ginther for personal injuries.....	241
80. Expenses of inauguration ceremonies.....	8
82. Appropriation to E. O. Sherman for death of son.....	92
116. Appropriation to P. J. Kappleman for loss of horses.....	360
143. Appropriation for maps of the state.....	93
186. Authorizing payment of expenses in extradition cases.....	88
188. Appropriation for land for state fair purposes.....	141
208. Refund to Des Moines Water Company.....	142
224. Bill for medical service for a state employe.....	239
601. Omnibus appropriation bill for state expenditures.....	272

House Files—

2. Appropriation for Mrs. Green for death of son.....	269
62. Extending use of special state agents.....	231
127. Appropriation to Daniel McNabb for injuries.....	274
176. Lyon County Fair percentage of premiums.....	130
218. Vicksburg celebration fund to pay transportation.....	129
262. Boone County fair percentage of premiums.....	286
297. Appropriation for Ellen Dugan for injuries.....	275
298. Appropriation for Edmund Cassell for injuries.....	280
323. Appropriation for cement investigation.....	273
592. Appropriation for Rolla Gallagher for injuries.....	277
595. Appropriation for repair of state fair property.....	272
614. Appropriation for J. R. Close for hogs killed.....	291

BUSINESS, BANKS, CORPORATIONS.

Senate Files—

44. State aid for poultry associations and exhibitions.....	363
67. Appointment of appraisers of real estate for estates.....	250
70. Savings banks to keep 85 per cent deposits in other banks.....	189
76. Authorizing construction of dams for factory water.....	25
141. Providing notice in case of bulk sales of merchandise.....	64
197. State aid for dairy, beef and grain growing associations.....	187
247. Permitting more than nine directors of savings banks.....	238
274. Authorizing county support of farm improvement associations..	90
336. Extending area where savings banks may make loans.....	364
378. Forbidding misrepresentation in advertisements.....	190
390. Authorizing incorporation of commercial clubs.....	143

NOTE—The chapter numbers are those in the published Acts of the General Assembly. Two bills passed—Senate File 16 and House File 576—were not approved by the governor, and Senate File 24 became a law without the governor's approval.

House Files—

125.	Method of purchase of site for county farm.....	33
128.	Revision as to savings bank capital limit.....	357
154.	Relating to conditional sale of personal property.....	154
233.	Fixing weight of barrel and sack of flour.....	57
278.	Relating to dissolution of corporations.....	128
281.	Establishing a state banking department.....	40
330.	Relating to issue of warrants by a county auditor.....	356
373.	Relating to recovery of interest in real estate.....	351
461.	Raising limit of purchase of real estate by county board.....	332
520.	Providing method of reducing bank capital stock.....	218
528.	Relating to purchase of ground for public buildings.....	304
530.	Relating to issue of permits to foreign corporations.....	354

CITY AND TOWN AFFAIRS.

Senate Files—

81.	Authorizing cities to establish restricted residence districts....	138
104.	Amending as to allowance of pensions for policemen.....	23
129.	Authority for taxing to property cost of oiling streets.....	172
136.	Authorizing special charter cities to adopt manager plan.....	68
145.	Limiting the annual interest charge on park bonds.....	84
146.	Bonds for public utilities not to be counted as general debt..	85
148.	Authorizing special tax for city hospitals.....	48
158.	Authorizing purchase of bridge over boundary river.....	140
182.	Authorizing additional park tax in certain cities.....	384
311.	Authority of cities over plumbing inspectors increased.....	392
322.	Giving cities right to close gambling houses, etc.....	393
323.	Relating to city fees for boiler inspection.....	394
326.	Special charter cities to control parking.....	174
330.	Increasing tax levy limit for paving in certain cities.....	376
550.	Relating to payment of expenses of city light inspectors.....	375
562.	Relating to issue of street improvement bonds.....	244
576.	Authority to cities and towns to prohibit begging.....	425

House Files—

11.	Requiring certain cities to maintain public comfort stations....	232
15.	Relating to method of nominations for city manager.....	15
37.	Authorizing higher bridge tax in cities with meandered river..	43
44.	Cities to establish community centers and playgrounds.....	51
61.	Fixing limits for fire fund tax levies in cities.....	131
72.	Relating to the duration of bonds issued by cities.....	7
73.	Authorizing erection of municipal court building by a city....	17
85.	Repeal of law for posting city council proceedings.....	157
149.	Authority for tax levy for a street grading fund.....	45
244.	Authorizing tax for swimming pools, ice rinks, etc.....	194
246.	Additional powers given to levee commissioners.....	53
258.	Authorizing transfer of city funds by unanimous vote of council.	126
280.	Forbidding deposit of inflammable material in cities.....	184
289.	Increasing number of cities with police commissions.....	195
345.	Permitting city warrant for as much as \$1,000.....	196
386.	Municipal court fees to go to city general fund.....	226
407.	Relating to drains and ditches within city limits.....	224
417.	Relating to special tax for fire department.....	151
440.	Authorizing for enlarging the use of city and town hall.....	182
458.	Authority for paying cost of sewer outlets.....	222
492.	Extending law for flood protection to all cities.....	221
505.	Debt limit for city hall and ground.....	220
568.	Relating to indebtedness of municipal corporations.....	303

COURTS, JUDICIARY, JURIES, PROCEDURE.

Senate Files—

24. Requiring one judge in each county in 7th district.....	91
36. Relating to the liability of co-tenants.....	27
58. Requiring bond of a non-resident litigant.....	47
75. Limiting time for commencing will suit to one year.....	63
93. Relating to instructions given by court to a jury.....	24
149. Revision of law as to the selection of a jury.....	310
150. Relating to joinder of actions in certain cases.....	312
282. Supreme court reports to be sent to certain libraries.....	402
292. Forbidding fomenting damage suits by lawyers.....	293
416. Requiring indexing of land title cases by tract number.....	324
456. Relating to proof of title as against old defects.....	325
469. Relating to appointment of probation officers.....	405
490. Providing for a jury commission to select jurors.....	267
529. Relating to transcripts from a mayor's court.....	389
558. Place of commencing actions against transmission lines.....	424

House Files—

80. Extending use of the judicial parole to all ages.....	206
126. Increasing judges in 3rd and 18th district.....	257
134. Extending jurisdiction of municipal court.....	230
135. Giving municipal judge right to perform marriage ceremony... 36	
142. Increasing pay of jurors to \$3 a day.....	59
171. Regulating procedure in municipal court.....	75
185. Appointment of new judge in the 14th district.....	255
202. Increasing pay of district judges.....	235
231. Increasing pay of clerks and bailiffs in municipal court.....	152
311. Method of service of notice on insane wards.....	217
371. Mothers' pensions to apply where children are under 16.....	150
580. Appointment of new judge in 11th district.....	256
582. Settlement of old Des Moines river land cases.....	278
599. Admitting certain persons to practice law without examination.	330

CRIMES, OFFENSES, PENALTIES.

Senate Files—

31. Fixing penalty for bank hold-ups and robbery.....	247
33. Fixing penalty for possession of burglar's tools.....	65
32. Fixing penalty for burglary with explosives.....	169
53. Forbidding fraud in the sale of coal.....	80
92. Defining purpose of permits to carry concealed weapons.....	171
107. Forbidding making fraudulent checks on banks.....	268
185. To prohibit display of weapons in windows.....	87
479. Forbidding defacement of automobile and engine numbers....	423
600. Relating to undue influence of officials by detectives.....	383

House Files—

92. Repeal of law forbidding docking of horses' tails.....	341
113. Restraining unregistered dogs from night prowling.....	50
147. Forbidding going on train for any unlawful purpose.....	125
381. Felony to conspire to go on train for unlawful purpose.....	355

EDUCATION, SCHOOLS, TEACHERS.

Senate Files—

63. Extending authority in condemnation of lands for schools.....	26
168. Board to approve appointment of deputy superintendent.....	317

ACTS OF THE THIRTY-SEVENTH GENERAL ASSEMBLY

238.	Repealing law for teaching agriculture in schools.....	319
298.	Authorizing tax for teachers' pensions by districts.....	387
325.	Relating to funding bonds of school districts.....	262
331.	Instruction for deaf and blind in the public schools.....	308
368.	Authorizing evening schools in any school district.....	97
424.	Authorizing purchase of college buildings for school.....	400
494.	Making office of state superintendent elective.....	318
579.	Method of formation of consolidated districts.....	432

House Files—

49.	Authorizing school boards to furnish free text books.....	56
70.	Increasing tuition for non-resident pupils in high schools.....	156
167.	Permitting public use of school houses.....	229
168.	Forbidding all fraternities and societies in schools.....	158
194.	Increase in the amount of teachers' fund to be levied.....	32
215.	Authority for establishing juvenile playgrounds.....	181
336.	Normal training law to apply also to private schools.....	346
412.	Publishing financial statements of Independent districts.....	223
445.	Creating state board of vocational education.....	290
446.	Acceptance of federal aid for vocational training.....	300
513.	Increasing membership of board of educational examiners.....	340
565.	Consolidating certain school funds and taxes.....	386

ELECTIONS, BALLOTS, VOTERS.

Senate Files—

J. R. 5.	Proposing woman suffrage amendment to constitution.....	153
18.	Authority for county seat vote at special election.....	62
45.	Formation of election precinct in town on township line.....	66
565.	Authority for registration of absent voters.....	419

House Files—

6.	Repeal of the presidential preference primary law.....	14
7.	Registration for election limited to cities of 5,000 and over....	41
105.	Permitting county seat vote on removal where only one mile...	34
405.	Method of establishing voting precincts within a school district..	225
622.	Registration for school elections in certain cities.....	334

FISH AND GAME PROTECTION.

Senate Files—

78.	Requiring fish screens at pumping stations.....	81
328.	Authority to maintain public game parks by game warden....	236
554.	Fishing license required of all non-residents.....	168
475.	Relating to trapping of beaver, mink, otter, muskrats.....	396

House Files—

114.	Relating to closed season and fishing.....	233
224.	Extending closed season for certain game birds.....	202
301.	Continuing closed season for pheasants, etc.....	111

GENERAL ASSEMBLY, BILLS, SESSION LAWS.

Senate Files—

J. R. 2.	Providing additional employes for the legislature.....	1
1.	Publication of bill index and history by document editor.....	9

House Files—

J. R. 5. Publication of laws of the 36th general assembly.....219
 1. Publication of session laws by the code editor..... 5
 308. Copies of enrolled bills to go to code editor..... 20

HEALTH, SANITATION, DAIRY AND FOOD.

Senate Files—

65. Creating office of state registrar of vital statistics.....326
 66. Amending as to the office of dairy commissioner.....377
 133. Fixing standard for fruit and berry baskets.....251
 198. Relating to practice of dentistry.....309
 302. Requiring branding and labeling of mattresses.....406
 373. Forbidding sale of misbranded insecticides.....385

House Files—

153. Relating to authority for use of hog virus329
 288. Relating to the practice of optometry.....213
 521. Authority to require tuberculin test for cows.....342

HIGHWAYS, DRAINAGE, LAKES.

Senate Files—

J. R. 9. Investigation of road making material in Iowa.....237
 9. Authority for drainage funding bonds..... 28
 11. Relating to drainage districts in certain cities.....414
 21. Establishing highway patrol system for care of roads.....316
 327. Acceptance of federal aid for road making.....249
 329. Drainage warrants to draw interest after becoming due.....264
 342. Authority to executive council to sell certain lake beds.....246
 353. Permitting use of township road funds for road dragging.....398
 400. Authority for condemning right of way to gravel pits.....407
 477. Relating to consent of land owners for drainage.....415
 505. Relating to trimming of trees along highways.....417
 509. Authority for low railroad freight rates on road material.....390

House Files—

20. Permitting use of motor vehicle fee fund for oiling highways.. 3
 23. Making county road tax levy optional with county board..... 6
 65. Repeal of law requiring posting notices of weed destruction.... 16
 95. Repeal of motor vehicle regulations on the highways.....205
 96. Repeal as to consent highways at discretion of board..... 30
 131. Requiring dimmers on motor vehicles on highways.....148
 189. County attorneys to represent county in highway matters..... 58
 217. Relating to trustees of drainage districts.....307
 286. Relating to assessment of costs of drainage.....127
 344. Appropriation for Wall lake shore line improvement.....279
 379. Relating to notice of highway drainage district.....161
 390. To distribute unused parts of automobile fund.....212
 432. Permitting drainage of certain lakes.....347
 545. Authority given for road improvement associations.....338
 555. Relating to proceedings in drainage districts.....344
 583. Authority for maintenance of drainage ditches.....302

INTOXICATING LIQUORS.

Senate Files—

J. R. 3. Proposing prohibitory amendment to the constitution 10
 5. Sales of liquors deemed to take place where delivery is made...248
 7. Prohibiting advertising of intoxicating liquors136

xii ACTS OF THE THIRTY-SEVENTH GENERAL ASSEMBLY

100. Authority to buy liquors for manufacturing purposes133
 176. Date for special election on prohibition amendment in October..321
 203. Permitting dentists to purchase intoxicating liquors.....422
 277. Evidence of liquors found in hotels indicating sale323
 278. Relating to seizure and condemnation of liquors322

INSTITUTIONS AND STATE AFFAIRS.

Senate Files—

J. R. 7. Approving plans for new college buildings.....297
 60. Fireproofing old capitol building at Iowa City.....259
 85. Providing maintenance for commandant at soldiers' home.....395
 154. Increasing support funds at state institutions266
 155. Appropriation for live stock at women's reformatory361
 156. Authorizing support of women's reformatory362
 157. Fixing the name of the women's reformatory427
 167. Increase annual allowance to historical society at Iowa City...252
 215. Authorizing additional home finding agent for orphans.....370
 288. Relating to fees in cases involving institution inmates311
 360. Relating to state funds for paving on state property.....421
 362. Authorizing deeds for streets at the state capitol.....176
 593. Appropriation for paving adjacent to soldiers' home.....359

House Files—

93. Authorizing an additional building at soldiers' home 52
 188. Creating office of state apiarist and authority to inspect289
 197. Calling industrial schools state training schools 54
 198. Authority for paving in front of inebriate hospital287
 203. Appropriation for state institution improvements271
 214. Increase in support for bacteriological laboratory285
 240. Appropriation for educational institutions and support281
 260. Additional buildings at educational institutions288
 270. Convict labor to make road at school for deaf276
 283. Changing method of selecting state printers.....183
 332. School for the deaf under board of education160
 347. Appropriation for a children's hospital at Iowa City214
 388. Child welfare station appropriation at state university.....282
 416. Increase of salaries of state home finding agents349
 498. Authority for sale of land at the boys' industrial school348
 609. Authority for acceptance of historical bequests.....333
 613. Extending convict labor contract at the state prison328

INSURANCE.

Senate Files—

248. Authority given for reciprocal insurance180
 283. Relating to coinsurance on certain small risks185
 303. Relief of certain fraternal beneficiary associations.....193
 357. Relating to classification of insurance companies428
 526. Permitting the insuring of property of fairs412
 541. Relating to investment of insurance company funds404
 577. Relating to assessment life associations413
 589. Conveyance of deed by an insurance company379

House Files—

12. Repeal of anti-discrimination insurance law155
 22. Authorizing insurance against theft 42
 225. Regulating loans on beneficiary certificates.....113
 237. Relating to health and indemnity insurance234
 284. Relating to authorizing certain insurance companies429

306.	Correction as to life insurance certificates	227
617.	Taxation of money of insurance companies	258
404.	Providing for insurance of families	431

LABOR INTERESTS.

Senate Files—

72.	Authority for state to pay under workmen's compensation	67
471.	Workmen's compensation claim a lien in any county.....	403
195.	Employer to inform as to wages of injured employee	188
196.	Relating to depositions in workmen's compensation	409
219.	Fixing pay for labor by the poor in township service	253
253.	Relating to benefits under workmen's compensation	418

House Files—

79.	Creating office of deputy industrial commissioner	270
325.	Consular agents to act in workmen's compensation cases	336

MILITARY AFFAIRS, SOLDIERS, WAR PREPARATION.

Senate Files—

J. R. 6.	Approving diplomatic break with Germany	13
J. R. 12.	Pledging resources of state for war purposes	299
J. R. 13.	Authorizing the organization of military secret service.....	295
51.	Repeal of law forbidding holding office by a soldier	12
108.	Commission to erect monument to Gen. G. M. Dodge	2
118.	Pensions for northern border brigade \$20 a month	164
177.	Exemption of soldiers' homestead from special assessment	94
401.	Fixing permanent location of soldiers' monument.....	99
421.	Revising the military code of Iowa	314
422.	Relating to the desecration of the flag	411
467.	Appropriation for armories at state college and university.....	261
560.	Increasing assessment exemption of ex-soldiers	191
567.	Providing for military census of Iowa	265
595.	Authority for registration of aliens in war time	378
596.	Exemption of soldiers from payment of bills during war	380
597.	To punish for inciting sedition or insurrection.....	372

House Files—

133.	Reorganizing commissions to control memorial halls.....	114
539.	Appropriation for war emergency fund	207
610.	Appropriation for military training camp ground	283

OFFICIALS, COMPENSATION, FEES, SALARIES.

Senate Files—

27.	Bringing additional officials under the removal law	391
111.	Increase of pay for clerks of district court	426
179.	Increase of fees to be charged by sheriffs	49
207.	Increase pay of shorthand reporters in court	186
452.	Relating to official county newspapers and their selection	408
470.	Authorizing Indian agent to perform marriage ceremony.....	313
476.	Giving governor authority to appoint U. S. senators.....	401
535.	Increase of salary secretary of railroad commission.....	315
548.	Increase in annual fee for pharmacists	430
598.	Increase of salary of adjutant general	374

House Files—

10.	Increasing compensation of township trustees and assessors.....	76
62.	Placing all quarantine officers under the civil service	73
69.	Appointment of assistant county attorneys in certain counties...	21
144.	Increasing pay of deputy recorders, treasurers, auditors.....	77
157.	Township trustees to have three year terms.....	204

xiv ACTS OF THE THIRTY-SEVENTH GENERAL ASSEMBLY

208.	Increase in number of assistant attorneys general	350
352.	Relating to fee for recording bonds, etc.	215
463.	Providing deputy auditor in certain counties	331

RAILROADS, TELEPHONES, STREET RAILWAYS.

Senate Files—

79.	Relating to locating telephone lines	410
300.	Relating to place of notice of cases against carriers	399
301.	Requiring warmed vestibules on street cars	320
358.	Appropriation for prosecuting interstate rate cases	260
372.	Relating to issue of preferred railway stock	82
403.	Requiring the stoppage of trains at crossings	245

House Files—

382.	Crossing law for railroads to apply also to interurbans.....	353
435.	Requiring railroad stock yards at all stations	211
600.	Appropriation for valuation of railroad property	284
612.	Amending as to the classification of railroads	327

TAXATION, ASSESSMENTS, LEVIES.

Senate Files—

22.	Requiring notification by mail of delinquent taxes	137
25.	Apportionment of taxes on property divided and sold.....	242
132.	Providing for hearing before county assessment is increased....	139
181.	Changing date for certifying as to assessment increases	416
236.	Authorizing tax to pay for county fair grounds.....	89

House Files—

116.	Budget system for estimate of expenses and tax levies	343
251.	Boards to license billiard halls outside of cities	358
413.	Notification by mail in regard to poll tax due	335
529.	Relative to lien on property for taxes	337

LEGALIZING ACTS, LAND PATENTS, QUIT CLAIMS.

Senate Files—

29.	Quit claim to certain land at Camanche	19
98.	Alton—legalizing as to electric light system	83
124.	Valley Junction—legalizing issue of funding bonds	240
169.	Belle Plaine—city warrants legalized	22
180.	Quit claim for certain land in Humboldt county	86
217.	Fremont county—legalizing sale of school lands.....	71
241.	Benton—legalizing certain town ordinances	95
257.	Ottumwa Library Association—legalizing incorporation	69
263.	Des Moines school district—legalizing bond issue.....	134
267.	Notices of incorporation legalized	96
286.	Bellevue—legalizing certain warrants issued	70
307.	Muscatine slough—legalizing as to drainage proceedings.....	165
308.	Legalizing defective instruments by notaries public	173
341.	Legalizing patent for land in Iowa City	175
343.	Legalizing defective acknowledgment of instruments	388
349.	Grant—legalizing acts of town council in taxation	135
361.	Legalizing trade for state capitol property	192
393.	Macksburg—legalizing as to rules of board of health	371
396.	Hamburg—legalizing as to certain city warrants	98
404.	Toledo—legalizing for electric light franchise	263
405.	Tama—legalizing street car franchise	177
407.	Nevada—legalizing as to electric light franchise	100
408.	Montour—legalizing for electric light franchise	368
409.	Grinnell—legalizing as to issue of certain bonds	72
431.	Valley Junction—legalizing organization of waterworks trustees.	101
442.	Scranton—legalizing electric light franchise	144
443.	Marion—legalizing electric light franchise	145

444.	Marion—legalizing electric power franchise	146
445.	Tama—legalizing for electric power plant	178
446.	Norway—legalizing for electric light and power franchise.....	147
477	Tama—electric light and power franchise	166
468.	Legalizing acts of cities in regard to sanitary districts	367
487.	Quit claim to Elias Ritter for certain land	254
495.	Joice—legalizing ordinance of the town	179
522.	Quieting title to property in Iowa City	365
545.	Perry—legalizing issue of certain warrants	170
551.	Legalizing delayed nomination papers in city elections	55
552.	Monticello—legalizing issue of town warrants	167
569.	Orange township—legalizing consolidated school district	243
570.	Joice—legalizing school district consolidation	373
581.	Newton—legalizing certain ordinances	366
582.	Newton—legalizing certain warrants issued.....	369
583.	Land patent for land in Lee county	381
584.	Land patent for land in Lee county	382
586.	Legalizing certain acknowledgment of instruments	397
592.	Correction of deed for land in Dubuque county	420

House Files—

28.	Montezuma—legalizing as to library trustees	38
33.	Grand Mound—legalizing purchase of school site	4
108.	Clinton—legalizing street railway franchise	11
109.	Clinton—legalizing gas and electric franchise	18
136.	Ottumwa I. O. O. F. lodge—legalizing proceedings	44
152.	Brush Creek—legalizing platting of an addition	306
163.	Ida Grove—legalizing assessment of paving cost	39
213.	Publication in certain title-quieting cases legalized	37
222.	Correction of errors in certain service notices.....	31
226.	West Saude—legalizing special school election	35
230.	Quit claim for real estate in Des Moines	159
268.	Calmar—legalizing certain bond issues	46
274.	Defective town plats legalized where of long record	79
275.	Audubon—legalizing ordinances of the city council	29
291.	Blairsburg—legalizing electric franchise	112
292.	Zearing—legalizing electric franchise	74
293.	Wellsburg—legalizing electric light franchise	228
294.	Buckeye—legalizing electric franchise	60
295.	Wellman—legalizing light franchise	61
377.	Iowa Falls—legalizing light and power franchise	210
378.	Iowa Falls—legalizing heating plant franchise	78
389.	Luther—legalizing electric light plant franchise.....	109
394.	Coon Rapids—legalizing electric light and power franchise....	110
395.	Lockridge—legalizing electric light franchise.....	108
396.	Olin—legalizing electric light franchise.....	209
397.	DeWitt—legalizing electric light franchise	162
398.	Traer—legalizing electric light and power franchise.....	107
400.	Batavia—legalizing electric light and power franchise	106
415.	Nevada—legalizing certain warrants issued	105
425.	Grand Mound—legalizing warrants issued by the town	115
427.	Dana—legalizing light and power franchise.....	149
430.	East Swan Lake—legalizing as to drainage	216
443.	Legalizing defective release of certain mortgages	345
456.	Clinton—legalizing contract for bridge	102
464.	Lone Tree—legalizing electric light franchise.....	163
468.	Onslow—legalizing electric light franchise	103
469.	Ladora—legalizing electric light franchise	124
470.	Wyoming—legalizing electric light franchise	104
471.	Shellsburg—legalizing electric light franchise	123
472.	Anamosa—legalizing electric light franchise	122

473. Dawson—legalizing electric light franchise.....121
 474. Rhodes—legalizing electric light franchise.....120
 475. Solon—legalizing electric light franchise.....119
 476. Luzerne—legalizing electric light franchise118
 477. Oxford—legalizing electric light franchise117
 478. Jamaica—legalizing electric light franchise116
 535. Garrison—legalizing purchase of certain land197
 547. Legalizing certain marginal releases of mortgages339
 581. Amity college—legalizing conveyance to school district.....132
 585. Iowa City—legalizing conveyance of certain property198
 590. Kiron—legalizing acts of school board199
 593. Albia—legalizing warrants and bonds208
 594. Davis City—legalizing certain ordinances200
 596. Henry county—correcting land patent201
 604. Mount Vernon—legalizing certain warrants301
 605. Lytton—legalizing certain ordinances352
 606. Council Bluffs—legalizing school election203
 623. Pisgah—legalizing certain ordinances305

MEMEBRS OF THE SENATE, THIRTY-SEVENTH GENERAL ASSEMBLY.

NAME	COUNTIES COMPOSING DISTRICT
Adams, Henry C.....	Clay, Dickinson, Emmet, Kossuth, Palo Alto
Arney, Wallace H.....	Marshall.
Ball, Geo. W.....	Jefferson, Van Buren
Balkema, Nicholas.....	Lyon, O'Brien, Osceola, Sioux
Broxam, A. L.....	Jackson
Byington, O. A.....	Iowa, Johnson
Caswell, Grant L.....	Crawford, Harrison, Monona
Chase, Daniel C.....	Hamilton, Hardin, Wright
Coburn, George F.....	Cherokee, Ida, Plymouth
Edwards, Ben.....	Boone, Story
Enger, Lauritz M.....	Howard, Winneshiek
Evans, W. T.....	Bremer, Butler
Eversmeyer, Fred'k W.....	Louisa, Muscatine
Fellows, Albert M.....	Allamakee, Fayette
Fleck, David S.....	Jasper
Foskett, Herbert I.....	Fremont, Page
Poster, John W.....	Audubon, Dallas, Guthrie
Frailey, Joseph E.....	Lee
Gibson, Benj. J.....	Adams, Taylor
Greene, William J.....	Clinton
Grout, Henry W.....	Black Hawk, Grundy
Hale, J. K.....	Cedar, Jones
Haskell, W. G.....	Linn
Helmer, Charles C.....	Carroll, Green, Sac
Henigbaum, Fred G.....	Scott
Holdoegel, Perry C.....	Calhoun, Webster
Jackson, George H.....	Chickasaw, Floyd
Kimball, Olem F.....	Pottawattamie
Kingland, Thomas A.....	Mitchell, Winnebago, Worth
Laffer, Charles C.....	Keokuk, Poweshiek
Le Compte, Karl M.....	Lucas, Wayne
Lindly, John M.....	Henry, Washington
Lytle, C. F.....	Woodbury
Mitchell, Elmer E.....	Mahaska
Newberry, Byron W.....	Clayton
Parker, Addison M.....	Polk
Price, John R.....	Marion, Monroe
Froudfoot, Aaron V.....	Clarke, Warren
Ratcliff, W. C.....	Mills, Montgomery
Rule, A. L.....	Cerro Gordo, Franklin, Hancock
Schrup, Nicholas, J.....	Dubuque
Smith, Ed M.....	Adair, Madison
Stephenson, James A.....	Decatur, Ringgold, Union
Taylor, Thomas E.....	Buchanan, Delaware
Thompson, Frank E.....	Des Moines
Van Alstine, H. S.....	Pocahontas, Buena Vista, Humboldt
Voorhees, John C.....	Cass, Shelby
White, Harry C.....	Benton, Tama
Whitmore, Chester W.....	Wapello
Wilson, James M.....	Appanoose, Davis *

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 8, A. D. 1917.

Pursuant to law, the House of Representatives of the Thirty-seventh General Assembly of Iowa convened at 10 o'clock a. m., Monday, January 8, A. D., 1917.

The House was called to order by the Hon. James B. Weaver of Polk county, with W. C. Ramsay of Wright county acting chief clerk.

Prayer was offered by Rev. A. B. Leamer of Des Moines.

Kimberly of Scott moved that Slaughter of Wapello be elected temporary speaker. Motion prevailed.

Rowley of Van Buren moved that a committee of two be appointed to escort the temporary speaker to the chair. Motion prevailed and the following committee was appointed: Rowley of Van Buren and Lenocker of Madison.

Mr. Slaughter, being escorted to the chair, was sworn in by acting chief clerk Ramsay.

Temporary Speaker Slaughter in the chair.

Johnston of Humboldt moved that Mr. W. C. Ramsay of Belmond, Iowa, be elected temporary chief clerk. Motion prevailed.

Mr. Ramsay 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.

Hall of Taylor moved that the following named persons be elected temporary officers of the House:

Assistant Clerk, Frank S. Vetter.
Reading Clerk, Scott H. McClure.
Journal Clerk, Lillian Leffert.

Assistant Journal Clerk, Minnie L. Truax.
 Engrossing Clerk, Ora Greer.
 Enrolling Clerk, Mabel Elwood.
 File Clerk, Charles A. Lindenau.
 Assistant File Clerk, F. H. Howard.
 Bill Clerk, L. M. Black.
 Assistant Bill Clerk, J. P. Raymond.
 Assistant Postmistress, Mrs. Fred H. Gresham.
 Sergeant-at-Arms, H. Armstrong.
 Chief Doorkeeper, W. H. Easterly.
 Assistant Doorkeepers—Henry Murray, A. W. Crans, H. A. Hoffman,
 L. L. Crouse, J. A. Weiss, J. N. Wymore, L. M. Randles, Samuel King,
 Clark Wilson, Albert Goff, I. L. Rerick.
 Pages—Donald Flenniken, Joe Cohen, William Cansdale, Brayton Hark-
 ness, Orvie Cavender, Ben Griffith, Leland Holmquist, George E. McKim,
 Raymond Harrison, William Wright.
 Telephone Messenger, Louis King.
 Chief Janitor, William Tomlin.
 Assistant Janitors—William Givens, Harry B. Burnaugh, Ben H. Jones,
 Henry McCraven, Richard Windsor, Fred V. Miller.

Motion prevailed. The 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 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:

George E. McKim,
 Raymond Kesteven,
 Donald Flenniken,
 Reese Griffith,
 William Cansdale,
 S. H. McClure,
 Stanley Matthews,
 Chas. A. Lindenau,
 Isaac L. Rerick.
 Ora Greer,
 Frank S. Vetter,
 H. Armstrong,
 A. W. Crans,
 Clark Wilson,
 Will Tomlin,
 Mrs. Fred H. Gresham,
 Dick Windsor,
 Lillian Leffert,
 William Wright,

Raymond Harrison,
 Brayton Harkness,
 Orville Cavender,
 Louis King,
 Leland Holmquist,
 Mabel Elwood,
 Paul Hughes,
 L. M. Black,
 F. H. Howard,
 Luthe M. Randles.
 Minnie L. Truax,
 Wm. Givens,
 W. H. Easterly,
 H. A. Hoffman,
 Harry B. Burnaugh,
 Ben H. Jones,
 Henry McCraven,
 Fred V. Miller.
 A. W. Goff.

CREDENTIALS OF THE MEMBERS.

Rayburn of Poweshiek moved that a committee of five on credentials be appointed and that the accredited list of the secretary of state be accepted. Motion prevailed and the following committee

was appointed: Rayburn of Poweshiek, Andre of Des Moines, Smith of Bremer, Crozier of Marion and Coakley of Union.

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

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

Adkins, John V., Eighty-second District.
Anderson, J. H., Ninety-fifth District.
Anderson, R. W., Third District.
Anderson, W. W., Fifty-fourth District.
Andre, Dale R., Twenty-first District.
Bailey, James W., Thirty-third District.
Baldwin, E. A., Forty-first District.
Becker, William, Seventieth District.
Benn, Howard W., Twenty-third District.
Boies, Charles E., Sixty-seventh District.
Bruce, Robert, Seventy-seventh District.
Coakley, Joshua W., Fourteenth District.
Crozier, George W., Twenty-sixth District.
Darrah, John H., Seventy-fourth District.
Dean, H. E., Ninety-eighth District.
Dunkelberg, George H., Eighty-eighth District.
Durbin, Fred, Eleventh District.
Edgington, Henry, Fifty-seventh District.
Elwood, Lee W., Ninety-second District.
Epps, W. W., Eighteenth District.
Erickson, Chris, Ninety-ninth District.
Finch, W. S., Fifty-ninth District.
Findlay, C. V., Sixty-second District.
Finley, F. S., Twentieth District.
Flenniken, H. W., Forty-seventh District.
Garber, F. A., Sixth District.
Gilbert W. N., Fifty-first District.
Gilmore, Chas., Eighty-third District.
Giltner, W. E., Seventeenth District.
Grason, Jacob C., Thirty-first District.
Gray, Ross C., Sixty-first District.
Griffin, T. F., Fifty-eighth District.
Hall, Charles A., Eighth District.
Hansen, John T., Forty-third District.
Harrington, T. P., Eighty-fifth District.
Helming, Otto A., Ninetieth District.
Horchem, B. J., Sixty-ninth District.

Jackson, A. W., Forty-fourth District.
Jessen, J. C., Fifty-second District.
Johnston, Jas. F., Sixteenth District.
Johnston, R. J., Seventy-sixth District.
Jones, Ira W., Eighty-seventh District.
Kepple, P. L., Eighty-ninth District.
Kern, C. B., Twenty-seventh District.
Kimberly, D. W., Forty-third District.
Klaus, S. W., Sixty-eighth District.
Klinker, P. J., Fifty-sixth District.
Knickerbocker, E. H., Forty-eighth District.
Krouse, John, Fifth District.
Lake, Frank C., Fifty-eighth District.
Langfitt, John N., Twenty-ninth District.
Larson, Emil A., Twelfth District.
Lee, C. Orville, Sixtieth District.
Lenocker, R. A., Twenty-eighth District.
Lewis, J. H., Fifteenth District.
McFarlane, Arch W., Sixty-sixth District.
McFerren, Rube, Sixty-third District.
Mackie, David E., Forty-ninth District.
Mantz, H. J., Thirty-fourth District.
Mead, O. L., Seventy-third District.
Meredith, David, Thirty-eighth District.
Miles, H. J., Forty-seventh District.
Miller, William D., Fifty-third District.
Mooty, W. A., Sixty-fifth District.
Mowery, F. P., Nineteenth District.
Murray, Roy W., Seventy-eighth District.
Neff, Lewis J., Thirty-first District.
Newton, Ed. L., Thirtieth District.
Nichols, I. A., Sixty-fourth District.
Nicholson, H. P., Jr., Ninety-first District.
Nurdyke, Roy D., Twenty-fourth District.
O'Donnell, T. J., Sixty-ninth District.
Oertel, Frank, First District.
Peters, James, Thirty-sixth District.
Pitt, Milton B., Thirty-second District.
Price, R. F., Ninety-seventh District.
Randall, Mac J., Forty-eighth District.
Rayburn, Edward D., Thirty-ninth District.
Reed, S. R., Thirty-fifth District.
Rees, S. C., Tenth District.
Richards, A. L., Forty-second District.
Roberts, H. Guy, Seventh District.
Rogers, Douglas, Fifty-fifth District.
Rowley, John W., Second District.
Santee, C. B., Sixty-sixth District.

Scott, C. H., Fourth District.
 Shaff, J. O., Forty-fifth District.
 Shortess, Fremont E., Fiftieth District.
 Slaught, A. W., Eighteenth District.
 Slosson, J. M., Ninety-fourth District.
 Smith, Stanley R., Seventy-second District.
 Stanley, L. E., Thirteenth District.
 Starzinger, Otto, Thirty-seventh District.
 Stone, D. O., Eighty-first District.
 Stuart, William, Ninety-sixth District.
 Tucker, George F., Forty-fifth District.
 Turner, Fred G., Fortieth District.
 Ulstad, Oscar, Seventy-fifth District.
 Walrath, W. H., Seventy-first District.
 Weaver, James B., Thirty-seventh District.
 Wenstrand, Alfred, Ninth District.
 Wichman, J. E., Eighty-sixth District.
 Wigdahl, Lars O., Eighty-fourth District.
 Wilson, C. B., Twenty-second District.
 Wilson, George, Seventy-ninth District.
 Wilson, H. L., Ninety-third District.
 Wilson, Thos. J., Twenty-fifth District.
 Wormley, John M., Eightieth District.

E. D. RAYBURN,
 STANLEY R. SMITH,
 GEO. W. CROZIER,
 J. W. COAKLEY,
 DALE R. ANDRE,

Committee.

The report of the committee was, on motion of Rayburn of Poshiek, adopted.

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 of the state of Iowa, and that I will faithfully perform the duties of the office of Representative according to the law and to the best of my ability, so help me God:

Lewis J. Neff.
 H. P. Nicholson, Jr.
 George Wilson.
 G. F. Tucker.
 F. S. Finley,
 Lee W. Elwood.
 H. W. Flenniken.
 D. W. Kimberly.
 W. E. Giltner.
 J. O. Shaff.

H. L. Wilson.
 P. L. Kepple.
 E. D. Rayburn.
 John N. Langfitt.
 William Stuart.
 C. B. Kern.
 Otto Starzinger.
 I. A. Nichols.
 W. S. Finch.
 C. H. Scott.

R. W. Anderson.
 J. E. Wichman.
 Chris Erickson.
 R. A. Lenocker.
 David Meredith.
 J. W. Coakley.
 T. J. O'Donnell.
 Douglas Rogers.
 John Krouse.
 F. A. Garber.
 H. J. Miles.
 Jas. F. Johnston.
 J. W. Bailey.
 Otto A. Helming.
 Ed. L. Newton.
 Jacob C. Grason.
 H. Guy Roberts.
 Oscar Ulstad.
 R. C. Gray.
 Chas. Gilmore.
 Fred Durbin.
 C. B. Wilson.
 D. O. Stone.
 Alfred Wenstrand.
 Charles Boies.
 John H. Darrah.
 Stanley R. Smith.
 W. W. Anderson.
 W. A. Mooty.
 C. V. Findlay.
 Lars O. Wigdahl.
 C. A. Hall.
 F. E. Shortess.
 Fred G. Turner.
 C. B. Santee.
 R. J. Johnston.
 E. H. Knickerbocker.
 C. Orville Lee.
 John W. Rowley.
 Rube McFerren.
 David E. Mackie.
 A. W. Jackson.
 A. L. Richards.
 Frank Oertel.

O. L. Mead.
 J. M. Wormley.
 S. Stanley.
 Dale R. Andre.
 W. W. Epps.
 W. D. Miller.
 Geo. W. Crozier.
 T. P. Harrington.
 S. R. Reed.
 F. P. Mowery.
 John T. Hansen.
 E. A. Baldwin.
 J. H. Lewis.
 P. J. Klinker.
 Henry Edgington.
 T. F. Griffin.
 H. E. Dean.
 S. C. Rees.
 Frank C. Lake.
 Thos. J. Wilson.
 B. J. Horchem.
 W. N. Gilbert.
 Arch W. McFarlane.
 S. W. Klaus.
 Mac J. Randall.
 William Becker.
 E. A. Larson.
 H. J. Mantz.
 J. C. Jessen.
 H. W. Benn.
 John V. Adkins.
 Roy W. Murray.
 J. M. Slosson.
 Ira W. Jones.
 J. H. Anderson.
 James Peters.
 W. H. Walrath.
 A. W. Slaught.
 George H. Dunkelberg.
 R. F. Price.
 Roy D. Nordyke.
 Robert Bruce.
 J. B. Weaver.

LEAVE OF ABSENCE.

On request of Darrah of Franklin leave of absence was granted Nichols of Hardin until noon.

ELECTION OF SPEAKER.

McFerren of Hamilton presented the name of Hon. M. B. Pitt of Harrison as candidate for Speaker of the House of Representatives, preceding such nomination with the following remarks:

Mr. Speaker and Gentlemen of the House of Representatives:

We are at the threshold of the Thirty-seventh General Assembly. Never in the history of the state of Iowa have her citizens taken more interest in the organization of the House of Representatives than at the present time.

Economy and efficiency have been demanded by the people of a great state. The election of a speaker portends to some extent the policies that will be pursued and enforced. If policies are to become of any value to the people, they must be enforced. A firm and steady hand should guide the ship of state. The power of the speaker of the House of Representatives is greater than that of any other member of that body, therefore, he should have the requisites that go to make a man of leadership and power.

He should have ability and wisdom and he should be able to discern the sentiment of the times, with fairness and without prejudice, and to recognize the rights of friend and foe alike. He should have ability to grasp the commercial and the moral side of humanity.

He should be guided by the experience of the past and the needs of the present, and all in the light of a prophetic vision of the future. Law making is not for a day only, but it is for the ages. It has its roots in the beginning of government and its influence lasts until the end of social organization. We are not only concerned in legislation that is for the good of those who live in the present but for those who are to come after us.

He should have honor and patriotism. During the past fifty years mad commercialism has hovered over the destinies of the American people. Like a great bird of prey, it has sought with telescopic eye every effort of human industry. Likewise it has sought out every channel of government administration. There are some who look upon the wealth of the state of Iowa as a prodigal son looks upon the wealth of a rich father and wherever there exists a public fund, or wherever a public fund can be created they look upon it as the legitimate prey of business endeavor, but I believe that we are approaching a new era of honor where old glory and patriotism will be placed high above the greed of the world.

The speaker of the House should have courage. It is not difficult to find men of ability. It is not difficult to find men of honor, but to find men of ability, honor and courage have been problems of the past. In my judgment the crowning attribute of greatness is courage.

It is given to me at this time to place in nomination a man who answers the requirements I have named. I make no apology for his ability, nor his wisdom, nor his honor, nor his patriotism. I take great pleasure in nominating for speaker of the House of Representatives that noble and conscientious citizen, the Honorable M. B. Pitt of Logan, Iowa.

Rogers of Carroll was recognized and presented the name of Hon. George W. Crozier of Marion as minority candidate for Speaker.

Crozier of Marion moved that the nomination of Mr. Pitt be made unanimous. Motion prevailed and Hon. M. B. Pitt was declared unanimously elected Speaker of the House of Representatives of the Thirty-seventh General Assembly.

Shortess of Tama moved that a committee of two be named to escort the Speaker to the chair. Motion prevailed and the following committee was named: Shortess of Tama and Rogers of Carroll.

Upon being sworn and assuming the chair, Speaker Pitt made the following remarks:

Gentlemen of the Thirty-seventh General Assembly—This is to me a very important moment. By your action you have conferred upon me a great honor and also grave responsibilities. I hope that as the session proceeds you will all have occasion for increasing confidence in my desire to carry out the mandates and will of the people of Iowa.

We are gathered together here, from every corner of this great state, to act as is consistent with the greatest good of the greatest number and I hope and believe that you may all be moved solely by the desire to carry out the instructions of your constituents to the fullest possible extent.

If there is any feeling of prejudice left in the hearts of any of you, as a result of the strenuous contest through which we have just passed, I want to ask you to dismiss it, in the interests, not of myself or of yourselves, but of the great constituency which we all represent, the people of this great state of Iowa. For my part I can assure you most sincerely that I retain no feeling of ill will towards any member and I hope to be able to work with all of you most harmoniously and effectively.

The time of the Thirty-seventh General Assembly will pass quickly, and if this session is to be remembered after we have returned to our homes, it will be because we have acted with an eye solely to the public welfare. That should be the guiding star for the action of every member of this assembly. So I urge upon you that in every action you take you think not of your own, but of the common good.

Just a brief mention of what I hope you may do. Our laws are at present and for a considerable time past have been a bewildering legal maze, in which even the most trained mind becomes confused. Not only should we do nothing to aggravate this intolerable condition, but we should make it our purpose to straighten out such tangles as exist and to write our laws so clearly and plainly that their intent and meaning will be perfectly clear the moment they appear in the Journal of the House. I shall regard the strongest member of this body, he who gives his efforts toward facilitating prompt and efficient action instead of retarding it. Only in that manner can we hope to dispose of the important matters before us in a short period. Only by acting together in such a

spirit of unity can we finish the business within the period of seventy days to which this session should be limited.

I want to impress upon you the fact that if I should have any influence on the deliberations and actions of this House it will be along the line of facilitating your work in general, rather than on specific measures; in promoting our common action as an organization rather than that of individuals.

I have not the ability to express my gratitude to you fittingly, but again I thank you all for the great honor you have conferred upon me. It shall be my highest ambition to prove as worthy of it as I can. Gentlemen, we will now proceed with our deliberations. (Applause.)

Wichman of Hancock moved that temporary chief clerk W. C. Ramsay be made the permanent chief clerk of the House. Motion prevailed and W. C. Ramsay was declared elected permanent chief clerk.

ELECTION OF PERMANENT OFFICERS.

Gray of Calhoun moved that the following list of temporary officers be made permanent:

Assistant Clerk, Frank S. Vetter.

Reading Clerk, Scott H. McClure.

Journal Clerk, Lillian Leffert.

Assistant Journal Clerk, Minnie L. Truax.

Engrossing Clerk, Ora Greer.

Enrolling Clerk, Mabel Elwood.

File Clerk, Charles A. Lindenau.

Assistant File Clerk, F. H. Howard.

Bill Clerk, L. M. Black.

Assistant Bill Clerk, J. P. Raymond.

Assistant Postmistress, Mrs. Fred H. Gresham.

Sergeant-at-Arms, H. Armstrong.

Chief Doorkeeper, W. H. Easterly.

Assistant Doorkeepers—Henry Murray, A. W. Crans, H. A. Hoffman, L. L. Crouse, J. A. Weiss, J. N. Wymore, L. M. Rander, Samuel Kling, Clark Wilson, Albert Goff, I. L. Rerick.

Pages—Donald Flenniken, Joe Cohen, William Cansdale, Brayton Harkness, Orbie Cavender, Ben Griffith, Leland Holmquist, George E. McKim, Raymond Harrison, William Wright.

Telephone Messenger, Louis King.

Chief Janitor, William Tomlin.

Assistant Janitors—William Givens, Harry B. Burnaugh, Ben H. Jones, Henry McCraven, Richard Windsor, Fred V. Miller.

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

Griffin of Woodbury moved that the rules of the Thirty-sixth General Assembly be in full force and effect until the report of the committee on rules has been adopted. Motion prevailed.

Jones of Cerro Gordo moved that a committee of three be appointed to notify the Governor that the House is duly organized and ready to receive any communications he may desire to transmit. Motion prevailed and the following committee was appointed: Jones of Cerro Gordo, Giltner of Monroe and Horchem of Dubuque.

Meredith of Jasper 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: Meredith of Jasper, Epps of Wapello and Mowery of Jefferson.

Johnston of Lucas offered the following concurrent resolution:

Be it Resolved by the House, the Senate concurring, That a joint convention of the two houses of the Thirty-seventh General Assembly be held January 9, 1917, at 2:00 o'clock p. m.

Be it further Resolved, That Governor Clarke 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. Johnston moved its adoption. Motion prevailed and the resolution was adopted.

ELECTION OF A SPEAKER PRO TEM.

Neff of Pottawattamie placed in nomination the Hon. Arch W. McFarlane of Black Hawk as candidate for speaker pro tempore of the House of Representatives of the Thirty-seventh General Assembly and moved that the election of Mr. McFarlane be made unanimous. Motion prevailed and Mr. McFarlane was declared unanimously elected Speaker pro tempore of the House of Representatives of the Thirty-seventh General Assembly.

Murray of Buena Vista moved that a committee of two be appointed to escort the speaker pro tempore to chair. Motion prevailed and the following committee was appointed: Murray of Buena Vista and Reed of Guthrie.

Mr. McFarlane was escorted to the chair as speaker pro tempore and after taking the oath of office, made the following remarks:

Members of the Thirty-seventh General Assembly:

I am indeed grateful for the faith you have placed in me by electing me speaker pro tem of this assembly. I wish to assure you that I will at all times work in harmony with every member of this legislative body. I heartily agree with the Speaker if you please, when he said that we should get down to business and get through in sixty or seventy days, and I want to say that if it is in my power at any time to hurry legislation along, and at the same time make it successful, I shall certainly do it.

I am indeed grateful, perhaps more so than if I had sought this position, but I had not asked a single member to vote for me for Speaker pro tem, and as it has come absolutely unsolicited, I am going to try and prove to my friends that they have made no mistake in according me this honor.

Speaker pro tempore in the chair.

Klinker of Crawford 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 committee was appointed: Klinker of Crawford, Larson of Montgomery and Baldwin of Johnson.

Wigdahl of Palo Alto offered the following resolution:

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

Unanimous consent having been given for immediate consideration, Mr. Wigdahl moved the adoption of the resolution. Motion prevailed and the resolution was adopted. The following committee was named: Wigdahl of Palo Alto, Turner of Iowa and Anderson of Davis.

Kimberly of Scott offered the following resolution:

Resolved, That the maximum number of committee clerks employed by the House shall be fifty-four, of which four shall be assigned to the minority and the balance to the majority. Such clerks shall be provided with badges, and in order to draw per diem, shall be on duty between the hours of 8:30 and 5:30 p. m., unless otherwise excused by the House. A special committee of three shall be appointed to determine the qualifications of candidates for the positions of committee clerks and assign them to committees. Only expert typists and stenographers shall be considered qualified.

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

Motion prevailed and the resolution was adopted. The following committee was named: Kimberly of Scott, Griffin of Woodbury and Rogers of Carroll.

MESSAGES FROM THE SENATE.

A committee from the Senate announced that the Senate was duly organized and ready to receive any communications from the House.

Richards of Muscatine moved that the Speaker and the Chief Clerk each be allowed a page. Motion prevailed.

Shaff of Clinton 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 two 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 and 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. Motion prevailed.

Miles of Jackson 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: Miles of Jackson, Boies of Buchanan and O'Donnell of Dubuque.

INTRODUCTION OF BILLS.

Klinker of Crawford asked for and obtained unanimous consent for the suspension of the rules governing the introduction of bills. Unanimous consent having been granted, he introduced the following bill:

House File No. 1 by Klinker of Crawford.

A BILL FOR AN ACT

To Repeal Paragraph Five (5) of Section One Hundred Thirty-eight (138) of the Supplemental Supplement to the Code, 1915, and to Enact a Substitute Therefor; to Provide for the Preparation, Printing and Distribution of a Classified Index to Legislative Bills and Making Appropriation to Defray the Expense Thereof; and to Provide for the Preparation, Printing, Publication, Distribution and Sale of the Acts and Resolutions of the General Assembly and Making an Appropriation to Defray the Expense Thereof: all Relating to the Subject of Public Printing and Binding.

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

SECTION 1. That Paragraph five (5) of Section one hundred thirty-eight (138) of the Supplemental Supplement to the Code, 1915, be and the same is hereby repealed, and the following enacted in lieu thereof, to-wit:

"5. All Senate and House bills shall be printed on the lightest possible paper suitable for such purpose, to be determined by the State Document Editor. The size of the paper shall be approximately eight (8) inches by ten (10) inches, so as to cut with the minimum amount of waste from standard stock size. The type used shall be ten point, and of the largest face practicable, as directed by the document editor. The lines shall be leaded with pica slugs. Each line of each section shall, on the left margin thereof, be consecutively numbered, commencing with the numeral one (1) for each section. Said bills shall be so printed that each line of the typewritten original bill shall constitute a line of the printed bill. For printing House and Senate bills, five hundred (500) or less, the State Printer may charge one dollar and twenty-five cents (\$1.25) per page, said charge to include composition and press work, and twenty cents (\$.20) for each additional one hundred (100) copies for each form of eight (8) pages or less. When the state printer is advised by the document editor that a bill issuing from one house of the general assembly may also issue from the other, he shall keep the type standing for a period of three (3) days after the printing of the same is completed, and the second order for copies thereof shall be treated as additional copies and charged for accordingly, save that, for each form of four (4) pages or less, a re-imposition fee of forty cents (\$.40) shall be allowed. No temporarily bound copies of either the journal or of the bills shall be furnished except to the members of the general assembly, the governor, the lieutenant governor, the law librarian, the curator of the historical building, the attorney general and the law reporter, and to such other state officers or employees as the chairman of the committee on printing of either house may in writing during the session designate to the document editor."

SEC. 2. It is hereby made the duty of the document editor, at the direction of the committee on printing of either house, to prepare a classified index of bills, giving detailed information as to the status of all pending legislation, and to have the same printed in concise pamphlet form at such intervals and in such numbers as such committee shall designate, the same to contain such information and data, arranged under both serial number and subject, as will give to the members of the legislature the status of each bill. The said index shall be promptly printed and bound by the state printer and binder, respectively, under the direction of the document editor. Subsequent editions of said index during the same session shall be issued in a cumulative form, and the separate index of Senate and House bills may be bound in one volume. For the purpose of the employment of such assistance as may be required by the document editor in the preparation of said index, there is hereby appropriated out of any money in the state treasury not otherwise appropriated the sum of one hundred dollars (\$100.00) per month during each legislative

session. Said appropriation for the work attending the preparation of the index for the present session shall be available immediately upon the taking effect of this act, and for subsequent sessions upon the legal organization of the two houses.

SEC. 3. Immediately upon the taking effect of this act, and at the beginning of each legislative session thereafter, the reporter of the Supreme Court, under the direction of the judges of the Supreme Court, shall commence and continue throughout the session, and thereafter as far as necessary, the preparation of manuscript copy of all laws, acts, joint resolutions and memorials passed thereat, arranging the same in chapters, in the order in which they are filed in the office of the secretary of state, and indicating on each the number of the House or Senate file. The state printer shall print the same as fast as manuscript is furnished to him by the reporter, and in the same size, style, type and appearance as the official edition of the Code, except that each line of each section of each act shall be consecutively numbered on the left hand margin thereof, and, with all possible dispatch, shall deliver a copy of the final corrected volume to the said reporter, who shall prepare and cause to be printed therewith an index thereto. The state binder shall bind the said volume as herein directed.

SEC. 4. In the preparation of said volume, the reporter shall have the same right to the possession of the original rolls and the same right to necessary supplies as now possessed by him in the preparation of the biennial supplemental supplement.

SEC. 5. The secretary of state shall prepare and deliver to said reporter for insertion in said volume a correct list of state officers, judges of supreme, district, superior and municipal courts, members of the general assembly and commissioners for this state in other states. There shall also be inserted therein the statement of the condition of the state treasury, as provided by the Constitution, which statement shall be furnished by he state auditor.

SEC. 6. To each volume shall be attached the certificate of said reporter that the acts, laws, joint resolutions and memorials therein contained have been prepared from the original rolls in the office of the secretary of state and are correct, which certificate shall be presumptive evidence of their correctness.

SEC. 7. Six thousand (6,000) copies of said volume shall be printed and bound in board covers, and shall be distributed as provided in Section forty-two (42) of the Supplement to the Code, 1913, and to county officers and mayors of cities and towns as provided by Section forty-three (43) of said Supplement; and otherwise, the handling, management and sale of said volumes shall be as provided in Sections forty-three (43) to forty-six (46), inclusive, of said Supplement, except that all volumes shall be sold to residents of this state at fifty cents (\$.50) per volume, and to all others at one dollar (\$1.00) per volume.

SEC. 8. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, for the purpose of providing the necessary clerical assistance in preparing the volume of the Acts of the

Thirty-seventh General Assembly, the sum of one thousand two hundred dollars (\$1,200.00), or so much thereof as may be necessary, which sum shall be wholly available for said purpose, immediately upon the taking effect of this act. There is hereby further appropriated out of any of such funds a like amount and for the same purpose for each special or regular session of the general assembly subsequent to the present session, which amount shall be wholly available for each session immediately upon its legal organization. Said appropriations shall be expended under the direction of the judges of the Supreme Court. The proper bills for printing and binding said volume shall be paid as provided by law.

SEC. 9. Section two hundred twenty-four-j (224-j) of the Supplemental Supplement to the Code, 1915, is hereby amended as follows: By striking out the comma following the word "Supplement," where it appears in the fifth line preceding the close of said section, and by inserting a period in lieu of said comma, and by striking out all that part of said section which follows said inserted period.

SEC. 10. Section two hundred twenty-four-l (224-l) of the Supplemental Supplement to the Code, 1915, is hereby repealed.

SEC. 11. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines Capital and in the Des Moines Register, newspapers published in Des Moines, Iowa.

Read first and second time.

Unanimous consent having been granted, Klinker of Crawford offered the following motion:

I move that House File No. 1 be referred to a committee of three designated by the chair, which committee is to report back to the House within three days. Motion prevailed, and the following committee was appointed: Klinker of Crawford, Roberts of Ringgold and Anderson of Greene, and House File No. 1, was referred to the above committee.

The committee appointed to notify the Governor that the House was duly organized and ready to receive communications, returned and reported that the duty had been performed. Report was accepted and committee discharged.

The committee appointed to notify the Senate that the House was duly organized and ready to receive communications, returned and reported that the duty had been performed. Report was accepted and committee discharged.

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 resolution in which the concurrence of the House is asked:

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

THOMAS WATERS, JR., *Secy.*

Weaver of Polk asked unanimous consent for the immediate consideration of this resolution and moved that the House concur. Motion prevailed. The Speaker appointed the following committee: Starzinger of Polk, Weaver of Polk, Wormley of Plymouth, Hall of Taylor, Shaff of Clinton and Andre of Des Moines.

Wilson of Mitchell moved that the House adjourn to 1:30 p. m. this afternoon. Motion prevailed and the House adjourned.

AFTERNOON SESSION.

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

Wilson of Mahaska moved that the chief clerk be authorized to assign desks in the press gallery to accredited members of the press. Motion prevailed.

Tucker of Clinton offered the following concurrent resolution:

Resolved by the House, the Senate concurring, That the secretary of state be requested to furnish each member of the Thirty-seventh General Assembly and representatives of the press a copy of the code and supplement thereto and the supplemental supplement.

After unanimous consent had been given for immediate consideration of the same, Mr. Tucker moved the adoption of the resolution. Motion prevailed.

Moved by Randall of Linn that the members of the Thirty-sixth General Assembly be permitted to hold the seats which they occupied during the Thirty-sixth General Assembly, if they so desire. Motion lost.

SPECIAL ORDER.

Time for special order having arrived, the members were requested to vacate their seats. 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:

SELECTION OF SEATS BY MEMBERS.

Adkins	4	Lewis	21
Anderson of Davis	63	McFarlane	62
Anderson of Greene	77	McFerren	9
Anderson of Winnebago	22	Mackie	103
Andre	73	Mantz	97
Bailey	67	Mead	91
Baldwin	15	Meredith	92
Becker	107	Miles	76
Benn	82	Miller	103
Boies	2	Mooty	104
Bruce	50	Mowery	19
Coakley	53	Murray	60
Crozier	59	Neff	58
Darraha	25	Newton	1
Dean	66	Nichols	5
Dunkelberg	35	Nicholson	28
Durbin	54	Nordyke	93
Edgington	40	O'Donnell	55
Elwood	64	Oertel	86
Epps	48	Peters	3
Erickson	52	Price	6
Finch	43	Randall	49
Findlay	26	Rayburn	69
Finley	90	Reed	51
Fleinniken	99	Rees	41
Garber	17	Richards	83
Gilbert	106	Roberts	87
Gilmore	37	Rogers	65
Giltner	18	Rowley	96
Grason	33	Santee	7
Gray	39	Scott	31
Griffin	88	Shaff	102
Hall	44	Shortess	71
Hansen	100	Slaughter	94
Harrington	108	Slosson	56
Helming	8	Smith	98
Horchem	61	Stanley	27
Jackson	32	Starzinger	42
Jessen	95	Stone	47
Johnston of Humboldt	46	Stuart	12
Johnston of Lucas	85	Tucker	78
Jones	72	Turner	36
Kepple	23	Ulstad	29
Kern	14	Walrath	38
Kimberly	80	Weaver	79
Klaus	16	Wenstrand	89
Klinker	70	Wichman	34
Knickerbocker	68	Wigdahl	24
Krouse	57	Wilson of Cherokee	30
Lake	81	Wilson of Louisa	84
Langfitt	74	Wilson of Mahaska	105
Larson	45	Wilson of Mitchell	10
Lee	20	Wormley	75
Lenocker	11		

MESSAGES 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 concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to the appointment of a committee to nominate such additional employes other than committee clerks as may be deemed necessary for the work of this session.

THOMAS WATTERS, JR., *Secy.*

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to furnishing each member of the General Assembly, the President of the Senate, the Speaker of the House, the Secretary of the Senate and the Chief Clerk of the House, a copy of the code of Iowa, 1897, and a copy of the supplement and supplemental supplement thereto.

THOMAS WATTERS, JR., *Secy.*

SENATE MESSAGES CONSIDERED.

On request of Starzinger of Polk, unanimous consent having been granted, Senate resolution in regard to additional employes, as follows, was taken up and considered.

Be it resolved by the Senate, the House concurring, That a joint committee of six members be appointed, three to be members of the Senate appointed by the President, and three to be members of the House appointed by the Speaker, to nominate such additional employes other than committee clerks as may be deemed necessary for the work of this session, including the nomination of a mail carrier, and that the committee recommend the position to be filled and the compensation for each employe so nominated.

Mr. Starzinger moved that the House concur in the resolution. Motion prevailed and the House concurred. The following committee was appointed on the part of the House: Starzinger of Polk, Klaus of Delaware and Lenoeker of Madison.

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 the following concurrent resolution in which the concurrence of the Senate was asked:

Concurrent resolution relative to the holding of a joint convention of the two Houses of the Thirty-seventh General Assembly to be held January 9th, 1917.

THOMAS WATTERS, JR., *Secy.*

On motion of Helming of Allamakee, the House adjourned until 10 o'clock a. m. Tuesday morning.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 9, 1917.

House met pursuant to adjournment, Speaker Pitt in the chair.
Prayer was offered by the Rev. Elmer E. Higley of Des Moines.
Journal of January 8th corrected and approved.

LEAVE OF ABSENCE.

On request of Hall of Taylor leave of absence was granted Stone of Sioux for balance of the week.

On request of Wilson of Mitchell leave of absence was granted Richards of Muscatine until Thursday morning.

On request of Weaver of Polk leave of absence was granted Flenniken of Jones until Thursday morning.

RECONSIDERATION OF RESOLUTION.

Lee of Sac moved that the House reconsider the resolution with regard to the maximum number of committee clerks.

Moved by Shortess of Tama, seconded by Rayburn of Powshiek, that the question be laid on the table. Motion prevailed and the motion was laid on the table.

Speaker pro tem McFarlane in the chair.

COMMITTEE CLERKS REPORTED.

Kimberly of Scott, chairman of the committee on committee clerks, submitted the following report:

Your committee on the selection of committee clerks report that we have examined and recommend the selection of the following named applicants:

Elizabeth Plagman.
Helen M. Anderson.
Ruby Norman.
Agnes Brennan.
Neva K. McKinnon.
Jennie Gregg.
Frances Chapman.
Mae McClean.

Bess Bollinger.
Letha M. Cook.
Ada Stout.
Blanche Thompson.
Rua States.
Vera Low.
Marguerite Slaughter.
Nettie Carlson.

D. W. KIMBERLY,
T. F. GRIFFIN,
DOUGLAS ROGERS,
Committee.

Kimberly of Scott moved the adoption of the report. Motion prevailed and the report was adopted.

The following committee clerks 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:

Elizabeth Plagman.
Blanche Thompson.
Letha M. Cook.
Bess Bollinger.
Agnes Brennan.
Mae McClean.
Ruby Norman.
Neva K. McKinnon.

Marguerite Slaughter.
Jennie R. Gregg.
Ada Stout.
Frances Chapman.
Rua States.
Nettie Carlson.
Helen M. Anderson.
Vera A. Low.

Speaker Pitt announced the appointment of Hertha L. Zabel as Speaker's clerk, who took and subscribed to the required oath.

Speaker Pitt also announced the appointment of Powell Rayburn as Speaker's page, who took and subscribed to the required oath.

On motion of Hall of Taylor the House adjourned until 1:30 p. m.

AFTERNOON SESSION.

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

Helming of Allamakee moved that a committee of three be appointed to notify the Senate that the House is ready to receive it. Motion prevailed. The Speaker appointed as such committee Helming of Allamakee, Wichman of Hancock and Baldwin of Johnson.

The committee appointed to notify the Senate that the House was ready to receive it reported that it had so acted. Report adopted and committee discharged.

The members of the Senate appeared and took seats on the west side of the House.

JOINT CONVENTION.

In accordance with law and concurrent resolution duly adopted, the joint session was called to order, Hon. W. L. Harding, President of the Senate, presiding.

The roll was then called and the following members responded:

Adams.	Holdoegel.	O'Donnell.
Arney.	Hall.	Oertel.
Adkins.	Hansen.	Parker.
Anderson of Davis.	Harrington.	Price of Monroe.
Anderson of Greene.	Helming.	Price of Dickinson.
Anderson of Winnebago.	Horchem.	Proudfoot.
Andre.	Jackson of Floyd.	Peters.
Balkema.	Jackson of Cedar.	Pitt.
Broxam.	Jessen.	Ratcliff.
Byington.	Johnston of Humboldt.	Rule.
Bailey.	Johnston of Lucas.	Randall.
Baldwin.	Jones.	Rayburn.
Becker.	Kimball.	Reed.
Benn.	Kingland.	Rees.
Boies.	Kepple.	Roberts.
Bruce.	Kern.	Rogers.
Caswell.	Kimberly.	Rowley.
Coburn.	Klaus.	Schrup.
Coakley.	Laffer.	Smith.
Crozier.	Klinker.	Stephenson.
Darrah.	Knickerbocker.	Santee.
Dean.	Krouse.	Scott.
Dunkelberg.	LeCompte.	Shaff.
Durbin.	Lindly.	Shortess.
Edwards.	Lytle.	Slaught.
Evans.	Lake.	Slosson.
Eversmeyer.	Langfitt.	Smith.
Edgington.	Larson.	Stanley.
Elwood.	Lee.	Starzinger.
Epps.	Lenocker.	Stuart.
Erickson.	Lewis.	Taylor.
Fleck.	Mitchell.	Thompson.
Foskett.	McFarlane.	Tucker.
Foster.	McFerren.	Turner.
Finch.	Mackie.	Ulstad.
Findlay.	Mantz.	Van Alstine.
Finley.	Mead.	Voorhees.
Gibson.	Meredith.	White.
Greene.	Miles.	Whitmore.
Grout.	Miller.	Wilson of Appanoose.
Garber.	Mooty.	Walrath.
Gilbert.	Mowery.	Weaver.
Gilmore.	Murray.	Wenstrand.
Giltner.	Newberry.	Wichman.
Grason.	Neff.	Wigdahl.
Gray.	Newton.	Wilson of Cherokee.
Griffin.	Nichols.	Wilson of Louisa.
Hale.	Nicholson.	Wilson of Mahaska.
Haskell.	Nordyke.	Wilson of Mitchell.
Henigbaum.		Wormley—148.

Those absent were: Ball, Chase, Enger, Fellows, Frailey, Flenniken, Helmer, Laffer, Richards, Stone—10.

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

Senator Proudfoot of Warren moved that a committee of two from the House and one from the Senate be appointed to notify the Governor that the joint convention was in session. Motion prevailed. The President appointed Senator Proudfoot of Warren on the part of the Senate, and Representatives Peters of Dallas and Rogers of Carroll on the part of the House, as members of the committee.

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

The President of the joint convention then presented Governor George W. Clarke, who read his message as per previous invitation.

GOVERNOR'S BIENNIAL MESSAGE.

To the Senate and House of Representatives of the Thirty-seventh General Assembly:

It would not be possible for me to more fully comply with the constitutional mandate laid upon me to communicate to you "The condition of the State" than to refer you to the exhaustive reports of all of the departments and commissions of the State Government. These and the budget, submitted this year for the first time, contain absolutely everything that will throw any light on the question and they will illuminate it for every candid, investigating mind.

The financial situation for the next biennium, so far as it can be reasonably estimated, can be succinctly stated as follows:

The taxable value of all property subject to general levies for State and County purposes for the year 1916 was \$957,759,442.00. The amount of moneys and credits returned was \$303,504,592.00. The State received approximately one-thirteenth of the tax levied on this sum. It may be assumed that for the next two years the situation will not be materially changed. According to an opinion expressed by the State Auditor and State Treasury Department there will be little, if any, balance in the general fund on July 1, 1917, the beginning of the next appropriation period.

The estimated receipts of the general revenue for the two years beginning July 1, 1917, and ending June 30, 1919, are \$13,721,400.00.

The estimated expenditures for the period beginning July 1, 1917, and ending June 30, 1919, are \$12,803,660.00.

Excess of receipts over expenditures \$917,740.00.

This balance will, of course, be understood as remaining after estimated expenditures for the next biennium are paid. Good business requires that a large portion of this sum remain in the treasury as a

working balance. You should provide such a condition as would not permit the exhaustion of the treasury at any time. If you provide for any additional expenditures above the balance above stated, after leaving a reasonable treasury balance, you will, of course, have to provide for additional revenue. You should also make your appropriations available at such times as the treasury is in receipt of funds and not create demands that may be made upon it at any time of the year. I suggest that you consult the treasurer and auditor about this matter as it is very important.

THE BUDGET.

The statute provides that for the purpose of preparing a budget the departments and commissions must submit statements by the 15th day of November. This does not give time enough for a careful study and preparation of a budget. A day should be fixed much earlier. Besides, it is almost impossible for the Governor to work out satisfactory statements and estimates. In other states this whole matter is submitted to experts for preparation and submission to the Governor. I suggest that you amend the law by creating a budget committee to be composed, perhaps, of the chief clerk in the revenue department in the Auditor's office, the State Accountant and the Secretary of the Executive Council, and that the budget be required to be printed and submitted to the Governor for his examination and study by December first prior to the meeting of the General Assembly. This year, because of the delay of reports, it could not be had prior to five days before the opening of the session, and therefore careful consideration has been impossible. I desire here to acknowledge the great assistance of Mr. W. H. Williams, Chief Clerk in the Revenue Department in the Auditor's office; Mr. Frank H. Paul, State Accountant, and Mr. Ora Williams, Document Editor. To these officials is due the real credit for the preparation of the budget.

There has been abstracted for your easy reference and study, and printed as a part of the budget, a brief statement of increases or changes in appropriations asked for in the different departments. You will observe that there is quite a general request for increases of salaries. The greatest trouble about the salary question is the inequalities that exist. Of two persons holding equally responsible positions and rendering practically equivalent service there may be considerable difference in compensation. This may be due in some measure to the practice of allowing department heads in some cases to fix the compensation. I do not regard this as sound policy. It invites to favoritism. It may be due, to some extent, also, to legislative carelessness. Some salaries are fixed by law, some by joint resolution. In some cases they are paid out of a general appropriation to a department, in others out of the general fund. I recommend as to salaries that you endeavor to equalize them upon some sort of equitable, classified basis, that the salaries be fixed and that they be paid out of the general fund. In this re-adjustment you can determine as well as I as to whether the general level paid should be raised and, as to that, there-

fore, I make no recommendation, except that I think you should take into consideration the cost of living, especially as applied to those who have families to support.

You will find some continuing annual appropriations are asked for. I very much doubt the wisdom of such appropriations, except, possibly, in undertakings of great magnitude which necessarily would extend over a number of years. As a general proposition I hardly think such appropriations are consistent with the budgetary system that has been adopted. It contemplates that the General Assembly shall provide for the next biennial period and no more. Besides, no one can foresee what contingencies and necessities may arise—conditions which may command large expenditures of funds which large continuing annual appropriations may handicap. It may be laid down as a general truth, also, that such an appropriation will almost certainly be spent. It invites to extravagance. My recommendation is that you provide for the years which are yours and leave to your successors the duty of providing for theirs, when they confront, face to face, all the conditions that may then exist.

Some of you may be astounded at the amount of money asked. It is nothing unusual at all. It is quite likely that each department and institution views everything from its standpoint alone and not in its relations to the needs and welfare of the State as a whole. You will not, therefore, be expected, except possibly in rare instances, to grant any such sums as are asked for. You should, first of all, be careful to provide sufficiently for maintaining all of the State institutions and departments at their present standards of efficiency, and to continue and perfect undertakings already entered upon. After that you should proceed with great care. Always new buildings and extensions are asked for at State institutions. The asking, as a rule, cover the extreme of the desirable. As individuals, many things appeal to us as very desirable, indeed, but conditions, sane living, freedom from excesses forbid indulgence. It is for you to say in considering these things what the policy of the State under the present abnormal business conditions shall be. You should, in my judgment, cut down these requests by very large amounts, using care, however, that the pruning knife is not used in the wrong place.

The budget, with the abstract of requests for appropriations, increases and changes, so that you are advised at once of exact conditions, ought to enable the appropriations committees to proceed immediately with their work and ought to enable you to do unusually efficient and discriminating work. There can be no excuse now for delay until the end of the session.

PARDONS AND PAROLES.

It is the mandate of the constitution that I shall report to you every case of reprieve, commutation and pardon granted, with the reasons therefore and also all remission of fines and forfeitures. It is hardly practicable to make report in full herein so I content myself with setting out the substance in a separately printed report in full which will appear on your desks.

Upon the question of granting a pardon I have referred eight cases to the Board of Parole for investigation and recommendation. Two of these cases have not yet been reported upon, one was withdrawn by the applicant himself from consideration by the Board, one died while his case was under investigation, in two cases the Board recommended commutation of sentence to fifty years, in one case recommended suspension of sentence and in one recommended a pardon. All these recommendations by the Board were granted.

Prior to 1915 I referred two applications for pardons to the Board which were not reported upon during my first term of office, but later they reported adversely to granting either of them. I nevertheless granted both.

I also granted a pardon in one indeterminate sentence case on recommendation of the Board, and also in one county jail case upon recommendation of the trial judge and the county attorney.

I have granted thirty-five suspensions upon recommendation of the Board, one upon recommendation of the trial judge, and one hundred and seventeen from county jails.

I have restored to citizenship forty-six paroled men and, upon recommendation of the Board, two hundred and eighty. There have been eight revocations, thirty-two commutations and eighteen remissions of fines and forfeitures.

THE OFFICE OF BEE INSPECTOR.

The State Inspector of Bees informed me a year ago that it was his judgment that the work of the office should be reorganized and placed under the direction of the State College. In his last annual report he outlines his reasons, which seem entirely sufficient. I suggest, therefore, that his recommendations be adopted.

Two years ago I submitted to the legislature that the beekeepers of the State felt that their bees should be taxed. They ask consideration from the State and are willing, as I understand it, to reciprocate by having the exemption removed and assessors directed to list their bees for taxation thus adding a million dollars to the assessed valuation of property.

CONSOLIDATION.

There are in several departments some overlapping of work and duplication of reports made. This appears, for instance, in the department of Industrial Commissioner and Commissioner of Labor, notably with reference to accidental injuries and perhaps in other particulars. In several States these departments are administered under one department head. I suggest the advisability of an examination of the laws of those States for the purpose of determining whether a change could be made in our methods which would promote efficiency or reduce expenditures.

The inspectors under the Food and Dairy Department make inspection of hotels for some purposes. It would seem that while they were at it, their inspection might just as well be for all purposes of inspection required by the law, or, vice versa, the regular hotel in-

spectors might inspect for all purposes. I hardly see any reason for two corps of inspectors.

Under the county accounting department the examiners visit every county in the State. It is their duty to check up the accounts between the county and city treasurers. No reason is perceived why at the same time (and it would take very little additional time) they should not check up the cities which are under the examination of the State Municipal Department. It is not discoverable that there is any excuse for such a condition. I recommend that you carefully examine into all these matters in the interest of efficiency and economy.

TUBERCULOSIS.

I take this opportunity to commend the campaign which the State Board of Control has carried on against tuberculosis. That progress has been made is shown not only by the general knowledge which our people have in its prevention, but the decrease of the mortality and incidence of this disease. However, there is one aspect of this campaign to which I desire to direct particular attention. That of bovine tuberculosis. The tuberculosis cow is responsible for an appreciable amount of tuberculosis, especially among children. It is manifest, therefore, that repressive measures should be established to control, not only the animal herself, but milk and milk products as well. And if the tuberculosis dairy cow, as a source of infection to human beings, were alone considered, it would be sufficient cause for drastic legislative action, but beyond this there is a point of interest of vast economic consequence.

Tuberculosis is a serious threat to the live stock and packing interests of our State. It imposes a heavy tax upon these industries. The following statistics submitted from some of the abattoirs operating in Iowa, are illuminating:

(Exhibit "A") Total hogs killed in a six months period, 182,049; the live weight was 39,693,840 lbs. Cost \$3,930,512.72. The average price paid per hundred pounds was \$9.90. Of the total number killed, 1.87 per cent were condemned on account of tuberculosis, as unfit for food. The live weight of the condemned animals was 707,485 opunds. The loss of \$51,291.93, or 13c per hundred live weight killed.

(Exhibit "B") 161,334 Iowa hogs killed in the period of one year, of which 25.4 per cent were sent to the retaining rooms, and 2.12 per cent were condemned as unfit for food on account of tuberculosis. This imposed a tax of 32.2 per hog, or a loss of 13.32 cents per cwt.

The report of the Bureau of Animal Industry of the Federal government, discloses a most disquieting situation. For the year ending June 30, 1916, a total of 285,605 cattle were slaughtered by Iowa plants where federal meat inspection is maintained. Of the 285,605 killed, 11,099 carcasses were retained on account of tuberculosis. Of this number 1,584 carcasses were condemned as unfit for food on account tuberculosis.

There were, January 1, 1916, 9,069,000 swine in Iowa. It is apparent that not one-fourth of Iowa hogs slaughtered are packed by

Iowa industries. The surplus hogs are shipped largely to Chicago, Sioux City, Omaha, St. Louis and eastern markets, and possibly it may be only a question of time when the entire packing business of the nation will discriminate against the Iowa hog. Already tuberculosis is imposing a tax of 13c per hundred pounds on Iowa hogs, over \$2,000,000.00 annually.

January 1, 1916, there were 4,128,000 head of cattle in Iowa, of which number 1,391,000 were milk cows. The federal reports show that eight-tenths of one per cent of all the beef cattle slaughtered in Iowa, were condemned on account of tuberculosis, as unfit for food, but no one imagines the extent of this disease to be that low in dairy and breeding cattle.

It is also demonstrated that the prevalence of tuberculosis in the dairy districts is vastly greater than in other sections of the state. Tuberculosis cattle transmit the disease to the swine. If the control of tuberculosis in dairy and breeding cattle is established by the state the problem may be considered to be in process of solution. The stock and dairy interests of our state are of great importance, and the approach to this question involves not only the bovine itself, but dairy products as well. It is not wise for an intelligent people to tolerate so great a financial drain, or to subject her people to the imminent perils of the tuberculosis cow.

I recommend that legislation be devised by which to control this increasingly serious situation in our state. Three main points may be suggestive. The testing with tuberculin of all dairy and pure bred cattle,—partial compensation to owners of all condemned animals,—and the ownership by the state of all animals so condemned. I am informed that the Federal government will divide the responsibility with the state of Iowa, and will co-operate in any progress devised to eradicate tuberculosis.

RECOMMENDATIONS HERETOFORE MADE.

Some recommendations I have heretofore made I desire to repeat. I repeat them because I thoroughly believe in them and believe they should be adopted. Of nothing whatever am I more thoroughly convinced than that from whatever standpoint it may be viewed the house of representatives and the senate of this State ought each to be reduced in numbers one-half. I doubt very much if there could be found anywhere any argument in support of such numbers in State legislative bodies by anyone of commanding ability or by a recognized student of State governments. I sincerely hope you will not carelessly pass this suggestion by but that you will give it most sincere consideration. Rising above all considerations of self, of political preferment, come to the question as if it were an original one in Iowa government. Let it be provided in a proposed amendment to the constitution, in a proper form, that it shall be in force and effect at a time far enough in the future to disturb no one now in office.

I have heretofore recommended that the office of Railroad Commissioner should be appointive. I am more and more convinced of it.

I have urged before that there ought to be created the office of business manager of the affairs of the county. I hardly think that anyone could give a good reason why this should not be done. Thousands of dollars could be saved to the people. His salary would be as nothing compared to his value. A budgetary system could be worked out by him and the business of the county put upon a business basis. Now nobody gives any real attention or any really sincere expenditure of time to county affairs. No genuinely business institution would tolerate such a condition of affairs one day.

As to court procedure: I say again in my judgment the law ought to provide for majority verdicts in civil cases.

The time for taking appeals ought to be reduced. What reason can be given for hanging up a civil or criminal case for six months in which to appeal?

Interminable latitude in the examination of jurors for the trial of a cause should not be permitted. Taking days, sometimes weeks in selecting a jury is ridiculously absurd. The court should be given control of this matter.

On appeal, prejudice should not be presumed and there should be no reversal unless the court could say the jury was probably misled by the error of the court.

If a witness in a criminal case declines to become a witness in his own behalf and explain the facts tending to establish his guilt, counsel should be privileged to comment on that fact to the jury and the law forbidding it should be repealed.

I believe the grand jury should be abolished, the law providing, however, that in exceptional cases of great public interest and concern the District Court should be authorized to convene a grand jury to make investigation.

Two years ago I urged the necessity of establishing a Medical Department in the State Library and gave what then seemed to me cogent reasons for so doing. I repeat the recommendation and sincerely hope you will not fail to favorably consider a matter of such great importance.

Twice before, for the most part, I have made these recommendations and I respectfully refer you to what was then said in support of them.

THE IOWA INSURANCE RATING LAW.

The law was enacted by the Thirty-sixth General Assembly. During the first year of its existence it was subjected to much adverse criticism. Much of this has subsided, or at least, is quiescent. However, criticism is still lodged against it and its repeal has been suggested. When the natural conservation of the human mind and the advantages gained by some, under old methods, are considered this is not surprising. All progress has ever met and ever will meet with such opposition. The importance of this matter to the people of the State, it seems to me, justifies a brief consideration here.

I desire to call your most careful attention to the holding of the Supreme Court of the United States in the case of The German Al-

liance Insurance Company vs. Superintendent of Insurance of the State of Kansas, 233 U. S. 389, because of the clearness and conclusiveness of the discussion by which it determines that the business of insurance is affected with a public interest and that its contracts and rates may be subjected to governmental regulation in the interest of the public welfare. It is put upon exactly the same ground that the regulation of railway, water, light, gas, electricity and public warehouse rates is put, viz., that a business which is of public concern may be regulated in the interest of the public. In enacting the insurance law, then, the legislature, within its province, determined that it was for the common good and the court held that it violated no constitutional provision.

Not only has the law this support in principle, but it had almost nation-wide consideration of the most careful, kind by experts in insurance matters, chosen from the supervising officials of ten of the great States of the Union, from New York to Idaho, by the National Convention of Insurance Commissioners from the Insurance Departments of all of the States. This Committee, so chosen, held meetings in different parts of the country for more than a year at which there were heard representatives of insurance companies and persons engaged in rate-making. "The economic basis of fire insurance rates, the methods of making rates and the relation between rate-making and other problems of fire insurance," were carefully and exhaustively studied. The recommendations of this committee to the convention after such prolonged study may certainly be said not to contain anything not reasonably mature and sound and not in accord with their honest convictions. It certainly represented what in its judgment was necessary to protect the insuring public and its recommendations are embodied in the Iowa law. The Insurance Commission of Ontario, Canada, refers in its report to this convention as "the most important non-legislating association in the United States so far as insurance matters are concerned" and says "much more than ordinary importance should be attached to their findings, and further says as to the Iowa law that it is believed "it presents a measure more nearly akin to the interests and requirements of this Province than any other" the commissioner has seen. Mr. Herman L. Ekern, former Insurance Commissioner of Wisconsin, and an eminent authority, in an address a few months ago said "The Iowa law probably reflects most closely the public sentiment of the United States on the regulation of fire insurance rates. Not only did this State follow the recommendations substantially of the convention referred to but so also did Minnesota, Missouri, Oklahoma and Kentucky and, in part, Michigan and Pennsylvania" and Kansas has a like law. The law, therefore, rests upon a sound legal principle, it represents the careful, mature judgment of the most competent men upon the subject under consideration to be found and it has had the legislative approval of eight States. It would seem to rest as to its general features and purposes upon an unshakable foundation. Besides, the State of Iowa should never relinquish the principle of rate regulation of a business

affected by a public use, as it would do in part by a repeal of this law.

Not only has it all these things to commend it but actual experience also should commend it to every unprejudiced mind. Prior to its enactment rates were merely something to be juggled with by agents, rested upon no scientific basis, embodied no principle of uniformity or equity, some paying more and some less than warranted by the risk. They were simply subjects of dickering between the agent and the insured. The premiums paid on insurance constitute the fund out of which the enormous fire losses of the country are paid. The people must have insurance but no one should contribute more or less to said fund than his risk would warrant so far as it is reasonably possible to determine. This law provides for rate-making bureaus paid by the companies who, after surveys made and the application of years of observation and experience, establish in the first instance, rates in conformity with the hazard. Classification of risks are made. These are based on such considerations, among others, as kind of building, condition, location, occupancy, and fire fighting facilities available. To illustrate; A town without water protection falls in a higher class rate than one well supplied. Like hazard, like risk. Hence the law contemplates uniformity, equity. There can be no discrimination any more. Just as there can be no discrimination in freight rates or passenger fares any more. Besides, this law tends to reduce fire loss. It stimulates better, safer building, correction of fire danger, better facilities for suppressing fires because these things reduce the hazard and the rate. The law is flexible as between the companies and bureaus and permits variation from bureau rates and thus competition, but there can be no variation except on notice and the whole, bureaus and companies, are under the direct supervision of the Insurance Commissioner. Any person may carry a complaint to him and may appeal from him to the district court. In the beginning of the operation of this law some predicted that millions of dollars more would be taken from the people in premiums. This is only the reception that forward-moving, constructive legislation always receives. The fact is, as shown by the records, that the average rate paid in 1915 was lower than ever before in the history of the State. It is simply the old question of regulating in the interest of the whole people, business which is of public concern and which question it had been thought was settled in Iowa. Certainly the public welfare requires that the law in all its essential features and purposes be retained.

NEW COMPANIES.

A very proper subject for your consideration in connection with insurance is the matter of the regulation and control, so far as can be done, of new companies prior to the time they receive their license and enter upon an actual insurance business. I do not know of any ground for criticism of any company in the promotion stage in Iowa, but in some other States methods have ob-

tained which occasioned the loss of hundreds of thousands of dollars to purchasers of promotion stock. The organization of new companies are on every hand throughout the country. Capital stock may be sold at two or three for one and such portion of the surplus as may be desired by the promoters appropriated for promotion expenses—such as payment of salaries, commissions for sales of stock, rents, equipment, supplies, anything. Sometimes the whole scheme has seemed to be organized for the purposes of fleecing the public. "The Western Underwriter," published in Chicago, in a recent article discussing this question said "the time has arrived when a law should be enacted giving the State Insurance Department regulation over companies in process of promotion" and that such a law should be "one of the earliest to be passed at the next session of the legislation." An Insurance Journal published at Atlanta, Georgia, was at about the same time suggesting the same thing. In this State from the time when the articles of incorporation are filed to the time when license to begin business is granted the State has no jurisdiction over the company. If it never gets to the point of writing insurance the stockholder has no protection. The insurance laws of this State, in my judgment, are to be very highly commended, except in this omission to place the new company under the jurisdiction of the Insurance Department immediately upon the approval of its articles of incorporation. The law should limit the percentage to be paid on commissions, salaries, etc. It should require that the subscription contract specifically define the proportion which may be used for expenses. It should require that copies of all contracts, advertisements, literature and other papers be filed with the Commissioner and that the promotion of the company in general be under his supervision. This would be some protection to the public while otherwise there is practically none against any one who might conceive the idea of promoting an insurance company. I recommend that the law be so amended. No honest, high-minded organizer and promoter of a company could or would criticize such a provision but rather would commend it as placing insurance upon a high plane and establishing it in the confidence of the people.

THE STATE FIRE MARSHAL.

There is an overlapping, or, at least to some extent, a similiarity of work done and results attained in the office of the Fire Marshal and the Department of Insurance. In the matter of fire prevention they are closely related. The rating law is a very potent factor for reducing fire hazards because through its operation the inspection of rated risks in cases of complaint is necessary and because its natural tendency and purpose is to eliminate dangers from fire and prompt the installation of equipment to prevent fire loss. An inspector, understanding the rating system, could at the same time suggest improvements in the way of reducing both the fire hazard and insurance rates. This service would enlarge that now done from the office of the Fire Marshal and at no greater expense. In fact, it seems to me that

the duties of the Fire Marshal naturally belong to the Department of the Insurance Commissioner and should be administered by it. In some States this is done. Considerable money is expended in the way of prosecutions connected with suspicious fires and a question may be raised as to whether it is justified by results. The real value to the people comes through the work of inspection and fire prevention and the reduction of the cost of insurance must depend upon the reduction of the amount of fire waste. I believe it would be to the advantage of both departments and to the State if they were consolidated and I so recommend. The ferreting out of arson cases could and should be a part of the duties of the State Agents.

THE BOARD OF PAROLE.

The law makes it the duty of the Board of Parole to render such assistance as may be necessary to the success of the parole system in procuring employment for paroled prisoners. A large part of the success of the system has been to the patient, earnest work of the Board in this particular. A sympathetic oversight and constant interest is maintained in the man resulting in great helpfulness to him as long as he is under parole. He is sustained by the consciousness that the State is interested in his welfare.

During 1916 the Board granted 385 paroles from prison and 27 on the recommendation of judges and county attorneys. All these men were furnished employment and, so long as under parole, have the care, helpfulness and advice of the Board.

I recommend that the law be amended so that it will require that all paroles granted by Judges be to the Board of Parole. Then the paroled man will immediately come under its supervision, a spirit of helpfulness and personal interest will immediately surround him. If, however, he is paroled to some individual, charged with no particular duty toward him, it is often the case that he drifts, little is known of him and little encouragement extended. The work of the Board is so organized that it is ever in communication with him and that to help. For this reason I make this recommendation.

THE GOOD ROADS QUESTION.

The public highway question has been an urgent one for fifteen years, or more. Every session of the legislature has dealt with it to some extent. The law has grown better all the time and there has been constant improvement in the roads, very rapid in the last four or five years. The question will doubtless receive consideration by you. I see no reason why it should not be approached in the unanimous desire to find and do the best thing for the progress and good name of the State. Why should such a question involve bitter feelings? It is unthinkable that any one could be found who does not hold good roads to be very desirable and essential to the economic interests of the State. It is simply a question of methods. All appreciating the inestimable value of a result, shall it fail of attainment because of an unseemly contention about ways and means? Especially should anything of this kind occur when noboddy anywhere is proposing to lay

an additional burden to the extent of one dollar upon anybody? Should anything of this kind occur when the law already fully provides means for financing all that is desired and hoped for in good roads? Should there be any such result when the application of business methods to the expenditure of funds would save their dissipation and secure them for permanent enjoyment? Should there be any such result when it seems clear that in those communities of the State where the people have gone ahead and built roads, surfaced with gravel after approved plans, that lands have advanced more rapidly in value, and especially where the consolidated school has been added, than in other parts of the state where there has been opposition or refusal to advance? Should a contention about ways and means result in failure to go forward in the face of the testimony of four hundred farmers in letters to the Better Roads Commission of the increased value of land and other advantages where such roads as are proposed in Iowa have been built? Could there really be left anything to contend about when the roads themselves demonstrate the wonderful improvement under the Highway Commission, when 15,000 permanent bridges and culverts speak with eternal voice in approval of methods, when an annual saving to the people of \$4,000,000.00 is realized by the Commission and when only by the retention of it can the more than two million dollars be secured from the government and when the wisdom and efficiency of the law is appealing to other States as a model? Wherefore, seeing that we are compassed about with by so great a cloud of witnesses what manner of persons ought we to be? Have not all movements of mankind toward betterment been opposed? Has not all progress cost something? Is it not the settled conviction of all men that it has been worth infinitely more than it cost?

Nobody, so far as I know, has ever at any time advocated a bonded indebtedness of any amount to raise money for road construction. What has been suggested is that any county should be allowed at its option to anticipate its highway revenues already provided for by issuing serial bonds running over a brief period of years and using the money thus secured in a comprehensive and economical sort of way in road construction. This it could thus do and the economy of it would more than cover the interest out-lay on the money. This would be doing business in a large way and realizing upon it at once and not in a "gimlety" way with corresponding results. This would be spending your money and having something for it at once. This is the way the business of the world has ever been done by men of energy and foresight and success. It is the way that every county represented here today has built bridges court-houses and school houses. It is the way cities have been built. It is the way the great business of this city and every other on earth, has been established and developed. But for this principle and method the great railway systems of this country would not have been possible. But for it, many times, a railway could not increase or renew its engines and cars. But for it the great liners would not be plowing the ocean. But for the invocation of this principle of credit the whole Mississippi

Valley and the Great West would be a slightly developed land and the life we enjoy impossible. The fact is that the whole vast domain west of the Great River and east of it as well is pledged and has been, since a people endowed with unshakable courage came into it, to the building of a great nation now and enjoying it now in its beneficence and power rather than wait the slow progress of the ox and be chained everlastingly to the life and methods of the prairies and the woods a century ago. The whole thing as it is today is based upon an anticipation of revenues.

A vast majority of the farmers of Iowa, I venture to say, acquired their farms, in whole or in part, by an anticipation of revenues from them. They paid part down, mortgaged, or bonded them, in anticipation of what they could be made to produce, and went to work and from the revenues paid off the mortgages and in the meantime owned and enjoyed them for five or ten years, the length of the mortgages. Is there anything alarming in all this? Is there anybody anywhere that has not been benefited or who has not profited by the anticipation of revenues by the great business enterprises of the country? Of course good business judgment and foresight is always to be exercised in anticipating future possibilities but here are the road revenues. Their income is certain. No element of chance can intervene. Why fear to apply the principle here, applied everywhere else? Why not authorize townships and counties that desire to do so to proceed in this way? If there is nothing compulsory about it what can be the objection? The highway question is of the greatest importance to the State. It is the opening of a new era in the development of this country. I pray you do not allow any retrogression. Think out carefully and dispassionately whatever you do.

I commend to your careful consideration both the report of the Better Roads Commission and the separate and additional suggestions of Mr. James C. Davis of that Commission. These will reach your desks. These gentlemen, at my request, cheerfully served on this commission wholly in the interest of the public welfare and entirely at their own expense. I want in this public way to convey to them my personal appreciation and thanks and I am sure, also, that of disinterested, unselfish citizenship everywhere. In view of their work I need do nothing more than refer to the Federal Aid Act.

The Congress passed an act to provide aid by the United States to the States in the construction of roads. Under this Act I have been notified by the Department of Agriculture that there has been apportioned to this State for 1917, the sum of \$146,175.60 and that it is estimated that during the next four years the apportionment will be as follows: For 1918, \$292,351.20; 1919, \$438,526.80; 1920, \$584,702.40; and for 1921, \$730,878.00, or a total in five years of \$2,192,634.00.

The Act provides, however, that no money apportioned under it shall be expended in any State until its legislature assents to its provisions, except that until the final adjournment of the first regular session of the legislature held after its passage the assent of the

Governor shall be sufficient. On August 12th last I filed with the Department of Agriculture formal assent to the provisions of the Act. The question, therefore, as to whether this State will avail itself of these provisions is for you to determine before adjournment. If assent by formal act is given by you it must be understood that the State will make available sufficient funds to match the federal apportionment in its co-operation with the Department of Agriculture in the construction of any roads agreed upon between that Department and the State Highway Department. It is, as I suppose, entirely immaterial from what source the State pledges these funds in advance—whether from direct appropriations or from tax levies already provided for or from funds derived from automobile licenses. There was expended in the State in 1915 for road and bridge construction purposes approximately \$13,525,364.00. A small portion of this would meet all the requirements of the Federal Act. Assuming that the automobile licenses for 1917 and from year to year will aggregate \$2,000,000.00 the Federal apportionment could be secured by pledging a portion of this fund, and, in this way, it seems to me, you should meet the government requirement.

Mr. James C. Davis in his discussion already herein referred to has made such a clear and complete analysis of the duties of the State in order to avail itself of the provisions of the Act of Congress that, with his permission, I embody the same herein and make it a part hereof with my urgent recommendation that you enact such legislation as may be necessary to that end.

He says:

- 1st. Accept the provisions of the Act by legislative enactment.
- 2d. Have a State Highway Commission or State Highway Department.
- 3d. Have a definite, comprehensive, and practicable plan of road improvement covering a five-year period.
- 4th. Such plan as the State may adopt must be submitted for the approval of the Secretary of Agriculture.
- 5th. There must be an agreement between the Secretary of Agriculture and the State Highway Commission as to the character of the proposed road construction.
- 6th. The work must be done, as provided by the State laws, under the supervision of the State Highway Commission.
- 7th. The State must adopt a reasonable plan for the maintenance of roads receiving Federal aid.

THE CAPITOL GROUNDS.

The Executive Council in developing the grounds ordered purchased by the Thirty-fifth General Assembly has proceeded in all respects as directed to do by the law and not otherwise. The law itself submitted a plan and, so far as the work has proceeded, it has followed that plan. The wisdom of the law is revealed in many particulars but in none more than that the development of the grounds was not to be left to hap-hazard, or diversified notions of succeeding

legislatures but to the genius of a world-renowned landscape architect. When the whole is completed and the years have given the growth of grass and flowers and shrubs and trees, interspersed by walks and drives, the far-vision of that legislature, doing a work for all the centuries, will be approved by larger and larger numbers even as it is now. Interference in any respect with the plan is, it seems to me, to mar it. It rests in the mind of the architect as a whole. Each thing in the plan has relation to the whole. Should the untrained, the unskilled, take for instance, the sculptor's work, out of his hands to give it better expression, or should the artist surrender his picture, nearing completion, to the painter of houses to bring out the fine lineaments of the face and put the light in the eyes? Among men and women who have given their lives to the study of landscape art and the relation of buildings to each other and to monuments and of monuments to each other, and who have visited these grounds or examined the plans there is no difference of opinion, all concurring that the plans are artistically correct.

The law was wise in providing funds through a sufficient number of years to perfect the work as planned. It is sincerely to be hoped that no diversion will be ordered until the work is some further years advanced if ever at all. The tax levy ordered per annum is not burdensome, not exceeding four and one-fourth cents per thousand dollars of assessed valuation. May not Iowa become famous for having made one spot out of her millions of acres supremely attractive and beautiful and that at the seat of her government, surrounding splendid buildings to come in the near and also in distant years, themselves a part of the satisfying whole? The appeal, gentlemen, is to you and those who shall succeed you. The voice is of the present; it is the cry, also, of the future.

A NEW BUILDING AT THE CAPITOL.

A new building on the capitol grounds for the State's business is an imperative necessity. Other buildings may have been needed heretofore at other places and may be now for State purposes but never at any time could there have been a more compelling necessity than exists here at this moment. Every effort has been made by the Executive Council to house the business of the State and it has succeeded in only the most unsatisfactory and inconvenient way. It simply cannot be done any longer. It could not have been done as it is if the State, in extending the grounds, had not bought some buildings, once residences, that could be used. They are not adapted to the uses to which they are put. The Capitol building proper is crowded beyond its capacity. Use for storage purposes is practically everywhere and confusion reigns. The Executive Council has partitioned, made doorways, gone out into the rotunda and disfigured it, as you have observed, until the limit has been reached, indeed, far exceeded. Some of the buildings outside are old, unsuitable, and constantly in danger from fire. Fore instance, the building occupied by the Dairy and Food Commissioner is an old dilapidated flat. The State Architect, report-

ing upon its condition, says it may justly be called a "fire-trap." The two old hot air furnaces are a "source of danger." "The plastering is old and much of it is ready to fall at any time if the building or floors are suddenly jarred, as when packages are moved or dropped." "The outer walls are badly cracked in all fronts" and "the structure, as a whole, is in bad condition." And yet the equipment and fixtures used in the building are conservatively valued at \$15,000.00. Much of the same could be said of the buildings north of the Capitol occupied by the State.

The great law and reference library in this building, hardly surpassed anywhere, worth half a million dollars, is, in the upper galleries, disintegrating in the extremely dry heat that necessarily prevails under such conditions. It is almost criminal recklessness to continue such a situation.

Nobody calls in question the great need, but something of a controversy has arisen as to whether the new building should be known as an "Office Building" or a "Judiciary Building or Temple of Justice." Into this discussion I shall not enter. I shall only say that this General Assembly will greatly fail of its duty if it does not provide for a new building here, or the commencement of one at the earliest possible day.

THE DIRECT PRIMARY.

The nomination of candidates for public office in this State by a primary election has been in vogue for a period of ten years—a long enough time to give its efficiency and adaptability to the purposes designed by its advocates a reasonable test. Results from the beginning have not been entirely satisfactory. Changes from time to time have been made in the hope of making it an approved instrument of popular government. No improvement has been perceived. It seems to have been continually losing ground in the minds of thoughtful men sincerely interested in good government. To test the public mind of the State on the subject I some weeks ago sent out quite a large number of letters to men of all parties and former factions asking whether they were satisfied with the law, not simply in theory, but in its practical application, and if not why, and whether they would recommend a change, and if so in what particulars. Almost all responded and not one said he was entirely satisfied. All but two or three expressed thorough dissatisfaction and disappointment. Nearly all recommended very radical changes, many denounced it as subversive of representative government and favored its repeal. Many of those who were its staunchest advocates in the beginning and who were in considerable measure responsible for its enactment were as severe in their criticism of results as many of those who never regarded it with favor.

A wave of popular discontent, which swept over the country something like a decade ago and had a very substantial foundation, occasioned much legislation in many States based upon the thought that the people should participate more directly in matters of government, going to the extent in some States of enacting provisions which might practically abdicate the

functions of the legislature. This was thought to be demanded by the exigency of the time and entirely justifiable in a democracy. This whole matter opens a very interesting field for study and discussion which, of course, cannot be entered upon here, inviting as it is. It must suffice to say that ours is not a pure democracy. We have a democratic republic. James Madison referring to this question in the Federalist said: "Such democracies have ever been spectacles of turbulence and contention; have ever been found incompatible with personal security or the rights of property; and have in general been as short in their lives, as they have been violent in their deaths." Further he said: "By a republic I mean a government in which the scheme of representation takes place. The two great points of difference between a democracy and a republic, are, first, the delegation of the government, in the latter, to a small number of citizens elected by the rest; secondly, the greater number of citizens and greater sphere of country over which the latter may be extended." I suppose, however, a republic might extend over any extent of territory. But a pure democracy is clearly incompatible with such a vast extent of country as the United States. To my mind it is just as clearly impossible of ultimate success in a continued high order of government in a State such as Iowa, with a population of 2,358,066 people, containing more than 684,000 entitled to vote. It was clearly possible in New England colonial town meetings. It is still successful in such ventures. Switzerland is often referred to, but Iowa is three and a half times as large as Switzerland. Besides, Switzerland is divided into twenty-five cantons, each sovereign and each but little larger than one Iowa county. In the canton of Zurich, next to the largest in population in the confederation and probably the most intelligent, in ninety-two successive instances of measures submitted by referendum to the people only 77 per cent, on an average, of the total vote was cast and of this twenty per cent was invalid or blanks, leaving only fifty-seven per cent valid votes cast and twenty-three per cent of the voters not voting at all. Of the votes cast one-fourth of them were cast by persons who either felt they were not well enough informed to vote, or, in general, they were lacking in intelligence, and twenty-three per cent had not interest enough to vote at all. Therefore, the issues in these cases were determined by a majority of the fifty-seven per cent voting or, doubtless, by a small minority of the voters of the canton. This was the result in a unit of government but little larger than an Iowa county. This manifests the want of interest and intelligent grasp of the questions involved by reason of failure and even impossibility of the people informing themselves. This may easily result in government by a minority. This is the result in the best and longest tried democracy and this ever has been and ever will be the result. It is simply impossible to ultimate otherwise. I cannot but reach the conclusion that those who see in our primary laws a tendency toward the destruction of the representative principle upon which this government was built are right. They lead away from the moorings cast by the fathers and in this we may well pause. It was Lord Chatham, one of the most profound statesmen in English history, who said of them

"For solidity of reason, force of sagacity and wisdom of conclusion under a complication of difficult circumstances no nation or body of men can stand in preference," and that estimate for more than one hundred and twenty-five years of our experience as a democratic republic, has stood unchallenged as the judgment of all the earth. They were the representatives of the people laying the foundations of a republic in a new world. They were ordaining a constitution that was to forever protect the people against themselves, that was to be the fortress of protection for the minority. As representatives they said, "We the people of the United states * * * do ordain and establish this constitution." But if it had gone, on a referendum, to the people we know now and they knew then that it never would have been adopted and we never should have had that great instrument.

As to the further practical operation of the primary laws it may be said that nobody is responsible for results. Nobody nominates candidates for public office. They select themselves. The question of fitness is not discussed and passed upon by anybody. They are found in the field. Multiplied thousands of voters know nothing about their qualifications and do not and cannot take the time to investigate. If they could, to whom could they go? To everybody only. And everybody is nobody. The voter simply ratifies the candidate's selection of himself. He has nothing to do with selecting the agents of his government. The most intelligent voter does not know how to mark his ballot below the head of the ticket. It is manifest that it would be better if candidates were selected by representatives chosen by the people in small units of government. Then there could be some canvass as to fitness. Then responsibility could be located. Then the people would indeed select their candidates. That would be democratic. It is not democratic where the voter expresses no opinion as to nearly the whole of the ticket he casts. He makes no selection. He votes blindly. He simply makes a thrust in the dark. Why insist that he wait until he is twenty-one years of age before he does this? He could do it as well at fourteen. Or why insist that the voter be a male? A sixteen year old girl could make a stab at the field with just as much certainty of impaling the best man. That it is mostly a chance, a lottery, was humiliatingly admitted when the legislature ordered a rotation of the names on the ballot. That it could be nothing else was conclusively demonstrated when no better results followed. There could not possibly be a greater delusion than that a repeal of the primary laws would deprive the people of their power, of direct participation in their government. The fact is that the primary prevents that very thing. The people cannot proceed with the greatest efficiency, precision and intelligence by multitudes. All experience establishes with unshakable certainty this fact, not only in government but in business and every other department of life where large issues are involved. This principle is recognized and acted upon everywhere else but in government where it ought to obtain with greatest force.

When this new plan and departure from the original plan and structure of our government is carefully thought out, it seems to me, if I am not thinking crookedly, that it does not afford security against misgovernment; that its tendency is not beneficent; that it is constantly toward mediocrity; that it will grow more in efficient and unsatisfactory with the passing years; that self-government, genuine, orderly, capable government; that its tendency is not beneficent; that it is constantly toward the multitude about an array of self-selected, self-imposed candidates. The thought of the office seeking the man, an ideal once cherished, has already perished and is held in contemptuous derision. Discussion and deliberation as to party policy and candidates are not possible at the polls—not possible where the electors number hundreds of thousands. The people may in fact be left without any potential voice in the destiny of their country or themselves. There may be nobody on board capable of navigating the ship especially in the violence of a storm. In a great emergency—and we cannot conclude it will never arise—could there be any certainty, under the primary system, that a great, strong, forceful man, lost in his devotion to his country, its inspiring traditions and his belief in its great destiny could be chosen. The primary tends to exclude the best, most unselfish and capable men. The rule is that they will not undergo the methods which seem necessary to success: The meaningless circulation of petitions, the harassing and long-drawn out primary campaign within the party, tending to disrupt and weaken the party, a great evil where government must proceed by parties, the enormous and disgraceful expenditure of money, all tending to corrupt public morals, lower and contaminate the political and public ideals of youth—all this with reference to questions that must touch every citizen, really the most momentous questions with which he has to do. Then must follow the campaign for the general election with all of the convulsion and disappointment and bitterness of the primary campaign carried over into it. The tendency of it all is to develop the demagogue, lower to debasement the tone of our political life, deprive the country of great leadership, inspired only by a desire for the common good, for a commonwealth that shall be an example and attract the admiration of the whole country—a leadership that is not based upon and which would scorn to appeal to the prejudices and want of vision of men, but which is on fire, with the great things of life which develop great citizenship and build States upon enduring foundations. Let this be called *Ideal*. It is the hope of America. In our smug contentment and great prosperity we dislike to be disturbed. But yonder is the distant day. Yonder is the great population of hundreds of millions. There lie the great questions of the future. We have had nothing like them yet. It is not too early to cry back to the people, back to them in their strong representative capacity where they can speak in their potent, discriminative, really democratic, selective, elective force, a thing which they do not and cannot now do.

Any system will have its imperfections and can be abused and has always been, because men are imperfect, selfish, ambitious. But calm, constructive thinking—the thought and foresight that has moved the world along in all the ways that have marked its advancement—in the ways that have developed beneficent governments has not been the thought of the multitude or the product of the multitudinous mind.

The tendency of our present system is to grow worse. Such has been the result. A new movement having the approval of great numbers brings with it a pride in its success which seems to start it well, but its inherent weakness is sure to develop. Hence it has come about that in more States than one, dead men have been voted for as candidates. In other instances men of notorious weakness in character and mind have polled thousands of votes for important State offices, putting the public service in actual peril—indeed there is a constant peril. Besides, it has been demonstrated that the less intelligent voters, those whose personal prejudices are most easily aroused, vote with the greatest unanimity. Thus an analysis of a primary vote in Michigan reveals the fact that “in the seven counties containing the most foreign-born and illiterate voters the republican vote has been far above the percentage for the State, in the last three primaries exceeding the party membership; while in the seven counties containing the least such vote the percentage has been considerably below that for the State. In Detroit the vote in the four wards conceded to be the ‘worst’ has always been markedly heavier than in the best wards and in 1914 the republican vote in the worst wards was over twice the party membership. The voting is quantitatively best where the electorate appears to be qualitatively worst.” I think this would be found to be generally true under the primary system.

So far as the presidential preference primary law is concerned it has been rightly called a farce. It has already demonstrated that the people can and will actually trifle with the great question of selecting a president of the United States, voting in great numbers for men having absolutely no qualifications, natural or acquired, for the great office, and not claiming to have, and men of whom no candid, thoughtful citizens, anxious for his country's welfare, would ever think. This experience strikingly betrays the weakness and danger of the direct primary system.

The non-partisan judiciary law, as it stands, has also demonstrated its utter futility to effect its purpose. It has moved the judiciary *into* politics. It invites into a political game that has not one thing to commend it, but everything to condemn it. It starts the candidate for the office of judge out as a suppliant. He must appeal to people whom he may soon have before him as litigants and who have extended the helpful influence. If *he* rises into the region where the recollection of favors do not abide, those before him may be on a lower level where the memory is ever alert and suggestive. So far as it is humanly possible the Judge

should be placed beyond every suggestion or suspicion of bias. If he were nominated by a convention he would be very much farther, although not altogether, removed from this; but selecting himself as a candidate and appealing to the people, he is subjected to every sort of obligation and entanglement in the primary. The field is open for every mediocre to become a candidate. It invites to the arts of the demagogue to gain a judgeship. It may easily lead eventually to the loss of fitness, ability and courage on the bench.

It has been said of this matter by a great lawyer of nation wide renown: "Those ripest in wisdom are not willing to engage in a campaign where the arts of demagogue and the use of money are such potential factors; and we must make up our minds that unless we withdraw our judicial nominations from these strenuous primaries, our judges, in time, will be our most skillful politicians rather than our most learned lawyers." This law ought to be repealed. The presidential preference law should be repealed. The office of Judge should be appointive. It is so in every country on earth, but Switzerland and the United States and is so in eight of our states.

While there may be and have been abuses under every system the opportunity and temptation ought to be made difficult, as possible. The trouble with the old caucus system which naturally aroused public indignation was, that it was not born of the law, was subjected to no regulation. Capable of being a sound basis for popular government it was, nevertheless, often made the instrument of unrestrained, self-interested, self-seeking, shrewdly designing men to compass selfish purposes and sometimes defeat the popular will. It was the basis, yet was the weakest point in the whole party structure and movement. From it the people in disgust fled to the method I have been describing with which the public mind is now just as much disgusted. Is it not possible to devise a method of party procedure and government that will realize the distinctive purposes and genius of our form of government? It has not been done yet in its best sense. This is the question for this legislature. Once a believer in the direct primary, experience and reflection have forced me to the conclusions already expressed. My interest in the progress and future good government of this commonwealth forces me to recommend its repeal. Not an attempt to patch it up, for that would be unsatisfactory, but a start on a new basis.

I should like to see Iowa assume leadership back to true, popular representative government. This legislature should provide a law for a primary in the township or precinct where all the voters can have a direct vote, at which all candidates for township or precinct offices could be nominated and, if deemed best, county officers. At this primary election delegates to the county convention and alternates should be elected and their election properly certified to the county convention. For this primary the law should fix a day for all parties, uniform

throughout the State, strictly regulated as to notice, time of opening and closing, method of selecting judges and clerks, the right to participate, providing, perhaps, that ten days before, the voter should declare his party affiliation and that having once voted at a primary and thus fixed his party affiliation he could not vote in any other, unless thirty days prior he had filed a declaration, under oath, of change of party affiliation; and, providing also that no name of a candidate of one party could be written, printed or pasted upon the ballot of another under penalty of rejection of the ballot; and providing also the ratio of representation in the selection of delegates to the county convention, fixing the date of such convention and its time of meeting, uniform throughout the State, to nominate county officers, if not nominated at the township and precinct primary, and to nominate State representatives and to select delegates and alternates to Senatorial, Judicial and Congressional conventions, fixing a uniform time throughout the State for holding them and selecting delegates and alternates to the State convention and fixing the time for holding and declaring the ratio of representation to all these conventions. The delegates to all these conventions should be properly certified and be required to attend and no proxies should be permitted. In the case of absence or inability of a delegate to attend, an alternate to take his place, the law fixing the order in which alternates would be permitted to take the place of regular delegates, and no other persons should have any voice or vote in any convention. The law should also provide that these delegates and alternates shall be regarded as officers, their tenure being from the time of their election until the next election of delegates so that in the event of need, any convention could be re-assembled on notice and another campaign and expense avoided. Under this kind of legalized procedure it is hard to see how there could be any of the old time manipulations, sharp practices and packing of caucuses and conventions and, in my judgment, it should be worked out and the principle and purpose developed as your combined wisdom may dictate. The legislative branch of the government should be made as strong as possible because its power is almost unlimited and I believe its candidates should be carefully selected by delegate conventions.

Another consideration, slight, however, in comparison with the reasons already given why the laws referred to should be repealed is the cost of the elections in Iowa.

IN MEMORIAM.

Since the adjournment of the last General Assembly the death of several of the most noted men in the history of the State has occurred. Each one of them was ripe in years and in long, valuable service to the commonwealth and the whole country as well. As a token of respect on the part of the State and as an expression of the people's appreciation of their

worth, example and service, I speak of them on this, an occasion of the people.

Major General Grenville M. Dodge died at Council Bluffs on the 3d day of January, 1916. He was one of the most distinguished men in Iowa history. Not only in Iowa, but throughout the nation, he was distinguished as a great civil engineer and railway builder; as a commanding figure in the business world; as a leader of armies in the war for the Union; as a friend and counselor of many of the most noted public men in the country for a half century; as the sympathetic and wise adviser of all who might appeal to him; as devoted to his country and as having an ever-increasing love for Iowa—a life distinguished as consecrated to the highest ideals of American citizenship.

It is in the minds and hearts of the people of Council Bluffs to cause to be erected in that city which he called "home" and where so many of the years of his life were passed, a monument in commemoration of his life and public services. Because his name was a familiar one throughout the whole country it has been suggested by the people of his home city, and I deem it a high privilege to recommend and urge, that this General Assembly provide promptly for the appointment of a commission to serve without expense to the State in the matter of providing for and erecting said monument. Because he was essentially and all his life a public character this purpose of the citizenship of Council Bluffs should have this public recognition and endorsement of the people of Iowa.

Hon. William Peters Hepburn died at Clarinda, Iowa, February 7th, 1916. He was a pioneer in the State. Sixty years ago he was county attorney of Marshall County and fifty-nine years ago was clerk of the House in the Seventh General Assembly. For three years he was district attorney for the Eleventh Judicial District, resigning that position to enter the Civil War. He distinguished himself as a soldier, being promoted from time to time until he was placed in command of the Second Brigade, Cavalry Division of the Sixteenth Army Corps, serving until the close of the war. After 1860 he served the people many years in congress from the Eighth Iowa District. His public service was a notable one and he will pass into Iowa history as a man of forceful character, strong in his convictions, a lawyer of ability, a splendid soldier, a great debater, devoted to his country.

Rev. Henry Wallace died in the city of Des Moines, February 22d, 1916. He was a scholar, teacher, preacher, editor, author, publisher, farmer, a friend of man, interested in all benevolent enterprises, a helper of the world. The influence of Henry Wallace was greater even than that of very many very influential men. His work was equally and eminently successful in very many fields of activity. He was one of Iowa's most useful men and leaves a memory cherished by her entire citizenship.

Hon. Charles Clinton Nourse died at his winter home in Sierre Madre, California, on the 31st day of December 1916, at the age of eighty-seven

years. Judge Nourse came to Iowa sixty-five years ago and during nearly all of that time was prominently connected with the legal, political and general development of the State. He was prosecuting attorney in his district in 1852, was Chief Clerk of the Iowa House of Representatives sixty-two years ago and Secretary of the Senate two years later, and fifty-four years ago was Attorney General of the State and a little later a judge of the District Court. He was long an active practitioner of the law in central Iowa with his home in Des Moines. His distinction was as an eminent lawyer, politician in the best sense, orator and excellent high-minded citizen.

CONCLUSION.

Now I come to the conclusion of my term of service in a public capacity for the people of Iowa. It has been a measurably long one in different positions.

I have made mistakes. They are as apparent to me as they are to the people. But on the whole the people are generous and kind. I have had what is no doubt the usual experience. I have known the pleasurable feeling and encouragement that sympathy and approbation bring and I have known, also, the severity of disapprobation and I have felt the keen, rapier thrusts of bitter criticism. I beg to say that these last were soon out of my mind and I have nothing today in my heart but gratitude to all of the people and an inspiring hope for the increasing growth of the greatness of the State and the constant improvement of her moral and political life and ideals. Men come and go and so, officially, the record is closed and with every good wish and hope it is mine to say, Good-bye.

IOWA STATE BUDGET.

Governor Clarke also presented to the General Assembly, as a part of his message, the following budget and statement:

The tables herein have been made as concise as possible with a view to giving the main facts regarding the finances, transactions and needs of all the different departments of the state government.

The column of appropriations for the biennial period gives the amounts available for each department for each specific purpose as provided in the code or by the Thirty-sixth General Assembly for the biennium ending June 30, 1917. The authority for each appropriation is indicated.

The next column gives the expenditures actually made for each department, divided as to specific purposes, so far as possible, for the first year of the biennial period under this appropriation. The succeeding column gives that which will be expended or which is available for use in the second year of the period. Where there has been expenditure and where further expenditures are possible, but no specific sum indicated as an appropriation, it is because of a continuing or indefinite appro-

priation dependent entirely on the needs of the department for this particular item.

Under the head of estimated expenditures is given two columns in which is set forth the estimate of the department or office or board as to that which is needed or will be used or should be made available for the specific items indicated for the biennial period which the Thirty-seventh General Assembly will provide for. It will be borne in mind that these estimates are from the heads of departments made to the governor or recommended to the legislature. They are given to indicate what the department estimates as actually necessary for the work to be done.

In many cases footnotes are appended by the department indicating the peculiarities of appropriations or needs for that department, or explaining briefly the purpose of changes in the appropriations suggested.

It will be noted that the statement of appropriations and expenditures given by these departments does not in all cases correspond to the books of the state auditor or state treasurer, but the discrepancies are of minor importance and indicate only a difference in keeping the accounts.

Attention should be called, also, to the fact that appropriations are made in two different ways. Some of them are embodied in the code itself and thus have a measure of permanency, while others are made for each biennium by an omnibus appropriation bill. There are, also, two kinds of appropriations provided for in the code. Some of them are limited or specific in the amounts stating exactly how much a salary shall be or an expenditure shall be and fixing the limit thereof beyond which the department does not go. Sometimes this is for a two-year period and in other cases for each year of the two-year period. Other appropriations are unlimited in amount and indefinite and the amount which can be expended under these appropriations is left to the discretion or the needs of some office.

A study of the column of citation for authority of expenditures discloses, also, that as to salaries there is a distinction. In some cases, salaries are fixed in the code and in others, the same class of salaries are fixed by joint resolution. In some departments the clerks and stenographers have salaries fixed specifically in the code or in the session laws, while in others, persons holding similar positions are paid according to the decision of the head of the department, the appropriation being in general form. In some cases, the compensation of the officers or clerks is paid out of their general appropriation, while in others the salaries are paid out of the general funds of the state aside from the appropriation of the office or department. These things make it difficult to compare departments or salaries or expenditures.

EXPENDITURES AND ESTIMATES.

Showing Appropriations and Funds Available for Each Office or Department,
Actual Expenditures, and Estimates of Needs.

ADJUTANT GENERAL.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1916, to June 30, 1917	Expended in fiscal year 1916-17	Available fiscal year 1916-17	Department Esti- mates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
Salary -----	2215-F16	\$12,000.00	\$ 2,964.65	\$ 6,000.00	\$ 6,000.00	\$ 6,000
Assistant -----	2215-F16	3,000.00	1,500.00	1,500.00	1,500.00	1,500
Record Clerk -----	2215-F16	2,400.00	1,200.00	1,200.00	1,200.00	1,200
Storage rooms -----	S. F. 640-11- 36G. A.	2,000.00	598.31	1,000.00	1,000.00	1,000
Total -----		\$19,400.00	\$ 6,262.96	\$ 9,700.00	\$ 9,700.00	\$ 9,700

AUDITOR OF STATE.

Auditor -----	Sup. 98	\$ 7,200.00	\$ 3,600.00	\$ 3,600.00	\$ 3,600.00	\$ 3,600
Deputy -----	Sup. 99	3,600.00	1,800.00	1,800.00	2,400.00	2,400
Revenue clerk -----	S. F. 640-36	3,200.00	1,600.00	1,600.00	2,000.00	2,000
Chief bank clerk -----	S. F. 640-36	3,200.00	1,600.00	1,600.00	1,600.00	1,600
Chief bank clerk asst. -----	S. F. 640-36	2,000.00	1,000.00	1,000.00	1,300.00	1,300
Chief municipal clerk -----	S. F. 640-36	3,000.00	1,500.00	1,500.00	1,650.00	1,650
Journal clerk -----	S. F. 640-36	2,400.00	1,200.00	1,200.00	1,500.00	1,500
Warrant clerk -----	S. F. 640-36	1,800.00	900.00	900.00	1,000.00	1,000
Sten. and clk.—general -----	S. F. 640-36	1,800.00	900.00	900.00	1,000.00	1,000
Sten. and clk.—banking -----	S. F. 640-36	1,800.00	900.00	900.00	1,000.00	1,000
Sten. and clk.—acct. and munic. -----	S. F. 640-36	1,800.00	900.00	900.00	1,000.00	1,000
Janitor -----	S. F. 640-36	1,500.00	750.00	750.00	900.00	900
Contingent fund -----	S. F. 640-3-1915	1,000.00	395.00	500.00	500.00	500
Bank examinations -----	S. S. 1875		23,621.60		25,000.00	25,000
County examinations -----	S. 100-A		7,639.89		20,000.00	20,000
Municipal examinations -----	S. 1056-A11		4,348.15		5,000.00	5,000
Total -----		\$34,800.00	\$52,712.70	\$17,180.00	\$69,450.00	\$69,450

The increase in compensation to clerks and officers in the Auditor's department is felt to be justified by the fact that the increase in volume of business has been enormous, thereby increasing the work and responsibility of the office.

ATTORNEY GENERAL.

Attorney General, salary -----	211 Sup.	\$ 10,000.00	\$ 5,000.00	\$ 5,000.00	\$ 5,000.00	\$ 5,000
Assistant -----	212 Sup.	5,000.00	2,395.83	2,500.00	2,500.00	2,500
Add'l assis'ts and clks. -----	S. F. 640-3-36G. A.	16,000.00	7,770.79	9,000.00	8,000.00	8,000
Extra help and conting't -----	S. F. 640-3-36G. A.	20,000.00	8,037.67	10,000.00	10,000.00	10,000
Traveling expense -----	211 Sup.		2,238.30		2,500.00	2,500
Total -----		\$ 51,000.00	\$ 25,437.59	\$ 25,500.00	\$ 28,000.00	\$ 28,000

BOARD OF CONTROL.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1916, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Estimates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
Members salaries (3)-----	Sup. 2727A4	\$ 18,000.00	\$ 9,000.00	\$ 9,000.00	\$ 9,000.00	\$ 9,000
Secretary -----	Sup. 2727A3	5,000.00	2,500.00	2,500.00	2,500.00	2,500
Architect -----	Sup. 2727A23	6,000.00	3,000.00	3,000.00	3,000.00	3,000
Chief accountant -----	S. F. 640-36G. A.	3,000.00	1,800.00	1,800.00	1,800.00	1,800
First asst. accountant-----	S. F. 640-36G. A.	2,400.00	1,200.00	1,200.00	1,500.00	1,500
Second asst. accountant-----	S. F. 640-36G. A.				1,200.00	1,200
Purchasing agent -----	S. F. 640-36G. A.	3,000.00	1,500.00	1,500.00	1,500.00	1,500
Estimate clerk -----	S. F. 640-36G. A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200
Proof reader -----	S. F. 640-36G. A.	2,000.00	1,000.00	1,000.00	1,200.00	1,200
Parole clerk -----	S. F. 640-36G. A.	2,000.00	1,000.00	1,000.00	1,000.00	1,000
File clerk -----	S. F. 640-36G. A.	2,000.00	1,000.00	1,000.00	1,000.00	1,000
Stenographer -----	S. F. 640-36G. A.	1,800.00	900.00	900.00	900.00	900
Stenographer -----	S. F. 640-36G. A.	1,800.00	900.00	900.00	900.00	900
Stenographer -----	S. F. 640-36G. A.	1,800.00	900.00	900.00	900.00	900
Storekeeper and clerk-----	S. F. 640-36G. A.	1,500.00	780.00	780.00	1,000.00	1,000
Extra help -----	S. F. 640-36G. A.	4,000.00	737.83	2,000.00	2,500.00	2,500
Asst. architect and exp.-----	Sup. 2727A23	2,000.00			1,000.00	1,000
Assistant draftsman -----	S. F. 640-36G. A.	1,500.00	2,419.12	1,100.00	1,500.00	1,500
Consulting architect -----	Sup. 2727A23	3,000.00	375.00	1,500.00	1,500.00	1,500
State agents, sal. & exp.-----	S. S: 2692C	14,000.00	6,937.72	7,000.00	7,000.00	7,000
Expense -----	2727A4		4,822.82		4,500.00	4,500
Insp. of county instit'n's-----	3290M	4,000.00	2,414.20	2,000.00	2,500.00	2,500
Invest'n of tuberculosis-----	2727A39	10,000.00	2,973.02	5,000.00	5,000.00	5,000
Transport'n of patients-----	2727A34		9.18		50.00	50
Quarterly conference -----	2727A69	500.00	85.92	250.00	250.00	250
State Aid--Homes for Friendless Girls -----	S. F. 640-36G. A.	5,000.00	1,702.27	3,298.73		
State roads -----	S 1532		21,739.45		35,000.00	10,500
Total -----		\$ 97,800.00	\$ 70,895.54	\$ 48,823.73	\$ 90,800.00	\$ 65,800

BOARD OF HEALTH.

Physician mem., salaries-----	C. S. 3564	\$ 7,200.00	\$ 3,600.00	\$ 3,600.00	\$ 3,600.00	\$ 3,600
Engineer's salary -----	C. S. 2564	5,000.00	2,500.00	2,500.00	2,500.00	2,500
Sec.'s sal. and dept. exp.-----	C. 2675	10,000.00	4,642.23	5,000.00	15,000.00	15,000
Asst. Secretary, salary-----	S. F. 640-3-36G. A.	2,400.00	1,200.00	1,200.00	1,500.00	1,500
Chief clerk -----	S. F. 640-3-36G. A.	1,800.00	900.00	900.00	1,200.00	1,200
Bookkeeper -----	S. F. 640-3-36G. A.	1,800.00	900.00	900.00	900.00	900
Assistant registrar -----	S. F. 640-3-36G. A.	1,800.00	900.00	900.00	1,000.00	1,000
Extra clerk -----	S. F. 640-3-36G. A.	1,800.00	900.00	900.00	900.00	900
Engineer clerk -----					900.00	900
Vital statistics clerk-----					900.00	900
Antitoxin department -----	C. S. 2572D	4,000.00	1,208.67	2,000.00	2,000.00	2,000
Embalmers department -----	C. S. 2575A44		1,280.00		1,250.00	1,250
Nurses department -----	C. S. 2575A34		1,093.04	1,252.76	1,800.00	1,800
Vital statistics departm't-----	C. S. 2575A17	4,000.00	2,019.14	2,000.00	3,000.00	3,000
Medical examiners dept'nt-----	C. S. 2583		1,200.85		1,500.00	1,500
Optometry department -----	C. S. 2583P		202.08	386.67	250.00	250
Bacteriological departm't-----	C. S. 2575A9	12,000.00	6,801.17	6,000.00	14,000.00	14,000
Total -----		\$ 51,800.00	\$ 29,347.88	\$ 27,639.43	\$ 52,200.00	\$ 52,200

Note. An increase of \$5,000 annually is asked for the Bacteriological Laboratory, of which \$5,000 would be a transfer from the Epidemiology fund now available through the Uni

BOARD OF PAROLE.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1915, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Estimates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
Secretary's salary -----	Sup. 5718A14-15	\$ 4,000.00	2,000.00	\$ 2,000.00	\$ 2,000.00	\$ 2,000
Members and assistants, salaries and expenses.	Sup. 5718A14-15	-----	17,521.74	-----	18,000.00	18,000
Total -----		\$ 4,000.00	\$ 19,521.74	\$ 2,000.00	\$ 20,000.00	\$ 20,000

BUREAU OF LABOR STATISTICS.

Commissioner, salary ---	C.S. 2477	\$ 3,600.00	\$ 1,800.00	\$ 1,800.00	\$ 1,800.00	\$ 1,800
Deputy -----	C.S. 2477	3,000.00	1,800.00	1,500.00	1,800.00	1,800
Three inspectors -----	C.S. 2477	7,200.00	3,600.00	3,600.00	4,500.00	4,500
Department clerk -----	C.S. 2477	2,000.00	1,000.00	1,000.00	1,200.00	1,200
Stenographer and clerk -----	S. F. 640-3-36G. A.	2,000.00	900.00	1,000.00	1,000.00	1,000
Employment clerk -----	S. S. 2477G1	2,400.00	1,188.33	1,200.00	1,200.00	1,200
Extra clerk -----	S. F. 640-24-36G. A.	250.00	250.00	-----	-----	-----
Traveling expense -----	C.S. 2477	8,000.00	2,460.85	4,000.00	4,500.00	4,500
Two inspectors -----		-----	-----	-----	2,400.00	2,400
Statistician -----		-----	-----	-----	1,500.00	1,500
Total -----		\$ 28,450.00	\$ 12,694.18	\$ 14,100.00	\$ 19,900.00	\$ 19,900

In the estimates an increase in salary of \$25 per month has been added for each inspector in service for at least one year; the same additional monthly increase has been included in the estimate for Deputy Commissioner; there has also been added at the present rate of pay two additional inspectors which are absolutely necessary if the work contemplated by the statutes is to be performed; there has also been added one statistician at \$1,500 per year, and this addition is highly important because of the great amount of statistical material now coming into the office and which cannot be handled by the present number of clerks.

CLERK OF SUPREME COURT.

Clerk's salary -----	Sec. 205, Code	\$ 5,400.00	\$ 2,700.00	\$ 2,700.00	\$ 3,500.00	\$ 3,500
Deputy clerk's salary -----	Sec. 205, Supp.	3,600.00	1,800.00	1,800.00	2,500.00	2,500
File clerk's salary -----	S. F. 640-36G. A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200
General clerk's salary -----	S. F. 640-36G. A.	1,800.00	900.00	900.00	900.00	900
Messenger-janitor -----	S. F. 640-36G. A.	1,680.00	840.00	840.00	840.00	840
Extra stenography -----	S. F. 640-36G. A.	100.00	3.00	97.00	100.00	100
Totals -----		\$14,980.00	\$ 7,433.00	\$ 7,537.00	\$ 9,040.00	\$ 9,040

Clerk's salary should be increased to at least \$3,500 per annum. Deputies' salary should be increased to at least \$2,500 per annum.

COMMISSION OF INSURANCE.

Commissioner salary ---	1683-B-2	\$ 6,000.00	\$ 3,000.00	\$ 3,000.00	\$ 3,000.00	\$ 3,000
Deputy salary -----	1683-R-2	3,600.00	1,800.00	1,800.00	1,800.00	1,800
Actuary -----	1821-C	6,000.00	3,000.00	3,000.00	3,000.00	3,000
Chief examiner -----	1821-C	4,000.00	2,000.00	2,000.00	2,000.00	2,000
Security clerk -----	1683-R-2	3,200.00	1,600.00	1,600.00	1,600.00	1,600
Fee clerk -----	1683-R-2	2,800.00	1,400.00	1,400.00	1,400.00	1,400
General clerk -----	1683-R-2	2,400.00	1,200.00	1,200.00	1,200.00	1,200
Two stenographers -----	1683-R-2	3,600.00	1,800.00	1,800.00	1,800.00	1,800
Additional assistants -----	1683-R-2	-----	4,058.01	-----	4,200.00	4,200
Contingent expense -----	1683-R-2	2,000.00	494.76	1,000.00	3,000.00	3,000
Examination expense -----	1821-C	-----	7,220.03	-----	7,500.00	7,500
Totals -----		\$33,600.00	\$27,572.80	\$16,800.00	\$50,500.00	\$30,600

The commissioner will recommend an additional appropriation of \$2,000 to cover traveling expenses of examiners and inspectors when engaged in work not chargeable to companies.

CUSTODIAN OF BUILDINGS AND GROUNDS.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1916, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Estimates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
Chief engineer	S. F. 640-3-36G. A.	\$ 3,200.00	\$ 1,599.96	\$ 1,600.00	\$ 1,800.00	\$ 1,800
1st asst. engineer	S. F. 640-3-36G. A.	2,400.00	1,200.00	1,200.00	2,100.00	1,300
2d asst. engineer	S. F. 640-3-36G. A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200
Electrician and machinist	S. F. 640-3-36G. A.	2,400.00	1,200.00	1,200.00	2,100.00	1,300
Asst. elect. and mach.	S. F. 640-3-36G. A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200
Carpenter	S. F. 640-3-36G. A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200
Night watches, two	S. F. 640-3-36G. A.	3,600.00	1,800.00	1,800.00	2,700.00	2,700
Boiler tenders	S. F. 640-3-36G. A.	2,000.00	900.00	1,000.00	1,000.00	1,000
Firemen and wardens, 6	S. F. 640-3-36G. A.	12,000.00	4,655.00	6,000.00	6,000.00	6,000
Floor janitors, 15	S. F. 640-3-36G. A.	23,400.00	11,383.32	11,700.00	11,700.00	11,700
Janitress	S. F. 640-3-36G. A.	1,560.00	780.00	780.00	780.00	780
Elevator tender	S. F. 640-3-36G. A.	1,560.00	780.00	780.00	780.00	780
Florist and yard man	S. F. 640-3-36G. A.	1,680.00	700.00	840.00	2,880.00	2,880
Office janitors	S. F. 640-3-36G. A.	4,680.00	2,291.25	2,340.00	3,120.00	3,120
Extra help	S. F. 640-3-36G. A.	1,440.00	226.10	720.00	720.00	720
Washing towels	S. F. 640-3-36G. A.	1,200.00	254.49	600.00	600.00	600
Removal of snow	S. F. 640-3-36G. A.	1,000.00	8.00	500.00	500.00	500
Total		\$69,320.00	\$31,378.12	\$34,660.00	\$39,690.00	\$39,690
*Janitor pharmacy comm.	S. F. 640-36G. A.		\$ 715.00			
Additional janitor	S. F. 640-36G. A.		65.00			

*The charges for additional janitors were authorized by the committee on retrenchment and reform of the 36th G. A. This should come under the custodian's regular pay roll, and it is included in the estimates for that purpose.

†The recommendation of increasing the salary of the chief engineer from \$1,600, to \$1,800, is thought advisable as a first class engineer in this position is worth fully that salary to the State of Iowa.

‡As the first assistant to the engineer must be a man able to take the place of the engineer in nearly all places, to give him the prestige which he should have and make a place that worthy men are willing to work for his salary should be greater than that of the second assistant engineer and should have an increase of one hundred dollars per year in his salary.

§The electrician and machinist must be a man who thoroughly understands his business, is working at dangerous work most of the time and should be given the prestige which he should have in his department, and he should have one hundred dollars more salary than his assistant.

¶Taking it for granted that the custodians' department would have charge of all the Capitol extension grounds during the next fiscal year, I have an estimate to include one additional night watch to take care of the outside work and think that this will be very necessary.

‡Firemen and wardens. I desire to especially call attention to this item as the appropriation allows the full sum of one thousand dollars per annum to be paid to each of these men, but on the recommendation of the chief engineer that this was above the wages paid for like work in other capacities, the full sum has not been paid for the past period. The estimate is just the same as the appropriation that was made by the last Legislature.

¶Florist and Yard men. I have secured the services of a first class florist and yard man but it is practically with the understanding that he will receive an increase in salary during the next fiscal year and I have therefore in the estimate for his position figured the same at twelve hundred dollars per year. I have also in this item figured that the custodian's department would have full charge of all the grounds now being prepared in the extension grounds and that in order to give it very meager care that it will require the assistance of two additional yard men and have estimated their salaries at eight hundred and forty dollars per year, each.

DEPARTMENT OF AGRICULTURE AND STATE FAIR.

Sheep barn	36G. A. - H. F. 213	\$ 25,000.00	\$ 25,939.72			
Sewer system	36G. A. - H. F. 213	14,000.00	14,119.71			
Insurance	Sec. 1657-t	2,000.00	2,634.25		\$ 1,700.00	\$ 1,700
Support Dept. of Agri.	Sec. 1657-t	4,800.00	2,400.00		2,400.00	2,400
Building and imp't fund					75,000.00	75,000
Maintenance of state fair grounds and buildings					15,000.00	15,000
Total		\$ 45,800.00	\$ 45,092.68		\$ 94,100.00	\$ 94,100

DAIRY AND FOOD DEPARTMENT.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1916, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Esti- mates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
Commissioner -----	S. S. 2515	\$ 5,400.00	\$ 2,700.00	\$ 2,700.00	\$ 3,200.00	\$ 3,200
Deputy commissioner -----	S. S. 2515	3,600.00	1,800.00	1,800.00	2,200.00	2,200
State chemist -----	S. S. 2515	4,800.00	2,400.00	2,400.00	2,500.00	2,500
Two ass't dairy comm'rs -----	S. S. 2515	5,600.00	2,800.00	2,800.00	3,200.00	3,400
Two ass't dairy comm'rs -----	S. S. 2515	5,600.00	2,800.00	2,800.00	3,600.00	3,600
Three ass't dairy comm'rs -----	S. S. 2515	9,600.00	4,800.00	4,800.00	5,100.00	5,400
Three ass't dairy and food commissioners -----	S. S. 2515	9,600.00	4,800.00	4,800.00	5,400.00	5,400
Chief state W. & M. Insp. -----	S. S. 2515	3,600.00	1,800.00	1,800.00	2,200.00	2,200
Seven ass't food comm'rs -----	S. S. 2515	22,400.00	11,200.00	11,200.00	12,600.00	12,600
Two ass't W. & M. Insp. -----	S. S. 2515	6,400.00	3,200.00	3,200.00	3,400.00	3,600
One ass't W. & M. Insp'r -----					1,500.00	1,600
One ass't state chemist -----	S. S. 2515	3,200.00	1,600.00	1,600.00	2,000.00	2,000
One state chemist -----	S. S. 2515	3,000.00	1,500.00	1,500.00	1,600.00	1,600
One chief clerk -----	S. S. 2515	2,400.00	1,200.00	1,200.00	1,300.00	1,300
One licensee clerk -----	S. S. 2515	1,800.00	900.00	900.00	1,100.00	1,100
Two clerks -----	S. J. R. 22-36G. A.	3,600.00	1,800.00	1,800.00	2,000.00	2,000
One janitor -----	S. J. R. 22-36G. A.	1,500.00	750.00	750.00	900.00	900
One stenographer -----	S. J. R. 22-36G. A.	1,800.00	900.00	900.00	1,000.00	1,000
Extra clerical help -----	S. J. R. 22-36G. A.	1,000.00	316.05	500.00	600.00	500
Expense -----	S. S. 4999-A31F	68,000.00	31,896.33	34,000.00	38,000.00	38,000
Total -----		\$162,960.00	\$ 79,192.33	\$ 81,430.00	\$ 93,900.00	\$ 94,100

DAIRY AND BEEF INDUSTRY.

Dairy industry -----	S. S. 2528F13	\$ 7,500.00	\$ 3,725.30	\$ 3,896.53	\$ 5,500.00	\$ 5,500
Beef industry -----	S. S. 2528F13	7,500.00	3,268.09	4,651.93	5,000.00	5,000
Total -----		\$ 15,000.00	\$ 6,993.39	\$ 8,550.46	\$ 10,500.00	\$ 10,500

DISTRICT COURT.

Judges salaries -----	S. S. 253	\$413,000.00	\$206,500.00	\$206,500.00	\$206,500.00	\$206,500
Judges expenses -----	S. S. 253	23,600.00	9,539.65	11,800.00	11,800.00	11,800
Expense outside district -----	Sup. 240A		23.15		250.00	250
Total -----		\$436,600.00	\$216,112.80	\$218,300.00	\$218,550.00	\$218,550

DOCUMENT DEPARTMENT.

Appropriation -----	S. F. 640-36G. A.	\$ 5,000.00		\$ 3,970.00		
Document editor -----	S. 144-e.	4,000.00	\$ 2,000.00	2,000.00	\$ 2,000.00	\$ 2,000
Stenographer -----	S. F. 640-36G. A.		900.00		900.00	900
Extra help -----	S. F. 640-36G. A.		130.00		1,500.00	1,700
Total -----		\$ 9,000.00	\$ 3,030.00	\$ 5,970.00	\$ 4,400.00	\$ 4,600

EXECUTIVE COUNCIL.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1916, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Estimates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
Salary secretary	S. F. 640-36G. A.	\$ 4,800.00	\$ 2,400.00	\$ 2,400.00	\$ 2,400.00	\$ 2,400
Assistant secretary	S. F. 640-36G. A.	4,000.00	2,000.00	2,000.00	2,000.00	2,000
Second assistant secretary	S. F. 640-36G. A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200
Capitol grounds repre'tive	S. F. 640-36G. A.	4,000.00	2,000.00	2,000.00	2,000.00	2,000
Accountant	S. F. 640-36G. A.	4,000.00	2,000.00	2,000.00	2,000.00	2,000
Supply room clerk	S. F. 640-36G. A.	2,200.00	1,100.00	1,100.00	1,100.00	1,100
Postmaster	S. F. 640-36G. A.	2,000.00	1,000.00	1,000.00	1,200.00	1,200
Tele. and telegraph clerk	S. F. 640-36G. A.	1,800.00	840.00	960.00	900.00	900
Clerical assistance	S. F. 640-36G. A.	200.00	160.00	40.00	400.00	400
Janitor with Bd. of Health	S. F. 640-36G. A.	1,560.00	780.00	780.00	780.00	780
Store room janitor	S. F. 640-36G. A.	1,560.00	780.00	780.00	780.00	780
Assistant accountant	161-A Sup.		572.82		780.00	780
Voucher clerk	163-A Sup.		945.00		1,000.00	1,000
Other expense	170-L Sup.	577.99	4,268.90		5,000.00	5,000
Total		\$ 29,097.99	\$ 20,046.72	\$ 14,260.00	\$ 26,510.00	\$ 19,510
Furn., stores and sup.	165 O	\$120,000.00	\$ 65,000.00	\$ 62,500.00	\$ 75,000.00	\$ 75,000
Same, deficiency	165 O	20,000.00			20,000.00	
Fuel	165 O	25,000.00	9,889.00	15,111.00	12,500.00	12,500
Tel. and telegraph repairs, water, lights	164 O	25,000.00	12,078.00	12,922.00	12,500.00	12,500
Express and freight	Sec. 3-S. F. 640-36G. A.	12,500.00	4,312.00	7,688.00	5,000.00	5,000
Advertising laws	Sec. 3-S. F. 640-36G. A.	1,300.00	678.00	622.00	1,000.00	
Governor's conferences	Sec. 17-S. F. 640-36G. A.	300.00	150.00	300.00	150.00	150
Necessary expenses	Sec. 14-S. F. 640-36G. A.	3,000.00	706.00	2,294.00	1,500.00	1,500
Extraordinary repairs	Sec. 18-S. F. 640-36G. A.	11,800.00	3,289.00	8,511.00	*7,500.00	7,500
Providential contingent	Sec. 3-S. F. 640-36G. A.	50,000.00	7,528.00	42,472.00	25,000.00	25,000
Total		\$268,900.00	\$103,600.00	\$142,420.00	\$160,150.00	\$189,150

*For south steps, main floor and other extraordinary improvement.

Note—It is understood that the above estimated amounts should be made available for either year of the appropriation period.

GENERAL ASSEMBLY—THIRTY-EIGHTH.

Members salary	Sup. 12					\$158,000
Members mileage	Sup. 12					2,300
Employes	Sup. 13					55,000
Lieutenant-Governor						2,000
Speaker's add'l salary						1,000
Total						\$218,200

GOVERNOR.

Items for Which onev is Used	Citation of authority	Appropriation July 1, 1916, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Esti- mates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
SALARIES: Governor	C. 65	\$ 10,000.00	\$ 5,000.00	\$ 5,000.00	\$ 5,000.00	\$ 5,000
As member of ex. cnd.	S. F. 640	2,400.00	1,200.00	1,200.00	1,200.00	1,200
Secretary	C. 65	3,600.00	1,800.00	1,800.00	1,800.00	1,800
Requisition clerk	S. F. 640-36G. A.	2,600.00	1,300.00	1,300.00	1,300.00	1,300
Pardon clerk	S. F. 640-36G. A.	2,600.00	1,300.00	1,300.00	1,300.00	1,300
Notarial clerk	S. F. 640-36G. A.	1,800.00	900.00	900.00	900.00	900
Messenger	S. F. 640-36G. A.	1,800.00	900.00	900.00	900.00	900
Governor's house rent	S. F. 640-36G. A.	1,200.00	600.00	600.00	600.00	600
Contingent fund	S. F. 640	3,000.00	190.97	2,809.03	750.00	750
Additional counsel	S. F. 640	2,500.00	-----	2,500.00	500.00	500
Return of paroled prisn'rs	S. F. 640	200.00	-----	200.00	100.00	100
Pub. of pardon notices	S. F. 640	800.00	67.66	732.34	500.00	500
Return of fugitives	C. -5181	-----	3,831.57	-----	4,000.00	4,000
Defense of patents	C. -64-a	-----	677.54	-----	1,000.00	1,000
State agents	C. -65-c	-----	10,434.99	-----	12,500.00	12,500
Total		\$ 82,500.00	\$ 28,202.72	\$ 19,241.37	\$ 32,350.00	\$ 32,350

HISTORICAL DEPARTMENT.

Curator	Sup. 2881-f	\$ 3,600.00	\$ 1,800.00	\$ 1,800.00	\$ 1,800.00	\$ 1,800
Assistants	S. F. 640-36G. A.	39,600.00	19,800.00	19,800.00	19,800.00	19,800
Incidentals of dedication						
Allison monument	S. F. 640-36G. A.	500.00	-----	500.00	-----	-----
For marking historic sites	S. F. 640-36G. A.	600.00	-----	600.00	-----	-----
Scenic areas	S. F. 640-36G. A.	200.00	-----	200.00	-----	-----
Hospitality	S. F. 640-36G. A.	250.00	8.91	241.09	-----	-----
Iowa Flag Comm.	S. F. 640-36G. A.	500.00	-----	500.00	-----	-----
Travel expense	S. F. 640-36G. A.	500.00	369.21	140.79	-----	-----
Historic and scenic areas					12,500.00	12,500
Markers for historic sites					5,000.00	5,000
Acquisition of historic col.					5,000.00	5,000
Office supplies, archives					1,500.00	1,500
Total		\$ 45,750.00	\$ 21,968.12	\$ 23,781.89	\$ 45,600.00	\$ 45,600

INDUSTRIAL COMMISSIONER.

Appropriation	S. 2477-M-23	\$ 40,000.00		\$ 20,000.00		
Salaries—						
Commissioner			\$ 3,000.00		\$ 3,000.00	\$ 3,000
Secretary			1,500.00		1,500.00	1,500
Chief clerk			1,200.00		1,200.00	1,200
Filing clerk			1,000.00		1,000.00	1,000
Stenographer (1)			900.00		900.00	900
Clerks (2)			1,800.00		1,800.00	1,800
Miscellaneous expense			1,068.00		5,000.00	5,900
Deputy (1)					2,000.00	2,000
Add. stenog. and clerk					2,700.00	2,700
Total		\$ 40,000.00	\$ 10,496.00	\$ 20,000.00	\$ 20,000.00	\$ 20,000

Expected increase in the numbers of employers and employees under the Compensation Law will call for an expansion of the service, and make need of all or practically all of the Department's \$40,000.00 biennial appropriation. Expansion to be by way of Deputy Commissioner and additional office help. The increase of work and force will, of course, increase the general expense of the department.

HOTEL INSPECTION.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1916, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Estimates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
Department receipts.....	S.S. 2514-s	\$ 14,874.50		\$ 365.03		
Hotel inspector			\$ 1,500.00			
Clerical services			720.00			
Deputies per diem & exp.			4,006.59			
Inspector's expense			218.82			
Printing			166.83			
Postage			25.00			
Miscellaneous			30.57			
Total			\$ 6,637.81		\$ 7,500.00	\$ 7,500

This department is supported wholly by fees and no change in the law is suggested.

IOWA GEOLOGICAL SURVEY.

Director's salary	C. 2502		\$ 900.00			
Asst. director's salary	C. 2502		1,800.00			
Other salaries	C. 2502		8,173.07			
Expenses	O. 2502		2,126.86			
Total		\$ 16,000.00	7,999.93	\$ 8,000.07	\$ 8,000.00	\$ 8,000
Secretary's salary	S.F. 640-36G.A.	1,800.00	900.00	900.00	900.00	900
Total		\$ 17,800.00	\$ 8,899.93	\$ 8,900.07	\$ 8,900.00	\$ 8,900

IOWA LIBRARY COMMISSION.

Department appropriation	Sec. 2888h	\$ 30,000.00		\$ 15,000.00		
Secretary	Sec. 2888h		\$ 1,600.00		\$ 1,800.00	\$ 1,800
Librarian, travel'g library	Sec. 2888h		1,080.00		1,200.00	1,200
Reference librarian			1,000.00		1,100.00	1,100
Organizer			900.00		1,000.00	1,000
Cataloguer			900.00		900.00	900
Two stenographers			1,800.00		1,800.00	1,800
General assistant			600.00		720.00	720
Extra salary fund			400.00		400.00	400
Shipping clerk					600.00	600
General fund:						
Books			4,146.18		4,000.00	4,000
Miscellaneous			1,806.06		2,000.00	2,000
Total		\$ 30,000.00	\$ 14,234.24	\$ 15,000.00	\$ 15,520.00	\$ 15,520

Accumulated unassigned balance July 1, 1916, \$3,141.97.

IOWA NATIONAL GUARD.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1915, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Estimates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
Department appropriation	S. 2215-143	\$330,000.00	\$164,986.00	\$165,000.00	\$165,000.00	\$165,000
Armory rent	S. 2215-143		57,871.59			
Bldg. and ground imp.	S. 2215-143		9,110.35			
Encampment expenses	S. 2215-143		5,849.39			
Express, frt. & cartage	S. 2215-143		3,002.60			
Inspections	S. 2215-143		707.75			
Misc. expenses for drills	S. 2215-143		17,728.25			
Office expenses	S. 2215-143		7,706.08			
Printing and binding	S. 2215-143		158.40			
Physical examinations	S. 2215-143		1,928.75			
Per diem camps of instruction	S. 2215-143		30,726.53			
Rifle range allowance	S. 2215-143		3,699.16			
Salaries	S. 2215-143		5,941.47			
Service badges	S. 2215-143		150.09			
Schools of instruction	S. 2215-143		3,469.13			
Transportation	S. 2215-143		15,397.43			
Telegraph and telephone	S. 2215-143		433.87			
Uniforms and equipment	S. 2215-143		779.82			
National Guard Association expenses	S. 2215-143		526.30			

It is impossible at this time to make any estimates for the reason that the Federal Government passed what is known as the "National Defense Act," which will require the State of Iowa to greatly increase the strength of the Guard, but until the War Department regulations are issued specifying the organization it is impossible to tell just what State appropriations will be needed to carry out the same.

IOWA WEATHER AND CROP SERVICE.

Director's salary	1681	\$ 3,000.00	\$ 1,500.00	\$ 1,500.00	\$ 1,500.00	\$ 1,500
Clerk hire	1681	1,440.00	720.00	720.00	900.00	900
Expense	1681	960.00	775.71	480.00	300.00	300
Total		\$ 5,400.00	\$ 2,995.71	\$ 2,700.00	\$ 2,700.00	\$ 2,700

Note—No increase in appropriation desired, but wants authority to use not less than \$900.00 of present annual appropriation for clerk hire.

MINE INSPECTION.

Inspector's salaries	C.S. 2483	\$ 10,800.00	\$ 5,400.00	\$ 5,400.00	\$ 5,400.00	\$ 5,400
Board of examiners	C.S. 2489-c.		2,492.67		3,000.00	3,000
Inspectors expense	C.S. 2483	4,500.00	2,005.00	2,250.00	2,250.00	2,250
Clerk	S.F. 610-3-36G.A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200
Total		\$ 17,700.00	\$ 11,097.67	\$ 8,850.00	\$ 11,850.00	\$ 11,850

OIL INSPECTION.

Appropriation	C 2507	\$ 64,000.00		\$ 32,000.00	\$ 32,000.00	\$ 32,000
Chief inspector	C 2507		\$ 1,800.00			
Thirteen inspectors	C 2507		15,000.00			
Deputies and branders	C 2507		5,846.00			
Clerk			900.00			
Expenses			6,423.57			
Total		\$ 64,000.00	\$ 30,569.57	\$ 32,000.00	\$ 32,000.00	\$ 32,000

PHARMACY COMMISSION.

Items for Which Money Is Used	Citation of authority	Appropriation July 1, 1915, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Esti- mates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
Three board members.....	2587-SS	\$ 9,000.00	\$ 4,500.00	\$ 4,500.00	\$ 4,500.00	\$ 4,500
Secretary	2585-SS	3,600.00	1,800.00	1,800.00	1,800.00	1,800
Expenses	2587-SS		2,829.48		2,500.00	2,500
Extra clerk	S. F. 640	600.00	288.00	300.00	300.00	300
Total		\$ 13,200.00	\$ 9,417.48	\$ 6,600.00	\$ 9,100.00	\$ 9,100

PENSIONS AND RELIEF.

Bruner	H. F. 243-36G. A.	\$ 1,500.00	\$ 1,500.00			
Jopling, Clyde	S. F. 187-36G. A.	240.00	60.00	\$ 120.00	\$ 120.00	\$ 120
Jopling, Etta	S. F. 187-36G. A.	120.00	70.00	60.00	60.00	60
Jopling, Faye	S. F. 187-36G. A.	240.00	60.00	120.00	120.00	120
Hull	129-25G. A.	480.00	240.00	240.00	240.00	240
Metz	117-16G. A.	480.00	240.00	240.00	240.00	240
Survivors of Spirit Lake Relief Expedition	Ch. 348-35G. A.	4,697.33	2,077.33	1,680.00	1,680.00	1,680
Total		\$ 7,757.33	\$ 4,247.33	\$ 2,460.00	\$ 2,460.00	\$ 2,460

PRINTING, BINDING AND ENGRAVING.

Printing	121		\$ 41,561.91		\$ 57,500.00	\$ 57,500
Binding	121		28,028.38		25,000.00	25,000
Engraving	187-A		1,527.28		1,500.00	1,500
Total			\$ 71,117.57		\$ 84,000.00	\$ 84,000

RAILROAD COMMISSION.

Members salaries (3).....	S. S. 2121	\$ 18,000.00	\$ 9,000.00	\$ 9,000.00	\$ 9,000.00	\$ 9,000
Secretary's salary	S. S. 2121	3,600.00	1,800.00	1,800.00	2,500.00	2,500
General clerk	S. S. 640-36G. A.	2,600.00	1,300.00	1,300.00	1,500.00	1,500
Statistical and rate clerk.....	S. S. 640-36G. A.	2,400.00	1,200.00	1,200.00	1,300.00	1,300
Stenographer	S. S. 640-36G. A.	1,800.00	900.00	900.00	900.00	900
Reporter	S. S. 640-36G. A.	2,400.00	1,200.00	1,200.00	1,500.00	1,500
Stenographer	S. S. 640-36G. A.	1,800.00	900.00	900.00	900.00	900
Stenographer	S. S. 640-36G. A.	1,800.00	900.00	900.00	900.00	900
Traveling expense	S. S. 640-36G. A.	3,000.00	1,500.00	1,500.00	1,500.00	1,500
Investigat'n of rate cases	S. F. 661-36G. A.	50,000.00	*23,638.56	26,361.44	†21,000.00	†21,000
Western rate case	S. F. 314-36G. A.	3,186.81	3,186.81			
Maps	S. F. 336-36G. A.	3,750.00	3,658.20	91.80	3,750.00	
Valuation Committee National Ass'n of R. E. Commissioners					1,000.00	1,000
Statistician					3,500.00	3,500
Engineering Dept.						
Chief electrical engineer					3,000.00	3,000
Assistant engineer					1,500.00	1,500
Civil engineer					3,000.00	3,000
Stenographer					900.00	900
Traveling expense					1,000.00	1,000
Total		\$ 94,336.81	\$ 49,183.57	\$ 45,153.24	\$ 58,660.00	\$ 54,900

*Of this amount \$6,186.05 was expended for the Commerce Council Department.

†The above estimate of \$21,000.00 for each year during the coming biennial period does not, as formerly, include any estimated expense for the department of commerce counsel who has, we understand, filed an estimate for his department.

Added employes should be given to the Commission, in order that it may do its work more efficiently. It may be advisable to take care of their expenses by special assessment on the utilities regulated, as is customary in other states, where adequate inspection is undertaken by the State.

COMMERCE COUNCIL.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1915, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Estimates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
Commerce counsel -----	S. 2121-k	\$ 10,000.00	\$ 5,000.00	\$ 5,000.00	\$ 5,000.00	\$ 5,000.00
Assistant -----	S. F. 631-36G. A.		2,500.00		3,000.00	3,000.00
Assistant -----	S. F. 631-36G. A.		*800.00		1,800.00	1,800.00
File clerk -----	S. F. 631-36G. A.		900.00		1,200.00	1,200.00
Stenographer -----	S. F. 631-36G. A.		780.00		900.00	900.00
Traveling expenses -----	S. F. 631-36G. A.		1,136.25		1,500.00	1,800.00
Contingent fund -----	S. F. 631-36G. A.		69.80		5,000.00	5,000.00
Total -----			\$ 11,186.05		\$ 18,400.00	\$ 18,700.00

*For eight months only.

SECRETARY OF STATE.

Secretary of State -----	Ch. 2-Sup. 13	\$ 7,200.00	\$ 3,600.00	\$ 3,600.00	\$ 3,600.00	\$ 3,600.00
Deputy -----	Ch. 2-Sup. 13	3,600.00	1,800.00	1,800.00	1,800.00	1,800.00
Clerk land department -----	Ch. 2-Sup. 13	3,000.00	1,500.00	1,500.00	1,500.00	1,500.00
Chief clerk -----	640-3-36G. A.	3,200.00	1,600.00	1,600.00	1,600.00	1,600.00
Corporation clerk -----	640-3-36G. A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200.00
Assistant clerk -----	640-3-36G. A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200.00
Stenographer -----	640-3-36G. A.	1,800.00	900.00	900.00	900.00	900.00
Stenographer -----	640-3-36G. A.	1,800.00	900.00	900.00	900.00	900.00
Document librarian -----	640-3-36G. A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200.00
Document clerk -----	640-3-36G. A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200.00
Janitor -----	640-3-36G. A.	1,560.00	780.00	780.00	780.00	780.00
Supt. Bond & Inv. dept. -----	Ch. 13-1913 B. Sup	4,400.00	2,200.00	2,200.00	2,200.00	2,200.00
Clerk Bond & Inv. dept. -----	Ch. 13-1913 B. Sup	2,400.00	1,200.00	1,200.00	1,200.00	1,200.00
Total -----		\$ 38,560.00	\$ 19,280.00	\$ 19,280.00	\$ 19,280.00	\$ 19,280.00

SECRETARY OF STATE—MOTOR VEHICLE DEPARTMENT.

Chief clerk -----	S. J. R. 22-36G. A.	\$ 3,000.00	\$ 1,500.00	\$ 1,500.00	\$ 1,800.00	\$ 1,800.00
Cashier -----	S. J. R. 22-36G. A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200.00
Chief examiner -----	S. J. R. 22-36G. A.	2,400.00	1,200.00	1,200.00	1,600.00	3,600.00
Book-keeper -----	S. J. R. 22-36G. A.	2,000.00	1,000.00	1,000.00	1,200.00	1,200.00
Stenographer -----	S. J. R. 22-36G. A.	1,800.00	900.00	900.00	1,800.00	1,800.00
Index clerk -----	S. J. R. 22-36G. A.	1,800.00	900.00	900.00	1,000.00	1,000.00
General clerk -----	S. J. R. 22-36G. A.	1,800.00	900.00	900.00	1,200.00	1,200.00
Extra help -----	S. J. R. 22-36G. A.	18,060.00	8,786.30	9,030.00	9,680.00	10,330.00
Total -----		\$ 33,260.00	\$ 16,383.30	\$ 16,630.00	\$ 21,480.00	\$ 22,190.00

STATE BOARD OF EDUCATION.

Finance committee (3) -----	2682-L	\$ 21,000.00	\$ 10,500.00	\$ 10,500.00	\$ 10,500.00	\$ 10,500.00
Members, clerks and exp. -----	2682-L		24,831.28		25,000.00	25,000.00
Telephone, telegraph, etc. -----	S. F. 640-36G. A.	500.00	199.88	300.14	250.00	250.00
Total -----		\$ 21,500.00	\$ 35,531.14	\$ 10,800.14	\$ 35,750.00	\$ 35,750.00

STATE LIBRARY.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1915, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Estimates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
State Librarian, salary	\$ 2881 F	\$ 4,800.00	\$ 2,400.00	\$ 2,400.00	\$ 2,400.00	\$ 2,400
Law Librarian, salary	S 2881 F	3,600.00	1,800.00	1,800.00	1,800.00	1,800
First asst. librarian, sal.	S 2881 G	2,200.00	1,100.00	1,100.00	1,300.00	1,300
First asst. lib'n, add. sal.	S. F. 640-39G. A.	200.00	100.00	100.00		
Second asst. libran'n, sal.	S 2881 G	2,000.00	1,000.00	1,000.00	1,200.00	1,200
Sec. asst. lib'n, add. sal.	S. F. 640-39G. A.	200.00	100.00	100.00		
Third asst. libran'n, sal.	S 2881 G	1,800.00	900.00	900.00	1,200.00	1,200
Third asst. lib'n, add. sal.	S. F. 640-39G. A.	200.00	100.00	100.00		
Legislative ref. assistant	S. F. 640-39G. A.	2,200.00	1,100.00	1,100.00	1,200.00	1,200
Research assistant	S. F. 640-39G. A.	2,000.00	1,000.00	1,000.00	1,000.00	1,000
Cataloguer	S. F. 640-39G. A.	2,200.00	1,100.00	1,100.00	1,200.00	1,200
Bookkeeper and stenog.	S. F. 640-39G. A.	2,000.00	1,000.00	1,000.00	1,200.00	1,200
Law stenographer	S. F. 640-39G. A.	1,800.00	900.00	900.00	900.00	900
Apprentice legislative dept	S. F. 640-39G. A.	800.00	315.00	400.00	400.00	400
Janitor law department	S. F. 640-39G. A.	1,500.00	780.00	780.00	780.00	780
Janitor misc. department	S. F. 640-39G. A.	1,500.00	780.00	780.00	780.00	780
Janitor misc. department	S. F. 640-24-39G. A.		780.00		780.00	780
Two apprentices	S. F. 640-24-39G. A.		487.50		600.00	600
Extra janitor law dept.	S. F. 640-3-39G. A.	400.00	178.60	200.00	200.00	200
Law dept. sup.	2881 E	12,000.00	6,000.00	6,000.00	6,000.00	6,000
Miscellaneous dept.	2881 E	12,000.00	6,000.00	6,000.00	6,000.00	6,000
Medical department					2,000.00	2,000
Medical librarian					2,400.00	2,400
Total		\$ 53,520.00	\$ 27,919.70	\$ 26,760.00	\$ 33,340.00	\$ 33,340

The first, second and third assistants were given, under the Code, respectively \$1,100, \$1,000 and \$900 a year, and they were allowed each \$100 a year additional by the committee on retrenchment and reform. The same committee provided for the janitor and two apprentices, that for the janitor to cover an omission in the committee's report to the 36th G. A. As a matter of necessity the provision for the janitor and two apprentices should be included in the regular appropriations.

STATE FIRE MARSHAL.

For all purposes	2468-p S.	\$ 27,000.00		\$ 13,500.65		
Fire marshal	2468-l		\$ 2,500.00		\$ 2,500.00	\$ 2,500
Deputy fire marshal	2468-l		1,800.00		1,800.00	1,800
Two assistants	2468-l		2,895.00		3,200.00	3,200
Third assistant	2468-l				1,500.00	1,500
Traveling expenses	2468-l		2,371.50		3,300.00	3,300
Chief clerk and stenog.	2468-l		1,203.80		1,300.00	1,300
Extra for clerical	2468-l		376.50		600.00	600
Miscellaneous expense	2468-l		84.62		100.00	100
*Fees and mileage	2468-o		2,267.93		2,400.00	2,400
Total		\$ 27,000.00	\$ 13,499.35	\$ 13,500.65	\$ 16,700.00	\$ 16,700

*Paid to chiefs fire departments, mayors, and township clerks for reporting fires, and also mileage to township clerks.

The department asks for a third assistant at \$1,500.00 a year, and that the salaries of two others be increased from \$1,500.00 and \$1,420.00 a year to \$1,900.00. The additional \$1,000.00 for expenses is desired in case of the authorization of a third assistant. The salary of the chief clerk and stenographer should be increased from \$1,200.00 to \$1,300.00 a year and \$600.00 is needed for extra clerical work. The increases asked call for an increase of the appropriation by \$3,200.00.

STATE TREASURER.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1916, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Estimates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
State treasurer	S. 115	\$ 7,200.00	\$ 3,600.00	\$ 3,600.00	\$ 3,600.00	\$ 3,600
Deputy treasurer	S. 116	3,600.00	1,800.00	1,800.00	1,800.00	1,800
Deputy treasurer, extra	S. F. 640-39G. A.	1,200.00	600.00	600.00	600.00	600
Clerical help & messenger	S. F. 640-39G. A.	14,400.00	6,254.46	8,145.54	7,020.00	7,020
Bonds	S. 115-a	4,000.00	2,000.00	2,000.00	2,000.00	2,000
Collateral inher. tax cost.	S. 1481-a 81	29,579.63	14,789.16		15,000.00	15,000
Total		\$ 59,979.63	\$ 29,043.62	\$ 16,145.54	\$ 37,040.00	\$ 37,040

The \$29,579.63 item in appropriations is the amount of fees paid to county officials for collection of collateral inheritance tax in the last biennial period; the \$14,789.16 is the estimated amount so paid in the last year of the period.

SUPERINTENDENT OF PUBLIC INSTRUCTION.

Salary of Superintendent	2627-a Sup.	\$ 8,000.00	\$ 4,000.00	\$ 4,000.00	\$ 4,000.00	\$ 4,000
Salary of deputy	2627-G Sup.	5,000.00	2,500.00	2,500.00	3,000.00	3,000
Inspectors and chief clerk	2627-G Sup.	15,000.00	6,961.94	7,500.00	8,900.00	8,900
Clerks	S. F. 640-S-36G. A.	6,960.00	3,420.00	3,480.00	3,900.00	3,900
Extra clerks	640-S-36	1,600.00	928.26	800.00	800.00	800
Contingent fund					500.00	500
Traveling expense	2627-h Sup.		2,701.29		3,000.00	3,000
Normal institutes	2626-C		4,900.00		4,960.00	4,960
Normal training state aid	2634-C-3 Sup.	225,000.00	95,327.06	125,000.00	150,000.00	150,000
Consolidated schools	2794-C Sup.	200,000.00	91,900.00	100,000.00	125,000.00	125,000
Board of educational ex.	2634 Sup.		19,728.75	7,060.61	19,000.00	19,000
Total		\$461,560.00	\$292,367.27	\$250,340.61	\$323,050.00	\$323,050

SUPREME COURT.

Seven judges salaries	S. 203-A	\$ 84,000.00	\$ 42,000.00	\$ 42,000.00	\$ 42,000.00	\$ 42,000
Judges clerks	S. F. 640-39G. A.	21,000.00	7,917.50	10,500.00	10,500.00	10,500
Balliff	S. F. 640-39G. A.	2,400.00	1,200.00	1,200.00	1,200.00	1,200
Contingent	S. F. 640-39G. A.	2,400.00	871.45	1,628.55	1,200.00	1,200
Total		\$109,800.00	\$ 51,988.95	\$ 55,248.55	\$ 54,900.00	\$ 54,900

SUPREME COURT REPORTER.

Salaries	S 224-m	\$ 16,000.00				
Reporter			\$ 3,500.00	\$ 3,500.00	\$ 3,500.00	\$ 3,500
Assistant			1,195.96	1,200.00	1,200.00	1,200
Assistant			798.00	1,200.00	1,200.00	1,200
Clerk and stenog'pher			479.67	900.00	900.00	900
Additional help			215.67	3,051.70	1,200.00	1,200
Assistance	S. F. 640-39G. A.	1,440.00		1,440.00		
Total		\$ 17,440.00	\$ 6,148.30	\$ 11,291.70	\$ 8,000.00	\$ 8,000

VETERINARY SURGEON.

Veterinarian's salary	2538 Sup.	\$ 3,600.00	\$ 1,800.00	\$ 1,800.00	\$ 3,000.00	\$ 3,000
Deputy's salary					2,400.00	2,400
Secretary's salary	2530 Sup.	2,400.00	1,200.00	1,200.00	1,200.00	1,200
Clerk's salary	2530 Sup.	1,800.00	900.00	900.00	900.00	900
Assistants and expense	2536 Sup.	22,000.00	13,027.32	11,000.00	*100,000.00	100,000
Exp. hf. & mouth disease	H. F. 608-39G. A.	100,000.00	27,904.62	56,469.54		
Total		\$129,800.00	\$ 43,881.94	\$ 71,868.54	\$107,500.00	\$107,500

VETERINARY SURGEON—Continued

COMMISSION OF ANIMAL HEALTH.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1916, to June 30, 1917	Expended in fiscal year 1916-17	Available fiscal year 1917-18	Department Estimates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
Two comm'rs salaries.....	Sup. 2538-U		\$ 400.00			
Two comm'rs salaries.....	Sup. 2538-U		200.00			
Clerk and expense.....	Sup. 2538-U		1,408.67			
Total			\$ 2,008.67			

*The department believes but one fund should be appropriated for the work of the Animal Health Commission and the Veterinary Department and all fees collected should be turned over to the State. The Animal Health Commission is a reliable and responsible body and might well be trusted with the entire appropriation for the payment of assistants' per diem and expenses, together with all expenses of the department; also salaries and expenses of the members of the animal health commission and the stenographic help needed. This general appropriation should be \$100,000.00 per year.

STATE HIGHWAY COMMISSION.

Com. salaries and exp.....	S. S. 1571m32		\$ 2,568.22		\$ 3,500.00	\$ 3,500
Administrative dept.....	S. S. 1571m32		15,258.56		12,000.00	12,000
Road department.....	S. S. 1571m32		16,174.38		19,000.00	19,000
Bridge department.....	S. S. 1571m32		21,038.66		11,500.00	11,500
Drainage department.....	S. S. 1571m32		5,236.00		5,000.00	5,000
Patents, tests, etc.....	S. S. 1571m32		1,767.07		4,600.00	4,600
Drafting room.....	S. S. 1571m32		*		13,600.00	13,600
Engineer First district.....	S. S. 1571m32		2,673.67		2,800.00	2,800
Engineer Second district.....	S. S. 1571m32		2,673.62		2,800.00	2,800
Engineer Third district.....	S. S. 1571m32		2,822.06		2,800.00	2,800
Engineer Fourth district.....	S. S. 1571m32		2,975.69		2,800.00	2,800
Engineer Fifth district.....	S. S. 1571m32		2,561.03		2,800.00	2,800
Engineer Sixth district.....	S. S. 1571m32		*		2,800.00	2,800
Express, frt. and cartage.....	S. S. 1571m32		360.13		360.00	360
Telephone and telegraph.....	S. S. 1571m32		803.67		800.00	800
Postage, general.....	S. S. 1571m32		1,035.70		1,100.00	1,100
Postage, Service Bulletin.....	S. S. 1571m32		1,300.00		1,200.00	1,200
Printing.....	S. S. 1571m32		4,468.82		4,000.00	4,000
Equipment and supplies.....	S. S. 1571m32		2,307.39		1,200.00	1,200
Other expenses.....	S. S. 1571m32		2,913.08		500.00	500
Stationery.....	S. S. 1571m32		1,154.87		1,100.00	1,100
Furniture and fixtures.....	S. S. 1571m32		652.20		300.00	300
Total			\$90,821.34	\$56,000.00	\$96,550.00	\$96,560

*Expenditures included in Bridge Department.

OTHER GENERAL ACCOUNTS.

Agricultural societies.....	Sup. 1661-A		\$ 48,085.98		\$ 50,000.00	\$ 50,000
Board of accountancy.....	S. S. 2620-h		651.59	250.00	750.00	750
Board of dental exam.....	Sup. 2600-G		1,824.99	560.00	2,000.00	2,000
Department G. A. R.....	178-30G.A.	\$ 1,500.00	748.76	750.00	750.00	750
Farmers institutes.....	Sup. 1675		6,988.86		7,500.00	7,500
Historical society.....	327-35G.A.	4,000.00	20,000.00	20,000.00	20,000.00	20,000
Permanent school fund.....	640-36G.A.	1,312.46	660.42	635.00	650.00	650
Rewards for escaped pris.....	O 5681		325.00		500.00	500
Bee inspection.....	Sup. 2375 A-59	3,000.00	1,421.18	1,500.00	1,500.00	1,500
State entomologist.....	Sup. 2375 A-52	8,000.00	4,143.96	6,600.00	4,000.00	4,000
Treatm't of indig. child.....	S. S. 254-K		34,678.41		5,000.00	5,000
Insane, escaped and non-resident.....			1,570.93		2,000.00	2,000
Inebriate escaped.....			783.67		750.00	750
Obsts in state cases.....			812.28		1,500.00	1,500
Survey of lake beds.....			14,027.59		15,000.00	15,000
Motor license exp. fund.....			77,985.83	149,000.00	75,000.00	100,000
Horticultural society.....	S. 1673	8,000.00	4,000.00	4,000.00	4,000.00	4,000
Total		\$ 61,812.46	\$218,721.45	\$183,315.00	\$190,900.00	\$215,900

STATE COLLEGE.

Items for Which Money is Used	Citation of authority	Appropriation July 1, 1916, to June 30, 1917	Expended in fiscal year 1916-16	Available fiscal year 1916-17	Department Estimates for Next Biennium	
					Fiscal year Fiscal year	Fiscal year 1918-19
Support -----	S. F. 288-36G. A.	\$1,010,000.00	\$ 505,000.00	\$ 505,000.00	\$ 608,000.00	\$ 608,000
Home econ. (two and four year) -----	S. F. 288-36G. A.	40,000.00	20,000.00	20,000.00	20,000.00	20,000
Ag., home econ., and engineering -----	S. F. 288-36G. A.	108,000.00	54,000.00	54,000.00	57,000.00	57,000
Contingent and repair -----	S. F. 288-36G. A.	92,000.00	46,000.00	46,000.00	50,000.00	50,000
Library -----	S. F. 288-36G. A.	10,000.00	5,000.00	5,000.00	15,000.00	15,000
Public ground improvem't Experiment station -----	S. F. 288-36G. A.	20,000.00	10,000.00	10,000.00	15,000.00	15,000
Ag. and home econ. ext. -----	S. F. 288-36G. A.	231,000.00	115,500.00	115,500.00	165,500.00	165,500
Eng. ext. and tradeschool Eng. experiment station -----	S. F. 288-36G. A.	180,000.00	90,000.00	90,000.00	90,000.00	90,000
Good roads experiment -----	S. F. 288-36G. A.	50,000.00	25,000.00	25,000.00	25,000.00	25,000
Veterinary investigations Vet. practitioners courses -----	S. F. 288-36G. A.	30,000.00	15,000.00	15,000.00	15,000.00	15,000
Summer term -----	S. F. 288-36G. A.	20,000.00	10,000.00	10,000.00	10,000.00	10,000
Winter short course -----	S. F. 288-36G. A.	25,000.00	12,500.00	12,500.00	12,500.00	12,500
Heating plant -----	S. F. 288-36G. A.	5,000.00	2,500.00	2,500.00	2,500.00	2,500
Repairs and imp. of bldg. Home economics laboratory -----	S. F. 242-36G. A.	40,000.00	20,000.00	20,000.00	25,000.00	25,000
Water tank -----	S. F. 242-36G. A.	19,000.00	9,500.00	9,500.00	9,500.00	9,500
Add. equip. of bldgs. and departments -----	S. F. 242-36G. A.	32,000.00	24,400.00	7,600.00	25,000.00	-----
Building fund -----	H. F. 248-36G. A.	26,500.00	6,000.00	20,500.00	7,500.00	7,500
Sewer construction Repairs and imp. of stock barns, pavilions, etc. -----	S. F. 242-36G. A.	1,500.00	700.00	800.00	-----	-----
Animal husbandry farm and equipment -----	S. F. 242-36G. A.	15,000.00	15,000.00	-----	-----	-----
Additional property Purchase of Patten horti- cultural property -----	S. F. 242-36G. A.	105,000.00	49,000.00	56,000.00	87,500.00	87,500
	H. F. 248-36G. A.	300,000.00	-----	300,000.00	150,000.00	150,000
					2,500.00	2,500
					75,000.00	-----
					43,250.00	-----
					-----	10,000
Totals -----		\$2,360,000.00	\$1,035,100.00	\$1,324,900.00	\$1,505,750.00	\$1,382,500

STATE UNIVERSITY.

Support -----	S. F. 288-36G. A.	\$ 909,400.00	\$ 454,700.00	\$ 454,700.00	\$ 454,700.00	\$ 454,700
College of art, law, sci- ence, etc. -----	S. F. 288-36G. A.	136,700.00	68,350.00	68,350.00	178,350.00	178,350
College of dentistry -----	S. F. 288-36G. A.	47,450.00	23,725.00	23,725.00	33,725.00	33,725
College of education -----	S. F. 288-36G. A.	40,000.00	20,000.00	20,000.00	30,000.00	30,000
Graduate college -----	S. F. 288-36G. A.	18,000.00	9,000.00	9,000.00	29,000.00	29,000
College of fine arts -----	S. F. 288-36G. A.	6,000.00	3,000.00	3,000.00	8,000.00	8,000
University extension -----	S. F. 288-36G. A.	34,000.00	17,000.00	17,000.00	42,000.00	42,000
Equipment and supplies -----	S. F. 288-36G. A.	25,000.00	12,500.00	12,500.00	16,000.00	16,000
Contingent and repair -----	S. F. 288-36G. A.	70,000.00	35,000.00	35,000.00	43,500.00	43,500
Buildings and grounds -----	S. F. 288-36G. A.	24,000.00	12,000.00	12,000.00	20,500.00	20,500
Administration -----	S. F. 288-36G. A.	12,450.00	6,225.00	6,225.00	14,225.00	14,225
Library -----	S. F. 288-36G. A.	35,000.00	17,500.00	17,500.00	30,000.00	30,000
Epidemiology laboratory Summer school -----	S. F. 288-36G. A.	10,000.00	5,000.00	5,000.00	5,000.00	5,000
School of commerce -----	S. F. 288-36G. A.	32,000.00	16,000.00	16,000.00	20,000.00	20,000
Pav'g, sidew'k and sewer Purchase of land -----	S. F. 242-36G. A.	6,000.00	3,000.00	3,000.00	25,000.00	25,000
Equipment of buildings -----	S. F. 242-36G. A.	43,000.00	48,000.00	-----	10,000.00	10,000
Tunnels -----	S. F. 242-36G. A.	45,000.00	22,500.00	22,500.00	30,000.00	125,000
Electrical equipment -----	S. F. 242-36G. A.	6,000.00	6,000.00	-----	150,000.00	-----
Heating plant -----	S. F. 242-36G. A.	10,000.00	5,000.00	5,000.00	-----	-----
Building fund -----	H. F. 248-36G. A.	18,000.00	18,000.00	-----	-----	-----
		300,000.00	10,000.00	290,000.00	150,000.00	150,000
Total -----		\$1,383,000.00	\$ 812,500.00	\$1,020,500.00	\$1,280,000.00	\$1,235,000

TEACHERS COLLEGE.

is Used Items for Which Money	Citation of authority	Appropriation July 1, 1916, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Esti- mates for Next Biennium	
					Fiscal year 1917-18	Fiscal year 1918-19
Teachers fund -----	S. F. 288-36G. A.	\$279,000.00	\$139,500.00	\$139,500.00	\$179,500.00	\$179,500
Contingent fund -----	S. F. 288-36G. A.	140,000.00	70,000.00	70,000.00	109,500.00	109,500
Library fund -----	S. F. 288-36G. A.	10,000.00	5,000.00	5,000.00	6,000.00	6,000
Librarian's salary fund.	S. F. 288-36G. A.	17,000.00	8,500.00	8,500.00	9,500.00	9,500
Hospital fund -----	S. F. 288-36G. A.	4,500.00	2,250.00	2,250.00	3,250.00	3,250
Extension service -----	S. F. 288-36G. A.	39,500.00	19,750.00	19,750.00	29,750.00	29,750
Summer term -----	S. F. 288-36G. A.	80,000.00	40,000.00	40,000.00	42,000.00	42,000
Furniture -----	S. F. 242-36G. A.	15,000.00	15,000.00		25,000.00	
Paving -----	S. F. 242-36G. A.	1,600.00	1,600.00			
Building fund -----	H. F. 242-36G. A.	150,000.00	20,000.00	130,000.00	75,000.00	75,000
Exten. summer school wk.					10,000.00	10,000
Equip't vocational bldgs.					10,000.00	
Equipment for training school building -----						4,700
Improvement and equip- ment of gymnasium -----						8,000
Land for agric'l purposes					20,000.00	
Total -----		\$736,600.00	\$321,600.00	\$415,000.00	\$519,500.00	\$472,200

COLLEGE FOR THE BLIND.

Support -----	S. F. 288-36G. A.	\$80,000.00	\$40,000.00	\$40,000.00	\$45,000.00	\$45,000
Contingent and repair	S. F. 288-36G. A.	3,000.00	1,500.00	1,500.00	2,000.00	2,000
Oculist fund -----	S. F. 288-36G. A.	200.00	100.00	100.00	100.00	100
Electric light plant	S. F. 242-36G. A.	3,000.00	3,000.00			
Pianos and furniture	S. F. 242-36G. A.	5,000.00	5,000.00			
Barns and silo	S. F. 242-36G. A.	4,500.00	4,500.00			
Pav'g, sidewalks and land	S. F. 242-36G. A.	10,000.00	10,000.00			
Printing plant	S. F. 242-36G. A.	1,000.00		1,000.00		
Laundry equipment					3,000.00	
Music, books & apparatus					500.00	
Industrial building					20,000.00	
Totals -----		\$106,700.00	\$64,100.00	\$42,600.00	\$70,600.00	\$47,100

Note.—The amounts shown as unexpended under Senate File 288-36 G. A. for each of the four educational institutions are continuing annual appropriations.

If any increase in these amounts is allowed by the Thirty-Seventh General Assembly it is suggested that Senate File 288-36 G. A. be repealed and an act appropriating the new amounts be enacted in lieu thereof.

STATE INSTITUTIONS UNDER BOARD OF CONTROL.

Items for Which Money is Used	Appropriation July 1, 1916, to June 30, 1917	Expended in fiscal year 1916-16	Available fiscal year 1916-17	Department Esti- mates for Next Biennium	
				Fiscal year 1917-18	Fiscal year 1918-19
Anamosa -----	\$ 498,152.80	\$ 365,638.54	\$ 81,887.96	\$ 208,965.00	\$ 208,965
Cherokee -----	446,273.93	236,926.59	30,768.79	237,750.00	212,750
Clarinda -----	443,470.00	239,502.28	39,329.22	246,000.00	246,000
Council Bluffs -----	120,518.64	69,024.13	7,683.80	65,500.00	65,000
Davenport -----	183,632.00	98,711.18	3,556.34	113,450.00	113,450
Des Moines -----		1,609.51			
Eldora -----	225,139.33	109,973.23	53,239.85	116,700.00	116,100
Ft. Madison -----	669,613.39	332,937.37	32,065.24	255,500.00	255,500
Glenwood -----	467,396.66	258,615.74	33,740.67	273,000.00	273,000
Independence -----	440,604.53	233,606.82	22,495.79	275,500.00	275,500
Knoxville -----	117,954.77	70,124.72	19,343.52	58,350.00	57,650
Marshalltown -----	342,140.23	178,493.61	13,424.33	138,000.00	138,000
Mitchellville -----	98,140.00	54,823.07	3,430.45	57,850.00	57,850
Mt. Pleasant -----	494,316.24	273,713.69	56,499.93	260,075.00	260,075
Oakdale -----	275,377.17	100,010.34	69,575.27	124,850.00	105,000
Woodward -----	339,496.82	110,366.33	34,371.31	170,400.00	170,400
Rockwell City -----	100,424.65		50,000.00	93,250.00	93,250
General appropriation for all in- stitutions -----				62,500.00	62,500
Total -----	\$5,273,656.21	\$2,776,537.65	\$ 566,342.91	\$2,372,040.00	\$2,323,990

The amounts shown in the last two columns of the above table include new appropriations asked for by the Board of Control, an itemized statement of which will be found on another page of this report.

SUMMARY OF DEPARTMENTS

Items for Which Money is Used	Appropriation July 1, 1915, to June 30, 1917	Expended in fiscal year 1915-16	Available fiscal year 1916-17	Department Esti- mates for Next Biennium	
				Fiscal year 1917-18	Fiscal year 1918-19
Adjutant General	\$ 19,400.00	\$ 6,262.96	\$ 9,700.00	\$ 9,700.00	\$ 9,700
Attorney General	51,000.00	25,487.59	25,500.00	28,000.00	28,000
Auditor of State	34,800.00	52,712.70	17,180.00	69,450.00	69,450
Board of Control	97,360.00	70,895.54	48,823.73	90,300.00	65,800
Board of Health	51,800.00	29,347.88	27,589.43	52,200.00	52,200
Board of Parole	4,000.00	19,521.74	2,000.00	20,000.00	20,000
Bureau of Labor	28,450.00	12,694.18	14,100.00	19,900.00	19,900
Clerk of Supreme Court	14,980.00	7,443.00	7,537.00	9,040.00	9,040
Commission of Insurance	33,600.00	27,572.80	16,800.00	30,500.00	30,500
Custodian	69,320.00	31,373.12	31,660.00	39,690.00	39,690
Department of Agriculture	45,800.00	45,092.68		94,100.00	94,100
Dairy and Food Commission	162,900.00	79,192.58	81,480.00	93,300.00	94,100
Dairy and Beef Industry	15,000.00	6,998.89	8,550.46	10,500.00	10,500
District Court	489,800.00	216,112.80	218,300.00	218,550.00	218,550
Document Department	9,000.00	3,030.00	5,970.00	4,400.00	4,900
Executive Council Clerical Exp.	29,097.99	20,046.72	14,290.00	21,510.00	19,510
Executive Council, General Exp.	268,900.00	103,900.00	142,420.00	160,150.00	139,150
General Assembly, 38th					213,200
Governor	32,500.00	28,202.72	19,241.37	32,350.00	32,350
Historical Department	46,750.00	21,968.12	23,781.89	45,600.00	45,600
Hotel Inspection		6,667.81		7,500.00	7,500
Industrial Commissioner	40,000.00	10,496.00	20,000.00	20,000.00	20,000
Iowa Geological Survey	17,800.00	8,899.93	8,900.00	8,900.00	8,900
Iowa Library Commission	30,000.00	14,234.24	18,141.97	15,520.00	15,520
Iowa National Guard	330,000.00	164,983.00	165,000.00	165,000.00	165,000
Iowa Weather and Crop Service	5,400.00	2,965.71	2,700.00	2,700.00	2,700
Mine Inspection	17,700.00	21,897.67	8,850.00	11,850.00	11,850
Oil Inspection	64,000.00	30,569.57	32,000.00	32,600.00	32,600
Pharmacy Commission	12,200.00	9,417.48	6,000.00	9,100.00	9,100
Pensions and Relief	7,797.33	4,247.83	2,460.00	2,460.00	2,460
Printing, Binding and Engraving		71,117.57		84,000.00	84,000
Railroad Commission	94,336.81	49,183.57	45,153.24	53,660.00	54,900
Commerce Counsel Department	10,000.00	11,186.05		18,400.00	18,700
Secretary of State	39,560.00	19,280.00	19,280.00	19,280.00	19,280
Motor Vehicle Department	33,260.00	16,383.30	16,630.00	21,480.00	22,130
State Board of Education	21,500.00	35,631.14	40,800.14	35,750.00	35,750
State Library	53,520.00	27,919.70	26,700.00	33,340.00	33,340
State Fire Marshall	27,000.00	13,499.35	13,500.65	16,700.00	16,700
State Treasurer	59,979.63	29,043.62	16,145.54	37,040.00	37,040
Supt. of Public Instruction	461,560.00	232,367.27	250,340.61	323,050.00	323,050
Supreme Court	109,800.00	51,968.95	55,248.55	54,900.00	54,900
Supreme Court Reporter	17,440.00	6,148.30	11,291.70	8,000.00	8,000
Veterinary Surgeon	129,800.00	43,331.94	71,368.54	107,500.00	107,500
Commission of Animal Health		2,003.67			
State Highway Commission		90,321.34	56,000.00	99,550.00	99,550
Other general accounts	61,812.46	213,721.45	133,315.00	190,900.00	219,900
State College of Agriculture	2,360,000.00	1,035,100.00	1,324,900.00	1,505,750.00	1,332,500
State University	1,833,000.00	812,500.00	1,020,500.00	1,290,000.00	1,235,000
State Teachers' College	793,600.00	321,600.00	415,000.00	519,500.00	472,200
College for the Blind	109,700.00	64,100.00	42,600.00	70,600.00	47,100
Institutions under Board of Control	5,273,656.21	2,776,587.65	566,842.91	2,872,040.00	2,823,990
Totals	\$13,404,260.43	\$7,010,881.93	\$5,128,172.79	\$8,687,600.00	\$8,584,500

BOARD OF CONTROL ASKINGS ITEMIZED.

- New appropriations asked for by the Board of Control of State Institutions and included in their estimates for said institutions in the regular budget.

	1917-1918	1918-1919
ANAMOSA.		
Lavatories and closets	\$ 250.00	250.00
Oculist and dental work	750.00	750.00
Transportation of prisoners	1,250.00	1,250.00
Stone quarry in Lyon County	50,000.00	50,000.00
Railway switch to quarry	17,500.00	17,500.00
Heating equipment, Industrial Building	500.00	500.00
Motors and wiring, Industrial Building	490.00	490.00
Line shafting hangers and pulleys, Industrial Building	225.00	225.00
Tools and materials for manual training	1,500.00	1,500.00
Contingent and repair	6,500.00	6,500.00
Total	\$ 78,965.00	\$ 78,965.00
CHEROKEE.		
Books and periodicals	\$ 250.00	\$ 250.00
Contingent and repair	12,500.00	12,500.00
Increasing water supply	10,000.00	
Completing railway switch and improving coal house	15,000.00	
Total	\$ 37,750.00	\$ 12,750.00
CLARINDA.		
Contingent and repair	\$ 10,000.00	\$ 10,000.00
Tubercular hospital	20,000.00	20,000.00
Dairy barns	6,000.00	6,000.00
Total	\$ 36,000.00	\$ 36,000.00
COUNCIL BLUFFS.		
Books and periodicals	\$ 250.00	\$ 250.00
Contingent and repair	3,500.00	3,500.00
Water reservoir	1,250.00	1,250.00
Physical equipment and play ground apparatus	500.00	
Extensions of coal bins	2,000.00	
Total	\$ 7,500.00	\$ 5,000.00
DAVENPORT.		
Contingent and repair	\$ 5,000.00	\$ 5,000.00
Dental and oculist fund	900.00	900.00
Gymnasium	15,000.00	15,000.00
Cottage bath rooms	2,550.00	2,550.00
Total	\$ 23,450.00	\$ 23,450.00
ELDORA.		
Books and periodicals	\$ 250.00	\$ 250.00
Agricultural implements	250.00	250.00
Band instruments	150.00	150.00
Chaplain	150.00	150.00
Contingent and repair	7,500.00	7,500.00
Lectures and entertainments	250.00	250.00
Dental and oculist fund	1,250.00	1,250.00
Transportation of boys	400.00	400.00
Athletics and rewards of merit	150.00	150.00
Boys' cottage and furnishings	7,500.00	7,500.00
Boys' cottage and repairs, lavatories	2,500.00	2,500.00
Equipment machine shop	500.00	500.00
Steam boilers and equipment	4,000.00	4,000.00
Wagon shed	250.00	250.00
Tunnels, pipes, etc.	1,250.00	1,250.00
Extending water system	500.00	500.00
School supplies and apparatus	250.00	250.00
Carpets, rugs and furniture	1,000.00	1,000.00
Total	\$ 28,100.00	\$ 28,100.00

FT. MADISON.	1917-1918	1918-1919
Contingent and repair	\$ 7,500.00	\$ 7,500.00
Establishing and maintaining industries.....	50,000.00	50,000.00
Transportation of prisoners	1,500.00	1,500.00
Furnishings for warden's residence	500.00	500.00
Total	\$ 59,500.00	\$ 59,500.00
GLENWOOD.		
Beds and bedding	\$ 1,250.00	\$ 1,250.00
Contingent and repair	7,500.00	7,500.00
Furniture and furnishings	1,250.00	1,250.00
Cottage for boys	20,000.00	20,000.00
Building for bakery	3,000.00	3,000.00
Total	\$ 33,000.00	\$ 33,000.00
INDEPENDENCE.		
Contingent and repair	\$ 10,000.00	\$ 10,000.00
Horse barn	3,000.00	3,000.00
Power house and equipment.....	25,000.00	25,000.00
Hospital tubercular patients	20,000.00	20,000.00
State's portion, drainage district	2,500.00	2,500.00
Total	\$ 60,500.00	\$ 60,500.00
KNOXVILLE.		
Contingent and repair	\$ 1,500.00	\$ 1,500.00
Books and periodicals	150.00	150.00
Fire station and new hose.....	600.00	600.00
Ice house	700.00	700.00
Laboratory equipment	150.00	150.00
Renovating and replacing old furniture.....	250.00	250.00
Total	\$ 3,850.00	\$ 2,650.00
MARSHALLTOWN.		
Contingent and repair	\$ 5,000.00	\$ 5,000.00
New boilers, stokers, heating and vacuum system.....	7,500.00	7,500.00
Elevator	2,500.00	2,500.00
Concrete bridge and dam	1,750.00	1,750.00
Storm sewer	500.00	500.00
Repairs and improvements on main building.....	750.00	750.00
Total	\$ 18,000.00	\$ 18,000.00
MITCHELLVILLE.		
Books and periodicals	\$ 250.00	\$ 250.00
Chaplain	150.00	150.00
Contingent and repair	2,500.00	2,500.00
Dental and oculist fund	500.00	500.00
Musical instruments	150.00	150.00
Transportation of girls	150.00	150.00
Furniture and furnishings	500.00	500.00
Live stock	250.00	250.00
Machine shop and power house.....	150.00	150.00
New boiler	750.00	750.00
New laundry and equipment.....	4,000.00	4,000.00
Remodeling old laundry for stores.....	500.00	500.00
Total	\$ 9,850.00	\$ 9,850.00
MT. PLEASANT.		
Books and periodicals	\$ 250.00	\$ 250.00
Contingent and repair	15,000.00	15,000.00
New laundry building and equipment.....	15,000.00	15,000.00
Sewer for draining basement	1,250.00	1,250.00
Electric switch board and connection.....	1,000.00	1,000.00

MT. PLEASANT—Continued.	1917-1918	1918-1919
Water filter and attachments	2,250.00	2,250.00
Two silos	700.00	700.00
Drain tile	750.00	750.00
Electric wiring and fixtures main building.....	1,500.00	1,500.00
New boiler room	17,500.00	17,500.00
Railway track scales and farm scales.....	2,000.00	2,000.00
Pump house well and connections.....	875.00	875.00
Total	\$ 58,075.00	\$ 58,075.00
OAKDALE.		
Contingent and repair	\$ 2,500.00	\$ 2,500.00
Medical and laboratory building and equipment.....	22,500.00	22,500.00
Elevator, furnishing, and equipment for hospital.....	15,350.00	-----
Addition to employes building	3,000.00	-----
Switch board and cable	1,500.00	-----
Well pump house and connections.....	2,000.00	2,000.00
Total	\$ 46,850.00	\$ 27,000.00
WOODWARD.		
Contingent and repair	\$ 2,500.00	\$ 2,500.00
Four cottages and equipment	42,500.00	42,500.00
Two central dining halls and kitchens.....	37,500.00	37,500.00
Two cottages for tubercular patients	10,000.00	10,000.00
Employes home	10,000.00	10,000.00
School buildings	5,000.00	5,000.00
Green house and garage	1,750.00	1,750.00
Dairy barn and silos	5,250.00	5,250.00
Poultry house	250.00	250.00
Telephone system	750.00	750.00
Books and periodicals	150.00	150.00
Improving grounds	1,000.00	1,000.00
Fencing	750.00	750.00
Cold storage plant, machinery and equipment.....	3,750.00	3,750.00
New tunnels	750.00	750.00
Hog house	500.00	500.00
Total	\$ 122,400.00	\$ 122,400.00
ROCKWELL CITY.		
Electric wiring and equipment	\$ 500.00	\$ 500.00
Contingent and repair	1,250.00	1,250.00
Two cottages, heat, light and furnishings.....	35,000.00	35,000.00
Water tower, tank and connections.....	2,500.00	2,500.00
Water supply, pump and equipments	4,000.00	4,000.00
Sewage disposal plant and sewer.....	3,000.00	3,000.00
Equiping part of power house for storeroom.....	750.00	750.00
Finishing pathology	2,500.00	2,500.00
Fencing and draining	750.00	750.00
Building walks, grading drives and planting.....	500.00	500.00
Industrial buildings and school house.....	10,000.00	10,000.00
Furniture and furnishings	2,500.00	2,500.00
Laundry equipment	6,000.00	6,000.00
Total	\$ 69,250.00	\$ 69,250.00
General emergency appropriation for all institutions.....	\$ 62,500.00	\$ 62,500.00
Grand total of new askings.....	\$ 755,040.00	\$ 706,990.00

INCREASES OR CHANGES IN APPROPRIATIONS ASKED FOR BY
VARIOUS STATE DEPARTMENTS.

AUDITOR OF STATE—

An increase of \$2,270.00 annually is asked for as additional compensation for ten employes. Authority to increase the salary of chief bank examiner from \$1,800.00 to \$2,400.00 annually, said increase to be paid out of the bank examining fees. Total increase asked for is \$2,870.00.

BOARD OF CONTROL—

Additional appropriations of \$4,270.00 annually is asked for. An additional assistant accountant and an additional stenographer accounting for most of this increase.

BOARD OF HEALTH—

An increase of \$21,500.00 annually is asked for. Of this amount \$10,000.00 annually is asked for general expense purposes; \$1,700.00 as additional compensation for employes and Vital Statistics Department; \$1,800.00 for two additional employes; \$8,000.00 for Bacteriological Laboratory, \$5,000.00 of which would be transferred from the Epidemiological Fund now available through the University.

BUREAU OF LABOR—

An increase of \$5,300.00 annually is asked for. Of this amount \$1,400.00 is for additional compensation of employes; \$2,400.00 for two additional inspectors and \$1,500.00 for a statistician.

CLERK OF SUPREME COURT—

An increase of \$1,500.00 annually is asked for. Of this \$800.00 as additional salary for the clerk and \$700.00 as additional salary for the deputy.

COMMISSIONER OF INSURANCE—

An increase of \$2,000.00 annually is asked for in the contingent fund.

CUSTODIAN—

An increase of \$5,030.00 annually is asked for. A part of this increase is for salaries of employes under the custodian which is now being paid out of the Retrenchment and Reform Committee fund and a part is for added compensation for employes.

HIGHWAY COMMISSION—

The State Highway Commission ask for authority to use any unexpended balance that may remain in the treasury on January 1st, estimated at \$22,500.00.

DEPARTMENT OF AGRICULTURE—

An increase of \$90,000.00 annually is asked for. Of this amount \$15,000.00 is for the maintenance of the State Fair Grounds and \$75,000.00 annually for building and improvement purposes.

DAIRY AND FOOD COMMISSION—

An increase of \$11,920.00 annually is asked. Of this amount \$6,420.00 is for additional compensation for the several inspectors and employes; \$1,500.00 is for an assistant weight and measure inspector and \$4,000.00 increase in the expense fund.

DAIRY AND BEEF INDUSTRY, ENCOURAGEMENT OF—

An increase of \$1,750.00 annually for the dairy industry and \$1,250.00 annually for the beef industry is asked.

EXECUTIVE COUNCIL—

An increase of \$30,000.00 or \$150,000.00 is asked for for the general expense for the next appropriation period. An appropriation of \$20,000.00 is asked for to make up a deficiency in the present appropriation. An appropriation of \$15,000.00 is also asked for new steps at the south entrance to the Capitol building and for a new floor in the main corridor and for such other contingent expenses that might arise. It is recommended that the salary of the postmaster and mail carrier be increased from \$1,000.00 per annum to \$1,200.00 per annum.

HISTORICAL DEPARTMENT—

New appropriations totaling \$45,000.00 is asked for the next two years for various purposes relating to historic and scenic areas, permanent markers on historic sites, and for the collection of historic materials illustrative of life within the state. \$3,000.00 is asked for for the purchase of office supplies for the Archive Department.

INDUSTRIAL COMMISSION—

No increase is asked for in the appropriation for this department, but authority to employ a deputy, the salary of whom shall be paid from the department's appropriation, is requested.

IOWA WEATHER AND CROP SERVICE—

No increase is asked for in the appropriation for this department, but authority to use \$900.00 annually for clerk hire is asked. The amount allowed for clerk hire now is \$780.00 annually. This asking involves no increase in the present appropriation.

IOWA LIBRARY COMMISSION—

No increase is asked for in the appropriation for this Department. This is the only Department in the state receiving an appropriation wherein the amount expended under authority of law does not equal the amount appropriated. This amount, which is unexpended, cannot under the law revert to the general state fund. Authority is asked to increase the salaries of the employes, said increase to be paid from this unexpended balance.

RAILROAD COMMISSION, COMMERCE COUNSEL—

New appropriations totaling \$49,600.00 annually is asked. Of this amount \$1,300.00 is for additional compensation to the regular employes of the Department; \$1,000.00 for valuation committee for National Association of Railroad Commissioners; \$3,500.00 for statistician; \$21,000.00 for rate case investigation; \$9,400.00 for an engineering department and \$13,400.00 to provide the Commerce Counsel

with necessary assistance and contingent expense fund. In addition to this there is asked \$3,750.00 for purchase of maps.

SECRETARY OF STATE, MOTOR VEHICLE DEPARTMENT—

An increase of \$4,850.00 for the first year and \$5,500.00 for the second year is asked. Of these amounts \$3,300.00 each year is for two extra examiners and one extra stenographer. The balance of the asking is for additional compensations to employes.

STATE LIBRARY—

An increase of \$6,180.00 annually is asked. \$400.00 of this being increase in compensation to employes; \$1,380.00 to pay the salary of two employes which are now paid from the Retrenchment and Reform Fund; \$4,400.00 for a new medical department and medical librarian's salary.

STATE FIRE MARSHAL—

An increase of \$3,200.00 annually is asked. \$1,500.00 of this to provide another assistant; \$1,700.00 to increase compensation of employes.

SUPERINTENDENT OF PUBLIC INSTRUCTION—

An increase of \$52,820.00 annually is asked. Of this amount \$2,320.00 is additional compensation for employes and \$500.00 to provide for a contingent fund; \$25,000.00 annual increase in state aid to normal training schools; \$25,000.00 annual increase in state aid to consolidated schools.

VETERINARY SURGEON—

An increase of \$92,600.00 annually is asked. Of this amount \$1,200.00 is for additional compensation for state veterinarian; \$2,400.00 is to provide the veterinary with a deputy and it is requested that the present appropriation of \$11,000.00 annually for assistants and expense be increased to \$100,000.00 annually in order to make a complete investigation of tuberculosis in live stock. It is further urged by this department that the expense of the animal health commission be paid out of this appropriation and the fees of said commission be deposited in the state treasury to the credit of the general state fund.

EDUCATIONAL INSTITUTIONS.

STATE COLLEGE—

New appropriations totaling \$1,008,250.00 are asked. The present continuing annual appropriation for the support of the various departments at the State College is \$940,000.00 or \$1,880,000.00 for the next appropriation period. An increase of \$175,000.00 annually or \$350,000.00 for the period is asked for for these departments. \$150,000.00 annually or \$300,000.00 for the next period is asked for as a building fund. \$120,000.00 for the period is asked for for the purchase of additional property. \$238,250.00 for the period is asked for in "Specials."

STATE UNIVERSITY—

New appropriations totaling \$1,125,000.00 are asked for. The present continuing annual appropriations for the support of the various departments at the State University are \$700,000.00 or \$1,400,000.00 for the next appropriation period. An increase of \$225,000.00 annually or \$450,000.00 for the next period is asked for for these departments. \$25,000.00 annually or \$50,000.00 for the next period is asked for for School of Commerce Department. \$150,000.00 annually or \$300,000.00 for the next period is asked for as a building fund. \$155,000.00 is asked for for purchase of additional land. \$170,000.00 is asked for for equipment of departments and other special purposes.

TEACHERS' COLLEGE—

New appropriations totaling \$421,700.00 are asked for. The present continuing annual appropriations for the support of the various departments at the State Teachers' College are \$285,000.00 or \$570,000.00 for the next appropriation period. An increase of \$94,500.00 annually or \$189,000.00 for the next period is asked. \$75,000.00 annually or \$150,000.00 for the next period is asked for as a building fund. \$82,700.00 is asked for for various special purposes.

COLLEGE FOR THE BLIND—

New appropriations totaling \$34,500.00 are asked for. The present continuing annual appropriations for the various departments at the College for the Blind are \$41,600.00 or \$83,200.00 for the next appropriation period. An increase of \$5,500.00 annually or \$11,000.00 for the next period is asked for these departments. \$23,500.00 for the next period is asked for for various special purposes.

STATE INSTITUTIONS UNDER BOARD OF CONTROL.

New appropriations totaling \$1,462,030.00 are asked for. One million dollars of this amount is for the erection of new buildings and various other improvements which are fully itemized in the regular budget. \$125,000.00 for a general fund to be used by the Board of Control for various contingencies that might arise at any of the various institutions. \$137,030.00 for sundry and various purposes for the different institutions and \$200,000.00 for contingent and repair funds for all of the institutions.

The following named departments or commissions have asked for no increase in the present appropriations:

Adjutant General.	National Guard.
Attorney General.	Iowa Weather and Crop Service.
Board of Parole.	Mine Inspection.
Document Department.	Oil Inspection.
Governor's Office.	Pharmacy Commission.
Hotel Inspection.	State Board of Education.
Industrial Commission.	State Treasurer.
Geological Survey.	Supreme Court.
Iowa Library Commission.	Supreme Court Reporter.

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 election held November 7, A. D. 1916, and announced as teller on the part of the Senate, Senator Henigbaum, and as assistant tellers Senators Hale and Caswell.

Speaker Pitt announced as teller on the part of the House, Representative Hall of Taylor, and as assistant tellers Representatives Wormley of Plymouth and O'Donnell of Dubuque.

The President further announced that in accordance with the statute tellers Senator Henigbaum and Representative Hall would constitute the judges of said canvass.

Speaker Pitt 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, at the election held Tuesday, November 7, 1916.

President Harding in the chair.

Moved by Rogers of Carroll that the joint session now take a recess until Thursday, January 11, at 2:00 p. m. Motion prevailed.

HOUSE RESUMED SESSION.

The House reconvened, Speaker pro tempore McFarlane in the chair.

The chief clerk assigned chairs in the press gallery to accredited representatives of the press as follows:

- Des Moines Register: Louis Cook, No. 1.
- Des Moines Capital, R. E. Bales, No. 2.
- Daily News: C. K. Stuart, No. 3.
- Press representative: J. W. Jarnigan, No. 4.

REPORT OF COMMITTEE ON INAUGURATION.

Starzinger of Polk, from the Joint Committee on Inauguration, submitted the following report:

MR. SPEAKER—Your joint committee on inauguration of the Governor and Lieutenant Governor beg to submit the following report:

The inaugural ceremonies will be held in the House Chamber at 2:00 o'clock p. m., on Thursday, January 11, 1917. Wallace H. Arney, president pro tem of the Senate, will preside. The following program has been arranged for the afternoon:

Music—Prof. T. Fred Henry's Orchestra.

Calling to order by President pro tem Wallace H. Arney.

Invocation Rev. E. E. Gilbert, Le Mars, Iowa

Selection—Country Club Quartette—

Miss Daisy Binkley, Miss Gladys Winterrowd, Mr. Mostyn Jones,
Mr. Jack Campbell.

Cornet Solo—T. Fred Henry.

Whistling Solo—Mrs. Peter J. Klinker.

Selection—Country Club Quartette.

Administration of oath of office to Governor William L. Harding and
Lieutenant Governor Ernest R. Moore elect, by Chief Justice Frank R.
Gainor.

Inaugural Address by Governor William L. Harding.

Music—T. Fred Henry's Orchestra.

We recommend that the north gallery of the House Chamber be open
to the public, but admission to the floor of the House and south gallery
be by ticket.

EVENING PROGRAM.

Concert by T. Fred Henry and His Band.

T. Fred Henry, Conductor and Cornet Soloist.

Crystle Jackman, Soprano.

Jack Mansfield, Piccolo Soloist.

1. March—"National Defense" *Lampe*
 2. Overture—"William Tell" *Rossini*
 3. Selection from "The Only Girl" *Herbert*
 4. Vocal Selections (with band).
Crystle Jackman.
 5. "Un Peu d'Amour" *Lae Silesu*
 6. "American Airs" *Benatz*
 7. Cornet Solo—"Souvenir Di Venus" *Henry*
T. Fred Henry.
 8. "By the Suwanee River" (descriptive) *My Geleton*
 9. Piccolo Solo—"Through the Air" *Damm*
Jack Mansfield.
 10. Vocal Selections (with band).
Crystle Jackman.
 11. Waltzes—"Jolly Fellows" *Volstedt*
 12. March—"Our Country" *Sargent*
- Dancing Program 9:00 P. M.

Respectfully submitted,

On the part of the Senate:

Addison M. Parker,
Chas. C. Helmer,
Nicholas J. Schrup,
A. O. Byington,
W. C. Ratcliff,
C. F. Lytle.

On the part of the House:

Otto Starzinger,
J. B. Weaver,
J. M. Wormley,
C. A. Hall,
J. O. Shaff,
D. R. Andre.

Mr. Starzinger moved the adoption of the report. Motion pre-
vailed and the report was adopted.

COMMUNICATION FROM BOARD OF EDUCATION.

Speaker Pitt laid before the House the following communication from Secretary Gemmill of the State Board of Education:

IOWA STATE TEACHERS' COLLEGE SPECIAL FINANCIAL REPORT
FISCAL PERIOD JULY 1, 1914, TO JUNE 30, 1916.

To the Members of the Thirty-seventh General Assembly of the State of Iowa:

GENTLEMEN: The officers of the Iowa State Teachers' College have already filed a report concerning the Fiscal affairs of this State Educational Institution with the State Board of Education.

It is necessary to refer to this for additional details should they be desired. This report is in conformity to Chapter 104, Laws of the 30th General Assembly. It contains the summaries of the several funds for the Fiscal Period.

HAZEL E. BROWN, *Secretary.*

HOMER H. SEERLEY, *President.*

REPORT OF SECRETARY.

TO THE PRESIDENT: I submit herewith my biennial report for two years ending June 30, 1916:

FINANCIAL STATEMENT TAKEN FROM THE RECORDS—SUPPORT OF SCHOOL FOR
YEAR 1914-15.

Amounts on hand in the different funds, July 1, 1914:		
Teachers Fund		
Contingent Fund	\$	9,233.13
Library Fund		3,764.92
Librarian's Salary Fund		3,529.87
Hospital Fund		65.78
Millage Fund		11,182.92
Paving, Walks and Improvement Fund.....		350.81
Students' Contingent Fund		25,779.76
Summer Contingent Fund		3,236.26
Commencement Contingent Fund		1,021.02
General Fund		3,630.85
Furniture Fund		422.96
Summer Term Fund		5,000.00
		\$ 67,218.28
Received from State Appropriations, for one year, 1914-15:		
Teachers' Fund, permanent	\$	129,500.00
Contingent Fund, permanent		63,000.00
Summer Term Fund, permanent		16,000.00
Library Fund, permanent		5,000.00
Librarian's Salary Fund, permanent.....		7,000.00
Hospital Fund, permanent		1,250.00
Millage Fund, one-tenth mill tax.....		85,000.00
Paving, Walks and Improvement Fund.....		900.00
Furniture Fund		2,500.00
		\$310,150.00
Received from other sources for one year, 1914-15:		
Contingent Fund, Independent School District, Cedar Falls, tuition	\$	3,077.95
Contingent Fund, District No. 5, tuition.....		973.72
Contingent Fund, Order No. 54, paid from Sum- mer Contingent		30.00
Students' Contingent Fund, fees collected.....		15,919.64
Summer Contingent Fund, fees collected.....		3,686.40
Commencement Contingent Fund, fees collected		696.00
General Fund—		
Contingent Receipts		1,445.21
Interest on general daily balance.....		1,313.84
Millage receipts		2.00
Hospital Receipts		567.81
Library receipts		119.85
Millage Fund—Order No. 337 not paid.....		4.50
		\$ 27,836.92
Transfers—no additional income: from New Pav- ing Fund to Old Paving Fund.....		\$ 6.89

RESUME.

Amount on hand July 1, 1914.....	\$ 67,218.25	
From State Appropriations	310,150.00	
From other sources	27,836.92	
Transfers	6.89	\$405,212.09

SUPPORT OF SCHOOL FOR YEAR 1915-16.

Received from State Appropriations, for one year, 1915-16:		
Teachers' Fund, permanent	\$139,500.00	
Contingent Fund, permanent	70,000.00	
Summer Term Fund, permanent	40,000.00	
Library Fund, permanent	5,000.00	
Librarian's Salary Fund, permanent.....	8,500.00	
Hospital Fund, permanent	2,250.00	
Millage Fund	80,978.85	
Extension Service Fund, permanent	19,750.00	
Furniture Fund for Dormitory.....	15,000.00	
Paving Fund	1,600.00	
Building Fund	20,000.00	\$402,578.85

Received from other sources for one year, 1915-16:		
Contingent Fund, Independent School District of Cedar Falls, tuition	\$ 3,267.87	
Contingent Fund, District No. 5, tuition	531.72	
Students' Contingent Fund, fees collected	25,318.01	
Summer Contingent Fund, fees collected	11,616.77	
Commencement Contingent Fund, fees collected..	698.80	
Commencement Contingent Fund, plays.....	468.29	
General Fund—		
Contingent receipts	2,237.88	
Interest on general daily balances.....	1,576.30	
Hospital receipts	716.37	
Library receipts	147.21	
Millage receipts	29.31	
Order No. 11495, not paid.....	13.50	
Music Fund, from private music students.....	5,289.25	
Dormitory Fund, room rent	9,574.89	\$ 61,484.17

Transfers—no additional income:		
General to Librarians' Salary.....	\$ 3.09	
Dormitory Furniture to Contingent.....	66.00	
Dormitory Furniture to Mileage.....	19.50	\$ 88.59

RESUME.

Amount on hand July 1, 1915.....	\$ 47,613.76	
State Appropriations	402,578.85	
Other sources	61,484.17	
Transfers between Funds.....	88.59	\$511,765.37

RECAPITULATION OF RECEIPTS AND DISBURSEMENTS.

For the Biennial Period July 1, 1914, to July 1, 1916.

Funds	Disbursements	Receipts	Cr. Bal.
Teachers' Fund	\$269,000.00	\$269,000.00	
Contingent Fund	142,151.10	150,180.39	\$ 8,029.29
Summer Term	59,078.37	61,000.00	1,921.63
Library	12,539.49	13,764.92	1,225.43
Librarians' Salary	17,568.69	19,032.96	1,464.27
Hospital	2,983.73	3,565.78	582.05
Millage	176,514.76	177,185.77	671.01
Buildings	10,290.42	20,000.00	9,709.58
Paving, Walks and Improvements.....	2,857.70	2,857.70	
Students' Contingent	36,609.55	67,017.41	30,407.86
Summer Contingent	793.31	18,539.43	17,746.12
Commencement Contingent	1,919.12	2,882.11	962.99
General	10,901.93	11,800.13	898.20
Furniture	2,922.96	2,922.96	
Dormitory Furniture	11,002.08	15,000.00	3,997.92
Dormitory	2,913.27	9,574.89	6,660.92
Extension Service	16,815.30	19,750.00	2,934.70
*Music (Private Instruction).....	3,549.75	5,289.25	1,739.50
	\$780,412.23	\$869,363.70	\$ 88,951.47

*Fees received from music students for private instruction from March 15, to June 30, 1916.

STATISTICAL INFORMATION.

Faculty of Instruction Rank:	1914-15	1915-16
President	1	1
Head Professors	19	19
Professors	32	36
Assistant Professors	17	18
Instructors	28	33
Assistants	16	30
Student Assistants	12	14
Total	125	151
Normal and College Course Students.....	1914-15	1915-16
Training School Pupils.....	3,502	4,138
	756	833
	4,258	4,971
Extension Service Enrollment.....	5,051	13,992

THE STATE UNIVERSITY OF IOWA, IOWA CITY—SPECIAL REPORT
OF THE SECRETARY OF THE UNIVERSITY TO THE
THIRTY-SEVENTH GENERAL ASSEMBLY, 1914-1915—
JANUARY 1, 1917.

THE STATE UNIVERSITY OF IOWA

IOWA CITY

OFFICE OF THE SECRETARY,
January 1, 1916.

To the Members of the Thirty-seventh General Assembly of the State of
Iowa:

I submit herewith my Special Report for the year commenced July 1, 1914, and ended June 30, 1915, in accordance with the provisions of Chapter 104, Acts of the Thirtieth General Assembly.

Very respectfully,

W. H. BATES,
Secretary of the University.

IOWA STATE BOARD OF EDUCATION.

D. D. Murphy, President.....Elkader
W. H. Gemmill, Secretary.....Des Moines

MEMBERS OF THE BOARD.

Terms expire July 1, 1921.

Edwin P. Schoentgen.....Council Bluffs
Frank F. JonesVillisca
Paul E. StillmanJefferson

Terms expire July 1, 1919.

Parker K. HolbrookOnawa
Charles R. BrentonDallas Center
D. D. MurphyElkader

Terms expire July 1, 1917.

A. B. FunkSpirit Lake
George T. BakerDavenport
Henry M. ElcherWashington

FINANCE COMMITTEE.

William R. Boyd, President.....Cedar Rapids
 Thomas LambertSabula
 W. H. Gemmill, Secretary.....Des Moines

OFFICERS OF THE UNIVERSITY.

Thomas H. Macbride, President.
 W. H. Bates, Secretary.
 W. J. McChesney, Treasurer.

THE STATE UNIVERSITY OF IOWA.

IOWA CITY.

Statement of Receipts and Disbursements for the year commenced July 1, 1914, and ended June 30, 1915.

RECEIPTS.

Funds for the erection of buildings, etc.....	\$284,956.29	
Income Fund	613,695.53	
Special Funds	70,109.19	
Total Receipts		\$968,761.06

The A. Whitney Carr Free Scholarship Interest Fund, the F. O. Lowden Oratory Prize Fund, the W. J. Bryan Prize Interest Fund, the Mark Ranney Memorial Interest Fund, the Waite Lowry Gifford Memorial Interest Fund, are not shown in the statement as these funds are held in trust by the University—the income going to pay scholarships, prizes, etc., and in no way affecting the University's income.

The hospital and dormitory funds are not included in the above statement For account of those funds see pages 10 and 118.

DISBURSEMENTS.

Funds for the erection of buildings, etc:		
Building Tax Fund.....	\$183,463.54	
Repair and Contingent Fund.....	26,518.63	
Equipment New Building Fund.....	29,956.18	
Equipment and Supplies Fund.....	6,375.57	
Engineering Equipment Fund.....	11,987.97	
Domestic Science Equipment Fund.....	5,883.76	
Dental Equipment Fund.....	3,521.38	\$267,707.03
		572,324.76

Special Funds:		
Library Fund	\$ 17,009.89	
Paving and Side Walk Fund.....	5,192.51	
Special Land Fund.....	13,122.48	
Donated Land Fund.....	950.18	
Heating Plant Tunnel Fund.....	1,372.12	
University Extension Fund.....	17,430.50	
University Epidemiologist Fund.....	5,904.03	61,021.71

Total Disbursements **\$901,053.50**

BALANCES IN UNIVERSITY TREASURY, JUNE 30, 1915.

Funds for the erection of buildings, etc.:		
Building Tax Fund.....	\$ 2,397.11	
Repair and Contingent Fund.....	2,728.09	
Equipment New Buildings Fund.....	2,030.49	
Equipment and Supplies Fund.....	4,339.30	
Engineering Equipment Fund.....	1,649.71	
Domestic Science Equipment Fund.....	3,767.50	
Dental Equipment Fund.....	337.06	
Income Fund	41,370.82	

Special Funds:

Library Fund	1,965.16	
Paving and Sidewalks Fund.....	15.76	
Special Land Fund.....	840.49	
Donated Land Fund.....	1,438.71	
University Extension Fund.....	4,425.07	
University Epidemiology Fund	402.29	\$ 67,707.56

The University has no balances in departments to report, since any unexpended balances in departmental appropriations revert to Income Fund at the close of each fiscal year.

Total receipts, as shown.....		\$968,761.06
Total disbursements as shown.....	\$901,053.50	
Balances	67,707.56	

\$968,761.06 \$968,761.06

Amount of moneys available from all sources, during the year commenced July 1, 1914, and ended June 30, 1915, for the erection, equipment, improvement, and repair of buildings at the University.

One-Fifth Mill Building Tax Fund, (34th G. A. Chap.

201, Sec. 1):

Balance in Building Tax Fund July 1, 1914.....	\$ 10,831.25	
Received—State Warrants	175,000.00	
Received—Sale of material.....	15.00	
Received—Cancelled Warrants	14.40	185,860.65

Repair and Contingent Fund:

Balance in Fund July 1, 1914.....	\$ 555.22	
Received—State Warrants:		
(32d G. A. Chap. 212, Sec. 2).....	6,875.00	
(33d G. A. Chap. 244, Sec. 1).....	6,875.00	
(34th G. A. Chap. 200, Sec. 1).....	4,583.30	
(35th G. A. Chap. 328, Sec. 1).....	9,166.66	
Received—Sale of material.....	1,174.77	
Received—Cancelled Warrants	16.78	29,246.72

Equipment and Supplies Fund:

Balance in Fund July 1, 1914.....	\$ 3,214.87	
Received—State Warrants (35th G. A. Chap. 328, Sec. 2)	7,500.00	10,714.87

Equipment New Building Fund:

Balance in Fund July 1, 1914.....	\$ 1,932.12	
Received—State Warrants (35th G. A. Chap. 328, Sec. 2)	30,000.00	
Received—Sale of material.....	12.50	
Received—Cancelled Warrants	42.05	31,986.67

Engineering Equipment Fund:

Balance in Fund July 1, 1914.....	\$ 1,137.68	
Received—State Warrants (35th G. A. Chap. 328, Sec. 2)	12,500.00	13,637.68

Domestic Science Equipment Fund:

Balance in Fund July 1, 1914.....	\$ 1,151.26	
Received—State Warrants (35th G. A. Chap. 328, Sec. 2)	8,500.00	9,651.26

Dental Equipment Fund:

Received—State Warrants (35th G. A. Chap. 328, Sec. 2)	\$ 4,000.00	
Received—Cancelled Warrants	12.21	

	\$ 4,012.21	
Less Overdrafts July 1, 1914.....	153.77	3,858.44

Total

\$284,956.29
Receipts from all sources, during the year commenced July 1, 1914, and ended June 30, 1915, going to make up the "Income Fund" of the University, except hospital and dormitory receipts.

State appropriations for support:

32d G. A. Chap. 212, Sec. 2.....	\$205,500.00	
32d G. A. Chap. 214, Sec. 2.....	35,000.00	
33d G. A. Chap. 244, Sec. 1.....	22,000.00	
34th G. A. Chap. 200, Sec. 1.....	98,200.00	
34th G. A. Chap. 200, Sec. 1.....	25,000.00	
35th G. A. Chap. 328, Sec. 1.....	69,000.00	\$454,700.00

Tuition:

College of Liberal Arts.....	\$ 24,706.00	
College of Applied Science.....	4,365.50	
College of Law.....	9,451.50	
College of Medicine.....	6,848.75	
College of Homeopathic Medicine.....	565.00	
College of Pharmacy.....	3,390.00	
College of Dentistry.....	16,060.75	
College of Fine Arts.....	8,136.75	
Graduate College.....	625.00	
Summer Session and Library School.....	1,948.00	76,097.25
<hr/>		
Diploma fees.....		4,401.00
Ophthalmology and Otolaryngology receipts.....		1,954.02
Dental Clinic receipts.....		12,131.05
Law Loan Book Account.....		281.00
Engineering Testing Laboratory Account.....		14.00
Miscellaneous cash—rents—materials sold, laboratory breakage, deposits net, locker rentals, etc.....		2,714.95
Rents.....		585.83
Interest on daily bank balance.....		3,951.33
Interest on Permanent Land Fund.....		12,572.19
Warrants Cancelled.....		731.37
<hr/>		
Total.....	\$570,133.99	
Balance on hand, July 1, 1914.....	43,561.59	
<hr/>		
	\$613,695.58	

Amount of moneys available for special purposes, not connected with "erection, equipment, improvement and repair of buildings," or going to make up the "Income Fund" of the University, during the year commenced July 1, 1914, and ended June 30, 1915.

Library Fund (34th G. A. Chap. 200, Sec. 1):

Balance in Fund July 1, 1914.....	\$ 1,245.77	
Received—State Warrants.....	17,500.00	
Received—Sale of Books.....	229.28	\$ 18,975.05

Paving, Sidewalks and Campus Fund (35th G. A. Chap. 328, Sec. 2):

Balance in Fund July 1, 1914.....	\$ 9.09	
Received—State Warrants.....	5,000.00	
Received—Sale of material.....	199.18	5,208.27

Special Land Fund (35th G. A. Chap. 328, Sec. 1)

Balance in Fund July 1, 1914.....	\$ 8,445.47	
Received—State Warrants.....	5,000.00	
Received—Rents and property sold.....	517.50	13,962.97

Donated Land Fund:

Balance in Fund July 1, 1914.....	\$ 1,092.37	
Received—Rents.....	420.00	
Received—Board in control of Athletics.....	916.52	2,428.89

Heating Plant Tunnel Fund:

Balance in Fund July 1, 1914.....		1,372.12
-----------------------------------	--	----------

University Extension Fund (36th G. A. Chap. 328, Sec. 1):

Balance in Fund July 1, 1914.....	\$ 6,728.09	
Received—State Warrants.....	15,000.00	
Received—Sale of tests.....	69.17	
Received—Cancelled Warrants.....	58.31	21,855.57

University Epidemiologist Fund (35th G. A. Chap. 328, Sec. 1):

Balance in Fund July 1, 1914.....	\$ 1,305.32	
Received—State Warrants.....	5,000.00	6,306.32

\$ 70,109.19

The A. Whitney Carr Free Scholarship Interest Fund, the F. O. Lowden Orotary Prize Interest Fund, the W. J. Bryan Prize Interest Fund, the Mark Ranney Memorial Interest Fund, the Waite Lowry Gifford Memorial Interest Fund, are not shown in the statement, as these funds are held in trust by the University, the interest going to pay scholarships, prizes, etc., and in no way affecting the University's income.

Hospital and Dormitory receipts at the University for the year commenced July 1, 1914, and ended June 30, 1915.

University Hospital:

Hospital earnings	\$ 44,101.83	
Nurses' earnings outside of hospital.....	22,263.60	
Operating Room Fees.....	3,749.00	50,114.43
Balance overdrawn June 30, 1915.....		12,868.35
		<u>\$ 62,982.78</u>
University Homeopathic Hospital:		
Hospital earnings	\$ 7,778.75	
Nurses' earnings outside of hospital.....	255.70	
Operating Room Fees.....	988.00	9,022.45
Balance overdrawn June 30, 1915.....		1,787.57
		<u>\$ 10,810.02</u>
Currier Hall:		
Credit Balance July 1, 1914.....	\$ 7,640.83	
Room rents	11,796.85	
Board	21,571.12	\$ 41,008.80
Store House:		
Charges to various departments for year 1914-15.	\$ 34,838.88	
Miscellaneous Cash Receipts	15.43	\$ 34,854.31
Balance overdrawn June 30, 1915.....		5,596.20
		<u>\$ 40,450.51</u>

The above Store House overdraft is covered by stock and fixtures on hand, \$7,516.11.

Expenditures from funds for the "erection, equipment, improvement, and repair of buildings" at the University, during the year commenced July 1, 1914, and ended June 30, 1915.

One-fifth Mill Building Tax Fund:

Hospital N. W. wing	\$ 62,860.79	
Nurses Home	48,508.39	
Currier Hall	1,150.12	
Men's Gymnasium	29,273.85	
Women's Gymnasium	40,389.84	
Hospital Heating Plant	127.90	
Chemistry Building Repairs	10.73	
Dental Building Repairs	35.75	
Armory Remodeling	936.66	
Hospital Extension Heating	169.51	
Total Expenditures		\$183,468.54
Balance on hand June 30, 1915.....		2,397.11
		<u>\$185,860.65</u>

(For detailed account of the expenditures on these buildings, see Secretary's printed annual report.)

Repair and Contingent Fund:

General repairs	\$ 5,773.88
Plumbing repairs	531.36
Electrical repairs	3,028.16
Painting repairs	477.82
Boiler repairs	665.22
Athletic Park sewer	270.39
Gasoline engine repairs	4.05
Foot Ball Bleachers	1,969.32
Engineering Building Foundry	2,548.12
Medical Building repairs	416.01
Armory repairs	63.28
Chemistry Building repairs	150.80
Dental Building repairs	1,378.10
Engineering Building repairs	76.86
Engineering Shop repairs	20.28
Green House repairs	4.40
Heating Plant repairs	494.35
Homeopathic Hospital repairs	148.65
Hospital Tunnel repairs	184.25
Heating Plant well	23.48
Hospital Ice Plant	17.42
Hospital boiler repairs	884.02
Laundry repairs	16.90
Law Building repairs	16.08
L. A. Building repairs	418.23
Ice House repairs	11.50
Natural Science Building repairs.....	276.44

Nurses' Home tunnel	267.38	
Old Capitol Bldg. repairs	319.91	
Old Capitol Bldg. Tunnel	19.96	
Pharmacy Laboratory repairs	224.53	
Physics Building repairs	171.81	
President's House repairs	1,059.84	
Old Science Bldg. repairs	491.09	
School of Music Bldg. repairs	6.63	
Store House Bldg. repairs	293.59	
Steam heating repairs	454.60	
University Hospital repairs	1,632.33	
Care of Tennis Courts	464.57	
Care of Athletic Park	448.68	
Care of Campus	445.34	
University plumber, salary	330.00	
Total expenditures		\$ 26,518.63
Balance on hand June 30, 1915		2,728.09
		<u>\$ 29,246.72</u>

Equipment and Supplies Fund:

College of Applied Sc.—equipment	\$ 1,075.15	
Department of Physics—equipment	1,265.15	
Univ. Hospital, X-Ray—equipment	343.75	
Univ. Hospital Drug Room—equipment	15.25	
Homeopathic Hospital—equipment	481.81	
Heating Plant boiler—equipment	1,558.31	
General equipment	521.81	
Electrical supplies	853.60	
Plumbing supplies	145.65	
Steam heating supplies	115.09	
Total expenditures		\$ 6,375.57
Balance on hand June 30, 1915		4,339.87
		<u>\$ 10,714.87</u>

Equipment New Building Fund:

Physics Bldg.—equipment	\$ 3,000.00	
President's Home—equipment	1,169.85	
Currier Hall—equipment	131.46	
School of Music—equipment	3,825.00	
Law Building—equipment	114.40	
Laundry—equipment	23.56	
Carpenter Shop—equipment	460.50	
Engineering Building—equipment	591.15	
Univ. Hosp. Extension—equipment	17,589.07	
Univ. Hosp. Kitchen—equipment	1,238.85	
Univ. Hosp. Drug Room—equipment	207.96	
Univ. Hosp. Nurses' Home—equipment	1,269.55	
Medical Building—equipment	302.17	
Animal House—equipment	32.66	
Total expenditures		\$ 29,956.18
Balance on hand June 30, 1915		2,030.49
		<u>\$ 31,986.67</u>

Engineering Equipment Fund:

Civil Engineering—equipment	\$ 1,038.35	
Electrical Engineering—equipment	5,422.76	
Mechanical Engineering—equipment	5,155.98	
Mechanics and Hydraulics—equipment	160.50	
General equipment	210.38	
Total expenditures		\$ 11,987.97
Balance on hand June 30, 1915		1,649.71
		<u>\$ 13,637.68</u>

Domestic Science Equipment Fund:

Department of Home Economics—equipment	\$ 5,883.76	
		\$ 9,651.26
Balance on hand June 30, 1915		3,767.50

Dentistry Equipment Fund:

College of Dentistry—equipment	\$ 3,521.38	
Balance on hand June 30, 1915		337.06
		<u>\$ 3,858.44</u>

Expenditures from Income Fund for the year commenced July 1, 1914, and ended June 30, 1915. (For an itemized account of all disbursements summarized below, see Secretary's printed annual report.)

Cost of Instruction:

College of Liberal Arts.....	\$193,528.28
College of Applied Science.....	37,821.30
College of Law.....	23,350.00
College of Medicine.....	63,240.18
College of Homeopathic Medicine.....	5,300.00
College of Dentistry.....	27,059.99
College of Pharmacy.....	6,615.00
Graduate College.....	6,800.00
College of Fine Arts.....	1,045.00
Summer Session and Library School.....	10,418.24

Total cost of instruction \$375,177.99

Cost of Administration:

Salaries.....	\$ 25,371.73
Supplies and assistance.....	2,941.66

Total cost of administration..... \$ 28,313.39

General Library:

Salaries.....	\$ 7,380.00
Supplies and assistance by hour.....	1,766.24

Total Library expenditures Income Fund... \$ 9,146.24

(Books, periodicals, etc., are paid for from the special library appropriation. See page 16.)

Cost of Apparatus and Supplies of Departments:

College of Liberal Arts.....	\$ 14,522.87
College of Applied Science.....	188.26
College of Law.....	1,162.08
College of Medicine.....	12,593.85
College of Homeopathic Medicine.....	125.49
College of Dentistry.....	10,227.04
College of Pharmacy.....	2,003.95
Graduate College.....	384.53
Summer Session and Library School.....	825.64

Total cost apparatus and supplies, all depts. \$ 42,033.71

Alumni Bureau and Publicity:

Salaries.....	\$ 2,840.00
Supplies and Assistance.....	542.28

Total Alumni Bureau and Publicity..... \$ 3,382.28

Law Loan Book Account Expenditures..... 263.49

Fixed Charges, or General Expenditures, such as fuel, light, janitor service, engineers, firemen, etc. 104,252.39

Tuitions refunded 170.25

Tuitions—School of Music 9,555.75

Engineering Test Laborator Expenditures..... 29.27

Total expenditures from Income Fund..... \$572,324.76

Balance on hand June 30, 1915..... 41,370.82

\$613,695.58

Expenditures for special purposes, not connected with the "erection, equipment, improvement, and repair of buildings," or going to make up the Income Fund of the University, during the year commenced July 1, 1914, and ended June 30, 1915.

Library Fund:

Expended for books, periodicals, and binding, as set out in the Secretary's printed annual report.....	\$ 17,009.89
Balance on hand June 30, 1915.....	1,965.16

\$ 18,975.05

Paving, Sidewalks and Campus Fund:

Expended for paving, walks and care of Campus.....	\$ 5,192.51
Balance on hand June 30, 1915.....	15.76

\$ 5,208.27

Heating Plant Tunnel Fund:

Expended for Tunnel.....	1,372.12
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Special Land Fund:

Expended for land as set out in the Secretary's printed annual report.....	\$ 13,122.48
Balance on hand June 30, 1915.....	840.49

\$ 13,962.97

Donated Land Fund:

Expended for labor and material as set out in Secretary's printed annual report.....	\$ 990.18	
Balance cash on hand June 30, 1915.....	1,438.71	
		\$ 2,428.89

University Extension Fund:

Expended for salaries, traveling expenses, lantern slides, etc., as set out in Secretary's printed annual report	\$ 17,430.50	
Balance on hand June 30, 1915.....	4,425.07	
		\$ 21,855.57

University Epidemiologist Fund:

Expended for salaries and laboratory expenses as set out in the Secretary's printed annual report	\$ 5,904.03	
Balance on hand June 30, 1915.....	402.29	
		\$ 6,306.32

Expenditures from hospital and dormitory receipts for the year commenced July 1, 1914, and ended June 30, 1915.

University Hospital:

Salaries	\$ 15,360.97	
Help	8,013.13	
Provisions	23,079.60	
Household	10,833.61	
Medicine	5,695.47	
Total expenditures		\$ 62,982.78

University Homeopathic Hospital:

Salaries	\$ 2,287.50	
Help	1,380.24	
Provisions	4,787.82	
Household	2,031.00	
Medicine	323.46	
Total expenditures		\$ 10,810.02

Currier Hall:

Salaries and help	\$ 6,702.59	
Provisions	13,076.12	
Household	6,517.06	
Added improvements	5,402.58	
Total expenditures		\$ 31,698.25
Balance on hand June 30, 1915.....		9,310.55
		\$ 41,008.80

Store House:

Purchases and expenditures as set out in Secretary's printed annual report	\$ 38,569.58	
Debit balance July 1, 1914.....	1,880.93	
Total expenditures		\$ 40,450.51

STAFF OF INSTRUCTION.

1914-15.

Number of Professors	69
Number of Assistant and Associate Professors.....	47
Number of Instructors and Assistant Instructors.....	70
Number of Assistants	87
Number of Fellows	12
Number of Scholars	19
Number of Lecturers	8

(Not counting Summer Session.)

NUMBER OF STUDENTS.

Enrolled During Regular Academic Year.

	Men	Women	Total
College of Liberal Arts.....	728	607	1,335
College of Law	191	2	193
College of Medicine	144	1	145
Training School for Nurses.....	...	86	86
College of Homeopathic Medicine	10	1	11
Training School for Nurses	16	16
College of Dentistry	292	3	295
College of Pharmacy	58	7	65
Graduate College	165	68	233
College of Applied Science	255	...	255
College of Fine Arts	27	114	141
	<u>1,870</u>	<u>905</u>	<u>2,775</u>
Duplicates	66	31	97
	<u>1,804</u>	<u>874</u>	<u>2,678</u>
Summer Session excluding duplicates	123	186	309
Total for entire year 1914-1915.....	1,927	1,060	2,987

AMOUNT RECEIVED FROM STATE APPROPRIATIONS.

Year 1914-1915.

From State Appropriations for Support:		
32nd G. A.—Chap. 212, Sec. 2.....	\$205,500.00	
32nd G. A.—Chap. 214, Sec. 2.....	35,000.00	
33rd G. A.—Chap. 244, Sec. 1.....	22,000.00	
34th G. A.—Chap. 200, Sec. 1.....	98,200.00	
34th G. A.—Chap. 200, Sec. 1.....	25,000.00	
35th G. A.—Chap. 328, Sec. 1.....	69,000.00	
	<u>454,700.00</u>	
From State Appropriations for Buildings:		
34th G. A.—Chap. 201, Sec. 1, one-fifth mill tax..		175,000.00
From State Appropriations for Repair and Contingent:		
32nd G. A.—Chap. 212, Sec. 2.....	6,875.00	
33rd G. A.—Chap. 244, Sec. 1.....	6,875.00	
34th G. A.—Chap. 200, Sec. 1.....	4,583.30	
35th G. A.—Chap. 328, Sec. 1.....	9,166.65	
	<u>27,499.95</u>	
For State Appropriations for Library:		17,500.00
From State Appropriation for University Extension:		
35th G. A.—Chap. 328, Sec. 1.....		15,000.00
From State Appropriations for University Epidemiologist:		
35th G. A.—Chap. 328, Sec. 1.....		5,000.00
From State Appropriations for Special Purposes:		
35th G. A.—Chap. 328, Sec. 2—		
Equipment and Supplies Fund.....	7,500.00	
Equipment New Building Fund.....	30,000.00	
Engineering Equipment Fund	12,500.00	
Domestic Science Equipment Fund.....	8,500.00	
Dentistry Equipment Fund	4,000.00	
Paving and Sidewalks Fund.....	5,000.00	
Special Land Fund	5,000.00	
	<u>72,500.00</u>	
Total State Appropriations		\$767,199.95

THE STATE UNIVERSITY OF IOWA, IOWA CITY—SPECIAL REPORT OF THE SECRETARY OF THE UNIVERSITY TO THE THIRTY-SEVENTH GENERAL ASSEMBLY, 1914-1915—JANUARY, 1, 1917.

THE STATE UNIVERSITY OF IOWA

IOWA CITY

OFFICE OF THE SECRETARY, January 1, 1917.

To the Members of the Thirty-seventh General Assembly of the State of Iowa:

I submit herewith my Special Report for the year commenced July 1, 1915, and ended June 30, 1916, in accordance with the provisions of Chapter 104, Acts of the Thirtieth General Assembly.

Very respectfully,

W. H. BATES, Secretary of the University.

IOWA STATE BOARD OF EDUCATION.

D. D. Murphy, President.....Elkader
W. H. Gemmill, Secretary.....Des Moines

MEMBERS OF THE BOARD.

Terms expire July 1, 1921.

Edwin P. Schoentgen.....Council Bluffs
Frank F. JonesVillisca
Paul E. StillmanJefferson

Terms expire July 1, 1919.

Parker, K. HolbrookOnawa
Charles R. BrentonDallas Center
D. D. MurphyElkader

Terms expire July 1, 1917.

George T. BakerDavenport
H. M. EicherWashington
W. C. StuckslagerLisbon

FINANCE COMMITTEE.

William R. Boyd, Chairman.....Cedar Rapids
Thomas LambertSabula
W. H. Gemmill, Secretary.....Des Moines

OFFICERS OF THE UNIVERSITY.

Walter A. Jessup, President.
W. H. Bates, Secretary.
W. J. McChesney, Treasurer.

THE STATE UNIVERSITY OF IOWA.

IOWA CITY.

Statement of Receipts and Disbursements for the year commenced July 1, 1915, and ended June 30, 1916.

RECEIPTS:

Funds for the Erection of Bldgs., etc. See page 7	\$229,368.33	
Income Support Funds.....See page 8	785,583.42	
Special FundsSee page 10	134,116.90	
Total Receipts		\$1,149,068.65

The A. Whitney Carr Free Scholarship Interest Fund, the F. O. Lowden Oratory Prize Fund, the W. J. Bryan Prize Interest Fund, the Mark Ranney Memorial Interest Fund, the Waite Lowry Gifford Memorial Interest Fund, are not shown in the statement as these funds are held in trust by the University, the income going to pay scholarships, prizes, etc., and in no way affecting the University's income.

The hospital and dormitory funds are not included in the above statement. For account of these funds, see pages

DISBURSEMENTS.

Funds for the erection of buildings, etc.:		
Building fund	See page 13	\$135,167.48
Repair and Contingent Fund.....	See page 13	38,249.72
Equipment New Buildings Fund.....	See page 14	21,053.65
Equipment and Supplies Fund.....	See page 14	8,653.54
Engineering Equipment Funds	See page 14	1,364.03
Domestic Science Fund	See page 14	3,767.50
Dental Fund	See page 15	337.06
Electrical Equipment Fund	See page 15	4,698.34
		\$ 213,291.32
Income Funds:		
Support Fund	See page 16	\$ 45,241.41
Coll. of Ap. Sc., etc., Fund.....	See page 16	392,997.22
Coll. of Education Fund.....	See page 17	26,792.92
Coll. of Dentistry Fund.....	See page 17	51,725.10
Coll. of Fine Arts Fund.....	See page 17	3,000.00
Graduate College Fund	See page 17	11,665.95
Summer Session Fund	See page 17	22,070.55
Administration Fund	See page 17	28,456.71
Building and Grounds Fund.....	See page 18	101,600.77
		683,550.63
Special Funds:		
Library Fund	See page 19	\$ 17,902.71
University Extension Fund	See page 19	16,062.74
University Epidemiology Fund	See page 19	5,252.53
Paving and Sidewalks Fund	See page 19	3,072.38
Enlarged Heating Plant Fund.....	See page 19	8,685.47
Heating Plant Tunnel Fund.....	See page 19	5,858.91
Special Land Fund	See page 20	57,066.82
Donated Land Fund	See page 20	2,201.38
		116,102.89
Total Disbursements		\$1,012,944.84

BALANCES IN UNIVERSITY TREASURY, JUNE 30, 1916.

Funds for the Erection of Buildings, Etc.:		
Building Fund		\$ 4,800.25
Repair and Contingent Fund.....		54.02
Equipment New Building Fund.....		3,476.34
Equipment and Supplies		7,153.56
Engineering Equipment		285.68
Electrical Equipment		301.66
Support Funds:		
Educational Support Fund		57,412.92
College of Ap. Sc. L. A., etc., Fund.....		14,252.68
College of Education Fund.....		7,640.38
College of Dentistry Fund.....		2,841.30
College of Fine Arts Fund.....		4,250.00
Graduate College Fund		3,866.02
Summer Session Fund		3,929.45
Administration Fund		7,839.54

Special Funds:

Library Fund	1,565.64
University Extension Fund	5,833.90
University Epidemiology Fund.....	149.76
Paving and Sidewalks Fund	28.70
Enlarged Heat Plant Fund.....	9,314.53
Heating Plant Tunnel Fund.....	160.63
Special Land Fund	535.84
Donated Land Fund	425.01

\$136,123.81

The University has no balances in departments to report, since any unexpended balance in departmental appropriations revert to Income Fund at the close of each fiscal year.

Total Receipts as shown	\$ 1,149,068.65
Total Disbursements as shown.....	\$ 1,012,944.84
Balance as shown	136,123.81

\$ 1,149,068.65 \$ 1,149,068.65

Amount of moneys available from all sources during the year commenced July 1, 1915, and ended June 30, 1916, for the erection, improvement and repair of buildings at the University.

One-fifth Mill Building Tax Fund:

(34th G. A., Chap. 201, Sec. 1.)	
Balance in Bldg. Tax Fund July 1, 1915.....	\$ 2,397.11
Received State Warrants:	
(34th G. A., Chap. 183, Sec. 1).....	34,470.78
(35th G. A., Sec. 1400-Q, Suppl. to Code, 1915).....	92,500.00
(36th G. A., H. F. 248, Sec. 1).....	10,000.00
Received sale of material	10.79
Received cancelled warrants	539.05
	\$ 139,967.73

Repair and Contingent Fund:

Balance in Fund July 1, 1915.....	\$ 2,728.09
Received State Warrants:	
(32d G. A., Chap. 212, Sec. 2).....	625.00
(33d G. A., Chap. 244, Sec. 1).....	625.00
(34th G. A., Chap. 200, Sec. 1).....	416.70
(35th G. A., Chap. 328, Sec. 1).....	833.35
(36th G. A., S. F. 288, Sec. 1).....	32,083.30
Received sale of material	947.56
Received cancelled warrants	44.74
	\$ 38,303.74

Equipment and Supplies Fund:

Balance in Fund July 1, 1915.....	\$ 4,339.30
Received State Warrants:	
(36th G. A., S. F. 288, Sec. 1).....	11,458.30
Received, sale of material	14.50
	15,812.10

Equipment New Buildings Fund:

Balance in Fund July 1, 1915.....	\$ 2,030.49
Received State Warrants:	
(36th G. A., S. F. 288, Sec. 1).....	22,500.00
	24,530.49

Engineering Equipment Fund:

Balance in Fund July 1, 1915.....	1,649.71
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Domestic Science Equipment Fund:

Balance in Fund July 1, 1915.....	3,767.50
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Dental Equipment Fund:

Balance in Fund July 1, 1915.....	337.06
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Electrical Equipment Fund:

Received State Warrants:	
(36th G. A., S. F. 242, Sec. 1).....	5,000.00

Total

Receipts from all sources during the year commenced July 1, 1915, and ended June 30, 1916, going to make up the "Support Funds" of the University, except hospital and dormitory receipts.

Educational Support Fund:

Received State Warrants:	
32d G. A., Chap. 212, Sec. 2.....	\$ 17,125.00
32d G. A., Chap. 214, Sec. 2.....	2,916.70
33d G. A., Chap. 244, Sec. 1.....	1,832.35
34th G. A., Chap. 200, Sec. 1.....	2,083.35
34th G. A., Chap. 200, Sec. 1.....	8,183.35
35th G. A., Chap. 328, Sec. 1.....	5,750.00
36th G. A., S. F. 288, Sec. 1.....	416,808.30

\$454,700.05

Received from Tuitions	109,297.95	
Received from Diploma Fees	4,728.00	
Received from Ophthalmology and Otology rec..	2,101.38	
Received from Vaccines rec.....	654.00	
Received from Dental Clinic rec.....	13,665.26	
Received from Law Loan Book rec.....	316.25	
Received from Eng. Test Laboratory rec.....	84.17	
Received from Int. on Daily Bank Balances.....	3,836.59	
Received from Misc. Cash, locker rentals, Lab. breakage, etc.	6,876.95	
Received from Int. on Perm. Land Fund.....	14,795.37	
Received from Warrants cancelled	173.62	
	<u>\$611,229.59</u>	
Less amounts transferred from Educational Support Fund to the following Funds:		
Coll. of Ap. Sc. L. A., etc.....	\$344,235.00	
Coll. of Education	16,100.00	
Coll. of Dentistry	32,810.00	
Coll. of Fine Arts.....	4,500.00	
Graduate College	7,250.00	
Summer Session	10,000.00	
Administration	30,590.00	
Building and Grounds	89,805.16	\$535,290.16
Net Receipts	\$ 75,939.43	
Balance in Fund July 1, 1915.....	26,714.90	
		<u>\$102,654.33</u>
College of Ap. Sc., Etc., Fund:		
Received State Warrants:		
36th G. A., S. F. 288, Sec. 1.....	\$ 62,654.15	
Received from sale of material.....	176.87	
Received from Cancelled Warrants	184.08	
Received Transfer from Educ. Support Fund....	344,235.00	407,249.90
		<u>407,249.90</u>
College of Education Fund:		
Received State Warrants:		
36th G. A., S. F. 288, Sec. 1.....	\$ 18,333.30	
Received Transfer from Educ. Support Fund....	16,100.00	34,433.30
		<u>34,433.30</u>
College of Dentistry Fund:		
Received State Warrants:		
36th G. A., S. F. 288, Sec. 1.....	\$ 21,747.90	
Received Cancelled Warrants	9.00	
Received Transfer from Educ. Support Fund....	32,810.00	54,566.90
		<u>54,566.90</u>
College of Fine Arts:		
Received State Warrants:		
36th G. A., S. F. 288, Sec. 1.....	\$ 2,750.00	
Received Transfer from Educ. Support Fund....	4,500.00	7,250.00
		<u>7,250.00</u>
Graduate College Fund:		
Received State Warrants:		
36th G. A., S. F. 288, Sec. 1.....	\$ 8,250.00	
Received sale of materials	16.97	
Received Cancelled Warrants	15.00	
Received Transfer from Educ. Support Fund....	7,250.00	15,531.97
		<u>15,531.97</u>
Summer Session Fund:		
Received State Warrants:		
36th G. A., S. F. 288, Sec. 1.....	\$ 16,000.00	
Received Transfer from Educ. Support Fund....	10,000.00	26,000.00
		<u>26,000.00</u>
Administration Fund:		
Received State Warrants:		
36th G. A., S. F. 288, Sec. 1.....	\$ 5,706.25	
Received Transfer from Educ. Support Fund....	30,590.00	36,296.25
		<u>36,296.25</u>

Building and Grounds Fund:

Received State Warrants:		
36th G. A., S. F. 288, Sec. 1.....	\$ 11,000.00	
Received sale of material	478.11	
Received Cancelled Warrants	317.50	
Received Transfer from Educ. Support Fund....	89,805.16	101,600.77
Total		\$785,583.42

Amount of moneys available for special purposes not connected with "erection, equipment, improvement and repair of buildings" or going to make up the "Support Fund" of the University, during the year commenced July 1, 1915, and ended June 30, 1916.

Library Fund:

Balance in Fund July 1, 1915.....	\$ 1,965.16	
Received State Warrants:		
34th G. A., Chap. 200, Sec. 1.....	1,458.35	
36th G. A., S. F. 288, Sec. 1.....	16,041.65	
Received sale of material.....	3.19	\$ 19,468.35

University Extension Fund:

Balance in Fund July 1, 1915.....	\$ 4,425.07	
Received State Warrants:		
35th G. A., Chap. 328, Sec. 1.....	1,250.00	
36th G. A., S. F. 288, Sec. 1.....	15,583.30	
Received sale of material	634.40	
Received Warants Cancelled	3.87	21,896.64

University Epidemiology Laboratory Fund:

Balance in Fund July 1, 1915.....	\$ 402.29	
Received State Warrants:		
35th G. A., Chap. 328, Sec. 1.....	416.70	
36th G. A., S. F. 288, Sec. 1.....	4,583.30	5,402.29

Paving and Sidewalks Fund:

Balance in Fund July 1, 1915.....	\$ 15.76	
Received State Warrants:		
36th G. A., S. F. 242, Sec. 1.....	3,000.00	
Received sale of material	85.32	3,101.08

Enlarged Heating Plant:

Received State Warrants:		
36th G. A., S. F. 242, Sec. 1.....		18,000.00

Tunnell to New Buildings:

Received State Warrants:		
36th G. A., S. F. 242, Sec. 1.....	\$ 6,000.00	
Received sale of material	19.54	6,019.54

Special Land Fund:

Balance in Fund July 1, 1915.....	\$ 840.49	
Received State Warrants:		
36th G. A., S. F. 242, Sec. 1.....	48,000.00	
Received sale of property	6,825.00	
Received rents	1,925.37	
Received Insurance Refund	11.80	57,602.66

Donated Land Fund:

Balance in Fund July 1, 1915.....	\$ 1,438.71	
Received rents	440.00	
Received Board in Control of Athletics.....	747.63	2,626.34

\$134,116.90

The A. Whitney Carr Free Scholarship Interest Fund, the F. O. Lowden Oratory Prize Interest Fund, the W. J. Bryan Prize Interest Fund, the Mark Ranney Memorial Interest Fund, the Waite Lowry Gifford Memorial Interest Fund, are not shown in the statement, as these funds are held in trust by the University, the interest going to pay scholarships, prizes, etc., and in no way affecting the University's income.

Hospital, Dormitory and Store House Receipts at the University for the year commenced July 1, 1915, and ended June 30, 1916.

University Hospital:

Hospital earnings	\$ 94,300.37	
Nurses' earnings outside of hospital.....	710.97	
Operating Room fees	5,703.00	\$100,714.34

Currier Hall:

Credit balance July 1, 1915.....	\$ 9,310.55	
Room rents	14,662.37	
Board	26,586.63	\$ 50,559.55

University Homeopathic Hospital:

Hospital earnings	\$ 8,510.56	
Nurses' earnings outside of hospital.....	907.10	
Operating Room fees	1,325.75	
	\$ 10,743.41	
Balance overdrawn June 30, 1916.....	1,432.40	\$ 12,175.81

Store House:

Charges to various departments for year 1915-16.	\$ 63,192.29	
Miscellaneous cash receipts	60.46	
	\$ 63,252.75	
Balance overdrawn June 30, 1916.....	4,043.72	\$ 67,296.47

The above Store House overdraft is covered by stock and fixtures on hand, \$12,338.76.

Expenditures from funds for the erection, equipment, improvement and repair of buildings at the University during the year commenced July 1, 1915, and ended June 30, 1916.

Building Fund:

Chemistry Building	\$ 9,915.76	
Nurses' Home	1,632.50	
Women's Gymnasium	33,841.79	
Men's Gymnasium	17,784.18	
Dental Building	53,594.71	
Isolation Hospital	5,515.84	
Armory	12,882.75	
Total expenditures	\$135,167.48	
Balance on hand June 30, 1916.....	4,800.25	\$139,967.73

Repair and Contingent Fund:

General repairs	\$ 4,992.54	
Plumbing repairs	1,326.61	
Electric repairs	2,391.33	
Heating repairs	2,386.57	
Lighting repairs	1,990.47	
Painting repairs	2,772.87	
Boiler repairs	2,297.61	
Building repairs	5,246.98	
Roof repairs	635.67	
Sewer repairs	425.60	
Tunnel repairs	825.48	
Screen repairs	141.48	
Elevator repairs	339.49	
Engine repairs	478.91	
University Hospital repairs	6,557.17	
Wing Wall at dam.....	1,566.00	
Superintendence	30.69	
University Extension (partition).....	181.68	
Care of Athletic Field.....	544.02	
Care of Campus	344.41	
Care of Tennis Courts.....	358.70	
Foot Ball Bleachers	529.89	
Engineering Cases	27.30	
Homeopathic Hospital repairs	1,848.25	
Total expenditures	\$ 38,249.72	
Balance cash on hand June 30, 1916.....	54.02	\$ 38,303.74

Equipment and Supplies Fund:

Coll. of Ap. Science Equipment.....	\$ 2,025.38	
Coll. of Pharmacy Equipment.....	2,815.81	
Dept. of Physics Equipment.....	1,754.85	
University Hospital Equipment	2.04	
Homeopathic Hospital Equipment	639.64	
Auto Truck Equipment	400.00	
Multigraph Equipment	519.36	
General Equipment	496.46	
Total expenditures	\$ 8,653.54	
Balance cash on hand June 30, 1916.....	7,153.56	\$ 15,812.10

Equipment New Buildings Fund:		
University Hospital Equipment	\$ 5,199.65	
Women's Gymnasium Equipment	7,471.20	
Men's Gymnasium Equipment	6,363.48	
College of Dentistry Equipment.....	1,171.29	
Medical Building Equipment	19.18	
Law Building Equipment	203.05	
Law Library Equipment	80.00	
Dept. of Path. and Bact. Equipment.....	3.66	
Dept. of Chemistry	62.02	
Dept. of Mathematics	320.97	
Dept. of Zoology	59.15	
Dept. of Phil. and Psych.....	100.00	
Total expenditures	\$ 21,053.65	
Balance cash on hand June 30, 1916.....	3,476.84	\$ 24,530.49
Engineering Equipment Fund:		
Civil Engineering Equipment	\$ 436.56	
Elect. Engineering Equipment	67.84	
Mech. Engineering Equipment	712.63	
General Engineering Equipment	147.00	
Total expenditures	\$ 1,364.03	
Balance cash on hand June 30, 1916.....	285.68	\$ 1,649.71
Domestic Science Equipment Fund:		
Home Economics Equipment		\$ 3,767.50
Dentistry Equipment Fund:		
College of Dentistry Equipment.....		\$ 337.06
Electrical Equipment Fund:		
Electric Plant Equipment	\$ 4,698.34	
Balance cash on hand June 30, 1916.....	301.66	\$ 5,000.00
Expenditures from Income Fund for the year commenced July 1, 1915, and ended June 30, 1916.		
Educational Support Fund:		
Alumni Bureau:		
Salaries	\$ 1,840.00	
Supplies, etc.	432.66	\$ 2,272.66
General Library:		
Salaries	\$ 8,613.33	
Supplies, etc.	747.08	
Assistance	1,441.77	\$ 10,803.18
Law Loan Book Acct. expenditures.....		163.80
Engineering Test Laboratory		5.00
Tuitions refunded		289.20
School of Music Tuitions.....		7,331.95
Fixed charges or general expenditures such as Bulletins, Catalogues, printing, postage, etc.		23,875.62
Total expenditures		\$ 45,241.41
Balance cash on hand June 30, 1916.....		57,412.92
		\$102,654.33
College of Ap. Sc., L. A., etc., Fund:		
College of Liberal Arts:		
Salaries	\$214,212.90	
Supplies	15,198.39	\$229,411.29
College of Applied Science:		
Salaries		40,733.33
College of Law:		
Salaries	\$ 22,850.00	
Supplies, etc.	801.99	23,651.99
College of Medicine:		
Salaries	\$ 74,492.43	
Supplies, etc.	11,980.01	86,472.44
College of Homeopathic Medicine:		
Salaries	\$ 5,300.00	
Supplies, etc.	83.37	5,383.37

College of Pharmacy:		
Salaries	\$ 7,160.00	
Supplies, etc.	184.80	7,344.80
Total expenditures		\$392,997.22
Balance cash on hand June 30, 1916.....		14,252.68
		\$407,249.90
College of Education Fund:		
Salaries, Dept. of Education.....	\$ 16,315.00	
Salaries, Model School	4,900.00	
Salaries, Supt.'s Experimental School	2,925.00	\$ 24,140.00
Supplies, Supt.'s Experimental School.....	\$ 1,074.65	
Superintendents' Meeting	250.00	
Traveling Expenses and Supplies.....	694.43	
Supplies and incidentals.....	633.84	2,652.92
Total expenditures		\$ 26,792.92
Balance cash on hand June 30, 1916.....		7,640.38
		\$ 34,433.30
College of Dentistry Fund:		
Salaries	\$ 37,787.50	
Supplies, etc.	13,937.60	\$ 51,725.10
Balance cash on hand June 30, 1916.....		2,841.80
		\$ 54,566.90
College of Fine Arts Fund:		
Salaries	\$ 3,000.00	
Balance cash on hand June 30, 1916.....	4,250.00	\$ 7,250.00
Graduate College Fund:		
Fellowships and Scholarships	\$ 7,020.00	
Research Assistants	1,800.00	
Supplies and Expenses	2,845.95	\$ 11,665.95
Balance cash on hand June 30, 1916.....		3,866.02
Summer Session Fund:		
Salaries 1st Session	\$ 15,601.40	
Salaries 2d Session	3,391.00	
Supplies, etc.	2,578.15	\$ 22,070.55
Balance cash on hand June 30, 1916.....		3,929.46
		\$ 26,000.00
Administration Fund:		
Salaries	\$ 26,725.00	
Supplies and Assistance	1,731.71	\$ 28,456.71
Balance cash on hand June 30, 1916.....		7,839.54
		\$ 36,296.25
Building and Grounds Fund:		
Salaries	\$ 9,318.00	
Janitor Service and Supplies.....	27,087.23	
Heat. and Hydro Plant Labor and Supplies.....	14,697.77	
Fuel	39,453.73	
Gas, Elect., Ice and Garbage.....	1,354.84	
Water	2,007.00	
Laundry	5,996.47	
Miscellaneous Expenses	378.82	
Telephones	1,306.91	
Total Expenditures		\$201,600.77
Expenditures for special purposes, not connected with the "erection, equipment, improvement and repair of buildings", or going to make up the "Support Fund" of the University during the year commenced July 1, 1915, and ended June 30, 1916.		
Library Fund:		
Expended for books, periodicals and building, as set out in Secretary's Annual Report.....	\$ 17,902.71	
Balance cash on hand June 30, 1916.....	1,665.64	
		\$ 19,468.35

University Extension Fund:

Expended for salaries, traveling expenses, lantern slides, etc., as set out in Secretary's printed annual report	\$16,062.74	
Balance cash on hand June 30, 1916.....	5,833.90	\$ 21,896.64

University Epidemiology Laboratory Fund:

Expended for salaries and laboratory expenses, as set out in Secy's printed annual report..	\$ 5,252.53	
Balance cash on hand June 30, 1916.....	149.76	\$ 5,402.29

Paving and Sidewalks Fund:

Expended for paving, walks, etc.....	\$ 3,072.38	
Balance cash on hand June 30, 1916.....	28.70	\$ 3,101.08

Enlarged Heating Plant Fund:

Expended for Heating Plant Improvements.....	\$ 8,685.47	
Balance cash on hand June 30, 1916.....	9,314.53	\$ 18,000.00

Tunnel to New Buildings:

Expended on tunnel work	\$ 5,858.91	
Balance cash on hand June 30, 1916.....	160.63	\$ 6,019.54

Special Land Fund:

Expended for land as set out in Secy's printed annual report	\$ 57,066.82	
Balance cash on hand June 30, 1916.....	535.84	\$ 57,602.66

Donated Land Fund:

Expended for labor and material as set out in Secy's printed annual report.....	\$ 2,201.38	
Balance cash on hand June 30, 1916.....	425.01	\$ 2,626.39

STAFF OF INSTRUCTION.

1915-16.

Number of Professors	70
Number of Assistant and Associate Professors.....	66
Number of Instructors and Assistant Instructors.....	77
Number of Assistants	55
Number of Fellows	15
Number of Scholars	21
Number of Lecturers	8

(Not counting Summer Session.)

NUMBER OF STUDENTS.

Enrolled During Regular Academic Year.

	Men	Women	Total
College of Liberal Arts.....	950	950	1,900
College of Law	155	1	156
College of Medicine	156	2	158
Training School for Nurses	81	81
College of Homeopathic Medicine	9	1	10
Training School for Nurses.....	...	16	16
College of Dentistry	297	4	301
College of Pharmacy	70	4	74
Graduate College	239	167	406
College of Applied Science	250	...	250
College of Fine Arts and Music.....	23	129	152
Library Training	20	20
	<u>2,149</u>	<u>1,375</u>	<u>3,524</u>
Duplicates	148	90	238
Total for entire year, 1915-16.....	2,001	1,285	3,286

AMOUNT RECEIVED FROM STATE APPROPRIATIONS.

Year 1915-16.

Educational Support Fund:

32d G. A., Chap. 212, Sec. 2.....	\$ 17,125.00	
32 G. A., Chap. 214, Sec. 2.....	2,916.70	
33d G. A., Chap. 244, Sec. 1.....	1,833.35	
34th G. A., Chap. 200, Sec. 1.....	8,183.35	
35th G. A., Chap. 328, Sec. 1.....	5,750.00	
36th G. A., S. F. 288, Sec. 1.....	416,808.30	\$454,700.05

36th G. A., S. F. 288, Sec. 1:

College of Ap. Sc., etc., Fund.....	\$ 62,654.15	
College of Education Fund.....	18,333.30	
College of Dentistry Fund.....	21,747.90	
College of Fine Arts Fund.....	2,750.00	
Graduate College Fund.....	8,250.00	
Summer Session Fund.....	16,000.00	
Administration Fund.....	5,706.25	
Building and Grounds Fund.....	11,000.00	
Equipment and Supplies Fund.....	11,458.30	\$157,899.90

Repair and Contingent Fund:

32d G. A., Chap. 212, Sec. 2.....	\$ 625.00	
33d G. A., Chap. 244, Sec. 1.....	625.00	
34th G. A., Chap. 200, Sec. 1.....	416.70	
35th G. A., Chap. 328, Sec. 1.....	833.35	
36th G. A., S. F. 288, Sec. 1.....	32,083.30	\$ 34,583.35

Library Fund:

34th G. A., Chap. 200, Sec. 1.....	\$ 1,458.35	
36th G. A., S. F. 288, Sec. 1.....	16,041.65	\$ 17,500.00

University Extension Fund:

35th G. A., Chap. 328, Sec. 1.....	\$ 1,250.00	
36th G. A., S. F. 288, Sec. 1.....	15,583.30	\$ 16,833.30

University Epidemiologist Fund:

35th G. A., Chap. 328, Sec. 1.....	\$ 416.70	
36th G. A., S. F. 288, Sec. 1.....	4,583.30	\$ 5,000.00

Building Tax Fund:

34th G. A., Chap. 138, Sec. 1.....	\$ 34,470.78	
35th G. A., Chap. 1400-Q, Supp. to Code, 1915.....	92,500.00	
36th G. A., H. F. 248, Sec. 1.....	10,000.00	\$136,970.78

State Appropriations for Special Purposes:

36th G. A., S. F. 242, Sec. 1:		
Equipment New Building Fund.....	\$ 22,500.00	
Electrical Equipment Fund.....	5,000.00	
Enlarged Heating Plant Fund.....	18,000.00	
Tunnel to New Buildings Fund.....	6,000.00	
Paving and Sidewalks Fund.....	3,000.00	
Special Land Fund.....	48,000.00	\$102,500.00

Total State Appropriations \$925,987.38

REPORT OF THE SECRETARY OF THE IOWA STATE COLLEGE OF
AGRICULTURE AND MECHANIC ARTS TO THE GENERAL AS-
SEMBLY OF THE STATE OF IOWA, JANUARY 8, 1917.

To the General Assembly of the State of Iowa:

GENTLEMEN—I beg leave to submit herewith the report required by Chapter 104 of the laws of the Thirtieth General Assembly. It shows:

First—The balances in the hands of the College and the State Treasurer at the beginning of the biennial period commencing July 1, 1914, available for college purposes.

Second—The additional funds which become available during each of the two years of the biennial period.

Third—The amounts expended in each of the two years for buildings and improvements, repairs, administration, maintenance and equipment of departments, and for the general expense of the institution.

Fourth—The balances to the credit of the different funds at the close of the biennial period.

Fifth—Hospital receipts and sales of departments listed separately as required by law.

Sixth—The number of professors and instructors employed by the college, and the number of students enrolled in each course during each year of the biennial period.

I. BALANCES ON HAND, JULY 1, 1914.

(a) For Educational Work.

In hands of College Treasurer:		
Collegiate Support Fund:		
General for departments, (including working balance of \$25,000).....	\$ 71,354.87	
Piano rentals, special for music department	394.45	
Scholarship funds, subject to special provisions	591.72	\$ 72,341.04
Non-collegiate Support Fund:		
Agriculture	\$ 12,114.58	
Home Economics	240.04	
Engineering Trade School	3,013.75	15,368.37
Vacation Courses:		
Veterinary Practitioners' Course...		2,411.44
Building, Improvements and Equipment:		
Repair and Contingent Fund	\$ 10,333.89	
Public Grounds Improvement	689.29	
Room Rent Fund	1,760.88	12,793.06
Total in College Treasurer's hands, (not including Hospital balance reported elsewhere)		
		\$ 102,913.91
In hands of State Treasurer:		
Buildings, Improvements and Equipment:		
Special Building Tax (after deducting all drafts of College Treasurer included by him in account for the last biennial period)	\$101,985.53	
Balance of special appropriation for Chemistry Building	58,518.86	
Balance of appropriation for Central Heating Plant	13,005.72	
Two Year Tax Funds:		
Maintenance and Improvement of Public Grounds	6,000.00	
Enlargement of Buildings and Small Additional Buildings	6,000.00	
Equipment of Departments and Buildings	20,534.69	\$206,044.80
Balance of Pure-bred Stock Appropriation (old)		
		.44
Total in hands of State Treasurer ..		
		\$ 206,045.24
(b) For Industrial Service.		
In hands of College Treasurer:		
Extension Work:		
Agriculture and Home Economics....	\$ 14,944.02	
Engineering	5,072.53	\$ 20,016.55
Experimental Work:		
Agricultural Experiment Station....	\$ 13,420.14	
Engineering Experiment Station.....	543.15	
Good Roads Experimentation	3,222.54	
Veterinary Investigations	- 11.31	
Horse-breeding Experimentation	6.69	17,203.83
Hog Cholera Serum Fund.....		
Total in hands of College Treasurer	21,779.74	59,000.12
Grand total in hands of College and State Treasurers		
		\$ 367,959.27
Amount in hands of College Treasurer		
	\$161,914.03	
Amount in hands of State Treasurer 206,045.24		
Total		
	\$367,959.27	

II. ADDITIONAL FUNDS AVAILABLE DURING THE BIENNIAL PERIOD
1914-1916.

(a) For the Fiscal Year 1914-15.

For Educational Work—

Collegiate Support Fund:		
From National Government.....		\$ 85,433.96
From Annual State appropriations...\$249,900.00		
From Two Year Millage Tax.....	126,000.00	375,900.00
Tuition from non-resident students..		14,275.00
Scholarship and special funds to be used according to terms of trust...		1,125.00
Interest on Treasurer's balances....		3,353.68
Cancelled checks		285.86
		\$ 480,373.50

Non-collegiate Support Fund:

Annual State appropriation for Agriculture	\$ 25,000.00	
Two Year Millage Tax:		
For Agriculture	6,750.00	\$ 31,750.00
Two Year Millage Tax for Home Economics		9,000.00
Part of annual appropriation for Engineering Extension assigned to Trade School work at the College..		5,890.50
		46,640.50

Vacation Courses:

Two Year Millage Tax for Veterinary Practitioners' Course	4,500.00	4,500.00
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Laboratory and Incidental Fees:

Fees charged students for cost of laboratory materials and portion of cost of heat, light and janitor service (hospital fees reported elsewhere)	\$ 98,887.29	\$ 92,887.29
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Building, Improvement and Equipment Funds:

Special Building Tax.....	\$173,930.77	
Repair and Contingent Fund.....	45,000.00	
Enlargement of Buildings and Small Additional Buildings	9,000.00	
Public Grounds Maintenance and Improvement	9,000.00	
Equipment of Departments and Buildings	36,000.00	
Room Rent Fund	7,881.63	280,812.40

For Industrial Service—

Extension Funds:

For Agriculture and Home Economics:		
From National Government.....		\$ 10,000.00
From Annual State Appropriation..\$ 42,000.00		
For Two Year Millage Tax.....	43,200.00	85,200.00
		\$ 95,200.00

For Engineering:

Annual State appropriation (less amount set aside for trade school work at the college).....	\$ 16,609.50	\$ 111,809.50
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Experimental Funds:

Agricultural Experiment Station:		
From National Government.....		\$ 30,000.00
From Annual State Appropriation..\$ 55,000.00		
From Two Year Millage Tax.....	51,300.00	106,300.00
		\$136,300.00

Engineering Experiment Station:

Annual State Appropriation.....\$ 10,000.00		
Two Year Millage Tax.....	4,500.00	14,500.00

Good Roads Experimentation:

Annual State Appropriation.....	10,000.00	
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Veterinary Investigations:

Two Millage Tax.....	9,000.00	169,800.00
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Total from all sources for 1914-1915

\$ 1,186,823.19

(b) For the Fiscal Year 1915-16.

For Educational Work—

Collegiate Support Fund:

From National Government.....		\$ 88,324.28	
From Annual State Appropriations..	\$510,000.00		
From Annual State Appropriation for Home Economics Courses (5-8 of \$20,000)	12,500.00	522,500.00	
Tuition from Non-resident students..		14,720.00	
Scholarships and special funds to be used according to terms of trust..		2,050.00	
Interest on Terasurer's balances.....		4,567.13	
Cancelled checks		231.67	\$ 632,393.08

Non-collegiate Support Funds:

Annual State Appropriation for Agri- culture, Home Economics and En- gineering		\$ 54,000.00	
From Annual State Appropriation for Home Economics Courses (3-8 of \$20,000)		7,500.00	
Part of annual appropriation for En- gineering Extension assigned to Trade School work at the College.		5,100.00	66,600.00

Vacation Courses:

Annual State Appropriation for Sum- mer School		\$ 20,000.00	
Annual State appropriation for Win- ter Short Courses.....		9,500.00	
Annual State Appropriation for Veter- inary Practitioners' Course.....		2,500.00	32,000.00

Laboratory and Incidental Fees:

Fees charged students for cost of laboratory materials and portion of cost of heat, light and janitor ser- vice (hospital fees reported else- where)		\$101,722.21	101,722.21
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Building, Improvement and Equipment
Funds:

Special Building Fund.....	\$150,000.00		
Central Heating Plant.....	32,000.00		
Repair and Contingent Fund.....	46,000.00		
Repairs and Improvements for cer- tain definite buildings	750.00		
Settling and Storage Water Tank....	15,000.00		
Public Grounds Maintenance and Im- provements	10,000.00		
Equipment of Departments and Build- ings	52,500.00		
Room Rent Fund.....	11,009.26		
Part of contribution of L. W. Noyes for construction of lake on the cam- pus	6,000.00		336,509.26

For Industrial Service—

Extension Funds:

For Agriculture and Home Economics:			
From National Government.....	\$ 28,781.18		
From Annual State Appropriation.	90,000.00	\$118,781.18	
For Engineering:			
Annual State Appropriation (less amount set aside for trade school work at the college).....		19,900.00	138,681.18

Experimental Funds:

Agricultural Experiment Station:			
From National Government.....	\$ 30,000.00		
From Annual State Appropriation..	115,500.00	\$145,500.00	
Engineering Experiment Station:			
Annual State Appropriation.....		15,000.00	
Good Roads Experimentation:			
Annual State Appropriation.....		10,000.00	
Veterinary Investigations:			
Annual State Appropriations.....		12,500.00	183,000.00

Total from all sources for 1915-1916

\$ 1,490,955.73

III. EXPENDITURES.

(a) For the Fiscal Year 1914-15.

For Educational Work—

Collegiate Support Funds:

Salaries, including administrative officers	\$341,379.90	
Department expenses	115,741.83	
Equipment and improvements.....	42,001.86	
Scholarship and other trust funds...	1,924.96	
Administrative and general expenses.	38,794.37	
Maintenance of buildings and grounds (including heat, light, janitor service, student repair fund, care and improvement of public grounds)...	66,518.02	\$ 606,360.94

Non-collegiate Support Funds:

Agriculture:

Salaries	\$ 27,349.70	
Current expenses and equipment..	14,207.32	\$ 41,557.02

Home Economics:

Salaries	\$ 6,045.41	
Current expenses and equipment..	3,276.57	9,321.98

Engineering Trade School:

Salaries	\$ 4,397.53	
Current expenses and equipment..	1,187.72	5,585.25
		56,464.25

Vacation Courses:

Veterinary Practitioners' Course....	\$ 1,588.77	1,588.77
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Building, Improvement and Equipment Funds:

Special Building Tax:

Central Building	\$ 217.95	
Domestic Technology Building...	249.30	
Mechanical Engineering Laboratory	1,925.95	
Transportation Building	15,183.45	
Chemistry Building	33,926.62	
West Hall (Dormitory No. 1).....	51,659.72	
Horticultural Laboratory and Greenhouses	55,546.17	
Science Building	72.00	
College Hospital	32.84	\$158,814.00

Chemistry Building (special appropriation)	58,338.78	
Repair and Contingent Fund.....	51,698.79	
Central Heating Plant.....	12,996.41	
Enlargement of Small Additional Buildings	12,611.87	
Public Grounds Maintenance and Improvements	15,698.29	
Equipment of Departments and Buildings	53,119.35	
Room Rent Fund.....	5,263.26	
	\$368,540.75	

Store Room (excess receipts over disbursements)	2,167.19	366,373.56
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For Industrial Service—

Extension Funds:

Agriculture and Home Economics:

Salaries	\$ 61,188.58	
Current expenses and equipment...	36,477.93	\$ 97,666.51

Engineering:

Salaries	\$ 10,558.50	
Current expenses and equipment...	6,559.43	17,117.93
		114,784.44

Experimental Funds:

Agricultural Experiment Station:

Salaries	\$ 60,895.69	
Part payment on additional farm..	10,875.00	
Current expenses and equipment...	72,630.99	\$144,401.68

Engineering Experiment Station:		
Salaries	\$ 8,838.86	
Current expenses and equipment...	6,046.27	14,885.13
Good Roads Experimentation:		
Salaries	\$ 5,670.25	
Current expenses and equipment...	6,780.35	12,450.60
Veterinary Investigations:		
Salaries	\$ 2,831.61	
Current expenses and equipment...	4,092.51	6,924.12
Hog Cholera Serum Fund:		
Current expenses		17,053.38
		<u>195,714.91</u>
Total expenditures for 1914-1915		\$ 1,341,286.87

(b) For the Fiscal Year 1915-16.

For Educational Work—

Collegiate Support Funds:

Salaries, including administrative officers	\$395,164.65	
Department expenses	121,420.64	
Equipment and improvements	28,802.13	
Scholarship and other trust funds ..	2,796.89	
Administrative and general expenses ..	47,254.29	
Maintenance of buildings and grounds (including heat, light, janitor service, student repair fund, care and improvement of public grounds)	74,913.27	\$ 669,851.87

Non-collegiate Support Funds:

Agriculture:		
Salaries	\$ 32,354.03	
Current expenses and equipment...	15,435.61	\$ 47,789.64
Home Economics:		
Salaries	\$ 3,550.00	
Current expenses and equipment...	4,603.31	8,153.31
Engineering Trade School:		
Salaries	\$ 3,283.34	
Current expenses and equipment...	1,897.82	5,181.16
		<u>61,124.11</u>

Vacation Courses:

Summer School	\$ 20,000.00	
Winter Short Courses	6,426.14	
Veterinary Practitioners' Course	3,816.49	30,242.63

Building, Improvement and Equipment Funds:

Special Building Fund:		
Agricultural Hall	\$ 4.70	
Veterinary Building98	
Mechanical Engineering Laboratory ..	105.60	
West Hall (Dormitory No. 1)	7,322.16	
Horticultural Laboratory and green-houses	2,773.51	
East Hall (Dormitory No. 2)	38,581.89	
Science Building	41,036.61	
College Hospital	68.97	\$ 89,894.42

Chemistry Building (special appropriation)	80.08	
Repair and Contingent Fund	29,820.75	
Central Heating Plant	24,617.00	
Repairs and Improvements for certain definite buildings	7,807.78	
Temporary Home Economics Laboratories	565.23	
Settling and Storage Water Tank	6,643.47	
Public Grounds Maintenance and Improvement	9,972.51	
Equipment of Departments and Buildings	50,019.40	
Room Rent Fund	6,121.92	
Store Room	236.44	
L. W. Noyes Fund for Campus Lake ..	5,710.90	231,489.90

For Industrial Service--

Extension Funds:

Agriculture and Home Economics:

Salaries	\$ 72,091.35		
Current expenses and equipment...	41,993.00	\$114,084.35	

Engineering:

Salaries	\$ 11,307.94		
Current expenses and equipment...	6,612.48	17,920.42	132,004.77

Experimental Funds:

Agricultural Experiment Station:

Salaries	\$ 74,603.95		
Current expenses and equipment...	60,157.68	\$134,761.63	

Engineering Experiment Station:

Salaries	\$ 8,098.52		
Current expenses and equipment...	7,003.10	15,101.62	

Good Roads Experimentation:

Salaries	\$ 4,264.92		
Current expenses and equipment...	6,392.40	10,657.32	

Veterinary Investigations:

Salaries	\$ 5,393.28		
Current expenses and equipment...	2,462.47	7,855.75	

\$168,376.32

Hog Cholera Serum Fund:

Current expenses (excess receipts over disbursements)	27,656.57	140,719.75	
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Total net expenditures for 1915-1916

\$ 1,265,433.03

IV. BALANCES ON HAND JUNE 30, 1916.

For Educational Work--

In hands of College Treasurer:

Collegiate Support Funds:

General for departments, (including working balance of \$20,000 and unexpended appropriation for equipment)	\$ 90,602.87		
Piano rentals, special for music department	607.95		
Scholarship funds, subject to special provisions	1,394.87		
Books and Periodicals, special for library	1,917.25	\$ 94,522.94	

Non-collegiate Support Funds:

For Agriculture	\$ 15,466.57		
For Home Economics	1,310.47		
For Engineering Trade School	3,274.84	20,051.88	

Vacation Courses:

Winter Short Course	\$ 3,073.86		
Veterinary Practitioners' Course...	3,381.17	6,455.03	

In hands of State Treasurer:

Vacation Courses:

Veterinary Practitioners' Course undrawn)		625.01	
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In hands of College Treasurer:

Buildings, Improvements and Equipment:

Special Building Fund	\$ 27,207.88		
Chemistry Building (special appropriation)	100.00		
Repair and Contingent Funds	19,814.35		
Central Heating Plant	9.31		
Repairs and Improvements for certain buildings	442.22		
Enlargement of Buildings and Small Additional Buildings	138.13		
Temporary Home Economics Laboratories	134.77		
Settling and Storage Water Tank ..	8,356.53		
Public Ground Maintenance and Improvement	27.49		

Equipment of Departments and Buildings	2,395.94	
Room Rent Fund	8,561.27	
Store Room	2,636.07	
L. W. Noyes Fund for Campus Lake	289.10	70,113.06
In hands of State Treasurer:		
Buildings, Improvements and Equipment:		
Special Building Fund, balance undrawn	\$150,000.00	
Central Heating Plant, balance undrawn	7,383.00	
Equipment of Departments and Buildings, balance undrawn	3,500.00	
Temporary Home Economics Laboratories, balance undrawn	50.00	
Repairs and Improvements for certain buildings, balance undrawn.	7,250.00	168,183.00
For Industrial Service—		
In hands of College Treasurer:		
Extension Funds:		
- Agriculture and Home Economics	\$17,174.34	
Engineering	6,543.68	23,718.02
Experimental Funds:		
Agricultural Experiment Station	\$16,056.83	
Engineering Experiment Station	56.40	
Good Roads Experimentation	114.62	
Veterinary Investigations	6,731.44	
Horse-breeding Experiment	6.69	22,965.98
Hog Cholera Serum Fund		32,382.93
Grand total in hands of College and State Treasurers		\$ 439,017.85
Amount in hands of College Treasurer (not including Hospital Fund balance, reported elsewhere)	\$270,209.84	
Amount in hands of State Treasurer	168,808.01	
Total	\$439,017.85	

SUMMARY.

Receipts:		
Balances in College and State Treasuries, July 1, 1914		\$ 367,959.27
Additional funds available in 1914-1915	\$ 1,186,823.19	
Additional funds available in 1915-1916	1,490,955.73	2,677,778.92
Total funds available during biennial period from all sources and for all purposes		\$ 3,045,738.19
Expenditures:		
During fiscal year 1914-1915	\$ 1,341,286.87	
During fiscal year 1915-1916	1,265,433.03	
Old balance of pure-bred stock appropriation in hands of State Treasurer cancelled44	\$ 2,606,720.34
Balances in College and State Treasuries, June 30, 1916		439,017.85
		\$ 3,045,738.19

V. HOSPITAL ACCOUNT AND SALES OF DEPARTMENTS.

College Hospital Account.

Receipts:		
Cash on hand July 1, 1914		\$ 3,712.96
Fees and charges paid by students and others during 1914-1915	\$ 10,621.07	
Fees and charges paid by students and others during 1915-1916	10,934.88	21,555.95
		\$ 25,268.91
Expenditures:		
Expense of maintenance for 1914-1915	\$ 10,165.43	
Expenses of maintenance for 1915-1916	9,120.30	\$ 19,285.73
Cash on hand June 30, 1916		5,983.18
		\$ 25,268.91

Sales of Departments.

For the fiscal year 1914-1915	\$241,583.35
For the fiscal year 1915-1916	200,262.86
Total	\$441,846.21

(The sales of each department are listed in the Biennial report of the Board of Education.)

VI. NUMBER OF INSTRUCTORS AND ADMINISTRATIVE OFFICERS AND STUDENT ENROLLMENT.

(a) Instructors and Officers.

	1914-15	1915-16
Collegiate Departments:		
Professors, Assistant Professors and Administrative Officers	128	141
Instructors and Assistants	103	162
	231	303
Non-collegiate Departments:		
Professors, Assistant Professors and Administrative Officers	11	11
Instructors and Assistants	22	24
	33	35

(b) Student Enrollment, 1914-15.

Graduate Division:		
Agriculture:		
Agronomy	21	
Animal Husbandry	8	
Dairying	2	
Farm Management	1	
Soils	1	33
Engineering:		
Engineering	1	
Highway Engineering	2	3
Home Economics		3
Industrial Science		30
		69
Division of Agriculture:		
Agriculture (freshmen)	351	
Agricultural Education	41	
Agronomy	98	
Animal Husbandry	249	
Dairying	35	
Forestry	30	
Horticulture	22	826
		133
Agricultural Engineering		
Division of Engineering:		
Chemical Engineering	19	
Ceramics	4	
Civil Engineering	175	
Electrical Engineering	216	
Mechanical Engineering	161	
Mining Engineering	10	
Structural Design	20	605
Division of Home Economics		521
Division of Industrial Science		84
Division of Veterinary Medicine		81
Non-collegiate:		
Agriculture	224	
Dairying	25	
Agricultural Engineering	3	
Engineering Trade School	62	365
Home Economics	51	365
Music students		157
Summer School		601
*Winter Short Courses:		
Agronomy and Animal Husbandry	119	
Creamerymen	60	
County Newspapermen	113	
Engineering	27	
Painters	57	
Home Economics	22	398

3,840

*Regular Winter Short Course not held on account of foot and mouth disease.

Less duplicates:			
Agricultural Engineering	3		
Music students	92		
Summer Session	116	211	
Total enrollment of students taking instruction at the College			3,629

STUDENT ENROLLMENT.

For 1915-16.

Graduate Division:			
Agriculture:			
Agronomy	13		
Animal Husbandry	14		
Dairying	4		
Farm Management	2		
Horticulture	5	38	
Engineering:			
Ceramics	1		
Industrial Science	64	103	
Division of Agriculture:			
Agriculture (Freshmen)	361		
Agricultural Education	25		
Agronomy	102		
Animal Husbandry	277		
Dairying	36		
Farm Management	12		
Forestry	57		
Horticulture	31	901	
Agricultural Engineering			104
Division of Engineering:			
Ceramics	9		
Chemical Engineering	34		
Civil Engineering	161		
Electrical Engineering	223		
Mechanical Engineering	165		
Mining Engineering	9		
Structure Design	41	642	
Division of Home Economics			546
Division of Industrial Science			110
Division of Veterinary Medicine			109
Non-Collegiate:			
Agriculture	194		
Dairying	36		
Engineering Trade School	39		
Home Economics	58	327	
Music students			121
Summer School			1,055
Winter Short Courses:			
Agronomy and Animal Husbandry	1,654		
Creamerymen	110		
Engineering	134		
Home Economics	229	2,127	
Less duplicates:			6,145
Animal Husbandry and Veterinary Medicine	1		
Industrial Science and Veterinary Medicine	3		
Music students	81		
Summer Session:			
In both sessions	163		
Regular college students	233	396	
Winter Short Courses:			
In two sections	33		
Regular college students	129	162	643
Total enrollment of students taking instruction at the College			5,502

Respectfully submitted,

E. W. STANTON,
Secretary,

Iowa State College of Agriculture and Mechanic Arts.

Jan. 8, 1917.

On motion of Wilson of Mitchell the House adjourned until 10
o'clock a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 11, 1917.

House met pursuant to adjournment, Speaker Pitt in the chair.
Prayer was offered by the Rev. Sidney Pitt of Persia, Iowa.
Journal of January 9th corrected and approved.

COMMITTEE CLERKS REPORTED.

Kimberly of Scott, chairman of the committee on committee clerks, submitted the following report:

Your committee on the selection of committee clerks reports that we have examined and recommend the selection of the following named applicants:

Jean Barlow.
Jean L. Clark.
Frances B. Cobacker.
Margaret Canfield.
Mary E. Dahlberg.
Selma Downey.
Margaret Fitzgerald.
Ruth Gibson.
Mary Kegley.
Mabel McGuire.
Emma Melick.
Fay O. Rowley.
Sadie Saverude.
Myrtle Sayles.
Grace Taylor.
Opal Wilson.
Meta Z. Fasse.

Anna Cox.
Maude Culver.
Adah Currier.
Inez Canfield.
Nelle C. Donahoe.
Maude Erickson.
Mary Forsythe.
Eura Johns.
Grace L. Logsdon.
Dollinna Mann.
Bernice Rundlett.
Anna H. Rubie.
Mabel Scanlon.
Lora Stamper.
Mrs. Paul Weaver.
Mrs. Lou Woodruff.
Helen Silverman.

D. W. KIMBERLY,
T. F. GRIFFIN,
DOUGLAS ROGERS,
Committee.

Kimberly of Scott moved the adoption of the report. Motion prevailed and the report was adopted.

The following committee clerks 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 perform the duties of my office to the best of my ability, so help me God.

Fay O. Rowley.
Grace L. Logsdon.
Frances B. Cobacker.
Sadie Saverude.
Anna H. Ruble.
Maud J. Culver.
Lora M. Stamper.
Mary E. Dahlberg.
Nelle C. Donahoe.
Anna Cox.
Margaret Fitzgerald.
Mabel Scanlon.
Emma Melick.
Jean Barlow.
Maude Erickson.

Mrs. Paul Weaver.
Ruth Gibson.
Myrtle D. Sayles.
Margaret Canfield.
Mary Forsythe.
Opal Wilson.
Lou Woodruff.
Mabel McGuire.
Meta Z. Fasse.
Bernice Rundlett.
Mary Kegley.
Selma F. Downey.
Adah Currier.
Helen Silverman.

MESSAGES FROM THE SENATE.

Secretary Watters reported the following message from the Senate:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to the printing of one thousand (1,000) copies of the State Highway Commission's report on the lake beds of Iowa, it being a survey and report with a view to the conservation of the remaining lakes in the state.

RESOLUTION FOR PRINTING LAKE REPORT.

On request of Horchem of Dubuque, unanimous consent having been granted, Senate concurrent resolution relative to State Highway Commission's report on lake beds of Iowa was taken up and considered.

Whereas, by an act of the last General Assembly the State Highway Commission was directed to make a survey and report on the lakes and lakebeds of Iowa, with a view to the conservation of the remaining lakes in the state, and

Whereas, no provision was made for the printing of said report, which has now been prepared and submitted to the Governor by the State Highway Commission; therefore

Be it Resolved by the Senate, the House concurring, that one thousand (1,000) copies of said report be ordered printed as soon as possible.

Moved by Horchem of Dubuque that the House concur. Motion prevailed.

Johnston of Humboldt offered the following concurrent resolution:

Resolved by the House, the Senate concurring, that this assembly adjourn on Thursday, January 11, 1917, to reconvene on January 16, 1917, at 2:00 p. m.

Mr. Johnston moved the adoption of the resolution. Motion prevailed.

LEAVE OF ABSENCE.

On request of Johnston of Lucas leave of absence was granted Wenstrand of Page until Tuesday.

On request of Roberts of Ringgold leave of absence was granted McFarlane of Black Hawk, Darrah of Franklin, Nichols of Hardin, and Elwood of Howard until Tuesday.

On request of Kepple of Chickasaw leave of absence was granted Wilson of Louisa until Tuesday.

On request of Johnston of Humboldt leave of absence was granted Findlay of Webster until Tuesday.

On request of Wilson of Mitchell leave of absence was granted Dunkelberg of Floyd for balance of the week.

On request of Durbin of Mills leave of absence was granted Erickson of Lyon until Tuesday.

On request of Bruce of Pocahontas leave of absence was granted Epps of Wapello until Tuesday.

On request of Horchem of Dubuque leave of absence was granted O'Donnell of Dubuque and Baldwin of Johnson until Tuesday.

RESOLUTION.

Klaus of Delaware offered the following resolution and asked unanimous consent for immediate consideration, and moved its adoption.

Whereas, Honorable A. B. Holbert of Greeley, Iowa, an honored member of the House of Representatives in the Thirty-sixth General Assembly from Delaware County, Iowa, died December 7, 1916,

Therefore be it Resolved, That a committee of three be appointed to prepare a memorial to fittingly commemorate his life and public service to his state and nation.

Motion prevailed and Speaker appointed as such committee, Klaus of Delaware, Becker of Clayton and Anderson of Davis.

COMMUNICATION FROM THE SECRETARY OF STATE.

The following communication was received from the Secretary of State, and ordered printed in the Journal:

To the Senate and House of Representatives of the Thirty-seventh General Assembly:

In accordance with the provisions of section 55 of the Supplement to the Code, 1913, I would respectfully report to your honorable bodies that I have caused to be published during the year 1916, in two newspapers of general circulation in each congressional district of the state, Senate Joint Resolution No. 6, as it appears on pages 590 and 591 of the House Journal and page 327 of the Senate Journal of the Thirty-sixth General Assembly, and proposing an amendment to the constitution of the state of Iowa, as passed by the Thirty-sixth General Assembly and referred to the Thirty-seventh General Assembly.

That, as shown by the proofs of publication made by the affidavits of the publishers thereof, on file in this department, said Joint Resolution No. 6 was published for a period of three consecutive months, in the newspapers in the congressional districts of the state as follows, to-wit:

First Congressional District.....Burlington Hawkeye, Burlington.
The Gate City, Keokuk.

Second Congressional District...Iowa City Republican, Iowa City.
Davenport Times, Davenport.

Third Congressional District.....Dubuque Times-Journal, Dubuque.
Belmond Herald-Press, Belmond.

Fourth Congressional District....Mason City Morning Times, Mason City.
Oelwein Register, Oelwein.

Fifth Congressional District.....Cedar Rapids Republican, Cedar Rapids.
Vinton Eagle, Vinton.

Sixth Congressional District.....Grinnell Herald, Grinnell.
Albia Republican, Albia.

Seventh Congressional District...Perry Chief, Perry.
Knoxville Journal, Knoxville.

Eighth Congressional District....The Sentinel-Post, Shenandoah.
The Advertiser-Gazette, Creston.

Ninth Congressional District.....Shelby County Republican, Harlan.
The Guthrie, Guthrie Center.

Tenth Congressional District.....Winnebago Republican, Forest City.
Carroll Herald, Carroll.

Eleventh Congressional District...Cherokee Times, Cherokee.
Hawarden Independent, Hawarden.

Respectfully submitted,

W. S. ALLEN, *Secretary of State.*

REPORT OF COMMITTEE.

Klinker of Crawford, from the special committee on House File No. 1, submitted the following report:

MR. SPEAKER—Your special committee, to whom was referred House File No. 1, a bill for an act to repeal Paragraph five (5) of Section one hundred thirty-eight (138) of the Supplemental Supplement to the Code, 1915, and to enact a substitute therefor; to provide for the preparation, printing and distribution of a classified index to legislative bills

and making appropriation to defray the expense thereof; and to provide for the preparation, printing, publication, distribution and sale of the acts and resolutions of the general assembly and making an appropriation to defray the expense thereof: all relating to the subject of public printing and binding, beg leave to report they 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:

First. That Section two (2) of said bill be amended by adding after the period (.) following the word "bill" in line nine (9) of said bill the following:

"The engrossing clerks of the Senate and House shall furnish to the document editor at the close of each day's session a transcript of the entries of their respective records for the day."

Second. That Section two (2) of said bill be amended by striking from the eighteenth (18) line of said section the following words and figures:

"one hundred dollars (\$100.00)"

and by inserting in lieu thereof the following words and figures:

"eighty dollars (\$80.00)"

Third: That Section seven (7) of said bill be stricken out and that the following be substituted therefor, to-wit:

"Section 7. Five thousand (5,000) copies of said volume shall be printed and all shall be bound in board covers. All volumes shall be sold to residents of this state at fifty cents (\$.50) per volume, and to all others at one dollar (\$1.00) per volume."

Fourth: That said bill be further amended by adding thereto the following section, to-wit:

"Section 8. That Section forty-two (42) of the Supplement to the Code, 1913, be and the same is hereby repealed, and the following enacted in lieu thereof:

Sec. 42. The secretary of state shall distribute the laws aforesaid as follows: To the state library for exchange purposes, one hundred fifty (150) copies; to the law library of the state university for exchange purposes with the law libraries of other state and territorial universities or colleges, fifty (50) copies; to the state historical department and the state historical society, each ten (10) copies; to all judges of the Supreme, district and superior courts of Iowa and judges of the United States district courts in Iowa, one (1) copy each; to each municipal judge, as provided in Section six hundred ninety-six-c (696-c) of the Supplemental Supplement to the Code, 1915, one (1) copy; to the clerk of the Supreme court of Iowa and to each clerk of the United States district court in Iowa, one (1) copy; to the state institutions and state officers, two (2) copies each; to the separate departments of the principal state offices, members of permanent state boards or commissions, offices of permanent state boards or commissions, when maintained at the seat of government, members of the thirty-seventh and succeeding general assemblies, chief clerk of the House, secretary of the Senate, colleges and public libraries within the state, each, one

(1) copy; to each county officer, one (1) copy; to each of the following officers, one (1) copy, on written request only: justices of the peace, township clerks, and mayors of cities or towns."

Fifth: That said bill be further amended by adding thereto the following section, to-wit:

"Sec. 9. That Section forty-three (43) of the Supplement to the Code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof, to-wit:

"Sec. 43. The county auditor shall make requisition upon the secretary of state for the number of copies needed for gratuitous distribution and for sale purposes, and the secretary of state shall deliver to the county auditor the number so ordered, charging him therewith upon the books of his office. Upon receipt thereof, the county auditor shall execute his receipt in duplicate therefor, one of which shall be filed in his office and the other immediately forwarded to the secretary of state. The county auditor shall, in delivering copies, take receipts in duplicate therefor, one of which shall be filed in his office and the other forwarded to the secretary of state, along with the annual report provided for in Section forty-five (45) hereof."

Sixth: That said bill be further amended by adding thereto the following section, to-wit:

"Sec. 10. That Section forty-four (44) of the Supplement to the Code, 1913, be and the same is hereby repealed, and the following enacted in lieu thereof, to-wit:

"Sec. 44. The secretary of state shall pay the proceeds arising from all such sales made by him into the state treasury each month. The county auditor shall pay the proceeds arising from all such sales made by him into the county treasurer for the use of the state revenue, on or before the first Monday of January in each year, taking a receipt in duplicate therefor, one of which shall be immediately forwarded to the secretary of state."

Seventh: That said bill be further amended as follows:

"(a) By renumbering Sec. 8 of said original bill as Sec. 11.

"(b) By renumbering Sec. 9 of said original bill as Sec. 12.

"(c) By renumbering Sec. 10 of the said original bill as Sec. 13.

"(d) By renumbering Sec. 11 of the said original bill as Sec. 14."

and when so amended the bill do pass.

P. J. KLINKER, *Chairman.*

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 passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to services of the National Guard.

THOMAS WATTERS, JR., *Secretary.*

CONSIDERATION OF CONCURRENT RESOLUTION.

Rogers of Carroll called up Senate concurrent resolution relative to furnishing each member of the General Assembly, the President of the Senate, the Speaker of the House, secretary of the Senate, and chief clerk of the House copies of the Code and supplements thereto.

Be it Resolved by the Senate, the House concurring, That the secretary of state be requested to furnish each member of the Thirty-seventh General Assembly, the President of the Senate, the Speaker of the House, secretary of the Senate and chief clerk of the House, a copy of the Code of Iowa, 1897, and a copy of the supplement and supplemental supplement thereto.

Mr. Rogers moved that the House concur. 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 concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to extra help.

THOMAS WATTERS, JR., *Secretary.*

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

Concurrent resolution relative to adjournment.

THOMAS WATTERS, JR., *Secretary.*

Also:

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 House is asked:

Senate Joint Resolution No. 2, with regard to additional employes.

THOMAS WATTERS, JR., *Secretary.*

REPORT OF JOINT COMMITTEE.

Starzinger of Polk, from the joint committee on additional help, submitted the following report:

To the President of the Senate and Speaker of the House:

Your committee, to whom was referred the employment of additional help for the Thirty-seventh General Assembly, beg leave to report that they have had the subject under consideration, and the committee has instructed us to introduce a joint resolution covering their recommenda-

tion, which is herewith submitted, with the recommendation that the same do pass.

Respectfully submitted,

D. C. CHASE,
J. R. FRAILEY,
C. C. LAFFER,
OTTO STARZINGER,
S. W. KLAUS,
R. A. LENOCKER.

Report adopted.

COMMITTEE ON ADDITIONAL HELP.

SENATE JOINT RESOLUTION NO. 2.

Joint Resolution Relating to the Selection of Additional Employees of the Thirty-seventh General Assembly of the State of Iowa, Fixing Their Compensation and Defining Their Duties.

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

SECTION 1. The Custodian is hereby authorized and directed to appoint the following named persons: Eliza Manbeck, A. I. Sarcone, W. M. Hubbell, Edwin Conrad, W. I. Locke, William Wiley, Jake Russell and W. L. Pointer, who shall be designated as assistants to the Custodian, their duties shall be designated by him, and whose salary shall be seventy (\$70.00) dollars per month.

SEC. 2. The Custodian is hereby authorized and directed to appoint three experienced elevator tenders at a salary of sixty (\$60.00) per month.

SEC. 3. The Custodian is hereby authorized and directed to appoint W. A. Conners, as policeman, at a salary of seventy (\$70.00) per month.

SEC. 4. The Custodian is hereby authorized and directed to appoint David J. Howard and C. P. Northrup as assistant janitors in the House, cloak and toilet rooms, at a salary of sixty (\$60.00) dollars per month.

SEC. 5. The Custodian is hereby authorized and directed to appoint Mrs. Maude Jones as assistant matron at a salary of sixty (\$60.00) dollars per month.

SEC. 6. The Secretary of State is hereby authorized and directed to appoint James A. Rice and George Laffer, for service as clerks, at a salary of seventy (\$70.00) dollars per month.

SEC. 7. The Document Editor is hereby authorized and directed to appoint John C. Hall and Howard Bryan for service in the document room at a salary of seventy (\$70.00) dollars per month.

SEC. 8. The Law Librarian is hereby authorized and directed to appoint H. A. King and Mrs. Clara W. Patterson assistants at a salary of eighty (\$80.00) dollars per month.

SEC. 9. The Law Librarian is hereby authorized and directed to appoint a stenographer at a salary of seventy-five (\$75.00) dollars per month, and Israel Finkelstein page at a salary of forty-five (\$45.00) dollars per month.

SEC. 10. John Kent is hereby appointed mail-carrier.

SEC. 11. E. E. Moore is hereby appointed assistant doorkeeper in the House.

SEC. 12. V. L. Callison is hereby appointed assistant doorkeeper in the Senate.

Read first and second time.

CONSIDERATION OF RESOLUTION.

Starzinger of Polk asked unanimous consent for the immediate consideration of Senate Joint Resolution No. 2. Objection was raised.

Starzinger of Polk moved that the rules be suspended and that the reading just had be considered the third reading, and that the resolution be placed upon its passage.

On the question, "Shall the rules be suspended and the reading just had be considered the third reading and the resolution placed upon its passage?"

The ayes were—57.

Adkins.
Anderson of Greene.
Benn.
Bruce.
Dean.
Durbin.
Edgington.
Epps.
Finch.
Finley.
Gilbert.
Gilmore.
Giltner.
Grason.
Griffin.
Hall.
Hansen.
Helming.
Horchem.

Jackson.
Johnston of Humboldt.
Johnston of Lucas.
Kepple.
Kern.
Kimberly.
Klaus.
Klinker.
Knickerbocker.
Lake.
Langfitt.
Larson.
Mead.
Meredith.
Miles.
Miller.
Mooty.
Neff.
Nicholson.

Price.
Rayburn.
Roberts.
Santee.
Shaff.
Shortess.
Slaught.
Slosson.
Smith.
Starzinger.
Stuart.
Tucker.
Weaver.
Wichman.
Wigdahl.
Wilson of Cherokee.
Wilson of Mahaska.
Wormley.
Mr. Speaker

The nays were—30.

Anderson of Davis.
Anderson of Winnebago.
Bailey.
Becker.
Boies.
Findlay.
Flenniken.
Garber.
Gray.
Krouse.

Lee.
Lenocker.
Lewis.
McFerren.
Mackie.
Mantz.
Mowery.
Murray.
Newton.
Peters.

Randall.
Reed.
Rees.
Richards.
Rogers.
Scott.
Stanley.
Turner.
Ulstad.
Wilson of Mitchell.

Absent or not voting—21.

Andre.	Erickson.	O'Donnell.
Baldwin.	Harrington.	Oertel.
Coakley.	Jessen.	Rowley.
Crozier.	Jones.	Stone.
Darrah.	McFarlane.	Walrath.
Dunkelberg.	Nichols.	Wentstrand.
Elwood.	Nordyke.	Wilson of Louisa.

Motion lost.

On motion of Santee of Black Hawk the House adjourned until 1:45 p. m.

AFTERNOON SESSION.

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

RESIGNATION OF ASSISTANT DOORKEEPER.

Roberts of Ringgold submitted the resignation of Samuel Kling as assistant doorkeeper.

P. A. Wheeler, an assistant doorkeeper, took and subscribed to the required oath.

J. P. Raymond, assistant bill clerk, took and subscribed to the required oath.

LEAVE OF ABSENCE.

On request of Reed of Guthrie leave of absence was granted Rogers of Carroll until Tuesday.

Santee of Black Hawk moved that a committee of three be appointed to notify the Senate that the House is ready to receive it. Motion prevailed. The Speaker appointed as such committee Santee of Black Hawk, Wilson of Mitchell and Anderson of Davis.

The committee appointed to notify the Senate that the House was ready to receive it reported that it had so acted. Committee discharged.

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

The Speaker directed that the President pro tempore of the Senate be escorted to the Speaker's desk and the Senate take seats on the west side of the hall of the House.

JOINT CONVENTION.

Pursuant to adjournment, the joint session reconvened, Hon. Wallace H. Arney, President pro tempore, presiding.

The roll was then called and the following members responded:

Adams.	Hale.	Nicholson.
Arney.	Haskell.	Nordyke.
Adkins.	Helmer.	Oertel.
Anderson of Davis.	Henigbaum.	Parker.
Anderson of Greene.	Holdoegel.	Price of Monroe.
Anderson of Winnebago.	Hall.	Proudfoot.
Andre.	Hansen.	Peters.
Balkema.	Harrington.	Pitt.
Broxam.	Helming.	Price of Dickinson.
Byington.	Horchem.	Ratcliff.
Bailey.	Jackson of Cedar.	Rule.
Baldwin.	Jessen.	Randall.
Becker.	Johnston of Humboldt.	Rayburn.
Benn.	Johnston of Lucas.	Reed.
Boies.	Jones.	Rees.
Bruce.	Kimball.	Richards.
Caswell.	Kepple.	Roberts.
Chase.	Kern.	Rogers.
Coburn.	Kimberly.	Rowley.
Crozler.	Klaus.	Smith.
Dean.	Klinker.	Stephenson.
Dunkleberg.	Knickerbocker.	Santee.
Durbin.	Krouse.	Scott.
Edwards.	Laffer.	Shaff.
Evans.	LeCompte.	Shortess.
Eversmeyer.	Lindly.	Slaught.
Edgington.	Lytle.	Slosson.
Epps.	Lake.	Smith.
Fleck.	Langfitt.	Stanley.
Foskett.	Larson.	Starzinger.
Foster.	Lee.	Stuart.
Frailey.	Lenocker.	Taylor.
Finch.	Lewis.	Thompson.
Findlay of Webster.	Mitchell.	Tucker.
Finley of Henry.	McFerren.	Turner.
Flenniken.	Mackie.	Ulstad.
Gibson.	Mantz.	Voorhees.
Greene.	Mead.	White.
Grout.	Meredith.	Whitmore.
Garber.	Miles.	Wilson of Appanoose.
Gilbert.	Miller.	Walrath.
Gilmore.	Mooty.	Weaver.
Giltner.	Mowery.	Wichman.
Grason.	Murray.	Wigdahl.
Gray.	Newberry.	Wilson of Cherokee.
Griffin.	Neff.	Wilson of Mahaska.
	Newton.	Wilson of Mitchell.
		Wormley—141.

Those absent were—

Ball.	Fellows.	Schrup.
Coakley.	Jackson of Floyd.	Stone.
Darrah.	Kingland.	Van Alstine.
Enger.	McFarlane.	Wenstrand.
Elwood.	Nichols.	Wilson of Louisa—17.
Erickson.	O'Donnell.	

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 11, A. D. 1917.

MR. PRESIDENT AND GENTLEMEN OF THE JOINT CONVENTION—Your tellers, appointed by the President of the Senate and Speaker of the House of Representatives to canvass the vote cast for candidates for Governor and Lieutenant Governor, at the election held November 7, 1916, beg leave to make the following report of the total vote cast for Governor:

W. L. Harding	313,586
E. T. Meredith	186,822
S. H. Bashor	2,035
J. W. Bennett	8,200
Oren D. Ellett	2,880
Arthur S. Dowler	326
Scattering	1
Total	513,850

And the total vote cast for Lieutenant Governor, at the election held November 7, 1916:

Ernest R. Moore	291,029
James J. Doty	174,781
V. L. Belt	1,477
D. W. Crawford	8,932
W. O. Tanreuther	2,574
J. Jay Hisel	334
Total	479,127

All of which is most respectfully submitted,

F. G. HENIGBAUM,
C. A. HALL,

Judges.

G. L. CASWELL,
J. K. HALE,
J. M. WORMLEY,
T. J. O'DONNELL,

Tellers.

On motion report was adopted.

President pro tempore Arney of the joint convention announced that W. L. Harding, 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 Ernest R. Moore was duly elected to the office of Lieutenant Governor for the ensuing term, or until his successor is duly elected and qualified.

President pro tempore Arney of the joint convention then directed the abstract of votes and certificates of election to be filed with the secretary of state.

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

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 11, A. D. 1917.

This is to certify that upon a canvass in joint convention of the two houses of the Thirty-seventh General Assembly of the state of Iowa of the votes cast at the general election held November 7, 1916, for Governor of the state of Iowa, it appeared that W. L. Harding received the highest number of all votes cast for any candidate at said election for said office, and was therefore 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 11th day of January, A. D., 1917.

WALLACE H. ARNEY,
*President pro tempore of the Senate
and President of the Joint Convention.*

M. B. PITT,
Speaker of the House.

FRED G. HENIGBAUM,
Teller of the Senate.

C. A. HALL,
Teller of the House.

W. C. RAMSAY,
*Clerk of the House and Clerk of the
Joint Convention.*

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 11, 1917.

This is to certify that upon a canvass in joint convention of the two houses of the Thirty-seventh General Assembly of the State of Iowa, of the votes cast at the general election held November 7, 1916, for the office of Lieutenant Governor of the State of Iowa, it appeared that Ernest R. Moore 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 11th day of January, A. D. 1917.

WALLACE H. ARNEY,
*President pro tempore of the Senate and
President of the Joint Convention.*

M. B. PITT,
Speaker of the House.

FRED G. HENIGBAUM,
Teller of the Senate.

C. A. HALL,
Teller of the House.

W. C. RAMSAY,
*Clerk of the House and Clerk of
the Joint Convention.*

Senator Lytle of Woodbury moved that a committee of three be appointed to notify the Governor and Lieutenant Governor of the official result of the canvass of the votes. Motion prevailed.

President pro tempore Arney named as such committee Senator Lytle of Woodbury, Representatives Griffin of Woodbury and Rogers of Carroll.

Senator Lytle of Woodbury, of the joint committee appointed to notify the Governor and Lieutenant Governor of their election, made the following report and moved its adoption.

MR. PRESIDENT—As a committee appointed at the joint session to inform Honorable W. L. Harding and Honorable Ernest R. Moore 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 named assured us that he stands ready to assume the duties of his office.

On the part of the Senate:

C. F. LYTLE.

On the part of the House:

T. F. GRIFFIN,

DOUGLAS ROGERS.

Motion prevailed and the report was adopted.

The sergeant-at-arms announced the arrival of the Governor and his staff, Governor-elect Harding and Lieutenant Governor-elect Moore, who were escorted to the Speaker's station.

The following program, as arranged by the committee, was carried out:

Music—T. Fred Henry's Orchestra.

Calling to order by President pro tem Wallace H. Arney.

InvocationRev. E. E. Gilbert, Le Mars, Iowa

Selection—Country Club Quartette —

Miss Daisy Binkley, Miss Gladys Winterrowd, Mr. Mostyn Jones,
Mr. Jack Campbell.

Cornet Solo—T. Fred Henry.

Whistling Solo—Mrs. Peter J. Klinker.

Selection—Country Club Quartette.

Administration of oath of office to Governor William L. Harding and Lieutenant Governor Ernest R. Moore elect, by Chief Justice Frank R. Gaynor.

GOVERNOR'S INAUGURAL ADDRESS.

To the Senate and House of Representatives of the Thirty-seventh General Assembly:

In a spirit of humility and reverence, the duties and responsibilities of Chief Executive of this commonwealth are today assumed. Mindful of personal limitations, aid and counsel of the Eternal Builder of the Universe is earnestly sought. The confidence of the electorate, so generously bestowed, is gratefully acknowledged.

In assuming this first responsibility, and in performing this first, and pleasant, duty, I trust I shall not lose sight of the fact that I am speaking to a co-ordinate branch of the government, wisely protected, in the performance of its functions, from undue influence, and interference, by its peers. In what I shall say, therefore, I do not presume to outline a complete legislative program but to voice as best I may, as the representative head of the whole people, my conception of how we may best accomplish that which will redound to the benefit and happiness of the whole people.

There are not here, as in many commonwealths, natural geographical, or artificial trade, conditions, by force of which one section of the state is arrayed in interest against others. We are a homogeneous people, with no problem or condition in any section, or among any class, which does not exist equally in all; and legislative action, for the benefit of any interest in the state, need work no injury to the whole people.

In the wealth of material things, we are rich beyond belief; an empire of thriving cities and smiling farms, and of its wealth, and of the happiness and future of its people, you are the chosen guardians. In your action lies the possibility of opening higher fields of endeavor, in which shall ripen the golden grain of individual effort into a glorious harvest of social justice.

Government is not an ideal, but a necessity, and representative government was instituted among men for the purpose of protecting the individual in the enjoyment of the fruits of his toil and skill, and for carrying, by united effort, common burdens too heavy for individual strength.

Governments may properly notice economic conditions which exert such pressure of material necessity upon the individual that he has no real choice as to the conditions under which he shall labor for his bread. In the past, we have made legislative effort to afford men a safe place in which to work. Might we not well look to see if we may, by the same means, afford him and his family a decent place in which to live? We have said by law that the rent for money cannot justly be more than 8 per cent; that its use can have no greater value than that. Why should we permit the same money, invested in a shack, to produce 100 per cent in rent for its use? We spend millions to care for the derelicts these places launch, but we do practically nothing to prevent the conditions which produce them.

The home is the rock upon which the whole structure of society rests: If it shall be driven, by greed, to the hovel and the tenement, none shall be safe from the plague which will rise, and spread, from those depths.

We have done something in a related matter. The spread of tuberculosis has been checked, but not stopped, by the machinery which was employed against it a few years since. The existence of this disease, both human and bovine, is a serious menace to health and property, the extent of which it would not be proper to enlarge upon here. I would urge upon you that you be selfishly generous in appropriating funds to carry on the work of eradication; taking care, however, that no elaborate machinery, or new functionaries, shall be created, and that no color be given for petty oppressions or arbitrary action.

By operation of law, you have before you a proposed amendment to the Constitution, prohibiting the manufacture and sale of intoxicating liquors.

By token of the platforms of the political parties of the State, in one of which all of us have membership, we are pledged to a submission of this amendment to a vote of the people.

I recommend that you proceed at once to take such steps as shall insure the submission of this amendment to such vote.

I urge upon you, in this connection, the gravity of the matter, involving, as it does, the fundamental law of the commonwealth, and that you surround the passage of this amendment through your body, and its submission to the people, with every safeguard and precaution necessary to avoid any technical defect or irregularity, and to secure a free and fair expression of the will of the people.

Recent events have demonstrated our total lack of preparedness to withstand assault from without. Every male citizen, without reference to his station in life, should be made to understand that he has a duty to his country, and should be trained to perform that duty well. The burden of defense should not rest wholly on the shoulders of those who shall volunteer, nor should we depend upon that accident to secure the training necessary to discharge that burden efficiently. Might it not be possible to make our present common school system the agency by which this may be accomplished, in connection with the National Guard, which should be preserved?

The fires of patriotism cannot be lighted too early nor fed too frequently. Might not the public school system adopt a course by which the impulses, which make efficiency in this respect a glad duty, would be inculcated in the breasts of the youth?

It has been seriously proposed by some that the primary principle be abandoned by this commonwealth, and that election laws embodying that principle be repealed. The same proposal has been made touching the same principle as applied to the non-partisan selection of the judiciary.

When the Fathers drew the Declaration of Independence and framed the Constitution, upon which our liberties rest, they declared a new confidence in the individual, and in the capacity of the average man

to have his share of power and responsibility in framing the laws of his government, and in choosing the men who should administer them.

Since those great days in the history of freedom, every piece of machinery which has been designed to enlarge that participation by the people, has justified itself, by the capacity which it has developed in the people for its employment to that end, and the force of public opinion is a vital one in just the degree that such machinery has been developed for its exertion.

The primary principle is fundamental. By it, the unit for the expression of public opinion has been reduced from the mass meeting to the individual, and no man's voice need be drowned by the crowd. His right to be heard, and to be counted, has been transferred from the will of the presiding officer to the quiet protection of the ballot box, and this right to be so heard in the preliminary selection accomplished by the primary is as sacred to the individual, and as valuable to the commonwealth, as the major right of suffrage.

The arguments for repeal are fundamental, and of great antiquity. Their base is the distrust which the Tory of all ages has felt of the populace. That feeling has made war upon every enlargement of the franchise. It is the essential belief of those who hold that the people must be trusted, that a confession that they cannot be is a confession that our form of government is doomed. This does not assert that the people make no mistakes, but that they learn to use power rightly by being given it to use.

The use of the primary will better it. Even now, there speaks for its retention one great fact which outweighs all objections made—that it is better for the State, that those who administer its affairs cannot know with dangerous exactness where their redeemer liveth—that he is best guarded against giving what he has in trust, to satisfy a sense of obligation, who is obliged to unknown thousands.

If you shall feel, as I do, that the preservation of this principle is vital, I am sure you will, no more than I, hear with patience, pleas for saving money by abolishing the machinery by which it is given play.

No saving of money which involves curtailing the liberty and power of the individual citizen is an economy.

A statement that one favors "good roads" is no contribution to political thought, and no guide to solving the problem of how best and most economically to get them. We all want the best roads we can pay for. We all want every dollar of our money to produce a dollar's worth of permanent betterment in road conditions.

In the recent campaign which has resulted in our occupying our respective stations in the public service, one issue was dominant, and the voice of the people as to it had no uncertain tone. That issue was whether the state, or any of its governmental divisions, should enter into any long-time indebtedness, under any guise, for extensive work in experimental road building. The verdict of the electorate was unmistakably against any such course, and for making our road improvements out of funds previously raised by normal taxation, and

in such manner and to such extent as should be determined by those who must furnish the money to pay for them.

To the extent that I have power in my office, it shall be employed in all legitimate ways to enforce this program for which I believe the people have spoken—and I hope for your co-operation.

There are honest differences as to the details of the legal machinery which shall be employed to that end, and the adjustment of these differences is essentially a legislative function, to be performed by you without interference by the executive, unless your adjustment of them shall violate these principles, to which I conceive this administration to be pledged.

With this thought, I am content to leave this problem, for the present, for your patriotic endeavor, and with confidence that it will be solved by you with a decent regard for the convictions of the people whose servants you are, rather than by consulting the dictum of theorists and irresponsible publicists, whose inspiration is less a secret than a scandal.

Congress had appropriated moneys from the Federal Treasury, to be used, under certain conditions, by states and smaller governmental divisions for the improvement of highways, and these funds may be secured by the states, or its agencies, when they shall have raised for themselves certain other sums, to be applied upon the same work. This is called "Federal Aid." In my opinion it is a form of lottery for the extraction of money from the pockets of the people, under conditions only temporarily painless. It is a sedative, administered to the taxpayer, under the influence of which he pays for the prize out of his own pocket.

To the extent that permitting our public agencies to participate in the distribution of these funds is an encouragement to further activities of this sort by the Federal government, or by the state, accepting such aid as a dangerous expedient, while not availing ourselves of it involves the patent injustice of contributing to a fund from which we get no benefit. Our choice, therefore, lies between two evils, and I trust to your wisdom to choose a course in this respect which will not lend encouragement to this wasteful form of appropriation and expenditure, while securing to ourselves some crumbs from the feast we have been forced to spread.

Ours is a government of laws, and bottomed on a profound, and just, distrust of vesting large discretion in any executive officer. Least of all, should there be discretion in any one charged with the duty of enforcing the policy of the State, deliberately embodied in its statutes by its representatives in legislative assembly.

Euphonious phrases, used to qualify law enforcement, are but excuses, lacking humility, employed by those charged with sacred trust, to divert attention from their lack of courage. The term "law enforcement" cannot be qualified.

An executive officer has no proper concern with possible reaction occasioned by honest and uniform enforcement of law. To say that to enforce a law may lead to its repeal is but to say that we live in a Republic, and that the citizen is sovereign.

You will be responsible for the existence of every statute which shall be in effect when you adjourn, and as fully so as if you had enacted it originally.

The question of law enforcement rests primarily with this legislature, for, so far as it lies in the power of this administration, no officer shall usurp the power of repeal, by inaction, or resolve any doubts against the wisdom or virtue of any law which shall remain upon the statute books when you shall have adjourned.

You will be derelict in your duty, therefore, if you do not vest in those charged by the Constitution, and yourselves, with the duty of carrying your will into effect, every power necessary to discharge that duty.

The method by which you shall accomplish this is, under the Constitution, for you to determine. I have but to say that real law enforcement will be worth whatever it shall cost, and to urge you to let no false economies stand between you and the accomplishment of this prime purpose of government.

If I have any skill to read the public mind, it seems to me that men and women in every walk of life feel heavily the burden of our too many laws, and that there is practical unanimity against the tendency which has filled our statute books with hastily drawn and half-digested measures of every sort. There is a feeling that governmental activities touch the individual almost daily, in innumerable petty ways, without having produced any substantial betterment in living conditions, or in standards of conduct.

What the people of this State want is fewer laws, plainly written, easily understood, and well enforced. They expect you to reduce the number of laws; expect you to put them in such shape as that the average man may read as he runs, and patriotically obey. This is a task too large for a single session. I therefore recommend that a body be provided by this legislature, to report to the succeeding one, in harmony with this thought, their findings for action.

When our laws shall be reduced to readable limits, they will be understood, and respected, and, so, easily enforced.

In the same way, and evidenced in the same way, is a demand for reduction of public expenditures, and for economies in the expenditure of such funds as shall be necessarily expended.

They expect you to reduce the number of persons employed in governmental activity, wherever possible, and to reduce, or at least to not increase, the present burden of taxation.

Legislation during the past few years has resulted in an enlargement of the activities of the state government. There are instances in which the same powers are being exercised by representatives of the central government and by the local governing bodies. The limit of the activities of these officers should be well defined. In the interest

of economy there should not be two sets of officers to perform a single function. I suggest this subject for your consideration and that you correct this condition where you find it.

Public attention has been drawn to the system by which the printing and binding for the State is being done. In my opinion, based upon some study of the matter, the present system is an improper one. It is asserted, not only that the system is wasteful and unduly costly, but that abuses of it exist, resulting in further loss to the State. I suggest that you take steps to inform yourselves thoroughly in this matter and to check any waste, and to improve the system.

There is a defect in our present system, of taxation through which an increase of valuation has resulted in putting into the public treasury millions of dollars not contemplated by the levies which produced the money.

No dollar of money can be raised by taxation in this state without your express permission and authority. You are responsible, therefore, for the total expenditure in the state, and I recommend such change in our laws in this respect as shall insure that no permission to raise money by taxation shall be given, by the legislature, to any governmental agency until the legislature shall have before it in dollars and cents the total amount of proposed and necessary expenditure to be made by such agencies. The rate of levy should be gauged by that estimate, and be required to be made upon a valuation then fixed.

The provision of our Constitution that legislative, judicial and executive power shall not be exercised by the same officer or tribunal is not a mere phrase or dogma, but a fundamental principle of representative government. I recommend that you go carefully over the laws creating our various public agencies, and remedy this condition wherever you find it in any degree.

A legislative assembly is a deliberative body, and can perform real service only by a close study of existing law, in connection with such new ones as shall be proposed, and the measure of its service is not the number of bills passed, but the care with which those that pass shall be drawn and the consideration and study they shall receive before passage, and the benefit they may be to all the people. In this view, and in the present state of the public mind to which I have referred, the distinction of having introduced the most bills in this session will not be an enviable one.

The people of this commonwealth expect this legislature to do a few big things, and then adjourn. You will not, if you desire to regard the opinion of the people, be here more than seventy days.

Music—T. Fred Henry's Orchestra.

The minutes of the joint session were read and approved.

Senator Helmer of Carroll moved that the joint convention be dissolved. Motion prevailed.

HOUSE RESUMED SESSION.

L. L. Couse and Henry Murray, assistant doorkeepers, took and subscribed to the required oath.

COMMUNICATION FROM BOARD OF CONTROL.

Speaker Pitt laid before the House the following communication from Chairman Dixon of the State Board of Control:

To the General Assembly of the State of Iowa

We submit herewith a report as required by Section 2, Senate Files No. 273 and 555 of the Thirty-sixth General Assembly, showing the amounts transferred from the sums appropriated by those acts and the amount of unexpended balances in the State Treasury December 31, 1916, to the credit of the various institutions under our control.

REPORT.

IOWA SOLDIERS' HOME, MARSHALLTOWN, IOWA.

Balances December 31, 1916:	
Support	\$ 8.19
Contingent and repair	555.14
Total balances	\$ 563.33
No transfer of funds.	

SOLDIERS' ORPHANS' HOME, DAVENPORT, IOWA.

Balances December 31, 1916:	
Support	\$ 80.34
Gymnasium apparatus	47.60
Contingent and repair	591.67
Dental, aurist and oculist work	327.50
Land and buildings	4,504.50
Total balances	\$ 5,551.64
No transfer of funds.	

SCHOOL FOR THE DEAF, COUNCIL BLUFFS, IOWA.

Balances December 31, 1916:	
Support	\$ 1,976.32
Contingent and repair	649.56
Total balances	\$ 2,625.88
No transfer of funds.	

INSTITUTION FOR FEEBLE-MINDED CHILDREN, GLENWOOD, IOWA.

Balances December 31, 1916:	
Support	\$ 7,371.87
Beds and bedding	410.64
Contingent and repair	208.82
Furniture and furnishings	266.17
Paints and paintings	620.54
Cow barn	624.52
Kitchen and dining room for boys	12,025.00
Total balances	\$ 21,527.56

Transfer of funds as follows:

From Addition to West Wing Administration Building Fund:	
For contingent and repair	\$ 992.73
Total funds diverted	\$ 992.73

STATE SANATORIUM, OAKDALE, IOWA.

Balances December 31, 1916:	
Support	\$ 9,483.61
Laboratory apparatus98
Contingent and repair	851.41
Dairy equipment	29.76
Furniture and furnishings	5.76
Lectures and amusements	74.93
Addition to hospital for advanced tubercular patients	9,850.00
Total balances	\$ 20,246.45
No transfer of funds.	

INDUSTRIAL SCHOOL FOR BOYS, ELDORA, IOWA.

Balances December 31, 1916:	
Support	\$ 912.17
Drain tile	181.86
Beds and bedding	11.63
Books and periodicals	225.99
Fencing	3.94
Kitchen equipment	5.30
Wagons and vehicles	210.97
Agricultural implements	474.09
Band instruments and supplies	39.14
Basement of chapel, repairs49
Chaplain	140.00
Contingent and repair	19.44
Extension of tunnels	4.67
Laundry building and equipment	38.50
Lectures and entertainments	289.80
Oculist and dental work	628.36
Transportation of boys	239.76
Administration building repairs	5,951.35
Athletic fund and reward of merits	25.29
Gymnasium and physical building	16,872.08
Increasing water supply	1.93
Machinery and tools, machine shop	164.51
Sanitary toilet and equipment	920.07
Total balances	\$ 27,361.34
No transfer of funds.	

INDUSTRIAL SCHOOL FOR GIRLS, MITCHELLVILLE, IOWA.

Balances December 31, 1916:	
Support	\$ 2,606.92
Fencing	20.63
Books and periodicals	156.92
Changing dormitories	123.47
Chaplain	46.90
Draining land	41.10
Farm and garden implements	33.28
Lantern and slides	72.99
Oculist and dental work	888.76
Total balances	\$ 3,940.98
No transfer of funds.	

MT. PLEASANT STATE HOSPITAL, MT. PLEASANT, IOWA.

Balances December 31, 1916:	
Support	\$ 196.39
Books, periodicals and binding	64.93
Improving sewage disposal plant	403.94
Improvement of grounds	29.90
Paints and painting	147.49
Paving streets	3,000.00
Repairing walls, main building	325.20
Cattle barn	77.20
Additional radiation	360.12
Fire escapes	450.00
Furniture and furnishings	299.39
Floors and lumber	442.24
Live stock and farm implements	127.33
Mechanical stokers	7,000.00
Railway switch	1,657.06
Wire guards and railings Women's Infirmary	62.00
Total balances	\$ 14,643.22
No transfer of funds.	

INDEPENDENCE STATE HOSPITAL, INDEPENDENCE, IOWA.

Balances December 31, 1916:	
Support	\$ 7,089.95
Draining land	425.09
Contingent and repair	5,705.65
Fencing	1,000.00
Laundry building	5,019.76
Railway switch	1,590.00
Total balances	\$ 20,840.45
No transfer of funds.	

CLARINDA STATE HOSPITAL, CLARINDA, IOWA.

Balances December 31, 1916:	
Support	\$ 24,678.25
Fire escapes	80.00
Books, periodicals and binding	393.30
Contingent and repair	639.14
Laundry building and equipment	10,162.00
Material for concrete bridges	76.74
Total balances	\$ 36,029.43
No transfer of funds.	

CHEROKEE STATE HOSPITAL, CHEROKEE, IOWA.

Balances December 31, 1916:	
Support	\$ 10,001.23
Increasing and improving water supply	1,643.45
Repairs for pumps	12.00
Books, periodicals, newspapers and pictures	186.78
Contingent and repair	1,250.59
Mechanical stokers	6,832.44
Railway switch and right of way	567.95
Total balances	\$ 20,494.44
No transfer of funds.	

STATE HOSPITAL FOR INEBRIATES, KNOXVILLE, IOWA.

Balances December 31, 1916:	
Support	\$ 4,975.93
Cold storage and store building80
Industrial equipment	8.31
Books and periodicals	167.05
Contingent and repair	1,309.04
Enlarging dynamo room	5,000.00
New boiler	2,900.00
Sewage disposal plant	4,905.50
Smokestack	118.93
Total	\$ 18,485.56
Transfer of funds as follows:	
From Cold Storage Fund:	
For poultry house	\$ 159.62
From Smokestack Fund:	
For tunnel	3,460.57
Total funds diverted	\$ 3,620.19

STATE PENITENTIARY, FORT MADISON, IOWA.

Balances December 31, 1916:	
Support	\$ 711.05
Furnace, warden's house	350.00
Locks for cells	1,109.03
Fencing	426.62
Re-roofing shops	1,268.28
Contingent and repairs	4.34
Gate receipts	654.54
Oculist and dental work	558.91
Re-flooring shops	137.33
Warden's house	5,888.05
Water reservoir	21.84
Well for farm	145.56
Establishing and maintaining industries	29,681.18
Industrial buildings equipment and appliances	3,517.17
Total balances	\$ 44,443.90
No transfer of funds.	

THE REFORMATORY, ANAMOSA, IOWA.

Balances December 31, 1916:

Support	\$ 5,323.63
Power house	1,000.00
Carpet loom	120.00
Contingent and repair	15.81
Dwelling house, deputy warden	89.60
Extending industries	84.51
Feed water heaters	1,000.00
Fireproofing floors, ceilings and roof, laundry, engine room and shops	5,000.00
Fencing	268.11
Gate receipts	382.65
Horse barn	59.59
Improving water system	7,965.96
Ice House	287.08
Lavatories and closets	152.56
Oculist and dental work	327.36
Repairing derricks	25.31
Repair of pipe organ	200.00
Repairing electric wiring	773.21
Repairs to steam plant, etc.	102.86
Replacing tables	410.02
Salaries foremen and instructors	8,853.99
Transportation of prisoners	25.96
Industrial buildings, equipment and appliances	6,738.63
Establishing and maintaining industries	23,337.27

Total balances \$ 62,544.11

No transfer of funds.

STATE HOSPITAL AND COLONY FOR EPILEPTICS, WOODWARD, IOWA.

Balances December 31, 1916:

Support	\$ 8,211.35
General appropriation for buildings, improvements, etc.	57,218.55

Total balances \$ 65,430.90

No transfer of funds.

IOWA INDUSTRIAL REFORMATORY FOR FEMALES, ROCKWELL CITY, IOWA.

Balances December 31, 1916:

Support (sale of farm products)	\$ 92.29
Buildings, improvements, etc.	50,000.00

Total balances \$ 50,092.29

No transfer of funds.

STATE FARM, CLIVE, IOWA.

Balances December 31, 1916:

Support, sale of farm products, refund, etc.	\$ 619.15
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Total balances \$ 619.15

No transfer of funds.

GENERAL APPROPRIATIONS.

Balances December 31, 1916:

Balance millage tax	\$ 8,519.52
Balance, Sec. 14, S. F. 555, 36 G. A.	67,012.38

Total balances \$ 75,531.90

RECAPITULATION OF BALANCES.

	Support	Special	Total
Iowa Soldiers' Home	\$ 8.19	\$ 555.14	\$ 563.33
Soldiers' Orphans' Home.....	80.34	4,471.30	5,551.64
School for the Deaf.....	1,976.32	649.56	2,625.88
Institution for Feeble-Minded Children....	7,371.87	14,155.69	21,527.56
State Sanatorium for the Treatment of Tuberculosis	9,433.61	10,812.84	20,246.45
Industrial School for Boys.....	912.17	26,449.17	27,361.34
Industrial School for Girls.....	2,606.93	1,334.05	3,940.98
Mt. Pleasant State Hospital.....	196.39	14,446.85	14,643.24
Independence State Hospital	7,089.95	13,750.50	20,840.45
Clarinda State Hospital.....	24,678.25	11,351.18	36,029.43
Cherokee State Hospital.....	10,001.23	10,493.21	20,494.44
State Hospital for Inebriates.....	4,975.93	13,509.63	18,485.56
State Penitentiary	711.05	44,732.85	44,443.90
The Reformatory	5,323.63	57,220.48	62,544.11
State Hospital and Colony for Epileptics..	8,211.35	57,219.55	65,430.90
Iowa Industrial Reformatory for Females..	92.29	50,000.00	50,092.29
State Farm	619.15	619.15
General Appropriations	75,531.90	75,531.90
Total	\$ 84,288.65	\$ 406,683.90	\$ 490,972.55

RECAPITULATION OF FUNDS TRANSFERRED.

Institution for Feeble-minded Children.....	\$ 992.73
State Hospital for Inebriates.....	3,620.19
Total	\$ 4,612.92

Respectfully submitted,

BOARD OF CONTROL OF STATE INSTITUTIONS,

By W. J. DIXON,

Chairman.

On motion of Helming of Allamakee, the House adjourned until 2:00 o'clock, p. m., Tuesday, January 16th.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 16, 1917.

House met pursuant to adjournment, Speaker Pitt in the chair.
Prayer was offered by the Rev. A. A. Couser, Des Moines, Ia.
Journal of January 11th corrected and approved.

ANNOUNCEMENT OF COMMITTEES.

The Speaker announced the following assignment of standing committees:

AGRICULTURE.

Richards, Chairman.	Gilmore
Newton	Erickson
Dunkelberg	Garber
Mead	Reed
Turner	Stanley
Miles	Price
Slosson	Meredith
Benn	Peters
Kern	Elwood
Langfitt	Mooty
Dean	Durbin
Edgington	Nicholson
Hansen	Anderson of Winnebago
Lewis	Jessen
Knickerbocker	Stone
Giltner	Nichols
Darrah	Gilbert

AGRICULTURAL COLLEGE.

Edgington, Chairman	Nordyke
Jessen	Newton
Helming	Flenniken
Knickerbocker	Erickson
Mowery	Giltner
Lee	Price
Wormley	

APPROPRIATIONS.

Johnston of Humboldt, Chairman	Becker
Kimberly	Richards
Mowery	Knickerbocker
Rowley	Lenocker
Larson	Horchem
Klaus	Coakley
Peters	Rees
Erickson	Klinker
Bruce	Anderson of Davis
Scott	Wilson of Mahaska
Giltner	Lake
Helming	Mead
Edgington	Meredith
Starzinger	Epps
Murray	Andre
Walrath	Shaff
McFerren	Turner
Anderson of Greene	Dunkelberg
Smith	Wichman
Rogers	Dean
Gilmore	Darrah
Roberts	Wormley
Wilson of Mitchell	

ANIMAL INDUSTRY.

Nordyke, Chairman	Langfitt
Turner	Krouse
Slosson	Shaff
Boies	Edgington
Dunkelberg	Erickson
Benn	Flenniken
Knickerbocker	Finch
Peters	Giltner
Kern	Lee

BANKS AND BANKING.

Rayburn, Chairman	Shaff
Gray	Finch
Newton	Darrah
Starzinger	Gilbert
Wichman	Elwood
Stanley	Crozler
Durbin	Adkins
Dean	Anderson of Greene
Stuart	Kimberly
Reed	Flenniken
Peters	Erickson
Mackie	Larson

BOARD OF CONTROL.

Newton, Chairman	Nichols
Mowery	Wigdahl
Durbin	Wenstrand
Dean	Griffin
Erickson	Murray
Mead	Coakley
Oertel	Giltner

BUILDING AND LOAN.

Knickerbocker, Chairman	Rayburn
Gilbert	Rogers
Jessen	Price
Oertel	Neff
Rees	Giltner
McFarlane	

CLAIMS.

Finch, Chairman	Lee
Wenstrand	Mackie
Wilson of Mahaska	Gilmore
Roberts	Adkins
Crozier	Grason
Durbin	

COLLEGE FOR THE BLIND.

Oertel, Chairman	Bailey
Mackie	Lee
Shortess	Grason
Gilmore	

COMPENSATION OF PUBLIC OFFICERS.

Starzinger, Chairman	Griffin
Gray	Stuart
Wormley	McFarlane
Wenstrand	Jones
Hall	Rogers
Harrington	Scott
Johnston of Lucas	Erickson
Mead	

CONGRESSIONAL DISTRICTS.

Scott, Chairman	Harrington
Nicholson	Krouse
Rees	Mowery
Bailey	Erickson

CONSERVATION OF RESOURCES.

Smith, Chairman	Jessen
Roberts	Adkins
Wilson of Cherokee	Larson
Stone	Mantz
Gray	Nichols
Horchem	Reed
Mowery	Turner
Mead	Ulstad
Stuart	

CONSTITUTIONAL AMENDMENTS.

Klinker, Chairman	McFerren
Hall	Rowley
Nicholson	Wormley
Griffin	Wilson of Mitchell
Scott	Smith
Roberts	Newton
Johnston of Humboldt	

COUNTY AND TOWNSHIP ORGANIZATION.

Mead, Chairman	Meredith
Hall	Lewis
Turner	Nichols
Roberts	Lenocker
Anderson of Winnebago	Crozler

COMMERCE AND TRADE.

Epps, Chairman	Hansen
McFerren	Jones
Miles	Tucker
Miller	Rogers
Randall	Shortess
Darraha	Anderson of Winnebago
Benn	Meredith
Findlay of Webster	Grason
Griffin	

DAIRY AND FOOD.

Wilson of Mitchell, Chairman	Anderson of Winnebago
Nicholson	Becker
Boies	Darraha
Dunkelberg	Knickerbocker
Newton	Anderson of Greene
Garber	Lewis
Anderson of Davis	Smith
Mead	Baldwin
Shaff	Richards

DOMESTIC MANUFACTURES.

Stuart, Chairman	Hansen
Gilbert	Lewis
Finley of Henry	Turner
Gilmore	O'Donnell
Oertel	

DRAINAGE.

Meredith, Chairman	Darrah
Gilmore	Wilson of Louisa
Price	Finley of Henry
Wichman	Wigdahl
Harrington	Anderson of Winnebago
Dean	Lee
Ulstad	Lenocker
Stuart	Lewis
Slosson	

ELECTIONS.

Wormley, Chairman	Hansen
Klinker	O'Donnell
Newton	Tucker
Rogers	Richards
Johnston of Lucas	Kepple
Mead	Kimberly
Helming	Griffin
Rowley	Murray
Lake	Smith
Starzinger	Shaff

ENGROSSED BILLS.

Miller, Chairman	Mowery
Finley of Henry	Nichols
Balley	Lee

ENROLLED BILLS.

Wenstrand, Chairman	McFarlane
Lee	Nicholson
Finley of Henry	Wilson of Louisa
Oertel	Coakley
Miller	Price
Anderson of Greene	

FISH AND GAME.

Rees, Chairman	Ulstad
Dean	Nicholson
Murray	Shaff
Stuart	Bruce
Darrah	Elwood
Scott	Horchem
Benn	Kepple
Mantz	Price
O'Donnell	

HORTICULTURE.

Boies, Chairman	Kepple
Anderson of Winnebago	Jackson
Jessen	Kern
Baldwin	Lee
Garber	Wilson of Louisa

HOSPITAL FOR THE INSANE.

Wilson of Cherokee, Chairman	Crozier
Wenstrand	Krouse
Boies	Stanley

INDUSTRIAL SCHOOLS.

Dean, Chairman	Findlay of Webster
Nichols	Larson
Bruce	Crozier
Slaughter	Mooty
Darrah	

INSTITUTE FOR FEEBLE-MINDED.

Durbin, Chairman	Lee
Newton	Mowery
Finley of Henry	Peters

INSURANCE.

Griffin, Chairman	Coakley
Shortess	Larson
Weaver	Bruce
Wigdahl	Kimberly
Jessen	Klinker
Turner	Rayburn
Grason	Roberts
Starzinger	Wilson of Mitchell
Elwood	Anderson of Winnebago
Kepple	Tucker
Horchem	Johnston of Humboldt
Lake	Hansen
O'Donnell	Miles

JUDICIAL DISTRICTS.

Ulstad, Chairman	Epps
Andre	Findlay of Webster
Harrington	Richards
Finley of Henry	Slaughter

JUDICIARY.

McFerren, Chairman	Randall
Wormley	Baldwin
Griffin	Oertel
Klinker	Epps
Elwood	Giltner
Andre	Weaver
Gray	Helming
Neff	Benn
Jones	Anderson of Greene
Jessen	Johnston of Lucas
Rogers	Jackson
Crozler	Mackie
Wichman	Nichols
Mantz	Santee
Harrington	

LABOR.

Elwood, Chairman	O'Donnell
Tucker	Slaught
Kimberly	Epps
Griffin	Baldwin
Jones	Andre
Mead	Findlay of Webster
Horchem	Oertel
McFarlane	Randall
Neff	Dunkelberg

MILITARY.

Shaff, Chairman	Finley of Henry
Helming	Adkins
Klinker	Miller
Crozler	Jackson
Anderson of Davis	Jones
Anderson of Greene	

MINES AND MINING.

Gil'ner, Chairman	Wilson of Mahaska
Scott	Lenocker
Walrath	Crozler
Epps	Findlay of Webster
Miller	Flenniken
Griffin	Slaught
Tucker	

MOTOR VEHICLES AND TRANSPORTATION.

Roberts, Chairman	Dean
Nordyke	Jackson
Price	Miles
Hall	Langfitt
Finley of Henry	Grason
Lee	Elwood
Weaver	McFarlane
Edgington	Durbin
Miller	Stone
Mooty	Santee
Walrath	

MUNICIPAL CORPORATIONS.

Tucker, Chairman	Rayburn
Griffin	Oertel
Kimberly	Andre
Epps	Rees
Randall	Starzinger
Rogers	Wilson of Mitchell
Bailey	Wormley
Finch	Wilson of Mahaska
McFerren	Shortess
Richards	

NORMAL SCHOOLS.

Anderson of Winnebago, Chairman	McFarlane
Santee	Kepple
Mantz	Gilbert
Mooty	Neff
Bailey	Wilson of Cherokee
Horchem	

PENITENTIARIES.

Andre, Chairman	Stuart
Stone	Dean
Gilbert	Mooty
Flenniken	Nordyke
Oertel	Lewis
Langfitt	

PHARMACY.

Becker, Chairman	Kepple
Wilson of Mahaska	Stanley
Coakley	Miles
Oertel	O'Donnell
Turner	Slosson
Stone	

POLICE REGULATIONS.

Peters, Chairman	Neff
Starzinger	Lake
Kimberly	Mantz
Epps	O'Donnell
Shaff	Miles

PRINTING.

Helming, Chairman	Johnston of Humboldt
Richards	Wilson of Mitchell
Newton	Edgington
Rowley	Wormley
Meredith	McFerren
Lenocker	Dunkelberg
Bailey	

PRIVATE CORPORATIONS.

Miles, Chairman	Santee
Murray	Wilson of Louisa
Smith	Lewis
Anderson of Davis	

PUBLIC ACCOUNTING.

Larson, Chairman	Lenocker
Mantz	Mowery
Richards	Bailey
Wilson of Louisa	Walrath
Wilson of Mitchell	Bruce

PUBLIC CHARITIES.

Kern, Chairman	Wigdahl
Nicholson	Slosson
Helming	Nichols
Anderson of Davis	Lee

PUBLIC HEALTH.

Slaught, Chairman	Johnston of Lucas
Klinker	Helming
Klaus	Wilson of Mitchell
Meredith	Smith
Rogers	Benn
Lake	Andre
Stone	McFerren
Griffin	Johnson of Humboldt
Wormley	

PUBLIC LANDS AND BUILDINGS.

Lake, Chairman	Ulstad
McFerren	Rowley
Rogers	Mowery
Weaver	

PUBLIC LIBRARIES.

Mantz, Chairman	O'Donnell
Wichman	Lenocker
Wigdahl	Lewis
Langfitt	Lee
Mackie	Miller
Neff	Krouse

PUBLIC UTILITIES.

Wilson of Mahaska, Chairman	Dunkelberg
Neff	Wormley
Rogers	McFerren
Andre	Roberts
Randall	Newton
Oertel	Rayburn
Knickerbocker	Kimberly
Starzinger	Shaff
Baldwin	

RAILROADS.

Kimberly, Chairman	Wilson of Mitchell
Nordyke	Murray
Griffin	Lake
Rayburn	Hansen
Mead	Johnston of Humboldt
Edgington	Rogers
Andre	Becker.
Klaus	Miles
Peters	Tucker
Smith	Wormley
Shaff	Kepple
Finch	Johnston of Lucas

REPRESENTATIVE DISTRICTS.

Langfitt, Chairman	Reed
Newton	Lewis
Santee	Mowery
Wenstrand	Harrington

ROADS AND HIGHWAYS.

Johnston of Lucas, Chairman	Krouse
Helming	Walrath
Wilson of Mitchell	Epps
Wilson of Cherokee	Edgington
Roberts	Bailey
Hall	Slosson
Wilson of Mahaska	Wormley
Boies	Finch
Lenocker	Anderson of Winnebago
Stanley	Rowley
Klaus	Meredith
Peters	Anderson of Davis
Benn	Reed
Kern	Richards
Scott	Tucker
Ulstad	Flenniken
Wigdahl	Garber

RULES.

Klaus, Chairman	Griffin
Johnston of Humboldt	McFarlane
Hall	Rowley
Klinker	Kimberly

SCHOOLS AND TEXTBOOKS.

Rowley, Chairman	Wilson of Mitchell
Roberts	Finch
Kimberly	Walrath
Lake	Tucker
Starzinger	Newton
Edgington	Shaff
Hansen	Helming
Klaus	Krouse
Johnston of Humboldt	Meredith
Knickerbocker	Kern
Mead	Horchem
Peters	Rayburn
Richards	Anderson of Winnebago
Smith	Anderson of Davis
Wormley	

SCHOOL FOR THE DEAF.

Grason, Chairman	Durbin
Gilmore	Adkins
Lee	Coakley
Knickerbocker	

SENATORIAL DISTRICTS.

Neff, Chairman	Mooty
Mantz	McFarlane
Harrington	Lenocker
Kepple	Wichman
Bruce	Weaver

SOLDIERS' ORPHANS' HOME.

Hansen, Chairman	Nordyke
Peters	Hall
Randall	Becker
Coakley	Wilson of Cherokee
Lenocker	

STATE EDUCATIONAL INSTITUTIONS.

Benn, Chairman	Johnston of Humboldt
Murray	Dunkelberg
Klinker	Jessen
Wigdahl	Adkins
Horchem	Boies
Kern	Becker
Jackson	Baldwin
Nichols	Weaver
Knickerbocker	Flenniken

SUPPRESSION OF INTEMPERANCE.

Stanley, Chairman	Lenocker
Rayburn	Bailey
Scott	Wilson of Louisa
Crozier	Garber
Wigdahl	Findlay of Webster
Oertel	Finley of Henry
Murray	Wichman.

STATE UNIVERSITY.

Findlay of Webster, Chairman	Randall
Elwood	Smith
Baldwin	Horchem
Benn	

TELEGRAPH AND EXPRESS.

Walrath, Chairman	Adkins
Meredith	Santee
Jones	Gray
Starzinger	Kimberly
Epps	Mackie
Shortess	

TELEPHONE

Shortess, Chairman	Benn
Jones	Griffin
Hansen	Meredith
Epps	Wenstran'
Starzinger	Wilson of Mitchell
Gray	Lake
Klinker	Peters

WAYS AND MEANS.

Hall, Chairman	Ulstad
Johnston of Lucas	Horchem
Neff	Stanley
Shortess	Klaus
Helming	Peters
Rayburn	Benn
Wilson of Cherokee	Reed
Tucker	Garber
Nordyke	Baldwin
Wilson of Mahaska	Mead
Wigdahl	Anderson of Winnebago
Elwood	Finch
Meredith	Weaver
Larson	Adkins
Mantz	Boies
Murray	Becker
Rowley	Gilbert
Wormley	Grason
Lake	Anderson of Greene
Stone	Findlay of Webster
Mackie	

WOMAN SUFFRAGE.

Murray, Chairman	Newton
Jackson	Anderson of Greene
Hall	Lee
Rayburn	Rogers
Johnston of Humboldt	O'Donnell

RETRENCHMENT AND REFORM.

Hall, Chairman	Rogers
McFerren	Bailey
Johnston of Humboldt	

COMMITTEES ASSIGNED TO MEMBERS OF THE HOUSE.

ANDERSON, R. W., PULASKI, DAVIS.

Appropriations	Military
Roads and Highways	Dairy and Food
Public Charities	Schools and Textbooks
Private Corporations	

ANDRE, DALE R., BURLINGTON, DES MOINES.

Penitentiaries, Chairman	Public Health
Appropriations	Municipal Corporations
Judiciary	Judicial Districts
Railroads	Labor
Public Utilities	

ADKINS, JOHN V., PAULINA, O'BRIEN.

Ways and Means	Conservation of Resources
Telegraph and Express	Military
School for the Deaf	State Educational Institutions
Claims	Banks and Banking

ANDERSON, J. H., THOMPSON, WINNEBAGO.

Normal Schools, Chairman	Insurance
Agriculture	Schools and Textbooks
Ways and Means	County and Township Organization
Commerce and Trade	Horticulture
Roads and Highways	Dairy and Food
Drainage	

ANDERSON, W. W., SCRANTON, GREENE.

Judiciary	Woman Suffrage
Appropriations	Dairy and Food
Enrolled Bills	Banks and Banking
Military	Ways and Means

BECKER, WILLIAM, ELKADER, CLAYTON.

Pharmacy, Chairman	State Educational Institutions
Appropriations	Railroads
Soldiers' Orphans' Home	Ways and Means
Dairy and Food	

BENN, HOWARD W., WASHINGTON, WASHINGTON.

State Educational Institutions, Chairman	Roads and Highways
Agriculture	State University
Ways and Means	Public Health
Commerce and Trade	Animal Industry
Judiciary	Fish and Game
	Telephones

BRUCE, ROBERT, ROLFE, POCAHONTAS.

Appropriations	Industrial Schools
Insurance	Fish and Game
Senatorial Districts	Public Accounting

BALDWIN, E. A., IOWA CITY, JOHNSON.

Ways and Means	Horticulture
Judiciary	Labor
State University	Dairy and Food
Public Utilities	State Educational Institutions

BAILEY, J. W., HARLAN, SHELBY.

Retrenchment and Reform	College for the Blind
Roads and Highways	Congressional Districts
Engrossed Bills	Municipal Corporations
Public Accounting	Suppression of Intemperance
Printing	Normal Schools

BOIES, CHARLES E., INDEPENDENCE, BUCHANAN.

Horticulture, Chairman	Dairy and Food
Roads and Highways	State Educational Institutions
Animal Industry	Ways and Means
Hospital for the Insane	

COAKLEY, JOSHUA, W., CRESTON, UNION.

Appropriations	School for the Deaf
Enrolled Bills	Soldiers' Orphans' Home
Insurance	Board of Control
Pharmacy	

CROZIER, GEORGE W., KNOXVILLE, MARION.

Banks and Banking	Mines and Mining
Judiciary	Military
Claims	Suppression of Intemperance
County and Township Organization	Industrial Schools
Hospital for the Insane	

DEAN, H. E., OCHEYEDAN, OSCEOLA.

Industrial Schools, Chairman	Board of Control
Agriculture	Motor Vehicles and Transportation
Banks and Banking	Fish and Game
Drainage	Appropriations
Penitentiaries	

DUNKELBERG, GEO. H., ROCKFORD, FLOYD.

Appropriations	Animal Industry
Agriculture	Labor
State Educational Institutions	Dairy and Food
Public Utilities	Printing

DARRAH, JOHN H., HAMPTON, FRANKLIN.

Appropriations	Drainage
Agriculture	Industrial Schools
Commerce and Trade	Fish and Game
Banks and Banking	Dairy and Food

DURBIN, FRED, MALVERN, MILLS.

Institute for Feeble-Minded, Chairman	School for the Deaf
Agriculture	Board of Control
Banks and Banking	Claims
	Motor Vehicles and Transportation

ELWOOD, LEE W., ELMA, HOWARD.

Labor, Chairman	State University
Agriculture	Insurance
Ways and Means	Motor Vehicles and Transportation
Banks and Banking	Fish and Game
Judiciary	

EDGINGTON, HENRY, MAPLETON, MONONA.

Agricultural College, Chairman	Printing
Agriculture	Schools and Textbooks
Appropriations	Motor Vehicles and Transportation
Roads and Highways	Animal Industry
Railroads	

EPPS, W. W., OTTUMWA, WAPELLO.

Commerce and Trade, Chairman	Municipal Corporations
Appropriations	Mines and Mining
Judiciary	Judicial Districts
Roads and Highways	Labor
Telegraph and Express	Telephones
Police Regulations	

ERICSSON, CHRIS, INWOOD, LYON.

Agriculture	Banks and Banking
Appropriations	Agricultural College
Board of Control	Compensation of Public Officers
Animal Industry	Congressional Districts

FINDLAY, C. V., FORT DODGE, WEBSTER.

State University, Chairman	Labor
Judicial Districts	Industrial Schools
Commerce and Trade	Mines and Mining
Suppression of Intemperance	Ways and Means

FLENNIKEN, H. W., OLIN, JONES.

Agricultural College	Banks and Banking
Penitentiaries	Roads and Highways
Animal Industry	State Educational Institutions
Mines and Mining	

FINCH, W. S., IDA GROVE, IDA.

Claims, Chairman	Railroads
Ways and Means	Schools and Textbooks
Banks and Banking	Municipal Corporations
Roads and Highways	Animal Industry

FINLEY, F. S., MT. PLEASANT, HENRY.

Domestic Manufactures	Judicial Districts
Drainage	Military
Enrolled Bills	Suppression of Intemperance
Engrossed Bills	Institute for Feeble-Minded
Motor Vehicles and Transportation	

GRASON, JACOB C., COUNCIL BLUFFS, POTTAWATTAMIE.

School for the Deaf, Chairman	Motor Vehicles and Transportation
Ways and Means	Commerce and Trade
Insurance	Claims
College for the Blind	

GILTNER, W. E., ALBIA, MONROE.

Mines and Mining, Chairman	Animal Industry
Agriculture	Agricultural College
Appropriations	Building and Loan
Judiciary	Board of Control

GRIFFIN, T. F., SIOUX CITY, WOODBURY.

Insurance, Chairman	Board of Control
Commerce and Trade	Elections
Judiciary	Compensation of Public Officers
Railroads	Municipal Corporations
Constitutional Amendments	Mines and Mining
Rules	Labor
Public Health	Telephones

GILMORE, CHARLES, SIOUX RAPIDS, CLAY.

Agriculture	Domestic Manufactures
Drainage	Appropriations
Claims	School for the Deaf
College for the Blind	

GILBERT, W. N., STATE CENTER, MARSHALL.

Agriculture	Normal Schools
Banks and Banking	Domestic Manufactures
Penitentiaries	Ways and Means
Building and Loan	

GARBER, F. A., LEON, DECATUR.

Agriculture	Suppression of Intemperance
Ways and Means	Dairy and Food
Horticulture	Roads and Highways

GRAY, ROSS C., ROCKWELL CITY, CALHOUN.

Banks and Banking	Compensation of Public Officers
Judiciary	Conservation of Resources
Telegraph and Express	Telephones

HELMING, OTTO A., WAUKON, ALLAMAKEE.

Printing, Chairman	Public Health
Ways and Means	Agricultural College
Appropriations	Schools and Textbooks
Judiciary	Elections
Roads and Highways	Military
Public Charities	

HANSEN, J. T., DAVENPORT, SCOTT.

Soldiers' Orphans' Home, Chairman	Elections
Agriculture	Telephones
Commerce and Trade	Domestic Manufactures
Railroads	Insurance
Schools and Textbooks	

HALL, CHARLES A., BEDFORD, TAYLOR.

Ways and Means, Chairman	Compensation of Public Officers
Roads and Highways	County and Township Organization
Constitutional Amendments	Motor Vehicles and Transportation
Rules	Woman Suffrage
Soldiers' Orphans' Home	

HARRINGTON, T. P., ALGONA, KOSSUTH.

Judiciary	Congressional Districts
Drainage	Judicial Districts
Senatorial Districts	Representative Districts
Compensation of Public Officers	

HORCHEM, B. J., DUBUQUE, DUBUQUE.

Fish and Game	Insurance
Ways and Means	Schools and Textbooks
Appropriations	Conservation of Resources
State University	Labor
State Educational Institutions	Normal Schools

JOHNSTON, JAMES F., CHARITON, LUCAS.

Roads and Highways, Chairman	Compensation of Public Officers
Ways and Means	Judiciary
Public Health	Railroads
Elections	

JOHNSTON, R. J., HUMBOLDT, HUMBOLDT.

Appropriations, Chairman	Printing
Railroads	Public Health
State Educational Institutions	Schools and Textbooks
Constitutional Amendments	Woman Suffrage
Rules	Insurance

JESSEN, J. C., STORY CITY, STORY.

Judiciary	Building and Loan
State Educational Institutions	Conservation of Resources
Insurance	Horticulture
Agricultural College	Agriculture

JACKSON, A. W., STANWOOD, CEDAR.

Judiciary	Motor Vehicles and Transportation
State Educational Institutions	Woman Suffrage
Horticulture	Military

JONES, IRA W., CLEAR LAKE, CERRO GORDO.

Commerce and Trade	Labor
Judiciary	Telephones
Telegraph and Express	Military
Compensation of Public Officers	

KIMBERLY, D. W., DAVENPORT, SCOTT.

Railroads, Chairman	Insurance
Appropriations	Schools and Textbooks
Telegraph and Express	Elections
Police Regulations	Municipal Corporations
Rules	Labor
Public Utilities	Banks and Banking

KLINKER, P. J., DENISON, CRAWFORD.

Constitutional Amendments, Chairman	Insurance
Appropriations	Public Health
Judiciary	Elections
State Educational Institutions	Telephones
Rules	Military

KNICKERBOCKER, E. H., FAIRFAX, LINN.

Building and Loan, Chairman	School for the Deaf
Agriculture	Agricultural College
Appropriations	Animal Industry
State Educational Institutions	Schools and Textbooks
Public Utilities	Dairy and Food

KLAUS, S. W., EARLVILLE, DELAWARE.

Rules, Chairman	Railroads
Ways and Means	Public Health
Appropriations	Schools and Textbooks
Roads and Highways	

KERN, C. B., NORWALK, WARREN.

Public Charities, Chairman	Animal Industry
Agriculture	Schools and Textbooks
Roads and Highways	Horticulture
State Educational Institutions	

KEPPLE, P. L., IONIA, CHICKASAW.

Insurance	Horticulture
Pharmacy	Normal Schools
Senatorial Districts	Fish and Game
Elections	Railroads

KROUSE, JOHN, CORYDON, WAYNE.

Roads and Highways.	Congressional Districts
Animal Industry	Hospital for the Insane
Schools and Textbooks	Public Libraries

LEE, C. ORVILLE, SAC CITY, SAC.

Drainage	Animal Industry
Enrolled Bills	Claims
Engrossed Bills	College for the Blind
Public Libraries	Horticulture
Public Charities	Motor Vehicles and Transportation
School for the Deaf	Institute for the Feeble-Minded
Agricultural College	Woman Suffrage

LAKE, FRANK C., SIOUX CITY, WOODBURY.

Public Lands and Buildings, Chairman	Insurance
man	Public Health
Ways and Means	Schools and Textbooks
Appropriations	Elections
Railroads	Telephones
Police Regulations	

LANGFITT, JOHN N., GREENFIELD, ADAIR.

Representative Districts, Chairman	Penitentiaries
Agriculture	Animal Industry
Public Libraries	Motor Vehicles and Transportation

LARSON, E. A., RED OAK, MONTGOMERY.

Public Accounting, Chairman	Banks and Banking
Ways and Means	Industrial Schools
Appropriations	Conservation of Resources
Insurance	

LENOCKER, R. A., DEXTER, MADISON.

Appropriations	Senatorial Districts
Roads and Highways	Soldiers' Orphans' Home
Drainage	County and Township Organization
Public Libraries	Mines and Mining
Public Accounting	Suppression of Intemperance
Printing	

LEWIS, J. H., OSCEOLA, OLARKE.

Agriculture	Penitentiaries
Drainage	County and Township Organization
Representative Districts	Domestic Manufactures
Public Libraries	Dairy and Food
Private Corporations	

MC FERREN, RUBE, WEBSTER CITY, HAMILTON.

Judiciary, Chairman	Public Lands and Buildings
Appropriations	Public Health
Commerce and Trade	Municipal Corporations
Constitutional Amendments	Printing
Public Utilities	

MC FARLANE, ARCH W., WATERLOO, BLACK HAWK.

Enrolled Bills	Compensation of Public Officers
Rules	Motor Vehicles and Transportation
Senatorial Districts	Labor
Building and Loan	Normal Schools

MOOTY, W. A., GRUNDY CENTER, GRUNDY.

Agriculture	Motor Vehicles and Transportation
Penitentiaries	Normal Schools
Senatorial Districts	Industrial Schools

MACKIE, DAVID E., MT. AUBURN, BENTON.

Judiciary	College for the Blind
Public Libraries	Telegraph and Express
Claims	Ways and Means
Banks and Banking	

MERENITH, DAVID, LYNNVILLE, JASPER.

Drainage, Chairman	Telegraph and Express
Agriculture	Public Health
Ways and Means	Schools and Textbooks
Appropriations	County and Township Organization
Commerce and Trade	Telephones
Roads and Highways	Printing

MILES, H. J., MILES, JACKSON.

Private Corporations, Chairman	Motor Vehicles and Transportation
Agriculture	Railroads
Commerce and Trade	Police Regulations
Pharmacy	Insurance

MEAD, O. L., SHELL ROCK, BUTLER.

County and Township Organization, Chairman	Schools and Textbooks Elections
Agriculture	Compensation of Public Officers
Ways and Means	Conservation of Resources
Appropriations	Labor
Railroads	Dairy and Food
Board of Control	

MANTZ, H. J., AUDUBON, AUDUBON.

Public Libraries, Chairman	Senatorial Districts
Ways and Means	Conservation of Resources
Judiciary	Normal Schools
Police Regulations	Fish and Game
Public Accounting	

MURRAY, ROY W., STORM LAKE, BUENA VISTA.

Woman Suffrage, Chairman	Private Corporations
Ways and Means	Board of Control
Appropriations	Elections
Railroads	Suppression of Intemperance
State Educational Institutions	Fish and Game

MOWERY, F. P., FAIRFIELD, JEFFERSON.

Appropriations	Agricultural College
Engrossed Bills	Board of Control
Representative Districts	Congressional Districts
Public Lands and Buildings	Conservation of Resources
Public Accounting	Institute for the Feeble-Minded

MILLER, WILLIAM D., OGDEN, BOONE.

Engrossed Bills, Chairman	Mines and Mining
Public Libraries	Motor Vehicles and Transportation
Commerce and Trade	Military
Enrolled Bills	

NEWTON, ED. L., ANITA, CASS.

Board of Control, Chairman	Agricultural College
Agriculture	Elections
Banks and Banking	Woman Suffrage
Constitutional Amendments	Dairy and Food
Representative Districts	Schools and Textbooks
Public Utilities	Institute for the Feeble-Minded
Printing	

NICHOLS, I. A., IOWA FALLS, HARDIN.

Judiciary	Board of Control
State Educational Institutions	Conservation of Resources
Engrossed Bills	County and Township Organization
Public Charities	Industrial Schools
Agriculture	

NICHOLSON, H. P., JR., OSSIAN, WINNESHIEK.

Agriculture	Congressional Districts
Constitutional Amendments	Fish and Game
Enrolled Bills	Dairy and Food
Public Charities	

NEFF, LEWIS J., WALNUT, POTTAWATTAMIE.

Senatorial Districts, Chairman	Public Libraries
Ways and Means	Building and Loan
Judiciary	Labor
Police Regulations	Normal Schools
Public Utilities	

NORDYKE, ROY D., RICHLAND, KEOKUK.

Animal Industry, Chairman	Agricultural College
Ways and Means	Motor Vehicles and Transportation
Railroads	Penitentiaries
Soldiers' Orphans' Home	

OERTEL, FRANK, KEOKUK, LEE.

College for the Blind, Chairman	Board of Control
Judiciary	Building and Loan
Enrolled Bills	Municipal Corporations
Public Utilities	Suppression of Intemperance
Pharmacy	Labor
Penitentiaries	Domestic Manufactures

O'DONNELL, T. J., DUBUQUE, DUBUQUE.

Police Regulations	Labor
Public Libraries	Fish and Game
Insurance	Domestic Manufactures
Pharmacy	Woman Suffrage
Elections	

PETERS, JAMES, PERRY, DALLAS.

Police Regulations, Chairman	Railroads
Agriculture	Soldiers' Orphans' Home
Ways and Means	Animal Industry
Appropriations	Schools and Textbooks
Banks and Banking	Telephones
Roads and Highways	Institute for the Feeble-Minded

ROGERS, DOUGLAS, MANNING, CARROLL.

Retrenchment and Reform	Public Health
Appropriations	Elections
Commerce and Trade	Building and Loan
Judiciary	Municipal Corporations
Railroads	Woman Suffrage
Public Utilities	Compensation of Public Officers
Public Lands and Buildings	

PRICE, R. F., MILFORD, DICKINSON.

Agriculture	Motor Vehicles and Transportation
Drainage	Building and Loans
Fish and Game	Agricultural College
Enrolled Bills	

RICHARDS, A. L., WEST LIBERTY, MUSCATINE.

Agriculture, Chairman	Elections
Appropriations	Municipal Corporations
Roads and Highways	Dairy and Food
Public Accounting	Judicial Districts
Schools and Textbooks	Printing

RAYBURN, E. D., MONTEZUMA, POWESHIEK.

Banks and Banking, Chairman	Schools and Textbooks
Ways and Means	Suppression of Intemperance
Railroads	Woman Suffrage
Public Utilities	Municipal Corporations
Insurance	Building and Loan

REES, S. C., HAMBURG, FREMONT.

Fish and Game, Chairman	Congressional Districts
Appropriations	Municipal Corporations
Building and Loan	Agriculture

ROBERTS, H. GUY, MT. AYR, RINGGOLD.

Motor Vehicles and Transportation, Chairman	Insurance
Appropriations	Schools and Textbooks
Roads and Highways	Claims
Constitutional Amendments	Conservation of Resources
Public Utilities	County and Township Organization

ROWLEY, JOHN W., KEOSAUQUA, VAN BUREN.

Schools and Textbooks, Chairman	Rules
Ways and Means	Public Lands and Buildings
Appropriations	Printing
Roads and Highways	Elections
Constitutional Amendments	

RANDALL, MAC J., CEDAR RAPIDS, LINN.

Commerce and Trade	Soldiers' Orphans' Home
Judiciary	Municipal Corporations
State University	Labor
Public Utilities	

REED, S. B., MONTIETH, GUTHRIE.

Agriculture	Roads and Highways
Ways and Means	Conservation of Resources
Banks and Banking	Representative Districts

SHAFF, J. O., CAMANCHE, CLINTON.

Military, Chairman	Public Utilities
Fish and Game	Animal Industry
Appropriations	Schools and Textbooks
Banks and Banking	Elections
Railroads	Dairy and Food
Police Regulations	

STARZINGER, OTTO, DES MOINES, POLK.

Compensation of Public Officers, Chairman	Public Utilities
Appropriations	Insurance
Banks and Banking	Schools and Textbooks
Telegraph and Express	Elections
Police Regulations	Municipal Corporations
	Telephones

STONE, D. O., HAWARDEN, SIOUX.

Ways and Means	Motor Vehicles and Transportation
Public Health	Pharmacy
Conservation of Resources	Penitentiaries
Agriculture	

SHORTESS, FREMONT E., TRAER, TAMA.

Telephones	Insurance
Ways and Means	College for the Blind
Commerce and Trade	Municipal Corporations
Telegraph and Express	

SLAUGHT, A. W., OTTUMWA, WAPELLO.

Public Health, Chairman	Mines and Mining
Labor	Judicial Districts
Industrial Schools	

SMITH, STANLEY R., TRIPOLI, BREMER.

Conservation of Resources, Chairman	Private Corporations
Appropriations	Public Health
Railroads	Schools and Textbooks
State University	Elections
Constitutional Amendments	Dairy and Food

SLOSSON, J. M., NORTHWOOD, WORTH.

Agriculture	Animal Industry
Roads and Highways	Public Charities
Drainage	Pharmacy

SCOTT, C. H., CLARKDALE, APPANOOSE.

Congressional Districts, Chairman	Compensation of Public Officers
Appropriations	Mines and Mining
Roads and Highways	Suppression of Intemperance
Constitutional Amendments	Fish and Game

STANLEY, L. E., CORNING, ADAMS.

Suppression of Intemperance, Chairman	Banks and Banking
Agriculture	Roads and Highways
Ways and Means	Pharmacy
	Hospital for the Insane

STUART, WILLIAM, ARMSTRONG, EMMET.

Domestic Manufactures, Chairman	Compensation of Public Officers
Banks and Banking	Conservation of Resources
Drainage	Fish and Game
Penitentiaries	

SANTEE, C. B., CEDAR FALLS, BLACK HAWK.

Judiciary	Normal Schools
Telegraph and Express	Motor Vehicles and Transportation
Representative Districts	Private Corporations

TUCKER, GEO. F., CLINTON, CLINTON.

Municipal Corporations, Chairman	Mines and Mining
Ways and Means	Labor
Commerce and Trade	Schools and Textbooks
Roads and Highways	Railroads
Elections	Insurance

TURNER, FRED G., NORTH ENGLISH, IOWA.

Agriculture	Animal Industry
Appropriations	Conservation of Resources
Insurance	County and Township Organization
Pharmacy	Domestic Manufactures

ULSTAD, OSCAR, HOLMES, WRIGHT.

Judicial Districts, Chairman	Drainage
Ways and Means	Public Lands and Buildings
Roads and Highways	Fish and Game
Conservation of Resources	

WOEMLEY, JOHN M., KINGSLEY, PLYMOUTH.

Elections, Chairman	Printing
Ways and Means	Public Health
Appropriations	Agricultural College
Judiciary	Schools and Textbooks
Roads and Highways	Municipal Corporations
Constitutional Amendments	Railroads
Public Utilities	Compensation of Public Officers

WALBATH, W. H., ARLINGTON, FAYETTE.

Telegraph and Express, Chairman	Motor Vehicles and Transportation
Appropriations	Mines and Mining
Roads and Highways	Public Accounting
Schools and Textbooks	

WENSTRAND, ALFRED, ESSEX, PAGE.

Enrolled Bills, Chairman	Compensation of Public Officers
Representative Districts	Hospital for the Insane
Board of Control	Telephones
Claims	

WIGDAHL, LARS O., RUTHVEN, PALO ALTO.

Ways and Means	Insurance
Roads and Highways	Public Charities
Drainage	Board of Control
State Educational Institutions	Suppression of Intemperance
Public Libraries	

WICHMAN, J. E., GARNER, HANCOCK.

Banks and Banking	Suppression of Intemperance
Judiciary	Appropriations
Drainage	Senatorial Districts
Public Libraries	

WEAVER, JAMES B., DES MOINES, POLK.

Judiciary	Ways and Means
Insurance	State Educational Institutions
Public Lands and Buildings	Senatorial Districts
Motor Vehicles and Transportation	

WILSON, THOMAS J., BEACON, MAHASKA.

Public Utilities, Chairman	Pharmacy
Ways and Means	Claims
Appropriations	Mines and Mining
Roads and Highways	Municipal Corporations

WILSON, H. L., OSAGE, MITCHELL.

Dairy and Food, Chairman	Public Accounting
Appropriations	Public Health
Roads and Highways	Schools and Textbooks
Railroads	Municipal Corporations
Constitutional Amendments	Telephones
Insurance	Printing

WILSON, C. B., MORNING SUN, LOUISA.

Drainage	Private Corporations
Enrolled Bills	Public Accounting
Suppression of Intemperance	Horticulture

WILSON, GEORGE, CHEROKEE, CHEROKEE.

Hospital for the Insane, Chairman	Conservation of Resources
Ways and Means	Normal Schools
Roads and Highways	Soldiers' Orphans' Home

LEAVE OF ABSENCE.

On request of Kepple leave of absence was granted Becker until tomorrow.

On request of Tucker leave of absence was granted Rayburn of Poweshiek and Hansen of Scott until tomorrow.

On request of Anderson of Winnebago leave of absence was granted Slaughter of Wapello and Wigdahl of Palo Alto until tomorrow.

On request of Wilson of Mitchell leave of absence was granted Helming until tomorrow.

CHIEF CLERK APPOINTS PAGE.

Chief Clerk Ramsay announced the appointment of Rex A. Ramsay as chief clerk's page, who took and subscribed to the required oath.

RESIGNATION OF ASSISTANT DOORKEEPER.

The resignation of J. A. Weiss, as assistant doorkeeper, was received and accepted.

John A. White was appointed to succeed J. A. Weiss as assistant doorkeeper. Mr. White took and subscribed to the required oath.

Grace M. Taylor and Dollina Mann, as committee clerks, and J. N. Wymore, as assistant doorkeeper, took and subscribed to the required oath.

INTRODUCTION OF BILLS.

By Tucker of Clinton, House File No. 2, a bill for an act appropriating fifteen hundred dollars (\$1,500.00) to Mrs. James H. Green, Senior, in settlement of claim for death of her son, private James H. Green, Junior, of Battery A, Field Artillery, Iowa National Guard.

Read first and second time and referred to committee on claims.

By Tucker of Clinton, House File No. 3, a bill for an act to authorize cities and towns to construct all street improvements including grading, sewers and sidewalks and to repair the same.

Read first and second time and referred to committee on municipal corporations.

By Tucker of Clinton, House File No. 4, a bill for an act to limit and restrict the number of hours per calendar day for mechanics, laborers and persons employed upon any public works of the state, or any political subdivision thereof, and to prohibit violations of such limitation as to the number of hours which said employes may be permitted to work upon any such public works of the state, or of any political subdivision thereof; and to provide a penalty for the violation of the provisions of this act.

Read first and second time and referred to committee on judiciary.

By Tucker of Clinton, House File No. 5, a bill for an act to repeal Section Fifty-three Hundred Thirty-seven (5337) of the Code, and to enact a substitute in lieu thereof.

Read first and second time and referred to committee on judiciary.

By Roberts of Ringgold, House Joint Resolution No. 1,

HOUSE JOINT RESOLUTION NO. 1.

Joint Resolution agreeing to a proposed amendment to article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale or keeping for sale, of intoxicating liquors, as a beverage, within this state.

Whereas, by senate joint resolution number six (6) of the resolutions of the thirty-sixth general assembly, which resolution was approved

March 8, 1915, an amendment to the constitution of the state of Iowa was proposed, and,

Whereas, the said proposed amendment was agreed to by a majority of the members elected to the house of representatives of said thirty-sixth general assembly and entered upon its journal at page five hundred eighty-nine (589) thereof, and was agreed to by a majority of the members elected to the senate of said general assembly and entered upon its journal at pages three hundred and twenty-six (326) and three hundred and twenty-seven (327) thereof, and,

Whereas, the said resolution has been published as provided by law and has now been referred to this, the thirty-seventh general assembly, now, therefore,

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

That the proposed amendment to the constitution of the state of Iowa as contained in and proposed by said senate joint resolution number six (6) of the resolutions of the thirty-sixth general assembly, which resolution; including its title, was and is in words and figures as follows, to-wit:

"Joint resolution proposing to amend article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale, or keeping for sale, of intoxicating liquors, as a beverage, within this state.

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

That the following amendment to article one (1) of the constitution of the state of Iowa be and the same is hereby proposed: To add thereto following section twenty-six (26) thereof and as section twenty-seven (27) of article one (1) of said constitution the following, to-wit:

'Sec. 27. The manufacture, sale, or keeping for sale, as a beverage, of intoxicating liquors, including ale, wine and beer, shall be forever prohibited within this state. The general assembly shall by law prescribe regulations for the enforcement of the prohibition herein contained, and shall provide suitable penalties for the violation of the provisions hereof.'

Resolved further, 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 months previous to the day of said election, as provided by law." be and the same is hereby agreed to, enacted and adopted.

Read first and second time and referred to committee on constitutional amendments.

By Klinker of Crawford, House File No. 6, a bill for an act to repeal sections ten hundred eighty-seven-a-thirty-six (1087-a-36), ten hundred eighty-seven-a-thirty-seven (1087-a-37), ten hundred eighty-seven-a-thirty-eight (1087-a-38), ten hundred eighty-seven-a-thirty-nine (1087-a-39), ten hundred eighty-seven-

a-forty (1087-a-40), ten hundred eighty-seven-a-forty-one (1087-a-41), ten hundred eighty-seven-a-forty-two (1087-a-42), ten hundred eighty-seven-a-forty-three (1087-a-43), ten hundred eighty-seven-a-forty-four (1087-a-44), ten hundred eighty-seven-a-forty-five (1087-a-45), ten hundred eighty-seven-a-forty-six (1087-a-46), ten hundred eighty-seven-a-forty-seven (1087-a-47), of the supplement to the code, 1913, relating to preferential presidential primary.

Read first and second time and referred to committee on elections.

By Klinker of Crawford, House File No. 7, a bill for an act to amend the law as it appears in section ten hundred seventy-six (1076) of the Supplement to the Code, 1913, relating to the registration of voters in cities and villages.

Read first and second time and referred to committee on elections.

By Rogers of Carroll, House File No. 8, a bill for an act to repeal sections ten hundred eighty-seven-a36 (1087-a36), ten hundred eighty-seven-a37 (1087-a37), ten hundred eighty-seven-a38 (1087-a38), ten hundred eighty-seven-a39 (1087-a39), ten hundred eighty-seven-a40 (1087-a40), ten hundred eighty-seven-a41 (1087-a41), ten hundred eighty-seven-a42 (1087-a42), ten hundred eighty-seven-a43 (1087-a43), ten hundred eighty-seven-a44 (1087-a44), ten hundred eighty-seven-a45 (1087-a45), ten hundred eighty-seven-a46 (1087-a46) and ten hundred eighty-seven-a47 (1087-a47), Supplement to the Code, 1913, relating to primary elections.

Real first and second time and referred to committee on elections.

By Rogers of Carroll, House File No. 9, a bill for an act to amend section twenty-nine hundred six (2906) of the Code, 1897, relating to encumbrance of personal property which may be held exempt from execution.

Read first and second time and referred to committee on judiciary.

By Meredith of Jasper, House File No. 10, a bill for an act to amend the law as it appears in section five hundred ninety (590)

and five hundred ninety-two (592), Supplement to the Code, 1913, relating to the compensation of township trustees and township assessors.

Read first and second time and referred to committee on compensation of public officers.

By Coakley of Union, House File No. 11, a bill for an act requiring cities to establish and maintain public comfort stations.

Read first and second time and referred to committee on public health.

By Rogers of Carroll, House File No. 12, a bill for an act to repeal sections seventeen hundred fifty-eight-i (1758-i), seventeen hundred fifty-eight-j (1758-j), seventeen hundred fifty-eight-k (1758-k), seventeen hundred fifty-eight-l (1758-l), seventeen hundred fifty-eight-m (1758-m), seventeen hundred fifty-eight-n (1758-n), seventeen hundred fifty-eight-o (1758-o), seventeen hundred fifty-eight-p (1758-p), seventeen hundred fifty-eight-q (1758-q), seventeen hundred fifty-eight-r (1758-r), and seventeen hundred fifty-eight-s (1758-s), Supplemental Supplement to the Code, 1915, relating to fire, lightning, wind storm and hail insurance.

Read first and second time and referred to committee on insurance.

By Epps of Wapello, House File No. 13, a bill for an act to create a commission to revise and codify the laws of Iowa and defining its duties and providing for the publication and distribution of its report.

Read first and second time and referred to committee on judiciary.

By Wichman of Hancock, House File No. 14, a bill for an act to amend section nineteen hundred and eighty nine a sixty one (1989 a 61), of the 1915 Supplemental Supplement to the Code, relating to the transfer of certain drainage districts to local boards of trustees.

Read first and second time and referred to committee on drainage.

By McFarlane of Black Hawk, House File No. 15, a bill for an act amending section-b-4 of the Supplemental Supplement to the Code of Iowa, 1915.

Real first and second time and referred to committee on judiciary.

By Crozier of Marion, House File No. 16, a bill for an act fixing the compensation of referees in partition.

Read first and second time and referred to committee on judiciary.

By Crozier of Marion, House File No. 17, a bill for an act for the greater security of trust funds and the funds and property of minors and other persons under disability in the hands of trustees and guardians, to prohibit speculation in such funds and providing for the punishment thereof.

Read first and second time and referred to committee on judiciary.

By Crozier of Marion, House File No. 18, a bill for an act to amend section thirteen hundred and thirty c (1330-c), Code Supplement 1913 relating to the assessment and taxation of telegraph and telephone lines.

Read first and second time and referred to committee on telegraphs and express.

By Crozier of Marion, House File No. 19, a bill for an act to prohibit insurance companies, their officers, agents and employes, from entering into combinations or agreements relating to the rates to be charged for insurance, or the amount of commission allowed agents for procuring the same, and providing a punishment for the violation thereof; and for the repeal of section seventeen hundred and fifty-eight-j (1758-j), seventeen hundred and fifty-eight-k (1758-k), seventeen hundred and fifty-eight-l (1758-l), seventeen hundred and fifty-eight-m (1758-m), seventeen hundred and fifty-eight-n (1758-n), seventeen hundred and fifty-eight-o (1758-o), seventeen hundred fifty-eight-q (1758-q) and seventeen hundred and fifty-eight-r (1758-r) of Supplemental Supplement to the Code of Iowa, 1915.

Read first and second time and referred to committee on insurance.

By Nicholson of Winneshiek, House File No. 20, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-mthirty-two (1571-m32), Supplemental Supplement to the Code, 1915, relating to the expenditure of the motor vehicle road fund and authorizing the oiling of public highways outside the limits of cities and towns.

Read first and second time and referred to committee on roads and highways.

By Mantz of Audubon, House File No. 21, a bill for an act to refer and message all bills which have been recommended for passage by a legislative committee of either house, to the attorney general, for his examination and report as to existing laws, if any, upon the subject matter of said bills, and for such suggestions as to change in phraseology or construction as will better harmonize said bills with existing laws, or otherwise more effectually accomplish the purpose of the proposed measure; and prescribing the procedure when bills have been so referred.

Read first and second time and referred to committee on judiciary.

REPORTS OF COMMITTEES.

Klinker of Crawford, from the committee to assign committee rooms to the various standing committees of the House, submitted the following report:

MR. SPEAKER—Your committee appointed to recommend the time and place of meeting for the standing committees of the House, begs leave to make the following assignment of rooms:

	Mon.	Tues.	Wed.	Thurs.	Fri.	Sat.
Room 1—						
Ways and Means.....		3 p. m.		4 p. m.		
Judiciary.....	2 p. m.		2 p. m.		3 p. m.	
Agriculture.....			4 p. m.			2 p. m.
Railroads and Transportation.....		2 p. m.		3 p. m.		
Printing.....		4 p. m.				4 p. m.
Roads and Highways.....	4 p. m.		3 p. m.		4 p. m.	
Retrenchment and Reform.....						
Room 6—						
Public Utilities.....		4 p. m.		4 p. m.		
Mines and Mining.....	2 p. m.					2 p. m.
Animal Industry.....		2 p. m.				
Judicial Districts.....	3 p. m.			2 p. m.		
Hospital for Insane.....			2 p. m.		4 p. m.	
Public Charities.....			3 p. m.		2 p. m.	
Food and Dairy.....	4 p. m.				3 p. m.	

	Mon.	Tues.	Wed.	Thurs.	Fri.	Sat.
Room 8—						
Elections				3 p. m.		2 p. m.
Schools and Text Books		4 p. m.		4 p. m.		
Suppression of Intemperance		2 p. m.			4 p. m.	
Insurance	3 p. m.				3 p. m.	
Motor Vehicles and Transportation			2 p. m.			3 p. m.
Room 10—						
Congressional Districts		2 p. m.		2 p. m.		
Penitentiaries			2 p. m.			2 p. m.
Engrossed Bills	2 p. m.				2 p. m.	
State University	4 p. m.			4 p. m.		
Institute for Feeble-minded			4 p. m.			4 p. m.
Constitutional Amendments		4 p. m.			4 p. m.	
Woman's Suffrage	3 p. m.		3 p. m.			
Room 12—						
Pharmacy			2 p. m.		4 p. m.	
Appropriations		2 p. m.		2 p. m.	2 p. m.	
Normal Schools	4 p. m.			4 p. m.		
College for Blind			4 p. m.			2 p. m.
School for Deaf	2 p. m.					4 p. m.
Commerce and Trade		4 p. m.				3 p. m.
Room 13—						
Industrial Schools		3 p. m.		3 p. m.		
Senatorial Districts	4 p. m.			4 p. m.		
Horticulture		2 p. m.			2 p. m.	
Agricultural College			2 p. m.			
Room 14—						
Board of Control		2 p. m.		2 p. m.		
Soldiers' and Orphans' Home	2 p. m.			3 p. m.		
Fish and Game		3 p. m.			3 p. m.	
Police Regulations	3 p. m.			4 p. m.		
Claims			2 p. m.			2 p. m.
Public Accounting			3 p. m.			3 p. m.
Room 7—						
Drainage	2 p. m.		3 p. m.			
Representative Districts		2 p. m.				2 p. m.
Domestic Manufactures				3 p. m.		3 p. m.
County and Township Organizations				4 p. m.		4 p. m.
Labor		4 p. m.			4 p. m.	
Public Lands and Buildings	3 p. m.			2 p. m.		
Public Libraries			2 p. m.			
Building and Loan			4 p. m.		2 p. m.	
State Educational Institutions	4 p. m.				3 p. m.	
Room 15—						
Public Health			2 p. m.			2 p. m.
Banks and Banking		2 p. m.		2 p. m.		
Municipal Corporations		4 p. m.		4 p. m.		
Compensation of Public Officers	4 p. m.				4 p. m.	
Private Corporations			4 p. m.			4 p. m.
Telephones	2 p. m.				2 p. m.	
Military	3 p. m.			3 p. m.		
Conservation of resources		3 p. m.			3 p. m.	
Telegraph and Express			3 p. m.			3 p. m.
Room 5—						
Chief Clerk, Enrolled Bills and Enrolling Clerk						
Room 4—						
Journal Clerk						
East End Cloak Room—						
File Clerk						
Speakers Room—						
Rules	4 p. m.				4 p. m.	
Rooms 2, 3 and 11—						
Committee Clerks						
Rooms 2, 3, 4, 5 and 11 to be under the control and direction of the Chief Clerk.						

Respectfully submitted, P. J. KLINKER, *Chairman.*
 E. A. LARSON,
 E. A. BALDWIN.

Mr. Klinker moved the adoption of the report. Motion prevailed and the report was adopted.

Miles of Jackson, chairman of the committee to ascertain the amount of mileage due each member of the House, presented the following report:

MR. SPEAKER—Your committee appointed to fix the amount of mileage due each member, begs leave to submit the following report:

Name.	Miles.	Amount.
J. V. Adkins	188	\$18.80
J. H. Anderson	166	16.60
R. W. Anderson	123	12.30
W. W. Anderson.....	65	6.50
D. R. Andre	167	16.70
J. W. Bailey	114	11.40
E. A. Baldwin	121	12.10
Wm. Becker	320	32.00
H. W. Benn	118	11.80
C. E. Boles	144	14.40
Robt. Bruce	108	10.80
J. W. Coakley	95	9.50
G. W. Crozier	35	3.50
J. H. Darrah	98	9.80
H. E. Dean	198	19.80
G. H. Dunkelberg	160	16.00
Fred Durbin	160	16.00
Henry Edgington	145	14.50
Lee Elwood	182½	18.25
W. W. Epps	92	9.20
Chris Erickson	256	25.60
W. S. Finch	155	15.50
C. V. Findlay	86	8.60
F. S. Finley	136	13.90
H. W. Flenniken	172	17.20
F. A. Garber	85	8.50
W. N. Gilbert	60	6.00
Chas. Gilmore	155	15.50
W. E. Giltner	70	7.00
J. C. Grason.....	145	14.50
R. C. Gray	89	8.90
T. F. Griffin	210	21.00
C. A. Hall	126	12.60
J. T. Hansen	183	18.30
T. P. Harrington	120	12.00
O. A. Helming	340	34.00
B. J. Horchem	222	22.20
A. W. Jackson	172	17.20
J. C. Jessen.....	50	5.00
J. F. Johnston	52	5.20
R. J. Johnston	105	10.50
I. W. Jones	141	14.10
P. L. Kepple	173	17.30
C. B. Kern	11	1.10
D. W. Kimberly	175	17.50
P. J. Klinker	136	13.60

Name.	Miles.	Amount.
E. H. Knickerbocker	135	13.50
John Krouse	65	6.50
S. W. Klaus	175	17.50
F. C. Lake	200	20.00
J. H. Langfitt	112	11.20
E. A. Larson	141	14.10
C. O. Lee	115	11.50
R. A. Lenocker	41	4.10
J. H. Lewis	58	5.80
A. W. McFarlane	106	10.60
Rube McFerren	70	7.00
D. E. Mackie	132	13.20
H. J. Mantz	111	11.10
O. L. Mead	135	13.50
D. Meredith	54	5.40
H. J. Miles	218	21.80
W. D. Miller	57	5.70
W. A. Mooty	93	9.30
F. P. Mowery	126	12.60
R. W. Murray	135	13.50
L. J. Neff	97	9.70
E. L. Newton	69	6.90
I. A. Nichols	75	7.50
H. P. Nicholson	208	20.80
R. D. Nordyke	121	12.10
T. J. O'Donnell	222	22.20
Frank Oertel	166	16.60
Jas. Peters	35	3.50
M. B. Pitt	174	17.40
R. F. Price	171	17.10
M. J. Randall	141	14.10
E. D. Rayburn	73	7.30
S. R. Reed	55	5.50
S. C. Rees	180	18.00
A. L. Richards	137	13.70
H. G. Roberts	123	12.30
Douglas Rogers	93	9.30
J. W. Rowley	125	12.50
C. B. Santee	108	10.80
C. H. Scott	100	10.00
J. O. Shaff	235	23.50
F. E. Shortess	131	13.10
A. W. Slaught	90	9.00
J. M. Slosson	142	14.20
S. R. Smith	141	14.10
L. E. Stanley	112	11.20
Otto Starzinger
D. O. Stone	232	23.20
Wm. Stuart	163	16.30
F. G. Turner	127	12.70
Geo. F. Tucker	225	22.50
Oscar Ulstad	99	9.90
W. H. Walrath	163	16.30
J. B. Weaver
Alfred Wenstrand	153	15.30
J. E. Wichman	125	12.50
L. O. Wigdahl	147	14.70

Name.	Miles.	Amount.
C. B. Wilson	152	15.20
Geo. Wilson	162	16.20
H. L. Wilson	172	17.20
T. J. Wilson	71	7.10
J. M. Wormley	230	23.00

H. J. MILES,
T. J. O'DONNELL,
CHAS. E. BOIES.

We recommend that such mileage be duly certified.

H. J. MILES, *Chairman.*

Report adopted.

CONCURRENT RESOLUTION.

McFerren of Hamilton offered the following concurrent resolution, asked unanimous consent for its immediate consideration, and moved its adoption:

Be it Resolved by the House, the Senate concurring, That the Secretary of State be requested to furnish each news reporter in the Thirty-seventh General Assembly, a copy of the code, a copy of the supplement to the code, 1913, and a copy of the supplemental supplement to the code, 1915.

Motion prevailed and the resolution was adopted.

RESOLUTIONS.

McFerren of Hamilton offered the following resolution, asked unanimous consent for its immediate consideration, and moved its adoption:

Resolved, That the Chief Clerk of the House be instructed to procure badges for such employes of the House as require badges.

Motion prevailed and the resolution was adopted.

CONCURRENT RESOLUTION.

Epps of Wapello offered the following concurrent resolution: Directing an Investigation of Causes of the Present High Price of Bituminous Coal.

Be it Resolved by the House, the Senate concurring:

Whereas, In many sections of the state of Iowa the price of bituminous coal has been greatly increased beyond precedent within the last few months, and

Whereas, It further appears that the price of said coal has been raised to the consumer far beyond the proportion of the increase, if any, of the wages paid to the miner or other laborers engaged in its production without any apparent or reasonable cause therefor, and

Whereas, Said increase in the price of coal has been so sudden and rapid as to create a reasonable suspicion in the minds of many that the laws of Iowa regulating pools, trusts and combinations are being violated, especially Sections 5059, 5060, 5061, 5065, 5066 and 5067 of the Code of 1897 of Iowa, and Sections 5062, 5067-a, 5067-b, 5067-c of the Supplement of the Code of 1913, now therefore

Be it Resolved, That the Speaker of the House appoint a committee of three (3) to act in conjunction with a like committee to be appointed by the Senate to communicate and consult with the Attorney General and through his office with the various county attorneys in the counties of the state in which there exists reasonable grounds of a violation of the law having been and is taking place, with a view of ascertaining as to whether evidence can be procured of the violation of the above cited sections of the code and code supplement, commonly known as the Pools, Trusts, Combination and Conspiracy Law, and

Resolved, That wherever it appears to said committee and Attorney General that there is probable cause to believe there can be found or procured evidence in any county of the state of a violation of the above cited law, then said Attorney General is hereby instructed and directed through the assistance of the various county attorneys to bring actions, both criminal and civil, against said violators so apprehended, and that all corporations organized under the laws of the state of Iowa apprehended in violating said Pools, Trusts, Combination and Conspiracy Law, especially unlawfully pooling in, raising and increasing the price of any of the necessities of life, or apprehended in discriminating and showing preference in sales of said commodities, be cited to show cause, if any, why their charter should not be revoked, and

Resolved, This question being of vital interest and importance to all the people of the state and especially the wage earner and persons of limited means, we urge that immediate attention be given this matter.

Passed on file.

Turner of Iowa offered the following concurrent resolution:

Relating to the number of House and Senate journals furnished to the members of the general assembly and their use.

Resolved, by the House, the Senate concurring, That the document editor be instructed to have five copies of the corrected House Journal and five copies of the corrected Senate Journal placed on the desk of each member of the general assembly on the morning following their correction.

That the committee clerks be instructed to clip from said journals all action taken on bills and paste them in the House and Senate bill books of said members.

Passed on file.

On motion of Starzinger of Polk, Senate Joint Resolution No. 2, joint resolution relating to the selection of additional employees of the Thirty-seventh General Assembly of the State of Iowa, fixing their compensation and defining their duties, was taken up and considered, and the resolution was read for information of the House.

Mr. Starzinger moved that the rules be suspended, the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the resolution pass?"

Ayes—82.

Adkins.	Jackson.	O'Donnell.
Anderson of Greene.	Jessen.	Oertel.
Anderson of Winnebago.	Johnston of Humboldt	Peters.
Andre.	Johnston of Lucas.	Price.
Baldwin.	Jones.	Randall.
Benn.	Kepple.	Rees.
Boies.	Kern.	Richards.
Bruce.	Kimberly.	Roberts.
Crozier.	Klaus.	Santee.
Dean.	Klinker.	Shaff.
Dunkelberg.	Knickerbocker.	Shortess.
Durbin.	Krouse.	Smith.
Edgington.	Lake.	Stanley.
Elwood.	Langfitt.	Starzinger.
Epps.	Lee.	Stuart.
Erickson.	Lenocker.	Tucker.
Finley.	McFarlane.	Turner.
Flenniken.	McFerren.	Ulstad.
Gilbert.	Mead.	Walrath.
Gilmore.	Meredith	Weaver.
Giltner.	Miles.	Wenstrand.
Grason.	Miller.	Wickham.
Gray.	Murray.	Wigdahl.
Griffin.	Newton.	Wilson of Cherokee.
Hall.	Nichols.	Wilson of Mahaska.
Harrington.	Nicholson.	Wilson of Mitchell.
Horchem.	Nordyke.	Wormley.
		Mr. Speaker.

Nays—14.

Coakley.	Mackie.	Rowley.
Finch.	Mantz.	Scott.
Garber.	Mowery.	Stone.
Larsen.	Reed.	Wilson of Louisa.
Lewis.	Rogers.	

Absent or not voting—12.

Anderson of Davis.	Findlay of Webster.	Neff.
Bailey.	Hansen.	Rayburn.
Becker.	Helming.	Slaught.
Darrah.	Mooty.	Slosson.

So the resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

E. E. Moore, assistant doorkeeper, took and subscribed to the required oath.

On motion of Klinker of Crawford, House File No. 1, a bill for an act to repeal paragraph five (5) of section one hundred thirty-eight (138) of the Supplemental Supplement to the Code, 1915, and to enact a substitute therefor; to provide for the preparation, printing and distribution of a classified index to legislative bills and making appropriation to defray the expense thereof; and to provide for the preparation, printing, publication, distribution and sale of the acts and resolutions of the general assembly and making an appropriation to defray the expense thereof: all relating to the subject of public printing and binding, with report of committee recommending passage as amended, was taken up, considered and the committee amendments were adopted.

Moved by McFerren of Hamilton that the House adjourn until Wednesday at 10 o'clock a. m. Motion prevailed.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 17, 1917.

House met pursuant to adjournment, Speaker Pitt in the chair.
Prayer was offered by the Rev. Charles W. Swan of Plano, Iowa, a member of the House in the Thirty-second and Thirty-third General Assemblies.

Journal of January 16th corrected and approved.

CONSIDERATION OF BILLS.

House resumed consideration of House File No. 1.

Unanimous consent having been obtained, Klinker of Crawford moved that the rules be suspended, the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?" The vote was:

Ayes—105.

Adkins	Harrington	O'Donnell
Anderson of Davis	Horchem	Oertel
Anderson of Greene	Jackson	Peters
Anderson of Winnebago	Jessen	Price
Andre	Johnston of Humboldt	Randall
Bailey	Johnston of Lucas	Rayburn
Baldwin	Jones	Reed
Becker	Kepple	Rees
Benn	Kern	Richards
Boies	Kimberly	Roberts
Bruce	Klaus	Rogers
Coakley	Klinker	Rowley
Crozier	Knickerbocker	Santee
Darrah	Krouse	Scott
Dean	Lake	Shaff
Dunkelberg	Langftt	Shortess
Durbin	Larson	Slaught
Edgington	Lee	Slosson
Elwood	Lenocker	Smith
Epps	Lewis	Stanley
Erickson	McFarlane	Starzinger
Finch	McFerrer	Stone
Findlay	Mackie	Stuart
Finley	Mantz	Tucker
Flenniken	Mead	Ulstad
Garber	Meredith	Walrath
Gilbert	Miles	Weaver
Gilmore	Miller	Wenstrand
Giltner	Mowery	Wichman
Grason	Murray	Wigdahl
Gray	Neff	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nichols	Wilson of Mahaska
Hansen	Nicholson	Wilson of Mitchell
	Nordyke	Wormley
		Mr. Speaker

Nays—None.

Absent or not voting—3.

Helming
Mooty

Turner

So the bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

MESSAGE FROM THE SENATE.

Secretary Watters reported the following message from the Senate:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to printing in pamphlet form a list of the officers and members of the House and Senate together with a list of the members of the committees of both houses.

Passed on File.

COMMITTEE CLERKS REPORTED.

Kimberly of Scott, chairman of the committee on the selection of committee clerks, submitted the following report and moved its adoption:

Your committee on the selection of committee clerks reports that we have examined and recommend the following named:

Mrs. C. A. Roberts.
Dorothy Knowlton.
Ella Herter.

Bertha Matthess.
Zenia V. Cowan.

D. W. KIMBERLY, Chairman.
T. F. GRIFFIN.
DOUGLAS ROGERS.

Report adopted.

The following clerks took and subscribed to the oath of office:

Dorothy Knowlton.
Ella Herter.
C. A. Roberts.

Bertha Matthess
Zenia V. Cowan.

LEAVE OF ABSENCE.

On request of Wilson of Mitchell leave of absence was granted Helming of Allamakee until Thursday.

RESOLUTIONS CONSIDERED.

Turner of Iowa called up House Concurrent Resolution relating to number of journals and moved its adoption. Motion prevailed and resolution was adopted.

Epps of Wapello called up House Concurrent Resolution relating to bituminous coal and moved its adoption. Motion prevailed and resolution was adopted.

Speaker appointed as such committee on the part of the House, Epps of Wapello, Starzinger of Polk and Griffin of Woodbury.

INTRODUCTION OF BILLS.

By Neff of Pottawattamine, House File No. 22, a bill for an act to amend section one thousand seven hundred fifty-nine-a (1759-a) of the Supplement to the Code, 1913, granting to mutual fire, tornado and hail storm assessment insurance associations authority to write insurance against theft under the provisions of Chapter Five (5) of Title IX of the Supplement to the Code, 1913.

Read first and second time and referred to Committee on insurance.

By Elwood of Howard, House File No. 23, a bill for an act to amend section thirteen hundred and three (1303), Supplemental Supplement to the Code, 1915, providing for the levying of taxes for the grading and building of roads.

Read first and second time and referred to committee on ways and means.

By Flenniken of Jones, House File No. 24, a bill for an act authorizing the governor of the state of Iowa to issue patent conveying to R. A. Cartano and Edward Eilers the following described land situate and lying in Jones county and state of Iowa, to-wit: the west one-half ($W\frac{1}{2}$) of the northeast one-fourth ($NE\frac{1}{4}$) of section sixteen (16), township eighty-six (86) north of range three (3), west of the fifth (5) principal meridian.

Read first and second time and referred to committee on judiciary.

By Randall of Linn, House File No. 25, a bill for an act to repeal section nine hundred thirty-two-a (932-a) of the Supplement to the Code, 1913, and to enact a substitute therefor, relating to Firemen's Pension Fund and levy of tax therefor.

Read first and second time and referred to committee on judiciary.

By Meredith of Jasper, House File No. 26, a bill for an act to amend the law as it appears in sections ten hundred seventy-two (1072) and twenty-seven hundred forty-two (2742), Supplement to the Code, 1913, and in section twenty-seven hundred thirty-four-b (2734-b), Supplemental Supplement to the Code, 1915, relating to the election, compensation and qualifications of county superintendent.

Read first and second time and referred to committee on judiciary.

By Giltner of Monroe, House File No. 27, a bill for an act to amend section ten hundred seventy-six (1076), Code Supplement, relative to the registration of voters.

Read first and second time and referred to committee on elections.

By Rayburn of Poweshiek, House File No. 28, a bill for an act to legalize the appointment of the trustees of the free public library of the incorporate town of Montezuma, Iowa, and their action in connection with the recommendation to the council of said town in the matter of levies for the erection and maintenance of such library, the acts of the said town council in the matter of levying said tax, and the acts of the clerk of said town in certifying the said levy to the auditor of Poweshiek county, Iowa, the acts of said auditor in spreading said levy upon the tax records for the year 1916, which records have been delivered to the treasurer of said Poweshiek county, Iowa, and the acts of said treasurer in making collection of the aforesaid levy and assessment for library purposes.

Read first and second time and referred to committee on judiciary.

By Wilson of Lousia, House File No. 29, a bill for an act to amend the law as it appears in section twenty-one hundred fifty-seven-g (2157-g), Supplement to the Code, 1913, relating to free passes.

Read first and second time and referred to committee on judiciary.

By Giltner of Monroe, House File No. 30, a bill for an act to fix the fees of witnesses and jurors in inquests; to fix the compensation of coroners; to repeal code sections five hundred thirty (530) and five hundred thirty-one (531) and to enact substitutes therefor.

Read first and second time and referred to committee on judiciary.

By Giltner of Monroe, House File No. 31, a bill for an act to provide for the liability of tenants in common in possession to their co-tenants out of possession; and to amend section forty-one hundred eighty-five (4185) of the Code.

Read first and second time and referred to committee on judiciary.

By Wenstrand of Page, House File No. 32, a bill for an act to amend the law as it appears in section twenty-three hundred forty-eight-a (2348-a) of the Supplement to the Code, 1913, relating to pocket gophers and bounty for the destruction thereof.

Read first and second time and referred to committee on agriculture.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Knickerbocker of Linn presented petition from Cedar Rapids Grade Teachers' Association relative to the teachers' annuity bill.

Referred to committee on schools and text books.

Smith of Bremer offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption.

RESOLUTION.

MR. SPEAKER—Resolved that a committee of three (3) be appointed by the Chair to draft resolutions in commemoration of the life and services of Charles W. Miller of Waverly, Representative of the Seventy-second District, during the Thirty-second (32), Thirty-third (33), Thirty-fourth (34), Thirty-fifth (35), and Thirty-sixth (36) General Assembly, who died October 6, 1915.

Motion prevailed and Speaker appointed as such committee, Smith of Bremer, Crozier of Marion, Kepple of Chickasaw.

Wenstrand of Page offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

RESOLUTION.

Whereas, the Honorable O. H. Frink of Shenandoah, Page County, Iowa, a member of the Twenty-seventh General Assembly died at his home in Shenandoah, Iowa, on July 25, A. D. 1916,

Therefore, be it resolved, that a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public service to his state and nation.

Motion prevailed and Speaker appointed as such committee, Wenstrand of Page, Johnston of Lucas, Rogers of Carroll.

On motion of Wilson of Mitchell, House adjourned until 10 :00 o'clock Thursday morning.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 18, 1917.

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

Prayer was offered by Rev. C. S. Marsolf, pastor of the Presbyterian church at Leon, Iowa.

Journal of January 17th corrected and approved.

HOUSE FILE RE-REFERRED.

Meredith of Jasper asked unanimous consent to have House File No. 26 withdrawn from the committee on judiciary and referred to the committee on schools and text-books. Unanimous consent having been granted, House File No. 26 was so referred.

The chief clerk assigned a chair in the press gallery to an accredited member of the press as follows:

Press correspondent—H. H. Koch, seat No. 6.

LEAVE OF ABSENCE.

On request of Stuart of Emmet, leave of absence was granted Coakley of Union until Friday.

On request of Darrah of Franklin, leave of absence was granted Mackie of Benton until Friday.

COMMITTEE CLERKS REPORTED.

Kimberly of Scott, chairman of the committee on the selection of committee clerks, submitted the following report and moved its adoption:

MR. SPEAKER—Your committee on the selection of committee clerks reports that it has examined and recommends the selection of the following named applicant:

Mary Ward.

Respectfully submitted,

D. W. KIMBERLY,

Chairman.

T. F. GRIFFIN,
DOUGLAS ROGERS,

Committee.

Report adopted.

SENATE CONCURRENT RESOLUTIONS.

Rogers of Carroll called up Senate concurrent resolution relative to the printing in pamphlet form of the list of officers and standing committees of the Senate and House, and moved that the House concur.

Motion prevailed.

Concurrent resolution directing the state printer to print in pamphlet form a list of the officers and standing committees of the Senate and House.

Resolved by the Senate, the House concurring, That the state printer is hereby instructed to print in pamphlet form a list showing, as to each House:

1. Officers.
2. Alphabetical list of members with seat number and home county.
3. Standing committees with room number and membership.
4. Members and their respective committees.
5. City addresses and phone numbers of members.
6. Committee clerks with address and phone numbers.

Pamphlet to be approximately three by five and a half inches in size corresponding in general make up to that used at the last session; six hundred copies thereof to be promptly printed for the use of the Senate and nine hundred thereof for the House. The desk forces of the respective Houses to promptly prepare the copy.

Weaver of Polk called up Senate concurrent resolution relative to the services of the Iowa National Guard, and moved that the House concur. Motion prevailed.

Expressing Appreciation of the Services of the Iowa National Guard in Connection with Mexican Border Service.

Whereas, conditions in Mexico and along the Mexican border of the United States have been of such serious disturbance as to require the presence of a large number of United States troops to maintain order and preserve the lives and property of American citizens, and

Whereas, on the call of the President of the United States for volunteer soldiers to make up this army of protection and defense the Iowa National Guard was among the first to respond to the call, therefore, be it

Resolved, by the Senate and House of Representatives of the Thirty-seventh General Assembly of Iowa, That we, for the people of Iowa, hereby express our appreciation of the services of our citizens who compose the National Guard. They come from the very best classes of citizenship in this state. Men of ability, education, and accomplishment at home, they unhesitatingly sacrificed family and business relations, disregarded opportunities for success and attainment in civil life, and with genuine patriotism of the highest order known to any country went to the defense and honor of the Flag. These Iowa officers and men in active service on the Mexican border have proven their soldierly

qualities in every way. They have first established a record for health and sanitation in army life that has no equal; they have proven their efficiency on the march, in the camp and in every kind of maneuvers. They have served faithfully as soldiers of the general government and have always striven to maintain the highest honor and reputation of the citizenship of Iowa.

These Iowa troops, many of them, are now returned to this state and are about to be mustered out of the Federal service. Other troops may soon follow them back from the southland. Therefore, we, the representatives of the people of Iowa, desire now to tender to those patriotic and devoted citizens of our state and country the appreciation and commendation of all our people for what they have done.

We appreciate the sacrifice of home ties and business which they have made; we regard their willingness to undergo the discomforts of camp life, of routine of drill and soldierly training, and finally to offer their very lives in defense of their country to be worthy of such recognition as this state should make to soldiers who have accomplished heroic results.

Resolved, that these resolutions be made a part of the records of this state, and that copies of the same, suitably printed for preservation, be made under the supervision of the Adjutant General of Iowa, so that every soldier returning from the border and now serving there or in Mexico, may receive a copy of said resolutions directed to him or his family with his own name and rank and the organization to which he belonged written over them.

INTRODUCTION OF BILLS.

By Tucker of Clinton, House File No. 33, a bill for an act legalizing and curing the acts and proceedings of the Independent School District of Grand Mound, in the county of Clinton and state of Iowa, in relation to the election to procure a site erect and equip a school house in said district, and for the sale of the old site, and the old school house, the issuance of thirty thousand (\$30,000.00) dollars in bonds for the purpose of paying for the new site, and erection and equipment of a school house, and authorizing the board of directors of said district to issue the thirty thousand (\$30,000.00) dollars bonds voted at an election.

Read first and second time and referred to committee on judiciary.

By Shortess of Tama, House File No. 34, a bill for an act to amend the law as it appears in section seventeen hundred fifty-eight-n (1758-n) Supplemental Supplement to the Code 1915, and to authorize the inspection of rated risks by inspectors appointed under the direction of the commissioner of insurance,

and to authorize such commssioner to order immediate publication of a new rate based upon such inspection.

Read first and second time and referred to committee on insurance.

By McFerren of Hamilton, House File No. 35, a bill for an act to recognize trade unions and labor organizations, prohibiting the granting of injunctions or restraining orders in cases growing out of disputes in labor cases, prescribing under what conditions injunctions may issue, declaring that the labor of a human being is not a commodity or article of commerce, and prohibiting the prosecution in the courts of persons entering into agreements or combinations between themselves for the purpose of lessening the number of hours of labor, or increasing wages or bettering the condition of working men and women.

Read first and second time and referred to committee on labor.

By Boies of Buchanan, House File No. 36, a bill for an act to amend the law as it appears in section ten hundred and seventy-six (1076) of the code relating to the registration of voters in cities.

Read first and second time and referred to committee on elections.

By Randall of Linn, House File No. 37, a bill for an act to amend the law as it appears in section eight hundred and eighty-eight (888) of the Code relating to the levy of a tax for a city bridge fund.

Read first and second time and referred to committee on municipal corporations.

By Boies of Buchanan, House File No. 38, a bill for an act appropriating the sum of one thousand dollars (\$1000) to indemnify Miss Grace Ginther of Independence, Iowa, for personal injury sustained by her while a student at the Iowa State College at Ames.

Read first and second time and referred to committee on claims.

By Oertel of Lee, House File No. 39, a bill for an act to amend section twenty-five hundred sixty-three-k (2563-k) of the 1913 Supplement to the Code, 1907, classifying "mourning-doves" as game birds.

Read first and second time and referred to committee on fish and game.

By Oertel of Lee, House File No. 40, a bill for an act to amend section twenty-five hundred forty (2540) of the 1915 Supplement to the Code, 1907, classifying sunfish as game fish and permitting fishing by pole and line at any time.

Read first and second time and referred to committee on fish and game.

By Anderson of Davis, House File No. 41, a bill for an act to amend the law as it appears in section four hundred fifty-eight-d (458-d) Supplement to the Code 1913, relating to compensation for domestic animals killed or injured by dogs or wolves.

Read first and second time and referred to committee on agriculture.

By Mantz of Audubon, House File No. 42, a bill for an act to repeal the law as it appears in section three thousand eight hundred and forty-seven (3847) Supplement to the Code of 1913 relating to the giving of security for costs and to enact a substitute therefor.

Read first and second time and referred to committee on judiciary.

By Mantz of Audubon, House File No. 43, a bill for an act to repeal the law as it appears in section three thousand seven hundred and twenty (3720) of the Code of 1897 relating to the giving of additional instructions and to enact a substitute therefor.

Read first and second time and referred to committee on judiciary.

By Weaver of Polk, House File No. 44, a bill for an act to authorize cities to establish community center districts and to provide for the establishment and erection thereon of a community center house with recreation grounds adjacent and for the maintenance thereof, and to submit to the voters of such district the question of a bond issue for the establishment of such improvement.

Read first and second time and referred to committee on municipal corporations.

By Anderson of Greene, House File No. 45, a bill for an act to limit the number of bills which may be introduced by a single member of the legislature at a single session thereof.

Read first and second time and referred to committee on judiciary.

By Wilson of Lousia, House File No. 46, a bill for an act to require highway authorities to provide suitable warnings of dangerous railroad crossings.

Read first and second time and referred to committee on roads and highways.

By Stanley of Adams, House File No. 47, a bill for an act to provide for the keeping of a record in the office of secretary of state containing list of convicts and of the crimes of which they were convicted and other violations of the law of which they have been adjudged guilty in either a civil or criminal proceeding in each county of the state, and for the distribution of such information among the several clerks of the district court and county attorneys of the state.

Read first and second time and referred to committee on judiciary.

By Scott of Appanoose, House File No. 48, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-m twenty-three (1571-m23) Supplement to the Code, 1913 by providing a penalty for operating a motor vehicle while intoxicated.

Read first and second time and referred to committee on motor vehicles and transportation.

By McFarlane of Black Hawk, House File No. 49, a bill for an act to repeal section twenty eight hundred and thirty six (2836) of the Code, and to enact a substitute therefor providing that school boards may furnish free text books, and providing the manner thereof.

Read first and second time and referred to committee on schools and text-books.

REPORT OF COMMITTEE.

Kimberly of Scott, chairman of the committee to select and assign committee clerks, submitted the following report :

MR. SPEAKER—We, your committee on the selection of committee clerks, beg leave to report that we have examined and would recommend the assignment of clerks as follows:

Name.	Assigned to.
Anderson, Helen M.....	Griffin.
Barlow, Jean	Wormley and Flenniken.
Bollinger, Bess	Gray and Miller.
Brennan, Agnes	Darrah and Hansen.
Cox, Anna	Ulstad and Findlay.
Carlson, Nettie	Rees and Mackie.
Cook, Letha M.....	Tucker and Miles.
Culver, Maude J.	Jones and Harrington.
Cobacker, Frances B.....	Starzinger and Rayburn.
Cowan, Zenia V.....	Kimberly and Smith.
Currier, Adah	Lake and Jessen.
Chapman, Frances	Gilmore and Wilson of Cherokee.
Canfield, Margaret	Santee and Murray.
Canfield, Inez	Turner and Walrath.
Dahlberg, Mary E.....	Anderson of Greene and Weaver.
Downey, Selma F.....	Knickerbocker and Klinker.
Erickson, Maude	Larson and Finch.
Fitzgerald, Margaret	Bruce and Richards.
Gibson, Ruth	Benn and Finley.
Knowlton, Dorothy	Dean and Langfitt.
Logsdon, Grace L.....	Wichman and Gilbert.
Low, Vera A.....	Wigdahl and Stanley.
McClellan, Mae	Stone and Neff.
McGuire, Mabel	Elwood and McFarlane.
McKinnon, Neva K.....	Wenstrand and Newton.
Mann, Dollina	Stortess and Andre.
Melick, Emma	Shaff and Roberts.
Matthess, Bertha	Mead and Nordyke.
Norman, Ruby	Johnston of Lucas.
Plagman, Elizabeth	Nicholson and Jackson.
Rundlett, Bernice	Price and Durbin.
Rowley, Fay O.....	Rowley and Wilson of Louisa.
Ruble, Anna H.....	Becker and Randall.
Saverude, Sadie	Kern and Wilson of Mitchell.
Stout, Ada	Nichols and Kepple.
Scanlon, Mabel	Peters and Stuart.
Sayles, Myrtle D.....	Giltner and Scott.
Slaught, Marguerite	Slaught and Anderson of Winnebago.
Stamper, Lora M.....	Meredith and Mooty.
Thompson, Blanche	McFerren.
Taylor, Grace M.....	Hall.
Weaver, Mrs. Paul.....	Slosson and Erickson.
Wilson, Opal	Epps and Wilson of Mahaska.
Woodruff, Mrs. Lou.....	Adkins and Lee

Name.	Assigned to.
Fasse, Meta Z.....	Helming and Klaus.
Silverman, Helen	Edgington and Mantz.
Roberts, Mrs. C. A.....	Oertel and Grason.
Herter, Ella	Johnston of Humboldt.
Ward, Mary	Boles and Dunkelberg.
Donahoe, Nelle C.....	Baldwin, Lenocker and Reed.
Forsythe, Mary	Coakley, Crozier and Lewis.
Gregg, Mrs. Jennie R.....	Anderson of Davis and Rogers.
Kegley, Mary	Bailey, Garber and Mowery.
States, Rua	Horchem, Krouse and O'Donnell.

D. W. KIMBERLY, Chairman.
T. F. GRIFFIN,
DOUGLAS ROGERS,
Committee.

Mr. Kimberly moved that the report be adopted. Motion prevailed and the report was adopted.

On motion of Adkins of O'Brien the House adjourned until 10 o'clock a. m., Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 19, 1917.

House met pursuant to adjournment, Speaker Pitt in the chair.
Prayer was offered by Rev. J. E. Holden, pastor of the First
Congregational church at Newell, Iowa.

Journal of January 18th corrected and approved.

LEAVE OF ABSENCE.

On request of Rogers of Carroll leave of absence was granted
Crozier of Marion until Saturday.

On request of Harrington of Kossuth leave of absence was
granted Gilbert of Marshall until Monday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Gilmore of Clay presented petition of citizens of Clay county
relative to the practice of chiropractic.

Referred to committee on public health.

Johnston of Lucas presented petition of citizens of Lucas county
relative to the practice of chiropractic.

Referred to committee on public health.

Reed of Guthrie presented petitions of citizens of Guthrie county
relative to the practice of chiropractic.

Referred to committee on public health.

Nicholson of Winneshiek presented petition of citizens of Win-
neshiek county relative to the practice of chiropractic.

Referred to committee on public health.

Rayburn of Poweshiek presented petitions of citizens of Powe-
shiek county relative to the practice of chiropractic.

Referred to committee on public health.

Erickson of Lyon presented petition of citizens of Lyon county relative to the practice of chiropractic.

Referred to committee on public health.

Adkins of O'Brien presented petition of citizens of O'Brien county relative to the practice of chiropractic.

Referred to committee on public health.

Peters of Dallas presented petition of citizens of Dallas county relative to the practice of chiropractic.

Referred to committee on public health.

Miller of Boone presented petition of assessors of Boone county relative to the compensation of assessors.

Referred to committee on compensation of public officers.

Elwood of Howard presented petition of citizens of Hardin county requesting the enactment of a law providing for non-residents' fishing license.

Referred to committee on fish and game.

Gilmore of Clay presented petition of assessors of Clay county relative to the compensation of assessors.

Referred to committee on compensation of public officers.

Miller of Boone presented resolution of the Boone County Farmers' Institute relative to embargo on food products, better roads legislation, automobile tax, Torrens system, etc.

Referred to committee on agriculture.

Nordyke of Keokuk presented petition of citizens of Keokuk county relative to fishing license.

Referred to committee on fish and game.

INTRODUCTION OF BILLS.

By Reed of Guthrie, House File No. 50, a bill for an act to amend the law as it appears in section twenty-five hundred and ninety four (2594) of the 1913 Supplement to the Code to provide for the distribution of the funds arising from the license fees paid by itinerant vendors of drugs.

Read first and second time and referred to committee on pharmacy.

By Peters of Dallas, House File No. 51, a bill for an act to amend section 793 of the Supplement to the Code of Iowa, 1913, relating to the ordering by the city council of public improvements, the cost of which is to be assessed against the abutting property.

Read first and second time and referred to committee on municipal corporations.

By Anderson of Greene, House Joint Resolution No. 2, joint resolution limiting the number of bills which may be introduced by members of the legislature after February 1, 1917.

Read first and second time and referred to committee on judiciary.

By Stuart of Emmet, House File No. 52, a bill for an act providing for the registration of architects and for regulating the practice of architecture as a profession in the state of Iowa.

Read first and second time and referred to committee on judiciary.

By Anderson of Davis, House File No. 53, a bill for an act to amend the law as it appears in chapter two-b (2-b) of title eight (8), Supplement to the Code, 1913, as amended by chapter two-b (2-b), title eight (8), Supplemental Supplement to the Code, 1915, relating to the registration of motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

By Mackie of Benton, House File No. 54, a bill for an act to repeal section two hundred fifty-four-a-nine (254-a-9) of the Supplement to the Code of 1913, relating to the compensation of trustees of cemetery funds, and to enact a substitute therefor.

Read first and second time and referred to committee on compensation of public officers.

By Mackie of Benton, House File No. 55, a bill for an act to amend the law as it appears in section thirteen hundred twenty-eight (1328), Supplement to the Code, 1913, relating to the tax of telephone companies.

Read first and second time and referred to committee on telephones.

By Wichman of Hancock, House File No. 56, a bill for an act to repeal sections eleven hundred and six (1106), eleven hundred and nine (1109), eleven hundred and nineteen (1119), eleven hundred and twenty (1120), and eleven hundred and twenty-one (1121) of the 1913 Supplement to the Code relating to the manner of making up and the form of the ballot at elections and to the manner of marking and counting the same, and to enact substitutes therefor, and to amend section eleven hundred and eleven (1111) of the Code of 1897 relating to instructions to voters.

Read first and second time and referred to committee on elections.

By Rowley of Van Buren, House File No. 57, a bill for an act to repeal future levies of special tax upon the assessed valuation of the taxable property of the state for the purchase of real estate for the extension and for the improvement of the Capitol grounds, provided for by Chapter fourteen (14), acts of the thirty-fifth (35) general assembly, as the same appears in section fourteen hundred-t (1400-t), Supplement to the Code, 1913.

Read first and second time and referred to committee on ways and means.

By Rowley of Van Buren, House File No. 58, a bill for an act to authorize, empower and direct the executive council to sell all that part of the Capitol grounds lying and being west of East Ninth street, and also to sell all that part of said Capitol grounds lying and being east of East Twelfth street and to amend section fourteen hundred-t (1400-t), and repeal section fourteen hundred-t2 (1400-t2), of Chapter one "A" (1 A), of the Supplement to the Code, 1913, and to specify the manner in which the money derived from the sale of said land shall be used.

Read first and second time and referred to committee on public lands and buildings.

By Epps of Wapello, House File No. 59, a bill for an act to authorize and empower judges of courts of record to receive the verdict of nine (9) jurors as a verdict of the whole jury in certain cases.

Read first and second time and referred to committee on judiciary.

By Hansen of Scott, House File No. 60, a bill for an act relative to the policemen's pension fund in cities and towns including cities under special charter (amending section nine thirty-two-n (932-n) of the Supplement to the Code of Iowa, 1913).

Read first and second time and referred to committee on municipal corporations.

By Larson of Montgomery, House File No. 61, a bill for an act to amend the law as it appears in section seven hundred sixteen-a (716-a) of the Supplement to the Code, 1913, and to empower and authorize cities of the second class and incorporated towns to levy a tax for a fire fund.

Read first and second time and referred to committee on ways and means.

By Larson of Montgomery, House File No. 62, a bill for an act to amend the law as it appears in section two hundred eight-a (208-a) Supplement to the Code, 1913, relating to the powers and duties of the governor and to the powers and duties of the attorney general by authorizing them to require the services of peace officers and to employ the services of other persons from time to time as such services may be required for the proper enforcement of the laws or the performance of their duties, and to prescribe the powers and duties of such officers, and to appropriate funds for their compensation and expenses.

Read first and second time and referred to committee on judiciary.

By Oertel of Lee, House File No. 63, a bill for an act to amend Chapter 2b, Supplement to the Code of 1913, relating to non-partisan nomination and election of judges.

Read first and second time and referred to committee on elections.

By Oertel of Lee, House File No. 64, a bill for an act to appropriate money to make a survey, plans, maps and estimates of cost of a concrete highway on the west side of the Mississippi river from the north line of the state of Iowa to the south line of the state of Iowa.

Read first and second time and referred to committee on appropriations.

By Slosson of Worth, House File No. 65, a bill for an act to repeal section fifteen hundred sixty-five-g (1565-g) of the Supplement to the Code 1913 relating to the posting of notices in school districts for the purpose of calling attention of property owners to the weed law of the state of Iowa.

Read first and second time and referred to committee on roads and highways.

By Nichols of Hardin, House File No. 66, a bill for an act to amend the law as it appears in section two thousand nine hundred fifty-eight (2958) of the Code, relative to the form of conveyance.

Read first and second time and referred to committee on judiciary.

By Nichols of Hardin, House File No. 67, a bill for an act to repeal section four hundred ninety-eight (498) of the Code Supplement, 1913, and enacting a substitute therefor, relative to the fee that the county recorders shall be entitled to charge and receive.

Read first and second time and referred to committee on judiciary.

By Findlay of Webster, House File No. 68, a bill for an act to regulate the hours of duty of firemen in paid fire departments.

Read first and second time and referred to committee on municipal corporations.

RESOLUTIONS OFFERED.

Roberts of Ringgold offered the following resolution:

Resolved by the House of Representatives of the Thirty-seventh General Assembly, that all bills to be introduced in this House shall be so introduced not later than March 10, 1917, except committee bills.

Read for the information of the House and passed on file.

Roberts of Ringgold offered the following concurrent resolution:

CONCURRENT RESOLUTION.

Resolved by the House, the Senate concurring, that the committee on retrenchment and reform is hereby requested to investigate the matter of duplication of work of the various boards of the state, and the possibility

and advisability of the elimination or consolidation of boards or commissions, and make report and recommendations to this general assembly at the earliest possible date, not to be later than February 10, 1917.

Read for the information of the House and passed on file.

Wilson of Louisa offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, the honorable Lewis Albert Reiley, of Wapello, Louisa county, Iowa, a member of the twenty-first and twenty-second general assemblies, died at his home in Wapello, Iowa, on December 26, 1914,

Therefore, be it resolved, that a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. Speaker appointed as such committee, Wilson of Louisa, Benn of Washington and Crozier of Marion.

Turner of Iowa offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Resolved, That the document editor be instructed to have placed on the desk of each member of the House a copy of the House rule book of the thirty-sixth general assembly.

Motion prevailed and the resolution was adopted.

MESSAGES FROM THE SENATE.

Secretary Watters reported the following messages 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 House is asked:

Senate joint resolution No. 3, joint resolution agreeing to a proposed amendment to article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale or keeping for sale, of intoxicating liquors, as a beverage, within this state.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to the secretary of state furnishing each member of the thirty-seventh general assembly one copy of the appropriation acts and joint resolutions of the thirty-sixth general assembly of Iowa.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the Senate was asked:

Concurrent resolution relative to furnishing codes and supplements to news reporters of the thirty-seventh general assembly.

SENATE MESSAGES CONSIDERED.

Klinker of Crawford asked for and obtained unanimous consent for the immediate consideration of Senate Joint Resolution No. 3.

SENATE JOINT RESOLUTION NO. 3.

Joint resolution agreeing to a proposed amendment to article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale or keeping for sale, of intoxicating liquors, as a beverage, within this state.

Whereas, by senate joint resolution number six (6) of the resolutions of the thirty-sixth general assembly, which resolution was approved March 8, 1915, an amendment to the constitution of the state of Iowa was proposed, and,

Whereas, the said proposed amendment was agreed to by a majority of the members elected to the house of representatives of said thirty-sixth general assembly and entered upon its journal at page five hundred eighty-nine (589) thereof, and was agreed to by a majority of the members elected to the senate of said general assembly and entered upon its journal at pages three hundred and twenty-six (326) and three hundred and twenty-seven (327) thereof, and,

Whereas, the said resolution has been published as provided by law and has now been referred to this, the thirty-seventh general assembly, now, therefore,

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

That the proposed amendment to the constitution of the state of Iowa as contained in and proposed by said senate joint resolution number six (6) of the resolutions of the thirty-sixth general assembly, which resolution, including its title, was and is in words and figures as follows, to-wit:

“Joint resolution proposing to amend article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale, or keeping for sale, of intoxicating liquors, as a beverage, within this state.

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

That the following amendment to article one (1) of the constitution of the state of Iowa be and the same is hereby proposed: To add thereto following section twenty-six (26) thereof and as section twenty-seven (27) of article one (1) of said constitution the following, to-wit:

‘Sec. 27. The manufacture, sale, or keeping for sale, as a beverage, of intoxicating liquors, including ale, wine and beer, shall be forever prohibited within this state. The general assembly shall by law prescribe

regulations for the enforcement of the prohibition herein contained, and shall provide suitable penalties for the violation of the provisions hereof.'

Resolved, further, 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 months previous to the day of said election, as provided by law." be and the same is hereby agreed to, enacted and adopted.

Read first and second time and referred to committee on constitutional amendments.

Inez Canfield, committee clerk, took and subscribed to the required oath.

On motion of Rayburn of Poweshiek, the House adjourned until 10:00 o'clock a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 20, 1917.

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

Prayer was offered by Rev. C. V. Pence, pastor of the Christian Church at Webster City, Iowa.

Journal of January 19th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Newton of Cass presented petition of citizens of Cass county relative to compensation of assessors.

Referred to committee on compensation of public officers.

Newton of Cass presented petition of citizens of Cass county relative to the practice of chiropractic.

Referred to committee on public health.

Finch of Ida presented petition of citizens of Ida county relating to the suffrage amendment.

Referred to the committee on elections.

Durbin of Mills presented petition of citizens of Mills county relative to the practice of chiropractic.

Referred to the committee on public health.

Nordyke of Keokuk presented petition of citizens of Keokuk county relative to compensation of assessors.

Referred to committee on compensation of public officers.

McFerren of Hamilton presented petition of the bar association of Hamilton county relative to establishment of county courts.

Referred to committee on compensation of public officers.

Wormley of Plymouth presented petition of citizens of Plymouth county relative to compensation of assessors.

Referred to committee on compensation of public officers.

Elwood of Howard presented petition of citizens of Howard county relative to the shipment of intoxicating liquors.

Referred to committee on suppression of intemperance.

Giltner of Monroe presented petitions of citizens of Monroe county relative to the practice of chiropractic.

Referred to the committee on public health.

Wilson of Cherokee presented petition of citizens of Cherokee county relative to the practice of chiropractic.

Referred to the committee on public health.

Klaus of Delaware presented petition of citizens of Delaware county relative to compensation of assessors.

Referred to committee on compensation of public officers.

Langfitt of Adair presented petition of citizens of Adair county relative to present stallion law.

Referred to committee on animal industry.

Weaver of Polk presented petition of citizens of Polk county relative to the practice of chiropractic.

Referred to the committee on public health.

Wilson of Cherokee presented petition of the residents of Cherokee county relating to election of county superintendents.

Referred to committee on schools and textbooks.

COMMUNICATION FROM DOCUMENT EDITOR.

W. C. RAMSAY, *Chief Clerk,*
House of Representatives.

Dear Sir: In reply to the House resolution of today requiring the document editor to have placed on the desks of members of the House copies of the House rule book of the thirty-sixth general assembly, will say that it will be impossible to comply with the same, as the document department has no such copies and none were turned over to me with other documents at the time of the transfer last year.

The record shows that 400 copies were printed and were to be distributed by the officers of the House.

Yours,

ORA WILLIAMS, *Document Editor.*

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary to whom was referred House File No. 16, a bill for an act fixing the compensation of referees in partition, beg leave to report they 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.

RUBE MCFERREN, *Chairman.*

Report adopted and House File No. 16 was indefinitely postponed.

Klinker of Crawford, 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. 3, a joint resolution agreeing to a proposed amendment to article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale or keeping for sale, of intoxicating liquors, as a beverage, within this state, beg leave to report they have had the same under consideration and have unanimously instructed me to report the same back to the House with the recommendation that the same be adopted.

P. J. KLINKER, *Chairman.*

Report adopted.

CORRECTION IN MILEAGE REPORT.

I hereby certify that an error was made in the report of the committee on mileage as to the amounts due Representatives O'Donnell and Horchem of Dubuque county. They received the sum of \$22.20 each, and their correct amount should be \$20.60 each. I also certify that they have refunded to the state treasurer the sum of \$1.60 each.

W. C. RAMSAY, *Chief Clerk.*

LEAVE OF ABSENCE.

On request of Roberts of Ringgold, leave of absence was granted Miller of Boone until Monday.

On request of Mr. Speaker, leave of absence was granted Klinker of Crawford until Wednesday.

INTRODUCTION OF BILLS.

By Grason of Pottawattamie, House File No. 69, a bill for an act to amend section three hundred and three-a, Supplement of the Code, 1913, relating to the appointment of assistant county attorneys and their compensation.

Read first and second time and referred to committee on judiciary.

By Grason of Pottawattamie, House File No. 70, a bill for an act to repeal the law as it appears in section 2733-a1 of the Supplemental Supplement to the Code, 1915, relating to high school tuition of non-resident pupils in approved schools.

Read first and second time and referred to committee on schools and text-books.

By Randall of Linn, House File No. 71, a bill for an act amending section 1056-a26 of title V, chapter 14-C of the Supplement to the Code, 1913, relating to the election of officers by the city councils of cities under the commission plan.

Read first and second time and referred to the committee on municipal corporations.

By Starzinger of Polk, House File No. 72, a bill for an act fixing the period for which certain cities may issue bonds.

Read first and second time and referred to the committee on municipal corporations.

By Starzinger of Polk, House File No. 73, a bill for an act authorizing cities having a population of fifty thousand and over, including cities under commission form of government and cities under special charter, to erect a municipal court building and providing for a special tax, the issuance of bonds, and the submission of the question of erection of such building.

Read first and second time and referred to the committee on municipal corporations.

By Dean of Osceola, House File No. 74, a bill for an act to prohibit non-resident auctioneers from plying their vocation within this state and to provide a penalty therefor.

Read first and second time and referred to committee on agriculture.

By Mackie of Benton, House File No. 75, a bill for an act to amend the law as it appears in section eighteen hundred seventy (1870), Supplemental Supplement to the Code, 1915, relating to the investment of capital and surplus of banks.

Read first and second time and referred to committee on banks and banking.

By Lee of Sac, House File No. 76, a bill for an act to repeal chapter seven-a (7-a) of title twelve (XII), Supplement to the Code, 1913, creating the office of state fire marshal and to abolish said office.

Read first and second time and referred to committee on insurance.

By Mowery of Jefferson, House File No. 77, a bill for an act to repeal sections 2823-n, section 2823-o of the Supplement of the Code 1913 relating to school townships and rural independent districts and enact a substitute in lieu thereof, and to amend section 2823-p by striking out all of said section after the words "county superintendent."

Read first and second time and referred to committee on schools and text-books.

By Boies of Buchanan, House File No. 78, a bill for an act to indemnify and pay to E. O. Sherman the sum of three thousand dollars (\$3000) for the loss and damage sustained by him in the death of his son, Ralph Sherman, caused by being killed on the campus of the State College of Agriculture at Ames, December 6, 1914.

Read first and second time and referred to committee on claims.

By Griffin of Woodbury, House File No. 79, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, Supplement to the Code, 1913, creating a liability on the part of employers to compensate their employes and dependents for personal injury sustained by such employes in their line of duty, irrespective of the fault of either party; fixing the compensation to be paid; securing the payment thereof; providing the means and methods of enforcing such liability; creating the office of industrial commissioner and deputy industrial commissioner and providing for an arbitration committee, defining their powers and duties, and providing for a review of their orders, decisions and awards; appropriating money to carry out the provisions of the act; and repealing all acts and parts of acts inconsistent herewith.

Read first and second time and referred to committee on insurance.

By Jones of Cerro Gordo, House File No. 80, a bill for an act to amend section fifty-four hundred and forty-seven a (5447-a) Supplement to the Code, 1913, relating to the suspension of execution of sentence.

Read first and second time and referred to committee on judiciary.

By Jones of Cerro Gordo, House File No. 81, a bill for an act to amend section sixteen hundred and sixty (1660) Supplemental Supplement to the Code, 1915, relating to the purchase of real estate by the board of supervisors for county fair purposes.

Read first and second time and referred to committee on agriculture.

By Grason of Pottawattamie, House File No. 82, a bill for an act to put quarantine officers under the civil service law contained in Chapter 2-a, Title five (5) of the Supplement to the Code, 1913.

Read first and second time and referred to committee on public health.

By Harrington of Kossuth, House File No. 83, a bill for an act to amend section 850-c of the Supplement to the Code, 1913, relating to a tax for the purchase of real estate for park purposes and for the payment of special assessment against park property.

Read first and second time and referred to committee on ways and means.

By Crozier of Marion, House File No. 84, a bill for an act to relinquish and quitclaim all the rights of the state of Iowa in and to the abandoned river bed of the Des Moines river, in sections twenty-eight (28), twenty-nine (29), thirty (30), thirty-one (31), thirty-two (32) and thirty-three (33) in township seventy-seven (77) North, Range twenty (20) west of the Fifth P. M., Marion county, Iowa:

Read first and second time and referred to committee on judiciary.

By Dean of Osecola, House File No. 85, a bill for an act to amend the law as it appears in section six hundred eighty-seven-a (687-a), Supplemental Supplement to the Code, 1915, relating to the publication of proceedings of city councils.

Read first and second time and referred to committee on municipal corporations.

By Dean of Osceola, House File No. 86, a bill for an act to place all public highways under the supervision and control of the county board of supervisors and to relieve township trustees or other township road authorities of any further duties in connection therewith.

Read first and second time and referred to committee on roads and highways.

By Weaver of Polk, House File No. 87, a bill for an act to repeal section thirteen hundred and four-one-a (1304-1a), Supplemental Supplement to the Code, 1915, and to enact a substitute therefor, relating to sworn statement required for soldiers' exemption of property from taxes.

Read first and second time and referred to committee on judiciary.

MESSAGES FROM THE SENATE.

Secretary Watters reported the following messages from the Senate:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution relative to the number of House and Senate journals furnished to the members of the general assembly and their use.

Passed on file.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution relative to the investigation of causes of the present high price of bituminous coal.

Passed on file.

MOTION FOR SPECIAL ORDER.

Roberts of Ringgold moved that Senate joint resolution No. 3 be made a special order for Thursday, January 25th, at 10:30 a. m. Motion prevailed.

CONSIDERATION OF RESOLUTION.

Roberts of Ringgold called up House concurrent resolution relative to an investigation by the committee on retrenchment and reform into the matter of duplication of work in the various boards and commissions, and moved that the same be adopted. Motion prevailed.

Roberts of Ringgold asked unanimous consent to have House resolution relative to the introduction of bills not later than March 10, 1917, referred to the committee on rules.

Unanimous consent was obtained and resolution so referred.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION.

On request of Johnston of Humboldt, unanimous consent having been granted, senate concurrent resolution relative to furnishing the members with copies of all appropriation acts of the thirty-sixth general assembly was taken up and considered.

Be it Resolved by the Senate, the House concurring, That the secretary of state be requested to furnish each member of the thirty-seventh general assembly one copy of the appropriation acts and joint resolutions of the thirty-sixth general assembly of Iowa, and that one copy for each member of the appropriation committees be furnished to the chairman of said committees in the Senate and the House, for use in the committee rooms.

Mr. Johnston moved that the House concur in the above resolution. Motion prevailed.

On motion of Kern of Warren, House adjourned until Monday, January 22d, at 10:00 a. m.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 22, 1917.

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

Prayer was offered by Rev. S. Isaac Elder, pastor of the Christian Church, Creston, Iowa.

Journal of January 20th corrected and approved.

LEAVE OF ABSENCE.

On request of Wenstrand of Page leave of absence was granted Richards of Muscatine until Tuesday.

On request of Tucker of Clinton leave of absence was granted Shaff of Clinton until Tuesday.

On request of Darrah of Franklin, leave of absence was granted Nichols of Hardin until Tuesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Weaver of Polk presented a petition of citizens of Polk county relative to the practice of chiropractic.

Referred to committee on public health.

Starzinger of Polk presented petition of citizens of Polk county relative to the practice of chiropractic.

Referred to committee on public health.

Andre of Des Moines presented petition of citizens of Des Moines county relative to the practice of chiropractic.

Referred to committee on public health.

Gilbert of Marshall presented petition of citizens of Marshall county relative to the practice of chiropractic.

Referred to committee on public health.

Randall of Linn presented petition of citizens of Linn relative to H. F. No. 37.

Referred to committee on municipal corporations.

Flenniken of Jones presented petition of citizens of Jones county relative to compensation of assessors.

Referred to committee on compensation of public officers.

Ulstad of Wright presented petition of citizens of Wright county relative to the practice of chiropractic.

Referred to committee on public health.

Findlay of Webster presented petition of citizens of Webster county relative to practice of chiropractic.

Referred to committee on public health.

INTRODUCTION OF BILLS.

By Slaughter of Wapello, House File No. 88, a bill for an act to provide for the preliminary examination of all persons who may hereafter desire to practice medicine, surgery, dentistry, osteopathy, or any other form of the healing art, in the state of Iowa; to designate of whom the board preliminary examination shall consist, and to define its powers and duties; to provide compensation for the members thereof, and to prescribe penalties for all violations of this act.

Read first and second time and referred to committee on state educational institutions.

By O'Donnell of Dubuque, House File No. 89, a bill for an act to repeal the law as it appears in section nine hundred thirty-two-n (932-n), chapter 13-b, Supplement to the Code, 1913, relating to police pensions and to enact the following in lieu thereof.

Read first and second time and referred to committee on police regulations.

By O'Donnell of Dubuque, House File No. 90, a bill for an act to repeal the law as it appears in paragraph d, section ten hundred fifty-six-a32 (1056-a32), chapter 14 c, Supplement to the Code, 1913, and to enact a substitute therefor placing chiefs of police of certain cities under municipal civil service.

Read first and second time and referred to committee on police regulations.

By Weaver of Polk, House File No. 91, a bill for an act to amend the law as it appears in section thirteen hundred and four (1304), Supplement to the Code, 1913, relative to the exemption of property from taxation.

Read first and second time and referred to committee on ways and means.

By Durbin of Mills, House File No. 92, a bill for an act to repeal the law as it appears in section forty nine hundred seventy five a (4975a) and forty nine hundred seventy five b (4975b) of the Supplemental Supplement to the Code, 1913, relating to the docking of horses.

Read first and second time and referred to committee on animal industry.

By Gilbert of Marshall, House File No. 93, a bill for an act to provide additional buildings at the soldiers' home at Marshalltown, Iowa, and to provide an appropriation to cover the cost thereof.

Read first and second time and referred to committee on appropriations.

By Weaver of Polk, House File No. 94, a bill for an act authorizing cities of the first class, including cities under a commission form of government, and cities under special charter, to levy tax for police and fire purposes.

Read first and second time and referred to committee on municipal corporations.

By Wenstrand of Page, House File No. 95, a bill for an act to repeal sub-division ten (10) of section fifteen hundred seventy-one-m-eighteen (1571-m-18) Supplement to the code, 1913, relating to motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

By Wenstrand of Page, House File No. 96, a bill for an act to amend section fourteen hundred eighty-three (1483) Supplement to the Code, 1913, relating to establishment of highways by consent.

Read first and second time and referred to committee on roads and highways.

By Randall of Linn, House File No. 97, a bill for an act to repeal section forty-six hundred-a (4600-a) of the Supplement to the Code 1897, relating to the accounting for the fees received by constables and justices of the peace, and to enact in lieu thereof provisions for such accounting.

Read first and second time and referred to committee on judiciary.

By Reed of Guthrie, House File No. 98, a bill for an act to amend section ten hundred and ninety (1090) of the Supplement to the Code, 1913, relating to the formation of election precincts.

Read first and second time and referred to committee on elections.

RESOLUTIONS.

Mooty of Grundy offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable Daniel Kerr, of Grundy county, Iowa, a member of the House of Representatives in 1884, died at his home in Grundy Center, on or about the 8th day of October, 1916, now therefore,

Be It Resolved, That a committee be appointed to prepare a memorial fittingly to commemorate his life and public service to his state and nation.

Motion prevailed and resolution was adopted. Speaker appointed as such committee, Mooty of Grundy, Gilbert of Marshall and Mowery of Jefferson.

Wenstrand of Page offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable Charles F. Crose, of Shenandoah, Page county, Iowa, a member of the House during the thirtieth and thirty-first general assemblies, died at Santa Ana, California, January 11, 1917, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial to fittingly commemorate his life and public service to his state and nation.

Motion prevailed and resolution was adopted. Speaker appointed as such committee, Wenstrand of Page, Rees of Fremont and Lee of Sac.

Dunkelberg of Floyd offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, Honorable George H. Purdy, of Rockford, Iowa, an honored member of the House of Representatives from Floyd county, Iowa, in the thirty-sixth general assembly, died April 19, 1915, therefore,

Be It Resolved, That a committee of three be appointed to draft a suitable memorial commemorating his life and public services.

Motion prevailed and resolution was adopted. Speaker appointed as such committee, Dunkelberg of Floyd, Grason of Pottawattamie and Horchem of Dubuque.

Lee of Sac, from the joint committee on enrolled bills, submitted the following report:

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate joint resolution No. 2, joint resolution relating to the selection of additional employes of the thirty-seventh general assembly of the state of Iowa, fixing their compensation and defining their duties.

C. ORVILLE LEE,

Acting Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

JOINT RESOLUTION SIGNED.

The Speaker announced that, as Speaker of the House and in the presence of the House, he had signed Senate Joint Resolution No. 2.

On motion of Helming of Allamakee, House adjourned until Tuesday at 10:00 o'clock a. m.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 23, 1917.

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

Prayer was offered by Rev. J. C. Kendrick, pastor of the Methodist Church, Ottumwa, Iowa.

Journal of January 22d corrected and approved.

LEAVE OF ABSENCE.

On request of Johnston of Humboldt leave of absence was granted Murray of Buena Vista indefinitely.

On request of Oertel of Keokuk leave of absence was granted Finley of Henry until Thursday.

On request of Hall of Taylor leave of absence was granted Crozier of Marion until Wednesday.

On request of Wilson of Louisa leave of absence was granted Rowley of Van Buren until Wednesday.

On request of Stuart of Emmet leave of absence was granted Langfitt of Adair until Wednesday.

On request of Rees of Fremont leave of absence was granted Wenstrand of Page until Thursday.

On request of Rogers of Carroll leave of absence was granted Coakley of Union until Monday on account of illness.

On request of Rogers of Carroll leave of absence was granted Bailey of Shelby until Wednesday on account of illness.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Andre of Des Moines presented petition of citizens of Des Moines county relative to the compensation of assessors.

Referred to committee on compensation of public officers.

Andre of Des Moines presented petition of citizens of Des Moines county relative to the practice of chiropractic.

Referred to committee on public health.

Miles of Jackson presented petition of citizens of Jackson county relative to the practice of chiropractic.

Referred to committee on public health.

Mantz of Audubon presented petition of citizens of Audubon county relative to the practice of chiropractic.

Referred to committee on public health.

Durbin of Mills presented petition of medical society of Mills county in relation to an appropriation for a medical library in the state library.

Referred to committee on appropriations.

Erickson of Lyon presented petition of citizens of Lyon county relative to compensation of assessors.

Referred to committee on compensation of public officers.

Larson of Montgomery presented petition of G. A. R. Post No. 57 of Montgomery county relative to paying the transportation of survivors of the Vicksburg campaign to the peace jubilee to be held at Vicksburg in October, 1917.

Referred to committee on appropriations.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary to whom was referred House file No. 42, a bill for an act to repeal the law as it appears in section three thousand eight hundred and forty-seven (3847) supplement to the code of 1913 relating to the giving of security for costs 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:

1. By striking out the words "To repeal" in the first line of the title, and substitute therefor the words "To amend", by striking out the word "of" following the word code in the title and by striking out from the title the words "and to enact as a substitute therefor", and by striking out the word "and" in the second line of said title.

2. By striking out all of the said bill following the enacting clause and substituting therefor as follows:

"That section three thousand eight hundred forty-seven (3847) supplement to the code, 1913, be, and the same is hereby amended, by adding to said section the following:

"This section shall be held to apply to non-resident plaintiffs in proceedings to enforce claims filed against estates of decedents.", and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary to whom was referred House file No. 33, a bill for an act legalizing and curing the acts and proceedings of the independent school district of Grand Mound, in the county of Clinton 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:

That there be inserted in line 11 of section 2 of said bill after the word "authorized" the following: "by virtue of said election so held" and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary to whom was referred House file No. 47, a bill for an act to provide for the keeping of a record in the office of secretary of state containing list of convicts and of the crimes of which they were convicted and other violations of the law of which they have been adjudged guilty in either a civil or criminal proceeding in each county of the state, and for the distribution of such information among the several clerks of the district court and county attorneys 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 indefinitely postponed.

RUBE McFERRIN, *Chairman.*

Report adopted and House File No. 47 was indefinitely postponed.

Johnston of Lucas, 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. 20, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-m-32 (1571m32) supplemental supplement to the code, 1915, relating to the expenditure of the motor vehicle road fund and authorizing the oiling of public highways outside 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 do pass.

JAS. F. JOHNSTON, *Chairman.*

Report adopted.

MESSAGES FROM THE SENATE.

Secretary Watters reported the following messages from the Senate:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution relative to investigation of the matter of duplication of work of the various boards of the state.

Passed on file.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to appointment to fill vacancy in document room, caused by resignation of Howard Bryan.

Passed on file.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to the compensation of P. S. Ervin as temporary mail carrier.

Passed on file.

INTRODUCTION OF BILLS.

By Andre of Des Moines, House File No. 99, a bill for an act to regulate the practice of chiropractic and to provide for the examination and license of chiropractors and to provide for the maintenance of the board of examiners.

Read first and second time and referred to committee on public health.

By Johnston of Humboldt, House File No. 100, an act providing for the creation of the twenty-second judicial district, and the withdrawal of Webster county from the eleventh judicial district, and of Humboldt county from the fourteenth judicial district, and providing for the appointment of judges of the district court.

Read first and second time and referred to committee on judicial districts.

By Garber of Decatur, House File No. 101, a bill for an act to amend the law as it appears in section thirteen hundred seventy-nine (1379), of the Code, 1897, section thirteen hundred eighty-two (1382), Supplement to the code, 1913, and section one hundred fifty-seven (157), Supplement to the code, 1913, relating to the adjustment of values of property for taxation purposes by the state board of equalization and certifying the result thereof.

Read first and second time and referred to committee on ways and means.

By Gray of Calhoun, House File No. 102, a bill for an act to amend the law as it appears in section four hundred and three (403) Supplement to the Code, 1913, relating to the issuance of county bonds to take up outstanding indebtedness, and providing an exception thereto.

Read first and second time and referred to committee on roads and highways.

By Edgington of Monona, House File No. 103, a bill for an act to amend section two thousand three hundred forty-eight (2348) of the Supplement to the Code of 1913, relating to bounty on wolves.

Read first and second time and referred to committee on judiciary.

By Randall of Linn, House File No. 104, a bill for an act to amend the law as it appears in section four hundred (400) of the Supplement Code of 1913, relating to the removal of county seats and county records.

Read first and second time and referred to committee on judiciary.

By Randall of Linn, House File No. 105, a bill for an act to amend the law as it appears in sections four hundred (400) and four hundred two (402) of the Supplement Code of 1913, relating to the removal of county seats and county records.

Read first and second time and referred to committee on judiciary.

By Boies of Buchanan, House File No. 106, a bill for an act to repeal the law as it appears in sections fifteen hundred seventy-d (1570-d) and fifteen hundred seventy-e (1570-e), Supplement to

the Code, 1913, relating to the rebate of the highway tax for the use of wide tired wagons.

Read first and second time and referred to committee on roads and highways.

By Tucker of Clinton, House File No. 107, a bill for an act providing for the payment out of the general revenues of the state of compensation due employees of the state under the Iowa workmen's compensation statute.

Read first and second time and referred to committee on compensation of public officers.

By Tucker of Clinton, House File No. 108, a bill for an act entitled an act to legalize that certain election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Street Railway Company the franchise and right for the continued operation, construction and operation of a railway to be operated by electricity or motive power other than steam, and sale of power, in, along and upon the streets, avenues, highways and public places of said city.

Read first and second time and referred to committee on judiciary.

By Tucker of Clinton, House File No. 109, a bill for an act entitled an act to legalize that certain special election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Gas and Electric Company the franchise and right to construct and maintain apparatus for the transmission of gas and apparatus for the transmission of electricity in, along and through the streets and public places of said city.

Read first and second time and referred to committee on judiciary.

By Lake of Woodbury, House File No. 110, a bill for an act to amend the law as it appears in section five thousand thirty-eight-a (5038-a) of the Code relating to boxing contests and sparring exhibitions.

Read first and second time and referred to committee on judiciary.

By Reed of Guthrie, House File No. 111, a bill for an act making it the duty of a railway company or other person or corporation engaged in carrying passengers on railway trains, originating at any point in the state of Iowa and destined to another point in the state of Iowa, to adequately warm the cars or coaches provided for its passengers, and providing penalty for the violation of this act.

Read first and second time and referred to committee on railroads and transportation.

By Nicholson of Winneshiek, House File No. 112, a bill for an act to regulate the tread or width of sleighs or sleds used, sold or manufactured within the state of Iowa, and providing a penalty for the violation thereof:

Read first and second time and referred to committee on roads and highways.

By Anderson of Davis, House File No. 113, a bill for an act to restrain dogs from running at large and to authorize their destruction when found at large contrary to the provisions hereof.

Read first and second time and referred to committee on agriculture.

By Turner of Iowa, House File No. 114, a bill for an act to amend sections two thousand five hundred forty (2540), two thousand five hundred fifty-one (2551), two thousand five hundred fifty-two (2552), two thousand five hundred fifty-three (2553) of the Supplemental Supplement to the Code, 1915, relating to the spearing of certain fish and the protection of quail and mink.

Read first and second time and referred to committee on fish and game.

HOUSE FILE WITHDRAWN.

On request of Rogers of Carroll, unanimous consent having been granted, House File No. 9 was withdrawn from the committee on judiciary and from the further consideration of the House.

SENATE CONCURRENT RESOLUTION CONSIDERED.

Unanimous consent having been granted to take up Senate concurrent resolution relative to appointment to fill vacancy in the document room caused by the resignation of Howard Bryan,

Klaus of Delaware moved that the House concur. Motion prevailed.

That, whereas, by the terms of the Senate joint resolution number two (2), the document editor was authorized to appoint Howard Bryan for services in the document room at \$70.00 per month; and,

Whereas, the said Howard Bryan has filed his resignation from the office which he was appointed, therefore,

Be It Resolved by the Senate, the House concurring, That the joint committee on extra help which was appointed by the authority of the Senate of the thirty-seventh general assembly be and they are hereby authorized to make such appointment as will fill the vacancy caused by the resignation of the said Howard Bryan.

APPOINTMENT OF SPECIAL COMMITTEE.

The Speaker announced the appointment of a special committee to be known as the committee on land titles, naming the following members:

Helming of Allamakee, Chairman	Richards of Muscatine
Erickson of Lyon	Neff of Pottawattamie
Newton of Cass	Rogers of Carroll
Wilson of Mitchell	Baldwin of Johnson
Edgington of Monona	Wilson of Louisa
Wormley of Plymouth	

CONSIDERATION OF BILLS.

On motion of Nicholson of Winneshiek, House File No. 20, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-mthirty-two (1571-m32), Supplemental Supplement to the Code, 1915, relating to the expenditure of the motor vehicle road fund and authorizing the oiling of public highways outside the limits of cities and towns, was taken up and considered.

Bill read for information of the House.

Speaker pro tem McFarlane in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Nicholson moved that the bill be considered engrossed and that the reading just had be considered the third reading, which motion prevailed.

On question, "Shall the bill pass?"

Ayes—94.

Adkins	Jackson	Oertel
Anderson of Davis	Jessen	Peters
Anderson of Greene	Johnston of Humboldt	Price
Andre	Johnston of Lucas	Randall
Baldwin	Jones	Reed
Becker	Kepple	Rees
Benn	Kern	Richards
Boies	Kimberly	Roberts
Bruce	Klaus	Rogers
Darraha	Knickerbocker	Santee
Dean	Krouse	Scott
Dunkleberg	Lake	Shortess
Durbin	Larson	Slaught
Edgington	Lee	Slosson
Elwood	Lenocker	Smith
Epps	Lewis	Stanley
Erickson	McFarlane	Starzinger
Finch	McFerren	Stuart
Findlay	Mackie	Tucker
Flenniken	Mantz	Turner
Garber	Mead	Ulstad
Gilbert	Meredith	Walrath
Gilmore	Miles	Weaver
Giltner	Miller	Wichman
Grason	Mooty	Wigdahl
Gray	Mowery	Wilson of Cherokee
Griffin	Neff	Wilson of Louisa
Hall	Newton	Wilson of Mahaska
Hansen	Nichols	Wilson of Mitchell
Harrington	Nicholson	Wormley
Helming	Nordyke	
Horchem	O'Donnell	

Nays—None.

Absent or not voting—14.

Anderson of Winnebago	Klinker	Shaff
Bailey	Langfitt	Stone
Coakley	Murray	Wenstrand
Crozler	Rayburn	Mr. Speaker
Finley	Rowley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Newton of Cass, House adjourned until 10:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 24, 1917.

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

Prayer was offered by Rev. Thomas Carson, pastor of the Methodist Church, Northwood, Iowa.

Journal of January 23d corrected and approved.

LEAVE OF ABSENCE.

On request of Rogers of Carroll leave of absence was granted Bailey of Shelby indefinitely.

On request of Richards of Muscatine leave of absence was granted Jackson of Cedar until Thursday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Nordyke of Keokuk presented petition of citizens of Keokuk county relative to the practice of chiropractic.

Referred to committee on public health.

Randall of Linn presented petition of citizens of Linn county relative to the practice of chiropractic.

Referred to committee on public health.

Jones of Cerro Gordo presented petition of citizens of Cerro Gordo county relative to the suppression of intemperance:

Referred to committee on suppression of intemperance.

Stanley of Adams presented petition of citizens of Adams county relative to the practice of chiropractic.

Referred to committee on public health.

Benn of Washington presented petition of citizens of Washington county relative to the practice of chiropractic.

Referred to committee on public health.

Durbin of Mills presented petition of citizens of Mills county relative to the practice of chiropractic.

Referred to committee on public health.

Grason of Pottawattamie presented petition of citizens of Pottawattamie county relative to the practice of chiropractic.

Referred to committee on public health.

Rees of Fremont moved that the state fish and game warden be permitted the use of the House chamber Wednesday evening, January 31st, for the showing of moving pictures, and that everybody be admitted free. Motion prevailed.

COMMUNICATION FROM THE SECRETARY OF STATE.

The following communication was received from the secretary of state and ordered printed in the journal:

To the Senate and House of Representatives of the Thirty-seventh General Assembly:

GREETING—I have the honor to submit herewith a statement of the amount of fees received and the amount of money expended in the administration of the provisions of chapter 13-b of the supplemental supplement to the code, and as required by section 1920-u4 of said chapter:

STATEMENT OF RECEIPTS AND EXPENDITURES UNDER HOUSE FILE NO. 351, KNOWN AS THE BLUE SKY LAW, FROM APR. 28, 1915, TO AND INCLUDING DEC. 31, 1916.

RECEIPTS.

Filing fees	\$ 178.00
Inspection fees	1,705.83
Annual fees	1,052.00
Agents' licenses	615.00
Brokers' licenses	125.00
	<hr/>
	\$3,675.83

EXPENDITURES.

Salaries	\$5,327.55
Furniture and fixtures	138.65
Printing, binding and supplies.....	180.19
Postage	24.77
	<hr/>
	\$5,671.16

(Note. Of the amount paid for furniture and fixtures, \$120.15 was paid for under the old law, which was repealed; likewise, \$52.05 for printing and binding; making a total of \$172.20, thus leaving a net deficiency under the present act of \$1,813.13.)

It will be seen that the law is not self-supporting, its administration entailing an expense over receipts of approximately \$1,000.00 per year.

On December 30, 1916, the close of the first biennial period under the operation of the present law, 89 permits for the sale of stocks, bonds and securities were issued, for which fees amounting to \$1,833.83 were received; \$615.00 was received from the sale of agents' or stock salesmen's licenses.

Only three brokers' licenses were issued, for which \$125.00 was received, but as one of these was a renewal, only two of these licenses were in force at one and the same time.

As to the beneficial effects of the law in protecting the people of the state from imposition and fraud, there can be no question, and it is confidently believed that many times the cost of administering the law has been saved to the people of the state by the deterrent effect of having such a law on our statute books.

Several applications have been rejected outright, and evidence of the grossest fraud has come to light, fully justifying the position taken by this department.

No honest and worthy enterprise need fear the effects of a full compliance with the law.

The law can be improved and made more clear and workable by a few minor changes, but if amended at all should be only on the advice of those best posted as to the changes needed.

In conclusion allow me to express the opinion that in my judgment practically every state in the union will in a few years enact similar laws to meet the growing demands of its people.

W. S. ALLEN,
Secretary of State.

REPORT OF COMMITTEE ON RULES.

Klaus of Delaware, from the committee on rules, submitted the following report:

MR. SPEAKER—Your committee on rules begs leave to report that it has had under consideration the matter recommending rules for the House of Representatives of the thirty-seventh general assembly, and that it has instructed me to report to the House that it recommends the adoption of the rules hereinafter specified or referred to, to-wit:

1st. That rules one to forty-three, inclusive, of the rules of the thirty-sixth general assembly, be adopted.

2d. That rule forty-four of the rules of the thirty-sixth general assembly be amended by striking out the figures "1915" wherever the same appear therein, and substituting in lieu thereof the figures "1917".

3d. That rules forty-five to seventy-three, inclusive, of the rules of the thirty-sixth general assembly, be adopted.

Respectfully submitted,

S. W. KLAUS, *Chairman.*

Ordered passed on file.

REPORTS OF COMMITTEES.

Hall of Taylor, from the committee on ways and means, submitted the following report:

MR. SPEAKER—We, your committee on ways and means, to whom was referred House file No. 23, wish to report that we have had same under consideration, and report same back to the House, recommending its passage.

C. A. HALL, *Chairman*.

Report adopted.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House file No. 37, a bill for an act to amend the law as it appears in section eight hundred and eighty-eight (888) of the code relating to the levy of a tax for a city 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.

GEO F. TUCKER, *Chairman*.

Report adopted.

SENATE CONCURRENT RESOLUTION CONSIDERED.

Klaus of Delaware called up Senate concurrent resolution relative to the compensation of P. S. Ervin as temporary mail carrier. Resolution was taken up and considered.

Resolved by the Senate, the House concurring:

Whereas, P. S. Ervin, in the absence of the regularly appointed mail carrier, carried mail for the House and Senate of the thirty-seventh general assembly for a period of nine days, from January 8th to January 16th, inclusive, therefore,

Be It Resolved by the Senate, the House concurring, That said P. S. Ervin be paid at the rate of three dollars (\$3.00) per day for said nine days, or a total of twenty-seven dollars (\$27.00) and that voucher be prepared in the usual manner for compensation of joint employes.

Mr. Klaus moved that the House concur. Motion prevailed.

INTRODUCTION OF BILLS.

By Helming of Allamakee, House File No. 115, a bill for an act to provide for the nomination and election of deputy county officers by a vote of the people.

Read first and second time and referred to committee on elections.

By Weaver of Polk, House File No. 116, a bill for an act to fix the method of estimating and determining the rate of tax required to be levied for any purpose authorized by law, to require such rate to be computed upon the adjusted valuation for the preceding calendar year, to require the certification of the amount of the required tax in dollars and not by rate, and to provide for the final adjustment of the rate by the county auditor to the adjusted valuation for the current year.

Read first and second time and referred to committee on ways and means.

By Elwood of Howard, House File No. 117, a bill for an act to amend section fifteen hundred and seventy-one-m thirty-two (1571-m-32), Supplemental Supplement to the Code, 1915, relative to the distribution of motor vehicle funds.

Read first and second time and referred to committee on motor vehicles and transportation.

By Elwood of Howard, House File No. 118, a bill for an act to provide for an investment of trust and guardian funds.

Read first and second time and referred to committee on judiciary.

By Wilson of Mahaska, House File No. 119, a bill for an act to authorize the property owners to select the character of pavement or other street improvement to be made in front of their property.

Read first and second time and referred to committee on municipal corporations.

By Stuart of Emmet, House File No. 120, a bill for an act to provide means for perfecting, registering and transferring titles to real estate, to be known as the "Torrens land title system."

Read first and second time and referred to committee on land titles.

By Newton of Cass, House File No. 121, a bill for an act to repeal the law as it appears in chapter sixteen-g (16-g) of title twelve (12) Supplement to the Code, 1913, relating to the prevention of disease among bees and inspection thereof.

Read first and second time and referred to committee on agriculture.

By Benn of Washington, House File No. 122, a bill for an act to amend the law as it appears in section twenty-five hundred and thirty-eight-r (2538-r), Supplement to the Code, 1913, relative to increasing the membership of commission of animal health.

Read first and second time and referred to committee on animal industry.

By Bruce of Pocahontas, House File No. 123, a bill for an act, to amend the law as it appears in section forty-seven hundred seventy-five-twelve-a (4775-12-a) Supplement to the Code, 1913, relative to the sale of dangerous weapons.

Read first and second time and referred to committee on judiciary.

By Bruce of Pocahontas, House File No. 124, a bill for an act, to amend sections eighteen hundred forty-five (1845), eighteen hundred fifty-one (1851), and eighteen hundred fifty-four (1854) of the Code; and eighteen hundred fifty (1850) Supplement to the Code, 1913, relating to savings banks and to provide that the provisions of sections eighteen hundred forty-seven (1847), eighteen hundred forty-nine (1849), eighteen hundred fifty-one (1851), eighteen hundred fifty-three (1853), eighteen hundred fifty-four (1854), and eighteen hundred fifty-six (1856) of the Code and sections eighteen hundred forty-eight (1848), eighteen hundred fifty (1850), eighteen hundred fifty-a (1850-a) and eighteen hundred fifty-two (1852) Supplement to the Code, 1913, relating to savings banks, shall be applicable to state banks and being additional to title nine (9) chapter eleven (11) of the Code and amendments thereto.

Read first and second time and referred to committee on banks and banking.

By Griffin of Woodbury, House File No. 125, a bill for an act to amend paragraph twenty (20) of section four hundred twenty-two (422) of the Code, relating to the purchase of real estate and erection of buildings for the support of the poor, and giving to boards of supervisors authority to remove or change the site of the buildings used for the support of the poor, and to purchase land upon which such buildings may be re-located.

Read first and second time and referred to committee on judiciary.

By Randall of Linn, House File No. 126, a bill for an act to amend section two hundred twenty-seven (227) of the Supplement to the Code, 1913 relating to the division of the state into judicial districts and increasing the number of district judges in the third and eighteenth judicial districts and providing for an election of judges to fill the vacancies caused by this act.

Read first and second time and referred to committee on judicial districts.

By Wichman of Hancock, House File No. 127, a bill for an act to indemnify Daniel McNabb for personal injuries sustained by him while employed by the state in making a survey of Eagle Lake in Hancock county, Iowa.

Read first and second time and referred to committee on claims.

By Gilbert of Marshall, House File No. 128, a bill for an act to amend the law as it appears in section eighteen hundred forty-three (1843), Supplement to the Code, 1913, relating to the minimum capital required for the organization of savings banks.

Read first and second time and referred to committee on banks and banking.

By O'Donnell of Dubuque, House File No. 129, a bill for an act to amend the law as it appears in section forty-nine hundred ninety-nine-a one (4999-a1) Supplement to the Code 1913, relating to water closets and washing facilities in manufacturing establishments.

Read first and second time and referred to committee on judiciary.

By Findlay of Webster, House File No. 130, a bill for an act to amend section twenty-five hundred fifty-one (2551) of the Code of 1897 relating to game protection.

Read first and second time and referred to committee on fish and game.

HOUSE BILLS WITHDRAWN.

On request of Oertel of Lee, unanimous consent having been granted, House File No. 64 was withdrawn from the committee on appropriations and from the further consideration of the House.

On request of Flenniken of Jones, unanimous consent having been granted, House File No. 24 was withdrawn from the committee on judiciary and from the further consideration of the House.

On request of Anderson of Davis, unanimous consent having been granted, House File No. 41 was withdrawn from the committee on agriculture and from the further consideration of the House.

MESSAGES FROM THE SENATE.

Secretary Watters reported the following messages from the Senate:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to appointment of a joint committee for the location of offices in the state house.

Also:

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. 17, a bill for an act to repeal sections 5028-u, 5028-v and 5028-w, relating to tipping and providing penalties therefor.

Also:

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 to amend section 227, supplemental supplement to the code, 1915, relating to the division of the state into judicial districts and the election of judges.

RESOLUTIONS.

McFarlane of Black Hawk offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable Guy A. Feeley of Black Hawk county, a member of the House of Representatives during the thirty-second, thirty-second extra, and thirty-third general assemblies, died at his home in Waterloo on November 4, 1916, now therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial to fittingly commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, McFarlane of Black Hawk, Smith of Bremer and O'Donnell of Dubuque.

Meredith of Jasper offered the following resolution, asked unanimous consent for it immediate consideration and moved its adoption:

Whereas, the Honorable Herbert Skinner of Collins, Jasper county, Iowa, a member of the thirty-fourth general assembly, died at his home in Clear Creek township, Jasper county, Iowa, on November 14, 1915, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial to commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Meredith of Jasper, Benn of Washington and Krouse of Wayne.

Larson of Montgomery offered the following resolution, asked unanimous consent for it immediate consideration and moved its adoption:

Whereas, the Honorable Robert E. Cook of Red Oak, Montgomery county, Iowa, a member of the twenty-sixth and twenty-seventh general assemblies, died at his home in Red Oak, Iowa, on January 30, 1916, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Larson of Montgomery, Durbin of Mills and Horchem of Dubuque.

CONCURRENT RESOLUTION.

Epps of Wapello offered the following concurrent resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Be It Resolved by the House, the Senate concurring, That the chief clerk of the House together with the chief clerk of the Senate are hereby directed to have printed a thousand copies of the House and Senate concurrent resolution ordering an investigation by the attorney general and county attorneys of the violation of the pools, trusts, Combination and conspiracy law, for the use of the joint committees and attorney generals office.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS.

On motion of Tucker of Clinton, House File No. 33, a bill for an act legalizing and curing the acts and proceedings of the Inde-

pendent School District of Grand Mound, in the county of Clinton and state of Iowa, in relation to the election to procure a site erect and equip a school house in said district, and for the sale of the old site, and the old school house, the issuance of thirty thousand (\$30,000.00) dollars in bonds for the purpose of paying for the new site, and erection and equipment of a school house, and authorizing the board of directors of said district to issue the thirty thousand (\$30,000.00) dollars bonds voted at an election, with report of committee recommending passage as amended, was taken up, considered and the committee amendments were adopted.

Bill was read for the information of the House.

Unanimous consent having been granted to suspend the rules, Mr. Tucker moved that the bill be considered engrossed and that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—102.

Adkins	Jessen	Peters
Anderson of Davis	Johnston of Humboldt	Price
Anderson of Greene	Johnston of Lucas	Randall
Anderson of Winnebago	Jones	Rayburn
Andre	Kepple	Réed
Baldwin	Kern	Rees
Becker	Klaus	Richards
Benn	Klinker	Roberts
Boies	Knickerbocker	Rogers
Bruce	Krouse	Rowley
Crozier	Lake	Santee
Darraha	Langfitt	Scott
Dean	Larson	Shaff
Dunkelberg	Lee	Shortess
Durbin	Lenocker	Slaught
Edgington	Lewis	Slosson
Elwood	McFarlane	Smith
Epps	McFerren	Stanley
Erickson	Mackie	Starzinger
Finch	Mantz	Stone
Findlay	Mead	Stuart
Flenniken	Meredith	Tucker
Garber	Miles	Turner
Gilbert	Miller	Ulstad
Gilmore	Mooty	Walrath
Giltner	Mowery	Weaver
Grason	Murray	Wichman
Gray	Neff	Wigdahl
Griffin	Newton	Wilson of Cherokee
Hall	Nichols	Wilson of Louisa
Hansen	Nicholson	Wilson of Mahaska
Harrington	Nordyke	Wilson of Mitchell
Helmig	O'Donnell	Wormley
Horchem	Oertel	Mr. Speaker

Nays—None.

Absent or not voting—6.

Bailey
Coakley

Finley
Jackson

Kimberly
Wenstrand

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Wormley of Plymouth, House adjourned until 10:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 25, 1917.

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

Prayer was offered by Rev. C. H. Van Metre, pastor of the Methodist Church, Emmetsburg, Iowa.

Journal of January 24th corrected and approved.

HOUSE BILLS WITHDRAWN.

On request of Jones of Cerro Gordo, unanimous consent having been granted, House File No. 81 was withdrawn from the committee on agriculture and from the further consideration of the House.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Richards of Muscatine presented petition of citizens of Muscatine county relative to the practice of chiropractic.

Referred to committee on public health.

Wormley of Plymouth presented petition of citizens of Plymouth county relative to the practice of optometry.

Referred to committee on public health.

REPORTS OF COMMITTEES.

Richards of Muscatine, from the committee on agriculture, submitted the following report:

MR. SPEAKER—Your committee on agriculture, to whom was referred House file No. 74, a bill for an act to prohibit non-resident auctioneers from plying their vocation within this state 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 be amended as follows:

1. By inserting after the word "prohibit" in the title to said bill the word "certain".
2. By amending section one by striking out all following the comma in line five thereof, and preceding the word "provided" in line nine thereof, and when so amended the bill do pass.

A. L. RICHARDS, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on agriculture, to whom was referred House file No. 32, a bill for an act to amend the law as it appears in section twenty-three hundred forty-eight-a (2348-a) of the supplement to the code, 1913, relating to pocket gophers and bounty for the destruction 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.

A. L. RICHARDS, *Chairman*.

Report adopted and House File No. 32 was indefinitely postponed.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 45, a bill for an act to limit the number of bills which may be introduced by a single member of the legislature at a single session 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.

RUBE MCFERREN, *Chairman*.

Report adopted and House File No. 45 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 21, a bill for an act to refer and message bills recommended for passage by either House to the attorney general for his examination and report, beg leave to report they 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.

RUBE MCFERREN, *Chairman*.

Report adopted and House File No. 21 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House joint resolution No. 2, a bill for an act limiting the number of bills which may be introduced by members of the legislature after February 1, 1917, beg leave to report they 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:

By striking out the figure "1" following the word "February" in the second line of section one of said resolution and inserting in lieu thereof

the figures "15"; by inserting after the "comma" following the word "number" in the third line of section one, the words "without unanimous consent of the House or Senate in which, as the case may be, the same is offered for introduction,".

By striking out the figure "1" in the second line of the title of said resolution and inserting in lieu thereof the figures "15", and when so amended the bill do pass.

RUBE McFERREN, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 5, a bill for an act to repeal section fifty-three hundred thirty-seven (5337) of the code, and to enact a substitute in lieu 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.

RUBE McFERREN, *Chairman*.

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the committee on judiciary, having had under consideration House file No. 5, a bill for an act to repeal section fifty-three hundred thirty-seven (5337) of the code, and to enact a substitute in lieu thereof, respectfully dissent from the decision of the majority of the members thereof and recommend that said bill do pass.

H. J. MANTZ,
MAC J. RANDALL,
L. J. NEFF.

Ordered passed on file.

Johnston of Lucas, 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. 65, a bill for an act to repeal section fifteen hundred sixty-five-g (1565-g) of the supplement to the code, 1913, relating to the posting of notices in school districts for the purpose of calling attention of property owners to the weed law 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.

JAS. F. JOHNSTON, *Chairman*.

Report adopted.

MESSAGE FROM THE SENATE.

Secretary Watters reported the following message from the Senate:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the following bill, Senate file No. 51, by Rule and Gibson, in which the concurrence of the House is asked:

Senate file No. 51, a bill for an act to repeal paragraph seven (7) of section twelve hundred sixty-six (1266) of the code, 1897, relating to vacancies in civil offices.

Passed on file.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 1.

Time having arrived for Special Order No. 1, Senate Joint Resolution No. 3, Roberts of Ringgold moved that action on same be deferred until Tuesday, January 30th, at 10:30 a. m., and that it be made a special order for that hour. Motion prevailed.

INTRODUCTION OF BILLS.

By McFarlane of Black Hawk, House File No. 131, a bill for an act to amend section fifteen hundred seventy-one-m seventeen (1571-m-17), Supplement to the Code, 1913, relating to the operation of motor vehicles upon the public highways and requiring that certain lights on such vehicles be shaded.

Read first and second time and referred to committee on motor vehicles and transportation.

By Nicholson of Winneshiek, House File No. 132, a bill for an act to provide for the manufacture of binding twine in the state prison of Iowa, to control the sale of the product and provide an appropriation for buildings and stock.

Read first and second time and referred to committee on board of control.

By Santee of Black Hawk, House File No. 133, a bill for an act to amend section four hundred thirty-six (436) of the Code relating to the levy and expenditure of taxes, levied by the board of supervisors for the erection of soldier monuments and memorial halls.

Read first and second time and referred to committee on ways and means.

By Weaver of Polk, House File No. 134, a bill for an act to amend the laws of Iowa as they appear in title twenty-one (21), chapter three (3), of the Code of 1897, relating to actions for the forcible entry and detention of real property.

Read first and second time and referred to committee on judiciary.

By Weaver of Polk, House File No. 135, a bill for an act to amend the law as it appears in section three thousand one hundred forty-five (3145), Code of 1897, relating to solemnizing marriages, and to provide for the solemnization thereof, by a judge of the municipal court.

Read first and second time and referred to committee on judiciary.

By Slaughter of Wapello, House File No. 136, a bill for an act to legalize the elections, acts and transactions, resolutions, by-laws, rules and regulations, contracts, mortgages and deeds of the Ottumwa Lodge Number Nine, Independent order of Odd Fellows.

Read first and second time and referred to committee on judiciary.

By Wigdahl of Palo Alto, House File No. 137, a bill for an act to amend the law as it appears in section five thousand forty (5040) of the Code of 1897, relating to breach of the Sabbath.

Read first and second time and referred to committee on judiciary.

By Randall of Linn, House File No. 138, a bill for an act to prohibit the operation of trains of more than one-half mile in length, in railroad traffic, upon lines operated within the state of Iowa, and fixing penalties for the violation thereof.

Read first and second time and referred to committee on railroads and transportation.

By Epps of Wapello, House File No. 139, a bill for an act to repeal section twenty-four hundred ninety-five-b (2495-b) Supplement to the Code, 1913, and to enact a substitute therefor, providing for the examination, certification, employment of shot examiners and shot firers in coal mines, and defining the duties thereof.

Read first and second time and referred to committee on mines and mining.

By Miles of Jackson, House File No. 140, a bill for an act to prohibit the placing or maintaining by school boards of furnaces or places where fires are kept in connection with heating plants in certain school buildings.

Read first and second time and referred to committee on schools and text-books.

By Rayburn of Poweshiek, House File No. 141, a bill for an act to repeal the law as the same appears in section four hundred and ninety-six, Supplement to the Code, 1913, and to enact a substitute in lieu thereof, relating to deputy recorders, their qualifications and fixing their compensation.

Read first and second time and referred to committee on compensation of public officers.

By Rayburn of Poweshiek, House File No. 142, a bill for an act to amend section three hundred fifty-four (354), Supplement to the Code, 1913, relating to compensation of jurors in courts of record.

Read first and second time and referred to committee on judiciary.

By Neff of Pottawattamie, House File No. 143, a bill for an act to amend section 1099 of the code of 1897, and sections 1106, 1119, 1120, 1150, 1151, 1157, 1089-c and 1173 of the Supplement to the Code, 1913, and relating to election of presidential electors and United States senators and of vote therefor and removal of names of presidential electors from official ballot.

Read first and second time and referred to committee on elections.

By Klinker of Crawford, House File No. 144, a bill for an act to amend the law as it appears in sections two hundred ninety-eight (298), four hundred eighty-one (481), and four hundred ninety-one (491), Supplemental Supplement to the Code, 1915, and section four hundred ninety-six (496), Supplement to the Code, 1913, relating to the compensation of deputy county officers.

Read first and second time and referred to committee on compensation of public officers.

By Jones of Cerro Gordo, House File No. 145, a bill for an act to provide for the equipment of all motor boats operating upon any of the meandered lakes of the state with mufflers and providing for a penalty for the violation thereof.

Read first and second time and referred to committee on judiciary.

By Jessen of Story, House File No. 146, a bill for an act to amend section fifty-four hundred forty-seven-a (5447-a), Supplement to the Code, 1913, relating to the suspension of execution of sentence of certain convicts on first conviction of the

district court in which such conviction is had, or any judge thereof.

Read first and second time and referred to committee on judiciary.

RESOLUTIONS.

Rogers of Carroll offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Resolved, That the chief clerk be authorized and instructed to immediately prepare a House calendar showing the number of bills ready for the consideration of the House, in the order in which they are to be considered and that a copy of said calendar be placed upon the desk of each member and as soon as bills are reported to the House for consideration that said calendar be continued and said bills be placed thereon in the order in which they are received from the committees for the consideration of the House.

Motion prevailed and the resolution was adopted.

Larson of Montgomery offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable C. C. Platter, of Red Oak, Montgomery county, Iowa, a member of the fifteenth, sixteenth, seventeenth, eighteenth and nineteenth general assemblies, died at his home in Red Oak, Iowa, on December 30, 1909, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Larson of Montgomery, Stanley of Adams and Rogers of Carroll.

SENATE MESSAGE CONSIDERED.

Senate File No. 51, a bill for an act to repeal paragraph seven (7) of section twelve hundred sixty-six (1266) of the Code, relating to vacancies in civil offices.

Read first and second time and referred to committee on judiciary.

On motion of McFerren of Hamilton, House adjourned until 10 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 26, 1917.

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

Prayer was offered by Rev. Carl Brown, pastor of the Methodist Church, College Springs, Iowa.

Journal of January 25th corrected and approved.

LEAVE OF ABSENCE.

On request of O'Donnell of Dubuque leave of absence was granted Horchem of Dubuque until Monday.

On request of Weaver of Polk leave of absence was granted Anderson of Greene until Saturday.

On request of Finley of Henry leave of absence was granted Meredith of Jasper until Monday.

On request of Shortess of Tama leave of absence was granted Andre of Des Moines until Tuesday.

On request of McFerren of Hamilton leave of absence was granted Lenocker of Madison until Monday.

On request of Epps of Wapello leave of absence was granted Bruce of Pocahontas until Tuesday.

On request of Harrington of Kossuth leave of absence was granted Gilbert of Marshall until Monday.

On request of Newton of Cass leave of absence was granted Peters of Dallas until Monday.

On request of Benn of Washington leave of absence was granted Edgington of Monona until Monday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Newton of Cass presented petition of citizens of Cass county relative to the suppression of intemperance.

Referred to committee on suppression of intemperance.

Shortess of Tama presented petition of citizens of Tama county relative to the compensation of assessors.

Referred to committee on compensation of public officers.

Santee of Black Hawk presented petition of citizens of Black Hawk county relative to the practice of chiropractic.

Referred to committee on public health.

Boies of Buchanan presented petition of citizens of Buchanan county relative to the practice of chiropractic.

Referred to committee on public health.

Weaver of Polk presented petition of citizens of Polk county relative to the practice of chiropractic.

Referred to committee on public health.

Dunkelberg of Floyd presented petition of citizens of Floyd county relative to the practice of chiropractic.

Referred to committee on public health.

Starzinger of Polk presented petition of citizens of Polk county relative to the practice of chiropractic.

Referred to committee on public health.

Coakley of Union presented petition of citizens of Union county relative to the abolishment of the fish and game department.

Referred to committee on fish and game.

Lewis of Clark presented petition of citizens of Clark county relative to the practice of chiropractic.

Referred to committee on public health.

Giltner of Monroe presented petition of citizens of Monroe county relative to the practice of chiropractic.

Referred to committee on public health.

Tucker of Clinton presented petition of appraisers for the inheritance tax, asking an increase in the fee per day.

Referred to committee on compensation of public officers.

Peters of Dallas presented petition of citizens of Dallas county asking that House File No. 51 be reported for passage.

Referred to committee on municipal corporations.

O'Donnell of Dubuque presented petition of citizens of Dubuque county relative to the practice of chiropractic.

Referred to committee on public health.

Krouse of Wayne county presented petition of citizens of Wayne county relative to the practice of chiropractic.

Referred to committee on public health.

REPORT OF JOINT COMMITTEE ON SELECTION OF ADDITIONAL EMPLOYES.

MR. SPEAKER—Your committee which was authorized by Senate joint resolution to fill the vacancy occasioned by the resignation of Howard Bryan who was appointed for service in the document room by the provisions of Senate joint resolution No. 2, beg leave to report that they have had the matter under consideration and hereby designate Amy Timbrel to fill the vacancy above named.

OTTO STARZINGER,
S. W. KLAUS,
R. A. LENOCKER.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 29, a bill for an act to amend the law as it appears in section twenty-one hundred fifty-seven-g (2157-g), supplement to the code, 1913, relating to free passes, beg leave to report they 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.

RUBE MCFERREN, *Chairman.*

Report adopted and House File No. 29 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 15, a bill for an act amending section b-4 of the supplemental supplement to the code of Iowa, 1915, beg leave to report they 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:

That the title be stricken out and the following inserted in lieu thereof:

"A bill for an act amending section ten hundred fifty-six-b-4 (1056-b-4), supplemental supplement to the code, 1915".

Also that all of section 1 of said bill be stricken out and the following enacted in lieu thereof:

"SECTION 1. That the law as it appears in section ten hundred fifty-six-b-4 (1056-b-4), supplemental supplement to the code, 1915, be, and the same is hereby amended by striking from the sixteenth (16) line of said section the words "and freeholders therein".

Also that section 2 of said bill be stricken out, and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 69, a bill for an act to amend section three hundred and three-a (303-a), supplement of the code, 1913, relating to the appointment of assistant county attorneys and their 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 be amended as follows:

That all that part of the bill following the enacting clause be stricken out and the following substituted therefor:

SECTION 1. That the law as it appears in section three hundred and three-a (303-a), supplement to the code, 1913, be and the same is hereby amended by striking out the word "sixty (60)" where it appears in the ninth and ten lines thereof and inserting the word "fifty-five (55)", and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 80, a bill for an act to amend section fifty-four hundred and forty-seven-a (5447-a), supplement to the code, 1913, relating to the suspension of execution of sentence, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 62, a bill for an act to amend the law as it appears in section two hundred eight-a (208-a), supplement to the code, 1913, relating to powers and duties of the governor and attorney general, beg leave to report they 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 referred to the appropriations committee.

RUBE McFERRIN, *Chairman.*

Report adopted and House File No. 62 was referred to the committee on appropriations.

Wormley of Plymouth, from the committee on elections, submitted the following report:

MR. SPEAKER—Your committee on elections, to whom was referred House file No. 6, a bill for an act to repeal sections 1087-a-36 to 1087-a-47 inclusive of the supplement to the code, 1913, beg leave to report they have had 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. WORMLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on elections, to whom was referred House file No. 63, a bill for an act to amend chapter 2b, supplement to the code of 1913, relating to non-partisan nomination and election 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 indefinitely postponed.

J. M. WORMLEY, *Chairman.*

Report adopted and House File No. 63 was indefinitely postponed.

Hall of Taylor, 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. 61, by Larson, a bill for an act to amend the law as it appears in section 716-a of the supplement to the code, 1913, and to empower and authorize cities of the second class and incorporated towns to levy a tax for a fire 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 amended as follows:

"SECTION 1. That the law as it appears in section seven hundred sixteen-a (716-a), supplement to the code, 1913, be and the same is hereby amended by inserting after the comma following the word 'mills' in line two (2) the following: 'and in incorporated towns two (2) mills'", and when so amended the bill do pass.

C. A. HALL, *Chairman.*

Ordered passed on file.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House file No. 72, a bill for an act fixing the period for which certain cities may issue 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:

By striking out all of section two (2), and when so amended the bill do pass.

G. F. TUCKER, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House file No. 51, a bill for an act to amend section 793 of the supplement to the code of Iowa, 1913, relating to the ordering by the city council of public improvements, the cost of which is assessed against the abutting 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.

G. F. TUCKER, *Chairman*.

Report adopted and House File No. 51 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House file No. 73, a bill for an act authorizing cities having a population of fifty thousand and over, including cities under commission form of government and cities under special charter, to erect a municipal court building and providing for a special tax, the issuance of bonds, and the submission of the question of erection of such building, beg leave to report they 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:

By striking out all of section seven (7) and inserting in lieu thereof the following:

SECTION 7. This act being deemed of immediate importance, shall take effect, and be enforced immediately after its publication in the Cedar Rapids Republican, a newspaper published in Cedar Rapids, Linn county, Iowa, and the Des Moines Capital, a newspaper published in Des Moines, Polk county, Iowa, and when so amended the bill do pass.

G. F. TUCKER, *Chairman*.

Ordered passed on file.

REPORT OF COMMITTEE ON RULES ADOPTED.

Klaus of Delaware called up the report of the committee on rules and moved the adoption of the amendment to rule 44 as proposed by the committee. Motion prevailed and the amendment was adopted.

Mr. Klaus moved the adoption of the rules as amended. Motion prevailed and the rules as amended were adopted.

RESOLUTION.

Peters of Dallas offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable John Fox, of Dallas Center, Dallas county, Iowa, a member of the thirty-second, thirty-second special and thirty-third general assemblies, died at his home in Dallas Center, Iowa, on May 27, 1916, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public services to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Peters of Dallas, Weaver of Polk and Lenoeker of Madison.

Grason of Pottamattamie offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Resolved, That the chief clerk be instructed and authorized to have reprinted the plat showing seat numbers with names of members, and that same be printed in type large enough to be easily read.

Motion prevailed and resolution was adopted.

HOUSE BILLS WITHDRAWN.

On request of Findlay of Webster, unanimous consent having been granted, House File No. 130 was withdrawn from the committee on fish and game and from the further consideration of the House.

On request of Jessen of Story, unanimous consent having been granted, House File No. 146 was withdrawn from the committee on judiciary and from the further consideration of the House.

INTRODUCTION OF BILLS.

By Lake of Woodbury, House File No. 147, a bill for an act to amend the law as it appears in section forty-eight hundred eleven (4811) of the code relating to the unlawful boarding of trains.

Read first and second time and referred to committee on railroads and transportation.

By Lake of Woodbury, House File No. 148, a bill for an act to amend the law as it appears in section 254-a-16, supplemental supplement, code of Iowa relating to juvenile courts, summons, trials, etc.

Read first and second time and referred to committee on judiciary.

By Jessen of Story, House File No. 149, a bill for an act to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915, relating to the levying of special taxes by cities and towns.

Read first and second time and referred to committee on municipal corporations.

By Oertel of Lee, House File No. 150, a bill for an act to amend section 4600-a, supplement to the code, 1913, by striking out line four (4) and up to and after the first period in line twelve (12) inclusive, and enacting in lieu thereof certain provisions relating to the accounting for fees and compensation of justices of the peace and constables in townships having a population of less than twenty thousand inhabitants.

Read first and second time and referred to committee on compensation of public officers.

By Reed of Guthrie, House File No. 151, a bill for an act to amend sections twenty six hundred and ninety-five-a (2695-a) and twenty six hundred and ninety-five-c (2695-c), relating to the admission of persons to the institution for feeble minded children.

Read first and second time and referred to committee on judiciary.

By Walrath of Fayette, House File No. 152, a bill for an act to legalize the platting of an addition to the town of Brush Creek, (now Arlington), Iowa, executed by Fred Glime, J. O. Hoover, W. H. Hoover, Ed. Rice, N. R. Hathaway and A. Rawson, dated March 28th, 1882, and filed for record in the office of the recorder of Fayette county, Iowa, June 19, 1882.

Read first and second time and referred to committee on judiciary.

By Benn of Washington, House File No. 153, a bill for an act to amend the law as it appears in section twenty-five hundred thirty-eight-w-five (2538-w5), supplement to the code, 1913, relating to the distribution, sale and use of virus.

Read first and second time and referred to committee on public health.

By Harrington of Kossuth, House File No. 154, a bill for an act to amend the law as it appears in section two thousand nine hundred five (2905) of the code, relating to the conditional sale or lease of personal property.

Read first and second time and referred to committee on judiciary.

By Kepple of Chickasaw, House File No. 155, a bill for an act to amend section 2773, supplement to the code, 1913, relating to public schools.

Read first and second time and referred to committee on schools and text-books.

By Crozier of Marion, House File No. 156, a bill for an act fixing terms of office of mayors and aldermen in cities, and providing for the election thereof and extending the terms of certain officers.

Read first and second time and referred to committee on municipal corporations.

By Wenstrand of Page, House File No. 157, a bill for an act to repeal the law as it appears in section one thousand seventy-four (1074), supplement to the code, 1913, relating to the election of township trustees and to enact a substitute therefor.

Read first and second time and referred to committee on county and township organization.

By Wenstrand of Page, House File No. 158, a bill for an act to amend the law as it appears in sections thirteen hundred and five (1305) and thirteen hundred and twenty-two-one a (1322-1a), supplement to the code, 1913, relating to the assessment and taxation of property and to tax levies.

Read first and second time and referred to committee on ways and means.

By Wenstrand of Page, House File No. 159, a bill for an act to repeal the law as it appears in sections twenty-two hundred forty-seven (2247) and twenty-three hundred eight (2308), supplement to the code, 1913, relating to the levy of taxes for the support of the poor and insane and to provide for an additional levy in the general county fund.

Read first and second time and referred to committee on ways and means.

By Giltner of Monroe, House File No. 160, a bill for an act to change school district boundaries when city or town corporate limits have been changed, amendatory of section twenty-seven hundred ninety-three-a (2793-a) of the code supplement.

Read first and second time and referred to committee on schools and text-books.

By Findlay of Webster, House File No. 161, a bill for an act to amend section twenty-five hundred sixty-three-a-two (2563-a2) of the supplement to the code of 1913, relating to the age limit for securing license to hunt.

Read first and second time and referred to committee on fish and game.

CONSIDERATION OF BILLS.

On motion of Mantz of Audubon, Calendar No. 1, House File No. 42, a bill for an act to repeal the law as it appears in section three thousand eight hundred and forty-seven (3847) supplement to the code of 1913, relating to the giving of security for costs and to enact a substitute therefor, with report of committee recommending passage as amended was taken up, considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Mantz moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—98.

Adkins	Finley	Kepple
Anderson of Davis	Flenniken	Kern
Anderson of Winnebago	Garber	Klaus
Baldwin	Gilbert	Klinker
Becker	Gilmore	Knickerbocker
Benn	Giltner	Krouse
Boies	Grason	Lake
Coakley	Gray	Langftt
Crozier	Griffin	Larson
Dean	Hall	Lee
Dunkelberg	Hansen	Lenocker
Durbin	Harrington	Lewis
Edgington	Helming	McFarlane
Elwood	Jackson	McFerrer
Epps	Jessen	Mackie
Erickson	Johnston of Humboldt	Mantz
Finch	Johnston of Lucas	Mead
Findlay	Jones	Miles

Miller	Rees	Tucker
Mooty	Roberts	Turner
Mowery	Rogers	Ulstad
Murray	Rowley	Walrath
Neff	Santee	Weaver
Newton	Scott	Wenstrand
Nichols	Shaff	Wichman
Nicholson	Shortess	Wigdahl
Nordyke	Slaughter	Wilson of Cherokee
O'Donnell	Slosson	Wilson of Louisa
Oertel	Smith	Wilson of Mahaska
Peters	Stanley	Wilson of Mitchell
Price	Starzinger	Wormley
Randall	Stone	Mr. Speaker
Reed	Stuart	

Nays—None.

Absent or not voting—10.

Anderson of Greene	Darrah	Meredith
Andre	Horchem	Rayburn
Balley	Kimberly	Richards
Bruce		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Elwood of Howard, Calendar No. 2, House File No. 23, a bill for an act to amend section thirteen hundred and three (1303), supplemental supplement to the code, 1915, providing for the levying of taxes for the grading and building of roads, with report of committee recommending passage was taken up and considered.

Elwood of Howard offered the following amendment:

Amend House file No. 23 by striking out the words "of the" in the second line of said bill. And further amend by inserting after the word "be" in the third line of said bill the following: "and the same is hereby".

Amendment adopted.

Nicholson of Winneshiek moved the previous question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Elwood moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Rule 18 was invoked on request of Klinker of Crawford.

On the question, "Shall the bill pass?"

Ayes—97.

Adkins	Jessen	Peters
Anderson of Davis	Johnston of Humboldt	Price
Anderson of Winnebago	Johnston of Lucas	Randall
Baldwin	Jones	Reed
Becker	Kepple	Rees
Benn	Kern	Roberts
Boies	Klaus	Rogers
Coakley	Klinker	Rowley
Crozier	Knickerbocker	Santee
Darraha	Krouse	Scott
Dean	Lake	Shaff
Dunkelberg	Langfitt	Shortess
Durbin	Larson	Slaught
Edgington	Lenocker	Slosson
Elwood	Lewis	Smith
Epps	McFarlane	Stanley
Erickson	McFerren	Starzinger
Finch	Mackie	Stone
Findlay	Mantz	Tucker
Finley	Mead	Turner
Flenniken	Miles	Ulstad
Garber	Miller	Walrath
Gilbert	Mooty	Weaver
Gilmore	Mowery	Wenstrand
Giltner	Murray	Wichman
Grason	Neff	Wigdahl
Gray	Newton	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hall	Nicholson	Wilson of Mahaska
Hansen	Nordyke	Wilson of Mitchell
Harrington	O'Donnell	Wormley
Helming	Oertel	Mr. Speaker
Jackson		

Nays—1.

Lee

Absent or not voting—10.

Anderson of Greene	Horchem	Rayburn
Andre	Kimberly	Richards
Bailey	Meredith	Stuart
Bruce		

So the bill having received a constitutional majority was declared to have passed the House, and the title was agreed to.

On motion of Randall of Linn, Calendar No. 3, House File No. 37, a bill for an act to amend the law as it appears in section eight hundred and eighty-eight (888) of the code relating to the levy of a tax for a city bridge fund, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—96.

Adkins	Jessen	Peters
Anderson of Davis	Johnston of Lucas	Price
Anderson of Winnebago	Jones	Randall
Baldwin	Kepple	Reed
Becker	Kern	Rees
Benn	Klaus	Roberts
Boies	Klinker	Rogers
Coakley	Knickerbocker	Rowley
Darraha	Krouse	Santee
Dean	Lake	Shaff
Dunkelberg	Langfitt	Shortess
Durbin	Larson	Slaughter
Edgington	Lee	Slosson
Elwood	Lenocker	Smith
Epps	Lewis	Stanley
Erickson	McFarlane	Starzinger
Finch	McFerren	Stone
Findlay	Mackie	Stuart
Finley	Mantz	Tucker
Flenniken	Mead	Turner
Garber	Miles	Ulstad
Gilbert	Miller	Walrath
Gilmore	Mooty	Weaver
Giltner	Mowery	Wenstrand
Grason	Murray	Wichman
Gray	Neff	Wigdahl
Griffin	Newton	Wilson of Cherokee
Hall	Nichols	Wilson of Louisa
Hansen	Nicholson	Wilson of Mahaska
Harrington	Nordyke	Wilson of Mitchell
Helming	O'Donnell	Wormley
Jackson	Oertel	Mr. Speaker

Nays—1.

Scott

Absent or not voting—11.

Anderson of Greene	Crozier	Meredith
Andre	Horchem	Richards
Bailey	Johnston of Humboldt	
Bruce	Kimberly	Rayburn

So the bill having received a constitutional majority was declared to have passed the House, and the title was agreed to.

Dean of Osceola offered and asked to have printed in the journal the following substitute for committee amendments to House File No. 74:

MR. SPEAKER—I move to amend House file No. 74 by striking out all following the enacting clause, and inserting in lieu thereof the following:

"SECTION 1. That it shall be unlawful for any auctioneer, who is a resident of any state having upon its statute books a law which prohibits auctioneers residing within this state from crying sales or performing the other duties of an auctioneer in such state, to act as an auctioneer for hire in this state at any public or other auction sale, provided, how-

ever, that nothing in this act shall be construed to prohibit any auctioneer, whether a non-resident or not, from crying any sale conducted under and by virtue of the power of foreclosure contained in any mortgage or under and by virtue of an execution or other process directed from any court.

SEC. 2. Any person violating any of the provisions of the foregoing section shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine not exceeding one hundred dollars or imprisonment in the county jail not exceeding thirty days."

MESSAGES FROM THE SENATE.

Secretary Watters reported the following messages 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. 28, a bill for an act amending section 4604 of the code of 1897, relating to the competency of interested witnesses to testify to a personal transaction with a person since deceased.

Also:

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 create a commission under authority of the state to solicit and receive subscriptions and to locate and erect a monument or memorial to the memory of the late General Grenville M. Dodge.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to the printing of 300 copies of laws pertaining to state printing and binding.

SENATE MESSAGES CONSIDERED.

Senate File No. 28, a bill for an act amending section 4604 of the code relating to the competency of interested witnesses to testify to a personal transaction with a person since deceased.

Read first and second time and referred to committee on judiciary.

Senate File No. 108, a bill for an act to create a commission under authority of the state to solicit and receive subscriptions and to locate and erect a monument or memorial to the memory of the late General Grenville M. Dodge.

Read first and second time and referred to committee on military.

On motion of McFerren of Hamilton, House adjourned until 10:00 a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 27, 1917.

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

Prayer was offered by Rev. M. W. Alexander, pastor of the Union Congregational Church, Des Moines, Iowa.

Journal of January 26th corrected and approved.

On request of Mr. Speaker, House File No. 153 was withdrawn from the committee on public health and referred to the committee on agriculture.

ADDITIONAL MEMBERS ON LAND TITLES COMMITTEE.

The Speaker announced that the following names had been added to the committee on land titles:

Finley of Henry.

Randall of Linn.

Benn of Washington.

Lenocker of Madison.

LEAVE OF ABSENCE.

On request of Anderson of Winnebago leave of absence was granted Lee of Sac until Tuesday.

On request of Weaver of Polk leave of absence was granted Anderson of Greene until Monday.

On request of Klinker of Crawford leave of absence was granted Jones of Cerro Gordo until Wednesday.

On request of Miller of Boone leave of absence was granted Wilson of Mahaska until Tuesday.

On request of Elwood of Howard leave of absence was granted Santee of Black Hawk until Monday.

On request of Anderson of Davis leave of absence was granted Rogers of Carroll until Monday.

On request of Durbin of Mills leave of absence was granted Slosson of Worth until Monday.

On request of Wenstrand of Page leave of absence was granted Rees of Fremont until Monday.

On request of Wichman of Hancock leave of absence was granted Klaus of Delaware until Monday.

On request of Newton of Cass leave of absence was granted Peters of Dallas until Monday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Nordyke of Keokuk presented petition of citizens of Keokuk county relative to the practice of chiropractic.

Referred to committee on public health.

Miles of Jackson presented petition of citizens of Jackson county relative to the practice of chiropractic.

Referred to committee on public health.

Becker of Clayton presented petition of citizens of Clayton county relative to the practice of chiropractic.

Referred to committee on public health.

Oertel of Lee presented petition of citizens of Lee county relative to the practice of chiropractic.

Referred to committee on public health.

Stanley of Adams presented petition of citizens of Adams county relative to the practice of chiropractic.

Referred to committee on public health.

Starzinger of Polk presented petition of citizens of Polk county relative to the practice of chiropractic.

Referred to committee on public health.

Anderson of Davis presented petition of citizens of Davis county relative to the insurance law.

Referred to committee on insurance.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary to whom was referred House File No. 66, a bill for an act to amend the law as it appears in section two thousand nine hundred fifty-eight (2958) of the code, relative to the form of conveyance, beg leave to report they 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.

RUBE MCFERREN, *Chairman.*

Report adopted and House File No. 66 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary to whom was referred House File No. 67, a bill for an act to repeal section four hundred ninety-eight (498) of the code supplement, 1913, and enacting a substitute therefor, relative to the fee that the county recorders shall be entitled to charge and receive, beg leave to report they 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.

RUBE MCFERREN, *Chairman.*

Report adopted and House File No. 67 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary to whom was referred House File No. 87, a bill for an act to repeal section thirteen hundred and four-one-a (1304-1-a), supplemental supplement to the code, 1915, and to enact a substitute therefor, relating to sworn statement required for soldier's exemption of property from 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 be amended as follows:

By striking out all of said bill after the word "unchanged" in the twentieth line of section 1 and insert in lieu thereof the following:

"And it is hereby made the duty of the assessor at each assessment period to ascertain and report any change in such ownership and right to exemption and the treasurer may require the beneficiary to make statement under oath when he applies to pay the taxes."; and when so amended the bill do pass.

RUBE MCFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary to whom was referred House File No. 108, a bill for an act to legalize that certain election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Street Railway Company the franchise and right for the continued operation, construction and operation of a railway to be operated by electricity or motive power other than steam, and sale of power, in, along and upon the streets, avenues, highways and public places 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.

RUBE McFERREREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary to whom was referred House File No. 103, a bill for an act to amend section two thousand three hundred forty-eight (2348) of the supplement to the code of 1913, relating to bounty on wolves, beg leave to report they 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 referred to the committee on agriculture.

RUBE McFERREREN, *Chairman.*

Report adopted and House File No. 103 was referred to the committee on agriculture.

Johnston of Lucas, 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. 46, a bill for an act to require highway authorities to provide suitable warnings of dangerous railroad crossings, beg leave to report they 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:

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

Section 1. Where any railway crosses at grade a public highway at an angle of less than forty-five (45) degrees, or at any place where by reason of embankments of earth, growth of timber, shrubs or other obstructions, or where by reason of the change in the course of such highway within two hundred (200) feet of any such crossing the full view of a railway track is obstructed for a distance of two hundred (200) feet or more, it shall be the duty of the person, firm or corporation owning or operating said railway to cause a suitable warning sign to be placed in said highway at a point at least two hundred (200) feet distant from said crossing, bearing the words

"DANGER
RAILROAD CROSSING
200 FEET"

which sign, if of metal, shall be at least two and one-half (2½) feet in diameter, and if of wood, shall be at least two (2) feet by three (3) feet. The letters and figures shall be not less than six (6) inches long, and shall be white on a background of red.

Sec. 2. All such dangerous crossings shall be so marked on or before October 1, 1917, and a failure to comply with the provisions of this act shall constitute a misdemeanor.

Also amend by striking out the title and inserting in lieu thereof the following:

"To require railroad companies to provide suitable warning signals at dangerous highway crossings."; and when so amended the bill do pass.

JAS. F. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on roads and highways to whom was referred House File No. 112, a bill for an act to regulate the tread or width of sleighs or sleds used, sold or manufactured within the state of Iowa, and providing 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 be indefinitely postponed.

JAS. F. JOHNSTON, *Chairman.*

Report adopted and House File No. 112 was indefinitely postponed.

On motion of Hall of Taylor, the supplemental sub-committee report on House File No. 112 was ordered printed in the journal.

To the Chairman of the Roads and Highways Committee:

We, your sub-committee to whom was referred House File No. 112, a bill for an act to regulate the tread and width of sleds or sleighs used, sold or manufactured within the state of Iowa and providing a penalty therefor, beg leave to report that we have had the said bill under advisement, and after due consideration recommend as follows:

To this committee so your records say,
A bill's referred to widen out the sleigh.
With due deliberation and with strength of will,
We've sought a way to order out the bill.

But scenes of other days our memory throbs,
Of Christmas times and sleigh rides in bobs,
Of grey haired mothers and of yuletide joys,
That seem to take us back when we were boys.

And conscience seems to say, it would be wrong
 To change a custom which has stood so long,
 That its a law, and changing thus prevent
 Our youths from having pleasures we have spent.

Should we these sleds and sleighs much wider make,
 It would the hearts of lads and lassies break,
 For if the seat too wide would be for two,
 How could your lassie "cuddle doon" to you.

You'd miss the thrill that comes with winter moons
 When loves sweet bud into a full rose blooms,
 Ah, such a bliss wherein contentment lies,
 Such waters bright and founts of paradise.

Nay! nay! wise solons, this we cannot do,
 Our poor hearts fail, we pass the buck to you
 And thus our lack of courage having owned,
 We recommend that this bill be indefinitely postponed.

J. M. WORMLEY, *Chairman*.

A. L. RICHARDS.

R. W. ANDERSON.

REPORT OF COMMITTEE.

Griffin of Woodbury, from the committee on insurance, submitted the following report:

MR. SPEAKER—Your committee on insurance to whom was referred House File No. 22, a bill for an act to amend section seventeen hundred fifty-nine-a (1759-a) of the supplement to the code, 1913, granting to mutual fire, tornado and hailstorm assessment insurance associations authority to write insurance against theft under the provisions of chapter five (5) of title IX of the supplement to the code, 1913, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

T. F. GRIFFIN, *Chairman*.

Report adopted.

SENATE CONCURRENT RESOLUTION.

Helming of Allamakee called up Senate concurrent resolution relative to the printing of 300 copies of the laws of the state pertaining to state printing and binding and moved that the House concur:

Resolved by the Senate, the House concurring. That the state document editor is hereby directed to prepare a compilation of the laws of the state pertaining to the state printing and binding, the various sections of the statutes to be accompanied each by a marginal note explanatory of its operation as now obtains; and have printed in convenient form for

the use of the general assembly an edition of 300 copies with all possible despatch.

Motion prevailed.

Mantz of Audubon called up Senate concurrent resolution relative to appointing committee to investigate the situation and location of the different offices and departments of the state and moved that the House concur.

Be it resolved by the Senate, the House concurring, That a committee of seven (7) be appointed, three (3) from the Senate and four (4) from the House, to investigate the situation and location of the offices and quarters of the different offices, legislative committee rooms and departments of the state, in and about the state capitol building, with a view of remodeling, rearranging and providing more suitable quarters and making committee rooms more accessible, and reducing the cost of maintaining offices and departments, and that said committee report its findings within fifteen (15) days after the appointment thereof.

Motion prevailed and the Speaker named as such committee on the part of the House, Rowley of Van Buren, Wormley of Plymouth, Walrath of Fayette, Lewis of Clarke.

INTRODUCTION OF BILLS.

By Neff of Pottawattamie, House File No. 162, a bill for an act amending chapter 2-a of title six of the Supplement to Code, 1913, and relating to primary elections and nominations of candidates for office and the election of delegates to various party conventions and the regulation of such party conventions, the selection of committeemen, the filing of nomination papers, the preparation and form of the primary ballot and the count and canvass of the vote at such election and the certification thereof; provision for deciding a tie vote and for vacancy in nomination and for repeal of sections in conflict therewith, and for repeal of the presidential preference primary.

Read first and second time and referred to committee on elections.

By Finch of Ida, House File No. 163, a bill for an act to legalize certain warrants of the city of Ida Grove, Iowa and to legalize the assessment of the cost of paving street intersections by payment of the same out of the improvement fund of said city.

Read first and second time and referred to committee on judiciary.

By Griffin of Woodbury, House File No. 164, a bill for an act granting additional powers to the board of railway commissioners in the matters of short line competition and the movement of freight and passengers by railroads having two or more lines between the same stations: Amending section 2126 of the Code.

Read first and second time and referred to committee on railroads and transportation.

By Griffin of Woodbury, House File No. 165, a bill for an act defining and regulating the carrying for sale, endeavoring to sell, or sale of cotton duck or canvass or articles composed in whole or in part of cotton duck or canvass, awnings, paulins, wagon covers, tents, grain and hay covers, stable or tent tops, and requiring the same to be properly marked as to weight, size and use of fillers or other preparations.

Read first and second time and referred to committee on commerce and trade.

By Dean of Osceola, House File No. 166, a bill for an act to require a fishing license of non-residents.

Read first and second time and referred to committee on fish and game.

By Oertel of Lee, House File No. 167, a bill for an act relating to the powers of directors of school corporations to authorize certain uses of school houses and grounds and providing the terms and conditions thereof and disposition of revenue therefrom.

Read first and second time and referred to committee on schools and text-books.

Speaker pro tem McFarlane in the chair.

By Grason of Pottawattamie, House File No. 168, a bill for an act to amend the law as it appears in section twenty-seven hundred eighty-two-a (2782-a), Supplement to the Code, 1913, relating to prohibition of secret societies and fraternities in public schools.

Read first and second time and referred to committee on schools and text-books.

By Coakley of Union, House File No. 169, a bill for an act to prevent the transmission of venereal diseases.

Read first and second time and referred to committee on public health.

CONCURRENT RESOLUTION.

Turner of Iowa offered the following concurrent resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Resolved by the House, the Senate concurring, That the House resolution relating to the number of House and Senate journals furnished to the members of the general assembly and their use, be amended as follows:

By striking from lines two and three (2 and 3) the word "five" wherever the same occurs in the said lines, and inserting in lieu thereof the word "two".

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS.

On request of Grason of Pottawattamie, unanimous consent having been granted, Senate File No. 108 was withdrawn from the committee on military.

Unanimous consent having been granted to take up at this time, on motion of Grason of Pottawattamie, Senate File No. 108, a bill for an act to create a commission under authority of the state to solicit and receive subscriptions and to locate and erect a monument or memorial to the memory of the late General Greenville M. Dodge, was taken up and considered and the bill read for the information of the House.

Unanimous consent having been granted to suspend the rules, Mr. Grason moved that the bill be considered engrossed and that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—85.

Adkins	Erickson	Jackson
Anderson of Davis	Finch	Jessen
Anderson of Winnebago	Findlay	Johnston of Lucas
Becker	Finley	Jones
Benn	Flenniken	Kepple
Boies	Garber	Kern
Coakley	Gilmore	Klinker
Crozier	Giltner	Knickerbocker
Darraha	Grason	Krouse
Dean	Gray	Lake
Dunkelberg	Griffin	Langfitt
Durbin	Hall	Larson
Edgington	Hansen	Lewis
Elwood	Harrington	McFarlane
Epps	Helming	McFerren

Mackie	Price	Stuart
Mantz	Randall	Tucker
Mead	Rees	Turner
Miles	Richards	Ulstad
Miller	Roberts	Walrath
Mooty	Rowley	Weaver
Mowery	Scott	Wenstrand
Murray	Shaff	Wichman
Neff	Shortess	Wigdahl
Newton	Smith	Wilson of Cherokee
Nichols	Stanley	Wilson of Louisa
Nicholson	Starzinger	Wilson of Mitchell
O'Donnell	Stone	Wormley
Oertel		

Nays—None.

Absent or not voting—23.

Anderson of Greene	Kimberly	Reed
Andre	Klaus	Rogers
Bailey	Lee	Santee
Baldwin	Lenocker	Slaught
Bruce	Meredith	Slosson
Gilbert	Nordyke	Wilson of Mahaska
Horchem	Peters	Mr. Speaker
Johnston of Humboldt	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Tucker of Clinton, unanimous consent having been granted, Calendar No. 5, House File No. 5, was placed at the foot of the calendar.

On request of Klinker of Crawford, unanimous consent having been granted, action was deferred on Calendar No. 6, House File No. 65, but allowed to retain its place on the calendar.

On motion of Dean of Osceola, Calendar No. 7, House File No. 74, a bill for an act to prohibit non-resident actioneers from plying their vocation within this state and to provide a penalty therefor, with report of committee recommending passage as amended was taken up and considered.

Richards of Muscatine moved that the amendments offered by Mr. Dean as a substitute for the committee amendments be adopted.

Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Dean moved that the bill be considered engrossed and read a third now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—72.

Adkins	Jessen	Price
Anderson of Winnebago	Jackson	Randall
Becker	Kepple	Rayburn
Benn	Kern	Reed
Boies	Kimberly	Richards
Darrah	Klinker	Scott
Dean	Knickerbocker	Shaff
Dunkelberg	Lake	Slaught
Durbin	Langfitt	Smith
Edgington	Larson	Stanley
Elwood	Lewis	Starzinger
Erickson	McFarlane	Stone
Finch	McFerren	Stuart
Findlay	Mackie	Tucker
Flenniken	Mantz	Turner
Gilmore	Mead	Ulstad
Giltner	Miles	Walrath
Grason	Miller	Weaver
Gray	Mooty	Wichman
Hall	Murray	Wigdahl
Hansen	Neff	Wilson of Cherokee
Harrington	Newton	Wilson of Louisa
Helming	Nichols	Wilson of Mitchell
Jones	Nicholson	Wormley

Nays—15.

Anderson of Davis	Garber	O'Donnell
Coakley	Johnston of Lucas	Oertel
Crozier	Krouse	Rowley
Epps	Mowery	Shortess
Finley	Nordyke	Wenstrand

Absent or not voting—21.

Anderson of Greene	Horchem	Rees
Andre	Johnston of Humboldt	Roberts
Bailey	Klaus	Rogers
Baldwin	Lee	Santee
Bruce	Lenocker	Slosson
Gilbert	Meredith	Wilson of Mahaska
Griffin	Peters	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Klinker of Crawford, unanimous consent having been granted, action was deferred on Calendar No. 8, House File No. 6, but allowed to retain its place on the calendar.

On request of Mackie of Benton, unanimous consent having been granted, action was deferred on Calendar No. 4, House Joint Resolution No. 2, but allowed to retain its place on the calendar.

On motion of Elwood of Howard, House File No. 15, Calendar No. 9, a bill for an act amending section b-4 of the Supplemental Supplement to the Code of Iowa, 1915, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Elwood moved to amend the amendments by striking out the word "sixteenth" and the figure "16" in section one (1) thereof and inserting in lieu thereof the word "fifteenth" and the figure "15", which motion prevailed and the amendment was adopted.

Unanimous consent having been granted to suspend the rules Mr. Elwood moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Jackson	O'Donnell
Anderson of Davis	Jessen	Oertel
Anderson of Winnebago	Johnston of Humboldt	Price
Becker	Jones	Randall
Benn	Kepple	Rayburn
Boies	Kern	Reed
Coakley	Kimberly	Roberts
Crozier	Klinker	Rowley
Dean	Knickerbocker	Scott
Dunkelberg	Krouse	Shaff
Durbin	Lake	Shortess
Edgington	Langfitt	Slaughter
Elwood	Larson	Smith
Epps	Lewis	Stanley
Erickson	McFarlane	Starzinger
Finch	McFerren	Stone
Findlay	Mackie	Stuart
Finley	Mantz	Tucker
Flenniken	Mead	Turner
Garber	Miles	Ulstad
Gilmore	Miller	Walrath
Giltner	Mooty	Weaver
Grason	Mowery	Wenstrand
Gray	Murray	Wichman
Griffin	Neff	Wigdahl
Hall	Newton	Wilson of Cherokee
Hansen	Nichols	Wilson of Louisa
Harrington	Nicholson	Wilson of Mitchell
Helming	Nordyke	Wormley

Nays—None.

Absent or not voting—21.

Anderson of Greene	Horchem	Rees
Andre	Johnston of Lucas	Richards
Bailey	Klaus	Rogers
Baldwin	Lee	Santee
Bruce	Lenocker	Slosson
Darraha	Meredith	Wilson of Mahaska
Gilbert	Peters	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Elwood of Howard offered the following amendment to the title:

Amend the title by striking out the period at the end thereof, and adding the following: “, relating to the form of petitions in the nomination of councilmen under city manager plan.”.

Amendment adopted and title as amended agreed to.

On motion of Larson of Montgomery, House File No. 61, a bill for an act to amend the law as it appears in section seven hundred sixteen-a (716-a) of the Supplement to the Code, 1913, and to empower and authorize cities of the second class and incorporated towns to levy a tax for a fire fund, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules Mr. Larson moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, “Shall the bill pass?”

Ayes—82.

Adkins	Dunkelberg	Flenniken
Anderson of Davis	Durbin	Garber
Anderson of Winnebago	Edgington	Gilmore
Becker	Elwood	Giltner
Boies	Epps	Grason
Coakley	Erickson	Griffin
Crozier	Finch	Hall
Darraha	Findlay	Harrington
Dean	Finley	Helming

Jackson	Mead	Shortess
Jessen	Miles	Slaught
Johnston of Humboldt	Miller	Smith
Johnston of Lucas	Mowery	Stanley
Jones	Murray	Starzinger
Kepple	Newton	Stone
Kern	Nichols	Stuart
Kimberly	Nicholson	Tucker
Klinker	Nordyke	Turner
Knickerbocker	O'Donnell	Ulstad
Krouse	Oertel	Walrath
Lake	Price	Weaver
Langfitt	Randall	Wenstrand
Larson	Rayburn	Wigdahl
Lewis	Reed	Wilson of Cherokee
McFarlane	Richards	Wilson of Louisa
McFerren	Rowley	Wilson of Mitchell
Mackie	Shaff	Wormley
Mantz		

Nays—5.

Benn	Hansen	Wichman
Gray	Scott	

Absent or not voting—21.

Anderson of Greene	Klaus	Rees
Andre	Lee	Roberts
Bailey	Lenocker	Rogers
Baldwin	Meredith	Santee
Bruce	Mooty	Slosson
Gilbert	Neff	Wilson of Mahaska
Horchem	Peters	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Larson of Montgomery offered the following amendment to the title:

Amend the title by striking therefrom the words "cities of the second class and".

Amendment adopted and title as amended agreed to.

On motion of Grason of Pottawattamie, Calendar No. 11, House File No. 69, a bill for an act to amend section three hundred and three-a, Supplement of the Code, 1913, relating to the appointment of assistant county attorneys and their compensation, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Grason moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins	Jackson	Oertel
Anderson of Davis	Jessen	Price
Anderson of Winnebago	Johnston of Lucas	Randall
Becker	Jones	Rayburn
Benn	Kepple	Reed
Boies	Kern	Richards
Coakley	Kimberly	Roberts
Crozier	Klinker	Rowley
Darrah	Knickerbocker	Scott
Dean	Krouse	Shaff
Dunkelberg	Lake	Shortess
Durbin	Langfitt	Slaught
Edgington	Larson	Smith
Elwood	Lewis	Stanley
Epps	McFarlane	Starzinger
Erickson	McFerren	Stone
Finch	Mackie	Stuart
Findlay	Mantz	Tucker
Finley	Mead	Turner
Flenniken	Miles	Ulstad
Garber	Miller	Walrath
Gilmore	Mooty	Weaver
Giltner	Mowery	Wenstrand
Grason	Murray	Wichman
Gray	Neff	Wigdahl
Griffin	Newton	Wilson of Cherokee
Hall	Nichols	Wilson of Louisa
Hansen	Nicholson	Wilson of Mitchell
Harrington	Nordyke	Wormley
Helming	O'Donnell	

Nays—None.

Absent or not voting—19.

Anderson of Greene	Johnston of Humboldt	Rees
Andre	Klaus	Rogers
Bailey	Lee	Santee
Baldwin	Lenocker	Slosson
Bruce	Meredith	Wilson of Mahaska
Gilbert	Peters	Mr. Speaker
Horchem		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Starzinger of Polk, Calendar No. 12, House File No. 72, a bill for an act fixing the period for which certain cities may issue bonds, with report of committee recommending passage

as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Starzinger, moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Harrington	O'Donnell
Anderson of Winnebago	Helming	Oertel
Becker	Jackson	Price
Benn	Johnston of Humboldt	Randall
Boies	Johnston of Lucas	Rayburn
Coakley	Jones	Richards
Crozier	Kepple	Roberts
Darraha	Kern	Rowley
Dean	Kimberly	Scott
Dunkelberg	Klinker	Shaff
Durbin	Knickerbocker	Shortess
Edgington	Lake	Slaughter
Elwood	Langfitt	Stanley
Epps	Larson	Starzinger
Erickson	Lewis	Stone
Finch	McFarlane	Stuart
Findlay	McFerren	Tucker
Finley	Mantz	Turner
Flenniken	Mead	Ulstad
Garber	Miles	Weaver
Gilmore	Miller	Wenstrand
Giltner	Mooty	Wichman
Grason	Mowery	Wigdahl
Gray	Neff	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nichols	Wilson of Mitchell
Hansen	Nicholson	Wormley

Nays—1.

Reed

Absent or not voting—26.

Anderson of Davis	Klaus	Rees
Anderson of Greene	Krouse	Rogers
Andre	Lee	Santee
Bailey	Lenocker	Slosson
Baldwin	Mackie	Smith
Bruce	Meredith	Walrath
Gilbert	Murray	Wilson of Mahaska
Horchem	Nordyke	Mr. Speaker
Jessen	Peters	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Starzinger of Polk, Calendar No. 13, House File No. 73, a bill for an act authorizing cities having a population of fifty thousand and over, including cities under commission form of government and cities under special charter, to erect a municipal court building and providing for a special tax, the issuance of bonds, and the submission of the question of erection of such building, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Starzinger, moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Harrington	Nordyke
Anderson of Davis	Jackson	O'Donnell
Anderson of Winnebago	Jessen	Oertel
Becker	Johnston of Lucas	Price
Benn	Jones	Randall
Boies	Kepple	Rayburn
Coakley	Kern	Richards
Crozier	Kimberly	Roberts
Darrah	Klinker	Rowley
Dean	Knickerbocker	Shaff
Dunkelberg	Lake	Shortess
Durbin	Langfitt	Slaught
Edgington	Larson	Smith
Elwood	Lewis	Stanley
Epps	McFarlane	Starzinger
Erickson	McFerren	Stone
Finch	Mackie	Stuart
Findlay	Mantz	Tucker
Finley	Mead	Turner
Flenniken	Miles	Weaver
Garber	Miller	Wenstrand
Gilmore	Mooty	Wichman
Giltner	Mowery	Wigdahl
Grason	Murray	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Newton	Wilson of Mitchell
Hansen	Nichols	Wormley

Nays—2.

Reed

Scott

Absent or not voting—25.

Anderson of Greene	Johnston of Humboldt	Rees
Andre	Klaus	Rogers
Bailey	Krouse	Santee
Baldwin	Lee	Slosson
Bruce	Lenoeker	Ulstad
Gilbert	Meredith	Walrath
Hall	Nicholson	Wilson of Mahaska
Helming	Peters	Mr. Speaker
Horchem		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Jones of Cerro Gordo, Calendar No. 14, House File No. 80, a bill for an act to amend section fifty-four hundred and forty-seven-a (5447-a), Supplement to the Code, 1913, relating to the suspension of execution of sentence, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Jones moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Gray	Miles
Anderson of Davis	Griffin	Miller
Anderson of Winnebago	Hall	Mooty
Becker	Hansen	Mowery
Benn	Harrington	Murray
Boies	Jackson	Neff
Coakley	Jessen	Newton
Darrah	Johnston of Humboldt	Nichols
Dean	Johnston of Lucas	Nordyke
Dunkelberg	Jones	O'Donnell
Durbin	Kepple	Oertel
Edgington	Kern	Price
Elwood	Kimberly	Randall
Epps	Klinker	Rayburn
Erickson	Knickerbocker	Reed
Finch	Lake	Richards
Findlay	Langfitt	Roberts
Finley	Larson	Rowley
Flenniken	Lewis	Scott
Garber	McFarlane	Shaff
Gilmore	McFerren	Shortess
Giltner	Mackie	Slaught
Grason	Mantz	Stanley
	Mead	Starzinger

Stone	Weaver	Wilson of Cherokee
Stuart	Wenstrand	Wilson of Louisa
Tucker	Wichman	Wilson of Mitchell
Turner	Wigdahl	Wormley
Ulstad		

Nays—None.

Absent or not voting—24.

Anderson of Greene	Horchem	Rees
Andre	Klaus	Rogers
Bailey	Krouse	Santee
Baldwin	Lee	Slosson
Bruce	Lenocker	Smith
Crozier	Meredith	Walrath
Gilbert	Nicholson	Wilson of Mahaska
Helming	Peters	Mr. Speaker

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.

Secretary Watters reported the following messages 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. 80, a bill for an act making an appropriation to defray the expenses of the inaugural ceremonies.

Also:

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. 53, a bill for an act to amend section three thousand nine-1 (3009-1) supplement to the code, 1913, relating to coal, charcoal, coke, sale and delivery tickets.

Also:

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:

Substitute for Senate File No. 1, a bill for an act to repeal paragraph five (5) of section one hundred thirty-eight (138) of the supplemental supplement to the code, 1915, and to enact a substitute therefor: to provide for the preparation, printing and distributing of a classified index to legislative bills and making appropriation to defray the expense thereof; and to legalize the printing of bills for the thirty-seventh general assembly heretofore ordered.

SENATE MESSAGES CONSIDERED.

Senate File No. 80, a bill for an act making an appropriation to defray the expenses of the inaugural ceremonies.

Read first and second time and referred to committee on appropriations.

Senate File No. 53, a bill for an act to amend section three thousand nine-1, (3009-1) Supplement to the Code, 1913, relating to coal—charcoal—coke—sale and delivery tickets.

Read first and second time and referred to committee on commerce and trade.

Substitute for Senate File No. 1, a bill for an act to repeal paragraph five (5) of section one hundred thirty-eight (138) of the Supplemental Supplement to the Code, 1915, and to enact a substitute therefor; to provide for the preparation, printing and distribution of a classified index to legislative bills and making appropriation to defray the expense thereof; and to legalize the printing of bills for the thirty seventh general assembly heretofore ordered.

Read first and second time and referred to committee on appropriations.

On motion of Anderson of Winnebago, House adjourned until 2:00 p. m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 29, 1917.

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

Prayer was offered by Rev. James Perkins Burling, pastor of the Greenwood Congregational Church, Des Moines.

Journal of January 27th corrected and approved.

LEAVE OF ABSENCE.

On request of Tucker of Clinton leave of absence was granted Benn of Washington until Tuesday.

On request of Gray of Calhoun leave of absence was granted Rees of Fremont indefinitely on account of sickness.

On request of Smith of Bremer leave of absence was granted Finley of Henry until Tuesday.

On request of Epps of Wapello leave of absence was granted Dean of Osceola indefinitely.

On request of Giltner of Monroe leave of absence was granted Klaus of Delaware until Tuesday.

On request of Shaff of Clinton leave of absence was granted Mooty of Grundy until Tuesday.

On request of Jessen of Story leave of absence was granted Mantz of Audubon until Tuesday.

On request of Slosson of Worth leave of absence was granted Murray until Tuesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Mead of Butler presented petition of citizens of Butler county relative to the practice of chiropractic.

Referred to committee on public health.

Ulstad of Wright presented petition of citizens of Wright county relative to the practice of chiropractic.

Referred to committee on public health.

Rayburn of Poweshiek presented petition of citizens of Poweshiek county relative to the practice of chiropractic.

Referred to committee on public health.

Wilson of Mahaska presented petition of citizens of Mahaska county relative to the practice of chiropractic.

Referred to committee on public health.

Nicholson of Winneshiek presented petition of citizens of Winneshiek county relative to the practice of chiropractic.

Referred to committee on public health.

Santee of Black Hawk presented petition of citizens of Black Hawk county relative to the practice of chiropractic.

Referred to committee on public health.

Roberts of Ringgold presented petition of citizens of Ringgold county relative to the practice of chiropractic.

Referred to committee on public health.

Boies of Buchanan presented petition of citizens of Buchanan county relative to the privilege of passengers on freight trains.

Referred to committee on railroads and transportation.

Starzinger of Polk presented petition of citizens of Polk county relative to the practice of chiropractic.

Referred to committee on public health.

Meredith of Jasper presented petition of citizens of Jasper county relative to the practice of chiropractic.

Referred to committee on public health.

REPORTS OF COMMITTEES.

Finch of Ida, from the committee on claims, submitted the following report:

MR. SPEAKER—Your committee on claims, to whom was referred House file No. 2, a bill for an act to appropriate fifteen hundred dollars (\$1,500) to Mrs. James H. Green, Sr., in settlement of claim for death of her son, Private James H. Green, Jr., of Battery A Field Artillery, 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 be referred to the committee on appropriations with the recommendation that the claim be allowed and the bill passed.

W. S. FINCH, *Chairman.*

Report adopted and House File No. 2 was referred to the committee on appropriations.

Roberts of Ringgold, 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. 48, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-m-Twenty-three (1571-m-23) supplement to the code, 1913, by providing a penalty for operating a motor vehicle while intoxicated, beg leave to report they 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. GUY ROBERTS, *Chairman*.

Report adopted and House File No. 48 was indefinitely postponed.

INTRODUCTION OF BILLS.

By Rayburn of Poweshiek, House File No. 170, a bill for an act to provide for the visitation of private and public hospitals, reformatory home, house of detention, sectarian seminaries, asylums, or other institutions which receive patients, pupils or other inmates, and providing a penalty for the violation thereof.

Read first and second time and referred to committee on public health.

By Weaver of Polk, House File No. 171, a bill for an act to amend the law as it appears in sections six hundred ninety-four-e-twenty-two (694-e-22), six hundred ninety-four-e-seventeen (694-e-17), six hundred ninety-four-e-forty-five (694-e-45), six hundred ninety-four-e-forty-six (694-e-46), supplemental supplement to the code, 1915, and section three thousand eight hundred and eighty-five (3885), code of 1897, relating to the manner of commencing actions in the municipal court, providing notice to be served upon defendant in such actions, fixing the time when judgment will be taken, providing for procedure on appeals from the municipal to the district court, providing for service of original notice by publication in actions in the municipal court, and for proof of service thereof, providing procedure for setting aside defaults on judgments entered in the municipal court, and to provide for the filing of bond in such court in actions of attachment.

Read first and second time and referred to committee on judiciary.

By Anderson of Winnebago, House File No. 172, a bill for an act to amend the law as it appears in section twenty-seven hundred eighty (2780), supplement to the code, 1913, and providing for the compensation of school directors.

Read first and second time and referred to committee on schools and text-books.

By Anderson of Winnebago, House File No. 173, a bill for an act to amend sections fifteen hundred twenty-seven-s8 (1527-s8), fifteen hundred twenty-seven-s9 (1527-s9), fifteen hundred twenty-seven-s10 (1527-s10), fifteen hundred twenty-seven-s14 (1527-s14), and fifteen hundred twenty-seven-s21a (1527-s21a), supplemental supplement to the code, 1915, providing for the maintenance of bridges and culverts, additions to the county road system, and apportionment of funds, repair work, surveys for township work, and plans and specifications with approval thereof for road improvements.

Read first and second time and referred to committee on roads and highways.

By Randall of Linn, House File No. 174, a bill for an act to repeal section twenty-nine hundred eleven-a (2911-a), section twenty nine hundred eleven-b (2911-b) of the supplemental supplement to the code, 1915, and section twenty-nine hundred eleven-c (2911-c) of the supplement to the code 1913 relating to bulk sales of merchandise and to enact in lieu thereof provisions for the sale of stocks of goods, merchandise and the fixtures pertaining to the conducting of mercantile business and for a notice in the case of such sales.

Read first and second time and referred to committee on judiciary.

By Randall of Linn, House File No. 175, a bill for an act to amend the law as it appears in paragraph seven (7) of section thirteen hundred four (1304), supplementary supplement to the code, 1915 relating to the exemption allowed to any honorably discharged Union soldier or sailor of the Mexican war or of the War of the Rebellion, or the widow remaining unmarried, of such soldier or sailor.

Read first and second time and referred to committee on judiciary.

By Erickson of Lyon, House File No. 176, a bill for an act to appropriate the sum of seven hundred forty-nine and 90-100 (\$749.90) dollars to the Lyon County Fair and Agricultural Association under the provisions of section one thousand six hundred sixty-one-a (1661-a) supplemental supplement to the code, 1915.

Read first and second time and referred to committee on appropriations.

By Erickson of Lyon, House File No. 177, a bill for an act to amend the law as it appears in section four thousand four hundred seventy-six (4476) of the code relating to the jurisdiction of justices of the peace.

Read first and second time and referred to committee on judiciary.

By Horchem of Dubuque, House File No. 178, a bill for an act to amend the law as it appears in sections one thousand fifty-six-b (1056-b) and one thousand fifty-six-b one (1056-b1) supplemental supplement to the code, 1915, relating to the government of cities and towns by a council and manager.

Read first and second time and referred to committee on judiciary.

By Rowley of Van Buren, House File No. 179, a bill for an act to require registration of certificates or diplomas issued by the board of educational examiners and to repeal section 2734-c, supplement to the code of Iowa, 1913, and enact a substitute therefor; and amend sections 2734-g and 2734-h, and repeal sections 2734-m, 2734-n, 2734-o, and amend sections 2734-p, and repeal sections 2734-q, 2734-r, 2734-s, 2734-t, 2734-v, and amend section 2738 of the supplement to the code of Iowa, 1913, relating to the registration of certificates and diplomas issued by the state board of educational examiners, and the time of holding examinations by county superintendents, and the issuance of certificates by county superintendents, and the renewal of certificates and disposition of fees paid to county superintendents for examinations.

Read first and second time and referred to committee on schools and text-books.

By Tucker of Clinton, House File No. 180, a bill for an act to repeal section four hundred ninety-five (495), supplemental sup-

plement to the code, 1915, relating to the salary of county recorders and to enact a substitute therefor.

Read first and second time and referred to committee on compensation of public officers.

By Tucker of Clinton, House File No. 181, a bill for an act making an appropriation to pay certain ex-members of the Iowa State Board of Medical Examiners, for services rendered.

Read first and second time and referred to committee on claims.

By Slaughter of Wapello, House File No. 182, a bill for an act to amend section twenty-five hundred eighty-three-a (2583-a), and twenty-five hundred eighty-three-c (2583-c), and twenty-five hundred eighty-three-d (2583-d), and twenty-five hundred eighty-three-e (2583-e), of chapter seventeen-a (17-a), supplement to the code of Iowa, 1913, all relating to the practice of osteopathy and provide for the practice of chiropractic.

Read first and second time and referred to committee on public health.

CONSIDERATION OF BILLS.

On motion of Anderson of Greene, House Joint Resolution No. 2, joint resolution limiting the number of bills which may be introduced by members of the legislature after February 1, 1917, with report of committee recommending passage as amended was taken up, considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Anderson moved that the resolution be considered engrossed and read a third time now, which motion prevailed, and the resolution was read a third time.

On the question, "Shall the resolution pass?"

Ayes—86.

Adkins	Durbin	Gray
Anderson of Davis	Edgington	Griffin
Anderson of Greene	Elwood	Hall
Anderson of Winnebago	Epps	Hansen
Bailey	Finch	Horchem
Baldwin	Findlay	Jackson
Becker	Flenniken	Johnston of Humboldt
Boies	Garber	Johnston of Lucas
Coakley	Gilmore	Kepple
Darrah	Giltner	Kern
Dunkelberg	Grason	Kimberly

Klinker	Nordyke	Starzinger
Knickerbocker	O'Donnell	Stone
Krouse	Oertel	Stuart
Lake	Peters	Tucker
Langfitt	Price	Turner
Larson	Rayburn	Ulstad
Lee	Reed	Walrath
Lenocker	Roberts	Weaver
Lewis	Rogers	Wenstrand
McFarlane	Rowley	Wichman
Mackie	Santee	Wigdahl
Mead	Scott	Wilson of Cherokee
Meredith	Shaff	Wilson of Louisa
Miles	Shortess	Wilson of Mahaska
Neff	Slaught	Wilson of Mitchell
Newton	Slosson	Wormley
Nichols	Smith	Mr. Speaker
Nicholson	Stanley	

Nays—7.

Gilbert	McFerren	Randall
Harrington	Miller	
Helming	Mowery	

Absent or not voting—15.

Andre	Erickson	Mantz
Benn	Finley	Mooty
Bruce	Jessen	Murray
Crozier	Jones	Rees
Dean	Klaus	Richards

So the resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

Upon request of Slosson of Worth, unanimous consent having been granted, action was deferred on Calendar No. 6, House File No. 65, and same was placed at the foot of the calendar.

On motion of Klinker of Crawford, Calendar No. 8, House File No. 6, a bill for an act to repeal sections ten hundred eighty-seven-a-thirty-six (1087-a-36), ten hundred eighty-seven-a-thirty-seven (1087-a-37), ten hundred eighty-seven-a-thirty-eight (1087-a-38), ten hundred eighty-seven-a-thirty-nine (1087-a-39), ten hundred eighty-seven-a-forty (1087-a-40), ten hundred eighty-seven-a-forty-one (1087-a-41), ten hundred eighty-seven-a-forty-two (1087-a-42), ten hundred eighty-seven-a-forty-three (1087-a-43), ten hundred eighty-seven-a-forty-four (1087-a-44), ten hundred eighty-seven-a-forty-five (1087-a-45), ten hundred eighty-seven-a-forty-six (1087-a-46), ten hundred eighty-seven-a-forty-seven (1087-a-47), of the Supplement to the Code, 1913, relating to preferential presidential primary, with report of committee recommending passage was taken up and considered.

Klinker of Crawford offered the following amendment:

Amend House file No. 6 by striking out the words "of the" in the fourteenth line thereof.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Klinker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—95.

Adkins	Jackson	Randall
Anderson of Davis	Johnston of Humboldt	Rayburn
Anderson of Greene	Johnston of Lucas	Reed
Anderson of Winnebago	Kepple	Roberts
Bailey	Kern	Rogers
Baldwin	Kimberly	Rowley
Becker	Klinker	Santee
Boies	Knickerbocker	Scott
Coakley	Krouse	Shaff
Crozier	Lake	Shortess
Darrah	Langfitt	Slaughter
Dunkelberg	Larson	Slosson
Durbin	Lee	Smith
Edgington	Lenoeker	Stanley
Elwood	Lewis	Starzinger
Epps	McFarlane	Stone
Erickson	McFerren	Stuart
Finch	Mackie	Tucker
Findlay	Mead	Turner
Flenniken	Meredith	Ulstad
Garber	Miles	Walrath
Gilbert	Miller	Weaver
Gilmore	Mowery	Wenstrand
Giltner	Neff	Wichman
Grason	Newton	Wigdahl
Gray	Nichols	Wilson of Cherokee
Griffin	Nicholson	Wilson of Louisa
Hall	Nordyke	Wilson of Mahaska
Hansen	O'Donnell	Wilson of Mitchell
Harrington	Oertel	Wormley
Helming	Peters	Mr. Speaker
Horchem	Price	

Nays—None.

Absent or not voting—13.

Andre	Jessen	Mooty
Benn	Jones	Murray
Bruce	Klaus	Rees
Dean	Mantz	Richards
Finley		

So the bill having received a constitutional majority was declared the have passed the House.

Klinker of Crawford offered the following amendment to title:

Amend title to House file No. 6 by striking the words "of the" in line nine (9) thereof, and by striking the words "presidential preferential primary" in the last line thereof and by inserting in lieu thereof the following words, to-wit: "primary election".

Amendment adopted and title as amended agreed to.

On motion of Tucker of Clinton, Calendar No. 15, House File No. 108, a bill for an act to legalize that certain special election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Street Railway Company the franchise and right for the continued operation, construction and operation of a railway to be operated by electricity or motive power other than steam, and sale of power, in, along and upon the streets, avenues, highways and public places of said city, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Tucker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—94.

Adkins	Grason	McFarlane
Anderson of Greene	Gray	McFerren
Anderson of Davis	Griffin	Mackie
Anderson of Winnebago	Hall	Mead
Bailey	Hansen	Meredith
Baldwin	Harrington	Miles
Boies	Helming	Miller
Coakley	Horchem	Mowery
Crozier	Jackson	Neff
Darrah	Johnston of Humboldt	Newton
Dunkelberg	Johnston of Lucas	Nichols
Durbin	Kepple	Nicholson
Edgington	Kern	Nordyke
Elwood	Kimberly	O'Donnell
Epps	Klinker	Oertel
Erickson	Knickerbocker	Peters
Finch	Krouse	Price
Findlay	Lake	Randall
Flenniken	Langfitt	Rayburn
Garber	Larson	Reed
Gilbert	Lee	Roberts
Gilmore	Lenocker	Rogers
Giltner	Lewis	Rowley

Santee	Stone	Wichman
Scott	Stuart	Wigdahl
Shaff	Tucker	Wilson of Cherokee
Shortess	Turner	Wilson of Louisa
Slaughter	Ulstad	Wilson of Mahaska
Slosson	Walrath	Wilson of Mitchell
Smith	Weaver	Wormley
Stanley	Wenstrand	Mr. Speaker
Starzinger		

Nays—None.

Absent or not voting—14.

Andre	Finley	Mooty
Becker	Jessen	Murray
Benn	Jones	Rees
Bruce	Klaus	Richards
Dean	Mantz	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Calendar No. 16, House File No. 87, a bill for an act to repeal section thirteen hundred and four-one-a (1304-1a), supplemental supplement to the code, 1915, and to enact a substitute therefor, relating to sworn statement required for soldiers' exemption of property from taxes, with report of committee recommending passage as amended was taken up, considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—95.

Adkins	Epps	Helming
Anderson of Davis	Erickson	Horchem
Anderson of Greene	Finch	Jackson
Anderson of Winnebago	Findlay	Jessen
Bailey	Flenniken	Johnston of Humboldt
Baldwin	Garber	Johnston of Lucas
Becker	Gilbert	Kepple
Boies	Gilmore	Kern
Coakley	Giltner	Kimberly
Crozier	Grason	Klinker
Darrah	Gray	Knickerbocker
Dunkelberg	Griffin	Krouse
Durbin	Hall	Lake
Edgington	Hansen	Langfitt
Elwood	Harrington	Larson

Lee	Peters	Stone
Lenocker	Price	Stuart
Lewis	Randall	Tucker
McFerren	Rayburn	Turner.
Mackie	Reed	Ulstad.
Mead	Roberts	Walrath
Meredith	Rogers	Weaver.
Miles	Rowley	Wenstrand
Miller	Santee	Wichman
Mowery	Scott	Wigdahl
Neff	Shaff	Wilson of Cherokee
Newton	Shortess	Wilson of Louisa
Nichols	Slaughter	Wilson of Mahaska
Nicholson	Slosson	Wilson of Mitchell
Nordyke	Smith	Wormley
O'Donnell	Stanley	Mr. Speaker
Oertel	Starzinger	

Nays—None.

Absent or not voting—13.

Andre	Jones	Murray
Benn	Klaus	Rees
Bruce	McFarlane	Richards
Dean	Mantz	
Finley	Mooty	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Neff of Pottawattamie, Calendar No. 17, House File No. 22, a bill for an act to amend section one thousand seven hundred fifty-nine-a (1759-a) of the supplement to the code, 1913, granting to mutual fire, tornado and hail storm assessment insurance associations authority to write insurance against theft under the provisions of chapter five (5) of title IX of the supplement to the code, 1913, with report of committee recommending passage was taken up and considered.

Rogers of Carroll offered the following amendment:

Amend House file No. 22 by striking out all of section one and substituting in lieu thereof the following:

SECTION 1. That section seventeen hundred fifty-nine-a (1759-a), supplement to the code, 1913, be and the same is hereby amended by inserting after the word "windstorm" in the sixth line a "," followed by the word "theft"; also by striking out the word "and" in the fifteenth line and substituting in lieu thereof a ","; also by inserting after the word "lightning" in the fifteenth line the words "and theft".

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Neff moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—95.

Adkins	Jessen	Price
Anderson of Davis	Johnston of Humboldt	Rayburn
Anderson of Greene	Johnston of Lucas	Reed
Anderson of Winnebago	Kepple	Roberts
Bailey	Kern	Rogers
Baldwin	Kimberly	Rowley
Becker	Klinker	Santee
Boies	Knickerbocker	Scott
Coakley	Krouse	Shaff
Crozier	Lake	Shortess
Dunkelberg	Langfitt	Slaught
Durbin	Larson	Slosson
Edgington	Lee	Smith
Elwood	Lenocker	Stanley
Epps	Lewis	Starzinger
Erickson	McFarlane	Stone
Finch	McFerren	Stuart
Findlay	Mackie	Tucker
Flenniken	Mead	Turner
Garber	Meredith	Ulstad
Gilbert	Miles	Walrath
Gilmore	Miller	Weaver
Giltner	Mowery	Wenstrand
Grason	Neff	Wichman
Gray	Newton	Wigdahl
Griffin	Nichols	Wilson of Cherokee
Hall	Nicholson	Wilson of Louisa
Hansen	Nordyke	Wilson of Mahaska
Harrington	O'Donnell	Wilson of Mitchell
Helming	Oertel	Wormley
Horchem	Peters	Mr. Speaker
Jackson	Randall	

Nays—None.

Absent or not voting—13.

Andre	Finley	Mooty
Benn	Jones	Murray
Bruce	Klaus	Rees
Darraha	Mantz	Richards
Dean		

So the bill having received a constitutional majority was declared to have passed the House.

Neff of Pottawattamie offered the following amendment to the title:

Amend the title to House file No. 22 by inserting a comma after the parenthesis in line one thereof, and by striking out the words "of the" following said parenthesis; also amend by inserting a comma after the numerical "IX" in line four thereof, and by striking out the words "of the" following said numeral.

Amendment adopted.

Rogers of Carroll offered the following amendment to the title:

Amend the title to House file No. 22 by striking out all that part of the title commencing with the word "under" in the fourth line thereof, and by inserting in lieu thereof a period.

Amendment adopted.

Title as amended agreed to.

On motion of McFerren of Hamilton the House adjourned until 10:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 30, 1917.

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

Prayer was offered by Rev. J. L. Boyd, pastor of the Methodist Church, Denison, Iowa.

Journal of January 29th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Crozier of Marion presented petition of citizens of Marion county relative to the practice of chiropractic.

Referred to committee on public health.

Finch of Ida county presented a petition of citizens of Ida county relative to the practice of chiropractic.

Referred to committee on public health.

Bruce of Pocahontas presented petition of citizens of Pocahontas county relative to the practice of chiropractic.

Referred to committee on public health.

Rowley of Van Buren presented petition of citizens of Van Buren county relative to the practice of chiropractic.

Referred to committee on public health.

Miles of Jackson presented petition of citizens of Jackson county relative to the practice of chiropractic.

Referred to committee on public health.

Mantz of Audubon presented a petition of citizens of Audubon county relative to the practice of chiropractic.

Referred to committee on public health.

Giltner of Monroe presented petition of citizens of Monroe county relative to the practice of chiropractic.

Referred to committee on public health.

Richards of Muscatine presented petition of citizens of Muscatine county relative to the practice of chiropractic.

Referred to committee on public health.

Rogers of Carroll presented petition of citizens of Audubon and Carroll counties relative to the practice of chiropractic.

Referred to committee on public health.

Andre of Des Moines presented petition of citizens of Des Moines county relative to the practice of chiropractic.

Referred to committee on public health.

Horchem of Dubuque presented petition of citizens of Dubuque county relative to the practice of chiropractic.

Referred to committee on public health.

Rayburn of Poweshiek presented petition of citizens of Poweshiek county relative to the practice of chiropractic.

Referred to committee on public health.

Lake of Woodbury presented petition of citizens of Woodbury county relative to the practice of chiropractic.

Referred to committee on public health.

Mr. Speaker presented petition of citizens of Harrison county relative to the practice of chiropractic.

Referred to committee on public health.

REPORT OF COMMITTEE.

Richards of Muscatine, from the committee on agriculture, submitted the following report:

MR. SPEAKER—Your committee on agriculture, to whom was referred House file No. 121, a bill for an act to repeal the law as it appears in chapter sixteen-g (16-g) of title twelve (12), supplement to the code, 1913, relating to the prevention of disease among bees and inspection 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.

A. L. RICHARDS, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON RULES.

MR. SPEAKER—The joint committee on rules of the House and Senate of the thirty-seventh general assembly respectfully report and recommend that the joint rules of the thirty-sixth general assembly be adopted as

the joint rules of the thirty-seventh general assembly with this amendment: Rule 10 of the joint rules be amended and designated as Rule 10 (a) and the following paragraph be added thereto which shall be known as rule 10 (b) of the joint rules:

10 (b). "Whenever any bill having the same title and substance shall have been introduced in both Houses and the same whether amended or not shall have passed either House and shall be placed on the calendar of the other House, it shall be placed on such calendar with the companion bill and shall be considered with and take precedence over its companion bill and final passage of either shall operate to reject the other bill."

Respectfully submitted on this the 30th day of January, 1917.

K. M. LÉCOMPTE,

Chairman of the Committee on Rules of the Senate.

S. W. KLAUS,

Chairman of the Committee on Rules of the House.

Passed on file.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 1.

The hour having arrived for the consideration of Special Order No. 1, on motion of Roberts of Ringgold, Senate Joint Resolution No. 3, joint resolution agreeing to a proposed amendment to article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale or keeping for sale, of intoxicating liquors, as a beverage, within this state, with report of committee recommending passage was taken up and considered.

The joint resolution was read for the information of the House.

Roberts of Ringgold offered the following amendment:

Amend Senate joint resolution No. 3 by striking from line three of the resolution the date "March 8, 1915," and by substituting therefor the date "March 6, 1915," for the purpose of making said resolution recite the true date on which Senate joint resolution No. 6 of the thirty-sixth general assembly was approved by the governor, to-wit: March 6th, 1915.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Roberts moved that the joint resolution be read a third time now, which motion prevailed, and the joint resolution was read a third time.

SENATE JOINT RESOLUTION NO. 3.

Joint Resolution agreeing to a proposed amendment to article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale, or keeping for sale, of intoxicating liquors, as a beverage, within this state.

Whereas, by senate joint resolution number six (6) of the resolutions of the thirty-sixth general assembly, which resolution was approved March 6, 1915, an amendment to the constitution of the state of Iowa was proposed, and,

Whereas, the said proposed amendment was agreed to by a majority of the members elected to the house of representatives of said thirty-sixth general assembly and entered upon its journal at page five hundred eighty-nine (589) thereof, and was agreed to by a majority of the members elected to the senate of said general assembly and entered upon its journal at pages three hundred and twenty-six (326) and three hundred and twenty-seven (327) thereof, and,

Whereas, the said resolution has been published as provided by law and has now been referred to this, the thirty-seventh general assembly, now, therefore,

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

That the proposed amendment to the constitution of the state of Iowa as contained in and proposed by said senate joint resolution number six (6) of the resolutions of the thirty-sixth general assembly, which resolution, including its title, was and is in words and figures as follows, to-wit:

“Joint resolution proposing to amend article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale, or keeping for sale, of intoxicating liquors, as a beverage, within this state.

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

That the following amendment to article one (1) of the constitution of the state of Iowa be and the same is hereby proposed: To add thereto following section twenty-six (26) thereof and as section twenty-seven (27) of article one (1) of said constitution the following, to-wit:

‘Sec. 27. The manufacture, sale, or keeping for sale, as a beverage, of intoxicating liquors, including ale, wine and beer, shall be forever prohibited within this state. The general assembly shall by law prescribe regulations for the enforcement of the prohibition herein contained, and shall provide suitable penalties for the violation of the provisions hereof.’

Resolved, further, 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 months previous to the day of said election, as provided by law.”

be and the same is hereby agreed to, enacted and adopted.

On the question, “Shall the joint resolution be adopted?”

Ayes—100.

Adkins	Jackson	Price
Anderson of Davis	Jessen	Randall
Anderson of Greene	Johnston of Humboldt	Rayburn
Anderson of Winnebago	Johnston of Lucas	Reed
Andre	Kepple	Richards
Bailey	Kern	Roberts
Baldwin	Klaus	Rogers
Benn	Klinker	Rowley
Boies	Knickerbocker	Santee
Bruce	Krouse	Scott
Coakley	Lake	Shaff
Crozier	Langfitt	Shortess
Darrah	Larson	Slaught
Dunkelberg	Lee	Slosson
Durbin	Lenocker	Smith
Edgington	Lewis	Stanley
Elwood	McFarlane	Starzinger
Epps	McFerren	Stone
Erickson	Mackie	Stuart
Finch	Mantz	Turner
Findlay	Mead	Ulstad
Finley	Meredith	Walratl
Flenniken	Miles	Weaver
Garber	Miller	Wenstrand
Gilbert	Mooty	Wichman
Gilmore	Mowery	Wigdahl
Giltner	Murray	Wilson of Cherokee
Grason	Neff	Wilson of Louisa
Gray	Newton	Wilson of Mahaska
Griffin	Nichols	Wilson of Mitchell
Hall	Nicholson	Wormley
Harrington	Nordyke	Mr. Speaker
Helming	Oertel	
Horchem	Peters	

Nays—5.

Becker	Kimberly	Tucker
Hansen	O'Donnell	

Absent or not voting—3.

Dean	Jones	Rees
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So the joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

Upon request of Roberts of Ringgold, unanimous consent having been granted, Senate Joint Resolution No. 3, as passed by the House, together with the ayes and nays thereon, was ordered printed in the journal.

CHARLES B. BALL ADDRESSES THE HOUSE.

Weaver of Polk moved that Charles B. Ball, chief sanitary officer of Chicago and director in the International Housing Association, be permitted to address the House with regard to housing legislation.

Motion prevailed and Mr. Ball addressed the House.

Speaker pro tempore McFarlane in the chair.

INTRODUCTION OF BILLS.

By Neff of Pottawattamie, House File No. 183, a bill for an act to amend section five thousand two hundred thirty-nine-b (5239-b), section five thousand two hundred thirty nine-n (5239-n), and section five thousand two hundred thirty nine-o (5239-o), supplement to the code, 1913, relating to prosecutions on information filed by the county attorney.

Read first and second time and referred to committee on judiciary.

By Giltner of Monroe, House File No. 184, a bill for an act to provide for a special election for the purpose of submitting to the qualified electors of this state for their ratification a proposed amendment to the constitution of the state.

Read first and second time and referred to committee on elections.

By Harrington of Kossuth, House File No. 185, a bill for an act to amend section two hundred twenty-seven (227) of the supplemental supplement to the code, 1915, relating to the division of the state into judicial districts and increasing the number of district judges in the fourteenth judicial district, and providing for the election of judges to fill the vacancies created by this act.

Read first and second time and referred to committee on judicial districts.

Speaker Pitt in the chair.

By Slaughter of Wapello, House File No. 186, a bill for an act to safeguard water supplies to prevent the discharge of sewage or the deposit of garbage into lakes, ponds, natural or artificial depressions or reservoirs, rivers or other water courses or upon land subject to overflow; to provide a plan for enabling cities and towns

to provide sewage treatment for existing sewer systems and to provide for the supervision, direction and care of sanitary installations.

Read first and second time and referred to committee on public health.

By Crozier of Marion, House File No. 187, a bill for an act to prevent discrimination by corporations and persons in the sale of electricity, gas, steam, water and other commodities, and punishing the violation thereof.

Read first and second time and referred to committee on judiciary.

By Weaver of Polk, House File No. 188, a bill for an act creating the office of state apiarist at the Iowa State College of Agriculture and Mechanic Arts in connection with the work in entomology and agriculture, providing for the inspection of bees and the prevention of disease among same, making appropriation therefor, and to repeal the law as it now appears in sections twenty-five hundred seventy-five-a fifty-three (2575-a53) to twenty-five hundred seventy-five-a sixty-two (2575-a62), inclusive, supplement to the code, 1913.

Read first and second time and referred to committee on appropriations.

By Murray of Buena Vista, House Joint Resolution No. 3, joint resolution proposing an amendment to the constitution of the state of Iowa, by repealing section one (1) of article two (2) of said constitution, and the enactment and adoption of a substitute therefor, relating to the right of suffrage.

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, be and the same is hereby proposed, to wit:

That Section one (1) of Article Two (2) of the constitution of the State of Iowa, be repealed, and in lieu thereof the following be and is hereby agreed to, enacted and adopted, to wit:

SECTION 1. Every citizen of the United States, of the age of twenty one (21) years, who shall have been a resident of this state six months next preceding the election, and of the county in which he or she claims his or her vote, sixty (60) days, shall be entitled to vote at all elections which are now or hereafter may be authorized by law.

Resolved further, 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 day of said election, as provided by law.

Read first and second time and referred to committee on constitutional amendments.

By Wichman of Hancock, House File No. 189, a bill for an act to amend section three hundred and one (301) supplemental supplement to the code, 1915, relating to the duties of county attorneys.

Read first and second time and referred to committee on judiciary.

By Shaff of Clinton, House File No. 190, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-m thirty-two (1571-m32) supplemental supplement to the code, 1915, relating to apportionment of fees of motor vehicles.

Read first and second time and referred to committee on motor vehicles and transportation.

CONSIDERATION OF BILLS.

On motion of Wilson of Louisa, Calendar No. 18, House File No. 46, a bill for an act to require highway authorities to provide suitable warnings of dangerous railroad crossings, with report of committee recommending passage as amended was taken up and considered.

Wilson of Louisa offered the following amendment to the committee amendment and moved its adoption :

That the word "railroad" be stricken from line 14 of section 1 of said bill as amended and the abbreviation "R. R." be inserted in lieu thereof.

Amendment adopted.

Wormley of Plymouth offered the following amendment to the committee amendment :

Amend by striking from lines seven and eight of section 1 the following words "for a distance of two hundred (200) feet or more."

Rayburn of Poweshiek moved to refer House File No. 46 to the judiciary committee.

Motion lost.

Helming of Allamakee moved to re-refer House File No. 46 to the committee on roads and highways.

Motion prevailed and bill was so referred.

Tucker of Clinton moved to re-refer House File No. 5, Calendar No. 19, to the committee on judiciary.

Motion prevailed and bill was so referred.

On motion of Slosson of Worth, Calendar No. 20, House File No. 65, a bill for an act to repeal section fifteen hundred sixty-five-g (1565-g) of the supplement to the code 1913 relating to the posting of notices in school districts for the purpose of calling attention of property owners to the weed law of the state of Iowa, with report of committee recommending passage was taken up and considered.

Rogers of Carroll offered the following amendment:

Amend House file No. 65 by striking out the words "of the" in the second line in section one and substituting in lieu thereof a ","; also, inserting a "," after the word "code" in the third line.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Slosson moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—100.

Adkins	Epps	Johnston of Humboldt
Anderson of Davis	Erickson	Johnston of Lucas
Anderson of Greene	Finch	Kepple
Anderson of Winnebago	Findlay	Kern
Andre	Finley	Kimberly
Bailey	Flenniken	Klaus
Baldwin	Gilbert	Klinker
Becker	Gilmore	Knickerbocker
Benn	Giltner	Lake
Boies	Grason	Langfitt
Bruce	Gray	Larson
Coakley	Griffin	Lee
Crozier	Hall	Lenocker
Darrah	Hansen	Lewis
Dunkelberg	Harrington	McFarlane
Durbin	Helming	McFerren
Edgington	Horchem	Mackie
Elwood	Jackson	Mantz

Mead	Reed	Tucker
Meredith	Richards	Turner
Miles	Roberts	Ulstad
Miller	Rogers	Walrath
Mooty	Rowley	Weaver
Neff	Santee	Wenstrand
Newton	Scott	Wichman
Nichols	Shaff	Wigdahl
Nicholson	Shortess	Wilson of Cherokee
Nordyke	Slaughter	Wilson of Louisa
O'Donnell	Slosson	Wilson of Mahaska
Oertel	Smith	Wilson of Mitchell
Peters	Stanley	Wormley
Price	Starzinger	Mr. Speaker
Randall	Stone	
Rayburn	Stuart	

Nays—3.

Garber	Krouse	Mowery
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Absent or not voting—5.

Dean	Jones	Rees
Jessen	Murray	

So the bill having received a constitutional majority was declared to have passed the House.

Elwood of Howard offered the following amendment to the title:

Amend by striking out the words "of the" in the first line of the title and inserting in lieu thereof a comma; and inserting a comma after the word "code" in the second line, and a comma after the figures "1913" in the second line.

Amendment adopted and title as amended agreed to.

MESSAGES FROM THE SENATE.

Secretary Watters reported the following messages 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. 9, a bill for an act to amend section 1989-a-38, supplement to the code, 1913, granting to cities and towns authority to issue funding bonds to take up and pay assessments made against such cities and towns under provisions of chapter 2-a of title X of the supplement to the code, 1913.

Also:

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:

Substitute for Senate file No. 29, a bill for an act providing for the confirmation of the title of lot (35), block (4), in the town of Camanche, Clinton county, Iowa, in Frank Kuchel and for the relinquishment of any claim that the state of Iowa may have thereto.

Also:

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. 36, a bill for an act to provide for the liability of tenants in common in possession to their co-tenants out of possession.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relating to car shortage.

SENATE MESSAGES CONSIDERED.

Senate File No. 36, a bill for an act to provide for the liability of tenants in common in possession to their co-tenants out of possession.

Read first and second time and referred to committee on judiciary.

Substitute for Senate File No. 29, a bill for an act providing for the confirmation of the title of lot thirty five (35) block four (4), in the town of Camanche, Clinton county, Iowa, in Frank Kuchel and for the relinquishment of any claim that the state of Iowa may have thereto.

Read first and second time and referred to committee on judiciary.

Senate File No. 9, a bill for an act to amend section 1989-a-38 of the supplement to the code, 1913, granting to cities and towns authority to issue funding bonds to take up and pay assessments made against such cities or towns under the provisions of chapter 2-A of title X of the Supplement to the Code, 1913.

Read first and second time and referred to committee on municipal corporations.

On motion of Newton of Cass, House adjourned until 10:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 31, 1917.

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

Prayer was offered by Rev. Wm. J. Churchill, Des Moines.

Journal of January 30th corrected and approved.

LEAVE OF ABSENCE.

On request of Neff of Pottawattamie, leave of absence was granted Murray of Buena Vista indefinitely.

On request of Mantz of Audubon, leave of absence was granted Jessen of Story indefinitely.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Larson of Montgomery presented petition of citizens of Montgomery county relative to the practice of chiropractic.

Referred to committee on public health.

Harrington of Kossuth presented petition of citizens of Kossuth county relative to fraternal insurance companies.

Referred to committee on insurance.

Edgington of Monona presented petition of citizens of Monona county relative to the practice of chiropractic.

Referred to committee on public health.

Darrah of Franklin presented petition of citizens of Franklin county relative to the practice of chiropractic.

Referred to committee on public health.

Ulstad of Wright presented petition of citizens of Wright county relative to the practice of chiropractic.

Referred to committee on public health.

Mackie of Benton presented petition of citizens of Benton county relative to the practice of chiropractic.

Referred to committee on public health.

Nicholson of Winneshiek presented petition of citizens of Winneshiek county relative to the practice of chiropractic.

Referred to committee on public health.

Randall of Linn presented petition of citizens of Linn county relative to the practice of chiropractic.

Referred to committee on public health.

Anderson of Davis presented petition of citizens of Davis county relative to the practice of chiropractic.

Referred to committee on public health.

Andre of Des Moines presented petition of citizens of Des Moines county relative to the practice of chiropractic.

Referred to committee on public health.

Coakley of Union presented petition of citizens of Union county relative to the practice of chiropractic.

Referred to committee on public health.

Mantz of Audubon presented petition of citizens of Audubon county relative to the practice of chiropractic.

Referred to committee on public health.

Reed of Guthrie presented petition of citizens of Guthrie county relative to the practice of chiropractic.

Referred to committee on public health.

McFarlane of Black Hawk presented petition of Black Hawk county relative to operation of street cars with only one employe.

Referred to committee on railroads and transportation.

Crozier of Marion presented petition of citizens of Marion county relative to fish and game law.

Referred to committee on fish and game.

Jackson of Cedar presented petition of citizens of Cedar county relative to the compensation of assessor.

Referred to committee on compensation of public officers.

Scott of Appanoose presented petition of citizens of Appanoose county relative to the practice of chiropractic.

Referred to committee on public health.

Rogers of Carroll presented petition of citizens of Carroll county relative to the practice of chiropractic.

Referred to committee on public health.

Klaus of Delaware presented petition of citizens of Delaware county relative to printing reports of township trustees.

Referred to committee on printing.

Coakley of Union presented petition of citizens of Union county relative to the Torrens Land Titles System.

Referred to committee on land titles.

Garber of Decatur presented petition of citizens of Decatur county relative to the practice of chiropractic.

Referred to committee on public health.

Roberts of Ringgold presented petition of citizens of Ringgold county relative to the practice of chiropractic.

Referred to committee on public health.

Jackson of Cedar presented petition of citizens of Cedar county relative to the practice of chiropractic.

Referred to committee on public health.

Anderson of Greene presented the following petition from the voters of Greene county :

To the Honorable Members of the Thirty-seventh General Assembly of Iowa:

Whereas, many women of Iowa desire the ballot to be able to perform a larger duty to the state, and to enjoy freedom based on justice, and,

Whereas, more than 160,000 men voted to enfranchise the women of Iowa, June 5, 1916, and,

Whereas, an investigation of the election made by the Woman's Christian Temperance Union, showing gross irregularities, leads us to believe that if the election had been properly safeguarded, the women of the state would have been enfranchised by a large majority, therefore,

We, the undersigned, ask your support in behalf of a resolution to submit to the voters of Iowa an amendment to enfranchise the women of our state.

Referred to committee on constitutional amendments.

REPORTS OF COMMITTEES.

Hall of Taylor, 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. 83, a bill for an act to amend section 850-c of the

supplement to the code, 1913, relating to tax for the purchase of real estate for park purposes and for the payment of special assessments against park 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.

C. A. HALL, *Chairman*.

Report adopted and House File No. 83 was indefinitely postponed.

Rowley of Van Buren, 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. 26, a bill for an act to amend the law as it appears in sections ten-hundred-seventy-two (1072) and two-seven-forty-two (2742) supplement to the code, 1913, relating to the election, compensation and qualifications of 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 do pass.

JOHN W. ROWLEY, *Chairman*.

Report adopted.

Rayburn of Poweshiek, 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. 75, a bill for an act to amend the law as it appears in section eighteen hundred seventy (1870), supplemental supplement to the code, 1915, relating to the investment of capital and surplus of 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.

E. D. RAYBURN, *Chairman*.

Report adopted.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House file No. 60, a bill for an act relative to the policemen's pension fund in cities and towns including cities under special charter (amending section nine thirty-two-n (932-n) of the supplement to the code of Iowa, 1913,) beg leave to report they 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:

By striking out all after the enacting clause and substituting in lieu thereof the following:

"SECTION 1. That section nine hundred thirty-two-n (932-n), supplement to the code, 1913, be and the same is hereby amended by striking out all of that part commencing with the word "and" in the fifty-seventh

line and ending with the word "pensions" where said word first appears in line sixty-four."

It is further recommended that the title to said bill be amended by substituting the following:

"A bill for an act to amend section nine hundred thirty-two-n (932-n), supplement to the code, 1913, relating to pensions for disabled and retired policemen."; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman*.

Ordered passed on file.

Slaughter of Wapello, from the committee on public health, submitted the following report:

MR. SPEAKER—Your committee on public health, to whom was referred House file No. 82, a bill for an act to put quarantine officers under the civil service law contained in chapter 2-a, title five (5) of the supplement to the code, 1913, beg leave to report they 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:

By inserting preceding the word "in" in the tenth (10) line thereof the following words and punctuation marks, to-wit: ", supplement to the code, 1913," and when so amended the bill do pass.

A. W. SLAUGHT, *Chairman*.

Ordered passed on file.

Nordyke 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. 92, a bill for an act to repeal the law as it appears in section forty-nine hundred seventy-five-a (4975-a) and forty-nine hundred seventy-five-b (4975-b), of the supplemental supplement to the code, 1913, relating to the docking of horses, beg leave to report they 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:

In the third line of the title following the figures and letter (4975-b) the words "of the supplemental" be stricken out and that in the third line of the bill as presented, following the figures and letter (4975-b) the words "of the supplemental" be stricken out; and when so amended the bill do pass.

ROY D. NORDYKE, *Chairman*.

Ordered passed on file.

RESOLUTION.

Tucker of Clinton offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Hon. Martin Ingwersen, a member of the thirty-sixth (36th) general assembly, departed this life at his home in Clinton, Iowa, on Monday, January 29th, 1917, therefore,

Be It Resolved, That we, the members of the House of Representatives of the thirty-seventh (37th) general assembly do extend to the family of the deceased our most heartfelt sympathy in this their hour of sorrow, and,

Be It Further Resolved, That the clerk of the House be directed to send an engrossed copy of this resolution to Mrs. Martin Ingwersen, Clinton, Iowa.

Motion prevailed and the resolution was adopted.

Anderson of Winnebago offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption :

Whereas, the Honorable James Ellickson of Thompson, Winnebago county, Iowa, an honored member of the House of the general assembly, died at his home in Thompson, Iowa, on February 12, 1916, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Anderson of Winnebago, Wigdahl of Palo Alto and Slosson of Worth.

INTRODUCTION OF BILLS.

By McFerren of Hamilton, House File No. 191, a bill for an act to amend the law as it appears in section eighteen hundred eighty-nine-d (1889-d-8), supplement to the code, 1913, relating to and conferring additional powers upon trust companies.

Read first and second time and referred to committee on banks and banking.

By McFerren of Hamilton, House File No. 192, a bill for an act providing for an absolute and incontestible title to real estate, specifying the exceptions thereto, and fixing a method for preserving rights claimed in real estate by notice.

Read first and second time and referred to committee on land titles.

By committee on banks and banking, House File No. 193, a bill for an act to punish the giving of checks or drafts on any bank or other

depository wherein the person so giving such check or draft shall not have sufficient funds or a credit for the payment of the same.

Read first and second time and passed on file.

By Wormley of Plymouth, House File No. 194, a bill for an act to amend section 2806 supplement to the code 1913 relating to school tax.

Read first and second time and referred to committee on schools and text-books.

By Lenoeker of Madison, House File No. 195, a bill for an act to amend the law as it appears in section twenty-seven hundred ninety-four-a (2794-a), Supplemental Supplement to the Code, 1915, relating to the formation of consolidated independent school districts.

Read first and second time and referred to committee on schools and text-books.

By Horchem of Dubuque, House File No. 196, a bill for an act to repeal the law as it appears in section two hundred fifty-four-a-eighteen (254-a-18) of the Supplement to the Code, 1913, relating to the appointment, duties and compensation of probation officers and to enact a substitute therefor.

Read first and second time and referred to committee on compensation of public officers.

By Horchem of Dubuque, House File No. 197, a bill for an act to change the name of the industrial school for boys and the industrial school for girls.

Read first and second time and referred to committee on board of control.

By Crozier of Marion, House File No. 198, a bill for an act to authorize the paving by the state of Iowa of the public highway along and in front of the grounds occupied by the public buildings of the inebriate hospital at Knoxville, Iowa.

Read first and second time and referred to committee on roads and highways.

By Flenniken of Jones, House File No. 199, a bill for an act to repeal section fifteen hundred seventy-one-m twelve (1571-m12) of the Supplemental Supplement to the Code, 1915, relating to automobile number plates, and to enact a substitute therefor.

Read first and second time and referred to committee on motor vehicles and transportation.

By Klaus of Delaware, House File No. 200, a bill for an act to repeal the law as it appears in sections twenty-three hundred forty-one-s (2341-s), twenty-three hundred forty-one-t (2341-t), twenty-three hundred forty-one-u (2341-u), and twenty-three hundred forty-one-v, (2341-v), Supplement to the Code, 1913, and to enact a substitute therefor, providing that owners or keepers of registered stallions or jacks shall have a lien upon the mare served and the progeny of such animal for the service fee, fixing the method of enforcing the lien and providing a penalty for certain violations of the law.

Read first and second time and referred to committee on agriculture.

By Bruce of Pocahontas, House File No. 201, a bill for an act to amend section four hundred sixty-nine (469) Supplement of the Code, 1913, relating to the compensation of supervisors.

Read first and second time and referred to committee on compensation of public officers.

By Kimberly of Scott, House File No. 202, a bill for an act to amend sections two hundred three-a (203-a), Supplement to the Code, 1913, and two hundred fifty-three (253), Supplemental Supplement to the Code, 1915, relating to the compensation to be paid judges of the supreme and district courts.

Read first and second time and referred to committee on compensation of public officers.

By Newton of Cass, House File No. 203, a bill for an act making appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equipment, for the purchase of land, for the purchase of live stock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel and supplies, and for improvements, equipment and appliances needed in any or all of the institutions hereinafter named, to-wit: Iowa soldiers' home, Iowa soldiers' orphans' home, school for the deaf, institution for feeble-minded children, state sanatorium for the treatment of tuberculosis, state industrial schools, state hospitals for the insane and state hospital for inebriates, state penitentiary, the reformatory, state hospital and

colony for epileptics and Iowa industrial reformatory for females at Rockwell City.

Read first and second time and referred to committee on appropriations.

By Newton of Cass, House File No. 204, a bill for an act to provide for the maintenance and support of the industrial reformatory for females, until such time as the per capita allowance for said institution is available, and providing for the transfer of female inmates from the Anamosa reformatory and for the transfer of inmates from the industrial school for girls to said new industrial reformatory for females at Rockwell City.

Read first and second time and referred to committee on appropriations.

By Newton of Cass, House File No. 205, a bill for an act to amend the law as it appears in sections twenty-two hundred ninety-one-b (2291-b), twenty-six hundred eight (2608), twenty-seven hundred (2700), twenty-seven hundred twenty-seven-a (2727-a) and fifty-seven hundred eighteen (5718), Supplement to the Code, 1913, and in sections twenty-six hundred ninety-one (2691) and twenty-seven hundred thirteen (2713), Supplemental Supplement to the code, 1915, relating to the support fund for the various state institutions under the supervision of the board of control.

Read first and second time and referred to committee on board of control.

By Newton of Cass, House File No. 206, a bill for an act changing the name of the Iowa industrial reformatory for females, to the women's reformatory.

Read first and second time and referred to committee on board of control.

By Newton of Cass, House File No. 207, a bill for an act amending the law as it appears in section two thousand seven hundred thirteen-n-seventeen (2713-n-17), Supplemental Supplement to the Code, 1915, relating to the amount allowed for the support of the industrial reformatory for females.

Read first and second time and referred to committee on appropriations.

By Harrington of Kossuth, House File No. 208, a bill for an act to repeal the law as it appears in section two hundred twelve

(212), Supplement to the Code, 1913, relating to assistant attorney general; and to provide for additional assistants and for their compensation.

Read first and second time and referred to committee on judiciary.

By Starzinger of Polk, House File No. 209, a bill for an act to amend the law as it appears in section two thousand two hundred sixty-one (2261), Code, 1897, providing for the appointment of the county commissioners of insanity.

Read first and second time and referred to committee on judiciary.

MESSAGES FROM THE SENATE.

Secretary Watters reported the following messages 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. 31, a bill for an act to fix the penalty relating to bank holdups or bank "stick-ups."

Also:

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. 33, a bill for an act to repeal section 4790 of the supplement to the code, 1913, relating to possession of burglar's tools and to enact a substitute therefor.

Also:

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. 63, a bill for an act to repeal section two thousand eight hundred fourteen (2814) of the supplement to the code, 1913, and section two thousand eight hundred fifteen (2815) of the code, and enact substitutes therefor relating to the acquiring and condemnation of real estate for school house sites, school roads, playgrounds, and other school purposes.

Also:

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. 74, a bill for an act to amend the law as it appears in section eight hundred and eighty-eight (388) of the code, relating to the levy of a tax for a city bridge fund.

Also:

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. 136, a bill for an act to amend the law as it appears in sections one thousand fifty-six-b (1056-b) and one thousand fifty-six-b-one (1056-b-1), supplemental supplement to the code, 1915, relating to the government of cities and towns by a council and manager.

Also:

MR. SPEAKER—I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate joint resolution No. 3, in which the concurrence of the Senate was asked:

Joint resolution agreeing to a proposed amendment to article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale or keeping for sale, of intoxicating liquors, as a beverage, within this state.

CONSIDERATION OF BILLS.

On motion of Newton of Cass, House File No. 121, a bill for an act to repeal the law as it appears in chapter sixteen-g (16-g) of title twelve (12) Supplement to the Code, 1913, relating to the prevention of disease among bees and inspection thereof, with report of committee recommending passage, was taken up, considered, and the bill was read for the information of the House.

Unanimous consent having been granted to suspend the rules, Mr. Newton moved that the bill be considered engrossed, and that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—102.

Adkins	Crozier	Flenniken
Anderson of Davis	Darrah	Garber
Anderson of Greene	Dean	Gilmore
Anderson of Winnebago	Dunkelberg	Giltner
Andre	Durbin	Grason
Bailey	Edgington	Gray
Baldwin	Elwood	Griffin
Becker	Epps	Hall
Benn	Erickson	Hansen
Boies	Finch	Harrington
Bruce	Findlay	Helming
Coakley	Finley	Horchem

Jackson	Miles	Shaff
Johnston of Humboldt	Miller	Shortess
Johnston of Lucas	Mooty	Slaught
Kepple	Mowery	Slosson
Kern	Neff	Stanley
Kimberly	Newton	Starzinger
Klaus	Nichols	Stone
Klinker	Nicholson	Stuart
Knickerbocker	Nordyke	Tucker
Krouse	O'Donnell	Turner
Lake	Oertel	Ulstad
Langfitt	Peters	Walrath
Larson	Price	Weaver
Lee	Randall	Wenstrand
Lenocker	Rayburn	Wichman
Lewis	Reed	Wigdahl
McFarlane	Richards	Wilson of Cherokee
McFerren	Roberts	Wilson of Louisa
Mackie	Rogers	Wilson of Mahaska
Mantz	Rowley	Wilson of Mitchell
Mead	Santee	Wormley
Meredith	Scott	Mr. Speaker

Nays—None.

Absent or not voting—6.

Gilbert	Jones	Rees
Jessen	Murray	Smith

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Lenocker of Madison, House adjourned until 10:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 1, 1917.

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

Prayer was offered by Rev. A. M. Judy, of the Unitarian Church, Davenport, Iowa.

Journal of January 31st corrected and approved.

LEAVE OF ABSENCE.

On request of Epps of Wapello leave of absence was granted Rees of Fremont indefinitely on account of sickness.

On request of Santee of Black Hawk leave of absence was granted Smith of Bremer indefinitely on account of sickness.

On request of Durbin of Mills leave of absence was granted Erickson of Lyon until Monday.

Griffin of Woodbury in the chair.

PETITIONS, MEMORIALS AND REMONSTRANCES.

McFarlane of Black Hawk presented petition of citizens of Black Hawk county relative to the primary law.

Referred to committee on elections.

McFarlane of Black Hawk presented petition of citizens of Black Hawk county relative to suffrage.

Referred to committee on constitutional amendments.

McFarlane of Black Hawk presented petition of citizens of Black Hawk county relative to the practice of chiropractic.

Referred to committee on public health.

Mowery of Jefferson presented petition of citizens of Jefferson county relative to the practice of chiropractic.

Referred to committee on public health.

Gray of Calhoun presented petition of citizens of Calhoun county relative to the practice of chiropractic.

Referred to committee on public health.

Nordyke of Keokuk presented petition of citizens of Keokuk county relative to the practice of chiropractic.

Referred to committee on public health.

Ulstad of Wright presented petition of citizens of Wright county relative to the practice of chiropractic.

Referred to committee on public health.

Langfitt of Adair presented petition of citizens of Adair county relative to suffrage.

Referred to committee on constitutional amendments.

Durbin of Mills presented petition of citizens of Mills county relative to suffrage.

Referred to committee on constitutional amendments.

Starzinger of Polk presented petition of citizens of Polk county relative to the practice of chiropractic.

Referred to committee on public health.

Weaver of Polk presented petition of citizens of Polk county relative to the practice of chiropractic.

Referred to committee on public health.

Anderson of Winnebago presented petition of citizens of Winnebago county relative to the practice of chiropractic.

Referred to committee on public health.

Jackson of Cedar presented petition of citizens of Cedar and Muscatine counties relative to the practice of chiropractic.

Referred to committee on public health.

Johnston of Lucas presented petition of citizens of Lucas county relative to the practice of chiropractic.

Referred to committee on public health.

Nichols of Hardin presented petition of citizens of Hardin county relative to licenses for engineers of stationary and traction engines.

Referred to committee on judiciary.

Miller of Boone presented petition of citizens of Boone county relative to the practice of chiropractic.

Referred to committee on public health.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee in judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 125, a bill for an act to amend paragraph twenty (20) of section four hundred twenty-two (422) of the code, relating to the purchase of real estate and erection of buildings for the support of the poor, and giving to boards of supervisors authority to remove or change the site of the buildings used for the support of the poor, and to purchase land upon which such buildings may be re-located, beg leave to report they 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:

By striking out the words "of the code" where the same appears in the second line of section 1 and inserting in lieu thereof, "supplemental supplement to the code, 1915,"

Also by striking out of lines nine, ten and eleven of section 1 the words "and to purchase real estate at such places as the said board of supervisors may determine and deem advisable;"

And by striking out the "." at the end of section 1 and inserting in lieu thereof a ";"; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 109, a bill for an act to legalize that certain special election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Gas and Electric Company the franchise and right to construct and maintain apparatus for the transmission of gas and apparatus for the transmission of electricity in, along and through the streets and public places 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 28, a bill for an act to legalize the appointment of the trustees of the free public library of the incorporate town of Montezuma,

Iowa, and their action in connection with the recommendation to the 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 be amended as follows:

By striking out of the 14th line of the title thereof, the figures and letter, "22d" and inserting in lieu thereof the figures and letters "26th"; and by striking out of the 21st line of the title thereof, the figures and letter "22d" and inserting in lieu thereof the figures and letter "26th"; and by striking out all that portion of the title beginning with the word "at" in the 26th line of the title and up to and including the word "session" in the 27th line of the title thereof; and by striking out of the 31st line of the title thereof, the figures and letter "22d" and by inserting in lieu thereof the figures and letters "26th"; and by striking out all that portion of section 3, following the words "Des Moines Register" and by inserting in lieu thereof, the following: "a newspaper published at Des Moines, Iowa, and the Montezuma Republican, a newspaper published at Montezuma, Iowa, without expense to the state of Iowa."; and when so amended the bill do pass.

RUBE McFERREREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 97, a bill for an act to repeal section forty-six hundred-a (4600-a) of the supplement to the code, 1897, relating to the accounting for the fees received by constables and justices of the peace, and to enact in lieu thereof provisions for such accounting, beg leave to report they 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 referred to the committee on compensation of public officers.

RUBE McFERREREN, *Chairman.*

Report adopted and House File No. 97 was referred to the committee on compensation of public officers.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 30, a bill for an act to fix the fees of witnesses and jurors in inquests; to fix the compensation of coroners; to repeal code sections five hundred thirty (530) and five hundred thirty-one (531) and to enact substitutes 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 referred to the committee on compensation of public officers.

RUBE McFERREREN, *Chairman.*

Report adopted and House File No. 30 was referred to the committee on compensation of public officers.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

Your committee on appropriations, to whom was referred the following bill beg leave to report that they have had the same under consideration and recommend that the same do pass:

Substitute for Senate file No. 1 by Whitmore, a bill for an act to repeal paragraph five (5) of section one hundred thirty-eight (138) of the supplemental supplement to the code, 1915, and to enact a substitute therefor; to provide for the preparation, printing and distribution of a classified index to legislative bills and making appropriation to defray the expense thereof; and to legalize the printing of bills for the thirty-seventh general assembly heretofore ordered.

Report adopted.

Johnston of Lucas, 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. 106, a bill for an act to repeal the law as it appears in sections fifteen hundred seventy-d (1570-d) and fifteen hundred seventy-e (1570-e), supplement to the code, 1913, relating to the rebate of the highway tax for the use of wide tired wagons, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JAS. F. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred House file No. 198, a bill for an act to authorize the paving by the state of Iowa of the public highway along and in front of the grounds occupied by the public buildings of the Inebriate Hospital at Knoxville, 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 referred to the appropriations committee.

JAS. F. JOHNSTON, *Chairman.*

Report adopted and House File No. 198 was referred to the committee on appropriations.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred House file No. 96, a bill for an act to amend section fourteen hundred eighty-three (1483) supplement to the code, 1913, relating to establishment of highways by consent, beg leave to report they have

had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JAS. F. JOHNSTON, *Chairman.*

Report adopted.

Roberts of Ringgold, from the committee on motor vehicles and transportation, submitted the following report:

MR. SPEAKER—Your committee, to whom was referred House file No. 117 by Elwood, beg leave to report that they have had the same under careful consideration and report back to the House with the recommendation that the same do pass.

H. GUY ROBERTS, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee, to whom was referred House file No. 145 by Jones, beg leave to report that they have had the same under careful consideration and report back to the House with the recommendation that the same be indefinitely postponed.

H. GUY ROBERTS, *Chairman.*

Report adopted and House File No. 145 was indefinitely postponed.

INTRODUCTION OF BILLS.

By Neff of Pottawattamie, House File No. 210, a bill for an act to prohibit the fraudulent injury, changing or connecting with the supply pipes, wires or other conductors of water, gas or electricity, belonging to a municipality, person, partnership or corporation, engaged in business of supplying water, gas or electricity, to consumers; and to prohibit the causing of water, gas or electricity to pass to any faucet, opening, burner, lamp, motor or other appliances for use without passing through a meter, where such meter has been installed, by any device or conductor whatever; and to prohibit the use of any such water, gas or electricity so passing from the pipes, wires or conductors of such supplier; and to prohibit the injuring of any meter installed by any such supplier, or by any act preventing or interfering with the measure through any such meter of the water, gas or electricity consumed; declaring the occupancy of premises where any of the acts prohibited have been committed, to be prima facie evidence of violation of the act; and prescribing penalties for violations.

Read first and second time and referred to committee on municipal corporations.

By Neff of Pottawattamie, House File No. 211, a bill for an act to amend section two hundred ninety-seven (297), Supplement to the Code, 1913, relating to compensation of clerks of the district court.

Read first and second time and referred to committee on compensation of public officers.

My Mantz of Audubon, House File No. 212, a bill for an act to repeal section four thousand eight hundred and ninety (4890) of the Code, and to enact a substitute therefor relating to compounding offenses.

Read first and second time and referred to committee on judiciary.

By Weaver of Polk, House File No. 213, a bill for an act to legalize the publication of original notice in actions quieting title against unknown claimants pursuant to section thirty-five hundred and thirty-eight. (3538), Supplemental Supplement to the Code, 1915.

Read first and second time and referred to committee on judiciary.

By Klinker of Crawford, House File No. 214, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-five-a9, (2575-a9), Supplemental Supplement to the Code, 1915, relating to an increase in the annual appropriation for the state bacteriological laboratory at Iowa City, Iowa.

Read first and second time and referred to committee on appropriations.

By Horchem of Dubuque, House File No. 215, a bill for an act to amend the law as it appears in sections eight hundred seventy-nine-r (879-r) and eight hundred seventy-nine-v (879-v) Supplemental Supplement to the Code, 1915, relating to the establishment and maintenance of juvenile playgrounds.

Read first and second time and referred to committee on municipal corporations.

By Horchem of Dubuque, House File No. 216, a bill for an act to amend the law as it appears in section forty-nine hundred ninety-nine-a nine a (4999-a9a), Supplemental Supplement to the Code, 1915, relating to the entrance and exit doors of hotels and other public buildings.

Read first and second time and referred to committee on judiciary.

By Wilson of Louisa, House File No. 217, a bill for an act to repeal section 1989-a-52-a, section 1989-a-52-f, of the Supplemental Supplement to the Code 1915, and to enact substitutes therefor and to repeal section 1989-a-52-b and section 1989-a-52-e, of the Supplement to the Code 1913, and to enact substitutes therefor, relating to the creation of drainage districts and the election of trustees to control the same.

Read first and second time and referred to committee on drainage.

By Shaff of Clinton, House File No. 218, a bill for an act to enable the state of Iowa to assist in the celebration of the fifty-fourth anniversary of the campaign, siege and capture of Vicksburg, Mississippi, and to appropriate money therefor and provide for the disbursement thereof.

Read first and second time and referred to committee on military.

By Mackie of Benton, House File No. 219, a bill for an act legalizing certain warrants, certain resolutions declaring indebtedness and the certificates based thereon, and certain outstanding indebtedness evidenced by neither warrants, resolutions nor certificates, of the city of Belle Plaine, Iowa; legalizing the acts of the corporate authorities of the city of Belle Plaine, Iowa, in contracting said indebtedness and issuing the warrants, resolutions and certificates evidencing the same and declaring said obligations valid and binding upon said city.

Read first and second time and referred to committee on judiciary.

By Shortess of Tama, House File No. 220, a bill for an act authorizing the giving of annuities to retired public school teachers, creating a teachers' annuity fund, fixing the term of service and the manner of retirement, and making an appropriation to provide the necessary funds.

Read first and second times and referred to committee on judiciary.

By Flenniken of Jones, House File No. 221, a bill for an act to amend section five thousand seven hundred seventeen (5717) of the

Supplemental Supplement to the Code, 1915, relating to the compensation of assistant deputy wardens at the penitentiary at Ft. Madison, Iowa, and the reformatory at Anamosa, Iowa.

Read first and second time and referred to committee on compensation of public officers.

By Harrington of Kossuth, House File No. 222, a bill for an act to amend section thirty-five hundred twenty-one (3521) of the Code, relating to the proof of service of notices in certain cases, and providing for the amendment and correction of the same.

Read first and second times and referred to committee on judiciary.

By Epps of Wapello, House File No. 223, a bill for an act to appropriate the sum of three hundred thirty-six and 79/100 (\$336.79) dollars, to compensate D. A. Emery for money expended and expenses incurred while a member of the finance committee of the state board of education.

Read first and second time and referred to committee on claims.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 108, a bill for an act to create a commission under authority of the state to solicit and receive subscriptions and to locate and erect a monument or memorial to the memory of the late General Grenville M. Dodge.

ALFRED WENSTRAND,
Chairman House Committee.
BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

Lenoecker of Madison offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

RESOLUTION.

Whereas, the Honorable John Schoenenberger of East Peru, Madison county, Iowa, a member of the thirty-second and the thirty-second extra general assemblies, died at his home near Peru, in Madison county, Iowa, April 23, 1915, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial to commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Lenocker of Madison, Peters of Dallas and Helming of Allamakee.

SENATE MESSAGES CONSIDERED.

Senate File No. 136, a bill for an act to amend the law as it appears in sections one thousand fifty-six-b (1056-b) and one thousand fifty-six-b one (1056-b1) Supplemental Supplement to the Code, 1915, relating to the government of cities and towns by a council and manager.

Read first and second time and referred to committee on judiciary.

Senate File No. 74, a bill for an act to amend the law as it appears in section eight hundred and eighty eight (888) of the Code, relating to the levy of a tax for a city bridge fund.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 63, a bill for an act to repeal section two thousand eight hundred fourteen (2814) of the Supplement to the Code, 1913, and section two thousand eight hundred fifteen (2815) of the Code, and enact substitutes therefor relating to the acquiring and condemnation of real estate for school house sites, school roads, play grounds, and other school purposes.

Read first and second time and referred to committee on schools and text-books.

Senate File No. 31, a bill for an act to fix the penalty relating to bank holdups or bank "stick-ups."

Read first and second time and referred to committee on banks and banking.

Senate File No. 33, a bill for an act to repeal section 4790 of the Supplement to the Code, 1913, relating to possession of burglar's tools and to enact a substitute therefor.

Read first and second time and referred to committee on banks and banking.

HOUSE BILL WITHDRAWN.

On request of Boies of Buchanan, unanimous consent having been granted, House File No. 36 was withdrawn from the committee on elections and from the further consideration of the House.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to take up at this time, on motion of Klinker of Crawford, Substitute for Senate File No. 1, a bill for an act to repeal paragraph five (5) of section one hundred thirty-eight (138) of the Supplemental Supplement to the Code, 1915, and to enact a substitute therefor; to provide for the preparation, printing and distribution of a classified index to legislative bills and making appropriation to defray the expense thereof; and to legalize the printing of bills for the thirty-seventh general assembly heretofore ordered, with report of committee recommending passage, was taken up and considered.

Klinker of Crawford offered the following amendment and moved its adoption:

Amend the substitute bill for Senate file No. 1 by adding following the comma, following the word "reporter", in the thirty-second line thereof, the following words and punctuation mark, "secretary of the Senate and chief clerk of the House,".

Motion prevailed and amendment was adopted.

Unanimous consent having been granted to suspend the rules, Mr. Klinker moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—96.

Adkins	Finley	Klinker
Anderson of Davis	Flenniken	Knickerbocker
Anderson of Greene	Garber	Krouse
Anderson of Winnebago	Gilmore	Lake
Bailey	Giltner	Langfitt
Baldwin	Grason	Larson
Becker	Gray	Lee
Benn	Griffin	Lenocker
Boies	Hall	Lewis
Bruce	Hansen	McFerren
Crozier	Harrington	Mackie
Darrah	Helming	Mantz
Dean	Horchem	Mead
Dunkelberg	Jackson	Meredith
Durbin	Johnston of Humboldt	Miles
Edgington	Johnston of Lucas	Miller
Elwood	Kepple	Mooty
Epps	Kern	Mowery
Finch	Kimberly	Murray
Findlay	Klaus	Neff

Newton	Rogers	Tucker
Nichols	Rowley	Turner
Nicholson	Santee	Uistad
Nordyke	Scott	Walrath
O'Donnell	Shaff	Weaver
Oertel	Shortess	Wichman
Peters	Slaughter	Wigdahl
Price	Slosson	Wilson of Cherokee
Randall	Stanley	Wilson of Louisa
Reed	Starzinger	Wilson of Mahaska
Richards	Stone	Wilson of Mitchell
Roberts	Stuart	Wormley

Nays—None.

Absent or not voting—12.

Andre	Jessen	Rees
Coakley	Jones	Smith
Erickson	McFarlane	Wenstrand
Gilbert	Rayburn	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Durbin of Mills, Calendar No. 21, House File No. 92, a bill for an act to repeal the law as it appears in section forty nine hundred seventy five a (4975a) and forty nine hundred seventy five b (4975b) of the Supplemental Supplement to the Code, 1913, relating to the docking of horses, with report of committee recommending passage as amended, was taken up, considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Durbin moved that the bill be considered engrossed, and read a third time now, which motion prevailed and the bill was read a third time.

Rule 18 was invoked upon request of Klinker of Crawford.

On the question, "Shall the bill pass?"

Ayes—47.

Adkins	Edgington	Kern
Anderson of Winnebago	Elwood	Kimberly
Baldwin	Finley	Klaus
Benn	Gilmore	Klinker
Boies	Grason	Knickerbocker
Bruce	Griffin	Krouse
Dean	Hansen	Larson
Dunkelberg	Harrington	Lee
Durbin	Kepple	McFarlane

Miles	Randall	Stone
Miller	Richards	Stuart
Murray	Santee	Wenstrand
Neff	Shaff	Wichman
Nordyke	Shortess	Wigdahl
Peters	Slosson	Wilson of Mitchell
Price	Starzinger	

Nays—54.

Anderson of Davis	Horchem	O'Donnell
Anderson of Greene	Jackson	Oertel
Andre	Johnston of Humboldt	Reed
Bailey	Johnston of Lucas	Roberts
Becker	Lake	Rogers
Coakley	Langfitt	Rowley
Crozier	Lenocker	Scott
Darrah	Lewis	Slaught
Epps	McFerren	Stanley
Finch	Mackie	Tucker
Findlay	Mantz	Turner
Flenniken	Mead	Ulstad
Garber	Meredith	Walrath
Gilbert	Mooty	Weaver
Giltner	Mowery	Wilson of Cherokee
Gray	Newton	Wilson of Louisa
Hall	Nichols	Wilson of Mahaska
Helming	Nicholson	Wormley

Absent or not voting—7.

Erickson	Rayburn	Mr. Speaker
Jessen	Rees	
Jones	Smith	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Grason of Pottawattamie, Calendar No. 22, House File No. 82, a bill for an act to put quarantine officers under the civil service law contained in chapter 2-a, title five (5) of the Supplement to the Code, 1913, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Grason moved that the bill be considered engrossed and read a third time now, which notion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins	Hall	Nicholson
Anderson of Davis	Harrington	Nordyke
Anderson of Greene	Helming	O'Donnell
Anderson of Winnebago	Horchem	Peters
Andre	Jackson	Price
Bailey	Johnston of Lucas	Randall
Baldwin	Kepple	Reed
Becker	Kern	Roberts
Benn	Klaus	Rogers
Boies	Klinker	Rowley
Bruce	Knickerbocker	Santee
Coakley	Krouse	Scott
Crozier	Lake	Shaff
Darraha	Langfitt	Shortess
Dean	Larson	Slaught
Dunkelberg	Lee	Slosson
Durbin	Lewis	Stanley
Edgington	McFarlane	Starzinger
Elwood	McFerren	Stone
Finch	Mackie	Stuart
Findlay	Mantz	Ulstad
Finley	Mead	Walrath
Flenniken	Meredith	Weaver
Garber	Miller	Wenstrand
Gilbert	Mooty	Wichman
Gilmore	Mowery	Wigdahl
Giltner	Murray	Wilson of Cherokee
Grason	Neff	Wilson of Louisa
Gray	Newton	Wormley
Griffin	Nichols	

Nays—8.

Epps	Lenocker	Tucker
Hansen	Miles	Wilson of Mahaska
Kimberly	Oertel	

Absent or not voting—11.

Erickson	Rayburn	Turner
Jessen	Rees	Wilson of Mitchell
Johnston of Humboldt	Richards	Mr. Speaker
Jones	Smith	

So the bill having received a constitutional majority was declared to have passed the House.

Wichman of Hancock offered the following amendment to the title of House File No. 82:

That the words "of the" preceding the words "Supplement to the Code" be stricken out.

Amendment adopted and title as amended agreed to.

CONSIDERATION OF BILLS.

On motion of Hansen of Scott, Calendar No. 23, House File No. 60, a bill for an act relative to the policemen's pension fund in cities and towns including cities under special charter (amending section nine thirty-two-n (932-n) of the Supplement to the Code, 1913), with report of committee recommending passage as amended, was taken up, considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Hansen moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—97.

Adkins	Harrington	Oertel
Anderson of Davis	Helming	Peters
Anderson of Greene	Horchem	Price
Anderson of Winnebago	Jackson	Randall
Andre	Johnston of Humboldt	Reed
Bailey	Johnston of Lucas	Richards
Baldwin	Kepple	Roberts
Becker	Kern	Rogers
Benn	Kimberly	Rowley
Boies	Klaus	Santee
Bruce	Klinker	Scott
Coakley	Knickerbocker	Shaff
Crozier	Krouse	Shortess
Darrah	Lake	Slaught
Dean	Langfitt	Slosson
Dunkelberg	Larson	Stanley
Durbin	Lewis	Starzinger
Edgington	McFarlane	Stone
Elwood	McFerrer	Stuart
Epps	Mackie	Tucker
Finch	Mantz	Turner
Findlay	Mead	Ulstad
Finley	Meredith	Walrath
Flenniken	Miles	Weaver
Garber	Miller	Wenstrand
Gilbert	Mooty	Wichman
Gilmore	Murray	Wigdahl
Giltner	Neff	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Gray	Nichols	Wilson of Mahaska
Griffin	Nicholson	Wormley
Hall	Nordyke	
Hansen	O'Donnell	

Nays—4.

Lee	Mowery	Wilson of Mitchell
Lenocker		

Absent or not voting—7.

Erickson
Jessen
Jones

Rayburn
Rees

Smith
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Mackie of Benton, Calendar No. 24, House File No. 75, a bill for an act to amend the law as it appears in section eighteen hundred seventy (1870), Supplemental Supplement to the Code, 1915, relating to the investment of capital and surplus of banks, with report of committee recommending passage, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Mackie moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Speaker Pitt in the chair.

On the question, "Shall the bill pass?"

Ayes—100.

Adkins	Griffin	Murray
Anderson of Davis	Hansen	Neff
Anderson of Greene	Harrington	Newton
Anderson of Winnebago	Helming	Nichols
Andre	Horchem	Nicholson
Bailey	Jackson	Nordyke
Baldwin	Johnston of Humboldt	O'Donnell
Becker	Johnston of Lucas	Oertel
Benn	Kepple	Peters
Boies	Kern	Price
Bruce	Kimberly	Randall
Coakley	Klaus	Reed
Crozier	Klinker	Richards
Darrah	Knickerbocker	Roberts
Dean	Krouse	Rogers
Dunkelberg	Lake	Rowley
Durbin	Langfitt	Santee
Edgington	Larson	Scott
Elwood	Lee	Shaff
Epps	Lenocker	Shortess
Finch	Lewis	Slaughter
Findlay	McFarlane	Slosson
Finley	McFerren	Stanley
Flenniken	Mackie	Starzinger
Garber	Mantz	Stone
Gilbert	Meredith	Stuart
Gilmore	Miles	Tucker
Giltner	Miller	Turner
Grason	Mooty	Ulstad
Gray	Mowery	Walrath

Weaver
Wenstrand
Wichman
Wigdahl

Wilson of Cherokee
Wilson of Louisa
Wilson of Mahaska
Wilson of Mitchell

Wormley
Mr. Speaker

Nays—None.

Absent or not voting—8.

Erickson
Hall
Jessen

Jones
Mead
Rayburn

Rees
Smith

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

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. 108.

MESSAGE FROM THE SENATE.

Secretary Watters reported the following message 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. 33, a bill for an act legalizing and curing the acts and proceedings of the Independent School District of Grand Mound, in the county of Clinton and state of Iowa, in relation to the election to procure a site erect and equip a school house in said district, and for the sale of the old site, and the old school house, the issuance of thirty thousand (\$30,000.00) dollars in bonds for the purpose of paying for the new site, and erection and equipment of a school house, and authorizing the board of directors of said district to issue the thirty thousand (\$30,000.00) dollar bonds voted at an election.

On request of Tucker of Clinton, unanimous consent having been given, House File No. 33, a bill for an act legalizing and curing the acts and proceedings of the Independent School District of Grand Mound, in the county of Clinton and state of Iowa, in relation to the election to procure a site erect and equip a school house in said district, and for the sale of the old site, and the old school house, the issuance of thirty thousand (\$30,000.00) dollars in bonds for the purpose of paying for the new site, and erection and equipment of a school house, and authorizing the board of directors of said district to issue the thirty thousand (\$30,000.00) dollar bonds voted at an election, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

1st. Amend the said bill by striking out the word "procurring" in the fourth line of preamble and inserting the word "procuring" in lieu thereof.

2nd. Amend the fifth line of preamble by striking out the word "equipping" and inserting the word "equipping".

3rd. By striking out the word "procurring" in the seventh line of preamble and inserting the word "procuring" in lieu thereof.

4th. By striking out the word "was" in the twelfth line of the preamble and inserting the word "were" in lieu thereof.

5th. By striking out the word "was" in the fourteenth line and inserting the word "were" in lieu thereof.

6th. By striking out the word "their" in the sixteenth line thereof and inserting the word "there" in lieu thereof.

7th. By striking out the word "procurring" in the twenty-third line of section 2 and inserting the word "procuring" in lieu thereof.

Mr. Tucker moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—99.

Adkins	Helming	Peters
Anderson of Davis	Horchem	Price
Anderson of Greene	Jackson	Randall
Anderson of Winnebago	Johnston of Humboldt	Reed
Andre	Johnston of Lucas	Roberts
Bailey	Kepple	Rogers
Baldwin	Kern	Rowley
Becker	Kimberly	Santee
Benn	Klaus	Scott
Boies	Klinker	Shaff
Bruce	Knickerbocker	Shortess
Coakley	Krouse	Slaughter
Crozier	Lake	Slosson
Darrah	Langfitt	Stanley
Dean	Larson	Starzinger
Dunkelberg	Lee	Stone
Durbin	Lenocker	Stuart
Edgington	Lewis	Tucker
Elwood	McFarlane	Turner
Epps	McFerren	Ulstad
Finch	Mackie	Walrath
Findlay	Mantz	Weaver
Finley	Meredith	Wenstrand
Flenniken	Miles	Wichman
Garber	Miller	Wigdahl
Gilbert	Mooty	Wilson of Cherokee
Gilmore	Mowery	Wilson of Louisa
Giltner	Murray	Wilson of Mahaska
Grason	Neff	Wilson of Mitchell
Gray	Newton	Wormley
Griffin	Nichols	Mr. Speaker
Hall	Nicholson	
Hansen	O'Donnell	
Harrington	Oertel	

Nays—None.

Absent or not voting—9.

Erickson
Jessen
Jones

Mead
Nurdyke
Rayburn

Rees
Richards
Smith

So the House concurred in the Senate amendments.

Harrington of Kossuth offered and asked to have printed in the journal the following amendments to House File No. 26:

SEC. 4. The provisions of this act shall not apply to any county until same has been submitted to a vote of the people of said county by the board of supervisors of said county, or at the general election in the year 1918, or at a special election called for such purpose at such time as the board of supervisors of the county may determine and adopted by a majority vote of all voters voting upon said proposition; and said question shall not be submitted at said general or special election unless a petition signed by twenty (20) per cent of the voters of said county voting at the last general election is presented to the board of supervisors, asking for the same. Said proposition to be submitted at said special election in the manner provided by law.

On motion of Johnston of Humboldt, House adjourned until 10:00 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 2, 1917.

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

Prayer was offered by Rev. A. B. Leamer, pastor of St. John's Lutheran Church, Des Moines.

Journal of February 1st corrected and approved.

MOTION TO RECONSIDER.

The following motion to reconsider was filed:

MR. SPEAKER—I move to reconsider the vote by which House file No. 92 failed to pass the House.

FRED G. TURNER.

I second the motion.

J. N. LANGFITT.

LEAVE OF ABSENCE.

On request of Slosson of Worth, leave of absence was granted Murray of Buena Vista until Saturday.

On request of Horchem of Dubuque, leave of absence was granted O'Donnell of Dubuque until Monday.

On request of Andre of Des Moines, leave of absence was granted Wormley of Plymouth until Monday.

On request of Krouse of Wayne, leave of absence was granted Lenocker of Madison until Monday.

RESOLUTION.

Epps of Wapello offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Resolved by the House, the Senate concurring, That there be a joint convention of the two Houses at twelve o'clock noon, on Friday, February 2d, to listen to a message from the governor of Iowa.

Motion prevailed and the resolution was adopted.

PETITIONS, MEMORIALS AND REMONSTRANCES.

McFarlane of Black Hawk presented petition of citizens of Black Hawk county relative to the primary law.

Referred to committee on elections.

McFarlane of Black Hawk presented petition of citizens of Black Hawk county relative to suffrage.

Referred to committee on constitutional amendments.

Rowley of Van Buren presented petition of citizens of Van Buren county relative to suffrage.

Referred to committee on constitutional amendments.

Krouse of Wayne presented petition of citizens of Wayne county relative to suffrage.

Referred to committee on constitutional amendments.

REPORTS OF COMMITTEES.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate file No. 80, a bill for an act making an appropriation to defray the expenses 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.

R. J. JOHNSTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House file No. 62, a bill for an act to amend the law as it appears in section two hundred eight-a (208-a), supplement to the code, 1913, relating to the powers and duties of the governor and to the powers and duties of the attorney general by authorizing them to require the services of peace officers and to employ the services of other persons from time to time as such services may be required for the proper enforcement of the laws or the performance of their duties, and to prescribe the powers and duties of such officers, and to appropriate funds for their compensation and expenses, beg leave to report they 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. J. JOHNSTON, *Chairman*.

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the committee on appropriations, having had under consideration House file No. 62, a bill for an act to amend the law as it appears in section two hundred eight-a (208-a) supplement to the code, 1913, relating to the powers and duties of the governor and to the powers and duties of the attorney general by authorizing them to require the services of peace officers and to employ the services of other persons from time to time as such services may be required for the proper enforcement of the laws or the performance of their duties, and to prescribe the powers and duties of such officers, and to appropriate funds for their compensation and expenses, respectfully dissent from the decision of the majority of the members thereof and recommend that the said bill do pass.

E. A. LARSON,
ROY W. MURRAY,
FRED G. TURNER,
W. E. GILTNER,
W. W. EPPS,
S. W. KLAUS.

Ordered passed on file.

Dean of Osceola, 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. 39, a bill for an act to amend section twenty-five hundred sixty-three-k (2563-k) of the 1913 supplement to the code, 1907, classifying "mourning-doves" as game birds, beg leave to report they 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. E. DEAN, *Acting Chairman.*

Report adopted and House File No. 39 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on fish and game, to whom was referred House file No. 40, a bill for an act to amend section twenty-five hundred forty (2540) of the 1915 supplement to the code, 1907, classifying sunfish as game fish and permitting fishing by pole and line at any time, beg leave to report they have had 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. E. DEAN, *Acting Chairman.*

Report adopted.

CONCURRENT RESOLUTION.

Weaver of Polk offered the following concurrent resolution:

Concurrent resolution of the thirty-seventh general assembly of the state of Iowa providing for an inquiry as to the existence of an illegal combination of the manufacturers of cement used in highway bridge and culvert construction, directing the attorney general to make an investigation and report as to any violation of the state anti-trust law, and requesting an investigation by the senators and representatives of the state in the congress of the United States, as to violation in that connection of the federal statutes:

Whereas, the people of Iowa are engaged at this time in a statewide movement for the improvement of the highways of the state and particularly for the construction of permanent bridges and culverts costing millions of dollars to the tax payers of Iowa, and,

Whereas, in such construction an enormous amount of cement is demanded as to a very substantial portion of which the counties of the state have the right to, under existing law, and must of necessity, purchase for all bridge and culvert construction which is to be done, by day labor, and,

Whereas, pursuant to statute the boards of supervisors are granted the further right in certain contingencies and in the event of rejection of bids made by contractors to do all such construction work by day labor, such provision operating by the intention of the statute to secure lower bids by the contractors than would otherwise obtain; and,

Whereas, it is of the utmost importance that the counties as arms of the state and as responsible purchasers shall be able to make necessary any purchases of cement at the lowest market price and at such times as will best secure that end, and,

Whereas, facts have come to the knowledge of the general assembly of the state of Iowa which tend to show the existence of a combination among the manufacturers of cement to increase and maintain prices thereof in this and adjacent states, and whereby the boards of supervisors of the various counties of the state are refused the right to purchase cement in stated amounts for delivery through the season for work which such counties may desire or find necessary or advisable to do by day labor, unless such counties shall first designate the particular structure in which such cement is to be used, the amount of cement needed for each structure, and with the further restriction that each such structure shall consume at least a minimum car load of 106 barrels of cement; and,

Whereas, many such structures consume much less than such minimum car load, and it being impossible for the counties in most cases to know beforehand or designate the particular structure or structures that it will desire to thus build, or find necessary to build by day labor by reason of rejection of exorbitant bids, the result is the imposition of impossible conditions upon the public, and to compel the counties to buy their cement at retail at the season when prices are highest and tends to throw the

bridge and culvert work into the hands of the contractors to the great detriment of the tax payers of this state; and,

Whereas, since the establishment of said new rules by said manufacturers, the price of concrete construction was advanced in Iowa from \$11.06 per cubic yard in the first half of 1915, to \$16.24 per cubic yard in the second half of 1916, an increase of about 47%; and,

Whereas, prior to 1916 the said manufacturers made no such restrictions as are set out above but sold to the counties such amounts of cement at market prices and at such times and for such delivery as was desired by the counties but have refused to continue so to do notwithstanding the repeated written protests and demands of the state highway commission, as shown by correspondence on file with the department, to the effect that such prices are exorbitant and that such restrictions operate squarely in the interest of the contractors and are against public policy and the best interests of the tax payers of the state; now, therefore,

Be It Resolved by the House, the Senate concurring:

1st. That the attorney general of the state of Iowa be and he is hereby directed and authorized to inquire into the existence of such combination to maintain prices, and to inquire as to whether there are sought to be imposed upon the tax payers of Iowa, illegal restrictions by said cement manufacturers in restraint of trade and in violation of law and public policy, and to the detriment of the public interest, and to report his conclusions to the general assembly by written opinion and in the event such combination and restrictions contrary to law are found to exist, to proceed with the prosecution of the guilty parties; and that in such investigation the attorney general be and he is hereby empowered to compel the production of documents and to call and examine witnesses under oath as to the facts.

2nd. That an engrossed copy of this resolution be forwarded to the senators and representatives of the state of Iowa in the congress of the United States with request that an investigation be made as to violation in this connection of the federal statutes and for such action by the legal department of the government as may be deemed necessary in the premises.

Laid over under Rule 34.

INTRODUCTION OF BILLS.

By McFarlane of Black Hawk, House File No. 224, a bill for an act to amend the law as it appears in section twenty-five hundred fifty-one (2551), supplemental supplement to the code, 1915, relating to the protection of game by providing a closed season for prairie chickens until the year nineteen hundred twenty-two.

Read first and second time and referred to committee on fish and game.

By Mantz of Audubon, House File No. 225, a bill for an act to amend sections eighteen hundred thirty nine j (1839-j) and eighteen hundred thirty nine l (1839-l) of the supplement to the code, 1913, relating to the matter of fraternal beneficiary societies, orders or associations.

Read first and second time and referred to committee on insurance.

By Kepple of Chickasaw, House File No. 226, a bill for an act to legalize the special election held at the West Saude School House in Utica Township, Chickasaw County, Iowa on the 8th day of July, 1916 to vote upon the proposition of organizing a Consolidated Independent School District comprised of parts of Utica and Jacksonville Townships in Chickasaw County Iowa and parts of Paris and New Oregon Townships in Howard County, Iowa as a consolidated independent school district and to legalize said election and said Consolidated Independent School District and all acts done or performed and proceedings had with relation to the circulating and filing of petition, the giving of notices, the conduct of said election, the recording of the proceedings thereof, and all acts relating to the calling, holding and conducting of said election and declaring results thereof, and to extend the time for the election of officers and the organization of the board of said Consolidated Independent School District to January 1st, 1918.

Read first and second time and referred to committee on judiciary.

By Reed of Guthrie, House File No. 227, a bill for an act to establish and maintain a State Normal School in the town of Panora, Guthrie County, Iowa, for the education and preparation of teachers in the elementary grades; and providing for the transfer of county high school property to the state of Iowa; and making appropriation for the operating expenses of said school.

Read first and second time and referred to committee on normal schools.

By Rogers of Carroll, House File No. 228, a bill for an act to repeal sections fifty-seven hundred eighteen-a14 (5718-a14), fifty-seven hundred eighteen-a15 (5718-a15), fifty-seven hundred eighteen-a16 (5718-a16) and fifty-seven hundred eighteen-a17 (5718-a17), supplement to the code, 1913, relating to the appointment, compensation and expenses of the Board of Parole and to amend

sections fifty-seven hundred eighteen-a18 (5718-a18), fifty-seven hundred eighteen-a19 (5718-a19), fifty-seven hundred eighteen-a20 (5718-a20), fifty-seven hundred eighteen-a23 (5718-a23), fifty-seven hundred eighteen-a25 (5718-a25) and fifty-seven hundred eighteen-a26 (5718-a26), supplement to the code, 1913, relating to the duties of the Board of Control.

Read first and second time and referred to committee on judiciary.

By Dean of Osceola, House File No. 229, a bill for an act to require the division of each county into three (3) supervisor districts and to provide for their identification by number and for the election of a supervisor from each of such districts and to fix the compensation of such supervisors.

Read first and second time and referred to committee on county and township organization.

By Starzinger of Polk, House File No. 230, a bill for an act to authorize the issuance of a patent conveying the south seventy-five (75) feet of lots nine (9), ten (10), and eleven (11) in block ten (10) in H. Lyon's addition to the town of Des Moines.

Read first and second time and referred to committee on judiciary.

By Starzinger of Polk, House File No. 231, a bill for an act to amend section six hundred ninety-four-c47 (694-c47) of the supplemental supplement to the code, 1915, relating to the compensation of clerks and bailiffs of municipal courts.

Read first and second time and referred to committee on compensation of public officers.

By Finley of Henry, House File No. 232, a bill for an act to repeal section two thousand and seventeen (2017), supplemental supplement to the code, 1915, and section two thousand and seventeen (2017), supplement to the code, 1913, and enact a substitute therefor, with reference to raising or lowering highways.

Read first and second times and referred to committee on roads and highways.

By Finley of Henry, House File No. 233, a bill for an act to fix the number of pounds in a barrel and sack of flour.

Read first and second time and referred to committee on commerce and trade.

By Epps of Wapello, House File No. 234, a bill for an act to repeal the law as it appears in section five hundred and eleven (511), supplement to the code, 1913, and to enact a substitute therefor relating to the fees to be collected and charged by the sheriff.

Read first and second time and referred to committee on judiciary.

CONSIDERATION OF BILLS.

On motion of Meredith of Jasper, House File No. 26, Calendar No. 25, was made a special order for February 6, 1917, at 10:30 a. m.

On motion of Rayburn of Poweshiek, action was deferred on House File No. 193, Calendar No. 26, and same was allowed to retain its place on the calendar.

On motion of Rayburn of Poweshiek, Calendar No. 27, House File No. 28, a bill for an act to legalize the appointment of the trustees of the free public library of the incorporated town of Montezuma, Iowa, and their action in connection with the recommendation to the council of said town in the matter of levies for the erection and maintenance of such library, the acts of the said town council in the matter of levying said tax, and the acts of the clerk of said town in certifying the said levy to the auditor of Poweshiek county, Iowa, the acts of said auditor in spreading said levy upon the tax records for the year, 1916, which records have been delivered to the treasurer of said Poweshiek county, Iowa, and the acts of said treasurer in making collection of the aforesaid levy and assessment for library purposes, with report of committee recommending passage as amended was taken up, considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Rayburn moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—101.

Adkins	Horchem	Oertel
Anderson of Davis	Jackson	Peters
Anderson of Greene	Jessen	Price
Anderson of Winnebago	Johnston of Humboldt	Randall
Andre	Johnston of Lucas	Rayburn
Bailey	Jones	Reed
Baldwin	Kepple	Richards
Becker	Kern	Roberts
Boies	Kimberly	Rogers
Bruce	Klaus	Rowley
Coakley	Klinker	Santee
Crozier	Knickerbocker	Scott
Darrah	Krouse	Shaff
Dean	Lake	Shortess
Dunkelberg	Langfitt	Slaught
Durbin	Larson	Slosson
Edgington	Lee	Stanley
Elwood	Lenocker	Starzinger
Epps	Lewis	Stone
Finch	McFarlane	Stuart
Findlay	McFerren	Tucker
Finley	Mackie	Turner
Flenniken	Mantz	Ulstad
Garber	Mead	Walrath
Gilbert	Meredith	Weaver
Gilmore	Miles	Wenstrand
Giltner	Miller	Wichman
Grason	Mooty	Wigdahl
Gray	Mowery	Wilson of Louisa
Griffin	Neff	Wilson of Mahaska
Hall	Newton	Wilson of Mitchell
Hansen	Nichols	Wormley
Harrington	Nicholson	Mr. Speaker
Helming	Nordyke	

Nays—None.

Absent or not voting—7.

Benn	O'Donnell	Smith
Erickson	Rees	Wilson of Cherokee
Murray		

So the bill having received a constitutional majority was declared to have passed the House and the title agreed to.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution relative to holding joint convention at 12 o'clock noon, Friday, February 2, 1917.

Also:

I am directed to inform your honorable body that the Senate has amended and passed the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution relating to number of extra journals to be furnished members.

Also:

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. 20, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-m thirty-two (1571-m 32), supplemental supplement to the code, 1915, relating to the expenditure of the motor vehicle road fund and authorizing the oiling of public highways outside the limits of cities and towns.

Also:

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. 68, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s twenty-one a (1527-s21a), supplemental supplement to the code, 1915, relating to the powers and duties of the state highway commission.

Also:

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. 75, a bill for an act to amend section 3447, supplement to the code, 1913, relating to the time within which actions may be brought to set aside a will.

CONSIDERATION OF BILLS.

On motion of Wenstrand of Page, Calendar No. 28, House File No. 96, a bill for an act to amend section fourteen hundred eighty-three (1483) supplement to the code, 1913, relating to establishment of highways by consent, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Wenstrand moved that the the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Jessen	Rardall
Anderson of Davis	Johnston of Humboldt	Rayburn
Anderson of Greene	Johnston of Lucas	Reed
Anderson of Winnebago	Jones	Richards
Andre	Kepple	Roberts
Baldwin	Kimberly	Rogers
Boies	Klaus	Rowley
Crozier	Klinker	Santee
Darraha	Knickerbocker	Scott
Dean	Krouse	Shaff
Durbin	Lake	Shortess
Edgington	Larson	Slaughter
Elwood	Lee	Stanley
Epps	Lenocker	Stone
Finch	McFarlane	Stuart
Finley	McFerren	Turner
Gilbert	Mackie	Ulstad
Gilmore	Mead	Walrath
Giltner	Meredith	Weaver
Grason	Miller	Wenstrand
Gray	Neff	Wichman
Griffin	Newton	Wigdahl
Hall	Nichols	Wilson of Louisa
Harrington	Nordyke	Wilson of Mahaska
Helmig	Oertel	Wilson of Mitchell
Horchem	Peters	Wormley
Jackson	Price	Mr. Speaker

Nays—21.

Bailey	Garber	Mooty
Becker	Hansen	Mowery
Bruce	Kern	Nicholson
Coakley	Langfitt	Slosson
Dunkelberg	Lewis	Starzinger
Findlay	Mantz	Tucker
Flenniken	Miles	Wilson of Cherokee

Absent or not voting—6.

Benn	Murray	Rees
Erickson	O'Donnell	Smith

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Boies of Buchanan, Calendar No. 29, House File No. 106, a bill for an act to repeal the law as it appears in sections fifteen hundred seventy-d (1570-d) and fifteen hundred seventy-e (1570-e), supplement to the code, 1913, relating to the rebate of the highway tax for the use of wide tired wagons, with report of committee recommending passage was taken up and considered.

Randall of Linn offered the following amendment:

Amend House file 106 by striking out all of the said bill following the enacting clause, and enacting in lieu thereof the following:

SECTION 1. That section fifteen hundred seventy-d (1570-d) supplement to the code, 1913, be amended by adding after the period at the end of the said section the following: That all persons who shall use wagons on the public highways of this state with tires less than two inches in width or hauling loads exceeding eight hundred pounds in weight, shall be required to pay the sum of five dollars per annum for each and every wagon so used. And it is hereby made the duty of the assessor at the time of making the assessment in each year, to make inquiry of the persons assessed, as to whether or not such wagon or wagons have been so used, and to enter the information so obtained as a part of his return.

Giltner of Monroe offered the following amendment to the amendment:

Amend the amendment to House file No. 106 by adding thereto the following words: "provided further that said wagon shall be covered with two coats of fresh green paint."

Amendment adopted.

Lenoecker of Madison moved the previous question as applied to the amendment as amended. Motion prevailed.

Amendment lost.

Rogers of Carroll offered the following amendment:

Amend House file No. 106 by striking out the figures "1570-d and 1570-e" where the same appear in the second line of section one and substituting in lieu thereof the words and figures "fifteen hundred seventy-d (1570-d) and fifteen hundred seventy-e (1570-e)".

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Boies moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—97.

Adkins	Jackson	Peters
Anderson of Davis	Jessen	Price
Anderson of Greene	Johnston of Humboldt	Rayburn
Anderson of Winnebago	Johnston of Lucas	Reed
André	Jones	Richards
Bailey	Kepple	Roberts
Baldwin	Kern	Rogers
Becker	Kimberly	Rowley
Benn	Klinker	Santee
Boies	Knickerbocker	Scott
Bruce	Krouse	Shortess
Crozier	Lake	Slaught
Darrah	Langfitt	Slosson
Dean	Larson	Stanley
Dunkelberg	Lee	Starzinger
Durbin	Lenocker	Stone
Edgington	Lewis	Stuart
Epps	McFarlane	Tucker
Finch	McFerren	Turner
Findlay	Mackie	Ulstad
Finley	Mantz	Walrath
Flenniken	Mead	Weaver
Garber	Meredith	Wenstrand
Gilbert	Miles	Wichman
Gilmore	Miller	Wigdahl
Giltner	Mooty	Wilson of Cherokee
Grason	Mowery	Wilson of Lousia
Griffin	Neff	Wilson of Mahaska
Hall	Newton	Wilson of Mitchell
Hansen	Nichols	Wormley
Harrington	Nicholson	Mr. Speaker
Helming	Nordyke	
Horchem	Oertel	

Nays—4.

Elwood	Randall	Shaff
Gray		

Absent or not voting—7.

Coakley	Murray	Smith
Erickson	O'Donnell	
Klaus	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Tucker of Clinton, Calendar No. 30, House File No. 109, a bill for an act to legalize that certain special election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Gas and Electric Company the franchise and right to construct and maintain apparatus for

the transmission of gas and apparatus for the transmission of electricity in, along and through the streets and public places of said city, with report of committee recommending passage was taken up and considered.

Tucker of Clinton offered the following amendment:

Amend House file No. 109 by striking out the words "and Leader" following the word "Register" in the publication clause.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Tucker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—99.

Adkins	Helming	Nordyke
Anderson of Davis	Horchem	Oertel
Anderson of Greene	Jackson	Peters
Anderson of Winnebago	Jessen	Price
Andre	Johnston of Lucas	Randall
Bailey	Jones	Rayburn
Baldwin	Kepple	Reed
Becker	Kern	Richards
Boies	Kimberly	Roberts
Bruce	Klaus	Rogers
Coakley	Klinker	Rowley
Crozier	Knickerbocker	Santee
Darraha	Krouse	Scott
Dean	Lake	Shaff
Dunkelberg	Langfitt	Shortess
Durbin	Larson	Slaught
Edgington	Lee	Slosson
Elwood	Lenocker	Stanley
Epps	Lewis	Starzinger
Finch	McFarlane	Stone
Findlay	McFerren	Stuart
Finley	Mackie	Tucker
Flenniken	Mantz	Turner
Garber	Mead	Ulstad
Gilbert	Meredith	Walrath
Gilmore	Miles	Weaver
Giltner	Miller	Wenstrand
Grason	Mooty	Wilson of Cherokee
Gray	Mowery	Wilson of Lousia
Griffin	Neff	Wilson of Mahaska
Hall	Newton	Wilson of Mitchell
Hansen	Nichols	Wormley
Harrington	Nicholson	Mr. Speaker

Nays—None.

Absent or not voting—9.

Benn	Murray	Smith
Erickson	O'Donnell	Wichman
Johnston of Humboldt	Rees	Wigdahl

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Walrath of Fayette moved that a committee of three be appointed to notify the Senate that the House is ready to receive it. Motion prevailed and the Speaker appointed as such committee, Walrath of Fayette, Wigdahl of Palo Alto and Lewis of Clarke.

SENATE CONCURRENT RESOLUTION.

Epps of Wapello called up Senate concurrent resolution relative to the investigation of the car shortage and the high price of coal, and moved that the House concur.

Whereas, throughout the state there has been and is a car shortage and farmers and shippers are unable to obtain cars, and,

Whereas, there has been a great loss of money by the farmers and shippers for the reason that they are unable to procure cars, and,

Whereas, a committee has already been appointed to investigate the cause of the high price of coal, therefore,

Be It Resolved, That they be directed to investigate also the cause of the said car shortage and ascertain if possible the remedy therefor and report the same together with the report upon the increase in the price of coal.

The committee appointed to notify the Senate that the House was ready to receive it here appeared and reported that it had performed its duty. Report received and committee discharged.

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

The Speaker directed the sergeant-at-arms to escort the President of the Senate to the Speaker's station, and to seat the members of the Senate on the west side of the House chamber.

JOINT CONVENTION.

In accordance with concurrent resolution duly adopted, the joint session was called to order, Hon. Ernest R. Moore, President of the Senate, presiding.

The roll was then called and the following members responded:

Adams	Helmer	Nicholson
Arney	Henigbaum	Nordyke
Adkins	Holdoegel	Oertel
Anderson of Davis	Hall	Parker
Anderson of Greene	Hansen	Pitt
Anderson of Winnebago	Harrington	Price of Monroe
Andre	Helming	Proudfoot
Balkema	Horchem	Peters
Broxam	Jackson of Floyd	Price of Dickinson
Byington	Jackson of Cedar	Ratcliff
Bailey	Jessen	Rule
Baldwin	Johnston of Humboldt	Randall
Becker	Johnston of Lucas	Rayburn
Benn	Jones	Reed
Boies	Kimball	Richards
Bruce	Kingland	Roberts
Chase	Kepple	Rogers
Coburn	Kern	Rowley
Coakley	Kimberly	Stephenson
Darraha	Klaus	Santee
Dean	Klinker	Scott
Dunkelberg	Knickerbocker	Shaff
Durbin	Krouse	Shortess
Edwards	Laffer	Schrup
Enger	LeCompte	Slaughter
Evans	Lindly	Slosson
Eversmeyer	Lytle	Stanley
Edgington	Lake	Starzinger
Elwood	Langfitt	Stone
Epps	Larson	Stuart
Fleck	Lee	Taylor
Foskett	Lenocker	Thompson
Foster	Lewis	Tucker
Finch	Mitchell	Turner
Findlay of Webster	McFarlane	Ulstad
Finley of Henry	McFerren	Voorhees
Flenniken	Mackie	White
Gibson	Mantz	Whitmore
Greene	Mead	Wilson of Appanoose
Garber	Meredith	Walrath
Gilbert	Miles	Weaver
Gilmore	Miller	Wenstrand
Giltner	Mooty	Wichman
Grason	Mowery	Wigdahl
Gray	Newberry	Wilson of Cherokee
Griffin	Neff	Wilson of Louisa
Hale	Newton	Wilson of Mahaska
Haskell	Nichols	Wilson of Mitchell
		Wormley

Those absent were:

Ball	Frailey	Rees
Caswell	Grout	Smith of Madison
Crozier	Murray	Smith of Bremer
Erickson	O'Donnell	Van Alstine
Fellows		

The president then announced the joint convention duly organized with a quorum of members present .

Anderson of Winnebago moved that a committee of two from the House and one from the Senate be appointed to notify the governor that the joint convention is duly organized and ready to receive any communications he may desire to transmit. Motion prevailed and the President appointed as such committee, Senator Rule of Cerro Gordo on the part of the Senate, and Representatives Anderson of Winnebago and Krouse of Wayne on the part of the House.

The committee waited upon the governor and escorted him to the Speaker's chair.

The president of the joint convention then presented Governor Harding, who read his message as per previous invitation.

GOVERNOR'S MESSAGE.

Gentlemen of the General Assembly of the State of Iowa:

In addressing you for the first time, I made reference to the campaign which resulted in our presence here. I believed then, as I do now, that our mandate from the people was clearer in some respects than is common in such cases. Speaking for myself, I can say that I do not look upon this mandate as an embarrassment, and your conduct since you have been in session has convinced me that you do not, and are making a sincere effort to carry it out. It will not be an easy nor pleasant task, for any change in established practice is instinctively opposed not only by those who are beneficiaries of the existing system, but at first by a natural conservatism which I have no disposition to discourage or discredit.

Confident as I am that we are in substantial agreement as to the end to be reached, I am encouraged to make some suggestions touching the methods by which it shall be accomplished.

Our governmental machinery was designed in days of greater simplicity and for a comparatively small volume of business. Without stopping now to speak of the wisdom of having entered into many new governmental activities which a changing social conscience has seemed to demand, it is clear that in many cases we have provided for their exercise without any effort to employ existing machinery, or without an effort to co-ordinate the new machinery to that already available.

We are definitely pledged, I believe, to reduce the number of persons and public bodies now employed in the public business; to see that there

are not two or several officers or public bodies unnecessarily engaged in the same work; to see that there are not state officers and public bodies performing public business which can as well and more cheaply be performed by long established local officers, to the existence of which the people are accustomed.

I believe that an intelligent study of the scope of these activities, and of the possibilities of reducing expense and conflict of authority by elimination of unnecessary bodies, and by combining the functions of others, should be undertaken in a comparative leisure which the ordinary length of a legislative session does not afford. I believe that this program should not only be carried out, but that it should be carried out by you in the two years which the people have given you for that purpose, and not by a succeeding legislature.

Without attempting to place blame, for all of us may have some measure of it, we have in the past been ready and willing victims to the delusion that anything can be accomplished by law, and the length and multiplicity of our statutes is a daily and depressing reminder of our folly. We are under definite pledge to reduce our laws to readable limits. We must not only have time for this task, but technical skill and concentrated effort, to the employment of which the ordinary business of the session is an insuperable obstacle.

In some of the foregoing may be found part of the cause for the increased burden of taxation. Taxation is a burden which can never be lifted, but it may be lightened. Our system of raising money by taxation is in urgent need of revision. It is now impossible for even the most intelligent citizen to know in what amount or for what purpose public funds are to be expended and nearly as difficult to learn, after the event, for what and in what amount they have been expended. There are two things that contribute to this condition. One is that public expenditures are so gauged as to exhaust levies instead of levies being so framed as to provide for public expenditures. Another is that the amount of money to be raised by any levy is not intelligible because it is expressed in terms of so many mills to the dollar rather than a sum of money in dollars and cents. I have already referred in first addressing you to the defect in our system by which levies can be inflated by subsequent increases in valuation.

Our public business, while immense in volume, is simple. It is entirely possible to accurately forecast the probable necessary public expenditure for any given period. No public body should be permitted to secure money by taxation until it submits a detailed estimate of its probable necessary expenditures for a given period and of its probable income from every source. This, too, is a matter which must have careful study, which I do not believe to be possible under pressure which is upon you now.

I am firmly of the opinion that this legislature, as it is now composed, owes it to the people of the state to accomplish something definite and constructive in these matters; revision of methods of raising revenue, reducing the volume of laws, and elimination of overlapping activities of different departments and officers, and abolition of departments and officers whenever possible.

What has been said shows that it is impossible, or at least inadvisable, to deal with the matter except by a careful examination of the whole subject.

After consultation with many members of the assembly, I believe I can suggest a method by which this can be accomplished at practically no added expense to the state or members of the assembly.

My suggestion and recommendation is that you proceed now to make the necessary appropriations for the biennial period, and to the consideration of general important measures not inherent in the matters heretofore discussed, neglecting, as you proceed, no opportunity for repeal of obsolete or unworkable laws; take up the question of how best to handle the state printing and binding and go carefully into the various road measures which are and will be before you. Among these is the question of extension of the right of suffrage to women, pending before you. The question presented is not a local one, nor transitory, but involves consideration of fundamental political and civil rights which should be considered, debated and voted on in a spirit of deepest concern for reaching a right result. If you shall give these matters, as I know you will, the attention and study they deserve, your time will be fully taken up for a reasonable period.

At the end of such period as shall be reasonably necessary for the disposition of these matters, I urge that you provide for a recess to a day certain, and this recess time be employed in investigation of the larger matters first touched on herein, and in formulating a definite plan for dealing with them.

I suggest a committee from your membership, selected as you shall determine, to take up the problem of revising the system of raising revenue, a similar committee to take up the problem of overlapping authority, and the appointment of a small number of skilled and competent persons, trained in the law, to edit the existing codes and to clarify and simplify them. The result of their labors can be placed before the assembly within a reasonable time, say sixty days, before the day set for reconvening, and a short session thereafter can dispose of them in such manner that we shall have a record of accomplishment in our labors, and a fulfilment of our pledges.

As I read our constitution, it prohibits any member of this assembly from receiving any additional pay for these services in recess, but I am confident that you are proceeding in a spirit which will give no thought to that, if you shall be convinced that a service to the state can be rendered by the method proposed.

Under an act of congress, passed some three years ago, the Interstate Commerce Commission is engaged in a valuation of all the property of the railways. The investigation is of the most comprehensive character, and is intended as a permanent basis for fixing interstate freight and passenger rates. That body will report in detail as to each piece of property owned or used by the companies, the original cost to date, the cost of reproduction new, the cost of reproduction less depreciation, and will furnish an analysis of the methods by which these several costs are obtained, and the reason for their differences, if any. It will report sep-

arately other values and elements of value, if any, of the property, and an analysis of the methods of valuation employed, and of the reasons for any differences between any such value, and the cost values. It will report in detail, and separately from improvements, the original cost of all lands, rights of way, and terminals owned or used, as of the time and dedication to public use, and the present value of the same, and separately the original and present cost of condemnation and damages of purchase in excess of such original cost or present value. The report will cover the organization and financing of every corporation which has ever operated the property, together with the net and gross earnings. The report will show the amount and value of any aid, gift, grant of right of way or donation made to existing companies or their predecessors by the United States, any state, county or municipal government, or by individuals, or associations, together with the grant of land by the federal, state, county or municipal governments, and the amount of money derived from sale of such grants.

The act of congress provides that this valuation, when finally established, shall be "prima facie evidence of the value of the property in all proceedings under the act to regulate commerce as of the date of the fixing thereof, and in all proceedings for the enforcement" of it and "in all judicial proceedings brought to enjoin, set aside, annul, or suspend, in whole or in part, any order of the Interstate Commerce Commission." These provisions do not have such effect, directly, upon the action of our state courts, or other tribunals having jurisdiction where such values can be the subject of controversy, but the investigation upon which they were fixed, will always be available as an hypothesis upon which experts can base value, and as such will surely be asserted as a basis for taxation and for fixing freight and passenger rates in this state.

I have gone somewhat into detail to demonstrate, first, that it is unnecessary for us to undertake a complete, independent valuation, and, second, to show how vitally we may be affected by the result.

The act of congress further provides:

"Whenever the commission shall have completed the tentative valuation of any common carrier, as herein directed, and before such valuation shall become final, the commission shall give notice by registered letter to the said carrier, the attorney general of the United States, the governor of any state in which the property so valued is located * * * stating the valuation placed upon the several classes of property of said carrier, and shall allow thirty days in which to file a protest of the same with the commission. If no protest is filed within thirty days, said valuation shall become final as of the date thereof.

"If notice of protest is filed, the commission shall fix a time for hearing the same, and shall proceed as promptly as may be to hear and consider any matter relative and material thereto which may be presented in support of any protest so filed as aforesaid. If after hearing any protest of such tentative valuation under the provisions of this act, the commission shall be of the opinion that its valuation should not become final, it shall issue an order making such corrected tentative valuation final as of the date thereof."

These provisions throw upon the governor a direct, and peculiarly personal, responsibility. Under my oath it is a duty which I cannot shirk, either by neglecting adequate provision for it or by placing it upon others. It is but fair to me, and necessary to the protection of the vast interests of the state involved, that I should be placed in a position to deal with the subject intelligently and have fair opportunity and funds to inform myself.

The railways concerned are conducting a parallel investigation and valuation. In a matter so vitally affecting their income, it is not unnatural that the railways affected should seek to guard against any valuation which could be used as a lever for reduction of their rates. At the same time it is necessary that the state should guard against any valuation which would improperly increase the rates of transportation. The companies affected are preparing themselves to protest against a valuation which might be adverse to their interests. The state should be prepared at the same time to effectually protest if its interests should be adversely affected.

It is not impossible that the time available to us may prove so short that we shall be compelled to seek relief by asking congress for an extension of the time in which to protest, or that failing, suffer irreparable injury by being compelled to make but a cursory and ineffective investigation with a small part of our funds, rather than dissipate a large sum in an effort foredoomed to failure, but it is unthinkable that we should be unprepared for any effort which may prove possible and seem reasonably probable of success.

I therefore request an appropriation of one hundred thousand dollars, to be expended under my direction in such investigation, or other course, as shall be found necessary for the protection of our interests in the matter, and to be given express authority to call to my assistance therein, for work under my direction, any officer or employe of the state whose service can be employed to advantage.

It should not be out of place for me to say here that I have been deeply touched by the spirit of friendly helpfulness you have manifested toward me, and that your help and counsel have lightened my labor and made it pleasant.

With confidence that you will meet the situation here presented in a spirit which will give no play to strife of faction or pride of opinion, I leave it for your consideration.

Journal of the joint convention was then read and approved.

On motion of Senator Price the joint convention was dissolved.

HOUSE RESUMED SESSION.

The House reconvened, Speaker Pitt in the chair.

On motion of McFerren of Hamilton, the House adjourned until 10:00 a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 3, 1917.

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

Prayer was offered by Rev. W. A. Shullenberger, pastor of the Central Church of Christ, Des Moines.

Journal of February 2d corrected and approved.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bill:

House file No. 33, an act legalizing and curing the acts and proceedings of the independent school district of Grand Mound, in the county of Clinton, and state of Iowa, in relation to the election to procure a site, erect and equip a school-house in said district, and for the sale of the old site, and the old school-house, the issuance of thirty thousand (\$30,000.00) dollars in bonds for the purpose of paying for the new site, and erection and equipment of a school-house, and authorizing the board of directors of said district to issue the thirty thousand (\$30,000.00) dollar bonds voted at an election.

Also:

House file No. 20, an act to amend the law as it appears in section fifteen hundred seventy-one-m thirty-two (1571-m32), supplemental supplement to the code, 1915, relating to the expenditure of the motor vehicle road fund and authorizing the oiling of public highways outside the limits of cities and towns.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House file No. 33, a bill for an act legalizing and curing the acts and proceedings of the independent school district of Grand Mound, in the county of Clinton and

state of Iowa, in relation to the election to procure a site, erect and equip a school-house in said district, and for the sale of the old site, and the old school-house, the issuance of thirty thousand (\$30,000.00) dollars in bonds for the purpose of paying for the new site, and erection and equipment of a school-house, and authorizing the board of directors of said district to issue the thirty thousand (\$30,000.00) dollar bonds voted at an election.

Also:

House file No. 20, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-m thirty-two (1571-m32), supplemental supplement to the code, 1915, relating to the expenditure of the motor vehicle road fund and authorizing the oiling of public highways outside the limits of cities and towns.

ALFRED WENSTRAND,
Chairman House Committee.

T. A. KINGLAND,
Acting Chairman Senate Committee.

Report adopted.

LEAVE OF ABSENCE.

On request of Baldwin of Johnson, leave of absence was granted Rogers of Carroll until Monday.

On request of Anderson of Winnebago, leave of absence was granted Wigdahl of Palo Alto until Tuesday.

On request of Wilson of Cherokee, leave of absence was granted Nicholson of Winneshiek until Wednesday.

On request of Stanley of Adams, leave of absence was granted Finch of Ida until Monday.

SENATE CONCURRENT RESOLUTION.

House resumed consideration of Senate concurrent resolution relative to the investigation of the car shortage and the high price of coal.

Epps of Wapello moved that the House concur. Motion prevailed and House concurred.

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 File No. 20.

House File No. 33.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Jessen of Story, presented petition of citizens of Story county relative to suffrage.

Referred to committee on constitutional amendments.

Murray of Buena Vista, presented petition of citizens of Buena Vista county relative to compensation of assessor.

Referred to committee on compensation of public officers.

Murray of Buena Vista, presented petition of citizens of Buena Vista county relative to the practice of chiropractic.

Referred to committee on public health.

Andre of Des Moines, presented petition of citizens of Des Moines county relative to the practice of chiropractic.

Referred to committee on public health.

Andre of Des Moines, presented petition of citizens of Des Moines county relative to suffrage.

Referred to committee on constitutional amendments.

Benn of Washington, presented petition of citizens of Washington county relative to suffrage.

Referred to committee on constitutional amendments.

Randall of Linn, presented petition of citizens of Linn county relative to the practice of chiropractic.

Referred to committee on public health.

Finley of Henry, presented petition of citizens of Henry county relative to the practice of chiropractic.

Referred to committee on public health.

Santee of Black Hawk, presented petitions of citizens of Black Hawk county relative to the primary law.

Referred to committee on elections.

Santee of Black Hawk presented petition of citizens of Black Hawk county relative to the practice of chiropractic.

Referred to committee on public health.

Jones of Cerro Gordo presented petition of citizens of Cerro Gordo county relative to fishing license.

Referred to committee on fish and game.

Jones of Cerro Gordo, presented petition of citizens of Cerro Gordo county relative to suffrage.

Referred to committee on constitutional amendments.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 110, a bill for an act to amend the law as it appears in section five thousand thirty-eight-a (5038-a) of the code relating to boxing contests and sparring exhibitions, beg leave to report they 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.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 110 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House file No. 137, a bill for an act to amend the law as it appears in section five thousand forty (5040) of the code of 1897, relating to breach of the Sabbath, beg leave to report they 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.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 137 was indefinitely postponed.

Shaff of Clinton, from the committee on military affairs, to whom was referred House file No. 218, beg leave to report that they have had the same under consideration and report back to the House with the recommendation that the same be referred to the committee on appropriations, and that the military committee have unanimously endorsed this bill.

J. O. SHAFF, *Chairman.*

Report adopted and House File No. 218 was referred to the committee on appropriations.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House file No. 149, a bill for an act to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915, relating to the levying of special taxes by 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.

GEO. F. TUCKER, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate file No. 9, a bill for an act to amend section 1989-a-38 of the supplement to the code, 1913, granting to cities and towns authority to issue funding bonds to take up and pay assessments made against such cities or towns under the provisions of chapter 2-a of title X of the supplement to the code, 1913, beg leave to report they 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:

By striking out the words "of the" in the first line of title and first line of bill, following the figures "33". Also by striking out the word "such" the first word in first line of last paragraph. Also by inserting after the word "towns" in first line of last paragraph the words "affected by this section"; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House file No. 119, a bill for an act to authorize the property owners to select the character of pavement or other street improvement to be made in front of their 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 amended as follows:

By striking out all after the enacting clause and substituting in lieu thereof the following:

SECTION 1. That section eight hundred thirteen (813), supplemental supplement to the code, 1915, be and is hereby amended by adding at the end of said section the following: "When bids are received on more than one kind of material the contract shall not be awarded until five days after said bids are opened and considered by the council and the owners of property liable to said assessment shall have the right to determine the kind of material to be used in the construction of said improvement by filing with the council a petition stating the kind selected, signed by the owners of the majority of the linear front feet of the property abutting and adjacent to said improvement."

It is also recommended that the title to this bill be amended by striking out all of said title and substituting in lieu thereof the following:

"A bill for an act to amend section eight hundred thirteen (813), supplemental supplement to the code, 1915, relating to street improvements."; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman*.

Ordered passed on file.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

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. 37, a bill for an act to repeal section three thousand two hundred eighty-three (3283) of the code, and to enact a substitute therefor relating to the probate and contest of wills.

Also:

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. 58, a bill for an act to repeal section 3847 of the code and section 3847 of the supplement to the code, 1913, and to enact a substitute therefor, relating to the subject of security for costs.

Also:

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. 34, a bill for an act to repeal section five hundred thirty (530) of the code, and to enact as a substitute therefor, providing for the fees to be paid witnesses and jurors for services and attendance at coroner's inquest.

Also:

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. 132, a bill for an act to amend section thirteen hundred seventy-nine (1379) of the code, relating to the powers and duties of the executive council with reference to the adjustment of the valuations of different kinds of property in the various counties of the state, and providing for notice and hearing to such counties whose assessments are proposed to be raised, and providing for an adjourned meeting of the executive council at which such hearing may be had.

Also:

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. 42, a bill for an act to amend the law as it appears in section 3847, supplement to the code, 1913, relating to the giving of security for cost.

Also :

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. 1, a bill for an act to provide for the preparation, printing, publication, distribution and sale of the acts and resolutions of the general assembly and making appropriations to defray the expense thereof, and to repeal sections forty-two (42), forty-three (43) and forty-four (44) of the supplement to the code, 1913, and enact substitutes therefor—all relating to the subject of public printing and binding.

Also :

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. 23, a bill for an act to amend section thirteen hundred and three (1303), supplemental supplement to the code, 1915, providing for the levying of taxes for the grading and building of roads.

HOUSE CONCURRENT RESOLUTION.

Weaver of Polk called up concurrent resolution relative to an investigation of any violation of the state anti-trust law.

Mr. Weaver's time having expired, McFerren of Hamilton moved that his time be extended, which motion prevailed.

Mr. Weaver moved that the resolution be adopted. Motion prevailed and resolution was adopted.

RESOLUTION.

Randall of Linn offered the following resolution, asked unanimous consent for its immediate consideration and moved it adoption:

Whereas, in view of the national emergency just called to the attention of this House by the announcement of the Speaker that diplomatic relations between the United States and Germany have been severed; therefore,

Be It Resolved, That the speaker do now appoint a committee of five to draft suitable resolutions relating to this grievous crisis, and expressing the determined purpose of this body and of the citizenship of this state to support and sustain the president of the United States in his action, by all patriotic means.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Randall of Linn, Epps of Wapello, Finley of Henry, Baldwin of Johnson and Coakley of Union.

HOUSE CONCURRENT RESOLUTION.

Turner of Iowa called up House concurrent resolution relative to the number of House and Senate journals to be furnished to the members, with Senate amendments.

SENATE AMENDMENTS.

Amend House resolution referring to House and Senate journals by striking out the word "two" in the seventh line thereof, and inserting the word "one".

Mr. Turner moved that the House concur in the Senate amendments. Motion prevailed.

INTRODUCTION OF BILLS.

By Mackie of Benton and Elwood of Howard, House File No. 235, a bill for an act to amend the law as it appears in section four hundred three (403), supplement to the code, 1913, relating to the issuance of county bonds and providing for their issuance after a vote of the people.

Read first and second time and referred to committee on judiciary.

By Meredith of Jasper, House File No. 236, a bill for an act to regulate telephone companies.

Read first and second time and referred to committee on telephones.

By Klaus of Delaware, House File No. 237, a bill for an act to amend the law as it appears in sections seventeen hundred eighty-seven (1787), seventeen hundred ninety-four (1794) and seventeen hundred ninety-eight-a (1798-a), supplement to the code, 1913, relating to the organization of assessment insurance associations.

Read first and second time and referred to committee on insurance.

By Nichols of Hardin, House File No. 238, a bill for an act to amend the law as it appears in section seven hundred twenty-five (725) of the code, requiring individuals, companies, or private corporations, conducting electric light and power, gas, heating or water plants, to file an annual financial statement with the council or councils of the town or city or towns and cities in which a franchise or franchises are held.

Read first and second time and referred to committee on municipal corporations.

By Nichols of Hardin, House File No. 239, a bill for an act to amend the law as it appears in section one thousand five hundred seventy-one m-13 (1571 m-13) of the code supplement, 1913, relative to the size and description of plates, to be displayed on motor vehicles.

Read first and second time and referred to committee on judiciary.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House file No. 33, a bill for an act legalizing and curing the acts and proceedings of the independent school district of Grand Mound, in the county of Clinton and state of Iowa, in relation to the election to procure a site, erect and equip a school-house in said district, and for the sale of the old site and the old school-house, the issuance of thirty thousand (\$30,000.00) dollars in bonds for the purpose of paying for the new site, and erection and equipment of a school-house, and authorizing the board of directors of said district to issue the thirty thousand (\$30,000.00) dollar bonds voted at an election.

Also:

House file No. 20, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-m thirty-two (1571-m32), supplemental supplement to the code, 1915, relating to the expenditure of the motor vehicle road fund and authorizing the oiling of public highways

Adopted.

REPORT OF JOINT COMMITTEE ON RULES.

Klaus of Delaware asked for and obtained unanimous consent to withdraw from the further consideration of the House, the report of the joint committee on rules, submitted on January 30th.

Mr. Klaus submitting the following report of the joint committee on rules, as a substitute therefor, and moved its adoption:

MR. SPEAKER—The joint rules committee of the thirty-seventh general assembly respectfully report and recommend that the joint rules of the thirty-sixth general assembly be adopted as the joint rules of the thirty-seventh general assembly.

Respectfully submitted this 3rd day of February, 1917.

K. M. LeCOMPTE,
Chairman of the Senate Rules Committee.
S. W. KLAUS,
Chairman of the House Rules Committee.

Report adopted.

CONSIDERATION OF BILLS.

On request of Klinker of Crawford, unanimous consent having been given, House File No. 1, a bill for an act to repeal paragraph five (5) of section one hundred thirty-eight (138) of the supplemental supplement to the code, 1915, and to enact a substitute therefor; to provide for the preparation, printing and distribution of a classified index to legislative bills and making appropriation to defray the expense thereof; to provide for the preparation, printing, publication, distribution and sale of the acts and resolutions of the general assembly and making appropriation to defray the expense thereof; and to repeal sections forty-two (42), forty-three (43) and forty-four (44) of the supplement to the code, 1913, and enact substitutes therefor: All relating to the subject of public printing and binding, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

That House file No. 1 be amended by striking out all after the enacting clause and enacting the following in lieu thereof:

"SECTION 1. Immediately upon the taking effect of this act, and at the beginning of each legislative session thereafter, the reporter of the supreme court, under the direction of the judges of the supreme court, shall commence and continue throughout the session, and thereafter as far as necessary, the preparation of manuscript copy of all laws, acts, joint resolutions and memorials passed thereat, arranging the same in chapters, in the order in which they are filed in the office of the secretary of state, and indicating on each the number of the house or senate file. The state printer shall print the same as fast as manuscript is furnished to him by the reporter, and in the same size, style, type and appearance as the official edition of the code, except that each line of each section of each act shall be consecutively numbered on the left hand margin thereof, and, with all possible dispatch, shall deliver a copy of the final corrected volume to the said reporter, who shall prepare and cause to be printed therewith an index thereto. The state binder shall bind said volume as herein directed.

"SECTION 2. In the preparation of said volume, the reporter shall have the same right to the possession of the original rolls and the same right to necessary supplies as now possessed by him in the preparation of the biennial supplemental supplement.

"SECTION 3. The secretary of state shall prepare and deliver to said reporter for insertion in said volume a correct list of state officers, judges of the supreme, district, superior and municipal courts, members of the general assembly and commissioners for this state in other states. There shall also be inserted therein the statement of the condition of the state treasury, as provided by the constitution, which statement shall be furnished by the state auditor.

"SECTION 4. To each volume shall be attached the certificate of said reporter that the acts, laws, joint resolutions and memorials therein contained have been prepared from the original rolls in the office of the secretary of state and are correct, which certificate shall be presumptive evidence of their correctness.

"SECTION 5. Four thousand (4,000) copies of said volume shall be printed and all shall be bound in board covers. All volumes shall be sold to residents of this state at fifty cents (\$.50) per volume, and to all others at one dollar (\$1.00) per volume.

"SECTION 6. That section forty-two (42) of the supplement to the code, 1913, be and the same is hereby repealed, and the following enacted in lieu thereof:

"SEC. 42. The secretary of state shall distribute the laws aforesaid as follows: To the state library for exchange purposes, one hundred fifty (150) copies; to the law library of the state university for exchange purposes with the law libraries of other state and territorial universities or colleges, fifty (50) copies; to the state historical department and the state historical society, each ten (10) copies; to all judges of the supreme, district and superior courts of Iowa and judges of the United States district courts in Iowa, one (1) copy each; to each municipal judge, as provided in section six hundred ninety-six-c (696-c) of the supplemental supplement to the code, 1915, one (1) copy; to the clerk of the supreme court of Iowa and to each clerk of the United States district court in Iowa, one (1) copy; to the state institutions and states officers, two (2) copies each; to the separate departments of the principal state offices, members of permanent state boards or commissions, offices of permanent state boards or commissions, when maintained at the seat of government, members of the thirty-seventh and succeeding general assemblies, chief clerk of the House, secretary of the Senate, colleges and public libraries within the state, each one (1) copy; to each county officer, one (1) copy; to each of the following officers, one (1) copy, on written request only: justices of the peace, township clerks, and mayors of cities or towns.'

"SECTION 7. That section forty-three (43) of the supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof, to wit:

"SEC. 43. The county auditor shall make requisition upon the secretary of state for the number of copies needed for gratuitous distribution and for sale purposes, and the secretary of state shall deliver to the county auditor the number so ordered, charging him therewith upon the books of his office. Upon receipt thereof, the county auditor shall execute his receipt in duplicate therefor, one of which shall be filed in his office and the other immediately forwarded to the secretary of state. The county auditor shall, in delivering copies, take receipts in duplicate therefor, one of which shall be filed in his office and the other forwarded to the secretary of state, along with the annual report provided for in section forty-five (45) hereof.'"

"SECTION 8. That section forty-four (44) of the supplement to the code, 1913, be and the same is hereby repealed, and the following enacted in lieu thereof, to wit:

"SEC. 44. The secretary of state shall pay the proceeds arising from all such sales made by him into the state treasury each month. The county auditor shall pay the proceeds arising from all such sales made by him into the county treasury for the use of the state revenue, on or before the first Monday of January in each year, taking a receipt in duplicate therefor, one of which shall be immediately forwarded to the secretary of state."

"SECTION 9. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, for the purpose of providing the necessary clerical assistance in preparing the volume of the acts of the thirty-seventh general assembly, the sum of one thousand two hundred dollars (\$1,200.00), or so much thereof as may be necessary, which sum shall be wholly available for said purpose, immediately upon the taking effect of this act. There is hereby further appropriated out of any such funds a like amount and for the same purpose for each special or regular session of the general assembly subsequent to the present session, which amount shall be wholly available for each session immediately upon its legal organization. Said appropriations shall be expended under the direction of the judges of the supreme court. The proper bills for printing and binding said volumes shall be paid as provided by law.

"SECTION 10. Section two hundred twenty-four-j (224-j) of the supplemental supplement to the code, 1915, is hereby amended as follows: By striking out the comma following the word "Supplement", where it appears in the fifth line preceding the close of said section, and by inserting a period in lieu of said comma, and by striking out all that part of said section which follows said inserted period.

"SECTION 11. Section two hundred twenty-four-i (224-i) of the supplemental supplement to the code, 1915, is hereby repealed.

"SECTION 12. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines Capital and in the Des Moines Register, newspapers published in Des Moines, Iowa."

Also amend the title by striking out all after the word "Bill" and inserting the following:

For an act to provide for the preparation, printing, publication, distribution and sale of the acts and resolutions of the general assembly and making appropriations to defray the expense thereof, and to repeal sections forty-two (42) forty-three (43) and forty-four (44) of the supplement to the code, 1913, and enact substitutes therefor—all relating to the subject of public printing and binding.

Mr. Klinker moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—95.

Adkins	Harrington	Nichols
Anderson of Davis	Helming	Oertel
Anderson of Greene	Horchem	Peters
Anderson of Winnebago	Jessen	Price
Andre	Johnston of Humboldt	Randall
Bailey	Johnston of Lucas	Rayburn
Baldwin	Jones	Reed
Becker	Kepple	Richards
Benn	Kern	Roberts
Boies	Kimberly	Rowley
Bruce	Klaus	Santee
Coakley	Klinker	Scott
Crozier	Knickerbocker	Shaff
Darrah	Krouse	Shortess
Dean	Lake	Slaught
Dunkelberg	Langfitt	Slosson
Durbin	Larson	Stanley
Edgington	Lee	Starzinger
Elwood	Lewis	Stone
Epps	McFarlane	Stuart
Findlay	McFerren	Tucker
Finley	Mackie	Turner
Flenniken	Mantz	Walrath
Garber	Mead	Weaver
Gilbert	Meredith	Wenstrand
Gilmore	Miles	Wichman
Giltner	Miller	Wilson of Cherokee
Grason	Mooty	Wilson of Louisa
Gray	Mowery	Wilson of Mahaska
Griffin	Murray	Wilson of Mitchell
Hall	Neff	Mr. Speaker
Hansen	Newton	

Nays—None.

Absent or not voting—13.

Erickson	Nordyke	Ulstad
Finch	O'Donnell	Wigdahl
Jackson	Rees	Wormley
Lenocker	Rogers	
Nicholson	Smith	

So the House concurred in the Senate amendments.

On request of Elwood of Howard, unanimous consent having been granted, action was deferred on House File No. 117, Calendar No. 31, and same was placed at the foot of the calendar.

On motion of Griffin of Woodbury, Calendar No. 32, House File No. 125, a bill for an act to amend paragraph twenty (20) of section four hundred twenty-two (422) of the code, relating to the purchase of real estate and erection of buildings for the support of the poor, and giving to boards of supervisors authority to remove or change the site of buildings used for the support of the poor, and to purchase land upon which such buildings may be re-located, with report

of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Griffin moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—93.

Adkins	Hansen	Newton
Anderson of Davis .	Harrington	Nichols
Anderson of Greene	Helming	Nordyke
Anderson of Winnebago	Horchem	Oertel
Andre	Jackson	Peters
Bailey	Jessen	Price
Baldwin	Johnston of Humboldt	Randall
Becker	Johnston of Lucas	Rayburn
Benn	Jones	Reed
Boies	Kepple	Richards
Bruce	Kern	Roberts
Coakley	Kimberly	Santee
Crozier	Klaus	Scott
Darrah	Klinker	Shaff
Dean	Knickerbocker	Shortess
Dunkelberg	Krouse	Slaughter
Durbin	Lake	Stanley
Edgington	Langfitt	Starzinger
Elwood	Larson	Stone
Epps	Lee	Stuart
Findlay	Lewis	Tucker
Finley	McFarlane	Turner
Flenniken	McFerren	Walrath
Garber	Mackie	Weaver
Gilbert	Mantz	Wenstrand
Gilmore	Mead	Wichman
Giltner	Miles	Wilson of Cherokee
Grason	Miller	Wilson of Louisa
Gray	Mooty	Wilson of Mahaska
Griffin	Murray	Wilson of Mitchell
Hall	Neff	Mr. Speaker

Nays—1.

Mowery

Absent or not voting—14.

Erickson	O'Donnell	Smith
Finch	Rees	Ulstad
Lenocker	Rogers	Wigdahl
Meredith	Rowley	Wormley
Nicholson	Slosson	

So the the bill having received a constitutional majority was declared to have passed the House.

Griffin of Wodbury offered the following amendment to the title:

Amend the title to House file No. 125 by striking out the period following the last word in said title, and adding the following: "and to sell and convey any interest which the county may have in the real estate and improvements thereon which were theretofore used for that purpose."

Also by striking out the words "of the code" and inserting in lieu thereof the following: "supplemental supplement to the code, 1915,".

Amendment adopted and title as amended agreed to.

On motion of Weaver of Polk, Calendar No. 33, Senate File No. 80, a bill for an act making an appropriation to defray the expenses of the inaugural ceremonies, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—88.

Adkins	Grason	McFarlane
Anderson of Davis	Gray	McFerren
Anderson of Greene	Hall	Mackie
Anderson of Winnebago	Hansen	Mantz
Andre	Harrington	Meredith
Baldwin	Helming	Miles
Becker	Horchem	Miller
Benn	Jackson	Mowery
Boies	Jessen	Murray
Bruce	Johnston of Humboldt	Neff
Coakley	Johnston of Lucas	Newton
Darrah	Jones	Nichols
Dean	Kepple	Nordyke
Dunkelberg	Kern	Oertel
Durbin	Kimberly	Peters
Edgington	Klaus	Price
Elwood	Klinker	Randall
Epps	Knickerbocker	Rayburn
Findlay	Krouse	Richards
Finley	Lake	Santee
Flenniken	Langfitt	Scott
Garber	Larson	Shaff
Gilmore	Lee	Shortess
Giltner	Lewis	Slaught

Slosson	Turner	Wilson of Louisa
Stanley	Walrath	Wilson of Mahaska
Starzinger	Weaver	Wilson of Mitchell
Stone	Wenstrand	Mr. Speaker
Stuart	Wichman	
Tucker	Wilson of Cherokee	

Nays—None.

Absent or not voting—20.

Bailey	Mead	Rogers
Crozier	Mooty	Rowley
Erickson	Nicholson	Smith
Finch	O'Donnell	Ulstad
Gilbert	Reed	Wigdahl
Griffin	Rees	Wormley
Lenocker	Roberts	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Oertel of Lee, unanimous consent having been granted, action was deferred on House File No. 40, Calendar No. 34, and same was placed at the foot of the calendar.

On request of Larson of Montgomery, unanimous consent having been granted, action was deferred on House File No. 62, Calendar No. 35, and same was allowed to retain its place on the calendar.

SENATE MESSAGES CONSIDERED.

Senate File No. 75, a bill for an act to amend section 3447, supplement to the code, 1913, relating to the time within which actions may be brought to set aside a will.

Read first and second time and referred to committee on judiciary.

Senate File No. 34, a bill for an act to repeal section five hundred thirty (530) of the code and to enact a substitute therefor, providing for the fees to be paid witnesses and jurors for services and attendance at corner's inquest.

Read first and second time and referred to committee on judiciary.

Senate File No. 37, a bill for an act to repeal section three thousand two hundred eighty-three (3283) of the code, and to enact a substitute therefor relating to the probate and contest of wills.

Read first and second time and referred to committee on judiciary.

Senate File No. 132, a bill for an act to amend section thirteen hundred seventy-nine (1379) of the code, relating to the powers and duties of the executive council with reference to the adjustment of the valuations of different kinds of property in the various counties of the state, and providing for notice and hearing to such counties whose assessments are proposed to be raised, and providing for an adjourned meeting of the executive council at which such hearing may be had.

Read first and second time and referred to committee on judiciary.

Senate File No. 58, a bill for an act to repeal section 3847 of the code and section 3847 of the supplement to the code, 1913, and to enact a substitute therefor relating to the subject of security for costs.

Read first and second time and referred to committee on judiciary.

Senate File No. 68, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s twenty-one a (1527-s21a), supplemental supplement to the code, 1915, relating to the powers and duties of the state highway commission.

Read first and second time and referred to committee on roads and highways.

On motion of McFerren of Hamilton, the House adjourned until 10:00 a. m., Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 5, 1917.

House met pursuant to adjournment, Speaker Pitt in the chair

Prayer was offered by Rev. D. W. Cassat, Corning, Iowa.

Journal of February 3d corrected and approved.

LEAVE OF ABSENCE.

On request of Weaver of Polk, leave of absence was granted Darrah of Franklin indefinitely.

On request of Harrington of Kossuth, leave of absence was granted Gilbert of Marshall until Tuesday.

On request of Johnston of Humboldt, leave of absence was granted Findlay of Webster until Tuesday.

On request of Tucker of Clinton, leave of absence was granted Hansen of Scott until Thursday.

On request of Meredith of Jasper, leave of absence was granted Finley of Henry until Tuesday.

On request of Durbin of Mills, leave of absence was granted Erickson of Lyon until Tuesday.

On request of Rogers of Carroll, leave of absence was granted Crozier of Marion until Tuesday.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

I am directed to inform your honorable body that the Senate has passed the following resolution in which the concurrence of the House is asked:

Senate concurrent resolution relating to the printing and distribution of rule books.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Murray of Buena Vista presented petition of citizens of Buena Vista county relative to the practice of chiropractic.

Referred to committee on public health.

Kimberly of Scott presented petition containing 18,894 names in support of House File No. 99 and Senate File No. 110 with the following heading:

The two chiropractic schools in Davenport secured this petition as large as it is in one morning. Think that over and see what Davenport thinks of chiropractic.

Referred to committee on public health.

Gilmore of Clay presented petition of citizens of Clay county relative to the practice of chiropractic.

Referred to committee on public health.

Santee of Black Hawk presented petition of citizens of Black Hawk county relative to compensation of assessors.

Referred to committee on compensation of public officers.

Santee of Black Hawk presented petition of citizens of Black Hawk county relative to primary elections.

Referred to committee on elections.

RESOLUTION.

Randall of Linn, from the committee appointed to draft suitable resolutions relative to the present national emergency, submitted the following report and moved its adoption.

House of Representatives of Iowa.

Whereas, the president of the United States has been moved by the conditions confronting him, to sever the diplomatic relations heretofore existing between the United States and a former friendly nation. *And*,

Whereas, we most earnestly and sincerely deplore the sanguinary conflict now in progress in the Old World. *And*,

Whereas, we desire peace, not only for our own nation, but for the world, so long as it can be maintained without the sacrifice of our national honor or dignity. *And*,

Whereas, in the furtherance of this purpose we desire that any step and every course of action which looks or tends toward the destruction of that condition or the disruption of the cordial relations between this nation and another, be entered upon with the utmost caution. *And*,

Whereas, we are abidingly confident that in this or any time of crisis the nation owes a patriotic duty which can be second to none other, to

support the president in any step deemed necessary by him to preserve the dignity of our nation, the integrity of our principles and the honor of our flag, therefore,

Be It Resolved, That we, the House of Representatives of the thirty-seventh general assembly of the state of Iowa, do hereby most emphatically assure the president of the United States, that we, as a body and as representing the citizenship of the great commonwealth of Iowa, do pledge ourselves and all our resources to sustain, support, uphold and protect our president, our nation and our flag, in this grave crisis.

Resolved, That a copy of this resolution be printed in the journal and that the chief clerk be instructed to transmit an engrossed copy to the president of the United States.

Respectfully submitted,

MAC J. RANDALL,
F. S. FINLEY,
E. A. BALDWIN,
W. W. EPPS,
J. W. COAKLEY,
Committee.

Randall of Linn requested a roll call on the resolution.

On the question "Shall the resolution be adopted?"

Ayes—83.

Adkins	Johnston of Humboldt	Price
Anderson of Davis	Johnston of Lucas	Randall
Anderson of Greene	Jones	Reed
Anderson of Winnebago	Kepple	Rogers
Andre	Kimberly	Rowley
Bailey	Klaus	Santee
Baldwin	Klinker	Scott
Becker	Knickerbocker	Shortess
Benn	Krouse	Shaff
Boies	Lake	Slaught
Bruce	Langfitt	Slosson
Coakley	Larson	Smith
Dean	Lee	Stanley
Dunkelberg	Lenocker	Starzinger
Durbin	Lewis	Stone
Edgington	McFarlane	Stuart
Epps	Mackie	Tucker
Flenniken	Mantz	Turner
Gilmore	Mead	Walrath
Giltner	Meredith	Weaver
Grason	Miles	Wenstrand
Gray	Miller	Wichman
Griffin	Mooty	Wilson of Cherokee
Hall	Murray	Wilson of Louisa
Harrington	Neff	Wilson of Mahaska
Horchem	Newton	Wilson of Mitchell
Jackson	Nordyke	Mr. Speaker
Jessen	Oertel	

Nays—None.

Absent or not voting—25.

Crozier	Hansen	Peters
Darrah	Helming	Rayburn
Elwood	Kern	Rees
Erickson	McFerren	Richards
Finch	Mowery	Roberts
Findlay	Nichols	Ulstad
Finley	Nicholson	Wigdahl
Garber	O'Donnell	Wormley
Gilbert		

So the resolution was adopted.

AMENDMENTS FILED.

Rogers of Carroll asked for an obtained unanimous consent to have printed in the journal the following amendment to House File No. 26:

Amend House File No. 26 by striking out all of section 2 and substituting in lieu thereof the following:

SECTION 2. That section twenty-seven hundred forty-two (2742), supplement to the code, 1913, be and is hereby repealed and the following enacted in lieu thereof: "He shall receive a salary of fifteen hundred dollars a year, the expenses of necessary stationery and postage, and those incurred in attendance upon meetings called by the superintendent of public instruction; claims therefor to be made by verified statements filed with the county auditor, who shall draw his warrant upon the county treasurer therefor; and the board of supervisors may allow him such further sums by way of compensation as may be just and proper."

Jones of Cerro Gordo asked for and obtained unanimous consent to have printed in the journal the following amendment to House File No. 193:

Amend House File No. 193 by striking out all after the period in line eleven (11) down to and including the period in line thirteen (13).

SENATE CONCURRENT RESOLUTION.

Unanimous consent having been granted, Slaughter of Wapello called up Senate concurrent resolution relative to the printing and distribution of the rules book, and moved that the House concur:

Be It Resolved by the Senate, the House of Representatives concurring: That an Iowa manual of legislative procedure, including the rules of the thirty-seventh general assembly, be compiled and edited under the direction of the superintendent of the State Historical Society of Iowa for the use of the members and officers of the thirty-seventh general assembly; and that under the same direction there shall be printed and bound in flexible leather cover twelve hundred fifty (1250) copies, of which 1000

shall be paper bound and 250 bound in flexible leather. The same to be distributed under the direction of the secretary of the Senate and the chief clerk of the House of Representatives.

Motion prevailed and the House concurred.

REPORTS OF COMMITTEES.

Walrath of Fayette, from the committee on telegraph and express, submitted the following report:

MR. SPEAKER—Your committee on telegraph and express, to whom was referred House File No. 18, a bill for an act to amend section thirteen hundred and thirty-c (1330-c), supplement to the code, 1913, relating to the assessment and taxation of telegraph and telephone lines, beg leave to report they have had 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. H. WALRATH, *Chairman.*

Report adopted.

Richards of Muscatine, from the committee on agriculture, submitted the following report:

MR. SPEAKER—Your committee on agriculture, to whom was referred House File No. 103, a bill for an act to amend section two thousand three hundred forty-eight (2348) of the supplement to the code, 1913, relating to bounty on wolves, beg leave to report they have had 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. L. RICHARDS, *Chairman.*

Report adopted.

INTRODUCTION OF BILLS.

By Wilson of Mitchell, House File No. 240, a bill for an act making appropriations for the state university of Iowa, the Iowa state college of agriculture and mechanic arts, the Iowa state teachers college, and the college for the blind.

Read first and second time and referred to committee on appropriations.

By Epps of Wapello, House File No. 241, a bill for an act to erect a monument to perpetuate the memory of Richard Scarrem, a patriot and soldier of the Revolutionary War.

Read first and second time and referred to committee on military.

By Walrath of Fayette, House File No. 242, a bill for an act to amend section two thousand seven hundred twenty-two n (2722-n) and section two thousand seven hundred twenty-two o (2722-o)

of chapter ten a (10-a) supplemental supplement to the code, 1915, relating to county aid for the blind.

Read first and second time and referred to committee on judiciary.

By Miller of Boone, House File No. 243, a bill for an act to repeal the law as it appears in sections seventeen hundred fifty-eight-i (1758-i), seventeen hundred fifty-eight-j (1758-j), seventeen hundred fifty-eight-k (1758-k), seventeen hundred fifty-eight-l (1758-l), seventeen hundred fifty-eight-m (1758-m), seventeen hundred fifty-eight-n (1758-n), seventeen hundred fifty-eight-o (1758-o), and seventeen hundred fifty-eight-p (1758-p), supplemental supplement, 1915, relating to insurance, and to enact substitutes therefor creating a state rating bureau in the insurance department, requiring insurance concerns to adopt insurance bureau rating, authorizing a hearing upon and review of the rates fixed by such bureau upon property within the state of Iowa, prohibiting insurance agents from rebating their commissions, and prohibiting insurance companies from entering into any agreement or understanding relative to the rates to be charged in the state of Iowa.

Read first and second time and referred to committee on insurance.

By Starzinger of Polk, House File No. 244, a bill for an act granting additional powers to cities now or hereafter having a population of fifty thousand or over and organized under chapter fourteen-c (14-c) of title five (V.) of the supplement to the code 1907, and amendments thereto, with respect to parks and providing for the levy and collection of a special tax therefor.

Read first and second time and referred to committee on municipal corporations.

By Kimberly of Scott, House File No. 245, a bill for an act to amend section six hundred and ninety-five (695) of the code.

Read first and second time and referred to committee on municipal corporations.

By Kimberly of Scott, House File No. 246, a bill for an act to amend section seven hundred nineteen (719) of the code, relating to ferries.

Read first and second time and referred to committee on public utilities.

By Dunkelberg of Floyd, House File No. 247, a bill for an act to amend section twenty hundred and ninety one-c (2091-c), supplement to the code, 1913, relating to the creation of a district for the purpose of voting taxes in aid of the construction or electrification of railroads, and the manner of voting such taxes.

Read first and second time and referred to the committee on railroads and transportation.

By Roberts of Ringgold, House File No. 248, a bill for an act to provide for the construction of a cattle barn on the Iowa state fair grounds and purchasing additional land for fair ground purposes, and to make appropriations therefor.

Read first and second time and referred to committee on appropriations.

CONSIDERATION OF BILLS.

Upon request of Larson of Montgomery, unanimous consent having been granted, House File No. 62, Calendar No. 35, was re-referred to the committee on appropriations.

Upon request of Wilson of Mahaska, unanimous consent having been granted, action was deferred on House File No. 119, Calendar No. 36, and same was allowed to retain its place on the calendar.

On motion of Jessen of Story, Calendar No. 37, House File No. 149, a bill for an act to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915, relating to the levying of special taxes by cities and towns, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Jessen moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—82.

Adkins	Boies	Flenniken
Anderson of Davis	Bruce	Gilmore
Anderson of Greene	Coakley	Giltner
Anderson of Winnebago	Dean	Grason
Andre	Dunkelberg	Griffin
Bailey	Durbin	Hall
Baldwin	Edgington	Harrington
Becker	Elwood	Helming
Benn	Epps	Horchem

Jackson	Meredith	Shortess
Jessen	Miles	Slaughter
Johnston of Humboldt	Miller	Slosson
Johnston of Lucas	Mooty	Smith
Jones	Neff	Stanley
Kepple	Newton	Starzinger
Kern	Nordyke	Stone
Kimberly	Oertel	Stuart
Klaus	Price	Tucker
Klinker	Randall	Turner
Knickerbocker	Rayburn	Walrath
Krouse	Richards	Weaver
Lake	Roberts	Wenstrand
Langfitt	Rogers	Wichman
Larson	Rowley	Wilson of Cherokee
Lee	Santee	Wilson of Louisa
McFarlane	Scott	Wilson of Mahaska
Mackie	Shaff	Mr. Speaker
Mantz		

Nays—4.

Gray	Lewis	Reed
Lenocker		

Absent or not voting—22.

Crozier	Hansen	O'Donnell
Darrah	McFerren	Peters
Erickson	Mea	Rees
Finch	Mowery	Ulstad
Findlay	Murray	Wigdahl
Finley	Nichols	Wilson of Mitchell
Garber	Nicholson	Wormley
Gilbert		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Grason of Pottawattamie, Calendar No. 38, Senate File No. 9, a bill for an act to amend section 1989-A-38 of the supplement to the code, 1913, granting to cities and towns authority to issue funding bonds to take up and pay assessments made against such cities or towns under the provisions of chapter 2-A of Title X of the supplement to the code, 1913, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Neff of Pottawattamie offered the following amendment:

Amend Senate File No. 9 by inserting after the figures "1989-a-38" in line one, and also after the Roman numeral V in line five, a comma.

Amendment adopted.

Rogers of Carroll moved that the bill be re-referred to the committee on municipal corporations.

Motion prevailed and bill was so referred.

On request of Johnston of Humboldt, unanimous consent having been granted, action was deferred on House File No. 193, Calendar No. 39, and same was placed at the foot of the calendar.

On request of Elwood of Howard, unanimous consent having been granted, action was deferred on House File No. 117, Calendar No. 40, and same was placed at the foot of the calendar.

Rogers of Carroll in the chair.

On motion of Oertel of Lee, Calendar No. 41, House File No. 40, a bill for an act to amend section twenty-five hundred forty (2540) of the 1915 supplement to the code, 1907, classifying sunfish as game fish and permitting fishing by pole and line at any time, with report of committee recommending passage was taken up and considered.

Oertel of Lee offered the following amendment:

Amend House File No. 40 by striking out of said bill all after the enacting clause and by inserting in lieu thereof, the following:

SECTION 1. That section twenty-five hundred forty (2540), supplement to the code, 1913, be and the same is hereby amended by adding after the comma following the word "croppies" in the fifth (5th) line thereof, the word "sunfish", and adding after the word "sunfish" a comma preceding the word "pickerel".

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Oertel moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Epps	Kepple
Anderson of Davis	Flenniken	Kern
Anderson of Greene	Gilmore	Kimberly
Anderson of Winnebago	Giltner	Klaus
Andre	Grason	Klinker
Bailey	Gray	Knickerbocker
Baldwin	Griffin	Krouse
Benn	Hall	Lake
Boies	Harrington	Langfitt
Bruce	Helming	Larson
Coakley	Horchem	Lee
Dean	Jackson	Lenocker
Dunkelberg	Jessen	Lewis
Durbin	Johnston of Humboldt	McFarlane
Edgington	Johnston of Lucas	Mackie
Elwood	Jones	Mantz

Mead	Roberts	Stuart
Meredith	Rogers	Tucker
Miles	Rowley	Turner
Miller	Santee	Walrath
Murray	Shaff	Weaver
Neff	Shortess	Wichman
Newton	Slosson	Wilson of Cherokee
Nordyke	Smith	Wilson of Louisa
Oertel	Stanley	Wilson of Mahaska
Price	Starzinger	Wilson of Mitchell
Randall	Stone	
Reed		

Nays--1.

Scott

Absent or not voting--26.

Becker	Hansen	Rees
Crozier	McFerren	Richards
Darrah	Mooty	Slaught
Erickson	Mowery	Ulstad
Finch	Nichols	Wenstrand
Findlay	Nicholson	Wigdahl
Finley	O'Donnell	Wormley
Garber	Peters	Mr. Speaker
Gilbert	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House.

Oertel of Lee offered the following amendment to the title of House File No. 40:

Strike therefrom after the figures twenty-five hundred and forty (2540), the following:

"Of the 1915 Supplement to the Code, 1907," and inserting in lieu thereof a comma after the figures twenty-five hundred and forty (2540), and after the comma the words "Supplement to the Code, 1913,;" and by striking from the title thereof the words "and permitting fishing by pole and line at any time."

And further amend it by adding a period after the word "fish".

Amendment adopted and title as amended agreed to.

MOTION TO RECONSIDER.

MR. SPEAKER—I move to reconsider the action of the House whereby the House concurred in Senate concurrent resolution relative to publication of legislative manuals to be published by the Supt. of the State Historical Association.

I second the motion,

GEO. F. TUCKER,

W. W. ANDERSON,

J. O. SHAFF.

EXPLANATION OF VOTE.

MR. SPEAKER—Had I been present when the vote was taken on the resolution expressing the determined purpose of this body and of the citizens of this state to support and sustain the president of the United States in his action, by all patriotic means, I would have voted "aye".

LEE W. ELWOOD.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has concurred in the House amendment in which the concurrence of the Senate was asked:

Substitute for Senate File No. 1, a bill for an act to repeal paragraph five of section one hundred thirty-eight (138) of the supplemental supplement to the code, 1915, and to enact a substitute therefor; to provide for the preparation, printing and distribution of a classified index to legislative bills and making appropriation to defray the expense thereof; and to legalize the printing of bills for the thirty-seventh general assembly heretofore ordered.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution relative to the investigation of illegal combination of manufacturers of cement.

Also:

I am directed to inform your honorable body that the Senate has passed the following Senate joint resolution in which the concurrence of the House is asked:

Senate joint resolution No. 6, a joint resolution recognizing the grave crisis of the nation and expressing the attitude of this general assembly in sustaining the president and congress in protecting this neutral country and its citizens against any belligerent nation that shall infringe upon the rights of neutrals or the citizens of our nation consistent with national honor and humanity.

On motion of Wilson of Mitchell, House adjourned until 10:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 6, 1917.

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

Prayer was offered by Rev. D. W. Cassat, Corning, Iowa.

Journal of February 5th corrected and approved.

LEAVE OF ABSENCE.

On request of Durbin of Mills, leave of absence was granted Erickson of Lyon indefinitely.

On request of Anderson of Winnebago, leave of absence was granted Wigdahl of Palo Alto until Wednesday.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 23, a bill for an act to amend section thirteen hundred and three (1303), supplemental supplement to the code, 1915, providing for the levying of taxes for the grading and building of roads.

ALFRED WENSTRAND, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 1, a bill for an act to provide for the preparation, printing, publication, distribution and sale of the acts and resolutions of the general assembly and making appropriations to defray the expense thereof, and to repeal sections forty-two (42), forty-three (43) and forty-four (44) of the supplement to the code, 1913, and enact substitutes therefor—all relating to the subject of public printing and binding.

ALFRED WENSTRAND, *Chairman.*

Ordered passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House File No. 1.

House File No. 23.

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 File No. 1.

House File No. 23.

PETITIONS, MEMORIALS AND REMONSTRANCES.

McFerren of Hamilton, presented petition of citizens of Hamilton county relative to protection against combinations.

Referred to committee on commerce and trade.

Santee of Black Hawk, presented petition of citizens of Black Hawk county relative to the primary law.

Referred to the committee on elections.

Tucker of Clinton, presented petition of citizens of Clinton county relative to the practice of chiropractic.

Referred to committee on public health.

McFarlane of Black Hawk, presented petition of citizens of Black Hawk county relative to the primary law.

Referred to committee on elections.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 175, a bill for an act to amend the law as it appears in paragraph seven (7) of section thirteen hundred four (1304), supplementary supplement to the code, 1915, relating to the exemption allowed to any honorably discharged Union soldier or sailor of the Mexican war or of the War of the Rebellion, or of the widow remaining unmarried, of such soldier or sailor, beg leave to report they 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:

That all following the enacting clause be stricken out and the following inserted in lieu thereof:

"That the words 'fifteen hundred' be stricken out of the first line of paragraph seven (7) of section thirteen hundred four (1304), supplemental supplement to the code, 1915, and there be inserted in lieu thereof the words 'twenty-five hundred'".

That the title be amended by inserting a comma (,) after the word "Code" in the third line and a comma (,) after the figures "1915" in said line, and by striking out of said title the word "Supplementary" and inserting in lieu thereof the word "Supplemental"; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 163, a bill for an act to legalize certain warrants of the City of Ida Grove, Iowa, and to legalize the assessment of the cost of paving street intersections by payment of the same out of the improvement fund 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.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 189, a bill for an act to amend section three hundred and one (301), supplemental supplement to the code, 1915, relating to the duties of county attorneys, beg leave to report they 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:

By striking out all after the enacting clause and substituting in lieu thereof the following:

"SECTION 1. That section three hundred one (301), supplemental supplement to the code, 1915, be and is hereby amended by striking out all of paragraph seven (7) after the word 'interested' in the sixth and seventh lines and inserting in lieu thereof a "."; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 5, a bill for an act to repeal section fifty-three hundred thirty-seven (5337) of the code, and to enact a substitute in lieu 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.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the committee on judiciary, having had under consideration House File No. 5, a bill for an act to repeal section fifty-three hundred thirty-seven (5337) of the code, and to enact a substitute in lieu thereof, respectfully dissent from the decision of the majority of the members thereof and recommend that said bill do pass.

H. J. MANTZ,
MAC J. RANDALL,
L. J. NEFF,
D. E. MACKIE,
C. B. SANTEE,
T. P. HARRINGTON,
E. A. BALDWIN.

Ordered passed on file.

Benn of Washington, 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. 88, a bill for an act to provide for the preliminary examination of all persons who may hereafter desire to practice medicine, surgery, dentistry, osteopathy, or any other form of the healing art, in the state of Iowa; to designate of whom the board of preliminary examination shall consist, and to define its powers and duties; to provide compensation for the members thereof, and to prescribe penalties for all violations 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 referred to the committee on public health and have included in this report certain amendments which are respectfully submitted to the committee on public health with the recommendation that such amendments be adopted and when so amended be reported back without recommendation.

H. W. BENN, *Chairman.*

Report adopted and House File No. 88 was referred to the committee on public health.

Peters of Dallas, from the committee on police regulations, submitted the following report:

MR. SPEAKER—Your committee on police regulations, to whom was referred House File No. 90, a bill for an act to repeal the law as it appears in paragraph d, section ten hundred fifty-six-a32 (1056-a32), chapter 14c, supplement to the code, 1913, and to enact a substitute therefor placing

chiefs of police of certain cities under municipal civil service, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES PETERS, *Chairman.*

Report adopted.

MOTION TO RECONSIDER TAKEN UP.

Unanimous consent having been granted, Tucker of Clinton called up the motion to reconsider the vote by which the House concurred in the Senate concurrent resolution relative to the publication and distribution of the legislative manual.

On the question, "Shall the House reconsider the vote by which the House concurred in the Senate concurrent resolution relative to publication and distribution of the legislative manual?"

Ayes—61.

Andre	Johnston of Lucas	Roberts
Baldwin	Jones	Rowley
Becker	Kern	Scott
Benn	Kimberly	Shaff
Boies	Klaus	Shortess
Coakley	Knickerbocker	Smith
Darrah	Langfitt	Starzinger
Dean	Lewis	Stone
Dunkelberg	McFarlane	Stuart
Edgington	Mantz	Tucker
Elwood	Mead	Turner
Epps	Meredith	Ulstad
Findlay	Miles	Walrath
Finley	Mooty	Weaver
Flenniken	Murray	Wenstrand
Gilmore	Newton	Wichman
Giltner	Nichols	Wilson of Cherokee
Grason	Peters	Wilson of Louisa
Gray	Price	Wilson of Mahaska
Hall	Rayburn	Wormley
Jessen		

Nays—27.

Adkins	Horchem	Oertel
Anderson of Davis	Jackson	Randall
Anderson of Winnebago	Kepple	Reed
Bruce	Krouse	Rogers
Durbin	Lenocker	Santee
Garber	McFerren	Slaught
Gilbert	Mackie	Slosson
Harrington	Miller	Wilson of Mitchell
Helming	Mowery	Mr. Speaker

Absent or not voting—20.

Anderson of Greene	Johnston of Humboldt	Nordyke
Bailey	Klinker	O'Donnell
Crozier	Lake	Rees
Erickson	Larson	Richards
Finch	Lee	Stanley
Griffin	Neff	Wigdahl
Hansen	Nicholson	

So the House reconsidered the vote by which the House concurred in the Senate concurrent resolution relative to the publication and distribution of the legislative manual.

Tucker of Clinton offered the following amendment to the Senate concurrent resolution:

Amend Senate concurrent resolution relative to publication of legislative manual, as appearing on page 363 of the journal of February 5th, by inserting after the word "Iowa" in the fourth line of the resolution the words "at a cost not exceeding that which would be paid for the same class of work, if done by the state printer."

CONSIDERATION OF BILLS.

The hour having arrived for Special Order No. 2, on motion of Meredith of Jasper, House File No. 26, a bill for an act to amend the law as it appears in sections ten hundred seventy-two (1072) and twenty-seven hundred forty-two (2742), supplement to the code, 1913, and in section twenty-seven hundred thirty-four-b (2734-b), supplemental supplement to the code, 1915, relating to the election, compensation and qualification of county superintendent, with report of committee recommending passage was taken up and considered.

Harrington of Kossuth offered the following amendment to the amendment filed by him, to be found on page 321 of the journal:

Amend the amendment to House File No. 26, found on page 321 of the journal, by striking out the word "or" in the third line of the amendment as printed in the journal, and also by inserting after the word "said" and before the word "special" in the tenth line the words "general or".

Amendment to the amendment adopted.

Harrington of Kossuth moved the previous question as applied to the amendment as amended. Motion prevailed.

Johnston of Humboldt demanded a roll call on the amendment as amended. Seconded by Tucker of Clinton.

On the question, "Shall the amendment as amended be adopted?"

Ayes—49.

Adkins	Harrington	Mooty
Anderson of Greene	Horchem	Neff
Anderson of Winnebago	Jackson	Nichols
Baldwin	Jessen	O'Donnell
Boies	Jones	Oertel
Darrah	Kepple	Price
Dean	Kern	Randall
Dunkelberg	Kimberly	Santee
Durbin	Klaus	Shaff
Elwood	Knickerbocker	Shortess
Findlay	Lee	Slosson
Finley	McFarlane	Stone
Flenniken	Mackie	Stuart
Gilbert	Mantz	Weaver
Gilmore	Miles	Wichman
Grason	Miller	Wilson of Louisa
Griffin		

Nays—53.

Anderson of Davis	Klinker	Roberts
Andre	Krouse	Rogers
Bailey	Lake	Rowley
Becker	Langfitt	Scott
Benn	Larson	Smith
Bruce	Lenocker	Stanley
Coakley	Lewis	Starzinger
Crozier	McFerren	Tucker
Edgington	Mead	Turner
Epps	Meredith	Ulstad
Finch	Mowery	Walrath
Garber	Murray	Wenstrand
Giltner	Newton	Wilson of Cherokee
Gray	Nordyke	Wilson of Mahaska
Hall	Peters	Wilson of Mitchell
Helming	Rayburn	Wormley
Johnston of Humboldt	Reed	Mr. Speaker
Johnston of Lucas	Richards	

Absent or not voting—6.

Erickson	Nicholson	Slaughter
Hansen	Rees	Wigdahl

Amendment lost.

Rogers of Carroll moved the adoption of the amendment submitted by him and found on page 363 of the journal.

Rayburn of Poweshiek moved the previous question as applied to the amendment. Motion prevailed.

Amendment adopted.

Anderson of Winnebago offered the following amendment and moved its adoption:

Amend House File No. 26 by striking out all of section one thereof.

Santee of Black Hawk moved that the amendment be laid on the table.

Anderson of Winnebago demanded a roll call. Seconded by Findlay of Webster.

On the question, "Shall the amendment be laid on the table?"

Ayes—42.

Adkins	Griffin	Neff
Anderson of Greene	Harrington	Nichols
Anderson of Winnebago	Horchem	O'Donnell
Baldwin	Jackson	Oertel
Darraha	Jones	Randall
Dean	Kepple	Santee
Dunkelberg	Klaus	Shaff
Durbin	Lee	Shortess
Elwood	McFarlane	Slosson
Findlay	Mackie	Stone
Flenniken	Mantz	Stuart
Gilbert	Miller	Weaver
Gilmore	Mowery	Wichman
Grason	Murray	Wilson of Louisa

Nays—61.

Anderson of Davis	Kern	Reed
Andre	Kimberly	Richards
Bailey	Klinker	Roberts
Becker	Knickerbocker	Rogers
Benn	Krouse	Rowley
Boies	Lake	Scott
Bruce	Langfitt	Slaught
Coakley	Larson	Smith
Crozier	Lenocker	Stanley
Edgington	Lewis	Starzinger
Epps	McFerren	Tucker
Finch	Mead	Turner
Finley	Meredith	Ulstad
Garber	Miles	Walrath
Giltner	Mooty	Wenstrand
Gray	Newton	Wilson of Cherokee
Hall	Nordyke	Wilson of Mahaska
Helming	Peters	Wilson of Mitchell
Jessen	Price	Wormley
Johnston of Humboldt	Rayburn	Mr. Speaker
Johnston of Lucas		

Absent or not voting—5.

Erickson	Nicholson	Wigdahl
Hansen	Rees	

Motion lost.

Rayburn of Poweshiek moved the previous question as applied to the amendment. Motion prevailed.

Tucker of Clinton demanded a roll call. Seconded by Findlay of Webster.

On the question, "Shall the amendment be adopted?"

Ayes—41.

Adkins	Griffin	Nichols
Anderson of Greene	Harrington	O'Donnell
Anderson of Winnebago	Horchem	Oertel
Baldwin	Jackson	Randall
Darraha	Jones	Santee
Dean	Kepple	Shaff
Dunkelberg	Klaus	Shortess
Durbin	Knickerbocker	Slosson
Elwood	Lee	Stone
Findlay	McFarlane	Stuart
Flenniken	Mackie	Weaver
Gilbert	Mantz	Wichman
Gilmore	Miller	Wilson of Louisa
Grason	Neff	

Nays—61.

Anderson of Davis	Kern	Reed
Andre	Kimberly	Richards
Bailey	Krouse	Roberts
Becker	Lake	Rogers
Benn	Langfitt	Rowley
Boies	Larson	Scott
Bruce	Lenocker	Slaught
Coakley	Lewis	Smith
Crozier	McFerren	Starzinger
Edgington	Mead	Stanley
Epps	Meredith	Tucker
Finch	Miles	Turner
Finley	Mooty	Ulstad
Garber	Mowery	Walrath
Giltner	Murray	Wenstrand
Gray	Newton	Wilson of Cherokee
Hall	Nordyke	Wilson of Mahaska
Helming	Peters	Wilson of Mitchell
Jessen	Price	Wormley
Johnston of Humboldt	Rayburn	Mr. Speaker
Johnston of Lucas		

Absent or not voting—6.

Erickson	Klinker	Rees
Hansen	Nicholson	Wigdahl

Amendment lost.

Meredith of Jasper offered the following amendment and moved its adoption:

Amend House File No. 26 by adding thereto at the end thereof and at section four the following:

SECTION 4. That the law as it appears in section 2734-b 1 supplement to the code, 1913, and all acts and parts of acts in conflict herewith be and the same are hereby repealed.

Amendment adopted.

Bailey of Shelby moved the previous question as applied to the main question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Meredith moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—61.

Anderson of Davis	Kern	Reed
Andre	Kimberly	Richardus
Bailey	Klinker	Roberts
Becker	Krouse	Rogers
Benn	Lake	Rowley
Boies	Langfitt	Scott
Bruce	Larson	Slaught
Coakley	Lenocker	Smith
Crozier	Lewis	Stanley
Edgington	McFerren	Starzinger
Epps	Mead	Tucker
Finch	Meredith	Turner
Finley	Miles	Ulstad
Garber	Mooty	Walrath
Giltner	Mowery	Wenstrand
Gray	Murray	Wilson of Cherokee
Hali	Newton	Wilson of Mahaska
Helmig	Nordyke	Wilson of Mitchell
Jessen	Peters	Wormley
Johnston of Humboldt	Rayburn	Mr. Speaker
Johnston of Lucas		

Nays—42.

Adkins	Griffin	Nichols
Anderson of Greene	Harrington	O'Donnell
Anderson of Winnebago	Horchem	Oertel
Baldwin	Jackson	Price
Darrah	Jones	Randall
Dean	Kepple	Santee
Dunkelberg	Klaus	Shaff
Durbin	Knickerbocker	Shortess
Elwood	Lee	Slosson
Findlay	McFarlane	Stone
Flenniken	Mackie	Stuart
Gilbert	Mantz	Weaver
Gilmore	Miller	Wichman
Grason	Neff	Wilson of Louisa

Absent or not voting—5.

Erickson
Hansen

Nicholson
Rees

Wigdahl

So the bill having received a constitutional majority was declared to have passed the House and its title was agreed to.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 72, a bill for an act fixing the period for which certain cities may issue bonds.

Also:

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. 146, a bill for an act to amend the law as it appears in section thirteen hundred and six-b (1306-b), supplement to the code, 1913, relating to the limitation of indebtedness which may be incurred by counties and other political or municipal corporations.

Also:

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. 78, a bill for an act to repeal section twenty-five hundred forty-eight (2548), supplemental supplement to the code, 1915, pertaining to fish ways and for enacting a substitute therefor.

Also:

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. 93, a bill for an act to repeal section thirty-seven hundred and five-a (3705-a) of the supplement to the code, 1913, relating to instructions given by the district court to juries and fixing the time in which exceptions to instructions may be taken and to enact a substitute therefor.

Also:

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. 104, a bill for an act to amend the law as found in section nine hundred thirty-two-n (932-n), chapter 13-b, supplement to the code, 1913, relating to pensions for police officers.

Also:

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. 145, a bill for an act to amend the law as it appears in section eight hundred fifty-e (850-e), supplement to the code, 1913, relating to the powers of city park commissioners.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House File No. 1, a bill for an act to provide for the preparation, printing, publication, distribution and sale of the acts and resolutions of the general assembly and making appropriations to defray the expense thereof, and to repeal sections forty-two (42), forty-three (43) and forty-four (44) of the supplement to the code, 1913, and enact substitutes therefor—all relating to the subject of public printing and binding.

ALFRED WENSTRAND, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on enrolled bills respectfully report they have this day sent to the governor for his approval, House File No. 23, a bill for an act to amend section thirteen hundred and three (1303), supplemental supplement to the code, 1915, providing for the levying of taxes for the grading and building of roads.

ALFRED WENSTRAND, *Chairman.*

Ordered passed on file.

SENATE CONCURRENT RESOLUTION.

House resumed consideration of Senate concurrent resolution relative to the publication and distribution of the legislative manual.

Tucker of Clinton moved the adoption of the amendment to the resolution as offered by him. Motion prevailed and the amendment was adopted.

Tucker of Clinton moved the adoption of the concurrent resolution as amended. Motion prevailed.

SENATE MESSAGE CONSIDERED.

Senate Joint Resolution No. 6, a joint resolution recognizing the grave crisis of the nation and expressing the attitude of this general assembly in sustaining the President and Congress in protecting

this neutral country and its citizens against any belligerent nation that shall infringe upon the rights of neutrals or the citizens of our nation consistent with national honor and humanity.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Elwood of Howard, Senate Joint Resolution No. 6, a joint resolution recognizing the grave crisis of the nation and expressing the attitude of this general assembly in sustaining the President and Congress in protecting this neutral country and its citizens against any belligerent nation that shall infringe upon the rights of neutrals or the citizens of our nation consistent with national honor and humanity, was taken up and considered.

Elwood of Howard offered the following amendment and moved its adoption:

Amend Senate joint resolution No. 6 by striking out the first two lines of the last paragraph and inserting in lieu thereof the following: "The governor of the state is instructed to tender by telegraph to the president of the United States, the military".

Motion prevailed and the amendment was adopted.

Unanimous consent having been obtained, Mr. Elwood moved that the joint resolution be read a third time, which motion prevailed and the joint resolution was read a third time.

SENATE JOINT RESOLUTION NO. 6.

A joint resolution recognizing the grave crisis of the nation and expressing the attitude of this general assembly in sustaining the president and congress in protecting this neutral country and its citizens against any belligerent nation that shall infringe upon the rights of neutrals or the citizens of our nation consistent with national honor and humanity.

Be It Resolved by the General Assembly of the State of Iowa.

Whereas despite every effort on the part of our government and nation to preserve neutrality in the present deplorable conflict raging in Europe, and despite the sincere desire of the people of our nation to remain at peace with the world and to further every effort to bring to a close the present world's war, it appears that our relations with the belligerent nations have become extremely delicate and that decisive action has been taken by the president of the United States for the assertion and protection of our national rights and our national honor, now, therefore,

Be It Resolved That the general assembly of Iowa hereby expresses the hope that war may be averted if possible, but that the State of Iowa will sustain the President of the United States and Congress in standing firmly and determinedly in protecting the citizens of this neutral nation and the national honor against any belligerent nation which shall infringe upon such rights.

The Governor of the State is instructed to tender by telegraph to the President of the United States, the military and financial resources of the State of Iowa in support of his stand for preservation of national rights and dignity.

On the question, "Shall the joint resolution be adopted?"

Ayes—94.

Adkins	Jessen	Peters
Anderson of Davis	Johnston of Humboldt	Price
Anderson of Greene	Johnston of Lucas	Randall
Anderson of Winnebago	Jones	Rayburn
Andre	Kepple	Reed
Bailey	Kern	Richards
Baldwin	Kimberly	Roberts
Becker	Klaus	Rogers
Benn	Klinker	Rowley
Boies	Knickerbocker	Santee
Coakley	Krouse	Scott
Darrah	Lake	Shaff
Dean	Langfitt	Shortess
Dunkelberg	Larson	Slaughter
Durbin	Lenocker	Slosson
Edgington	Lewis	Smith
Elwood	McFarlane	Stanley
Epps	McFerren	Starzinger
Finch	Mackie	Stone
Findlay	Mantz	Stuart
Finley	Mead	Tucker
Flenniken	Meredith	Turner
Garber	Miles	Ulstad
Gilbert	Miller	Wenstrand
Gilmore	Mooty	Wichman
Giltner	Mowery	Wilson of Cherokee
Grason	Neff	Wilson of Louisa
Gray	Newton	Wilson of Mahaska
Hall	Nichols	Wilson of Mitchell
Harrington	Nordyke	Wormley
Horchem	O'Donnell	Mr. Speaker
Jackson		

Nays—None.

Absent or not voting—14.

Bruce	Helming	Rees
Crozier	Lee	Walrath
Erickson	Murray	Weaver
Griffin	Nicholson	Wigdahl
Hansen	Oertel	

So the resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

SENATE MESSAGES CONSIDERED.

Senate File No. 93, a bill for an act to repeal section thirty-seven hundred and five-a (3705-a) of the supplement to the code, 1913, relating to instructions given by the district court to juries and fixing the time in which exceptions to such instructions may be taken and to enact a substitute therefor.

Read first and second time and referred to committee on judiciary.

Senate File No. 78, a bill for an act to repeal section twenty five hundred forty eight (2548) supplemental supplement to the code, 1915, pertaining to fish ways and for enacting a substitute therefor.

Read first and second time and referred to committee on fish and game.

Senate File No. 104, a bill for an act to amend the law as found in section nine hundred thirty two-n (932-n) chapter 13-b, supplement to the code, 1913, relating to pensions for police officers.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 146, a bill for an act to amend the law as it appears in section thirteen hundred and six-b (1306-b), supplement to the code, 1913, relating to the limitation of indebtedness which may be incurred by counties and other political or municipal corporations.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 145, a bill for an act to amend the law as it appears in section eight hundred fifty-e (850-e), supplement to the code, 1913, relating to the powers of city park commissioners.

Read first and second time and referred to committee on municipal corporations.

On motion of Klaus of Delaware, House adjourned until 10 o'clock a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 7, 1917.

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

Prayer was offered by Rev. O. J. Fix, pastor of the Methodist Church, Pulaski, Iowa.

Journal of February 6th corrected and approved.

Helming of Allamakee submitted the following statement on a point of personal privilege and, on motion of Richards of Muscatine, the same was ordered printed in the journal.

To My Fellow Representatives:

Feeling deeply certain criticisms which I have heard voiced against me during the past day or two by some of the members of this House, who, I feel sure, have not stopped to consider the circumstances in which I have been placed by recent national developments of vital interest to ourselves and our fellow citizens, I desire at this time to present a few words for your consideration.

I believe that members of this House who have known me for years have respected me as a true American citizen. I was born in America and I have always been proud of my country and its citizens.

I have, too, a love for the country of my fathers, which, like America, is a great country, with a great people.

I do not believe that I can be blamed for possessing a heartfelt sympathy with that land, which has been engaged for nearly three years in a death struggle with other nations. I make no apology for this sympathy, and I should deplore to the utmost any eventuality which would bring our country into the conflict which is now raging in Europe.

Most of you have no doubt read certain statements attributed to me which were printed in a Des Moines paper last night. In regard to them I wish to say that the words of my mouth have been twisted and misquoted until the article as published is not recognizable to me as any fair account of anything I actually said. I did not authorize the publication of that interview, in fact, specifically told the reporter who talked to me that I did not wish to tell him anything to be quoted. The article contains much which I did not say, and certainly does not contain many things which I did say, and which, if quoted, would have given an entirely different impression to all than did the article to which I refer.

I have been criticised, too, for failure to vote upon two resolutions which have recently been adopted by this House. I hope you will believe me when I tell you that I did not fail to vote upon these resolutions because of any lack of loyalty to my country. I would be the first man to pledge myself unreservedly in the service of this nation if it should come to pass that we are embroiled in war with Germany or any other country.

But I am hopeful, even now, that this country will be spared war. I would not willingly lend my influence in word or deed to any action which would bring us nearer to war.

The events in Europe of the past three years should be enough to convince all of us that peace is to be maintained if it can be done with honor, and I do not believe that the honor of the United States required a break with Germany at the present juncture. This is a matter of opinion which I believe I may hold without forfeiting your respect.

I have not always agreed with our President in matters of national policy. This is true, I believe, of a majority of members of the House. But I would be the last to be disloyal to this nation because I did not agree entirely with its head.

Let us remember, while we are on the verge of what might prove the greatest misfortune which has ever befallen this land, that there are millions of citizens of this great republic who are as loyal as any of us, but who are torn by conflicting emotions.

I cannot forget that war with Germany would mean the aligning of brother against brother and father against son all over this land of ours. And, with this in my mind more keenly, perhaps, than can be the case with you who have no ties with the nation from which my fathers came, I believe that I can appeal, without loss of dignity, for a thoughtful consideration rather than a hasty condemnation if my views are not always identical with yours.

I do not believe that it is necessary or proper that I should protest my loyalty to this country. The men in America of German birth or descent have too often demonstrated their loyalty in the past to be hastily condemned in the present crisis.

But if you ask me to vote upon any resolution which requires a straightforward expression of patriotism or loyalty to the United States, unhampered by questions of policy or expedience, as the ones which we have considered have been, I shall be found in my seat ready to vote "aye" at every opportunity.

OTTO A. HELMING.

LEAVE OF ABSENCE.

On request of Anderson of Winnebago, leave of absence was granted Wigdahl of Palo Alto indefinitely.

On request of Findlay of Webster, leave of absence was granted Adkins of O'Brien indefinitely.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Crozier of Marion, presented petition of assessors of Marion county relative to the compensation of such officers.

Referred to committee on compensation of public officers.

Mackie of Benton, presented petition of citizens of Benton county relative to the practice of chiropractic.

Referred to the committee on public health.

Weaver of Polk, presented petition of citizens of Polk county relative to the practice of chiropractic.

Referred to the committee on public health.

Coakley of Union, presented petition of citizens of Union county relative to the practice of chiropractic.

Referred to committee on public health.

Elwood of Howard presented petition of citizens of Howard county relative to the compensation of assessors.

Referred to committee on compensation of public officers.

Shaff of Clinton, presented petition of citizens of Clinton county relative to the practice of chiropractic.

Referred to the committee on public health.

Starzinger of Polk, presented petition of citizens of Polk county relative to the practice of chiropractic.

Referred to the committee on public health.

Rayburn of Poweshiek, presented petition of citizens of Poweshiek county relative to the practice of chiropractic.

Referred to the committee on public health.

Wormley of Plymouth, presented petition of citizens of Plymouth county relative to the practice of chiropractic.

Referred to the committee on public health.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, substitute for Senate File No. 1, a bill for an act to repeal paragraph five (5) of section

one hundred thirty-eight (138) of the supplemental supplement to the code, 1915, and to enact a substitute therefor; to provide for the preparation, printing and distribution of a classified index to legislative bills and making appropriation to defray the expense thereof; and to legalize the printing of bills for the thirty-seventh general assembly heretofore ordered.

Also:

Senate File No. 80, a bill for an act making an appropriation to defray the expenses of the inaugural ceremonies.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 72, a bill for an act fixing the period for which certain cities may issue bonds.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 123, a bill for an act to amend the law as it appears in section forty-seven hundred seventy-five-twelve-a (4775-12-a), supplement to the code, 1913, relative to the sale of dangerous 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 indefinitely postponed.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 123 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 135, a bill for an act to amend the law as it appears in section three thousand one hundred forty-five (3145), code of 1897, relating to solemnizing marriages, and to provide for the solemnization thereof, by a judge of the municipal 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:

By striking out all following the enacting clause and inserting the following in lieu thereof:

"That section thirty-one hundred and forty-five (3145), of the code be, and the same is hereby amended by striking out sub-division two of said section and inserting the following in lieu thereof:

'2. By some judge of the supreme, district, superior or municipal court of the state.'"

That the title to said bill be amended by striking out of line two of the title the following: ", Code of 1897" and inserting the following in lieu thereof: "of the code"; and when so amended the bill do pass.

RUBE McFERREREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 142, a bill for an act to amend section three hundred fifty-four (354), supplement to the code, 1913, relating to compensation of jurors in courts of record, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 222, a bill for an act to amend section thirty-five hundred twenty-one (3521) of the code, relating to the proof of service of notices in certain cases, and providing for the amendment and correction 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 be amended as follows:

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

SECTION 1. That the law as it appears in section three thousand five hundred twenty-one (3521) of the code, be and the same is hereby amended by inserting after the word "may" in line five (5) a "," and the words "before or after judgment is entered,;" and when so amended the bill do pass.

RUBE McFERREREN, *Chairman.*

Ordered passed on file.

Nordyke 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. 122, a bill for an act to amend the law as it

appears in section twenty-five hundred and thirty-eight-r (2538-r), supplement to the code, 1913, relative to increasing the membership of commission of animal 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.

ROY D. NORDYKE, *Chairman*

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the committee on animal industry, who have had under consideration House File No. 122, a bill for an act to increase the membership of the commission of animal health, respectfully dissent from the decision of the majority of the membership thereof and recommend that the said bill be indefinitely postponed.

C. ORVILLE LEE,
H. W. FLENNIKEN,
GEO. H. DUNKELBERG.

Ordered passed on file.

Tucker of Clinton county, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 156, a bill for an act fixing terms of office of mayors and aldermen in cities, and providing for the election thereof and extending the terms of certain officers, beg leave to report they have had the same under consideration and have instructed me to report th same back to the House with the recommendation that the same be indefinitely postponed.

GEO. F. TUCKER, *Chairman*.

Report adopted and House File No. 156 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 44, a bill for an act to authorize cities to establish community center districts and to provide for the establishment and erection therein of a community center house with recreation grounds adjacent and for the maintenance thereof, and to submit to the voters of such district the question of a bond issue for the establishment of such improvement, beg leave to report they 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.

GEO. F. TUCKER, *Chairman*.

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the committee on municipal corporations, having had under consideration House File No. 44, a bill for an act to authorize cities to establish community center districts and to provide for the establishment and erection therein of a community center house with recreation grounds adjacent and for the maintenance thereof, and to submit to the voters of such district the question of a bond issue for the establishment of such improvement, respectfully dissent from the decision of the majority members thereof and recommend that the said bill be passed.

F. E. SHORTESS,
MAC J. RANDALL,
W. W. EPPS,
DALE R. ANDRE.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 215, a bill for an act to amend the law as it appears in sections eight hundred seventy-nine-r (879-r) and eight hundred seventy-nine-v (879-v), supplemental supplement to the code, 1915, relating to the establishment and maintenance of juvenile playgrounds, beg leave to report they 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.

GEO. F. TUCKER, *Chairman*.

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the committee on municipal corporations, having had under consideration House File No. 215, a bill for an act to amend section eight hundred seventy-nine-r (879-r) and eight hundred seventy-nine-v (879-v), supplemental supplement to the code, 1915, relating to the establishment and maintenance of juvenile playgrounds, respectfully dissent from the decision of the majority of the members thereof and recommend that said bill do pass.

T. F. GRIFFIN,
MAC J. RANDALL,
OTTO STARZINGER.

INTRODUCTION OF BILLS.

By Peters of Dallas, House File No. 249, a bill for an act to amend section 793 of the supplement to the code of Iowa, 1913, relating to the ordering by the city council of public improvements on strictly residence streets, the cost of which is to be assessed against the abutting property.

Read first and second time and referred to committee on judiciary.

By Peters of Dallas, House Joint Resolution No. 4, joint resolution approving estimates of cost, plans and specifications for buildings at the state university of Iowa, Iowa state college of agriculture and mechanic arts, the Iowa state teachers college, and the college for the blind.

Read first and second time and referred to committee on appropriations.

By Mantz of Audubon, House File No. 250, a bill for an act providing for the laying and extending of water mains and assessing the cost thereof to the abutting property.

Read first and second time and referred to committee on municipal corporations.

By Epps of Wapello, House File No. 251, a bill for an act to authorize county boards of supervisors to regulate, license, tax or prohibit pool and billiard halls and bowling alleys operated for hire outside the limits of cities and incorporated towns.

Read first and second time and referred to committee on judiciary.

By Oertel of Lee, House File No. 252, a bill for an act to amend section 1134-a, supplement to the code 1913, by adding thereto after the period appearing in line nine thereof a proviso, permitting candidates for county office to publicly name their deputies not more than thirty days prior to any general election in counties where county business is transacted in more than one place within the county.

Read first and second time and referred to committee on judiciary.

By Langfitt of Adair, House File No. 253, a bill for an act to amend the law as it appears in chapter ten-A (10-A), title thirteen (XIII), supplemental supplement to the code, 1915, relating to county aid for the blind by adding thereto a provision making all monies furnished such persons a claim against their estate and recoverable by the county.

Read first and second time and referred to committee on judiciary.

By Grason of Pottawattamie, House File No. 254, a bill for an act to amend section 2727-a, supplement to the code 1913, relating to the support of the school for the deaf.

Read first and second time and referred to committee on school for the deaf.

By committee on judiciary, House File No. 255, a bill for an act for the greater security of trust funds in the hands of guardians and trustees.

Read first and second time and passed on file.

By Stone of Sioux, House File No. 256, a bill for an act to apportion the state into representative districts and declare the ratio of representation.

Read first and second time and referred to committee on representative districts.

By Randall of Linn, House File No. 257, a bill for an act to fix, limit and determine the maximum number of hours per day during which females may be employed or permitted to work, and the terms and conditions and limitations thereof, to provide for the posting of information of the terms of this act and of schedules of time such employees may be required to labor, to fix and determine the duties and powers of the commissioner of the bureau of labor statistics in reference to this act, to prescribe the duties of employers of such labor and to prescribe penalties and punishment for violations of this act.

Read first and second time and referred to committee on labor.

By Shortess of Tama, House File No. 258, a bill for an act to amend the law relating to the funds of cities and towns and to authorize cities and towns to transfer moneys from one fund to another by permission of court.

Read first and second time and referred to committee on judiciary.

By Findlay of Webster, House File No. 259, a bill for an act to repeal the law as it appears in section 308 of the supplemental supplement to the code 1915, and to enact a substitute therefor relating to the salary of county attorney.

Read first and second time and referred to committee on compensation of public officers.

By Wormley of Plymouth, House File No. 260, a bill for an act making appropriations for the construction, repair, improvement, and equipment of buildings, for the state university of Iowa, the Iowa state college of agriculture and mechanic arts, and the Iowa state teachers college.

Read first and second time and referred to committee on appropriations.

By Weaver of Polk, House File No. 261, a bill for an act to appropriate the sum of four hundred sixty-two dollars and fifty cents (\$462.50), to refund to the Des Moines Water Company, a corporation of Portland, Maine, an amount erroneously paid to the secretary of state as a filing fee for said corporation.

Read first and second time and referred to committee on claims.

By Miller of Boone, House File No. 262, a bill for an act to appropriate the sum of one hundred forty-three 85-100 (\$143.85) dollars to the Boone county agricultural society, under the provisions of section one thousand and sixty-one-a (1161-a) supplemental supplement to the code, 1915.

Read first and second time and referred to committee on appropriations.

By Kern of Warren, House File No. 263, a bill for an act to amend the law as it appears in section twenty-seven hundred thirty-eight (2738), supplement to the code, 1913, relating to teacher's institute.

Read first and second time and referred to committee on schools and text-books.

By Shaff of Clinton, House File No. 264, a bill for an act providing for the exclusion of cattle affected with tuberculosis from the state, and requiring a certificate showing freedom from the disease, and providing exceptions therto.

Read first and second time and referred to committee on agriculture.

By Rayburn of Poweshiek, House File No. 265, a bill for an act to amend section two thousand seven hundred twenty-two-j (2722-j) of chapter ten A (10-A) of the supplemental supplement to the code, relating to county aid for the blind.

Read first and second time and referred to committee on judiciary.

By Rogers of Carroll, House File No. 266, a bill for an act authorizing administrators, executors, guardians, trustees and receivers to deposit funds in state and savings banks and trust companies and making such funds a preferred claim in case of failure.

Read first and second time and referred to committee on banks and banking.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 72, a bill for an act fixing the period for which certain cities may issue bonds.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

HOUSE CONCURRENT RESOLUTION.

Tucker of Clinton offered the following concurrent resolution:

Whereas, it is of vital interest to every member of the general assembly of the state of Iowa, to know from where the various state funds are received, and,

Whereas, no record is compiled of the automobile tax paid in by the several counties, therefore,

Be It Resolved by the House of Representatives, the Senate concurring: That the secretary of state be and is hereby ordered to furnish such information on or before February 19, 1917, to the members of the House of Representatives and the Senate.

Laid over under rule 34.

Lake of Woodbury offered the following concurrent resolution:

Being an investigation of the receipts and disbursements and general conduct of the Iowa Department of Agriculture, and the Iowa State Fair and Exposition.

Be it Resolved by the House, the Senate concurring:

Whereas, the legislature of the state of Iowa is called upon from time to time to appropriate large sums of money for the so called State Fair located in Des Moines.

Whereas, the tax payers of the state of Iowa, who furnish these various sums of money for the aforesaid fair and exposition, are entitled to know and be fully acquainted with the facts in regard to the disbursements and receipts of said fair, and business conduct of the fair.

Whereas, the said Iowa Department of Agriculture and the Iowa State Fair and Exposition issues annually to the State Agricultural Department, what purports to be an itemized statement of the receipts and disbursements; but in many instances said statement is vague and indefinite as to the disposition of funds so expended, with the result that the people of the state of Iowa are considerably in doubt as to the handling of the finances of the said Iowa Department of Agriculture and the Iowa State Fair and Exposition. Now, therefore,

Be It Resolved, That the speaker of the House appoint a committee of three to act in conjunction with a like committee from the Senate, and this joint committee communicate with the officials of the above said Iowa Department of Agriculture and the Iowa State Fair and Exposition; and said officials be required to place at the disposal of the joint committee, all books, records, etc., pertaining to said Fair, and that said officials are hereby ordered to appear before said committee and furnish such information as the committee deems necessary.

Resolved, That as there are now pending before the House and Senate, bills authorizing large appropriations for the said Iowa State Fair and Exposition, this matter be given immediate attention.

Laid over under rule 34.

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:

House File No. 72.

CONSIDERATION OF BILLS.

On motion of Wilson of Mahaska, Calendar No. 36, House File No. 119, a bill for an act to authorize the property owners to select the character of pavement or other street improvement to be made in front of their property, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Tucker of Clinton offered the following amendment and moved its adoption:

Amend House File No. 119 by striking out the word "five" at the end of the fourth line of section 1 of the amended bill as printed in the House journal of February 3d, and inserting the word "ten" in lieu thereof. Also by striking out the quotation after the word "improvement" in the tenth line of said section 1, and adding the words "if the property owners do not so petition for a specified material, then and in that case, the city council or commission may let the contract to the lowest responsible bidder for such material as the council or commission

may choose. Upon petition of property owners representing a majority of the linear feet frontage of property subject to assessment for any proposed improvement, the council or commission shall advertise for bids on such material as the petitioners may desire.”

Santee of Black Hawk moved that action on House File No. 119 be deferred and that it retain its place on the calendar. Motion prevailed.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 73, a bill for an act authorizing cities having a population of fifty thousand and over, including cities under commission form of government and cities under special charter, to erect a municipal court building and providing for a special tax, the issuance of bonds, and the submission of the question of erection of such building.

Also:

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. 65, a bill for an act to repeal section fifteen hundred sixty-five-g (1565-g), supplement to the code, 1913, relating to the posting of notices in school districts for the purpose of calling attention of property owners to the weed law of the state of Iowa.

Also:

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. 108, a bill for an act to legalize that certain special election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinances approved and adopted thereat, granting to Clinton Street Railway Company the franchise and right for the continued operation, construction and operation of a railway to be operated by electricity or motive power other than steam, and sale of power, in, along and upon the streets, avenues, highways and public places of said city.

Also:

I am directed to inform your honorable body that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 74, a bill for an act to prohibit certain nonresident auctioneers from plying their vocation within this state and to provide a penalty therefor.

Also:

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 to amend section thirty-three hundred seventy-nine (3379), supplement of the code, relating to the disposition of property of an intestate who dies leaving a surviving spouse and no issue, said amendments to be known as section thirty-three hundred seventy-nine-a (3379-a), supplement to the code, 1913, section thirty-three hundred seventy-nine-b (3379-b), supplement to the code, 1913, and section thirty-three hundred seventy-nine-c (3379-c), supplement to the code, 1913."

Also:

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. 148, a bill for an act to amend section seven hundred forty-one-q (741-q), seven hundred forty-one-r (741-r), seven hundred forty-one-u (741-u), and seven hundred forty-one-v (741-v) of the supplement to the code, 1913, relative to city hospitals, the building and maintaining thereof, tax levies and bond issues therefor, and limitation of indebtedness in connection therewith.

CONSIDERATION OF BILLS.

On motion of Crozier of Marion, Calendar No. 42, House File No. 18, a bill for an act to amend section thirteen hundred and thirty c (1330-c), code supplement 1913 relating to the assessment and taxation of telegraph and telephone lines, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Crozier moved that the bill be considered engrossed and read a third time now.

Moved by Walrath of Fayette that House File No. 18 be referred to the committee on telegraph and express. Motion prevailed and the bill was so referred.

Griffin of Woodbury in the chair.

On motion of Edgington of Monona, Calendar No. 43, House File No. 103, a bill for an act to amend section two thousand three hundred forty-eight (2348) of the supplement to the code of 1913, relating to bounty on wolves, with report of committee recommending passage was taken up and considered.

Rogers of Carroll offered the following amendment and moved its adoption:

Amend House File No. 103 by striking out the words "of the" before the word "supplement" in the second line of section one; also by striking out the word "of" before the figures "1913" in the third line and inserting in lieu thereof a ","; also by striking out the words "of Chapter Three (3)," in the third line.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Edgington moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—78.

Anderson of Davis	Harrington	Nichols
Anderson of Greene	Helming	Nicholson
Anderson of Winnebago	Horchem	O'Donnell
Bailey	Jackson	Peters
Baldwin	Jessen	Price
Becker	Johnston of Humboldt	Randall
Benn	Jones	Richards
Boies	Kern	Rogers
Bruce	Kimberly	Santee
Coakley	Klaus	Scott
Darrah	Knickerbocker	Shortess
Dean	Krouse	Slosson
Dunkelberg	Langfitt	Smith
Durbin	Larson	Stanley
Edgington	Lenocker	Starzinger
Elwood	McFarlane	Stuart
Epps	McFerren	Tucker
Finch	Mackie	Turner
Findlay	Mantz	Ulstad
Flenniken	Mead	Walrath
Gilbert	Miles	Weaver
Gilmore	Miller	Wichman
Giltner	Mooty	Wilson of Cherokee
Grason	Murray	Wilson of Mitchell
Gray	Neff	Wormley
Griffin	Newton	
Hall		

Nays—16.

Finley	Lewis	Rayburn
Garber	Meredith	Reed
Johnston of Lucas	Mowery	Rowley
Kepple	Nordyke	Slaught
Klinker	Oertel	Wilson of Louisa
Lee		

Absent or not voting—14.

Adkins	Lake	Wenstrand
Andre	Rees	Wigdahl
Crozier	Roberts	Wilson of Mahaska
Erickson	Shaff	Mr. Speaker
Hansen	Stone	

So the bill having received a constitutional majority was declared to have passed the House.

Elwood of Howard offered the following amendment to the title:

Amend the title to House File No. 103 by striking out of said title the following: "of the Supplement to the Code of 1913" and inserting in lieu thereof the following: ", supplement to the code, 1913".

Amendment adopted and title as amended agreed to.

Upon request of Rayburn of Poweshiek, unanimous consent having been granted, action was deferred on House File No. 193, Calendar No. 44, and same was placed at the foot of the calendar.

Upon request of Elwood of Howard, unanimous consent having been granted, action was deferred on House File No. 117, Calendar No. 45, and same was placed at the foot of the calendar.

On request of Tucker of Clinton, unanimous consent having been granted, action was deferred on House File No. 5, Calendar No. 46, and same was placed at the foot of the calendar.

On motion of Finch of Ida, Calendar No. 47, House File No. 163, a bill for an act to legalize certain warrants of the city of Ida Grove, Iowa, and to legalize the assessment of the cost of paving street intersections by payment of the same out of the improvement fund of said city, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Finch moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—95.

Anderson of Davis	Horchem	O'Donnell
Anderson of Greene	Jessen	Oertel
Anderson of Winnebago	Johnston of Humboldt	Peters
Bailey	Johnston of Lucas	Price
Baldwin	Jones	Randall
Becker	Kepple	Reed
Benn	Kern	Richards
Boies	Kimberly	Roberts
Bruce	Klaus	Rogers
Coakley	Klinker	Rowley
Crozier	Knickerbocker	Santee
Darraha	Krouse	Scott
Dean	Langfitt	Shaff
Dunkelberg	Larson	Shortess
Durbin	Lee	Slaught
Edgington	Lenocker	Slosson
Elwood	Lewis	Smith
Epps	McFarlane	Stanley
Finch	McFerren	Starzinger
Findlay	Mackie	Stuart
Finley	Mantz	Tucker
Flenniken	Meredith	Turner
Garber	Miles	Ulstad
Gilbert	Miller	Walrath
Gilmore	Mooty	Weaver
Giltner	Mowery	Wenstrand
Grason	Murray	Wichman
Gray	Neff	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nichols	Wilson of Mitchell
Harrington	Nicholson	Wormley
Helming	Nordyke	

Nays—None.

Absent or not voting—13.

Adkins	Lake	Stone
Andre	Mead	Wigdahl
Erickson	Rayburn	Wilson of Mahaska
Hansen	Rees	Mr. Speaker
Jackson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Randall of Linn, Calendar No. 48, House File No. 175, a bill for an act to amend the law as it appears in paragraph seven (7) of section thirteen hundred four (1304), supplementary supplement to the code, 1915, relating to the exemption allowed to any honorably discharged Union soldier or sailor of the Mexican war or of the War of the Rebellion or, the widow remaining unmarried, of such soldier or sailor, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Randall of Linn offered the following amendment and moved its adoption:

Amend House File No. 175 by striking out the period at the end of said bill and adding thereafter the following: "and to strike out the word "fifteen" in line nine (9) of said paragraph seven (7) and to insert in lieu thereof the words "twenty-five".

Amendment adopted.

Unanimous consent having been given to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—91.

Anderson of Davis	Jones	O'Donnell
Anderson of Winnebago	Kepple	Oertel
Bailey	Kern	Peters
Baldwin	Kimberly	Price
Becker	Klaus	Randall
Boies	Klinker	Reed
Bruce	Knickerbocker	Richards
Coakley	Krouse	Roberts
Darraha	Lake	Rogers
Dean	Langfitt	Santee
Dunkelberg	Larson	Scott
Durbin	Lee	Shaff
Edgington	Lenocker	Shortess
Elwood	Lewis	Slaught
Epps	McFarlane	Slosson
Finch	McFerren	Smith
Findlay	Mackie	Stanley
Flenniken	Mantz	Starzinger
Garber	Mead	Stuart
Gilbert	Meredith	Tucker
Gilmore	Miles	Turner
Giltner	Miller	Ulstad
Grason	Mooty	Walrath
Gray	Mowery	Weaver
Griffin	Murray	Wenstrand
Hall	Neff	Wichman
Helming	Newton	Wilson of Cherokee
Horchem	Nichols	Wilson of Louisa
Jackson	Nicholson	Wilson of Mitchell
Jessen	Nordyke	Wormley
Johnston of Humboldt		

Nays—2.

Anderson of Greene Finley

Absent or not voting—15.

Adkins	Hansen	Rowley
Andre	Harrington	Stone
Benn	Johnston of Lucas	Wigdahl
Crozier	Rayburn	Wilson of Mahaska
Erickson	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Wichman of Hancock, Calendar No. 49, House File No. 189, a bill for an act to amend section three hundred and one (301) supplemental supplement to the code, 1915, relating to the duties of county attorneys, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wichman moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Anderson of Davis	Johnston of Lucas	Nordyke
Anderson of Greene	Jones	O'Donnell
Anderson of Winnebago	Kepple	Oertel
Bailey	Kern	Peters
Baldwin	Kimberly	Price
Becker	Klaus	Randall
Boies	Klinker	Reed
Bruce	Knickerbocker	Roberts
Coakley	Krouse	Rogers
Darrah	Lake	Santee
Dean	Langfitt	Scott
Dunkelberg	Larson	Shaff
Durbin	Lee	Shortess
Edgington	Lenocker	Slaught
Elwood	Lewis	Slosson
Epps	McFarlane	Stanley
Finch	McFerren	Starzinger
Findlay	Mackie	Stuart
Flenniken	Mantz	Tucker
Garber	Mead	Turner
Gilbert	Meredith	Ulstad
Gilmore	Miles	Walrath
Giltner	Miller	Weaver
Grason	Mooty	Wenstrand
Gray	Mowery	Wichman
Griffin	Murray	Wilson of Cherokee
Helming	Neff	Wilson of Louisa
Horchem	Newton	Wilson of Mitchell
Jackson	Nichols	Wormley
Jessen	Nicholson	

Nays—2.

Crozier

Finley

Absent or not voting—17.

Adkins
Andre
Benn
Erickson
Hall
Hansen

Harrington
Johnston of Humboldt
Rayburn
Rees
Richards
Rowley

Smith
Stone
Wigdahl
Wilson of Mahaska
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of O'Donnell of Dubuque, unanimous consent having been granted, action was deferred on House File No. 90, Calendar No. 50, and same was placed at the foot of the calendar.

AMENDMENT FILED.

Neff of Powattamie asked for and obtained unanimous consent to have printed in the journal the following amendment to House File No. 117:

Amend House File No. 117 by striking out all after the enacting clause and inserting the following in lieu thereof:

"That section one thousand five hundred seventy-one-m-thirty-two (1571-m32), supplemental supplement to the code, 1915, be and the same is hereby amended by inserting after the word "moneys" in line five (5) of said section the words "received from any one county and"; also by striking out after the word "apportioned" in line four (4) of said section the words "among the several counties in the same ratio as the number of townships in the several counties bear to the total number of townships in the state", and inserting in lieu thereof the words "and distribute back to the county from which said moneys were originally collected."

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate Joint Resolution No. 3, joint resolution agreeing to a proposed amendment to article one (1) of the constitution of Iowa by adding thereto a provision prohibiting the manufacture, sale or keeping for sale, of intoxicating liquors, as a beverage, within this state.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

SENATE MESSAGES CONSIDERED.

Senate File No. 67, a bill for an act to amend section thirty-three hundred seventy-nine (3379) supplement of the code relating to the disposition of property of an intestate who dies leaving a surviving spouse and no issue, said amendments to be known as section thirty-three hundred seventy-nine-a (3379-a), supplement to the code, 1913, section thirty-three hundred seventy-nine-b (3379-b), supplement to the code, 1913, and section thirty-three hundred seventy-nine-c (3379-c), supplement to the code, 1913.

Read first and second time and referred to committee on judiciary.

Senate File No. 148, a bill for an act to amend section seven hundred forty-one-q, (741-q), seven hundred forty-one-r (741-r), seven hundred forty-one-u (741-u) and seven hundred forty-one-v (741-v) of the supplement to the code, 1913, relative to city hospitals, the building and maintaining thereof, tax levies and bond issues therefor, and limitation of indebtedness in connection therewith.

Read first and second time and referred to committee on municipal corporations.

On motion of Wilson of Mitchell, House adjourned until 10:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 8, 1917.

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

Prayer was offered by Rev. R. Lincoln Wilson, pastor of the United Presbyterian Church, Allerton, Iowa.

Journal of February 7th corrected and approved.

SENATE FILE RE-REFERRED.

Upon request of Mr. Speaker, Senate File No. 51 was withdrawn from the committee on judiciary and referred to the committee on military.

HOUSE FILE WITHDRAWN.

On request of Klaus of Delaware, unanimous consent having been obtained, House File No. 200 was withdrawn from the committee on agriculture and from the further consideration of the House.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Mantz of Audubon presented petition of citizens of Clayton county relative to fire insurance.

Referred to committee on insurance.

Becker of Clayton presented petition of citizens of Clayton county relative to compensation of assessors.

Referred to committee on compensation of public officers.

LEAVE OF ABSENCE.

On request of Wilson of Mahaska leave of absence was granted Miller of Boone until Saturday.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 212, a bill for an act to repeal section four thousand eight hundred and ninety (4890) of the code, and to enact a substitute

therefor relating to compounding offenses, beg leave to report they 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:

By striking out the word and figure "Sec. 2." from the fourth line of said Bill; and when so amended the bill do pass.

RUBE McFERREREN, *Chairman*.

Ordered passed on file.

Becker of Clayton, from the committee on pharmacy, submitted the following report:

MR. SPEAKER—Your committee on pharmacy, to whom was referred House File No. 50, a bill for an act to amend the law as it appears in section twenty-five hundred and ninety-four (2594) of the 1913 supplement to the code, to provide for the distribution of the funds arising from the license fees paid by itinerant vendors of drugs, beg leave to report they 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.

WM. BECKER, *Chairman*.

Report adopted and House File No. 50 was indefinitely postponed.

Shaff of Clinton, from the committee on military, submitted the following report:

MR. SPEAKER—Your committee on military, to whom was referred Senate File No. 51, a bill for an act to repeal paragraph seven (7) of section twelve hundred sixty-six (1266) of the code, 1897, relating to vacancies in civil 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 do pass.

J. O. SHAFF, *Chairman*.

Report adopted.

Richards of Muscatine, from the committee on agriculture, submitted the following report:

MR. SPEAKER—Your committee on agriculture, to whom was referred House File No. 113, a bill for an act to restrain dogs from running at large and to authorize their destruction when found at large contrary to the provisions 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 be amended as follows:

By striking out the words "wolf and fox" where the same appears in Section 1; also by striking out the word "and" in the third line of said section and inserting in lieu thereof the word "or"; also by striking out the word "twenty-five" in the fifth line of Section 2 and inserting in lieu thereof the word "fifty"; also by adding after the word "person" in the fourth line of Section 3 a ";

Also amend line two in section three by striking out the words "or upon the public highway," and by striking out of line four of said section the words "any person" and by substituting in lieu thereof the following: "the owner, agent, employe or occupant of said lands".

Also amend line three in section two by striking out the word "he" and by substituting in lieu thereof the word "it" and by striking out of line two section three the word "his" and by substituting in lieu thereof the word "its"; and when so amended the bill do pass.

A. L. RICHARDS, *Chairman.*

Ordered passed on file.

HOUSE CONCURRENT RESOLUTION.

Tucker of Clinton called up House Concurrent Resolution relative to the secretary of state furnishing statistics with reference to automobile funds received from various counties of the state, offered the following amendment and moved its adoption:

Amend House concurrent resolution by striking out the words "from where the various state funds are received" quoted as they appear in the second and third lines of first preamble to the resolution and inserting in lieu thereof the words: "number of autos registered in each county of the state," and by striking out the words "automobile tax paid in," in the first line of the second preamble to the resolution and inserting in lieu thereof the words: "number of autos registered" in lieu thereof.

Amendment adopted.

On motion of Tucker of Clinton, the resolution as amended was adopted.

INTRODUCTION OF BILLS.

By Durbin of Mills, House File No. 267, a bill for an act to amend the law as it appears in section seven hundred sixty-nine (769), of the code, relating to the powers of cities and towns to require railway companies to provide suitable gates and other signals at street crossings.

Read first and second time and referred to committee on municipal corporations.

By Nicholson of Winneshiek, House File No. 268, a bill for an act to legalize certain bonds of the town of Calmar, Iowa.

Read first and second time and referred to committee on judiciary.

By Mantz of Audubon, House File No. 269, a bill for an act to amend section five thousand four hundred and forty-seven-a (5447-a) supplement to the code, 1913, relating to the suspension of exe-

cution of sentence, and to the control of the person whose sentence has been suspended.

Read first and second time and referred to committee on judiciary.

By Grason of Pottawattamie, House File No. 270, a bill for an act to provide for the construction by the board of control of extension of street paving of the city of Council Bluffs through the grounds of the Iowa School for the Deaf.

Read first and second time and referred to committee on board of control.

By Randall of Linn, House File No. 271, a bill for an act prohibiting the manufacture of brooms by convict labor in the State of Iowa.

Read first and second time and referred to committee on commerce and trade.

By Randall of Linn, House File No. 272, a bill for an act providing for the labeling of articles of merchandise manufactured in or shipped into the state of Iowa from any other state or territory manufactured by convicts, and for labeling the box, bale or shipping case in which said article may be shipped or transported into the state, prohibiting the sale or offering for sale of such articles when unlabeled, providing for the enforcement of its provisions and fixing a penalty for its violation.

Read first and second time and referred to committee on commerce and trade.

By Stone of Sioux, House File No. 273, a bill for an act to amend section one thousand six hundred fifty seven-e (1657-e), supplement to the code, 1913, relative to the election of directors of the State Board of Agriculture.

Read first and second time and referred to committee on agriculture.

RESOLUTIONS.

Lee of Sac offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption.

Whereas, Honorable Will Drury, of Early, Iowa, an honored member of the House of Representatives in the thirty-second and thirty-third general assemblies, from Sac county, Iowa, died February 9, 1916, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial to fittingly commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Lee of Sac, McFarlane of Black Hawk and Reed of Guthrie.

Starzinger of Polk offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, a vacancy has been occasioned in the janitor help in the House by the resignation of David J. Howard; therefore,

Be It Resolved, That Adjutant-General Guy E. Logan be authorized to appoint Pete Adams to fill such vacancy.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS.

On request of Tucker of Clinton, unanimous consent having been given, House File No. 108, a bill for an act entitled an act to legalize that certain election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Street Railway Company the franchise and right for the continued operation, construction and operation of a railway to be operated by electricity or motive power other than steam, and sale of power, in, along and upon the streets, avenues, highways and public places of said city, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend by striking the words "entitled an act" after the word "act" first appearing in the title.

By striking the words "Register and Leader" in section 2 and inserting in lieu thereof the word "Des Moines Register"; and by inserting the word "a" after the word "Clinton Herald" in the same section.

Mr. Tucker moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—97.

Anderson of Davis	Johnston of Humboldt	Peters
Anderson of Greene	Johnston of Lucas	Price
Anderson of Winnebago	Jones	Randall
Andre	Kepple	Rayburn
Bailey	Kimberly	Reed
Becker	Klaus	Richards
Benn	Klinker	Roberts
Boies	Knickerbocker	Rogers
Bruce	Lake	Rowley
Coakley	Langfitt	Santee
Darrah	Larson	Scott
Dean	Lee	Shaff
Dunkelberg	Lenocker	Shortess
Durbin	Lewis	Slaught
Edgington	McFarlane	Slosson
Elwood	McFerren	Smith
Epps	Mackie	Stanley
Finch	Mantz	Starzinger
Findlay	Mead	Stone
Finley	Meredith	Stuart
Flenniken	Miles	Tucker
Gilbert	Miller	Turner
Gilmore	Mooty	Ulstad
Giltner	Mowery	Walrath
Grason	Murray	Weaver
Gray	Neff	Wenstrand
Griffin	Newton	Wichman
Hall	Nichols	Wilson of Cherokee
Harrington	Nicholson	Wilson of Louisa
Helming	Nordyke	Wilson of Mahaska
Horchem	O'Donnell	Wormley
Jackson	Oertel	Mr. Speaker
Jessen		

Nays—None.

Absent or not voting—11.

Adkins	Garber	Rees
Baldwin	Hansen	Wigdahl
Crozier	Kern	Wilson of Mitchell
Erickson	Krouse	

So the House concurred in the Senate amendments.

Unanimous consent having been obtained to consider at this time, on motion of Shaff of Clinton, Senate File No. 51, a bill for an act to repeal paragraph seven (7) of section twelve hundred sixty six (1266) of the code, 1897, relating to vacancies in civil offices, with report of committee recommending passage was taken up and considered.

Mr. Shaff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—102.

Anderson of Davis	Jackson	Oertel
Anderson of Greene	Jessen	Peters
Anderson of Winnebago	Johnston of Humboldt	Price
Andre	Johnston of Lucas	Randall
Bailey	Jones	Rayburn
Baldwin	Kepple	Reed
Becker	Kern	Richards
Benn	Klaus	Roberts
Boies	Klinker	Rogers
Bruce	Knickerbocker	Rowley
Coakley	Krouse	Santee
Crozier	Lake	Scott
Darraha	Langfitt	Shaff
Dean	Larson	Shortess
Dunkelberg	Lee	Slaughter
Durbin	Lenocker	Slosson
Edgington	Lewis	Smith
Elwood	McFarlane	Stanley
Epps	McFerren	Starzinger
Finch	Mackie	Stone
Findlay	Mantz	Stuart
Finley	Mead	Tucker
Flenniken	Meredith	Turner
Garber	Miles	Ulstad
Gilbert	Miller	Walrath
Gilmore	Mooty	Weaver
Giltner	Mowery	Wenstrand
Grason	Murray	Wichman
Gray	Neff	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nichols	Wilson of Mahaska
Harrington	Nicholson	Wilson of Mitchell
Helming	Nordyke	Wormley
Horchem	O'Donnell	Mr. Speaker

Nays—None.

Absent or not voting—6.

Adkins	Hansen	Rees
Erickson	Kimberly	Wigdahl

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.

Secretary Watters presented the following messages from the Senate:

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. 95, a bill for an act to amend the law as it appears in section twenty-four hundred seven (2407), supplemental supplement to the code, 1915, relating to violation of injunction.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to the existence of an illegal combination engaged in the construction of pavements.

Also:

I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate concurrent resolution in which the concurrence of the Senate was asked:

Senate concurrent resolution relating to the printing of a manual of legislative procedure.

Also:

I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate Joint Resolution No. 6, in which the concurrence of the Senate was asked:

A joint resolution recognizing the grave crisis of the nation and expressing the attitude of this general assembly in sustaining the president and congress in protecting this neutral country and its citizens against any belligerent nation that shall infringe upon the rights of neutrals or the citizens of our nation consistent with national honor and humanity.

CONSIDERATION OF BILLS.

On request of Wilson of Mahaska, unanimous consent having been granted, House File No. 119, Calendar No. 36, was re-referred to the committee on municipal corporations.

On motion of Weaver of Polk, Calendar No. 51, House File No. 44, a bill for an act to authorize cities to establish community center districts and to provide for the establishment and erection therein of a community center house with recreation grounds adjacent and for the maintenance thereof, and to submit to the voters of such district the question of a bond issue for the establishment of such improvement, with report of committee recommending indefinite postponement and minority report recommending passage, was taken up and considered.

Weaver of Polk moved that the report of the minority be substituted for the report of the majority.

Lee of Sac moved the previous question. Motion prevailed.

Weaver of Polk and Nordyke of Keokuk demanded a roll call.

Klinker of Crawford in the chair.

On the question "Shall the report of the minority be substituted for the report of the majority?"

Ayes—79.

Anderson of Davis	Gray	Nordyke
Anderson of Greene	Harrington	O'Donnell
Anderson of Winnebago	Horchem	Peters
Andre	Jackson	Price
Baldwin	Jessen	Randall
Becker	Jones	Reed
Benn	Kepple	Roberts
Boies	Kern	Rogers
Bruce	Klaus	Rowley
Coakley	Klinker	Santee
Crozier	Knickerbocker	Shaff
Darrah	Lake	Shortess
Dean	Langfitt	Slaught
Dunkelberg	Larson	Slosson
Durbin	Lee	Smith
Edgington	McFarlane	Stanley
Elwood	Mackie	Stone
Epps	Mantz	Stuart
Finch	Meredith	Turner
Findlay	Miles	Ulstad
Finley	Miller	Weaver
Flenniken	Mooty	Wenstrand
Garber	Murray	Wichman
Gilbert	Neff	Wilson of Cherokee
Gilmore	Nichols	Wilson of Louisa
Giltner	Nicholson	Wilson of Mahaska
Grason		

Nays—19.

Bailey	Lenocker	Oertel
Griffin	Lewis	Richards
Hall	McFerren	Scott
Helming	Mead	Starzinger
Johnston of Humboldt	Mowery	Wilson of Mitchell
Johnston of Lucas	Newton	Wormley
Krouse		

Absent or not voting—10.

Adkins	Rayburn	Walrath
Erickson	Rees	Wigdahl
Hansen	Tucker	Mr. Speaker
Kimberly		

So the minority report was substituted for the report of the majority.

Starzinger of Polk moved that House File No. 44 be re-referred to the committee on municipal corporations.

Stone of Sioux moved the previous question as applied to the motion to re-refer. Motion prevailed.

Motion lost.

Starzinger of Polk offered the following amendment and moved its adoption:

Amend House File No. 44 by striking from section one (1), line two (2), the words "Fifty Thousand (50,000)" and inserting in lieu thereof the words "twenty-five hundred (2500)".

Starzinger of Polk and Griffin of Woodbury demanded a roll call.

On the question "Shall the amendment be adopted?"

Ayes—18.

Anderson of Davis	Helming	Rogers
Benn	Johnston of Lucas	Starzinger
Crozier	Krouse	Tucker
Garber	Mowery	Ulstad
Griffin	Oertel	Walrath
Hall	Richards	Wilson of Mitchell

Nays—82.

Anderson of Greene	Jessen	Nordyke
Anderson of Winnebago	Johnston of Humboldt	O'Donnell
Andre	Jones	Peters
Bailey	Kepple	Price
Baldwin	Kern	Randall
Becker	Klaus	Rayburn
Boies	Klinker	Reed
Bruce	Knickerbocker	Roberts
Coakley	Lake	Rowley
Darrah	Langfitt	Santee
Dean	Larson	Scott
Dunkelberg	Lee	Shaff
Durbin	Lenocker	Shortess
Edgington	Lewis	Slaught
Elwood	McFarlane	Slosson
Epps	McFerren	Smith
Finch	Mackie	Stanley
Findlay	Mantz	Stone
Finley	Meredith	Stuart
Flenniken	Miles	Turner
Gilbert	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Murray	Wichman
Grason	Neff	Wilson of Cherokee
Gray	Newton	Wilson of Louisa
Harrington	Nichols	Wilson of Mahaska
Horchem	Nicholson	Wormley
Jackson		

Absent or not voting—8.

Adkins	Kimberly	Wigdahl
Erickson	Mead	Mr. Speaker
Hansen	Rees	

Amendment lost.

Starzinger of Polk offered the following amendment and moved its adoption:

Amend House File No. 44 by striking from line one (1), section three (3), the word "Fifteen" and inserting in lieu thereof the word "Thirty".

Rayburn of Poweshiek moved the previous question as applied to the adoption of the amendment. Motion prevailed.

Starzinger of Polk and Rayburn of Poweshiek demanded a roll call.

On the question "Shall the amendment be adopted?"

Ayes—39.

Anderson of Davis	Kern	Rayburn
Bailey	Kimberly	Reed
Benn	Krouse	Richards
Boies	Lake	Roberts
Coakley	Lenocker	Rogers
Edgington	Lewis	Rowley
Finch	McFerren	Scott
Garber	Mead	Starzinger
Griffin	Meredith	Tucker
Hall	Newton	Ulstad
Helming	O'Donnell	Walrath
Johnston of Humboldt	Oertel	Wilson of Mitchell
Johnston of Lucas	Peters	Wormley

Nays—62.

Anderson of Greene	Harrington	Nichols
Anderson of Winnebago	Horchem	Nicholson
Andre	Jackson	Nordyke
Baldwin	Jessen	Price
Becker	Jones	Randall
Bruce	Kepple	Santee
Crozier	Klaus	Shaff
Darrah	Klinker	Shortess
Dean	Knickerbocker	Slaught
Dunkelberg	Langfitt	Slosser
Durbin	Larson	Smith
Elwood	Lee	Stanley
Epps	McFarlane	Stone
Findlay	Mackie	Stuart
Finley	Mantz	Turner
Flenniken	Miles	Weaver
Gilbert	Miller	Wenstrand
Gilmore	Mooty	Wichman
Giltner	Mowery	Wilson of Cherokee
Grason	Murray	Wilson of Louisa
Gray	Neff	

Absent or not voting—7.

Adkins	Rees	Wilson of Mahaska
Erickson	Wigdahl	Mr. Speaker
Hansen		

So the amendment was lost.

Wilson of Mitchell offered the following amendment and moved its adoption:

Amend House File No. 44 as follows:

By striking from line one (1), section three (3), the word "electors" and substituting in lieu thereof the words "resident free holders".

McFarlane of Black Hawk moved the previous question as applied to the amendment and the main question. Motion prevailed.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

Ayes—83.

Anderson of Davis	Horchem	Nordyke
Anderson of Greene	Jackson	O'Donnell
Anderson of Winnebago	Jessen	Peters
Andre	Jones	Price
Baldwin	Kepple	Randall
Becker	Kern	Rayburn
Benn	Kimberly	Reed
Boies	Klaus	Roberts
Bruce	Klinker	Rogers
Coakley	Knickerbocker	Rowley
Crozier	Krouse	Santee
Darraha	Lake	Shaff
Dean	Langfitt	Shortess
Dunkelberg	Larson	Slaught
Durbin	Lee	Slosson
Elwood	McFarlane	Smith
Epps	Mackie	Stanley
Finch	Mantz	Stone
Findlay	Mead	Stuart
Finley	Meredith	Tucker
Flenniken	Miles	Turner
Garber	Miller	Ulstad
Gilbert	Mooty	Weaver
Gilmore	Murray	Wenstrand
Giltner	Neff	Wichman
Grason	Nichols	Wilson of Cherokee
Gray	Nicholson	Wilson of Louisa
Harrington		Wormley

Nays—10.

Bailey	McFerren	Oertel
Griffin	Mowery	Scott
Lenocker	Newton	Starzinger
Lewis		

Absent or not voting—15.

Adkins	Helming	Walrath
Edgington	Johnston of Humboldt	Wigdahl
Erickson	Johnston of Lucas	Wilson of Mahaska
Hall	Rees	Wilson of Mitchell
Hansen	Richards	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 COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House File No. 72, a bill for an act fixing the period for which certain cities may issue bonds.

ALFRED WENSTRAND, *Chairman.*

Adopted.

On motion of Elwood of Howard, House adjourned until 9:00 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 9, 1917.

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

Prayer was offered by the Rev. J. C. Curry, pastor of the Baptist Church, Grundy Center, Iowa.

Journal of February 8th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Wichman of Hancock presented petition of citizens of Hancock county relative to suffrage.

Referred to committee on constitutional amendments.

McFerren of Hamilton presented petition of citizens of Hamilton county relative to suffrage.

Referred to committee on constitutional amendments.

Price of Dickinson presented petition of citizens of Dickinson county relative to the practice of chiropractic.

Referred to committee on public health.

Baldwin of Johnson presented petition of citizens of Johnson county relative to the practice of chiropractic.

Referred to committee on public health.

Shortess of Tama presented petition of citizens of Tama county relative to suffrage.

Referred to committee on constitutional amendments.

Mead of Butler presented petition of citizens of Butler county relative to suffrage.

Referred to committee on constitutional amendments.

Jones of Cerro Gordo presented petition of citizens of Cerro Gordo county relative to suffrage.

Referred to committee on constitutional amendments.

Wenstrand of Page presented petition of citizens of Page county relative to suffrage.

Referred to committee on constitutional amendments.

Klinker of Crawford presented petition of citizens of Crawford county relative to the practice of chiropractic.

Referred to committee on public health.

Jackson of Cedar presented petition of citizens of Cedar county relative to suffrage.

Referred to committee on constitutional amendments.

Kepple of Chickasaw presented petition of citizens of Chickasaw county in support of the anti-discrimination insurance law.

Referred to committee on insurance.

Knickerbocker of Linn presented petition of citizens of Linn county relative to suffrage.

Referred to committee on constitutional amendments.

Lee of Sac presented petition of citizens of Sac county relative to suffrage.

Referred to committee on constitutional amendments.

Nichols of Hardin presented petition of citizens of Hardin county relative to the practice of chiropractic.

Referred to committee on public health.

Wormley of Plymouth presented petition of citizens of Plymouth county relating to the repeal of the present fire insurance rating law.

Referred to committee on insurance.

Krouse of Wayne presented petition of citizens of Wayne county relative to suffrage.

Referred to committee on constitutional amendments.

Rowley of Van Buren presented petition of citizens of Van Buren county favoring county uniformity of text books.

Referred to committee on schools and text books.

Shaff of Clinton presented petition of citizens of Clinton county relative to suffrage.

Referred to committee on constitutional amendments.

LEAVE OF ABSENCE.

On request of Gilmore of Clay leave of absence was granted Gray of Calhoun indefinitely.

On request of Neff of Pottawattamie, leave of absence was granted Murray of Buena Vista until Saturday.

On request of Klaus of Delaware, leave of absence was granted Kern of Warren until Saturday.

On request of Jones of Cerro Gordo leave of absence was granted Gilbert of Marshall until Monday.

On request of Wilson of Mitchell leave of absence was granted Stuart of Emmet until Saturday.

On request of Tucker of Clinton leave of absence was granted Hansen of Scott until Saturday.

On request of Randall of Linn leave of absence was granted Stone of Sioux until Saturday.

On request of Mr. Speaker, leave of absence was granted Kern of Warren until Saturday.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 154, a bill for an act to amend the law as it appears in section two thousand nine hundred five (2905) of the code, relating to the conditional sale or lease of 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 do pass.

RUBE MCFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 104, a bill for an act to amend the law as it appears in section four hundred (400) of the supplement code of 1913, relating to the removal of county seats and county records, beg leave to report they 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:

By striking out the word "twelve" in line five (5), section one (1), and inserting in lieu thereof the word "eleven", also by striking from line two (2), section one (1), the following: "of the Supplement Code of 1913", and inserting in lieu thereof "Supplement to the Code, 1913,"

Also by striking out section 2 of said bill.

Also by striking out of line two of the title the words "of the Supplement Code of 1913," and inserting in lieu thereof "Supplement to the Code, 1913,"; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 25, a bill for an act to repeal section nine hundred thirty-two-a (932-a) of the supplement to the code, 1913, and to enact a substitute therefor, relating to firemen's pension fund and levy of 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 be amended as follows:

By striking out all after the enacting clause and substituting the following:

SECTION 1. That section nine hundred thirty-two-a (932-a), Supplement to the Code, 1913, be and is hereby amended by striking from line six the words "half of a"; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 105, a bill for an act to amend the law as it appears in sections four hundred (400) and four hundred two (402) of the supplement Code of 1913, relating to the removal of county seats and county records, beg leave to report they 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:

By striking out the words "of the Supplement Code of 1913" where the same appears in lines one and two of section one and substituting in lieu thereof "Supplement to the Code, 1913,":

Also by striking out the words "of the Supplement Code of 1913" where the same appears in the second line of section two and inserting in lieu thereof "Supplement to the code, 1913,".

Also by striking out all of section 3; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Wormley of Plymouth, from the committee on elections, submitted the following report:

MR. SPEAKER—Your committee on elections, to whom was referred House File No. 98, a bill for an act to amend section ten hundred and ninety (1090) of the supplement to the code, 1913, relating to the formation of election precincts, beg leave to report they 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:

By striking the word "and" from the first line thereof, and by striking the words "of the" preceding the word "supplement" in the second line thereof, and that when so amended the bill be reported back to the House with the recommendation that the same do pass.

J. M. WORMLEY, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on elections, to whom was referred House File No. 7, a bill for an act to amend the law as it appears in section ten hundred seventy-six (1076) of the supplement to the code, 1913, relating to the registration of voters in cities, beg leave to report they 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:

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

"SECTION 1. That section ten hundred and seventy-six (1076) supplemental supplement to the code, 1915, be and the same is hereby amended by striking out of line two (2) thereof the words "thirty-five hundred" and inserting in lieu thereof the words "six thousand" and by striking all of said section following the period in line thirty (30) thereof.

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 and the Des Moines Capital, newspapers published in Des Moines, Iowa," and when so amended that the bill be reported back to the House with the recommendation that the same do pass.

J. M. WORMLEY, *Chairman*.

Ordered passed on file.

INTRODUCTION OF BILLS.

By Elwood of Howard, House File No. 274, a bill for an act to legalize the defective platting of town and city lots, which plats were made prior to the year 1895, and have been of record twenty years or more, and declaring the ownership of premises to have been in proprietors thereof, and giving claimants six months in which to commence action, and barring claims thereafter.

Read first and second time and referred to committee on judiciary.

By Mantz of Audubon, House File No. 275, a bill for an act to legalize certain proceedings of the mayor and city council of the city of Audubon, Iowa.

Read first and second time and referred to committee on judiciary.

By McFerren of Hamilton, House File No. 276, a bill for an act to authorize the executive council to sell certain lands belonging to the state.

Read first and second time and referred to committee on public lands and buildings.

By Griffin of Woodbury, House File No. 277, a bill for an act to amend section nineteen hundred eighty-nine-a12 (1989-a12) of the supplemental supplement to the code, 1915, relating to the assessment of costs and damages in drainage districts and the apportionment of the same, and providing for a refund of moneys paid by reason of such assessment when a new drainage district is established in such manner as to sever the land so assessed from the first district established.

Read first and second time and referred to committee on drainage.

By Griffin of Woodbury, House File No. 278, a bill for an act to amend section sixteen hundred seventeen (1617) of the code, relating to the dissolution of corporations and the giving notice of such dissolutions.

Read first and second time and referred to committee on judiciary.

By Griffin of Woodbury, House File No. 279, a bill for an act to amend section twenty-seven hundred forty-nine (2749) of the code relative to the submission to voters of independent school districts of propositions proposed at the request of voters of such independent districts, and to provide for the number required to join in such request to the board for the submission of propositions in independent school districts containing a population of more than sixty thousand (60,000) people.

Read first and second time and referred to committee on schools and text-books.

By Rayburn of Poweshiek, House File No. 280, a bill for an act to declare the depositing or storing of inflammable junk within the fire limits of cities a public nuisance, and to provide for the abatement and punishment thereof.

Read first and second time and referred to committee on municipal corporations.

By committee on banks and banking, House File No. 281, a bill for an act establishing a state banking department and providing for the appointment and removal, salary and expenses of a superintendent of banking; for the appointment and removal, salary and expenses of examiners and clerks in said department; providing quarters, furniture and supplies for such department; and relieving the auditor of state of all duties in connection with the management of the banking department of the state.

Read first and second time and passed on file.

CONCURRENT RESOLUTION.

Findlay of Webster offered the following concurrent resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Be It Resolved by the House, the Senate concurring:

That, Whereas, H. H. Baldwin, one of the doorkeepers of the Senate, has been suddenly summoned from our midst by death, and

Whereas, the deceased was an honored member of the Grand Army of the Republic and a valiant soldier of the Union.

Be It Resolved, As a mark of respect to the deceased and his family, that the speaker of the House is authorized to appoint two persons from among the doorkeepers of the House, and the president of the Senate two persons from among the doorkeepers of the Senate, who shall attend his funeral services.

Be It Further Resolved, That the sergeant-at-arms of the House and the sergeant-at-arms of the Senate be authorized and directed to take such steps as may be necessary for carrying out the provisions of this resolution, and that the necessary expense in connection therewith be paid out of the contingent fund of the state.

Be It Further Resolved, That the chief clerk of the House and the secretary of the Senate transmit a copy of this resolution to the family of the deceased.

Motion prevailed and the resolution was adopted.

RESOLUTION.

Giltner of Monroe offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, Honorable Robert Bruce Arnold, a member of the House of Representatives of the twenty-seventh general assembly of Iowa died in Monroe county, Iowa, on the fifteenth day of October, 1916;

*Be It Resolved by the House of Representatives of the Thirty-seventh
General Assembly of Iowa:*

That a committee of three be appointed by the chair to draft and present to this House, suitable resolutions commemorative of his life, character and services to the state.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Giltner of Monroe, Klaus of Delaware and Crozier of Marion.

SENATE MESSAGE CONSIDERED.

Senate File No. 95, a bill for an act to amend the law as it appears in section twenty-four hundred seven (2407), supplemental supplement to the code, 1915, relating to violation of injunction.

Read first and second time and referred to committee on judiciary.

HOUSE BILL WITHDRAWN.

Upon request of Giltner of Monroe, unanimous consent having been granted, House File No. 27 was withdrawn from the committee on elections and from the further consideration of the House.

CONSIDERATION OF BILLS.

On motion of Benn of Washington, Calendar No. 52, House File No. 122, a bill for an act to amend the law as it appears in section twenty-five hundred and thirty-eight-r (2538-r), supplement to the code, 1913, relative to increasing the membership of commission of animal health, with report of committee recommending passage and minority report recommending indefinite postponement, was taken up and considered.

Lee of Sac moved that the report of the minority be substituted for the report of the majority.

Starzinger of Polk moved the previous question as applied to the motion to substitute. Motion prevailed.

Gray of Calhoun and Nordyke of Keokuk demanded a roll call.

On the question "Shall the report of the minority be substituted for the report of the majority?"

Ayes—73.

Akdins	Gray	Newton
Anderson of Davis	Griffin	Nichols
Anderson of Greene	Hall	Nicholson
Anderson of Winnebago	Harrington	O'Donnell
Andre	Horchem	Oertel
Bailey	Jackson	Price
Becker	Jessen	Randall
Bruce	Johnston of Lucas	Rayburn
Coakley	Jones	Roberts
Crozier	Kepple	Rogers
Darrah	Klaus	Santee
Dean	Klinker	Scott
Dunkelberg	Knickerbrocker	Shortess
Durbin	Lake	Slosson
Edgington	Larson	Stanley
Elwood	Lee	Starzinger
Epps	Lenocker	Ulstad
Erickson	McFarlane	Walrath
Finch	McFerren	Weaver
Findlay	Mackie	Wenstrand
Finley	Mantz	Wichman
Flenniken	Mead	Wigdahl
Gilmore	Mooty	Wilson of Cherokee
Giltner	Neff	Wilson of Mahaska
Giason		

Nays—22.

Baldwin	Meredith	Shaff
Benn	Miles	Tucker
Boies	Mowery	Turner
Garber	Nordyke	Wilson of Louisa
Helming	Peters	Wilson of Mitchell
Krouse	Richards	Wormley
Langfitt	Rowley	Mr. Speaker
Lewis		

Absent or not voting—13.

Gilbert	Miller	Slaught
Hansen	Murray	Smith
Johnston of Humboldt	Keed	Stone
Kern	Rees	Stuart
Kimberly		

So the report of the minority was substituted for the report of the majority.

Lee of Sac moved that the report of the minority be adopted. Motion prevailed. The report of the minority was adopted and House File No. 122 was indefinitely postponed.

On motion of Weaver of Polk, Calendar No. 53, House File No. 135, a bill for an act to amend the law as it appears in section three thousand one hundred forty-five (3145), code of 1897, relating to solemnizing marriages, and to provide for the solemnization thereof, by a judge of the municipal court, with report of com-

mittee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—88.

Adkins	Harrington	Oertel
Anderson of Davis	Helming	Peters
Anderson of Greene	Horchem	Price
Anderson of Winnebago	Jackson	Randall
Andre	Jessen	Rayburn
Bailey	Johnston of Lucas	Reed
Baldwin	Jones	Richards
Becker	Kepple	Roberts
Benn	Klaus	Rogers
Boies	Klinker	Rowley
Bruce	Knickerbocker	Santee
Coakley	Lake	Scott
Crozier	Langfitt	Shaff
Darrah	Larson	Shortess
Dean	Lee	Slaught
Dunkelberg	Lewis	Stanley
Durbin	McFarlane	Starzinger
Edgington	McFerren	Tucker
Elwood	Mackie	Turner
Epps	Mantz	Ulstad
Erickson	Mead	Walrath
Finch	Meredith	Weaver
Findlay	Miles	Wenstrand
Finley	Mooty	Wichman
Gilmore	Neff	Wigdahl
Giltner	Newton	Wilson of Cherokee
Grason	Nicholson	Wilson of Louisa
Gray	Nordyke	Wilson of Mahaska
Griffin	O'Donnell	Mr. Speaker
Hall		

Nays—4.

Garber	Lenocker	Mowery
Krouse		

Absent or not voting—16.

Flenniken	Miller	Smith
Gilbert	Murray	Stone
Hansen	Nichols	Stuart
Johnston of Humboldt	Rees	Wilson of Mitchell
Kern	Slosson	Wormley
Kimberly		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Rayburn of Poweshiek, Calendar No. 54, House File No. 142, a bill for an act to amend section three hundred fifty-four (354), supplement to the code, 1913, relating to compensation of jurors in courts of record, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Rayburn moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—90.

Adkins	Jackson	O'Donnell
Anderson of Davis	Jessen	Peters
Anderson of Greene	Johnston of Humboldt	Price
Anderson of Winnebago	Johnston of Lucas	Randall
Bailey	Jones	Rayburn
Baldwin	Kepple	Reed
Becker	Kimberly	Richards
Benn	Klaus	Roberts
Boies	Klinker	Rogers
Bruce	Knickerbocker	Rowley
Coakley	Krouse	Santee
Crozier	Lake	Shaff
Darra	Larson	Shortess
Dean	Lee	Slaughter
Dunkelberg	Lenocker	Stanley
Edgington	Lewis	Starzinger
Elwood	McFarlane	Tucker
Epps	McFerren	Turner
Erickson	Mackie	Ulstad
Finch	Mantz	Walrath
Findlay	Mead	Weaver
Flenniken	Meredith	Wenstrand
Gilmore	Miles	Wichman
Giltner	Mooty	Wigdahl
Grason	Mowery	Wilson of Cherokee
Griffin	Neff	Wilson of Louisa
Hall	Newton	Wilson of Mitchell
Harrington	Nichols	Wilson of Mahaska
Helming	Nicholson	Wormley
Horchem	Nordyke	Mr. Speaker

Nays—9.

Andre	Garber	Oertel
Durbin	Gray	Scott
Finley	Langfitt	Slosson

Absent or not voting—9.

Gilbert	Miller	Smith
Hansen	Murray	Stone
Kern	Rees	Stuart

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Horchem of Dubuque, unanimous consent having been granted, Calendar No. 55, House File No. 215, was re-referred to the committee on municipal corporations.

On motion of Harrington of Kossuth, Calendar No. 56, House File No. 222, a bill for an act to amend section thirty-five hundred twenty-one (3521) of the code, relating to the proof of service of notices in certain cases, and providing for the amendment and correction of the same, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Harrington moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Adkins	Horchem	O'Donnell
Anderson of Davis	Jackson	Peters
Anderson of Greene	Jessen	Price
Anderson of Winnebago	Johnston of Humboldt	Randall
Andre	Johnston of Lucas	Rayburn
Bailey	Jones	Reed
Baldwin	Kepple	Richards
Becker	Kimberly	Roberts
Benn	Klaus	Rogers
Boies	Klinker	Santee
Bruce	Krouse	Scott
Coakley	Knickerbocker	Shaff
Crozier	Lake	Shortess
Dean	Langfitt	Slaught
Dunkelberg	Larson	Slosson
Durbin	Lee	Stanley
Edgington	Lenocker	Starzinger
Elwood	Lewis	Tucker
Erickson	McFarlane	Turner
Finch	Mackie	Ulstad
Findlay	Mantz	Walrath
Finley	Mead	Weaver
Flenniken	Meredith	Wenstrand
Garber	Miles	Wichman
Gilmore	Mooty	Wigdahl
Grason	Mowery	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Newton	Wilson of Mitchell
Hall	Nichols	Wormley
Harrington	Nicholson	Mr. Speaker
Helming	Nordyke	

Nays—4.

Epps
Giltner

Oertel

Wilson of Mahaska

Absent or not voting—12.

Darrah
Gilbert
Hansen
Kern

McFerren
Miller
Murray
Rees

Rowley
Smith
Stone
Stuart

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Upon request of Klinker of Crawford, unanimous consent having been granted, action was deferred on Calendar No. 57, House File No. 255, and same was placed at the foot of the calendar.

On request of Elwood of Howard, unanimous consent having been granted, action was deferred on Calendar No. 59, House File No. 117, and same was placed at the foot of the calendar.

HOUSE BILL WITHDRAWN.

On request of Rayburn of Poweshiek, unanimous consent having been granted, House File No. 193 was withdrawn from the further consideration of the House.

CONSIDERATION OF BILLS.

On motion of Tucker of Clinton, Calendar No. 60, House File No. 5, a bill for an act to repeal section fifty-three hundred thirty-seven (5337) of the code, and to enact a substitute in lieu thereof, with report of committee recommending indefinite postponement and minority report recommending passage was taken up and considered.

Tucker of Clinton moved that the report of the minority be substituted for the report of the majority.

Shortess of Tama in the chair.

Klinker of Crawford moved the previous question as applied to the motion to substitute the report of the minority for the report of the majority. Motion prevailed.

Klinker of Crawford and Jones of Cerro Gordo demanded a roll call.

On the question "Shall the report of the minority be substituted for the report of the majority?"

Ayes—38.

Anderson of Davis	Horchem	Richards
Anderson of Greene	Jessen	Roberts
Bailey	Johnston of Lucas	Rogers
Baldwin	Lake	Santee
Becker	Larson	Shaff
Benn	Lee	Slaughter
Coakley	Mackie	Starzinger
Crozier	Mantz	Tucker
Dunkelberg	Meredith	Turner
Edgington	Miles	Weaver
Flenniken	Neff	Wigdahl
Grason	O'Donnell	Wilson of Mitchell
Helming	Randall	

Nays—57.

Adkins	Jackson	Nordyke
Anderson of Winnebago	Johnston of Humboldt	Oertel
Andre	Jones	Peters
Boies	Kepple	Price
Bruce	Klaus	Rayburn
Dean	Klinker	Rowley
Durbin	Knickerbocker	Scott
Elwood	Krouse	Shortess
Epps	Langfitt	Slosson
Erickson	Lenocker	Smith
Findlay	Lewis	Stanley
Finley	McFarlane	Ulstad
Garber	McFerren	Walrath
Gilmore	Meal	Wenstrand
Giltner	Mooty	Wichman
Gray	Mowery	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nichols	Wilson of Mahaska
Harrington	Nicholson	Wormley

Absent or not voting—13.

Darrah	Kimberly	Rees
Finch	Miller	Stone
Gilbert	Murray	Stuart
Hansen	Reed	Mr. Speaker
Kern		

So the House refused to substitute the report of the minority for the report of the majority.

Moved by McFerren of Hamilton that the report of the committee be adopted. Motion prevailed.

The report was adopted and House File No. 5 was indefinitely postponed.

Moved by O'Donnell of Dubuque that Calendar No. 61, House File No. 90, be made a special order for Tuesday, February 13th, at 10:30 a. m. Motion prevailed.

On motion of Mantz of Audubon, Calendar No. 62, House File No. 212, a bill for an act to repeal section four thousand eight hundred and ninety (4890) of the code, and to enact a substitute therefor relating to compounding offenses, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Mantz moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Horchem	O'Donnell
Anderson of Davis	Jackson	Peters
Anderson of Greene	Johnston of Humboldt	Price
Anderson of Winnebago	Johnston of Lucas	Randall
Bailey	Jones	Rayburn
Baldwin	Kepple	Reed
Becker	Kimberly	Richards
Boies	Klinker	Rogers
Bruce	Knickerbocker	Rowley
Coakley	Krouse	Santee
Crozier	Lake	Scott
Darrah	Langfitt	Shaff
Dean	Larson	Shortess
Dunkelberg	Lee	Slaught
Durbin	Lenocker	Slosson
Edgington	Lewis	Smith
Elwood	McFarlane	Stanley
Epps	McFerren	Starzinger
Erickson	Mackie	Tucker
Finch	Mantz	Turner
Findlay	Meredith	Ulstad
Finley	Miles	Walrath
Flenniken	Mooty	Weaver
Garber	Mowery	Wenstrand
Gilmore	Neff	Wichman
Giltner	Newton	Wigdahl
Grason	Nichols	Wilson of Cherokee
Hall	Nicholson	Wilson of Louisa
Helming	Nordyke	Wilson of Mahaska

Nays—6.

Andre	Gray	Oertel
Benn	Jessen	Wilson of Mitchell

Absent or not voting—15.

Gilbert	Klaus	Roberts
Griffin	Mead	Stone
Hansen	Miller	Stuart
Harrington	Murray	Wormley
Kern	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Moved by Anderson of Davis that Calendar No. 63, House File No. 113, be made a special order for Thursday, February 15th, at 10:30 a. m. Motion prevailed.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 41, a bill for an act to amend section 592 of the supplement to the code of Iowa (1913), relating to compensation of assessors.

Also:

I am directed to inform your honorable body that the Senate has concurred in the following resolution in which the concurrence of the Senate was asked:

House concurrent resolution relative to appointment of doorkeepers to attend the funeral of H. H. Baldwin.

Also:

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. 182, a bill for an act to repeal the second paragraph of section eight hundred fifty-c (850-c) of the supplement to the code, 1913, being the paragraph of said section embraced within parenthesis and being the enactment made by chapter eighty-nine (89) of the acts of the 34th general assembly relating to a tax levy for park improvement purposes, and to enact a substitute therefor.

Also:

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. 107, a bill for an act to punish the fraudulent making delivering or uttering of checks, drafts or written orders upon any bank, person or corporation without sufficient funds to meet or pay the same and defining what shall be material and competent evidence in the prosecution therefor.

SENATE MESSAGES CONSIDERED.

Senate File No. 41, a bill for an act to amend section 592 of the supplement to the code of Iowa (1913) relating to compensation of assessors.

Read first and second time and referred to committee on compensation of public officers.

Senate File No. 107, a bill for an act to punish the fraudulent making, delivering or uttering of checks, drafts or written orders upon any bank, person or corporation without sufficient funds to meet or pay the same and defining what shall be material and competent evidence in the prosecution therefor.

Read first and second time and referred to committee on judiciary.

Senate File No. 182, a bill for an act to repeal the second paragraph of section eight hundred fifty-c (850-c) of the supplement to the code, 1913, being the paragraph of said section embraced within parenthesis and being the enactment made by chapter eighty-nine (89) of the acts of the 34th general assembly relating to a tax levy for park improvement purposes, and to enact a substitute therefor.

Read first and second time and referred to committee on ways and means.

On motion of McFarlane of Black Hawk, House adjourned until 10:00 a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 10, 1917.

House met pursuant to adjournment, Speaker Pitt in the chair.
Prayer was offered by the Rev. O. B. Chassell, Mount Vernon,
Iowa.

Journal of February 9th corrected and approved.

CONCURRENT RESOLUTION.

Newton of Cass offered the following concurrent resolution, asked
unanimous consent for its immediate consideration and moved its
adoption.

Resolved by the House, the Senate concurring: That a joint session of
the House and Senate of the thirty-seventh general assembly be held at
11:00 o'clock a. m., today, Saturday, February 10th, to receive a message
from the Governor of Iowa.

Motion prevailed and House concurrent resolution was adopted

LEAVE OF ABSENCE.

On request of O'Donnell of Dubuque, leave of absence was
granted Baldwin of Johnson until Monday.

On request of Horehem of Dubuque, leave of absence was granted
Krouse of Wayne until Monday.

On request of Anderson of Davis, leave of absence was granted
Rogers of Carroll until Monday.

On request of Bailey of Shelby leave of absence was granted
Rayburn of Poweshiek until Tuesday.

On request of Miller of Boone, leave of absence was granted
Wilson of Mahaska until Monday.

On request of Shortess of Tama, leave of absence was granted
Randall of Linn until Monday.

On request of Mackie of Benton, leave of absence was granted
Flenniken of Jones indefinitely.

On request of Stanley of Adams, leave of absence was granted Darrah of Franklin until Monday.

On request of Klinker of Crawford, leave of absence was granted Harrington of Kossuth until Tuesday.

On request of Elwood of Howard, leave of absence was granted McFarlane of Black Hawk until Monday.

On request of Giltner of Monroe, leave of absence was granted Klaus of Delaware and Kern of Warren until Monday.

On request of Stanley of Adams, leave of absence was granted Coakley of Union until Monday.

On request of Oertel of Lee, leave of absence was granted Wilson of Louisa until Tuesday.

On request of Tucker of Clinton, leave of absence was granted Shaff of Clinton until Tuesday.

On request of Erickson of Lyon, leave of absence was granted Bruce of Pocahontas indefinitely on account of sickness.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Newton of Cass presented petition of citizens of Cass county relative to the practice of chiropractic.

Referred to committee on public health.

Walrath of Fayette presented petition of citizens of Fayette county relative to suffrage.

Referred to committee on constitutional amendments.

Peters of Dallas presented petition of citizens of Dallas county relative to suffrage.

Referred to committee on constitutional amendments.

Adkins of O'Brien presented petition of citizens of O'Brien county relative to suffrage.

Referred to committee on constitutional amendments.

Randall of Linn presented petition of citizens of Linn county relative to suffrage.

Referred to committee on constitutional amendments.

Giltner of Monroe presented petitions from the mayor and officers of the following cities, requesting that the requirement for registration of voters be raised to 10,000: Ames, Fairfield, Grinnell and Webster City.

Referred to committee on elections.

O'Donnell of Dubuque presented petition of citizens of Dubuque county relative to the practice of chiropractic.

Referred to committee on public health.

Benn of Washington presented petition of citizens of Washington county relative to suffrage.

Referred to committee on constitutional amendments.

Lewis of Clarke presented petition of citizens of Clarke county relative to suffrage.

Referred to committee on constitutional amendments.

Tucker of Clinton presented petition of citizens of Clinton county relative to suffrage.

Referred to committee on constitutional amendments.

Miles of Jackson presented petition of citizens of Jackson county relative to repealing the anti-discrimination law.

Referred to committee on insurance.

Miles of Jackson presented petition of citizens of Jackson county relative to the practice of chiropractic.

Referred to committee on public health.

Larson of Montgomery presented petition of citizens of Montgomery county relative to repealing the anti-discrimination law.

Referred to committee on insurance.

Garber of Decatur presented petition of citizens of Decatur county relative to suffrage.

Referred to committee on constitutional amendments.

Jonhston of Lucas presented petition of citizens of Lucas county relative to the practice of chiropractic.

Referred to committee on public health.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 135, a bill for an act to amend section fifteen hundred seventy (1570) of the code supplement, 1913, providing for the trimming of hedges along public highways.

Also:

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. 125, a bill for an act to legalize certain warrants of the city of Ida Grove, Iowa, and to legalize the assessment of the cost of paving street intersections by payment of the same out of the improvement fund of said city.

Also:

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. 169, a bill for an act legalizing certain warrants, certain resolutions declaring indebtedness and the certificates based thereon, and certain outstanding indebtedness evidenced by neither warrants, resolutions nor certificates, of the city of Belle Plaine, Iowa; legalizing the acts of the corporate authorities of the city of Belle Plaine, Iowa, in contracting said indebtedness and issuing warrants, resolutions and certificates evidencing the same and declaring said obligations valid and binding upon said city.

Also:

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. 15, a bill for an act to amend section ten hundred fifty-six-b-4 (1056-b-4) supplemental supplement to the code, 1915, relating to the form of petitions in the nomination of councilmen under city manager plan.

Also:

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. 109, a bill for an act entitled an act to legalize that certain special election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Gas and Electric Company the franchise and right to construct and maintain apparatus for the transmission of gas and apparatus for the transmission of electricity in, along and through the streets and public places of said city.

Also:

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. 76, a bill for an act to amend section 1921 of the code of 1897 relating to mill dams and races.

Also:

I am directed to inform your honorable body that the Senate has concurred in the following resolution in which the concurrence of the Senate was asked:

House concurrent resolution ordering a thousand copies of the concurrent resolution of the House and Senate, directing an investigation of causes of the present high price of bituminous coal.

Also:

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. 6, a bill for an act to repeal sections ten hundred eighty-seven-a-thirty-six (1087-a-36), ten hundred eighty-seven-a-thirty-seven (1087-a-37), ten hundred eighty-seven-a-thirty-eight (1087-a-38), ten hundred eighty-seven-a-thirty-nine (1087-a-39), ten hundred eighty-seven-a-forty (1087-a-40), ten hundred eighty-seven-a-forty-one (1087-a-41), ten hundred eighty-seven-a-forty-two (1087-a-42), ten hundred eighty-seven-a-forty-three (1087-a-43), ten hundred eighty-seven-a-forty-four (1087-a-44), ten hundred eighty-seven-a-forty-five (1087-a-45), ten hundred eighty-seven-a-forty-six (1087-a-46), ten hundred eighty-seven-a-forty-seven (1087-a-47), of the supplement to the code, 1913, relating to primary elections.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred substitute for Senate File No. 29, a bill for an act providing for the confirmation of the title of lot thirty-five (35), block four (4), in the town of Camanche, Clinton county, Iowa, in Frank Kuchel and for the relinquishment of any claim that the state of Iowa may have 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 36, a bill for an act to provide for the liability of tenants in common in possession to their co-tenants out of possession, beg leave

to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 171, a bill for an act to amend the statutes with respect to proceedings in municipal courts, etc., beg leave to report they 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:

By striking out section 7 of said bill; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 134, a bill for an act to amend the laws of Iowa as they appear in title twenty-one (21), chapter three (3), of the code of 1897, relating to actions for the forcible entry and detention of real 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 amended as follows:

That all following the enacting clause be stricken out and the following be inserted in lieu thereof:

SECTION 1. That section four thousand two hundred eleven (4211) of the code, be and the same is hereby repealed and the following enacted in lieu thereof:

The district, municipal and superior courts within the county, and justices of the peace within the township where the subject matter of the action is situated, shall have concurrent jurisdiction of actions for the forcible entry or detention of real property, and the court first acquiring jurisdiction of an action therefor shall retain the same until judgment, unless it is transferred as hereinafter provided. By agreement of the parties, it may be transferred from a justice's court to a municipal, superior or the district court, or from a superior or a municipal to the district court, and all such actions in which judgment is rendered in a justice's court may be appealed to the district or superior court, as provided by law.

SECTION 2. That section four thousand two hundred twelve (4212), of the code, be and the same is hereby repealed and the following enacted in lieu thereof:

The action must be by petition, which must be sworn to, and when brought before a justice of the peace, and there is none present or qualified to act in the township where the subject thereof is situated, it may be brought in any adjoining township in the county. In any such action

a change of place of trial may be had as in other cases. When brought in municipal court or before a justice of the peace the petition must be on file at the time the defendant is required to appear by the notice.

SECTION 3. That section four thousand two hundred fourteen (4214), of the code, be and the same is hereby repealed and the following is enacted in lieu thereof:

The time for appearance and pleading if in justice's court or municipal court, must be not less than two or more than six days from the time of completed service of the notice. If in district or superior court, the same time as is required in ordinary actions.

SECTION 4. That section four thousand two hundred sixteen (4216), of the code, be and the same is hereby repealed and the following is enacted in lieu thereof:

The question of title can only be investigated in the district court, and can be pleaded in a municipal court or a justice's court only as provided in sub-section three of section forty-two hundred and eight of this chapter. When so put in issue in a justice's court or municipal court, the justice or the judge of the municipal court shall forthwith, without further proceedings, certify the cause and the papers with a transcript of his docket, showing the reason of such transfer to the district court, where the same shall be tried on the merits. Such cause shall not be dismissed because of error in transferring the same. When title is put in issue, the cause shall be tried by equitable proceedings. The appearance term shall be the trial term, and no continuance shall be granted for the purpose of taking the testimony in writing. Nothing herein contained shall prevent a party from suing for trespass or from testing the right of property in any other manner.

Also strike out the title of said bill and insert in lieu thereof the following:

To repeal section four thousand two hundred eleven (4211), section four thousand two hundred twelve (4212), section four thousand two hundred fourteen (4214), section four thousand two hundred sixteen (4216), of the code, and to enact substitutes in lieu thereof, relating to actions for the forcible entry and detention of real property; and when so amended the bill do pass.

RUBE MCFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 249, a bill for an act to amend section 793 of the supplement to the code of Iowa, 1913, relating to the ordering by the city council of public improvements on strictly residence streets, the cost of which is to be assessed against the abutting 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 referred to the committee on municipal corporations.

RUBE MCFERREN, *Chairman.*

Report adopted and House File No. 249 was referred to the committee on municipal corporations.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 226, a bill for an act to legalize the special election held at the West Saude School House in Utica township, Chickasaw county, Iowa, on the 8th day of July, 1916, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE MCFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 213, a bill for an act to legalize the publication of original notice in actions quieting title against unknown claimants pursuant to section thirty-five hundred and thirty-eight (3538), supplemental supplement to the code, 1915, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE MCFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 219, a bill for an act legalizing certain warrants, certain resolutions declaring indebtedness and the certificates based thereon, and certain outstanding indebtedness evidenced by neither warrants, resolutions nor certificates of the city of Belle Plaine, 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.

RUBE MCFERREN, *Chairman.*

Report adopted.

Epps of Wapello, 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. 233, a bill for an act to fix the number of pounds in a barrel and sack of flour, beg leave to report they have had 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. W. EPPS, *Chairman.*

Report adopted.

Kimberly of Scott, from the committee on railroads and transportation, submitted the following report:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 147, a bill for an act to amend the law as it appears in section forty-eight hundred eleven (4811) of the code, relating to the unlawful boarding of trains, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

D. W. KIMBERLY, *Chairman.*

Report adopted.

Rowley of Van Buren, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER—Your committee on school and textbooks, to whom was referred House File No. 77, a bill for an act to repeal sections 2823-n, section 2823-o of the supplement to the code, 1913, relating to school townships and rural independent districts and enact a substitute in lieu thereof and to amend section 2823-p by striking out all of said section after words "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.

JOHN W. ROWLEY, *Chairman.*

Report adopted and House File No. 77 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on schools and textbooks, to whom was referred House File No. 70, a bill for an act to repeal the law as it appears in section 2733-a-1 of the supplemental supplement to the code, 1915, relating to high school tuition of non-resident pupils in approved 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 be amended as follows:

By striking the word and figure "Five (5)", as the same appear in section 1, and by inserting in lieu thereof the word and figure "Four (4)"; also by striking out the word and figure "seven (7)" as the same appear in line twenty-six of section 1, and inserting in lieu thereof the word and figure "six (6)".

By inserting after the word "guardian" in the fourteenth line of the bill, the words "or if he have neither, his next friend", and also by striking out the word "or" after the word "mother" in line 14; and when so amended the bill do pass.

JOHN W. ROWLEY, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on schools and textbooks, to whom was referred House File No. 194, a bill for an act to amend section 2306 supplement to the code, 1913, relating to school 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.

JOHN W. ROWLEY, *Chairman.*

Report adopted.

Ulstad of Wright, from the committee on judicial districts, submitted the following report:

MR. SPEAKER—Your committee on judicial districts, to whom was referred House File No. 100, a bill for an act providing for the creation of the twenty-second judicial district, and the withdrawal of Webster county from the eleventh judicial district, and of Humboldt county from the fourteenth judicial district, and providing for the appointment of judges 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 do pass.

OSCAR ULSTAD, *Chairman.*

Report adopted.

Lake of Woodbury, 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. 58, a bill for an act to authorize, empower and direct the executive council to sell all that part of the capitol grounds lying and being west of East Ninth street, and also to sell all that part of said capitol grounds lying and being east of East Twelfth street and to amend section fourteen hundred-t (1400-t), and repeal section fourteen hundred-t2 (1400-t2), of chapter one "A" (1-A), of the supplement to the code, 1913, and to specify the manner in which the money derived from the sale of said land shall be 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:

By striking out the word and figure "Section 1" in the first line of section one and inserting in lieu thereof the word and figure "Section 2."

By striking out the word and figure "Section 2" in the first line of section two and inserting in lieu thereof the word and figure "Section 3".

By striking out the word and figures "ten (10)" in line seven of section two and inserting in lieu thereof the word and figure "nine (9)". By striking out the word and figures "twelve (12)" in line eleven of section two and inserting in lieu thereof the word and figures "eleven (11)".

By striking out the word and figure "Section 3" in the first line of section three and inserting in lieu thereof the word and figure "Section 1"; and when so amended the bill do pass.

FRANK C. LAKE, *Chairman*.

Ordered passed on file.

Finch of Ida, from the committee on claims, submitted the following report:

MR. SPEAKER—Your committee on claims, to whom was referred House File No. 38, a bill for an act to appropriate the sum of one thousand dollars to indemnify Miss Grace Ginther of Independence, Iowa, for personal injury sustained by her while a student at the Iowa State College at Ames, beg leave to report they 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 referred to the committee on appropriations, with the recommendation that the same do pass.

W. S. FINCH, *Chairman*.

Report adopted and House File No. 38 was referred to the committee on appropriations.

Starzinger of Polk, 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. 231, a bill for an act to amend section six hundred ninety-four-c47 (694-c47) of the supplemental supplement to the code, 1915, relating to the compensation of clerks and bailiffs of municipal courts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

OTTO STARZINGER, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on compensation of public officers, to whom was referred House File No. 144, a bill for an act to amend sections 298, 481 and 491, supplemental supplement to the code, 1915, and section 496, supplement to the code, 1913, relating to the compensation of deputy 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 amended as follows:

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

SECTION 1. That section two hundred ninety-eight (298), supplemental supplement to the code, 1915, be and the same is hereby amended by striking the words "exceeding nine" from the thirteenth (13) line thereof and inserting in lieu thereof the words "less than one-half that of the principal, and not exceeding twelve"; and by striking from the fifteenth

(15) line thereof the word "thirty-five" and by inserting in lieu thereof the word "forty".

SECTION 2. That section four hundred eighty-one (481), supplemental supplement to the code, 1915, be and the same is hereby amended by striking from the eleventh (11) line thereof the words "exceeding nine" and inserting in lieu thereof the words "less than one-half that of the principal and not exceeding twelve"; and by striking from the sixteenth (16) and seventeenth (17) line thereof the word "twenty-five" and inserting in lieu thereof the word "forty".

SECTION 3. That section four hundred ninety-one (491), supplemental supplement to the code, 1915, be and the same is hereby amended by striking from the thirteenth (13) line thereof, the words "exceeding nine" and inserting in lieu thereof the words "less than one-half that of the principal and not exceeding twelve"; and by striking from the fourteenth (14) line thereof the word "twenty-five" and inserting in lieu thereof the word "forty".

SECTION 4. That section four hundred ninety-six (496), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:

"Each county recorder may, in writing, with the consent of the board of supervisors, appoint one or more deputies not holding a county office for whose acts he shall be responsible and from whom he shall require a bond, which bond shall be approved by the officer who has the approval of the principal's bond. Such appointment may be revoked in writing, which appointment and revocation shall be filed and kept in the auditor's office. The person or persons thus appointed shall qualify by taking the same oath as his principal, endorsed upon the certificate of appointment. The deputy, in the absence or disability of his principal, may perform all the duties of the principal pertaining to his office. He shall receive a salary not less than one-half that of the principal and not exceeding twelve hundred dollars (\$1200.00) a year, to be fixed by the board of supervisors, except that in counties having a population of ninety thousand or over there shall be three deputies appointed by the recorder, the salary of whom shall be one-half that of the principal, and in case additional deputies or clerks are needed the board of supervisors may make such allowance therefor as they may deem reasonable."

And when so amended, the same be reported back to the House with the recommendation that the same do pass.

OTTO STARZINGER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on compensation of public officers, to whom was referred House File No. 10, a bill for an act to amend the law as it appears in section five hundred ninety (590) and five hundred ninety-two (592), supplement to the code, 1913, relating to the compensation of township trustees, township clerks and township assessors, beg leave to report they 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:

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

SECTION 1. That the law as it appears in section five hundred ninety (590), supplement to the code, 1913, be and the same is hereby amended by striking the fourth, fifth, sixth and seventh lines from said section and by inserting in lieu thereof the following:

“business, to be paid out of the county treasury, three dollars each.”

SECTION 2. That the law as it appears in section five hundred ninety-one (591), supplement to the code, 1913, be and the same is hereby amended by striking the fourth, fifth, sixth and seventh lines from said section and by inserting in lieu thereof the following:

“from the county treasury, three dollars.”

SECTION 3. That the law as it appears in section five hundred ninety-two (592), supplement to the code, 1913, be and the same is hereby amended by striking from the fifth line of said section the word “two” and by inserting in lieu thereof the word “three”.

Also amend the title by striking out all after the word “act” in the first line thereof and inserting the following in lieu thereof:

To amend the law as it appears in section five hundred ninety (590), five hundred ninety-one (591) and five hundred ninety-two (592), supplement to the code, 1913, relating to the compensation of township trustees, township clerks and township assessors.; and when so amended the bill do pass.

OTTO STARZINGER, *Chairman.*

Ordered passed on file.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

I am directed to inform your honorable body that the Senate has concurred in the following resolution in which the concurrence of the Senate was asked:

House concurrent resolution relative to holding a joint convention Saturday, February 10, at 11:00, to hear a message from the governor.

Newton of Cass moved that a committee be appointed to notify the Senate that the House is ready to receive it in joint session. Motion prevailed and the Speaker appointed as such committee, Newton of Cass, Benn of Washington and Bailey of Shelby.

Giltner of Monroe moved that when the House adjourn today, it be until 10:00 a. m. Monday. Motion prevailed.

AMENDMENTS FILED.

Elwood of Howard asked for and obtained unanimous consent to have printed in the journal the following amendment to House File No. 255:

Amend House File No. 255 by striking out subdivision "c" of section 1 and inserting in lieu thereof the following:

"c. In real property, when such investment is ordered, directed or approved by the court having jurisdiction thereof.

d. Or said funds may be deposited on interest bearing certificates or savings accounts in any bank doing business in the state of Iowa, or invested in other securities upon the approval of the court having jurisdiction thereof."

That said section 1 be further amended by striking out the "." at the end of the first paragraph and inserting in lieu thereof a ":".

That said bill be further amended by adding thereto the following:

"SECTION 3. That section three hundred sixty-four (364), supplement to the code, 1913, be and the same is hereby repealed."

That the title to said bill be and the same is hereby amended by striking out all of said title and inserting in lieu thereof the following:

"A bill for an act to provide for the manner of investment of trust funds in the hands of guardians and trustees, provide for greater security and fixing a penalty for the violation of said act, and repealing section three hundred sixty-four (364), supplement to the code, 1913, relating to such investment."

Giltner of Monroe asked for and obtained unanimous consent to have printed in the journal the following amendment to House File No. 98:

Amend House File No. 98 by striking from line 17 of section 1 of said bill, the word "adjoining" and to insert in lieu thereof, the word "including".

The committee appointed to notify the Senate that the House was ready to receive it here appeared and reported that it had performed its duty. Report received and committee discharged.

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

The Speaker directed the sergeant-at-arms to escort the President of the Senate to the Speaker's station, and to seat the members of the Senate on the west side of the House chamber.

JOINT CONVENTION.

In accordance with concurrent resolution duly adopted, the joint session was called to order, Hon. W. H. Arney, President pro tempore of the Senate, presiding.

The roll was then called and the following members responded:

Adams	Griffin	Oertel
Arney	Hale	Parker
Adkins	Henigbaum	Peters
Anderson of Davis	Holdoegel	Pitt
Anderson of Greene	Hall	Price of Dickinson
Anderson of Winnebago	Helming	Ratcliff
Andre	Horchem	Rule
Ball	Jackson of Cedar	Randall
Balkema	Jessen	Reed
Broxam	Johnston of Humboldt	Roberts
Byington	Johnston of Lucas	Rowley
Bailey	Jones	Smith
Becker	Kingland	Stephenson
Benn	Kepple	Santee
Boies	Klinker	Scott
Bruce	Knickerbocker	Shortess
Caswell	LeCompte	Schrup
Coburn	Lindly	Slaught
Crozier	Lake	Slosson
Dean	Langfitt	Smith
Dunkelberg	Larson	Stanley
Durbin	Lee	Starzinger
Evans	Lenocker	Stone
Eversmeyer	Lewis	Stuart
Edgington	Mitchell	Taylor
Elwood	McFerren	Thompson
Epps	Mackie	Tucker
Erickson	Mantz	Turner
Fellows	Mead	Ulstad
Fleck	Meredith	White
Foskett	Miles	Whitmore
Foster	Miller	Wilson of Appanoose
Finch	Mooty	Walrath
Findlay of Webster	Mowery	Weaver
Finley of Henry	Murray	Wenstrand
Gibson	Newberry	Wichman
Greene	Neff	Wigdahl
Grout	Newton	Wilson of Cherokee
Garber	Nichols	Wilson of Mahaska
Gilmore	Nicholson	Wilson of Mitchell
Giltner	Nordyke	Wormley
Grason	O'Donnell	

Those absent were:

Baldwin	Enger	Haskell
Chase	Frailey	Helmer
Coakley	Flenniker	Hansen
Darra	Gilbert	Harrington
Edwards	Gray	Jackson of Floyd

Kimball	Lytle	Richards
Kern	McFarlane	Rogers
Kimberly	Price of Monroe	Shaff
Klaus	Proudfoot	Van Alstine
Krouse	Rayburn	Voorhees
Laffer	Rees	Wilson of Louisa

The President then announced the joint convention duly organized with a quorum of members present.

Senator Wilson of Appanoose moved that a committee of two from the House and one from the Senate be appointed to notify the governor that the joint convention is duly organized and ready to receive any communications he may desire to transmit. Motion prevailed and the President appointed as such committee, Senator Wilson of Appanoose on the part of the Senate, and Representatives Wilson of Cherokee and Edgington of Monona on the part of the House.

The committee waited upon the governor and escorted him to the Speaker's chair.

The president of the joint convention then presented Governor Harding, who read his message as per previous invitation.

GOVERNOR'S MESSAGE.

Gentlemen of the Thirty-seventh General Assembly:

My hope is that your patience will not be tried by my too frequent appearance before you. As opportunity offers for me to secure information relative to the affairs of the state, I feel it my duty to bring them before you for your consideration and action, as your judgment may dictate.

I have before me the condition of the state treasury for the six months beginning January 1, 1917, and ending June 30, 1917. This information is furnished by the state treasurer and state auditor, and is certified to by them. It shows that there was cash on hand January 1, 1917, in the amount of \$116,247.00, and that the revenues available up to June 30, 1917, including this cash, will be \$4,239,447.00. It also shows that there has already been appropriated by former legislatures, subject to warrant, for the same six months' period, the sum of \$5,724,958.00. This will leave a deficit June 30, 1917, of \$1,486,511.00. A copy of this report is hereto attached for your information. This deficit is a heritage to this legislature and this administration from former legislatures and administrations, and must be met by us. If appropriations are made, they must be paid. These appropriations have been made and will have to be provided for by this legislature in order that the treasury of the state may be in a condition that will meet the approval of the business sense of the people of the state. Your problem is to meet this deficit and at the same time take care of the just needs of, and the just demands that are made upon, the state in a financial way. The state already has large investments and undertakings of an educational and eleemosynary nature that must be cared for.

As I view the matter, there are two avenues open by which to meet the situation that confronts us at this time. One is by reducing the expenses we are already under, by consolidation of departments and institutions, and a reduction of the overhead expense incident to carrying on the various departments and institutions. The other is by reduction of the appropriations for the biennial period beginning July 1, 1917. True, there is a third avenue open, and that is to increase the levy and leave conditions as they now exist. This does not meet my approval, and I am confident it does not meet yours, and will not meet the approval of our constituents.

There are two conflicting opinions in circulation at this time about public finances. One is to "pay as you go" and the other is to "go in debt, issue bonds and let future generations pay if they can". I am a disciple of the "pay as you go" doctrine, and confident that this is the prevailing thought of a very large percentage of our people. I have not the time here for a discussion of municipal, school, and county indebtedness, but I am confident that if the figures were before us, they would be most startling.

"Pass it on to others" seems to have become almost a watchword. I do not care to convey the impression that there is not justification, under proper circumstances and conditions, for public indebtedness, but I do want to emphatically impress upon you that the public business ought not to be carried on under the installment plan system. In private affairs, the individual who pledges his future barter at a disadvantage, and the same rule holds true in public affairs. Indeed, there should be progress, but it should be in keeping with the "state of the treasury" and the ability of the people to pay.

With a deficit of practically a million and a half staring us in the face, we ought to be busy with the prosaic subject of "ways and means". The average citizen does not object to paying taxes, providing the thing for which he pays is a governmental function and that function is administered economically and efficiently. If there is not efficiency in state governmental affairs, we cannot rightfully expect that there will be in the affairs of lesser governmental divisions. I am not unmindful of the peculiar conditions under which we labor at this time. Nearly everything which the state is under obligation to purchase has increased in cost. We must meet these conditions in a fair, frank way and take the public into our confidence in these matters. If we live beyond our income in days of plenty and prosperity, what will the condition be if reverses in the business world overtake us? In these days of plenty, we ought to give heed for the tomorrow. The dark shadow on the horizon caused by our international relations, I am sure must sober the mind of every citizen on the problems of which I speak. Serious attention should be given by you to ways and means of securing new revenues to meet these just demands, and if possible to do this without increasing the burden upon those who are already contributing to the support of the state. I am sure that you will not feel you have done your whole duty in this particular unless you carefully search to find if there are not legitimate

sources of revenue from property that has heretofore escaped the attention of the tax collector.

I want to suggest that you devote time to the matter of reducing expenses. The state does not owe any citizen a job. Every citizen who has a job with the state owes it to the state to render the same service he would if working for a private party and ought to surrender the position willingly if it appears that there is opportunity for economy. This requires a spirit of patriotism on the part of the individual who is affected, but I am sure from the expressions that have come to me that such a feeling prevails among the employes of the state. In private affairs everywhere, the modern idea is to consolidate departments, eliminate unnecessary executives, curtail in bookkeeping, systemize in records, and reduce general expenses. The opportunity is before you to make a great saving in this field for the state.

Naturally, all the activities of the state group themselves under four or five different heads, such as education, public welfare, labor, industries. These are not given with the thought of suggesting names for departments, for names are but an incident, but to convey to you how more naturally one executive, with a much smaller force and much less expense, could conduct all these activities under one of these groupings, than under the plan as now, with several heads all equipped with a retinue of officers, stenographers, supplies, and the like. As an example, take the subject of public welfare. We have certain matters of law enforcement, various lines of inspection such as the food and dairy department, hotel inspection, the oil department, public health, and matters of this character. One executive sitting at a single desk could handle all of these subjects at a great saving to the state. There would be a saving in desk room, supplies, stenographers, postage, traveling expenses, and salaries.

I desire to suggest in this connection that by a slight change in the statutes giving the state authority to use local officers, and making it their duty to act, a further reduction in expense could be made without impairing the efficiency of the service now had.

Your attention is directed to the condition of the treasury, the opportunity for increased revenue, the advisability for extreme care in appropriations, and the possibility for reduction in expenses without impairing efficiency, confident that these suggestions will be received in the friendly spirit in which they are given.

We are all mindful of the gravity of our international relations. In a time like this, the thought of all should be in unison for the single purpose of a united country supporting those in authority. There should be neither bickering nor small words. I am sure I speak the sentiment of every citizen of this state when I say that the resources and the men within our borders are at the command of the president, not to fight a nation or a people, but to maintain our national honor and sovereign rights among all the nations of the world.

ESTIMATE OF GENERAL RECEIPTS FOR THE PERIOD BEGINNING
JANUARY 1, 1917, AND ENDING JUNE 30, 1917.

Balance in state treasury January 1, 1917.....	\$ 116,247
General state tax from counties	2,460,000
Insane support from counties	425,000
Inebriate support from counties	15,000
Orphans home support from counties.....	18,000
Feeble minded support from counties.....	15,000
Tubercular hospital support from counties.....	45,000
Blind and deaf support from counties.....	500
Commission of insurance fees.....	82,000
Governor notarial fees	2,500
Auditor of state fees.....	28,000
Clerk of supreme court.....	1,800
Dairy and food commission.....	29,000
Pharmacy commission	23,000
Secretary of state	60,500
Board of health	3,000
Hotel inspection	3,000
Board of dental examiners	1,900
Oil inspection	22,000
Freight line tax	12,000
Itinerant physician	1,000
State institution—miscellaneous.....	12,000
Interest on bank deposits	8,000
Collateral inheritance tax	160,000
Federal aid, Soldiers' Home.....	25,000
Motor tax (10%)	125,000
Insurance tax	530,000
Miscellaneous sources	15,000
Total funds available	\$4,239,447

STATEMENT SHOWING AMOUNTS THAT MAY BE DRAWN UPON
THE GENERAL REVENUE OF THE STATE DURING THE
PERIOD BEGINNING JANUARY 1, 1917, AND
ENDING JUNE 30, 1917.

Warrants outstanding January 1, 1917.....	\$ 287,541
Adjutant general salary	3,000
Adjutant general assistant	750
Adjutant general record clerk	600
Adjutant general storage rooms	835
Attorney general salary	2,500
Attorney general assistant	1,250
Attorney general additional assistant and clerk.....	4,000
Attorney general contingent	5,764
Attorney general traveling expense	900
Auditor of state salary	1,800

Auditor of state deputy	900
Auditor of state clerks	5,640
Auditor of state contingent	166
Auditor of state bank examiners	11,500
Auditor of state county examiners	10,000
Auditor of state municipal examiners	2,300
Auto tax amount due counties January 1, 1917.....	409,875
Auto tax state expense fund	30,000
Auto tax highway commission fund	45,000
Bacteriological laboratory	2,765
Board of educational examiners	9,000
Board of accountancy	300
Board of control members and secretaries' salaries.....	5,750
Board of control architect	1,500
Board of control clerks	6,090
Board of control extra clerk	845
Board of control expense	1,200
Board of control draftsman and expense.....	490
Board of control consulting architect.....	875
Board of control state agents	3,638
Board of control inspection	650
Board of control quarterly conference	125
Board of control investigation of tuberculosis	2,980
Board of control aid to girls' homes	2,450
Board of control state roads.....	25,000
Board of health members' salaries	1,800
Board of health civil engineer	1,250
Board of health expense and secretary's salary	2,738
Board of health clerks	1,950
Board of health extra clerks	413
Board of health antitoxin account	1,533
Board of health embalmers account	1,000
Board of health nurses account	2,000
Board of health vital statistics	1,267
Board of health medical examiners	650
Board of health dental examiners	800
Board of health optometry department	200
Board of parole secretary's salary	1,000
Board of parole assistant and expense	10,000
Clerk of supreme court salaries	1,350
Clerk of the supreme court deputy	900
Clerk of supreme court clerks	1,470
Clerk of supreme court extra clerk	100
Collateral inheritance tax	7,000
Commission of animal health	1,200
Commission of insurance salaries	11,000
Commission of insurance contingent	500
Commission of insurance examinations	3,900

Commission of labor salaries	4,566
Commission of labor clerk	550
Commission of labor expense	4,438
Custodian employes	16,420
Custodian extra employes	523
Custodian snow fund	500
Custodian laundry	494
Department of agriculture support	2,400
Department of agriculture insurance	1,000
Department of the G. A. R.	259
Document editor salary	1,000
Document editor assistants	3,235
District court judges salaries	105,000
District court judges expense	9,700
Engraving plates and cuts	350
Executive council general help	7,130
Executive council contingent	1,920
Executive council accountant	350
Executive council voucher clerk	450
Executive council other expense	1,250
Executive council extraordinary expense	7,621
Executive council survey of lake beds	5,000
Executive council costs of state cases	3,500
Executive council street improvements	2,000
Express, freight and cartage	6,600
Dairy and food commission salaries	21,800
Dairy and food commission clerks	1,740
Dairy and food commission extra clerks	500
Dairy and food commission expense	22,300
Dairy and food commission convention expense	100
Encouragement of dairy industry	2,481
Encouragement of beef industry	1,818
Farmers' institute	7,000
Fish and game (balance January 1, 1917)	123,700
Boundary waters fund (balance January 1, 1917)	1,775
General assembly, 37th	220,000
Geological survey clerk	450
Geological survey expense	3,612
Governor salary and house rent	3,400
Governor secretary	900
Governor clerks	2,200
Governor contingent	2,820
Governor counsel	2,500
Governor convention expense	300
Governor state agents	6,500
Governor return of fugitives	3,500
Governor defense of patents	2,500
Governor publishing notice of pardon	694
Governor return of paroled prisoners	200

Historical department salaries	10,000
Historical department sundry appropriations	1,900
Historical society support	10,000
Horticultural society support	2,000
Hotel inspection	3,600
Industrial commission	14,700
Return of escaped inebriates	250
Return of escaped insane	250
Non-resident insane	500
Interest on general revenue warrants (estimated).....	2,500
Iowa library commission salaries	7,390
Iowa library commission expense	3,600
Iowa weather and crop service	1,440
Militia	149,900
Mine inspectors salaries	2,700
Mine inspectors expense	1,600
Mine inspectors clerk	600
Mine inspectors—Board of examiners	1,250
Miscellaneous code 165	26,234
Miscellaneous code 165—Fuel	11,500
Miscellaneous code 164.....	4,750
Oil inspections	17,590
Permanent school fund interest	360
Pharmacy commission, salary and expense	4,000
Providential contingent fund	40,600
Publishing constitutional amendment	900
Presidential election	335
Railroad commission, members and secretary	5,400
Railroad commission, commerce counsel	2,500
Railroad commission, clerks	3,200
Railroad commission, expense	42
Railroad commission, rate department	16,400
Relief and pensions	1,700
Retrenchment and reform help account	8,478
Secretary of state salary	1,800
Secretary of state deputy	900
Secretary of state land clerk	750
Secretary of state clerks	5,090
Secretary of state M. V. D.	3,800
Secretary of state M. V. D. extra	7,000
Secretary of state bond and investment clerks	1,700
State board of education finance committee	5,250
State board of education assistant per diem and expense.....	8,000
State board of education special expense	250
State binder	13,000
State printer	45,000
State bee inspector	600
State entomologist	2,700
State library salaries	7,080

State library extra help and apprentice	300
State library historical department expense.....	5,200
State library law department expense	4,950
State library miscellaneous expense	4,160
State fire marshal	7,090
Superintendent of public instruction	7,000
Superintendent of public instruction clerk	1,800
Superintendent of public instruction traveling expense.....	900
Superintendent state and normal training	123,800
Superintendent consolidated schools	100,000
Superintendent teachers institute	800
Supreme court judges salaries	21,000
Supreme court stenographers	8,550
Supreme court bailiff	600
Supreme court contingent	1,225
Supreme court reporter and assistants	4,723
Supreme court code supplement editor	1,400
Treasurer of state salary	1,800
Treasurer of state deputy	1,200
Treasurer of state clerks	2,700
Treasurer of state additional help, contingent	1,300
Treasurer of state bond fund	2,000
Veterinary surgeon salary	900
Veterinary surgeon clerks	1,050
Veterinary surgeon assistant and expense	2,400
Veterinary surgeon investigation of hoof and mouth	54,625
State college	957,225
State university	625,000
State teachers college	198,917
College for blind	25,308
State university (treatment of indigent) children	50,000
Anamosa, support and special	160,500
Cherokee	115,500
Clarinda	110,000
Rockwell City building and equipment	50,000
Council Bluffs	23,500
Davenport	50,000
Eldora	73,500
Fort Madison	152,000
Glenwood	144,000
Independence	111,500
Knoxville	40,500
Marshalltown	98,500
Mitchellville	22,500
Mount Pleasant	125,000
Oakdale	60,000
Woodward	77,000
General emergency appropriation (institutions)	70,000
Total	\$5,724,958

Signed:

Q. A. WILLIS, *Deputy State Treasurer.*W. H. WILLIAMS, *Revenue Clerk, Auditor's Office.*

Journal of the joint convention was then read and approved.

On motion of Senator Mitchell of Mahaska the joint convention was dissolved.

HOUSE RESUMED SESSION.

House reconvened, Speaker Pitt in the chair.

RESOLUTION.

Epps of Wapello offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption :

Whereas, in view of the information just laid before this body by special message from his Honor, Governor Harding, in reference to a deficit in the treasury; therefore,

Be It Resolved, That a committee of three members of the House be appointed by the speaker, with authority to act and investigate the cause of said deficiency, and when and how the same occurred, and that the matters and information be laid before this body, and that this committee be authorized and directed to investigate and have access to any public offices and records of the state and call to their aid, if need be, any of the officers or employes of the state charged with the duty of handling public funds; that they further be directed to report upon the amount or amounts of money borrowed from time to time by the state, if any, and the rates of interest charged and paid.

Be It Further Resolved, That they be directed to investigate and report as to the use of funds for various departments and where and in what places they are deposited.

Motion prevailed and the Speaker appointed as such committee, Epps of Wapello, Wilson of Mitchell and Lenoeker of Madison.

INTRODUCTION OF BILLS.

By Newton of Cass, House File No. 282, a bill for an act creating a lien upon motor vehicles for repairs made thereon and for supplies and accessories furnished therefor, and providing for the enforcement, foreclosure, and release thereof, and providing a penalty for failure to release further defining the term "owner" as used in said act and prescribing the times, place and manner within which said liens may be foreclosed.

Read first and second time and referred to committee on motor vehicles and transportation.

By Helming of Allamakee, House File No. 283, a bill for an act to repeal sections one hundred seventeen (117), one hundred twenty-one (121), one hundred twenty-four (124), one hundred twenty-seven (127), one hundred twenty-eight (128), one hundred twenty-nine (129), one hundred thirty (130), one hundred thirty-three (133), one hundred thirty-four (134), one hundred thirty-five (135), one hundred forty-two (142), one hundred forty-three (143) and one hundred forty-four (144) of the Code; also sections

one hundred eighteen (118), one hundred nineteen (119), one hundred twenty (120), one hundred thirty-seven-a (137-a) and one hundred thirty-nine (139) of the supplement to the code, 1913; also sections one hundred thirty-eight (138) and one hundred forty-one (141) of the supplemental supplement to the code, 1915; and to amend section one hundred sixty-nine (169) of the Code, and also sections one hundred sixty-five (165) and one hundred sixty-eight (168) of the supplement to the code, 1913; also to abolish the office of state printer and state binder and to terminate the term of office of the incumbents thereof; also to create a board of state printing and binding and to establish the powers and duties thereof; also to provide for a contract system of procuring the public printing and binding and the material and supplies required in connection therewith.

Read first and second time and referred to committee on printing.

By Neff of Pottawattamie, House File No. 284, a bill for an act to provide for the organizing, admitting, licensing and regulating of insurance companies other than life, and to repeal the law as it appears in sections sixteen hundred ninety two (1692), sixteen hundred ninety three (1693), sixteen hundred ninety four (1694), sixteen hundred ninety five (1695), seventeen hundred (1700), and seventeen hundred twenty three (1723), of the code, and section sixteen hundred eighty nine (1689), supplement to the code, 1913, and section seventeen hundred twenty one (1721), supplemental supplement to the code, 1915, and to enact substitutes for each of them, and to amend the law as it appears in sub-division four (4), section seventeen hundred and nine (1709), supplement to the code, 1913, and to repeal the law as it appears in sections sixteen hundred ninety (1690), seventeen hundred and four (1704), seventeen hundred and five (1705), seventeen hundred and six (1706), seventeen hundred and seven (1707), seventeen hundred and eight (1708), and seventeen hundred seventeen (1717), of the code, and all acts and parts of acts in conflict herewith, all relating to the matter of insurance.

Read first and second time and referred to committee on insurance.

By Meredith of Jasper, House File No. 285, a bill for an act to amend the law as it appears in section nineteen-hundred-eighty nine-a-2 (1989-a-2), supplement to the code, 1913, relating to the proceedings leading up to the establishment of drainage districts,

and providing that when the proposed district involves only the straightening of a creek or river, the board of supervisors may refuse to consider any such petition unless signed by land owners owning at least forty per cent of the land affected.

Read first and second time and referred to committee on drainage.

By Meredith of Jasper, House File No. 286, a bill for an act to amend the law as it appears in section nineteen hundred eighty-nine-a 12 (1989-a-12), supplemental supplement, 1915, relating to the assessment of costs and damages on account of the construction of drainage improvements, and the apportionment thereof.

Read first and second time and referred to committee on drainage.

By Turner of Iowa, House File No. 287, a bill for an act to repeal the law as it appears in section one hundred seventeen (117) of the code, section one hundred eighteen (118), supplement to the code, 1913, and to enact a substitute therefor; to amend the law as it appears in sections one hundred twenty-seven (127) and one hundred twenty-nine (129) of the code, sections one hundred nineteen (119), one hundred twenty (120), one hundred thirty-nine (139), supplement to the code, 1913; sections one hundred thirty-eight (138), one hundred forty-one (141), supplemental supplement to the code, 1915; relating to state printing and binding.

Read first and second time and referred to committee on printing.

By Shortess of Tama, House File No. 288, a bill for an act to amend the law as it appears in section twenty-five hundred eighty-three-n (2583-n), and section twenty-five hundred eighty-three-r (2583-r), supplement to the code, 1913, regulating the practice of optometry and providing penalties for the violation thereof.

Read first and second time and referred to committee on public health.

By Wilson of Mahaska, House File No. 289, a bill for an act to amend section six hundred seventy-nine-a (679-a) supplement to the code, 1913.

Read first and second time and referred to committee on municipal corporations.

By Larson of Montgomery, House File No. 290, a bill for an act to amend the law as it appears in section twenty seven hundred seventy five-a (2775-a) of the supplemental supplement to the code, 1915, relating to certain studies in public schools.

Read first and second time and referred to committee on schools and text-books.

By Knickerbocker of Linn, House File No. 291, a bill for an act to legalize an ordinance of the incorporated town of Blairsburg, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 292, a bill for an act to legalize an ordinance of the incorporated town of Zearing, Iowa, granting a franchise to C. L. Beldon and Son, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 293, a bill for an act to legalize an ordinance of the incorporated town of Wellsburg, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 294, a bill for an act to legalize an ordinance of the incorporated town of Buckeye, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 295, a bill for an act to legalize an ordinance of the incorporated town of Wellman, Iowa, granting a franchise to J. G. Wehrle, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Ulstad of Wright, House File No. 296, a bill for an act to amend section one thousand seven hundred fifty-eight-i (1758-i) of the supplemental supplement to the code of Iowa for the year nineteen hundred and fifteen (1915).

Read first and second time and referred to committee on insurance.

By Starzinger of Polk, House File No. 297, a bill for an act to indemnify Ellen Dugan for personal injuries received by her through the negligence of the authorities and employees of the state, while she was lawfully upon the property of the state.

Read first and second time and referred to committee on claims.

By Miller of Boone, House File No. 298, a bill for an act appropriating the sum of one thousand (\$1,000.00) dollars to indemnify Edmund Cassel for personal injuries sustained by him while engaged in carpenter work at the Industrial School for Boys at Eldora, Iowa.

Read first and second times and referred to committee on claims.

By Wormley of Plymouth, House File No. 299, a bill for an act to amend the law as it appears in section 308 of the supplemental supplement to the code, 1915, relating to the compensation of county attorneys.

Read first and second time and referred to committee on compensation of public officers.

By Wormley of Plymouth, House File No. 300, a bill for an act to amend section one thousand seven hundred fifty-eight-i (1758-I) of the supplement of the code, 1913, relating to insurance other than life, and providing for insurance rating bureaus, and prohibiting discrimination in insurance rates.

Read first and second time and referred to committee on insurance.

RESOLUTION.

Findlay of Webster offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, Honorable J. W. Campbell of Fort Dodge, Iowa, an honored member of the House of Representatives in the thirty-fourth general assembly from Webster county, Iowa, died October 17th, 1915, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Findlay of Webster, Ulstad of Wright and Harrington of Kossuth.

SENATE AMENDMENTS CONSIDERED.

On request of Tucker of Clinton, unanimous consent having been given, House File No. 109, an act to legalize that certain special election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Gas and Electric Company the franchise and right to construct and maintain apparatus for the transmission of gas and apparatus for the transmission of electricity in, along and through the streets and public places of said city, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENT.

I move to amend by inserting in the 3rd line of section 2 after the word "the" and before the word "Register" the word "Des Moines".

Tucker moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—81.

Adkins	Giltner	Lewis
Anderson of Davis	Grason	McFerren
Anderson of Greene	Griffin	Mackie
Anderson of Winnebago	Hall	Mantz
Andre	Helming	Mead
Bailey	Horchem	Meredith
Becker	Jackson	Miles
Benn	Jessen	Miller
Boies	Johnston of Humboldt	Mooty
Dunkelberg	Johnston of Lucas	Mowery
Edgington	Jones	Murray
Elwood	Kepple	Neff
Epps	Klinker	Newton
Erickson	Knickerbocker	Nichols
Findlay	Lake	Nicholson
Finley	Langfitt	Nordyke
Garber	Larson	O'Donnell
Gilbert	Lee	Oertel
Gilmore	Lenocker	Peters

Price	Starzinger	Wenstrand
Reed	Stone	Wichman
Roberts	Stuart	Wigdahl
Santee	Tucker	Wilson of Cherokee
Scott	Turner	Wilson of Mahaska
Shortess	Ulstad	Wilson of Mitchell
Slosson	Walrath	Wormley
Stanley	Weaver	Mr. Speaker

Nays—None.

Absent or not voting—27.

Baldwin	Gray	Rayburn
Bruce	Hansen	Rees
Coakley	Harrington	Richards
Crozier	Kern	Rogers
Darrah	Kimberly	Rowley
Dean	Klaus	Shaff
Durbin	Krouse	Slaught
Finch	McFarlane	Smith
Flenniken	Randall	Wilson of Louisa

So the House concurred in the Senate amendments.

SENATE MESSAGES CONSIDERED.

Senate File No. 76, a bill for an act to amend section nineteen hundred and twenty-one (1921) of code relating to mill dams and races.

Read first and second times and referred to committee on judiciary.

Senate File No. 169, a bill for an act legalizing certain warrants, certain resolutions declairng indebtedness and the certificates based thereon, and certain outstanding indebtedness evidenced by neither warrants, resolutions nor certificates, of the city of Belle Plaine, Iowa; legalizing the acts of the corporate authorities of the city of Belle Plaine, Iowa, in contracting said indebtedness and issuing warrants, resolutions and certificates evidencing the same and declaring said obligations valid and binding upon said city.

Read first and second time and referred to committee on judiciary.

Senate File No. 125, a bill for an act to legalize certain warrants of the city of Ida Grove, Iowa, and to legalize the assessment of the cost of paving street intersecctions by payment of the same out of the improvement fund of said city.

Read first and second time and referred to committee on judiciary.

Senate File No. 135, a bill for an act to amend section fifteen hundred seventy (1570) of the supplement to the code, 1913, providing for the trimming of hedges along public highways.

Read first and second time and referred to committee on agriculture.

McFerren of Hamilton moved that the House reconsider the vote by which the House agreed to adjourn until 10:00 a. m. Monday.

On the question, "Shall the House reconsider the vote by which the House agreed to adjourn until 10:00 a. m. Monday?"

Ayes—10.

Bailey	McFerren	Wilson of Mitchell
Elwood	Mowery	Wormley
Griffin	Santee	Mr. Speaker
Helming		

Nays—75.

Adkins	Jackson	Nicholson
Anderson of Davis	Jessen	Nordyke
Anderson of Greene	Johnston of Humboldt	O'Donnell
Anderson of Winnebago	Johnston of Lucas	Oertel
Andre	Jones	Peters
Becker	Kepple	Price
Benn	Klinker	Reed
Boies	Knickerbocker	Roberts
Crozier	Lake	Scott
Dean	Langfitt	Shortess
Dunkelberg	Larson	Slaught
Durbin	Lee	Slosson
Edgington	Lenocker	Smith
Epps	Lewis	Stanley
Erickson	Mackie	Stone
Finch	Mantz	Tucker
Findlay	Mead	Turner
Finley	Meredith	Ulstad
Garber	Miles	Walrath
Gilbert	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Murray	Wichman
Grason	Neff	Wigdahl
Hall	Newton	Wilson of Cherokee
Horchem	Nichols	Wilson of Mahaska

Absent or not voting—23.

Baldwin	Kern	Richards
Bruce	Kimberly	Rogers
Coakley	Klaus	Rowley
Darrah	Krouse	Shaff
Flenniken	McFarlane	Starzinger
Gray	Randall	Stuart
Hansen	Rayburn	Wilson of Louisa
Harrington	Rees	

So the House refused to reconsider.

CONSIDERATION OF BILLS.

On motion of Klinker of Crawford, Calendar No. 64, House File No. 7, a bill for an act to amend the law as it appears in section ten hundred seventy-six (1076) of the supplement to the code, 1913, relating to the registration of voters in cities and villages, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Klinker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Adkins	Jackson	Oertel
Anderson of Davis	Jessen	Price
Anderson of Greene	Johnston of Humboldt	Rowley
Anderson of Winnebago	Jones	Santee
Andre	Kepple	Scott
Bailey	Klinker	Shortess
Becker	Knickerbocker	Slaughter
Benn	Lake	Slosson
Boies	Langfitt	Smith
Crozier	Lee	Stanley
Dean	Lewis	Starzinger
Dunkelberg	McFerren	Stone
Durbin	Mackie	Stuart
Edgington	Mantz	Tucker
Elwood	Mead	Ulstad
Epps	Meredith	Weaver
Erickson	Miles	Wenstrand
Findlay	Miller	Wichman
Gilbert	Mooty	Wigdahl
Gilmore	Murray	Wilson of Cherokee
Giltner	Neff	Wilson of Mahaska
Grason	Nichols	Wilson of Mitchell
Hall	Nicholson	Wormley
Helming	Nordyke	Mr. Speaker
Horchem	O'Donnell	

Nays—10.

Finley	Mowery	Reed
Garber	Newton	Roberts
Johnston of Lucas	Peters	Turner
Lenocker		

Absent or not voting—24.

Baldwin	Finch	Hansen
Bruce	Flenniken	Harrington
Coakley	Gray	
Darrah	Griffin	

Kern
Kimberly
Klaus
Krouse
Larson

McFarlane
Randall
Rayburn
Rees
Richards

Rogers
Shaff
Walrath
Wilson of Louisa

So the bill having received a constitutional majority was declared to have passed the House.

Klinker of Crawford offered the following amendment to the title:

Amend the title to House File No. 7 by striking out all after the word "act" in the first line thereof and inserting the following in lieu thereof:

"to amend the law as it appears in section ten hundred seventy-six (1076), supplemental supplement to the code, 1915, relating to the registration of voters in cities and villages."

Amendment adopted and title as amended agreed to.

On request of Shortess of Tama, unanimous consent having been granted, action was deferred on Calendar No. 65, House File No. 25, and same was allowed to retain its place on the calendar.

On motion of Elwood of Howard the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 12, 1917.

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

Prayer was offered by Rev. C. K. Corkill, pastor of the Methodist Church, Allerton, Iowa.

Journal of February 10th corrected and approved.

LINCOLN'S GETTYSBURG ADDRESS READ.

On motion of Klinker of Crawford, the House unanimously extended to Judge Crozier an invitation to read Lincoln's Gettysburg address, which he did after briefly addressing the House.

LEAVE OF ABSENCE.

On request of Wenstrand of Page, leave of absence was granted Finley of Henry until Tuesday.

On request of Nichols of Hardin, leave of absence was granted Darrah of Franklin indefinitely.

On request of Peters of Dallas, leave of absence was granted Newton of Cass indefinitely.

On request of Tucker of Clinton, leave of absence was granted Hansen of Scott until Tuesday.

On request of Gilbert of Marshall, leave of absence was granted Langfitt of Adair until Tuesday.

Wormley of Plymouth informed the House that the absence of the gentleman from Franklin was caused by the death of his mother and moved that the Chief Clerk be instructed to send a message expressing the sympathy of this House to the gentleman from Franklin in this hour of sorrow.

PETITIONS, MEMORIALS AND REMONSTRANCES.

McFarlane of Black Hawk presented petition of citizens of Black Hawk county relative to suffrage.

Referred to committee on constitutional amendments.

Walrath of Fayette presented petition of citizens of Fayette county relative to suffrage.

Referred to committee on constitutional amendments.

Kepple of Chickasaw presented petition of citizens of Chickasaw county relative to the killing of quail.

Referred to committee on fish and game.

Bailey of Shelby presented petition of members of the G. A. R. of Harlan, Iowa, protesting against the removal of the Iowa Soldiers' Monument from its present location.

Referred to committee on public lands and buildings.

Rogers of Carroll presented petition of citizens of Carroll county relative to suffrage.

Referred to committee on constitutional amendments.

Rogers of Carroll presented petition from the Carroll County Farmers' Institute urging the defeat of the bill now in the Senate to repeal the anti-cigarette law.

Referred to committee on public health.

Wormley of Plymouth presented petition of citizens of Plymouth county relative to the practice of chiropractic.

Referred to committee on public health.

Jones of Cerro Gordo presented petition of citizens of Cerro Gordo county relative to a license for fishing.

Referred to committee on fish and game.

Mooty of Grundy presented petition of the citizens of Grundy county relative to the practice of chiropractic.

Referred to committee on public health.

Murray of Buena Vista presented petition of citizens of Buena Vista county relative to the anti-discrimination law.

Referred to committee on insurance.

Anderson of Greene presented petition of citizens of Greene county in regard to the stallion law.

Referred to committee on animal industry.

RESOLUTION.

Lee of Sac offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, all the available copies of House File No. 120, known as the Torrens Land Title system bill, have been exhausted, and there is a demand for 100 copies of this measure in the Senate and further demand for 50 copies for use in the House, therefore,

Be It Resolved, That the state printer be instructed to have printed 150 copies of said bill for distribution.

Motion prevailed and the resolution was adopted.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 209, a bill for an act to amend the law as it appears in section two thousand two hundred sixty-one (2261), code, 1897, providing for the appointment of the county commissioners of 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.

RUBE MCFERREN, *Chairman*.

Report adopted and House File No. 209 was indefinitely postponed.

Ulstad of Wright, from the committee on judicial districts, submitted the following report:

MR. SPEAKER—Your committee on judicial districts, to whom was referred House File No. 185, a bill for an act to amend section two hundred twenty-seven (227) of the supplemental supplement to the code, 1915, relating to the division of the state into judicial districts and increasing the number of district judges in the fourteenth judicial district, and providing for the election of judges to fill the vacancies created by 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.

OSCAR ULSTAD, *Chairman*.

Report adopted.

Dean of Osceola, 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. 161, a bill for an act to amend section 2563-a2 of the supplement to the code, 1913, relating to the age limit for securing license to hunt, beg leave to report they 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. E. DEAN, *Acting Chairman.*

Report adopted and House File No. 161 was indefinitely postponed.

Rowley of Van Buren, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER—Your committee on school and textbooks, to whom was referred House File No. 49, a bill for an act to repeal section 2836 of the code, and to enact a substitute therefor, providing that school boards may furnish free text books and providing the manner 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:

By striking all after the enacting clause and substituting the following in lieu thereof:

"Sec. 1. That section Twenty-eight-hundred-thirty-six (2836) of the Code be amended by striking out in the second line thereof following the word "by", the words "one-third or more of the legal" and inserting in lieu thereof the words "ten per cent of the resident freehold"; and when so amended the bill do pass.

JOHN W. ROWLEY, *Chairman.*

Ordered passed on file.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 45, a bill for an act to amend section 1090 of the supplement to the code, 1913, relating to the formation of election precincts.

Also:

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. 124, a bill for an act to legalize the issuance of funding bonds of the city of Valley Junction, Iowa, dated the 2nd day of January, 1917, in the sum of seven thousand (\$7,000.00) dollars, issued in exchange for a like amount of indebtedness of the city of Valley Junction, Iowa, as evidenced by warrants.

Also:

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. 22, a bill for an act to amend section thirteen hundred ninety (1390) of the code, pertaining to the collection of taxes by the county treasurer.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bill:

House File No. 108, an act to legalize that certain election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Street Railway Company the franchise and right for the continued operation, construction and operation, of a railway to be operated by electricity or motive power other than steam, and sale of power, in, along and upon the streets, avenues, highways and public places of said city.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report they have examined, and find correctly enrolled, Senate File No. 51, a bill for an act to repeal paragraph seven (7) of section twelve hundred sixty-six (1266) of the code, relating to vacancies in civil offices.

Also:

Senate Joint Resolution No. 6, a joint resolution recognizing the grave crisis of the nation and expressing the attitude of this general assembly in sustaining the president and congress in protecting this neutral country and its citizens against any belligerent nation that shall infringe upon the rights of neutrals or the citizens of our nation consistent with national honor and humanity.

Also:

House File No. 108, a bill for an act to legalize that certain election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Street Railway Company the franchise and right for the continued operation, construction and operation of a railway to be operated

by electricity or motive power other than steam, and sale of power, in, along and upon the streets, avenues, highways and public places of said city.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
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:

House File No. 108.

INTRODUCTION OF BILLS.

By Neff of Pottawattamie, House File No. 301, a bill for an act to amend the law as it appears in section two thousand five hundred sixty three-u (2563-u), supplemental supplement to the code, 1915, in relation to protection of game.

Read first and second time and referred to committee on fish and game.

By Reed of Guthrie, House File No. 302, a bill for an act providing that all common carriers operating trains within the state of Iowa and conveying live stock shall provide a car equipped with sleeping berths or bunks for the persons in charge of such live stock, and providing a penalty for failure to comply therewith.

Read first and second time and referred to committee on railroads and transportation.

By Anderson of Greene (by request), House File No. 303, a bill for an act to amend section two thousand five hundred sixty-three-a-one (2563-a1), Supplemental Supplement to the Code, 1915, relative to license to hunt, and providing an exception in favor of sailors and soldiers of the War of the Rebellion.

Read first and second time and referred to committee on judiciary.

By Scott of Appanoose, House File No. 304, a bill for an act to amend the law as it appears in section twenty-five hundred forty (2540), supplemental supplement to the code, 1915, relating to the protection of fish.

Read first and second time and referred to committee on fish and game.

By Weaver of Polk, House File No. 305, a bill for an act to provide for the creation of a commission on uniform state laws, the appointment of commissioners thereto, and the payment of the expenses of such commissioners and contribution to the support of the national conference of commissioners on uniform state laws.

Read first and second time and referred to committee on judiciary.

By Larson of Montgomery, House File No. 306, a bill for an act repealing the law as it appears in section seventeen hundred ninety six (1796) of the code of Iowa, and enacting a substitute therefor, relating to the issuance of a certificate to life insurance associations by the insurance commissioner.

Read first and second time and referred to committee on insurance.

By Kern of Warren, House File No. 307, a bill for an act to amend section five hundred seventy-six (576), Supplement to the Code, 1913, relating to the duties of township clerks and the deposit of public funds collected by them.

Read first and second time and referred to committee on judiciary.

By committee on judiciary, House File No. 308, a bill for an act to amend section two hundred twenty-four-i (224-i), supplemental supplement to the code, 1915, relating to the preparation of supplements to the code.

Read first and second time and passed on file.

SENATE MESSAGES CONSIDERED.

Senate File No. 22, a bill for an act to amend section thirteen hundred ninety (1390) of the code, pertaining to the collection of taxes by the county treasurer.

Read first and second time and referred to committee on compensation of public officers.

Senate File No. 45, a bill for an act to amend section 1090 of the supplement to the code, 1913, relating to the formation of election precincts.

Read first and second time and referred to committee on elections.

Senate File No. 124, a bill for an act to legalize the issuance of funding bonds of the city of Valley Junction, Iowa, dated the 2nd day of January, 1917, in the sum of seven thousand (\$7000.00) dollars, issued in exchange for a like amount of indebtedness of the city of Valley Junction, Iowa, as evidences by warrants.

Read first and second time and referred to committee on judiciary.

CONSIDERATION OF BILLS.

On motion of Randall of Linn, Calendar No. 65, House File No. 25, a bill for an act to repeal section nine hundred thirty-two-a (932-a) of the supplement to the code, 1913, and to enact a substitute therefor, relating to firemen's pension fund and levy of tax therefor, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—85.

Adkins	Grason	Meredith
Anderson of Davis	Griffin	Miller
Anderson of Greene	Hall	Mooty
Anderson of Winnebago	Horchem	Mowery
Andre	Jessen	Neff
Bailey	Johnston of Humboldt	Nichols
Baldwin	Johnston of Lucas	Nicholson
Becker	Jones	Nordyke
Benn	Kepple	O'Donnell
Boies	Kern	Oertel
Coakley	Kimberly	Peters
Dean	Klaus	Price
Dunkelberg	Klinker	Randall
Durbin	Knickerbocker	Reed
Edgington	Krouse	Roberts
Elwood	Lake	Rogers
Epps	Larson	Rowley
Erickson	Lee	Santee
Findlay	Lewis	Shortess
Flenniken	McFarlane	Slosson
Garber	McFerren	Smith
Gilbert	Mackie	Stanley
Gilmore	Mantz	Starzinger
Giltner	Mead	Stone

Stuart	Weaver	Wilson of Mitchell
Tucker	Wenstrand	Wormley
Turner	Wichman	Mr. Speaker
Ulstad	Wigdahl	
Walrath	Wilson of Cherokee	

Nays—2.

Lenocker Scott

Absent or not voting—21.

Bruce	Harrington	Rayburn
Crozler	Helming	Rees
Darraha	Jackson	Richards
Finch	Langfitt	Shaff
Finley	Miles	Slaughter
Gray	Murray	Wilson of Louisa
Hansen	Newton	Wilson of Mahaska

So the bill having received a constitutional majority was declared to have passed the House.

Randall of Linn offered the following amendment to the title:

Amend the title to House File No. 25 as follows: Strike out the word "repeal" in the first line of the title and insert in lieu thereof the word "amend". Strike out the words "of the" in said line and insert a comma in lieu thereof.

Amendment adopted and title as amended agreed to.

Upon request of Reed of Guthrie, unanimous consent having been granted, action was deferred on Calendar No. 66, House File No. 98, and same was allowed to retain its place on the calendar.

On motion of Randall of Linn, Calendar No. 67, House File No. 105, a bill for an act to amend the law as it appears in sections four hundred (400) and four hundred two (402) of the supplement code of 1913, relating to the removal of county seats and county records, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Randall of Linn offered the following amendment and moved its adoption:

Amend House File No. 105 by striking out the word "shall" in line 15 thereof and inserting the word "does" in lieu thereof.

Amendment adopted.

Unanimous consent having been given to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now.

Rayburn of Poweshiek moved that the previous question be now put. Motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—47.

Anderson of Greene	Jones	Randall
Baldwin	Kepple	Rogers
Benn	Klinker	Santee
Dean	Knickerbocker	Shortess
Dunkelberg	Lake	Smith
Elwood	Larson	Stanley
Epps	McFarlane	Starzinger
Erickson	Mackie	Stone
Gilbert	Mantz	Turner
Gilmore	Mead	Walrath
Grason	Miller	Weaver
Griffin	Mowery	Wenstrand
Horchem	Nichols	Wichman
Jackson	Nicholson	Wigdahl
Jessen	O'Donnell	Wormley
Johnson of Humboldt	Oertel	

Nays—38.

Adkins	Kern	Price
Anderson of Winnebago	Klaus	Rayburn
Andre	Krouse	Roberts
Boies	Lee	Rowley
Coakley	Lenocker	Scott
Crozier	Lewis	Slosson
Durbin	McFerren	Stuart
Edgington	Meredith	Tucker
Findlay	Miles	Ulstad
Garber	Mooty	Wilson of Cherokee
Giltner	Murray	Wilson of Mitchell
Helming	Nordyke	Mr. Speaker
Johnston of Lucas	Peters	

Absent or not voting—23.

Anderson of Davis	Gray	Reed
Bailey	Hall	Rees
Becker	Hansen	Richards
Bruce	Farrington	Shaff
Darrah	Kimberly	Slaught
Finch	Langfitt	Wilson of Louisa
Finley	Neff	Wilson of Mahaska
Flenniken	Newton	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On request of Randall of Linn, unanimous consent having been granted, Calendar No. 68, House File No. 104, was re-referred to the committee on judiciary.

Upon request of Wichman of Hancock, unanimous consent having been granted, action was deferred on Calendar No. 69, House File No. 154, and same was allowed to retain its place on the calendar.

Upon request of McFerren of Hamilton, unanimous consent having been granted, action was deferred on Calendar No. 70, House File No. 225, and same was allowed to retain its place on the calendar.

Upon request of Elwood of Howard, unanimous consent having been granted, action was deferred on Calendar No. 71, House File No. 117, and same was placed at the foot of the calendar.

SPECIAL ORDER.

Moved by Rayburn of Poweshiek that Calendar No. 72, House File No. 281, be made a special order for February 14th at 10:30 a. m. Motion prevailed.

On motion of Tucker of Clinton, Calendar No. 73, Senate File No. 29, a bill for an act providing for the confirmation of the title of lot (35), block (4), in the town of Camanche, Clinton county, Iowa, in Frank Kuchel and for the relinquishment of any claim that the state of Iowa may have thereto, with report of committee recommending passage, was taken up and considered.

The bill was read for the information of the House.

Mr. Tucker moved that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—90.

Adkins	Erickson	Kern
Anderson of Davis	Findlay	Kimberly
Anderson of Greene	Flenniken	Klinker
Anderson of Winnebago	Garber	Knickerbocker
Andre	Gilmore	Krouse
Baldwin	Giltner	Lake
Becker	Grason	Larson
Benn	Griffin	Lee
Boies	Hall	Lenocker
Coakley	Helming	Lewis
Crozier	Horchem	McFarlane
Dean	Jackson	McFerren
Dunkelberg	Jessen	Mackie
Durbin	Johnston of Humboldt	Mantz
Edgington	Johnston of Lucas	Mead
Elwood	Jones	Meredith
Epps	Kepple	Miles

Miller	Rayburn	Stone
Mooty	Reed	Stuart
Mowery	Roberts	Tucker
Murray	Rogers	Turner
Neff	Rowley	Ulstad
Nichols	Santee	Weaver
Nicholson	Scott	Wenstrand
Nordyke	Shortess	Wichman
O'Donnell	Slaught	Wigdahl
Oertel	Slo-son	Wilson of Cherokee
Peters	Smith	Wilson of Mitchell
Price	Stanley	Wormley
Randall	Starzinger	Mr. Speaker

Nays—None.

Absent or not voting—18.

Bailey	Gray	Rees
Bruce	Hansen	Richards
Darrah	Harrington	Shaff
Finch	Klaus	Walrath
Finley	Langfitt	Wilson of Louisa
Gilbert	Newton	Wilson of Mahaska

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Giltner of Monroe, Calendar No. 74, Senate File No. 36, a bill for an act to provide for the liability of tenants in common in possession to their co-tenants out of possession, with report of committee recommending passage was taken up and considered.

The bill was read for the information of the House.

Moved by Giltner of Monroe that Senate File No. 36 be referred to the committee on judiciary.

Moved by Klinker of Crawford, as a substitute for the motion by Giltner of Monroe, that action on Senate File No. 36 be deferred and that same be placed at the foot of the calendar.

Motion prevailed and Senate File No. 36 was ordered placed at the foot of the calendar.

On motion of Weaver of Polk, Calendar No. 75, House File No. 134, a bill for an act to amend the laws of Iowa as they appear in title twenty-one (21), chapter three (3), of the code of 1897, relating to actions for the forcible entry and detention of real property, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

The bill was read for the information of the House.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be considered engrossed and that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—91.

Adkins	Johnston of Lucas	Peters
Anderson of Davis	Jones	Price
Anderson of Wilmersburg	Kepple	Randall
Anderson of Greene	Kern	Rayburn
Andre	Kimberly	Reed
Bailey	Klaus	Roberts
Becker	Klinker	Rogers
Benn	Knickerbocker	Rowley
Baldwin	Krouse	Santee
Boies	Lake	Scott
Coakley	Larson	Shortess
Dean	Lee	Slaughter
Dunkelberg	Lenocker	Slosson
Durbin	Lewis	Smith
Edgington	McFarlane	Stanley
Elwood	McFerren	Starzinger
Epps	Mackie	Stone
Erickson	Mantz	Stuart
Findlay	Mead	Tucker
Flenniken	Meredith	Turner
Garber	Miles	Ulstad
Gilbert	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Mowery	Wichman
Grason	Murray	Wigdahl
Hall	Neff	Wilson of Cherokee
Helming	Nichols	Wilson of Mitchell
Horchem	Nicholson	Wormley
Jackson	Nordyke	Mr. Speaker
Jessen	O'Donnell	
Johnston of Humboldt	Oertel	

Nays—None.

Absent or not voting—17.

Bruce	Griffin	Richards
Crozier	Hansen	Shaff
Darrah	Harrington	Walrath
Finch	Langfitt	Wilson of Louisa
Finley	Newton	Wilson of Mahaska
Gray	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Calendar No. 76, House File No. 171, a bill for an act to amend the law as it appears in sections six hundred ninety-four-c-twenty-two (694-c-22), six hundred ninety-

four-c-seventeen (694-c-17), six hundred ninety-four-c-forty-five (694-c-45), six hundred ninety-four-c-forty-six (694-c-46), supplemental supplement to the code, 1915, and section three thousand eight hundred and eighty-five (3885), code of 1897, relating to the manner of commencing actions in the municipal court, providing notice to be served upon defendants in such actions, fixing the time when judgment will be taken, providing for procedure on appeals from the municipal to the district court, providing for service of original notice by publication in actions in the municipal court, and for proof of service thereof, providing procedure for setting aside defaults on judgments entered in the municipal court, and to provide for the filing of bonds in such court in actions of attachment, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Johnston of Lucas	Peters
Anderson of Davis	Jones	Price
Anderson of Greene	Kepple	Randall
Anderson of Winnebago	Kern	Rayburn
Andre	Kimberly	Reed
Bailey	Klaus	Roberts
Baldwin	Klinker	Rogers
Becker	Knickerbocker	Rowley
Benn	Krouse	Santee
Boies	Lake	Scott
Coakley	Larson	Shortess
Crozier	Lee	Slaught
Dean	Lenocker	Slosson
Dunkelberg	Lewis	Smith
Durbin	McFarlane	Stanley
Elwood	McFerren	Starzinger
Epps	Mackie	Stone
Erickson	Mantz	Stuart
Findlay	Meredith	Tucker
Flenniken	Miles	Turner
Garber	Miller	Ulstad
Gilbert	Mooty	Weaver
Gilmore	Mowery	Wenstrand
Giltner	Murray	Wichman
Grason	Neff	Wigdahl
Hall	Nichols	Wilson of Cherokee
Horchem	Nicholson	Wilson of Mitchell
Jackson	Nordyke	Wormley
Johnston of Humboldt	O'Donnell	Mr. Speaker

Nays—None.

Absent or not voting—21.

Bruce
Darrah
Edgington
Finch
Finley
Gray
Griffin
Hansen

Harrington
Helming
Jessen
Langfitt
Mead
Newton
Oertel

Rees
Richards
Shaff
Walrath
Wilson of Louisa
Wilson of Mahaska

So the bill having received a constitutional majority was declared to have passed the House.

Weaver of Polk offered the following amendment to the title:

Amend the title to House File No. 171 by striking out of line six thereof the word and figures "of 1897".

Amendments adopted and title as amended agreed to.

On motion of Kepple of Chickasaw, Calendar No. 77, House File No. 226, a bill for an act to legalize the special election held at the West Saude School House in Utica township, Chickasaw county, Iowa on the 8th day of July, 1916, to vote upon the proposition of organizing a consolidated independent school district comprised of parts of Utica and Jacksonville townships in Chickasaw county, Iowa and parts of Paris and New Orange townships in Howard county, Iowa, as a consolidated independent school district and to legalize said election and said consolidated independent school district and all acts done or performed and proceedings had with relation of the circulating and filing of petition, the giving of notices, the conduct of said election, the recording of the proceedings thereof, and all acts relating to the calling, holding and conducting of said election and declaring results thereof, and to extend the time for the election of officers and the organization of the board of said consolidated independent school district to January 1st, 1918, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Kepple moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—83.

Adkins	Jackson	O'Donnell
Anderson of Davis	Johnston of Humboldt	Peters
Anderson of Greene	Johnston of Lucas	Randall
Anderson of Winnebago	Jones	Roberts
Andre	Kepple	Rogers
Bailey	Kern	Rowley
Baldwin	Kimberly	Santee
Becker	Klaus	Scott
Benn	Klinker	Shortess
Boies	Knickerbocker	Slaught
Coakley	Krouse	Slosson
Crozier	Lake	Smith
Dean	Larson	Stanley
Dunkelberg	Lee	Starzinger
Durbin	Lewis	Stone
Elwood	McFarlane	Stuart
Epps	McFerren	Tucker
Erickson	Mackie	Turner
Finch	Mantz	Ulstad
Findlay	Mead	Weaver
Garber	Meredith	Wenstrand
Gilbert	Miles	Wichman
Gilmore	Miller	Wigdahl
Giltner	Mooty	Wilson of Cherokee
Grason	Mowery	Wilson of Mitchell
Hall	Murray	Wormley
Helming	Neff	Mr. Speaker
Horchem	Nichols	

Nays—None.

Absent or not voting—25.

Bruce	Jessen	Reed
Darrah	Langfitt	Rees
Edgington	Lenocker	Richards
Finley	Newton	Shaff
Flenniken	Nicholson	Walrath
Gray	Nordyke	Wilson of Louisa
Griffin	Oertel	Wilson of Mahaska
Hansen	Price	
Harrington	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House File No. 108, a bill for an act to legalize that certain election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Street Railway Company the franchise and right for the con-

tinued operation, construction and operation of a railway to be operated by electricity or motive power other than steam, and sale of power in, along and upon the streets, avenues, highways and public places of said city.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has passed the following resolution in which the concurrence of the House is asked:

Providing for the appointment of a committee to investigate the cause of the deficiency in the state treasury.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked.

Adopting a joint rule relating to the manner of drawing bills.

BILL SIGNED BY THE GOVERNOR.

A communication was received from the governor stating that he had, on the 8th day of February, 1917, approved House File No. 72.

On motion of McFerren of Hamilton the House adjourned until 10:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 13, 1917.

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

Prayer was offered by Rev. Alfred Truman Bishop, pastor of the Methodist Church, Osage, Iowa.

Journal of February 12th corrected and approved.

MOTION TO RECONSIDER.

MR. SPEAKER—I move to reconsider the vote by which House File No. 105 failed to pass the House.

I second the motion.

W. A. MOOTY,

GEO. W. CROZIER.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Reed of Guthrie presented petition of citizens of Guthrie county protesting against the repeal of the anti-cigarette law.

Referred to committee on judiciary.

Wichman of Hancock presented petition of citizens of Hancock county relative to suffrage.

Referred to committee on constitutional amendments.

Rowley of Van Buren presented petition of citizens of Van Buren county relative to suffrage.

Referred to committee on constitutional amendments.

Wilson of Louisa presented petition of citizens of Louisa county relative to suffrage.

Referred to committee on constitutional amendments.

Mowery of Jefferson presented petition of citizens of Jefferson county relative to suffrage.

Referred to committee on constitutional amendments.

Harrington of Kossuth presented petition of citizens of Kossuth county urging the repeal of the anti-discrimination law.

Referred to committee on insurance.

Durbin of Mills presented petition of citizens of Mills county protesting against the repeal of the anti-cigarette law.

Referred to committee on judiciary.

Durbin of Mills presented petition of citizens of Mills county against licensing chiropractors.

Referred to committee on public health.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 4, a bill for an act to limit and restrict the number of hours per calendar day for mechanics, laborers and persons employed upon any public works of the state, or any political subdivision thereof, etc., beg leave to report they 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.

RUBE McFERRIN, *Chairman.*

Report adopted and House File No. 4 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 275, a bill for an act to legalize certain proceedings of the mayor and city council of the city of Audubon, 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:

That the period at the end of section 2 be stricken and a comma inserted in lieu thereof, and the following words added to said section: "such publication to be without expense to the state."; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 75, a bill for an act to amend section 3447, supplement to the code, 1913, relating to the time within which actions may be brought to set aside a will, beg leave to report they 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:

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

"SECTION 1. That the law as it appears in section three thousand four hundred forty-seven (3447), supplement to the code, 1913, be and the same is hereby amended by striking from the fourth (4) line in paragraph three (3) thereof the word "five" and by inserting in lieu thereof the word 'two'.

SECTION 2. This act shall not affect pending litigation."

Also amend the title by inserting after the word "section" in the first line thereof the words "three thousand four hundred forty-seven", and by placing parentheses around the figures "3447" in line one of said title; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 93, a bill for an act to repeal section thirty-seven hundred and five-a (3705-a) of the supplement to the code, 1913, relating to instructions given by the district court to juries and fixing the time in which exceptions to such instructions may be taken 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:

That the words "of the" preceding the word "Supplement" in the second (2) line thereof be stricken and that a comma (,) be inserted in lieu thereof.

By inserting a colon (:) in place of the period at the end of line four (4); also by striking the word and figure "Section 2." in line five (5) and all that part following the colon after the word "thereof" in line four (4) be placed in quotation marks. That the words "of the" preceding the word "Supplement" in the second line of the title be stricken and a comma (,) inserted in lieu thereof; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 3.

The hour having arrived for Special Order No. 3, on motion of O'Donnell of Dubuque, House File No. 90, a bill for an act to repeal the law as it appears in paragraph d, section ten hundred fifty-six-a-32 (1056-a32) chapter 14 c, supplement to the code, 1913, and to enact a substitute therefor placing chiefs of police of certain cities under municipal civil service, with report of committee recommending passage was taken up and considered.

Starzinger of Polk moved that the previous question be now put.
Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. O'Donnell moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Horchem	Peters
Anderson of Davis	Jackson	Price
Anderson of Greene	Jessen	Randall
Anderson of Winnebago	Johnston of Humboldt	Rayburn
Bailey	Johnston of Lucas	Richards
Baldwin	Kepple	Roberts
Becker	Kern	Rogers
Benn	Klaus	Rowley
Boles	Krouse	Santee
Coakley	Lake	Scott
Crozier	Langfitt	Shortess
Dean	Larson	Slosson
Dunkelberg	Lewis	Smith
Durbin	McFarlane	Stanley
Edgington	McFerren	Starzinger
Elwood	Mackie	Stone
Epps	Mantz	Stuart
Erickson	Mead	Turner
Finch	Meredith	Ulstad
Findlay	Miller	Walrath
Finley	Mooty	Weaver
Flenniken	Mowery	Wenstrand
Garber	Murray	Wichman
Gilbert	Neff	Wigdahl
Gilmore	Newton	Wilson of Cherokee
Giltner	Nichols	Wilson of Louisa
Grason	Nicholson	Wilson of Mahaska
Hall	Nordyke	Wormley
Harrington	O'Donnell	Mr. Speaker

Nays—9.

Hansen	Lee	Oertel
Jones	Lenocker	Tucker
Knickerbocker	Miles	Wilson of Mitchell

Absent or not voting—12.

Andre	Griffin	Reed
Bruce	Helming	Rees
Darrah	Kimberly	Shaff
Gray	Klinker	Slaughter

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILLS WITHDRAWN.

Upon request of Crozier of Marion, unanimous consent having been granted, House File No. 17 was withdrawn from the committee on judiciary and from the further consideration of the House.

Upon request of Langfitt of Adair, unanimous consent having been granted, House File No. 253 was withdrawn from the committee on judiciary and from the further consideration of the House.

SENATE CONCURRENT RESOLUTION.

Klaus of Delaware called up Senate concurrent resolution relative to the adoption of a joint rule and moved its adoption:

Be It Resolved by the Senate, the House concurring, That the following is adopted as a joint rule:

"No. 16. That all bills hereafter introduced shall be typewritten, on legal-cap paper, double spaced and each line, except first and last lines of paragraphs, shall contain not less than five and one-half inches of typewritten matter."

Motion prevailed and joint rule No. 16 was adopted.

Rowley of Van Buren called up Senate concurrent resolution relative to the appointment of a committee to investigate the deficit in the state treasury, and moved its adoption.

Whereas, the message by Governor Harding delivered to the joint assembly of the legislature February 9th, 1917, reveals the startling fact that there will exist on July 1st, 1917, a deficit in the state treasury in excess of the revenues available up to that date amounting to approximately \$1,500,000.

And, Whereas, the 37th general assembly is called upon to meet and deal with this unusual condition with which it is confronted and to devise ways and means by which said deficit may be taken care of, therefore,

Be It Resolved by the Senate, the House concurring, That there be a committee of five, two from the Senate and three from the House, appointed by the presiding officers of the respective Houses, with authority to act and investigate the cause of said deficiency and when and how the same occurred and that this committee be authorized and directed to investigate and have access to any public records of the state and to call to their aid any of the officers or employes of the state charged with the duty of handling public funds, and that they be further directed to investigate the amount or amounts of money borrowed from time to time by the state, if any, and the rates of interest charged and paid therefor.

And further, that they be directed to investigate as to the use of funds for various departments and where and in what place such funds are deposited and if the state derives any interest from funds so deposited;

And further, that they be directed to lay all information, facts and matters derived from said investigation before the Senate and House for their consideration and action thereon.

Motion lost.

HOUSE CONCURRENT RESOLUTION.

Lake of Woodbury called up House concurrent resolution relative to appointing a committee to investigate the expenditures and receipts of the Iowa State Fair and moved its adoption.

Wilson of Mitchell and Kern of Warren demanded a roll call.

On the question, "Shall the resolution be adopted?"

Ayes—90.

Adkins	Johnston of Lucas	Randall
Anderson of Davis	Kepple	Reed
Anderson of Greene	Kern	Richards
Anderson of Winnebago	Klaus	Roberts
Baldwin	Knickerbocker	Rowley
Becker	Krouse	Santee
Boies	Lake	Scott
Coakley	Langfitt	Shaff
Crozier	Larson	Shortess
Durbin	Lee	Slaught
Edgington	Lenocker	Slosson
Epps	Lewis	Smith
Erickson	McFarlane	Stanley
Finch	Mackie	Starzinger
Findlay	Mantz	Stone
Finley	Mead	Stuart
Flenniken	Meredith	Tucker
Garber	Miles	Turner
Gilbert	Miller	Ulstad
Gilmore	Mooty	Walrath
Giltner	Mowery	Weaver
Grason	Murray	Wenstrand
Griffin	Newton	Wichman
Hall	Nichols	Wigdahl
Hansen	Nicholson	Wilson of Cherokee
Harrington	Nordyke	Wilson of Louisa
Horchem	O'Donnell	Wilson of Mahaska
Jackson	Oertel	Wilson of Mitchell
Jessen	Peters	Wormley
Johnston of Humboldt	Price	Mr. Speaker

Nays—4.

Bailey
Dunkelberg

Elwood

Rogers

Absent or not voting—14.

Andre	Gray	McFerren
Benn	Helming	Neff
Bruce	Jones	Rayburn
Darrah	Kimberly	Rees
Dean	Klinker	

So the resolution was adopted and the Speaker appointed as such committee on the part of the House, Lake of Woodbury, Tucker of Clinton and Mowery of Jefferson.

INTRODUCTION OF BILLS.

By Crozier of Marion, House File No. 309, a bill for an act to amend section three thousand two hundred and nineteen (3219) of the code, providing for the appointment of guardians in certain cases.

Read first and second time and referred to committee on judiciary.

By Becker of Clayton, House File No. 310, a bill for an act to amend section two thousand five hundred eighty-nine-d (2589-d), supplement to the code, 1913, relative to the examination of registered pharmacists.

Read first and second time and referred to committee on pharmacy.

By Benn of Washington, House File No. 311, a bill for an act to amend the law as it appears in section three thousand five hundred and twenty-five (3525), of the code, in reference to serving notices on insane persons confined in county homes.

Read first and second time and referred to committee on judiciary.

By Finley of Henry, House File No. 312, a bill for an act to amend the law as it appears in section sixteen hundred eighty-three-b (1683-b), of the supplement to the code, 1913, and to repeal section sixteen hundred eighty-three-k (1683-k) and section sixteen hundred eighty-three-l (1683-l), supplement to the code, 1913, and to enact a substitute therefor, relating to boards of supervisors granting aid to farm improvement associations.

Read first and second time and referred to committee on agriculture.

By committee on retrenchment and reform, House File No. 313, a bill for an act to repeal section two thousand six hundred forty-a (2640-a) supplement to the code, 1913, relating to the establishment of additional chairs and fixing compensation of professors in the homeopathic medical college.

Read first and second time and passed on file.

By Flenniken of Jones, House File No. 314, a bill for an act to amend the law as it appears in section five hundred and twelve (512) of the code, relating to fees in criminal cases and providing for the payment thereof in certain cases by the state.

Read first and second time and referred to committee on judiciary.

By Rayburn of Poweshiek, House File No. 315, a bill for an act to amend section nineteen hundred fifty-five (1955) of the supplement to the code of Iowa, 1913, relating to drains through land of another.

Read first and second time and referred to committee on drainage.

Findlay of Webster, House File No. 316, a bill for an act to provide for the drainage of High lake and Mud lake in Emmet county, Iowa.

Read first and second time and referred to committee on drainage.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 98, a bill for an act to legalize ordinance number forty-three (43) of the ordinances of the incorporated town of Alton, Sioux county, Iowa, authorizing the establishment and maintenance of an electric lighting system, including poles, lines, mains, etc., in the town of Alton, Iowa, and granting to John Boer, his associates, successors, and assigns, the right to establish such plant, and to erect and maintain poles, lines, mains, etc., as a part thereof, and defining the rights and privileges of said grantees upon the public streets and alleys of said town, and the condition upon which said rights and privileges are granted.

Also :

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. 123, a bill for an act to amend section two hundred ninety-eight (298), supplemental supplement to the code, 1915, relative to the compensation of deputy clerk of the district court.

Also :

I am directed to inform your honorable body that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution relative to the compilation of a record of the number of autos registered in the several counties.

AMENDMENTS FILED.

Tucker of Clinton asked for and obtained unanimous consent to have printed in the journal the following amendment to House File No. 49:

Amend the committee substitute for section one (1) of House File No. 49 by striking out of the fourth (4) line of said section as printed in the journal of February 12th, the words "resident freehold" and inserting in lieu thereof the word "qualified".

Gilbert of Marshall asked for and obtained unanimous consent to have printed in the journal the following amendment to House File No. 70:

Amend the amendment to House File No. 70 by striking out the word and figure "four (4)" and inserting in lieu thereof the words and figures "four dollars and fifty cents (\$4.50)"; and also by striking out the word and figure "six (6)" and inserting in lieu thereof the words and figures "six dollars and fifty cents (\$6.50)".

CONSIDERATION OF BILLS.

Unanimous consent having been granted, on motion of Weaver of Polk, House File No. 275, a bill for an act to legalize certain proceedings of the mayor and city council of the city of Audubon, Iowa, with report of committee recommending passage as amended was taken up, considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—95.

Adkins	Johnston of Humboldt	Peters
Anderson of Davis	Johnston of Lucas	Price
Anderson of Greene	Jones	Randall
Anderson of Winnebago	Kepple	Rayburn
Bailey	Kern	Reed
Baldwin	Klaus	Richards
Benn	Klinker	Roberts
Boies	Knickerbocker	Rogers
Coakley	Krouse	Rowley
Dean	Lake	Santee
Dunkleberg	Langfitt	Scott
Durbin	Larson	Shaff
Edgington	Lee	Shortess
Elwood	Lenocker	Slaught
Epps	Lewis	Slosson
Erickson	McFarlane	Stanley
Finch	McFerren	Starzinger
Findlay	Mackie	Stone
Flenniken	Mead	Stuart
Garber	Meredith	Tucker
Gilbert	Miles	Turner
Gilmore	Miller	Ulstad
Giltner	Mooty	Walrath
Grason	Mowery	Weaver
Griffin	Murray	Wenstrand
Hall	Neff	Wichman
Hansen	Newton	Wigdahl
Harrington	Nichols	Wilson of Cherokee
Helming	Nicholson	Wilson of Louisa
Horchem	Nordyke	Wormley
Jackson	O'Donnell	Mr. Speaker
Jessen	Oertel	

Nays—None.

Absent or not voting—13.

Andre	Finley	Smith
Becker	Gray	Wilson of Mahaska
Bruce	Kimberly	Wilson of Mitchell
Crozler	Mantz	
Darrah	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of McFerren of Hamilton, Calendar No. 91, House File No. 308, by committee on judiciary, a bill for an act to amend section two hundred twenty-four-i (224-i), supplemental supplement to the code, 1915, relating to the preparation of supplements to the code, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. McFerren moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—99.

Ackins	Jackson	O'Donnell
Anderson of Davis	Jessen	Peters
Anderson of Greene	Johnston of Humboldt	Price
Anderson of Winnebago	Johnston of Lucas	Randall
Bailey	Jones	Reed
Baldwin	Kepple	Richards
Becker	Kern	Roberts
Benn	Kimberly	Rogers
Boies	Klaus	Rowley
Coakley	Klinker	Santee
Crozier	Knickerbocker	Scott
Dean	Krouse	Shaff
Dunkelberg	Lake	Shortess
Durbin	Langfitt	Slaught
Edgington	Larson	Slosson
Elwood	Lee	Stanley
Epps	Lenocker	Starzinger
Erickson	Lewis	Stone
Finch	McFerren	Stuart
Findlay	Mackie	Tucker
Finley	Mantz	Turner
Flenniken	Mead	Ulstad
Garber	Meredith	Walrath
Gilbert	Miles	Weaver
Gilmore	Miller	Wenstrand
Giltner	Mooty	Wichman
Grason	Mowery	Wigdahl
Griffin	Murray	Wilson of Cherokee
Hall	Neff	Wilson of Louisa
Hansen	Newton	Wilson of Mahaska
Harrington	Nichols	Wilson of Mitchell
Helming	Nicholson	Wormley
Horchem	Nordyke	Mr. Speaker

Nays—1.

Oertel

Absent or not voting—8.

Andre	Gray	Rees
Bruce	McFarlane	Smith
Darrah	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER.

Moved by Rowley of Van Buren that Calendar No. 82, House File No. 58, be made a special order for February 21st at 10:30 a. m.

Motion prevailed.

On motion of Harrington of Kossuth, Calendar No. 69, House File No. 154, a bill for an act to amend the law as it appears in section two thousand nine hundred five (2905) of the code, relating to the conditional sale or lease of personal property, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Harrington moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—99.

Adkins	Harrington	Newton
Anderson of Davis	Helming	Nichols
Anderson of Greene	Horchem	Nicholson
Anderson of Winnebago	Jackson	Nordyke
Bailey	Jessen	O'Donnell
Baldwin	Johnston of Humboldt	Oertel
Becker	Johnston of Lucas	Peters
Benn	Jones	Price
Boies	Kepple	Randall
Coakley	Kern	Rayburn
Crozier	Kimberly	Reed
Dean	Klaus	Richards
Dunkelberg	Klinker	Roberts
Durbin	Knickerbocker	Rogers
Edgington	Krouse	Rowley
Elwood	Langfitt	Scott
Epps	Larson	Shaff
Erickson	Lee	Shortess
Finch	Lenocker	Slaught
Findlay	Lewis	Slosson
Finley	McFarlane	Smith
Flenniken	Mackie	Stanley
Garber	Mantz	Starzinger
Gilbert	Mead	Stone
Gilmore	Meredith	Stuart
Giltner	Miller	Tucker
Grason	Mooty	Turner
Griffin	Mowery	Ulstad
Hall	Murray	Walrath
Hansen	Neff	Weaver

Wenstrand
Wichman
Wigdahl

Wilson of Cherokee
Wilson of Louisa
Wilson of Mahaska

Wilson of Mitchell
Wormley
Mr. Speaker

Nays—1.

McFerren

Absent or not voting—8.

Andre
Bruce
Darrah

Gray
Lake
Miles

Rees
Santee

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of McFerren of Hamilton, unanimous consent having been granted, action was deferred on Calendar No. 70, House File No. 255, and same was allowed to retain its place on the calendar.

On motion of Weaver of Polk, Calendar No. 78, House File No. 213, a bill for an act to legalize the publication of original notice in actions quieting title against unknown claimants pursuant to section thirty-five hundred and thirty-eight (3538), supplemental supplement to the code, 1915, with report of committee recommending passage was taken up and considered.

Bailey of Shelby offered the following amendment and moved its adoption:

Amend House File No. 213 by adding thereto the following: "Section 2. Nothing in this act contained shall be construed as affecting pending litigation."

Amendment adopted.

Elwood of Howard offered the following amendment and moved its adoption:

Amend by striking from the last line of section 1 of House File No. 213 the words "code of 1897" and inserting in lieu thereof the words "of the code".

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—98.

Adkins	Jessen	Peters
Anderson of Davis	Johnston of Humboldt	Price
Anderson of Greene	Johnston of Lucas	Randall
Anderson of Winnebago	Jones	Rayburn
Bailey	Kepple	Reed
Baldwin	Kern	Richards
Becker	Kimberly	Roberts
Benn	Klaus	Rogers
Boies	Klinker	Rowley
Coakley	Knickerbocker	Santee
Crozier	Krouse	Scott
Dean	Lake	Shaff
Dunkelberg	Langfitt	Shortess
Durbin	Larson	Slosson
Edgington	Lenocker	Smith
Elwood	Lewis	Stanley
Epps	McFarlane	Starzinger
Erickson	McFerren	Stone
Finch	Mackie	Stuart
Findlay	Mantz	Tucker
Finley	Mead	Turner
Flenniken	Meredith	Ulstad
Garber	Miles	Walrath
Gilbert	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Murray	Wichman
Grason	Neff	Wigdahl
Griffin	Newton	Wilson of Cherokee
Hall	Nichols	Wilson of Louisa
Hansen	Nicholson	Wilson of Mitchell
Harrington	Nordyke	Wormley
Helming	O'Donnell	Mr. Speaker
Horchem	Oertel	

Nays—1.

Mowery

Absent or not voting—9.

Andre	Gray	Rees
Bruce	Jackson	Slaught
Darrah	Lee	Wilson of Mahaska

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Mackie of Benton, unanimous consent having been granted, action was deferred on Calendar No. 79, House File No. 219, and same placed at the foot of the calendar.

On request of Lake of Woodbury, unanimous consent having been granted, Calendar No. 80, House File No. 147, was re-referred to the committee on railroads and transportation.

On motion of Johnston of Humboldt, Calendar No 81, House File No. 100, a bill for an act providing for the creation of the twenty-second judicial district, and the withdrawal of Webster county from the eleventh judicial district, and of Humboldt county from the fourteenth judicial district, and providing for the appointment of judges of the district court, with report of committee recommending passage was taken up and considered.

Johnston of Humboldt offered the following amendment and moved its adoption:

Amend House File No. 100 by striking out the publication clause.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Johnston moved that the bill be considered engrossed and read a third time now.

Rayburn of Poweshiek moved that the previous question be now put. Motion prevailed and the bill was read a third time.

Hall of Taylor in the chair.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Johnston of Humboldt	Oertel
Anderson of Davis	Johnston of Lucas	Peters
Anderson of Greene	Jones	Price
Anderson of Winnebago	Kepple	Randall
Balley	Kern	Rayburn
Baldwin	Kimberly	Richards
Boies	Klaus	Roberts
Coakley	Klinker	Rogers
Dean	Knickerbocker	Rowley
Dunkelberg	Krouse	Santee
Durbin	Lake	Shortess
Edgington	Langfitt	Slaught
Epps	Larson	Slosson
Erickson	Lee	Smith
Finch	Lewis	Stanley
Findlay	McFarlane	Starzinger
Finley	Mackie	Stuart
Flenniken	Mantz	Tucker
Gilmore	Meredith	Turner
Giltner	Miles	Ulstad
Grason	Miller	Walrath
Griffin	Mooty	Weaver
Hall	Murray	Wenstrand
Hansen	Neff	Wichman
Harrington	Newton	Wigdahl
Helming	Nichols	Wilson of Cherokee
Horchem	Nicholson	Wilson of Louisa
Jackson	Nordyke	Wilson of Mitchell
Jessen	O'Donnell	Wormley

Nays—8.

Crozier	Lenocker	Scott
Elwood	McFerren	Stone
Garber	Mowery	

Absent or not voting—13.

Andre	Gilbert	Shaff
Becker	Gray	Wilson of Mahaska
Benn	Mead	Mr. Speaker
Bruce	Reed	
Darrah	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Wormley of Plymouth, Calendar No. 83, House File No. 194, a bill for an act to amend section 2806 supplement to the code, 1913, relating to school tax, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Wormley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—96.

Adkins	Hansen	Meredith
Anderson of Davis	Harrington	Miles
Anderson of Greene	Helming	Miller
Anderson of Winnebago	Horchem	Mooty
Bailey	Jackson	Murray
Baldwin	Jessen	Neff
Benn	Johnston of Humboldt	Newton
Boies	Johnston of Lucas	Nichols
Coakley	Jones	Nicholson
Crozier	Kepple	Nordyke
Dean	Kern	O'Donnell
Dunkelberg	Kimberly	Oertel
Durbin	Klaus	Peters
Edgington	Klinker	Price
Elwood	Knickerbocker	Randall
Epps	Krouse	Rayburn
Erickson	Lake	Reed
Finch	Langfitt	Richards
Findlay	Larson	Roberts
Finley	Lee	Rogers
Garber	Lenocker	Rowley
Gilbert	Lewis	Santee
Gilmore	McFarlane	Shaff
Giltner	McFerren	Shortess
Grason	Mackie	Slaughter
Hall	Mantz	Slosson

Smith	Turner	Wigdahl
Stanley	Ulstad	Wilson of Cherokee
Starzinger	Walrath	Wilson of Louisa
Stone	Weaver	Wilson of Mahaska
Stuart	Wenstrand	Wilson of Mitchell
Tucker	Wichman	Wormley

Nays—2.

Mowery

Scott

Absent or not voting—10.

Andre
Becker
Bruce
Darrah

Flenniken
Gray
Griffin
Mead

Rees
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Wormley of Plymouth offered the following amendment to the title:

Amend the title to House File No. 194 by striking out the word "Tax", which is the last word of said title, and inserting in lieu thereof the word "Taxes".

Amendment adopted and title as amended agreed to.

SENATE MESSAGE CONSIDERED.

Senate File No. 123, a bill for an act to amend section two hundred ninety-eight (298), supplemental supplement to the code, 1915, relative to the compensation of deputy clerk of the district court.

Read first and second time and referred to committee on compensation of public officers.

Senate File No. 98, a bill for an act to legalize ordinance number forty-three (43) of the ordinances of the incorporated town of Alton, Sioux county, Iowa, authorizing the establishment and maintenance of an electric lighting system, including poles, lines, mains, etc., in the town of Alton, Iowa, and granting to John Boer, his associates, successors, and assigns, the right to establish such plant, and to erect and maintain poles, lines, mains, etc., as a part thereof, and defining the rights and privileges of said grantees upon the public streets and alleys of said town, and the condition upon which said rights and privileges are granted.

Read first and second time and referred to committee on judiciary.

On motion of McFarlane of Black Hawk the House adjourned until 10:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 14, 1917.

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

Prayer was offered by Rev. Charles A. Carman, pastor of the First Baptist Church, Shenandoah, Iowa.

Journal of February 13th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Crozier of Marion presented petition of citizens of Marion county opposing a closed season on quail.

Referred to committee on fish and game.

REPORTS OF COMMITTEES.

Hall of Taylor, 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. 91, a bill for an act to amend the law as it appears in section 1304, supplement to the code, 1913, relative to the exemption of property from 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.

C. A. HALL, *Chairman.*

Report adopted and House File No. 91 was indefinitely postponed.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 176, a bill for an act to appropriate the sum of seven hundred forty-nine and 90/100 (\$749.90) dollars to the Lyon County Fair and Agricultural Association under the provisions of section one thousand six hundred sixty-one-a (1661-a) supplemental supplement to the code, 1915, beg leave to report they have had 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. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations to whom was referred House File No. 93, a bill for an act to provide additional buildings at the Soldiers' Home at Marshalltown, Iowa, and to provide an appropriation to cover the cost 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.

R. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations to whom was referred House File No. 262, a bill for an act to appropriate the sum of one hundred forty-three 85/100 (\$143.85) dollars to the Boone County Agricultural Society, under the provisions of section one thousand six hundred sixty-one-a supplemental supplement to the code, 1915, beg leave to report they 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. J. JOHNSTON, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the committees on appropriations, having under consideration House File No. 262, a bill for an act to appropriate the sum of one hundred forty-three and 85/100 dollars (\$143.85), to the Boone County Agricultural Society, under the provisions of section one thousand and sixty-one-a, supplemental supplement to the code, 1915, relating to premiums paid by county fair boards, respectfully dissent from the decision of the majority of the members thereof and recommend that the said bill do pass.

E. A. LARSON,
WM. BECKER,
THOS. J. WILSON,
R. W. ANDERSON,
DAVID MEREDITH,
J. M. WORMLEY.

Ordered passed on file.

Wilson of Mahaska, from the committee on public utilities, submitted the following report:

MR. SPEAKER—Your committee on public utilities, to whom was referred House File No. 246, a bill for an act to amend section seven hundred nineteen (719) of the code, relating to ferries, beg leave to report they 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:

By striking out the words "in Section 719 shall be had and" where the same appears in the fifth and sixth lines of section one and inserting in lieu thereof the words "herein shall be"; and when so amended the bill do pass.

THOS. J. WILSON, *Chairman.*

Ordered passed on file.

Kimberly of Scott, from the committee on railroads and transportation, submitted the following report:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 111, a bill for an act making it the duty of a railway company or other person or corporation engaged in carrying passengers on railway trains, originating at any point in the state or Iowa and destined to another point in the state of Iowa, to adequately warm the cars, beg leave to report they 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.

D. W. KIMBERLY, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the committee on railroads and transportation, having had under consideration House File No. 111, a bill for an act making it the duty of a railway company or other person or corporation engaged in carrying passengers on railway trains, originating at any point in the state of Iowa and destined to another point in the state of Iowa, to adequately warm the cars or coaches provided for its passengers, and providing a penalty for the violation of this act, respectfully dissent from the decision of the majority members thereof and recommend that the said bill be passed.

H. L. WILSON,
J. M. WORMLEY,
STANLEY R. SMITH.

Also:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 247, a bill for an act to amend section twenty hundred and ninety-one-c (2091-c), supplement to the code, 1913, relating to the creation of a district for the purpose of voting taxes in aid of the construction or electrification of railroads, and the manner of voting such 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.

D. W. KIMBERLY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 147, a bill for an act to amend the law as it appears in section forty-eight hundred eleven (4811) of the code relating to the unlawful boarding of trains, beg leave to report they 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:

By striking out all after the enacting clause and substituting in lieu thereof the following:

"SECTION 1. That the law as it appears in section forty-eight hundred eleven (4811) of the code, be and is hereby amended by inserting after the "," following the word "motion" in the last line of said section the words "or, for the purpose of riding thereon without the payment of the usual fare,;" and when so amended the bill do pass.

D. W. KIMBERLY, *Chairman.*

Ordered passed on file.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 148, a bill for an act to amend section seven hundred forty-one-q (741-q), seven hundred forty-one-r (741-r), seven hundred forty-one-u (741-u) and seven hundred forty-one-v (741-v) of the supplement to the code, 1913, relative to city hospitals, the building and maintaining thereof, tax levies and bond issues therefor, and limitation of indebtedness in connection 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 be amended as follows:

By striking out of the title the words "of the" preceding the word "supplement" in the third line thereof. Also by striking from line two of section one of said bill the words "of the Supplement to the Code" and inserting in lieu thereof the words "supplement to the code"; also by striking from line two of section two the words "of the Supplement to the Code" and inserting in lieu thereof "supplement to the code"; also by striking from lines one and two of section three the words "of the Supplement to the Code" and inserting in lieu thereof the words "supplement to the code"; also by striking from lines one and two of section four the words "of the Supplement to the Code" and substituting in lieu thereof the words "supplement to the code"; also by striking from said bill all of section five; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 104, a bill for an act to amend the law as found in section nine hundred thirty-two-n (932-n), chapter 13-B, supplement to the code, 1913, relating to pensions for police 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.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 119, a bill for an act to authorize the property owners to select the character of pavement or other street improvement to be made in front of their 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 amended as follows:

By striking out all after the enacting clause and substituting in lieu thereof the following:

SECTION 1. That section eight hundred thirteen (813), supplemental supplement to the code, 1915, be and is hereby amended by adding at the end of said section the following: "When bids are received in more than one kind of material the contract shall not be awarded until ten days after said bids are opened and considered by the council and the owners of property liable to said assessment shall have the right to determine the kind of material to be used in the construction of said improvement by filing with the council a petition stating the kind selected, signed by the owners of the majority of the linear front feet of the property abutting and adjacent to said improvement. Should no such petition be filed within said time the council may select the kind of material and award such contract."

Also by striking out all of the title to said bill and substituting in lieu thereof the following:

"A bill for an act to amend section eight hundred thirteen (813), supplemental supplement to the code, 1915, relating to street improvements."; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 9, a bill for an act to amend section 1989-a-38, supplement to the code, 1913, granting to cities and towns authority to issue funding bonds to take up and pay assessments made against such cities or towns under the provisions of chapter 2-a title X of the supplement to the code, 1913, beg leave to report they 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:

By striking out all after the enacting clause and substituting in lieu thereof the following:

SECTION 1. That section nineteen hundred and eighty-nine-a-thirty-eight (1989-a-38), supplement to the code, 1913, be and is hereby amended by adding at the end of said section the following: "Cities or towns affected by this section may issue their funding bonds in accordance with the provisions of chapter twelve (12), title V of the code, for the purpose of securing the money to pay any assessments."

Also by striking out all of the title of this bill and substituting in lieu thereof the following:

A bill for an act to amend section nineteen hundred eighty-nine-a-thirty-eight (1989-a-38), supplement to the code, 1913, relating to the issuance of funding bonds by cities and towns; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Newton of Cass, 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. 197, a bill for an act to change the name of the Industrial School for Boys and the Industrial School for Girls, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

ED. L. NEWTON, *Chairman.*

Report adopted.

Slaughter of Wapello, from the committee on public health, submitted the following report:

MR. SPEAKER—Your committee on public health, to whom was referred House File No. 169, a bill for an act to prevent the transmission of venereal 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 indefinitely postponed.

A. W. SLAUGHT, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the minority of the members of the committee on public health, to whom was referred House File No. 169, a bill for an act to prevent the transmission of venereal diseases, beg leave to report that we have had the said bill under consideration and respectfully dissent from the decision of the majority and recommend that said bill do pass.

H. L. WILSON,
JAS. F. JOHNSTON,
J. M. WORMLEY.

Dean of Osceola, 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. 224, a bill for an act to amend the law as it appears in section 2551, relating to the protection of game by providing a close season, beg leave to report they have had 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. E. DEAN, *Acting Chairman.*

Report adopted:

Ulstad of Wright, from the committee on judicial districts, submitted the following report:

MR. SPEAKER—Your committee on judicial districts, to whom was referred Senate File No. 24, a bill for an act to amend section two hundred twenty-seven (227), supplemental supplement to the code, 1915, relating to the division of the state into judicial districts and the election of 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:

SECTION 1. That section two hundred twenty-seven (227), supplemental supplement to the code, 1915, be amended by striking from said section lines fifteen (15) and sixteen (16) thereof, and that said lines fifteen (15) and sixteen (16) are hereby repealed and the following enacted in lieu thereof:

SECTION 2. "The seventh district shall consist of the counties of Muscatine, Scott, Clinton and Jackson, and shall have five judges, who shall be so elected that each county shall have at least one resident judge."

Also by amending the title by inserting following the figures and comma "1915," the following: "by repealing lines fifteen (15) and sixteen (16) of said section and enacting a substitute therefor, all", and when so amended the bill be passed to the House with recommendation that the same do pass.

OSCAR ULSTAD, *Chairman.*

Ordered passed on file.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to the appointment of members of the general assembly to attend the funeral of Hon. A. C. Wilson on February 15, 1917.

Also:

I am directed to inform your honorable body that the Senate has indefinitely postponed the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution No. 2, limiting the number of bills which may be introduced by members of the legislature after February 15, 1917.

Also:

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. 243, a bill for an act to amend section two hundred twenty-four-i (224-i) of the supplemental supplement to the code, 1915, relating to the preparation of supplements to the code.

Also:

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. 84, a bill for an act to amend section 2415 of the supplemental supplement to the code, 1915, relative to the payment of costs in search warrant cases.

Also:

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. 141, a bill for an act to repeal section twenty-nine hundred eleven-a (2911-a), section twenty-nine hundred eleven-b (2911-b) of the supplemental supplement to the code, 1915, and section twenty-nine hundred eleven-c (2911-c) of the supplement to the code, 1913, relating to bulk sales of merchandise and to enact in lieu thereof provisions for the sale of stocks of goods, merchandise and the fixtures pertaining to the conducting of mercantile business and for a notice in the case of such sales.

Also:

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 to prohibit the solicitation of orders for the sale of intoxicating liquors by advertisements in newspapers, magazines, periodicals, letters, posters, billboards, circulars, order blanks, price lists, handbills or other form of written or printed matter and making the violation a misdemeanor, and the act prevented by a writ of injunction.

Also:

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. 69, a bill for an act to amend section three hundred and three-a, supplement of the code, 1913, relating to the appointment of assistant county attorneys and their compensation.

CONSIDERATION OF BILLS.

The hour having arrived for Special Order No. 5, on motion of Rayburn of Poweshiek, House File No. 281, a bill for an act establishing a state banking department and providing for the appointment and removal, salary and expenses of a superintendent of banking; the appointment and removal, salary and expenses of examiners and clerks in said department; providing quarters, furniture and supplies for such department; and relieving the auditor of state of all duties in connection with the management of the banking department of the state, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Rayburn of Poweshiek moved that the bill be considered engrossed and read a third time.

Rogers of Carroll offered the following amendment and moved its adoption:

Amend House File No. 281 by striking out the word "him" in the twelfth and nineteenth lines of section five and inserting in lieu thereof the words "the executive council".

Amendment adopted.

Larson of Montgomery offered the following amendment and moved its adoption:

Amend House File No. 281 by striking from line 20 of section 2 thereof the word "four" and the figure "(4)" and inserting in lieu thereof the word "two" and the figure "(2)"; and by striking from line 21 thereof the word "four" and the figure "(4)", and by striking from line 30 thereof the word "four" and the figure "(4)".

Gilbert of Marshall and Johnston of Humboldt demanded a roll call.

On the question, "Shall the amendment be adopted?"

Ayes—30.

Anderson of Davis
Andre
Baldwin
Crozier
Durbin
Finley
Garber

Giltner
Helming
Krouse
Larson
Lenocker
McFerren
Miles

Miller
Mowery
Neff
Oertel
Reed
Roberts
Scott

Shortess
Slosson
Stanley

Stone
Tucker
Ulstad

Walrath
Wormley
Mr. Speaker

Nays—68.

Adkins
Anderson of Greene
Anderson of Winnebago
Bailey
Becker
Benn
Boies
Bruce
Coakley
Dean
Dunkelberg
Edgington
Elwood
Epps
Finch
Findlay
Flenniken
Gilbert
Gilmore
Grason
Griffin
Hansen
Harrington

Horchem
Jackson
Jessen
Johnston of Humboldt
Johnston of Lucas
Jones
Kepple
Kern
Kimberly
Klaus
Klinker
Knickerbocker
Lake
Langfitt
Lewis
Mackie
Mantz
Mead
Meredith
Mooty
Murray
Newton
Nichols

Nicholson
O'Donnell
Peters
Price
Randall
Rayburn
Richards
Rogers
Rowley
Santee
Shaff
Slaught
Smith
Starzinger
Stuart
Turner
Wichman
Wigdahl
Wilson of Cherokee
Wilson of Louisa
Wilson of Mahaska
Wilson of Mitchell

Absent or not voting—10.

Darrah
Erickson
Gray
Hall

Lee
McFarlane
Nordyke

Rees
Weaver
Wenstrand

Amendment lost.

Roberts of Ringgold offered the following amendment and moved its adoption:

Amend House File No. 281 by striking from line 17 of section 5 the words "superintendent of banking" and inserting in lieu thereof the words "executive council".

Amendment adopted.

Anderson of Winnebago moved that the previous question be now put. Motion prevailed.

Motion prevailed and the bill was read a third time.

Speaker pro tem McFarlane in the chair.

Speaker Pitt in the chair.

On the question, "Shall the bill pass?"

Ayes—83.

Adkins	Jackson	Price
Anderson of Davis	Johnston of Humboldt	Randall
Anderson of Greene	Johnston of Lucas	Rayburn
Anderson of Winnebago	Jones	Reed
Bailey	Kepple	Roberts
Baldwin	Kimberly	Rogers
Becker	Klinker	Rowley
Benn	Knickerbocker	Santee
Boies	Krouse	Shaff
Bruce	Lake	Slaught
Coakley	Lee	Slosson
Dean	Lewis	Smith
Dunkelberg	McFarlane	Starzinger ,
Durbin	Mackie	Stuart
Edgington	Mantz	Turner
Epps	Mead	Ulstad
Erickson	Meredith	Walrath
Finch	Miller	Weaver
Findlay	Mooty	Wenstrand
Flenniken	Mowery	Wichman
Garber	Murray	Wigdahl
Gilbert	Neff	Wilson of Cherokee
Gilmore	Newton	Wilson of Louisa
Grason	Nichols	Wilson of Mahaska
Griffin	Nicholson	Wilson of Mitchell
Hansen	Nordyke	Wormley
Harrington	O'Donnell	Mr. Speaker
Horchem	Peters	

Nays—20.

Andre	Kern	Oertel
Crozier	Klaus	Scott
Elwood	Langfitt	Shortess
Finley	Larson	Stanley
Giltner	Lenocker	Stone
Helming	McFerren	Tucker
Jessen	Miles	

Absent or not voting—5.

Darrah	Hall	Richards
Gray	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 6, a bill for an act to repeal section ten hundred eighty-seven-a-thirty-six (1087-a-36), ten hundred eighty-seven-a-thirty-seven (1087-a-37), ten hundred eighty-seven-a-thirty-eight (1087-a-38), ten hundred eighty-seven-a-thirty-nine (1087-a-

39), ten hundred eighty-seven-a-40 (1087-a-40), ten hundred eighty-seven-a-forty-one (1087-a-41), ten hundred eighty-seven-a-forty-two (1087-a-42), ten hundred eighty-seven-a-forty-three (1087-a-43), ten hundred eighty-sevena-forty-four (1087-a-44), ten hundred eighty-seven-a-forty-five (1087-a-45), ten hundred eighty-seven-a-forty-six (1087-a-46), ten hundred eighty-seven-a-forty-seven (1087-a-47) supplement to the code, 1913, relating to primary elections.

Also:

House File No. 15, a bill for an act to amend section ten hundred fifty-six-a-4 (1056-a-4), supplemental supplement to the code, 1915, relating to the form of petition in the nomination of councilmen under city manager plan.

Also:

House File No. 109, a bill for an act to legalize that certain special election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Gas and Electric Company and franchise and right to construct and maintain apparatus for the transmission of gas and apparatus for the transmission of electricity in, along and through the streets and public places of said city.

Also:

House File No. 73, a bill for an act authorizing cities having a population of fifty thousand and over, including cities under commission form of government and cities under special charter, to erect a municipal court building and providing for a special tax, the issuance of bonds, and the submission of the question of erection of such building.

Also:

House File No. 65, a bill for an act to repeal section fifteen hundred sixty-five-g (1565-g), supplement to the code, 1913, relating to the posting of notices in school districts for the purpose of calling attention of property owners to the weed law of the state of Iowa.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

- House File No. 6.
- House File No. 15.
- House File No. 65.
- House File No. 73.
- House File No. 109.

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. 6, 15, 65, 73 and 109.

SENATE CONCURRENT RESOLUTION.

Becker of Clayton called up Senate concurrent resolution relative to the appointment of members of the General Assembly to attend the funeral of Hon. A. C. Wilson, asked unanimous consent for its immediate consideration, and moved that the House concur.

Whereas, the Honorable A. C. Wilson of Fayette county, a former member of the Iowa Senate in the 30th, 31st and 32nd general assemblies, a later member of the state board of pharmacy, president of the Druggists' Mutual Fire Insurance Company, and a member of the executive committee of the National Association Boards of Pharmacy, died at his home in Oelwein, Iowa, on February 12th, 1917, therefore,

Be It Resolved by the Senate, the House concurring: That a committee of four members of the 37th general assembly be appointed by the president of the senate and the speaker of the House to attend the funeral of this distinguished citizen of our state, to be held at his late home on February 15th, 1917.

Motion prevailed and the House concurred. The Speaker appointed as such committee on the part of the House, Becker of Clayton and Walrath of Fayette.

MOTION TO RECONSIDER CALLED UP.

Randall of Linn called up the motion to reconsider the vote by which House File No. 105 failed to pass the House.

Rayburn of Poweshiek moved that the motion to reconsider be laid on the table.

Tucker of Clinton and Randall of Linn demanded a roll call.

On the question, "Shall the motion to reconsider be laid on the table?"

Ayes—31.

Adkins	Giltner	Lenocker
Benn	Hansen	McFerren
Boies	Helming	Meredith
Coakley	Johnston of Humboldt	Newton
Durbin	Johnston of Lucas	Nordyke
Edgington	Kern	Price
Epps	Krouse	Rayburn
Garber	Lee	Roberts

Rowley	Starzinger	Wilson of Mitchell
Scott	Wilson of Cherokee	
Smith	Wilson of Mahaska	

Nays—68.

Anderson of Davis	Jessen	Peters
Anderson of Greene	Jones	Randall
Anderson of Winnebago	Kepple	Reed
Andre	Kimberly	Rogers
Baldwin	Klaus	Santee
Becker	Klinker	Shaff
Bruce	Knickerbocker	Shortess
Crozier	Lake	Slaughter
Dean	Langfitt	Slosson
Dunkelberg	Larson	Stanley
Elwood	Lewis	Stone
Erickson	McFarlane	Stuart
Finch	Mackie	Tucker
Findlay	Mantz	Turner
Finley	Miller	Ulstad
Flenniken	Mooty	Walrath
Gilbert	Mowery	Weaver
Gilmore	Murray	Wenstrand
Grason	Neff	Wichman
Griffin	Nichols	Wigdahl
Harrington	Nicholson	Wilson of Louisa
Horchem	O'Donnell	Wormley
Jackson	Oertel	

Absent or not voting—9.

Bailey	Hall	Rees
Darrah	Mead	Richards
Gray	Miles	Mr. Speaker

Motion lost.

Rayburn of Poweshiek moved that the House adjourn until 10:00 a. m. Thursday.

Giltner of Monroe moved to amend by substituting 9:00 a. m. instead of 10:00 a. m.

Amendment lost.

Motion lost.

On the question, "Shall the House reconsider the vote by which House File No. 105 failed to pass the House?"

Ayes—81.

Anderson of Davis	Bruce	Elwood
Anderson of Greene	Coakley	Epps
Anderson of Winnebago	Crozier	Erickson
Andre	Dean	Finch
Baldwin	Dunkelberg	Findlay
Becker	Durbin	Finley
Benn	Edgington	Flenniken

Garber	Larson	Santee
Gilbert	Lewis	Shaff
Gilmore	McFarlane	Shortess
Grason	Mackie	Slaughter
Griffin	Mantz	Slosson
Hansen	Meredith	Smith
Harrington	Miles	Stanley
Horchem	Miller	Starzinger
Jackson	Mooty	Stone
Jessen	Mowery	Stuart
Johnston of Humboldt	Newton	Tucker
Jones	Nichols	Turner
Kepple	Nicholson	Walrath
Kimberly	O'Donnell	Weaver
Klaus	Peters	Wenstrand
Klinker	Randall	Wichman
Knickerbocker	Reed	Wigdahl
Krouse	Richards	Wilson of Louisa
Lake	Rogers	Wormley
Langfitt	Rowley	Mr. Speaker

Nays—16.

Adkins	Nordyke	Ulstad
Boies	Oertel	Wilson of Cherokee
Helming	Price	Wilson of Mahaska
Kern	Rayburn	Wilson of Mitchell
Lenocker	Roberts	
McFerren	Scott	

Absent or not voting—11.

Bailey	Hall	Murray
Darraha	Johnston of Lucas	Neff
Giltner	Lee	Rees
Gray	Mead	

So the House reconsidered the vote by which House File No. 105 failed to pass the House.

Randall of Linn moved that the House reconsider the vote by which House File No. 105 passed to its third reading.

Motion prevailed.

Randall of Linn moved that House File No. 105 be made a special order for Thursday, February 15th, at 11:30 a. m.

Lee of Sac moved to amend by substituting February 22d in lieu of February 15th.

Amendment adopted.

Motion as amended lost.

Moved by Randall of Linn that House File No. 105 be made a special order for February 16th at 10:30 a. m.

Motion prevailed.

INTRODUCTION OF BILLS.

By Slaughter of Wapello, House File No. 317, a bill for an act to repeal the law as it appears in section seven hundred sixty-eight-c (768-c), section seven hundred sixty-eight-d (768-d), section seven hundred sixty-eight-e (768-e) and seven hundred sixty-eight-f (768-f) of the supplement to the code of 1913 and to enact a substitute therefor relating to the equipment of street railways, and to provide penalty for violation thereof.

Read first and second time and referred to committee on municipal corporations.

By Dean of Osceola (by request), House File No. 318, a bill for an act to amend the law as it appears in section 1072, of the supplement to the code, 1913, relating to the election of county officers.

Read first and second time and referred to committee on elections.

By Jones of Cerro Gordo, House Joint Resolution No. 5, providing for the printing, distribution and sale of the acts and resolutions of the thirty-sixth general assembly of the state of Iowa.

Read first and second time and referred to committee on appropriations.

By Miles of Jackson, House File No. 319, a bill for an act to legalize certain warrants of the town of Bellevue, Iowa.

Read first and second time and referred to committee on judiciary.

By Finley of Henry, House File No. 320, a bill for an act to amend section two thousand five hundred and forty (2540), supplement to the code, 1913, in regard to the time when people may fish with rod, line and hook.

Read first and second time and referred to committee on fish and game.

By Epps of Wapello, House File No. 321, a bill for an act relating to the safety of the public and requiring that any car or cars operated as a part of the street railway by any person, partnership, company or corporation shall be in charge of at least two competent employees and fixing a penalty for the violation thereof.

Read first and second time and referred to committee on railroads and transportation.

By Peters of Dallas, House File No. 322, a bill for an act to amend the law as it appears in section two hundred sixty-one (261), supplement to the code, 1913, relating to changes of venue from superior courts.

Read first and second time and referred to committee on judiciary.

By Weaver of Polk, House File No. 323, a bill for an act to appropriate the sum of ten thousand (\$10,000) dollars, or so much thereof as may be necessary for use of the attorney general in paying the expense of an investigation as to the existence of an illegal combination of the manufacturers of cement used in highway bridge and culvert construction, and for other uses, as set forth in concurrent resolution passed by the thirty-seventh general assembly.

Read first and second time and referred to committee on appropriations.

By McFarlane of Black Hawk, House File No. 324, a bill for an act to amend section four thousand six hundred eight (4608), supplement to the code, 1913, relating to communications in professional confidence.

Read first and second time and referred to committee on judiciary.

By Weaver of Polk (by request), House File No. 325, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, known as the employers' liability and workmen's compensation act, constituting the proper consular officer the legal representative of non-resident alien dependents who are citizens of his nation, authorizing said consular officer or his duly appointed representative to institute and conduct legal proceedings on behalf of such dependents and to receive and distribute compensation due such dependents, and repealing all acts and parts of acts inconsistent herewith.

Read first and second time and referred to committee on insurance.

By Weaver of Polk, House File No. 326, a bill for an act to provide for the establishment of a bureau of vital statistics; to provide for the immediate registration of all births and deaths throughout the state, and prompt returns thereof to the bureau of

vital statistics; to make an appropriation therefor, and to repeal all acts or parts of acts in conflict herewith.

Read first and second time and referred to committee on public health.

By Griffin of Wodbury, House File No. 327, a bill for an act to amend section five thousand forty (5040) of the code, relative to observance of the sabbath.

Read first and second time and referred to committee on police regulations.

By Wormley of Plymouth, House File No. 328, a bill for an act to provide for transportation of passengers upon freight trains, providing the terms of said transportation and fixing the penalty for failure to comply therewith.

Read first and second time and referred to committee on railroads and transportations.

By Wormley of Plymouth, House File No. 329, a bill for an act to repeal section fifteen hundred seventy-one-one-a (1571-1a), supplement to the code, 1913, and enact the following in lieu thereof, relating to bridges, culverts and crossings.

Read first and second time and referred to committee on roads and highways.

By Stone of Sioux, House File No. 330, a bill for an act to amend section four hundred seventy-one (471) of the code, relating to the issuance of county warrants.

Read first and second time and referred to committee on ways and means.

By Mowery of Jefferson, House File No. 331, a bill for an act to amend section four thousand eleven (4011), relating to the exemption of personal earnings and to prevent garnishment of wages and regulating the same and providing a forfeiture for garnishment of wages without notice and while the debtor is paying any other judgment, and providing a method of procedure without costs in wages exemption cases.

Read first and second time and referred to committee on judiciary.

By Reed of Guthrie, House File No. 332, a bill for an act transferring control of state school for the deaf from state board of control to the state board of education.

Read first and second time and referred to committee on judiciary.

By Rayburn of Poweshiek, House File No. 333, a bill for an act to amend section eighteen hundred and forty-five (1845), chapter ten (10), title nine (9) of the code, relating to management, number and election of directors of savings banks.

Read first and second time and referred to committee on banks and banking.

By Jessen of Story, House File No. 334, a bill for an act to amend the law as it appears in section two thousand nine hundred and sixty-three-f (2963-f), supplement to the code, 1913, relating to legalizing of judgments or decrees, quieting title.

Read first and second time and referred to committee on judiciary.

By O'Donnell of Dubuque, House File No. 335, a bill for an act relating to the use and furnishing of stamps, coupons, tickets, certificates, cards or other similar device, for or with the sale of goods, wares or merchandise, and providing a penalty for violation thereof.

Read first and second time and referred to committee on commerce and trade.

By Findlay of Webster, House File No. 336, a bill for an act to amend section twenty-six hundred thirty-four-b-six (2634-b-6), supplement to the code, 1913, relating to examination for graduation fee.

Read first and second time and referred to committee on schools and text-books.

By Starzinger of Polk, House File No. 337, a bill for an act to amend section one thousand five hundred and twenty-seven-f (1527-f) and one thousand five hundred and twenty-seven-r (1527-r), of the supplement to the code, 1913, relating to the building of permanent roads and providing for the establishment of districts.

Read first and second time and referred to committee on roads and highways.

AMENDMENT FILED.

Jones of Cérro Gordo asked for and obtained unanimous consent to have the following amendment to House File No. 255 printed in the journal:

Amend House File No. 255 by striking out all of section 2 of said bill and substituting the following in lieu thereof:

"SECTION 2. Should any such guardian or trustee use said funds or invest the same in any securities other than those specified in section 1 hereof or in other securities not approved by the court, he and his bondsmen shall account to the ward or beneficiary under the trust for said funds with interest at six (6) per cent per annum, payable annually, for such time as the same shall have been used by said guardian or trustee or shall have been invested in securities other than provided in section 1 hereof."

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House File No. 6, a bill for an act to repeal sections ten hundred eighty-seven-a-thirty-six (1087-a-36), ten hundred eighty-seven-a-thirty-seven (1087-a-37), ten hundred eighty-seven-a-thirty-eight (1087-a-38), ten hundred eighty-seven-a-thirty-nine (1087-a-39), ten hundred eighty-seven-a-forty (1087-a-40), ten hundred eighty-seven-a-forty-one (1087-a-41), ten hundred eighty-seven-a-forty-two (1087-a-42), ten hundred eighty-seven-a-forty-three (1087-a-43), ten hundred eighty-seven-a-forty-four (1087-a-44), ten hundred eighty-seven-a-forty-five (1087-a-45), ten hundred eighty-seven-a-forty-six (1087-a-46), ten hundred eighty-seven-a-forty-seven (1087-a-47), supplement to the code, 1913, relating to primary elections.

Also:

House File No. 15, a bill for an act to amend section ten hundred fifty-six-b-4 (1056-b-4), supplemental supplement to the code, 1915, relating to the form of petition in the nomination of councilmen under city manager plan.

Also:

House File 109, a bill for an act to legalize that certain special election held in the city of Clinton, in the county of Clinton, and state of Iowa, March 18, 1913, and that certain ordinance approved and adopted thereat, granting to Clinton Gas and Electric Company the franchise and right to construct and maintain apparatus for the transmission of gas and apparatus for the transmission of electricity in, along and through the streets and public places of said city.

Also :

House File No. 73, a bill for an act authorizing cities having a population of fifty thousand and over, including cities under commission form of government and cities under special charter, to erect a municipal court building and providing for a special tax, the issuance of bonds, and the submission of the question of erection of such building.

Also :

House File No. 65, a bill for an act to repeal section fifteen hundred sixty-five-g (1565-g), supplement to the code, 1913, relating to the posting of notices in school districts for the purpose of calling attention of property owners to the weed law of the state of Iowa.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

On motion of Turner of Iowa, House adjourned until 9:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 15, 1917.

House met pursuant to adjournment, Speaker Pitt in the chair.
Prayer was offered by the Rev. O. A. Elmquist of Stanton, Iowa.
Journal of February 14th corrected and approved.

HON. JAMES B. WEAVER ADDRESSES THE HOUSE.

By unanimous consent, Weaver of Polk addressed the House briefly in relation to the fifty-fifth anniversary of the charge by the Second Iowa Infantry and supporting troops which precipitated the surrender of Fort Donelson and the part taken in that campaign by the Iowa regiment, three surviving members of which were the guests of the House.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Grason of Pottawattamie presented petition of citizens of Pottawattamie county in support of the anti-discrimination insurance law.

Referred to committee on insurance.

Finley of Henry presented petition of citizens of Henry county opposing the repeal of the anti-cigarette law.

Referred to committee on judiciary.

Finley of Henry presented petition of citizens of Henry county protesting against bonding for hard roads.

Referred to committee on roads and highways.

Tucker of Clinton presented petition of citizens of Clinton county in favor of the teachers' annuity bill.

Referred to committee on schools and text-books.

Wormley of Plymouth presented petition of citizens of Plymouth county against the anti-discrimination law.

Referred to committee on insurance.

Gilmore of Clay presented petition of members of the G. A. R. from Clay county against the removal of the soldiers' monument from its present location.

Referred to committee on military.

Finley of Henry presented petition of citizens of Henry county relative to the compensation of assessors.

Referred to committee on compensation of public officers.

LEAVE OF ABSENCE.

On request of Grason of Pottawattamie, leave of absence was granted Boies of Buchanan until Monday.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, substitute for Senate File No. 29, a bill for an act providing for the confirmation of the title of lot thirty-five (35), block four (4), in the town of Camanche, Clinton county, Iowa, in Frank Kuchel and for the relinquishment of any claim that the state of Iowa may have thereto.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

RESOLUTION.

Crozier of Marion offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, it having been officially communicated to this body by the governor of the state that there is a deficit of funds in the state treasury; and

Whereas, it is the duty of this body to provide the necessary funds for the administration of the affairs of the state, without unnecessarily excessive taxation; and

Whereas, it is claimed by many, and was asserted with much confidence prior to the election of 1916, that the state was supporting an unnecessary number of commissions, to the members and employes of which large salaries were paid without adequate return;

Now, Therefore, Resolved, that the committee on retrenchment and reform be directed to make full and thorough investigation as to the several commissions within the state, and that it report to the House the number of such commissions, the number of officers and em-

ployes in each, and their respective salaries, and report the same to the House as soon as such investigation is completed, and recommend such measures as in the judgment of said committee should be taken by the general assembly in relation thereto.

Motion prevailed and resolution was adopted.

REPORTS OF COMMITTEES.

Roberts of Ringgold 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. 131, a bill for an act to amend section 1571-m17, supplement to the code, 1913, relating to the operation of motor vehicles on the public highways, etc., beg leave to report they have had 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. GUY ROBERTS, *Chairman.*

Report adopted.

Giltner of Monroe, from the committee on mines and mining, submitted the following report:

MR. SPEAKER—Your committee on mines and mining, to whom was referred House File No. 139, a bill for an act to repeal section twenty-four hundred ninety-five-b (2495-b), supplement to the code, 1913, and to enact a substitute therefor, providing for the examination, certification and employment of shot examiners and shot firers in coal mines and defining the duties 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:

Amend section No. 2 by adding after the words "regularly mined" in the second line thereof the words "by being blasted off the solid".

Amend section No. 7 by striking out the comma after the word "shots" in the second line thereof and insert the words "in the coal vein"; and when so amended the bill do pass.

W. E. GILTNER, *Chairman.*

Ordered passed on file.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 136, a bill for an act to legalize the elections, acts and transactions, resolutions, by-laws, rules and regulations, contracts, mortgages and deeds of the Ottumwa Lodge Number Nine, Independent Order of Odd Fellows, beg leave to report they 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:

By striking from the first line of section 1, the following words and punctuations: "articles of incorporation extended,"; and by striking

from the first and second lines of section 2, the words and punctuations "elections, acts, transactions, etc., legalizing pending litigation."; and by striking from the first line of section 3, the following words and punctuation, "in effect."; and by striking from the third line of section 3, the words "Register and Leader" and by inserting in lieu thereof the words "Des Moines Register"; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 268, a bill for an act to legalize certain bonds of the town of Calmar, 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 58, a bill for an act to repeal section 3847 of the code and section 3847 of the supplement to the code, 1913, and to enact a substitute therefor relating to the subject of security for costs, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 292, a bill for an act to legalize an ordinance of the incorporated town of Zearing, Iowa, granting a franchise to C. L. Beldon and Son, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 169, a bill for an act legalizing certain warrants, certain resolutions declaring indebtedness and the certificates based thereon, and certain outstanding indebtedness evidenced by neither warrants, resolutions nor certificates, of the city of Belle Plaine, Iowa; legalizing the acts of the corporate authorities of the city of Belle Plaine, Iowa, in contracting said indebtedness and issuing warrants, resolutions and certificates evidencing the same and declaring said obligations valid and

binding upon 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.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 234, a bill for an act to repeal the law as it appears in section five hundred and eleven (511), supplement to the code, 1913, and to enact a substitute therefor, relating to the fees to be collected and charged 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.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 183, a bill for an act to amend section five thousand two hundred thirty-nine-b (5239-b), section five thousand two hundred thirty-nine-n (5239-n), and section five thousand two hundred thirty-nine-o (5239-o), supplement to the code, 1913, relating to prosecutions on information filed by the county attorney, beg leave to report they 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:

By striking out all after the enacting clause and substituting in lieu thereof the following:

SECTION 1. That section fifty-two hundred thirty-nine-b (5239-b), supplement to the code, 1913, be and is hereby amended by striking from the fifth line of said section the words "prior to the empaneling of the next regular grand jury,".

SECTION 2. That section fifty-two hundred thirty-nine-n (5239-n), supplement to the code, 1913, be and is hereby amended by striking out all of said section and substituting in lieu thereof the following:

"An accused prosecuted on information may be arraigned by any judge of the district court in vacation and be required to plead to the information before any judge sitting in chambers at the usual place of holding court in any county in the judicial district. The proceedings with reference to the arraignment and the taking of pleas in vacation shall be signed by the judge and filed with the clerk of the county in which the information is filed and entered at length in the record of the court with the same force and effect as if made and entered in term time".

SECTION 3. That section fifty-two hundred thirty-nine-o (5239-o), supplement to the code, 1913, be and the same is hereby amended by striking out all of said section following the word "indictments" in the 8th line

and substituting in lieu thereof a “.”; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 52, a bill for an act providing for the registration of architects and for regulating the practice of architecture as a profession 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:

By striking from the third and fourth lines of section 8, the following words, “or to practice as architect”; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

. Ordered passed on file.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 59, a bill for an act to authorize and empower judges of courts of record to receive the verdict of nine (9) jurors as a verdict of the whole jury 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 indefinitely postponed.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 59 was indefinitely postponed.

Rowley of Van Buren, 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. 179, a bill for an act relating to the registration of certificates and diplomas issued by the State Board of Educational Examiners, and the time of holding examinations by county superintendents, and the issuance of certificates by county superintendents, and the renewal of certificates and disposition of fees paid to county superintendents for examinations, beg leave to report they 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 reported without recommendation.

JOHN W. ROWLEY, *Chairman.*

Ordered passed on file.

Richards of Muscatine, from the committee on agriculture, submitted the following report:

MR. SPEAKER—Your committee on agriculture, to whom was referred House File No. 153, a bill for an act to amend the law as it appears in section twenty-five hundred thirty-eight-w-five (2538-w5), supplement to the code, 1913, relating to the distribution, sale and use of virus, beg leave to report they 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:

That the title of said bill be amended by striking from lines two (2) and three (3) the following: "Supplement to the Code 1913" and inserting in lieu thereof the following: "Supplemental Supplement to the Code 1915,".

Also. That all of said bill following the enacting clause be stricken out and the following be substituted therefor:

SECTION 1. That the law as it appears in section twenty-five hundred thirty-eight-w-5 (2538-w-5), supplemental supplement to the code, 1915, be and the same is hereby amended by striking all beginning with the word "and" in the twelfth line of said section and ending with the word "sufficient" in the seventeenth line thereof, and by inserting in lieu thereof the following:

"No person shall use virulent blood or virus from cholera infected hogs until he has taken special instruction and passed an examination relative thereto, prescribed by the said director, and when such examination has been successfully passed the said director shall issue a permit to such person, and such permit shall be valid without renewal until revoked by the said director for sufficient cause.; and when so amended the bill do pass.

A. L. RICHARDS, *Chairman*.

Ordered passed on file.

Finch of Ida, from the committee on claims, submitted the following report:

MR. SPEAKER—Your committee on claims, to whom was referred House File No. 127, a bill for an act to indemnify Daniel McNabb for personal injuries sustained by him while employed by the state in making a survey of Eagle Lake, in Hancock 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:

By striking out the words "one thousand" in line three (3) thereof, and inserting in lieu thereof the following words, "five hundred"; and that the same be referred to the committee on appropriations.

W. S. FINCH, *Chairman*.

Report adopted and House File No. 127 was referred to the committee on appropriations.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 61, a bill for an act to amend the law as it appears in section seven hundred sixteen-a (716-a) of the supplement to the code, 1913, and to empower and authorize incorporated towns to levy a tax for a fire fund.

Also:

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. 308, a bill for an act to amend section two hundred twenty-four-i (224-i), supplemental supplement to the code, 1915, relating to the preparation of supplements to the code.

Also:

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. 72, a bill for an act providing for the payment out of the general revenues of the state of compensation due employes of the state under the Iowa workmen's compensation statute.

Also:

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. 89, a bill for an act providing that evidence of intoxication shall not be given on the question of intent in criminal cases.

INTRODUCTION OF BILLS.

By Mackie of Benton, House File No. 338, a bill for an act to amend the law as it appears in section fifteen hundred sixty-five-a (1565-a), supplemental supplement to the code, 1915, relating to the destruction of weeds, brush and shrubs in the public highway.

Read first and second time and referred to committee on roads and highways.

By Hansen of Scott, House File No. 339, a bill for an act to amend sections five hundred ninety (590) and five hundred ninety-one (591), supplement to the code, 1913, relating to the compensation of township trustees and clerks.

Read first and second time and referred to committee on compensation of public officers.

By Grason of Pottawattamie, House File No. 340, a bill for an act to repeal section four hundred fifty-seven (457) of the code, and section four hundred fifty-eight (458) of the supplement to the code, 1913, relating to the assessment of dogs and to enact substitutes therefor.

Read first and second time and referred to committee on agriculture.

By Grason of Pottawattamie, House File No. 341, a bill for an act to amend section two hundred fifty-four-a16, supplement to the code, 1913, relating to juvenile courts and the procedure therein.

Read first and second time and referred to committee on judiciary.

By Grason of Pottawattamie, House File No. 342, a bill for an act to repeal sections six hundred ninety-four-c eighteen and six hundred ninety-four-c nineteen, supplemental supplement to the code, 1915, relating to the jurisdiction of the municipal court, and the classification of causes in said court, and to enact a substitute therefor.

Read first and second time and referred to committee on judiciary.

By Ulstad of Wright, by request, House File No. 343, a bill for an act to amend section two thousand seventy-seven (2077) of the supplement to the code, 1913, relative to passenger rates and providing for transportation charges in automobiles, automobile busses, and gas cars on branch railroad lines not exceeding fifty (50) miles in length within the state.

Read first and second time and referred to committee on railroads and transportation.

By Lee of Sac, House File No. 344, a bill for an act authorizing the state fish and game warden to make improvements and repairs on the existing improvements at the outlet and on the shores of Wall lake and to provide an appropriation for this purpose.

Read first and second time and referred to committee on fish and game.

By Tucker of Clinton, House File No. 345, a bill for an act to amend section nine hundred (900), code of Iowa.

Read first and second time and referred to committee on municipal corporations.

By Starzinger of Polk, House File No. 346, a bill for an act to amend the law as it appears in sections 1759-a and 1759-c of the 1913 supplement to the code, relating to mutual insurance associations.

Read first and second time and referred to committee on insurance.

By Roberts of Ringgold, House File No. 347, a bill for an act making an appropriation for the erection and equipping of a hospital at the state university of Iowa for the use of the children who are committed to the hospital of the college of medicine of the state university, under the provisions of section 254-c, section 254-d, and section 254-k, chapter 5-b, title III, supplemental supplement to the code 1915.

Read first and second time and referred to committee on appropriations.

By Meredith of Jasper, House File No. 348, a bill for an act to amend the law as it appears in section twenty-five hundred fifty-three (2553), supplemental supplement, 1915, prohibiting the trapping or hunting of certain specified animals, within certain seasons of the year.

Read first and second time and referred to committee on fish and game.

By Klinker of Crawford, House File No. 349, a bill for an act to establish a state hospital especially designed, equipped and administered for the care, observation and treatment of those persons who are afflicted with abnormal mental states.

Read first and second time and referred to committee on appropriations.

By Crozier of Marion, House File No. 350, a bill for an act authorizing boards of supervisors to make appropriations not to exceed the sum of fifty dollars (\$50.00) for memorial services.

Read first and second time and referred to committee on judiciary.

By Crozier of Marion, House File No. 351, a bill for an act to amend section four hundred and forty-one (441) of the supplemental supplement to the code, 1915, relating to the publication of the reports of county treasurers and of the receipts and disbursements of public funds.

Read first and second time and referred to committee on judiciary.

By Wormley of Plymouth, House File No. 352, a bill for an act to repeal section four hundred seventy-eight (478), of the code, relating to recording fee on official bonds.

Read first and second time and referred to committee on judiciary.

By committee on roads and highways, House File No. 353, a bill for an act to repeal the law as it appears in chapter one-a (1-A), title eight (VIII), supplement to the code, 1913, excepting section fifteen hundred twenty-seven-s-twenty-two (1527-s22), fifteen hundred twenty-seven-s-twentythree (1527-s23), fifteen hundred twenty-seven-s-twenty-four (1527-s24), fifteen hundred twenty-seven-s-twenty-five (1527-s25), fifteen hundred twenty-seven-s-twenty-six (1527-s26), fifteen hundred twenty-seven-s-twenty-seven (1527-s27), fifteen hundred twenty-seven-s-twenty-eight (1527-s28), fifteen hundred twenty-seven-s-twenty-nine (1527-s29); also to repeal chapter one-a (-A) of title eight (VIII), supplemental supplement to the code, 1915, section four hundred three (403, supplement to the code, 1913, and to enact a substitute in lieu thereof; creating the office of state highway commissioner, for the appointment of the state highway commissioner, his term of office, compensation, defining his powers and duties, providing for his removal; creating a system of county and township road, bridge and culvert construction and maintenance; providing the procedure and manner of carrying on such improvements, prescribing the rights, powers and duties of the board of supervisors in relation thereto, and providing for appeals from their acts to the state highway commissioner; providing for the appointment of county engineers, and defining their duties; providing a funding system for the building of bridges in emergencies; and providing for the distribution and expenditure of federal aid funds; and providing for the punishment of county engineers for falsely certifying itemized statements for labor and expense.

Read first and second time and passed on file.

By Klinker of Crawford, House File No. 354, a bill for an act to prevent the misuse of our national anthem, "The Star Spangled Banner", and to provide penalties for a violation of this act.

Read first and second time and referred to committee on judiciary.

AMENDMENTS FILED.

Gilbert of Marshall asked for and obtained unanimous consent to have printed in the journal the following amendment to House File No. 93:

Amend House File No. 93 by adding as section three (3) to the bill the following:

SECTION 3. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Times Republican of Marshalltown, Iowa, and the Des Moines Register, newspaper published in the city of Des Moines, Iowa.

EX-CONGRESSMAN DAWSON ADDRESSES HOUSE.

Moved by Hansen of Scott that ex-Congressman Albert F. Dawson be invited to address the House. Motion prevailed, and Mr. Dawson then addressed the House.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 4.

The hour having arrived for Special Order No. 4, on motion of Anderson of Davis, House File No. 113, a bill for an act to restrain dogs from running at large and to authorize their destruction when found at large contrary to the provisions hereof, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mead of Butler offered the following amendment and moved its adoption:

Amend by striking out all after the enacting clause in the pending bill and inserting the following in lieu thereof:

SECTION 1. That the law as it appears in section 458 of the supplement of the code, 1913, be and the same is hereby amended by striking out the word "one" in the fifth line and inserting in lieu thereof the word "two" and by striking out the word "three" in the sixth line and inserting in lieu thereof the word "four".

SECTION 2. On the first day of April, of each year, or as soon thereafter as may be, the county auditor shall issue a suitable license tag to all owners of dogs, which dogs have been listed by the assessor. Said tag shall be stamped with the year in which it is issued and each succeeding year the shape and color of the tag shall be changed for purposes of identification. The expense of making and issuing such license tag shall be paid out of the fund derived from the dog tax.

SECTION 3. It shall be deemed lawful, any time after May 1, 1918, for any owner, occupant, or employe of said owner or occupant of premises, to kill any dog found trespassing on such premises and not wearing the proper license tag.

Amendment lost.

Jessen of Story offered the following amendment and moved its adoption:

Amend House File No. 113 by adding to section 2 thereof the following:

“Any person who shall remove such registration number tag from the collar of a dog owned by any other person, without the express authority of the owner of such dog, shall be guilty of a misdemeanor, and shall be fined not less than ten dollars (\$10.00), nor more than one hundred dollars (\$100.00), and stand committed until the fine and costs are paid, not to exceed thirty (30) days.”

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Anderson moved that the bill be considered engrossed and read a third time now.

McFarlane of Black Hawk moved that the main question be now put.

Motion prevailed and the bill was read a third time.

On the question, “Shall the bill pass?”

Ayes—92.

Adkins	Jackson	O'Donnell
Anderson of Davis	Jessen	Oertel
Anderson of Greene	Johnston of Humboldt	Peters
Anderson of Winnebago	Johnston of Lucas	Price
Andre	Jones	Randall
Bailey	Kepple	Rayburn
Baldwin	Kern	Reed
Benn	Kimberly	Richards
Coakley	Klaus	Rowley
Crozier	Klinker	Santee
Dunkelberg	Knickerbocker	Scott
Durbin	Krouse	Shaff
Edgington	Lake	Shortess
Elwood	Langfitt	Slaughter
Epps	Larson	Slosson
Erickson	Lee	Smith
Finch	Lenoeker	Stanley
Findlay	Lewis	Starzinger
Finley	McFarlane	Stone
Flenniken	McFerrer	Stuart
Garber	Mackie	Tucker
Gilbert	Mantz	Ulstad
Gilmore	Mead	Weaver
Giltner	Miles	Wenstrand
Grason	Miller	Wichman
Griffin	Mowery	Wigdahl
Hall	Murray	Wilson of Cherokee
Hansen	Neff	Wilson of Louisa
Harrington	Newton	Wilson of Manaska
Helming	Nichols	Mr. Speaker
Horchem	Nicholson	

Nays—7.

Bruce
Meredith
Mooty

Nordyke
Rogers

Turner
Wormley

Absent or not voting—9.

Becker
Boies
Darrah

Dean
Gray
Eees

Roberts
Walrath
Wilson of Mitchell

So the bill having received a constitutional majority was declared to have passed the House.

Giltner of Monroe offered the following amendment to the title:

Amend the title of House File No. 113 by changing the period (.) at end of title to a comma (,) and adding thereto the following:

“and fixing a penalty for the wrongful removal of the registration tag.”

Amendment adopted and title as amended agreed to.

SENATE MESSAGES CONSIDERED.

Senate File No. 7, a bill for an act to prohibit the solicitation of orders for the sale of intoxicating liquors by advertisements in newspapers, magazines, periodicals, letters, posters, billboards, circulars, order blanks, price lists, handbills or other form of written or printed matter, and making the violation a misdemeanor, and the act prevented by a writ of injunction.

Read first and second time and referred to committee on suppression of intemperance.

Senate File No. 84, a bill for an act to amend section 2415 of the supplemental supplement to the code, 1915, relative to the payment of costs in search warrant cases.

Read first and second time and referred to committee on suppression of intemperance.

Senate File No. 141, a bill for an act to repeal section twenty-nine hundred eleven-a (2911-a), section twenty-nine hundred eleven-b (2911-b) of the supplemental supplement to the code, 1915, and section twenty-nine hundred eleven-c (2911-c) of the supplement to the code, 1913, relating to bulk sales of merchandise and to enact in lieu thereof provisions for the sale of stocks of goods, merchandise and the fixtures pertaining to conducting of mercantile business and for a notice in the case of such sales.

Read first and second time and referred to committee on judiciary.

Senate File No. 243, a bill for an act to amend section two hundred twenty-four-i (224-i) of the supplemental supplement to the code, 1915, relating to the preparation of supplements to the code.

Read first and second time and referred to committee on judiciary.

Senate File No. 89, a bill for an act providing that evidence of intoxication shall not be given on the question of intent in criminal cases.

Read first and second time and referred to committee on suppression of intemperance.

Senate File No. 72, a bill for an act providing for the payment out of the general revenues of the state of compensation due employees of the state under the Iowa workmen's compensation statute.

Read first and second time and referred to committee on appropriations.

CONSIDERATION OF BILLS.

On motion of McFerren of Hamilton, Calendar No. 70, House File No. 255, a bill for an act for the greater security of trust funds in the hands of guardians and trustees, was taken up and considered.

Elwood of Howard offered the following amendment to the amendments filed by him and found on page 450 of the journal of February 10th, and moved its adoption:

Amend the amendment to House File No. 255 by striking out the “,” following the word “Iowa” in the second line of section “d”, and inserting a “,” following the word “securities” in the third line of the same section; and further amend said amendment by striking out of line one of sub-division “c” of said amendment the word “or” and inserting the word “and” in lieu thereof.

Amendment to the amendment adopted.

Moved by Elwood of Howard that the amendment as amended be adopted.

Moved by Crozier of Marion that further consideration of Calendar No. 70, House File No. 255, be deferred until Tuesday, February 20th, at 11:00 a. m. Motion prevailed.

On motion of Grason of Pottawattamie, Calendar No. 84, House File No. 70, a bill for an act to repeal the law as it appears in section 2733-a1 of the supplemental supplement to the code, 1915, relating to high school tuition of non-resident pupils in approved schools, with report of committee recommending passage as amended was taken up and considered.

Speaker pro tem McFarlane in the chair.

Gilbert of Marshall offered the following amendment to the committee amendments and moved its adoption:

Amend the amendment to House File No. 70 by striking out the word and figure "Four (4)" and inserting in lieu thereof the words and figures "four dollars and fifty cents (\$4.50)", and also by striking out the word and figure "Six (6)" and inserting in lieu thereof the words and figures "six dollars and fifty cents (\$6.50)".

Lenocker of Madison moved the previous question. Motion prevailed.

Lenocker of Madison demanded a roll call.

On the question, "Shall the amendment to the committee amendment be adopted?"

Ayes—35.

Anderson of Davis	Horchem	Nichols
Anderson of Greene	Jessen	O'Donnell
Bailey	Jones	Price
Baldwin	Kepple	Randall
Bruce	Klinker	Richards
Coakley	Lake	Rogers
Flenniken	Lewis	Santee
Gilbert	McFarlane	Shaff
Grason	Mackie	Starzinger
Griffin	Mantz	Tucker
Hansen	Miles	Weaver
Harrington	Miller	

Nays—58.

Adkins	Garber	Langfitt
Anderson of Winnebago	Gilmore	Lee
Andre	Giltner	Lenocker
Benn	Hall	McFerren
Dean	Helming	Mead
Dunkei berg	Jackson	Meredith
Durbin	Johnston of Humboldt	Mooty
Edgington	Johnston of Lucas	Mowery
Epps	Kern	Newton
Erickson	Kimberly	Nicholson
Finch	Klaus	Nordyke
Findlay	Knickerbocker	Oertel
Finley	Krouse	Peters

Reed	Stanley	Wigdahl
Roberts	Stone	Wilson of Cherokee
Rowley	Stuart	Wilson of Louisa
Scott	Turner	Wilson of Mahaska
Shortess	Ulstad	Wormley
Slosson	Wenstr�and	
Smith	Wichman	

Absent or not voting—15.

Becker	Gray	Rees
Boies	Larson	Slaught
Crozier	Murray	Walrath
Darrah	Neff	Wilson of Mitchell
Elwood	Rayburn	Mr. Speaker

Amendment to the committee amendments lost.

Grason of Pottawattamie moved that the committee amendments be adopted. Motion prevailed.

Mantz of Audubon offered the following amendment and moved its adoption:

Amend line one (1), section one (1) of House File No. 70, by striking out the figures "2733-a-1" following the word "section" in said line and substituting in lieu thereof the following figures: "2733-1-a".

Amendment adopted.

Johnston of Humboldt offered the following amendment and moved its adoption:

Amend House File No. 70 by striking out the publication clause.

Amendment lost.

Findlay of Webster offered the following amendment and moved its adoption:

Amend section one (1), line twenty (20), by striking the period and inserting therefor a semi-colon, and adding the following:

said certificate shall be furnished by the county superintendent when the applicant has shown proficiency in these subjects by a written examination to be passed before the county superintendent, and said certificate shall be presented at the time application is made for enrollment.

Amendment lost.

Hall of Taylor offered the following amendment and moved its adoption:

Amend House File No. 70 by inserting after the word "years;" in line 29 the following: "provided that such tuition shall in no case exceed the average cost of said tuition in such high school;".

McFerren of Hamilton moved the previous question as applied to the amendment offered by Hall of Taylor and to the main question. Motion prevailed.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Grason moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Jenes	Peters
Anderson of Davis	Kepple	Price
Anderson of Greene	Kern	Randall
Anderson of Winnebago	Klaus	Richards
Bailey	Klinker	Rogers
Baldwin	Knickerbocker	Rowley
Benn	Krouse	Santee
Dean	Langfitt	Shaff
Durbin	Larson	Shortess
Epps	Lee	Slaughter
Erickson	Lenocker	Slosson
Finch	Lewis	Smith
Findlay	McFarlane	Starzinger
Flenniken	McFerren	Stone
Gilbert	Mackib	Stuart
Gilmore	Mantz	Tucker
Giltner	Meredith	Turner
Grason	Miles	Weaver
Hansen	Neff	Wichman
Harrington	Nichols	Wilson of Cherokee
Herchem	Nicholson	Wilson of Louisa
Jackson	Nordyke	Wilson of Mitchell
Jessen	O'Donnell	Wormley
Johnston of Humboldt	Oertel	

Nays—9.

Andre	Johnston of Lucas	Scott
Garber	Mowery	Stanley
Helming	Roberts	Wilson of Manaska

Absent or not voting—28.

Becker	Gray	Rayburn
Boles	Griffin	Reed
Bruce	Hall	Rees
Coakley	Kimberly	Ulstad
Crozier	Lake	Walrath
Darrah	Mead	Wenstrand
Dunkelberg	Miller	Wigdahl
Edgington	Mooty	Mr. Speaker
Elwood	Murray	
Finley	Newton	

So the bill having received a constitutional majority was declared to have passed the House.

Grason of Pottawattamie offered the following amendment to the title:

Amend the title to House File No. 70 by striking out the period at the end of the title and inserting a comma in lieu thereof, and adding the words "and to enact a substitute therefor."

Amendment adopted and title as amended agreed to.

Klaus of Delaware moved that the House adjourn until 9:00 a. m. Friday.

Stuart of Emmet moved to amend the motion by substituting 10:00 a. m. in lieu of 9:00 a. m.

Amendment lost.

Motion prevailed and the House adjourned until 9:00 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 16, 1917.

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

Prayer was offered by the Rev. Wilbur M. Evans, pastor of the First Congregational Church, Clear Lake, Iowa.

Journal of February 15th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Anderson of Greene presented petition of citizens of Greene county against closed season on quail.

Referred to committee on fish and game.

Nerdyke of Keokuk presented petition of citizens of Keokuk county against closed season on quail.

Referred to committee on fish and game.

Becker of Clayton presented petition of citizens of Clayton county against closed season on quail.

Referred to committee on fish and game.

Shortess of Tama presented petition of citizens of Tama county relative to suffrage.

Referred to committee on constitutional amendments.

Meredith of Jasper presented petition of citizens of Jasper county against closed season on quail.

Referred to committee on fish and game.

Walrath of Fayette presented petition of citizens of Fayette county relative to suffrage.

Referred to committee on constitutional amendments.

Jones of Cerro Gordo presented petition of citizens of Cerro Gordo county relative to the practice of chiropractic.

Referred to committee on public health.

Wenstrand of Page presented petition of citizens of Page county relative to suffrage.

Referred to committee on constitutional amendments.

Santee of Black Hawk presented petition of citizens of Black Hawk county regarding tuberculosis among cattle.

Referred to committee on animal industry.

Rogers of Carroll presented petition of the Women's Christian Temperance Union of Carroll in support of the anti-cigarette law.

Referred to committee on judiciary.

Larson of Montgomery presented petition of citizens of Montgomery county relative to suffrage.

Referred to committee on constitutional amendments.

Garber of Decatur presented petition of citizens of Decatur county relative to suffrage.

Referred to committee on constitutional amendments.

Findlay of Webster presented petition from jobbers and manufacturers of Fort Dodge favoring the passage of the bulk sales law.

Referred to committee on judiciary.

Coakley of Union presented petition from the teachers of Union county favoring the teachers' annuity bill.

Referred to committee on schools and text-books.

Coakley of Union presented petition from the women of Creston, Union county, in support of the bill establishing and maintaining the Iowa child-welfare research station.

Referred to committee on public health.

REPORTS OF COMMITTEES.

Slaught of Wapello, from the committee on public health, submitted the following report:

MR. SPEAKER—Your committee on public health, to whom was referred House File No. 11, a bill for an act requiring cities to establish and maintain public comfort stations, beg leave to report they 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:

By striking out all after the enacting clause and substituting the following in lieu thereof:

"SECTION 1. That each city of the state of one thousand (1000) inhabitants and less than twenty-five thousand (25,000) inhabitants, shall have power to establish and maintain one (1) public Comfort Station; cities having more than twenty-five thousand (25,000) inhabitants and less than fifty thousand (50,000) inhabitants shall have power to establish and maintain two (2) Public Comfort Stations and cities of over fifty thousand (50,000) inhabitants shall have power to establish and maintain three (3) Public Comfort Stations.

SECTION 2. All Public Comfort Stations shall have one room for men and one room for women. Such stations shall be so located within the principal business parts of the city as will best accommodate the public, and shall be of sufficient size to accommodate the patrons of such stations. They shall be furnished with suitable tables and comfortable settees, chairs and lounges and shall have adequate and sanitary toilet and washroom facilities, and shall be at all times kept clean, sanitary and properly heated during cold weather.

SECTION 3. Each city maintaining public comfort stations shall establish and maintain a commission consisting of three persons at least one of whom shall be a woman, appointed by the mayor, which commission shall have complete supervision over all comfort stations in that city. The members of the commission shall serve without compensation. This commission shall have power to handle all funds and employ such help as may be necessary to properly conduct such stations.

SECTION 4. Such cities shall have power to levy tax not exceeding one-half mill on the dollar upon taxable property in such cities for the purpose of defraying the expense of establishing and maintaining such stations or the same may be paid from the general fund of the city in the same manner as other expense."; and when so amended the bill do pass.

A. W. SLAUGHT, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on public health, to whom was referred House File No. 186, a bill for an act to safeguard water supplies to prevent the discharge of artificial depressions or reservoirs, rivers or other water courses or upon land subject to overflow; to provide a plan for enabling cities and towns to provide sewage treatment for existing sewer systems, and to provide for the supervision, direction and care of sanitary installations, beg leave to report they 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.

A. W. SLAUGHT, *Chairman.*

Report adopted and House File No. 186 was indefinitely postponed.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 104, a bill for an act to amend the law as it appears in section four hundred (400) of the supplement code of 1913, relating to the removal of county seats and county records, beg leave to report they 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:

By striking out the word "twelve" in line five (5), section one (1), and inserting in lieu thereof the word "eleven"; also by striking from line two (2), section one (1), the following: "of the Supplement Code of 1913," and inserting in lieu thereof ", Supplement to the Code, 1913,".

By striking out section 2 of said bill.

To amend the title by striking from line 2, the words "of the Supplement Code of 1913," and inserting in lieu thereof, ", Supplement to the Code, 1913,"; and when so amended the bill do pass.

RUBE MCFERREN, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 28, a bill for an act amending section 4604 of the code relating to the competency of interested witnesses to testify to a personal transaction with a person since deceased, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE MCFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 187, a bill for an act to prevent discrimination by corporations and persons in the sale of electricity, gas, steam, water and other commodities, and punishing 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 be indefinitely postponed.

RUBE MCFERREN, *Chairman*.

Report adopted and House File No. 187 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 239, a bill for an act to amend the law as it appears in section one thousand five hundred seventy-one m-13 (1571 m-13) of the code supplement, 1913, relative to the size and description of plates, to be displayed on 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.

RUBE McFERRIN, *Chairman.*

Report adopted and House File No. 239 was indefinitely postponed.

HOUSE BILL RE-REFERRED.

On request of Reed of Guthrie, unanimous consent having been granted, House File No. 332 was withdrawn from the committee on judiciary and referred to committee on school for the deaf.

INTRODUCTION OF BILLS.

By Wilson of Mahaska and Crozier of Marion, House File No. 355, a bill for an act to amend section two thousand five hundred and forty (2540) of the supplemental supplement to the code, 1915, and to authorize the game warden to grant to individuals, license to take fish from the waters of the state by bait net, dip net, hoop net or pike net, for family use, and subject to certain conditions, and providing a punishment for the taking of fish otherwise than as provided in such license.

Read first and second time and referred to committee on fish and game.

By Horehem of Dubuque, House File 356, a bill for an act to amend section six hundred and sixteen (616), supplement to the code, 1913.

Read first and second time and referred to committee on municipal corporations.

By Horehem of Dubuque, House File No. 357, a bill for an act to authorize school corporations to provide for the education of blind and deaf children residing within such corporations and to provide state aid for such purpose.

Read first and second time and referred to committee on schools and text-books.

By Benn of Washington, House File No. 358, a bill for an act to amend the law as it appears in section four hundred and thirty (430), supplement to the code, 1913, relating to the support of indigent daughters of United State soldiers.

Read first and second time and referred to committee on military.

By Baldwin of Johnson, House File No. 359, a bill for an act to amend section eleven hundred and thirty-seven-b (1137-b), supplemental supplement to the code, 1915, relative to the registration of absent voters.

Read first and second time and referred to committee on elections.

By Harrington of Kossuth, House File No. 360, a bill for an act to amend section thirty-four hundred forty-seven-d (3447-d), supplemental supplement to the code, 1915, relating to the limitation of actions to set aside tax deeds, guardian's deeds, executor's deeds, administrator's deeds, receiver's deeds, referee's deeds, assignee's deeds, sheriff's deeds, and trustee's deeds recorded prior to January 1, 1905.

Read first and second time and referred to committee on judiciary.

By Wenstrand of Page, House File No. 361, a bill for an act to amend section two thousand seven hundred sixty-eight (2768) of the supplement to the code, 1913, relating to the duties of school treasurers in the deposit of funds and the interest thereon.

Read first and second time and referred to committee on schools and text-books.

By Miller of Boone, House File No. 362, a bill for an act to repeal sections sixteen hundred fourteen-c (1614-c), sixteen hundred fourteen-d (1614-d), sixteen hundred fourteen-e (1614-e), sixteen hundred fourteen-f (1614-f), sixteen hundred fourteen-g (1614-g), sixteen hundred fourteen-h (1614-h), sixteen hundred fourteen-i (1614-i), sixteen hundred fourteen-j (1614-j), sixteen hundred fourteen-k (1614-k) of the supplement to the code, 1913, relating to annual reports by corporations and to enact a substitute therefor, and making provision for forfeiture and cancellation of charter, and right to do business in this state.

Read first and second time and referred to committee on judiciary.

By Miller of Boone, House File No. 363, a bill for an act to repeal section sixteen hundred twenty-eight (1628) of the code, relating to non-user of franchise by corporations.

Read first and second time and referred to committee on judiciary.

By Weaver of Polk, House File No. 364, a bill for an act relating to the safety of the public and requiring that any motor passenger car operated as a part of a street railway by any person, partnership, company or corporation shall be provided with an enclosed compartment for the use of the motorman in charge of the car, separate from that occupied by the passengers, and fixing a penalty for the violation thereof.

Read first and second time and referred to committee on railroads and transportation.

By Weaver of Polk, House File No. 365, a bill for an act to authorize cities, including cities acting under special charter and under the commission plan of government, to regulate dwelling-houses and tenements, and to declare houses maintained in violation thereof to be nuisances and to provide for the abatement thereof.

Read first and second time and referred to committee on municipal corporations.

By Coakley of Union, House File No. 366, a bill for an act to establish three additional state normal schools, the location of same, and to secure sites therefor, and make an appropriation therefor.

Read first and second time and referred to committee on normal schools.

By Anderson of Greene, House File No. 367, a bill for an act to encourage the dairy industry, the beef cattle growing industry and the corn and small grain growing industry in the state of Iowa, and to aid in providing instruction in practical and scientific methods and to aid in conducting an annual state corn and small grain exhibit and making an appropriation therefor.

Read first and second time and referred to committee on agriculture.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bill:

House File No. 308, an act to amend section two hundred twenty-four-i (224-i), supplemental supplement to the code, 1915, relating to the preparation of supplements to the code.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bill:

House File No. 308.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
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:

House File No. 308.

RESOLUTIONS.

Baldwin of Johnson offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable C. S. Ranck, a former member of this House, has passed away since the adjournment of the thirty-sixth general assembly,

Be It Resolved, That the speaker of the House appoint a committee of three to prepare proper resolutions in commemoration of his service to the state and nation.

Motion prevailed and resolution was adopted. The Speaker appointed as such committee, Baldwin of Johnson, Rogers of Carroll and Randall of Linn.

Baldwin of Johnson offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable George W. Ball, a former member of this House, has passed away since the adjournment of the thirty sixth general assembly,

Be It Resolved, That the speaker of the House appoint a committee of three to prepare proper resolutions in commemoration of his service to the state and nation.

Motion prevailed and resolution was adopted. The Speaker appointed as such committee, Baldwin of Johnson, Crozier of Marion and Richards of Muscatine.

Coakley of Union offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable W. H. Robb of Creston, Union county, Iowa, a member of the twenty-first and twenty-second general assemblies, died at his home in Union county on September 19, 1916, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public service to his state and nation.

Motion prevailed and resolution was adopted. The Speaker appointed as such committee, Coakley of Union, Crozier of Marion and Becker of Clayton.

HOUSE CONCURRENT RESOLUTION.

Jessen of Story offered the following House concurrent resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable W. M. Greeley, of Story county, a former member of the Iowa House of Representatives in the twenty-ninth, thirtieth and thirty-first general assemblies, died at his home in Ames, Iowa, on the fourteenth day of February, 1917, therefore,

Be It Resolved by the House, the Senate concurring: That a committee of four members of the thirty-seventh general assembly be appointed by the speaker of the House and the president of the Senate to attend the funeral of this distinguished citizen of our state, to be held at his late home on February 18th, 1917.

Motion prevailed and resolution was adopted. The Speaker appointed as such committee on the part of the House, Jessen of Story and Jones of Cerro Gordo.

Anderson of Greene offered the following House concurrent resolution:

Resolved by the House, the Senate concurring, That this assembly adjourn Saturday, February 24th, 1917, to reconvene Tuesday, March 6th, 1917, at ten o'clock a. m.

Laid over under Rule 34.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 181, a bill for an act to amend section thirteen hundred eighty-two (1382) of the code, changing the time when the executive council shall furnish to the county auditors a statement of the result of its findings as to the valuation of property, and to amend section thirteen hundred thirty-seven (1337), supplement to the code, 1913, changing the time when executive councils shall furnish the county auditors a statement of the result of its findings as to valuation of railroads.

Also:

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. 18, a bill for an act to amend the law as it appears in section four hundred (400), supplement to the code, 1913, relating to the removal of county seats and county records.

Also:

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. 133, a bill for an act to amend section three thousand and nine-i (3009-i) of the supplemental supplement to the code, 1915, relating to standards for climax baskets for grapes and other fruits and vegetables fixing the standards for such containers.

Also:

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. 281, a bill for an act establishing a state banking department and providing for the appointment and removal, salary and expenses of a superintendent of banking; for the appointment and removal, salary and expenses of examiners and clerks in said department; providing quarters, furniture and supplies for such department; and relieving the auditor of state of all duties in connection with the management of the banking department of the state.

Also:

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. 75, a bill for an act to amend the law as it appears in section eighteen hundred seventy (1870), supplemental supplement to the code, 1915, relating to the investment of capital and surplus of banks.

Also:

I am directed to inform your honorable body that the Senate has passed the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to adjournment from Saturday, February 24th, to Tuesday, March 6, 1917, at 10:00 a. m.

Also:

I am directed to inform your honorable body that the Senate has passed the following House concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution relative to the appointment of a committee to attend the funeral of W. M. Greeley of Ames.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval the following bill:

House File No. 308.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Starzinger of Polk, Calendar No. 85, House File No. 231, a bill for an act to amend section six hundred ninety-four-c47 (694-c47) of the supplemental supplement to the code, 1915, relating to the compensation of clerks and bailiffs of municipal courts, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Starzinger moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—94.

Adkins	Dean	Flenniken
Anderson of Davis	Dunkelberg	Garber
Anderson of Greene	Durbin	Gilbert
Anderson of Winnebago	Edgington	Gilmore
Andre	Elwood	Giltner
Bailey	Epps	Grason
Becker	Erickson	Griffin
Bruce	Finch	Hall
Coakley	Findlay	Hansen
Crozier	Finley	Harrington
Darrah		

Horchem	Mead	Shortess
Jackson	Miles	Slaught
Jessen	Miller	Slosson
Johnston of Humobldt	Mooty	Smith
Johnston of Lucas	Mowery	Stanley
Jones	Neff	Starzinger
Kepple	Newton	Stone
Kern	Nichols	Stuart
Kimberly	Nicholson	Tucker
Klinker	Nordyke	Turner
Knickerbocker	O'Donnell	Ulstad
Krouse	Oertel	Walrath
Lake	Peters	Weaver
Langfitt	Price	Wenstrand
Larson	Randall	Wichman
Lenocker	Reed	Wigdahl
Lewis	Richards	Wilson of Cherokee
McFarlane	Rogers	Wilson of Louisa
McFerren	Rowley	Wilson of Mahaska
Mackie	Santee	Wilson of Mitchell
Mantz	Shaff	Mr. Speaker

Nays—None.

Absent or not voting—14.

Baldwin	Klaus	Rees
Benn	Lee	Roberts
Boies	Meredith	Scott
Gray	Murray	Wormley
Helming	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Grason of Pottawattamie, unanimous consent having been given, House File No. 69, a bill for an act to amend section three hundred and three-a supplement of the code, 1913, relating to the appointment of assistant county attorneys and their compensation, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 69 by substituting for the words "fifty-five (55)" the words "forty-five (45)" in line 5 of section 1.

Mr. Grason moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—93.

Adkins	Jackson	Oertel
Anderson of Davis	Jessen	Peters
Anderson of Greene	Johnston of Humboldt	Price
Anderson of Winnebago	Jones	Randall
Andre	Kepple	Reed
Bailey	Kern	Rogers
Baldwin	Kimberly	Rowley
Becker	Klinker	Santee
Bruce	Knickerbocker	Scott
Coakley	Krouse	Shaff
Darrah	Lake	Shortess
Dean	Langfitt	Slaught
Dunkelberg	Larson	Slosson
Durbin	Lee	Smith
Edgington	Lenocker	Stanley
Elwood	Lewis	Starzinger
Epps	McFarlane	Stone
Erickson	McFerren	Stuart
Findlay	Mantz	Tucker
Finley	Mead	Turner
Flenniken	Meredith	Ulstad
Garber	Miles	Walrath
Gilbert	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Mowery	Wichman
Grason	Neff	Wigdahl
Griffin	Newton	Wilson of Cherokee
Hall	Nichols	Wilson of Louisa
Hansen	Nicholson	Wilson of Mahaska
Harrington	Nordyke	Wilson of Mitchell
Horchem	O'Donnell	Mr. Speaker

Nays—None.

Absent or not voting—15.

Benn	Helming	Rayburn
Boles	Johnston of Lucas	Rees
Crozier	Klaus	Richards
Finch	Mackie	Roberts
Gray	Murray	Wormley

So the House concurred in the Senate amendments.

On motion of Klinker of Crawford, Calendar No. 86, House File No. 144, a bill for an act to amend the law as it appears in sections two hundred ninety-eight (298), four hundred eighty-one (481), and four hundred ninety-one (491), supplemental supplement to the code, 1915, and section four hundred ninety-six (496), supplement to the code, 1913, relating to the compensation of deputy county officers, with report of committee recommending passage as amended was taken up and considered.

Rogers of Carroll offered the following amendment to the committee amendments and moved its adoption:

Amend the committee amendments to House File No. 144 by striking from the fourteenth line of section four the words "not less than one-half that of the principal and".

Amendment to the committee amendments adopted.

Klinker of Crawford moved that the committee amendments as amended be adopted. Motion prevailed.

Johnston of Humboldt moved the previous question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Klinker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins	Helming	Oertel
Anderson of Davis	Horchem	Peters
Anderson of Greene	Jackson	Randall
Andre	Jessen	Rayburn
Bailey	Johnston of Humboldt	Reed
Baldwin	Jones	Richards
Becker	Kepple	Rogers
Benn	Kern	Rowley
Bruce	Kimberly	Santee
Coakley	Klaus	Shaff
Crozier	Klinker	Shortess
Darrah	Knickerbocker	Slaughter
Dean	Lake	Smith
Dunkelberg	Langfitt	Starzinger
Edgington	McFarlane	Stone
Epps	McFerren	Tucker
Erickson	Mackie	Turner
Findlay	Mantz	Ulstad
Flenniken	Miles	Walrath
Gilbert	Miller	Weaver
Giltner	Neff	Wenstrand
Grason	Nichols	Wichman
Griffin	Nicholson	Wigdahl
Hansen	Nordyke	Wormley
Harrington	O'Donnell	Mr. Speaker

Nays—29.

Durbir	Hall	Lewis
Elwood	Johnston of Lucas	Mead
Finch	Krouse	Meredith
Finley	Larson	Mooty
Garber	Lee	Mowery
Gilmore	Lenocker	Murray

Newton
Price
Roberts
Scott

Slosson
Stanley
Stuart
Wilson of Cherokee

Wilson of Louisa
Wilson of Mahaska
Wilson of Mitchell

Absent or not voting—4.

Anderson of Winnebago Gray
Boies

Rees

So the bill having received a constitutional majority was declared to have passed the House.

Klinker of Crawford offered the following amendment to the title:

Amend the title to House File No. 144 by inserting the words "appointment and" preceding the word "compensation" in the last line thereof.

Amendment adopted and title as amended agreed to.

SENATE CONCURRENT RESOLUTION.

McFerren of Hamilton asked for and obtained unanimous consent to call up Senate concurrent resolution relative to adjournment from February 24th to March 6th:

Resolved by the Senate, the House concurring, That this assembly adjourn Saturday, February 24th, 1917, to reconvene Tuesday, March 6th, 1917, at ten o'clock a. m.

Johnston of Humboldt moved that this resolution be made a special order for 10:30 a. m. Saturday, February 17th.

Motion lost.

McFerren of Hamilton moved that the House concur in the concurrent resolution.

Johnston of Humboldt and Wilson of Mitchell demanded a roll call.

On the question, 'Shall the House concur in the Senate concurrent resolution?'

Ayes—72.

Anderson of Davis
Anderson of Greene
Anderson of Winnebago
Andre
Bailey
Baldwin
Becker
Benn
Bruce
Coakley
Crozier
Darrah

Dean
Durbin
Elwood
Epps
Erickson
Finley
Flenniken
Gilbert
Gilmore
Giltner
Grason
Griffin

Hansen
Horchem
Jackson
Jessen
Johnston of Lucas
Kepple
Kimberly
Klaus
Krouse
Lake
Lee
Lenocker

Lewis	Oertel	Slaughter
McFarlane	Price	Slosson
McFerren	Randall	Smith
Mackie	Rayburn	Starzinger
Mantz	Reed	Ulstad
Miller	Richards	Weaver
Mooty	Roberts	Wenstrand
Neff	Rogers	Wigdahl
Nichols	Rowley	Wilson of Louisa
Nicholson	Santee	Wilson of Mahaska
Nordyke	Scott	Wormley
O'Donnell	Shaff	Mr. Speaker

Nays—31.

Adkins	Klinker	Stanley
Dunkelberg	Kuickerbocker	Stone
Edgington	Langfitt	Stuart
Finch	Mead	Tucker
Findlay	Meredith	Turner
Garber	Miles	Walrath
Hall	Mowery	Wichman
Harrington	Murray	Wilson of Cherokee
Johnston of Humboldt	Newton	Wilson of Mitchell
Jones	Peters	
Kern	Shortess	

Absent or not voting—5.

Boies	Helming	Rees
Gray	Larson	

So the House concurred in the Senate concurrent resolution.

SPECIAL ORDER NO. 7.

The hour having arrived for Special Order No. 7, on motion of Randall of Linn, the House resumed consideration of House File No. 105, a bill for an act to amend the law as it appears in sections four hundred (400) and four hundred two (402) of the supplement code of 1913, relating to the removal of county seats and county records.

Mr. Randall's time having expired, Stone of Sioux moved that his time be extended. Motion prevailed.

Mackie of Benton offered the following amendment and moved its adoption:

Amend House File No. 105 by striking out all after the enacting clause and by substituting therefor the following:

"SECTION 1. That section four hundred (400) of the supplement to the code, 1913, be and the same is hereby amended by striking from lines thirty (30) to thirty-six (36) inclusive, the following: ' ; and provided further that the provisions hereof shall not be held to apply where the proposition is to relocate a county seat within the corporate limits of

a city or town, where one is already located; and provided further, that the provisions hereof shall not apply when the distance between the limits of the proposed county seat and the limits of the then existing county seat does not exceed one mile'.

"Sec. 2. That section four hundred two (402) of the supplement to the code, 1913, be and the same is hereby amended by striking from lines ten (10) to sixteen (16) inclusive the following: '; and provided further that the provisions hereof shall not be held to apply where the proposition is to relocate a county seat within the corporate limits of a city or town, where one is already located; and provided further, that the provisions hereof shall not apply when the distance between the limits of the proposed county seat and the limits of the then existing county seat does not exceed one mile'."

McFerren of Hamilton moved the previous question as applied to the amendment and the main question.

Rayburn of Poweshiek moved that the amendment be placed on the table.

Klinker of Crawford and Mackie of Benton demanded a roll call.

On the question, "Shall the amendment be placed on the table?"

Ayes—7.

Epps	Mowery	Wilson of Mitchell
Kern	Nordyke	
Miles	Rayburn	

Nays—92.

Adkins	Giltner	Lenocker
Anderson of Davis	Grason	Lewis
Anderson of Greene	Griffin	McFarlane
Anderson of Winnebago	Hall	McFerren
Andre	Hansen	Mackie
Baldwin	Harrington	Mantz
Becker	Helming	Meredith
Benn	Horchem	Miller
Bruce	Jackson	Mooty
Coakley	Jessen	Neff
Crozier	Johnston of Humboldt	Newton
Darrah	Johnston of Lucas	Nichols
Dean	Jones	Nicholson
Dunkelberg	Kepple	O'Donnell
Edgington	Kimberly	Oertel
Elwood	Klaus	Peters
Erickson	Klinker	Price
Finch	Knickerbocker	Randall
Findlay	Krouse	Reed
Finley	Lake	Richards
Flenniken	Langfitt	Rogers
Garber	Larson	Rowley
Gilbert	Lee	Santee
Gilmore		

Scott	Stone	Wichman
Shaff	Stuart	Wigdahl
Shortess	Tucker	Wilson of Cherokee
Slaught	Turner	Wilson of Louisa
Slosson	Ulstad	Wormley
Smith	Walrath	Mr. Speaker
Stanley	Weaver	
Starzinger	Wenstrand	

Absent or not voting—9.

Bailey	Gray	Rees
Boies	Mead	Roberts
Durbin	Murray	Wilson of Mahaska

So the motion to lay the amendment on the table was lost.
Amendment lost.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—85.

Anderson of Davis	Horchem	Nichols
Anderson of Greene	Jackson	Nicholson
Anderson of Winnebago	Jessen	O'Donnell
Andre	Johnston of Humboldt	Oertel
Baldwin	Jones	Peters
Becker	Kepple	Price
Benn	Kern	Randall
Bruce	Kimberly	Richards
Coakley	Klaus	Rogers
Darrah	Klinker	Rowley
Dean	Knickerbocker	Santee
Dunkelberg	Krouse	Shaff
Edgington	Lake	Shortess
Elwood	Langfitt	Slaught
Epps	Larson	Slosson
Erickson	Lee	Stanley
Finch	Lenocker	Starzinger
Findlay	Lewis	Stone
Finley	McFarlane	Stuart
Flenniken	McFerren	Tucker
Garber	Mackie	Weaver
Gilbert	Mantz	Wenstrand
Gilmore	Mead	Wichman
Giltner	Meredith	Wigdahl
Grason	Miller	Wilson of Louisa
Griffin	Mooty	Wormley
Hansen	Mowery	Mr. Speaker
Harrington	Neff	
Helmig	Newton	

Nays—10.

Adkins
Crozier
Miles
Nordyke

Rayburn
Scott
Turner
Ulstad

Wilson of Mahaska
Wilson of Mitchell

Absent or not voting—13.

Bailey
Boies
Durbin
Gray
Hall

Johnston of Lucas
Murray
Reed
Rees
Roberts

Smith
Walrath
Wilson of Cherokee

So the bill having received a constitutional majority was declared to have passed the House.

Randall of Linn offered the following amendment to the title:

Amend the title to House File No. 105 by striking out the following: "of the Supplement Code of 1913", and inserting in lieu thereof the following: "supplement to the code, 1913".

Amendment adopted and title as amended agreed to.

On motion of Anderson of Greene the House adjourned until 1:30 p. m.

AFTERNOON SESSION.

House reconvened at 1:30 p. m., Speaker Pitt in the chair.

COMMUNICATION FROM PRESIDENT WILSON.

The following communication was received from the President of the United States:

THE WHITE HOUSE,
WASHINGTON, D. C., FEBRUARY 10, 1917.

HONORABLE M. B. PITT,
Speaker, House of Representatives,
Des Moines, Iowa.

MY DEAR MR. SPEAKER—Will you not accept for yourself and for the members of the House of Representatives of the thirty-seventh general assembly of the state of Iowa, this expression of my warmest thanks for their generous pledge of support? I deeply appreciate the confidence and the approbation of your colleagues and yourself, and am heartened by your friendly assurances.

Cordially and sincerely yours,

WOODROW WILSON.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Mr. Speaker presented petition of citizens of Harrison county relative to comfort stations.

Referred to committee on public health.

CONSIDERATION OF BILLS.

On motion of Finley of Henry, Calendar No. 87, House File No. 233, a bill for an act to fix the number of pounds in a barrel and sack of flour, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Finley moved the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—91.

Anderson of Davis	Helming	Oertel
Anderson of Greene	Horchem	Peters
Anderson of Winnebago	Jackson	Price
Andre	Jessen	Randall
Bailey	Johnston of Humboldt	Reed
Baldwin	Jones	Richards
Becker	Kepple	Roberts
Benn	Kern	Rogers
Bruce	Kimberly	Rowley
Crozier	Klaus	Santee
Darraha	Klinker	Scott
Dean	Knickerbocker	Shortess
Dunkelberg	Krouse	Slosson
Durbin	Lake	Smith
Edgington	Larson	Stanley
Elwood	Lenocker	Starzinger
Epps	Lewis	Stuart
Erickson	McFerren	Tucker
Finch	Mackie	Turner
Findlay	Mantz	Ulstad
Finley	Mead	Walrath
Flenniken	Meredith	Weaver
Garber	Miles	Wenstrand
Gilbert	Mooty	Wigdahl
Gilmore	Mowery	Wilson of Cherokee
Giltner	Neff	Wilson of Louisa
Grason	Newton	Wilson of Mahaska
Griffin	Nichols	Wilson of Mitchell
Hall	Nicholson	Wormley
Hansen	Nordyke	Mr. Speaker
Harrington		

Nays—None.

Absent or not voting—17.

Adkins	Lee	Rees
Boies	McFarlane	Shaff
Coakley	Miller	Slaught
Gray	Murray	Stone
Johnston of Lucas	O'Donnell	Wichman
Langfitt	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Meredith of Jasper, Calendar No. 88, House File No. 10, a bill for an act to amend the law as it appears in section five hundred ninety (590) and five hundred ninety-two (592), supplement to the code, 1913, relating to the compensation of township trustees and township assessors, with report of committee recommending passage as amended was taken up and considered.

On motion of Johnston of Lucas, House adjourned until 9:00 o'clock a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 17, 1917.

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

Prayer was offered by the Rev. N. A. McAulay, D. D. pastor of the Presbyterian Church, Lyons, Iowa.

LEAVE OF ABSENCE.

On request of Klaus of Delaware leave of absence was granted Giltner of Monroe until Monday.

On request of Ulstad of Wright leave of absence was granted Johnston of Lucas until Monday.

On request of O'Donnell of Dubuque leave of absence was granted Coakley of Union until Monday.

On request of Rogers of Carroll leave of absence was granted Hall of Taylor until Monday.

On request of Scott of Appanoose leave of absence was granted Finley of Henry until Tuesday.

On request of Slaughter of Wapello leave of absence was granted Rowley of Van Buren until Tuesday.

CONSIDERATION OF BILLS.

House resumed consideration of Calendar No. 88, House File No. 10.

Meredith of Jasper moved the adoption of the committee amendments.

Motion prevailed and committee amendments were adopted.

Unanimous consent having been given to suspend the rules, Mr. Meredith moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—85.

Adkins	Kepple	Reed
Anderson of Davis	Kern	Richards
Anderson of Greene	Kimberly	Roberts
Anderson of Winnebago	Klaus	Rogers
Bailey	Klinker	Rowley
Becker	Knickerbocker	Santee
Benn	Lake	Shaff
Bruce	Larson	Shortess
Darraha	Lee	Slaught
Dean	Lenocker	Slosson
Dunkelberg	Lewis	Smith
Durbin	McFarlane	Stanley
Elwood	McFerren	Starzinger
Epps	Mantz	Stone
Erickson	Mead	Stuart
Finch	Meredith	Tucker
Findlay	Miller	Turner
Flenniken	Mooty	Ulstad
Gilbert	Murray	Weaver
Gilmore	Neff	Wenstrand
Grason	Newton	Wichman
Griffin	Nichols	Wigdahl
Hansen	Nicholson	Wilson of Cherokee
Harrington	Nordyke	Wilson of Louisa
Helming	O'Donnell	Wilson of Mahaska
Horchem	Oertel	Wilson of Mitchell
Jackson	Peters	Wormley
Jessen	Randall	Mr. Speaker
Johnston of Humboldt		

Nays—3.

Garber	Krouse	Scott
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Absent or not voting—20.

Andre	Giltner	Miles
Baldwin	Gray	Mowery
Boies	Hall	Price
Coakley	Johnston of Lucas	Rayburn
Crozier	Jones	Rees
Edgington	Langfitt	Walrath
Finley	Mackie	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Neff of Pottawattamie presented petition of citizens of Pottawattamie county relative to suffrage.

Referred to committee on constitutional amendments.

Nicholson of Winneshiek presented petition of citizens of Winneshiek county against closed season on quail.

Referred to committee on fish and game.

Murray of Buena Vista presented petition of citizens of Buena Vista county opposing the repeal of the anti-discrimination law.

Referred to committee on insurance.

Murray of Buena Vista presented petition of citizens of Buena Vista county against closed season on quail.

Referred to committee on fish and game.

Griffin of Woodbury presented petition of teachers of the Sioux City schools in support of the teachers' annuity bill.

Referred to committee on schools and text-books.

Randall of Linn presented petition of citizens of Linn county against any change in the present primary law.

Referred to committee on elections.

Wilson of Mahaska presented petition of citizens of Mahaska county urging the repeal of section 2 of the present fish and game law.

Referred to committee on fish and game.

Klaus of Delaware presented petition of citizens of Delaware county against the repeal of the anti-cigarette law.

Referred to committee on judiciary.

Lake of Woodbury presented petition of teachers from the public schools of Sioux City in support of the teachers' annuity bill.

Referred to committee on schools and text-books.

Grason of Pottawattamie presented petition of public school teachers of Council Bluffs in support of the teachers' annuity bill.

Referred to committee on schools and text-books.

Helming of Allamakee presented petition of voters of Allamakee county relative to suffrage.

Referred to committee on constitutional amendments.

Tucker of Clinton presented petition of citizens of Clinton county in support of the teachers' annuity bill.

Referred to committee on schools and text-books.

Findlay of Webster presented petition from the commercial club of Fort Dodge urging the building of permanent hard roads.

Referred to committee on roads and highways.

Rogers of Carroll presented petition of the Carroll Citizens Club relative to the maintenance of the highway commission.

Referred to committee on roads and highways.

REPORTS OF COMMITTEES.

Mead of Butler, 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. 157, a bill for an act to repeal the law as it appears in section 1074, supplement to the code, 1913, relating to the election of township trustees 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:

That all after the enacting clause be stricken out, and the following be substituted therefor:

SECTION 1. That the law as it appears in section one thousand seventy-four (1074), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:

At the general election in the year 1918, there shall be elected in each township one (1) trustee whose term of office shall be for a period of two (2) years, and one (1) trustee whose term of office shall be for a period of three (3) years, and one (1) trustee whose term of office shall be for a period of four (4) years.

At the general election in the year 1920, and biennially thereafter, there shall be elected a township trustee for a term of three (3) years to succeed the one whose term will expire on the second secular day in January following said election; there shall also be elected a township trustee for a term of three (3) years to succeed the one whose term expires on the second secular day of January one (1) year later than the aforesaid date. It shall be specified on the ballot when each shall begin his term.; and when so amended the bill do pass.

O. L. MEAD, *Chairman.*

Ordered passed on file.

Rowley of Van Buren, 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. 172, a bill for an act to amend the law as it appears in section twenty-seven-eighty (2780), supplement to the code, 1913, and providing for the compensation of school directors, beg leave me to report the same back to the House with the recommendation that to report they 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 W. ROWLEY, *Chairman.*

Report adopted and House File No. 172 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on schools and textbooks, to whom was referred Senate File No. 63, a bill for an act to repeal section 2814 of the supplement to the code, 1913, and section 2815 of the code and enact substitutes therefor relating to the acquiring and condemnation of real estate for school house sites, school roads, play grounds, and other school 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 be amended as follows:

By striking out in lines 17 and 18 of section 1, the words "by owner's consent" and inserting in lieu thereof the words "such additional ground may be acquired by donation"; and when so amended the bill do pass.

JOHN W. ROWLEY, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on schools and textbooks, to whom was referred House File No. 155, a bill for an act to amend section 2773, supplement to the code, 1913, relating to public 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 be indefinitely postponed.

JOHN W. ROWLEY, *Chairman.*

Report adopted and House File No. 155 was indefinitely postponed.

Starzinger of Polk, 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. 201, a bill for an act to amend section four hundred sixty-nine (469), supplement of the code, 1913, relating to the compensation 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:

By inserting the word and figure "Section 1." in the first line before the word "that", also by inserting a comma before the word "supplement" in the second line; that the title to said bill be amended by inserting a comma before the word "supplement" in the first line of said title; and when so amended the bill do pass.

O. STARZINGER, *Chairman.*

Ordered passed on file.

INTRODUCTION OF BILLS.

By Hansen of Scott, House File No. 368, a bill for an act to enlarge the powers of the board of railroad commissioners by conferring on it jurisdiction and control over the construction, maintenance, operation, service and rates of telegraph and telephone companies, and, on review, to fix and establish just and reasonable rates for service of electric light, electric power, gas, water and heating companies and, to regulate the service of said companies, but continuing in force all laws relating to the establishment of rates, and granting, renewing or extending franchises by cities and towns, subject only to the rights of review provided therein and providing penalties for violations of the act.

Read first and second time and referred to committee on public utilities.

By Neff of Pottawattamie, House File No. 369, a bill for an act defining contributory delinquency, making the same a misdemeanor and fixing penalty therefor, also establishing procedure in certain cases.

Read first and second time and referred to committee on judiciary.

By Neff of Pottawattamie, House File No. 370, a bill for an act to amend section two hundred fifty four-a thirty two (254-a-32), supplement to the code, 1913, relating to the courts having jurisdiction of contributory dependency proceedings, and the procedure in said causes.

Read first and second time and referred to committee on judiciary.

By Nicholson of Winneshiek, House File No. 371, a bill for an act to amend the law as it appears in section two hundred fifty-four-a-twenty (245-a 20), supplement to the code, 1913, relating to financial aid for dependent and neglected children.

Read first and second time and referred to committee on judiciary.

By Benn of Washington, House File No. 372, a bill for an act to authorize townships to vote a tax to purchase land for a township park and to purchase or condemn land for the same, by adding to chapter 10 title IV of the code.

Read first and second time and referred to committee on public lands and buildings.

By Harrington of Kossuth, House File No. 373, a bill for an act to amend section thirty-four hundred forty-seven-b (3447-b), supplement to the code, 1913, relating to the recovery of interest in real estate when spouse failed to join in conveyance.

Read first and second time and referred to committee on judiciary.

By Wichman of Hancock, House File No. 374, a bill for an act to amend sections fifteen hundred and fifty (1550) and fifteen hundred and fifty-one (1551) supplement to the code, 1913, and section fifteen hundred and fifty-two (1552) of the code, relating to the working of poll tax and the amount that shall be paid if not worked.

Read first and second time and referred to committee on roads and highways.

By Santee of Black Hawk, House File No. 375, a bill for an act to amend section fifteen hundred twenty-seven-s-nine (1527-s 9), supplemental supplement to the code, 1915, relative to adding roads from the township road system to the county road system.

Read first and second time and referred to committee on roads and highways.

By Oertel of Lee, House File No. 376, a bill for an act to prohibit any person, firm or corporation engaged in editing, publishing or circulating any newspaper within the state from discriminating in the rates charged for advertising.

Read first and second time and referred to committee on printing.

By Nichols of Hardin, House File No. 377, a bill for an act to legalize an ordinance of the city of Iowa Falls, Iowa, granting a franchise to F. J. Cross, his successors and assigns, to acquire, construct, reconstruct, maintain and operate an electric light and power plant, and operate transmission lines in and upon the streets, avenues, alleys, and public places of the city of Iowa Falls, Iowa.

Read first and second time and referred to committee on judiciary.

By Nichols of Hardin, House File No. 378, a bill for an act to legalize an ordinance of the city of Iowa Falls, Iowa, granting a franchise to F. J. Cross, his successors and assigns, to acquire,

construct, maintain, use and operate a heating plant within the city of Iowa Falls, Iowa, and to lay, relay, maintain, use and operate within, along and across the streets, avenues, public places, bridges and alleys of the city of Iowa Falls, Iowa, the necessary pipes, conduits, and other construction of said heating plant and its distribution system and also to connect said plant and said distributing system by the necessary construction with the buildings of said city.

Read first and second time and referred to committee on judiciary.

By Miller of Boone, House File No. 379, a bill for an act to amend section one thousand nine hundred eighty-nine-b 3 (1989-b-3), supplemental supplement code, 1915, relative to the publication of highway drainage notice.

Read first and second time and referred to committee on drainage.

By Lake of Woodbury, House File No. 380, a bill for an act prohibiting the use of the words "high school" in any form of advertising not authorized by the proper school officials.

Read first and second time and referred to committee on judiciary.

By Lake of Woodbury, House File No. 381, a bill for an act relating to the unlawful boarding of railroad trains, with intent to commit a public offense.

Read first and second time and referred to committee on judiciary.

By Griffin of Woodbury, House File No. 382, a bill for an act to repeal section two thousand sixty three (2063) of the code, relating to proposed crossings of one railway by another, and to enact a substitute therefor.

Read first and second time and referred to committee on railroads and transportation.

SENATE MESSAGE CONSIDERED.

Senate File No. 18, a bill. An act, to amend the law as it appears in section four hundred (400) supplement to the code, 1913, relating to the removal of county seats and county records.

Read first and second time and referred to committee on judiciary.

Senate File No. 133, a bill for an act to amend section three thousand nine-i (3009-i) of the supplemental supplement to the code, 1915, relating to standards for climax baskets for grapes and other fruits and vegetables and fixing the standards for such containers.

Read first and second time and referred to committee on commerce and trade.

Senate File No. 181, a bill for an act to amend section thirteen hundred eighty-two (1382) of the code, changing the time when the executive council shall furnish to the county auditors a statement of the result of its findings as to valuation of property, and to amend section thirteen hundred thirty-seven (1337) supplement to the code 1913, changing the time when executive councils shall furnish the county auditors a statement of the result of its findings as to valuations of railroads.

Read first and second time and referred to committee on judiciary.

CONSIDERATION OF BILLS.

McFarlane of Black Hawk moved that Calendar No. 89, House File No. 49, be made a special order for Tuesday, February 20th, at 10:00 a. m. Motion prevailed.

On request of Harrington of Kossuth, unanimous consent having been granted, action was deferred on Calendar No. 90, House File No. 185, and same was placed at the foot of the calendar.

On request of Elwood of Howard, unanimous consent having been granted, action was deferred on Calendar No. 92, House File No. 117, and same was placed at the foot of the calendar.

On request of Baldwin of Johnson, unanimous consent having been granted, action was deferred on Calendar No. 93, Senate File No. 36, and same was allowed to retain its place on the calendar.

On request of Oertel of Lee, unanimous consent having been granted, action was deferred on Calendar No. 94, Senate File No. 93, and same was allowed to retain its place on the calendar.

On request of Mr. Speaker, unanimous consent having been granted, action was deferred on Calendar No. 95, Senate File No. 75, and same was placed at the foot of the calendar.

On request of Reed of Guthrie, unanimous consent having been granted, action was deferred on Calendar No. 96, House File No. 98, and same was placed at the foot of the calendar.

On request of Anderson of Greene, unanimous consent having been granted, action was deferred on Calendar No. 97, House File No. 219, and same was allowed to retain its place on the calendar.

On motion of Rogers of Carroll, Calendar No. 98, House File No. 313, a bill for an act to repeal section two thousand six hundred forty-a (2640-a) supplement to the code, 1913, relating to the establishment of additional chairs and fixing compensation of professors in the homeopathic medical college, was taken up and considered.

Slaughter of Wapello moved that action be deferred and that the bill be placed at the foot of the calendar.

Elwood of Howard moved as a substitute that the bill be referred to the committee on public health.

Motion lost.

Motion of Slaughter of Wapello prevailed and bill was ordered to the foot of the calendar.

On motion of Richards of Muscatine, Calendar No. 99, Senate File No. 24, a bill for an act to amend section 227, supplemental supplement to the code, 1915, relating to the division of the state into judicial districts and the election of judges, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Richards moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—94.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winnebago
Andre
Bailey
Baldwin
Becker
Benn
Bruce
Crozier
Darrah
Dean

Dunkelberg
Durbin
Edgington
Elwood
Epps
Erickson
Finch
Findlay
Flenniken
Garber
Gilbert
Gilmore
Grason

Griffin
Hansen
Harrington
Helming
Horchem
Jackson
Jessen
Johnston of Humboldt
Jones
Kepple
Kern

Klaus	Murray	Slaught
Klinker	Neff	Slosson
Knickerbocker	Newton	Smith
Krouse	Nichols	Stanley
Lake	Nordyke	Starzinger
Langftt	O'Donnell	Stuart
Larson	Oertel	Turner
Lee	Peters	Ulstad
Lenocker	Price	Walrath
Lewis	Randall	Weaver
McFarlane	Rayburn	Wenstrand
Mackie	Reed	Wichman
Mantz	Richards	Wigdahl
Mead	Roberts	Wilson of Cherokee
Meredith	Rogers	Wilson of Louisa
Miles	Rowley	Wilson of Mahaska
Miller	Santee	Wilson of Mitchell
Mooty	Scott	Wormley
Mowery	Shortess	Mr. Speaker

Nays—None.

Absent or not voting—14.

Boies	Hall	Rees
Coakley	Johnston of Lucas	Shaff
Finley	Kimberly	Stone
Giltner	McFerren	Tucker
Gray	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Grason of Pottawattamie, unanimous consent having been granted, action was deferred on Calendar No. 100, Senate File No. 9, and same was allowed to retain its place on the calendar.

COMMUNICATION FROM THE SECRETARY OF STATE.

The following communication was received from the Secretary of State, and ordered printed in the Journal.

FEBRUARY 17, 1917.

To the Thirty-seventh General Assembly of the State of Iowa:

GENTLEMEN—Complying with your request, contained in the resolution adopted by the House, on February 8th, 1917, and concurred in by the Senate, on February 13th, 1917, I have the honor to inform you that the approximate number of automobiles registered during the year 1916,

in the different counties of the state of Iowa, was, as shown by the files and records in this office, as follows, viz.:

Adair	1413	Jefferson	902
Adams	913	Johnson	1880
Allamakee	1235	Jones	1592
Appanoose	1286	Keokuk	2328
Audubon	1418	Kossuth	2619
Benton	2057	Lee	1621
Black Hawk	4431	Linn	4618
Boone	2019	Louisa	1005
Bremer	1901	Lucas	1022
Buchanan	1847	Lyon	1588
Buena Vista	2325	Madison	1320
Butler	1867	Mahaska	1980
Calhoun	2306	Marion	1797
Carroll	2859	Marshall	2856
Cass	2728	Mills	1303
Cedar	1934	Mitchell	1466
Cerro Gordo	2490	Monona	1474
Cherokee	1906	Monroe	774
Chickasaw	1397	Montgomery	1742
Clarke	705	Muscatine	2368
Clay	1620	O'Brien	2350
Clayton	2046	Osceola	937
Clinton	3011	Page	2256
Crawford	2267	Palo Alto	1613
Dallas	3007	Plymouth	2446
Davis	687	Pocahontas	2202
Delaware	1332	Polk	8416
Decatur	1266	Pottamattamie	3850
Des Moines	1683	Poweshiek	2158
Dickinson	1111	Ringgold	1039
Dubuque	2840	Sac	2233
Emmet	1251	Scott	4445
Fayette	2389	Shelby	2010
Floyd	1605	Sioux	2483
Franklin	1301	Story	2888
Fremont	1169	Tama	2495
Greene	2060	Taylor	1462
Grundy	1660	Union	1331
Guthrie	2371	Van Buren	1039
Hamilton	2310	Wapello	1740
Hancock	1427	Warren	1592
Hardin	3110	Washington	2162
Harrison	2011	Wayne	1345
Henry	1689	Webster	2998
Howard	1109	Winnebago	1235
Humboldt	1548	Winneshiak	1530
Ida	1423	Woodbury	4865
Iowa	1694	Worth	914
Jackson	1679	Wright	2224
Jasper	2296		

Respectfully submitted,

W. S. ALLEN, *Secretary of State.*

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 28, a bill for an act to legalize the appointment of the trustees of the free public library of the incorporate town of Montezuma, Iowa, and their action in connection with the recommendation to the council of said town in the matter of levies for the erection and maintenance of such library, the acts of the said town council in the matter of levying said tax, and the acts of the clerk of said town in certifying the said levy to the auditor of Poweshiek county, Iowa, the acts of said auditor in spreading said levy upon the tax records for the year 1916, which records have been delivered to the treasurer of said Poweshiek county, Iowa, and the acts of said treasurer in making collection of the aforesaid levy and assessment for library purposes.

Also:

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. 163, a bill for an act to legalize certain warrants of the city of Ida Grove, Iowa, and to legalize the assessment of the cost of paving street intersections by payment of the same out of the improvement fund of said city.

Also:

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. 96, a bill for an act to amend section fourteen hundred eighty-three (1483), supplement to the code, 1913, relating to establishment of highways by consent.

Also:

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. 125, a bill for an act to amend paragraph twenty (20) of section four hundred twenty-two (422) of the code, relating to the purchase of real estate and erection of buildings for the support of the poor, and giving to boards of supervisors authority to remove or change the site of the buildings used for the support of the poor, and to purchase land upon which such buildings may be relocated.

Also:

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. 211, a bill for an act to amend section twenty-three hundred fifty-eight (2358) of the code relative to the time within which

the erection, re-building and repairing of fences shall be completed after the time fixed therefor in the order of the fence viewers.

Also:

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. 241, a bill for an act to legalize the adoption and publication of the ordinances of the town of Benton, Ringgold county, Iowa, such ordinances being ordinances one (1) to seventeen (17) inclusive as passed by the town council of said town.

Also:

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. 70, a bill for an act to amend section eighteen hundred sixty (1860) of the supplemental supplement to the code, 1915; and to amend section eighteen hundred sixty-seven (1867) of the code; both relating to reserves to be carried by savings and state banks.

Also:

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. 185, a bill for an act relating to and prohibiting the display of pistols, revolvers, black jacks, slugs, billies, knuckles, daggers, stilettos or bowie-knives in the windows of stores and places of business.

Also:

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. 217, a bill for an act to legalize the action of the board of supervisors of Fremont county, Iowa, relating to the sale of school lands in section sixteen (16) township sixty-eight (68) north of range forty-three (43) west of the fifth (5th) principal meridian, Fremont county, Iowa, and to authorize the governor to issue a patent therefor to the heirs of John Horsley, deceased.

Also:

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. 206, a bill for an act to punish the fraudulent sale and conveyance of land or an interest therein, and providing the penalty for a violation thereof.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to holding a joint session on Feb. 22d at 11 a. m.

CONSIDERATION OF BILLS.

On motion of Wilson of Mahaska, Calendar No. 101, House File No. 119, a bill for an act to authorize the property owners to select the character of pavement or other street improvement to be made in front of their property, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Johnston of Humboldt moved the previous question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Wilson moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—45.

Adkins	Larson	Rowley
Anderson of Davis	Lee	Santee
Anderson of Winnebago	Lenocker	Scott
Andre	Lewis	Shaff
Bailey	McFerren	Stanley
Becker	Mead	Starzinger
Benn	Miles	Tucker
Crozier	Miller	Turner
Epps	Mowery	Ulstad
Erickson	Newton	Wilson of Cherokee
Finch	Peters	Wilson of Louisa
Findlay	Reed	Wilson of Mahaska
Garber	Richards	Wilson of Mitchell
Griffin	Roberts	Wormley
Helming	Rogers	Mr. Speaker

Nays—51.

Anderson of Greene	Johnston of Humboldt	Nichols
Baldwin	Jones	Nicholson
Bruce	Kepple	Nordyke
Dean	Kern	O'Donnell
Dunkelberg	Klaus	Oertel
Durbin	Klinker	Price
Edgington	Knickerbocker	Randall
Elwood	Krouse	Shortess
Flenniken	Lake	Slosson
Gilbert	Langfitt	Smith
Gilmore	McFarlane	Stone
Grason	Mackie	Stuart
Hansen	Mantz	Walrath
Harrington	Meredith	Weaver
Horchem	Mooty	Wenstrand
Jackson	Murray	Wichman
Jessen	Neff	Wigdahl

Absent or not voting—12.

Boies	Giltner	Kimberly
Coakley	Gray	Rayburn
Darraha	Hall	Rees
Finley	Johnston of Lucas	Slaight

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On request of Randall of Linn, unanimous consent having been granted, action was deferred on Calendar No. 102, House File No. 169, and same was allowed to retain its place on the calendar.

On request of Erickson of Lyon, unanimous consent having been granted, action was deferred on Calendar No. 103, House File No. 176, and same was allowed to retain its place on the calendar.

On motion of Horchem of Dubuque, Calendar No. 104, House File No. 197, a bill for an act to change the name of the industrial school for boys and the industrial school for girls, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Horchem moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Adkins	Grason	Mead
Anderson of Davis	Griffin	Meredith
Anderson of Greene	Hansen	Miles
Anderson of Winnebago	Harrington	Miller
Andre	Helming	Mooty
Bailey	Horchem	Murray
Baldwin	Jackson	Neff
Becker	Jessen	Newton
Benn	Jones	Nichols
Bruce	Kepple	Nicholson
Crozier	Kern	Nordyke
Darraha	Klaus	O'Donnell
Dean	Klinker	Oertel
Dunkelberg	Knickerbocker	Peters
Durbin	Krouse	Price
Edgington	Lake	Randall
Elwood	Langfitt	Rayburn
Epps	Larson	Reed
Erickson	Lee	Roberts
Findlay	Lewis	Rogers
Flenniken	McFarlane	Santee
Garber	McFerren	Scott
Gilbert	Mackie	Shaff
Gilmore	Mantz	Shortess

Slaughter	Tucker	Wigdahl
Slosson	Turner	Wilson of Cherokee
Smith	Ulstad	Wilson of Louisa
Stanley	Walrath	Wilson of Mahaska
Starzinger	Weaver	Wormley
Stone	Wenstrand	Mr. Speaker
Stuart	Wichman	

Nays—2.

Lenocker Mowery

Absent or not voting—14.

Boies	Gray	Rees
Coakley	Hall	Richards
Finch	Johnston of Humboldt	Rowley
Finley	Johnston of Lucas	Wilson of Mitchell
Giltner	Kimberly	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of McFarlane of Black Hawk, unanimous consent having been granted, action was deferred on Calendar No. 105, House File No. 224, and same was allowed to retain its place on the calendar.

On motion of Gilbert of Marshall, Calendar No. 106, House File No. 93, a bill for an act to provide additional buildings at the soldiers' home at Marshalltown, Iowa, and to provide an appropriation to cover the cost thereof, with report of committee recommending passage was taken up and considered.

Gilbert of Marshall offered the following amendment and moved its adoption:

Amend House File No. 93 by adding thereto the following:

SECTION 3. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Times Republican of Marshalltown, Iowa, and the Des Moines Register, newspaper published in the city of Des Moines, Iowa.

Amendment adopted.

Epps of Wapello offered the following amendment and moved its adoption:

Amend House File No. 93 by adding thereto as section 3 the following:

"SECTION 3. That there be appropriated out of any money not heretofore appropriated the sum of forty thousand dollars or so much thereof as may be necessary to pay each dependent old soldier the sum of twelve and 50/100 dollars per month to sustain them at their own homes."

Also that section 3 be numbered as section 4.

Rayburn of Poweshiek moved the previous question as applied to all pending amendments. Motion lost.

Randall of Linn offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File No. 93 by striking out the same and inserting in lieu thereof the following as section 3:

SECTION 3. The board of control is hereby authorized to expend not to exceed forty thousand dollars (\$40,000) for the temporary relief or such persons as are eligible for admission to the soldiers' home but cannot be admitted for lack of room.

McFerren of Hamilton moved that action be deferred on House File No. 93 and that it be allowed to retain its place on the calendar. Motion lost.

Klaus of Delaware moved that House File No. 93 and all pending amendments be re-referred to the committee on appropriations. Motion lost.

Klinker of Crawford moved the previous question as applied to the amendments and the main question. Motion prevailed.

Amendment to the amendment lost.

Amendment by Epps of Wapello lost.

Unanimous consent having been granted to suspend the rules, Mr. Gilbert moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—98.

Adkins	Erickson	Kern
Anderson of Davis	Finch	Klaus
Anderson of Greene	Findlay	Klinker
Anderson of Winnebago	Flenniken	Knickerbocker
Andre	Garber	Krouse
Bailey	Gilbert	Lake
Baldwin	Gilmore	Langfitt
Becker	Grason	Larson
Benn	Griffin	Lee
Bruce	Hansen	Lenocker
Crozier	Harrington	Lewis
Darrah	Helming	McFarlane
Dean	Horchem	McFerren
Dunkelberg	Jackson	Mackie
Durbin	Jessen	Mantz
Edgington	Johnston of Humboldt	Mead
Elwood	Jones	Meredith
Epps	Keppele	Miles

Mooty	Reed	Tucker
Miller	Richards	Turner
Mowery	Roberts	Ulstao
Murray	Rogers	Walrath
Neff	Santee	Weaver
Newton	Scott	Wenstrand
Nichols	Shaff	Wichman
Nicholson	Shortess	Wigdahl
Nordyke	Slaught	Wilson of Cherokee
O'Donnell	Slosson	Wilson of Louisa
Oertel	Smith	Wilson of Mahaska
Peters	Stanley	Wilson of Mitchell
Price	Starzinger	Wormley
Randall	Stone	Mr. Speaker
Rayburn	Stuart	

Nays—None.

Absent or not voting—10.

Boies	Gray	Rees
Coakley	Hall	Rowley
Finley	Johnston of Lucas	
Giltner	Kimberly	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bill:

House File No. 69, an act to amend section three hundred and three-a, supplement of the code, 1913, relating to the appointment of assistant county attorneys and their compensation.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bill:

House File No. 69.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
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:

House File No. 69.

Elwood of Howard moved that the House adjourn until 10:00 a. m. Monday.

Nicholson of Winneshiek moved to amend the motion by substituting 1:30 p. m. today instead of 10:00 a. m. Monday.

Amendment prevailed.

Motion as amended prevailed and House adjourned until 1:30 p. m.

AFTERNOON SESSION.

House reconvened at 1:30 p. m., Speaker Pitt in the chair.

SENATE CONCURRENT RESOLUTION.

Becker of Clayton called up Senate concurrent resolution relative to a joint session to commemorate Washington's birthday, asked unanimous consent for its immediate consideration and moved that the House concur:

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

Whereas, the people of the greatest republic are now confronted with most grave and far reaching dangers, and

Whereas, our people deprecate war and love peace, but will protect our citizens and maintain our rights, and

Whereas, in this eventful year we may well turn for guidance to the lasting integrity and wisdom of the ages expressed by him who was "first in war" and "first in peace", and should to that end properly celebrate the one hundred and eighty-fifth anniversary of the birth of George Washington, and

Whereas, the thirty-seventh general assembly should for such purpose hold a joint session, now, therefore,

Be It Resolved, That a joint session of both houses of the assembly be held in the House chamber at eleven o'clock a. m., February 22, 1917, and that a joint committee on arrangements for such celebration be appointed, consisting of three members of the Senate, to be appointed by the president of the Senate, and three members of the House, to be appointed by the speaker of the House.

Motion prevailed and the Speaker appointed on the part of the House, Becker of Clayton, Larson of Montgomery and Lewis of Clarke.

CONSIDERATION OF BILLS.

On request of Rayburn of Poweshiek, unanimous consent having been given, House File No. 281, a bill for an act establishing a state banking department and providing for the appointment and removal, salary and expenses of a superintendent of banking; for the appointment and removal, salary and expenses of examiners and clerks in said department; providing quarters, furniture and supplies for such department; and relieving the auditor of state of all duties in connection with the management of the banking department of the state, with senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 281 by striking out in line two of section 5 the words "at his pleasure, who" and inserting in their stead the words: "for a term of two years but removable at the pleasure of the said superintendent, and said examiners".

Amend House File No. 281, section 5, line six from top of the page by striking out the words "the Executive Council" and inserting the word "him".

Amend House File No. 281, section 5, line twelve from the top of the page by striking out the words "the Executive Council" and inserting the word "him".

Mr. Rayburn moved that the house concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—79.

Adkins	Johnston of Humboldt	Nichols
Anderson of Greene	Jones	Nicholson
Anderson of Winnebago	Kern	Nordyke
Andre	Klaus	O'Donnell
Baldwin	Klinker	Oertel
Becker	Knickerbocker	Peters
Bruce	Lake	Price
Darrah	Larson	Randall
Dean	Lee	Rayburn
Durbin	Lewis	Rogers
Elwood	McFarlane	Santee
Epps	McFerren	Scott
Erickson	Mackie	Shortess
Finch	Mantz	Slaughter
Findlay	Mead	Slosson
Flenniken	Meredith	Smith
Gilmore	Miles	Stanley
Grason	Miller	Starzinger
Griffin	Mooty	Stone
Hansen	Mowery	Stuart
Harrington	Murray	Tucker
Horchem	Neff	Turner
Jackson	Newton	Ulstad

Walrath
Weaver
Wenstrand
Wichman

Wigdahl
Wilson of Cherokee
Wilson of Louisa
Wilson of Mahaska

Wormley
Mr. Speaker

Nays—None.

Absent or not voting—29.

Anderson of Davis
Bailey
Benn
Boies
Coakley
Crozier
Dunkelberg
Edgington
Finley
Garber

Gilbert
Giltner
Gray
Hall
Helming
Jessen
Johnston of Lucas
Kepple
Kimberly
Krouse

Langfitt
Lenocker
Reed
Rees
Richards
Roberts
Rowley
Shaff
Wilson of Mitchell

So the House concurred in the Senate amendments.

Unanimous consent having been granted to call up at this time, on motion of Mackie of Benton, Calendar No. 123, Senate File No. 169, a bill for an act legalizing certain warrants, certain resolutions declaring indebtedness and the certificates based thereon, and certain outstanding indebtedness evidenced by neither warrants, resolutions nor certificates, of the city of Belle Plaine, Iowa; legalizing the acts of the corporate authorities of the city of Belle Plaine, Iowa, in contracting said indebtedness and issuing warrants resolutions and certificates evidencing the same and declaring said obligations valid and binding upon said city, with report of committee recommending passage was taken up and considered.

Mr. Mackie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winnebago
Andre
Baldwin
Becker
Bruce
Crozier
Darrah
Dean
Dunkelberg
Durbin
Edgington
Elwood
Epps
Erickson

Finch
Findlay
Flenniken
Gilbert
Gilmore
Grason
Griffin
Hansen
Harrington
Helming
Horchem
Jackson
Johnston of Humboldt
Kern
Klaus
Klinker
Knickerbocker

Krouse
Lake
Langfitt
Lee
Lenocker
Lewis
McFarlane
McFerren
Mackie
Mantz
Meredith
Miles
Miller
Mooty
Mowery
Murray
Neff

Newton	Rogers	Ulstad
Nichols	Santee	Walrath
Nicholson	Scott	Weaver
Nordyke	Shaff	Wenstrand
O'Donnell	Shortess	Wichman
Oertel	Slaught	Wigdahl
Peters	Slosson	Wilson of Cherokee
Price	Smith	Wilson of Louisa
Randall	Stanley	Wilson of Mahaska
Rayburn	Starzinger	Wilson of Mitchell
Reed	Stone	Wormley
Richards	Tucker	Mr. Speaker
Roberts	Turner	

Nays—None.

Absent or not voting—19.

Bailey	Gray	Larson
Benn	Hall	Mead
Boies	Jessen	Rees
Coakley	Johnston of Lucas	Rowley
Finley	Jones	Stuart
Garber	Kepple	
Giltner	Kimberly	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to call up at this time, on motion of Nicholson of Winneshiek, Calendar No. 119, House File No. 268, a bill for an act to legalize certain bonds of the town of Calmar, Iowa, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Nicholson moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins	Durbin	Helming
Anderson of Davis	Edgington	Horchem
Anderson of Greene	Elwood	Jackson
Anderson of Winnebago	Epps	Johnston of Humboldt
Andre	Erickson	Jones
Bailey	Finch	Kern
Baldwin	Findlay	Klaus
Becker	Flenniken	Klinker
Benn	Gilbert	Knickerbocker
Bruce	Gilmore	Krouse
Crozier	Grason	Langfitt
Darraha	Griffin	Lee
Dean	Hansen	Lenocker
Dunkelberg	Harrington	Lewis

McFarlane	O'Donnell	Starzinger
McFerren	Oertel	Tucker
Mackie	Peters	Turner
Mantz	Price	Ulstad
Mead	Randall	Walrath
Meredith	Rayburn	Weaver
Miles	Reed	Wenstrand
Miller	Roberts	Wichman
Mooty	Rogers	Wigdahl
Mowery	Santee	Wilson of Cherokee
Murray	Scott	Wilson of Louisa
Neff	Shortess	Wilson of Mahaska
Newton	Slaught	Wilson of Mitchell
Nichols	Slosson	Wormley
Nicholson	Smith	Mr. Speaker
Nordyke	Stanley	

Nays—None.

Absent or not voting—19.

Boies	Jessen	Richards
Coakley	Johnston of Lucas	Rowley
Finley	Kepple	Shaff
Garber	Kimberly	Stone
Giltner	Lake	Stuart
Gray	Larson	
Hall	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to call up at this time, on motion of Slaught of Wapello, Calendar No. 116, House File No. 136, a bill for an act to legalize the elections, acts and transactions, resolutions, bylaws, rules and regulations, contracts, mortgages and deeds of the Ottumwa Lodge Number Nine, Independent Order of Odd Fellows, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Slaught moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—91.

Adkins	Baldwin	Dean
Anderson of Davis	Becker	Dunkelberg
Anderson of Greene	Benn	Durbin
Anderson of Winnebago	Bruce	Edgington
Andre	Crozier	Elwood
Bailey	Darraha	Epps

Erickson	Lewis	Santee
Finch	McFarlane	Scott
Findlay	McFerren	Shortess
Flenniken	Mackie	Slaught
Gilbert	Mantz	Slosson
Gilmore	Meredith	Smith
Grason	Miles	Stanley
Griffin	Miller	Starzinger
Hansen	Mooty	Stuart
Harrington	Mowery	Tucker
Helming	Neff	Turner
Horchem	Newton	Ulstad
Jackson	Nichols	Walrath
Jessen	Nicholson	Weaver
Johnston of Humboldt	Nordyke	Wenstrand
Jones	O'Donnell	Wichman
Kern	Oertel	Wigdahl
Klaus	Peters	Wilson of Cherokee
Klinker	Price	Wilson of Louisa
Knickerbocker	Randall	Wilson of Mahaska
Krouse	Rayburn	Wilson of Mitchell
Lake	Reed	Wormley
Langfitt	Richards	Mr. Speaker
Lee	Roberts	
Lenocker	Rogers	

Nays—None.

Absent or not voting—17.

Boies	Hall	Murray
Coakley	Johnston of Lucas	Rees
Finley	Kepple	Rowley
Garber	Kimberly	Shaff
Giltner	Larson	Stone
Gray	Mead	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to call up at this time, on motion of Knickerbocker of Linn, Calendar No. 122, House File No. 292, a bill for an act to legalize an ordinance of the incorporated town of Zearing, Iowa, granting a franchise to C. L. Beldon and Son, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Rogers of Carroll offered the following amendment and moved its adoption:

Amend House File No. 292 by striking out all of section 2 and inserting in lieu thereof the following:

SECTION 2. 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 Des Moines News, a newspaper published at Des Moines, Iowa, said publication to be without expense to the state of Iowa.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Adkins	Jessen	Price
Anderson of Davis	Johnston of Humboldt	Randall
Anderson of Greene	Jones	Rayburn
Andre	Kern	Reed
Bailey	Klaus	Richards
Baldwin	Klinker	Rogers
Becker	Knickerbocker	Santee
Benn	Krouse	Scott
Bruce	Lake	Shortess
Crozier	Langfitt	Slaught
Darrah	Larson	Slosson
Dean	Lee	Smith
Dunkelberg	Lenocker	Stanley
Durbin	Lewis	Starzinger
Edgington	McFarlane	Stone
Elwood	McFerren	Stuart
Epps	Mackie	Tucker
Erickson	Mead	Turner
Finch	Meredith	Ulstad
Findlay	Miles	Walrath
Flenniken	Miller	Weaver
Garber	Mooty	Wenstrand
Gilbert	Murray	Wichman
Gilmore	Neff	Wigdahl
Grason	Newton	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hansen	Nicholson	Wilson of Mahaska
Harrington	Nordyke	Wilson of Mitchell
Helming	O'Donnell	Wormley
Horchem	Oertel	Mr. Speaker
Jackson	Peters	

Nays—None.

Absent or not voting—16.

Anderson of Winnebago	Hall	Rees
Boies	Johnston of Lucas	Roberts
Coakley	Kepple	Rowley
Finley	Kimberly	Shaff
Giltner	Mantz	
Gray	Mowery	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of McFarlane of Black Hawk the House adjourned until 10 a. m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 19, 1917.

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

Prayer was offered by the Rev. James M. Williams, pastor of the Methodist Church, Perry, Iowa.

Journal of February 17th corrected and approved.

LEAVE OF ABSENCE.

On request of Crozier of Marion leave of absence was granted Helming of Allamakee indefinitely on account of sickness.

On request of Darrah of Franklin leave of absence was granted Nichols of Hardin until Tuesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Tucker of Clinton presented petition of citizens of Clinton county in favor of the teachers' annuity bill.

Referred to committee on schools and text-books.

Findlay of Webster presented petition of citizens of Webster county in reference to the requirements for licensing persons practicing healing arts.

Referred to committee on public health.

Murray of Buena Vista presented petition of citizens of Buena Vista county relative to the practice of chiropractic.

Referred to committee on public health.

Shaff of Clinton presented petition of citizens of Clinton county urging the appropriation of a fund to reimburse those who contributed for the erection of a building at the Panama-Pacific Exposition.

Referred to committee on claims.

COMMUNICATION FROM THE GOVERNOR.

A communication was received from the governor stating that he had, on February 3d, approved House Files Nos. 33 and 20; also on February 7th, House Files Nos. 1 and 23; also on February 12th, House File No. 108; also on February 15th, House Files Nos. 109, 73, 65, 15 and 6; also on February 17th, House File No. 308.

MOTION TO RECONSIDER.

MR. SPEAKER—I move to reconsider the vote by which House File No. 119 failed to pass the House.

I second the motion.

W. H. WALRATH.

R. J. JOHNSTON,

ROY D. NORDYKE.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 244, a bill for an act defining and regulating the carrying for sale, endeavoring to sell, or sale of cotton duck or canvas or articles composed in whole or in part of cotton duck or canvas, awnings, paulins, wagon covers, tents, grain and hay covers, stable or tent tops, and requiring the same to be properly marked as to weight, size and use of fillers or other preparations.

Also:

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. 205, a bill for an act to amend section fifty-one hundred sixty-seven (5167) of the code, relating to the time of commencement of criminal actions.

Also:

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. 275, a bill for an act to legalize certain proceedings of the mayor and city council of Audubon, Iowa.

Also:

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. 105, a bill for an act to amend the law as it appears in sections four hundred (400) and four hundred two (402), supplement to the code, 1913, relating to the removal of county seats and county records.

Also:

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. 80, a bill for an act to amend section fifty-four hundred and forty seven-a (5447-a), supplement to the code, 1913, relating to the suspension of execution of sentence.

Also:

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. 222, a bill for an act to amend section thirty-five hundred twenty-one (3521) of the code, relating to the proof of service of notices in certain cases, and providing for the amendment and correction of the same.

Also:

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. 194, a bill for an act to amend section 2806, supplement to the code, 1913, relating to school taxes.

Also:

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:

Senate File No. 247, a bill for an act to amend section eighteen hundred and forty-five (1845), chapter ten (10), title IX, of the code, relating to management, number and election of directors of savings banks.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 274, a bill for an act to legalize the defective platting of town and city lots, which plats were made prior to the year 1895, and have been of record twenty years or more, and declaring the ownership of premises to have been in proprietors thereof, and giving claimants six months in which to commence action, and barring claims thereafter, beg leave to report they 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:

By inserting after the comma “;” in line eight (8) of section one (1) the following:

“or because said plat failed to show signatures or acknowledgement of proprietors as provided by law, or because said acknowledgment was defective;” and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 141, a bill for an act to repeal section 2911-a, section 2911-b, of the supplemental supplement to the code, 1915, and section 2911-c of the supplement to the code, 1913, relating to bulk sales of merchandise and to enact in lieu thereof provisions for the sale of stock of goods, merchandise and the fixtures pertaining to conducting a mercantile business and for a notice in the case of such sales, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 37, a bill for an act to repeal section three thousand two hundred eighty-three (3283) of the code, and to enact a substitute therefor relating to the probate and contest of wills, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 17, a bill for an act to repeal sections 5028-u, 5028-v and 5028-w, relating to tipping and providing penalties 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:

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

“SECTION 1. That sections five thousand twenty-eight-u (5028-u), five thousand twenty-eight-v (5028-v) and five thousand twenty-eight-w (5028-w), supplemental supplement to the code, 1915, be and the same are hereby repealed.”; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 76, a bill for an act to amend section nineteen hundred and twenty-one (1921) of the code, relating to mill dams and races, beg leave to report they 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:

By striking out the period (.) after the word "Iowa" at the end of the fourth line of section 2, and insert a comma (,) in lieu thereof, and add thereto the words "without expense to the state.": and when so amended the bill do pass.

RUBE McFERREREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 220, a bill for an act authorizing the giving of annuities to retired public school teachers, creating a teachers' annuity fund, fixing the term of service and the manner of retirement, and making an appropriation to provide the necessary 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 referred to the appropriations committee.

RUBE McFERREREN, *Chairman.*

Report adopted and House File No. 220 was referred to committee on appropriations.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 269, a bill for an act to amend section five thousand four hundred and forty-seven-a (5447-a), supplement to the code, 1913, relating to the suspension of execution of sentence, and to the control of the person whose sentence has been suspended, beg leave to report they 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:

By inserting a comma (,) preceding the word "supplement" in the second line of section one (1); and also amend the title by inserting a comma (,) preceding the word "supplement" in the second line of said title; and when so amended the bill do pass.

RUBE McFERREREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 331, a bill for an act to amend section four thousand eleven (4011), relating to the exemption of personal earnings and to prevent garnishment of wages and regulating the same and providing a forfeiture for garnishment of wages without notice and while the debtor is paying any other judgment, and providing a method of procedure without costs in wages exemption 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 indefinitely postponed.

RUBE McFERRIN, *Chairman.*

Report adopted and House File No. 331 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 319, a bill for an act to legalize certain warrants of the town of Bellevue, 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.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 295, a bill for an act to legalize an ordinance of the incorporated town of Wellman, Iowa, granting a franchise to J. G. Wehrle, to erect, maintain and operate an electric light and power plant in 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:

By striking out all of section two (2) and substituting in lieu thereof the following:

“SECTION 2. This act, being deemed of immediate importance shall take effect and be in force from and after its publication in the Cedar Rapids Republican, a newspaper published at Cedar Rapids, Iowa, and the Des Moines News, a newspaper published at Des Moines, Iowa, said publication to be without expense to the state of Iowa”; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval the following bill:

House File No. 69.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

HOUSE BILLS WITHDRAWN.

Upon request of Dean of Osceola, unanimous consent having been granted, House File No. 317 was withdrawn from the committee on elections and from the further consideration of the House.

Upon request of Mackie of Benton, unanimous consent having been granted, House File No. 219 was withdrawn from the further consideration of the House.

INTRODUCTION OF BILLS.

By Wilson of Louisa, House File No. 383, a bill for an act legalizing the action of the executive council heretofore taken in reference to the drainage appraisal and sale of the Muscatine slough, Keokuk lake and Odesa lake in Muscatine and Louisa counties, and providing for the completion of the sale of the lands therein.

Read first and second time and referred to committee on judiciary.

By Neff of Pottawattamie, House File No. 384, a bill for an act to amend section six hundred seventy nine-f (679-f), supplement to the code, 1913, relating to the appointment of chief of police in cities of the first class and cities under special charter.

Read first and second time and referred to committee on police regulations.

By Weaver of Polk, House File No. 385, a bill for an act to amend the law as the same appears in section two thousand seven hundred seventy-nine (2779) of the code, relative to the erection and repairing of school houses.

Read first and second time and referred to committee on schools and text-books.

By Starzinger of Polk, House File No. 386, a bill for an act to amend sections six hundred ninety-four-c-twenty-seven (694-c-27), and section six hundred ninety-four-c-forty-eight (694-c-48) of the 1915 supplemental supplement to the code of Iowa, relating to municipal courts.

Read first and second time and referred to committee on judiciary.

By Murray of Buena Vista, House File No. 387, a bill for an act to prohibit the commitment of minors to certain institutions for detention.

Read first and second time and referred to committee on judiciary.

By Gilbert of Marshall, House File No. 388, a bill for an act to establish and maintain the Iowa child welfare research station and making an appropriation therefor.

Read first and second time and referred to committee on appropriations.

RESOLUTION.

Bruce of Pocahontas offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Resolved, That 1500 extra copies of House File No. 353 be printed and that 1500 copies of the pending amendment thereto be printed in bill form.

Resolution adopted.

SENATE MESSAGES CONSIDERED.

Senate File No. 205, a bill for an act to amend section fifty-one hundred sixty-seven (5167) of the code, relating to the time of commencement of criminal actions.

Read first and second time and referred to committee on judiciary.

Senate File No. 247, a bill for an act to amend section eighteen hundred and forty-five (1845) chapter ten (10), title IX, of the code, relating to management, number and election of directors of savings banks.

Read first and second time and referred to committee on banks and banking.

Senate File No. 244, a bill for an act defining and regulating the carrying for sale, endeavoring to sell, or sale of cotton duck or canvas or articles composed in whole or in part of cotton duck or canvas, awnings, paulins, wagon covers, tents, grain and hay covers,

stable or tent tops, and requiring the same to be properly marked as to weight, size and use of fillers or other preparations.

Read first and second time and referred to committee on commerce and trade.

Substitute for Senate File No. 185, a bill for an act relating to and prohibiting the display of pistols, revolvers, black jacks, slugs, billies, knuckles, daggers, stilettos or bowie-knives in the windows of stores and places of business.

Read first and second time and referred to committee on judiciary.

Senate File No. 217, a bill for an act to legalize the action of the board of supervisors of Fremont county, Iowa, relating to the sale of school lands in section sixteen (16) township sixty-eight (68) north, of range forty-three (43) west of the fifth (5th) principal meridian, Fremont county, Iowa, and to authorize the governor to issue a patent therefor to the heirs of John Horsley, deceased.

Read first and second time and referred to committee on judiciary.

Senate File No. 206, a bill for an act to punish the fraudulent sale and conveyance of land or an interest therein, and providing the penalty for a violation thereof.

Read first and second time and referred to committee on judiciary.

Senate File No. 211, a bill for an act to amend section twenty-three hundred fifty-eight (2358) of the code relative to the time within which the erecting, rebuilding and repairing of fences shall be completed after the time fixed therefor in the order of the fence viewers.

Read first and second time and referred to committee on roads and highways.

Senate File No. 70, a bill for an act to amend section eighteen hundred sixty (1860) of the supplemental supplement to the code, 1915; and to amend section eighteen hundred sixty-seven (1867) of the code, both relating to reserves to be carried by savings and state banks.

Read first and second time and referred to committee on banks and banking.

Senate File No. 241, a bill for an act to legalize the adoption and publication of the ordinances of the town of Benton, Ringgold county, Iowa, such ordinances being ordinances one (1) to seventeen (17) inclusive as passed by the town council of said town.

Read first and second time and referred to committee on judiciary.

CONSIDERATION OF BILLS.

On request of Giltner of Monroe, unanimous consent having been granted, action was deferred on Calendar No. 93, Senate File No. 36, and same was allowed to retain its place on the calendar.

On motion of Andre of Des Moines, Calendar No. 94, Senate File No. 93, a bill for an act to repeal section thirty-seven hundred and five-a (3705-a) of the supplement to the code, 1913, relating to instructions given by the district court to juries and fixing the time in which exceptions to instructions may be taken and to enact a substitute therefor, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Weaver of Polk offered the following amendment and moved its adoption :

Amend Senate File No. 93 by inserting the word "three" in place of the word "five" in the fourth line of section 2.

Also amend by striking out the words "or within such further time as the court may allow" in the fifth and sixth lines of section 2.

Amendment lost.

Shortess of Tama moved the previous question. Motion prevailed.

Mr. Andre moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—78.

Anderson of Davis	Coakley	Gilbert
Anderson of Winnebago	Crozier	Gilmore
Andre	Durbin	Giltner
Bailey	Edgington	Griffin
Baldwin	Erickson	Hall
Becker	Finch	Hansen
Benn	Findlay	Harrington
Boies	Finley	Horchem
Bruce	Garber	Jackson

Jessen	Mackie	Shortess
Johnston of Humboldt	Mead	Slaught
Johnston of Lucas	Meredith	Smith
Jones	Mooty	Stanley
Kepple	Mowery	Starzinger
Kern	Newton	Stone
Kimberly	Nicholson	Tucker
Klaus	O'Donnell	Ulstad
Klinker	Oertel	Walrath
Knickerbocker	Peters	Wenstrand
Krouse	Randall	Wichman
Lake	Rayburn	Wigdahl
Larson	Reed	Wilson of Louisa
Lenocker	Roberts	Wilson of Mahaska
Lewis	Rogers	Wilson of Mitchell
McFarlane	Santee	Wormley
McFerren	Shaff	Mr. Speaker

Nays—24.

Adkins	Grason	Nordyke
Anderson of Greene	Gray	Price
Darrah	Langfitt	Rees
Dean	Lee	Scott
Dunkelberg	Mantz	Slosson
Elwood	Miles	Turner
Epps	Miller	Weaver
Flenniken	Murray	Wilson of Cherokee

Absent or not voting—6.

Helming	Nichols	Rowley
Neff	Richards	Stuart

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker pro tempore McFarlane in the chair.

AMENDMENTS FILED.

Elwood of Howard and Mackie of Benton asked for and obtained unanimous consent to have the following amendment to House File No. 353 printed in the journal:

Amend House File No. 353 by striking out all following the enacting cause and inserting the following in lieu thereof:

"Section 1. The state of Iowa, through its legislature, hereby accepts the proposal of the United States as set forth in the Act of Congress, approved July eleventh, nineteen hundred and sixteen (1916), entitled 'An Act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes,' thirty-ninth United States Statutes at Large, page three hundred and fifty-five, and assents to the provisions of said Act of Congress. For the construction and maintenance of rural post roads the good faith of the state is hereby pledged to cause to be made available funds sufficient to equal the sums apportioned to the state by or under the United States Government during each of the

five years for which Federal funds are apportioned by Section 3 of the said Act and to maintain the roads constructed with the aid of funds so appropriated, and to make adequate provisions for carrying out such maintenance.

Section 2. The state highway commission is hereby authorized and directed to enter into and complete negotiations with the secretary of agriculture to secure the full apportionment from the federal aid fund for and on behalf of the state of Iowa and the several counties thereof, and is further authorized to enter into all contracts and agreements with the United States government relating to the survey, construction and maintenance of roads under the provisions of the said act of Congress, to submit such plan or program of construction and maintenance as may be required by the secretary of agriculture and do all other things necessary to fully carry out the cooperation contemplated and provided for by the said act.

Section 3. All sums received under the said Federal aid act shall be apportioned among the several counties in the same ratio and on the same basis as the apportionment of the motor vehicle funds, provided there may be expended in each county, in any one year, a larger or smaller amount as may be demanded to meet the conditions, contracts and agreements between the highway commission and the Federal government, but in no case shall the total amount expended from the Federal aid fund in any county exceed the proportion hereinbefore specified. The fund to be set aside by any county to meet the requirements of the Federal aid act shall be taken from the funds received from the motor vehicle apportionment, and if the same is not sufficient, any additional funds required for bridge work shall be taken from the bridge fund, and any additional fund required for road work shall be taken from the road fund, but no additional levy shall be made to provide such funds.

Section 4. That section fifteen hundred twenty-seven-s two (1527-s2), supplemental supplement to the code, 1915, be and the same is hereby repealed, and the following enacted in lieu thereof:

'The duties of said state highway commission shall be:

1st. To devise and adopt plans of highway, bridge and culvert construction and maintenance suited to the needs of the different counties of the state, and furnish standard plans to the counties in accordance therewith.

2nd. To disseminate information and instruction to county supervisors and other highway officers, answer inquiries and advise such supervisors, township trustees and officers on questions pertaining to highway improvements, construction and maintenance and of reasonable prices for materials and construction.

3d. To keep a record of all important operations of the highway commission, and to annually report the same to the governor by the first day of January, which report shall be printed as a public document; but the summary report of the county highway engineers shall be reported not later than February first.

4th. To appoint such assistants as are necessary to carry on the work of the commission, define the duties and fix the compensation of

each, and terminate at will the terms of employment of all employees, provide for the necessary bonds and fix the amount of same.

5th. To make investigation as to conditions in any county upon their own initiative, or upon complaint, in writing, of five citizens of the county. If, upon said investigation, they shall find any violation of duties enjoined by this act, whether of omission or commission, they shall report the same to the attorney general, who shall take such steps as are by him deemed advisable to cause the provisions of this act to be fully complied with.

6th. To have general supervision of the various county officers named in this act, with reference to the performance of the duties herein enjoined, and shall have full power and authority to enforce the provisions of this act.

7th. To make surveys, plans and estimates of cost for the elimination of danger at railroad crossings on highways and streets, and to confer with local officials, railroad officials, and the Iowa Railroad Commission in the elimination of such dangers at railroad crossings.

8th. In any case where complaint is made as provided in the fifth paragraph hereof, the state highway commission shall have full power to investigate the acts of township officers named in this act and to enforce the provisions of the same to the extent as provided in relation to county officers in paragraph five hereof.

9th. The state highway commission shall assist the county board of supervisors and the attorney general in the defense of patent suits relative to road or bridge construction, make surveys for the state board of control when so requested, and perform all other duties required by law.'

Section 5. That section fifteen hundred twenty-seven-s three (1527-s3), supplemental supplement to the code, 1915, be and the same is hereby repealed, and the following enacted in lieu thereof:

"The board of supervisors of each county shall employ from time to time, a competent engineer and such assistants as may be necessary to perform the work laid out by them, at such compensation, to be paid out of the county funds, as may be fixed by the board of supervisors. Such engineer and assistants shall work under the direction and instruction of the board of supervisors in the performance of his or their duties as hereinbefore provided, and each shall give bonds for the faithful performance of his duties in a sum not less than one thousand dollars (\$1,000.00), nor more than five thousand dollars (\$5,000.00).

The tenure of office for any engineer or assistants may be terminated by the board of supervisors whenever, in their judgment, such action be deemed advisable, or by the state highway commission for incompetency or inefficiency.

The highways now designated as county roads by the plans and records now on file in the county auditor's office of each county and all county highways from time to time added thereto, shall be known as the county road system. All other highways in the county shall be known as the township road system.

The system of road construction herein provided shall apply only to highways outside of the limits of cities and towns; provided, however, that whenever any public highway, located along the corporate line of any city or town is partly within said city or town and partly without the same, the said highway or any part thereof, may be included in and made a part of the county road system, and when so included it may be improved by the board of supervisors as are other parts of the county road system.

The system of bridge and culvert work herein provided for shall apply to all highways throughout the county outside of the limits of cities of the first class; provided, however, that when any part of any public highway located along the corporate line of a city of the first class is included in the county road system, as herein provided, the board of supervisors and city council shall meet jointly and adopt plans and specifications with the approval of the highway commission for the construction of bridges and culverts, one-half of the cost of the same to be paid by the city, and one-half by the county, and in case the city council and the board of supervisors are unable to agree upon any question or questions involved in the construction of same, it shall be referred to the state highway commission, whose decision therein shall be final and binding upon each party.

In matters involving highway improvements upon or across state lines or in determining continuous routes for interstate roads, the state highway commission shall be authorized to confer with the authorities of bordering states and to agree upon proper connections or plans and the apportionment of costs of such improvements."

Section 6. That section fifteen hundred twenty-seven-s seven (1527-s 7), supplement to the code, 1913, and section fifteen hundred twenty-seven-s twenty1-one-a (1527-s21-a), supplemental supplement to the code, 1915, and section fifteen hundred twenty-seven-s eight (1527-s8), supplemental supplement to the code, 1915, be and the same are hereby repealed and the following enacted in lieu thereof:

"As soon as any part of said approved map is returned to the county auditor, showing the final designation of county roads, the engineer shall, in writing, divide said roads into sections, designating each section by some appropriate number, name or letter and clearly designating the starting point and terminus of each such section, and such designation shall be recorded at length in a county road book, whereupon the engineer shall commence, as hereinafter provided, to survey said roads and report to the board of supervisors the plan for the road, bridge, tile and culvert work thereon, unless same has been done. Such surveys, plans and reports hereafter made shall include a detailed estimate of the cost of the proposed improvement, but such surveys and reports shall be made only upon such sections of the roads and bridges as may be ordered and directed by the board of supervisors as hereinafter provided. Such survey and report shall be on the basis and with the object in view of the permanent improvement of said county roads, both as to bridges, culvert, tile and road work. Said survey and report shall consist of an accurate plan and profile of said roads, showing cuts and fills and outline of grades, with

careful attention to surface, and lateral drainage, and sub-drainage, and shall show the location of all lines of tile and size thereof and of all bridges and culverts, their length, height and width, and foundation soundings, and an estimate of the watershed relating to each bridge and culvert.

Culverts constructed under the provisions of this act shall have a clear roadway of not less than twenty (20) feet.

Proper bench marks shall be established on each permanent bridge and culvert, which shall be duly recorded on both profile and plan of road, for future reference. The engineer shall clearly designate and credit on said plan and profile all existing permanent bridges, culverts and grades, unless the same has been done.

The board of supervisors shall, at the September meeting of each year, determine what sections, if any, of the county highway system shall be permanently improved during the coming year and shall designate the character of such improvement, and the county engineer shall not draw plans or profiles for permanent improvements on other than such designated sections except by express direction of the board, the intention being to save the expense of surveys and plans to be carried out at a more remote time.

The survey and report of each section or any portion thereof, as soon as completed and approved by the board of supervisors, shall be submitted to the state highway commission, and the board of supervisors may designate to the said commission what sections or portions thereof, in their estimation, should be first passed upon by said state highway commission.

The said commission is hereby charged with the duty of forthwith passing upon such reports and plans, and in so doing, shall take into consideration the thoroughness, feasibility and practicability of such plans, and may approve or modify the same, except as otherwise provided by law.

In all cases wherein plans, specifications and profiles are submitted to the state highway commission, proposing and setting forth plans and specifications for improving any portion of a road system, if, except as to cuts, fills and decreases in inclines, such plans and specifications meet with the approval of the state highway commission, the said commission shall not refuse to approve such plans and specifications in full if the proposed cuts, fills or decreases in inclines set forth in such plans propose to decrease the hills or inclines at least twenty per cent of the existing inclines, unless the said commission recommend cuts and fills of a less degree which would require the longitudinal moving of a smaller quantity of earth or material, in which case the said recommendation made by the highway commission shall become a part of the plans and specifications.

After such survey and plan for each section is passed upon by the state highway commission, they shall be immediately returned to the county auditor with full and explicit directions as to modifications, if there be any. The county auditor shall, upon the receipt of the approved and modified survey and plans, record the same at length in a county road

book, and the board of supervisors shall, at the time of construction, proceed in accordance therewith, and as provided by law.

When, in the judgment of the board of supervisors, conditions of any road to be graded are such as to render work commonly known as back cutting practicable, they shall order the engineer to amend the plans and specifications so as to provide for such back cutting.

And where any such plans or designated improvements contemplate the moving of a considerable yardage of earth or other material or the hauling and placing of gravel or other surfacing material within a locality or distance readily accessible to the same labor, the same shall be grouped in the engineer's plans as a unit of work, and when the estimated cost thereof exceeds one thousand dollars (\$1,000.00), the same shall be advertised for a public letting, as provided in section eight of this act.

The duty to maintain and construct all bridges and culverts throughout the county is imposed upon the board of supervisors. All culverts and bridges shall be paid for out of the county bridge fund, except as provided in section fifteen hundred seventy-one-m thirty-two (1571-m32), supplemental supplement to the code, 1915.

Where conditions are such as to warrant or necessitate the same, the board of supervisors shall furnish township trustees metal or other temporary culverts authorized by the state highway commission to be placed by them on their township road system. Said culverts to be purchased by the board of supervisors and paid for out of the county bridge fund and shall not exceed in size thirty-six (36) inches in diameter or its equivalent.

The county, however, shall be at no expense for placing, filling or transportation of said temporary culverts other than their delivery at a railroad station to be designated by the board of supervisors.

Immediately upon the completion by the board of supervisors of any bridge or culvert situated upon the township road system, or the installation of a temporary culvert furnished to the township by the board of supervisors, it shall be the duty of the township trustees to properly fill over with dirt all such culverts, and fill in and uniformly grade the approaches to all such bridges.

Should the trustees fail, for a period of two weeks after notification, to make such fill, or fail to fill in and grade over such culvert, as herein provided, the board of supervisors shall proceed to do so, and the engineer shall report the actual cost of so doing and such amount, not exceeding one hundred dollars (\$100.00) for any bridge or culvert, shall be certified by the board of supervisors to the county treasurer who shall transfer said amount to the county road cash fund from the first collection of road funds belonging to said township.

The county road fund, the county road building fund, the county drainage fund, and all other moneys received by the board of supervisors for road purposes, except as otherwise provided, shall be placed in the county road cash fund, and shall be paid out only on order of the said board of supervisors for the purchase of tools, machinery and equipment, or for tile and tiling, or for filling on culverts and bridge approaches as herein provided, or for work done on the county road system or for the elimination of dangers at railroad crossings on both county and town-

ship roads, at the discretion of the board of supervisors, on an adjustment of such dangerous conditions by negotiations between the railroad and the board of supervisors, or upon an order and finding of the railroad commission.

All money received by the township trustees for road purposes shall be expended for and upon the township road system, or for the elimination of dangers at railroad crossings on the township roads, at the discretion of the township trustees, on an adjustment of such dangerous conditions by negotiations between the railroad company and the township trustees, or upon an order and finding of the railroad commission.

Whenever it may become necessary in grading the highways to make a cut which will disturb or destroy, or a fill which will cover up a government or other established corner, it shall be the duty of the engineer to establish permanent witness corners, and make a record of the same, which shall show the distance and direction the witness corner is from the corner disturbed or covered up. A failure to perform this duty shall subject the engineer to a fine of not less than ten dollars (\$10.00) nor more than fifty dollars (\$50.00), to be collected on his bond."

Sec. 7. That section fifteen hundred twenty-seven s-ten (1527-s10), supplemental supplement to the code, 1915, be and the same is hereby repealed and the following enacted in lieu thereof:

"All bills for road work, tile and tiling, culvert and bridge construction or for repairs designated by the engineer shall be filed in itemized form and certified to by the engineer before being allowed by the board and before warrants in payment therefor are drawn by the county auditor.

Before any warrant shall be issued by the county auditor upon the funds of the county road system in payment for any work or construction of bridges, culverts, or highways, except for dragging, maintenance, emergency repairs or other repairs not designated by the engineer, he must secure on this bill the certificate of the engineer employed by the board of supervisors, that such improvement has been made in accordance with the plans and specifications as herein provided, and when so endorsed warrants may be drawn for the amount so certified by the county engineer and the engineer shall not certify any bill for final payment to any contractor for the construction of bridges or culverts until such contractor has removed all obstructions to the waterway and rendered the same free from dirt, earth, soil, weeds, brush or any material that will, in any manner, prevent the free discharge of surface water unless it has been otherwise provided by the contract providing for such construction, but if said engineer make said certificate when said work was not done in accordance with the plans and specifications, and the same be not properly made good, without additional cost, then the full cost of making same good, may be recovered upon said engineer's bond, and his bond shall be liable therefor.

Partial payments may be allowed by the board on contract work on the basis of the engineer's certified estimates and the percentages specified in the standard specifications of the state highway commission.

Repair work shall be defined as follows:

- (a) Work not designated by the county highway engineer;
- (b) All road construction work costing not in excess of one hundred dollars (\$100.00) per mile;
- (c) Work of a temporary character, including construction of township roads to natural grade by blade graders, regardless of whether the same costs in excess of one hundred dollars (\$100.00) per mile;
- (d) All work of immediate necessity to maintain finished roads completed under this act.

Emergency repair work shall be defined as any work of immediate necessity required to make a road safe for travel and which may be done at an expense of not more than twenty-five dollars (\$25.00) on each such emergency. Whenever the necessity for any emergency repair work shall arise on any section of the county highway system, or on any bridge or culvert on either the county or township system, and such fact is called to the attention of any member of the board of supervisors by any citizen of the community in which such emergency repair work is required, the member of the board so notified, without the necessity of consulting the county engineer or any member of such board, shall forthwith proceed to have such emergency repair work done, and may employ in the making of such repairs township trustee or trustees, or any other persons. If the board of supervisors, or such member as is notified fails, for a period of thirty-six hours to order such work done, any township trustee may order the same done at the expense of the county.

A sworn itemized statement of the work done and the material furnished, and that the same was for emergency work under the provisions of this act, shall be filed with the county auditor. When such sworn statement is accompanied by the written approval of the member of the board of supervisors of the township trustee who authorized such emergency work the county auditor shall, upon presentation, issue a warrant in payment of such emergency claim, without the necessity of the approval of the board of supervisors, or county engineer. All claims filed with the county auditor or paid by him under the provisions of this act shall be passed upon by the board of supervisors at their first meeting following such filing or payment, and shall be made a matter of record as provided for in the allowance and payment of other claims."

Sec. 8. That section fifteen hundred twenty-seven s-eleven (1527-s11), supplemental supplement to the code, 1915, be and the same is hereby repealed and the following enacted in lieu thereof:

"Standard specifications for all bridges and culverts, catch basins and tile drains directly connected therewith, used to eliminate culverts which shall be classified as bridge construction work, and paid for as such, and for railroad overhead crossings or subways, shall be furnished without cost to the counties and railroad companies, by the state highway commission, and work shall be done in accordance therewith, and when said bridge and culvert work is completed and approved, a duplicate statement of the cost thereof shall be filed with the state highway commission by the county auditor, as a part of the county engineer's report.

All culverts and bridge construction, tile and tiling and repair work designated by the engineer, or materials therefor, of which the engineer's estimated cost shall be one thousand dollars (\$1,000.00) or less, may be advertised and let at a public letting, or may be let privately at a cost not to exceed the engineer's estimate, or lowest bid, if bids were received, or may be built by day labor and at a cost not to exceed the engineer's estimate or the lowest bid received, provided bids have been received.

All culverts, bridge and road construction, grading, tile and tiling and repair work, or materials therefor, of which the engineer's estimated cost shall exceed one thousand dollars (\$1,000.00) shall be advertised and let at a public letting, provided that the board shall have the power to reject all bids, in which event they may re-advertise or let privately by submitting contract to the state highway commission for approval, provided the same is within the lowest bid, or build by day labor at a cost not to exceed the lowest bid received.

All bids received shall be publicly opened, at the time and place specified in the advertisement, and shall be recorded in detail, in a book kept for that purpose, by the county auditor; said book shall be at all times open to the public for inspection.

Any proposed contract which shall exceed the sum of two thousand dollars (\$2,000.00) for any one bridge or culvert, or repairs thereon, or for any one mile of road, shall be first approved by the state highway commission before the same shall be effective as a contract.

Before beginning the construction of any permanent bridge or culvert by day labor or by contract, the plans, specifications, estimate of drainage area, estimates of cost, and their specific location shall be filed in the county auditor's office by the engineer.

Bridges erected over drainage ditches shall, where necessary, be so constructed to allow the superstructure to be removed for cleaning said ditches with as little damage to the removal and permanent parts of said bridge as practicable.

On completion, a detailed statement of cost, and of any additions or alterations to the plans shall be added to the above records of the engineer, all of which shall be retained in the county auditor's office as permanent records, and when said work is completed and approved, a duplicate statement of the cost thereof shall be filed at once with the state highway commission by the county auditor, provided said structure costs in excess of two thousand dollars, otherwise report shall be filed by the county auditor as a part of the engineer's annual report, unless reports are oftener demanded by the commission.

The board of supervisors may authorize the county auditor to draw warrants for the amount of pay rolls for labor furnished under the day labor system, when said pay rolls are certified to by the engineer in charge of the work. Said bills shall be passed upon by the board at the first meeting following said payment.

The county board of supervisors and county engineers are charged with the duty of repairing and dragging the county road system as may be required to keep the same in proper condition, and of keeping the openings to all culverts, bridges, or other drains upon the county road

system free from weeds, brush and other materials that may, in any way, prevent the free discharge of surface water, but such duties may be delegated to a road patrolman, or may be performed by a township trustee or trustees, or any other person employed for such purpose, and the board shall adopt such other methods as are necessary to maintain continuously in the best condition practicable, the entire mileage of this system.

No member of the highway commission, their deputies or assistants, or any other person in the employ of such commission, no county supervisor, township trustee, county engineer, road superintendent or any person in their employ or one holding an appointment under them shall be, either directly or indirectly, interested in any contract for the construction or building of any bridge, or bridges, culvert or culverts, or any improvement of any road or parts of road coming under the provisions of this act, except the board of supervisors may employ a township trustee or trustees to perform labor upon the county highway, bridge and culvert system or contract with them as individuals the same as any other person with reference to road, bridge, and culvert repair or construction work.

It is hereby made the imperative duty of the board of supervisors in undertaking road work in late summer or fall to carefully take into consideration weather and soil conditions to the end that as far as possible work shall not be undertaken which may be left in an incomplete condition at the end of the season.

It is further made the duty of the board of supervisors to prevent contractors or day laborers from commencing more road construction work than can be completed within a reasonable length of time. And no contractor or day laborer shall, on a job under construction, commence new grading or construction work, the nature of which obstructs or partially obstructs travel, until work of a similar character, previously begun, in the same job has been completed so as to render the crown surface of the road free from sod, stone or other material which impedes travel.'

Sec. 9. That section fifteen hundred twenty-seven-s sixteen (1527-s16), supplemental supplement to the code, 1915, be and the same is hereby repealed, and the following enacted in lieu thereof:

"Not later than the first day of January, or at any time upon the demand of the township trustees, the township clerk shall report the work accomplished on the township road system in his township, including number of culverts installed, location thereof and the number and size of culverts on hand and not installed.

Said township trustees shall prepare a list of the culverts and bridges which in their judgment should be constructed by the board of supervisors in their township during the succeeding year, giving the proposed location of such culverts, the material of which such culverts should be constructed, and the approximate size of same, together with any and all recommendations concerning such culverts as the board of township trustees see fit to give, which list, report and recommendation shall be filed on or before the first day of January each year, or oftener if the

emergency requires, in the office of the county auditor, and copy of the same shall be forthwith mailed by the township clerk to each member of the board of supervisors.

But no culverts or bridges shall be constructed upon the township road system other than as recommended as hereinbefore provided, except by consent of the township board."

Sec. 10. That section fifteen hundred twenty-seven-s eighteen (1527-s18), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:

"The board of supervisors shall require all contractors to give bond for the faithful performance of the contract, in such sum as the board of supervisors may deem necessary.

The surety of any bond given to guarantee the faithful performance and execution of any work shall be deemed and held, any contract to the contrary notwithstanding, to consent without notice:

To any extension of time to the contractor in which to perform the contract when each particular extension does not exceed sixty days:

To any change in the plans, specifications or contract when such change does not involve an increase of more than twenty per cent. of the total contract price, and shall be released only as to such excess increase.

No provision in a bond or contract shall be valid which seeks to limit the time to less than five years in which an action may be brought upon the bond covering concrete work, nor less than one year upon the bond covering other work. But such bond shall be valid for the period of time herein named and for such additional time as may be provided by the terms of the bond. Unless otherwise specifically stated, in contracts for the construction of bridges or culverts, it shall be the duty of the contractor to remove all obstructions to the waterway and render the same free from earth, weeds, brush or any other material which will in any manner prevent the free discharge of surface water."

Sec. 11. The contractor shall, as a part of the performance of the contract, provide and instal the necessary notices, warnings, and barriers to protect travelers upon the public highway from dangers due to work in the process of construction. In cases where work is being done under the direct supervision of the board of supervisors, by day laborers, it shall be the duty of the board of supervisors to provide such notices, warnings and barriers for the protection of the public and in all cases it shall be their duty to see that such notices, warnings and barriers for the protection of the public are in position. A plain warning sign of sufficient size to be easily read shall also be posted at the road crossing or corner on each side of said construction and nearest thereto, stating whether the road is entirely closed or partially closed, and indicating the detour to be made to avoid the obstruction. Any person who shall be guilty of removing or disturbing barriers placed by said contractors, or by the county authorities, shall be guilty of a misdemeanor, and punished by a fine of not less than twenty-five dollars (\$25.00)."

Sec. 12. That section fifteen hundred seventy-one-m-thirty-two (1571-m32), supplemental supplement to the code, 1915, be and the same is hereby amended by striking out all of lines three and four of said section and inserting the following in lieu thereof:

"Ninety-seven per cent. of all moneys paid into the said treasury pursuant to the provisions of this act, less the running expenses of the motor vehicle department, as hereinafter specified shall be apportioned among the several counties."

Also by striking out of line forty-five of said section the words "Five per cent" and inserting in lieu thereof the words "Three per cent" and by striking out of line forty-eight of said section the words "five per cent" and inserting in lieu thereof the words "three per cent". And that the said section be further amended by striking out all of said section following the period in the 54th line of said section, and by inserting in lieu thereof the following:

"At the end of each biennial period ending January first of odd numbered years, the funds remaining in the highway maintenance fund shall be placed to the credit of the motor vehicle fund. The salaries and actual running expenses, including the cost of number plates, stamps and other incidental expenditures of the automobile registration department, shall be paid out of the motor vehicle fund upon warrants drawn by the auditor of state upon the filing with the auditor itemized vouchers covering the same and certified to by the secretary of state."

Sec. 13. From and after the taking effect of this act, members of the state highway commission, county engineers and assistants shall be subject to removal from office as provided in section twelve hundred fifty-eight-b (1258-b), supplement to the code, 1913.

Sec. 14. Sections fifteen hundred twenty-seven-f (1527-f), fifteen hundred twenty-seven-g (1527-g), fifteen hundred twenty-seven-h (1527-h), fifteen hundred twenty-seven-i (1527-i), fifteen hundred twenty-seven-j (1527-j), fifteen hundred twenty-seven-k (1527-k), fifteen hundred twenty-seven-l (1527-l), fifteen hundred twenty-seven-m (1527-m), fifteen hundred twenty-seven-o (1527-o), fifteen hundred twenty-seven-q (1527-q) and fifteen hundred twenty-seven-r (1527-r), be and the same are hereby repealed.

Sec. 15. This act, being deemed of immediate importance, shall be in full force and effect upon publication in the Des Moines Register, the Des Moines Capital, and the Des Moines Daily News."

CONSIDERATION OF BILLS.

On motion of Grason of Pottawattamie, Calendar No. 100, Senate File No. 9, a bill for an act to amend section 1989-a-38, supplement to the code, 1913, granting to cities and towns authority to issue funding bonds to take up and pay assessments made against such cities and towns under provisions of chapter 2-a of title X of the supplement to the code, 1913, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Grason moved the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—94.

Adkins	Jessen	Oertel
Anderson of Davis	Johnston of Humboldt	Peters
Anderson of Greene	Johnston of Lucas	Price
Anderson of Winnebago	Jones	Randall
Andre	Kepple	Rayburn
Baldwin	Kern	Reed
Benn	Kimberly	Richards
Boies	Klaus	Rogers
Coakley	Klinker	Santee
Darrah	Knickerbocker	Scott
Dean	Krouse	Shaff
Dunkelberg	Lake	Shortess
Durbin	Langfitt	Slaughter
Edgington	Larson	Slosson
Elwood	Lee	Smith
Epps	Lenocker	Starzinger
Erickson	Lewis	Stone
Finch	McFarlane	Stuart
Findlay	Mackie	Tucker
Finley	Mantz	Turner
Flenniken	Mead	Ulstad
Gilbert	Meredith	Walrath
Gilmore	Miles	Weaver
Giltner	Miller	Wenstrand
Grason	Mooty	Wichman
Gray	Mowery	Wilson of Cherokee
Griffin	Murray	Wilson of Louisa
Hall	Neff	Wilson of Mahaska
Hansen	Newton	Wilson of Mitchell
Harrington	Nicholson	Wormley
Horchem	Nordyke	
Jackson	O'Donnell	

Nays—None.

Absent or not voting—14.

Bailey	Helming	Rowley
Becker	McFerren	Stanley
Bruce	Nichols	Wigdahl
Crozier	Rees	Mr. Speaker
Garber	Roberts	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Erickson of Lyon, Calendar No. 103, House File No. 176, a bill for an act to appropriate the sum of seven hundred forty-nine and 90-100 (\$749.90) dollars to the Lyon county fair and agricultural association under the provisions of section one thousand six hundred sixty-one-a (1661-a), supplemental supple-

ment to the code, 1915, with report of committee recommending passage was taken up and considered, and the bill was read for the information of the House.

Speaker Pitt in the chair.

McFerren of Hamilton moved that the main question be now put.

Motion prevailed.

Unanimous consent having been given to suspend the rules, Mr. Erickson moved that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Jackson	Oertel
Anderson of Greene	Jessen	Price
Anderson of Winnebago	Johnston of Humboldt	Randall
Andre	Jones	Rayburn
Bailey	Kepple	Reed
Baldwin	Kern	Rees
Boies	Kimberly	Richards
Bruce	Klaus	Roberts
Darraha	Klinker	Rogers
Dean	Knickerbocker	Santee
Dunkelberg	Lake	Shaff
Durbin	Langfitt	Slaught
Edgington	Larson	Slosson
Elwood	Lee	Smith
Epps	Lewis	Starzinger
Erickson	McFarlane	Stone
Finley	McFerren	Stuart
Flenniken	Mackie	Tucker
Garber	Mantz	Turner
Gilbert	Mead	Walrath
Gilmore	Meredith	Weaver
Giltner	Miles	Wenstrand
Grason	Miller	Wichman
Gray	Mooty	Wilson of Cherokee
Griffin	Murray	Wilson of Louisa
Hall	Newton	Wilson of Mahaska
Hansen	Nicholson	Wilson of Mitchell
Harrington	Nördyke	Wormley
Horchem	O'Donnell	Mr. Speaker

Nays—11.

Crozier	Krouse	Peters
Finch	Lenocker	Scott
Findlay	Mowery	Stanley
Johnston of Lucas	Neff	

Absent or not voting—10.

Anderson of Davis	Helming	Ulstad
Becker	Nichols	Wigdahl
Benn	Rowley	
Coakley	Shortess	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of McFarlane of Black Hawk, Calendar No. 105, House File No. 224, a bill for an act to amend the law as it appears in section twenty-five hundred fifty-one (2551), supplemental supplement to the code, 1915, relating to the protection of game by providing a closed season for prairie chickens until the year nineteen hundred twenty-two, with report of committee recommending passage was taken up and considered.

Lee of Sac offered the following amendment and moved its adoption:

Amend House File No. 224 by striking out all after the enacting clause and substituting the following in lieu thereof:

That the law as it appears in section two thousand five hundred fifty-one (2551), supplemental supplement to the code, 1915, be and the same is hereby amended as follows:

Strike out lines four, five and all that part of line six preceding the semicolon following the word "following" and insert in lieu thereof the following: "No person shall trap, shoot or kill any pinnated grouse or prairie chicken between the fifteenth (15th) day of December and the fifteenth (15th) day of October next following";

That section two thousand five hundred fifty-two (2552), supplemental supplement to the code, be amended by striking from the seventh line the word "eight" and inserting in lieu thereof the word "four".

McFerren of Hamilton moved the previous question as applied to all pending amendments. Motion prevailed.

Amendment lost.

Unanimous consent having been granted to suspend the rules, Mr. McFarlane moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—69.

Adkins	Jackson	Peters
Anderson of Greene	Jessen	Randall
Anderson of Winnebago	Johnston of Lucas	Rayburn
Baldwin	Kepple	Reed
Benn	Kern	Rees
Boies	Klaus	Richards
Bruce	Krouse	Roberts
Crozier	Lake	Rogers
Darraha	Langfitt	Santee
Dunkelberg	Lenocker	Scott
Edgington	Lewis	Shaff
Erickson	McFarlane	Slaught
Finch	Mackie	Slosson
Findlay	Mantz	Stanley
Finley	Mead	Stuart
Flenniken	Miles	Tucker
Garber	Miller	Turner
Gilbert	Mooty	Weaver
Giltner	Mowery	Wenstrand
Grason	Neff	Wigdahl
Griffin	Newton	Wilson of Mahaska
Hall	Nicholson	Wilson of Mitchell
Horchem	O'Donnell	Mr. Speaker

Nays—33.

Andre	Harrington	Nordyke
Bailey	Johnston of Humboldt	Oertel
Becker	Jones	Price
Coakley	Kimberly	Shortess
Dean	Klinker	Smith
Durbin	Knickerbocker	Starzinger
Elwood	Larson	Stone
Epps	Lee	Walrath
Gilmore	McFerren	Wichman
Gray	Meredith	Wilson of Cherokee
Hansen	Murray	Wormley

Absent or not voting—6.

Anderson of Davis	Nichols	Ulstad
Helming	Rowley	Wilson of Louisa

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDERS.

Moved by Randall of Linn that Senate File No. 141 be made a special order for Friday, February 23d, at 10:30 a. m.

Motion prevailed.

On request of Coakley of Union, unanimous consent having been granted, action was deferred on Calendar No. 102, House File No.

169, and same was made special order for Thursday, February 22d at 10:00 a. m.

MOTION TO RECONSIDER.

MR. SPEAKER—I move to reconsider the vote by which House File No. 224 passed the House.

E. D. RAYBURN.

I second the motion.

C. A. HALL.

On motion of Neff of Pottawattamie the House adjourned until 9:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 20, 1917.

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

Prayer was offered by the Rev. J. F. McKnight, pastor of the United Presbyterian Church, Vinton, Iowa.

Journal of February 19th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Lake of Woodbury presented petition of the teachers of Sioux City in support of the teachers' annuity bill.

Referred to committee on appropriations.

Jessen of Story presented petition of the teachers of Council Bluffs in support of the teachers' annuity bill.

Referred to committee on schools and text-books.

McFarlane of Black Hawk presented petition of the Carpenters' Union of Waterloo urging the repeal of the anti-discriminatory fire insurance law.

Referred to committee on insurance.

BILL WITHDRAWN.

On request of Findlay of Webster, unanimous consent having been granted, House File No. 68 was withdrawn from the committee on municipal corporations and from the further consideration of the House.

REPORTS OF COMMITTEES.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 132, a bill for an act to amend section thirteen hundred seventy-nine (1379) of the code, relating to the powers and duties of the executive council with reference to the adjustment of the valuations of

different kinds of property in the various counties of the state, and providing for notice and hearing to such counties whose assessments are proposed to be raised, and providing for an adjourned meeting of the executive council at which such hearing may be had, beg leave to report they 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 referred to the committee on ways and means.

RUBE McFERRIN, *Chairman.*

Report adopted and Senate File No. 132 was referred to the committee on ways and means.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 177, a bill for an act to amend the law as it appears in section four thousand four hundred seventy-six (4476) of the code, relating to the jurisdiction 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 indefinitely postponed.

RUBE McFERRIN, *Chairman.*

Report adopted and House File No. 177 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 242, a bill for an act to amend section two thousand seven hundred twenty-two-n (2722-n) and section two thousand seven hundred twenty-two-o (2722-o) of chapter ten-a (10-a), supplemental supplement to the code, 1915, relating to county aid for the blind, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 258, a bill for an act to amend the law relating to the funds of cities and towns and to authorize cities and towns to transfer moneys from one fund to another by permission of 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.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the judiciary committee, to whom was referred House File No. 258, beg leave to make the following minority report, and recommend that House File No. 258 be indefinitely postponed.

IRA W. JONES,
W. E. GILTNER,
P. J. KLINKER,
J. E. WICHMAN,
JAS. F. JOHNSTON
W. W. EPPS.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 305, a bill for an act to provide for the creation of a commission on uniform state laws, the appointment of commissioners thereto, payment of expenses of such commissioners and contribution to support of the national conference of commissioners, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass, and with the further recommendation that it be referred to the committee on appropriations.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 305 was referred to the committee on appropriations.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 303, a bill for an act to amend section two thousand five hundred sixty-three-a-one (2563-a-1), supplemental supplement to the code, 1915, relative to license to hunt, and providing an exception in favor of sailors and soldiers of the War of the Rebellion, beg leave to report they 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.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 303 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 294, a bill for an act to legalize an ordinance of the incorporated town of Buckeye, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in 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:

By striking out section 2 thereof and inserting in lieu thereof the following:

"SECTION 2. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Cedar Rapids Republican, a newspaper published at Cedar Rapids, Iowa, and the Des Moines News, a newspaper published in Des Moines, Iowa, said publication to be without expense to the state of Iowa."; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Finch of Ida, from the committee on claims, submitted the following report:

MR. SPEAKER—Your committee on claims, to whom was referred House file No. 78, a bill for an act to indemnify and pay to E. O. Sherman the sum of three thousand dollars (\$3,000) for the loss and damage sustained by him in the death of his son, Ralph Sherman, caused by being killed on the campus of the State College of Agriculture at Ames, December 6, 1914, beg leave to report they 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:

By striking out the words and figures "Three Thousand Dollars (\$3000)" wherever they appear in this bill, and inserting in lieu thereof the words and figures "Two Thousand Dollars (\$2000)" and when so amended be referred to the committee on appropriations with the recommendation that the bill do pass.

W. S. FINCH, *Chairman.*

Report adopted and House File No. 78 was referred to the committee on appropriations.

Griffin of Woodbury, from the committee on insurance, submitted the following report:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 225, a bill for an act to amend sections eighteen hundred thirty-nine-j (1829-j) and eighteen hundred thirty-nine-l (1839-l) of the supplement to the code, 1913, relating to the matter of 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.

T. F. GRIFFIN, *Chairman.*

Report adopted.

INTRODUCTION OF BILLS.

By Randall of Linn, House File No. 389, a bill for an act to legalize an ordinance of the incorporated town of Luther, Iowa, granting a franchise to Boone Electire Company, its successors or

assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Anderson of Davis, House File No. 390, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-m32 (1571-m32), supplemental supplement to the code, 1915, relating to apportionment of the funds received from the licensing of motor vehicles.

Read first and second time and referred to committee on roads and highways.

By Findlay of Webster, House File No. 391, a bill for an act to authorize cities having a population of ten thousand or more to provide for a paid fire department and to fix the number of firemen to be employed and regulate their hours of service.

Read first and second time and referred to committee on municipal corporations.

By Harrington of Kossuth, House File No. 392, a bill for an act to amend the law as it appears in section one thousand nine hundred eighty-nine-a nine (1989-a9), supplement to the code, 1913, by providing for payment of interest on drainage warrants and the manner in which warrants not paid for want of funds shall be handled by the county treasurer.

Read first and second time and referred to committee on drainage.

By Durbin of Mills, House File No. 393, a bill for an act to amend the law as it appears in section nine hundred and ninety-seven-a (997-a), and nine hundred ninety seven-c (997-c), supplemental supplement to the code, 1915, relating to the control of parkings inside curb line and care of trees and shrubbery on streets in special charter cities.

Read first and second time and referred to committee on municipal corporations.

By Knickerbocker of Linn, House File No. 394, a bill for an act to legalize an ordinance of the incorporated town of Coon Rapids, Iowa, granting a franchise to S. D. Henry, his successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 395, a bill for an act to legalize an ordinance of the incorporated town of Lockridge, Iowa, granting a franchise to R. M. Burtis, his lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 396, a bill for an act to legalize an ordinance of the incorporated town of Olin, Iowa, granting a franchise to Oxford Junction Light, Power and Mill Company, its lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 397, a bill for an act to legalize a franchise granted by the town of DeWitt, Iowa, to DeWitt Electric Light and Power Company to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 398, a bill for an act to legalize an ordinance of the incorporated town of Traer, Iowa, granting a franchise to F. L. White, his lessees, successors, and assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 399, a bill for an act to legalize an ordinance of the incorporated town of Grand Junction Iowa, granting a franchise to E. A. Caswell, his heirs or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 400, a bill for an act to legalize an ordinance of the incorporated town of Batavia, Iowa, granting a franchise to R. M. Burtis, his lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Mackie of Benton, House File No. 401, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-one-a (2571-a) supplement to the code, 1913, relating to fumigation and disinfection and the expenses thereof.

Read first and second time and referred to committee on public health.

CONSIDERATION OF BILLS.

On motion of Stuart of Emmet, Calendar No. 117, House File No. 52, a bill for an act providing for the registration of architects and for regulating the practice of architecture as a profession in the state of Iowa, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Stuart of Emmet offered the following amendment and moved its adoption:

Amend House File No. 52 by adding the words, "In the State of Iowa", after the word "architecture", in line two of section twenty-eight.

Amendment adopted.

The hour having arrived for Special Order No. 9, House File No. 49, on motion of McFarlane of Black Hawk, action was deferred on Special Order No. 9, until House File No. 52 was disposed of.

House resumed consideration of House File No. 52.

Langfitt of Adair moved the previous question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Stuart moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—38.

Andre	Jones	Price
Bruce	Klinker	Randall
Dean	Knickerbocker	Santee
Elwood	Lake	Shaff
Epps	Langfitt	Shortess
Erickson	McFarlane	Slaughter
Flenniken	Mackie	Smith
Gilbert	Mantz	Starzinger
Gilmore	Miller	Stuart
Grason	Mowery	Tucker
Hansen	Nichols	Weaver
Harrington	O'Donnell	Wichman
Horchem	Oertel	

Nays—59.

Adkins	Hall	Nordyke
Anderson of Davis	Helming	Peters
Anderson of Greene	Jessen	Rayburn
Bailey	Johnston of Humboldt	Reed
Baldwin	Johnston of Lucas	Rees
Becker	Kepple	Roberts
Benn	Kern	Rogers
Boies	Klaus	Scott
Coakley	Krouse	Slosson
Crozier	Lee	Stanley
Darrah	Lenocker	Stone
Dunkelberg	Lewis	Ulstad
Durbin	McFerren	Walrath
Edgington	Mead	Wigdahl
Finch	Meredith	Wilson of Cherokee
Fiindlay	Miles	Wilson of Louisa
Finley	Mooty	Wilson of Mahaska
Garber	Murray	Wormley
Giltner	Newton	Mr. Speaker
Gray	Nicholson	

Absent or not voting—11.

Anderson of Winnebago	Larson	Turner
Griffin	Neff	Wenstrand
Jackson	Richards	Wilson of Mitchell
Kimberly	Rowley	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 150, a bill for an act to amend chapter seven, title XVIII of the code and relating to the joinder of causes of action against principal and agent growing out of the same transaction.

Also:

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. 92, a bill for an act to repeal section forty-seven hundred seventy-five three-a (4775-3-a), supplement to the code, 1913, and enact a substitute therefor, relating to the carrying of concealed weapons.

Also:

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. 263, a bill for an act to legalize certain bonds of the independent school district of Des Moines, in the county of Polk, state of Iowa.

Also:

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. 193, a bill for an act to repeal section forty-six hundred twenty-three (4623) supplement to the code, 1913, and to enact a substitute therefor, relative to the introduction of books of account, account tickets, cards of account, account slips, loose leaf accounts and any other method of keeping accounts in evidence.

Also:

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. 186, a bill for an act to repeal the law as it appears in section five thousand one hundred and sixty-nine (5169), of the code, and to enact a substitute therefor, relating to the appointment of agents to demand of the executive authority or another state or foreign government fugitives from justice and to fix fees therefor.

Also:

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. 180, a bill for an act authorizing the governor of the state of Iowa to issue patent conveying to Paulus Altmann the following described land situate and lying in Humboldt county and state of Iowa, to-wit: the north-west quarter (NW $\frac{1}{4}$) of the north-west quarter (NW $\frac{1}{4}$) of section nineteen (19), township ninety-one (91) north, range twenty-eight (28), west of the fifth (5th) principal meridian, and containing 34.61 acres according to government survey.

Also:

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. 158, a bill for an act to authorize certain cities which have voted and paid taxes to aid in the construction of a highway or

combination bridge across any navigable river on the boundary of this state, to purchase such bridge, its approaches and franchises, and to vote additional taxes for the purchase of such bridge, to issue bonds and certificates to fund, refund and extend the time of payment of such bonds and certificates.

Also:

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. 192, a bill for an act amending section four thousand six hundred and sixty (4660) of the code, relating to the distance witnesses may be compelled to travel upon subpoena from district and superior courts.

Also:

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. 286, a bill for an act to legalize certain warrants of the town of Bellevue, Iowa.

Also:

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. 177, a bill for an act to amend the law as it appears in section seven hundred ninety-two-g (792-g), supplemental supplement to the code, 1915, relating to special assessments against abutting and adjacent property to cover the cost of street improvements, sewers, etc., and to exempt therefrom the homesteads of soldiers, sailors and their widows, in the discretion of city or town council.

Also:

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. 226, a bill for an act to legalize the special election held at the West Saude School House in Utica township, Chickasaw county, Iowa, on the 8th day of July, 1916, to vote upon the proposition of organizing a consolidated independent school district comprised of parts of Utica and Jacksonville townships in Chickasaw county, Iowa, and parts of Paris and New Orange townships in Howard county, Iowa, as a consolidated independent school district and to legalize said election and said consolidated independent school district and all acts done or performed and proceedings had with relation of the circulating and filing of petition, the giving of notices, the conducting of said election and declaring results thereof, and to extend the time for the election of officers and the organization of the board of said consolidated independent school district to January 1st, 1918.

Also:

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. 213, a bill for an act to legalize the publication of original notice in sections quieting title against unknown claimants pursuant to section thirty-five hundred and thirty-eight (3538), supplemental supplement to the code, 1915.

Also:

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. 135, a bill for an act to amend the law as it appears in section three thousand one hundred forty-five (3145), of the code, relating to solemnizing marriages, and to provide for the solemnization thereof, by a judge of the municipal court.

Also:

I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 24, a bill for an act to amend section two hundred twenty-seven (227), supplemental supplement to the code, 1913, relating to the divisions of the state into judicial districts and the election of judges.

Also:

I am directed to inform your honorable body that the Senate has requested the return of Senate File No. 125.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 9.

The hour having arrived for Special Order No. 9, on motion of McFarlane of Black Hawk, House File No. 49, a bill for an act to repeal section twenty eight hundred and thirty six (2836) of the code, and to enact a substitute therefor providing that school boards may furnish free text books, and providing the manner thereof, with report of committee recommending passage as amended was taken up and considered.

Tucker of Clinton offered the following amendment to the committee amendments and moved its adoption:

Amend the committee substitute for section one (1) of House File No. 49, by striking out of the fourth (4) line of said section as printed in the journal of February 12th, the words "resident freehold" and inserting in lieu thereof the word "qualified".

McFarlane of Black Hawk and Stuart of Emmet demanded a roll call.

On the question, "Shall the amendment to the committee amendments be adopted?"

Ayes—96.

Adkins	Harrington	Nordyke
Anderson of Greene	Helming	O'Donnell
Andre	Horchem	Oertel
Bailey	Jackson	Peters
Baldwin	Jessen	Price
Becker	Jones	Randall
Benn	Kepple	Reed
Boies	Kern	Richards
Bruce	Klaus	Rogers
Coakley	Klinker	Santee
Crozier	Knickerbocker	Scott
Darraha	Krouse	Shaff
Dean	Lake	Shortess
Dunkelberg	Langfitt	Slaughter
Durbin	Larsen	Slosson
Edgington	Lee	Smith
Elwood	Lenocker	Stanley
Epps	Lewis	Starzinger
Erickson	McFarlane	Stone
Finch	McFerren	Stuart
Findlay	Mackie	Tucker
Finley	Mantz	Turner
Flenniken	Mead	Ulstad
Garber	Miles	Walrath
Gilbert	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Mowery	Wichman
Grason	Murray	Wigdahl
Gray	Neff	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nichols	Wormley
Hansen	Nicholson	Mr. Speaker

Nays—5.

Anderson of Davis	Johnston of Lucas	Wilson of Mitchell
Anderson of Winnebago	Rayburn	

Absent or not voting—7.

Johnston of Humboldt	Rees	Wilson of Mahaska
Kimberly	Roberts	
Meredith	Rowley	

So the amendment to the committee amendments was adopted.

McFarlane of Black Hawk moved that the committee amendments as amended be adopted. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. McFarlane moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Adkins	Harrington	Randall
Anderson of Davis	Horchem	Rayburn
Anderson of Greene	Jackson	Reed
Anderson of Winnebago	Jessen	Rees
Andre	Jones	Roberts
Bailey	Kepple	Rogers
Baldwin	Kern	Rowley
Becker	Kimberly	Santee
Benn	Klaus	Scott
Boies	Klinker	Shaff
Bruce	Knickerbocker	Shortess
Coakley	Krouse	Slaught
Crozier	Lake	Slosson
Dean	Langfitt	Smith
Dunkelberg	Lewis	Stanley
Durbin	McFarlane	Starzinger
Edgington	McFerren	Stone
Elwood	Mackie	Stuart
Epps	Mantz	Tucker
Erickson	Mead	Turner
Finch	Meredith	Ulstad
Findlay	Miles	Walrath
Finley	Miller	Weaver
Flenniken	Murray	Wenstrand
Gilbert	Newton	Wichman
Gilmore	Nichols	Wigdahl
Giltner	Nicholson	Wilson of Cherokee
Grason	O'Donnell	Wilson of Louisa
Gray	Oertel	Wormley
Griffin	Peters	Mr. Speaker
Hansen	Price	

Nays—9.

Darrah	Johnston of Lucas	Mowery
Garber	Lee	Neff
Hall	Lenocker	Wilson of Mahaska

Absent or not voting—7.

Helming	Mooty	Richards
Johnston of Humboldt	Nordyke	Wilson of Mitchell
Larson		

So the bill having received a constitutional majority was declared to have passed the House.

McFarlane of Black Hawk offered the following amendment to the title:

Amend the title to House File No. 49 by striking out all after the word "act" in the first line thereof, and inserting in lieu thereof the following:

"To amend section twenty-eight hundred thirty-six (2836), of the code, providing that school boards may furnish free text-books, and providing the manner thereof."

Amendment adopted and title as amended agreed to.

SPECIAL ORDER NO. 8.

The hour having arrived for Special Order No. 8, on motion of McFerren of Hamilton, House File No. 255, a bill for an act for the greater security of trust funds in the hands of guardians and trustees was taken up and considered.

Crozier of Marion offered the following amendment as a substitute for the two pending amendments filed by Elwood of Howard on February 10th and Jones of Cerro Gordo on February 14th, and moved its adoption:

Strike out all after sub-division b of section one and all of section two of the original bill and insert in lieu thereof the following:

c. In any other securities or investments, provided the court having jurisdiction of the funds shall on a full showing approve the same.

d. In real estate, when ordered or directed by the court, but such order shall be made only upon the finding of the court that such investment is to the benefit of the ward or beneficiary, and on proceedings such as are prescribed in sections 3206, 3207 and 3208 of the code.

SEC. 2. Nothing in this act shall prevent the expenditure of funds for support or education of the ward when such expenditures are ordered, directed or approved by the court having jurisdiction thereof.

SEC. 3. No trustee, guardian, administrator or other person holding funds or property in trust for another shall speculate therein or invest the same (unless expressly permitted by the instrument creating said trust), other than is provided herein, and any person guilty of so doing, or who shall report any funds coming into his hands as loaned pursuant to statute or order of court when no such loan has been made, or make false report as to the terms of any loan made by him, shall forfeit to the school fund the sum of five hundred dollars (\$500.00), which may be recovered by civil action against him and the sureties on his bond.

Jones of Cerro Gordo offered the following amendment to the substitute amendment offered by Crozier of Marion and moved its adoption:

Amend the substitute amendment to House File No. 255 by striking out all of section 2 thereof and substituting the following in lieu thereof.

"SECTION 2. Should any such guardian or trustee use said funds or invest the same in any securities other than those specified in section

1 hereof or in other securities not approved by the court, he and his bondsmen shall account to the ward or beneficiary under the trust for said funds with interest at six (6) per cent per annum, payable annually, for such time as the same shall have been used by said guardian or trustee or shall have been invested in securities other than provided in section 1 hereof."

Anderson of Davis moved the previous question as applied to the amendment to the substitute amendment. Motion prevailed.

Jones of Cerro Gordo and Johnston of Humboldt demanded a roll call.

On the question, "Shall the amendment to the substitute amendment be adopted?"

Ayes—55.

Baldwin	Jackson	Miller
Becker	Jessen	Mooty
Bruce	Johnston of Humboldt	Murray
Dean	Johnston of Lucas	Neff
Dunkelberg	Jones	Nicholson
Durbin	Kepple	Peters
Elwood	Kern	Price
Erickson	Kimberly	Randall
Findlay	Klaus	Shaff
Finley	Klinker	Slosson
Flenniken	Knickerbocker	Smith
Gilbert	Langfitt	Starzinger
Gilmore	Lee	Stone
Giltner	McFarlane	Stuart
Grason	Mantz	Turner
Gray	Mead	Wenstrand
Griffin	Meredith	Wichman
Hall	Miles	Wigdahl
Harrington		

Nays—44.

Adkins	Helming	Richards
Anderson of Davis	Horchem	Roberts
Anderson of Greene	Krouse	Rogers
Anderson of Winnebago	Larson	Santee
Andre	Lenocker	Scott
Bailey	Lewis	Shortess
Benn	McFerren	Slaughter
Boies	Mackie	Tucker
Coakley	Mowery	Ulstad
Crozier	Newton	Weaver
Edgington	Nichols	Wilson of Louisa
Epps	O'Donnell	Wilson of Mahaska
Finch	Oertel	Wormley
Garber	Rayburn	Mr. Speaker
Hansen	Reed	

Absent or not voting—9.

Darrah	Rees	Walrath
Lake	Rowley	Wilson of Cherokee
Nordyke	Stanley	Wilson of Mitchell

Amendment to the substitute amendment adopted.

Elwood of Howard offered the following amendment to the substitute amendment as amended and moved its adoption:

Amend the amendment to House File 255 by adding thereto the following:

"SECTION 4. That section three hundred sixty-four (364), supplement to the code be and the same is hereby repealed."

Amendment adopted.

Substitute amendment as amended adopted.

Johnston of Humboldt offered the following amendment and moved its adoption.

Amend House File No. 255 by striking out the enacting clause.

Amendment lost.

Unanimous consent having been granted to suspend the rules, Mr. McFerren moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—49.

Adkins	Gilmore	Mowery
Anderson of Davis	Giltner	Nichols
Anderson of Greene	Grason	Nicholson
Anderson of Winnebago	Gray	Price
Baldwin	Hall	Randall
Becker	Horchem	Rees
Boies	Jackson	Santee
Coakley	Klinker	Scott
Crozier	Knickerbocker	Stanley
Dean	Krouse	Starzinger
Dunkelberg	Lee	Stone
Edgington	Lewis	Walrath
Elwood	McFarlane	Weaver
Finch	Mackie	Wichman
Findlay	Mantz	Wigdahl
Flenniken	Mead	Wilson of Cherokee
Harber		

Nays—50.

Bailey	Kimberly	Richards
Benn	Klaus	Roberts
Bruce	Lake	Rogers
Durbin	Langfitt	Rowley
Epps	Larson	Shaff
Erickson	Lenocker	Shortess
Finley	McFerren	Slosson
Gilbert	Mereditth	Smith
Griffin	Miles	Stuart
Hansen	Miller	Tucker
Harrington	Mooty	Turner
Helming	Newton	Wenstrand
Jessen	Nordyke	Wilson of Louisa
Johnston of Humboldt	O'Donnell	Wilson of Mahaska
Jones	Oertel	Wormley
Kepple	Rayburn	Mr. Speaker
Kern	Reed	

Absent or not voting—9.

Andre	Murray	Slaught
Darrah	Neff	Ulstad
Johnston of Lucas	Peters	Wilson of Mitchell

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Klinker of Crawford the House adjourned until 9:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 21, 1917.

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

Prayer was offered by the Rev. C. L. Nye, pastor of the Methodist Church, Independence, Iowa.

Journal of February 20th corrected and approved.

COMMUNICATION FROM THE SECRETARY OF STATE OF NEW YORK.

The following communication was received from the secretary of state of New York and ordered printed in the journal:

STATE OF NEW YORK.

IN SENATE.

ALBANY, JANUARY 31, 1917.

By MR. WALTON:

CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY.

SECTION 1. *Whereas*, the convention between the United States and Great Britain for the protection of migratory birds was ratified on the seventh day of December, one thousand nine hundred and sixteen; and

Whereas, in order to give effect to such convention there has been introduced in the Senate of the United States a bill, S. No. 7858 and in the House of Representatives a bill, H. R. No. 20080 for the purpose of giving effect to such convention; and

Whereas, there is a very general sentiment in this state in favor of, and an urgent request for, the enactment of a law to give effect to such convention;

Now, Therefore Be It Resolved, If the assembly concur, that congress be and hereby is requested to enact a law giving effect to such convention; and

Be It Further Resolved, That the legislatures of all states of the United States now in session be and they are respectfully requested to join in this request by the adoption of this or any equivalent resolution; and

Be It Further Resolved, That congress be and hereby is requested to make adequate appropriation for the purpose of carrying into effect the provisions contained in the bills, S. No. 7858 and H. R. No. 20080.

Be It Further Resolved, That the secretary of state be and he hereby is directed to transmit copies of this resolution to the United States Senate and to the House of Representatives and to the several members of such bodies representing this state therein; and to transmit copies hereof to the legislatures of all the other states of the Union.

By order of the Senate,

ERNEST A. FAY, *Clerk*.

In assembly January 31, 1917, concurred in without amendment.

By order of the Assembly,

FRED W. HAMMOND, *Clerk*.

Filed February 1, 1917.

FRANCIS M. HUGO, *Secretary of State*.

State of New York, Office of the Secretary of State, ss.:

I have compared the preceding copy of resolution of the Senate and Assembly with the original resolution on file in this office, and do hereby certify that the same is a correct transcript therefrom and of the whole thereof.

Given under my hand and the seal of the secretary of state, at the city of Albany, this 2nd day of February, in the year one thousand nine hundred and seventeen.

FRANCIS M. HUGO, *Secretary of State*.

PETITIONS, MEMORIALS AND REMONSTRANCES.

McFarlane of Black Hawk presented petition of citizens of Black Hawk county relative to suffrage.

Referred to committee on constitutional amendments.

Starzinger of Polk presented petition of citizens of Polk county relative to the practice of chiropractic.

Referred to committee on public health.

Miller of Boone presented petition of Boone County Poultry Association in support of Senate File No. 44.

Referred to committee on agriculture.

Miller of Boone presented petition of citizens of Boone county in support of inspection bill for sectarian institutions.

Referred to committee on public health.

Oertel of Lee presented petition of the teachers of the Keokuk Public Schools relative to the teachers' annuity bill.

Referred to committee on schools and text-books.

Findlay of Webster presented petition of Fort Dodge Women's Club in favor of the public comfort station bill.

Referred to committee on public health.

Nordyke of Keokuk presented petition of citizens of Keokuk county relative to licensing chiropractors.

Referred to committee on public health.

Finley of Henry presented petition of citizens of Henry county against bond issue for hard roads.

Referred to committee on roads and highways.

Wigdahl of Palo Alto presented petition of citizens of Palo Alto county urging the repeal of the anti-discriminatory law.

Referred to committee on insurance.

Newton of Cass presented petition of citizens of Cass county against the passage of House File No. 327.

Referred to committee on police regulation.

Anderson of Davis presented petition of citizens of Davis county in relation to the practice of chiropractic.

Referred to committee on public health.

O'Donnell of Dubuque presented petition of citizens of Dubuque county relative to city manager plan for cities under special charter.

Referred to committee on judiciary.

Tucker of Clinton presented petition of citizens of Clinton county in favor of the teachers' annuity bill.

Referred to committee on schools and text-books.

McFerren of Hamilton presented petition of citizens of Williams, Iowa, relative to suffrage.

Referred to committee on constitutional amendments.

O'Donnell of Dubuque presented petition of citizens of women of Dubuque county relative to suffrage.

Referred to committee on constitutional amendments.

Roberts of Ringgold presented petition of citizens of Ringgold county opposing hard surface roads.

Referred to committee on roads and highways.

Shaff of Clinton presented petition of citizens of Clinton, Iowa, relative to suffrage.

Referred to committee on constitutional amendments.

LEAVE OF ABSENCE.

On request of Santee of Black Hawk leave of absence was granted Darrah of Franklin until March 6th.

On request of Ulstad of Wright leave of absence was granted Stanley of Adams until Thursday.

On request of Newton of Cass leave of absence was granted Peters of Dallas until Thursday.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to the investigation of the clothing controversy in the Third Iowa Regiment.

REPORTS OF COMMITTEES.

Griffin of Woodbury, from the committee on insurance, submitted the following report:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 79, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, creating a liability on the part of employers to compensate their employes and dependents for personal injury sustained by such employes in their line of duty, irrespective of the fault of either party; fixing the compensation to be paid; securing the payment thereof; providing the means and methods of enforcing such liability; creating the office of industrial commissioner and deputy industrial commissioner and providing for an arbitration committee defining their powers and duties, and providing for a review of their orders, decisions and awards; appropriating money to carry out the provisions of the act; and repealing all acts and parts of acts inconsistent herewith, beg leave to report they 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:

That sections 8-2, 9, 9-2, 10, 11, 12, 13, 14, 15, 16, 17, 18, be re-numbered as 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 20 respectively.

By substituting the word "Any" for the word "No", in the fifth line of section 16 of the printed bill.

By adding thereto at the end thereof and as sections 20 and 21, respectively, the following:

SECTION 20. The provisions of section twelve (12) of this act, shall be in full force and effect from and after the date when this act becomes effective by publication, but all other provisions of this act shall take effect from and after July 1, 1917.

Nothing in this act shall be held to in any manner effect litigation now pending, or to apply to any case in which the injury occurred prior to July 1, 1918.

That the following be added to said bill as section twenty-one (21):

SECTION 21. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Register and the Des Moines Capital, newspapers published in the city of Des Moines, Iowa.

By striking from said bill section 15 found on page 7 thereof and by substituting in lieu thereof and as section 17, the following:

SECTION 17. Strike out all of section 15 as it appears on page 7 of the printed bill, and substitute in lieu thereof the following:

SEC. 15. That the law as it appears in section twenty-four hundred seventy-seven-m-33 (2477-m-33), supplement to the code, 1913, be and the same is hereby repealed, and the following enacted in lieu thereof:

Any party in interest may present a certified copy of an order or decision of the commissioner, or an award of an arbitration committee from which no claim for review has been filed within the time allowed therefor, or a memorandum of agreement approved by the commissioner, and all papers in connection therewith, to the district court of the county in which the injury occurred, whereupon said court shall render a decree in accordance therewith and notify the parties. Such decree, in the absence of an appeal from the decision of the industrial commissioner, shall have the same effect and in all proceedings in relation thereto shall thereafter be the same as though rendered in a suit duly heard and determined by said court. Upon the presentation to the court of a certified copy of a decision of the industrial commissioner, ending, diminishing or increasing a weekly payment under the provisions of this act, the court shall revoke or modify the decree to conform to such decision.

No order or award of an arbitration committee is appealable direct to the courts, but if any party in interest is aggrieved thereby, he may within five (5) days from the date thereof apply to the industrial commissioner for a review of the same by such industrial commissioner in the manner as hereinbefore provided. If any such party is aggrieved by reason of an order or decree of the Iowa industrial commissioner, such party may appeal therefrom to the district court of Iowa, only in the manner and upon the grounds following:

Within thirty (30) days from the date of such order or decree of the industrial commissioner, the party aggrieved may file an application in writing with the Iowa industrial commissioner asking for an appeal from such order or decree, stating generally the grounds upon which such appeal is sought. In the event such application is filed as herein-

before provided, the industrial commissioner shall, within thirty days from the filing of same, cause certified copies of all documents and papers then on file in his office in the matter, and a transcript of all testimony taken therein, to be transmitted with his findings and order or decree to the clerk of the district court of Iowa in and for that county wherein the injury occurred. The application for such appeal may thereupon be brought on for hearing before said district court upon such record by either party on ten (10) days written notice to the other; subject, however, to the provisions of law for a change of the place of trial or the calling of another judge. The findings of fact made by the industrial commissioner within his powers shall, in the absence of fraud, be conclusive, but upon such hearing the court may confirm or set aside such order or decree of the industrial commissioner, if he finds:

(1) That the industrial commissioner acted without or in excess of his powers; or

(2) That the order or decree was procured by fraud; or

(3) That the facts found by the industrial commissioner do not support the order or decree.

(4) That there is not sufficient competent evidence in the record to warrant the industrial commissioner in making the order or decree complained of.

No order or decree of the industrial commissioner shall be set aside by the court upon other than the grounds just stated.

Upon the setting aside of any such order or decree, the court may recommit the controversy to the industrial commissioner for further hearing or proceedings, or it may enter the proper judgment upon the findings, as the nature of the case may demand. Such decree shall have the same effect and in all proceedings in relation thereto shall thereafter be the same as though rendered in a suit duly heard and determined by said court. An abstract of the judgment entered by the trial court upon the appeal from any order or decree shall be made by the clerk thereof upon the docket entry of any judgment which may hereinbefore have been rendered upon it. Such order or decree and transcript of such abstract may thereupon be obtained for like entry upon the dockets of the courts of other counties within the state.

Any party in interest who is aggrieved by a judgment entered by the district court upon the appeal of an order or decree, may appeal therefrom within the time and in the manner provided for in appeal from the orders, judgments and decrees of the district court of Iowa; but all such appeals shall be placed on the calendar of the supreme court and brought to a hearing in the same manner as criminal causes on such calendar.

No fee shall be charged by the clerk of any district court for the performance of any official service required by this act, except for the docketing of judgments and for certified copies of transcripts thereof. In proceedings on appeal from an order or decree, costs as between the parties shall be allowed or not, in the discretion of the court.

And by striking out the period following the word "thereof" of section nine (9) of said bill, and inserting in lieu thereof a comma, and adding the following words: That the word "and" between the word "casual" and the word "not" in the twelfth line of section twenty-four hundred seventy-seven-m16 (2477-m16) of the supplement to the code, 1913, be stricken out and the word "or" inserted in lieu thereof.; and when so amended the bill do pass.

T. F. GRIFFIN, *Chairman.*

Ordered passed on file.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred House Joint Resolution No. 5, by Jones, a bill for an act providing for the printing, distribution and sale of the acts and resolutions of the thirty-sixth general assembly 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.

R. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 62, by Larson, a bill for an act to amend the law as it appears in section two hundred eight-a (208-a), supplement to the code, 1913, relating to the powers and duties of the governor and to the powers and duties of the attorney general by authorizing them to require the services of peace officers and to employ the services of other persons from time to time as such services may be required for the proper enforcement of the laws or the performance of their duties, and to prescribe the powers and duties of such officers, and to appropriate funds for their compensation and expenses, beg leave to report they have had 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. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 72, a bill for an act providing for the payment out of the general revenues of the state of compensation due employes of the state under the Iowa workmen's compensation 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.

R. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 188, a bill for an act creating the office of state apiarist at the Iowa State College of Agriculture and Mechanic Arts in connection with the work in entomology and agriculture, providing for the inspection of bees and the prevention of disease among same, making appropriation therefor, and to repeal the law as it now appears in sections twenty-five hundred seventy-five-a fifty-three (2575-a53) to twenty-five hundred seventy-five-a sixty-two (2575-a62), inclusive, supplement to the code, 1913, beg leave to report they 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:

By striking the words and figures "twenty-five hundred dollars (\$2500.00)" in line three, section four of said bill, and inserting in lieu thereof the words and figures "fifteen hundred dollars (\$1500)"; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Newton of Cass, 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. 206, a bill for an act changing the name of the Iowa Industrial Reformatory for Females, to the Women'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 do pass.

ED L. NEWTON, *Chairman.*

Report adopted.

Finch of Ida, from the committee on claims, submitted the following report:

MR. SPEAKER—Your committee on claims to whom was referred House File No. 181, a bill for an act making an appropriation to pay certain ex-members of the Iowa State Board of Medical Examiners, for services rendered, beg leave to report they 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. S. FINCH, *Chairman.*

Report adopted and House File No. 181 was indefinitely postponed.

Hall of Taylor, 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. 182, a bill for an act to repeal the second paragraph of Section 850-C of the supplement to the Code, 1913, being the

paragraph of said section embraced within parenthesis and being the enactment made by Chapter 89 of the Acts of 34 G. A. etc., beg leave to report they 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:

By striking out of the second line of the title the words "of the" and inserting in lieu thereof a comma, and amend Section 1 by inserting after the word "section" in line two and before the word "supplement" in the same line, the words and figures eight hundred fifty-C (850-C); and when so amended the bill do pass.

C. A. HALL, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on ways and means to whom was referred House File No. 159, a bill for an act to repeal the law as it appears in sections 2247 and 2308, supplement to the code, 1913, relating to the levy of taxes for the support of the poor and insane and to provide for an additional levy in the general county 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.

C. A. HALL, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on ways and means to whom was referred House File No. 133, a bill for an act to amend section 436 of the code relating to the levy and expenditure of taxes, levied by the board of supervisors, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that he same be amended as follows:

By striking all after the enacting clause and the following inserted in lieu thereof:

SECTION 1. All memorial halls erected under the provisions of sections four hundred thirty-five (435) and four hundred thirty-six (436) of the code shall be in the custody and control of the committee for which provision is made in section four hundred thirty-six (436).

SECTION 2. In the event of the death of any member of such committee, or of his inability to act, or of his resignation, or refusal to act, such death, inability, refusal or resignation shall create a vacancy in such committee, which shall be filled by the selection of another member, by the members of the Grand Army Posts in the county, and the person or persons so selected shall give bond, as required by section four hundred thirty-six (436) of the code.

SECTION 3. If, for any reason, the Grand Army Posts of the county fail to select a member of such committee to fill any vacancy occurring therein, within one year after such vacancy occurs, then the clerk of the district court of such county shall, ex officio, become a member of such committee. If a second vacancy shall occur, and shall not be filled by

the Grand Army Posts of the county, within one year after such vacancy occurs, then the sheriff of the county shall, ex officio, become a member of such committee; and if a third vacancy shall occur, and shall not be filled by the Grand Army Posts of the county, within one year after such vacancy occurs, then the county auditor shall, ex officio, become a member of such committee. After the county officers herein named shall have become members of such committee as herein provided, they, and their successors in office, shall continue to be members of, or shall constitute such committee, as the case may be.

SECTION 4. The committee having charge of such memorial hall shall permit the use thereof, free of charge, by the known and recognized patriotic societies of the county, and by such societies only, and shall determine what societies are known and recognized as patriotic societies.

And that the said title be amended by striking out all of said title and inserting the following in lieu thereof:

A bill for an act to provide for the custody and control of memorial halls erected under the provisions of sections four hundred thirty-five (435) and four hundred thirty-six (436) of the code.; and when so amended the bill do pass.

C. A. HALL, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on ways and means, to whom was referred House File No. 116, a bill for an act to fix the method of estimating and determining the rate of tax required to be levied for any purpose authorized by law, etc., beg leave to report they 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:

First: That said bill be amended by striking out all following the enacting clause, and inserting in lieu thereof the following:

"SECTION 1. That hereafter in all taxing districts in the state, including townships, school districts, cities, towns and counties, when by law then existing the people are authorized to determine by vote, or officers are authorized to estimate or determine, a rate of taxation required for any public purpose, such rate shall in all cases be estimated and based upon the adjusted taxable valuation of such taxing district for the preceding calendar year.

"SECTION 2. That when any authorized tax rate within any taxing district of the state, including townships, school districts, cities, towns and counties, shall have been thus determined as provided by law, the officer or officers charged with the duty of certifying said authorized rate to the county auditor or board of supervisors shall, before certifying the same, compute upon the adjusted taxable valuation of such taxing district for the preceding calendar year, the amount of tax said rate will raise, stated in dollars, and shall certify said computed amount in dollars, and not by rate, to the county auditor and board of supervisors.

"SECTION 3. When the valuations for the several taxing districts shall have been adjusted by the several boards, as provided by law, for the current year, the county auditor shall thereupon compute and spread upon the records such a rate, not exceeding the rate authorized by law, on said adjusted taxable valuations for the current year, as shall raise the amount required for each taxing district within the county, as theretofore determined under the provisions of this act, and no larger amount; provided, however, that if in adjusting the rate to be levied in any taxing district to conform to this act, such rate shall make necessary the levying of a fraction of a mill in excess of one-half of one-tenth of a mill, said fractional excess may be computed as one-tenth of a mill, which latter shall be the smallest required to be spread upon the tax lists for any purpose except rates applicable to state purpose.

"SECTION 4. On the determination by the auditor of the necessary rates as herein directed, it is made the duty of the supervisors by resolution, to enter a record of such rates for each taxing district, upon its record of proceedings.

"SECTION 5. It is hereby made a misdemeanor for the board of supervisors to authorize, or the county auditor to carry upon the tax lists for any year, an amount of tax for any public purpose in excess of the amount certified or authorized as provided by this act.

"SECTION 6. All acts and parts of acts, if any, in conflict with the provisions of this act, are hereby amended so as to conform to the requirements hereof, and the provisions of this act, and the methods of computation, certification and levy herein provided, shall be obligatory on all officers within the several counties of the state upon whom devolves the duty of determining certifying and levying taxes.

"SECTION 7. It is hereby made the duty of the secretary of the executive council at once, in the passage of this act, to send to each county auditor in the state a copy thereof with instructions explaining the operation of said act, and each county auditor shall send to the taxing officers in his county a copy of such instructions explaining the operation of said act, and each county auditor shall send to the taxing officers in his county a copy of such instructions and in case any taxing body in any county shall have made its levy and certificate to the board of supervisors before receiving such instructions, it is hereby authorized to correct the same to comply with this act.

Second: That the title to said act be amended by inserting the word "taxable" after the word "adjusted" wherever the latter word occurs in said title, and by striking out the period at the end of said title, inserting a comma in lieu thereof, and adding the following words: "and to provide for the issuance of instructions to the county auditors and taxing officers as to the provisions of this act"; and when so amended the bill do pass.

C. A. HALL, *Chairman.*

Ordered passed on file.

Epps of Wapello, from the committee on commerce and trade, submitted the following report:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred Senate File No. 53, a bill for an act to amend section three thousand nine-1 (3009-1), supplement to the code, 1913, relating to coal—charcoal—coke—sale and delivery tickets, beg leave to report they 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:

That the period and quotation mark at the end of the last line of said bill, be stricken out and that there be inserted in lieu thereof a comma, and that thereafter the following words be added:

“or to represent that said coal, charcoal or coke contains more British Thermal Units (B. T. U.’s) than it does, in fact, contain”.

That the word “stricken” in line 3 of section 1 of the bill, be stricken out and the word “stricken” be inserted in lieu thereof; and when so amended the bill do pass.

W. W. EPPS, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred House File No. 271, a bill for an act prohibiting the manufacture of brooms by convict labor 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:

By striking out the period (.) after the word “prohibited” in the third line thereof, and substituting in lieu thereof a semi-colon (;) and the following words: “provided, that brooms may be manufactured in any penitentiary, prison or reformatory for state use in its various departments.”; and when so amended the bill do pass.

W. W. EPPS, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred House File No. 272, a bill for an act providing for the labeling of articles of merchandise manufactured in or shipped into the state of Iowa from any other state or territory manufactured by convicts, and for labeling the box, bale or shipping case in which said article may be shipped or transported into the state, prohibiting the sale or offering for sale of such articles when unlabeled, providing for the enforcement of its provisions and fixing a penalty for its violation, beg leave to report they have had 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. W. EPPS, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred House File No. 165, a bill for an act defining and regulating the carrying for sale, endeavoring to sell, or sale of cotton duck or canvas or articles composed in whole or in part of cotton duck or canvas, awnings, paulins, wagon covers, tents, grain and hay covers, stable or tent tops, and requiring the same to be properly marked as to weight, size and use of fillers or other preparations, beg leave to report they 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:

Strike out of section 1 in the first line thereof, the following words: "Construction of term 'Cotton Duck'".

Strike out of section 2 in the first line thereof, the following words: "What shall constitute one yard".

Strike out of section 3 in the first line thereof, the following words: "Correct weight and contents to be branded on articles sold".

Strike out of section 4 in the first line thereof, the following words: "Unlawful to sell same unless branded as above".

Strike out of section 5 in the first line thereof, the following words: "Concealing or misstating correct size unlawful".

Strike out of section 6 in the first line thereof, the following words: "Unlawful to deface mark".

Strike out of section 7 in the first line thereof, the following words: "Penalty for violation"; and when so amended the bill do pass.

W. W. EPPS, *Chairman*.

Ordered passed on file.

Langfitt of Adair, from the committee on representative districts, submitted the following report:

MR. SPEAKER—Your committee on representative districts, to whom was referred House File No. 256, a bill for an act to apportion the state into representative districts and declare the ratio of representation, beg leave to report they have had 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. N. LANGFITT, *Chairman*.

Report adopted.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 280, a bill for an act to declare the depositing or storing of inflammable junk within the fire limits of cities a public nuisance, and to provide for the abatement and punishment 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.

GEO. F. TUCKER, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 215, a bill for an act to amend the law as it appears in sections eight hundred seventy-nine-r (879-r) and eight hundred seventy-nine-v (879-v), supplemental supplement to the code, 1915, relating to the establishment and maintenance of juvenile playgrounds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendations.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations to whom was referred House File No. 71, a bill for an act amending section 1056-a-26 of Title V, Chapter 14-c of the supplement to the code, 1913, relating to the election of officers by the city councils of cities under the commission plan, beg leave to report they 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:

By striking out the title and inserting in lieu thereof the following: "A BILL FOR AN ACT To amend section ten hundred fifty-six-a-twenty-six (1056-a-26), supplement to the code, 1913, and section ten hundred fifty-six-a-thirty-two-f (1056-a-32-f), supplement to the code, 1913, relating to the election of officers by city councils of cities under the commission plan, and to the tenure of office of such officers."

Also by striking out all of said bill after the enacting clause and substituting in lieu thereof the following: "Section 1. That section ten hundred fifty-six-a-twenty-six (1056-a-26), supplement to the code, 1913, be, and is hereby amended by striking from the fifteenth (15th) line thereof the words "city clerk" and by striking therefrom the comma immediately following the said words "city clerk"; and by striking from the sixteenth line thereof the word "auditor" and by striking therefrom the comma immediately following the said word "auditor."

SECTION 2. That section ten hundred fifty-six-a-thirty-two-f (1056-a-32-f), supplement to the code, 1913, be, and is hereby amended by inserting after the period at the end of said section, the following: "Whenever any office or position is placed under the provisions relating to civil service, the tenure of office of the then incumbent, of such office or position, shall not be affected thereby."; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations to whom was referred House File No. 289, a bill for an act to amend section six hundred seventy-nine-a (679-a), supplement to the code, 1913, beg leave to

report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GEO. F. TUCKER, *Chairman.*

Report adopted.

INTRODUCTION OF BILLS.

By Epps of Wapello, House File No. 402, a bill for an act to authorize fraternal beneficiary societies, orders or associations to provide for payment of benefits in installments and to act as trustee for the investment of such deferred benefits.

Read first and second time and referred to committee on insurance.

By Epps of Wapello, House File No. 403, a bill for an act to repeal section one hundred ninety-three (193) supplement to the code, 1913, and to enact a substitute therefor providing for an increase in the number of judges in the supreme court of Iowa.

Read first and second time and referred to committee on judiciary.

By Epps of Wapello, House File No. 404, a bill for an act to authorize fraternal beneficiary societies, orders or associations to provide whole family protection.

Read first and second time and referred to committee on insurance.

By Hansen of Scott, House File No. 405, a bill for an act to repeal section two thousand seven hundred fifty-five (2755), supplement to the code, 1913, and enacting a substitute in lieu thereof, relating to school elections.

Read first and second time and referred to committee on schools and text-books.

By committee on telephones, House File No. 406, a bill for an act to regulate telephone companies.

Read first and second time and passed on file.

By Gray of Calhoun, House File No. 407, a bill for an act to permit the board of supervisors of a county to relinquish the supervision and control of drainage districts located wholly or partially within the incorporated limits of a city or town to the city or town; and permitting the city or town by resolution to declare the

use of the drainage districts or drain so taken over and use the same for the advancement of the city or town or its health and welfare.

Read first and second time and referred to committee on drainage.

By Finley of Henry, House File No. 408, a bill for an act to amend the law as it appears in sections twenty-three hundred thirty-four (2334), section twenty-three hundred thirty-five (2335) and section twenty-three hundred thirty-six (2336) of the code, in regard to the recording of marks or brands.

Read first and second time and referred to committee on agriculture.

By Mead of Butler, House File No. 409, a bill for an act to amend the law as it appears in section ten hundred seventy-two (1072), of the supplement of the code, 1913, relating to the election of county officers.

Read first and second time and referred to committee on county and township organization.

By Miller of Boone, House File No. 410, a bill for an act to amend section sixteen hundred thirty-seven (1637), supplement to the code, 1913, by striking out certain words contained therein which relate to qualification of foreign corporations to transact business in this state.

Read first and second time and referred to committee on commerce and trade.

By Miller of Boone, House File No. 411, a bill for an act relating to the regulation of insurance companies and associations, and authorizing the commissioner of insurance to act as receiver for delinquent or insolvent companies and associations.

Read first and second time and referred to committee on insurance.

By Garber of Decatur, by request, House File No. 412, a bill for an act to amend section two thousand seven hundred eighty-one (2781) code 1897, relating to the posting or publishing detailed statements of receipts and disbursements of funds expended for school purposes.

Read first and second time and referred to committee on schools and text-books.

By Wormley of Plymouth, House File No. 413, a bill for an act to repeal sections fifteen hundred fifty (1550), fifteen hundred fifty-one (1551) and paragraphs one (1) and three (3) of section fifteen hundred fifty-four (1554) of the supplement to the code, 1913, and to enact substitutes therefor, to repeal section fifteen hundred fifty-two (1552), of the code, and enact a substitute therefor, and to amend section fifteen hundred fifty-five (1555) of the code, relating to road poll tax, as follows.

Read first and second time and referred to committee on roads and highways.

By Wigdahl of Palo Alto, House File No. 414, a bill for an act to amend the law as it appears in section twenty-seven hundred ninety-four-a (2794-a), supplemental supplement to the code, 1915, relating to consolidated independent school corporations.

Read first and second time and referred to committee on schools and text-books.

By Jessen of Story, House File No. 415, a bill for an act to legalize certain warrants of the city of Nevada, Iowa.

Read first and second time and referred to committee on judiciary.

By Nichols of Hardin, House File No. 416, a bill for an act to amend sections twenty-six hundred ninety-two-a (2692-a) and twenty-six hundred ninety-two-c (2692-c), chapter 6-a, supplemental supplement, 1915, relative to state agents.

Read first and second time and referred to committee on judiciary.

By Elwood of Howard, House File No. 417, a bill for an act to amend section seven hundred sixteen-b (716-b), supplement to the code, 1913, relative to levying taxes by cities and towns for the purpose of equipping fire departments.

Read first and second time and referred to committee on municipal corporations.

REPORT OF SPECIAL COMMITTEE ON PROGRAM FOR
WASHINGTON'S BIRTHDAY.

Becker of Clayton, from the committee on arrangements for the observance of Washington's birthday, submitted the following report and moved its adoption:

To the President of the Senate and Speaker of the House:

Your joint committee on arrangements for observance of Washington's birthday beg to report the following as the order of exercises, viz.:

Joint session of both Houses to convene in House Chamber at eleven o'clock a. m. Thursday, February 22nd, 1917.

Lieutenant Governor E. R. Moore presiding.

1. Music—"America".....By the Assembly
2. Address Senator Benj. J. Gibson
3. Whistling Solo—Selected.....Mrs. P. J. Klinker
4. Address.....Representative Geo. W. Crozier
5. Music—"Iowa".....Miss Maurine Gibson
6. Address.....Ex-U. S. Senator Lafayette Young
7. Music—"Battle Hymn of the Republic".....Dr. Gibson

Chorus by the Assembly.

Adjournment.

Respectfully submitted,

BYRON W. NEWBERRY,
T. E. TAYLOR,
J. A. STEPHENSON,
WM. BECKER,
E. A. LARSON,
J. H. LEWIS.

Report adopted.

MOTION TO RECONSIDER.

Durbin of Mills called up the motion to reconsider the vote by which House File No. 92, a bill for an act to repeal the law as it appears in section forty nine hundred seventy five a (4975a) and forty nine hundred seventy five b (4975b) of the supplemental supplement to the code, 1913, relating to the docking of horses, failed to pass the House.

On the question, "Shall the House reconsider the vote by which House File No. 92 failed to pass the House?"

Ayes—69.

Adkins	Findlay	Klaus
Anderson of Greene	Finley	Klinker
Anderson of Winnebago	Garber	Knickerbocker
Baldwin	Gilbert	Krouse
Becker	Gilmore	Lake
Benn	Grason	Langfitt
Boies	Griffin	Larson
Bruce	Hansen	Lee
Coakley	Harrington	Lewis
Dunkelberg	Horchem	McFarlane
Durbin	Jessen	Mackie
Elwood	Jones	Mantz
Erickson	Kepple	Miles
Finch	Kern	Miller

Mooty	Randall	Tucker
Mowery	Richards	Turner
Murray	Rowley	Weaver
Neff	Santee	Wenstrand
Nichols	Shaff	Wichman
Nordyke	Shortess	Wigdahl
O'Donnell	Slosson	Wilson of Cherokee
Oertel	Starzinger	Wilson of Louisa
Price	Stuart	Mr. Speaker

Nays—22.

Anderson of Davis	Hall	Reed
Andre	Jackson	Rees
Bailey	Johnston of Lucas	Rogers
Crozier	Lenocker	Scott
Edgington	McFerren	Slaught
Epps	Meredith	Smith
Flenniken	Newton	
Giltner	Nicholson	

Absent or not voting—17.

Darrah	Mead	Ulstad
Dean	Peters	Walrath
Gray	Rayburn	Wilson of Mahaska
Helming	Roberts	Wilson of Mitchell
Johnston of Humboldt	Stanley	Wormley
Kimberly	Stone	

So the House reconsidered the vote by which House File No. 92 failed to pass the House.

Durbin of Mills moved that the House reconsider the vote by which House File No. 92 passed to its third reading. Motion prevailed.

Upon request of Durbin of Mills, unanimous consent having been granted, further action on House File No. 92 was deferred and same was placed at the foot of the calendar.

AMENDMENTS FILED.

Rogers of Carroll asked for and obtained unanimous consent to have the following amendments to Senate File No. 141 printed in the journal:

Amend Senate File No. 141 as follows:

1. Strike out the words "of the" in the second line of the original bill and insert in lieu thereof a ",";

Also strike out the words "of the" in the third line of the original bill and insert in lieu thereof a ",";

Also by striking from line one of the printed bill the word and figure "Section 1" and inserting before the word "That" in the first line of the original bill the word and figure "Section 1."

2. Strike out 'all of that part of section one commencing with the word "unless" in the eighth line of the printed bill down to the word "unless" in the fifteenth line of said section.

3. Strike out all of section one commencing with the word "taking" in the twenty-fourth line and insert in lieu thereof the following: "paying for such merchandise or fixtures, notify personally every creditor whose name and address are stated in said list, or of which he has knowledge, of the proposed sale and of the prices, terms and conditions thereof, or send or cause to be sent by registered mail to every such creditor a notice of the proposed sale and the price, terms and conditions thereof."

4. Insert the words "of merchandise at public auction or" after the word "sales" in the fifth line of section two.

Giltner of Monroe asked for and obtained unanimous consent to have the following substitute for the committee amendments to House File No. 139 printed in the journal:

By adding section ten (10), same being as follows: "Section 10. Nothing in this act shall be construed to apply to mines operated under what is known as the long wall or the semi-long wall system"; and to re-number section ten (10) of the bill as section eleven (11).

By inserting the following in section two (2), line twenty-one (21) of the printed bill, after the word "state" and period (.). "The operator shall not be required to compensate the miner for loss of time due to failure of a shot when the fuse has been lighted."

Bruce of Pocahontas asked for and obtained unanimous consent to have the following amendment to House File No. 58 printed in the journal:

Amend House File No. 58 by striking out all after the enacting clause and inserting in lieu thereof:

SECTION 1. That for the purpose of reducing the expenses of the state of Iowa and practicing economy, the executive council is hereby empowered and directed to sell all of the capitol grounds, and the buildings situated thereon, and are hereby authorized, directed and empowered to rent the said grounds and buildings from the purchasers thereof.

SENATE MESSAGES CONSIDERED.

Senate File No. 92, a bill for an act to repeal section forty-seven hundred seventy-five three-a (4775-3-a) supplement to the code, 1913, and enact a substitute therefor relating to the carrying of concealed weapons.

Read first and second time and referred to committee on judiciary.

Senate File No. 192, a bill for an act amending section four thousand six hundred and sixty (4660) of the code, relating to the distance witnesses may be compelled to travel upon subpoena from district and superior courts.

Read first and second time and referred to committee on judiciary.

Senate File No. 193, a bill for an act to repeal section forty-six hundred twenty-three (4623), supplement to the code, 1913, and to enact a substitute therefor, relative to the introduction of books of account, account tickets, cards of account, account slips, loose leaf accounts and any other method of keeping accounts in evidence.

Read first and second time and referred to committee on commerce and trade.

Senate File No. 150, a bill for an act to amend chapter seven title XVIII of the code and relating to the joinder of causes of action against principal and agent growing out of the same transaction.

Read first and second time and referred to committee on judiciary.

Senate File No. 158, a bill for an act to authorize certain cities which have voted and paid taxes to aid in the construction of a highway or combination bridge across any navigable river on the boundary of this state, to purchase such bridge, its approaches and franchises, and to vote additional taxes for the purchase of such bridge, to issue bonds and certificates, to fund, refund and extend the time of payment of such bonds and certificates.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 180, a bill for an act authorizing the governor of the state of Iowa to issue patent conveying to Paulus Altmann the following described land situate and lying in Humboldt county and state of Iowa, to-wit: The north-west quarter (NW $\frac{1}{4}$) of the north-west (NW $\frac{1}{4}$) of section nineteen (19), township ninety-one (91) north, range twenty-eight (28), west of the fifth (5th) principal meridian, and containing 34.61 acres according to government survey.

Read first and second time and referred to committee on judiciary.

Senate File No. 186, a bill for an act to repeal the law as it appears in section five thousand one hundred and sixty-nine (5169), of the code, and to enact a substitute therefor, relating to the appointment of agents to demand of the executive authority of another state or foreign government fugitives from justice and to fix the fees therefor.

Read first and second time and referred to committee on judiciary.

Senate File No. 286, a bill for an act to legalize certain warrants of the town of Bellevue, Iowa.

Read first and second time and referred to committee on judiciary.

Senate File No. 263, a bill for an act to legalize certain bonds of the independent school district of Des Moines, in the county of Polk, state of Iowa.

Read first and second time and referred to committee on judiciary.

Senate File No. 177, a bill for an act to amend the law as it appears in section seven hundred ninety-two-g (792-g), supplemental supplement to the code, 1915, relating to special assessments against abutting and adjacent property to cover the cost of street improvements, sewers, etc., and to exempt therefrom the homesteads of soldiers, sailors and their widows, in the discretion of city or town council.

Read first and second time and referred to committee on municipal corporations.

CONSIDERATION OF BILLS.

On request of Finley of Henry, unanimous consent having been granted, action was deferred on Calendar No. 93, Senate File No. 36, and same was allowed to retain its place on the calendar.

On motion of Kimberly of Scott, Calendar No. 107, House File No. 246, a bill for an act to amend section seven hundred nineteen (719) of the code, relating to ferries, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Richards of Muscatine moved that the bill be considered engrossed

and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—98.

Adkins	Horchem	O'Donnell
Anderson of Davis	Jackson	Oertel
Anderson of Greene	Jessen	Price
Anderson of Winnebago	Johnston of Humboldt	Randall
Andre	Johnston of Lucas	Reed
Bailey	Jones	Rees
Baldwin	Kepple	Richards
Becker	Kern	Roberts
Benn	Kimberly	Rogers
Boies	Klaus	Rowley
Bruce	Klinker	Santee
Coakley	Knickerbocker	Scott
Dean	Krouse	Shortess
Durbin	Lake	Slaughter
Edgington	Langfitt	Slosson
Elwood	Larson	Smith
Epps	Lee	Starzinger
Erickson	Lenocker	Stone
Finch	Lewis	Stuart
Findlay	McFarlane	Tucker
Finley	Mackie	Turner
Flenniken	Mantz	Ulstad
Garber	Mead	Walrath
Gilbert	Miles	Weaver
Gilmore	Miller	Wenstrand
Giltner	Mooty	Wigdahl
Grason	Mowery	Wilson of Cherokee
Gray	Murray	Wilson of Louisa
Griffin	Neff	Wilson of Mahaska
Hall	Newton	Wilson of Mitchell
Hansen	Nichols	Wormley
Harrington	Nicholson	Mr. Speaker
Helming	Nordyke	

Nays—None.

Absent or not voting—10.

Crozier	Meredith	Stanley
Darraha	Peters	Wichman
Dunkelberg	Rayburn	
McFerren	Shaff	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 6.

The hour having arrived for Special Order No. 6, House File No. 58, Rowley of Van Buren moved that action be deferred on same and that the bill be made a Special Order of Thursday, February 22d at 2:30 o'clock. Motion lost.

On motion of Rowley of Van Buren, House File No. 58, a bill for an act to authorize, empower and direct the executive council to sell all that part of the Capitol grounds lying and being west of East Ninth street, and also to sell all that part of said Capitol grounds lying and being east of East Twelfth street and to amend section fourteen hundred-t (1400-t), and repeal section fourteen hundred-t2 (1400-t2), of chapter one "A" (1 A), of the supplement to the code, 1913, and to specify the manner in which the money derived from the sale of said land shall be used, with report of committee recommending passage as amended was taken up and the committee amendments were read for the information of the House.

Mr. Rowley moved that the committee amendments be adopted. Motion prevailed.

Mr. Rowley then moved that House File No. 58 be made a Special Order for Friday, February 23d at 11:00 a. m. Motion prevailed.

On motion of Lake of Woodbury, Calendar No. 108, House File No. 147, a bill for an act to amend the law as it appears in section forty-eight hundred eleven (4811) of the code relating to the unlawful boarding of trains, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Lake moved the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—100.

Adkins	Dean	Gilmore
Anderson of Davis	Dunkelberg	Giltner
Anderson of Greene	Durbin	Grason
Anderson of Winnebago	Edgington	Gray
Andre	Elwood	Griffin
Bailey	Epps	Hall
Baldwin	Erickson	Hansen
Becker	Finch	Harrington
Benn	Findlay	Helming
Boies	Finley	Horchem
Bruce	Flenniken	Jackson
Coakley	Garber	Jessen
Crozier	Gilbert	Johnston of Humboldt

Johnston of Lucas	Miles	Shortess
Jones	Miller	Slaught
Kepple	Mooty	Slosson
Kern	Mowery	Smith
Kimberly	Newton	Starzinger
Klaus	Nichols	Stone
Klinker	Nicholson	Stuart
Knickerbocker	Nordyke	Tucker
Krouse	O'Donnell	Turner
Lake	Oertel	Ulstad
Langfitt	Price	Walrath
Larson	Randall	Weaver
Lee	Reed	Wenstrand
Lenocker	Richards	Wichman
Lewis	Roberts	Wigdahl
McFarlane	Rogers	Wilson of Cherokee
McFerren	Rowley	Wilson of Louisa
Mackie	Santee	Wilson of Mitchell
Mantz	Scott	Wormley
Mead	Shaff	Mr. Speaker
Meredith		

Nays—None.

Absent or not voting—8.

Darrah	Peters	Stanley
Murray	Rayburn	Wilson of Mahaska
Neff	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE CONCURRENT RESOLUTION.

Shaff of Clinton, from the committee on military, called up Senate concurrent resolution relative to the clothing controversy of the Third Iowa Regiment.

Report and resolution of the special joint committee on military affairs of the Senate and House of Representatives of the thirty-seventh general assembly relative to the clothing controversy of the Third Iowa regiment.

To the Senate and House of Representatives of the Thirty-seventh General Assembly:

Your special committee appointed from the committees on military affairs, of the Senate and House of Representatives of the thirty-seventh general assembly, to investigate and report to the thirty-seventh general assembly, relative to the clothing controversy, now existing in the mustering out of the Third Iowa regiment, herewith submit the following report and resolution:

STATEMENT OF FACTS.

Your committee has thoroughly investigated the facts, evidence and circumstances surrounding the said clothing controversy and find them to be as follows:

The Third Iowa regiment, together with all other state troops and regiments, in federal service on the Mexican border, are governed by what is known as the United States army regulations. Upon the muster in of any state troops into the service of the federal government, said troops immediately come under all the sections and provisions of said regulations. Section 5, article 460, of the said regulations, provides as follows:

"5. No clothing will be charged to the enlisted men except that which may subsequently be supplied from time to time by the United States after muster in." (U. S. Army Regulations, 1913, page 94.)

The meaning of this is that until such enlisted men are mustered into service of the federal government, the said federal government cannot, under the regulations, charge such enlisted men for clothing in their possession at the time of muster in.

Clothing is furnished the enlisted man from a clothing allowance. In the state service, the clothing is furnished to him but does not become his property and he uses it during the time that he is a member of the guard. If, at any time, the guard becomes a part of the federal force, the uniform he has is taken by him into the federal service.

The military code of the army is the army regulations, and according to paragraph 460, section 5, of the army regulations, hereinbefore cited, the uniform that a man takes into the federal service from the state service is entered on his clothing allowance and marked, "no charge." This paragraph specifically states that the clothing will be a gratuitous issue. The clothing that he takes into the federal service from the state was paid for by the state out of its annual appropriation from the federal government at the full value thereof, when issued by the federal government to the state. Army regulations require that one uniform of this sort be taken into the federal service and no charge is to be made for same, but a return of clothing in kind will be made by the federal government to the state. Rulings of the department of the south of the war department were to the effect that this clothing would not be charged against a man's clothing allowance.

Company commanders are required to see that the men are not extravagant with their clothing allowance, and if overdrawn that it will not be so much but what their pay for the current month would cover same. Such care was exercised and since the last January no clothing has been drawn by the men of the Third Iowa regiment, but on February 9th, 1917, a ruling of the judge advocate general of the army was published specifying that this clothing brought into the federal service from the state must be charged for on a man's clothing allowance at the full rate at which the clothing was originally issued, irrespective of the condition of the clothing. In this ruling, it was specified that section 5, paragraph 460, should not have been in the regulations, as by compliance with that paragraph a man would receive double allowance, his regular clothing allowance, and a gratuitous issue of clothing brought into the federal service from the state. Nevertheless, section 5 of paragraph 460 constituted a portion of the contract under which

every man entered federal service, and in affairs of civil life would be an inviolable contract.

We are not informed and are unable to receive any information as to whether the ruling of the judge advocate general has been concurred in by the war department. The war department promulgated the army regulations and instituted the judge advocate general's department, and we are at a loss to understand how an agent, or creature of the war department, can set aside a regulation adopted by the war department itself.

The federal government has already received its pay in full for clothing issued to the state, and brought by the enlisted men into federal service, and will by this method be paid twice for the same clothing; once by the state and once by the enlisted men. Men are required to return the uniforms issued them on their clothing allowance, although paid for, but it is in accord with army regulations, and understood by all, when they enter service that uniforms drawn from the federal government remain the property of the federal government, and title to same does not pass from the federal government.

The bulk of the clothing taken into federal service from the state service, at the time the state troops were called into federal service, was subject to condemnation and should have had no value placed upon it normally at the time of issue. In a number of instances, company commanders still have the identical clothing on hand, not issued to any members of their command, for the reason that said clothing was worn out and worthless. A portion of said clothing was the old style khaki which is not now regulation, and the men would not have been permitted to wear same in the federal service. Much of the clothing drawn at that time from the state was at least fifteen years old; yet, under the ruling of the war department, the men of the command were charged full value for all clothing possessed as of the date of its original issue. The result is, most of the men had their clothing allowance drawn to the limit, or overdrawn, and this additional charge will deprive them of all the money due them for the last twenty days of their service; in most instances leaving them indebted to the government upon final settlement. The men will be required to draw money from home to settle same and in all probability company commanders will be held personally for such amounts as are not paid by the men.

The average amount that will be charged against the men of the Third Iowa regiment, for the state clothing already paid for, will be approximately \$14.35. One complete uniform will be allowed each man to wear to his home station and a memorandum receipt of the company commander will be taken for such uniforms; for, strange as it may seem, each soldier must relinquish and return to the government the uniform he wears home, and which he has already paid for.

The astounding reason assigned by the officers of the regular army, upon which the ruling of February 9th, 1917, heretofore referred to, was issued, was merely that the men would receive double pay on their clothing allowance. From that standpoint, a man would receive his

regular clothing allowance, and what they are pleased to term a "gratuitous" issue of state clothing.

The final and important fact, brought out in this investigation, is that a grave injustice is worked upon regiments mustered out subsequent to February 9th, 1917, because prior to that date regiments mustered out were not charged with the state clothing, as has been done in the instance of the Third Iowa regiment.

CONCLUSIONS.

Based upon the foregoing statement of facts, the authenticity of which we have found to be beyond question, your committee has arrived at the following conclusions:

1. It is the opinion of your committee that the promulgation of the order of February 9th, 1917, is in direct conflict with and violation of section 5, article 460, of the United States army regulations, 1913, and is, therefore, illegal and of no effect. We do not believe that a subordinate in the military service can, by an arbitrary order, abrogate the fundamental law and code of the army, nor that a creature can nullify the acts of his creator. Furthermore, it is in direct violation of the sacred contract entered into between every enlisted man and the government of the United States, at the time such enlisted man took the oath when mustered in and volunteered his service to our government.

2. Waiving the question of legality, this action upon the part of the war department is absolutely unwarranted and in bad faith for the reason that the clothing of the enlisted men of the Third Iowa regiment has already once been paid for. This clothing was paid for by the state of Iowa at the time it was issued to said state by the federal government. At the time Iowa guard organizations entered federal service, this paid for clothing, in most instances, was worn out and worthless. New clothing was, from time to time, issued to the enlisted men by the federal government, and this clothing was paid for by the men at the time of issue. The subterfuge of the officers of the war department, in refusing to comply with section 5, article 460, that the men will thereby obtain a gratuitous issue of clothing, is a matter that does not concern them, and is strictly none of their business. This is not a matter between the war department and the enlisted men, but a matter between the enlisted men and the state of Iowa, and the only party to this controversy, that could justly raise this question, is the state of Iowa itself.

By no process of reasoning can the officers of the regular army justify or defend the monstrous proposition that this clothing should be paid for twice, when it has already been paid for once, and then at a value much greater than the actual worth of the clothing itself.

3. At this time, when a grave crisis confronts this nation, we need the united support of every citizen. We believe the aforesaid treatment of the Third Iowa regiment will have an injurious effect, that is far reaching, upon the patriotic ardor of all those who, at such times, have ever been ready to offer themselves as a sacrifice in defense of the flag. We deplore such conduct on the part of the war department—and declare same to be unfair, unjust and un-American.

4. We believe that the order of February 9th, 1917, was deliberately issued by the judge advocate general of the United States army for the purpose of causing dissatisfaction, dissension and discontent in the national guard of Iowa, with the end in view that such discontent would discredit the guard organization of this state. It is a fact known to every person, who has followed the history of the troops at the border, that on every conceivable occasion some officers of the regular army have by every sinister means attempted to belittle and discredit the service of the volunteer soldier. The troops of Iowa, who volunteered and saw service on the border, were unexcelled in efficiency by any troops utilized by the government during the past summer. They rendered service of which the state of Iowa is justly proud, and will long remember with gratitude.

Before the volunteer forces of the United States were called into service, the regular army amply demonstrated to the people of this nation its utter incapacity to cope with the Mexican border situation. To save the face of the regular army, it was necessary to call into service the national guard organizations of this country, and it was only through the service of such organizations that the face of the regular army was saved. The regiments from Iowa did their full share of this work, and now that their services are no longer needed, it comes with but poor grace from the officers of the regular army to hide themselves behind the machinations of red tape, for which they have been so deservedly famous since the war of 1812, for the purpose of insulting and humiliating the very troops and enlisted men who saved their military reputations in the recent concentration of troops at the border.

5. At this critical time the nation's history, when it is the earnest desire of every thinking and patriotic citizen of this country to inculcate in every heart a spirit of patriotism, and if need be by sacrifice for the nation's welfare, it is indeed a short sighted policy, upon the part of the war department, to announce, by their action herein, to the people of the state of Iowa, and to the country, that the reward our youth may expect, after having given their full measure of devotion to their country and flag, is that upon their return home they shall be stripped of their clothes, and subjected to the humiliation of petty bickerings that they have been subjected to.

The war department spends every year thousands of dollars for the purpose of having printed gaily colored lithographs, depicting life in the regular army, and having these posted on every bill board in the country, for the purpose of enticing into the regular army the youth of the land; and yet, when our youth of their own accord, gladly volunteer in the service of their country whenever needed, this same department penuriously refuses, in a matter involving a few paltry dollars, to allow our citizen soldiery to retain the very uniforms that by their own acts they have so nobly honored, therefore

Be It Resolved by the Senate, the House concurring:

That the thirty-seventh general assembly of Iowa hereby adopts and confirms as its sentiment, opinion and belief, the foregoing statement of facts and conclusions; and be it further resolved,

That an engrossed copy of the foregoing statement of facts, conclusions and this joint resolution be and the same is hereby ordered transmitted to the President of the United States, the Secretary of War and to Hon. Albert B. Cummins, and Hon. William S. Kenyon, Senators from the state of Iowa, and that the said statement of facts, conclusions and joint resolution be and the same is hereby ordered printed in the journals of the Senate and House of Representatives of this assembly.

W. D. MILLER,

J. V. ADKINS,

Committee for the House.

J. R. FRAILEY,

W. T. EVANS,

Committee for the Senate.

Mr. Shaff moved that rule 34 be suspended and that the resolution be considered at this time.

On the question, "Shall the rule be suspended and the resolution considered at this time?"

Ayes—78.

Adkins	Hansen	Oertel
Anderson of Davis	Harrington	Price
Anderson of Greene	Horchem	Richards
Anderson of Winnebago	Jackson	Roberts
Andre	Johnston of Lucas	Rogers
Bailey	Jones	Rowley
Baldwin	Kepple	Santee
Becker	Kern	Shaff
Benn	Kimberly	Shortess
Boies	Klaus	Slaught
Bruce	Knickerbocker	Slosson
Coakley	Krouse	Smith
Crozier	Larson	Starzinger
Dean	Lenocker	Stuart
Durbin	McFarlane	Tucker
Edgington	McFerren	Turner
Elwood	Mead	Ulstad
Epps	Meredith	Walrath
Erickson	Miles	Wenstrand
Finch	Miller	Wichman
Findlay	Mooty	Wigdahl
Garber	Neff	Wilson of Cherokee
Gilbert	Newton	Wilson of Louisa
Giltner	Nichols	Wilson of Mahaska
Griffin	Nicholson	Wormley
Hall	O'Donnell	Mr. Speaker

Nays—18.

Dunkelberg	Lake	Mowery
Flenniken	Langfitt	Nordyke
Grason	Lee	Scott
Gray	Lewis	Stone
Helming	Mackie	Weaver
Jessen	Mantz	Wilson of Mitchell

Absent or not voting—12.

Darrah	Klinker	Rayburn
Finley	Murray	Reed
Gilmore	Peters	Rees
Johnston of Humboldt	Randall	Stanley

Motion prevailed and rule 34 was suspended.

Griffin of Woodbury in the chair.

Weaver of Polk submitted the following statement and amendment and moved that the amendment be adopted :

No man has a greater pride than I in the Iowa troops, but while agreeing unreservedly that the action of the war department complained of in the resolution passed by the Senate on February 20th, 1917, in the matter of regulations of the department with respect to the clothing of the troops recently in service on the border, is grossly unwarranted and unjust, and while desiring to unite in condemnation of such action in no unmistakable terms, I cannot agree that the "conclusions" which are a part of the resolution are in all respects couched in suitable language. Such "conclusions" contain statements in which I cannot unreservedly concur, which statements are in my judgment calculated to injure the Iowa troops, the standing of the state, and the best interests of the nation, particularly at this time. I feel also that some of the language used is not such as should be addressed to the president of the United States, as the representative of the nation, and that the language hereinafter complained of is due to the fact that the resolution was written with haste and under great feeling:

I therefore move the following amendments to the "conclusions", which are by the terms of the resolution made a part thereof, to-wit:

1st: I move to strike from the first sentence of paragraph 2 of "conclusions" the words "and in bad faith."

2nd: I move to strike from the fifth sentence of paragraph 2 of the "conclusions" the word "subterfuge" and insert the word "contention" in lieu thereof, and to strike from the same sentence the words "and is strictly none of their business."

3rd: I move to strike out paragraph 3 of the "conclusions."

4th: I move to strike from paragraph 4 of the "conclusions" the sentence beginning "It is a fact known to every person", and to strike out all of said section 4 beginning with the words "before the volunteer forces, etc."

5th: I move to strike from the second paragraph of section 5 of the "Conclusions" the word "enticing" and substitute therefor the word "enlisting."

The clerk to correct the numbers of the paragraphs accordingly.

Horchem of Dubuque moved the previous question as applied to the amendment. Motion prevailed.

Murray of Buena Vista and Lenocker of Madison demanded a roll call.

Speaker Pitt in the chair.

On the question, "Shall the amendment to the resolution be adopted?"

Ayes—53.

Anderson of Davis	Grason	Neff
Anderson of Greene	Gray	Nichols
Anderson of Winnebago	Horchem	Nicholson
Bailey	Jackson	O'Donnell
Boies	Jessen	Randall
Bruce	Kepple	Reed
Coakley	Klaus	Rees
Crozier	Klinker	Rogers
Dunkelberg	Knickerbocker	Santee
Elwood	Lake	Stone
Erickson	Langfitt	Stuart
Finch	Larson	Turner
Findlay	Lee	Weaver
Finley	Lewis	Wichman
Flenniken	Mackie	Wigdahl
Garber	Mantz	Wilson of Louisa
Gilbert	Mooty	Wilson of Mitchell
Gilmore	Mowery	

Nays—48.

Adkins	Jones	Roberts
Andre	Kern	Rowley
Baldwin	Kimberly	Scott
Becker	Krouse	Shaff
Benn	Lenocker	Shortess
Dean	McFerren	Slaught
Edgington	Mead	Slosson
Epps	Meredith	Smith
Giltner	Miles	Starzinger
Griffin	Miller	Tucker
Hall	Murray	Ulstad
Hansen	Newton	Walrath
Harrington	Nordyke	Wilson of Cherokee
Helming	Oertel	Wilson of Mahaska
Johnston of Humboldt	Price	Wormley
Johnston of Lucas	Richards	Mr. Speaker

Absent or not voting—7.

Darrah	Peters	Wenstrand
Durbin	Rayburn	
McFarlane	Stanley	

Amendment adopted.

Shaff of Clinton moved that the House concur in the Senate concurrent resolution as amended.

On the question, "Shall the House concur in the Senate concurrent resolution as amended?"

Ayes—103.

Adkins	Horchem	O'Donnell
Anderson of Davis	Jackson	Oertel
Anderson of Greene	Jessen	Price
Anderson of Winnebago	Johnston of Humboldt	Randall
Andre	Johnston of Lucas	Reed
Bailey	Jones	Rees
Baldwin	Kepple	Richards
Becker	Kern	Roberts
Benn	Kimberly	Rogers
Boies	Klaus	Rowley
Bruce	Klinker	Santee
Coakley	Knickerbocker	Scott
Crozier	Krouse	Shaff
Dean	Lake	Shortess
Dunkelberg	Langfitt	Slaught
Durbin	Larson	Slosson
Edgington	Lee	Smith
Elwood	Lenocker	Starzinger
Epps	Lewis	Stone
Erickson	McFerren	Stuart
Finch	Mackie	Tucker
Findlay	Mantz	Turner
Finley	Mead	Ulstad
Flenniken	Meredith	Walrath
Garber	Miles	Weaver
Gilbert	Miller	Wenstrand
Gilmore	Mooty	Wichman
Giltner	Mowery	Wigdahl
Grason	Murray	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Newton	Wilson of Mahaska
Hall	Nichols	Wilson of Mitchell
Hansen	Nicholson	Wormley
Harrington	Nordyke	Mr. Speaker
Helming		

Nays—None.

Absent or not voting—5.

Darrah	Peters	Stanley
McFarlane	Rayburn	

So the House concurred in the Senate concurrent resolution as amended.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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:

Substitute for Senate File No. 203, a bill for an act to amend the law as it appears in sections twenty-four hundred one-a (2401-a), and twenty-four hundred one-d (2401-d), supplement to the code, 1913, relating to the sale of intoxicating liquors by wholesale druggists, and to the transportation of intoxicating liquors.

Also:

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. 106, a bill for an act to repeal the law as it appears in sections fifteen hundred seventy-d (1570-d) and fifteen seventy-e (1570-e), supplement to the code, 1913, relating to the rebate of the highway tax for the use of wide tired wagons.

Also:

I am directed to inform your honorable body that the Senate requests the return of House File No. 75, a bill for an act to amend the law as it appears in section eighteen hundred seventy (1870), supplemental supplement to the code, 1915, relating to the investment of capital and surplus of banks.

On motion of Mackie of Benton the House adjourned until 9:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 22, 1917.

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

Prayer was offered by the Rev. E. A. Hjortsvang, pastor of the Danish Lutheran Church, Seranton, Iowa.

Journal of February 21st corrected and approved.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the governor announcing that he had, on February 20th, signed the following bill:

House File No. 69.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Murray of Buena Vista presented petition of citizens of Buena Vista County relative to fishing with rod and line.

Referred to committee on fish and game.

Anderson of Greene presented petition of voters of Greene county relative to suffrage.

Referred to committee on constitutional amendments.

McFarlane of Black Hawk presented petition of voters of Black Hawk county relative to suffrage.

Referred to committee on constitutional amendments.

Johnston of Humboldt presented petition of Hampton Poultry Association urging the passage of Senate File No. 44.

Referred to committee on agriculture.

Coakley of Union presented petition of voters of Union county relative to suffrage.

Referred to committee on constitutional amendments.

Wilson of Mitchell presented petition of citizens of Mitchell county relative to suffrage.

Referred to committee on constitutional amendments.

Nicholson of Winneshiek presented petition of voters of Winneshiek county relative to suffrage.

Referred to committee on constitutional amendments.

Larson of Montgomery presented petition of voters of Montgomery county relative to suffrage.

Referred to committee on constitutional amendments.

Ulstad of Wright presented petition of citizens of Wright county relative to the suppression of intemperance.

Referred to committee on suppression of intemperance.

Ulstad of Wright presented petition of voters of Wright county relative to suffrage.

Referred to committee on constitutional amendments.

Findlay of Webster presented petition of voters of Webster county relative to suffrage.

Referred to committee on constitutional amendments.

Tucker of Clinton presented petition of citizens of Clinton county in favor of the teachers' annuity bill.

Referred to committee on appropriations.

Klaus of Delaware presented petition of citizens of Delaware county relative to increasing the term of county officers to four years.

Referred to committee on county and township organization.

Garber of Decatur presented petition of voters of Decatur county relative to suffrage.

Referred to committee on constitutional amendments.

Grason of Pottawattamie presented petition of citizens of Pottawattamie county in favor of the anti-discrimination law.

Referred to committee on insurance.

Horchem of Dubuque presented petition of citizens of Dubuque county relative to suffrage.

Referred to committee on constitutional amendments.

Meredith of Jasper presented petition of citizens of Jasper county relative to suffrage.

Referred to committee on constitutional amendments.

Mackie of Benton presented petition of Council Bluffs Teachers' Club urging the passage of the teachers' annuity bill.

Referred to committee on appropriations.

Jessen of Story presented petition of Council Bluffs Teachers' Club urging the passage of the teachers' annuity bill.

Referred to committee on appropriations.

Nichols of Hardin presented petition of citizens of Hardin county relative to chiropractic.

Referred to committee on public health.

Starzinger of Polk presented petition of Elmwood Mothers' Club in favor of the child welfare station.

Referred to committee on appropriations.

Horchem of Dubuque presented petition of public school teachers of Dubuque in favor of the teachers' annuity bill.

Referred to committee on appropriations.

Finley of Henry presented petition of voters of Henry county relative to suffrage.

Referred to committee on constitutional amendments.

Nichols of Hardin presented petition of citizens of Hardin county relative to land titles.

Referred to committee on land titles.

Mead of Butler presented petition of voters of Butler county relative to suffrage.

Referred to committee on constitutional amendments.

Findlay of Webster presented petition of the Farmers Grain Dealers Association favoring the retention of the state highway commission.

Referred to committee on roads and highways.

Rees of Fremont presented petition of citizens of Fremont county relative to suffrage.

Referred to committee on constitutional amendments.

Nicholson of Winneshiek presented petition from the Current Events Club of Decorah relative to suffrage and moved that the petition be printed in the journal.

Rayburn of Poweshiek moved as a substitute motion that the petition be referred to the committee on constitutional amendments.

Substitute motion prevailed and the petition was so referred.

LEAVE OF ABSENCE.

On request of Grason of Pottawattamie leave of absence was granted Shortess of Tama indefinitely on account of sickness.

REPORTS OF COMMITTEES.

Walrath of Fayette, from the committee on telegraph and express, submitted the following report:

MR. SPEAKER—Your committee on telegraph and express, to whom was referred House File No. 18, a bill for an act to amend section thirteen hundred and thirty-c (1330-c), code supplement, 1913, relating to the assessment and taxation of telegraph and telephone lines, beg leave to report they 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 referred to the committee on printing.

W. H. WALRATH, *Chairman.*

Report adopted and House File No. 18 was referred to the committee on printing.

Finch of Ida, from the committee on claims, submitted the following report:

MR. SPEAKER—Your committee on claims, to whom was referred House File No. 223, a bill for an act to appropriate the sum of three hundred thirty-six and 79/100 (\$336.79) dollars to compensate D. A. Emery for money expended and expenses incurred while a member of the finance committee of the State 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.

W. S. FINCH, *Chairman.*

Report adopted and House File No. 223 was indefinitely postponed.

Meredith of Jasper, from the committee on drainage, submitted the following report:

MR. SPEAKER—Your committee on drainage, to whom was referred House File No. 286, a bill for an act to amend the law as it appears in section nineteen hundred eighty-nine-a-12 (1989-a-12), supplemental supplement, 1915, relating to the assessment of costs and damages on account

of the construction of drainage improvements and the apportionment 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.

DAVID MEREDITH, *Chairman.*

Report adopted.

Dean of Osceola, 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. 301, a bill for an act to amend the law as it appears in section two thousand five hundred sixty-three-u (2563-u), supplemental supplement to the code, 1915, in relation to protection of 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 do pass.

H. E. DEAN, *Acting Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on fish and game, to whom was referred Senate File No. 78, a bill for an act to repeal section twenty-five hundred forty-eight (2548) of the supplemental supplement to the code, 1915, pertaining to fish ways and for enacting 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:

By adding to section one (1) thereof the following:

This law shall not apply to sand pumps or dredging machines; and when so amended the bill do pass.

H. E. DEAN, *Acting Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on fish and game, to whom was referred House File No. 114, a bill for an act to amend section two thousand five hundred forty (2540), two thousand five hundred fifty-one (2551), two thousand five hundred fifty-two (2552), two thousand five hundred fifty-three (2553), supplemental supplement to the code, 1915, relating to spearing of certain fish and protection of quail and mink, beg leave to report they 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:

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

SECTION 1. That the law as it appears in section two thousand five hundred fifty-one (2551), supplemental supplement to the code, 1915, is hereby amended by striking out the thirteenth line and inserting in lieu thereof the following: "any quail prior to November first, nineteen hundred twenty-two."; and when so amended the bill do pass.

H. E. DEAN, *Acting Chairman.*

Ordered passed on file.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 378, a bill for an act to legalize an ordinance of the city of Iowa Falls, Iowa, granting a franchise to F. J. Cross, his successors and assigns to acquire, construct, maintain, use and operate a heating plant within the city of Iowa Falls, Iowa, etc., beg leave to report they 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:

By adding thereto "Section 6. This act being deemed of immediate importance shall take effect from and after its publication in the Des Moines News, a newspaper published in Des Moines, Iowa, and the Cedar Rapids Republican, a newspaper published at Cedar Rapids, Iowa, said publication to be without expense to the state."; and when so amended the bill do pass.

RUBE MCFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 18, a bill for an act to amend the law as it appears in section four hundred (400), supplement to the code, 1913, relating to the removal of county seats and county records, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE MCFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 228, a bill for an act to repeal sections 5718-a-14, 5718-a-15, 5718-a-16 and 5718-a-17, supplement to the code, 1913, relating to the appointment, compensation and expenses of the board of parole and to amend sections 5718-a-18, 5718-a-19, 5718-a-20, 5718-a-23, 5718-a-25 and 5718-a-26, etc., beg leave to report they 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 placed upon the calendar.

RUBE MCFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 230, a bill for an act to authorize the issuance of a patent conveying the south seventy-five (75) feet of lots nine (9), ten (10), and eleven (11) in block ten (10), in H. Lyon's addition to the town of Des Moines, beg leave to report they have had the same under consideration

and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 265, a bill for an act to amend section two thousand seven hundred twenty-two-j (2722-j) of chapter ten-a (10-a) of the supplemental supplement to the code, relating to county aid for the blind, beg leave to report they 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.

RUBE McFERREN, *Chairman*.

Report adopted and House File No. 265 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 278, a bill for an act to amend section 1617 of the code relating to the dissolution of corporations and the giving of notice of such dissolutions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 124, a bill for an act to legalize the issuance of funding bonds of the city of Valley Junction, Iowa, dated the 2nd day of January, 1917, in the sum of \$7000.00, issued in exchange for a like amount of indebtedness of the city of Valley Junction, etc., beg leave to report they 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:

By striking out the figure "6" in "1936" in the fifth (5) line of section 1 and inserting in lieu thereof the figure "7"; and when so amended the bill do pass.

RUBE McFERREN, *Chairman*.

Ordered passed on file.

INTRODUCTION OF BILLS.

By Murray of Buena Vista, House File No. 418, a bill for an act to amend the law as it appears in section twenty-five hundred forty (2540) supplemental supplement to the code, 1915, relating to the protection of fish.

Read first and second time and referred to committee on fish and game.

By Randall of Linn, House File No. 419, a bill for an act to amend section twenty-seven hundred fifty-five (2755) of the supplement to the code, 1913, relating to school elections.

Read first and second time and referred to committee on schools and text-books.

By Meredith of Jasper, House File No. 420, a bill for an act to amend the law as it appears in section eleven hundred six (1106) and section eleven hundred twenty (1120), supplement to the code, 1913, relating to the matter of the election of president and vice president, and providing for the form and arrangement of the ballot and the manner of counting the votes registered upon such ballot.

Read first and second time and referred to committee on elections.

By Horchem of Dubuque, House File No. 421, a bill for an act to permit childless married couples to make a contract after marriage waiving the right of dower, and permitting the disposal by will of property owned by either the husband or the wife prior to their marriage and the disposal of such other property, of which they have become the owner after their marriage.

Read first and second time and referred to committee on judiciary.

By Klaus of Delaware, House File No. 422, a bill for an act providing for safety at points where steam railways or interurban lines cross highways; granting additional powers to boards of supervisors; requiring motor vehicles to stop at grade crossings of steam or interurban railways; providing for warning signs, and providing penalties for violation of the provisions of this act.

Read first and second time and referred to committee on railroads and transportations.

By Walrath of Fayette, by request, House File No. 423, a bill for an act to amend the law as it appears in section twenty-four hundred eighty-three (2483), supplement to the code, 1913, relating to the compensation of mine inspectors.

Read first and second time and referred to committee on mines and mining.

By Gray of Calhoun, House File No. 424, a bill for an act to amend the law as it appears in section one thousand nine hundred eighty-nine-a-2 (1989-a-2), supplement to the code, 1913, in reference to the duties of the engineer as to filing field notes of surveys, plats and profiles; and to amend the law as it appears in section one thousand eight hundred eighty-nine-a-7, (1889-a-7), in reference to the duties of the engineer concerning the keeping and filing of construction field notes: all relating to the establishment of levees, ditches, drains and water courses.

Read first and second time and referred to committee on drainage.

By Shaff of Clinton, House File No. 425, a bill for an act to legalize certain warrants of the town of Grand Mound, Clinton county, Iowa.

Read first and second time and referred to committee on judiciary.

By Larson of Montgomery, House File No. 426, a bill for an act to legalize certain proceedings of the town council of the incorporated town of Grant, Montgomery county, Iowa, relating to the levy of certain taxes.

Read first and second time and referred to committee on judiciary.

By Anderson of Greene, House File No. 427, a bill for an act to legalize an ordinance of the incorporated town of Dana, Iowa, granting a franchise to Iowa Railway and Light Company, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Peters of Dallas, House File No. 428, a bill for an act to amend the law as it appears in section ten hundred ninety-three (1093) supplemental supplement to the code, 1915, relating to the appointment and compensation of judges and clerks of election.

Read first and second time and referred to committee on compensation of public officers.

By Mackie of Benton, House File No. 429, a bill for an act to repeal sections fifteen hundred fifty (1550) and fifteen hundred fifty-one (1551), supplement to the code, 1913, and to enact a substitute therefor relating to highway poll taxes.

Read first and second time and referred to committee on roads and highways.

RESOLUTION.

Kepple of Chickasaw offered the following resolution, asked unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable Timothy C. Clary of New Hampton, Chickasaw county, Iowa, a member of the thirtieth, thirty-first, thirty-second and thirty-second extra general assemblies, died at his home in New Hampton, Chickasaw county, Iowa, April 21, 1915, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial to commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Kepple of Chickasaw, Griffin of Woodbury and Elwood of Howard.

SENATE MESSAGE CONSIDERED.

Senate File No. 203, a bill for an act to amend the law as it appears in sections twenty four hundred one-a (2401-a), and twenty four hundred one-d (2401-d), supplement to the code, 1913, relating to the sale of intoxicating liquors by wholesale druggists, and to the transportation of intoxicating liquors.

Read first and second time and referred to committee on suppression of intemperance.

CONSIDERATION OF BILLS.

On motion of Giltner of Monroe, Calendar No. 93, Senate File No. 36, a bill for an act to provide for the liability of tenants in common in possession to their co-tenants out of possession, with report of committee recommending passage was taken up and considered.

Giltner of Monroe offered the following amendment and moved its adoption:

Amend Senate File No. 36 by inserting after the word "time" in the ninth line of the printed bill thereof a comma (,) and the following, "not exceeding a period of five years,".

Amendment adopted.

Mr. Giltner moved the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Hall	O'Donnell
Anderson of Greene	Harrington	Price
Anderson of Winnebago	Helming	Randall
Baldwin	Horchem	Rogers
Becker	Jackson	Rowley
Benn	Jessen	Santee
Boies	Johnston of Humboldt	Scott
Bruce	Johnston of Lucas	Shaff
Dean	Jones	Slaught
Dunkelberg	Kimberly	Slosson
Durbin	Klinker	Smith
Edgington	Knickerbocker	Stanley
Elwood	Larson	Starzinger
Epps	Lee	Turner
Erickson	Lewis	Ulstad
Finch	McFarlane	Walrath
Findlay	McFerren	Wenstrand
Finley	Mackie	Wichman
Flenniken	Mantz	Wigdahl
Garber	Mead	Wilson of Cherokee
Gilbert	Meredith	Wilson of Louisa
Gilmore	Newton	Wilson of Mahaska
Giltner	Nichols	Wilson of Mitchell
Grason	Nicholson	Wormley
Griffin		

Nays—21.

Anderson of Davis	Krouse	Oertel
Bailey	Lenocker	Reed
Coakley	Miles	Rees
Crozler	Mooty	Roberts
Gray	Mowery	Stuart
Hansen	Murray	Tucker
Kern	Nordyke	Mr. Speaker

Absent or not voting—14.

Andre	Langfitt	Richards
Darrah	Miller	Shortess
Kepple	Neff	Stone
Klaus	Peters	Weaver
Lake	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Meredith of Jasper, Calendar No. 109, Senate File No. 148, a bill for an act to amend section seven hundred forty-one-q (741-q), seven hundred forty-one-r (741-r), seven hundred forty-one-u (741-u), and seven hundred forty-one-v (741-v) of the supplement to the code, 1913, relative to city hospitals, the building and maintaining thereof, tax levies and bond issues therefor, and limitation of indebtedness in connection therewith, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Meredith moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—96.

Adkins	Horchem	Peters
Anderson of Davis	Jackson	Price
Anderson of Greene	Jessen	Randall
Bailey	Johnston of Humboldt	Rayburn
Baldwin	Johnston of Lucas	Reed
Becker	Jones	Rees
Benn	Kepple	Richards
Boies	Kern	Roberts
Bruce	Kimberly	Rogers
Coakley	Klaus	Rowley
Crozier	Klinker	Santee
Dean	Knickerbocker	Shaff
Dunkelberg	Krouse	Slaught
Durbin	Lake	Slosson
Elwood	Langfitt	Smith
Epps	Larson	Stanley
Erickson	Lee	Starzinger
Finch	Lenocker	Stone
Findlay	McFarlane	Tucker
Finley	McFerren	Turner
Flenniken	Mackie	Ulstad
Garber	Mantz	Walrath
Gilbert	Mead	Weaver
Gilmore	Meredith	Wenstrand
Giltner	Miles	Wichman
Grason	Miller	Wigdahl
Gray	Mooty	Wilson of Cherokee
Griffin	Neff	Wilson of Louisa
Hall	Newton	Wilson of Mahaska
Hansen	Nichols	Wilson of Mitchell
Harrington	O'Donnell	Wormley
Helming	Oertel	Mr. Speaker

Nays—4.

Anderson of Winnebago	Mowery	Scott
Lewis		

Absent or not voting—8.

Andre	Murray	Shortess
Darrah	Nicholson	Stuart
Edgington	Nordyke	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 10.

The hour having arrived for Special Order No. 10, House File No. 169, Coakley of Union moved that action on same be deferred until Friday, February 23d, at 10:00 a. m. Motion prevailed.

HOUSE BILLS RE-REFERRED.

Upon request of Reed of Guthrie, unanimous consent having been granted, House File No. 111 was re-referred to the committee on railroads and transportation.

Upon request of Miller of Boone, unanimous consent having been granted, House File No. 262 was re-referred to the committee on appropriations.

On motion of Starzinger of Polk, Calendar No. 112, Senate File No. 104, a bill for an act to amend the law as found in section nine hundred thirty-two-n (932-n), chapter 13-b, supplement to the code, 1913, relating to pensions for police officers, with report of committee recommending passage was taken up and considered.

Mr. Starzinger moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—86.

Adkins	Jackson	Peters
Anderson of Greene	Jessen	Price
Bailey	Johnston of Humboldt	Randall
Baldwin	Johnston of Lucas	Rayburn
Becker	Jones	Rees
Benn	Kepple	Richards
Boles	Kern	Roberts
Bruce	Kimberly	Rogers
Coakley	Klaus	Rowley
Dean	Klinker	Santee
Dunkelberg	Knickerbocker	Shaff
Durbin	Krouse	Slaught
Edgington	Lake	Slosson
Elwood	Langfitt	Smith
Finch	McFarlane	Stanley
Findlay	McFerren	Starzinger
Finley	Mantz	Stone
Flenniken	Mead	Tucker
Gilbert	Meredith	Turner
Gilmore	Miles	Walrath
Giltner	Miller	Weaver
Grason	Mooty	Wenstrand
Gray	Neff	Wichman
Griffin	Newton	Wigdahl
Hall	Nichols	Wilson of Louisa
Hansen	Nicholson	Wilson of Mahaska
Harrington	Nordyke	Wilson of Mitchell
Helming	O'Donnell	Wormley
Horchem	Oertel	

Nays—9.

Anderson of Winnebago	Lenocker	Murray
Garber	Lewis	Scott
Lee	Mowery	Mr. Speaker

Absent or not voting—13.

Anderson of Davis	Erickson	Stuart
Andre	Larson	Ulstad
Crozler	Mackie	Wilson of Cherokee
Darrah	Reed	
Epps	Shortess	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILL WITHDRAWN.

Upon request of O'Donnell of Dubuque, unanimous consent having been granted, House File No. 89 was withdrawn from the committee on police regulations and from the further consideration of the House.

McFarlane of Black Hawk moved that when the House adjourn it be until 9:00 a. m. Friday. Motion prevailed.

AMENDMENTS FILED.

Knickerbocker of Linn asked for and obtained unanimous consent to have the following amendments to House File No. 92 printed in the journal:

Amend House File No. 92 by striking out all following the enacting clause and inserting the following in lieu thereof. "Section 1. That section four thousand nine hundred seventy-five-a (4975-a) supplement to the code, 1913, be and the same is hereby amended by striking out from the second and third lines of said section, the words, "within the state of Iowa", and inserting the following in lieu thereof, "other than horses and colts used for breeding and show purposes", and by striking from the last line of said section the word "therein"."

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 103, a bill for an act to amend section two thousand three hundred forty-eight (2348), supplement to the code, 1913, relating to the bounty on wolves.

Also :

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 207, a bill for an act to amend section two hundred seventy-five (275) of the code, relating to the compensation of shorthand reporters in superior courts.

Dean of Osceola moved that a committee of three be appointed to notify the Senate that the House is ready to receive it in joint session.

Motion prevailed and the Speaker appointed as such committee, Dean of Osceola, Mantz of Audubon and Garber of Decatur.

The committee appointed to notify the Senate that the House was ready to receive it reported that it had performed its duty. Report was received and the committee discharged.

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

The Speaker directed the sergeant-at-arms to escort the President of the Senate to the Speaker's station, and to seat the members of the Senate on the west side of the House chamber.

JOINT CONVENTION.

In accordance with concurrent resolution duly adopted, the joint convention was called to order, Hon. Ernest R. Moore, President of the Senate, presiding.

The roll was then called and the following members responded :

Adams	Durbin	Gilmore
Arney	Enger	Giltner
Adkins	Evans	Grason
Anderson of Davis	Eversmeyer	Gray
Anderson of Greene	Edgington	Hale
Anderson of Winnebago	Elwood	Haskell
Ball	Epps	Helmer
Balkema	Erickson	Hall
Broxam	Fellows	Hansen
Byington	Fleck	Harrington
Bailey	Foskett	Helming
Baldwin	Foster	Horchem
Becker	Finch	Jackson of Cedar
Benn	Findlay of Webster	Jessen
Boies	Finley of Henry	Johnston of Humboldt
Bruce	Flenniken	Johnston of Lucas
Coburn	Gibson	Jones
Coakley	Greene	Kimball
Crozier	Grout	Kingland
Dean	Garber	Kepple
Dunkelberg	Gilbert	Kern

Klaus	Newton	Slaughter
Klinker	Nichols	Slosson
Knickerbocker	Nicholson	Smith
Krouse	Nordyke	Stanley
Laffer	O'Donnell	Starzinger
LeCompte	Oertel	Stone
Lindly	Parker	Stuart
Lytle	Price of Monroe	Taylor
Lake	Proudfoot	Thompson
Langfitt	Peters	Tucker
Larson	Pitt	Turner
Lee	Price of Dickinson	Ulstad
Lenocker	Ratcliff	Van Alstine
Lewis	Rule	Voorhees
Mitchell	Randall	White
McFarlane	Rayburn	Whitmore
McFerren	Reed	Wilson of Appanoose
Mackie	Rees	Walrath
Mantz	Richards	Weaver
Mead	Roberts	Wenstrand
Meredith	Rogers	Wichman
Miles	Rowley	Wigdahl
Miller	Smith	Wilson of Cherokee
Mooty	Stephenson	Wilson of Louisa
Mowery	Santee	Wilson of Mahaska
Murray	Scott	Wilson of Mitchell
Newberry	Shaff	Wormley
Neff	Schrup	

Those absent were:

Andre	Edwards	Holdoegel
Caswell	Frailey	Jackson of Floyd
Chase	Griffin	Kimberly
Darraha	Henigbaum	Shortess

The President then announced the joint convention duly organized, with a quorum of members present.

The following program, as arranged by the committee, was carried out:

1. Music—"America"By the Assembly
2. AddressSenator Benj. J. Gibson
3. Whistling Solo—SelectedMrs. P. J. Klinker
4. AddressRepresentative Geo. W. Crozier
5. Music—"Iowa"Miss Maurine Gibson
6. AddressEx-U. S. Senator Lafayette Young
7. Music—"Battle Hymn of the Republic".....Dr. Gibson
Chorus by the Assembly.

Reading of the minutes of the joint convention was dispensed with.

Epps of Wapello moved that the joint convention be now dissolved.

Motion prevailed and the joint convention was dissolved.

HOUSE RESUMED SESSION.

House reconvened, Speak Pitt in the chair.

On motion of Giltner of Monroe the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 23, 1917.

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

Prayer was offered by the Rev. M. L. Tate, rector of the Christ Episcopal Church, Waterloo, Iowa.

Journal of February 22d corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Becker of Clayton presented petition of citizens of Clayton county relative to suffrage.

Referred to committee on constitutional amendments.

Helming of Allamakee presented petition of citizens of Allamakee county relative to the practice of chiropractic.

Referred to committee on public health.

Wilson of Cherokee presented petition of citizens of Cherokee county relative to suffrage.

Referred to committee on constitutional amendments.

Oertel of Lee presented petition of the business men of Keokuk in support of the teachers' annuity bill.

Referred to committee on appropriations.

Ulstad of Wright presented petition of citizens of Wright county relative to the suppression of intemperance.

Referred to committee on suppression of intemperance.

Ulstad of Wright presented petition of citizens of Wright county opposing the Johnston road bill.

Referred to committee on roads and highways.

LEAVE OF ABSENCE.

On request of Erickson of Lyon leave of absence was granted Bruce of Pocahontas until March 6th.

On request of Klinker of Crawford leave of absence was granted Miles of Jackson until March 6th.

INTRODUCTION OF BILLS.

By Stuart of Emmet, House File No. 430, a bill for an act legalizing the action of the executive council heretofore taken in reference to the drainage, appraisement and sale of East Swan lake and Ryan lake in Emmet county, and providing for the completion of the sale of the lands therein.

Read first and second time and referred to committee on judiciary.

By Jackson of Cedar, House File No. 431, a bill for an act to prohibit the splitting or dividing of fees, by lawyers and abstracters.

Read first and second time and referred to committee on land titles.

By Stuart of Emmet, House File No. 432, a bill for an act to amend the law as it appears in section twenty-nine hundred-b (2900-b), supplemental supplement to the code, 1915, permitting the carrying out of the recommendations embodied in the report of the State Highway Commission as to certain lakes.

Read first and second time and referred to committee on roads and highways.

By Larson of Montgomery, House File No. 433, a bill for an act to amend section four hundred ninety five (495), of the supplemental supplement to the code, 1915, relative to fees to be reported and paid to the county by the county recorder.

Read first and second time and referred to committee on judiciary.

By Crozier of Marion, House File No. 434, a bill for an act to abolish the state hospital for inebriates at Knoxville, Iowa, and to provide a ward for the detention and treatment of inebriates in each of the hospitals for the insane, and to establish a hospital for insane at Knoxville, Iowa.

Read first and second time and referred to committee on public lands and buildings.

McFarlane of Black Hawk moved that when the House adjourned it be until 1:30 p. m. today. Motion prevailed.

REPORTS OF COMMITTEES.

Slaughter of Wapello, from the committee on public health, submitted the following report:

MR. SPEAKER—Your committee on public health, to whom was referred House File No. 88, a bill for an act to provide for the preliminary examination of all persons who may hereafter desire to practice medicine, surgery, dentistry, osteopathy, or any other form of the healing art, in the state of Iowa; to designate of whom the board of preliminary examination shall consist, and to define its powers and duties; to provide compensation for the members thereof, and to prescribe penalties for all violations of this act, beg leave to report they have had the same under consideration and recommend that the same be amended as follows:

By striking out all following the enacting clause and substituting in lieu thereof the following:

COMMITTEE AMENDMENT.

SECTION 1. That the law as it appears in section twenty-five hundred eighty-three-a (2583-a), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:

“Any person holding a diploma from a legally incorporated school of osteopathy, chiropractic or other school which teaches the science of healing and which shall be recognized as of good standing by the state association of such schools, and wherein the course of study comprises a term of at least three (3) years of at least nine (9) months each in actual attendance at such school, and which shall include instruction in the following branches, to-wit: Anatomy, including dissection of a full lateral half of the cadaver, physiology, chemistry, histology, pathology, bacteriology, gynecology, obstetrics, symptomatology, hygiene and sanitation, shall upon presentation of such diploma to the state board of medical examiners and satisfying such board that he is the legal holder thereof, be granted by such board an examination in the branches herein named. The fee for said examination, which shall accompany the application shall be ten dollars (\$10.00), and the examination shall be conducted in the same manner and at the same place and on the same date that other physicians are examined, as prescribed by section twenty-five hundred seventy-six (2576), supplement to the code, 1913. The same general average shall be required as in cases of other physicians, providing, that any person now practicing the healing art in this state without major surgery or internal use of drugs and who does not possess a certificate issued by the state board of medical examiners authorizing him to practice, but who has been graduated from any organized school or college of chiropractic or other school teaching the healing art and who has been engaged in actual and bona fide practice within the state of Iowa for at least one (1) year prior to the passage of this act, and who shall furnish satisfactory evidence that they possess the degree of skill and knowledge contemplated by this act, and are regarded as reputable and successful practitioners in their respective communities, shall be granted certificate signed by the president and secretary of said board, which certificate shall authorize the holder thereof to practice the healing art without the use of major surgery or the internal use of drugs in the state of Iowa, and shall designate the school of practice which the holder desires to follow. All applicants shall make application to the state board of medical examiners for license within ninety (90) days after the taking effect of this act. Provided, however, that after July 1, 1919, no person

shall be entitled to take an examination under the provisions of this act who does not hold a diploma from a school teaching the science of healing, recognized as of good standing by the state board of medical examiners, having a course of study comprising a term of four (4) years of at least eight (8) months each which shall include instructions in the branches herein specified, and who shall possess a high school education or its equivalent.

SEC. 2. Any person holding a certificate to practice any healing art under the provisions of this act, and who has recorded such certificate as herein provided shall be entitled to perform any act or service which other physicians are now by law authorized to perform; provided, however, that any person practicing any healing art as provided for in this act shall not practice any form of such healing art in the essential sciences of which they have not passed the required examination before the state board of medical examiners."

SEC. 3. The provisions of section twenty-five hundred eighty-two (2582) and twenty-five hundred eighty-two-a (2582-a), supplement to the code, 1913, which relate to admission to the practice of medicine in this state of persons previously admitted to practice in another state, shall apply to the class of practitioners covered by this act, except that in determining the qualifications of applicants from other states who come within the class covered by this act, the standard of requirement as to educational qualification shall not be higher than that for persons who take an examination under the provisions of this act after July 1, 1919.

SEC. 4. That the law as it appears in section twenty-five hundred eighty-three-e (2583-e), supplement to the code, 1913, be and the same is hereby amended by striking out of said section all that part thereof after the comma (,) following the word "osteopathy" in line two (2) and before the word "who" in line three (3) of said section and inserting in lieu thereof the following: "obstetrics, chiropractic, or any form of the healing art without major surgery or the internal use of drugs, or who professes to treat, cure or heal diseases, ailments or injury by any such method or methods"; by striking out the word "osteopath" following the word "itinerant" in line six (6) of said section and inserting in lieu thereof the word "healer"; and by striking out the word "osteopath" following the word "itinerant" in line seven (7) of said section and inserting in lieu thereof the word "healer".

SEC. 5. That the law as it appears in section twenty-five hundred eighty-three-d (2583-d), supplement to the code, 1913, be and the same is hereby amended by inserting after the word "surgery" and before the word "or" in line eight (8) of said section the following: "chiropractic or any other form of the art of healing"; by inserting after the word "surgery" and before the word "or" in line eleven (11) of said section the following: "chiropractic or any other form of the art of healing."

SEC. 6. Any practitioner of osteopathy, chiropractic, or any other form of the healing art without the internal use of drugs, holding a certificate from any medical examining board of any other state, territory, or the District of Columbia, imposing requirements equal to those established by this act may on presentation of said certificate with a diploma

from a reputable osteopathic, chiropractic, or other school teaching the healing art be granted a license within the state of Iowa, without examination, on payment of a fee to be fixed by said board, said fee not to exceed twenty-five dollars (\$25.00).

SEC. 7. Nothing in the provisions of this act, shall be construed to apply to the exercise of prayer, supplication or any spiritual or religious process for the prevention of disease or the relief of the sick.; and when so amended the bill do pass.

A. W. SLAUGHT, *Chairman*.

Ordered passed on file.

Richards of Muscatine, from the committee on agriculture, submitted the following report:

MR. SPEAKER—Your committee on agriculture, to whom was referred House File No. 312, a bill for an act to amend the law as it appears in section sixteen hundred eighty-three-b (1683-b), of the supplement to the code, 1913, and to repeal section sixteen hundred eighty-three-k (1683-k) and section sixteen hundred eighty-three-l (1683-l), supplement to the code, 1913, and to enact a substitute therefor, relating to boards of supervisors granting aid to farm improvement 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:

By striking from line (2) of the title the words "of the", and by striking from line (2) section (1) the words "of the", and by striking from line (2) section (2) the words "of the".

Also by striking from line eight of section (2) the word (a) as it appears after the word "has" and inserting in lieu thereof the words "among its" and by striking from said line of said section the word "of" as it appears after the word membership, and by striking from said line of said section the word "persons" and inserting in lieu thereof the words "farmers or farm owners"; and when so amended the bill do pass.

A. L. RICHARDS, *Chairman*.

Ordered passed on file.

SENATE MESSAGE CONSIDERED.

Senate File No. 207, a bill for an act to amend section two hundred seventy-five (275) of the code, relating to the compensation of shorthand reporters in superior courts.

Read first and second time and referred to committee on compensation of public officers.

COMMUNICATION FROM THE COMMISSIONER OF INSURANCE.

The following communication was received from the commissioner of insurance and ordered printed in the journal:

HON. MILTON B. PITT,
Speaker of the House,
House Chamber.

FEBRUARY 23, 1917.

SIR—In compliance with the request made in the resolution adopted by the Senate on February 3, 1917, I have caused a tabulation to be made from the official records of the insurance department showing the name of each company and association, other than county mutuals, transacting a fire insurance business and authorized to operate in the state of Iowa, together with the amount of risks written in the state, the premiums collected by each company, the losses paid, the percentage that the losses bear to the premiums collected, and the average rate per \$1,000 of risks written by each company, for the years 1914, 1915 and 1916 respectively, as shown by the annual statements made under oath and filed in the insurance department of Iowa.

I am unable to comply with the request contained in the resolution for a comparative statement for the years named of the expenses other than losses paid for business transacted in the state of Iowa, because of the fact that this information is not reported to the department by the companies divided as to states, the total amount of expenses for all purposes for all states being shown in the annual statements filed. I am unofficially advised that various legislative investigations of operations of stock fire insurance companies have disclosed that the average ratio of expense to premiums is very close to 40%.

Not all of the annual statements covering business transacted in the year 1916 have yet been filed, and therefore the figures for that year are incomplete. With the reports of twenty-two companies not yet received, I am unable to submit to you on this date the 1916 experience of 117 stock companies and nineteen state mutual associations which is shown complete for the years 1914 and 1915 upon all companies and for 1916 with the exception of the companies noted, which omission will be supplied as soon as the annual statements of these companies are filed and the information is available.

Summarizing the results of the tabulation shown upon sheets No. 1, No. 2, No. 3 and No. 4 submitted herewith and now in your hands the following comparative statement for the years indicated is shown, to-wit:

STOCK COMPANIES.

Year	Risks Written	Premiums Received	Losses Paid	Average Rate per \$1000	Per cent of Losses to Premiums
1914..	\$826,513,077.56	\$8,564,768.76	\$4,954,122.54	\$10.36	58%
1915..	867,469,687.16	8,774,333.77	5,298,741.01	10.12	60%
ON 117 STOCK COMPANIES (22 NOT FILED)					
1914..	732,750,213.56	7,482,362.36	4,483,226.74	10.21	59%
1916..	842,612,989.12	8,368,140.01	4,211,968.11	9.93	50%
19 STATE MUTUAL ASSOCIATIONS.					
1914..	71,090,723.00	637,358.34	346,169.33	8.96	54%
1916..	90,641,348.53	742,733.29	353,018.88	8.19	47%

Trusting that the information herewith submitted is sufficiently adequate for the purposes desired, I am,

Yours very truly,

EMORY H. ENGLISH,
Commissioner of Insurance.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 5, a bill for an act to amend the law as it appears in section 2382, supplemental supplement to the code, 1915, relating to the manufacture, sale, and keeping for sale of intoxicating liquors, by providing that the place of delivery shall be deemed the place of sale.

Also:

I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 9.

Also:

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. 283, a bill for an act to amend the law as it appears in section seventeen hundred forty-six (1746), supplement to the code, 1913, relating to coinsurance.

Also:

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. 81, a bill for an act authorizing cities of the first class, including cities under commission form of government, and cities under special charter, to designate and establish restricted residence districts; and to prohibit the erection, alteration, and repairing of buildings thereon, and therein, for certain prohibited purposes.

Also:

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. 27, a bill for an act to amend the law as it appears in section twelve hundred fifty-eight-c (1258-c), supplement to the code, 1913, relating to the removal of certain officers.

Also:

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. 179, a bill for an act to repeal the law as it appears in section five hundred and eleven of the supplement to the code, 1913, and to enact a substitute therefor relating to the fees to be collected and charged by the sheriff.

Also:

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. 212, a bill for an act to repeal section four thousand eight hundred and ninety (4890) of the code, and to enact a substitute therefor relating to compounding offenses.

CONSIDERATION OF BILLS.

On request of Dunkelberg of Floyd, unanimous consent having been granted, action was deferred on Calendar No. 113, House File No. 247, and same was placed at the foot of the calendar.

On motion of Benn of Washington, Calendar No. 114, House File No. 153, a bill for an act to amend the law as it appears in section twenty-five hundred thirty-eight-w-five (2538-w-5), supplement to the code, 1913, relating to the distribution, sale and use of virus, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Benn moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—95.

Adkins	Gilmore	Lenocker
Anderson of Davis	Giltner	Lewis
Anderson of Greene	Grason	McFarlane
Anderson of Winnebago	Gray	McFerren
Bailey	Griffin	Mantz
Becker	Hall	Mead
Benn	Hansen	Meredith
Coakley	Harrington	Miles
Crozier	Horchem	Miller
Dean	Jackson	Mooty
Dunkelberg	Jessen	Mowery
Durbin	Johnston of Humblodt	Murray
Edgington	Johnston of Lucas	Neff
Elwood	Kepple	Newton
Epps	Kern	Nichols
Erickson	Kimberly	Nicholson
Finch	Klaus	Nordyke
Findlay	Knickerbocker	O'Donnell
Finley	Krouse	Oertel
Flenniken	Langfitt	Peters
Garber	Larson	Price
Gilbert	Lee	Randall

Rayburn	Slaughter	Weaver
Reed	Slosson	Wenstrand
Rees	Smith	Wigdahl
Richards	Stanley	Wilson of Cherokee
Roberts	Starzinger	Wilson of Louisa
Rogers	Stone	Wilson of Mahaska
Rowley	Stuart	Wilson of Mitchell
Santee	Turner	Wormley
Scott	Ulstad	Mr. Speaker
Shaff	Walrath	

Nays—None.

Absent or not voting—13.

Andre	Helming	Shortess
Baldwin	Jones	Tucker
Boies	Klinker	Williaman
Bruce	Lake	
Darrah	Mackie	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER.

Moved by Rowley of Van Buren that action be deferred on Calendar No. 115, House File No. 179, and that the bill be made a special order for Thursday, March 8th, at 10:30 a. m.

Motion prevailed.

On motion of Neff of Pottawattamie, Calendar No. 118, House File No. 183, a bill for an act to amend section five thousand two hundred thirty-nine-b (5239-b), section five thousand two hundred thirty-nine-n (5239-n), and section five thousand two hundred thirty-nine-o (5239-o), supplement to the code, 1913, relating to prosecutions on information filed by the county attorney, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Neff moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Rogers of Carroll moved that the House reconsider the vote by which House File No. 183 passed to its third reading. Motion prevailed.

Mr. Rogers then moved that action on House File No. 183 be deferred and that it retain its place on the calendar. Motion prevailed.

SPECIAL ORDER NO. 10.

The hour having arrived for Special Order No. 10, on motion of Coakley of Union, House File No. 169, a bill for an act to prevent the transmission of venereal diseases, with report of majority recommending indefinite postponement and minority report recommending passage was taken up and considered.

Mr. Coakley moved that the minority report be substituted for the report of the majority. Motion prevailed.

Neff of Pottawattamie in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Coakley moved that the bill be considered engrossed and read a third time, which motion prevailed, and the bill was read a third time.

Speaker Pitt in the chair.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Horchem	Peters
Anderson of Davis	Jackson	Price
Anderson of Greene	Johnston of Lucas	Randall
Anderson of Winnebago	Kepple	Rayburn
Andre	Kern	Reed
Bailey	Klaus	Rees
Becker	Knickerbocker	Richards
Boies	Krouse	Rogers
Coakley	Langfitt	Rowley
Crozier	Lee	Santee
Dunkelberg	Lenocker	Scott
Durbin	Lewis	Shaff
Edgington	McFerren	Slosson
Elwood	Mackie	Smith
Epps	Mantz	Stanley
Erickson	Mead	Stone
Finch	Meredith	Stuart
Findlay	Miles	Turner
Flenniken	Miller	Ulstad
Garber	Mooty	Walrath
Gilbert	Mowery	Wenstrand
Gilmore	Murray	Wigdahl
Giltner	Neff	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Hall	Nichols	Wilson of Mitchell
Harrington	Nicholson	Mr. Speaker
Helming	O'Donnell	

Nays—9.

Benn	Jones	Nordyke
Gray	Kimberly	Oertel
Hansen	McFarlane	Wichman

Absent or not voting—19.

Baldwin	Johnston of Humboldt	Starzinger
Bruce	Klinker	Tucker
Darrah	Lake	Weaver
Dean	Larson	Wilson of Mahaska
Finley	Roberts	Wormley
Griffin	Shortess	
Jessen	Slaughter	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 11.

The hour having arrived for Special Order No. 11, on motion of Giltner of Monroe, Senate File No. 141, a bill for an act to repeal section twenty-nine hundred eleven-a (2911-a), section twenty-nine hundred eleven-b (2911-b) of the supplemental supplement to the code, 1915, and section twenty-nine hundred eleven-c (2911-c) of the supplement to the code, 1913, relating to bulk sales of merchandise and to enact in lieu thereof provisions for the sale of stocks of goods, merchandise and the fixtures pertaining to conducting of mercantile business and for a notice in the case of such sales, with report of committee recommending passage was taken up and considered.

Rogers of Carroll called up the amendments filed by him on February 21st, found on page 653 of the journal.

SPECIAL ORDER NO. 6.

The hour having arrived for Special Order No. 6, on motion of Rowley of Van Buren, House File No. 58, a bill for an act to authorize, empower and direct the executive council to sell all that part of the capitol grounds lying and being west of East Ninth street, and also to sell all that part of said capitol grounds lying and being east of East Twelfth street and to amend section fourteen hundred-t (1400-t), and repeal section fourteen hundred-t2 (1400-t2), of chapter one "A", of the supplement to the code, 1913, and to specify the manner in which the money derived from the sale of said land shall be used, with report of committee recommending passage as amended was taken up and considered.

CALL OF THE HOUSE.

On request of Benn of Washington, McFerren of Hamilton, Anderson of Davis, Smith of Bremer, Rayburn of Poweshiek and Lake of Woodbury, a call of the House was ordered at 11 a. m. for the consideration of House File No. 58.

Those present were:

Adkins	Jackson	Oertel
Anderson of Davis	Jessen	Peters
Anderson of Greene	Johnston of Humobldt	Price
Anderson of Winnebago	Johnston of Lucas	Randall
Andre	Jones	Rayburn
Bailey	Kepple	Reed
Baldwin	Kern	Rees
Becker	Kimberly	Richards
Benn	Klaus	Roberts
Boies	Klinker	Rogers
Coakley	Knickerbocker	Rowley
Crozier	Krouse	Santee
Dean	Lake	Scott
Dunkelberg	Langfitt	Shaff
Durbin	Larson	Slaught
Edgington	Lee	Slosson
Elwood	Lenocker	Smith
Epps	Lewis	Stanley
Erickson	McFarlane	Starzinger
Finch	McFerren	Stone
Findlay	Mackie	Stuart
Finley	Mantz	Tucker
Flenniken	Mead	Turner
Garber	Meredith	Ulstad
Gilbert	Miles	Walrath
Gilmore	Miller	Weaver
Giltner	Mooty	Wenstrand
Grason	Mowery	Wichman
Gray	Murray	Wigdahl
Griffin	Neff	Wilson of Cherokee
Hall	Newton	Wilson of Louisa
Hansen	Nichols	Wilson of Mahaska
Harrington	Nicholson	Wilson of Mitchell
Helming	Nordyke	Wormley
Horchem	O'Donnell	Mr. Speaker—105

Those excused were:

Bruce	Darrah	Shortess—3
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The amendment filed by Bruce of Pocahontas on February 21st and found on page 654 of the journal was called up.

McFerren of Hamilton offered the following amendment as a substitute for the amendment offered by Bruce of Pocahontas and moved its adoption:

Amend House File No. 58 by striking out all of section one and inserting in lieu thereof the following:

SECTION 1. That the following described real estate is hereby designated as Capitol Grounds, to-wit: Commencing at a point eighty feet south of the point where the north line of Des Moines street intersects the west line of East Twelfth street, thence westerly to a point eighty feet south of the point where the north line of Des Moines street intersects the east line of East Ninth street, thence southerly along the east line of East Ninth street to the north line of the right of way of the Des Moines

Union Railway Company, thence easterly along the north line of the right of way of the Des Moines Union Railway Company to the west line of East Twelfth street, thence northerly along the west line of East Twelfth street to the point of beginning and no other real estate, except such as is designated herein, shall be used or improved for Capitol Ground purposes.

Substitute amendment adopted.

Mr. Rowley's time having expired, Wilson of Mitchell moved that his time be extended. Motion prevailed.

McFerren of Hamilton moved that the proceedings under the call of the House be now terminated. Motion prevailed.

On motion of McFerren of Hamilton the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

LEAVE OF ABSENCE.

On request of Wormley of Plymouth leave of absence was granted Andre of Des Moines until March 6th.

On request of Anderson of Winnebago leave of absence was granted Wigdahl of Palo Alto until March 6th.

CONSIDERATION OF BILLS.

House resumed consideration of House File No. 58.

CALL OF THE HOUSE.

On request of Rowley of Van Buren, Epps of Wapello, Wormley of Plymouth, Anderson of Davis and Miller of Boone an immediate call of the House was ordered for the consideration of House File No. 58.

Those present were:

Adkins	Dunkelberg	Gilmore
Anderson of Davis	Durbin	Giltner
Anderson of Greene	Edgington	Grason
Anderson of Winnebago	Elwood	Gray
Bailey	Epps	Griffin
Baldwin	Erickson	Hall
Becker	Finch	Hansen
Benn	Findlay	Harrington
Boies	Finley	Helming
Coakley	Flenniken	Horchem
Crozier	Garber	Jackson
Dean	Gilbert	Jessen

Johnston of Humboldt	Miller	Scott
Johnston of Lucas	Mooty	Shaff
Jones	Mowery	Slaught
Kepple	Murray	Slosson
Kern	Neff	Smith
Kimberly	Newton	Stanley
Klaus	Nichols	Starzinger
Klinker	Nicholson	Stone
Knickerbocker	Nordyke	Stuart
Krouse	O'Donnell	Tucker
Lake	Oertel	Turner
Langfitt	Peters	Ulstad
Larson	Price	Walrath
Lee	Randall	Weaver
Lenocker	Rayburn	Wenstrand
Lewis	Reed	Wichman
McFarlane	Rees	Wilson of Cherokee
McFerren	Richards	Wilson of Louisa
Mackie	Roberts	Wilson of Mahaska
Mantz	Rogers	Wilson of Mitchell
Mead	Rowley	Wormley
Meredith	Santee	Mr. Speaker—103
Miles		

Those excused were:

Andre	Darrah	Wigdahl—5
Bruce	Shortess	

Hall of Taylor offered the following amendment and moved its adoption:

Amend House File No. 58 by striking out all of sections two (2), three (3), four (4) and five (5) of the original bill and substituting in lieu thereof the following:

SECTION 2. That for the purpose of improving said Capitol Grounds and caring for other real estate adjacent thereto, owned by the state of Iowa, the executive council is hereby authorized to levy on the taxable property of the state a rate sufficient to yield not to exceed fifty thousand dollars (\$50,000.00), annually, for the years 1917 and 1918.

SECTION 3. That sections fourteen hundred-t (1400-t), fourteen hundred-t1 (1400-t1), fourteen hundred-t2 (1400-t2), fourteen hundred-t3 (1400-t3), fourteen hundred-t4 (1400-t4), supplement to the code, 1913, be and are hereby repealed.

SECTION 4. This act being deemed of immediate importance shall be in force from and after its publication in the Des Moines Register and Des Moines News, newspapers published in the city of Des Moines, Iowa.

Amendment adopted.

Lee of Sac was recognized by the chair and his time having expired, Rogers of Carroll moved that his time be extended. Motion prevailed.

Wormley of Plymouth moved the previous question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Rowley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Rowley of Van Buren invoked Rule 18, except as to the five House members excused.

Starzinger of Polk invoked Rule 16.

On the question, "Shall the bill pass?"

Ayes—50.

Anderson of Davis	Kimberly	Roberts
Anderson of Winnebago	Krouse	Rogers
Bailey	Lake	Rowley
Benn	Larson	Scott
Coakley	Lenockley	Slaughter
Crozier	Lewis	Stanley
Edgington	Mead	Tucker
Epps	Meredith	Turner
Finch	Miles	Ulstad
Garber	Mowery	Walrath
Giltner	Newton	Wenstrand
Hall	Nordyke	Wilson of Cherokee
Hansen	Oertel	Wilson of Mahaska
Helming	Peters	Wilson of Mitchell
Johnston of Humboldt	Reed	Wormley
Johnston of Lucas	Rees	Mr. Speaker
Kern	Richards	

Nays—52.

Adkins	Harrington	Neff
Anderson of Greene	Horchem	Nichols
Baldwin	Jackson	Nicholson
Becker	Jessen	O'Donnell
Boies	Jones	Price
Dean	Kepple	Randall
Dunkelberg	Klaus	Rayburn
Durbin	Klinker	Santee
Elwood	Knickerbocker	Shaff
Erickson	Langfitt	Slosson
Findlay	Lee	Smith
Finley	McFarlane	Stone
Flenniken	McFerren	Stuart
Gilbert	Mackie	Weaver
Gilmore	Mantz	Wichman
Grason	Miller	Wilson of Louisa
Gray	Mooty	
Griffin	Murray	

Absent or not voting—6.

Andre	Darrah	Starzinger
Bruce	Shortess	Wigdahl

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Rogers of Carroll moved that the proceedings under the call of the House be now terminated. Motion prevailed.

LEAVE OF ABSENCE.

On request of Gray of Calhoun leave of absence was granted Gilmore of Clay for tomorrow.

On request of Turner of Iowa leave of absence was granted Walrath of Fayette for tomorrow.

On request of Wichman of Hancock leave of absence was granted Dunkelberg of Floyd for tomorrow.

On request of Rogers of Carroll leave of absence was granted Coakley of Union until March 6th.

On request of Slosson of Worth leave of absence was granted Anderson of Winnebago until March 6th.

CONSIDERATION OF BILLS.

House resumed consideration of Senate File No. 141.

Randall of Linn moved that further action be deferred on Senate File No. 141 and that it be made a special order for March 7th at 10:30 a. m. Motion prevailed.

AMENDMENTS FILED.

Giltner asked for and obtained unanimous consent to have the following amendment to the amendment offered by Rogers of Carroll to Senate File No. 141 printed in the journal:

Amend the amendment offered by the gentleman from Carroll to Senate File No. 141, by striknig from the first line of said amendment as printed in the House journal the word "taking" and insert in lieu thereof the word "of", and by inserting in the second line of said amendment the word "or" following the colon (:).

Further amend said amendment by striking out all of paragraph "4" thereof.

INTRODUCTION OF BILLS.

By unanimous consent the House returned to the order of introduction of bills.

By Lee of Sac, House File No. 435, a bill for an act to require railway companies to provide and maintain suitable stockyard facil-

ities at stations where live stock is received for shipment and to authorize the board of railroad commissioners to order such facilities.

Read first and second time and referred to committee on railroads and transportation.

By Griffin of Woodbury, House File No. 436, a bill for an act to repeal section seven hundred eighty-two (782) of the code relating to the powers of cities and towns in reference to grades and grading and to enact a substitute therefor.

Read first and second time and referred to committee on municipal corporations.

By Miller of Boone, House File No. 437, a bill for an act to amend the law as it appears in sections two hundred fifty-four-a-six, (254-a-6), and two hundred fifty-four-a-nine (254-a-9), supplement to the code, 1913, relating to controlling cemetery funds and the compensation of cemetery trustees.

Read first and second time and referred to committee on compensation of public officers.

By Santee of Black Hawk, House File No. 438, a bill for an act to repeal section seven hundred ninety-three (793), supplement to the code, 1913, and to enact a substitute in lieu thereof.

Read first and second time and referred to committee on municipal corporations.

By Santee of Black Hawk, House File No. 439, a bill for an act to repeal section one thousand six hundred sixty (1660), supplement to the code, 1913, and to enact a substitute in lieu thereof, relating to county fairs, district fairs, and the purchase and occupancy of grounds and buildings thereon and the disposition of the said grounds in case of abandonment by any agricultural society or fair association.

Read first and second time and referred to committee on agriculture.

By Stone of Sioux, House File No. 440, a bill for an act to amend the law as it appears in sections seven hundred forty one-d (741-d), seven hundred forty one-e (741-e) and seven hundred forty one-f (741-f), supplemental supplement to the code, 1915, relative to the erection of city halls, defining the purposes for which such

halls may be used and providing for the levy of taxes and the insurance of bonds to defray the cost of such buildings.

Read first and second time and referred to committee on municipal corporations.

By Findlay of Webster, House File No. 441, a bill for an act to declare places where cigarettes or cigarette papers are sold to be nuisances and to provide for their abatement and to punish the keeper of any such nuisances.

Read first and second time and referred to committee on suppression of intemperance.

By Roberts of Ringgold, House File No. 442, a bill for an act to require the distribution of railway taxes levied in any school township among the various school corporations in such township.

Read first and second time and referred to committee on schools and text-books.

SENATE MESSAGES CONSIDERED.

Senate File No. 27, a bill for an act to amend the law as it appears in section twelve hundred fifty-eight-c (1258-c) supplement to the code, 1913, relating to the removal of certain officers.

Read first and second time and referred to committee on judiciary.

Senate File No. 5, a bill for an act to amend the law as it appears in section twenty-three hundred and eighty-two (2382), supplemental supplement to the code, 1915, relating to the manufacture, sale, and keeping for sale of intoxicating liquors, by providing that the place of delivery shall be deemed the place of sale.

Read first and second time and referred to committee on suppression of intemperance.

Senate File No. 81, a bill for an act authorizing cities of the first class, including cities under commission form of government, and cities under special charter, to designate and establish restricted residence districts and to prohibit the erection, alteration, and repairing of buildings thereon, and therein, for certain prohibited purposes.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 283, a bill for an act to amend the law as it appears in section seventeen hundred forty-six (1746), supplement to the code, 1913, relating to coinsurance.

Read first and second time and referred to committee on insurance.

Senate File No. 179, a bill for an act to repeal the law as it appears in section five hundred and eleven, of the supplement to the code, 1913, and to enact a substitute therefor relating to the fees to be collected and charged by the sheriffs.

Read first and second time and upon request of Epps of Wapello, unanimous consent having been granted, same was placed on the calendar.

SPECIAL ORDER.

Johnston of Lucas moved that Calendar No. 126, House File No. 253, be made a special order for Friday, March 9th, at 10:00 a. m. Motion prevailed.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Anderson of Greene, Calendar No. 130, Senate File No. 63, a bill for an act to repeal section two thousand eight hundred fourteen (2814) of the supplement to the code, 1913, and section two thousand eight hundred fifteen (2815) of the code, and enact substitutes therefor relating to the acquiring and condemnation of real estate for school house sites, school roads, playgrounds, and other school purposes, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Anderson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Edgington	Giltner
Anderson of Davis	Elwood	Grason
Anderson of Greene	Epps	Gray
Anderson of Winnebago	Erickson	Griffin
Bailey	Finch	Hall
Baldwin	Findlay	Hansen
Becker	Finley	Harrington
Boies	Flenniken	Helming
Crozier	Garber	Horchem
Dean	Gilbert	Jackson
Durbin	Gilmore	Jessen

Johnson of Humboldt	Mead	Shaff
Johnston of Lucas	Meredith	Slosson
Jones	Miles	Smith
Kepple	Mowery	Stanley
Kern	Neff	Starzinger
Kimberly	Newton	Stone
Klinker	Nicholson	Stuart
Knickerbocker	O'Donnell	Tucker
Krouse	Oertel	Turner
Lake	Price	Ulstad
Langfitt	Randall	Weaver
Larson	Reed	Wenstrand
Lee	Rees	Wichman
Lenocker	Richards	Wilson of Cherokee
McFarlane	Roberts	Wilson of Louisa
McFerren	Rogers	Wilson of Mitchell
Mackie	Rowley	Wormley
Mantz	Scott	Mr. Speaker

Nays—None.

Absent or not voting—21.

Andre	Lewis	Rayburn
Benn	Miller	Santee
Bruce	Mooty	Shortess
Coakley	Murray	Slaughter
Darrah	Nichols	Walrath
Dunkelberg	Nordyke	Wigdahl
Klaus	Peters	Wilson of Mahaska

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been obtained to consider at this time, on motion of Neff of Pottawattamie, Calendar No. 118, House File No. 183, a bill for an act to amend section five thousand two hundred thirty-nine-b (5239-b), section five thousand two hundred thirty-nine-n (5239-n), and section five thousand two hundred thirty-nine-o (5239-o), supplement to the code, 1913, relating to prosecutions on information filed by the county attorney, as amended on February 23d, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Neff moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Horchem	Nichols
Anderson of Davis	Jackson	O'Donnell
Anderson of Greene	Jessen	Oertel
Anderson of Winnebago	Johnston of Humboldt	Peters
Bailey	Johnston of Lucas	Price
Baldwin	Jones	Randall
Becker	Kepple	Rees
Benn	Kern	Richards
Boies	Klaus	Rogers
Dean	Klinker	Scott
Durbin	Knickerbocker	Slosson
Edgington	Krouse	Smith
Elwood	Lake	Stanley
Epps	Langfitt	Starzinger
Erickson	Larson	Stone
Finch	Lee	Stuart
Findlay	Lenocker	Tucker
Finley	Lewis	Turner
Flenniken	McFarlane	Ulstad
Garber	McFerren	Weaver
Gilbert	Mackie	Wenstrand
Gilmore	Mantz	Wichman
Giltner	Mead	Wilson of Cherokee
Grason	Meredith	Wilson of Louisa
Gray	Miles	Wilson of Mahaska
Hall	Mowery	Wilson of Mitchell
Harrington	Neff	Wormley
Helming	Newton	Mr. Speaker

Nays—None.

Absent or not voting—24.

Andre	Kimberly	Roberts
Bruce	Miller	Rowley
Coakley	Mooty	Santee
Crozier	Murray	Shaff
Darrah	Nicholson	Shortess
Dunkelberg	Nordyke	Slaught
Griffin	Rayburn	Walrath
Hansen	Reed	Wigdahl

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER.

MR. SPEAKER—I move to reconsider the vote by which House File No. 58 failed to pass the House.

RUBE MCFERREN.

I second the motion.

E. D. RAYBURN.

On motion of McFarlane of Black Hawk the House adjourned until 10:00 a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 24, 1917.

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

Prayer was offered by the Rev. J. I. Dool, Winfield, Iowa.

The roll was called to ascertain if a quorum was present. The following members responded to the roll call:

Adkins	Knickerbocker	Randall
Bailey	Krouse	Reed
Baldwin	Lake	Rees
Boies	Langfitt	Roberts
Dean	Larson	Rowley
Elwood	Lee	Santee
Epps	Lewis	Scott
Finch	McFarlane	Shaff
Findlay	McFerren	Slaughter
Finley	Mackie	Smith
Flenniken	Mantz	Stanley
Garber	Mead	Starzinger
Gray	Meredith	Tucker
Griffin	Miller	Turner
Hall	Mowery	Ulstad
Horchem	Murray	Weaver
Jackson	Neff	Wichman
Johnston of Humboldt	Newton	Wormley
Johnston of Lucas	Nichols	Mr. Speaker—61.
Kern	Peters	
Klinker	Price	

The speaker announced a quorum of members present.

Journal of February 23d corrected and approved.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

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:

Substitute for Senate File No. 100, a bill for an act to authorize manufacturers of patent and proprietary medicines, tinctures, extracts and other commodities not susceptible of use as a beverage, but which require as an ingredient thereof alcohol, spirituous or vinous liquors, to obtain a permit authorizing the purchase, transportation and possession of the same for use by such manufacturers, and providing penalties for the violation thereof.

LEAVE OF ABSENCE.

On request of Newton of Cass leave of absence was granted Helming of Allamakee and Richards of Muscatine for today.

On request of Stone of Sioux leave of absence was granted Kepple of Chickasaw for today.

On request of Kern of Warren leave of absence was granted Stuart of Emmet, Wilson of Mitchell, Klaus of Delaware, Lenocker of Madison and Giltner of Monroe for today.

On request of Price of Dickinson leave of absence was granted Wilson of Cherokee for today.

On request of Wichman of Hancock leave of absence was granted Grason of Pottawattamie and Gilbert of Marshall for today.

On request of Griffin of Woodbury leave of absence was granted Oertel of Keokuk for today.

On request of Tucker of Clinton leave of absence was granted Miles of Jackson for today.

On request of Dean of Osceola leave of absence was granted Durbin of Mills and Erickson of Lyon for today.

On request of McFarlane of Black Hawk leave of absence was granted Mooty of Grundy for today.

On request of Horehem of Dubuque leave of absence was granted O'Donnell of Dubuque for today.

On request of Flenniken of Jones leave of absence was granted Becker of Clayton for today.

On request of Findlay of Webster leave of absence was granted Nicholson of Winneshiek and Johnston of Humboldt for today.

On request of Langfitt of Adair leave of absence was granted Harrington of Kossuth for today.

On request of Starzinger of Polk leave of absence was granted Edgington of Monona for today.

On request of Finley of Henry leave of absence was granted Wenstrand of Page, Wilson of Louisa, Benn of Washington and Walrath of Fayette for today.

On request of Mead of Butler leave of absence was granted Nordyke of Keokuk for today.

On request of Miller of Boone leave of absence was granted Jessen of Story indefinitely.

MOTION TO RECONSIDER CALLED UP.

Scott of Appanoose called up the motion to reconsider the vote by which House File No. 224 passed the House.

On the question, "Shall the House reconsider the vote by which House File No. 224 passed the House?"

Ayes—17.

Baldwin	Jones	Price
Dean	Knickerbocker	Smith
Epps	Langfitt	Starzinger
Gray	Lee	Wichman
Hall	Meredith	Mr. Speaker
Johnston of Humboldt	Murray	

Nays—37.

Adkins	Lake	Reed
Boies	Larson	Rees
Elwood	Lewis	Rowley
Finch	McFarlane	Santee
Findlay	Mackie	Scott
Flenniken	Mantz	Shaff
Garber	Mead	Stanley
Hansen	Miller	Tucker
Jackson	Mowery	Turner
Jessen	Neff	Ulstad
Johnston of Lucas	Newton	Weaver
Kern	Peters	
Krouse	Randall	

Absent or not voting—54.

Anderson of Davis	Giltner	Rayburn
Anderson of Greene	Grason	Richards
Anderson of Winne-	Griffin	Roberts
bago	Harrington	Rogers
Andre	Helming	Shortess
Bailey	Horchem	Slaught
Becker	Kepple	Slosson
Benn	Kimberly	Stone
Bruce	Klaus	Stuart
Coakley	Klinker	Walrath
Crozier	Lenocker	Wenstrand
Darrah	McFerren	Wigdahl
Dunkelberg	Miles	Wilson of Cherokee
Durbin	Mooty	Wilson of Louisa
Edgington	Nichols	Wilson of Mahaska
Erickson	Nicholson	Wilson of Mitchell
Finley	Nordyke	Wormley
Gilbert	O'Donnell	
Gilmore	Oertel	

So the House refused to reconsider the vote by which House File No. 224 passed the House.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Kern of Warren presented petition of citizens of Warren county relative to the practice of chiropractic.

Referred to committee on public health.

Findlay of Webster presented petition of citizens of Webster county urging the retention of the highway commission.

Referred to committee on roads and highways.

Starzinger of Polk presented petition of citizens of Polk county relative to enacting a law giving old soldiers free medical aid.

Referred to committee on military.

Richards of Muscatine presented petition of citizens of Muscatine county relative to suffrage.

Referred to committee on constitutional amendments.

Lake of Woodbury presented petition of citizens of Woodbury county relative to the present insurance law.

Referred to committee on insurance.

REPORT OF COMMITTEE.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 136, a bill for an act to amend the law as it appears in sections one thousand fifty-six-b (1056-b) and one thousand fifty-six-b one (1056-b1), supplemental supplement to the code, 1915, relating to the government of cities and towns by a council and manager, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

INTRODUCTION OF BILLS.

By Ulstad of Wright, House File No. 443, a bill for an act to legalize releases and satisfactions of mortgages and trust deeds, additional to Chapter 6, Title XIV. of the Code, relating to conveyances of real estate.

Read first and second time and referred to committee on judiciary.

By Weaver of Polk, House File No. 444, a bill for an act to repeal the law as it appears in section five thousand fifty-one-a (5051-a), Supplement to the Code, 1913, and to enact a substitute therefor prohibiting fraudulent advertising and providing a penalty therefor.

Read first and second time and referred to committee on commerce and trade.

By Weaver of Polk and Klaus of Delaware, House File No. 445, a bill for an act to create a State Board for vocational education authorizing such State Board to promote and aid the establishment and maintenance of prevocational and vocational schools, departments and classes giving instruction in agricultural, industrial, home economics and commercial subjects; to co-operate in the maintenance of teachers' training schools, departments and classes; and to certificate teachers of such subjects; providing for the inspection, approval, and disbursements of State and Federal moneys to approved teachers' training schools, departments and classes; and for the organization and administration of the work of the State Board for Vocational Education and of boards of directors of school districts and appropriating money for the expenditures of such State Board.

Read first and second time and referred to committee on schools and text-books.

By Horchem of Dubuque and Findlay of Webster, House File No. 446, a bill for an act to accept the requirements and benefits of an Act of Congress approved the twenty-third day of February, Nineteen Hundred Seventeen, relating to appropriations to the states for instruction in agriculture, the trades and industries and for the preparation of teachers of vocational subjects; and to provide for the proper custody and administration of funds received by the state for such appropriations.

Read first and second time and referred to committee on schools and text-books.

By Rowley of Van Buren, House File No. 447, a bill for an act to provide for evening schools when necessary for adult persons or other persons.

Read first and second time and referred to committee on schools and text-books.

By Boies of Buchanan, by request, House File 448, a bill for an act to amend section one thousand four hundred-h (1400-h) of the Supplement to the Code, 1913, relating to fruit tree reservations.

Read first and second time and referred to committee on horticulture.

By Boies of Buchanan, by request, House File No. 449, a bill for an act to authorize the state forestry commissioner to publish a bulletin on the trees of Iowa.

Read first and second time and referred to committee on horticulture.

By Slaughter of Wapello, House File No. 450, a bill for an act to amend sections two hundred fifty-four-e (254-e), two hundred fifty-four-d (254-d), two hundred fifty-four-f (254-f), two hundred fifty-four-i (254-i), of chapter five-a (5-a) supplemental supplement to the code of Iowa, 1915, all relating to juvenile courts, detention homes and schools.

Read first and second time and referred to committee on judiciary.

RESOLUTION.

Jessen of Story offered the following resolution, obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable W. M. Greeley of Ames, Iowa, a member of the House of Representatives in the twenty-ninth, thirtieth and thirty-first general assemblies died in Ames, Iowa, on the fourteenth day of February, 1917;

Be It Resolved by the House of Representatives of the Thirty-seventh General Assembly of Iowa, That a committee of three be appointed by the chair to draft and present to this House, suitable resolutions commemorative of his life, character and service to the state.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Jessen of Story, Jones of Cerro Gordo and Miller of Boone.

SENATE MESSAGE CONSIDERED.

Substitute for Senate File No. 100, a bill for an act to authorize manufacturers of patent and proprietary medicines, tinctures, extracts and other commodities not susceptible of use as a beverage, but which require as an ingredient thereof alcohol, spirituous or vinous liquors, to obtain a permit authorizing the purchase, trans-

portation and possession of the same for use by such manufacturers, and providing penalties for the violation thereof.

Read first and second time and referred to committee on pharmacy.

CONSIDERATION OF BILLS.

Unanimous consent having been obtained to consider at this time, on motion of Jones of Cerro Gordo, Calendar No. 143, Senate File No. 76, a bill for an act to amend section 1921 of the code of 1897 relating to mill dams and races, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted

Mr. Jones moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—58.

Adkins	Kern	Peters
Bailey	Klinker	Price
Boies	Knickerbocker	Randall
Dean	Krouse	Reed
Elwood	Lake	Rees
Epps	Langfitt	Roberts
Finch	Larson	Santee
Findlay	Lee	Scott
Finley	Lewis	Slaught
Flenniken	McFarlane	Smith
Gray	McFerren	Stanley
Griffin	Mackie	Starzinger
Hall	Mantz	Tucker
Hansen	Mead	Turner
Horchem	Miller	Ulstad
Jackson	Mowery	Weaver
Jessen	Neff	Wichman
Johnston of Humboldt	Newton	Wormley
Johnston of Lucas	Nichols	Mr. Speaker
Jones		

Nays—None.

Absent or not voting—50.

Anderson of Davis	Crozier	Grason
Anderson of Greene	Darrah	Harrington
Anderson of Winnebago	Dunkelberg	Helming
Andre	Durbin	Kepple
Baldwin	Edington	Kimberly
Becker	Erickson	Klaus
Benn	Garber	Lenocker
Bruce	Gilbert	Meredith
Coakley	Gilmore	Miles
	Giltner	Mooty

Murray	Rogers	Walrath
Nicholson	Rowley	Wenstrand
Nordyke	Shaff	Wigdahl
O'Donnell	Shortess	Wilson of Cherokee
Oertel	Slosson	Wilson of Louisa
Rayburn	Stone	Wilson of Mahaska
Richards	Stuart	Wilson of Mitchell

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been obtained to consider at this time, on motion of Knickerbocker of Linn, Calendar No. 141, House File No. 295, a bill for an act to legalize an ordinance of the incorporated town of Wellman, Iowa, granting a franchise to J. G. Wehrle, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—63.

Adkins	Kimberly	Price
Bailey	Klinker	Randall
Boies	Knickerbocker	Rayburn
Dean	Krouse	Reed
Elwood	Lake	Rees
Epps	Langfitt	Roberts
Finch	Larson	Rowley
Findlay	Lee	Santee
Finley	Lewis	Scott
Flenniken	McFarlane	Slaughter
Gray	McFerren	Smith
Griffin	Mackie	Stanley
Hall	Mantz	Starzinger
Hansen	Mead	Stone
Horchem	Miller	Tucker
Jackson	Mowery	Turner
Jessen	Murray	Ulstad
Johnston of Humboldt	Neff	Weaver
Johnston of Lucas	Newton	Wichman
Jones	Nichols	Wormley
Kern	Peters	Mr. Speaker

Nays—None.

Absent or not voting—45.

Anderson of Davis	Garber	Oertel
Anderson of Greene	Gilbert	Richards
Anderson of Winne-	Gilmore	Rogers
bago	Giltner	Shaff
Andre	Grason	Shortess
Baldwin	Harrington	Slosson
Becker	Helming	Stuart
Benn	Kepple	Walrath
Bruce	Klaus	Wenstrand
Coakley	Lenocker	Wigdahl
Crozier	Meredith	Wilson of Cherokee
Darrah	Miles	Wilson of Louisa
Dunkelberg	Mooty	Wilson of Mahaska
Durbin	Nicholson	Wilson of Mitchell
Edgington	Nordyke	
Erickson	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Knickerbocker of Linn, Calendar No. 145, House File No. 294, a bill for an act to legalize an ordinance of the incorporated town of Buckeye, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a thid time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—60.

Adkins	Jackson	McFarlane
Bailey	Jessen	McFerren
Boies	Johnston of Humboldt	Mackie
Dean	Johnston of Lucas	Mead
Elwood	Jones	Miller
Epps	Kern	Mowery
Finch	Kimberly	Murray
Findlay	Klinker	Neff
Finley	Knickerbocker	Newton
Flenniken	Krouse	Nichols
Gray	Lake	Peters
Griffin	Langfitt	Price
Hall	Larson	Randall
Hansen	Lee	Reed
Horchem	Lewis	Roberts

Rowley	Stanley	Ulstad
Santee	Starzinger	Weaver
Scott	Stone	Wichman
Slaughter	Tucker	Wormley
Smith	Turner	Mr. Speaker

Nays—None.

Absent or not voting—48.

Anderson of Davis	Gilbert	Oertel
Anderson of Greene	Gilmore	Rayburn
Anderson of Winnebago	Giltner	Rees
Andre	Grason	Richards
Baldwin	Harrington	Rogers
Becker	Helmig	Shaff
Benn	Kepple	Shortess
Bruce	Klaus	Slosson
Coakley	Lenocæer	Stuart
Crozier	Mantz	Walrath
Darraha	Meredith	Wenstrand
Dunkelberg	Miles	Wigdahl
Durbin	Mooty	Wilson of Cherokee
Edgington	Nicholson	Wilson of Louisa
Erickson	Nordyke	Wilson of Mahaska
Garber	O'Donnell	Wilson of Mitchell

So the bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Unanimous consent having been granted to consider at this time, on motion of Santee of Black Hawk, Calendar No. 160, House File No. 133, a bill for an act to amend section four hundred thirty-six (436) of the code relating to the levy and expenditure of taxes, levied by the board of supervisors for the erection of soldier monuments and memorial halls, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Santee moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—58.

Adkins	Finley	Jessen
Bailey	Flenniken	Johnston of Lucas
Boies	Gray	Kern
Dean	Griffin	Kimberly
Elwood	Hall	Klinker
Epps	Hansen	Knickerbocker
Finch	Horchem	Krouse
Findlay	Jackson	Lake

Langfitt	Newton	Stanley
Larson	Nichols	Starzinger
Lee	Peters	Stone
Lewis	Price	Tucker
McFarlane	Randall	Turner
McFerren	Reed	Ulstad
Mackie	Roberts	Weaver
Mantz	Rowley	Wichman
Mead	Santee	Wormley
Miller	Scott	Mr. Speaker
Mowery	Slaught	
Neff	Smith	

Nays—None.

Absent or not voting—50.

Anderson of Davis	Gilmore	Oertel
Anderson of Greene	Giltner	Rayburn
Anderson of Winnebago	Grason	Rees
Andre	Harrington	Richards
Baldwin	Helming	Rogers
Becker	Johnston of Humboldt	Shaff
Benn	Jones	Shortess
Bruce	Kepple	Slosson
Coakley	Klaus	Stuart
Crozier	Lenocker	Walrath
Darraha	Meredith	Wenstrand
Dunkelberg	Miles	Wigdahl
Durbin	Mooty	Wilson of Cherokee
Edgington	Murray	Wilson of Louisa
Erickson	Nicholson	Wilson of Mahaska
Garber	Nordyke	Wilson of Mitchell
Gilbert	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title agreed to.

Unanimous consent having been granted to consider at this time, on motion of Elwood of Howard, Calendar No. 140, House File No. 274, a bill for an act to legalize the defective platting of town and city lots, which plats were made prior to the year 1895, and have been of record twenty years or more, and declaring the ownership of premises to have been in proprietors thereof, and giving claimants six months in which to commence action, and barring claims thereafter, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Elwood moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—60.

Adkins	Kimberly	Price
Bailey	Klinker	Randall
Boies	Knickerbocker	Rayburn
Dean	Krouse	Reed
Elwood	Lake	Rees
Epps	Langfitt	Roberts
Finch	Larson	Rowley
Findlay	Lee	Santee
Finley	Lewis	Scott
FleNNiken	McFarlane	Slaught
Gray	McFerren	Smith
Griffin	Mackie	Starzinger
Hall	Mantz	Stone
Hansen	Mead	Tucker
Horchem	Miller	Turner
Jackson	Mowery	Ulstad
Jessen	Neff	Weaver
Johnston of Lucas	Newton	Wichman
Jones	Nichols	Wormley
Kern	Peters	Mr. Speaker

Nays—None.

Absent or not voting—48.

Anderson of Davis	Gilbert	O'Donnell
Anderson of Greene	Gilmore	Oertel
Anderson of Winnebago	Giltner	Richards
Andre	Grason	Rogers
Baldwin	Harrington	Shaff
Becker	Helming	Shortess
Benn	Johnston of Humboldt	Slosson
Bruce	Kepple	Stanley
Coakley	Klaus	Stuart
Crozier	Lenocker	Walrath
DarraH	Meredith	Wenstrand
Dunkelberg	Miles	Wigdahl
Durbin	Mooty	Wilson of Cherokee
Edgington	Murray	Wilson of Louisa
Erickson	Nicholson	Wilson of Mahaska
Garber	Nordyke	Wilson of Mitchell

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Kern of Warren moved that the House do now adjourn. Motion prevailed and the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 6, 1917.

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

Prayer was offered by the Rev. W. C. Cole, pastor of the Capitol Hill Church of Christ, Des Moines, Iowa.

Journal of February 24th corrected and approved.

LEAVE OF ABSENCE.

On request of McFarlane of Black Hawk leave of absence was granted Finley of Henry until Wednesday.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House File No. 135, a bill for an act to amend the law as it appears in section three thousand one hundred forty-five (3145) of the code, relating to solemnizing marriages, and to provide for the solemnization thereof, by a judge of the municipal court.

Also:

House File No. 213, a bill for an act to legalize the publication of original notice in actions quieting title against unknown claimants pursuant to section thirty-five hundred and thirty-eight (3538), supplemental supplement to the code, 1915.

Also:

House File No. 226, a bill for an act to legalize the special election held at the West Saude School House in Utica township, Chickasaw county, Iowa, on the 8th day of July, 1916, to vote upon the proposition of organizing a consolidated independent school district comprised of parts of Utica and Jacksonville townships in Chickasaw county, Iowa, and parts of Paris and New Oregon townships in Howard county, Iowa, as a consolidated independent school district and to legalize said election and said consolidated independent school district and all acts done or performed and proceedings had with relation to the circulating and filing of petition, the giving of notices, the conduct of said election, the recording

of the proceedings thereof, and all acts relating to the calling, holding and conducting of said election and declaring results thereof, and to extend the time for the election of officers and the organization of the board of said consolidated independent school district to January 1st, 1918.

Also :

House File No. 96, a bill for an act to amend section fourteen hundred eighty-three (1483), supplement to the code, 1913, relating to establishment of highways by consent.

Also :

House File No. 105, a bill for an act to amend the law as it appears in sections four hundred (400) and four hundred two (402), supplement to the code, 1913, relating to the removal of county seats and county records.

Also :

House File No. 125, a bill for an act to amend paragraph twenty (20) of section four hundred twenty-two (422), supplemental supplement to the code, 1915, relating to the purchase of real estate and erection of buildings for the support of the poor, and giving to boards of supervisors authority to remove or change the site of the buildings used for the support of the poor, and to purchase land upon which such buildings may be re-located and to sell and convey any interest which the county may have in the real estate and improvements thereon which were theretofore used for that purpose.

Also :

House File No. 194, a bill for an act to amend section 2806 to the code, 1913, relating to school taxes.

Also :

House File No. 222, a bill for an act to amend section thirty-five hundred twenty-one (3521) of the code, relating to the proof of service of notices in certain cases, and providing for the amendment and correction of the same.

Also :

House File No. 28, a bill for an act to legalize the appointment of the trustees of the Free Public Library of the incorporate town of Montezuma, Iowa, and their action in connection with the recommendation to the council of said town in the matter of levies for the erection and maintenance of such library, the acts of the said town council in the matter of levying said tax, and the acts of the clerk of said town in certifying the said levy to the auditor of Poweshiek county, Iowa, the acts of said auditor in spreading said levy upon the tax records for the year 1916, which records have been delivered to the treasurer of said Poweshiek county, Iowa, and the acts of said treasurer in making collection of the aforesaid levy and assessment for library purposes.

Also :

House File No. 163, a bill for an act to legalize certain warrants of the city of Ida Grove, Iowa, and to legalize the assessment of the cost of paving intersections by payment of the same out of the improvement fund of said city.

Also :

House File No. 281, a bill for an act establishing a state banking department and providing for the appointment and removal, salary and expenses of a superintendent of banking; for the appointment and removal, salary and expenses of examiners and clerks in said department; providing quarters, furniture and supplies for such department; and relieving the auditor of state of all duties in connection with the management of the banking department of the state.

Also :

House File No. 275, a bill for an act to legalize certain proceedings of the mayor and city council of the city of Audubon, Iowa.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills submitted the following report and moved its adoption :

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House Files Nos. 135, 213, 226, 96, 105, 125, 194, 222, 28, 163, 281 and 275.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

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. 135, 213, 226, 96, 105, 125, 194, 222, 28, 163, 281 and 275.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report :

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval the following bills:

House Files Nos. 135, 213, 226, 96, 105, 125, 194, 222, 28, 163, 281 and 275.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Weaver of Polk presented petitions of members of the Parent-Teachers Association of Des Moines in favor of child welfare station.

Referred to committee on public health.

Weaver of Polk presented petition of Sons of Veterans of Des Moines relative to the flags of the Iowa Regiments used on the Mexican border.

Referred to committee on military.

Weaver of Polk presented petition of local mine workers of America urging the passage of shot firing bill.

Referred to committee on mines and mining.

Newton of Cass presented petition of citizens of Cass county protesting against the passage of House File No. 329.

Referred to committee on railroads and transportation.

Findlay of Webster presented petition of citizens of Fort Dodge relative to the violation of the cigarette law.

Referred to committee on judiciary.

Crozier of Marion presented petition of members of the G. A. R. and citizens of Marion county protesting against the removal of the soldiers' monument.

Referred to committee on public lands and buildings.

Newton of Cass presented petition of citizens of Cass county protesting against the passage of House File No. 327, relative to the Sunday blue laws.

Referred to committee on police regulation.

Mackie of Benton presented petition of teachers of Council Bluffs relative to teachers' annuity bill.

Referred to committee on appropriations.

Randall of Linn presented petition of citizens of Linn county relative to the closed season on quail.

Referred to committee on fish and game.

Randall of Linn presented petition of qualified electors of Linn county protesting against any change in the present primary law.

Referred to committee on elections.

Randall of Linn presented petition of qualified electors of Linn county urging the passage of the inspection bill.

Referred to committee on public health.

Flenniken of Jones presented petition of teachers of Anamosa relative to the teachers' annuity bill.

Referred to committee on appropriations.

Wilson of Louisa presented petition of the churches of Louisa county protesting against the passage of House File No. 327, relative to the Sunday blue laws.

Referred to committee on police regulation.

Nicholson of Winneshiek presented petition of citizens of Winneshiek county relative to chiropractic.

Referred to committee on public health.

Gilbert of Marshall presented petition of citizens of Marshall county relative to closed season on quail and prairie chickens.

Referred to committee on fish and game.

Tucker of Clinton presented petition of citizens of Clinton county protesting against the repeal of the Sunday laws and urging an appropriation for attorney general to more fully enforce the law.

Referred to committee on police regulation.

Turner of Iowa presented petition of citizens of Iowa county protesting against the passage of House File No. 327, relative to the Sunday blue laws.

Referred to committee on police regulation.

Miller of Boone presented petition of citizens and tax-payers of Boone county in support of the Johnston road bill.

Referred to committee on roads and highways.

Tucker of Clinton presented petition of citizens and tax-payers of Clinton county in support of the Johnston road bill.

Referred to committee on roads and highways.

Mantz of Audubon presented petition of citizens and tax-payers of Audubon county in support of the Johnston road bill.

Referred to committee on roads and highways.

Rayburn of Poweshiek presented petition of citizens and tax-payers of Deep River and Victor in support of the Johnston road bill.

Referred to committee on roads and highways.

Mead of Butler presented petition of citizens and tax-payers of Butler county in support of the Johnston road bill.

Referred to committee on roads and highways.

Edgington of Monona presented petition of citizens and tax-payers of Monona county in support of the Johnston road bill.

Referred to committee on roads and highways.

Newton of Cass presented petitions of citizens and tax-payers of Cass county in support of the Johnston road bill.

Referred to committee on roads and highways.

Murray of Buena Vista presented petition of citizens and tax-payers of Buena Vista county in support of the Johnston road bill.

Referred to committee on roads and highways.

Meredith of Jasper presented petition of citizens and tax-payers of Jasper county in support of the Johnston road bill.

Referred to committee on roads and highways.

Wilson of Mahaska presented petition of citizens and tax-payers of Mahaska county in support of the Johnston road bill.

Referred to committee on roads and highways.

Peters of Dallas presented petition of citizens and tax-payers of Guthrie and Dallas counties in support of the Johnston road bill.

Referred to committee on roads and highways.

Wormley of Plymouth presented petition of citizens and tax-payers of Plymouth county in support of the Johnston road bill.

Referred to committee on roads and highways.

Darraha of Franklin presented petition of citizens and taxpayers of Franklin county in support of the Johnston road bill.

Referred to committee on roads and highways.

Turner of Iowa presented petition of citizens and taxpayers of Iowa county in support of the Johnston road bill.

Referred to committee on roads and highways.

Bailey of Shelby presented petition of citizens and taxpayers of Shelby county in support of the Johnston road bill.

Referred to committee on roads and highways.

Klaus of Delaware presented petition of citizens of Delaware county in favor of the Elwood-Mackie amendment to the Johnston road bill.

Referred to committee on roads and highways.

Kepple of Chickasaw presented petition of citizens and taxpayers of Chickasaw county in favor of the Elwood-Mackie amendment to the Johnston road bill.

Referred to committee on roads and highways.

Flenniken of Jones presented petition of citizens and voters of Jones county in favor of the Elwood-Mackie amendment to the Johnston road bill.

Referred to committee on roads and highways.

Walrath of Fayette presented petition of citizens of Fayette county protesting against the passage of House File No. 329.

Referred to committee on roads and highways.

Harrington of Kossuth presented petition of voters of Kossuth county protesting against the passage of House File No. 327, relative to the Sunday blue laws.

Referred to committee on police regulation.

Mead of Butler presented petition of citizens of Butler county relative to suffrage.

Referred to committee on constitutional amendments.

McFarlane of Black Hawk presented petition of shippers of Black Hawk county urging appropriation of funds to the railway commission.

Referred to committee on appropriations.

RESOLUTION.

Tucker of Clinton offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable Martin Ingwersen of Clinton, Iowa, a member of the House of Representatives in the thirty-sixth general assembly, died at Clinton, Iowa, on the twenty-ninth day of January, 1917;

Be It Resolved by the House of Representatives of the Thirty-seventh General Assembly of Iowa, That a committee of three be appointed by the chair to draft and present to this House suitable resolutions commemorative of his life, character and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee, Tucker of Clinton, Shaff of Clinton and Kimberly of Scott.

INTRODUCTION OF BILLS.

By Larson of Montgomery and Shortess of Tama, House File No. 451, a bill for an act to provide for the acceptance of the proposal made by the United States relating to federal aid in the construction of rural post roads, as set forth in the Act of Congress, approved July eleventh, nineteen hundred and sixteen (1916); to amend the law as it appears in sections four hundred three (403), four hundred sixty-eight-a (468-a), supplement to the code, 1913, and sections fifteen hundred twenty-seven-s five (1527-s5), fifteen hundred seventy-one-m thirty-two (1571-m32), supplemental supplement to the code, 1915; to repeal the law as it appears in sections fifteen hundred twenty-seven-s seven (1527-s7), fifteen hundred twenty-seven-s eighteen (1527-s18), supplement to the code, 1913, and sections fifteen hundred twenty-seven-s two (1527-s2), fifteen hundred twenty-seven-s three (1527-s3), fifteen hundred twenty-seven-s eight (1527-s8), fifteen hundred twenty-seven-s ten (1527-s10), fifteen hundred twenty-seven-s eleven (1527-s11), fifteen hundred twenty-seven-s thirteen (1527-s13), fifteen hundred twenty-seven-s sixteen (1527-s16), supplemental supplement to the code, 1915, and to enact substitutes therefor; and to repeal the law as it appears in sections fifteen hundred twenty-seven-f (1527-f), fifteen hundred twenty-seven-g (1527-g), fifteen hundred twenty-seven-h (1527-h), fifteen hundred twenty-seven-i (1527-i), fifteen hundred twenty-seven-j (1527-j), fifteen hundred twenty-seven-k (1527-k), fifteen hundred twenty-seven-l (1527-l), fifteen hundred twenty-seven-m (1527-m), fifteen hundred twenty-seven-o

(1527-o), fifteen hundred twenty-seven-q (1527-q), fifteen hundred twenty-seven-r (1527-r), fifteen hundred twenty-seven-s fifteen (1527-s15), supplement to the code, 1913, and fifteen hundred twenty-seven-s thirteen-a (1527-s13a), supplemental supplement to the code, 1915; all relating to public highways, to the issuance of county bridge bonds by vote of the people, and to the powers and duties of the state highway commission, county boards of supervisors, township trustees, and others, with reference to such highways and bridges.

Read first and second time and referred to committee on roads and highways.

By Santee of Black Hawk, House File No. 452, a bill for an act to amend section 1482 of the supplement code, 1913, of Iowa, by permitting the Board of Supervisors to lease to the adjoining owner any portion of the Road System not used for highway purposes where the road has already been put to grade and provisions for leasing the same.

Read first and second time and referred to committee on roads and highways.

By Langfitt of Adair, House File No. 453, a bill for an act to repeal section twenty-seven hundred thirty-three-a (2733-a), supplement to the code, 1913 and enact a substitute therefor in relation to county high schools.

Read first and second time and referred to committee on schools and text-books.

By Giltner of Monroe, House File No. 454, a bill for an act to compensate for damages done by hunters, out of hunters' license fees, and to amend section twenty-five hundred sixty-three-a four (2563-a4) supplemental supplement to the code, 1915, and section four hundred fifty-eight-c (458-c) supplement to the code, 1913.

Read first and second time and referred to committee on agriculture.

By Crozier of Marion, House File No. 455, a bill for an act to amend the law as it appears in section twenty-seven hundred ninety-four-a (2794-a), supplemental supplement to the code, 1915, relating to the formation of consolidated independent school districts.

Read first and second time and referred to committee on schools and text-books.

By Shaff of Clinton, House File No. 456, a bill for an act to legalize certain acts of the mayor and city council of the city of Clinton, Iowa, and to legalize certain official acts of the members of said city council in connection with a certain contract entered into by said city with one Fred Bodenhofer for the construction of a certain concrete bridge, culvert, or improvement across Main street in said city, and to ratify and confirm the action of said city council in ordering a warrant drawn in payment for such improvement.

Read first and second time and referred to committee on judiciary.

By Starzinger of Polk, House File No. 457, a bill for an act to amend the law as it appears in section seventeen hundred nine (1709) of the supplement of the code, 1913, regulating the kinds of insurance that may be written by companies organized or authorized to do business under the laws of Iowa.

Read first and second time and referred to committee on insurance.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 257, a bill for an act to legalize and confirm the amending and re-incorporating articles of association of the Ottumwa library association, a corporation organized and existing, not for pecuniary profit, which articles purport to re-incorporate and extend the corporate life and existence thereof, in accordance with the provisions of section 1643 and 1650 of the code of Iowa, as said articles of association now appear of record in the proper records of Wapello county, state of Iowa, and vesting in said association, so extended and re-incorporated, all the property and rights of said association, as required and now held under its original articles, and legalizing all acts and proceedings purporting to have been entered into by said corporation de facto during lapse of its articles of incorporation.

Also:

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. 319, a bill for an act to legalize certain warrants of the city of Nevada, Iowa.

Also:

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. 282, a bill for an act to amend the law as it appears in section two hundred fifteen (215) of the code, relating to the distribution of supreme court reports.

Also:

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 to legalize the elections, acts and transactions, resolutions, by-laws, rules and regulations, contracts, mortgages and deeds of the Ottumwa Lodge Number Nine, Independent Order of Odd Fellows.

CONSIDERATION OF BILLS.

On motion of Mantz of Audubon, Calendar No. 120, Senate File No. 58, a bill for an act to repeal section thirty eight hundred forty seven (3847) of the supplement to the code 1913 and to enact a substitute therefor relating to the subject of security for costs, with report of committee recommending passage, was taken up and considered, and the bill was read for the information of the House.

Mr. Mantz moved that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—93.

Adkins	Giltner	Mackie
Anderson of Davis	Grason	Mantz
Anderson of Greene	Gray	Mead
Anderson of Winnebago	Hall	Meredith
Andre	Hansen	Miles
Bailey	Harrington	Miller
Becker	Horchem	Mooty
Benn	Jackson	Murray
Boles	Johnston of Humboldt	Newton
Bruce	Johnston of Lucas	Nichols
Coakley	Jones	Nicholson
Crozier	Kepple	Nordyke
Darrah	Kern	O'Donnell
Dean	Kimberly	Oertel
Dunkelberg	Klaus	Peters
Durbin	Klinker	Price
Edgington	Knickerbocker	Randall
Elwood	Krouse	Rayburn
Epps	Lake	Reed
Finch	Langfitt	Roberts
Findlay	Larson	Rogers
Flenniken	Lee	Rowley
Gilbert	Lenocker	Santee
Gilmore	McFarlane	Scott
	McFerren	Shaff

Shortess	Stuart	Wilson of Cherokee
Slaught	Tucker	Wilson of Louisa
Slosson	Ulstad	Wilson of Mahaska
Smith	Walrath	Wormley
Stanley	Weaver	Mr. Speaker
Starzinger	Wichman	
Stone	Wigdahl	

Nays—None.

Absent or not voting—15.

Baldwin	Helming	Rees
Erickson	Jessen	Richards
Finley	Lewis	Turner
Garber	Mowery	Wenstrand
Griffin	Neff	Wilson of Mitchell

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Epps of Wapello, Calendar No. 183, Senate File No. 179, was substituted for Calendar No. 121, House File No. 234.

On motion of Epps of Wapello, Calendar No. 183, Senate File No. 179, a bill for an act to repeal the law as it appears in section five hundred and eleven of the supplement to the code, 1913, and to enact a substitute therefor relating to the fees to be collected and charged by the sheriff, was taken up and considered.

Johnston of Humboldt moved the previous question. Motion prevailed.

Mr. Epps moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—95.

Adkins	Edgington	Jackson
Anderson of Davis	Elwood	Johnston of Humboldt
Anderson of Greene	Epps	Johnston of Lucas
Anderson of Winnebago	Finch	Jones
Andre	Findlay	Kepple
Bailey	Flenniken	Kern
Becker	Garber	Kimberly
Benn	Gilbert	Klaus
Boies	Gilmore	Klinker
Bruce	Giltner	Knickerbocker
Crozier	Grason	Krouse
Darra	Griffin	Lake
Dean	Hall	Langfitt
Dunkelberg	Hausen	Larson
Durbin	Harrington	Lee
	Horchem	Lenocker

McFarlane	Peters	Stone
McFerren	Price	Stuart
Mackie	Randall	Tucker
Mantz	Rayburn	Turner
Mead	Reed	Ulstad
Meredith	Rees	Walrath
Miles	Roberts	Weaver
Miller	Rogers	Wenstrand
Mooty	Rowley	Wichman
Murray	Santee	Wigdahl
Newton	Shortess	Wilson of Cherokee
Nichols	Slaughter	Wilson of Louisa
Nicholson	Slosson	Wilson of Mahaska
Nordyke	Smith	Wilson of Mitchell
O'Donnell	Stanley	Wormley
Oertel	Starzinger	Mr. Speaker

Nays—2.

Gray

Scott

Absent or not voting—11.

Baldwin	Helming	Neff
Coakley	Jessen	Richards
Erickson	Lewis	Shaff
Finley	Mowery	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILL WITHDRAWN.

Upon request of Epps of Wapello, unanimous consent having been granted, House File No. 234 was withdrawn from the further consideration of the House.

CONSIDERATION OF BILLS.

On motion of Epps of Wapello, Calendar No. 124, House File No. 139, a bill for an act to repeal section twenty-four hundred ninety-five-b (2495-b) supplement to the code, 1913, and to enact a substitute therefor, providing for the examination, certification, employment of shot examiners and shot firers in coal mines, and defining the duties thereof, with report of committee recommending passage as amended, was taken up and considered.

Giltner of Monroe called up the amendments filed by him as a substitute for the committee amendments and found on page 654 of the journal, and moved that the same be adopted. Motion prevailed and the substitute amendments were adopted.

Mr. Epps was recognized by the chair and yielded the floor to Miller of Boone.

Griffin of Woodbury in the chair.

Giltner of Monroe was recognized by the chair, and his time having expired, Lee of Sac moved that his time be extended.

Motion prevailed.

Durbin of Mills moved the previous question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Epps moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—39.

Adkins	Griffin	O'Donnell
Anderson of Davis	Harrington	Peters
Anderson of Winnebago	Horchem	Randall
Andre	Johnston of Lucas	Rayburn
Bailey	Krouse	Reed
Crozier	Lake	Rogers
Dean	Lenocker	Scott
Epps	McFerren	Shortess
Finch	Mantz	Starzinger
Findlay	Meredith	Tucker
Garber	Miller	Ulstad
Gilbert	Newton	Weaver
Giltner	Nichols	Wormley

Nays—43.

Anderson of Greene	Jones	Price
Becker	Kepple	Roberts
Benn	Kern	Shaff
Boies	Klinker	Slosson
Bruce	Knickerbocker	Smith
Coakley	Langfitt	Stanley
Dunkelberg	Lee	Stuart
Durbin	McFarlane	Turner
Edgington	Mead	Walrath
Elwood	Miles	Wenstrand
Flenniken	Mooty	Wichman
Gilmore	Neff	Wigdahl
Grason	Nicholson	Wilson of Cherokee
Hansen	Oertel	Wilson of Louisa
Jackson		

Absent or not voting—26.

Baldwin	Kimberly	Richards
Darrah	Klaus	Rowley
Erickson	Larson	Santee
Finley	Lewis	Slaught
Gray	Mackie	Stone
Hall	Mowery	Wilson of Mahaska
Helming	Murray	Wilson of Mitchell
Jessen	Nordyke	Mr. Speaker
Johnston of Humboldt	Rees	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

MOTION TO RECONSIDER.

MR. SPEAKER—We move to reconsider the vote by which House File No. 139 failed to pass the House and the vote by which it passed to its third reading.

A. W. JACKSON,
G. H. DUNKELBERG,
H. W. BENN,
W. A. MOOTY,
J. C. GRASON.

I second the motion.

J. N. LANGFITT.

On motion of McFarlane of Black Hawk the House adjourned until 9:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 7, 1917.

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

Prayer was offered by the Rev. L. F. Davis, pastor of the Christian Church, Rosehill, Iowa.

Journal of March 6th corrected and approved.

Hall of Taylor in the chair.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Randall of Linn presented petition of citizens and residents of Cedar Rapids favoring a closed season on quail.

Referred to committee on fish and game.

Wilson of Mahaska presented petition of citizens of Mahaska county urging the passage of House File No. 327.

Referred to committee on police regulations.

Ulstad of Wright presented petition of citizens of Wright county protesting against the closed season on quail.

Referred to committee on fish and game.

Rogers of Carroll presented petition of citizens of Carroll county urging an amendment to the hunting license law so as to include fishing.

Referred to committee on fish and game.

Findlay of Webster presented petition of citizens of Fort Dodge and vicinity relative to Sunday blue laws.

Referred to committee on police regulations.

Giltner of Monroe presented petition of citizens of Monroe county against House File No. 327.

Referred to committee on police regulations.

Rogers of Carroll presented petition of citizens of Coon Rapids against House File No. 327, favoring appropriation for the attorney general, also the retention of the Women's Reformatory at Rockwell City.

Referred to committee on police regulations.

Anderson of Greene presented petition of citizens of Greene county urging the retention of the anti-discrimination insurance law.

Referred to committee on insurance.

Jackson of Cedar presented petition against the closed season on quail.

Referred to committee on fish and game.

Turner of Iowa presented petition of threshing men of North English protesting against the passage of House File No. 329.

Referred to committee on roads and highways.

Knickerbocker of Linn presented petition of citizens of Linn county urging the passage of the inspection bill.

Referred to committee on public health.

Giltner of Monroe presented petition of citizens of Albia, Iowa, protesting against the passage of House File No. 327.

Referred to committee on police regulations.

Findlay of Webster presented petition of citizens of Webster county against the anti-discrimination insurance law.

Referred to committee on insurance.

Shortess of Tama presented petition of citizens of Tama county protesting against the passage of House File No. 327.

Referred to committee on police regulations.

Wichman of Hancock presented petition of citizens of Corwith, Iowa, protesting against the passage of House File No. 327.

Referred to committee on police regulations.

Crozier of Marion presented petition of citizens of Marion county relative to suffrage.

Referred to committee on constitutional amendments.

Wilson of Louisa presented petition of citizens of Louisa county against the passage of House File No. 327.

Referred to committee on police regulations.

Miles of Jackson presented petition of citizens of Jackson county protesting against the closed season on quail.

Referred to committee on fish and game.

Neff of Pottawattamie presented petition of citizens of Council Bluffs protesting against the passage of House File No. 327.

Referred to committee on police regulations.

Scott of Appanoose presented petition of citizens of Scott county protesting against the passage of House File No. 327 and in favor of an appropriation for the attorney general.

Referred to committee on police regulations.

Randall of Linn presented petition of citizens of Cedar Rapids protesting against the passage of House File No. 327 and in favor of an appropriation for the attorney general.

Referred to committee on police regulations.

Gilmore of Clay presented petition of citizens of Clay county in favor of House File No. 406.

Referred to committee on telephones.

Knickerbocker of Linn presented petition of citizens of Linn county protesting against the passage of House File No. 327.

Referred to committee on police regulations.

Flenniken of Jones presented petition of citizens of Jones county protesting against the passage of House File No. 327.

Referred to committee on police regulations.

Coakley of Union presented petition of citizens of Union county relative to suffrage.

Referred to committee on constitutional amendments.

Adkins of O'Brien presented petition of citizens of O'Brien county relative to the practice of chiropractic.

Referred to committee on public health.

Flenniken of Jones presented petition of citizens of Jones county relative to teachers' certificates and school inspectors.

Referred to committee on schools and text-books.

Slosson of Worth presented petition of citizens of Worth county in favor of consolidated schools.

Referred to committee on schools and text-books.

Newton of Cass presented petition of citizens of Cass county protesting against the passage of House File No. 327.

Referred to committee on police regulations.

Slosson of Worth presented petition of citizens of Worth county protesting against the passage of House File No. 327.

Referred to committee on police regulations.

Grason of Pottawattamie presented petition of citizens of Iowa in favor of the anti-discrimination insurance law.

Referred to committee on insurance.

Baldwin of Johnson presented petition of citizens of Johnson county protesting against the closed season on quail.

Referred to committee on fish and game.

Flenniken of Jones presented petition of citizens of Wyoming, Iowa, protesting against the closed season on quail.

Referred to committee on fish and game.

Wigdahl of Palo Alto presented petition of citizens of Emmetsburg, Iowa, in favor of the closed season on quail.

Referred to committee on fish and game.

Boies of Buchanan presented petition of citizens of Buchanan county protesting against the closed season on quail.

Referred to committee on fish and game.

Klaus of Delaware presented petition of citizens of Delaware county protesting against the closed season on quail.

Referred to committee on fish and game.

Durbin of Mills presented petition of voters of Mills county in favor of the Elwood-Mackie amendment to the Johnston road bill.

Referred to committee on roads and highways.

Slosson of Worth presented petition of citizens and tax-payers of Worth county against the Johnston road bill.

Referred to committee on roads and highways.

Knickerbocker of Linn presented petition of citizens of Fairfax, Iowa, in favor of the Elwood-Mackie amendment to the Johnston road bill.

Referred to committee on roads and highways.

Stuart of Emmet presented petition of farmers and tax-payers of Emmet county in favor of the Elwood-Mackie amendment to the Johnston road bill.

Referred to committee on roads and highways.

Mooty of Grundy presented petition of citizens of Grundy county in favor of the Elwood-Mackie amendment to the Johnston road bill.

Referred to committee on roads and highways.

Miller of Boone presented petition of residents of Boone, Iowa, and the tax-payers league of Boone county against the Johnston road bill.

Referred to committee on roads and highways.

Flenniken of Jones presented petition of citizens and voters of Jones county against the Johnston road bill.

Referred to committee on roads and highways.

Mead of Butler presented petition of citizens and tax-payers of Butler county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Edgington of Monona presented petition of citizens and tax-payers of Monona county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Roberts of Ringgold presented petition of citizens and tax-payers of Ringgold county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Kepple of Chickasaw presented petition of citizens and tax-payers of Chickasaw county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Nicholson of Winneshiek presented petition of citizens and tax-payers of Winneshiek county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Helming of Allamakee presented petition of citizens and tax-payers of Allamakee county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Miles of Jackson presented petition of citizens and tax-payers of Jackson county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Neff of Pottawattamie presented petition of citizens and tax-payers of Pottawattamie county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Darrah of Franklin presented petition of citizens and tax-payers of Franklin county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Lewis of Clarke presented petition of citizens and tax-payers of Clarke county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Newton of Cass presented petition of citizens and tax-payers of Cass county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Johnston of Lucas presented petition of citizens and tax-payers of Iowa in favor of the Johnston road bill.

Referred to committee on roads and highways.

McFerren of Hamilton presented petition of citizens and tax-payers of Hamilton county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Meredith of Jasper presented petition of citizens and tax-payers of Jasper county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Richards of Muscatine presented petition of citizens and tax-payers of Muscatine county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Adkins of O'Brien presented petition of citizens and tax-payers of O'Brien county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Krouse of Wayne presented petition of citizens and tax-payers of Wayne county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Speaker Pitt in the chair.

Ulstad of Wright presented petition of citizens and tax-payers of Wright county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Edgington of Monona presented petition of citizens and tax-payers of Monona county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Mowery of Jefferson presented petitions of citizens and tax-payers of Jefferson county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Benn of Washington presented petition of citizens and tax-payers of Washington county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Tucker of Clinton presented petition of citizens and tax-payers of Clinton county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Wormley of Plymouth presented petition of county officers of Plymouth county relative to four year terms.

Referred to committee on elections.

Wormley of Plymouth presented petition of the W. C. T. U. of Merrill urging retention of Women's Reformatory, also appropriation for the attorney general, supporting the anti-cigarette law, and protesting against the passage of House File No. 327.

Referred to committee on appropriations.

Randall of Linn presented petition of citizens of Linn county protesting against the closed season on quail.

Referred to committee on fish and game.

Griffin of Woodbury presented petition of citizens and taxpayers of Sioux City, Iowa, urging the passage of the teachers' annuity bill.

Referred to committee on appropriations.

REPORTS OF COMMITTEES.

Rees of Fremont, 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. 348, a bill for an act to amend the law as it appears in section twenty-five hundred fifty-three (2553), supplemental supplement, 1915, prohibiting the trapping or hunting of certain specified animals within certain seasons of the year, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

S. C. REES, *Chairman.*

Report adopted.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 347, a bill for an act making an appropriation for the erection and equipping of a hospital at the State University of Iowa for the use of the children who are committed to the hospital of the College of Medicine of the State University, under the provisions of section 254-c, section 254-d, and section 254-k, supplemental supplement to the code, 1915, beg leave to report they 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:

By striking out the words "Appropriation—Hospital for Diseased and Crippled Children—Equipment" in lines 1 and 2 of section 1 of said bill; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 218, a bill for an act to enable the state of Iowa to assist in the celebration of the fifty-fourth anniversary of the campaign, siege and capture of Vicksburg, Mississippi, and to appropriate money therefor and provide for the disbursement 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:

By striking out the words and figures "Fifty thousand dollars (\$50,000.00)" in lines 2 and 3 of section 1, and inserting the words and figures "Forty thousand dollars (\$40,000.00)" in lieu thereof; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Rowley of Van Buren, from the committee on schools and text-books, submitted the following report:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 167, a bill for an act relating to the powers of directors of school corporations to authorize certain uses of school houses and grounds and providing terms and conditions thereof and disposition of revenue therefrom, beg leave to report they 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:

By striking out the publication clause.

Also by inserting after the word "societies" in line seven (7), the words "and for election purposes"; and when so amended the bill do pass.

JOHN W. ROWLEY, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 168, a bill for an act to amend the law as it appears in section twenty-seven hundred eighty-two-a (2782-a), supplement to the code, 1913, relating to prohibition of secret societies and fraternities in public 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.

JOHN W. ROWLEY, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 76, a bill for an act to amend section nineteen hundred and twenty-one (1921) of the code relating to mill dams and races.

Also:

Senate File No. 9, a bill for an act to amend section nineteen hundred eighty-nine-a-thirty-eight (1989-a-38), supplement to the code, 1913, relating to the issuance of funding bonds by cities and towns.

Also:

Senate File No. 36, a bill for an act to provide for the liability of tenants in common in possession to their co-tenants out of possession.

Also:

Senate File No. 63, a bill for an act to repeal section two thousand and eight hundred fourteen (2814) of the supplement to the code, 1913, and section two thousand eight hundred fifteen (2815) of the code, and enact substitutes therefor relating to the acquiring and condemnation of real estate for school house sites, school roads, play grounds, and other school purposes.

Also:

Senate File No. 93, a bill for an act to repeal section thirty-seven hundred and five-a (3705-a) of the supplement to the code, 1913, relating to instructions given by the district court to juries and fixing the time in which exceptions to such instructions may be taken and to enact a substitute therefor.

Also:

Senate File No. 104, a bill for an act to amend the law as found in section nine hundred thirty-two-n (932-n), chapter 13-b, supplement to the code, 1913, relating to pensions for police officers.

Also:

Senate File No. 169, a bill for an act legalizing certain warrants, certain resolutions declaring indebtedness and the certificates based thereon, and certain outstanding indebtedness evidenced by neither warrants, resolutions nor certificates, of the city of Belle Plaine, Iowa; legalizing the acts of the corporate authorities of the city of Belle Plaine, Iowa, in contracting said indebtedness and issuing warrants, resolutions and certificates evidencing the same and declaring said obligations valid and binding upon said city.

A. WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

HOUSE CONCURRENT RESOLUTION.

Santee of Black Hawk called up the concurrent resolution relative to the stand taken by Senators Cummins and Kenyon on the recent measure before the United States Senate relative to armed neutrality. Mr. Santee moved to expunge from the record the House concurrent resolution offered March the sixth by Rayburn of Poweshiek county, found in the journal on page 726. Motion prevailed.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 16, a bill for an act to amend section 1099 of the code and sections 1106, 1150, 1151, 1157, 1087-c and 1173 of the supplement to the code, 1913, and relating to election of presidential electors and United States senators and of vote therefor and removal of names of presidential electors from official ballot.

Also:

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. 22, a bill for an act to amend section one thousand seven hundred fifty-nine-a (1759-a), supplement to the code, 1913, granting to mutual fire, tornado and hailstorm assessment insurance associations authority to write insurance against theft.

Also:

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. 37, a bill for an act to amend the law as it appears in section eight hundred and eighty-eight (888) of the code, relating to the levy of a tax for a city bridge fund.

Also:

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. 308, a bill for an act legalizing acknowledgments of instruments in writing heretofore taken by notaries public, additional to section twenty-nine hundred forty-two (2942) of the code.

Also:

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. 236, a bill for an act to amend section sixteen hundred and sixty (1660), supplemental supplement to the code, 1915, relating to the purchasing of real estate and levying of taxes by the board of supervisors for county fair purposes.

Also:

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. 272, a bill for an act to amend section two hundred and thirty-five (235) of the code relating to special adjournment of the district court.

Also:

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. 85, a bill for an act to amend the law as it appears in section twenty-six hundred four (2604), supplemental supplement to the code, 1915, relating to the soldiers' home.

Also:

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. 25, a bill for an act to amend the law relating to the lien of taxes upon real estate, as the same appears in section fourteen hundred (1400), supplement to the code, 1913.

Also:

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. 268, a bill for an act to legalize certain bonds of the town of Calmar, Iowa.

RESOLUTIONS.

Starzinger of Polk offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, the supply of House File No. 327 has been exhausted; and
Whereas, there has been numerous requests for copies of same,
Be It Resolved by the House, That the chief clerk be instructed to have 1,000 additional copies printed.

Motion prevailed and the resolution was adopted.

Weaver of Polk offered the following resolution, asked and obtained consent for its immediate consideration and moved its adoption:

Whereas, the Honorable Horace E. Teachout, who was a member of the twenty-ninth, thirtieth and thirty-first general assemblies of the state of Iowa, departed this life at his home in the city of Des Moines on the twenty-second day of February, 1917, now, therefore,

Be It Resolved by the House of Representatives of the Thirty-seventh General Assembly, That a committee of three (3) be appointed to draft suitable resolutions to be presented to the House concerning the life and public services of the said Horace E. Teachout.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Weaver of Polk, Crozier of Marion and Andre of Des Moines.

Crozier of Marion offered the following resolution:

Whereas, House File No. 18, an act relating to the assessment and taxation of telegraph and telephone lines, was offered in this House on January 16th and referred to the committee on telegraph and express; and

Whereas, said bill was reported from said committee to the House on the 5th day of February, with a recommendation that it do pass, and was placed upon the calendar; and

Whereas, said bill came up for passage on the 7th day of February, and during discussion was, on motion, referred back to the said committee of telegraph and express; and

Whereas, no action was taken by said committee until the 22d day of February, when it was by said committee referred to the committee on printing; and

Whereas, no action has as yet been taken by the said committee on said bill; therefore,

Resolved, That the committee on printing be, and is hereby directed to report said bill to this House with its recommendation thereon without further delay.

Laid over under Rule 34.

HOUSE CONCURRENT RESOLUTIONS.

McFerren of Hamilton offered the following concurrent resolution:

Be It Resolved by the House, the Senate concurring: That the time for sine die adjournment of the thirty-seventh general assembly be fixed for Saturday, March 31st, 1917, at 12:00 o'clock noon.

Laid over under Rule 34.

Santee of Black Hawk offered the following concurrent resolution:

Whereas, it requires a considerable amount of postage to conduct the necessary correspondence of the various members of the general assembly, therefore,

Be It Resolved by the House, the Senate concurring: That the state treasurer be instructed to purchase stamps from funds not otherwise appropriated to an amount not exceeding one dollar (\$1.00) per week for each member, and that the said stamps may be drawn as other supplies by requisition through the secretary of the executive council, and that any stamps left over at the end of the session be returned and proper credit received for the same. No one member of the legislature, however, shall be entitled to draw more than five dollars (\$5.00) worth of stamps for the remainder of the present session.

Laid over under Rule 34.

INTRODUCTION OF BILLS.

By Andre of Des Moines, House File No. 458, a bill for an act to amend the law as it appears in section eight hundred forty-g (840-g), of the code supplement of 1915, relating to the powers of certain cities and towns to levy taxes for the purpose of constructing outlets and purifying plants for sewers by authorizing said cities and towns to assess the costs of said outlets and purifying plants for sewers by the levy of special assessments in connection with the construction of sanitary sewers.

Read first and second time and referred to committee on municipal corporations.

By Grason of Pottawattamie, House File No. 459, a bill for an act to amend section eight hundred nine (809) of the code, relating to the putting in of water works connections before permanent improvement of the street, alley or public place where the same is located and the taxing of the cost of the same to the property benefited if the property owner fails and neglects to put in the same and pay the cost thereof.

Read first and second time and referred to committee on municipal corporations.

By Grason of Pottawattamie, House File No. 460, a bill for an act to amend section twenty-seven hundred thirty (2730), supplemental supplement to the code, 1915, relating to tax for the support of county high schools.

Read first and second time and referred to committee on schools and text-books.

By Grason of Pottawattamie, House File No. 461, a bill for an act to amend section four hundred twenty-three, supplemental supplement to the code, 1915, relating to the purchase of real estate for county purposes.

Read first and second time and referred to committee on public lands and buildings.

By Santee of Black Hawk, by request, House File No. 462, a bill for an act to repeal sections seven hundred-c (700-c), seven hundred-d (700-d), seven hundred-e (700-e), seven hundred-f (700-f), seven hundred-g (700-g), seven hundred-h (700-h) and seven hundred-i (700-i), supplemental supplement to the code, 1915, relating to temporary and transient merchants' license, and to enact a sub-

stitute in lieu thereof, relating to provisions requiring "transient merchants" to procure a license fixing the amount thereof and for other purposes.

Read first and second time and referred to committee on commerce and trade.

By Santee of Black Hawk, House File No. 463, a bill for an act to amend section four hundred ninety-one (491), supplemental supplement to the code, 1915, pertaining to the employment of deputy county treasurers.

Read first and second time and referred to committee on judiciary.

By Randall of Linn, House File No. 464, a bill for an act to legalize an ordinance of the incorporated town of Lone Tree, Iowa, granting a franchise to William Zimmerman, his associates, successors, heirs and assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Randall of Linn, House File No. 465, a bill for an act to amend title sixteen (XVI), chapter three (3), of the code of Iowa as the same appears in section thirty-one hundred and seventy-four (3174) thereof, relating to the causes for divorces.

Read first and second time and referred to committee on judiciary.

By Horchem of Dubuque and O'Donnell of Dubuque, House File No. 466, a bill for an act for the purpose of providing a guarantee fund for the protection of depositors in banks and trust companies organized under the laws of this state.

Read first and second time and referred to committee on banks and banking.

By Miles of Jackson, House File No. 467, a bill for an act to amend section twenty one hundred sixteen (2116) supplement code of Iowa 1913, defining what is reasonable passenger service on certain lines of railroad.

Read first and second time and referred to committee on railroads and transportation.

By Knickerbocker of Linn, House File No. 468, a bill for an act to legalize an ordinance of the incorporated town of Onslow, Iowa, granting a franchise to Don Barnes, his successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 469, a bill for an act to legalize an ordinance of the incorporated town of Ladora, Iowa, granting a franchise to Iowa Electric Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 470, a bill for an act to legalize an ordinance of the incorporated town of Wyoming, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, their successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 471, a bill for an act to legalize an ordinance of the incorporated town of Shellsburg, Iowa, granting a franchise to F. J. Cross, his successors, or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 472, a bill for an act to legalize an ordinance of the incorporated town of Grand Mound, Iowa, granting a franchise to Iowa Electric Company, of Anamosa, Iowa, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 473, a bill for an act to legalize an ordinance of the incorporated town of Dawson, Iowa,

granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 474, a bill for an act to legalize an ordinance of the incorporated town of Rhodes, (Edenville), Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 475, a bill for an act to legalize an ordinance of the incorporated town of Solon, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 476, a bill for an act to legalize an ordinance of the incorporated town of Luzerne, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 477, a bill for an act to legalize an ordinance of the incorporated town of Oxford Junction, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, to erect maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Knickerbocker of Linn, House File No. 478, a bill for an act to legalize an ordinance of the incorporated town of Jamaica, Iowa, granting a franchise to the Iowa Railway and Light Company, its

successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

By Neff of Pottawattamie, House File No. 479, a bill for an act to provide for the marking, stamping and branding of cans, bottles, casks, kegs, barrels, or other receptacles used in handling and transportation of dairy products, ice cream, milk or cream, and the selection and adoption of such mark or brand: prohibitng any person, company or corporation from adopting or using any brand or mark which has been selected, designated or appropriated; making it unlawful for any person other than the rightful owner to use any can, bottle, cask, keg, barrel or other receptacle marked or branded as herein provided, or to deface or remove any such brand, mark or stamp; making it a misdemeanor for any person or persons to violate any of the provisions of this act; providing for a fine of not less than \$5.00 nor more than \$100.00 to be imposed upon persons convicted of a violation thereof; and requiring the enforcement of such act by the food and dairy commissioner.

Read first and second time and referred to committee on dairy and food.

By Neff of Pottawattamie, House File No. 480, a bill for an act authorizing the advancement to mutual assessment associations organized under chapter five (5), title nine (ix), of the code as amended, of operating funds, and providing the terms and conditions upon which the money so advanced may be returned to the donor out of any surplus in the treasury of such association.

Read first and second time and referred to committee on insurance.

By Bruce of Pochontas, House File No. 481, a bill for an act to amend section twenty-nine hundred-b (2900-b), chapter two-b (2b), title XIV, supplemental supplement to the code, 1915, relative to drainage and sale of lake beds and disposition of proceeds.

Read first and second time and referred to committee on drainage.

By Durbin of Mills, House File No. 482, a bill for an act to amend section two thousand five hundred forty (2540) supple-

mental supplement to the code 1915, relative to fishing rules and regulations.

Read first and second time and referred to committee on fish and game.

By Griffin of Woodbury, House File No. 483, a bill for an act to amend section nineteen hundred ninety-eight, (1998) supplement to the code, 1913, relating to condemnation of additional ground for railway purposes.

Read first and second time and referred to committee on railroads and transportation.

By Flenniken of Jones, House File No. 484, a bill for an act to amend section twenty-nine hundred sixty-three-m (2963-m) of the supplement to the code, 1913, relating to the probate of wills, etc.

Read first and second time and referred to committee on judiciary.

By Jackson of Cedar, House File No. 485, a bill for an act to amend section one thousand five hundred thirty-three (1533), supplement to the code of Iowa, 1913.

Read first and second time and referred to committee on roads and highways.

By Grason of Pottawattamie, House File No. 486, a bill for an act to amend section eight hundred fifty-c (850-c) of the supplement to the code, 1913, relating to tax levy for parks in cities and towns.

Read first and second time and referred to committee on municipal corporations.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 11.

The hour having arrived for Special Order No. 11, on motion of Randall of Linn, Senate File No. 141, a bill for an act to repeal section twenty-nine hundred eleven-a (2911-a), section twenty-nine hundred eleven-b (2911-b) of the supplemental supplement to the code, 1915, and section twenty-nine hundred eleven-c (2911-c) of the supplement to the code, 1913, relating to bulk sales of merchandise and to enact in lieu thereof provisions for the sale of stocks of goods, merchandise and the fixtures pertain-

ing to the conducting of mercantile business and for a notice in the case of such sales, with report of committee recommending passage, was taken up and considered.

Rogers of Carroll called up the amendment filed by him and found on page 653 of the journal of February 21st.

Giltner of Monroe called up the amendment filed by him as an amendment to the Rogers amendment, found on page 701 of the journal of February 23d, and moved its adoption.

Motion lost.

Mr. Rogers then moved the adoption of his amendment.

Roll call was demanded by Rogers of Carroll and Randall of Linn.

On the question, "Shall the amendment be adopted?"

Ayes—43.

Anderson of Davis	Hall	Price
Anderson of Winne-	Helming	Reed
bago	Johnston of Lucas	Richards
Bailey	Kern	Rogers
Becker	Kimberly	Rowley
Benn	Krouse	Scott
Boies	Lee	Shortess
Coakley	Lenocker	Tucker
Darrah	Lewis	Turner
Dean	McFerren	Ulstad
Elwood	Meredith	Walrath
Finch	Murray	Wentrand
Flenniken	Newton	Wilson of Mitchell
Garber	Nichols	Wormley
Gilmore	Peters	

Nays—55.

Adkins	Kepple	O'Donnell
Anderson of Greene	Klaus	Oertel
Andre	Klinker	Randall
Baldwin	Knickerbocker	Rayburn
Dunkelberg	Lake	Santee
Edgington	Langfitt	Shaff
Epps	Larson	Slaught
Erickson	McFarlane	Slosson
Findlay	Mackie	Smith
Gilbert	Mantz	Starzinger
Giltner	Mead	Stone
Grason	Miles	Stuart
Gray	Miller	Weaver
Griffin	Mooty	Wichman
Hansen	Mowery	Wilson of Cherokee
Harrington	Neff	Wilson of Louisa
Horchem	Nicholson	Wilson of Mahaska
Jackson	Nordyke	Mr. Speaker
Jones		

Absent or not voting—10.

Bruce	Jessen	Roberts
Crozier	Johnston of Humboldt	Stanley
Durbin	Rees	Wigdahl
Finley		

Amendment lost.

Santee of Black Hawk moved that the main question be now put.

Motion prevailed.

Mr. Randall moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Jackson	Oertel
Anderson of Davis	Johnston of Lucas	Peters
Anderson of Greene	Jones	Randall
Andre	Kepple	Rayburn
Baldwin	Klaus	Rees
Becker	Klinker	Rowley
Boies	Knickerbocker	Santee
Coakley	Lake	Shaff
Crozier	Langfitt	Shortess
Darrah	Larson	Slaughter
Dunkelberg	Lewis	Smith
Epps	McFarlane	Stanley
Erickson	Mackie	Starzinger
Findlay	Mantz	Stuart
Gilbert	Mead	Tucker
Gilmore	Miles	Weaver
Giltner	Mooty	Wichman
Grason	Mowery	Wigdahl
Gray	Neff	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hall	Nicholson	Wilson of Mahaska
Hansen	Nordyke	Wormley
Harrington	O'Donnell	Mr. Speaker
Horchem		

Nays—29.

Anderson of Winnebago	Flenniken	Murray
Bailey	Garber	Newton
Benn	Helming	Price
Bruce	Kern	Reed
Dean	Krouse	Rogers
Durbin	Lee	Scott
Edgington	Lenocker	Slosson
Elwood	McFerren	Turner
Finch	Meredith	Ulstad
	Miller	Wilson of Mitchell

Absent or not voting—9.

Finley	Kimberly	Stone
Jessen	Richards	Walrath
Johnston of Humboldt	Roberts	Wenstrand

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of McFarlane of Black Hawk the House adjourned until 1:30 p. m.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

REPORTS OF COMMITTEES.

Unanimous consent was obtained to return to the order of reports of committees.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 146, a bill for an act to amend the law as it appears in section thirteen hundred and six-b (1306-b), supplement to the code, 1913, relating to the limitation of indebtedness which may be incurred by counties and other political or municipal 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 amended as follows:

By inserting between the word "which" and the word "shall" in the fifteenth line of this bill the following words: "has been or"; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 145, a bill for an act to amend the law as it appears in section eight hundred fifty-e (850-e), supplement to the code, 1913, relating to the powers of city park commissioners, beg leave to report they 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:

By inserting after the comma following the word "needed" and before the word "provided" in line twelve (12) the following: "Notwithstanding the limitation of section thirteen hundred six-b (1306-b), supplement to the code, 1913."; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Also :

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 356, a bill for an act to amend section six hundred and sixteen (616), supplement to the code, 1913, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GEO. F. TUCKER, *Chairman.*

Report adopted.**Also :**

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 244, a bill for an act granting additional powers to cities now or hereafter having a population of fifty thousand or over and organized under chapter fourteen-c (14-c) of title five (V) of the supplement to the code, 1907, and amendments thereto, with respect to parks and providing for the levy and collection of a special 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.

GEO. F. TUCKER, *Chairman.*

Report adopted.**Also :**

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 249, a bill for an act to amend section 793 of the supplement to the code of Iowa, 1913, relating to the ordering by the city council of public improvements on strictly residence streets, the cost of which is to be assessed against the abutting 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.

GEO. F. TUCKER, *Chairman.*

Report adopted and House File No. 249 was indefinitely postponed.

Also :

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 3, a bill for an act to authorize cities and towns to construct all street improvements including grading, sewers and sidewalks and to repair 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:

By striking out all that part of section two (2) following the word "that" in the sixth line of said section, down to and including the word "also" in line twelve (12) of said section; and when so amended the bill be placed upon the calendar.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 345, a bill for an act to amend section nine hundred (900), code 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.

Geo. F. TUCKER, *Chairman.*

Report adopted.

Johnston of Lucas, 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. 232, a bill for an act to repeal section two thousand and seventeen (2017), supplemental supplement to the code, 1915, and section two thousand and seventeen (2017), supplement to the code, 1913, and enact a substitute therefor with reference to raising or lowering 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 do pass.

JAS. F. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred Senate File No. 211, a bill for an act to amend section twenty-three hundred fifty-eight (2358) of the code relative to the time within which the erecting, rebuilding and repairing of fences shall be completed after the time fixed therefor in the order of the fence viewers, beg leave to report they 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.

JAS. F. JOHNSTON, *Chairman.*

Report adopted and Senate File No. 211 was indefinitely postponed.

Rayburn of Poweshiek, from the committee on banks and banking, submitted the following report:

MR. SPEAKER—Your committee on banks and banking, to whom was referred Senate File No. 33, a bill for an act to repeal section four thousand seven hundred ninety (4790) of the supplement to the code, 1913, relating to possession of burglar's tools 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. D. RAYBURN, *Chairman.*

Report adopted.

Also:

Mr. SPEAKER—Your committee on banks and banking, to whom was referred Senate File No. 247, a bill for an act to amend section eighteen hundred and forty-five (1845) chapter ten (10), title IX, of the code, relating to management, number and election of directors of 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 be amended as follows:

By striking out the first two lines of section one and inserting the following in lieu thereof: "That section eighteen hundred forty-five (1845) of the code" and that the title to said bill be amended by striking out all of said title and inserting the following in lieu thereof: "To amend section eighteen hundred forty-five (1845) of the code relating to management, number and election of directors of savings banks."; and when so amended the bill do pass.

E. D. RAYBURN, *Chairman.*

Ordered passed on file.

SENATE MESSAGES CONSIDERED.

Senate File No. 218, a bill for an act making the appointment or employment of relatives in public office by public officials unlawful and providing a penalty for any violation thereof, except as herein provided.

Read first and second time and passed on file.

Senate File No. 149, a bill for an act to amend sections 346, 3676, 3686, and 3687 of the code and relating to the drawing of grand and petit jurors, fixing the number thereof and regulating the method and number of challenges and the method of exercising peremptory challenges and of selecting the petit jury from the panel.

Read first and second time and referred to committee on judiciary.

Senate File No. 85, a bill for an act to amend the law as it appears in section twenty-six hundred four (2604), supplemental supplement to the code, 1915, relating to the soldiers' home.

Read first and second time and referred to committee on board of control.

Senate File No. 308, a bill for an act to legalize acknowledgments of instruments in writing heretofore taken by notaries public, additional to section twenty-nine hundred and forty-two (2942) of the code.

Read first and second time and referred to committee on judiciary.

Senate File No. 272, a bill for an act to amend section (235) two hundred and thirty five of the code relating to special adjournment of the district court.

Read first and second time and referred to committee on judiciary.

Senate File No. 25, a bill for an act to amend the law relating to the lien of taxes upon real estate, as the same appears in section fourteen hundred (1400), supplement to the code, 1913.

Read first and second time and referred to committee on judiciary.

Senate File No. 236, a bill for an act to amend section sixteen hundred and sixty (1660), supplemental supplement to the code, 1915, relating to the purchasing of real estate and levying of taxes by the board of supervisors for county fair purposes.

Read first and second time and referred to committee on agriculture.

Senate File No. 16, a bill for an act to amend section 1099 of the code, and sections 1106, 1150, 1151, 1157, 1087-c and 1173 of the supplement to the code, 1913, and relating to election of presidential electors and United States senators and of vote therefor and removal of names of presidential electors from official ballot.

Read first and second time and referred to committee on elections.

Senate File No. 257, a bill for an act to legalize and confirm the amending and re-incorporating Articles of Association of the Ottumwa Library Association, a corporation organized and existing, not for pecuniary profit, which articles purport to re-incorporate and extend the corporate life and existence thereof, in accordance with the provisions of sections 1643 and 1650 of the code of Iowa, as said articles of association now appear of record in the proper records of Wapello county, state of Iowa, and vesting in the said Association, so extended and re-incorporated, all the property and rights of said Association, as acquired and now held under its original articles, and legalizing all acts and proceedings purporting to have been entered into by said corporation de facto during lapse of its Articles of Incorporation.

Read first and second time and referred to committee on judiciary.

Senate File No. 282, a bill for an act to amend the law as it appears in section two hundred fifteen (215), of the code, relating to the distribution of supreme court reports.

Read first and second time and referred to committee on judiciary.

Senate File No. 319, a bill for an act to legalize certain warrants of the city of Nevada, Iowa.

Read first and second time and referred to committee on judiciary.

AMENDMENTS FILED.

Rogers of Carroll asked for and obtained unanimous consent to have the following amendments to House File No. 406 printed in the journal:

Amend House File No. 406 as follows:

1. Strike from lines fifteen, sixteen and seventeen of section five of the printed bill the words “; provided, such connections shall not be required between competing exchanges in the same city or town for subscribers residing in such city or town”.

2. Strike from section ten of said bill all that part of said section following the word “commission” in the eighteenth line and ending with the word “change” in the thirty-fourth line.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Larson of Montgomery, unanimous consent having been given, House File No. 61, a bill for an act to amend the law as it appears in section seven hundred sixteen-a (716-a) of the supplement to the code, 1913, and to empower and authorize incorporated towns to levy a tax for a fire fund, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend by substituting for the title, the following:

A bill for an act to repeal section seven hundred sixteen-a (716-a), as it appears in the supplement to the code, 1913, and to enact a substitute therefor.

Amend by substituting for the substance of the bill the following:

SECTION 1. That section seven hundred sixteen-a (716-a) as it appears in the supplement to the code, 1913, is hereby repealed and the following enacted in lieu thereof:

The council of any city, including cities under a commission plan of government, with a population in excess of five thousand (5,000), shall have the power to levy a special tax not exceeding six mills on the dollar each year, and the city council of any city with a population of five thousand (5,000) or less shall have the power to levy a special tax not exceeding three mills on the dollar each year; and the town council of any incorporated town shall have the power to levy a special tax not exceeding two mills on the dollar each year, upon all taxable property in said city or town, for the purpose of maintaining a fire department; and the money so raised shall constitute a fire fund and shall be used for no other purpose, except that incorporated towns may use such fund to purchase fire equipment.

Anderson of Greene moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—1.

Crozier

Nays—94.

Adkins	Horchem	Oertel
Anderson of Davis	Jackson	Peters
Anderson of Greene	Johnston of Humboldt	Price
Anderson of Winnebago	Kepple	Randall
Andre	Kern	Reed
Bailey	Kimberly	Richards
Becker	Klaus	Rogers
Benn	Klinker	Rowley
Bruce	Knickerbocker	Scott
Coakley	Krouse	Shaff
Darrah	Lake	Shortess
Dean	Langfitt	Slaught
Durbin	Larson	Slosson
Edgington	Lee	Smith
Elwood	Lenocker	Stanley
Epps	Lewis	Starzinger
Erickson	McFerren	Stuart
Finch	Mackie	Tucker
Findlay	Mantz	Turner
Flenniken	Mead	Ulstad
Garber	Meredith	Walrath
Gilbert	Miles	Weaver
Gilmore	Miller	Wenstrand
Giltner	Mooty	Wichman
Grason	Mowery	Wigdahl
Gray	Murray	Wilson of Cherokee
Griffin	Neff	Wilson of Louisa
Hall	Newton	Wilson of Mahaska
Hansen	Nichols	Wilson of Mitchell
Harrington	Nicholson	Wormley
Helming	Nordyke	Mr. Speaker
	O'Donnell	

Absent or not voting—13.

Baldwin	Johnston of Lucas	Rees
Boies	Jones	Roberts
Dunkelberg	McFarlane	Santee
Finley	Rayburn	Stone
Jessen		

So the House refused to concur in the Senate amendments.

INTRODUCTION OF BILLS.

Unanimous consent was obtained to return to the order of introduction of bills.

By Epps of Wapello, House File No. 487, a bill for an act to amend the law relating to sanitation in food producing and food dispensing establishments by providing for the compulsory physical examination of employees.

Read first and second time and referred to committee on dairy and food.

By Grason of Pottawattamic, House File No. 488, a bill for an act to amend the law as it appears in section four hundred sixty-nine (469), supplement to the code, 1913, relating to the compensation of county supervisors.

Read first and second time and referred to committee on compensation of public officers.

By Lenoeker of Madison, House File No. 489, a bill for an act to amend section twenty-six hundred thirty-four-a (2634-a), supplemental supplement to the code, 1915, and section twenty-seven hundred thirty-four-n (2734-n), supplement to the code, 1913, relating to board of educational examiners.

Read first and second time and referred to committee on schools and text-books.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 218, a bill for an act making the appointment or employment of relatives in public office by public officials unlawful and providing a penalty for any violation thereof, except as herein provided.

Also:

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. 149, a bill for an act to amend sections 346, 3676, 3686 and 3687 of the code and relating to the drawing of grand and petit jurors, fixing the number thereof and regulating the method and number of challenges and the method of exercising peremptory challenges and of selecting the petit jury from the panel.

Also:

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. 149, a bill for an act to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915, relating to the levying of special taxes by cities and towns.

Also:

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. 7, a bill for an act to amend the law as it appears in section ten hundred seventy-six (1076) supplemental supplement to the code, 1915, relating to the registration of voters in cities and villages.

CONSIDERATION OF BILLS.

On motion of McFarlane of Black Hawk, Calendar No. 125, House File No. 131, a bill for an act to amend section fifteen hundred seventy-one-m seventeen (1571-m-17), supplement to the code, 1913, relating to the operation of motor vehicles upon the public highways and requiring that certain lights on such vehicles be shaded, with report of committee recommending passage was taken up and considered.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend House File 131 by striking out all after the fifth line of the printed bill and substituting in lieu thereof the following:

"Provided, however, that it shall be unlawful for any person operating a motor vehicle upon the public highway in this state to use any lighting device of over four candle power, equipped with a reflector, unless the same shall be so designed, deflected or arranged that no portion of the beam of the reflected light, when measured seventy-five feet or more ahead of the light shall rise above forty-two inches from the level surface on which the vehicle stands under all conditions of load. Spot lights shall not be used except when projecting the rays directly on the ground and at a distance not exceeding thirty feet in front of the vehicle."

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. McFarlane moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Helming	Nicholson
Anderson of Davis	Horchem	O'Donnell
Anderson of Winne-	Jackson	Oertel
bago	Johnston of Humboldt	Peters
Andre	Jones	Price
Bailey	Kepple	Randall
Baldwin	Kern	Reed
Becker	Kimberly	Richards
Benn	Klaus	Rogers
Bruce	Klinker	Rowley
Coakley	Knickerbocker	Scott
Crozier	Krouse	Shaff
Darrah	Lake	Shortess
Dean	Langfitt	Slaughter
Dunkelberg	Lee	Slosson
Durbin	Lenocker	Smith
Edgington	Lewis	Stanley
Elwood	McFarlane	Starzinger
Epps	McFerren	Stuart
Erickson	Mackie	Tucker
Findlay	Mantz	Turner
Flenniken	Mead	Ulstad
Garber	Meredith	Walrath
Gilbert	Miles	Weaver
Gilmore	Miller	Wichman
Giltner	Mowery	Wigdahl
Grason	Murray	Wilson of Cherokee
Gray	Newton	Wilson of Louisa
Griffin	Nichols	Wilson of Mahaska
Hall		

Nays—3

Nordyke

Wormley

Mr. Speaker

Absent or not voting—18.

Anderson of Greene	Jessen	Rees
Boies	Johnston of Lucas	Roberts
Finch	Larson	Santee
Finley	Moöty	Stone
Hansen	Neff	Wenstrand
Harrington	Rayburn	Wilson of Mitchell

So the bill having received a constitutional majority was declared to have passed the House.

McFarlane of Black Hawk offered the following amendment to the title:

Amend the title to House File No. 131, by striking out the period at the end of the title and substituting in lieu thereof the following: "and by providing for such adjustments."

Amendment adopted and title as amended was agreed to.

On motion of Crozier of Marion, Calendar No. 127, Senate File No. 28, a bill for an act amending section 4604 of the code of 1897, relating to the competency of interested witness to testify to a personal transaction with a person since deceased, with report of committee recommending passage was taken up and considered.

Mr. Crozier moved that the bill be read a third time now.

Rogers of Carroll moved that further action on the bill be deferred and that it be made a Special Order for Thursday, March 8th, at 10:00 a. m.

Motion prevailed.

On motion of Randall of Linn, action on Calendar No. 128, House File No. 104, was deferred and the bill was allowed to retain its place on the calendar.

On motion of Coakley of Union, Calendar No. 129, House File No. 11, a bill for an act requiring cities to establish and maintain public comfort stations, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Coakley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—93.

Adkins	Bruce	Findlay
Anderson of Davis	Coakley	Flenniken
Anderson of Greene	Crozier	Garber
Anderson of Winne-	Darrah	Gilbert
bago	Dean	Gilmore
Andre	Dunkelberg	Giltner
Bailey	Durbin	Grason
Baldwin	Elwood	Gray
Becker	Epps	Hansen
Boies	Finch	Harrington

Helming	Mead	Scott
Horchem	Meredith	Shaff
Jackson	Miles	Shortess
Johnston of Humboldt	Miller	Slaught
Johnston of Lucas	Mooty	Slosson
Jones	Mowery	Smith
Kepple	Neff	Stanley
Kern	Newton	Starzinger
Kimberly	Nichols	Stuart
Klaus	Nicholson	Tucker
Klinker	Nordyke	Turner
Knickerbocker	O'Donnell	Ulstad
Krouse	Oertel	Walrath
Lake	Peters	Weaver
Langfitt	Price	Wenstrand
Lee	Randall	Wichman
Lenocker	Reed	Wigdahl
Lewis	Richards	Wilson of Cherokee
McFarlane	Roberts	Wilson of Louisa
McFerren	Rogers	Wilson of Mahaska
Mackie	Rowley	Mr. Speaker
Mantz		

Nays—None.

Absent or not voting—15.

Benn	Jessen	Santee
Edgington	Larson	Stone
Erickson	Murray	Wilson of Mitchell
Finley	Rayburn	Wormley
Griffin	Rees	
Hall		

So the bill having received a constitutional majority was declared to have passed the House.

Rogers of Carroll offered the following amendment to the title:

Amend the title to House File No. 11 by striking out the words "requiring cities" where the same appears in said title and substituting in lieu thereof the words "permitting certain cities".

Amendment adopted and title as amended was agreed to.

On motion of Bruce of Pocahontas, Calendar No. 131, House File No. 201, a bill for an act to amend section four hundred sixty-nine (469) supplement to the code, 1913, relating to the compensation of supervisors, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Bruce moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Hansen	Price
Anderson of Davis	Harrington	Randall
Anderson of Greene	Helming	Richards
Anderson of Winne-	Horchem	Roberts
bago	Jackson	Rogers
Andre	Johnston of Lucas	Rowley
Bailey	Jones	Shaff
Baldwin	Kepple	Shortess
Becker	Kern	Slosson
Benn	Kimberly	Smith
Bruce	Klaus	Stanley
Coakley	Klinker	Starzinger
Darraha	Knickerbocker	Stuart
Dean	Larson	Tucker
Dunkelberg	Lee	Turner
Durbin	McFarlane	Ulstad
Edgington	McFerren	Walrath
Elwood	Meredith	Weaver
Erickson	Miles	Wenstrand
Finch	Miller	Wichman
Findlay	Neff	Wigdahl
Gilbert	Newton	Wilson of Cherokee
Gilmore	Nichols	Wilson of Louisa
Giltner	O'Donnell	Wilson of Mahaska
Grason	Oertel	Wormley
Griffin	Peters	

Nays—21.

Boies	Lenocker	Nicholson
Epps	Lewis	Nordyke
Flenniken	Mackie	Reed
Garber	Mantz	Scott
Gray	Mooty	Slaught
Krouse	Mowery	Wilson of Mitchell
Langütt	Murray	Mr. Speaker

Absent or not voting—11.

Crozier	Johnston of Humboldt	Rees
Finley	Lake	Santee
Hall	Mead	Stone
Jessen	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Wenstrand of Page, Calendar No. 132, House File No. 157, a bill for an act to repeal the law as it appears in section one thousand seventy-four(1074), supplement to the code, 1913, relating to the election of township trustees and to enact a substitute therefor, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wenstrand moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—85.

Adkins	Hansen	Randall
Anderson of Davis	Harrington	Reed
Anderson of Greene	Horchem	Richards
Anderson of Winne-	Jackson	Roberts
bago	Johnston of Lucas	Rogers
Bailey	Jones	Rowley
Baldwin	Kepple	Santee
Becker	Kern	Scott
Benn	Klaus	Shortess
Boies	Klinker	Slaughter
Bruce	Knickerbocker	Slosson
Coakley	Krouse	Smith
Crozier	Lake	Stanley
Darraha	Langfitt	Starzinger
Dean	Larson	Stuart
Dunkelberg	Lee	Tucker
Durbin	Lenocker	Turner
Edgington	Lewis	Ulstad
Elwood	McFarlane	Walrath
Erickson	McFerren	Weaver
Finch	Mantz	Wenstrand
Findlay	Mead	Wichman
Flenniken	Meredith	Wigdahl
Garber	Miller	Wilson of Cherokee
Gilmore	Neff	Wilson of Louisa
Giltner	Newton	Wilson of Mahaska
Grason	Nichols	Wilson of Mitchell
Gray	O'Donnell	Wormley
Griffin	Price	

Nays—9.

Epps	Mowery	Oertel
Johnston of Humboldt	Nicholson	Peters
Mooty	Nordyke	Mr. Speaker

Absent or not voting—14.

Andre	Jessen	Rayburn
Finley	Kimberly	Rees
Gilbert	Mackie	Shaff
Hall	Miles	Stone
Helmfng	Murray	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Harrington of Kossuth, unanimous consent having been granted, action was deferred on Calendar No. 133, House File No. 185, and same was placed at the foot of the calendar.

SPECIAL ORDER.

On motion of Elwood of Howard, action was deferred on Calendar No. 134, House File No. 117, and same was made a Special Order for Wednesday, March 14th, at 10:00 a. m.

On motion of Scott of Appanoose, Calendar No. 135, Senate File No. 75, a bill for an act to amend section 3447, supplement to the code, 1913, relating to the time within which actions may be brought to set aside a will, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Mr. Scott moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Adkins	Gilmore	Newton
Anderson of Davis	Giltner	Nichols
Anderson of Greene	Grason	Nicholson
Anderson of Winnebago	Hansen	Nordyke
Andre	Harrington	Peters
Baldwin	Horchem	Price
Becker	Jackson	Rogers
Benn	Johnston of Humboldt	Scott
Boies	Jones	Shortess
Bruce	Kepple	Slosson
Coakley	Kern	Smith
Crozier	Klaus	Starzinger
Darraha	Klinker	Stuart
Dean	Knickerbocker	Tucker
Dunkelberg	Krouse	Turner
Durbin	Langfitt	Ulstad
Edgington	Larson	Walrath
Elwood	Lewis	Weaver
Epps	McFerren	Wenstrand
Erickson	Mantz	Wigdahl
Finch	Mead	Wilson of Cherokee
Findlay	Miles	Wilson of Louisa
Flenniken	Miller	Wilson of Mahaska
Gilbert	Mooty	Wilson of Mitchell
	Mowery	Mr. Speaker

Nays—16.

Bailey	Lenocker	Oertel
Garber	McFarlane	Randall
Gray	Meredith	Reed
Griffin	Murray	Stanley
Lake	Neff	Wormley
Lee		

Absent or not voting—18.

Finley	Mackie	Rowley
Hall	O'Donnell	Santee
Helming	Rayburn	Shaff
Jessen	Rees	Slaughter
Johnston of Lucas	Richards	Stone
Kimberly	Roberts	Wichman

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Reed of Guthrie, unanimous consent having been granted, action was deferred on Calendar No. 136, House File No. 98, and same was allowed to retain its place on the calendar.

On request of Rogers of Carroll, unanimous consent having been granted, action was deferred on Calendar No. 137, House File No. 313, and same was allowed to retain its place on the calendar.

On request of Mantz of Audubon, unanimous consent having been granted, action was deferred on Calendar No. 138, House File No. 269, and same was allowed to retain its place on the calendar.

On request of Miles of Jackson, unanimous consent having been granted, action was deferred on Calendar No. 139 House File No. 319, and same was placed at the foot of the calendar.

On motion of Turner of Iowa the House adjourned until 9:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 8, 1917.

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

Prayer was offered by the Rev. L. H. Mayne, Emmetsburg, Iowa.

Journal of March 7th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Flenniken of Jones presented petition of women's organizations of Anamosa protesting against the removal of the women's reformatory from Anamosa.

Referred to committee on board of control.

Mead of Butler presented petition of citizens of Butler county in favor of child welfare research station.

Referred to committee on public health.

Dunkelberg of Floyd presented petition of citizens of Floyd county in favor of child welfare research station.

Referred to committee on public health.

Lake of Woodbury presented petition of property owners of Sioux City in favor of the anti-discrimination insurance law.

Referred to committee on insurance.

Tucker of Clinton presented petition of citizens of Clinton county in favor of the anti-discrimination insurance law.

Referred to committee on insurance.

Lee of Sac presented petition of citizens of Wall Lake requesting repeal of the anti-discrimination insurance law.

Referred to committee on insurance.

Kern of Warren presented petition of citizens of Warran county relative to river drainage.

Referred to committee on drainage.

Coakley of Union presented petition of the G. A. R. of Creston, Iowa, protesting against the removal of the soldiers' monument.

Referred to committee on military.

Wichman of Hancock presented petition of citizens of Garner, Iowa, in favor of child welfare research station, also the present sanitary law, the weight and measure law, and against any change in the library commission.

Referred to committee on public libraries.

Mead of Butler presented petition of residents of Greene, Iowa, favoring the retention of the library commission.

Referred to committee on public libraries.

Mackie of Benton presented petition of citizens of Belle Plaine, Iowa, favoring the retention of the library commission.

Referred to committee on public libraries.

Darrah of Franklin presented petition of citizens of Franklin county favoring the retention of the library commission.

Referred to committee on public libraries.

Reed of Guthrie presented petition of residents of Guthrie county in favor of closed season on quail and prairie chickens.

Referred to committee on fish and game.

Starzinger of Polk presented petition of citizens of Polk county in favor of closed season on quail and prairie chickens.

Referred to committee on fish and game.

Lee of Sac presented petition of residents of Sac county in favor of closed season on quail and prairie chickens.

Referred to committee on fish and game.

Rogers of Carroll presented petition of residents of Carroll county in favor of closed season on quail and prairie chickens.

Referred to committee on fish and game.

Randall of Linn presented petition of citizens of Linn county against closed season on quail.

Referred to committee on fish and game.

Nordyke of Keokuk presented petition of citizens of Keokuk county against closed season on quail.

Referred to committee on fish and game.

Murray of Buena Vista presented petitions of voters of Buena Vista county protesting against the passage of House File No. 327.

Referred to committee on police regulations.

Randall of Linn presented petition of citizens of Lisbon, Iowa, protesting against the passage of House File No. 327 and favoring the appropriation for the attorney general.

Referred to committee on police regulations.

Murray of Buena Vista presented petition of citizens of Alta, Iowa, against the passage of House File No. 327.

Referred to committee on police regulations.

Neff of Pottawattamie presented petition of citizens of Mount Vernon, Iowa, protesting against the passage of House File No. 327.

Referred to committee on police regulations.

Becker of Clayton presented petition of citizens of Edgewood, Iowa, protesting against the passage of House File No. 327.

Referred to committee on police regulations.

Coakley of Union presented petition of citizens of Union county protesting against the passage of House File No. 327, favoring the appropriation for the attorney general, and the present location of the women's reformatory.

Referred to committee on police regulations.

Wichman of Hancock presented petition of citizens of Hancock county protesting against the passage of House File No. 327, favoring the appropriation for the attorney general and the removal of the women's reformatory from Anamosa to Rockwell City.

Referred to committee on police regulations.

Findlay of Webster presented petition of citizens of Fort Dodge in favor of House File No. 327.

Referred to committee on police regulations.

Nordyke of Keokuk presented petition of the women of Woolson, Iowa, in favor of the anti-cigarette law.

Referred to committee on police regulations.

Slosson of Worth presented petition of supervisors and citizens of Worth county against the Johnston road bill.

Referred to committee on roads and highways.

Johnston of Humboldt presented petition of voters of Humboldt county in favor of the Elwood-Mackie amendment to the Johnston road bill.

Referred to committee on roads and highways.

Gilmore of Clay presented petition of residents of Clay county in favor of the Elwood-Mackie amendment to the Johnston road bill.

Referred to committee on roads and highways.

Mackie of Benton presented petition of board of supervisors of Benton county against the Johnston road bill.

Referred to committee on roads and highways.

Flenniken of Jones presented petition of citizens and voters of Jones county against the Johnston road bill.

Referred to committee on roads and highways.

Lewis of Clarke presented petition of tax payers of Clarke county in favor of House File No. 353.

Referred to committee on roads and highways.

Meredith of Jasper presented petition of citizens and tax-payers of Jasper county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Nordyke of Keokuk presented petition of citizens and tax-payers of Keokuk county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Dean of Osceola presented petition of citizens and tax-payers of Ashton, Iowa, in favor of the Johnston road bill.

Referred to committee on roads and highways.

Kepple of Chickasaw presented petition of citizens and tax-payers of Chickasaw county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Wormley of Plymouth presented petition of citizens and tax-payers of Plymouth county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Anderson of Winnebago presented petition of citizens and tax-payers of Winnebago county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Weaver of Polk presented petition of citizens and tax-payers of Polk county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Ulstad of Wright presented petition of citizens and tax-payers of Wright county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Durbin of Mills presented petition of citizens and tax-payers of Glenwood, Iowa, in favor of the Johnston road bill.

Referred to committee on roads and highways.

Newton of Cass presented petitions of citizens and tax-payers of Cass county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Lee of Sac presented petition of citizens and tax-payers of Sac county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Edgington of Monona presented petitions of citizens and tax-payers of Monona county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Walrath of Fayette presented petition of citizens and tax-payers of Fayette county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Garber of Decatur presented petition of voters of Decatur county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Mowery of Jefferson presented petitions of citizens and tax-payers of Keokuk and Jefferson counties in favor of the Johnston road bill.

Referred to committee on roads and highways.

Benn of Washington presented petition of citizens of Washington county in favor of abolishing the highway commission.

Referred to committee on roads and highways.

Kern of Warren presented petition of citizens of Warren county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Rayburn of Poweshiek presented petition of citizens of Poweshiek county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Klaus of Delaware presented petition of citizens and tax-payers of Delaware county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Hall of Taylor presented petition of citizens of Taylor county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Wilson of Louisa presented petition of citizens and tax-payers of Louisa county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Reed of Guthrie presented petition of citizens and tax-payers of Guthrie county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Andre of Des Moines presented petition of citizens and tax-payers of Des Moines county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Johnston of Lucas presented petition of citizens and tax-payers of Hardin and Hamilton counties in favor of the Johnston road bill.

Referred to committee on roads and highways.

Nordyke of Keokuk presented petitions of citizens of Keokuk county favoring the abolishing of the highway commission.

Referred to committee on roads and highways.

LEAVE OF ABSENCE.

On request of Gilmore of Clay leave of absence was granted Gray of Calhoun until Friday.

On request of Langfitt of Adair leave of absence was granted Finley of Henry until Friday.

REPORTS OF COMMITTEES.

Slaughter of Wapello, from the committee on public health, submitted the following report:

MR. SPEAKER—Your committee on public health, to whom was referred House File No. 288, a bill for an act to amend the law as it appears in section twenty-five hundred eighty-three-n (2583-n) and section twenty-five hundred eighty-three-r (2583-r), supplement to the code, 1913, regulating the practice of optometry and providing penalties 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 be amended as follows:

By striking from lines four (4) and five (5) in section two (2), the words "to constitute a public nuisance", and inserting in lieu thereof the word "unlawful"; and when so amended the bill do pass.

A. W. SLAUGHT, *Chairman.*

Ordered passed on file.

Peters of Dallas, from the committee on police regulations, submitted the following report:

MR. SPEAKER—Your committee on police regulations, to whom was referred House File No. 327, a bill for an act to amend section five thousand and forty (5040) of the code, relative to observance of the Sabbath, beg leave to report they 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:

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

SECTION 1. That section five thousand forty (5040) of the code be and the same is hereby amended by adding at the end thereof the following:

"Provided, further, that the provisions of this section shall not be held to prohibit the maintenance and operation of railroads, street and inter-urban railways, telephone and telegraph service, heating and lighting plants, waterworks and other public services, livery-stables, undertaking establishments, automobile garages and service stations, hotels, eating-houses and drug stores; nor the sale and delivery of milk and ice; nor the publishing, sale and delivery of newspapers; nor the sale of periodicals; nor the giving of concerts of music and the opening of public libraries and museums. Nor shall the provisions of this section be held to prohibit in cities and towns the maintenance and operation of bakeries,

confectionery stores, fruit stores, cigar stores, shoe-shining stands, flower stands, bath houses, boat houses, amusement parks, baseball games, theatres and moving picture shows, but cities and towns shall have the power by ordinance to prohibit the same on Sunday and provide penalties for violations thereof." and when so amended the bill be placed on the calendar.

JAS. PETERS, *Chairman.*

Ordered passed on file.

Meredith of Jasper, from the committee on drainage, submitted the following report:

MR. SPEAKER—Your committee on drainage, to whom was referred House File No. 14, a bill for an act to amend section nineteen hundred eighty-nine-a-sixty-one (1989-a-61) of the 1915 supplemental supplement to the code, relating to the transfer of certain drainage districts to local boards of 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.

DAVID MEREDITH, *Chairman.*

Report adopted and House File No. 14 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on drainage, to whom was referred House File No. 217, a bill for an act to repeal section 1989-a-52-a, section 1989-a-52-f, of the supplemental supplement to the code, 1915, and to enact substitutes therefor and to repeal section 1989-a-52-e of the supplement to the code, 1913, and to enact substitutes therefor, etc., beg leave to report they 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:

Strike out all after the enacting clause and substitute the following:

SECTION 1. That the law as it appears in section nineteen hundred eighty-nine-a, fifty-two-a (1989-a-52-a) of the supplemental supplement to the code, 1915, be and the same is hereby repealed and the following is enacted in lieu thereof:

That in all drainage or levee district having or operating a pumping station or maintaining a levee, or both, heretofore established, or which may hereafter be established under the laws of the state of Iowa, at any time after the completion of the contract for the original construction has been accepted by the board of supervisors, any three or more persons who own land within the district which has been assessed for benefits, may file in the office of the county auditor of the county or counties in which the district is located a petition signed by a majority of the persons owning land within the district which has been assessed for benefits, asking that said district be placed under the control and management of three (3) trustees, residents of the county or counties in which the said district is located, and land owners in said district, to be elected

by the persons owning lands in said district that has been assessed for benefits."

SECTION 2. That section nineteen hundred eighty-nine-a, fifty-two-b (1989-a-52-b), supplement to the code, 1913, be and the same is hereby repealed and the following is enacted in lieu thereof:

"Upon filing of said petition the board of supervisors, or the joint boards of supervisors of the counties wherein said district is located, shall at a regular or special meeting canvass the same and if it shall be determined that the same is signed by a majority of all the persons owning land in said district that has been assessed for benefits, the board, or joint boards of supervisors, shall order an election to be held at some convenient place in the district at some time not less than thirty (30) days, nor more than sixty (60) days from the date of the canvass of said petition, for the election of said trustees, and shall name from the residents of the district three judges and two clerks of election and shall cause notice of said election together with the time and place of holding the same to be published for two consecutive weeks in one newspaper in each county into which said district extends, in which the official proceedings of the boards of supervisors are published."

SECTION 3. That the law as it appears in section nineteen hundred eighty-nine-a fifty-two-c (1989-a-52-c), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:

"On the day designated for said election, the polls shall open at eight o'clock a. m., and remain open until seven o'clock p. m., and the judges of election shall canvass the vote, and certify the same to the boards of supervisors and deposit the ballots cast and the poll books showing the names of the voters with the county auditor. The owner of each tract of land over twenty-one years of age, without regard to sex, and any railroad or corporation owning property in said district and assessed for benefits, shall be entitled to at least one vote, provided, however, that if a petition asking for the right to vote in proportion to their assessment at all elections for any purpose thereafter to be held within said district, signed by sixty per cent of the land owners owning land within said district is presented to said trustees, then in all elections thereafter, held within said district under the provisions of this act, anyone whose land is assessed for benefits in a sum exceeding \$10.00, without regard to age, sex or condition, shall be entitled to one vote for each \$10.00 of the original assessment for benefits against the land actually owned by him in said district at the time of the election and which has been assessed for benefits in said district, but in order to have his ballot counted for more than one vote, he shall write his name upon his ballot. The vote of any resident of a county in which the district is located, in whole or in part, must be cast in person. The vote of any owner of land, including railroads and corporations, assessed within the district is located in whole or in part, may have his or its vote cast by some resident taxpayer of the district or agent of such railroad or corporation who is authorized by a power of attorney signed and acknowledged by such non-resident land owner or duly authorized officer of such railroad or corporation to cast the vote for him, but the power of attorney in

such case shall be filed with the county auditor, at least five (5) days prior to the election at which it is to be effective. The vote of any person who is a minor, insane or under other legal disability shall be cast by the parent, guardian or other legal representative. The canvass of the returns shall be on Monday following said election and the county auditor shall issue a certificate to the trustees of their election."

SECTION 4. That section nineteen hundred-eighty-nine-a, fifty-two-e (1989-a-52-e) of the supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:

"Elections shall be held biennially in such district upon the first Monday of the month in which the first election was held, or on a date which shall be the choice of a majority of the electors of such district expressed by ballot, for the election of trustees, which shall be called by the trustees, held and the returns certified in the same manner as the first election. The term of such trustees shall be for two years or until their successors are duly elected and qualified."

SECTION 5. That the law as it appears in section nineteen hundred eighty-nine-a fifty-two-f (1989-a-52-f) supplemental supplement to the code, 1915, be and the same is hereby repealed and the following enacted in lieu thereof:

"The trustees shall qualify in the same manner as township trustees and also by giving a bond in the sum of one thousand (\$1,000.00) dollars each, conditional for the faithful discharge of their duties, and the said bond to be duly approved by the county auditor of the county in which the greater portion of the district is located. The trustees shall have control and supervision of said district with all of the same powers that are now conferred on the board or boards of supervisors for the control or supervision of drainage and levee districts under the drainage and levee laws of Iowa, and they shall promptly and faithfully look after all of the business of the district. If a reclassification and readjustment of the assessments of property or any important change of the district shall be deemed advisable by the said trustees, they shall submit the question of the reclassification and readjustment of the assessments of property, or change of district to the vote of the electors of said district by ballot, at the next regular election of trustees, or they shall have the power to demand a special election therefor. Should the proposition receive the sanction of the majority of the voters at said election, then the trustees shall proceed in the same manner in the reclassification and readjustment of the assessments as are now provided for governing the actions of the board or boards of supervisors. All costs and expense necessary to carry out the powers and duties hereby conferred upon said trustees shall be levied and collected upon the land in said district in the same manner as the same are now levied and collected, upon certificate by the trustees to the board or boards of county supervisors of the amount necessary therefor. The said fund when so levied and collected shall be held by the county treasurer of the county in which the same is collected, subject to the order of the trustees of said district, and shall be expended only upon their order upon warrants bearing a legal rate of interest, drawn by the county auditors upon certificates

approved by the said board of trustees, signed by the president of the board. The said trustees shall have power to issue drainage or levee bonds when necessary, said bonds to be approved by a judge of the district court of the county or counties in which said district lies. The said trustees shall have power, if in their judgment, it is necessary to employ a clerk for said district, and to fix his compensation. The members of the board of trustees shall receive three dollars (\$3.00) per day each for time actually spent in looking after the affairs of the district, and necessary traveling expenses.

This act being deemed of immediate importance shall be in force from and after its publication in the Des Moines Register, a newspaper published in Des Moines, Iowa, and the Muscatine Journal, a newspaper published in Muscatine, Iowa, without expense to the state.

And that the title to said bill be amended by striking out all of said title and inserting the following in lieu thereof:

A bill for an act to repeal section nineteen hundred eighty-nine-a, fifty-two-a, (1989-a-52-a) supplemental supplement to the code, 1915, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a, fifty-two-b, (1989-a-52-b), supplement to the code, 1913, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a, fifty-two-c, (1989-a-52-c), supplement to the code, 1913, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a, fifty-two-e, (1989-a-52-e), supplement to the code, 1913, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a, fifty-two-f (1989-a-52-f) supplemental supplement to the code, 1915, and enact a substitute therefor, relating to the creation of trustees for drainage districts; the method of electing same and their qualifications and compensation.; and when so amended the bill do pass.

DAVID MEREDITH, *Chairman.*

Ordered passed on file.

Santee of Black Hawk called up House concurrent resolution offered by him relative to stamps being furnished the members of the general assembly.

Rogers of Carroll moved that the resolution be laid upon the table. Lee of Sac seconded the motion.

The Speaker announced that inasmuch as the code states that no stamps shall be provided for legislators, the resolution was out of order.

INTRODUCTION OF BILLS.

By Wilson of Mahaska, House File No. 490, a bill for an act to require insurance companies to pay interest upon the amount of loss from the date thereof to the date of payment.

Read first and second time and referred to committee on insurance.

By Jones of Cerro Gordo, House File No. 491, a bill for an act to amend section one thousand four hundred thirteen (1413) of the code, relating to the payment of taxes.

Read first and second time and referred to committee on ways and means.

By Shortess of Tama, House File No. 492, a bill for an act to amend the law as it appears in sections eight hundred one (801) and eight hundred forty-nine-f (849-f) supplement to the code, 1913, and sections eight hundred forty-nine-l (849-l), eight hundred forty-nine-m (849-m) and eight hundred forty-nine-n (849-n), supplemental supplement to the code, 1915, relating to changing water courses.

Read first and second time and referred to committee on drainage.

By Crozier of Marion, House File No. 493, a bill for an act to permanently fix the location of the Iowa Soldier's and Sailor's Monument, now on the capitol grounds in the city of Des Moines, Iowa.

Read first and second time and referred to committee on military.

By Horchem of Dubuque, House File No. 494, a bill for an act to authorize boards of education to elect teachers in the public schools for a longer period than one year.

Read first and second time and referred to committee on schools and text-books.

By Kepple of Chickasaw, House File No. 495, a bill for an act to amend the law as it appears in section two thousand eight hundred thirty-one (2831), supplement to the code, 1913, relating to the county board of education.

Read first and second time and referred to committee on schools and text-books.

By Rees of Fremont, House File No. 496, a bill for an act to legalize certain warrants of the city of Hamburg, Iowa.

Read first and second time and referred to committee on judiciary.

By Langfitt of Adair and Lenoeker of Madison, House File No. 497, a bill for an act to limit the commencement of an action for

the recovery of an interest in real estate, based upon a claim arising prior to A. D. 1900, unless notice of such claimed right or interest is given as herein provided.

Read first and second time and referred to committee on judiciary.

By Nichols of Hardin, House File No. 498, a bill for an act to authorize the executive council to sell certain lands belonging to the state.

Read first and second time and referred to committee on public lands and buildings.

By O'Donnell of Dubuque, House File No. 499, a bill for an act to amend the law as it appears in sections eleven hundred thirty seven-b, eleven hundred thirty seven-c, eleven hundred thirty seven-d, eleven hundred thirty seven-f, eleven hundred thirty seven-g, eleven hundred thirty seven-h, eleven hundred thirty seven-i, and eleven hundred thirty seven-j, and eleven hundred thirty seven-k, of the supplemental supplement to the code, 1915, relating to the manner of voting by qualified electors absent from the county or disabled on the day of election.

Read first and second time and referred to committee on elections.

By Findlay of Webster, House File No. 500, a bill for an act to declare buildings and places where cigarettes, or cigarette papers or wrappers are sold or given away or kept for sale or gift to be nuisances, and providing for enjoining and abating such nuisances, and providing for punishment for the violation of such injunctions.

Read first and second time and referred to committee on police regulations.

By McFerren of Hamilton, House File No. 501, a bill for an act to regulate the operation of motor vehicles, taxicabs, jitneys and other vehicles operated for hire and not running on fixed tracks.

Read first and second time and referred to committee on motor vehicles and transportation.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 87, a bill for an act providing for the protection and safety of persons employed in or being about the construction, repairing, alteration, or removal of buildings, bridges, viaducts, and other structures, providing means for the enforcement of said act, and providing penalties for violations of its provisions.

Also:

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. 129, a bill for an act authorizing cities and towns to oil the streets and alleys and parts thereof and tax the cost up to property benefited.

Also:

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. 15, a bill for an act amending chapter 2-a of title six of the supplement to the code, 1913, and relating to primary elections and nominations of candidates for office and the election of delegates to various party conventions and the regulation of such party conventions, the selection of committeemen, the filing of nomination papers, the preparation and form of the primary ballot and the count and canvass of the vote at such election and the certification thereof; provision for deciding a tie vote and for vacancy in nomination and for repeal of sections in conflict therewith.

Also:

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:

Substitute for Senate File No. 143, a bill for an act to make an appropriation for the purchase of twenty thousand (20,000) copies of the railroad commissioners' official map, twenty-five (25) copies to be delivered, on request, to each member of the general assembly and balance to be distributed by the railroad commissioners.

Also:

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:

Substitute for Senate File No. 144, a bill for an act to repeal section two thousand eight hundred sixteen (2816) of the supplement to the code, 1913, relating to reversion of school house sites.

SENATE MESSAGES CONSIDERED.

Senate File No. 15, a bill for an act amending chapter 2-a of title six of the supplement to the code, 1913, and relating to primary elections and nominations of candidates for office and

the election of delegates to various party conventions and the regulation of such party conventions, the selection of committeemen, the filing of nomination papers, the preparation and form of the primary ballot and the count and canvass of the vote at such election and the certification thereof; provision for deciding a tie vote and for vacancy in nomination and for repeal of sections in conflict therewith.

Read first and second time and referred to committee on elections.

Senate File No. 87, a bill for an act providing for the protection and safety of persons employed in or being about the construction, repairing, alteration or removal of buildings, bridges, viaducts, and other structures, providing means for the enforcement of said act, and providing penalties for violations of its provisions.

Read first and second time and referred to committee on judiciary.

Substitute for Senate File No. 143, a bill for an act to make an appropriation for the purchase of twenty thousand (20,000) copies of the railroad commissioner's official map, twenty five (25) copies to be delivered, on request, to each member of the general assembly and balance to be distributed by the railroad commissioners.

Read first and second time and referred to committee on appropriations.

Senate File No. 129, a bill for an act authorizing cities and towns to oil the streets and alleys and parts thereof and tax the cost up to the property benefitted.

Read first and second time and referred to committee on municipal corporations.

Substitute for Senate File No. 144, a bill for an act to repeal section two thousand eight hundred sixteen (2816) of the supplement to the code, 1913, relating to reversion of school house sites.

Read first and second time and referred to committee on schools and text-books.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 14.

The hour having arrived for Special Order No. 14, on motion of Crozier of Marion, Senate File No. 28, a bill for an act amending section 4604 of the code of 1897, relating to the competency of interested witness to testify to a personal transaction with a person since deceased, with report of committee recommending passage, was taken up and considered.

The hour having arrived for Special Order No. 12, on motion of Rowley of Van Buren, action was deferred on said Special Order until the bill under consideration was disposed of.

The House resumed consideration of Special Order No. 14.

Klinker of Crawford offered the following amendment to Senate File No. 28.

Amend Senate File No. 28 by adding to the same the following, to-wit: "SECTION 2. Provided that this act shall not affect pending litigation."

Amendment adopted.

Moved by Johnston of Humboldt that the main question be now put.

Motion prevailed.

Mr. Crozier moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—23.

Baldwin
Becker
Coakley
Dunkelberg
Erickson
Harrington
Horchem
Jackson

Langfitt
Larson
Mackie
Mantz
Meredith
Miller
Peters
Roberts

Slaught
Smith
Tucker
Turner
Weaver
Wenstrand
Wichman

Nays—72.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winnebago
Andre
Bailey
Benn

Boies
Bruce
Darrah
Dean
Durbin
Edgington
Epps
Finch

Findlay
Flenniken
Garber
Gilbert
Gilmore
Grason
Griffin
Hall

Hansen	Mead	Rowley
Johnston of Humboldt	Miles	Santee
Johnston of Lucas	Mooty	Scott
Jones	Mowery	Shaff
Kepple	Murray	Shortess
Kern	Neff	Slosson
Kimberly	Newton,	Stanley
Klaus	Nichols	Stuart
Klinker	Nordyke	Ulstad
Knickerbocker	O'Donnell	Wigdahl
Krouse	Oertel	Wilson of Cherokee
Lake	Price	Wilson of Louisa
Lee	Randall	Wilson of Mahaska
Lenocker	Rayburn	Wilson of Mitchell
Lewis	Reed	Wormley
McFarlane	Rogers	Mr. Speaker
McFerren		

Absent or not voting—13.

Crozier	Helming	Richards
Elwood	Jessen	Starzinger
Finley	Nicholson	Stone
Giltner	Rees	Walrath
Gray		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On request of Rowley of Van Buren, unanimous consent having been granted, action was deferred on Special Order No. 12, House File No. 179, until Tuesday, March 13th, at 10:30 a. m.

Randall of Linn asked and obtained unanimous consent to have Calendar No. 176, Senate File No. 18, substituted for Calendar No. 128, House File No. 104.

On motion of Randall of Linn, Senate File No. 18, a bill for an act to amend the law as it appears in section four hundred (400), supplement to the code, 1913, relating to the removal of county seats and county records, with report of committee recommending passage, was taken up and considered.

Mr. Randall moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—82.

Adkins	Baldwin	Darrah
Anderson of Greene	Becker	Dunkelberg
Anderson of Winnebago	Boies	Durbin
Andre	Bruce	Edgington
Bailey	Coakley	Epps
	Crozier	Erickson

Finch	Lake	Rogers
Findlay	Langfitt	Scott
Flenniken	Larson	Shaff
Garber	Lenocker	Shortess
Gilbert	Lewis	Slaughter
Gilmore	McFerren	Slosson
Giltner	Mackie	Smith
Grason	Mantz	Stanley
Griffin	Mead	Starzinger
Hall	Meredith	Stuart
Harrington	Miles	Tucker
Horchem	Miller	Turner
Jackson	Mooty	Ulstad
Johnston of Humboldt	Mowery	Weaver
Jones	Nichols	Wenstrand
Kepple	Nordyke	Wichman
Kern	O'Donnell	Wigdahl
Kimberly	Oertel	Wilson of Cherokee
Klaus	Price	Wilson of Louisa
Klinker	Randall	Wormley
Knickerbocker	Reed	Mr. Speaker
Krouse	Rees	

Nays—3.

Rayburn Wilson of Mahaska Wilson of Mitchell

Absent or not voting—23.

Anderson of Davis	Jessen	Peters
Benn	Johnston of Lucas	Richards
Dean	Lee	Roberts
Elwood	McFarlane	Rowley
Finley	Murray	Santee
Gray	Neff	Stone
Hansen	Newton	Walrath
Helming	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILLS WITHDRAWN.

On request of Findlay of Webster, unanimous consent having been granted, House File No. 441 was withdrawn from the committee on retrenchment and reform and from the further consideration of the House.

On request of Randall of Linn, unanimous consent having been granted, House File No. 104, Calendar No. 128, was withdrawn from the further consideration of the House.

Klinker of Crawford moved that when the House adjourn it be until 1:00 p. m.

Motion prevailed.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bill:

House File No. 7, a bill for an act to amend the law as it appears in section ten hundred seventy-six (1076), supplemental supplement to the code, 1915, relating to the registration of voters in cities and villages.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined and find correctly enrolled, the following bill:

House File No. 7.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
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. 7.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval the following bill:

House File No. 7.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

CONSIDERATION OF BILLS.

On request of Reed of Guthrie, unanimous consent having been granted, action was deferred on Calendar No. 136, House File No. 98, and same was allowed to retain its place on the calendar.

On request of Rogers of Carroll, unanimous consent having been granted, action was deferred on Calendar No. 137, House

File No. 313, and same was allowed to retain its place on the calendar.

On request of Mantz of Audubon, unanimous consent having been granted, action was deferred on Calendar No. 138, House File No. 269, and same was placed at the foot of the calendar.

On motion of Klinker of Crawford, Calendar No. 142, Senate File No. 17, a bill for an act to repeal section 5028-u, 5028-v and 5028-w, relating to tipping and providing penalties therefor, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Klinker moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—39.

Adkins	Gilbert	Nichols
Anderson of Greene	Gilmore	O'Donnell
Anderson of Winne-	Grason	Price
bago	Griffin	Randall
Baldwin	Hansen	Rayburn
Becker	Harrington	Shaff
Bruce	Horchem	Shortess
Darraha	Jones	Starzinger
Dean	Kimberly	Stone
Dunkelberg	Klinker	Tucker
Durbin	Lee	Weaver
Edgington	McFerrer	Wichman
Erickson	Murray	Mr. Speaker

Nays—55.

Anderson of Davis	Knickerbocker	Reed
Andre	Krouse	Rees
Bailey	Lake	Rogers
Benn	Langfitt	Rowley
Boies	Larson	Santee
Coakley	Lenocker	Scott
Crozier	Lewis	Slosson
Epps	Mackie	Smith
Finch	Mantz	Stanley
Findlay	Mead	Stuart
Flenniken	Miles	Turner
Garber	Miller	Ulstad
Hall	Mooty	Wenstrand
Jackson	Mowery	Wigdahl
Johnston of Humboldt	Neff	Wilson of Louisa
Johnston of Lucas	Newton	Wilson of Mahaska
Kepple	Nordyke	Wilson of Mitchell
Kern	Oertel	Wormley
Klaus	Peters	

Absent or not voting—14.

Elwood	Jessen	Roberts
Finley	McFarlane	Slaught
Giltner	Meredith	Walrath
Gray	Nicholson	Wilson of Cherokee
Helming	Richards	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Rayburn of Poweshiek moved that the House adjourn. Motion prevailed.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Unanimous consent was obtained to return to the order of petitions, memorials and remonstrances.

Klaus of Delaware presented petition of voters of Delaware county in favor of House File No. 318.

Referred to committee on elections.

Kepple of Chickasaw presented petition of residents of Chickasaw county favoring a closed season on quail.

Referred to committee on fish and game.

Anderson of Davis presented petition of citizens and tax-payers of Davis county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Wilson of Mitchell presented petition of citizens and tax-payers of Mitchell county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Becker of Clayton presented petition of citizens and tax-payers of Clayton county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Tucker of Clinton presented petition of citizens and tax-payers of Clinton county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Wilson of Louisa presented petition of citizens and tax-payers of Louisa county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Peters of Dallas presented petition of citizens and tax-payers of Dallas county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Garber of Decatur presented petition of voters of Decatur county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Newton of Cass presented petition of citizens and tax-payers of Cass county in favor of the Johnston road bill.

Referred to committee on roads and highways.

Stuart of Emmet presented petition of farmers and tax-payers of Emmet county in favor of the Elwood-Mackie amendment to House File No. 353.

Referred to committee on roads and highways.

Durbin of Mills presented petition of voters of Mills county in favor of the Elwood-Mackie amendment to House File No. 353.

Referred to committee on roads and highways.

INTRODUCTION OF BILLS.

Unanimous consent was obtained to return to the order of introduction of bills.

By Epps of Wapello, House File No. 502, a bill for an act to amend section twenty-eight hundred (2800), supplement to the code, 1913, providing for the organization and maintenance of township high schools.

Read first and second time and referred to committee on schools and text-books.

By Tucker of Clinton, House File No. 503, a bill for an act to amend section five hundred ten-a (510-a), supplemental supplement to the code, 1915, relative to the sheriff's salary.

Read first and second time and referred to committee on compensation of public officers.

CONSIDERATION OF BILLS.

SPECIAL ORDER.

On motion of Rogers of Carroll, unanimous consent having been granted, action was deferred on Calendar No. 144, Senate File No. 37, and same was made a special order for Wednesday, March 14th, at 10:30 a. m.

On motion of Walrath of Fayette, Calendar No. 146, House File No. 242, a bill for an act to amend section two thousand seven hundred twenty-two n (2722-n) and section two thousand seven hundred twenty-two o (2722-o) of chapter ten a (10-a) supplemental supplement to the code, 1915, relating to county aid for the blind, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Walrath moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Adkins	Harrington	Peters
Anderson of Davis	Horchem	Price
Anderson of Greene	Jackson	Rayburn
Anderson of Winne- bago	Johnston of Humboldt	Reed
Andre	Johnston of Lucas	Richards
Bailey	Jones	Roberts
Baldwin	Kepple	Rogers
Becker	Kern	Kowley
Benn	Kimberly	Santee
Boies	Klaus	Scott
Bruce	Klinker	Shaff
Coakley	Knickerbocker	Shortess
Darraha	Krouse	Slaught
Dean	Lake	Smith
Dunkelberg	Langfitt	Stanley
Durbin	Larson	Starzinger
Edgington	Lee	Stuart
Elwood	Lenocker	Tucker
Epps	Lewis	Turner
Finch	McFarlane	Ulstad
Findlay	Mackie	Walrath
Flenniken	Mantz	Weaver
Garber	Mead	Wenstrand
Gilmore	Meredith	Wichman
Giltner	Miller	Wigdahl
Grason	Mooty	Wilson of Cherokee
Gray	Newton	Wilson of Louisa
Griffin	Nichols	Wilson of Mahaska
Hall	Nicholson	Wilson of Mitchell
Hansen	Nordyke	Wormley
	O'Donnell	Mr. Speaker

Nays—1.

Randall

Absent or not voting—15.

Crozier	Jessen	Neff
Erickson	McFerren	Oertel
Finley	Miles	Rees
Gilbert	Mowery	Slosson
Helming	Murray	Stone

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Mantz of Audubon, Calendar No. 147, House File No. 225, a bill for an act to amend sections eighteen hundred thirty nine j (1839-j) and eighteen hundred thirty nine l (1839-l) of the supplement to the code, 1913, relating to the matter of fraternal beneficiary societies, orders or associations, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Mantz moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—95.

Adkins	Hansen	Mowery
Anderson of Davis	Harrington	Neff
Anderson of Greene	Helming	Newton
Anderson of Winnebago	Horchem	Nichols
Bailey	Jackson	Nicholson
Baldwin	Johnston of Humboldt	Nordyke
Becker	Johnston of Lucas	O'Donnell
Benn	Jones	Oertel
Boies	Kepple	Peters
Bruce	Kern	Price
Coakley	Kimberly	Randall
Dean	Klaus	Rayburn
Dunkelberg	Klinker	Reed
Durbin	Knickerbocker	Roberts
Edgington	Krouse	Rogers
Elwood	Lake	Rowley
Epps	Langfitt	Santee
Finch	Larson	Scott
Findlay	Lenocker	Shaff
Flenniken	Lewis	Shortess
Garber	McFarlane	Slaughter
Gilbert	McFerren	Slosson
Gilmore	Mackie	Smith
Giltner	Mantz	Stanley
Grason	Mead	Stuart
Gray	Meredith	Tucker
Griffin	Miller	Turner
Hall	Mooty	Ulstad

By striking out of line eight (8) of section one (1) the word "maintenance" and inserting in lieu thereof the word "improvement".

By striking from line thirteen (13) of said section the word "maintain" and inserting in lieu thereof the word "improve".

By striking from line seven (7) of section two (2) the word "maintenance" and inserting in lieu thereof the word "improvement".

By striking from line nine (9) of section two (2) the word "maintenance" and inserting in lieu thereof the word "improvement".

By striking from section three (3) out of lines two (2) and three (3), the words "and on the same basis".

By striking from line four (4) of section three (3) the word "each" and inserting in lieu thereof the word "any".

By inserting preceding the word "fund" in line nine (9) of section three (3) the word "public", and inserting after the word "fund" in the same line the word "necessary".

By striking from section seven (7) all of lines forty-four (44) and forty-five (45), and inserting the following in lieu thereof:

"d. Work of a temporary character or immediate necessity.

e. Work necessary to maintain finished roads completed under this act."

By inserting immediately following line seventy-one (71) of section eight (8) the following:

"SECTION 9. That section fifteen hundred twenty-seven-s fifteen (1527-s15), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:"

That the words and figures "Section 9." be stricken out where same appears in said bill and the words and figures "Section 10." be inserted in lieu thereof.

That the words and figures "Section 10." be stricken out where same appears in said bill and the words and figures "Section 11." be inserted in lieu thereof.

That the words and figures "Section 11." be stricken out where same appears in said bill and the words and figures "Section 12." be inserted in lieu thereof.

That the words and figures "Section 12." be stricken out where same appears in said bill and the words and figures "Section 13." be inserted in lieu thereof.

That the words and figures "Section 13." be stricken out where same appears in said bill and the words and figures "Section 14." be inserted in lieu thereof.

That the words and figures "Section 14." be stricken out where same appears in said bill and the words and figures "Section 15." be inserted in lieu thereof.

That the words and figures "Section 15." be stricken out where same appears in said bill and the words and figures "Section 16." be inserted in lieu thereof.

That section fourteen (14) be amended by inserting immediately preceding the comma (,) in line eight (8) thereof, the following: "supple-

ment to the code, 1913"; that section fourteen (14) be further amended by adding thereto the following:

"That section fifteen hundred twenty-seven-s twenty (1527-s20), supplement to the code, 1913, be and the same is hereby repealed; that section fifteen hundred twenty-seven-s (1527-s), supplemental supplement to the code, 1915, be and the same is hereby amended by striking out of lines twelve (12), thirteen (13), and fourteen (14), the following: 'Each commissioner shall be subject to removal from office as provided in chapter seventy-seven (77), laws of the Thirty-third General Assembly.'"

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move that the House reconsider the vote by which Senate File No. 17 failed to pass the House.

JAS. F. JOHNSTON.

I second the motion.

H. W. BENN.

CONSIDERATION OF BILLS.

On motion of Shortess of Tama, Calendar No. 148, House File No. 258, a bill for an act to amend the law relating to the funds of cities and towns and to authorize cities and towns to transfer moneys from one fund to another by permission of court, with report of majority recommending passage, and report of minority recommending indefinite postponement, was taken up and considered.

On motion of McFerren of Hamilton the House adjourned until 9:00 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 9, 1917.

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

Prayer was offered by the Rev. Howland Hanson, pastor of the First Baptist Church, Des Moines, Iowa.

Journal of March 8th corrected and approved.

RESOLUTION.

Tucker of Clinton offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, it has been customary since the establishment of representative government for the citizens to inform their representatives in legislative bodies as to their wishes on matters pending, which affect their welfare; and

Whereas, the people of Iowa in following this custom are petitioning their representatives as to their wishes on various matters now pending; and

Whereas, it is the wish of the members of this body to do the will of their constituents; now, therefore,

Be It Resolved, That it is the sense of the House of Representatives of the thirty-seventh general assembly that all petitions affecting measures which are now before this body or may be taken up during this session, shall be filed and made a matter of record not later than twenty-four hours succeeding the receipt thereof, in order that we may thus become acquainted with the wishes of those, whose servants we are, and thus be enabled to carry out their mandates. And,

Be It Further Resolved, That all petitions now in the hands of representatives be filed at once.

Resolution adopted.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Weaver of Polk presented petition of citizens of Iowa against House File No. 327, in favor of the appropriation for the attorney general, the anti-cigarette law and the women's reformatory at Rockwell City.

Referred to committee on appropriations.

Shaff of Clinton presented petition of citizens of Clinton county in favor of the teachers' annuity bill.

Referred to committee on appropriations.

Slosson of Worth presented petition of the women of Worth county relative to suffrage.

Referred to committee on constitutional amendments.

Neff of Pottawattamie presented petition of citizens of Pottawattamie county relative to suffrage.

Referred to committee on constitutional amendments.

Wilson of Louisa presented petition of citizens of Wapello, Iowa, against House File No. 327.

Referred to committee on police regulations.

Lee of Sac presented petition of voters of Sac county against House File No. 327.

Referred to committee on police regulations.

Newton of Cass presented petitions of citizens of Cass county against House File No. 327.

Referred to committee on police regulations.

Neff of Pottawattamie presented petition of citizens of Council Bluffs in favor of House File No. 327.

Referred to committee on police regulations.

Walrath of Fayette presented petition of citizens of Oelwein, Iowa, against House File No. 327.

Referred to committee on police regulations.

Newton of Cass presented petition of citizens of Cass county against House File No. 327.

Referred to committee on police regulations.

Santee of Black Hawk presented petition of the Waterloo Commercial Club in favor of the repeal of the anti-discrimination law.

Referred to committee on insurance.

Kimberly of Scott presented petition of citizens of Iowa in favor of the anti-discrimination law.

Referred to committee on insurance.

Shaff of Clinton presented petition of citizens of Iowa in favor of the anti-discrimination law.

Referred to committee on insurance.

Miles of Jackson presented petition of residents of Jackson county in favor of closed season on quail and prairie chickens.

Referred to committee on fish and game.

Jones of Cerro Gordo presented petition of residents of Cerro Gordo county in favor of closed season on quail and prairie chickens.

Referred to committee on fish and game.

Randall of Linn presented petition of residents of Linn county in favor of closed season on quail.

Referred to committee on fish and game.

Wilson of Mahaska presented petition of residents of Mahaska and Monroe counties in favor of closed season on quail and prairie chickens.

Referred to committee on fish and game.

Shaff of Clinton presented petition of citizens of Clinton county in favor of House File No. 114.

Referred to committee on fish and game.

Rayburn of Poweshiek presented petition of trustees of Grinnell public library in favor of the retention of the library commission.

Referred to committee on public libraries.

Elwood of Howard presented petition of tax-payers league protesting against Senate File No. 290.

Referred to committee on public health.

Santee of Black Hawk presented petition of shippers of Black Hawk county in favor of funds for the railroad commission.

Referred to committee on railroads and transportation.

Coakley of Union presented petition of teachers of Union county favoring the present system of certification of teachers.

Referred to committee on schools and text-books.

Jessen of Story presented petitions of residents of Story county in favor of and against closed season on quail and prairie chickens.

Referred to committee on fish and game.

Shaff of Clinton presented petition of citizens of Clinton county against House File No. 329.

Referred to committee on roads and highways.

Miller of Boone presented petition of voters of Boone county in favor of the Elwood-Mackie amendment to House File No. 353.

Referred to committee on roads and highways.

Gilmore of Clay presented petition of residents of Clay county in favor of the Elwood-Mackie amendment to House File No. 353.

Referred to committee on roads and highways.

Rees of Fremont presented petition of voters of Fremont county in favor of the Elwood-Mackie amendment to House File No. 353.

Referred to committee on roads and highways.

Murray of Buena Vista presented petition of citizens of Buena Vista county in favor of the Elwood-Mackie amendment to House File No. 353.

Referred to committee on roads and highways.

Elwood of Howard presented petition of board of supervisors of Wright county in favor of the Elwood-Mackie amendment to House File No. 353.

Referred to committee on roads and highways.

Elwood of Howard presented petition of citizens and taxpayers of Howard county in favor of the Elwood-Mackie amendment to House File No. 353.

Referred to committee on roads and highways.

Nicholson of Winneshiek presented petition of farmers and citizens of Winneshiek county in favor of the Elwood-Mackie amendment to House File No. 353.

Referred to committee on roads and highways.

Wigdahl of Palo Alto presented petition of citizens and tax-payers of Palo Alto county in favor of House File No. 353.

Referred to committee on roads and highways.

Anderson of Winnebago presented petition of citizens and tax-payers of Winnebago county in favor of House File No. 353.

Referred to committee on roads and highways.

Bailey of Shelby presented petition of the Shelby County Tax-payers League in favor of House File No. 353.

Referred to committee on roads and highways.

Wormley of Plymouth presented petition of citizens and tax-payers of Plymouth county in favor of House File No. 353.

Referred to committee on roads and highways.

Darrah of Franklin presented petition of farmers of Franklin county in favor of House File No. 353, competitive bidding for state printing and auditing of state accounts.

Referred to committee on roads and highways.

Tucker of Clinton presented petitions of citizens and tax-payers of Clinton county in favor of House File No. 353.

Referred to committee on roads and highways.

Shaff of Clinton presented petition of citizens and tax-payers of Clinton county in favor of House File No. 353.

Referred to committee on roads and highways.

Mowery of Jefferson presented petition of citizens and tax-payers of Jefferson and Keokuk counties in favor of House File No. 353.

Referred to committee on roads and highways.

Grason of Pottawattamie presented petition of citizens and tax-payers of Pottawattamie county in favor of House File No. 353.

Referred to committee on roads and highways.

Becker of Clayton presented petition of citizens and tax-payers of Clayton county in favor of House File No. 353.

Referred to committee on roads and highways.

Kimberly of Scott presented petitions of citizens and farmers of Scott county in favor of House File No. 353.

Referred to committee on roads and highways.

O'Donnel of Dubuque presented petition of farmers and tax-payers of Dubuque county in favor of the retention of the highway commission.

Referred to committee on roads and highways.

Hansen of Scott presented petition of members of the West View grange of Eldridge against House File No. 353.

Referred to committee on roads and highways.

Ulstad of Wright presented petition of citizens and tax-payers of Wright county in favor of House File No. 353.

Referred to committee on roads and highways.

Findlay of Webster presented petition of Commercial Club of Fort Dodge favoring the bonding of districts for permanent road building.

Referred to committee on roads and highways.

Kepple of Chickasaw presented petition of citizens and tax-payers of Chickasaw county in favor of the Elwood-Mackie amendment to House File No. 353.

Referred to committee on roads and highways.

Giltner of Monroe presented petitions of citizens of Dickinson and Monroe counties in favor of House File No. 353.

Referred to committee on roads and highways.

Smith of Bremer presented petition of citizens and tax-payers of Bremer county in favor of House File No. 353.

Referred to committee on roads and highways.

Starzinger of Polk presented petition of citizens and tax-payers of Polk county in favor of House File No. 353.

Referred to committee on roads and highways.

Findlay of Webster presented petition of citizens and tax-payers of Webster county in favor of House File No. 353.

Referred to committee on roads and highways.

Nordyke of Keokuk presented petitions of citizens and tax-payers of Keokuk county in favor of House File No. 353.

Referred to committee on roads and highways.

Findlay of Webster presented petition of citizens and tax-payers of Webster county in favor of House File No. 353.

Referred to committee on roads and highways.

Gray of Calhoun presented petition of citizens and tax-payers of Calhoun county in favor of House File No. 353.

Referred to committee on roads and highways.

Johnston of Lucas presented petition of citizens of Lucas county in favor of House File No. 353.

Referred to committee on roads and highways.

Newton of Cass presented petitions of citizens and tax-payers of Cass county in favor of House File No. 353.

Referred to committee on roads and highways.

Neff of Pottawattamie presented petition of citizens and tax-payers of Pottawattamie county in favor of House File No. 353.

Referred to committee on roads and highways.

Weaver of Polk presented petition of citizens and tax-payers of Polk county in favor of House File No. 353.

Referred to committee on roads and highways.

Edgington of Monona presented petition of citizens and tax-payers of Monona county in favor of House File No. 353.

Referred to committee on roads and highways.

Langfitt of Adair presented petition of citizens and tax-payers of Adair county in favor of House File No. 353.

Referred to committee on roads and highways.

Rayburn of Poweshiek presented petition of citizens and tax-payers of Poweshiek county in favor of House File No. 353.

Referred to committee on roads and highways.

Coakley of Union presented petition of voters and tax-payers of Union county in favor of House File No. 353.

Referred to committee on roads and highways.

Hall of Taylor presented petition of citizens and tax-payers of Taylor county in favor of House File No. 353.

Referred to committee on roads and highways.

Becker of Clayton presented petition of citizens and tax-payers of Clayton county in favor of House File No. 353.

Referred to committee on roads and highways.

Walrath of Fayette presented petition of citizens and tax-payers of Fayette county in favor of House File No. 353.

Referred to committee on roads and highways.

Reed of Guthrie presented petition of citizens and tax-payers of Guthrie county in favor of House File No. 353.

Referred to committee on roads and highways.

Elwood of Howard presented petition of 10 citizens and tax-payers of Howard county in favor of House File No. 353.

Referred to committee on roads and highways.

Kern of Warren presented petition of citizens and tax-payers of Warren county in favor of House File No. 353.

Referred to committee on roads and highways.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has passed the following resolution in which the concurrence of the House is asked:

A resolution relative to inviting Colonel N. P. Hyatt, commander of the Second Iowa Regiment, to pass his troops in review before the governor and his staff and the members of the general assembly on Saturday afternoon at two o'clock.

Also:

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. 21, a bill for an act to provide for the maintenance and repair of county roads and to provide road patrolmen and prescribing their duties and fixing their compensation.

Also:

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. 75, a bill for an act to amend the law as it appears in section eighteen hundred seventy (1870), supplemental supplement to the code, 1915, relating to the investment of capital and surplus of banks.

Also :

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to the secretary of the Senate and chief clerk of the House furnishing members of the House and Senate, presiding officers and representatives of the press with House and Senate calendars.

Also :

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. 328, a bill for an act to authorize the establishment of public parks by the state fish and game warden, by and with the consent of the state executive council, and to provide for the improvement of the same, and to create a board of conservation for the preservation of places of historic, natural, or recreational interest of donations in aid of such purposes and to make an appropriation therefor.

Also :

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. 216, a bill for an act to amend the law as it appears in section two thousand seven hundred ninety-four-a (2794-a), supplemental supplement to the code, 1915, relative to the location of school houses and school house sites.

Also :

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. 267, a bill for an act to legalize certain notices of incorporation of corporations for pecuniary profit heretofore issued by the secretary of state.

Also :

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. 157, a bill for an act changing the name of the Iowa industrial reformatory for females, to the women's reformatory.

Also :

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. 223, a bill for an act to amend the law as it appears in section fifty hundred eighty (5080) of the code, defining public nuisances.

Also:

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. 288, a bill for an act to amend the law as it appears in section five hundred twelve (512) of the code, relating to fees in criminal cases and providing for the payment thereof in certain cases by the state.

Also:

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. 325, a bill for an act to repeal section 2812-c, supplement to the code, 1913, and to enact a substitution in lieu thereof, relating to funding bonds and refunding bonds of school corporations, and to legalize bonds which have been heretofore issued by school corporations, under chapter 152 of the laws of the thirty-second (32d) general assembly.

Also:

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. 329, a bill for an act to amend the law as it appears in section one thousand nine hundred eighty-nine-a-nine (1989-a9), supplement to the code, 1913, by providing for payment of interest on drainage warrants, and the manner in which warrants not paid for want of funds shall be handled by the county treasurer.

Also:

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. 154, a bill for an act to amend the law as it appears in section two thousand nine hundred five (2905) of the code, relating to the conditional sale or lease of personal property.

Also:

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. 113, a bill for an act to restrain dogs from running at large and to authorize their destruction when found at large contrary to the provisions hereof, and fixing a penalty for the wrongful removal of the registration tag.

Also:

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. 300, a bill for an act amending section twenty hundred seventy-four-c (2074-c), supplement to the code, 1913, relating to the filing of claims against common carriers.

Also:

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. 361, a bill for an act to authorize the governor and secretary of state to execute certain conveyances conveying certain lands to the Des Moines Western Railway company upon certain conditions.

Also:

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. 195, a bill for an act to amend the law as the same appears in section twenty-four hundred seventy-seven-m-24 (2477-m-24) of the supplement to the code, 1913, providing that employers shall furnish upon request of an injured employee or dependent or representative a statement of the earnings and other matters pertaining thereto of the injured employee during the preceding year.

CONSIDERATION OF BILLS.

The house resumed consideration of Calendar No. 148, House File No. 258.

Jones of Cerro Gordo moved that the report of the minority be substituted for that of the majority.

Roll call was demanded by Jones of Cerro Gordo and Shortess of Tama.

On the question, "Shall the minority report be substituted for that of the majority?"

Ayes—48.

Anderson of Winne-	Johnston of Lucas	Nordyke
bago	Jones	Oertel
Boies	Kern	Peters
Bruce	Kimberly	Rees
Durbin	Klinker	Rowley
Edgington	Knickerbocker	Scott
Epps	Krouse	Slaught
Erickson	Lee	Slosson
Finch	Lenocker	Stanley
Findlay	McMarlane	Starzinger
Flenniken	McFerrer	Stuart
Garber	Miles	Uistad
Giltner	Miller	Walrath
Gray	Murray	Wichman
Hall	Neff	Wigdahl
Jackson	Nicholson	Wilson of Mitchell
Johnston of Humboldt		

Nays—59.

Adkins	Harrington	Rayburn
Anderson of Davis	Helming	Reed
Anderson of Greene	Horchem	Richards
Andre	Jessen	Roberts
Bailey	Keppele	Rogers
Baldwin	Klaus	Santee
Becker	Lake	Shaff
Benn	Langfitt	Shortess
Coakley	Larson	Smith
Crozier	Lewis	Stone
Darrah	Mackie	Tucker
Dean	Mantz	Turner
Dunkelberg	Meredith	Weaver
Elwood	Mooty	Wenstrand
Finley	Mowery	Wilson of Cherokee
Gilbert	Newton	Wilson of Louisa
Gilmore	Nichols	Wilson of Mahaska
Grason	O'Donnell	Wormley
Griffin	Price	Mr. Speaker
Hansen	Randall	

Absent or not voting—1.

Mead

So the House refused to substitute the report of the minority for that of the majority.

SPECIAL ORDER NO. 13.

The hour arrived for Special Order No. 13, House File No. 353.

CALL OF THE HOUSE.

Upon request of McFerren of Hamilton, Bailey of Shelby, Wormley of Plymouth, Andre of Des Moines and Roberts of Ringgold, a call of the House was ordered for the consideration of House File No. 353.

The roll was then called to ascertain the absentees.

Those present were:

Adkins	Crozier	Garber
Anderson of Davis	Darrah	Gilbert
Anderson of Greene	Dean	Gilmore
Anderson of Winnebago	Dunkelberg	Giltner
Andre	Durbin	Grason
Bailey	Edgington	Gray
Baldwin	Elwood	Griffin
Becker	Epps	Hall
Benn	Erickson	Hansen
Boies	Finch	Harrington
Bruce	Findlay	Helming
Coakley	Finley	Horchem
	Flenniken	Jackson

Jessen	Miller	Shortess
Johnston of Humboldt	Mooty	Slaughter
Johnston of Lucas	Mowery	Slosson
Jones	Murray	Smith
Kepple	Neff	Stanley
Kern	Newton	Starzinger
Kimberly	Nichols	Stone
Klaus	Nicholson	Stuart
Klinker	Nordyke	Tucker
Knickerbocker	O'Donnell	Turner
Krouse	Oertel	Ulstad
Lake	Peters	Walrath
Langfitt	Price	Weaver
Larson	Randall	Wenstrand
Lee	Rayburn	Wichman
Lenocker	Reed	Wigdahl
Lewis	Rees	Wilson of Cherokee
McFarlane	Richards	Wilson of Louisa
McFerren	Roberts	Wilson of Mahaska
Mackie	Rogers	Wilson of Mitchell
Mantz	Rowley	Wormley
Mead	Santee	Mr. Speaker—108.
Meredith	Scott	
Miles	Shaff	

Absent or excused—None.

On motion of Johnston of Lucas, House File No. 353, a bill for an act to repeal the law as it appears in chapter one-a (1-a), title eight (VIII), supplement to the code, 1913, excepting sections fifteen hundred twenty-seven-s-twenty-two (1527-s22), fifteen hundred twenty-seven-s-twenty-three (1527-s23), fifteen hundred twenty-seven-s-twenty-four (1527-s24), fifteen hundred twenty-seven-s-twenty-five (1527-s25), fifteen hundred twenty-seven-s-twenty-six (1527-s26), fifteen hundred twenty-seven-s-twenty-seven (1527-s27), fifteen hundred twenty-seven-s-twenty-eight (1527-s28), fifteen hundred twenty-seven-s-twenty-nine (1527-s29); also to repeal chapter one-a (1-a) of title eight (VIII), supplemental supplement to the code, 1915, section four hundred three (403), supplement to the code, 1913, and to enact a substitute in lieu thereof; creating the office of state highway commissioner, for the appointment of the state highway commissioner, his term of office, compensation, defining his powers and duties, providing for his removal; creating a system of county and township road, bridge and culvert construction and maintenance; providing the procedure and manner of carrying on such improvements, prescribing the rights, powers and duties of the board of supervisors in relation thereto, and providing for appeals from their acts to the state highway commissioner; providing for the appointment of county engineers, and

defining their duties; providing a funding system for the building of bridges in emergencies; and providing for the distribution and expenditure of federal aid funds; and providing for the punishment of county engineers for falsely certifying itemized statements for labor and expense, was taken up and considered.

Elwood of Howard called up the amendments filed by Elwood of Howard and Mackie of Benton to House File No. 353, found on pp. 601 to 612, inclusive, of the journal of February 19th.

Elwood of Howard called up the amendment to the amendment filed by him and found on pp. 796 and 797 of the journal of March 9th.

The amendment to the amendment was read for the information of the House.

Elwood of Howard moved the adoption of the amendment to the amendment. Motion prevailed and the amendment to the amendment was adopted.

Elwood of Howard was recognized by the chair, and his time having expired, upon request of Mr. Speaker, same was unanimously extended.

Mr. Elwood moved the adoption of his amendment as amended.

Rogers of Carroll offered the following amendment to the amendment as proposed by Elwood of Howard and Mackie of Benton and moved its adoption:

Amend the amendment to House File No. 353, by Elwood and Mackie, by striking out all of section one, two and three and substituting in lieu thereof the following:

SECTION 1. That sections fifteen hundred twenty-seven-s (1527-s) and fifteen hundred twenty-seven-s1 (1527-s1), supplemental supplement to the code, 1915, be and are hereby repealed and the following enacted in lieu thereof:

"The office of state highway commissioner is hereby created and located at the capitol of the state. Said commissioner shall be appointed by the governor immediately upon the taking effect of this act, for a term of two years from July first, nineteen hundred seventeen, and the term of said office thereafter shall be for two years. He shall be a graduate of a reputable school of civil engineering and shall have had not less than five years actual experience in engineering and highway and bridge construction. He shall give a bond in the penal sum of ten thousand dollars (\$10,000) for the faithful performance of his duties, which bonds shall be approved by the executive council and filed with the secretary of state. He shall receive for his services an annual salary of four thousand dollars (\$4,000) and his necessary traveling and other expenses incurred while in the performance of his duty as commissioner.

SECTION 2. The attorney general shall act as attorney for the commissioner and shall advise him upon all legal questions arising with reference to the duties of said commissioner. Said commissioner shall be subject to all the provisions of title VI, chapter VIII, supplement to the code, 1913, and acts amendatory thereto.

SECTION 3. Said commissioner shall perform all the duties of the state highway commission as provided by the statutes of this state and shall have all the rights and privileges conferred by law upon the state highway commission."

McFerren of Hamilton moved that the House now take a recess until 1:30 p. m. Motion prevailed.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

SENATE CONCURRENT RESOLUTION.

Shaff of Clinton called up Senate concurrent resolution relative to inviting Col. N. P. Hyatt, commander of the second Iowa regiment, to pass his troops in review before the governor and members of the general assembly on Saturday afternoon, asked for and obtained unanimous consent for its immediate consideration.

Whereas, the Second Iowa Regiment of the National Guard has returned from the Mexican border and is now stationed at Fort Des Moines waiting muster out of the federal service, and

Whereas, the guardsmen are entitled to official and public recognition for their loyalty and patriotism in answering the call to the colors, and

Whereas, the seven months of intensified training they received on the border has made them the equal of any military organization that was sent to the border, and

Whereas, the officers of this commonwealth should officially inspect the guardsmen that they may see the fighting men that constitute the state's military force and that the guardsmen may be accorded official recognition of their services, therefore,

Be It Resolved, That the thirty-seventh general assembly invite Col. N. P. Hyatt, commander of the Second Iowa Regiment, to pass his troops in review before the governor and his staff and the members of this assembly on the capitol grounds Saturday afternoon at 2 o'clock.

Mr. Shaff moved that the House concur in the resolution. Motion prevailed.

The roll was then called to ascertain the absentees.

Those present were:

Adkins	Horchem	Oertel
Anderson of Davis	Jackson	Peters
Anderson of Greene	Jessen	Price
Anderson of Winne- bago	Johnston of Humboldt	Randall
Andre	Johnston of Lucas	Rayburn
Bailey	Jones	Reed
Baldwin	Kepple	Rees
Becker	Kern	Richards
Benn	Kimberly	Roberts
Boies	Klaus	Rogers
Bruce	Klinker	Rowley
Coakley	Knickerbocker	Santee
Crozier	Krouse	Scott
Darrah	Lake	Shaff
Dean	Langfitt	Shortess
Dunkelberg	Larson	Slaught
Durbin	Lee	Slosson
Edgington	Lenocker	Smith
Elwood	Lewis	Stanley
Epps	McFarlane	Starzinger
Erickson	McFerren	Stone
Finch	Mackie	Stuart
Findlay	Mantz	Tucker
Finley	Mead	Turner
Flenniken	Meredith	Ulstad
Garber	Miles	Walrath
Gilbert	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Mowery	Wichman
Grason	Murray	Wigdahl
Gray	Neff	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nichols	Wilson of Mahaska
Hansen	Nicholson	Wilson of Mitchell
Harrington	Nordyke	Wormley
Helming	O'Donnell	Mr. Speaker—108.

Absent or excused—None.

CONSIDERATION OF BILLS.

House resumed consideration of Special Order No. 13, House File No. 353.

Griffin of Woodbury in the chair.

Speaker Pitt in the chair.

Shortess of Tama moved that the House adjourn until 9:00 a. m. Saturday. Motion lost.

Upon request of Santee of Black Hawk, unanimous consent was given to excuse Rees of Fremont on account of illness.

Lee of Sac moved the previous question as applied to the amendment to the amendment, offered by Rogers of Carroll.

Motion lost.

Oertel of Lee moved that the House adjourn until 9:00 a. m. Saturday. Motion prevailed.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 10, 1917.

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

Prayer was offered by Rev. L. B. Carpenter, pastor of the M. E. church, Panora, Iowa.

Journal of March 9th corrected and approved.

SUSPENSION OF RULE 44.

Epps of Wapello asked unanimous consent to have rule 44, relative to time limit for introduction of bills, suspended until and including March 13th.

Objection was made.

Epps of Wapello moved that rule 44 be suspended and that the time limit for introduction of bills be extended to and including March 13th.

Epps of Wapello asked unanimous consent to withdraw his motion from further consideration by the House. Objection was made.

On the question, "Shall rule 44 be suspended and the time limit for the introduction of bills extended to and including March 13th?"

Ayes—89.

Adkins	Durbin	Grason
Anderson of Davis	Edgington	Gray
Anderson of Greene	Elwood	Griffin
Anderson of Winnebago	Epps	Hall
Andre	Erickson	Hansen
Baldwin	Finch	Helmig
Becker	Findlay	Horchem
Boies	Finley	Jackson
Bruce	Flenniken	Jessen
Coakley	Garber	Johnston of Lucas
Crozier	Gilbert	Jones
Dean	Gilmore	Kern
	Giltner	Kimberly

Klaus	Murray	Starzinger
Klinker	Nichols	Stone
Knickerbocker	Nicholson	Stuart
Krouse	Nordyke	Tucker
Lake	O'Donnell	Turner
Langfitt	Oertel	Ulstad
Lee	Price	Walrath
Lenocker	Randall	Weaver
Lewis	Rayburn	Wenstrand
McFarlane	Reed	Wichman
McFerren	Rees	Wigdahl
Mackie	Rowley	Wilson of Cherokee
Mead	Santee	Wilson of Louisa
Meredith	Shortess	Wilson of Mahaska
Miller	Slaught	Wilson of Mitchell
Mooty	Slosson	Wormley
Mowery	Stanley	Mr. Speaker

Nays—13.

Bailey	Mantz	Roberts
Darrah	Neff	Rogers
Dunkelberg	Newton	Scott
Johnston of Humboldt	Peters	Shaff
Keppele		

Absent or not voting—6.

Benn	Larson	Richards
Harrington	Miles	Smith

So the motion, having received a two-thirds majority, prevailed and rule 44 was suspended.

CALL OF THE HOUSE.

On request of McFerren of Hamilton, Bailey of Shelby, Rayburn of Poweshiek, Andre of Des Moines and Becker of Clayton, a call of the House was ordered for the consideration of House File No. 353, at 9:20 a. m., to continue until such bill was finally disposed of, or otherwise ordered.

The roll was then colled to ascertain the absentees.

Those present were:

Adkins	Crozier	Garber
Anderson of Davis	Darrah	Gilbert
Anderson of Greene	Dean	Gilmore
Anderson of Winne-	Dunkelberg	Giltner
bago	Durbin	Grason
Andre	Edgington	Gray
Bailey	Elwood	Griffin
Baldwin	Epps	Hall
Becker	Erickson	Hansen
Benn	Finch	Harrington
Boies	Findlay	Helming
Bruce	Finley	Horchem
Coakley	Flenniken	Jackson

Jessen	Miller	Shortess
Johnston of Humboldt	Mooty	Slaught
Johnston of Lucas	Mowery	Slosson
Jones	Murray	Smith
Kepple	Neff	Stanley
Kern	Newton	Starzinger
Kimberly	Nichols	Stone
Klaus	Nicholson	Stuart
Klinker	Nordyke	Tucker
Knickerbocker	O'Donnell	Turner
Krouse	Oertel	Ulstad
Lake	Peters	Walrath
Langfitt	Price	Weaver
Larson	Randall	Wenstrand
Lee	Rayburn	Wichman
Lenocker	Reed	Wigdahl
Lewis	Rees	Wilson of Cherokee
McFarlane	Richards	Wilson of Louisa
McFerren	Roberts	Wilson of Mahaska
Mackie	Rogers	Wilson of Mitchell
Mantz	Rowley	Wormley
Mead	Santee	Mr. Speaker—108.
Meredith	Scott	
Miles	Shaff	

Absent or excused—None.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House File No. 22, a bill for an act to amend section one thousand seven hundred fifty-nine-a (1759-a), supplement to the code, 1913, granting to mutual fire, tornado and hailstorm assessment insurance associations authority to write insurance against theft.

Also:

House File No. 37, a bill for an act to amend the law as it appears in section eight hundred and eighty-eight (888) of the code relating to the levy of a tax for a city bridge fund.

Also:

House File No. 136, a bill for an act to legalize the elections, acts and transactions, resolutions, by-laws, rules and regulations, contracts, mortgages and deeds of the Ottumwa Lodge Number Nine, Independent Order of Odd Fellows.

Also:

House File No. 149, a bill for an act to amend section eight hundred ninety-four (894), supplemental supplement to the code, 1915, relating to the levying of special taxes by cities and towns.

Also:

House File No. 268, a bill for an act to legalize certain bonds of the town of Calmar, Iowa.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills; submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House Files Nos. 22, 37, 136, 149 and 268.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

ORLANDO B. HARDING ADDRESSES HOUSE.

Dean of Osceola announced the presence of Mr. Orlando B. Harding, father of Governor Harding. Mr. Harding was conducted to the speaker's chair and addressed the House.

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. 22, 37, 136, 149 and 268.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval the following bills:

House Files Nos. 22, 37, 136, 149 and 268.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 24, a bill for an act to amend section two hundred twenty-seven (227), supplemental supplement to the code, 1915, relating to the division of the state into judicial districts and the election of judges.

Also:

Senate File No. 58, a bill for an act to repeal section 3847 of the code and section 3847 of the supplement to the code, 1913, and to enact a substitute therefor relating to the subject of security for costs.

Also:

Senate File No. 148, a bill for an act to amend section seven hundred forty-one-q (741-q), seven hundred forty-one-r (741-r), seven hundred forty-one-u (741-u) and seven hundred forty-one-v (741-v), supplement to the code, 1913, relative to city hospitals, the building and maintaining thereof, tax levies and bond issues therefor, and limitation of indebtedness in connection therewith.

Also:

Senate File No. 179, a bill for an act to repeal the law as it appears in section five hundred and eleven of the supplement to the code, 1913, and to enact a substitute therefor relating to the fees to be collected and charged by the sheriffs.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 197, a bill for an act to change the name of the industrial school for boys and the industrial school for girls.

Also:

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. 44, a bill for an act to authorize cities to establish community center districts and to provide for the establishment and erection therein of a community center house with recreation grounds adjacent and for the maintenance thereof, and to submit to the voters of such district the question of a bond issue for the establishment of such improvement.

Also:

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. 248, a bill for an act authorizing and regulating the exchange or reciprocal or inter-insurance contracts among individuals, partnerships and corporations; empowering corporations to enter into such contracts; regulating process in suits on such contracts; providing for fees, taxes and licenses; and providing penalties.

Also:

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. 362, a bill for an act to authorize the governor and secretary of state to execute to the city of Des Moines, Iowa, proper deeds of conveyance conveying to such city certain grounds to be used for street purposes.

Also:

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. 221, a bill for an act to amend section six hundred ninety-four-c-six (694-c-6) of the supplemental supplement to the code, 1915, relating to the number of judges of the municipal court in cities where such court is established.

Also:

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. 70, a bill for an act to repeal the law as it appears in section 2733-1-a of the supplemental supplement to the code, 1915, relating to high school tuition of non-resident pupils in approved schools and to enact a substitute therefor.

Also:

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. 326, a bill for an act to amend the law as it appears in sections nine hundred ninety-seven-a (997-a) and nine hundred ninety-seven-c (997-c) of the supplemental supplement to the code, 1915, relating to the control of parkings in special charter cities.

Also:

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. 372, a bill for an act repealing section twenty hundred forty-four (2044) of the code, and enacting a substitute therefor, authorizing the issuance of preferred stock by railway corporations.

CONSIDERATION OF BILLS.

House resumed consideration of Special Order No. 13, House File No. 353.

DEMAND FOR ROLL CALLS.

The following demand for roll calls was filed:

MR. SPEAKER—We, the undersigned members, demand a roll call on all motions to adjourn and previous questions during the consideration of the measure now under consideration.

IRA W. JONES,
P. J. KLINKER,
E. H. KNICKERBOCKER,
T. P. HARRINGTON,
ARCH W. McFARLANE,
W. N. GILBERT.

Lee of Sac moved the previous question as applied to the amendment to the amendment, offered by Rogers of Carroll.

On the question, "Shall the previous question be now put?"

Ayes—54.

Adkins	Hansen	Neff
Anderson of Greene	Harrington	Nichols
Anderson of Winnebago	Horchem	Nicholson
Baldwin	Jackson	O'Donnell
Bruce	Jessen	Price
Darrah	Jones	Randall
Dean	Kepple	Santee
Dunkelberg	Klaus	Shaff
Durbin	Klinker	Shortess
Elwood	Knickerbocker	Slaught
Erickson	Langfitt	Slosson
Findlay	Larson	Stone
Finley	Lee	Stuart
Flenniken	McFarlane	Weaver
Gilbert	Mackie	Wenstrand
Gilmore	Mantz	Wichman
Grason	Miller	Wigdahl
Gray	Mooty	Wilson of Louisa

Nays—54.

Anderson of Davis	Kern	Rees
Andre	Kimberly	Richards
Bailey	Krouse	Roberts
Becker	Lake	Rogers
Benn	Lenocker	Rowley
Boies	Lewis	Scott
Coakley	McFerren	Smith
Crozier	Mead	Stanley
Edgington	Meredith	Starzinger
Epps	Miles	Tucker
Finch	Mowery	Turner
Garber	Murray	Ulstad
Giltner	Newton	Walrath
Griffin	Nordyke	Wilson of Cherokee
Hall	Oertel	Wilson of Mahaska
Helming	Peters	Wilson of Mitchell
Johnston of Humboldt	Rayburn	Wormley
Johnston of Lucas	Reed	Mr. Speaker

Absent or not voting—None.

Verification of roll call.

Motion lost.

Rogers of Carroll moved the previous question as applied to all pending amendments and the main question.

On the question, "Shall the previous question be now put, as applied to all pending amendments and the main question?"

Ayes—54.

Anderson of Davis	Kern	Rees
Andre	Kimberly	Richards
Bailey	Krouse	Roberts
Becker	Lake	Rogers
Benn	Lenocker	Rowley
Boies	Lewis	Scott
Coakley	McFerren	Smith
Crozier	Mead	Stanley
Edgington	Meredith	Starzinger
Epps	Miles	Tucker
Finch	Mowery	Turner
Garber	Murray	Ulstad
Giltner	Newton	Walrath
Griffin	Nordyke	Wilson of Cherokee
Hall	Oertel	Wilson of Mahaska
Helming	Peters	Wilson of Mitchell
Johnston of Humboldt	Rayburn	Wormley
Johnston of Lucas	Reed	Mr. Speaker

Nays—54.

Adkins	Hansen	Neff
Anderson of Greene	Harrington	Nichols
Anderson of Winnebago	Horchem	Nicholson
Baldwin	Jackson	O'Donnell
Bruce	Jessen	Price
Darraha	Jones	Randall
Dean	Kepple	Santee
Dunkelberg	Klaus	Shaff
Durbin	Klinker	Shortess
Elwood	Kinckerbocker	Slaughter
Erickson	Langfitt	Slosson
Findlay	Larson	Stone
Finley	Lee	Stuart
Flenniken	McFarlane	Weaver
Gilbert	Mackie	Wenstrand
Gilmore	Mantz	Wichman
Grason	Miller	Wigdahl
Gray	Mooty	Wilson of Louisa

Absent or not voting—None.

Verification of roll call.

Motion lost.

Rogers of Carroll moved the previous question as applied to his amendment to the amendment.

On the question, "Shall the previous question be now put, as applied to the amendment to the amendment, filed by Rogers of Carroll?"

Ayes—107.

Adkins	Helming	O'Donnell
Anderson of Davis	Horchem	Oertel
Anderson of Greene	Jackson	Peters
Anderson of Winne-	Jessen	Price
bago	Johnston of Humboldt	Randall
Andre	Johnston of Lucas	Rayburn
Bailey	Jones	Reed
Baldwin	Kepple	Richards
Becker	Kern	Roberts
Benn	Kimberly	Rogers
Boies	Klaus	Rowley
Bruce	Klinker	Santee
Coakley	Knickerbocker	Scott
Crozier	Krouse	Shaff
Darrah	Lake	Shortess
Dean	Langfitt	Slaughter
Dunkelberg	Larson	Slosson
Durbin	Lee	Smith
Edgington	Lenocker	Stanley
Elwood	Lewis	Starzinger
Epps	McFarlane	Stone
Erickson	McFerren	Stuart
Finch	Mackie	Tucker
Findlay	Mantz	Turner
Finley	Mead	Ulstad
Flenniken	Meredith	Walrath
Garber	Miles	Weaver
Gilbert	Miller	Wenstrand
Gilmore	Mooty	Wichman
Giltner	Mowery	Wigdahl
Grason	Murray	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Newton	Wilson of Mahaska
Hall	Nichols	Wilson of Mitchell
Hansen	Nicholson	Wormley
Harrington	Nordyke	Mr. Speaker

Nays—1.

Rees

Absent or not voting—None.

Motion prevailed.

On the question, "Shall the amendment to the amendment filed by Rogers of Carroll be adopted?"

Ayes—54.

Anderson of Davis	Kern	Rees
Andre	Kimberly	Richards
Bailey	Krouse	Roberts
Becker	Lake	Rogers
Benn	Lenocker	Rowley
Boies	Lewis	Scott
Coakley	McFerren	Smith
Crozier	Mead	Stanley
Edgington	Meredith	Starzinger
Epps	Miles	Tucker
Finch	Mowery	Turner
Garber	Murray	Ulstad
Giltner	Newton	Walrath
Griffin	Nordyke	Wilson of Cherokee
Hall	Oertel	Wilson of Mahaska
Helming	Peters	Wilson of Mitchell
Johnston of Humboldt	Rayburn	Wormley
Johnston of Lucas	Reed	Mr. Speaker

Nays—54.

Adkins	Hansen	Neff
Anderson of Greene	Harrington	Nichols
Anderson of Winne-	Horchem	Nicholson
bago	Jackson	O'Donnell
Baldwin	Jessen	Price
Bruce	Jones	Randall
Darrah	Kepple	Santee
Dean	Klaus	Shaff
Dunkelberg	Klinker	Shortess
Durbin	Knickerbocker	Slaughter
Elwood	Langfitt	Slosson
Erickson	Larson	Stone
Findlay	Lee	Stuart
Finley	McFarlane	Weaver
Flenniken	Mackie	Wenstrand
Gilbert	Mantz	Wichman
Gilmore	Miller	Wigdahl
Grason	Mooty	Wilson of Louisa
Gray		

Absent or not voting—None.

Verification of roll call.

Amendment lost.

McFarlane of Black Hawk moved that the House recess until 3:00 p. m.

Rayburn of Poweshiek moved as a substitute for the above motion that the House do now adjourn until 9:00 a. m. Monday.

On the question, "Shall the House adjourn until 9:00 a. m. Monday?"

Ayes—47.

Andre	Kimberly	Roberts
Becker	Krouse	Rowley
Benn	Lake	Scott
Boies	Lenocker	Smith
Dean	McFerren	Stanley
Edgington	Mead	Starzinger
Epps	Meredith	Tucker
Finch	Miles	Turner
Garber	Murray	Ulstad
Giltner	Newton	Walrath
Griffin	Nordyke	Wilson of Cherokee
Hall	Oertel	Wilson of Mahaska
Helming	Peters	Wilson of Mitchell
Johnston of Humboldt	Rayburn	Wormley
Johnston of Lucas	Rees	Mr. Speaker
Kern	Richards	

Nays—61.

Adkins	Gray	Neff
Anderson of Davis	Hansen	Nichols
Anderson of Greene	Harrington	Nicholson
Anderson of Winnebago	Horchem	O'Donnell
Bailey	Jackson	Price
Baldwin	Jessen	Randall
Bruce	Jones	Reed
Coakley	Kepple	Rogers
Crozier	Klaus	Santee
Darrah	Klinker	Shaff
Dunkelberg	Knickerbocker	Shortess
Durbin	Langfitt	Slaughter
Elwood	Larson	Slosson
Erickson	Lee	Stone
Findlay	Lewis	Stuart
Finley	McFarlane	Weaver
Flenniken	Mackie	Wenstrand
Gilbert	Mantz	Wichman
Gilmore	Miller	Wigdahl
Grason	Mooty	Wilson of Louisa
	Mowery	

Absent or not voting—None.

Substitute motion lost.

On the question, "Shall the House recess until 3:00 p. m.?"

Ayes—53.

Adkins	Dean	Flenniken
Anderson of Greene	Dunkelberg	Gilbert
Anderson of Winnebago	Durbin	Gilmore
Baldwin	Elwood	Grason
Bruce	Erickson	Gray
Darrah	Findlay	Hansen
	Finley	Harrington

Horchem	McFarlane	Shaff
Jackson	Mackie	Shortess
Jessen	Mantz	Slaught
Jones	Miller	Slosson
Kepple	Mooty	Stone
Klaus	Nichols	Stuart
Klinker	Nicholson	Weaver
Knickerbocker	O'Donnell	Wenstrand
Langfitt	Price	Wichman
Larson	Randall	Wigdahl
Lee	Santee	Wilson of Louisa

Nays—55.

Anderson of Davis	Kimberly	Rees
Andre	Krouse	Richards
Bailey	Lake	Roberts
Becker	Lenocker	Rogers
Benn	Lewis	Rowley
Boies	McFerren	Scott
Coakley	Mead	Smith
Crozier	Mereditth	Stanley
Edgington	Miles	Starzinger
Epps	Mowery	Tucker
Finch	Murray	Turner
Garber	Neff	Ulstad
Giltner	Newton	Walrath
Griffin	Nordyke	Wilson of Cherokee
Hall	Oertel	Wilson of Mahaska
Helming	Peters	Wilson of Mitchell
Johnston of Humboldt	Rayburn	Wormley
Johnston of Lucas	Reed	Mr. Speaker
Kern		

Absent or not voting—None.

Motion lost.

Larson of Montgomery and Shortess of Tama offered the following as a substitute for House File No. 353 and all pending amendments:

SUBSTITUTE FOR HOUSE FILE NO. 353 AND ALL PENDING
AMENDMENTS.

To provide for the acceptance of the proposal made by the United States relating to federal aid in the construction of rural post roads, as set forth in the Act of Congress, approved July eleventh, nineteen hundred and sixteen (1916); to amend the law as it appears in sections four hundred three (403), four hundred sixty-eight-a (468-a), supplement to the code, 1913, and sections fifteen hundred twenty-seven-s five (1527-s5), fifteen hundred seventy-one-m thirty-two (1571-m32), supplemental supplement to the code, 1915; to repeal the law as it appears in sections fifteen hundred twenty-seven-s seven (1527-s7), fifteen hundred twenty-seven-s eighteen (1527-s18) supplement to the code, 1913, and sections fifteen hundred twenty-seven-s two (1527-s2), fifteen hundred twenty-seven-s three (1527-s3), fifteen hundred twenty-seven-s eight (1527-s8), fifteen hundred twenty-seven-s ten (1527-s10),

fifteen hundred twenty-seven-s eleven (1527-s11), fifteen hundred twenty-seven-s thirteen (1527-s13), fifteen hundred twenty-seven-s sixteen (1527-s16), supplemental supplement to the code, 1915, and to enact substitutes therefor; and to repeal the law as it appears in sections fifteen hundred twenty-seven-f (1527-f), fifteen hundred twenty-seven-g (1527-g), fifteen hundred twenty-seven-h (1527-h), fifteen hundred twenty-seven-i (1527-i), fifteen hundred twenty-seven-j (1527-j), fifteen hundred twenty-seven-k (1527-k), fifteen hundred twenty-seven-l (1527-l), fifteen hundred twenty-seven-m (1527-m), fifteen hundred twenty-seven-o (1527-o), fifteen hundred twenty-seven-q (1527-q), fifteen hundred twenty-seven-r (1527-r), fifteen hundred twenty-seven-s fifteen (1527-s15), supplement to the code, 1913, and fifteen hundred twenty-seven-s thirteen-a (1527-s13a), supplemental supplement to the code, 1915; all relating to public highways, and to the powers and duties of the state highway commission, county board of supervisors, township trustees, and others, with reference to such highways and bridges.

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

SECTION 1. The state of Iowa, through its legislature, hereby accepts the proposal of the United States as set forth in the Act of Congress, approved July eleventh, nineteen hundred and sixteen (1916), entitled, "An Act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes," thirty-ninth United Statutes at Large, page three hundred and fifty-five, and assents to the provisions of said Act of Congress. For the construction or improvement of rural post roads the good faith of the state is hereby pledged to cause to be made available funds sufficient to equal the sums apportioned to the state by or under the United States Government during each of the five years for which federal funds are apportioned by sections three of the said Act, and to maintain the roads so constructed with the aid of funds so appropriated, and to make adequate provisions for carrying out such maintenance.

SECTION 2. The state highway commission is hereby authorized and directed to enter into and complete negotiations with the secretary of agriculture to secure the full apportionment from the federal aid fund for and on behalf of the state of Iowa and the several counties thereof, and is further authorized to enter into all contracts and agreements with the United States government relating to the survey, construction or improvement of roads under the provisions of the said act of Congress, to submit such plan or program of construction or improvement as may be required by the secretary of agriculture, and do all other things necessary to fully carry out the co-operation contemplated and provided for by the said act.

SECTION 3. All sums received under the said federal aid act shall be apportioned among the several counties in the same ratio as the apportionment of the motor vehicle funds, provided there may be expended in any county, in any one year a larger or smaller amount as may be demanded to meet the conditions, contracts and agreements between the highway commission and the federal government, but in no case shall the total amount expended from the federal aid fund in any county exceed

the proportion hereinbefore specified. The public funds necessary to be set aside by any county to meet the requirements of the federal aid act shall be taken from the funds received from the motor vehicle apportionment, and if the same is not sufficient, any additional funds required for bridge work shall be taken from the bridge funds, and any additional fund required for road work shall be taken from the road fund, but no additional levy shall be made to provide such funds.

SEC. 4. That section fifteen hundred twenty-seven-s two (1527-s2), supplemental supplement to the code, 1915, be and the same is hereby repealed, and the following enacted in lieu thereof:

"The duties of said state highway commission shall be:

1st. To prepare and adopt plans of highway, bridge and culvert construction and maintenance suited to the needs of the different counties of the state, and furnish standard plans to the counties in accordance therewith, and to furnish special plans for bridges and culverts upon the request of the board of supervisors.

2d. To keep a record of all important operations of the highway commission, and to annually report the same to the governor by the first day of January, which report shall be printed as a public document; but the summary report of the county highway engineers shall be reported not later than February first.

3d. To disseminate information and instruction to county supervisors and other highway officers, to answer inquiries and advise such supervisors, township trustees and officers on questions pertaining to highway improvements, construction and maintenance, and shall each month, or upon request, furnish the board of supervisors a schedule of prevailing prices of all materials used in road, bridge and culvert construction.

4th. To appoint such assistants as are necessary to carry on the work of the commission, define the duties and fix the compensation of each, and terminate at will the terms of employment of all employees, provide for the necessary bonds and fix the amount of same; provided, however, that the engineers employed in field or inspection work shall not be assigned permanently to any specific district or division of the state.

5th. To make investigation as to conditions in any county upon their own initiative, or upon complaint, in writing, of five citizens of the county. If, upon said investigation, they shall find any violation of duties enjoined by this act, whether of omission or commission, they shall report the same to the attorney general, who shall take such steps as are by him deemed advisable to cause the provisions of this act to be fully complied with.

6th. To have general supervision of the various county officers named in this act, with reference to the performance of their duties herein provided, and shall have full power and authority to enforce the provisions of this act.

7th. In any case where complaint is made as provided in the fifth paragraph hereof, the state highway commission shall have full power to investigate the acts of township officers named in this act and to enforce the provisions of the same to the extent as provided in relation to county officers in paragraph five hereof.

8th. The state highway commission shall assist the county board of supervisors and the attorney general in the defense of patent suits relative to road or bridge construction, make surveys for the state board of control when so requested, and perform all other duties required by law.

9th. To acquire knowledge of the latest methods of road and bridge construction and collect such other information as will be of value to the highway officers of the state and transmit same to such officers.

10th. To attend county road meetings upon request of the board of supervisors and confer with road officials on any matters pertaining to road work, but shall not incur any expense to the state for road lectures."

SECTION 5. That section fifteen hundred and twenty-seven-s three (1527-s3), supplemental supplement to the code, 1915, be and the same is hereby repealed, and the following enacted in lieu thereof:

"The board of supervisors of each county shall employ, from time to time, a competent engineer and such assistants as may be necessary, and at such compensation, to be paid out of the county funds, as may be fixed by the board of supervisors. Such engineer and assistants shall work under the direction and instruction of the board of supervisors in the performance of his or their duties as hereinafter provided, and each shall give bonds for the faithful performance of his duties in a sum not less than two thousand dollars (\$2,000.00), nor more than five thousand dollars (\$5,000.00), to be determined and approved by the board of supervisors.

The tenure of office of any engineer or assistants may be terminated by the board of supervisors whenever, in their judgment, such action be deemed advisable, or by the highway commission for incompetency or inefficiency. Said engineer and assistants shall not be related to any member of the board of supervisors or to any member of the state highway commission.

The highways now designated as county roads by the plans and records now on file in the county auditor's office of each county and all county highways from time to time added thereto, shall be known as the county highway system. All other highways in the county shall be known as the township road system.

The system of road construction herein provided shall apply only to highways outside of the limits of cities and towns; provided, however, that whenever any public highway, located along the corporate line of any city or town is partly within said city or town and partly without the same, the said highway or any part thereof, may be included in and made a part of the county road system, and when so included it may be improved by the board of supervisors as are other parts of the county highway system.

The system of bridge and culvert work herein provided for shall apply to all highways throughout the county outside of the limits of cities of the first class; provided, however, that when any part of any public highway located along the corporate line of a city of the first class is included in the county highway system, as herein provided, the board of supervisors and city council shall meet jointly and adopt plans and specifications with the approval of the highway commission for the con-

struction of bridges and culverts, one-half of the cost of the same to be paid by the city and one-half by the county, and in case the city council and the board of supervisors are unable to agree upon any question or questions involved in the construction of same, it shall be referred to the state highway commission, whose decision therein shall be final and binding upon each party.

In matters involving highway improvements upon or across state lines or in determining continuous routes for interstate roads, the state highway commission shall be authorized to confer with the authorities of bordering states and to agree upon proper connections or plans and the apportionment of costs of such improvements.

Boards of supervisors of adjoining counties shall confer with each other to determine and secure continuity of roads leading from the principal points in one county to the principal points in the other county. In case the boards of the two counties cannot agree in designating which road or roads, running between their respective counties or across their dividing lines, shall become a part of the county highway system in order to maintain continuity, either party may appeal to the state highway commission who shall thoroughly investigate the roads in dispute and shall decide which road or roads shall become a part of the county highway system of each county, and its decision shall be final."

SECTION 6. That section fifteen hundred twenty-seven-s five (1527-s5), supplemental supplement to the code, 1915, be and the same is hereby amended by striking out all following the word "commission" in line eleven thereof, and substituting in lieu thereof the following:

"Provided that the board of supervisors of any county shall notify such highway commission of any change or modification of the established road, when such change is proposed for the purpose of eliminating, from such road, dangerous railroad crossings, road crossings, curves, bridges, culverts, or when such change would materially decrease the cost of improving and maintaining the road."

SECTION 7. That section fifteen hundred twenty-seven-s seven (1527-s7), supplement to the code, 1913, and section fifteen hundred twenty-seven-s eight (1527-s8), supplemental supplement to the code, 1915, be and the same are hereby repealed, and the following enacted in lieu thereof:

"As soon as any part of said approved map is returned to the county auditor, showing the final designation of county roads, the county engineer, upon and under the direction of the board of supervisors, shall, in writing, divide said road into sections designating each section by some appropriate number, name or letter, and clearly designating the starting point and terminus of each said section, and such designation shall be recorded at length in a county road book, whereupon the engineer shall proceed to survey said roads from established corners and report to the board of supervisors the plan for road, bridge, tile and culvert work thereon. Such survey and report shall be made on the basis and with the object in view of the permanent improvement of said county roads, both as to bridge, culvert, tile and drainage work. Said survey and report shall consist of an accurate plan and profile of said roads showing cuts and fills and outline of grades with careful attention to

surface and lateral drainage, and sub-drainage, and shall show the location of all lines of tile and size thereof, and of all bridges and culverts, their length, height and width, and foundation soundings, and an estimate of the water shed relating to each bridge and culvert. Culverts constructed under the provision of this act shall have a clear roadway of not less than twenty feet. Proper bench marks shall be established on each permanent bridge, which shall be duly recorded on both profile and plan of roads, for future reference. The engineer shall clearly designate and credit on said plan and profile all existing permanent bridges, culverts and grades. The board may cause all sections to be fully surveyed and a report made thereon before proceeding with the improvements contemplated by this act, or, in order to enable the board to proceed with the most necessary and urgent work, said board may designate the order in which the different sections shall be surveyed and planned, and may order the engineer to survey and report on certain named sections before completing the survey and report on all sections.

The board of supervisors shall, at the September meeting of each year, determine what sections, if any, of the county highway system shall be permanently improved during the coming year and shall designate the character of such improvement, and the county engineer shall not draw plans or profiles for permanent improvements on other than such designated sections except by express direction of the board, the intention being to save the expense of surveys and plans to be carried out at a more remote time.

The survey and report of each section or any portion thereof, as soon as completed and approved by the board of supervisors, shall be submitted to the state highway commission, and the board of supervisors may designate to the said commission what sections or portions thereof, in their estimation, should be first passed upon by said state highway commission.

The said commission is hereby charged with the duty of forthwith passing upon such reports and plans, and in so doing, shall take into consideration the thoroughness, feasibility and practicability of such plans, and may approve or modify the same, except as otherwise provided by law.

After such survey and plan for each section is passed upon by the state highway commission, they shall be immediately returned to the county auditor with full and explicit directions as to modifications, if there be any. The county auditor shall, upon the receipt of the approved and modified survey and plans, record the same at length in a county road book, and the board of supervisors shall, at the time of construction, proceed in accordance therewith, and as provided by law.

When, in the judgment of the board of supervisors, conditions of any road to be graded are such as to render work commonly known as back cutting practicable, they shall order the engineer to amend the plans and specifications so as to provide for such back cutting.

And where any such plans or designated improvements contemplate the moving of a considerable yardage of earth or other material or the hauling and placing of gravel or other surfacing material within a locality or distance readily accessible to the same labor, the same shall be grouped

in the engineer's plans as a unit of work, and when the estimated cost thereof exceeds one thousand dollars (\$1,000.00), the same shall be advertised for a public letting, as provided in section ten of this act.

The duty to maintain and construct all bridges and culverts throughout the county is imposed upon the board of supervisors. All bridges and culverts shall be paid for out of the county bridge fund, except as provided in section fifteen hundred seventy-one-m thirty-two (1571-m32), supplemental supplement to the code, 1915, as amended by this act.

Where conditions are such as to warrant or necessitate the same the board of supervisors shall furnish township trustees metal or other temporary culverts authorized by the state highway commission to be placed by them on their township road system. Said culverts to be purchased by the board of supervisors and paid for out of the county bridge fund and shall not exceed in size thirty-six (36) inches in diameter or its equivalent.

The county, however, shall be at no expense for placing, filling or transportation of said temporary culverts other than their delivery at a railroad station to be designated by the board of supervisors.

Immediately upon the completion by the board of supervisors of any bridge or culvert situated upon the township road system, or the installation of a temporary culvert furnished to the township by the board of supervisors, it shall be the duty of the township trustees to properly fill over with dirt all such culverts, and fill in and uniformly grade the approaches to all such bridges. Should the trustees fail, for a period of two weeks after notification, to make such fill, or fail to fill in and grade over such culvert, as herein provided, the board of supervisors shall proceed to do so, and the engineer shall report the actual cost of so doing and such amount, not exceeding one hundred fifty dollars (\$150.00), for any bridge or culvert, shall be certified by the board of supervisors to the county treasurer who shall transfer said amount to the county road cash fund from the first collection of road funds belonging to said township.

The county road fund, the county road building fund, the county drainage fund, and all other moneys received by the board of supervisors for road purposes, except as otherwise provided, shall be placed in the county road cash fund, and except as herein otherwise provided shall be paid out only on order of the said board of supervisors for the purchase of tools, machinery and equipment, or for tile and tiling, or for filling on culverts and bridge approaches as herein provided, or for work done on the county road system, or for the elimination of dangers at railroad crossings on both county and township roads at the discretion of the board of supervisors, on an adjustment of such dangerous conditions by negotiations between the railroad companies and the board of supervisors, or upon an order and finding of the railroad commission.

All culverts having a span of four feet or less may be classified as road work and may be paid for out of the county road funds. All bridges having a clear span of less than sixteen feet shall be classified as culverts. All culverts over four feet and all bridges shall be paid for out of the county bridge fund. All moneys received by the township trustees for road purposes shall be expended for and upon the township road system.

Permanent work as contemplated by this act shall include all bridges constructed of steel, concrete or stone, all culverts constructed of concrete or stone, and all roads built and improvements completed on the public highways, done under and according to the plats approved as herein before filed in the office of the county auditor. All other work shall be known as temporary work.

All money received by the township trustees for road purposes shall be expended for and upon the township road system, or for the elimination of dangers at railroad crossings on the township roads, at the discretion of the township trustees, on an adjustment of such dangerous conditions by negotiations between the railroad company and the township trustees, or upon an order and finding of the railroad commission.

Whenever it may become necessary in grading the highways to make a cut which will disturb or destroy, or a fill which will cover up a government or other established corner, it shall be the duty of the engineer to establish permanent witness corners, and make a record of the same, which shall show the distance and direction the witness corner is from the corner disturbed or covered up. A failure to perform this duty shall subject the engineer to a fine of not less than ten dollars (\$10.00) nor more than fifty dollars (\$50.00), to be collected on his bond."

SECTION 8. That section fifteen hundred twenty-seven-s ten (1527-s10), supplemental supplement to the code, 1915, be and the same is hereby repealed and the following enacted in lieu thereof:

"All bills for road work, tile and tiling, culvert and bridge construction or for repairs designated by the engineer, shall be filed in itemized form and certified to by the engineer before being allowed by the board and before warrants in payment therefor are drawn by the county auditor.

Before any warrant shall be issued by the county auditor upon the funds of the county highway system in payment for any work or construction of bridges, culverts, or highways, except for dragging, maintenance, emergency repairs or other repairs not designated by the engineer, he must secure on this bill the certificate of the engineer employed by the board of supervisors, that such improvement has been made in accordance with the plans and specifications as herein provided, and when so endorsed warrants may be drawn for the amount so certified by the county engineer and the engineer shall not certify any bill for final payment to any contractor for the construction of bridges or culverts until such contractor has removed all obstructions by the waterway and rendered the same free from dirt, earth, soil, weeds, brush or any material that will, in any manner, prevent the free discharge of surface water unless it has been otherwise provided by the contract providing for such construction, but if said engineer make said certificate when said work was not done in accordance with the plans and specifications, and the same be not properly made good, without additional cost, then the full cost of making same good, may be recovered upon said engineer's bond, and his bond shall be liable therefor.

Partial payments may be allowed by the board on contract work on the basis of the engineer's certified estimates and the percentages specified in the standard specifications of the state highway commission.

Repair work shall be defined as follows:

- (a) Work not designated by the county highway engineer.
- (b) All road construction work costing not in excess of one hundred dollars (\$100.00) per mile.
- (c) Work of a temporary character, including construction of township roads to natural grade by blade graders, regardless of whether the same costs in excess of one hundred dollars (\$100.00) per mile.
- (d) All work of immediate necessity to maintain finished roads completed under this act.

Emergency repair work on the county highway, bridge and culvert system shall be defined as any work of immediate necessity required to make a road safe for travel and which may be done at an expense of not more than twenty-five dollars (\$25.00) on each such emergency.

The board of supervisors at each January meeting hereafter shall make arrangements with the township trustees in the respective townships to do such emergency repair work as may from time to time arise on any county highway system including bridges or culverts on both the county and township system when the necessity for any such emergency repair work is called to the attention of any member of the board of township trustees by any citizen of the community in which such emergency repair work is required, the member of the board of trustees so notified shall forthwith proceed to have such emergency repair work done, and may employ in the making of such repairs, any other person or persons. Any township trustee undertaking to do or causing to be done any such emergency repair work shall forthwith notify the county auditor of the existence of the emergency, and the exact location of the emergency work to be done.

The county board of supervisors, or any member of such board, shall upon notification of the existence of any necessity for emergency repair work not already reported to the county auditor, cause same to be done, either by delegating such repair work to the township trustee or trustees of the township in which such emergency exists, or under direct supervision of the board of supervisors or any member thereof.

In any case where necessity for an emergency repair exists on any highway, bridge or culvert located on a township line, any trustee of either township shall have power to make the repair, as provided in this act.

A sworn itemized statement of the work done and the material furnished, and that the same was for emergency work under the provisions of this act, shall be filed with the county auditor. When such sworn statement is accompanied by the written approval of a member of the board of supervisors or township trustees, who authorized such emergency work, the county auditor shall upon presentation issue a warrant in payment of such emergency claim without the necessity of the approval of the board of supervisors or county engineer. All claims filed with the county auditor or paid by him under the provisions of this act shall be passed upon by the board of supervisors at their first meeting following such filing or payment, and shall be made a matter of record as provided for in the allowance and payment of other claims.

Emergency repair work arising on the township road system shall be done by or under the direction of the township trustees: and when the necessity for any such emergency repair work is called to the attention of any member of the board of township trustees by any citizen of the community in which such emergency repair work is required, the member of the board so notified shall forthwith proceed to have such emergency repair work done, and may employ in the making of such repairs, any other person or persons."

Sec. 9. That section four hundred sixty-eight-a (468-a), supplement to the code, 1913, be and the same is hereby amended by adding thereto the following:

Provided, however, that nothing herein shall be construed to prevent such supervisors or trustees from making emergency repairs and recovering from his county or township the reasonable value of his services not exceeding his regular per diem and not exceeding twenty-five dollars (\$25.00), for each such emergency repair."

Sec. 10. That section fifteen hundred twenty-seven-s-eleven (1527-s11), supplemental supplement to the code, 1915, be and the same is hereby repealed and the following enacted in lieu thereof:

"Standard specifications for all bridges and culverts, catch basins and tile drains directly connected therewith, used to eliminate culverts which shall be classified as bridge construction work, and paid for as such, and for railroad overhead crossings or subways, shall be furnished without cost to the counties and railroad companies, by the state highway commission, and work shall be done in accordance therewith, and when said bridge and culvert work is completed and approved, a duplicate statement of the cost thereof shall be filed with the state highway commission by the county auditor, as a part of the county engineer's report.

All bridge and culvert construction, tile and tiling and repair work designated by the engineer, or materials therefor, of which the engineer's estimated cost shall be one thousand dollars (\$1,000.00) or less, may be advertised and let at a public letting, or may be let privately at a cost not to exceed the engineer's estimate, or lowest bid, if bids were received, or may be built by day labor and at a cost not to exceed the engineer's estimate, or the lowest bids received, provided bids have been received.

All road, bridge and culvert construction, grading, tile and tiling and repair work, or materials therefor, of which the engineer's cost shall exceed one thousand dollars (\$1,000.00) shall be advertised and let at a public letting, provided that the board shall have the power to reject all bids, in which event they may re-advertise or let privately by submitting contract to the state highway commission for approval, provided the same is within the lowest bid, or build by day labor at a cost not to exceed the lowest bid received.

All bids received shall be publicly opened, at the time and place specified in the advertisement, and shall be recorded in detail, in a book kept for that purpose, by the county auditor; said book shall be at all times open to the public for inspection.

Any proposed contract which shall exceed the sum of two thousand dollars (\$2,000.00) for any one bridge or culvert, or repairs, thereon, or for any one mile of road, shall be first approved by the state highway commission before the same shall be effective as a contract. Before beginning the construction of any permanent bridge or culvert by day labor or by contract, the plans, specifications, estimate of drainage area, estimates of cost, and their specific location shall be filed in the county auditor's office by the engineer.

Bridges erected over drainage ditches shall, where necessary, be so constructed to allow the superstructure to be removed for cleaning said ditches with as little damage to the removal and permanent parts of said bridge as practicable.

On completion, a detailed statement of cost, and of any additions or alterations to the plans, shall be added to the above records of the engineer, all of which shall be retained in the county auditor's office as permanent records, and when said work is completed and approved, a duplicate statement of the cost thereof shall be filed at once with the state highway commission by the county auditor, provided said structure costs in excess of two thousand dollars (\$2,000.00); otherwise, report shall be filed by the county auditor as a part of the engineer's annual report, unless reports are oftener demanded by the commission.

The board of supervisors may authorize the county auditor to draw warrants for the amount of pay rolls for labor furnished under the day labor system, when said pay rolls are certified to by the engineer in charge of the work. Said bills shall be passed upon by the board at the first meeting following said payment.

The county board of supervisors and county engineers are charged with the duty of repairing and dragging the county highway system as may be required to keep the same in proper condition, and of keeping the openings to all bridges, culverts, or other drains upon the county highway system, free from weeds, brush and other materials that may, in any way, prevent the free discharge of surface water, but such duties may be performed by a township trustee or trustees, or any other person employed for such purpose, and the board shall adopt such other methods as are necessary to maintain continuously in the best condition practicable, the entire mileage of this system.

No member of the highway commission, their deputies or assistants, or any other person in the employ of such commission, no county supervisor, township trustee, county engineer, road superintendent, or any person in their employ, or one holding an appointment under them, shall be, either directly or indirectly, interested in any contract for the construction or building of any bridge, or bridges, culvert, or culverts, or any improvement of any road or parts of road coming under the provision of this act, except the board of supervisors may employ a township trustee or trustees to perform labor upon the county highway, bridge and culvert system or contract with them as individuals the same as any other person with reference to road, bridge, and culvert repair or construction work, and except as to emergency repair work, as provided in section nine of this act.

It is hereby made the imperative duty of the board of supervisors in undertaking road work in late summer or fall to carefully take into consideration weather and soil conditions to the end that as far as possible work shall not be undertaken which may be left in an incomplete condition at the end of the season.

It is further made the duty of the board of supervisors to prevent contractors or day laborers from commencing more road construction work than can be completed within a reasonable length of time. And no contractor or day laborer shall, on a job under construction, commence new grading or construction work, the nature of which obstructs or partially obstructs travel, until work of a similar character, previously begun in the same job, has been completed so as to render the crown surface of the road free from sod, stone or other material which impedes travel."

Sec. 11. That section fifteen hundred twenty-seven-s thirteen (1527-s13), supplemental supplement to the code, 1915, be and the same is hereby repealed, and the following enacted in lieu thereof:

"At every February meeting, or as soon thereafter as possible, the township trustees of each township shall select from its township road system the roads to be dragged for the year to be known as draggable roads, and shall employ a superintendent or superintendents of the township roads, whose term of office and compensation shall be at the discretion of the township trustees, and shall give bond for the faithful performance of their duties in such sum as the township trustees may direct. Said superintendent or superintendents shall have the general supervision of all dragging on the township road system, and shall annually file a report with the township clerk of the work performed on the township road system for the year. Each superintendent shall see that the approaches to all the bridges in the district of his charge on said roads are maintained in such manner as to present smooth and uniform surfaces, and keep the openings to all culverts and ditches free from weeds, brush and other material that will in any manner prevent the free discharge of surface water. He shall have charge of all draggable roads of the township system, and make contracts for dragging, and shall see that all draggable roads, which shall include all rural mail routes and school wagon routes in consolidated school districts and all other roads in the township where dragging is practicable, are properly dragged at such times as are necessary to maintain such roads in a smooth condition, at a price to be fixed by the township trustees. For this purpose there shall be expended, under the direction of the township trustees, through the road superintendent upon the township road system as much of the one mill drag tax now authorized by law as is required to maintain said roads in a smooth condition. Any unused balances in the drag fund of any township at the end of each year, may, by unanimous resolution of the township trustees, be placed to the credit of the township road fund. The township trustees shall not allow any bills for dragging, maintenance or repair work, nor shall any warrants in payment therefor be drawn by the township clerk upon the funds of the township road system, until itemized bills therefor shall have been certified thereto by the town-

ship trustees or road superintendent having such work in charge. A violation of this section shall render the township clerk liable on his bond for the amount of said warrant. The compensation for such superintendent for all duties including any dragging actually performed by him, and the cost of all equipment for drainage, shall be paid for out of the township road funds."

Sec. 12. That section fifteen hundred twenty-seven-s thirteen-a (1527-s13a), supplemental supplement to the code, 1915, be and the same is hereby repealed.

Sec. 13. That section fifteen hundred twenty-seven-s fifteen (1527-s15), supplement to the code, 1913, be and the same is hereby repealed.

Sec. 14. That section fifteen hundred twenty-seven-s sixteen (1527-s16), supplemental supplement to the code, 1915, be and the same is hereby repealed, and the following enacted in lieu thereof:

"Not later than the first day of January, or at any time upon the demand of the township trustees, the township clerk shall report the work accomplished on the township road system in his township, including number of culverts installed, location thereof and the number and size of culverts on hand and not installed.

Said township trustees shall prepare a list of the culverts and bridges which in their judgment should be constructed by the board of supervisors in their township during the succeeding year, giving the proposed location of such culverts, the material of which such culverts should be constructed, and the approximate size of same, together with any and all recommendations concerning such culverts as the board of township trustees see fit to give, which list, report and recommendation shall be filed on or before the first day of January each year, or oftener if the emergency requires, in the office of the county auditor.

But no bridges or culverts shall be constructed upon the township road system other than as recommended as hereinbefore provided, except by consent of the township board."

Sec. 15. That section fifteen hundred twenty-seven-s eighteen (1527-s18), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof.

"The board of supervisors shall require all contractors to give bond for the faithful performance of the contract, in such sum as the board of supervisors may deem necessary.

The surety of any bond given to guarantee the faithful performance and execution of any work shall be deemed and held, any contract to the contrary notwithstanding, to consent without notice:

To any extension of time to the contractor in which to perform the contract when each particular extension does not exceed sixty days:

To any change in the plans, specification or contract when such change does not involve an increase of more than twenty per cent of the total contract price, and shall be released only as to such excess increase.

No provision in a bond or contract shall be valid which seeks to limit the time to less than five years in which an action may be brought upon the bond covering concrete work, nor less than one year upon the bond covering other work. But such bond shall be valid for the period of time

herein named and for such additional time as may be provided by the terms of the bond. Unless otherwise specifically stated, in contracts for the construction of bridges or culverts, it shall be the duty of the contractor to remove all obstructions to the waterway and render the same free from earth, weeds, brush or any other material which will in any manner prevent the free discharge of surface water."

SECTION 16. The contractor shall, as a part of the performance of the contract, provide and install the necessary notices, warnings, and barriers to protect travelers upon the public highway from dangers due to work in the process of construction. In cases where work is being done under the direct supervision of the board of supervisors, by day laborers, it shall be the duty of the board of supervisors to provide such notices, warnings and barriers for the protection of the public and in all cases it shall be their duty to see that such notices, warnings and barriers for the protection of the public are in position. A plain warning sign of sufficient size to be easily read shall also be posted at the road crossing or corner on each side of said construction and nearest thereto, stating whether the road is entirely closed or partially closed, and indicating the detour to be made to avoid the obstruction. Any person who shall be guilty of removing or disturbing barriers placed by said contractors or by the county authorities, shall be guilty of a misdemeanor, and punished by a fine of not less than twenty-five dollars (\$25.00)."

SECTION 17. That section fifteen hundred seventy-one-m-thirty-two (1571-m32), supplemental supplement to the code, 1915, be and the same is hereby amended by striking out all of lines three and four of said section and inserting the following in lieu thereof:

"Ninety-seven per cent of all moneys paid into the said treasury pursuant to the provisions of this act, less the running expenses of the motor vehicle department as hereafter specified, shall be apportioned among the several counties."

Also by striking out of line forty-five of said section the words "five per cent" and inserting in lieu thereof the words "three per cent" and by striking out of line forty-eight of said section the words "five per cent" and inserting in lieu thereof the words "three per cent." And that the said section be further amended by striking out all of said section following the period in the fifty-fourth line of said section, and by inserting in lieu thereof the following:

"At the end of each biennial period ending January first of odd numbered years, the funds remaining in the highway maintenance fund shall be placed to the credit of the motor vehicle fund. The salaries and actual running expenses, including the cost of number plates, stamps and other incidental expenditures of the automobile registration department, shall be paid out of the motor vehicle fund upon warrants drawn by the auditor of state upon the filing with the auditor, itemized vouchers covering the same and certified to by the secretary of state."

SECTION 18. From and after the taking effect of this act, members of the state highway commission, county engineers and assistants shall be subject to removal from office as provided in section twelve hundred and fifty-eight-b (1258-b), supplement to the code, 1913.

SECTION 19. Sections fifteen hundred twenty-seven-f (1527-f), fifteen hundred twenty-seven-g (1527-g), fifteen hundred twenty-seven-h (1527-h), fifteen hundred twenty-seven-i (1527-i), fifteen hundred twenty-seven-j (1527-j), fifteen hundred twenty-seven-k (1527-k), fifteen hundred twenty-seven-l (1527-l), fifteen hundred twenty-seven-m (1527-m), fifteen hundred twenty-seven-o (1527-o), fifteen hundred twenty-seven-q (1527-q), and fifteen hundred twenty-seven-r (1527-r), supplement to the code, 1913, be and the same are hereby repealed.

SECTION 20. All acts, or parts of acts, in conflict with this act are hereby repealed.

SECTION 21. This act, being deemed of immediate importance, shall be in full force and effect upon publication in the Des Moines Register, the Des Moines Capital, and the Des Moines Daily News, newspapers published in Des Moines, Iowa.

Hall of Taylor in the chair.

Speaker Pitt in the chair.

The hour of 2:00 having arrived, the time set for the review of the troops before the governor and members of the general assembly, Klinker of Crawford moved that the House recess until 3:30.

Motion prevailed.

HOUSE RESUMED SESSION.

House reconvened at 3:30, Speaker Pitt in the chair.

The roll was called to ascertain the absentees.

Those presente were:

Adkins	Findlay	Klaus
Anderson of Davis	Finley	Klinker
Anderson of Greene	Flenniken	Knickerbocker
Anderson of Winnebago	Garber	Krouse
Andre	Gilbert	Lake
Bailey	Gilmore	Langfitt
Baldwin	Giltner	Larson
Becker	Grason	Lee
Benn	Gray	Lenocker
Boies	Griffin	Lewis
Bruce	Hall	McFarlane
Coakley	Hansen	McFerren
Crozier	Harrington	Mackie
Darraha	Helming	Mantz
Dean	Horchem	Mead
Dunkelberg	Jackson	Meredith
Durbin	Jessen	Miles
Edgington	Johnston of Humboldt	Miller
Elwood	Johnston of Lucas	Mooty
Epps	Jones	Mowery
Erickson	Kepple	Murray
Finch	Kern	Neff
	Kimberly	Newton

Nichols	Rowley	Turner
Nicholson	Santee	Ulstad
Nordyke	Scott	Walrath
O'Donnell	Shaff	Weaver
Oertel	Shortess	Wenstrand
Peters	Slaughter	Wichman
Price	Slosson	Wigdahl
Randall	Smith	Wilson of Cherokee
Rayburn	Stanley	Wilson of Louisa
Reed	Starzinger	Wilson of Mahaska
Rees	Stone	Wilson of Mitchell
Richards	Stuart	Wormley
Roberts	Tucker	Mr. Speaker—108.
Rogers		

Absent or excused—None.

The House resumed consideration of House File No. 353.

Harrington of Kossuth moved the previous question, as applied to the substitute, all pending amendments and the main question.

Seconded by Jones of Gerro Gordo.

On the question, "Shall the previous question be now put, as applied to the substitute, all pending amendments and the main question?"

Ayes—54.

Adkins	Hansen	Neff
Andersn of Greene	Harrington	Nichols
Anderson of Winnebago	Horchem	Nicholson
Baldwin	Jackson	O'Donnell
Bruce	Jessen	Price
Darrah	Jones	Randall
Dean	Kepple	Santee
Dunkelberg	Klaus	Shaff
Durbin	Klinker	Shortess
Elwood	Knickerbocker	Slaughter
Erickson	Langfitt	Slosson
Findlay	Larson	Stone
Finley	Lee	Stuart
Flenniken	McFarlane	Weaver
Gilbert	Mackie	Wenstrand
Gilmore	Mantz	Wichman
Grason	Miller	Wigdahl
Gray	Moody	Wilson of Louisa

Nays—54.

Anderson of Davis	Griffin	Meredith
Andre	Hall	Miles
Bailey	Helming	Mowery
Becker	Johnston of Humboldt	Murray
Benn	Johnston of Lucas	Newton
Boies	Kern	Nordyke
Coakley	Kimberly	Oertel
Crozier	Krouse	Peters
Edgington	Lake	Rayburn
Epps	Lenocker	Reed
Finch	Lewis	Rees
Garber	McFerren	Richards
Giltner	Mead	Roberts

Rogers	Starzinger	Wilson of Cherokee
Rowley	Tucker	Wilson of Mahaska
Scott	Turner	Wilson of Mitchell
Smith	Ulstad	Wormley
Stanley	Walrath	Mr. Speaker

Absent or not voting—None.

Verification of roll call.

Motion lost.

McFerren of Hamilton moved the previous question, as applied to the substitute offered by Larson of Montgomery and Shortess of Tama. Seconded by Harrington of Kossuth.

On the question, "Shall the previous question be now put, as applied to the substitute offered by Larson of Montgomery and Shortess of Tama?"

Ayes—103.

Adkins	Helming	Peters
Anderson of Davis	Horchem	Price
Anderson of Greene	Jackson	Randall
Anderson of Winne-	Jessen	Rayburn
bago	Johnston of Humboldt	Rees
Andre	Johnston of Lucas	Richards
Bailey	Jones	Roberts
Baldwin	Kepple	Rogers
Becker	Kern	Rowley
Benn	Kimberly	Santee
Boies	Klaus	Scott
Bruce	Klinker	Shaff
Coakley	Knickerbocker	Shortess
Crozier	Krouse	Slaught
Darrah	Langfitt	Slosson
Dean	Larson	Smith
Dunkelberg	Lee	Stanley
Durbin	Lenocker	Starzinger
Edgington	Lewis	Stone
Elwood	McFarlane	Stuart
Epps	McFerren	Tucker
Erickson	Mackie	Turner
Finch	Mantz	Ulstad
Findlay	Mead	Walrath
Finley	Meredith	Weaver
Flenniken	Miles	Wenstrand
Garber	Miller	Wichman
Gilbert	Mooty	Wigdahl
Gilmore	Mowery	Wilson of Cherokee
Giltner	Murray	Wilson of Louisa
Grason	Newton	Wilson of Mahaska
Gray	Nichols	Wilson of Mitchell
Griffin	Nicholson	Wormley
Hall	O'Donnell	Mr. Speaker
Harrington	Oertel	

Nays—None.

Absent or not voting—5.

Hansen	Neff	Reed
Lake	Nordyke	

Motion prevailed.

On the question, "Shall the substitute offered by Larson of Montgomery and Shortess of Tama for House File No. 353 and all pending amendments be adopted?"

Ayes—53.

Adkins	Hansen	Neff
Anderson of Greene	Harrington	Nichols
Anderson of Winnebago	Horchem	Nicholson
Baldwin	Jackson	O'Donnell
Bruce	Jessen	Price
Darrah	Jones	Randall
Dunkelberg	Kepple	Santee
Durbin	Klaus	Shaff
Elwood	Klinker	Shortess
Erickson	Knickerbocker	Slaught
Findlay	Langfitt	Slosson
Finley	Larson	Stone
Flenniken	Lee	Staurt
Gilbert	McFarlane	Weaver
Gilmore	Mackie	Wenstrand
Grason	Mantz	Wichman
Gray	Miller	Wigdahl
	Mooty	Wilson of Louisa

Nays—55.

Anderson of Davis	Kern	Rees
Andre	Kimberly	Richards
Bailey	Krouse	Roberts
Becker	Lake	Rogers
Benn	Lenocker	Rowley
Boies	Lewis	Scott
Coakley	McFerren	Smith
Crozier	Mead	Stanley
Dean	Meredith	Starzinger
Edgington	Miles	Tucker
Epps	Mowery	Turner
Finch	Murray	Ulstad
Garber	Newton	Walrath
Giltner	Nordyke	Wilson of Cherokee
Griffin	Oertel	Wilson of Mahaska
Hall	Peters	Wilson of Mitchell
Helming	Rayburn	Wormley
Johnston of Humboldt	Reed	Mr. Speaker
Johnston of Lucas		

Absent or not voting—None.

Verification of roll call.

Substitute lost.

McFerren of Hamilton moved the previous question, as applied to the amendments offered by Elwood of Howard and Mackie of Benton. Seconded by Newton of Cass.

McFarlane of Black Hawk moved that the roll call on the above motion be dispensed with. Motion prevailed.

Motion by McFerren of Hamilton prevailed.

On the question, "Shall the amendments to House File No. 353, offered by Elwood of Howard and Mackie of Benton, be adopted?"

Ayes—54.

Adkins	Hansen	Neff
Anderson of Greene	Harrington	Nichols
Anderson of Winnebago	Horchem	Nicholson
Baldwin	Jackson	O'Donnell
Bruce	Jessen	Price
Darrah	Jones	Randall
Dean	Kepple	Santee
Dunkelberg	Klaus	Shaff
Durbin	Klinker	Shortess
Elwood	Knickerbocker	Slaught
Erickson	Langfitt	Slosson
Findlay	Larson	Stone
Finley	Lee	Stuart
Flenniken	McFarlane	Weaver
Gilbert	Mackie	Wenstrand
Gilmore	Mantz	Wichman
Grason	Miller	Wigdahl
Gray	Mooty	Wilson of Louisa

Nays—54.

Anderson of Davis	Kern	Rees
Andre	Kimberly	Richards
Bailey	Krouse	Roberts
Becker	Lake	Rogers
Benn	Lenocker	Rowley
Boies	Lewis	Scott
Coakley	McFerren	Smith
Crozier	Mead	Stanley
Edgington	Meredith	Starzinger
Epps	Miles	Tucker
Finch	Mowery	Turner
Garber	Murray	Ulstad
Giltner	Newton	Walrath
Griffin	Nordyke	Wilson of Cherokee
Hall	Oertel	Wilson of Mahaska
Helming	Peters	Wilson of Mitchell
Johnston of Humboldt	Rayburn	Wormley
Johnston of Lucas	Reed	Mr. Speaker

Absent or not voting—None.

Verification of roll call.

Amendments lost.

Hall of Taylor offered the following amendment to House File No. 353 and moved its adoption:

Amend House File No. 353 as follows:

By striking from lines ten and eleven of section 9, the words "by the Highway Commission for".

Also by striking from lines fourteen and fifteen of said section the words "and shall pass an examination before the state highway commissioner, who shall certify to his efficiency".

Also by inserting after the word "less" and before the word "may" in line seven of section 15 the words "which estimate shall be filed in itemized form in the office of the county auditor,".

Also by inserting before the period and after the word "labor" in line fourteen of section 15 the words "which estimated cost shall be filed in itemized form in the office of the county auditor".

Also by striking all following the word "supervisors" in line twenty-three and before the word "at" in line twenty-five of section 12 and inserting in lieu thereof a ".".

Also by inserting after the word "trustees" and before the word "two" in line twenty-six of section 12 and inserting the words "to install any temporary culvert furnished to the township by the board of supervisors and", and by striking the word "such" from line twenty-eight of said section.

Also by inserting after the word "bridges" and before the "." in line twenty-eight of said section the words "situated upon the township road system".

Also by striking from the third line of section 26 of said bill the words "Cedar Rapids Republican" and inserting in lieu thereof the words "Des Moines Register".

McFarlane of Black Hawk moved that the roll call be dispensed with on the above motion. Motion prevailed.

Amendment offered by Hall of Taylor adopted.

McFerren of Hamilton moved the previous question.

McFarlane of Black Hawk moved that the roll call on the above motion be dispensed with. Motion prevailed.

Motion for previous question prevailed.

Hall of Taylor was recognized by the chair, and his time having expired, on motion of Elwood of Howard, his time was extended.

Unanimous consent having been granted to suspend the rules, Mr. Hall moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—52.

Anderson of Davis	Kern	Rees
Andre	Kimberly	Richards
Bailey	Krouse	Roberts
Becker	Lake	Rogers
Benn	Lenocker	Rowley
Boies	Lewis	Scott
Coakley	Mead	Smith
Crozier	Meredith	Stanley
Edgington	Miles	Starzinger
Epps	Mowery	Turner
Finch	Murray	Ulstad
Garber	Newton	Walrath
Giltner	Nordyke	Wilson of Cherokee
Griffin	Oertel	Wisn of Mahaska
Hall	Peters	Wilson of Mitchell
Helming	Rayburn	Wormley
Johnston of Humboldt	Reed	Mr. Speaker
Johnston of Lucas		

Nays—56.

Adkins	Hansen	Neff
Anderson of Greene	Harrington	Nichols
Anderson of Winnebago	Horchem	Nicholson
Baldwin	Jackson	O'Donnell
Bruce	Jessen	Price
Darraha	Jones	Randall
Dean	Kepple	Santee
Dunkelberg	Klaus	Shaff
Durbin	Klinker	Shortess
Elwood	Knickerbocker	Slaught
Erickson	Langfitt	Slosson
Findlay	Larson	Stone
Finley	Lee	Stuart
Flenniken	McFarlane	Tucker
Gilbert	McFerren	Weaver
Gilmore	Mackie	Wenstrand
Grason	Mantz	Wichman
Gray	Miller	Wigdahl
	Mooty	Wilson of Louisa

Absent or not voting—None.

Verification of roll call.

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

EXPLANATION OF VOTE.

MR. SPEAKER—In explanation of my vote, I wish to state that personally I am opposed to this bill, House File No. 353, but, being absolutely convinced that a great majority of my constituents are in favor of abolishing the highway commission with its large powers and to honestly represent that majority, I vote "aye".

STANLEY R. SMITH.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which House File No. 353 failed to pass the House.

RUBE McFERRIN.

I second the motion.

G. F. TUCKER.

On motion of McFarlane of Black Hawk the House adjourned until 10:00 a. m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINSE, IOWA, MARCH 12, 1917.

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

Prayer was offered by Rev. Charles P. Proudfit, pastor of First United Presbyterian church, Des Moines.

Journal of March 10th corrected and approved.

Findlay of Webster offered and obtained unanimous consent to have the following statement printed in the journal :

Page 803 of the House journal mentions that a petition from the Commercial Club of Fort Dodge favoring bonding of districts for permanent road building was presented by Findlay of Webster and referred to the committee on roads and highways.

I have never received a petition of this character from the Commercial Club of Fort Dodge, neither have I presented such a petition on the floor of the House.

(Signed) C. V. FINDLAY.

LEAVE OF ABSENCE.

On request of Newton of Cass leave of absence was granted Richards of Muscatine and Kern of Warren until Tuesday.

On request of Slosson of Worth leave of absence was granted Neff of Pottawattamie until Tuesday noon.

On request of Klaus of Delaware leave of absence was granted Kern of Warren until Tuesday.

On request of Slosson of Worth leave of absence was granted Nichols of Hardin until Tuesday.

CONSIDERATION OF BILLS.

House resumed consideration of Calendar No. 148, House File No. 258.

Tucker of Clinton called up the amendment filed by him and found on page 795 of the journal of March 8th, and moved its adoption.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Shortess moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Harrington	Randall
Anderson of Greene	Horchem	Rayburn
Andre	Jackson	Rees
Bailey	Jessen	Rogers
Becker	Kepple	Santee
Boles	Klaus	Shaff
Bruce	Knickerbocker	Shortess
Coakley	Lake	Slaught
Crozier	Langfitt	Smith
Dean	Larson	Stanley
Dunkelberg	Lewis	Starzinger
Durbin	McFarlane	Stuart
Edgington	Mackie	Tucker
Elwood	Mantz	Turner
Erickson	Meredith	Ulstad
Finch	Miles	Walrath
Findlay	Mooty	Weaver
Finley	Murray	Wenstrand
Gilbert	Newton	Wichman
Gilmore	Nicholson	Wilson of Cherokee
Giltner	O'Donnell	Wilson of Mahaska
Grason	Peters	Wormley
Griffin	Price	

Nays—26.

Anderson of Winne-	Johnston of Lucas	Oertel
bago	Krouse	Reed
Epps	Lee	Roberts
Flenniken	Lenocker	Scott
Garber	McFerren	Slosson
Gray	Mead	Wigdahl
Hall	Miller	Wilson of Louisa
Helming	Mowery	Wilson of Mitchell
Johnston of Humboldt	Nordyke	Mr. Speaker

Absent or not voting—14.

Anderson of Davis	Jones	Nichols
Baldwin	Kern	Richards
Benn	Kimberly	Rowley
Darrah	Klinker	Stone
Hansen	Neff	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Findlay of Webster presented petition of Alpha Literary Club of Ft. Dodge in favor of retention of library commission.

Referred to committee on public libraries.

Becker of Clayton presented petition of citizens of Clayton county in favor of retention of library commission.

Referred to committee on public libraries.

Murray of Buena Vista presented petition of members of Sorosis club of Storm Lake in favor of retention of library commission.

Referred to committee on public libraries.

Klinker of Crawford presented petition of members of P. E. O. of Denison in favor of retention of library commission.

Referred to committee on public libraries.

Miller of Boone presented petition of residents of Boone county in favor of closed season on quail and prairie chicken.

Referred to committee on fish and game.

Randall of Linn presented petition of citizens of Linn county in favor of closed season on quail.

Referred to committee on fish and game.

Weaver of Polk presented petition of citizens of Polk county in favor of closed season on quail and prairie chicken.

Referred to committee on fish and game.

Wormley of Plymouth presented petition of residents of Plymouth county in favor of closed season on quail and prairie chicken.

Referred to committee on fish and game.

McFarlane of Black Hawk presented petition of residents of Black Hawk county in favor of closed season on quail and prairie chicken.

Referred to committee on fish and game.

Giltner of Monroe presented petition of citizens of Monroe county against closed season on quail.

Referred to committee on fish and game.

Jackson of Cedar presented petition of residents of Cedar county in favor of closed season on quail and prairie chicken.

Referred to committee on fish and game.

Scott of Appanoose presented petition of citizens of Appanoose county in favor of closed season on quail.

Referred to committee on fish and game.

Klaus of Delaware presented petition of citizens of Delaware county in favor of bill indemnifying Grace Ginther for injuries received at Ames.

Referred to committee on claims.

Mr. Speaker presented petition of voters of Harrison county in favor of suffrage.

Referred to committee on constitutional amendments.

Reed of Guthrie presented petition of teachers of Casey, Iowa, in favor of teachers' annuity bill.

Referred to committee on appropriations.

Findlay of Webster presented petition of teachers of Ft. Dodge in favor of teachers' annuity bill.

Referred to committee on appropriations.

Shaff of Clinton county presented petition of citizens of Clinton county in favor of teachers' annuity bill.

Referred to committee on appropriations.

Gilbert of Marshall presented petition of citizens of Monroe county in favor of the child welfare research station.

Referred to committee on public health.

Mead of Butler presented petition of women's clubs of Butler county in favor of the child welfare research station.

Referred to committee on public health.

Starzinger of Polk presented petition of parent-teachers' associations of Des Moines in favor of the child welfare research station.

Referred to committee on public health.

Wormley of Plymouth presented petition of citizens of Le Mars, Iowa, relative to chiropractic.

Referred to committee on public health.

Randall of Linn presented petition of citizens of Cedar Rapids, Iowa, in favor of Sunday blue laws.

Referred to committee on police regulations.

Grason of Pottawattamie presented petition of citizens of Underwood, Iowa, in favor of suffrage.

Referred to committee on constitutional amendments.

Slaught of Wapello presented petition of citizens of Wapello county in favor of suffrage.

Referred to committee on constitutional amendments.

Epps of Wapello presented petition of citizens of Wapello county in favor of suffrage.

Referred to committee on constitutional amendments.

Tucker of Clinton presented petition of citizens of Iowa in favor of the anti-discrimination insurance law.

Referred to committee on insurance.

Coakley of Union presented petition of citizens and tax-payers of Union county in favor of House File No. 353, also competitive bids for county printing.

Referred to committee on printing.

Slosson of Worth presented petition of citizens and tax-payers of Worth county against House File No. 353.

Referred to committee on roads and highways.

Kepple of Chickasaw presented petitions of citizens and tax-payers of Chickasaw county in favor of the Elwood-Mackie amendment.

Referred to committee on roads and highways.

O'Donnell of Dubuque presented petition of farmers and tax-payers of Dubuque county in favor of the retention of the highway commission.

Referred to committee on roads and highways.

Mr. Speaker presented petition of the Commercial Club of Missouri Valley, Iowa, against House File No. 353.

Referred to committee on roads and highways.

Randall of Linn presented petition of citizens of Walker, Iowa, in favor of the Elwood-Mackie amendment.

Referred to committee on roads and highways.

Roberts of Ringgold presented petition of citizens and tax-payers of Kellerton, Iowa, in favor of House File No. 353.

Referred to committee on roads and highways.

Miller of Boone presented petition of citizens of Boone county in favor of House File No. 353.

Referred to committee on roads and highways.

Slosson of Worth presented petition of citizens of Worth county in favor of House File No. 353.

Referred to committee on roads and highways.

Starzinger of Polk presented petition of citizens and tax-payers of Polk county in favor of House File No. 353.

Referred to committee on roads and highways.

Langfitt of Adair presented petition of citizens and tax-payers of Adair county in favor of House File No. 353.

Referred to committee on roads and highways.

Wilson of Cherokee presented petition of citizens and tax-payers of Cherokee county in favor of House File No. 353.

Referred to committee on roads and highways.

Dean of Osceola presented petition of citizens and tax-payers of Sibley, Iowa, in favor of House File No. 353.

Referred to committee on roads and highways.

Becker of Clayton presented petition of citizens and tax-payers of Clayton county in favor of House File No. 353.

Referred to committee on roads and highways.

Jackson of Cedar presented petition of citizens and tax-payers of Massillon, Iowa, in favor of House File No. 353.

Referred to committee on roads and highways.

Darrah of Franklin presented petition of citizens and tax-payers of Franklin county in favor of House File No. 353.

Referred to committee on roads and highways.

Price of Dickinson presented petition of citizens and tax-payers of Dickinson county in favor of House File No. 353.

Referred to committee on roads and highways.

Durbin of Mills presented petition of citizens and tax-payers of Mills county in favor of House File No. 353.

Referred to committee on roads and highways.

Stanley of Adams presented petition of citizens of Adams county in favor of House File No. 353.

Referred to committee on roads and highways.

Wilson of Louisa presented petition of citizens and tax-payers of Louisa county in favor of House File No. 353.

Referred to committee on roads and highways.

Wenstrand of Page presented petition of citizens and tax-payers of Page county in favor of House File No. 353.

Referred to committee on roads and highways.

Krouse of Wayne presented petition of citizens of Wayne county in favor of House File No. 353.

Referred to committee on roads and highways.

Anderson of Winnebago presented petition of citizens and tax-payers of Winnebago county in favor of House File No. 353.

Referred to committee on roads and highways.

REPORTS OF COMMITTEES.

Hall of Taylor, 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. 330, a bill for an act to amend section 471 of the code, relating to the issuance of county warrants, beg leave to report they have had 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. HALL, *Chairman.*

Report adopted.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 214, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-five-a9 (2575-a9), supplemental supplement to the code, 1915, relating to an increase in the annual appropriation for the state bacteriological laboratory at 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.

R. J. JOHNSTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 220, a bill for an act authoriinzg the giving of annuities to retired public school teachers, creating a teachers' annuity fund, fixing the term of service and the manner of retirement, and making an appropriation to provide the necessary 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 indefinitely postponed.

R. J. JOHNSTON, *Chairman*.

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned, members of the committee on appropriations, having had under consideration House File No. 220, a bill for an act authorizing the giving of annuities to retired public school teachers, creating an annuity fund, fixing the term of service and the manner of retirement, and making an appropriation to provide the necessary funds, wish to state that, the bill having failed to be recommended out for passage because of a tie vote, respectfully recommend that the bill do pass.

FRANK C. LAKE,
B. J. HORCHEM,
J. H. DARRAH,
GEO. H. DUNKELBERG,
S. W. KLAUS,
ROY W. MURRAY,
WM. BECKER,
J. O. SHAFF,
J. E. WICHMAN,
OTTO STARZINGER.

Ordered passed on file.

Kimberly of Scott, from the committee on railroads and transportation, submitted the following report:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 138, a bill for an act to prohibit the operation of trains of more than one-half mile in length, in railroad traffic, upon lines operated within the state of Iowa, and fixing penalties 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 without recommendation and same be placed on the calendar.

D. W. KIMBERLY, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 343, a bill for an act to amend section 2077 of the supplement to the code, 1913, relative to passenger rates and providing for transportation charges in automobiles, automobile busses, and gas cars on branch railroad lines not exceeding fifty (50) miles in length within 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 indefinitely postponed.

D. W. KIMBERLY, *Chairman.*

Report adopted and House File No. 343 was indefinitely postponed.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 85, a bill for an act to amend the law as it appears in section six hundred eighty-seven-a (687-a), supplemental supplement to the code, 1915, relating to the publication of proceedings of city councils, beg leave to report they 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:

All following the enacting clause be stricken out and the following be inserted in lieu thereof:

"SECTION 1. That the law as it appears in section six hundred eighty-seven-a (687-a) supplemental supplement to the code, 1915, be and the same is hereby amended by striking out of said section the words "or by posting in one or more public places as directed by said council", in the sixth and seventh lines thereof and substituting in lieu thereof the following: "provided, however, that in cities and towns in which no newspaper is published, such statement and list of claims shall be posted in at least three public places on the business streets of said city or town."; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Order passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 417, a bill for an act to amend section seven hundred sixteen-b (716-b), supplement to the code, 1913, relative to levying taxes by cities and towns for the purpose of equipping 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 do pass.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 391, a bill for an act to authorize cities having a population of ten thousand or more to provide for a paid fire department and to fix the number of firemen to be employed and regulate their hours of service, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Finch of Ida, from the committee on claims, submitted the following report:

MR. SPEAKER—Your committee on claims, to whom was referred House File No. 261, a bill for an act to appropriate the sum of four hundred and sixty-two dollars and fifty cents (\$462.50) to refund to the Des Moines Water Company, an amount erroneously paid to the secretary of state as a filing fee for said corporation, beg leave to report they 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 referred to the committee on appropriations with the recommendation that the same do pass.

W. S. FINCH, *Chairman.*

Report adopted and House File No. 261 was referred to the committee on appropriations.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 98, a bill for an act to legalize ordinance number forty-three (43) of the ordinances of the incorporated town of Alton, Sioux county, Iowa, authorizing the establishment and maintenance of an electric lighting system including poles, lines, mains, etc., in the town of Alton, Iowa, and granting to John Boer right to establish such plant, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 389, a bill for an act to legalize an ordinance of the incorporated town of Luther, Iowa, granting a franchise to Boone Electric Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 180, a bill for an act authorizing the governor of the state of Iowa to issue patent to Paulus Altmann—NW $\frac{1}{4}$ NW $\frac{1}{4}$ 19-91-28, Humboldt 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.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred substitute for Senate File No. 185, a bill for an act relating to and prohibiting the display of pistols, revolvers, black jacks, slugs, billies, knuckles, daggers, stilletos or bowie-knives in the windows of stores and places of business, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 397, a bill for an act to legalize a franchise granted by the town of DeWitt, Iowa, to DeWitt Electric Light and Power Company to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 394, a bill for an act to legalize an ordinance of the incorporated town of Coon Rapids, Iowa, granting a franchise to S. D. Henry, his successors and assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 400, a bill for an act to legalize an ordinance of the incorporated town of Batavia, Iowa, granting a franchise to R. M. Burtis, his lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in 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:

That the word "anvenues" as it appears in line ten (10) of the bill, be stricken out, and the word "avenues" be inserted in lieu thereof; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 398, a bill for an act to legalize an ordinance of the incorporated town of Traer, Iowa, granting a franchise to F. L. White, his lessees, successors, and assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 396, a bill for an act to legalize an ordinance of the incorporated town of Olin, Iowa, granting a franchise to Oxford Junction Light, Power and Mill Company, its lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in 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.

That the word "Illionois" as it appears in line nine (9) of the bill be stricken out and the word "Illinois" be inserted in lieu thereof; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 370, a bill for an act to amend section two hundred fifty-four-a thirty-two (254-a-32), supplement to the code, 1913, relating to the courts having jurisdiction of contributor dependency proceedings, and the procedure in said causes, beg leave to report they 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:

By striking out all after the enacting clause and substituting in lieu thereof the following:

SECTION 1. That section two hundred fifty-four-a-32 (254-a-32), supplement to the code, 1913, be and is hereby repealed and the following enacted in lieu thereof:

"The district and superior courts shall have original and concurrent jurisdiction in all cases of contributory dependency and all cases coming within the pervue of this act and the proceedings may be separately instituted or included with and be a part of the proceedings in behalf of the child. The proceedings hereunder shall be as in equity and the court shall have power to enforce obedience to its orders in any way in which a court of equity may enforce its orders or decrees."; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 399, a bill for an act to legalize an ordinance of the incorporated town of Grand Junction, Iowa, granting a franchise to E. A. Caswell, his heirs or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 395, a bill for an act to legalize an ordinance of the incorporated town of Lockridge, Iowa, granting a franchise to R. M. Burtis, his lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in 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:

That the word "Lockrdige" as it appears in line fifteen (15) of said bill, be changed to "Lockridge"; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 263, a bill for an act to legalize certain bonds of the Independent School District of Des Moines, in the county of Polk, 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.

RUBE McFERRIN, *Chairman*.

Report adopted.

Ulstad of Wright from the committee on judicial districts, submitted the following report:

MR. SPEAKER—Your committee on judicial districts, to whom was referred House File No. 126, a bill for an act to amend section two hundred twenty-seven (227) of the supplement to the code, 1913, relating to the division of the state into judicial districts and increasing the number of district judges in the third and eighteenth judicial districts and providing for an election of judges to fill the vacancies caused by 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.

OSCAR ULSTAD, *Chairman*.

Report adopted.

Grason of Pottawattamie from the committee on school for the deaf, submitted the following report:

MR. SPEAKER—Your committee on school for the deaf, to whom was referred House File No. 332, a bill for an act transferring control of state school for the deaf from state board of control to the state 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 do pass.

J. C. GRASON, *Chairman*.

Report adopted.

Roberts of Ringgold moved that when the House adjourn it be until 9:00 a. m. Tuesday. Motion prevailed.

INTRODUCTION OF BILLS.

By Hall of Taylor and Coakley of Union, House File No. 504, a bill for an act to repeal the law as it appears in section four hundred forty-one (441) supplemental supplement to the code, 1915, relating to official newspapers and publications required to be made therein, and to enact a substitute therefor.

Read first and second time and referred to committee on printing.

By Horchem of Dubuque, House File No. 505, a bill for an act to repeal section seven hundred forty-one-f (741-f), supplemental supplement to the code, 1915, relating to the limit of indebtedness in the issuance of city or town hall bonds, and to enact the following in lieu thereof.

Read first and second time and referred to committee on municipal corporations.

By Anderson of Davis, House File No. 506, a bill for an act to establish three additional normal schools the location of same and to secure sites therefor.

Read first and second time and referred to committee on normal schools.

By Mead of Butler, House File No. 507, a bill for an act to amend the law as it appears in section thirty-five hundred forty-three (3543), supplement to the code, 1913, relating to procedure of the clerk of the district court with relation to actions pending which affect real estate.

Read first and second time and referred to committee on judiciary.

By Stuart of Emmet, House File No. 508, a bill for an act to amend the law as it appears in sections thirteen hundred four (1304) and thirteen hundred four-one-a (1304-one-a), supplemental supplement to the code, 1915.

Read first and second time and referred to committee on judiciary.

By Stuart of Emmet, House File No. 509, a bill for an act to amend section 725 supplement to the code, 1913, relating to fixing telephone rentals and rates.

Read first and second time and referred to committee on telephones.

By Jessen of Story, House File No. 510, a bill for an act to amend the law as it appears in section five thousand and twenty-eight-b (5028-b), supplement to the code, 1913, relating to unfair discrimination between different sections, communities, and localities.

Read first and second time and referred to committee on agriculture.

By Jessen of Story, House File No. 511, a bill for an act to amend section five hundred fifty four (554) of the code, 1897, relating to the division of any township having within its limits a city or town with a populaton exceeding fifteen hundred inhabitants.

Read first and second time and referred to committee on county and township organization.

Murray of Buena Vista in the chair.

By Rayburn of Poweshiek, House File No. 512, a bill for an act granting additional powers to the Board of Railway Commissioners in the matter of short line competition and the movement of freight and passengers by railroads having two or more lines between the same stations; amending section twenty-one hundred twenty-six (2126) of the code.

Read first and second time and referred to committee on railroads and transportation.

By Santee of Black Hawk, House File No. 513, a bill for an act to amend the law as it appears in section twenty-six hundred twenty-eight (2628) of the code, relating to the membership of the board of educational examiners.

Read first and second time and referred to committee on schools and text-books.

By Newton of Cass and Peters of Dallas, House File No. 514, a bill for an act to amend the law as it appears in section five thousand forty-a (5040-a), supplement to the code, 1913, by striking out the comma in line three (3) thereof, and the words "prior to the hour of three o'clock P. M. of said day" immediately following said comma.

Read first and second time and referred to committee on military.

By Gilbert of Marshall, House File No. 515, a bill for an act to repeal section seven hundred forty-one-d (741-d) supplemental supplement to the code, 1915, and to enact a substitute therefor, relating to the erection of city or town halls.

Read first and second time and referred to committee on municipal corporations.

By Gilbert of Marshall, House File No. 516, a bill for an act relative to expenditures, indebtedness, and revenues of public corporations.

Read first and second time and referred to committee on judiciary.

By Dean of Osceola, by request, House File No. 517, a bill for an act to amend the law as it appears in section eight hundred eighty-seven (887), of the code, relating to the levy of taxes in cities and towns.

Read first and second time and referred to committee on municipal corporations.

By Weaver of Polk, House File No. 518, a bill for an act to prevent discrimination at places of public accommodation, resort or amusement, and to prevent publication and distribution of discriminating matter and to punish the same.

Read first and second time and referred to committee on judiciary.

By Peters of Dallas, House File No. 519, a bill for an act to amend the law as it appears in section 254-a-20, supplement to the code, 1913, relating to widows' pensions.

Read first and second time and referred to committee on judiciary.

By Jones of Cerro Gordo, House File No. 520, a bill for an act to permit corporations organized under the banking laws of the state to reduce the capital stock.

Read first and second time and referred to committee on banks and banking.

By Price of Dickinson, House File No. 521, a bill for an act granting to towns, cities and cities acting under special charter, authority to by ordinance require tuberculosis tests of all milch cows from which milk or cream is furnished to the inhabitants of such town, city or city acting under special charter.

Read first and second time and referred to committee on municipal corporations.

By Lake of Woodbury, House File No. 522, a bill for an act to amend section one thousand and seventy-six (1076) of the supplemental supplement to the code, 1915, relating to the registration of voters.

Read first and second time and referred to committee on elections.

By Lake of Woodbury, House File No. 523, a bill for an act to repeal section four thousand nine hundred and seventy-five-d (4975-d), four thousand nine hundred and seventy-five-e (4975-

e), four thousand nine hundred and seventy-five-f (4975-f), four thousand nine hundred and seventy-five-g (4975-g), four thousand nine hundred and seventy-five-h (4975-h), supplement to the code, 1913, relating to "bucket shops", and enact a substitute therefor:—"To define "bucket shops"; to define "futures", "dealing in futures" and "future contracts"; to prohibit the making of future contracts, except as herein provided; to prohibit renting property to be used for carrying on bucket shops, or knowingly permitting the same to be so used; to prohibit anyone from acting as the agent or broker of any other person in making any future contract; to prohibit any person from making any future contract for himself; to prohibit telegraph or telephone companies from allowing their wires or instruments to be used by or remain in any bucket shop; to prescribe penalties for the violation of this act; to provide for procedure in the trial of causes arising under this act, and to exempt from presecution persons testifying as to the violations of this act.

Read first and second time and referred to committee on commerce and trade.

By Lake of Woodbury, House File No. 524, a bill for an act to repeal section seven hundred and seven (707) of the code of 1897, relating to the regulation of dogs within the limits of any town or city, and enacting a substitute therefor.

Read first and second time and referred to committee on municipal corporations.

By Lake of Woodbury, House File No. 525, a bill for an act to amend the law as it appears in section eighteen hundred twenty-one-k (1821-k), supplement to the code, 1913, relating to requirements of insurance companies operating under corporate names, limiting the number of agents and prescribing the license fees thereof.

Read first and second time and referred to committee on insurance.

By Grason of Pottawattamie, House File No. 526, a bill for an act amending section thirteen hundred thirty-six of the code, and repealing section thirteen hundred thirty-seven of the supplement to the code, 1913, and section thirteen hundred thirty-eight of the code, and enacting substitutes therefor, and all re-

lating to the valuation of railroad property for taxation purposes and to the statement to be sent county auditors by the executive council of such valuation and to the levy of such tax by the board of supervisors, and collection of same by the county treasurer.

Read first and second time and referred to committee on ways and means.

By Griffin of Woodbury, House File No. 527, a bill for an act to amend section three hundred three-a (303-a) supplement to the code, 1913, relating to the appointment of assistant county attorney, and to authorize the board of supervisors to appoint an assistant county attorney whose special duty shall be to act as legal advisor to the board of supervisors, and authorize said board of supervisors to fix the salary of such assistant.

Read first and second time and referred to committee on judiciary.

By Griffin of Woodbury, House File No. 528, a bill for an act to amend section four hundred forty-three (443) of the code, and section four hundred forty-eight (448) of the supplemental supplement to the code, 1915, relative to submitting to vote of the people the question of borrowing money to aid in the erection of public buildings, to procure a site and grounds for such public buildings, and to fix the rate of tax which may be levied for such purposes, and to regulate the issuing and sale of bonds therefor, and to provide that this act shall apply to elections heretofore held for such purposes.

Read first and second time and referred to committee on judiciary.

By Griffin of Woodbury, House File No. 529, a bill for an act to amend section one thousand four hundred (1400) of the supplement to the code, 1913, relative to the lien of taxes on personal property, and to describe the property which shall be covered by said lien, and to provide that the purchaser of said personal property shall be liable for the taxes thereon.

Read first and second time and referred to committee on judiciary.

By Elwood of Howard, House File No. 530, a bill for an act to provide for the issuance of a permit to foreign corporations, not organized for pecuniary profit, to do business in the state of Iowa, providing for annual reports by such corporations and fixing a forfeiture for failure to comply with said act.

Read first and second time and referred to committee on judiciary.

By Tucker of Clinton, House File No. 531, a bill for an act to amend section seven hundred seventy-seven (777) of title V of chapter 6, supplement to the code of 1913, relative to sidewalk construction.

Read first and second time and referred to committee on municipal corporations.

By Tucker of Clinton, House File No. 532, a bill for an act to amend section seven hundred seventy-eight (778) of chapter 6, of the code of Iowa, relative to construction of sidewalks in front of certain property.

Read first and second time and referred to committee on municipal corporations.

By Tucker of Clinton, House File No. 533, a bill for an act to amend section eight hundred thirteen (813) of title V of chapter seven (7), supplemental supplement to the code of Iowa, of 1915, relative to street improvements.

Read first and second time and referred to committee on municipal corporations.

By Findlay of Webster, House File No. 534, a bill for an act providing for safety at points where steam railways or inter-urban lines cross highways; granting additional powers to boards of supervisors; limiting the speed of motor vehicles in approaching such crossings; providing for additional warning signs, and providing penalties for violation of the provisions of this act.

Read first and second time and referred to committee on railroads and transportation.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution authorizing the secretary of state to furnish a copy of the code of Iowa to Senator J. R. Frailey.

Also:

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:

Substitute for Senate File No. 152, a bill for an act to repeal the law as it appears in section five thousand fifteen (5015), section five thousand seventeen (5017), of the code, section five thousand sixteen-a (5016-a), of the supplement to the code, 1913, and section five thousand nineteen (5019) of the code, relating to the care and disposition of diseased swine and other domestic animals, and providing a penalty for violations thereof.

BILLS WITHDRAWN.

On request of Randall of Linn, unanimous consent having been granted, House File No. 174 was withdrawn from the committee on judiciary and from the further consideration by the House.

On request of Rogers of Carroll, unanimous consent having been granted, House File No. 313 was withdrawn from the calendar and from the further consideration by the House.

HOUSE BILLS RE-REFERRED.

On request of Findlay of Webster, unanimous consent having been granted, House File No. 500 was withdrawn from the committee on police regulations and referred to the committee on suppression of intemperance.

On request of Langfitt of Adair, unanimous consent having been granted, House File No. 497 was withdrawn from the committee on judiciary and referred to the committee on land titles.

SPECIAL ORDERS.

Shortess of Tama moved that House File No. 220 be made a special order for March 21st, at 10:00 a. m. Motion prevailed.

Reed of Guthrie moved that action be deferred on Calendar No. 136, House File No. 98, and that same be made a special order for March 15th, at 10:00 a. m. Motion prevailed.

SENATE MESSAGES CONSIDERED.

Substitute for Senate File No. 21, a bill for an act to provide for the maintenance and repair of county roads and to provide road patrolmen and prescribing their duties and fixing their compensation.

Read first and second time and referred to committee on roads and highways.

Senate File No. 216, a bill for an act to amend the law as it appears in section two thousand seven hundred ninety four-a (2794-a), supplemental supplement to the code, 1915, relative to the location of school houses and school house sites.

Read first and second time and referred to committee on schools and text-books.

Senate File No. 157, a bill for an act changing the name of the Iowa Industrial Reformatory for females, to the women's reformatory.

Read first and second time and referred to committee on board of control.

Senate File No. 221, a bill for an act to amend section six hundred ninety-four-c-six (694-c-6) of the supplemental supplement to the code, 1915, relating to the number of judges of the municipal court in cities where such court is established.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 372, a bill for an act repealing section twenty hundred forty-four (2044) of the code, and enacting a substitute therefor, authorizing the issuance of preferred stock by railway corporations.

Read first and second time and referred to committee on private corporations.

Senate File No. 326, a bill for an act to amend the law as it appears in sections nine hundred ninety seven-a (997-a) and nine hundred ninety seven-c (997-c) of the supplemental supplement to the code, 1915, relating to the control of parkings in special charter cities.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 329, a bill for an act to amend the law as it appears in section one thousand nine hundred eighty-nine-a nine (1989-a9), supplement to the code, 1913, by providing for payment of interest on drainage warrants, and the manner in which warrants

not paid for want of funds shall be handled by the county treasurer.

Read first and second time and referred to committee on judiciary.

Senate File No. 361, a bill for an act to authorize the governor and secretary of state to execute certain conveyances conveying certain lands to the Des Moines Western Railway Company upon certain conditions.

Read first and second time and referred to committee on ways and means.

Senate File No. 300, a bill for an act amending section twenty hundred seventy-four-c (2074-c), supplement to the code, 1913, relating to the filing of claims against common carriers.

Read first and second time and referred to committee on judiciary.

Senate File No. 248, a bill for an act authorizing and regulating the exchange of reciprocal or inter-insurance contracts among individuals, partnerships and corporations; empowering corporations to enter into such contracts; regulating process in suits on such contracts; providing for fees, taxes and licenses; and providing penalties.

Read first and second time and referred to committee on insurance.

Senate File No. 362, a bill for an act to authorize the governor and the secretary of state to execute to the city of Des Moines, Iowa, proper deeds of conveyance conveying to such city certain grounds to be used for street purposes.

Read first and second time and referred to committee on ways and means.

Substitute for Senate File No. 152, a bill for an act to repeal the law as it appears in section five thousand fifteen (5015), section five thousand seventeen (5017), of the code, section five thousand sixteen-a (5016-a), of the supplement to the code, 1913, and section five thousand nineteen (5019) of the code, relating to the care and disposition of diseased swine and other domestic animals, and providing a penalty for violations thereof.

Read first and second time and referred to committee on agriculture.

Senate File No. 195, a bill for an act to amend the law as the same appears in section twenty-four hundred seventy-seven-m-24 (2477-m-24), of the supplement to the code, 1913, providing that employers shall furnish upon request of an injured employee or dependent or representative a statement of the earnings and other matters pertaining thereto of the injured employee during the preceding year.

Read first and second time and referred to committee on insurance.

Senate File No. 223, a bill for an act to amend the law as it appears in section 5080 of the code defining public nuisances.

Read first and second time and referred to committee on judiciary.

Senate File No. 267, a bill for an act to legalize certain notices of incorporation of corporations for pecuniary profit heretofore issued by the secretary of state.

Read first and second time and referred to committee on judiciary.

Senate File No. 288, a bill for an act to amend the law as it appears in section five hundred twelve (512) of the code, relating to fees in criminal cases and providing for the payment thereof in certain cases by the state.

Read first and second time and referred to committee on judiciary.

Senate File No. 325, a bill for an act to repeal section 2812-c, supplement to the code, 1913, and to enact a substitution in lieu thereof, relating to funding bonds and refunding bonds of school corporations, and to legalize bonds which have been heretofore issued by school corporations under chapter 152 of the laws of the thirty-second (32d) general assembly.

Read first and second time and referred to committee on judiciary.

Senate File No. 328, a bill for an act to authorize the establishment of public parks by the state fish and game warden, by and with the consent of the state executive council, and to provide for the improvement of the same, and to create a board of conservation for the preservation of places of historic, natural, or recreational

interest authorizing donations in aid of such purposes and to make an appropriation therefor.

Read first and second time and referred to committee on fish and game.

SENATE CONCURRENT RESOLUTION.

Rogers of Carroll asked and obtained unanimous consent to consider at this time Senate concurrent resolution relative to replacing a code of Iowa to Senator Frailey, and moved that the House concur:

Be It Resolved by the Senate, the House concurring: That the secretary of state be and he is hereby instructed to furnish one copy of the code of Iowa, 1897, for Senator J. R. Frailey, to replace copy which was lost or taken from the Senate chamber.

Motion prevailed and the House concurred.

AMENDMENT FILED.

Wilson of Louisa asked for and obtained unanimous consent to have the following amendment to the committee amendment to House File No. 217 printed in the journal:

MR. SPEAKER—Amend the committee amendment to House File No. 217 by striking out following the word "person" in the twenty-sixth line of section 3 the following: "The vote of any owner of land, including railroads and corporations, assessed within the district is located in whole or in part," and inserting in lieu thereof the following: "The vote of any person or corporation, including railroads owning land or right of way lying wholly or in part within the district as located and established,".

On motion of Kepple of Chickasaw the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 13, 1917.

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

Prayer was offered by the Rev. Carl Lorimer, Des Moines.

Journal of March 12th corrected and approved.

LEAVE OF ABSENCE.

On request of Lee of Sac leave of absence was granted Durbin of Mills until Wednesday.

On request of Ulstad of Wright leave of absence was granted Scott of Appanoose indefinitely.

On request of Rogers of Carroll leave of absence was granted Bailey of Shelby until Wednesday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Krouse of Wayne presented petition of citizens of Wayne county in favor of the repeal of the present fire insurance law.

Referred to committee on insurance.

Flenniken of Jones presented petition of citizens of Jones county in favor of the teachers' annuity bill.

Referred to committee on appropriations.

Bruce of Pocahontas presented petition of citizens of Pocahontas county in support of bill providing equipment for the epileptic colony at Woodward, Iowa.

Referred to committee on appropriations.

Stuart of Emmet presented petition of citizens of Emmet county in support of House File No. 353.

Referred to committee on roads and highways.

Walrath of Fayette presented petition of citizens of Fayette county against House File No. 329, relating to traction engines.

Referred to committee on roads and highways.

Boies of Buchanan presented petition of various women's organizations of Waverly, Iowa, in favor of a child-welfare research station.

Referred to committee on appropriations.

Weaver of Polk presented petition of Parent-Teachers' Association of Nash school in favor of a child-welfare research station.

Referred to committee on appropriations.

Anderson of Davis presented petition of citizens of Davis county in support of House File No. 353.

Referred to committee on roads and highways.

HOUSE RESOLUTION CONSIDERED.

Crozier of Marion called up the resolution filed by him, found on page 746 of the journal of March 7th relating to House File No. 18 which has been in the printing committee since February 22d, and moved its adoption.

Motion prevailed and resolution was adopted.

Klinker of Crawford moved that when the House adjourn it be until 1:00 p. m. today. Motion prevailed.

REPORTS OF COMMITTEES.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 440, a bill for an act to amend the law as it appears in sections seven hundred forty-one-d (741-d), seven hundred forty-one-e (741-e) and seven hundred forty-one-f (741-f), supplemental supplement to the code, 1915, relative to the erection of city halls, defining the purposes for which such halls may be used and providing for the levy of taxes and the issuance of bonds to defray the cost of such buildings, beg leave to report they 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:

The word "all" in line eight (8) of section one (1) be stricken out and the word "more" be inserted in lieu thereof.

Also that the following section be added to this bill: "Sec. 4. 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 at Des Moines, Iowa, and the Hawarden Independent, a newspaper published at Hawarden, Iowa; publication to be without expense to the state."; and when so amended the bill do pass.

Geo. F. TUCKER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 317, a bill for an act to repeal the law as it appears in section seven hundred sixty-eight-c (768-c), section seven hundred sixty-eight-d (768-d), section seven hundred sixty-eight-e (768-e) and seven hundred sixty-eight-f (768-f) of the supplement to the code of 1913, and to enact a substitute therefor relating to the equipment of street railways, and to provide penalty 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:

By striking out the words and figures “of the Supplement of the Code of 1913” where the same appears in the fourth line of the title to said bill, and also in the fourth and fifth lines of section 1 of said bill, and inserting in lieu thereof the following: “, Supplement to the Code, 1913,”; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 438, a bill for an act to repeal section seven hundred ninety-three (793), supplement to the code, 1913, and to enact a substitute in lieu 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.

GEO. F. TUCKER, *Chairman.*

Report adopted and House File No. 438 was indefinitely postponed.

Wormley of Plymouth, from the committee on elections, submitted the following report:

MR. SPEAKER—Your committee on elections, to whom was referred Senate File No. 45, a bill for an act to amend section 1090 of the supplement to the code, 1913, relating to the formation of election precincts, beg leave to report they have had the same under consideration and have instructed to report the same back to the House with the recommendation that the same do pass.

J. M. WORMLEY, *Chairman.*

Report adopted.

Meredith of Jasper, from the committee on drainage, submitted the following report:

MR. SPEAKER—Your committee on drainage, to whom was referred House File No. 379, a bill for an act to amend section one thousand nine hundred eighty-nine-b;3 (1989-b-3), supplemental supplement code, 1915,

relative to the publication of highway drainage notice, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

DAVID MEREDITH, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on drainage, to whom was referred House File No. 277, a bill for an act to amend section 1989-a-12 of the supplemental supplement to the code, 1915, relating to the assessment of costs and damages in drainage districts, etc., beg leave to report they 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.

DAVID MEREDITH, *Chairman*.

Report adopted and House File No. 277 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on drainage, to whom was referred House File No. 316, a bill for an act to provide for the drainage of High Lake and Mud Lake in Emmet 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 indefinitely postponed.

DAVID MEREDITH, *Chairman*.

Report adopted and House File No. 316 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on drainage, to whom was referred House File No. 407, a bill for an act to permit the board of supervisors of a county to relinquish the supervision and control of drainage districts located wholly or partially within the incorporated limits of a city or town; and permitting the city or town by resolution to declare the use of the drainage, etc., beg leave to report they 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:

- (1) By striking from line two (2) of the title the words "or partially".
- (2) By striking from line three (3) of section one (1) the words "or partially".
- (3) By striking from line nine (9) of section one (1) the words "or any part".
- (4) By striking from line five (5) of section two (2) the words "that part of".
- (5) By striking from line four (4) of section three (3) the words "or part thereof".

(6) By striking from line seven (7) of section three (3) the words "or that part".

(7) By striking out the period at the end of section five (5) and adding thereto the following:

"or prevent the board of supervisors from making and certifying assessments against the district for construction heretofore lawfully made or repairs thereon heretofore lawfully made on drains legally established."; and when so amended the bill do pass.

DAVID MEREDITH, *Chairman.*

Ordered passed on file.

Griffin of Woodbury, from the committee on insurance, submitted the following report:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 12, a bill for an act to repeal sections 1758-i, 1758-j, 1758-k, 1758-l, 1758-m, 1758-n, 1758-o, 1758-p, 1758-q, 1758-r and 1758-s, supplemental supplement to the code, 1915, relating to fire, lightning, wind storm and hail 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 reported back to this House with the recommendation that the same be placed on the calendar.

T. F. GRIFFIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 243, a bill for an act to repeal the law as it appears in sections seventeen hundred fifty-eight-i (1758-i), seventeen hundred fifty-eight-j (1758-j), seventeen hundred fifty-eight-k (1758-k), seventeen hundred fifty-eight-l (1758-l), etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

T. F. GRIFFIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 300, a bill for an act to amend section one thousand seven hundred fifty-eight-i (1758-i) of the supplement to the code, 1913, relating to insurance other than life, and providing for insurance rating bureaus, and prohibiting discrimination in insurance rates, beg leave to report they 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:

By striking out of the second line of said bill the words "of the supplement of the code", and out of the third line the figures "1913", and insert-

ing in lieu thereof the words and figures so stricken out "supplemental supplement to the code, 1915."; and when so amended the bill do pass.

T. F. GRIFFIN, *Chairman*.

Ordered passed on file.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 469, a bill for an act to legalize an ordinance of the incorporated town of Ladora, Iowa, granting a franchise to Iowa Electric Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 476, a bill for an act to legalize an ordinance of the incorporated town of Luzerne, Iowa, granting a franchise to Iowa Railway & Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 475, a bill for an act to legalize an ordinance of the incorporated town of Solon, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 478, a bill for an act to legalize an ordinance of the incorporated town of Jamaica, Iowa, granting a franchise to the Iowa Railway and Light Company, its successors and assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 468, a bill for an act to legalize an ordinance of the incorporated town of Onslow, Iowa, granting a franchise to Don Barnes, his successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 473, a bill for an act to legalize an ordinance of the incorporated town of Dawson, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 471, a bill for an act to legalize an ordinance of the incorporated town of Shellsburg, Iowa, granting a franchise to F. J. Cross, his successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 474, a bill for an act to legalize an ordinance of the incorporated town of Rhodes (Edenville), Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 456, a bill for an act to legalize certain acts of the mayor and city council of the city of Clinton, Iowa, and to legalize certain official acts of the members of said city council in connection with a certain contract entered into by said city with one Fred Bodenhofer for the construction of a certain concrete bridge, culvert or improvement across Main street in said city, and to ratify and confirm the action of said city council in ordering a warrant drawn in payment for such improvement, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 472, a bill for an act to legalize an ordinance of the incorporated town of Grand Mound, Iowa, granting a franchise to Iowa Electric Company, of Anamosa, Iowa, its successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 217, a bill for an act to legalize the action of the board of supervisors of Fremont county, Iowa, relating to the sale of school lands in section sixteen (16), township sixty-eight (68) north of range forty-three (43), west of the fifth (5th) principal meridian, Fremont county, Iowa, and to authorize the governor to issue a patent therefor to the heirs of John Horsley, deceased, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 371, a bill for an act to amend the law as it appears in section two hundred fifty-four-a-twenty (254-a-20), supplement to the code, 1913, relating to financial aid for dependent and neglected 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 352, a bill for an act to repeal section four hundred seventy-eight (478) of the code, relating to recording fee on official 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:

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

“SECTION 1. That paragraph one (1) of section four hundred seventy-eight (478) of the code, be and the same is hereby repealed.”; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 311, a bill for an act to amend the law as it appears in section three thousand five hundred and twenty-five (3525) of the code, in reference to serving notices on insane persons confined in county 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 186, a bill for an act to repeal the law as it appears in section five thousand one hundred and sixty-nine (5169) of the code, and to enact a substitute therefor, relating to the appointment of agents to demand of the executive authority of another state or foreign government fugitives from justice and to fix the fees 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 470, a bill for an act to legalize an ordinance of the incorporated town of Wyoming, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, their successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 477, a bill for an act to legalize an ordinance of the incorporated town of Oxford Junction, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 430, a bill for an act legalizing the action of the executive council heretofore taken in reference to the drainage, appraisalment and sale of East Swan Lake and Ryan Lake in Emmett county, and providing for the completion of the sale of the lands therein, beg leave to report they 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:

By adding thereto, the following:

“SECTION 3. Nothing herein shall be held to affect pending litigation.”; and when so amended the bill do pass.

RUBE McFERREN, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 67, a bill for an act to amend section thirty-three hundred seventy-nine (3379), supplement of the code, relating to the disposition of property of an intestate who dies leaving a surviving spouse and no issue, said amendments to be known as section thirty-three hundred seventy-nine-a (3379-a), supplement to the code, 1913, section thirty-three hundred seventy-nine-b (3379-b), supplement to the code, 1913, and section thirty-three hundred seventy-nine-c (3379-c), supplement to the code, 1913, beg leave to report they 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:

By striking out of the first line of the second paragraph of the bill the following word and figures “Section 3379-a” and inserting in lieu thereof the word and figure “Section 2”.

By striking out of the third paragraph the word and figures “Section 3379-b” and inserting in lieu thereof the word and figure “Section 3”.

By striking out of the first line of the fourth paragraph the word and figures “Section 3379-c” and by inserting in lieu thereof the word and figure “Section 4”.

By striking out of the first line of the fifth paragraph the words, figures and punctuation "Section 2. In effect" and by inserting in lieu thereof the word and figure "Section 5".

Also amend the title by striking out all that portion following the word "issue" in the fourth line thereof, and by inserting in lieu thereof the following: "and providing for the appraisalment of the property of said estate."; and when so amended the bill do pass.

RUBE McFERREREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 403, a bill for an act to repeal section one hundred ninety-three (193), supplement to the code, 1913, and to enact a substitute therefor providing for an increase in the number of judges in the supreme court 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:

By striking out of section 2 all of the words after the period following the word "act" in the third line of said section down to and including the period following the word "appointment" in line twelve of said section; also by striking from the thirteenth line of said section the words "and confirmed"; and when so amended the bill do pass.

RUBE McFERREREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 307, a bill for an act to amend section five hundred seventy-six (576), supplement to the code, 1913, relating to the duties of township clerks and the deposit of public funds collected by them, beg leave to report they 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:

Strike out all between the word "the" preceding the word "township" in line seven (7) and the semi-colon preceding the word "the" in the ninth (9) line thereof, and by inserting in lieu thereof the word "county"; and when so amended the bill do pass.

RUBE McFERREREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 381, a bill for an act relating to the unlawful boarding of railroad trains, with intent to commit a public offense, beg leave to report they 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:

Following the word "or" at the end of the fifth line of said section 1, there shall be inserted the words "if one or more persons".

The title of said bill be amended by striking out the same and inserting in lieu thereof the following:

"Relating to the unlawful boarding of engines and cars or with intent to commit a public offense, and providing a penalty therefor."; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 421, a bill for an act to permit childless married couples to make a contract after marriage waiving the right of dower, and permitting the disposal by will of property owned by either the husband or the wife prior to their marriage and the disposal of such other property of which they have become the owner after their 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.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 421 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 427, a bill for an act to legalize an ordinance of the incorporated town of Dana, Iowa, granting a franchise to Iowa Railway & Light Company, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

INTRODUCTION OF BILLS.

Mackie of Benton, House File No. 535, a bill for an act to legalize certain proceedings of the incorporated town of Garrison, Iowa, whereby certain real estate was purchased by said town for municipal purposes.

Read first and second time and referred to committee on judiciary.

By Horchem of Dubuque, House File No. 536, a bill for an act to provide for the giving of instructions to judges of elections concerning the manner of counting votes and making returns.

Read first and second time and referred to committee on elections.

By Horchem of Dubuque and Coakley of Union, House File No. 537, a bill for an act to provide for the employment of honorable non-employed and jail prisoners, and for the payment of compensation to their dependents.

Read first and second time and referred to committee on judiciary.

By Epps of Wapello, House File No. 538, a bill for an act to create and establish a department to be known as a trade commission, hereinafter referred to as the commission, defining and prescribing its duties, declaring by whom performed, defining and declaring what shall constitute unfair trade practices, providing penalties therefor, and the manner and form of procedure against violators of the provisions of said law.

Read first and second time and referred to committee on commerce and trade.

By Epps of Wapello, House File No. 539, a bill for an act to empower cities and towns, including cities under special charter, to defray the expenses of repairing and maintaining permanent street pavements and improvements out of the general street improvement fund of the city.

Read first and second time and referred to committee on municipal corporations.

By Epps of Wapello, House File No. 540, a bill for an act to require railroad companies, interurban railroads and street railway companies to construct crossings where said railroads, interurbans and street railways cross the public highways and streets, and providing the manner of the construction and maintenance thereof.

Read first and second time and referred to committee on roads and highways.

By Rogers of Carroll, House File No. 541, a bill for an act to prohibit officers, commissioners, deputies and employees of the state from influencing or attempting to influence the acts of the legislature.

Read first and second time and referred to committee on judiciary.

By Wilson of Mitchell, House File No. 542, a bill for an act to amend the law as it appears in section twenty-eight hundred thirty-two (2832), supplement to the code, 1913, relating to reports required of school book depositaries.

Read first and second time and referred to committee on schools and text-books.

By Randall of Linn, House File No. 543, a bill for an act to amend section eight hundred thirty-four (834) of the code, relating to assessments on street railways.

Read first and second time and referred to committee on ways and means.

By Jones of Cerro Gordo, House File No. 544, a bill for an act to amend section fifteen hundred twenty-seven-s9 (1527-s9), supplemental supplement to the code, 1913.

Read first and second time and referred to committee on roads and highways.

By Ulstad of Wright, House File No. 545, a bill for an act to improve the road laws of the state of Iowa.

Read first and second time and referred to committee on roads and highways.

By Ulstad of Wright, House File No. 546, a bill for an act regulating the running of motor vehicles—speeding.

Read first and second time and referred to committee on motor vehicles and transportation.

By Price of Dickinson, House File No. 547, a bill for an act to legalize marginal releases of school fund mortgages by county auditors made prior to July 4, 1894.

Read first and second time and referred to committee on judiciary.

By Price of Dickinson, House File No. 548, a bill for an act granting an appropriation to the county of Dickinson for use in protecting the county highway grade from the waters of East and West Okoboji Lakes where such grade in crossing said lakes forms the boundary between them.

Read first and second time and referred to committee on drainage.

By Mantz of Audubon, by request, House File No. 549, a bill for an act to amend section one thousand fifty-six-a-twenty-six (1056-a-26) of title five (5) chapter XIV C of the supplement to the code, 1913, relating to the election of officers by the city councils of certain cities.

Read first and second time and referred to committee on elections.

By Gray of Calhoun, House File No. 550, a bill for an act regulating proof of certain titles to real property as against defects arising prior to January first, 1905, and giving claimants one year in which to commence action, and barring their rights thereafter.

Read first and second time and referred to committee on judiciary.

By Lee of Sac, House File No. 551, a bill for an act to repeal sections fifteen hundred twenty-seven-c (1527-c) and fifteen hundred twenty-seven-d (1527-d) of the supplement to the code, 1913, relating to the granting of franchises by the boards of supervisors for electric light and power transmission, and extending the jurisdiction of the board of railroad commissioners over the franchises heretofore granted under said sections.

Read first and second time and referred to committee on telephones.

By Tucker of Clinton, House File No. 552, a bill for an act to amend section two thousand five hundred thirty-eight-s of the supplement to the code 1913, specifying the area that may be placed under quarantine by the commission of animal health, and prescribing the method of quarantine.

Read first and second time and referred to committee on animal industry.

By Tucker of Clinton, House File No. 553, a bill for an act regulating the sale of cement in the state of Iowa.

Read first and second time and referred to committee on commerce and trade.

By Helming of Allamakee, House File No. 554, a bill for an act to amend the law as it appears in section four hundred sixty-nine (469), supplement to the code, 1913, relating to the compensation of members of the board of supervisors.

Read first and second time and referred to committee on compensation of public officers.

By Harrington of Kossuth and Wichman of Hancock, House File No. 555, a bill for an act to amend sections nineteen hundred eighty-nine-a-two (1989-a2), nineteen hundred eighty-nine-a-three (1989-a3), nineteen hundred eighty-nine-a-four (1989-a4), nineteen hundred eighty-nine-a-five (1989-a5), nineteen hundred eighty-nine-a-six (1989-a6), nineteen hundred eighty-nine-a-seven (1989-a7), nineteen hundred eighty-nine-a-fourteen (1989-a14), nineteen hundred eighty-nine-a-nineteen (1989-a19), nineteen hundred eighty-nine-a-twenty-one (1989-a21), nineteen hundred eighty-nine-a-twenty-six (1989-a26), nineteen hundred eighty-nine-a-twenty-seven (1989-a27), nineteen hundred eighty-nine-a-thirty-two (1989-a32), nineteen hundred eighty-nine-a-thirty-seven (1989-a37), supplement to the code, 1913, and sections nineteen hundred eighty-nine-a-eight (1989-a8) and nineteen hundred eighty-nine-a-twelve (1989-a12), supplemental supplement to the code, 1915, relating to proceedings to establish drainage districts, and of the assessing of the costs, damages and benefits in connection therewith, and the payment of such assessments, and of taking appeals from the decisions of the board of supervisors in such proceedings.

Read first and second time and referred to committee on drainage.

By Murray of Buena Vista, House File No. 556, a bill for an act to amend the law as it appears in section four hundred three (403) supplement to the code, 1913, relating to the issuance of county bonds and providing for their issuance by authority and vote of the people.

Read first and second time and referred to committee on judiciary.

By Lewis of Clarke, House File No. 557, a bill for an act to convey the title to the estate of Elias Ritter to the lands described as the southwest one quarter (S. W. $\frac{1}{4}$) of the northeast one quarter (N. E. $\frac{1}{4}$) of section eighteen (18) in township seventy-one (71) north of range twenty-four (24) west, being in Clarke county, Iowa, the same being a part of the five-hundred-thousand acre grant under the act of Congress, of 1841.

Read first and second time and referred to committee on judiciary.

By Gilbert of Marshall, House File No. 558, a bill for an act to amend the law as it appears in chapter one (1) of title four (4), supplemental supplement to the code, 1915, relating to tuberculosis by providing for district tuberculosis hospitals.

Read first and second time and referred to committee on public health.

By Flenniken of Jones, House File No. 559, a bill for an act to amend the law as it appears in section six hundred sixty-eight (668), supplement to the code, 1913, relating to contracts between cities and members of the city council.

Read first and second time and referred to committee on judiciary.

By Shaff of Clinton, House File No. 560, a bill for an act to amend the law as it appears in section fifty-hundred twenty-eight a (5028-a), supplement to the code, 1913, and providing further exceptions for use of the flag.

Read first and second time and referred to committee on military.

By O'Donnell of Dubuque, House File No. 561, a bill for an act to amend the law as it appears in sections thirteen hundred fifty four (1354) and thirteen hundred seventy (1370) supplement to the code, 1913, relating to the assessment and equalization of property for the purpose of taxation.

Read first and second time and referred to committee on ways and means.

By Crozier of Marion, House File No. 562, a bill for an act to amend section four hundred and forty-one (441) of the supplemental supplement to the code, 1915, in relation to the publication

of the proceedings of the board of supervisors and the duty of the county auditor.

Read first and second time and referred to committee on retrenchment and reform.

By Jessen of Story, House File No. 563, a bill for an act to amend section four hundred forty-one (441), supplement to the code, 1913, relating to official papers.

Read first and second time and referred to committee on printing.

By Anderson of Greene, House File No. 564, a bill for an act to compel the destruction of trees and shrubbery growing within a certain distance of tile drain, and providing a penalty for failure to comply therewith.

Read first and second time and referred to committee on drainage.

Shortess of Tama in the chair.

By Turner of Iowa, House File No. 565, a bill for an act to amend the law as it appears in sections twenty-seven hundred thirty-three 1a (2733-1a) supplemental supplement to the code, 1915, twenty-seven hundred forty-nine (2749) of the code, twenty-seven hundred sixty-seven (2767) of the code, twenty-seven hundred sixty-eight (2768) supplement to the code, 1913, twenty-seven hundred sixty-nine (2769) supplement to the code, 1913, twenty-seven hundred seventy-four (2774) of the code, twenty-seven hundred eighty-three (2783) supplement to the code, 1913, twenty-eight hundred three (2803) of the code, twenty-eight hundred six (2806) supplement to the code, 1913, and twenty-eight hundred twenty-five (2825) of the code, relating to school funds.

Read first and second time and referred to committee on schools and text-books.

By Mooty of Grundy, House File No. 566, a bill for an act to abolish the office of state fish and game warden and to impose upon other officers the duties now required of such warden and his deputies.

Read first and second time and referred to committee on retrenchment and reform.

By Epps of Wapello, House File No. 567, a bill for an act to amend section four thousand eleven (4011) of the code, 1897, defining and limiting the provisions thereof.

Read first and second time and referred to committee on judiciary.

By Wormley of Plymouth, House File No. 568, a bill for an act to repeal sections thirteen hundred six-b (1306-b) thirteen hundred six-c (1306-c) and thirteen hundred six-d (1306-d) of the supplement to the code, 1913, and sections one (1), two (2), and three (3) of chapter forty-nine (49) of the acts of the thirty-first general assembly, and to enact a substitute therefor relating to the limit of indebtedness of municipal corporations.

Read first and second time and referred to committee on municipal corporations.

By Wormley of Plymouth, House File No. 569, a bill for an act regulating lobbying; requiring the registration of legislative counsel and agents and regulating their activity; and prohibiting improper and corrupt lobbying.

Read first and second time and referred to committee on judiciary.

By McFarlane of Black Hawk, by request, House File No. 570, a bill for an act to amend the law as it appears in section thirteen hundred four (1304) supplemental supplement to the code, 1915, relating to exemptions of property from taxation.

Read first and second time and referred to committee on ways and means.

By Starzinger of Polk, House File No. 571, a bill for an act to amend the law as it appears in section six hundred seventy-four (674), supplement to the code, 1913, relative to the compensation of assessors and deputies.

Read first and second time and referred to committee on compensation of public officers.

By Kepple of Chickasaw, House File No. 572, a bill for an act to amend section four thousand nineteen (4019) of the code, 1913, relating to priorities in property placed in the hands of a receiver.

Read first and second time and referred to committee on judiciary.

By Kepple of Chickasaw, House File No. 573, a bill for an act to amend section thirty-eight hundred twenty-five-a (3825-a) of the code, 1913.

Read first and second time and referred to committee on judiciary.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 358, a bill for an act making appropriation of funds to enable the state railroad commission to investigate and prosecute interstate cases and to investigate and determine all cases within its jurisdiction.

Also:

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. 278, a bill for an act to amend the law as it appears in sections twenty-four hundred thirteen (2413) and twenty-four hundred fifteen (2415), supplemental supplement to the code, 1915, relating to the seizure and condemnation of intoxicating liquors.

Also:

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. 118, a bill for an act to pension the survivors of the northern border brigade, providing the amount of said pensions, the method of payment and making appropriation therefor.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to appointment of extra help.

Also:

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:

Substitute for Senate File No. 32, a bill for an act to repeal section 4799-a of the supplement to the code, 1913, relating to burglary with explosives and to enact a substitute therefor, relating to burglary with explosives and electric burning, and gas.

Also:

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. 93, a bill for an act to provide additional buildings at the soldiers' home at Marshalltown, Iowa, and to provide an appropriation to cover the cost thereof.

Also:

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. 310, a bill for an act to authorize the board of supervisors of any county of the state to transfer all or part of an expended balance from the permanent road fund to the general county fund.

Also:

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. 365, a bill for an act to repeal section fifteen hundred seventy-one-m-twenty-seven (1571-m-27) of the supplement to the code, 1913, providing for violation of law by drivers of motor vehicles.

Also:

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. 344, a bill for an act to amend the law as it appears in section thirty-two hundred ninety-four (3294) of the code, relating to the probate of foreign wills and providing limitation of action thereunder.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 12.

The hour having arrived for Special Order No. 12, on motion of Rowley of Van Buren, House File No. 179, a bill for an act to require registration of certificates or diplomas issued by the board of educational examiners and to repeal section 2734-c, supplement to the code of Iowa 1913, and enact a substitute therefor, and amend sections 2734-g and 2734-h, and repeal sections 2734-m, 2734-n, 2734-o, and amend sections 2734-p, and repeal sections 2734-q, 2734-r, 2734-s, 2734-t, 2734-v, and amend section 2738 of the supplement to the code of Iowa, 1913, relating to the registration of certificates and diplomas issued by the state board of educational examiners, and the time of holding examinations by county superintendents, and the issuance of certificates by county superintendents, and the renewal of certificates and disposition of fees paid to county super-

intendents for examinations, with report of committee without recommendation was taken up and considered.

Rowley of Van Buren offered the following amendment and moved its adoption:

Amend House File No. 179, by inserting the words "twelfth (12th) and", before the word "thirteenth (13th)", in line five (5), of section three (3) of said bill; also substitute the word "twenty-third (23rd)", instead of the word "twentieth (20th)", in line three of section four (4) of said bill.

Amendment adopted.

Hall of Taylor in the chair.

Klaus of Delaware moved the previous question. Motion prevailed.

Speaker Pitt in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Rowley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—23.

Anderson of Davis	Krouse	Roberts
Benn	Lenocker	Rogers
Crozier	McFerren	Rowley
Giltner	Mowery	Starzinger
Hall	Newton	Wilson of Mahaska
Johnston of Humboldt	Nordyke	Wilson of Mitchell
Johnston of Lucas	Rayburn	Mr. Speaker
Kimberly	Reed	

Nays—68.

Adkins	Finch	Klaus
Anderson of Greene	Findlay	Klinker
Anderson of Winnebago	Finley	Knickerbocker
Baldwin	Flenniken	Lake
Becker	Garber	Langfitt
Boies	Gilbert	Lee
Bruce	Gilmore	Lewis
Coakley	Grason	McFarlane
Darra	Griffin	Mackie
Dean	Harrington	Mantz
Dunkelberg	Horchem	Mead
Edgington	Jackson	Meredith
Elwood	Jessen	Miles
Epps	Jones	Miller
Erickson	Kepple	Murray
	Kern	Nichols

O'Donnell	Slaught	Walrath
Peters	Slosson	Weaver
Price	Smith	Wichman
Randall	Stone	Wigdahl
Santee	Stuart	Wilson of Cherokee
Shaff	Tucker	Wilson of Louisa
Shortess	Turner	Wormley

Absent or not voting—17.

Andre	Larson	Richards
Bailey	Mooty	Scott
Durbin	Neff	Stanley
Gray	Nicholson	Ulstad
Hansen	Oertel	Wenstrand
Helming	Rees	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

EXPLANATION OF VOTE.

Explanation of vote on House File No. 179: I believe in keeping as close to the people as possible the matters in which they are vitally interested and that the proposed measure is in the interest of economy.

W. E. GILTNER.

On motion of Jones of Cerro Gordo, Calendar No. 149, House Joint Resolution No. 5, providing for the printing, distribution and sale of the acts and resolutions of the thirty-sixth general assembly of the state of Iowa, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Jones moved that the resolution be considered engrossed and read a third time now, which motion prevailed, and the resolution was read a third time.

On the question, "Shall the resolution be adopted?"

Ayes—93.

Adkins	Edgington	Griffin
Anderson of Greene	Elwood	Hall
Anderson of Winnebago	Epps	Hansen
Andre	Erickson	Horchem
Baldwin	Finch	Jackson
Becker	Findlay	Jessen
Benn	Finley	Johnston of Humboldt
Boies	Flenniken	Johnston of Lucas
Bruce	Garber	Jones
Coakley	Gilbert	Kepple
Darraha	Gilmore	Kern
Dean	Giltner	Kimberly
Dunkelberg	Grason	Klaus
	Gray	Klinker

Knickerbocker	Nichols	Smith
Krouse	Nordyke	Stanley
Lake	O'Donnell	Starzinger
Langfitt	Oertel	Stone
Larson	Peters	Stuart
Lee	Price	Tucker
Lenocker	Randall	Ulstad
Lewis	Rayburn	Walrath
McFarlane	Reed	Weaver
McFerren	Richards	Wichman
Mackie	Roberts	Wigdahl
Meredith	Rogers	Wilson of Cherokee
Miles	Rowley	Wilson of Louisa
Miller	Santee	Wilson of Mahaska
Mooty	Shaff	Wilson of Mitchell
Mowery	Shortes	Mr. Speaker
Murray	Slaughter	
Newton	Slosson	

Nays—None.

Absent or not voting—15.

Anderson of Davis	Helming	Rees
Bailey	Mantz	Scott
Crozier	Mead	Turner
Durbin	Neff	Wenstrand
Harrington	Nicholson	Wormley

So the joint resolution having received a constitutional majority was declared to have been adopted and the title was agreed to.

HOUSE BILL WITHDRAWN.

On request of Rayburn of Poweshiek, unanimous consent having been granted, House File No. 333 was withdrawn from the committee on banks and banking and from further consideration by the House.

McFerren of Hamilton moved that the House adjourn. Motion prevailed.

AFTERNOON SESSION.

House reconvened at 1:00 p. m., Speaker Pitt in the chair.

LEAVE OF ABSENCE.

On request of Findlay of Webster leave of absence was granted Nicholson of Winneshiek until Wednesday.

SPECIAL ORDER.

On motion of Larson of Montgomery, Calendar No. 150, House File No. 62, was made a special order for Thursday, March 15th, at 10:30 a. m.

INTRODUCTION OF BILLS.

Unanimous consent was granted to return to the order of introduction of bills.

By Helming of Allamakee, House File No. 574, a bill for an act to repeal the law as it appears in section four hundred forty-one (441), supplemental supplement to the code, 1915, and to enact a substitute therefor, relating to official newspapers.

Read first and second time and referred to committee on printing.

By Coakley of Union, House File No. 575, a bill for an act to amend paragraph two (2), section twenty-six hundred six (2606), supplement to the code, 1913, relating to the commission of persons to the Soldiers Home.

Read first and second time and referred to committee on soldiers' orphans' home.

By committee on motor vehicles and transportation, House File No. 576, a bill for an act to amend the law as it appears in sections fifteen-hundred seventy-one-m two (1571-m2), fifteen-hundred seventy-one-m seven (1571-m7), fifteen-hundred seventy-one-m twelve (1571-m12), and fifteen-hundred seventy-one-m fourteen (1571-m14), relating to the registration of motor vehicles.

Read first and second time and passed on file.

By Slosson of Worth, House File No. 577, a bill for an act to amend the law as it appears in section twenty-nine hundred six (2906) of the code by striking out of the fifth line thereof the words "for record" and making provision for the filing of chattel mortgages, bill of sale and other instruments affecting title to or incumbrance of personal property, and stipulating fees to be paid for same, and repealing all laws in contravention of this act.

Read first and second time and referred to committee on judiciary.

CONSIDERATION OF BILLS.

On motion of Griffin of Woodbury, Calendar No. 151, House File No. 79, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, creating a liability on the part of employers to compensate their employes and dependents for personal injury sustained by such employes in

their line of duty, irrespective of the fault of either party; fixing the compensation to be paid; securing the payment thereof; providing the means and methods of enforcing such liability; creating the office of industrial commissioner and deputy industrial commissioner and providing for an arbitration committee, defining their powers and duties, and providing for a review of their orders, decisions and awards; appropriating money to carry out the provisions of the act; and repealing all acts and parts of acts inconsistent herewith, with report of committee recommending passage as amended was taken up and considered.

Griffin of Woodbury offered the following amendment to House File No. 79 and moved its adoption:

Amend House File No. 79 by striking the letter "e" from the word "miner" in the fifth line of section eight (8) of said bill, and inserting in lieu thereof the letter "o".

Also amend by striking out all of lines 37 and 38 of section 15 of the original bill.

Amendment adopted.

Griffin of Woodbury offered the following amendments to the committee amendments and moved their adoption:

Amend the amendments as recommended by the committee on insurance to House File No. 79, in the following particulars:

By striking out the figures "20" as the same appear in the first line of said report on page 639 of the House journal of February 21st, and inserting the figures "21" in lieu thereof; also by striking out the figures "20" in the third line of page 639 of the journal and inserting the figures "21" in lieu thereof; also by striking out the figures "21" as the same now appear on the first line of said committee's report on page 639 of the House journal of February 21st, and inserting in lieu thereof the figures "22"; also by striking out of line ten on page 639 of the journal "twenty-one (21)" and inserting in lieu thereof the following: "twenty-two (22)"; also by striking out of line eleven of page 639 of the journal the figures "21" and inserting in lieu thereof the figures "22".

By striking out the figure "8" in the ninth line of the committee's report as the same appears on page 639 of the House journal of February 21st, and inserting in lieu thereof the figure "7".

By striking out the letter "e" in the word "effect" in the seventh line of the report of the committee, as the same appears on page 639 of the House journal of February 21st, and inserting in lieu thereof the letter "a".

By striking out all of the seventeenth and eighteenth lines following the words "Section 17." in the seventeenth line of the committee's report, as the same appears on page 639 of the House journal of February 21st,

and also by striking out the words and figures "Sec. 15.", being the first two words of the nineteenth line of said report.

Amendments to the committee amendments adopted.

Committee amendments as amended were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Griffin moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—101.

Adkins	Horchem	Oertel
Anderson of Davis	Jackson	Peters
Anderson of Greene	Jessen	Price
Anderson of Winne-	Johnston of Humboldt	Randall
bago	Johnston of Lucas	Rayburn
Andre	Jones	Reed
Baldwin	Kepple	Rees
Becker	Kimberly	Richards
Benn	Klaus	Roberts
Boies	Klinker	Rogers
Bruce	Knickerbocker	Rowley
Coakley	Krouse	Santee
Crozier	Lake	Shaff
Darrah	Langfitt	Shortess
Dean	Larson	Slaughter
Dunkelberg	Lee	Slosson
Durbin	Lehocker	Smith
Edgington	Lewis	Stanley
Elwood	McFarlane	Starzinger
Epps	McFerren	Stuart
Erickson	Mackie	Tucker
Finch	Mantz	Turner
Findlay	Mead	Ulstad
Flenniken	Meredith	Walrath
Garber	Miles	Weaver
Gilbert	Miller	Wenstrand
Gilmore	Mooty	Wichman
Giltner	Mowery	Wigdahl
Grason	Murray	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Newton	Wilson of Mahaska
Hall	Nichols	Wormley
Hansen	Nordyke	Mr. Speaker
Harrington	O'Donnell	
Helming		

Nays—1.

Kern

Absent or not voting—6.

Bailey	Nicholson	Stone
Finley	Scott	Wilson of Mitchell

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Durbin of Mills, Calendar No. 152, House File No. 92, a bill for an act to repeal the law as it appears in section forty nine hundred seventy five a (4975a) and forty nine hundred seventy five b (4975b) of the supplemental supplement to the code, 1915, relating to the docking of horses, was taken up and considered.

Knickerbocker of Linn called up the amendment filed by him, found on page 682 of the journal of February 22d, and moved its adoption.

Amendment adopted.

Tucker of Clinton in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Durbin moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Hansen	Nordyke
Anderson of Greene	Horchem	O'Donnell
Anderson of Winne-	Johnston of Humboldt	Peters
bago	Jones	Price
Baldwin	Kepple	Randall
Becker	Kern	Reed
Bruce	Klinker	Richards
Coakley	Knickerbocker	Santee
Darrah	Krouse	Shaff
Dean	Langfitt	Shortess
Dunkelberg	Larson	Slosson
Durbin	Lee	Starzinger
Edgington	Lewis	Stone
Elwood	McFarlane	Stuart
Erickson	Mackie	Turner
Finch	Mantz	Ulstad
Findlay	Meredith	Walrath
Finley	Miles	Weaver
Flenniken	Miller	Wenstrand
Garber	Mooty	Wichman
Gilbert	Mowery	Wigdahl
Gilmore	Murray	Wilson of Cherokee
Grason	Neff	Wilson of Louisa
Gray	Nichols	

Nays—21.

Anderson of Davis	Epps	Lenocker
Andre	Giltner	McFerren
Boies	Jackson	Mead
Crozler	Johnston of Lucas	Newton

Oertel
Rees
Roberts

Rogers
Slaught
Smith

Stanley
Tucker
Wormley

Absent or not voting—17.

Bailey
Benn
Griffin
Hall
Harrington
Helming

Jessen
Kimberly
Klaus
Lake
Nicholson
Rayburn

Rowley
Scott
Wilson of Mahaska
Wilson of Mitchell
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Durbin of Mills offered the following amendment to the title:

Amend the title to House File No. 92 by striking out all of said title and inserting in lieu thereof the following: "A bill for an act to amend section 4975-a supplement to the code 1913, relating to the docking of horses."

Amendment adopted and title as amended was agreed to.

On request of Grason of Pottawattamie, unanimous consent having been given, House File No. 70, a bill for an act to repeal the law as it appears in section 2733-1-a of the supplemental supplement to the code, 1915, relating to high school tuition of non-resident pupils in approved schools, and to enact a substitute therefor, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend by substituting for the words "four dollars (\$4.00)" the words "five dollars (\$5.00)" in line 24 and by substituting for the words "six dollars (\$6.00)" the words "seven dollars (\$7.00)" in line 26.

Mr. Grason moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—61.

Adkins
Anderson of Davis
Anderson of Greene
Andre
Baldwin
Becker
Benn
Boies
Bruce
Coakley

Darrah
Dean
Dunkelberg
Durbin
Edgington
Elwood
Erickson
Finch
Findlay
Flenniken

Gilbert
Gilmore
Grason
Gray
Griffin
Horchem
Jackson
Jessen
Jones
Kepple

Klinker	O'Donnell	Stuart
Knickerbocker	Price	Tucker
Lake	Randall	Turner
Larson	Rees	Walrath
Lee	Richards	Weaver
McFarlane	Santee	Wichman
Mackie	Shaff	Wigdahl
Mantz	Shortess	Wilson of Cherokee
Miller	Slosson	Wilson of Louisa
Neff	Starzinger	
Nichols	Stone	

Nays—38.

Anderson of Winne- bago	Krouse	Rayburn
Crozier	Langfitt	Reed
Epps	Lenocker	Roberts
Finley	Lewis	Rogers
Garber	Mead	Rowley
Giltner	Meredith	Slaughter
Hansen	Miles	Smith
Helming	Mooty	Stanley
Johnston of Lucas	Mowery	Ulstad
Kern	Newton	Wenstrand
Kimberly	Nordyke	Wilson of Mahaska
Klaus	Oertel	Wilson of Mitchell
	Peters	Wormley

Absent or not voting—9.

Bailey	Johnston of Humboldt	Nicholson
Hall	McFerren	Scott
Harrington	Murray	Mr. Speaker

So the House concurred in the Senate amendments.

SPECIAL ORDER.

On request of Shortess of Tama, Calendar No. 169, House File No. 406 was made a special order for Thursday, March 22d, at 10:30 a. m.

On motion of Horehem of Dubuque, Calendar No. 153, House File No. 215, a bill for an act to amend the law as it appears in sections eight hundred seventy-nine-r (879-r) and eight hundred seventy-nine-v (879-v) supplemental supplement to the code, 1915, relating to the establishment and maintenance of juvenile playgrounds, with report of committee without recommendation was taken up and considered.

Wormley of Plymouth moved that the main question be now put. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Horehem moved that the bill be considered engrossed and read

a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Hall	Nordyke
Anderson of Davis	Hansen	O'Donnell
Anderson of Greene	Horchem	Oertel
Anderson of Winne-	Jackson	Peters
bago	Jessen	Price
Baldwin	Jones	Randall
Becker	Kepple	Rayburn
Boies	Kern	Reed
Bruce	Klaus	Rees
Coakley	Klinker	Richards
Crozier	Knickerbocker	Rowley
Darrah	Krouse	Santee
Dean	Lake	Shortess
Dunkelberg	Langfitt	Slaughter
Durbin	Larson	Slosson
Edgington	Lee	Smith
Elwood	Lenocker	Stanley
Epps	Lewis	Starzinger
Erickson	McFarlane	Stone
Finch	Mackie	Stuart
Findlay	Mantz	Tucker
Finley	Mead	Ulstad
Flenniken	Meredith	Weaver
Garber	Miller	Wenstrand
Gilbert	Mooty	Wichman
Gilmore	Mowery	Wigdahl
Giltner	Murray	Wilson of Cherokee
Grason	Neff	Wilson of Louisa
Gray	Newton	
Griffin	Nichols	

Nays—7.

Andre	Rogers	Wilson of Mitchell
Kimberly	Turner	
Roberts	Wilson of Mahaska	

Absent or not voting—14.

Bailey	Johnston of Lucas	Shaff
Benn	McFerren	Walrath
Harrington	Miles	Wormley
Helming	Nicholson	Mr. Speaker
Johnston of Humboldt	Scott	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Rayburn of Poweshiek, Calendar No. 154, House File No. 280, a bill for an act to declare the depositing or storing of inflammable junk within the fire limits of cities a public nuisance,

and to provide for the abatement and punishment thereof, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Rayburn moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—99.

Adkins	Horchem	Peters
Anderson of Davis	Jackson	Price
Anderson of Greene	Jessen	Randall
Anderson of Winnebago	Johnston of Humboldt	Rayburn
Andre	Johnston of Lucas	Reed
Baldwin	Jones	Rees
Becker	Kepple	Richards
Benn	Kern	Roberts
Boies	Kimberly	Rogers
Bruce	Klaus	Rowley
Coakley	Klinker	Santee
Crozier	Knickerbocker	Shaff
Darrah	Krouse	Shortess
Dean	Lake	Slaught
Dunkelberg	Langfitt	Slosson
Durbin	Larson	Smith
Edgington	Lee	Stanley
Elwood	Lenocker	Stone
Epps	Lewis	Stuart
Erickson	McFarlane	Tucker
Finch	Mackie	Turner
Finley	Mantz	Ulstad
Flenniken	Mead	Walrath
Garber	Meredith	Weaver
Gilbert	Miles	Wenstrand
Gilmore	Miller	Wichman
Giltner	Mooty	Wigdahl
Grason	Mowery	Wilson of Cherokee
Gray	Murray	Wilson of Louisa
Griffin	Neff	Wilson of Mahaska
Hall	Newton	Wilson of Mitchell
Hansen	Nichols	Wormley
Helming	O'Donnell	
	Oertel	

Nays—3.

Findlay	Nordyke	Starzinger
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Absent or not voting—6.

Bailey	McFerren	Scott
Harrington	Nicholson	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Randall of Linn, Calendar No. 155, House File No. 71, a bill for an act amending section 1056-a26 of title V, chapter 14-C of the supplement to the code, 1913, relating to the election of officers by the city councils of cities under the commission plan, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—57.

Adkins	Horchem	Price
Anderson of Greene	Jackson	Randall
Andre	Jessen	Rogers
Baldwin	Kepple	Santee
Becker	Klaus	Shaff
Boies	Klinker	Shortess
Coakley	Knickerbocker	Slosson
Crozier	Langfitt	Smith
Darrah	Larson	Stanley
Dean	Lewis	Stone
Dunkelberg	McFarlane	Stuart
Durbin	Mantz	Turner
Elwood	Mooty	Ulstad
Erickson	Mowery	Weaver
Findlay	Neff	Wenstrand
Flenniken	Newton	Wichman
Gilmore	Nichols	Wigdahl
Grason	O'Donnell	Wilson of Louisa
Gray	Peters	Wormley

Nays—31.

Anderson of Davis	Kern	Nordyke
Anderson of Winnebago	Kimberly	Reed
Benn	Krouse	Rees
Bruce	Lake	Richards
Edgington	Lee	Roberts
Epps	Lenocker	Rowley
Garber	Mead	Starzinger
Griffin	Meredith	Tucker
Hall	Miles	Walrath
Helming	Miller	Wilson of Mitchell
	Murray	

Absent or not voting—20.

Bailey	Giltner	Johnston of Lucas
Finch	Hansen	Jones
Finley	Harrington	McFerren
Gilbert	Johnston of Humboldt	Mackie

Nicholson
Oertel
Rayburn

Scott
Slaughter
Wilson of Cherokee

Wilson of Mahaska
Mr. Speaker

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 Mahaska, Calendar No. 156, House File No. 289, a bill for an act to amend section six hundred seventy-nine-a (679-a), supplement to the code, 1913, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Wilson moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—90.

Adkins	Hall	O'Donnell
Anderson of Davis	Hansen	Peters
Anderson of Greene	Horchem	Price
Andre	Jackson	Randall
Baldwin	Johnston of Humboldt	Rayburn
Becker	Johnston of Lucas	Rees
Benn	Kepple	Roberts
Boies	Kern	Rogers
Bruce	Kimberly	Rowley
Coakley	Klinker	Santee
Crozier	Knickerbocker	Shaff
Darraha	Krouse	Shortess
Dean	Lake	Slaughter
Dunkelberg	Langfitt	Slosson
Durbin	Larson	Smith
Edgington	Lewis	Stanley
Elwood	McFarlane	Starzinger
Epps	McFerren	Stone
Erickson	Mackie	Stuart
Finch	Mantz	Tucker
Findlay	Mead	Ulstad
Finley	Meredith	Walrath
Flenniken	Miles	Weaver
Garber	Miller	Wenstrand
Gilbert	Mowery	Wichman
Gilmore	Murray	Wilson of Louisa
Giltner	Neff	Wilson of Mahaska
Grason	Newton	Wilson of Mitchell
Gray	Nichols	Wormley
Griffin	Nordyke	Mr. Speaker

Nays—5.

Anderson of Winne-
bago

Jones
Lee

Lenocker
Mooty

Absent or not voting—13.

Bailey	Nicholson	Turner
Harrington	Oertel	Wigdahl
Helming	Reed	Wilson of Cherokee
Jessen	Richards	
Klaus	Scott	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILL RE-REFERRED.

On request of Roberts of Ringgold, unanimous consent having been granted, House File No. 501 was withdrawn from the committee on motor vehicles and transportation and referred to the committee on judiciary.

AMENDMENTS FILED.

Randall of Linn asked for and obtained unanimous consent to have the following amendment to House File No. 406 printed in the journal:

Amend House File No. 406 by inserting after the comma at the end of line eight (8) of section three (3), the following words: "and within one year after this act takes effect, to prepare and publish a schedule of reasonable maximum rates or charges for telephone service".

Also amend House File No. 406 by striking out all that part of section nine (9) thereof commencing with the word "provided" in line seven (7) of said section, and continuing to and including the word "comission" in line eighteen (18) of said section.

MOTION TO RECONSIDER FILED.

I move that the vote by which House File No. 71 passed the House be reconsidered.

ALFRED WENSTRAND.

I second the motion.

ED. L. NEWTON.

On motion of Rowley of Van Buren the House adjourned until 9:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 14, 1917.

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

Prayer was offered by the Rev. R. B. Helser of Newton, Iowa.

Journal of March 13th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Neff of Pottawattamie presented petition of citizens of Pottawattamie county in support of House File No. 236.

Referred to committee on telephones.

Neff of Pottawattamie presented petition of citizens of Pottawattamie county in favor of the Elwood-Mackie amendment to House File No. 353.

Referred to committee on roads and highways.

Hall of Taylor presented petition of members of the G. A. R. in Taylor county against the removal of the soldiers' and sailors' monument.

Referred to committee on military.

Becker of Clayton presented petition of citizens of Clayton county in favor of closed season on quail.

Referred to committee on fish and game.

Weaver of Polk presented petition of citizens of Polk county in favor of closed season on quail.

Referred to committee on fish and game.

Miller of Boone presented petition of citizens of Boone county urging the retention of the state library board.

Referred to committee on public libraries.

Mead of Butler presented petition of citizens of Butler county in support of House File No. 353.

Referred to committee on roads and highways.

Mead of Butler presented petition of citizens of Butler county in favor of closed season on quail.

Referred to committee on fish and game.

Klaus of Delaware presented petition of citizens of Delaware county in support of Senate File No. 290, relating to tuberculosis among live stock.

Referred to committee on animal industry.

Mantz of Audubon presented petition of citizens of Audubon county relating to the repeal of the Sunday blue laws.

Referred to committee on police regulations.

REPORTS OF COMMITTEES.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 78, a bill for an act to indemnify and pay to E. O. Sherman the sum of three thousand dollars (\$3,000) for the loss and damage sustained by him in the death of his son, Ralph Sherman, caused by being killed on the campus of the State College of Agriculture, at Ames, December 6, 1914, beg leave to report they 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:

By striking the words and figures "Three Thousand Dollars (\$3000)" wherever they appear in said bill and inserting in lieu thereof the words and figures "Two Thousand Dollars (\$2000)"; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 143, a bill for an act to make an appropriation for the purchase of twenty thousand (20,000) copies of the railroad commissioners' official map, twenty-five (25) copies to be delivered, on request, to each member of the general assembly and balance to be distributed by the railroad commissioners, beg leave to report they have had 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. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 305, a bill for an act to provide for the creation of a com-

mission on uniform state laws, the appointment of commissioners thereto, and the payment of the expenses of such commissioners and contribution to the support of the national conference of commissioners on uniform state 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 be indefinitely postponed.

R. J. JOHNSTON, *Chairman*.

Report adopted and House File No. 305 was indefinitely postponed.

Starzinger of Polk, 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. 97, a bill for an act to repeal section forty-six hundred-a (4600-a) of the supplement to the code, 1897, relating to the accounting for the fees received by constables and justices of the peace, and to enact in lieu thereof provisions for such accounting, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

OTTO STARZINGER, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on compensation of public officers, to whom was referred House File No. 54, a bill for an act to repeal section two hundred fifty-four-a-nine (254-a-9) of the supplement to the code of 1913, relating to the compensation of trustees of cemetery funds, 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:

By adding thereto the following as section 2:

SECTION 2. That section two hundred fifty-four-a-six (254-a-6) supplement to the code, 1913, be and is hereby amended by striking from said section all following the word "court" in the third line and substituting in lieu thereof a period.; and when so amended the bill do pass.

OTTO STARZINGER, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on compensation of public officers, to whom was referred House File No. 221, a bill for an act to amend section five thousand seven hundred seventeen (5717) of the supplemental supplement to the code, 1915, relating to the compensation of assistant deputy wardens at the penitentiary at Ft. Madison, Iowa, and the reformatory at Anamosa, 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.

OTTO STARZINGER, *Chairman*.

Report adopted and House File No. 221 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on compensation of public officers, to whom was referred House File No. 30, a bill for an act to fix the fees of witnesses and jurors in inquests; to fix the compensation of coroners; to repeal code sections five hundred thirty and five hundred thirty-one and to enact substitutes 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:

Strike out from line 4 of section 1 of said bill all that part of said line preceding the word "Witnesses".

Strike from line 4 of section 2 all that part of said line preceding the words "The coroner".

Add to subdivision 1 of section 2, the words "and the further sum of five dollars per day for each additional day after the first, occupied in holding such inquest;".

Strike from subdivision 6 of section 2, all that part of said subdivision after the word "twenty" in line 18 and insert in lieu thereof the following: "supplement to the code, 1913, ten cents per hundred words."

By adding thereto, as subdivision 10, the following:

10. Provided, however, in counties having a population of one hundred thousand and over, the coroner shall receive the annual salary of two thousand dollars, payable monthly, and said salary shall be in full compensation for all services and expenses now required or hereafter enjoined upon him by law. But he shall keep the records provided for by law and make the charges in each case as herein provided, and shall collect the same from the estates liable therefor and keep an accurate account of the same, and pay over to the county treasurer all sums collected, on the first day of January, April, July and October of each year; and when so amended the bill do pass.

OTTO STARZINGER, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on compensation of public officers, to whom was referred House File No. 299, a bill for an act to amend the law as it appears in section 308 of the supplemental supplement to the code, 1915, relating to the compensation of county attorneys, beg leave to report they 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:

Strike out all after the enacting clause, and substitute the following in lieu thereof:

"SECTION 1. That the law as it appears in section three hundred eight of the supplemental supplement to the code, 1915, be, and the same is hereby repealed and the following enacted in lieu thereof:

County attorneys shall be allowed an annual salary, in counties having a population of less than fifteen thousand, of nine hundred dollars; in counties of fifteen thousand and under twenty-five thousand, of one thousand dollars; in counties of twenty-five thousand and under thirty-five thousand, of twelve hundred fifty dollars; in counties of thirty-five thousand and under forty-five thousand, of fifteen hundred dollars; in counties of forty-five thousand and under fifty-five thousand, seventeen hundred fifty-dollars; in counties of fifty-five thousand and under sixty-five thousand, of two thousand dollars; in counties of sixty-five thousand and under seventy-five thousand, of twenty-five hundred dollars; and in counties of seventy-five thousand and over, thirty-five hundred dollars, and in addition thereto, his actual and necessary office expense, including rent, clerk and stenographic wages, telephone, heat, light and postage, not exceeding the sum of twenty-five hundred dollars per annum. Provided, that in counties having a population exceeding thirty thousand and under thirty-five thousand, the board of supervisors may pay not to exceed fifteen hundred dollars per annum, and in counties having a population exceeding forty thousand and under forty-five thousand, the board of supervisors may pay not to exceed seventeen hundred fifty-dollars annually. Said salary shall be paid quarterly out of the general fund of the county, and shall be due at the end of each quarter, namely: March 31st, June 30, September 30, and December 31. In addition to the salary above provided, he shall receive the fees as now allowed to attorneys for suits upon written instruments, where the judgment is obtained, for all fines collected where he appears for the state, but not otherwise, and upon school fund mortgages foreclosed, and his necessary and actual expenses incurred in attending upon his official duties at a place other than his residence and the county seat, which shall be audited and allowed by the board of supervisors of the county. In counties where the district court is held at two places in the county, the board of supervisors shall allow to the county attorney, in addition to the salary above provided, the sum of five hundred dollars per annum"; and when so amended the bill do pass.

OTTO STARZINGER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on compensation of public officers, to whom was referred Senate File No. 123, a bill for an act to amend section two hundred ninety-eight (298), supplemental supplement to the code, 1915, relative to the compensation of deputy 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:

By striking out all of section two (2) thereof, and when the bill is so amended that it be recommended back to the House for passage.

OTTO STARZINGER, *Chairman*.

Ordered passed on file.

Epps of Wapello, from the committee on commerce and trade, submitted the following report:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred Senate File No. 193, a bill for an act to repeal section forty-six hundred twenty-three (4623), supplement to the code, 1913, and to enact a substitute therefor, relative to the introduction of books of account, account tickets, cards of account, account slips, loose leaf accounts and any other method of keeping accounts in evidence, beg leave to report they 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 referred to the judiciary committee.

W. W. EPPS, *Chairman*.

Report adopted and Senate File No. 193 was referred to the committee on judiciary.

Roberts of Ringgold, 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. 95, a bill for an act to repeal subdivision 10 of section 1571-m18, supplement to the code, 1913, 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 be amended as follows:

First: That after the word "that" in the first line of section 1, there be inserted the following words: "section 1571-m3, and".

Second: That the period at the end of section 1 be stricken out and the following added at the end of said section: "and that the following be enacted in lieu thereof:

'No person under fifteen (15) years of age shall operate or drive a motor vehicle, unless by permission of the owner of the car, and unless such person be accompanied by a person of mature years, and in all cases where damage is done by any car driven by a person under fifteen (15) years of age, by reason of the negligence of such person, the owner of the car shall be liable for such damage.'

Third: That after the word "repeal" in the second line of the title to the act, there be inserted the words "1571-m3, and", and that after the word "vehicles" at the end of the title, the period be stricken out and the following words added: "and to enact a substitute therefor."; and when so amended the bill do pass.

H. GUY ROBERTS, *Chairman*.

Ordered passed on file.

Griffin of Woodbury, from the committee on insurance, submitted the following report:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 346, a bill for an act to amend the law as it appears in sections seventeen hundred fifty-nine-a (1759-a) and seventeen hundred fifty-nine-c (1759-c) of the supplement to the code, relating to mutual insurance 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:

By striking out all that portion of the bill following the enacting clause and inserting in lieu thereof, the following:

“SECTION 1. That section one thousand seven hundred fifty-nine-a (1759-a), supplement to the code, 1913, be and the same is hereby amended by inserting after the word “accident” in the sixth line thereof, the following: “and to insure against loss of income from, or use of, real or personal property”, and that said section be further amended by adding thereto, the following: “5. Income.”

SECTION 2. That section one thousand seven hundred fifty-nine-c (1759-c), supplement to the code, 1913, be amended by inserting preceding the comma in the sixth line thereof the following: “; Class 5, two hundred fifty thousand dollars.”

SECTION 3. This act shall take effect on and after its publication in the Des Moines Capital and the Des Moines Register, newspapers published in Des Moines, Polk County, Iowa, without expense to the state.

And that the title be amended by striking the entire title and inserting in lieu thereof the following:

“A bill for an act to amend the law as it appears in sections one thousand seven hundred fifty-nine-a (1759-a) and one thousand seven hundred fifty-nine-c (1759-c), supplement to the code, 1913, relating to mutual insurance associations.”; and when so amended the bill do pass.

T. F. GRIFFIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 325, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, known as the Employers' Liability and Workmen's Compensation Act, constituting the proper consular officer the legal representative of non-resident alien dependents who are citizens of his nation, authorizing said consular officer or his duly appointed representative to institute and conduct legal proceedings on behalf of such dependents and to receive and distribute compensation due such dependents, and repealing all acts and parts of acts inconsistent herewith, beg leave to report they 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:

1st: That the word "sole" be stricken from the 9th line of section 1, and the word "exclusive" be stricken from the 12th line of said section 1.

2nd: That the period at the end of section 1 be stricken out and a comma inserted in lieu thereof, and the following words added to said section 1:

"provided, however, that nothing herein shall abridge the right of any relative of such decedent who may reside in the state of Iowa to take out administration upon the estate of such decedent, and as such receive the funds due said estate; and provided further that before said consular agent or his representative shall have the right to receive funds due the estate of said decedent he shall regularly take out administration in the county where said decedent last resided, and give bond as administrator for the protection of such funds as provided by law."

3rd: That the title of said bill be amended by striking out the period at the end of said title, and adding thereto the following words:

"and to provide for administration in certain cases upon the estate of said deceased alien."; and when so amended the bill do pass.

T. F. GRIFFIN, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 284, a bill for an act to provide for the organizing, admitting, licensing and regulating of insurance companies other than life, and to repeal the law as it appears in sections sixteen hundred ninety-two (1692), sixteen hundred ninety-three (1693), sixteen hundred ninety-four (1694), sixteen hundred ninety-five (1695), seventeen hundred (1700), and seventeen hundred twenty-three (1723) of the code, and section sixteen hundred eighty-nine (1689), supplement to the code, 1913, and section seventeen hundred twenty-one (1721), supplemental supplement to the code, 1915, and to enact substitutes for each of them, and to amend the law as it appears in subdivision four (4), section seventeenn hundred and nine (1709), supplement to the code, 1913, and to repeal the law as it appears in sections sixteen hundred ninety (1690), seventeen hundred and four (1704), seventeen hundred and five (1705), seventeen hundred and six (1706), seventeen hundred and seven (1707), seventeen hundred and eight (1708), and seventeen hundred seventeen (1717) of the code, and all acts and parts of acts in conflict herewith, all relating to the matter 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:

That the fifth line (5th line) of section one (1) be stricken out and the following enacted in lieu thereof:

"Every domestic and foreign insurance company *organized and doing business under this chapter*".

That the sixth (6th) line of section six (6) be stricken out and the following enacted in lieu thereof: "premium, *which premium may be*

made payable in installments or regular assessments. No policy shall be issued for a cash premium."

Strike section ten (10) therefrom and renumber sections eleven and twelve (11 and 12) thereof as sections ten and eleven (10 and 11) respectively.

Add thereto as section twelve (12) the following: "Sec. 12. The provisions of this chapter shall not apply to any company or association of this state now doing business whether organized under chapter four or chapter five, title nine of the code, as amended unless such company or association shall so elect by resolution of its board of directors duly certified to by the president and secretary and filed with and approved by the commissioner, and shall further amend its articles, if necessary, to permit full compliance with this chapter and to include such additional kind or kinds of insurance as such company or association intends to transact. On the filing and approval of such resolution and on making such amendment if required, such company may be authorized to transact such kinds of insurance under this chapter."

That the sixth (6th) line of section nineteen (19) be stricken out and the following enacted in lieu thereof "laws of any other state or foreign government for the purpose specified in this chapter, shall,".

That the twenty-seventh, twenty-eighth and twenty-ninth (27th, 28th and 29th) lines of section twenty (20) be stricken out and the following enacted in lieu thereof:

"issuing policies for a cash premium or payment with an additional contingent liability equal to or greater than the cash premium or payment, the surplus shall be such an amount as the".

That the thirty-first (31st) line of section twenty (20) be stricken out and the following enacted in lieu thereof: "no case less than fifty thousand dollars, provided that the provisions of this section fixing a minimum surplus of fifty thousand dollars shall not apply to companies now admitted to do business in Iowa; provided further,".

Add thereto at the end thereof and as sections twenty-one and twenty-two (21 and 22) respectively the following:

"SECTION 21. For the purpose of determining the basis of any tax upon the "gross amount of premiums", or "gross receipts from premiums, assessments, fees and promissory obligations," now or hereafter imposed upon any mutual fire or casualty insurance company under any law of this state, such gross amount or gross receipts shall consist of the gross premiums or receipts for direct insurance, without including or deducting any amounts received or paid for reinsurance, but with such other deductions as provided by law, and in addition deducting any so called dividend or return of savings or gains to policyholders; provided, that as to any deposits or deposit premiums received by any such company, the taxable premiums shall be the portion of such deposits or deposit premiums earned during the year with such deductions therefrom as provided by law.

SECTION 22. All acts and parts of acts in conflict herewith, are hereby repealed."; and when so amended the bill do pass.

Ordered passed on file.

T. F. GRIFFIN, *Chairman.*

Rowley of Van Buren, from the committee on schools and text-books, submitted the following report:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 447, a bill for an act to provide for evening schools when necessary for adult persons or other 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.

JOHN W. ROWLEY, *Chairman.*

Report adopted.

Richards of Muscatine, from the committee on agriculture, submitted the following report:

MR. SPEAKER—Your committee on agriculture, to whom was referred House File No. 408, a bill for an act to amend the law as it appears in section (2334), (2335) and (2336), of the code, in regard to the recording of marks or brands, beg leave to report they 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:

By substituting the word Recorder for the word Auditor wherever it appears in the bill; and when so amended the bill do pass.

A. L. RICHARDS, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on agriculture, to whom was referred House File No. 340, a bill for an act to repeal section four hundred fifty-seven (457) of the supplement to the code, 1913, relating to the assessment of dogs and to enact substitutes 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.

A. L. RICHARDS, *Chairman.*

Report adopted and House File No. 340 was indefinitely postponed.

SENATE CONCURRENT RESOLUTION CONSIDERED.

Starzinger of Polk called up Senate concurrent resolution relative to extra help and moved that the House concur:

Whereas, C. R. Northrup, one of the janitors employed by the thirty-seventh general assembly, died on the 21st day of February, 1917, your committee recommends that John F. Offill be appointed to succeed the said C. R. Northrup, deceased, in said position, and that he be instructed to report at once for duty, and,

Whereas, Miss Mitchell, who was recommended and employed by this committee in the secretary of state's office, resigned said position, we

therefore recommend and appoint Jacob Russell to succeed her and direct him to report at once.

Whereas, Jacob Russell, one of the janitors employed by the thirty-seventh general assembly, has been transferred to the secretary of state's office, we appoint Voclay Sykora to succeed him and direct him to report at once.

Motion prevailed and the House concurred.

Griffin of Woodbury in the chair.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 273, a bill for an act to amend the law as it appears in section four thousand four hundred seventy-six (4476) of the code, relating to the jurisdiction of justices of the peace.

Also:

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. 235, a bill for an act to amend section five hundred seventy-six (576) of the supplement to the code, 1913, relating to the duties of township clerks and the deposit of public funds collected by them.

Also:

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. 137, a bill for an act to repeal the law as it appears in section five hundred twenty-eight of the code, and to enact a substitute therefor, relating to the duties of the coroner.

Also:

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. 168, a bill for an act to amend section 2734-b of the supplement to the code (1913) relating to the appointment of deputy county superintendents.

Also:

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. 198, a bill for an act relating to the practice of dentistry and dental hygiene, which prohibits licensed dentists from practicing or advertising under any other name than their own, requires licensed dentists to file a biennial report and pay a biennial fee, provides for the

examining and licensing of dental hygienists, and amends certain statutory provisions now regulating the practice of dentistry.

Also:

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. 246, a bill for an act to amend section seven hundred nineteen (719) of the code, relating to ferries.

SENATE MESSAGES CONSIDERED.

Senate File No. 310, a bill for an act to authorize the board of supervisors of any county of the state to transfer all or part of an unexpended balance from the permanent road fund to the general county fund.

Read first and second time and referred to committee on judiciary.

Senate File No. 344, a bill for an act to amend the law as it appears in section thirty-two hundred ninety-four (3294) of the code, relating to the probate of foreign wills and providing limitation of action thereunder.

Read first and second time and referred to committee on judiciary.

Senate File No. 365, a bill for an act to repeal section fifteen hundred seventy-one-m-twenty-seven, (1571-m-27) of the supplement to the code, 1913, providing for violation of law by drivers of motor vehicles.

Read first and second time and referred to committee on judiciary.

Substitute for Senate File No. 32, a bill for an act to repeal section 4799-a of the supplement to the code, 1913, relating to burglary with explosives and to enact a substitute therefor, relating to burglary with explosives and electric burning, and gas.

Read first and second time and referred to committee on banks and banking.

Senate File No. 358, a bill for an act making appropriation of funds to enable the state railroad commission to investigate and prosecute interstate cases and to investigate and determine all cases within its jurisdiction.

Read first and second time and referred to committee on appropriations.

Senate File No. 118, a bill for an act to pension the survivors of the northern border brigade, providing the amount of said pensions, the method of payment, and making appropriation therefor.

Read first and second time and referred to committee on appropriations.

Senate File No. 278, a bill for an act to amend the law as it appears in sections twenty-four hundred thirteen (2413) and twenty-four hundred fifteen (2415) supplemental supplement to the code, 1915, relating to the seizure and condemnation of intoxicating liquors.

Read first and second time and referred to committee on suppression of intemperance.

CONSIDERATION OF BILLS.

On request of Randall of Linn, unanimous consent having been granted, action was deferred on Calendar No. 158, House File No. 272, and same was allowed to retain its place on the calendar.

On request of Lake of Woodbury, unanimous consent having been granted, action was deferred on Calendar No. 159, House File No. 165, and same was allowed to retain its place on the calendar.

On motion of Randall of Linn, Calendar No. 161, House File No. 271, a bill for an act prohibiting the manufacture of brooms by convict labor in the state of Iowa, with report of committee recommending passage as amended was taken up and considered.

Horchem of Dubuque offered the following amendment and moved its adoption:

Amend House File No. 271, a bill for an act prohibiting the manufacture of brooms by convict labor in the state of Iowa, by inserting in line two (2) of the printed bill, immediately after the word "brooms", the words "and butter tubs".

Amendment lost.

Committee amendments adopted.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now.

SPECIAL ORDER NO. 15.

The hour having arrived for Special Order No. 15, on motion of Elwood of Howard, House File No. 117, a bill for an act to amend section fifteen hundred and seventy-one-m thirty-two (1571-m-32), supplemental supplement to the code, 1915, relative to the distribution of motor vehicle funds, with report of committee recommending passage was taken up and considered.

Neff of Pottawattamie called up the amendment filed by him and found on page 405 of the journal of February 7th.

Giltner of Monroe offered the following amendment to the amendment filed by Mr. Neff:

Amend the amendment offered by the gentleman from Pottawattamie (Mr. Neff) to House File No. 117 by adding thereto the following:

Provided, that no automobile shall be permitted on the roads and highways of any county other than that receiving the license therefor, until a like license be paid in such other county or counties in which such automobile is proposed to be driven.

Richards of Muscatine moved that further action on House File No. 117 be deferred, and that the bill be made a Special Order for Wednesday, March 21st, at 2:00 p. m. Motion prevailed.

The House resumed consideration of Calendar No. 161, House File No. 271.

Motion by Randall of Linn that the bill be considered engrossed and read a third time now, prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—15.

Andre	Miles	Santee
Griffin	Miller	Shaff
Horchem	O'Donnell	Shortess
Lake	Randall	Starzinger
McFarlane	Rowley	Tucker

Nays—81.

Adkins	Boies	Edgington
Anderson of Davis	Bruce	Elwood
Anderson of Greene	Coakley	Epps
Anderson of Winnebago	Crozier	Erickson
Baldwin	Darrah	Findlay
Becker	Dean	Finley
Benn	Dunkelberg	Flenniken
	Durbin	Garber

Gilbert	Lewis	Rogers
Gilmore	McFerren	Slaught
Giltner	Mackie	Slosson
Grason	Mantz	Smith
Gray	Mead	Stanley
Hansen	Meredith	Stuart
Harrington	Mooty	Turner
Helming	Mowery	Ulstad
Jessen	Murray	Walrath
Johnston of Lucas	Neff	Weaver
Jones	Newton	Wenstrand
Kepple	Nichols	Wichman
Kern	Nicholson	Wigdahl
Klaus	Nordyke	Wilson of Cherokee
Klinker	Oertel	Wilson of Louisa
Knickerbocker	Peters	Wilson of Mahaska
Krouse	Reed	Wilson of Mitchell
Langfitt	Rees	Wormley
Larson	Richards	
Lenocker	Roberts	

Absent or not voting—12.

Bailey	Johnston of Humboldt	Rayburn
Finch	Kimberly	Scott
Hall	Lee	Stone
Jackson	Price	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass to House.

On motion of Grason of Pottawattamie, Calendar No. 162, Senate File No. 182, a bill for an act to repeal the second paragraph of section eight hundred fifty-c (850-c) of the supplement to the code, 1913, being the paragraph of said section embraced within parenthesis and being the enactment made by chapter eighty-nine (89) of the acts of the 34th general assembly relating to a tax levy for park improvement purposes, and to enact a substitute therefor, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Horchem of Dubuque offered the following amendment and moved its adoption:

Amend Senate File No. 182, by inserting in the seventh (7th) line of the printed bill, immediately following the word "cities", the words "including cities acting under special charters."

Amendment adopted.

Mr. Grason moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Griffin	O'Donnell
Anderson of Greene	Hall	Oertel
Anderson of Winne-	Harrington	Peters
bago	Horchem	Randall
Andre	Jessen	Rees
Baldwin	Jones	Richards
Becker	Kern	Rogers
Boies	Klaus	Santee
Bruce	Klinker	Shaff
Coakley	Knickerbocker	Shortess
Dunkelberg	Lake	Slosson
Durbin	Langfitt	Smith
Edgington	Lee	Stanley
Elwood	Lewis	Starzinger
Epps	McFarlane	Stone
Erickson	McFerren	Stuart
Finch	Mackie	Tucker
Findlay	Mantz	Turner
Finley	Meredith	Ulstad
Flenniken	Miller	Weaver
Gilbert	Mooty	Wenstrand
Gilmore	Neff	Wichman
Giltner	Newton	Wilson of Cherokee
Grason	Nichols	Wormley
Gray	Nicholson	

Nays—8.

Benn	Lenocker	Reed
Garber	Miles	Wilson of Louisa
Krouse	Mowery	

Absent or not voting—27.

Anderson of Davis	Johnston of Lucas	Roberts
Bailey	Kepple	Rowley
Crozier	Kimberly	Scott
Darrah	Larson	Slaught
Dean	Mead	Walrath
Hansen	Murray	Wigdahl
Helming	Nordyke	Wilson of Mahaska
Jackson	Price	Wilson of Mitchell
Johnston of Humboldt	Rayburn	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 16.

The hour having arrived for Special Order No. 16, Senate File No. 37, on request of Lee of Sac, unanimous consent having been granted, action was deferred and the bill was made special order for Friday, March 16th, at 10:30 a. m.

Unanimous consent having been granted to consider at this time, on motion of Rees of Fremont, Calendar No. 243, Senate File No. 217, a bill for an act to legalize the action of the board of supervisors of Fremont county, Iowa, relating to the sale of school lands in section sixteen (16), township sixty-eight (68), north of range forty-three (43) west of the fifth (5th) principal meridian, Fremont county Iowa, and to authorize the governor to issue a patent therefor to the heirs of John Horsley, deceased, with report of committee recommending passage was taken up and considered.

Mr. Rees moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins	Hall	Nicholson
Anderson of Davis	Hansen	Nordyke
Anderson of Greene	Harrington	O'Donnell
Anderson of Winnebago	Helming	Oertel
Andre	Horchem	Peters
Baldwin	Jessen	Randall
Becker	Johnston of Humboldt	Rees
Benn	Johnston of Lucas	Richards
Boies	Kern	Roberts
Bruce	Klaus	Rogers
Coakley	Klinker	Rowley
Crozier	Knickerbocker	Santee
Dunkelberg	Krouse	Shaff
Durbin	Langfitt	Shortess
Edgington	Larson	Slosson
Elwood	Lee	Smith
Epps	Lenocker	Stanley
Erickson	Lewis	Stone
Finch	McFarlane	Stuart
Findlay	McFerren	Tucker
Finley	Mackie	Turner
Flenniken	Mead	Ulstad
Garber	Meredith	Weaver
Gilbert	Miles	Wenstrand
Gilmore	Mooty	Wichman
Giltner	Mowery	Wilson of Cherokee
Grason	Murray	Wilson of Louisa
Gray	Neff	Wilson of Mahaska
Griffin	Newton	Wilson of Mitchell
	Nichols	Wormley

Nays—None.

Absent or not voting—19.

Bailey	Jones	Mantz
Darraha	Kepple	Miller
Dean	Kimberly	Price
Jackson	Lake	Rayburn

Reed
Scott
Slaughter

Starzinger
Walrath
Wigdahl

Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Stone of Sioux, Calendar No. 157, House File No. 256, a bill for an act to apportion the state into representative districts and declare the ratio of representation, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Stone moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Hall	O'Donnell
Anderson of Greene	Hansen	Oertel
Anderson of Winnebago	Horchem	Peters
Andre	Jessen	Randall
Baldwin	Johnston of Humboldt	Reed
Becker	Jones	Roberts
Benn	Kepple	Rogers
Boies	Klaus	Rowley
Bruce	Klinker	Santee
Coakley	Knickerbocker	Shaff
Crozier	Krouse	Slosson
Darraha	Lake	Smith
Dean	Langfitt	Stanley
Dunkelberg	Larson	Stone
Durbin	Lee	Stuart
Edgington	Lenocker	Tucker
Elwood	Lewis	Turner
Finch	McFarlane	Ulstad
Findlay	Mackie	Walrath
Finley	Mantz	Weaver
Flenniken	Meredith	Wenstrand
Gilbert	Miles	Wichman
Gilmore	Mooty	Wigdahl
Giltner	Murray	Wilson of Cherokee
Grason	Neff	Wilson of Louisa
Gray	Newton	Wormley
Griffin	Nichols	
	Nicholson	

Nays—6.

Anderson of Davis
Epps

McFerren
Mowery

Nordyke
Wilson of Mahaska

Absent or not voting—21.

Bailey	Kern	Richards
Erickson	Kimberly	Scott
Garber	Mead	Shortess
Harrington	Miller	Slaughter
Helming	Price	Starzinger
Jackson	Rayburn	Wilson of Mitchell
Johnston of Lucas	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Richards of Muscatine, Calendar No. 163, Senate File No. 53, a bill for an act to amend section three thousand nine-l (3009-l), supplement to the code, 1913, relating to coal, charcoal, coke, sale and delivery tickets, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Rogers of Carroll offered the following amendment and moved its adoption :

Amend Senate File No. 53 by inserting before the word "be" in the third line of section 1, the words "supplement to the code, 1913,".

Amendment adopted.

Mr. McFarlane moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—98.

Adkins	Finch	Kepple
Anderson of Davis	Findlay	Kern
Anderson of Greene	Finley	Klaus
Anderson of Winnebago	Flenniken	Klinker
Andre	Garber	Knickerbocker
Baldwin	Gilbert	Krouse
Becker	Gilmore	Lake
Benn	Giltner	Langfitt
Boles	Grason	Lee
Bruce	Gray	Lenocker
Coakley	Griffin	Lewis
Crozier	Hall	McFarlane
Darrah	Hansen	McFerren
Dunkelberg	Harrington	Mackie
Durbin	Helming	Mantz
Edgington	Horchem	Mead
Elwood	Jessen	Meredith
Epps	Johnston of Humboldt	Miles
Erickson	Johnston of Lucas	Miller
	Jones	Moody

Mowery	Roberts	Ulstad
Murray	Rogers	Walrath
Neff	Rowley	Weaver
Newton	Santee	Wenstrand
Nichols	Shaff	Wichman
Nicholson	Shortess	Wigdahl
Nordyke	Slaughter	Wilson of Cherokee
O'Donnell	Slosson	Wilson of Louisa
Oertel	Smith	Wilson of Mahaska
Peters	Starzinger	Wilson of Mitchell
Randall	Stone	Wormley
Reed	Stuart	
Rees	Tucker	
Richards	Turner	

Nays—None.

Absent or not voting—10.

Bailey	Larson	Stanley
Dean	Price	Mr. Speaker
Jackson	Rayburn	
Kimberly	Scott	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Calendar No. 164, House File No. 116, a bill for an act to fix the method of estimating and determining the rate of tax required to be levied for any purpose authorized by law, to require such rate to be computed upon the adjusted valuation for the preceding calendar year, to require the certification of the amount of the required tax in dollars and not by rate, and to provide for the final adjustment of the rate by the county auditor to the adjusted valuation for the current year, with report of committee recommending passage as amended was taken up and considered.

Weaver of Polk offered the following amendments to the committee amendments:

I hereby move that the amendment by the committee on ways and means to House File No. 116, be amended as follows:

1st: By inserting in parenthesis, after the word "year" in the eighth line of section 2, the words "not including monies and credits and other monied capital taxed at a flat rate, as provided in section thirteen hundred ten (1310), supplement to the code, 1913."

2nd: By inserting after the word "year" in line six of section 3 of said amendment, the following words in parenthesis: "not including monies and credits and other monied capital taxed at a flat rate, as provided in section thirteen hundred ten (1310), supplement to the code, 1913."

3rd: By striking out the period at the end of section 3 of said amendment, inserting a comma in lieu thereof and adding thereafter the following words: "provided, however, that nothing herein shall be construed as interfering with the right of any taxing district to receive its due proportion of the taxes on monies and credits and other monied capital taxed at a flat rate as provided in section thirteen hundred ten (1310), supplement to the code, 1913."

4th: By striking out section 4 of said amendment and inserting in lieu thereof the following:

"SECTION 4. On the determination by the auditor of the necessary rates as herein directed, it is made his duty to enter a record of such rates for each taxing district upon the permanent records of his office in a book to be kept for that purpose."

5th: By striking out the period at the end of section 6 of said amendment, and inserting the following words at the end of said section 6: "after the taking effect of this act."

6th: By striking from section 7 of said amendment the following words, beginning in the sixth line of said section 7, to-wit: "and each county auditor shall send to the taxing officers in his county a copy of such instructions."

Rogers of Carroll moved that further action on House File No. 116 be deferred, that the bill retain its place on the calendar and that the amendments offered by Weaver of Polk be printed in the journal.

Motion prevailed.

On motion of Wenstrand of Page, Calendar No. 165, House File No. 159, a bill for an act to repeal the law as it appears in section twenty-two hundred forty-seven (2247) and twenty-three hundred eight (2308), supplement to the code, 1913, relating to the levy of taxes for the support of the poor and insane and to provide for an additional levy in the general county fund, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Wenstrand moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—91.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winne-
bago

Baldwin
Becker
Benn
Boies
Bruce

Coakley
Crozier
Darrah
Dunkelberg
Durbin

Edgington	Knickerbocker	Reed
Elwood	Krouse	Richards
Epps	Lake	Rogers
Erickson	Langfitt	Rowley
Finch	Larson	Santee
Findlay	Lee	Shaff
Finley	Lenocker	Shortess
Flenniken	Lewis	Slaughter
Garber	McFarlane	Slosson
Gilbert	McFerren	Smith
Gilmore	Mackie	Stanley
Giltner	Mead	Starzinger
Grason	Meredith	Stone
Griffin	Miles	Tucker
Hall	Miller	Turner
Hansen	Mooty	Ulstad
Harrington	Mowery	Weaver
Helming	Neff	Wenstrand
Horchem	Newton	Wichman
Jessen	Nichols	Wigdahl
Johnston of Lucas	Nicholson	Wilson of Cherokee
Jones	Nordyke	Wilson of Louisa
Kepple	O'Donnell	Wilson of Mahaska
Kern	Oertel	Wilson of Mitchell
Klaus	Peters	Wormley
Klinker	Randall	

Nays—1.

Gray

Absent or not voting—16.

Andre	Mantz	Scott
Bailey	Murray	Stuart
Dean	Price	Walrath
Jackson	Rayburn	Mr. Speaker
Johnston of Humboldt	Rees	
Kimberly	Roberts	

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 the House concurred in the amendments to House File No. 70.

W. H. WALRATH.

H. W. BENN.

I second the motion.

C. V. FINDLAY.

L. O. WIGDAHL.

INTRODUCTION OF BILLS.

Unanimous consent was granted to return to the order of introduction of bills.

By committee on appropriations, House File No. 578, a bill for an act to appropriate money for the benefit of John Miller, a member of the Delaware county guards.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

On motion of Tucker of Clinton, Calender No. 166, Senate File No. 72, providing for the payment out of the general revenues of the state of compensation due employees of the state under the Iowa workmen's compensation statute, with report of committee recommending passage was taken up and considered.

Mr. Tucker moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Adkins	Hansen	O'Donnell
Anderson of Davis	Harrington	Oertel
Anderson of Greene	Helming	Peters
Anderson of Winne-	Horchem	Randall
bago	Jessen	Reed
Andre	Johnston of Lucas	Rees
Baldwin	Jones	Richards
Becker	Kepple	Roberts
Benn	Kern	Rogers
Boies	Klaus	Santee
Bruce	Klinker	Shaff
Coakley	Knickerbocker	Shortess
Crozier	Krouse	Slaughter
Darrah	Lake	Smith
Dunkelberg	Langfitt	Stanley
Durbin	Larson	Starzinger
Edgington	Lee	Stuart
Elwood	Lenocker	Tucker
Epps	Lewis	Turner
Erickson	McFerren	Ulstad
Finch	Mackie	Weaver
Findlay	Mantz	Wenstrand
Finley	Meredith	Wichman
Flenniken	Miles	Wigdahl
Garber	Miller	Wilson of Cherokee
Gilbert	Mooty	Wilson of Louisa
Gilmore	Mowery	Wilson of Mahaska
Giltner	Neff	Wilson of Mitchell
Grason	Newton	Wormley
Gray	Nichols	
Griffin	Nicholson	
Hall	Nordyke	

Nays—None.

Absent or not voting—16.

Bailey	Mead	Slosson
Dean	Murray	Stone
Jackson	Price	Walrath
Johnston of Humboldt	Rayburn	Mr. Speaker
Kimberly	Rowley	
McFarlane	Scott	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Newton of Cass, Calendar No. 167, House File No. 206, a bill for an act changing the name of the Iowa industrial reformatory for females, to the women's reformatory, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Newton moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Hall	Newton
Anderson of Davis	Hansen	Nichols
Anderson of Greene	Harrington	Nordyke
Anderson of Winnebago	Helming	O'Donnell
Andre	Horchem	Oertel
Baldwin	Jessen	Peters
Becker	Johnston of Humboldt	Randall
Benn	Johnston of Lucas	Reed
Boies	Kepple	Roberts
Bruce	Kern	Rogers
Coakley	Klinker	Santee
Crozier	Knickerbocker	Shaff
Darrah	Krouse	Shortess
Dunkelberg	Lake	Slaught
Durbin	Langfitt	Smith
Edgington	Larson	Stanley
Elwood	Lee	Starzinger
Epps	Lenocker	Tucker
Erickson	Lewis	Ulstad
Finch	McFerren	Weaver
Findlay	Mackie	Wenstrand
Flenniken	Mantz	Wichman
Garber	Mead	Wigdahl
Gilbert	Meredith	Wilson of Cherokee
Gilmore	Miles	Wilson of Louisa
Giltner	Miller	Wilson of Mahaska
Grason	Mooty	Wilson of Mitchell
Gray	Mowery	Wormley
Griffin	Murray	
	Neff	

Nays—None.

Absent or not voting—21.

Bailey	McFarlane	Scott
Dean	Nicholson	Slosson
Finley	Price	Stone
Jackson	Rayburn	Stuart
Jones	Rees	Turner
Kimberly	Richards	Walrath
Klaus	Rowley	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

PIONEER LAW MAKERS' ASSOCIATION.

A committee from the Pioneer Law Makers' Association having appeared, Klinker of Crawford moved that the committee representing this body be conducted to the speaker's desk.

Motion prevailed and the committee was conducted to the speaker's desk. Upon an invitation from the speaker, Mr. G. H. Van Houten briefly addressed the House.

Klinker of Crawford moved that the House adjourn until 1:15 p. m.

Motion prevailed.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

CONSIDERATION OF BILLS.

On motion of Jessen of Story, Calendar No. 168, House File No. 188, a bill for an act creating the office of state apiarist at the Iowa State College of Agriculture and Mechanic Arts in connection with the work in entomology and agriculture, providing for the inspection of bees and the prevention of disease among same, making appropriation therefor, and to repeal the law as it now appears in sections twenty-five hundred seventy-five-a fifty-three (2575-a53) to twenty-five hundred seventy-five-a sixty-two (2575-a62), inclusive, supplement to the code, 1913, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Jesson moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Anderson of Greene	Horchem	Oertel
Anderson of Winnebago	Jackson	Peters
Andre	Jessen	Randall
Baldwin	Johnston of Humboldt	Rees
Becker	Johnston of Lucas	Roberts
Benn	Jones	Rogers
Boies	Kepple	Rowley
Bruce	Kern	Shaff
Darrah	Klinker	Santee
Dunkelberg	Knickerbocker	Shortess
Durbin	Krouse	Slaught
Edgington	Langfitt	Slosson
Elwood	Lee	Smith
Epps	Lewis	Stanley
Erickson	McFarlane	Starzinger
Finch	McFerrer	Stuart
Findlay	Mackie	Tucker
Finley	Mantz	Ulstad
Flenniken	Mead	Weaver
Garber	Meredith	Wenstrand
Gilmore	Miles	Wichman
Giltner	Miller	Wigdahl
Grason	Mooty	Wilson of Cherokee
Gray	Murray	Wilson of Louisa
Griffin	Neff	Wilson of Mahaska
Hansen	Newton	Wilson of Mitchell
Harrington	Nichols	Wormley
Helming	O'Donnell	Mr. Speaker

Nays—5.

Anderson of Davis	Crozier	Reed
Coakley	Mowery	

Absent or not voting—19.

Adkins	Lake	Richards
Bailey	Larson	Scott
Dean	Lenocker	Stone
Gilbert	Nicholson	Turner
Hall	Nordyke	Walrath
Kimberly	Price	
Klaus	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Finley of Henry, Calendar No. 170, Senate File No. 78, a bill for an act to repeal section twenty-five hundred forty-eight (2548), supplemental supplement to the code, 1915, pertaining to fish ways and for enacting a substitute therefor, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Rogers of Carroll offered the following amendment and moved its adoption:

Amend Senate File No. 78 by inserting after the word "less" in the nineteenth line of section one of the printed bill the words "than fifty dollars nor more".

Amendment adopted.

Mr. Finley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—96.

Anderson of Davis	Horchem	O'Donnell
Anderson of Greene	Jackson	Oertel
Anderson of Winne-	Jessen	Peters
bago	Johnston of Humboldt	Price
Andre	Johnston of Lucas	Randall
Baldwin	Jones	Reed
Becker	Kepple	Rees
Benn	Kern	Roberts
Boies	Klaus	Rogers
Bruce	Klinker	Rowley
Coakley	Knickerbocker	Santee
Crozier	Krouse	Shaff
Darrah	Lake	Shortess
Dunkelberg	Langfitt	Slaught
Durbin	Larson	Slosson
Edgington	Lee	Smith
Elwood	Lenocker	Stanley
Epps	Lewis	Starzinger
Erickson	McFarlane	Stone
Finch	McFerren	Stuart
Findlay	Mackie	Tucker
Finley	Mantz	Ulstad
Flenniken	Mead	Weaver
Garber	Meredith	Wenstrand
Gilmore	Miller	Wichman
Giltner	Mooty	Wigdahl
Grason	Mowery	Wilson of Cherokee
Gray	Murray	Wilson of Louisa
Griffin	Neff	Wilson of Mahaska
Hall	Newton	Wilson of Mitchell
Hansen	Nichols	Wormley
Harrington	Nicholson	Mr. Speaker
Helming		

Nays—None.

Absent or not voting—12.

Adkins	Miles	Turner
Bailey	Nordyke	Walrath
Dean	Rayburn	
Gilbert	Richards	
Kimberly	Scott	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Nichols of Hardin, Calendar No. 171, House File No. 378, a bill for an act to legalize an ordinance of the city of Iowa Falls, Iowa, granting a franchise to F. J. Cross, his successors and assigns, to acquire, construct, maintain, use and operate a heating plant within the city of Iowa Falls, Iowa, and to lay, relay, maintain, use and operate within, along and across the streets, avenues, public places, bridges and alleys of the city of Iowa Falls, Iowa, the necessary pipes, conduits, and other construction of said heating plant and its distribution system and also to connect said plant and said distributing system by the necessary construction with the buildings of said city, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Nichols moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—94.

Anderson of Davis	Hall	Miller
Anderson of Greene	Hansen	Mooty
Anderson of Winne-	Harrington	Mowery
bago	Helming	Neff
Andre	Horchem	Newton
Baldwin	Jackson	Nichols
Becker	Jessen	Nicholson
Benn	Johnston of Lucas	O'Donnell
Boies	Jones	Oertel
Bruce	Kepple	Peters
Coakley	Kern	Price
Darraha	Klaus	Randall
Dunkelberg	Klinker	Reed
Durbin	Knickerbocker	Rees
Edgington	Krouse	Richards
Elwood	Lake	Roberts
Epps	Langfitt	Rogers
Erickson	Larson	Rowley
Finch	Lee	Santee
Findlay	Lenocker	Shaff
Finley	Lewis	Shortess
Flenniken	McFarlane	Slaught
Garber	McFerren	Slosson
Gilmore	Mackie	Smith
Giltner	Mantz	Stanley
Grason	Mead	Starzinger
Gray	Meredith	Stuart
Griffin	Miles	Tucker

Turner
Ulstad
Weaver
Wenstrand

Wigdahl
Wilson of Cherokee
Wilson of Louisa
Wilson of Mahaska

Wilson of Mitchell
Wormley
Mr. Speaker

Nays—None.

Absent or not voting—14.

Adkins
Bailey
Crozier
Dean
Gilbert

Johnston of Humboldt
Kimberly
Murray
Nordyke
Rayburn

Scott
Stone
Walrath
Wichman

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Calendar No. 172, Senate File No. 124, a bill for an act to legalize the issuance of funding bonds of the city of Valley Junction, Iowa, dated the 2d day of January, 1917, in the sum of seven thousand (\$7,000.00) dollars, issued in exchange for a like amount of indebtedness of the city of Valley Junction, Iowa, as evidenced by warrants, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—95.

Anderson of Davis
Anderson of Greene
Anderson of Winnebago
Andre
Baldwin
Becker
Benn
Boies
Bruce
Coakley
Crozier
Darrah
Dunkelberg
Durbin
Edgington
Elwood
Epps
Erickson
Finch
Findlay
Finley

Flenniken
Garber
Gilmore
Giltner
Grason
Gray
Griffin
Hall
Hansen
Harrington
Helming
Horchem
Jackson
Jessen
Johnston of Humboldt
Johnston of Lucas
Jones
Kepple
Kern
Klaus
Klinker
Knickerbocker

Langfitt
Larson
Lee
Lenocker
Lewis
McFarlane
McFerren
Mackie
Mantz
Meredith
Miles
Miller
Mooty
Mowery
Murray
Neff
Newton
Nichols
Nicholson
O'Donnell
Oertel
Peters

Price	Slaught	Weaver
Randall	Slosson	Wenstrand
Rees	Smith	Wichman
Richards	Stanley	Wigdahl
Roberts	Starzinger	Wilson of Cherokee
Rogers	Stone	Wilson of Louisa
Rowley	Stuart	Wilson of Mahaska
Santee	Tucker	Wilson of Mitchell
Shaff	Turner	Wormley
Shortess	Ulstad	Mr. Speaker

Nays—None.

Absent or not voting—13.

Adkins	Krouse	Reed
Bailey	Lake	Scott
Dean	Mead	Walrath
Gilbert	Nordyke	
Kimberly	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and its title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Shaff of Clinton, Calendar No. 197, House File No. 218, a bill for an act to enable the state of Iowa to assist in the celebration of the fifty-fourth anniversary of the campaign, siege and capture of Vicksburg, Mississippi, and to appropriate money therefor and provide for the disbursement thereof, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Shaff moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—91.

Anderson of Davis	Dunkelberg	Grason
Anderson of Greene	Durbin	Gray
Anderson of Winnebago	Edgington	Griffin
Andre	Elwood	Hall
Baldwin	Epps	Hansen
Becker	Erickson	Harrington
Benn	Finch	Helming
Boies	Findlay	Horchem
Bruce	Finley	Jackson
Coakley	Flenniken	Jessen
Crozier	Garber	Johnston of Humboldt
Darraha	Gilmore	Johnston of Lucas
	Giltner	Jones

Kepple	Miles	Slosson
Kern	Miller	Smith
Klaus	Murray	Stanley
Klinker	Neff	Starzinger
Knickerbocker	Newton	Tucker
Krouse	Nichols	Turner
Lake	O'Donnell	Ulstad
Langfitt	Oertel	Weaver
Larson	Peters	Wenstrand
Lee	Price	Wichman
Lenocker	Randall	Wigdahl
Lewis	Richards	Wilson of Cherokee
McFarlane	Rogers	Wilson of Louisa
McFerren	Rowley	Wilson of Mahaska
Mackie	Santee	Wilson of Mitchell
Mantz	Shaff	Wormley
Mead	Shortess	Mr. Speaker
Meredith	Slaught	

Nays—1.

Mowery

Absent or not voting—16.

Adkins	Nicholson	Scott
Bailey	Nordyke	Stone
Dean	Rayburn	Stuart
Gilbert	Reed	Walrath
Kimberly	Rees	
Mooty	Roberts	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Rogers of Carroll, unanimous consent having been granted, Calendar No. 173, House File No. 228, was made a special order for Wednesday, March 28th, at 10:00 a. m.

On motion of Griffin of Woodbury, Calendar No. 174, House File No. 278, a bill for an act to amend section sixteen hundred seventeen (1617) of the code, relating to the dissolution of corporations and the giving notice of such dissolutions, with report of committee recommending passage was taken up and considered.

Hall of Taylor in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Griffin moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—88.

Anderson of Greene	Harrington	O'Donnell
Anderson of Winne-	Helming	Oertel
bago	Horchem	Peters
Andre	Jackson	Price
Baldwin	Jessen	Randall
Becker	Johnston of Humboldt	Reed
Benn	Johnston of Lucas	Rees
Boies	Kepple	Roberts
Bruce	Kern	Rogers
Coakley	Klaus	Shaff
Crozier	Klinker	Shortess
Darra	Knickerbocker	Slaughter
Dunkelberg	Krouse	Slosson
Durbin	Lake	Smith
Edgington	Langfitt	Stanley
Elwood	Lee	Starzinger
Epps	Lenocker	Stone
Erickson	Lewis	Stuart
Finch	McFarlane	Tucker
Findlay	McFerren	Turner
Finley	Mackie	Ulstad
Flenniken	Mantz	Wenstrand
Garber	Mead	Wichman
Gilmore	Meredith	Wigdahl
Giltner	Miller	Wilson of Cherokee
Grason	Mowery	Wilson of Louisa
Gray	Neff	Wilson of Mahaska
Griffin	Newton	Wilson of Mitchell
Hall	Nichols	Wornley
Hansen	Nicholson	

Nays—None.

Absent or not voting—20.

Adkins	Larson	Rowley
Anderson of Davis	Miles	Santee
Bailey	Mooty	Scott
Dean	Murray	Walrath
Gilbert	Nordyke	Weaver
Jones	Rayburn	Mr. Speaker
Kimberly	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILLS RE-REFERRED.

On request of Stone of Sioux, unanimous consent having been granted, Calendar No. 209, House File No. 330, was re-referred to the committee on ways and means.

On request of Giltner of Monroe, unanimous consent having been granted, Calendar No. 185, Senate File No. 218, was referred to the committee on judiciary.

CONSIDERATION OF BILLS.

On motion of Starzinger of Polk, Calendar No. 175, House File No. 230, a bill for an act to authorize the issuance of a patent conveying the south seventy-five (75) feet of lots nine (9), ten (10), and eleven (11) in block ten (10) in H. Lyon's addition to the town of Des Moines, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Starzinger moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—93.

Adkins	Harrington	Nicholson
Anderson of Davis	Helming	O'Donnell
Anderson of Greene	Horchem	Peters
Anderson of Winne-	Jackson	Price
bago	Jessen	Randall
Andre	Johnston of Humboldt	Reed
Baldwin	Johnston of Lucas	Rees
Becker	Jones	Roberts
Benn	Kepple	Rogers
Boies	Kern	Santee
Bruce	Klaus	Shaff
Coakley	Klinker	Shortess
Darrah	Knickerbocker	Slaught
Dean	Krouse	Slosson
Dunkelberg	Langfitt	Smith
Durbin	Larson	Stanley
Edgington	Lee	Starzinger
Elwood	Lenocker	Stone
Epps	Lewis	Stuart
Finch	McFarlane	Tucker
Findlay	McFerren	Turner
Finley	Mackie	Ulstad
Flenniken	Mantz	Wenstrand
Garber	Mead	Wichman
Gilbert	Meredith	Wigdahl
Gilmore	Miles	Wilson of Cherokee
Giltner	Miller	Wilson of Louisa
Grason	Mooty	Wilson of Mahaska
Gray	Mowery	Wilson of Mitchell
Griffin	Neff	Wormley
Hall	Newton	
Hansen	Nichols	

Nays—1.

Oertel

Absent or not voting—14.

Bailey	Murray	Scott
Crozier	Nordyke	Walrath
Erickson	Rayburn	Weaver
Kimberly	Richards	Mr. Speaker
Lake	Rowley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Unanimous consent was granted to return to the order of introduction of petitions.

Randall of Linn presented petition of citizens of Linn county in favor of closed season on quail and prairie chicken.

Referred to committee on fish and game.

SENATE CONCURRENT RESOLUTION CONSIDERED.

Mantz of Audubon asked and obtained unanimous consent to consider at this time Senate concurrent resolution relative to the exchange of House and Senate calendars, and moved that the House concur:

Whereas, it is highly desirable that the presiding officers, secretaries, and members of each House of the present general assembly together with the newspaper reporters, should be furnished with the calendars of both Houses in order to be advised what measures are being considered from day to day by each House, therefore,

Be It Resolved by the Senate, the House concurring: That the secretary of the Senate and chief clerk of the House be and they are hereby authorized and directed to each legislative morning lay upon the desks of the presiding officers and chief clerks of each House and the desk of each member of both Senate and House, together with the recognized newspaper reporters in each chamber, a copy of each of the Senate and House calendars.

Motion prevailed and the House concurred.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

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. 274, a bill for an act to amend the law as it appears in section sixteen hundred eighty-three-b (1683-b), of the supplement to the code, 1913, and to repeal section sixteen hundred eighty-three-k (1683-k) and section sixteen hundred eighty-three-l (1683-l), supplement to the code, 1913, and to enact a substitute therefor, relating to boards of

supervisors granting aid to farm improvement associations, and repealing section sixteen hundred eighty-three-q (1683-q), supplement to the code, 1913.

CONSIDERATION OF BILLS.

On motion of Turner of Iowa, Calendar No. 177, House File No. 114, a bill for an act to amend sections two thousand five hundred forty (2540), two thousand five hundred fifty-one (2551), two thousand five hundred fifty-two (2552), two thousand five hundred fifty-three (2553) of the supplemental supplement to the code, 1915, relating to the spearing of certain fish and the protection of quail and mink, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Turner moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—61.

Adkins	Kepple	Reed
Anderson of Greene	Kern	Roberts
Boies	Knickerbocker	Rogers
Bruce	Krouse	Santee
Darrah	Langfitt	Shortess
Dean	Larson	Slaught
Dunkelberg	Lee	Slosson
Durbin	Lenocker	Stanley
Edgington	McFarlane	Stone
Elwood	McFerren	Stuart
Finch	Mantz	Turner
Findlay	Mead	Ulstad
Finley	Miller	Weaver
Flenniken	Mooty	Wenstrand
Garber	Mowery	Wilson of Cherokee
Gilbert	Neff	Wilson of Louisa
Grason	Newton	Wilson of Mahaska
Hall	Nichols	Wilson of Mitchell
Harrington	Nicholson	Wormley
Jackson	Peters	
Johnston of Lucas	Randall	

Nays—32.

Anderson of Davis	Coakley	Helming
Anderson of Winne-	Epps	Horchem
bago	Erickson	Johnston of Humboldt
Andre	Gilmore	Jones
Baldwin	Giltner	Klaus
Becker	Gray	Klinker
Benn	Hansen	Lewis

Meredith
Miles
Murray
O'Donnell

Oertel
Price
Richards
Smith

Starzinger
Tucker
Wichman
Wigdahl

Absent or not voting—15.

Bailey
Crozier
Griffin
Jessen
Kimberly

Lake
Mackie
Nordyke
Rayburn
Rees

Rowley
Scott
Shaff
Walrath
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Turner of Iowa offered the following amendment to the title:

Amend the title to House File No. 114 by striking out the words and figures "two thousand five hundred forty (2540), two thousand five hundred fifty-two (2552), two thousand five hundred fifty-three (2553)"; by striking out the words "the spearing of certain fish" and the words "and mink".

Amendment adopted and title as amended was agreed to.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the governor announcing that he had, on March 13th, signed the following bills:

House Files Nos. 268, 149, 136, 37 and 22.

On motion of Anderson of Greene the House adjourned until 9:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 15, 1917.

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

Prayer was offered by the Rev. J. M. Brown, Grinnell, Iowa.

Journal of March 14th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Weaver of Polk presented a petition of citizens of Polk county in favor of suffrage.

Referred to committee on constitutional amendments.

McFarlane of Black Hawk presented petition of voters of Black Hawk county in favor of suffrage.

Referred to committee on constitutional amendments.

Walrath of Fayette presented petition of citizens of Fayette county in favor of suffrage.

Referred to committee on constitutional amendments.

Speaker pro tem McFarlane in the chair.

Neff of Pottawattamie presented petition of Des Moines Federation of churches protesting against H. F. No. 327.

Referred to committee on police regulations.

Neff of Pottawattamie presented petition of citizens of Blakesburg, Iowa, urging an appropriation for a new cattle barn on the state fair grounds.

Referred to committee on appropriations.

Wilson of Louisa presented petition of citizens of Louisa county in favor of suffrage.

Referred to committee on constitutional amendments.

Anderson of Winnebago presented petition of citizens of Winnebago county in favor of the retention of the traveling library.

Referred to committee on public libraries.

Gilbert of Marshall presented petition of citizens of Marshall county in favor of suffrage.

Referred to committee on constitutional amendments.

Mead of Butler presented petition of citizens of Butler county in favor of public welfare research station.

Referred to committee on public health

Horchem of Dubuque presented petition of citizens of Dubuque county in favor of the city manager plan.

Referred to committee on municipal corporations.

Tucker of Clinton presented petition of citizens of Clinton county in favor of closed season on quail and prairie chicken.

Referred to committee on fish and game.

Neff of Pottawattamie presented petition of citizens of Pottawattamie county in favor of the Elwood-Mackie amendment to House File No. 353.

Referred to committee on roads and highways.

Oertel of Lee presented petition of citizens of Lee county in favor of suffrage.

Referred to committee on constitutional amendments.

Garber of Decatur presented petition of citizens of Lamoni, Iowa, in favor of the Elwood-Mackie amendment to House File No. 353, in favor of Senate File No. 21 by Foster, and that the minimum school year be increased.

Referred to committee on schools and text-books.

Richards of Muscatine presented petition of citizens of Muscatine county relative to passengers on freight trains.

Referred to committee on railroads and transportation.

Starzinger of Polk presented petition of citizens of Polk county in favor of the women's reformatory being retained at Rockwell City, Iowa.

Referred to committee on public health.

Mowery of Jefferson presented petition of teachers of Jefferson county in favor of the teachers' annuity bill.

Referred to committee on appropriations.

Mowery of Jefferson presented petition of citizens of Jefferson county in favor of suffrage.

Referred to committee on constitutional amendments.

Mr. Speaker presented petition of citizens of Harrison county against House File No. 327.

Referred to committee on police regulations.

Benn of Washington presented petition of citizens of Washington county in favor of closed season on quail.

Referred to committee on fish and game.

Epps of Wapello presented petition of citizens of Blakesburg, Iowa, favoring an appropriation for a new cattle barn on the state fair grounds.

Referred to committee on appropriations.

Slaight of Wapello presented petition of citizens of Wapello county in favor of suffrage.

Referred to committee on constitutional amendments.

Elwood of Howard presented petition of citizens of Howard and Winneshiek counties protesting against the passage of Senate File No. 290.

Referred to committee on agriculture.

Jessen of Story presented petition of citizens of Story county in favor of suffrage.

Referred to committee on constitutional amendments.

Coakley of Union presented petition of citizens of Union county in favor of suffrage.

Referred to committee on constitutional amendments.

Findlay of Webster presented petition of citizens of Fort Dodge, Iowa, in favor of the teachers' annuity bill.

Referred to committee on appropriations.

Giltner of Monroe presented resolution of Iowa Shorthorn Breeders' Association in favor of an appropriation for a new cattle barn on the state fair grounds.

Referred to committee on appropriations.

REPORTS OF COMMITTEES.

Becker of Clayton, from the committee on pharmacy, submitted the following report:

MR. SPEAKER—Your committee on pharmacy, to whom was referred substitute for Senate File No. 100, a bill for an act to authorize manufacturers of patent and proprietary medicines, tinctures, extracts and other commodities not susceptible of use as a beverage, but which require as an ingredient thereof, alcohol, spirituous or vinous liquors, to obtain a permit authorizing the purchase, transportation and possession of the same for use by such manufacturers, and providing penalties 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.

WILLIAM BECKER, *Chairman.*

Report adopted.

Rowley of Van Buren, from the committee on schools and text-books, submitted the following report:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 140, a bill for an act to prohibit the placing or maintaining by school boards, of furnaces or places where fires are kept in connection with heating plants in certain school buildings, beg leave to report they 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:

By inserting after the word "material" in the seventh line of section 1, of said bill, the words "The provision of this act shall apply only to those private or public schools which are erected after the passage of this act"; and when so amended the bill do pass.

JOHN W. ROWLEY, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 336, a bill for an act to amend section twenty-six hundred thirty-four-b six (2634-b6), supplement to the code, 1913, relating to examination for graduation 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 be amended as follows:

By inserting a comma (,) after the word "school" in line four (4) thereof, and a comma (,) after the word "school" in line six (6); and when so amended the bill do pass.

JOHN W. ROWLEY, *Chairman.*

Ordered passed on file.

Also :

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 361, a bill for an act to amend section 2768 of the supplement to the code, 1913, relating to the duties of school treasurers in the deposit of funds and the interest 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.

JOHN W. ROWLEY, *Chairman*.

Report adopted.

Also :

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 412, a bill for an act to amend section 2781, code 1897, relating to the posting or publishing detailed statements of receipts and disbursements of funds expended for school 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.

JOHN W. ROWLEY, *Chairman*.

Report adopted.

Johnston of Lucas, 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. 485, a bill for an act to amend section one thousand five hundred thirty-three (1533), supplement to the code of Iowa, 1913, beg leave to report they 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.

JAS. F. JOHNSTON, *Chairman*.

Report adopted and House File No. 485 was indefinitely postponed.

Stanley of Adams, 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. 84, a bill for an act to amend section 2415 of the supplemental supplement to the code, 1915, relative to the payment of costs in search warrant 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 indefinitely postponed.

L. E. STANLEY, *Chairman*.

Report adopted and Senate File No. 84 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on suppression of intemperance, to whom was referred Senate File No. 7, a bill for an act to prohibit the solicitation of orders for the sale of intoxicating liquors by advertisements in newspapers, magazines, periodicals, letters, posters, billboards, circulars, order blanks, price lists, handbills or other form of written or printed matter, and making violation a misdemeanor and the act prevented by a writ of injunction, beg leave to report they 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:

That section one thereof be amended by striking out all after the word "misdemeanor" in the 31st line thereof, and inserting in lieu thereof a period (.); and when so amended the bill do pass.

L. E. STANLEY, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on suppression of intemperance, to whom was referred Senate File No. 89, a bill for an act providing that evidence of intoxication shall not be given on the question of intent in criminal 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 referred to the judiciary committee.

L. E. STANLEY, *Chairman.*

Report adopted and Senate File No. 89 was referred to committee on judiciary.

Miles of Jackson, from the committee on private corporations, submitted the following report:

MR. SPEAKER—Your committee on private corporations, to whom was referred Senate File No. 372, a bill for an act repealing section 2044 of the code, and enacting a substitute therefor, authorizing the issuance of preferred stock by railway 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.

H. J. MILES, *Chairman.*

Report adopted.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 386, a bill for an act to amend sections six hundred ninety-four-c twenty-seven (694-c-27), and section six hundred ninety-four-c forty-eight (694-c-48) of the 1915 supplemental supplement to the code of Iowa, relating to municipal courts, beg leave to report they 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:

By striking out the words and figures "of the 1915" in the second line of section 1 and inserting in lieu thereof a comma; also by striking out the words "of Iowa" in the third line of section 1 and inserting in lieu thereof the figures "1915" preceded and followed by a comma.

By striking out the words and figures "Section 694-c-27" in the fifth line of section 1.

By striking out the words and figures "of the 1915" in the second line of section 2 and inserting in lieu thereof a comma, and by striking out the words "of Iowa" in the third line of section 2 and inserting in lieu thereof the figures "1915" preceded and followed by a comma.

By striking out the words and figures "section 694-c-48" in the fifth line of section 2.

Amend the title by striking out the words and figures "of the 1915" in the third line of said title and inserting in lieu thereof a comma; and the words "of Iowa" in the fourth line of said title, and inserting in lieu thereof the figures "1915" preceded and followed by a comma; and when so amended the bill do pass.

RUBE MCFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 425, a bill for an act to legalize certain warrants of the town of Grand Mound, 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.

RUBE MCFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 291, a bill for an act to legalize an ordinance of the incorporated town of Blairsburg, Iowa, granting a franchise to Iowa Falls Electric Company to erect, maintain and operate an electric light and power plant in 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:

By striking out of section two the words "Cedar Rapids Republican" and inserting in lieu thereof the words "Des Moines Capital", a newspaper published at Des Moines, Iowa", and by striking out of line four (4) of said section the word "newspapers" and inserting in lieu thereof the words "a newspaper"; and when so amended the bill do pass.

RUBE MCFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 415, a bill for an act to legalize certain warrants of the city of Nevada, 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 257, a bill for an act to legalize and confirm the amending and re-incorporating articles of association of the Ottumwa Library Association, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 286, a bill for an act to legalize certain warrants of the town of Bellevue, 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 34, a bill for an act to repeal section five hundred thirty (530) of the code and to enact as a substitute therefor, providing for the fees to be paid witnesses and jurors for services and attendance at coroner's inquest, beg leave to report they 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:

By striking out of the first line of section 2 the words "fees of witnesses and jurors:"; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 205, a bill for an act to amend section fifty-one hundred sixty-seven (5167) of the code, relating to the time of commencement of criminal actions, beg leave to report they have had the same under con-

sideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

RUBE McFERRIN, *Chairman*.

Report adopted and Senate File No. 205 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 373, a bill for an act to amend section thirty-four hundred forty-seven-b (3447-b), supplement to the code, 1913, relating to the recovery of interest in real estate when spouse failed to join in conveyance, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERRIN, *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 sections twenty-six hundred and ninety-five-a (2695-a) and twenty-six hundred and ninety-five-c (2695-c), relating to the admission of persons to the institution for feeble minded 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 be referred to the committee on appropriations.

RUBE McFERRIN, *Chairman*.

Report adopted and House File No. 151 was referred to the committee on appropriations.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 416, a bill for an act to amend sections twenty-six hundred ninety-two-a (2692-a) and twenty-six hundred ninety-two-c (2692-c), chapter 6-a, supplemental supplement, 1915, relative to state agents, beg leave to report they 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:

By striking out the word and figure "ten (10)" in the third line of section one and inserting in lieu thereof the word and figure "nine (9)";

Also by striking out the word and figure "seven (7)" in the third line of section two and substituting in lieu thereof the word and figure "six (6)";

Also by striking out the word "six" in the last line of section two and substituting in lieu thereof the word "three"; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman*.

Ordered passed on file.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 129, a bill for an act authorizing cities and towns to oil the streets and alleys and parts thereof and tax the cost up to the property benefited, beg leave to report they 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:

By inserting after the comma following the word "town", in line seven of section three of the bill, the words "but if no newspaper be published within the corporate limits of such city, then". And that the bill be further amended by striking out the word "or" immediately preceding the word "by" in line seven of section three. Also by striking out of line one of section five of the bill the words "irregularities or"; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 177, a bill for an act to amend the law as it appears in section 792-g, supplemental supplement to the code, 1915, relating to special assessments against abutting and adjacent property to cover the cost of street improvements, sewers, etc., and to exempt therefrom the homesteads of soldiers, sailors and their widows, in the discretion of the city or town 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 be amended as follows:

By inserting after the word "assessment" and before the comma following said word, the following: "and where said homestead does not exceed in value the amount of \$2500.00"; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 267, a bill for an act to amend the law as it appears in section 769 of the code, relating to the powers of cities and towns to require railway companies to provide suitable gates and other signals at street crossings, beg leave to report they 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:

By striking from lines three and four of section 1, the following: "two (2) and three (3)" and inserting in lieu thereof the following: "one (1) and two (2)"; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 158, a bill for an act to authorize certain cities which have voted and paid taxes to aid in the construction of a highway or combination bridge across any navigable river on the boundary of this state, to purchase such bridge, its approaches and franchises, and to vote additional taxes for the purchase of such bridge, to issue bonds and certificates, to fund, refund and extend the time of payment of such bonds and 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 do pass.

GEO. F. TUCKER, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 436, a bill for an act to repeal section 782 of the code, relating to the powers of cities and towns in reference to grades and grading 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:

By striking out the period following the word "Code", being the last word of section three (3) of said bill, and inserting a semi-colon in lieu thereof, and adding the following words: "provided, however, no part of the cost of such work shall be assessed to abutting or adjacent property unless a petition requesting that the improvement provided for in this act be filed with the city council signed by persons owning real property against which more than half of such assessment is proposed to be levied,"; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 458, a bill for an act to amend the law as it appears in section 840-g of the code supplement of 1915, relating to the powers of certain cities and towns to levy taxes for the purpose of constructing outlets and purifying plants for sewers by authorizing said cities and towns to assess the costs of said outlets and purifying plants for sewers by the levy of special assessments in connection with the construction of sanitary 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.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Starzinger of Polk, 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. 202, a bill for an act to amend sections 203-a, supplement to the code, 1913, and 253, supplemental supplement to the code, 1913, relating to the compensation to be paid judges of the supreme and district courts, beg leave to report they 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:

By striking out the last two words of section one (1), to-wit: the words "five hundred" and inserting a period at the end of the word "thousand" in the last line of said section one (1), and by striking out the words "five thousand", being the last two words of section two (2), and inserting in lieu thereof the words "four thousand five hundred"; and when so amended the bill do pass.

OTTO STARZINGER, *Chairman.*

Ordered passed on file.

Richards of Muscatine, from the committee on agriculture, submitted the following report:

MR. SPEAKER—Your committee on agriculture, to whom was referred Senate File No. 236, a bill for an act to amend section sixteen hundred and sixty (1660), supplemental supplement to the code, 1915, relating to the purchasing of real estate and levying of taxes by the board of supervisors for county fair 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 be amended as follows:

By striking out all after the enacting clause and substituting the following in lieu thereof:

"SECTION 1. That section sixteen hundred sixty (1660), supplemental supplement to the code, 1915, be and the same is hereby repealed and the following enacted in lieu thereof:

That when a district or county agricultural society or fair shall have procured in fee simple, land for fair grounds, not less than ten acres in extent, or hold and occupy such amount of land by virtue of a lease, and own and have thereon buildings and improvements worth not less than two thousand dollars, the board of supervisors of the county wherein such agricultural society or fair is located, may appropriate and pay to it a sum not exceeding one hundred dollars for every thousand inhabitants in the county, to be expended by it in fitting up or purchasing such fair grounds, but for no other purpose; but the aggregate amount so appropriated shall not exceed ten hundred dollars to any one society or fair.

The board of supervisors are further authorized to purchase real estate for county or district fair purposes, in sums exceeding ten hundred dollars, providing however, that the board of supervisors shall first have submitted to the legal voters of the county a proposition therefor, and voted for by a majority of all persons voting for and against such proposition at a general or special election; notice to be given as provided in section four hundred twenty-three (423) of the supplement to the code. And the board of supervisors shall not exceed in the purchase of such real estate, the amount so voted for; the title of such real estate when purchased to be taken in the name of the county, and the board of supervisors shall place such real estate under the control and management of an incorporated county or district fair society, as long as an annual county or district fair is maintained by such corporation on said real estate. And said corporation is authorized to erect and maintain buildings and make such other improvements on said real estate as is necessary, but the county shall not be liable for such improvements, or the expenditures therefor. The right of such county or district fair society to the control and management of said real estate may be terminated by the board of supervisors whenever well conducted agricultural fairs are not annually held thereon. The board of supervisors of any county which has acquired real estate for county or district fair purposes and which has a county or district fair association using said real estate may levy a direct tax upon all of the property of the county to produce an amount not to exceed the sum of one thousand dollars in any one year; which money shall be expended only for the erection and repair of buildings or other permanent improvements on the fair grounds or for the payment of debts contracted in the erection of such buildings or other permanent improvements. Shares of stock, non-assessable, shall be issued to the county at par value for the amount of money received by said society from taxes raised under this act."

Also by striking from the third line of the title the words "by the board of supervisors", and by inserting after the word "county" in the third line the words "or district"; and when so amended the bill do pass.

A. L. RICHARDS, *Chairman.*

Ordered passed on file.

SENATE MESSAGES CONSIDERED.

Senate File No. 137, a bill for an act to repeal the law as it appears in section five hundred and twenty-eight, of the code, and to enact a substitute therefor, relating to the duties of the coroner.

Read first and second time and referred to committee on county and township organizations.

Senate File No. 273, a bill for an act to amend the law as it appears in section four thousand four hundred seventy-six (4476) of the code, relating to the jurisdiction of justices of the peace.

Read first and second time and referred to committee on county and township organization.

Senate File No. 168, a bill for an act to amend section 2734-b of the supplement to the code (1913) relating to the appointment of deputy county superintendents.

Read first and second time and referred to committee on schools and text-books.

Senate File No. 274, a bill for an act to amend the law as it appears in section sixteen hundred eighty-three-b (1683-b), of the supplement to the code, 1913, and to repeal section sixteen hundred eighty-three-k (1683-k) and section sixteen hundred eighty-three-l (1683-l), supplement to the code, 1913, and to enact a substitute therefor, relating to boards of supervisors granting aid to farm improvement associations, and repealing section sixteen hundred eighty-three-q (1683-q) supplement to the code, 1913.

Read first and second time and on motion of Finley of Henry, was passed on file.

Senate File No. 198, a bill for an act relating to the practice of dentistry and dental hygiene, which prohibits licensed dentists from practicing or advertising under any other name than their own, requires licensed dentists to file a biennial report and pay a biennial fee, provides for the examining and licensing of dental hygienists, and amend certain statutory provisions now regulating the practice of dentistry.

Read first and second time and referred to committee on public health.

Senate File No. 235, a bill for an act to amend section five hundred seventy-six (576) of the supplement to the code, 1913, relating to the duties of township clerks and the deposit of public funds collected by them.

Read first and second time and referred to committee on county and township organization.

HOUSE CONCURRENT RESOLUTION.

Coakley of Union offered the following concurrent resolution:

Be It Resolved by the House, the Senate concurring: That we hereby request our senators and representatives in Congress to use their influence

in having the federal bankruptcy law repealed or amended to prevent the present abuse of same.

Laid over under rule 34.

HOUSE BILL RE-REFERRED.

On motion of Dunkelberg of Floyd, Calendar No. 182, House File No. 247, was re-referred to the committee on railroads and transportation.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 19.

The hour having arrived for Special Order No. 19, House File No. 62, on motion of Larson of Montgomery, action on same was deferred and the bill was made a special order for Friday, March 16th, at 10:00 a. m.

On request of Randall of Linn, unanimous consent having been granted, action was deferred on Calendar No. 158, House File No. 272, and same was allowed to retain its place on the calendar.

On request of Griffin of Woodbury, unanimous consent having been granted, Senate File No. 244 was withdrawn from the committee on commerce and trade and substituted for Calendar No. 159, House File No. 165.

On motion of Griffin of Woodbury, Senate File No. 244, a bill for an act defining and regulating the carrying for sale, endeavoring to sell, or sale of cotton duck or canvass or articles composed in whole or in part of cotton duck or canvas, awnings, paulins, wagon covers, tents, grain and hay covers, stable or tent tops, and requiring the same to be properly marked as to weight, size and use of fillers or other preparations, was taken up and considered.

Mr. Griffin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—53.

Anderson of Davis
Becker
Benn
Boies
Crozier
Dunkelberg
Edgington

Epps
Finch
Findlay
Finley
Gilmore
Giltner
Grason

Griffin
Hall
Hansen
Helming
Horchem
Johnston of Lucas
Kern

Kimberly	Oertel	Starzinger
Klinker	Rayburn	Tucker
Krouse	Reed	Turner
Lake	Richards	Ulstad
McFarlane	Roberts	Walrath
McFerren	Rogers	Wichman
Mead	Rowley	Wilson of Louisa
Miller	Shaff	Wilson of Mahaska
Murray	Shortess	Wilson of Mitchell
Newton	Slaught	Wormley
O'Donnell	Stanley	

Nays—38.

Adkins	Harrington	Miles
Anderson of Greene	Jackson	Mooty
Anderson of Winne- bago	Jessen	Neff
Baldwin	Kepple	Nordyke
Bruce	Klaus	Price
Coakley	Knickerbocker	Randall
Darrah	Langfitt	Rees
Durbin	Larson	Santee
Elwood	Lee	Slosson
Garber	Lenocker	Smith
Gilbert	Lewis	Stone
Gray	Mantz	Stuart
	Meredith	Wigdahl

Absent or not voting—17.

Andre	Jones	Scott
Bailey	Mackie	Weaver
Dean	Mowery	Wenstrand
Erickson	Nichols	Wilson of Cherokee
Flenniken	Nicholson	Mr. Speaker
Johnston of Humboldt	Peters	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SPECIAL ORDER NO. 17.

The hour having arrived for Special Order No. 17, House File No. 98, on motion of Reed of Guthrie, Calendar No. 246, Senate File No. 45, was substituted for House File No. 98.

On motion of Reed of Guthrie, Senate File No. 45, a bill for an act to amend section 1090 of the supplement to the code, 1913, relating to the formation of election precincts, was taken up and considered.

Mr. Reed moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

Speaker Pitt in the chair.

On the question, "Shall the bill pass?"

Ayes—104.

Adkins	Helming	O'Donnell
Anderson of Davis	Horchem	Oertel
Anderson of Greene	Jackson	Peters
Anderson of Winne- bago	Jessen	Price
Andre	Johnston of Humboldt	Randall
Baldwin	Johnston of Lucas	Rayburn
Becker	Jones	Reed
Benn	Kepple	Rees
Boies	Kern	Richards
Bruce	Kimberly	Roberts
Coakley	Klaus	Rogers
Crozier	Klinker	Rowley
Darrah	Knickerbocker	Santee
Dean	Krouse	Shaff
Dunkelberg	Lake	Shortess
Durbin	Langfitt	Slaught
Edgington	Larson	Slosson
Elwood	Lee	Smith
Epps	Lenocker	Stanley
Erickson	Lewis	Starzinger
Finch	McFarlane	Stone
Findlay	McFerren	Stuart
Finley	Mackie	Tucker
Flenniken	Mantz	Turner
Garber	Mead	Ulstad
Gilbert	Meredith	Walrath
Gilmore	Miles	Weaver
Giltner	Miller	Wenstrand
Grason	Mooty	Wichman
Gray	Mowery	Wigdahl
Griffin	Murray	Wilson of Louisa
Hall	Neff	Wilson of Mahaska
Hansen	Newton	Wilson of Mitchell
Harrington	Nichols	Wormley
	Nordyke	Mr. Speaker

Nays—None.

Absent or not voting—4.

Bailey	Scott
Nicholson	Wilson of Cherokee

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

PIONEER LAW MAKERS' ASSOCIATION.

McFarlane of Black Hawk moved that the House allow the Pioneer Law Makers' Association thirty minutes between 1:30 and 2:00 p. m. to address the House.

Motion prevailed.

HOUSE BILL WITHDRAWN.

On request of Reed of Guthrie, unanimous consent having been granted, House File No. 98, was withdrawn from the calendar and from the further consideration by the House.

CONSIDERATION OF BILLS.

On request of Weaver of Polk, unanimous consent having been granted, action was deferred on Calendar No. 164, House File No. 116, and same was allowed to retain its place on the calendar.

On motion of Neff of Pottawattamie, Calendar No. 178, House File No. 301, a bill for an act to amend the law as it appears in section two thousand five hundred sixty-three-u (2563-u), supplemental supplement to the code, 1915, in relation to protection of game, with report of committee recommending passage was taken up and considered.

Slaughter of Wapello in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Neff moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Giltner	Miller
Anderson of Davis	Grason	Mooty
Anderson of Greene	Hall	Mowery
Baldwin	Hansen	Neff
Becker	Harrington	Newton
Benn	Horchem	Nichols
Boies	Jackson	Peters
Bruce	Jessen	Price
Coakley	Johnston of Lucas	Randall
Darrah	Kepple	Rayburn
Dean	Kern	Reed
Dunkelberg	Klaus	Rees
Durbin	Knickerbocker	Richards
Edgington	Krouse	Roberts
Elwood	Lake	Rogers
Epps	Larson	Rowley
Erickson	Lee	Santee
Finch	Lenocker	Shortess
Findlay	McFarlane	Slaughter
Finley	McFerren	Slosson
Flenniken	Mackie	Smith
Garber	Mantz	Stanley
Gilbert	Mead	Stone
Gilmore	Meredith	Stuart

Tucker
Turner
Ulstad
Walrath

Weaver
Wenstrand
Wichman
Wigdahl

Wilson of Louisa
Wilson of Mitchell
Wormley
Mr. Speaker

Nays—11.

Andre
Johnston of Humboldt
Jones
Klinker

Langfitt
Lewis
Murray
Nordyke

O'Donnell
Oertel
Starzinger

Absent or not voting—13.

Anderson of Winne-
bago
Bailey
Crozier
Gray

Griffin
Helming
Kimberly
Miles
Nicholson

Scott
Shaff
Wilson of Mahaska

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Rowley of Van Buren, Calendar No. 266, House File No. 447, a bill for an act to provide for evening schools when necessary for adult persons or other persons, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Rowley moved that the bill be considered engrossed and read a third time now.

Rogers of Carroll moved that further action on House File No. 447 be deferred and that the bill retain its place on the calendar. Motion prevailed.

On motion of Meredith of Jasper, Calendar No. 179, House File No. 286, a bill for an act to amend the law as it appears in section nineteen hundred eighty-nine-a12 (1989-a-12), supplemental supplement, 1915, relating to the assessment of costs and damages on account of the construction of drainage improvements, and the apportionment thereof, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Meredith moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—97.

Adkins	Helming	O'Donnell
Anderson of Davis	Horchem	Oertel
Anderson of Greene	Jackson	Peters
Anderson of Winne-	Jessen	Price
bago	Johnston of Lucas	Randall
Andre	Jones	Rayburn
Baldwin	Kepple	Reed
Becker	Kern	Rees
Benn	Kimberly	Richards
Boies	Klaus	Roberts
Bruce	Klinker	Rogers
Coakley	Knickerbocker	Rowley
Darraha	Krouse	Santee
Dean	Lake	Shaff
Dunkelberg	Langfitt	Shortess
Durbin	Larson	Slaught
Edgington	Lee	Slosson
Elwood	Lenocker	Smith
Epps	Lewis	Starzinger
Erickson	McFarlane	Stuart
Finch	McFerren	Tucker
Findlay	Mackie	Turner
Finley	Mantz	Ulstad
Flenniken	Mead	Walrath
Garber	Meredith	Weaver
Gilmore	Miles	Wenstrand
Giltner	Miller	Wichman
Grason	Mooty	Wigdahl
Gray	Mowery	Wilson of Cherokee
Griffin	Neff	Wilson of Louisa
Hall	Newton	Wilson of Mitchell
Hansen	Nichols	Wormley
Harrington	Nordyke	

Nays—None.

Absent or not voting—11.

Bailey	Murray	Stone
Crozier	Nicholson	Wilson of Mahaska
Gilbert	Scott	Mr. Speaker
Johnston of Humboldt	Stanley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Finley of Henry, unanimous consent having been granted, Senate File No. 274 was substituted for House File No. 312, Calendar No. 180.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Finley of Henry, Senate File No. 274, a bill for an act to amend the law as it appears in section sixteen hundred eighty-

three (1683-b), of the supplement to the code, 1913, and to repeal section sixteen hundred eighty-three-k (1683-k) and section sixteen hundred eighty-three-l (1683-l), supplement to the code, 1913, and to enact a substitute therefor, relating to boards of supervisors granting aid to farm improvement associations, and repealing section sixteen hundred eighty-three-q (1683-q), supplement to the code, 1913, was taken up and considered and the bill was read for the information of the House.

Lake of Woodbury moved the previous question. Motion prevailed.

Mr. Finley moved that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Horchem	Peters
Anderson of Greene	Jackson	Price
Anderson of Winnebago	Jessen	Randall
Baldwin	Jones	Richards
Becker	Kepple	Rowley
Bruce	Kimberly	Santee
Crozier	Klaus	Shaff
Darrah	Klinker	Shortess
Dean	Knickerbocker	Slaught
Dunkelberg	Lake	Slosson
Durbin	Langfitt	Smith
Elwood	Lee	Starzinger
Epps	Lewis	Stone
Erickson	McFarlane	Stuart
Findlay	Mackie	Turner
Finley	Mantz	Ulstad
Flenniken	Miles	Walrath
Gilbert	Miller	Weaver
Gilmore	Murray	Wenstrand
Grason	Neff	Wichman
Gray	Nichols	Wigdahl
Griffin	Nicholson	Wilson of Louisa
Hansen	O'Donnell	
Harrington	Oertel	

Nays—30.

Anderson of Davis	Johnston of Lucas	Reed
Benn	Kern	Rees
Boies	Krouse	Roberts
Coakley	Larson	Rogers
Edgington	Lenocker	Stanley
Finch	Mead	Tucker
Garber	Mowery	Wilson of Cherokee
Giltner	Newton	Wilson of Mahaska
Hall	Nordyke	Wilson of Mitchell
Helming	Rayburn	Wormley

Absent or not voting—8.

Andre	McFerren	Scott
Bailey	Meredith	Mr. Speaker
Johnston of Humboldt	Mooty	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE.

I changed my vote from "no" to "aye" on Senate File No. 274 in order that I might file a motion to reconsider the vote by which the bill passed as I do not believe there is any occasion for such legislation at this time as there is already a provision by which, by a majority vote of the people this tax may be levied.

A. L. RICHARDS.

MR. SPEAKER—In explanation of my vote on Senate File No. 274, I wish to say that I am far from being convinced that its enactment will result in anything beneficial to the farming interests as is claimed by its friends in this House, but inasmuch as the matter is left optional with the several boards of supervisors I am willing to leave the matter to their judgment, and therefore vote aye.

GEO. W. CROZIER.

MR. SPEAKER—I favor letting the people say whether or not they shall have a county agent and therefore vote "No" on Senate File No. 274, as the people can now have the agent if they so desire.

GEO. F. TUCKER.

On motion of McFarlane of Black Hawk the House adjourned until 1:15 p. m.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 183, a bill for an act to amend section five thousand two hundred thirty-nine-b (5239-b), section five thousand two hundred thirty-nine-n (5239-n), and section five thousand two hundred thirty-nine-o (5239-o), supplement to the code, 1913, relating to prosecutions on information filed by the county attorney.

Also:

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. 189, a bill for an act to amend section three hundred and one (301) supplemental supplement to the code, 1915, relating to the duties of county attorneys.

Also:

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. 142, a bill for an act to amend section three hundred fifty-four (354), supplement to the code, 1913, relating to compensation of jurors in courts of record.

Also:

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. 233, a bill for an act to fix the number of pounds in a barrel and sack of flour.

Also:

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. 10, a bill for an act to amend the law as it appears in section five hundred ninety (590), five hundred ninety-one (591) and five hundred ninety-two (592), supplement to the code, 1913, relating to the compensation of township trustees, township clerks and township assessors.

Also:

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. 219, a bill for an act to amend section two thousand two hundred thirty (2230) of the supplement to the code, 1913, relating to compensation for labor by the poor in the charge of the township trustees.

Also:

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. 292, a bill for an act to prohibit the so-called practice of ambulance chasing for the purpose of inducing residents of this state to bring suits outside this state on personal injury or death claims arising within this state, and to prohibit the solicitation of such claims and the prosecution of suits thereon in foreign jurisdictions.

Also:

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. 347, a bill for an act to amend the law as it appears in section thirty-three hundred seventy-six (3376), supplement to the code, 1913, relative to election by surviving spouse.

Also:

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. 291, a bill for an act authorizing the establishment, equipment and maintenance of public comfort stations.

Also:

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. 407, a bill for an act to legalize an ordinance of the incorporated town of Nevada, Iowa, granting a franchise to the Nevada Electric Company, their successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 405, a bill for an act to legalize an ordinance of the incorporated town of Toledo, Iowa, granting a franchise to the Tama & Toledo Railway Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 404, a bill for an act to legalize an ordinance of the incorporated town of Toledo, Iowa, granting a franchise to Tama & Toledo Electric Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 396, a bill for an act to legalize certain warrants of the city of Hamburg, Iowa.

Also:

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. 395, a bill for an act to amend section twenty-nine hundred sixty-three-m (2963-m), supplement to the code, 1913, relating to the probate of wills, etc.

Also:

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 to amend section sixteen hundred forty-two (1642) of the code relating to corporations not for pecuniary profit and providing for the incorporation of commercial clubs and associations of business men under the provisions of said section.

Also:

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. 353, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s eight (1527-s8), supplemental supplement to the code, 1915, relating to the improvement of township highways and authorizing the use of a portion of the general township road fund for the purpose of dragging the township road system.

Also:

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. 349, a bill for an act to legalize certain proceedings of the town council of the incorporated town of Grant, Montgomery county, Iowa, relating to the levy of certain taxes.

Also:

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. 346, a bill for an act to amend the law as it appears in section twenty-nine hundred sixty-three-o (2963-o), supplement to the code, 1913, relative to conveyance of tax sale and legalizing proceedings thereunder.

Also:

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. 341, a bill for an act authorizing the governor of the state of Iowa to issue a patent to James N. Ball for lot eight (8) block one hundred three (103), Iowa City, Iowa.

Also:

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. 324, a bill for an act to amend section eight hundred forty-p (840-p), supplemental supplement to the code of Iowa, 1915, granting to cities authority to issue funding bonds to take up assessments made against such cities under the provisions of section eight hundred forty-o (840-o), supplemental supplement to the code of Iowa, 1915.

Also:

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. 343, a bill for an act to amend the law as it appears in sections twenty-nine hundred sixty-three-a (2963-a), twenty-nine hundred sixty-three-1 (2963-1) and twenty-nine hundred sixty-three-a1 (2963-a1), supplemental supplement to the code, 1915, legalizing acknowledgments of instruments recorded prior to January 1, 1910 and legalizing conveyances by foreign administrators, trustees, guardians or commissioners, filed for record prior to January 1, 1910, and making provision that this act shall not affect pending litigation.

Also:

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:

Substitute for Senate File No. 301, a bill for an act requiring street and interurban cars to be heated to forty degrees from November fifteenth to April first, and providing penalty for its violation.

PIONEER LAW MAKERS GUESTS OF HOUSE.

Neff of Pottawattamie moved that a committee of three be appointed to notify the Pioneer Law Makers that the House was ready to receive them.

Motion prevailed and the chair appointed as such committee, Neff of Pottawattamie, Andre of Des Moines and Lewis of Clarke.

Stuart of Emmet moved that the section immediately to the right of the speaker be vacated for the Pioneer Law Makers. Motion prevailed.

The committee appointed to notify the Pioneer Law Makers that the House was ready to receive them returned and reported that they had performed their duty. Committee discharged.

The Pioneer Law Makers entered and were seated on the west side of the House chamber.

Mr. Speaker and Mr. Weaver of Polk spoke briefly on the part of the House and by Mr. G. H. Van Houten on the part of the Pioneer Law Makers Association.

Mr. Abraham favored the House with a solo. Further remarks were made by Mr. Rowley of Van Buren.

CONSIDERATION OF BILLS.

On motion of Slaughter of Wapello, action was deferred on Calendar No. 181, House File No. 88, and same was made a special order for 10:00 a. m. Friday, March 23d.

On motion of Horchem of Dubuque, Calendar No. 184, Senate File No. 136, a bill for an act to amend the law as it appears in sections one thousand fifty-six-b (1056-b) and one thousand fifty-six-b-one (1056-b-1) supplemental supplement to the code, 1915, relating to the government of cities and towns by a council and manager, with report of committee recommending passage, was taken up and considered.

Mr. Horchem moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Horchem	O'Donnell
Anderson of Davis	Jackson	Oertel
Anderson of Greene	Jessen	Peters
Anderson of Winnebago	Johnston of Humboldt	Price
Andre	Jones	Randall
Becker	Kepple	Reed
Boies	Kern	Rees
Bruce	Kimberly	Rogers
Coakley	Klaus	Rowley
Crozier	Klinker	Santee
Darraha	Krouse	Shaff
Dean	Lake	Shortess
Dunkelberg	Langfitt	Slaughter
Edgington	Larson	Slosson
Epps	Lee	Smith
Erickson	Lenocker	Stanley
Finch	Lewis	Stuart
Findlay	McFarlane	Turner
Finley	Mackie	Ulstad
Flenniken	Mantz	Walrath
Garber	Meredith	Weaver
Gilbert	Miles	Wenstrand
Gilmore	Miller	Wigdahl
Giltner	Mooty	Wilson of Cherokee
Grason	Murray	Wilson of Louisa
Gray	Neff	Wilson of Mahaska
Hall	Newton	Wormley
Harrington	Nichols	Mr. Speaker
Helming	Nicholson	
	Nordyke	

Nays—4.

McFerrer	Starzinger
Mowery	Tucker

Absent or not voting—17.

Bailey	Hansen	Roberts
Baldwin	Johnston of Lucas	Scott
Benn	Knickerbocker	Stone
Durbin	Mead	Wichman
Elwood	Rayburn	Wilson of Mitchell
Griffin	Richards	

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 that the vote by which Senate File No. 244 failed to pass the House be reconsidered.

C. B. SANTEE.

I second the motion.

E. H. KNICKERBOCKER.

CONSIDERATION OF BILLS.

On motion of Weaver of Polk, Calendar No. 186, Senate File No. 247, a bill for an act to amend section eighteen hundred and forty-five (1845) chapter ten (10), title IX, of the code, relating to management, number and election of directors of savings banks, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Bruce of Pocahontas called up the amendment filed by him and found on page 795 of the journal of March 8th, and moved its adoption. Motion prevailed and the amendment was adopted.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—96.

Adkins	Finch	Johnston of Humboldt
Anderson of Davis	Finlay	Johnston of Lucas
Anderson of Greene	Finley	Jones
Anderson of Winnebago	Flenniken	Kepple
Andre	Garber	Kern
Becker	Gilbert	Kimberly
Boies	Gilmore	Klaus
Bruce	Giltner	Klinker
Coakley	Grason	Knickerbocker
Crozier	Gray	Krouse
Darrah	Griffin	Lake
Dunkelberg	Hall	Langfitt
Edgington	Harrington	Larson
Epps	Horchem	Lee
Ericksqn	Jackson	Lenocker
	Jessen	Lewis

McFarlane	Oertel	Starzinger
McFerren	Peters	Stuart
Mackie	Price	Tucker
Mantz	Randall	Turner
Mead	Reed	Ulstad
Meredith	Rees	Walrath
Miles	Richards	Weaver
Miller	Roberts	Wenstrand
Mooty	Rogers	Wichman
Mowery	Rowley	Wigdahl
Murray	Santee	Wilson of Cherokee
Neff	Shortess	Wilson of Louisa
Newton	Slaught	Wilson of Mahaska
Nichols	Slosson	Wilson of Mitchell
Nicholson	Smith	Wormley
Nordyke	Stanley	Mr. Speaker
O'Donnell		

Nays—None.

Absent or not voting—12.

Bailey	Durbin	Rayburn
Baldwin	Elwood	Scott
Benn	Hansen	Shaff
Dean	Helming	Stone

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Harrington of Kossuth, Calendar No. 187, Senate File No. 33, a bill for an act to repeal section 4790 of the supplement to the code, 1913, relating to possession of burglar's tools and to enact a substitute therefor, with report of committee recommending passage was taken up and considered.

Mr. Harrington moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Findlay	Johnston of Humboldt
Anderson of Greene	Finley	Johnston of Lucas
Anderson of Winnebago	Flenniken	Jones
Andre	Garber	Kepple
Becker	Gilbert	Kern
Boies	Giltner	Kimberly
Bruce	Grason	Klaus
Dean	Gray	Klinker
Dunkelberg	Hall	Knickerbocker
Edgington	Harrington	Krouse
Epps	Helming	Langfitt
Erickson	Horchem	Larson
Finch	Jackson	Lenocker
	Jessen	Lewis

McFarlane	O'Donnell	Tucker
Mackie	Peters	Turner
Mantz	Randall	Ulstad
Meredith	Rees	Walrath
Miller	Rogers	Weaver
Mooty	Santee	Wenstrand
Mowery	Shaff	Wichman
Murray	Shortess	Wigdahl
Neff	Slaught	Wilson of Cherokee
Newton	Smith	Wilson of Louisa
Nichols	Stanley	Wilson of Mahaska
Nicholson	Starzinger	Wilson of Mitchell
Nordyke	Stuart	Mr. Speaker

Nays—12.

Anderson of Davis	Griffin	Oertel
Crozier	Lake	Price
Darrah	Lee	Reed
Gilmore	Mead	Slosson

Absent or not voting—16.

Bailey	Hansen	Rowley
Baldwin	McFerren	Scott
Benn	Miles	Stone
Coakley	Rayburn	Wormley
Durbin	Richards	
Elwood	Roberts	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Finley of Henry, Calendar No. 188, House File No. 232, a bill for an act to repeal section two thousand and seventeen (2017), supplemental supplement to the code, 1915, and section two thousand and seventeen (2017), supplement to the code, 1913, and enact a substitute therefor, with reference to raising or lowering highways, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Finley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—82.

Anderson of Davis	Bruce	Dunkelberg
Anderson of Winnebago	Coakley	Durbin
Becker	Crozier	Edgington
Boies	Darrah	Erickson
	Dean	Finch

Fyndlay	Langfitt	Rees
Finley	Larson	Roberts
Flenniken	Lenocker	Rogers
Garber	Lewis	Santee
Gilbert	McFerren	Shaff
Gilmore	Mackie	Shortess
Giltner	Mantz	Slaught
Grason	Mead	Stanley
Gray	Miller	Starzinger
Hall	Mooty	Tucker
Hansen	Mowery	Turner
Harrington	Murray	Ulstad
Horchem	Neff	Walrath
Jackson	Newton	Weaver
Jessen	Nichols	Wenstrand
Johnston of Humboldt	Nicholson	Wichman
Johnston of Lucas	Nordyke	Wilson of Cherokee
Kepple	O'Donnell	Wilson of Louisa
Kern	Oertel	Wilson of Mahaska
Klinker	Peters	Wilson of Mitchell
Knickerbocker	Price	Wormley
Krouse	Randall	Mr. Speaker
Lake	Reed	

Nays—8.

Anderson of Greene	Klaus	Meredith
Andre	Lee	Stuart
Epps	McFarlane	

Absent or not voting—18.

Adkins	Helming	Rowley
Bailey	Jones	Scott
Baldwin	Kimberly	Slosson
Benn	Miles	Smith
Elwood	Rayburn	Stone
Griffin	Richards	Wigdahl

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Tucker of Clinton, Calendar No. 189, House File No. 3, a bill for an act to authorize cities and towns to construct all street improvements including grading, sewers and sidewalks and to repair the same, with report of committee recommending passage as amended was taken up and considered.

Epps of Wapello in the chair.

On motion of Johnston of Humboldt the House adjourned until 9:00 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 16, 1917.

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

Prayer was offered by the Rev. Charles E. Chapler, pastor of the Methodist Church, Rockwell City, Iowa.

Journal of March 15th corrected and approved.

March 16th being the seventy-third birthday of Honorable Geo. W. Crozier, unanimous invitation was extended to him to address the House. Mr. Crozier appeared at the Speaker's desk and briefly addressed the House.

HOUSE BILLS WITHDRAWN.

On request of Finley of Henry, unanimous consent having been granted, Calendar No. 180, House File No. 312, was withdrawn from the calendar and from further consideration by the House.

On request of Griffin of Woodbury, unanimous consent having been granted, Calendar No. 159, House File No. 165, was withdrawn from the calendar and from further consideration by the House.

On request of Horchem of Dubuque, unanimous consent having been granted, House File No. 178 was withdrawn from the committee on judiciary and from further consideration by the House.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House File No. 246, a bill for an act to amend section seven hundred nineteen (719) of the code, relating to ferries.

Also :

House File No. 93, a bill for an act to provide additional buildings at the soldiers' home at Marshalltown, Iowa, and to provide an appropriation to cover the cost thereof.

Also :

House File No. 197, a bill for an act to change the name of the industrial school for boys and the industrial school for girls.

Also :

House File No. 44, a bill for an act to authorize cities to establish community center districts and to provide for the establishment and erection therein of a community center house with recreation grounds adjacent and for the maintenance thereof, and to submit to the voters of such district the question of a bond issue for the establishment of such improvement.

Also :

House File No. 113, a bill for an act to restrain dogs from running at large and to authorize their destruction when found at large contrary to the provisions hereof, and fixing a penalty for the wrongful removal of the registration tag.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption :

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House Files Nos. 246, 93, 197, 44 and 113.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
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. 246, 93, 197, 44 and 113.

BUSINESS PENDING.

CONSIDERATION OF BILLS.

The House resumed consideration of Calendar No. 189, House File No. 3.

On motion of Tucker of Clinton the committee amendments to House File No. 3, were taken up, considered and adopted.

Jones of Cerro Gordo offered the following amendment:

Amend House File No. 3 by striking out the words "or town" wherever the words appear in sections one and two, and insert in the first line of sections one and two in the place of the words "or town" the words "over twenty thousand inhabitants".

Lee of Sac offered the following amendment:

Amend the amendment to House File No. 3, offered by Jones of Cerro Gordo, by substituting "fifty thousand" for "twenty thousand" where the same appear in the amendment.

Starzinger of Polk offered the following amendment:

Amend House File No. 3 by adding thereto the following: "Provided, however, that the provisions of this act shall not apply to cities of a population of 50,000 and over."

SPECIAL ORDER NO. 19.

The hour having arrived for Special Order No. 19, on motion of Larson of Montgomery, House File No. 62, a bill for an act to amend the law as it appears in section two hundred eight-a (208-a) supplement to the code, 1913, relating to the powers and duties of the governor and to the powers and duties of the attorney general by authorizing them to require the services of peace officers and to employ the services of other persons from time to time as such services may be required for the proper enforcement of the laws or the performance of their duties, and to prescribe the powers and duties of such officers, and to appropriate funds for their compensation and expenses, with report of committee recommending passage, was taken up and considered.

The following substitute for House File No. 62 was offered by the committee on appropriations and was read the first and second times:

A bill for an act to amend the law as it appears in section two hundred eight-a (208-a), supplement to the code, 1913, relating to the powers and duties of the governor and to the powers and duties of the attorney general by authorizing them to require the services of peace officers and to employ the services of other persons from time to time as such services may be required for the proper enforcement of the laws or the performance of their duties, and to prescribe the powers and duties of such officers, and to appropriate funds for their compensation and expenses.

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

SECTION 1. That the law as it appears in section two hundred eight-a (208-a), supplement to the code, 1913, be and the same is hereby amended by adding thereto at the end thereof the following:

"10. Whenever, in the judgment of the governor or the attorney general, the interests of the state require it, they or either of them may call to their aid any peace officer in the state for the purpose of rendering assistance in procuring evidence, ferreting out crime, prosecuting law violators or otherwise enforcing the law and for such purposes they or either of them may also employ the services of any person, provided, however, that not to exceed the sum of twenty-five thousand dollars (\$25,000.00) shall be expended for the compensation and expenses of such officers or persons whose services are so required in any one year, which compensation and expenses shall be paid by the state from funds not otherwise appropriated. All items of expense incurred by any person appointed or employed by the governor shall be certified to by him, and all items of expense incurred by persons appointed or employed by the attorney general shall be certified to by him, and in either event claims for such expenses shall be passed upon by the board of audit."

SEC. 2. It is hereby made the duty of any peace officer of the state to comply with the request of the governor or that of the attorney general or either of them, and to render to either of them such assistance as may be required in any part of the state. Such peace officers when so called, or other persons when so appointed, shall have the same powers in any part of the state as the sheriff of the county in which such peace officer or person is acting.

SEC. 3. This act being deemed of immediate importance shall be in full force and effect upon its passage and publication in The Des Moines Register and The Des Moines Capital, newspapers published in Des Moines, Iowa.

Unanimous consent was given to suspend the rule prohibiting the second and third reading of a bill on the same day and the substitute bill was read for the information of the House.

Johnston of Humboldt moved that the substitute bill just read be substituted for House File No. 62. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Johnston of Humboldt moved that the substitute bill be considered engrossed and that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—90.

Adkins	Jessen	Price
Anderson of Greene	Johnston of Humboldt	Randall
Anderson of Winnebago	Johnston of Lucas	Rayburn
Andre	Jones	Reed
Baldwin	Kepple	Rees
Benn	Kern	Roberts
Boies	Kimberly	Rowley
Bruce	Klaus	Santee
Coakley	Knickerbocker	Scott
Darraha	Krouse	Shortess
Dean	Lake	Slaught
Dunkelberg	Langfitt	Slosson
Durbig	Larson	Stanley
Edging	Lee	Starzinger
Elwood	McFarlane	Stone
Epps	McFerren	Stuart
Finch	Mackie	Tucker
Findk	Mantz	Turner
Finley	Mead	Ulstad
Flenniken	Meredith	Walrath
Garber	Miles	Weaver
Gilbert	Miller	Wenstrand
Gilmore	Mooty	Wichman
Giltner	Murray	Wigdahl
Grason	Neff	Wilson of Cherokee
Gray	Newton	Wilson of Louisa
Harrington	Nichols	Wilson of Mahaska
Helming	Nicholson	Wilson of Mitchell
Horchem	Nordyke	Wormley
Jackson	Peters	Mr. Speaker

Nays—9.

Bailey	Lenocker	O'Donnell
Griffin	Lewis	Oertel
Klinker	Mowery	Rogers

Absent or not voting—9.

Anderson of Davis	Erickson	Richards
Becker	Hall	Shaff
Crozier	Hansen	Smith

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. 3.

Randall of Linn moved that the enacting clause of House File No. 3 be stricken out.

Roll call was demanded by McFarlane of Black Hawk and Epps of Wapello.

On the question, "Shall the enacting clause of House File No. 3 be stricken out?"

Ayes—10.

Coakley	Neff	Rogers
Flenniken	Randall	Wilson of Mahaska
Mantz	Rayburn	
Mowery	Reed	

Nays—78.

Adkins	Helming	Oertel
Anderson of Greene	Jackson	Peters
Anderson of Winnebago	Jessen	Price
Andre	Johnston of Humboldt	Rees
Bailey	Johnston of Lucas	Rowley
Baldwin	Jones	Santee
Benn	Kepple	Scott
Boies	Kern	Shortess
Bruce	Klinker	Slaught
Crozier	Knickerbocker	Slosson
Dean	Krouse	Stanley
Dunkelberg	Lake	Starzinger
Durbin	Lee	Stuart
Edgington	Lewis	Tucker
Elwood	McFarlane	Turner
Epps	McFerren	Walrath
Erickson	Mackie	Weaver
Finch	Mead	Wenstrand
Findlay	Meredith	Wichman
Garber	Miles	Wigdahl
Gilbert	Miller	Wilson of Cherokee
Gilmore	Mooty	Wilson of Louisa
Giltner	Newton	Wilson of Mitchell
Grason	Nichols	Wormley
Gray	Nicholson	Mr. Speak
Harrington	Nordyke	
	O'Donnell	

Absent or not voting—20.

Anderson of Davis	Horchem	Richards
Becker	Kimberly	Roberts
Darrah	Klaus	Shaff
Finley	Langfitt	Smith
Griffin	Larson	Stone
Hall	Lenocker	Ulstad
Hansen	Murray	

Motion lost.

SPECIAL ORDER NO. 16.

The hour having arrived for Special Order No. 16, on motion of Lee of Sac, Senate File No. 37, a bill for an act to repeal section three thousand two hundred eighty-three (3283) of the code, and to enact a substitute therefor relating to the probate and contest of wills, with report of committee recommending passage was taken up and considered.

Lee of Sac was recognized by the chair and yielded the floor to Mantz of Audubon.

Lake of Woodbury moved the previous question. Motion prevailed.

Mr. Mantz moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—41.

Adkins	Horchem	Nicholson
Anderson of Greene	Jackson	Peters
Anderson of Winnebago	Jessen	Price
Baldwin	Johnston of Humboldt	Rayburn
Dean	Jones	Rees
Dunkelberg	Kepple	Santee
Durbin	Langfitt	Shaff
Edgington	Larson	Stuart
Flenniken	Lee	Walrath
Gilbert	McFarlane	Weaver
Gilmore	Mantz	Wenstrand
Grason	Miller	Wichman
Harrington	Newton	Wigdahl
	Nichols	Wilson of Mahaska

Nays—61.

Anderson of Davis	Klaus	Roberts
Andre	Klinker	Rogers
Bailey	Knickerbocker	Rowley
Benn	Krouse	Scott
Boies	Lake	Shortess
Bruce	Lenocker	Slaught
Coakley	Lewis	Slosson
Crozier	McFerren	Smith
Elwood	Mackie	Stanley
Epps	Mead	Starzinger
Finch	Meredith	Stone
Findlay	Miles	Tucker
Finley	Mooty	Turner
Garber	Mowery	Ulstad
Giltner	Murray	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Nordyke	Wilson of Mitchell
Hall	O'Donnell	Wormley
Helming	Oertel	Mr. Speaker
Johnston of Lucas	Randall	
Kern	Reed	

Absent or not voting—6.

Becker	Erickson	Kimberly
Darrah	Hansen	Richards

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Hall of Taylor moved that the House extend an invitation to Mrs. G. Ray Schaffer of Chicago, daughter of Representative Slaughter, to appear before this House today from 11:40 to 12:00 and give some readings. Motion prevailed.

CONSIDERATION OF BILLS.

The House resumed consideration of House File No. 3.

Elwood of Howard offered the following amendment as a substitute for all pending amendments:

Amend House File No. 3 by striking out all after the enacting clause and inserting in lieu thereof the following:

SECTION 1. That the law as it appears in section eight hundred twelve (812) of the code, be, and the same is hereby amended by adding thereto at the end thereof the following: "Providing, however, that any city or town proposing to construct such improvement shall have the right to reject any and all bids and all propositions to contract and to cause the improvements to be made by purchasing the necessary materials and employing the necessary labor required to construct said improvement, but in any such case where the cost of improvement is to be assessed against the properties benefited thereby, that such assessment shall not exceed the amount of the lowest responsible bid plus the additional expense or estimates as is permitted under section eight hundred twenty (820) of the supplement to the code, 1913, and that any deficit thereafter remaining shall be paid from the general fund."

Griffin of Woodbury in the chair.

Starzinger of Polk offered the following amendment to the amendment offered by Elwood of Howard:

Amend the amendment by adding the following: "Provided, however, that the provisions of this act shall not apply to cities of a population of 50,000 and over."

Randall of Linn moved that House File No. 3, with all pending amendments, be re-referred to the committee on municipal corporations.

McFerren of Hamilton moved as a substitute for the above motion that action on House File No. 3 be deferred, and that the bill retain its place on the calendar. Substitute motion prevailed.

SPECIAL ORDERS.

On request of Findlay of Webster, unanimous consent having been given, Calendar No. 220, House File No. 391, was made a special order for Saturday, March 17th, at 10:30 a. m.

On request of Santee of Black Hawk, unanimous consent having been granted, Calendar No. 294, Senate File No. 236, was made a special order for Tuesday, March 20th, at 10:30 a. m.

AMENDMENTS FILED.

Rayburn of Poweshiek asked for and obtained unanimous consent to have the following amendment to Senate File No. 129 printed in the journal:

MR. SPEAKER—I move to amend Senate File No. 129 as follows: Strike out all that portion of said bill commencing with the word "provided" in line nine (9) thereof and continuing to and including the word "improved" in line twelve (12) thereof.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

Hall of Taylor, 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. 158, a bill for an act to amend the law as it appears in sections 1305 and 1322-1a supplement to the code, 1913, relating to the assessment and taxation of property and to tax levies, 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. HALL, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on ways and means, to whom was referred Senate File No. 361, a bill for an act to authorize the governor and secretary of state to execute certain conveyances conveying certain lands to the Des Moines Western Railway Company upon certain conditions, beg leave to report they have had 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. HALL, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on ways and means, to whom was referred Senate File No. 132, a bill for an act to amend section 1379 of the code relating to the powers and duties of the executive council with reference to the adjustment of the valuations of different kinds of property in the various counties of the state, etc., beg leave to report they have

had 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. HALL, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on ways and means, to whom was referred Senate File No. 362, a bill for an act to authorize the governor and the secretary of state to execute to the city of Des Moines, Iowa, proper deeds of conveyance to such certain grounds for street, etc., beg leave to report they have had 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. HALL, *Chairman*.

Report adopted.

Elwood of Howard, from the committee on labor, submitted the following report:

MR. SPEAKER—Your committee on labor, to whom was referred House File No. 35, a bill for an act to recognize trade unions and labor organizations, prohibiting the granting of injunctions or restraining orders in cases growing out of disputes in labor cases, prescribing under what conditions injunctions may issue, declaring that the labor of a human being is not a commodity or article of commerce, and prohibiting the prosecution in the courts of persons entering into agreements or combinations between themselves for the purpose of lessening the number of hours of labor, or increasing wages or bettering the condition of working men and women, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEE W. ELWOOD, *Chairman*.

Report adopted.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

I am directed to inform your honorable body that the Senate insists upon their amendments to House File No. 61, in which the concurrence of the House was asked.

President names as conference committee on the part of the Senate, Senators Kimball, Wilson, Frailey and Parker.

SENATE MESSAGE CONSIDERED.

The Speaker appointed as members of the conference committee on the part of the House on House File No. 61, Representatives Larson of Montgomery, Nichols of Hardin, McFarlane of Black Hawk and McFerren of Hamilton.

MRS. G. RAY SCHAFFER GIVES READINGS.

The hour of 11:40 having arrived, Mrs. G. Ray Schaffer of Chicago appeared, and, as per previous invitation, gave some readings.

On motion of McFarlane of Black Hawk the House adjourned until 1:15 p. m.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

LEAVE OF ABSENCE.

On request of McFarlane of Black Hawk leave of absence was granted Anderson of Davis until Saturday.

On request of O'Donnell of Dubuque leave of absence was granted Rogers of Carroll until Monday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Murray of Buena Vista presented petition of citizens of Buena Vista county against the proposed change in the fish law and also the closed season on prairie chickens.

Referred to committee on fish and game.

Rees of Fremont presented petition of members of the school board of Tabor, Iowa, against abolishing inspection of schools which contain a normal course.

Referred to committee on schools and text-books.

Gilmore of Clay presented petition of the W. C. T. U. of Spencer, Iowa, in favor of House File No. 500.

Referred to committee on suppression of intemperance.

Epps of Wapello presented petition of the grade school teachers of Ottumwa, Iowa, in favor of the teachers' annuity bill.

Referred to committee on schools and text-books.

Oertel of Lee presented petition of the Keokuk Bar Association in favor of code revision.

Referred to committee on judiciary.

Epps of Wapello presented petition of citizens of Polk county in favor of suffrage.

Referred to committee on constitutional amendments.

Findlay of Webster presented petition of citizens and voters of Harcourt, Iowa, in favor of the retention of the traveling library.

Referred to committee on public libraries.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 198, a bill for an act to authorize the paving by the state of Iowa of the public highway along and in front of the grounds occupied by the public buildings of the inebriate hospital at Knoxville, 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 he same be amended as follows:

By striking from the eighth line of section 2 the words "arrangements for paving" and inserting in lieu thereof the words "the paving of"; also by inserting before the word "to" in the third line of section 3 the words "or so much thereof as may be necessary to pay for said improvement,"; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 248, a bill for an act to provide for the construction of a cattle barn on the Iowa State Fair Grounds and purchasing additional land for fair ground purposes, and to make appropriations 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 he same be amended as follows:

By striking out lines 3, 4, 5 and 6 of section 1 of said bill, and inserting in lieu thereof the following: "wise appropriated the sum of twelve thousand and five hundred dollars (\$12,500) for the following purposes:"; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Epps of Wapello, 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. 462, a bill for an act to repeal sections seven hundred-c (700-c), seven hundred-d (700-d), seven hundred-e (700-e), seven hundred-f (700-f), seven hundred-g (700-g), seven hundred-h (700-h) and seven hundred-i (700-i), supplemental supplement to the code, 1915, relating to temporary and transient merchants' license, and to enact a substitute in lieu thereof, relating to provisions requiring "transient merchants" to procure a license fixing the amount thereof and for other 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 be indefinitely postponed.

W. W. Epps, *Chairman.*

Report adopted, and House File No. 462 was indefinitely postponed.

Rowley of Van Buren, from the committee on schools and text-books, submitted the following report:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 357, a bill for an act to authorize school corporations to provide education for deaf children and to provide state aid 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:

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

SECTION 1. That any school corporation within the state having residing therein deaf children of school age may provide one or more special instructors for such deaf children, the instruction given under such special instructors to be substantially equivalent to that given other children of corresponding age in the graded schools.

SEC. 2. That to any school corporation providing such instruction and complying with all of the provisions of this act there shall be granted and paid as hereinafter provided state aid in an amount to be computed at eleven dollars for each month that each child not more than ten years of age is instructed under the provisions of this act. No child more than ten years of age shall be admitted to such instruction.

SEC. 3. That when any school corporation shall elect to proceed under the provisions of this act it shall, through its proper officers, communicate that fact to the state board of education, and the state board of education shall have general supervision of all matters arising under this act, and no instructor shall be appointed hereunder and no courses or methods of instruction shall be installed hereunder without the approval of such state board of education.

SEC. 4. That the state aid herein provided for shall be paid annually at the end of the school year upon properly authenticated and verified claim in form as may be required by the state board of education, and when such claim is approved by the state board of education the auditor of state shall draw warrant accordingly.

SEC. 5. That for the purpose of paying the state aid granted under this act there is hereby appropriated out of any funds in the state treasury not otherwise appropriated a sum sufficient therefor, such appropriation to be available for the school year 1917-1918 and annually thereafter.

Amend the title by striking out all after the word "act" in the first line thereof and inserting the following in lieu thereof:

To authorize school corporations to provide education for deaf children and to provide state aid therefor.; and when so amended the bill do pass.

JOHN W. ROWLEY, *Chairman.*

Report adopted.

Helming of Allamakee, from the committee on printing, submitted the following report:

MR. SPEAKER—Your committee on printing, to whom was referred House File No. 283, a bill for an act to repeal sections one hundred seventeen (117), one hundred twenty-one (121), one hundred twenty-four (124), one hundred twenty-seven (127), one hundred twenty-eight (128), one hundred twenty-nine (129), one hundred thirty (130), one hundred thirty-three (133), one hundred thirty-four (134), one hundred thirty-five (135), one hundred forty-two (142), one hundred forty-three (143), one hundred forty-four (144) of the code; also sections one hundred eighteen (118), one hundred nineteen (119), one hundred twenty (120), one hundred thirty-seven-a (137-a), and one hundred thirty-nine (139) of the supplement to the code, 1913; also sections one hundred thirty-eight (138) and one hundred forty-one (141) of the supplemental supplement to the code, 1915; and to amend section one hundred sixty-nine (169) of the code, and also sections one hundred sixty-five (165) and one hundred sixty-eight (168) of the supplement to the code, 1913; also to abolish the office of state printer and state binder and to terminate the term of office of the incumbents thereof; also to create a board of state printing and binding and to establish the powers and duties thereof; also to provide for a contract system of procuring the public printing and binding and the material and supplies required in connection 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 be amended as follows:

By striking out the words "two or more bids" in line 62 thereof and inserting in lieu thereof the words "the low bidders".

And that said bill be amended by inserting a comma (,) after the word "shall" in line 92 and the words "upon approval of the State Board of Audit", and that when so amended the bill do pass.

OTTO A. HELMING, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on printing, to whom was referred House File No. 18, a bill for an act to amend section thirteen hundred and thirty-c (1330-c) code supplement, 1913, relating to the assessment

and taxation of telegraph and telephone lines, 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.

OTTO A. HELMING, *Chairman.*

Ordered passed on file.

RESOLUTIONS.

Slosson of Worth offered the following resolution, asked for and obtained unanimous consent for its immediate consideration and moved its adoption :

Whereas, the Hon. Lemuel Dwelle of Northwood, Worth county, Iowa, a member of the 11th general assembly, died at his home in Northwood, Iowa, on February 8th, 1917, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Slosson of Worth, Smith of Bremer and Anderson of Winnebago.

Anderson of Greene offered the following resolution, asked for and obtained unanimous consent for its immediate consideration and moved its adoption :

Whereas, the Honorable Julius J. Matthews, a former member of this House of Representatives, died at his home in Chicago, Illinois, on April 27th, 1916, therefore,

Be It Resolved, That a committee of three (3) be appointed to prepare a memorial to commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Anderson of Greene, Shaff of Clinton and Jackson of Cedar.

SENATE MESSAGES CONSIDERED.

Senate File No. 301, a bill for an act requiring street and inter-urban cars to be heated to forty degrees from November fifteenth to April first, and providing penalty for its violation.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 324, a bill for an act to amend section eight hundred forty-p (840-p), supplemental supplement to the code of Iowa, 1915, granting to cities authority to issue funding bonds to take

up assessments made against such cities under the provisions of section eight hundred forty-o (840-o), supplemental supplement to the code of Iowa, 1915.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 291, a bill for an act authorizing the establishment, equipment and maintenance of public comfort stations.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 219, a bill for an act to amend section two thousand two hundred thirty (2230) of the supplement to the code, 1913, relating to compensation for labor by the poor in the charge of the township trustees.

Read first and second time and referred to committee on compensation of public officers.

Senate File No. 353, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s eight (1527-s8), supplemental supplement to the code, 1915, relating to the improvement of township highways and authorizing the use of a portion of the general township road fund for the purpose of dragging the township road system.

Read first and second time and referred to committee on roads and highways.

Senate File No. 292, a bill for an act to prohibit the so-called practice of ambulance chasing for the purpose of inducing residents of this state to bring suits outside this state on personal injury or death claims arising within this state, and to prohibit the solicitation of such claims and the prosecution of suits thereon in foreign jurisdictions.

Read first and second time and referred to committee on judiciary.

Senate File No. 347, a bill for an act to amend the law as it appears in section thirty-three hundred seventy-six (3376), supplement to the code, 1913, relative to election by surviving spouse.

Read first and second time and referred to committee on judiciary.

Senate File No. 407, a bill for an act to legalize an ordinance of the incorporated town of Nevada, Iowa, granting a franchise to the Nevada Electric Company, their successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

Senate File No. 405, a bill for an act to legalize an ordinance of the incorporated town of Toledo, Iowa, granting a franchise to the Tama & Toledo Railway Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

Senate File No. 404, a bill for an act to legalize an ordinance of the incorporated town of Toledo, Iowa, granting a franchise to Tama & Toledo Electric Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

Senate File No. 396, a bill for an act to legalize certain warrants of the city of Hamburg, Iowa.

Read first and second time and referred to committee on judiciary.

Senate File No. 395, a bill for an act to amend section twenty-nine hundred sixty-three-m (2963-m) supplement to the code, 1913, relating to the probate of wills, etc.

Read first and second time and referred to committee on judiciary.

Senate File No. 390, a bill for an act to amend section sixteen hundred forty-two (1642) of the code relating to corporations not for pecuniary profit and providing for the incorporation of commercial clubs and associations of business men under the provisions of said section.

Read first and second time and referred to committee on judiciary.

Senate File No. 346, a bill for an act to amend the law as it appears in section twenty-nine hundred sixty-three-o (2963-o), supplement to the code, 1913, relative to conveyance of tax sale and legalizing proceedings thereunder.

Read first and second time and referred to committee on judiciary.

Senate File No. 341, a bill for an act authorizing the governor of the state of Iowa to issue a patent to James N. Ball for lot eight (8) block one hundred three (103), Iowa City, Iowa.

Read first and second time and referred to committee on judiciary.

Senate File No. 349, a bill for an act to legalize certain proceedings of the town council of the incorporated town of Grant, Montgomery county, Iowa, relating to the levy of certain taxes.

Read first and second time and referred to committee on judiciary.

Senate File No. 343, a bill for an act to amend the law as it appears in sections twenty-nine hundred sixty-three-a (2963-a), twenty-nine hundred sixty-three-l (2963-l) and twenty-nine hundred sixty-three-a1 (2963-a1), supplemental supplement to the code, 1915, legalizing acknowledgements of instruments recorded prior to January 1, 1910 and legalizing conveyances by foreign administrators, trustees, guardians or commissioners filed for record prior to January 1, 1910, and making provision that this act shall not affect pending litigation.

Read first and second time and referred to committee on judiciary.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 49, a bill for an act to repeal section twenty-eight hundred and thirty-six (2836) of the code, providing that school boards may furnish free text-books, and providing the manner thereof.

Also:

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. 295, a bill for an act to legalize an ordinance of the incorporated town of Wellman, Iowa, granting a franchise to J. G. Wehrle, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 294, a bill for an act to legalize an ordinance of the incorporated town of Buckeye, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 409, a bill for an act to legalize the action of the city of Grinnell, in the county of Poweshiek, state of Iowa, in voting bonds at an election held on the sixth day of December, 1916, and legalizing the bonds to be issued by said city under said election.

Also:

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. 215, a bill for an act to amend the law as it appears in section twenty-six hundred ninety-two-a (2692-a) and section twenty-six hundred ninety-two-c (2692-c), supplemental supplement to the code, 1915, relating to appointment and compensation of state agents by the board of control.

Also:

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. 408, a bill for an act to legalize an ordinance of the incorporated town of Montour, Iowa, granting a franchise to William G. Dows, Isaac B. Smith, John A. Reed and R. S. Cook, their successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 188, a bill for an act to provide for purchasing additional land for the Iowa State Fair and to make an appropriation therefor.

Also :

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. 431, a bill for an act to legalize the acts of the city council of the city of Valley Junction in creating a board of water works trustees for the management and control of the water works system of said city and the acts of the board of trustees by said ordinance created.

Also :

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. 134, a bill for an act to amend section twenty-six hundred six-a (2606-a) of the supplement to the code, 1913, relating to the rules of the board of control governing the admission of persons to the soldiers' home.

Also :

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. 485, a bill for an act relating to the health of pupils in the public school of certain cities.

Also :

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 to amend the law as it appears in section thirty-five hundred forty-three (3543), supplement to the code, 1913, relating to procedure of the clerk of the district court with relation to actions pending which affect real estate.

Also :

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. 330, a bill for an act to amend section eight hundred forty-o (840-o), supplemental supplement to the code of Iowa, 1915, relating to the levy of an annual tax for the purpose of paying that portion of the costs borne by cities having a population of fifty thousand or over of paving highways within such city.

Also :

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. 238, a bill for an act to amend the law as it appears in section twenty-seven hundred seventy-five-a (2775-a) of the supplemental supplement to the code, 1915, relating to certain studies in public schools.

Also :

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. 406, a bill for an act to legalize an ordinance of the incorporated town of Charolette, Iowa, granting a franchise to Maquoketa Light and Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

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. 163, a bill for an act to declare the exhibition of lewd, immoral or obscene pictures, statues, moving pictures, shows or plays, and any exhibition, show or play conducted in violation of any state law or city ordinance a nuisance and to provide for the abatement of any such nuisance.

CONSIDERATION OF BILLS.

On request of Randall of Linn, unanimous consent having been granted, action was deferred on Calendar No. 158, House File No. 272, and same was allowed to retain its place on the calendar.

Speaker pro tem McFarlane in the chair.

On motion of Weaver of Polk, Calendar No. 164, House File No. 116, a bill for an act to fix the method of estimating and determining the rate of tax required to be levied for any purpose authorized by law, to require such rate to be computed upon the adjusted valuation for the preceding calendar year, to require the certification of the amount of the required tax in dollars and not by rate, and to provide for the final adjustment of the rate by the county auditor to the adjusted valuation for the current year, with report of committee recommending passage as amended was taken up and considered.

Mr. Weaver was recognized by the chair, and his time having expired, Lee of Sac moved that his time be extended. Motion prevailed.

Mr. Weaver called up the amendments to the committee amendments filed by him and found on pages 926 and 927 of the journal of March 14th, and moved their adoption. Motion prevailed and the amendments to the committee amendments were adopted.

Committee amendments as amended were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—101.

Adkins	Helming	Peters
Anderson of Davis	Horchem	Price
Anderson of Greene	Jackson	Randall
Anderson of Winne-	Jessen	Reed
bago	Johnston of Humboldt	Rees
Bailey	Johnston of Lucas	Richards
Baldwin	Jones	Roberts
Benn	Kepple	Rogers
Boies	Kern	Rowley
Bruce	Klaus	Santee
Coakley	Klinker	Scott
Crozier	Knickerbocker	Shaff
Darraha	Krouse	Shortess
Dean	Lake	Slaught
Dunkelberg	Langfitt	Slosson
Durbin	Larson	Smith
Edgington	Lenocker	Stanley
Elwood	Lewis	Starzinger
Epps	McFarlane	Stone
Erickson	McFerren	Stuart
Finch	Mackie	Tucker
Findlay	Mantz	Turner
Finley	Meredith	Ulstad
Flenniken	Miles	Walrath
Garber	Mooty	Weaver
Gilbert	Mowery	Wenstrand
Gilmore	Murray	Wichman
Giltner	Neff	Wigdahl
Grason	Newton	Wilson of Cherokee
Gray	Nichols	Wilson of Louisa
Griffin	Nicholson	Wilson of Mahaska
Hall	Nordyke	Wilson of Mitchell
Hansen	O'Donnell	Wormley
Harrington	Oertel	Mr. Speaker

Nays—1.

Andre

Absent or not voting—6.

Becker	Lee	Miller
Kimberly	Mead	Rayburn

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Tucker of Clinton, Calendar No. 190, House File No. 345, a bill for an act to amend section nine hundred (900), code of Iowa, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Tucker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—91.

Adkins	Jackson	Peters
Anderson of Greene	Jessen	Price
Anderson of Winnebago	Johnston of Humboldt	Randall
Andre	Jonston of Lucas	Reed
Bailey	Jones	Richards
Baldwin	Kepple	Roberts
Benn	Kern	Rogers
Boies	Klaus	Rowley
Bruce	Klinker	Santee
Darraha	Knickerbocker	Scott
Dunkelberg	Krouse	Shaff
Durbin	Lake	Shortess
Edgington	Langfitt	Slaught
Elwood	Larson	Slosson
Epps	Lee	Smith
Finch	Lenocker	Stanley
Findlay	Lewis	Starzinger
Finley	McFarlane	Stone
Flenniken	McFerren	Stuart
Garber	Mackie	Tucker
Gilbert	Mantz	Turner
Gilmore	Meredith	Ulstad
Giltner	Miles	Walrath
Grason	Mooty	Weaver
Gray	Neff	Wenstrand
Griffin	Newton	Wilson of Cherokee
Hall	Nichols	Wilson of Louisa
Hansen	Nicholson	Wilson of Mahaska
Harrington	Nordyke	Wilson of Mitchell
Horchem	O'Donnell	Wormley
	Oertel	

Nays—None.

Absent or not voting—17.

Anderson of Davis	Helming	Rayburn
Becker	Kimberly	Rees
Coakley	Mead	Wichman
Crozler	Miller	Wigdahl
Dean	Mowery	Mr. Speaker
Erickson	Murray	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Horchem of Dubuque, Calendar No. 191, House File No. 356, a bill for an act to amend section six hundred and

sixteen (616), supplement to the code, 1913, with report of committee recommending passage was taken up and considered.

Speaker Pitt in the chair.

Wilson of Mitchell moved that the previous question be now put. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Horchem moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—11.

Griffin	Mantz	Shaff
Harrington	Nichols	Starzinger
Horchem	O'Donnell	Tucker
McFarlane	Oertel	

Nays—80.

Adkins	Hall	Price
Anderson of Greene	Helming	Randall
Anderson of Winnebago	Jackson	Reed
Andre	Jessen	Rees
Bailey	Johnston of Humboldt	Richards
Benn	Johnston of Lucas	Roberts
Boies	Jones	Santee
Bruce	Kepple	Scott
Crozier	Klaus	Shortess
Darraha	Klinker	Slaught
Dean	Knickerbocker	Slosson
Dunkelberg	Krouse	Smith
Durbin	Lake	Stanley
Edgington	Larson	Stone
Elwood	Lee	Stuart
Epps	Lenocker	Turner
Erickson	Lewis	Ulstad
Finch	Mackie	Walrath
Findlay	Mead	Weaver
Flenniken	Meredith	Wichman
Garber	Miles	Wigdahl
Gilbert	Mooty	Wilson of Cherokee
Gilmore	Murray	Wilson of Louisa
Giltner	Neff	Wilson of Mahaska
Grason	Newton	Wilson of Mitchell
Gray	Nordyke	Wormley
	Peters	Mr. Speaker

Absent or not voting—17.

Anderson of Davis	Kern	Nicholson
Baldwin	Kimberly	Rayburn
Becker	Langfitt	Rogers
Coakley	McFerren	Rowley
Finley	Miller	Wenstrand
Hansen	Mowery	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

TRIBUTE TO HONORABLE GEO. W. CROZIER.

Judge Crozier of Marion was escorted to the Speaker's desk. Mr. Speaker, on behalf of the members of the House, gave a short speech in appreciation of the services of Mr. Crozier as a member of this general assembly, and as a testimonial of their esteem, presented him with a bouquet of flowers. Response by Mr. Crozier.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 18, a bill for an act to amend the law as it appears in section four hundred (400), supplement to the code, 1913, relating to the removal of county seats and county records.

Also:

Senate File No. 75, a bill for an act to amend section three thousand four hundred forty-seven (3447), supplement to the code, 1913, relating to the time within which actions may be brought to set aside a will.

Also:

Senate File No. 141, a bill for an act to repeal section twenty-nine hundred eleven-a (2911-a), section twenty-nine hundred eleven-b (2911-b) of the supplemental supplement to the code, 1915, and section twenty-nine hundred eleven-c (2911-c) of the supplement to the code, 1913, relating to bulk sales of merchandise and to enact in lieu thereof provisions for the sale of stocks of goods, merchandise and the fixtures pertaining to conducting of mercantile business and for a notice in the case of such sales.

ALFRED WENSTRAND,
Chairman House Committee.
BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

On motion of McFarlane of Black Hawk the House adjourned until 9:00 a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 17, 1917.

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

Prayer was offered by Rev. P. S. Ervin, Des Moines, Iowa.

Journal of March 16th corrected and approved.

Moved by McFarlane of Black Hawk and seconded by Wilson of Mitchell that the Speaker be given the privilege of selecting the bills to be considered today. Motion prevailed.

LEAVE OF ABSENCE.

On request of O'Donnell of Dubuque leave of absence was granted Coakley of Union until Monday.

On request of Garber of Decatur leave of absence was granted Baldwin of Johnson until Monday.

On request of Harrington of Kossuth leave of absence was granted Gilbert of Marshall until Monday.

On request of Anderson of Winnebago leave of absence was granted Wigdahl of Palo Alto until Wednesday.

On request of Tucker of Clinton leave of absence was granted Shaff of Clinton and Crozier of Marion until Monday.

On request of Neff of Pottawattamie leave of absence was granted Slosson of Worth until Monday.

On request of Findlay of Webster leave of absence was granted Johnston of Humboldt until Tuesday.

On request of Ulstad of Wright leave of absence was granted Krouse of Wayne until Monday.

Speaker pro tem Mc Farlane in the chair.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Mr. Speaker presented petition of citizens of Harrison county in favor of closed season on quail and prairie chicken.

Referred to committee on fish and game.

Mr. Speaker presented petition of citizens of Harrison county in favor of Senate File No. 290, to eradicate tuberculosis in cattle.

Referred to committee on agriculture.

Findlay of Webster presented petition of citizens of Dayton, Iowa, protesting against selling the reformatory at Rockwell City.

Referred to committee on board of control.

Becker of Clayton presented petition of citizens of Clayton county urging a change in the present insurance laws.

Referred to committee on insurance.

Walrath of Fayette presented petition of citizens of Fayette county in favor of Senate File No. 290, to eradicate tuberculosis in cattle.

Referred to committee on agriculture.

Langfitt of Adair presented petition of citizens of Adair county urging an extension of the injunction and abatement law to cover the traffic in cigarettes.

Referred to committee on suppression of intemperance.

Lenocker of Madison presented petition of citizens of Madison in favor of closed season on quail and prairie chicken.

Referred to committee on fish and game.

Jessen of Story presented petition of citizens of Story county against disturbing the present law on the library commission and the traveling library.

Referred to committee on public libraries.

Knickerbocker of Linn presented petition of citizens of Linn county protesting against House File No. 327 relative to Sabbath observance.

Referred to committee on police regulations.

Knickerbocker of Linn presented petition of citizens of Linn county relative to fees charged by sheriffs.

Referred to committee on compensation of public officers.

Bailey of Shelby presented petition of school teachers of Shelby county in favor of the teachers' annuity bill.

Referred to committee on appropriations.

REPORT OF COMMITTEE.

Peters of Dallas, from the committee on police regulations, submitted the following report:

MR. SPEAKER—Your committee on police regulations, to whom was referred House File No. 384, a bill for an act to amend section six hundred seventy-nine-f (679-f), supplement to the code, 1913, relating to the appointment of chief of police in cities of the first class and cities 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.

JAS. PETERS, *Chairman*.

Report adopted.

SENATE MESSAGES CONSIDERED.

Senate File No. 163, a bill for an act to declare the exhibition of lewd, immoral or obscene pictures, statues, moving pictures, shows or plays, and any exhibition, show or play conducted in violation of any state law or city ordinance a nuisance and to provide for the abatement of any such nuisance.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 485, a bill for an act relating to the health of pupils in the public schools of certain cities.

Read first and second time and referred to committee on schools and text-books.

Senate File No. 431, a bill for an act to legalize the acts of the city council of the city of Valley Junction in creating a board of water works trustees for the management and control of the water works system of said city and the acts of the board of trustees by said ordinance created.

Read first and second time and referred to committee on judiciary.

Senate File No. 416, a bill for an act to amend the law as it appears in section thirty-five hundred forty-three (3543), supplement to the code, 1913, relating to procedure of the clerk of the district court with relation to actions pending which affect real estate.

Read first and second time and referred to committee on judiciary.

Senate File No. 409, a bill for an act to legalize the action of the city of Grinnell, in the county of Poweshiek, state of Iowa, in voting bonds at an election held on the sixth day of December, 1916, and legalizing the bonds to be issued by said city under said election.

Read first and second time and referred to committee on judiciary.

Senate File No. 408, a bill for an act to legalize an ordinance of the incorporated town of Montour, Iowa, granting a franchise to William G. Dows, Isaac B. Smith, John A. Reed and R. S. Cook, their successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

Senate File No. 406, a bill for an act to legalize an ordinance of the incorporated town of Charlotte, Iowa, granting a franchise to Maquoketa Light and Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

Senate File No. 330, a bill for an act to amend section eight hundred forty-o (840-o), supplemental supplement to the code of Iowa, 1915, relating to the levy of an annual tax for the purpose of paying that portion of the costs borne by cities having a population of fifty thousand or over of paving highways within such city.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 238, a bill for an act to amend the law as it appears in section twenty seven hundred seventy five-a (2775-a)

of the supplemental supplement to the code, 1915, relating to certain studies in public schools.

Read first and second time and referred to committee on schools and text-books.

Senate File No. 215, a bill for an act to amend the law as it appears in section twenty-six hundred ninety-two-a (2692-a) and section twenty-six hundred ninety-two-c (2692-c), supplemental supplement to the code, 1915, relating to appointment and compensation of state agents by the board of control.

Read first and second time and referred to committee on board of control.

Senate File No. 188, a bill for an act to provide for purchasing additional land for the Iowa State Fair and to make an appropriation therefor.

Read first and second time and referred to committee on appropriations.

Senate File No. 134, a bill for an act to amend section twenty-six hundred six-a (2606-a) of the supplement to the code, 1913, relating to the rules of the board of control governing the admission of persons to the soldiers' home.

Read first and second time and referred to committee on board of control.

CONSIDERATION OF BILLS.

On motion of Wilson of Louisa, Calendar No. 202, House File No. 217, a bill for an act to repeal section 1989-a-52-a, section 1989-a-52-f, of the supplemental supplement to the code, 1915, and to enact substitutes therefor and to repeal section 1989-a-52-b and section 1989-a-52-e, of the supplement to the code, 1913, and to enact substitutes therefor, relating to the creation of drainage districts and the election of trustees to control the same, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wilson moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—82.

Adkins	Horchem	Peters
Anderson of Greene	Jackson	Price
Anderson of Winnebago	Jessen	Randall
Bailey	Johnston of Lucas	Rees
Becker	Jones	Roberts
Boies	Kepple	Rowley
Bruce	Kimberly	Santee
Dean	Klaus	Scott
Dunkelberg	Knickerbocker	Shortess
Durbin	Langfitt	Slaught
Edgington	Larson	Smith
Elwood	Lee	Stanley
Epps	Lenocker	Starzinger
Erickson	Lewis	Stone
Finch	McFarlane	Stuart
Findlay	Mantz	Tucker
Flenniken	Mead	Turner
Garber	Meredith	Ulstad
Gilmore	Miles	Weaver
Giltner	Miller	Wenstrand
Grason	Mooty	Wichman
Gray	Mowery	Wigdahl
Griffin	Neff	Wilson of Cherokee
Hall	Newton	Wilson of Louisa
Hansen	Nicholson	Wilson of Mahaska
Harrington	Nordyke	Wilson of Mitchell
Helming	O'Donnell	Wormley
	Oertel	

Nays—None.

Absent or not voting—26.

Anderson of Davis	Johnston of Humboldt	Rayburn
Andre	Kern	Reed
Baldwin	Klinker	Richards
Benn	Krouse	Rogers
Coakley	Lake	Shaff
Crozier	McFerren	Slosson
Darrah	Mackie	Walrath
Finley	Murray	Mr. Speaker
Gilbert	Nichols	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Miles of Jackson, Calendar No. 286, Senate File No. 286, a bill for an act to legalize certain warrants of the town of Bellevue, Iowa, with report of committee recommending passage was taken up and considered.

Mr. Miles moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—85.

Adkins	Helming	Oertel
Anderson of Davis	Horchem	Peters
Anderson of Greene	Jackson	Price
Anderson of Winne-	Jessen	Randall
bago	Johnston of Lucas	Reed
Bailey	Jones	Rees
Becker	Kepple	Roberts
Boies	Kern	Rowley
Bruce	Kimberly	Santee
Darraha	Klaus	Scott
Dean	Knickerbocker	Shortess
Dunkelberg	Langfitt	Slaughter
Durbin	Larson	Smith
Edgington	Lee	Stanley
Epps	Lewis	Starzinger
Erickson	McFarlane	Stuart
Finch	McFerren	Tucker
Findlay	Mantz	Turner
Finley	Mead	Ulstad
Flenniken	Meredith	Weaver
Garber	Miles	Wenstrand
Gilmore	Miller	Wichman
Giltner	Mooty	Wigdahl
Grason	Mowery	Wilson of Cherokee
Gray	Murray	Wilson of Louisa
Griffin	Newton	Wilson of Mahaska
Hall	Nicholson	Wilson of Mitchell
Hansen	Nordyke	Wormley
Harrington	O'Dannell	

Nays—None.

Absent or not voting—23.

Andre	Klinker	Richards
Baldwin	Krouse	Rogers
Benn	Lake	Shaff
Coakley	Lenocker	Slosson
Crozier	Mackie	Stone
Elwood	Neff	Walrath
Gilbert	Nichols	Mr. Speaker
Johnston of Humboldt	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILL WITHDRAWN.

On request of Miles of Jackson, unanimous consent having been granted, Calendar No. 201, House File No. 319, was withdrawn from the calendar and from further consideration by the House.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House File No. 246, a bill for an act to amend section seven hundred nineteen (719) of the code, relating to ferries.

Also:

House File No. 93, a bill for an act to provide additional buildings at the soldiers' home at Marshalltown, Iowa, and to provide an appropriation to cover the cost thereof.

Also:

House File No. 197, a bill for an act to change the name of the industrial school for boys and the industrial school for girls.

Also:

House File No. 44, a bill for an act to authorize cities to establish community center districts and to provide for the establishment and erection therein of a community center house with recreation grounds adjacent and for the maintenance thereof, and to submit to the voters of such district the question of a bond issue for the establishment of such improvement.

Also:

House File No. 113, a bill for an act to restrain dogs from running at large and to authorize their destruction when found at large contrary to the provisions hereof, and fixing a penalty for the wrongful removal of the registration tag.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 277, a bill for an act to amend the law as it appears in section twenty-four hundred twenty-seven (2427) of the code, relating to evidence of illegal selling and keeping of intoxicating liquors.

Also:

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. 224, a bill for an act to indemnify Dr. H. A. Mack for medical services in caring for Mrs. Bouton who sustained personal injury while in the employ of the state.

Also:

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 to eradicate tuberculosis in cattle, to compensate owners of condemned animals, to disinfect premises where tuberculosis has existed, to control the use and sale of tuberculin, to control the movements of infected animals, to provide for levying a tax to carry out the provisions hereof, to make appropriations therefor, and to fix penalties for violations of this act.

Also:

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. 306, a bill for an act to amend section two thousand five hundred eighty-nine-d, supplement to the code, 1913, relative to the examination of registered pharmacists.

Also:

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 prevent increases of salary from taking effect during the term for which incumbent of office is elected or appointed.

CONSIDERATION OF BILLS.

On motion of Knickerbocker of Linn, Calendar No. 206, House File No. 398, a bill for an act to legalize an ordinance of the incorporated town of Traer, Iowa, granting a franchise to F. L. White, his lessees, successors, and assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Anderson of Davis	Erickson	Harrington
Anderson of Greene	Finch	Helming
Anderson of Winnebago	Findlay	Horchem
Becker	Flenniken	Jackson
Boies	Garber	Jessen
Bruce	Gilmore	Johnston of Lucas
Darraha	Giltner	Kepple
Dean	Grason	Kern
Durbin	Gray	Kimberly
Edgington	Griffin	Klaus
Elwood	Hall	Klinker
Epps	Hansen	Knickerbocker

Lake	Nordyke	Stanley
Langfitt	O'Donnell	Starzinger
Larson	Oertel	Stone
Lee	Peters	Stuart
Lewis	Price	Tucker
McFarlane	Randall	Turner
Mantz	Reed	Ulstad
Mead	Rees	Weaver
Miles	Roberts	Wenstrand
Miller	Rowley	Wichman
Mooty	Santee	Wigdahl
Mowery	Scott	Wilson of Cherokee
Neff	Shortess	Wilson of Louisa
Newton	Slaughter	Wilson of Mahaska
Nicholson	Smith	Wilson of Mitchell

Nays—None.

Absent or not voting—27.

Adkins	Gilbert	Nichols
Andre	Johnston of Humboldt	Rayburn
Bailey	Jones	Richards
Baldwin	Krouse	Rogers
Benn	Lenocker	Shaff
Coakley	McFerren	Slosson
Crozier	Mackie	Walrath
Dunkelberg	Meredith	Wormley
Finley	Murray	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 208, House File No. 400, a bill for an act to legalize an ordinance of the incorporated town of Batavia, Iowa, granting a franchise to R. M. Burtis, his lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Darrah	Finch
Anderson of Greene	Dunkelberg	Findlay
Anderson of Winnebago	Durbin	Finley
Becker	Edgington	Flenniken
Boies	Elwood	Garber
Bruce	Epps	Gilbert

Gilmore	Langfitt	Rees
Giltner	Larson	Roberts
Grason	Lee	Rowley
Gray	Lenocker	Santee
Griffin	Lewis	Scott
Hall	McFarlane	Shortess
Hansen	Mantz	Slaught
Harrington	Mead	Smith
Helming	Meredith	Stanley
Horchem	Miles	Starzinger
Jackson	Miller	Stuart
Jessen	Mowery	Tucker
Jones	Neff	Turner
Kepple	Newton	Ulstad
Kern	Nicholson	Weaver
Kimberly	Nordyke	Wenstrand
Klaus	O'Donnell	Wigdahl
Klinker	Oertel	Wilson of Cherokee
Knickerbocker	Peters	Wilson of Louisa
Krouse	Price	Wilson of Mitchell
Lake	Randall	

Nays—None.

Absent or not voting—28.

Anderson of Davis	Johnston of Lucas	Shaff
Andre	McFerren	Slosson
Bailey	Mackie	Stone
Baldwin	Mooty	Walrath
Benn	Murray	Wichman
Coakley	Nichols	Wilson of Mahaska
Crozier	Rayburn	Wormley
Dean	Reed	Mr. Speaker
Erickson	Richards	
Johnston of Humboldt	Rogers	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 210; House File No. 399, a bill for an act to legalize an ordinance of the incorporated town of Grand Junction, Iowa, granting a franchise to E. A. Caswell, his heirs or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Horchem	Peters
Anderson of Davis	Jackson	Price
Anderson of Greene	Jessen	Randall
Anderson of Winnebago	Jones	Rees
Bailey	Kern	Roberts
Becker	Kimberly	Rowley
Boies	Klinker	Santee
Bruce	Knickerbocker	Scott
Darrah	Lake	Shortess
Dunkelberg	Langfitt	Slaughter
Durbin	Larson	Smith
Elwood	Lee	Stanley
Epps	Lenocker	Starzinger
Finch	McFarlane	Stuart
Findlay	Mantz	Tucker
Finley	Mead	Turner
Flenniken	Meredith	Ulstad
Garber	Miles	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Mowery	Wichman
Grason	Murray	Wigdahl
Gray	Neff	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nicholson	Wilson of Mahaska
Hansen	Nordyke	Wilson of Mitchell
Harrington	O'Donnell	Wormley
Helming	Oertel	

Nays—None.

Absent or not voting—28.

Andre	Johnston of Lucas	Reed
Baldwin	Kepple	Richards
Benn	Klaus	Rogers
Coakley	Krouse	Shaff
Crozier	Lewis	Slosson
Dean	McFerren	Stone
Edgington	Mackie	Walrath
Erickson	Miller	Mr. Speaker
Gilbert	Nichols	
Johnston of Humboldt	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 211, House File No. 396, a bill for an act to legalize an ordinance of the incorporated town of Olin, Iowa, granting a franchise to Oxford Junction Light, Power and Mill Company, its lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Harrington	Oertel
Anderson of Davis	Helming	Peters
Anderson of Greene	Jackson	Price
Anderson of Winnebago	Jones	Randall
Andre	Kepple	Reed
Bailey	Kern	Roberts
Becker	Kimberly	Rowley
Boies	Klinker	Santee
Bruce	Knickerbocker	Scott
Dunkelberg	Langfitt	Smith
Durbin	Larson	Stanley
Edgington	Lee	Starzinger
Elwood	Lenocker	Stuart
Epps	Lewis	Tucker
Erickson	McFarlane	Turner
Finch	Mantz	Ulstad
Findlay	Mead	Walrath
Finley	Meredith	Wenstrand
Flenniken	Miles	Wichman
Garber	Mowery	Wigdahl
Giltner	Murray	Wilson of Cherokee
Grason	Neff	Wilson of Louisa
Gray	Newton	Wilson of Mitchell
Griffin	Nicholson	Wormley
Hall	Nordyke	
Hansen	O'Donnell	

Nays—None.

Absent or not voting—32.

Baldwin	Johnston of Lucas	Richards
Benn	Klaus	Rogers
Coakley	Krouse	Shaff
Crozier	Lake	Shortess
Darraha	McFerren	Slaught
Dean	Mackie	Slosson
Gilbert	Miller	Stone
Gilmore	Mooty	Weaver
Horchem	Nichols	Wilson of Mahaska
Jessen	Rayburn	Mr. Speaker
Johnston of Humboldt	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 213, House File No. 394, a bill for an act to legalize an ordinance of the incorporated town of Coon Rapids, Iowa, granting a franchise to S. D.

Henry, his successors and assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Helming	Peters
Anderson of Greene	Horchem	Price
Anderson of Winnebago	Jackson	Randall
Andre	Jones	Rees
Bailey	Kepple	Roberts
Becker	Kern	Rowley
Boies	Kimberly	Santee
Bruce	Klaus	Scott
Dunkelberg	Klinker	Shortess
Durbin	Knickerbocker	Slaughter
Edgington	Langfitt	Smith
Elwood	Larson	Stanley
Epps	Lee	Starzinger
Erickson	Lenocker	Stone
Finch	Lewis	Stuart
Findlay	McFarlane	Tucker
Finley	Mackie	Turner
Flenniken	Mantz	Ulstad
Garber	Miles	Walrath
Gilmore	Miller	Weaver
Giltner	Mooty	Wenstrand
Grason	Mowery	Wichman
Gray	Neff	Wigdahl
Griffin	Newton	Wilson of Cherokee
Hall	Nordyke	Wilson of Louisa
Hansen	O'Donnell	Wilson of Mitchell
Harrington	Oertel	Wormley

Nays—None.

Absent or not voting—27.

Anderson of Davis	Johnston of Humboldt	Nicholson
Baldwin	Johnston of Lucas	Rayburn
Benn	Krouse	Reed
Coakley	Lake	Richards
Crozier	McFerrer	Rogers
Darrah	Mead	Shaff
Dean	Meredith	Slosson
Gilbert	Murray	Wilson of Mahaska
Jessen	Nichols	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Randall of Linn, Calendar No. 218, House File No. 389, a bill for an act to legalize an ordinance of the incorporated town of Luther, Iowa, granting a franchise to Boone Electric Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been given to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—82.

Adkins	Hansen	O'Donnell
Anderson of Davis	Harrington	Oertel
Anderson of Greene	Helming	Peters
Anderson of Winne-	Horchem	Price
bago	Jackson	Randall
Andre	Jones	Reed
Bailey	Kern	Rees
Becker	Kimberly	Roberts
Boles	Klaus	Rowley
Bruce	Klinker	Santee
Darraha	Knickerbocker	Scott
Dunkelberg	Langfitt	Shortess
Durbin	Larson	Smith
Edgington	Lee	Stanley
Elwood	Lenocker	Starzinger
Epps	Lewis	Stone
Erickson	McFarlane	Stuart
Finch	McFerren	Tucker
Findlay	Mackie	Turner
Finley	Mead	Ulstad
Flenniken	Miles	Walrath
Garber	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Mowery	Wigdahl
Grason	Neff	Wilson of Cherokee
Gray	Newton	Wilson of Mitchell
Griffin	Nicholson	Wormley
Hall	Nordyke	

Nays—None.

Absent or not voting—26.

Baldwin	Jessen	Mantz
Benn	Johnston of Humboldt	Meredith
Coakley	Johnston of Lucas	Murray
Crozier	Kepple	Nichols
Dean	Krouse	Rayburn
Gilbert	Lake	Richards

Rogers
Shaff
Slaughter

Slosson
Wichman
Wilson of Louisa

Wilson of Mahaska
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 23.

The hour having arrived for Special Order No. 23, on request of Findlay of Webster, unanimous consent having been granted, action was deferred on Special Order No. 23, House File No. 391, and the bill was made a Special Order for Tuesday, March 20th, at 10:30 a. m.

MOTION TO RECONSIDER FILED.

I file motion to reconsider vote on House File No. 396.

H. W. FLENNIKEN.

I second the motion.

J. B. WEAVER.

CONSIDERATION OF BILLS.

On motion of Knickerbocker of Linn, Calendar No. 221, House File No. 395, a bill for an act to legalize an ordinance of the incorporated town of Lockridge, Iowa, granting a franchise to R. M. Burtis, his lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winnebago
Andre
Bailey
Becker
Boies
Bruce
Darrah
Dunkelberg
Durbin

Edgington
Elwood
Epps
Erickson
Finch
Findlay
Finley
FleNNiken
Garber
Gilmore
Giltner
Grason
Gray

Griffin
Hall
Hansen
Harrington
Helming
Horchem
Jackson
Jessen
Jones
Kepple
Kern
Kimberly
Klinker

Knickerbocker	Newton	Stanley
Lake	Nicholson	Starzinger
Langfitt	Nordyke	Stone
Larson	O'Donnell	Stuart
Lee	Oertel	Tucker
Lenocker	Peters	Turner
Lewis	Price	Ulstad
McFarlane	Randall	Walrath
McFerren	Reed	Wenstrand
Mackie	Roberts	Wigdahl
Mantz	Rowley	Wilson of Cherokee
Miles	Santee	Wilson of Louisa
Miller	Scott	Wilson of Mitchell
Mooty	Shortess	Wormley
Mowery	Slaught	
Neff	Smith	

Nays—None.

Absent or not voting—24.

Baldwin	Klaus	Richards
Benn	Krouse	Rogers
Coakley	Mead	Shaff
Crozier	Meredith	Slosson
Dean	Murray	Weaver
Gilbert	Nichols	Wichman
Johnston of Humboldt	Rayburn	Wilson of Mahaska
Johnston of Lucas	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Bruce of Pocahontas, Calendar No. 223, Senate File No. 180, a bill for an act authorizing the governor of the state of Iowa to issue patent conveying to Paulus Altman the following described land situate and lying in Humboldt county and state of Iowa, to-wit: the north-west quarter (NW $\frac{1}{4}$) of the north-west quarter (NW $\frac{1}{4}$) of section nineteen (19), township ninety-one (91) north, range twenty-eight (28), west of the fifth (5th) principal meridian, and containing 34.61 acres according to government survey, with report of committee recommending passage was taken up and considered.

Mr. Bruce moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Harrington	Oertel
Anderson of Davis	Helming	Peters
Anderson of Greene	Horchem	Price
Anderson of Winnebago	Jackson	Randall
Andre	Jessen	Reed
Becker	Jones	Rees
Boies	Kepple	Roberts
Bruce	Kern	Rowley
Darraha	Kimberly	Santee
Dunkelberg	Klaus	Scott
Durbin	Klinker	Slaught
Edgington	Knickerbocker	Smith
Elwood	Lake	Stanley
Epps	Larson	Starzinger
Erickson	Lee	Stone
Finch	Lewis	Stuart
Findlay	McFarlane	Tucker
Finley	Mantz	Turner
Flenniken	Miles	Ulstad
Gilmore	Miller	Walrath
Giltner	Mooty	Weaver
Grason	Mowery	Wenstrand
Gray	Neff	Wichman
Griffin	Newton .	Wilson of Louisa
Hall	Nicholson	Wilson of Mitchell
Hansen	Nordyke	Wormley
	O'Donnell	

Nays—None.

Absent or not voting—29.

Bailey	Krouse	Richards
Baldwin	Langfitt	Rogers
Benn	Lenocker	Shaff
Coakley	McFerren	Shortess
Crozier	Mackie	Slosson
Dean	Mead	Wigdahl
Garber	Meredith	Wilson of Cherokee
Gilbert	Murray	Wilson of Mahaska
Johnston of Humboldt	Nichols	Mr. Speaker
Johnston of Lucas	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Stone of Sioux, Calendar No. 224, Senate File No. 98, a bill for an act to legalize ordinance number forty-three (43) of the ordinances of the incorporated town of Alton, Sioux county, Iowa, authorizing the establishment and maintenance of an electric lighting system, including poles, lines, mains, etc., in the town of Alton, Iowa, and granting to John Boer, his associates, successors and assigns, the right to establish such plant, and to erect and maintain poles, lines, mains, etc., as a part thereof, and defining the

rights and privileges of said grantees upon the public streets and alleys of said town, and the condition upon which said rights and privileges are granted, with report of committee recommending passage was taken up and considered.

Mr. Stone moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—86.

Adkins	Harrington	Oertel
Anderson of Davis	Helming	Peters
Anderson of Greene	Horchem	Price
Anderson of Winne-	Jackson	Randall
bago	Jessen	Reed
Andre	Jones	Rees
Bailey	Kepple	Roberts
Becker	Kern	Rowley
Boies	Kimberly	Santee
Bruce	Klinker	Scott
Darraha	Knickerbocker	Shortess
Dunkelberg	Langfitt	Slaughter
Durbin	Larson	Smith
Edgington	Lee	Stanley
Elwood	Lenocker	Starzinger
Epps	Lewis	Stone
Erickson	McFarlane	Stuart
Finch	McFerren	Tucker
Findlay	Mackin	Turner
Finley	Mantz	Ulstad
Flenniken	Miles	Walrath
Garber	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Mowery	Wichman
Grason	Neff	Wilson of Cherokee
Gray	Newton	Wilson of Louisa
Griffin	Nicholson	Wilson of Mahaska
Hall	Nordyke	Wilson of Mitchell
Hansen	O'Donnell	Wormley

Nays—None.

Absent or not voting—22.

Baldwin	Klaus	Richards
Benn	Krouse	Rogers
Coakley	Lake	Shaff
Crozier	Mead	Slosson
Dean	Meredith	Wigdahl
Gilbert	Murray	Mr. Speaker
Johnston of Humboldt	Nichols	
Johnston of Lucas	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 228, House File No. 478, a bill for an act to legalize an ordinance of the incorporated town of Jamaica, Iowa, granting a franchise to the Iowa Railway and Light Company, its successors and assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Helming	Oertel
Anderson of Davis	Horchem	Peters
Anderson of Greene	Jackson	Price
Anderson of Winnebago	Jessen	Randall
Andre	Jones	Reed
Bailey	Kepple	Rees
Becker	Kern	Roberts
Boies	Kimberly	Rowley
Bruce	Klaus	Santee
Darrah	Klinker	Scott
Dunkelberg	Knickerbocker	Slaught
Durbin	Langfitt	Smith
Edgington	Larson	Stanley
Elwood	Lee	Starzinger
Epps	Lenocker	Tucker
Erickson	Lewis	Ulstad
Finch	McFarlane	Walrath
Findlay	Mackie	Weaver
Finley	Mantz	Wenstrand
Flenniken	Miles	Wichman
Gilmore	Miller	Wilson of Cherokee
Giltner	Mowery	Wilson of Louisa
Grason	Neff	Wilson of Mahaska
Gray	Newton	Wilson of Mitchell
Hall	Nicholson	Wormley
Hansen	Nordyke	
Harrington	O'Donnell	

Nays—None.

Absent or not voting—29.

Baldwin	Griffin	Meredith
Benn	Johnston of Humboldt	Mooty
Coakley	Johnston of Lucas	Murray
Crozier	Krouse	Nichols
Dean	Lake	Rayburn
Garber	McFerrer	Richards
Gilbert	Mead	Rogers

Shaff
Shortess
Slosson

Stone
Stuart
Turner

Wigdahl
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Calendar No. 226, Senate File No. 263, a bill for an act to legalize certain bonds of the independent school district of Des Moines, in the county of Polk, state of Iowa, with report of committee recommending passage was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—86.

Adkins	Helming	Oertel
Anderson of Davis	Horchem	Peters
Anderson of Greene	Jackson	Price
Anderson of Winnebago	Jessen	Randall
Andre	Jones	Reed
Bailey	Kepple	Rees
Becker	Kern	Roberts
Boies	Kimberly	Rowley
Bruce	Klaus	Santee
Darraha	Klinker	Scott
Dunkelberg	Knickerbocker	Slaughter
Durbin	Lake	Smith
Edgington	Langfitt	Stanley
Elwood	Larson	Starzinger
Epps	Lee	Stone
Erickson	Lenocker	Stuart
Finch	Lewis	Tucker
Findlay	McFarlane	Turner
Finley	Mackie	Ulstad
Flenniken	Mantz	Walrath
Garber	Miles	Weaver
Gilmore	Miller	Wenstrand
Giltner	Mooty	Wichman
Grason	Mowery	Wigdahl
Gray	Neff	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nicholson	Wilson of Mitchell
Hansen	Nordyke	Wormley
Harrington	O'Donnell	

Nays—None.

Absent or not voting—22.

Baldwin
Benn
Coakley
Crozier
Dean

Gilbert
Johnston of Humboldt
Johnston of Lucas
Krouse
McFerren

Mead
Meredith
Murray
Nichols
Rayburn

Richards
Rogers
Shaff

Shortess
Slosson
Wilson of Mahaska

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 RE-REFERRED.

Wichman of Hancock asked unanimous consent to have Senate File No. 163 withdrawn from the committee on municipal corporations and referred to the committee on public health.

Objection was made.

Wichman of Hancock moved that Senate File No. 163 be withdrawn from the committee on municipal corporations and referred to the committee on public health. Motion prevailed.

RESOLUTIONS.

Unanimous consent was granted to return to the order of introduction of resolutions.

Elwood of Howard and Mackie of Benton offered the following resolution:

Whereas, House File numbered 235 by Elwood and Mackie, entitled a bill for an act to amend the law as it appears in section four hundred three (403), supplement to the code, 1913, relating to the issuance of county bonds, and providing for authorizing issues of bonds by a vote of the people, and which bill restricts the right of the board of supervisors to fund or refund county warrants by bonding to pay indebtedness incurred in highway improvements, excepting emergency incidents, and providing for a vote of the people to authorize issuance of bridge bonds, was introduced in this House on the third day of February, 1917, and on the same day was referred to the judiciary committee, and

Whereas, after forty-two (42) days of consideration said committee has not been able to reach a conclusion with reference to the disposition to be made of said bill, and have failed to report the same back to the House, and

Whereas, the rules of the House require all bills to be reported back to the House within ten (10) days after commitment, and

Whereas, this bill is of considerable importance and should be acted upon by this House, now, therefore,

Be It Resolved, That the said bill be withdrawn from the judiciary committee, placed on file with the chief clerk and noted on the calendar in regular order.

Laid over under rule 34.

SENATE MESSAGES CONSIDERED.

Senate File No. 277, a bill for an act to amend the law as it appears in section twenty-four hundred twenty-seven (2427) of the code, relating to evidence of illegal selling and keeping of intoxicating liquors.

Read first and second time and referred to committee on suppression of intemperance.

Senate File No. 224, a bill for an act to indemnify Dr. H. A. Mack for medical services in caring for Mrs. Bouton who sustained personal injury, while in the employ of the state.

Read first and second time and referred to committee on appropriations.

Senate File No. 290, a bill for an act to eradicate tuberculosis in cattle, to compensate owners of condemned animals, to disinfect premises where tuberculosis has existed, to control the use and sale of tuberculin, to control the movements of infected animals, to provide for levying a tax to carry out the provisions hereof, to make appropriations therefor, and to fix penalties for violations of this act.

Read first and second time and referred to committee on agriculture.

Senate File No. 306, a bill for an act to amend section two thousand five hundred eighty-nine-d, supplement to the code, 1913, relative to the examination of registered pharmacists.

Read first and second time and referred to committee on pharmacy.

Senate File No. 39, a bill for an act to prevent increases of salary from taking effect during the term for which incumbent of office is elected or appointed.

Read first and second time and referred to committee on judiciary.

CONSIDERATION OF BILLS.

On motion of Knickerbocker of Linn, Calendar No. 229, House File No. 468, a bill for an act to legalize an ordinance of the incorporated town of Onslow, Iowa, granting a franchise to Don Barnes, his successors or assigns, to erect, maintain and operate an

electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—85.

Adkins	Hansen	O'Donnell
Anderson of Davis	Harrington	Oertel
Anderson of Greene	Helming	Peters
Anderson of Winnebago	Horchem	Price
Andre	Jackson	Randall
Bailey	Jessen	Roberts
Becker	Jones	Rowley
Benn	Kepple	Santee
Boies	Kern	Scott
Bruce	Kimberly	Slaughter
Darrah	Klinker	Smith
Dean	Knickerbocker	Stanley
Dunkelberg	Lake	Starzinger
Durbin	Langfitt	Stone
Edgington	Larson	Stuart
Elwood	Lee	Tucker
Epps	Lenocker	Turner
Erickson	Lewis	Ulstad
Finch	McFarlane	Walrath
Findlay	McFerren	Weaver
Finley	Mantz	Wenstrand
Flenniken	Miles	Wichman
Garber	Miller	Wigdahl
Gilmore	Mooty	Wilson of Cherokee
Giltner	Mowery	Wilson of Louisa
Grason	Neff	Wilson of Mitchell
Gray	Newton	Wormley
Griffin	Nicholson	
Hall	Nordyke	

Nays—None.

Absent or not voting—23.

Baldwin	Mackie	Richards
Coakley	Mead	Rogers
Crozier	Meredith	Shaff
Gilbert	Murray	Shortess
Johnston of Humboldt	Nichols	Slosson
Johnston of Lucas	Rayburn	Wilson of Mahaska
Klaus	Reed	Mr. Speaker
Krouse	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 230, House File No. 473, a bill for an act to legalize an ordinance of the incorporated town of Dawson, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Hansen	O'Donnell
Anderson of Davis	Harrington	Oertel
Anderson of Greene	Helming	Peters
Anderson of Winnebago	Horchem	Price
Andre	Jackson	Randall
Bailey	Jessen	Reed
Becker	Jones	Rees
Benn	Kepple	Roberts
Boies	Kern	Rowley
Bruce	Kimberly	Santee
Darrah	Klinker	Scott
Dean	Knickerbocker	Shortess
Dunkelberg	Lake	Slaught
Durbin	Langfitt	Smith
Edgington	Larson	Stanley
Elwood	Lee	Starzinger
Epps	Lewis	Stone
Erickson	McFarlane	Stuart
Finch	Mackie	Tucker
Findlay	Mantz	Turner
Finley	Mead	Ulstad
Flenniken	Miles	Walrath
Garber	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Mowery	Wichman
Grason	Neff	Wilson of Cherokee
Gray	Newton	Wilson of Louisa
Griffin	Nicholson	Wilson of Mitchell
Hall	Nordyke	Wormley

Nays—None.

Absent or not voting—21.

Baldwin	Krouse	Richards
Coakley	Lenocker	Rogers
Crozier	McFerren	Shaff
Gilbert	Meredith	Slosson
Johnston of Humboldt	Murray	Wigdahl
Johnston of Lucas	Nichols	Wilson of Mahaska
Klaus	Rayburn	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 232, House File No. 474, a bill for an act to legalize an ordinance of the incorporated town of Rhodes (Edenville), Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—85.

Adkins	Hansen	Oertel
Anderson of Davis	Harrington	Peters
Anderson of Greene	Helming	Price
Anderson of Winnebago	Horchem	Randall
Andre	Jackson	Rees
Bailey	Jessen	Roberts
Becker	Jones	Rowley
Benn	Kepple	Santee
Boies	Kern	Scott
Bruce	Kimberly	Shortess
Darraha	Klinker	Slaught
Dean	Knickerbocker	Smith
Dunkelberg	Lake	Stanley
Durbin	Langfitt	Starzinger
Edgington	Larson	Stone
Elwood	Lee	Stuart
Epps	Lewis	Tucker
Erickson	McFarlane	Turner
Finch	McFerren	Ulstad
Findlay	Mackie	Walrath
Finley	Mantz	Weaver
Flenniken	Mead	Wenstrand
Garber	Mooty	Wichman
Gilmore	Mowery	Wilson of Cherokee
Giltner	Neff	Wilson of Louisa
Grason	Newton	Wilson of Mitchell
Gray	Nicholson	Wormley
Griffin	Nordyke	
Hall	O'Donnell	

Nays—None.

Absent or not voting—23.

Baldwin	Johnston of Lucas	Miles
Coakley	Klaus	Miller
Crozier	Krouse	Murray
Gilbert	Lenocker	Nichols
Johnston of Humboldt	Meredith	Rayburn

Reed
Richards
Rogers

Shaff
Slosson
Wigdahl

Wilson of Mahaska
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILL RE-REFERRED.

On request of Hall of Taylor, unanimous consent having been granted, House File No. 158, Calendar No. 303, was re-referred to the committee on ways and means.

CONSIDERATION OF BILLS.

On motion of Tucker of Clinton, Calendar No. 233, House File No. 456, a bill for an act to legalize certain acts of the mayor and city council of the city of Clinton, Iowa, and to legalize certain official acts of the members of said city council in connection with a certain contract entered into by said city with one Fred Bodenhofer for the construction of a certain concrete bridge, culvert, or improvement across Main street in said city, and to ratify and confirm the action of said city council in ordering a warrant drawn in payment of such improvement, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Tucker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Findlay	Kimberly
Anderson of Davis	Finley	Klinker
Anderson of Greene	Flenniken	Knickerbocker
Anderson of Winnebago	Garber	Lake
Andre	Gilmore	Langfitt
Bailey	Giltner	Larson
Becker	Grason	Lee
Benn	Gray	Lewis
Boies	Griffin	McFarlane
Bruce	Hall	Mackie
Darraha	Hansen	Mantz
Dean	Harrington	Miles
Dunkelberg	Helming	Miller
Durbin	Horchem	Mowery
Edgington	Jackson	Neff
Elwood	Jessen	Newton
Epps	Jones	Nicholson
Erickson	Kepple	Nordyke
Finch	Kern	O'Donnell

Oertel	Shortess	Ulstad
Peters	Slaughter	Walrath
Price	Smith	Weaver
Randall	Stanley	Wenstrand
Rees	Starzinger	Wichman
Roberts	Stone	Wilson of Cherokee
Rowley	Stuart	Wilson of Louisa
Santee	Tucker	Wilson of Mitchell
Scott	Turner	Wormley

Nays—None.

Absent or not voting—24.

Baldwin	Lenocker	Reed
Coakley	McFerrer	Richards
Crozier	Mead	Rogers
Gilbert	Meredith	Shaff
Johnston of Humboldt	Mooty	Slosson
Johnston of Lucas	Murray	Wigdahl
Klaus	Nichols	Wilson of Mahaska
Krouse	Rayburn	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 235, House File No. 470, a bill for an act to legalize an ordinance of the incorporated town of Wyoming, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, their successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Durbin	Gray
Anderson of Davis	Edgington	Griffin
Anderson of Greene	Elwood	Hall
Anderson of Winnebago	Epps	Hansen
Andre	Erickson	Harrington
Bailey	Finch	Helming
Becker	Findlay	Horchem
Benn	Finley	Jackson
Boies	Flenniken	Jones
Bruce	Garber	Kepple
Darrah	Gilmore	Kern
Dean	Giltner	Kimberly
Dunkelberg	Grason	Klinker

Knickerbocker	Nordyke	Stanley
Lake	O'Donnell	Starzinger
Langfitt	Oertel	Stone
Larson	Peters	Stuart
Lee	Price	Tucker
Lewis	Randall	Turner
McFarlane	Reed	Ulstad
Mackie	Rees	Walrath
Mantz	Roberts	Weaver
Miller	Rowley	Wenstrand
Mooty	Santee	Wichman
Mowery	Scott	Wilson of Cherokee
Neff	Shortess	Wilson of Louisa
Newton	Slaught	Wilson of Mitchell
Nicholson	Smith	Wormley

Nays—None.

Absent or not voting—24.

Baldwin	Krouse	Rayburn
Coakley	Lenocker	Richards
Crozier	McFerren	Rogers
Gilbert	Mead	Shaff
Jessen	Meredith	Slosson
Johnston of Humboldt	Miles	Wigdahl
Johnston of Lucas	Murray	Wilson of Mahaska
Klaus	Nichols	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 236, House File No. 469, a bill for an act to legalize an ordinance of the incorporated town of Ladora, Iowa, granting a franchise to Iowa Electric Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Boies	Epps
Anderson of Davis	Bruce	Erickson
Anderson of Greene	Darrah	Finch
Anderson of Winnebago	Dean	Findlay
Andre	Dunkelberg	Finley
Bailey	Durbin	Flenniken
Becker	Edgington	Garber
Benn	Elwood	Gilmore

Giltner	Lewis	Rowley
Grason	McFarlane	Santee
Gray	McFerren	Scott
Griffin	Mackie	Shortess
Hall	Mantz	Slaughter
Hansen	Miles	Smith
Harrington	Miller	Stanley
Helming	Mooty	Starzinger
Horchem	Mowery	Stone
Jackson	Neff	Stuart
Jessen	Newton	Tucker
Jones	Nicholson	Turner
Kepple	Nordyke	Ulstad
Kern	O'Donnell	Walrath
Kimberly	Oertel	Weaver
Klinker	Peters	Wenstrand
Knickerbocker	Price	Wichman
Lake	Randall	Wilson of Cherokee
Langfitt	Reed	Wilson of Louisa
Larson	Rees	Wilson of Mitchell
Lee	Roberts	Wormley

Nays—None.

Absent or not voting—21.

Baldwin	Krouse	Richards
Coakley	Lenocker	Rogers
Crozier	Mead	Shaff
Gilbert	Meredith	Slosson
Johnston of Humboldt	Murray	Wigdahl
Johnston of Lucas	Nichols	Wilson of Mahaska
Klaus	Rayburn	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 237, House File No. 476, a bill for an act to legalize an ordinance of the incorporated town of Luzerne, Iowa, granting a franchise to Iowa Railway and Light Company its successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Hansen	Oertel
Anderson of Davis	Harrington	Peters
Anderson of Greene	Helming	Price
Anderson of Winne-	Horchem	Randall
bago	Jackson	Reed
Andre	Jessen	Rees
Bailey	Jones	Roberts
Becker	Kepple	Rowley
Benn	Kern	Santee
Boies	Kimberly	Scott
Bruce	Klinker	Shortess
Darrah	Knickerbocker	Slaught
Dean	Lake	Smith
Dunkelberg	Langfitt	Stanley
Durbin	Larson	Starzinger
Edgington	Lee	Stone
Elwood	Lenocker	Stuart
Epps	Lewis	Tucker
Erickson	McFarlane	Turner
Finch	McFerren	Ulstad
Findlay	Mantz	Walrath
Finley	Miles	Weaver
Flenniken	Miller	Wenstrand
Garber	Mooty	Wichman
Gilmore	Mowery	Wilson of Cherokee
Giltner	Neff	Wilson of Louisa
Grason	Newton	Wilson of Mitchell
Gray	Nicholson	Wormley
Griffin	Nordyke	
Hall	O'Donnell	

Nays—None.

Absent or not voting—21.

Baldwin	Krouse	Richards
Coakley	Mackie	Rogers
Crozier	Mead	Shaff
Gilbert	Meredith	Slosson
Johnston of Humboldt	Murray	Wigdahl
Johnston of Lucas	Nichols	Wilson of Mahaska
Klaus	Rayburn	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 238, House File No. 475, a bill for an act to legalize an ordinance of the incorporated town of Solon, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—88.

Adkins	Hansen	O'Donnell
Anderson of Davis	Harrington	Oertel
Anderson of Greene	Helming	Peters
Anderson of Winne-	Horchem	Price
bago	Jackson	Randall
Andre	Jessen	Reed
Bailey	Jones	Rees
Becker	Kepple	Roberts
Benn	Kern	Rowley
Boies	Kimberly	Santee
Bruce	Klinker	Scott
Darraha	Knickerbocker	Shortess
Dean	Lake	Slaught
Dunkelberg	Langfitt	Smith
Durbin	Larson	Stanley
Edgington	Lee	Starzinger
Elwood	Lenocker	Stone
Epps	Lewis	Stuart
Erickson	McFarlane	Tucker
Finch	McFerren	Turner
Findlay	Mackie	Ulstad
Finley	Mantz	Walrath
Flenniken	Miles	Weaver
Garber	Miller	Wenstrand
Gilmore	Mooty	Wichman
Giltner	Mowery	Wilson of Cherokee
Grason	Neff	Wilson of Louisa
Gray	Newton	Wilson of Mitchell
Griffin	Nicholson	Wormley
Hall	Nordyke	

Nays—None.

Absent or not voting—20.

Baldwin	Krouse	Rogers
Coakley	Mead	Shaff
Crozier	Meredith	Slosson
Gilbert	Murray	Wigdahl
Johnston of Humboldt	Nichols	Wilson of Mahaska
Johnston of Lucas	Rayburn	Mr. Speaker
Klaus	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Anderson of Greene, Calendar No. 240, House File No. 427, a bill for an act to legalize an ordinance of the incorporated town of Dana, Iowa, granting a franchise to Iowa Railway and Light Company, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Anderson moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—90.

Adkins	Harrington	O'Donnell
Anderson of Davis	Helming	Oertel
Anderson of Greene	Horchem	Peters
Anderson of Winnebago	Jackson	Price
Andre	Jessen	Randall
Bailey	Jones	Reed
Becker	Kepple	Rees
Benn	Kern	Roberts
Boies	Kimberly	Rowley
Bruce	Klinker	Santee
Darraha	Knickerbocker	Scott
Dean	Lake	Shortess
Dunkelberg	Langfitt	Slaught
Durbin	Larson	Smith
Edgington	Lee	Stanley
Elwood	Lenocker	Starzinger
Epps	Lewis	Stone
Erickson	McFarlane	Stuart
Finch	McFerren	Tucker
Findlay	Mackie	Turner
Finley	Mantz	Ulstad
Flenniken	Mead	Walrath
Garber	Meredith	Weaver
Gilmore	Miles	Wenstrand
Giltner	Miller	Wichman
Grason	Mooty	Wilson of Cherokee
Gray	Mowery	Wilson of Louisa
Griffin	Neff	Wilson of Mitchell
Hall	Newton	Wormley
Hansen	Nicholson	
	Nordyke	

Nays—None.

Absent or not voting—18.

Baldwin	Gilbert	Klaus
Coakley	Johnston of Humboldt	Krouse
Crozier	Johnston of Lucas	Murray

Nichols
Rayburn
Richards

Rogers
Shaff
SlOSSon

Wigdahl
Wilson of Mahaska
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 241, House File No. 477, a bill for an act to legalize an ordinance of the incorporated town of Oxford Junction, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—88.

Adkins	Hansen	O'Donnell
Anderson of Davis	Harrington	Oertel
Anderson of Greene	Helming	Peters
Anderson of Winnebago	Horchem	Price
Andre	Jackson	Randall
Bailey	Jessen	Reed
Becker	Jones	Rees
Benn	Kepple	Roberts
Boies	Kern	Rowley
Bruce	Kimberly	Santee
Darrah	Klinker	Scott
Dean	Knickerbocker	Shortess
Dunkelberg	Lake	Slaught
Durbin	Langfitt	Smith
Edgington	Larson	Stanley
Elwood	Lee	Starzinger
Epps	Lenocker	Stone
Erickson	Lewis	Stuart
Finch	McFarlane	Tucker
Findlay	McFerren	Turner
Finley	Mantz	Ulstad
Flenniken	Mead	Walrath
Garber	Miles	Weaver
Gilmore	Miller	Wenstrand
Giltner	Mooty	Wichman
Grason	Mowery	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Newton	Wilson of Mitchell
Hall	Nicholson	Wormley
	Nordyke	

Nays—None.

Absent or not voting—20.

Baldwin	Krouse	Rogers
Coakley	Mackie	Shaff
Crozier	Meredith	Slosson
Gilbert	Murray	Wigdahl
Johnston of Humboldt	Nichols	Wilson of Mahaska
Johnston of Lucas	Rayburn	Mr. Speaker
Klaus	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Tucker of Clinton, Calendar No. 282, House File No. 425, a bill for an act to legalize certain warrants of the town of Grand Mound, Clinton county, Iowa, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Tucker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins	Grason	Mead
Anderson of Davis	Gray	Miles
Anderson of Greene	Griffin	Miller
Anderson of Winne- bago	Hall	Mooty
Andre	Hansen	Mowery
Bailey	Harrington	Neff
Becker	Helming	Newton
Benn	Horchem	Nicholson
Boies	Jackson	Nordyke
Bruce	Jessen	O'Donnell
Darraha	Jones	Oertel
Dean	Kepple	Peters
Dunkelberg	Kern	Price
Durbin	Kimberly	Randall
Edgington	Klinker	Reed
Elwood	Knickerbocker	Rees
Epps	Lake	Roberts
Erickson	Langfitt	Rowley
Finch	Larson	Santee
Findlay	Lee	Scott
Finley	Lenocker	Shortess
Flenniken	Lewis	Slaught
Garber	McFarlane	Smith
Gilmore	McFerren	Stanley
Giltner	Mackie	Starzinger
	Mantz	Stone

Stuart	Walrath	Wilson of Cherokee
Tucker	Weaver	Wilson of Louisa
Turner	Wenstrand	Wilson of Mitchell
Ulstad	Wichman	Wormley

Nays—None.

Absent or not voting—19.

Baldwin	Krouse	Shaff
Coakley	Meredith	Slosson
Crozier	Murray	Wigdahl
Gilbert	Nichols	Wilson of Mahaska
Johnston of Humboldt	Rayburn	Mr. Speaker
Johnston of Lucas	Richards	
Klaus	Rogers	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 283, House File No. 291, a bill for an act to legalize an ordinance of the incorporated town of Blairsburg, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passag as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Garber	Langfitt
Anderson of Davis	Gilmore	Larson
Anderson of Greene	Giltner	Lee
Anderson of Winnebago	Grason	Lenocker
Bailey	Gray	Lewis
Becker	Griffin	McFarlane
Bruce	Hall	Mantz
Darraha	Hansen	Mead
Dunkelberg	Harrington	Miles
Durbin	Helming	Miller
Elwood	Horchem	Mooty
Epps	Jackson	Mowery
Erickson	Jessen	Neff
Finch	Kepple	Newton
Findlay	Kern	Nicholson
Finley	Kimberly	Nordyke
Flenniken	Klinker	O'Donnell
	Knickerbocker	Oertel

Peters	Slaughter	Walrath
Price	Smith	Weaver
Randall	Stanley	Wenstrand
Rees	Starzinger	Wichman
Roberts	Stone	Wilson of Cherokee
Rowley	Stuart	Wilson of Louisa
Santee	Tucker	Wilson of Mitchell
Scott	Turner	Wormley
Shortess	Ulstad	

Nays—None.

Absent or not voting—29.

Andre	Johnston of Lucas	Rayburn
Baldwin	Jones	Reed
Benn	Krouse	Richards
Boies	Klaus	Rogers
Coakley	Lake	Shaff
Crozier	McFerren	Slosson
Dean	Mackie	Wigdahl
Edgington	Meredith	Wilson of Mahaska
Gilbert	Murray	Mr. Speaker
Johnston of Humboldt	Nichols	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Epps of Wapello, Calendar No. 284, Senate File No. 257, a bill for an act to legalize and confirm the amending and re-incorporating articles of association of the Ottumwa library association, a corporation organized and existing, not for pecuniary profit, which articles purport to re-incorporate and extend the corporate life and existence thereof, in accordance with the provisions of section 1643 and 1650 of the code of Iowa, as said articles of association now appear of record in the proper records of Wapello county, state of Iowa, and vesting in said association, so extended and re-incorporated, all the property and rights of said association, as required and now held under its original articles, and legalizing all acts and proceedings purporting to have been entered into by said corporation de facto during lapse of its articles of incorporation, with report of committee recommending passage was taken up and considered.

Mr. Epps moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins	Harrington	O'Donnell
Anderson of Davis	Helming	Oertel
Anderson of Greene	Horchem	Peters
Anderson of Winnebago	Jackson	Price
Andre	Jessen	Randall
Bailey	Jones	Reed
Becker	Kepple	Rees
Benn	Kern	Roberts
Boies	Kimberly	Rowley
Bruce	Klinker	Santee
Darraha	Knickerbocker	Scott
Dean	Lake	Shortess
Dunkelberg	Langfitt	Slaught
Durbin	Larson	Smith
Edgington	Lee	Stanley
Elwood	Lenocker	Starzinger
Epps	Lewis	Stone
Erickson	McFarlane	Stuart
Finch	McFerren	Tucker
Findlay	Mackie	Turner
Finley	Mantz	Ulstad
Flenniken	Mead	Walrath
Garber	Miles	Weaver
Gilmore	Miller	Wenstrand
Giltner	Mooty	Wichman
Grason	Mowery	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Newton	Wilson of Mitchell
Hall	Nicholson	Wormley
Hansen	Nordyke	

Nays—None.

Absent or not voting—19.

Baldwin	Krouse	Shaff
Coakley	Meredith	Slosson
Crozier	Murray	Wigdahl
Gilbert	Nichols	Wilson of Mahaska
Johnston of Humboldt	Rayburn	Mr. Speaker
Johnston of Lucas	Richards	
Klaus	Rogers	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Jessen of Story, Calendar No. 285, House File No. 415, a bill for an act to legalize certain warrants of the city of Nevada, Iowa, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Jessen moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—86.

Adkins	Harrington	O'Donnell
Anderson of Davis	Helming	Oertel
Anderson of Greene	Horchem	Peters
Anderson of Winnebago	Jackson	Price
Andre	Jessen	Randall
Bailey	Jones	Reed
Becker	Kepple	Rees
Benn	Kern	Roberts
Boies	Kimberly	Rowley
Bruce	Klinker	Santee
Darraha	Knickerbocker	Scott
Dean	Lake	Shortess
Dunkelberg	Langfitt	Slaught
Durbin	Larson	Smith
Edgington	Lee	Stanley
Elwood	Lenocker	Starzinger
Epps	Lewis	Stone
Erickson	McFarlane	Stuart
Finch	McFerren	Tucker
Findlay	Mackie	Turner
Flenniken	Mantz	Ulstad
Garber	Mead	Walrath
Gilmore	Miles	Weaver
Giltner	Mooty	Wichman
Grason	Mowery	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Newton	Wormley
Hall	Nicholson	
Hansen	Nordyke	

Nays—None.

Absent or not voting—22.

Baldwin	Meredith	Slosson
Coakley	Miller	Wenstrand
Crozier	Murray	Wigdahl
Gilbert	Nichols	Wilson of Mahaska
Johnston of Humboldt	Rayburn	Wilson of Mitchell
Johnston of Lucas	Richards	Mr. Speaker.
Klaus	Rogers	
Krouse	Shaff	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Hansen of Scott the House adjourned until 9:00 a. m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 19, 1917.

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

Prayer was offered by the Rev. N. G. Peterson, pastor of the Zion Lutheran Church, Des Moines.

Journal of March 17th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Mead of Butler presented petition of citizens of Butler county urging the extension of the injunction and abatement law to cover the traffic in cigarettes.

Referred to committee on suppression of intemperance.

Gilmore of Clay presented petition of citizens of Clay county urging the extension of the injunction and abatement law to cover the traffic in cigarettes.

Referred to committee on suppression of intemperance.

Finch of Ida presented petition of citizens of Ida county urging the extension of the injunction and abatement law to cover the traffic in cigarettes.

Referred to committee on suppression of intemperance.

Flenniken of Jones presented petition of citizens of Jones county against the passage of House File No. 327.

Referred to committee on police regulations.

Coakley of Union presented petition of citizens of Union county relative to contracts for county printing.

Referred to committee on printing.

Newton of Cass presented petition of citizens of Cass county protesting against any change in the library commission or the traveling library.

Referred to committee on public libraries.

Wormley of Plymouth presented petition of the woman's club of Le Mars urging the retention of the library commission.

Referred to committee on public libraries.

Jackson of Cedar presented petition of citizens of Cedar county urging the extension of the injunction and abatement law to cover the traffic in cigarettes.

Referred to committee on suppression of intemperance.

Krouse of Wayne presented petition of citizens of Wayne county urging the extension of the injunction and abatement law to cover the traffic in cigarettes.

Referred to committee on suppression of intemperance.

Findlay of Webster presented petition of the Gowrie Library Association urging the retention of the library commission.

Referred to committee on public libraries.

Miller of Boone presented petition of the threshermen and citizens of Boone county opposing the passage of House File No. 329.

Referred to committee on roads and highways.

McFerren of Hamilton presented petition of citizens of Jewell, Iowa, urging the extension of the injunction and abatement law to cover the traffic in cigarettes.

Referred to committee on suppression of intemperance.

LEAVE OF ABSENCE.

On request of Becker of Clayton leave of absence was granted Wilson of Mahaska until Tuesday.

On request of Durbin of Mills leave of absence was granted Neff of Pottawattamie until Tuesday noon.

On request of O'Donnell of Dubuque leave of absence was granted Klaus of Delaware until Tuesday.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

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. 242, a bill for an act to amend section two thousand seven hundred twenty-two-n (2722-n) and section two thousand seven hundred twenty-two-o (2722-o) of chapter ten a (10-a), supplemental supplement to the code, 1915, relating to county aid for the blind.

REPORTS OF COMMITTEES.

Starzinger of Polk, 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. 180, a bill for an act to repeal section 495, supplemental supplement to the code, 1915, relating to the salary of county recorders 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.

OTTO STARZINGER, *Chairman.*

Report adopted.

Rees of Fremont, 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. 320, a bill for an act to amend section (2540), supplement to the code, 1913, in regard to the time when people may fish with rod, line and hook, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

S. C. REES, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred House File No. 344, a bill for an act authorizing the state fish and game warden to make improvements and repairs on the existing improvements at the outlet and on the shores of Wall Lake and to provide an appropriation for this purpose, beg leave to report they 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 referred to the committee on appropriations.

S. C. REES, *Chairman.*

Report adopted and House File No. 344 was referred to the committee on appropriations.

Stanley of Adams, 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. 5, a bill for an act to amend the law as it appears in section 2382, supplemental supplement to the code, 1915,

relating to the manufacture, sale and keeping for sale of intoxicating liquors, by providing that the place of delivery shall be deemed the place of 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. E. STANLEY, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on suppression of intemperance to whom was referred House File No. 500, a bill for an act to declare buildings and places where cigarettes or cigarette papers or wrappers are sold or given away or kept for sale or gift to be nuisances, and providing for enjoining and abating such nuisances, and providing for punishment 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.

L. E. STANLEY, *Chairman*.

Report adopted.

Slaughter of Wapello, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health to whom was referred Senate File No. 198, a bill for an act relating to the practice of dentistry and dental hygiene, prohibiting licensed dentists from practicing or advertising under any other name than their own, requiring licensed dentists to file a biennial report and pay a biennial fee, etc., beg leave to report they 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:

By striking out section five (5) and amend section six (6) by striking out the figure "6" in the first line and inserting in lieu thereof the figure "5", and when so amended the bill do pass.

A. W. SLAUGHT, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER: Your committee on public health to whom was referred House File No. 170, a bill for an act to provide for the visitation of private and public hospitals, reformatory home, house of detention, sectarian seminaries, asylums, or other institutions, which receive patients, pupils or other inmates, and providing 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 be indefinitely postponed.

A. W. SLAUGHT, *Chairman*.

Report adopted and House File No. 170 was indefinitely postponed.

Johnston of Lucas, 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. 413, a bill for an act to repeal section fifteen hundred fifty (1550), fifteen hundred fifty-one (1551) and paragraphs one (1) and three (3) of section fifteen hundred fifty-four (1554) of the supplement to the code, 1913, and to enact substitutes therefor; to repeal section fifteen hundred fifty-two (1552), of the code, and enact a substitute therefor, and to amend section fifteen hundred fifty-five (1555) of the code, relating to road poll tax, as follows:, beg leave to report they 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:

I move to amend the title to House File No. 413 by substituting the following in lieu thereof:

To amend sections fifteen hundred fifty (1550), fifteen hundred fifty-one (1551) and fifteen hundred fifty-four (1554) of the supplement to the code, 1913, and to amend sections fifteen hundred fifty-two (1552) and fifteen hundred fifty-five (1555) of the code, relating to road poll tax.

And to further amend said bill by striking out all after the enacting clause, and substituting the following in lieu thereof:

SECTION 1. That section fifteen hundred fifty (1550) of the supplement to the code, 1913, be and the same is, hereby amended by adding after the last word in said section the following: "provided, however, that the township trustees of each township may each year require that each person liable for said tax shall pay the sum of three (\$3.00) dollars in money instead of work, which money shall be expended upon the public roads."

SECTION 2. That section fifteen hundred fifty-one (1551) of the supplement of the code, 1913, be and the same is, amended by inserting after the word "day" in the sixth line and before the word "and" in the seventh line, the following words: "or if the same has been ordered paid in money, he shall notify him to pay said tax."

SECTION 3. That section fifteen hundred fifty-two (1552) of the code be amended by inserting after the word "attending" and before the word "shall" in the seventh line thereof, the following: "or shall fail to pay said tax within thirty days after receiving written notice to pay the same."

SECTION 4. That section fifteen hundred fifty-four (1554) of the supplement to the code, 1913, be amended as follows: by adding after the last word in paragraph one (1) the following: "and if required to be paid in cash the amount paid by each."

SECTION 5. That section fifteen hundred fifty-five (1555) of the code be amended as follows: by inserting after the word "two" and before the word "perform" in the second line the words, "pay the tax required to be paid in money or to.;" and when so amended the bill do pass.

JAS. F. JOHNSTON, *Chairman.*

Ordered passed on file.

Shaff of Clinton, from the committee on military, submitted the following report:

MR. SPEAKER: Your committee on military, to whom was referred House File No. 493, a bill for an act to permanently fix the location of the Iowa soldier's and sailor's monument, now on the capitol grounds in the 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.

J. O. SHAFF, *Chairman.*

Report adopted.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER: Your committee on municipal corporations to whom was referred Senate File No. 221, a bill for an act to amend section six hundred ninety-four-c-six (694-c-6) of the supplemental supplement to the code, 1915, relating to the number of judges of the municipal court in cities where such court is established, beg leave to report they 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.

GEO. F. TUCKER, *Chairman.*

Report adopted and Senate File No. 221 was indefinitely postponed.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 517, a bill for an act to amend the law as it appears in section eight hundred eighty-seven (887) of the code, relating to the levy of taxes 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 indefinitely postponed.

GEO. F. TUCKER, *Chairman.*

Report adopted and House File No. 517 was indefinitely postponed.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 245, a bill for an act to amend section six hundred and ninety-five (695) of the code, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 393, a bill for an act to amend the law as it appears in section nine hundred and ninety-seven-a (997-a), and nine hundred ninety-seven-c (997-c), supplemental supplement to the code, 1915, relating to the control of parkings inside curb line and care of trees and shrubbery on streets in special charter cities, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 532, a bill for an act to amend section seven hundred seventy-eight (778) of chapter 6, of the code of Iowa, relative to construction of sidewalks in front of certain 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.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 533, a bill for an act to amend section eight hundred thirteen (813) of title V of chapter seven (7), supplemental supplement to the code of Iowa, of 1915, relative to street 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.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 531, a bill for an act to amend section seven hundred seventy-seven (777) of title V of chapter 6, supplement to the code of 1913, relative to sidewalk construction, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 524, a bill for an act to repeal section seven hundred and seven (707) of the code of 1897, relating to the regulation of

dogs within the limits of any town or city, and enacting 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:

That all following and including the “—” at the end of line three of section one of said bill be stricken and the following added to said section: “They shall have power to regulate, restrain, license or prohibit the running at large of dogs within their limits and require them to be kept on the premises of the owners thereof, unless licensed to run at large, and to provide for the destruction thereof whenever found, when there has been a violation of the provisions of any ordinance or by law passed pursuant to the power herein granted”, and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 486, a bill for an act to amend section eight hundred fifty-c (850-c) of the supplement to the code, 1913, relating to tax levy for parks 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 indefinitely postponed.

GEO. F. TUCKER, *Chairman.*

Report adopted and House File No. 486 was indefinitely postponed.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 505, a bill for an act to repeal section seven hundred forty-one-f (741-f), supplemental supplement to the code, 1915, relating to the limit of indebtedness in the issuance of city or town hall bonds and to enact the following in lieu 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:

By inserting after the word “such” in the twenty-third line of said bill the word “city”; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Rees of Fremont, 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. 166, a bill for an act to require a fishing license of non-residents beg leave to report they 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:

By striking out the period (.) following the word non-residents in the title of said bill, and add a comma (,) and the following words: "and providing a penalty for the violation thereof." And by striking out all of lines four and five in section one (1) of said bill and insert in lieu thereof the following: "any county auditor in the state, a fishing license." And also striking out the word "the" before the words "county auditor" in line one of section two (2) of said bill, and insert in lieu thereof the word "any"; and when so amended the bill do pass.

S. C. REES, *Chairman.*

Ordered passed on file.

INTRODUCTION OF BILLS.

By committee on public health, House File No. 579, a bill for an act to repeal section seven hundred thirty-seven-a (737-a), supplement to the code, 1913, and to enact a substitute therefor, empowering the state board of health to draft a code regulating the business of plumbing, requiring all cities and incorporated towns, having sanitary sewerage systems or other systems of domestic sewage disposal, including cities acting under the commission form of government, and special charter cities, to regulate the business of plumbing; to make rules and regulations for the installation of same; to create a board of examiners of plumbers; in cities and incorporated towns having a sanitary sewerage system or other system of domestic sewage disposal, to issue certificates, or licenses, to persons, firms or corporations desiring to engage in the business of plumbing who are properly qualified; to provide for the removal of plumbing installed in violation of the manner prescribed, and providing for punishment for a violation of the terms of this act.

Read first and second time and passed on file.

RESOLUTIONS.

Larson of Montgomery offered the following resolution, asked for and obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable Joseph S. Boise, Sr., of Villisca, Montgomery county, Iowa, a member of the twenty-fourth general assembly, died at his home on January 16th, 1917, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Larson of Montgomery, Roberts of Ringgold and Durbin of Mills.

AMENDMENT FILED.

Randall of Linn asked for and obtained unanimous consent to have the following amendment to the amendment filed by him to House File No. 406 on March 13th, printed in the journal:

Amend the amendment to House File No. 406, as filed and found on page 906 of the journal of March 13th, as follows: By striking out of the sixth line thereof the word and figure "nine (9)" and inserting in lieu thereof the word and figures "ten (10)".

CONSIDERATION OF BILLS.

On motion of Tucker of Clinton, Calendar No. 189, House File No. 3, a bill for an act to authorize cities and towns to construct all street improvements including grading, sewers and sidewalks and to repair the same, was taken up and considered.

Starzinger of Polk called up the amendment filed by him to the substitute amendment offered by Elwood of Howard, found on page 981 of the journal of March 16th, and moved its adoption. Motion prevailed and the amendment to the substitute amendment was adopted.

Jones of Cerro Gordo called up the amendment filed by him to the substitute amendment by Elwood of Howard.

Rogers of Carroll raised the point of order that the amendment to the substitute amendment, offered by Jones of Cerro Gordo, was out of order by reason of the fact that this amendment was identical to the amendment filed by him to the main bill.

The Speaker sustained the point of order.

Rogers of Carroll moved that the House reconsider the vote by which the House adopted the amendment to the substitute amendment, offered by Starzinger of Polk. Motion prevailed and the House reconsidered the vote by which the House adopted this amendment.

Rogers of Carroll then raised the point of order that the amendment to the substitute amendment, offered by Starzinger of Polk, was out of order by reason of the fact that this amendment was identical to the amendment filed by him to the main bill, for which amendment the substitute amendment by Elwood of Howard was filed as a substitute.

The Speaker sustained the point of order.

Starzinger of Polk asked and obtained unanimous consent to withdraw from further consideration by the House the amendment to the main bill filed by him.

Starzinger of Polk offered the following amendment to the substitute amendment by Elwood of Howard, and moved its adoption:

Amend the substitute amendment to House File No. 3 by adding thereto the following: "Provided, however, that the provisions of this act shall not apply to cities of a population of 50,000 and over."

Amendment adopted.

Randall of Linn offered the following amendment to the substitute amendment by Elwood of Howard and moved its adoption:

Amend the substitute amendment to House File No. 3 by adding thereto the following:

"SECTION 2. This act shall not apply to cities of over 40,000 population."

Amendment to the substitute amendment adopted.

Lee of Sac asked unanimous consent to withdraw from further consideration by the House the amendment offered by him to the amendment by Jones of Cerro Gordo to the main bill. Objection was made by Tucker of Clinton.

Lee of Sac moved that the amendment offered by him to the amendment by Jones of Cerro Gordo to the main bill be withdrawn.

Mantz of Audubon moved that the main bill and all pending amendments and substitute amendments be laid on the table.

Tucker of Clinton and Helming of Allamakee demanded a roll call.

On the question, "Shall the main bill and all pending amendments and substitute amendments be laid on the table?"

Ayes—34.

Adkins
Anderson of Davis
Anderson of Greene
Bailey
Becker
Bruce
Darrah
Dunkelberg
Edgington
Finch
Finley
Flenniken

Gilbert
Gilmore
Gray
Jessen
Larson
Lee
Lewis
Mackie
Mantz
Miller
Mowery

Murray
Nordyke
Price
Reed
Rees
Rogers
Stanley
Starzinger
Stuart
Wenstrand
Wichman

Nays—54.

Anderson of Winnebago	Helming	Oertel
Andre	Horchem	Peters
Baldwin	Jackson	Santee
Benn	Johnston of Lucas	Scott
Boies	Jones	Shaff
Crozier	Kepple	Shortess
Dean	Knickerbocker	Slaught
Durbin	Krouse	Slosson
Elwood	Lake	Smith
Epps	Langfitt	Tucker
Erickson	McFerren	Turner
Findlay	Mead	Walrath
Garber	Meredith	Weaver
Giltner	Miles	Wilson of Cherokee
Grason	Mooty	Wilson of Louisa
Hall	Newton	Wilson of Mitchell
Hanser	Nicholson	Wormley
Harrington	O'Donnell	Mr. Speaker

Absent or not voting—20.

Coakley	Lenocker	Roberts
Griffin	McFarlane	Rowley
Johnston of Humboldt	Neff	Stone
Kern	Nichols	Ulstad
Kimberly	Randall	Wigdahl
Klaus	Rayburn	Wilson of Mahaska
Klinker	Richards	

Motion to lay on the table lost. ..

Motion by Lee of Sac prevailed and the amendment offered by him to the amendment by Jones of Cerro Gordo to the main bill was withdrawn.

Jones of Cerro Gordo offered the following amendment to the substitute amendment by Elwood of Howard and moved its adoption:

Amend the substitute amendment to House File No. 3 by adding thereto the following as an additional section: "That this act shall not apply to cities and towns under eighteen thousand population."

Amendment lost.

Lee of Sac offered the following amendment to the substitute amendment by Elwood of Howard and moved its adoption:

Amend the substitute to House File No. 3 by adding thereto the following: "That the provisions of this act shall not apply to cities or towns of less than ten thousand."

Amendment lost.

Elwood of Howard moved that the substitute amendment offered by him be adopted.

Jones of Cerro Gordo and Lee of Sac demanded a roll call.

On the question, "Shall the substitute amendment offered by Elwood of Howard be adopted?"

Ayes—39.

Adkins	Hansen	Mowery
Anderson of Winnebago	Harrington	Nicholson
Baldwin	Helming	Roberts
Benn	Horchem	Santee
Dean	Jackson	Shaff
Durbin	Kepple	Shortess
Edgington	Klinker	Slosson
Elwood	Knickerbocker	Stuart
Epps	Langfitt	Turner
Erickson	Lee	Wigdahl
Findlay	McFarlane	Wilson of Cherokee
Garber	McFerren	Wilson of Mitchell
Giltner	Miles	Wormley

Nays—52.

Anderson of Davis	Hall	Peters
Anderson of Greene	Johnston of Lucas	Price
Andre	Jones	Randal
Bailey	Krouse	Rayburn
Becker	Larson	Reed
Boies	Lewis	Rees
Bruce	Mackie	Rogers
Coakley	Mantz	Scott
Crozier	Mead	Slaughter
Darrah	Meredith	Stanley
Dunkelberg	Miller	Starzinger
Finch	Mooty	Tucker
Flenniken	Murray	Walrath
Gilbert	Newton	Wenstraud
Gilmore	Nordyke	Wichman
Grason	O'Donnell	Wilson of Louisa
Gray	Oertel	Mr. Speaker
Griffin		

Absent or not voting—17.

Finley	Lake	Smith
Jessen	Lenocker	Sione
Johnston of Humboldt	Neff	Ulstad
Kern	Nichols	Weaver
Kimberly	Richards	Wilson of Mahaska
Klaus	Rowley	

Substitute amendment lost.

Griffin of Woodbury in the chair.

The following amendment offered by Jones of Cerro Gordo was read for the information of the House:

Amend House File No. 3 by striking out the words "or town" wherever the words appear in sections one and two and insert in the first line of sections one and two in the place of the words "or town" the words "over twenty thousand inhabitants".

Starzinger of Polk offered the following amendment and moved its adoption:

Amend House File No. 3 by adding the following: "The provisions of this act shall not apply to cities of a population of 60,000 and over".

Mackie of Benton moved the previous question, as applied to the main bill and all pending amendments. Seconded by Wilson of Mitchell. Motion prevailed.

Amendment by Jones of Cerro Gordo lost.

Amendment by Starzinger of Polk lost.

Unanimous consent having been granted to suspend the rules, Mr. Tucker moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—41.

Adkins	Horchem	Newton
Andre	Jackson	Nicholson
Baldwin	Johnston of Lucas	O'Donnell
Benn	Kepple	Peters
Dean	Knickerbocker	Rayburn
Edgington	Krouse	Santee
Elwood	Lake	Scott
Epps	Langfitt	Slaughter
Erickson	Lewis	Tucker
Garber	McFarlane	Turner
Giltner	McFerren	Wigdahl
Hall	Mead	Wilson of Mitchell
Harrington	Miles	Wormley
Helming	Mowery	

Nays—46.

Anderson of Davis	Finch	Larson
Anderson of Greene	Findlay	Lee
Anderson of Winne-	Flenniken	Mackie
bago	Gilbert	Mantz
Bailey	Gilmore	Miller
Boies	Grason	Mooty
Bruce	Gray	Murray
Coakley	Griffin	Nordyke
Crozier	Hansen	Oertel
Dunkelberg	Jessen	Price
Durbin	Jones	Randall

Reed	Smith	Weaver
Rees	Stanley	Wichman
Rogers	Starzinger	Wilson of Cherokee
Shortess	Stuart	Wilson of Louisa
Slosson	Walrath	

Absent or not voting—21.

Becker	Klinker	Rowley
Darrah	Lenocker	Shaff
Finley	Meredith	Stone
Johnston of Humboldt	Neff	Ulstad
Kern	Nichols	Wenstrand
Kimberly	Richards	Wilson of Mahaska
Klaus	Roberts	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Randall of Linn, Calendar No. 158, House File No. 272, a bill for an act providing for the labeling of articles of merchandise manufactured in or shipped into the state of Iowa from any other state or territory manufactured by convicts, and for labeling the box, bale or shipping case in which said article may be shipped or transported into the state, prohibiting the sale or offering for sale of such articles when unlabeled, providing for the enforcement of its provisions and fixing a penalty for its violation, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—34.

Anderson of Davis	Hansen	Rogers
Andre	Horchem	Rowley
Bailey	Jackson	Santee
Benn	Kepple	Scott
Boies	Knickerbocker	Shaff
Crozier	Lake	Shortess
Epps	Lewis	Slaught
Finch	McFarlane	Stuart
Findlay	Mowery	Tucker
Giltner	O'Donnell	Turner
Grason	Randall	Weaver
Griffin		

Nays—59.

Adkins	Gray	Nordyke
Anderson of Greene	Harrington	Oertel
Anderson of Winne- bago	Helming	Peters
Baldwin	Jessen	Price
Becker	Johnston of Lucas	Rayburn
Bruce	Jones	Reed
Coakley	Krouse	Rees
Darrah	Langfitt	Slosson
Dean	Larson	Smith
Dunkelberg	Lee	Stanley
Durbin	Mackie	Starzinger
Edgington	Mantz	Stone
Elwood	Mead	Ulstad
Erickson	Meredith	Walrath
Finley	Miles	Wichman
Flenniken	Miller	Wigdahl
Garber	Mooty	Wilson of Cherokee
Gilbert	Murray	Wilson of Louisa
Gilmore	Newton	Wilson of Mitchell
	Nicholson	Wormley

Absent or not voting—15.

Hall	Klinker	Richards
Johnston of Humboldt	Lenocker	Roberts
Kern	McFerren	Wenstrand
Kimberly	Neff	Wilson of Mahaska
Klaus	Nichols	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Starzinger of Polk, Calendar No. 192, House File No. 244, a bill for an act granting additional powers to cities now or hereafter having a population of fifty thousand or over and organized under chapter fourteen-c (14-c) of title five (V) of the supplement to the code, 1907, and amendments thereto, with respect to parks and providing for the levy and collection of a special tax therefor, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Starzinger moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—86.

Adkins	Giltner	Newton
Anderson of Davis	Grason	Nicholson
Anderson of Greene	Gray	Nordyke
Anderson of Winne-	Griffin	O'Donnell
bago	Hansen	Oertel
Andre	Harrington	Peters
Bailey	Helming	Price
Baldwin	Horchem	Randall
Becker	Jackson	Rayburn
Benn	Jessen	Rees
Boies	Johnston of Lucas	Rogers
Bruce	Kepple	Rowley
Coakley	Kern	Santee
Crozier	Klinker	Shaff
Darrah	Knickerbocker	Shortess
Dean	Krouse	Slaughter
Dunkelberg	Larson	Slosson
Durbin	Lee	Smith
Edgington	Lenocker	Starzinger
Elwood	Lewis	Stone
Epps	McFarlane	Stuart
Erickson	Mackie	Tucker
Finch	Mantz	Turner
Findlay	Mead	Ulstad
Finley	Meredith	Weaver
Flenniken	Miles	Wichman
Garber	Miller	Wilson of Cherokee
Gilbert	Mooty	Wilson of Mitchell
Gilmore	Mowery	Wormley

Nays—2.

Murray

Scott

Absent or not voting—20.

Hall	McFerren	Walrath
Johnston of Humboldt	Neff	Wenstrand
Jones	Nichols	Wigdahl
Kimberly	Reed	Wilson of Louisa
Klaus	Richards	Wilson of Mahaska
Lake	Roberts	Mr. Speaker
Langfitt	Stanley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Pitt in the chair.

On motion of Griffin of Woodbury, Calendar No. 193, Senate File No. 145, a bill for an act to amend the law as it appears in section eight hundred fifty-e (850-e), supplement to the code, 1913, relating to the powers of city park commissioners, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Griffin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Adkins	Hansen	Oertel
Anderson of Davis	Harrington	Peters
Anderson of Greene	Helming	Price
Anderson of Winne-	Horchem	Randall
bago	Jackson	Rayburn
Bailey	Jessen	Rogers
Becker	Johnston of Lucas	Rowley
Benn	Jones	Santee
Boies	Kepple	Scott
Bruce	Kern	Shaff
Coakley	Klinker	Shortess
Crozier	Knickerbocker	Slaughter
Darraha	Krouse	Slosson
Dean	Lake	Smith
Dunkelberg	Langfitt	Stanley
Durbin	Lee	Starzinger
Edgington	Lenocker	Stone
Elwood	Lewis	Stuart
Epps	McFarlane	Tucker
Erickson	McFerren	Turner
Finch	Mackie	Ulstad
Findlay	Mantz	Walrath
Finley	Mead	Weaver
Flenniken	Meredith	Wenstrand
Garber	Miles	Wichman
Gilbert	Miller	Wigdahl
Gilmore	Mowery	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Gray	Nicholson	Wilson of Mitchell
Griffin	Nordyke	Wormley
Hall	O'Donnell	Mr. Speaker

Nays—None.

Absent or not voting—16.

Andre	Larson	Reed
Baldwin	Mooty	Rees
Giltner	Murray	Richards
Johnston of Humboldt	Neff	Roberts
Kimberly	Nichols	Wilson of Mahaska
Klaus		

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.

Secretary Watters presented the following messages from the Senate:

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. 477, a bill for an act to amend the law as it appears in section nineteen hundred eighty-nine-a two (1989-a 2), supplement to the code, 1913, relating to the proceedings leading up to the establishment of drainage districts, and providing that when the proposed district involves only the straightening of a creek or river, the board of supervisors may refuse to consider any petition unless signed by resident land owners owning at least twenty-five per cent of the land affected.

Also:

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. 378, a bill for an act to repeal the law as it appears in section fifty fifty-one-a (5051-a), supplement to the code, 1913, and to enact a substitute therefor prohibiting fraudulent advertising, and providing a penalty therefor.

Also:

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. 368, a bill for an act to provide for evening schools when necessary for adult persons or other persons.

Also:

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. 374, a bill for an act to fix standards for apples when packed in closed packages, and for other purposes.

Also:

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. 465, a bill for an act to amend the law as it appears in section 3141 of the code relating to the issuance of marriage licenses.

Also:

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:

Substitute for Senate File No. 360, a bill for an act to amend the law as it appears in section fifteen hundred thirty-two (1532), supplement to the code, 1913, relating to road districts adjoining state lands and to the improvement of such roads.

Also:

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. 292, a bill for an act to legalize an ordinance of the incorporated town of Zearing, Iowa, granting a franchise to C. L. Beldon and Son, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 171, a bill for an act to amend the law as it appears in sections six hundred ninety-four-c-twenty-two (694-c-22), six hundred ninety-four-c-seventeen (694-c-17), six hundred ninety-four-c-forty-five (694-c-45), six hundred ninety-four-c-forty-six (694-c-46), supplementaal supplement to the code, 1915, and section three thousand three hundred and eighty-five (3385), code, relating to the manner of commencing actions in the municipal court, providing notice to be served upon defendant in such actions, fixing the time when judgment will be taken, providing for procedure on appeals from the municipal to the district court, providing for service of original notice by publication in actions in the municipal court, and for proof of service thereof, providing procedure for setting aside defaults on judgments entered in the municipal court, and to provide for the filing of bond in such court in actions of attachment.

Also:

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:

Substitute for Senate File No. 545, a bill for an act to legalize certain warrants of the city of Perry, Iowa.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relating to establishment by Congress of a Mississippi Valley National Park.

CONSIDERATION OF BILLS.

On motion of Griffin of Woodbury, Calendar No. 194, Senate File No. 146, a bill for an act to amend the law as it appears in section thirteen hundred and six-b (1306-b), supplement to the code, 1913, relating to the limitation of indebtedness which may be incurred by counties and other political or municipal corporations, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Griffin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—94.

Adkins	Griffin	Peters
Anderson of Davis	Hall	Price
Anderson of Greene	Hansen	Randall
Anderson of Winnebago	Harrington	Rayburn
Andre	Helming	Reed
Bailey	Horchem	Rees
Baldwin	Jackson	Rogers
Becker	Johnston of Lucas	Rowley
Benn	Jones	Santee
Boies	Kepple	Scott
Bruce	Kern	Shortess
Coakley	Klinker	Slaight
Crozier	Knickerbocker	Slosson
Darraha	Krouse	Smith
Dean	Lake	Stanley
Dunkelberg	Langfitt	Starzinger
Durbin	Lee	Stone
Edgington	Lenocker	Stuart
Elwood	Lewis	Tucker
Epps	McFarlane	Turner
Erickson	McFerren	Ulstad
Finch	Mackie	Walrath
Findlay	Mantz	Weaver
Finley	Mead	Wenstrand
Flenniken	Meredith	Wichman
Garber	Miller	Wigdahl
Gilbert	Mooty	Wilson of Cherokee
Silmore	Mowery	Wilson of Louisa
Giltner	Newton	Wilson of Mitchell
Grason	Nordyke	Wormley
Gray	O'Donnell	Mr. Speaker
	Oertel	

Nays—None.

Absent or not voting—14.

Jessen	Miles	Richards
Johnston of Humboldt	Murray	Roberts
Kimberly	Neff	Shaff
Klaus	Nichols	Wilson of Mahaska
Larson	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Grason of Pottawattamie, Calendar No. 195, House File No. 168, a bill for an act to amend the law as it appears in section twenty-seven hundred eighty-two-a (2782-a), supplement to the code, 1913, relating to prohibition of secret societies and fraternities in public schools, with report of committee recommending passage was taken up and considered.

Speaker pro tem McFarlane in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Grason moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Gray	O'Donnell
Anderson of Davis	Griffin	Oertel
Anderson of Greene	Hansen	Peters
Anderson of Winne-	Harrington	Price
bago	Horchem	Randall
Andre	Jackson	Rees
Baldwin	Jessen	Rowley
Becker	Jones	Santee
Boies	Kepple	Scott
Bruce	Klinker	Shaff
Coakley	Knickerbocker	Shortess
Darraha	Krouse	Slaught
Dean	Lake	Slosson
Dunkelberg	Langfitt	Smith
Durbin	Lee	Stanley
Edgington	Lenocker	Starzinger
Elwood	Lewis	Stuart
Erickson	McFarlane	Turner
Finch	Mackie	Ulstad
Findlay	Mantz	Walrath
Finley	Meredith	Weaver
Flenniken	Miles	Wichman
Garber	Miller	Wigdahl
Gilbert	Mooty	Wilson of Cherokee
Gilmore	Mowery	Wilson of Louisa
Giltner	Newton	Wilson of Mitchell
Grason	Nicholson	Wormley

Nays—6.

Epps	McFerren	Rogers
Hall	Rayburn	Tucker

Absent or not voting—22.

Bailey	Klaus	Reed
Benn	Larson	Richards
Crozier	Mead	Roberts
Helming	Murray	Stone
Johnston of Humboldt	Neff	Wenstrand
Johnston of Lucas	Nichols	Wilson of Mahaska
Kern	Nordyke	Mr. Speaker
Kimberly		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Slosson of Worth the House adjourned until 1:30 p. m.

AFTERNOON SESSION.

House reconvened, Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

On motion of Oertel of Lee, Calendar No. 196, House File No. 167, a bill for an act relating to the powers of directors of school corporations to authorize certain uses of school houses and grounds and providing the terms and conditions thereof and disposition of revenue therefrom, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Oertel moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—93.

Adkins	Hall	Oertel
Anderson of Davis	Hansen	Peters
Anderson of Greene	Harrington	Price
Anderson of Winnebago	Helming	Randall
Andre	Horchem	Reed
Baldwin	Johnston of Lucas	Roberts
Becker	Kepple	Rogers
Benn	Kern	Rowley
Boies	Klaus	Santee
Bruce	Knickerbocker	Scott
Coakley	Krouse	Shaff
Crozier	Lake	Shortess
Darrah	Langfitt	Slaughter
Dean	Larson	Slosson
Dunkelberg	Lee	Smith
Durbin	Lenocker	Stanley
Edgington	Lewis	Starzinger
Elwood	McFarlane	Stone
Epps	McFerren	Stuart
Erickson	Mackie	Tucker
Finch	Mantz	Turner
Findlay	Meredith	Ulstad
Finley	Miles	Weaver
Flenniken	Miller	Wenstrand
Gilbert	Mooty	Wichman
Garber	Mowery	Wigdahl
Gilmore	Newton	Wilson of Cherokee
Giltner	Nichols	Wilson of Louisa
Grason	Nicholson	Wilson of Mahaska
Gray	Nordyke	Wilson of Mitchell
Griffin	O'Donnell	Wormley

Nays—None.

Absent or not voting—15.

Bailey	Kimberly	Rayburn
Jackson	Klinker	Rees
Jessen	Mead	Richards
Johnston of Humboldt	Murray	Walrath
Jones	Neff	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Meredith of Jasper, Calendar No. 198, House File No. 348, a bill for an act to amend the law as it appears in section twenty-five hundred fifty-three (2553), supplemental supplement, 1915, prohibiting the trapping or hunting of certain specified animals, within certain seasons of the year, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Meredith moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—86.

Adkins	Hall	Peters
Anderson of Davis	Hansen	Price
Anderson of Greene	Harrington	Randall
Anderson of Winnebago	Horchem	Reed
Baldwin	Jackson	Roberts
Becker	Johnston of Lucas	Rogers
Benn	Kepple	Rowley
Boies	Kern	Santee
Bruce	Knickerbocker	Scott
Coakley	Krouse	Shaff
Crozier	Lake	Shortess
Darrah	Langfitt	Slaughter
Dean	Larson	Slosson
Dunkelberg	Lenocker	Smith
Durbin	Lewis	Stanley
Edgington	McFarlane	Starzinger
Elwood	McFerren	Stone
Epps	Mackie	Stuart
Erickson	Mantz	Tucker
Finch	Meredith	Turner
Findlay	Miles	Ulstad
Flenniken	Mooty	Weaver
Garber	Mowery	Wenstrand
Gilbert	Newton	Wichman
Gilmore	Nichols	Wigdahl
Giltner	Nicholson	Wilson of Cherokee
Grason	Nordyke	Wilson of Louisa
Gray	O'Donnell	Wilson of Mahaska
	Oertel	Wormley

Nays—1.

Lee

Absent or not voting—21.

Andre	Jones	Neff
Bailey	Kimberly	Rayburn
Finley	Klaus	Rees
Griffin	Klinker	Richards
Helming	Mead	Walrath
Jessen	Miller	Wilson of Mitchell
Johnston of Humboldt	Murray	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Roberts of Ringgold, Calendar No. 199, House File No. 347, a bill for an act making an appropriation for the erection and equipping of a hospital at the state university of Iowa for the use of the children who are committed to the hospital of the college of medicine of the state university, under the provisions of section 254-c, section 254-d, and section 254-k, chapter 5-b, title III, supplemental supplement to the code, 1915, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Roberts moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—97.

Adkins	Epps	Jessen
Anderson of Davis	Erickson	Johnston of Lucas
Anderson of Greene	Finch	Kepple
Anderson of Winnebago	Findlay	Kern
Andre	Finley	Klaus
Bailey	Flenniken	Knickerbocker
Baldwin	Garber	Krouse
Becker	Gilbert	Lake
Benn	Gilmore	Langfitt
Boies	Giltner	Larson
Bruce	Grason	Lee
Coakley	Gray	Lenocker
Crozier	Griffin	Lewis
Darraha	Hall	McFarlane
Dean	Hansen	McFerren
Dunkelberg	Harrington	Mackie
Durbin	Helming	Mantz
Edgington	Horchem	Mead
Elwood	Jackson	Meredith

Miles	Roberts	Tucker
Miller	Rogers	Turner
Mooty	Rowley	Ulstad
Mowery	Santee	Weaver
Newton	Scott	Wenstrand
Nichols	Shaff	Wichman
Nicholson	Shortess	Wigdahl
Nordyke	Slaught	Wilson of Cherokee
O'Donnell	Slosson	Wilson of Louisa
Oertel	Smith	Wilson of Mahaska
Peters	Stanley	Wilson of Mitchell
Price	Starzinger	Wormley
Randall	Stone	
Reed	Stuart	

Nays—None.

Absent or not voting—11.

Johnston of Humboldt	Murray	Richards
Jones	Neff	Walrath
Kimberly	Rayburn	Mr. Speaker
Klinker	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Harrington of Kossuth, unanimous consent having been granted, action was deferred on Calendar No. 200, Hoose File No. 185, and same was allowed to retain its place on the calendar.

Speaker Pitt in the chair.

SPECIAL ORDER.

On motion of Griffin of Woodbury, action was deferred on Calendar No. 202, House File No. 327, and same was made a Special Order for Tuesday, March 27th, at 10:00 a. m.

On motion of Shortess of Tama, Calendar No. 204, House File No. 288, a bill for an act to amend the law as it appears in section twenty-five hundred eighty-three-n (2583-n), and section twenty-five hundred eighty-three-r (2583-r), supplement to the code, 1913, regulating the practice of optometry and providing penalties for the violation thereof, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Starzinger of Polk offered the following amendment and moved its adoption:

Amend House File No. 288 by striking out all of section 3.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Shortess moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—82.

Adkins	Hansen	O'Donnell
Anderson of Greene	Harrington	Oertel
Anderson of Winne-	Horchem	Peters
bago	Jackson	Price
Andre	Jessen	Randall
Baldwin	Kepple	Rayburn
Becker	Kern	Roberts
Boles	Klaus	Rowley
Bruce	Knickerbocker	Santee
Coakley	Krouse	Shaff
Dean	Lake	Shortess
Dunkelberg	Langfitt	Slaughter
Durbin	Larson	Slosson
Edgington	Lee	Smith
Elwood	Lewis	Stanley
Erickson	McFarlane	Starzinger
Finch	McFerren	Stone
Findlay	Mackie	Stuart
Finley	Mantz	Ulstad
Flenniken	Mead	Weaver
Garber	Meredith	Wenstrand
Gilbert	Miles	Wichman
Gilmore	Mooty	Wigdahl
Giltner	Mowery	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Gray	Nichols	Wilson of Mahaska
Griffin	Nicholson	Wormley
Hall	Nordyke	

Nays—8.

Anderson of Davis	Reed	Tucker
Epps	Rogers	Mr. Speaker
Lenocker	Scott	

Absent or not voting—18.

Bailey	Johnston of Lucas	Neff
Benn	Jones	Rees
Crozier	Kimberly	Richards
Darrah	Klinker	Turner
Helming	Miller	Walrath
Johnston of Humboldt	Murray	Wilson of Mitchell

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER.

On motion of Mantz of Audubon, action was deferred on Calendar No. 205, House File No. 269, and same was made a Special Order for Thursday, March 29th, at 10:00 a. m.

On request of Rogers of Carroll, unanimous consent having been granted, action was deferred on Calendar No. 207, House File No. 214, and same was allowed to retain its place on the calendar.

On request of Durbin of Mills, unanimous consent having been granted, action was deferred on Calendar No. 212, House File No. 370, and same was allowed to retain its place on the calendar.

On motion of Knickerbocker of Linn, Calendar No. 214, House File No. 397, a bill for an act to legalize a franchise granted by the town of DeWitt, Iowa, to DeWitt Electric Light and Power Company to erect maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Garber	Mackie
Anderson of Davis	Gilbert	Mantz
Anderson of Greene	Gilmore	Mead
Anderson of Winnebago	Giltner	Miles
Andre	Grason	Miller
Bailey	Gray	Mooty
Baldwin	Griffin	Mowery
Becker	Hansen	Newton
Benn	Harrington	Nichols
Boies	Helming	Nicholson
Bruce	Horchem	Nordyke
Coakley	Jackson	O'Donnell
Darraha	Johnston of Lucas	Oertel
Dean	Kepple	Peters
Dunkelberg	Kern	Price
Durbin	Klaus	Randall
Edgington	Knickerbocker	Rayburn
Elwood	Krouse	Roberts
Epps	Lake	Rogers
Erickson	Langfitt	Rowley
Finch	Larson	Santee
Findlay	Lee	Scott
Flenniken	McFerren	Shaff

Shortess	Stone	Wichman
Slaughter	Stuart	Wigdahl
Slosson	Tucker	Wilson of Louisa
Smith	Turner	Wilson of Mitchell
Stanley	Weaver	Wormley
Starzinger	Wenstrand	Mr. Speaker

Nays—None.

Absent or not voting—21.

Crozier	Klinker	Reed
Finley	Lenocker	Rees
Hall	Lewis	Richards
Jessen	McFarlane	Ulstad
Johnston of Humboldt	Meredith	Walrath
Jones	Murray	Wilson of Cherokee
Kimberly	Neff	Wilson of Mahaska

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDERS.

On motion of Reed of Guthrie, action was deferred on Calendar No. 215, House File No. 302, and same was made a special order for Wednesday, March 21st, at 11:00 a. m.

On motion of Randall of Linn, action was deferred on Calendar No. 216, House File No. 126, and same was made a special order for Tuesday, March 20th, at 2:00 p. m.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

Lake of Woodbury, 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. 276, a bill for an act to authorize the executive council to sell certain lands belonging 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 with the recommendation that the same be amended as follows:

By striking from the sixth, seventh and eighth lines of section one the words "one of whom shall be selected by the governor and one by the chief justice of the supreme court and one by the general assembly," and substituting in lieu thereof the words "to be selected by the governor"; and when so amended the bill do pass.

FRANK C. LAKE, *Chairman.*

Ordered passed on file.

Rowley of Van Buren, from the committee on schools and text-books, submitted the following report:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 442, a bill for an act to require the distribution of railway taxes levied in any school township among the various school corporations in such township, beg leave to report they 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 W. ROWLEY, *Chairman.*

Report adopted and House File No. 442 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 405, a bill for an act to repeal section two thousand seven hundred fifty-five (2755), supplement to the code, 1913, and enacting a substitute therefor, 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.

JOHN W. ROWLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 279, a bill for an act to amend section 2749 of the code, relative to the submission to voters of independent school districts of propositions proposed at the request of voters, etc., beg leave to report they have had 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 W. ROWLEY, *Chairman.*

Report adopted.

Hall of Taylor, 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. 158, a bill for an act to amend the law as it appears in section 1305 and 1322-1a supplement to the code, 1913, relating to the assessment and taxation of property and to tax levies, etc., beg leave to report they 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. HALL, *Chairman.*

Report adopted and House File No. 158 was indefinitely postponed.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption :

Your committee on enrolled bills respectively report that they have examined and find correctly enrolled the following bills:

House File No. 189, a bill for an act to amend section three hundred and one (301), supplemental supplement to the code, 1915, relating to the duties of county attorneys.

Also:

House File No. 233, a bill for an act to fix the number of pounds in a barrel and sack of flour.

Also:

House File No. 142, a bill for an act to amend section three hundred fifty-four (354), supplement to the code, 1913, relating to compensation of jurors in courts of record.

Also:

Huse File No. 295, a bill for an act to legalize an ordinance of the incorporated town of Wellman, Iowa, granting a franchise to J. G. Wehrle, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 49, a bill for an act to amend section twenty-eight hundred thirty-six (2836), of the code, providing that school boards may furnish free text-books, and providing the manner thereof.

Also:

House File No. 294, a bill for an act to legalize an ordinance of the incorporated town of Buckeye, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Unanimous consent was granted to return to the order of introduction of petitions.

Oertel of Lee presented petition of citizens of Keokuk in favor of House File No. 353.

Referred to committee on roads and highways.

Oertel of Lee presented petition of citizens of Lee county relating to the appointment of deputy county officers.

Referred to committee on elections.

Baldwin of Johnson presented petition of citizens of Iowa City urging the passage of House File No. 500, to extent the injunction and abatement law to cover the traffic in cigarettes.

Referred to committee on suppression of intemperance.

Randall of Linn presented petition of students of Cornell College, Mount Vernon, urging the passage of House File No. 500, to extend the injunction and abatement law to cover the traffic in cigarettes.

Referred to committee on suppression of intemperance.

Jackson of Cedar presented petition of the yearly meeting of the Friends church urging the passage of House File No. 500.

Referred to committee on suppression of intemperance.

Krouse of Wayne presented petition of citizens of Clio, Iowa, urging the passage of House File No. 500.

Referred to committee on suppression of intemperance.

Langfitt of Adair presented petition of citizens of Orient, Iowa, urging the passage of House File No. 500.

Referred to committee on suppression of intemperance.

Santee of Black Hawk presented petition of the Waterloo Ministerial Association representing 15,000 protestant church members opposing the repeal of the Sabbath observance law.

Referred to committee on police regulations.

SENATE MESSAGES CONSIDERED.

Senate File No. 360, a bill for an act to amend the law as it appears in section fifteen hundred thirty-two (1532) supplement to the code, 1913, relating to road districts adjoining state lands and to the improvement of such roads.

Read first and second time and referred to committee on roads and highways.

Senate File No. 368, a bill for an act to provide for evening schools when necessary for adult persons or other persons.

Read first and second time and referred to committee on schools and text-books.

Senate File No. 374, a bill for an act to fix standards for apples when packed in closed packages, and for other purposes.

Read first and second time and referred to committee on commerce and trade.

Senate File No. 378, a bill for an act to repeal the law as it appears in section fifty fifty-one-a, (5051-a), supplement to the code, 1913, and to enact a substitute therefor prohibiting fraudulent advertising, and providing a penalty therefor.

Read first and second time and referred to committee on commerce and trade.

Senate File No. 465, a bill for an act to amend the law as it appears in section 3141 of the code relating to the issuance of marriage licenses.

Read first and second time and referred to committee on judiciary.

Senate File No. 477, a bill for an act to amend the law as it appears in section nineteen hundred eighty-nine a two (1989-a 2), supplement to the code, 1913, relating to the proceedings leading up to the establishment of drainage districts, and providing that when the proposed district involves only the straightening of a creek or river, the board of supervisors may refuse to consider any petition unless signed by resident land owners owning at least twenty-five per cent of the land affected.

Read first and second time and referred to committee on drainage.

Substitute for Senate File No. 545, a bill for an act to legalize certain warrants of the city of Perry, Iowa.

Read first and second time and referred to committee on judiciary.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the governor announcing that he had signed the following bills:

On March 9th, House File No. 7; March 17th, House File No. 113; March 19, House File No. 44, House File No. 93, House File No. 246 and House File No. 197.

AMENDMENTS FILED.

Randall of Linn asked and obtained unanimous consent to have the following amendment to the committee amendment to House File No. 327, as printed on page 777 of the journal of March 8th, printed in the journal:

Amend the committee amendment to House File 327, by striking out all of that portion of the said amendment and inserting in lieu thereof, the following:

SECTION 1. That the period at the end of section five thousand forty (5040) be stricken out and a comma be inserted in lieu thereof and that the following be added thereafter: "nor to prohibit the maintenance and operation of railroads, street and interurban railroads, telephone and telegraph service, heating and lighting plants, water works and other public utilities, livery stables, hack lines and baggage transfer lines, undertaking establishments, automobile garages and service stations, not including the demonstration and sale of automobiles, hotels, eating houses, drug stores, base ball games at which no admission fee is charged or amusement parks where no admission fee is charged; nor the sale and delivery of milk and ice; nor the publication, sale and delivery of newspapers; nor the sale of periodicals; nor the giving of concerts of music and the opening of libraries and museums; nor shall the provision of this section be held to prohibit the maintenance and operation of bakeries for the purpose of manufacturing or preparing to manufacture their products; bath houses or boat houses.

SECTION 2. In incorporated towns and cities, including cities under special charter and cities under the commission form of government the council of such city may, and on the petition of not less than ten per cent of the voters registered at the last preceding general or special election in such city, must, submit to the voters of said city at the next succeeding election, the question of permitting the maintenance and operation of confectionery stores, fruit stores, cigar stores, shoe shining stands, flower stands, amusement parks, base ball games, theatres and moving picture shows or any one or more than one of said industries. If the majority of the votes cast at such election shall be in favor of permitting the maintenance and operation of such industries or any of them, the city council shall then pass an ordinance permitting the operation of such industry or industries and providing regulations for the government thereof, and providing what license, if any, shall be imposed. Provided that such question may not be submitted in any city or town of less than thirty-five hundred (3500) population, whose corporation limits are less than one mile distant from the corporation line of another city or town which does not permit the operation of such business, industry or industries; and provided further that such question shall not be submitted in any city or town within a period of one year after the same has been submitted.

SECTION 3. In any incorporated town or city where the maintenance and operation of the business, industry or industries set out in section

two hereof are permitted, the question of prohibiting the maintenance and operation of such industries may be submitted to the voters of said city in like manner as is provided for the consideration of the question of permitting the same as set out in section two hereof".

McFerren of Hamilton asked and obtained unanimous consent to have the following amendment to House File No. 35 printed in the journal:

Amend House File No. 35 by striking all after the enacting clause and substituting the following:

"SECTION 1. That the labor of a human being is not a commodity or article of commerce and it shall not be unlawful for working men and women to organize themselves into or carry on labor unions for the purpose of lessening the hours of labor or increasing the wages, or bettering the condition of the members of such organizations; or lawfully carrying out their legitimate purposes.

SECTION 2. No restraining order or injunction shall be granted by any court of this state, or any judge or judges thereof in any case involving or growing out of a dispute concerning terms or conditions of employment, unless necessary to prevent irreparable injury to property or to a property right of the party making the application, for which injury there is no adequate remedy at law, and such property or property right must be described with particularity in the application, which must be in writing and sworn to by the appellant or by his agent or attorney.

SECTION 3. No restraining order or injunction shall prohibit any person or persons, whether singly or in concert, from terminating any relation of employment or from ceasing to perform any work or labor; or from recommending, advising or persuading others by peaceful means so to do; or from attending at any place where any such person or persons may lawfully be, for the purpose of peacefully obtaining or communicating information, or from peacefully persuading any such person to work or to abstain from working; or from ceasing to patronize any party to such disputes; or from recommending, advising, or persuading others by peaceful and lawful means so to do; or from paying or giving to, or withholding from, any person engaged in such dispute, any strike benefits or other moneys or things of value; or from assembling in a lawful manner, and for lawful purposes; or from doing any act or thing which might lawfully be done in the absence of such dispute, by any party thereto; nor shall any of the acts specified in this section be considered or held to be violations of any law of this state.

On motion of Miller of Boone, House adjourned until 9:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 20, 1917.

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

Prayer was offered by the Rev. J. G. Oltmann, State Center, Iowa.

Journal of March 19th corrected and approved.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which House File No. 486 was indefinitely postponed.

J. C. GRASON.

I second the motion.

F. E. SHORTESS.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Newton of Cass presented petition of citizens of Cass county urging the repeal of the anti-discrimination law.

Referred to committee on insurance.

Weaver of Polk presented petition of the Des Moines District Dental Society in support of Senate Files No. 198 and 203.

Referred to committee on public health.

Lee of Sac presented petition of citizens of Early, Iowa, against the passage of House File No. 327.

Referred to committee on police regulations.

Lee of Sac presented petition of citizens of Early, Iowa, urging the completion of the buildings for the Women's Reformatory at Rockwell City.

Referred to committee on board of control.

Gilbert of Marshall presented petition of the teachers of Marshalltown in support of the teachers' annuity bill.

Referred to committee on schools and text-books.

Gray of Calhoun presented petition of residents of Calhoun county against the selling of the Women's Reformatory at Rockwell City and urging its completion.

Referred to committee on board of control.

Kepple of Chickasaw presented petition of the Emanon Club of Nashua, Iowa, protesting against any change in the laws governing the library commission and the traveling library.

Referred to committee on public libraries.

Hansen of Scott presented petition of Manufacturers Local Number 1, of Davenport, against the Chase anti-injunction bill and the bill limiting the hours of labor for women.

Referred to committee on labor.

Rees of Fremont presented petition of citizens of Riverton, Iowa, urging the passage of House File No. 500, a bill to extend the injunction and abatement law to cover the traffic in cigarettes.

Referred to committee on suppression of intemperance.

Lenocker of Madison presented petition of citizens of Madison county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Nordyke of Keokuk presented petitions of citizens of Keokuk county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Mead of Butler presented petition of citizens of Butler county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Lee of Sac presented petition of citizens of Sac county in favor of House File No. 500.

Referred to committee on suppression of intemperance.

Randall of Linn presented petition of citizens of Linn county in favor of House File No. 500.

Referred to committee on suppression of intemperance.

Jackson of Cedar presented petition of citizens of Cedar county in favor of House File No. 500.

Referred to committee on suppression of intemperance.

REPORTS OF COMMITTEES.

Kimberly of Scott, from the committee on railroads and transportation, submitted the following report:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 435, a bill for an act to require railway companies to provide and maintain suitable stockyard facilities at stations where live stock is received for shipment and to authorize the board of railroad commissioners to order such facilities, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

D. W. KIMBERLY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 382, a bill for an act to repeal section two thousand sixty-three (2063) of the code, relating to proposed crossings of one railway by another, 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.

D. W. KIMBERLY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 321, a bill for an act relating to the safety of the public and requiring that any car or cars operated as a part of the street railway by any person, partnership, company or corporation shall be in charge of at least two competent employees and fixing 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 be indefinitely postponed.

D. W. KIMBERLY, *Chairman.*

Report adopted and House File No. 321 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 164, a bill for an act granting additional powers to the board of railway commissioners in the matter of short line competition and the movement of freight and passengers by railroads having two or more lines between the same stations; amending section twenty-one hundred twenty-six (2126) of the code, beg leave to report they have had the same under consideration and have instructed

me to report the same back to the House with the recommendation that the same do pass.

D. W. KIMBERLY, *Chairman.*

Report adopted.

Rowley of Van Buren, from the committee on schools and text-books, submitted the following report:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 160, a bill for an act to change school district boundaries when city or town corporate limits have been changed amendatory of section 2793-a of the code supplement, beg leave to report they have had the same under consideration and recommend the same be reported to the House without recommendation.

JOHN W. ROWLEY, *Chairman.*

Ordered passed on file.

Meredith of Jasper, from the committee on drainage, submitted the following report:

MR. SPEAKER—Your committee on drainage, to whom was referred House File No. 424, a bill for an act to amend the law as it appears in section one thousand nine hundred eighty-nine-a-2, (1989-a-2), supplement to the code, 1913, in reference to the duties of the engineer as to filing field notes of surveys, plats and profiles; and to amend the law as it appears, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

DAVID MEREDITH, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on drainage, to whom was referred House File No. 548, a bill for an act granting an appropriation to the county of Dickinson for use in protecting the county highway grade from the waters of East and West Okoboji where such grade in crossing said lakes forms the boundary between them, beg leave to report they 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 referred to the committee on appropriations with the recommendation that the same do pass.

DAVID MEREDITH, *Chairman.*

Report adopted and House File No. 548 was referred to committee on appropriations.

Johnston of Lucas, 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. 86, a bill for an act to place all public highways under the supervision and control of the county board of supervisors and to relieve township trustees or other township road authorities of

any further duties in connection 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 be indefinitely postponed.

JAS F. JOHNSTON, *Chairman.*

Report adopted and House File No. 86 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred House File No. 375, a bill for an act to amend section fifteen hundred twenty-seven-s nine (1527-s9), supplemental supplement to the code, 1915, relative to adding roads from the township road system to the county 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 be indefinitely postponed.

JAS F. JOHNSTON, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the committee on roads and highways, have had House File No. 375 under consideration and beg leave to dissent from the opinion of the majority and ask that the same be placed on the calendar.

OSCAR ULSTAD.
H. W. FLENNIKEN.
F. A. GARBER.
R. A. LENOCKER.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred House File No. 452, a bill for an act to amend section 1482 of the supplement code, 1913, of Iowa, by permitting the board of supervisors to lease to the adjoining owner any portion of the road system not used for highway purposes where the road has already been put to grade and provisions for leasing 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 indefinitely postponed.

JAS F. JOHNSTON, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the committee on roads and highways, have had House File No. 452, under consideration

and beg leave to dissent from the opinion of the majority and ask that the same be placed on the calendar.

OSCAR ULSTAD.

H. W. FLENNIKEN.

F. A. GARBER.

R. A. LENOCKER.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred House File No. 390, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-m 32 (1571-m32), supplemental supplement to the code, 1915, relating to apportionment of the funds received from the licensing 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 do pass.

JAS F. JOHNSTON, *Chairman.*

Report adopted.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 13, a bill for an act to create a commission to revise and codify the laws of Iowa and defining its duties and providing for the publication and distribution of its report, beg leave to report they 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:

By striking out all of said bill after the enacting clause and substituting in lieu thereof the following:

"SECTION 1. That a commission consisting of three persons to be appointed by the governor, as hereinafter provided, be and is hereby constituted, for the purpose of revising and codifying the laws of Iowa and reporting necessary and desirable changes thereto to the governor and the general assembly.

SECTION 2. Before entering upon the discharge of their duties, the members of said commission shall severally take and subscribe to an oath to be filed with the secretary of state to support the constitution of the United States and of the state of Iowa, and to faithfully and impartially perform the duties required of them by this act, according to the best of their knowledge and ability.

SECTION 3. Said commission shall be furnished by the executive council with suitable rooms and supplies for use in the discharge of their duties, and may call upon the supreme court, the code editor and other state departments for information and assistance.

SECTION 4. Said commission shall carefully revise and codify the laws of Iowa, and shall rewrite the same and divide them into appropriate parts and arrange them under appropriate titles, chapters and sections; omit all parts repealed or obsolete, insert all amendments and

make the law complete. Said commission shall have power to transpose words and sentences, arrange the same into sections or paragraphs and number them, correct the phraseology and make any and all alterations necessary to systematize, harmonize and make the laws clear and intelligible. They shall omit from said revision all laws of a local or temporary character, and all references to decisions, notes or their own report, or that of any former commission. They may at their discretion prepare and recommend model laws with reference to any part of the code, and particularly with reference to criminal and civil procedure; and such model laws shall be printed independently from the code revision as herein provided.

SECTION 5. Said commission shall enter upon the discharge of its duties on or before the 15th day of May A. D. 1917, and its report showing what changes have been made, what statutes omitted and what amendments and further legislation it may deem necessary, shall be completed and printed on or before the 1st day of December 1917, but the time may be extended by the governor if necessary or expedient. Each member of the general assembly shall be provided by the secretary of state with at least two copies of said report, and two copies of any model laws which may be recommended.

SECTION 6. Each member of said commission shall be allowed twenty-five dollars (\$25.00) per day actually employed in the discharge of the duties of said commission.

SECTION 7. Said commission shall have the power to employ a chief clerk or stenographer at an expense of not more than five dollars per day, and such other stenographers as they may deem necessary at an expense of not more than three dollars per day.

SECTION 8. The executive council shall audit all bills connected with the said commission, and when approved, the secretary of state shall draw orders on the auditor of the state for the amounts so shown. The auditor in turn shall issue orders on the state treasurer, who shall pay the same out of any funds not otherwise appropriated.

SECTION 9. Vacancies in said commission on account of death, removal from the state, refusal or inability of any member to act, or for any other cause, shall be filled by the governor.

SECTION 10. This act being deemed of immediate importance shall take effect and be in force from and after its passage and publication in the Des Moines Register and the Des Moines Capital, newspapers published in Des Moines, Iowa."; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 409, a bill for an act to legalize the action of the city of Grinnell, Iowa, in voting bonds at an election held on the sixth day of December, 1916, and legalizing the bonds to be issued by said city under said election, beg leave to report they have had the same under consider-

ation and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 426, a bill for an act to legalize certain proceedings of the town council of the incorporated town of Grant, Montgomery county, Iowa, relating to the levy of certain 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 383, a bill for an act to legalize the action of the executive council heretofore taken in reference to the drainage, appraisalment and sale of the Muscatine slough, Keokuk Lake and Odesa Lake, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 241, a bill for an act to legalize the adoption and publication of the ordinances of the town of Benton, Ringgold county, Iowa, such ordinances being ordinances one (1) to seventeen (17) inclusive as passed by the town council 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 464, a bill for an act to legalize an ordinance of the incorporated town of Lone Tree, Iowa, granting a franchise to William Zimmerman, his associates, successors, heirs and assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Speaker pro tem McFarlane in the chair.

Griffin of Woodbury, from the committee on insurance, submitted the following report:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 306, a bill for an act repealing the law as it appears in section seventeen hundred ninety-six (1796) of the code of Iowa, and enacting a substitute therefor, relating to the issuance of a certificate to life insurance associations by the insurance commissioner, beg leave to report they have had the same under consideration and recommend the same do pass.

T. F. GRIFFIN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 404, a bill for an act to authorize fraternal beneficiary societies, orders or associations to provide whole family protection, beg leave to report they have had the same under consideration and recommend the same do pass.

T. F. GRIFFIN, *Chairman*.

Report adopted.

Also: -

MR. SPEAKER—Your committee on insurance, to whom was referred Senate File No. 283, a bill for an act to amend the law as it appears in section seventeen hundred forty-six (1746), supplement to the code, 1913, relating to co-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.

T. F. GRIFFIN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 237, a bill for an act to amend the law as it appears in sections seventeen hundred eighty-seven (1787), seventeen hundred ninety-four (1794) and seventeen hundred ninety-eight-a (1798-a), supplement to the code, 1913, relating to the organization of assessment insurance 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:

By striking out all after the enacting clause, and inserting in lieu thereof the following: "Section 1. That the law as it appears in section seventeen hundred ninety-eight-a (1798-a) supplement to the code, 1913, be and the same is hereby amended by adding thereto at the end of said section the following: "Provided, however, that the insurance commissioner of this state may authorize any health or accident insurance company

or association organized under the laws of any other state or territory, to do business in this state, if, under the laws of such state or territory health and accident insurance companies or associations organized under the laws of this state are permitted to do business in such state." and that the title be amended to read as follows: "To amend the law as it appears in section seventeen hundred ninety-eight-a (1798-a) supplement to the code, 1913, relating to life, health and accident insurance companies.;" and when so amended the bill do pass.

T. F. GRIFFIN, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred Senate File No. 195, a bill for an act to amend the law as the same appears in section twenty-four hundred seventy-seven-m-24 (2477-m-24) of the supplement to the code, 1913, providing that employers shall furnish upon request of an injured employe or dependent or representative a statement of the earnings and other matters pertaining thereto of the injured employe during the preceding year, beg leave to report they have had the same under consideration and recommend the same do pass.

T. F. GRIFFIN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 402, a bill for an act to authorize fraternal beneficiary societies, orders or associations to provide for payment of benefits in installments and to act as trustee for the investment of such deferred benefits, beg leave to report they have had the same under consideration and recommend the same be amended as follows:

1st. That section 2 of said bill be amended by inserting after the word "be" in the third line of said section the words "held as a trust fund and."

2nd. That said section 2 be further amended by striking out the word "held" in line five, and also the words "and paid out as a trust fund" and by inserting in lieu of the latter the following words: "and deposited as provided in section 1839-1, supplement to the code, 1913.;" and when so amended the bill do pass.

T. F. GRIFFIN, *Chairman*.

Ordered passed on file.

INTRODUCTION OF BILLS.

By committee on judiciary, House File No. 580, a bill for an act to amend section two hundred twenty-seven (227), supplemental supplement to the code, 1915, increasing the number of judges in the eleventh judicial district and providing a method of filling the additional office created.

Read first and second time and passed on file.

By committee on judiciary, House File No. 581, a bill for an act to legalize a conveyance from Amity College to the Consolidated Independent School District of College Springs, in the county of Page, state of Iowa, for the following described real estate situated in the county of Page, and state of Iowa, to-wit: all of block numbered sixty-four (save and except lots numbered one, two, three and four thereof); all of block numbered thirty-five; lots numbered one and two, in block numbered thirty-seven; and lots numbered five and six, in block numbered forty-four; all in and a part of the original plat of the town of College Springs.

Read first and second time and passed on file.

HOUSE BILL RE-REFERRED.

Hall of Taylor moved that House File No. 562 be withdrawn from the committee on retrenchment and reform and referred to the committee on printing. Motion prevailed.

RESOLUTIONS.

Coakley of Union offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, the supply of House File No. 504 has been exhausted; and
Whereas, there have been numerous requests for copies of same,
Be It Resolved by the House, That the chief clerk be instructed to have 200 additional copies printed.

Motibn prevailed and resolution was adopted.

Murray of Buena Vista offered the following resolution:

Whereas, House Joint Resolution No. 3 by Murray, proposing an amendment to the constitution of the state of Iowa, by repealing section one (1) of article two (2) of said constitution, and the enactment and adoption of a substitute therefor, relating to the right of suffrage, was introduced into the House on January 30, 1917, and on the same day referred to the committee on constitutional amendments, and

Whereas, after forty-nine days of consideration said committee has not been able to reach a conclusion with reference to the disposition to be made of said bill, and have failed to report the same back to the House, and

Whereas, the rules of the House require all bills to be reported back to the House within ten (10) days after commitment, and

Whereas, this bill is of considerable importance and should be acted upon by this House, now, therefore,

Be It Resolved, That the said bill be withdrawn from the committee on constitutional amendments, placed on file with the chief clerk and noted on the calendar in regular order.

Laid over under Rule 34.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 551, a bill for an act to legalize the filing of nomination papers of candidates for city and town offices in cities and towns of Iowa to be voted for at the city and town elections on March 26, 1917.

Also:

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. 401, a bill for an act to permanently fix the location of the Iowa Soldier's and Sailor's Monument, now on the capitol grounds in the city of Des Moines, Iowa, and authorizing and requiring removal of the Allison Monument by the executive council.

Also:

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. 176, a bill for an act to provide for the submission of a proposed amendment to the constitution of the state of Iowa relating to the prohibition of the manufacture for sale, the sale or keeping for sale of intoxicating liquors as a beverage to the people for their ratification and approval and prescribing a time for such election.

Also:

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. 470, a bill for an act to amend the law as it appears in section thirty-one hundred forty-five (3145) of the code, relating to the solemnization of marriages.

Also:

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. 119, a bill for an act to repeal the law as it appears in sections four hundred ten (410), four hundred eleven (411), and four hundred sixteen (416) of the supplement to the code, 1913, and in sections four hundred seventeen (417), and four hundred eighteen (418) of the code; and to enact a substitute therefor relating to the elections, duties and terms of office of county supervisors.

Also:

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. 456, a bill for an act regulating proof of certain titles to real property as against defects arising prior to January first, 1905, and giving claimants one year in which to commence action, and barring their rights thereafter.

Also:

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. 447, a bill for an act to legalize an ordinance of the incorporated town of Tama, Iowa, granting a franchise to the Tama and Toledo Railway Company, its successors or assigns, to construct or acquire, maintain and operate, by electricity or other improved power, a system of street and interurban railway in said town.

Also:

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. 446, a bill for an act to legalize an ordinance of the incorporated town of Norway, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, their successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 445, a bill for an act to legalize an ordinance of the incorporated town of Tama, Iowa, granting a franchise to the Tama and Toledo Electric Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 444, a bill for an act to legalize an ordinance of the incorporated town of Marion, Iowa, granting a franchise to the Marion Light, Heat and Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 443, a bill for an act to legalize an ordinance of the incorporated town of Marion, Iowa, granting a franchise to the Marion Light, Heat and Power Company, its successors or assigns, to erect, maintain and operate a heating plant in said town.

Also:

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. 442, a bill for an act to legalize an ordinance of the incorporated town of Scranton, Iowa, granting a franchise to A. Moorhouse, Lee Davis and Sam C. Johnston, trustees, their successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 191, a bill for an act to amend section seven hundred forty-eight (748) of the supplement to the code, 1913, and relating to the nature and powers of the board of water-works trustees.

Also:

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. 323, a bill for an act to amend section seven hundred thirteen (713) of the code relating to inspection of steam boilers and magazines.

Also:

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. 82, a bill for an act to put quarantine officers under the civil service law contained in chapter 2-a, title five (5) supplement to the code, 1913.

Also:

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. 392, a bill for an act to provide for marking, stamping and branding of cans or other containers for the handling and transportation of dairy products, for the registration of such mark or brand and prohibiting the use of such marked can or other container for any other than the designated purpose and for using any such brand or mark of another and from defacing or removing the same and providing penalties for violation thereof, and making it the duty of the food and dairy commissioner to enforce the law.

CONSIDERATION OF BILLS.

On request of Weaver of Polk, unanimous consent having been given, House File No. 171, a bill for an act to amend the law as it appears in sections six hundred ninety-four-c-twenty-two (694-

c-22), six hundred ninety-four-c-seventeen (694-c-17), six hundred ninety-four-c-forty-five (694-c-45), six hundred ninety-four-c-forty-six (694-c-46), supplemental supplement to the code, 1915, and section three thousand eight hundred and eighty-five (3885), code, relating to the manner of commencing actions in the municipal court, providing notice to be served upon defendant in such actions, fixing the time when judgment will be taken, providing for procedure on appeals from the municipal to the district court, providing for service of original notice by publication in actions in the municipal court, and for proof of service thereof, providing procedure for setting aside defaults on judgments entered in the municipal court, and to provide for the filing of bond in such court in actions of attachment, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

(Amend House Bill 171 by substituting the following title:)

A bill for an act to amend the law as it appears in section six hundred ninety-four c-eight (694-c8); six hundred ninety-four c-seventeen (694-c17); six hundred ninety-four c-twenty-two (694-c22); six hundred ninety-four c-forty-three (694-c43); six hundred ninety-four c-forty-five (694-c45) and six hundred ninety-four c-forty-six (694-c46) of the supplemental supplement to the code, 1915, and section three thousand eight hundred eighty-five (3885) of the code, and by adding to chapter three (3) of title five (V) of the supplemental supplement to the code, 1915, section six hundred ninety-four c-fifty-two (694-c52) and section six hundred ninety-four c-fifty-three (694-c53), relating to the manner of commencing actions in the municipal court, providing notice to be served upon defendant in such actions, specifying the time and manner of service and providing for the return thereof; fixing the time judgment may be taken, relating to challenges for cause and peremptory challenges to jurors, providing for procedure on appeals from the municipal court, and providing for procedure on appeals from municipal court where such judgment has been transcribed to the district court of any county, specifying the manner of staying executions on such judgment, providing for service of original notice by publication and the cases in which such service may be made, and relating to the manner of publishing notice, and proof of service thereof, providing procedure for setting aside defaults or judgments entered, and the time and manner in which application therefor must be made, and relating to proceedings brought to vacate, modify or reverse judgments, and to provide for the filing of bond in such court in actions of attachment, providing for the time and manner of giving notice in execution sales in such court, the keeping of the record and duties of the clerk of such court relating to the time of entering judgments.

Amend section 2.

Amend by inserting after the semicolon following the word "section" in line eleven of section two thereof the following:

"and by adding thereto the following: 'If service is made within the state, the truth of the return is proven by the signature of the bailiff, sheriff or his deputy, and the court shall take judicial notice thereof.'";

Amend by adding after the period following the word "answer" at the end of said section two thereof the following:

"If service is made within the state, the truth of the return is proven by the signature of the bailiff, sheriff, or his deputy, and the court shall take judicial notice thereof".

Amend by adding thereto the following as section seven:

SECTION 7. That section six hundred ninety-four c-eight (694-c8), supplemental supplement to the code, 1915, be and the same is hereby amended by adding thereto the following:

"He shall, from time to time, make a record of all proceedings of the court, which, when correct, shall be signed by the judge or judges of said court. Delays in signing the record shall not prevent executions from issuing and all other proceedings may be had in the same manner as though the record had been signed."

Amend by adding thereto the following as section eight:

SECTION 8. That chapter three (3) of title five (V) of the supplemental supplement to the code, 1915, be amended by adding thereto the following:

SEC. 694-c52. When property is sold on execution, notice shall be given by posting up in at least three public places of the township, one of which shall be at the place where the municipal court was held, in addition to which where personal property to the amount of two hundred dollars or upwards is to be sold, there shall be two weekly publications of such notice in some newspaper printed in the city where the municipal court was held, to be selected by the party causing the notice to be given, and the compensation for such publication shall be the same as is provided by law for legal notices.

Amend by adding thereto the following as section nine.

SECTION 9. That chapter three (3) of title five (V) of the supplemental supplement to the code, 1915, be amended by adding thereto the following:

SEC. 694-c53. In all cases judgments shall be rendered and entered upon the record or calendar of said court within ten days after the cause is submitted for final action, unless for good cause the court extends the time.

Amend by adding thereto the following as section ten.

SECTION 10. That the law as it appears in section six hundred ninety-four-c forty-three (694-c43) of the supplemental supplement to the code, 1915, be and the same is hereby repealed and the following enacted in lieu thereof:

SEC. 694-c43. Challenges for cause shall be the same as in the district court. Where the jury consists of twelve jurors, the same number of challenges shall be allowed to either party as is or may be allowed in

the district court. In all cases where the jury shall consist of six jurors, the clerk shall select eight (8) jurors by lot from the regular panel or auditions thereto and prepare a list of the names of such jurors called. Each party shall have the right to peremptorily challenge two jurors and strike off one juror. Peremptory challenges shall be exercised or waived the same as is or may be provided in the district court and such challenge shall be indicated by the clerk, upon the list opposite the name of the juror challenged and if waived by indicating the number of waiver elsewhere on the list. After peremptory challenges have been exhausted or waived the parties shall alternately in the same manner strike one juror from the list. The clerk shall read the names of the six (6) jurors remaining, and the six (6) so remaining shall constitute the jury selected.

Mr. Weaver moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—91.

Adkins	Hall	Nordyke
Anderson of Greene	Hansen	O'Donnell
Anderson of Winnebago	Harrington	Peters
Andre	Helming	Randall
Bailey	Horchem	Rayburn
Baldwin	Jackson	Reed
Becker	Johnston of Humboldt	Rees
Benn	Johnston of Lucas	Richards
Boies	Jones	Rogers
Bruce	Kepple	Santee
Coakley	Kern	Scott
Darraha	Klaus	Shaff
Dean	Klinker	Slosson
Dunkelberg	Knickerbocker	Smith
Durbin	Krouse	Stanley
Edgington	Lake	Starzinger
Elwood	Langfitt	Stuart
Epps	Larson	Tucker
Erickson	Lee	Turner
Finch	Lenocker	Ulstad
Findlay	Lewis	Walrath
Finley	McFarlane	Weaver
Flenniken	Mantz	Wenstrand
Garber	Meredith	Wichman
Gilbert	Miles	Wigdahl
Gilmore	Miller	Wilson of Cherokee
Giltner	Mooty	Wilson of Louisa
Grason	Mowery	Wilson of Mahaska
Gray	Newton	Wilson of Mitchell
Griffin	Nichols	Wormley
	Nicholson	

Nays—1.

Oertel

Absent or not voting—16.

Anderson of Davis	Mead	Rowley
Crozier	Murray	Shortess
Jessen	Neff	Slaughter
Kimberly	Price	Stone
McFerren	Roberts	Mr. Speaker
Mackie		

So the House concurred in the Senate amendments.

SPECIAL ORDER NO. 24.

The hour having arrived for Special Order No. 24, on motion of Jones of Cerro Gordo, Senate File No. 236, a bill for an act to amend section sixteen hundred and sixty (1660), supplemental supplement to the code, 1915, relating to the purchasing of real estate and levying of taxes by the board of supervisors for county fair purposes, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Jones yielded the floor to Santee of Black Hawk.

Mr. Santee moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—94.

Anderson of Greene	Giltner	McFarlane
Anderson of Winnebago	Grason	Mackie
Andre	Gray	Mantz
Bailey	Griffin	Mead
Baldwin	Hall	Meredith
Becker	Hansen	Miles
Boies	Harrington	Miller
Bruce	Helming	Mooty
Coakley	Horchem	Mowery
Crozier	Jackson	Murray
Darrah	Jessen	Newton
Dean	Johnston of Humboldt	Nichols
Dunkelberg	Jones	Nicholson
Durbin	Kepple	Nordyke
Edgington	Kern	O'Donnell
Elwood	Kimberly	Oertel
Epps	Klaus	Peters
Erickson	Klinker	Price
Finch	Knickerbocker	Randall
Findlay	Krouse	Rayburn
Flenniken	Langfitt	Reed
Garber	Larson	Rees
Gilbert	Lee	Rogers
Gilmore	Lenocker	Rowley
	Lewis	Santee

Scott	Stone	Wichman
Shortess	Stuart	Wigdahl
Slaughter	Tucker	Wilson of Louisa
Slosson	Turner	Wilson of Mahaska
Smith	Ulstad	Milston of Mitchell
Stanley	Walrath	Wormley
Starzinger	Weaver	

• Nays—None.

Absent or not voting—14.

Adkins	Lake	Shaff
Anderson of Davis	McFerren	Wenstrand
Benn	Neff	Wilson of Cherokee
Finley	Richards	Mr. Speaker
Johnston of Lucas	Roberts	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 23.

The hour having arrived for Special Order No. 23, on motion of Findlay of Webster, House File No. 391, a bill for an act to authorize cities having a population of ten thousand or more to provide for a paid fire department and to fix the number of firemen to be employed and regulate their hours of service, with report of committee recommending passage was taken up and considered.

Giltner of Monroe offered the following amendment and moved its adoption:

Amend House File No. 391 as follows :

1st. That section 1 be amended by adding after the word "city" in line one, the words: "having a population of ten thousand or more".

2nd. That the words "or town" be stricken from lines one and three of section 2.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Findlay moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Anderson of Greene	Helming	O'Donnell
Anderson of Winne-	Horchem	Oertel
bago	Jackson	Peters
Andre	Jessen	Price
Bailey	Johnston of Humboldt	Randall
Baldwin	Johnston of Lucas	Rayburn
Becker	Jones	Roberts
Benn	Kepple	Rogers
Boies	Kern	Santee
Bruce	Kimberly	Scott
Coakley	Klaus	Shaff
Crozier	Klinker	Shortess
Dean	Knickerbocker	Slaught
Dunkelberg	Krouse	Slosson
Durbin	Lake	Smith
Edgington	Langfitt	Stanley
Elwood	Larson	Starzinger
Epps	Lee	Stuart
Erickson	Lewis	Tucker
Findlay	McFarlane	Turner
Finley	McFerren	Ulstad
Garber	Mackie	Walrath
Gilbert	Mantz	Weaver
Gilmore	Mead	Wenstrand
Giltner	Meredith	Wichman
Grason	Miles	Wigdahl
Gray	Miller	Wilson of Cherokee
Griffin	Mooty	Wilson of Louisa
Hansen	Mowery	Wilson of Mahaska
Harrington	Nichols	Wilson of Mitchell

Nays—3.

Flenniken	Lenocker	Newton
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Absent or not voting—16.

Adkins	Neff	Richards
Anderson of Davis	Nicholson	Rowley
Darrah	Nordyke	Stone
Finch	Reed	Wormley
Hall	Rees	Mr. Speaker
Murray		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Rayburn of Poweshiek, Senate File No. 409, a bill for an act to legalize the action of the city of Grinnell, in the county of Poweshiek, state of Iowa, in voting bonds at an election held on the sixth day of December, 1916, and legalizing the bonds to be issued by said city under said election, with report of committee recommending passage was taken up and considered.

Mr. Rayburn moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Anderson of Greene	Hansen	Peters
Anderson of Winne-	Harrington	Price
bago	Horchem	Randall
Andre	Jackson	Rayburn
Baldwin	Jessen	Reed
Becker	Johnston of Humboldt	Rees
Benn	Jones	Rogers
Boies	Kepple	Santee
Bruce	Kern	Scott
Coakley	Klaus	Shaff
Crozier	Klinker	Shortess
Dean	Knickerbocker	Slaught
Dunkelberg	Lake	Slosson
Durbin	Larson	Stanley
Edgington	Lenocker	Starzinger
Elwood	Lewis	Stuart
Epps	McFarlane	Tucker
Erickson	McFerren	Ulstad
Findlay	Mackie	Walrath
Finley	Meredith	Weaver
Flenniken	Miles	Wenstrand
Gilbert	Miller	Wichman
Gilmore	Mowery	Wigdahl
Giltner	Murray	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Gray	O'Donnell	Wilson of Mahaska
Griffin	Oertel	Wilson of Mitchell

Nays—None.

Absent or not voting—28.

Adkins	Krouse	Nordyke
Anderson of Davis	Langfitt	Richards
Bailey	Lee	Roberts
Darrah	Mantz	Rowley
Finch	Mead	Smith
Garber	Mooty	Stone
Hall	Neff	Turner
Helming	Nichols	Wormley
Johnston of Lucas	Nicholson	Mr. Speaker
Kimberly		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGE CONSIDERED.

Senate File No. 551, a bill for an act to legalize the filing of nomination papers of candidates for city and town offices in cities and towns of Iowa to be voted for at the city and town elections on March 26, 1917.

Read first and second time.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, and to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Baldwin of Johnson, Senate File No. 551, a bill for an act to legalize the filing of nomination papers of candidates for city and town offices in cities and towns of Iowa to be voted for at the city and town elections on March 26, 1917, was taken up and considered.

Mr. Baldwin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—93.

Anderson of Winne-	Helming	Oertel
bago	Horchem	Peters
Andre	Jackson	Randall
Bailey	Johnston of Humboldt	Rayburn
Baldwin	Johnston of Lucas	Reed
Becker	Kepple	Rees
Benn	Kern	Roberts
Boies	Kimberly	Rogers
Bruce	Klaus	Rowley
Coakley	Klinker	Santee
Crozier	Knickerbocker	Scott
Darraha	Krouse	Shaff
Dean	Lake	Shortess
Dunkelberg	Langfitt	Slaught
Durbin	Lee	Slosson
Edgington	Lenocker	Stanley
Elwood	Lewis	Starzinger
Epps	McFarlane	Stone
Erickson	McFerren	Stuart
Finch	Mead	Tucker
Findlay	Meredith	Turner
Finley	Miles	Ulstad
Flenniken	Miller	Walrath
Garber	Mooty	Wenstrand
Gilmore	Mowery	Wichman
Giltner	Murray	Wigdahl
Grason	Newton	Wilson of Cherokee
Gray	Nichols	Wilson of Louisa
Griffin	Nicholson	Wilson of Mahaska
Hall	Nordyke	Wilson of Mitchell
Hansen	O'Donnell	Wormley
Harrington		

Nays—None.

Absent or not voting—15.

Adkins	Jones	Price
Anderson of Davis	Larson	Richards
Anderson of Greene	Mackie	Smith
Gilbert	Mantz	Weaver
Jessen	Neff	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Harrington of Kossuth, Calendar No. 200, House File No. 185, a bill for an act to amend section two hundred twenty-seven (227) of the supplemental supplement to the code, 1915, relating to the division of the state into judicial districts and increasing the number of district judges in the fourteenth judicial district, and providing for the election of judges to fill the vacancies created by this act, with report of committee recommending passage was taken up and considered.

Harrington of Kossuth offered the following amendment and moved its adoption:

MR. SPEAKER—I move to amend House File No. 185 by striking out all after the enacting clause and by substituting in lieu thereof the following:

SEC. 1. That the law as it appears in the fourteenth sub-division of section two hundred twenty-seven (227), supplemental supplement to the code, 1915, be and the same is hereby amended by striking out the word "two" as the same appears in the third line of said sub-division and substituting in lieu thereof the word "three" so that said subdivision will read as follows:

"The fourteenth district shall consist of the counties of Buena Vista, Clay, Palo Alto, Kossuth, Emmet, Dickinson, Humboldt and Pocahontas and have three judges".

SEC. 2. The vacancy in the office of district judge in and for said judicial district created by this act shall be filled by appointment by the governor. The person so appointed shall hold said office until January 1, 1919, or until his successor is elected and qualified, which successor shall be elected at the general election in 1918, and every four years thereafter.

SEC. 3. That the judges of the district court of the fourteenth judicial district are hereby directed to meet at some convenient point within said district within fifteen (15) days after the appointment of the judge to fill the vacancy in the office of district judge as provided in this act, and determine the times and places of holding their courts, and the judges who shall hold the same for the balance of the year, 1917; and such determination shall have the effect of cancelling any determination heretofore made. Such determination shall be forwarded to the secretary

of state and the clerk of the district court, and recorded as provided by law.

SEC. 4. This act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Des Moines Capital and in the Des Moines Register, newspapers published in Des Moines, Iowa.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Harrington moved that the rules be suspended, the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Harrington	O'Donnell
Anderson of Greene	Horchem	Oertel
Anderson of Winnebago	Jackson	Peters
Andre	Jessen	Price
Baldwin	Johnston of Humboldt	Randall
Becker	Johnston of Lucas	Rayburn
Benn	Jones	Roberts
Boies	Kepple	Rowley
Bruce	Kern	Santee
Darrah	Kimberly	Shaff
Dean	Klaus	Shortess
Dunkelberg	Klinker	Slaught
Durbin	Knickerbocker	Slosson
Edgington	Lake	Smith
Elwood	Langfitt	Stanley
Epps	Lee	Starzinger
Erickson	McFarlane	Stone
Findlay	McFerren	Stuart
Flenniken	Mackie	Tucker
Garber	Mantz	Turner
Gilbert	Meredith	Weaver
Gilmore	Miles	Wenstrand
Giltner	Miller	Wichman
Grason	Mooty	Wigdahl
Gray	Murray	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nichols	Wormley
Hansen	Nicholson	Mr. Speaker

Nays—13.

Crozier	Mead	Rogers
Finch	Mowery	Scott
Krouse	Nordyke	Wilson of Mahaska
Lenocker	Reed	Wilson of Mitchell
Lewis		

Absent or not voting—11.

Anderson of Davis	Helming	Richards
Bailey	Larson	Ulstad
Coakley	Neff	Walrath
Finley	Rees	

So the bill having received a constitutional majority was declared to have passed the House.

Harrington of Kossuth offered the following amendment to the title:

Amend the title to House File No. 185 by striking out the last nine words thereof and by substituting in lieu thereof the following: "a judge to fill the vacancy created by this act".

Amendment adopted and title as amended was agreed to.

Speaker Pitt in the Chair.

On motion of Klinker of Crawford, Calendar No. 207, House File No. 214, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-five-a9, (2575-a9), supplemental supplement to the code, 1915, relating to an increase in the annual appropriation for the state bacteriological laboratory at Iowa City, Iowa, with report of committee recommending passage was taken up and considered.

Klinker of Crawford offered the following amendment and moved its adoption:

Amend House File No. 214 by adding following the word, letter and figure "five-a9" in the second line thereof, the following: "(2575-a9)".

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Klinker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—90.

Adkins	Benn	Elwood
Anderson of Greene	Boies	Epps
Anderson of Winnebago	Bruce	Erickson
Andre	Darrah	Finch
Bailey	Dean	Findlay
Baldwin	Dunkelberg	Flenniken
Becker	Durbin	Gilbert
	Edgington	Gilmore

Giltner	Mackie	Shortess
Grason	Mantz	Slaught
Gray	Mead	Slosson
Hall	Meredith	Smith
Hansen	Miles	Stanley
Harrington	Miller	Starzinger
Helming	Mooty	Stone
Horchem	Murray	Stuart
Jackson	Newton	Tucker
Jessen	Nichols	Turner
Johnston of Humboldt	Nicholson	Ulstad
Jones	Nordyke	Walrath
Kepple	O'Donnell	Weaver
Kern	Oertel	Wenstrand
Klinker	Peters	Wichman
Knickerbocker	Price	Wigdahl
Lake	Randall	Wilson of Cherokee
Langfitt	Rayburn	Wilson of Louisa
Larson	Reed	Wilson of Mahaska
Lee	Rees	Wilson of Mitchell
Lenocker	Rogers	Wormley
McFarlane	Santee	
McFerren	Shaff	

Nays—7.

Garber	Mowery	Scott
Griffin	Roberts	Mr. Speaker
Krouse		

Absent or not voting—11.

Anderson of Davis	Johnston of Lucas	Neff
Coakley	Kimberly	Richards
Crozier	Klaus	Rowley
Finley	Lewis	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Grason of Pottawattamie, unanimous consent having been granted, action was deferred on Calendar No. 212, House File No. 370, and same was allowed to retain its place on the calendar.

On request of Randall of Linn, unanimous consent having been granted, action was deferred on Calendar No. 217, House File No. 138, and same was placed at the foot of the calendar.

On motion of Dean of Osceola, Calendar No. 219, House File No. 85, a bill for an act to amend the law as it appears in section six hundred eighty-seven-a (687-a), supplemental supplement to the code, 1915, relating to the publication of proceedings of city councils, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Dean moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins	Hall	Oertel
Anderson of Greene	Hansen	Price
Anderson of Winnebago	Harrington	Randall
Bailey	Horchem	Rayburn
Baldwin	Jackson	Reed
Becker	Johnston of Lucas	Rees
Benn	Jones	Roberts
Boies	Kepple	Rogers
Bruce	Kern	Santee
Coakley	Klaus	Scott
Crozier	Klinker	Shaff
Darraha	Knickerbocker	Shortess
Dean	Krouse	Slaughter
Dunkelberg	Lake	Slosson
Durbin	Langfitt	Smith
Elwood	Larson	Stanley
Epps	Lee	Starzinger
Erickson	Lenocker	Stone
Finch	McFarlane	Stuart
Findlay	McFerren	Tucker
Finley	Mackie	Turner
Flenniken	Meredith	Ulstad
Garber	Miles	Walrath
Gilbert	Miller	Wenstrand
Gilmore	Mooty	Wichman
Giltner	Mowery	Wigdahl
Grason	Newton	Wilson of Louisa
Gray	Nichols	Wilson of Mahaska
Griffin	Nicholson	Wormley
	O'Donnell	Mr. Speaker

Nays—2.

Jessen

Nordyke

Absent or not voting—17.

Anderson of Davis	Lewis	Richards
Andre	Mantz	Rowley
Edgington	Mead	Weaver
Helming	Murray	Wilson of Cherokee
Johnston of Humboldt	Neff	Wilson of Mitchell
Kimberly	Peters	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Hall of Taylor the House adjourned until 1:00 p. m.

AFTERNOON SESSION.

House reconvened, Speaker pro tem McFarlane in the chair.

SPECIAL ORDER.

On request of Epps of Wapello, unanimous consent having been granted, Calendar No. 257, House File No. 403, was made a special order for Thursday, March 22d, at 2:00 p. m.

CONSIDERATION OF BILLS.

On request of Klaus of Delaware, unanimous consent having been granted, action was deferred on Calendar No. 222, House File No. 417, and same was allowed to retain its place on the calendar.

On motion of Grason of Pottawattamie, Calendar No. 225, Senate File No. 185, a bill for an act relating to and prohibiting the display of pistols, revolvers, black jacks, slugs, billies, knuckles, daggers, stilettos or bowie-knives in the windows of stores and places of business, with report of committee recommending passage was taken up and considered.

Mr. Grason moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—61.

Adkins	Jackson	Rogers
Anderson of Greene	Jessen	Rowley
Anderson of Winnebago	Johnston of Lucas	Santee
Andre	Kepple	Shortess
Baldwin	Kern	Slaught
Becker	Kimberly	Slosson
Coakley	Klaus	Smith
Dunkelberg	Knickerbocker	Stanley
Durbin	Krouse	Stuart
Elwood	Larson	Tucker
Erickson	Lenocker	Turner
Findlay	Lewis	Ulstad
Finley	McFarlane	Weaver
Gilbert	McFerren	Wenstrand
Gilmore	Mantz	Wichman
Giltner	Mead	Wigdahl
Grason	Neff	Wilson of Cherokee
Gray	Newton	Wilson of Louisa
Harrington	Peters	Wilson of Mitchell
Horchem	Randall	Wormley
	Reed	

Nays—9.

Epps	Lee	Oertel
Griffin	Meredith	Price
Jones	Murray	Wilson of Mahaska

Absent or not voting—38.

Anderson of Davis	Hansen	Nordyke
Bailey	Helming	O'Donnell
Benn	Johnston of Humboldt	Rayburn
Boies	Klinker	Rees
Bruce	Lake	Richards
Crozier	Langfitt	Roberts
Darrah	Mackie	Scott
Dean	Miles	Shaff
Edgington	Miller	Starzinger
Finch	Mooty	Stone
Flenniken	Mowery	Walrath
Garber	Nichols	Mr. Speaker
Hall	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDERS.

On request of Rogers of Carroll, unanimous consent having been granted, Calendar No. 244, House File No. 12, was made a special order for Wednesday, March 28th, at 10:30 a. m.

On request of Rogers of Carroll, unanimous consent having been granted, Calendar No. 245, House File No. 243, was made a special order for Wednesday, March 28th, at 2:00 p. m.

Unanimous consent having been granted to consider at this time, on motion of Elwood of Howard, Calendar No. 222, House File No. 417, a bill for an act to amend section seven hundred sixteen-b (716-b), supplement to the code, 1913, relative to levying taxes by cities and towns for the purpose of equipping fire departments, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Elwood moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—88.

Adkins	Horchem	Randall
Anderson of Greene	Jackson	Reed
Andre	Jessen	Richards
Bailey	Johnston of Lucas	Rogers
Baldwin	Kepple	Rowley
Becker	Kern	Santee
Benn	Kimberly	Scott
Boies	Klaus	Shaff
Bruce	Knickerbocker	Shortess
Coakley	Krouse	Slaughter
Crozier	Langfitt	Slosson
Darraha	Larson	Smith
Dean	Lee	Stanley
Dunkelberg	Lenocker	Starzinger
Durbin	Lewis	Stone
Elwood	McFarlane	Stuart
Epps	McFerren	Tucker
Erickson	Mackie	Turner
Finch	Mantz	Ulstad
Findlay	Mead	Walrath
Finley	Meredith	Weaver
Flenniken	Miles	Wenstrand
Garber	Mowery	Wichman
Gilbert	Neff	Wigdahl
Gilmore	Newton	Wilson of Cherokee
Giltner	Nicholson	Wilson of Louisa
Grason	Oertel	Wilson of Mahaska
Gray	Peters	Wilson of Mitchell
Griffin	Price	Wormley
Hansen		

Nays—None.

Absent or not voting—20.

Anderson of Davis	Jones	Nordyke
Anderson of Winnebago	Klinker	O'Donnell
Edgington	Lake	Rayburn
Hall	Miller	Rees
Harrington	Mooty	Roberts
Helming	Murray	Mr. Speaker
Johnston of Humboldt	Nichols	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Reed of Guthrie, Calendar No. 227, House File No. 332, a bill for an act transferring control of state school for the deaf from state board of control to the state board of education, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Reed moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Adkins	Harrington	O'Donnell
Anderson of Greene	Helming	Oertel
Anderson of Winne-	Horchem	Peters
bago	Jackson	Price
Bailey	Jessen	Randall
Baldwin	Johnston of Humboldt	Reed
Becker	Jones	Richards
Benn	Kepple	Rogers
Boies	Kern	Rowley
Bruce	Kimberly	Santee
Coakley	Klinker	Scott
Darraha	Knickerbocker	Shaff
Dean	Krouse	Shortess
Dunkelberg	Lake	Slaughter
Durbin	Langfitt	Slosson
Elwood	Larson	Smith
Epps	Lee	Stanley
Erickson	Lenocker	Stone
Finch	Lewis	Stuart
Findlay	McFarlane	Tucker
Finley	McFerren	Turner
Flenniken	Mackie	Ulstad
Garber	Mantz	Walrath
Gilbert	Mead	Weaver
Gilmore	Meredith	Wenstrand
Giltner	Miles	Wichman
Grason	Mowery	Wigdahl
Gray	Murray	Wilson of Cherokee
Griffin	Neff	Wilson of Louisa
Hall	Newton	Wilson of Mitchell
Hansen	Nicholson	Wormley

Nays—3.

Andre

Johnston of Lucas

Wilson of Mahaska

Absent or not voting—13.

Anderson of Davis	Mooty	Rees
Crozier	Nichols	Roberts
Edgington	Nordyke	Starzinger
Klaus	Rayburn	Mr. Speaker
Miller		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 231, House File No. 471, a bill for an act to legalize an ordinance of the incorporated town of Shellsburg, Iowa, granting a franchise to F. J. Cross, his successors, or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—82.

Adkins	Hall	Peters
Anderson of Greene	Hansen	Price
Anderson of Winnebago	Harrington	Randall
Andre	Helming	Rees
Bailey	Horchem	Roberts
Baldwin	Jackson	Rogers
Becker	Jessen	Rowley
Benn	Johnston of Lucas	Santee
Boies	Jones	Scott
Bruce	Kepple	Shaff
Coakley	Kimberly	Shortess
Darraha	Klinker	Slaughter
Dean	Knickerbocker	Slosson
Dunkelberg	Krouse	Smith
Durbin	Lee	Stanley
Elwood	Lenocker	Starzinger
Epps	Lewis	Stuart
Erickson	McFarlane	Turner
Finch	Mackie	Ulstad
Findlay	Miles	Walrath
Flenniken	Mowery	Weaver
Garber	Neff	Wenstrand
Gilbert	Newton	Wichman
Gilmore	Nichols	Wigdahl
Grason	Nicholson	Wilson of Cherokee
Gray	O'Donnell	Wilson of Louisa
Griffin	Oertel	Wilson of Mitchell
		Wormley

Nays—None.

Absent or not voting—26.

Anderson of Davis	Langfitt	Nordyke
Crozier	Larson	Rayburn
Edgington	McFerren	Reed
Finley	Mantz	Richards
Giltner	Mead	Stone
Johnston of Humboldt	Meredith	Tucker
Kern	Miller	Wilson of Mahaska
Klaus	Mooty	Mr. Speaker
Lake	Murray	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Knickerbocker of Linn, Calendar No. 234, House File No. 472, a bill for an act to legalize an ordinance of the incorporated town of Grand Mound, Iowa, granting a franchise to Iowa

Electric Company, of Anamosa, Iowa, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Anderson of Greene	Hansen	Oertel
Anderson of Winnebago	Harrington	Peters
Andre	Helming	Price
Bailey	Jackson	Randall
Baldwin	Johnston of Humboldt	Rogers
Becker	Johnston of Lucas	Rowley
Boies	Kepple	Santee
Bruce	Kern	Scott
Coakley	Kimberly	Shaff
Darrah	Klaus	Shortess
Dean	Klinker	Slaught
Dunkelberg	Knickerbocker	Slosson
Durbin	Krouse	Stanley
Elwood	Langfitt	Stone
Epps	Larson	Stuart
Erickson	Lee	Tucker
Finch	Lewis	Turner
Findlay	McFarlane	Ulstad
Flenniken	McFerren	Walrath
Garber	Mackie	Weaver
Gilmore	Mead	Wenstrand
Giltner	Mowery	Wichman
Grason	Neff	Wigdahl
Gray	Newton	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hall	Nicholson	Wilson of Mitchell
	O'Donnell	Wormley

Nays—None.

Absent or not voting—28.

Adkins	Lake	Rayburn
Anderson of Davis	Lenocker	Reed
Benn	Mantz	Rees
Crozier	Meredith	Richards
Edgington	Miles	Roberts
Finley	Miller	Smith
Gilbert	Mooty	Starzinger
Horchem	Murray	Wilson of Mahaska
Jessen	Nordyke	Mr. Speaker
Jones		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Neff of Pottawattamie, Calendar No. 212, House File No. 370, a bill for an act to amend section two hundred fifty four-a thirty two (254-a-32), supplement to the code, 1913, relating to the courts having jurisdiction of contributory dependency proceedings, and the procedure in said causes, with report of committee recommending passage as amended was taken up, considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Neff moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—91.

Adkins	Helming	O'Donnell
Anderson of Greene	Horchem	Peters
Anderson of Winnebago	Jackson	Price
Andre	Jessen	Randall
Bailey	Johnston of Humboldt	Reed
Baldwin	Johnston of Lucas	Richards
Becker	Jones	Rogers
Benn	Kepple	Rowley
Boies	Kern	Santee
Bruce	Kimberly	Scott
Coakley	Klaus	Shaff
Dean	Klinker	Slaught
Dunkelberg	Knickerbocker	Slosson
Durbin	Krouse	Smith
Elwood	Lake	Stanley
Epps	Langfitt	Starzinger
Erickson	Lee	Stone
Finch	Lenocker	Stuart
Findlay	Lewis	Tucker
Flenniken	McFarlane	Turner
Garber	McFerren	Ulstad
Gilbert	Mackie	Walrath
Gilmore	Mantz	Weaver
Giltner	Mead	Wenstrand
Grason	Meredith	Wichman
Gray	Mooty	Wigdahl
Griffin	Mowery	Wilson of Cherokee
Hall	Neff	Wilson of Louisa
Hansen	Newton	Wilson of Mitchell
Harrington	Nichols	Wormley
	Nicholson	

Nays—2.

Darrah

Oertel

Absent or not voting—15.

Anderson of Davis	Miles	Rees
Crozier	Miller	Roberts
Edgington	Murray	Shortess
Finley	Nordyke	Wilson of Mahaska
Larson	Rayburn	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 28.

The hour having arrived for Special Order No. 28, on motion of Randall of Linn, House File No. 126, a bill for an act to amend section two hundred twenty-seven (227) of the supplement to the code, 1913, relating to the division of the state into judicial districts and increasing the number of district judges in the third and eighteenth judicial districts and providing for an election of judges to fill the vacancies caused by this act, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Griffin	Miles
Andre	Hall	Miller
Baldwin	Harrington	Mooty
Becker	Helming	Neff
Benn	Horchem	Newton
Boies	Jackson	Nichols
Bruce	Johnston of Humboldt	Nicholson
Coakley	Jones	O'Donnell
Darrah	Kepple	Oertel
Dunkelberg	Kern	Price
Durbin	Kimberly	Randall
Elwood	Klaus	Rayburn
Epps	Klinker	Reed
Erickson	Knickerbocker	Roberts
Finch	Lake	Rowley
Findlay	Langfitt	Santee
Flenniken	Larson	Shaff
Garber	Lewis	Shortess
Gilbert	McFarlane	Slaught
Gilmore	McFerren	Slosson
Giltner	Mackie	Smith
Grason	Mantz	Stanley
Gray	Mead	Starzinger

Stone	Ulstad	Wichman
Stuart	Walrath	Wigdahl
Tucker	Weaver	Wilson of Mahaska
Turner	Wenstrand	Wormley

Nays—6

Lenocker	Rogers	Wilson of Louisa
Mowery	Scott	Wilson of Mitchell

Absent or not voting—21.

Anderson of Davis	Finley	Murray
Anderson of Greene	Hansen	Nordyke
Anderson of Winnebago	Jessen	Peters
Bailey	Johnston of Lucas	Rees
Crozier	Krouse	Richards
Dean	Lee	Wilson of Cherokee
Edgington	Meredith	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

LEAVE OF ABSENCE.

On request of Nichols of Hardin leave of absence was granted Peters of Dallas until Wednesday.

CONSIDERATION OF BILLS.

On motion of Nicholson of Winneshiek, Calendar No. 239, House File No. 371, a bill for an act to amend the law as it appears in section two hundred fifty-four-a twenty (254-a20), supplement to the code, 1913, relating to financial aid for dependent and neglected children, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Nicholson moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Speaker Pitt in the chair.

On the question, "Shall the bill pass?"

Ayes—88.

Adkins	Darrah	Finley
Anderson of Winnebago	Dean	Flenniken
Baldwin	Dunkelberg	Gilbert
Becker	Durbin	Gilmore
Benn	Elwood	Giltner
Boies	Epps	Grason
Bruce	Erickson	Gray
Coakley	Findlay	Griffin

Hall	McFarlane	Slaught
Hansen	McFerren	Slosson
Harrington	Mackie	Smith
Helming	Mantz	Stanley
Horchem	Mead	Starzinger
Jackson	Miles	Stuart
Jessen	Miller	Tucker
Johnston of Humboldt	Mooty	Turner
Johnston of Lucas	Neff	Ulstad
Jones	Nichols	Walrath
Kepple	Nicholson	Weaver
Kern	O'Donnell	Wenstrand
Kimberly	Oertel	Wichman
Klaus	Price	Wigdahl
Klinker	Randall	Wilson of Cherokee
Knickerbocker	Rayburn	Wilson of Louisa
Krouse	Reed	Wilson of Mahaska
Lake	Roberts	Wilson of Mitchell
Langfitt	Rogers	Wormley
Larson	Rowley	Mr. Speaker
Lee	Santee	
Lewis	Shaff	

Nays—4.

Garber	Mowery
Lenocker	Scott

Absent or not voting—16.

Anderson of Davis	Finch	Peters
Anderson of Greene	Meredith	Rees
Andre	Murray	Richards
Bailey	Newton	Shortess
Crozier	Nordyke	Stone
Edgington		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Benn of Washington, Calendar No. 242, House File No. 311, a bill for an act to amend the law as it appears in section three thousand five hundred and twenty-five (3525) of the code, in reference to serving notices on insane persons confined in county homes, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Been moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Adkins	Jackson	Price
Andre	Johnston of Humboldt	Randall
Bailey	Johnston of Lucas	Rayburn
Baldwin	Jones	Richards
Becker	Kepple	Roberts
Benn	Kern	Rogers
Boies	Kimberly	Rowley
Bruce	Klaus	Santee
Coakley	Klinker	Scott
Dean	Knickerbocker	Shaff
Dunkelberg	Krouse	Shortess
Durbin	Lake	Slosson
Elwood	Langfitt	Smith
Epps	Larson	Stanley
Erickson	Lee	Starzinger
Finch	Lenocker	Stone
Findlay	Lewis	Tucker
Finley	McFarlane	Turner
Flenniken	McFerren	Ulstad
Garber	Mackie	Walrath
Gilbert	Mantz	Weaver
Gilmore	Miles	Wenstrand
Giltner	Miller	Wichman
Grason	Mooty	Wigdahl
Gray	Mowery	Wilson of Cherokee
Griffin	Neff	Wilson of Louisa
Hall	Newton	Wilson of Mahaska
Hansen	Nichols	Wilson of Mitchell
Harrington	Nicholson	Wormley
Helming	O'Donnell	Mr. Speaker
Horchem	Oertel	

Nays—None.

Absent or not voting—16.

Anderson of Davis	Edgington	Peters
Anderson of Greene	Jessen	Reed
Anderson of Winne- bago	Mead	Rees
Crozler	Meredith	Slaughter
Darrah	Murray	Stuart
	Nordyke	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Neff of Pottawattamie, Calendar No. 247, Senate File No. 186, a bill for an act to repeal the law as it appears in section five thousand one hundred and sixty-nine (5169), of the code, and to enact a substitute therefor, relating to the appointment of agents to demand of the executive authority of another state or foreign government fugitives from justice and to fix fees therefor, with report of committee recommending passage was taken up and considered.

Mr. Neff moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Jessen	O'Donnell
Anderson of Winne- bago	Johnston of Humboldt	Price
Andre	Johnston of Lucas	Rayburn
Bailey	Jones	Reed
Becker	Kepple	Richards
Boies	Kern	Roberts
Bruce	Kimberly	Rogers
Coakley	Klaus	Rowley
Dean	Klinker	Santee
Durbin	Knickerbocker	Slosson
Elwood	Krouse	Stanley
Epps	Lake	Starzinger
Erickson	Langfitt	Stone
Finch	Larson	Stuart
Findlay	Lee	Tucker
Flenniken	Lenocker	Turner
Garber	McFarlane	Ulstad
Gilbert	McFerren	Walrath
Gilmore	Mackie	Weaver
Giltner	Mantz	Wenstrand
Grason	Mead	Wichman
Gray	Miles	Wigdahl
Hall	Miller	Wilson of Cherokee
Hansen	Mooty	Wilson of Louisa
Harrington	Mowery	Wilson of Mahaska
Helming	Neff	Wilson of Mitchell
Horchem	Newton	Wormley
Jackson	Nichols	Mr. Speaker

Nays—6.

Finley	Lewis	Randall
Griffin	Oertel	Scott

Absent or not voting—18.

Anderson of Davis	Dunkelberg	Peters
Anderson of Greene	Edgington	Rees
Baldwin	Meredith	Shaff
Benn	Murray	Shortess
Crozier	Nicholson	Slaughter
Darrah	Nordyke	Smith

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Slaughter of Wapello, Calendar No. 248, House File No. 317, a bill for an act to repeal the law as it appears in section seven hundred sixty-eight-c (768-c), section seven hundred sixty-eight-d (768-d), section seven hundred sixty-eight-e (768-e) and

seven hundred sixty-eight-f (768-f) of the supplement of the code of 1913 and to enact a substitute therefor relating to the equipment of street railways, and to provide penalty for violation thereof, with report of committee recommending passage as amended was taken up, considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Slaughter moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—37.

Anderson of Winnebago	Kepple	Nicholson
Dean	Kern	O'Donnell
Elwood	Kimberly	Price
Epps	Klaus	Randall
Findlay	Krouse	Richards
Garber	Larson	Rogers
Giltner	Lenocker	Scott
Hansen	Lewis	Shaff
Horchem	McFerren	Starzinger
Jackson	Mantz	Stuart
Jessen	Meredith	Ulstad
Johnston of Lucas	Miller	Wichman
	Nichols	

Nays—50.

Adkins	Grason	Newton
Andre	Gray	Nordyke
Bailey	Griffin	Oertel
Baldwin	Hall	Rayburn
Benn	Harrington	Reed
Boies	Johnston of Humboldt	Rowley
Bruce	Jones	Santee
Coakley	Klinker	Shortess
Darrah	Knickerbocker	Slaughter
Dunkelberg	Lake	Smith
Durbin	Lee	Stone
Erickson	Mackie	Tucker
Finch	Mead	Walrath
Finley	Mooty	Wilson of Louisa
Flenniken	Murray	Wilson of Mitchell
Gilbert	Neff	Wormley
Gilmore		Mr. Speaker

Absent or not voting—21.

Anderson of Davis	Edgington	Miles
Anderson of Greene	Helming	Mowery
Becker	Langfitt	Peters
Crozier	McFarlane	Rees

Roberts
Slosson
Stanley

Turner
Weaver
Wenstrand

Wigdahl
Wilson of Cherokee
Wilson of Mahaska

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SENATE MESSAGES CONSIDERED.

Senate File No. 392, a bill for an act to provide for marking, stamping and branding of cans or other containers for the handling and transportation of dairy products, for the registration of such mark or brand and prohibiting the use of such marked can or other container for any other than the designated purpose and for using any such brand or mark of another and from defacing or removing the same and providing penalties for violation thereof, and making it the duty of the food and dairy commissioner to enforce the law.

Read first and second time and referred to committee on dairy and food.

Senate File No. 323, a bill for an act to amend section seven hundred thirteen (713) of the code relating to inspection of steam boilers and magazines.

Read first and second time and referred to committee on public health.

Senate File No. 191, a bill for an act to amend section seven hundred forty-eight (748) of the supplement to the code, 1913, and relating to the nature and powers of the board of water-works trustees.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 176, a bill for an act to provide for the submission of a proposed amendment to the constitution of the state of Iowa relating to the prohibition of the manufacture for sale, the sale or keeping for sale of intoxicating liquors as a beverage to the people for their ratification and approval and prescribing a time for such election.

Read first and second time and referred to committee on constitutional amendments.

Senate File No. 470, a bill for an act to amend the law as it appears in section thirty-one hundred forty-five (3145) of the code, relating to the solemnization of marriages.

Read first and second time and referred to committee on judiciary.

Senate File No. 445, a bill for an act to legalize an ordinance of the incorporated town of Tama, Iowa, granting a franchise to the Tama and Toledo Electric Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

Senate File No. 447, a bill for an act to legalize an ordinance of the incorporated town of Tama, Iowa, granting a franchise to the Tama and Toledo Railway Company, its successors or assigns, to construct or acquire, maintain and operate, by electricity or other improved power, a system of street and interurban railway in said town.

Read first and second time and referred to committee on judiciary.

Senate File No. 446, a bill for an act to legalize an ordinance of the incorporated town of Norway, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, their successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

Senate File No. 456, a bill for an act regulating proof of certain titles to real property as against defects arising prior to January first, 1905, and giving claimants one year in which to commence action, and barring their rights thereafter.

Read first and second time and referred to committee on land titles.

Senate File No. 444, a bill for an act to legalize an ordinance of the incorporated town of Marion, Iowa, granting a franchise to the Marion Light, Heat and Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

Senate File No. 119, a bill for an act to repeal the law as it appears in sections four hundred ten (410), four hundred eleven (411), and four hundred sixteen (416) of the supplement to the code, 1913, and in sections four hundred seventeen (417), and four hundred eighteen (418) of the code; and to enact a substitute therefor relating to the elections, duties and terms of office of county supervisors.

Read first and second time and referred to committee on county and township organization.

Senate File No. 442, a bill for an act to legalize an ordinance of the incorporated town of Scranton, Iowa, granting a franchise to A. Moorhouse, Lee Davis and Sam C. Johnston, Trustees, their successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Read first and second time and referred to committee on judiciary.

Senate File No. 443, a bill for an act to legalize an ordinance of the incorporated town of Marion, Iowa, granting a franchise to the Marion Light, Heat and Power Company, its successors or assigns, to erect, maintain and operate a heating plant in said town.

Read first and second time and referred to committee on judiciary.

Senate File No. 401, a bill for an act to permanently fix the location of the Iowa Soldier's and Sailor's Monument, now on the capitol grounds in the city of Des Moines, Iowa, and authorizing and requiring removal of the Allison monument by the executive council.

Read first and second time and, on motion of Shaff of Clinton, same was passed on file.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which Senate File No. 221 was indefinitely postponed.

J. C. GRASON.

I second the motion.

MAC J. RANDALL.

On motion of Tucker of Clinton the House adjourned until 9:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 21, 1917.

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

Prayer was offered by the Rev. Wayne L. Waters, Oskaloosa, Iowa.

Journal of March 20th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Mead of Butler presented petition of citizens of Butler county in support of House File No. 500, urging that the injunction and abatement law be extended to cover the traffic in cigarettes.

Referred to committee on suppression of intemperance.

Nicholson of Winneshiek presented petition of citizens of Winneshiek county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Lewis of Clarke presented petition of citizens of Clarke county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Rowley of Van Buren presented petition of citizens of Van Buren county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Findlay of Webster presented petition of citizens of Webster county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Coakley of Union presented petition of citizens of Union county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Finch of Ida presented petition of citizens of Ida county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Larson of Montgomery presented petition of citizens of Montgomery county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Walrath of Fayette presented petitions of citizens of Fayette county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Rogers of Carroll presented petition of citizens of Carroll county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Harrington of Kossuth presented petition of citizens of Kossuth county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Wormley of Plymouth presented petition of citizens of Plymouth county favoring the retention of the traveling library.

Referred to committee on public libraries.

Rogers of Carroll presented petition of citizens of Carroll county in relation to suffrage.

Referred to committee on constitutional amendments.

Erickson of Lyon presented petition of citizens of Lyon county favoring closed season on quail.

Referred to committee on fish and game.

Coakley of Union presented petition of citizens of Union county endorsing the stand taken by Governor Harding on the road question in the recent campaign.

Referred to committee on roads and highways.

Wigdahl of Palo Alto presented petition of citizens of Palo Alto county endorsing the stand taken by Governor Harding on the road question in the recent campaign.

Referred to committee on roads and highways.

Wenstrand of Page presented petition of citizens of Page county endorsing the stand taken by Governor Harding on the road question in the recent campaign.

Referred to committee on roads and highways.

Becker of Clayton presented petition of citizens of Clayton county endorsing the stand taken by Governor Harding on the road question in the recent campaign.

Referred to committee on roads and highways.

Dean of Osceola presented petition of citizens of Osceola county endorsing the stand taken by Governor Harding on the road question in the recent campaign.

Referred to committee on roads and highways.

Mr. Speaker presented petition of citizens of Harrison county opposing Senate File No. 315, relating to normal school inspectors.

Referred to committee on schools and text-books.

Meredith of Jasper presented petition of citizens of Jasper county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Jackson of Cedar presented petition of citizens of Cedar county endorsing the stand taken by Governor Harding on the road question in the recent campaign.

Referred to committee on roads and highways.

Tucker of Clinton presented petition of citizens of Clinton and Scott counties endorsing the stand taken by Governor Harding on the road question in the recent campaign.

Referred to committee on roads and highways.

Johnston of Lucas presented petition of citizens of Lucas county endorsing the stand taken by Governor Harding on the road question in the recent campaign.

Referred to committee on roads and highways.

Anderson of Winnebago presented petition of citizens of Winnebago county endorsing the stand taken by Governor Harding on the road question in the recent campaign.

Referred to committee on roads and highways.

Jones of Cerro Gordo presented petition of the citizens of Cerro Gordo county favoring closed season on quail.

Referred to committee on fish and game.

Mr. Speaker presented petition of citizens of Harrison county relative to employing a county agent.

Referred to committee on agriculture.

Langfitt of Adair presented petition of citizens of Adair county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Becker of Clayton presented petition of citizens of Clayton county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Edgington of Monona presented petition of citizens of Monona county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Edgington of Monona presented petition of citizens of Monona county relative to suffrage.

Referred to committee on constitutional amendments.

Rayburn of Poweshiek presented petition of citizens of Poweshiek county protesting against any change in the library commission.

Referred to committee on public libraries.

Findlay of Webster presented petition of citizens of Webster county protesting against any change in the library commission.

Referred to committee on public libraries.

Johnston of Lucas presented petition of citizens of Lucas county favoring Senate File No. 66.

Referred to committee on commerce and trade.

Meredith of Jasper presented petition of citizens of Jasper county relating to pharmacy.

Referred to committee on pharmacy.

Wormley of Plymouth presented petition of citizens of Plymouth county favoring the modification of the present highway commission.

Referred to committee on roads and highways.

Stuart of Emmet presented petition of citizens of Emmet county relating to restrictions or excessive license fees on rural retailers selling and delivering stock remedies, poultry supplies, etc.

Referred to committee on commerce and trade.

Meredith of Jasper presented petition of citizens of Jasper county relating to restrictions or excessive license fees on rural retailers selling and delivering stock remedies, poultry supplies, etc.

Referred to committee on commerce and trade.

Wigdahl of Palo Alto presented petition of citizens of Palo Alto county in favor of House File No. 500.

Referred to committee on suppression of intemperance.

REPORTS OF COMMITTEES.

Hall of Taylor, 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. 330, a bill for an act to amend section 471 of the code, relating to the issuance of county warrants, beg leave to report they 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:

By striking out all after the enacting clause and substituting in lieu thereof the following:

SECTION 1. That section forty-six hundred sixty-one (4661) of the code, be and the same is hereby amended by striking out of the seventeenth (17th) line of said section the words "grand or".

SECTION 2. That section three hundred fifty-three (353), of the code, be and the same is hereby repealed.

SECTION 3. That section four hundred seventy-one (471) of the code, be and the same is hereby repealed, and the following enacted in lieu thereof:

Except as otherwise provided, the auditor shall not sign or issue any county warrant, unless the board of supervisors by recorded vote or resolution shall have authorized the same, and every such warrant shall be numbered and the date, amount and the number of the same, and the name of the person to whom issued, shall be entered in a book to be kept in his office for that purpose.

SECTION 4. The county auditor is hereby authorized to issue warrants as follows before bills for same have been passed upon by the board of supervisors.

1. For jury fees and mileage on certificate of the clerk of the court upon which they were in attendance, which certificate shall be issued when the juror entitled thereto shall have been discharged or excused by the court.

2. For witness fees and mileage for attendance before the grand jury upon certificate of the county attorney and foreman of such jury.

3. For witness fees before the district court of trial jury therein in criminal cases, when such fees are payable by the county, upon certificate of the clerk of the court upon which they were in attendance.

4. The per diem of the shorthand reporter of the district court upon certificate of the judge holding said court.

5. For expense of the grand jury upon order of the judge of the district court.

SECTION 5. The board of supervisors may, by resolution, authorize the county auditor to issue warrants when said board is not in session for the following named purposes:

1. For such fixed charges as freight, express, postage, water, light and telephone rents, upon filing duly verified bills for same with the county auditor.

2. For salaries and pay rolls where such compensation shall have been previously fixed by the board of supervisors, upon certificate of the officer or foreman under whom such compensation shall have been earned.

SECTION 6. All bills paid under the provisions of this act shall be passed upon by the board of supervisors at the first meeting following such payment and shall be entered on the minutes as other claims allowed by the board.

SECTION 7. All warrants issued by the auditor shall be made payable to the person performing the service or furnishing the supplies for which said warrant makes payment, and shall state the purpose for which said warrant was issued.

SECTION 8. Any officer making an erroneous certificate shall be liable on his official bond for any loss to the county thereby."; and when so amended the bill do pass.

C. A. HALL, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on ways and means, to whom was referred House File No. 570, a bill for an act to amend the law as it appears in section 1304, supplemental supplement to the code, 1915, relating to exemptions of property from 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.

C. A. HALL, *Chairman*.

Report adopted and House File No. 570 was indefinitely postponed.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred House Joint Resolution No. 4, approving estimates of cost, plans and specifications for buildings at the state university of Iowa, Iowa State College of Agriculture and Mechanic Arts, the Iowa State Teachers' College, and the College for the Blind, beg leave to report they 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:

By inserting after the word "industrial" and before the word "building" in line 2 of section 4 the words "or class room"; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 38, a bill for an act appropriating the sum of one thousand dollars (\$1000) to indemnify Miss Grace Ginther of Independence, Iowa, for personal injury sustained by her while a student at the Iowa State College at Ames, beg leave to report they have had 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. J. JOHNSTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 127, a bill for an act to indemnify Daniel McNabb for personal injuries sustained by him while employed by the state in making a survey of Eagle Lake in Hancock 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:

By striking out the words "one thousand" in line 3 of section 1 of said bill and inserting in lieu thereof the words "five hundred"; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 118, a bill for an act to pension the survivors of the Northern Border Brigade, providing the amount of said pensions, the method of payment, and making 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.

R. J. JOHNSTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 262, a bill for an act to appropriate the sum of one hundred forty-three $85/100$ (\$143.85) dollars to the Boone County Agricultural Society, under the provision of section one thousand and sixty-one-a (1161-a) supplemental supplement to the code, 1915, beg leave to report they 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:

By striking from the title thereof the words and figures "One Thousand and Sixty-one-A, (1161-a)" and inserting in lieu thereof the words and figures "One Thousand Six Hundred Sixty-one-a (1661-a)," and further amend this bill by striking out the figures "(\$145.85)" from line four of section 2 and inserting in lieu thereof the figures "(\$143.85)"; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 151, a bill for an act to amend sections twenty-six hundred and ninety-five-a (2695-a) and twenty-six hundred and ninety-five-c (2695-c), relating to the admission of persons to the Institution for Feeble Minded 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 be indefinitely postponed.

R. J. JOHNSTON, *Chairman.*

Report adopted and House File No. 151 was indefinitely postponed.

Rees of Fremont, 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. 482, a bill for an act to amend section two thousand five hundred forty (2540), supplemental supplement to the code, 1915, relative to fishing rules and regulations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

S. C. REES, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on fish and game, to whom was referred Senate File No. 328, a bill for an act to authorize the establishment of parks by the state fish and game warden, by and with the consent of the state executive council, and to provide for the improvement of the same,

and to create a board of conservation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

S. C. REES, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on fish and game, to whom was referred House File No. 418, a bill for an act to amend the law as it appears in section twenty-five hundred forty (2540), supplemental supplement to the code, 1915, relating to the protection of fish, beg leave to report they 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.

S. C. REES, *Chairman*.

Report adopted and House File No. 418 was indefinitely postponed.

Mead of Butler, 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. 409, a bill for an act to amend the law as it appears in section 1072 of the supplement to the code, 1913, 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 placed on the calendar.

O. L. MEAD, *Chairman*.

Ordered passed on file.

Helming of Allamakee, from the committee on land titles, submitted the following report:

MR. SPEAKER—Your committee on land titles, to whom was referred House File No. 431, a bill for an act to prohibit the splitting or dividing of fees, by lawyers and abstractors, beg leave to report they 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.

OTTO A. HELMING, *Chairman*.

Report adopted and House File No. 431 was indefinitely postponed.

McFerren of Hamilton, 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 authorize county boards of supervisors to regulate, license, tax or prohibit pool and billiard halls and

bowling alleys operated for hire outside the limits of cities and incorporated 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:

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

"SECTION 1. It shall be unlawful for any person or persons to keep for hire or operate any pool, billiard tables or bowling alleys outside the limits of cities and towns without procuring a license therefor from the county auditor on resolution of the board of supervisors directing said auditor so to do. Said auditor will exact a license fee from each applicant in a sum not exceeding five dollars (\$5.00) per month for each pool, billiard table or bowling alley, which may be fixed by resolution of the board of supervisors.

SECTION 2. Any person or persons violating any of the provisions of the foregoing section shall be fined in any sum not exceeding twenty-five dollars (\$25.00) and costs for each and every offense."; and when so amended the bill do pass.

RUBE McFERREREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 267, a bill for an act to legalize certain notices of incorporation of corporations for pecuniary profit heretofore issued 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.

RUBE McFERREREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 407, a bill for an act to legalize an ordinance of the incorporated town of Nevada, Iowa, granting a franchise to the Nevada Electric Company, their successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 496, a bill for an act to legalize certain warrants of the city of Hamburg, 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 530, a bill for an act to provide for the issuance of a permit to foreign corporations, not organized for pecuniary profit, to do business in the state of Iowa, providing for annual reports by such corporations and fixing a forfeiture for failure to comply with said 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 308, a bill for an act to legalize acknowledgments of instruments in writing heretofore taken by notaries public, additional to section twenty-nine hundred and forty-two (2942) of the code, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 148, a bill for an act to amend the law as it appears in section 254-a-16, supplemental supplement, code of Iowa, relating to juvenile courts, summons, trials, etc., beg leave to report they 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:

By striking out the figures "1913," in the second line of section 1 and inserting in lieu thereof the figures "1915,".

Amend the title by striking out of the second line thereof, the words "code of Iowa" and inserting in lieu thereof the words and figures "to the code, 1915,"; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 527, a bill for an act to amend section three hundred three-a (303-a), supplement to the code, 1913, relating to the appointment of assistant county attorney, and to authorize the board of supervisors

to appoint an assistant county attorney whose special duty shall be to act as legal advisor to the board of supervisors, and authorize said board of supervisors to fix the salary of such assistant, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Rayburn of Poweshiek, from the committee on banks and banking, submitted the following report:

MR. SPEAKER—Your committee on banks and banking, to whom was referred Senate File No. 32, a bill for an act to repeal section 4799-a of the supplement to the code, 1913, relating to burglary with explosives and to enact a substitute therefor, relating to burglary with explosives and electric burning, and gas, beg leave to report they have had 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. D. RAYBURN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on banks and banking, to whom was referred House File No. 520, a bill for an act to permit corporations organized under the banking laws of the state to reduce the capital 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 be amended as follows:

By striking out the period in the fourth line of section one (1) and inserting the following in lieu thereof: “, except as hereinafter provided”; and when so amended the bill do pass.

E. D. RAYBURN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on banks and banking, to whom was referred Senate File No. 70, a bill for an act to amend section eighteen hundred sixty (1860) of the supplemental supplement to the code, 1915; and to amend section eighteen hundred sixty-seven (1867) of the code, both relating to reserves to be carried by 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.

E. D. RAYBURN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on banks and banking, to whom was referred House File No. 128, a bill for an act to amend the law as it appears in section eighteen hundred forty-three (1843), supplement to

the code, 1913, relating to the minimum capital required for the organization of 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 be amended as follows:

By striking out all following the enacting clause and inserting the following in lieu thereof:

SECTION 1. That the law as it appears in section eighteen hundred forty-three (1843), supplement to the code, 1913, be and the same is hereby amended by striking out all of said section preceding the period in line four (4) of said section and inserting in lieu thereof the following: the paid up capital of any savings bank shall not be less than ten thousand dollars (\$10,000.00) in towns or villages having a population of one thousand (1,000) or less, nor less than fifteen thousand dollars (\$15,000.00) in towns having a population of more than one thousand (1,000) and less than two thousand (2,000), nor less than twenty-five thousand dollars (\$25,000.00) in cities of more than two thousand (2,000) and less than ten thousand (10,000) population, nor less than fifty thousand dollars (\$50,000.00) in cities having a greater population; and that when so amended the same do pass.

E. D. RAYBURN, *Chairman.*

Ordered passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 189, a bill for an act to amend section three hundred and one (301) supplemental supplement to the code, 1915, relating to the duties of county attorneys.

Also:

House File No. 233, a bill for an act to fix the number of pounds in a barrel and sack of flour.

Also:

House File No. 142, a bill for an act to amend section three hundred fifty-four (354), supplement to the code, 1913, relating to compensation of jurors in courts of record.

Also:

House File No. 295, a bill for an act to legalize an ordinance of the incorporated town of Wellman, Iowa, granting a franchise to J. G. Wehrle, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 49, a bill for an act to amend section twenty-eight hundred thirty-six (2836), of the code, providing that school boards may furnish free text-books, and providing the manner thereof.

Also:

House File No. 294, a bill for an act to legalize an ordinance of the incorporated town of Buckeye, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town.

Also:

Senate File No. 551, a bill for an act to legalize the filing of nomination papers of candidates for city and town offices in cities and towns of Iowa to be voted for at the city and town elections on March 26, 1917.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
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. 49, 189, 233, 142, 295, 294; also Senate Files Nos. 551, 18, 75 and 141.

SPECIAL ORDER.

Murray of Buena Vista moved that the House resolution relative to the withdrawal of House Joint Resolution No. 3 from the committee on constitutional amendments be made a special order for 1:00 p. m. today. Motion prevailed.

Griffin of Woodbury in the chair.

INTRODUCTION OF BILLS.

By committee on appropriations, House File No. 582, a bill for an act making provisions for the settlement of all liabilities of the state growing out of the sale of certain lands of the Des Moines river, improvement grant as school lands.

Read first and second time and passed on file.

AMENDMENTS FILED.

Santee of Black Hawk asked and obtained unanimous consent to have the following amendment to House File No. 409 printed in the journal:

MR. SPEAKER—I move to amend House File No. 409, by adding after the word "provided" in the last line of section one of said bill the following:

"Except as otherwise provided in this section, no person shall be eligible to a re-election to the same office after having been re-elected for two consecutive terms."

Randall of Linn asked and obtained unanimous consent to have the following amendment to the amendment filed to House File No. 220 printed in the journal:

MR. SPEAKER—I move to amend the amendment to House File 220 offered by the gentleman from Hancock, by striking out the word "five" in line six (6) of section five (5), and inserting in lieu thereof the word "ten".

CONSIDERATION OF BILLS.

On motion of Miller of Boone, Calendar No. 249, House File No. 379, a bill for an act to amend section one thousand nine hundred eighty-nine-b 3 (1989-b-3), supplemental supplement code, 1915, relative to the publication of highway drainage notice, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Miller moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Anderson of Davis	Griffin	Mead
Anderson of Greene	Hansen	Meredith
Anderson of Winne-	Harrington	Miles
bago	Helming	Miller
Becker	Horchem	Mooty
Benn	Jackson	Mowery
Boies	Jessen	Neff
Coakley	Johnston of Humboldt	Newton
Darraha	Johnston of Lucas	Nichols
Dean	Jones	Nicholson
Dunkelberg	Kepple	Nordyke
Durbin	Kimberly	O'Donnell
Edgington	Klaus	Oertel
Elwood	Klinker	Peters
Epps	Knickerbocker	Price
Erickson	Krouse	Randall
Finch	Lake	Rayburn
Findlay	Langfitt	Reed
Finley	Larson	Rees
Flenniken	Lee	Richards
Garber	Lenocker	Roberts
Gilbert	Lewis	Rogers
Gilmore	McFerren	Santee
Grason	Mackie	Scott
Gray	Mantz	

Shortess	Turner	Wilson of Cherokee
Slaught	Ulstad	Wilson of Louisa
Slosson	Walrath	Wilson of Mahaska
Smith	Weaver	Wilson of Mitchell
Stanley	Wenstrand	Wormley
Stuart	Wichman	
Tucker	Wigdahl	

Nays—None.

Absent or not voting—16.

Adkins	Giltner	Rowley
Andre	Hall	Shaff
Bailey	Kern	Starzinger
Baldwin	McFarlane	Stone
Bruce	Murray	Mr. Speaker
Crozier		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Pitt in the chair.

SPECIAL ORDER NO. 18.

The hour having arrived for Special Order No. 18, on motion of Shortess of Tama, House File No. 220, a bill for an act authorizing the giving of annuities to retired public school teachers, creating a teachers' annuity fund, fixing the term of service and the manner of retirement, and making an appropriation to provide the necessary funds, with report of committee recommending indefinite postponement and report of minority recommending passage, was taken up and considered.

Shortess of Tama moved that the report of the minority be substituted for the report of the majority.

Shortess of Tama and Grason of Pottawattamie demanded a roll call.

On the question, "Shall the report of the minority be substituted for the report of the majority?"

Ayes—52.

Andre	Finley	Kepple
Baldwin	Gilmore	Kimberly
Becker	Grason	Klaus
Boies	Griffin	Klinker
Darraha	Hansen	Knickerbocker
Dean	Harrington	Lake
Dunkelberg	Horchem	Larson
Durbin	Jackson	Lee
Erickson	Jessen	Mackie
Findlay	Jones	Mantz

Miles	Peters	Stuart
Miller	Price	Tucker
Murray	Randall	Weaver
Neff	Santee	Wichman
Nichols	Shortess	Wigdahl
Nicholson	Slaught	Wormley
O'Donnell	Starzinger	
Oertel	Stone	

Nays—45.

Anderson of Davis	Helming	Roberts
Anderson of Greene	Johnston of Lucas	Rogers
Anderson of Winne- bago	Kern	Rowley
Benn	Krouse	Scott
Bruce	Lenocker	Slosson
Edgington	Lewis	Stanley
Elwood	McFerren	Turner
Epps	Meredith	Ulstad
Finch	Mooty	Walrath
Flenniken	Mowery	Wenstrand
Garber	Newton	Wilson of Cherokee
Gilbert	Nordyke	Wilson of Louisa
Giltner	Reed	Wilson of Mahaska
Gray	Rees	Wilson of Mitchell
Hall	Richards	Mr. Speaker

Absent or not voting—11.

Adkins	Johnston of Humboldt	Rayburn
Bailey	Langfitt	Shaff
Coakley	McFarlane	Smith
Crozier	Mead	

So the minority report was substituted for that of the majority.

CALL OF THE HOUSE.

On request of Grason of Pottawattamie, Dunkelberg of Floyd, Wichman of Hancock, Santee of Black Hawk and Nichols of Hardin, a call of the House was ordered.

Those present were:

Adkins	Durbin	Hall
Anderson of Davis	Edgington	Hansen
Anderson of Greene	Elwood	Harrington
Anderson of Winne- bago	Epps	Helming
Andre	Erickson	Horchem
Bailey	Finch	Jackson
Baldwin	Findlay	Jessen
Becker	Finley	Johnston of Humboldt
Benn	Flenniken	Johnston of Lucas
Boies	Garber	Jones
Bruce	Gilbert	Kepple
Coakley	Gilmore	Kern
Darraha	Giltner	Kimberly
Dean	Grason	Klaus
Dunkelberg	Gray	Klinker
	Griffin	Knickerbocker

Krouse	Nichols	Slosson
Lake	Nicholson	Smith
Langfitt	Nordyke	Stanley
Larson	O'Donnell	Starzinger
Lee	Oertel	Stone
Lenocker	Peters	Stuart
Lewis	Price	Tucker
McFarlane	Randall	Turner
McFerren	Rayburn	Ulstad
Mackie	Reed	Walrath
Mantz	Rees	Weaver
Mead	Richards	Wenstrand
Meredith	Roberts	Wichman
Miles	Rogers	Wigdahl
Miller	Rowley	Wilson of Cherokee
Mooty	Santee	Wilson of Louisa
Mowery	Scott	Wilson of Mahaska
Murray	Shaff	Wilson of Mitchell
Neff	Shortess	Wormley
Newton	Slaught	Mr. Speaker—107

Absent:

Crozier

On request of Rogers of Carroll, unanimous consent having been granted, Crozier of Marion was excused indefinitely on account of sickness.

Wichman of Hancock offered the following amendment to House File No. 220:

MR. SPEAKER—I move to amend House File No. 220 by striking out all after the enacting clause and substituting in lieu thereof the following:

SECTION 1. Any teacher who has completed twenty-five or more years of service, and who has reached the age of sixty years, may retire upon a life annuity of twelve dollars for each and every year of service.

Any teacher under the age of sixty years may retire on the completion of twenty-five years' service, but the annuity shall not begin until the age of sixty years has been attained, except in case of retirement for disability.

SECTION 2. Any teacher who has completed fifteen or more years of service in this state may retire upon a life annuity of twelve dollars for each and every year of such service in the event of such mental or physical disability as disqualifies him from continuing successfully in the work of teaching, and which also incapacitates him from earning a living at any other occupation.

SECTION 3. Every teacher upon retirement, either upon completion of term of service or for disability, shall pay or cause to be paid into the permanent school fund of the state, the sum of three hundred dollars, and this amount, together with gifts, grants, and bequests, shall constitute a separate fund to be known as The Teachers' Annuity Fund, and shall be invested in the same manner as other school funds. The interest

earnings on The Teachers' Annuity Fund shall annually be used to pay annuities in this act provided for, provided that until such time as this interest shall be sufficient to pay the full amount of the annuities made payable by this act, the state shall, by appropriation, meet such deficiency. Any excess of interest above the amount necessary to pay each annuitant as provided for in this act, shall be divided equally among the annuitants; but in no case shall any annuitant receive a greater amount than six hundred dollars per annum. And when the interest arising from the Teachers' Annuity Fund shall provide an amount greater than is necessary to pay such sum, such excess so arising shall remain in The Teachers' Annuity Fund and become a part thereof.

The three-hundred-dollar payment by the teacher into The Teachers' Annuity Fund may be in a lump sum or it may be deducted from the annuity.

SECTION 4. The right to retire shall be established by a decree of the district court of the county in which the applicant resides, the term of service, or in case of retirement for disability the term of service and disability, being the essence of the decree. The action shall be brought against the state superintendent of public instruction to require him to place the applicant on the retired list, and in such action the county attorney shall appear for the defendant. The cost of such action shall be charged to the state.

SECTION 5. In computing the length of service of a teacher, the school year in the district taught shall be counted a year, provided it is not less than six months, and credit shall be given for fractional parts of a year. Credit shall be given for service not exceeding ten years in the public schools or state schools of other states, as defined in section 9 of this act; provided, however, that the last ten years of service shall have been in this state. Credit shall also be given for a leave of absence not exceeding two years, or leaves of absence aggregating not more than two years, regularly granted by the board of directors of the district in which the teacher is employed, on account of sickness or to pursue professional study or for travel. In event that the teacher is not regularly employed in any one district, the county superintendent of schools may grant a leave of absence.

SECTION 6. The state superintendent of public instruction shall retire teachers in accordance with the decrees of the district court filed in his office, and certify the same to the auditor of state. He shall also exercise general care and supervision of the annuity system, make such rules and regulations as may be necessary, and certify annually to the state executive council the amount of money needed to pay the annuities authorized herein.

SECTION 7. The auditor of state shall issue warrants on the treasurer of state in payment of the annuities provided herein, in quarterly installments, on the first days of September, December, March and June of each year.

SECTION 8. For the purpose of carrying out the provisions of this act, there is hereby appropriated annually out of the funds in the state

treasury, not otherwise appropriated, the sum of ninety thousand dollars, or so much thereof as may be necessary.

SECTION 9. The word "teacher" as used in this act shall be construed to mean all persons regularly engaged in teaching in the schools of this state under the state department of public instruction, the state board of control and the state board of education, including institution, county and city superintendents, assistant superintendents, supervisors and teachers.

SECTION 10. Retirements may be made any time after the passage of this act, but no retirement shall take effect before September 1, 1918.

SECTION 11. Gifts, grants and bequests may be made to The Teachers' Annuity Fund, and the form of such gift, grant or bequest shall be substantially in the following form: To the Permanent School Fund of the state of Iowa for the benefit of The Teachers' Annuity Fund.

SECTION 12. Any annuity granted or received under this act shall be exempt from liability for the debts of the annuitant, either past or future, and any attempt to assign or convey the same or any part thereof, shall be void.

SECTION 13. This statute shall not be construed to constitute a perpetual contract between the state and any annuitant thereunder, but may be altered, amended or repealed in the same way and manner as any other statute.

Randall of Linn offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File No. 220 offered by the gentleman from Hancock, by striking out the word "five" in line six (6) of section five (5), and inserting in lieu thereof the word "ten".

Amendment to the amendment was adopted.

Harrington of Kossuth offered the following amendment to the amendment as amended, and moved its adoption:

Amend the amendment to House File No. 220 offered by Wichman of Hancock by adding thereto the following: "Provided, however, that the provisions of this act shall not apply to any teacher whose average annual salary as such teacher during the ten years next preceding the date of his or her retirement under the terms of this act has equaled \$2000.00 or more."

Amendment to the amendment was adopted.

Anderson of Davis offered the following amendment as a substitute for all pending amendments:

Amend House File No. 220 by striking out all after the enacting clause and substituting in lieu thereof the following:

"SECTION 1. A State Teachers' Savings and Annuity Fund shall be established, maintained and distributed as hereinafter provided; such fund to be held and invested by the treasurer of state in the same manner as the permanent school fund is invested and in such manner as to yield not less than four and one-half per cent ($4\frac{1}{2}\%$) interest, which money shall be reinvested from time to time and shall be distributed upon the order or warrant of the superintendent of public instruction.

SECTION 2. Any teacher desiring to become a participant in the State Teachers' Savings and Annuity Fund, herein provided for, shall become a member by registering such intention with the superintendent of public instruction and be required to deposit with the treasurer of state five dollars per month for each of the school months said teacher is employed in teaching.

SECTION 3. When a teacher has taught twenty-five years of nine months each from the time they become a member of the savings and annuity fund and has paid in their required assessments of each month's salary said teacher may have the privilege to withdraw the total amount placed to his or her credit together with two and one-half per cent interest or continue a member of the savings and annuity fund and receive an annuity of one hundred dollars (\$100.00) per year during life. Any teacher who has taught the required twenty-five years who shall be allowed the annual annuity and continues to teach in the public schools shall not be required to make further contribution to said teachers' savings and annuity fund. Upon the death of any teacher who has become entitled to said annuity fund, the balance of the annuity fund placed to the credit of said teacher shall be given to dependent parents or direct heirs.

SECTION 4. This savings and annuity fund may be increased by gifts, grants or bequests, which together with interests compounded, shall remain in said savings and annuity fund to be loaned as other school funds and be drawn upon for annuities for teachers who have taught the required twenty-five years of nine months each. When said savings and annuity fund shall have accumulated sufficiently the state board of education may declare a larger annuity to each teacher eligible.

SECTION 5. When any member elects to retire from membership in said Teachers' Savings and Annuity Fund on account of disability or otherwise, there shall be refunded to such retiring member the amounts placed to his or her credit with interest at the rate of two and one-half per cent ($2\frac{1}{2}\%$).

McFerren of Hamilton moved the previous question, as applied to all pending amendments and the main bill. Seconded by McFarlane of Black Hawk. Motion prevailed.

Roll call was demanded by Anderson of Davis and McFerren of Hamilton on the amendment offered by Anderson of Davis as a substitute for all pending amendments.

On the question, "Shall the amendment offered by Anderson of Davis as a substitute for all pending amendments be adopted?"

Ayes—46.

Anderson of Davis	Johnston of Humboldt	Rees
Anderson of Greene	Johnston of Lucas	Richards
Anderson of Winne-	Kern	Roberts
bago	Klinker	Rogers
Bailey	Krouse	Rowley
Benn	Lenocker	Scott
Coakley	Lewis	Stanley
Edgington	McFerren	Turner
Epps	Mead	Ulstad
Finch	Meredith	Walrath
Finley	Mowery	Wenstrand
Garber	Newton	Wilson of Mahaska
Giltner	Nordyke	Wilson of Mitchell
Gray	Peters	Wormley
Hall	Rayburn	Mr. Speaker
Helming	Reed	

Nays—59.

Adkins	Jackson	O'Donnell
Andre	Jessen	Oertel
Baldwin	Jones	Price
Becker	Kepple	Randall
Bruce	Klaus	Santee
Darraha	Knickerbocker	Shaff
Dean	Lake	Shortess
Dunkelberg	Langfitt	Slaught
Durbin	Larson	Slosson
Elwood	Lee	Smith
Erickson	McFarlane	Starzinger
Findlay	Mackie	Stone
Flenniken	Mantz	Stuart
Gilbert	Miles	Tucker
Gilmore	Miller	Weaver
Grason	Mooty	Wichman
Griffin	Murray	Wigdahl
Hansen	Neff	Wilson of Cherokee
Harrington	Nichols	Wilson of Louisa
Horchem	Nicholson	

Absent or not voting—3.

Boies	Crozier	Kimberly
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Substitute amendment lost.

Amendment by Wichman of Hancock was adopted.

Unanimous consent having been granted to suspend the rules, Mr. Shortess moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

Rule 18 was invoked on order of Shortess of Tama.

On the question, "Shall the bill pass?"

Ayes—53.

Adkins	Jackson	O'Donnell
Andre	Jessen	Oertel
Baldwin	Jones	Price
Becker	Kepple	Randall
Boies	Kimberly	Santee
Darrah	Klaus	Shaff
Dean	Knickerbocker	Shortess
Dunkelberg	Lake	Slaughter
Durbin	Larson	Starzinger
Erickson	Lee	Stone
Findlay	McFarlane	Stuart
Gilbert	Mantz	Tucker
Gilmore	Miles	Walrath
Grason	Miller	Weaver
Griffin	Murray	Wichman
Hansen	Neff	Wigdahl
Harrington	Nichols	Wormley
Horchem	Nicholson	

Nays—54.

Anderson of Davis	Johnston of Humboldt	Reed
Anderson of Greene	Johnston of Lucas	Rees
Anderson of Winne- bago	Kern	Richards
Bailey	Klinker	Roberts
Benn	Krouse	Rogers
Bruce	Langfitt	Rowley
Coakley	Lenocker	Scott
Edgington	Lewis	Slosson
Elwood	McFerren	Smith
Epps	Mackie	Stanley
Finch	Mead	Turner
Finley	Meredith	Ulstad
Flenniken	Mooty	Wenstrand
Garber	Mowery	Wilson of Cherokee
Giltner	Newton	Wilson of Louisa
Gray	Nordyke	Wilson of Mahaska
Hall	Peters	Wilson of Mitchell
Helming	Rayburn	Mr. Speaker

Absent or not voting—1.

Crozier

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

EXPLANATION OF VOTE.

MR. SPEAKER—I wish to explain my vote regarding House File No. 220 as follows:

I am voting for this bill as the best to be had at this time.

I feel, however, that the pension fund should be self-supporting within a period of at most fifteen years, and hope that future assemblies may so amend it, if the same is passed at this time.

C. B. SANTEE.

LEAVE OF ABSENCE.

On request of Wilson of Mitchell leave of absence was granted Bruce of Pocahontas and Rees of Fremont until Thursday.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which House File No. 317 failed to pass the House.

A. W. SLAUGHT.

I second the motion.

G. F. TUCKER.

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

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

LEAVE OF ABSENCE.

On request of Findlay of Webster leave of absence was granted Adkins of O'Brien until Thursday.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval House File No. 189, a bill for an act to amend section three hundred and one (301) supplemental supplement to the code, 1915, relating to the duties of county attorneys.

Also:

House File No. 233, a bill for an act to fix the number of pounds in a barrel and sack of flour.

Also:

House File No. 142, a bill for an act to amend section three hundred fifty-four (354), supplement to the code, 1913, relating to compensation of jurors in courts of record.

Also:

House File No. 295, a bill for an act to legalize an ordinance of the incorporated town of Wellman, Iowa, granting a franchise to J. G. Wehrle, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 49, a bill for an act to amend section twenty-eight hundred thirty-six (2836), of the code, providing that school boards may furnish free text-books, and providing the manner thereof.

Also:

House File No. 294, a bill for an act to legalize an ordinance of the incorporated town of Buckeye, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 27.

The hour having arrived for Special Order No. 27, on motion of Reed of Guthrie, House File No. 302, a bill for an act providing that all common carriers operating trains within the state of Iowa and conveying live stock shall provide a car equipped with sleeping berths or bunks for the persons in charge of such live stock, and providing a penalty for failure to comply therewith, with report of committee recommending passage was taken up and considered.

Anderson of Davis moved the previous question, seconded by Lenocker of Madison. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Reed moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—82.

Anderson of Davis	Gray	McFarlane
Anderson of Winne-	Griffin	McFerren
bago	Hall	Mackie
Bailey	Hansen	Mantz
Baldwin	Harrington	Mead
Benn	Horchem	Meredith
Boles	Jackson	Miller
Coakley	Johnston of Humboldt	Mowery
Darrah	Johnston of Lucas	Murray
Dean	Jones	Neff
Durbin	Kepple	Newton
Edgington	Kern	Nichols
Eswood	Klaus	Nicholson
Epps	Klinker	O'Donnell
Erickson	Knickerbocker	Peters
Finch	Krouse	Price
Findlay	Lake	Reed
Finley	Langfitt	Rogers
Garber	Larson	Rowley
Gilbert	Lee	Santee
Gilmore	Lenocker	Scott
Giltner	Lewis	Shortess

Slaughter	Turner	Wilson of Cherokee
Slosson	Ulstad	Wilson of Louisa
Smith	Walrath	Wilson of Mahaska
Stanley	Wenstrand	Wilson of Mitchell
Stuart	Wichman	Wormley
Tucker	Wigdahl	

Nays—8.

Anderson of Greene	Miles	Shaff
Becker	Nordyke	Mr. Speaker
Flenniken	Oertel	

Absent or not voting—18.

Adkins	Helming	Rees
Andre	Jessen	Richards
Bruce	Kimberly	Roberts
Crozier	Mooty	Starzinger
Dunkelberg	Randall	Stone
Grason	Rayburn	Weaver

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER.

Murray of Buena Vista moved that the consideration of the resolution relative to the withdrawal of House Joint Resolution No. 3 from the committee on constitutional amendments be made a special order for Saturday, March 24th, at 10:00 a. m. Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 33, a bill for an act to repeal section 4790 of the supplement to the code, 1913, relating to possession of burglar's tools and to enact a substitute therefor.

Also:

Senate File No. 45, a bill for an act to amend section 1090 of the supplement to the code, 1913, relating to the formation of election precincts.

Also:

Senate File No. 72, a bill for an act providing for the payment out of the general revenues of the state of compensation due employes of the state under the Iowa Workmen's Compensation statute.

Also:

Senate File No. 136, a bill for an act to amend the law as it appears in sections one thousand fifty-six-b (1056-b) and one thousand fifty-six-b one (1056-b1), supplemental supplement to the code, 1915, relating to the government of cities and towns by a council and manager.

Also:

Senate File No. 217, a bill for an act to legalize the action of the board of supervisors of Fremont county, Iowa, relating to the sale of school lands in section sixteen (16) township sixty-eight (68) north, of range forty-three (43) west of the fifth (5th) principal meridian, Fremont county, Iowa, and to authorize the governor to issue a patent therefor to the heirs of John Horsley, deceased.

Also:

Senate File No. 257, a bill for an act to legalize and confirm the amending and re-incorporating articles of association of the Ottumwa Library Association, a corporation organized and existing, not for pecuniary profit, which articles purport to re-incorporate and extend the corporate life and existence thereof, in accordance with the provisions of sections 1643 and 1650 of the code of Iowa, as said articles of association now appear of record in the proper records of Wapello county, state of Iowa, and vesting in the said association, so extended and re-incorporated, all the property and rights of said association, as acquired and now held under its original articles, and legalizing all acts and proceedings purporting to have been entered into by said corporation de facto during lapse of its articles of incorporation.

Also:

Senate File No. 286, a bill for an act to legalize certain warrants of the town of Bellevue, Iowa.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
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. 33, 45, 72, 136, 217, 257 and 286.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 15.

The hour having arrived for Special Order No. 15, on motion of Elwood of Howard, House File No. 117, a bill for an act to amend section fifteen hundred and seventy-one-m thirty-two (1571-m-32), supplemental supplement to the code, 1915, relative to the distribution of motor vehicle funds, with report of committee recommending passage was taken up and considered.

Neff of Pottawattamie filed the following amendment to House File No. 117:

Amend House File No. 117 by striking out all after the enacting clause and inserting the following in lieu thereof:

"That section one thousand five hundred seventy-one-m-thirty-two (1571-m32), supplemental supplement to the code, 1915, be and the same is hereby amended by inserting after the word "moneys" in line five (5) of said section the words "received from any one county and"; also by striking out after the word "apportioned" in line four (4) of said section the words "among the several counties in the same ratio as the number of townships in the several counties bear to the total number of townships in the state", and insert in lieu thereof the words "and distribute back to the county from which said moneys were originally collected."

Stanley of Adams offered the following amendment as a substitute for all pending amendments and moved its adoption:

Amend House File No. 117 by striking out all after the enacting clause and inserting in lieu thereof the following:

That section fifteen hundred seventy-one-m thirty-two, supplemental supplement to the code, 1915, be and the same is hereby amended by striking out of said section the following:

"Ninety per cent of all moneys paid into the state treasury pursuant to the provisions of this act shall be apportioned among the several counties in the same ratio as the number of townships in the several counties bear to the total number of townships in the state, said apportionment to be made by the state treasurer on the first day of April and the first day of August of each year,"; and that in lieu thereof the following be inserted:

"Ninety per cent of all moneys paid into the state treasury pursuant to the provisions of this act shall be apportioned among the several counties in the same ratio as the number of miles of roads and highways in the several counties bear to the total number of miles of roads and highways in the state, exclusive of cities and incorporated towns, said apportionment to be made by the state treasurer on the first day of April and the first day of August of each year, and it is made the duty

of all county auditors to furnish the secretary of state with a statement showing the number of miles of such roads and highways in their respective counties within thirty days from the passage of this act and at such times thereafter as changes shall be made in said mileage."

Neff of Pottawattamie moved that further action on House File No. 117 be deferred, that the bill retain its place on the calendar, and that the substitute amendment be printed in the journal. Motion lost.

Substitute amendment offered by Stanley of Adams lost.

Giltner of Monroe offered the following amendment to the amendment offered by Neff of Pottawattamie and moved its adoption:

Amend the amendment offered by the gentleman from Pottawattamie (Mr. Neff) to House File No. 117 by adding thereto the following:

"Provided, that no automobile shall be permitted on the roads and highways of any county other than that receiving the license therefor, until a like license be paid in such other county or counties in which such automobile is proposed to be driven."

Amendment to the amendment lost.

Moved by Wilson of Mitchell and seconded by Helming of Allamakee that the previous question be now put as applied to all pending amendments and the main bill. Motion prevailed.

On the adoption of the amendment offered by Neff of Pottawattamie, Jones of Cerro Gordo and Gilbert of Marshall demanded a roll call.

On the question, "Shall the amendment offered by Neff of Pottawattamie be adopted?"

Ayes—35.

Andre	Klinker	Peters
Benn	Knickerbocker	Randall
Findlay	Lake	Richards
Gilbert	Lee	Rogers
Grason	McFarlane	Santee
Gray	McFerren	Shaff
Griffin	Mead	Smith
Hansen	Neff	Starzinger
Horchem	Newton	Tucker
Jessen	Nichols	Wenstrand
Jones	Nordyke	Mr. Speaker
Kimberly	O'Donnell	

Nays—65.

Anderson of Davis	Harrington	Reed
Anderson of Greene	Helming	Roberts
Anderson of Winnebago	Jackson	Rowley
Baldwin	Johnston of Lucas	Scott
Becker	Kepple	Shortess
Boies	Kern	Slaught
Coakley	Klaus	Slosson
Darraha	Krouse	Stanley
Dean	Langfitt	Stone
Dunkelberg	Larson	Stuart
Durbin	Lenocker	Turner
Edgington	Lewis	Ulstad
Elwood	Mackie	Walrath
Epps	Mantz	Weaver
Erickson	Meredith	Wichman
Finch	Miller	Wigdahl
Finley	Mooty	Wilson of Cherokee
Flenniken	Mowery	Wilson of Louisa
Garber	Murray	Wilson of Mahaska
Gilmore	Nicholson	Wilson of Mitchell
Giltner	Oertel	Wormley
Hall	Price	

Absent or not voting—8.

Adkins	Crozier	Rayburn
Bailey	Johnston of Humboldt	Rees
Bruce	Miles	

So the amendment was lost.

Unanimous consent having been granted to suspend the rules, Mr. Elwood moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Rule 18 was invoked by Klinker of Crawford.

On the question, "Shall the bill pass?"

Ayes—46.

Anderson of Winne-	Kern	Nicholson
bago	Klaus	O'Donnell
Bailey	Klinker	Oertel
Boies	Knickerbocker	Peters
Coakley	Larson	Price
Dunkelberg	Lee	Randall
Durbin	Lenocker	Rowley
Elwood	McFerren	Santee
Finley	Mackie	Shaff
Flenniken	Mantz	Stanley
Gilmore	Mead	Tucker
Grason	Meredith	Wichman
Griffin	Mooty	Wilson of Cherokee
Harrington	Neff	Wilson of Louisa
Horchem	Newton	Wormley
Kepple	Nichols	

Nays—56.

Anderson of Davis	Helming	Rogers
Anderson of Greene	Jackson	Scott
Andre	Jessen	Shortess
Baldwin	Johnston of Lucas	Slaughter
Becker	Jones	Slosson
Benn	Kimberly	Smith
Darrah	Krouse	Starzinger
Dean	Lake	Stone
Edgington	Langfitt	Stuart
Epps	Lewis	Turner
Erickson	McFarlane	Ulstad
Finch	Miles	Walrath
Findlay	Miller	Weaver
Garber	Mowery	Wenstrand
Gilbert	Murray	Wigdahl
Giltner	Nordyke	Wilson of Mahaska
Gray	Reed	Wilson of Mitchell
Hall	Richards	Mr. Speaker
Hansen	Roberts	

Absent or not voting—6.

Adkins	Crozier	Rayburn
Bruce	Johnston of Humboldt	Rees

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to furthering the navigation and improvement of the Missouri river.

Also:

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. 311, a bill for an act to amend section seven hundred thirty-seven (737), supplement to the code, 1913, relating to plumbing inspection.

Also:

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. 116, a bill for an act to indemnify P. J. Kappelman for loss of certain horses slaughtered by state authorities on suspicion of glanders.

Also:

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. 501, a bill for an act to amend the law as it appears in section twenty-five hundred twenty-seven-1 (2527-1), supplement to the code, 1913, relating to sanitation in food-producing establishments, bottling works and the licensing thereof.

Also:

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. 366, a bill for an act to provide for the establishment of road improvement districts, and for the improvement of the same by oiling, and to provide for the assessment of part of the cost thereof to the abutting and adjacent property.

Also:

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. 274, a bill for an act to legalize the defective platting of town and city lots, which plats were made prior to the year 1895, and have been of record twenty years or more, and declaring the ownership of premises to have been in proprietors thereof, and giving claimants six months in which to commence action, and barring claims thereafter.

Also:

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. 100, a bill for an act providing for the creation of the twenty-second judicial district, and the withdrawal of Webster county from the eleventh judicial district, and of Humboldt county from the fourteenth judicial district, and providing for the appointment of judges of the district court.

Also:

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. 342, a bill for an act to amend the law relative to the drainage and sale of lake beds, and disposition of proceeds.

Also:

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. 105, a bill for an act to prevent fraud in the sale of seed corn, to provide for the labeling of the container thereof, and to provide penalties for the violations of the provisions hereof.

Miller of Boone asked and obtained unanimous consent to have the following amendment to House File No. 243 printed in the journal:

Amend House File No. 243, by adding the words "establishing and" following the words "expense of" in line twenty-two (22) section two (2) thereof.

Also by adding the following sections following section eight (8).

SECTION 9. Any insurer, if a company, association, or aggregation of individuals, found guilty of violating any of the provisions of this act, shall be subject to a penalty of not less than one hundred dollars (\$100.00) nor more than one thousand dollars (\$1,000.00), to be sued for and recovered by the commissioner of insurance for the use of the state of Iowa, in any court of competent jurisdiction in any county in the state.

SECTION 10. Every agent, solicitor, or other representative of any such insurer, found guilty of violation of this act, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than twenty dollars (\$20.00), nor more than two hundred dollars (\$200.00), and ordered committed to the county jail until such fine and costs are paid; such commitment, however, not to exceed thirty (30) days; and the commissioner of insurance may thereupon suspend the license of such agent. It shall be unlawful for any insurer to pay, either directly or indirectly, the fine assessed against any of its agents, solicitors or other representatives, under this act.

SECTION 11. It shall be the duty of the several county attorneys throughout the state to enforce the provisions of this act, and to prosecute those guilty of its violations.

On motion of Rowley of Van Buren, the House adjourned until 9:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 22, 1917.

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

Prayer was offered by the Rev. Frank McKean, pastor of the Central Presbyterian Church, Des Moines, Iowa.

Journal of March 22d corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Klaus of Delaware presented petition of citizens of Delaware county in support of House File No. 500, urging that the injunction and abatement law be extended to cover the traffic in cigarettes.

Referred to committee on suppression of intemperance.

Coakley of Union presented petition of citizens of Union county in support of the Hall-Coakley printing bill.

Referred to committee on printing.

Darraha of Franklin presented petition of citizens of Franklin county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Stuart of Emmet presented petition of citizens of Emmet county in support of Senate File No. 290, relative to the control of bovine tuberculosis.

Referred to committee on agriculture.

Mantz of Audubon presented petition of citizens of Audubon county in support of the Johnston road bill.

Referred to committee on roads and highways.

Nordkye of Keokuk presented petition of citizens of Keokuk county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Wichman of Hancock presented petition of citizens of Hancock county in support of Senate File No. 290, control of bovine tuberculosis.

Referred to committee on agriculture.

Wichman of Hancock presented petition of citizens of Hancock county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Wormley of Plymouth presented petition of citizens of Plymouth county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Mead of Butler presented petition of citizens of Butler county in support of Senate File No. 290.

Referred to committee on agriculture.

Mead of Butler presented petition of citizens of Butler county favoring closed season on quail and prairie chicken.

Referred to committee on fish and game.

Jackson of Cedar presented petition of citizens of Cedar county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Kepple of Chickasaw presented petition of citizens of Chickasaw county protesting against the abolishment of the library commission.

Referred to committee on public libraries.

Wormley of Plymouth presented petition of citizens of Plymouth county relating to restrictions or excessive license fees on rural retailers selling and delivering stock remedies, poultry supplies, etc.

Referred to committee on commerce and trade.

Meredith of Jasper presented petition of citizens of Jasper county in support of House File No. 500.

Referred to committee on suppression of intemperance.

LEAVE OF ABSENCE.

On request of Price of Dickinson leave of absence was granted Atkins of O'Brien until Friday.

REPORTS OF COMMITTEES.

Newton of Cass, 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. 205, a bill for an act to amend the law as it appears in sections twenty-two hundred ninety-one-b, twenty-six hundred eight (2608), twenty-seven hundred (2700), twenty-seven hundred twenty-seven-a (2727-a) and fifty-seven hundred eighteen (5718), supplement to the code, 1913, and in section twenty-six hundred ninety-one (2691) and twenty-seven hundred thirteen (2713), supplemental supplement to the code, 1915, relating to the support fund for the various state institutions under the supervision of the board of control, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

ED. L. NEWTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on board of control, to whom was referred House File No. 132, a bill for an act to provide for the manufacture of binding twine in the state prison of Iowa, to control the sale of the product and provide an appropriation for buildings and 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 and the further recommendation that the bill be referred to the committee on appropriations.

ED. L. NEWTON, *Chairman*.

Report adopted and House File No. 132 was referred to the committee on appropriations.

Also:

MR. SPEAKER—Your committee on board of control, to whom was referred House File No. 270, a bill for an act to provide for the construction by the board of control of extension of street paving of the city of Council Bluffs through the grounds of the Iowa School for the Deaf, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass and with the further recommendation that the bill be referred to the committee on appropriations.

ED. L. NEWTON, *Chairman*.

Report adopted and House File No. 270 was referred to the committee on appropriations.

Johnston of Lucas, 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. 173, a bill for an act to amend sections fifteen hundred twenty-seven-s8 (1527-s8), fifteen hundred twenty-seven-s9 (1527-s9), fifteen hundred twenty-seven-s10 (1527-s10), fifteen hundred twenty-seven-s14 (1527-s14), and fifteen hundred twenty-seven-s21a (1527-s21a), supplemental supplement to the code, 1915, providing for the maintenance of bridges and culverts, additions to the county road system, and apportionment of funds, repair work, surveys for township work, and plans and specifications with approval thereof for road 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 be indefinitely postponed.

JAS. F. JOHNSTON, *Chairman.*

Report adopted and House File No. 173 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred House File No. 337, a bill for an act to amend section one thousand five hundred and twenty-seven-f (1527-f) and one thousand five hundred and twenty-seven-r (1527-r), of the supplement to the code, 1913, relating to the building of permanent roads and providing for the establishment of 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 indefinitely postponed.

JAS. F. JOHNSTON, *Chairman.*

Report adopted and House File No. 337 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred House File No. 544, a bill for an act to amend section fifteen hundred twenty-seven-s9 (1527-s9), supplemental supplement to the code, 1913, beg leave to report they 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.

JAS. F. JOHNSTON, *Chairman.*

Report adopted and House File No. 544 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred House File No. 329, a bill for an act to repeal section fifteen hundred seventy-one-one-a (1571-1a), supplement to the code, 1913, and enact the following in lieu thereof, relating to bridges, culverts and crossings, beg leave to report they 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:

By striking from line six (6) of the original bill, the word eighteen (18) and inserting in lieu thereof the word forty (40); and when so amended the bill do pass.

JAS. F. JOHNSTON, *Chairman.*

Ordered passed on file.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 81, a bill for an act authorizing cities of the first class, including cities under commission form of government, and cities under special charter, to designate and establish restricted residence districts and to prohibit the erection, alteration, and repairing of buildings thereon, and therein, for certain prohibited 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.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 301, a bill for an act requiring street and inter-urban cars to be heated to forty degrees from November fifteenth to April first, and providing penalty for its violation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass as amended by Senate.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 539, a bill for an act to empower cities and towns, including cities under special charter, to defray the expenses of repairing and maintaining permanent street pavements and improvements out of the general street improvement fund of the 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 be amended as follows:

By striking from the seventh line of section one the words and figures "twenty-five (25)" and inserting in lieu thereof the word "ten"; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 326, a bill for an act to amend the law as it appears in sections nine hundred ninety-seven-a (997-a) and nine hundred ninety-seven-c (997-c) of the supplemental supplement to the code, 1915, relating to the control of parkings in special charter cities, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 365, a bill for an act to authorize cities, including cities acting under special charter and under the commission plan of government, to regulate dwelling-houses and tenements, and to declare houses maintained in violation thereof to be nuisances and to provide for the abatement 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.

GEO. F. TUCKER, *Chairman.*

Report adopted and House File No. 365 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 568, a bill for an act to repeal sections thirteen hundred-six-b (1306-b), thirteen hundred six-c (1306-c) and thirteen hundred six-d (1306-d) of the supplement to the code, 1913, and sections one (1), two (2), and three (3) of chapter forty-nine (49) of the acts of the thirty-first general assembly, and to enact a substitute therefor, relating to the limit of indebtedness of municipal 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 amended as follows:

By striking out all after the enacting clause, and substituting in lieu thereof the following:

SECTION 1. That section thirteen hundred six-b (1306-b) of the supplement to the code, 1913, is hereby amended by inserting after the word "plants" and before the comma following the said word "plants" in the eleventh (11) line of said section, the following: "or the necessary transmission lines therefor".

SECTION 2. That section thirteen hundred six-c (1306-c) of the supplement to the code, 1913, is hereby amended by inserting after the word "plants" and before the comma following the said word "plants" in the

seventh (7) line of said section, the following: "or the necessary transmission lines therefor".

SECTION 3. That section thirteen hundred six-d (1306-d) of the supplement to the code, 1913, is hereby amended by inserting after the word "plants" and before the comma following the said word "plants" in the ninth (9) line of said section, the following: "or the necessary transmission lines therefor". And by inserting after the word "plants" and before the comma following the said word "plants" in the twelfth (12) line of said section, the following "or the necessary transmission lines therefor".

SECTION 4. This act shall not affect any pending litigation nor any rights arising or done under the sections hereby amended.

SECTION 5. This act, being deemed of immediate importance, shall take effect and be in force from and after the date of its publication in the Des Moines Register and the Des Moines Capital, newspapers published in Des Moines, Iowa.; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman*.

Ordered passed on file.

Epps of Wapello, from the committee on commerce and trade, submitted the following report:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred Senate File No. 133, a bill for an act to amend section 3009-i of the supplemental supplement to the code, 1915, relating to standards for climax baskets for grapes and other fruits and vegetables and fixing the standards for such 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.

W. W. EPPS, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred House File No. 335, a bill for an act relating to the use and furnishing of stamps, coupons, tickets, certificates, cards or other similar device, for or with the sale of goods, wares or merchandise, and providing a penalty 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 indefinitely postponed.

W. W. EPPS, *Chairman*.

Report adopted and House File No. 335 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred House File No. 538, a bill for an act to create and establish a

department to be known as a trade commission, hereinafter referred to as the commission, defining and prescribing its duties, declaring by whom performed, defining and declaring what shall constitute unfair trade practices, providing penalties therefor, and the manner and form of procedure against violators of the provisions of said law, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendations.

W. W. EPPS, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred House File No. 410, a bill for an act to amend section sixteen hundred thirty-seven (1637), supplement to the code, 1913, by striking out certain words contained therein which relate to qualifications of foreign corporations to transact business 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 re-referred to the judiciary committee.

W. W. EPPS, *Chairman.*

Report adopted and House File No. 410 was referred to the committee on judiciary.

Also:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred House File No. 523, a bill for an act to repeal section four thousand nine hundred and seventy-five-d (4975-d), (4975-e), (4975-f), (4975-g), (4975-h), supplement to the code, 1913, relating to "bucket 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 do pass.

W. W. EPPS, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred House File No. 444, a bill for an act to repeal the law as it appears in Sec. 5051-a, code supplement, 1913, and to enact a substitute therefor, prohibiting fraudulent advertising 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.

W. W. EPPS, *Chairman.*

Report adopted.

Slaughter of Wapello, from the committee on public health, submitted the following report:

MR. SPEAKER—Your committee on public health, to whom was referred House File No. 401, a bill for an act to amend the law as it appears in section 2571-a supplement to the code, 1913, relating to fumigation and disinfection and the 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.

A. W. SLAUGHT, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on public health, to whom was referred House File No. 99, a bill for an act to regulate the practice of chiropractic and to provide for the examination and license of chiropractors and to provide for the maintenance of the board of examiners, beg leave to report they 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.

A. W. SLAUGHT, *Chairman.*

Report adopted and House File No. 99 was indefinitely postponed.

Giltner of Monroe, from the committee on mines and mining, submitted the following report:

MR. SPEAKER—Your committee on mines and mining, to whom was referred House File No. 423, a bill for an act to amend section twenty-four hundred eighty-three (2483) supplement to the code, 1913, relating to compensation of mine inspectors, beg leave to report they 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:

Strike out all of section 2 of said bill; and when so amended the bill do pass.

W. E. GILTNER, *Chairman.*

Ordered passed on file.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 433, a bill for an act to amend section four hundred ninety-five (495), of the supplemental supplement to the code, 1915, relative to fees to be reported and paid to the county by the 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 with the recommendation that the same do pass.

RUBE MCFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 363, a bill for an act to repeal section sixteen hundred twenty-eight (1628) of the code, relating to non-user of franchise by 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.

RUBE MCFERREN, *Chairman.*

Report adopted and House File No. 363 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 89, a bill for an act providing that evidence of intoxication shall not be given on the question of intent in criminal 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 he same be indefinitely postponed.

RUBE MCFERREN, *Chairman.*

Report adopted and Senate File No. 89 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 314, a bill for an act to amend the law as it appears in section 512 of the code, relating to fees in criminal cases and providing for the payment thereof in certain cases by 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 recommendaion that the same do pass.

RUBE MCFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 149, a bill for an act to amend sections 346, 3676, 3686 and 3687 of the code and relating to the drawing of grand and petit jurors, fixing the number thereof and regulating the method and number of challenges and the method of exercising peremptory challenges and of selecting the petit jury from the panel, beg leave to report they have had the same under consideration and have instructed me to report

the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 218, a bill for an act making the appointment or employment of relatives in public office by public officials unlawful and providing a penalty for any violation thereof, except as herein provided, beg leave to report they 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 placed on the calendar.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 92, a bill for an act to repeal section forty-seven hundred seventy-five three-a (4775-3-a) supplement to the code, 1913, and enact a substitute therefor relating to the carrying of 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 25, a bill for an act to amend the law relating to the lien of taxes upon real estate, as the same appears in section fourteen hundred (1400), supplement to the code, 1913, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 484, a bill for an act to amend section 2963-m of the supplement to the code, 1913, relating to the probate of wills, etc., beg leave to report they 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.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 484 was indefinitely postponed.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 150, a bill for an act to amend chapter seven, title XVIII of the code and relating to the joinder of causes of action against principal and agent growing out of the same transaction, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE MCFERREN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 431, a bill for an act to legalize the acts of the city council of the city of Valley Junction, in creating a board of water works trustees, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE MCFERREN, *Chairman.*

Report adopted. .

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 329, a bill for an act to amend the law as it appears in section 1989-a-9, supplement to the code, 1913, by providing for payment of interest on drainage warrants, beg leave to report they 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:

By adding after the comma at the end of the fifth line in section 1 and before the word "which" in the sixth line thereof the following, to-wit:

"after the taking effect of this act"; and when so amended the bill do pass.

RUBE MCFERREN, *Chairman.*

Ordered passed on file.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 325, a bill for an act to repeal section 2812-c supplement to the code, 1913, and to enact a substitute in lieu thereof, relating to funding bonds and refunding bonds of school corporations and to legalize bonds which have been heretofore issued by 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 do pass.

RUBE MCFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 129, a bill for an act to amend the law as it appears in section forty-nine hundred ninety-nine-a one (4999-a-1), supplement to the code, 1913, relating to water closets and washing facilities in manufacturing establishments, beg leave to report they 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:

By striking out the ditto marks after the word "direct" in line five (5) thereof and by inserting ditto marks after the word "therewith" in line five (5) thereof and by adding to the end of the proposed bill, the following:

"when ordered by the state commissioner of labor statistics,;" and when so amended the bill do pass.

RUBE MCFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 235, a bill for an act to amend the law as it appears in section four hundred three (403), supplement to the code, 1913, relating to the issuance of county bonds and providing for their issuance after a vote of the people, beg leave to report they 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:

By striking from lines eight and nine of section one the words "at the time of the taking effect of this act" and substituting in lieu thereof the words "on the first day of April, nineteen hundred seventeen";

By striking from lines eleven and twelve of section one of said bill the words "taking effect of this act" and inserting in lieu thereof the words "first day of April, nineteen hundred seventeen";

By striking from lines eleven and twelve of section one of said bill the words "roads or";

By striking from lines fifteen and sixteen of section one of said bill the words "taking effect of this act" and substituting in lieu thereof "first day of April, nineteen hundred seventeen";

By striking out all that part of section one commencing with the twenty-sixth line and ending with the "period" following the word "bonds" in the forty-fifth line and substituting in lieu thereof the following:

"The board of supervisors, upon the filing with the county auditor of a petition requesting such election signed by qualified electors of the county, in a number equal to ten (10) per cent of the electors voting at the last preceding general election, so distributed among the various voting precincts of the county so that at least five (5) per cent of the electors in each voting precinct shall have signed such petition, shall submit to the qualified electors of the county a proposition to issue county

bridge bonds in sums and amounts to be specified in the proposition, which proposition shall also specify the total amount of the proposed bond issue and the denomination of the bonds proposed to be issued. Such proposition may be determined by resolution of the board and it shall be submitted to the qualified electors of the county outside cities of the first class at a general or special election called for that purpose. The voters residing upon the territory outside the incorporated limits of cities and towns shall vote separately upon the proposition for the issuing of such bonds. If a majority of the votes cast by the voters residing either within or without the incorporated limits of such cities and towns shall be against the bonds, the proposition shall not carry. If a majority of the vote cast, both by voters upon territory outside the incorporated limits of cities and towns and of voters upon territory inside the incorporated limits of said cities and towns shall be in favor of the proposition then it shall carry and the bonds shall be issued.”; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman*.

Ordered passed on file.

Richards of Muscatine, from the committee on agriculture, submitted the following report:

MR. SPEAKER—Your committee on agriculture, to whom was referred House File No. 454, a bill for an act to compensate for damages done by hunters, out of hunters' license fees, and to amend section 2563-a4, supplemental supplement to the code, 1915, and section 458-c supplement to the code, 1913, beg leave to report they 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.

A. L. RICHARDS, *Chairman*.

Report adopted and House File No. 454 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on agriculture, to whom was referred House File No. 367, a bill for an act to encourage the dairy, beef and corn and small grain industry, and aid in providing instruction in practical and scientific methods, and aid in conducting annual corn and small grain exhibition, and making 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:

That the words and punctuation “Iowa State Dairy Association.” be stricken out of line one (1) in section one (1).

That the words and punctuation “Inspection; instruction; executive committee.” be stricken out of line one (1) in section two (2).

That the words and punctuations “Inspectors and instructors; compensation; expenses.” be stricken out of lines one and two (1 and 2) of section three (3).

That the words and punctuation "Annual report to the governor." be stricken out of line one (1) of section four (4).

That the words and punctuations "Instruction; inspection; executive board." be stricken out of line one (1) of section six (6).

That the words and punctuations "Inspectors and instruction; compensation and expenses." be stricken out of lines one and two (1 and 2) of section (7).

That the words and punctuations "Salaries and expenses; how paid." be stricken out of line one (1) in section eight (8).

That the words and punctuation "Iowa Corn and Small Grain Growers' Association." be stricken out of line one (1) in section nine (9).

That the words and punctuation "Executive committee." be stricken out of line one (1) of section eleven (11).

That the words and punctuations "Inspectors; instructors; annual exhibition; compensation; expenses." be stricken out of lines one and two (1 and 2) of section twelve (12).

That the word "two" in line two (2) of section twelve (12) be stricken out and the word "one" be inserted in lieu thereof.

That the words and punctuation "Salaries and expenses; how paid." be stricken out of line one (1) of section thirteen (13).

That the word and punctuation "Appropriations." be stricken out of line one (1) of section fourteen (14). That the figures "\$27,500.00" in line five of section 14 be stricken out and the figures "\$20,000.00" inserted in lieu thereof, and the figures "\$10,000.00" in line eight of section 14 be stricken out, and the figures "\$7,500.00" be inserted in lieu thereof. And the figures "\$10,000.00" in line ten of section 14 be stricken out and the figures "\$7,500.00" be inserted in lieu thereof, and the figures "\$7,500.00" in line thirteen of section 14 be stricken out and the figures "\$5,000.00" be inserted in lieu thereof, and the figures "\$10,000.00" in line sixteen of section 14 be stricken out and the figures "\$7,500.00" inserted in lieu thereof: And the figures "\$10,000.00" in line seventeen of section 14 be stricken out, and the figures "\$7,500.00" be inserted in lieu thereof, and the figures "\$7,500.00" in line eighteen of section 14 be stricken out, and the figures "\$5,000.00" inserted in lieu thereof.

That section 15 be stricken out; and when so amended the bill do pass.

A. L. RICHARDS, *Chairman.*

Ordered passed on file.

MOTIONS TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which House File No. 220 failed to pass the House.

I second the motion.

D. E. MACKIE.

H. W. FLENNIKEN.

MR. SPEAKER—I move to reconsider the vote by which House File No. 365 was indefinitely postponed.

I second the motion.

D. E. MACKIE.

H. W. FLENNIKEN.

SPECIAL ORDERS.

On motion of Weaver of Polk, Senate File No. 81 was made a special order for Tuesday, March 27th, at 2:00 p. m.

On motion of Epps of Wapello, Calendar No. 346, House File No. 13, was made a special order for Friday, March 23d, at 2:00 p. m.

On motion of Helming of Allamakee, Calendar No. 302, House File No. 283, was made a special order for Friday, March 23d, at 10:30 a. m.

Hall of Taylor was recognized and obtained the floor on a point of personal privilege. Mr. Hall, having concluded his remarks, asked unanimous consent that same be printed in the journal.

Objection was made by Elwood of Howard.

Mr. Hall then moved that the remarks just read by him be printed in the journal.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 20.

The hour having arrived for Special Order No. 20, on motion of Shortess of Tama, House File No. 406, a bill for an act to regulate telephone companies, was taken up and considered.

Epps of Wapello in the chair.

Shortess of Tama offered the following amendment as a substitute for all pending amendments:

Amend House File No. 406 by striking out all after the enacting clause and inserting the following in lieu thereof:

Section 1. The words "telephone company" as used in this act, shall embrace all persons, firms, corporations, associations, and organizations engaged in the business of furnishing means of communication by telephone within the state of Iowa.

Sec. 2. All telephone companies operating and doing business in this state are declared to be common carriers and it shall be the duty of every such telephone company to furnish telephone service at a reasonable charge or rate therefor, and all laws, so far as applicable, now in force, or hereafter enacted, regulating railroad companies shall apply with equal force and effect to telephone companies.

Sec. 3. The railroad commissioners of this state shall have general supervision of all telephone companies operating and doing business in this state; and shall inquire into any unjust discrimination, neglect or violation of the laws of this state governing common carriers by any telephone company doing business therein or by the officers,

agents or employes thereof; and they shall have power, and it shall be their duty, to fix and establish reasonable, fair and just rates or charges for telephone service, which may be changed or modified by said commissioners from time to time in such manner as may become necessary. Provided that the assessments made by mutual companies on their stockholders to meet expenses may be fixed and altered without the authority of the commission.

Sec. 4. Within six (6) months from the taking effect of this act, it shall be the duty of said railroad commissioners, and they are hereby directed, to prepare and adopt such rules and regulations for the supervision of telephone companies as may in their judgment be necessary and to cause the same to be published in some convenient form for distribution to the officers, agents and employes of all such companies and to such other persons as may make a request therefor.

Sec. 5. The railroad commissioners of this state shall have power under such reasonable rules and regulations as they may prescribe to require physical connection, or connections, to be made and telephone service to be furnished, between any telephone system operated by any public utility and the telephone toll line operated by another such public utility, or between its toll line and the telephone system of another such public utility, or between its toll line and the toll line of another such public utility, or between its telephone system and the telephone system of another such public utility, whenever public convenience and necessity requires such physical connection or connections and such physical connection or connections will not result in irreparable injury to the owners or other users of the facilities of such public utilities, nor in any substantial detriment to the service to be rendered by such public utilities; provided, such connections shall not be required between competing exchanges in the same city or town for subscribers residing in such city or town.

The term "physical connection" as used in this section shall mean such number of trunk lines or complete wire circuits and connections as may be required to furnish reasonable and adequate telephone service to the public between such public utilities; and they shall have the power to fix and determine the just and reasonable rates and charges for such joint service and joint use, and provide the method of apportioning the compensation or joint charge between the utilities interested.

Sec. 6. The railroad commissioners shall have the power to investigate and ascertain from time to time the character and quality of the service rendered by any telephone company doing business in this state and to examine the methods employed by such company in carrying on its business and shall have power to order such reasonable improvements in the service and require such reasonable extensions of the company's lines as will best promote the public interests.

Sec. 7. The filing of complaints, the hearing thereof, the enforcement of the orders of the railroad commissioners and the right and method of appeal from such orders and all other matters of pro-

cedure in so far as applicable shall be as provided in the laws of the state relating to the Board of Railroad Commissioners and the regulation of carriers by railway.

Sec. 8. In determining the reasonable and just charges or rates for telephone service by telephone companies or public utilities doing telephone business in this state, no franchise value shall be added to the physical value of the property of said company.

Sec. 9. In determining and fixing reasonable rates and charges for telephone service and preventing unjust discrimination and undue preference, the railroad commission shall have and exercise all the powers they now have and exercise with respect to railroads and other common carriers doing business in this state.

Sec. 10. Nothing herein shall be construed to affect or repeal any of the provisions of section 775 and 776 of the code and amendments thereto, nor shall anything herein be construed as limiting, restricting, or in any manner taking from the cities and towns of the state any of the power now held by such municipalities for the regulation and control of telephone companies, their wires, poles and other equipment. No telephone company shall exercise any rights or privileges for the purpose of constructing any new plant duplicating any existing plant or any part thereof, without first having obtained the permission and approval of the commission and of the electors of the city or town in or through which such new plant is proposed to be constructed; and so long as any telephone company now operating a telephone system or plant furnishes adequate service and supplies the wants of the people, and obeys the orders of the commission, the commission shall not grant to any other telephone company the right to compete with such carrier until after a public hearing of all parties interested and a finding by the commission that the public convenience and necessity requires such competing plant; provided, that nothing in this act shall be held to prevent any telephone company from extending its lines within the limits of any municipality in which it is at the time lawfully operating a local telephone exchange.

Sec. 11. The rates and charges for any telephone service rendered to the public within this state by telephone companies or other public utilities furnishing telephone service which were established and which are in effect on the date of the passage of this act shall not be increased without first securing the consent of the commission and such consent shall only be given after notice and hearing.

Sec. 12. Nothing in this act shall be held to in any manner affect litigation now pending between any of the cities and towns of this state, nor shall anything herein, nor any act or thing done hereunder by such telephone company or public utility, be construed or held to vest any right in any such company or utility except such rights as are herein expressly granted, and the right to appeal, amend, change or alter any or all of the provisions of this act is hereby expressly reserved.

Sec. 13. This act being deemed of immediate public importance shall take effect upon its publication in the *Sioux City Journal*, a newspaper published in Sioux City, Iowa, and the *Des Moines Capital*, a newspaper published in Des Moines, Iowa.

Mr. Shortess' time having expired, Randall of Linn moved that his time be extended. Motion prevailed.

Wichman of Hancock offered the following amendment to the substitute amendment by Shortess of Tama:

Amend the substitute amendment by Shortess of Tama to House File No. 406 by striking from section 3 thereof all that part commencing with the word "Provided" in the 10th line thereof and inserting in lieu thereof the following: "Provided, that mutual companies doing no commercial business, except as the agents of toll lines, shall not be included in, nor governed by the provisions of this act, excepting that the terms upon which such companies may make a physical connection with toll lines may be fixed by said commission and their rights upon the highways determined as against injury by high tension transmission lines."

Randall of Linn offered the following amendment to the substitute amendment:

I move to amend the substitute amendment to House File 406 as follows:

First: By adding after the word "necessary" in line five (5) of section four (4), the words "including a schedule of maximum toll or long distance rates for both night service and day service".

Second: By adding after the semi-colon following the word "commission" in line eighteen (18) of section ten (10), the words "provided further that in the case of a sale, lease or transfer of the physical property or plant of said telephone company or other public utility furnishing telephone service, or the sale or transfer of a majority of the capital stock of such company, either in one transaction or by separate sales or conveyances at any time prior to twenty-five years from the granting of the franchise, said franchise shall cease and determine at the end of the twenty-five year period. Or in case of such sale, conveyance or transfer after the end of the twenty-five year period, the franchise shall cease and determine six months after the said sale, lease, conveyance or transfer, as hereinbefore provided. But this provision shall not apply to conveyances or transfers to direct or collateral heirs under the provisions of a will or by operation of law at the death of the original owner or holder."

Third: Strike out the words "on the date of the passage of this act" as contained in lines four (4) and five (5) of section eleven (11) and add in lieu thereof the following "when this act takes effect".

Fourth: Add after the word "state" in line three (3) of section twelve (12), the following "and any telephone company or companies or public utility company furnishing telephone service".

Fifth: Add to the substitute amendment that portion of the original bill proposed by the substitute amendment to be stricken out.

Turner of Iowa offered the following amendment to the substitute amendment to House File No. 406:

Amend the substitute amendment to House File No. 406 as follows:

Strike from lines sixteen, seventeen and eighteen of section five in the original copy of the substitute amendment, the words “; provided, such connections shall not be required between competing exchanges in the same city or town for subscribers residing in such city or town”.

Roberts of Ringgold moved that further action on House File No. 406 be deferred, that the substitute amendment and all other pending amendments be printed in the journal, and that the bill be made a special order for Friday, March 23d, at 11:00 a. m. Motion prevailed.

INVITATION EXTENDED TO HON. N. E. KENDALL TO
ADDRESS HOUSE.

Moved by Giltner of Monroe, seconded by Klaus of Delaware, that an invitation be extended to Honorable N. E. Kendall of Albia to address the House this afternoon at 1:30 o'clock. Motion prevailed.

The Speaker appointed Giltner of Monroe and Klaus of Delaware as a committee to notify Mr. Kendall of the invitation extended to him.

BUSINESS PENDING.

The House resumed consideration of the motion by Hall of Taylor on the point of personal privilege, that his remarks be printed in the journal.

Moved by Randall of Linn, seconded by Weaver of Polk, that the motion be laid on the table.

Tucker of Clinton and Randall of Linn demanded a roll call.

On the question, “Shall the motion by Hall of Taylor be laid on the table?”

Ayes—51.

Anderson of Greene	Dunkelberg	Gilbert
Anderson of Winne-	Durbin	Gilmore
bago	Elwood	Grason
Baldwin	Erickson	Gray
Bruce	Findlay	Harrington
Darrah	Finley	Horchem
Dean	Flenniken	Jackson

Jessen	Miller	Slaughter
Jones	Mooty	Slosson
Kepple	Neff	Smith
Klinker	Nicholson	Stone
Knickerbocker	O'Donnell	Stuart
Langfitt	Price	Wenstrand
Larson	Randall	Weaver
Lee	Rowley	Wichman
McFarlane	Santee	Wigdahl
Mackie	Shaff	Wilson of Louisa
Mantz		

Nays—48.

Anderson of Davis	Kimberly	Rees
Bailey	Krouse	Richards
Becker	Lake	Roberts
Benn	Lenocker	Rogers
Boies	Lewis	Scott
Edgington	McFerren	Stanley
Epps	Mead	Starzinger
Finch	Meredith	Tucker
Garber	Miles	Turner
Giltner	Mowery	Ulstad
Griffin	Newton.	Walrath
Hall	Nordyke	Wilson of Cherokee
Helming	Oertel	Wilson of Mahaska
Johnston of Humboldt	Peters	Wilson of Mitchell
Johnston of Lucas	Rayburn	Wormley
Kern	Reed	Mr. Speaker

Absent or not voting—9.

Adkins	Crozier	Murray
Andre	Hansen	Nichols
Coakley	Klaus	Shortess

Motion to lay on the table carried.

LEAVE OF ABSENCE.

On request of Wormley of Plymouth leave of absence was granted Andre of Des Moines until Friday.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate requests the return to the Senate of Senate Files Nos. 123 and 319.

Also:

I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 5. Joint resolution proposing an amendment to the constitution of the state of Iowa, by repealing section one (1) of article two (2) of said constitution, and the enactment and adoption of a substitute therefor, relating to right of suffrage.

Also:

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. 302, a bill for an act to provide for the branding and labeling of mattresses and comforts, and to provide against the use of unsanitary, unhealthy, old or second-hand material in the manufacture of mattresses and comforts and to provide against the sale of mattresses or comforts containing such unsanitary, unhealthy, old or second-hand material.

Also:

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. 327, a bill for an act to provide for the improvement and maintenance of rural post roads in accordance with the federal aid statute, providing for the construction of such highway improvements and the supervision thereof, defining the powers and duties of the public officials charged with the construction and supervision thereof, providing for the financing of such public improvements, accepting on behalf of the state and its political sub-division said federal aid proposal, and assenting to the provisions of the act of congress granting same.

Also:

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. 371, a bill for an act to amend section four hundred ninety-five (495), of the supplemental supplement to the code, 1915, relative to fees to be reported and paid to the county by the county recorder.

Also:

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. 386, a bill for an act to amend section twenty-seven hundred twenty-two-n (2722-n), supplemental supplement to the code, 1915, relating to county aid for the blind, and providing for appeal to the district court from adverse decision by the board of supervisors.

Also:

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. 482, a bill for an act to amend section 1383 of the supplement to the code, 1913, relating to the preparation of the tax list by the county auditor.

Also:

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. 417, a bill for an act to amend section fourteen hundred four (1404) of the code, relating to the tax lien on personal property about to be removed from the county.

Also:

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. 82, a bill for an act to indemnify and pay to E. O. Sherman and Mrs. E. O. Sherman the sum of two thousand dollars (\$2,000) for the loss and damage sustained by him in the death of his son, Ralph Sherman, caused by being killed on the campus of the state college of agriculture at Ames, December 6, 1914.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relating to the distribution of reprints of early statutes and the session laws.

Also:

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. 378, a bill for an act to legalize an ordinance of the city of Iowa Falls, Iowa, granting a franchise to F. J. Cross, his successors and assigns, to acquire, construct, maintain, use and operate a heating plant within the city of Iowa Falls, Iowa, and to lay, relay, maintain, use and operate within, along and across the streets, avenues, public places, bridges and alleys of the city of Iowa Falls, Iowa, the necessary pipes, conduits, and other construction of said heating plant and its distribution system and also to connect said plant and said distributing system by the necessary construction with the buildings of said city.

Also:

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. 373, a bill for an act to prevent the manufacture and sale of adulterated and misbranded insecticides, and fungicides, within the state.

SENATE MESSAGES CONSIDERED.

Senate File No. 105, a bill for an act to prevent fraud in the sale of seed corn, to provide for the labeling of the container thereof, and to provide penalties for the violations of the provisions hereof.

Read first and second time and referred to committee on agriculture.

Senate File No. 116, a bill for an act to indemnify P. J. Kappelman for loss of certain horses slaughtered by state authorities on suspicion of glanders.

Read first and second time and referred to committee on claims.

Senate File No. 311, a bill for an act to amend section seven hundred thirty-seven (737), supplement to the code, 1913, relating to plumbing inspection.

Read first and second time and referred to committee on public health.

Senate File No. 342, a bill for an act to amend the law relative to the drainage and sale of lake beds, and disposition of proceeds.

Read first and second time and referred to committee on drainage.

Senate File No. 366, a bill for an act to provide for the establishment of road improvement districts, and for the improvement of the same by oiling, and to provide for the assessment of part of the cost thereof to the abutting and adjacent property.

Read first and second time and referred to committee on roads and highways.

Senate File No. 501, a bill for an act to amend the law as it appears in section twenty-five hundred twenty-seven-1 (2527-1), supplement to the code, 1913, relating to sanitation in food producing establishments, bottling works and the licensing thereof.

Read first and second time and referred to committee on dairy and food.

Senate File No. 371, a bill for an act to amend section four hundred ninety five (495), of the supplemental supplement to the code, 1915, relative to fees to be reported and paid to the county by the county recorder.

Read first and second time and referred to committee on judiciary.

Senate File No. 327, a bill for an act to provide for the improvement and maintenance of rural post roads in accordance with the federal aid statute, providing for the construction of such highway improvements and the supervision thereof, defining the powers and duties of the public officials charged with the construction and supervision thereof, providing for the financing of such public

improvements, accepting on behalf of the state and its political sub-divisions said federal aid proposal, and assenting to the provisions of the act of Congress granting same.

Read first and second time and referred to committee on roads and highways.

Senate File No. 302, a bill for an act to provide for the branding and labeling of mattresses and comforts, and to provide against the use of unsanitary, unhealthy, old or second-hand material in the manufacture of mattresses and comforts and to provide against the sale of mattresses or comforts containing such unsanitary, unhealthy, old or second-hand material.

Read first and second time and referred to committee on commerce and trade.

Senate File No. 373, a bill for an act to prevent the manufacture and sale of adulterated or misbranded insecticides, and fungicides, within the state.

Read first and second time and referred to committee on public health.

Senate Joint Resolution No. 5, a joint resolution proposing an amendment to the constitution of the state of Iowa, by repealing section one (1) of article two (2) of said constitution, and the enactment and adoption of a substitute therefor, relating to the right of suffrage.

Read first and second time and referred to committee on constitutional amendments.

Senate File No. 82, a bill for an act to indemnify and pay to E. O. Sherman and Mrs. E. O. Sherman the sum of two thousand dollars (\$2,000) for the loss and damage sustained by him in the death of his son, Ralph Sherman, caused by being killed on the campus of the state college of agriculture at Ames, December 6, 1914.

Read first and second time and referred to committee on claims.

Senate File No. 417, a bill for an act to amend section fourteen hundred four (1404) of the code, relating to the tax lien on personal property about to be removed from the county.

Read first and second time and referred to committee on judiciary.

Senate File No. 482, a bill for an act to amend section 1383 of the supplement to the code, 1913, relating to the preparation of the tax list by the county auditor.

Read first and second time and referred to committee on judiciary.

Senate File No. 386, a bill for an act to amend section twenty-seven hundred twenty-two-n (2722-n), supplemental supplement to the code, 1915, relating to county aid for the blind, and providing for appeal to the district court from adverse decision by the board of supervisors.

Read first and second time and referred to committee on county and township organization.

CONSIDERATION OF BILLS.

On request of Shaff of Clinton, unanimous consent was granted to consider Calendar No. 317, House File No. 493 at this time.

Mr. Shaff moved that Calendar No. 351, Senate File No. 401 be substituted for Calendar No. 317, House File No. 493. Motion prevailed.

On motion of Shaff of Clinton, Calendar No. 351, Senate File No. 401, a bill for an act to permanently fix the location of the Iowa Soldiers' and Sailors' Monument, now on the capitol grounds in the city of Des Moines, Iowa, was taken up and considered.

Mr. Shaff moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—93.

Anderson of Davis	Elwood	Harrington
Anderson of Greene	Epps	Helming
Anderson of Winnebago	Erickson	Horchem
Bailey	Finch	Jackson
Baldwin	Findlay	Jessen
Becker	Finley	Johnston of Humboldt
Benn	Flenniken	Jones
Boies	Garber	Kepple
Bruce	Gilmore	Kern
Coakley	Giltner	Klaus
Dean	Grason	Knickerbocker
Dunkelberg	Gray	Krouse
Durbin	Griffin	Lake
Edgington	Hall	Langfitt
	Hansen	Larson

Lee	Nordyke	Smith
Lenocker	O'Donnell	Stanley
Lewis	Oertel	Stone
McFarlane	Peters	Stuart
McFerren	Price	Ulstad
Mackie	Randall	Walrath
Mantz	Reed	Weaver
Mead	Rees	Wenstrand
Meredith	Richards	Wichman
Miles	Roberts	Wigdahl
Miller	Rogers	Wilson of Cherokee
Mooty	Rowley	Wilson of Louisa
Mowery	Santee	Wilson of Mahaska
Neff	Scott	Wilson of Mitchell
Newton	Shaff	Wormley
Nichols	Slosson	Mr. Speaker
Nicholson		

Nays—None.

Absent or not voting—15.

Adkins	Johnston of Lucas	Shortess
Andre	Kimberly	Slaught
Crozier	Klinker	Starzinger
Darrah	Murray	Tucker
Gilbert	Rayburn	Turner

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE.

MR. SPEAKER—I desire to state in explanation of my vote upon this measure (Senate File No. 401), that in my judgment the soldiers' monument should unquestionably be removed a short distance so as to be in the true axis of the capitol building and in supporting this measure I do so with the reservation that in my opinion by later action of the legislature such change should be made. This can be done at slight expense and I urge such action upon later legislatures so that the general scheme for improvement of the capitol grounds may be carried out with true regard to correct landscaping arrangement.

JAMES B. WEAVER.

On motion of McFerren of Hamilton the House adjourned until 1:15 p. m.

AFTERNOON SESSION.

House reconvened. Speaker Pitt in the chair.

AMENDMENT FILED.

Rogers of Carroll asked and obtained unanimous consent to have the following amendment to Senate File No. 218 printed in the journal:

Amend Senate File No. 218 by striking out all after the enacting clause and substituting in lieu thereof the following:

SECTION 1. It shall be unlawful for any person elected or appointed to any public office under the laws of the state of Iowa, or by virtue of the ordinances of any city or town of this state, to appoint as deputy or employ in such public office at public expense, any person related by consanguinity or affinity to such person making such appointment, unless such appointment receive the approval of, if made by a state officer, the executive council; if by a judge of the supreme court, of the supreme court; if in a county office, the board of supervisors; and if in any city or town, of the council.

SECTION 2. An employment or appointment in violation of section one hereof shall be punished as a misdemeanor.

SECTION 3. No person employed or appointed in violation of the provisions of section one shall receive any pay from the state, county, city or other governmental subdivision of this state.

HOUSE ADDRESSED BY SPEAKERS OF FORMER ASSEMBLIES.

On request of Mr. Speaker, Honorable Dr. Bohan, speaker of the House in the twenty-eighth general assembly, briefly addressed the House.

As per previous invitation extended, Honorable N. E. Kendall, speaker of the House in the thirty-second and thirty-second extra general assemblies, was conducted to the Speaker's desk by Giltner of Monroe and Klaus of Delaware, and briefly addressed the House.

CONSIDERATION OF BILLS.

On motion of Gray of Calhoun, Calendar No. 250, House File No. 407, a bill for an act to permit the board of supervisors of a county to relinquish the supervision and control of drainage districts located wholly or partially within the incorporated limits of a city or town to the city or town; and permitting the city or town by resolution to declare the use of the drainage districts or drain so taken over and use the same for the advancement of the city or town or its health and welfare, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Gray moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—99.

Anderson of Greene	Jessen	Peters
Anderson of Winnebago	Johnston of Humboldt	Price
Bailey	Johnston of Lucas	Randall
Baldwin	Jones	Rayburn
Becker	Kepple	Reed
Benn	Kern	Rees
Boies	Kimberly	Roberts
Bruce	Klaus	Rogers
Coakley	Klinker	Rowley
Darrah	Knickerbocker	Santee
Dean	Krouse	Scott
Dunkelberg	Lake	Shortess
Durbin	Langfitt	Slaught
Edgington	Larson	Slosson
Elwood	Lee	Smith
Epps	Lenocker	Stanley
Erickson	Lewis	Starzinger
Finch	McFarlane	Stone
Findlay	McFerren	Stuart
Finley	Mackie	Tucker
Flenniken	Mantz	Turner
Garber	Mead	Ulstad
Gilbert	Mereditth	Walrath
Gilmore	Miles	Weaver
Giltner	Mooty	Wenstrand
Grason	Mowery	Wichman
Gray	Neff	Wigdahl
Griffin	Newton	Wilson of Cherokee
Hall	Nichols	Wilson of Louisa
Hansen	Nicholson	Wilson of Mahaska
Harrington	Nordyke	Wilson of Mitchell
Helming	O'Donnell	Wormley
Horchem	Oertel	Mr. Speaker

Nays—None.

Absent or not voting—9.

Adkins	Crozier	Murray
Anderson of Davis	Jackson	Richards
Andre	Miller	Shaff

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 28.

The hour having arrived for Special Order No. 28, on motion of Epps of Wapello, House File No. 403, a bill for an act to repeal section one hundred ninety-three (193), supplement to the code, 1913, and to enact a substitute therefor providing for an increase in the number of judges in the supreme court of Iowa, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Rowly of Van Buren moved that the main question be now put. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Epps moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Anderson of Greene	Helming	Oertel
Anderson of Winne-	Horchem	Peters
bago	Jackson	Price
Bailey	Jessen	Rayburn
Benn	Johnston of Humboldt	Richards
Boies	Johnston of Lucas	Roberts
Bruce	Kepple	Rogers
Cookley	Kern	Rowley
Darraha	Kimberly	Santee
Dean	Klaus	Shortess
Edgington	Klinker	Slaught
Epps	Knickerbocker	Smith
Erickson	Krouse	Stanley
Finch	Lake	Starzinger
Findlay	McFarlane	Stuart
Finley	McFerren	Tucker
Garber	Mackie	Turner
Gilmore	Mead	Uistad
Giltner	Meredith	Walrath
Grason	Miles	Wenstrand
Gray	Mowery	Wichman
Griffin	Murray	Wilson of Mahaska
Hall	Newton	Wilson of Mitchell
Hansen	Nicholson	Wormley
Harrington	O'Donnell	Mr. Speaker

Nays—19.

Baldwin	Lewis	Rees
Flenniken	Mantz	Scott
Gilbert	Mooty	Slosson
Langfitt	Neff	Weaver
Larson	Nichols	Wilson of Cherokee
Lee	Randall	Wilson of Louisa
Lenocker		

Absent or not voting—15.

Adkins	Dunkelberg	Nordyke
Anderson of Davis	Durbin	Reed
Andre	Elwood	Shaff
Becker	Jones	Stone
Crozier	Miller	Wigdahl

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Wenstrand of Page, Calendar No. 349, House File No. 581, a bill for an act to legalize a conveyance from Amity College to the consolidated independent school district of College Springs, in the county of Page, state of Iowa, for the following described real estate situated in the county of Page, and state of Iowa, to wit: all of block numbered sixty-four (save and except lots numbered one, two, three and four thereof); all of block numbered thirty-five; lots numbered one and two, in block numbered thirty-seven; and lots numbered five and six, in block numbered forty-four; all in and a part of the original plat of the town of College Springs, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Wenstrand moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Anderson of Greene	Horchem	Peters
Anderson of Winnebago	Jackson	Price
Bailey	Jessen	Randall
Baldwin	Johnston of Humboldt	Rayburn
Becker	Johnston of Lucas	Richards
Benn	Jones	Roberts
Boies	Kern	Rogers
Bruce	Kimberly	Rowley
Coakley	Klaus	Santee
Darrah	Klinker	Shaff
Dean	Knickerbocker	Shortess
Durbin	Krouse	Slaught
Edgington	Lake	Slosson
Elwood	Langfitt	Smith
Epps	Larson	Stanley
Erickson	Lee	Starzinger
Finch	Lewis	Stuart
Findlay	McFerren	Tucker
Finley	Mackie	Turner
Flenniken	Mantz	Ulstad
Garber	Meredith	Walrath
Gilbert	Miles	Weaver
Gilmore	Miller	Wenstrand
Giltner	Mooty	Wichman
Grason	Neff	Wigdahl
Gray	Newton	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hall	Nicholson	Wilson of Mahaska
Hansen	Nordyke	Wilson of Mitchell
Harrington	O'Donnell	Wormley
	Oertel	Mr. Speaker

Nays—None.

Absent or not voting—16.

Adkins	Kepple	Murray
Anderson of Davis	Lenocker	Reed
Andre	McFarlane	Rees
Crozier	Mead	Scott
Dunkelberg	Mowery	Stone
Helming		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Stone of Sioux, Calendar No. 251, House File No. 440, a bill for an act to amend the law as it appears in sections seven hundred forty-one-d (741-d) seven hundred forty-one-e (741-e) and seven hundred forty-one-f (741-f), supplemental supplement to the code, 1915, relative to the erection of city halls, defining the purposes for which such halls may be used and providing for the levy of taxes and the issuance of bonds to defray the cost of such buildings, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Gilbert of Marshall offered the following amendment and moved its adoption:

Amend House File No. 440, by inserting after the word "auditorium" in line six (6) of section one (1) the words, "public hall, armory," also by striking out the words and figures "three thousand (3,000)" where they appear in section two (2) and inserting in lieu thereof, the words and figures "four thousand (4,000)" and by striking out the words and figures "three thousand (3,000)" in section three (3) and inserting in lieu thereof, the words and figures "four thousand (4,000)."

Amendment adopted.

Jessen of Story offered the following amendment and moved its adoption:

Amend House File No. 440 as amended by inserting following section 3, the following:

"Sec. 4. That the city council may appoint three (3) persons, residents of said town, especially fitted for, and interested in community work, who shall be known as the community civic congress, who may co-operate with the city council in all matters pertaining to community improvements, child welfare, and social and recreational activities, as contemplated in this act, and who shall serve without compensation."

Also by striking out the word and figure "Sec. 4.", and inserting the following in lieu thereof: "Sec. 5."

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Stone moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Hall	O'Donnell
Anderson of Greene	Hansen	Oertel
Bailey	Harrington	Peters
Baldwin	Horchem	Price
Becker	Jackson	Randall
Benn	Jessen	Rayburn
Boies	Johnston of Lucas	Rees
Bruce	Kern	Roberts
Coakley	Kimberly	Rogers
Darraha	Klaus	Rowley
Dean	Klinker	Santee
Dunkelberg	Knickerbocker	Stanley
Durbin	Krouse	Starzinger
Edgington	Lake	Stone
Elwood	Langfitt	Stone
Epps	Larson	
Erickson	Lee	Lurner
Finch	Lewis	Ulstad
Findlay		Weaver
Finley		Wenstrand
Flenniken	Meredith	Wichman
	Miles	Wigdahl
	Miller	Wilson of Cherokee
Giltner	Newton	Wilson of Louisa
Grason	Nichols	Wilson of Mahaska
Gray	Nicholson	Wormley
Griffin	Nordyke	Mr. Speaker

Nays—11.

Garber	Mackie	Reed
Jones	Mooty	Scott
Lenocker	Mowery	Wilson of Mitchell
McFerren	Murray	

Absent or not voting—16.

Anderson of Davis	Johnston of Humboldt	Shortess
Anderson of Winnebago	Kepple	Slaught
Andre	Mead	Slosson
Crozier	Neff	Smith
Helming	Richards	Walrath
	Shaff	

So the bill having received a constitutional majority was declared to have passed the House.

Stone of Sioux offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 440 by striking out the period (.) at the end of said title and adding the following thereto:

“, and providing for the appointment of a community civic congress.”

Amendment adopted and title as amended was agreed to.

On motion of McFerren of Hamilton the House adjourned until 9:00 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 23, 1917.

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

Prayer was offered by the Rev. Calvin Hayenga, pastor of the Presbyterian Church, Morrison, Iowa.

Journal of March 22d corrected and approved.

Nichols of Hardin was recognized and obtained the floor on a point of personal privilege. Unanimous assent was asked and obtained to have the following statement inserted in the journal:

MR. SPEAKER—My motives in connection with the publication of an item in the Hardin County Citizen, a newspaper owned and published by me, having been questioned on the floor of this House, I desire to state that I feel that the inference that members of this House were being influenced by money consideration, to vote one way or another on the road bills in this House, is an unwarranted construction of the language used in said article, and that no such inference is justified thereunder, or approved by me.

It was not my thought or intention, and is not now my thought or intention to charge any member or members with being so influenced. I made no claim, and make no claim now, that I was in possession of facts showing that any member or members were so influenced.

I. A. NICHOLS.

LEAVE OF ABSENCE.

On request of Bailey of Shelby leave of absence was granted Anderson of Davis until Saturday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

McFarlane of Black Hawk presented petition of citizens of Black Hawk county in support of Senate File No. 290, a bill to control bovine tuberculosis.

Referred to committee on agriculture.

Peters of Dallas presented petition of citizens of Dallas county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Anderson of Winnebago presented petition of citizens of Winnebago county protesting against any change in the library commission.

Referred to committee on public libraries.

Newton of Cass presented petition of citizens of Cass county favoring the committee road bill.

Referred to committee on roads and highways.

Helming of Allamakee presented petition of citizens of Allamakee county favoring the committee road bill.

Referred to committee on roads and highways.

Flenniken of Jones presented petition of citizens of Jones county favoring the anti-discrimination insurance law.

Referred to committee on insurance.

Wichman of Hancock presented petition of citizens of Hancock county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Findlay of Webster presented petition of citizens of Keota, Iowa, in support of House File No. 500.

Referred to committee on suppression of intemperance.

Benn of Washington presented petition of citizens of Washington county in support of Senate File No. 290.

Referred to committee on agriculture.

Benn of Washington presented petition of citizens of Washington county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Becker of Clayton presented petition of citizens of Clayton county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Nicholson of Winneshiek presented petition of citizens of Winneshiek county relative to telephone companies.

Referred to committee on telephones.

Boies of Buchanan presented petition of citizens of Buchanan county opposing Senate File No. 290.

Referred to committee on agriculture.

Jessen of Story presented petition of citizens of Story county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Helming of Allamakee presented petition of citizens of Allamakee county in favor of the teachers' annuity bill.

Referred to committee on appropriations.

REPORTS OF COMMITTEES.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 459, a bill for an act to amend section eight hundred nine (809) of the code, relating to the putting in of water works connections before permanent improvement of the street, alley or public place where the same is located and the taxing of the cost of the same to the property benefited if the property owner fails and neglects to put in the same and pay the cost 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.

GEO. F. TUCKER, *Chairman.*

Report adopted and House File No. 459 was indefinitely postponed.

Meredith of Jasper, from the committee on drainage, submitted the following report:

MR. SPEAKER—Your committee on drainage, to whom was referred House File No. 315, a bill for an act to amend section nineteen hundred fifty-five (1955) of the supplement to the code of Iowa, 1913, relating to drains through land of another, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

DAVID MEREDITH, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on drainage, to whom was referred House File No. 492, a bill for an act to amend the law as it appears in sections eight hundred one (801), and eight hundred forty-nine-f, supplement to the code, 1913, and sections eight hundred forty-nine-l (849-l), eight hundred forty-nine-m (849-m) and eight hundred forty-nine-n (849-n), supplemental supplement to the code, 1915, relating to changing water courses, beg leave to report they have had the same under consideration

and have instructed me to report the same back to the House with the recommendation that the same do pass.

DAVID MEREDITH, *Chairman*.

Report adopted.

Klinker of Crawford, 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. 5, joint resolution proposing an amendment to the constitution of the state of Iowa, by repealing section one (1) of article two (2) of said constitution, and the enactment and adoption of a substitute therefor, relating to the right of suffrage, 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.

P. J. KLINKER, *Chairman*.

Ordered passed on file.

SENATE MESSAGE CONSIDERED.

McFerren of Hamilton moved that Senate File No. 123 be returned to the Senate. Motion prevailed.

HOUSE BILLS WITHDRAWN.

On request of Miles of Jackson, unanimous consent having been granted, House File No. 467 was withdrawn from the committee on railroads and transportation and from further consideration by the House.

On request of Gilbert of Marshall, unanimous consent having been granted, House File No. 515 was withdrawn from the committee on municipal corporations and from further consideration by the House.

On request of Weaver of Polk, unanimous consent having been granted, House File No. 94 was withdrawn from the committee on municipal corporations and from further consideration by the House.

On request of Harrington of Kossuth, unanimous consent having been granted, House File No. 392 was withdrawn from the committee on drainage and from further consideration by the House.

INTRODUCTION OF BILLS.

By committee on drainage, House File No. 583, a bill for an act to amend chapter 2, title 10, of the code and the amendments thereto, relating to levees, drains, ditches and water courses.

Read first and second time and passed on file.

RESOLUTIONS.

Meredith of Jasper offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Hon. Charles Nelson Doane of Newton, Jasper county, Iowa, a member of the 24th and 25th general assemblies, died at Kirksville, Mo., March 28, 1916, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial fittingly to commemorate his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Meredith of Jasper, Roberts of Ringgold and Wilson of Louisa.

Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

On request of Meredith of Jasper, unanimous consent having been given, House File No. 10, a bill for an act to amend the law as it appears in section five hundred ninety (590), five hundred ninety-one (591) and five hundred ninety-two (592), supplement to the code, 1913, relating to the compensation of township trustees, township clerks and township assessors, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend by inserting semi-colon (;) in lieu of the period at end of section one (1) of the bill and adding the following: "provided, however, that in townships embraced entirely within the limits of special charter cities, the compensation of township trustees shall be four dollars per day."

And amend by inserting a semi-colon (;) in lieu of the period at the end of section two (2) of the bill, and adding the following:

"provided, however, that in townships embraced entirely within the limits of special charter cities, the compensation of township clerks shall be four dollars per day."

Mr. Meredith moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—63.

Anderson of Greene	Jones	Rayburn
Baldwin	Kepple	Reed
Becker	Kern	Rogers
Boies	Klaus	Santee
Bruce	Klinker	Shortess
Coakley	Knickerbocker	Slosson
Dean	Krouse	Smith
Elwood	Lake	Stanley
Erickson	Lewis	Stuart
Finch	McFarlane	Tucker
Garber	McFerren	Turner
Gilbert	Mackie	Ulstad
Giltner	Mantz	Walrath
Gray	Meredith	Wenstrand
Griffin	Miller	Wichman
Harrington	Mowery	Wigdahl
Helming	Nordyke	Wilson of Cherokee
Horchem	O'Donnell	Wilson of Louisa
Jackson	Oertel	Wilson of Mahaska
Jessen	Price	Wilson of Mitchell
Johnston of Lucas	Randall	Wormley

Nays—16.

Anderson of Winne-	Finley	Nichols
bago	Gilmore	Nicholson
Dunkelberg	Langfitt	Peters
Durbin	Lee	Rees
Epps	Miles	Scott
Findlay	Mooty	

Absent or not voting—29.

Adkins	Hall	Richards
Anderson of Davis	Hansen	Roberts
Andre	Johnston of Humboldt	Rowley
Bailey	Kimberly	Shaff
Benn	Larson	Slaughter
Crozier	Lenocker	Starzinger
Darrah	Mead	Stone
Edgington	Murray	Weaver
Flenniken	Neff	Mr. Speaker
Grason	Newton	

So the House concurred in the Senate amendments.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 9, a joint resolution providing for an investigation by the board of control of the location in this state of materials suitable for the manufacture of Portland cement, of the

feasibility and practicability of manufacturing Portland cement by the state, and requiring such board to report to the next general assembly with reference thereto.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution providing that an extra copy of the supplement to the code be furnished to Senator Parker.

Also:

I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 11, joint resolution authorizing the board of railroad commissioners of the state of Iowa to expend a sum not exceeding \$500.00 in presenting testimony to the Newland's railroad investigating committee.

Also:

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. 144, a bill for an act to amend the law as it appears in sections two hundred ninety-eight (298), four hundred eighty-one (481), and four hundred ninety-one (491), supplemental supplement to the code, 1915, and section four hundred ninety-six (496), supplement to the code, 1913, relating to the compensation of deputy county officers.

Also:

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. 370, a bill for an act to amend section two hundred fifty-four-a thirty-two (254-a-32), supplement to the code, 1913, relating to the courts having jurisdiction of contributory dependency proceedings, and the procedure in said causes.

Also:

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. 159, a bill for an act to repeal the law as it appears in sections twenty-two hundred forty-seven (2247) and twenty-three hundred eight (2308), supplement to the code, 1913, relating to the levy of taxes for the support of the poor and insane and to provide for an additional levy in the general county fund.

Also:

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. 258, a bill for an act to amend the law relating to funds of cities and towns and to authorize cities and towns to transfer moneys from one fund to another by permission of court.

Also:

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. 268, a bill for an act to provide for the place of bringing actions for the collection of insurance premiums, or notes given therefor.

MOTION TO RECONSIDER CALLED UP.

Griffin of Woodbury called up the motion to reconsider the vote by which House File No. 71, a bill for an act amending section 1056-a26 of title V, chapter 14-c of the supplement to the code, 1913, relating to election of officers by the city councils of cities under commission plan, passed the House.

On the question, "Shall the House reconsider the vote by which House File No. 71 passed the House?"

Ayes—88.

Anderson of Greene	Griffin	Miles
Anderson of Winne-	Hall	Miller
bago	Harrington	Mooty
Andre	Helming	Mowery
Bailey	Horchem	Newton
Baldwin	Jackson	Nicholson
Becker	Jessen	Nichols
Boies	Johnston of Lucas	Nordyke
Bruce	Jones	O'Donnell
Darraha	Kepple	Oertel
Dean	Kern	Peters
Dunkelberg	Klaus	Price
Durbin	Klinker	Randall
Elwood	Knickerbocker	Rayburn
Epps	Lake	Rees
Erickson	Langfitt	Roberts
Finch	Larson	Rogers
Findlay	Lee	Santee
Finley	Lenocker	Shortess
Flenniken	Lewis	Slosson
Garber	McFarlane	Smith
Gilbert	McFerren	Stanley
Gilmore	Mackie	Stone
Giltner	Mantz	Stuart
Grason	Mead	Tucker
Gray	Meredith	Turner

Ulstad
Walrath
Weaver
Wenstrand

Wichman
Wigdahl
Wilson of Cherokee
Wilson of Louisa

Wilson of Mahaska
Wilson of Mitchell
Wormley

Nays—1.

Scott

Absent or not voting—19.

Adkins
Anderson of Davis
Benn
Coakley
Crozier
Edgington
Hansen

Johnston of Humboldt
Kimberly
Krouse
Murray
Neff
Reed

Richards
Rowley
Shaff
Slaught
Starzinger
Mr. Speaker

So the House reconsidered the vote by which House File No. 71 passed the House.

Griffin of Woodbury moved that the House reconsider the vote by which House File No. 71 passed to its third reading. Motion prevailed.

Griffin of Woodbury moved that the House reconsider the vote by which the report of the committee on House File No. 71 was adopted. Motion prevailed.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 22.

The hour having arrived for Special Order No. 22, on motion of Slaught of Wapello, House File No. 88, a bill for an act to provide for the preliminary examination of all persons who may hereafter desire to practice medicine, surgery, dentistry, osteopathy, or any other form of the healing art, in the state of Iowa; to designate of whom the board preliminary examination shall consist, and to define its powers and duties; to provide compensation for the members thereof, and to prescribe penalties for all violations of this act, with report of committee recommending passage as amended was taken up and considered.

Rayburn of Poweshiek offered the following amendment as a substitute for the committee amendments to House File No. 88:

Amend House File number eighty-eight together with all of the committee amendments thereto as found on pages six hundred eighty-eight (688), six hundred eighty-nine (689), and six hundred ninety (690), of House Journal of date of February 23, 1917, by striking therefrom all of said bill following the enacting clause therein, and all amendments thereto, and by substituting the following in lieu thereof:

SECTION 1. Any person shall be eligible for examination, after the passage of this act, who is a graduate of a regular incorporated school or college of chiropractic, and giving adequate courses in anatomy, physiology, symptomatology, hygiene, chemistry, histology, pathology, principles and practice, requiring actual attendance for three school years of not less than six months each, and provided that after August 1, 1918 such person shall have completed a four year high school course or its equivalent, and a diploma from incorporated school or college of chiropractic teaching the subjects named in this section and requiring an actual bona fide attendance of three years of not less than six months each.

SECTION 2. Such person shall at least fifteen days before the date fixed for any regular meeting for the board of examiners make written application for examination to the secretary of said board, and shall accompany the same with a preliminary fee of fifteen (\$15.00) dollars. The application shall contain a statement showing the name, age, sex, and the residence of the applicant; the name and location of the school or college of which he graduated, the length of time devoted to the study of chiropractic, the date of graduation, the experience of the applicant if any, in the care of the sick as interne or clinical assistant under any regularly licensed preceptor. The application shall be signed and verified by the oath of the applicant.

SECTION 3. For the purpose of examining applicants for license as chiropractors there is hereby created a board of chiropractic examiners, which board shall be appointed by the governor of the state of Iowa, and shall be composed of one member of the state board of health, and two competent chiropractors.

SECTION 4. The term of office of the membership of the board of chiropractic examiners shall commence on the first Monday of June 1917, and continue for five years provided, however, that the first board shall meet as soon as convenient after their appointment and organize by electing a president and secretary and annually thereafter during the life of said board; and shall adopt rules and regulations to govern the making of applications and manner of conducting examinations which shall be printed in pamphlet form, and thereafter one copy shall be furnished to any person applying for such pamphlet, and shall adopt the forms to be used in the business of the board and an official seal. Any vacancies occurring in the membership of the board of examiners shall be filled by appointment by the governor in the same manner and from the same classes as is provided for by the creation of the board. No such appointment shall be made of any persons who have not been continuously and regularly engaged in the practice of healing of the school to which he belongs, within the state of Iowa for the two years next preceding such appointment.

SECTION 5. The board of examiners shall hold regular sessions for examinations of candidates for examination and license to practice, and the transaction of such other business as may properly come before it, commencing on the first Monday of February, July, and Oc-

tober in each year at the capitol building in the city of Des Moines, and it is hereby made the duty of the custodian of such building to furnish said board with a suitable room in which to hold its sessions.

SECTION 6. The board shall conduct written examinations in anatomy, physiology, symptomatology, hygiene, chemistry, histology, pathology, and principles of chiropractic, and shall further require each candidate for license to give a clinical demonstration of vertebral palpitation, nerve tracing, and adjusting. Each candidate shall answer correctly at least sixty per centum of the written questions propounded in each subject and an average of seventy-five per centum of all questions propounded, and shall make satisfactory clinical demonstrations, before being entitled to a license. When it shall have been determined by the board of examiners any candidate has passed successfully such examination, and has made a satisfactory demonstration of the clinical art, and is a person of good moral character, there shall be issued to such candidate license to practice chiropractic countersigned by the president and secretary of said board of examiners, and authenticated by its official seal. The fee for such license shall be five (\$5.00) dollars and shall be paid to the secretary of said board of examiners before the delivery of the license. Before any chiropractic in this state as herein contemplated, he shall cause to be recorded in the office of the recorder of the county in which he resides such license, and the fee for recording such license shall be fifty (\$.50) cents. Any person failing in his examination shall be entitled to a second examination at the next regular session of the board of examiners without further fee.

SECTION 7. Any person who has been bona fide, regularly and continuously engaged in the practice of chiropractic, in this state, for the six months next preceding the taking effect of this act, and who is a graduate of an organized school or college of chiropractic, having and teaching an adequate course of at least two years of six months each, in the subjects of anatomy, physiology, symptomatology, hygiene, chemistry, histology, pathology, principles and practice of chiropractic, and who shall have furnished satisfactory proof to said board of examiners that he has studied in such school or college of chiropractic the subjects herein named for two school years of not less than six months each, and has successfully passed the examinations of such school or college of chiropractic, in said subjects; that he is a person of good moral character, shall be entitled to receive a license without examination upon a payment of a fee of twenty (\$20.00) dollars to the secretary of the board of examiners, provided, however, the application for such license shall be made within thirty days after the taking effect of this act. Provided further, that any person holding a license issued by the board of any other state, having requirements equal to those provided in this act, and who has been engaged, bona fide, regularly and continuously, in the practice of chiropractic for at least six months, shall be entitled to license without examination upon the payment of the fee of twenty (\$20.00) dollars and fur-

nishing to said board of examiners satisfactory evidence of his good moral character, and fitness to engage in the practice of chiropractic.

SECTION 8. Any school or college duly organized and incorporated giving a course of study in the following subjects: anatomy, physiology, symptomatology, hygiene, chemistry, histology, pathology, principles and practice, and requiring an attendance for three school years of six months each, is hereby determined to be a standard school of chiropractic.

SECTION 9. The board of examiners may refuse to grant a license to any person otherwise qualified and shall revoke any license issued by it to any chiropractor, who is not of good moral character, or who solicits professional patronage by agents, or who is guilty of false and fraudulent representations as to his skill and ability, or who is guilty of gross unprofessional conduct, or for incompetency, or for habitual intoxication or use of narcotics, or for fraud or deception in the procurement of his license. Before any license shall be revoked by the board, the holder thereof shall be entitled to have at least twenty days' notice of the charges against him and of the time and place when the board will hear and determine the charges and upon such hearing he shall be entitled to be represented by counsel, and have compulsory process to procure the attendance of witnesses. Any person who is aggrieved by any ruling, order, or decision of the board of examiners made as contemplated in this section, shall have the right of appeal to the district court or other courts in the county in which he resides upon serving written notice of appeal upon the secretary of the board within twenty days from the date of the entry of the ruling or order appealed from. Upon receiving notice of any appeal the secretary of the board of examiners shall forthwith certify to the clerk of the court in which the appeal is triable a complete transcript of the entire record of the proceedings before the board and shall transmit to the clerk all the original papers, documents, and records. The appeal shall be heard at the next term of court commencing not less than ten days after the service of the notice of appeal, and shall be triable as a law action, with right of appeal to the supreme court.

SECTION 10. The practice of chiropractic shall be deemed to be the adjustment by hand of the articulations of the spine and other incidental adjustments according to chiropractic methods; but it shall not include operative surgery, obstetrics, osteopathy, nor the administration or prescribing of any drug or medicine now or hereafter included in materia medica, nor the treatment of infectious or contagious diseases. Chiropractors shall, subject to the limitations of this act, be entitled to all the rights and privileges of physicians and surgeons and shall be subject to all the duties and obligations prescribed by the statutes of this state in so far as the same are not inconsistent with the provisions of this act. Every chiropractor shall place on all signs used by him, and also display prominently in his office, the word "chiropractic".

SECTION 11. Any person who shall practice or attempt to practice chiropractic, or who shall use the title of chiropractor, or any word or title having a tendency to induce any person to believe that he is a chiropractor, without having first complied with all the provisions of this act, or who shall be guilty of any fraud, deception, or false pretense in securing or attempting to secure a license as a chiropractor, shall be guilty of a misdemeanor, and shall be punished by a fine of not less than three hundred dollars, nor more than five hundred dollars, and shall pay the costs of prosecution, and be committed to the county jail until such fine and costs are paid. If any person holding a license to practice under this act shall be convicted of a misdemeanor, as hereinbefore defined, or of practicing contrary to the provisions of this act, or shall be convicted of any felony, his license shall at once stand revoked and shall furnish no protection thereafter against a prosecution for practicing or attempting to practice chiropractic without a license. It is hereby declared to be the special duty of the county attorneys to enforce the provisions of this act within their respective counties.

SECTION 12. At the close of each regular meeting of the board of examiners, the secretary of the board shall account to and deposit with the treasurer of state all preliminary and license fees received and the same shall be kept by said treasurer in a separate fund, and shall be paid out only upon written orders, duly authenticated by the signatures of the president and secretary of said board of examiners and by the official seal of said board. The fund so created shall be used for the payment of the compensation of the members of the board of examiners, which is hereby fixed at fifteen dollars a day for each day actually spent in the performance of their duties and their actual expenses of travel while engaged in official business, and the incidental expenses of the board for supplies required in order to enable it to perform its duties. No further appropriation shall be made for any expenses or compensation of said board of examiners, and if said fund in the hands of the treasurer of state shall be insufficient, at any time, to pay said compensation and expenses of said board of examiners for any regular meeting of said board herein provided for, the fund on hand, if any, shall be first applied to the payment of said expenses of said board, and the balance of said fund, if any, shall be apportioned and paid to said board of examiners pro rata, which shall be in full payment of the per diem of said board of examiners for any such regular meeting. If at the end of four years from the passage of this act there shall be a surplus of said fund in the hands of the treasurer of state, exceeding five hundred (\$500.00) dollars all of such surplus in excess of five hundred (\$500.00) dollars, shall be covered into the treasury of the state, and on the 30th of June in each year thereafter. The funds created by section twelve of this act shall remain in the hands of the treasurer of state, and the same used from time to time for the maintenance of the board of examiners, as provided in this act.

SECTION 13. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Register and Des Moines Capital, newspapers published in Des Moines, Iowa.

Rayburn of Poweshiek moved that further action be deferred on House File No. 88, that the above substitute amendment be printed in the journal, and that the bill be made a special order for Thursday, March 29th, at 10:30 a. m. Motion prevailed.

On request of Tucker of Clinton, unanimous consent having been granted, Calendar No. 292, House File No. 202, was made a special order for Thursday, March 27th, at 2:00 p. m.

On request of Tucker of Clinton, unanimous consent having been granted, Calendar No. 313, House File No. 180, was made a special order for Thursday, March 27th, at 2:30 p. m.

On request of Findlay of Webster, unanimous consent having been granted, Calendar No. 312, House File No. 500, was made a special order for Wednesday, March 28th, at 1:30 p. m.

The House resumed consideration of House File No. 71.

Griffin of Woodbury offered the following amendment to the committee amendments and moved its adoption:

Amend the committee amendments to section 2 by adding thereto the following: "Provided that this act in so far as it affects the office of city clerk, apply only to cities in which the city clerk performs the duties of clerk of the superior court in addition to his duties as city clerk."

Amendment adopted.

The committee amendments as amended were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Griffin moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?"

Ayes—85.

Anderson of Greene	Crozier	Findlay
Anderson of Winnebago	Darrah	Finley
Andre	Dean	Flenniken
Bailey	Dunkelberg	Garber
Baldwin	Durbin	Gilbert
Benn	Edgington	Giltner
Boies	Elwood	Grason
Bruce	Epps	Griffin
Coakley	Finch	

Hall	Mackie	Scott
Harrington	Mantz	Shortess
Helming	Mead	Slaught
Horchem	Meredith	Slosson
Jackson	Miles	Smith
Jessen	Mooty	Stanley
Johnston of Lucas	Mowery	Stuart
Jones	Newton	Tucker
Kepple	Nichols	Turner
Kern	Nicholson	Ulstad
Klaus	Nordyke	Walrath
Klinker	O'Donnell	Weaver
Knickerbocker	Peters	Wenstrand
Krouse	Price	Wichman
Lake	Randall	Wigdahl
Langfitt	Rayburn	Wilson of Cherokee
Lenocker	Richards	Wilson of Louisa
Lewis	Roberts	Wilson of Mahaska
McFarlane	Rogers	Wilson of Mitchell
McFerren	Santee	

Nays—1.

Oertel

Absent or not voting—22.

Adkins	Kimberly	Rees
Anderson of Davis	Larson	Rowley
Becker	Lee	Shaff
Erickson	Miller	Starzinger
Gilmore	Murray	Stone
Gray	Neff	Wormley
Hansen	Reed	Mr. Speaker
Johnston of Humboldt		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of McFerren of Hamilton, Calendar No. 350, House File No. 580, a bill for an act to amend section two hundred twenty-seven (227), supplemental supplement to the code, 1915, increasing the number of judges in the eleventh judicial district and providing a method of filling the additional office created, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. McFerren moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?"

Ayes—81.

Adkins	Horchem	O'Donnell
Anderson of Greene	Jackson	Oertel
Anderson of Winne- bago	Jessen	Peters
Andre	Jones	Price
Baldwin	Kepple	Randall
Becker	Kern	Rayburn
Boies	Klaus	Reed
Bruce	Klinker	Richards
Coakley	Knickerbocker	Santee
Darrah	Krouse	Shaff
Dean	Larson	Shortess
Durbin	Lenocker	Slaught
Edgington	Lewis	Smith
Elwood	McFarlane	Stanley
Epps	McFerren	Starzinger
Erickson	Mackie	Stuart
Findlay	Mantz	Tucker
Flenniken	Mead	Turner
Garber	Miles	Ulstad
Gilbert	Miller	Walrath
Gilmore	Mooty	Weaver
Giltner	Mowery	Wenstrand
Gray	Murray	Wichman
Griffin	Newton	Wigdahl
Hall	Nichols	Wilson of Cherokee
Hansen	Nicholson	Wilson of Louisa
Harrington	Nordyke	Wormley

Nays—3.

Finch	Rogers	Scott
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Absent or not voting—24.

Anderson of Davis	Johnston of Humboldt	Rees
Bailey	Johnston of Lucas	Roberts
Benn	Kimberly	Rowley
Crozier	Lake	Slosson
Dunkelberg	Langfitt	Stone
Finley	Lee	Wilson of Mahaska
Grason	Meredith	Wilson of Mitchell
Helming	Neff	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Pitt in the chair.

SPECIAL ORDER NO. 31.

The hour having arrived for Special Order No. 31, on motion of Helming of Allamakee, House File No. 283, a bill for an act to repeal sections one hundred seventeen (117), one hundred twenty-one (121), one hundred twenty-four (124), one hundred twenty-seven (127), one hundred twenty-eight (128), one hundred twenty-

nine (129), one hundred thirty (130), one hundred thirty-three (133), one hundred thirty-four (134), one hundred thirty-five (135), one hundred forty-two (142), one hundred forty-three (143), and one hundred forty-four (144) of the code; also sections one hundred eighteen (118), one hundred nineteen (119), one hundred twenty (120), one hundred thirty-seven-a (137-a) and one hundred thirty-nine (139) of the supplement to the code, 1913; also sections one hundred thirty-eight (138) and one hundred forty-one (141) of the supplemental supplement to the code, 1915; and to amend sections one hundred sixty-nine (169) of the code, and also sections one hundred sixty-five (165) and one hundred sixty-eight (168) of the supplement to the code, 1913; also to abolish the office of state printer and state binder and to terminate the term of office of the incumbents thereof; also to create a board of state printing and binding and to establish the powers and duties thereof; also to provide for a contract system of procuring the public printing and binding and the material and supplies required in connection therewith, with report of committee recommending passage as amended was taken up and considered.

Stone of Sioux and Miller of Boone offered the following substitute amendment as a substitute for House File No. 283 and all pending amendments:

Amend by striking out all after the enacting clause and inserting in lieu thereof the following:

SECTION 1. The system of public printing and binding is hereby reorganized and re-established and the board of public printing and binding is hereby created. Such board shall consist of the executive council of the state of Iowa and shall have direct control, management, and supervision of all public printing and binding of all officers, boards, and commissions, having offices at the seat of government, of the general assembly, and of the supreme court, unless otherwise provided for by law, and of all other printing and binding now required by law to be done by the state printer and state binder or which may be required by law in the future through the said board of printing and binding.

SEC. 2. The state document editor shall be secretary of the state board of printing and binding and shall perform such duties in connection therewith, under the provisions of this act, as the board of printing and binding shall delegate and direct. All requisitions for printing and binding shall be filed with him and he shall have immediate charge of the work. He shall attend to the proofs, examine and pass on the quality and quantity of the delivered product, give directions as to the place of delivery, and figure and check all bills for printing and binding. Wherever the term Document Editor is used in this act, it is used synonymously with secretary of the board of printing and binding and the bond of five thousand (\$5,000.00) dollars now required of the document

editor shall apply to his duties, both as document editor and secretary of the board of printing and binding. It is also provided that said document editor and secretary of the board of printing and binding shall be a practical printer with at least five years experience.

SEC. 3. On or before the first day of November of each year, beginning with the year 1918, the officers of the different departments of state coming under the provisions of this act shall file with the document editor for the following year, an estimate of the probable amount and kind needed of bulletins, circulars, folders, pamphlets, booklets, catalogues, books, reports, blank books, record books, blanks, envelopes, letter heads, cards, labels, invoices, receipts, postal cards, court dockets, briefs, abstracts, cuts, plates, engravings, half-tones, illustrations, and all other printing and binding work of any nature whatsoever, now or hereafter required for the above period.

SEC. 4. All printing and binding designated in section three (3) of this act and all other printing and binding coming under the provisions of this act shall be classified in a general way by the board of printing and binding, as follows: (1) Bulletins, circulars, folders, pamphlets, booklets, catalogues, small books, reports, blank books, and all printing and binding of this nature, on which there is general competition in the state; (2) Codes, code supplements, session laws, record books, official register, census, geological survey, year book of agriculture, horticultural report, railroad commissioners' report, expense report, Iowa documents, large books, and any other publication or printing and binding work on which there is not general competition in the state; (3) Commercial work, such as envelopes, letter heads, cards, schedules, blanks, invoices, bills, labels, slips, postal cards, and all kinds of small jobs, commonly known as job printing; (4) General assembly journals, bills, resolutions, calendars, messages, bill indexes, manuals, and all other printing in connection with the legislature; (5) Supreme court dockets, briefs, abstracts, and all other printing in connection with the supreme court, not otherwise provided for by law; (6) Engravings, plates, cuts, half tones, and all other illustrations used in state printing and binding.

SEC. 5. Under the classification of section four (4) of this act, the contracts for class four shall be open only to bidders in the city of Des Moines, Iowa, and the House and Senate journals and the bound volumes of same shall be let to one contractor, the purpose being to eliminate extra cost of composition: classes one, three, five and six, shall be open to bidders of the entire state of Iowa but not to bidders outside of the state. Class two shall be open to bidders of the state but may be opened to bidders outside of the state if the board of printing and binding finds that the competition is too limited to get reasonable prices. The board of printing and binding may estimate the probable total amount needed for a year of the various kinds of work in class six and let the contract under the provisions of this act for the total work of each kind or of all kinds or may let it by individual pieces. The board of printing and binding may estimate so far as practicable, the probable total amount of letter heads, envelopes, cards, labels, blanks, or any other

sub-division under class three and let the contract under the provisions of this act for the total work of each kind or may let it by individual pieces.

SEC. 6. Paper and stock shall be furnished by the contractor and all bids shall be upon each completed product separately, except as is otherwise provided in this act, and shall be awarded in like manner to the lowest bidder, but the board of printing and binding shall have the power to reject any or all bids and advertise for new bids.

SEC. 7. On or before the *third Monday of Novemer* of each year beginning with the year 1918, the board of printing and binding shall cause to be printed for three consecutive issues in at least one daily paper in each of the seven largest cities in the state, as shown by the last state or federal census, an advertisement that sealed bids will be received until the *second Monday in December* for all printing and binding coming under the provisions of this act for the year following beginning with the first day of January. All bids shall be submitted in sealed envelopes and shall be opened in the office of the board of printing and binding at ten o'clock a. m. on the second Monday of December of each year, and the contracts shall be awarded in accordance with the provisions of this act. Said advertisement for bids shall specify that blank schedule and specifications in detail for bids may be obtained from the document editor, Des Moines, Iowa.

SEC. 8. The board of printing and binding shall prepare a *blank schedule and specifications* in detail upon which all bids shall be made, enumerating the number, kind, form, style, size and quality of each article, the size, form weight, and quality of paper or stock to be used: the size and style of type: the quality and style of binding, design, or monogram: the probable number of pages in each volume, and the probable number of pages of pages of each style of composition in each volume: and all other details entering into and forming a part of the work, stock, and completed product to be furnished. Said board of printing and binding, when requested to do so, shall have mailed to any printing or binding plant, entitled to bid under the provisions of this act, a copy of said blank schedule and specifications and when possible shall furnish to the prospective bidder a sample of the job or jobs upon which he proposes to bid. Each bid shall be accompanied by a certified check in the sum of ten per cent of such bid. Within ten days after notice of being awarded the contract, the contractor shall furnish a bond, with sureties, to be approved by the board of printing and binding, in the total sum of the contract and conditioned that the contractor shall indemnify and save harmless the state of Iowa for any and all damages or injury arising out of his failure to fulfill and perform all the conditions of his contract.

SEC. 9. Upon the acceptance of a proposed bid, the board of printing and binding shall at once notify the successful bidder that his proposal has been accepted, and within ten (10) days thereafter such successful bidder shall enter into a contract with the state, under bond as hereinbefore provided, to furnish such printing or binding work and stock in accordance with the schedule and specifications. Should any bidder fail

or neglect to enter into a contract within the time herein specified, the board of printing and binding shall award the contract in the same manner as herein specified to the next lowest bidder. Any successful bidder's failure to enter into contract shall forfeit to the state the certified check accompanying his bid. Any bidder not successful in securing an award of contract for which he has submitted his bid, accompanied by a check, shall be entitled to a return of said check, and the certified check of the successful bidder shall be returned to him upon the approval of his bond and contract.

SEC. 10. It shall be the duty of the *attorney general* to draw forms for contracts and bonds under the provisions of this act and each contract shall be signed by the document editor under the direction of the board of printing and binding, on behalf of the state, and by the party to whom said contract has been awarded, and such contracts and the bonds as hereinafter provided shall be filed with the board of printing and binding.

SEC. 11. Each contractor shall furnish the document editor or such officer as the document editor may direct duplicate proof of work being done under the contract. Such proofs shall be corrected and one copy returned to the contractor within five days. The other corrected proof shall be filed by the document editor with the contract. The contractor shall not be responsible for errors not marked on the proof and shall receive additional pay at the maximum rates, provided for in this act, for changes and alterations made in the original copy. Proofs shall be furnished upon the kind of stock that is to be used. Work completed under a contract, in accordance with the specifications, shall be delivered at the risk of the contractor and without expense to the state to the office of the document editor or to such officer, board, commission, or institution as the document editor may designate.

SEC. 12. Upon the completion and delivery of any particular job of printing or binding done under the provisions of this act, the contractor shall file with the document editor a sworn invoice or bill of the same, which invoice or bill, the document editor shall figure and check as to number, quality, and compliance with contract and specifications. The board of printing and binding shall then pass upon the claim and if it is found to be correct, payment shall be made to the contractor at the contract price, upon vouchers certified to as approved by the board of printing and binding, in the manner that other accounts against the state are paid.

SEC. 13. The board of printing and binding shall state in its specifications for printing and binding the time requirements with reference to all such work and shall fix in the specifications and contract the penalty for failing to comply with the provisions of the specifications and contract; provided, however, that no contractor shall be held accountable for delay occasioned by holding proofs or any other non-conformance to contract or specifications for which said contractor is in no way responsible.

SEC. 14. All copy for printing and binding shall be made in duplicate and one copy furnished the contractor and one copy retained on file by the document editor.

SEC. 15. The board of printing and binding, upon the taking effect of this act, shall adopt a maximum schedule of rates for printing and binding, not including stock, which schedule shall be the existing statutory schedule, so far as applicable, but said schedule may be changed, added to, or revised by the board of printing and binding from time to time. No contract for printing or binding shall be let at a greater price than the maximum of rates fixed.

SEC. 16. Any complaints with reference to any action of the document editor shall be heard and finally determined by the board of printing and binding.

SEC. 17. In the publication of reports that are to be bound together as Iowa documents, the board of printing and binding shall have a sufficiently extra number printed for use in said documents, in order that the extra expense of reprinting may be saved, and said extra reports shall be filed with the document editor for use at the proper time.

SEC. 18. All printing and binding of every kind and of any nature whatsoever, coming under the provisions of this act, shall pass through the hands of and shall be purchased by the board of printing and binding in the manner herein provided; except, when an emergency arises for the immediate furnishing of any printing or binding, the cost of which shall not exceed one hundred (\$100.00) dollars, the board of printing and binding shall have the power, if, in their judgment, the same cannot be deferred, to purchase such printing or binding at the lowest and best competitive price at any time between the letting of contracts, provided, however, that such price shall not be greater than is allowed by the schedule of maximum rates.

SEC. 19. All requisitions for printing or binding, bids, certified checks, bonds, contracts, specifications, schedules, records of the acts and proceedings of the board of printing and binding, and all other papers and documents executed under the provisions of this act shall be kept on file in the office of the document editor.

SEC. 20. The board of printing and binding shall prepare and file in the office of the governor, on or before the first day of February of each year, an annual report for the preceding year ending on the 31st day of December, provided, that no report shall be required until one year has been completed under the provisions of this act. Such report shall contain a full disclosure of all financial transactions of the board of printing and binding, including in tabulated form every requisition for printing and binding, the cost thereof, and the name of the contractor, for the year which it covers.

SEC. 21. All contracts for Senate and House journals, bills, circulars, pamphlets, catalogues, reports, booklets, books, and similar publications, shall be let by bids per page, and contractors shall not charge for original composition where the type has not been reset and the board of printing and binding shall not issue a voucher for any such duplication of charges. There shall be no charge for blank pages, but part pages shall be figured as full pages.

SEC. 22. If, in the judgment of the board of printing and binding, better service and cheaper rates can be had by the state furnishing paper and stock for printing and binding, then the said paper and stock may be bought in the manner now provided by law and the contracts for printing and binding let as herein provided, except that the paper and stock shall be furnished by the state. The paper and stock furnished the contractor shall be charged to him by the document editor, less five (5) per cent for waste, and said contractor shall return to the document editor any unused paper or stock upon completion of contract.

SEC. 23. Paper and stock on hand with the state executive council at the time of the taking effect of this act shall be sold to the highest bidder, unless the board of printing and binding shall decide that the state shall furnish paper and stock for printing and binding, in which event said paper and stock shall be used in printing and binding.

SEC. 24. All acts and parts of acts in conflict with this act are hereby repealed and the offices of state printer and binder are hereby abolished, the same to take effect at the expiration of the terms of office of the present state printer and state binder.

SPECIAL ORDER NO. 20.

The hour having arrived for Special Order No. 20, Shortess of Tama moved that action on same be deferred and that the bill be considered immediately following the disposal of the bill now under consideration. Motion prevailed.

SPECIAL ORDER NO. 31.

The House resumed consideration of Special Order No. 31, House File No. 283.

Helming of Allamakee moved that further action be deferred on House File No. 283, and that it be made a special order for Tuesday, March 27th, at 11:00 a. m. Motion prevailed.

SPECIAL ORDER NO. 20.

The hour having arrived for Special Order No. 20, on motion of Shortess of Tama, the House resumed consideration of House File No. 406, a bill for an act to regulate telephone companies.

The amendment filed by Wichman of Hancock and found on page 1167 of the journal of March 22d was called up.

Jones of Cerro Gordo offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding thereto the following: " , but that they shall not be exempt from the provision of the bill prohibiting duplication of central office".

The amendment to the amendment lost.

The amendment offered by Mr. Wichman was then taken up and considered. Mr. Wichman moved the adoption of the amendment. Motion prevailed and amendment was adopted.

Randall of Linn asked and obtained unanimous consent to withdraw all of the amendments offered by him as applied to the main bill.

Unanimous consent having been granted, Mr. Randall then offered the following amendment to the amendment to the substitute amendment offered by him and found on page 1167 of the journal of March 22d:

Amend said amendment by adding thereto the following paragraph:

Sixth: Strike from section ten (10) of said bill, all that part of said section following the word "commission" in the eighteenth line, and ending with the word "change" in the thirty-fourth line of said section.

Mr. Randall's amendment to the substitute was then taken up and considered by paragraphs as numbered, and the paragraph marked "first" was adopted.

Unanimous consent having been granted, the paragraphs marked "second" and "fifth" were considered together.

On motion of McFarlane of Black Hawk, the House adjourned until 1:30 p. m.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

RESOLUTION WITHDRAWN.

On request of Murray of Buena Vista, unanimous consent having been granted, resolution relative to House Joint Resolution No. 3, found on page 1083 of the journal of March 20th was withdrawn.

SPECIAL ORDER.

On motion of Murray of Buena Vista, Senate Joint Resolution No. 5 was made a special order for Thursday, March 29th, at 1:30 p. m.

CONSIDERATION OF BILLS.

The House resumed consideration of House File No. 406. Randall of Linn moved the adoption of paragraphs designated as "second" and "fifth" in his amendment to the substitute amendment found on page 1167 of the journal of March 22d.

Motion lost.

Paragraph marked "third" was then taken up and considered and on motion of Randall of Linn was adopted.

Rogers of Carroll asked unanimous consent to withdraw the amendments offered by him to the main bill. Objection was made by Shortess of Tama.

Paragraph marked "fourth" of the Randall amendment to the substitute amendment was then taken up and on motion of Mr. Randall was adopted.

Paragraph marked "sixth" was taken up and considered and the same was ruled out of order.

Turner of Iowa asked and obtained unanimous consent to withdraw that part of the amendment of Rogers of Carroll to the main bill which was identical with his amendment to the substitute amendment.

Turner of Iowa called up the amendment to the substitute amendment, filed by him and found on page 1168 of the journal of February 22d, and moved its adoption.

Amendment to the substitute amendment lost.

The following amendment to the substitute amendment filed by Griffin of Woodbury was taken up and considered:

Amend the substitute amendment to House File No. 406 by striking out the word "commission" where the same appears in line twenty-two (22) of section ten (10) of the bill, and inserting in lieu thereof the words: "city or town council", and by striking out the word "commission" where the same appears in line twenty-nine (29) of section ten (10) of said bill, and inserting in lieu thereof the words "city or town council."

SPECIAL ORDER NO. 32.

The hour having arrived for Special Order No. 32, on motion of Epps of Wapello, House File No. 13, a bill for an act to create a commission to revise and codify the laws of Iowa and defining its duties and providing for the publication and distribution of its report, with report of committee recommending passage as amended was taken up and considered.

Rogers of Carroll offered the following amendment and moved its adoption:

Amend the amendment proposed by the judiciary committee to House File No. 13 by inserting before the word "commission" in the first line of section one of said amendment the word "non-partisan".

Amendment adopted.

Rogers of Carroll offered the following amendment and moved its adoption:

Amend the amendment submitted by the judiciary committee to House File No. 13, by striking from the fifth and sixth lines of section five of said amendment the words "December, 1917, but the time may be extended by the governor if necessary or expedient" and substituting in lieu thereof the word and figures "January, 1918".

Amendment lost.

The committee amendments as amended were adopted.

Moved by Epps of Wapello and seconded by Newton of Cass that the main question be now put. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Epps moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins-	Grason	Mantz
Anderson of Greene	Gray	Mead
Anderson of Winne-	Hall	Meredith
bago	Hansen	Miles
Andre	Harrington	Miller
Bailey	Helming	Mooty
Baldwin	Horchem	Mowery
Becker	Jackson	Neff
Benn	Jessen	Newton
Boies	Johnston of Humboldt	Nichols
Bruce	Johnston of Lucas	Nicholson
Darraha	Jones	Nordyke
Dean	Kepple	O'Donnell
Dunkelberg	Kern	Peters
Edgington	Kimberly	Price
Epps	Klaus	Rayburn
Erickson	Klinker	Richards
Finch	Knickerbocker	Roberts
Findlay	Krouse	Rogers
Flenniken	Lake	Santee
Garber	Lenocker	Shaff
Gilbert	McFarlane	Shortess
Gilmore	McFerren	Smith
Giltner	Mackie	Stanley

Starzinger	Walrath	Wilson of Mitchell
Stuart	Weaver	Wormley
Tucker	Wichman	Mr. Speaker
Turner	Wigdahl	
Ulstad	Wilson of Mahaska	

Nays—15.

Elwood	Lewis	Scott
Finley	Murray	Slaught
Griffin	Oertel	Stone
Langfitt	Randall	Wilson of Cerokee
Lee	Reed	Wilson of Louisa

Absent or not voting—9.

Anderson of Davis	Durbin	Rowley
Coakley	Larson	Slosson
Crozier	Rees	Wenstrand

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE.

MR. SPEAKER—I desire to explain my vote on House File No. 13. I favor the revision of the code but do not believe that the revision can be made with the necessary care and accuracy and be done by the time set in the bill; and I am opposed to the passage of any bill which apparently contemplates the calling of an extra session of the thirty-seventh general assembly, and therefore can not support this bill.

MAC J. RANDALL.

MR. SPEAKER—In explaining my vote on House File No. 13, a bill providing for the revision and codification of the laws of Iowa, I wish to state that I favor code revision but I believe that the bill in its present form is impracticable and that it will not work out in such a way as to produce the results anticipated; therefore, I am voting against the same.

FRANK OERTEL.

LEAVE OF ABSENCE.

On request of Bailey of Shelby leave of absence was granted Rogers of Carroll until Monday.

CONSIDERATION OF BILLS.

The House resumed consideration of House File No. 406.

Andre of Des Moines moved the previous question, as applied to all pending amendments and the main question. Seconded by Rayburn of Poweshiek. Motion prevailed.

Amendment offered by Griffin of Woodbury to the substitute amendment lost.

Stone of Sioux called up the following amendment filed by him to the substitute amendment and moved its adoption:

Amend by adding at the end of section nine (9) of the substitute amendment to House File No. 406 the following:

"Every individual, company, or private corporation, conducting a telephone company coming within the provisions of this act, shall file during the month of January of each year, with the railway commission, a sworn financial statement covering the previous year. This statement shall contain the name of the individual, company, or private corporation, the principal place of business, the subsidiary place or places of business, if any, capital stock, names of stockholders together with the amount of stock that each holds, total expense of operation, total receipts, profits and losses, indebtedness for liabilities, and estimated physical valuation. In case such individual, company, or private corporation holds franchises in more than one city or town, such financial report shall contain the total receipts for each city or town, the proportion of expense of operation charged to each city or town, and the proportion of the estimated physical valuation charged to each city or town. In case of controversy between said individual, company, or private corporation operating a telephone company under the provisions of this act and the railway commission, or upon written complaint of twenty or more telephone subscribers in any such city or town and contiguous territory in which such company operates, over the matter of rates, said railway commission shall have authority to require itemized sworn statement of receipts, expenditures, physical valuation, and any factors that enter into the fixing of reasonable rates.

Whenever any telephone company coming under the provisions of this act shall ask for an increase of rates for telephone service in any city or town or territory contiguous thereto, the commission shall fix a date for hearing the request for such increase in rates. Such hearing shall be held in the city or town in which said increase in rates is asked and all of the telephone subscribers affected by said increase in rates shall be mailed a written notice by the telephone company asking such increase of rates, giving the date of said hearing and the increased rate asked for. And all of the costs of such hearing shall be paid by the telephone company asking for such increase in telephone rates."

Amendment to the substitute amendment lost.

Shortess of Tama moved that the substitute amendment as amended be adopted. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Shortess moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—59.

Adkins	Jackson	Oertel
Anderson of Greene	Jones	Peters
Baldwin	Kepple	Price
Benn	Klaus	Rayburn
Dean	Klinker	Richards
Dunkelberg	Knickerbocker	Shaff
Edgington	Lake	Shortess
Elwood	Langfitt	Stanley
Erickson	Larson	Starzinger
Finch	Lee	Stuart
Findlay	Lewis	Turner
Finley	Mackie	Walrath
Gilbert	Mantz	Weaver
Gilmore	Mead	Wenstrand
Giltner	Meredith	Wichman
Grason	Neff	Wigdahl
Griffin	Newton	Wilson of Mahaska
Hansen	Nichols	Wilson of Mitchell
Harrington	Nordyke	Wormley
Horchem	O'Donnell	

Nays—34.

Anderson of Winne-	Johnston of Humboldt	Reed
bago	Johnston of Lucas	Roberts
Bailey	Kern	Santee
Boies	Krouse	Scott
Bruce	Lenocker	Slaught
Darrah	McFarlane	Slosson
Epps	McFerren	Stone
Flenniken	Miles	Ulstad
Garber	Miller	Wilson of Cherokee
Gray	Mowery	Wilson of Louisa
Hall	Murray	Mr. Speaker
Jessen	Randall	

Absent or not voting—15.

Anderson of Davis	Durbin	Rees
Andre	Helming	Rogers
Becker	Kimberly	Rowley
Coakley	Mooty	Smith
Crozier	Nicholson	Tucker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

LEAVE OF ABSENCE.

On request of Findlay of Webster leave of absence was granted Johnston of Humboldt until Saturday.

CONSIDERATION OF BILLS.

On request of Klinker of Crawford, unanimous consent having been given, House File No. 144, a bill for an act to amend the law as it appears in sections two hundred ninety-eight (298), four hundred eighty-one (481), and four hundred ninety-one (491), sup-

plemental supplement to the code, 1915, and section four hundred ninety-six (496), supplement to the code, 1913, relating to the appointment and compensation of deputy county officers, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend by adding to the last line on the first page of said bill, following the word "salary", and to the first line of the second page of said bill, preceding the word "not", the following: "not less than one-half that of the principal and".

Mr. Klinker moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—68.

Adkins	Kepple	Peters
Bailey	Kern	Price
Becker	Kimberly	Rayburn
Benn	Klaus	Reed
Boies	Klinker	Richards
Bruce	Knickerbocker	Santee
Darrah	Lake	Shaff
Edgington	Langfitt	Shortess
Elwood	McFarlane	Slaughter
Epps	Mackie	Smith
Erickson	Mantz	Stanley
Findlay	Mead	Starzinger
Gilbert	Meredith	Stone
Giltner	Miles	Stuart
Grason	Miller	Tucker
Griffin	Mooty	Turner
Hansen	Murray	Ulstad
Harrington	Neff	Wichman
Helming	Newton	Wigdahl
Horchem	Nichols	Wilson of Cherokee
Jackson	Nicholson	Wormley
Jessen	O'Donnell	Mr. Speaker
Jones	Oertel	

Nays—20.

Anderson of Greene	Garber	Mowery
Anderson of Winnebago	Gray	Roberts
Baldwin	Johnston of Lucas	Scott
Durbin	Krouse	Slosson
Finley	Lee	Walrath
Flenniken	Lenocker	Wilson of Louisa
	Lewis	Wilson of Mitchell

Absent or not voting—20.

Anderson of Davis	Gilmore	Rees
Andre	Hall	Rogers
Coakley	Johnston of Humboldt	Rowley
Crozier	Larson	Weaver
Dean	McFerren	Wenstrand
Dunkelberg	Nordyke	Wilson of Mahaska
Finch	Randall	

So the House concurred in the Senate amendments.

AMENDMENT FILED.

Rogers of Carroll asked and obtained unanimous consent to have the following amendment to Senate Joint Resolution No. 5 printed in the journal:

Amend Senate Joint Resolution No. 5 by adding after the word "law" in the fourteenth line of section one the following:

"Section 2. That section four of article three of said constitution relating to the legislative department be and is hereby amended by striking from said section the word "male"."

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which House File No. 406 passed the House.

I second the motion.

E. D. RAYBURN.

E. A. BALDWIN.

On motion of McFarlane of Black Hawk the House adjourned until 9:00 a. m., Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 24, 1917.

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

Prayer was offered by the Rev. S. L. Birt, pastor of the St. Paul African Methodist Church, Des Moines, Iowa.

Journal of March 23d corrected and approved.

LEAVE OF ABSENCE.

On request of Anderson of Winnebago leave of absence was granted Wigdahl of Palo Alto until Tuesday.

On request of Bailey of Shelby leave of absence was granted Reed of Guthrie until Monday noon.

On request of Tucker of Clinton leave of absence was granted Benn of Washington until Tuesday.

On request of Darrah of Franklin leave of absence was granted Scott of Appanoose until Monday.

On request of O'Donnell of Dubuque leave of absence was granted Coakley of Union until Monday.

On request of Gray of Calhoun leave of absence was granted Rees of Fremont until Monday.

On request of Kern of Warren leave of absence was granted Giltner of Monroe until Monday.

Speaker pro tem McFarlane in the chair.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Garber of Decatur presented petition of citizens of Decatur county relative to the library commission.

Referred to committee on public libraries.

Miles of Jackson presented petition of citizens of Jackson county relative to the library commission.

Referred to committee on public libraries.

Larson of Montgomery presented petition of citizens of Montgomery county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Adkins of O'Brien presented petition of citizens of O'Brien county relative to restrictions or excessive license fees on rural retailers selling and delivering stock remedies, poultry supplies, etc.

Referred to committee on commerce and trade.

Edgington of Monona presented petition of citizens of Monona county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Ulstad of Wright presented petition of citizens of Wright county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Findlay of Webster presented petition of citizens of Webster county in favor of equal suffrage.

Referred to committee on constitutional amendments.

Neff of Pottawattamie presented petition of citizens of Pottawattamie county favoring the committee road bill.

Referred to committee on roads and highways.

Wenstrand of Page presented petition of citizens of Page county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Mead of Butler presented petition of citizens of Butler county in support of House File No. 500.

Referred to committee on constitutional amendments.

Smith of Bremer presented petition of citizens of Bremer county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Murray of Buena Vista presented petition of citizens of Buena Vista in support of House File No. 500.

Referred to committee on suppression of intemperance.

REPORTS OF COMMITTEES.

Wilson of Mitchell, 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. 487, a bill for an act to amend the law relating to sanitation in food producing and food dispensing establishments by providing for the compulsory physical examination of employes, beg leave to report they 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. L. WILSON, *Chairman*.

Report adopted and House File No. 487 was indefinitely postponed.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 210, a bill for an act to prohibit the fraudulent injury, changing or connecting with the supply pipes, wires or other conductors of water, gas or electricity belonging to a municipality, person, partnership or corporation, engaged in business of supplying water, gas or electricity to consumers; and to prohibit the causing of water, gas or electricity to pass to any faucet, opening, burner, lamp, motor or other appliances for use without passing through a meter, where such meter has been installed, etc., beg leave to report they 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.

GEO. F. TUCKER, *Chairman*.

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members on the committee on municipal corporations, have had under consideration House File No. 210, a bill for an act to prohibit the fraudulent changing or connecting with the supply pipes, wires or other conductors or water, gas, electricity, belonging to municipalities, persons, partnerships or corporations, engaged in business of supplying water, gas or electricity to consumers; respectfully dissent from the decision of the majority members thereof and recommend the said bill be placed on the calendar.

MAC J. RANDALL.

F. E. SHORTESS.

Rowley of Van Buren, from the committee on schools and text-books, submitted the following report:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 263, a bill for an act to amend the law as

it appears in section twenty-seven hundred thirty-eight (2738), supplement to the code, 1913, relating to teacher's institute, beg leave to report they have had 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 W. ROWLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 460, a bill for an act to amend section 2730, supplemental supplement to the code, 1915, relating to tax for the support of county high 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 be indefinitely postponed.

JOHN W. ROWLEY, *Chairman.*

Mr. Rowley moved that the report of the committee be adopted.

Grason of Pottawattamie moved as a substitute that the bill be placed upon the calendar. Substitute motion prevailed.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 290, a bill for an act to amend the law as it appears in section twenty-seven hundred seventy-five-a (2775-a), of the supplemental supplement to the code, 1915, relating to certain studies in public 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.

JOHN W. ROWLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred Senate File No. 144, a bill for an act to amend section two thousand eight hundred and sixteen (2816) of the supplement to the code, 1913, relating to reversion of schoolhouse sites, beg leave to report they have had 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 W. ROWLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 565, a bill for an act to amend the law as it appears in section 2733-1-a, supplemental supplement to the code, 1915, 2749 of the code, 2767 of the code, 1913, 2769, supplement to the code, 1913, 2774 of the code, 2783, supplement to the code, 1913, 2803 of

the code, 2806, supplement, etc., relating to school 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 do pass.

JOHN W. ROWLEY, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred Senate File No. 168, a bill for an act to amend section 2734 of the supplement to the code, 1913, relating to the appointment of deputy county 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 do pass.

JOHN W. ROWLEY, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 445, a bill for an act to create a state board of vocational education, etc., beg leave to report they 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:

By striking out the publication clause; and when so amended the bill do pass.

JOHN W. ROWLEY, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 542, a bill for an act to amend the law as it appears in section twenty-eight hundred thirty-two (2832), supplement to the code, 1913, relating to reports required of school book depositaries, beg leave to report they have had 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 W. ROWLEY, *Chairman*.

Report adopted.

Griffin of Woodbury, from the committee on insurance, submitted the following report:

MR. SPEAKER—Your committee on insurance, to whom was referred Senate File No. 248, a bill for an act authorizing and regulating the exchange of reciprocal or inter-insurance contracts among individuals, partnerships and corporations; empowering corporations to enter into such contracts; regulating process in suits on such contracts, providing for fees, taxes and licenses; 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 with the recommendation that the same do pass.

T. F. GRIFFIN, *Chairman.*

Report adopted.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 443, a bill for an act to legalize releases and satisfactions of mortgages and trust deeds, additional to chapter 6, title XIV of the code, relating to conveyances of 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:

By striking all after the mark of parenthesis following the letter "b" in the second line of section 1 down to and including the word "Assembly" in the fourth line of said section and inserting in lieu thereof the following: ", Supplement to the code, 1913,".

By striking out all after the word and figure "Section 3." and inserting in lieu thereof: "This act shall not affect pending litigation."

By striking out all of section four of said bill.

Amend the title by striking out all after the word "deeds" up to and including the period after the words "real estate" and inserting in lieu thereof the following: "and to repeal section 2938-b, Supplement to the Code, 1913."; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 300, a bill for an act amending section twenty hundred seventy-four-c (2074-c), supplement to the code, 1913, relating to the filing of claims against common 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 567, a bill for an act to amend section four thousand eleven (4011) of the code, 1897, defining and limiting 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 be indefinitely postponed.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 567 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 208, a bill for an act to repeal the law as it appears in section 212, supplement to the code, 1913, relating to assistant attorney general; and to provide for additional assistants and for their 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 be amended as follows:

That the word and figure "three (3)" in line five of said bill be stricken out, and the word and figure "four (4)" be inserted in lieu thereof; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 528, a bill for an act to amend section four hundred forty-three (443) of the code and section four hundred forty-eight (448) of the supplemental supplement to the code, 1915, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 416, a bill for an act to amend the law as it appears in section thirty-five hundred forty-three (3543), supplement to the code, 1913, relating to procedure of the clerk of the district court with relation to actions pending which affect 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.

RUBE McFERRIN, *Chairman.*

Report adopted and Senate File No. 416 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 216, a bill for an act to amend the law as it appears in section forty-nine hundred ninety-nine-a-nine-a (4999-a-9a), supplemental supplement to the code, 1915, relating to the entrance and exit doors of hotel and other public buildings, beg leave to report they 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:

By striking out all following the enacting clause and inserting in lieu thereof the following:

"SECTION 1. That the law as it appears in section four thousand nine hundred ninety-nine-a-nine-a (4999-a9a), supplemental supplement to the code, 1915, be and the same is hereby amended by adding to said section the following:

'provided further that in all such buildings erected after the taking effect of this act, the outside doors shall be equipped with locks, latches, or devices so that same can be opened easily and without fail, from within.'"; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 309, a bill for an act to amend section three thousand two hundred and nineteen (3219) of the code, providing for the appointment of guardians 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.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 377, a bill for an act to legalize an ordinance of the city of Iowa Falls, Iowa, granting a franchise to F. J. Cross, his successors and assigns, to acquire, construct, maintain and operate an electric light and power plant, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File 550, a bill for an act regulating proof of certain titles to real property as against defects arising prior to January first, 1905, and giving claimants one year in which to commence action, and barring their rights thereafter, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 293, a bill for an act to legalize an ordinance of the incorporated town of Wellsburg, Iowa, granting a franchise to Iowa

Falls Electric Company to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 529, a bill for an act to amend section one thousand four hundred (1400) of the supplement to the code, 1913, relative to the lien of taxes on personal property, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 535, a bill for an act to legalize certain proceedings of the incorporated town of Garrison, Iowa, whereby certain real estate was purchased by said town 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 be amended as follows:

By adding thereto, as section 2 the following:

"SECTION 2. This act shall not be construed to affect pending litigation."; and when so amended the bill do pass.

RUBE McFERREN, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 396, a bill for an act to legalize certain warrants of the city of Hamburg, 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.

RUBE McFERREN, *Chairman*.

Report adopted.

Starzinger of Polk, 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 Senate File No. 291, a bill for an act authorizing the establishment, equipment and maintenance of public comfort stations, beg leave to report they 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 referred to committee on public health.

OTTO STARZINGER, *Chairman.*

Report adopted and Senate File No. 291 was referred to the committee on public health.

Also:

MR. SPEAKER—Your committee on compensation of public officers, to whom was referred Senate File No. 22, a bill for an act to amend section thirteen hundred ninety (1390) of the code pertaining to the collection of taxes by the county 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 do pass.

OTTO STARZINGER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on compensation of public officers, to whom was referred Senate File No. 207, a bill for an act to amend section 275 of the code, relating to the compensation of shorthand reporters in superior courts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

OTTO STARZINGER, *Chairman.*

Report adopted.

Johnston of Lucas, 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. 545, a bill for an act to improve the road laws 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 be amended as follows:

SECTION 2. Insert in the fifth (5) line after the word "list" and before the comma (,) the following: "with satisfactory bond for the faithful performance." In the sixteenth (16) line of said section, after the word "improvement", strike out the period, (.) and insert the following: "not to exceed one hundred fifty (\$150.) dollars per mile." In the nineteenth (19) line of said section, strike out all after the word "the" to the period, and insert the following words, "county engineer."

SECTION 3. Insert in the nineteenth (19) line after the word "time" and before the word "by" the following words: "not to exceed one hundred fifty (\$150.) dollars per mile," and strike out all of section four (4); and when so amended the bill do pass.

JAS. F. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred Senate File No. 68, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s twenty-one-a (1527-s21a), supplemental supplement to the code, 1915, relating to the powers and duties of the 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 indefinitely postponed.

JAS. F. JOHNSTON, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the roads and highways committee, to whom was referred Senate File No. 68, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s-twenty-one-a (1527-s21a), supplemental supplement to the code, 1915, relating to the powers and duties of the state highway commission, beg leave to respectfully dissent from the majority report and make the following minority report with the recommendation that the same do pass.

S. W. KLAUS.

J. H. ANDERSON.

LARS O. WIGDAHL.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was House File No. 540, a bill for an act to require railroad companies, interurban railroads and street railway companies to construct where said railroads, interurbans and street railways cross the public highways and streets, and providing the manner of the construction and maintenance 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:

Amend section one (1) by inserting after the word "feet" and before the words "at a level" in line seventeen (17) the word "practically"; and when so amended the bill do pass.

JAS. F. JOHNSTON, *Chairman.*

Ordered passed on file.

Kimberly of Scott, from the committee on railroads and transportation, submitted the following report:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 534, a bill for an act providing for safety at points where steam railways or interurban lines cross highways: granting additional powers to board of supervisors; limiting the speed of motor vehicles in approaching such crossings, etc., beg leave to report they 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.

D. W. KIMBERLY, *Chairman*.

Report adopted and House File No. 534 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 422, a bill for an act providing for safety at points where steam railways or interurban lines cross highways; granting additional powers to board of supervisors; requiring motor vehicles to stop at grade crossings of steam or interurban railways; providing for warning signs, and providing penalties for 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 without recommendation.

D. W. KIMBERLY, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 328, a bill for an act to provide for transportation of passengers upon freight trains, providing the terms of said transportation and fixing the penalty for failure to comply 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 be indefinitely postponed.

D. W. KIMBERLY, *Chairman*.

Report adopted and House File No. 328 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred House File No. 111, a bill for an act making it the duty of a railway company or other person or corporation engaged in carrying passengers on railway trains, originating at any point in the state of Iowa and destined to another point in the state of Iowa, to adequately warm the cars, beg leave to report they 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.

D. W. KIMBERLY, *Chairman*.

Report adopted and House File No. 111 was indefinitely postponed.

RESOLUTION CONSIDERED.

Becker of Clayton called up the following Senate concurrent resolution and moved that the House concur:

A concurrent resolution memorializing members of Congress to favor a project for the establishment of a Mississippi Valley National Park.

Whereas, a bill in the last Congress (Senate File 4585) contemplates the establishment of a Mississippi Valley National Park, embracing about one thousand three hundred and sixty-four acres in the neighborhood of Prairie du Chien, Wisconsin, and McGregor, Iowa, (said acreage having been enlarged in a subsequent report to the interior department by an official representative) the location in a region of great historic interest and unusual scenic beauty;

Be It Resolved by the Senate, the House concurring: That the members of the general assembly of Iowa hereby petition the members of the Congress of the United States to favor and support the establishment of a Mississippi Valley National Park, a project that will provide for the wholesome outdoor pleasure and recreation so necessary for the continued happiness and well being not only of the inhabitants of the Mississippi valley but also of the people of the whole country.

The secretary of the Senate is hereby directed to transmit a copy of this memorial to the president of the Senate and to the speaker of the House of Representatives of the Congress of the United States.

Motion prevailed and the House concurred.

INTRODUCTION OF BILLS.

By committee on judiciary, House File No. 584, a bill for an act relating to the platting of land for the purpose of assessment and taxation as provided for by section nine hundred thirty-two (932), of the code of 1897, and establishing the title to land so platted.

Read first and second time and passed on file.

By committee on judiciary, House File No. 585, a bill for an act to legalize the conveyance to C. H. Robinson of lots seven (7) and eight (8) in block twenty-seven (27) in the city of Iowa City, Iowa, by Lovell Swisher, treasurer of the board of regents of the state university of Iowa.

Read first and second time and passed on file.

SENATE MESSAGES CONSIDERED.

Senate File No. 268, a bill for an act to provide for the place of bringing actions for the collection of insurance premiums, or notes given therefor.

Read first and second time and referred to committee on judiciary.

Senate Joint Resolution No. 11, a joint resolution authorizing the board of railroad commissioners of the state of Iowa to expend a sum not exceeding \$500.00 in presenting testimony to the Newland's railroad investigating committee.

Read first and second time and referred to committee on appropriations.

Senate Joint Resolution No. 9, a joint resolution providing for an investigation by the board of control of the location in this state of materials suitable for the manufacture of portland cement, of the feasibility and practicability of manufacturing portland cement by the state, and requiring such board to report to the next general assembly with reference thereto.

Read first and second time and referred to committee on roads and highways.

LEAVE OF ABSENCE.

On request of Finley of Henry leave of absence was granted Meredith of Jasper until Monday.

CONSIDERATION OF BILLS.

Jones of Cerro Gordo asked unanimous consent to consider at this time, Calendar No. 366, House File No. 520.

Objection was made by Wormley of Plymouth.

On motion of Wormley of Plymouth, Calendar No. 252, House File No. 300, a bill for an act to amend section one thousand seven hundred fifty-eight-i (1758-i) of the supplement of the code, 1913, relating to insurance other than life, and providing for insurance rating bureaus, and prohibiting discrimination in insurance rates, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wormley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winne-
bago

Bailey
Becker
Boies
Bruce
Darrah

Dean
Dunkelberg
Durbin
Edgington
Elwood

Epps	Lake	Roberts
Erickson	Langfitt	Rowley
Findlay	Larson	Santee
Finley	Lenocker	Shaff
Flenniken	Lewis	Shortess
Garber	McFarlane	Slaught
Gilbert	McFerren	Slosson
Gilmore	Mackie	Stanley
Grason	Mantz	Starzinger
Gray	Miller	Stuart
Griffin	Mooty	Tucker
Hall	Mowery	Turner
Harrington	Neff	Ulstad
Helmig	Newton	Weaver
Jackson	Nichols	Wenstrand
Jessen	Nicholson	Wichman
Johnston of Humboldt	Nordyke	Wigdahl
Johnston of Lucas	O'Donnell	Wilson of Cherokee
Jones	Oertel	Wilson of Louisa
Kepple	Peters	Wilson of Mahaska
Kern	Price	Wilson of Mitchell
Klinker	Randall	Wormley
Knickerbocker	Rees	
Krouse	Richards	

Nays—None.

Absent or not voting—24.

Andre	Horchem	Rayburn
Baldwin	Kimberly	Reed
Benn	Klaus	Rogers
Coakley	Lee	Scott
Crozier	Mead	Smith
Finch	Meredith	Stone
Giltner	Miles	Walrath
Hansen	Murray	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Wormley of Plymouth offered the following amendment to the title:

Amend the title to House File No. 300 by striking out of the second line of said title, the words "supplement of the code, 1913" and by inserting in lieu thereof the words "supplemental supplement to the code, 1915".

Amendment adopted and title as amended agreed to.

On motion of Wormley of Plymouth, Calendar No. 253, House File No. 352, a bill for an act to repeal section four hundred seventy-eight (478), of the code, relating to recording fee on official bonds, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wormley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Rule 18 was invoked upon request of Newton of Cass.

On the question, "Shall the bill pass?"

Ayes—79.

Anderson of Greene	Jackson	Oertel
Anderson of Winnebago	Jessen	Peters
Becker	Johnston of Humboldt	Price
Boies	Jones	Rees
Bruce	Kepple	Richards
Darrah	Kern	Roberts
Dean	Klaus	Rowley
Dunkelberg	Klinker	Santee
Durbin	Knickerbocker	Shaff
Edgington	Krouse	Shortess
Elwood	Lake	Slosson
Epps	Langfitt	Stanley
Erickson	Larson	Starzinger
Findlay	Lenocker	Stuart
Finley	McFarlane	Tucker
Flenniken	McFerren	Turner
Garber	Mackie	Ulstad
Gilbert	Mead	Weaver
Gilmore	Miles	Wenstrand
Grason	Miller	Wichman
Gray	Mooty	Wigdahl
Griffin	Neff	Wilson of Cherokee
Hansen	Newton	Wilson of Louisa
Harrington	Nichols	Wilson of Mahaska
Helming	Nicholson	Wilson of Mitchell
Horchem	Nordyke	Wormley
	O'Donnell	

Nays—7.

Anderson of Davis	Lewis	Randall
Bailey	Mowery	Stone
Hall		

Absent or not voting—22.

Adkins	Johnston of Lucas	Reed
Andre	Kimberly	Rogers
Baldwin	Lee	Scott
Benn	Mantz	Slaught
Coakley	Meredith	Smith
Crozier	Murray	Walrath
Finch	Rayburn	Mr. Speaker
Giltner		

So the bill having received a constitutional majority was declared to have passed the House.

Wormley of Plymouth offered the following amendment to the title:

Amend House File No. 352 by inserting after after the word "repeal" and before the word "section" in the first line of said title, the words "paragraph 1 of".

Amendment adopted and title as amended agreed to.

On motion of Lake of Wodbury, Calendar No. 254, House File No. 381, a bill for an act relating to the unlawful boarding of railroad trains, with intent to commit a public offense, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Lake moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Anderson of Greene	Jackson	Nordyke
Anderson of Winnebago	Jessen	O'Donnell
Bailey	Johnston of Humboldt	Peters
Becker	Johnston of Lucas	Price
Boies	Jones	Randall
Bruce	Kern	Rees
Darrah	Klaus	Richards
Dean	Klinker	Roberts
Dunkelberg	Knickerbocker	Rowley
Durbin	Krouse	Santee
Edgington	Lake	Shortess
Elwood	Langfitt	Slaught
Epps	Larson	Slosson
Erickson	Lee	Stanley
Findlay	Lenocker	Starzinger
Finley	Lewis	Stone
Flenniken	McFarlane	Stuart
Garber	Mackie	Tucker
Gilbert	Mead	Turner
Gilmore	Miles	Ulstad
Grason	Miller	Wenstrand
Gray	Mooty	Wichman
Griffin	Mowery	Wigdahl
Hall	Murray	Wilson of Cherokee
Hansen	Neff	Wilson of Louisa
Harrington	Newton	Wilson of Mahaska
Helming	Nichols	Wilson of Mitchell
Horchem	Nicholson	Wormley

Nays—1.

Oertel

Absent or not voting—23.

Adkins	Giltner	Rogers
Anderson of Davis	Kepple	Scott
Andre	Kimberly	Shaff
Baldwin	McFerren	Smith
Benn	Mantz	Walrath
Coakley	Meredith	Weaver
Crozier	Rayburn	Mr. Speaker
Finch	Reed	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Stuart of Emmet, Calendar No. 255, House File No. 430, a bill for an act legalizing the action of the executive council heretofore taken in reference to the drainage, appraisal and sale of East Swan lake and Ryan lake in Emmet county, and providing for the completion of the sale of the lands therein, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Stuart moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

• Ayes—77.

Anderson of Davis	Jessen	Oertel
Anderson of Greene	Johnston of Humboldt	Peters
Anderson of Winnebago	Johnston of Lucas	Price
Andre	Jones	Randall
Bailey	Kepple	Rees
Becker	Kern	Roberts
Boies	Klaus	Rowley
Bruce	Klinker	Santee
Darrah	Knickerbocker	Shaff
Dunkelberg	Lake	Shortess
Durbin	Langfitt	Slaught
Edgington	Larson	Slosson
Elwood	Lee	Smith
Epps	Lenocker	Stanley
Erickson	Lewis	Stone
Findlay	McFarlane	Stuart
Finley	McFerren	Tucker
Flenniken	Mackie	Turner
Garber	Miles	Ulstad
Gilbert	Miller	Wichman
Grason	Mooty	Wigdahl
Gray	Mowery	Wilson of Cherokee
Giffin	Neff	Wilson of Louisa
Harrington	Newton	Wilson of Mitchell
Helming	Nicholson	Wormley
Horchem	Nordyke	

Nays—None.

Absent or not voting—31.

Adkins	Jackson	Reed
Baldwin	Kimberly	Richards
Benn	Krouse	Rogers
Coakley	Mantz	Scott
Crozier	Mead	Starzinger
Dean	Meredith	Walrath
Finch	Murray	Weaver
Gilmore	Nichols	Wenstrand
Giltner	O'Donnell	Wilson of Mahaska
Hall	Rayburn	Mr. Speaker
Hansen		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDERS.

On request of Mackie of Benton, unanimous consent having been granted, Calendar No. 398, House File No. 235, was made a special order for Thursday, March 29th, at 2:00 p. m.

On request of Roberts of Ringgold, unanimous consent having been granted, Calendar No. 259, House File No. 576 was made a special order of Friday, March 30th, at 10:00 a. m.

On request of Kern of Warren, unanimous consent having been granted, action was deferred in Calendar No. 256, House File No. 307, and same was placed at the foot of the calendar.

On request of Epps of Wapello, unanimous consent having been granted, action was deferred on Calendar No. 258, Senate File No. 67, and same was allowed to retain its place on the calendar.

On motion of Wenstrand of Page, Calendar No. 260, House File No. 95, a bill for an act to repeal sub-division ten (10) of section fifteen hundred seventy-one-m-eighteen, (1571-m-18), supplement to the code, 1913, relating to motor vehicles, with report of committee recommending passage as amended was taken up and considered.

Lee of Sac offered the following amendment to the committee amendments and moved its adoption:

Amend by inserting after the word "years" in the fourth line of the third section of the amendment by the committee on motor vehicles the following: "by permission of the owner".

Amendment to the committee amendments adopted.

Grason of Pottawattamie moved that the House reconsider the vote by which the amendment offered by Lee of Sac to the committee amendments was adopted. Motion prevailed and the House reconsidered.

Lee of Sac moved that further action on House File No. 95 be deferred and that the bill retain its place on the calendar. Motion prevailed.

On request of Boies of Buchanan, unanimous consent having been granted, action was deferred on Calendar No. 261, House File No. 78, and same was allowed to retain its place on the calendar.

On request of Neff of Pottawattamie, unanimous consent having been granted, action was deferred on Calendar No. 262, House File No. 284, and same was allowed to retain its place on the calendar.

On motion of Mackie of Benton, Calendar No. 263, House File No. 54; a bill for an act to repeal section two hundred and fifty-four-a-nine (254-a-9) of the supplement to the code of 1913, relating to the compensation of trustees of cemetery funds, and to enact a substitute therefor, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Speaker Pitt in the chair.

Miller of Boone offered the following amendment and moved its adoption:

Amend House File No. 54 by striking out the words "ten percent" in line 7 and substituting "five percent (5%)" therefor.

Amendment adopted.

O'Donnell of Dubuque moved the previous question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Mackie moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Under rule 16, Johnston of Humboldt, Nicholson of Winneshiek and Anderson of Greene were excused from voting.

On the question, "Shall the bill pass?"

Ayes—45.

Baldwin	Kepple	Randall
Becker	Knickerbocker	Rees
Darrah	Langfitt	Roberts
Dean	Larson	Santee
Elwood	Lee	Shortess
Finley	McFarlane	Smith
Flenniken	Mackie	Stanley
Garber	Mantz	Stone
Gilbert	Miller	Stuart
Grason	Mowery	Ulstad
Gray	Newton	Weaver
Harrington	Nichols	Wenstrand
Jackson	Oertel	Wilson of Louisa
Jessen	Peters	Wilson of Mitchell
Jones	Price	Wormley

Nays—40.

Adkins	Gilmore	Murray
Anderson of Davis	Hall	Neff
Anderson of Winne-	Hansen	Nordyke
bago	Horchem	O'Donnell
Andre	Johnston of Lucas	Richards
Bailey	Kern	Rowley
Boies	Klaus	Shaff
Bruce	Krouse	Slosson
Dunkelberg	Lenocker	Starzinger
Durbin	Lewis	Tucker
Edgington	McFerren	Turner
Epps	Mead	Walrath
Erickson	Miles	Mr. Speaker
Findlay	Mooty	

Absent or not voting—23.

Anderson of Greene	Johnston of Humboldt	Rogers
Benn	Kimberly	Scott
Coakley	Klinker	Slaught
Crozier	Lake	Wichman
Finch	Meredith	Wigdahl
Giltner	Nicholson	Wilson of Cherokee
Griffin	Rayburn	Wilson of Mahaska
Helming	Reed	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

COMMUNICATION FROM THE GOVERNOR.

The following communication was received from Governor W. L. Harding and ordered printed in the journal:

Gentlemen of the Senate and House: Permit me to call to your attention one or two matters of grave importance that in my judgment ought to have your early consideration. Our foreign relations are such that it seems something of a definite and positive nature ought to be done, looking to an accurate census of the men available for military

duty and a secret inventory of the materials within our commonwealth that may be used for defense or aggressive warfare as the case may be.

I am firm in the opinion that the people within our own border, and the nation, feel that we have delayed too long the matter of adequate preparation. We ought to have at our command ready for use, information of the amount of food supplies, materials for manufacturing war equipment, the location of factories for use that can be altered for the purpose of manufacturing needed supplies, and all other information that is vital. This information is needed by our own state and by the war department. Some of the eastern states have already started on a similar census. I am sure that our location, far from the probable seat of hostilities, will not deaden us to the danger that confronts our common country, nor will it lessen our activities for real preparation.

I know, argument for the necessity of such a census is not necessary with this body at this time. I, therefore, submit for your patriotic consideration this question, and for your information, herewith attached, a bill similar to one passed in other states.

In all probabilities, our commonwealth will be called upon by the federal government to raise and equip an army. Preparations should be made by this legislature for such an emergency by the appropriation of money to be used only in case the call comes. I, therefore, suggest that before you adjourn provision be made for the raising of at least half a million dollars, and perhaps it ought to be more, to be used by the proper authorities so that Iowa may do her share in maintaining the rights of a free people.

I am sure that the gravity of the present situation has impressed itself upon your minds as it has upon mine. I am sure you feel as I do that the stalwart manhood of Iowa is ready to respond to the call of the colors. This being true, the graver duty falls upon us who are here clothed with authority, to see that every possible step is taken to make this sacrifice, which these men are so willing to make, as easy as possible.

I, therefore, submit these two propositions, knowing that you will deal with them in the broad spirit of true Americans.

W. L. HARDING, *Governor.*

March 24th, 1917.

Referred to the committee on appropriations.

IOWA FLAG COMMISSION'S REPORT TO THE THIRTY-SEVENTH GENERAL ASSEMBLY.

The following report was received from the Iowa State Flag Commission and ordered printed in the journal:

The undersigned, a commission created for the purpose of inquiring into the expediency of the selection and adoption of an official flag or colors for the state of Iowa, respectfully report:

From the remotest antiquity there has been in use, first in war, then in the pursuits of peace, such emblems, to be borne aloft, as would in-

dicating the presence, or symbolize the power, of sovereignty. As sovereign power subdivided, or delegated its rights and privileges, it granted also the right or privilege to display colors. Thus the colors of sovereign kings and after of sovereign countries were devised and their use determined.

Symbolizing British sovereignty there had by right floated above the people of the American colonies the royal standard of England. When that flag came down, there was an honest difference of opinion whether sovereignty which it had symbolized passed to the confederation of the thirteen colonies as a unit, or to the thirteen individual colonies. Through the era of the confederation, and through that of the constitution up to the close of the Civil War, this confusion remained. Out of the situation grew recognition of double sovereignty. That of the nation itself as a unit, and that of the individual states. Which of the two was the dominant sovereign remained a question on the part of many until it was answered at Appomattox. Today all doubt has vanished as to the superior powers of the general government and as to those of the individual states being inferior. The emblems of these sovereignties are respectively symbolized on the part of the United States of America, by the Stars and Stripes, and on the part of the individual states by such state flags as they have adopted.

During the era preceding the Civil War, states which held for federal supremacy were slow to adopt state flags. The mind of the patriot instinctively resents the appearance of colors or symbols of sovereignty displayed so as to divide the attention, and, by inference, the devotion, of the beholder. In the acrimony of the Civil War the appearance of state flags displayed even in inferior relation to that of the Stars and Stripes was bitterly resented. Even today, it is bad form for the colors of a state to be officially displayed except in association with, and in inferior relation to the Stars and Stripes.

However, none who are now concerned with the functions of the government of the nation or of the states mistake the meaning of the respective symbols of sovereignty. In many instances, and particularly in the pursuit of modern military science of the nation with the separate states, and of state with state, colors designating federal from able. Whereas in the interchange of polite formalities the appropriate state units or organization, and those of state from state, are indispensable emblems and devices are of great benefit.

It appears, therefore, that there is a positive, tangible requirement of an official Iowa state flag; that such a symbol of sovereignty of Iowa should be brought into existence by the adoption of suitable laws, and the creation of rules and regulations that would establish and require the use of a state flag in connection with the Stars and Stripes; that the device and symbolism of a state flag should be drawn from the sources of pure history and art, and should harmonize in all essentials of meaning, form, color and use with the symbolism, use and beauty of the Stars and Stripes.

To which end your commission, unprepared in talent and training, respectively recommend the creation of a new commission to be composed of a member renowned for his attainment in history, a second for his attainment in law, a third for his attainment in art, and two others for distinguished public service, all in Iowa, to be appointed by the governor of the State. The sole duty of this commission should be to study, report, and recommend to the general assembly a design, statute, rules and regulations for an official Iowa state flag.

A fund of \$500.00 set aside by the thirty-sixth general assembly for the use of this commission was found inadequate and was in no part drawn. It should be diverted to the use of the new commission together with at least a thousand dollars more for its necessary use, should it serve without compensation.

All of which is respectively submitted as the final report of the commission.

W. L. HARDING, *Chairman.*

GUY E. LOGAN.

EDGAR R. HARLAN, *Secretary.*

Iowa State Flag Commission.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move that the vote by which committee report recommending indefinite postponement of Senate File No. 416, by Grout, passed the House be reconsidered.

I second the motion.

O. L. MEAD.

C. B. SANTEE.

L. J. NEFF.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 307, a bill for an act legalizing the action of the executive council heretofore taken in reference to the drainage, appraisal and sale of the Muscatine Slough, Keokuk Lake and Odesa Lake in Muscatine and Louisa counties and providing for the completion of the sale of lands therein.

Also:

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. 391, a bill for an act to authorize cities having a population of ten thousand or more to provide for a paid fire department and to fix the number of firemen to be employed and regulate their hours of service.

Also:

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. 90, a bill for an act to repeal the law as it appears in paragraph d, section ten hundred fifty-six-a 32 (1056-a-32), chapter 14 C, supplement to the code, 1913, and to enact a substitute therefor placing chiefs of police of certain cities under municipal civil service.

CONSIDERATION OF BILLS.

On motion of Weaver of Polk, Calendar No. 264, House File No. 325, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, known as the employers' liability and workmen's compensation act, constituting the proper consular officer the legal representative of non-resident alien dependents who are citizens of this nation, authorizing said consular officer or his duly appointed representative to institute and conduct legal proceedings on behalf of such dependents and to receive and distribute compensation due such dependents, and repealing all acts and parts of acts inconsistent herewith, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Gilbert	Lee
Anderson of Davis	Gilmore	Lenocker
Anderson of Greene	Grason	Lewis
Anderson of Winne-	Gray	McFarlane
bago	Griffin	Mackie
Andre	Hall	Mantz
Baldwin	Hansen	Mead
Becker	Harrington	Miles
Boies	Horchem	Mooty
Bruce	Jackson	Mowery
Dean	Johnston of Humboldt	Murray
Dunkelberg	Kepple	Newton
Durbin	Kern	Nichols
Edgington	Klaus	Nicholson
Elwood	Knickerbocker	Nordyke
Epps	Krouse	O'Donnell
Erickson	Lake	Oertel
Findlay	Langfitt	Peters
Flenniken	Larson	Price
Garber		

Randall	Smith	Wichman
Rees	Starzinger	Wilson of Cherokee
Richards	Stuart	Wilson of Louisa
Rowley	Tucker	Wilson of Mitchell
Santee	Turner	Wormley
Shortess	Ulstad	Mr. Speaker
Slaughter	Weaver	
Slosson	Wenstrand	

Nays—1.

Darrah

Absent or not voting—28.

Bailey	Jones	Roberts
Benn	Kimberly	Rogers
Coakley	Klinker	Scott
Crozier	McFerren	Shaff
Finch	Meredith	Stanley
Finley	Miller	Stone
Giltner	Neff	Walrath
Helmig	Rayburn	Wigdahl
Jessen	Reed	Wilson of Mahaska
Johnston of Lucas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Wormley of Plymouth, unanimous consent having been granted, action was deferred on Calendar No. 265, House File No. 299, and same was allowed to retain its place on the calendar.

On motion of Rowley of Van Buren, Calendar No. 266, House File No. 447, a bill for an act to provide for evening schools when necessary for adult persons or other persons, with report of committee recommending passage was taken up and considered.

Rowley of Van Buren asked and obtained unanimous consent to have Senate File No. 368 withdrawn from the committee on schools and text-books and substituted in lieu of House File No. 447.

On motion of Rowley of Van Buren, Senate File No. 368, a bill for an act to provide for evening schools when necessary for adult persons or other persons, was taken up and considered.

Roberts of Ringgold in the chair.

Wichman of Hancock offered the following amendment to Senate File No. 368:

Amend by inserting in line one of section two after the word "organized" the word "independent", and after the word "district" in line one the words "other than rural independent districts".

Epps of Wapello offered the following amendment to Senate File No. 368:

Amend Senate File No. 368 by striking out the word "adult" at the end of line 2 of section 2 and inserting after the word "persons" in the 3d line of section 2 the words "over sixteen (16) years of age".

Anderson of Winnebago offered the following amendment to Senate File No. 368:

Amend Senate File No. 368 by striking out of line 4 of section 2 the words "it shall be the duty of", also by striking out of line 5 of section 2 the word "to" and inserting in lieu thereof the word "may".

Starzinger of Polk moved the previous question, as applied to all pending amendments. Motion prevailed.

Amendment by Wichman of Hancock lost.

Amendment by Epps of Wapello adopted.

Amendment by Anderson of Winnebago lost.

Mr. Rowley moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Jackson	O'Donnell
Anderson of Davis	Jessen	Oertel
Anderson of Greene	Johnston of Lucas	Peters
Bailey	Jones	Price
Baldwin	Kepple	Randall
Becker	Kern	Rees
Boies	Klaus	Richards
Bruce	Klinker	Roberts
Darrah	Knickerbocker	Rowley
Dean	Krouse	Santee
Durbin	Lake	Shaff
Edgington	Langfitt	Shortess
Elwood	Larson	Slaughter
Epps	Lee	Slosson
Erickson	Lewis	Smith
Findlay	McFarlane	Starzinger
Finley	McFerren	Stone
Flenniken	Mackie	Stuart
Garber	Mantz	Tucker
Gilbert	Miles	Turner
Gilmore	Miller	Ulstad
Grason	Mooty	Walrath
Gray	Mowery	Weaver
Hall	Murray	Wenstrand
Hansen	Newton	Wichman
Harrington	Nichols	Wilson of Cherokee
Horchem	Nicholson	Wilson of Louisa

Nays—4.

Anderson of Winne-	Andre	Wormley
bago	Stanley	

Absent or not voting—23.

Benn	Johnston of Humboldt	Reed
Coakley	Kimberly	Rogers
Crozier	Lenocker	Scott
Dunkelberg	Mead	Wigdahl
Finch	Meredith	Wilson of Mahaska
Giltner	Neff	Wilson of Mitchell
Griffin	Nordyke	Mr. Speaker
Helming	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

RESOLUTIONS.

Unanimous consent was granted to return to the order of introduction of resolution.

Randall of Linn offered the following resolution:

Whereas, Many requests are being made for making bills a special order, and by reason of the large number of such requests, and the large number of such special orders made, there are frequent conflicts, in that it becomes impossible to finish one special order before another is reached, therefore,

Be It Resolved, That hereafter all requests for special order shall be submitted to the chief clerk, who shall fix the time at which such special order may be made, if the House consents to making such special order, and such time shall be, so far as possible, fixed at a time that will not interfere with any special order theretofore fixed.

Laid over under rule 34.

On motion of McFarlane of Black Hawk the House adjourned until 1:30 p. m.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

The roll was called to ascertain if a quorum was present.

Those present were:

Adkins	Epps	Johnston of Humboldt
Anderson of Davis	Erickson	Johnston of Lucas
Anderson of Greene	Findlay	Jones
Andre	Finley	Kern
Bailey	Flenniken	Klaus
Baldwin	Garber	Klinker
Becker	Gilbert	Knickerbocker
Boies	Gray	Krouse
Darrah	Hall	Langfitt
Dunkelberg	Hansen	Larson
Durbin	Helming	Lenocker
Edgington	Horchem	McFarlane
Elwood		

McFerren	Randall	Stuart
Mantz	Rowley	Turner
Neff	Santee	Walrath
Nichols	Shaff	Weaver
Nicholson	Shortess	Wenstrand
Nordyke	Slaught	Wichman
O'Donnell	Slosson	Wilson of Louisa
Oertel	Smith	Wilson of Mitchell
Peters	Stanley	
Price	Starzinger	—65

The roll call disclosed a quorum present.

AMENDMENTS FILED.

Jones of Cerro Gordo asked and obtained unanimous consent to have the following amendments to Senate File No. 328 printed in the journal:

Amend Senate File No. 328 by inserting the following as section 8:

"Sec. 8. The board of supervisors of any county in which there is a body of water which may be improved under the provisions of this act is hereby authorized, at their discretion, to add to the county road system from the township roads, such roads as will make said body of water more accessible, or unite existing county roads to make a county road around a meandered lake."

That said bill be further amended by striking out the word and figure, "Section 8" in the present bill and inserting in lieu thereof "Section 9".

By striking out the word and figure "Section 9" in the present bill and inserting in lieu thereof "Section 10".

By striking out the word and figures "Section 10" in the present bill and inserting in lieu thereof "Section 11".

By striking out the word and figures "Section 11" in the present bill and inserting in lieu thereof "Section 12".

Also:

Amend the title of Senate File No. 328 by striking out the period at the end of the title and inserting in lieu thereof a comma; and to further amend the title by adding thereto the following: "Providing for aid by municipal corporations and authorizing boards of supervisors to extend county road systems in furtherance of the provisions of this act."

INTRODUCTION OF BILLS.

Unanimous consent was given to return to the order of introduction of bills.

By committee on compensation of public officers, House File No. 586, a bill for an act to amend section two hundred and five (205) of the supplement to the code, 1913, relating to the salary of the clerk of the supreme court.

Read first and second time and passed on file.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bills:

House File No. 171, a bill for an act to amend the law as it appears in section six hundred ninety-four c-eight (694-c8); six hundred ninety-four c-seventeen (694-c17); six hundred ninety-four c-twenty-two (694-c22); six hundred ninety-four c-forty-three (694-c43); six hundred ninety-four c-forty-five (694-c45) and six hundred ninety-four c-forty-six (694-c46) of the supplemental supplement to the code, 1915, and section three thousand eight hundred eighty-five (3885) of the code, and by adding to chapter three (3) of title five (V) of the supplemental supplement to the code, 1915, section six hundred ninety-four c-fifty-two (694-c52) and section six hundred ninety-four c-fifty-three (694-c53), relating to the manner of commencing actions in the municipal court, providing notice to be served upon defendant in such actions, specifying the time and manner of service and providing for the return thereof; fixing the time judgment may be taken, relating to challenges for cause and peremptory challenges to jurors, providing for procedure on appeals from the municipal court, and providing for procedure on appeals from municipal court where such judgment has been transcribed to the district court of any county, specifying the manner of staying executions on such judgment, providing for service of original notice by publication and the cases in which such service may be made, and relating to the manner of publishing notice, and proof of service thereof providing procedure for setting aside defaults or judgments entered, and the time and manner in which application therefor must be made, and relating to proceedings brought to vacate, modify or reverse judgments, and to provide for the filing of bond in such court in actions of attachment, providing for the time and manner of giving notice in execution sales in such court, the keeping of the record and duties of the clerk of such court relating to the time of entering judgments.

Also:

House File No. 82, a bill for an act to put quarantine officers under the civil service law contained in chapter 2-A, title five (5) supplement to the code, 1913.

Also:

House File No. 292, a bill for an act to legalize an ordinance of the incorporated town of Zearing, Iowa, granting a franchise to C. L. Beldon and Son, to erect, maintain and operate an electric light and power plant in said town.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House Files No. 171, 82 and 292.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
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. 171, 82 and 292.

LEAVE OF ABSENCE.

On request of McFarlane of Black Hawk leave of absence was granted Murray of Buena Vista and Bruce of Pocahontas until Monday.

On request of Andre of Des Moines leave of absence was granted Wormley of Plymouth until Tuesday noon.

On request of Becker of Clayton leave of absence was granted Wilson of Mahaska until Monday noon.

REPORT OF COMMITTEE.

Unanimous consent was obtained to return to the order of reports of committees.

Starzinger of Polk, 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. 488, a bill for an act to amend the law as it appears in section four hundred sixty-nine (469), supplement to the code, 1913, relating to the compensation of county 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:

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

SECTION 1. That the law as it appears in section four hundred sixty-nine (469), supplement to the code, 1913, be and the same is hereby amended by striking from line fifteen (15) of said section the word "sixty" and inserting in lieu thereof the word "fifty-five"; also by strik-

ing from line seventeen (17) of said section the word "sixty" and inserting in lieu thereof the word "fifty-five"; and also by striking from line eighteen (18) of said section the word "seventy-five" and inserting in lieu thereof the word "eighty"; and when so amended the bill do pass.

OTTO STARZINGER, *Chairman.*

Ordered passed on file.

MOTION TO RECONSIDER CALLED UP.

McFarlane of Black Hawk called up the motion to reconsider the vote by which House File No. 139 failed to pass the House. Mr. McFarlane then asked and obtained unanimous consent to withdraw his motion to reconsider.

CONSIDERATION OF BILLS.

On motion of Starzinger of Polk, Calendar No. 267, House File No. 346, a bill for an act to amend the law as it appears in sections 1759-a and 1759-c of the 1913 supplement to the code, relating to mutual insurance associations, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

On request of Klinker of Crawford, unanimous consent having been granted, further action on House File No. 346 was deferred and the bill was allowed to retain its place on the calendar.

On request of Elwood of Howard, unanimous consent having been granted, action was deferred on Calendar No. 268, House File No. 30, and the bill was allowed to retain its place on the calendar.

On motion of Randall of Linn, Calendar No. 269, House File No. 97, a bill for an act to repeal section forty-six hundred-a (4600-a) of the supplement to the code 1897, relating to the accounting for the fees received by constables and justices of the peace, and to enact in lieu thereof provisions for such accounting, with report of committee recommending passage was taken up and considered.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend House File No. 97 by striking out of line thirty-six the word "twenty" and inserting in lieu thereof the word "eighteen".

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—39.

Anderson of Davis	Langfitt	Nichols
Bailey	Larson	Oertel
Baldwin	Lewis	Peters
Becker	McFarlane	Randall
Elwood	McFerren	Santee
Erickson	Mantz	Shaff
Garber	Mead	Shortess
Gilbert	Miles	Starzinger
Gray	Miller	Stone
Hansen	Mooty	Tucker
Jones	Mowery	Wenstrand
Knickerbocker	Neff	Wichman
Krouse	Newton	Wilson of Mitchell

Nays—41.

Adkins	Grason	Price
Anderson of Greene	Hall	Roberts
Anderson of Winne- bago	Helming	Rowley
Andre	Horchem	Slaught
Boies	Johnston of Humboldt	Slosson
Darrah	Johnston of Lucas	Smith
Durbin	Kepple	Stuart
Edgington	Kern	Turner
Epps	Klaus	Ulstad
Findlay	Klinker	Walrath
Finley	Lee	Weaver
Flenniken	Lenocker	Wilson of Cherokee
Gilmore	Nicholson	Wilson of Louisa
	O'Donnell	Mr. Speaker

Absent or not voting—28.

Benn	Jackson	Reed
Bruce	Jessen	Rees
Coakley	Kimberly	Richards
Crozier	Lake	Rogers
Dean	Mackie	Scott
Dunkelberg	Meredith	Stanley
Finch	Murray	Wigdahl
Giltner	Nordyke	Wilson of Mahaska
Griffin	Rayburn	Wormley
Harrington		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

McFerren of Hamilton moved that the House occupy the time next week during the day for the consideration of bills and that the committee meetings be held in the evenings.

Tucker of Clinton moved to amend the motion by limiting the day sessions to 4:00 p. m. with the bills on the calendar. Amendment adopted.

Motion as amended prevailed.

Neff of Pottawattamie moved that when the House adjourn it be until 8:00 a. m. Monday.

McFarlane of Black Hawk moved to amend the motion by changing the hour from 8:00 to 10:00 o'clock. Amendment adopted.

Motion as amended prevailed.

CONSIDERATION OF BILLS.

Unanimous consent having been obtained to consider at this time, on motion of Roberts of Ringgold, Calendar No. 338, Senate File No. 241, a bill for an act to legalize the adoption and publication of the ordinances of the town of Benton, Ringgold county, Iowa, such ordinances being ordinances one (1) to seventeen (17) inclusive as passed by the town council of said town, with report of committee recommending passage was taken up and considered.

Speaker pro tem McFarlane in the chair.

Mr. Roberts moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—77.

Adkins	Hall	Nichols
Anderson of Davis	Hansen	Nicholson
Anderson of Greene	Helming	O'Donnell
Anderson of Winne-	Horchem	Oertel
bago	Johnston of Lucas	Price
Andre	Jones	Randall
Bailey	Kepple	Roberts
Baldwin	Kern	Rowley
Becker	Klaus	Santee
Boies	Klinker	Shaff
Darrah	Knickerbocker	Shortess
Dean	Krouse	Slosson
Dunkelberg	Lake	Smith
Durbin	Langfitt	Starzinger
Edgington	Larson	Stone
Elwood	Lee	Stuart
Epps	Lenocker	Tucker
Erickson	Lewis	Turner
Findlay	McFarlane	Ulstad
Finley	McFerren	Walrath
Flenniken	Mackie	Weaver
Garber	Mantz	Wenstrand
Gilbert	Miles	Wichman
Gilmore	Mooty	Wilson of Cherokee
Grason	Mowery	Wilson of Louisa
Gray	Neff	Wilson of Mitchell

Nays—None.

Absent or not voting—31.

Benn	Kimberly	Rees
Bruce	Mead	Richards
Coakley	Meredith	Rogers
Crozier	Miller	Scott
Finch	Murray	Slaughter
Giltner	Newton	Stanley
Griffin	Nordyke	Wigdahl
Harrington	Peters	Wilson of Mahaska
Jackson	Rayburn	Wormley
Jessen	Reed	Mr. Speaker
Johnston of Humboldt		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Randall of Linn, Calendar No. 340, House File No. 464, a bill for an act to legalize an ordinance of the incorporated town of Lone Tree, Iowa, granting a franchise to William Zimmerman, his associates, successors, heirs and assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Garber	Langfitt
Anderson of Davis	Gilbert	Larson
Anderson of Greene	Gilmore	Lee
Anderson of Winnebago	Gray	Lenocker
Andre	Hall	Lewis
Bailey	Hansen	McFarlane
Baldwin	Helming	McFerren
Becker	Horchem	Mackie
Boies	Jackson	Mantz
Darrah	Jessen	Mead
Dean	Johnston of Humboldt	Miles
Dunkelberg	Johnston of Lucas	Mooty
Durbin	Jones	Mowery
Edgington	Kepple	Neff
Elwood	Kern	Nichols
Epps	Klaus	Nicholson
Erickson	Klinker	Nordyke
Findlay	Knickerbocker	O'Donnell
F'lenniken	Krouse	Oertel
	Lake	Peters

Price	Stanley	Weaver
Randall	Starzinger	Wichman
Roberts	Stone	Wilson of Cherokee
Rowley	Stuart	Wilson of Louisa
Santee	Tucker	Wilson of Mahaska
Shortess	Turner	Wilson of Mitchell
Slaughter	Ulstad	
Slosson	Walrath	

Nays—None.

Absent or not voting—27.

Benn	Harrington	Richards
Bruce	Kimberly	Rogers
Coakley	Meredith	Scott
Crozier	Miller	Shaff
Finch	Murray	Smith
Finley	Newton	Wenstrand
Giltner	Rayburn	Wigdahl
Grason	Reed	Wormley
Griffin	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Calendar No. 393, Senate File No. 431, a bill for an act to legalize the acts of the city council of the city of Valley Junction in creating a board of water works trustees for the management and control of the water works system of said city and the acts of the board of trustees by said ordinance created, with report of committee recommending passage was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—78.

Adkins	Epps	Johnston of Lucas
Anderson of Davis	Erickson	Jones
Anderson of Greene	Findlay	Kepple
Anderson of Winne- bago	Finley	Kern
Andre	Flenniken	Klaus
Bailey	Garber	Klinker
Baldwin	Gilbert	Knickerbocker
Becker	Gilmore	Krouse
Boies	Grason	Lake
Darrah	Gray	Langfitt
Dean	Hall	Larson
Dunkelberg	Hansen	Lee
Durbin	Helming	Lenocker
Edgington	Jackson	Lewis
Elwood	Jessen	McFarlane
	Johnston of Humboldt	Mackie

Mead	Peters	Stuart
Miles	Price	Tucker
Miller	Randall	Turner
Mooty	Roberts	Ulstad
Neff	Rowley	Weaver
Newton	Santee	Wichman
Nichols	Shortess	Wilson of Cherokee
Nicholson	Slaught	Wilson of Louisa
Nordyke	Stanley	Wilson of Mitchell
O'Donnell	Starzinger	
Oertel	Stone	

Nays—None.

Absent or not voting—30.

Benn	McFerren	Scott
Bruce	Mantz	Shaff
Coakley	Meredith	Slosson
Crozier	Mowery	Smith
Finch	Murray	Walrath
Giltner	Rayburn	Wenstrand
Griffin	Reed	Wigdahl
Harrington	Rees	Wilson of Mahaska
Horchem	Richards	Wormley
Kimberly	Rogers	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Horchem of Dubuque, Calendar No. 320, House File No. 505, a bill for an act to repeal section seven hundred forty-one-f (741-f), supplemental supplement to the code, 1915, relating to the limit of indebtedness in the issuance of city or town hall bonds, and to enact substitute in lieu thereof, with report of committee recommending passage as amended was taken up, considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Horchem moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—67.

Adkins	Dean	Gilmore
Anderson of Davis	Durbin	Grason
Anderson of Greene	Edgington	Gray
Andre	Elwood	Hall
Bailey	Erickson	Hansen
Baldwin	Findlay	Horchem
Becker	Finley	Jackson
Boies	Flenniken	Jessen
Darrah	Garber	Kepple

Kern	Mowery	Stanley
Klaus	Neff	Starzinger
Klinker	Newton	Stone
Knickerbocker	Nichols	Stuart
Krouse	Nicholson	Tucker
Lake	O'Donnell	Turner
Larson	Oertel	Ulstad
Lewis	Peters	Weaver
McFarlane	Price	Wenstrand
McFerren	Randall	Wichman
Mackie	Rowley	Wilson of Cherokee
Mantz	Santee	Wilson of Louisa
Miles	Shortess	
Miller	Slosson	

Nays—3.

Epps

Johnston of Humboldt Nordyke

Absent or not voting—38.

Anderson of Winne-	Johnston of Lucas	Richards
bago	Jones	Roberts
Benn	Kimberly	Rogers
Bruce	Langfitt	Scott
Coakley	Lee	Shaff
Crozier	Lenocker	Slaught
Dunkelberg	Mead	Smith
Fjñch	Meredith	Walrath
Gilbert	Mooty	Wigdahl
Giltner	Murray	Wilson of Mahaska
Griffin	Rayburn	Wilson of Mitchell
Harrington	Reed	Wormley
Helming	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Jones of Cerro Gordo, Calendar No. 366, House File No. 520, a bill for an act to permit corporations organized under the banking laws of the state to reduce the capital stock, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Jones moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins	Johnston of Humboldt	Nordyke
Anderson of Davis	Jones	O'Donnell
Anderson of Greene	Kern	Oertel
Anderson of Winne- bago	Klaus	Peters
Andre	Klinker	Price
Baldwin	Knickerbocker	Randall
Becker	Krouse	Roberts
Boies	Lake	Rowley
Dean	Langfitt	Santee
Durbin	Larson	Shaff
Edgington	Lee	Shortess
Elwood	Lenocker	Slosson
Epps	Lewis	Stanley
Erickson	McFarlane	Starzinger
Findlay	Mackie	Stone
Finley	Mantz	Stuart
Flenniken	Mead	Tucker
Gilmore	Miles	Turner
Grason	Miller	Ulstad
Gray	Mooty	Weaver
Hall	Mowery	Wenstrand
Hansen	Neff	Wichman
Horchem	Newton	Wilson of Cherokee
Jackson	Nichols	Wilson of Louisa
Jessen	Nicholson	Wilson of Mitchell

Nays—1.

Darrah

Absent or not voting—32.

Bailey	Harrington	Richards
Benn	Helming	Rogers
Bruce	Johnston of Lucas	Scott
Coakley	Kepple	Slaughter
Crozier	Kimberly	Smith
Dunkelberg	McFerren	Walrath
Finch	Meredith	Wigdahl
Garber	Murray	Wilson of Mahaska
Gilbert	Rayburn	Wormley
Giltner	Reed	Mr. Speaker
Griffin	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Finley of Henry, Calendar No. 272, House File No. 408, a bill for an act to amend the law as it appears in sections twenty-three hundred thirty-four (2334), section twenty-three hundred thirty-five (2335) and section twenty-three hundred thirty-six (2336) of the code, in regard to the recording of marks or brands, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Finley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Jessen	Nichols
Anderson of Winnebago	Johnston of Humboldt	Nicholson
Bailey	Johnston of Lucas	Nordyke
Baldwin	Jones	O'Donnell
Becker	Kepple	Oertel
Boies	Kern	Peters
Darrah	Klaus	Price
Dean	Klinker	Randall
Durbin	Klickerbocker	Roberts
Edgington	Krouse	Santee
Elwood	Lake	Shortess
Epps	Langfitt	Slosson
Erickson	Larson	Stanley
Findlay	Lee	Starzinger
Finley	Lenocker	Stone
Flenniken	Lewis	Stuart
Garber	McFarlane	Ulstad
Gilbert	Mackie	Walrath
Gilmore	Mantz	Weaver
Grason	Mead	Wenstrand
Gray	Miles	Wichman
Griffin	Mooty	Wilson of Cherokee
Hansen	Mowery	Wilson of Louisa
Horchem	Neff	Wilson of Mitchell
	Newton	

Nays—1.

Tucker

Absent or not voting—34.

Anderson of Davis	Helming	Rogers
Anderson of Greene	Jackson	Rowley
Andre	Kimberly	Scott
Benn	McFerren	Shaff
Bruce	Meredith	Slaught
Coakley	Miller	Smith
Crozier	Murray	Turner
Dunkelberg	Rayburn	Wigdahl
Finch	Reed	Wilson of Mahaska
Giltner	Rees	Wormley
Hall	Richards	Mr. Speaker
Harrington		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Neff of Pottawattamie, Calendar No. 309, House File No. 384, a bill for an act to amend section six hundred seventy-

nine-f (679-f), supplement to the code, 1913, relating to the appointment of chief of police in cities of the first class and cities under special charter, with report of committee recommending passage was taken up and considered.

On request of Neff of Pottawattamie, unanimous consent having been granted, further action was deferred on House File No. 384.

Unanimous consent having been granted to consider at this time, on motion of Larson of Montgomery, Calendar No. 342, House File No. 426, a bill for an act to legalize certain proceedings of the town council of the incorporated town of Grant, Montgomery county, Iowa, relating to the levy of certain taxes, with report of committee recommending passage was taken up and considered.

On request of Larson of Montgomery, unanimous consent having been granted, Senate File No. 349 was withdrawn from the committee on judiciary and substituted for House File No. 426.

On motion of Larson of Montgomery, Senate File No. 349, a bill for an act to legalize certain proceedings of the town council of the incorporated town of Grant, Montgomery county, Iowa, relating to the levy of certain taxes, was taken up and considered.

Mr. Larson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins	Grason	McFarlane
Anderson of Greene	Gray	McFerren
Anderson of Winne-	Griffin	Mackie
bago	Hall	Mantz
Andre	Hansen	Mead
Bailey	Horchem	Mowery
Baldwin	Johnston of Humboldt	Neff
Becker	Johnston of Lucas	Newton
Boies	Jones	Nichols
Darrah	Kepple	Nicholson
Dean	Kern	O'Donnell
Durbin	Klaus	Oertel
Edgington	Klinker	Peters
Elwood	Knickerbocker	Price
Epps	Krouse	Randall
Erickson	Lake	Roberts
Findlay	Langfitt	Rowley
Flenniken	Larson	Santee
Garber	Lee	Shaff
Gilbert	Lenocker	Shortess
Gilmore	Lewis	Slosson

Starzinger	Ulstad	Wilson of Cherokee
Stone	Walrath	Wilson of Louisa
Stuart	Weaver	Wilson of Mitchell
Tucker	Wenstrand	
Turner	Wichman	

Nays—None.

Absent or not voting—33.

Anderson of Davis	Jackson	Rees
Benn	Jessen	Richards
Bruce	Kimberly	Rogers
Coakley	Meredith	Scott
Crozier	Miles	Slaught
Dunkelberg	Miller	Smith
Finch	Mooty	Stanley
Finley	Murray	Wigdahl
Giltner	Nordyke	Wilson of Mahaska
Harrington	Rayburn	Wormley
Helming	Reed	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILL WITHDRAWN.

On request of Larson of Montgomery, unanimous consent having been granted, House File No. 426 was withdrawn from further consideration by the House.

CONSIDERATION OF BILLS.

On motion of Oertel of Lee, Calendar No. 360, Senate File No. 267, a bill for an act to legalize certain notices of incorporation of corporations for pecuniary profit heretofore issued by the secretary of state, with report of committee recommending passage was taken up and considered.

Mr. Oertel moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Adkins	Edgington	Gray
Anderson of Davis	Elwood	Griffin
Anderson of Greene	Epps	Hall
Anderson of Winne- bago	Erickson	Hansen
Andre	Findlay	Helming
Becker	Finley	Horchem
Boies	Flenniken	Jessen
Darraha	Garber	Johnston of Humboldt
Dean	Gilbert	Jones
Durbin	Gilmore	Kepple
	Grason	Klaus

Klinker	Mowery	Stanley
Knickerbocker	Newton	Starzinger
Krouse	Nordyke	Stone
Langfitt	O'Donnell	Stuart
Larson	Oertel	Tucker
Lee	Peters	Turner
Lenocker	Price	Ulstad
Lewis	Randall	Walrath
McFarlane	Roberts	Weaver
Mackie	Rowley	Wenstrand
Mantz	Santee	Wichman
Mead	Shaff	Wilson of Cherokee
Miles	Shortess	Wilson of Louisa
Mooty	Slosson	Wilson of Mitchell

Nays—None.

Absent or not voting—34.

Bailey	Kern	Reed
Baldwin	Kimberly	Rees
Benn	Lake	Richards
Bruce	McFerren	Rogers
Coakley	Meredith	Scott
Crozier	Miller	Slaught
Dunkelberg	Murray	Smith
Finch	Neff	Wigdahl
Giltner	Nichols	Wilson of Mahaska
Harrington	Nicholson	Wormley
Jackson	Rayburn	Mr. Speaker
Johnston of Lucas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Andre of Des Moines, Calendar No. 296, House File No. 458, a bill for an act to amend the law as it appears in section eight hundred forty-g (840-g), of the code supplement of 1915, relating to the powers of certain cities and towns to levy taxes for the purpose of constructing outlets and purifying plants for sewers by authorizing said cities and towns to assess the costs of said outlets and purifying plants for sewers by the levy of special assessments in connection with the construction of sanitary sewers, with report of committee recommending passage was taken up and considered.

Andre of Des Moines offered the following amendment and moved its adoption:

Amend House File No. 458 by striking from the second line of section 1, the following words: "of the code supplement of 1915," and inserting in lieu thereof, the following: "supplemental supplement to the code, 1915,".

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Andre moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—62.

Adkins	Horchem	Oertel
Anderson of Davis	Jessen	Peters
Anderson of Greene	Johnston of Humboldt	Price
Anderson of Winnebago	Johnston of Lucas	Rowley
Andre	Jones	Santee
Boies	Kepple	Shaff
Darrah	Klaus	Shortess
Dunkelberg	Klinker	Stanley
Durbin	Knickerbocker	Starzinger
Edgington	Krouse	Stone
Elwood	Lake	Stuart
Epps	Langfitt	Tucker
Findlay	Larson	Turner
Finley	Lewis	Ulstad
Garber	McFarlane	Walrath
Gilbert	Mackie	Weaver
Gilmore	Mead	Wenstrand
Grason	Mowery	Wichman
Griffin	Newton	Wilson of Cherokee
Helming	Nordyke	Wilson of Louisa
	O'Donnell	Wilson of Mitchell

Nays—7.

Flenniken	Hansen	Mooty
Gray	Miles	Randall
Hall		

Absent or not voting—39.

Bailey	Kern	Reed
Baldwin	Kimberly	Rees
Becker	Lee	Richards
Benn	Lenocker	Roberts
Bruce	McFerren	Rogers
Coakley	Mantz	Scott
Crozier	Meredith	Slaught
Dean	Miller	Slosson
Erickson	Murray	Smith
Finch	Neff	Wigdahl
Giltner	Nichols	Wilson of Mahaska
Harrington	Nicholson	Wormley
Jackson	Rayburn	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Andre of Des Moines offered the following amendment to the title:

Amend the title to House File No. 458 by striking from said title, the following words: "of the code supplement of 1915," and by inserting in lieu thereof, the following: "supplemental supplement to the code, 1915;".

Amendment adopted and the title as amended agreed to.

Unanimous consent having been granted to consider at this time, on motion of Becker of Clayton, Calendar No. 271, Senate File No. 143, a bill for an act to make an appropriation for the purchase of twenty thousand (20,000) copies of the railroad commissioner's official map, twenty-five (25) copies to be delivered, on request, to each member of the general assembly, and balance to be distributed by the railroad commissioners, with report of committee recommending passage was taken up and considered.

Mr. Becker moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—63.

Adkins	Horchem	Randall
Anderson of Greene	Jessen	Roberts
Anderson of Winnebago	Johnston of Humboldt	Rowley
Andre	Jones	Santee
Becker	Kepple	Shaff
Boies	Klaus	Shortess
Darraha	Klinker	Slosson
Durbin	Knickerbocker	Stanley
Edgington	Lake	Starzinger
Elwood	Langfitt	Stone
Epps	Larson	Stuart
Findlay	Lee	Tucker
Flenniken	McFarlane	Turner
Gilbert	Mackie	Ulstad
Gilmore	Mantz	Walrath
Grason	Miles	Weaver
Gray	Nordyke	Wenstrand
Griffin	O'Donnell	Wichman
Hall	Oertel	Wilson of Cherokee
Hansen	Peters	Wilson of Louisa
Helming	Price	Wilson of Witchell

Nays—8.

Anderson of Davis	Krouse	Mowery
Finley	Lewis	Newton
Garber	Mooty	

Absent or not voting—37.

Bailey	Johnston of Lucas	Rayburn
Baldwin	Kern	Reed
Benn	Kimberly	Rees
Bruce	Lenocker	Richards
Coakley	McFerren	Rogers
Crozier	Mead	Scott
Dean	Meredith	Slaught
Dunkelberg	Miller	Smith
Erickson	Murray	Wigdahl
Finch	Neff	Wilson of Mahaska
Giltner	Nichols	Wormley
Harrington	Nicholson	Mr. Speaker
Jackson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Elwood of Howard, Calendar No. 365, House File No. 530, a bill for an act to provide for the issuance of a permit to foreign corporations, not organized for pecuniary profit, to do business in the state of Iowa, providing for annual reports by such corporations and fixing a forfeiture for failure to comply with said act, with report of committee recommending passage was taken up and considered.

Elwood of Howard offered the following amendment and moved its adoption:

Amend House File No. 530 by striking from line four of said bill the following word and figures: "of 1897."

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Elwood moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Elwood	Griffin
Anderson of Greene	Epps	Hall
Anderson of Winnebago	Findlay	Helming
Andre	Finley	Horchem
Bailey	FleNNiken	Jessen
Becker	Garber	Johnston of Humboldt
Boies	Gilbert	Johnston of Lucas
Durbin	Gilmore	Kepple
Edgington	Grason	Klaus
	Gray	Klinker

Knickerbocker	Nordyke	Starzinger
Krouse	O'Donnell	Stone
Lake	Oertel	Stuart
Langfitt	Peters	Tucker
Larson	Price	Turner
Lee	Randall	Ulstad
Lewis	Rowley	Walrath
McFarlane	Santee	Weaver
Mackie	Shaff	Wenstrand
Miles	Shortess	Wichman
Mooty	Slaughter	Wilson of Cherokee
Neff	Slosson	Wilson of Louisa
Nicholson	Stanley	Wilson of Mitchell

Nays—1.

Mowery

Absent or not voting—39.

Anderson of Davis	Harrington	Nichols
Baldwin	Jackson	Rayburn
Benn	Jones	Reed
Bruce	Kern	Rees
Coakley	Kimberly	Richards
Crozier	Lenocker	Roberts
Darrah	McFerren	Rogers
Dean	Mantz	Scott
Dunkelberg	Mead	Smith
Erickson	Meredith	Wigdahl
Finch	Miller	Wilson of Mahaska
Giltner	Murray	Wormley
Hansen	Newton	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Randall of Linn, Calendar No. 354, Senate File No. 407, a bill for an act to legalize an ordinance of the incorporated town of Nevada, Iowa, granting a franchise to the Nevada Electric Company, their successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Mr. Randall moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Bailey	Epps
Anderson of Davis	Becker	Erickson
Anderson of Greene	Boies	Findlay
Anderson of Winnebago	Durbin	Finley
Andre	Edgington	Flenniken
	Elwood	Gilbert

Gilmore	Lee	Shortess
Grason	Lewis	Smith
Gray	McFarlane	Stanley
Griffin	Mackie	Starzinger
Hall	Mooty	Stone
Helming	Mowery	Stuart
Horchem	Neff	Tucker
Jessen	Newton	Turner
Johnston of Humboldt	Nicholson	Ulstad
Kepple	Nordyke	Walrath
Klaus	O'Donnell	Weaver
Klinker	Oertel	Wenstrand
Knickerbocker	Peters	Wichman
Krouse	Price	Wilson of Cherokee
Lake	Rowley	Wilson of Louisa
Langfitt	Santee	Wilson of Mitchell
Larson	Shaff	Wormley

Nays—None.

Absent or not voting—40.

Baldwin	Johnston of Lucas	Randall
Benn	Jones	Rayburn
Bruce	Kern	Reed
Coakley	Kimberly	Rees
Crozier	Lenocker	Richards
Darrah	McFerren	Roberts
Dean	Mantz	Rogers
Dunkelberg	Mead	Scott
Finch	Meredith	Slaught
Garber	Miles	Slosson
Giltner	Miller	Wigdahl
Hansen	Murray	Wilson of Mahaska
Harrington	Nichols	Mr. Speaker
Jackson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGE CONSIDERED.

Senate File No. 307, a bill for an act to legalize the action of the executive council heretofore taken in reference to the drainage, appraisal and sale of Muscatine slough, Keokuk lake and Odesa lake in Muscatine and Louisa counties, and providing for the completion of the sale of the lands therein.

Read first and second time and, on request of Wilson of Louisa, unanimous consent having been obtained, same was ordered placed on the calendar.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which House File No. 54 failed to pass the House.

W. A. MOOTY.

I second the motion.

O. L. MEAD.

On motion of Boies of Buchanan the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 26, 1917.

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

Prayer was offered by the Rev. Richard R. Newby, pastor of the First Friends' Church, Des Moines.

Journal of March 24th corrected and approved.

LEAVE OF ABSENCE.

On request of O'Donnell of Dubuque leave of absence was granted Baldwin of Johnson until Tuesday.

On request of Nordyke of Keokuk leave of absence was granted Mead of Butler until Tuesday.

On request of Rogers of Carroll leave of absence was granted Johnston of Humboldt until Tuesday on account of sickness.

On request of Stuart of Emmet leave of absence was granted Walrath of Fayette until Tuesday.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the governor announcing that he had, on March 23d, approved and signed the following bills:

House Files Nos. 49, 233, 189, 142, 294 and 295.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Knickerbocker of Linn presented petition of citizens of Linn county in favor of House File No. 500.

Referred to committee on suppression of intemperance.

Reed of Guthrie presented petition of citizens of Guthrie county in favor of closed season on quail.

Referred to committee on fish and game.

Smith of Bremer presented petition of citizens of Bremer county in favor of House File No. 500.

Referred to committee on suppression of intemperance.

Neff of Pottawattamie presented petition of typographical union of Council Bluffs protesting against the abolishment of the offices of state printer and state binder.

Referred to committee on printing.

Rayburn of Poweshiek presented petition of citizens of Poweshiek county in favor of the committee road bill.

Referred to committee on roads and highways.

REPORT OF COMMITTEE.

Helming of Allamakee, from the committee on printing, submitted the following report:

MR. SPEAKER—Your committee on printing, to whom was referred House File No. 287, a bill for an act to repeal the law as it appears in section one hundred seventeen (117) of the code, section one hundred eighteen (118), supplement to the code, and enact a substitute therefor; to amend the law as it appears in sections one hundred twenty-seven (127) and one hundred twenty-nine (129) of the code, sections one hundred nineteen (119), one hundred twenty (120), one hundred thirty-nine (139), supplement to the code, 1913; sections one hundred thirty-eight (138), one hundred forty-one (141), supplemental supplement to the code, 1915, relating to state printing and binding, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

OTTO HELMING, *Chairman.*

Report adopted.

HOUSE BILL RE-REFERRED.

On request of Weaver of Polk, unanimous consent having been granted, House File No. 445 was withdrawn from the calendar and referred to the committee on appropriations.

HOUSE RESOLUTION CONSIDERED.

Randall of Linn called up his resolution relative to requests for special orders, and moved its adoption.

Epps of Wapello offered the following amendment to the resolution and moved its adoption:

Amend the resolution by adding thereto the following:

“Be It Further Resolved, That whenever the House is considering a special order, work on said special order be completed before entering upon another special order.”

Amendment adopted.

Resolution as amended adopted.

CONCURRENT RESOLUTION CONSIDERED.

McFerren of Hamilton called up the House concurrent resolution relative to sine die adjournment.

Rogers of Carroll offered the following amendment to the resolution:

Amend the concurrent resolution offered by McFerren of Hamilton relative to sine die adjournment by striking from said resolution the words "March 31st" and substituting in lieu thereof the words "April 14th".

Neff of Pottawattamie offered the following amendment to the amendment and moved its adoption:

Amend the amendment to the resolution to adjourn by striking out the figures "14th" and inserting in lieu thereof the figures "7th".

Amendment to the amendment lost.

Amendment to the resolution adopted.

Resolution as amended adopted.

INTRODUCTION OF BILLS.

By committee on retrenchment and reform, House File No. 587, a bill for an act to provide for the filing of reports by state officials, boards and commissioners and the heads of departments and relating to the printing, publication and distribution of said reports and other printing for the state; to designate the manner of auditing and paying bills for all such printing and the preservation of samples of the work done; to amend sections 118, 130, 2585 and 2633 of the code, sections 123, 165, 2501, and 2718-a-14 of the supplement to the code, 1913; sections 144-h and 144-m of the supplemental supplement to the code, 1915, and to repeal sections 124, 131, 142, 140, 143 and 1181 of the code; sections 119, 122, 125, 126, 126-a, 126-b, 126-c, 127-d, 144-b, 144-c, 144-d, 2575-a-55, and 2823-j of the supplement to the code, 1913.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

On motion of Giltner of Monroe, Calendar No. 258, Senate File No. 67, a bill for an act to amend section thirty-three hundred seventy-nine (3379), supplement to the code, relating to the disposition of property of an intestate who dies leaving a surviving spouse and no issue, said amendments to be known as section thirty-three hundred seventy-nine-a (3379-a), supplement to the code, 1913,

section thirty-three hundred seventy-nine-b (3379-b), supplement to the code, 1913, and section thirty-three hundred seventy-nine-c (3379-c), supplement to the code, 1913, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Giltner moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Hansen	O'Donnell
Anderson of Greene	Harrington	Peters
Anderson of Winne-	Helming	Price
bago	Horchem	Rayburn
Andre	Jackson	Rees
Becker	Jones	Roberts
Boies	Kern	Rowley
Bruce	Klaus	Santee
Crozier	Klinker	Scott
Dean	Knickerbocker	Shaff
Dunkelberg	Krouse	Shortess
Durbin	Lake	Slaught
Edgington	Langfitt	Slosson
Elwood	Larson	Smith
Epps	Lee	Stanley
Erickson	Lewis	Starzinger
Findlay	Mackie	Stuart
Finley	Meredith	Tucker
Garber	Miles	Turner
Gilbert	Mooty	Ulstad
Gilmore	Mowery	Weaver
Giltner	Murray	Wichman
Grason	Newton	Wilson of Louisa
Gray	Nichols	Wilson of Mitchell
Griffin	Nicholson	

Nays—14.

Anderson of Davis	Flenniken	Randall
Bailey	Jessen	Reed
Coakley	Lenocker	Rogers
Darrah	Nordyke	Mr. Speaker
Finch	Oertel	

Absent or not voting—21.

Baldwin	McFarlane	Stone
Benn	McFerren	Walrath
Hall	Mantz	Wenstrand
Johnston of Humboldt	Mead	Wigdahl
Johnston of Lucas	Miller	Wilson of Cherokee
Kepple	Neff	Wilson of Mahaska
Kimberly	Richards	Wormley

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.

Shortess of Tama called up the motion to reconsider the vote by which House File No. 406 passed the House.

CALL OF THE HOUSE.

On request of Randall of Linn, Bailey of Shelby, Reed of Guthrie, Coakley of Union and O'Donnell of Dubuque, a call of the House was ordered for the consideration of the motion to reconsider the vote by which House File No. 406 passed the House, said call to continue until said motion for consideration of said bill be finally disposed of, unless otherwise ordered by a vote of the House.

Those present were—96.

Adkins	Harrington	Oertel
Anderson of Davis	Helming	Peters
Anderson of Greene	Horchem	Price
Anderson of Winne-	Jackson	Randall
bago	Jessen	Rayburn
Andre	Jones	Reed
Bailey	Kepple	Rees
Becker	Kern	Roberts
Boies	Klaus	Rogers
Bruce	Klinker	Rowley
Coakley	Knickerbocker	Santee
Crozier	Krouse	Scott
Darrah	Lake	Shaff
Dean	Langfitt	Shortess
Dunkelberg	Larson	Slaught
Durbin	Lee	Slosson
Edgington	Lenocker	Smith
Elwood	Lewis	Stanley
Epps	McFarlane	Starzinger
Erickson	McFerren	Stone
Finch	Mackie	Stuart
Findlay	Meredith	Tucker
Finley	Miles	Turner
Flenniken	Miller	Ulstad
Garber	Mooty	Weaver
Gilbert	Mowery	Wenstrand
Gilmore	Murray	Wichman
Giltner	Neff	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Gray	Nichols	Wilson of Mitchell
Griffin	Nicholson	Mr. Speaker
Hall	Nordyke	
Hansen	O'Donnell	

Those excused were—7.

Baldwin	Mead	Wormley
Benn	Wigdahl	
Johnston of Humboldt	Wilson of Mahaska	

Those absent were—5.

Johnston of Lucas	Mantz	Walrath
Kimberly	Richards	

Shortess of Tama moved that the proceedings under the call of the House be now terminated. Motion prevailed.

Randall of Linn moved that the motion to reconsider be made a special order for Tuesday, March 27th, at 3:00 o'clock.

The chair ruled that the motion was out of order.

Randall of Linn appealed from the decision of the chair.

On a rising vote the decision of the chair was sustained.

On request of Randall of Linn, rule 18 was invoked.

On the question, "Shall the House reconsider the vote by which House File No. 406 passed the House?"

Ayes—37.

Anderson of Davis	Lenocker	Reed
Anderson of Winnebago	Lewis	Rees
Bailey	McFarlane	Roberts
Becker	McFerren	Rogers
Coakley	Meredith	Santee
Crozier	Miller	Scott
Darrah	Mooty	Slaughter
Epps	Mowery	Stanley
Flenniken	Murray	Stone
Helming	O'Donnell	Tucker
Horchem	Peters	Wilson of Louisa
Krouse	Randall	Mr. Speaker
	Rayburn	

Nays—55.

Adkins	Hansen	Nicholson
Anderson of Greene	Harrington	Oertel
Boies	Jackson	Price
Dean	Jessen	Rowley
Dunkelberg	Jones	Shaff
Durbin	Kepple	Shortess
Edgington	Kern	Slosson
Elwood	Klaus	Smith
Erickson	Klinker	Starzinger
Finch	Knickerbocker	Stuart
Findlay	Lake	Turner
Finley	Langfitt	Ulstad
Garber	Larson	Weaver
Gilbert	Lee	Wenstrand
Gilmore	Mackie	Wichman
Giltner	Miles	Wilson of Cherokee
Grason	Neff	Wilson of Mitchell
Gray	Newton	
Hall	Nichols	

Absent or not voting—16.

Andre	Johnston of Lucas	Walrath
Baldwin	Kimberly	Wigdahl
Benn	Mantz	Wilson of Mahaska
Bruce	Mead	Wormley
Griffin	Nordyke	
Johnston of Humboldt	Richards	

Motion to reconsider lost.

CONSIDERATION OF BILLS.

On motion of Wenstrand of Page, Calendar No. 260, House File No. 95, a bill for an act to repeal sub-division ten (10) of section fifteen hundred seventy-one-m-eighteen (1571-m-18), supplement to the code, 1913, relating to motor vehicles, with report of committee recommending passage as amended was taken up and considered.

Lee of Sac asked and obtained unanimous consent to withdraw from further consideration by the House the amendment filed by him to House File No. 95.

On request of Wenstrand of Page, unanimous consent having been granted, further action on House File No. 95 was deferred and same was allowed to retain its place on the calendar.

On motion of Boies of Buchanan, Calendar No. 261, House File No. 78, a bill for an act to indemnify and pay to E. O. Sherman the sum of three thousand dollars (\$3,000) for the loss and damage sustained by him in the death of his son, Ralph Sherman, caused by being killed on the campus of the State College of Agriculture at Ames, December 6, 1914, with report of committee recommending passage as amended was taken up and considered.

Boies of Buchanan asked and obtained unanimous consent to have Senate File No. 82 withdrawn from the committee on claims and substituted in lieu of House File No. 447.

On motion of Boies of Buchanan, Senate File No. 82, a bill for an act to indemnify and pay to E. O. Sherman and Mrs. E. O. Sherman the sum of two thousand dollars (\$2,000) for the loss and damage sustained by him in the death of his son, Ralph Sherman, caused by being killed on the campus of the state college of agriculture at Ames, December 6, 1914, was taken up and considered.

Mr. Boies moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—91.

Adkins	Harrington	Nordyke
Anderson of Davis	Helming	O'Donnell
Anderson of Greene	Horchem	Oertel
Anderson of Winne-	Jackson	Peters
bago	Jones	Price
Andre	Kepple	Randall
Bailey	Kern	Rayburn
Becker	Kimberly	Reed
Boles	Klaus	Roberts
Bruce	Klinker	Rogers
Crozier	Knickerbocker	Rowley
Darrah	Krouse	Santee
Dean	Lake	Scott
Dunkelberg	Langfitt	Shortess
Durbin	Larson	Slosson
Edgington	Lee	Smith
Epps	Lenocker	Stanley
Erickson	Lewis	Starzinger
Finch	McFarlane	Stone
Findlay	McFerren	Stuart
Finley	Mackie	Tucker
Flenniken	Meredith	Turner
Garber	Miles	Ulstad
Gilbert	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Mowery	Wichman
Grason	Murray	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Newton	Wilson of Mitchell
Hall	Nichols	Mr. Speaker
Hansen	Nicholson	

Nays—None.

Absent or not voting—17.

Baldwin	Johnston of Lucas	Slaughter
Benn	Mantz	Walrath
Coakley	Mead	Wigdahl
Elwood	Rees	Wilson of Mahaska
Jessen	Richards	Wormley
Johnston of Humboldt	Shaff	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Neff of Pottawattamie, Calendar No. 262, House File No. 284, a bill for an act to provide for the organizing, admitting, licensing and regulating of insurance companies other than life, and to repeal the law as it appears in sections sixteen hundred ninety-two (1692), sixteen hundred ninety-three (1693), sixteen hundred ninety-four (1694), sixteen hundred ninety-five (1695), seventeen hundred (1700), and seventeen hundred twenty-three (1723), of the code, and section sixteen hundred eighty-nine (1689),

supplement to the code, 1913, and section seventeen hundred twenty-one (1721), supplemental supplement to the code, 1915, and to enact substitutes for each of them, and to amend the law as it appears in sub-division four (4), section seventeen hundred and nine (1709), supplement to the code, 1913, and to repeal the law as it appears in section sixteen hundred ninety (1690), seventeen hundred and four (1704), seventeen hundred and five (1705), seventeen hundred and six (1706), seventeen hundred and seven (1707), seventeen hundred and eight (1708), and seventeen hundred seventeen (1717), of the code, and all acts and parts of acts in conflict herewith, all relating to the matter of insurance, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Neff moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—60.

Adkins	Jackson	Nordyke
Anderson of Greene	Jones	O'Donnell
Becker	Kepple	Oertel
Bruce	Klaus	Peters
Darrah	Klinker	Price
Dunkelberg	Knickerbocker	Rees
Durbin	Lake	Roberts
Edgington	Langfitt	Santee
Epps	Larson	Shaff
Findlay	Lee	Shortess
Flenniken	McFarlane	Slaught
Garber	Mackie	Slosson
Gilmore	Meredith	Starzinger
Giltner	Miles	Tucker
Grason	Mooty	Turner
Gray	Mowery	Ulstad
Griffin	Neff	Weaver
Hansen	Newton	Wenstrand
Harrington	Nichols	Wichman
Horchem	Nicholson	Wilson of Louisa

Nays—24.

Anderson of Davis	Kern	Reed
Bailey	Krouse	Rogers
Boies	Lenocker	Scott
Coakley	Lewis	Stanley
Crozier	McFerren	Stuart
Dean	Miller	Wilson of Cherokee
Gilbert	Randall	Wilson of Mitchell
Hall	Rayburn	Mr. Speaker

Absent or not voting—24.

Anderson of Winne-	Helming	Richards
bago	Jessen	Rowley
Andre	Johnston of Humboldt	Smith
Baldwin	Johnston of Lucas	Stone
Benn	Kimberly	Walrath
Elwood	Mantz	Wigdahl
Erickson	Mead	Wilson of Mahaska
Finch	Murray	Wormley
Finley		

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.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 409, a bill for an act to legalize the action of the city of Grinnell, in the county of Poweshiek, state of Iowa, in voting bonds at an election held on the sixth day of December, 1916, and legalizing the bonds to be issued by said city under said election.

ALFRED WENSTRAND,
Chairman House Committee.

T. A. KINGLAND,
Acting 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. 409.

On motion of McFarlane of Black Hawk the House adjourned until 1:00 p. m.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

LEAVE OF ABSENCE.

On request of Kern of Warren leave of absence was granted Helming of Allamakee until Tuesday.

On request of Stuart of Emmet leave of absence was granted Wilson of Mitchell until Tuesday.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Rees of Fremont, Calendar No. 370, House File No. 496, a bill for an act to legalize certain warrants of the city of Hamburg, Iowa, with report of committee recommending passage was taken up and considered.

Mr. Rees asked and obtained unanimous consent to substitute Calendar No. 423, Senate File No. 396, for Calendar No. 370, House File No. 496.

On motion of Rees of Fremont, Calendar No. 423, Senate File No. 396, a bill for an act to legalize certain warrants of the city of Hamburg, Iowa, with report of committee recommending passage was taken up and considered.

Mr. Rees moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—72.

Anderson of Davis	Gray	O'Donnell
Anderson of Greene	Griffin	Peters
Anderson of Winnebago	Hall	Price
Andre	Hansen	Randall
Bailey	Horchem	Rayburn
Becker	Jones	Rees
Boies	Kepple	Rogers
Bruce	Klaus	Rowley
Coakley	Klinker	Santee
Crozler	Knickerbocker	Scott
Darrah	Lake	Shaff
Dean	Langfitt	Shortess
Dunkelberg	Larson	Slaught
Durbin	Lee	Slosson
Elwood	Lewis	Smith
Epps	McFarlane	Starzinger
Erickson	McFerren	Stuart
Finch	Mackie	Turner
Findlay	Meredith	Ulstad
Flenniken	Miles	Weaver
Gilbert	Miller	Wenstrand
Gilmore	Mowery	Wichman
Giltner	Neff	Wilson of Louisa
Grason	Newton	Mr. Speaker

Nays—None.

Absent or not voting—36.

Adkins	Kern	Reed
Baldwin	Kimberly	Richards
Benn	Krouse	Roberts
Edgington	Lenocker	Stanley
Finley	Mantz	Stone
Garber	Mead	Tucker
Harrington	Mooty	Walrath
Helming	Murray	Wigdahl
Jackson	Nichols	Wilson of Cherokee
Jessen	Nicholson	Wilson of Mahaska
Johnston of Humboldt	Nordyke	Wilson of Mitchell
Johnston of Lucas	Oertel	Wormley

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILLS WITHDRAWN.

Rees of Fremont asked and obtained unanimous consent to withdraw House File No. 496 from the calendar and from further consideration by the House.

Santee of Black Hawk asked and obtained unanimous consent to withdraw House File No. 439 from the committee on agriculture and from further consideration by the House.

CONSIDERATION OF BILLS.

On request of Finch of Ida, unanimous consent having been granted, action was deferred on Calendar No. 265, House File No. 299, and same was allowed to retain its place on the calendar.

On request of Starzinger of Polk, unanimous consent having been granted, action was deferred on Calendar No. 267, House File No. 346, and same was allowed to retain its place on the calendar.

On request of Giltner of Monroe, unanimous consent having been granted, action was deferred on Calendar No. 268, House File No. 30, and same was allowed to retain its place on the calendar.

On motion of Lake of Woodbury, Calendar No. 273, House File No. 578, a bill for an act to appropriate for the benefit of John Miller, a member of the Delaware county guards, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Lake moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Rule 18 was invoked by Lake of Woodbury.

On the question, "Shall the bill pass?"

Ayes—69.

Anderson of Greene	Jackson	Nichols
Anderson of Winne-	Jones	Nicholson
bago	Kepple	O'Donnell
Andre	Kern	Oertel
Bailey	Klaus	Price
Becker	Klinker	Randall
Boies	Knickerbocker	Rayburn
Bruce	Krouse	Reed
Coakley	Lake	Rees
Darraha	Larson	Rogers
Dean	Lee	Rowley
Dunkelberg	Lenocker	Scott
Elwood	McFarlane	Shaff
Erickson	McFerren	Shortess
Findlay	Mackie	Smith
Flenniken	Mantz	Stanley
Gilmore	Meredith	Stone
Giltner	Miles	Stuart
Grason	Miller	Tucker
Gray	Mooty	Ulstad
Griffin	Mowery	Weaver
Hall	Murray	Wenstrand
Hansen	Newton	Wichman
Horchem		

Nays—19.

Adkins	Finley	Peters
Anderson of Davis	Garber	Santee
Crozier	Gilbert	Slosson
Durbin	Langfitt	Wilson of Cherokee
Edgington	Lewis	Wilson of Louisa
Epps	Neff	Mr. Speaker
Finch		

Absent or not voting—20.

Baldwin	Kimberly	Turner
Benn	Mead	Walrath
Harrington	Nordyke	Wigdahl
Helming	Richards	Wilson of Mahaska
Jessen	Roberts	Wilson of Mitchell
Johnston of Humboldt	Slaught	Wormley
Johnston of Lucas	Starzinger	

So the bill having failed to receive a two-thirds majority was declared to have failed to pass the House.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

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. 303, a bill for an act to amend sections eighteen hundred thirty-nine-j (1839-j) and eighteen hundred thirty-nine-l (1839-l), of the supplement to the code, 1913, relating to the matter of fraternal beneficiary societies, orders or associations.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval the following bills:

House Files Nos. 171, 82 and 292.

CONSIDERATION OF BILLS.

On motion of Griffin of Woodbury, Calendar No. 274, Senate File No. 372, a bill for an act repealing section twenty hundred forty-four (2044) of the code, and enacting a substitute therefor, authorizing the issuance of preferred stock by railway corporations, with report of committee recommending passage was taken up and considered.

Mr. Griffin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Giltner	Miller
Anderson of Davis	Grason	Mooty
Anderson of Greene	Gray	Mowery
Anderson of Winne-	Griffin	Murray
bago	Hall	Neff
Andre	Hansen	Newton
Becker	Horchem	Nichols
Boies	Jackson	Nicholson
Bruce	Jessen	Oertel
Coakley	Jones	Peters
Crozier	Kepple	Price
Darrah	Kern	Randall
Dean	Klaus	Rayburn
Dunkelberg	Klinker	Rees
Durbin	Knickerbocker	Roberts
Edgington	Krouse	Rogers
Elwood	Lake	Rowley
Epps	Larson	Santee
Erickson	Lee	Scott
Finch	Lenocker	Shaff
Findlay	Lewis	Shortess
Finley	McFerren	Slaught
Flenniken	Mackie	Slosson
Garber	Mantz	Smith
Gilbert	Meredith	Stanley
Gilmore	Miles	Starzinger

Stone
Stuart
Tucker
Turner

Weaver
Wenstrand
Wichman
Wilson of Cherokee

Wilson of Louisa
Mr. Speaker

Nays—1.

O'Donnell

Absent or not voting—20.

Bailey
Baldwin
Benn

Kimberly
Langfitt
McFarlane

Ulstad
Walrath
Wigdahl

Harrington
Helming

Mead
Nordyke

Wilson of Mahaska
Wilson of Mitchell

Johnston of Humboldt
Johnston of Lucas

Reed
Richards

Wormley

So the bill having received a constitutional majority were declared to have passed the House and the title was agreed to.

Stanley of Adams asked unanimous consent to defer action on Calendar No. 275, Senate File No. 7, and that it retain its place on the calendar.

Objection was made by Miles of Jackson.

Lee of Sac moved that action be deferred on Calendar No. 275, Senate File No. 7, and that the bill retain its place on the calendar. Motion prevailed.

On motion of Garber of Decatur, Calendar No. 276, House File No. 412, a bill for an act to amend section two thousand seven hundred eighty-one (2781) code 1897, relating to the posting or publishing detailed statements of receipts and disbursements of funds expended for schools purposes, with report of committee recommending passage was taken up and considered.

Griffin of Woodbury in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Garber moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—85.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winne-
bago
Andre

Bailey
Becker
Boies
Bruce
Coakley
Crozier

Darrah
Dean
Durbin
Edgington
Elwood
Epps

Erickson	Krouse	Rayburn
Finch	Lake	Reed
Findlay	Langfitt	Rogers
Finley	Larson	Rowley
Flenniken	Lee	Santee
Garber	Lenocker	Scott
Gilbert	Lewis	Shaff
Gilmore	McFerren	Shortess
Giltner	Mackie	Slaught
Grason	Mantz	Slosson
Gray	Meredith	Smith
Hall	Miles	Stanley
Hansen	Miller	Starzinger
Helming	Mooty	Stone
Horchem	Mowery	Stuart
Jackson	Neff	Tucker
Jessen	Newton	Ulstad
Jones	Nichols	Weaver
Kepple	Nicholson	Wenstrand
Kern	O'Donnell	Wichman
Klaus	Oertel	Wilson of Cherokee
Klinker	Peters	Wilson of Louisa
Knickerbocker	Price	

Nays—2.

Dunkelberg Turner

Absent or not voting—21.

Baldwin	McFarlane	Roberts
Benn	Mead	Walrath
Griffin	Murray	Wigdahl
Harrington	Nordyke	Wilson of Mahaska
Johnston of Humboldt	Randall	Wilson of Mitchell
Johnston of Lucas	Rees	Wormley
Kimberly	Richards	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Wenstrand of Page, Calendar No. 277, House File No. 361, a bill for an act to amend section two thousand seven hundred sixty-eight (2768) of the supplement to the code, 1913, relating to the duties of school treasurers in the deposit of funds and the interest thereon, with report of committee recommending passage was taken up and considered.

Anderson of Winnebago offered the following amendment and moved its adoption:

Amend House File No. 361 by striking out all after the enacting clause and inserting in lieu thereof the following:

That section two thousand seven hundred sixty-eight (2768), supplement to the code, 1913, be and the same is hereby amended by inserting the following words, "in excess of two hundred dollars (\$200.00)" after the word "balances" in line twenty-two (22) of said section.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wenstrand moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—78.

Adkins	Horchem	Peters
Anderson of Greene	Jackson	Price
Anderson of Winnebago	Jessen	Randall
Andre	Kepple	Rayburn
Becker	Kern	Reed
Boies	Klaus	Roberts
Bruce	Klinker	Rogers
Coakley	Knickerbocker	Rowley
Darrah	Krouse	Santee
Dean	Lake	Shaff
Dunkelberg	Langfitt	Shortess
Durbin	Larson	Slaught
Edgington	Lee	Slosson
Elwood	Lenocker	Smith
Epps	Lewis	Stanley
Erickson	McFarlane	Starzinger
Findlay	McFerren	Stone
Flenniken	Mackie	Stuart
Garber	Mantz	Tucker
Gilbert	Meredith	Turner
Gilmore	Miles	Ulstad
Giltner	Miller	Weaver
Grason	Mooty	Wenstrand
Griffin	Neff	Wilson of Cherokee
Hall	Newton	Wilson of Louisa
Helming	Nichols	
	Oertel	

Nays—7.

Finch	Mowery	Wichman
Finley	O'Donnell	
Gray	Scott	

Absent or not voting—23.

Anderson of Davis	Johnston of Lucas	Richards
Bailey	Jones	Walrath
Baldwin	Kimberly	Wigdahl
Benn	Mead	Wilson of Mahaska
Crozier	Murray	Wilson of Mitchell
Hansen	Nicholson	Wormley
Harrington	Nordyke	Mr. Speaker
Johnston of Humboldt	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Miles of Jackson, Calendar No. 278, House File No. 140, a bill for an act to prohibit the placing or maintaining by school boards of furnaces or places where fires are kept in connection with heating plants in certain school buildings, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Miles moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—40.

Becker	Jackson	Rayburn
Crozier	Jones	Roberts
Durbin	Klaus	Rowley
Elwood	Klinker	Santee
Epps	Knickerbocker	Scott
Erickson	Lake	Shaff
Gilbert	Langfitt	Shortess
Giltner	Larson	Slaughter
Grason	McFarlane	Smith
Griffin	Miles	Starzinger
Hall	Neff	Tucker
Hansen	O'Donnell	Wichman
Helming	Price	
Horchem	Randall	

Nays—46.

Adkins	Gilmore	Nichols
Anderson of Davis	Gray	Nicholson
Anderson of Greene	Jessen	Oertel
Anderson of Winnebago	Kepple	Peters
Andre	Kern	Reed
Bailey	Krouse	Rogers
Boies	Lee	Slosson
Bruce	Lenocker	Stanley
Dunkelberg	Lewis	Stone
Edgington	McFerren	Stuart
Finch	Mackie	Turner
Findlay	Meredith	Ulstad
Finley	Miller	Weaver
Flenniken	Mooty	Wilson of Cherokee
Garber	Mowery	Wilson of Louisa
	Newton	

Absent or not voting—22.

Baldwin	Harrington	Mead
Benn	Johnston of Humboldt	Murray
Coakley	Johnston of Lucas	Nordyke
Darrah	Kimberly	Rees
Dean	Mantz	Richards

Walrath
Wenstrand
Wigdahl

Wilson of Mahaska
Wilson of Mitchell
Wormley

Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Lake of Woodbury, Calendar No. 279, Substitute for Senate File No. 100, a bill for an act to authorize manufacturers of patent and proprietary medicines, tinctures, extracts and other commodities not susceptible of use as a beverage, but which require as an ingredient thereof alcohol, spirituous or vinous liquors, to obtain a permit authorizing the purchase, transportation and possession of the same for use by such manufacturers, and providing penalties for the violation thereof, with report of committee recommending passage was taken up and considered.

Mr. Lake moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Hall	Oertel
Anderson of Davis	Hansen	Peters
Anderson of Greene	Helming	Price
Anderson of Winne-	Horchem	Randall
bago	Jackson	Rayburn
Andre	Jessen	Reed
Bailey	Jones	Rees
Becker	Kepple	Roberts
Boies	Kern	Rogers
Bruce	Klaus	Rowley
Darrah	Klinker	Santee
Dean	Knickerbocker	Shortess
Dunkelberg	Krouse	Slaught
Durbin	Lake	Slosson
Edgington	Langfitt	Smith
Elwood	Lee	Stanley
Epps	Lenocker	Starzinger
Erickson	McFerren	Stone
Finch	Mackie	Stuart
Findlay	Meredith	Tucker
Finley	Miles	Turner
Flenniken	Miller	Ulstad
Garber	Mooty	Weaver
Gilbert	Mowery	Wenstrand
Gilmore	Newton	Wichman
Giltner	Nichols	Wilson of Cherokee
Grason	Nicholson	Wilson of Mitchell
Gray	Nordyke	
Griffin	O'Donnell	

Nays—4.

Coakley	Lewis
Crozier	Scott

Absent or not voting—20.

Baldwin	McFarlane	Walrath
Benn	Mantz	Wigdahl
Harrington	Mead	Wilson of Louisa
Johnston of Humboldt	Murray	Wilson of Mahaska
Johnston of Lucas	Neff	Wormley
Kimberly	Richards	Mr. Speaker
Larson	Shaff	

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.

Secretary Watters presented the following messages from the Senate:

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. 395, a bill for an act to legalize an ordinance of the incorporated town of Lockridge, Iowa, granting a franchise to R. M. Burtis, lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

I am directed to inform your honorable body that the Senate has adopted and concurred in the amendments by the conference committee to the following bill:

House File No. 61, a bill for an act to amend the law as it appears in section seven hundred sixteen a (716-a) of the supplement to the code, 1913, and to empower and authorize incorporated towns to levy a tax for a fire fund.

Also:

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:

House File No. 398, a bill for an act to legalize an ordinance of the incorporated town of Traer, Iowa, granting a franchise to F. L. White, his lessees, successors, and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 400, a bill for an act to legalize an ordinance of the incorporated town of Batavia, Iowa, granting a franchise to R. M. Burtis, his lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 415, a bill for an act to legalize certain warrants of the city of Nevada, Iowa.

Also:

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. 425, a bill for an act to legalize certain warrants of the town of Grand Mound, Clinton county, Iowa.

Also:

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. 456, a bill for an act to legalize certain acts of the mayor and city council of the city of Clinton, Iowa, and to legalize certain official acts of the members of said city council in connection with a certain contract entered into by said city with one Fred Bodenhofer for the construction of a certain concrete bridge, culvert, or improvement across Main street in said city, and to ratify and confirm the action of said city council in ordering a warrant drawn in payment for such improvement.

Also:

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. 468, a bill for an act to legalize an ordinance of the incorporated town of Onslow, Iowa, granting a franchise to Don Barnes, his successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 469, a bill for an act to legalize an ordinance of the incorporated town of Ladora, Iowa, granting a franchise to Iowa Electric Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

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. 470, a bill for an act to legalize an ordinance of the incorporated town of Wyoming, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, their successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

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. 471, a bill for an act to legalize an ordinance of the incorporated town of Shellsburg, Iowa, granting a franchise to F. J. Cross, his successors, or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

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. 472, a bill for an act to legalize an ordinance of the incorporated town of Grand Mound, Iowa, granting a franchise to Iowa Electric Company, of Anamosa, Iowa, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

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. 473, a bill for an act to legalize an ordinance of the incorporated town of Dawson, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

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. 478, a bill for an act to legalize an ordinance of the incorporated town of Jamaica, Iowa, granting a franchise to the Iowa Railway and Light Company, its successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 477, a bill for an act to legalize an ordinance of the incorporated town of Oxford Junction, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 476, a bill for an act to legalize an ordinance of the incorporated town of Luzerne, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 475, a bill for an act to legalize an ordinance of the incorporated town of Solon, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 474, a bill for an act to legalize an ordinance of the incorporated town of Rhodes (Edenville), Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 389, a bill for an act to legalize an ordinance of the incorporated town of Luther, Iowa, granting a franchise to Boone Electric Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 301, a bill for an act to amend the law as it appears in section two thousand five hundred sixty-three-u (2563-u), supplemental supplement to the code, 1915, in relation to protection of game.

Also:

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. 291, a bill for an act to legalize an ordinance of the incorporated town of Blairsburg, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 225, a bill for an act to amend sections eighteen hundred thirty-nine-j (1839-j) and eighteen hundred thirty-nine-l (1839-l) of the supplement to the code, 1913, relating to the matter of fraternal beneficiary societies, orders or associations.

Also:

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. 394, a bill for an act to legalize an ordinance of the incorporated town of Coon Rapids, Iowa, granting a franchise to S. D. Henry, his successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 452, a bill for an act relating to official papers.

Also:

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. 411, a bill for an act to amend section twenty-eight hundred twenty-d-1 (2820-d1) of the supplement to the code, 1913, relating to bonded indebtedness of school districts.

Also:

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. 552, a bill for an act to legalize certain warrants of the city of Monticello, Iowa.

Also:

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. 522, a bill for an act to remove certain clouds from the title to the north seventy (70) feet of lot one (1) and the north seventy-five (75) feet of lot two (2) in block twenty-seven (27) in Iowa City, Johnson county, Iowa, and to release a certain judgment and decree held by the state of Iowa for the use of the school fund, and to quit claim all right, title and interest of the state of Iowa and of the state university of Iowa and of William Crum as treasurer of the state university of Iowa in and to said premises, and authorizing the execution of a quit claim deed to said real estate to Frank X. Freyder, Jr., and Ann Freyder, the owners of said real estate, and authorizing the execution of a release of the said judgment and decree.

Also:

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. 490, a bill for an act amending chapter XI of title III of the code as amended, relating to the selection of grand and petit jurors.

Also:

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. 495, a bill for an act legalizing the town ordinances, numbered one to sixteen (1 to 16) inclusive, of the town of Joice, Worth county, Iowa.

Also:

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. 133, a bill for an act to provide for the custody and control of memorial halls erected under the provisions of sections four hundred thirty-five (435) and four hundred thirty-six (436) of the code.

Also:

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. 208, a bill for an act appropriating the sum of four hundred sixty-two and 50/100 dollars (\$462.50) to refund to the Des Moines Water Company, a corporation of Portland, Maine, an amount erroneously paid to the secretary of state as a filing fee for said corporation.

Also:

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:

Substitute for Senate File No. 113, a bill for an act to amend section four hundred three (403) of the supplement to the code, 1913, relating to the issuance of county bonds and limiting the indebtedness of counties for road purposes in anticipation of current revenues.

Also:

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. 487, a bill for an act to convey the title to the estate of Elias Ritter of the lands described as the southwest quarter of the northeast quarter of section eighteen (18) in township seventy-one (71) of range twenty-four (24), west being in Clarke county, Iowa, the same being a part of the 500,000 acre grant under the act of Congress of 1841.

RESIGNATION OF DOORKEEPER.

Chief Clerk of the House of Representatives of the Thirty-seventh General Assembly:

I hereby tender my resignation as doorkeeper, owing to ill health.

J. N. WYMOBE.

CONSIDERATION OF BILLS.

On motion of Findlay of Webster, Calendar No. 280, House File No. 336, a bill for an act to amend section twenty-six hundred thirty-four-b-six (2634-b-6), supplement to the code, 1913, relating to examination for graduation fee, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Findlay moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—83.

Adkins	Elwood	Horchem
Anderson of Davis	Epps	Jackson
Anderson of Greene	Erickson	Kepple
Anderson of Winne-	Finch	Kern
bago	Findlay	Klaus
Andre	Finley	Klinker
Becker	Flenniken	Knickerbocker
Boies	Garber	Krouse
Bruce	Gilbert	Lake
Coakley	Gilmore	Langfitt
Crozier	Giltner	Larson
Darraha	Gray	Lee
Dean	Griffin	Lenocker
Dunkelberg	Hall	McFerren
Durbin	Hansen	Mackie
Edgington	Helming	Miles

Miller	Randall	Stanley
Mooty	Rayburn	Starzinger
Mowery	Reed	Stone
Neff	Rees	Stuart
Newton	Roberts	Tucker
Nichols	Rogers	Turner
Nicholson	Rowley	Ulstad
Nordyke	Santee	Wenstrand
O'Donnell	Scott	Wichman
Oertel	Shortess	Wilson of Cherokee
Peters	Slaughter	Wilson of Louisa
Price	Siosson	Wilson of Mitchell

Nays—1.

Jones

Absent or not voting—24.

Bailey	Kimberly	Shaff
Baldwin	Lewis	Smith
Benn	McFarlane	Walrath
Grason	Mantz	Weaver
Harrington	Mead	Wigdahl
Jessen	Meredith	Wilson of Mahaska
Johnston of Humboldt	Murray	Wormley
Johnston of Lucas	Richards	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Starzinger of Polk, Calendar No. 281, House File No. 386, a bill for an act to amend sections six hundred ninety-four-c-twenty-seven (694-c-27), and section six hundred ninety-four-c-forty-eight (694-c-48), of the 1915 supplemental supplement to the code of Iowa, relating to municipal courts, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Starzinger moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—86.

Adkins	Coakley	Findlay
Anderson of Greene	Crozier	Finley
Anderson of Winnebago	Darrah	Flenniken
Andre	Dunkelberg	Garber
Bailey	Durbin	Gilbert
Becker	Edgington	Gilmore
Boies	Elwood	Giltner
Bruce	Epps	Gray
	Finch	Griffin

Hall	Mackie	Rowley
Hansen	Miles	Santee
Helming	Miller	Scott
Horchem	Mooty	Shaff
Jackson	Mowery	Shortess
Jessen	Neff	Slaught
Jones	Newton	Slosson
Kepple	Nichols	Smith
Kern	Nicholson	Stanley
Klaus	Nordyke	Starzinger
Klinker	O'Donnell	Stone
Knickerbocker	Oertel	Tucker
Krouse	Peters	Turner
Lake	Price	Ulstad
Langfitt	Randall	Weaver
Larson	Rayburn	Wenstrand
Lee	Reed	Wichman
Lenocker	Rees	Wilson of Cherokee
Lewis	Roberts	Wilson of Louisa
McFerren	Rogers	Wilson of Mitchell

Nays—None.

Absent or not voting—22.

Anderson of Davis	Johnston of Lucas	Stuart
Baldwin	Kimberly	Walrath
Benn	McFarlane	Wigdahl
Dean	Mantz	Wilson of Mahaska
Erickson	Mead	Wormley
Graason	Meredith	Mr. Speaker
Harrington	Murray	
Johnston of Humboldt	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Giltner of Monroe, unanimous consent having been granted, action was deferred on Calendar No. 287, Senate File No. 34, and same was allowed to retain its place on the calendar.

On request of Gilbert of Marshall, unanimous consent having been granted, action was deferred on Calendar No. 288, House File No. 373, and same was allowed to retain its place on the calendar.

On motion of Nichols of Hardin, Calendar No. 289, House File No. 416, a bill for an act to amend sections twenty-six hundred ninety-two-a (2692-a) and twenty-six hundred ninety-two-c (2692-c), chapter 6-a supplemental supplement, 1915, relative to state agents, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Nichols moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Hall	Nichols
Anderson of Davis	Helming	Nicholson
Anderson of Greene	Horchem	Nordyke
Anderson of Winnebago	Jackson	O'Donnell
Andre	Jones	Oertel
Becker	Kepple	Peters
Boies	Kern	Price
Bruce	Klaus	Rayburn
Coakley	Klinker	Reed
Darrah	Knickerbocker	Rogers
Dean	Krouse	Rowley
Dunkelberg	Lake	Santee
Durbin	Langfitt	Shortess
Edgington	Larson	Slaughter
Elwood	Lee	Slosson
Erickson	Lewis	Smith
Finch	McFerren	Starzinger
Findlay	Mackie	Stone
Flenniken	Mantz	Stuart
Gilbert	Meredith	Ulstad
Gilmore	Miller	Wichman
Gray	Mowery	Wilson of Cherokee
Griffin	Neff	Wilson of Louisa
	Newton	Wilson of Mitchell

Nays—9.

Epps	Lenocker	Scott
Finley	Mooty	Shaff
Garber	Roberts	Turner

Absent or not voting—28.

Bailey	Johnston of Lucas	Tucker
Baldwin	Kimberly	Walrath
Benn	McFarlane	Weaver
Crozier	Mead	Wenstrand
Giltner	Miles	Wigdahl
Grason	Murray	Wilson of Mahaska
Hansen	Randall	Wormley
Harrington	Rees	Mr. Speaker
Jessen	Richards	
Johnston of Humboldt	Stanley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Lake of Woodbury, Calendar No. 290, House File No. 436, a bill for an act to repeal section seven hundred eighty-two (782) of the code relating to the powers of cities and towns in reference to grades and grading and to enact a substitute therefor, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Lake of Woodbury asked unanimous consent to defer further action House File No. 436 and allow the bill to retain its place on the calendar.

Objection was made by Shaff of Clinton.

Rogers of Carroll moved that further action on House File No. 436 be deferred and that the bill be allowed to retain its place on the calendar. Motion prevailed.

On request of Stone of Sioux, unanimous consent having been granted, action was deferred on Calendar No. 291, House File No. 273, and same was allowed to retain its place on the calendar.

On motion of Durbin of Mills, Calendar No. 293, House File No. 267, a bill for an act to amend the law as it appears in section seven hundred sixty-nine (769), of the code, relating to the powers of cities and towns to require railway companies to provide suitable gates and other signals at street crossings, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Tucker of Clinton offered the following amendment and moved its adoption:

Amend House File No. 267 by adding after the word "such" in line twelve (12) the following:

"Provided, further, that any railway company may appeal from any order or action of the city or town council of a city having a population of less than 5,000, of a city or town, within thirty (30) days from the date thereof, to the board of railroad commissioners, upon giving ten days notice in writing, and filing with the board a certified copy of the order or action of the city or town appealed from, and, thereupon, the board of railroad commissioners shall have jurisdiction of the controversy, welfare demands, such board of railroad commissioners to give speedy consideration to all appeals under this section."

Amendment lost.

Speaker Pitt in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Durbin moved that the rules be suspended, the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Hansen	O'Donnell
Anderson of Davis	Helming	Peters
Anderson of Greene	Horchem	Price
Anderson of Winne-	Jackson	Randall
bago	Jessen	Reed
Bailey	Jones	Rees
Becker	Kepple	Roberts
Boies	Klaus	Rogers
Bruce	Knickerbocker	Rowley
Coakley	Krouse	Santee
Crozier	Lake	Scott
Dean	Langfitt	Shortess
Dunkelberg	Larson	Slaught
Durbin	Lee	Slosson
Edgington	Lenocker	Stanley
Elwood	Lewis	Stone
Erickson	McFarlane	Stuart
Finch	McFerren	Turner
Findlay	Mantz	Ulstad
Finley	Miller	Weaver
Garber	Mowery	Wenstrand
Gilbert	Neff	Wichman
Gilmore	Newton	Wilson of Cherokee
Giltner	Nichols	Wilson of Louisa
Hall	Nordyke	

Nays—16.

Andre	Mackie	Starzinger
Darrah	Miles	Tucker
Epps	Mooty	Wilson of Mitchell
Flenniken	Nicholson	Mr. Speaker
Gray	Oertel	
Kern	Shaff	

Absent or not voting—19.

Baldwin	Kimberly	Smith
Benn	Klinker	Walrath
Grason	Mead	Wigdahl
Griffin	Meredith	Wilson of Mahaska
Harrington	Murray	Wormley
Johnston of Humboldt	Rayburn	
Johnston of Lucas	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Wilson of Louisa, unanimous consent having been granted, action was deferred on Calendar No. 295, Senate File No. 158, and same was allowed to retain its place on the calendar.

On motion of Miles of Jackson, Calendar No. 297, Senate File No. 129, a bill for an act authorizing cities and towns to oil the streets and alleys and parts thereof and tax the cost up to the property benefitted, with report of committee recommending passage as amended was taken up, considered and the committee amendments were adopted.

Finley of Heny asked and obtained unanimous consent to have further action on Senate File No. 129 deferred and to have the bill retain its place on the calendar.

On motion of Weaver of Polk, Calendar No. 298, Senate File No. 177, a bill for an act to amend the law as it appears in section seven hundred ninety-two-g (792-g), supplemental supplement to the code, 1915, relating to special assessments against abutting and adjacent property to cover the cost of street improvements, sewers, etc., and to exempt therefrom the homesteads of soldiers, sailors and their widows, in the discretion of city or town council, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were lost.

Weaver of Polk offered the following amendment and moved its adoption:

Amend Senate File No. 177 by adding to said act the following:

"SECTION 2. This act being deemed of immediate importance shall take effect from and after its publication in the Des Moines Capital and the Des Moines Register, newspapers published in the city of Des Moines, Iowa, such publication to be without expense to the state."

Amendment adopted.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

Rule 18 was invoked on request of Lee of Sac.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winne-
bago
Bailey

Becker
Boies
Bruce
Coakley
Crozier
Darrah

Dean
Dunkelberg
Durbin
Edgington
Elwood
Epps

Erickson	Lee	Santee
Finch	Lewis	Shaff
Findlay	McFarlane	Shortess
Flenniken	Mackie	Slaught
Gilbert	Mantz	Slosson
Gilmore	Meredith	Smith
Giltner	Miles	Stanley
Hall	Miller	Stone
Helming	Murray	Stuart
Horchem	Newton	Tucker
Jackson	Nichols	Turner
Jessen	Nicholson	Ulstad
Jones	Nordyke	Weaver
Kepple	Peters	Wichman
Kern	Price	Wilson of Cherokee
Klaus	Randall	Wilson of Louisa
Klinker	Rees	Wilson of Mahaska
Knickerbocker	Roberts	Mr. Speaker
Langfitt	Rogers	
Larson	Rowley	

Nays—14.

Finley	Krouse	Oertel
Garber	Lenocker	Reed
Gray	Mooty	Scott
Griffin	Mowery	Starzinger
Hansen	O'Donnell	

Absent or not voting—19.

Andre	Kimberly	Walrath
Baldwin	Lake	Wenstrand
Benn	McFerren	Wigdahl
Grason	Mead	Wilson of Mitchell
Harrington	Neff	Wormley
Johnston of Humboldt	Rayburn	
Johnston of Lucas	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

AMENDMENTS FILED.

Jones of Cerro Gordo asked and obtained unanimous consent to have the following amendments to Senate File No. 129 printed in the journal:

Amend Senate File No. 129 as follows:

By inserting after the word "assess" in the fourth line of said bill the words "forty per cent of".

By inserting after the word "and" following the comma after the word "thereof" in said line the words "forty per cent of".

By inserting after after the period following the word "contract" in the fourteenth line the words "forty per cent of".

By striking out the capital "T" at the beginning of the word "The" following the insertion in the fourteenth line and inserting in lieu thereof a small "t".

And further amend said section by inserting after the word "thereby" and before the period following the word "thereby" in the seventeenth line thereof the following: "and the balance of said cost shall be paid from the general fund".

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which House File No. 284 passed the House.

OSCAR ULSTAD.

I second the motion.

JOHN H. DARRAH.

SENATE MESSAGE CONSIDERED.

Senate File No. 303, a bill for an act to amend sections eighteen hundred thirty-nine-1 (1839-1), of the supplement to the code, 1913, relating to the matter of fraternal beneficiary societies, orders or associations.

Read first and second time and referred to committee on insurance.

On motion of McFarlane of Black Hawk the House adjourned until 9:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 27, 1917.

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

Prayer was offered by the Rev. W. Ernest Stockley, rector of the Grace Church, Lyons, Iowa.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Walrath of Fayette presented petition of citizens of Fayette county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Shaff of Clinton presented petition of citizens of Clinton county in support of Senate File No. 290.

Referred to committee on agriculture.

Speaker pro tem McFarlane in the chair.

REPORTS OF COMMITTEES.

Lake of Woodbury, 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. 434, a bill for an act to abolish the state hospital for inebriates at Knoxville, Iowa, and to provide a ward for the detention and treatment of inebriates in each of the hospitals for the insane, and to establish a hospital for insane at Knoxville, Iowa, beg leave to report they have had the same under consideration and recommend the same be amended as follows; and when so amended the bill do pass:

First—That said bill be amended by striking out all following the enacting clause and inserting in lieu thereof the following:

“Section 1. The board of control of state institutions is hereby authorized, if it shall deem it advisable, and if there is room at the state hospital for inebriates located at Knoxville, Iowa, for the accommodation of the criminally insane now in the reformatory at Anamosa, Iowa, to transfer all or any portion of such criminally insane inmates of such reformatory, to the institution at Knoxville, and use the said inmates insofar as the said board shall deem it advisable upon the

farm now in operation in connection with the said state hospital for inebriates.”

FRANK C. LAKE, *Chairman.*

Ordered passed on file.

Also :

MR. SPEAKER—Your committee on public lands and buildings, to whom was referred House File No. 498, a bill for an act to authorize the executive council to sell certain lands belonging to the state, beg leave to report they have had the same under consideration and recommend the same do pass.

FRANK C. LAKE, *Chairman.*

Report adopted.

Also :

MR. SPEAKER—Your committee on public lands and buildings, to whom was referred House File No. 372, a bill for an act to authorize townships to vote a tax to purchase land for a township park and to purchase or condemn land for the same, by adding to chapter 10, title IV of the code, beg leave to report they have had the same under consideration and recommend the same do pass.

FRANK C. LAKE, *Chairman.*

Report adopted.

Also :

MR. SPEAKER—Your committee on public lands and buildings, to whom was referred House File No. 461, a bill for an act to amend section 423, supplemental supplement to the code, 1915, relating to the purchase of real estate for county purposes, beg leave to report they have had the same under consideration and recommend the same do pass.

FRANK C. LAKE, *Chairman.*

Report adopted.

Rowley of Van Buren, from the committee on schools and text-books, submitted the following report :

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 494, a bill for an act to authorize boards of education to elect teachers in the public schools for a longer period than one year, beg leave to report they 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 :

By inserting after the word “city” in the second line of section 1, the words “of four thousand (4,000) or more inhabitants” and striking out the words “town, village and of any consolidated independent school district”, in lines two and three in said section; and when so amended the bill do pass.

JOHN W. ROWLEY, *Chairman.*

Ordered passed on file.

Meredith of Jasper, from the committee on drainage, submitted the following report:

MR. SPEAKER—Your committee on drainage, to whom was referred Senate File No. 477, a bill for an act to amend the law as it appears in section 1989-a-2, supplement to the code, 1913, relating to the proceedings leading up to the establishment, etc., beg leave to report they 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.

DAVID MEREDITH, *Chairman*.

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the drainage committee, to whom was referred Senate File No. 477, a bill for an act to amend the law as it appears in section 1989-a-2, supplement to the code, 1913, relating to the proceedings leading up to the establishment, etc., beg leave to respectfully dissent from the majority report and make the following minority report with the recommendation that the same do pass .

F. S. FINLEY.

DAVID MEREDITH.

R. A. LENOCKER.

C. B. WILSON.

J. H. LEWIS.

Stanley of Adams, 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. 203, a bill for an act to amend the law as it appears in sections twenty-four hundred one-a (2401-a), and twenty-four hundred one-d (2401-d), supplement to the code, 1913, relating to the sale of intoxicating liquors by wholesale druggists, and to the transportation of intoxicating liquors, beg leave to report they 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:

AMENDMENTS.

That section 1 be stricken out and the following inserted in lieu thereof:

SECTION 1. "That the law as it appears in section twenty-four hundred one-a (2401-a) supplement to the code, 1913, be and the same is hereby amended by inserting after the word 'physicians' in line ten (10) of said section the words 'dentists or veterinarians' and by striking out the word 'or' in line thirteen (13) and inserting a comma in lieu thereof, and by inserting after the word 'physicians' in line thirteen (13) thereof the words, 'dentist or veterinarian', and by inserting after the word 'medicine' at the end of line thirty (30) the following words, '(3) a dentist duly licensed under the laws of the state of Iowa,

and have my office at.....Iowa, where I am engaged in the practice of dentistry; (4) a veterinarian duly licensed under the laws of the state of Iowa, and have my office at..... Iowa, where I am engaged in the practice of veterinary surgery”.

That section 2 be amended as follows:

By striking out the word “or” in the eighth (8) line thereof and inserting a comma in lieu thereof, and by inserting after the word “dentists” in line eight (8) of said section the words, “or veterinarians”. Also, that the word “or” be stricken from line twenty-three (23) and a comma be inserted in lieu thereof, and that the words “or veterinarians” be inserted after the word “dentist” in the twenty-fourth (24) line of said section; and when so amended the bill do pass.

L. E. STANLEY, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on suppression of intemperance, to whom was referred Senate File No. 278, a bill for an act to amend the law as it appears in sections twenty-four hundred thirteen (2413) and twenty-four hundred fifteen (2415), supplemental supplement to the code, 1915, relating to the seizure and condemnation of intoxicating liquors, beg leave to report they have had 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. E. STANLEY, *Chairman*.

Report adopted.

Griffin of Woodbury, from the committee on insurance, submitted the following report:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 525, a bill for an act to amend the law as it appears in section eighteen hundred and twenty-one-k (1821-k), supplement to the Code, 1913, relating to requirements of insurance companies operating under corporate names, limiting the number of agents and prescribing the license fees 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.

T. F. GRIFFIN, *Chairman*.

Report adopted and House File No. 525 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 480, a bill for an act authorizing the advancement to mutual assessment associations organized under chapter five (5), title nine (9), of the code as amended, of operating funds, and providing the terms and conditions upon which the money so advanced may be re-

turned to the donor out of any surplus in the treasury of such association, beg leave to report they 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:

By striking out lines two (2), three (3) and four (4), and substituting in lieu thereof the following: "State Mutual Fire Insurance Associations organized under chapter five (5), title nine (9) of the code as amended, and maintaining a re-insurance reserve, or any other person, may advance to such"; and when so amended the bill do pass.

T. F. GRIFFIN, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 457, a bill for an act to amend the law as it appears in section seventeen hundred nine (1709) of the supplement to the code, 1913, regulating the kinds of insurance that may be written by companies organized or authorized to do business under the laws 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.

T. F. GRIFFIN, *Chairman*.

Report adopted.

Roberts of Ringgold, 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. 282, a bill for an act creating a lien upon motor vehicles for repairs made thereon and for supplies and accessories furnished therefor and providing for the enforcement, etc., beg leave to report they 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:

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

SECTION 1. Any person, firm or corporation, who repairs or makes improvements upon any motor vehicle, or furnishes labor, materials, parts or supplies, for the making thereof, at the request or with the consent of the owner or his agent, whether said owner be a conditional vendee or mortgagor remaining in possession or otherwise, is hereby given a lien upon said motor vehicle or any part thereof for the reasonable or agreed value of such repairs, improvements, and the labor, materials parts or supplies used in the making thereof, and said person, firm or corporation, may without process of law, retain said motor vehicle or any part thereof in his possession at any time it is or may thereafter come into his possession until such sum is paid, and said lien may be enforced as hereinafter provided.

SECTION 2. Any person, firm or corporation acquiring a lien upon any motor vehicle or any part thereof, under the provisions of the pre-

ceding section, may retain the same in his possession until said repairs, improvements, and the labor, materials, parts and supplies used in the making thereof, are paid for in full, or in the event that said charges are not paid in full within thirty days after the completion of the same, the said person, firm or corporation shall have the right to sell such motor vehicle or part or parts thereof at public auction, after notice given for a period of ten days by posting notice in three public places in the county of the residence of the lien holder, and by personally serving a notice of said sale upon the person or persons who delivered said vehicle to the person claiming such lien, and upon the person in whose name the car is registered in the office of the secretary of state, and to any lien holder of record or of which the party making said repairs or furnishing such supplies has personal knowledge, at least ten days prior to said sale, in the same manner as an original notice is served, such notice to name the place and time of such proposed sale. The proceeds of said sale shall be applied first to the payment of any liens having priority under the law, then to the expense of the taking, keeping and sale of such property, then to the payment of the charges for the repairs or improvement made, or labor, materials, parts and supplies furnished therefor as aforesaid, and the balance if any, shall be paid to the owner.

SECTION 3. The right of the lien holder to foreclose, as well as the amount claimed to be due, may be contested by anyone interested in so doing, and the proceeding may be transferred to the district court, for which purpose an injunction may issue, if necessary.

SECTION 4. In the event said car leaves the possession of the person, firm or corporation making the repairs, or improvements, or furnishing the labor, material, parts or supplies for the making thereof, before the same are paid for, it shall not operate to discharge or release said lien acquired under section one of this act, but the said lien shall remain in full force and effect, and the said person, firm or corporation, having such lien, may by special writ of attachment, without bond, which is hereby authorized for the preservation of said lien, again take possession of said motor vehicle or part or parts thereof, at any time within two years after the repairs or improvements are made, or the labor, materials, parts and supplies furnished therefor, except as against innocent purchasers for value, wherever the said motor vehicle or part or parts may be found within the state of Iowa, and sell the same as hereinbefore provided, to satisfy said charges.

SECTION 5. The word "Owner" as used in this act shall include the person in whose name the car is registered, conditional vendees, mortgagors in possession and lessees, and any other person in fact, known to the person claiming such lien to be the owner of such vehicle.; and when so amended the bill do pass.

H. GUY ROBERTS, *Chairman.*

Ordered passed on file.

Wormley of Plymouth, from the committee on elections, submitted the following report:

MR. SPEAKER—Your committee on elections, to whom was referred House File No. 359, a bill for an act to amend section eleven hundred thirty-seven b (1137-b), supplemental supplement to the code, 1915, relative to the registration of 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 amended as follows:

By striking out all after the enacting clause and the following inserted in lieu thereof:

"SECTION 1. That section ten hundred seventy-six (1076), supplement to the code, 1913, be and is hereby amended by adding after the word "county" in the last line of said section, the following: "provided that where a voter, because of his duty, is absent from his home voting precinct on the day of registration, he may make affidavit to such registration before the notary public in the place where he is located, giving his age, residence, street number, length of time he has resided in the state, county and precinct, and when such certificate or affidavit is forwarded to the proper board of registration of his precinct, his name shall be placed upon the registration books and declared properly registered and all the provisions of chapter 3-b, supplemental supplement to the code, 1915, as applied to absent voting shall apply also to the absent registration of voters."; and when so amended the bill do pass.

J. M. WORMLEY, *Chairman.*

Ordered passed on file.

SENATE MESSAGES CONSIDERED.

Senate File No. 113, a bill for an act to amend section four hundred three (403) of the supplement to the code, 1913, relating to the issuance of county bonds and limiting the indebtedness of counties for road purposes in anticipation of current revenues.

Read first and second time and referred to committee on roads and highways.

Senate File No. 208, a bill for an act appropriating the sum of four hundred sixty two and 50-100 dollars, (\$462.50) to refund to the Des Moines Water Company, a corporation of Portland, Maine, an amount erroneously paid to the secretary of state as a filing fee for said corporation.

Read first and second time and referred to committee on claims.

Senate File No. 411, a bill for an act to amend section twenty-eight hundred twenty-d-1 (2820-d1) of the supplement to the code, 1913, relating to bonded indebtedness of school districts.

Read first and second time and referred to committee on schools and text-books.

Senate File No. 452, a bill for an act relating to official papers.

Read first and second time and referred to committee on printing.

Senate File No. 487, a bill for an act to convey the title to the estate of Elias Ritter of the lands described as the south west quarter of the north east quarter of section eighteen (18) in township

seventy one (71) of range twenty four (24) west, being in Clarke county, Iowa, the same being a part of the 500,000 acre grant under the act of Congress of 1841.

Read first and second time and referred to committee on judiciary.

Senate File No. 490, a bill for an act amending chapter XI of title III of the code as amended, relating to the selection of grand and petit jurors.

Read first and second time and referred to committee on judiciary.

Senate File No. 495, a bill for an act legalizing the town ordinances, numbered one to sixteen (1 to 16) inclusive, of the town of Joice, Worth county, Iowa.

Read first and second time and referred to committee on judiciary.

Senate File No. 522, a bill for an act to remove certain clouds from the title to the north seventy (70) feet of lot one (1) and the north seventy-five (75) feet of lot two (2) in block twenty-seven (27) in Iowa City, Johnson county, Iowa, and to release a certain judgment and decree held by the state of Iowa for the use of the school fund, and to quit claim all right, title and interest of the state of Iowa and of the state university of Iowa and of William Crum as treasurer of the state university of Iowa in and to said premises, and authorizing the execution of a quitclaim deed to said real estate to Frank X. Freyder, Jr., and Anna Freyder, the owners of said real estate, and authorizing the execution of a release of the said judgment and decree.

Read first and second time and referred to committee on judiciary.

Senate File No. 552, a bill for an act to legalize certain warrants in the city of Monticello, Iowa.

Read first and second time and referred to committee on judiciary.

CONSIDERATION OF BILLS.

REPORT OF CONFERENCE COMMITTEE.

Larson of Montgomery, from the conference committee on House File No. 61, submitted the following report and moved its adoption:

MR. PRESIDENT—Your conference committee, appointed to confer on House File No. 61, beg leave to report they have considered said bill and report as follows:

That said House file as amended by the Senate, be amended as follows:

By striking out the word "five" and the figure "5" found in line six of Senate substitute and inserting in lieu thereof the word "nine" and the

figure "9". Also by striking out the word "five" in line eight, and the figure "5" in line nine of Senate substitute and substituting in lieu thereof the word "nine" and the figure "9". Also by striking out at the end of section one of the substitute adopted by the Senate, the period and adding the following words: "provided, however, that in any cities under the commission plan of government having a population of ninety thousand (90,000) or over, said levy shall not exceed three (3) mills."

And that when so amended said House File No. 61 as amended by the Senate, do pass.

ADDISON M. PARKER,
J. M. WILSON,
CLEM F. KIMBALL,
Conference Committee for Senate.

E. A. LARSON,
RUBE McFERRIN,
ARCH W. McFARLANE,
I. A. NICHOLS,
Conference Committee for House.

On the question, "Shall the report of the conference committee on House File No. 61 be adopted?"

Ayes—77.

Adkins	Horchem	Price
Anderson of Davis	Jackson	Randall
Anderson of Greene	Jessen	Rayburn
Bailey	Johnston of Humboldt	Reed
Baldwin	Jones	Rogers
Becker	Kepple	Rowley
Benn	Kern	Santee
Boies	Klaus	Scott
Bruce	Klinker	Shortess
Coakley	Knickerbocker	Slosson
Dunkelberg	Krouse	Stanley
Durbin	Langfitt	Starzinger
Edgington	Larson	Stuart
Elwood	Lee	Tucker
Epps	McFarlane	Turner
Erickson	Mackie	Ulstad
Finch	Mantz	Walrath
Findlay	Mead	Weaver
Flenniken	Miles	Wenstrand
Garber	Miller	Wichman
Gilbert	Mowery	Wigdahl
Gilmore	Neff	Wilson of Cherokee
Giltner	Newton	Wilson of Louisa
Grason	Nichols	Wilson of Mitchell
Hall	Nicholson	Wormley
Harrington	O'Donnell	

Nays—17.

Finley	Lewis	Peters
Gray	McFerren	Rees
Griffin	Meredith	Roberts
Hansen	Mooty	Slaught
Lake	Murray	Wilson of Mahaska
Lenocker	Oertel	

Absent or not voting—14.

Anderson of Winne-	Dean	Richards
bago	Helming	Shaff
Andre	Johnston of Lucas	Smith
Crozier	Kimberly	Stone
Darrah	Nordyke	Mr. Speaker

Motion prevailed and the report was adopted.

Speaker Pitt in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

Mr. Speaker—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled Senate File No. 236, a bill for an act to amend section sixteen hundred and sixty (1660), supplemental supplement to the code, 1915, relating to the purchasing of real estate and levying of taxes for county or district fair purposes.

Also:

Senate File No. 274, a bill for an act to amend the law as it appears in section sixteen hundred eighty-three-b (1683-b), of the supplement to the code, 1913, and to repeal section sixteen hundred eighty-three-k (1683-k), and section sixteen hundred eighty-three-l (1683-l), supplement to the code, 1913, and to enact a substitute therefor, relating to boards of supervisors granting aid to farm improvement associations, and repealing section sixteen hundred eighty-three-q (1683-q), supplement to the code, 1913.

Also:

Senate File No. 146, a bill for an act to amend the law as it appears in section thirteen hundred and six-b (1306-b), supplement to the code, 1913, relating to the limitation of indebtedness which may be incurred by counties and other political or municipal corporations.

Also:

Senate File No. 180, a bill for an act authorizing the governor of the state of Iowa to issue patent conveying to Paulus Altmann the following described land situate and lying in Humboldt county and state of Iowa, to-wit: The northwest quarter (NW $\frac{1}{4}$) of the northwest quarter (NW $\frac{1}{4}$) of section nineteen (19), township ninety-one (91) north, range twenty-eight (28), west of the fifth (5th) principal meridian, and containing 34.61 acres according to government survey.

Also:

Substitute for Senate File No. 185, a bill for an act relating to and prohibiting the display of pistols, revolvers, black jacks, slugs, billies,

knuckles, daggers, stilettos or bowie knives in the windows of stores and places of business.

Also:

Senate File No. 186, a bill for an act to repeal the law as it appears in section five thousand one hundred and sixty-nine (5169), of the code, and to enact a substitute therefor, relating to the appointment of agents to demand of the executive authority of another state or foreign government fugitives from justice and to fix the fees therefor.

Also:

Senate File No. 53, a bill for an act to amend section three thousand nine-1 (3009-1), supplement to the code, 1913, relating to coal, charcoal, coke, sale and delivery tickets.

Also:

Senate File No. 78, a bill for an act to repeal section twenty-five hundred forty-eight (2548), supplemental supplement to the code, 1915, pertaining to fish ways and for enacting a substitute therefor.

Also.

Senate File No. 98, a bill for an act to legalize ordinance number forty-three (43) of the ordinances of the incorporated town of Alton, Sioux county, Iowa, authorizing the establishment and maintenance of an electric lighting system, including poles, lines, mains, etc., in the town of Alton, Iowa, and granting to John Boer, his associates, successors and assigns, the right to establish such plant, and to erect and maintain poles, lines, mains, etc., as a part thereof, and defining the rights and privileges of said grantees upon the public streets and alleys of said town, and the condition upon which said rights and privileges are granted.

Also:

Senate File No. 145, a bill for an act to amend the law as it appears in section eight hundred fifty-e (850-e), supplement to the code, 1913, relating to the powers of city park commissioners.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bills: House File No. 10, a bill for an act to amend the law as it appears in section five hundred ninety (590), five hundred ninety-one (591) and five hundred ninety-two (592), supplement to the code, 1913, relating to the compensation of township trustees, township clerks and township assessors.

Also :

House File No. 144, a bill for an act to amend the law as it appears in section two hundred ninety-eight (298), four hundred eighty-one (481), and four hundred ninety-one (491), supplemental supplement to the code, 1915, and section four hundred ninety-six (496), supplement to the code, 1913, relating to the appointment and compensation of deputy county officers.

Also :

House File No. 274, a bill for an act to legalize the defective platting of town and city lots, which plats were made prior to the year 1895, and have been of record twenty years or more, and declaring the ownership of premises to have been in proprietors thereof, and giving claimants six months in which to commence action, and barring claims thereafter.

Also :

House File No. 378, a bill for an act to legalize an ordinance in the city of Iowa Falls, Iowa, granting a franchise to F. J. Cross, his successors and assigns, to acquire, construct, maintain, use and operate a heating plant within the city of Iowa Falls, Iowa, and to lay, relay, maintain, use and operate within, along and across the streets, avenues, public places, bridges and alleys of the city of Iowa Falls, Iowa, the necessary pipes, conduits, and other construction of said heating plant and its distribution system and also to connect said plant and said distributing system by the necessary construction with the buildings of said city.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

CONSIDERATION OF BILLS.

On motion of Wenstrand of Page, Calendar No. 260, House File No. 95, a bill for an act to repeal sub-division ten (10) of section fifteen hundred seventy-one-m-eighteen (1571-m-18), supplement to the code, 1913, relating to motor vehicles, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Wenstrand of Page offered the following amendment and moved its adoption :

Amend the committee amendments to House File No. 95, by striking all after the comma which follows the words "years" in the sixth line of the second paragraph thereof, as appears on page 912 of the House Journal of March 14th, and inserting in lieu thereof the following :

"and in all cases where damage is done by a car so driven, with the consent of the owner, by reason of the negligence of the driver, the owner of the car shall be liable for such damage."

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wenstrand moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Jackson	O'Donnell
Anderson of Winne-	Jessen	Oertel
bago	Johnston of Humboldt	Peters
Becker	Jones	Price
Benn	Kepple	Randall
Boies	Klaus	Rees
Bruce	Klinker	Richards
Darrah	Knickerbocker	Roberts
Dunkelberg	Lake	Rowley
Durbin	Langfitt	Santee
Edgington	Larson	Shortess
Epps	Lee	Slaught
Erickson	Lenocker	Slosson
Finch	Lewis	Smith
Findlay	Mackie	Starzinger
Finley	Mantz	Turner
Gilbert	Mead	Ulstad
Gilmore	Meredith	Walrath
Giltner	Miles	Weaver
Grason	Mooty	Wenstrand
Gray	Mowery	Wichman
Griffin	Murray	Wigdahl
Hall	Neff	Wilson of Cherokee
Hansen	Newton	Wilson of Louisa
Harrington	Nicholson	Wilson of Mahaska
Horchem	Nordyke	

Nays—18.

Anderson of Davis	Kern	Stanley
Bailey	Krouse	Stuart
Baldwin	Rayburn	Tucker
Coakley	Reed	Wilson of Mitchell
Flenniken	Rogers	Wormley
Garber	Scott	Mr. Speaker

Absent or not voting—14.

Anderson of Greene	Helming	Miller
Andre	Johnston of Lucas	Nichols
Crozier	Kimberly	Shaff
Dean	McFarlane	Stone
Elwood	McFerren	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Wormley of Plymouth, unanimous consent having been granted, action was deferred on Calendar No. 265, House File No. 299, and same was allowed to retain its place on the calendar.

On motion of Starzinger of Polk, Calendar No. 267, House File No. 346, a bill for an act to amend the law as it appears in sections 1759-a and 1759-c of the 1913 supplement to the code, relating to mutual insurance associations, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Starzinger moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Rule 18 was invoked by Starzinger of Polk.

Epps of Wapello in the chair.

On the question, "Shall the bill pass?"

Ayes—65.

Anderson of Greene	Jones	Price
Andre	Kepple	Rayburn
Bailey	Klaus	Richards
Becker	Klinker	Roberts
Benn	Knickerbocker	Santee
Bruce	Lake	Scott
Coakley	Langfitt	Shortess
Edgington	Lee	Slaughter
Elwood	Lewis	Stanley
Epps	McFerren	Starzinger
Erickson	Mead	Stone
Finch	Meredith	Stuart
Gilbert	Miles	Tucker
Gilmore	Miller	Turner
Giltner	Mooty	Walrath
Grason	Mowery	Weaver
Gray	Murray	Wenstrand
Griffin	Neff	Wichman
Hansen	Nichols	Wilson of Mahaska
Harrington	Nicholson	Wormley
Horchem	O'Donnell	Mr. Speaker
Johnston of Humboldt	Oertel	

Nays—29.

Adkins	Crozier	Kern
Anderson of Davis	Darrah	Krouse
Anderson of Winne-	Findlay	Mackie
bago	Finley	Mantz
Baldwin	Flenniken	Newton
Boies	Jessen	Nordyke

Peters	Rowley	Wigdahl
Randall	Slosson	Wilson of Cherokee
Reed	Smith	Wilson of Louisa
Rogers	Ulstad	Wilson of Mitchell

Absent or not voting—14.

Dean	Helming	Lenocker
Dunkelberg	Jackson	McFarlane
Durbin	Johnston of Lucas	Rees
Garber	Kimberly	Shaff
Hall	Larson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 25.

The hour having arrived for Special Order No. 25, on motion of Griffin of Wodbury, House File No. 327, a bill for an act to amend section five thousand forty (5040) of the code, relative to observance of the Sabbath, with report of committee recommending passage as amended was taken up and considered.

Jones of Cerro Gordo offered the following substitute amendment which was read for the information of the House:

Amend House File No. 327 by striking out all after the enacting clause and substituting the following in lieu of the main bill and all pending amendments:

"Section 1. That section five thousand forty (5040) of the code be and the same is hereby amended by adding thereto the following:

"Provided, further, that the provisions of this section shall not be held to prohibit the maintenance and operation of railroads, street and interurban railways, telephone and telegraph service, heating and lighting plants, water works and other public services, livery stables, undertaking establishments, automobile garages and service stations, hotels, eating houses, drug stores, news stands, cigar stands, confectionery shops, soda fountains, shoe-shining stands and flower stands, the delivery of milk and ice, the publication, sale and delivery of newspapers, the sale of periodicals, the giving of musical concerts, the opening of public libraries and museums, boat houses and bath houses, and the maintenance of bakeries and fruit stores. Nor shall the provisions of said section prohibit the operation of amusement parks where same are located upon or adjacent to a meandered lake generally advertised as a summer resort.

Cities and towns may, by ordinance, prohibit or permit the operating and conducting of amusement parks, baseball games, theaters and moving picture shows, and when permitted, provide for the regulation of the same. Provided however, when a petition is filed with the city or town clerk, signed by a number of voters equal to ten per cent of the number voting at the last regular city election, asking that the question of operating or prohibiting any one or all of said amusements

be submitted to a vote of the electors of said city or town, a special election shall be called for the purpose of submitting the proposition or propositions set out in said petition to a vote, which election shall be held not less than fifteen days nor more than thirty days from the date of filing of said petition. If a majority voting at said election shall vote in favor of a change in the existing ordinances an ordinance shall be passed conforming to said vote; and all ordinances prohibiting the operation of any or all of said amusements shall provide for a fine of one hundred dollars or imprisonment in the county jail not to exceed thirty days. Said elections shall, in all respects, be conducted as other special city elections; but in no case shall an ordinance be passed permitting the opening of said amusements on Sunday prior to 1:00 p. m.”

Jones of Cerro Gordo moved that further action be deferred on House File No. 327, that it be made a special order for April 3d at 2:00 p. m. and that the substitute amendment be printed in the journal.

A roll call was demanded by Mackie of Benton and Lee of Sac.

On the question, “Shall further action on House File No. 327 be deferred?”

Ayes—27.

Anderson of Greene	Horchem	Price
Bailey	Jones	Rayburn
Bruce	Klinker	Rees
Crozier	Lake	Rogers
Elwood	McFerrer	Starzinger
Gray	Miles	Tucker
Griffin	Miller	Walrath
Hansen	Nordyke	Weaver
Harrington	O'Donnell	Wormley

Nays—69.

Adkins	Flenniken	Mackie
Anderson of Davis	Garber	Mantz
Anderson of Winnebago	Gilbert	Meredith
Andre	Gilmore	Mooty
Baldwin	Giltner	Mowery
Becker	Grason	Murray
Benn	Hall	Neff
Boies	Jackson	Newton
Coakley	Jessen	Nichols
Darraha	Kepple	Nicholson
Dunkelberg	Kern	Oertel
Durbin	Klaus	Peters
Edgington	Knickerbocker	Randall
Epps	Krouse	Reed
Erickson	Langfitt	Rowley
Finch	Larson	Scott
Findlay	Lee	Shaff
Finley	Lenocker	Shortess
	Lewis	Slaught

Slosson	Ulstad	Wilson of Louisa
Stanley	Wenstrand	Wilson of Mahaska
Stone	Wichman	Wilson of Mitchell
Stuart	Wigdahl	
Turner	Wilson of Cherokee	

Absent or not voting—12.

Dean	Kimberly	Roberts
Helming	McFarlane	Santee
Johnston of Humboldt	Mead	Smith
Johnston of Lucas	Richards	Mr. Speaker

Motion to defer action lost.

Mr. Jones proceeded with his remarks on the substitute amendment and his time having expired, on motion of Tucker of Clinton his time was extended.

Speaker Pitt in the chair.

Lee of Sac moved the previous question, as applied to all pending amendments and the main bill. Seconded by Giltner of Monroe.

Lee of Sac and Klaus of Delaware demanded a roll call.

On the question, "Shall the previous question now be put, as applied to all pending amendments and the main bill?"

Ayes—96.

Adkins	Giltner	Mantz
Anderson of Davis	Grason	Meredith
Anderson of Greene	Gray	Miller
Anderson of Winnebago	Griffin	Mooty
Andre	Hall	Mowery
Bailey	Hansen	Murray
Baldwin	Harrington	Neff
Becker	Helming	Newton
Benn	Horchem	Nichols
Boies	Jackson	Nicholson
Bruce	Jessen	O'Donnell
Crozier	Kepple	Oertel
Darraha	Kern	Peters
Dunkelberg	Kimberly	Price
Durbin	Klaus	Randall
Edgington	Klinker	Rayburn
Elwood	Knickerbocker	Reed
Epps	Krouse	Rees
Erickson	Lake	Roberts
Finch	Langfitt	Rogers
Findlay	Larson	Rowley
Finley	Lee	Scott
Flenniken	Lenocker	Shaff
Garber	Lewis	Shortess
Gilbert	McFarlane	Slaught
Gilmore	McFerren	Slosson
	Mackie	Smith

Stanley	Walrath	Wilson of Louisa
Stone	Weaver	Wilson of Mahaska
Stuart	Wenstrand	Wilson of Mitchell
Tucker	Wichman	Mr. Speaker
Turner	Wigdahl	
Ulstad	Wilson of Cherokee	

Nays—3.

Coakley	Dean	Wormley
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Absent or not voting—9.

Johnston of Humboldt	Mead	Richards
Johnston of Lucas	Miles	Santee
Jones	Nordyke	Starzinger

Motion for previous question prevailed.

On the question of the adoption of the substitute amendment offered by Jones of Cerro Gordo, Jones of Cerro Gordo and Starzinger of Polk demanded a roll call.

On the question, "Shall the substitute amendment offered by Jones of Cerro Gordo be adopted?"

Ayes—35.

Andre	Jones	Price
Bailey	Kimberly	Rayburn
Baldwin	Klinker	Rees
Becker	Knickerbocker	Richards
Bruce	Lake	Shaff
Dunkelberg	McFarlane	Smith
Elwood	McFerren	Starzinger
Gray	Miles	Tucker
Griffin	Nicholson	Walrath
Hansen	Nordyke	Weaver
Harrington	O'Donnell	Mr. Speaker
Horchem	Oertel	

Nays—70.

Adkins	Finley	Lee
Anderson of Davis	Flenniken	Lenocker
Anderson of Greene	Garber	Lewis
Anderson of Winnebago	Gilbert	Mackie
Benn	Gilmore	Mantz
Boies	Giltner	Mead
Coakley	Grason	Meredith
Crozier	Hall	Miller
Darraha	Helming	Mooty
Dean	Jackson	Mowery
Durbin	Jessen	Murray
Edgington	Kepple	Neff
Fpps	Kern	Newton
Erickson	Klaus	Nichols
Finch	Krouse	Peters
Findlay	Langfitt	Randall
	Larson	Reed

Roberts	Stanley	Wigdahl
Rogers	Stone	Wilson of Cherokee
Rowley	Stuart	Wilson of Louisa
Scott	Turner	Wilson of Mahaska
Shortess	Ulstad	Wilson of Mitchell
Slaughter	Wenstrand	Wormley
Slosson	Wichman	

Absent or not voting—3.

Johnston of HumboldtJohnston of Lucas Santee

Substitute amendment lost.

The amendment to the committee amendments, filed by Randall of Linn and found on page 1071 of the journal of March 19th, was taken up and considered.

McFerren of Hamilton raised the point of order that an amendment offered to committee amendments before the adoption of the committee amendments is out of order.

The chair ruled that the point of order was well taken.

Griffin of Woodbury moved that the committee amendments be adopted. Motion lost.

Unanimous consent having been granted to suspend the rules, Mr. Griffin moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On request of Lewis of Clarke, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—25.

Andre	Horchem	Oertel
Bailey	Jones	Rayburn
Baldwin	Kimberly	Shaff
Becker	Klinker	Smith
Bruce	Knickerbocker	Starzinger
Dunkelberg	Lake	Tucker
Gray	McFarlane	Walrath
Griffin	Miles	
Hansen	O'Donnell	

Nays—79.

Adkins	Coakley	Epps
Anderson of Davis	Crozier	Erickson
Anderson of Greene	Darrah	Finch
Anderson of Winne- bago	Dean	Findlay
Benn	Durbin	Finley
Boies	Edgington	Flenniken
	Elwood	Garber

Gilbert	Mantz	Scott
Gilmore	Mead	Shortess
Giltner	Meredith	Slaughter
Garson	Miller	Slosson
Hall	Mooty	Stanley
Harrington	Mowery	Stone
Helming	Murray	Stuart
Jackson	Neff	Turner
Jessen	Newton	Ulstad
Kepple	Nichols	Weaver
Kern	Nicholson	Wenstrand
Klaus	Nordyke	Wichman
Krouse	Peters	Wigdahl
Langfitt	Price	Wilson of Cherokee
Larson	Randall	Wilson of Louisa
Lee	Reed	Wilson of Mahaska
Lenocker	Rees	Wilson of Mitchell
Lewis	Roberts	Wormley
McFerren	Rogers	Mr. Speaker
Mackie	Rowley	

Absent or not voting—4.

Johnston of Lucas	Santee
Richards	Johnston of Humboldt

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

EXPLANATION OF VOTE.

I believe that I am voting wrong on House File No. 327, but I vote as I do, believing that I am voting the sentiment of the county I represent.

RUBE McFERRIN.

On the motion of McFarlane of Black Hawk the House adjourned until 1:00 p. m.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

CALL OF THE HOUSE.

On request of Newton of Cass, Peters of Dallas, Scott of Appanoose, Ulstad of Wright and Stanley of Adams, a call of the House was ordered for the consideration of Special Order No. 31, House File No. 283.

The roll was called to ascertain the absentees.

Those present were—107.

Adkins	Helming	Oertel
Anderson of Davis	Horchem	Peters
Anderson of Greene	Jackson	Price
Anderson of Winne-	Jessen	Randall
bago	Johnston of Humboldt	Rayburn
Andre	Jones	Reed
Bailey	Kepple	Rees
Baldwin	Kern	Richards
Becker	Kimberly	Roberts
Benn	Klaus	Rogers
Boies	Klinker	Rowley
Bruce	Knickerbocker	Santee
Coakley	Krouse	Scott
Crozier	Lake	Shaff
Darrah	Langfitt	Shortess
Dean	Larson	Slaught
Dunkelberg	Lee	Slosson
Durbin	Lenocker	Smith
Edgington	Lewis	Stanley
Elwood	McFarlane	Starzinger
Epps	McFerren	Stone
Erickson	Mackie	Stuart
Finch	Mantz	Tucker
Findlay	Mead	Turner
Finley	Meredith	Ulstad
Flenniken	Miles	Walrath
Garber	Miller	Weaver
Gilbert	Mooty	Wenstrand
Gilmore	Mowery	Wichman
Giltner	Murray	Wigdahl
Grason	Neff	Wilson of Cherokee
Gray	Newton	Wilson of Louisa
Griffin	Nichols	Wilson of Mahaska
Hall	Nicholson	Wilson of Mitchell
Hansen	Nordyke	Wormley
Harrington	O'Donnell	Mr. Speaker—107.

Those absent were—1.

Johnston of Lucas

Moved by Shaff of Clinton that further proceedings in the call of the House be now dispensed with. Motion prevailed.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 31.

The hour having arrived for Special Order No. 31, on motion of Helming of Allamakee, House File No. 283, a bill for an act to repeal sections one hundred seventeen (117), one hundred twenty-one (121), one hundred twenty-four (124), one hundred twenty-seven (127), one hundred twenty-eight (128), one hundred twenty-nine (129), one hundred thirty (130), one hundred thirty-three (133), one hundred thirty-four (134), one hundred thirty-five

(135), one hundred forty-two (142), one hundred forty-three (143) and one hundred forty-four (144) of the code; also sections one hundred eighteen (118), one hundred nineteen (119), one hundred twenty (120), one hundred thirty-seven-a (137-a) and one hundred thirty-nine (139) of the supplement to the code, 1913; also sections one hundred thirty-eight (138) and one hundred forty-one of the supplemental supplement to the code, 1915; and to amend sections one hundred sixty-nine (169) of the code, and also sections one hundred sixty-five (165) and one hundred sixty-eight (168) of the supplement to the code, 1913; also to abolish the office of state printer and state binder and to terminate the term of office of the incumbents thereof; also to create a board of state printing and binding and to establish the powers and duties thereof; also to provide for a contract system of procuring the public printing and binding and the material and supplies required in connection therewith, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

The substitute amendment filed by Stone of Sioux and Miller of Boone, found on pages 1199 to 1204, inclusive, of the journal of March 23d, was taken up and considered.

McFerren of Hamilton offered the following amendments to the substitute amendments and moved their adoption:

I move to amend the substitute to House File No. 283:

By amending section 24 of the substitute bill by striking out the words "the same to take effect at the expiration of the terms of office of the present state printer and state binder", and inserting in lieu thereof the following: "from and after July 4, 1917".

By amending section 7 of the substitute as follows:

Strike out the words "third Monday of November" in line one (1) thereof and insert the words "first Monday of May" in lieu thereof.

Strike out the figures "1918" where they appear in said section and insert the figures "1917" in lieu thereof.

Strike out the word "December" wherever it appears in said section and insert the word "June" in lieu thereof.

Strike out the word "January" wherever it appears in said section and substitute the word "July" in lieu thereof.

By amending section 3 of the substitute as follows:

Strike out the word "November" in line one (1) and insert the word "April" in lieu thereof.

Strike out the figures "1918" and insert the words "1917".

On the question of the adoption of the amendment to the substitute amendment, Helming of Allamakee and McFarlane of Black Hawk demanded a roll call.

On the question, "Shall the amendment to the substitute amendment be adopted?"

Ayes—45.

Anderson of Davis	Johnston of Humboldt	Reed
Anderson of Winnebago	Kern	Rees
Andre	Kimberly	Richards
Bailey	Krouse	Rogers
Becker	Lake	Scott
Benn	Larson	Stanley
Boies	Lenocker	Starzinger
Coakley	McFerren	Turner
Edgington	Mead	Ulstad
Epps	Meredith	Walrath
Finch	Miles	Wilson of Mahaska
Garber	Mowery	Wilson of Mitchell
Giltner	Murray	Wormley
Hall	Newton	Mr. Speaker
Helming	Nordyke	
	Peters	

Nays—60.

Adkins	Horchem	Oertel
Anderson of Greene	Jackson	Price
Baldwin	Jessen	Randall
Bruce	Jones	Roberts
Darraha	Kepple	Rowley
Dean	Klaus	Santee
Dunkelberg	Klinker	Shaff
Durbin	Knickerbocker	Shortess
Elwood	Langfitt	Slaught
Erickson	Lee	Slosson
Findlay	Lewis	Smith
Finley	McFarlane	Stone
Flenniken	Mackie	Stuart
Gilbert	Mantz	Tucker
Gilmore	Miller	Weaver
Grason	Mooty	Wenstrand
Gray	Neff	Wichman
Griffin	Nichols	Wigdahl
Hansen	Nicholson	Wilson of Cherokee
Harrington	O'Donnell	Wilson of Louisa

Absent or not voting—3.

Crozier Johnston of Lucas Rayburn

Amendment to the substitute amendment lost.

Tucker of Clinton offered the following amendment to the substitute amendment:

Amend the substitute for House File 283 offered by Stone and Miller by adding to section 10 of said substitute the following:

"The contracts for printing and binding let under this act shall provide that as an assurance of satisfactory work being performed, those offices doing work for the state shall pay the wages and work the hours established by typographical union in the city where said work is done."

Andre of Des Moines called up the following amendment to the substitute amendment filed by him:

Amend section 24 of the substitute bill by striking out the words "the same to take effect at the expiration of the terms of office of the present state printer and state binder," and inserting in lieu thereof the following: "from and after January 1, 1918."

Randall of Linn moved the previous question, as applied to the substitute amendment and all other pending amendments and the main bill. Seconded by Stone of Sioux. Motion prevailed.

Amendment offered by Tucker of Clinton adopted.

On the question of the adoption of the amendment to the substitute amendment filed by Andre of Des Moines, Randall of Linn and Stone of Sioux demanded a roll call.

On the question, "Shall the amendment to the substitute amendment filed by Andre of Des Moines be adopted?"

Ayes—42.

Anderson of Davis	Helming	Rees
Anderson of Winnebago	Johnston of Humboldt	Richards
Andre	Kimberly	Roberts
Bailey	Larson	Rogers
Becker	Lenocker	Scott
Benn	McFerren	Starzinger
Boies	Mead	Tucker
Coakley	Miles	Turner
Edgington	Mowery	Ulstad
Epps	Murray	Walrath
Finch	Newton	Wilson of Cherokee
Flenniken	Nordyke	Wilson of Mahaska
Giltner	Peters	Wilson of Mitchell
Hall	Reed	Mr. Speaker

Nays—62.

Adkins	Findlay	Horchem
Anderson of Greene	Finley	Jackson
Baldwin	Garber	Jessen
Bruce	Gilbert	Jones
Darrah	Gilmore	Kepple
Dean	Grason	Kern
Dunkelberg	Gray	Klaus
Durbin	Griffin	Klinker
Elwood	Hansen	Knickerbocker
Erickson	Harrington	Krouse

Lake	Nichols	Slosson
Langfitt	Nicholson	Smith
Lee	O'Donnell	Stone
Lewis	Oertel	Stuart
McFarlane	Price	Weaver
Mackie	Randall	Wenstrand
Mantz	Rowley	Wichman
Meredith	Santee	Wigdahl
Miller	Shaff	Wilson of Louisa
Mooty	Shortess	Wormley
Neff	Slaught	

Absent or not voting—4.

Crozier	Rayburn
Johnston of Lucas	Stanley

Amendment to the substitute amendment lost.

Stone of Sioux and Miller of Boone called up the following amendments filed by them to their substitute amendment:

Amend the substitute amendment by striking out of the first line of section 24 the figure "4" and inserting in lieu thereof the figure "5", and by inserting the following as section 24:

"Sec. 24. The board of printing and binding may apportion so much of the public printing and binding as it may deem advisable to the institution for the deaf and dumb."

Stone of Sioux moved the adoption of the amendment. Motion prevailed and the amendment to the substitute amendment was adopted.

On the question of the adoption of the substitute amendment offered by Stone of Sioux and Miller of Boone, McFerren of Hamilton and Lenocker of Madison demanded a roll call.

On the question, "Shall the substitute amendment for the main bill and all pending amendments be adopted?"

Ayes—58.

Adkins	Grason	Lewis
Anderson of Greene	Gray	McFarlane
Baldwin	Hansen	Mackie
Bruce	Harrington	Mantz
Darrah	Horchem	Miller
Dean	Jackson	Mooty
Dunkelberg	Jessen	Neff
Durbin	Jones	Nichols
Elwood	Kepple	Nicholson
Erickson	Klaus	O'Donnell
Findlay	Klinker	Price
Finley	Knickerbocker	Randall
Flenniken	Langfitt	Roberts
Gilbert	Larson	Rowley
Gilmcre	Lee	Santee

Shaff	Stone	Wigdahl
Shortess	Stuart	Wilson of Cherokee
Slaughter	Weaver	Wilson of Louisa
Slosson	Wenstrand	
Smith	Wichman	

Nays—47.

Anderson of Davis	Helming	Peters
Anderson of Winnebago	Johnston of Humboldt	Reed
Andre	Kern	Richards
Bailey	Kimberly	Rogers
Becker	Krouse	Scott
Benn	Lake	Stanley
Boies	Lenocker	Starzinger
Coakley	McFerren	Tucker
Crozier	Mead	Turner
Edgington	Meredith	Ulstad
Epps	Miles	Walrath
Finch	Mowery	Wilson of Mahaska
Garber	Murray	Wilson of Mitchell
Giltner	Newton	Wormley
Griffin	Nordyke	Mr. Speaker
Hall	Oertel	

Absent or not voting—3.

Johnston of Lucas	Rayburn	Rees
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Substitute amendment for the main bill and all pending amendments was adopted.

Unanimous consent having been granted to suspend the rules, Mr. Helming moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—105.

Adkins	Epps	Jessen
Anderson of Davis	Erickson	Johnston of Humboldt
Anderson of Greene	Finch	Jones
Anderson of Winnebago	Findlay	Kepple
Andre	Finley	Kern
Bailey	Flenniken	Kimberly
Baldwin	Garber	Klaus
Becker	Gilbert	Klinker
Benn	Gilmore	Knickerbocker
Boies	Giltner	Krouse
Bruce	Grason	Lake
Croakley	Gray	Langfitt
Crozier	Griffin	Larson
Darrah	Hall	Lee
Dean	Hansen	Lenocker
Dunkelberg	Harrington	Lewis
Durbin	Helming	McFarlane
Edgington	Horchem	McFerren
Elwood	Jackson	Mackie

Mantz	Price	Starzinger
Mead	Randall	Stone
Meredith	Reed	Stuart
Miles	Rees	Tucker
Miller	Richards	Turner
Mooty	Roberts	Ulstad
Mowery	Rogers	Walrath
Murray	Rowley	Weaver
Neff	Santee	Wenstrand
Newton	Scott	Wichman
Nichols	Shaff	Wigdahl
Nordyke	Shortess	Wilson of Cherokee
Nicholson	Slaught	Wilson of Louisa
O'Donnell	Slosson	Wilson of Mitchell
Oertel	Smith	Wormley
Peters	Stanley	Mr. Speaker

Nays—None.

Absent or not voting—3.

Johnston of Lucas Wilson of Mahaska
Rayburn

So the bill having received a constitutional majority was declared to have passed the House.

Stone of Sioux and Miller of Boone offered the following amendment to the title and moved its adoption:

Amend the title by striking out all of said title and substituting the following in lieu thereof:

A BILL FOR AN ACT

To abolish the office of state printer and state binder, to create a board of public printing and binding and establish the powers and duties thereof, also to provide for a contract system of procuring the public printing and binding and the material and supplies required in connection therewith, and providing bonds for the various officers and providing penalties for the violation thereof.

Amendment adopted and title as amended agreed to.

EXPLANATION OF VOTE.

MR. SPEAKER—In explanation of my vote, I desire to state that I was not in favor of that part of the bill extending the expiration of the office for two years but voted for the bill because it accomplished in time the demands of the people for the abolishment of this office.

J. M. WORMLEY,

MR. SPEAKER—I vote "aye" on substitute for House File No. 283 with the explanation that although I am of the opinion nothing will be saved to the state, I am willing to give it a trial.

H. P. NICHOLSON, JR.

MR. SPEAKER—I vote for House File No. 283 not because I endorse the bill, but because it seems to be the best legislation that there is any reasonable hope of securing at this time. I think the offices of state binder and state printer should be abolished at once.

OTTO HELMING.

MR. SPEAKER—I voted in favor of the substitute for House File No. 283 because the same contained a provision for proper wages and hours for those doing state work, and also for the reason that statistics from surrounding states show that the competitive system means a saving to the taxpayers.

GEO. F. TUCKER.

MR. SPEAKER—I voted “aye” on House File No. 283. 1st: It morally completes a contract of the state. 2nd: It gives a time when we may change to a competitive process for state printing.

S. R. REED.

MR. SPEAKER—In voting “aye” for House File No. 283, am opposed to the Tucker amendment.

H. W. FLENNIKEN.

MR. SPEAKER—I vote “aye” on House File No. 283 but desire to explain my vote. I believe that the present system is the best for the state but in view of the apparent demand for a change, I am willing to vote to permit such change.

MAC J. RANDALL.

MR. SPEAKER—I vote “aye” because this bill abolishes the office of state binder and printer and will provide for competitive bids.

R. W. ANDERSON.

MR. SPEAKER—In voting upon this question I desire to explain my vote as to the time when the office of printer and binder should expire by stating that I would have favored the immediate cancellation of the offices of printer and binder, had not a moral, if not a legal contract between the state and the printer and binder existed, as shown by the evidence produced in the discussion on the floor.

J. E. WICHMAN.

MR. SPEAKER—In explanation of my final vote on House File No. 283 whereby the offices of state printer and binder are continued until January 1, 1919, I vote “aye” for the reason that I am forced to accept the provisions of said bill as amended by the substitute or take nothing.

W. E. GILTNER.

MR. SPEAKER—I believe the state of Iowa is now and has been for years paying too much for printing and binding and I can see no reason why it should continue to do so for two years longer. I voted for the amendment to this bill abolishing these offices at once and going on a competitive system of doing the state printing and binding. A majority of the members of the House have decided to continue the present system until the expiration of the term of the present officers. Realizing that this bill is the only relief we can get at this session of the legislature I vote “aye”.

DOUGLAS ROGERS.

MR. SPEAKER—I voted for the bill because it abolishes the state printer and binder office. Am sorry it did not provide to take effect July 4, 1917.

R. A. LENOCKER.

MR. SPEAKER—I wish to explain my vote on House File No. 283, by saying that I am in favor of abolishing the offices of state printer and binder, but I believe the present schedule of prices should be retained and the state should furnish the material. I believe the subject should be handled as provided in House File No. 287. I vote "aye".

F. G. TURNER.

MR. SPEAKER—I vote for House File No. 283 not because I endorse the bill but because it seems to be the best legislation that there is any reasonable hope of securing at this time. I believe that the offices of state binder and state printer should be abolished at once.

RUBE McFERREN.

MR. SPEAKER—I did not desire to keep the state printer and binder in office for two years more as provided in this bill but it was the best we could get and finally accomplishes the abolishment of these offices.

W. S. FINCH.

MR. SPEAKER—I vote for House File No. 283 not because I endorse the bill but because it seems to be the best legislation that there is any reasonable hope of securing at this time. I believe that the offices of state binder and state printer should be abolished at once.

M. B. PITT.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

Mr. Speaker—Your joint committee on enrolled bills respectfully report that they have examined and find correctly enrolled House File No. 10, a bill for an act to amend the law as it appears in section five hundred ninety (590), five hundred ninety-one (591), and five hundred ninety-two (592), supplement to the code, 1913, relating to the compensation of township trustees, township clerks and township assessors.

Also:

House File No. 144, a bill for an act to amend the law as it appears in section two hundred ninety-eight (298), four hundred eighty-one (481), and four hundred ninety-one (491), supplemental supplement to the code, 1915, and section four hundred ninety-six (496), supplement to the code, 1913, relating to the appointment and compensation of deputy county officers.

Also:

House File No. 274, a bill for an act to legalize the defective platting of town and city lots, which plats were made prior to the year 1895, and have been of record twenty years or more and declaring the ownership of premises to have been in proprietors thereof, and giving claim-

ants six months in which to commence action, and barring claims thereafter.

Also:

House File No. 378, a bill for an act to legalize an ordinance in the city of Iowa Falls, Iowa, granting a franchise to F. J. Cross, his successors and assigns, to acquire, construct, maintain, use and operate a heating plant within the city of Iowa Falls, Iowa, and to lay, relay, maintain, use and operate within, along and across the streets, avenues, public places, bridges and alleys of the city of Iowa Falls, Iowa, the necessary pipes, conduits and other construction of said heating plant and its distribution system and also to connect said plant and said distributing system by the necessary construction with the buildings of said city.

ALFRED WENSTRAND,
Chairman House Committee.
BENJ. J. GIBSON,
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. 10, 144, 274, 378; also Senate Files Nos. 53, 78, 98, 145, 146, 180, 185, 186, 236 and 274.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval the following bills:

House Files Nos. 10, 144, 274 and 378.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

AMENDMENTS FILED.

Elwood of Howard asked and obtained unanimous consent to have the following amendment to House File No. 243 printed in the journal:

MR. SPEAKER—Amend House File No. 243 by adding after the period in line eight (8), section seven (7), the following:

“The present rates on file with the Iowa insurance department, as filed by the various rating bureaus, shall constitute such maximum rate as herein provided until risks have been rated as herein specified. No insurance company doing business in the state of Iowa under the pro-

visions of this act shall write any risk at a rate less than seventy-five per cent (75%) of the maximum rate on file as hereinbefore provided unless such company writes all risks of the same class or hazard at such lower rate."

Horchem of Dubuque asked and obtained unanimous consent to have the following amendment to House File No. 243 printed in the journal:

MR. SPEAKER—I move to amend House File No. 243, by adding to section two, at the end thereof, the following: "the maximum rate herein provided for shall apply in all cases where property insured consists of a dwelling house or property other than business property. No rate hereafter established shall exceed the maximum rate now in force."

Horchem of Dubuque asked and obtained unanimous consent to have the following substitute for House File No. 12 printed in the journal:

A bill for an act to amend the law as it appears in section seventeen hundred fifty-eight-m (1758-m) supplemental supplement to the code, 1915, relating to unfair discrimination in insurance rates.

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

SECTION 1. That the law as it appears in section seventeen hundred fifty-eight-m (1758-m) supplemental supplement to the code, 1915, be and the same is hereby amended by inserting after the word "insurance" in line six (6) of said section, the following: ", where the property insured is a dwelling house or property other than business property", and also by adding thereto at the end thereof the following: "No rate hereafter established shall exceed the maximum rate now in force."

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which House File No. 578 failed to pass the House.

GEO. W. CROZIER.

I second the motion.

W. S. FINCH.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 581, a bill for an act to legalize a conveyance from Amity college, to the consolidated independent school district of College Springs, in the county of Page, state of Iowa, for the following described real estate situated in the county of Page, and state of Iowa, to-wit: All of block numbered sixty-four (save and except lots num-

bered one, two, three and four thereof); all of block numbered thirty-five; lots numbered one and two, in block numbered thirty-seven; and lots numbered five and six, in block numbered forty-four; all in and a part of the original plat of the town of College Springs.

Also:

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. 348, a bill for an act to amend the law as it appears in section twenty-five hundred fifty-three (2553), supplemental supplement, 1915, prohibiting the trapping or hunting of certain specified animals, within certain seasons of the year.

Also:

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. 499, a bill for an act to amend the law as it appears in section forty-seven hundred seventy-five-six-a (4775-6-a), supplement to the code, 1913, relating to the revocation of permits to carry concealed weapons.

Also:

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. 400, a bill for an act to amend the law as it appears in section one thousand nine hundred ninety-eight (1998), supplement to the code, 1913, relating to the condemnation of additional grounds for railway purposes.

Also:

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. 250, a bill for an act authorizing cities and towns to repair street paving, curbing, graveling, macadamizing or guttering and to assess the cost thereof to the property benefited.

Also:

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. 298, a bill for an act authorizing independent school districts having a population of seventy-five thousand (75,000) or more to retire public school teachers upon an annuity, creating a fund for such purpose and a board to administer the same.

Also:

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. 475, a bill for an act to repeal the law as it appears in section twenty-five hundred fifty-three (2553), of the supplemental supplement to the code, 1915, and to enact a substitute therefor, regulating the time and manner of trapping beaver, mink, otter, or muskrat.

Also:

I am directed to inform your honorable body that the Senate has refused to pass the following bill in which the concurrence of the Senate was asked:

House File No. 26, a bill for an act to amend the law as it appears in sections ten hundred seventy-two (1072) and twenty-seven hundred forty-two (2742), supplement to the code, 1913, and in section twenty-seven hundred thirty-four-b, (2734-b), supplemental supplement to the code, 1915, relating to the election, compensation and qualifications of county superintendent.

Also:

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. 424, a bill for an act to amend section twenty-eight hundred and fourteen (2814) of the supplement to the code, 1913, by adding thereto section 2814-b relating to the acquiring of real estate for school purposes by purchase of land and buildings conducted as private schools and providing purposes for which said lands and buildings can be used when so purchased.

On motion of McFarlane of Black Hawk the House adjourned until 9:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 28, 1917.

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

Prayer was offered by the Rev. Reed Taft Bayne, pastor of the Congregational Church, Creston, Iowa.

Speaker pro tem McFarlane in the chair.

Journal of March 27th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Roberts of Ringgold presented petition of citizens of Ringgold county in support of House File No. 500.

Referred to committee on suppression of intemperance.

Giltner of Monroe presented petition of citizens of Monroe county in support of Senate File No. 290.

Referred to committee on agriculture.

Meredith of Jasper presented petition of citizens of Jasper county in support of House File No. 500.

Referred to committee on suppression of intemperance.

REPORTS OF COMMITTEES.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 188, a bill for an act to provide for purchasing additional land for the Iowa State Fair 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 do pass.

R. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 261, a bill for an act to appropriate the sum of four hundred sixty-two dollars and fifty cents (\$462.50) to refund to the

Des Moines Water Company, a corporation of Portland, Maine, an amount erroneously paid to the secretary of state as a filing fee for said corporation, beg leave to report they have had 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. J. JOHNSTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 388, a bill for an act to establish and maintain the Iowa Child Welfare Research Station 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.

R. J. JOHNSTON, *Chairman*.

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the committee on appropriations, have had under consideration House File No. 388, a bill for an act to establish and maintain the Iowa Child Welfare Research Station and making an appropriation therefor, respectfully dissent from the decision of the majority members thereof and recommend that said bill be placed on the calendar.

B. J. HORCHEM.

J. W. COAKLEY.

E. H. KNICKERBOCKER.

McFerren of Hamilton, from the committee on 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 authorizing the governor of the state of Iowa to issue a patent to James N. Ball for lot eight (8), block one hundred three (103), 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.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 405, a bill for an act to legalize an ordinance of the incorporated town of Toledo, Iowa, granting a franchise to the Tama & Toledo Railway Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 445, a bill for an act to legalize an ordinance of the incorporated town of Tama, Iowa, granting a franchise to the Tama & Toledo Electric Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 442, a bill for an act to legalize an ordinance of the incorporated town of Scranton, Iowa, granting a franchise to A. Moorhouse, Lee Davis and Sam C. Johnston, trustees, their successors and assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 446, a bill for an act to legalize an ordinance of the incorporated town of Norway, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, their successors and assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 447, a bill for an act to legalize an ordinance of the incorporated town of Tama, Iowa, granting a franchise to the Tama & Toledo Railway Company, its successors or assigns, to construct or acquire, maintain and operate, by electricity or other improved power, a system of street and interurban railway in 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 do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 443, a bill for an act to legalize an ordinance of the incorporated town of Marion, Iowa, granting a franchise to the Marion Light, Heat and Power Company, its successors or assigns, to erect, maintain and operate a heating plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 444, a bill for an act to legalize an ordinance of the incorporated town of Marion, Iowa, granting a franchise to the Marion Light, Heat and Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 557, a bill for an act to legalize the conveyance of title to the estate of Elias Ritter to certain lands in 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 be amended as follows:

“SECTION 2. This act being deemed of immediate importance shall take effect from and after its publication in the Osceola Democrat, a newspaper published in Osceola, Clarke county, Iowa, and the Des Moines News, a newspaper published in the city of Des Moines, Iowa, said publication to be without expense to the state.”; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Hall of Taylor, from the committee on retrenchment and reform, submitted the following report:

MR. SPEAKER—Your committee on retrenchment and reform, to whom was referred House File No. 566, a bill for an act to abolish the office of state fish and game warden and to impose upon other officers the duties now required of such warden and his 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 referred to the committee on fish and game.

C. A. HALL, *Chairman.*

Report adopted and House File No. 566 was referred to the committee on fish and game.

Epps of Wapello, 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. 553, a bill for an act regulating the sale of cement 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 indefinitely postponed.

W. W. EPPS, *Chairman.*

Report adopted and House File No. 553 was indefinitely postponed.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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 to amend section fourteen hundred nineteen (1419) of the supplement to the code, 1913, relating to collection of taxes on real estate and compensation for publication of treasurer's notice of delinquent tax sale.

Also:

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. 529, a bill for an act to repeal section forty-five hundred thirty-seven (4537) of the code and to enact a substitute in lieu thereof, relating to the filing of transcripts from justice's or mayor's court with the clerk of the district court.

Also:

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 to amend section forty-eight hundred fifty-two (4852) of the code, relative to selling or cancelling mortgaged property.

Also:

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. 560, a bill for an act to repeal the law as it appears in subdivision seven (7) of section thirteen hundred four (1304) and in section thirteen hundred four-1a (1304-1a), supplemental supplement to the code, 1915, and to enact substitutes therefor relating to soldier's and sailor's exemption.

Also:

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. 472, a bill for an act to amend section three hundred thirty-four (334) of the code relating to jurors who may be excused.

Also:

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. 469, a bill for an act amendatory of and additional to chapter 5-b, title III, supplement to the code, 1913, as amended by chapter 5-b, title III, supplemental supplement to the code, 1915, relating to juvenile courts in certain counties.

Also:

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. 377, a bill for an act to require railway companies to provide and maintain suitable stockyard facilities at stations where live stock is received for shipment and to authorize the board of railroad commissioners to order such facilities.

Also:

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. 287, a bill for an act to amend the law as it appears in section thirteen hundred thirty-three-d (1333-d), of the supplement to the code, 1913, relating to the tax on gross premium receipts of insurance companies organized under chapter 4, title IX of the code.

Also:

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. 491, a bill for an act amending sections fourteen hundred-t (1400-t), fourteen hundred-t 2 (1400-t 2) and fourteen hundred-t 3 (1400-t 3), supplement to the code, 1913, relating to capitol extension funds and anticipation of the tax therefor; designating and directing the building to be constructed, authorizing its construction, and providing for the plans therefor, and the appointment of a committee to act with the executive council in the selection and approval of said plans.

Also:

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. 147, a bill for an act to amend the law as it appears in section forty-eight hundred eleven (4811) of the code relating to the unlawful boarding of trains.

Also:

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. 176, a bill for an act to appropriate the sum of seven hundred forty-nine and 90-100 (\$749.90) dollars to the Lyon County Fair and Agricultural Association under the provisions of section one thousand six hundred sixty-one-a (1661-a) supplemental supplement to the code, 1915.

COMMUNICATION FROM THE GOVERNOR.

The following communication was received from the governor and read for the information of the House:

Members of the Senate and House of the Thirty-seventh General Assembly:

Your attention is respectfully directed at this time to the world's shortage of food supplies. While this subject is not primarily one for legislation yet I feel that it is entitled to consideration at your hands.

Never before in the history of any living person has there been such universal demand for food and such universal lack of it as now. The beneficent bounty of the God of the universe in making Iowa a food producing state not equalled anywhere, and this world need, is an opportunity for our people to render a real service to all humanity.

To feed the hungry is a mission worthy of a great state and a great people. Those without food across the waters are our neighbors. Our ideals of representative government and modern inventions, all have

blotted out distance, so that the cry for food in any part of the world is heard in our own homes.

We approach the seed time. It is the business of the patriot to see to it that the harvest is great. I want to draw the attention of this legislature to this world-wide opportunity to render a service to humanity and call upon our people to be vigilant in the duty they owe to a neighbor who suffers. I think it is conceded by all that our state, rich as she is, is not producing anywhere near the amount of food stuff possible at this time and that a concerted movement all along the line by all our folks will be rewarded by a great increase in yield.

The season is late for the most effective work but even now there is opportunity to do much that is helpful if we can only have the concentrated thought and action of all. The food stuffs grown in this state are well known and easily group themselves into four classes: grains, meats, vegetables and fruits.

This legislature can be of assistance in this work of increasing the supply by encouraging various associations and our Agricultural College, by appropriation if necessary, to extend aid to those who are already or maybe in the producing field. I suggest that you call to your advice on this matter the leading farmers of the state and others who are interested and I am sure ways of being of assistance will be found that will greatly help in this temporary crisis and be of lasting benefit to the state.

As a suggestion for activity I ask you to consider the advisability of taking some action for preventing the slaughtering of young "she stuff". This might well be called to the attention of the federal authorities with request for action. I am sure that merely calling this to the attention of our people at a time like this will be helpful but if put into legislative enactment would have a marked effect. Other phases of activity and ways of rendering assistance will suggest themselves to you and the people of the state.

I will not go further into detailed suggestion at this time as to ways and means but call your attention to this food shortage and its great extent knowing that as legislators you feel as I do that your duty is only limited by your opportunity and that you will make use of your great office to direct action along these lines as well as along lines that will directly increase the production of food supplies.

If it is not out of keeping on this occasion I desire to call your attention and the attention of the people of Iowa to the part they can have in increasing materially the food supplies for the use of the world. The public of our state should be awakened to the great responsibility and opportunity that is at their door. Newspapers, I know, will be glad to give space for the publication of facts and information and communities and organizations will consider this problem in a practical way and give assistance to all who may desire it and thus materially increase these supplies.

Iowa has never had greater opportunity to render real service to the world than is offered in this world food shortage. We pride ourselves on our form of government and its adaptability to meet all

needs and requirements. It ought to respond now to this world hunger call. Every hearth stone in Iowa ought to be an altar and every man and woman an Evangelist in this Christ-like work of feeding the hungry.

I call upon this legislature to use the power and influence you have as a body and as individuals to take up this work. I am confident that your endeavor will meet a cordial response at every fireside in this great state and that the good that will come from encouraging our people will not only be of service to humanity today but for many years to come.

I bespeak your careful consideration and hearty co-operation.

W. L. HARDING, *Governor.*

March 28, 1917.

HOUSE CONCURRENT RESOLUTION.

Anderson of Davis offered the following concurrent resolution:

Whereas, a number of communities in the state of Iowa have set apart July 24th of previous years as a "Flower Day", contest and exhibit, for the purpose of arousing a sentiment towards the beautifying of the home and lawns by the cultivation of flowers and shrubbery and the destruction and extermination of noxious weeds and unsightly conditions, and

Whereas, it is deemed advisable and of a vast benefit to the state of Iowa that such a day should be observed generally that its benefits may be widespread instead of confined to local communities, therefore

Be It Resolved by the House of Representatives, the Senate concurring: That the Governor of the State of Iowa be and he is hereby requested by proclamation to set apart July 24, 1917, and succeeding years, for the observance of a "State Flower Day" and recommend to the citizens of the state to prepare for the observance of that day by the planting of flowers and shrubbery and the beautifying of local conditions about the home and in the community to the end that the natural beauty of various localities of the state may be cared for and preserved.

RESOLUTION.

Nicholson of Winneshiek offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable Nels Larson of Winneshiek county, Iowa, who was a member of the twenty-first and twenty-second general assemblies of the state of Iowa, departed this life at his home in Spring Grove, Minnesota, on February 26, 1917, now, therefore, be it resolved by the House of Representatives of the thirty-seventh general assembly that a committee of three be appointed to draft suitable resolutions to be presented to the House concerning the life and public services of the said Nels Larson.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Nicholson of Winneshiek, Wigdahl of Palo Alto and Elwood of Howard.

SENATE MESSAGES CONSIDERED.

Senate File No. 475, a bill for an act to repeal the law as it appears in section twenty five hundred fifty three (2553), of the supplemental supplement to the code, 1915, and to enact a substitute therefor, regulating the time and manner of trapping beaver, mink, otter, or muskrat.

Read first and second time and referred to committee on fish and game.

Senate File No. 499, a bill for an act to amend the law as it appears in section forty-seven hundred seventy-five-six-a (4775-6-a) supplement to the code, 1913, relating to the revocation of permits to carry concealed weapons.

Read first and second time and referred to committee on judiciary.

Senate File No. 424, a bill for an act to amend section twenty-eight hundred and fourteen (2814) of the supplement to the code, 1913, by adding thereto section 2814-b relating to the acquiring of real estate for school purposes by purchase of land and buildings conducted as private schools and providing purposes for which said lands and buildings can be used when so purchased.

Read first and second time and referred to committee on schools and text-books.

Senate File No. 400, a bill for an act to amend the law as it appears in section one thousand nine hundred ninety-eight (1998), supplement to the code, 1913, relating to the condemnation of additional ground for railway purposes.

Read first and second time and referred to committee on railroads and transportation.

Senate File No. 298, a bill for an act authorizing independent school districts having a population of seventy-five thousand (75,000) or more to retire public school teachers upon an annuity, creating a fund for such purpose and a board to administer the same.

Read first and second time and referred to committee on schools and text-books.

Senate File No. 250, a bill authorizing cities and towns to repair street paving, curbing, graveling, macadamizing or guttering and to assess the cost thereof to the property benefited.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 529, a bill for an act to repeal section forty-five hundred thirty-seven (4537) of the code and to enact a substitute in lieu thereof, relating to the filing of transcripts from justice's or mayor's court with the clerk of the district court.

Read first and second time and referred to committee on judiciary.

Senate File No. 508, a bill for an act to amend section forty-eight hundred fifty-two (4852) of the code, relative to selling or cancelling mortgaged property.

Read first and second time and referred to committee on judiciary.

Senate File No. 560, a bill for an act to repeal the law as it appears in sub-division seven (7) of section thirteen hundred four (1304) and in section thirteen hundred four-1a (1304-1a), supplemental supplement to the code, 1915, and to enact substitutes therefor relating to soldier's and sailor's exemption.

Read first and second time and referred to committee on military.

Senate File No. 472, a bill for an act to amend section three hundred thirty-four (334) of the code relating to jurors who may be excused.

Read first and second time and referred to committee on judiciary.

Senate File No. 480, a bill for an act to amend section fourteen hundred nineteen (1419) of the supplement to the code, 1913, relating to collection of taxes on real estate and compensation for publication of treasurer's notice of delinquent tax sale.

Read first and second time and referred to committee on county and township organization.

Senate File No. 469, a bill for an act amendatory of and additional to chapter 5-b, title III, supplement to the code, 1913, as

amended by chapter 5-b, title III, supplemental supplement to the code, 1915, relating to juvenile courts in certain counties.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 377, a bill for an act to require railway companies to provide and maintain suitable stockyard facilities at stations where livestock is received for shipment and to authorize the board of railroad commissioners to order such facilities.

Read first and second time and referred to committee on railroads and transportation.

Senate File No. 287, a bill for an act to amend the law as it appears in section thirteen hundred thirty-three-d (1333-d) of the supplement to the code, 1913, relating to the tax on gross premium receipts of insurance companies organized under chapter 4, title IX of the code.

Read first and second time and referred to committee on insurance.

Senate File No. 491, a bill for an act amending sections fourteen hundred-t (1400-t), fourteen hundred-t 2 (1400-t 2) and fourteen hundred-t 3 (1400-t 3), supplement to the code, 1913, relating to capitol extension funds and anticipation of the tax therefor; designating and directing the building to be constructed, authorizing its construction, and providing for the plans therefor, and the appointment of a committee to act with the executive council in the selection and approval of said plans.

Read first and second time and referred to committee on public lands and buildings.

INTRODUCTION OF BILLS.

By committee on appropriations, House File No. 588, a bill for an act providing for a census and inventory of the resources of the state.

Read first and second time and passed on file.

By committee on appropriations, House File No. 589, a bill for an act providing for an appropriation of five hundred thousand dollars, (\$500,000.00), to be used in the event the governor is required to organize a volunteer army for service in the United States forces on call of the President.

Read first and second time and passed on file.

By committee on judiciary, House File No. 590, a bill for an act to legalize the action of the board of directors of the independent school district of Kiron, Crawford county, Iowa, in the issuance of warrants, the levying of certain taxes, and to authorize the collection of certain taxes, and to authorize the expenditure of funds derived from said taxes.

Read first and second time and passed on file.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

I am directed to inform your honorable body that the Senate requests the return of the following bill: Senate File No. 491.

SENATE MESSAGE CONSIDERED.

On request of Mr. Speaker, unanimous consent having been granted, Senate File No. 491 was withdrawn from the committee on public lands and buildings and returned to the Senate.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 33.

The hour having arrived for Special Order No. 33, on motion of Kimberly of Scott, House File No. 202, a bill for an act to amend sections two hundred three-a (203-a), supplement to the code, 1913, and two hundred fifty-three (253), supplemental supplement to the code, 1915, relating to the compensation to be paid judges of the supreme and district courts, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Lee of Sac called up the following amendment filed by him and moved its adoption:

Amend House File No. 202 by striking out all of section one and the committee amendment thereto, and renumbering section two as section one.

Lee of Sac and Giltner of Monroe demanded a roll call.

On the question, "Shall the amendment be adopted?"

Ayes—66.

Anderson of Davis	Jackson	Peters
Anderson of Greene	Jessen	Roberts
Anderson of Winne- bago	Johnston of Humboldt	Rowley
Baldwin	Kern	Scott
Boies	Klaus	Shaff
Coakley	Krouse	Shortess
Durbin	Lake	Slaught
Edgington	Langfitt	Slosson
Elwood	Larson	Smith
Erickson	Lee	Stanley
Finch	Lenocker	Stone
Findlay	Lewis	Stuart
Flenniken	McFarlane	Uistad
Garber	Mackie	Weaver
Gilbert	Mantz	Wenstrand
Gilmore	Miller	Wigdahl
Giltner	Mooty	Wilson of Cherokee
Gray	Mowery	Wilson of Louisa
Hall	Neff	Wilson of Mahaska
Harrington	Newton	Wilson of Mitchell
Helming	Nichols	Wormley
Horchem	Nordyke	
	O'Donnell	

Nays—28.

Adkins	Jones	Randall
Andre	Kepple	Rayburn
Bailey	Kimberly	Reed
Becker	Klinker	Rogers
Darraha	Knickerbocker	Starzinger
Dunkelberg	Meredith	Tucker
Epps	Miles	Turner
Finley	Nicholson	Wichman
Grason	Oertel	
Griffin	Price	

Absent or not voting—14.

Benn	Johnston of Lucas	Richards
Bruce	McFerren	Santee
Crozier	Mead	Walrath
Dean	Murray	Mr. Speaker
Hansen	Rees	

Amendment adopted.

Klaus of Delaware offered the following amendment and moved its adoption:

Amend House File No. 202 by striking out the words "four thousand five hundred" and inserting the words "four thousand" in lieu thereof.

Klaus of Delaware and Andre of Des Moines demanded a roll call.

Rule 18 was invoked on request of Starzinger of Polk.

On the question, "Shall the amendment offered by Klaus of Delaware be adopted?"

Ayes—65.

Adkins	Helming	Nicholson
Anderson of Davis	Jackson	Nordyke
Anderson of Greene	Johnston of Humboldt	Peters
Anderson of Winnebago	Kern	Randall
Bailey	Klaus	Rayburn
Baldwin	Knickerbocker	Reed
Becker	Krouse	Richards
Boies	Langfitt	Roberts
Coakley	Larson	Rowley
Crozier	Lee	Santee
Dunkelberg	Lenocker	Scott
Durbin	Lewis	Shortess
Edgington	McFerren	Slaught
Epps	Mackie	Stanley
Erickson	Meredith	Stone
Finch	Miles	Ulstad
Findlay	Miller	Weaver
Finley	Mooty	Wenstrand
Garber	Mowery	Wigdahl
Hall	Neff	Wilson of Louisa
Hansen	Newton	Wilson of Mitchell
	Nichols	Wormley

Nays—38.

Andre	Harrington	Price
Benn	Horchem	Rogers
Bruce	Jessen	Shaff
Darrah	Jones	Slosson
Dean	Kepple	Starzinger
Elwood	Kimberly	Stuart
Flenniken	Klinker	Tucker
Gilbert	Lake	Turner
Gilmore	McFarlane	Walrath
Giltner	Mantz	Wichman
Grason	Murray	Wilson of Cherokee
Gray	O'Donnell	Wilson of Mahaska
Griffin	Oertel	

Absent or not voting—5.

Johnston of Lucas	Rees	Mr. Speaker
Mead	Smith	

Amendment was adopted.

Unanimous consent having been granted to suspend the rules, Mr. Kimberly moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

Rule 18 was invoked on request of Starzinger of Polk.

On the question, "Shall the bill pass?"

Ayes—77.

Adkins	Hansen	Nichols
Anderson of Greene	Harrington	Nicholson
Anderson of Winne-	Helming	O'Donnell
bago	Horchem	Oertel
Andre	Jackson	Price
Baldwin	Jessen	Randall
Becker	Johnston of Humboldt	Rayburn
Benn	Jones	Rees
Boies	Kepple	Rogers
Bruce	Kimberly	Santee
Coakley	Klaus	Shaff
Darrah	Klinker	Shortess
Dean	Knickerbocker	Slosson
Dunkelberg	Lake	Smith
Durbin	Larson	Starzinger
Edgington	Lee	Stone
Elwood	McFarlane	Stuart
Epps	Mackie	Tucker
Erickson	Mantz	Turner
Finch	Mead	Walrath
Findlay	Meredith	Weaver
Gilbert	Miles	Wenstrand
Gilmore	Mowery	Wichman
Giltner	Murray	Wigdahl
Grason	Neff	Wilson of Cherokee
Griffin	Newton	Wormley

Nays—29.

Anderson of Davis	Langfitt	Roberts
Bailey	Lenocker	Rowley
Crozier	Lewis	Scott
Finley	McFerren	Slaught
Fleinniken	Miller	Stanley
Garber	Mooty	Ulstad
Gray	Nordyke	Wilson of Louisa
Hall	Peters	Wilson of Mahaska
Kern	Reed	Wilson of Mitchell
Krouse	Richards	

Absent or not voting—2.

Johnston of Lucas Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Kimberly of Scott offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 202 by striking out all of said title and substituting the following:

"A bill for an act to amend section two hundred fifty-three (253), supplemental supplement to the code, 1915, relating to the compensation to be paid judges of the district courts."

Amendment adopted and title as amended agreed to.

EXPLANATION OF VOTE.

MR. SPEAKER—In voting no on House File No. 202 it is not because I am opposed to the increase of salary, but because I do not consider this an opportune time for the increase of salaries.

H. W. FLENNIKEN.

SPECIAL ORDER NO. 35.

The hour having arrived for Special Order No. 35, on motion of Tucker of Clinton, House File No. 180, a bill for an act to repeal section four hundred ninety-five (495), supplemental supplement to the code, 1915, relating to the salary of county recorders and to enact a substitute therefor, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Tucker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Rule 18 was invoked on request of Grason of Pottawattamie.

On the question, "Shall the bill pass?"

Ayes—43.

Andre	Horchem	Rayburn
Bailey	Jackson	Richards
Baldwin	Jones	Santee
Dean	Kepple	Shaff
Durbin	Kimberly	Shortess
Epps	Klaus	Slaughter
Erickson	Klinker	Slosson
Findlay	Knickerbocker	Starzinger
Gilbert	Lake	Stuart
Giltner	McFarlane	Tucker
Grason	Miles	Weaver
Griffin	O'Donnell	Wigdahl
Hansen	Oertel	Wormley
Harrington	Price	
Helming	Randall	

Nays—58.

Adkins	Edgington	Kern
Anderson of Davis	Elwood	Krouse
Anderson of Greene	Finch	Langfitt
Anderson of Winnebago	Finley	Larson
Benn	FleNNIKEN	Lee
Boies	Garber	Lenocker
Bruce	Gilmore	Lewis
Coakley	Gray	McFerren
Crozier	Hall	Mantz
DarraH	Jessen	Mead
	Johnston of Humboldt	Meredith

Mooty	Reed	Ulstad
Mowery	Rees	Walrath
Murray	Roberts	Wenstrand
Neff	Rogers	Wichman
Newton	Rowley	Wilson of Cherokee
Nichols	Scott	Wilson of Louisa
Nicholson	Smith	Wilson of Mahaska
Nordyke	Stone	Wilson of Mitchell
Peters	Turner	

Absent or not voting—7.

Becker	Mackie	Mr. Speaker
Dunkelberg	Miller	
Johnston of Lucas	Stanley	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SPECIAL ORDER NO. 37.

The hour having arrived for Special Order No. 37, on motion of Weaver of Polk, Senate File No. 81, a bill for an act authorizing cities of the first class, including cities under commission form of government and cities under special charter, to designate and establish restricted residence districts, and to prohibit the erection, alteration, and repairing of buildings thereon, and therein, for cer-prohibited purposes, with report of committee recommending passage was taken up and considered.

Tucker of Clinton offered the following amendment and moved its adoption:

Amend section 1 of Senate File No. 81 by adding at the end of said section the words: "The provisions of this act shall not apply to any city of less than 30,000 population."

Speaker Pitt in the chair.

Wilson of Mitchell moved the previous question, as applied to the pending amendment and the main bill. Seconded by Helming of Allamakee. Motion prevailed.

Amendment by Tucker of Clinton lost.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

Rule 18 was invoked on request of Rayburn of Poweshiek.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Horchem	Price
Anderson of Greene	Jackson	Randall
Anderson of Winnebago	Jessen	Rayburn
Baldwin	Kepple	Reed
Becker	Kern	Rees
Benn	Kimberly	Rogers
Boies	Klinker	Rowley
Bruce	Knickerbocker	Santee
Coakley	Lake	Shaff
Darraha	Langfitt	Shortess
Dean	Larson	Slaught
Dunkelberg	Lee	Slosson
Durbin	McFarlane	Smith
Elwood	McFerren	Stanley
Epps	Mackie	Starzinger
Erickson	Mantz	Stone
Findlay	Mead	Stuart
Finley	Meredith	Turner
Flenniken	Miles	Weaver
Gilbert	Miller	Wenstrand
Gilmore	Mooty	Wichman
Grason	Murray	Wigdahl
Gray	Neff	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hansen	Nicholson	Wormley
Harrington	Nordyke	Mr. Speaker
	Peters	

Nays—29.

Anderson of Davis	Johnston of Humboldt	Oertel
Andre	Johnston of Lucas	Richards
Bailey	Jones	Roberts
Crozier	Klaus	Scott
Edgington	Krouse	Tucker
Finch	Lenocker	Ulstad
Garber	Lewis	Walrath
Giltner	Mowery	Wilson of Mahaska
Hall	Newton	Wilson of Mitchell
Helming	O'Donnell	

Absent or not voting—None.

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER.

On request of Oertel of Lee, unanimous consent having been granted, Calendar No. 406, Senate File No. 248 was made a special order for Tuesday, April 3d, at 10:00 a. m.

SPECIAL ORDER NO. 21.

The hour having arrived for Special Order No. 21, on motion of Rogers of Carroll, House File No. 228, a bill for an act to repeal sections fifty-seven hundred eighteen-a14 (5718-a14) fifty-

seven hundred eighteen-a15 (5718-a15), fifty-seven hundred eighteen-a16 (5718-a16) and fifty-seven hundred eighteen-a17 (5718-a17), supplement to the code, 1913, relating to the appointment, compensation and expenses of the board of parole and to amend sections fifty-seven hundred eighteen-a18 (5718-a18), fifty-seven hundred eighteen-a19 (5718-a19), fifty-seven hundred eighteen-a20 (5718-a20), fifty-seven hundred eighteen-a23 (5718-a23), fifty-seven hundred eighteen-a25 (5718-a25) and fifty-seven hundred eighteen-a26 (5718-a26), supplement to the code, 1913, relating to the duties of the board of control, with report of committee without recommendation was taken up and considered.

McFarlane of Black Hawk moved the previous question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Rogers moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—33.

Anderson of Davis	Hall	Rees
Anderson of Winnebago	Helming	Rogers
Bailey	Johnston of Humboldt	Scott
Coakley	Johnston of Lucas	Stanley
Edgington	Kimberly	Tucker
Erickson	Klinker	Ulstad
Epps	Krouse	Walrath
Finch	Lenocker	Wilson of Mitchell
Garber	McFerren	Wormley
Giltner	Mowery	Mr. Speaker
Griffin	Rayburn	
	Reed	

Nays—69.

Adkins	Gilbert	Lee
Anderson of Greene	Gilmore	Lewis
Andre	Grason	McFarlane
Baldwin	Gray	Mackie
Becker	Hansen	Mantz
Benn	Harrington	Meredith
Boies	Horchem	Miller
Bruce	Jackson	Mooty
Darrah	Jessen	Murray
Dean	Jones	Neff
Dunkelberg	Kern	Newton
Durbin	Klaus	Nichols
Elwood	Knickerbocker	Nicholson
Findlay	Lake	Nordyke
Finley	Langfitt	O'Donnell
Flenniken	Larson	Oertel

Price	Shortess	Turner
Randall	Slaughter	Weaver
Richards	Slosson	Wichman
Roberts	Smith	Wigdahl
Rowley	Starzinger	Wilson of Cherokee
Santee	Stone	Wilson of Louisa
Shaff	Stuart	Wilson of Mahaska

Absent or not voting—6.

Crozier	Mead	Peters
Kepple	Miles	Wenstrand

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

AMENDMENTS FILED.

Jones of Cerro Gordo asked and obtained unanimous consent to have the following amendments to House File No. 576 printed in the journal:

MR. SPEAKER—I move to amend House File No. 576 by striking out all of section 4, and by striking out the word and figure "Section 5" and inserting in lieu thereof the word and figure "Section 4", and by striking out the word and figure "Section 6" and inserting in lieu thereof the word and figure "Section 5".

Elwood of Howard asked and obtained unanimous consent to have the following amendment to the committee amendments to House File No. 235 printed in the journal:

MR. SPEAKER—I move to amend the committee amendments to House File 235 by striking therefrom lines seven (7) and eight (8), which read as follows:

"By striking from lines eleven (11) and twelve (12) of section one of said bill the words "roads or" and by adding at the end of said proposed committee amendment the following:

"that the word bridge, or bridges, as used in this section shall include bridges, culverts, approaches thereto and fills made in connection therewith."

On motion of McFarlane of Black Hawk the House adjourned until 1:20 p. m.

AFTERNOON SESSION.

House reconvened, Speaker pro tem McFarlane in the chair.

RESOLUTION.

Unanimous consent having been granted to return to the order of introduction of resolutions, Shaff of Clinton offered the following resolution:

Whereas, our calendar is in a congested condition, and

Whereas, it is proposed to adjourn sine die April 14th,

Be It Resolved by the House of Representatives, That we meet at 8:00 o'clock each morning for the remainder of the session, and that we do not adjourn for the day before 5:00 p. m.

Laid over under Rule No. 34.

Speaker Pitt in the chair.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 29.

The hour having arrived for Special Order No. 29, on motion of Rogers of Carroll, House File No. 12, a bill for an act to repeal sections seventeen hundred fifty-eight-i (1758-i), seventeen hundred fifty-eight-j (1758-j), seventeen hundred fifty-eight-k (1758-k), seventeen hundred fifty-eight-l (1758-l), seventeen hundred fifty-eight-m (1758-m), seventeen hundred fifty-eight-n (1758-n), seventeen hundred fifty-eight-o (1758-o), seventeen hundred fifty-eight-p (1758-p), seventeen hundred fifty-eight-q (1758-q), seventeen hundred fifty-eight-r (1758-r), seventeen hundred fifty-eight-s (1758-s), supplemental supplement to the code, 1915, relating to fire, lightning, wind storm and hail insurance, with report of committee without recommendation was taken up and considered.

The substitute filed by Horchem of Dubuque on March 27th and printed in the journal of that date was taken up and considered, and was read for the information of the House.

Mr. Horchem moved the adoption of the substitute.

Substitute lost.

Shortess of Tama offered the following substitute amendment to House File No. 12, and same was read for the information of the House:

Amend House File No. 12 by striking out all after the enacting clause and substituting the following in lieu thereof:

Section 1. That the law as it appears in section seventeen hundred fifty-eight-n (1758-n) supplemental supplement to the code, 1915, be and the same is hereby amended by adding thereto at the end thereof, the following:

"The commissioner of insurance shall appoint inspectors, whose duty it shall be, in case of complaint and upon request, or when directed by said commissioner upon his own motion to inspect properties or risks specifically rated by rating bureaus, and to check up surveys upon which such rates are based; said inspectors to receive as compensation an amount not to exceed that provided for examiners in the insurance

department, and bills for per diem and expenses shall be approved by the commissioner and by the state board of audit, as provided in section one hundred seventy-s (170-s) supplemental supplement to the code 1915. If upon the report of an inspector, or after investigation made upon his own motion, it shall be found by the commissioner of insurance that any schedule of the bureau publishing the rate has been incorrectly applied, or that any condition or hazard charged for in the rate does not exist, the commissioner of insurance, in addition to the powers conferred upon him by section seventeen hundred fifty-eight-o (1758-o) supplemental supplement to the code, 1915, shall have authority to order the immediate publication of a new rate by such bureau, based upon such new investigation, which rate shall be effective from and after the date of such publication."

"Any inspector or other agent or employee of any rating bureau, who shall inspect any risk for the purpose of enabling said bureau to fix and determine the rate to be charged thereon, shall personally furnish to the owner of the property inspected at the date of such inspection a copy of the inspection report showing all defects that may operate as charges to increase the insurance rate and all exposures and other items upon which charges in the rate will be based.

"Any change in any rating fixed and determined by any bureau shall not be promulgated or be effective until fifteen days' notice thereof shall be given by the bureau to the property owner or owners affected thereby.

"There shall be printed, stamped or written on each fire policy issued in this state, the basis rate, deficiency charge, the credit for improvements and the rate at which written, and whenever a rate is made or changed on any property situated in this state a full statement thereof showing in detail the basis rate, deficiency charges and credits as well as rate proposed to be made shall be delivered to the owner or his representative having the insurance on the property in charge, by the company, association, their agent or representative with a notice to the effect that said rate is promulgated and filed with the insurance department. Every agent of a fire insurance company shall, before issuing a policy of insurance on property situated in a city or town, inspect the same informing himself as to its value and insurable condition."

Speaker pro tem McFarlane in the chair.

The time of Mr. Shortess having expired, on request of Rogers of Carroll, unanimous consent having been given, his time was extended.

Tucker of Clinton offered the following amendment to the substitute amendment offered by Shortess of Tama, and moved its adoption:

Amend the Shortess amendment to House File No. 12 by adding at the end thereof the following: "Section seventeen hundred fifty-eight-p (1758-p) be and is hereby repealed".

Amendment lost.

Mr. Miller's time having expired, on motion of Wormley of Plymouth, his time was extended ten minutes.

Bruce of Pocahontas moved the previous question as applied to all pending amendments and the main question.

Motion prevailed.

Shortess of Tama and Kepple of Chickasaw demanded a roll call.

On the question, "Shall the substitute amendment offered by Shortess of Tama be adopted?"

Ayes—24.

Adkins	Garber	Lee
Andre	Gilbert	Mackie
Baldwin	Giltner	Neff
Becker	Grason	Randall
Bruce	Kepple	Shaff
Dunkelberg	Klaus	Shortess
Edgington	Knickerbocker	Turner
Flenniken	Lake	Weaver

Nays—79.

Anderson of Davis	Johnston of Humboldt	Rayburn
Anderson of Greene	Johnston of Lucas	Reed
Anderson of Winnebago	Jones	Rees
Bailey	Kern	Richards
Benn	Kimberly	Roberts
Boies	Klinker	Rogers
Coakley	Krouse	Rowley
Crozier	Langfitt	Santee
Darraha	Larson	Scott
Dean	Lenoeker	Slaught
Durbin	Lewis	Slosson
Elwood	McFarlane	Smith
Epps	McFerren	Stanley
Finch	Mantz	Starzinger
Findlay	Mead	Stone
Finley	Meredith	Stuart
Gilmore	Miles	Tucker
Gray	Miller	Ulstad
Griffin	Mooty	Walrath
Hall	Murray	Wenstrand
Hansen	Newton	Wichman
Harrington	Nichols	Wilson of Cherokee
Helming	Nicholson	Wilson of Louisa
Horchem	Nordyke	Wilson of Mahaska
Jackson	O'Donnell	Wilson of Mitchell
Jessen	Peters	Wormley
	Price	

Absent or not voting—5.

Erickson	Oertel	Mr. Speaker
Mowery	Wigdahl	

Substitute amendment lost.

The time of Mr. Rogers having expired, on motion of Shortess of Tama, his time was extended ten minutes.

Unanimous consent having been granted to suspend the rules, Mr. Rogers moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—85.

Adkins	Johnston of Humboldt	Rayburn
Anderson of Davis	Johnston of Lucas	Reed
Anderson of Greene	Jones	Rees
Anderson of Winnebago	Kern	Richards
Andre	Kimberly	Roberts
Bailey	Klinker	Rogers
Becker	Krouse	Rowley
Benn	Lake	Santee
Boies	Langfitt	Scott
Coakley	Larson	Slaught
Crozier	Lee	Slosson
Darrah	Lenocker	Smith
Dean	Lewis	Stanley
Durbin	McFarlane	Starzinger
Epps	McFerren	Stone
Erickson	Mantz	Stuart
Findlay	Mead	Tucker
Garber	Meredith	Turner
Gilbert	Miles	Ulstad
Gilmore	Miller	Walrath
Gray	Mooty	Wenstrand
Griffin	Mowery	Wichman
Hall	Murray	Wigdahl
Hansen	Newton	Wilson of Cherokee
Harrington	Nichols	Wilson of Louisa
Helming	Nicholson	Wilson of Mahaska
Horchem	Nordyke	Wilson of Mitchell
Jessen	O'Donnell	Wormley
	Price	

Nays—20.

Baldwin	Giltner	Neff
Bruce	Grason	Peters
Dunkelberg	Jackson	Randall
Edgington	Kepple	Shaff
Elwood	Klaus	Shortess
Finch	Knickerbocker	Weaver
Flenniken	Mackie	

Absent or not voting—3.

Finley	Oertel	Mr. Speaker
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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.

SPECIAL ORDER NO. 34.

The hour having arrived for Special Order No. 34, on motion of Findlay of Webster, House File No. 500, a bill for an act to declare buildings and places where cigarettes, or cigarette papers or wrappers are sold or given away or kept for sale or gift to be nuisances, and providing for enjoining and abating such nuisances, and providing for punishment for the violation of such injunctions, with report of committee recommending passage was taken up and considered.

Findlay of Webster offered the following amendment and moved its adoption:

Amend House File No. 500 by adding to line thirteen (13), section two (2) the following: "one hundred nor more than five hundred dollars, or be imprisoned in the county jail not less than".

Amendment adopted.

Starzinger of Polk offered the following amendment and moved its adoption:

Amend House File No. 500 by inserting in line one of section one after the word "whoever" the word "knowingly".

On the question of the adoption of the amendment offered by Starzinger of Polk, Starzinger of Polk and Klaus of Delaware demanded a roll call.

On the question, "Shall the amendment offered by Starzinger of Polk be adopted?"

Ayes—29.

Andre	Griffin	Mooty
Baldwin	Hansen	Mowery
Becker	Harrington	Nordyke
Benn	Helming	O'Donnell
Boies	Horchem	Rayburn
Coakley	Kimberly	Starzinger
Crozier	Klinker	Tucker
Edgington	Lake	Wilson of Cherokee
Gilbert	Miles	Wormley
Gilmore	Miller	

Nays—63.

Adkins	Darrah	Finch
Anderson of Davis	Dean	Findlay
Anderson of Greene	Dunkelberg	Finley
Anderson of Winne-	Durbin	F'lenniken
bago	Epps	Giltner
Bruce	Erickson	Grason

Hall	Meredith	Shortess
Jackson	Murray	Slaught
Jessen	Neff	Slosson
Johnston of Humboldt	Newton	Stanley
Kepple	Nichols	Stone
Kern	Nicholson	Stuart
Klaus	Peters	Turner
Knickerbocker	Price	Ulstad
Krouse	Randall	Weaver
Langfitt	Reed	Wenstrand
Larson	Rees	Wichman
Lee	Roberts	Wigdahl
Lenocker	Rogers	Wilson of Louisa
Lewis	Rowley	Wilson of Mahaska
Mackie	Santee	
Mantz	Scott	

Absent or not voting—16.

Bailey	McFarlane	Smith
Elwood	McFerrer	Walrath
Garber	Mead	Wilson of Mitchel
Gray	Oertel	Mr. Speaker
Johnston of Lucas	Richards	
Jones	Shaff	

Amendment lost.

Lake of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 500 by inserting after the word "wrappers" in the fifth line, the words "to minors".

Lake of Woodbury and Starzinger of Polk demanded a roll call.

On the question, "Shall the amendment be adopted?"

Ayes—10.

Andre	Klinker	Starzinger
Griffin	Lake	Tucker
Hansen	O'Donnell	
Kimberly	Richards	

Nays—76.

Adkins	Durbin	Hall
Anderson of Davis	Edgington	Horchem
Anderson of Greene	Epps	Jackson
Anderson of Winnebago	Erickson	Jessen
Baldwin	Findlay	Johnston of Humboldt
Becker	Finley	Kepple
Boies	Flenniken	Kern
Bruce	Garber	Klaus
Coakley	Gilbert	Knickerbocker
Darraha	Gilmore	Krouse
Dean	Giltner	Langfitt
Dunkelberg	Grason	Larson
	Gray	Lee

Lenocker	Peters	Stone
Lewis	Price	Stuart
Mackie	Randall	Turner
Mantz	Reed	Ulstad
Meredith	Rees	Wenstrand
Miles	Roberts	Wichman
Miller	Rogers	Wigdahl
Mooty	Santee	Wilson of Cherokee
Murray	Scott	Wilson of Louisa
Neff	Shortess	Wilson of Mahaska
Newton	Slaught	Wilson of Mitchell
Nicholson	Slosson	Wormley
Nordyke	Stanley	

Absent or not voting—22.

Bailey	Jones	Rowley
Benn	McFarlane	Smith
Crozier	McFerren	Shaff
Elwood	Mead	Walrath
Finch	Mowery	Weaver
Harrington	Nichols	Mr. Speaker
Helming	Oertel	
Johnston of Lucas	Rayburn	

Amendment lost.

The following amendment was filed by Starzinger of Polk:

Amend House File No. 500 by inserting between the words "cigarettes" and "or" in line four, section one, the word "cigars".

Findlay of Webster moved the previous question as applied to the pending amendment and the main bill. Johnston of Humboldt seconded the motion. Motion prevailed.

The amendment offered by Starzinger of Polk lost.

Unanimous consent having been granted to suspend the rules, Mr. Findlay moved that the bill be considered engrossed and read a third time now which motion prevailed, and the bill was read a third time.

Rule 18 was invoked by Starzinger of Polk.

On the question, "Shall the bill pass?"

Ayes—82.

Adkins	Dunkelberg	Grason
Anderson of Davis	Durbin	Gray
Anderson of Greene	Edgington	Hall
Anderson of Winnebago	Epps	Harrington
Baldwin	Erickson	Horchem
Becker	Finch	Jackson
Benn	Findlay	Jessen
Boies	Finley	Johnston of Humboldt
Bruce	Flenniken	Johnston of Lucas
Coakley	Garber	Kepple
Darraha	Gilbert	Kern
Dean	Gilmore	Klaus
	Giltner	Klinker

Knickerbocker	Murray	Slaught
Krouse	Neff	Slosson
Langfitt	Newton	Smith
Larson	Nichols	Stanley
Lee	Nicholson	Stone
Lenocker	Nordyke	Stuart
Lewis	Peters	Turner
Mackie	Price	Ulstad
Mantz	Randall	Wenstrand
Mead	Reed	Wichman
Meredith	Rees	Wigdahl
Miles	Roberts	Wilson of Cherokee
Miller	Santee	Wilson of Louisa
Mooty	Scott	Wormley
Mowery	Shortess	

Nays—5

Lake	Rogers	Tucker
O'Donnell	Starzinger	

Absent or not voting—21.

Andre	Jones	Rowley
Bailey	Kimberly	Shaff
Crozier	McFarlane	Walrath
Elwood	McFerren	Weaver
Griffin	Oertel	Wilson of Mahaska
Hansen	Rayburn	Wilson of Mitchell
Helming	Richards	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE.

MR. SPEAKER—I vote “no” on House File No. 500 because I believe it would be unfair to the innocent property owner. I favor a heavy penalty for the selling of cigarettes to minors but this measure would virtually confiscate an innocent man’s property.

GEO. F. TUCKER.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bill: House File No. 133, a bill for an act to provide for the custody and control of memorial halls erected under the provisions of sections four hundred thirty-five (435) and four hundred thirty-six (436) of the code.

Also:

House File No. 225, a bill for an act to amend sections eighteen hundred thirty-nine-J (1839-J) and eighteen hundred thirty-nine-L (1839-L) of the supplement to the code, 1913, relating to the matter of fraternal beneficiary societies, orders or associations.

Also:

House File No. 291, a bill for an act to legalize an ordinance of the incorporated town of Blairsburg, Iowa, granting a franchise to Iowa

Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 301, a bill for an act to amend the law as it appears in section two thousand five hundred sixty-three-u (2563-u), supplemental supplement to the code, 1915, in relation to protection of game.

Also:

House File No. 389, a bill for an act to legalize an ordinance of the incorporated town of Luther, Iowa, granting a franchise to Boone Electric Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 394, a bill for an act to legalize an ordinance of the incorporated town of Coon Rapids, Iowa, granting a franchise to S. D. Henry, his successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 395, a bill for an act to legalize an ordinance of the incorporated town of Lockridge, Iowa, granting a franchise to R. M. Burtis, his lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 398, a bill for an act to legalize an ordinance of the incorporated town of Traer, Iowa, granting a franchise to F. L. White, his lessees, successors, and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 400, a bill for an act to legalize an ordinance of the incorporated town of Batavia, Iowa, granting a franchise to R. M. Burtis, his lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 415, a bill for an act to legalize certain warrants of the city of Nevada, Iowa.

Also:

House File No. 425, a bill for an act to legalize certain warrants of the town of Grand Mound, Clinton County, Iowa.

Also:

House File No. 456, a bill for an act to legalize certain acts of the mayor and city council of the city of Clinton, Iowa, and to legalize certain official acts of the members of said city council in connection with a certain contract entered into by said city with one Fred Bodenhofer for the construction of a certain concrete bridge, culvert, or improvement across Main street in said city, and to ratify and con-

firm the action of said city council in ordering a warrant drawn in payment for such improvement.

Also:

House File No. 468, a bill for an act to legalize an ordinance of the incorporated town of Onslow, Iowa, granting a franchise to Don Barnes, his successor or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 470, a bill for an act to legalize an ordinance of the incorporated town of Wyoming, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, their successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

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. 175, a bill for an act to amend the law as it appears in paragraph seven (7) of section thirteen hundred four (1304) supplemental supplement to the code, 1915, relating to the exemption allowed to any honorably discharged Union soldier or sailor of the Mexican war or of the War of the Rebellion, or of the widow remaining unmarried, of such soldier or sailor.

Also:

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. 231, a bill for an act to amend section six hundred ninety-four-c47 (694-c47) of the supplemental supplement to the code, 1915, relating to the compensation of clerks and bailiffs of municipal courts.

Kern of Warren moved that the House do now adjourn until 8:30 a. m. Thursday.

Giltner moved to amend the motion by changing the hour from 8:30 o'clock to 9:00 o'clock.

Amendment adopted.

Motion as amended prevailed.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 29, 1917.

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

Prayer was offered by the Rev. J. E. Lombard, pastor of the Methodist Church, Greenfield, Iowa.

Journal of March 28th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Harrington of Kossuth presented petition of citizens of Kossuth county in favor of House File No. 500.

Referred to committee on suppression of intemperance.

Anderson of Winnebago presented petition of citizens of Winnebago county in favor of Senate File No. 290.

Referred to committee on agriculture.

Anderson of Greene presented petition of citizens of Greene county in favor of House File No. 500.

Referred to committee on suppression of intemperance.

Gilmore of Clay presented petition of citizens of Clay county in favor of Senate File No. 290.

Referred to committee on agriculture.

Reed of Guthrie presented petition of citizens of Guthrie county in opposition to present insurance law.

Referred to committee on insurance.

Adkins of O'Brien presented petition of citizens of O'Brien county favoring closed season on quail.

Referred to committee on fish and game.

REPORTS OF COMMITTEES.

Finch of Ida, from the committee on claims, submitted the following report:

MR. SPEAKER—Your committee on claims, to whom was referred Senate File No. 208, a bill for an act to appropriate the sum of four hundred sixty-two and 50/100 dollars (\$462.50) to refund to the Des

Moines Water Company, a corporation of Portland, Maine, an amount erroneously paid to the secretary of state as a filing fee for said corporation, beg leave to report they have had 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. S. FINCH, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on claims, to whom was referred House File No. 298, a bill for an act appropriating the sum of one thousand (\$1000.00) dollars to indemnify Edmund Cassel for personal injuries sustained by him while engaged in carpenter work at the industrial school for boys, at Eldora, 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:

That section two (2) thereof be stricken out and that there be inserted in lieu thereof the following:

“Section 2. That said Edmund Cassel, being a minor, the said appropriation shall be paid to the Madrid State Bank of Madrid, Iowa, in trust for said Edmund Cassel, to be held by the Madrid State Bank for the payment of expenses of the said Edmund Cassel, while in attendance at Iowa State College at Ames, Iowa, during a two years course of study, the same to commence not later than September, 1917. Any balance remaining at the end of the said two years to be paid to the said Edmund Cassel.”

Also with the further recommendation that same be referred to the committee on appropriations.

W. S. FINCH, *Chairman.*

Report adopted and House File No. 298 was referred to the committee on appropriations.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 501, a bill for an act to regulate the operation of motor vehicles, taxicabs, jitneys and other vehicles operated for hire and not running on fixed tracks, beg leave to report they 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:

That all that part of the bill following the enacting clause be stricken out and the following be inserted in lieu thereof:

“Section 1. Any person, firm or corporation, operating for hire, a motor vehicle, taxicab, jitney, or other vehicle not operated on a fixed track or tracks in cities of over ten thousand population, including cities under special charter and cities under commission form of gov-

ernment and carrying passengers on fixed routes or calling for passengers upon their request at their homes or other places, and discharging them at such places as they may request, shall, before beginning such occupation register at police headquarters in a book to be kept for that purpose, the name of the owner of such vehicle and of all drivers thereof, with a description of the vehicle to be operated, such description to be sufficiently definite as that said vehicle can be readily identified, also the business and residence address of such owner and drivers, with telephone number, if any, and in case after such registration there shall be any change in such ownership or in the drivers operating said vehicle, or in such addresses or telephone numbers, such change shall be at once registered with the city clerk, the intention being to afford a central point of registration of all such vehicles where calls purporting to come from the registered operators of such vehicles may be readily verified.

Section 2. No person, firm or corporation shall commence to operate or operate a vehicle or vehicles for hire for the purpose or purposes set out in section 1 hereof, without having first filed with the city clerk a bond in the sum of two thousand dollars (\$2000.00) unless a larger amount shall be required by ordinance, with sureties to be approved by said clerk, conditioned that the person, firm or corporation owning or operating said vehicle or vehicles shall be liable for all damages or injuries, caused by the negligent use or operation thereof, to any passenger where fare has been paid or offered, or for the refusal or wilful failure to deliver any such passenger at destination, or an assault is made or wilfully permitted to be made by such driver upon any passenger, or for any lewd or immoral conduct indulged or wilfully permitted in such vehicle. The guaranty contained in said bond shall in no wise limit the civil or criminal liability of such owner or driver for any acts done by him in violation of law, but shall be in addition to such liability, and in event of the violation of the terms of such bond by the doing of any of the acts therein detailed, the city council shall revoke the right of the owner of such vehicle to register the same hereunder, or to operate any such vehicle in such city.

Section 3. Any person operating for hire any such vehicle without first complying with the provisions of this act, shall be deemed guilty of a misdemeanor and punished accordingly.""; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 107, a bill for an act to punish the fraudulent making, delivering or uttering of checks, drafts or written orders upon any bank, person or corporation without sufficient funds to meet or pay the same and defining what shall be material and competent evidence in the prosecution 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:

By striking out all of section one and substituting therefor the following:

"Section 1. Any person who shall make, draw, deliver, utter or give any check, draft or written order upon any bank, person or corporation and who secures money, credit or thing of value therefor and who knowingly shall not have an arrangement, understanding or funds with such bank, person or corporation sufficient to meet or pay the same, shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not to exceed one hundred dollars (\$100.00), or by imprisonment in the county jail not to exceed thirty (30) days, and the fact that payment of said check, draft or written order when presented in the usual course of business shall be refused by the bank, person or corporation upon which it is drawn or that it be protested for nonpayment for lack of such arrangement, understanding or funds with which to meet the same shall be material and competent evidence of such lack of arrangement, understanding or lack of funds. Payment upon demand by the drawee or within three days by the drawer shall prevent further prosecution under this section."; and when so amended the bill do pass.

RUBE McFERREREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 369, a bill for an act defining contributory delinquency, making the same a misdemeanor and fixing penalty therefor, also establishing procedure 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.

RUBE McFERREREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 84, a bill for an act to relinquish and quit claim all the rights of the State of Iowa in and to the abandoned river bed of the Des Moines River, in sections twenty-eight (28), twenty-nine (29), thirty (30), thirty-one (31), thirty-two (32) and thirty-three (33) in township seventy-seven (77) North, range twenty (20) west of the fifth P. M., 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.

RUBE McFERREREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 322, a bill for an act to amend the law as it appears in section two hundred sixty-one (261), supplement to the code, 1913, relating to changes of venue from superior courts, beg leave to report they 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.

RUBE McFERRER, *Chairman.*

Report adopted and House File No. 322 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 282, a bill for an act to amend the law as it appears in section two hundred fifteen (215), of the code, relating to the distribution of supreme court reports, beg leave to report they 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:

By striking from line two (2) of section 1 the following: "Two hundred fifteen (215) of the code," and inserting in lieu thereof, "two hundred twenty-four-e (224-e), supplemental supplement to the code, 1915,"

Amend the title by striking the following: "two hundred fifteen (215) of the code," and inserting in lieu thereof "two hundred twenty-four-e (224-e), supplemental supplement to the code, 1915,"; and when so amended the bill do pass.

RUBE McFERRER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 463, a bill for an act to amend section four hundred ninety-one (491), supplemental supplement to the code, 1915, pertaining to the employment of deputy county 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 be amended as follows:

By striking out all following the semi-colon following the word "to-wit" in the fourth line of said bill and substituting in lieu thereof the following:

"Provided further that in counties having a population of fifty-three thousand (53,000) to seventy thousand (70,000), and in which there may exist a city, not the county seat, having a population of six thousand (6,000) or over, the treasurer may appoint a resident collector of taxes for such city and vicinity under bond as provided in this sec-

tion, and fix his compensation which shall be the same as other help receives for work of a similar character. The treasurer is authorized and empowered to prepare the necessary books and records for such deputy each year, and to pay the expenses thereof out of the county funds."

Amend the title by striking out all of said title after the word "act" in the first line thereof and substituting in lieu thereof the following:

"To amend section four hundred ninety-one (491), supplemental supplement to the code, 1915, pertaining to the employment of deputy county treasurers and other assistants."; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 351, a bill for an act to amend section four hundred and forty-one (441) of the supplemental supplement to the code, 1915, relating to the publication of the reports of county treasurers and of the receipts and disbursements of public 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:

By striking out all following the word "section" in line 2 of section 2 up to and including the word "and" in the fourth line of said section; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 350, a bill for an act authorizing boards of supervisors to make appropriations not to exceed the sum of fifty dollars (\$50.00) for memorial services, beg leave to report they 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.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 350 was indefinitely postponed.

Boies of Buchanan, from the committee on horticulture, submitted the following report:

MR. SPEAKER—Your committee on horticulture, to whom was referred House File No. 448, a bill for an act to amend section one thousand four hundred-h (1400-h) of the supplement to the code, 1913, relating to fruit tree reservations, beg leave to report they have had 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. E. BOIES, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on horticulture, to whom was referred House File No. 449, a bill for an act to authorize the state forestry commission to publish a bulletin on the trees 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:

By striking out the word "paper" in the second line of section 1, and insert the word "cloth" therein, and by striking out the word "three" in the fifth line of section 1, and insert the word "five" therein, and that following the word "public" in the ninth line of section 1 there be inserted the words "and school", and by striking out the "y" in the word library in the ninth line of section 1 and insert in lieu thereof the letters "ies"; and when so amended the bill do pass.

C. E. BOIES, *Chairman.*

Ordered passed on file.

Wormley of Plymouth, from the committee on elections, submitted the following report:

MR. SPEAKER—Your committee on elections, to whom was referred Senate File No. 16, a bill for an act to amend section 1099 of the code, and sections 1106, 1150, 1151, 1157, 1087-c and 1173 of the supplement to the code, 1913, and relating to election of presidential electors and United States senators and of vote therefor and removal of names of presidential electors from official ballot, beg leave to report they 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:

Amend as follows: By inserting after section 6 in the bill:

SECTION 7. That section 1119 of the supplement to the code, 1913, be amended by substituting therefor the following:

Upon retiring to the voting booth the voter shall mark his ballot, he may place a cross, if he desires, in the circle at the head of one ticket on the ballot, which circle shall be not less than one-half inch in diameter, or the voter may place a cross in the square opposite the name of any candidate for whom he desires to vote, whether he has put a cross in the circle or not. The voter may also insert in writing in the proper place the name of any person for whom he desires to vote, without making a cross opposite thereto. The writing of such name without making a cross opposite shall constitute a vote for such person, but the making of a cross opposite a name therein shall not affect the validity of the vote.

SECTION 8. That section 1120 of the supplement to the code 1913 be amended by substituting therefor the following:

When a circle is marked the ballot shall be counted for all the candidates upon the ticket beneath said circle, except candidates for those offices for which some candidate has been otherwise voted for by marking

a square. When a square in front of any candidate for an office has been marked a mark in the circle shall not count for any candidate for that office. When more candidates than the number to be elected to the same office are voted for by marking the squares opposite their names the vote shall not be counted for any candidate for that office. If less than the whole number of candidates to be elected are voted for by marking the squares opposite their names the vote shall be counted only for those marked in the square and a mark in a circle shall not apply. If for any reason it is impossible to determine the voters choice for any office, his ballot shall not be counted for such office, but a mark in the circle of any ticket on the ballot shall not be held to make it impossible to determine the voters choice. Any ballot marked by the voter in any other manner than as authorized in this chapter, and so that such mark may be used for the purpose of identifying such ballot shall be rejected.

And also to amend by striking out the figure 7 after the word section, in the ninth line from the last in the last section and inserting in lieu thereof the figure "9"; and when so amended the bill do pass.

J. M. WORMLEY, *Chairman.*

Ordered passed on file.

Slaught of Wapello, from the committee on public health, submitted the following report:

MR. SPEAKER—Your committee on public health, to whom was referred Senate File No. 373, a bill for an act to prevent the manufacture and sale of adulterated or misbranded insecticides, and fungicides within 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:

By striking out the words "less than" in line eight of section one and insert in lieu thereof the words "to exceed"; and when so amended the bill be placed on the calendar.

A. W. SLAUGHT, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on public health, to whom was referred Senate File No. 311, a bill for an act to amend section 737, supplement to the code, 1913, relating to plumbing inspection, beg leave to report they have had 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. W. SLAUGHT, *Chairman.*

Report adopted.

RESOLUTION.

Klaus of Delaware offered the following resolution and asked unanimous consent for its immediate consideration:

Whereas, the time of adjournment of the 37th general assembly has been fixed as April 14th; and

Whereas, it is apparent that a vast number of bills and measures remain to be considered; and

Whereas, it is the sentiment of this House that the business to be considered should be handled with the greatest possible expediency; therefore

Be It Resolved, That when bills are being considered on their second reading, debate thereon shall be limited to ten minutes to the person having charge of such bill, with no privilege of having such time extended; and the time limited to five minutes to other members desiring to speak thereon, without privilege of time extension.

Objection was made by Lee of Sac.

Resolution was laid over under rule 34.

RESOLUTIONS CALLED UP.

Shaff of Clinton called up the resolution filed by him and found on page 1349 of the journal of March 28th, relating to the length of day sessions.

Rowley of Van Buren moved that action be deferred on this resolution until Saturday a. m. Motion prevailed and action was deferred.

Anderson of Davis called up House concurrent resolution filed by him and found on page 1336 of the journal of March 28th, relating to setting apart a day known as "Flower Day" and moved its adoption.

Motion prevailed and the resolution was adopted.

CONCURRENT RESOLUTION.

Mooty of Grundy and Darrah of Franklin offered the following concurrent resolution:

Concurrent resolution providing for a conference at the State College of Agriculture and Mechanic Arts of the county agricultural agents within the state, and of sundry delegates to be chosen by the boards of supervisors, to consider problems affecting the state's agricultural productivity and to recommend means and policies that may be adopted to conserve the same.

Whereas, in the crisis now confronting the nation due to unparalleled world conditions, no question is of greater importance than the conservation of the food supply of the nation; and

Whereas, the state of Iowa as the greatest agricultural state in the union is vitally interested in this problem, and especially that the balance of production of stock and grain be not unduly disturbed by the high prices now obtaining, and likely to continue during the period of reconstruction that will follow the end of the war: Now, therefore,

Be It Resolved by the House of Representatives, the Senate concurring:

(1st) That the president of the State College of Agriculture and Mechanic Arts be and he is hereby directed to summon the county agricultural agents from the counties in which same have been chosen, to meet in a farming conference at the State College for the purposes hereinafter named.

(2nd) That in counties having no such agent the boards of supervisors be and they are hereby directed to name as a delegate to such conference some representative citizen deeply interested in agriculture.

(3rd) That said conference be called for a date which shall be within thirty days from the date of the passage of this resolution and that such conference take under consideration the food production of the state, the probable effect of the prevailing prices on the stock and grain production respectively, the question of what measures and policies on the part of the farmers of the state will best preserve a proper balance in the state's production in agriculture, and what measures will best increase such production; that said conference consider such problems in the light, not only of the unusual conditions now obtaining, but with a view to the permanent policy of the state in matters affecting its productivity.

(4th) That such conference be and it is hereby directed to formulate its conclusions and recommendations in writing, and the same are hereby authorized to be printed as a bulletin by the State College for reproduction in the press of the state and for general circulation among the farmers of the state, in such quantities as the president of the State College may determine, to the end that the attention of the state may be called directly to the necessity of careful measures to conserve its food production.

Laid over under rule 34.

LEAVE OF ABSENCE.

On request of Bruce of Pocahontas leave of absence was granted Erickson of Lyon until Monday.

HOUSE BILL WITHDRAWN.

On request of Bruce of Pocahontas, unanimous consent having been granted, House File No. 481 was withdrawn from the committee on drainage and from further consideration by the House.

INTRODUCTION OF BILLS.

By committee on claims, House File No. 591, a bill for an act to make an appropriation for Charles D. Nolan on account of loss sustained by him at the state hospital and colony for epileptics at Woodward.

Read first and second time and passed on file.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Erickson of Lyon, unanimous consent having been given, House File No. 176, a bill for an act to appropriate the sum of seven hundred forty nine and 90-100 (\$749.90) dollars to the Lyon County Fair and Agricultural Association under the provisions of section one thousand six hundred sixty-one-a (1661-a) supplemental supplement to the code, 1915, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

To amend House File 176 by striking out of line one of section one the word "Appropriation.", also in line one of section two by striking out the words "Warrant; how drawn."

Mr. Erickson moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—90.

Adkins	Jackson	O'Donnell
Anderson of Davis	Jessen	Oertel
Anderson of Greene	Johnston of Humboldt	Peters
Anderson of Winnebago	Johnston of Lucas	Price
Andre	Jones	Randall
Pailey	Kepple	Rayburn
Becker	Kern	Reed
Benn	Klaus	Roberts
Boies	Klinker	Rogers
Bruce	Knickerbocker	Rowley
Coakley	Krouse	Santee
Dean	Lake	Scott
Dunkelberg	Langfitt	Shaff
Durbin	Larson	Shortess
Edgington	Lee	Slaughter
Elwood	Lenocker.	Slosson
Epps	Lewis	Smith
Erickson	McFerrer	Stanley
Finch	Mackie	Starzinger
Findlay	Mantz	Stuart
Flenniken	Mead	Tucker
Garber	Meredith	Ulstad
Gilbert	Miles	Weaver
Gilmore	Miller	Wichman
Giltner	Mooty	Wigdahl
Grason	Mowery	Wilson of Cherokee
Gray	Murray	Wilson of Louisa
Griffin	Newton	Wilson of Mitchell
Harrington	Nichols	Mr. Speaker
Horchem	Nicholson	
	Nordyke	

Nays—None.

Absent or not voting—18.

Baldwin	Helming	Stone
Crozier	Kimberly	Turner
Darrah	McFarlane	Walrath
Finley	Neff	Wenstrand
Hall	Rees	Wilson of Mahaska
Hansen	Richards	Wormley

The House concurred in the Senate amendments.

On request of Shortess of Tama, unanimous consent having been given, House File No. 258, a bill for an act to amend the law relating to the funds of cities and towns and to authorize cities and towns to transfer moneys from one fund to another by permission of court, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 258 as follows:

By inserting between the words "towns" and "may" in line five (5), section one (1), the following: "having a population of eight thousand eight hundred (8800) or less".

Mr. Shortess moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—83.

Adkins	Griffin	Mead
Anderson of Davis	Hall	Meredith
Anderson of Greene	Horchem	Miles
Andre	Jackson	Miller
Bailey	Jessen	Mowery
Baldwin	Johnston of Humboldt	Murray
Becker	Johnston of Lucas	Neff
Benn	Jones	Newton
Boies	Kepple	Nichols
Bruce	Kern	Nicholson
Coakley	Klaus	Nordyke
Darrah	Klinker	O'Donnell
Dean	Knickerbocker	Oertel
Dunkelberg	Krouse	Peters
Durbin	Lake	Randall
Edgington	Langfitt	Rayburn
Elwood	Larson	Reed
Epps	Lee	Rogers
Erickson	Lenocker	Rowley
Finch	Lewis	Santee
Findlay	McFarlane	Shaff
Garber	Mackie	Shortess
Grason	Mantz	Slaughter

Smith	Ulstad	Wilson of Louisa
Starzinger	Weaver	Wilson of Mahaska
Stuart	Wichman	Wilson of Mitchell
Tucker	Wigdahl	Wormley
Turner	Wilson of Cherokee	

Nays—8.

Anderson of Winne-	Giltner	Scott
bago	Gray	Slosson
Flenniken	Price	Mr. Speaker

Absent or not voting—17.

Crozier	Helming	Roberts
Finley	Kimberly	Stanley
Gilbert	McFerren	Stone
Gilmore	Mooty	Walrath
Hansen	Rees	Wenstrand
Harrington	Richards	

The House concurred in the Senate amendments.

On request of Jones of Cerro Gordo, unanimous consent having been given, House File No. 80, a bill for an act to amend section fifty-four hundred and forty-seven a (5447-a) supplement to the code, 1913, relating to the suspension of execution of sentence, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend by striking out the period at the end of section one and inserting a comma in lieu thereof, and by adding the following to said section one, "and also by striking out in the third line thereof the word 'rape' and the comma following the said word."

SPECIAL ORDER NO. 30.

The hour having arrived for Special Order No. 30, on request of Miller of Boone, unanimous consent having been given, action was deferred on same until the disposal of the Senate amendments under consideration.

House resumed consideration of Senate amendments to House File No. 80.

Speaker pro tem McFarlane in the chair.

Mr. Jones moved that the House concur in the Senate amendments.

Rule 18 was invoked on request of Andre of Des Moines.

On the question, "Shall the House concur?"

Ayes—36.

Baldwin	Helming	O'Donnell
Bruce	Jessen	Oertel
Dean	Jones	Price
Durbin	Klinker	Rayburn
Elwood	Knickerbocker	Rowley
Epps	Lake	Santee
Erickson	Lee	Slosson
Finley	McFarlane	Smith
Gilbert	Mackie	Stuart
Griffin	Mantz	Tucker
Hansen	Mooty	Wenstrand
Harrington	Nordyke	Wilson of Cherokee

Nays—65.

Adkins	Horchem	Peters
Anderson of Davis	Jackson	Randall
Anderson of Greene	Johnston of Humboldt	Reed
Anderson of Winnebago	Johnston of Lucas	Rees
Andre	Kepple	Roberts
Bailey	Kern	Rogers
Becker	Klaus	Scott
Benn	Krouse	Shaff
Boies	Langfitt	Shortess
Coakley	Larson	Slaught
Darrah	Lenockley	Stanley
Dunkelberg	Lewis	Starzinger
Edgington	McFerren	Stone
Finch	Mead	Turner
Findlay	Meredith	Ulstad
Flenniken	Miles	Weaver
Garber	Miller	Wichman
Giltner	Mowery	Wigdahl
Grason	Neff	Wilson of Louisa
Gray	Newton	Wilson of Mahaska
Hall	Nichols	Wilson of Mitchell
	Nicholson	Wormley

Absent or not voting—7.

Crozier	Murray	Walrath
Gilmore	Richards	Mr. Speaker
Kimberly		

The House refused to concur in the Senate amendments.

SPECIAL ORDERS.

On motion of Tucker of Clinton, Calendar No. 319, House File No. 245, was made a special order for Thursday, April 5th, at 10:00 a. m.

On motion of McFerren of Hamilton, House File No. 501 was made a special order for Tuesday, April 3d, at 11:00 a. m.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 30.

The hour having arrived for Special Order No. 30, on motion of Miller of Boone, House File No. 243, a bill for an act to repeal the law as it appears in sections seventeen hundred fifty-eight-i (1758-i), seventeen hundred fifty-eight-j (1758-j), seventeen hundred fifty-eight-k (1758-k), seventeen hundred fifty-eight-l (1758-l), seventeen hundred fifty-eight-m (1758-m), seventeen hundred fifty-eight-n (1758-n), seventeen hundred fifty-eight-o (1758-o), and seventeen hundred fifty-eight-p (1758-p), supplemental supplement, 1915, relating to insurance, and to enact substitutes therefor creating a state rating bureau in the insurance department, requiring insurance concerns to adopt insurance bureau rating, authorizing a hearing upon and review of the rates fixed by such bureau upon property within the state of Iowa, prohibiting insurance agents from rebating their commissions, and prohibiting insurance companies from entering into any agreement or understanding relative to the rates to be charged in the state of Iowa, with report of committee recommending passage was taken up and considered.

Elwood of Howard moved the adoption of the amendment filed by him and found on page 1322 of the journal of March 27th.

Amendment lost.

Miller of Boone moved the adoption of the amendment filed by him and found on page 1148 of the journal of March 21st.

Amendment adopted.

Horchem of Dubuque asked and obtained unanimous consent to withdraw the amendment filed by him and found on page 1322 of the journal of March 27th.

Randall of Linn offered the following amendment and moved its adoption:

Amend House File 243 by adding thereto after the word "said" and before the word "bureau" in line twenty-five (25) of section two (2), the following words: "schedule of".

Amendment adopted.

Mr. Miller's time having expired, on motion of Lee of Sac, his time was extended ten minutes.

Wilson of Louisa moved the previous question. Seconded by Wilson of Mitchell. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Griffin of Woodbury moved that the bill be considered engrossed and read a third time, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—44.

Adkins	Griffin	Nicholson
Anderson of Greene	Horchem	O'Donnell
Andre	Jackson	Price
Baldwin	Kepple	Randall
Becker	Kimberly	Rees
Bruce	Klaus	Santee
Dunkelberg	Knickerbocker	Shaff
Elwood	Lake	Shortess
Epps	Lee	Starzinger
Finch	McFarlane	Tucker
Findlay	Mackie	Turner
Finley	Mantz	Weaver
Gilmore	Miller	Wichman
Giltner	Murray	Wilson of Louisa
Grason	Neff	

Nays—54.

Anderson of Davis	Johnston of Lucas	Richards
Anderson of Winne-	Jones	Roberts
bago	Kern	Rogers
Bailey	Klinker	Scott
Benn	Krouse	Slaughter
Boies	Langfitt	Slosson
Coakley	Larson	Smith
Crozier	Lenocker	Stanley
Darrah	Lewis	Stone
Edgington	McFerren	Stuart
Flenniken	Meredith	Ulstad
Garber	Miles	Walrath
Gilbert	Mooty	Wenstrand
Gray	Mowery	Wigdahl
Hall	Newton	Wilson of Cherokee
Hansen	Nichols	Wilson of Mitchell
Harrington	Oertel	Wormley
Helming	Peters	
Johnston of Humboldt	Reed	

Absent or not voting—10.

Dean	Mead	Wilson of Mahaska
Durbin	Nordyke	Mr. Speaker
Erickson	Rayburn	
Jessen	Rowley	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

EXPLANATION OF VOTE.

MR. SPEAKER—In explaining my vote on House File No. 243, an act to create a state rating bureau of insurance, I wish to state that I am not satisfied with this bill but am voting for it because I prefer it to no legislation.

F. E. SHORTESS.

MR. SPEAKER—Fearing the Senate may not concur in the action taken on the Rogers bill, I vote "yes" on House File No. 243, believing it is superior to the present law.

C. V. FINDLAY.

SPECIAL ORDER NO. 26.

The time having arrived for Special Order No. 26, on motion of Mantz of Audubon, House File No. 269, a bill for an act to amend section five thousand four hundred and forty-seven-a (5447-a) supplement to the code, 1913, relating to the suspension of execution of sentence, and to the control of the person whose sentence has been suspended, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Mantz moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—91.

Adkins	Flenniken	Krouse
Anderson of Davis	Garber	Lake
Anderson of Greene	Gilbert	Langfitt
Anderson of Winne-	Gilmore	Larson
bago	Giltner	Lee
Andre	Grason	Lenocker
Baldwin	Gray	Lewis
Becker	Hall	McFarlane
Benn	Hansen	Mackie
Boies	Harrington	Mantz
Bruce	Helming	Mead
Coakley	Horchem	Meredith
Crozier	Jackson	Miles
Dean	Jessen	Mooty
Dunkelberg	Johnston of Humboldt	Mowery
Durbin	Johnston of Lucas	Murray
Edgington	Jones	Neff
Epps	Kepple	Newton
Finch	Kern	Nichols
Findlay	Klaus	Nicholson
Finley	Knickerbocker	Nordyke

O'Donnell	Rowley	Ulstad
Oertel	Scott	Walrath
Peters	Shaff	Weaver
Price	Shortess	Wenstrand
Randall	Smith	Wichman
Rayburn	Stanley	Wigdahl
Reed	Starzinger	Wilson of Cherokee
Rees	Stone	Wilson of Louisa
Richards	Stuart	Wormley
Roberts	Turner	

Nays—3.

Bailey	Rogers	Wilson of Mitchell
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Absent or not voting—14.

Darrah	Klinker	Slosson
Elwood	McFerren	Tucker
Erickson	Miller	Wilson of Mahaska
Griffin	Santee	Mr. Speaker
Kimberly	Slaughter	

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.

Secretary Watters presented the following messages from the Senate:

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. 403, a bill for an act repealing section two thousand seventy-three (2073) of the code, and section two thousand thirty-three-e (2033-e) of the supplement to the code, 1913, and granting additional power and authority to the Iowa board of railroad commissioners in the matter of the crossing of steam and interurban railways.

Also:

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 to amend the law as it appears in section ten hundred seventy-two of the supplement to the code, 1913, relating to the election of county officers.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 22.

The hour having arrived for Special Order No. 22, on motion of Slaughter of Wapello, House File No. 88, a bill for an act to provide for the preliminary examination of all persons who may hereafter desire to practice medicine, surgery, dentistry, osteopathy, or any other form of the healing art, in the state of Iowa; to designate of whom the board preliminary examination shall consist, and to define

its powers and duties; to provide compensation for the members thereof, and to prescribe penalties for all violations of this act, with report of committee recommending passage as amended was taken up and considered.

The following amendments to the committee amendments filed by Slaughter of Wapello were taken up and considered:

I desire to offer the following amendments to the amendment of House File No. 88. The lines referred to are according to the form in which it appears in the House journal of February 23, 1917.

By striking out of line nineteen (19), section one (1), the word "other".

By striking out of line twenty-one (21), section one (1), the word "other".

By striking out of line twenty-two (22), section one (1), the word "major".

By striking out of line twenty-five (25), section one (1), the word "organized" and insert in lieu thereof the word "incorporated".

By striking out of line thirty-four (34), section one (1), the word "major", and inserting after the word "drugs" and "," in the same line the words "or anesthetics" and ",".

By striking out of line four (4), section two (2), the word "other".

By striking out of line seven (7) the word "major", and inserting after the word "drugs" and "," in the same line, the words "or anesthetics" and ",".

By striking out of line eleven (11), section four (4), the word "healer", and inserting in lieu thereof the word "practitioner".

By striking out of line thirteen (13), section four (4), the word "healer" and inserting in lieu thereof the word "practitioner".

By inserting after the word "school" in line six, section six (6), the word "incorporated".

Amendments to the committee amendments adopted.

The following amendments to the committee amendments filed by Lake of Woodbury were taken up and considered.

I move to amend the amendment to House File 88, relating to the practice of healing and medicine, as follows:

By inserting the words "osteopath or", following the word "of" in the twenty-fifth line thereof in section 1.

Amendment to the committee amendments adopted.

Garber of Decatur offered the following amendment to the committee amendments and moved its adoption:

Amend the committee substitute for House File No. 88 by adding after the word "supplication" in line two of section 7 of such substitute the words "magnetic healing".

Amendment to the committee amendments lost.

The committee amendments as amended were adopted.

The substitute amendment offered by Rayburn of Poweshiek and found on pages 1191 to 1196, inclusive, of the journal of March 23d, was taken up and considered and same was read for the information of the House.

On motion of Rayburn of Poweshiek the House adjourned until 1:15 p. m.

AFTERNOON SESSION.

The House reconvened, Speaker Pitt in the chair.

BUSINESS PENDING.

SPECIAL ORDER NO. 22.

The House resumed consideration of Special Order No. 22, House File No. 88.

Slaughter of Wapello raised the point of order that the substitute amendment offered by Rayburn of Poweshiek was out of order.

The question was submitted to the House by the Speaker.

On the question, "Is the substitute amendment out of order?"

Ayes—16.

Adkins	Coakley	Slaughter
Anderson of Winne-	Edgington	Smith
bago	Garber	Stuart
Baldwin	Jackson	Tucker
Becker	Miller	Wigdahl
Boies	Schaff	

Nays—84.

Anderson of Davis	Gilmore	Krouse
Anderson of Greene	Giltner	Lake
Andre	Grason	Langfitt
Bailey	Gray	Larson
Benn	Griffin	Lee
Bruce	Hall	Lenocker
Crozier	Hansen	Lewis
Darrah	Harrington	McFarlane
Dean	Helming	McFerren
Dunkelberg	Horchem	Mackie
Durbin	Jessen	Mantz
Elwood	Johnston of Lucas	Meredith
Epps	Jones	Miles
Finch	Kepple	Mooty
Findlay	Kern	Mowery
Finley	Klaus	Murray
Flenniken	Klinker	Neff
Gilbert	Knickerbocker	Newton

Nichols	Richards	Turner
Nicholson	Roberts	Ulstad
Nordyke	Rogers	Walrath
O'Donnell	Rowley	Weaver
Oertel	Santee	Wichman
Peters	Scott	Wilson of Cherokee
Price	Shortess	Wilson of Louisa
Rayburn	Slosson	Wilson of Mahaska
Reed	Stanley	Wilson of Mitchell
Rees	Starzinger	Wormley

Absent or not voting—8.

Erickson	Mead	Wenstrand
Johnston of Humboldt	Randall	Mr. Speaker
Kimberly	Stone	

The House decided that the substitute amendment offered by Rayburn of Poweshiek was in order.

Rayburn of Poweshiek moved the previous question as applied to the substitute amendment and the main bill, seconded by Lenocker of Madison. Motion prevailed.

On the question of the adoption of the substitute amendment, a roll call was demanded by Rayburn of Poweshiek and Lenocker of Madison.

On the question, "Shall the substitute amendment offered by Rayburn of Poweshiek be adopted?"

Ayes—46.

Andre	Jones	Reed
Bailey	Krouse	Rees
Benn	Larson	Richards
Crozier	Lee	Roberts
Darrah	Lenocker	Rogers
Dunkelberg	Lewis	Scott
Epps	McFerren	Shortess
Finch	Mackie	Stanley
Flenniken	Mantz	Starzinger
Garber	Mowery	Tucker
Gilmore	Murray	Turner
Giltner	Newton	Ulstad
Gray	Oertel	Wilson of Mahaska
Hansen	Peters	Wilson of Mitchell
Helming	Rayburn	Mr. Speaker
Johnston of Lucas		

Nays—53.

Adkins	Bruce	Gilbert
Anderson of Davis	Coakley	Grason
Anderson of Greene	Dean	Griffin
Anderson of Winnebago	Durbin	Harrington
Baldwin	Edgington	Horchem
Becker	Elwood	Jackson
Boies	Findlay	Jessen
	Finley	Kepple

Kern	Neff	Smith
Klaus	Nichols	Stone
Klinker	O'Donnell	Stuart
Knickerbocker	Price	Walrath
Lake	Randall	Weaver
Langfitt	Rowley	Wichman
McFarlane	Santee	Wigdahl
Meredith	Shaff	Wilson of Cherokee
Miller	Slaught	Wilson of Louisa
Mooty	Slosson	Wormley

Absent or not voting—9.

Erickson	Kimberly	Nicholson
Hall	Mead	Nordyke
Johnston of Humboldt	Miles	Wenstrand

Substitute amendment lost.

Speaker pro tem McFarlane in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Slaught moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—24.

Anderson of Winnebago	Klinker	Shaff
Becker	Knickerbocker	Slaught
Dean	Lake	Slosson
Epps	McFarlane	Smith
Harrington	Meredith	Stuart
Jackson	Mooty	Tucker
Jessen	Neff	Wichman
Klaus	Price	
	Randall	

Nays—72.

Adkins	Flenniken	Krouse
Anderson of Davis	Garber	Larson
Anderson of Greene	Gilbert	Lee
Andre	Gilmore	Lenocker
Bailey	Giltner	Lewis
Baldwin	Grason	McFerren
Benn	Gray	Mackie
Boies	Griffin	Mantz
Bruce	Hall	Miles
Coakley	Hansen	Miller
Crozier	Helming	Mowery
Darrah	Horchem	Murray
Dunkelberg	Johnston of Lucas	Newton
Edgington	Jones	Nichols
Elwood	Kepple	Nicholson
Finch	Kern	Nordyke
Findlay	Kimberly	O'Donnell

Oertel	Rowley	Walrath
Peters	Santee	Weaver
Rayburn	Scott	Wigdahl
Reed	Shortess	Wilson of Cherokee
Rees	Stanley	Wilson of Louisa
Roberts	Starzinger	Wilson of Mahaska
Rogers	Ulstad	Wormley

Absent or not voting—12.

Durbin	Langfitt	Turner
Erickson	Mead	Wenstrand
Finley	Richards	Wilson of Mitchell
Johnston of Humboldt	Stone	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the governor announcing that he had approved and signed, on March 28th, the following bills:

House Files Nos. 82, 292, 10, 144, 378, 274 and 171.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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:

Substitute for Senate File No. 220, a bill for an act to define chiro-pody and to regulate the practice thereof.

Also:

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. 562, a bill for an act to amend section eight hundred forty-two (842) of the code relating to the issuing of bonds for the payment of the assessed cost of street improvements.

Also:

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. 558, a bill for an act to amend section three thousand four hundred ninety-seven (3497) of the supplement to the code, 1913, relating to the place of bringing action.

Also :

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. 556, a bill for an act to prohibit the buying of altered or defaced automobiles without diligent inquiry as to the right of the seller to sell the same, to prevent the defacing of the serial number on the engine thereof, to prescribe penalties therefor and to declare an emergency.

Also :

I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 10, a joint resolution proposing to submit to the women of the state the proposition of whether or not they favor extending the electoral franchise to women and specifying the manner thereof and who shall vote thereon and fixing the time for such election.

Also :

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. 555, a bill for an act relating to larceny of automobiles or motorcycles, or receiving or buying such stolen automobiles or motorcycles and as to concealing any automobile or motorcycle thief, and as to concealing automobiles and motorcycles known to have been stolen, and providing penalties therefor.

Also :

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. 559, a bill for an act to amend section one thousand nine hundred eighty-nine-a-twelve (1989-a-12) supplement to the code, 1913, relating to the assessment of costs and damages and the apportionment thereof for levees, ditches, and drains.

Also :

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. 567, a bill for an act providing for a census and inventory of the resources of the state.

Also:

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. 304, a bill for an act to amend section seven hundred ninety-two-g (792-g) of the supplemental supplement to the code, 1915, and relating to the levy and assessment of the cost of street and alley improvements in accordance with chapter seven (7) title five (V) of the code and supplement to the code, 1913, and supplemental supplement, 1915, and relating to the determining and platting of the lots and parcels of land against which such levy or assessment may be made and construing sections seven hundred ninety-two-g (792-g) and seven hundred ninety-two-h (792-h) of the supplement to the code, 1913.

Also:

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. 458, a bill for an act to amend the law as it appears in section fifteen hundred sixty-five a (1565-a), supplement to the code, 1913, relating to the cutting of weeds.

Also:

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. 278, a bill for an act to amend section sixteen hundred seventeen (1617) of the code, relating to the dissolution of corporations and the giving notice of such dissolutions.

Also:

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. 286, a bill for an act to amend the law as it appears in section nineteen hundred eighty-nine-a 12 (1989-a-12), supplemental supplement, 1915, relating to the assessment of costs and damages on account of the construction of drainage improvements, and the apportionment thereof.

Also:

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. 403, a bill for an act to repeal section one hundred ninety-three (193) supplement to the code, 1913, and to enact a substitute therefor providing for an increase in the number of judges in the supreme court of Iowa.

Also:

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 to amend section 849-a of the supplemental supplement to the code, 1915, providing that the powers granted therein and in chapter 7, title V of the code and chapter 8-a of title V supplement to the code, 1913, shall not be exclusive of the right of the boards of supervisors to establish drainage districts in such towns under the provisions of chapter 2-a of title X of the supplement to the code, 1913.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relating to military training.

Also:

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. 164, a bill for an act to fix, limit and determine the maximum number of hours per day during which females may be employed or permitted to work, and the terms and conditions and limitations thereof, to provide for the posting of information of the terms of this act and of schedules of time such employees may be required to labor, to fix and determine the duties and powers of the commissioner of the bureau of labor statistics in reference to this act, to prescribe the duties of employers of such labor and to prescribe penalties and punishment for violations of this act.

SENATE MESSAGE CONSIDERED.

Senate File No. 403, a bill for an act repealing section two thousand seventy-three (2073) of the code, and section two thousand thirty-three-e (2033-e) of the supplement to the code, 1913, and granting additional power and authority to the Iowa Board of Railway Commissioners in the matter of the crossing of steam and interurban railways.

Read first and second time and referred to committee on railroads and transportation.

CALL OF THE HOUSE.

On request of Murray of Buena Vista, Dean of Osceola, Andre of Des Moines, Epps of Wapello and Anderson of Greene, a call of the House was ordered for the consideration of Senate Joint Resolution No. 5.

The roll was then called to ascertain the absentees.

Those present were—105.

Adkins	Horchem	Oertel
Anderson of Davis	Jackson	Peters
Anderson of Greene	Jessen	Price
Anderson of Winnebago	Johnston of Humboldt	Randall
Andre	Johnston of Lucas	Rayburn
Bailey	Jones	Reed
Baldwin	Kepple	Rees
Becker	Kern	Richards
Benn	Kimberly	Rogers
Boies	Klaus	Rowley
Bruce	Klinker	Santee
Coakley	Knickerbocker	Scott
Crozier	Krouse	Shaff
Darrah	Lake	Shortess
Dean	Langfitt	Slaught
Dunkelberg	Larson	Slosson
Durbin	Lee	Smith
Edgington	Lenocker	Stanley
Elwood	Lewis	Starzinger
Epps	McFarlane	Stone
Finch	McFerren	Stuart
Findlay	Mackie	Tucker
Finley	Mantz	Turner
Flenniken	Mead	Ulstad
Garber	Meredith	Walrath
Gilbert	Miles	Weaver
Gilmore	Miller	Wichman
Grason	Mooty	Wigdahl
Gray	Mowery	Wilson of Cherokee
Griffin	Murray	Wilson of Louisa
Hall	Neff	Wilson of Mahaska
Hansen	Newton	Wilson of Mitchell
Harrington	Nichols	Wormley
Helming	Nicholson	Mr. Speaker—105
	Nordyke	
	O'Donnell	

Those excused were—1.

Erickson

Those absent were—2.

Roberts

Wenstrand

Rayburn of Poweshiek moved that further proceedings in the call of the House be now dispensed with. Motion prevailed.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 36.

The time for Special Order No. 36 having arrived, on motion of Murray of Buena Vista, Senate Joint Resolution No. 5, joint resolution proposing an amendment to the constitution of the state of Iowa, by repealing section one (1) of article two (2) of said con-

stitution, and the enactment and adoption of a substitute therefor, relating to the right of suffrage, with report of committee without recommendation was taken up and considered.

The amendment filed by Rogers of Carroll and found on page 1212 of the journal of March 23d was taken up and considered.

Mackie of Benton raised the point of order that the amendment was not in order.

The chair ruled that the point of order was well taken.

Newton of Cass offered the following amendment:

Amend Senate Joint Resolution No. 5 by adding thereto the following: "Provided however that in case said constitutional amendment fails of ratification when same is voted upon by the electors of this state, that a similar constitutional amendment shall not be again submitted within a period of five years."

Giltner of Monroe raised the point of order that the amendment was out of order.

The chair ruled that the point of order was well taken.

Klinker of Crawford moved the previous question. Seconded by Rayburn of Poweshiek. Motion prevailed.

Mr. Murray moved that the joint resolution be read a third time now, which motion prevailed, and the joint resolution was read a third time.

SENATE JOINT RESOLUTION NO. 5

Joint resolution proposing an amendment to the constitution of the state of Iowa, by repealing section one (1) of article two (2) of said constitution, and the enactment and adoption of a substitute therefor, relating to the right of suffrage.

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 be, and the same is hereby proposed, to-wit:

That section one (1) of article two (2) of the constitution of the state of Iowa be repealed, and in lieu thereof the following be, enacted and adopted, to-wit:

SECTION 1. Every citizen of the United States, of the age of twenty one (21) years, who shall have been a resident of this state six months next preceding the election, and of the county in which he or she claims his or her vote, sixty (60) days, shall be entitled to vote at all elections which are now or hereafter may be authorized by law.

Resolved, further, 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 day of said election, as provided by law.

On the question, "Shall the joint resolution be adopted?"

Ayes—86.

Adkins	Jessen	Randall
Anderson of Davis	Johnston of Humboldt	Rayburn
Anderson of Greene	Johnston of Lucas	Reed
Baldwin	Jones	Rees
Benn	Kepple	Roberts
Boies	Kern	Rowley
Bruce	Klaus	Santee
Coakley	Krouse	Scott
Crozier	Langfitt	Shaff
Darraha	Larson	Shortess
Dean	Lee	Slaught
Dunkelberg	Lenocker	Slosson
Durbin	Lewis	Stanley
Edgington	McFarlane	Stone
Elwood	McFerren	Stuart
Epps	Mackie	Turner
Finch	Mead	Uistad
Findlay	Meredith	Walrath
Finley	Miller	Weaver
Flenniken	Mooty	Wenstrand
Garber	Mowery	Wichman
Gilbert	Murray	Wigdahl
Gilmore	Newton	Wilson of Cherokee
Giltner	Nichols	Wilson of Louisa
Grason	Nicholson	Wilson of Mahaska
Gray	Nordyke	Wilson of Mitchell
Hall	Oertel	Wormley
Harrington	Peters	Mr. Speaker
Jackson	Price	

Nays—20.

Anderson of Winne-	Helming	Miles
bago	Horchem	O'Donnell
Andre	Kimberly	Richards
Bailey	Klinker	Rogers
Becker	Knickerbocker	Smith
Griffin	Lake	Starzinger
Hansen	Mantz	Tucker

Absent or not voting—2.

Erickson	Neff
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So the joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

EXPLANATION OF VOTE.

In explanation of my vote I desire to state that one of my campaign pledges was that I would vote to submit any and all public questions to a vote of the people and my vote is in accordance with this pledge openly made and on which with others I was elected.

JOHN M. WORMLEY.

My only reason for voting against the submission of the suffrage amendment, is that I feel that the great majority of my constituents are against it. I wish to state, however, that had I voted my own convictions, I would have voted in favor of it.

DALE R. ANDRE.

Personally, I am in favor of Senate Joint Resolution No. 5, relating to the resubmission to the voters the question of woman suffrage, but a large majority of my constituents are opposed to the measure as shown by the election in June, 1916. For that reason and that alone I vote "no".

H. J. MANTZ.

I want to explain my vote on Joint Resolution No. 5. This question was submitted to a vote in June, last year, and a large majority of the votes cast in my county were against the proposed amendment. No evidence has been submitted that there has been a change of sentiment.

Therefore, in obedience to what I believe to be the sentiment and wish of the large majority of the voters of my county, and without any regard for my personal notion, I vote "no".

DOUGLAS ROGERS.

I vote no on the suffrage amendment for the reason that same was defeated in my county.

A. L. RICHARDS.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bill respectfully report that they have examined, and find correctly enrolled, House File No. 133, a bill for an act to provide for the custody and control of memorial halls erected under the provisions of sections four hundred thirty-five (435) and four hundred thirty-six (436) of the code.

Also:

House File No. 225, a bill for an act to amend sections eighteen hundred thirty-nine-j (1839-j) and eighteen hundred thirty-nine-l (1839-l) of the supplement to the code, 1913, relating to the matter of fraternal beneficiary societies, orders or associations.

Also:

House File No. 291, a bill for an act to legalize an ordinance of the incorporated town of Blairsburg, Iowa, granting a franchise to Iowa

Falls Electric Company to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 301, a bill for an act to amend the law as it appears in section two thousand five hundred sixty-three-u (2563-u), supplemental supplement to the code, 1915, in relation to protection of game.

Also:

House File No. 389, a bill for an act to legalize an ordinance of the incorporated town of Luther, Iowa, granting a franchise to Boone Electric Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 394, a bill for an act to legalize an ordinance of the incorporated town of Coon Rapids, Iowa, granting a franchise to S. D. Henry, his successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 395, a bill for an act to legalize an ordinance of the incorporated town of Lockridge, Iowa, granting a franchise to R. M. Burtis, his lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 398, a bill for an act to legalize an ordinance of the incorporated town of Traer, Iowa, granting a franchise to F. L. White, his lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 400, a bill for an act to legalize an ordinance of the incorporated town of Batavia, Iowa, granting a franchise to R. M. Burtis, his lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 415, a bill for an act to legalize certain warrants of the city of Nevada, Iowa.

Also:

House File No. 425, a bill for an act to legalize certain warrants of the town of Grand Mound, Clinton county, Iowa.

Also:

House File No. 456, a bill for an act to legalize certain acts of the mayor and city council of the city of Clinton, Iowa, and to legalize

certain official acts of the members of said city council in connection with a certain contract entered into by said city with one Fred Bodenhofer for the construction of a certain concrete bridge, culvert, or improvement across Main street in said city, and to ratify and confirm the action of said city council in ordering a warrant drawn in payment for such improvement.

Also :

House File No. 468, a bill for an act to legalize an ordinance of the incorporated town of Onslow, Iowa, granting a franchise to Don Barnes, his successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

House File No. 470, a bill for an act to legalize an ordinance of the incorporated town of Wyoming, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, their successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

Tucker of Clinton in the chair.

SPECIAL ORDERS.

Newton of Cass moved that House File No. 282 be made a special order for Tuesday, April 3d, at 1:30 p. m. Motion prevailed.

Turner of Iowa moved that House File No. 565 be made a special order for Tuesday, April 3d, at 2:00 p. m. Motion lost.

HOUSE BILLS WITHDRAWN.

On request of Randall of Linn, unanimous consent having been granted, House File No. 543 was withdrawn from the committee on ways and means and from further consideration by the House.

On request of Klaus of Delaware, unanimous consent having been granted, House File No. 422 was withdrawn from the calendar and from further consideration by the House.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 39.

The time having arrived for Special Order No. 39, on motion of Elwood of Howard, House File No. 235, a bill for an act to amend the law as it appears in section four hundred three (403), supple-

ment to the code, 1913, relating to the issuance of county bonds and providing for their issuance after a vote of the people, with report of committee recommending passage as amended was taken up and considered.

The amendments to the committee amendments filed by Elwood of Howard and found on page 1348 of the journal of March 28th were taken up and considered.

Amendments to the committee amendments adopted.

Committee amendments as amended were adopted.

Anderson of Winnebago offered the following amendment and moved its adoption:

Amend House File No. 235 by striking out all after the “;” in line sixteen (16) of section one (1). Also by striking out the “;” in line sixteen (16) of section one (1) and inserting a period in lieu thereof.

On the question of the adoption of the amendment by Anderson of Winnebago, Lee of Sac and Gray of Calhoun demanded a roll call.

On the question, “Shall the amendment be adopted?”

Ayes—44.

Anderson of Davis	Gray	Newton
Anderson of Winne-	Griffin	Oertel
bago	Hall	Peters
Andre	Helmig	Reed
Bailey	Johnston of Humboldt	Richards
Becker	Johnston of Lucas	Roberts
Boies	Kern	Scott
Coakley	Krouse	Slosson
Crozier	Lake	Stanley
Darrah	Lenocker	Tucker
Edgington	McFerren	Ulstad
Epps	Mead	Walrath
Finch	Meredith	Wilson of Mahaska
Findlay	Miller	Wilson of Mitchell
Giltner	Mowery	Wormley

Nays—51.

Adkins	Gilbert	Klinker
Anderson of Greene	Gilmore	Knickerbocker
Baldwin	Grason	Langfitt
Dean	Hansen	Larson
Dunkelberg	Harrington	Lee
Durbin	Horchem	McFarlane
Elwood	Jackson	Mackie
Finley	Kepple	Mantz
Flenniken	Jones	Miles
Garber	Klaus	Murray

Nichols	Rogers	Stuart
Nicholson	Rowley	Turner
Nordyke	Santee	Weaver
O'Donnell	Shaff	Wichman
Price	Shortess	Wigdahl
Randall	Slaught	Wilson of Cherokee
Rayburn	Stone	Wilson of Louisa

Absent or not voting—13.

Benn	Lewis	Smith
Bruce	Mooty	Starzinger
Erickson	Neff	Wenstrand
Jessen	Rees	Mr. Speaker
Kimberly		

Amendment lost.

Roberts of Ringgold offered the following amendment and moved its adoption:

Amend House File No. 235 by striking out in line 17 in section one the "reads or".

And by striking out the word "road" in line 21 of section one.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mackie of Benton moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On request of Elwood of Howard, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—45.

Adkins	Griffin	O'Donnell
Anderson of Greene	Horchem	Randall
Baldwin	Jackson	Rayburn
Becker	Kepple	Richards
Bruce	Knickerbocker	Rogers
Crozier	Lake	Rowley
Dean	Larson	Shortess
Dunkelberg	Lee	Stone
Elwood	Mackie	Stuart
Flenniken	Mantz	Turner
Garber	Meredith	Walrath
Gilmore	Murray	Weaver
Giltner	Neff	Wenstrand
Grason	Nicholson	Wigdahl
Gray	Nordyke	Wilson of Louisa

Nays—57.

Anderson of Davis	Bailey	Darrah
Anderson of Winne- bago	Benn	Durbin
Andre	Boies	Edgington
	Coakley	Epps

Finch	Langfitt	Santee
Findlay	Lenocker	Scott
Finley	McFarlane	Shaff
Gilbert	McFerren	Slaught
Hall	Mead	Slosson
Hansen	Miles	Stanley
Harrington	Miller	Starzinger
Helming	Mooty	Tucker
Jessen	Mowery	Ulstad
Johnston of Humboldt	Newton	Wichman
Johnston of Lucas	Nichols	Wilson of Cherokee
Jones	Oertel	Wilson of Mahaska
Kern	Peters	Wilson of Mitchell
Klaus	Price	Wormley
Klinker	Reed	
Krouse	Roberts	

Absent or not voting—6.

Erickson	Lewis	Smith
Kimberly	Rees	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SENATE MESSAGES CONSIDERED.

Senate File No. 562, a bill for an act to amend section eight hundred forty-two (842) of the code relating to the issuing of bonds for the payment of the assessed cost of street improvements.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 558, a bill for an act to amend section three thousand four hundred ninety-seven (3497) of the supplement to the code, 1913, relating to the place of bringing action.

Read first and second time and referred to committee on judiciary.

Senate File No. 556, a bill for an act to prohibit the buying of altered or defaced automobiles without diligent inquiry as to the right of the seller to sell the same, to prevent the defacing of the serial number on the engine thereof, to prescribe penalties therefor and to declare an emergency.

Read first and second time and referred to committee on judiciary.

Senate File No. 555, a bill for an act relating to larceny of automobiles or motor cycles, or receiving or buying such stolen automobile or motorcycles, and as to concealing any automobile or

motorcycle thief, and as to concealing automobiles and motorcycles known to have been stolen, and providing penalties therefor.

Read first and second time and referred to committee on judiciary.

Senate File No. 559, a bill for an act to amend section one thousand nine hundred eighty-nine-a-twelve (1989-a-12) supplement to the code, 1913, relating to the assessment of costs and damages and the apportionment thereof for levies, ditches and drains.

Read first and second time and referred to committee on judiciary.

Senate Joint Resolution No. 10, a Senate joint resolution proposing to submit to the women of the state the proposition of whether or not they favor extending the electoral franchise to women and specifying the manner thereof and who shall vote thereon and fixing the time for such election.

Read first and second time and referred to committee on constitutional amendments.

Senate File No. 164, a bill for an act to fix, limit and determine the maximum number of hours per day during which females may be employed or permitted to work, and the terms and conditions and limitations thereof, to provide for the posting of information of the terms of this act and of schedules of time such employees may be required to labor, to fix and determine the duties and powers of the commissioner of the bureau of labor statistics in reference to this act, to prescribe the duties of employers of such labor and to prescribe penalties and punishment for violations of this act.

Read first and second time and referred to committee on labor.

Senate File No. 474, a bill for an act to amend the law as it appears in section ten hundred seventy-two of the supplement to the code, 1913, relating to the election of county officers.

Read first and second time and, on request of Mead of Butler, unanimous consent having been granted, same was ordered placed on the calendar.

Senate File No. 567, a bill for an act providing for a census and inventory of the resources of the state.

Read first and second time and referred to committee on appropriations.

Senate File No. 458, a bill for an act to amend the law as it appears in section fifteen hundred sixty five-a (1565-a), supplement to the code, 1913, relating to the cutting of weeds.

Read first and second time and referred to committee on roads and highways.

Substitute for Senate File No. 220, a bill for an act to define chiropody and to regulate the practice thereof.

Read first and second time and referred to committee on public health.

Senate File No. 11, a bill for an act to amend section 849-a of the supplemental supplement to the code, 1915, providing that the powers granted therein and in chapter 7 title V of the code and chapter 8-a of title V supplement to the code, 1913, shall not be exclusive of the right of the board of supervisors to establish drainage districts in such towns under the provisions of chapter 2-a of title X of the supplement to the code, 1913.

Read first and second time and referred to committee on drainage.

Senate File No. 304, a bill for an act to amend section seven hundred ninety-two-g (792-g) of the supplemental supplement to the code, 1915, and relating to the levy and assessment of the cost of street and alley improvements in accordance with chapter seven (7) title five (V) of the code and supplement to the code, 1913, and supplemental supplement, 1915, and relating to the determining and platting of the lots and parcels of land against which such levy or assessment may be made and construing sections seven hundred ninety-two-g (792-g) and seven hundred ninety-two-h (792-h) of the supplement to the code, 1913.

Read first and second time and referred to committee on municipal corporations.

Speaker Pitt in the chair.

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. 133, 225, 291, 301, 389, 394, 395, 398, 400, 415, 425, 456, 468 and 470.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

Richards of Muscatine, from the committee on agriculture, submitted the following report:

MR. SPEAKER—Your committee on agriculture, to whom was referred Senate File No. 135, a bill for an act to amend section 1570 of the code supplement, 1913, providing for the trimming of hedges along public 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 do pass.

A. L. RICHARDS, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on agriculture, to whom was referred Senate File No. 152, a bill for an act to repeal the law as it appears in section 5015, section 5017, of the code, section 5016-a of the supplement to the code, 1913, and section 5019 of the code, relating to the care and disposition of diseased 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.

A. L. RICHARDS, *Chairman.*

Report adopted and Senate File No. 152 was indefinitely postponed.

Kimberly of Scott, from the committee on railroads and transportation, submitted the following report:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred Senate File No. 403, a bill for an act repealing section 2073 of the code, and section 2033-e of the supplement to the code, and re-enacting section 2073, and granting additional power and authority to the Iowa board of railroad commissioners in the matter of crossing of steam and interurban railways, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

D. W. KIMBERLY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred Senate File No. 400, a bill for an act to amend the law as it appears in section 1998, supplement to the code, 1913, relating to the condemnation of additional ground for railway 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.

D. W. KIMBERLY, *Chairman.*

Report adopted.

Rowley of Van Buren, from the committee on schools and text-books, submitted the following report:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 453, a bill for an act to repeal section twenty-seven hundred thirty-three-a (2733-a), supplement to the code, 1913, and enact a substitute therefor in relation to county high 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 be amended as follows:

By striking from the fifth line of section 1, the words and figures "one-third (1-3)" and that the words and figures "one-half (1-2)" be substituted in lieu thereof; and when so amended the bill do pass.

JOHN W. ROWLEY, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 446, a bill for an act to accept the requirements and benefits of an act of Congress approved the twenty-third day of February, nineteen hundred seventeen, relating to appropriations to the state for instruction in agriculture, etc., beg leave to report they 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 referred to the appropriation committee.

JOHN W. ROWLEY, *Chairman.*

Report adopted and House File No. 446 was referred to the committee on appropriations.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 513, a bill for an act to amend the law as it appears in section 2628 of the code, relating to the membership of the board of educational examiners, beg leave to report they have had 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 W. ROWLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred Senate File No. 216, a bill for an act to amend the law as it appears in section two thousand seven hundred ninety-four-a

(2794-a), supplement to the code of Iowa, 1913, relative to the location of school house sites, beg leave to report they have had 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 W. ROWLEY, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred Senate File No. 238, a bill for an act to amend the law as it appears in section 2775-a of the supplemental supplement, 1915, relating to certain studies in public 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.

JOHN W. ROWLEY, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 195, a bill for an act to amend the law as it appears in section twenty-seven hundred ninety-four-a (2794-a), supplemental supplement to the code, 1915, relating to the formation of consolidated independent school 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:

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

SECTION 1. That the law as it appears in section twenty-seven hundred ninety-four-a (2794-a), supplemental supplement to the code, 1915, be and the same is hereby amended by striking from lines fifteen (15), sixteen (16), seventeen (17), eighteen (18), and nineteen (19) thereof the following: "When it is proposed to include in such district a city, town, or village, the voters residing upon the territory outside the incorporated limits of such city, town or village shall vote separately upon the proposition for the creating of such new district", and by inserting in lieu thereof the following: "And when it is proposed to include in such district a city, town or village independent school corporation, the voters residing upon the territory outside the limits of such city or town independent school corporation shall vote separately upon the proposition for the creation of such new district", and also by inserting after the word "no" in line thirty (30) thereof the following: "remaining portion of any", and also by striking from lines thirty-six (36) and thirty-seven (37) thereof the words "sub-districts each of such sub-districts" and by inserting in lieu thereof the words "pieces of territory", and also by inserting after the comma in line

thirty-nine (39) thereof the following: "unless two or more sub-districts remain in a contiguous body, in which event such remaining portion of territory shall constitute a school township", and also by striking from line forty (40) thereof the words "rural independent districts" and inserting in lieu thereof the words "remaining pieces of territory", and also by inserting in line forty-two (42) thereof after the word "school" the following: "and school township", and also by adding to sub-division "a" of said section the following: "That no sub-district of any school district corporation, nor any rural, city, town or village independent school district corporation shall be divided in the formation of said consolidated district, except by a petition signed by a majority of the qualified voters of such sub-district or rural, city, town or village independent district residing in the portion of said sub-district or independent district outside of the territory of such district, proposed to be included in such consolidated district", and also by striking from line sixteen (16) of sub-division "e" of said section the word "incorporated", and also by inserting after the comma following the word "village" in said line sixteen (16) the following: "or upon lands adjacent to such limits".

SECTION 2. This act being deemed of immediate importance shall be in full force and effect upon its publication in the Des Moines Register and the Des Moines Capital, newspapers published in Des Moines, Iowa.; and when so amended the bill do pass.

JOHN W. ROWLEY, *Chairman.*

Ordered passed on file.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval the following bills:

House Files Nos. 133, 225, 291, 301, 389, 394, 395, 398, 400, 415, 425, 456, 470 and 468.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 82, a bill for an act to indemnify and pay to E. O. Sherman and Mrs. E. O. Sherman the sum of two thousand dollars (\$2000) for the loss and damage sustained by him in the death of his son, Ralph Sherman, caused by being killed on the campus of the state college of agriculture at Ames, December 6, 1914.

Also:

Substitute for Senate File No. 143, a bill for an act to make an appropriation for the purchase of twenty thousand (20,000) copies of the railroad commissioners' official map, twenty-five (25) copies to be delivered on request of each member of the general assembly and balance to be distributed by the railroad commissioners.

Also:

Senate File No. 177, a bill for an act to amend the law as it appears in section seven hundred ninety-two-g (792-g), supplemental supplement to the code, 1915, relating to special assessments against abutting and adjacent property to cover the cost of street improvements, sewers, etc., and to exempt therefrom the homesteads of soldiers, sailors and their widows, in the discretion of the city or town council.

Also:

Senate File No. 241, a bill for an act to legalize the adoption and publication of the ordinances of the town of Benton, Ringgold county, Iowa, such ordinances being ordinances one (1) to seventeen (17) inclusive as passed by the town council of said town.

Also:

Senate File No. 267, a bill for an act to legalize certain notices of incorporation of corporations for pecuniary profit heretofore issued by the secretary of state.

Also:

Senate File No. 368, a bill for an act to provide for evening schools when necessary for adult persons or other persons.

Also:

Senate File No. 372, a bill for an act repealing section twenty hundred forty-four (2044) of the code, and enacting a substitute therefor, authorizing the issuance of preferred stock by railway corporations.

Also:

Senate File No. 396, a bill for an act to legalize certain warrants of the city of Hamburg, Iowa.

Also:

Senate File No. 401, a bill for an act to permanently fix the location of the Iowa soldier's and sailor's monument, now on the capitol grounds in the city of Des Moines, Iowa, and authorizing and requiring removal of the Allison monument by the executive council.

Also:

Senate File No. 407, a bill for an act to legalize an ordinance of the incorporated town of Nevada, Iowa, granting a franchise to the Nevada

Electric Company, their successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

Senate File No. 431, a bill for an act to legalize the acts of the city council of the city of Valley Junction in creating a board of water works trustees for the management and control of the water works system of said city and the acts of the board of trustees by said ordinance created.

ALFRED WENSTRAND,
Chairman House Committee.
BENJ. J. GIBSON,
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. 372.

Tucker of Clinton in the chair.

SPECIAL ORDER.

On motion of Giltner of Monroe, Calendar No. 268, House File No. 30, was made a special order for Tuesday, April 3d, at 2:00 p. m.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which House File No. 500 passed the House.

F. S. FINLEY.

I second the motion.

H. J. MILES.

On motion of Shaff of Clinton the House adjourned until 8:30 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 30, 1917.

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

Prayer was offered by the Rev. J. C. Behrens, Keosauqua, Iowa.

Journal of March 29th corrected and approved.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption :

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bills: House File No. 147, a bill for an act to amend the law as it appears in section forty-eight hundred eleven (4811) of the code relating to the unlawful boarding of trains.

Also :

House File No. 469, a bill for an act to legalize an ordinance of the incorporated town of Ladora, Iowa, granting a franchise to Iowa Electric Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

House File No. 471, a bill for an act to legalize an ordinance of the incorporated town of Shellsburg, Iowa, granting a franchise to F. J. Cross, his successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

House File No. 472, a bill for an act to legalize an ordinance of the incorporated town of Grand Mound, Iowa, granting a franchise to Iowa Electric Company, of Anamosa, Iowa, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

House File No. 474, a bill for an act to legalize an ordinance of the incorporated town of Rhodes (Edenville), Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 473, a bill for an act to legalize an ordinance of the incorporated town of Dawson, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 475, a bill for an act to legalize an ordinance of the incorporated town of Solon, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 476, a bill for an act to legalize an ordinance of the incorporated town of Luzerne, Iowa, granting a franchise to Iowa Railway & Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 477, a bill for an act to legalize an ordinance of the incorporated town of Oxford Junction, Iowa, granting a franchise to William G. Dows, Isaac B. Smith, and John A. Reed, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 478, a bill for an act to legalize an ordinance of the incorporated town of Jamaica, Iowa, granting a franchise to the Iowa Railway and Light Company, its successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bills:

House Files Nos. 147, 469, 471, 472, 473, 474, 475, 476, 477 and 478.

ALFRED WENSTRAND,
Chairman House Committee.
BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

LEAVE OF ABSENCE.

On request of Klaus of Delaware leave of absence was granted Giltner of Monroe until Saturday.

MOTION TO RECONSIDER CALLED UP AND WITHDRAWN.

On request of Ulstad of Wright, unanimous consent having been granted, the motion filed to reconsider the vote by which House File No. 284 passed the House was withdrawn.

On request of Flenniken of Jones, unanimous consent having been granted, the motion filed to reconsider the vote by which House File No. 396 passed the House was withdrawn.

SPECIAL ORDERS.

On request of Dean of Osceola, unanimous consent having been granted, Calendar No. 318, House File No. 166, was made a special order for Monday, April 2d, at 2:00 p. m.

On request of Dean of Osceola, unanimous consent having been granted, Calendar No. 355, Senate File No. 328, was made a special order for Wednesday, April 4th, at 10:00 a. m.

HOUSE BILLS WITHDRAWN.

On request of Slosson of Worth, unanimous consent having been obtained, House File No. 577 was withdrawn from the committee on judiciary and from further consideration by the House.

On request of Meredith of Jasper, unanimous consent having been obtained, House File No. 236, was withdrawn from the committee on telephones and from further consideration by the House.

RESOLUTION CALLED UP.

Klaus of Delaware called up the resolution filed by him and found on pages 1166 and 1167 of the journal of March 29th, relative to the time given for debate on consideration of bills.

The resolution was read for the information of the House.

Mr. Klaus moved the adoption of the resolution. Motion prevailed and the resolution was 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. 147, 469, 471, 472, 473, 474, 475, 476, 477 and 478.

REPORTS OF COMMITTEES.

Wormley of Plymouth, from the committee on elections, submitted the following report:

MR. SPEAKER—Your committee on elections to whom was referred House File No. 522, a bill for an act to amend section one thousand and seventy-six. (1076) of the supplemental supplement to the code, 1915, relating to the registration of 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 do pass.

J. M. WORMLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on elections to whom was referred House File No. 499, a bill for an act to amend sections 1137-b, 1137-c, 1137-d, 1137-f, 1137-g, 1137-h, 1137-i, 1137-j, 1137-k of the supplemental supplement to the code, 1915, relating to the manner of voting by qualified electors absent from the county or disabled on the day of 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 be amended as follows:

By striking out the word "able" in the fifth line of section 2 thereof, and insert in lieu thereof the word "unable", and when so amended that the same be recommended to the House to be placed on the calendar.

J. M. WORMLEY, *Chairman.*

Ordered passed on file.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 367, a bill for an act to encourage the dairy industry, the beef cattle growing industry and the corn and small grain growing industry in the state of Iowa, and to aid in providing instruction in practical and scientific methods and to aid in conducting an annual state corn and small grain exhibition 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:

That the words and punctuation "Iowa State Dairy Association." be stricken out of line one in section 1; that the words and punctuation "Inspection; instruction; executive committee." be stricken out of line one in section two; that the words and punctuation "Inspectors and instructors; compensation; expenses." be stricken out of lines one and two of section three; that the words and punctuation "Annual report to the governor." be stricken out of line one of section four; that the words and punctuation "Instruction; inspection; executive board." be stricken out of line one of section six; that the words and punctuation

"Inspectors and instruction; compensation and expenses." be stricken out of lines one and two of section seven; that the words and punctuation "Salaries and expenses; how paid." be stricken out of line one in section eight; that the words and punctuation "Iowa Corn and Small Grain Growers' Association." be stricken out of line one in section nine; that the words and punctuation "Executive committee." be stricken out of line one of section eleven; that the words and punctuation "Inspectors; instructors; annual exhibition; compensation; expenses." be stricken out of lines one and two of section twelve; that the word "two" in line two of section twelve be stricken out and the word "one" be inserted in lieu thereof; that the words and punctuation "Salaries and expenses; how paid." be stricken out of line one of section thirteen; that the word and punctuation "Appropriations." be stricken out of line one of section fourteen; that the figures "\$27,500.00" in line five of section 14 be stricken out and the figures "\$20,000.00" inserted in lieu thereof, and the figures "\$10,000.00" in line eight of section 14 be stricken out and the figures "\$7,500.00" be inserted in lieu thereof; that the figures "\$10,000.00" in line ten of section 14 be stricken out and the figures "\$7,500.00" be inserted in lieu thereof, and the figures "\$7,500.00" in line thirteen of section 14 be stricken out and the figures "\$5,000.00" inserted in lieu thereof and the figures "\$10,000.00" in line sixteen of section 14 be stricken out and the figures "\$7,500.00" inserted in lieu thereof; that the figures "\$10,000.00" in line seventeen of section 14 be stricken out and the figures "\$7,500.00" be inserted in lieu thereof, and the figures "\$7,500.00" in line eighteen of section 14 be stricken out and the figures "\$5,000.00" inserted in lieu thereof; that section 15 be stricken out; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 224, a bill for an act to indemnify Dr. H. A. Mack for medical services in caring for Mrs. Bouton who sustained personal injury, while in the employ 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 do pass.

R. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 132, a bill for an act to provide for the manufacture of binding twine in the state prison of Iowa, to control the sale of the product and provide an appropriation for buildings and 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 be indefinitely postponed.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We the undersigned members of the appropriations committee, to whom was referred House File No. 132, a bill for an act to provide for the manufacture of binding twine in the state prison of Iowa, to control the sale of the product and provide an appropriation for buildings and stock, beg leave to respectfully dissent from the majority report and make the following minority report with the recommendation that the same do pass as amended by sub-committee.

ROY W. MURRAY.

GEO. H. DUNKELBERG.

JOHN H. DARRAH.

WM. BECKER.

CHAS. GILMORE.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 323, a bill for an act to appropriate the sum of \$10,000, or so much thereof as may be necessary for use by the attorney general in paying the expense of an investigation as to the existence of an illegal combination of the manufacture of cement, etc., beg leave to report they 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. J. JOHNSTON, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

The undersigned hereby dissent from the report of the majority for the indefinite postponement of House File No. 323 and recommend that the word "five" be substituted for the word "ten" in the second line of section one of said bill and the figures "\$5,000" be substituted for the figures "\$10,000" in said line and that the bill be then passed.

J. O. SHAFF.

S. W. KLAUS.

E. H. KNICKERBOCKER.

ROY W. MURRAY.

E. A. LARSON.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 203, a bill for an act making appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equip-

ment, for the purchase of land, for the purchase of live stock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, etc., needed in any or all of the institutions hereinafter named, to-wit: Iowa Soldiers' Home, Iowa Soldiers' Orphans' Home, School for the Deaf, Institution for Feeble-minded Children, etc., beg leave to report they 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:

By striking from section 1 all of line 3 and inserting in lieu thereof the following: "three hundred twenty-three thousand eight hundred thirty dollars". By striking from section 1, line 4, the figures "\$1,458,830.00)" and inserting in lieu thereof the figures "\$1,323,830.00)". By striking from section 1 all of line 17 and inserting in lieu thereof the following: "Six hundred sixty-one thousand nine hundred fifteen dollars", and by striking from section 1, line eighteen the figures "\$729,415.00)" and inserting in lieu thereof the following: "\$661,915.00)". By striking from section 1, lines 19 and 20, the words "seven hundred twenty-nine thousand, four hundred fifteen dollars" and inserting in lieu thereof the following: "Six hundred sixty-one thousand nine hundred fifteen dollars". By striking from section 1, line 20, the figures "\$729,415.00)" and inserting in lieu thereof the figures "\$661,915.00)". Also by striking from section 17 all of lines 5, 6, 7, 8, 9 and 10; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 2, a bill for an act appropriating fifteen hundred dollars (\$1500.00) to Mrs. James H. Green, Senior, in settlement of claim for death of her son, Private James H. Green, Junior, of Battery A, Field Artillery, 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.

R. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 548, a bill for an act granting an appropriation to the county of Dickinson for use in protecting the county highway grade from the waters of East and West Okoboji lakes where such grade in crossing said lakes forms the boundary between them, beg leave to report they 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. J. JOHNSTON, *Chairman.*

Report adopted and House File No. 548 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 344, a bill for an act authorizing the state fish and game warden to make improvements and repairs on the existing improvements at the outlet and on the shores of Wall Lake and to provide an appropriation for this purpose, beg leave to report they have had 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. J. JOHNSTON, *Chairman*.

Report adopted.

Johnston of Lucas, 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. 353, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s eight (1527-s8), supplemental supplement to the code, 1915, relating to the improvement of township highways and authorizing the use of a portion of the general township road fund for the purpose of dragging the township 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.

JAS. F. JOHNSTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred Senate File No. 21, a bill for an act to provide for the maintenance and repair of county roads and to provide road patrolmen and describing their duties and fixing their 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 be amended as follows:

By striking out sections one (1), two (2) and three (3) of Senate substitute and inserting in lieu thereof the following:

SECTION 1. Boards of supervisors may cause any highway, part of highway or all of the highways in their jurisdiction to be patrolled as hereinafter provided, and to carry out the provisions of this act they are hereby authorized to appoint patrolmen for the county road system, who shall be known as county road patrolmen and who shall hold their office during the pleasure of the board so appointing them.

SECTION 2. The road patrolmen shall give their time or such a part of their time from the beginning of the road working season in the spring until its close in the fall of the year and such additional time as the board of supervisors may direct.

SECTION 3. Boards of supervisors shall assign, allot or parcel out to each county patrolman such a section of road or roads as he can patrol and properly care for, and it shall be the duty of the county patrol-

man to go over all the roads in his section at least once each month and said patrolman shall make extra visits to such roads or bridges as may be reported in need of attention.

Also amend substitute for Senate File No. 21 by inserting after the comma following the word "provided" and before the word "to" in line two (2) of section four (4) the following "under the direction of the board of supervisors", also by striking out of line two (2) of section four (4) the words "or cause to be dragged"; and when so amended the bill do pass.

JAS. F. JOHNSTON, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred Senate File No. 360, a bill for an act to amend the law as it appears in section fifteen hundred thirty-two (1532) supplement to the code, 1913, relating to road districts adjoining state lands and to the improvement of such 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.

JAS. F. JOHNSTON, *Chairman*.

Report adopted.

Slaughter of Wapello, from the committee on public health, submitted the following report:

MR. SPEAKER—Your committee on public health, to whom was referred House File No. 558, a bill for an act to amend the law as it appears in chapter one (1) of title four (4), supplemental supplement to the code, 1915, relating to tuberculosis by providing for district tuberculosis 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 amended as follows:

By striking out all following the enacting clause and inserting in lieu thereof the following:

SECTION 1. Any number of counties not less than three (3) nor more than nine (9), the combined population of which shall not exceed two hundred thousand (200,000) population, may form tuberculosis hospital districts and build, equip and maintain a hospital for the care and treatment of persons suffering with tuberculosis as hereinafter provided, and it is further provided that any county now operating or constructing a hospital for tuberculosis under chapter one (1) title four (4) of the supplement to the code of Iowa, is exempted as hereinafter provided.

SEC. 2. Any counties desiring to combine for the purpose of establishing a tuberculosis hospital district, shall proceed in the following manner. When two hundred (200) resident tax payers of any county in a group of not less than three (3) counties contiguous to each other, present to the board of supervisors of said county a petition asking

that said county shall become a member of a proposed hospital district, then the board of supervisors of said county shall at once notify the board of control of state institutions and said board of control shall promptly ascertain the bounds of said tuberculosis hospital district to prevent any contiguous county not included in such proposed district, from being separated to the future detriment of such county, and said board of control shall determine and fix the bounds of such proposed district.

SEC. 3. On the filing of said petition in any county included in the proposed tuberculosis hospital district, the board of supervisors of such county shall appoint one of its members who shall be known as a hospital trustee, such trustee to be appointed thereafter annually. Said district tuberculosis hospital trustees shall on a designated date, meet at some central point and organize into a district tuberculosis hospital board. Said board shall elect a president and secretary and a careful record of all proceedings of said board shall be kept.

SEC. 4. Said proposed district hospital shall be located with respect to accessible lines of railway and other travel, and where advisable within or adjacent to a city with sewer, water, gas and electric light and other facilities. The rules and regulations of the state board of health and the police power of the city shall extend over said hospital, and it is provided that the site, building and equipment of said district hospital shall be approved by what is known as the state advisory committee, consisting of the superintendent of the state sanatorium at Oakdale, the secretary of the state board of health and the state lecturer on tuberculosis of the board of control.

SEC. 5. It is hereby directed that all sites, buildings, equipment and treatment shall be approved by said state advisory committee and that all extensions or improvements to institutions, for the care and treatment of tuberculosis, shall be submitted to the state advisory committee to the end that the control of tuberculosis may be established.

SEC. 6. On the formation of any tuberculosis hospital district, the district board of trustees shall estimate the amount of money required to build such proposed tuberculosis hospital, provided, however, that no hospital be considered of less than fifty (50) beds, and such estimate shall be apportioned on the basis of the population of each county a member of said district, and the board of supervisors is authorized to appropriate without a vote, in any county of less than twenty thousand (20,000) population, a sum not to exceed five thousand dollars (\$5,000.00), and in any county of more than twenty thousand (20,000) and less than forty thousand (40,000) population, a sum not to exceed ten thousand dollars (\$10,000), and in any county of forty thousand (40,000) population or more, a sum not to exceed fifteen thousand dollars (\$15,000) or so much thereof as may be necessary for the acquiring, constructing and equipping of said district tuberculosis hospital. In the event the sum of the combined appropriations of the counties included in said sanatorium district is found to be insufficient to locate, construct and equip said district

hospital, then said trustees shall submit specifications, plans and drawings of the proposed hospital with an estimate of the amount of money required, and shall certify the same to the board of supervisors of the respective counties comprising said hospital district, and the proposition for such sum shall be submitted to the voters of said district either at a special or general election. A majority vote in said hospital district shall carry said proposition.

SEC. 7. The board of trustees shall estimate annually the amount of money needed for the repair, extension, rehabilitation and conduct of said hospital, and shall certify to the respective boards of supervisors in the month of July, the amount of money required, and said boards of supervisors shall levy in September annually, such sum not to exceed one mill on the dollar of the assessed valuation of said county. Each county shall bear its proportionate share of expense of said hospital, based on the population of the county.

SEC. 8. The board of trustees shall establish the rate to be charged per day or week for treatment in said hospital, and it is provided that no patient, a resident of any county in said hospital district may be charged a higher rate than that based on the maximum per capita cost of operation, and any patient treated at his own charges shall in no case pay more than the patient treated at the expense of any county, and the board of supervisors of any county comprising the district is directed to treat any indigent person who is suffering with tuberculosis and who has no one liable for his support, at the expense of the county, not to exceed fifteen dollars (\$15.00) per week.

SEC. 9. Any district hospital board may arrange for the care and treatment of patients from other counties not members of any tuberculosis hospital district, providing there is room in said district hospital, but no outside patients shall take precedence over residents of said district, in need of treatment. Any board of supervisors in any county, not a member of the tuberculosis hospital district, may expend not to exceed fifteen dollars (\$15.00) per week for a patient treated in said district hospital or any other sanatorium or hospital for the treatment of tuberculosis, within the state.

SEC. 10. The board of trustees of said district hospital shall employ a superintendent and formulate reasonable rules for the government and control of said hospital. They shall fix the salary of the superintendent and other employees and the superintendent shall have power to employ or discharge nurses and other help necessary for the proper operation of said district institution provided, however, that the treatment in said hospital shall be approved by the said advisory committee herein provided for, and the superintendent of the state sanatorium is hereby directed to inspect semiannually said district hospital to the end that the treatment of tuberculosis in the state may be unified.

SEC. 11. It is hereby provided that the board of trustees of any district hospital may employ not to exceed one visiting nurse for each county comprising the district, and said nurse shall co-operate with

said district hospital by visiting the homes of the people of said county, advising with them and instructing in home nursing care where appropriate and desirable so to do.

SEC. 12. The county treasurer of each county comprising said district, shall collect annually a county tuberculosis hospital tax like other taxes, and remit to the county treasurer of the county in which said hospital is located, who shall be treasurer of said hospital fund and who shall pay out all moneys on warrants issued by the county auditor of said county, which warrants have been certified by the board of trustees of said hospital. Said district hospital treasurer shall receive no additional compensation for such services, and no county treasurer shall receive additional compensation for collecting and remitting said hospital taxes, and no taxes levied for district tuberculosis hospitals for the care and treatment of persons suffering with tuberculosis shall be diverted from the purpose for which said levy is made.

SEC. 13. No hospital shall be located adjacent to or in connection with any county home or poor farm, and any district officer or county official failing to carry out any of the provisions of this act shall be deemed guilty of a misdemeanor and subject to a penalty.

SEC. 14. Any county not operating a hospital for tuberculosis under the law as it appears in chapter one (1) title four (4) of the supplement to the code of Iowa, 1913, may co-operate with other contiguous counties and said hospital either now in operation or to be erected, shall become a district hospital, provided that each county forming such district shall pay an equitable share based on its population of the original cost of said county hospital, allowing for a fair depreciation on any hospital sometime in operation. When such district shall have been formed, it shall subsequently be governed and administered as a district tuberculosis hospital.

SEC. 15. The board of supervisors of each county in this state shall provide for suitable care and treatment of persons suffering of tuberculosis and who are financially unable to provide for themselves, and who have no one liable for their support. And it is further provided that the board of supervisors of each county in this state shall allow for the care and support of each patient when in any institution within the state for the care and treatment of tuberculosis, a sum not exceeding fifteen dollars (\$15.00) per week, from a fund to be provided, known as the county tuberculosis fund.

SEC. 16. The law as it appears in chapter one (1) of title four (4), supplemental supplement to the code, 1915, is hereby repealed.

Also amend by striking out all following the word "act" in the first line and inserting in lieu thereof the following title:

to authorize counties to form tuberculosis hospital districts for the purpose of erecting and maintaining hospitals for the care of indigent persons suffering with tuberculosis and to provide for state supervision of such district institution, and to repeal the law as it appears

in chapter one (1) title four (4), supplemental supplement to the code, 1915.; and when so amended the bill do pass.

A. W. SLAUGHT, *Chairman.*

Ordered passed on file.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 341, a bill for an act to amend section 254-a-16, supplement to the code, 1913, relating to juvenile courts and the procedure therein, beg leave to report they 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 placed on the calendar.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 516, a bill for an act relative to expenditures, indebtedness and revenues of public 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.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 516 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 482, a bill for an act to amend section 1383 of the supplement to the code, 1913, relating to the preparation of the tax list by 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 be amended as follows:

By inserting after the word "section" where it appears in line 1 of section 1 the second time, the words "one thousand three hundred eighty-three," and by enclosing the figures "1383" following in parenthesis.

Amend the title by adding after the word "section" the following: "one thousand three hundred eighty-three" and by enclosing the figures "1383" following in parenthesis; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred substitute for Senate File No. 545, a bill for an act to legalize certain warrants of the city of Perry, 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.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 390, a bill for an act to amend section sixteen hundred forty-two (1642) of the code relating to corporations not for pecuniary profit and providing for the incorporation of commercial clubs, and associations of business men under the provisions of said section, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 552, a bill for an act to legalize certain warrants of the city of Monticello, 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.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 344, a bill for an act to amend the law as it appears in section thirty-two hundred ninety-four (3294) of the code, relating to the probate of foreign wills and providing limitation of action 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.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 465, a bill for an act to amend title sixteen (XVI), chapter three (3), of the code of Iowa as the same appears in section thirty-one hundred and seventy-four (3174) thereof, relating to the causes for divorces, beg leave to report they 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:

By striking out all following the enacting clause and inserting in lieu thereof the following:

"SECTION 1. That section thirty-one hundred seventy-four (3174), of the code, be and the same is hereby amended by striking out the semi-

colon after the word "drunkenness" in sub-division four (4) of said section and adding to said sub-division four (4) the following words "either from the use of intoxicants, opiates or narcotics."; and when so amended the bill do pass.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 490, a bill for an act amending chapter XI of title III of the code as amended, relating to the selection of grand and petit jurors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 404, a bill for an act to legalize an ordinance of the incorporated town of Toledo, Iowa, granting a franchise to Tama and Toledo Electric Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 495, a bill for an act legalizing the town ordinances, numbered one to sixteen (1 to 16) inclusive, of the town of Joice, Worth 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.

RUBE McFERREN, *Chairman.*

Report adopted.

INTRODUCTION OF BILLS.

By committee on claims, House File No. 592, a bill for an act appropriating the sum of seven hundred and forty-three dollars and fifty cents (\$743.50), to indemnify Rolla Gallagher of Washington, Iowa, for personal injury sustained by him while serving as a member of Company K, First Infantry, Iowa National Guards, Whereas, Rolla Gallagher a member of Company K, First Infantry, Iowa National Guards, was injured by accident on June 23d, 1916, to such an extent as to disable him for the service in which his

company had been called to engage. And whereas, his compensation was not paid to him and the same together with his expenses for medical attendance was and is in the aggregate sum of seven hundred and forty-three dollars and fifty cents (\$743.50).

Read first and second time and, unanimous consent having been granted, the bill was passed on file.

By committee on judiciary, House File No. 593, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants for the city of Albia, Iowa.

Read first and second time and passed on file.

By committee on judiciary, House File No. 594, a bill for an act to legalize the passage, adoption and publication of the ordinances and resolutions of the town of Davis City, Decatur county, Iowa.

Read first and second time and passed on file.

By committee on appropriations, House File No. 595, a bill for an act to provide for repairing buildings located on the state fair grounds and for paying paving assessment against state fair grounds, and to make an appropriation therefor.

Read first and second time and passed on file.

By committee on land titles, House File No. 596, a bill for an act to correct the issuance of a patent by the governor of Iowa, to lots 1, 2, 15 and 16, being the N. E. $\frac{1}{4}$ N. E. $\frac{1}{4}$ section 16, township 71 N. range 6 W, Henry county, Iowa.

Read first and second time and passed on file.

By committee on printing, House File No. 597, a bill for an act to amend the law as it appears in section thirty-five hundred ninety-two-a (3592-a) of the supplemental supplement to the code of Iowa, 1915, relating to actions for damages for the publication of a libel.

Read first and second time and passed on file.

By committee on land titles, House File No. 598, a bill for an act to legalize certain titles.

Read first and second time and passed on file.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Epps of Wapello, unanimous consent having been given, House File No. 403, a bill for an act to repeal section one hundred ninety-three (193) supplement to the code, 1913, and to

enact a substitute therefor providing for an increase in the number of judges in the supreme court of Iowa, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File 403 by inserting after the word "act" in line three of section two and before the word "the" in line thirteen the following:

"The governor shall communicate such appointment to the Senate. No nomination shall be considered by the Senate until the same has been referred to a committee of five, to be appointed by the president of the Senate without formality of a motion, which committee shall make its report to the Senate in executive session at any time when called for by the Senate. The consideration of the nomination by the Senate shall not be had on the same legislative day that the nomination is referred. The appointee shall be voted on and it shall require the concurrence of two-thirds of all the members elected to the Senate to confirm such appointment.

Amend House File No. 403 by inserting after the word "appointed" in the fourth line of section two, the following: "and confirmed".

Lee of Sac moved that the Senate amendments be laid on the table.

On request of Tucker of Clinton, rule 18 was invoked.

On the question, "Shall the Senate amendments be laid on the table?"

Ayes—51.

Anderson of Greene	Horchem	Nicholson
Anderson of Winnebago	Jessen	O'Donnell
Baldwin	Jones	Price
Becker	Kepple	Randall
Bruce	Kern	Santee
Darraha	Klaus	Scott
Dean	Knickerbocker	Shortess
Dunkelberg	Langfitt	Slosson
Durbin	Larson	Stone
Edgington	Lee	Stuart
Elwood	Lenocker	Weaver
Findlay	Lewis	Wenstrand
Finley	McFarlane	Wichman
Flenniken	Mantz	Wigdahl
Gilbert	Miller	Wilson of Cherokee
Grason	Mooty	Wilson of Louisa
Harrington	Neff	
	Nichols	

Nays—49.

Anderson of Davis	Kimberly	Roberts
Bailey	Krouse	Rogers
Benn	Lake	Shaff
Boies	McFerren	Slaughter
Coakley	Mead	Smith
Crozier	Meredith	Stanley
Epps	Miles	Starzinger
Finch	Mowery	Tucker
Garber	Murray	Turner
Gray	Newton	Ulstad
Griffin	Nordyke	Walrath
Hall	Oertel	Wilson of Mahaska
Hansen	Peters	Wilson of Mitchell
Helming	Rayburn	Wormley
Jackson	Reed	Mr. Speaker
Johnston of Humboldt	Rees	
Johnston of Lucas	Richards	

Absent or not voting—8.

Adkins	Gilmore	Mackie
Andre	Giltner	Rowley
Erickson	Klinker	

Motion prevailed.

Turner of Iowa raised the point of order that inasmuch as the motion to lay the Senate amendments on the table would involve the final disposition of the bill, the motion would require a constitutional majority.

Ruling on the point of order and on the motion was deferred.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House File No. 147, a bill for an act to amend the law as it appears in section forty-eight hundred eleven (4811) of the code, relating to the unlawful boarding of trains.

Also:

House File No. 469, a bill for an act to legalize an ordinance of the incorporated town of Ladora, Iowa, granting a franchise to Iowa Electric Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 471, a bill for an act to legalize an ordinance of the incorporated town of Shellsburg, Iowa, granting a franchise to F. J. Cross, his successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

House File No. 472, a bill for an act to legalize an ordinance of the incorporated town of Grand Mound, Iowa, granting a franchise to Iowa Electric Company, of Anamosa, Iowa, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

House File No. 473, a bill for an act to legalize an ordinance of the incorporated town of Dawson, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

House File No. 474, a bill for an act to legalize an ordinance of the incorporated town of Rhodes (Edenville), Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

House File No. 475, a bill for an act to legalize an ordinance of the incorporated town of Solon, Iowa, granting a franchise to Iowa Railway and Light Company, its successor or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

House File No. 476, a bill for an act to legalize an ordinance of the incorporated town of Luzerne, Iowa, granting a franchise to Iowa Railway and Light Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

House File No. 477, a bill for an act to legalize an ordinance of the incorporated town of Oxford Junction, Iowa, granting a franchise to William C. Dows, Isaac B. Smith, and John A. Reed, to erect, maintain and operate an electric light and power plant in said town.

Also :

House File No. 478, a bill for an act to legalize an ordinance of the incorporated town of Jamaica, Iowa, granting a franchise to the Iowa Railway and Light Company, its successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Mead of Butler, Calendar No. 300, House File No. 409, a bill for an act to amend the law as it appears in section ten hundred seventy-two (1072), of the supplement of the code, 1913, relating to the election of county officers, with report of committee without recommendation was taken up and considered.

On request of Mead of Butler, unanimous consent having been granted, Calendar No. 486, Senate File No. 474, was substituted for House File No. 409.

On motion of Mead of Butler, Calendar No. 486, Senate File No. 474, a bill for an act to amend the law as it appears in section ten hundred seventy-two of the supplement to the code, 1913, relating to the election of county officers, was taken up and considered.

Wilson of Louisa offered the following amendment:

Amend Senate File No. 474 by striking out all after the ";" in line ten (10) of section one (1), and inserting in lieu thereof the following: "At said general election there shall also be elected in each county a clerk of the district court, an auditor, a sheriff and a county attorney for a term of two years, and at the general election in the year 1920 and every four years thereafter there shall be elected in each county a clerk of the district court, an auditor, a sheriff, and a county attorney whose terms of office shall be for a period of four years."

Also amend by striking out the ";" in line ten (10) of section one (1) and inserting a "." in lieu thereof.

Wichman of Hancock offered the following amendment:

Amend Senate File No. 474 by adding after the period in the last line the following:

"No person shall be eligible to two successive terms in any office herein mentioned to which he has been elected for a term of four years."

Anderson of Greene moved the previous question, as applied to all pending amendments and the main bill. Seconded by Stone of Sioux. Motion prevailed.

On the question of the adoption of the amendment offered by Wilson of Louisa, Oertel of Lee and Stone of Sioux demanded a roll call.

Hall of Taylor raised the point of order that the proposed amendment was unconstitutional, and therefore, out of order.

The chair held the point of order was well taken.

Turner of Iowa moved that the House 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?"

Ayes—37.

Anderson of Winne-	Kepple	Peters
bago	Klinker	Price
Dean	Knickerbocker	Randall
Dunkelberg	Lee	• Roberts
Edgington	Lenocker	Scott
Elwood	Lewis	Shaff
Findlay	McFarlane	Slaught
Flenniken	Mooty	Stanley
Gilbert	Mowery	Stone
Gilmore	Murray	Turner
Gray	Neff	Ulstad
Jessen	Nichols	Wilson of Louisa
Johnston of Lucas	Nordyke	

Nays—57.

Anderson of Greene	Helming	Rayburn
Andre	Horchem	Reed
Bailey	Jackson	Rees
Baldwin	Johnston of Humboldt	Richards
Benn	Jones	Rogers
Boies	Kern	Shortess
Bruce	Kimberly	Slosson
Crozier	Krouse	Smith
Darrah	Lake	Starzinger
Durbin	Langfitt	Stuart
Epps	Larson	Tucker
Finch	Mackie	Walrath
Finley	Mantz	Wichman
Garber	Meredith	Wigdahl
Grason	Miles	Wilson of Cherokee
Griffin	Newton	Wilson of Mahaska
Hall	Nicholson	Wilson of Mitchell
Hansen	O'Donnell	Wormley
Harrington	Oertel	Mr. Speaker

Absent or not voting—14.

Adkins	Giltner	Rowley
Anderson of Davis	Klaus	Santee
Becker	McFerren	Weaver
Coakley	Mead	Wenstrand
Erickson	Miller	

So the House refused to reconsider the vote by which the previous question was ordered.

On the question, "Shall the amendment offered by Wichman of Hancock be adopted?"

Ayes—27.

Adkins	Kepple	Randall
Anderson of Davis	Knickerbocker	Rayburn
Anderson of Greene	Langfitt	Reed
Benn	Lenocker	Roberts
Boies	Lewis	Scott
Darrah	McFerren	Slaught
Flenniken	Miles	Weaver
Jackson	Mowery	Wichman
Johnston of Lucas	Nordyke	Mr. Speaker

Nays—67.

Anderson of Winne- bago	Jessen	Peters
Andre	Johnston of Humboldt	Price
Bailey	Jones	Rees
Baldwin	Kern	Richards
Bruce	Kimberly	Rogers
Dean	Klaus	Santee
Edgington	Klinker	Shaff
Elwood	Krouse	Shortess
Epps	Lake	Slosson
Finch	Larson	Smith
Findlay	Lee	Stanley
Garber	McFarlane	Starzinger
Gilbert	Mantz	Stuart
Gilmore	Mead	Tucker
Grason	Meredith	Turner
Gray	Miller	Ulstad
Griffin	Mooty	Walrath
Hall	Neff	Wenstrand
Hansen	Newton	Wigdahl
Harrington	Nichols	Wilson of Mahaska
Helming	Nicholson	Wilson of Mitchell
Horchem	O'Donnell	Wormley
	Oertel	

Absent or not voting—14.

Becker	Erickson	Rowley
Coakley	Finley	Stone
Crozier	Giltner	Wilson of Cherokee
Dunkelberg	Mackie	Wilson of Louisa
Durbin	Murray	

Amendment lost.

Mr. Mead moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Benn of Washington, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—58.

Adkins	Bailey	Bruce
Anderson of Davis	Baldwin	Coakley
Anderson of Greene	Benn	Crozier
Andre	Boies	Epps

Findlay	McFarlane	Santee
Grason	Mackie	Shaff
Griffin	Mead	Shortess
Hall	Miles	Slosson
Hansen	Miller	Smith
Harrington	Mooty	Starzinger
Horchem	Neff	Stone
Jackson	Newton	Stuart
Johnston of Humboldt	O'Donnell	Tucker
Jones	Oertel	Ulstad
Kern	Peters	Walrath
Kimberly	Randall	Weaver
Klaus	Rayburn	Wigdahl
Klinker	Richards	Wilson of Cherokee
Knickerbocker	Rogers	Wormley
Lake		

Nays—43.

Anderson of Winne-	Johnston of Lucas	Price
bago	Kepple	Reed
Darraha	Krouse	Rees
Dean	Langfitt	Roberts
Dunkelberg	Larson	Scott
Edgington	Lee	Slaughter
Elwood	Lenocker	Stanley
Finch	Lewis	Turner
Flenniken	McFerren	Wenstrand
Garber	Mantz	Wichman
Gilbert	Meredith	Wilson of Louisa
Gilmore	Mowery	Wilson of Mahaska
Gray	Murray	Wilson of Mitchell
Helming	Nichols	Mr. Speaker
Jessen	Nordyke	

Absent or not voting—7.

Becker	Finley	Rowley
Durbin	Giltner	
Erickson	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE.

MR. SPEAKER—I wish to explain my vote on Senate File No. 474, which was substituted for House File No. 409. I believe in the principle of the four (4) year term, but believe for safety to the public the number of consecutive terms, that one officer may be elected, should be limited to two. By this method it would place the books in the hand of an interested party, who would demand that everything be in first class shape, before taking his position, and would be a safeguard to the public against defalcation, particularly where large sums of money are to be handled.

C. B. SANTEE.

Speaker pro tem McFarlane in the chair.

SPECIAL ORDER NO. 38.

The hour having arrived for Special Order No. 38, on motion of Roberts of Ringgold, House File No. 576, a bill for an act to amend the law as it appears in sections 1571-m2, 1571-m7, 1571-m12, and 1571-m14, relating to the registration of motor vehicles, was taken up and considered.

Roberts of Ringgold offered the following amendment and moved its adoption:

Amend House File No. 576 by striking out the word "shall" in line seven (7), section one (1), and inserting in lieu thereof the word "may", and by adding to said section the following:

"In case the said dealer fails to collect the registration fee, he shall notify the secretary of state of the purchase of such motor car and shall not permit any car to be operated under his dealers' license number unless he shall have first forwarded an application for the purchaser together with the fee, to the secretary of state."

Also amend section five (5) thereof by striking from line nine (9) thereof the words "the public" and inserting in lieu thereof the words "public officers"; also by striking from said section lines twelve (12), thirteen (13) and fourteen (14) thereof.

Also, by striking out section six (6) and substituting therefor the following:

"It shall be unlawful for any dealer, or other person, to use or permit to be used any dealers' number plates upon any motor vehicle except new motor vehicles."

And also by adding thereto as section seven (7) the following:

"Section 7. The provisions of this act shall have no application to the year 1917, except section six (6), and shall become effective January 1, 1917, except that the secretary of state shall give the notices herein provided for during the year 1917, and to that extent this act and section six (6) thereof, shall take effect July 4, 1917."

Amendment adopted.

Jones of Cerro Gordo offered the following amendment and moved its adoption:

Amend House File No. 576 by striking out all of section 4, and by striking out the word and figure "Section 5" and inserting in lieu thereof the word and figure "Section 4", and by striking out the word and figure "Section 6" and inserting in lieu thereof the word and figure "Section 5".

On the question of the adoption of the amendment offered by Jones of Cerro Gordo, Durbin of Mills and Jones of Cerro Gordo demanded a roll call.

On request of Jones of Cerro Gordo, rule 18 was invoked.

On the question, "Shall the amendment be adopted?"

Ayes—60.

Adkins	Johnston of Humboldt	Rayburn
Anderson of Greene	Jones	Reed
Becker	Kepple	Richards
Boies	Kern	Rogers
Bruce	Klaus	Shaff
Coakley	Klinker	Shortess
Crozier	Knickerbocker	Smith
Dean	Krouse	Stanley
Dunkelberg	Lee	Starzinger
Finch	Lewis	Stuart
Fienniken	Mackie	Tucker
Garber	Mead	Turner
Gilbert	Miles	Weaver
Gilmore	Miller	Wenstrand
Grason	Mooty	Wigdahl
Gray	Mowery	Wilson of Cherokee
Harrington	Nichols	Wilson of Louisa
Helming	Nicholson	Wilson of Mahaska
Horchem	O'Donnell	Wilson of Mitchell
Jackson	Peters	Wormley

Nays—36.

Anderson of Davis	Hall	Price
Anderson of Winnebago	Hansen	Randall
Andre	Jessen	Rees
Baldwin	Kimberly	Roberts
Darraha	Lake	Rowley
Durbin	McFarlane	Scott
Edgington	McFerren	Slaught
Elwood	Mantz	Slosson
Epps	Meredith	Stone
Findlay	Murray	Ulstad
Finley	Neff	Wichman
Griffin	Nordyke	
	Oertel	

Absent or not voting—12.

Bailey	Johnston of Lucas	Newton
Benn	Langfitt	Santee
Erickson	Larson	Walrath
Giltner	Lenocker	Mr. Speaker

Amendment adopted.

Tucker of Clinton offered the following amendment and moved its adoption:

Amend section 3 of House File No. 576 by inserting after the word "municipality" and before the word "or" in line six (6) of said section the words: "rural mail carriers". Also by adding at the end of

said section the words in capital letters: "Rural Mail Carrier, Number One."

Amendment lost.

Unanimous consent having been granted to suspend the rules, Mr. Roberts moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—66.

Adkins	Jackson	Price
Anderson of Davis	Johnston of Humboldt	Randall
Anderson of Winne-	Jones	Reed
bago	Kern	Rees
Andre	Klaus	Roberts
Benn	Knickerbocker	Rowley
Bruce	Lake	Scott
Dean	Lee	Slaught
Durbin	McFarlane	Smith
Edgington	Mackie	Stone
Epps	Mantz	Stuart
Finch	Mead	Turner
Finley	Meredith	Weaver
Flenniken	Miles	Wenstrand
Garber	Mooty	Wichman
Gilbert	Murray	Wigdahl
Gilmore	Neff	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Griffin	Nichols	Wilson of Mahaska
Hall	Nicholson	Wilson of Mitchell
Harrington	O'Donnell	Wormley
Helming	Oertel	
Horchem	Peters	

Nays—28.

Anderson of Greene	Gray	Mowery
Baldwin	Hansen	Nordyke
Becker	Jessen	Rayburn
Boies	Kepple	Richards
Coakley	Klinker	Rogers
Crozier	Krouse	Shortess
Darrah	Lenocker	Stanley
Dunkelberg	Lewis	Starzinger
Erickson	McFerren	
Findlay	Miller	

Absent or not voting—14.

Bailey	Langfitt	Tucker
Elwood	Larson	Ulstad
Giltner	Santee	Walrath
Johnston of Lucas	Shaff	Mr. Speaker
Kimberly	Slosson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Wormley of Plymouth, Calendar No. 265, House File No. 299, a bill for an act to amend the law as it appears in section 308 of the supplemental supplement to the code, 1915, relating to the compensation of county attorneys, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wormley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third

On the question, "Shall the bill pass?"

Ayes—47.

Anderson of Greene	Kepple	Richards
Anderson of Winnebago	Kimberly	Rowley
Andre	Klaus	Santee
Baldwin	Knickerbocker	Shortess
Becker	Lake	Smith
Benn	McFerren	Stanley
Dean	McFarlane	Starzinger
Epps	Mackie	Ulstad
Findlay	Meredith	Walrath
Gilbert	Miles	Weaver
Hansen	Newton	Wenstrand
Harrington	Nicholson	Wichman
Helming	O'Donnell	Wigdahl
Horchem	Oertel	Wilson of Mitchell
Jackson	Randall	Wormley
Johnston of Humboldt	Rayburn	

Nays—38.

Adkins	Grason	Price
Anderson of Davis	Johnston of Lucas	Reed
Boies	Kern	Roberts
Coakley	Krouse	Rogers
Darrah	Langfitt	Scott
Dunkelberg	Lenocker	Slosson
Edgington	Lewis	Stone
Elwood	Mantz	Stuart
Finch	Mooty	Turner
Finley	Mowery	Wilson of Cherokee
Flenniken	Murray	Wilson of Louisa
Garber	Nordyke	Wilson of Mahaska
Gilmore	Peters	

Absent or not voting—23.

Bailey	Giltner	Jones
Bruce	Gray	Klinker
Crozier	Griffin	Larson
Durbin	Hall	Lee
Erickson	Jessen	Mead

Miller
Neff
Nichols

Rees
Shaff
Slaught

Tucker
Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Stanley of Adams, Calendar No. 275, Senate File No. 7, a bill for an act to prohibit the solicitation of orders for the sale of intoxicating liquors by advertisements in newspapers, magazines, periodicals, letters, posters, billboards, circulars, order blanks, price lists, handbills or other form of written or printed matter, and making the violation a misdemeanor, and the act prevented by a writ of injunction, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Stanley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

Rule 18 was invoked on request of Scott of Appanoose.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Jessen	O'Donnell
Anderson of Davis	Johnston of Humboldt	Peters
Anderson of Greene	Johnston of Lucas	Price
Anderson of Winnebago	Kepple	Randall
Benn	Kern	Reed
Boies	Klaus	Rees
Bruce	Knickerbocker	Roberts
Coakley	Krouse	Rowley
Crozier	Lake	Santee
Darrah	Langfitt	Scott
Dunkelberg	Larson	Shortess
Durbin	Lee	Slaught
Edgington	Lenocker	Slosson
Elwood	Lewis	Stanley
Epps	McFarlane	Stone
Finch	McFerren	Stuart
Findlay.	Mackie	Turner
Finley	Mantz	Ulstad
Flenniken	Meredith	Walrath
Garber	Miller	Weaver
Gilbert	Mowery	Wenstrand
Giltner	Murray	Wichman
Grason	Neff	Wigdahl
Hall	Newton	Wilson of Louisa
Horchem	Nichols	Wilson of Mahaska
Jackson	Nicholson	Wilson of Mitchell
	Nordyke	Wormley

Nays—14.

Baldwin	Harrington	Rogers
Becker	Helming	Smith
Dean	Miles	Starzinger
Griffin	Oertel	Tucker
Hansen	Richards	

Absent or not voting—14.

Andre	Jones	Rayburn
Bailey	Kimberly	Shaff
Erickson	Klinker	Wilson of Cherokee
Gilmore	Mead	Mr. Speaker
Gray	Mooty	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE CONCURRENT RESOLUTION CALLED UP.

Klinker of Crawford asked and obtained unanimous consent to consider at this time the following Senate concurrent resolution:

Whereas, the early laws of the various states are becoming scarce, in many instances the supply being entirely exhausted, and the growing need and demand has caused some of the states to reprint in part or in entirety certain early laws or statutes; and

Whereas, by authority of concurrent resolution of the thirty-fourth general assembly, there was caused to be reprinted the early statutes and session laws of Iowa prior to 1852, and provision was made for their sale at actual cost; and

Whereas, owing to obscure phraseology in the resolution authorizing the reprinting and distribution, no allotment of these reprints has been made to the state law library for exchange, and by exchange it would be possible to receive the verbatim reprints of the laws of other states towards completing the files of the state law library; now therefore,

Be It Resolved by the Senate, the House concurring: That the secretary of state is hereby authorized and directed to turn over to the state law library one hundred copies of each volume of the reprinted laws and statutes aforesaid, to be used for the purpose of exchange with other states or countries, individuals, firms or associations having statutes, laws or legal works which may be had by such exchange, at not less than the sale price of the statutes or laws given in exchange.

Mr. Klinker moved that the House concur in the Senate concurrent resolution. Motion prevailed and the House concurred.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 218, a bill for an act to enable the state of Iowa to assist in the celebration of the fifty-fourth anniversary of the campaign, siege and capture of Vicksburg, Mississippi, and to appropriate money therefor and provide for the disbursement thereof.

Also:

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. 322, a bill for an act to repeal the law as it appears in section seven hundred four (704), supplement to the code, 1913, and to enact a substitute therefor, conferring power upon cities and towns to enact ordinances for the suppression, restraining and prohibiting of gambling houses, disorderly houses or places where intoxicating liquors are either kept, sold or given away, and to punish any persons transporting others to or from the same.

Also:

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. 49, a bill for an act appropriating the sum of one thousand dollars (\$1000) to indemnify Miss Grace Ginther of Independence, Iowa, for personal injury sustained by her while a student at the Iowa State College at Ames.

Also:

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. 422, a bill for an act to repeal section five thousand twenty-eight-a (5028-a) of the supplement to the code, 1907, as amended by chapter three hundred eight of the laws of the thirty-fifth general assembly, and to enact a substitute therefor relative to the prevention of and punishment for the desecration, mutilation or improper use of the flag and other insignia of the United States of America and of the state of Iowa.

Also:

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. 154, a bill for an act to amend the law as it appears in sections twenty-two hundred ninety-one-b (2291-b), twenty-six hundred eight (2608), twenty-seven hundred (2700), twenty-seven hundred twenty-seven-a (2727-a) and fifty-seven hundred eighteen (5718), supplement to the code, 1913, and in sections twenty-six hundred ninety-one (2691) and twenty-seven hundred thirteen (2713), supplemental supplement to the code, 1915, relating to the support fund for the various state institutions under the supervision of the board of control.

Also:

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. 364, a bill for an act to amend section seven hundred seventy (770) of the code so as to authorize the railroad commissioners to determine what portion of the original cost and maintenance of a viaduct constructed over railroad tracks shall be borne by street car or interurban line or lines using the same, and providing for the method of recovering said cost from the said car or interurban line of lines, and providing for an issue of writ of injunction to prevent the use of said viaduct until such cost is paid.

Also:

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. 131, a bill for an act to amend section fifteen hundred seventy-one-m seventeen (1571-m 17), supplement to the code, 1913, relating to the operation of motor vehicles upon the public highways and requiring that certain lights on such vehicles be shaded, and by providing for such adjustments.

Also:

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. 399, a bill for an act to legalize an ordinance of the incorporated town of Grand Mound, Iowa.

Also:

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. 491, a bill for an act amending sections fourteen hundred-t (1400-t), fourteen hundred-t2 (1400-t2), and fourteen hundred-t3 (1400-t3), supplement to the code, 1913, relating to capitol extension funds and anticipation of the tax thereof; designating and directing the building to be constructed, authorizing its construction, and providing for the plans therefor, and the appointment of a committee to act with the executive council in the selection and approval of said plans.

Also:

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. 512, a bill for an act to amend section twenty-seven hundred seventy-eight (2778) of the code, relating to schools.

Also:

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. 11, a bill for an act permitting certain cities to establish and maintain public comfort stations.

On motion of Gray of Calhoun the House adjourned until 1:00 p. m.

AFTERNOON SESSION.

The House reconvened, Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

On request of Epps of Wapello, unanimous consent having been granted, action was deferred on Calendar No. 287, Senate File No. 34, and same was allowed to retain its place on the calendar.

On request of Harrington of Kossuth, unanimous consent having been granted, action was deferred on Calendar No. 288, House File No. 373, and same was allowed to retain its place on the calendar.

SPECIAL ORDERS.

On request of Epps of Wapello, unanimous consent having been granted, Calendar No. 377, House File No. 539, was made a special order for Tuesday, April 3d, at 10:30 a. m.

On request of Weaver of Polk, unanimous consent having been given, Calendar No. 385, House File No. 444, was made a special order for Wednesday, April 4th, at 1:30 p. m.

On motion of Griffin of Woodbury, Calendar No. 290, House File No. 436, a bill for an act to repeal section seven hundred eighty-two (782) of the code relating to the powers of cities and towns in reference to grades and grading and to enact a substitute therefor, as amended on March 26th, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Griffin moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Speaker Pitt in the chair.

On the question, "Shall the bill pass?"

Ayes—9.

Dunkelberg	Grason	Santee
Elwood	Griffin	Starzinger
Gilmore	Mead	Stone

Nays—76.

Adkins	Helming	Oertel
Anderson of Davis	Horchem	Peters
Anderson of Greene	Jackson	Price
Anderson of Winnebago	Jessen	Randall
Andre	Johnston of Humboldt	Reed
Bailey	Johnston of Lucas	Roberts
Baldwin	Jones	Rogers
Becker	Kepple	Scott
Boies	Kern	Shaff
Bruce	Klinker	Shortess
Coakley	Knickerbocker	Slaught
Crozier	Krouse	Slosson
Darrah	Langfitt	Smith
Dean	Larson	Stanley
Edgington	Lee	Stuart
Epps	Lewis	Tucker
Findlay	Mackie	Ulstad
Finley	Mantz	Weaver
Flenniken	Meredith	Wenstrand
Garber	Miles	Wichman
Gilbert	Miller	Wigdahl
Gray	Mowery	Wilson of Cherokee
Hall	Murray	Wilson of Louisa
Hansen	Neff	Wilson of Mahaska
Harrington	Newton	Mr. Speaker
	Nordyke	

Absent or not voting—23.

Benn	Lenocker	Rees
Durbin	McFarlane	Richards
Erickson	McFerren	Rowley
Finch	Mooty	Turner
Giltner	Nichols	Walrath
Kimberly	Nicholson	Wilson of Mitchell
Klaus	O'Donnell	Wormley
Lake	Rayburn	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

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. 82, 177, 241, 267, 368, 396, 401, 407, 431 and Substitute for Senate File No. 143.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Crozier of Marion, Calendar No. 306, House File No. 198, a bill for an act to authorize the paving by the state of Iowa of the public highway along and in front of the grounds occupied by the public buildings of the inebriate hospital at Knoxville, Iowa, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Speaker pro tem McFarlane in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Crozier moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—83.

Adkins	Gray	Neff
Anderson of Davis	Hall	Newton
Anderson of Greene	Hansen	Nichols
Anderson of Winne-	Harrington	Nicholson
bago	Helming	O'Donnell
Andre	Horchem	Oertel
Bailey	Jackson	Peters
Baldwin	Jessen	Price
Becker	Johnston of Humboldt	Randall
Boles	Jones	Reed
Bruce	Kepple	Richards
Coakley	Kern	Rogers
Crozier	Klinker	Rowley
Darraha	Knickerbocker	Santee
Dean	Krouse	Shaff
Dunkelberg	Langfitt	Shortess
Durbin	Larson	Slaught
Edgington	Lenocker	Slosson
Elwood	Lewis	Stone
Epps	McFarlane	Stuart
Finch	McFerren	Walrath
Findlay	Mackie	Weaver
Finley	Mantz	Wenstrand
Flenniken	Meredith	Wichman
Garber	Miles	Wigdahl
Gilbert	Miller	Wilson of Louisa
Gilmore	Mooty	Wilson of Mitchell
Grason	Mowery	Wormley

Nays—5.

Griffin	Roberts	Wilson of Mahaska
Nordyke	Stanley	

Absent or not voting—20.

Benn	Lee	Starzinger
Erickson	Mead	Tucker
Giltner	Murray	Turner
Johnston of Lucas	Rayburn	Ulstad
Kimberly	Rees	Wilson of Cherokee
Klaus	Scott	Mr. Speaker
Lake	Smith	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Stone of Sioux, Calendar No. 291, House File No. 273, a bill for an act to amend section one thousand six hundred fifty seven-e (1657-e), supplement to the code, 1913, relative to the election of directors of the state board of agriculture, with report of committee without recommendation, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Stone moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—24.

Andre	Lenocker	Scott
Bailey	McFarlane	Shortess
Crozier	Newton	Stone
Dean	Randall	Tucker
Horchem	Reed	Turner
Jackson	Richards	Weaver
Johnston of Lucas	Rogers	Wilson of Mahaska
Kern	Rowley	Wormley

Nays—69.

Adkins	Garber	Lee
Anderson of Davis	Gilbert	Lewis
Anderson of Greene	Gilmore	Mackie
Anderson of Winnebago	Gray	Mantz
Baldwin	Griffin	Mead
Boies	Hall	Meredith
Bruce	Hansen	Miles
Darrah	Harrington	Miller
Dunkelberg	Jessen	Mooty
Durbin	Johnston of Humboldt	Mowery
Edgington	Jones	Murray
Elwood	Kepple	Neff
Epps	Klaus	Nichols
Finch	Klinker	Nicholson
Findlay	Knickerbocker	Nordyke
Finley	Krouse	O'Donnell
Flenniken	Langfitt	Oertel

Peters	Slosson	Walrath
Price	Smith	Wenstrand
Roberts	Stanley	Wichman
Santee	Starzinger	Wigdahl
Shaff	Stuart	Wilson of Louisa
Slaught	Ulstad	Wilson of Mitchell

Absent or not voting—15.

Becker	Grason	McFerren
Benn	Helming	Rayburn
Coakley	Kimberly	Rees
Erickson	Lake	Wilson of Cherokee
Giltner	Larson	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Richards of Muscatine, Calendar No. 295, Senate File No. 158, a bill for an act to authorize certain cities which have voted and paid taxes to aid in the construction of a highway or combination bridge across any navigable river on the boundary of this state, to purchase such bridge, its approaches and franchise, and to vote additional taxes for the purchase of such bridge to issue bonds and certificates, to fund, refund and extend the time of payment of such bonds and certificates, with report of committee recommending passage was taken up and considered.

Mr. Richards moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Grason	McFarlane
Anderson of Davis	Gray	Mackie
Anderson of Greene	Griffin	Mantz
Andre	Hansen	Mead
Baldwin	Harrington	Mooty
Becker	Horchem	Mowery
Boies	Jackson	Neff
Bruce	Johnston of Lucas	Newton
Dunkelberg	Jones	Nichols
Durbin	Kepple	Nicholson
Edgington	Kern	Nordyke
Elwood	Klaus	O'Donnell
Epps	Klinker	Peters
Finch	Knickerbocker	Price
Findlay	Krouse	Randall
Finley	Lake	Reed
Flenniken	Langfitt	Rees
Garber	Larson	Richards
Gilbert	Lenocker	Rogers
Gilmore	Lewis	Rowley

Santee	Stanley	Weaver
Scott	Starzinger	Wigdahl
Shaff	Stuart	Wilson of Cherokee
Shortess	Tucker	Wilson of Louisa
Slaughter	Turner	Wilson of Mahaska
Slosson	Ulstad	Wilson of Mitchell
Smith	Walrath	Wormley

Nays—4.

Anderson of Winne- bago	Darrah Oertel	Roberts
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Absent or not voting—23.

Bailey	Helming	Miller
Benn	Jessen	Murray
Coakley	Johnston of Humboldt	Rayburn
Crozier	Kimberly	Stone
Dean	Lee	Wenstrand
Erickson	McFerren	Wichman
Giltner	Meredith	Mr. Speaker
Hall	Miles	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Miles of Jackson, Calendar No. 297, Senate File No. 129, a bill for an act authorizing cities and towns to oil the streets and alleys and parts thereof and tax the cost up to the property benefitted, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

On motion of Miles of Jackson the amendment filed by Rayburn of Poweshiek and found on page 982 of the journal of March 16th was withdrawn from consideration.

Miles of Jackson offered the following amendment and moved its adoption:

Amend Senate File No. 129 by inserting after the word "improved" in the twelfth line, the following: "or by the majority vote of the city or town council".

Amendment adopted.

Mr. Miles moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Hansen	Oertel
Anderson of Davis	Harrington	Peters
Anderson of Greene	Helming	Price
Baldwin	Horchem	Randall
Becker	Jackson	Rees
Boies	Jones	Roberts
Bruce	Kepple	Rowley
Dean	Kern	Santee
Dunkelberg	Klaus	Shaff
Durbin	Klinker	Shortess
Edgington	Knickerbocker	Slaughter
Elwood	Lake	Slosson
Epps	Larson	Smith
Finch	Lewis	Starzinger
Findlay	McFarlane	Stone
Finley	Mackie	Stuart
Flenniken	Mantz	Tucker
Garber	Mead	Turner
Gilbert	Miles	Walrath
Gilmore	Mowery	Weaver
Grason	Newton	Wigdahl
Gray	Nichols	Wilson of Cherokee
Griffin	Nicholson	Wilson of Louisa
Hall	O'Donnell	

Nays—14.

Anderson of Winne-	Johnston of Lucas	Rogers
bago	Krouse	Scott
Darraha	Lee	Wichman
Jessen	Lenocker	Wilson of Mahaska
Johnston of Humboldt	Meredith	Wilson of Mitchell

Absent or not voting—23.

Andre	Langfitt	Reed
Bailey	McFerrer	Richards
Benn	Miller	Stanley
Coakley	Mooty	Ulstad
Crozier	Murray	Wenstrand
Erickson	Neff	Wormley
Giltner	Nordyke	Mr. Speaker
Kimberly	Rayburn	

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.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 263, a bill for an act to legalize certain bonds of the Independent School District of Des Moines, in the County of Polk, State of Iowa.

Also:

Senate File No. 349, a bill for an act to legalize certain proceedings of the town council of the incorporated town of Grant, Montgomery County, Iowa, relating to the levy of certain taxes.

Also:

Substitute for Senate File No. 100, a bill for an act to authorize manufacturers of patent and proprietary medicines, tinctures, extracts and other commodities not susceptible of use as a beverage, but which require as an ingredient thereof alcohol, spirituous or vinous liquors, to obtain a permit authorizing the purchase, transportation and possession of the same for use by such manufacturers and providing penalties for the violation thereof.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Hall of Taylor, Calendar No. 299, Senate File No. 361, a bill for an act to authorize the governor and secretary of state to execute certain conveyances conveying certain lands to the Des Moines Western Railway Company upon certain conditions, with report of committee recommending passage was taken up and considered.

Mr. Hall moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Findlay	Jones
Anderson of Davis	Finley	Kepple
Anderson of Greene	Flenniken	Kern
Anderson of Winne-	Garber	Klaus
bago	Gilbert	Knickerbocker
Andre	Gilmore	Krouse
Baldwin	Grason	Lake
Becker	Gray	Larson
Boies	Griffin	Lenocker
Bruce	Hall	Lewis
Crozier	Hansen	McFarlane
Darraha	Harrington	Mantz
Dean	Helming	Miller
Dunkelberg	Horchem	Mooty
Durbin	Jackson	Mowery
Elwood	Jessen	Neff
Epps	Johnston of Humboldt	Newton

Nichols	Scott	Turner
Nicholson	Shaff	Ulstad
O'Donnell	Shortess	Weaver
Oertel	Slaughter	Wenstrand
Peters	Slosson	Wigdahl
Price	Smith	Wilson of Cherokee
Randall	Stanley	Wilson of Louisa
Rees	Starzinger	Wilson of Mahaska
Roberts	Stone	Wilson of Mitchell
Rowley	Stuart	
Santee	Tucker	

Nays—None.

Absent or not voting—27.

Bailey	Klinker	Nordyke
Benn	Langfitt	Rayburn
Coakley	Lee	Reed
Edgington	McFerren	Richards
Erickson	Mackie	Rogers
Finch	Mead	Walrath
Giltner	Meredith	Wichman
Johnston of Lucas	Miles	Wormley
Kimberly	Murray	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

LEAVE OF ABSENCE.

On request of Krouse of Wayne leave of absence was granted Rogers of Carroll until Monday.

CONSIDERATION OF BILLS.

On motion of Scott of Appanoose, Calendar No. 301, Senate File No. 132, a bill for an act to amend section thirteen hundred seventy-nine (1379) of the code, relating to the powers and duties of the executive council with reference to the adjustment of the valuations of different kinds of property in the various counties of the state, and providing for notice and hearing to such counties whose assessments are proposed to be raised, and providing for an adjourned meeting of the executive council at which such hearing may be had, with report of committee recommending passage was taken up and considered.

Tucker of Clinton offered the following amendment and moved its adoption:

Amend Senate File 132, by striking out the quotation mark after the word "thereto" in line fifteen of said bill and inserting the words: "In equalizing taxes of the state, the board of equalization shall have

power to raise or lower values in the various counties as justice and equity may require, but in no case shall they be so changed as to raise the aggregate amount of taxes as returned by the various counties."

Amendment lost.

Mr. Scott moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins	Harrington	Price
Anderson of Davis	Helming	Randall
Anderson of Winnebago	Horchem	Reed
Andre	Jackson	Richards
Baldwin	Kern	Roberts
Becker	Klaus	Rowley
Boles	Klinker	Santee
Bruce	Knickerbocker	Scott
Crozier	Krouse	Shaff
Darraha	Lake	Shortess
Durbin	Larson	Smith
Edgington	Lee	Starzinger
Elwood	Lewis	Stone
Epps	McFarlane	Stuart
Finch	Mackie	Turner
Findlay	Mantz	Walrath
Finley	Mead	Weaver
Flenniken	Meredith	Wenstrand
Garber	Miles	Wichman
Gilbert	Miller	Wigdahl
Gilmore	Mowery	Wilson of Cherokee
Grason	Nichols	Wilson of Louisa
Gray	Nicholson	Wilson of Mahaska
Griffin	O'Donnell	Wilson of Mitchell
Hansen	Oertel	
	Peters	

Nays—None.

Absent or not voting—33.

Anderson of Greene	Johnston of Lucas	Nordyke
Bailey	Jones	Rayburn
Benn	Kepple	Rees
Coakley	Kimberly	Rogers
Dean	Langfitt	Slaught
Dunkelberg	Lenocker	Slosson
Erickson	McFerren	Stanley
Giltner	Mooty	Tucker
Hall	Murray	Ulstad
Jessen	Neff	Wormley
Johnston of Humboldt	Newton	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Horchem of Dubuque, Calendar No. 304, House File No. 357, a bill for an act to authorize school corporations to provide for the education of blind and deaf children residing within such corporations and to provide state aid for such purpose, with report of committee recommending passage as amended was taken up and considered.

Johnston of Humboldt moved that the bill be referred to the committee on appropriations.

Motion lost.

The committee amendments were adopted.

Unanimous consent having been granted to suspend the rules. Mr. Horchem moved that the bill be considered engrossed and read a third time now which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—62.

Adkins	Hall	Price
Anderson of Davis	Hansen	Randall
Anderson of Greene	Harrington	Roberts
Anderson of Winnebago	Helming	Rowley
Andre	Horchem	Santee
Baldwin	Jackson	Scott
Becker	Jessen	Shaff
Boies	Klaus	Shortess
Darraha	Klinker	Slaughter
Dunkelberg	Knickerbocker	Smith
Durbin	Krouse	Starzinger
Edgington	Lake	Stone
Elwood	Langfitt	Stuart
Finch	Lee	Walrath
Findlay	Lewis	Weaver
Finley	McFarlane	Wenstrand
Flenniken	Mantz	Wichman
Garber	Mead	Wigdahl
Gilmore	Miller	Wilson of Cherokee
Griffin	Nicholson	Wilson of Louisa
	O'Donnell	Wormley

Nays—12.

Epps	Jones	Peters
Gray	Lenocker	Stanley
Johnston of Humboldt	Mowery	Turner
Johnston of Lucas	Newton	Wilson of Mahaska

Absent or not voting—34.

Bailey	Kimberly	Rayburn
Benn	Larson	Reed
Bruce	McFerren	Rees
Coakley	Mackie	Richards
Crozier	Meredith	Rogers
Dean	Miles	Slosson
Erickson	Mooty	Tucker
Gilbert	Murray	Ulstad
Giltner	Neff	Wilson of Mitchell
Grason	Nichols	Mr. Speaker
Kepple	Nordyke	
Kern	Oertel	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Roberts of Ringgold, Calendar No. 305, House File No. 248, a bill for an act to provide for the construction of a cattle barn on the Iowa state fair grounds and purchasing additional land for fair ground purposes, and to make appropriations therefor, with report of committee recommending passage as amended was taken up for consideration.

Mr Roberts asked and obtained unanimous consent to have Calendar No. 458, Senate File No. 188, substituted for Calendar No. 305, House File No. 248.

On motion of Roberts of Ringgold, Calendar No. 458, Senate File No. 188, a bill for an act to provide for purchasing additional land for the Iowa state fair and to make an appropriation therefor, with report of committee recommending passage was taken up and considered.

Mr. Roberts moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Dunkelberg	Hall
Anderson of Davis	Durbin	Hansen
Anderson of Greene	Edgington	Harrington
Anderson of Winnebago	Elwood	Helming
Baldwin	Epps	Jackson
Becker	Findlay	Jessen
Boies	Flenniken	Johnston of Humboldt
Bruce	Garber	Johnston of Lucas
Crozier	Gilbert	Jones
Darraah	Gilmore	Kern
Dean	Grason	Klaus
	Gray	Klinker

Knickerbocker	O'Donnell	Stuart
Krouse	Peters	Tucker
Lee	Price	Turner
Lewis	Randall	Walrath
McFarlane	Reed	Weaver
Mackie	Roberts	Wenstrand
Mantz	Shaff	Wigdahl
Meredith	Shortess	Wilson of Cherokee
Miles	Slaught	Wilson of Louisa
Miller	Slosson	Wilson of Mahaska
Mowery	Smith	Wilson of Mitchell
Nichols	Stanley	Wormley
Nicholson	Stone	

Nays—3.

Griffin	Lake	Scott
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Absent or not voting—32.

Andre	Langfitt	Rayburn
Bailey	Larson	Rees
Benn	Lenocker	Richards
Coakley	McFerren	Rogers
Erickson	Mead	Rowley
Finch	Mooty	Santee
Finley	Murray	Starzinger
Giltner	Neff	Ulstad
Horchem	Newton	Wichman
Kepple	Nordyke	Mr. Speaker
Kimberly	Oertel	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Crozier of Marion, Calendar No. 307, House File No. 18, a bill for an act to amend section thirteen hundred and thirty-c (1330-c), code supplement 1913, relating to the assessment and taxation of telegraph and telephone lines, with report of committee without recommendation was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Crozier moved that the bill be considered engrossed and read a third time now which motion prevailed, and the bill was read a third time.

Stone of Sioux and Nichols of Hardin were excused from voting, under rule 16.

On the question, "Shall the bill pass?"

Ayes—21.

Adkins	Garber	Lewis
Becker	Gray	Mackie
Boies	Hall	Peters
Bruce	Helming	Shortess
Crozier	Johnston of Lucas	Turner
Findlay	Jones	Walrath
Flenniken	Krouse	Wilson of Mitchell

Nays—60.

Anderson of Greene	Jessen	Rees
Anderson of Winnebago	Johnston of Humboldt	Roberts
Baldwin	Kepple	Rowley
Darrah	Klaus	Santee
Dean	Klinker	Scott
Dunkelberg	Knickerbocker	Shaff
Durbin	Lake	Siaught
Edgington	Lee	Slosson
Elwood	McFarlane	Smith
Epps	Mantz	Stanley
Finch	Miles	Starzinger
Finley	Miller	Stuart
Gilbert	Mooty	Tucker
Gilmore	Mowery	Ulstad
Grason	Murray	Wichman
Griffin	Neff	Wigdahl
Hansen	Nicholson	Wilson of Cherokee
Harrington	Nordyke	Wilson of Louisa
Horchem	O'Donnell	Wormley
Jackson	Price	
	Randall	

Absent or not voting—27.

Anderson of Davis	Langfitt	Rayburn
Andre	Larson	Reed
Bailey	Lenocker	Richards
Benn	McFerren	Rogers
Coakley	Mead	Stone
Erickson	Meredith	Weaver
Giltner	Newton	Wenstrand
Kern	Nichols	Wilson of Mahaska
Kimberly	Oertel	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On request of Epps of Wapello, unanimous consent having been granted, action was deferred on Calendar No. 308, House File No. 35, and same was allowed to retain its place on the calendar.

On motion of Neff of Pottawattamie, Calendar No. 309, House File No. 384, a bill for an act to amend section six hundred seventy-nine-f (679-f), supplement to the code, 1913, relating to the appointment of chief of police in cities of the first class and cities

under special charter, with report of committee recommending passage was taken up and considered.

Neff of Pottawattamie offered the following amendment and moved its adoption:

Amend House File No. 384 by adding to line nine after the period in said bill the following: "Also by inserting after the word 'city' and the comma in line three (3) in said section six hundred seventy-nine-f (679-f), supplement to the code, 1913, the words: 'in all cities, including cities under special charter, having a population of thirty thousand (30,000) or more' and a comma."

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Neff moved that the rules be suspended, the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—47.

Adkins	Jessen	Rowley
Anderson of Greene	Johnston of Humboldt	Santee
Baldwin	Kepple	Scott
Becker	Klaus	Slosson
Boies	Klinker	Smith
Bruce	Krouse	Starzinger
Dean	Lake	Stone
Durbin	Larson	Stuart
Elwood	McFarlane	Tucker
Garber	Mooty	Turner
Gilbert	Neff	Ulstad
Gilmore	Nichols	Weaver
Grason	Nicholson	Wichman
Harrington	O'Donnell	Wigdahl
Horchem	Peters	Wilson of Louisa
Jackson	Randall	

Nays—32.

Anderson of Winnebago	Helming	Nordyke
Darrah	Johnston of Lucas	Price
Edgington	Kern	Reed
Epps	Knickerbocker	Rees
Finch	Lenocker	Richards
Findlay	Lewis	Shaff
Finley	Mackie	Slaught
Gray	Mantz	Stanley
Griffin	Miles	Wilson of Mahaska
Hansen	Mowery	Wilson of Mitchell
	Newton	Wormley

Absent or not voting—29.

Anderson of Davis	Hall	Oertel
Andre	Jones	Rayburn
Bailey	Kimberly	Roberts
Benn	Langfitt	Rogers
Coakley	Lee	Shortess
Crozier	McFerren	Walrath
Dunkelberg	Mead	Wenstrand
Erickson	Meredith	Wilson of Cherokee
Flenniken	Miller	Mr. Speaker
Giltner	Murray	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On request of Slaughter of Wapello, unanimous consent having been granted, action was deferred on Calendar No. 310, House File No. 579, and same was allowed to retain its place on the calendar.

On motion of Finley of Henry, Calendar No. 311, Senate File No. 5, a bill for an act to amend the law as it appears in section 2382, supplemental supplement to the code, 1915, relating to the manufacture, sale, and keeping for sale of intoxicating liquors, by providing that the place of delivery shall be deemed the place of sale, with report of committee recommending passage was taken up and considered.

Mr. Finley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On request of Scott of Appanoose, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—62.

Anderson of Greene	Kern	Reed
Benn	Klaus	Roberts
Boies	Knickerbocker	Rowley
Darrah	Krouse	Santee
Dunkelberg	Larson	Scott
Durbin	Lee	Shortess
Edgington	Lenocker	Slaughter
Epps	Lewis	Stanley
Finch	McFarlane	Stone
Findlay	Mackie	Stuart
Garber	Mantz	Turner
Gilmore	Miles	Ulstad
Grason	Mowery	Weaver
Gray	Murray	Wichman
Griffin	Neff	Wigdahl
Hall	Newton	Wilson of Cherokee
Horchem	Nichols	Wilson of Louisa
Jackson	Nicholson	Wilson of Mahaska
Jessen	O'Donnell	Wilson of Mitchell
Johnston of Lucas	Price	Wormley
Kepple	Randall	

Nays—23.

Adkins	Elwood	Lake
Anderson of Winne-	Gilbert	Rees
bago	Hansen	Richards
Bailey	Harrington	Shaff
Baldwin	Helming	Smith
Becker	Johnston of Humboldt	Starzinger
Bruce	Jones	Tucker
Dean	Klinker	Walrath

Absent or not voting—23.

Anderson of Davis	Kimberly	Oertel
Andre	Langfitt	Peters
Coakley	McFerren	Rayburn
Crozier	Mead	Rogers
Erickson	Meredith	Slosson
Finley	Miller	Wenstrand
Flenniken	Mooty	Mr. Speaker
Giltner	Nordyke	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE.

MR. SPEAKER—I wish to explain my vote on Senate File No. 5 by Whitmore, commonly known as the “Bone Dry Bill” and state:

That I voted against the bill for the reason that I believe it endangers the chance of passage of the constitutional prohibition amendment, and that it is unadvisable during the pendency of the constitutional amendment proposition to pass any such legislation.

IRA W. JONES.

MR. SPEAKER—My best judgment is, that the passage of this bill at this time will do the temperance cause in Iowa more harm than good. I notice that the liquor interests in the state are supporting the measure and I am not in full accord with that interest.

W. W. EPPS.

LEAVE OF ABSENCE.

On request of Slaughter of Wapello leave of absence was granted Meredith of Jasper until Monday.

On request of Lee of Sac leave of absence was granted Bruce of Pocahontas until Monday.

On request of Miles of Jackson leave of absence was granted Langfitt of Adair until Monday.

REPORTS OF COMMITTEE.

Unanimous consent was granted to return to the order of reports of committees.

Shaff of Clinton, from the committee on military affairs, submitted the following report:

MR. SPEAKER—Your committee on military affairs, to whom was referred Senate File No. 560, a bill for an act to repeal the law as it appears in sub-division 7 of section 1304-1a supplemental supplement to the code, 1915, and to enact substitutes therefor relating to soldier's and sailor's exemption, beg leave to report they have had 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. O. SHAFF, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on military affairs, to whom was referred House File No. 241, a bill for an act to erect a monument to perpetuate the memory of Richard Scarrem, a patriot and soldier of the Revolutionary 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 indefinitely postponed.

J. O. SHAFF, *Chairman.*

Report adopted and House File No. 241 was indefinitely postponed.

SENATE MESSAGES CONSIDERED.

Senate File No. 322, a bill for an act to repeal the law as it appears in section seven hundred four (704), supplement to the code, 1913, and to enact a substitute therefor, conferring power upon cities and towns to enact ordinances for the suppression, restraining and prohibiting of gambling houses, disorderly houses or places where intoxicating liquors are either kept, sold or given away, and to punish any person transporting others to or from the same.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 49, a bill for an act appropriating the sum of one thousand dollars (\$1,000) to indemnify Miss Grace Ginther of Independence, Iowa, for personal injury sustained by her while a student at the Iowa state college at Ames.

Read first and second time and referred to committee on appropriations.

Senate File No. 491, a bill for an act amending sections fourteen hundred-t (1400-t), fourteen hundred-t 2 (1400-t 2) and fourteen hundred-t 3 (1400-t 3), supplement to the code, 1913, relating to

capitol extension funds and anticipation of the tax therefor; designing and directing the building to be constructed, authorizing its construction, and providing for the plans therefor, and the appointment of a committee to act with the executive council in the selection and approval of said plans.

Read first and second time and referred to committee on public lands and buildings.

Senate File No. 512, a bill for an act to amend section twenty-seven hundred seventy-eight (2778) of the code, relating to schools.

Read first and second time and referred to committee on schools and text-books.

Senate File No. 364, a bill for an act to amend section seven hundred seventy (770) and seven hundred and seventy three (773) of the code so as to authorize the railroad commissioners to determine what portion of the original cost and maintenance of a viaduct constructed over railroad tracks shall be borne by street car or interurban line or lines using the same, and providing for the method of recovering said cost from the said street car or interurban line or lines, and providing for an issue of writ of injunction to prevent the use of said viaduct until such cost is paid, and relating to the cost of maintenance of such viaducts.

Read first and second time and referred to committee on railroads and transportation.

Senate File No. 154, a bill for an act to amend the law as it appears in sections twenty-two hundred ninety-one-b (2291-b), twenty-six hundred eight (2608), twenty-seven hundred (2700), twenty-seven hundred twenty-seven-a (2727-a) and fifty-seven hundred eighteen (5718), supplement to the code, 1913, and in sections twenty-six hundred ninety-one (2691) and twenty-seven hundred thirteen (2713), supplemental supplement to the code, 1915, relating to the support fund for the various state institutions under the supervision of the board of control.

Read first and second time and referred to committee on appropriations.

Senate File No. 422, a bill for an act to repeal section five thousand twenty-eight-a (5028-a) and five thousand twenty-eight-a 1 (5028-a 1) of the supplement to the code, 1913, and to enact a substitute therefor relative to the prevention of and punishment for the de-

secration, mutilation or improper use of the flag and other insignia of the United States of America and of the state of Iowa.

Read first and second time and referred to committee on military.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which House File 235 failed to passed the House.

I second the motion.

S. W. KLAUS.

C. B. SANTEE.

MR. SPEAKER—I move to reconsider the motion by which House File No. 235 passed upon its third reading.

I second the motion.

S. W. KLAUS.

C. B. SANTEE.

MR. SPEAKER—I move to reconsider the vote by which the report to indefinitely postpone Senate File 152 was adopted.

I second the motion.

LEE W. ELWOOD.

J. M. WORMLEY.

MR. SPEAKER—I move to reconsider the vote by which House File No. 384 failed to pass the House.

I second the motion.

J. O. SHAFF.

E. H. KNICKERBOCKER.

BILLS WITHDRAWN.

On request of Roberts of Ringgold, unanimous consent having been granted, House File No. 248 was withdrawn from the calendar and from further consideration by the House.

On request of Mead of Butler, unanimous consent having been granted, House File No. 409 was withdrawn from the calendar and from further consideration by the House.

On request of Randall of Linn, unanimous consent having been granted, Senate File No. 74 was withdrawn from the committee on municipal corporations and from further consideration by the House.

SPECIAL ORDER.

On request of Gilbert of Marshall, unanimous consent having been granted, House File No. 388 was made a special order for Wednesday, April 4th, at 2:30 p. m.

MOTION TO RECONSIDER CALLED UP AND WITHDRAWN.

Finley of Henry asked and obtained unanimous consent to withdraw from further consideration by the House the motion to reconsider the vote by which House File No. 500 passed the House.

AMENDMENTS FILED.

McFerren of Hamilton asked and obtained unanimous consent to have the following amendments to House File No. 276 printed in the journal:

Amend House File No. 276 by striking all after the enacting clause and substituting in lieu thereof the following:

SECTION 1. That there shall be maintained at a place not more than ten miles distant from the state reformatory at Anamosa or the state penitentiary at Fort Madison a state custodial farm at which may be employed and kept such inmates of the reformatory, convicts from the penitentiary and other men as may by law be sentenced to such institutions and be allowed to be taken to said farm by the wardens of such institutions and upon which any of said inmates, convicts or other persons may be employed under the honor system so far as is practical and shall be under the same general management and control as the penal institution nearest which the same is situated and constitute a part of such institution.

SECTION 2. That the board of control be and is hereby authorized and directed to sell the real estate purchased as a district custodial farm, described as follows: The south one-half ($S\frac{1}{2}$) of section twenty-eight (28), the southeast quarter ($SE\frac{1}{4}$) and the south one-half ($S\frac{1}{2}$) of the northeast quarter ($NE\frac{1}{4}$) of section twenty-nine (29), the north one half ($\frac{1}{2}$) of the northeast quarter ($NE\frac{1}{4}$) of section thirty-two (32) and the north one-half ($N\frac{1}{2}$) of the north one-half ($N\frac{1}{2}$) of section thirty-three (33), all in township seventy-nine (79), north range twenty-five (25), west of the 5th P. M. subject, however, to the approval of the executive council as to terms and price, and after having advertised the same for such length of time as such council and board may deem necessary and after having caused the same to be appraised in forty (40) acre tracts by three (3) disinterested appraisers, who shall be selected by the executive council. Such sale may be made in parcels, each sale to be made for cash or the same may be sold as a whole and shall be sold to the highest bidder at public or private sale and in the manner the board and council shall fix, subject to the right of the board of control to reject any and all bids and the governor and secretary of state upon the approval of the sale by the board of control made as hereinbefore provided shall execute all necessary deeds of conveyance, conveying said land or any part thereof sold by the board of control to the purchaser thereof.

SECTION 3. That the board of control by and with the consent of the executive council is hereby authorized to purchase necessary and suitable lands as is provided herein for the custodial farm and shall use the proceeds of the sale of said lands herein provided to be sold for the purchase of said custodial farm and the said board of control, subject to the approval of the executive council may make and enter into con-

tracts for the purchase of any such land or lands for said purposes pledging the proceeds of the sale of the district custodial farm to the purchase of the same, and arranging to pay the purchase price therein when the sale of the said other lands is consummated, and upon such other terms and conditions as the board of control may adopt, and as are approved by the executive council."

Lee of Sac asked and obtained unanimous consent to have the following amendments to the Senate amendments to House File No. 403 printed in the journal:

I move to amend section 2 of the Senate amendments to House File No. 403, by striking out the period at the end of said section, and inserting a semicolon in lieu thereof, and adding after said semicolon the following words:

"Provided further that whenever a vacancy in the office of supreme judge shall exist while the general assembly is in session, such vacancy shall be filled by appointment made during such session of the general assembly, and such appointment shall not take effect until the appointee is confirmed by the Senate, as provided in this section."

On motion of Larson of Montgomery the House adjourned until 9:00 a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 31, 1917.

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

Prayer was offered by the Rev. S. L. Birt, Des Moines, Iowa.

Journal of March 30th corrected and approved.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—We move to reconsider the vote by which Senate File No. 474 passed the House.

I second the motion.

J. W. COAKLEY.

C. B. SANTEE.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Findlay of Webster presented petition of citizens of Webster county favoring the retention of the traveling library.

Referred to committee on public libraries.

Griffin of Woodbury in the chair.

Shaff of Clinton presented petition of citizens of Clinton county opposing House File No. 523.

Referred to committee on commerce and trade.

Turner of Iowa, presented petition of citizens of Iowa county in support of Senate File No. 290.

Referred to committee on agriculture.

REPORTS OF COMMITTEES.

Griffin of Woodbury, from the committee on insurance, submitted the following report:

MR. SPEAKER—Your committee on insurance, to whom was referred House File No. 490, a bill for an act to require insurance companies to pay interest upon the amount of loss from the date thereof to the date of payment, beg leave to report they 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:

By striking out all following the word "date" in the third line of said bill and inserting in lieu thereof the following: "of the filing of proofs of such loss with the insurance company or one of its agents, at the rate of six per cent per annum."; and when so amended the bill do pass.

T. F. GRIFFIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred Senate File No. 303, a bill for an act to amend sections eighteen hundred thirty-nine-j (1839-j) and eighteen hundred thirty-nine-l (1839-l) of the supplement to the code, 1913, relating to the matter of 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.

T. F. GRIFFIN, *Chairman.*

Report adopted.

Helming of Allamakee, from the committee on printing, submitted the following report:

MR. SPEAKER—Your committee on printing, to whom was referred House File No 376, a bill for an act to prohibit any person, firm or corporation engaged in editing, publishing or circulating any newspaper within the state from discriminating in the rates charged for advertising, beg leave to report they 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.

OTTO A. HELMING, *Chairman.*

Report adopted and House File No. 376 was indefinitely postponed.

RESOLUTION.

Mackie of Benton offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, the songs of the birds and the general conditions remind us that spring is here, and,

Whereas, it is of great importance for the growth and development of our boys, that they be allowed to breathe this fresh and invigorating spring air,

Be It Resolved, That the pages of the House be excused today, noon, for the balance of the day, and that they receive their usual pay, and,

Be It Further Resolved, That Durbin, Miles, Reed and Randall act as pages in their place.

Motion prevailed and resolution was adopted.

CONSIDERATION OF BILLS.

On request of Giltner of Monroe, unanimous consent having been granted, action was deferred on Calendar No. 287, Senate File No. 34, and same was allowed to retain its place on the calendar.

On request of Harrington of Kossuth, unanimous consent having been granted, action was deferred on Calendar No. 288, House File No. 373, and same was allowed to retain its place on the calendar.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Harrington of Kossuth, unanimous consent having been given, House File No. 154, a bill for an act to amend the law as it appears in section two thousand nine hundred five (2905) of the code, relating to the conditional sale or lease of personal property, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend by striking the title therefrom and inserting in lieu thereof the following:

A bill for an act to repeal section twenty-nine hundred five (2905) of the code, and enacting a substitute therefor relating to the conditional sale or lease of personal property.

Amend by striking out all after the enacting clause and substituting in lieu thereof the following:

That section twenty-nine hundred five (2905) of the code be and the same is hereby repealed and the following enacted in lieu thereof:

“No sale, contract or lease, wherein the transfer of title or ownership of personal property is made to depend upon any condition, shall be valid against any creditor or purchaser of the vendee or lessee in actual possession obtained in pursuance thereof, without notice, unless the same be in writing, executed by the vendor and vendee, or by the lessor and lessee, acknowledged by the vendor or vendee, or by the lessor or lessee, and recorded the same as chattel mortgages.”

Mr. Harrington moved that the House concur in the Senate amendments.

On the question, “Shall the House concur?”

Ayes—71.

Adkins	Benn	Elwood
Anderson of Davis	Boies	Epps
Anderson of Greene	Darrah	Finch
Anderson of Winnebago	Dunkelberg	Findlay
Becker	Durbin	Finley
	Edgington	Flenniken

Garber	Knickerbocker	Rees
Gilmore	Lake	Roberts
Giltner	Larson	Rowley
Grason	Lee	Santee
Gray	Lewis	Scott
Griffin	Mantz	Shaff
Hall	Miles	Shortess
Harrington	Mooty	Slaught
Helming	Newton	Slosson
Horchem	Nichols	Tucker
Jackson	Nicholson	Turner
Johnston of Humboldt	Nordyke	Ulstad
Johnston of Lucas	O'Donnell	Weaver
Jones	Oertel	Wichman
Kepple	Peters	Wilson of Cherokee
Kimberly	Price	Wilson of Louisa
Klaus	Randall	Wilson of Mahaska
Klinker	Reed	Wormley

Nays—None.

Absent or not voting—37.

Andre	Langfitt	Rogers
Bailey	Lenocker	Smith
Baldwin	McFarlane	Stanley
Bruce	McFerren	Starzinger
Coakley	Mackie	Stone
Crozier	Mead	Stuart
Dean	Meredith	Walrath
Erickson	Miller	Wenstrand
Gilbert	Mowery	Wigdahl
Hansen	Murray	Wilson of Mitchell
Jessen	Neff	Mr. Speaker
Kern	Rayburn	
Krouse	Richards	

The House concurred in the Senate amendments.

SPECIAL ORDER.

On request of Shaff of Clinton, unanimous consent having been granted, Calendar No. 518, Senate File No. 560, was made a special order for Thursday, April 5th, at 11:00 a. m.

LEAVE OF ABSENCE.

On request of Harrington of Kossuth leave of absence was granted Gilbert of Marshall until Monday noon.

On request of Mead of Butler leave of absence was granted Wenstrand of Page until Tuesday.

On request of Helming of Allamakee leave of absence was granted Wilson of Mitchell until Monday.

On request of Reed of Guthrie leave of absence was granted Coakley of Union and Lenocker of Madison until Monday.

On request of Newton of Cass leave of absence was granted McFerren of Hamilton until Monday.

On request of Wormley of Plymouth leave of absence was granted Andre of Des Moines until Thursday.

On request of O'Donnell of Dubuque leave of absence was granted Krouse of Wayne until Monday.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Finley of Henry, Calendar No. 389, Senate File No. 22, a bill for an act to amend section thirteen hundred ninety (1390) of the code, pertaining to the collection of taxes by the county treasurer, with report of committee recommending passage was taken up and considered.

Mr. Finley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Harrington	O'Donnell
Anderson of Davis	Helming	Oertel
Anderson of Greene	Horchem	Peters
Anderson of Winne-	Jackson	Price
bago	Johnston of Humboldt	Randall
Bailey	Johnston of Lucas	Reed
Becker	Kepple	Rees
Benn	Kimberly	Roberts
Boies	Klaus	Santee
Darrah	Klinker	Scott
Dunkelberg	Knickerbocker	Shortess
Durbin	Larson	Slaught
Edgington	Lee	Slosson
Epps	Lewis	Stone
Finch	Mackie	Stuart
Findlay	Mantz	Turner
Finley	Miller	Ulstad
Flenniken	Mooty	Weaver
Garber	Mowery	Wichman
Giltner	Newton	Wigdahl
Gray	Nichols	Wilson of Louisa
Griffin	Nicholson	Wilson of Mahaska
Hansen	Nordyke	Wormley

Nays—None.

Absent or not voting—40.

Andre	Erickson	Kern
Baldwin	Gilbert	Krouse
Bruce	Gilmore	Lake
Coakley	Grason	Langfitt
Crozier	Hall	Lenocker
Dean	Jessen	McFarlane
Elwood	Jones	McFerren

Mead	Rogers	Walrath
Meredith	Rowley	Wenstrand
Miles	Shaff	Wilson of Cherokee
Murray	Smith	Wilson of Mitchell
Neff	Stanley	Mr. Speaker
Rayburn	Starzinger	
Richards	Tucker	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Giltner of Monroe, Calendar No. 512, House File No. 593, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants for the city of Albia, Iowa, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Giltner moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Adkins	Helming	Nordyke
Anderson of Davis	Horchem	O'Donnell
Anderson of Greene	Jackson	Oertel
Anderson of Winne-	Jessen	Peters
bago	Johnston of Humboldt	Price
Bailey	Johnston of Lucas	Randall
Becker	Kepple	Reed
Benn	Kern	Santee
Boies	Kimberly	Scott
Darrah	Klaus	Shortess
Dunkelberg	Klinker	Slaught
Durbin	Knickerbocker	Slosson
Edgington	Larson	Starzinger
Epps	Lee	Stone
Finch	Lewis	Stuart
Findlay	McFarlane	Tucker
Finley	Mackie	Turner
Flenniken	Mantz	Ulstad
Garber	Mead	Weaver
Gilmore	Miller	Wichman
Giltner	Mooty	Wigdahl
Grason	Mowery	Wilson of Cherokee
Gray	Newton	Wilson of Louisa
Griffin	Nichols	Wilson of Mahaska
Harrington	Nicholson	Wormley

Nays—None.

Absent or not voting—34.

Andre	Bruce	Crozier
Baldwin	Coakley	Dean
Elwood	Erickson	Gilbert

Hall	Miles	Shaff
Hansen	Murray	Smith
Jones	Neff	Stanley
Krouse	Rayburn	Walrath
Lake	Rees	Wenstrand
Langfitt	Richards	Wilson of Mitchell
Lenocker	Roberts	Mr. Speaker
McFerren	Rogers	
Meredith	Rowley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Shortess of Tama, Calendar No. 401, House File No. 492, a bill for an act to amend the law as it appears in sections eight hundred one (801) and eight hundred forty-nine-f (849-f) supplement to the code, 1913, and sections eight hundred forty-nine-l (849-l), eight hundred forty-nine-m (849-m) and eight hundred forty-nine-n (849-n), supplemental supplement to the code, 1915, relating to changing water courses, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to consider at this time, Mr. Shortess moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Hansen	Nordyke
Anderson of Davis	Harrington	O'Donnell
Anderson of Greene	Helming	Oertel
Anderson of Winnebago	Horchem	Peters
Bailey	Jackson	Price
Becker	Johnston of Humboldt	Randall
Benn	Kepple	Rayburn
Boies	Kern	Reed
Darrah	Kimberly	Santee
Dunkelberg	Klaus	Shortess
Durbin	Knickerbocker	Slaught
Edgington	Lake	Slosson
Elwood	Larson	Stanley
Epps	Lewis	Starzinger
Findlay	McFarlane	Stone
Finley	Mackie	Stuart
Flenniken	Mantz	Tucker
Garber	Mead	Ulstad
Gilmore	Miles	Weaver
Giltner	Miller	Wichman
Grason	Mooty	Wigdahl
Gray	Mowery	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
	Nichols	Wormley

Nays—2.

Finch

Scott

Absent or not voting—35.

Andre	Klinker	Roberts
Baldwin	Krouse	Rogers
Bruce	Langfitt	Rowley
Coakley	Lee	Shaff
Crozier	Lenocker	Smith
Dean	McFerren	Turner
Erickson	Meredith	Walrath
Gilbert	Murray	Wenstrand
Hall	Neff	Wilson of Mahaska
Jessen	Nicholson	Wilson of Mitchell
Johnston of Lucas	Rees	Mr. Speaker
Jones	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Klaus of Delaware, Calendar No. 347, House File No. 237, a bill for an act to amend the law as it appears in sections seventeen hundred eighty-seven (1787), seventeen hundred ninety-four (1794) and seventeen hundred ninety-eight-a (1798-a), supplement to the code, 1913, relating to the organization of assessment insurance associations, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Klaus moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Anderson of Davis	Findlay	Jackson
Anderson of Greene	Finley	Jessen
Anderson of Winnebago	FleNNiken	Johnston of Humboldt
Bailey	Garber	Johnston of Lucas
Becker	Gilmore	Kepple
Benn	Giltner	Kern
Boles	Grason	Kimberly
Dean	Gray	Klaus
Dunkelberg	Griffin	Klinker
Durbin	Hall	Knickerbocker
Edgington	Hansen	Lake
Elwood	Harrington	Larson
Epps	Horchem	Lee

McFarlane	Oertel	Stone
Mackie	Peters	Stuart
Mantz	Rayburn	Tucker
Mead	Reed	Turner
Miles	Richards	Ulstad
Mooty	Rowley	Weaver
Mowery	Santee	Wichman
Neff	Scott	Wigdahl
Newton	Shortess	Wilson of Cherokee
Nichols	Slaught	Wilson of Louisa
Nordyke	Slosson	Wilson of Mahaska
O'Donnell	Starzinger	Wormley

Nays—None.

Absent or not voting—33.

Adkins	Jones	Randall
Andre	Krouse	Rees
Baldwin	Langfitt	Roberts
Bruce	Lenocker	Rogers
Coakley	Lewis	Shaff
Crozler	McFerren	Smith
Darrah	Meredith	Stanley
Erickson	Miller	Walrath
Finch	Murray	Wenstrand
Gilbert	Nicholson	Wilson of Mitchell
Helming	Price	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Finley of Henry, Calendar No. 515, House File No. 596, a bill for an act to correct the issuance of patent by the governor of Iowa to lots 1, 2, 15 and 16, being the NE $\frac{1}{4}$ NE $\frac{1}{4}$, section 16, township 71 north, range 6 west, Henry county, Iowa, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Finley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Benn	Epps
Anderson of Davis	Boies	Finch
Anderson of Greene	Darrah	Findlay
Anderson of Winnebago	Dean	Finley
Bailey	Dunkelberg	Flenniken
Becker	Edgington	Garber

Gilmore	McFarlane	Scott
Giltner	Mackie	Shaff
Grason	Mantz	Shortess
Gray	Mead	Slosson
Griffin	Miles	Stanley
Hansen	Miller	Starzinger
Harrington	Mooty	Stone
Helming	Newton	Stuart
Horchem	Nichols	Tucker
Jackson	Nordyke	Turner
Jessen	O'Donnell	Ulstad
Johnston of Humboldt	Oertel	Walrath
Johnston of Lucas	Peters	Weaver
Kern	Price	Wichman
Kimberly	Randall	Wigdahl
Klaus	Rayburn	Wilson of Cherokee
Klinker	Reed	Wilson of Louisa
Knickerbocker	Rees	Wilson of Mahaska
Lake	Richards	: Wormley
Larson	Rowley	
Lee	Santee	

Nays—None.

Absent or not voting—29.

Andre	Jones	Neff
Baldwin	Kepple	Nicholson
Bruce	Krouse	Roberts
Coakley	Langfitt	Rogers
Crozier	Lenocker	Slaughter
Durbin	Lewis	Smith
Elwood	McFerren	Wenstrand
Erickson	Meredith	Wilson of Mitchell
Gilbert	Mowery	Mr. Speaker
Hall	Murray	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Knickerbocker of Linn, Calendar No. 420, House File No. 293, a bill for an act to legalize an ordinance of the incorporated town of Wellsburg, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Knickerbocker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Anderson of Davis	Horchem	Peters
Anderson of Greene	Jackson	Randall
Anderson of Winnebago	Jessen	Rayburn
Bailey	Johnston of Humboldt	Reed
Baldwin	Johnston of Lucas	Rees
Becker	Jones	Santee
Benn	Kepple	Scott
Boies	Kern	Shaff
Darraha	Kimberly	Shortess
Dean	Klinker	Slaught
Dunkelberg	Knickerbocker	Slosson
Durbin	Lake	Stanley
Edgington	Larson	Starzinger
Elwood	Lee	Stone
Epps	Lewis	Stuart
Finch	McFarlane	Tucker
Findlay	Mackie	Turner
Flenniken	Mantz	Ulstad
Garber	Mead	Walrath
Gilmore	Miles	Weaver
Grason	Miller	Wichman
Gray	Mooty	Wigdahl
Griffin	Mowery	Wilson of Cherokee
Hall	Newton	Wilson of Louisa
Hansen	Nichols	Wilson of Mahaska
Harrington	Nordyke	Wormley
Helming	O'Donnell	

Nays—None.

Absent or not voting—28.

Adkins	Krouse	Richards
Andre	Langfitt	Roberts
Bruce	Lenocker	Rogers
Coakley	McFerren	Rowley
Crozier	Meredith	Smith
Erickson	Murray	Wenstrand
Finley	Neff	Wilson of Mitchell
Gilbert	Nicholson	Mr. Speaker
Giltner	Oertel	
Klaus	Price	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Wilson of Louisa, Calendar No. 341, House File No. 383, a bill for an act legalizing the action of the executive council heretofore taken in reference to the drainage appraisalment and sale of the Muscatine slough, Keokuk lake and Odesa lake in Muscatine and Louisa counties, and providing for the completion of the sale of the lands therein, with report of committee recommending passage was taken up.

Mr. Wilson asked and obtained unanimous consent to substitute Calendar No. 435, Senate File No. 307, for Calendar No. 341, House File No. 383.

On motion of Wilson of Louisa, Calendar No. 435, Senate File No. 307, a bill for an act legalizing the action of the executive council heretofore taken in reference to the drainage appraisement and sale of the Muscatine slough, Keokuk lake and Odesa lake in Muscatine and Louisa counties, and providing for the completion of the sale of the lands therein, was taken up and considered.

Mr. Wilson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins	Horchem	Oertel
Anderson of Greene	Jackson	Peters
Bailey	Jessen	Price
Baldwin	Johnston of Lucas	Randall
Becker	Kepple	Rayburn
Benn	Kern	Reed
Boies	Kimberly	Rees
Darraha	Klaus	Richards
Dunkelberg	Klinker	Rowley
Durbin	Knickerbocker	Santee
Edgington	Lake	Scott
Elwood	Larson	Shortess
Epps	Lee	Slosson
Finch	Lewis	Starzinger
Findlay	McFarlane	Stone
Finley	Mead	Stuart
Garber	Miles	Tucker
Gilmore	Miller	Turner
Giltner	Mooty	Ulstad
Grason	Mowery	Walrath
Gray	Neff	Wichman
Griffin	Newton	Wigdahl
Hall	Nichols	Wilson of Cherokee
Hansen	Nordyke	Wilson of Louisa
Helming	O'Donnell	Wormley

Nays—None.

Absent or not voting—33.

Anderson of Davis	Johnston of Humboldt	Roberts
Anderson of Winnebago	Jones	Rogers
Andre	Krouse	Shaff
Bruce	Langfitt	Slaught
Coakley	Lenocker	Smith
Crozier	McFerren	Stanley
Dean	Mackie	Weaver
Erickson	Mantz	Wenstrand
Flenniken	Meredith	Wilson of Mahaska
Gilbert	Murray	Wilson of Mitchell
Harrington	Nicholson	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILL WITHDRAWN.

On request of Wilson of Louisa, unanimous consent having been granted, Calendar No. 341, House File No. 383, was withdrawn from the calendar and from further consideration by the House.

LEAVE OF ABSENCE.

On request of Mooty of Grundy leave of absence was granted Shaff of Clinton until Tuesday.

On request of Roberts of Ringgold leave of absence was granted Murray of Buena Vista until Monday.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Wormley of Plymouth, Calendar No. 380, House File No. 568, a bill for an act to repeal sections thirteen hundred six-b (1306-b), thirteen hundred six-c (1306-c) and thirteen hundred six-d (1306-d) of the supplement to the code, 1913, and sections one (1), two (2), and three (3) of chapter forty-nine (49) of the acts of the thirty-first general assembly, and to enact a substitute therefor relating to the limit of indebtedness of municipal corporations, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wormley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Edgington	Griffin
Anderson of Davis	Elwood	Hall
Anderson of Greene	Epps	Hansen
Anderson of Winnebago	Finch	Harrington
Bailey	Findlay	Helming
Baldwin	Finley	Jackson
Becker	Flenniken	Jessen
Benn	Garber	Johnston of Humboldt
Boies	Gilmore	Johnston of Lucas
Darrah	Giltner	Kepple
Dunkelberg	Grason	Kern
Durbin	Gray	Kimberly

Klaus	Nicholson	Slosson
Klinker	Nordyke	Stanley
Knickerbocker	O'Donnell	Starzinger
Lake	Oertel	Stone
Larson	Peters	Stuart
Lee	Price	Tucker
Lewis	Randall	Turner
McFarlane	Rayburn	Ulstad
Mackie	Reed	Walrath
Mantz	Richards	Weaver
Mead	Roberts	Wichman
Miles	Santee	Wilson of Cherokee
Mooty	Scott	Wilson of Louisa
Newton	Shortess	Wilson of Mahaska
Nichols	Slaught	Wormley

Nays—None.

Absent or not voting—27.

Andre	Krouse	Rees
Bruce	Langfitt	Rogers
Coakley	Lenocker	Rowley
Crozier	McFerren	Shaff
Dean	Meredith	Smith
Erickson	Miller	Wenstrand
Gilbert	Mowery	Wigdahl
Horchem	Murray	Wilson of Mitchell
Jones	Neff	Mr. Speaker

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 McFarlane of Black Hawk, unanimous consent having been given, House File No. 131, a bill for an act to amend section fifteen hundred seventy-one-m seventeen (1571-m17), supplement to the code, 1913, relating to the operation of motor vehicles upon the public highways and requiring that certain lights on such vehicles be shaded, and by providing for such adjustments, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 131 by striking out all after the word "that" in line eleven down to and including the word "reflected" in said line of section 1, and inserting the words "the directly reflected and undiffused beam of such"

Amend House File No. 131 by striking out the last sentence and substituting therefor the following:

"Spot lights shall not be used so as to throw direct rays in the face of an approaching vehicle."

Mr. McFarlane moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—76.

Adkins	Jessen	Randall
Anderson of Davis	Johnston of Humboldt	Rayburn
Anderson of Greene	Jones	Reed
Anderson of Winnebago	Kern	Richards
Bailey	Kimberly	Roberts
Baldwin	Klaus	Rowley
Becker	Klinker	Santee
Benn	Knickerbocker	Scott
Boies	Lake	Shortess
Darraha	Larson	Slaughter
Edgington	Lewis	Slosson
Epps	McFarlane	Starzinger
Finch	Mackie	Stone
Findlay	Mantz	Stuart
Finley	Miles	Tucker
Flenniken	Miller	Turner
Garber	Mooty	Ulstad
Gilmore	Mowery	Weaver
Giltner	Neff	Wichman
Grason	Newton	Wigdahl
Gray	Nichols	Wilson of Cherokee
Griffin	Nicholson	Wilson of Louisa
Hall	Nordyke	Wilson of Mahaska
Hansen	O'Donnell	Wormley
Harrington	Oertel	
Helming	Peters	

Nays—None.

Absent or not voting—32.

Andre	Jackson	Price
Bruce	Johnston of Lucas	Rees
Coakley	Kepple	Rogers
Crozier	Krouse	Shaff
Dean	Langfitt	Smith
Dunkelberg	Lee	Stanley
Durbin	Lenocker	Walrath
Elwood	McFerren	Wenstrand
Erickson	Mead	Wilson of Mitchell
Gilbert	Meredith	Mr. Speaker
Horchem	Murray	

The House concurred in the Senate amendments.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to appointment of committee to purchase chairs and gavels for the president of the Senate and speaker of the House.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to packing and shipping to home addresses books belonging to members of the thirty-seventh general assembly.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Peters of Dallas, Calendar No. 369, House Joint Resolution No. 4, House joint resolution approving estimates of cost, plans and specifications for buildings at the state university of Iowa, Iowa state college of agriculture and mechanic arts, the Iowa state teachers college, and the college for the blind, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Peters moved that the joint resolution be considered engrossed and read a third time now, which motion prevailed, and the joint resolution was read a third time.

On the question, "Shall the joint resolution be adopted?"

Ayes—70.

Adkins	Giltner	Larson
Anderson of Greene	Grason	Lee
Anderson of Winnebago	Gray	Lewis
Baldwin	Hall	McFarlane
Boies	Hansen	Mackie
Darrah	Harrington	Mantz
Dunkelberg	Horchem	Mead
Durbin	Jackson	Miles
Edgington	Johnston of Humboldt	Mowery
Elwood	Jones	Newton
Epps	Kepple	Nichols
Finch	Kern	Nicholson
Findlay	Kimberly	O'Donnell
Finley	Klaus	Oertel
Flenniken	Klinker	Peters
Garber	Knickerbocker	Price
Gilmore	Lake	Rayburn

Rowley
Santee
Shortess
Slaughter
Stanley
Starzinger
Stone

Stuart
Tucker
Turner
Ulstad
Walrath
Weaver
Wichman

Wigdahl
Wilson of Cherokee
Wilson of Louisa
Wilson of Mahaska
Wormley

Nays—1.

Scott

Absent or not voting—37.

Anderson of Davis
Andre
Bailey
Becker
Benn
Bruce
Coakley
Crozier
Dean
Erickson
Gilbert
Griffin
Helming

Jessen
Johnston of Lucas
Krouse
Langfitt
Lenocker
McFerren
Meredith
Miller
Mooty
Murray
Neff
Nordyke
Randall

Reed
Rees
Richards
Roberts
Rogers
Shaff
Slosson
Smith
Wenstrand
Wilson of Mitchell
Mr. Speaker

So the joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

SENATE CONCURRENT RESOLUTION CONSIDERED.

Wormley of Plymouth asked and obtained unanimous consent to consider at this time the Senate concurrent resolution relative to appointment of a committee to purchase chairs and gavels for the President of the Senate and the Speaker of the House, and moved that the House concur:

Be It Resolved by the Senate, the House concurring: That the president pro tempore of the Senate and the speaker pro tempore of the House appoint a committee of five members, two from the Senate and three from the House, for the purpose of providing the president of the Senate and the speaker of the House each with one chair and one gavel.

Motion prevailed and the House concurred. The Speaker pro tempore appointed as such committee on the part of the House, Wormley of Plymouth, Kern of Warren and Lewis of Clarke.

Unanimous consent having been given to consider at this time, on motion of Peters of Dallas, Calendar No. 502, Senate File No. 390, a bill for an act to amend section sixteen hundred forty-two (1642) of the code relating to corporations not for pecuniary profit and providing for the incorporation of commercial clubs and associations of business men under the provisions of said

section, with report of committee recommending passage, was taken up, and considered.

Mr. Peters moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Johnston of Humboldt	Randall
Anderson of Greene	Jones	Rayburn
Anderson of Winnebago	Kepple	Reed
Baldwin	Kern	Rees
Benn	Klaus	Rowley
Boies	Klinker	Santee
Darrah	Knickerbocker	Scott
Dunkelberg	Lake	Shortess
Edgington	Larson	Slaughter
Epps	Lee	Slosson
Finch	Lewis	Stanley
Findlay	McFarlane	Starzinger
Finley	Mackie	Stone
Flenniken	Mantz	Stuart
Garber	Mooty	Turner
Gilmore	Mowery	Walrath
Giltner	Neff	Weaver
Grason	Newton	Wichman
Gray	Nichols	Wigdahl
Griffin	Nicholson	Wilson of Cherokee
Hansen	Nordyke	Wilson of Louisa
Harrington	O'Donnell	Wilson of Mahaska
Horchem	Oertel	Wormley
Jackson	Peters	
Jessen	Price	

Nays—2.

Anderson of Davis Hall

Absent or not voting—33.

Andre	Helming	Murray
Bailey	Johnston of Lucas	Richards
Becker	Kimberly	Roberts
Bruce	Krouse	Rogers
Coakley	Langfitt	Shaff
Crozier	Lenocker	Smith
Dean	McFerren	Tucker
Durbin	Mead	Ulstad
Elwood	Meredith	Wenstrand
Erickson	Miles	Wilson of Mitchell
Gilbert	Miller	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Peters of Dallas, Calendar No. 505, Senate File No. 545, a bill for an act to legalize certain warrants of the

city of Perry, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Peters moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Hall	Oertel
Anderson of Greene	Hansen	Peters
Anderson of Winnebago	Horchem	Price
Bailey	Jackson	Randall
Baldwin	Johnston of Humboldt	Reed
Becker	Johnston of Lucas	Rees
Benn	Jones	Rowley
Boies	Kepple	Santee
Darraha	Klaus	Slosson
Durbin	Klinker	Stanley
Edgington	Knickerbocker	Starzinger
Elwood	Larson	Stone
Epps	Lee	Stuart
Finch	Lewis	Tucker
Findlay	McFarlane	Turner
Finley	Miles	Ulstad
Flenniken	Mooty	Weaver
Garber	Mowery	Wichman
Gilmore	Neff	Wigdahl
Giltner	Newton	Wilson of Cherokee
Grason	Nichols	Wilson of Louisa
Gray	Nicholson	Wilson of Mahaska
Griffin	Nordyke	Wormley
	O'Donnell	

Nays—None.

Absent or not voting—38.

Anderson of Davis	Kimberly	Richards
Andre	Krouse	Roberts
Bruce	Lake	Rogers
Coakley	Langfitt	Scott
Crozier	Lenocker	Shaff
Dean	McFerren	Shortess
Dunkelberg	Mackie	Slaughter
Erickson	Mantz	Smith
Gilbert	Mead	Walrath
Harrington	Meredith	Wenstrand
Helming	Miller	Wilson of Mitchell
Jessen	Murray	Mr. Speaker
Kern	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Lee of Sac, Calendar No. 331, House File No. 435, a

bill for an act to require railway companies to provide and maintain suitable stockyards facilities at stations where live stock is received for shipment and to authorize the board of railroad commissioners to order such facilities, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Lee moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Griffin	Neff
Anderson of Davis	Hall	Newton
Anderson of Greene	Harrington	Nichols
Anderson of Winne-	Helming	Nordyke
bago	Horchem	O'Donnell
Bailey	Jackson	Oertel
Baldwin	Jessen	Peters
Becker	Johnston of Lucas	Price
Benn	Jones	Randall
Boies	Kern	Reed
Darrah	Klaus	Scott
Dunkelberg	Klinker	Slaught
Durbin	Knickerbocker	Slosson
Edgington	Lake	Stuart
Elwood	Larson	Tucker
Epps	Lee	Turner
Finch	Lewis	Ulstad
Findlay	McFarlane	Walrath
Finley	Mackie	Wichman
Flenniken	Mantz	Wigdahl
Garber	Mead	Wilson of Cherokee
Gilmore	Miller	Wilson of Louisa
Giltner	Mooty	Wilson of Mahaska
Grason	Mowery	Wormley

Nays—None.

Absent or not voting—37.

Andre	Langfitt	Santee
Bruce	Lenocker	Shaff
Coakley	McFerren	Shortess
Crozier	Meredith	Smith
Dean	Miles	Stanley
Erickson	Murray	Starzinger
Gilbert	Nicholson	Stone
Gray	Rayburn	Weaver
Hansen	Rees	Wenstrand
Johnston of Humboldt	Richards	Wilson of Mitchell
Kepple	Roberts	Mr. Speaker
Kimberly	Rogers	
Krouse	Rowley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Weaver of Polk, Calendar No. 477, Senate File No. 208, a bill for an act appropriating the sum of four hundred and sixty-two and 50-100 dollars (\$462.50) to refund to the Des Moines Water Company, a corporation of Portland Maine, an amount erroneously paid to the secretary of state as a filing fee for said corporation, with report of committee recommending passage was taken up and considered and the bill was read for the information of the House.

Mr Weaver moved that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—74

Adkins	Harrington	Oertel
Anderson of Davis	Helming	Peters
Anderson of Greene	Horchem	Randall
Anderson of Winnebago	Jackson	Rayburn
Bailey	Jessen	Reed
Baldwin	Johnston of Humboldt	Roberts
Becker	Jones	Rowley
Boies	Kimberly	Santee
Darrah	Klaus	Scott
Dunkelberg	Klinker	Shortess
Durbin	Knickerbocker	Slosson
Edgington	Lake	Stanley
Elwood	Larson	Starzinger
Epps	Lewis	Stuart
Finch	McFarlane	Tucker
Findlay	Mackie	Turner
Finley	Mead	Ulstad
Garber	Miles	Walrath
Gilmore	Miller	Weaver
Giltner	Mooty	Wichman
Grason	Mowery	Wigdahl
Gray	Newton	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hall	Nordyke	Wilson of Mahaska
	O'Donnell	Wormley

Nays—None.

Absent or not voting—34.

Andre	Hansen	Mantz
Benn	Johnston of Lucas	Meredith
Bruce	Kepple	Murray
Coakley	Kern	Neff
Crozler	Krouse	Nicholson
Dean	Langfitt	Price
Erickson	Lee	Rees
Flenniken	Lenocker	Richards
Gilbert	McFerrer	Rogers

Shaff
Slaughter
Smith

Stone
Wenstrand
Wilson of Mitchell

Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Randall of Linn, Calendar No. 457, Senate File No. 443, a bill for an act to legalize an ordinance of the incorporated town of Marion, Iowa, granting a franchise to the Marion Light, Heat and Power Company, its successors or assigns, to erect, maintain and operate a heating plant in said town, with report of committee recommending passage was taken up and considered.

Mr. Randall moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Harrington	Oertel
Anderson of Davis	Helming	Peters
Anderson of Greene	Horchem	Price
Anderson of Winnebago	Jackson	Randall
Bailey	Jessen	Rayburn
Baldwin	Johnston of Humboldt	Reed
Becker	Johnston of Lucas	Rowley
Boies	Kepple	Santee
Darraha	Kimberly	Scott
Dunkelberg	Klaus	Slaughter
Durbin	Klinker	Slosson
Edgington	Knickerbocker	Starzinger
Elwood	Larson	Stuart
Epps	Lewis	Tucker
Findlay	Mackie	Turner
Finley	Mead	Walrath
Flenniken	Miles	Weaver
Garber	Miller	Wichman
Gilmore	Mowery	Wigdahl
Giltner	Newton	Wilson of Cherokee
Grason	Nichols	Wilson of Louisa
Gray	Nordyke	Wilson of Mahaska
Griffin	O'Donnell	

Nays—None.

Absent or not voting—40.

Andre	Erickson	Kern
Benn	Finch	Krouse
Bruce	Gilbert	Lake
Coakley	Hall	Langfitt
Crozier	Hansen	Lee
Dean	Jones	Lenocker

McFarlane	Rees	Stone
McFerren	Richards	Ulstad
Mantz	Roberts	Wenstrand
Meredith	Rogers	Wilson of Mitchell
Mooty	Shaff	Wormley
Murray	Shortess	Mr. Speaker
Neff	Smith	
Nicholson	Stanley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Randall of Linn, Calendar No. 459, Senate File No. 447, a bill for an act to legalize an ordinance of the incorporated town of Tama, Iowa, granting a franchise to the Tama and Toledo Railway Company, its successors or assigns, to construct or acquire, maintain and operate, by electricity or other improved power, a system of street and interurban railway in said town, with report of committee recommending passage was taken up and considered.

Mr. Randall moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Johnston of Humboldt	Randall
Anderson of Davis	Johnston of Lucas	Rayburn
Anderson of Greene	Jones	Reed
Anderson of Winnebago	Kepple	Roberts
Bailey	Kern	Rowley
Baldwin	Kimberly	Santee
Becker	Klaus	Scott
Boies	Klinker	Shortess
Darrah	Knickerbocker	Slaughter
Dunkelberg	Larson	Slosson
Durbin	Lee	Starzinger
Edgington	Lewis	Stone
Elwood	McFarlane	Stuart
Epps	Mackie	Tucker
Finch	Mead	Turner
Findlay	Miles	Ulstad
Finley	Miller	Walrath
Flenniken	Mooty	Weaver
Garber	Mowery	Wichman
Gilmore	Neff	Wigdahl
Giltner	Newton	Wilson of Cherokee
Grason	Nichols	Wilson of Louisa
Gray	Nordyke	Wilson of Mahaska
Griffin	O'Donnell	Wormley
Harrington	Oertel	
Horchem	Peters	

Nays—None.

Absent or not voting—32.

Andre	Jackson	Price
Benn	Jessen	Rees
Bruce	Krouse	Richards
Coakley	Lake	Rogers
Crozier	Langfitt	Shaff
Dean	Lenocker	Smith
Erickson	McFerren	Stanley
Gilbert	Mantz	Wenstrand
Hall	Meredith	Wilson of Mitchell
Hansen	Murray	Mr. Speaker
Helming	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Randall of Linn, Calendar No. 460, Senate File No. 445, a bill for an act to legalize an ordinance of the incorporated town of Tama, Iowa, granting a franchise to the Tama and Toledo Electric Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Mr. Randall moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Jackson	Peters
Anderson of Greene	Jessen	Price
Anderson of Winnebago	Johnston of Humboldt	Randall
Bailey	Johnston of Lucas	Reed
Baldwin	Kepple	Roberts
Becker	Kimberly	Rowley
Benn	Klaus	Santee
Boies	Klinker	Scott
Durbin	Knickerbocker	Shortess
Edgington	Larson	Slosson
Elwood	Lewis	Starzinger
Epps	McFarlane	Stuart
Finch	Mackie	Tucker
Findlay	Mead	Turner
Finley	Miles	Ulstad
Flenniken	Miller	Walrath
Garber	Mooty	Weaver
Gilmore	Mowery	Wichman
Giltner	Neff	Wigdahl
Grason	Newton	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hall	Nicholson	Wilson of Mahaska
Hansen	Nordyke	Wormley
Harrington	O'Donnell	
Horchem	Oertel	

Nays—None.

Absent or not voting—35.

Anderson of Davis	Jones	Rees
Andre	Kern	Richards
Bruce	Krouse	Rogers
Coakley	Lake	Shaff
Crozier	Langfitt	Slaught
Darrah	Lee	Smith
Dean	Lenoeker	Stanley
Dunkelberg	McFerren	Stone
Erickson	Mantz	Wenstrand
Gilbert	Meredith	Wilson of Mitchell
Gray	Murray	Mr. Speaker
Helming	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Randall of Linn, Calendar No. 461, Senate File No. 405, a bill for an act to legalize an ordinance of the incorporated town of Toledo, Iowa, granting a franchise to the Tama & Toledo Railway Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Mr. Randall moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—72.

Adkins	Hansen	Oertel
Anderson of Greene	Harrington	Peters
Anderson of Winnebago	Jackson	Price
Bailey	Johnston of Humboldt	Randall
Baldwin	Johnston of Lucas	Rayburn
Becker	Kern	Reed
Benn	Kimberly	Roberts
Boies	Klaus	Rowley
Dunkelberg	Klinker	Santee
Durbin	Knickerbocker	Scott
Edgington	Larson	Slosson
Elwood	Lewis	Starzinger
Epps	McFarlane	Stuart
Finch	Mackie	Tucker
Findlay	Miles	Turner
Finley	Miller	Ulstad
Flenniken	Mooty	Walrath
Garber	Mowery	Weaver
Gilmore	Neff	Wichman
Giltner	Newton	Wigdahl
Grason	Nichols	Wilson of Cherokee
Gray	Nicholson	Wilson of Louisa
Griffin	Nordyke	Wilson of Mahaska
Hall	O'Donnell	Wormley

Nays—None.

Absent or not voting—36.

Anderson of Davis	Jones	Rees
Andre	Kepple	Richards
Bruce	Krouse	Rogers
Coakley	Lake	Shaff
Crozier	Langfitt	Shortess
Darrah	Lee	Slaught
Dean	Lenocker	Smith
Erickson	McFerren	Stanley
Gilbert	Mantz	Stone
Helming	Mead	Wenstrand
Horchem	Meredith	Wilson of Mitchell
Jessen	Murray	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Randall of Linn, Calendar No. 463, Senate File No. 446, a bill for an act to legalize an ordinance of the incorporated town of Norway, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, their successors and assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Mr. Randall moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—66.

Adkins	Harrington	Price
Anderson of Greene	Helming	Randall
Anderson of Winnebago	Horchem	Rayburn
Bailey	Johnston of Humboldt	Reed
Baldwin	Johnston of Lucas	Roberts
Becker	Kepple	Rowley
Benn	Klaus	Santee
Boles	Klinker	Scott
Dunkelberg	Knickerbocker	Shortess
Durbin	Larson	Slaught
Edgington	Lewis	Stanley
Elwood	McFarlane	Starzinger
Epps	Mackie	Tucker
Finch	Mooty	Turner
Findlay	Mowery	Ulstad
Garber	Neff	Weaver
Gilmore	Newton	Wichman
Giltner	Nichols	Wigdahl
Grason	Nordyke	Wilson of Cherokee
Griffin	O'Donnell	Wilson of Louisa
Hall	Oertel	Wilson of Mahaska
Hansen	Peters	Wormley

Nays—None.

Absent or not voting—42.

Anderson of Davis	Jones	Murray
Andre	Kern	Nicholson
Bruce	Kimberly	Rees
Coakley	Krouse	Richards
Crozier	Lake	Rogers
Darraha	Langfitt	Shaff
Dean	Lee	Slosson
Erickson	Lenocker	Smith
Finley	McFerren	Stone
Flenniken	Mantz	Stuart
Gilbert	Mead	Walrath
Gray	Meredith	Wenstrand
Jackson	Miles	Wilson of Mitchell
Jessen	Miller	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Randall of Linn, Calendar No. 464, Senate File No. 442, a bill for an act to legalize an ordinance of the incorporated town of Scranton, Iowa, granting a franchise to A. Moorhouse, Lee Davis and Sam C. Johnston, trustees, their successors and assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Mr. Randall moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Grason	Mackie
Anderson of Greene	Griffin	Miles
Anderson of Winnebago	Hall	Mooty
Bailey	Hansen	Mowery
Baldwin	Harrington	Neff
Becker	Helming	Newton
Benn	Horchem	Nichols
Boies	Jackson	Nordyke
Durbin	Johnston of Humboldt	O'Donnell
Edgington	Johnston of Lucas	Oertel
Elwood	Kepple	Peters
Epps	Kimberly	Price
Finch	Klaus	Randall
Findlay	Klinker	Rayburn
Finley	Knickerbocker	Reed
Flenniken	Larson	Roberts
Garber	Lewis	Rowley
Giltner	McFarlane	Santee

Scott	Stuart	Wilson of Cherokee
Shortess	Tucker	Wilson of Louisa
Slaughter	Ulstad	Wilson of Mahaska
Slosson	Weaver	Wormley
Stanley	Wichman	
Starzinger	Wigdahl	

Nays—None.

Absent or not voting—38.

Anderson of Davis	Jones	Nicholson
Andre	Kern	Rees
Bruce	Krouse	Richards
Coakley	Lake	Rogers
Crozier	Langfitt	Shaff
Darrah	Lee	Smith
Dean	Lenocker	Stone
Dunkelberg	McFerren	Turner
Erickson	Mantz	Walrath
Gilbert	Mead	Wenstrand
Gilmore	Meredith	Wilson of Mitchell
Gray	Miller	Mr. Speaker
Jessen	Murray	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Randall of Linn, Calendar No. 465, Senate File No. 444, a bill for an act to legalize an ordinance of the incorporated town of Marion, Iowa, granting a franchise to the Marion Light, Heat and Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Mr. Randall moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Finch	Jackson
Anderson of Davis	Findlay	Johnston of Humboldt
Anderson of Greene	FleNNiken	Johnston of Lucas
Anderson of Winnebago	Garber	Kepple
Bailey	Gilmore	Kimberly
Baldwin	Giltner	Klinker
Benn	Grason	Knickerbocker
Boies	Gray	Lake
Dunkelberg	Griffin	Larson
Durbin	Hall	Lee
Elwood	Hansen	Lewis
Epps	Harrington	McFarlane

Mackie	Peters	Tucker
Miles	Price	Ulstad
Miller	Randall	Walrath
Mooty	Roberts	Weaver
Mowery	Rowley	Wichman
Neff	Santee	Wigdahl
Newton	Scott	Wilson of Cherokee
Nichols	Shortess	Wilson of Louisa
Nordyke	Starzinger	Wilson of Mahaska
O'Donnell	Stone	Wormley
Oertel	Stuart	

Nays—None.

Absent or not voting—40.

Andre	Jones	Rees
Becker	Kern	Richards
Bruce	Klaus	Rogers
Coakley	Krouse	Shaff
Crozier	Langfitt	Slaught
Darraha	Lenocker	Slosson
Dean	McFerren	Smith
Edgington	Mantz	Stanley
Erickson	Mead	Turner
Finley	Meredith	Wenstrand
Gilbert	Murray	Wilson of Mitchell
Helming	Nicholson	Mr. Speaker
Horchem	Rayburn	
Jessen	Reed	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Finley of Henry, Calendar No. 517, House File No. 598, a bill for an act to legalize certain titles, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Finley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—69.

Adkins	Elwood	Grason
Anderson of Greene	Epps	Griffin
Baldwin	Finch	Hall
Becker	Findlay	Hansen
Benn	Finley	Harrington
Boies	Flenniken	Horchem
Dunkelberg	Garber	Johnston of Humboldt
Durbin	Gilmore	Kepple
Edgington	Giltner	Kimberly

Klinker	Nichols	Slaught
Knickerbocker	Nordyke	Slosson
Lake	O'Donnell	Stanley
Larson	Oertel	Starzinger
Lee	Peters	Stuart
Lewis	Price	Tucker
McFarlane	Randall	Walrath
Mackie	Rayburn	Weaver
Mead	Reed	Wichman
Miles	Roberts	Wigdahl
Miller	Rowley	Wilson of Cherokee
Mooty	Santee	Wilson of Louisa
Mowery	Scott	Wilson of Mahaska
Neff	Shortess	Wormley

Nays—None.

Absent or not voting—39.

Anderson of Davis	Jackson	Newton
Anderson of Winnebago	Jessen	Nicholson
Andre	Johnston of Lucas	Rees
Bailey	Jones	Richards
Bruce	Kern	Rogers
Coakley	Klaus	Shaff
Crozier	Krouse	Smith
Darrah	Langfitt	Stone
Dean	Lenocker	Turner
Erickson	McFerren	Ulstad
Gilbert	Mantz	Wenstrand
Gray	Meredith	Wilson of Mitchell
Helming	Murray	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Finley of Henry offered the following amendment to the title of House File No. 598:

Amend the title by striking out all above the enacting clause to House File No. 598 and inserting the following in lieu thereof:

A bill for an act to cancel certain contracts which have been abandoned.

Amendment adopted and title as amended agreed to.

Unanimous consent having been granted to consider at this time, on motion of Finley of Henry, Calendar No. 316, House File No. 320, a bill for an act to amend section two thousand five hundred and forty (2540), supplement to the code, 1913, in regard to the time when people may fish with rod, line and hook, with report of committee recommending passage was taken up and considered.

Finley of Henry offered the following amendment and moved its adoption:

Strike out all of section one of House File No. 320 and amendment offered to section one and insert in lieu thereof the following:

SECTION 1. That section two thousand five hundred forty (2540) supplemental supplement to code, 1915, be and the same is hereby amended by inserting after the word "May" in line six the following words "except in the running streams of the state and then only by single rod, line and hook".

Amendment adopted.

On request of Mr. Finley, unanimous consent having been granted, further action was deferred on House File No. 320 and same was made a special order for Thursday, April 5th, at 3:00 p. m.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 494, a bill for an act to make the office of state superintendent of public instruction elective, repealing sections twenty-six hundred twenty-seven-a (2627-a), supplement to the code, 1913, and providing for the filling of said office until the next general election.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution relative to Flower Day.

SENATE MESSAGE CONSIDERED.

Senate File No. 494, a bill for an act to make the office of state superintendent of public instruction elective, repealing sections twenty-six hundred twenty-seven-a (2627-a), supplement to the code, 1913, and providing for the filling of said office until the next general election.

Read first and second time and referred to committee on schools and text-books.

SPECIAL ORDER.

On request of McFarlane of Black Hawk, unanimous consent having been granted, Calendar No. 424, Senate File No. 218, was made a special order for Thursday, April 5th, at 2:00 p. m.

Tucker of Clinton moved that the House adjourn until 1:30 p. m. today.

McFarlane of Black Hawk moved to amend the motion by changing the hour from 1:30 to 1:00 o'clock. Amendment adopted.

Motion as amended prevailed.

AFTERNOON SESSION.

The House reconvened, Speaker pro tem McFarlane in the chair.

The roll was called to ascertain if a quorum was present.

Those present were—58.

Adkins	Harrington	Peters
Anderson of Davis	Helming	Randall
Anderson of Greene	Jackson	Reed
Anderson of Winnebago	Johnston of Humboldt	Roberts
Baldwin	Jones	Santee
Becker	Kepple	Scott
Benn	Klaus	Slaught
Boies	Klinker	Slosson
Edgington	Knickerbocker	Stuart
Elwood	Lee	Tucker
Epps	Lewis	Turner
Finch	McFarlane	Ulstad
Findlay	Mackie	Walrath
Garber	Mantz	Weaver
Giltner	Miles	Wichman
Grason	Miller	Wilson of Louisa
Gray	Neff	Wilson of Mahaska
Griffin	Nichols	Wormley
Hall	Nordyke	
Hansen	Oertel	

The roll call disclosed a quorum present.

Unanimous consent having been granted to consider at this time, on motion of Baldwin of Johnson, Calendar No. 432, House File No. 585, a bill for an act to legalize the conveyance to C. H. Robinson of lots seven (7) and eight (8) in block twenty-seven (27) in the city of Iowa City, Iowa, by Lovell Swisher, treasurer of the board of regents of the state university of Iowa, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Baldwin moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—60.

Adkins	Hall	Nichols
Anderson of Davis	Hansen	Nicholson
Anderson of Greene	Harrington	Nordyke
Anderson of Winnebago	Helming	Randall
Baldwin	Horchem	Reed
Becker	Jackson	Rowley
Benn	Johnston of Humboldt	Scott
Bofes	Johnston of Lucas	Slaught
Dunkelberg	Jones	Slosson
Edgington	Kepple	Stanley
Epps	Klaus	Stuart
Finch	Klinker	Turner
Findlay	Knickerbocker	Ulstad
Flenniken	Larson	Walrath
Garber	Lewis	Weaver
Gilmore	McFarlane	Wichman
Giltner	Mackie	Wilson of Cherokee
Grason	Mantz	Wilson of Louisa
Gray	Miles	Wilson of Mahaska
Griffin	Neff	Wormley

Nays—None.

Absent or not voting—48.

Andre	Lake	Rayburn
Bailey	Langfitt	Rees
Bruce	Lee	Richards
Coakley	Lenocker	Roberts
Crozier	McFerren	Rogers
Darrah	Mead	Santee
Dean	Meredith	Shaff
Durbin	Miller	Shortess
Elwood	Mooty	Smith
Erickson	Mowery	Starzinger
Finley	Murray	Stone
Gilbert	Newton	Tucker
Jessen	O'Donnell	Wenstrand
Kern	Oertel	Wigdahl
Kimberly	Peters	Wilson of Mitchell
Krouse	Price	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Baldwin of Johnson, Calendar No. 462, Senate File No. 341, a bill for an act authorizing the governor of the state of Iowa to issue a patent to James N. Ball for lot eight (8) block one hundred three (103), Iowa City, Iowa, with report of committee recommending passage was taken up and considered.

Mr. Baldwin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Harrington	Price
Anderson of Davis	Helming	Randall
Anderson of Greene	Jackson	Rayburn
Anderson of Winnebago	Johnston of Humboldt	Reed
Baldwin	Jones	Roberts
Becker	Kepple	Santee
Benn	Klaus	Scott
Boies	Klinker	Slaught
Dunkelberg	Knickerbocker	Slosson
Edgington	Lake	Stanley
Elwood	Larson	Stone
Epps	Lee	Stuart
Finch	Lewis	Tucker
Findlay	MacFarlane	Turner
Finley	Mackie	Ulstad
Flenniken	Mantz	Walrath
Garber	Mead	Weaver
Gilmore	Miles	Wichman
Giltner	Neff	Wilson of Cherokee
Grason	Nichols	Wilson of Louisa
Gray	Nicholson	Wilson of Mahaska
Griffin	Nordyke	Wormley
Hall	Oertel	
Hansen	Peters	

Nays—None.

Absent or not voting—38.

Andre	Kern	Rees
Bailey	Kimberly	Richards
Bruce	Krouse	Rogers
Coakley	Langfitt	Rowley
Crozier	Lenocker	Shaff
Darrah	McFerren	Shortess
Dean	Meredith	Smith
Durbin	Miller	Starzinger
Erickson	Mooty	Wenstrand
Gilbert	Mowery	Wigdahl
Horchem	Murray	Wilson of Mitchell
Jessen	Newton	Mr. Speaker
Johnston of Lucas	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Nichols of Hardin, Calendar No. 418, House File No. 377, a bill for an act to legalize an ordinance of the city of Iowa Falls, Iowa, granting a franchise to F. J. Cross, his successors and assigns, to acquire, construct, reconstruct, maintain and operate an electric light and power plant, and operate transmission lines in and upon the streets, avenues, alleys, and

public places of the city of Iowa Falls, Iowa, with report of committee recommending passage, was taken up and considered.

Nichols of Hardin offered the following amendment and moved its adoption:

Amend House File No. 377 by adding thereto the following section:

This act shall be in full force and effect after its passage and publication in the Iowa Falls Sentinel and the Des Moines Register, and such publication shall be without expense to the state.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Nichols moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Jackson	Rayburn
Anderson of Davis	Johnston of Humboldt	Reed
Anderson of Greene	Jones	Roberts
Anderson of Winnebago	Kepple	Rowley
Baldwin	Klaus	Santee
Becker	Klinker	Scott
Benn	Knickerbocker	Slaughter
Boies	Lake	Slosson
Dunkelberg	Larson	Stanley
Durbin	Lee	Stone
Edgington	Lewis	Stuart
Elwood	McFarlane	Tucker
Epps	Mackie	Turner
Finch	Mantz	Ulstad
Findlay	Miles	Walrath
Flenniken	Neff	Weaver
Garber	Nichols	Wichman
Gilmore	Nicholson	Wigdahl
Grason	Nordyke	Wilson of Cherokee
Gray	O'Donnell	Wilson of Louisa
Hall	Oertel	Wilson of Mahaska
Hansen	Peters	Wormley
Harrington	Price	
Helming	Randall	

Nays—None.

Absent or not voting—38.

Andre	Erickson	Johnston of Lucas
Bailey	Finley	Kern
Bruce	Gilbert	Kimberly
Coakley	Giltner	Krouse
Crozier	Griffin	Langfitt
Darraha	Horchem	Lenocker
Dean	Jessen	McFerren

Mead	Newton	Smith
Meredith	Rees	Starzinger
Miller	Richards	Wenstrand
Mooty	Rogers	Wilson of Mitchell
Mowery	Shaff	Mr. Speaker
Murray	Shortess	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Nichols of Hardin, Calendar No. 440, House File No. 498, a bill for an act to authorize the executive council to sell certain lands belonging to the state, with report of committee recommending passage, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Nichols moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Jackson	Peters
Anderson of Davis	Johnston of Humboldt	Price
Anderson of Greene	Johnston of Lucas	Randall
Anderson of Winnebago	Jones	Reed
Bailey	Kepple	Santee
Baldwin	Klaus	Scott
Benn	Klinker	Shortess
Boies	Knickerbocker	Slaught
Dunkelberg	Lake	Slosson
Durbin	Larson	Stanley
Elwood	Lee	Stone
Epps	Lewis	Stuart
Finch	McFarlane	Tucker
Findlay	Mackie	Turner
Finley	Mantz	Uistad
Flenniken *	Miles	Walrath
Garber	Mowery	Weaver
Gilmore	Neff	Wichman
Grason	Newton	Wigdahl
Gray	Nichols	Wilson of Cherokee
Hall	Nicholson	Wilson of Louisa
Hansen	Nordy	Wilson of Mahaska
Harrington	O'Donnell	Wormley
Helming	Oertel	

Nays—None.

Absent or not voting—37.

Andre	Coakley	Dean
Becker	Crozier	Edgington
Bruce	Darrah	Erickson

Gilbert	McFerren	Rogers
Giltner	Mead	Rowley
Griffin	Meredith	Shaff
Horchem	Miller	Smith
Jessen	Mooty	Starzinger
Kern	Murray	Wenstrand
Kimberly	Rayburn	Wilson of Mitchell
Krouse	Rees	Mr. Speaker
Langfitt	Richards	
Lenocker	Roberts	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Garber of Decatur, Calendar No. 511, House File No. 594, a bill for an act to legalize the passage, adoption and publication of the ordinances and resolutions of the town of Davis City, Decatur county, Iowa, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Garber moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Harrington	Peters
Anderson of Davis	Helming	Price
Anderson of Greene	Jackson	Randall
Anderson of Winnebago	Johnston of Humboldt	Rayburn
Bailey	Johnston of Lucas	Reed
Baldwin	Jones	Roberts
Becker	Kepple	Rowley
Benn	Klinker	Santee
Boies	Knickerbocker	Scott
Darrah	Lake	Shortess
Dunkelberg	Larson	Slaught
Durbin	Lee	Slosson
Edgington	Lewis	Stanley
Elwood	McFarlane	Stone
Epps	Mackie	Stuart
Erickson	Mantz	Tucker
Findlay	Miles	Turner
Finley	Miller	Ulstad
Flenniken	Mooty	Walrath
Garber	Mowery	Weaver
Gilmore	Neff	Wichman
Giltner	Newton	Wigdahl
Grason	Nichols	Wilson of Cherokee
Gray	Nicholson	Wilson of Louisa
Griffin	Nordyke	Wilson of Mahaska
Hall	O'Donnell	Wormley
Hansen	Oertel	

Nays—None.

Absent or not voting—28.

Andre	Kimberly	Richards
Bruce	Klaus	Rogers
Coakley	Krouse	Shaff
Crozier	Langfitt	Smith
Dean	Lenocker	Starzinger
Finch	McFerren	Wenstrand
Gilbert	Mead	Wilson of Mitchell
Horchem	Meredith	Mr. Speaker
Jessen	Murray	
Kern	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Slosson of Worth, Calendar No. 501, Senate File No. 495, a bill for an act legalizing the town ordinances, numbered one to sixteen (1 to 16) inclusive, of the town of Joice, Worth county, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Slosson moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Helming	Oertel
Anderson of Davis	Jackson	Peters
Anderson of Greene	Johnston of Humboldt	Price
Anderson of Winnebago	Johnston of Lucas	Randall
Bailey	Jones	Rayburn
Baldwin	Kepple	Reed
Becker	Klaus	Rees
Benn	Klinker	Rowley
Boies	Knickerbocker	Santee
Dunkelberg	Lake	Scott
Durbin	Larson	Shortess
Edgington	Lee	Slaught
Elwood	Lewis	Slosson
Epps	McFarlane	Stanley
Finch	Mackie	Stone
Findlay	Mantz	Stuart
Finley	Mead	Tucker
Flenniken	Miles	Turner
Garber	Miller	Ulstad
Gilmore	Mooty	Walrath
Giltner	Mowery	Weaver
Grason	Neff	Wichman
Gray	Newton	Wigdahl
Griffin	Nichols	Wilson of Cherokee
Hall	Nicholson	Wilson of Louisa
Hansen	Nordyke	Wilson of Mahaska
Harrington	O'Donnell	Wormley

Nays—None.

Absent or not voting—27.

Andre	Jessen	Richards
Bruce	Kern	Roberts
Coakley	Kimberly	Rogers
Crozier	Krouse	Shaff
Darrah	Langfitt	Smith
Dean	Lenocker	Starzinger
Erickson	McFerren	Wenstrand
Gilbert	Meredith	Wilson of Mitchell
Horchem	Murray	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Flenniken of Jones, Calendar No. 499, Senate File No. 552, a bill for an act to legalize certain warrants of the city of Monticello, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Flenniken moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—78.

Adkins	Harrington	O'Donnell
Anderson of Davis	Helming	Oertel
Anderson of Greene	Horchem	Peters
Anderson of Winnebago	Jackson	Price
Bailey	Johnston of Humboldt	Randall
Baldwin	Johnston of Lucas	Reed
Becker	Jones	Santee
Benn	Kepple	Scott
Boies	Kimberly	Shortess
Dunkelberg	Klaus	Slaught
Durbin	Klinker	Slosson
Edgington	Knickerbocker	Stanley
Elwood	Lake	Stone
Epps	Larson	Stuart
Finch	Lee	Tucker
Findlay	Lewis	Turner
Finley	McFarlane	Ulstad
Flenniken	Mackie	Walrath
Garber	Miles	Weaver
Gilmore	Miller	Wichman
Giltner	Mooty	Wigdahl
Grason	Mowery	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Newton	Wilson of Mahaska
Hall	Nichols	Wormley
Hansen	Nicholson	
	Nordyke	

Nays—None.

Absent or not voting—30.

Andre	Krouse	Richards
Bruce	Langfitt	Roberts
Coakley	Lenocker	Rogers
Crozier	McFerren	Rowley
Darrah	Mantz	Shaff
Dean	Mead	Smith
Erickson	Meredith	Starzinger
Gilbert	Murray	Wenstrand
Jessen	Rayburn	Wilson of Mitchell
Kern	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Klinker of Crawford, Calendar No. 451, House File No. 590, a bill for an act to legalize the action of the board of directors of the Independent School District of Kiron, Crawford county, Iowa, in the issuance of warrants, the levying of certain taxes, and to authorize the collection of certain taxes, and to authorize the expenditure of funds derived from said taxes, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Klinker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Grason	McFarlane
Anderson of Davis	Gray	Mackie
Anderson of Greene	Griffin	Mantz
Anderson of Winnebago	Hall	Miles
Bailey	Hansen	Mooty
Baldwin	Harrington	Mowery
Becker	Helming	Neff
Benn	Horchem	Newton
Boles	Jackson	Nichols
Dunkelberg	Johnston of Humboldt	Nicholson
Durbin	Johnston of Lucas	Nordyke
Edgington	Jones	O'Donnell
Elwood	Kepple	Oertel
Epps	Kimberly	Peters
Finch	Klaus	Price
Findlay	Klinker	Randall
Finley	Knickerbocker	Rayburn
Flenniken	Lake	Reed
Garber	Larson	Roberts
Gilmore	Lee	Rowley
Giltner	Lewis	Santee

Scott	Tucker	Wigdahl
Slaughter	Turner	Wilson of Cherokee
Slosson	Ulstad	Wilson of Louisa
Stanley	Walrath	Wilson of Mahaska
Stone	Weaver	Wormley
Stuart	Wichman	

Nays—None.

Absent or not voting—28.

Andre	Krouse	Rogers
Bruce	Langfitt	Shaff
Coakley	Lenocker	Shortess
Crozier	McFerren	Smith
Darrah	Mead	Starzinger
Dean	Meredith	Wenstrand
Erickson	Miller	Wilson of Mitchell
Gilbert	Murray	Mr. Speaker
Jessen	Rees	
Kern	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Weaver of Polk, Calendar No. 359, Senate File No. 308, a bill for an act to legalize acknowledgments of instruments in writing heretofore taken by notaries public, additional to section twenty-nine hundred and forty-two (2942) of the code, with report of committee recommending passage, was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—78.

Adkins	Garber	Knickerbocker
Anderson of Davis	Gilmore	Lake
Anderson of Greene	Giltner	Larson
Anderson of Winnebago	Grason	Lee
Bailey	Gray	Lewis
Baldwin	Griffin	McFarlane
Becker	Hall	Mackie
Benn	Hansen	Mantz
Boies	Harrington	Miles
Dunkelberg	Helming	Miller
Durbin	Jackson	Mooty
Edgington	Johnston of Humboldt	Neff
Elwood	Johnston of Lucas	Newton
Epps	Jones	Nichols
Finch	Kepple	Nicholson
Findlay	Kimberly	Nordyke
Finley	Klaus	O'Donnell
Flenniken	Klinker	Peters

Price	Slaughter	Walrath
Santee	Slosson	Weaver
Scott	Stanley	Wichman
Shortess	Stone	Wigdahl
Randall	Stuart	Wilson of Cherokee
Rayburn	Tucker	Wilson of Louisa
Reed	Turner	Wilson of Mahaska
Rowley	Ulstad	Wormley

Nays—None.

Absent or not voting—30.

Andre	Kern	Rees
Bruce	Krouse	Richards
Coakley	Langfitt	Roberts
Crozier	Lenocker	Rogers
Darrah	McFerren	Shaff
Dean	Mead	Smith
Erickson	Meredith	Starzinger
Gilbert	Mowery	Wenstrand
Horchem	Murray	Wilson of Mitchell
Jessen	Oertel	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Benn of Washington, Calendar No. 439, House File No. 372, a bill for an act to authorize townships to vote a tax to purchase land for a township park and to purchase or condemn land for the same, by adding to chapter 10 title IV of the code, with report of committee recommending passage, was taken up and considered.

Unanimous consent having been granted to suspend the rules. Mr. Benn moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—65.

Adkins	Finley	Jackson
Anderson of Greene	Flenniken	Jessen
Baldwin	Garber	Johnston of Humboldt
Becker	Gillmore	Jones
Benn	Giltner	Kepple
Boies	Grason	Kimberly
Dunkelberg	Gray	Klaus
Durbin	Griffin	Klinker
Edgington	Hall	Knickerbocker
Elwood	Hansen	Larson
Epps	Helming	Lee
Findley	Horchem	Lewis

McFarlane	O'Donnell	Tucker
Mackie	Oertel	Turner
Mantz	Peters	Ulstað
Miles	Price	Weaver
Mooty	Randall	Wichman
Mowery	Rayburn	Wigdahl
Newton	Santee	Wilson of Cherokee
Nichols	Shortess	Wilson of Louisa
Nicholson	Slaughter	Wilson of Mahaska
Nordyke	Stuart	

Nays—1.

Scott

Absent or not voting—42.

Anderson of Davis	Kern	Rogers
Anderson of Winne- bago	Krouse	Rowley
Andre	Lake	Shaff
Bailey	Langfitt	Slosson
Bruce	Lenocker	Smith
Coakley	McFerren	Stanley
Crozier	Mead	Starzinger
Darraha	Meredith	Stone
Dean	Miller	Walrath
Erickson	Murray	Wenstrand
Finch	Neff	Wilson of Mitchell
Gilbert	Reed	Wormley
Harrington	Rees	Mr. Speaker
Johnston of Lucas	Richards	
	Roberts	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

Johnston of Lucas, 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. 432, a bill for an act to amend the law as it appears in section twenty-nine hundred-b (2900-b), supplemental supplement to the code, 1915, permitting the carrying out of the recommendations embodied in the report of the state highway commission as to certain lakes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JAS. F. JOHNSTON, *Chairman*.

Report adopted.

Rayburn of Poweshiek, from the committee on banks and banking, submitted the following report:

MR. SPEAKER—Your committee on banks and banking, to whom was referred Senate File No. 31, a bill for an act to fix the penalty relating to bank holdups or bank “stick-ups”, beg leave to report they have had 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. D. RAYBURN, *Chairman.*

Report adopted.

Rowley of Van Buren, from the committee on schools and text-books, submitted the following report:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred Senate File No. 494, a bill for an act to make the office of state superintendent of public instruction elective, repealing sections 2627-a and 2627-b, supplement to the code, 1913, and providing for the filling of said office until next general 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.

JOHN W. ROWLEY, *Chairman.*

Report adopted.

Helming of Allamakee, from the committee on printing, submitted the following report:

MR. SPEAKER—Your committee on printing, to whom was referred House File No. 563, a bill for an act to amend section four hundred forty-one (441), supplement to the code, 1913, relating to official papers, beg leave to report they 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.

OTTO HELMING, *Chairman.*

Report adopted and House File No. 563 was indefinitely postponed.

Stanley of Adams, 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. 277, a bill for an act to amend the law as it appears in section twenty-four hundred twenty-seven (2427) of the code, relating to evidence of illegal selling and keeping of intoxicating liquors, beg leave to report they have had 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. E. STANLEY, *Chairman.*

Report adopted.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Santee of Black Hawk, Calendar No. 468, House File No. 463, a bill for an act to amend section four hundred ninety-one (491), supplemental supplement to the code, 1915, pertaining to the employment of deputy county treasurers, with report of committee recommending passage as amended, was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the ruler, Mr. Santee moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—62.

Adkins	Jackson	Peters
Anderson of Davis	Jessen	Price
Anderson of Greene	Johnston of Humboldt	Randall
Bailey	Kepple	Roberts
Baldwin	Klaus	Rowley
Becker	Knickerbocker	Santee
Benn	Lake	Shortess
Boies	Larson	Slaught
Dunkelberg	Lee	Stanley
Edgington	Lewis	Stone
Epps	McFarlane	Stuart
Findlay	Mackie	Tucker
Finley	Mantz	Turner
Garber	Miles	Ulstad
Gilmore	Mooty	Weaver
Grason	Mowery	Wichman
Gray	Newton	Wigdahl
Griffin	Nichols	Wilson of Louisa
Hall	Nicholson	Wilson of Mahaska
Hansen	O'Donnell	Wormley
Horchem	Oertel	

Nays—3.

Flenniken	Giltner	Scott
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Absent or not voting—43.

Anderson of Winnebago	Dean	Helming
Andre	Durbin	Johnston of Lucas
Bruce	Elwood	Jones
Coakley	Erickson	Kern
Crozier	Finch	Kimberly
Darraha	Gilbert	Klinker
	Harrington	Krouse

Langfitt	Nordyke	Smith
Lenocker	Rayburn	Starzinger
McFerren	Reed	Walrath
Mead	Rees	Wenstrand
Meredith	Richards	Wilson of Cherokee
Miller	Rogers	Wilson of Mitchell
Murray	Shaff	Mr. Speaker
Neff	Slosson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MR. FREDERICK PALMER ADDRESSES THE HOUSE.

Weaver of Polk moved that Mr. Frederick Palmer, war correspondent, be invited to address the House at this time.

Motion prevailed.

Mr. Palmer was escorted to the Speaker's desk and briefly addressed the House.

CONSIDERATION OF BILLS.

Unanimous consent having been given to consider at this time, on motion of Tucker of Clinton, Calendar No. 324, House File No. 533, a bill for an act to amend section eight hundred thirteen (813) of title V of chapter seven (7), supplemental supplement to the code of Iowa, of 1915, relative to street improvements, with report of committee recommending passage, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Tucker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—65.

Adkins	Gilmore	Lee
Anderson of Davis	Giltner	Lewis
Anderson of Greene	Grason	McFarlane
Anderson of Winnebago	Gray	Mackie
Baldwin	Griffin	Mantz
Becker	Hansen	Miles
Benn	Helming	Mooty
Boies	Horchem	Mowery
Durbin	Jackson	Neff
Edgington	Johnston of Humboldt	Newton
Elwood	Kepple	Nicholson
Epps	Klaus	O'Donnell
Finch	Klinker	Oertel
Findlay	Knickerbocker	Peters
Finley	Larson	Price
Garber		

Randall	Stuart	Wigdahl
Reed	Tucker	Wilson of Cherokee
Rowley	Turner	Wilson of Louisa
Scott	Ulstad	Wilson of Mahaska
Shortess	Walrath	Wormley
Slaughter	Weaver	
Stanley	Wichman	

Nays—None.

Absent or not voting—43.

Andre	Jones	Rayburn
Bailey	Kern	Rees
Bruce	Kimberly	Richards
Coakley	Krouse	Roberts
Crozier	Lake	Rogers
Darrah	Langfitt	Santee
Dean	Lenocker	Shaff
Dunkelberg	McFerren	Slosson
Erickson	Mead	Smith
Flenniken	Meredith	Starzinger
Gilbert	Miller	Stone
Hall	Murray	Wenstrand
Harrington	Nichols	Wilson of Mitchell
Jessen	Nordyke	Mr. Speaker
Johnston of Lucas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Wilson of Louisa, Calendar No. 400, House File No. 583, a bill for an act to amend chapter 2, title 10, of the code and the amendments thereto, relating to levees, drains, ditches and water courses, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Wilson moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Adkins	Edgington	Grason
Anderson of Greene	Elwood	Gray
Anderson of Winnebago	Epps	Griffin
Baldwin	Finch	Hall
Becker	Findlay	Hansen
Benn	Finley	Harrington
Boies	Flenniken	Helming
Dunkelberg	Garber	Horchem
Durbin	Gilmore	Jackson
	Giltner	Jessen

Johnston of Humboldt	Neff	Slosson
Johnston of Lucas	Newton	Stanley
Kepple	Nichols	Stone
Klaus	Nicholson	Stuart
Klinker	Nordyke	Tucker
Knickerbocker	O'Donnell	Turner
Larson	Oertel	Ulstad
Lee	Peters	Walrath
Lewis	Price	Weaver
McFarlane	Randall	Wichman
Mackie	Reed	Wigdahl
Mantz	Santee	Wilson of Cherokee
Miles	Scott	Wilson of Louisa
Mooty	Shortess	Wilson of Mahaska
Mowery	Slaught	Wormley

Nays—None.

Absent or not voting—34.

Anderson of Davis	Kimberly	Richards
Andre	Krouse	Roberts
Bailey	Lake	Rogers
Bruce	Langfitt	Rowley
Coakley	Lenocker	Shaff
Crozier	McFerren	Smith
Darrah	Mead	Starzinger
Dean	Meredith	Wenstrand
Erickson	Miller	Wilson of Mitchell
Gilbert	Murray	Mr. Speaker
Jones	Rayburn	
Kern	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Wormley of Plymouth, Calendar No. 315, House File No. 413, a bill for an act to repeal sections fifteen hundred fifty (1550), fifteen hundred fifty-one (1551) and paragraphs one (1) and three (3) of section fifteen hundred fifty-four (1554) of the supplement to the code, 1913, and to enact substitutes therefor, to repeal section fifteen hundred fifty-two (1552), of the code, and enact a substitute therefor, and to amend section fifteen hundred fifty-five (1555) of the code, relating to road poll tax, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

On request of Wormley of Plymouth, unanimous consent having been given, further action on House File No. 413 was deferred and same was allowed to retain its place on the calendar.

Unanimous consent having been granted to consider at this time, on motion of Mackie of Benton, Calendar No. 422, House File No. 535, a bill for an act to legalize certain proceedings of the incor-

porated town of Garrison, Iowa, whereby certain real estate was purchased by said town for municipal purposes, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Mackie moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Adkins	Hansen	O'Donnell
Anderson of Davis	Harrington	Oertel
Anderson of Greene	Helming	Peters
Anderson of Winne-	Horchem	Price
bago	Jackson	Randall
Baldwin	Jessen	Rayburn
Becker	Johnston of Humboldt	Reed
Benn	Johnston of Lucas	Roberts
Boies	Kepple	Santee
Dunkelberg	Klaus	Scott
Durbin	Klinker	Slaughter
Edgington	Knickerbocker	Slosson
Elwood	Larson	Stone
Epps	Lee	Stuart
Finch	Lewis	Tucker
Findlay	McFarlane	Turner
Finley	Mackie	Ulstad
Flenniken	Mantz	Walrath
Garber	Miles	Weaver
Gilmore	Miller	Wichman
Giltner	Mooty	Wigdahl
Grason	Mowery	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Newton	Wilson of Mahaska
Hall	Nicholson	Wormley

Nays—None.

Absent or not voting—34.

Andre	Krouse	Rogers
Bailey	Lake	Rowley
Bruce	Langfitt	Shaff
Coakley	Lenocker	Shortess
Crozier	McFerren	Smith
Darraha	Mead	Stanley
Dean	Meredith	Starzinger
Erickson	Murray	Wenstrand
Gilbert	Nichols	Wilson of Mitchell
Jones	Nordyke	Mr. Speaker
Kern	Rees	
Kimberly	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Klinker of Crawford, Calendar No. 388, Senate File No. 92, a bill for an act to repeal section forty seven hundred seventy-five three-a (4775-3-a) supplement to the code, 1913, and enact a substitute therefor relating to the carrying of concealed weapons, with report of committee recommending passage was taken up and considered.

Mr. Klinker moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Hansen	O'Donnell
Anderson of Davis	Horchem	Oertel
Anderson of Greene	Jackson	Peters
Anderson of Winne-	Jessen	Randall
bago	Johnston of Humboldt	Reed
Baldwin	Kepple	Rees
Becker	Klaus	Roberts
Benn	Klinker	Santee
Boies	Knickerbocker	Scott
Durbin	Lake	Shortess
Edgington	Larson	Slaught
Elwood	Lee	Slosson
Epps	Lewis	Stone
Finch	McFarlane	Stuart
Findlay	Mackie	Tucker
Finley	Mantz	Turner
Flenniken	Miles	Ulstad
Garber	Miller	Walrath
Gilmore	Mooty	Weaver
Giltner	Mowery	Wichman
Grason	Neff	Wigdahl
Gray	Newton	Wilson of Louisa
Griffin	Nicholson	Wilson of Mahaska
Hall	Nordyke	Wormley

Nays—None.

Absent or not voting—37.

Andre	Harrington	Mead
Bailey	Helming	Meredith
Bruce	Jones	Murray
Coakley	Johnston of Lucas	Nichols
Crozier	Kern	Price
Darraha	Kimberly	Rayburn
Dean	Krouse	Richards
Dunkelberg	Langfitt	Rogers
Erickson	Lenocker	Rowley
Gilbert	McFerren	Shaff

Smith	Wenstrand	Mr. Speaker
Stanley	Wilson of Cherokee	
Starzinger	Wilson of Mitchell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Durbin of Mills, Calendar No. 322, House File No. 393, a bill for an act to amend the law as it appears in section nine hundred and ninety-seven-a (997-a) and nine hundred ninety-seven-c (997-c), supplemental supplement to the code, 1915, relating to the control of parkings inside curb line and care of trees and shrubbery on streets in special charter cities, with report of committee recommending passage was taken up for consideration.

On request of Mr. Durbin, unanimous consent having been granted, Calendar No. 381, Senate File No. 326, was substituted for Calendar No. 322, House File No. 393.

On motion of Durbin of Mills, Calendar No. 381, Senate File No. 326, a bill for an act to amend the law as it appears in sections nine hundred ninety-seven-a (997-a) and nine hundred ninety-seven-c (997-c) of the supplemental supplement to the code, 1915, relating to the control of parkings in special charter cities, with report of committee recommending passage was taken up and considered.

Mr. Durbin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—69.

Adkins	Gilmore	Lewis
Anderson of Davis	Giltner	McFarlane
Anderson of Greene	Gray	Mantz
Baldwin	Griffin	Miles
Becker	Hall	Miller
Benn	Hansen	Mooty
Boies	Horchem	Mowery
Dunkelberg	Jackson	Neff
Durbin	Jessen	Newton
Edgington	Johnston of Humboldt	Nichols
Elwood	Kepple	Nordyke
Epps	Klaus	O'Donnell
Finch	Klinker	Oertel
Findlay	Knickerbocker	Peters
Finley	Lake	Price
Flenniken	Larson	Randall
Garber	Lee	Reed

Roberts	Stanley	Walrath
Santee	Stone	Weaver
Shaff	Stuart	Wichman
Shortess	Tucker	Wilson of Louisa
Slaught	Turner	Wilson of Mahaska
Slosson	Ulstad	Wormley

Nays—None.

Absent or not voting—39.

Anderson of Winnebago	Johnston of Lucas	Rayburn
Andre	Jones	Rees
Bailey	Kern	Richards
Bruce	Kimberly	Rogers
Coakley	Krouse	Rowley
Crozier	Langfitt	Scott
Darrah	Lenocker	Smith
Dean	McFerren	Starzinger
Erickson	Mackie	Wenstrand
Gilbert	Mead	Wigdahl
Grason	Meredith	Wilson of Cherokee
Harrington	Murray	Wilson of Mitchell
Helming	Nicholson	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Gray of Calhoun, Calendar No. 335, House File No. 424, a bill for an act to amend the law as it appears in section one thousand nine hundred eighty-nine-a-2 (1989-a-2), supplement to the code, 1913, in reference to the duties of the engineer as to filing field notes of surveys, plats and profiles; and to amend the law as it appears in section one thousand eight hundred eighty-nine-a-7 (1989-a-7), in reference to the duties of the engineer concerning the keeping and filing of construction field notes; all relating to the establishment of levees, ditches, drains and water courses, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules. Mr. Gray moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—67.

Adkins	Hall	Price
Anderson of Davis	Hansen	Randall
Anderson of Greene	Horchem	Reed
Anderson of Winne-	Jackson	Santee
bago	Jessen	Scott
Baldwin	Johnston of Humboldt	Shortess
Becker	Kepple	Slaught
Boies	Klaus	Slosson
Dunkelberg	Klinker	Stanley
Durbin	Knickerbocker	Stone
Edgington	Larson	Stuart
Elwood	Lee	Tucker
Epps	Lewis	Turner
Finch	McFarlane	Ulstad
Findlay	Mackie	Walrath
Finley	Mead	Weaver
Flenniken	Miles	Wichman
Garber	Mooty	Wigdahl
Gilmore	Mowery	Wilson of Cherokee
Giltner	Neff	Wilson of Louisa
Grason	O'Donnell	Wilson of Mahaska
Gray	Oertel	Wormley
Griffin	Peters	

Nays—None.

Absent or not voting—41.

Andre	Kern	Nordyke
Bailey	Kimberly	Rayburn
Benn	Krouse	Rees
Bruce	Lake	Richards
Coakley	Langfitt	Roberts
Crozier	Lenocker	Rogers
Darraha	McFerren	Rowley
Dean	Mantz	Shaff
Erickson	Meredith	Smith
Gilbert	Miller	Starzinger
Harrington	Murray	Wenstrand
Helming	Newton	Wilson of Mitchell
Johnston of Lucas	Nichols	Mr. Speaker
Jones	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

LEAVE OF ABSENCE.

On request of Klaus of Delaware leave of absence was granted Kern of Warren until Tuesday.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 2, a bill for an act creating a commission to revise and codify the laws of Iowa and defining its duties and providing for the publication and distribution of its report.

Also:

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. 354, a bill for an act to amend the law as it appears in section eleven hundred thirty-six of the code, relating to the forgery of election ballots, returns, and other papers, and other interference therewith.

Also:

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. 561, a bill for an act to require the display of the American flag during the sessions of all courts of record.

Also:

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. 428, a bill for an act to amend the law as it appears in section 1198, 1199, 1205, 1220, 1228 and 1232 of the code relating to contesting elections and making the provisions for contest applicable to the vote upon constitutional amendments and other public measures.

Also:

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. 554, a bill for an act to require a fishing license of non-residents.

Also:

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:

Substitute for Senate File No. 331, a bill for an act to authorize school corporations to provide education for deaf children and to provide state aid therefor.

Also:

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. 371, a bill for an act to amend the law as it appears in section two hundred fifty-four-a-twenty (245-a-20), supplement to the code, 1913, relating to financial aid for dependent and neglected children.

Also:

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. 417, a bill for an act to amend section seven hundred sixteen-b (716-b), supplement to the code, 1913, relative to levying taxes by cities and towns for the purpose of equipping fire departments.

Also:

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. 12, a bill for an act to repeal sections seventeen hundred fifty-eight-i (1758-i), seventeen hundred fifty-eight-j (1758-j), seventeen hundred fifty-eight-k (1758-k), seventeen hundred fifty-eight-l (1758-l), seventeen hundred fifty-eight-m (1758-m), seventeen hundred fifty-eight-n (1758-n), seventeen hundred fifty-eight-o (1758-o), seventeen hundred fifty-eight-p (1758-p), seventeen hundred fifty-eight-q (1758-q), seventeen hundred fifty-eight-r (1758-r), and seventeen hundred fifty-eight-s (1758-s), supplemental supplement to the code, 1915, relating to fire, lightning, wind storm and hail insurance.

Also:

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. 197, a bill for an act to encourage the dairy industry, the beef cattle growing industry and the corn and small grain growing industry in the state of Iowa, and to aid in providing instruction in practical and scientific methods and to aid in conducting an annual state corn and small grain exhibition and making an appropriation therefor.

Also:

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. 280, a bill for an act to declare the depositing or storing of inflammable junk within the fire limits of cities a public nuisance, and to provide for the abatement and punishment thereof.

Also:

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. 253, a bill for an act to amend section twenty-four hundred seventy-seven-m (2477-m), supplement to the code, 1913, relating to employers' liability and workmen's compensation.

SPECIAL ORDERS.

On request of Wichman of Hancock, unanimous consent having been granted, Calendar No. 371, House File No. 127, was made a special order for Monday, April 2d, at 3:00 p. m.

On request of Randall of Linn, unanimous consent having been granted, Senate File No. 303 was made a special order for Tuesday, April 3d, at 9:00 a. m.

On request of Klaus of Delaware, unanimous consent having been granted, Calendar No. 478, Senate File No. 403, was made a special order for Friday, April 6th, at 10:00 a. m.

HOUSE BILLS WITHDRAWN.

On request of Roberts of Ringgold, unanimous consent having been granted, House Joint Resolution No. 1 was withdrawn from the committee on constitutional amendments and from further consideration by the House.

On request of Durbin of Mills, unanimous consent having been granted, House File No. 393 was withdrawn from the calendar and from further consideration by the House.

MOTIONS TO RECONSIDER FILED.

MR. SPEAKER—We, the undersigned members of the House, hereby move that the vote by which Senate File No. 5 passed the House be reconsidered.

W. W. EPPS.
H. P. NICHOLSON, JR.
C. V. FINDLAY.
J. B. WEAVER.

I second the motion.

H. GUY ROBERTS.

We move to reconsider the vote by which Senate File No. 474 passed the House.

W. D. MILLER.
J. C. GRASON.

Motion seconded by

ARCH W. MCFARLANE.

We move to reconsider the vote by which Senate File No. 474 passed to its third reading.

W. D. MILLER.
J. C. GRASON.

Motion seconded by

ARCH W. MCFARLANE.

On motion of Epps of Wapello the House adjourned until 9:00 a. m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 2, 1917.

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

Prayer was offered by the Rev. P. S. Ervin, Pastor of the A. M. E. church, Des Moines, Iowa.

Journal of March 31st corrected and approved.

INTRODUCTION OF BILLS.

By committee on judiciary, House File No. 599, a bill for an act to amend section three hundred thirteen (313), supplement to the code, 1913, relating to admissions to practice law in this state.

Read first and second time and passed on file.

HOUSE CONCURRENT RESOLUTION.

Klaus of Delaware offered the following resolution:

Be It Resolved by the House, the Senate concurring: That authority is hereby given the state document department for packing and shipping of the documents, books and papers of the members of the House and the Senate, and of the lieutenant governor and officials of the general assembly, to their respective homes, transportation charges to be paid for as other express and cartage; and for the purpose of carrying out the provisions of this resolution the document editor is authorized to retain in the service of the state not more than three of the persons now employed by the general assembly under Senate Joint Resolution No. 2 for a period of not to exceed ten days after the adjournment of the general assembly. The state document editor is also given the exclusive custody of the bills on file in the bill rooms and the unused journals and shall hold the same subject to requests from members of the general assembly.

Laid over under rule 34.

SENATE MESSAGES CONSIDERED.

Senate File No. 554, a bill for an act to require a fishing license of non-residents.

Read first and second time and referred to committee on fish and game.

Substitute for Senate File No. 331, a bill for an act to authorize school corporations to provide education for deaf children and to provide state aid therefor.

Read first and second time and referred to committee on appropriations.

Senate File No. 428, a bill for an act to amend the law as it appears in sections eleven hundred ninety-eight (1198), eleven hundred ninety-nine (1199), twelve hundred five (1205), twelve hundred twenty (1220), twelve hundred twenty-eight (1228) and twelve hundred thirty-two (1232) of the code, relating to contesting elections and making the provisions for contest applicable to the vote upon constitutional amendments and other public measures.

Read first and second time and referred to committee on elections.

Senate File No. 354, a bill for an act to amend the law as it appears in section eleven hundred thirty-six of the code, relating to the forgery of election ballots, returns, and other papers, and other interference therewith.

Read first and second time and referred to committee on elections.

Senate File No. 561, a bill for an act to require the display of the American flag during the sessions of all courts of record.

Read first and second time and referred to committee on military.

Senate File No. 253, a bill for an act to amend section twenty-four hundred seventy-seven-m (2477-m), supplement to the code, 1913, relating to employers' liability and workmen's compensation.

Read first and second time and referred to committee on insurance.

Senate File No. 197, a bill for an act to encourage the dairy industry, the beef cattle growing industry and the corn and small grain growing industry in the state of Iowa, and to aid in providing instruction in practical and scientific methods and to aid in conducting an annual state corn and small grain exhibition and making an appropriation therefor.

Read first and second time and referred to committee on agriculture.

Senate File No. 2, a bill for an act creating a commission to revise and codify the laws of Iowa and defining its duties and providing for the publication and distribution of its report.

Read first and second time and referred to committee on judiciary.

CONSIDERATION OF BILLS.

On request of McFarlane of Black Hawk, unanimous consent having been granted, action was deferred on Calendar No. 287, Senate File No. 34, and same was allowed to retain its place on the calendar.

On request of Harrington of Kossuth, unanimous consent having been granted, action was deferred on Calendar No. 288, House File No. 373, and same was allowed to retain its place on the calendar.

On motion of McFerren of Hamilton, Calendar No. 308, House File No. 35, a bill for an act to recognize trade unions and labor organizations, prohibiting the granting of injunctions or restraining orders in cases growing out of disputes in labor cases, prescribing under what conditions injunctions may issue, declaring that the labor of a human being is not a commodity or article of commerce, and prohibiting the prosecution in the courts of persons entering into agreements or combinations between themselves for the purpose of lessening the number of hours of labor, or increasing wages or bettering the condition of working men and women, with report of committee recommending passage was taken up and considered.

The amendment filed by McFerren of Hamilton and found on page 1072 of the journal of March 19th was taken up and considered.

Wichman of Hancock offered the following amendment to the amendment:

Amend the amendment to House File No. 35 by striking from section three the words:

“or from ceasing to patronize any party to such disputes; or from recommending, advising, or persuading others by peaceful and lawful means so to do;”

Rayburn of Poweshiek moved that further action on this bill be deferred and that all pending amendments and the main bill be referred to the committee on constitutional amendments.

McFerren of Hamilton moved as a substitute motion that further action be deferred and that the bill retain its place on the calendar. Substitute motion prevailed.

LEAVE OF ABSENCE.

On request of Gray of Calhoun leave of absence was granted Rees of Fremont until Tuesday.

On request of Klaus of Delaware leave of absence was granted Kern of Warren until Tuesday.

On request of Durbin of Mills leave of absence was granted Erickson of Lyon until Tuesday.

HOUSE BILLS WITHDRAWN.

On request of Wilson of Louisa, unanimous consent having been granted, Calendar No. 341, on calendar of March 31st, House File No. 383, was withdrawn from the calendar and from further consideration by the House.

On request of Rayburn of Poweshiek, unanimous consent having been granted, House File No. 141 was withdrawn from the committee on compensation of public officers and from further consideration by the House.

SENATE CONCURRENT RESOLUTION CALLED UP.

McFerren of Hamilton called up Senate concurrent resolution relative to military training, asked and obtained unanimous consent for its immediate consideration, and moved that the House concur:

Be It Resolved by the Senate, the House concurring:

Whereas, this nation must at last face the stark and naked truth that today we are virtually at war with a foreign power, and

Whereas, the one great principle that is to be determined in the stupendous conflict that is now devastating the civilized world is whether or not government of the people, by the people and for the people shall not perish from the earth, and

Whereas, the blood of our breed, all the way from Bunker Hill to Appomatox court house and Manila bay, has been gladly, willingly and joyously spent in the preservation and defense of the God-given principle that the people and not the kings or classes shall rule, therefore,

Be It Resolved by the Senate, the House concurring: That at this moment in the world's history, when the inevitable conflict between democracy and despotism has arrived at its supreme test, and with as full a realization of the import and solemnity of our action as that which inspired our forefathers who enunciated the declaration of independence that has made this world a livable place for the common people, we, the senators and representatives in the thirty-seventh, general assembly of

Iowa, conscientiously believing that we hereby express the will and sentiment of our state, call upon the Congress of the United States at once and before it is too late, to enact into law a bill that provides for such general military training in this nation to the end that the blood of our forefathers shall not have been shed in vain, and that constitutional government bought by that blood may yet survive.

Be It Further Resolved. That engrossed copies of this resolution be, and they are hereby ordered transmitted to the president of the United States, to the Honorable Albert B. Cummins and the Honorable William S. Kenyon, senators of the state of Iowa, and to each of the members of Congress from the state of Iowa.

Motion prevailed and the House concurred.

CONSIDERATION OF BILLS.

On motion of Slaughter of Wapello, Calendar No. 310, House File No. 579, a bill for an act to repeal section seven hundred thirty-seven-a (737-a), supplement to the code, 1913, and to enact a substitute therefor, empowering the state board of health to draft a code regulating the business of plumbing, requiring all cities and incorporated towns, having sanitary sewerage systems or other systems of domestic sewage disposal, including cities acting under the commission form of government, and special charter cities, to regulate the business of plumbing; to make rules and regulations for the installation of same; to create a board of examiners of plumbers; in cities and incorporated towns having a sanitary sewerage system or other system of domestic sewage disposal, to issue certificates, or licenses, to persons, firms or corporations desiring to engage in the business of plumbing who are properly qualified; to provide for the removal of plumbing installed in violation of the manner prescribed, and providing for punishment for a violation of the terms of this act, was taken up and considered.

Lenoeker of Madison moved the previous question, seconded by Wilson of Mitchell.

Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Slaughter moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Speaker pro tem McFarlane in the chair.

On the question, "Shall the bill pass?"

Ayes—24.

Epps	Jones	Neff
Findlay	Klinker	O'Donnell
Grason	Knickerbocker	Randall
Griffin	Lake	Rayburn
Hansen	McFarlane	Rowley
Helming	Mead	Shortess
Horchem	Miles	Slaught
Jackson	Miller	Tucker

Nays—57.

Adkins	Giltner	Nicholson
Anderson of Davis	Gray	Oertel
Anderson of Greene	Hall	Peters
Anderson of Winne-	Harrington	Reed
bago	Jessen	Rogers
Baldwin	Johnston of Humboldt	Scott
Becker	Johnston of Lucas	Slosson
Boies	Kepple	Smith
Bruce	Klaus	Stanley
Coakley	Krouse	Stone
Dean	Langfitt	Stuart
Dunkelberg	Lee	Turner
Durbin	Lenocker	Wichman
Edgington	Lewis	Wigdahl
Elwood	McFerren	Wilson of Cherokee
Finch	Mantz	Wilson of Louisa
Finley	Meredith	Wilson of Mahaska
Flenniken	Mowery	Wilson of Mitchell
Garber	Murray	
Gilmore	Newton	

Absent or not voting—27.

Andre	Larson	Santee
Bailey	Mackie	Shaff
Benn	Mooty	Starzinger
Crozier	Nichols	Ulstad
Darraha	Nordyke	Walrath
Erickson	Price	Weaver
Gilbert	Rees	Wenstrand
Kern	Richards	Wormley
Kimberly	Roberts	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Hall of Taylor, Calendar No. 314, Senate File No. 362, a bill for an act to authorize the governor and the secretary of state to execute to the city of Des Moines, Iowa, proper deeds of conveyance conveying to such city certain grounds to be used for street purposes, with report of committee recommending passage was taken up and considered.

Mr. Hall moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—83.

Adkins	Harrington	Nichols
Anderson of Davis	Helming	O'Donnell
Anderson of Greene	Jackson	Oertel
Anderson of Winnebago	Jessen	Peters
Baldwin	Johnston of Humboldt	Price
Becker	Jones	Randall
Benn	Kepple	Rayburn
Boies	Kimberly	Reed
Bruce	Klaus	Roberts
Coakley	Klinker	Rogers
Darrah	Knickerbocker	Rowley
Dean	Krouse	Scott
Dunkelberg	Lake	Shortess
Durbin	Langfitt	Slaught
Edgington	Larson	Slosson
Elwood	Lee	Smith
Epps	Lewis	Stanley
Finch	McFarlane	Stuart
Findlay	McFerren	Tucker
Finley	Mackie	Turner
Flenniken	Mantz	Ulstad
Garber	Meredith	Wigdahl
Gilmore	Miles	Wilson of Cherokee
Giltner	Miller	Wilson of Louisa
Grason	Mowery	Wilson of Mahaska
Gray	Murray	Wilson of Mitchell
Griffin	Newton	Wormley
Hall	Neff	

Nays—None.

Absent or not voting—25.

Andre	Lenocker	Shaff
Bailey	Mead	Starzinger
Crozier	Mooty	Stone
Erickson	Nicholson	Walrath
Gilbert	Nordyke	Weaver
Hansen	Rees	Wenstrand
Horchem	Richards	Wichman
Johnston of Lucas	Santee	Mr. Speaker
Kern		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Larson of Montgomery, unanimous consent having been granted, action was deferred on Calendar No. 315, House File No. 413, and same was allowed to retain its place on the calendar.

On motion of Lake of Woodbury, Calendar No. 321, House File No. 524, a bill for an act to repeal section seven hundred and seven (707) of the code of 1897, relating to the regulation of dogs within the limits of any town or city, and enacting a substitute there-

for, with report of committee recommending passage as amended was taken up for consideration.

Mr. Lake asked and obtained unanimous consent to consider at this time, Calendar No. 513, House File No. 522, in place of Calendar No. 321, House File No. 524, and to have House File No. 524 placed at the foot of the calendar.

On motion of Lake of Woodbury, Calendar No. 513, House File No. 522, a bill for an act to amend section one thousand and seventy-six (1076) of the supplemental supplement to the code, 1915, relating to the registration of voters, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Lake moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—21.

Dunkelberg	Knickerbocker	Oertel
Griffin	Lake	Rayburn
Horchem	Larson	Rowley
Jessen	Mackie	Shortess
Kepple	Miller	Slaught
Kimberly	Mowery	Tucker
Klinker	Newton	Wichman

Nays—53.

Adkins	Gilmore	Miles
Anderson of Davis	Giltner	Nicholson
Anderson of Greene	Gray	O'Donnell
Anderson of Winnebago	Hall	Peters
Boies	Hansen	Price
Bruce	Harrington	Randall
Coakley	Helming	Richards
Darrah	Jackson	Rogers
Durbin	Johnston of Humboldt	Scott
Edgington	Krouse	Smith
Elwood	Langfitt	Stone
Epps	Lee	Turner
Finch	Lenoeker	Ulstad
Findlay	Lewis	Walrath
Finley	McFarlane	Wigdahl
Flenniken	McFerrer	Wilson of Cherokee
Garber	Mead	Wilson of Louisa
	Meredith	Wilson of Mahaska

Absent or not voting—34.

Andre	Kern	Santee
Bailey	Klaus	Shaff
Baldwin	Mantz	Slosson
Becker	Mooty	Stanley
Benn	Murray	Starzinger
Crozier	Neff	Stuart
Dean	Nichols	Weaver
Erickson	Nordyke	Wenstrand
Gilbert	Reed	Wilson of Mitchell
Grason	Rees	Wormley
Johnston of Lucas	Roberts	Mr. Speaker
Jones		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Tucker of Clinton, Calendar No. 323, House File No. 531, a bill for an act to amend section seven hundred seventy-seven (777) of title V of chapter 6, supplement to the code of 1913, relative to sidewalk construction, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Tucker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Horchem	Newton
Anderson of Greene	Jackson	Nicholson
Anderson of Winnebago	Jessen	Nordyke
Baldwin	Johnston of Humboldt	O'Donnell
Becker	Jones	Oertel
Benn	Kepple	Price
Boies	Kimberly	Rayburn
Bruce	Klaus	Rogers
Darraha	Klinker	Rowley
Durbin	Knickerbocker	Shortess
Edgington	Krouse	Slaught
Elwood	Lake	Slosson
Epps	Langfitt	Smith
Finch	Larson	Stone
Findlay	Lenocker	Stuart
Flenniken	Lewis	Tucker
Garber	McFarlane	Turner
Gilmore	Mackie	Ulstad
Giltner	Mantz	Walrath
Gray	Meredith	Wichman
Griffin	Miles	Wilson of Cherokee
Hansen	Miller	Wilson of Louisa
Harrington	Mowery	Wilson of Mahaska
Helming	Neff	

Nays—1.

Scott

Absent or not voting—36.

Anderson of Davis	Johnston of Lucas	Richards
Andre	Kern	Roberts
Bailey	Lee	Santee
Coakley	McFerren	Shaff
Crozier	Mead	Stanley
Dean	Mooty	Starzinger
Dunkelberg	Murray	Weaver
Erickson	Nichols	Wenstrand
Finley	Peters	Wigdahl
Gilbert	Randall	Wilson of Mitchell
Grason	Reed	Wormley
Hall	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Tucker of Clinton, Calendar No. 325, House File No. 532, a bill for an act to amend section seven hundred seventy-eight (778) of chapter 6, of the code of Iowa, relative to construction of sidewalks in front of certain property, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Tucker moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Flenniken	Lee
Anderson of Davis	Garber	Lewis
Anderson of Greene	Gilmore	McFarlane
Anderson of Winne-	Giltner	Mackie
bago	Gray	Mantz
Baldwin	Griffin	Miles
Becker	Hall	Miller
Benn	Hansen	Newton
Boies	Harrington	Nicholson
Bruce	Helming	Nordyke
Coakley	Horchem	O'Donnell
Darraha	Jackson	Oertel
Dunkelberg	Jessen	Peters
Durbin	Johnston of Humboldt	Price
Edgington	Kimberly	Randall
Elwood	Klinker	Rayburn
Epps	Knickerbocker	Roberts
Finch	Krouse	Rogers
Findlay	Lake	Rowley

Shortess	Tucker	Wichman
Slosson	Turner	Wigdahl
Smith	Ulstad	Wilson of Cherokee
Stone	Walrath	Wilson of Mahaska
Stuart	Weaver	

Nays—1.

Scott

Absent or not voting—37.

Andre	Langfitt	Rees
Bailey	Larson	Richards
Crozier	Lenocker	Santee
Dean	McFerren	Shaff
Erickson	Mead	Slaught
Finley	Meredith	Stanley
Gilbert	Mooty	Starzinger
Grason	Mowery	Wenstrand
Johnston of Lucas	Murray	Wilson of Louisa
Jones	Neff	Wilson of Mitchell
Kepple	Nichols	Wormley
Kern	Reed	Mr. Speaker
Klaus		

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.

Secretary Watters presented the following messages from the Senate:

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. 302, a bill for an act providing that all common carriers operating trains within the state of Iowa and conveying live stock shall provide a car equipped with sleeping berths or bunks for the persons in charge of such live stock, and providing a penalty for failure to comply therewith.

Also:

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. 25, a bill for an act to amend section nine hundred thirty-two-a (932-a), supplement to the code, 1913, and to enact a substitute therefor, relating to firemen's pension fund and levy of tax therefor.

Also:

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. 267, a bill for an act to amend the law as it appears in section seven hundred sixty-nine (769) of the code, relating to powers of cities and towns to require railway companies to provide suitable gates and other signals at street crossings.

Also:

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. 361, a bill for an act to amend section two thousand seven hundred sixty-eight (2768) of the supplement to the code, 1913, relating to the duties of school treasurers in the deposit of funds, and the interest thereon.

Also:

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. 232, a bill for an act to repeal section two thousand and seventeen (2017), supplemental supplement to the code, 1915, and section two thousand and seventeen (2017), supplement to the code, 1913, and enact a substitute therefor, with reference to raising or lowering highways.

Also:

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. 60, a bill for an act to amend section nine hundred thirty-two-n (932-n) supplement to the code, 1913, relating to pensions for disabled and retired policemen.

Also:

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. 427, a bill for an act to legalize an ordinance of the incorporated town of Dana, Iowa, granting a franchise to Iowa Railway & Light Co., to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 202, a bill for an act to repeal sections sixteen hundred fourteen-c (1614-c), sixteen hundred fourteen-d (1614-d), sixteen hundred fourteen-e (1614-e), sixteen hundred fourteen-f (1614-f), sixteen hundred fourteen-g (1614-g), sixteen hundred fourteen-h

(1614-h), sixteen hundred fourteen-i (1614-i), sixteen hundred fourteen-j (1614-j), sixteen hundred fourteen-k (1614-k), supplement to the code, 1913, relating to annual reports by corporations and to enact a substitute therefor, and making provision for forfeiture and cancellation of charter, and right to do business in this state.

Also:

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. 569, a bill for an act to legalize the action and acts of the board of directors and voters of the consolidated independent school district of Orange township, Black Hawk county, Iowa, preliminary to and in connection with the voting of bonds at an election held in said school district on January 9th, 1917, and legalizing the bonds to be issued by said school district pursuant thereto.

Also:

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. 570, a bill for an act legalizing the establishment of the consolidated independent school district of Joice, Worth county, Iowa.

Also:

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. 196, a bill for an act to amend section twenty-four hundred seventy-seven-m-24 (2477-m-24) of the supplement to the code, 1913, providing for the taking of depositions of witnesses to be used as evidence in hearings before boards of arbitration in workmen's compensation proceedings.

CONSIDERATION OF BILLS.

On motion of Griffin of Woodbury, Calendar No. 326, House File No. 279, a bill for an act to amend section twenty-seven hundred forty-nine (2749) of the code relative to the submission to voters of independent school districts of propositions proposed at the request of voters of such independent districts, and to provide for the number required to join in such request to the board for the submission of propositions in independent school districts containing a population of more than sixty thousand (60,000) people, with report of committee recommending passage was taken up and considered.

Lee of Sac offered the following amendment and moved its adoption:

Amend House File No. 279 by striking from line 9 thereof the word "twenty".

Amendment lost.

Unanimous consent having been granted to suspend the rules, Mr. Griffin moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—58.

Adkins	Horchem	O'Donnell
Anderson of Davis	Jackson	Oertel
Anderson of Greene	Jessen	Peters
Baldwin	Johnston of Humboldt	Randall
Becker	Johnston of Lucas	Reed
Benn	Jones	Roberts
Boies	Kimberly	Rogers
Coakley	Klaus	Rowley
Dunkelberg	Klinker	Scott
Edgington	Krouse	Shortess
Elwood	Lake	Smith
Finch	Lenocker	Tucker
Finley	McFerren	Turner
Giltner	Meredith	Ulstad
Grason	Miles	Walrath
Gray	Miller	Weaver
Griffin	Mowery	Wichman
Hall	Newton	Wilson of Cherokee
Hansen	Nordyke	Wilson of Mitchell
Harrington		

Nays—22.

Anderson of Winnebago	Langfitt	Price
Bruce	Lee	Slaught
Epps	Lewis	Stone
Findlay	McFarlane	Stuart
Flenniken	Mackie	Wigdahl
Garber	Mantz	Wilson of Louisa
Knickerbocker	Murray	Wilson of Mahaska
	Nicholson	

Absent or not voting—28.

Andre	Gilbert	Mooty
Bailey	Gilmore	Neff
Crozier	Helming	Nichols
Darraha	Kepple	Rayburn
Dean	Kern	Rees
Durbin	Larson	Richards
Erickson	Mead	Santee

Shaff
Slosson
Stanley

Starzinger
Wenstrand
Wormley

Mr. Speaker

Verification of roll call.

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of McFerren of Hamilton, Calendar No. 327, House File No. 276, a bill for an act to authorize the executive council to sell certain lands belonging to the state, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

The substitute amendment filed by McFerren of Hamilton and found on page 1453 of the journal of March 30th was taken up and considered.

Moved by Ulstad of Wright that further action on House File No. 276 be deferred and that same be allowed to retain its place on the calendar.

Lake of Woodbury and Wilson of Mitchell demanded a roll call on the motion by Ulstad of Wright.

On the question, "Shall further action on House File No. 276 be deferred?"

Ayes—23.

Bailey
Boies
Epps
Finch
Giltner
Hall
Hansen
Helming

Johnston of Humboldt
Johnston of Lucas
Lenocker
Lewis
McFerren
Miles
Mowery
Newton

Rogers
Scott
Stanley
Tucker
Ulstad
Walrath
Wilson of Mitchell

Nays—63.

Adkins
Anderson of Greene
Anderson of Winne-
bago
Baldwin
Becker
Benn
Bruce
Coakley
Darrah
Dean
Dunkelberg
Edgington

Elwood
Findlay
Finley
Flenniken
Garber
Gilmore
Grason
Gray
Harrington
Horchem
Jackson
Jessen
Jones

Kepple
Klaus
Klinker
Knickerbocker
Krouse
Lake
Langfitt
Larson
Lee
McFarlane
Mackie
Mantz
Meredith

Miller	Rowley	Turner
Neff	Santee	Weaver
Nicholson	Shortess	Wichman
Nordyke	Slaught	Wigdahl
O'Donnell	Slosson	Wilson of Cherokee
Oertel	Smith	Wilson of Louisa
Peters	Starzinger	Wilson of Mahaska
Price	Stone	
Rayburn	Stuart	

Absent or not voting—22.

Anderson of Davis	Kimberly	Rees
Andre	Mead	Richards
Crozier	Mooty	Roberts
Durbin	Murray	Shaff
Erickson	Nichols	Wenstrand
Gilbert	Randall	Wormley
Griffin	Reed	Mr. Speaker
Kern		

Motion to defer action lost.

On the question of the adoption of the substitute amendment filed by McFerren of Hamilton, Weaver of Polk and Anderson of Greene demanded a roll call.

On the question, "Shall the substitute amendment be adopted?"

Ayes—39.

Anderson of Davis	Helming	Nordyke
Anderson of Winnebago	Johnston of Humboldt	Oertel
Bailey	Johnston of Lucas	Reed
Benn	Klinker	Rogers
Boies	Krouse	Rowley
Coakley	Lenocker	Scott
Edgington	Lewis	Stanley
Epps	McFerren	Stone
Finch	Mead	Tucker
Flenniken	Meredith	Ulstad
Garber	Miles	Walrath
Giltner	Mowery	Wilson of Mahaska
Hall	Newton	Wilson of Mitchell

Nays—50.

Adkins	Gilmore	Lake
Anderson of Greene	Grason	Langfitt
Baldwin	Gray	Larson
Becker	Hansen	Lee
Bruce	Harrington	McFarlane
Darrah	Horchem	Mackie
Dean	Jackson	Mantz
Dunkelberg	Jessen	Miller
Durbin	Jones	Neff
Elwood	Kepple	Nicholson
Findlay	Klaus	O'Donnell
Finley	Knickerbocker	Peters

Price	Slosson	Wichman
Randall	Smith	Wigdahl
Rayburn	Starzinger	Wilson of Cherokee
Santee	Stuart	Wilson of Louisa
Slaughter	Weaver	

Absent or not voting—19.

Andre	Mooty	Shaff
Crozier	Murray	Shortess
Erickson	Nichols	Turner
Gilbert	Rees	Wenstrand
Griffin	Richards	Wormley
Kern	Roberts	Mr. Speaker
Kimberly		

Substitute amendment lost.

On request of McFerren of Hamilton, unanimous consent having been granted, House File No. 276 was withdrawn from further consideration by the House.

On motion of Hansen of Scott, Calendar No. 328, House File No. 405, a bill for an act to repeal section two thousand seven hundred fifty-five (2755), supplement to the code, 1913, and enacting a substitute in lieu thereof, relating to school elections, with report of committee recommending passage was taken up and considered.

Giltner of Monroe offered the following amendment and moved its adoption:

Amend House File No. 405 by striking therefrom the word "five" preceding the word "thousand" in line one (1) of said bill, and inserting in lieu thereof the word "six".

Amendment adopted.

Hansen of Scott offered the following amendment and moved its adoption:

Amend House File No. 405 by the insertion, after the words and figures "Section 1" of the following words:

"That section two thousand seven hundred and fifty-five (2755), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:"

And that all following the colon in the foregoing insertion be included in parenthesis.

Also by striking out all of section 2.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Hansen moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Helming	Oertel
Anderson of Davis	Horchem	Peters
Anderson of Greene	Jackson	Randall
Anderson of Winne-	Jessen	Rayburn
bago	Jones	Reed
Bailey	Kepple	Rogers
Baldwin	Kimberly	Rowley
Benn	Klaus	Santee
Boies	Klinker	Scott
Bruce	Knickerbocker	Shortess
Coakley	Krouse	Slaught
Dunkelberg	Langfitt	Slosson
Durbin	Larson	Smith
Edgington	Lee	Starzinger
Elwood	Lenocker	Stone
Finch	Lewis	Stuart
Findlay	McFarlane	Tucker
Finley	Mackie	Turner
Flenniken	Meredith	Ulstad
Garber	Miles	Walrath
Gilmore	Miller	Weaver
Giltner	Mowery	Wichman
Grason	Neff	Wigdahl
Gray	Newton	Wilson of Cherokee
Griffin	Nicholson	Wilson of Louisa
Hall	Nordyke	Wilson of Mahaska
Hansen	O'Donnell	Wilson of Mitchell
Harrington		

Nays—None.

Absent or not voting—27.

Andre	Johnston of Lucas	Price
Becker	Kern	Rees
Crozier	Lake	Richards
Darrah	McFerren	Roberts
Dean	Mantz	Shaff
Epps	Mead	Stanley
Erickson	Mooty	Wenstrand
Gilbert	Murray	Wormley
Johnston of Humboldt	Nichols	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the governor announcing that he had, on March 31st, approved and signed the following bills:

House Files Nos. 456, 468, 470, 415, 400, 398, 395, 389, 394, 301, 291, 225, 133, 425, 478, 477, 476, 475, 474, 473, 472, 471, 469 and 147.

SPECIAL ORDERS.

On request of Harrington of Kossuth, unanimous consent having been granted, Calendar No. 413, House File No. 208, was made a special order for Friday, April 6th, at 2:00 p. m.

On request of Nicholson of Winneshiek, unanimous consent having been granted, Calendar No. 488, House File No. 132, was made a special order for Friday, April 6th, at 1:30 p. m.

On request of Stuart of Emmet, unanimous consent having been granted, Calendar No. 519, House File No. 432, was made a special order for Friday, April 6th, at 11:00 a. m.

AMENDMENTS FILED.

Elwood of Howard asked and obtained unanimous consent to have the following amendment to House File No. 35 printed in the journal:

MR. SPEAKER—I move to amend the amendment to House File No. 35 by adding thereto the following:

Section 4. Provided, that the provisions of this act shall not apply in any case or controversy where either party thereto shall tender the subject matter thereof to a board of arbitration to be appointed in the same manner as boards of arbitration provided for in chapter eight (8-B), title twelve (XII), supplement to the code, 1913, together with the written agreement of such party to be bound by the result of such arbitration; all matters in dispute shall then be submitted to such board of arbitration and the decision of such board shall be binding upon all parties to such controversy. Any party to such controversy may appeal from the decision of the board of arbitration to the district court in the county in which such dispute arose, and the provisions of the code pertaining to the manner of perfecting appeals from justices of the peace shall apply to appeals from such boards of arbitration so far as applicable; such appeals shall be tried in the district court as equitable actions and shall be triable at the appearance term.

On motion of Langfitt of Adair the House adjourned until 1:15 p. m.

AFTERNOON SESSION.

The House reconvened, Speaker pro tem McFarlane in the chair.

SENATE MESSAGES CONSIDERED.

Senate File No. 196, a bill for an act to amend section twenty-four hundred seventy-seven-m-24 (2477-m-24), of the supplement to the code, 1913, providing for the taking of depositions of wit-

nesses to be used as evidence in hearings before boards of arbitration in workmen's compensation proceedings.

Read first and second time and referred to committee on insurance.

Senate File No. 570, a bill for an act legalizing the establishment of the consolidated independent school district of Joice, Worth county, Iowa.

Read first and second time and referred to committee on judiciary.

Senate File No. 569, a bill for an act to legalize the action and acts of the board of directors and voters of the consolidated independent school district of Orange township, Black Hawk county, Iowa, preliminary to and in connection with the voting of bonds at an election held in said school district on January 9th, 1917, and legalizing the bonds to be issued by said school district pursuant thereto.

Read first and second time and referred to committee on judiciary.

Senate File No. 202, a bill for an act to repeal sections sixteen hundred fourteen-c (1614-c), sixteen hundred fourteen-d (1614-d), sixteen hundred fourteen-e (1614-e), sixteen hundred fourteen-f (1614-f), sixteen hundred fourteen-g (1614-g), sixteen hundred fourteen-h (1614-h), sixteen hundred fourteen-i (1614-i), sixteen hundred fourteen-j (1614-j), sixteen hundred fourteen-k (1614-k) supplement to the code, 1913, relating to annual reports by corporations and to enact a substitute therefor, and making provision for forfeiture and cancellation of charter, and right to do business in this state:

Read first and second time and referred to committee on judiciary.

CONSIDERATION OF BILLS.

On request of Griffin of Woodbury, unanimous consent having been granted, action was deferred on Calendar No. 329, House File No. 164, and same was allowed to retain its place on the calendar.

On motion of Anderson of Davis, Calendar No. 330, House File No. 390, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-m32 (1571-m-32), supplemental supplement to the code, 1915, relating to apportionment of funds re-

ceived from the licensing of motor vehicles, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Anderson moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—65.

Anderson of Davis	Hall	Price
Anderson of Greene	Harrington	Reed
Anderson of Winnebago	Jackson	Roberts
Bailey	Johnston of Lucas	Rogers
Baldwin	Jones	Rowley
Boies	Kepple	Santee
Bruce	Krouse	Scott
Darrah	Lake	Slaught
Dean	Langfitt	Slosson
Dunkelberg	Larson	Smith
Durbin	Lee	Stanley
Edgington	Lenocker	Stone
Epps	McFarlane	Stuart
Finch	Mackie	Turner
Findlay	Meredith	Ulstad
Flenniken	Miller	Weaver
Garber	Mooty	Wichman
Gilmore	Neff	Wigdahl
Giltner	Nichols	Wilson of Cherokee
Gray	Nicholson	Wilson of Louisa
Griffin	Oertel	Wilson of Mahaska
	Peters	Wormley

Nays—11.

Benn	Jessen	Knickerbocker
Grason	Johnston of Humboldt	Newton
Hansen	Kimberly	Randall
Horchem	Klinker	

Absent or not voting—32.

Adkins	Klaus	Rees
Andre	Lewis	Richards
Becker	McFerren	Shaff
Coakley	Mantz	Shortess
Crozier	Mead	Starzinger
Elwood	Miles	Tucker
Erickson	Mowery	Walrath
Finley	Murray	Wenstrand
Gilbert	Nordyke	Wilson of Mitchell
Helming	O'Donnell	Mr. Speaker
Kern	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTIONS TO RECONSIDER CALLED UP.

Grason of Pottawattamie called up the motion to reconsider the vote by which the House concurred in the Senate amendments to House File No. 70.

On the question, "Shall the House reconsider the vote by which the House concurred in the Senate amendments to House File No. 70?"

Ayes—26.

Anderson of Winnebago	Johnston of Lucas	Santee
Benn	Langfitt	Scott
Durbin	Larson	Slosson
Findlay	McFarlane	Smith
Finley	Meredith	Stanley
Giltner	Mooty	Stone
Hall	Nichols	Ulstad
Helming	Roberts	Wigdahl
	Rowley	Wilson of Louisa

Nays—56.

Anderson of Davis	Horchem	Nicholson
Anderson of Greene	Jackson	Nordyke
Bailey	Jessen	Oertel
Boies	Johnston of Humboldt	Price
Bruce	Kepple	Randall
Darrah	Kimberly	Rayburn
Dean	Klinker	Rogers
Edgington	Knickerbocker	Shortess
Elwood	Krouse	Slaughter
Epps	Lake	Starzinger
Finch	Lenocker	Stuart
Flenniken	McFerren	Tucker
Garber	Mackie	Turner
Gilmore	Mantz	Walrath
Grason	Mead	Wichman
Gray	Miller	Wilson of Cherokee
Griffin	Murray	Wilson of Mahaska
Hansen	Neff	Wormley
Harrington	Newton	

Absent or not voting—26.

Adkins	Jones	Reed
Andre	Kern	Rees
Baldwin	Klaus	Richards
Becker	Lee	Shaff
Coakley	Lewis	Weaver
Crozier	Miles	Wenstrand
Dunkelberg	Mowery	Wilson of Mitchell
Erickson	O'Donnell	Mr. Speaker
Gilbert	Peters	

So the House refused to reconsider the vote by which the House concurred in the Senate amendments to House File No. 70.

Mead of Butler called up the motion to reconsider the vote by which Senate File No. 474 passed the House.

On request of Lenocker of Madison, rule 18 was invoked.

On the question, "Shall the House reconsider the vote by which Senate File No. 474 passed the House?"

Ayes—44.

Adkins	Johnston of Lucas	Price
Anderson of Winnebago	Krouse	Reed
Darrah	Langfitt	Roberts
Dean	Larson	Santee
Dunkelberg	Lee	Scott
Durbin	Lenocker	Slaught
Elwood	Lewis	Slosson
Finch	McFarlane	Stanley
Findlay	Mackie	Stone
Finley	Mantz	Turner
Flenniken	Miller	Weaver
Gilmore	Mooty	Wichman
Giltner	Nichols	Wilson of Louisa
Gray	Nicholson	Wilson of Mahaska
	Nordyke	Wormley

Nays—42.

Anderson of Davis	Harrington	Neff
Anderson of Greene	Horchem	Newton
Bailey	Jackson	Oertel
Baldwin	Jessen	Rayburn
Benn	Johnston of Humboldt	Rogers
Boies	Jones	Rowley
Bruce	Kepple	Shortess
Edgington	Kimberly	Starzinger
Epps	Klinker	Stuart
Garber	Knickerbocker	Tucker
Grason	Lake	Ulstad
Griffin	Mead	Walrath
Hall	Meredith	Wigdahl
Hansen	mowery	Wilson of Cherokee

Absent or not voting—22.

Andre	Klaus	Rees
Becker	McFerren	Richards
Coakley	Miles	Shaff
Crozier	Murray	Smith
Erickson	O'Donnell	Wenstrand
Gilbert	Peters	Wilson of Mitchell
Helming	Randall	Mr. Speaker
Kern		

So the House refused to reconsider the vote by which Senate File No. 474 passed the House.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

Epps of Wapello, from the committee on commerce and trade, submitted the following report:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred Senate File No. 378, a bill for an act to repeal the law as it appears in section fifty fifty-one-a (5051-a), supplement to the code, 1913, and to enact a substitute therefor prohibiting fraudulent advertising and providing 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 placed on the calendar.

W. W. EPPS, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred Senate File No. 302, a bill for an act to provide for the branding and labeling of mattresses and comforts, and to provide against the use of unsanitary, unhealthy, old or second-hand material in the manufacture of mattresses and comforts, etc., beg leave to report they have had 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. W. EPPS, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on commerce and trade, to whom was referred Senate File No. 374, a bill for an act to fix standards for apples when packed in closed packages and for other 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.

W. W. EPPS, *Chairman.*

Report adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Lee of Sac, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bills: House File No. 61, a bill for an act to repeal section seven hundred sixteen-a (716-a), as it appears in the supplement to the code, 1913, and to enact a substitute therefor.

Also :

House File No. 258, a bill for an act to amend the law relating to the funds of cities and towns and to authorize cities and towns to transfer moneys from one fund to another by permission of the court.

Also :

House File No. 176, a bill for an act to appropriate the sum of seven hundred forty-nine and 90-100 (\$749.90) dollars to the Lyon County Fair and Agricultural Association under the provisions of section one thousand six hundred sixty-one-a (1061-a) supplemental supplement to the code, 1915.

Also :

House File No. 218, a bill for an act to enable the state of Iowa to assist in the celebration of the fifty-fourth anniversary of the campaign, siege and capture of Vicksburg, Mississippi, and to appropriate money therefor and provide for the disbursement thereof.

Also :

House File No. 278, a bill for an act to amend section sixteen hundred seventeen (1617) of the code, relating to the dissolution of corporations and the giving notice of such dissolution.

Also :

House File No. 286, a bill for an act to amend the law as it appears in section nineteen hundred eighty-nine-a12 (1989-a-12), supplemental supplement, 1915, relating to the assessment of costs and damages on account of the construction of drainage improvements, and the apportionment thereof.

Also :

House File No. 581, a bill for an act to legalize a conveyance from Amity College, to the Consolidated Independent School District of College Springs, in the county of Page, state of Iowa, for the following described real estate situated in the county of Page, and state of Iowa, to-wit: All of block numbered sixty-four (save and except lots numbered one, two, three and four thereof); all of block numbered thirty-five; lots numbered one and two in block numbered thirty-seven; and lots numbered five and six, in block numbered forty-four; all in and a part of the original plat of the town of College Springs.

C. ORVILLE LEE, *Acting Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Lee of Sac, from the joint committee on enrolled bills, submitted the following report and moved its adoption :

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House Files Nos. 61, 258, 176, 218, 278, 286 and 581.

C. ORVILLE LEE,

Acting Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

Speaker Pitt in the chair.

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. 61, 258, 176, 218, 278, 286 and 581.

Speaker pro tem McFarlane in the chair.

BILLS SENT TO THE GOVERNOR.

Lee of Sac, from the committee on enrolled bills, submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval the following bills:

House Files Nos. 61, 258, 176, 218, 278, 286 and 581.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 44.

The hour having arrived for Special Order No. 44, on motion of Dean of Osceola, House File No. 166, a bill for an act to require a fishing license of non-residents, with report of committee recommending passage as amended was taken up for consideration.

On request of Dean of Osceola, unanimous consent having been granted, Senate File No. 554 was withdrawn from the committee on fish and game and substituted for House File No. 166.

On motion of Dean of Osceola, Senate File No. 554, a bill for an act to require a fishing license of non-residents, was taken up and considered.

Mr Dean moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Horchem	Oertel
Anderson of Davis	Jackson	Price
Anderson of Greene	Jessen	Randall
Anderson of Winne- bago	Johnston of Humboldt	Rayburn
Bailey	Johnston of Lucas	Roberts
Baldwin	Kimberly	Rogers
Becker	Klinker	Rowley
Boies	Knickerbocker	Santee
Bruce	Krouse	Scott
Coakley	Lake	Slaught
Darrah	Langfitt	Slosson
Dunkelberg	Larson	Stone
Durbin	Lee	Stuart
Edgington	Lewis	Tucker
Elwood	McFarlane	Turner
Epps	Mantz	Ulstad
Finch	Meredith	Walrath
Findlay	Miller	Weaver
Finley	Mooty	Wichman
Flenniken	Mowery	Wigdahl
Garber	Murray	Wilson of Cherokee
Giltner	Neff	Wilson of Louisa
Grason	Newton	Wilson of Mahaska
Gray	Nichols	Wilson of Mitchell
Griffin	Nicholson	Wormley
	O'Donnell	

Nays—None.

Absent or not voting—32.

Andre	Jones	Reed
Benn	Kepple	Rees
Crozier	Kern	Richards
Dean	Klaus	Shaff
Erickson	Lenocker	Shortess
Gilbert	McFerren	Smith
Gilmore	Mackie	Stanley
Hall	Mead	Starzinger
Hansen	Miles	Wenstrand
Harrington	Nordyke	Mr. Speaker
Helming	Peters	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Griffin of Woodbury, Calendar No. 332, House File No. 382, a bill for an act to repeal section two thousand sixty-three (2063) of the code, relating to proposed crossings of one railway by another, and to enact a substitute therefor, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Griffin moved that the bill be considered engrossed and read

a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Adknis	Horchem	Peters
Anderson of Davis	Jackson	Price
Anderson of Greene	Jessen	Randall
Anderson of Winnebago	Johnston of Humboldt	Rayburn
Bailey	Johnston of Lucas	Roberts
Baldwin	Kepple	Rogers
Becker	Kimberly	Rowley
Benn	Klinker	Santee
Boies	Knickerbocker	Scott
Bruce	Krouse	Shortess
Coakley	Lake	Slaughter
Dunkelberg	Lee	Stanley
Durbin	Lenocker	Starzinger
Edgington	Lewis	Stone
Epps	McFarlane	Stuart
Findlay	McFarren	Tucker
Flenniken	Mackie	Turner
Gilmore	Mantz	Ulstad
Giltner	Mowery	Wichman
Grason	Murray	Wigdahl
Gray	Newton	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hall	Nordyke	Wilson of Mahaska
Hansen	O'Donnell	Wormley
Helming	Oertel	

Nays—None.

Absent or not voting—34.

Andre	Kern	Reed
Crozier	Klaus	Rees
Darrah	Langfitt	Richards
Dean	Larson	Shaff
Elwood	Mead	Slosson
Erickson	Meredith	Smith
Finch	Miles	Walrath
Finley	Miller	Weaver
Garber	Mooty	Wenstrand
Gilbert	Neff	Wilson of Mitchell
Harrington	Nicholson	Mr. Speaker
Jones		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Giltner of Monroe, unanimous consent having been granted, action was deferred on Calendar No. 333, House File No. 160, and same was allowed to retain its place on the calendar.

On motion of Giltner of Monroe, Calendar No. 336, Senate File No. 195, a bill for an act to amend the law as the same appears in section twenty-four hundred seventy-seven-m-24 (2477-m-24), of the supplement to the code, 1913, providing that employers shall furnish upon request of an injured employee or dependent or representative a statement of the earnings and other matters pertaining thereto of the injured employee during the preceding year, with report of committee recommending passage was taken up and considered.

Mr. Giltner moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Griffin	Oertel
Anderson of Davis	Hall	Peters
Anderson of Greene	Horchem	Price
Anderson of Winnebago	Jackson	Randall
Bailey	Jessen	Rayburn
Baldwin	Johnston of Humboldt	Rogers
Becker	Johnston of Lucas	Santee
Benn	Kepple	Scott
Boies	Kimberly	Shortess
Bruce	Klinker	Slaught
Coakley	Knickerbocker	Slosson
Darrah	Krouse	Smith
Dean	Lake	Stone
Dunkelberg	Larson	Stuart
Durbin	Lewis	Tucker
Edgington	McFarlane	Turner
Elwood	McFerren	Ulstad
Epps	Mantz	Walrath
Findlay	Meredith	Wichman
Finley	Mooty	Wigdahl
Garber	Mowery	Wilson of Cherokee
Gilmore	Murray	Wilson of Louisa
Giltner	Neff	Wilson of Mahaska
Grason	Newton	Wilson of Mitchell
Gray	Nichols	Wormley
	Nordyke	

Nays—None.

Absent or not voting—32.

Andre	Harrington	Lenocker
Crozier	Helming	Mackie
Erickson	Jones	Mead
Finch	Kern	Miles
Flenniken	Klaus	Miller
Gilbert	Langfitt	Nicholson
Hansen	Lee	O'Donnell

Reed	Rowley	Weaver
Rees	Shaff	Wenstrand
Richards	Stanley	Mr. Speaker
Roberts	Starzinger	

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.

Secretary Watters presented the following message from the Senate:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution directing the governor of Iowa to convey congratulations to the new republic of Russia.

SENATE CONCURRENT RESOLUTION CALLED UP.

Randall of Linn asked and obtained unanimous consent to consider at this time, Senate concurrent resolution directing the governor of Iowa to convey congratulations to the new republic of Russia, and moved that the House concur:

Whereas, the people of Russia, have recently arisen in their might to throw off the yoke of imperial domination and autocratic control, and

Whereas, at this time the brave patriots who have staked their very lives at a critical time in accomplishing this overthrow of imperial power by the fiercest fires that can be directed against them by the hosts of royalty all over the world, therefore

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

That the United States ambassador, at Petrograd, be requested to present to the proper officials of the new provisional republic of Russia, the congratulations and assurance of whole-hearted support of the state of Iowa, as a part of the United States in their brave stand for the rights and liberties of the people of Russia, and the hope that they will stand steadfast.

Resolved, further, That Governor W. L. Harding is hereby directed, with the consent of the government of the United States, to send by cable or other means, the above resolution to the United States ambassador at Petrograd, without delay.

Motion prevailed and the House concurred.

CONSIDERATION OF BILLS.

On motion of Griffin of Woodbury, Calendar No. 337, Senate File No. 283, a bill for an act to amend the law as it appears in section seventeen hundred forty-six (1746), supplement to the code, 1913, relating to coinsurance, with report of committee recommending passage was taken up and considered.

Mr. Griffin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins	Hall	O'Donnell
Anderson of Davis	Helming	Oertel
Anderson of Greene	Jackson	Price
Anderson of Winnebago	Jessen	Randall
Bailey	Johnson of Humboldt	Roberts
Baldwin	Johnston of Lucas	Rogers
Becker	Kepple	Rowley
Boies	Kimberly	Santee
Bruce	Klinker	Scott
Coakley	Knickerbocker	Shortess
Dean	Lake	Slaught
Dunkelberg	Langfitt	Smith
Durbin	Larson	Stanley
Edgington	Lenocker	Stone
Elwood	Lewis	Stuart
Epps	McFarlane	Turner
Findlay	McFerren	Ulstad
Finley	Mackie	Walrath
Flenniken	Mantz	Wichman
Garber	Meredith	Wigdahl
Gilmore	Mooty	Wilson of Cherokee
Giltner	Mowery	Wilson of Louisa
Grason	Newton	Wilson of Mahaska
Gray	Nicholson	Wilson of Mitchell
Griffin	Nordyke	Wormley

Nays—1.

Peters

Absent or not voting—32.

Andre	Kern	Rees
Benn	Klaus	Rees
Crozier	Krouse	Richards
Darra	Lee	Shaff
Erickson	Mead	Slosson
Finch	Miles	Starzinger
Gilbert	Miller	Tucker
Hansen	Murray	Weaver
Harrington	Neff	Wenstrand
Horchem	Nichols	Mr. Speaker
Jones	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Larson of Montgomery, Calendar No. 339, House File No. 306, a bill for an act repealing the law as it appears in section seventeen hundred ninety-six (1796) of the code of Iowa, and enacting a substitute therefor, relating to the issuance of a

certificate to life insurance associations by the insurance commissioner, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Larson moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Griffin	Neff
Anderson of Greene	Hansen	Newton
Anderson of Winne-	Harrington	Nichols
bago	Helming	Nicholson
Baldwin	Horchem	Nordyke
Becker	Jackson	O'Donnell
Boies	Johnston of Humboldt	Peters
Bruce	Kimberly	Price
Coakley	Knickerbocker	Roberts
Darraha	Krouse	Santee
Dean	Lake	Scott
Dunkelberg	Langfitt	Shortess
Durbin	Larson	Starzinger
Edgington	Lenocker	Stone
Elwood	Lewis	Stuart
Epps	McFarlane	Tucker
Finch	McFerren	Turner
Findlay	Mackie	Ulstad
Flenniken	Mantz	Walrath
Garber	Meredith	Weaver
Gilmore	Miller	Wilson of Cherokee
Giltner	Mooty	Wilson of Louisa
Grason	Mowery	Wilson of Mahaska
Gray		Wormley

Nays—2.

Reed

Rogers

Absent or not voting—36.

Anderson of Davis	Kepple	Richards
Andre	Kern	Rowley
Bailey	Klaus	Shaff
Benn	Klinker	Slaught
Crozier	Lee	Slosson
Erickson	Mead	Smith
Finley	Miles	Stanley
Gilbert	Murray	Wenstrand
Hall	Oertel	Wichman
Jessen	Randall	Wigdahl
Johnston of Lucas	Rayburn	Wilson of Mitchell
Jones	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Santee of Black Hawk, Calendar No. 343, House File No. 375, a bill for an act to amend section fifteen hundred twenty-seven-s nine (1527-s 9), supplemental supplement to the code, 1915, relative to adding roads from the township road system to the county road system, with report of majority recommending indefinite postponement and the report of the minority recommending that the bill be placed on the calendar, was taken up and considered.

Santee of Black Hawk moved that the report of the minority be substituted for the report of the majority.

Santee of Black Hawk and Kepple of Chickasaw demanded a roll call.

On the question, "Shall the report of the minority be substituted for the report of the majority?"

Ayes—48.

Adkins	Gray	Mackie
Baldwin	Hansen	Mantz
Becker	Harrington	Miles
Bruce	Horchem	Mooty
Coakley	Jackson	Nichols
Darrah	Jones	Nicholson
Dean	Kepple	O'Donnell
Durbin	Kimberly	Price
Elwood	Klinker	Randall
Epps	Knickerbocker	Santee
Findlay	Lake	Shortess
Finley	Langfitt	Smith
Flenniken	Larson	Weaver
Gilmore	Lee	Wichman
Giltner	Lewis	Wigdahl
Grason	McFarlane	Wilson of Louisa

Nays—40.

Anderson of Greene	Lenocker	Slaught
Anderson of Winnebago	McFerren	Slosson
Bailey	Meredith	Stanley
Benn	Miller	Starzinger
Boies	Murray	Stone
Edgington	Neff	Stuart
Finch	Newton	Tucker
Garber	Nordyke	Turner
Griffin	Peters	Walrath
Hall	Reed	Wilson of Cherokee
Johnston of Humboldt	Roberts	Wilson of Mahaska
Johnston of Lucas	Rogers	Wilson of Mitchell
Krouse	Rowley	Wormley
	Scott	

Absent or not voting—20.

Anderson of Davis	Jessen	Rees
Andre	Kern	Richards
Crozier	Klaus	Shaff
Dunkelberg	Mead	Ulstad
Erickson	Mowery	Wenstrand
Gilbert	Oertel	Mr. Speaker
Helming	Rayburn	

So the House substituted the report of the minority for the report of the majority.

Unanimous consent having been granted to suspend the rules, Mr. Santee moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—16.

Adkins	Kepple	McFarlane
Baldwin	Kimberly	Miles
Becker	Langfitt	Nichols
Grason	Larson	Santee
Hansen	Lee	Wilson of Louisa
Jackson		

Nays—65.

Anderson of Davis	Helming	Peters
Anderson of Greene	Horchem	Price
Anderson of Winnebago	Johnston of Humboldt	Reed
Bailey	Johnston of Lucas	Roberts
Benn	Klaus	Rogers
Boies	Klinker	Rowley
Bruce	Knickerbocker	Scott
Coakley	Krouse	Slaught
Edgington	Lake	Slosson
Epps	Lenocker	Stanley
Finch	Lewis	Starzinger
Findlay	McFerren	Stone
Finley	Mantz	Stuart
Flenniken	Meredith	Tucker
Garber	Miller	Turner
Gilmore	Mooty	Ulstad
Giltner	Murray	Walrath
Gray	Neff	Wichman
Griffin	Newton	Wilson of Cherokee
Hall	Nicholson	Wilson of Mahaska
Harrington	Nordyke	Wilson of Mitchell
	O'Donnell	Mr. Speaker

Absent or not voting—27.

Andre	Dunkelberg	Gilbert
Crozier	Durbin	Jessen
Darraah	Elwood	Jones
Dean	Erickson	Kern

Mackie	Rayburn	Smith
Mead	Rees	Weaver
Mowery	Richards	Wenstrand
Oertel	Shaff	Wigdahl
Randall	Shortess	Wormley

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SPECIAL ORDER NO. 53.

The hour having arrived for Special Order No. 53, House File No. 127, on request of Wichman of Hancock, unanimous consent having been granted, action was deferred on the bill and same was made a special order for Wednesday, April 4th, at 3:00 p. m.

On motion of Epps of Wapello, Calendar No. 345, House File No. 404, a bill for an act to authorize fraternal beneficiary societies, orders or associations to provide whole family protection, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Epps moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—77.

Adkins	Harrington	Mowery
Anderson of Davis	Horchem	Murray
Anderson of Greene	Jackson	Neff
Anderson of Winnebago	Johnston of Humboldt	Newton
Baldwin	Johnston of Lucas	Nicholson
Becker	Jones	O'Donnell
Boies	Kepple	Peters
Bruce	Kimberly	Price
Coakley	Klaus	Santee
Darrah	Klinker	Shortess
Dean	Knickerbocker	Slaught
Dunkelberg	Krouse	Slosson
Durbin	Lake	Smith
Edgington	Langfitt	Stanley
Elwood	Larson	Starzinger
Epps	Lee	Stone
Finch	Lenocker	Stuart
Findlay	Lewis	Tucker
Finley	McFarlane	Turner
Garber	McFerren	Ulstad
Giltner	Mackie	Walrath
Grason	Mantz	Wigdahl
Griffin	Meredith	Wilson of Cherokee
Hall	Miles	Wilson of Mahaska
Hansen	Miller	Wilson of Mitchell
	Mooty	Wormley

Nays—3.

Gilmore

Gray

Rogers

Absent or not voting—28.

Andre
Bailey
Benn
Crozier
Erickson
Flenniken
Gilbert
Helming
Jessen
Kern

Mead
Nichols
Nordyke
Oertel
Randall
Rayburn
Reed
Rees
Richards

Roberts
Rowley
Scott
Shaff
Weaver
Wenstrand
Wichman
Wilson of Louisa
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Epps of Wapello, Calendar No. 348, House File No. 402, a bill for an act to authorize fraternal beneficiary societies, orders or associations to provide for payment of benefits in installments and to act as trustee for the investment of such deferred benefits, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Epps moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—18.

Baldwin
Epps
Gilmore
Giltner
Griffin
Johnston of Lucas

Kepple
Kimberly
Klaus
Lake
Mead
Meredith

Murray
Scott
Shortess
Starzinger
Wilson of Mahaska
Wormley

Nays—54.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winne-
bago
Bailey
Becker
Boies
Bruce
Coakley

Dunkelberg
Edgington
Elwood
Finch
Findlay
Finley
Gray
Hansen
Harrington
Horchem

Jackson
Klinker
Knickerbocker
Krouse
Langfitt
Lee
Lenocker
Lewis
McFarlane
McFerren

Mantz	Peters	Tucker
Miles	Price	Turner
Miller	Randall	Walrath
Mooty	Reed	Wichman
Mowery	Rogers	Wigdahl
Neff	Santee	Wilson of Louisa
Newton	Slosson	Wilson of Mitchell
Nicholson	Stanley	
O'Donnell	Stuart	

Absent or not voting—36.

Andre	Helming	Richards
Benn	Jessen	Roberts
Crozier	Johnston of Humboldt	Rowley
Darraha	Jones	Shaff
Dean	Kern	Slaught
Durbin	Larson	Smith
Erickson	Mackie	Stone
Flenniken	Nichols	Ulstad
Garber	Nordyke	Weaver
Gilbert	Oertel	Wenstrand
Grason	Rayburn	Wilson of Cherokee
Hall	Rees	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On request of Randall of Linn, unanimous consent having been granted, action was deferred on Calendar No. 352, House File No. 138, and same was allowed to retain its place on the calendar.

On motion of Johnston of Humboldt, Calendar No. 353, House File No. 582, a bill for an act making provisions for the settlement of all liabilities of the state growing out of the sale of certain lands of the Des Moines river improvement grant as school lands, was taken up and considered and the bill was read for information of the House.

Mr. Johnston yielded the floor to McFerren of Hamilton.

Unanimous consent having been granted to suspend the rules, Mr. McFerren moved that the bill be considered engrossed and that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Bailey	Coakley
Anderson of Davis	Baldwin	Dean
Anderson of Greene	Becker	Dunkelberg
Anderson of Winnebago	Boies	Durbin
	Bruce	Elwood

Epps	Klinker	Roberts
Finch	Knickerbocker	Rogers
Findlay	Lake	Rowley
Finley	Langfitt	Santee
Flenniken	Lee	Scott
Garber	Lenocker	Shortess
Gilbert	Lewis	Slaught
Gilmore	McFarlane	Slosson
Giltner	McFerren	Smith
Grason	Mackie	Stanley
Gray	Mantz	Starzinger
Griffin	Mead	Stuart
Hall	Meredith	Turner
Hansen	Miles	Ulstad
Harrington	Miller	Walrath
Helming	Mooty	Weaver
Horchem	Mowery	Wichman
Jackson	Newton	Wilson of Cherokee
Jessen	Nichols	Wilson of Louisa
Johnston of Humboldt	Nicholson	Wilson of Mahaska
Johnston of Lucas	O'Donnell	Wilson of Mitchell
Jones	Peters	Wormley
Kepple	Price	
Klaus	Randall	

Nays—None.

Absent or not voting—24.

Andre	Krouse	Rees
Benn	Larson	Richards
Crozier	Murray	Shaff
Darrah	Neff	Stone
Edgington	Nordyke	Tucker
Erickson	Oertel	Wenstrand
Kern	Rayburn	Wigdahl
Kimberly	Reed	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDERS.

On request of Anderson of Greene, unanimous consent having been granted, Calendar No. 495, House File No. 367, was made a special order for Friday, April 6th, at 2:30 p. m.

On request of Lake of Woodbury, unanimous consent having been granted, Calendar No. 384, House File No. 523, was made a special order for Tuesday, April 3d, at 3:00 p. m.

On request of Rowley of Van Buren, unanimous consent having been granted, Calendar No. 523, Senate File No. 494, was made a special order for Tuesday, April 10th, at 10:00 a. m.

HOUSE BILLS WITHDRAWN.

On request of Dean of Osceola, unanimous consent having been granted, House File No. 166 was withdrawn from the calendar and from further consideration by the House.

On request of Santee of Black Hawk, unanimous consent having been granted, House File No. 452 was withdrawn from the calendar and from further consideration by the House.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 370, a bill for an act to amend the law as it appears in section forty-nine hundred ninety-nine-a25 (4999-a25) and section forty-nine hundred ninety-nine-a31f (4999-a31f), supplemental supplement to the code, 1915, relating to the impersonation of the dairy and food commissioner, his assistants or inspectors, and providing a penalty therefor; compensation of inspectors or assistants; and to the appropriation for enforcing the provisions of the various laws, the enforcement of which is vested with the state dairy and food commissioner.

Also:

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. 563, a bill for an act to amend section 1641-b of the supplement to the code of 1913 providing for the appraisement of property for which it is proposed to issue stock of a corporation for pecuniary profit.

Speaker Pitt in the chair.

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. 263, 349 and substitute for Senate File No. 100.

Speaker pro tem McFarlane in the chair.

SENATE MESSAGES CONSIDERED.

Senate File No. 370, a bill for an act to amend the law as it appears in sections forty-nine hundred ninety-nine-a25 (4999-a25)

and section forty-nine hundred ninety-nine-a31f (4999-a31f), supplemental supplement to the code, 1915, relating to the impersonation of the dairy and food commissioner, his assistants or inspectors, and providing a penalty therefor; compensation of inspectors or assistants; and to the appropriation for enforcing the provisions of the various laws, the enforcement of which is vested with the state dairy and food commissioner.

Read first and second time and referred to committee on dairy and food.

Senate File No. 563, a bill for an act to amend section sixteen hundred forty-one-b (1641-b) of the supplement to the code 1913 providing for the appraisal of property for which it is proposed to issue stock of a corporation for pecuniary profit.

Read first and second time and referred to committee on public utilities.

RESOLUTION.

Unanimous consent having been granted to return to the order of resolutions, Lee of Sac, Stuart of Emmet and Klaus of Delaware offered the following resolution:

Whereas, House File No. 120, by Stuart, a bill for an act providing the means for perfecting, registering and transferring titles to real estate, to be known as the "Torrens Land Title System" was introduced on January 24th and on that same day was referred to the committee on land titles, and

Whereas, The said committee on land titles has failed to take any action on the said House File No. 120, and

Whereas, There has already more than ten days elapsed since said bill was referred to the said committee on land titles; now, therefore,

Be It Resolved, That the said committee on land titles be instructed to return the said House File No. 120 to this House and that the same be placed on the calendar.

Laid over under rule 34.

SENATE CONCURRENT RESOLUTION CONSIDERED.

Slaughter of Wapello called up the Senate concurrent resolution relative to the shipping of books and supplies to the members' homes, asked and obtained unanimous consent for its immediate consideration and moved that the House concur:

Resolved by the Senate, the House concurring, That all books and supplies upon the members' desks at the close of the session be turned over to the adjutant general, and that he is hereby directed to place the same in a suitable condition for shipping and forward same to the home addresses of the respective members.

Resolved, further, That two men appointed by the thirty-seventh general assembly, as assistants in the document room, under the secretary of state, be authorized to assist the adjutant general in doing such work.

Motion prevailed and the House concurred.

On motion of Elwood of Howard the House adjourned until 9:00 a. m., Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 3, 1917.

House met pursuant to adjournment, Speaker Pitt in the chair.
Prayer was offered by the Rev. W. H. Stickel, Shell Rock, Iowa.
Journal of April 2d corrected and approved.

LEAVE OF ABSENCE.

On request of Rogers of Carroll leave of absence was granted Reed of Guthrie until Wednesday.

On request of Gray of Calhoun leave of absence was granted Rees of Fremont until Wednesday.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 54.

The hour having arrived for Special Order No. 54, on motion of Randall of Linn, Senate File No. 303, a bill for an act to amend sections eighteen hundred thirty-nine-j (1839-j) and eighteen hundred thirty-nine-l (1839-l), of the supplement to the code, 1913; relating to the matter of fraternal beneficiary societies, orders or associations, with report of committee recommending passage was taken up and considered.

Epps of Wapello in the chair.

Mr. Randall moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—88.

Adkins	Bruce	Finch
Anderson of Davis	Coakley	Findlay
Anderson of Greene	Darrah	Flenniken
Anderson of Winnebago	Dean	Garber
Bailey	Dunkelberg	Gilbert
Becker	Durbin	Gilmore
Benn	Edgington	Giltner
Boies	Elwood	Grason
	Epps	Gray

Griffin	McFarlane	Santee
Harrington	Mackie	Shaff
Helming	Mantz	Shortess
Horchem	Mead	Slaught
Jackson	Meredith	Slosson
Jessen	Miles	Smith
Johnston of Lucas	Miller	Stanley
Jones	Mooty	Stone
Kepple	Mowery	Stuart
Kern	Neff	Tucker
Kimberly	Newton	Turner
Klaus	Nichols	Ulstad
Klinker	Nordyke	Walrath
Knickerbocker	O'Donnell	Weaver
Krouse	Oertel	Wenstrand
Lake	Peters	Wichman
Langfitt	Price	Wigdahl
Larson	Randall	Wilson of Cherokee
Lee	Rayburn	Wilson of Mahaska
Lenocker	Rogers	Wormley
Lewis	Rowley	

Nays—1.

Scott

Absent or not voting—19.

Andre	Johnston of Humboldt	Richards
Baldwin	McFerrer	Roberts
Crozier	Murray	Starzinger
Erickson	Nicholson	Wilson of Louisa
Finley	Reed	Wilson of Mitchell
Hall	Rees	Mr. Speaker
Hansen		

So the bill having received a constitutional majority was declared to have passed the House and the title agreed to.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Wilson of Louisa presented petition of citizens of Louisa county in support of Senate File No. 290.

Referred to committee on agriculture.

Jones of Cerro Gordo presented petition of citizens of Cerro Gordo county in support of Senate File No. 290.

Referred to committee on agriculture.

REPORTS OF COMMITTEES.

Johnston of Lucas, from the committee on roads and highways, submitted the following report:

MR. SPEAKER—Your committee on roads and highways, to whom was referred Senate Joint Resolution No. 9, providing for an investigation by the board of control of the location in this state of materials suitable for the manufacture of Portland cement, of the feasibility and practica-

bility of manufacturing Fortland cement by the state, and requiring such board to report to the next general assembly with reference thereto, beg leave to report they have had the same under consideration and recommend the same do pass.

JAS. F. JOHNSTON, *Chairman*.

Report adopted.

Mead of Butler, 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. 511, a bill for an act to amend section 554 of the code, 1897, relating to the division of any township having within its limits a city or town with a population exceeding fifteen hundred inhabitants, beg leave to report they 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.

O. L. MEAD, *Chairman*.

Report adopted and House File No. 511 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on county and township organization, to whom was referred Senate File No. 235, a bill for an act to amend section five hundred seventy-six (576) of the supplement to the code, 1913, relating to the duties of township clerks and the deposit of public funds collected by them, beg leave to report they 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.

O. L. MEAD, *Chairman*.

Report adopted and Senate File No. 235 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on county and township organization, to whom was referred Senate File No. 137, a bill for an act to repeal the law as it appears in section 528, of the code, and to enact a substitute therefor, relating to the duties of the coroner, beg leave to report they 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.

O. L. MEAD, *Chairman*.

Report adopted and Senate File No. 137 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on county and township organization, to whom was referred Senate File No. 273, a bill for an act to amend the law as it appears in section four thousand four hundred seventy-six (4476) of the code, relating to the jurisdiction 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 indefinitely postponed.

O. L. MEAD, *Chairman.*

Report adopted and Senate File No. 273 was indefinitely postponed.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 445, a bill for an act to create a state board of vocational education, etc., beg leave to report they 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:

By striking out the publication clause; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 446, a bill for an act to accept the requirements and benefits of an act of Congress approved the twenty-third day of February, nineteen hundred seventeen, relating to appropriations to the state for instruction in agriculture, etc., beg leave to report they have had 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. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 260, a bill for an act making appropriations for the construction, repair, improvement, and equipment of buildings, for the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts, and the Iowa State Teachers' College, beg leave to report they 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:

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

"SECTION 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, for the purpose of providing for the completion of buildings now authorized or under construction by the Iowa state board of education, the sum of one hundred thousand dollars (\$100,000.00) to be available July 1, 1917, for the following purposes:

State University of Iowa, fifty thousand dollars (\$50,000.00); Iowa State College of Agriculture and Mechanic Arts, fifty thousand dollars (\$50,000.00).

The appropriations provided for in this section shall be paid on the order of the Iowa state board of education."; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 349, a bill for an act to establish a state hospital especially designed, equipped and administered for the care, observation and treatment of those persons who are afflicted with abnormal mental 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 be indefinitely postponed.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the appropriations committee, to whom was referred House File No. 349, a bill for an act to establish a state hospital especially designed, equipped and administered for the care, observation and treatment of those persons who are afflicted with abnormal mental states, beg leave to respectfully dissent from the majority report and recommend that the bill do pass.

P. J. KLINKER.

S. W. KLAUS.

J. W. COAKLEY.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 331, a bill for an act to authorize school corporations to provide education for deaf children and to provide state aid 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 placed on the calendar.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Shortess of Tama, from the committee on telephones, submitted the following report:

MR. SPEAKER—Your committee on telephones, to whom was referred House File No. 551, a bill for an act to repeal sections fifteen hundred twenty-seven-c (1527-c) and fifteen hundred twenty-seven-d (1527-d) of the supplement to the code, 1913, relating to the granting of franchises by the boards of supervisors for electric light and power transmission, and extending the jurisdiction of the board of railroad commissioners, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. E. SHORTESS, *Chairman*.

Report adopted.

Helming of Allamakee, from the committee on land titles, submitted the following report:

MR. SPEAKER—Your committee on land titles, to whom was referred House File No. 120, a bill for an act to provide means for perfecting, registering and transferring titles to real estate, to be known as the "Torrens Land Title System", 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 and that the same be placed on the calendar.

OTTO A. HELMING, *Chairman*.

Ordered passed on file.

HOUSE CONCURRENT RESOLUTION CALLED UP.

Coakley of Union asked and obtained unanimous consent to call up at this time House concurrent resolution, found on pages 956 and 957 of the journal of March 15th, relative to the federal bankruptcy law, and moved its adoption.

Motion prevailed and the resolution was adopted.

Grason of Pottawattamie asked and obtained unanimous consent to call up the following Senate concurrent resolution:

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

Whereas, a league of citizens of the states of Nebraska, Iowa and Missouri, known as the Missouri River Navigation League has been organized for the development of navigation on the Missouri river from Kansas City, Missouri, to Sioux City, Iowa, and

Whereas, the transportation upon the river has been increased from St. Louis to Kansas City and the Missouri river between these points greatly improved by the federal government, and

Whereas, lines of local transportation, by boat, have already been established upon the Missouri river and by any improvement of the river can be greatly increased and the facilities extended, and

Whereas, large sums of money have been profitably expended by the federal government for these purposes on other parts of the river, now therefore,

Be It Resolved by the General Assembly of the State of Iowa: That it hereby indorses the plan of said Missouri River Navigation League for furthering said navigation and improving the Missouri river from Kansas City, Missouri, to Sioux City, Iowa, to the end that transportation may be increased for the benefit of the citizens affected thereby, and this general assembly hereby recommends to the Congress of the United States for its consideration the proposals of said navigation league and hereby further petitions Congress to provide for an appropriation of at least \$15,000,000.00, to be used in improving, deepening and adapting the channel of the Missouri river for the uses and purposes of river navigation.

Be It Further Resolved: That upon the passage of the resolution a copy thereof be sent by the governor to the presiding officer of each House of the coming Congress.

Mr. Grason moved that the House concur in the Senate concurrent resolution.

Motion lost and the House refused to concur.

SPECIAL ORDERS.

On request of Wilson of Cherokee, unanimous consent having been granted, Senate File No. 144 was made a special order for Saturday, April 7th, at 10:00 a. m.

On request of Stanley of Adams, unanimous consent having been granted, Calendar No. 445, Senate File No. 278 was made a special order for Tuesday, April 10th, at 11:00 a. m.

On request of Stanley of Adams, unanimous consent having been granted, Calendar No. 522, Senate File No. 277 was made a special order for Tuesday, April 10th, at 1:30 p. m.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Benn of Washington, Calendar No. 510, House File No. 592, a bill for an act appropriating the sum of seven hundred and forty-three dollars and fifty cents (\$743-50), to indemnify Rolla Gallagher of Washington, Iowa, for personal injury sustained by him while serving as a member of Company K, First infantry, Iowa National Guards, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Benn moved that the bill be considered engrossed and read

a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—97.

Adkins	Johnston of Humboldt	Peters
Anderson of Davis	Johnston of Lucas	Price
Anderson of Greene	Jones	Randall
Anderson of Winne-	Kepple	Rayburn
bago	Kern	Reed
Bailey	Kimberly	Roberts
Becker	Klaus	Rogers
Benn	Knickerbocker	Rowley
Boies	Krouse	Santee
Bruce	Lake	Scott
Coakley	Langfitt	Shaff
Dean	Larson	Shortess
Dunkelberg	Lee	Slaught
Durbin	Lenocker	Slosson
Edgington	Lewis	Smith
Elwood	McFarlane	Stanley
Epps	McFerren	Starzinger
Finch	Mackie	Stone
Findlay	Mantz	Stuart
Finley	Mead	Tucker
Flenniken	Meredith	Turner
Garber	Miles	Ulstad
Gilbert	Miller	Walrath
Gilmore	Mooty	Weaver
Giltner	Mowery	Wenstrand
Gray	Murray	Wichman
Griffin	Neff	Wigdahl
Hansen	Newton	Wilson of Cherokee
Harrington	Nichols	Wilson of Louisa
Helming	Nicholson	Wilson of Mahaska
Horchem	Nordyke	Wilson of Mitchell
Jackson	O'Donnell	Wormley
Jessen	Oertel	

Nays—None.

Absent or not voting—11.

Andre	Erickson	Rees
Baldwin	Grason	Richards
Crozier	Hall	Mr. Speaker
Darrah	Klinker	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 40.

The hour having arrived for Special Order No. 40, on motion of Oertel of Lee, Senate File No. 248, a bill for an act authorizing and regulating the exchange of reciprocal or inter-insurance contracts

among individuals, partnerships and corporations; empowering corporations to enter into such contracts; regulating process in suits on such contracts; providing for fees, taxes and licenses; and providing penalties, with report of committee recommending passage was taken up and considered.

Lake of Woodbury offered the following amendment:

Amend section 1 of Senate File No. 248, by Frailey, by striking therefrom the sixth and seventh lines thereof, and by substituting therefor the following: "surance among themselves from any loss by fire, but nothing in this act shall be construed as to make its provisions apply to other than fire insurance."

Randall of Linn offered the following amendment:

Amend Senate File No. 248, by Frailey, by striking therefrom section 16 thereof.

Harrington of Kossuth offered the following amendment:

Amend Senate File No. 248 by inserting after the word "corporations" in the first line of the printed bill the following: "including independent school districts and municipal corporations".

Wilson of Mitchell moved the previous question, as applied to all pending amendments and the main bill. Seconded by Helming of Allamakee. Motion prevailed.

On the question of the adoption of the amendment offered by Lake of Woodbury, Stone of Sioux and Kepple of Chickasaw demanded a roll call.

On the question, "Shall the amendment offered by Lake of Woodbury be adopted?"

Ayes—30.

Anderson of Davis	Kepple	Nichols
Bailey	Kern	Nordyke
Benn	Kimberly	Peters
Boies	Klinker	Randall
Finch	Krouse	Rogers
Giltner	Lake	Stanley
Griffin	Lenocker	Stone
Helming	Miller	Ulstad
Jessen	Mowery	Wilson of Cherokee
Johnston of Lucas	Neff	Wilson of Mitchell

Nays—64.

Adkins	Baldwin	Dean
Anderson of Greene	Becker	Dunkelberg
Anderson of Winnebago	Bruce	Durbin
	Darrah	Edgington

Elwood	Knickerbocker	Roberts
Epps	Langfitt	Scott
Findlay	Larson	Shaff
Finley	Lee	Shortess
Flenniken	Lewis	Slaught
Garber	McFarlane	Slosson
Gilbert	Mackie	Smith
Gilmore	Mantz	Starzinger
Grason	Meredith	Stuart
Gray	Miles	Tucker
Hall	Mooty	Turner
Hansen	Murray	Walrath
Harrington	Newton	Weaver
Horchem	Nicholson	Wenstrand
Jackson	O'Donnell	Wichman
Johnston of Humboldt	Oertel	Wigdahl
Jones	Price	Wilson of Louisa
Klaus	Rayburn	

Absent on not voting—14.

Andre	Mead	Santee
Coakley	Reed	Wilson of Mahaska
Crozier	Rees	Wormley
Erickson	Richards	Mr. Speaker
McFerren	Rowley	

Amendment lost.

Starzinger of Polk moved to reconsider the vote by which the previous question was ordered. Motion lost.

On the question of the adoption of the amendment offered by Randall of Linn, Oertel of Lee and Wilson of Mitchell demanded a roll call.

On the question, "Shall the amendment offered by Randall of Linn be adopted?"

Ayes—31.

Anderson of Davis	Kepple	Peters
Bailey	Klinker	Randall
Boies	Krouse	Rogers
Coakley	Lake	Scott
Finch	Lenocker	Stanley
Garber	Lewis	Stone
Griffin	McFerren	Turner
Helmig	Miller	Ulstad
Horchem	Mowery	Wilson of Cherokee
Jessen	Nichols	Wilson of Mitchell
Johnston of Lucas		

Nays—65.

Adkins	Benn	Durbin
Anderson of Greene	Bruce	Elwood
Anderson of Winnebago	Darrah	Epps
Baldwin	Dean	Findlay
Becker	Dunkelberg	Finley

Flenniken	Mackie	Shaff
Gilbert	Mantz	Shortess
Gilmore	Mead	Slaught
Giltner	Meredith	Slosson
Grason	Miles	Smith
Gray	Mooty	Starzinger
Hansen	Murray	Stuart
Harrington	Neff	Tucker
Jackson	Newton	Walrath
Jones	Nicholson	Weaver
Kern	Nordyke	Wenstrand
Kimberly	O'Donnell	Wichman
Klaus	Oertel	Wigdahl
Knickerbocker	Price	Wilson of Louisa
Larson	Rayburn	Wilson of Mahaska
Lee	Rowley	Wormley
McFarlane	Santee	

Absent or not voting—12.

Andre	Hall	Rees
Crozier	Johnston of Humboldt	Richards
Edgington	Langfitt	Roberts
Erickson	Reed	Mr. Speaker

Amendment lost.

Amendment offered by Harrington of Kossuth adopted.

Mr. Oertel moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Anderson of Greene	Harrington	Mooty
Anderson of Winne-	Horchem	Mowery
bago	Jackson	Murray
Baldwin	Jessen	Newton
Becker	Johnston of Humboldt	Nicholson
Benn	Jones	Nordyke
Bruce	Kepple	O'Donnell
Dunkelberg	Kern	Oertel
Durbin	Kimberly	Peters
Elwood	Klaus	Price
Epps	Klinker	Rayburn
Findlay	Knickerbocker	Roberts
Finley	Langfitt	Rogers
Flenniken	Larson	Rowley
Garber	Lee	Santee
Gilbert	Lewis	Scott
Gilmore	McFarlane	Shaff
Giltner	Mackie	Shortess
Grason	Mantz	Slaught
Gray	Mead	Smith
Griffin	Meredith	Starzinger
Hall	Miles	Stone
Hansen	Miller	Stuart

Tucker	Weaver	Wilson of Louisa
Turner	Wichman	Wilson of Mahaska
Ulstad	Wigdahl	Wilson of Mitchell
Walrath	Wilson of Cherokee	Wormley

Nays—14.

Adkins	Darrah	McFerren
Anderson of Davis	Finch	Nichols
Bailey	Johnston of Lucas	Randall
Boles	Krouse	Stanley
Coakley	Lenocker	

Absent or not voting—14.

Andre	Helming	Richards
Crozier	Lake	Slosson
Dean	Neff	Wenstrand
Edgington	Reed	Mr. Speaker
Erickson	Rees	

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.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 7, a bill for an act to prohibit to solicitation of orders for the sale of intoxicating liquors by advertisements in newspapers, magazines, periodicals, letters, posters, billboards, circulars, order blanks, price lists, handbills or other form of written or printed matter, and making the violaion a misdemeanor, and the act prevented by a writ of injunction.

Also:

Senate Joint Resolution No. 5, joint resolution proposing an amendment to the constitution of the state of Iowa, by repealing section one (1) of article two (2) of said constitution, and the enactment and adoption of a substitute therefor, relating to the right of suffrage.

Also:

Senate File No. 22, a bill for an act to amend section thirteen hundred ninety (1390) of the code, pertaining to the collection of taxes by the county treasurer.

Also:

Senate File No. 158, a bill for an act to authorize certain cities which have voted and paid taxes to aid in the construction of a highway or combination bridge across any navigable river on the boundary of this state, to purchase such bridge, its approaches and franchises, and to vote additional taxes for the purchase of such bridge, to issue bonds and certifi-

cates, to fund, refund and extend the time of payment of such bonds and certificates.

Also:

Senate File No. 188, a bill for an act to provide for purchasing additional land for the Iowa State Fair and to make an appropriation therefor.

Also:

Senate File No. 208, a bill for an act appropriating the sum of four hundred sixty-two and 50-100 dollars (\$462.50) to refund to the Des Moines Water Company, a corporation of Portland, Maine, an amount erroneously paid to the secretary of state as a filing fee for said corporation.

Also:

Senate File No. 390, a bill for an act to amend section sixteen hundred forty-two (1642) of the code relating to corporations not for pecuniary profit and providing for the incorporation of commercial clubs and associations of business men under the provisions of said section.

Also:

Senate File No. 442, a bill for an act to legalize an ordinance of the incorporated town of Scranton, Iowa, granting a franchise to A. Moorehouse, Lee Davis and Sam C. Johnston, trustees, their successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

Senate File No. 443, a bill for an act to legalize an ordinance of the incorporated town of Marion, Iowa, granting a franchise to the Marion Light, Heat and Power Company, its successors or assigns, to erect, maintain and operate a heating plant in said town.

Also:

Senate File No. 444, a bill for an act to legalize an ordinance of the incorporated town of Marion, Iowa, granting a franchise to the Marion Light, Heat and Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

Senate File No. 446, a bill for an act to legalize an ordinance of the incorporated town of Norway, Iowa, granting a franchise to William G. Dows, Isaac B. Smith and John A. Reed, their successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

Senate File No. 474, a bill for an act to amend the law as it appears in section ten hundred seventy-two of the supplement to the code, 1913, relating to the election of county officers.

Also :

Senate File No. 81, a bill for an act authorizing cities of the first class, including cities under commission form of government, and cities under special charter, to designate and establish restricted residence districts and to prohibit the erection, alteration, and repairing of buildings thereon, and therein, for certain prohibited purposes.

Also :

Senate File No. 132, a bill for an act to amend section thirteen hundred seventy-nine (1379) of the code, relating to the powers and duties of the executive council with reference to the adjustment of the valuations of different kinds of property in the various counties of the state, and providing for notice and hearing to such counties whose assessments are proposed to be raised, and providing for an adjourned meeting of the executive council at which such hearing may be had.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 41.

The hour having arrived for Special Order No. 41, on motion of McFerren of Hamilton, House File No. 501, a bill for an act to regulate the operation of motor vehicles, taxicabs, jitneys and other vehicles operated for hire and not running on fixed tracks, with report of committee recommending passage as amended was taken up and considered.

Starzinger of Polk offered the following amendment to the committee amendments:

Amend the committee amendments to House File No. 501 by striking out of section one the words "of over ten thousand population" and insert in lieu thereof "or towns".

Johnston of Humboldt moved the previous question, as applied to all pending amendments and the main bill. Seconded by Wilson of Mitchell. Motion prevailed.

Amendment offered by Starzinger of Polk to the committee amendments adopted.

Committee amendments as amended adopted.

Unanimous consent having been granted to suspend the rules, Mr. McFerren moved that the bill be considered engrossed and read

a third time now, which motion prevailed and the bill was read a third time.

On request of Johnston of Humboldt, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—55.

Adkins	Jessen	Newton
Anderson of Davis	Johnston of Humboldt	Nichols
Anderson of Greene	Kepple	Nicholson
Bailey	Kern	Randall
Baldwin	Klaus	Rogers
Benn	Knickerbocker	Rowley
Bruce	Krouse	Santee
Darrah	Lake	Scott
Edgington	Langfitt	Slaught
Epps	Larson	Smith
Finch	Lenocker	Stuart
Findlay	Lewis	Turner
Garber	McFerren	Ulstad
Giltner	Mackie	Walrath
Grason	Mantz	Wenstrand
Griffin	Mowery	Wichman
Hall	Murray	Wilson of Mitchell
Helming	Neff	Wormley
Jackson		

Nays—40.

Anderson of Winnebago	Horchem	Oertel
Becker	Johnston of Lucas	Peters
Boles	Jones	Price
Coakley	Kimberly	Roberts
Dean	Klinker	Shaff
Dunkelberg	Lee	Slosson
Durbin	McFarlane	Stanley
Finley	Mead	Starzinger
Flenniken	Meredith	Stone
Gilbert	Miles	Tucker
Gilmore	Miller	Wigdahl
Gray	Mooty	Wilson of Cherokee
Hansen	O'Donnell	Wilson of Louisa
Harrington		

Absent or not voting—13.

Andre	Rayburn	Shortess
Crozier	Reed	Weaver
Elwood	Rees	Wilson of Mahaska
Erickson	Richards	Mr. Speaker
Nordyke		

Verification of roll call.

So the bill having received a constitutional majority was declared to have passed the House.

McFerren of Hamilton offered the following amendment to the title:

Amend the title to House File No. 501 by inserting before the period and at the end of the title the following: "and providing a penalty for violation of the provisions of this act".

Amendment adopted and title as amended agreed to.

On request of Giltner of Monroe, unanimous consent having been given, action was deferred on Calendar No. 287, Senate File No. 34, and same was allowed to retain its place on the calendar.

On request of Harrington of Kossuth, unanimous consent having been granted, action was deferred on Calendar No. 288, House File No. 373, and same was allowed to retain its place on the calendar.

On request of McFerren of Hamilton, unanimous consent having been granted, action was deferred on Calendar No. 308, House File No. 35, and same was allowed to retain its place on the calendar.

On motion of Wormley of Plymouth, Calendar No. 315, House File No. 413, a bill for an act to repeal sections fifteen hundred fifty (1550), fifteen hundred fifty-one (1551) and paragraphs one (1) and three (3) of section fifteen hundred fifty-four (1554) of the supplement to the code, 1913, and to enact substitutes therefor, to repeal section fifteen hundred fifty-two (1552), of the code, and enact a substitute therefor, and to amend section fifteen hundred fifty-five (1555) of the code, relating to road poll tax, with report of committee recommending passage as amended was taken up and considered.

Wormley of Plymouth offered the following amendments to the committee amendments and moved their adoption:

Amend the committee amendment to House File No. 413 by striking out all of sections 1, 2, 3, 4 and 5 and substituting the following in lieu thereof:

"SECTION 1. That section fifteen hundred fifty (1550) of the supplement to the code, 1913, be and the same is hereby amended by adding after the last word in said section the following: "provided, however, that the township trustees of each township shall at their April meeting each year fix an amount which each person may, at his option, pay in money in lieu of two day's work, which money shall be expended upon the public roads."

SECTION 2. That section fifteen hundred fifty-one (1551) of the supplement to the code, 1913, be and the same is hereby amended by inserting after the word "day" in the sixth line thereof and before the word "and" in the seventh line the following words: "or on or before said day, pay the road supervisor the sum of money fixed by the trus-

tees, which may be paid in lieu of said work," and by inserting after the word "labor" and before the word "the" in the seventh line the following words: "or money paid."

SECTION 3. That section fifteen hundred fifty-two (1552) of the code be amended by inserting after the word "attending" and before the word "shall" in the seventh line thereof the following: "or shall fail to pay the amount fixed by the trustees in lieu of said work within ten days after receiving notice to work or pay."

SECTION 4. That section fifteen hundred fifty-four (1554) of the supplement to the code, 1913, be amended as follows: By adding after the word "amount" and before the word "performed" in line two of paragraph one of said section the following words: "of money paid or work."

SECTION 5. That section fifteen hundred fifty-five (1555) of the code be amended as follows: By inserting after the word "two" and before the word "perform" in the second line, the following words: "pay the amount fixed or."

Amendments to the committee amendments adopted.

Committee amendments as amended adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wormley moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins	Harrington	Peters
Anderson of Davis	Helming	Price
Anderson of Greene	Horchem	Randall
Anderson of Winnebago	Jackson	Roberts
Baldwin	Jessen	Rogers
Benn	Johnston of Humboldt	Rowley
Boies	Jones	Scott
Bruce	Kepple	Shortess
Coakley	Klaus	Slaught
Darrah	Klinker	Slosson
Dean	Knickerbocker	Smith
Dunkelberg	Krouse	Starzinger
Durbin	Lake	Stone
Edgington	Larson	Stuart
Epps	Lenocker	Turner
Finch	Lewis	Ulstad
Findlay	McFerren	Walrath
Finley	Mead	Weaver
Flenniken	Miller	Wenstrand
Garber	Mowery	Wichman
Giltner	Neff	Wigdahl
Grason	Newton	Wilson of Cherokee
Gray	Nichols	Wilson of Louisa
Hall	O'Donnell	Wilson of Mitchell
Hansen	Oertel	Wormley

Nays—3.

Mooty

Shaff

Wilson of Mahaska

Absent or not voting—30.

Andre	Kern	Nicholson
Bailey	Kimberly	Nordyke
Becker	Langfitt	Rayburn
Crozier	Lee	Reed
Elwood	McFarlane	Rees
Erickson	Mackie	Richards
Gilbert	Mantz	Santee
Gilmore	Meredith	Stanley
Griffin	Miles	Tucker
Johnston of Lucas	Murray	Mr. Speaker

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. 501 passed the House.

RUBE McFERREN.

I second the motion.

D. E. MACKIE.

SPECIAL ORDER.

On request of Neff of Pottawattamie, unanimous consent having been granted, Calendar No. 503, Senate File No. 490, was made a special order for Saturday, April 7th, at 10:30 a. m.

AMENDMENT FILED.

Griffin of Woodbury asked and obtained unanimous consent to have the following amendment to House File No. 164 printed in the journal:

Amend House File No. 164 as follows: By inserting between the word "points", being the last word of line four (4) of said bill, and the word "the", being the first word of line five (5) of said bill, the following: "whenever and wherever the competing lines are operated by steam railways."

On motion of Rowley of Van Buren the House adjourned until 1:15 p. m.

AFTERNOON SESSION.

The House reconvened, Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

On motion of Giltner of Monroe, Calendar No. 333, House File No. 160, a bill for an act to change school district boundaries when city or town corporate limits have been changed, amendatory of section twenty-seven hundred ninety-three-a (2793-a) of the code supplement, with report of committee without recommendation was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Giltner moved that the bill be considered engrossed and read a third time, which motion prevailed and the bill was read a third time.

Anderson of Winnebago moved that the House reconsider the vote by which the bill passed to its third reading. Motion prevailed.

SPECIAL ORDER NO. 46.

The hour having arrived for Special Order No. 46, on motion of Newton of Cass, House File No. 282, a bill for an act creating a lien upon motor vehicles for repairs made thereon and for supplies and accessories furnished therefor, and providing for the enforcement, foreclosure, and release thereof, and providing a penalty for failure to release further defining the term "owner" as used in said act and prescribing the times, place and manner within which said liens may be foreclosed, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Newton moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—67.

Adkins	Jackson	Oertel
Anderson of Davis	Johnston of Lucas	Peters
Anderson of Greene	Jones	Rayburn
Anderson of Winnebago	Kepple	Richards
Baldwin	Kern	Roberts
Becker	Kimberly	Rogers
Benn	Klaus	Rowley
Boies	Klinker	Santee
Bruce	Lake	Scott
Darrah	Langfitt	Smith
Edgington	Lenocker	Starzinger
Epps	Lewis	Stuart
Findlay	McFerren	Turner
Flenniken	Mackie	Ulstad
Garber	Mantz	Walrath
Giltner	Meredith	Weaver
Grason	Miles	Wichman
Griffin	Miller	Wigdahl
Hall	Mooty	Wilson of Cherokee
Harrington	Mowery	Wilson of Louisa
Helming	Newton	Wilson of Mitchell
Horchem	Nicholson	Wormley
	O'Donnell	

Nays—18.

Coakley	Gray	Murray
Dean	Hansen	Slosson
Durbin	Jessen	Stanley
Elwood	Johnston of Humboldt	Tucker
Finch	Larson	Wenstrand
Gilbert	Lee	Wilson of Mahaska

Absent or not voting—23.

Andre	Knickerbocker	Randall
Bailey	Krouse	Reed
Crozier	McFarlane	Rees
Dunkelberg	Mead	Shaff
Erickson	Neff	Shortess
Finley	Nichols	Slaughter
Gilmore	Nordyke	Stone
	Price	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Newton of Cass offered the following amendment to the title:

Amend the title to House File No. 282 by striking out all after the word "act" in the first line thereof and inserting the following in lieu thereof:

"Creating a lien upon motor vehicles for repairs and improvements made thereon and for labor, materials, parts and supplies furnished for the making thereof, and providing for the enforcement, and foreclosure of such liens, and further defining the term 'owner' as used in said act."

Amendment adopted and title as amended agreed to.

The House resumed consideration of House File No. 160.

Johnston of Humboldt moved the previous question, seconded by Helming of Allamakee. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Giltner of Monroe moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—58.

Anderson of Davis	Elwood	Griffin
Anderson of Greene	Epps	Harrington
Anderson of Winnebago	Finch	Helming
Benn	Findlay	Jackson
Bruce	Garber	Jessen
Darraha	Gilbert	Johnston of Lucas
Dean	Giltner	Jones
Durbin	Gray	Kern

Kimberly	Nicholson	Turner
Klaus	O'Donnell	Ulstad
Krouse	Oertel	Walrath
Lake	Peters	Weaver
Langfitt	Richards	Wenstrand
Lee	Rowley	Wilson of Cherokee
Lenocker	Scott	Wilson of Louisa
McFerren	Slaught	Wilson of Mahaska
Mackie	Slosson	Wilson of Mitchell
Meredith	Stanley	Wormley
Mowery	Stuart	
Newton	Tucker	

Nays—33.

Adkins	Johnston of Humboldt	Randall
Bailey	Kepple	Rayburn
Baldwin	Klinker	Reed
Becker	Larson	Roberts
Boies	Lewis	Rogers
Edgington	McFarlane	Santee
Flenniken	Miller	Shortess
Grason	Mooty	Smith
Hall	Murray	Starzinger
Hansen	Neff	Stone
Horchem	Nichols	Wichman

Absent or not voting—17.

Andre	Gilmore	Price
Coakley	Knickerbocker	Rees
Crozier	Mantz	Shaff
Dunkelberg	Mead	Wigdahl
Erickson	Miles	Mr. Speaker
Finley	Nordyke	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 42.

The hour having arrived for Special Order No. 42, on motion of Giltner of Monroe, House File No. 30, a bill for an act to fix the fees of witnesses and jurors in inquests; to fix the compensation of coroners; to repeal code sections five hundred thirty (530) and five hundred thirty-one (531) and to enact substitutes therefor, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Giltner moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On request of Giltner of Monroe, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—64.

Adkins	Jessen	Rayburn
Anderson of Winnebago	Johnston of Humboldt	Richards
Baldwin	Johnston of Lucas	Roberts
Benn	Jones	Rowley
Boies	Kern	Santee
Bruce	Kimberly	Slaught
Durbin	Klaus	Smith
Edgington	Klinker	Stanley
Elwood	Lake	Starzinger
Epps	Lee	Stuart
Flenniken	McFarlane	Tucker
Garber	McFerren	Walrath
Gilbert	Mackie	Weaver
Gilmore	Mantz	Wenstrand
Giltner	Meredith	Wichman
Gray	Murray	Wigdahl
Griffin	Newton	Wilson of Cherokee
Hansen	Nicholson	Wilson of Louisa
Harrington	Oertel	Wilson of Mahaska
Helming	Peters	Wilson of Mitchell
Horchem	Price	Wormley
Jackson		

Nays—27.

Anderson of Davis	Krouse	Randall
Bailey	Langfitt	Reed
Coakley	Lenocker	Rogers
Darrahan	Lewis	Scott
Dean	Miller	Shortess
Finch	Mooty	Slosson
Findlay	Neff	Stone
Grason	Nichols	Turner
Kepple	O'Donnell	Ulstad

Absent or not voting—17.

Anderson of Greene	Finley	Mowery
Andre	Hall	Nordyke
Becker	Knickerbocker	Rees
Crozier	Larson	Shaff
Dunkelberg	Mead	Mr. Speaker
Erickson	Miles	

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.

Secretary Watters presented the following messages from the Senate:

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. 332, a bill for an act transferring control of state school for the deaf from state board of control to the state board of education.

Also :

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. 464, a bill for an act to legalize an ordinance of the incorporated town of Lone Tree, Iowa, granting a franchise to William Zimmerman, his associates, successors, heirs and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

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. 168, a bill for an act to amend the law as it appears in section twenty-seven hundred eighty-two-a (2782-a), supplement to the code, 1913, relating to prohibition of secret societies and fraternities in public schools.

Also :

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. 230, a bill for an act to authorize the issuance of a patent conveying the south seventy-five (75) feet of lots nine (9), ten (10), and eleven (11) in block ten (10) in H. Lyon's addition to the town of Des Moines.

Also :

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. 188, a bill for an act creating the office of state apiarist at the Iowa State College of Agriculture and Mechanic Arts in connection with the work in entomology and agriculture, providing for the inspection of bees and the prevention of disease among same, making appropriation therefor, and to repeal the law as it now appears in section twenty-five hundred seventy-five-a fifty-three (2575-a53) to twenty-five hundred seventy-five-a sixty-two (2575-a62), inclusive, supplement to the code, 1913.

Also :

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. 85, a bill for an act to amend the law as it appears in section six hundred eighty-seven-a (687-a), supplemental supplement to the code, 1915, relating to the publication of proceedings of city councils.

Also:

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. 215, a bill for an act to amend the law as it appears in sections eight hundred seventy-nine-r (879-r) and eight hundred seventy-nine-v (879-v), supplemental supplement to the code, 1915, relating to the establishment and maintenance of juvenile playgrounds.

Also:

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. 440, a bill for an act to amend the law as it appears in sections seven hundred forty-one-d (741-d), seven hundred forty-one-e (741-e) and seven hundred forty-one-f (741-f), supplemental supplement to the code, 1915, relative to the erection of city halls, defining the purposes for which such halls may be used and providing for the levy of taxes and the issuance of bonds to defray the cost of such buildings, and providing for the appointment of a community civic congress.

Also:

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. 345, a bill for an act to amend section nine hundred (900), code of Iowa.

Also:

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. 397, a bill for an act to legalize a franchise granted by the town of De Witt, Iowa, to De Witt Electric Light and Power Company to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 379, a bill for an act to amend section one thousand nine hundred eighty-nine-b-3 (1989-b-3), supplemental supplement to the code, 1915, relative to the publication of highway drainage notice.

Also:

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. 289, a bill for an act to amend section six hundred seventy-nine-a (679-a), supplement to the code, 1913.

Also:

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. 393, a bill for an act to legalize the passage, adoption, publication and recording of ordinances, resolutions and rules of health of the incorporated town of Macksburg, Madison county, Iowa.

Also:

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. 204, a bill for an act amending section sixteen hundred thirty-seven (1637), supplement to the code, 1913, relating to foreign corporations.

Also:

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. 581, a bill for an act to legalize ordinances, amendments to ordinances, acts and resolutions of the council, and rules of the board of health of the city of Newton, Iowa.

Also:

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. 167, a bill for an act making an additional appropriation to the state historical society of Iowa.

Also:

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 to amend section one thousand five hundred twenty-seven-s-seventeen (1527-s-17), of the supplement to the code, 1913, relating to the removal of obstructions from highways and notice thereof.

Also:

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. 517, a bill for an act to amend the law as it appears in section three thousand eight hundred sixty-two (3862) of the code, relative to taxation of costs.

Also:

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. 432, a bill for an act to amend the law as it appears in section nineteen hundred eighty-nine-a-27 (1989-a-27) of the supplement to the code, 1913, relating to the issuance of drainage bonds.

Also:

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. 565, a bill for an act to amend chapters 3-b, title VI, supplemental supplement to the code, 1915, relating to the method of voting by electors when absent from the county of residence and to the method of registration of such voters.

Also:

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. 483, a bill for an act to amend section five thousand forty (5040) of the code, relative to the observance of the Sabbath.

Also:

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. 254, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, known as the employers' liability and workmen's compensation act, constituting the proper consular officer the legal representative of non-resident alien dependents who are citizens of his nation, authorizing said consular officer or his duly appointed representative to institute and conduct legal proceedings on behalf of such dependents and to receive and distribute compensation due such dependents, and repealing all acts and parts of acts inconsistent herewith.

Also:

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. 505, a bill for an act providing for the trimming and destruction of trees and hedges along the public highway, and repealing section one thousand five hundred seventy (1570) of the supplement to the code, 1913, and enacting a statute in lieu thereof.

Also:

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. 421, a bill for an act to amend sections two thousand two hundred fifteen-f two (2215-f2), two thousand two hundred fifteen-f seven (2215-f7), two thousand two hundred fifteen-f forty-one (2215-f41), supplement to the code, 1913, and sections two thousand two hundred fifteen-f sixteen (2215-f16), two thousand two hundred fifteen-f forty-two (2215-f42), supplemental supplement to the code, 1915, also to repeal sections two thousand two hundred fifteen-f ten (2215-f10), two thousand two hun-

dred fifteen-f eleven (2215-f11), two thousand two hundred fifteen-f thirteen (2215-f13), of the supplement to the code, 1913, and sections two thousand two hundred fifteen-f four (2215-f4), two thousand two hundred fifteen-f twenty five (2215-f 25), two thousand two hundred fifteen-f thirty six (2215-f 36) of the supplemental supplement to the code, 1915, and enact substitutes therefor, also to repeal sections two thousand two hundred fifteen-f seventeen (2215-f17), two thousand two hundred fifteen-f thirty seven (2215-f 37), two thousand two hundred fifteen-f thirty eight (2215-f 38), and two thousand two hundred fifteen-f thirty nine (2215-f 39) of the supplement to the code, 1913, relating to the militia and the military code of Iowa.

Also:

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. 60, a bill for an act for an appropriation for the fire-proofing and preservation of the old capitol building at Iowa City, Iowa.

CONSIDERATION OF BILLS.

On motion of Randall of Linn, Calendar No. 352, House File No. 138, a bill for an act to prohibit the operation of trains of more than one-half mile in length, in railroad traffic, upon lines operated within the state of Iowa, and fixing penalties for the violation thereof, with report of committee without recommendation was taken up and considered.

Lee of Sac offered the following amendment:

Amend House File No. 138 by striking the period at the end of section 1 and inserting a comma and adding thereto the following: "when cars of livestock are included in such train."

Tucker of Clinton offered the following amendment:

Amend House File No. 138 by striking out of section 1 all following the word "train" in line 7 of said section, and substituting in lieu thereof the following: "containing more than sixty-five cars."

Rowley of Van Buren moved the previous question, as applied to all pending amendments and the main bill. Seconded by Johnston of Humboldt. Motion prevailed.

Amendment offered by Lee of Sac lost.

Randall of Linn moved that the House reconsider the vote by which the previous question was ordered. Motion prevailed.

SPECIAL ORDER NO. 56.

The hour having arrived for Special Order No. 56, on motion of Lake of Woodbury, House File No. 523, a bill for an act to repeal section four thousand nine hundred and seventy-five-d (4975-

d), four thousand nine hundred and seventy-five-e (4975-e), with report of committee recommending passage was taken up for consideration.

Lake of Woodbury moved that action be deferred on House File No. 523, and that it be made a special order for Monday, April 9th, at 2:00 p. m.

Motion prevailed.

The House resumed consideration of House File No. 138.

Klinker of Crawford moved that the enacting clause to House File No. 138 be stricken out. Seconded by Jones of Cerro Gordo.

Klinker of Crawford and Jones of Cerro Gordo demanded a roll call.

On the question, "Shall the enacting clause to House File No. 138 be stricken out?"

Ayes—41.

Adkins	Harrington	Murray
Anderson of Greene	Helming	Nichols
Anderson of Winnebago	Johnston of Humboldt	Nicholson
Bruce	Jones	Oertel
Dean	Kern	Price
Dunkelberg	Klaus	Rayburn
Durbin	Klinker	Rowley
Edgington	Knickerbocker	Smith
Elwood	Lee	Walrath
Findlay	Mantz	Wenstrand
Flenniken	Mead	Wichman
Gilbert	Miles	Wigdahl
Gilmore	Mooty	Wilson of Louisa
	Mowery	Wilson of Mitchell

Nays—49.

Anderson of Davis	Kepple	Rogers
Bailey	Krouse	Santee
Baldwin	Langfitt	Scott
Becker	Larson	Shaff
Boies	Lenocker	Shortess
Darraha	Lewis	Slaughter
Epps	McFarlane	Stanley
Finch	McFerlane	Stone
Garber	Mackie	Stuart
Giltner	Miller	Tucker
Grason	Neff	Turner
Gray	Newton	Ulstad
Griffin	O'Donnell	Weaver
Horchem	Peters	Wilson of Cherokee
Jackson	Randall	Wilson of Mahaska
Jessen	Reed	Wormley
Johnston of Lucas		

Absent or not voting—18.

Andre	Hall	Rees
Benn	Hansen	Richards
Coakley	Kimberly	Roberts
Crozier	Lake	Slosson
Erickson	Meredith	Starzinger
Finley	Nordyke	Mr. Speaker

Motion lost.

On the question of the adoption of the amendment offered by Tucker of Clinton, Epps of Wapello and Tucker of Clinton demanded a roll call.

On the question, "Shall the amendment offered by Tucker of Clinton be adopted?"

Ayes—55.

Adkins	Jones	O'Donnell
Anderson of Davis	Kepple	Peters
Anderson of Winnebago	Langfitt	Price
Bailey	Larson	Randall
Baldwin	Lee	Reed
Becker	Lenocker	Roberts
Elwood	Lewis	Rogers
Finch	McFerren	Scott
Findlay	Mackie	Shaff
Flenniken	Mantz	Shortess
Garber	Mead	Slaughter
Gilbert	Meredith	Starzinger
Giltner	Miles	Stuart
Grason	Miller	Tucker
Gray	Mooty	Turner
Harrington	Mowery	Ulstad
Horchem	Neff	Wigdahl
Jackson	Newton	Wilson of Cherokee
Jessen		

Nays—35.

Anderson of Greene	Johnston of Lucas	Rowley
Boies	Kern	Slosson
Bruce	Klaus	Smith
Darraha	Klinker	Walrath
Dean	Knickerbocker	Weaver
Dunkelberg	Krouse	Wenstrand
Durbin	McFarlane	Wichman
Edgington	Murray	Wilson of Louisa
Epps	Nichols	Wilson of Mahaska
Gilmore	Nicholson	Wilson of Mitchell
Griffin	Oertel	Wormley
Johnston of Humboldt	Rayburn	

Absent or not voting—18.

Andre	Crozier	Hall
Benn	Erickson	Hansen
Coakley	Finley	Helming

Kimberly
Lake
Noridyke

Rees
Richards
Santee

Stanley
Stone
Mr. Speaker

Amendment adopted.

Wilson of Louisa moved the previous question, seconded by Johnston of Humboldt. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—38.

Anderson of Davis
Bailey
Baldwin
Becker
Finch
Garber
Giltner
Grason
Gray
Horchem
Jackson
Krouse
Lake

Langfitt
Larson
Lenocker
Lewis
McFarlane
McFerren
Mackie
Miller
Mowery
Neff
O'Donnell
Peters
Randall

Reed
Rogers
Scott
Shaff
Shortess
Slaughter
Stanley
Starzinger
Stone
Stuart
Tucker
Ulstad

Nays—56.

Adkins
Anderson of Greene
Anderson of Winne-
bago
Boies
Bruce
Darrah
Dean
Dunkelberg
Durbin
Edgington
Elwood
Epps
Findlay
Flenniken
Gilbert
Gilmore
Hall
Harrington

Jessen
Johnston of Humboldt
Johnston of Lucas
Jones
Kepple
Kern
Klaus
Klinker
Knickerbocker
Lee
Mantz
Mead
Meredith
Miles
Mooty
Murray
Newton
Nichols
Nicholson

Oertel
Price
Rayburn
Roberts
Rowley
Santee
Slosson
Smith
Turner
Walrath
Weaver
Wenstrand
Wichman
Wigdahl
Wilson of Cherokee
Wilson of Louisa
Wilson of Mahaska
Wilson of Mitchell
Wormley

Absent or not voting—14.

Andre	Finley	Nordyke
Benn	Griffin	Rees
Coakley	Hansen	Richards
Crozier	Helming	Mr. Speaker
Erickson	Kimberly	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Unanimous consent having been granted to consider at this time, on motion of Tucker of Clinton, Calendar No. 497, House File No. 2, a bill for an act appropriating fifteen hundred dollars (\$1,500.00) to Mrs. James H. Green, Senior, in settlement of claim for death of her son, private James H. Green, Junior, of Battery A, Field Artillery, Iowa National Guard, with report of committee recommending passage was taken up and considered.

Tucker of Clinton offered the following amendment and moved its adoption:

Amend House File No. 2 by adding the following:

"SECTION 3. The sum so appropriated shall be in full settlement of all claims against the state of Iowa under the workmen's compensation statute by any or all persons whomsoever on account of the death of the said James H. Green."

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Tucker moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—88.

Adkins	Elwood	Horchem
Anderson of Davis	Epps	Johnston of Humboldt
Anderson of Greene	Finch	Jones
Anderson of Winnebago	Findlay	Kepple
Bailey	Finley	Kern
Baldwin	Flenniken	Klaus
Becker	Garber	Klinker
Boies	Gilbert	Knickerbocker
Bruce	Gilmore	Krouse
Coakley	Giltner	Lake
Darraha	Grason	Langfitt
Dean	Gray	Larson
Dunkelberg	Hall	Lee
Durbin	Hansen	Lewis
Edgington	Harrington	McFarlane

McFerren	Randall	Stuart
Mackie	Rayburn	Tucker
Mantz	Reed	Turner
Mead	Roberts	Ulstad
Meredith	Rogers	Walrath
Miles	Rowley	Wenstrand
Miller	Santee	Wichman
Mowery	Shaff	Wigdahl
Murray	Shortess	Wilson of Cherokee
Newton	Slaughter	Wilson of Louisa
Nichols	Slosson	Wilson of Mahaska
O'Donnell	Smith	Wilson of Mitchell
Oertel	Stanley	Wormley
Peters	Starzinger	
Price	Stone	

Nays—None.

Absent or not voting—20.

Andre	Jessen	Nordyke
Benn	Johnston of Lucas	Rees
Crozier	Kimberly	Richards
Erickson	Lenocker	Scott
Griffin	Mooty	Weaver
Helming	Neff	Mr. Speaker
Jackson	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGES CONSIDERED.

Senate File No. 167, a bill for an act making an additional appropriation to the state historical society of Iowa.

Read first and second time and referred to committee on appropriations.

Senate File No. 60, a bill for an act for an appropriation for the fire-proofing and preservation of the old capitol building at Iowa City, Iowa.

Read first and second time and referred to committee on appropriations.

Senate File No. 503, a bill for an act to amend section one thousand five hundred twenty-seven-s-seventeen (1527-s-17), of the supplement to the code, 1913, relating to removal of obstructions from highways and notice thereof.

Read first and second time and referred to committee on roads and highways.

Senate File No. 505, a bill for an act providing for the trimming and destruction of trees and hedges along the public highway, and repealing section fifteen hundred seventy (1570) of the supplement to the code, 1913, and enacting a statute in lieu thereof.

Read first and second time and referred to committee on roads and highways.

Senate File No. 517, a bill for an act to amend the law as it appears in section three thousand eight hundred sixty-two (3862) of the code, relative to taxation of costs.

Read first and second time and referred to committee on judiciary.

Senate File No. 254, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, known as the employers' liability and workmen's compensation act, constituting the proper consular officer the legal representative of non-resident alien dependents who are citizens of his nation, authorizing said consular officer or his duly appointed representative to institute and conduct legal proceedings on behalf of such dependents and to receive and distribute compensation due such dependents, and repealing all acts and parts of acts inconsistent herewith.

Read first and second time and referred to the committee on insurance.

Senate File No. 432, a bill for an act to amend the law as it appears in section nineteen hundred eighty-nine-a-27 (1989-a-27) of the supplement to the code, 1913, relating to the issuance of drainage bonds.

Read first and second time and referred to committee on judiciary.

Senate File No. 393, a bill for an act to legalize the passage, adoption, publication and recording of the ordinances of the incorporated town of Macksburg, Madison county, Iowa.

Read first and second time and referred to committee on judiciary.

Senate File No. 204, a bill for an act amending section sixteen hundred thirty-seven (1637) supplement to the code, 1913, relating to foreign corporations.

Read first and second time and referred to committee on judiciary.

Senate File No. 581, a bill for an act to legalize ordinances, amendments to ordinances, acts and resolutions of the council, and rules of the board of health of the city of Newton, Iowa.

Read first and second time and referred to committee on municipal corporations.

Substitute for Senate File No. 483, a bill for an act to amend the law as it appears in section five thousand forty (5040) of the code, relating to the observance of the Sabbath.

Read first and second time and referred to committee on judiciary.

Senate File No. 565, a bill for an act to amend chapter 3-B, title VI, supplemental supplement to the code, 1915, relating to the method of voting by electors when absent from the county of residence and to the method of registration of such voters.

Read first and second time and referred to committee on elections.

Senate File No. 421, a bill for an act to amend sections two thousand two hundred fifteen-f two (2215-f 2) : two thousand two hundred fifteen-f seven (2215-f 7) : two thousand two hundred fifteen-f forty one (2215-f 41) : supplement to the code, 1913, and sections two thousand two hundred fifteen-f sixteen (2215-f 16) : two thousand two hundred fifteen-f forty two (2215-f 42) supplemental supplement to the code, 1915, also to repeal sections two thousand two hundred fifteen-f ten (2215-f 10) : two thousand two hundred fifteen-f eleven (2215-f 11) : two thousand two hundred fifteen-f thirteen (2215-f 13) : of the supplement to the code, 1913, and sections two thousand two hundred fifteen-f four (2215-f 4), two thousand two hundred fifteen-f twenty five (2215-f 25), two thousand two hundred fifteen-f thirty six (2215-f 36) of the supplemental supplement to the code, 1915, and enact substitutes therefor. Also to repeal sections two thousand two hundred fifteen-f seventeen (2215-f 17) : two thousand two hundred fifteen-f thirty seven (2215-f 37) two thousand two hundred fifteen-f thirty eight (2215-f 38) and two thousand two hundred fifteen-f thirty nine (2215-f 39) of the supplement to the code, 1913, relating to the militia and the military code of Iowa.

Read first and second time and referred to committee on military.

REPORTS OF COMMITTEE.

Unanimous consent was granted to return to the order of reports of committees.

Starzinger of Polk, 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 providing for the payment out of the general revenues of the state of compensation due employes of the state under the Iowa workmen's compensation 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 be amended as follows:

By striking out the publication clause; and when so amended the bill do pass.

OTTO STARZINGER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on compensation of public officers, to whom was referred House File No. 428, a bill for an act to amend the law as it appears in section ten hundred ninety-three (1093), supplemental supplement to the code, 1915, relating to the appointment and compensation of judges and clerks of 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 be indefinitely postponed.

OTTO STARZINGER, *Chairman.*

Report adopted and House File No. 428 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on compensation of public officers, to whom was referred Senate File No. 219, a bill for an act to amend section two thousand two hundred thirty (2230) of the supplement to the code, 1913, relating to compensation for labor by the poor in the charge of the 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 amended as follows:

By striking from the fourth line of section one (1) the word "twelfth" and inserting in lieu thereof, the word "thirteenth"; and that when so amended the bill do pass.

OTTO STARZINGER, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on compensation of public officers, to whom was referred House File No. 571, a bill for an act to amend the law as it appears in section six hundred seventy-four (674), supplement to the code, 1913, relative 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 do pass.

OTTO STARZINGER, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the governor announcing that he had signed on April 3d the following bills:

House Files Nos. 258, 286, 278, 218, 176, 61 and 581.

SPECIAL ORDER.

On request of Meredith of Jasper, unanimous consent having been granted, Calendar No. 450, Senate File No. 477, was made a special order for Wednesday, April 11th, at 10:00 a. m.

AMENDMENTS FILED.

Lake of Woodbury asked and obtained unanimous consent to have the following amendment to House File No. 523 printed in the journal:

MR. SPEAKER—I move to amend House File No. 523 by striking all following the enacting clause, and substituting the following:

SEC. 1. It shall be the duty of any person, association or persons, or corporation, either as principal or agent, maintaining a public office or place where are posted, displayed, or exhibited from information received, the fluctuating prices of cotton, grain, provisions, stock, bonds, or other commodity or thing of value, to file with the secretary of state a bond to be approved by said official, the amount of said bond to be based on the population of the town or city in which said office or place is maintained, as follows:

“In cities of ten thousand (10,000) or less population, said bond shall be in the sum of \$25,000.00; in cities of thirty thousand (30,000) and less population, said bond shall be in the sum of \$50,000.00; in cities of forty thousand (40,000) or more population, said bond shall be in the sum of \$75,000.00.” Said bond is to be conditioned as follows: “It shall guarantee the faithful performance of all contracts with customers in the purchase and sale of all things as aforesaid.”

SEC. 2. Said person, association of persons, or corporation, either as principal or agent, maintaining an office or place of business as aforesaid shall have thirty (30) days following the date this law becomes effective in which to file said bond. The penalty for failure to comply with the provisions of this act shall be a fine of \$50.00 a day for each and every day said person, association of persons, or corporation, either as principal or agent, fails to comply with said provisions. It shall be the duty of the county attorney to institute action to collect said fine and any moneys collected through said action shall be turned over to the county treasurer of the county in which the action is instituted. and credited to the school fund.

Findlay of Webster asked and obtained unanimous consent to have the following amendments to House File No. 263 printed in the journal:

Amend House File No. 263 by striking out all after the enacting clause and inserting the following in lieu thereof:

SECTION 1. That the law as it appears in section twenty-seven hundred thirty-eight (2738) supplement to the code 1913, be, and the same is hereby amended by striking from said section lines six (6) to twenty-one (21) both inclusive, also lines seventy-two (72) to eighty-six (86) both inclusive and by inserting in lieu thereof the following:

The county superintendent shall hold annually and just before the opening of the school year, one county teachers' institute of not less than one (1), nor more than three (3) days' duration, and shall with the concurrence of the superintendent of public instruction procure such assistants as may be necessary to conduct the same.

County superintendents may conduct a six (6) weeks institute where it is deemed advisable in counties where a summer school is not already organized for the purpose of giving teachers and prospective teachers, academic instruction, and said institute of one to three days duration shall be a part of said six (6) weeks institute in such counties where said institutes are provided.

A fee shall be collected from each attendant. The fee so collected shall be paid into the county institute fund and a list of the names of all attendants shall be filed with the county auditor. Warrants for the purpose of paying instructors employed and for defraying the other expenses of the institute shall be drawn by the county auditor, who shall draw said warrants upon the written order of the county superintendent, and said written order must be accompanied by a certified itemized bill for services rendered or expenses incurred in connection with said summer school, but no warrant shall be issued in excess of the amount in the institute fund.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Lee of Sac, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills: House File No. 12, a bill for an act to repeal sections seventeen hundred fifty-eight-i (1758-i), seventeen hundred fifty-eight-j (1758-j), seventeen hundred fifty-eight-k (1758-k), seventeen hundred fifty-eight-l (1758-l), seventeen hundred fifty-eight-m (1758-m), seventeen hundred fifty-eight-n (1758-n), seventeen hundred fifty-eight-o (1758-o), seventeen hundred fifty-eight-p (1758-p), seventeen hundred fifty-eight-q (1758-q), seventeen hundred fifty-eight-r (1758-r) and seventeen hundred fifty-eight-s (1758-s), supplemental supplement to the code, 1915, relating to fire, lightning, windstorm and hail insurance.

Also:

House File No. 131, a bill for an act to amend section fifteen hundred seventy-one-m seventeen (1571-m17), supplement to the code, 1913, relating to the operation of motor vehicles upon the public highways

and requiring that certain lights on such vehicles be shaded, and by providing for such adjustments.

Also:

House File No. 154, a bill for an act to repeal section twenty-nine hundred five (2905) of the code, and enacting a substitute therefor relating to the conditional lease of personal property.

Also:

House File No. 371, a bill for an act to amend the law as it appears in section two hundred fifty-four-a-twenty (254-a20) supplement to the code, 1913, relating to financial aid for dependent and neglected children.

Also:

House File No. 417, a bill for an act to amend section seven hundred sixteen-b (716-b), supplement to the code, 1913, relative to levying taxes by cities and town for the purpose of equipping fire departments.

Also:

House File No. 427, a bill for an act to legalize an ordinance of the incorporated town of Dana, Iowa, granting a franchise to Iowa Railway and Light Company, to erect, maintain and operate an electric light and power plant in said town.

C. ORVILLE LEE, *Acting Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Lee of Sac, from the joint committee on enrolled bills submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House Files Nos. 12, 131, 154, 371, 417 and 427.

C. ORVILLE LEE,

Acting Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

On motion of Langfitt of Adair the House adjourned until 3:30 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 4, 1917.

House met pursuant to adjournment, Speaker pro tem McFarlane in the chair.

Prayer was offered by the Rev. Richard R. Newby, pastor of the First Friends Church, Des Moines, Iowa.

Journal of April 3d corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Walrath of Fayette presented petition of citizens of Fayette county in favor of Senate File No. 290.

Referred to committee on agriculture.

LEAVE OF ABSENCE.

On request of Gray of Calhoun leave of absence was granted Rees of Fremont until Thursday.

RESOLUTIONS.

Rogers of Carroll offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Resolved, That all appropriation bills on the calendar, or that may hereafter be reported to the House by the committee on appropriations, are hereby made a special order for each day from 1:30 p. m. until 4:30 p. m., commencing at 1:30 p. m., April 6th, and continuing until all such bills are disposed of, and

Be It Further Resolved, That the chief clerk of the House furnish each member a separate printed schedule of all appropriation bills, showing the amount proposed to be appropriated by each bill and the purpose of such appropriation; such printed schedule to be placed upon the desk of each member by noon of April 6th.

Motion prevailed and the **resolution** was adopted.

The following resolution was offered by Slosson of Worth, McFarlane of Black Hawk, Klaus of Delaware, Neff of Pottawattamie, Dean of Osceola and Anderson of Winnebago.

Whereas, Senate File No. 327 by Balkema, entitled a bill for an act to provide for the improvement and maintenance of rural post roads in accordance with the federal aid statute, providing for the construction of such highway improvements and the supervision thereof, define the powers and duties of the public officers charged with the construction and supervision thereof, providing for the financing of such public improvements, accepting on behalf of the state and its political subdivisions said federal aid proposal and assenting to the provisions of the act of Congress granting same, was on the 22nd day of March referred to the committee on roads and highways, and

Whereas, the rules of this House require all bills to be reported back to the House within ten days, and

Whereas, the members of this House are ready to vote squarely on the bill, now therefore,

Be It Resolved, That said bill be forthwith placed on the calendar of this House and that the committee be discharged from its further consideration.

Laid over under rule 34.

Horchem of Dubuque, O'Donnell of Dubuque and Coakley of Union offered the following resolution:

Whereas, House File No. 466, by Horchem and O'Donnell, a bill for an act providing a guarantee fund for the protection of depositors in banks and trust companies organized under the laws of the state, was referred to the committee on banks and banking, on March 7th, and

Whereas, the rules of the House require all bills to be reported back within ten days, and,

Whereas, its sub-committee to which the bill was referred has acted favorably upon the same, and

Whereas, the members of this House are ready to vote squarely upon the bill, now therefore,

Be It Resolved, That the bill be withdrawn from the committee and placed on the calendar.

Laid over under rule 34.

Speaker Pitt in the chair.

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. 12, 131, 154, 371, 417 and 427.

CONSIDERATION OF BILLS.

On request of Giltner of Monroe, unanimous consent having been granted, action was deferred on Calendar No. 287, Senate File No. 34, and same was placed at the foot of the calendar.

On request of Harrington of Kossuth, unanimous consent having been granted, action was deferred on Calendar No. 288, House File No. 373, and same was allowed to retain its place on the calendar.

Unanimous consent having been granted to consider at this time, on motion of Wenstrand of Page, Calendar No. 426, Senate File No. 207, a bill for an act to amend section two hundred seventy-five (275) of the code, relating to the compensation of shorthand reporters in superior courts, with report of committee recommending passage was taken up and considered.

Mr. Wenstrand moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—51.

Adkins	Horchem	Randall
Anderson of Greene	Jackson	Rees
Anderson of Winnebago	Jones	Rogers
Becker	Kepple	Shaff
Bruce	Kimberly	Shortess
Durbin	Klaus	Slaught
Edgington	Klinker	Smith
Elwood	Knickerbocker	Stanley
Epps	Lake	Starzinger
Erickson	Lee	Tucker
Gilbert	McFarlane	Turner
Gilmore	McFerren	Walrath
Grason	Mackie	Wenstrand
Gray	Miles	Wichman
Griffin	Nicholson	Wigdahl
Jansen	O'Donnell	Wilson of Cherokee
Harrington	Price	Wilson of Louisa

Nays—27.

Anderson of Davis	Giltner	Nordyke
Benn	Hall	Oertel
Coakley	Johnston of Humboldt	Reed
Darrah	Kern	Scott
Finch	Krouse	Stuart
Findlay	Larson	Wilson of Mahaska
Finley	Lewis	Wilson of Mitchell
Flenniken	Mooty	Wormley
Garber	Newton	Mr. Speaker

Absent or not voting—30.

Andre	Langfitt	Peters
Bailey	Lenocker	Rayburn
Baldwin	Mantz	Richards
Boies	Mead	Roberts
Crozier	Meredith	Rowley
Dean	Miller	Santee
Dunkelberg	Mowery	Slosson
Helming	Murray	Stone
Jessen	Neff	Ulstad
Johnston of Lucas	Nichols	Weaver

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Unanimous consent having been granted to consider at this time, on motion of Larson of Montgomery, Calendar No. 390, House File No. 433, a bill for an act to amend section four hundred ninety-five (495), of the supplemental supplement to the code, 1915, relative to fees to be reported and paid to the county by the county recorder, with report of committee recommending passage was taken up for consideration.

Larson of Montgomery asked and obtained unanimous consent to have Senate File No. 371 withdrawn from the committee on judiciary and substituted for House File No. 433.

On motion of Larson of Montgomery, Senate File No. 371, a bill for an act to amend section four hundred ninety-five (495), of the supplemental supplement to the code, 1915, relative to fees to be reported and paid to the county by the county recorder, was taken up and considered.

Mr. Larson moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Epps	Hansen
Anderson of Davis	Erickson	Harrington
Anderson of Greene	Finch	Helming
Bailey	Findlay	Horchem
Becker	Flenniken	Jackson
Benn	Garber	Jessen
Bruce	Gilbert	Johnston of Humboldt
Coakley	Gilmore	Jones
Darrah	Giltner	Kepple
Dean	Grason	Kimberly
Dunkelberg	Gray	Klaus
Durbin	Griffin	Klinker
Edgington	Hall	Knickerbocker

Krouse	Nordyke	Stanley
Langfitt	O'Donnell	Starzinger
Larson	Oertel	Stone
Lee	Price	Stuart
Lewis	Randall	Turner
McFerren	Rayburn	Ulstad
Mackie	Reed	Walrath
Mantz	Rees	Weaver
Mead	Rogers	Wenstrand
Meredith	Rowley	Wichman
Miles	Santee	Wigdahl
Mooty	Scott	Wilson of Cherokee
Neff	Shortess	Wilson of Louisa
Newton	Slaught	Wilson of Mitchell
Nichols	Slosson	Wormley
Nicholson	Smith	Mr. Speaker

Nays—None.

Absent or not voting—21.

Anderson of Winnebago	Johnston of Lucas	Murray
Andre	Kern	Peters
Baldwin	Lake	Richards
Boies	Lenocker	Roberts
Crozier	McFarlane	Shaff
Elwood	Miller	Tucker
Finley	Mowery	Wilson of Mahaska

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Calendar No. 356, Senate File No. 70, a bill for an act to amend section eighteen hundred sixty (1860) of the supplemental supplement to the code, 1915; and to amend section eighteen hundred sixty-seven (1867) of the code, both relating to reserves to be carried by savings and state banks, with report of committee recommending passage was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Durbin	Giltner
Anderson of Davis	Edgington	Gray
Anderson of Greene	Elwood	Griffin
Anderson of Winnebago	Epps	Hall
Bailey	Erickson	Hansen
Becker	Finch	Harrington
Benn	Findlay	Helming
Bruce	Flenniken	Horchem
Coakley	Garber	Jackson
Darrah	Gilmore	Jessen

Johnston of Humboldt	Neff	Starzinger
Kepple	Newton	Stone
Kimberly	Nichols	Stuart
Knickerbocker	O'Donnell	Turner
Krouse	Oertel	Ulstad
Lake	Price	Walrath
Langfitt	Randall	Weaver
Larson	Rayburn	Wenstrand
Lee	Reed	Wichman
Lewis	Rogers	Wigdahl
McFerren	Rowley	Wilson of Cherokee
Mackie	Santee	Wilson of Louisa
Mantz	Shaff	Wilson of Mahaska
Mead	Shortess	Wilson of Mitchell
Miles	Slosson	Wormley
Mooty	Smith	Mr. Speaker
Mowery	Stanley	

Nays—1.

Scott

Absent or not voting—27.

Andre	Johnston of Lucas	Murray
Baldwin	Jones	Nicholson
Boies	Kern	Nordyke
Crozier	Klaus	Peters
Dean	Klinker	Rees
Dunkelberg	Lenocker	Richards
Finley	McFarlane	Roberts
Gilbert	Meredith	Slaught
Grason	Miller	Tucker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of McFerren of Hamilton, unanimous consent having been granted, action was deferred on Calendar No. 308, House File No. 35, and same was allowed to retain its place on the calendar.

Unanimous consent having been granted to consider at this time, on motion of Grason of Pottawattamie, Calendar No. 433, House File No. 488, a bill for an act to amend the law as it appears in section four hundred sixty-nine (469), supplement to the code, 1913, relating to the compensation of county supervisors, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Grason moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—65.

Adkins	Kepple	Randall
Anderson of Greene	Kimberly	Richards
Anderson of Winnebago	Klaus	Rogers
Becker	Klinker	Rowley
Benn	Knickerbocker	Santee
Bruce	Lake	Scott
Darrah	Langfitt	Shortess
Dunkelberg	Larson	Slosson
Durbin	Lee	Smith
Elwood	Lewis	Stanley
Flenniken	McFarlane	Starzinger
Gilbert	Mackie	Stuart
Gilmore	Mantz	Tucker
Grason	Mead	Turner
Gray	Miles	Ulstad
Griffin	Mowery	Weaver
Hansen	Neff	Wenstrand
Harrington	Newton	Wichman
Horchem	Nichols	Wigdahl
Jackson	Nicholson	Wilson of Cherokee
Jessen	O'Donnell	Wilson of Louisa
Jones	Price	

Nays—24.

Bailey	Johnston of Humboldt	Oertel
Coakley	Kern	Rayburn
Edgington	Krouse	Reed
Epps	McFerren	Rees
Finch	Meredith	Stone
Findlay	Mooty	Walrath
Garber	Murray	Wilson of Mahaska
Hall	Nordyke	Mr. Speaker

Absent or not voting—19.

Anderson of Davis	Finley	Peters
Andre	Giltner	Roberts
Baldwin	Helming	Shaff
Boies	Johnston of Lucas	Slaughter
Crozier	Lenocker	Wilson of Mitchell
Dean	Miller	Wormley
Erickson		

Verification of roll call.

So the bill having received a constitutional majority was declared to have passed the House.

Grason of Pottawattamie offered the following amendment to the title:

Amend the title to House File No. 488 by striking out said title and inserting in lieu thereof the following:

"A bill for an act to amend the law as it appears in section four hundred sixty-nine (469), supplement to the code, 1913, relating to session service of the board of supervisors."

Amendment adopted and title as amended agreed to.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 240, a bill for an act making appropriations for the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts, the Iowa State Teachers' College, and the College for the Blind, beg leave to report they 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 of line 3 of section 1 thereof the words and figures "two hundred fifty thousand dollars (\$250,000.00)" and inserting in lieu thereof the words and figures "two hundred twenty thousand dollars (\$220,000.00)"; by striking out of line 5 of section 1 thereof the figures "\$110,000.00" and inserting in lieu thereof the figures "\$100,000.00"; by striking out of line 17 of section 1 thereof, the figures "\$25,000.00" and inserting in lieu thereof the figures "\$5,000.00"; by striking out of lines 3 and 4 of section 2 thereof, the words and figures "three hundred twenty-five thousand dollars (\$325,000.00)" and inserting in lieu thereof the words and figures "two hundred seventy thousand dollars (\$270,000.00)"; by striking out of line 7 of section 2 thereof, the figures "\$155,000.00" and inserting in lieu thereof the figures "\$100,000.00"; by striking out of lines 4 and 5 of section 4 thereof, the words and figures "three hundred seventy-eight thousand two hundred fifty dollars (\$378,250.00)" and inserting in lieu thereof the words and figures "three hundred thirty-five thousand dollars (\$335,000.00)"; by striking out of line 14 of section 4 thereof, the words and figures "additional property near the campus, \$43,250.00"; by striking out of lines 3 and 4 of section 6 thereof, the words and figures "eighty-two thousand seven hundred dollars (\$82,700.00)" and by inserting in lieu thereof the words and figures "sixty thousand seven hundred dollars (\$60,700.00)"; by striking out of line 9 of section 6, the figures "3000.00" and inserting in lieu thereof the figures "1000.00"; by striking out line 10 of section 6.

R. J. JOHNSTON, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 167, a bill for an act making an additional appropriation to the State Historical Society 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.

R. J. JOHNSTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 298, a bill for an act appropriating the sum of one thousand (\$1,000.00) dollars to indemnify Edmund Cassel for personal injuries sustained by him while engaged in carpenter work at the industrial school for boys, at Eldora, 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:

By striking out of line 1 of section 1 the words "Amount appropriated:" and that section 2 thereof be stricken out and there be inserted in lieu thereof the following: "Section 2. That said Edmund Cassel being a minor, the said appropriation shall be paid to his legally appointed and duly qualified guardian, in trust for said Edmund Cassel, to be held by said guardian for the payment of expenses of the said Edmund Cassel while in attendance at Iowa State College at Ames, Iowa, during a two years' course of study, the same to commence not later than September, 1917; any balance remaining at the end of the said two years to be paid to the said Edmund Cassel, unless otherwise ordered by the court.;" and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 358, a bill for an act making appropriation of funds to enable the state railroad commission to investigate and prosecute interstate cases and to investigate and determine all cases within its 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 be amended as follows:

By striking out of line 3 of section 1 of said bill, the words and figures "one hundred thirteen thousand nine hundred dollars (\$113,900)" and inserting in lieu thereof the words and figures "one hundred nine thousand one hundred dollars (\$109,100)"; and by striking out the period following the word "jurisdiction" in the 8th line of section 1 of said bill and inserting a comma in lieu thereof and adding the following: "and to defray the general expenses of the administration of the duties of the state railroad commission.;" and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 567, a bill for an act providing for a census and inventory of the resources 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:

By adding as section 5 the following: "There is hereby appropriated out of any moneys in the treasury not otherwise appropriated, the sum of fifteen thousand dollars (\$15,000.00), or so much thereof as may be necessary, for the preparation of the census and inventory of the resources of this state in men and material available for use in the event of war." And re-number section 5 of said bill as section 6; and when so amended the bill do pass.

R. J. JOHNSTON, *Chairman*.

Ordered passed on file.

Klinker of Crawford, from the committee on constitutional amendments, submitted the following report:

MR. SPEAKER—Your committee on constitutional amendments, to whom was referred Senate File No. 176, a bill for an act to provide for the submission of a proposed amendment to the constitution of the state of Iowa relating to the prohibition of sales, etc., 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.

P. J. KLINKER, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on constitutional amendments, to whom was referred Senate Joint Resolution No. 10, a joint resolution proposing to submit to the women of the state the proposition of whether or not they favor extending the electoral franchise to women and specifying the manner thereof and who shall vote thereon and fixing the time, 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.

P. J. KLINKER, *Chairman*.

Ordered passed on file.

Rowley of Van Buren, from the committee on schools and text-books, submitted the following report:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 502, a bill for an act to amend section twenty-eight hundred (2800), supplement to the code, 1913, providing for the organization and maintenance of township high 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.

JOHN W. ROWLEY, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on school and text-books, to whom was referred Senate File No. 485, a bill for an act relating to the health of pupils in the public schools of certain cities, beg leave to report they 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 placed on the calendar without recommendation.

JOHN W. ROWLEY, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred House File No. 385, a bill for an act to amend the law as it appears in section 2779, of the code, relative to erection and repairing of school houses, beg leave to report they 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:

That the period at the end of section 1, be stricken out, and the following words added to said section: "provided however, that the combined cost of all material purchased for such alterations, repairs or additions, together with the estimated cost of the labor used in making the same, shall not in any one job exceed the sum of twenty-five hundred dollars (\$2,500.);"; also, that section 2, of said act be stricken out; and when so amended the bill do pass.

JOHN W. ROWLEY, *Chairman*.

Ordered passed on file.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 330, a bill for an act to amend section eight hundred forty-o (840-o), supplemental supplement to the code of Iowa, 1915, relating to the levy of an annual tax for the purpose of paying that portion of the costs borne by cities having a population of fifty thousand or over of paving highways within such 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.

GEO. F. TUCKER, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 521, a bill for an act granting to towns, cities and cities acting under special charter, authority to by ordinance require tuberculosis tests of all milch cows from which milk or cream is furnished to the inhabitants of such town, city or city 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:

By inserting after the word "cities" in line one (1) a comma "," and then the following words: "cities under commission form of government".

Also by inserting after the word "cities" and before the word "and" in the first line of the title a comma "," and then the following words: "cities under commission form of government"; and when so amended the bill do pass.

GEO. F. TUCKER, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 304, a bill for an act to amend section seven hundred ninety-two-g (792-g) of the supplemental supplement to the code, 1915, and relating to the levy and assessment of the cost of street and alley improvements in accordance with chapter seven (7) title five (5) of the code and supplement to the code, 1913, and supplemental supplement, 1915, and relating to the determining and platting of the lots and parcels of land against which such levy or assessment may be made and construing sections 792-g and 792-h of the supplement to the code, 1913, beg leave to report they 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.

GEO. F. TUCKER, *Chairman*.

Report adopted and Senate File No. 304 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 324, a bill for an act to amend section eight hundred forty-p (840-p), supplemental supplement to the code of Iowa, 1915, granting to cities authority to issue funding bonds to take up assessments made against such cities under the provisions of section eight hundred forty-o (840-o), supplemental supplement to the code of Iowa, 1915, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GEO. F. TUCKER, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 191, a bill for an act to amend section seven hundred forty-eight (748) of the supplement to the code, 1913, and relating to the nature and powers of the board of water-works 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.

GEO. F. TUCKER, *Chairman*.

Report adopted.

LEAVE OF ABSENCE.

On request of Boies of Buchanan leave of absence was granted Roberts of Ringgold and Lenoeker of Madison until Thursday.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 47.

The hour having arrived for Special Order No. 47, on motion of Gray of Calhoun, Senate File No. 328, a bill for an act to authorize the establishment of public parks by the state fish and game warden, by and with the consent of the state executive council, and to provide for the improvement of the same, and to create a board of conservation for the preservation of places of historic, natural, or recreational interest of donation in aid of such purposes and to make an appropriation therefor, with report of committee recommending passage was taken up and considered.

The amendment filed by Jones of Cerro Gordo and found on page 1241 of the journal of March 24th was taken up and considered.

Griffin of Woodbury in the chair.

Amendment filed by Jones of Cerro Gordo adopted.

Giltner of Monroe offered the following substitute amendment for Senate File No. 328 and all pending amendments:

Strike out all after the enacting clause and insert in lieu thereof the following:

SECTION 1. That section 2563-a4, supplemental supplement to the code, 1915, be and the same is hereby amended by repealing the last sentence of said section and enacting in lieu thereof the following:

"The county auditor shall pay at the end of each month 60% of these fees to the state treasurer, who shall place the sum received to the credit of a fund known as the fish and game protection fund. The other 40% of said fees shall be paid to the county treasurer of the county wherein collected and by him placed in the domestic animal fund."

SEC. 2. That section 458-c, supplement to the code, 1913, be and is hereby amended by inserting preceding the first word of said section, the following:

"Any person damaged by the killing or injury of any domestic animal or fowl by any hunter other than the claimant or persons in his company or employ at the time of such killing or injury, or"

McFarlane of Black Hawk moved the previous question, as applied to all pending amendments and the main bill. Motion prevailed.

Substitute amendment offered by Giltner of Monroe lost.

Mr. Gray moved that the bill be read a third time now, which motion prevailed and the bill was read a third time

On the question, "Shall the bill pass?"

Ayes—63.

Adkins	Hansen	Nichols
Anderson of Davis	Harrington	Nicholson
Anderson of Greene	Horchem	O'Donnell
Anderson of Winnebago	Jackson	Price
Bailey	Johnston of Humboldt	Rayburn
Baldwin	Jones	Rees
Becker	Kepple	Richards
Boies	Kern	Rowley
Bruce	Kimberly	Santee
Dean	Klaus	Shaff
Dunkelberg	Klinker	Shortess
Durbin	Knickerbocker	Slaught
Elwood	Lee	Slosson
Epps	McFarlane	Smith
Erickson	McFerrer	Stone
Findlay	Mantz	Stuart
Flenniken	Meredith	Ulstad
Gilmore	Miles	Weaver
Grason	Mooty	Wichman
Gray	Murray	Wigdahl
Griffin	Neff	Wilson of Mitchell

Nays—25.

Coakley	Lewis	Scott
Edgington	Mowery	Stanley
Finch	Newton	Starzinger
Garber	Nordyke	Tucker
Gilbert	Oertel	Wilson of Cherokee
Giltner	Peters	Wilson of Louisa
Hall	Reed	Wilson of Mahaska
Johnston of Lucas	Rogers	Wormley
Krouse		

Absent or not voting—20.

Andre	Lake	Randall
Benn	Langfitt	Roberts
Crozier	Larson	Turner
Darrah	Lenocker	Walrath
Finley	Mackie	Wenstrand
Helming	Mead	Mr. Speaker
Jessen	Miller	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 45.

The hour having arrived for Special Order No. 45, on motion of Epps of Wapello, House File No. 539, a bill for an act to empower

cities and towns, including cities under special charter, to defray the expenses of repairing and maintaining permanent street pavements and improvements out of the general street improvement fund of the city, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Tucker of Clinton offered the following amendment and moved its adoption:

Amend House File No. 539 by inserting after the word "years" in line 7 the words "following the period for which the contractor or contractors are held liable for repairs under their bond".

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Epps moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Harrington	O'Donnell
Anderson of Winnebago	Horchem	Oertel
Bailey	Jackson	Peters
Baldwin	Kepple	Price
Becker	Kimberly	Rayburn
Benn	Klinker	Reed
Boies	Knickerbocker	Rogers
Bruce	Krouse	Rowley
Coakley	Lake	Santee
Darraha	Langfitt	Scott
Dunkelberg	Larson	Shortess
Durbin	Lee	Slosson
Edgington	Lewis	Starzinger
Epps	McFarlane	Stone
Finch	McFerren	Stuart
Findlay	Mackie	Tucker
Flenniken	Mantz	Ulstad
Garber	Meredith	Wichman
Gilbert	Miles	Wigdahl
Gilmore	Miller	Wilson of Cherokee
Giltner	Mooty	Wilson of Louisa
Grason	Mowery	Wilson of Mahaska
Griffin	Neff	Wilson of Mitchell
Hall	Nicholson	Wormley
Hansen		

Nays—2.

Gray

Weaver

Absent or not voting—33.

Anderson of Davis	Johnston of Lucas	Rees
Anderson of Greene	Jones	Richards
Andre	Kern	Roberts
Crozier	Klaus	Shaff
Dean	Lenocker	Slaughter
Elwood	Mead	Smith
Erickson	Murray	Stanley
Finley	Newton	Turner
Helming	Nichols	Walrath
Jessen	Nordyke	Wenstrand
Johnston of Humboldt	Randall	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Griffin of Woodbury, unanimous consent having been granted, action was deferred on Calendar No. 329, House File No. 164, and same was allowed to retain its place on the calendar.

Unanimous consent having been granted to consider at this time, on motion of Harrington of Kossuth, Calendar No 358, Senate File No. 32, a bill for an act to repeal section 4799-a of the supplement to the code, 1913, relating to burglary with explosives and to enact a substitute therefor, relating to burglary with explosives and electric burning, and gas, with report of committee recommending passage was taken up and considered.

Mr. Harrington moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Gilmore	Lewis
Anderson of Davis	Giltner	McFarlane
Anderson of Greene	Gray	McFerren
Anderson of Winnebago	Griffin	Mackie
Bailey	Hall	Mead
Boies	Hansen	Miller
Bruce	Harrington	Mooty
Darrah	Horchem	Mowery
Dunkelberg	Jackson	Murray
Durbin	Johnston of Humboldt	Newton
Edgington	Johnston of Lucas	Nicholson
Elwood	Kepple	Nordyke
Epps	Kimberly	O'Donnell
Erickson	Klaus	Peters
Finch	Knickerbocker	Price
Findlay	Krouse	Randall
Flenniken	Lake	Rayburn
Garber	Langfitt	Rees
Gilbert	Lee	Richards

Rogers	Smith	Wichman
Rowley	Starzinger	Wigdahl
Santee	Stuart	Wilson of Cherokee
Scott	Tucker	Wilson of Louisa
Shaff	Turner	Wilson of Mahaska
Shortess	Ulstad	Wilson of Mitchell
Slaughter	Weaver	Wormley
Slosson	Wenstrand	

Nays—1.

Oertel

Absent or not voting—27.

Andre	Helming	Miles
Baldwin	Jessen	Neff
Becker	Jones	Nichols
Benn	Kern	Reed
Coakley	Klinker	Roberts
Crozier	Larson	Stanley
Dean	Lenocker	Stone
Finley	Mantz	Walrath
Grason	Meredith	Mr. Speaker

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 Starzinger of Polk, unanimous consent having been given, House File No. 231, a bill for an act to amend section six hundred ninety-four-c47 (694-c47) of the supplemental supplement to the code, 1915, relating to the compensation of clerks and bailiffs of municipal courts, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend by striking out the word "five" in line seven (7) and inserting in lieu thereof the word "three".

Also by striking out the word "eight" in line nine (9) and inserting in lieu thereof the word "five".

Also by striking out the words "two thousand" in line eleven (11) and inserting in lieu thereof the words "one thousand seven hundred and fifty".

Mr. Starzinger moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—80.

Adkins	Benn	Edgington
Anderson of Davis	Boies	Elwood
Anderson of Greene	Bruce	Epps
Anderson of Winnebago	Darraha	Erickson
Baldwin	Durbin	Finch

Findlay	Langfitt	Santee
Flenniken	Lee	Scott
Garber	Lewis	Shortess
Gilmore	McFerren	Slaught
Giltner	Mackie	Slosson
Grason	Mantz	Smith
Gray	Meredith	Stanley
Hall	Mooty	Starzinger
Hansen	Mowery	Stuart
Harrington	Neff	Tucker
Helming	Newton	Turner
Horchem	Nicholson	Ulstad
Jackson	Nordyke	Weaver
Jessen	O'Donnell	Westrand
Johnston of Lucas	Peters	Wichman
Kepple	Price	Wigdahl
Kern	Randall	Wilson of Cherokee
Kimberly	Rayburn	Wilson of Louisa
Klaus	Reed	Wilson of Mahaska
Knickerbocker	Richards	Wilson of Mitchell
Krouse	Rogers	Wormley
Lake	Rowley	

Nays—1

Oertel

Absent or not voting—27.

Andre	Griffin	Miller
Bailey	Johnston of Humboldt	Murray
Becker	Jones	Nichols
Coakley	Klinker	Rees
Crozier	Larson	Roberts
Dean	Lenocker	Shaff
Dunkelberg	McFarlane	Stone
Finley	Mead	Walrath
Gilbert	Miles	Mr. Speaker

So the House concurred in the Senate amendments.

On request of Rayburn of Poweshiek, unanimous consent having been given, House File No. 280, a bill for an act to declare the depositing or storing of inflammable junk within the fire limits of cities a public nuisance, and to provide for the abatement and punishment thereof, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend by inserting after the word "paper" in section one and before the word "within" the words "by dealers in such articles."

Amend the title to House File No. 280 by inserting the words "by dealers in such articles" following the word "junk" found in the first line of the title.

Mr. Rayburn moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—78.

Adkins	Helming	Peters
Anderson of Davis	Horchem	Price
Anderson of Greene	Jackson	Rayburn
Anderson of Winnebago	Jessen	Reed
Bailey	Johnston of Lucas	Rees
Baldwin	Kepple	Richards
Boies	Kimberly	Rogers
Bruce	Klaus	Rowley
Darrah	Knickerbocker	Santee
Durbin	Krouse	Scott
Edgington	Lake	Shaff
Elwood	Langfitt	Shortess
Epps	Lee	Slaught
Erickson	Lewis	Slosson
Finch	McFerren	Stanley
Findlay	Mackie	Stuart
Finley	Mantz	Tucker
Flenniken	Meredith	Turner
Garber	Miller	Ulstad
Giltner	Mooty	Wenstrand
Grason	Mowery	Wichman
Gray	Neff	Wigdahl
Griffin	Nicholson	wilson of Cherokee
Hall	Nordyke	Wilson of Louisa
Hansen	O'Donnell	Wilson of Mitchell
Harrington	Oertel	Wormley

Nays—None.

Absent or not voting—30.

Andre	Jones	Nichols
Becker	Kern	Randall
Benn	Klinker	Roberts
Coakley	Larson	Smith
Crozler	Lenocker	Starzinger
Dean	McFarlane	Stone
Dunkelberg	Mead	Walrath
Gilbert	Miles	Weaver
Gilmore	Murray	Wilson of Mahaska
Johnston of Humboldt	Newton	Mr. Speaker

So the House concurred in the Senate amendments.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of O'Donnell of Dubuque, Calendar No. 395, House File No 129, a bill for an act to amend the law as it appears in section forty-nine hundred ninety-nine-a one (4999-a-1), supplement to the code, 1913, relating to water closets and washing facilities in manufacturing establishments, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. O'Donnell moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—62.

Anderson of Davis	Gray	Price
Bailey	Griffin	Randall
Baldwin	Hansen	Rayburn
Becker	Harrington	Reed
Benn	Horchem	Richards
Bruce	Jackson	Rogers
Coakley	Kepple	Santee
Darrah	Kern	Scott
Dunkelberg	Kimberly	Shaff
Durbin	Klaus	Slaught
Elwood	Krouse	Stone
Erickson	Lake	Stuart
Finch	Langfitt	Tucker
Findlay	Lewis	Turner
Finley	McFerren	Ulstad
Flenniken	Mackie	Wenstrand
Garber	Miles	Wichman
Gilbert	Mooty	Wigdahl
Gilmore	Mowery	Wilson of Cherokee
Giltner	Neff	Wilson of Louisa
Grason	O'Donnell	

Nays—21.

Adkins	Johnston of Lucas	Nordyke
Anderson of Greene	Knickerbocker	Oertel
Anderson of Winnebago	Lee	Peters
Boies	Meredith	Rowley
Edgington	Miller	Starzinger
Epps	Newton	Wilson of Mahaska
Hall	Nicholson	Wilson of Mitchell

Absent or not voting—25.

Andre	Lenocker	Shortess
Crozier	McFarlane	Slosson
Dean	Mantz	Smith
Helming	Mead	Stanley
Jessen	Murray	Walrath
Johnston of Humboldt	Nichols	Weaver
Jones	Rees	Wormley
Klinker	Roberts	Mr. Speaker
Larson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Lee of Sac, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval House File No. 12, a bill for an act to repeal sections seventeen hundred fifty-eight-i (1758-i), seventeen hundred fifty-eight-j (1758-j), seventeen hundred fifty-eight-k (1758-k), seventeen hundred fifty-eight-l (1758-l), seventeen hundred fifty-eight-m (1758-m), seventeen hundred fifty-eight-n (1758-n), seventeen hundred fifty-eight-o (1758-o), seventeen hundred fifty-eight-p (1758-p), seventeen hundred fifty-eight-q (1758-q), seventeen hundred fifty-eight-r (1758-r), and seventeen hundred fifty-eight-s (1758-s), supplemental supplement to the code, 1915, relating to fire, lightning, wind-storm and hail insurance.

Also:

House File No. 131, a bill for an act to amend section fifteen hundred seventy-one-m seventeen (1571-m17) supplement to the code, 1913, relating to the operation of motor vehicles upon the public highways and requiring that certain lights on such vehicles be shaded, and by providing for such adjustments.

Also:

House File No. 154, a bill for an act to repeal section twenty-nine hundred five (2905) of the code, and enacting a substitute therefor relating to the conditional sale or lease of personal property.

Also:

House File No. 371, a bill for an act to amend the law as it appears in section two hundred fifty-four-a twenty (254-a20) supplement to the code, 1913, relating to financial aid for dependent and neglected children.

Also:

House File No. 417, a bill for an act to amend section seven hundred sixteen-b (716-b), supplement to the code, 1913, relative to levying taxes by cities and towns for the purpose of equipping fire departments.

Also:

House File No. 427, a bill for an act to legalize an ordinance of the incorporated town of Dana, Iowa, granting a franchise to Iowa Railway and Light Company, to erect, maintain and operate an electric light and power plant in said town.

C. ORVILLE LEE, *Acting Chairman.*

Report adopted.

CONSIDERATION OF BILLS.

On motion of McFerren of Hamilton, Calendar No. 357, Senate File No. 118, a bill for an act to pension the survivors of the northern border brigade, providing the amount of said pensions, the method of payment, and making appropriation therefor, with report of committee recommending passage was taken up and considered.

Mr. McFerren moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Jackson	Price
Anderson of Greene	Johnston of Humboldt	Randall
Anderson of Winnebago	Jones	Rayburn
Bailey	Kepple	Reed
Baldwin	Kern	Richards
Becker	Kimberly	Rogers
Benn	Klaus	Rowley
Boies	Knickerbocker	Santee
Bruce	Krouse	Scott
Coakley	Lake	Shaff
Darrah	Langfitt	Shortess
Dunkelberg	Larson	Slaughter
Edgington	Lee	Slosson
Elwood	Lenocker	Stanley
Epps	Lewis	Starzinger
Erickson	McFerren	Stone
Finch	Mackie	Stuart
Findlay	Mantz	Tucker
Finley	Miles	Ulstad
Flenniken	Miller	Walrath
Garber	Mooty	Weaver
Gilbert	Mowery	Wenstrand
Gilmore	Newton	Wichman
Giltner	Nichols	Wigdahl
Grason	Nicholson	Wilson of Cherokee
Gray	Nordyke	Wilson of Louisa
Griffin	O'Donnell	Wilson of Mahaska
Harrington	Oertel	Wilson of Mitchell
Horchem	Peters	Wormley

Nays—None.

Absent or not voting—21.

Anderson of Davis	Helming	Murray
Andre	Jessen	Neff
Crozier	Johnston of Lucas	Rees
Dean	Klinker	Roberts
Durbin	McFarlane	Smith
Hall	Mead	Turner
Hansen	Meredith	Mr. Speaker

So the bill having received the required two-thirds majority was declared to have passed the House and the title was agreed to.

INTRODUCTION OF BILLS.

By committee on appropriations, House File No. 600, a bill for an act to authorize and direct the governor to undertake an investigation of the valuation of the property of common carriers made by the interstate commerce commission; to represent the interests of

the state in connection therewith by the employment of persons, or calling to his assistance therein other officers or employes of the state and appropriating forty thousand dollars to carry out the provisions of this act.

Read first and second time and passed on file.

By committee on schools and text-books, House File No. 601, a bill for an act to amend the law as it appears in section twenty-seven hundred sevnty-four (2774) of the code relating to the establishment of schools and the erection of school houses and the transportation of pupils.

Read first and second time and passed on file.

By committee on municipal corporations, House File No. 602, a bill for an act to amend the law as it appears in sections seven hundred ninety-five and nine hundred sixty-two of the code, relating to condemnation of lands for public purposes by cities under special charter.

Read first and second time and passed on file.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relating to distribution of copies of workmen's compensation law and appropriation acts.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to condemnation and sale of plates of the code and code supplements.

SPECIAL ORDERS.

On request of Griffin of Woodbury, unanimous consent having been granted, House File No. 528 was made a special order for Saturday, April 7th, at 1:30 p. m.

On request of Klaus of Delaware, unanimous consent having been granted, House File No. 445 was made a special order for Monday, April 9th, at 1:30 p. m.

On request of Epps of Wapello, unanimous consent having been granted, House File No. 540 was made a special order for Friday, April 6th, at 3:30 p. m.

On request of Mackie of Benton, unanimous consent having been granted, Calendar No. 379, House File No. 401, was made a special order for Monday, April 9th, at 11:00 a. m.

On request of Grason of Pottawattamie, unanimous consent having been granted, House File No. 461 was made a special order for Thursday, April 5th, at 9:30 a. m.

On request of Langfitt of Adair, unanimous consent having been granted, House File No. 453 was made a special order for Saturday, April 7th, at 9:30 a. m.

On request of Randall of Linn, unanimous consent having been granted, House File No. 471 was made a special order for Monday, April 9th, at 3:30 p. m.

On request of Mantz of Audubon, unanimous consent having been granted, Calendar No. 507, Substitute for Senate File No. 21 was made a special order for Tuesday, April 10th, at 2:00 p. m.

On request of Klaus of Delaware, unanimous consent having been granted, House File No. 446 was made a special order for Monday, April 9th, at 1:45 p. m.

AMENDMENTS FILED.

Shaff of Clinton asked and obtained unanimous consent to have the following amendment to Senate File No. 218 printed in the journal:

I move to amend Senate File No. 218 by adding thereto the following section:

"SECTION 4. The provisions of this act shall not affect the office of the adjutant general of Iowa."

Read of Guthrie asked and obtained unanimous consent to have the following amendment to House File No. 460 printed in the journal:

I move to amend House File No. 460 by adding thereto the following: "and by striking out the period after the word "county" in the fourteenth (14) line of said section and inserting in lieu thereof a semi-colon, and by adding thereafter the following: "" "provided, however, that in counties where a county high school has been established prior to January 1, 1917, said estimate shall not exceed one mill."

MOTION TO RECONSIDER FILED.

MR. SPEAKER—We, the undersigned members of the House, hereby move that the vote by which Senate File No. 207 failed to pass the House be reconsidered.

S. R. REED.

R. W. ANDERSON.

R. J. JOHNSTON.

Motion seconded by

E. A. LARSON.

HOUSE BILLS WITHDRAWN.

On request of Larson of Montgomery, unanimous consent having been granted, House File No. 433 was withdrawn from the calendar and from further consideration by the House.

On motion of Kern of Warren the House adjourned until 1:00 p. m.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

CONSIDERATION OF BILLS.

On motion of Epps of Wapello, Calendar No. 361, House File No. 251, a bill for an act to authorize county boards of supervisors to regulate, license, tax or prohibit pool and billiard halls and bowling alleys operated for hire outside the limits of cities and incorporated towns, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Speaker pro tem McFarlane in the chair.

Rogers of Carroll offered the following amendment and moved its adoption:

Amend House File No. 251 by striking out the words "for hire" in the second line of section one and substituting the words "for hire" before the word "any" in the second line of section one.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Epps moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On request of Scott of Appanoose, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—86.

Adkins	Horchem	Nicholson
Anderson of Davis	Jackson	Nordyke
Anderson of Greene	Jessen	Peters
Anderson of Winne-	Johnston of Humboldt	Price
bago	Johnston of Lucas	Randall
Baldwin	Jones	Rayburn
Boies	Kepple	Reed
Bruce	Kern	Roberts
Coakley	Kimberly	Rogers
Darraha	Klaus	Rowley
Dean	Klinker	Santee
Dunkelberg	Knickerbocker	Scott
Durbin	Krouse	Shortess
Edgington	Langfitt	Slaughter
Elwood	Larson	Slosson
Epps	Lee	Stanley
Finch	Lenocker	Stone
Findlay	Lewis	Stuart
Flenniken	McFarlane	Turner
Garber	McFerren	Ulstad
Gilbert	Mackie	Weaver
Gilmore	Mantz	Wenstrand
Giltner	Meredith	Wichman
Grason	Miles	Wigdahl
Gray	Miller	Wilson of Cherokee
Griffin	Mooty	Wilson of Louisa
Hall	Mowery	Wilson of Mahaska
Harrington	Neff	Wilson of Mitchell
Helming	Newton	Wormley

Nays—9.

Bailey	Lake	Shaff
Finley	O'Donnell	Starzinger
Hansen	Oertel	Tucker

Absent or not voting—13.

Andre	Mead	Richards
Becker	Murray	Smith
Benn	Nichols	Walrath
Crozier	Rees	Mr. Speaker
Erickson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 48.

The hour having arrived for Special Order No. 48, on motion of Weaver of Polk, House File No. 444, a bill for an act to repeal the law as it appears in section five thousand fifty-one-a (5051-a), supplement to the code, 1913, and to enact a substitute therefor prohibiting fraudulent advertising and providing a penalty therefor, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be considered engrossed and read a third time now, which motion prevailed.

Weaver of Polk moved that the House reconsider the vote by which House File No. 444 passed to its third reading. Motion prevailed.

Weaver of Polk asked and obtained unanimous consent to substitute Calendar No. 526, Senate File No. 378, for House File No. 444.

On motion of Weaver of Polk, Calendar No. 526, Senate File No. 378, a bill for an act to repeal the law as it appears in section fifty fifty-one-a (5051-a), supplement to the code, 1913, and to enact a substitute therefor prohibiting fraudulent advertising, and providing a penalty therefor, with report of committee recommending passage was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins	Gray	Mowery
Anderson of Davis	Hansen	Neff
Anderson of Greene	Harrington	Newton
Anderson of Winne-	Helming	Nichols
bago	Horchem	Nicholson
Baldwin	Jackson	Nordyke
Benn	Jessen	O'Donnell
Boies	Johnston of Humboldt	Peters
Bruce	Kepple	Price
Coakley	Kern	Randall
Darraha	Kimberly	Richards
Dean	Klaus	Roberts
Dunkelberg	Klinker	Rogers
Durbin	Knickerbocker	Rowley
Edgington	Krouse	Santee
Elwood	Lake	Scott
Epps	Larson	Shaff
Erickson	Lee	Shortess
Finch	Lenocker	Slaught
Findlay	Lewis	Slosson
Finley	McFarlane	Smith
Flenniken	Mackie	Stanley
Garber	Mead	Starzinger
Gilbert	Meredith	Stone
Gilmore	Miles	Stuart
Giltner	Miller	Tucker
Grason	Mooty	

Turner
Ulstad
Weaver
Wenstrand

Wichman
Wigdahl
Wilson of Cherokee
Wilson of Louisa

Wilson of Mahaska
Wormley

Nays—2.

Rayburn

Wilson of Mitchell

Absent or not voting—17.

Andre
Bailey
Becker
Crozier
Griffin
Hall

Johnston of Lucas
Jones
Langfitt
McFerren
Mantz
Murray

Oertel
Reed
Rees
Walrath
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Stone of Sioux, Calendar No. 362, House File No. 330, a bill for an act to amend section four hundred seventy-one (471) of the code, relating to the issuance of county warrants, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Stone moved that the bill be considered engrossed and the reading just had of the committee amendments be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—92.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winne-
bago
Bailey
Baldwin
Becker
Benn
Boies
Bruce
Coakley
Darrah
Dean
Dunkelberg
Edgington
Elwood
Epps
Findlay
Finley
Flenniken
Garber

Gilbert
Gilmore
Giltner
Grason
Gray
Griffin
Hansen
Harrington
Horchem
Jackson
Jessen
Johnston of Humboldt
Johnston of Lucas
Jones
Kepple
Kern
Kimberly
Klaus
Klinker
Knickerbocker
Krouse

Lake
Larson
Lee
Lenocker
Lewis
McFarlane
Mackie
Mantz
Meredith
Miles
Miller
Mooty
Mowery
Neff
Newton
Nichols
Nicholson
O'Donnell
Oertel
Peters
Price

Rayburn	Slosson	Weaver
Reed	Smith	Wenstrand
Rees	Stanley	Wichman
Richards	Starzinger	Wigdahl
Roberts	Stone	Wilson of Cherokee
Rogers	Stuart	Wilson of Louisa
Rowley	Tucker	Wilson of Mahaska
Santee	Turner	Wilson of Mitchell
Scott	Ulstad	Wormley
Shortess	Walrath	

Nays—None.

Absent or not voting—16.

Andre	Helming	Nordyke
Crozier	Langfitt	Randall
Durbin	McFerren	Shaff
Erickson	Mead	Slaught
Finch	Murray	Mr. Speaker
Hall		

So the bill having received a constitutional majority was declared to have passed the House.

Stone of Sioux offered the following amendment to the title of House File No. 330:

Amend the title to House File No. 330 by striking out all after the word "act" in the first line thereof and substituting the following in lieu thereof:

"to amend section forty-six hundred sixty-one (4661), of the code, relating to witness fees; to repeal section three hundred fifty-three (353) of the code, relating to the payment of jury fees; to repeal section four hundred seventy-one (471), of the code, relating to the issuance of county warrants, and to enact a substitute therefor."

Amendment adopted and title as amended agreed to.

HOUSE BILL WITHDRAWN.

On request of Weaver of Polk, unanimous consent having been granted, House File No. 444 was withdrawn from the calendar and from further consideration by the House.

MOTION TO RECONSIDER CALLED UP.

Larson of Montgomery called up the motion to reconsider the vote by which Senate File No. 207 failed to pass the House.

On the question, "Shall the House reconsider the vote by which Senate File No. 207 failed to pass the House?"

Ayes—69.

Adkins	Harrington	Nordyke
Anderson of Davis	Horchem	O'Donnell
Anderson of Greene	Jessen	Peters
Anderson of Winnebago	Johnston of Humboldt	Price
Baldwin	Jones	Randall
Becker	Kepple	Rayburn
Boies	Klaus	Reed
Bruce	Klinker	Rogers
Coakley	Knickerbocker	Rowley
Darrah	Krouse	Shaff
Dean	Lake	Shortess
Dunkelberg	Larson	Smith
Durbin	Lee	Starzinger
Elwood	McFarlane	Stone
Erickson	Mackie	Tucker
Findlay	Mantz	Turner
Finley	Mead	Ulstad
Flenniken	Meredith	Walrath
Gilbert	Miles	Weaver
Gilmore	Mooty	Wenstrand
Grason	Murray	Wichman
Gray	Newton	Wigdahl
Griffin	Nichols	Wormley

Nays—14.

Edgington	Lewis	Scott
Epps	Mowery	Stuart
Finch	Nicholson	Wilson of Mahaska
Kern	Oertel	Wilson of Mitchell
Lenocker	Rees	

Absent or not voting—25.

Andre	Jackson	Roberts
Bailey	Johnston of Lucas	Santee
Benn	Kimberly	Slaught
Crozier	Langfitt	Slosson
Garber	McFerren	Stanley
Giltner	Miller	Wilson of Cherokee
Hall	Neff	Wilson of Louisa
Hansen	Richards	Mr. Speaker
Helming		

So the House reconsidered the vote by which Senate File No. 207 failed to pass the House.

Larson of Montgomery moved that the House reconsider the vote by which Senate File No. 207 passed to its third reading. Motion prevailed.

Klaus of Delaware in the chair.

Mr. Larson moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—77.

Adkins	Griffin	Nordyke
Anderson of Davis	Hall	O'Donnell
Anderson of Greene	Hansen	Peters
Anderson of Winne- bago	Harrington	Price
Baldwin	Horchem	Randall
Becker	Jessen	Rayburn
Boies	Johnston of Humboldt	Reed
Bruce	Jones	Rogers
Coakley	Kepple	Rowley
Darraha	Klaus	Santee
Dean	Klinker	Shaff
Dunkelberg	Knickerbocker	Shortess
Durbin	Krouse	Starzinger
Elwood	Lake	Stone
Epps	Larson	Stuart
Erickson	Lee	Tucker
Finch	McFarlane	Turner
Findlay	Mackie	Ulstad
Finley	Mantz	Walrath
Garber	Miles	Weaver
Gilbert	Miller	Wenstrand
Gilmore	Mooty	Wichman
Giltner	Murray	Wigdahl
Grason	Newton	Wilson of Cherokee
Gray	Nichols	Wilson of Louisa
	Nicholson	Wormley

Nays—8.

Lenocker	Roberts	Wilson of Mahaska
Mowery	Scott	Wilson of Mitchell
Oertel	Stanley	

Absent or not voting—23.

Andre	Johnston of Lucas	Neff
Bailey	Kern	Rees
Benn	Kimberly	Richards
Crozier	Langfitt	Slaughter
Edgington	Lewis	Slosson
Flenniken	McFerrer	Smith
Helming	Mead	Mr. Speaker
Jackson	Meredith	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Gilbert of Marshall, Calendar No. 363, Senate File No. 198, a bill for an act relating to the practice of dentistry and dental hygiene, which prohibits licensed dentists from practicing or advertising under any other name than their own, requires licensed dentists to file a biennial report and pay a biennial fee, provides for the examining and licensing of dental hygienists, and amend certain statutory provisions now regulating the practice of dentistry, with report of committee recommending passage as amended was taken up and considered.

Stone of Sioux offered the following amendments to the committee amendments and moved their adoption:

I move to amend Senate File No. 198 by substituting for the committee amendments the following as section five (5):

"Sec. 5. That the law as it appears in section twenty-six hundred-g (2600-g), supplement to the code, 1913, be and the same is hereby repealed and the following is enacted in lieu thereof:

Each member of the board shall receive the sum of seven dollars and fifty cents for each day he is actually engaged in the duties of his office, with the actual expenses incurred by him in the discharge of such duties, and the treasurer shall receive a salary not exceeding six hundred dollars per annum for his services as secretary and treasurer, which amounts shall be paid out of the fund received by the board under the provisions of this act, and from no other fund or source."

*Also by renumbering section five (5) as section six (6).

Amendments adopted.

On request of Gilbert of Marshall, unanimous consent having been granted, further action on Senate File No. 198 was deferred and same was allowed to retain its place on the calendar.

Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 49.

The hour having arrived for Special Order No. 49, on motion of Gilbert of Marshall, House File No. 388, a bill for an act to establish and maintain the Iowa child welfare research station and making an appropriation therefor, with majority report recommending indefinite postponement and the minority report recommending that the bill be placed on the calendar, was taken up and considered, and the report of the minority was substituted for that of the majority.

Wichman of Hancock offered the following amendment and moved its adoption:

Amend House File No. 388 by striking out the words "fifty thousand" in the third line of section three and inserting in lieu thereof the words, "twenty-five thousand".

Amendment adopted.

Speaker Pitt in the chair.

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. 5, Senate Files Nos. 7, 22, 81, 132, 188, 158, 208, 390, 442, 443, 444 and 446.

Speaker pro tem McFarlane in the chair.

LEAVE OF ABSENCE.

On request of Elwood of Howard leave of absence was granted Bruce of Pocahontas until Thursday.

CONSIDERATION OF BILLS.

The House resumed consideration of House File No. 388.

Harrington of Kossuth moved the previous question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Gilbert moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Speaker Pitt in the chair.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Horchem	Nicholson
Anderson of Davis	Jackson	Nordyke
Anderson of Greene	Jessen	O'Donnell
Anderson of Winnebago	Johnston of Lucas	Peters
Bailey	Jones	Price
Baldwin	Kepple	Randall
Becker	Kern	Rayburn
Benn	Kimberly	Reed
Boies	Klaus	Rogers
Coakley	Klinker	Santee
Darrah	Knickerbocker	Shaff
Dean	Krouse	Shortess
Dunkelberg	Lake	Slaughter
Durbin	Larson	Slosson
Epps	Lee	Smith
Erickson	Lewis	Starzinger
Findlay	McFarlane	Stuart
Finley	McFerren	Tucker
Flenniken	Mackie	Ulstad
Garber	Mantz	Weaver
Gilbert	Meredith	Wenstrand
Gilmore	Miles	Wichman
Grason	Miller	Wigdahl
Gray	Mooty	Wilson of Louisa
Griffin	Murray	Wormley
Hansen	Nichols	Mr. Speaker
Harrington		

Nays—6.

Finch	Mowery	Wilson of Mahaska
Lenocker	Scott	Wilson of Mitchell

Absent or not voting—23.

Andre	Johnston of Humboldt	Roberts
Bruce	Langfitt	Rowley
Crozier	Mead	Stanley
Edgington	Neff	Stone
Elwood	Newton	Turner
Giltner	Oertel	Walrath
Hall	Rees	Wilson of Cherokee
Helming	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADMIRAL ROBERT E. PEARY ADDRESSES THE HOUSE.

Hon. James B. Weaver announced the arrival of Governor Harding and Admiral Robert E. Peary.

Mr. Weaver moved that Admiral Peary be invited to address the House at this time. Motion prevailed.

Governor Harding and Admiral Peary were escorted to the Speaker's desk. After a short introduction by Speaker Pitt, Admiral Peary addressed the House.

LEAVE OF ABSENCE.

On request of Findlay of Webster leave of absence was granted Johnston of Humboldt until Thursday.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 53.

The hour having arrived for Special Order No. 53, on motion of Wichman of Hancock, House File No. 127, a bill for an act to indemnify Daniel McNabb for personal injuries sustained by him while employed by the state in making a survey of Eagle lake in Hancock county, Iowa, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wichman moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Adkins	Bailey	Boies
Anderson of Davis	Baldwin	Bruce
Anderson of Greene	Becker	Coakley
Anderson of Winnebago	Benn	Darrah

Dean	Klinker	Rees
Dunkelberg	Knickerbocker	Richards
Durbin	Krouse	Roberts
Edgington	Lake	Rogers
Elwood	Langfitt	Rowley
Epps	Larson	Santee
Erickson	Lee	Scott
Finch	Lenocker	Shortess
Findlay	McFarlane	Slaught
Finley	McFerren	Slosson
Flenniken	Mackie	Smith
Gilmore	Mantz	Starzinger
Giltner	Meredith	Stone
Grason	Miles	Stuart
Gray	Mooty	Turner
Griffin	Mowery	Ulstad
Hall	Newton	Walrath
Helming	Nichols	Weaver
Horchem	Nicholson	Wenstrand
Jackson	Nordyke	Wichman
Jessen	O'Donnell	Wigdahl
Johnston of Lucas	Oertel	Wilson of Cherokee
Jones	Peters	Wilson of Mahaska
Kepple	Price	Wilson of Mitchell
Kern	Randall	Wormley
Kimberly	Rayburn	Mr. Speaker
Klaus	Reed	

Nays—None.

Absent or not voting—16.

Andre	Johnston of Humboldt	Neff
Crozier	Lewis	Shaff
Garber	Mead	Stanley
Gilbert	Miller	Tucker
Hansen	Murray	Wilson of Louisa
Harrington		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

AMENDMENT FILED.

Elwood of Howard asked and obtained unanimous consent to have the following amendment to House File No. 245 printed in the journal:

MR. SPEAKER—I move to amend House File No. 245 by adding thereto the following:

Nothing herein provided shall be construed as granting any power, any vested right or any contractual right or obligation which cannot be terminated, cut off, abrogated, abridged or repealed by subsequent legislation.

On motion of McFarlane of Black Hawk the House adjourned until 9:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES.
DES MOINES, IOWA, APRIL 5, 1917.

House met pursuant to adjournment, Speaker pro tem McFarlane in the chair.

Prayer was offered by the Rev. E. Carnell Wilson, Garrison, Iowa.

Journal of April 4th corrected and approved.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 72.

The hour having arrived for Special Order No. 72, on motion of Grason of Pottawattamie, House File No. 461, a bill for an act to amend section four hundred twenty-three, supplemental supplement to the code, 1915, relating to the purchase of real estate for county purposes, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Grason moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—83.

Adkins	Edgington	Jackson
Anderson of Greene	Erickson	Jessen
Anderson of Winnebago	Finch	Johnston of Humboldt
Baldwin	Findlay	Jones
Becker	Garber	Kepple
Boies	Gilbert	Kern
Bruce	Giltner	Kimberly
Coakley	Grason	Klaus
Crozier	Gray	Klinker
Darrah	Griffin	Knickerbocker
Dunkelberg	Harrington	Krouse
Durbin	Helming	Langfitt
	Horchem	Larson

Lenocker	Peters	Starzinger
Lewis	Price	Stone
McFarlane	Randall	Stuart
McFerren	Rayburn	Turner
Mackie	Reed	Ulstad
Mantz	Rees	Walrath
Mead	Roberts	Weaver
Meredith	Rogers	Wenstrand
Mooty	Rowley	Wichman
Neff	Santee	Wigdahl
Newton	Shortess	Wilson of Cherokee
Nichols	Slaughter	Wilson of Louisa
Nicholson	Slosson	Wilson of Mahaska
O'Donnell	Smith	Wilson of Mitchell
Oertel	Stanley	Wormley

Nays—3.

Epps	Finley	Scott
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Absent or not voting—22.

Anderson of Davis	Hall	Mowery
Andre	Hansen	Murray
Bailey	Johnston of Lucas	Nordyke
Benn	Lake	Richards
Dean	Lee	Shaff
Elwood	Miles	Tucker
Flenniken	Miller	Mr. Speaker
Gilmore		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORTS OF COMMITTEES.

Hall of Taylor, 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. 491, a bill for an act to amend section fourteen hundred thirteen (1413) of the code, relating to the payment of taxes, etc., beg leave to report they have had 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. HALL, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on ways and means, to whom was referred House File No. 561, a bill for an act to amend the law as it appears in sections thirteen hundred fifty-four (1354) and thirteen hundred seventy (1370) supplement to the code, 1913, etc., beg leave to report they 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. HALL, *Chairman.*

Report adopted and House File No. 561 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on ways and means, to whom was referred House File No. 526, a bill for an act amending section thirteen hundred thirty-six of the code, and repealing section thirteen hundred thirty-eight of the code, and enacting substitutes therefor, and all relating to the valuation of railroad property for taxation, etc., beg leave to report they 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. HALL, *Chairman.*

Report adopted and House File No. 526 was indefinitely postponed.

Finch of Ida, from the committee on claims, submitted the following report:

MR. SPEAKER—Your committee on claims, to whom was referred House File No. 297, a bill for an act to indemnify Ellen Dugan for personal injuries received by her through the negligence of the authorities and employes of the state, while she was lawfully upon the property 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:

By striking out the words and figures "Five Hundred Dollars (\$500.00)" in line three (3) of section one (1) and inserting in lieu thereof the words and figures "One Hundred Dollars (\$100.00)" and when so amended the bill do pass.

W. S. FINCH, *Chairman.*

Ordered passed on file.

Rees of Fremont, from the committee on fish and game, submitted the following report:

MR. SPEAKER—Your committee on fish and game, to whom was referred Senate File No. 475, a bill for an act to repeal the law as it appears in section twenty-five hundred fifty-three (2553), of the supplemental supplement to the code, 1915, and to enact a substitute therefor, regulating the time and manner of trapping beaver, mink, otter or muskrat, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

S. C. REES, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on fish and game, to whom was referred House File No. 566, a bill for an act to abolish the office of state fish and game warden and to impose upon other officers the duties now required of such warden and his 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 indefinitely postponed.

S. C. REES, *Chairman*.

Report adopted and House File No. 566 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on fish and game, to whom was referred House File No. 355, a bill for an act to amend section 2540 of the supplemental supplement to the code, in relation 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 do pass.

S. C. REES, *Chairman*.

Report adopted.

INTRODUCTION OF BILLS.

By committee on ways and means, House File No. 603, a bill for an act to repeal the law as it appears in chapter four (4) title seven (VII) of the code, and to amend the law as it appears in chapter four (4) title seven (VII), supplement to the code, 1913, relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes.

Read first and second time and passed on file.

By committee on judiciary, House File No. 604, a bill for an act to legalize certain warrants of the incorporated town of Mount Vernon, Iowa.

Read first and second time and passed on file.

By committee on ways and means, House Joint Resolution No. 6, House joint resolution relative to the establishment of definite lines of division between federal and state taxes, and the calling of a congress of the states to consider conflicting jurisdiction of the federal and state governments.

Read first and second time and passed on file.

By committee on judiciary, House File No. 605, a bill for an act to legalize the ordinances of the incorporated town of Lytton, Sac county, Iowa.

Read first and second time and passed on file.

HOUSE CONCURRENT RESOLUTION.

Scott of Appanoose offered the following concurrent resolution:

Whereas, five House janitors and certain janitors in the senate received less than \$2.35 per day during this session of the legislature, and

Whereas, there has been no increase in pay for these services over that paid during the last session of the legislature, and

Whereas, there has been a material increase in the cost of food supplies and living, and

Whereas, the duties of said janitors have been promptly and capably performed, now, therefore,

Be It Resolved by the House of Representatives, the Senate concurring: That the said janitors be allowed and be paid three dollars (\$3.00) per day for the full and entire session of the legislature and that warrants be drawn for the amount of the difference between the salary now being paid them per day and three dollars (\$3.00) per day, as back pay to said janitors.

Laid over under rule 34.

CONSIDERATION OF BILLS.

On motion of Harrington of Kossuth, Calendar No. 288, House File No. 373, a bill for an act to amend section thirty-four hundred forty-seven-b (3447-b), supplement to the code, 1913, relating to the recovery of interest in real estate when spouse failed to join in conveyance, with report of committee recommending passage was taken up and considered.

Harrington of Kossuth offered the following amendment and moved its adoption:

Amend House File No. 373 by striking out all after the enacting clause and substituting therefor the following:

"SECTION 1. That the law as it appears in section thirty-four hundred forty-seven-b (3447-b), supplement to the code, 1913, be amended by striking from line six (6) the words 'eighteen hundred ninety' and substituting in lieu thereof the words 'nineteen hundred five'.

"SEC. 2. That the law as it appears in section twenty-nine hundred forty-two-f (2942-f), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:

'No conveyance of real estate heretofore made, wherein the husband or wife conveyed or contracted to convey the inchoate right of dower

through the other spouse, acting as the attorney in fact, by virtue of a power of attorney executed by such spouse, such power of attorney not having been executed as a part of a contract of separation, shall be held invalid as contravening the provisions of section thirty-one hundred fifty-four of the code, but all such conveyances are hereby legalized and made effective.'

"SEC. 3. This act shall not affect pending litigation, nor shall it operate to revive rights or claims already barred by the provisions of section thirty-four hundred forty-seven-b (3447-b) supplement to the code, 1913."

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Harrington moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Grason	Oertel
Anderson of Davis	Gray	Peters
Anderson of Greene	Griffin	Price
Anderson of Winne-	Hansen	Randall
bago	Harrington	Rayburn
Bailey	Horchem	Rees
Baldwin	Jackson	Rogers
Becker	Jones	Santee
Benn	Kepple	Scott
Boies	Kern	Shaff
Bruce	Klinker	Shortess
Coakley	Knickerbocker	Slaught
Crozier	Lake	Slosson
Dean	Langfitt	Stanley
Durbin	Larson	Starzinger
Edgington	Lenocker	Stone
Elwood	McFarlane	Stuart
Epps	Mackie	Walrath
Erickson	Mantz	Wenstrand
Finch	Meredith	Wichman
Findlay	Miles	Wigdahl
Finley	Miller	Wilson of Cherokee
Flenniken	Mooty	Wilson of Louisa
Garber	Mowery	Wilson of Mahaska
Gilbert	Nichols	Wilson of Mitchell
Gilmore	Nicholson	Wormley
Giltner	O'Donnell	

Nays—None.

Absent or not voting—29.

Andre	Helming	Kimberly
Darrah	Jessen	Klaus
Dunkelberg	Johnston of Humboldt	Krouse
Hall	Johnston of Lucas	Lee

Lewis
McFerren
Mead
Murray
Neff
Newton

Nordyke
Reed
Richards
Roberts
Rowley
Smith

Tucker
Turner
Ulstad
Weaver
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Harrington of Kossuth offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 373 by striking out all after the word "act" in the first line thereof and substituting in lieu thereof the following:

"to amend sections thirty-four hundred forty-seven-b (3447-b) and twenty-nine hundred forty-two-f (2942-f), supplement to the code, 1913, relating to the recovery of interest in real estate when spouse failed to join in conveyance."

Amendment adopted and title as amended agreed to.

On request of McFerren of Hamilton, unanimous consent having been granted, action was deferred on Calendar No. 308, House File No. 35, and same was allowed to retain its place on the calendar.

On motion of Griffin of Wodbury, Calendar No. 329, House File No. 164, a bill for an act granting additional powers to the board of railway commissioners in the matter of short line competition and the movement of freight and passengers by railroads having two or more lines between the same stations; amending section 2126 of the code, with report of committee recommending passage was taken up and considered.

The amendment filed by Griffin of Woodbury and found on page 1569 of the journal of April 3d, was taken up and considered and adopted.

Tucker of Clinton offered the following amendment and moved its adoption:

Amend House File No. 164 by striking out of section one (1), all following the word: "line" in line eight (8) of said section and substituting in lieu thereof the following: "and provided that nothing in this act shall be construed as permitting a greater charge than two cents per mile for carrying of passengers." Also by striking out all of section two (2) following the word "carrier" in line seven (7) of said section.

Amendment adopted.

Speaker Pitt in the chair.

Starzinger of Polk moved the previous question. Seconded by Tucker of Clinton. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Griffin moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On request of Starzinger of Polk, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—53.

Anderson of Davis	Jessen	Randall
Becker	Johnston of Lucas	Rayburn
Denn	Jones	Rees
Boies	Kepple	Roberts
Crozier	Kern	Santee
Dunkelberg	Kimberly	Scott
Edgington	Klinker	Shaff
Finch	Krouse	Shortess
Findlay	Lake	Stanley
Flenniken	McFarlane	Starzinger
Gilbert	Mantz	Tucker
Grason	Mead	Walrath
Gray	Miles	Weaver
Griffin	Newton	Wichman
Hall	Nicholson	Wigdahl
Hansen	Nordyke	Wilson of Cherokee
Horchem	O'Donnell	Wormley
Jackson	Oertel	

Nays—47.

Adkins	Giltner	Nichols
Anderson of Greene	Harrington	Peters
Anderson of Winnebago	Helming	Price
Bailey	Klaus	Reed
Baldwin	Knickerbocker	Richards
Bruce	Langfitt	Rogers
Coakley	Larson	Slaughter
Darraha	Lee	Slosson
Dean	Lenocker	Smith
Durbin	Lewis	Stone
Elwood	Mackie	Stuart
Epps	Meredith	Turner
Erickson	Miller	Ulstad
Finley	Mooty	Wilson of Louisa
Garber	Mowery	Mr. Speaker
Gilmore	Murray	

Absent or not voting—8.

Andre	Neff	Wilson of Mahaska
Johnston of Humboldt	Rowley	Wilson of Mitchell
McFerren	Wenstrand	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 43.

The hour having arrived for Special Order No. 43, on motion of Kimberly of Scott, House File No. 245, a bill for an act to amend section six hundred and ninety-five (695) of the code, with report of committee recommending passage was taken up and considered.

The amendment filed by Elwood of Howard and found on page 1624 of the journal of April 4th was taken up and considered and adopted.

Wichman of Hancock offered the following amendment and moved its adoption:

Amend House File No. 245 by striking out the period in line thirty-six (36) of section No. 1, and inserting in lieu thereof a comma, and adding thereto the following: "nor shall this act be construed to authorize the transfer of funds from one fund to another, unless otherwise expressly authorized by law".

Amendment adopted.

Mead of Butler moved the previous question. Seconded by Rayburn of Poweshiek. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Kimberly moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On request of Tucker of Clinton, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—52.

Adkins	Harrington	Price
Anderson of Greene	Helming	Rayburn
Bailey	Horchem	Richards
Baldwin	Johnston of Lucas	Rogers
Becker	Kimberly	Rowley
Benn	Klaus	Santee
Boies	Klinker	Shaff
Bruce	Knickerbocker	Shortess
Darrah	Krouse	Smith
Elwood	Lake	Starzinger
Erickson	McFarlane	Tucker
Findlay	McFerren	Ulstad
Garber	Mead	Walrath
Gilbert	Meredith	Weaver
Giltner	Miles	Wilson of Mitchell
Griffin	Nicholson	Wormley
Hall	O'Donnell	Mr. Speaker
Hansen		

Nays—50.

Anderson of Davis	Kepple	Peters
Anderson of Winnebago	Kern	Randall
Coakley	Langfitt	Reed
Dean	Larson	Rees
Dunkelberg	Lee	Roberts
Durbin	Lenocker	Scott
Edgington	Lewis	Slaught
Epps	Mackie	Slosson
Finch	Mantz	Stanley
Finley	Miller	Stone
Flenniken	Mooty	Stuart
Gilmore	Mowery	Wenstrand
Grason	Murray	Wichman
Gray	Newton	Wigdahl
Jackson	Nichols	Wilson of Cherokee
Jessen	Nordyke	Wilson of Louisa
Jones	Oertel	

Absent or not voting—6.

Andre	Johnston of Humboldt	Turner
Crozier	Neff	Wilson of Mahaska

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 283, a bill for an act to abolish the office of state printer and state binder, to create a board of public printing and binding and establish the powers and duties thereof, also to provide for a contract system of procuring the public printing and binding and the material and supplies required in connection therewith, and providing bonds for the various officers and providing penalties for the violation thereof.

Also:

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. 553, a bill for an act to provide means for perfecting, registering and transferring titles to real estate to be known as the "Torrens Land Title System."

Also:

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. 55, a bill for an act to repeal future levies of special tax upon the assessed valuation of the taxable property of the state for the purchase of real estate for the extension and for the improvement of the capitol grounds, provided for by chapter fourteen (14), acts of the thirty-fifth (35) general assembly, as the same appear in section fourteen hundred-t (1400-t), supplement to the code, 1913.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bill:

House File No. 231, a bill for an act to amend section six hundred ninety-four-c47 (694-c47) of the supplemental supplement to the code, 1915, relating to the compensation of clerks and bailiffs of municipal courts.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bill:

House File No. 231.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

SENATE BILL RECALLED FROM COMMITTEE ON ENROLLED BILLS.

On request of Larson of Montgomery, unanimous consent having been granted, Senate File No. 371 was recalled from the committee on enrolled bills of the Senate.

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:

House File No. 231.

BILLS SENT TO THE GOVERNOR

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval the following bill:
House File No. 231.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Helming of Allamakee, unanimous consent having been given, House File No. 283, a bill for an act to abolish the office of state printer and state binder, to create a board of public printing and binding and establish the powers and duties thereof, also to provide for contract system of procuring the public printing and binding and the material and supplies required in connection therewith, and providing bonds for the various officers and providing penalties for the violation thereof, with Senate amendments, were taken up and the amendments read and considered.

SENATE AMENDMENTS.

Substitute for section one, of House File 283.

SECTION 1. There is hereby created and established a board of public printing and binding, the members of which shall be the governor, the secretary of state, the auditor of state and the treasurer of state; and it shall be the duty of said board to enter into contracts for and on behalf of the state of Iowa, as hereinafter provided, for all printing for the use of the state or its officers, boards, commissions and departments, or to be done at state expense, unless otherwise provided by law. The contracts herein authorized shall be for procuring or purchase of everything pertaining to the printing and publication of all books, pamphlets, circulars, leaflets, blanks, cards, envelopes, letter heads, schedules, and all stationery, including the composition, engraving, stitching, ruling, press work, paper stock, lettering, numbering and binding.

Amend by striking out all of section fifteen (15) and inserting in lieu thereof the following:

SEC. 15. The board of printing and binding upon the taking effect of this act, shall adopt a maximum schedule of rates for printing and binding not including stock, which schedule shall be the existing statutory schedule. No contract for printing and binding shall be let for a greater price than the maximum of rates fixed.

Amend substitute for House File No. 283 as follows:

By inserting as Sec. 25 the following:

"SECTION 25. The state board of printing and binding may also enter into contracts with the state board of control, or the heads of any of the state institutions, for any of the printing coming under its control, at rates not to exceed the maximum rates indicated in this act; and in all matters of bidding and contract for printing, the board of control or state institutions where printing plants are or may be established, shall have the same rights as others."

And renumbering section 25 as 26.

Amend House File No. 283 as amended by striking out all of section 26 and inserting the following in lieu thereof:

"SEC. 26. Except as otherwise specifically provided herein, this act shall take effect January 1, 1919. All acts and parts of acts in conflict herewith are hereby repealed, and the offices of state printer and state binder are hereby abolished, the same to take effect at the expiration of the terms of office of the present state printer and state binder. Provided that the state printer and state binder shall be required to complete unfinished jobs on hand on December 31, 1918, and they shall be paid for such work at the rates of compensation prescribed by law at the date of the passage of this act."

Mr. Helming moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—88.

Adkins	Horchem	Oertel
Anderson of Davis	Jackson	Peters
Anderson of Greene	Jessen	Price
Anderson of Winne-	Johnston of Humboldt	Randall
bago	Jones	Rayburn
Bailey	Kepple	Reed
Baldwin	Kern	Rees
Becker	Kimberly	Roberts
Benn	Klinker	Rogers
Boies	Knickerbocker	Rowley
Bruce	Krouse	Santee
Coakley	Langfitt	Shortess
Darrah	Larson	Slaughter
Dean	Lenocker	Smith
Dunkelberg	Lewis	Starzinger
Durbin	McFarlane	Stone
Edgington	McFerren	Stuart
Elwood	Mackie	Tucker
Epps	Mantz	Ulstad
Erickson	Meredith	Walrath
Findlay	Miles	Weaver
Finley	Miller	Wenstrand
Garber	Mooty	Wichman
Gilmore	Mowery	Wigdahl
Giltner	Murray	Wilson of Cherokee
Grason	Neff	Wilson of Louisa
Gray	Newton	Wilson of Mitchell
Hansen	Nichols	Wormley
Harrington	Nicholson	Mr. Speaker
Helming	O'Donnell	

Nays—None.

Absent or not voting—20.

Andre	Flenniken	Hall
Crozier	Gilbert	Johnston of Lucas
Finch	Griffin	Klaus

Lake	Richards	Stanley
Lee	Scott	Turner
Mead	Shaff	Wilson of Mahaska
Nordyke	Slosson	

So the House concurred in the Senate amendments.

SPECIAL ORDER.

On request of Neff of Pottawattamie, unanimous consent having been granted, Calendar No. 480, Senate File No. 16, was made a special order for Monday, April 9th, at 10:00 a. m.

MOTION TO RECONSIDER CALLED UP.

Shortess of Tama called up the motion to reconsider the vote by which House File No. 220 failed to pass the House.

On request of Grason of Pottawattamie, rule 18 was invoked.

On the question, "Shall the House reconsider the vote by which House File No. 220 failed to pass the House?"

Ayes—60.

Adkins	Jackson	O'Donnell
Baldwin	Jessen	Price
Becker	Jones	Randall
Boies	Kepple	Rayburn
Crozier	Kimberly	Reed
Darrah	Klaus	Santee
Dean	Klinker	Shaff
Dunkelberg	Knickerbocker	Shortess
Durbin	Lake	Slaught
Erickson	Larson	Smith
Findlay	Lee	Starzinger
Flenniken	Lewis	Stone
Gilbert	McFarlane	Stuart
Gilmore	Mackie	Tucker
Grason	Mantz	Walrath
Griffin	Miles	Weaver
Hansen	Murray	Wenstrand
Harrington	Neff	Wichman
Helming	Nichols	Wilson of Cherok
Horchem	Nicholson	Wilson of Louisa

Nays—38.

Anderson of Davis	Garber	McFerren
Anderson of Greene	Giltner	Meredith
Anderson of Winnebago	Gray	Miller
Bruce	Hall	Mooty
Edgington	Johnston of Humboldt	Mowery
Elwood	Johnston of Lucas	Newton
Epps	Kern	Nordyke
Finch	Krouse	Oertel
Finley	Langfitt	Peters
	Lenocker	Rees

Roberts
Rogers
Scott

Slosson
Stanley
Ulstad

Wigdahl
Wilson of Mitchell
Mr. Speaker

Absent or not voting—10.

Andre
Bailey
Benn
Coakley

Mead
Richards
Rowley

Turner
Wilson of Mahaska
Wormley

So the House reconsidered the vote by which House File No. 220 failed to pass the House.

Shortess of Tama moved that the House reconsider the vote by which House File No. 220 passed to its third reading. Motion prevailed.

Shortess of Tama offered the following amendment:

Amend House File No. 220, as follows:

Strike out the period following the word "service" in line four (4) of section one, and substitute in lieu thereof a semicolon and add the words "provided, however, that no retired teacher shall receive more than three hundred dollars (\$300.00) per annum so long as any appropriation by the state is necessary to meet any deficiency referred to in section three hereof."

Strike out the period at the end of section one and add thereto the following: "as hereinafter provided."

Strike out all of section three after the period following the word "funds" in the seventh (7th) line and add the following: "The interest earnings on The Teachers' Annuity Fund, and all fees paid by teachers for registering their teachers' certificates as provided herein, shall be used to pay the annuities in this act provided for, provided that until such time as this interest and the fees shall be sufficient to pay the full amount of the annuities made payable by this act, the state shall, by appropriation, meet such deficiency. Any excess of interest and fees above the amount necessary to pay each annuitant as provided for in this act shall be divided equally among the annuitants; but in no case shall any annuitant receive a greater amount than six hundred dollars (\$600.00) per annum. And when the interest arising from The Teachers' Annuity Fund and the fees paid by teachers for registering their teacher certificates shall provide an amount greater than is necessary to pay such sum, such excess so arising shall remain in The Teachers' Annuity Fund and become a part thereof."

"Every teacher in the state shall annually register his teacher certificate with the county superintendent of schools of the county in which he teaches, and the following fee shall be charged:

(1) Teachers of less than five (5) years teaching experience, one dollar (\$1.00).

(2) Teachers of from five to ten years teaching experience, two dollars (\$2.00).

(3) Teachers of from ten to fifteen years teaching experience, four dollars (\$4.00).

(4) Teachers of more than fifteen years teaching experience, six dollars (\$6.00).

"All fees received by county superintendents for the registration of teachers' certificates shall be forwarded to the treasurer of the state on the first of each month and a report of the same shall be sent to the state superintendent of public instruction and to the auditor of state. The county superintendent shall include in his annual report to the state superintendent of public instruction the names of all teachers who register their certificates and the amount received therefor. No teachers shall be entitled to share in the benefits of this act except those who are regularly certificated and who comply with all its provisions."

Strike out all of section four after the period following the word "defendant" in the eighth (8th) line: "The cost of such action shall be charged to the state."

Strike out of the third (3d) line of section eight the word "ninety" and substitute in lieu thereof the word "sixty".

Strike out of the eighth (8th) line of section thirteen the figures "\$2,000.00" and substitute in lieu thereof the words and figures "fifteen hundred dollars (\$1500.00)".

Anderson of Davis offered the following amendment to the amendment:

I move to strike from the amendment and from the substitute amendment the words "appropriation, and appropriations by the state" wherever the same appears in said bill as amended.

SPECIAL ORDER NO. 50.

The hour having arrived for Special Order No. 50, Senate File No. 560, Shaff of Clinton moved that action be deferred on the bill until the disposal of the matter under consideration.

Giltner of Monroe moved as a substitute motion that further action on House File No. 220 be deferred and that the amendments be printed in the journal.

Substitute motion prevailed.

SPECIAL ORDER.

Shortess of Tama moved that House File No. 220 be made a special order for Friday, April 6th, at 10:30 a. m. Motion prevailed.

SPECIAL ORDER NO. 50.

The time having arrived for Special Order No. 50, on motion of Shaff of Clinton, Senate File No. 560, a bill for an act to repeal

the law as it appears in sub-division seven (7) of section thirteen hundred four (1304) and in section thirteen hundred four-1a (1304-1a), supplemental supplement to the code, 1915, and to enact substitutes therefor relating to soldiers' and sailors' exemption, with report of committee recommending passage was taken up and considered.

Griffin of Woodbury in the chair.

Mr. Shaff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Helming	Oertel
Anderson of Davis	Horchem	Peters
Anderson of Greene	Jackson	Price
Anderson of Winne-	Kepple	Randall
bago	Kern	Rayburn
Bailey	Kimberly	Rees
Baldwin	Klaus	Richards
Becker	Klinker	Rogers
Benn	Knickerbocker	Rowley
Boies	Lake	Santee
Bruce	Larson	Scott
Coakley	Lee	Shaff
Darrah	Lewis	Shortess
Dunkelberg	McFarlane	Slaught
Edgington	Mackie	Smith
Epps	Meredith	Stanley
Finch	Miles	Starzinger
Findlay	Miller	Stuart
Finley	Mooty	Tucker
Flenniken	Mowery	Ulstad
Gilbert	Murray	Weaver
Gilmore	Neff	Wenstrand
Giltner	Newton	Wigdahl
Grason	Nichols	Wilson of Cherokee
Gray	Nicholson	Wilson of Louisa
Griffin	Nordyke	Wilson of Mitchell
Hansen	O'Donnell	Wormley
Harrington		

Nays—3.

Elwood	Erickson	Garber
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Absent or not voting—24.

Andre	Johnston of Humboldt	McFerren
Crozier	Johnston of Lucas	Mantz
Dean	Jones	Mead
Durbin	Krouse	Reed
Hall	Langfitt	Roberts
Jessen	Lenocker	Slosson

Stone
Turner

Walrath
Wichman

Wilson of Mahaska
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Gilbert of Marshall, the House resumed consideration of Calendar No. 363, Senate File No. 198, a bill for an act relating to the practice of dentistry and dental hygiene, which prohibits licensed dentists from practicing or advertising under any other name than their own, requires licensed dentists to file a biennial report and pay a biennial fee, provides for the examining and licensing of dental hygienists, and amend certain statutory provisions now regulating the practice of dentistry, with report of committee recommending passage as amended was taken up and considered.

Committee amendments as amended on April 4th were adopted.

Mr. Gilbert moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Anderson of Davis	Harrington	Price
Anderson of Greene	Helming	Randall
Anderson of Winnebago	Horchem	Rayburn
Bailey	Jackson	Roberts
Baldwin	Johnston of Humboldt	Rogers
Becker	Jones	Rowley
Benn	Kepple	Santee
Boies	Kimberly	Shaff
Bruce	Klaus	Slaught
Coakley	Klinker	Slosson
Darraha	Knickerbocker	Smith
Dean	Lake	Stanley
Dunkelberg	Langfitt	Starzinger
Durbin	Lee	Stone
Edgington	Mantz	Stuart
Findlay	Meredith	Tucker
Finley	Miller	Ulstad
Flenniken	Murray	Walrath
Gilbert	Neff	Wichman
Gilmore	Newton	Wigdahl
Giltner	Nicholson	Wilson of Cherokee
Grason	O'Donnell	Wilson of Louisa
Griffin	Oertel	Wormley
Hall	Peters	

Nays—17.

Epps	Krouse	Nordyke
Finch	Lenocker	Reed
Garber	Lewis	Rees
Gray	Mooty	Scott
Jessen	Mowery	Wilson of Mitchell
Kern	Nichols	

Absent or not voting—20.

Adkins	Larson	Shortess
Andre	McFarlane	Turner
Crozier	McFerren	Weaver
Elwood	Mackie	Wenstrand
Erickson	Mead	Wilson of Mahaska
Hansen	Miles	Mr. Speaker
Johnston of Lucas	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Durbin of Mills, unanimous consent having been granted, action was deferred on Calendar No. 364, House File No. 482, and same was allowed to retain its place on the calendar.

On request of Lake of Woodbury, unanimous consent having been granted, action was deferred on Calendar No. 367, House File No. 527, and same was placed at the foot of the calendar.

On motion of Gilbert of Marshall, Calendar No. 372, House File No. 128, a bill for an act to amend the law as it appears in section eighteen hundred forty-three (1843), supplement to the code, 1913, relating to the minimum capital required for the organization of savings banks, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Speaker Pitt in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Gilbert moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Benn	Durbin
Anderson of Greene	Boles	Edgington
Anderson of Winnebago	Bruce	Elwood
Baldwin	Darrah	Epps
Becker	Dean	Erickson

Finch	Klinker	Roberts
Findlay	Knickerbocker	Rowley
Finley	Lake	Santee
Flenniken	Langfitt	Shaff
Gilbert	Lee	Slaught
Gilmore	Lenocker	Slosson
Grason	Lewis	Stanley
Griffin	McFerren	Tucker
Hall	Mantz	Ulstad
Harrington	Miles	Walrath
Horchem	Mooty	Weaver
Jackson	Newton	Wenstrand
Jessen	Nicholson	Wichman
Johnston of Humboldt	O'Donnell	Wigdahl
Johnston of Lucas	Oertel	Wilson of Cherokee
Jones	Peters	Wilson of Louisa
Kepple	Price	Wilson of Mitchell
Kimberly	Randall	Wormley
Klaus	Rees	

Nays—20.

Bailey	Kern	Richards
Coakley	Krouse	Rogers
Crozier	Miller	Scott
Dunkelberg	Mowery	Stone
Garber	Neff	Stuart
Giltner	Nichols	Mr. Speaker
Gray	Nordyke	

Absent or not voting—17.

Anderson of Davis	Mackie	Shortess
Andre	Mead	Smith
Hansen	Meredith	Starzinger
Helming	Murray	Turner
Larson	Rayburn	Wilson of Mahaska
McFarlane	Reed	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPEAKER RULES ON POINT OF ORDER.

The Speaker announced that he would at this time make his ruling on the point of order raised by Turner of Iowa in connection with the motion to lay the Senate amendments to House File No. 403 on the table. (See page 1419 of the journal of March 30th.)

CALL OF THE HOUSE.

On request of Elwood of Howard, Klaus of Delaware, Durbin of Mills, Jones of Cerro Gordo, Harrington of Kossuth and Bruce of Pocahontas, a call of the House was ordered for the time when the ruling was made on the above point of order by the Speaker, and also at any time that House File No. 403 was called for consideration.

The roll was called to ascertain the absentees.

Those present were—105.

Adkins	Horchem	Oertel
Anderson of Davis	Jackson	Peters
Anderson of Greene	Jessen	Price
Anderson of Winnebago	Johnston of Humboldt	Randall
Bailey	Johnston of Lucas	Rayburn
Baldwin	Jones	Reed
Becker	Kepple	Rees
Benn	Kern	Richards
Boies	Kimberly	Roberts
Bruce	Klaus	Rogers
Coakley	Klinker	Rowley
Crozier	Knickerbocker	Santee
Darraha	Krouse	Scott
Dean	Lake	Shaff
Dunkelberg	Langfitt	Shortess
Durbin	Larson	Slaughter
Edgington	Lee	Slosson
Elwood	Lenocker	Smith
Epps	Lewis	Stanley
Erickson	McFarlane	Starzinger
Finch	McFerren	Stone
Findlay	Mackie	Stuart
Finley	Mantz	Tucker
Flenniken	Meredith	Turner
Garber	Miles	Ulstad
Gilbert	Miller	Walrath
Gilmore	Mooty	Weaver
Giltner	Mowery	Wenstrand
Grason	Murray	Wichman
Gray	Neff	Wigdahl
Griffin	Newton	Wilson of Cherokee
Hall	Nichols	Wilson of Louisa
Hansen	Nicholson	Wilson of Mitchell
Harrington	Nordyke	Wormley
Helming	O'Donnell	Mr. Speaker

Those absent were—2.

Mead Wilson of Mahaska

Those excused were—1.

Andre

Rogers of Carroll moved that further proceedings in the call of the House be now dispensed with. Motion prevailed.

The chair ruled that the point of order raised by Turner of Iowa was not well taken and, in connection with the motion to lay the Senate amendments to House File No. 403 on the table, ruled as follows:

A point of order has been made against the tabling of the amendment to House File No. 403. The reason assigned by the maker, that it requires a constitutional majority to table is in my opinion no support for the point made. But the point remains and the chair must pass

upon it. It may be well taken though the maker has failed to furnish a good argument.

This general assembly has a special rule that prescribed just what shall be done in the very case before us. That rule controls. The very making of it is of necessity a binding declaration that on the matter covered by the rule, general parliamentary law shall not be considered. For, if this legislature desired to leave the matter to such general law and to precedent elsewhere, there was no occasion for making the rule. The rule referred to is Joint Rule No. 1. It provides that in the situation we have the House may (1) amend an amendment made by the Senate to a bill passed the House and returned to it for concurrence, or (2) concur in the amendment made by the Senate, or (3) refuse to concur therein. If the House amends the amendment or refuses to concur, the bill goes back to the Senate, and the rule makes further provision as to what is then to be done in the Senate.

The House has pursued no course laid down by this rule and if its attempt to table is made effective has denied the Senate the right of action which the rule gives. It is true the rule does not say in so many words that the Senate amendment may not be tabled. It does not attempt to specify what may *not* be done. But it does say what shall be done, and thereby, of necessity, what shall not be. A joint rule prescribing how the House shall act would be an idle form if it is left free to do what will destroy that rule by stopping its operation and interfering with its manifest purpose. Joint Rule 1 would be destroyed or at least modified or suspended, and great absurdities result if the amendment may be tabled. Both Houses have passed every line of the House bill. The Senate has added an amendment. The manifest object of the rule is that both Houses now have opportunity to come to agreement as to what form so much of the bill as both have approved shall have. Fifty-one votes in this body is undertaking to deny that opportunity. If that be effective, a majority of a quorum or 28 votes can do as much as 51 votes. So can 14 votes in the Senate. This would mean that 28 members of the House, or 14 of the Senate, can nullify the action on the bill by which a constitutional majority of both Houses has approved of all of the bill except the Senate amendment and the same vote can prevent an agreement which a constitutional majority in both Houses might reach were it not for the action of these few. The effect would be to suspend the joint rule by less than a constitutional majority of one House. Such suspension requires a two-third vote in both Houses.

The falsity of the position that the amendment may be tabled and joint rule 1 complied with may be seen from the following proposition: Suppose that we allow that the amendment may be tabled and that at no time a majority vote could be had to take it from the table, then the Senate would be forever estopped from receding from the amendment which the rule distinctly says they may do. This, of itself, shows ~~what~~ any action which might tie up the amendment and the bill in such manner that the Senate would be denied the right to recede is clearly out of order.

The conclusion announced and which sustains the point of order is fortified by still another consideration. The House has passed the bill. If joint rule 1 is proceeded under, the Senate may recede and approve the bill as it passed here. Tabling so does away with the bill passed by this House as that the Senate cannot agree to it if it desired to. Tabling, then, is nothing less than reconsideration of the House Bill. Reconsideration requires a prescribed notice. None was filed. It requires a constitutional majority. The motion to table did not have it. In my opinion, the amendment may not be tabled and the House must proceed as the joint rule provides.

Epps of Wapello moved that the House concur in the Senate amendments to House File No. 403.

Lee of Sac moved that the House do now adjourn until 1:15 p. m.

Randall of Linn moved to amend this motion by changing the time from 1:15 p. m. to 1:30 p. m. Amendment adopted.

Motion as amended prevailed.

AFTERNOON SESSION.

The House reconvened, Speaker Pitt in the chair.

PENDING BUSINESS.

The House resumed consideration of the Senate amendments to House File No. 403.

Elwood of Howard moved that the enacting clause to House File No. 403 be stricken out.

Epps of Wapello raised the point of order that the motion by Elwood of Howard was not germane to the matter now under consideration, and that the motion was therefore out of order.

The chair held that the point of order was well taken.

McFarlane of Black Hawk appealed from the decision of the chair.

Bruce of Pocahontas and Elwood of Howard demanded a roll call.

On the question, "Shall the decision of the chair be sustained?"

Ayes—49.

Bailey	Hall	McFerren
Benn	Hansen	Mead
Boies	Helming	Meredith
Coakley	Johnston of Humboldt	Miles
Crozier	Johnston of Lucas	Mowery
Edgington	Kern	Murray
Epps	Kimberly	Newton
Finch	Krouse	Nordyke
Garber	Lake	O'Donnell
Giltner	Lenocker	Oertel
Griffin	Lewis	Peters

Rayburn	Slaughter	Wilson of Cherokee
Reed	Stanley	Wilson of Mahaska
Rees	Starzinger	Wilson of Mitchell
Richards	Tucker	Wormley
Roberts	Turner	
Rogers	Ulstad	

Nays—57.

Adkins	Gray	Nichols
Anderson of Davis	Harrington	Nicholson
Anderson of Greene	Horchem	Price
Anderson of Winne- bago	Jackson	Randall
Baldwin	Jessen	Rowley
Becker	Jones	Santee
Bruce	Kepple	Scott
Darrah	Klaus	Shaff
Dean	Klinker	Shortess
Dunkelberg	Knickerbocker	Slosson
Durbin	Langfitt	Smith
Elwood	Larson	Stone
Erickson	Lee	Stuart
Findlay	McFarlane	Walrath
Finley	Mackie	Weaver
Flenniken	Mantz	Wenstrand
Gilbert	Miller	Wichman
Gilmore	Mooty	Wigdahl
Grason	Neff	Wilson of Louisa

Absent or not voting—2.

Andre

Mr. Speaker

So the House refused to sustain the decision of the chair on the point of order raised by Epps of Wapello.

On the question, "Shall the enacting clause to House File No. 403 be stricken out?"

Ayes—63.

Adkins	Harrington	Nicholson
Anderson of Davis	Jackson	Price
Anderson of Greene	Jessen	Randall
Anderson of Winne- bago	Jones	Rees
Baldwin	Kepple	Rowley
Becker	Klaus	Santee
Bruce	Klinker	Scott
Darrah	Knickerbocker	Shaff
Dean	Langfitt	Shortess
Dunkelberg	Larson	Slosson
Durbin	Lee	Smith
Edgington	Lenocker	Stanley
Elwood	Lewis	Stone
Erickson	McFarlane	Stuart
Findlay	Mackie	Walrath
Finley	Mantz	Weaver
Flenniken	Miller	Wenstrand
Gilbert	Mooty	Wichman
Gilmore	Mowery	Wigdahl
Grason	Neff	Wilson of Cherokee
Gray	Nichols	Wilson of Louisa

Nays—44.

Bailey	Johnston of Lucas	Rayburn
Benn	Kern	Reed
Boies	Kimberly	Richards
Coakley	Krouse	Roberts
Crozier	Lake	Rogers
Epps	McFerren	Slaught
Finch	Mead	Starzinger
Garber	Meredith	Tucker
Giltner	Miles	Turner
Griffin	Murray	Ulstad
Hall	Newton	Wilson of Mahaska
Hansen	Nordyke	Wilson of Mitchell
Helming	O'Donnell	Wormley
Horchem	Oertel	Mr. Speaker
Johnston of Humboldt	Peters	

Absent or not voting—1.

Andre

Motion prevailed and the enacting clause to House File No. 403 was stricken from the bill.

Speaker pro tem McFarlane in the chair.

SPECIAL ORDER NO. 51.

The hour having arrived for Special Order No. 51, on motion of McFerren of Hamilton, Senate File No. 218, a bill for an act making the appointment of relatives in public office by public officials unlawful and providing a penalty for any violation thereof, except as herein provided, with report of committee recommending that it be placed on the calendar, was taken up and considered.

The amendment filed by Rogers of Carroll, found on pages 1175 and 1176 of the journal of March 22d, was taken up and considered.

Johnston of Humboldt moved the previous question, as applied to all pending amendments and the main bill. Seconded by Wilson of Mitchell. Motion prevailed.

Amendment filed by Rogers of Carroll adopted.

The following amendment filed by Shaff of Clinton was taken up and considered:

Amend Senate File No. 218 by adding thereto the following section: "SECTION 4. The provisions of this act shall not affect the office of the adjutant general of Iowa".

Amendment adopted.

The following amendment filed by Lake of Woodbury was taken up and considered:

Amend the amendment to Senate File No. 218 as follows:

Nothing herein shall be construed as to affect members of the general assembly .

Amendment adopted.

The following amendment filed by Epps of Wapello was taken up and considered:

Amend Senate File No. 218 by adding after section 3 thereof the following as section 4:

"Sec. 4. Provided, however, no person shall be eligible to any appointment under this bill to any office either as peace officer or employ in any state, county or municipal office who has been found guilty of a violation of any of the laws of the state of Iowa within five years preceding their appointment; any person so found guilty being appointed, it shall be justifiable grounds for their removal."

Amendment adopted.

The following amendment filed by Rowley of Van Buren was taken up and considered:

Amend Senate File No. 218, by inserting after the word "appointment", in the seventh (7th) line of section 1, the following:

"Provided, however, that this restriction shall apply only to the appointment or employment of lady committee clerks in Senate and House by members of the general assembly who are widowers or who have never been united in the bonds of wedlock."

Amendment adopted.

The following amendment filed by Tucker of Clinton was taken up and considered:

Amend the amendment to Senate File No. 218 as appearing on page 1176 of the House journal by adding at the end of section 1, the words, "Nothing in this act shall be construed as applying to those deputies now holding office."

Amendment adopted.

Rogers of Carroll moved that the House reconsider the vote by which the previous question was ordered.

Griffin of Woodbury raised the point of order that the motion by Rogers of Carroll was out of order.

The chair ruled that the point of order was not well taken.

Griffin of Woodbury appealed from the decision of the chair.

Larson of Montgomery and Johnston of Humboldt demanded a roll call.

On the question, "Shall the decision of the chair be sustained?"

Ayes—54.

Adkins	Johnston of Humboldt	Nordyke
Anderson of Greene	Jones	Oertel
Anderson of Winnebago	Kepple	Peters
Baldwin	Kern	Randall
Becker	Kimberly	Reed
Coakley	Klaus	Richards
Darrah	Knickerbocker	Roberts
Dean	Krouse	Rogers
Durbin	Langfitz	Scott
Elwood	Larson	Shaff
Erickson	Lee	Slaught
Finley	McFarlane	Slosson
Gilmore	Mackie	Stone
Gray	Miller	Weaver
Griffin	Mooty	Wigdahl
Hansen	Murray	Wilson of Mahaska
Horchem	Neff	Wilson of Mitchell
Jessen	Newton	Mr. Speaker

Nays—40.

Anderson of Davis	Giltner	Miles
Bailey	Grason	Mowery
Benn	Harrington	Nichols
Boies	Jackson	Nicholson
Bruce	Johnston of Lucas	O'Donnell
Crozier	Klinker	Price
Dunkelberg	Lake	Rowley
Edgington	Lenocker	Shortess
Epps	Lewis	Smith
Finch	McFerren	Starzinger
Findlay	Mantz	Tucker
Flenniken	Mead	Wichman
Garber	Meredith	Wilson of Louisa
Gilbert		

Absent or not voting—14.

Andre	Santee	Walrath
Hall	Stanley	Wenstrand
Helming	Stuart	Wilson of Cherokee
Rayburn	Turner	Wormley
Rees	Ulstad	

So the decision of the chair was sustained.

EXPLANATION OF VOTE.

I believe the chair is wrong, but should be sustained.

CHRIS ERICKSON.

The motion of Rogers of Carroll, that the House reconsider the vote by which the previous question was ordered, prevailed.

Rogers of Carroll moved that the enacting clause to Senate File No. 218 be stricken out.

On the question, "Shall the enacting clause to Senate File No. 218 be stricken out?"

Ayes—73.

Adkins	Hansen	Newton
Anderson of Davis	Harrington	Nichols
Anderson of Greene	Horchem	Nicholson
Baldwin	Jackson	Nordyke
Becker	Jessen	O'Donnell
Boies	Johnston of Lucas	Oertel
Crozier	Jones	Price
Darrah	Kepple	Randall
Dean	Kimberly	Reed
Dunkelberg	Klaus	Roberts
Durbin	Klinker	Rogers
Edgington	Knickerbocker	Rowley
Elwood	Lake	Santee
Erickson	Larson	Shortess
Finch	Lee	Slaught
Findlay	Mackie	Slosson
Finley	Mantz	Smith
Flenniken	Mead	Stone
Garber	Meredith	Stuart
Gilbert	Miles	Walrath
Gilmore	Miller	Wigdahl
Giltner	Mooty	Wilson of Cherokee
Grason	Murray	Wilson of Louisa
Gray	Neff	Wormley
Griffin		

Nays—19.

Bailey	Lenocker	Stanley
Benn	Lewis	Starzinger
Bruce	McFarlane	Ulstad
Coakley	McFerren	Wilson of Mahaska
Epps	Richards	Wilson of Mitchell
Hall	Scott	Mr. Speaker
Johnston of Humboldt		

Absent or not voting—16.

Anderson of Winnebago	Mowery	Tucker
Andre	Peters	Turner
Helming	Rayburn	Weaver
Kern	Rees	Wenstrand
Krouse	Shaff	Wichman
Langfitt		

Motion prevailed and the enacting clause to Senate File No. 218 was stricken out.

MOTION TO RECONSIDER CALLED UP.

McFerren of Hamilton called up the motion to reconsider the vote by which House File No. 501, a bill for an act to regulate

the operation of motor vehicles, taxicabs, jitneys and other vehicles operated for hire and not running on fixed tracks, passed the House.

On the question, "Shall the House reconsider the vote by which House File No. 501 passed the House?"

Ayes—75.

Anderson of Davis	Harrington	O'Donnell
Anderson of Greene	Horchem	Peters
Anderson of Winnebago	Jackson	Randall
Baldwin	Jessen	Reed
Becker	Johnston of Humboldt	Roberts
Benn	Johnston of Lucas	Rogers
Boies	Jones	Santee
Bruce	Kepple	Scott
Coakley	Kern	Shortess
Crozier	Klaus	Slaughter
Darrah	Knickerbocker	Slosson
Dean	Lake	Smith
Dunkelberg	Langfitt	Stanley
Durbin	Larson	Stone
Elwood	Lenocker	Stuart
Epps	Lewis	Ulstad
Erickson	McFarlane	Walrath
Finch	McFerren	Weaver
Finley	Mackie	Wenstrand
Flenniken	Miles	Wichman
Garber	Miller	Wigdahl
Gilmore	Mooty	Wilson of Cherokee
Giltner	Newton	Wilson of Louisa
Grason	Nichols	Wilson of Mitchell
Findlay	Nicholson	Mr. Speaker

Nays—11.

Edgington	Hansen	Shaff
Gray	Helming	Starzinger
Griffin	Nordyke	Tucker
Hall	Oertel	

Absent or not voting—22.

Adkins	Mantz	Rees
Andre	Mead	Richards
Bailey	Meredith	Rowley
Gilbert	Mowery	Turner
Kimberly	Murray	Wilson of Mahaska
Klinker	Neff	Wormley
Krouse	Price	
Lee	Rayburn	

Motion prevailed and the House reconsidered the vote by which House File No. 501 passed the House.

McFerren of Hamilton moved that the House reconsider the vote by which House File No. 501 passed to its third reading.

Starzinger of Polk and Kimberly of Scott demanded a roll call.

On the question, "Shall the House reconsider the vote by which House File No. 501 passed to its third reading?"

Ayes—75.

Anderson of Davis	Giltner	Nichols
Anderson of Greene	Grason	Nicholson
Anderson of Winnebago	Gray	O'Donnell
Bailey	Harrington	Peters
Baldwin	Horchem	Randall
Becker	Jackson	Rogers
Benn	Jessen	Rowley
Boies	Johnston of Humboldt	Santee
Bruce	Johnston of Lucas	Scott
Coakley	Jones	Shortess
Crozier	Kern	Slaught
Darrah	Klaus	Slosson
Dean	Knickrebocker	Stanley
Durbin	Krouse	Stone
Edgington	Langfitt	Stuart
Elwood	Larson	Tucker
Epps	Lee	Ulstad
Erickson	Lewis	Walrath
Finch	McFerren	Weaver
Findlay	Mead	Wichman
Finley	Miller	Wigdahl
Flenniken	Mooty	Wilson of Cherokee
Garber	Mowery	Wilson of Louisa
Gilbert	Neff	Wilson of Mitchell
Gilmore	Newton	Wormley

Nays—4.

Griffin	Oertel
Hansen	Starzinger

Absent or not voting—29.

Adkins	McFarlane	Rees
Andre	Mackie	Richards
Dunkelberg	Mantz	Roberts
Hall	Meredith	Shaff
Helming	Miles	Smith
Kepple	Murray	Turner
Kimberly	Nordyke	Wenstrand
Klinker	Price	Wilson of Mahaska
Lake	Rayburn	Mr. Speaker
Lenocker	Reed	

Motion prevailed and the House reconsidered the vote by which House File No. 501 passed to its third reading.

McFerren of Hamilton moved that the House reconsider the vote by which the committee amendments as amended were adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House File No. 70, a bill to repeal the law as it appears in section 2733-1a of the supplemental supplement to the code, 1915, relating to high school tuition of non-resident pupils in approved schools, and to enact a substitute therefor.

Also:

House File No. 85, a bill for an act to amend the law as it appears in section six hundred eighty-seven-a (687-a), supplemental supplement to the code, 1915, relating to the publication of proceedings of city councils.

Also:

House File No. 168, a bill for an act to amend the law as it appears in section twenty-seven hundred eighty-two-a (2782-a), supplement to the code, 1913, relating to prohibition of secret societies and fraternities in public schools.

Also:

House File No. 230, a bill for an act to authorize the issuance of a patent conveying the south seventy-five (75) feet of lots nine (9), ten (10), and eleven (11) in block ten (10) in H. Lyon's addition to the town of Des Moines.

Also:

House File No. 332, a bill for an act transferring control of the state school for the deaf from state board of control to the state board of education.

Also:

House File No. 379, a bill for an act to amend section one thousand nine hundred eighty-nine-b-3 (1989-b-3), supplemental supplement to the code, 1915, relative to the publication of highway drainage notice.

Also:

House File No. 397, a bill for an act to legalize a franchise granted by the town of DeWitt, Iowa, to DeWitt Electric Light and Power Company to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 464, a bill for an act to legalize an ordinance of the incorporated town of Lone Tree, Iowa, granting a franchise to William

Zimmerman, his associates, successors, heirs and assigns, to erect, maintain and operate an electric light and power plant in said town.

Report adopted.

ALFRED WENSTRAND, *Chairman.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House Files Nos. 70, 85, 168, 230, 332, 379, 397 and 464.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

Speaker Pitt in the chair.

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. 70, 85, 168, 230, 332, 379, 397 and 464.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

Your committee on enrolled bills respectfully report that they have sent to the governor for his approval the following bills:

House Files Nos. 70, 85, 168, 230, 332, 379, 397 and 464.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

Klinker of Crawford moved that when the House adjourn it be until 7:30 p. m. tonight. Motion prevailed.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 52.

The hour having arrived for Special Order No. 52, on motion of Finley of Henry, House File No. 320, a bill for an act to amend section two thousand five hundred and forty (2540), supplement to the code, 1913, in regard to the time when people may fish with rod, line and hook, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Finley moved that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Helming	Newton
Anderson of Davis	Horchem	Nordyke
Anderson of Greene	Jackson	O'Donnell
Anderson of Winnebago	Jessen	Peters
Bailey	Johnston of Lucas	Price
Benn	Kepple	Rogers
Boies	Kern	Rowley
Bruce	Kimberly	Santee
Coakley	Klinker	Scott
Crozier	Knickerbocker	Shaff
Darrah	Krouse	Slaughter
Dean	Lake	Slosson
Durbin	Langfitt	Stanley
Edgington	Larson	Starzinger
Elwood	Lee	Stuart
Epps	Lenocker	Tucker
Erickson	Lewis	Ulstad
Finch	Mantz	Walrath
Findlay	Mead	Weaver
Finley	Meredith	Wichman
Garber	Miles	Wigdahl
Gilbert	Miller	Wilson of Cherokee
Gilmore	Mooty	Wilson of Louisa
Giltner	Mowery	Wilson of Mahaska
Grason	Murray	Wormley
Hansen	Neff	Mr. Speaker
Harrington		

Nays—15.

Baldwin	Hall	Randall
Becker	Johnston of Humboldt	Richards
Dunkelberg	Jones	Shortess
Flenniken	Nichols	Stone
Gray	Nicholson	Wilson of Mitchell

Absent or not voting—14.

Andre	Mackie	Roberts
Griffin	Oertel	Smith
Klaus	Rayburn	Turner
McFarlane	Reed	Wenstrand
McFerren	Rees	

So the bill having received a constitutional majority was declared to have passed the House.

Finley of Henry offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 320 by striking from the first and second lines thereof the words "Supplement to the Code, 1913" and inserting in lieu thereof the following: "Supplemental supplement to the code, 1915".

Amendment adopted and title as amended agreed to.

The House resumed consideration of House File No. 501.

On the question of the reconsideration of the vote by which the committee amendments were adopted, Starzinger of Polk and Peters of Dallas demanded a roll call.

On the question, "Shall the House reconsider the vote by which the committee amendments as amended were adopted?"

Ayes—71.

Anderson of Davis	Horchem	Nichols
Anderson of Greene	Jackson	Nicholson
Anderson of Winnebago	Jessen	O'Donnell
Bailey	Johnston of Humboldt	Peters
Baldwin	Johnston of Lucas	Price
Becker	Jones	Randall
Benn	Kepple	Rogers
Boies	Kern	Rowley
Coakley	Kimberly	Santee
Crozier	Knickerbocker	Scott
Darraha	Krouse	Shortess
Dean	Lake	Slaught
Dunkelberg	Langfitt	Slosson
Durbin	Larson	Stanley
Edgington	Lenocker	Stuart
Elwood	Lewis	Ulstad
Epps	McFerren	Walrath
Erickson	Mackie	Weaver
Findlay	Mantz	Wichman
Flenniken	Meredith	Wilson of Cherokee
Gilmore	Miles	Wilson of Louisa
Giltner	Miller	Wilson of Mitchell
Hall	Mowery	Wormley
Harrington	Newton	

Nays—9.

Finley	Griffin	Starzinger
Gilbert	Hansen	Tucker
Gray	Shaff	Mr. Speaker

Absent or not voting—28.

Adkins	McFarlane	Rees
Andre	Mead	Richards
Bruce	Mooty	Roberts
Finch	Murray	Smith
Garber	Neff	Stone
Grason	Nordyke	Turner
Helming	Oertel	Wenstrand
Klaus	Rayburn	Wigdahl
Klinker	Reed	Wilson of Mahaska
Lee		

So the House reconsidered the vote by which the committee amendments as amended were adopted.

McFerren of Hamilton moved that the House reconsider the vote by which the House adopted the amendments offered by Starzinger of Polk.

Starzinger of Polk moved to lay the motion of McFerren of Hamilton on the table. Motion lost.

Starzinger of Polk moved that the enacting clause to House File No. 501 be stricken out.

On the question, "Shall the enacting clause to House File No. 501 be stricken out?"

Ayes—24.

Anderson of Davis	Gray	Meredith
Baldwin	Hansen	Miles
Coakley	Harrington	Mowery
Dean	Jones	O'Donnell
Dunkelberg	Klinker	Price
Finley	Knickerbocker	Richards
Gilbert	Lake	Starzinger
Gilmore	Lee	Tucker

Nays—66.

Adkins	Jackson	Peters
Anderson of Greene	Jessen	Reed
Anderson of Winnebago	Johnston of Humboldt	Roberts
Becker	Kepple	Rogers
Benn	Kern	Rowley
Boies	Klaus	Santee
Bruce	Krouse	Scott
Crozier	Langfitt	Slaught
Darrah	Larson	Slosson
Durbin	Lenocker	Stone
Edgington	Lewis	Stuart
Elwood	McFarlane	Turner
Epps	McFerren	Ulstad
Erickson	Mackie	Walrath
Finch	Miller	Weaver
Findlay	Mooty	Wichman
Flenniken	Murray	Wigdahl
Garber	Neff	Wilson of Cherokee
Giltner	Newton	Wilson of Louisa
Grason	Nichols	Wilson of Mitchell
Hall	Nicholson	Wormley
Horchem	Nordyke	Mr. Speaker

Absent or not voting—18.

Andre	Mantz	Shaff
Bailey	Mead	Shortess
Griffin	Oertel	Smith
Helming	Randall	Stanley
Johnston of Lucas	Rayburn	Wenstrand
Kimberly	Rees	Wilson of Mahaska

Motion to strike the enacting clause from House File No. 501 lost.

On the question of the reconsideration of the vote by which the amendment offered by Starzinger of Polk was adopted, Starzinger of Polk and Tucker of Clinton demanded a roll call.

On the question, "Shall the House reconsider the vote by which the amendment offered by Starzinger of Polk was adopted?"

Ayes—66.

Adkins	Harrington	Nicholson
Anderson of Davis	Jackson	Peters
Anderson of Greene	Jessen	Price
Becker	Johnston of Humboldt	Randall
Boies	Johnston of Lucas	Reed
Bruce	Jones	Roberts
Coakley	Kepple	Rogers
Crozier	Kern	Rowley
Darraha	Klaus	Santee
Durbin	Knickerbocker	Scott
Edgington	Krouse	Shortess
Elwood	Langfitt	Slaught
Epps	Larson	Stanley
Erickson	Lenocker	Stone
Finch	Lewis	Stuart
Findlay	McFerren	Turner
Flenniken	Mackie	Ulstad
Garber	Mead	Walrath
Gilbert	Mowery	Wenstrand
Giltner	Neff	Wigdahl
Grason	Newton	Wilson of Cherokee
Hall	Nichols	Wilson of Louisa

Nays—18.

Baldwin	Klinker	Richards
Finley	Lake	Shaff
Gilmore	Lee	Starzinger
Gray	Miles	Tucker
Criffin	Mooty	Wilson of Mitchell
Kimberly	O'Donnell	Mr. Speaker

Absent or not voting—24.

Anderson of Winne-	Horchem	Rayburn
bago	McFarlane	Rees
Andre	Mantz	Slosson
Bailey	Meredith	Smith
Benn	Miller	Weaver
Dean	Murray	Wichman
Dunkelberg	Nordyke	Wilson of Mahaska
Hansen	Oertel	Wormley
Helming		

So the motion prevailed and the House reconsidered the vote by which the amendment by Starzinger of Polk was adopted.

Starzinger of Polk moved the adoption of his amendment.

Starzinger of Polk and Tucker of Clinton demanded a roll call.

On request of Starzinger of Polk, rule 18 was invoked.

On the question, "Shall the amendment by Starzinger of Polk be adopted?"

Ayes—24.

Bailey	Hansen	Murray
Baldwin	Horchem	O'Donnell
Coakley	Kimberly	Richards
Dunkelberg	Klinker	Shaff
Edgington	Lake	Starzinger
Epps	Mead	Tucker
Gray	Miles	Wilson of Mitchell
Griffin	Miller	Mr. Speaker

Nays—67.

Adkins	Johnston of Lucas	Peters
Anderson of Davis	Jones	Price
Anderson of Greene	Kepple	Randall
Anderson of Winnebago	Kern	Reed
Becker	Klaus	Rogers
Benn	Knickerbocker	Rowley
Boies	Krouse	Scott
Bruce	Langfitt	Shortess
Darraha	Larson	Slaughter
Durbin	Lenocker	Slosson
Elwood	Lewis	Stanley
Erickson	McFarlane	Stone
Finch	McFerren	Stuart
Findlay	Mackie	Turner
Flenniken	Mereditth	Ulstad
Garber	Mooty	Walrath
Gilmore	Mowery	Wenstrand
Giltner	Neff	Wichman
Grason	Newton	Wigdahl
Harrington	Nichols	Wilson of Cherokee
Jackson	Nicholson	Wilson of Louisa
Jessen	Nordyke	Wormley
Johnston of Humboldt		

Absent or not voting—17.

Andre	Helming	Roberts
Crozier	Lee	Santee
Dean	Mantz	Smith
Finley	Oertel	Weaver
Gilbert	Rayburn	Wilson of Mahaska
Hall	Rees	

Amendment lost.

Tucker of Clinton offered the following amendment:

Amend the committee substitute for House File No. 501 by striking out the word "Ten" in line three (3) of section one (1) of the substitute as printed in the journal and inserting in lieu thereof the word "Five" (5).

McFerren of Hamilton moved the previous question, as applied to all pending amendments and the main bill. Motion prevailed.

Speaker pro tem McFarlane in the chair.

On the question of the adoption of the amendment offered by Tucker of Clinton, Kimberly of Scott and Tucker of Clinton demanded a roll call.

On the question, "Shall the amendment be adopted?"

Ayes—31.

Bailey	Klinker	Randall
Baldwin	Knickerbocker	Reed
Elwood	Krouse	Richards
Garber	Lake	Roberts
Gilbert	McFarlane	Shortess
Gray	Mead	Slaught
Griffin	Miles	Starzinger
Hansen	Mowery	Tucker
Harrington	Murray	Turner
Kern	O'Donnell	Wilson of Mitchell
Kimberly		

Nays—52.

Adkins	Grason	Newton
Anderson of Davis	Jackson	Nichols
Anderson of Greene	Jessen	Nicholson
Anderson of Winnebago	Johnston of Humboldt	Peters
Becker	Johnston of Lucas	Rogers
Benn	Jones	Rowley
Boles	Kepple	Scott
Bruce	Klaus	Stuart
Coakley	Langfitt	Ulstad
Crozier	Larson	Walrath
Darraha	Lee	Wenstrand
Durbin	Lewis	Wichman
Edgington	McFerren	Wigdahl
Epps	Mackie	Wilson of Cherokee
Findlay	Meredith	Wilson of Louisa
Flenniken	Miller	Wormley
Gilmore	Mooty	
Giltner	Neff	

Absent or not voting—25.

Andre	Lenocker	Shaff
Dean	Mantz	Slosson
Dunkelberg	Nordyke	Smith
Erickson	Oertel	Stanley
Finch	Price	Stone
Finley	Rayburn	Weaver
Hall	Rees	Wilson of Mahaska
Helming	Santee	Mr. Speaker
Horchem		

Amendment lost.

Committee amendments adopted.

Unanimous consent having been granted to suspend the rules, Mr. McFerren moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On request of McFerren of Hamilton, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—64.

Adkins	Hall	Peters
Anderson of Davis	Jackson	Reed
Anderson of Greene	Jessen	Roberts
Anderson of Winnebago	Johnston of Humboldt	Rogers
Bailey	Kepple	Rowley
Becker	Kern	Santee
Boies	Klaus	Scott
Coakley	Krouse	Shortess
Crozier	Langfitt	Slaughter
Darrah	Larson	Slosson
Durbin	Lenocker	Stanley
Edgington	Lewis	Stone
Epps	McFerren	Stuart
Erickson	Mackie	Turner
Finch	Mantz	Ulstad
Findlay	Mead	Walrath
Flenniken	Mowery	Wichman
Garber	Murray	Wigdahl
Giltner	Neff	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Gray	Nichols	Wormley
	Nicholson	

Nays—33.

Baldwin	Horchem	Mooty
Benn	Johnston of Lucas	Nordyke
Dean	Jones	O'Donnell
Dunkelberg	Klinker	Price
Elwood	Knickerbocker	Randall
Finley	Lake	Richards
Gillert	Lee	Shaff
Gimore	McFarlane	Starzinger
Griffin	Meredith	Tucker
Hansen	Miles	Wilson of Mahaska
Harrington	Miller	Wilson of Mitchell

Absent or not voting—11.

Andre	Oertel	Weaver
Bruce	Rayburn	Wenstrand
Helming	Rees	Mr. Speaker
Kimberly	Smith	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGES CONSIDERED.

Senate File No. 55, a bill for an act to repeal further levies of special tax upon the assessed valuation of the taxable property of the state for the purchase of real estate for the extension and for the improvement of the capitol grounds, provided for by chapter fourteen (14), acts of the thirty-fifth (35) general assembly, as the same appears in section fourteen hundred-t (1400-t), supplement to the code, 1913.

Read first and second time and referred to committee on public lands and buildings.

Senate File No. 553, a bill for an act to provide means for perfecting, registering and transferring titles to real estate to be known as the "Torrens land title system."

Read first and second time and referred to committee on land titles.

Weaver of Polk moved that the House reconsider the vote by which the time to which to adjourn was fixed at 7:30 p. m.

Motion prevailed.

Weaver of Polk moved that when the House adjourn it be until 9:00 a. m. Friday. Motion prevailed.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the governor announcing that he had, on April 5th, approved and signed the following bills:

House Files Nos. 131, 427, 154, 371, 417 and 231.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

I am directed to inform your honorable body that the Senate asks the return to the Senate of Senate File No. 371.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 92, a bill for an act to repeal section forty-seven hundred seventy-five three-a (4775-3-a) supplement to the code, 1913, and enact a substitute therefor relating to the carrying of concealed weapons.

Also :

Senate File No. 129, a bill for an act authorizing cities and towns to oil the streets and alleys and parts thereof and tax the cost up to the property benefited.

Also :

Senate File No. 326, a bill for an act to amend the law as it appears in sections nine hundred ninety-seven-a (997-a) and nine hundred ninety-seven-c (997-c) of the supplement supplement to the code, 1915, relating to the control of parkings in special charter cities.

Also :

Senate File No. 341, a bill for an act authorizing the governor of the state of Iowa to issue patent to James N. Ball for lot eight (8) block one hundred three (103), Iowa City, Iowa.

Also :

Senate File No. 362, a bill for an act to authorize the governor and the secretary of state to execute to the city of Des Moines, Iowa, proper deeds of conveyance conveying to such city certain grounds to be used for street purposes.

Also :

Senate File No. 308, a bill for an act to legalize acknowledgments of instruments in writing heretofore taken by notaries public, additional to section twenty-nine hundred and forty-two (2942) of the code.

Also :

Senate File No. 405, a bill for an act to legalize an ordinance of the incorporated town of Toledo, Iowa, granting a franchise to the Tama & Toledo Railway Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

Senate File No. 445, a bill for an act to legalize an ordinance of the incorporated town of Tama, Iowa, granting a franchise to the Tama and Toledo Electric Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also :

Senate File No. 495, a bill for an act legalizing the town ordinances, numbered one to sixteen (1 to 16) inclusive, of the town of Joice, Worth county, Iowa.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Lake of Woodbury Calendar No. 373, House File No. 148, a bill for an act to amend the law as it appears in section 254-a-16, supplemental supplement, code of Iowa, relating to juvenile courts, summons, trials, etc., with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Lake moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—20.

Giltner	Nichols	Starzinger
Grason	Nordyke	Stuart
Horchem	O'Donnell	Ulstad
Klinker	Rowley	Walrath
Lake	Santee	Weaver
McFarlane	Shortess	Wormley
Neff	Stanley	

Nays—62.

Adkins	Flenniken	Mooty
Anderson of Davis	Garber	Murray
Anderson of Greene	Gilbert	Nicholson
Anderson of Winnebago	Gilmore	Peters
Bailey	Gray	Price
Baldwin	Hall	Randall
Becker	Hansen	Roberts
Benn	Jackson	Rogers
Boies	Jessen	Scott
Coakley	Jones	Shaff
Darrah	Kepple	Slaught
Dean	Kern	Slosson
Dunkelberg	Klaus	Tucker
Durbin	Knickerbocker	Turner
Edgington	Langfitt	Wichman
Elwood	Lee	Wigdahl
Epps	Lewis	Wilson of Cherokee
Erickson	Mackie	Wilson of Louisa
Finch	Mead	Wilson of Mahaska
Findlay	Meredith	Wilson of Mitchell
Finley	Miles	

Absent or not voting—26.

Andre	Johnston of Humboldt	McFerren
Bruce	Johnston of Lucas	Mantz
Crozier	Kimberly	Miller
Griffin	Krouse	Mowery
Harrington	Larson	Newton
Helming	Lenocker	Oertel

Rayburn
Reed
Rees

Richards
Smith
Stone

Wenstrand
Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Wormley of Plymouth, Calendar No. 375, House File No. 329, a bill for an act to repeal section fifteen hundred seventy-one-one-a (1571-1-a) supplement to the code, 1913, and enact the following in lieu thereof, relating to bridges, culverts and crossings, with report of committee recommending passage as amended, was taken up and considered.

Klaus of Delaware in the chair.

Speaker pro tem McFarlane in the chair.

Wormley of Plymouth offered the following amendment to the committee amendments and moved its adoption:

Amend the committee amendment to House File No. 329 by striking from the second line of said amendment, the word "forty" and the figures ("40") in parenthesis, and insert in lieu thereof, the words "thirty-six" and the figures ("36") in parenthesis.

Amendment adopted.

Committee amendments as amended were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wormley moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—31.

Anderson of Greene	Johnston of Humboldt	Mowery
Bailey	Johnston of Lucas	Nordyke
Darrah	Krouse	Peters
Epps	Lake	Roberts
Erickson	Larson	Rogers
Finch	Lee	Santee
Finley	Lenocker	Weaver
Flenniken	Lewis	Wenstrand
Gilbert	McFerren	Wilson of Mitchell
Grason	Mackie	Wormley
Hall		

Nays—56.

Adkins	Jackson	Price
Anderson of Winne-	Jessen	Reed
bago	Kepple	Richards
Baldwin	Kern	Scott
Becker	Klaus	Shaff
Boies	Klinker	Slaughter
Dean	Knickerbocker	Slosson
Dunkelberg	Langfitt	Stanley
Durbin	McFarlane	Starzinger
Edgington	Meredith	Stone
Elwood	Miles	Stuart
Findlay	Miller	Tucker
Garber	Mooty	Turner
Gilmore	Murray	Ulstad
Giltner	Neff	Walrath
Cray	Newton	Wichman
Hansen	Nichols	Wilson of Cherokee
Harrington	Nicholson	Wilson of Louisa
Horchem	O'Donnell	Wilson of Mahaska

Absent or not voting—21.

Anderson of Davis	Helming	Rayburn
Andre	Jones	Rees
Benn	Kimberly	Rowley
Bruce	Mantz	Shortess
Coakley	Mead	Smith
Crozler	Oertel	Wigdahl
Griffin	Randall	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 406, a bill for an act to legalize an ordinance of the incorporated town of Charlotte, Iowa, granting a franchise to Maquoketa Light and Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in 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 indefinitely postponed.

RUBE McFERREN, *Chairman.*

Report adopted and Senate File No. 406 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 472, a bill for an act to amend section three hundred thirty-four (334) of the code relating to jurors who may be excused, beg leave to report they 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.

RUBE McFERRIN, *Chairman.*

Report adopted and Senate File No. 472 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 537, a bill for an act to provide for the employment of honorable non-employed and jail prisoners, and for the payment of compensation to their dependents, beg leave to report they 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.

RUBE McFERRIN, *Chairman.*

Report adopted and House File No. 537 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 324, a bill for an act to amend section four thousand six hundred eight (4608), supplement to the code, 1913, relating to communications in professional confidence, beg leave to report they 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.

RUBE McFERRIN, *Chairman.*

Report adopted and House File No. 324 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 342, a bill for an act to repeal sections six hundred ninety-four-c eighteen and six hundred ninety-four-c nineteen, supplemental supplement to the code, 1915, relating to the jurisdiction of the municipal court, and the classification of causes in said court, 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 indefinitely postponed.

RUBE McFERRIN, *Chairman.*

Report adopted and House File No. 342 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 362, a bill for an act to repeal sections 1614-c, 1614-d, 1614-e, 1614-f, 1614-g, 1614-h, 1614-i, 1614-j, 1614-k of the supplement to the code, 1913, relating to annual reports by corporations and to enact a substitute therefor, and making provision for forfeiture and cancellation of charter, and right to do business in this state, beg leave to report that they 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.

RUBE McFERREREN, *Chairman.*

Report adopted and House File No. 362 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 547, a bill for an act to legalize marginal releases of school fund mortgages by county auditors made prior to July 4, 1894, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 507, a bill for an act to amend the law as it appears in section thirty-five hundred forty-three (3543), supplement to the code, 1913, relating to procedure of the clerk of the district court with relation to actions pending which affect 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.

RUBE McFERREREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 181, a bill for an act to amend section 1381 of the code, relating to the time when the executive council shall furnish to the county auditors a statement of the result of its findings as to valuation of property, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 152, a bill for an act to legalize the platting of an addition to the town of Brush Creek (now Arlington), Iowa, executed by Fred Glime, J. O. Hoover, W. H. Hoover, Ed. Rice, N. R. Hathaway and A. Rawson, dated March 28th, 1882, and filed for record in the office of the recorder of Fayette county, Iowa, June 19, 1882, beg leave to report they 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:

By striking out all that part of section one beginning with the word "Plat" in the first line of said section and ending with the word "legalized" in the third line of said section.

Strike out the words "the above named" in the eighth line of said section one.

Strike out the words "Pending litigation" in the first line of section two.

By adding thereto the following:

"SECTION 3. This act being deemed of immediate importance shall be in full force and effect on and after publication in the Des Moines News, a newspaper published in Des Moines, Iowa, and in the Arlington News, a newspaper published in Arlington, Iowa, without expense to the state."; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 292, a bill for an act to prohibit the so-called practice of ambulance chasing for the purpose of inducing residents of this state to bring suits outside this state on personal injury or death claims arising within this state, and to prohibit the solicitation of such claims and the prosecution of suits thereon in foreign jurisdictions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 470, a bill for an act to amend the law as it appears in section thirty-one hundred forty-five (3145) of the Code, relating to the solemnization 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.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 569, a bill for an act to legalize the acts of the board of directors and voters of the consolidated independent school district of Orange township, Black Hawk county, preliminary to and in connection with the voting of bonds, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 559, a bill for an act to amend the law as it appears in section six hundred sixty-eight (668), supplement to the code, 1913, relating to contracts between cities and members of the 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.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 508, a bill for an act to amend the law as it appears in section thirteen hundred four (1304) and thirteen hundred four-one-a (1304-one-a), supplemental supplement to the code, 1915, beg leave to report they 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.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 508 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 569, a bill for an act regulating lobbying; requiring the registration of legislative counsel and agents and regulating their activity; and prohibiting improper and corrupt lobbying, beg leave to report they 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 placed on the calendar.

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 380, a bill for an act prohibiting the use of the words "high school" in any form of advertising not authorized by the proper school 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 do pass.

RUBE McFERRIN, *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 section sixteen hundred thirty-seven (1637), supplement to the code, 1913, by striking out certain words contained therein which relate to qualification of foreign corporations to transact business 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 indefinitely postponed.

RUBE McFERRIN, *Chairman.*

Report adopted and House File No. 410 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 347, a bill for an act to amend the law as it appears in section 3376, supplement to the code, 1913, relative to election by surviving spouse, beg leave to report they 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.

RUBE McFERRIN, *Chairman.*

Report adopted and Senate File No. 347 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 499, a bill for an act to amend the law as it appears in section forty-seven hundred seventy-five-six-a (4775-6-a), supplement to the code, 1913, relating to the revocation 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.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 570, a bill for an act legalizing the establishment of the consolidated independent school district of Joice, Worth 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.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 354, a bill for an act to prevent the misuse of our national anthem, "The Star Spangled Banner", and to provide penalties 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.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 519, a bill for an act to amend the law as it appears in section 254-a-20, supplement to the code, 1913, relating to widow's pensions, beg leave to report they 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:

By inserting the words "or otherwise" after the word "county" in the last line of said section 1; and when so amended the bill do pass.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Newton of Cass, from the committee on board of control, submitted the following report:

MR. SPEAKER—Your committee on board of control, to whom was referred Senate File No. 134, a bill for an act to amend section twenty-six hundred six-a (2606-a) of the supplement to the code, 1913, relating to the rules of the board of control governing the admission of persons to the Soldiers' 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.

ED. L. NEWTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on board of control, to whom was referred Senate File No. 157, a bill for an act changing the name of the Iowa Industrial Reformatory for Females, to the Women's Reforma-

tory, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

ED. L. NEWTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on board of control, to whom was referred Senate File No. 215, a bill for an act to amend the law as it appears in section twenty-six hundred ninety-two-a (2692-a), and section twenty-six hundred ninety-two-c (2692-c), supplemental supplement to the code, 1915, relating to appointment and compensation of state agents by the board of control, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

ED. L. NEWTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on board of control, to whom was referred Senate File No. 85, a bill for an act to amend the law as it appears in section twenty-six hundred four (2604), supplemental supplement to the code, 1915, relating to the soldiers' home, 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, save that the same be placed upon the calendar.

ED. L. NEWTON, *Chairman*.

Ordered passed on file.

Wormley of Plymouth, from the committee on elections, submitted the following report:

MR. SPEAKER—Your committee on elections, to whom was referred House File No. 536, a bill for an act to provide for the giving of instructions to judges of elections concerning the manner of counting votes and making returns, beg leave to report they 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. M. WORMLEY, *Chairman*.

Report adopted and House File No. 536 was indefinitely postponed.

Meredith of Jasper, from the committee on drainage, submitted the following report.

MR. SPEAKER—Your committee on drainage, to whom was referred Senate File No. 11, a bill for an act to amend section 849-a of the supplemental supplement to the code, 1915, providing that the powers granted therein and in chapter 7, title V of the code and chapter 8-A

of title V, supplement to the code, 1913, shall not be exclusive of the right of the boards of supervisors to establish drainage districts in such towns under the provisions of chapter 2-A of Title X of the supplement, 1913, beg leave to report to the House that they have had the same under consideration and recommend that the same do pass.

DAVID MEREDITH, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on drainage, to whom was referred Senate File No. 342, a bill for an act to amend section 2900-b, chapter 2-b, title XIV, supplemental supplement to the code, 1915, relative to drainage and sale of lake beds and disposition, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

DAVID MEREDITH, *Chairman.*

Report adopted.

INTRODUCTION OF BILLS.

Unanimous consent was granted to return to the order of introduction of bills.

By committee on judiciary House File No. 606, a bill for an act to legalize a school election held in the independent school district of Council Bluffs, Iowa, on the twelfth day of March, 1917, and wherein there was submitted to voters of said independent school district, pursuant to a motion adopted by the board of directors of said district, a proposition to issue bonds of said independent district in the sum of \$175,000, to be used for the purchase of a site for and the erection and equipment of a new high school building in the western part of the city of Council Bluffs, Iowa.

Read first and second time and passed on file.

SENATE FILE RE-REFERRED.

On request of Johnston of Humboldt, unanimous consent having been granted, Senate File No. 358 was withdrawn from the appropriations calendar and re-referred to the committee on appropriations.

SPECIAL ORDERS.

On request of Roberts of Ringgold, unanimous consent having been granted, Senate File No. 176 was made a special order for Tuesday, April 10th, at 9:30 a. m.

On request of Hall of Taylor, unanimous consent having been granted, House File No. 603 was made a special order for Tuesday, April 10th, at 11:30 a. m.

MOTIONS TO RECONSIDER.

MR. SPEAKER—We move to reconsider the vote by which House File No. 245 failed to pass the House.

F. S. FINLEY.
D. O. STONE.

I second the motion.

P. L. KEPPLER.

MR. SPEAKER—I move that the vote by which House File No. 164 failed to pass the House be reconsidered.

A. L. RICHARDS.

I second the motion.

ROY W. MURRAY.

MR. SPEAKER—I move to reconsider the vote by which House File No. 566 was indefinitely postponed on April 5, 1917.

W. A. MOOTY.

I second the motion.

J. B. WEAVER.

AMENDMENT FILED.

Epps of Wapello asked and obtained unanimous consent to have the following amendment to Senate File No. 485 printed in the journal.

MR. SPEAKER—I move to amend Senate File No. 485 as follows:

SECTION 1. Strike out the period after the word "fund" in the 10th line and insert a comma in lieu thereof, after which add the following: "provided nothing in this act shall be construed or operate so as to interfere with the exercise of the child's or parent's religious belief as to examination for, or in the treatment of, disease; provided, that quarantine regulation relating to contagious or infectious diseases are not infringed upon".

On motion of Dean of Osceola, the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 6, 1917.

House met pursuant to adjournment, Speaker Pitt in the chair.
Prayer was offered by the Rev. A. W. Wiggins, pastor of the
First Congregational Church, Earlville, Iowa.

Journal of April 5th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Oertel of Lee presented petition of citizens of Lee county in
support of Senate File No. 467.

Referred to committee on military.

Klinker of Crawford presented petition of citizens of Crawford
county in support of the Sabbath observance law as amended by
Senator Caswell.

Referred to committee on police regulations.

REPORT OF COMMITTEE.

Johnston of Lucas, 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. 327, a bill for an act to provide for the improve-
ment and maintenance of rural post roads in accordance with the federal
aid statute, providing for the construction of such highway improvements
and the supervision thereof, defining the powers and duties of the public
officials charged with the construction and supervision thereof, providing
for the financing of such public improvements, accepting on behalf of
the state and its political sub-divisions said federal aid proposal, and
assenting to the provisions of the act of Congress granting 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 recommenda-
tion that the same be amended as follows:

By inserting at the beginning of section two (2) "The Board of Super-
visors with the approval of", and by striking out of lines three (3) and
four (4) of section two (2), the words "which constitute the county
road system, and," and also by striking from line five (5) of section

two (2) "a comprehensive system", and by striking out the word "covering" in the same line and inserting the word "including", and by striking out of line eleven (11) of section two (2), the words "sufficiently comprehensive", and insert in lieu thereof the words "a sufficient number of miles".

Further amend by inserting in line thirty-nine (39) of section six (6) after the word "commission" the words "the Board of Supervisors". Also insert in line forty (40) of section six (6) after the word "commission" the words "and the Board of Supervisors", also insert in line forty-one (41) of section six (6) after the word "commission" the words "and the Board of Supervisors"; and when so amended the bill do pass.

JAS. F. JOHNSTON, *Chairman*.

Ordered passed on file.

LEAVE OF ABSENCE.

On request of Wilson of Mitchell leave of absence was granted Helming of Allamakee indefinitely on account of absence from the state.

HOUSE BILL WITHDRAWN.

On request of Grason of Pottawattamie, unanimous consent having been granted, House File No. 254 was withdrawn from the committee on school for the deaf and from further consideration by the House.

RESOLUTIONS CALLED UP.

Scott of Appanoose called up House concurrent resolution, found on page 1629 of the journal of April 5th, relative to the salaries paid to janitors, and moved its adoption.

Motion prevailed and the resolution was adopted.

Horehem of Dubuque called up House resolution, found on page 1591 of the journal of April 4th, relative to withdrawing House File No. 466 from the committee on banks and banking and placing it on file, and moved its adoption.

Rayburn of Poweshiek moved that the resolution be laid on the table.

Horehem of Dubuque and O'Donnell of Dubuque demanded a roll call.

On the question, "Shall the resolution be laid on the table?"

Ayes—57.

Anderson of Greene	Kern	Rowley
Anderson of Winnebago	Klaus	Shaff
Benn	Knickerbocker	Shortess
Boies	Lake	Slosson
Bruce	Lee	Smith
Edgington	Lewis	Starzinger
Epps	Mackie	Stone
Erickson	Mead	Stuart
Finch	Meredith	Turner
Flenniken	Mooty	Wairath
Gilbert	Murray	Weaver
Gilmore	Neff	Wichman
Gray	Nicholson	Wigdahl
Hall	Nordyke	Wilson of Cherokee
Hansen	Oertel	Wilson of Louisa
Jackson	Peters	Wilson of Mahaska
Johnston of Humboldt	Randall	Wilson of Mitchell
Johnston of Lucas	Rayburn	Wormley
Jones	Rees	Mr. Speaker

Nays—33.

Anderson of Davis	Harrington	Nichols
Bailey	Horchem	O'Donnell
Baldwin	Kepple	Price
Becker	Krouse	Reed
Coakley	Langfitt	Roberts
Darraha	Larson	Rogers
Dunkelberg	Lenocker	Santee
Elwood	Mantz	Scott
Findlay	Miles	Slaughter
Finley	Mowery	Stanley
Grason	Newton	Ustad

Absent or not voting—18.

Adkins	Giltner	McFarlane
Andre	Griffin	McFerren
Crozier	Helming	Miller
Dean	Jessen	Richards
Durbin	Kimberly	Tucker
Garber	Klinker	Wenstrand

Motion prevailed and the resolution was laid on the table.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 12, pledging the support and resources of the state of Iowa, to the United States of America.

SENATE MESSAGE CONSIDERED.

Senate Joint Resolution No. 12, for the purpose of assisting in carrying on the war and bringing the conflict to a successful termination, all the resources of the state of Iowa are hereby pledged to the government of the United States of America.

Read first and second time and, unanimous consent having been granted, same was placed on file.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time and to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Tucker of Clinton, Senate Joint Resolution No. 12 was taken up and considered.

SENATE JOINT RESOLUTION NO. 12.

Whereas the Congress of the United States has by resolution declared that a state of war exists between the United States and the Imperial German government, therefore

Be it Resolved by the Senate and House of Representatives of the Thirty-seventh General Assembly of Iowa, That for the purpose of assisting in carrying on the war and bringing the conflict to a successful termination, all the resources of the state of Iowa are hereby pledged to the government of the United States of America; and,

Resolved That an engrossed copy hereof be transmitted to the president of the United States, the president of the Senate, and the speaker of the House of Representatives, of the Congress of the United States.

Mr. Tucker moved that the joint resolution be read a third time now, which motion prevailed and the joint resolution was read a third time.

On the question, "Shall the joint resolution be adopted?"

Ayes—95.

Adkins	Erickson	Jackson
Anderson of Greene	Finch	Johnston of Humboldt
Anderson of Winnebago	Findlay	Johnston of Lucas
Bailey	Finley	Jones
Baldwin	Flenniken	Kepple
Becker	Gilbert	Kern
Benn	Gilmore	Kimberly
Boles	Giltner	Klaus
Bruce	Grason	Klinker
Coakley	Gray	Knickerbocker
Darrah	Griffin	Krouse
Dunkelberg	Hall	Langfitt
Durbin	Hansen	Larson
Edgington	Harrington	Lee
Elwood	Horchem	Lenocker
Epps		

Lewis	Price	Stanley
McFarlane	Randall	Starzinger
Mackie	Rayburn	Stone
Mantz	Reed	Stuart
Mead	Rees	Tucker
Meredith	Richards	Turner
Miller	Roberts	Ulstad
Mooty	Rogers	Walrath
Murray	Rowley	Weaver
Neff	Santee	Wichman
Newton	Scott	Wilson of Cherokee
Nichols	Shaff	Wilson of Louisa
Nicholson	Shortess	Wilson of Mahaska
Nordyke	Slaughter	Wilson of Mitchell
O'Donnell	Slosson	Wormley
Oertel	Smith	Mr. Speaker
Peters		

Nays—None.

Absent or not voting—13.

Anderson of Davis	Helming	Miles
Andre	Jessen	Mowery
Crozier	Lake	Wenstrand
Dean	McFerren	Wigdahl
Garber		

So the joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Harrington of Kossuth, Calendar No. 521, Senate File No. 31, a bill for an act to fix the penalty relating to bank holdups or bank "stick-ups", with report of committee recommending passage was taken up and considered.

Mr. Harrington moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—97.

Adkins	Durbin	Griffin
Anderson of Davis	Edgington	Hall
Anderson of Greene	Elwood	Hansen
Anderson of Winnebago	Eppe	Harrington
Bailey	Erickson	Horchem
Baldwin	Finch	Jackson
Becker	Findlay	Johnston of Humboldt
Benn	Finley	Johnston of Lucas
Boies	Flenniken	Jones
Bruce	Garber	Kepple
Coakley	Gilbert	Kern
Crozier	Gilmore	Kimberly
Darrah	Giltner	Klaus
Dean	Grason	Knickerbocker
Dunkelberg	Gray	

Krouse	Nordyke	Smith
Lee	O'Donnell	Starzinger
Lenocker	Oertel	Stone
Lewis	Peters	Stuart
McFarlane	Price	Tucker
McFerren	Randall	Turner
Mackie	Rayburn	Ulstad
Mantz	Reed	Walrath
Mead	Rees	Weaver
Meredith	Richards	Wichman
Miller	Rogers	Wigdahl
Mooty	Rowley	Wilson of Cherokee
Mowery	Santee	Wilson of Louisa
Murray	Scott	Wilson of Mahaska
Neff	Shaff	Wilson of Mitchell
Newton	Shortess	Wormley
Nichols	Slaught	Mr. Speaker
Nicholson	Slosson	

Nays—None.

Absent or not voting—11.

Andre	Lake	Roberts
Helming	Langfitt	Stanley
Jessen	Larson	Wenstrand
Klinker	Miles	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Johnston of Humboldt, House File No. 589, a bill for an act providing for an appropriation of five hundred thousand dollars (\$500,000.00), to be used in the event the governor is required to organize a volunteer army for service in the United States forces on call of the president, was taken up and considered.

Rogers of Carroll offered the following amendment and moved its adoption:

Amend House File No. 589 by striking from lines two and three of section one the words and figures "Five Hundred Thousand Dollars (\$500,000)" and substituting in lieu thereof "one million dollars (\$1,000,000)".

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Johnston moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On request of Kern of Warren, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—104.

Adkins	Jessen	Peters
Anderson of Davis	Johnston of Humboldt	Price
Anderson of Greene	Johnston of Lucas	Randall
Anderson of Vanbago	Jones	Rayburn
Bailey	Kepple	Reed
Baldwin	Kern	Rees
Becker	Kimberly	Richards
Benn	Klaus	Roberts
Boies	Klinker	Rogers
Bruce	Knickerbocker	Rowley
Coakley	Krouse	Santee
Crozier	Lake	Scott
Darrah	Langfitt	Shaff
Dean	Larson	Shortess
Dunkelberg	Lee	Slaught
Durbin	Lenocker	Slosson
Edgington	Lewis	Smith
Elwood	McFarlane	Starzinger
Epps	McFerren	Stone
Erickson	Mackie	Stuart
Finch	Mantz	Tucker
Findlay	Mead	Turner
Flenniken	Meredith	Ulstad
Garber	Miles	Walrath
Gilbert	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Mowery	Wichman
Grason	Murray	Wigdahl
Gray	Neff	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nichols	Wilson of Mahaska
Hansen	Nicholson	Wilson of Mitchell
Harrington	Nordyke	Wormley
Horchem	O'Donnell	Mr. Speaker
Jackson	Oertel	

Nays—None.

Absent or not voting—4.

Andre	Helming	Stanley
Finley		

So the bill having received a constitutional majority was declared to have passed the House.

Rogers of Carroll offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 589 by striking out the words and figures "Five Hundred Thousand Dollars (\$500,000)" and inserting in lieu thereof "one million dollars (\$1,000,000)".

Amendment adopted and title as amended agreed to.

Rogers of Carroll in the chair.

SPECIAL ORDER NO. 55.

The hour having arrived for Special Order No. 55, Senate File No. 403, on motion of Randall of Linn, action was deferred on same until disposal of House File No. 606.

On motion of Randall of Linn, House File No. 606, a bill for an act to legalize a school election held in the independent school district of Council Bluffs, Iowa, on the twelfth day of March, 1917, and wherein there was submitted to voters of said independent school district pursuant to a motion adopted by the board of directors of said district, a proposition to issue bonds of the said independent district in the sum of \$175,000 to be used for the purchase of a site for and the erection and equipment of a new high school building in the western part of the city of Council Bluffs, Iowa, was taken up and considered.

Randall of Linn offered the following amendment and moved its adoption:

Amend House File No. 606 by adding after the word "Council Bluffs" in line two (2) thereof, the words, "in the county of Pottawattamie, state of".

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Finch	Krouse
Anderson of Davis	Findlay	Langfitt
Anderson of Greene	Finley	Lee
Anderson of Winnebago	Flenniken	Lewis
Bailey	Garber	McFarlane
Baldwin	Gilbert	McFerren
Becker	Gilmore	Mackie
Benn	Giltner	Mead
Boies	Grason	Meredith
Bruce	Gray	Miles
Coakley	Hansen	Miller
Darrah	Harrington	Mowery
Dean	Jackson	Neff
Dunkelberg	Jessen	Nordyke
Durbin	Johnston of Humboldt	O'Donnell
Edgington	Johnston of Lucas	Oertel
Elwood	Kern	Peters
Epps	Kimberly	Price
Erickson	Knickerbocker	

Randall	Shortess	Walrath
Rayburn	Slaught	Wichman
Reed	Slosson	Wigdahl
Rees	Smith	Wilson of Cherokee
Richards	Starzinger	Wilson of Louisa
Rogers	Stone	Wilson of Mahaska
Rowley	Stuart	Wilson of Mitchell
Santee	Tucker	Wormley
Scott	Turner	
Shaff	Ulstad	

Nays—None.

Absent or not voting—24.

Andre	Klaus	Newton
Crozier	Klinker	Nichols
Griffin	Lake	Nicholson
Hall	Larson	Roberts
Helming	Lenocker	Stanley
Horchem	Mantz	Weaver
Jones	Mooty	Wenstrand
Kepple	Murray	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Randall of Linn offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 606 by adding after the word "Council Bluffs" in the second line of said title, the words "in the county of Pottawattamie, state of".

Amendment adopted and title as amended agreed to.

COMMUNICATION FROM THE GOVERNOR.

The following communication was received from the governor and read for the information of the House:

To the Members of the Senate and House of the Thirty-Seventh General Assembly:

In harmony with a communication made to you some days ago in reference to the world food shortage, I am again addressing you to direct attention to this, and for the further purpose of offering opportunity for definite action.

At the suggestion of many citizens, a conference of leading farmers and others interested in and connected with agriculture was held in the state house April 3rd to discuss ways and means, and to gather the sentiment of our people on this vital subject. Resolutions were adopted at this meeting summing up the result of their deliberations and copy of same is hereto attached and made a part of this message.

There is herein a request made for an appropriation of money to be used by and through state agencies already in existence to imme-

diately crystallize into action, public sentiment that is already well developed on this subject. The request for an appropriation to do this work, in my judgment, should meet the same response that a request for money to raise and equip an army would meet at your hands. To be prepared to feed those who wear the uniform in honor and defense of the colors is of primary and fundamental importance. An added argument in defense of such an appropriation is the thrift and saving that will be inculcated in our people by such a campaign. These prime virtues will last for at least a generation, for the boys and girls in our public schools will all be influenced.

A committee composed of one member from each congressional district has been appointed to take up immediately the work of voluntary organization in the counties and down to the township. Many organizations such as the grange and livestock associations have already volunteered to do their part in assisting in this work. I am sure we will have the co-operation of every association in the state that has to do with the production of foodstuff.

I share with you the knowledge that many demands are made for money from the state treasury. However, I am firm in the opinion that this appropriation which is asked will be an investment that will return many fold and at the same time be a preparedness measure that will be a bulwark in any emergency that may confront our common country.

I bespeak your earnest, patriotic consideration of this matter.

W. L. HARDING, *Governor.*

April 6, 1917.

Whereas, there is a great shortage of food throughout the world and in an enormous agricultural area the food output is being restricted on account of war, and

Whereas, the rate of food production in the United States is not keeping pace with the increasing home demands, resulting in a serious food shortage in this country which is accentuated by reason of the conditions abroad, and

Whereas, the Honorable W. L. Harding, governor of Iowa, has called this conference of officers of agricultural organizations and other farmers and business men to consider the situation from the standpoint of our state and nation; now, therefore,

Be It Resolved: 1. That on this momentous day we recognize our country is facing the greatest crisis in our history, and

2. That it is our solemn and patriotic duty to be prepared as fully as possible for whatever events may be before us, and

3. That at this time every state and every individual citizen should make the best use possible of all resources and facilities at their command, in so far as such resources and facilities may be made consistently to serve the needs of the nation, and

4. That a special duty is laid upon this agricultural state to largely increase its production of food, and

5. That we in attendance at this conference, believing we represent the sentiment throughout the state of Iowa, respectfully recommend to

the general assembly the passage of a joint resolution calling upon all the people in the state to give their aid to increasing food production by using improved methods, by utilizing land that now is idle, and by inducing many able persons not now employed to generously aid in these undertakings, and

6. That, believing in statewide organized efforts, we hereby respectfully urge the general assembly to make a special emergency appropriation to the agricultural extension department of the Iowa State college of Agriculture and Mechanic Arts, for use in stimulating the production and preservation and proper use of foods for people and animals, and not less than \$100,000.00 to be available immediately for the calendar year 1917; and a like amount additional for the calendar year 1918, provided, that the sum appropriated for the year 1918 shall not be used if in the judgment of the executive council its use is unnecessary or unwise.

April 3, 1917.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 55.

The time having arrived for Special Order No. 55, on motion of Randall of Linn, Senate File No. 403, a bill for an act repealing section two thousand seventy-three (2073) of the code, and section two thousand thirty-three-e (2033-e) of the supplement to the code 1913, and granting additional power and authority to the Iowa board of railroad commissioners in the matter of the crossing of steam and interurban railways, with report of committee recommending passage was taken up and considered.

SPECIAL ORDER NO. 75.

The hour having arrived for Special Order No. 75, on request of Randall of Linn, unanimous consent having been granted, action was deferred on Special Order No. 55, Senate File No. 403, until the disposal of Special Order No. 75.

On motion of Shortess of Tama, House File No. 220, a bill for an act authorizing the giving of annuities to retired public school teachers, creating a teachers' annuity fund, fixing the term of service and the manner of retirement, and making an appropriation to provide the necessary funds, was taken up and considered.

Anderson of Davis offered the following amendment to the substitute amendment offered by Shortess of Tama:

I move to strike from the amendment and from the substitute amendment the words "appropriation, and appropriations by the state" wherever the same appears in said bill as amended.

Epps of Wapello offered the following amendment:

Amend House File No. 220 as follows: By inserting a comma after the word "teacher" in line 5 of section 1, and add the following:

"any widowed mother who has raised six children or more and reached the age of sixty years and is without an income for her support, and any widowed woman who has served as a laundry woman or cook in a hotel restaurant and who has reached the age of sixty years"

Jones of Cerro Gordo moved the previous question, as applied to all pending amendments and the main bill. Motion prevailed.

On the question of the adoption of the amendment offered by Anderson of Davis to the substitute amendment, Anderson of Davis and Wilson of Mitchell demanded a roll call.

On the question, "Shall the amendment offered by Anderson of Davis to the substitute amendment be adopted?"

Ayes—49.

Anderson of Davis	Klinker	Roberts
Anderson of Greene	Knickerbocker	Rogers
Bailey	Krouse	Rowley
Benn	Lenoecker	Scott
Coakley	Lewis	Slosson
Darrah	McFerren	Stanley
Durbin	Mead	Turner
Edgington	Meredith	Ulstad
Epps	Mooty	Walrath
Finch	Mowery	Wenstrand
Finley	Newton	Wilson of Cherokee
Garber	Nordyke	Wilson of Louisa
Giltner	Peters	Wilson of Mahaska
Gray	Reed	Wilson of Mitchell
Hall	Rees	Wormley
Johnston of Lucas	Richards	Mr. Speaker
Kern		

Nays—53.

Adkins	Harrington	O'Donnell
Anderson of Winnebago	Horchem	Oertel
Baldwin	Jackson	Price
Becker	Jessen	Randall
Boies	Kepple	Rayburn
Bruce	Kimberly	Santee
Crozier	Klaus	Shaff
Dean	Lake	Shortess
Dunkelberg	Langfitt	Slaught
Elwood	Larson	Smith
Erickson	Lee	Starzinger
Findlay	McFarlane	Stone
Flenniken	Mackie	Stuart
Gilbert	Miles	Tucker
Gilmore	Miller	Weaver
Grason	Neff	Wichman
Griffin	Nichols	Wigdahl
Hansen	Nicholson	

Absent or not voting—6.

Andre	Johnston of Humboldt	Mantz
Helming	Jones	Murray

Amendment lost.

The amendment offered by Epps of Wapello was taken up and considered.

Wichman of Hancock raised the point of order that the amendment was not germane to the bill, and therefore out of order.

The chair held the point of order well taken.

Epps of Wapello and Giltner of Monroe appealed from the decision of the chair.

The decision of the chair was sustained.

The substitute amendment by Shortess of Tama was adopted.

Unanimous consent having been granted to suspend the rules, Mr. Shortess moved that the bill be considered engrossed and read a third time, which motion prevailed and the bill was read a third time.

On request of Grason of Pottawattamie, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—48.

Adkins	Jessen	Oertel
Baldwin	Jones	Price
Becker	Kepple	Randall
Crozier	Kimberly	Santee
Darraha	Klaus	Shaff
Dean	Lake	Shortess
Dunkelberg	Larson	Slaughter
Findlay	Lee	Starzinger
Flenniken	McFarlane	Stone
Gilbert	Mackie	Stuart
Grason	Mantz	Tucker
Griffin	Miles	Walrath
Hansen	Miller	Weaver
Harrington	Nichols	Wichman
Horchem	Nicholson	Wigdahl
Jackson	C'Donnell	Wilson of Louisa

Nays—54.

Anderson of Davis	Boles	Elwood
Anderson of Greene	Bruce	Epps
Anderson of Winnebago	Coakley	Erickson
Bailey	Durbin	Finch
Benn	Edgington	Finley

Garber	Mead	Rogers
Gilmore	Meredith	Rowley
Giltner	Mooty	Scott
Gray	Mowery	Slosson
Hall	Murray	Smith
Johnston of Lucas	Newton	Stanley
Kern	Nordyke	Turner
Klinker	Peters	Ulstad
Krouse	Rayburn	Wenstrand
Langfitt	Reed	Wilson of Cherokee
Lenocker	Rees	Wilson of Mahaska
Lewis	Richards	Wilson of Mitchell
McFerren	Roberts	Mr. Speaker

Absent or not voting—6.

Andre	Johnston of Humboldt	Neff
Helming	Knickerbocker	Wormley

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.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 118, a bill for an act to pension the survivors of the Northern Border Brigade, providing the amount of said pensions, the method of payment, and making appropriation therefor.

Also:

Senate File No. 307, a bill for an act legalizing the action of the executive council heretofore taken in reference to the drainage, appraisalment and sale of the Muscatine slough, Keokuk Lake and Odesa Lake in Muscatine and Louisa counties, and providing for the completion of the sale of the lands therein.

Also:

Senate File No. 447, a bill for an act to legalize an ordinance of the incorporated town of Tama, Iowa, granting a franchise to the Tama and Toledo Railway Company, its successors or assigns, to construct or acquire, maintain and operate, by electricity or other improved power, a system of street and interurban railway in said town.

Also:

Senate File No. 552, a bill for an act to legalize certain warrants in the city of Monticello, Iowa.

Also:

Senate File No. 554, a bill for an act to require a fishing license of non-residents.

Also:

Substitute for Senate File No. 32, a bill for an act to repeal section 4799-a of the supplement to the code, 1913, relating to burglary with explosives and to enact a substitute therefor, relating to burglary with explosives and electric burning, and gas.

Also:

Substitute for Senate File No. 545, a bill for an act to legalize certain warrants of the city of Perry, Iowa.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

Speaker Pitt in the chair.

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. 92, 129, 308, 326, 341, 362, 405, 445, 495, 118, 307, 447, 552, 554 and substitutes for Senates Files Nos. 32 and 545.

Rogers of Carroll in the chair.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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:

House File No. 224, a bill for an act to amend the law as it appears in section twenty-five hundred fifty-one (2551), supplemental supplement to the code, 1915, relating to the protection of game by providing a closed season for prairie chickens until the year nineteen hundred twenty-two.

Also:

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. 476, a bill for an act to repeal the law concerning the selection of senators in Congress of the United States by joint conventions of the general assembly, and providing for filling vacancies in the places of senators in Congress of the United States by election and temporary appointment by the governor.

Also :

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. 114, a bill for an act to amend sections two thousand five hundred forty (2540), two thousand five hundred fifty-one (2551), two thousand five hundred fifty-two (2552), two thousand five hundred fifty-three (2553) of the supplemental supplement to the code, 1915, relating to the spearing of certain fish and the protection of quail and mink.

Also :

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 to repeal section two hundred ninety-seven (297) supplement to the code, 1913, relating to compensation of clerks of the district court and to enact a substitute therefor.

Also :

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. 433, a bill for an act authorizing cities of the second class and towns except those having city manager plan government, having municipally owned heating plants, water works, gas works, electric light or electric power plants to place the same under the management and control of a board of trustees to be elected by the city or town councils, fixing the method of creating such boards, providing for the submitting of such question to a vote of the electors, fixing the terms of office of its members, their duties and responsibilities, and providing other details of regulation.

Also :

I am directed to inform your honorable body that the Senate has receded from its amendments to the following bill:

House File No. 80, a bill for an act to amend section fifty-four hundred and forty-seven-a (5447-a) supplement to the code, 1913, relating to the suspension of execution of sentence.

Also :

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. 468, a bill for an act to amend section six hundred ninety-six-b (696-b), of the supplemental supplement 1915, to the code, relating to the powers of cities and towns, and legalizing certain acts of such cities and towns.

Also:

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. 467, a bill for an act authorizing the board of education to construct an armory at the state university and an armory at the Iowa State College of Agriculture and Mechanic Arts, and to make an appropriation therefor.

On motion of McFarlane of Black Hawk the House adjourned until 1:15 p. m.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

RESOLUTION.

Unanimous consent having been granted to return to the order of introduction of resolutions, Lenocker of Madison offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Be It Resolved, That the pages of the House be permitted to go to the ball game at 2 o'clock and remain out the balance of the day, and hereafter be at their seats at 8:30 a. m. for the balance of the term.

Motion prevailed and the resolution was adopted.

LEAVE OF ABSENCE.

On request of Wormley of Plymouth leave of absence was granted Andre of Des Moines indefinitely.

CONSIDERATION OF BILLS.

BUSINESS PENDING.

SPECIAL ORDER NO. 55.

On motion of Randall of Linn, the House resumed consideration of Special Order No. 55, Senate File No. 403.

Mr. Randall moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—63.

Adkins
Anderson of Greene
Anderson of Winnebago
Bailey

Baldwin
Becker
Bruce
Coakley

Crozier
Darrah
Dean
Dunkelberg

Elwood	Langfitt	Roberts
Findlay	Larson	Rogers
Garber	Lenocker	Santee
Gilbert	Lewis	Scott
Gilmore	McFarlane	Shortess
Grason	Mantz	Slaught
Gray	Mead	Slosson
Griffin	Meredith	Stanley
Harrington	Miller	Stuart
Jackson	Nichols	Turner
Johnston of Lucas	Nicholson	Weaver
Jones	Nordyke	Wichman
Kepple	Oertel	Wigdahl
Klaus	Price	Wilson of Cherokee
Knickerbocker	Randall	Wilson of Louisa
Krouse	Rayburn	Wilson of Mahaska
Lake	Rees	Wormley

Nays—34.

Anderson of Davis	Johnston of Humboldt	O'Donnell
Benn	Kern	Peters
Boies	Kimberly	Rowley
Edgington	Klinker	Smith
Epps	Lee	Starzinger
Erickson	Mackie	Tucker
Finch	Miles	Ulstad
Finley	Mooty	Walrath
Giltner	Mowery	Wenstrand
Hall	Neff	Wilson of Mitchell
Hansen	Newton	Mr. Speaker
Horchem		

Absent or not voting—11.

Andre	Jessen	Richards
Durbin	McFerren	Shaff
Flenniken	Murray	Stone
Helming	Reed	

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.

Secretary Watters presented the following message from the Senate:

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. 589, a bill for an act providing for an appropriation of one million dollars (\$1,000,000) to be used in the event the governor is required to organize a volunteer army for service in the United States forces on call of the president.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Johnston of Humboldt, unanimous consent having been given, House File No. 589, a bill for an act providing for an

appropriation of one million dollars, (\$1,000,000), to be used in the event the governor is required to organize a volunteer army for service in the United States forces on call of the President, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 589 by striking out the title and substituting therefor the following:

A bill for an act providing an appropriation of one million dollars (\$1,000,000.00), for the organization and equipment of military organizations for service in the armies of the United States, and for certain benefits for such military organizations, and for aid to dependent wives, mothers, and children of enlisted men of such organizations, and providing the method of expenditure of said funds, and recoupment from the federal government by the state.

Amend House File No. 589 by striking out all after the enacting clause and substituting:

SECTION 1. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, the sum of one million dollars (\$1,000,000.00), or so much thereof as may be necessary and authorized, to be used under this act; the same to be used as provided in this act in providing, equipping, and raising, and for the benefit of any military organization of the state of Iowa for service in the armies of the United States, on call of the president.

SECTION 2. That said funds herein appropriated may be used to pay the necessary expenses in securing enlistments, physical examinations, transportation and sustenance and all other necessary and advisable expenses connected with the organization of such military organizations. The adjutant general of the state of Iowa is hereby authorized to pay to each company, troop, battery, or other similar unit, while in service, for the welfare and comfort of the men, a sum not to exceed the amount now allowed to such units as a total miscellaneous fund under the military laws of the state of Iowa. Such payments may be made, however, monthly instead of semi-annually. The commanding officer of each unit shall account to the adjutant general for all such funds received by him.

SECTION 3. The adjutant general with the approval of the governor of the state may pay out of said fund, to the dependent wife, mother, or children under fourteen years of age of any enlisted men in any such military organization: to any dependent wife or mother a sum not to exceed twenty dollars (\$20.00) per month; and to any such minor dependent, not to exceed ten dollars (\$10.00) per month; but that said sum to such dependents of any soldier shall not exceed the total sum of thirty dollars (\$30.00) per month; provided, however, no such payments shall be made to any such dependents receiving pay as such from the federal government.

SECTION 4. That all sums drawn on said fund shall be drawn by a warrant of the auditor of state on the treasurer of state, upon a requisi-

tion made by the adjutant general and indorsed by the governor; and such requisition shall show the exact purpose for which the sum therein named is to be used or has been expended, and all expenditures under this act shall be audited as other state expenditures are audited.

SECTION 5. All expenditures made by the state of Iowa for the purposes named in this act for any other military purposes for which the federal government by its laws now in force or hereafter enacted would be liable, or for which said federal government assumes to be liable, shall be repaid to the state and claim therefor shall be made by the governor for and on behalf of the state of Iowa.

SECTION 6. This act being deemed of immediate importance, shall be in force and effect from and after its publication in the Des Moines Capital and the Des Moines Register, newspapers published in Des Moines, Iowa.

Mr. Johnston moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—103.

Adkins	Jessen	Oertel
Anderson of Davis	Johnston of Humboldt	Peters
Anderson of Greene	Johnston of Lucas	Price
Anderson of Winnebago	Jones	Randall
Bailey	Kepple	Rayburn
Baldwin	Kern	Reed
Becker	Kimberly	Rees
Benn	Klaus	Roberts
Boies	Klinker	Rogers
Bruce	Knickerbocker	Rowley
Coakley	Krouse	Santee
Crozier	Lake	Scott
Darraha	Langfitt	Shortess
Dean	Larson	Slaught
Dunkelberg	Lee	Slosson
Durbin	Lenocker	Smith
Edgington	Lewis	Stanley
Elwood	McFarlane	Starzinger
Epps	McFerren	Stone
Erickson	Mackie	Stuart
Finch	Mantz	Tucker
Findlay	Mead	Turner
Finley	Meredith	Ulstad
Garber	Miles	Walrath
Gilbert	Miller	Weaver
Gilmore	Mooty	Wenstrand
Giltner	Mowery	Wichman
Grason	Murray	Wigdahl
Gray	Neff	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nichols	Wilson of Mahaska
Hansen	Nicholson	Wilson of Mitchell
Harrington	Nordyke	Wormley
Horchem	O'Donnell	Mr. Speaker
Jackson		

Nays—None.

Absent or not voting—5.

Andre	Helming	Shaff
Flenniken	Richards	

So the House concurred in the Senate amendments.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

Lake of Woodbury, 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 Senate File No. 55, a bill for an act relating to the repeal of the capitol extension 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.

FRANK C. LAKE, *Chairman*.

Lake of Woodbury moved that the report of the committee be adopted. Motion lost and the House refused to adopt the report. Ordered passed on file.

Shaff of Clinton, from the committee on military affairs, submitted the following report:

MR. SPEAKER—Your committee on military affairs, to whom was referred Senate File No. 421, a bill for an act to amend sections 2215-f2, 2215-f7, and 2215-f41, supplement to the code, 1913, and to repeal and amend certain other sections relating to the militia and the military code 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 referred to appropriations committee.

J. O. SHAFF, *Chairman*.

Report adopted and Senate File No. 421 was referred to the committee on appropriations.

Also:

MR. SPEAKER—Your committee on military affairs, to whom was referred Senate File No. 561, a bill for an act to require the display of the American flag during the sessions of all courts of record, beg leave to report they have had 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. O. SHAFF, *Chairman*.

Report adopted.

Hansen of Scott, from the committee on soldiers' and orphans' home, submitted the following report:

MR. SPEAKER—Your committee on soldiers' and orphans' home, to whom was referred House File No. 575, a bill for an act to amend paragraph two (2), section twenty-six hundred six (2606), supplement to the code, 1913, relating to the commission of persons to the soldiers' 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.

J. T. HANSEN, *Chairman.*

Report adopted.

Slaughter of Wapello, from the committee on public health, submitted the following report:

MR. SPEAKER—Your committee on public health, to whom was referred House File No. 326, a bill for an act to provide for the establishment of a bureau of vital statistics, to provide for the immediate registration of all births and deaths throughout the state, and prompt returns thereof to the bureau of vital statistics; to make an appropriation therefor, and to repeal all acts or parts of acts in conflict herewith, beg leave to report they 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:

By striking out all following the enacting clause and substituting in lieu thereof the following:

SECTION 1. That for the complete and proper registration of births and deaths for legal, sanitary and statistical purposes, the secretary of the state board of health is hereby constituted state registrar of vital statistics, without salary other than that received for his being secretary of the state board of health, and it shall be his duty to promulgate and enforce all necessary rules and regulations that may be required to carry out the purposes and provisions of this act.

SEC. 2. That the undertaker or the person in charge of the funeral of any person dying in the state of Iowa shall cause a certificate of death to be filled out, in original and duplicate, the original to be sent to the state registrar as hereinafter provided and the duplicate to be filed with the proper cemetery authorities where the body is buried for the cemetery's record, with all the personal particulars contained in the standard blanks adopted by the United States census bureau, and with a statement of cause of death by the attending physician, whose duty it shall be to furnish such information to the undertaker or person in charge of the funeral of any person dying in the state of Iowa promptly after the death has occurred, or in the absence of the attending physician, or if there be no attending physician, by the health officer or coroner, and shall file it with the state registrar, capitol building, city of Des Moines, on or before the fifth day of each month for the month preceding, and the undertaker or

person in charge of the funeral of any person to be buried in Iowa shall issue the burial permit as provided by the state board of health and shall furnish said permit and a copy of the death certificate, if the person died in Iowa, otherwise shall make a copy from the shipping blank if the body is shipped into Iowa and having died outside the state, to the cemetery authorities where the body is to be buried, and no sexton or superintendent or person in charge of a cemetery shall permit burial or interment, and no railroad or other transportation company shall permit shipment of the body unaccompanied by such certificate of death; and no body shall be disinterred without a special permit from the state board of health.

SEC. 3. That the state registrar shall furnish blank certificates of death in original and duplicate forms to physicians and undertakers and all proper forms and instructions for the effectual working and execution of this law.

SEC. 4. That it shall be the duty of the state registrar to furnish to the clerk of the district court of each county on or before the first day of April of each year, certified transcripts of the certificates of death filed with him from the respective counties, and the United States Census Bureau at Washington, D. C., shall have the privilege of making copies of said transcripts, but at the expense of the United States Census Bureau and not at the expense of the state, and to arrange by counties, bind and deposit in the state historical building at Des Moines, the original death certificates; and transcripts sent to each county shall be bound at the expense of said county, and preserved for reference by the clerk of the district court.

SEC. 5. That for the complete and proper registration of births for legal, sanitary and statistical purposes, the clerk of the district court of each county shall be the county registrar, and it shall be his duty to inform all physicians, midwives, should there be any midwives, and the people in general in his county that all births must be properly reported to the clerk of the district court in the manner prescribed in section six (6) of this act.

SEC. 6. That a certificate of birth of the standard form adopted by the United States Census Bureau shall be made out by the physician, midwife, or other person attending the birth of every child born in the state of Iowa, or in default of such person by the parent, householder, superintendent of an institution, or other responsible person, and filed with the clerk of the district court in the county where the child is born within ten (10) days after birth. In case the child is not named, the clerk of the district court shall deliver a supplementary blank for report of given name to the person filing the certificate, to be filled out and returned as soon as the child shall be named, and which shall be attached to the birth certificate of the child which has been previously reported and not named.

SEC. 7. That clerks of district courts shall deliver all certificates of birth filed with them for any month to the state registrar, capitol building, city of Des Moines, on or before the fifth day of the fol-

lowing month. Clerks of district court shall record, number and index, in order of filing, all certificates of birth in a proper record book, the form of which shall be furnished by the state registrar and shall be uniform throughout the state, and said record book shall be furnished by the county. Clerks of district courts shall mail certificates of birth to the state registrar, state board of health office, capitol building, city of Des Moines, in a stamped return envelope provided by the state registrar, and shall include a statement card showing the number returned, with the registered numbers, and that no other births have occurred and failed to be registered. In case no births have occurred, then the clerk of district court shall make a report to that effect upon a postal card blank provided by the state registrar. The state registrar shall arrange by counties, bind and deposit in the state historical building at Des Moines, the original birth certificates in the same manner as death certificates are deposited.

SEC. 8. That the state registrar shall furnish blank certificates of birth to clerks of district courts for distribution among physicians, midwives, should there be any midwives, and others, and shall supply clerks of district courts with all necessary forms and instructions to be furnished by the county for the effective working and execution of this law. He shall, annually, February first of each year, certify to the board of supervisors of each county the number of certificates of birth received from each clerk of district court, for each of which, when completely and properly made out and properly transmitted to the state registrar on the fifth day of the following month, as provided for in section seven (7) of this act, the clerk of district court, as county registrar, shall be entitled to the sum of twenty-five cents (25c) to be paid out of the county fund. Each report of "no births" shall be included in the county warrant for payment as one certificate.

SEC. 9. That beginning July first, nineteen hundred seventeen (July 1, 1917), there is hereby appropriated the sum of three thousand dollars (\$3,000), annually, or so much thereof as may be necessary, to pay the expenses of printing, postage, extra clerk hire, and such other expenses as may be required in the state registrar's office. All bills to be itemized, certified to and approved by the state registrar; and the state auditor is hereby authorized to draw warrants upon any money in the state treasury not otherwise appropriated to pay the expenses in accordance with the provisions of this act and this section (section nine). This appropriation is to be used in carrying out the provisions of Chapter 16-B, Title XII, of the Supplement to the Code, 1913, until January first, when it will be repealed, nineteen hundred eighteen (January 1, 1918), when this act shall take effect. The appropriation here made must pay the expenses of the law which is to be repealed by this act, and pay the expenses of this act for the fiscal year beginning July first, nineteen hundred seventeen (July 1, 1917), and ending June thirtieth, nineteen hundred eighteen (June 30, 1918).

SEC. 10. That the clerk of the district court in each county shall keep a book that shall be uniform throughout the state in which shall be recorded all marriages and divorces occurring within the county, together with such data respecting the same as shall be required by the state registrar and shall report to said state registrar on or before the first day of August in each year, such data respecting such marriages and divorces for the year ending June thirtieth immediately preceding; and the clerk of the district court of each county shall keep a book in which shall be recorded all births occurring within the county, and which shall have been reported to him as the county registrar of births, and as provided in section seven (7) of this act, and shall furnish reports of births promptly as required in said section seven (7) of this act.

SEC. 11. That the state registrar shall, upon request, supply to any applicant, for legal or other purposes, a certified copy of the record of any birth or death registered under the provisions of this act, for the making and certifying of which he shall be entitled to a fee of fifty cents (50c), to be paid by the applicant; provided, that the United States census bureau may obtain, without any expense to the state, transcripts of certified copies of births and deaths without payment of the fees herein prescribed. Any such copy of the record of a birth or death, when properly certified by the state registrar, shall be prima facie evidence in all courts and places of the facts therein stated. For any search of the files and records, when no certified copy is made, the state registrar shall be entitled to a fee of fifty cents (50c) for each hour or fractional part of an hour of time of search, said fee to be paid by the applicant. And the state registrar shall keep a true and correct account of all fees by him received under these provisions, and turn the same over to the state treasurer at the end of each month.

SEC. 12. That any undertaker, person acting as undertaker, physician, midwife, clerk of district court, sexton, agent of a transportation company, or other person violating any of the provisions of this act or failing to properly register a birth or death as herein required, shall, upon conviction, be considered guilty of a misdemeanor, and shall be fined not less than five (5) and not more than one hundred (100) dollars, or be imprisoned not more than sixty (60) days, or be subjected to both such fine and imprisonment, at the discretion of the court. It shall be the duty of the county attorney in each county, upon complaint of the clerk of the district court as the county registrar of births, or the state registrar, to aid in the enforcement of this act, and the state registrar shall endeavor to see that this act is uniformly and officially executed throughout the state.

SEC. 13. That the provisions of this act shall become of full force and effect, January first, nineteen hundred eighteen (January 1, 1918), except the appropriation which becomes effective July first, nineteen hundred seventeen (July 1, 1917), to carry out the provisions of the old and the new law for the fiscal year.

SEC. 14. That all acts and parts of acts, insofar as they relate to this act, are hereby repealed, after January first, nineteen hundred eighteen (January 1, 1918); and no system for the registration of births and deaths shall be continued or maintained in any of the several counties, communities or municipalities of this state other than the one provided for and established by this act.

Also amend the title by striking out all following the word "act" in the first line and substituting in lieu thereof the following: To repeal the law as it appears in sections twenty-five hundred seventy-five-a eleven (2575-a11), twenty-five hundred seventy-five-a twelve (2575-a12), twenty-five hundred seventy-five-a13 (2575-a13), twenty-five hundred seventy-five-a14 (2575-a14), twenty-five hundred seventy-five-a15 (2575-a15), twenty-five hundred seventy-five-a16 (2575-a16), twenty-five hundred seventy-five-a17 (2575-a17), twenty-five hundred seventy-five-a18 (2575-a18), twenty-five hundred seventy-five-a19 (2575-a19), of the supplement to the code, 1913, and to enact in lieu thereof the following, relative to the registration of births and deaths; recording of marriages and divorces; making an appropriation, annually, to pay the expenses of the state registrar's office; providing a penalty for violating any of the provisions of this act, and repealing all acts in conflict therewith, and to set a time for it to go into effect.; and refer this House File to the committee on appropriations.

A. W. SLAUGHT, *Chairman.*

Ordered referred to committee on appropriations and House File No. 326 was so referred.

Finch of Ida, from the committee on claims, submitted the following report:

MR. SPEAKER—Your committee on claims, to whom was referred Senate File No. 116, a bill for an act to indemnify P. J. Kappelman for loss of certain horses erroneously slaughtered by state authorities on suspicion of glanders, beg leave to report they 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. S. FINCH, *Chairman.*

MINORITY REPORT.

MR. SPEAKER—The undersigned members of your committee, to whom was referred Senate File No. 116, beg leave to report that the same has been under careful consideration and that we dissent from the opinion of the majority of said committee and recommend that said bill be amended as follows:

"By striking out the words and figures "Six Hundred Fifty (\$650.00) Dollars", in the third (3) line of section one (1) and inserting in lieu thereof the words and figures "Four Hundred (\$400.00) Dollars", and

when so amended the bill be referred to the appropriations committee with the recommendation that the same do pass.

H. GUY ROBERTS.

J. C. GRASON.

GEO. W. CROZIER.

THOS. J. WILSON.

Ordered referred to the committee on appropriations, and Senate File No. 116 was so referred.

CONSIDERATION OF BILLS.

APPROPRIATION BILLS.

On motion of Nicholson of Winneshiek, House File No. 132, a bill for an act to provide for the manufacture of binding twine in the state prison of Iowa, to control the sale of the products and provide an appropriation for buildings and stock, with majority report of committee recommending indefinite postponement and minority report recommending passage, was taken up and considered.

Mr. Nicholson moved that the report of the minority be substituted for the report of the majority. Motion lost.

Report of the majority adopted and House File No. 132 was indefinitely postponed.

On motion of Anderson of Greene, House File No. 367, a bill for an act to encourage the dairy industry, the beef cattle growing industry and the corn and small grain growing industry in the state of Iowa, and to aid in providing instruction in practical and scientific methods and to aid in conducting an annual state corn and small grain exhibit and making an appropriation therefor, with report of committee recommending passage as amended was taken up for consideration.

On request of Anderson of Greene, unanimous consent having been granted, Senate File No. 197 was withdrawn from the committee on agriculture and substituted for House File No. 367.

On motion of Anderson of Greene, Senate File No. 197, a bill for an act to encourage the dairy industry, the beef cattle growing industry and the corn and small grain growing industry in the state of Iowa, and to aid in providing instruction in practical and scientific methods and to aid in conducting an annual state corn and small grain exhibit and making an appropriation therefor, was taken up and considered.

Mr. Anderson moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—88.

Adkins	Kepple	Reed
Anderson of Greene	Kern	Rees
Anderson of Winnebago	Kimberly	Roberts
Baldwin	Klinker	Rogers
Becker	Knickerbocker	Rowley
Benn	Krouse	Santee
Boies	Lake	Shortess
Bruce	Langfitt	Slaughter
Dean	Larson	Slosson
Dunkelberg	Lee	Smith
Durbin	Lewis	Stanley
Edgington	McFarlane	Starzinger
Elwood	McFerren	Stone
Epps	Mackie	Stuart
Erickson	Mantz	Tucker
Findlay	Mead	Turner
Finley	Meredith	Ulstad
Gilbert	Miles	Walrath
Gilmore	Miller	Weaver
Giltner	Mooty	Wenstrand
Grason	Murray	Wichman
Gray	Neff	Wigdahl
Hall	Newton	Wilson of Cherokee
Hansen	Nichols	Wilson of Louisa
Harrington	Nicholson	Wilson of Mahaska
Horchem	Nordyke	Wilson of Mitchell
Jackson	O'Donnell	Wormley
Jessen	Peters	Mr. Speaker
Johnston of Humboldt	Randall	
Jones	Rayburn	

Nays—10.

Anderson of Davis	Garber	Mowery
Bailey	Griffin	Oertel
Coakley	Lenocker	Scott
Finch		

Absent or not voting—10.

Andre	Helming	Price
Crozier	Johnston of Lucas	Richards
Darrah	Klaus	Shaff
Flenniken		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILL WITHDRAWN.

On request of Anderson of Greene, unanimous consent having been granted, House File No. 367 was withdrawn from the appropriation calendar and from further consideration by the House.

CONSIDERATION OF BILLS.

On motion of Miller of Boone, House File No. 262, a bill for an act to appropriate the sum of one hundred forty-three 85-100 (\$143.85) dollars to the Boone county agricultural society, under the provisions of section one thousand and sixty-one-a (1161-a), supplemental supplement to the code, 1915, with report of committee recommending passage as amended was taken up and considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Miller moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins	Harrington	Oertel
Anderson of Greene	Jackson	Peters
Anderson of Winne-	Johnston of Humboldt	Price
bago	Kepple	Reed
Bailey	Kern	Rees
Baldwin	Kimberly	Roberts
Becker	Klaus	Rogers
Benn	Klinker	Rowley
Boies	Knickerbocker	Santee
Bruce	Krouse	Shortess
Coakley	Langfitt	Slaught
Crozier	Larson	Slosson
Darrah	Lee	Smith
Dean	Lenocker	Stanley
Dunkelberg	Lewis	Starzinger
Durbin	McFarlane	Stuart
Elwood	McFerren	Tucker
Erickson	Mackie	Turner
Finch	Mantz	Ulstad
Findlay	Miles	Walrath
Finley	Miller	Weaver
Garber	Mooty	Wenstrand
Gilbert	Mowery	Wichman
Gilmore	Murray	Wigdahl
Giltner	Neff	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Gray	Nichols	Wilson of Mahaska
Griffin	Nicholson	Wilson of Mitchell
Hall	Nordyke	Wormley
Hansen	O'Donnell	Mr. Speaker

Nays—2.

Epps

Scott

Absent or not voting—17.

Anderson of Davis
Andre
Edgington

Flenniken
Helming
Horchem

Jessen
Johnston of Lucas
Jones

Lake
Mead
Meredith

Randall
Rayburn
Richards

Shaff
Stone

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Boies of Buchanan, House File No. 38, a bill for an act appropriating the sum of one thousand dollars (\$1,000) to indemnify Miss Grace Ginther of Independence, Iowa, for personal injuries sustained by her while a student at the Iowa State College at Ames, with report of committee recommending passage was taken up for consideration.

On request of Boies of Buchanan, unanimous consent having been granted, Senate File No. 49 was withdrawn from the committee on appropriations and substituted for House File No. 38.

On motion of Boies of Buchanan, Senate File No. 49, a bill for an act appropriating the sum of one thousand dollars (\$1,000) to indemnify Miss Grace Ginther of Independence, Iowa, for personal injuries sustained by her while a student at the Iowa State College at Ames, was taken up and considered.

Mr. Boies moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—97.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winne-
bago
Bailey
Baldwin
Becker
Benn
Boies
Bruce
Coakley
Dean
Dunkelberg
Durbin
Edgington
Elwood
Epps
Erickson
Findlay
Finley
Garber
Gilbert

Gilmore
Giltner
Grason
Gray
Hall
Hansen
Harrington
Horchem
Jackson
Jessen
Johnston of Humboldt
Johnston of Lucas
Jones
Kepple
Kern
Kimberly
Klaus
Klinker
Knickerbocker
Krouse
Lake
Langfitt
Larson

Lee
Lenocker
Lewis
McFarlane
McFerren
Mackie
Mantz
Mead
Meredith
Miles
Miller
Mooty
Mowery
Murray
Neff
Newton
Nichols
Nicholson
Nordyke
O'Donnell
Oertel
Peters
Price

Randall	Slaught	Wenstrand
Rayburn	Slosson	Wichman
Reed	Smith	Wigdahl
Roberts	Stanley	Wilson of Cherokee
Rogers	Stuart	Wilson of Louisa
Rowley	Tucker	Wilson of Mahaska
Santee	Turner	Wilson of Mitchell
Scott	Ulstad	Wormley
Shaff	Walrath	Mr. Speaker
Shortess	Weaver	

Nays—None.

Absent or not voting—11.

Andre	Flenniken	Richards
Crozier	Griffin	Starzinger
Darrah	Helming	Stone
Finch	Rees	

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

HOUSE BILL WITHDRAWN.

On request of Boies of Buchanan, unanimous consent having been granted, House File No. 38 was withdrawn from the appropriation calendar and from further consideration by the House.

HONORABLE W. I. ATKINSON ADDRESSES THE HOUSE.

Lenocker of Madison moved that inasmuch as Honorable W. I. Atkinson, Speaker of the House of Representatives of the Thirty-sixth General Assembly was present, that he be invited to address the House at this time. Motion prevailed.

Mr. Atkinson was escorted to the Speaker's desk and briefly addressed the House.

Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

On motion of Klaus of Delaware, House File No. 588, a bill for an act providing for a census and inventory of the resources of the state, was taken up for consideration.

On request of Klaus of Delaware, unanimous consent having been granted, Senate File No. 567 was substituted for House File No. 588.

On motion of Klaus of Delaware, Senate File No. 567, a bill for an act providing for a census and inventory of the resources of the state, with report of committee recommending passage as

amended was taken up, considered, and the committee amendments were adopted.

Mr. Klaus moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—92.

Adkins	Johnston of Humboldt	Randall
Anderson of Greene	Jones	Rayburn
Anderson of Winnebago	Keppie	Reed
Bailey	Kern	Richards
Baldwin	Kimberly	Rogers
Becker	Klaus	Rowley
Benn	Klinker	Santee
Boies	Knickerbocker	Scott
Bruce	Krouse	Shaff
Coakley	Langfitt	Shortess
Darrah	Larson	Slaughter
Dean	Lee	Slosson
Dunkelberg	Lewis	Smith
Edgington	McFarlane	Starzinger
Elwood	McFerren	Stone
Epps	Mackie	Stuart
Erickson	Mantz	Tucker
Finch	Mead	Turner
Findlay	Meredith	Ulstad
Finley	Miles	Walrath
Gilbert	Mooty	Weaver
Gilmore	Mowery	Wenstrand
Giltner	Murray	Wichman
Grason	Neff	Wigdahl
Gray	Newton	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hall	Nicholson	Wilson of Mahaska
Hansen	O'Donnell	Wilson of Mitchell
Harrington	Oertel	Wormley
Jackson	Peters	Mr. Speaker
Jessen	Price	

Nays—None.

Absent or not voting—16.

Anderson of Davis	Helming	Miller
Andre	Horchem	Nordyke
Crozier	Johnston of Lucas	Rees
Durbin	Lake	Roberts
Flenniken	Lenocker	Stanley
Garber		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILL WITHDRAWN.

On request of Klaus of Delaware, unanimous consent having been granted, House File No. 588 was withdrawn from the appropriation calendar and from further consideration by the House.

CONSIDERATION OF BILLS.

On motion of Newton of Cass, House File No. 203, a bill for an act making appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equipment, for the purchase of land, for the purchase of live stock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel and supplies, and for improvements, equipment and appliances needed in any or all of the institutions herein-after named, to-wit: Iowa soldiers' home, Iowa soldiers' orphans' home, school for the deaf, institution for feeble-minded children, state sanatorium for the treatment of tuberculosis, state industrial schools, state hospitals for the insane and state hospital for inebriates, state penitentiary, the reformatory, state hospital and colony for epileptics and Iowa industrial reformatory for females at Rockwell City, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Newton moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—91.

Adkins	Epps	Johnston of Humboldt
Anderson of Greene	Erickson	Johnston of Lucas
Anderson of Winnebago	Findlay	Jones
Bailey	Finley	Kepple
Baldwin	Gilbert	Kern
Becker	Gilmore	Kimberly
Benn	Giltner	Klaus
Boies	Grason	Klinker
Bruce	Gray	Knickerbocker
Coakley	Griffin	Krouse
Darrah	Hall	Lake
Dean	Hansen	Larson
Dunkelberg	Harrington	Lee
Durbin	Horchem	McFarlane
Edgington	Jackson	Mantz
Elwood	Jessen	Meredith

Miles	Rees	Turner
Mooty	Richards	Ulstad
Murray	Rogers	Walrath
Neff	Rowley	Weaver
Newton	Santee	Wenstrand
Nichols	Shaff	Wichman
Nicholson	Shortess	Wigdahl
Nordyke	Slaught	Wilson of Cherokee
O'Donnell	Slosson	Wilson of Louisa
Oertel	Smith	Wilson of Mahaska
Peters	Stanley	Wilson of Mitchell
Price	Starzinger	Wormley
Randall	Stone	Mr. Speaker
Rayburn	Stuart	
Reed	Tucker	

Nays—4.

Lenocker	Mowery
Lewis	Scott

Absent or not voting—13.

Anderson of Davis	Garber	Mackie
Andre	Helming	Mead
Crozier	Langfitt	Miller
Finch	McFerren	Roberts
Flenniken		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, House File No. 323, a bill for an act to appropriate the sum of ten thousand (\$10,000) dollars, or so much thereof as may be necessary for use of the attorney general in paying the expense of an investigation as to the existence of an illegal combination of the manufacturers of cement used in highway bridge and culvert construction, and for other uses, as set forth in concurrent resolution passed by the thirty-seventh general assembly, with majority report of committee recommending indefinite postponement and minority report recommending passage was taken up and considered.

Mr. Weaver moved that the report of the minority be substituted for the report of the majority.

Weaver of Polk and Anderson of Greene demanded a roll call.

Nicholson of Winneshiek was excused from voting under rule 16.

On the question, "Shall the report of the minority be substituted for the report of the majority?"

Ayes—73.

Adkins	Harrington	Price
Anderson of Greene	Horchem	Randall
Anderson of Winne-	Jackson	Rayburn
bago	Jessen	Rees
Baldwin	Jones	Richards
Becker	Kepple	Rowley
Boigs	Klaus	Santee
Bruce	Klinker	Shaff
Darrah	Knickerbocker	Shortess
Dean	Langfitt	Slaught
Dunkelberg	Larson	Slosson
Durbin	Lee	Smith
Elwood	Lenocker	Stanley
Erickson	Lewis	Stone
Finch	McFarlane	Stuart
Findlay	Mackie	Tucker
Finley	Mantz	Turner
Flenniken	Meredith	Ulstad
Garber	Miller	Weaver
Gilbert	Mooty	Wenstrand
Gilmore	Neff	Wichman
Giltner	Newton	Wigdahl
Grason	Nichols	Wilson of Louisa
Gray	Nordyke	Mr. Speaker
Hansen	Peters	

Nays—26.

Anderson of Davis	Johnston of Humboldt	Reed
Bailey	Johnston of Lucas	Rogers
Benn	Krouse	Scott
Coakley	Lake	Starzinger
Crozier	McFerren	Wilson of Cherokee
Edgington	Mead	Wilson of Mahaska
Epps	Miles	Wilson of Mitchell
Griffin	Mowery	Wormley
Hall	O'Donnell	

Absent or not voting—9.

Andre	Kimberly	Oertel
Helming	Murray	Roberts
Kern	Nicholson	Walrath

So the report of the minority was substituted for the report of the majority.

Weaver of Polk offered the following amendment and moved its adoption:

Amend House File No. 323 by substituting for the word "ten" the word "five" and for the figures "(\$10,000)" the figures "(\$5,000)" wherever the same occur in said bill.

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—83.

Adkins	Hall	Nichols
Anderson of Davis	Hansen	Nordyke
Anderson of Greene	Harrington	O'Donnell
Anderson of Winne-	Horchem	Peters
bago	Jackson	Price
Baldwin	Jessen	Randall
Becker	Johnston of Humboldt	Rayburn
Boies	Jones	Rees
Bruce	Kepple	Rowley
Coakley	Kimberly	Santee
Crozier	Klaus	Shaff
Darrah	Klinker	Shortess
Dean	Knickerbocker	Slaught
Dunkelberg	Langfitt	Slosson
Durbin	Larson	Smith
Elwood	Lee	Stanley
Epps	Lenocker	Stone
Erickson	Lewis	Stuart
Finch	McFarlane	Turner
Findlay	Mackie	Ulstad
Finley	Mantz	Weaver
Flenniken	Meredith	Wenstrand
Garber	Miles	Wichman
Gilbert	Miller	Wigdahl
Gilmore	Mooty	Wilson of Cherokee
Giltner	Mowery	Wilson of Louisa
Grason	Neff	Wormley
Gray	Newton	Mr. Speaker

Nays—11.

Bailey	Johnston of Lucas	Rogers
Benn	Kern	Scott
Edgington	Krouse	Wilson of Mahaska
Griffin	Roberts	

Absent or not voting—14.

Andre	Murray	Starzinger
Helming	Nicholson	Tucker
Lake	Oertel	Walrath
McFerrer	Reed	Wilson of Mitchell
Mead	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE.

I vote "aye" on this motion to substitute the minority for the majority report on House File No. 323, that the cement trust may be

investigated and that it may be ascertained what interest or action, if any, said trust has taken respecting legislation at any time pending before this assembly.

W. E. GILTNER.

I vote aye for the reason that the supporters of the committee road bill were accused of standing in with the cement trust, road machinery companies, bridge manufacturing companies, etc. Hence I vote favorable for an investigation.

R. A. LENOCKER.

CONSIDERATION OF BILLS.

On motion of Finch of Ida, House File No. 591, a bill for an act to make an appropriation for Charles D. Nolan on account of loss sustained by him at the state hospital and colony for epileptics at Woodward, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Finch moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Jackson	Randall
Anderson of Davis	Jessen	Rayburn
Anderson of Greene	Johnston of Humboldt	Reed
Anderson of Winnebago	Kepple	Rees
Bailey	Kern	Richards
Baldwin	Klaus	Roberts
Becker	Klinker	Rogers
Benn	Krouse	Santee
Boies	Lake	Scott
Bruce	Langfitt	Shaff
Coakley	Larson	Shortess
Darraha	Lee	Slaught
Dean	Lewis	Smith
Durbin	McFarlane	Stanley
Edgington	McFerren	Stone
Elwood	Mackie	Stuart
Finch	Mantz	Turner
Findlay	Mead	U' tad
Finley	Meredith	Valrath
Garber	Miles	Weaver
Gilbert	Miller	Wenstrand
Gilmore	Mowery	Wichman
Giltner	Newton	Wigdahl
Grason	Nichols	Wilson of Cherokee
Gray	Nicholson	Wilson of Louisa
Hansen	O'Donnell	Wilson of Mahaska
Harrington	Peters	Wilson of Mitchell
Horchem	Price	Wormley

Nays—1.

Epps

Absent or not voting—23.

Andre	Johnston of Lucas	Nordyke
Crozier	Jones	Oertel
Dunkelberg	Kimberly	Rowley
Erickson	Knickerbocker	Slosson
Flenniken	Lenocker	Starzinger
Griffin	Mooty	Tucker
Hall	Murray	Mr. Speaker
Helming	Neff	

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

On motion of Lee of Sac, House File No. 344, a bill for an act authorizing the state fish and game warden to make improvements and repairs on the existing improvements at the outlet and on the shores of Wall lake and to provide an appropriation for this purpose, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Lee moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—59.

Adkins	Grason	Mowery
Anderson of Davis	Gray	Neff
Anderson of Greene	Harrington	Nichols
Anderson of Winnebago	Horchem	Nicholson
Bailey	Jackson	Price
Baldwin	Jessen	Reed
Bruce	Johnston of Humboldt	Rogers
Coakley	Kepple	Santee
Darraha	Kern	Shaff
Dean	Klinker	Shortess
Durbin	Knickerbocker	Stanley
Elwood	Langfitt	Stone
Erickson	Larson	Stuart
Finch	Lee	Turner
Findlay	Lenocker	Weaver
Finley	McFarlane	Wichman
Flenniken	McFerren	Wigdahl
Garber	Mackie	Wilson of Cherokee
Gilbert	Mantz	Wilson of Mitchell
Gilmore	Mooty	

Nays—23.

Boies	Giltner	Hansen
Edgington	Griffin	Johnston of Lucas
Epps	Hall	Krouse

Lewis	Peters	Tucker
Miles	Roberts	Ulstad
Miller	Scott	Wilson of Louisa
Newton	Slaughter	Wormley
O'Donnell	Starzinger	

Absent or not voting—26.

Andre	Lake	Richards
Becker	Mead	Rowley
Benn	Meredith	Slosson
Crozier	Murray	Smith
Dunkelberg	Nordyke	Walrath
Helming	Oertel	Wenstrand
Jones	Randall	Wilson of Mahaska
Kimberly	Rayburn	Mr. Speaker
Klaus	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

POINT OF ORDER RAISED.

I raise the point of order that the decision of the speaker pro tem was erroneous in holding that House File No. 344 received a constitutional majority on a vote of 59 ayes for the reason that said bill required under Section 31 of Article 3 of the constitution of Iowa an affirmative vote of two-thirds of the members of both Houses.

W. E. GILTNER.

CONSIDERATION OF BILLS.

On motion of Finch of Ida, Senate File No. 224, a bill for an act to indemnify Dr. H. A. Mack for medical services in caring for Mrs. Bouton who sustained personal injury, while in the employ of the state, was taken up and considered.

Mr. Finch moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins	Finch	Jessen
Anderson of Greene	Findlay	Johnston of Humboldt
Anderson of Winnebago	Finley	Kepple
Baldwin	Garber	Klaus
Becker	Gilbert	Klinker
Boies	Gilmore	Knickerbocker
Bruce	Giltner	Lake
Darrah	Grason	Langfitt
Dean	Gray	Larson
Dunkelberg	Griffin	Lee
Durbin	Hall	McFarlane
Edgington	Hansen	Mead
Elwood	Horchem	Meredith
	Jackson	Miles

Miller	Rogers	Turner
Mooty	Rowley	Ulstad
Neff	Santee	Walrath
Newton	Scott	Weaver
Nichols	Shaff	Wichman
Nicholson	Shortess	Wigdahl
Nordyke	Slaught	Wilson of Louisa
Peters	Stanley	Wilson of Mahaska
Price	Starzinger	Wilson of Mitchell
Randall	Stone	Wormley
Richards	Stuart	
Roberts	Tucker	

Nays—6.

Coakley	Flenniken	O'Donnell
Epps	Krouse	Reed

Absent or not voting—27.

Anderson of Davis	Jones	Murray
Andre	Kern	Oertel
Bailey	Kimberly	Rayburn
Benn	Lenocker	Rees
Crozier	Lewis	Slosson
Erickson	McFerren	Smith
Harrington	Mackie	Wenstrand
Helming	Mantz	Wilson of Cherokee
Johnston of Lucas	Mowery	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Johnston of Humboldt, House File No. 595, a bill for an act to provide for repairing buildings located on the state fair grounds, and for paying paving assessment against state fair grounds, and to make an appropriation therefor, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Johnston moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—82.

Adkins	Darrah	Findlay
Anderson of Davis	Dean	Finley
Anderson of Greene	Dunkelberg	Flenniken
Anderson of Winne- bago	Durbin	Giltner
Baldwin	Edgington	Gray
Becker	Elwood	Griffin
Boies	Epps	Hall
Bruce	Erickson	Hansen
Coakley	Finch	Harrington

Horchem	Miles	Smith
Jackson	Miller	Stanley
Jessen	Mooty	Starzinger
Johnston of Humboldt	Neff	Stone
Jones	Newton	Stuart
Kepple	Nichols	Tucker
Kern	Nicholson	Turner
Klaus	Nordyke	Ulstad
Klinker	O'Donnell	Walrath
Knickerbocker	Peters	Wenstrand
Krouse	Price	Wichman
Langfitt	Randall	Wigdahl
Larson	Roberts	Wilson of Cherokee
Lee	Rogers	Wilson of Louisa
McFarlane	Santee	Wilson of Mahaska
Mackie	Shaff	Wilson of Mitchell
Mantz	Shortess	Wormley
Mead	Slaughter	
Meredith	Slosson	

Nays—4.

Lenocker	Reed	Scott
Lewis		

Absent or not voting—22.

Andre	Helming	Oertel
Bailey	Johnston of Lucas	Rayburn
Benn	Kimberly	Rees
Crozier	Lake	Richards
Garber	McFerren	Rowley
Gilbert	Mowery	Weaver
Gilmore	Murray	Mr. Speaker
Grason		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Wormley of Plymouth, House File No. 260, a bill for an act making appropriation for the construction, repair, improvement, and equipment of buildings, for the state university of Iowa, the Iowa state college of agriculture and mechanic arts, and the Iowa teachers college, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wormley moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Jackson	Randall
Anderson of Davis	Jessen	Richards
Anderson of Greene	Johnston of Humboldt	Roberts
Anderson of Winnebago	Johnston of Lucas	Rogers
Baldwin	Jones	Rowley
Becker	Kepple	Santee
Boies	Kern	Scott
Bruce	Klaus	Shaff
Coakley	Klinker	Shortess
Darrah	Knickerbocker	Slaughter
Dean	Krouse	Slosson
Dunkelberg	Lake	Smith
Durbin	Langfitt	Stanley
Edgington	Larson	Starzinger
Elwood	Lee	Stone
Erickson	Lenocker	Tucker
Finch	McFarlane	Turner
Findlay	Mead	Ulstad
Finley	Meredith	Walrath
Flenniken	Miles	Weaver
Garber	Miller	Wenstrand
Giltner	Mooty	Wichman
Grason	Neff	Wigdahl
Gray	Newton	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hall	Nicholson	Wilson of Mahaska
Harrington	O'Donnell	Wilson of Mitchell
Horchem	Peters	Wormley

Nays—3.

Epps	Lewis	Mowery
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Absent or not voting—21.

Andre	Helming	Oertel
Bailey	Kimberly	Price
Benn	McFerren	Rayburn
Crozier	Mackie	Reed
Gilbert	Mantz	Rees
Gilmore	Murray	Stuart
Hansen	Nordyke	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Wormley of Plymouth offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 260 by striking out the words "and the Iowa state teachers college".

Amendment adopted and title as amended agreed to.

On request of Weaver of Polk, unanimous consent having been granted, action was deferred on House File No. 445, and same was allowed to retain its place on the appropriation calendar.

On motion of Horehem of Dubuque, Senate File No. 331, a bill for an act to authorize school corporations to provide education for deaf children and to provide state aid therefor, with report of committee recommending that it be placed on the calendar was taken up and considered.

Mr. Horehem moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Jackson	O'Donnell
Anderson of Greene	Jessen	Randall
Anderson of Winnebago	Johnston of Humboldt	Reed
Bailey	Johnston of Lucas	Roberts
Baldwin	Kepple	Rogers
Becker	Kern	Rowley
Boies	Klaus	Santee
Bruce	Klinker	Shortess
Coakley	Knickerbocker	Slaught
Darrah	Krouse	Smith
Dean	Lake	Starzinger
Dunkelberg	Larson	Stone
Durbin	Lee	Stuart
Elwood	McFarlane	Turner
Erickson	McFerren	Ulstad
Finch	Mackie	Walrath
Findlay	Mead	Weaver
Finley	Meredith	Wichman
Flenniken	Miles	Wigdahl
Giltner	Miller	Wilson of Cherokee
Griffin	Mooty	Wilson of Louisa
Harrington	Nichols	Wormley
Horehem	Nicholson	

Nays—15.

Epps	Neff	Shaff
Hall	Newton	Slosson
Jones	Nordyke	Tucker
Lenocker	Peters	Wilson of Mahaska
Mowery	Scott	Wilson of Mitchell

Absent or not voting—25.

Anderson of Davis	Gray	Oertel
Andre	Hansen	Price
Benn	Helming	Rayburn
Crozier	Kimberly	Rees
Edgington	Langfitt	Richards
Garber	Lewis	Stanley
Gilbert	Mantz	Wenstrand
Gilmore	Murray	Mr. Speaker
Grason		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Horchem of Dubuque, unanimous consent having been granted, action was deferred on House File No. 446, and same was allowed to retain its place on the appropriation calendar.

On request of Johnston of Humboldt, unanimous consent having been granted, action was deferred on House File No. 600, and same was allowed to retain its place on the appropriation calendar.

On motion of Wilson of Mitchell, House File No. 240, a bill for an act making appropriations for the state university of Iowa, the Iowa state college of agriculture and mechanic arts, the Iowa state teachers college, and the college for the blind, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wilson moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—85.

Adkins	Harrington	Nichols
Anderson of Davis	Horchem	Nordyke
Anderson of Greene	Jackson	O'Donnell
Anderson of Winnebago	Jessen	Peters
Baldwin	Johnston of Humboldt	Price
Becker	Jones	Randall
Benn	Kepple	Reed
Boies	Kern	Roberts
Bruce	Kimberly	Rogers
Coakley	Klaus	Rowley
Dean	Klinker	Santee
Dunkelberg	Knickerbocker	Scott
Durbin	Krouse	Slosson
Edgington	Lake	Starzinger
Elwood	Larson	Stone
Epps	Lee	Stuart
Erickson	Lewis	Turner
Finch	McFarlane	Ulstad
Findlay	McFerrer	Walrath
Finley	Mackie	Weaver
Flenniken	Mantz	Wenstrand
Garber	Mead	Wichman
Gilbert	Meredith	Wigdahl
Giltner	Miles	Wilson of Cherokee
Grason	Miller	Wilson of Louisa
Griffin	Mooty	Wilson of Mahaska
Gray	Murray	Wilson of Mitchell
Hall	Neff	Wormley
	Newton	

Nays—1.

Mowery

Absent or not voting—22.

Andre	Langfitt	Shaff
Bailey	Lenocker	Shortess
Crozier	Nicholson	Slaught
Darrah	Oertel	Smith
Gilmore	Rayburn	Stanley
Hansen	Rees	Tucker
Helming	Richards	Mr. Speaker
Johnston of Lucas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Rogers of Carroll, unanimous consent having been granted, action was deferred on Senate File No. 167, and same was allowed to retain its place on the appropriation calendar.

On motion of Miller of Boone, House File No. 298, a bill for an act appropriating the sum of one thousand (\$1,000.00) dollars to indemnify Edmund Cassel for personal injuries sustained by him while engaged in carpenter work at the Industrial School for Boys at Eldora, Iowa, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Miller moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—83.

Adkins	Elwood	Johnston of Humboldt
Anderson of Davis	Epps	Johnston of Lucas
Anderson of Greene	Erickson	Jones
Anderson of Winnebago	Finch	Kepple
Bailey	Findlay	Kern
Baldwin	Finley	Klaus
Becker	Flenniken	Knickerbocker
Benn	Garber	Krouse
Boies	Gilbert	Lake
Bruce	Grason	Langfitt
Coakley	Gray	Larson
Darrah	Griffin	Lee
Dean	Hall	Lewis
Dunkelberg	Harrington	McFarlane
Durbin	Horchem	McFerren
Edgington	Jackson	Mackie
	Jessen	Mantz

Meredith	Reed	Stuart
Miller	Richards	Turner
Mooty	Rogers	Ulstad
Mowery	Rowley	Weaver
Neff	Santee	Wenstrand
Newton	Scott	Wichman
Nichols	Shortess	Wigdahl
O'Donnell	Slaught	Wilson of Cherokee
Peters	Slosson	Wilson of Louisa
Price	Stanley	Wilson of Mahaska
Randall	Stone	Wilson of Mitchell

Nays—None.

Absent or not voting—25.

Andre	Mead	Roberts
Crozier	Miles	Shaff
Gilmore	Murray	Smith
Giltner	Nicholson	Starzinger
Hansen	Nordyke	Tucker
Helming	Oertel	Walrath
Kimberly	Rayburn	Wormley
Klinker	Rees	Mr. Speaker
Lenocker		

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

HOUSE CONCURRENT RESOLUTION CALLED UP.

Weaver of Polk asked and obtained unanimous consent to call up at this time the House concurrent resolution offered on March 29th by Mooty of Grundy and Darrah of Franklin, relative to the state's agricultural productivity.

Mr. Weaver moved the following concurrent resolution be substituted in lieu of the above concurrent resolution:

Concurrent Resolution relative to increasing the food production of the state and providing for a conference at the state college of agriculture and mechanic arts, of the county agricultural agents within the state, and of sundry delegates to be chosen by the boards of supervisors, to consider and recommend to the people means and policies for securing such increase of food production and for conserving permanently the agricultural productivity of the state.

Whereas, there is a great shortage of food throughout the world, and in an enormous way the food output is being restricted on account of the war, and

Whereas, the rate of food production in the United States is not keeping pace with the increasing home demands resulting in a serious food shortage in this country which is accentuated by reason of the conditions abroad, and

Whereas, the state of Iowa, as the greatest agricultural state in the Union, is vitally interested in this problem of food production, and

especially, that the balance of production of stock and grain be not unduly disturbed by the high prices now obtaining and likely to continue during the period of reconstruction that will follow the end of the war; now therefore

Be It Resolved by the House of Representatives, the Senate concurring:

(1st) That we recognize the patriotic duty imposed upon the agricultural interests of the state to do their full share in providing a food supply for the nation by thorough organization, by using improved methods, by utilizing land that is now idle, and by inducing all to generously aid in these undertakings.

(2d) That in furtherance of this purpose the president of the state college of agriculture and mechanic arts be and is hereby directed to summon the county agricultural agents from the counties in which the same are employed, to meet in a farmers' conference at the state college, and he may ask to such conference representatives of grain and stock associations throughout the state as he may deem best.

(3d) That in the counties having no such agent, the boards of supervisors be and they are hereby directed to name as a delegate to such conference some representative citizen deeply interested in agriculture.

(4th) That said conference be called for a date which shall be within thirty days from the date of the passage of this resolution, and that such conference take under consideration the food production of the state, the probable effect of the prevailing prices on the stock and grain production respectively, the question of what measures and policies on the part of the farmers of the state will best preserve a proper balance in the state's production in agriculture, and what measures will best increase such production; that said conference consider such problems in the light, not *only* of the unusual conditions now obtaining, but with a view to the permanent policy of the state in matters affecting its productivity.

(5th) That such conference be and it is hereby directed to formulate its conclusions and recommendations in writing, and the same are hereby authorized to be printed as a bulletin by the state college for reproduction in the press of the state and for general circulation among the farmers of the state, in such quantities as the president of the state college may determine, to the end that the attention of the state may be called directly to the necessity of careful measures to conserve and increase its food production.

Motion prevailed and the resolution was so substituted.

Mr. Weaver moved that the resolution be adopted. Motion prevailed and the concurrent resolution was adopted.

SENATE MESSAGES CONSIDERED.

Senate File No. 467, a bill for an act authorizing the board of education to construct an armory at the state university and an armory at the Iowa state college of agriculture and mechanic arts, and to make an appropriation therefor.

Read first and second time and referred to committee on appropriations.

Senate File No. 433, a bill for an act authorizing cities of the second class and towns except those having city manager plan of government having municipally owned heating plants, water works, gas works, electric light or electric power plants to place the same under the management and control of a board of trustees to be elected by the city or town councils, fixing the method of creating such boards, providing for the submitting of such question to a vote of the electors, fixing the terms of office of its members, their duties and responsibilities, and providing other details of regulation.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 476, a bill for an act to repeal the law concerning the selection of senators in the Congress of the United States by joint conventions of the General Assembly, and providing for filling vacancies in the places of the senators in the Congress of the United States by election and temporary appointment by the governor.

Read first and second time and referred to committee on elections.

Senate File No. 111, a bill for an act to repeal section two hundred ninety-seven (297) supplement to the code, 1913, relating to compensation of clerks of the district court and to enact a substitute therefor.

Read first and second time and referred to committee on compensation of public officers.

Senate File No. 468, a bill for an act to amend section six hundred ninety-six-b (696-b), of the supplemental supplement 1915, to the code, relating to the powers of cities and towns, and legalizing certain acts of such cities and towns.

Read first and second time and referred to committee on judiciary.

SPECIAL ORDERS.

On request of Stone, unanimous consent having been granted, Senate File No. 327 was made a special order for Monday, April 9th, at 10:30 a. m.

On request of Miles of Jackson, unanimous consent having been granted, Senate File No. 203 was made a special order for Monday, April 9th, at 9:30 a. m.

On request of Mead of Butler, unanimous consent having been granted, House File No. 507 was made a special order for Tuesday, April 10th, at 2:30 p. m.

On motion of Rowley of Van Buren, the House adjourned until 9:00 a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 7, 1917.

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

Prayer was offered by the Rev. Henry A. Perry, pastor of the Bethel A. M. E. Church, Des Moines, Iowa.

Journal of April 6th corrected and approved.

LEAVE OF ABSENCE.

On request of Anderson of Winnebago leave of absence was granted Wigdahl of Palo Alto until Tuesday and Lee of Sac until Monday.

On request of Findlay of Webster leave of absence was granted Nicholson of Winneshiek until Tuesday.

On request of Finley of Henry leave of absence was granted Wentrand of Page until Monday.

On request of Randall of Linn leave of absence was granted Wichman of Hancock until Monday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Walrath of Fayette presented petition of citizens of Fayette county relative to Senate File No. 290.

Referred to committee on agriculture.

Richards of Muscatine presented petition of ladies of Muscatine protesting against the 54 hour law for women.

Referred to committee on labor.

Murray of Buena Vista presented petition of citizens of Buena Vista county favoring the retention of the library commission.

Referred to committee on public libraries.

REPORT OF COMMITTEE.

Kimberly of Scott, from the committee on railroads and transportation, submitted the following report:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred Senate File No. 364, a bill for an act to amend section 770 of the code so as to authorize the railroad commissioners to determine what portion of the original cost and maintenance of a viaduct constructed over railroad tracks shall be borne by street car or interurban lines, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

D. W. KIMBERLY, *Chairman.*

Report adopted.

HOUSE RESOLUTION CALLED UP.

Shaff of Clinton called up the resolution filed by him and found on page 1349 of the journal of March 28th, relative to the time of convening and adjourning during the remainder of the session, and moved its adoption.

Motion prevailed and the resolution was adopted.

INTRODUCTION OF BILLS.

By committee on insurance, House File No. 607, a bill for an act to provide for the organization and admission of accident and health insurance associations on the assessment plan, and to amend section seventeen hundred ninety-eight-a (1798-a) supplement to the code, 1913.

Read first and second time and passed on file.

By committee on judiciary, House File No. 608, a bill for an act to amend chapter two-b (2-b), title fourteen (14), supplemental supplement to the code, 1915, fixing the title to the beds of navigable and non-navigable meandered lakes and rivers within the the state of Iowa.

Read first and second time and passed on file.

By committee on judiciary, House File No. 609, a bill for an act to authorize the curator of the historical department of Iowa to accept property for the benefit of such department, or for memorial, scientific or historic purposes.

Read first and second time and passed on file.

HOUSE BILLS WITHDRAWN.

On request of Tucker of Clinton, unanimous consent having been granted, House File No. 107, Calendar No. 529, was withdrawn from the calendar and from further consideration by the House.

On request of Turner of Iowa, unanimous consent having been granted, House File No. 287, Calendar No. 437, was withdrawn from the calendar and from further consideration by the House.

MOTION TO RECONSIDER CALLED UP.

Mooty of Grundy asked unanimous consent to call up at this time the motion to reconsider the vote by which the committee report was adopted which indefinitely postponed House File No. 566.

Objection was made by O'Donnell of Dubuque.

Mr. Mooty moved that the House reconsider the vote by which the House adopted the committee report on House File No. 566.

Motion prevailed.

Mr. Mooty then moved that House File No. 566 be placed on the calendar.

Motion prevailed and House File No. 566 was ordered placed on the calendar.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 57.

On motion of Stuart of Emmet, House File No. 432, a bill for an act to amend the law as it appears in section twenty-nine hundred-b (2900-b), supplemental supplement to the code, 1915, permitting the carrying out of the recommendations embodied in the report of the state highway commission as to certain lakes, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Stuart moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—86.

Adkins	Boies	Erickson
Anderson of Davis	Bruce	Finch
Anderson of Greene	Coakley	Findlay
Anderson of Winnebago	Darrah	Finley
Bailey	Durbin	Flenniken
Baldwin	Edgington	Garber
Becker	Elwood	Gilbert
Benn	Epps	Gilmore

Grason	Lenocker	Rowley
Gray	Lewis	Santee
Griffin	McFarlane	Scott
Hall	McFerren	Shaff
Hansen	Mackie	Slaughter
Harrington	Mantz	Slosson
Horchem	Miles	Stanley
Jackson	Miller	Stone
Jessen	Mooty	Stuart
Johnston of Humboldt	Mowery	Turner
Johnston of Lucas	Neff	Ulstad
Jones	Newton	Walrath
Kepple	Nichols	Weaver
Kern	Nordyke	Wigdahl
Klaus	O'Donnell	Wilson of Cherokee
Klinker	Certel	Wilson of Louisa
Knickerbocker	Peters	Wilson of Mahaska
Krouse	Randall	Wilson of Mitchell
Lake	Reed	Wormley
Langfitt	Roberts	Mr. Speaker
Larson	Rogers	

Nays—1.

Murray

Absent or not voting—21.

Andre	Lee	Richards
Crozier	Mead	Shortess
Dean	Meredith	Smith
Dunkelberg	Nicholson	Starzinger
Giltner	Price	Tucker
Helming	Rayburn	Wenstrand
Kimberly	Rees	Wichman

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 59.

On motion of Harrington of Kossuth, House File No. 208, a bill for an act to repeal the law as it appears in section two hundred twelve (212), supplement to the code, 1913, relating to assistant attorney general; and to provide for additional assistants and for their compensation, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Harrington moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—60.

Adkins	Hansen	Murray
Anderson of Greene	Harrington	Neff
Anderson of Winnebago	Horchem	Nichols
Baldwin	Jackson	Nordyke
Becker	Jessen	O'Donnell
Boies	Johnston of Humboldt	Peters
Bruce	Jones	Rees
Darrah	Kepple	Roberts
Durbin	Klaus	Santee
Elwood	Klinker	Shortess
Epps	Kuickerbocker	Slaught
Erickson	Krouse	Slosson
Findlay	Lake	Smith
Finley	Langfitt	Starzinger
Flenniken	McFarlane	Stuart
Gilbert	McFerren	Turner
Gilmore	Mackie	Weaver
Grason	Mantz	Wigdahl
Gray	Miles	Wilson of Cherokee
Griffin	Mooty	Wilson of Louisa

Nays—18.

Anderson of Davis	Johnston of Lucas	Oertel
Bailey	Kern	Reed
Benn	Lenocker	Rogers
Coakley	Lewis	Scott
Finch	Mowery	Tucker
Hall	Newton	Mr. Speaker

Absent or not voting—30.

Andre	Lee	Shaff
Crozier	Mead	Stanley
Dean	Meredith	Stone
Dunkelberg	Miller	Ulstad
Edgington	Nicholson	Walrath
Garber	Price	Wenstrand
Giltner	Randall	Wichman
Helming	Rayburn	Wilson of Mahaska
Kimberly	Richards	Wilson of Mitchell
Larson	Rowley	Wormley

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 67.

On motion of Epps of Wapello, House File No. 540, a bill for an act to require railroad companies, interurban railroads and street railway companies to construct crossings where said railroads, interurbans and street railways cross the public highways and streets, and providing the manner of the construction and maintenance thereof, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Epps moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Jackson	Nordyke
Anderson of Davis	Jessen	O'Donnell
Anderson of Greene	Johnston of Humboldt	Oertel
Anderson of Winnebago	Johnston of Lucas	Peters
Bailey	Jones	Randall
Baldwin	Kepple	Reed
Becker	Kern	Rees
Benn	Klaus	Roberts
Boies	Klinker	Rogers
Bruce	Knickerbocker	Rowley
Coakley	Krouse	Santee
Darrah	Lake	Scott
Durbin	Langfitt	Shortess
Edgington	Larson	Slaught
Epps	Lenocker	Slosson
Erickson	Lewis	Stone
Finch	McFarlane	Tucker
Findlay	McFerren	Turner
Finley	Mackie	Ulstad
Flenniken	Mantz	Walrath
Grason	Mead	Weaver
Gray	Miles	Wilson of Cherokee
Griffin	Mooty	Wilson of Louisa
Hall	Mowery	Wilson of Mahaska
Hansen	Murray	Wilson of Mitchell
Harrington	Neff	Wormley
Horchem	Newton	Mr. Speaker

Nays—None.

Absent or not voting—27.

Andre	Helming	Richards
Crozier	Kimberly	Shaff
Dean	Lee	Smith
Dunkelberg	Meredith	Stanley
Elwood	Miller	Starzinger
Garber	Nichols	Stuart
Gilbert	Nicholson	Wenstrand
Gilmore	Price	Wichman
Giltner	Rayburn	Wigdahl

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.

Secretary Watters presented the following messages from the Senate:

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. 606, a bill for an act to legalize a school election held in the independent school district of Council Bluffs, in the county of Pottawattamie, state of Iowa, on the twelfth day of March, 1917, and wherein there was submitted to voters of said independent school district, pursuant to a motion adopted by the board of directors of said district, a proposition to issue bonds of the said independent district in the sum of \$175,000 to be used for the purchase of a site for the erection and equipment of a new high school building in the western part of the city of Council Bluffs, Iowa.

Also:

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. 157, a bill for an act to repeal the law as it appears in section one thousand seventy-four (1074), supplement to the code, 1913, relating to the election of township trustees and to enact a substitute therefor.

Also:

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. 407, a bill for an act to permit the board of supervisors of a county to relinquish the supervision and control of drainage districts located wholly or partially within the incorporated limits of a city or town to the city or town; and permitting the city or town by resolution to declare the use of the drainage districts or drain so take over and use the same for the advancement of the city or town or its health and welfare.

Also:

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. 95, a bill for an act to repeal section 1571-m-3, and subdivision ten (10) of section fifteen hundred seventy-one-m-eighteen (1571-m-18), supplement to the code, 1913, relating to motor vehicles and to enact a substitute therefor.

Also:

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. 568, a bill for an act to amend section six hundred ninety-six (696), supplement to the code, 1913, section seven hundred

eighty (780) of the code, and section seven hundred eighty-one (781) of the code, relating to the powers of cities to assess the cost of cutting weeds, repairing sidewalks or removing snow and ice from sidewalks and prescribing the method for assessment of the cost to the property.

Also:

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. 572, a bill for an act to amend the law as it appears in section twenty-four hundred twenty-one-c (2421-c), supplemental supplement to the code, 1915, relating to delivery of intoxicating liquors and the keeping of a record thereof.

Also:

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. 550, a bill for an act to amend subdivision eight (8) of section eight hundred ninety-four (894) of the 1915 supplemental supplement to the code, providing for the payment of the expense of the city gas light, electric light or power inspection department, including the salaries of light inspectors therein.

Also:

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. 541, a bill for an act to amend section eighteen hundred six (1806), supplement to the code, 1913, relative to the investment of the funds of life insurance companies.

Also:

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. 271; a bill for an act to amend the law as it appears in section seventeen hundred fifty-four (1754), of the code, relating to combination by insurance companies.

Also:

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. 79, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s seventeen (1527-s-17) of the supplement to the code, 1913, relating to telephone, telegraph and transmission lines.

Also:

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. 507, a bill for an act to prevent fraud in the organization of Iowa insurance corporations, and the sale and disposition of stock and other securities of insurance corporations within the state of Iowa, by placing the supervision of such organization and sale under the control of the commissioner of insurance, fixing the penalty for violating the provisions of this act, and providing for an appeal from the commissioner of insurance.

Also:

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. 526, a bill for an act to amend the law as it appears in sections seventeen hundred fifty-nine-a (1759-a) and seventeen hundred fifty-nine-i (1759-i), supplement to the code, 1913, granting to mutual fire, tornado and hail storm assessment insurance associations authority to write insurance on county, municipal, district and county fair property under the provisions of chapter five (5), title nine (IX) of the supplement to the code, 1913.

Also:

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. 535, a bill for an act to repeal section twenty-one hundred twenty-one (2121) of the supplement to the code, 1913, and to amend section twenty-one hundred twenty-one (2121) of the supplemental supplement to the code, 1915, fixing the salary of the secretary of the railroad commission.

Also:

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. 265, a bill for an act to amend the law as it appears in section three thousand nine-n (3009-n), supplemental supplement to the code, 1915, relating to inspection of weights and measures, definition of violations thereof, and providing a penalty therefor.

Also:

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. 548, a bill for an act to repeal the law as it appears in section twenty-five hundred eighty-nine-b (2589-b) and twenty-five hundred eighty-nine-c (2589-c), supplement to the code, 1913, and to enact a substitute therefor relating to the examination and registration of pharmacists and assistant pharmacists.

Also:

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. 244, a bill for an act granting additional powers to cities now or hereafter having a population of fifty thousand or over and organized under chapter fourteen-c (14-c) of title five (V) of the supplement to the code, 1907, and amendments thereto, with respect to parks and providing for the levy and collection of a special tax therefor.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Santee of Black Hawk, Calendar No. 481, House File No. 513, a bill for an act to amend the law as it appears in section twenty-six hundred twenty-eight (2628) of the code, relating to the membership of the board of educational examiners, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Santee moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins	Grason	McFarlane
Anderson of Davis	Gray	McFerren
Anderson of Greene	Griffin	Mackie
Anderson of Winnebago	Hall	Mantz
Becker	Hansen	Mead
Benn	Harrington	Miles
Boies	Horchem	Miller
Bruce	Jackson	Mooty
Coakley	Jessen	Neff
Durbin	Johnston of Humboldt	Newton
Edgington	Jones	Nichols
Epps	Klaus	O'Donnell
Erickson	Klinker	Oertel
Finch	Knickerbocker	Peters
Findlay	Lake	Randall
Finley	Larson	Rayburn
Flenniken	Lenocker	Reed
Gilmore	Lewis	Rees

Roberts	Slaughter	Wigdahl
Rogers	Slosson	Wilson of Cherokee
Rowley	Smith	Wilson of Louisa
Santee	Stone	Wilson of Mahaska
Scott	Stuart	Wilson of Mitchell
Shaff	Tucker	Wormley
Shortess	Turner	Mr. Speaker

Nays—None.

Absent or not voting—33.

Andre	Helming	Nicholson
Bailey	Johnston of Lucas	Nordyke
Baldwin	Kepple	Price
Crozier	Kern	Richards
Darraha	Kimberly	Stanley
Dean	Krouse	Starzinger
Dunkelberg	Langfitt	Ulsta
Elwood	Lee	Walrath
Garber	Meredith	Weaver
Gilbert	Mowery	Wenstrand
Giltner	Murray	Wichman

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 71.

The hour having arrived for Special Order No. 71, on motion of Langfitt of Adair, House File No. 453, a bill for an act to repeal section twenty-seven hundred thirty-three-a (2733-a), supplement to the code, 1913, and enact a substitute therefor in relation to county high schools, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Langfitt moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Coakley	Flenniken
Anderson of Davis	Darraha	Garber
Anderson of Greene	Dean	Gilbert
Anderson of Winnebago	Durbin	Gilmore
Bailey	Edgington	Grason
Baldwin	Elwood	Gray
Becker	Epps	Hall
Benn	Etickson	Hansen
Boies	Finch	Harrington
Bruce	Findlay	Horchem

Jackson	Miller	Slaught
Jessen	Mowery	Slosson
Kern	Neff	Smith
Klaus	Newton	Stuart
Klinker	Nichols	Tucker
Knickerbocker	Nordyke	Turner
Krouse	O'Donnell	Ulstad
Lake	Oertel	Weaver
Langfitt	Peters	Wigdahl
Larson	Rayburn	Wilson of Cherokee
Lenocker	Roberts	Wilson of Louisa
McFarlane	Rogers	Wilson of Mahaska
McFerren	Santee	Wilson of Mitchell
Mantz	Scott	Mr. Speaker
Miles		

Nays—3.

Murray	Shortess	Stone
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Absent or not voting—32.

Andre	Kimberly	Rees
Crozier	Lee	Richards
Dunkelberg	Lewis	Rowley
Finley	Mackie	Shaff
Giltner	Mead	Stanley
Griffin	Meredith	Starzinger
Helming	Mooty	Walrath
Johnston of Humboldt	Nicholson	Wenstrand
Johnston of Lucas	Price	Wichman
Jones	Randall	Wormley
Kepple	Reed	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 62.

The time having arrived for Special Order No. 62, on motion of Wilson of Cherokee, Senate File No. 144, a bill for an act to repeal section two thousand eight hundred sixteen (2816) of the supplement to the code, 1913, relating to reversion of school house sites, with report of committee recommending passage was taken up and considered.

Harrington of Kossuth moved that further action on this bill be deferred and that it retain its place on the calendar.

Motion prevailed.

SPECIAL ORDER NO. 63.

The time having arrived for Special Order No. 63, on motion of Neff of Pottawattamie, Senate File No. 490, a bill for an act amending chapter XI of title III of the code as amended, relating to the selection of grand and petit jurors, with report of committee recommending passage was taken up and considered.

Mantz of Audubon moved the previous question. Motion prevailed.

Mr. Neff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

Speaker pro tem McFarlane in the chair.

On the question, "Shall the bill pass?"

Ayes—59.

Adkins	Harrington	Nichols
Anderson of Greene	Horchem	Peters
Baldwin	Jackson	Randall
Becker	Jessen	Rayburn
Benn	Jones	Roberts
Boies	Kepple	Rowley
Bruce	Klaus	Santee
Darrah	Klinker	Shaff
Dean	Knickerbocker	Shortess
Dunkelberg	Langfitt	Slaught
Durbin	Larson	Slosson
Elwood	McFarlane	Smith
Findlay	McFerren	Stone
Flenniken	Mackie	Stuart
Gilbert	Mantz	Turner
Gilmore	Miller	Walrath
Grason	Mooty	Weaver
Gray	Mowery	Wilson of Cherokee
Griffin	Neff	Wilson of Louisa
Hansen	Newton	

Nays—28.

Anderson of Davis	Johnston of Lucas	Nordyke
Anderson of Winnebago	Kern	O'Donnell
Bailey	Krouse	Oertel
Edgington	Lake	Reed
Epps	Lenocker	Richards
Finch	Lewis	Rogers
Finley	Mead	Scott
Garber	Miles	Tucker
Hall	Murray	Wilson of Mitchell
Johnston of Humboldt		

Absent or not voting—21.

Andre	Lee	Ulstad
Coakley	Meredith	Wenstrand
Crozier	Nicholson	Wichman
Erickson	Price	Wigdahl
Giltner	Rees	Wilson of Mahaska
Helming	Stanley	Wormley
Kimberly	Starzinger	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Bruce of Pocahontas asked unanimous consent to consider at this time, Senate File No. 342, Calendar No. 569,

Objection was made by Johnston of Humboldt.

On motion of Bruce of Pocahontas, Calendar No. 569, Senate File No. 342, a bill for an act to amend the law relative to the drainage and sale of lake beds, and the disposition of proceeds, with report of committee recommending passage was taken up and considered.

Mr. Bruce moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Hall	O'Donnell
Anderson of Davis	Hansen	Oertel
Anderson of Greene	Harrington	Peters
Anderson of Winnebago	Horchem	Randall
Baldwin	Jessen	Rayburn
Becker	Johnston of Humboldt	Reed
Benn	Jones	Richards
Boies	Kepple	Roberts
Bruce	Kern	Rogers
Coakley	Klaus	Rowley
Dean	Klinker	Santee
Dunkelberg	Knickerbocker	Scott
Durbin	Lake	Shaff
Edgington	Langfitt	Shortess
Elwood	Larson	Slaught
Epps	Lenocker	Slosson
Erickson	Lewis	Smith
Finch	McFarlane	Starzinger
Findlay	McFerren	Stone
Finley	Mackie	Stuart
Flenniken	Mantz	Tucker
Garber	Miller	Ulstad
Gilbert	Mowery	Walrath
Gilmore	Murray	Weaver
Giltner	Neff	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Gray	Nichols	Wormley
Griffin	Nordyke	Mr. Speaker

Nays—None.

Absent or not voting—24.

Andre	Jackson	Mead
Bailey	Johnston of Lucas	Meredith
Crozier	Kimberly	Miles
Darraha	Krouse	Mooty
Helming	Lee	Nicholson

Price
Rees
Stanley

Turner
Wenstrand
Wichman

Wigdahl
Wilson of Mahaska
Wilson of Mitchell

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.

Finley of Henry, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 248, a bill for an act authorizing and regulating the exchange of reciprocal or inter-insurance contracts among individuals, partnerships and corporations, empowering corporations to enter into such contracts; regulating process in suits on such contracts; providing for fees, taxes and licenses; and providing penalties.

F. S. FINLEY,

Acting Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

SPECIAL ORDERS.

On request of Rowley of Van Buren, unanimous consent having been granted, Senate File No. 55 was made a special order for Wednesday, April 11th, at 10:30 a. m.

On request of Lewis of Clarke, unanimous consent having been granted, House File No. 557 was made a special order for Monday, April 9th, at 4:00 p. m.

On request of Wilson of Mahaska, unanimous consent having been granted, House File No. 490 was made a special order for Monday, April 9th, at 1:30 p. m.

On motion of Kepple of Chickasaw the House adjourned until 1:00 p. m.

AFTERNOON SESSION.

The House reconvened, Speaker Pitt in the chair.

RESIGNATION OF CHIEF CLERK'S PAGE.

MR. SPEAKER—I hereby tender my resignation as chief clerk's page.

REX RAMSAY.

LEAVE OF ABSENCE.

On request of Mowery of Jefferson leave of absence was granted Lewis of Clarke until Monday.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Unanimous consent was granted to return to the order of petitions, memorials and remonstrances.

Klinker of Crawford presented petition of citizens of Denison in favor of Senator Caswell's amendment relative to Sabbath observance laws.

Referred to committee on police regulations.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

Tucker of Clinton, from the committee on municipal corporations, submitted the following report:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 469, a bill for an act amendatory of and additional to chapter 5-b, title III, supplement to the code, 1913, as amended by chapter 5-b, title III, supplemental supplement to the code, 1915, relating to juvenile courts in certain 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.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 581, a bill for an act to legalize ordinances, amendments to ordinances, acts and resolutions of the council, and rules of the board of health of the city of Newton, 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.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred House File No. 250, a bill for an act providing for the laying and extending of water mains and assessing the cost thereof to the abutting 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.

GEO. F. TUCKER, *Chairman.*

Report adopted and House File No. 250 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on municipal corporations, to whom was referred Senate File No. 562, a bill for an act to amend section eight hundred forty-two (842) of the code relating to the issuing of bonds for payment of the assessed cost of street 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.

GEO. F. TUCKER, *Chairman.*

Report adopted.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 467, a bill for an act authorizing the board of education to construct an armory at the state university and an armory at the Iowa State College of Agriculture and Mechanic Arts, 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 do pass.

R. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 154, a bill for an act to amend the law as it appears in sections 2291-b, 2608, 2700, 2727-a and 5718, supplement to the code, 1913, and in sections 2691 and 2713, supplemental supplement to the code, 1915, relating to the support fund for the various state institutions under the supervision of the board of control, beg leave to report they have had 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. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 270, a bill for an act to provide for the construction by the board of control of extension of street paving of the city of Council Bluffs, through the grounds of the Iowa School for the Deaf, beg leave to report they 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 the period at the end of the sixth line of section 2 and inserting a comma in lieu thereof and adding the following: "providing said pavement shall not extend beyond the main entrance of

the grounds to the Iowa School for the Deaf." And by striking the words and figures "twelve thousand dollars (\$12,000.00)" in the fourth line of section 3 and inserting in lieu thereof the words and figures "six thousand dollars (\$6,000.00)".

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate Joint Resolution No. 11, authorizing the board of railroad commissioners of the state of Iowa to expend a sum not exceeding \$500.00 in presenting testimony to the Newland's railroad investigating 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 do pass.

R. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 421, a bill for an act to amend sections 2215-f 2, 2215-f 7, 2215-f 41, supplement to the code, 1913, and sections 2215-f 16, 2215-f 42, supplemental supplement to the code, 1915, etc., beg leave to report they have had 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. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 358, a bill for an act making appropriation of funds to enable the state railroad commission to investigate and prosecute interstate cases and to investigate and determine all cases within its 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 be amended as follows; and when so amended the bill do pass:

By striking out the period following the word "jurisdiction" in the 8th line of section 1 of said bill and inserting a comma in lieu thereof and adding the following: "and to defray the general expenses of the administration of the duties of the state railroad commission."

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Shaff of Clinton, from the committee on military, submitted the following report:

MR. SPEAKER—Your committee on military, to whom was referred Senate File No. 422, a bill for an act to repeal section five thousand twenty-eight-a (5028-a) and five thousand twenty-eight-a 1 (5028-a1) of

the supplement to the code, 1913, and to enact a substitute therefor relative to the prevention of and punishment for the desecration, mutilation or improper use of the flag and other insignia of the United States of America and 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 be amended as follows; and when so amended the bill do pass:

By striking out the period at the end of section one (1) and by adding thereto at the end of said section the following:

“; provided, however, that nothing in this act shall be construed as rendering unlawful the use of any trademark or trade emblem actually adopted by any person, firm, corporation or association prior to January 1, 1895.”

J. O. SHAFF, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on military, to whom was referred House File No. 514, a bill for an act to amend the law as it appears in section five thousand forty-a (5040-a) supplement to the code, 1913, by striking out the comma in line three thereof and the words “prior to the hour of three o'clock p. m. of said day” immediately following said comma, beg leave to report they 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. O. SHAFF, *Chairman.*

Report adopted and House File No. 514 was indefinitely postponed.

Rowley of Van Buren, from the committee on schools and text-books, submitted the following report:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred Senate File No. 411, a bill for an act to amend section 2820-d-1, supplement to the code, relating to bonded indebtedness of school 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.

JOHN W. ROWLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on schools and text-books, to whom was referred Senate File No. 512, a bill for an act to amend section twenty-seven hundred seventy-eight (2778) of the code of Iowa, relating to 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.

JOHN W. ROWLEY, *Chairman.*

Report adopted.

Also :

MR. SPEAKER—Your committee on schools and text-books, to whom was referred Senate File No. 424, a bill for an act to amend section 2814 of the supplement to the code, 1913, by adding thereto section 2814-b, relating to the acquiring of real estate for school purposes by purchase of land and buildings, etc., beg leave to report they have had the same under consideration and recommend the same be indefinitely postponed.

JOHN W. ROWLEY, *Chairman.*

Report adopted and Senate File No. 424 was indefinitely postponed.

Richards of Muscatine, from the committee on agriculture, submitted the following report :

MR. SPEAKER—Your committee on agriculture, to whom was referred House File No. 510, a bill for an act to amend the law as it appears in section five thousand and twenty-eight-b (5028-b), supplement to the code, 1913, relating to unfair discrimination between different sections, communities, and localities, beg leave to report they 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 substituting in lieu thereof the following:

“That the law as it appears in section five thousand and twenty-eight-b (5028-b), supplement to the code, 1913, be and the same is hereby amended by inserting after the word “unlawful” in line thirty-four thereof the following: “, and the payment of such different rate or price shall be prima facie evidence of the unlawful intent herein prohibited.”

A. L. RICHARDS, *Chairman.*

Ordered passed on file.

Also :

MR. SPEAKER—Your committee on agriculture, to whom was referred Senate File No. 105, a bill for an act to prevent fraud in the sale of seed corn, and to provide for the labeling of the container thereof, and to provide penalties for the violations of the provisions 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 be indefinitely postponed.

A. L. RICHARDS, *Chairman.*

Report adopted and Senate File No. 105 was indefinitely postponed.

Nordyke 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. 552, a bill for an act to amend section two thousand five hundred thirty-eight-s supplement to the code, 1913, specifying the area that may be placed under quarantine by the commission of animal health and prescribing the method of quarantine, beg leave to report they 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.

ROY D. NORDYKE, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

MR. SPEAKER—We, the undersigned members of the committee on animal industry respectfully dissent from the report of the majority on House File 552 and would recommend that the same be placed on the calendar.

F. G. TURNER.
C. E. BOIES.

Ordered passed on file.

LEAVE OF ABSENCE.

On request of Rowley of Van Buren leave of absence was granted Meredith of Jasper until Monday.

INTRODUCTION OF BILLS.

Unanimous consent was granted to return to the order of introduction of bills.

By committee on appropriations, House File No. 610, a bill for an act making appropriation for the purchase and improvement of a suitable camp ground for the training of the military forces of the state.

Read first and second time and passed on file.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Tucker of Clinton unanimous consent having been given, House File No. 345, a bill for an act to amend section nine hundred (900), code of Iowa, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend the title by striking out the period at the end of the title and substituting therefor a comma and adding the words "providing for the issuance of warrants and the amount therefor."

Amend the title by inserting the words "of the" before the word "code" and by striking out the words "of Iowa".

Amend section 1, lines 1 and 2 by inserting the words "of the" before the word "code" and by striking out the words "of Iowa".

Mr. Tucker moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—68.

Adkins	Hansen	O'Donnell
Anderson of Greene	Harrington	Oertel
Anderson of Winnebago	Horchem	Randall
Bailey	Jackson	Reed
Baldwin	Jessen	Rogers
Becker	Johnston of Humboldt	Rowley
Benn	Jones	Santee
Bruce	Kepple	Scott
Dean	Kern	Shaff
Dunkelberg	Klaus	Shortess
Durbin	Klinker	Slaught
Edgington	Knickerbocker	Slosson
Elwood	Krouse	Smith
Epps	Lake	Starzinger
Erickson	Lenocker	Stone
Finch	McFarlane	Tucker
Findlay	Mantz	Turner
Finley	Miles	Ulstad
Flenniken	Mooty	Wilson of Cherokee
Gilbert	Mowery	Wilson of Mitchell
Gilmore	Newton	Wormley
Gray	Nichols	Mr. Speaker
Griffin	Nordyke	

Nays—None.

Absent or not voting—40.

Anderson of Davis	Larson	Rayburn
Andre	Lee	Rees
Boies	Lewis	Richards
Coakley	McFerren	Roberts
Crozier	Mackie	Stanley
Darraha	Mead	Stuart
Garber	Meredith	Walrath
Giltner	Miller	Weaver
Grason	Murray	Wenstrand
Hall	Neff	Wichman
Helming	Nicholson	Wigdahl
Johnston of Lucas	Peters	Wilson of Louisa
Kimberly	Price	Wilson of Mahaska
Langfitt		

So the House concurred in the Senate amendments.

LEAVE OF ABSENCE.

On request of Elwood of Howard leave of absence was granted Giltner of Monroe until Monday.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Klinker of Crawford, Calendar No. 572, House File No. 354, a bill for an act to prevent the misuse of our national anthem, "The Star Spangled Banner", and to provide penalties

for a violation of this act, with report of committee recommending passage was taken up and considered.

Klinker of Crawford offered the following amendment and moved its adoption:

Amend House File No. 354 by striking section one thereof and inserting the following in lieu thereof:

"SECTION 1. That the national anthem, "The Star Spangled Banner", or any part thereof, shall not be played, sung or rendered in any public place or assemblage in Iowa, except as an entirely separate composition or number."

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Klinker moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Harrington	Oertel
Anderson of Davis	Horchem	Peters
Anderson of Greene	Jackson	Price
Anderson of Winnebago	Jessen	Randall
Bailey	Johnston of Humboldt	Reed
Baldwin	Johnston of Lucas	Rogers
Benn	Jones	Rowley
Boies	Kepple	Santee
Bruce	Klaus	Scott
Coakley	Klinker	Shaff
Darrah	Knickerbocker	Shortess
Dean	Krouse	Slosson
Dunkelberg	Lake	Smith
Durbin	Langfitt	Starzinger
Edgington	Larson	Stone
Elwood	Lenocker	Tucker
Epps	McFarlane	Turner
Erickson	McFerren	Ulstad
Finch	Mantz	Walrath
Findlay	Mooty	Wilson of Cherokee
Flenniken	Neff	Wilson of Louisa
Gilbert	Newton	Wilson of Mahaska
Gilmore	Nichols	Wilson of Mitchell
Gray	Nordyke	Wormley
Griffin	O'Donnell	Mr. Speaker
Hansen		

Nays—2.

Garber Mowery

Absent or not voting--30.

Andre	Lee	Rees
Becker	Lewis	Richards
Crozier	Mackie	Roberts
Finley	Mead	Slaught
Giltner	Meredith	Stanley
Grason	Miles	Stuart
Hall	Miller	Weaver
Helming	Murray	Wenstrand
Kern	Nicholson	Wichman
Kimberly	Rayburn	Wigdahl

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

APPROPRIATION BILLS.

On request of Weaver of Polk, unanimous consent having been granted, action was deferred on House Files Nos. 445 and 446 until Monday afternoon.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 70.

The hour having arrived for Special Order No. 70, on motion of Griffin of Woodbury, House File No. 528, a bill for an act to amend section four hundred forty-three (443) of the code, and section four hundred forty-eight (448) of the supplemental supplement to the code, 1915, relative to submitting to vote of the people the question of borrowing money to aid in the erection of public buildings, to procure a site and grounds for such public buildings, and to fix the rate of tax which may be levied for such purposes, and to regulate the issuing and sale of bonds therefor, and to provide that this act shall apply to elections heretofore held for such purposes, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Griffin moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Boies	Durbin
Anderson of Greene	Bruce	Edgington
Baldwin	Coakley	Elwood
Becker	Dean	Epps
Benn	Dunkelberg	Erickson

Finch	Klaus	Rogers
Findlay	Klinker	.. Santee
Finley	Knickerbocker	Scott
Flenniken	Lake	Shortess
Garber	Langfitt	Slosson
Gilbert	Larson	Smith
Grason	Mackie	Starzinger
Gray	Mantz	Stuart
Griffin	Miller	Turner
Hansen	Mooty	Ulstad
Harrington	Mowery	Walrath
Horchem	Neff	Wilson of Cherokee
Jessen	Newton	Wilson of Louisa
Johnston of Humboldt	Nichols	Wilson of Mahaska
Johnston of Lucas	O'Donnell	Wilson of Mitchell
Jones	Peters	Wormley
Kepple	Price	Mr. Speaker
Kern	Roberts	

Nays—4.

Anderson of Davis	Reed
Randall	Stone

Absent or not voting—36.

Anderson of Winnebago	Lee	Rayburn
Andre	Lenocker	Rees
Bailey	Lewis	Richards
Crozier	McFarlane	Rowley
Darrah	McFerren	Shaff
Gilmore	Mead	Slaught
Giltner	Meredith	Stanley
Hall	Miles	Tucker
Helming	Murray	Weaver
Jackson	Nicholson	Wenstrand
Kimberly	Nordyke	Wichman
Krouse	Oertel	Wigdahl

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

RESOLUTIONS.

Unanimous consent was granted to return to the order of introduction of resolutions.

Oertel of Lee offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable John Gibbons, a member of the House of Representatives of the sixteenth general assembly, died at his home in Chicago in January of this year, now, therefore,

Be It Resolved, That a committee of three be appointed to draft suitable memorials, commemorating his life and public service to his state and nation.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Oertel of Lee, Wilson of Louisa and Rowley of Van Buren.

HOUSE CONCURRENT RESOLUTION.

Oertel of Lee offered the following concurrent resolution:

Whereas, the door-keepers, the attendants in the cloak rooms, file clerks, bill clerks and committee clerks of the Senate and the House, together with the post office employes, receive but three dollars (\$3.00) per day during this session of the legislature, and

Whereas, there has been no increase in pay for these services over that paid during the last session of the legislature, and

Whereas, there has been a material increase in the cost of food supplies and living, and

Whereas, the duties of said door-keepers, attendants in the cloak rooms, file clerks, bill clerks, committee clerks and post office employes have been promptly and capably performed, now therefore,

Be It Resolved by the House of Representatives, the Senate concurring: That said door-keepers, attendants in the cloak rooms, file clerks, bill clerks, committee clerks and post office employes be allowed and be paid four dollars (\$4.00) per day for the full and entire session of the legislature and that warrants be drawn for the amount of the difference between the salary now being paid them per day and four dollars (\$4.00) per day, as back pay to said employes.

Laid over under rule 34.

Tucker of Clinton offered the following concurrent resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, it is of the utmost importance that the youth of our country be inspired with a love for our land; therefore

Be It Resolved by the House of Representatives of the Thirty-seventh General Assembly, the Senate concurring: That it is hereby made the duty of principals, superintendents, and instructors to see that each day's work in the public schools of Iowa is opened by the singing of a patriotic selection; and

Be It Further Resolved, That it is hereby made the duty of the board of directors of the various school districts of the state to promulgate rules and regulations providing for the carrying out of the provisions of this resolution, which is to take effect upon its passage and publication in the Des Moines Capital, a newspaper published at Des Moines, Iowa, and the Clinton Herald, a newspaper published at Clinton, Iowa.

Motion prevailed and the resolution was adopted.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 256, a bill for an act to amend section two hundred fifty-four-a-20 (254-a-20), supplement to the code, 1913, relating to financial aid for widowed mother.

Also:

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. 371, a bill for an act to amend section four hundred ninety-five (495), of the supplemental supplement to the code, 1915, relative to fees to be reported and paid to the county by the county recorder.

Also:

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. 391, a bill for an act to limit the commencement of an action for the recovery of an interest in real estate, based upon a claim arising prior to A. D. 1900, unless notice of such claimed right or interest is given as herein provided.

Also:

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. 535, a bill for an act to legalize certain proceedings of the incorporated town of Garrison, Iowa, whereby certain real estate was purchased by said town for municipal purposes.

Also:

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. 458, a bill for an act to amend the law as it appears in section eight hundred forty-g (840-g), of the code supplement of 1915, relating to the powers of certain cities and towns to levy taxes for the purpose of constructing outlets and purifying plants for sewers by authorizing said cities and towns to assess the costs of said outlets and purifying plants for sewers by the levy of special assessments in connection with the construction of sanitary sewers.

Also:

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. 596, a bill for an act to correct the issuance of a patent by the governor of Iowa, to lots 1, 2, 15 and 16, being the NE $\frac{1}{4}$ NE $\frac{1}{4}$ of section 16, township 71 N. range 6 W., Henry county, Iowa.

Also:

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. 593, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants for the city of Albia, Iowa.

Also:

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. 585, a bill for an act to legalize the conveyance to C. H. Robinson of lots seven (7) and eight (8) in block twenty-seven (27) in the city of Iowa City, Iowa, by Lovell Swisher, treasurer of the board of regents of the state university of Iowa.

Also:

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. 412, a bill for an act to amend section two thousand seven hundred eighty-one (2781) code of 1897, relating to the posting or publishing detailed statements of receipts and disbursements of funds expended for school purposes.

Also:

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. 590, a bill for an act to legalize the action of the board of directors of the independent school district of Kiron, Crawford county, Iowa, in the issuance of warrants, the levying of certain taxes, and to authorize the expenditure of funds derived from said taxes.

Also:

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. 594, a bill for an act to legalize the passage, adoption and publication of ordinances and resolutions of the town of Davis City, Decatur county, Iowa.

Also:

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. 505, a bill for an act to repeal section seven hundred forty-one-f (741-f), supplemental supplement to the code, 1915, relating to the limit of indebtedness in the issuance of city or town hall bonds, and to enact the following in lieu thereof.

CONSIDERATION OF BILLS.

On motion of Johnston of Humboldt, House File No. 600, a bill for an act to authorize and direct the governor to undertake an investigation of the valuation of the property of common carriers made by the interstate commerce commission; to represent the interests of the state in connection therewith by the employment of persons or calling to his assistance therein other officers or employes of the state and appropriating forty thousand dollars to carry out the provisions of this act, was taken up and considered and the bill was read for the information of the House.

On request of Johnston of Humboldt, further action on House File No. 600 was deferred and same was allowed to retain its place on the appropriation calendar.

On motion of Rogers of Carroll, Senate File No. 167, a bill for an act making an additional appropriation to the state historical society of Iowa, with report of committee recommending passage was taken up for consideration.

On request of Turner of Iowa, unanimous consent having been granted, action was deferred on Senate File No. 167, and same was allowed to retain its place on the appropriation calendar.

On motion of McFerren of Hamilton, Calendar No. 308, House File No. 35, a bill for an act to recognize trade unions and labor organizations, prohibiting the granting of injunctions or restraining orders in cases growing out of disputes in labor cases, prescribing under what conditions injunctions may issue, declaring that the labor of a human being is not a commodity or article of commerce, and prohibiting the prosecution in the courts of persons entering into agreements or combinations between themselves for the purpose of lessening the number of hours of labor, or increas-

ing wages or bettering the condition of working men and women, with report of committee recommending passage was taken up for consideration.

On request of McFerren of Hamilton, unanimous consent having been granted, action was deferred on House File No. 35 and same was allowed to retain its place on the calendar.

On motion of Newton of Cass, Calendar No. 376, House File No. 205, a bill for an act to amend the law as it appears in sections twenty-two hundred ninety-one-b (2291-b), twenty-six hundred eight (2608), twenty seven hundred (2700), twenty-seven hundred twenty-seven-a (2727-a) and fifty-seven hundred eighteen (5718), supplement to the code, 1913, and in sections twenty-six hundred ninety-one (2691) and twenty-seven hundred thirteen (2713), supplemental supplement to the code, 1915, relating to the support fund for the various state institutions under the supervision of the board of control, with report of committee recommending passage was taken up and considered.

Speaker pro tem McFarlane in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Newton moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—65.

Adkins	Griffin	Price
Anderson of Davis	Harrington	Randall
Anderson of Greene	Horchem	Rogers
Becker	Jackson	Rowley
Boies	Jessen	Santee
Bruce	Kepple	Scott
Coakley	Kern	Shaff
Darraha	Klaus	Shortess
Dunkelberg	Knickerbocker	Slaught
Durbin	Lake	Smith
Edgington	Larson	Starzinger
Elwood	McFarlane	Stone
Epps	McFerren	Stuart
Erickson	Mackie	Tucker
Finch	Mantz	Turner
Findlay	Miles	Ulstad
Finley	Mowery	Walrath
Flenniken	Newton	Wilson of Louisa
Garber	Nichols	Wilson of Mahaska
Gilmore	O'Donnell	Wilson of Mitchell
Grason	Oertel	Wormley
Gray	Peters	

Nays—None.

Absent or not voting—43.

Anderson of Winnebago	Kimberly	Nordyke
Andre	Klinker	Rayburn
Bailey	Krouse	Reed
Baldwin	Langfitt	Rees
Benn	Lee	Richards
Crozier	Lenocker	Roberts
Dean	Lewis	Slosson
Gilbert	Mead	Stanley
Giltner	Meredith	Weaver
Hall	Miller	Wenstrand
Hansen	Mooty	Wichman
Helming	Murray	Wigdahl
Johnston of Humboldt	Neff	Wilson of Cherokee
Johnston of Lucas	Nicholson	Mr. Speaker
Jones		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Epps of Wapello, Calendar No. 378, Senate File No. 301, a bill for an act requiring street and interurban cars to be heated to forty degrees from November fifteenth to April first, and providing penalty for its violation, with report of committee recommending passage was taken up and considered.

Mr. Epps moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Gilmore	O'Donnell
Anderson of Davis	Grason	Peters
Anderson of Greene	Hall	Price
Bailey	Harrington	Randall
Baldwin	Horchem	Reed
Becker	Jackson	Rogers
Boies	Jessen	Rowley
Bruce	Johnston of Humboldt	Santee
Coakley	Kepple	Scott
Darraha	Kern	Shortess
Dean	Klaus	Slaught
Dunkelberg	Krouse	Slosson
Durbin	Langfitt	Smith
Edgington	Larson	Starzinger
Elwood	McFarlane	Stone
Epps	McFerren	Stuart
Erickson	Mackie	Tucker
Finch	Mantz	Turner
Findlay	Mead	Ulstad
Finley	Mooty	Wilson of Louisa
Flenniken	Mowery	Wilson of Mahaska
Garber	Neff	Wilson of Mitchell
Gilbert	Noruyke	

Nays—5.

Griffin	Oertel	Shaff
Jones	Rees	

Absent or not voting—35.

Anderson of Winnebago	Lake	Richards
Andre	Lee	Roberts
Benn	Lenocker	Stanley
Crozier	Lewis	Walrath
Giltner	Meredith	Weaver
Gray	Miles	Wenstrand
Hansen	Miller	Wichman
Helming	Murray	Wigdahl
Johnston of Lucas	Newton	Wilson of Cherokee
Kimberly	Nichols	Wormley
Klinker	Nicholson	Mr. Speaker
Knickerbocker	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Grason of Pottawattamie, Calendar No. 382, Senate File No. 133, a bill for an act to amend section three thousand nine-i (3009-i) of the supplemental supplement to the code, 1915, relating to standards for climax baskets for grapes and other fruits and vegetables and fixing the standards for such containers, with report of committee recommending passage was taken up and considered.

Mr. Grason moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Flenniken	McFarlane
Anderson of Davis	Garber	Mackie
Anderson of Greene	Gilbert	Mantz
Anderson of Winnebago	Gilmore	Miles
Bailey	Grason	Miller
Baldwin	Gray	Mooty
Becker	Griffin	Mowery
Boies	Hall	Neff
Bruce	Harrington	Newton
Coakley	Horchem	Nichols
Darraha	Jackson	Nordyke
Dean	Jessen	O'Donnell
Dunkelberg	Jones	Oertel
Durbin	Kepple	Peters
Epps	Kern	Price
Erickson	Klaus	Randall
Finch	Knickerbocker	Reed
Findlay	Lake	Rees
Finley	Langfitt	Rogers
	Lenocker	

Rowley	Slosson	Ulstad
Santee	Smith	Walrath
Scott	Stuart	Weaver
Shaff	Tucker	Wilson of Cherokee
Shortess	Turner	Wilson of Louisa

Nays—1.

Wilson of Mitchell

Absent or not voting—34.

Andre	Krouse	Roberts
Benn	Larson	Slaught
Crozier	Lee	Stanley
Edgington	Lewis	Stone
Elwood	McFerren	Starzinger
Giltner	Mead	Wenstrand
Hansen	Meredith	Wichman
Helming	Murray	Wigdahl
Johnston of Humboldt	Nicholson	Wilson of Mahaska
Johnston of Lucas	Rayburn	Wormley
Kimberly	Richards	Mr. Speaker
Klinker		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

LEAVE OF ABSENCE.

On request of Rogers of Carroll leave of absence was granted Bailey of Shelby until Monday.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House File No. 283, a bill for an act to abolish the office of state printer and state binder, to create a board of public printing and binding and establish the powers and duties thereof, also to provide for a contract system of procuring the public printing and binding and the material and supplies required in connection therewith, and providing bonds for the various officers and providing penalties for the violation thereof.

Also:

House File No. 215, a bill for an act to amend the law as it appears in sections eight hundred seventy-nine-r (879-r) and eight hundred seventy-nine-v (879-v) supplemental supplement to the code, 1915, relating to the establishment and maintenance of juvenile playgrounds.

Also:

House File No. 280, a bill for an act to declare the depositing or storing of inflammable junk by dealers in such articles within the fire limits of cities a public nuisance, and to provide for the abatement and punishment thereof.

Also:

House File No. 440, a bill for an act to amend the law as it appears in sections seven hundred forty-one-d (741-d), seven hundred forty-one-e (741-e) and seven hundred forty-one-f (741-f), supplemental supplement to the code, 1915, relative to the erection of city halls, defining the purposes for which such halls may be used and providing for the levy of taxes and the issuance of bonds to defray the cost of such buildings, and providing for the appointment of a community civic congress.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House Files Nos. 283, 215, 280 and 440.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Epps of Wapello, Calendar No. 383, House File No. 538, a bill for an act to create and establish a department to be known as a trade commission, hereinafter referred to as the commission, defining and prescribing its duties, declaring by whom performed, defining and declaring what shall constitute unfair trade practices, providing penalties therefor, and the manner and form of procedure against violators of the provisions of said law, with report of committee without recommendation was taken up and considered.

Richards of Muscatine moved that the enacting clause to House File No. 538 be stricken out. Seconded by Finley of Henry.

On the question, "Shall the enacting clause to House File No. 538 be stricken out?"

Ayes—56.

Adkins
Anderson of Greene
Anderson of Winnebago
Baldwin
Becker
Benn

Boies
Bruce
Darrah
Dean
Dunkelberg
Durbin
Edgington

Elwood
Finch
Finley
Flenniken
Gilmore
Gray
Hansen

Harrington	Mantz	Santee
Horchem	Miles	Shaff
Jackson	Mooty	Shortess
Jessen	Neff	Slosson
Jones	Newton	Smith
Kepple	Nichols	Starzinger
Kern	O'Donnell	Stuart
Klaus	Peters	Turner
Knickerbocker	Price	Weaver
Lake	Randall	Wilson of Cherokee
McFarlane	Rees	Wilson of Louisa
Mackie	Richards	Wilson of Mitchell

Nays—12.

Anderson of Davis	Murray	Stone
Epps	Reed	Tucker
Hall	Rogers	Ulstad
Johnston of Lucas	Scott	Wilson of Mahaska

Absent or not voting—40.

Andre	Klinker	Nordyke
Bailey	Krouse	Oertel
Coakley	Langfitt	Rayburn
Crozier	Larson	Roberts
Erickson	Lee	Rowley
Findlay	Lenocker	Slaught
Garber	Lewis	Stanley
Gilbert	McFerren	Walrath
Giltner	Mead	Wenstrand
Grason	Meredith	Wichman
Griffin	Miller	Wigdahl
Helming	Mowery	Wormley
Johnston of Humboldt	Nicholson	Mr. Speaker
Kimberly		

Motion prevailed and the enacting clause to House File No. 538 was stricken out.

Speaker Pitt in the chair.

On motion of Elwood of Howard, Calendar No. 386, Senate File No. 25, a bill for an act to amend the law relating to the lien of taxes upon real estate, as the same appears in section fourteen hundred (1400), supplement to the code, 1913, with report of committee recommending passage was taken up and considered.

Mr. Elwood moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Becker	Dean
Anderson of Davis	Boies	Dunkelberg
Anderson of Greene	Bruce	Durbin
Anderson of Winnebago	Darrah	Elwood

Epps	Knickerbocker	Rowley
Erickson	Krouse	Santee
Finch	Lake	Scott
Findlay	Langfitt	Shaff
Finley	Larson	Shortess
Flenniken	Lenocker	Slosson
Garber	McFarlane	Smith
Gilbert	Mantz	Starzinger
Gilmore	Miles	Stone
Grason	Mooty	Tucker
Gray	Mowery	Turner
Griffin	Neff	Ulstad
Hansen	Newton	Walrath
Harrington	Nichols	Weaver
Horchem	Nordyke	Wilson of Cherokee
Jackson	O'Donnell	Wilson of Louisa
Johnston of Humboldt	Oertel	Wilson of Mahaska
Jones	Peters	Wilson of Mitchell
Kepple	Price	Wormley
Kern	Randall	Mr. Speaker
Klaus	Reed	
Klinker	Rogers	

Nays—1.

Hall

Absent or not voting—31.

Andre	Kimberly	Rayburn
Bailey	Lee	Rees
Baldwin	Lewis	Richards
Benn	McFerren	Roberts
Coakley	Mackie	Slaught
Crozier	Mead	Stanley
Edgington	Meredith	Stuart
Giltner	Miller	Wenstrand
Helmig	Murray	Wichman
Jessen	Nicholson	Wigdahl
Johnston of Lucas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to:

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. 283, 215, 280 and 440.

Speaker pro tem McFarlane in the chair.

LEAVE OF ABSENCE.

On request of Kern of Warren leave of absence was granted Stuart of Emmet until Monday.

On request of Finch of Ida leave of absence was granted Stanley of Adams until Monday.

CONSIDERATION OF BILLS.

On motion of Neff of Pottawattamie, Calendar No. 387, Senate File No. 149, a bill for an act to amend sections 346, 3676, 3686 and 3687 of the code and relating to the drawing of grand and petit jurors, fixing the number thereof and regulating the method and number of challenges and the method of exercising peremptory challenges and selecting the petit jury from the panel, with report of committee recommending passage was taken up and considered.

Mr. Neff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Harrington	Nordyke
Anderson of Davis	Horchem	O'Donnell
Anderson of Greene	Jackson	Oertel
Anderson of Winnebago	Jessen	Peters
Baldwin	Johnston of Humboldt	Price
Becker	Johnston of Lucas	Randall
Benn	Jones	Reed
Boies	Kepple	Rees
Bruce	Klaus	Roberts
Darrah	Klinker	Rogers
Dean	Knickerbocker	Rowley
Dunkelberg	Krouse	Santee
Durbin	Lake	Scott
Elwood	Langfitt	Shortess
Erickson	Larson	Slaught
Finch	Lenocker	Smith
Findlay	McFarlane	Starzinger
Finley	Mackie	Stone
Flenniken	Mantz	Turner
Gilbert	Miles	Ulstad
Gilmore	Mooty	Walrath
Grason	Mowery	Weaver
Gray	Neff	Wilson of Mahaska
Griffin	Newton	Wilso nof Mitchell
Hall	Nichols	Mr. Speaker
Hansen		

Nays—1.

Epps

Absent or not voting—31.

Andre	Giltner	McFerren
Bailey	Helming	Mead
Coakley	Kern	Meredith
Crozier	Kimberly	Miller
Edgington	Lee	Murray
Garber	Lewis	Nicholson

Rayburn
Richards
Shaff
Slosson
Stanley

Stuart
Tucker
Wenstrand
Wichman
Wigdahl

Wilson of Cherokee
Wilson of Louisa
Wormley

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Larson of Montgomery, Calendar No. 391, Senate File No. 325, a bill for an act to repeal section 2812-c, supplement to the code, 1913, and to enact a substitute in lieu thereof, relating to funding bonds and refunding bonds of school corporations, and to legalize bonds which have been heretofore issued by school corporations under chapter 152 of the laws of the thirty-second (32d) general assembly, with report of committee recommending passage was taken up and considered.

Mr. Larson moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—65.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winnebago
Baldwin
Becker
Boies
Bruce
Darrah
Dean
Dunkelberg
Durbin
Elwood
Epps
Finch
Findlay
Finley
Flenniken
Gilbert
Gilmore
Grason
Gray

Hall
Harrington
Helming
Horchem
Jackson
Jessen
Johnston of Humboldt
Jones
Kern
Klaus
Klinker
Krouse
Lake
Langfitt
Larson
Lenocker
McFarlane
Miles
Mooty
Mowery
Neff
Newton

Nordyke
O'Donnell
Oertel
Peters
Price
Randall
Rogers
Rowley
Santee
Scott
Shortess
Slaught
Smith
Starzinger
Stone
Ulstad
Walrath
Wilson of Cherokee
Wilson of Louisa
Wilson of Mahaska
Wormley

Nays—None.

Absent or not voting—43.

Andre
Bailey
Benn
Coakley
Crozier

Edgington
Erickson
Garber
Giltner
Griffin

Hansen
Johnston of Lucas
Kepple
Kimberly

Knickerbocker	Nichols	Stuart
Lee	Nicholson	Tucker
Lewis	Rayburn	Turner
McFerren	Reed	Weaver
Mackie	Rees	Wenstrand
Mantz	Richards	Wichman
Mead	Roberts	Wigdahl
Meredith	Shaff	Wilson of Mitchell
Miller	Slosson	Mr. Speaker
Murray	Stanley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Starzinger of Polk, Calendar No. 392, Senate File No. 329, a bill for an act to amend the law as it appears in section one thousand nine hundred eighty-nine-a-nine (1989-a-9), supplement to the code, 1913, by providing for payment of interest on drainage warrants, and the manner in which warrants not paid for want of funds shall be handled by the county treasurer, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Starzinger moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—77.

Adkins	Harrington	Oertel
Anderson of Davis	Horchem	Peters
Anderson of Greene	Jackson	Price
Anderson of Winnebago	Jessen	Randall
Baldwin	Johnston of Humboldt	Reed
Becker	Johnston of Lucas	Rees
Benn	Jones	Roberts
Boles	Kepple	Rogers
Bruce	Kern	Rowley
Coakley	Klaus	Santee
Dean	Klinker	Scott
Dunkelberg	Knickerbocker	Slaughter
Durbin	Krouse	Slosson
Elwood	Lake	Smith
Epps	Langfitt	Starzinger
Erickson	Larson	Tucker
Finch	Lenocker	Turner
Findlay	McFarlane	Walrath
Finley	McFerren	Weaver
Flenniken	Miles	Wilson of Cherokee
Gilbert	Mooty	Wilson of Louisa
Gilmore	Mowery	Wilson of Mahaska
Grason	Neff	Wilson of Mitchell
Gray	Newton	Wormley
Griffin	Nordyke	Mr. Speaker
Hall	O'Donnell	

Nays—None.

Absent or not voting—31.

Andre	Lewis	Richards
Bailey	Mackie	Shaff
Crozler	Mantz	Shortess
Darrah	Mead	Stanley
Edgington	Meredith	Stone
Garber	Miller	Stuart
Giltner	Murray	Ulstad
Hansen	Nichols	Wenstrand
Helming	Nicholson	Wichman
Kimberly	Rayburn	Wigdahl
Lee		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Flenniken of Jones, Celendar No. 394, Senate File No. 288, a bill for an act to amend the law as it appears in section five hundred twelve (512) of the code, relating to the fees in criminal cases and providing for the payment thereof in certain cases by the state, with report of committee recommending passage was taken up and considered.

Mr. Flenniken moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—63.

Adkins	Griffin	Reed
Anderson of Davis	Harrington	Rees
Anderson of Greene	Horchem	Rogers
Becker	Jackson	Santee
Benn	Jessen	Scott
Boies	Kern	Shortess
Bruce	Klinker	Slaughter
Coakley	Knickerbocker	Slosson
Darrah	Krouse	Smith
Dean	Lake	Starzinger
Durbin	Larson	Stone
Elwood	Lenocker	Tucker
Epps	McFarlane	Turner
Erickson	Mooty	Ulstad
Finch	Mowery	Walrath
Findlay	Neff	Weaver
Finley	O'Donnell	Wilson of Cherokee
Flenniken	Oertel	Wilson of Louisa
Gilbert	Peters	Wilson of Mahaska
Gilmore	Price	Wilson of Mitchell
Gray	Randall	Wormley

Nays—None.

Absent or not voting—45.

Anderson of Winne- bago	Jones	Newton
Andre	Kepple	Nichols
Bailey	Kimberly	Nicholson
Baldwin	Klaus	Nordyke
Crozier	Langfitt	Rayburn
Dunkelberg	Lee	Richards
Edgington	Lewis	Roberts
Garber	McFerren	Rowley
Giltner	Mackie	Shaff
Grason	Mantz	Stanley
Hall	Mead	Stuart
Hansen	Meredith	Wenstrand
Helming	Miles	Wichman
Johnston of Humboldt	Miller	Wigdahl
Johnston of Lucas	Murray	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Walrath of Fayette, Calendar No. 396, House File No. 423, a bill for an act to amend the law as it appears in section twenty-four hundred eighty-three (2483), supplement to the code, 1913, relating to the compensation of mine inspectors, with report of committee recommending passage as amended was taken up for consideration.

On request of Walrath of Fayette, unanimous consent having been granted, action on House File No. 423 was deferred and same was allowed to retain its place on the calendar.

On motion of Neff of Pottawattamie, Calendar No. 397, Senate File No. 150, a bill for an act to amend chapter seven title XVIII of the code and relating to the joinder of causes of action against principal and agent growing out of the same transaction, with report of committee recommending passage was taken up and considered.

Mr. Neff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Benn	Durbin
Anderson of Davis	Boies	Elwood
Anderson of Greene	Bruce	Epps
Anderson of Winne- bago	Coakley	Erickson
Baldwin	Darraha	Finch
Becker	Dean	Findlay
	Dunkelberg	Finley

Flenniken	Lenocker	Rowley
Gilmore	McFarlane	Santee
Gray	Mackie	Shortess
Harrington	Mooty	Slaught
Horchem	Mowery	Slosson
Jackson	Neff	Starzinger
Jessen	Nordyke	Stone
Jones	O'Donnell	Tucker
Kepple	Oertel	Turner
Klaus	Peters	Ulstad
Klinker	Price	Walrath
Knickerbocker	Randall	Wilson of Cherokee
Krouse	Reed	Wilson of Louisa
Lake	Rees	Wilson of Mahaska
Langfitt	Roberts	Wilson of Mitchell
Larson	Rogers	Wormley

Nays—1.

Kern

Absent or not voting—39.

Andre	Johnston of Lucas	Nicholson
Bailey	Kimberly	Rayburn
Crozier	Lee	Richards
Edgington	Lewis	Scott
Garber	McFerren	Shaff
Gilbert	Mantz	Smith
Giltner	Mead	Stanley
Grason	Meredith	Stuart
Griffin	Miles	Weaver
Hall	Miller	Wenstrand
Hansen	Murray	Wichman
Helming	Newton	Wigdahl
Johnston of Humboldt	Nichols	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Finley of Henry, Calendar No. 530, Senate File No. 219, a bill for an act to amend section two thousand two hundred thirty (2230) of the supplement to the code, 1913, relating to compensation for labor by the poor in the charge of the township trustees, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Finley moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Horchem	Price
Anderson of Davis	Jackson	Randall
Anderson of Greene	Jessen	Rees
Anderson of Winnebago	Johnston of Lucas	Roberts
Baldwin	Kepple	Rogers
Becker	Kern	Rowley
Benn	Klaus	Santee
Boies	Knickerbocker	Scott
Bruce	Krouse	Shortess
Darrah	Lake	Slaughter
Dunkelberg	Langfitt	Slosson
Durbin	Larson	Starzinger
Epps	Lenocker	Stone
Erickson	McFarlane	Tucker
Finch	Mackie	Turner
Findlay	Mead	Ulstad
Finley	Mooty	Walrath
Flenniken	Mowery	Wilson of Cherokee
Garber	Neff	Wilson of Louisa
Gilbert	Nordyke	Wilson of Mahaska
Gilmore	O'Donnell	Wilson of Mitchell
Gray	Oertel	Wormley
Harrington	Peters	

Nays—None.

Absent or not voting—40.

Andre	Jones	Nicholson
Bailey	Kimberly	Rayburn
Coakley	Klinker	Reed
Crozier	Lee	Richards
Dean	Lewis	Shaff
Edgington	McFerren	Smith
Elwood	Mantz	Stanley
Giltner	Meredith	Stuart
Grason	Miles	Weaver
Griffin	Miller	Wenstrand
Hall	Murray	Wichman
Hansen	Newton	Wigdahl
Helming	Nichols	Mr. Speaker
Johnston of Humboldt		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Stone of Sioux, Calendar No. 537, Senate Joint Resolution No. 9, a joint resolution providing for an investigation by the board of control of the location in this state of materials suitable for the manufacture of portland cement, of the feasibility and practicability of manufacturing portland cement by the state, and requiring such board to report to the next general assembly with reference thereto, with report of committee recommending passage was taken up and considered.

Mr. Stone moved that the joint resolution be read a third time now, which motion prevailed and the joint resolution was read a third time.

On the question, "Shall the joint resolution be adopted?"

Ayes—63.

Adkins	Gilbert	Peters
Anderson of Davis	Gilmore	Price
Anderson of Greene	Gray	Randall
Anderson of Winnebago	Harrington	Rees
Baldwin	Horchem	Roberts
Becker	Jackson	Rogers
Benn	Jessen	Rowley
Boies	Johnston of Lucas	Santee
Bruce	Kepple	Scott
Darrah	Klaus	Shortess
Dean	Klinker	Slaughter
Dunkelberg	Knickerbocker	Slosson
Durbin	Larson	Stone
Elwood	Lenocker	Tucker
Epps	McFarlane	Turner
Erickson	Mooty	Ulstad
Finch	Mowery	Weaver
Findlay	Neff	Wilson of Louisa
Finley	Nordyke	Wilson of Mahaska
Flenniken	O'Donnell	Wilson of Mitchell
Garber	Oertel	Wormley

Nays—None.

Absent or not voting—45.

Andre	Krouse	Nicholson
Bailey	Lake	Rayburn
Coakley	Langfitt	Reed
Crozier	Lee	Richards
Edgington	Lewis	Shaff
Giltner	McFerren	Smith
Grason	Mackie	Stanley
Griffin	Mantz	Starzinger
Hall	Mead	Stuart
Hansen	Meredith	Walrath
Helming	Miles	Wenstrand
Johnston of Humboldt	Miller	Wichman
Jones	Murray	Wigdahl
Kern	Newton	Wilson of Cherokee
Kimberly	Nichols	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Shortess of Tama, Calendar No. 574, Senate File No. 470, a bill for an act to amend the law as it appears in section thirty-one hundred forty-five (3145) of the code, relating to the

solemnization of marriages, with report of committee recommending passage was taken up and considered and the bill was read for the information of the House.

Mr. Shortess moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—69.

Adkins	Harrington	Price
Anderson of Davis	Horchem	Randall
Anderson of Greene	Jackson	Reed
Anderson of Winne-	Johnston of Lucas	Rees
bago	Kepple	Roberts
Baldwin	Kern	Rogers
Becker	Klinker	Rowley
Benn	Knickerbocker	Santee
Boies	Krouse	Scott
Bruce	Lake	Shortess
Darrah	Langfitt	Slaught
Dunkelberg	Larson	Slosson
Durbin	Lenocker	Stone
Elwood	McFarlane	Tucker
Epps	Mackie	Turner
Erickson	Mead	Ulstad
Finch	Mooty	Walrath
Findlay	Mowery	Weaver
Finley	Neff	Wilson of Cherokee
Flenniken	Nordyke	Wilson of Louisa
Garber	O'Donnell	Wilson of Mahaska
Gilbert	Oertel	Wilson of Mitchell
Gilmore	Peters	Wormley
Gray		

Nays—None.

Absent or not voting—39.

Andre	Johnston of Humboldt	Nichols
Bailey	Jones	Nicholson
Coakley	Kimberly	Rayburn
Crozier	Klaus	Richards
Dean	Lee	Shaff
Edgington	Lewis	Smith
Giltner	McFerren	Stanley
Grason	Mantz	Starzinger
Griffin	Meredith	Stuart
Hall	Miles	Wenstrand
Hansen	Miller	Wichman
Helming	Murray	Wigdahl
Jessen	Newton	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time. on motion of Randall of Linn, Calendar No. 556, House File No.

604, a bill for an act to legalize certain warrants of the incorporated town of Mount Vernon, Iowa, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—67.

Adkins	Harrington	Randall
Anderson of Davis	Horchem	Reed
Anderson of Greene	Jackson	Rees
Anderson of Winnebago	Johnston of Lucas	Roberts
Baldwin	Kepple	Rogers
Becker	Kern	Rowley
Benn	Klinker	Santee
Boies	Knickerbocker	Scott
Bruce	Krouse	Shortess
Darrah	Lake	Slaughter
Dean	Langfitt	Slosson
Durbin	Larson	Stone
Elwood	Lee	Tucker
Epps	Lenocker	Turner
Erickson	McFarlane	Ulstad
Finch	Mead	Walrath
Findlay	Mooty	Weaver
Finley	Mowery	Wilson of Cherokee
Garber	Neff	Wilson of Louisa
Gilbert	Nordyke	Wilson of Mahaska
Gilmore	O'Donnell	Wilson of Mitchell
Gray	Peters	Wormley
	Price	

Nays—None.

Absent or not voting—41.

Andre	Johnston of Humboldt	Nicholson
Bailey	Jones	Oertel
Coakley	Kimberly	Rayburn
Crozier	Klaus	Richards
Dunkelberg	Lewis	Shaff
Edgington	McFerrer	Smith
Flenniken	Mackie	Stanley
Giltner	Mantz	Starzinger
Grason	Meredith	Stuart
Griffin	Miles	Wenstrand
Hall	Miller	Wichman
Hansen	Murray	Wigdahl
Helming	Newton	Mr. Speaker
Jessen	Nichols	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Randall of Linn, Calendar No. 500, Senate File No. 404, a bill for an act to legalize an ordinance of the incorporated town of Toledo, Iowa, granting a franchise to Tama & Toledo Electric Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town, with report of committee recommending passage was taken up and considered.

Mr. Randall moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—67.

Adkins	Gray	Randall
Anderson of Davis	Harrington	Reed
Anderson of Greene	Horchem	Rees
Anderson of Winne-	Jackson	Roberts
bago	Johnston of Humboldt	Rogers
Baldwin	Kepple	Rowley
Becker	Kern	Santee
Boies	Klinker	Scott
Bruce	Knickerbocker	Shortess
Coakley	Krouse	Slaught
Darrah	Lake	Slosson
Dean	Langfitt	Stone
Dunkelberg	Larson	Tucker
Durbin	McFarlane	Turner
Elwood	Mackie	Ulstad
Epps	Mooty	Walrath
Finch	Mowery	Weaver
Findlay	Neff	Wilson of Cherokee
Finley	Nordyke	Wilson of Louisa
Flenniken	O'Donnell	Wilson of Mahaska
Garber	Oertel	Wilson of Mitchell
Gilbert	Peters	Wormley
Gilmore	Price	

Nays—None.

Absent or not voting—41.

Andre	Helming	Mead
Bailey	Jessen	Meredith
Benn	Johnston of Lucas	Miles
Crozier	Jones	Miller
Edgington	Kimberly	Murray
Erickson	Klaus	Newton
Giltner	Lee	Nichols
Grason	Lenocker	Nicholson
Griffin	Lewis	Rayburn
Hall	McFerren	Richards
Hansen	Mantz	Shaff

Smith
Stanley
Starzinger

Stuart
Wenstrand
Wichman

Wigdahl
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Price of Dickinson, Calendar No. 560, House File No. 547, a bill for an act to legalize marginal releases of school fund mortgages by county auditors made prior to July 4, 1894, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Price moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—63.

Adkins	Gray	Oertel
Anderson of Greene	Hall	Peters
Anderson of Winne-	Harrington	Price
bago	Horchem	Roberts
Baldwin	Jackson	Rogers
Becker	Johnston of Humboldt	Rowley
Benn	Johnston of Lucas	Santee
Boies	Jones	Scott
Bruce	Kepple	Shortess
Darraha	Kern	Slaughter
Dean	Klinker	Slosson
Dunkelberg	Knickerbocker	Stone
Durbin	Krouse	Tucker
Epps	Langfitt	Turner
Erickson	Larson	Ulstad
Finch	McFarlane	Walrath
Findlay	Mooty	Weaver
Finley	Mowery	Wilson of Cherokee
Flenniken	Neff	Wilson of Louisa
Garber	Nordyke	Wilson of Mahaska
Gilbert	O'Donnell	Wilson of Mitchell
Gilmore		

Nays—None.

Absent or not voting—45.

Anderson of Davis	Giltner	Klaus
Andre	Grason	Lake
Bailey	Griffin	Lee
Coakley	Hansen	Lenocker
Crozier	Helming	Lewis
Edgington	Jessen	McFerren
Elwood	Kimberly	Mackie

Mantz	Nicholson	Stanley
Mead	Randall	Starzinger
Meredith	Rayburn	Stuart
Miles	Reed	Wenstrand
Miller	Rees	Wichman
Murray	Richards	Wigdahl
Newton	Shaff	Wormley
Nichols	Smith	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Walrath of Fayette, Calendar No. 575, House File No. 152, a bill for an act to legalize the platting of addition to town of Arlington, Fayette county, Iowa, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Walrath moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—64.

Adkins	Harrington	Randall
Anderson of Davis	Jackson	Reed
Anderson of Greene	Johnston of Humboldt	Rees
Anderson of Winnebago	Johnston of Lucas	Roberts
Baldwin	Jones	Rogers
Benn	Kepple	Rowley
Boies	Kern	Santee
Bruce	Klinker	Scott
Darrah	Knickerbocker	Shortess
Dean	Krouse	Slaughter
Dunkelberg	Lake	Slosson
Durbin	Larson	Stone
Edgington	Lenocker	Turner
Epps	McFarlane	Ulstad
Erickson	Mooty	Walrath
Finch	Mowery	Weaver
Findlay	Neff	Wilson of Cherokee
Finley	O'Donnell	Wilson of Louisa
Flenniken	Oertel	Wilson of Mahaska
Gilbert	Peters	Wilson of Mitchell
Gray	Price	Wormley
Hall		

Nays—None.

Absent or not voting—44.

Andre	Kimberly	Nicholson
Bailey	Klaus	Nordyke
Becker	Langfitt	Rayburn
Coakley	Lee	Richards
Crozier	Lewis	Shaff
Elwood	McFerren	Smith
Garber	Mackie	Stanley
Gilmore	Mantz	Starzinger
Giltner	Mead	Stuart
Grason	Meredith	Tucker
Griffin	Miles	Wenstrand
Hansen	Miller	Vichman
Helming	Murray	Wigdahl
Horchem	Newton	Mr. Speaker
Jessen	Nichols	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Peters of Dallas, Calendar No. 573, House File No. 519, a bill for an act to amend the law as it appears in section 254-a-20, supplement to the code, 1913, relating to widows' pensions, with report of committee recommending passage as amended was taken up and considered and the bill was read for the information of the House.

Committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Peters moved that the bill be considered engrossed and that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—43.

Adkins	Jones	Oertel
Anderson of Greene	Kepple	Peters
Anderson of Winnebago	Klaus	Roberts
Baldwin	Klinker	Scott
Becker	Knickerbocker	Slaught
Benn	Lake	Stone
Boies	Langfitt	Turner
Darrah	Larson	Walrath
Durbin	Lenocker	Weaver
Findlay	McFarlane	Wilson of Cherokee
Flenniken	Mooty	Wilson of Louisa
Gilbert	Neff	Wilson of Mahaska
Hall	Nordyke	Wilson of Mitchell
Harrington	O'Donnell	Wormley
Johnston of Lucas		

Nays—13.

Dean	Finley	Santee
Dunkelberg	Johnston of Humboldt	Shortess
Elwood	Randall	Tucker
Epps	Rogers	Ulstad
Erickson		

Absent or not voting—52.

Anderson of Davis	Jessen	Nicholson
Andre	Kern	Price
Bailey	Kimberly	Rayburn
Bruce	Krouse	Reed
Coakley	Lee	Rees
Crozier	Lewis	Richards
Edgington	McFerren	Rowley
Finch	Mackie	Shaff
Garber	Mantz	Slosson
Gilmore	Mead	Smith
Giltner	Meredith	Stanley
Grason	Miles	Starzinger
Gray	Miller	Stuart
Griffin	Mowery	Wenstrand
Hansen	Murray	Wichman
Helming	Newton	Wigdahl
Horchem	Nichols	Mr. Speaker
Jackson		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SENATE MESSAGES CONSIDERED.

Senate File No. 391, a bill for an act to limit the commencement of an action for the recovery of an interest in real estate, based upon a claim arising prior to A. D. 1900, unless notice of such claimed right or interest is given as herein provided.

Read first and second time and referred to committee on land titles.

Senate File No. 541, a bill for an act to amend section eighteen hundred six (1806), supplement to the code, 1913, relative to the investment of the funds of life insurance companies.

Read first and second time and referred to committee on insurance.

Senate File No. 535, a bill for an act to repeal section twenty-one hundred twenty-one (2121) of the supplement to the code, 1913, and to amend section twenty-one hundred twenty-one (2121) of the supplemental supplement to the code, 1915, fixing the salary of the secretary of the railroad commission.

Read first and second time and referred to committee on appropriations.

Senate File No. 526, a bill for an act to amend the law as it appears in sections seventeen hundred fifty-nine-a (1759-a) and seventeen hundred fifty-nine-i (1759-i), supplement to the code, 1913, granting to mutual fire, tornado and hail storm assessment insurance associations authority to write insurance on county, municipal, district and county fair property under the provisions of chapter five (5), title nine (IX) of the supplement to the code, 1913.

Read first and second time and referred to committee on insurance.

Senate File No. 548, a bill for an act to repeal the law as it appears in section twenty-five hundred eighty-nine-b (2589-b) and twenty-five hundred eighty-nine-c (2589-c) supplement to the code, 1913, and to enact a substitute therefor relating to the examination and registration of pharmacists and assistant pharmacists.

Read first and second time and referred to committee on pharmacy.

Senate File No. 507, a bill for an act to prevent fraud in the organization of Iowa insurance corporations, and the sale and disposition of the stock and other securities of insurance corporations within the state of Iowa, by placing the supervision of such organization and sale under the control of the commissioner of insurance, fixing the penalty for violating the provisions of this act, and providing for an appeal from the commissioner of insurance.

Read first and second time and referred to committee on insurance.

Senate File No. 265, a bill for an act to amend the law as it appears in section three thousand nine-n (3009-n), supplemental supplement to the code, 1915, relating to inspection of weights and measures, definition of violations thereof, and providing a penalty therefor.

Read first and second time and referred to committee on dairy and food.

Senate File No. 79, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s seventeen (1527-s-17) of the supplement to the code, 1913, relating to telephone, telegraph and transmission lines.

Read first and second time and referred to committee on telephones.

Senate File No. 271, a bill for an act to amend the law as it appears in section seventeen hundred fifty-four (1754), of the code, relating to combination by insurance companies.

Read first and second time and referred to committee on insurance.

Senate File No. 550, a bill for an act to amend subdivision eight (8) of section eight hundred ninety-four (894) of the 1915 supplemental supplement to the code, providing for the payment of the expense of the city gas light, electric light or power inspection department, including the salaries of light inspectors therein.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 568, a bill for an act to amend section six hundred ninety-six (696), supplement to the code, 1913, section seven hundred eighty (780) of the code and section seven hundred eighty-one (781) of the code, relating to the powers of cities to assess the cost of cutting weeds, repairing sidewalks or removing snow and ice from sidewalks and prescribing the method for assessment of the cost to the property.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 572, a bill for an act to amend the law as it appears in section twenty-four hundred twenty-one-c (2421-c), supplemental supplement to the code, 1915, relating to delivery of intoxicating liquors and keeping of a record thereof.

Read first and second time and referred to committee on suppression of intemperance.

Senate File No. 256, a bill for an act to amend section two hundred fifty-four-a-20 (254-a-20), supplement to the code, 1913, relating to financial aid for widowed mother.

Read first and second time and referred to committee on judiciary.

SPECIAL ORDER.

On request of Miller of Boone, unanimous consent having been granted, Senate File No. 215 was made a special order for Wednesday, April 11th, at 11:00 a. m.

MOTIONS TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which Senate File No. 105 was indefinitely postponed.

D. E. MACKIE.

I second the motion.

H. W. FLENNIKEN.

MR. SPEAKER—I hereby move to reconsider the vote by which House File No. 519 failed to pass the House .

R. J. JOHNSTON.

I second the motion.

C. B. SANTEE.

OSCAR ULSTAD.

MR. SPEAKER—I move to reconsider the vote whereby Senate File No. 424 was indefinitely postponed.

IRA W. JONES.

I second the motion.

S. W. KLAUS.

AMENDMENTS FILED.

Mackie of Benton asked and obtained unanimous consent to have the following amendment to House File No. 401 printed in the journal:

Amend House File No. 401 by striking out all after the enacting clause and inserting in lieu thereof the following:

SECTION 1. That the law as it appears in section twenty-five hundred seventy-one-a (2571-a), supplement to the code, 1913, be and the same is hereby amended by striking from line thirty-four (34) thereof the following: "or for disinfecting premises or effects," and also by adding thereto at the end thereof the following: "All expenses incurred in connection with the fumigation or disinfection of any premises, occasioned by reason of the existence of any contagious or infectious disease, shall be certified to the board of supervisors and paid by the county in which such premises are situated and no portion thereof shall be paid by, or recovered from, the owner or occupant of such premises.

Shaff of Clinton asked and obtained unanimous consent to have the following amendment to Senate File No. 421 printed in the journal:

Amend Senate File No. 421 by striking out all of section seven of said bill.

On motion of Wilson of Mitchell the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 9, 1917.

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

Prayer was offered by the Rev. H. J. Leinbach, pastor of the University Avenue Reformed Church, Des Moines, Iowa.

A quorum not being present, the House stood at ease until 8:15 when the roll was called to ascertain if there was a quorum present.

Those present were—60.

Adkins	Johnston of Humboldt	Rogers
Anderson of Davis	Kepple	Rowley
Anderson of Greene	Kern	Santee
Anderson of Winnebago	Klaus	Scott
Baldwin	Knickerbocker	Shaff
Becker	Krouse	Shortess
Benn	Lake	Slaughter
Coakley	Lenocker	Stone
Darrah	Mackie	Stuart
Dunkelberg	Mead	Turner
Durbin	Miles	Ulstad
Edgington	Neff	Walrath
Epps	Newton	Weaver
Finch	Nordyke	Wenstrand
Findlay	O'Donnell	Wichman
Finley	Oertel	Wilson of Louisa
Gilbert	Randall	Wilson of Mahaska
Grason	Rayburn	Wilson of Mitchell
Griffin	Reed	Wormley
Jackson	Rees	Mr. Speaker

Journal of April 7th corrected and approved.

REPORTS OF COMMITTEES.

Rayburn of Poweshiek, 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. 266, a bill for an act authorizing administrators, executors, guardians, trustees and receivers to deposit funds in state and savings banks and trust companies and making such funds a preferred claim in case of failure, beg leave to report they 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. D. RAYBURN, *Chairman*.

Report adopted and House File No. 266 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on banks and banking, to whom was referred House File No. 124, a bill for an act to amend sections eighteen hundred forty-five (1845), eighteen hundred fifty-one (1851), and eighteen hundred fifty-four (1854) of the code and eighteen hundred fifty (1850) supplement to the code, 1913, relating to savings banks and to provide that the provisions of sections eighteen hundred forty-seven (1847), eighteen hundred forty-nine (1849), eighteen hundred fifty-one (1851), eighteen hundred fifty-three (1853), eighteen hundred fifty-four (1854), and eighteen hundred fifty-six (1856) of the code and sections eighteen hundred forty-eight (1848), eighteen hundred fifty (1850), eighteen hundred fifty-a (1850-a) and eighteen hundred fifty-two (1852) supplement to the code, 1913, relating to savings banks, shall be applicable to state banks and being additional to title nine (9) chapter eleven (11) of the code and amendments 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 do pass.

E. D. RAYBURN, *Chairman*.

Report adopted.

HOUSE CONCURRENT RESOLUTION.

Johnston of Humboldt offered the following House concurrent resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Be It Resolved by the House, the Senate concurring: That the chief clerk of the House and the secretary of the Senate are required to remain at the capitol and perform their respective duties as such for a period of six days after the close of the session of the thirty-seventh general assembly; that they be permitted to select four each of their respective assistants who shall remain for a period of four days; for the purpose of reading, correcting, arranging, preserving and certifying the records of the session and closing up the business of their respective offices; and 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 of the last day of the session; the postmistress and mail carrier shall each remain two days; the sergeant at arms of the House and Senate shall remain three days to assist the adjutant general in preparing for shipment the books, papers, etc., of the members of the general assembly; all of whom shall receive the same compensation per day for such extra time as they now receive.

Motion prevailed and the resolution was adopted.

RESOLUTION.

Shortess of Tama offered the following resolution:

Resolved, That the speaker of the House shall appoint a sifting committee consisting of six (6) members, to which shall be referred all bills excepting appropriation bills, bills now made a special order on the calendar, and bills from the committee on retrenchment and reform, and thereafter no bills, excepting appropriation bills, bills now made a special order on the calendar, and bills from the committee on retrenchment and reform, shall be considered by this House, unless reported by sifting committee for consideration.

Laid over under rule 34.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Rayburn of Poweshiek, Calendar No. 402, House File No. 315, a bill for an act to amend section nineteen hundred fifty-five (1955) of the supplement to the code of Iowa, 1913, relating to drains through land of another, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Rayburn moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—67.

Adkins	Harrington	Reed
Anderson of Davis	Jackson	Rees
Anderson of Greene	Johnston of Humboldt	Rogers
Anderson of Winnebago	Johnston of Lucas	Rowley
Baldwin	Kepple	Santee
Becker	Kern	Scott
Benn	Klaus	Shaff
Bruce	Klinker	Slaughter
Coakley	Knickerbocker	Slosson
Darrah	Krouse	Stone
Dunkelberg	Lake	Stuart
Durbin	Larson	Turner
Edgington	Lenocker	Ulstad
Elwood	Mackie	Walrath
Epps	Mead	Weaver
Finch	Miles	Wenstrand
Findlay	Mooty	Wichman
Finley	Newton	Wilson of Louisa
Gilbert	Nordyke	Wilson of Mahaska
Giltner	O'Donnell	Wilson of Mitchell
Grason	Oertel	Wormley
Griffin	Randall	Mr. Speaker
	Rayburn	

Nays—None.

Absent or not voting—41.

Andre	Jessen	Nichols
Bailey	Jones	Nicholson
Boies	Kimberly	Peters
Crozier	Langfitt	Price
Dean	Lee	Richards
Erickson	Lewis	Roberts
Flenniken	McFarlane	Shortess
Garber	McFerrer	Smith
Gilmore	Mantz	Stanley
Gray	Meredith	Starzinger
Hall	Miller	Tucker
Hansen	Mowery	Wigdahl
Helming	Murray	Wilson of Cherokee
Horchem	Neff	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Ulstad of Wright, Calendar No. 428, House File No. 545, a bill for an act to improve the road laws of the state of Iowa, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Ulstad moved that the bill be considered engrossed and read a third time now which motion prevailed and the bill was read a third time.

Griffin of Woodbury in the chair.

On the question, "Shall the bill pass?"

Ayes—63.

Adkins	Griffin	Meredith
Anderson of Greene	Harrington	Miles
Anderson of Winne-	Horchem	Neff
bago	Johnston of Humboldt	Newton
Baldwin	Johnston of Lucas	O'Donnell
Becker	Kepple	Oertel
Bruce	Kern	Randall
Coakley	Klaus	Rayburn
Darrah	Klinker	Reed
Dunkelberg	Knickerbocker	Rees
Durbin	Krouse	Rogers
Edgington	Lake	Rowley
Epps	Langfitt	Santee
Finch	Lenocker	Shaff
Findlay	Mackie	Shortess
Gilbert	Mantz	Slosson
Grason	Mead	Smith

Stanley	Ulstad	Wilson of Louisa
Starzinger	Walrath	Wilson of Mitchell
Stone	Weaver	Wormley
Stuart	Wenstrand	
Turner	Wichman	

Nays—3.

Finley	Nordyke	Roberts
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Absent or not voting—42.

Anderson of Davis	Hall	Mowery
Andre	Hansen	Murray
Bailey	Helming	Nichols
Benn	Jackson	Nicholson
Boies	Jessen	Peters
Crozier	Jones	Price
Dean	Kimberly	Richards
Elwood	Larson .	Scott
Erickson	Lee	Slaught
Flenniken	Lewis	Tucker
Garber	McFarlane	Wigdahl
Gilmore	McFerren	Wilson of Cherokee
Giltner	Miller	Wilson of Mahaska
Gray	Mooty	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Ulstad of Wright offered the following amendment to the title and moved its adoption :

Amend the title to House File No. 545 by striking out all after the word "act" in the first line thereof and substituting the following in lieu thereof:

"authorizing persons, associations or societies to organize or promote the improvement of the county road system and township road system by graveling and drainage and to receive and control the funds raised for said improvements, and providing for co-operation with said persons, associations or societies by the township trustees, board of supervisors and county engineer, and authorizing the expenditure of certain sums by said officers to aid the persons, associations or societies in the said improvements."

Amendment adopted and title as amended agreed to.

Unanimous consent having been granted to consider at this time, on motion of Lake of Woodbury, Calendar No. 558, House File No. 380, a bill for an act prohibiting the use of the words "high school" in any form of advertising not authorized by the proper school officials, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Lake moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Adkins	Horchem	Randall
Anderson of Davis	Jackson	Rayburn
Anderson of Greene	Johnston of Humboldt	Reed
Anderson of Winne-	Johnston of Lucas	Rees
bago	Kepple	Roberts
Baldwin	Kern	Rogers
Becker	Klinker	Rowley
Benn	Knickerbocker	Scott
Boies	Krouse	Slaught
Bruce	Lake	Slosson
Coakley	Langfitt	Starzinger
Darrah	Larson	Stuart
Dunkelberg	Lee	Tucker
Durbin	Lenocker	Turner
Edgington	Mackie	Ulstad
Epps	Mantz	Walrath
Finch	Mead	Weaver
Findlay	Meredith	Wenstrand
Finley	Miles	Wichman
Gilbert	Mowery	Wigdahl
Giltner	Neff	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Gray	Nordyke	Wilson of Mahaska
Griffin	O'Donnell	Wilson of Mitchell
Harrington	Peters	Wormley

Nays—None.

Absent or not voting—34.

Andre	Jessen	Oertel
Bailey	Jones	Price
Crozier	Kimberly	Richards
Dean	Klaus	Santee
Elwood	Lewis	Shaff
Erickson	McFarlane	Shortess
Flenniken	McFerren	Smith
Garber	Miller	Stanley
Gilmore	Mooty	Stone
Hall	Murray	Mr. Speaker
Hansen	Nichols	
Helming	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Santee of Black Hawk, Calendar No. 568, Senate File No. 569, a bill for an act to legalize the action and acts of the

board of directors and voters of the consolidated independent school district of Orange township, Black Hawk county, Iowa, preliminary to and in connection with the voting of bonds at an election held in said school district on January 9th, 1917, and legalizing the bonds to be issued by said school district pursuant thereto, with report of committee recommending passage was taken up and considered.

Mr. Santee moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Adkins	Kepple	Roberts
Anderson of Davis	Kern	Rogers
Anderson of Greene	Klinker	Rowley
Anderson of Winne-	Knickerbocker	Santee
bago	Krouse	Scott
Baldwin	Larson	Shaff
Becker	Lee	Shortess
Benn	Lenocker	Slaughter
Boies	Mackie	Slosson
Bruce	Mantz	Smith
Coakley	Mead	Stanley
Darrah	Meredith	Starzinger
Dunkelberg	Mooty	Stone
Durbin	Mowery	Stuart
Edgington	Neff	Tucker
Epps	Newton	Turner
Findlay	Nichols	Ulstad
Finley	Nicholson	Walrath
Grason	Nordyke	Weaver
Gray	O'Donnell	Wenstrand
Griffin	Oertel	Wichman
Harrington	Peters	Wilson of Cherokee
Horchem	Randall	Wilson of Louisa
Jackson	Reed	Wilson of Mitchell
Johnston of Humboldt	Rees	Wormley

Nays—None.

Absent or not voting—34.

Andre	Hall	McFarlane
Bailey	Hansen	McFerren
Crozier	Helming	Miles
Dean	Jessen	Miller
Elwood	Johnston of Lucas	Murray
Erickson	Jones	Price
Finch	Kimberly	Rayburn
Flenniken	Klaus	Richards
Garber	Lake	Wigdahl
Gilbert	Langfitt	Wilson of Mahaska
Gilmore	Lewis	Mr. Speaker
Giltner		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Kern of Warren, Calendar No. 409, House File No. 263, a bill for an act to amend the law as it appears in section twenty-seven hundred thirty-eight (2738), supplement to the code, 1913, relating to teacher's institute, with report of committee recommending passage was taken up and considered.

The substitute amendment filed by Findlay of Webster and found on page 1588 of the journal of April 3d was taken up, considered and adopted.

Unanimous consent having been granted to suspend the rules, Mr. Kern moved that the bill be considered engrossed and read a a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—58.

Anderson of Greene	Harrington	Oertel
Anderson of Winne-	Horchem	Peters
bago	Jackson	Price
Becker	Johnston of Humboldt	Randall
Boies	Johnston of Lucas	Rayburn
Bruce	Kern	Roberts
Coakley	Klinker	Rowley
Dunkelberg	Knickerbocker	Scott
Edgington	Krouse	Shortess
Epps	Lake	Slaught
Finch	Langfitt	Smith
Findlay	Lenocker	Stanley
Finley	Mantz	Stuart
Garber	Mead	Tucker
Gilbert	Miles	Ulstad
Giltner	Miller	Walrath
Grason	Mooty	Wilson of Cherokee
Gray	Murray	Wilson of Louisi
Griffin	Newton	Wilson of Mitchell
Hansen	O'Donnell	

Nays—7.

Anderson of Davis	Erickson	Slosson
Darrah	Lee	
Durbin	Rogers	

Absent or not voting—43.

Adkins	Dean	Jessen
Andre	Elwood	Jones
Bailey	Flenniken	Kepple
Baldwin	Gilmore	Kimberly
Benn	Hall	Klaus
Crozier	Helming	Larson

Lewis	Nordyke	Weaver
McFarlane	Reed	Wenstrand
McFerren	Rees	Wichman
Mackie	Richards	Wigdahl
Meredith	Santee	Wilson of Mahaska
Mowery	Shaff	Wormley
Neff	Starzinger	Mr. Speaker
Nichols	Stone	
Nicholson	Turner	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to consider at this time, on motion of Lee of Sac, Celandar No. 554, House File No. 605, a bill for an act to legalize the ordinances of the incorporated town of Lytton, Sac county, Iowa, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Lee moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Horchem	Peters
Anderson of Greene	Jackson	Reed
Anderson of Winnebago	Johnston of Humboldt	Roberts
Baldwin	Johnston of Lucas	Rogers
Becker	Kern	Rowley
Boies	Klinker	Santee
Bruce	Knickerbocker	Scott
Darrah	Lake	Shaff
Dean	Larson	Shortess
Dunkelberg	Lee	Slaught
Elwood	Lenocker	Slosson
Epps	McFarlane	Smith
Finch	McFerren	Stanley
Findlay	Mackie	Starzinger
Finley	Mantz	Tucker
Garber	Meredith	Turner
Gilbert	Miles	Ulstad
Giltner	Miller	Weaver
Grason	Mooty	Wenstrand
Gray	Mowery	Wilson of Cherokee
Griffin	Murray	Wilson of Louisa
Hall	Nicholson	Wilson of Mahaska
Harrington	O'Donnell	Wilson of Mitchell
	Oertel	Wormley

Nays—None.

Absent or not voting—37.

Anderson of Davis	Jessen	Price
Andre	Jones	Randall
Bailey	Kepple	Rayburn
Benn	Kimberly	Rees
Coakley	Klaus	Richards
Crozier	Krouse	Stone
Durbin	Langfitt	Stuart
Edgington	Lewis	Walrath
Erickson	Mead	Wichman
Flenniken	Neff	Wigdahl
Gilmore	Newton	Mr. Speaker
Hansen	Nichols	
Helming	Nordyke	

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 Wilson of Mahaska, unanimous consent having been given, House File No. 289, a bill for an act to amend section six hundred seventy-nine-a (679-a) supplement to the code, 1913, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 289 by adding after the word "more" in the fifth line of section one, the words "in cities having a paid fire department."

By unanimous consent the publication clause of House File No. 289 was stricken from the bill.

Mr. Wilson moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—61.

Adkins	Findlay	Lake
Anderson of Greene	Finley	Langfitt
Anderson of Winnebago	Garber	Larson
Baldwin	Gilbert	Lenocker
Becker	Giltner	Mackie
Boies	Grason	Mantz
Bruce	Griffin	Mead
Coakley	Hansen	Meredith
Darrah	Harrington	Miles
Dean	Horchem	Mowery
Durbin	Jackson	Newton
Edgington	Johnston of Lucas	Nordyke
Epps	Kepple	O'Donnell
Erickson	Krouse	Peters
Finch		

Rogers	Smith	Wenstrand
Rowley	Stuart	Wilson of Cherokee
Scott	Tucker	Wilson of Louisa
Shaff	Ulstad	Wilson of Mahaska
Shortess	Walrath	Wilson of Mitchell
Slaughter	Weaver	Wormley

Nays—None.

Absent or not voting—47.

Anderson of Davis	Kimberly	Randall
Andre	Klaus	Rayburn
Bailey	Klinker	Reed
Benn	Knickerbocker	Rees
Crozier	Lee	Richards
Dunkelberg	Lewis	Roberts
Elwood	McFarlane	Santee
Flenniken	McFerren	Slosson
Gilmore	Miller	Stanley
Gray	Mooty	Starzinger
Hall	Murray	Stone
Helming	Neff	Turner
Jessen	Nichols	Wichman
Johnston of Humboldt	Nicholson	Wigdahl
Jones	Oertel	Mr. Speaker
Kern	Price	

So the House concurred in the Senate amendments.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House File No. 283, a bill for an act to abolish the office of state printer and state binder, to create a board of public printing and binding and establish the powers and duties thereof, also to provide for a contract system of procuring the public printing and binding and the material and supplies required in connection therewith, and providing bonds for the various officers and providing penalties for the violation thereof.

Also:

House File No. 215, a bill for an act to amend the law as it appears in sections eight hundred seventy-nine-r (1879-r) and eight hundred seventy-nine-v (1879-v), supplemental supplement to the code, 1915, relating to the establishment and maintenance of juvenile playgrounds.

Also:

House File No. 280, a bill for an act to declare the depositing or storing of inflammable junk by dealers in such articles within the fire limits of cities a public nuisance, and to provide for the abatement and punishment thereof.

Also:

House File No. 440, a bill for an act to amend the law as it appears in sections seven hundred forty-one-d (741-d) seven hundred forty-one-e (741-e) and seven hundred forty-one-f (741-f), supplemental supplement to the code, 1915, relative to the erection of city halls, defining the purposes for which such halls may be used and providing for the levy of taxes and the issuance of bonds to defray the cost of such buildings, and providing for the appointment of a community civic congress.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

I am directed to inform your honorable body that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution relative to certain employes of the thirty-seventh general assembly remaining after the close of the session to complete their work.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 78.

The hour having arrived for Special Order No. 78, on motion of Miles of Jackson, Senate File No. 203, a bill for an act to amend the law as it appears in section twenty four hundred one-a (2401-a), and twenty four hundred one-d (2401-d), supplement to the code, 1913, relating to the sale of intoxicating liquors by wholesale druggists, and to the transportation of intoxicating liquors, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Miles moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winne-
bago
Baldwin
Becker
Benn
Boies

Bruce
Coakley
Crozier
Darrah
Dean
Durbin
Edgington
Elwood
Epps

Erickson
Finch
Findlay
Finley
Gilmore
Giltner
Grason
Gray
Griffin

Hansen	Mead	Santee
Harrington	Meredith	Shaff
Horchem	Miles	Slaught
Jackson	Miller	Slosson
Johnston of Humboldt	Mooty	Smith
Johnston of Lucas	Murray	Stanley
Jones	Newton	Starzinger
Kepple	Nordyke	Stuart
Kern	O'Donnell	Turner
Klaus	Oertel	Ulstad
Klinker	Peters	Walrath
Knickerbocker	Price	Weaver
Krouse	Randall	Wenstrand
Lake	Rayburn	Wichman
Langfitt	Rees	Wilson of Cherokee
Lee	Roberts	Wilson of Mahaska
McFerren	Rogers	Wilson of Mitchell
Mackie	Rowley	Wormley
Mantz		

Nays—6.

Dunkelberg	Lenocker	Reed
Garber	Mowery	Scott

Absent or not voting—21.

Andre	Larson	Shortess
Bailey	Lewis	Stone
Flenniken	McFarlane	Tucker
Gilbert	Neff	Wigdahl
Hall	Nichols	Wilson of Louisa
Helming	Nicholson	Mr. Speaker
Jessen	Richards	
Kimberly		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Durbin of Mills, Calendar No. 306, House File No. 482, a bill for an act to amend section two thousand five hundred forty (2540), supplemental supplement to the code, 1915, relative to fishing rules and regulations, with report of committee recommending passage was taken up for consideration.

On request of Durbin of Mills, unanimous consent having been granted, action was deferred on House File No. 482 and same was allowed to retain its place on the calendar.

On motion of Wilson of Cherokee, Calendar No. 307, Senate File No. 144, a bill for an act to repeal section two thousand eight hundred sixteen (2816) of the supplement to the code, 1913, relating to reversion of school house sites, with report of committee recommending passage was taken up and considered.

Mr. Wilson moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—46.

Adkins	Horchem	Price
Anderson of Davis	Jackson	Rayburn
Anderson of Winne-	Johnston of Lucas	Roberts
bago	Kern	Santee
Baldwin	Klaus	Shortess
Becker	Krouse	Stanley
Benn	Lake	Starzinger
Boies	Lenocker	Stuart
Coakley	Mackie	Turner
Dunkelberg	Mantz	Walrath
Edgington	Meredith	Wenstrand
Findlay	Miller	Wichman
Gilmore	Mooty	Wilson of Cherokee
Grason	Neff	Wilson of Louisa
Gray	Newton	Wilson of Mitchell
Harrington	Oertel	

Nays—31.

Anderson of Greene	Griffin	Miles
Bruce	Hansen	Murray
Crozier	Jessen	Peters
Darrah	Johnston of Humboldt	Reed
Dean	Jones	Rogers
Durbin	Kepple	Scott
Elwood	Kimberly	Shaff
Epps	Knickerbocker	Slosson
Erickson	Langfitt	Stone
Finch	Lee	Tucker
Gilbert		

Absent or not voting—31.

Andre	McFarlane	Rowley
Bailey	McFerren	Slaught
Finley	Mead	Smith
Flenniken	Mowery	Ulstad
Garber	Nichols	Weaver
Giltner	Nicholson	Wigdahl
Hall	Nordyke	Wilson of Mahaska
Helming	O'Donnell	Wormley
Klinker	Randall	Mr. Speaker
Larson	Rees	
Lewis	Richards	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SPECIAL ORDER NO. 74.

The hour having arrived for Special Order No. 74, Senate File No. 16, Neff of Pottawattamie asked unanimous consent to defer action on the bill and allow it to retain its place on the calendar.

Objection was made by Shaff of Clinton.

Lake of Woodbury moved that action on Special Order No. 74, Senate File No. 16, be deferred and that it be made a special order for this afternoon at 3:00 o'clock. Motion prevailed.

On motion of McFerren of Hamilton, Calendar No. 308, House File No. 35, a bill for an act to recognize trade unions and labor organizations, prohibiting the granting of injunctions or restraining orders in cases growing out of disputes in labor cases, prescribing under what conditions injunctions may issue, declaring that the labor of a human being is not a commodity or article of commerce, and prohibiting the prosecution in the courts of persons entering into agreements or combinations between themselves for the purpose of lessening the number of hours of labor, or increasing wages or bettering the condition of working men and women, with report of committee recommending passage was taken up for consideration.

On request of McFerren of Hamilton, unanimous consent having been granted, action on House File No. 35 was deferred and same was allowed to retain its place on the calendar.

On motion of Walrath of Fayette, Calendar No. 396, House File No. 423, a bill for an act to amend the law as it appears in section twenty-four hundred eighty-three (2483), supplement to the code, 1913, relating to the compensation of mine inspectors, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Lee of Sac offered the following amendment and moved its adoption:

Amend House File No. 423 by striking from line five of section one of the printed bill the words "twenty-five", and inserting in lieu thereof the word "twenty".

Shaff of Clinton moved the previous question, as applied to all pending amendments and the main bill. Motion prevailed.

Amendment offered by Lee of Sac adopted.

Unanimous consent having been granted to suspend the rules, Mr. Walrath moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On request of Giltner of Monroe, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—53.

Adkins	Harrington	Price
Anderson of Davis	Horchem	Randall
Anderson of Green	Johnston of Humboldt	Rayburn
Becker	Jones	Roberts
Boies	Kepple	Shaff
Bruce	Kern	Slaught
Dean	Kimberly	Starzinger
Dunkelberg	Klaus	Stuart
Durbin	Knickerbocker	Tucker
Edgington	Lake	Turner
Epps	Langfitt	Walrath
Erickson	Lee	Weaver
Findlay	Mackie	Wenstrand
Gilbert	Miles	Wichman
Gilmore	Miller	Wilson of Cherokee
Giltner	Nordyke	Wilson of Louisa
Grason	O'Donnell	Wilson of Mahaska
Griffin	Oertel	

Nays—39.

Anderson of Winne-	Jessen	Peters
bago	Johnston of Lucas	Reed
Baldwin	Klinker	Rees
Benn	Krouse	Rogers
Coakley	Lenocker	Scott
Darrah	Mantz	Shortess
Elwood	Mead	Slosson
Finch	Meredith	Smith
Findlay	Mooty	Stanley
Flenniken	Mowery	Stone
Garber	Neff	Ulstad
Gray	Newton	Wilson of Mitchell
Hansen	Nichols	Wormley
Jackson		

Absent or not voting—16.

Andre	Lewis	Rowley
Bailey	McFarlane	Santee
Crozier	McFerren	Wigdahl
Hall	Murray	Mr. Speaker
Helming	Nicholson	
Larson	Richards	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SPECIAL ORDER NO. 76.

The hour having arrived for Special Order No. 76, on motion of Stone of Sioux, Senate File No. 327, a bill for an act to provide for the improvement and maintenance of rural post roads in accordance with the federal aid statute, providing for the construction of such highway improvements and the supervision there- defining the powers and duties of the public officials charged

with the construction and supervision thereof, providing for the financing of such public improvements, accepting on behalf of the state and its political sub-divisions said federal aid proposal, and assenting to the provisions of the act of congress granting same, with report of committee recommending passage as amended was taken up and considered.

Stone of Sioux offered the following amendment to the committee amendments and moved its adoption:

Amend the committee amendments to Senate File No. 327, by striking therefrom the words "The Board of Supervisors with the approval of", being the first of the amendments proposed in the committee report.

Stone of Sioux and Shortess of Tama demanded a roll call.

On the question, "Shall the amendment to the committee amendments offered by Stone of Sioux be adopted?"

Ayes—62.

Adkins	Jessen	O'Donnell
Anderson of Greene	Johnston of Humboldt	Price
Baldwin	Jones	Randall
Bruce	Kepple	Rayburn
Darrah	Kimberly	Rowley
Dean	Klaus	Santee
Dunkelberg	Klinker	Shaff
Durbin	Knickerbocker	Shortess
Elwood	Lake	Slaught
Erickson	Langfitt	Slosson
Findlay	Larson	Smith
Finley	Lee	Starzinger
Flenniken	McFarlane	Stone
Gilbert	Mackie	Stuart
Gilmore	Mantz	Walrath
Grason	Miles	Weaver
Gray	Miller	Wenstrand
Hansen	Mooty	Wichman
Harrington	Neff	Wilson of Cherokee
Horchem	Nichols	Wilson of Louisa
Jackson -	Nordyke	

Nays—30.

Anderson of Davis	Johnston of Lucas	Rogers
Anderson of Winnebago	Kern	Scott
Benn	Krouse	Stanley
Boies	Lenocker	Tucker
Crozier	Meredith	Turner
Edgington	Mowery	Ulstad
Epps	Newton	Wilson of Mahaska
Finch	Oertel	Wilson of Mitchell
Giltner	Peters	Wormley
Griffin	Reed	
	Rees	

Absent or not voting—16.

Andre	Helming	Richards
Bailey	Lewis	Roberts
Becker	McFerren	Wigdahl
Coakley	Mead	Mr. Speaker
Garber	Murray	
Hall	Nicholson	

Amendment to the committee amendments adopted.

Wormley of Plymouth moved the previous question, as applied to the pending committee amendments and the main bill. Motion prevailed.

Committee amendments as amended were adopted.

Mr. Stone moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Elwood of Howard, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—90.

Adkins	Jessen	Randall
Anderson of Greene	Johnston of Humboldt	Rayburn
Anderson of Winnebago	Jones	Reed
Baldwin	Kepple	Rees
Becker	Kern	Richards
Benn	Kimberly	Roberts
Boies	Klaus	Rowley
Bruce	Klinker	Santee
Coakley	Knickerbocker	Scott
Crozier	Krouse	Shaff
Darrah	Lake	Shortess
Dean	Langfitt	Slaught
Dunkelberg	Larson	Slosson
Edgington	Lee	Smith
Elwood	McFarlane	Stanley
Erickson	Mackie	Starzinger
Finch	Mantz	Stone
Findlay	Mead	Stuart
Finley	Meredith	Turner
Flenniken	Miles	Ulstad
Garber	Miller	Walrath
Gilbert	Mooty	Weaver
Gilmore	Mowery	Wenstrand
Grason	Murray	Wichman
Gray	Neff	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hansen	Nordyke	Wilson of Mitchell
Harrington	O'Donnell	Wormley
Horchem	Oertel	Mr. Speaker
Johnson	Peters	
	Price	

Nays—7.

Anderson of Davis	Johnston of Lucas	Tucker
Epps	Lenocker	
Giltner	Rogers	

Absent or not voting—11.

Andre	Helming	Nicholson
Bailey	Lewis	Wigdahl
Durbin	McFerren	Wilson of Mahaska
Hall	Newton	

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.

Secretary Watters presented the following message from the Senate:

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:

Substitute for Senate File No. 65, a bill for an act to repeal the law as it appears in sections twenty-five hundred seventy-five-a eleven (2575-a11), twenty-five hundred seventy-five-a twelve (2575-a12), twenty-five hundred seventy-five-a thirteen (2575-a13), twenty-five hundred seventy-five-a fourteen (2575-a14), twenty-five hundred seventy-five-a fifteen (2575-a15), twenty-five hundred seventy-five-a sixteen (2575-a16), twenty-five hundred seventy-five-a seventeen (2575-a17), twenty-five hundred seventy-five-a eighteen (2575-a18), and twenty-five hundred seventy-five-a nineteen (2575-a19) of the supplement to the code, 1913, and to enact in lieu thereof the following, relative to the registration of births and deaths; recording of marriages and divorces, making an appropriation, annually, to pay the expenses of the state registrar's office; providing a penalty for violating any of the provisions of this act, and repealing all acts in conflict therewith, and to set a time for it to go into effect.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 68.

The time having arrived for Special Order No. 68, on motion of Mackie of Benton, House File No. 401, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-one-a (2571-a) supplement to the code, 1913, relating to fumigation and disinfection and the expenses thereof, with report of committee recommending passage was taken up and considered.

The amendment filed by Mackie of Benton and found on page 1780 of the journal of April 7th was taken up and considered and adopted.

Unanimous consent having been granted to suspend the rules, Mr. Mackie moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Harrington	Nordyke
Anderson of Davis	Horchem	O'Donnell
Anderson of Greene	Jackson	Oertel
Anderson of Winne-	Jessen	Price
bago	Johnston of Humboldt	Randall
Baldwin	Kepple	Rayburn
Becker	Kern	Reed
Benn	Klaus	Richards
Boies	Klinker	Rowley
Bruce	Knickerbocker	Santee
Coakley	Krouse	Scott
Crozier	Lake	Shortess
Darraha	Langfitt	Slaughter
Dunkelberg	Larson	Slosson
Edgington	Lee	Smith
Elwood	Lenocker	Stanley
Epps	McFarlane	Stuart
Finch	Mackie	Tucker
Findlay	Mantz	Turner
Finley	Mead	Walrath
Fleanniken	Meredith	Weaver
Garber	Miles	Wenstrand
Gilbert	Miller	Wichman
Giltner	Mooty	Wilson of Cherokee
Grason	Mowery	Wilson of Louisa
Griffin	Neff	

Nays—9.

Murray	Peters	Ulstad
Newton	Roberts	Wilson of Mitchell
Nichols	Rogers	Wormley

Absent or not voting—23.

Andre	Hansen	Rees
Bailey	Helming	Shaff
Dean	Johnston of Lucas	Starzinger
Durbin	Jones	Stone
Erickson	Kimberly	Wigdahl
Gilmore	Lewis	Wilson of Mahaska
Gray	McFerren	Mr. Speaker
Hall	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 79.

The hour having arrived for Special Order No. 79, on motion of McFarlane of Black Hawk, Senate File No. 562, a bill for an act to amend section eight hundred forty-two (842) of the code relating to the issuing of bonds for the payment of the assessed cost of street improvements, with report of committee recommending passage was taken up and considered.

Mr. McFarlane moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins	Horchem	Oertel
Anderson of Greene	Jackson	Peters
Anderson of Winnebago	Johnston of Lucas	Randall
Baldwin	Jones	Rayburn
Becker	Kepple	Reed
Benn	Kern	Rees
Boies	Kimberly	Richards
Bruce	Klaus	Rogers
Coakley	Knickerbocker	Santee
Darraha	Krouse	Scott
Dean	Lake	Shaff
Dunkelberg	Langfitt	Shortess
Edgington	Lee	Slaught
Elwood	Lenocker	Slosson
Epps	McFarlane	Smith
Erickson	McFerren	Stanley
Finch	Mackie	Starzinger
Findlay	Mantz	Stone
Finley	Mead	Stuart
Flenniken	Meredith	Tucker
Garber	Miles	Turner
Gilbert	Miller	Ulstad
Gilmore	Mooty	Walrath
Giltner	Mowery	Weaver
Grason	Murray	Wenstrand
Gray	Neff	Wichman
Griffin	Newton	Wilson of Cherokee
Hansen	Nichols	Wilson of Louisa
Harrington	Nordyke	Wilson of Mahaska
	O'Donnell	Wormley

Nays—1.

Anderson of Davis

Absent or not voting—18.

Andre	Jessen	Price
Bailey	Johnston of Humboldt	Roberts
Crozier	Klinker	Rowley
Durbin	Larson	Wigdahl
Hall	Lewis	Wilson of Mitchell
Helming	Nicholson	Mr. Speaker

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 Coakley of Union, unanimous consent having been given, House File No. 11, a bill for an act permitting certain cities to establish and maintain public comfort stations, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

By striking out the following in lines five and six of section two (2) of the bill: "suitable tables and comfortable settees, chairs and lounges, and shall have sanitary toilets and washroom facilities" and inserting in lieu thereof the following: "suitable, adequate and sanitary toilets and lavatories" and adding the article "a" between the word "levy" and the word "tax" in line one (1) of section four (4) of the bill.

That the bill be further amended by striking out the word "paif" in the fourth line of section four (4) and inserting the word "paid" in lieu thereof.

Mr. Coakley moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—72.

Adkins	Horchem	Oertel
Anderson of Davis	Johnston of Humboldt	Peters
Anderson of Greene	Jones	Price
Baldwin	Kern	Randall
Becker	Kimberly	Reed
Benn	Klaus	Richards
Boies	Klinker	Rogers
Bruce	Knickerbocker	Rowley
Coakley	Krouse	Santee
Darrah	Lake	Shaff
Dunkelberg	Langfitt	Shortess
Edgington	Larson	Slaughter
Epps	Lee	Slosson
Erickson	Mackie	Starzinger
Finch	Mantz	Stone
Findlay	Mead	Stuart
Finley	Meredith	Tucker
Flenniken	Miles	Turner
Garber	Mooty	Wenstrand
Gilbert	Mowery	Wichman
Giltner	Neff	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Gray	Nichols	Wilson of Mahaska
Griffin	O'Donnell	Wormley

Nays—None.

Absent or not voting—36.

Anderson of Winne-	Bailey	Durbin
bago	Crozier	Elwood
Andre	Dean	Gilmore

Hall	McFarlane	Scott
Hansen	McFerren	Smith
Harrington	Miller	Stanley
Helming	Murray	Ulstad
Jackson	Nicholson	Walrath
Jessen	Nordyke	Weaver
Johnston of Lucas	Rayburn	Wigdahl
Kepple	Rees	Wilson of Mitchell
Lenocker	Roberts	Mr. Speaker
Lewis		

So the House concurred in the Senate amendments.

On request of Gray of Calhoun, unanimous consent having been given, House File No. 407, a bill for an act to permit the board of supervisors of a county to relinquish the supervision and control of drainage districts located wholly within the incorporated limits of a city or town to the city or town; and permitting the city or town by resolution to declare the use of the drainage districts or drain so taken over and use the same for the advancement of the city or town or its health and welfare, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 407 by striking out the word "any" in the second line of section one where it occurs between the words "or" and "hereafter", and insert in lieu thereof the word "may".

Mr. Gray moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—73.

Adkins	Grason	Mantz
Anderson of Greene	Gray	Mead
Anderson of Winnebago	Griffin	Meredith
Baldwin	Hansen	Miller
Becker	Horchem	Mooty
Benn	Jackson	Neff
Boies	Jessen	Newton
Bruce	Johnston of Humboldt	Nichols
Coakley	Johnston of Lucas	O'Donnell
Darrah	Kepple	Oertel
Dunkelberg	Kern	Peters
Elwood	Klinker	Price
Epps	Knickerbocker	Randall
Erickson	Krouse	Rayburn
Finch	Lake	Reed
Findlay	Langfitt	Rogers
Finley	Larson	Santee
Gilbert	Lee	Scott
Gilmore	Lenocker	Shaff
Giltner	Mackie	Slaughter

Slosson
Smith
Stanley
Starzinger
Stone

Tucker
Turner
Uistad
Walrath
Wichman

Wilson of Cherokee
Wilson of Louisa
Wormley

Nays—None.

Absent or not voting—35.

Anderson of Davis
Andre
Bailey
Crozier
Dean
Durbin
Edgington
Flenniken
Garber
Hall
Harrington
Helming

Jones
Kimberly
Klaus
Lewis
McFarlane
McFerren
Miles
Mowery
Murray
Nicholson
Nordyke
Rees

Richards
Roberts
Rowley
Shortess
Stuart
Weaver
Wenstrand
Wigdahl
Wilson of Mahaska
Wilson of Mitchell
Mr. Speaker

So the House concurred in the Senate amendments.

CONSIDERATION OF BILLS.

On motion of Neff of Pottawattamie, Calendar No. 403, House File No. 210, a bill for an act to prohibit the fraudulent injury, changing or connecting with the supply pipes, wires or other conductors of water, gas or electricity, belonging to a municipality, person, partnership or corporation, engaged in business of supplying water, gas or electricity, to consumers; and to prohibit the causing of water, gas or electricity to pass to any faucet, opening, burner, lamp, motor or other appliances for use without passage through a meter, where such meter has been installed, by any device or conductor whatever; and to prohibit the use of any such water, gas or electricity so passing from the pipes, wires or conductors of such supplier; and to prohibit the injuring of any meter installed by such supplier, or by an act preventing or interfering with the measure through any such meter of the water, gas or electricity consumed; declaring the occupancy of premises where any of the acts prohibited have been committed to be prima facie evidence of violation of the act; and prescribing penalties for violations, with majority report of committee recommending indefinite postponement and minority report recommending same be placed on the calendar, was taken up for consideration.

On request of Neff of Pottawattamie, unanimous consent having been granted, action was deferred on House File No. 210 and same was allowed to retain its place on the calendar.

On motion of Grason of Pottawattamie, Calendar No. 404, House File No. 460, a bill for an act to amend section twenty-seven hundred thirty (2730), supplemental supplement to the code, 1915, relating to tax for the support of county high schools, was taken up and considered.

Reed of Guthrie offered the following amendment and moved its adoption:

Amend House File No. 460 by adding thereto the following: "And by striking out the period after the word "county" in the fourteenth (14) line of said section and inserting in lieu thereof a semi-colon, and by adding thereafter the following: 'provided, however, that in counties where a county high school has been established prior to January 1, 1917, said estimate shall not exceed one mill.'"

Amendment adopted.

On motion of Johnston of Humboldt the House adjourned until 1:00 p .m.

AFTERNOON SESSION.

The House reconvened, Speaker pro tem McFarlane in the chair.

BUSINESS PENDING.

CONSIDERATION OF BILLS.

The House resumed consideration of House File No. 460.

Giltner of Monroe moved the previous question, as applied to the main question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Grason moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—9.

Darrah	Jackson	Shortess
Grason	Neff	Stanley
Horchem	Nichols	Tucker

Nays—56.

Adkins	Boies	Findlay
Anderson of Greene	Coakley	Finley
Anderson of Winne-	Elwood	Flenniken
bago	Epps	Gilmore
Bailey	Erickson	Giltner
Baldwin	Finch	Gray

Harrington	Mead	Scott
Johnston of Humboldt	Miller	Slaught
Johnston of Lucas	Mooty	Slosson
Jones	Newton	Starzinger
Kepple	Nordyke	Stuart
Kern	O'Donnell	Turner
Klaus	Oertel	Ulstad
Krouse	Peters	Weaver
Lenocker	Price	Wichman
Lewis	Reed	Wilson of Cherokee
McFarlane	Roberts	Wilson of Louisa
Mackie	Rogers	Wilson of Mahaska
Mantz	Rowley	Wilson of Mitchell

Absent or not voting—43.

Anderson of Davis	Helming	Nicholson
Andre	Jessen	Randall
Becker	Kimberly	Rayburn
Benn	Klinker	Rees
Bruce	Knickerbocker	Richards
Crozier	Lake	Santee
Dean	Langfitt	Shaff
Dunkelberg	Larson	Smith
Durbin	Lee	Stone
Edgington	McFerren	Walrath
Garber	Meredith	Wenstrand
Gilbert	Miles	Wigdahl
Griffin	Mowery	Wormley
Hall	Murray	Mr. Speaker
Hansen		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

INTRODUCTION OF BILLS.

Unanimous consent was granted to return to the order of introduction of bills.

By committee on land titles, House File No. 611, a bill for an act to legalize decrees in suits to quiet titles.

Read first and second time and passed on file.

By committee on railroads and transportation, House File No. 612, a bill for an act to amend section twenty hundred and seventy-seven (2077) of the supplement to the code, 1913, defining class "C" railroads.

Read first and second time and passed on file.

By committee on board of control, House File No. 613, a bill for an act to extend the time limitation on the contract now subsisting between the state of Iowa through its board of control and the Iowa Farm Tool Company at Fort Madison, Lee county, Iowa,

affecting the labor of certain prisoners in the penitentiary located in the county and state aforesaid.

Read first and second time and passed on file.

SENATE MESSAGE CONSIDERED.

Substitute for Senate File No. 65, a bill for an act to repeal the law as it appears in sections twenty-five hundred seventy-five-a eleven (2575-a11), twenty-five hundred seventy-five-a twelve (2575-a12), twenty-five hundred seventy-five-a thirteen (2573-a13), twenty-five hundred seventy-five-a fourteen (2575-a14), twenty five hundred seventy-five-a fifteen (2575-a15) twenty-five hundred seventy five-a sixteen (2575-a16), twenty-five hundred seventy-five-a seventeen (2575-a17), twenty-five hundred seventy-five-a eighteen (2575-a18), and twenty-five hundred seventy-five-a nineteen (2575-a19) of the supplement to the code, 1913, and to enact in lieu thereof the following, relative to registration of births and death: recording of marriages and divorcees; making an appropriation, annually, to pay the expenses of the state registrar's office; providing a penalty for violating any of the provisions of this act, and repealing all acts in conflict therewith, and to set a time for it to go into effect.

Read first and second time and referred to committee on appropriations.

CONSIDERATION OF BILLS.

On motion of Turner of Iowa, Calendar No. 405, House File No. 565, a bill for an act to amend the law as it appears in sections twenty-seven hundred thirty-three-1a (2733-1a) supplemental supplement to the code, 1915, twenty-seven hundred forty-nine (2749) of the code, twenty-seven hundred sixty-seven (2767) of the code, twenty-seven hundred sixty-eight (2768) supplement to the code, 1913, twenty-seven hundred sixty-nine (2769) supplement to the code, 1913, twenty-seven hundred seventy-four (2774) of the code, twenty-seven hundred eighty-three (2783) supplement to the code, 1913, twenty-eight hundred three (2803) of the code, twenty-eight hundred six (2806) supplement to the code, 1913, and twenty-eight hundred twenty-five (2825) of the code, relating to school funds, with report of committee recommending passage was taken up and considered.

Turner of Iowa offered the following amendments and moved their adoption:

Amend House File 565 by striking from line four (4) of section one (1) the word and figures "twenty (20)", and inserting in lieu thereof, the word and figures "nineteen (19)".

By striking from line six (6) of section one (1) the word and figures "twenty-three (23)" and inserting in lieu thereof the word and figures "twenty-two (22)".

By inserting in line four (4) of section four (4), preceding the word "eight" the word and figure "seven (7)".

By striking from line eleven (11) of section four (4), the word and figures "twenty-four (24)" and inserting in lieu thereof the word and figures "twenty-three (23)".

By striking from line three (3) of section six (6), the word and figures "thirteen (13)" and inserting in lieu thereof, the word and figures "twelve (12)".

By adding to the end of section six (6) the following: "By striking from line eight (8), the word 'teachers' and substituting in lieu thereof, the word 'general'".

By inserting in line four (4) of section nine (9), preceding the word "five", the word and figure "four (4)".

By striking from lines five and six (5 and 6) of section nine (9) the word and figures "and fourteen (14)".

By striking out the comma preceding the word "thirteen" in line five (5) of section nine (9), and inserting in lieu thereof the word "and".

By inserting in line four (4) of section eleven (11), preceding the word "on", the words "and contingent fund".

By striking from lines 20 and 21 of section 9, the words "four hundred seventy five" and inserting in lieu thereof the words and figures "five hundred twenty five (525)".

Amendments adopted.

Unanimous consent having been granted to suspend the rules, Mr. Turner moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—52.

Adkins
Anderson of Greene
Anderson of Winne-
bago
Bailey
Baldwin
Becker
Benn
Boies
Epps

Erickson
Finch
Finley
Garber
Gilbert
Gilmore
Giltner
Griffin
Harrington
Horchem

Johnston of Lucas
Kepple
Klaus
Knickerbocker
Krouse
Langfitt
Larson
Lee
Lewis
McFerren

Mantz	Santee	Walrath
Mooty	Shaff	Wenstrand
Newton	Shortess	Wichman
Peters	Slaughter	Wilson of Louisa
Price	Smith	Wilson of Mahaska
Randall	Starzinger	Wilson of Mitchell
Roberts	Tucker	Wormley
Rowley	Turner	

Nays—37.

Anderson of Davis	Kern	Nordyke
Darrah	Lake	O'Donnell
Dean	Lenocker	Oertel
Dunkelberg	McFarlane	Reed
Durbin	Mackie	Rogers
Elwood	Mead	Scott
Findlay	Meredith	Slosson
Flenniken	Miles	Stanley
Grason	Miller	Stone
Gray	Mowery	Stuart
Hansen	Murray	Ulstad
Jackson	Neff	
Johnston of Humboldt	Nichols	

Absent or not voting—19.

Andre	Jessen	Richards
Bruce	Jones	Weaver
Coakley	Kimberly	Wigdahl
Crozier	Klinker	Wilson of Cherokee
Edgington	Nicholson	Mr. Speaker
Hall	Rayburn	
Helming	Rees	

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.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 70, a bill for an act to amend section eighteen hundred sixty (1860) of the supplemental supplement to the code, 1915; and to amend section eighteen hundred sixty seven (1867) of the code, both relating to reserves to be carried by savings and state banks.

Also:

Senate File No. 207, a bill for an act to amend section two hundred seventy-five (275) of the code, relating to the compensation of shorthand reporters in superior courts.

Also:

Senate File No. 283, a bill for an act to amend the law as it appears in section seventeen hundred forty-six (1746), supplement to the code, 1913, relating to coinsurance.

Also:

Senate File No. 361, a bill for an act to authorize the governor and secretary of state to execute certain conveyances conveying certain lands to the Des Moines Western Railway Company upon certain conditions.

Also:

Senate File No. 378, a bill for an act to repeal the law as it appears in section fifty fifty-one-a (5051-a), supplement to the code, 1913, and to enact a substitute therefor prohibiting fraudulent advertising, and providing a penalty therefor.

Also:

Senate File No. 560, a bill for an act to repeal the law as it appears in sub-division seven (7) of section thirteen hundred four (1304) and in section thirteen hundred four-1a (1304-1a), supplemental supplement to the code, 1915, and to enact substitutes therefor relating to soldier's and sailor's exemption.

Also:

Senate File No. 195, a bill for an act to amend the law as the same appears in section twenty-four hundred seventy-seven-m-24 (2477-m-24), of the supplement to the code, 1913, providing that employers shall furnish upon request of an injured employe or dependent or representative a statement of the earnings and other matters pertaining thereto of the injured employe during the preceding year.

Also:

Senate File No. 197, a bill for an act to encourage the dairy industry, the beef cattle growing industry and the corn and small grain growing industry in the state of Iowa, and to aid in providing instruction in practical and scientific methods and to aid in conducting an annual state corn and small grain exhibition and making an appropriation therefor.

Also:

Senate File No. 303, a bill for an act to amend sections eighteen hundred thirty-nine-j (1839-j) and eighteen hundred thirty-nine-l (1839-l), of the supplement to the code, 1913, relating to the matter of fraternal beneficiary societies, orders or associations.

Also:

Senate File No. 328, a bill for an act to authorize the establishment of public parks by the state fish and game warden, by and with the

consent of the state executive council, and to provide for the improvement of the same, and to create a board of conservation for the preservation of places of historic, natural or recreational interest authorizing donations in aid of such purposes and to make an appropriation therefor, providing for aid by municipal corporations and authorizing boards of supervisors to extend county road systems in furtherance of the provisions of this act.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 352, a bill for an act to repeal section four hundred seventy-eight (478), of the code, relating to recording fee on official bond.

Also:

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. 347, a bill for an act making an appropriation for the erection and equipping of a hospital at the state university of Iowa for the use of the children who are committed to the hospital of the college of medicine of the state university, under the provisions of section 254-c, section 254-d, and section 254-k, chapter 5-b, title III, supplemental supplement to the code, 1915.

Also:

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. 377, a bill for an act to legalize an ordinance of the city of Iowa Falls, Iowa, granting a franchise to F. J. Cross, his successors and assigns, to acquire, construct, reconstruct, maintain and operate an electric light and power plant, and operate transmission lines in and upon the streets, avenues, alleys, and public places of the city of Iowa Falls, Iowa.

Also:

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. 396, a bill for an act to legalize an ordinance of the incorporated town of Olin, Iowa, granting a franchise to Oxford Junction Light, Power and Mill Company, its lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 293, a bill for an act to legalize an ordinance of the incorporated town of Wellsburg, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town.

Also:

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. 405, a bill for an act to repeal section two thousand seven hundred fifty-five (2755), supplement to the code, 1913, and enacting a substitute in lieu thereof, relating to school elections.

Also:

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. 386, a bill for an act to amend sections six hundred ninety-four-c-twenty-seven (694-c27), and section six hundred ninety-four-c-forty-eight (694-c-48) of the 1915 supplemental supplement to the code of Iowa, relating to municipal courts.

Also:

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. 492, a bill for an act to amend the law as it appears in sections eight hundred one (801) and eight hundred forty-nine-f (849-f) supplement to the code, 1913, and sections eight hundred forty-nine-l (849-l), eight hundred forty-nine-m (849-m) and eight hundred forty-nine-n, supplemental supplement to the code, 1915, relating to changing water courses.

Also:

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. 577, a bill for an act to amend the law as it appears in section one thousand seven hundred ninety-eight-a (1798-a), supplement to the code, 1913, relating to future organization or authorization of assessment, life, health and accident insurance associations.

Also:

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. 576, a bill for an act to regulate and prohibit begging in public places.

Also:

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. 582, a bill for an act legalizing certain warrants of the city of Newton, Iowa.

Also:

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. 201, a bill for an act to repeal section sixteen hundred twenty-eight (1628) of the code, relating to non-user of franchise by corporations.

Also:

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. 587, a bill for an act to repeal section 2634-b8 of the supplement to the code, 1913, relating to school appropriations and to enact a substitute therefor.

Also:

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. 493, a bill for an act to repeal section thirty-two hundred sixty-one (3261) of the code and to enact a substitute in lieu thereof, relating to the probate court and the hearings therein.

Also:

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. 62, a bill for an act to amend the law as it appears in section two hundred eight-a (208-a) supplement to the code, 1913, relating to the powers and duties of the governor and to the powers and duties of the attorney general by authorizing them to require the services of peace officers and to employ the services of other persons from time to time as such services may be required for the proper enforcement of the laws or the performance of their duties, and to prescribe the powers and duties of such officers, and to appropriate funds for their compensation and expenses.

Also:

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. 92, a bill for an act to repeal the law as it appears in section forty-nine hundred seventy-five-a (4975-a) and forty-nine hundred seventy-five-b (4975-b), of the supplemental supplement to the code, 1913, relating to the docking of horses.

Also:

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. 288, a bill for an act to amend the law as it appears in section twenty-five hundred eighty-three-n (2583-n), and section twenty-five hundred eighty-three-r (2583-r), supplement to the code, 1913, regulating the practice of optometry and providing penalties for the violation thereof.

Also:

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. 430, a bill for an act legalizing the action of the executive council heretofore taken in reference to the drainage, appraisal and sale of East Swan lake and Ryan lake in Emmet county, and providing for the completion of the sale of the lands therein.

Also:

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. 520, a bill for an act to permit corporations organized under the banking laws of the state to reduce the capital stock.

Also:

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. 311, a bill for an act to amend the law as it appears in section three thousand five hundred and twenty-five (3525), of the code, in reference to serving notices on insane persons confined in county homes.

Also:

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. 390, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-m32 (1571-m-32), supplemental supplement to the code, 1915, relating to apportionment of the funds received from the licensing of motor vehicles.

Also:

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. 306, a bill for an act repealing the law as it appears in section seventeen hundred ninety-six (1796) of the code of Iowa, and enacting a substitute therefor, relating to the issuance of a certificate to life insurance associations by the insurance commissioner.

Also:

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. 435, a bill for an act to require railway companies to provide and maintain suitable stockyard facilities at stations where live stock is received for shipment and to authorize the board of railroad commissioners to order such facilities.

Also:

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. 134, a bill for an act to amend the laws of Iowa as they appear in title twenty-one (21), chapter three (3), of the code of 1897, relating to actions for the forcible entry and detention of real property.

Also:

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. 167, a bill for an act relating to the powers of directors of school corporations to authorize certain uses of school houses and grounds and providing the terms and conditions thereof and disposition of revenue therefrom.

Also:

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. 584, a bill for an act authorizing and directing the governor and secretary of state to execute and deliver to Absalom Anderson a patent for the southwest quarter of the northwest quarter of section sixteen (16), township sixty-eight (68), north, range seven (7), west, Lee county, Iowa.

Also:

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. 583, a bill for an act authorizing and directing the governor and secretary of state to execute and deliver to Alexander Wheat a patent for the southwest quarter of the southwest quarter of section sixteen (16), township sixty-eight (68), north, range seven (7), west, in Lee county, Iowa.

Also:

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. 394, a bill for an act to amend section twenty-six hundred thirty-four-a (2634-a) of the supplemental supplement to the code of Iowa, 1915, and section twenty-seven hundred thirty-four-n (2734-n) of the supplement to the code, 1913, relating to educational board of examiners.

Also:

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. 575, a bill for an act to amend section two thousand one hundred and fourteen (2114) of the code relating to the report of the board of railroad commissioners.

Also:

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. 336, a bill for an act to amend section one thousand eight hundred fifty of the supplement to the code, 1913, relating to the investment of funds of state and savings banks.

Also:

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. 153, a bill for an act to amend the law as it appears in section twenty-five hundred thirty-eight-w-5 (2538-w-5), supplemental supplement to the code, 1915, relating to the distribution, sale and use of virus.

Also:

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. 586, a bill for an act to legalize acknowledgments of instruments and the instrument heretofore made by or to corporations, or under which such corporations is a beneficiary where the acknowledging officer was at the time of such acknowledgment a stockholder or officer in the corporation.

Also:

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 Joint Resolution No. 5, providing for the printing, distribution and sale of the acts and resolutions of the thirty-sixth general assembly of the state of Iowa.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

Wilson of Mitchell, from the committee on land titles, submitted the following report:

MR. SPEAKER—Your committee on land titles, to whom was referred House File No. 192, a bill for an act providing for an absolute and incontestible title to real estate, specifying the exceptions thereto, and fixing a method for preserving rights claimed in real estate by notice, beg leave to report they have had 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. L. WILSON, *Acting Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on land titles, to whom was referred Senate File No. 391, a bill for an act to limit the commencement of an action for the recovery of an interest in real estate, based upon a claim arising prior to A. D. 1900, unless notice of such claimed right or interest is given as herein provided, beg leave to report they 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 following the enacting clause and insert in lieu thereof the following:

SECTION 1. No action shall be maintained for the recovery of real estate or any interest therein, legal or equitable, in any real estate, based upon any claim thereto arising within twenty-five years prior to the commencement of any action as against the holder of the record title in possession, where such title-holder, by himself or his grantors is shown by the record to have held title to said real estate, during the said period of twenty-five years, unless such claimant, by himself, his agent or guardian shall, within one year from the date this act goes into effect, file in the office of the recorder of deeds of the county wherein such real estate is situated, a statement in writing, which shall be duly acknowledged, definitely describing the real estate involved, and the nature and extent of the right or interest claimed. The possession upon which the operation of this act is based may be established by filing an affidavit showing the facts constituting such possession in the county where such real estate is situated and such affidavit of the record thereof shall be prima facie evidence of the facts therein stated for three years next succeeding the recording thereof and thereafter the same shall be conclusive evidence.

SECTION 2. Any claim filed under the provisions of this act shall be indexed and recorded as other instruments affecting real estate.

SECTION 3. It shall be the duty of a parent or guardian to file such statement on behalf of a minor child or ward, who holds any such claimed interest, but a failure to so file such statement, shall not avoid the effect of this act.

Also amend the title by striking out all following the word "act" and inserting in lieu thereof the following: "To limit the commencement of an action for the recovery of an interest in real estate based upon claims more than twenty-five (25) years back, unless notice of such claimed right or interest is given as herein provided."

H. L. WILSON, *Acting Chairman.*

Ordered passed on file.

Elwood of Howard, from the committee on labor, submitted the following report:

MR. SPEAKER—Your committee on labor, to whom was referred Senate File No. 164, a bill for an act to fix, limit and determine the maximum number of hours per day during which females may be employed or permitted to work, and the terms and conditions and limitations thereof, etc., beg leave to report they 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 be placed on the calendar:

By adding in the second line of section eleven, after the word "establishment" the words "other than laundries.", also by striking out in the

seventh line of the bill as amended in the Senate, the words "in hospitals", and inserting immediately after the comma (,) following the word "restaurants" in the fifth line of the original bill as amended in the Senate, the word "hospitals,".

LEE W. ELWOOD, *Chairman*.

Ordered passed on file.

Becker of Clayton, from the committee on pharmacy, submitted the following report:

MR. SPEAKER—Your committee on pharmacy, to whom was referred Senate File No. 548, a bill for an act to repeal the law as it appears in section 2589-b and section 2589-c, supplement to the code, 1913, and to enact a substitute therefor relating to the examination and registration of pharmacists and assistant pharmacists, beg leave to report they have had 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. BECKER, *Chairman*.

Report adopted.

Kimberly of Scott, from the committee on railroads and transportation, submitted the following report:

MR. SPEAKER—Your committee on railroads and transportation, to whom was referred Senate File No. 377, a bill for an act to require railway companies to provide and maintain suitable stockyard facilities at stations where livestock is received for shipment and to authorize the board of railroad commissioners to order such facilities, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

D. W. KIMBERLY, *Chairman*.

Report adopted.

Richards of Muscatine, from the committee on agriculture, submitted the following report:

MR. SPEAKER—Your committee on agriculture, to whom was referred Senate File No. 290, a bill for an act to eradicate tuberculosis in cattle, to compensate owners of condemned animals, to disinfect premises where tuberculosis has existed, to control the use and sale of tuberculin, to control the movements of infected animals, to provide for levying a tax to carry out the provisions hereof, to make appropriations therefor, and to fix penalties for violations 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 indefinitely postponed.

A. L. RICHARDS, *Chairman*.

Ordered passed on file.

MINORITY REPORT.

We, the undersigned members of the committee on agriculture, having had under consideration Senate File No. 290, a bill for an act to eradicate tuberculosis in cattle, to compensate owners of condemned animals, to disinfect premises where tuberculosis has existed, to control the use and sale of tuberculin, to control the movements of infected animals, to provide for levying a tax to carry out the provisions hereof, to make appropriations therefor, and to fix penalties for violations of this act, respectively dissent from the decision of the majority of the members thereof and recommend that the same do pass.

H. W. BENN.

E. H. KNICKERBOCKER.

J. N. LANGFITT.

S. R. REED.

CONSIDERATION OF APPROPRIATION BILLS.

On motion of Horchem of Dubuque, House File No. 446, a bill for an act to accept the requirements and benefits of an act of congress approved the twenty-third day of February, nineteen hundred seventeen relating to appropriations to the states for instruction in agriculture, the trades and industries and for the preparation of teachers of vocational subjects; and to provide for the proper custody and administration of funds received by the state for such appropriations, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Horchem moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Elwood	Johnston of Humboldt
Anderson of Davis	Epps	Jones
Anderson of Greene	Erickson	Kepple
Anderson of Winnebago	Findlay	Klaus
Bailey	Finley	Klinker
Baldwin	Flenniken	Knickerbocker
Becker	Garber	Lake
Benn	Gilbert	Langfitt
Boies	Gilmore	Larson
Coakley	Giltner	Lee
Darraha	Grason	McFarlane
Dean	Gray	Meredith
Dunkelberg	Griffin	Miles
Durbin	Hansen	Mooty
Edgington	Harrington	Murray
	Horchem	Neff

Newton	Shaff	Turner
Nichols	Shortess	Ulstad
O'Donnell	Slaughter	Weaver
Oertel	Slosson	Wichman
Peters	Smith	Wilson of Cherokee
Price	Starzinger	Wilson of Louisa
Randall	Stone	Wilson of Mahaska
Rowley	Stuart	Wilson of Mitchell
Santee	Tucker	

Nays—3.

Krouse	Lenocker	Lewis
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Absent or not voting—32.

Andre	McFerren	Richards
Bruce	Mackie	Roberts
Crozier	Mantz	Wenstrand
Finch	Mead	Walrath
Hall	Miller	Stanley
Helming	Mowery	Wormley
Jackson	Nicholson	Scott
Jessen	Nordyke	Mr. Speaker
Johnston of Lucas	Rayburn	Wigdahl
Kern	Reed	Rogers
Kimberly	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, House File No. 445, a bill for an act to create a state board for vocational education authorizing such state board to promote and aid the establishment and maintenance of prevocational and vocation schools, departments and classes giving instruction in agricultural, industrial, home economics and commercial subjects; to co-operate in the maintenance of teachers' training schools, departments and classes; and to certificate teachers of such subjects; providing for the inspection, approval, and disbursements of state and federal moneys to approved teachers' training schools, departments and classes; and for the organization and administration of the work of the state board for vocational education, and of boards of directors of school districts and appropriating money for the expenditures of such state board, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Weaver moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—69.

Adkins	Harrington	Randall
Anderson of Greene	Horchem	Rees
Anderson of Winnebago	Jackson	Roberts
Baldwin	Johnston of Humboldt	Rogers
Becker	Jones	Rowley
Boies	Kepple	Santee
Darrah	Klaus	Shaff
Dean	Klinker	Shortess
Dunkelberg	Knickerbocker	Slaught
Durbin	Lake	Slosson
Edgington	Larson	Smith
Elwood	Lee	Stone
Epps	Lewis	Stuart
Erickson	McFarlane	Tucker
Findlay	Mackie	Turner
Finley	Mantz	Walrath
Garber	Meredith	Weaver
Gilbert	Miles	Wenstrand
Gilmore	Mooty	Wichman
Grason	Murray	Wilson of Louisa
Gray	Neff	Wilson of Mitchell
Griffin	Nichols	Wormley
Hansen	O'Donnell	
	Price	

Nays—4.

Finch	Lenocker
Krouse	Wilson of Mahaska

Absent or not voting—35.

Anderson of Davis	Johnston of Lucas	Peters
Andre	Kern	Rayburn
Bailey	Kimberly	Reed
Benn	Langfitt	Richards
Bruce	McFerren	Scott
Coakley	Mead	Stanley
Crozler	Miller	Starzinger
Flenniken	Mowery	Ulstad
Giltner	Newton	Wigdahl
Hall	Nicholson	Wilson of Cherokee
Helming	Nordyke	Mr. Speaker
Jessen	Oertel	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Pitt in the chair.

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. 70, 195, 197, 207, 283, 303, 328, 361, 378 and 560.

Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

On motion of Turner of Iowa, Senate File No. 167, a bill for an act making an additional appropriation to the state historical society of Iowa, with report of committee recommending passage was taken up and considered.

Mr. Turner moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Horchem	Price
Anderson of Davis	Jackson	Randall
Anderson of Greene	Jessen	Rees
Bailey	Johnston of Humboldt	Rogers
Baldwin	Jones	Rowley
Becker	Kern	Santee
Boies	Klaus	Shaff
Darrah	Klinker	Shortess
Dean	Knickerbocker	Slaught
Durbin	Lake	Smith
Edgington	Langfitt	Starzinger
Elwood	Larson	Stone
Epps	Lee	Stuart
Erickson	McFarlane	Tucker
Finch	Mackie	Turner
Findlay	Mantz	Ulstad
Finley	Mead	Walrath
Flenniken	Meredith	Weaver
Garber	Miles	Wichman
Gilbert	Mooty	Wilson of Cherokee
Gilmore	Murray	Wilson of Louisa
Grason	Neff	Wilson of Mitchell
Gray	Nordyke	Wormley
Griffin	O'Donnell	Mr. Speaker
Hansen	Oertel	
Harrington	Peters	

Nays—10.

Giltner	Lenocker	Scott
Hall	Mowery	Wilson of Mahaska
Johnston of Lucas	Reed	
Krouse	Roberts	

Absent or not voting—22.

Anderson of Winne-	Coakley	Kimberly
bago	Crozier	Lewis
Andre	Dunkelberg	McFerren
Benn	Helming	Miller
Bruce	Kepple	Newton

Nichols
Nicholson
Rayburn

Richards
Slosson
Stanley

Wenstrand
Wigdahl

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Starzinger of Polk, unanimous consent having been granted, action was deferred on House File No. 600 and same was allowed to retain its place on the appropriation calendar.

On request of Walrath of Fayette, unanimous consent having been granted, action was deferred on Senate Joint Resolution No. 11 and same was allowed to retain its place on the appropriation calendar.

On motion of Grason of Pottawattamie, House File No. 270, a bill for an act to provide for the construction by the board of control of extension of street paving of the city of Council Bluffs through the grounds of the Iowa School for the Deaf, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Grason moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—78.

Adkins
Anderson of Greene
Anderson of Winnebago
Bailey
Baldwin
Becker
Boies
Bruce
Crozier
Dean
Dunkelberg
Durbin
Edgington
Elwood
Epps
Erickson
Finch
Findlay
Finley
Flenniken
Garber

Gilbert
Gilmore
Giltner
Grason
Gray
Griffin
Hall
Horchem
Jackson
Jessen
Johnston of Humboldt
Jones
Kern
Klaus
Knickerbocker
Krouse
Lake
Langfitt
Larson
Lee
Lenoeker
Lewis

McFarlane
McFerren
Mackie
Mantz
Mead
Meredith
Mooty
Mowery
Neff
Newton
Nichols
Nordyke
Oertel
Peters
Price
Randall
Rayburn
Reed
Rees
Roberts
Santee
Scott

Shaff	Stone	Wichman
Shortess	Stuart	Wilson of Mitchell
Slaughter	Tucker	Wormley
Slosson	Turner	
Starzinger	Walrath	

Nays—5.

Anderson of Davis	Klinker	Rogers
Coakley	O'Donnell	

Absent or not voting—25.

Andre	Miles	Weaver
Benn	Miller	Wenstrand
Darraha	Murray	Wigdahl
Hansen	Nicholson	Wilson of Cherokee
Harrington	Richards	Wilson of Louisa
Helming	Rowley	Wilson of Mahaska
Johnston of Lucas	Smith	Mr. Speaker
Kepple	Stanley	
Kimberly	Ulstad	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Mackie of Benton, Senate File No. 358, a bill for an act making appropriation of funds to enable the state railroad commission to investigate and prosecute interstate cases and to investigate and determine all cases within its jurisdiction, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Mackie moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins	Gilmore	Langfitt
Anderson of Greene	Grason	Larson
Anderson of Winnebago	Gray	Lee
Bailey	Griffin	Lenocker
Baldwin	Hall	McFarlane
Becker	Horchem	Mackie
Benn	Jackson	Mantz
Boies	Jessen	Meredith
Bruce	Johnston of Humboldt	Miles
Dean	Jones	Mooty
Dunkelberg	Kepple	Mowery
Durbin	Kern	Murray
Edgington	Klaus	Neff
Erickson	Klinker	Newton
Findlay	Knickerbocker	Nichols
Flenniken	Krouse	Nordyke
Gilbert	Lake	O'Donnell

Oertel	Slaught	Ulstad
Peters	Smith	Walrath
Price	Stanley	Wichman
Randall	Starzinger	Wilson of Cherokee
Rayburn	Stone	Wilson of Louisa
Rogers	Stuart	Wilson of Mahaska
Rowley	Tucker	Wilson of Mitchell
Santee	Turner	Wormley

Nays—15.

Anderson of Davis	Epps	Johnston of Lucas
Coakley	Finch	Lewis
Crozier	Garber	Miller
Darrah	Giltner	Rees
Elwood	Hansen	Scott

Absent or not voting—18.

Andre	Nicholson	Slosson
Finley	Reed	Weaver
Harrington	Richards	Wenstrand
Helming	Roberts	Wigdahl
Kimberly	Shaff	Mr. Speaker
McFerren	Shortess	
Mead		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

LEAVE OF ABSENCE.

On request of McFarlane of Black Hawk leave of absence was granted Wigdahl of Palo Alto until Tuesday.

CONSIDERATION OF BILLS.

On motion of Johnston of Humboldt, House File No. 610, a bill for an act making appropriation for the purchase and improvement of a suitable camp ground for the training of the military forces of the state, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Johnston moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—67.

Adkins	Boies	Edgington
Anderson of Davis	Bruce	Elwood
Bailey	Coakley	Epps
Baldwin	Dean	Erickson
Becker	Dunkelberg	Finch
Benn	Durbin	Findlay

Finley	Lake	Price
Gilbert	Langfitt	Randall
Gilmore	Larson	Rayburn
Giltner	Lewis	Reed
Grason	McFarlane	Rees
Gray	McFerrer	Santee
Griffin	Mackie	Slaughter
Hansen	Meredith	Smith
Horchem	Miller	Starzinger
Jackson	Mooty	Stone
Johnston of Humboldt	Mowery	Stuart
Jones	Murray	Tucker
Kepple	Newton	Walrath
Klaus	O'Donnell	Weaver
Klinker	Oertel	Wichman
Knickerbocker	Peters	Wilson of Louisa
Krouse		

Nays—1.

Wilson of Mahaska

Absent or not voting—40.

Anderson of Greene	Kimberly	Scott
Anderson of Winnebago	Lee	Shaff
Andre	Lenocker	Shortess
Crozier	Mantz	Slosson
Darrah	Mead	Stanley
Flenniken	Miles	Turner
Garber	Neff	Ulstad
Hall	Nichols	Wenstrand
Harrington	Nicholson	Wigdahl
Helming	Nordyke	Wilson of Cherokee
Jessen	Richards	Wilson of Mitchell
Johnston of Lucas	Roberts	Wormley
Kern	Rogers	Mr. Speaker
	Rowley	

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 Louisa, Senate File No. 154, a bill for an act to amend the law as it appears in sections twenty-two hundred ninety-one-b (2291-b), twenty-six hundred eight (2608), twenty-seven hundred (2700), twenty-seven hundred twenty-seven-a (2727-a) and fifty-seven hundred eighteen (5718), supplement to the code, 1913, and in sections twenty-six hundred ninety-one (2691) and twenty-seven hundred thirteen (2713), supplemental supplement to the code, 1915, relating to the support fund for the various state institutions under the supervision of the board of control, with report of committee recommending passage was taken up and considered.

Mr. Wilson moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Griffin	Newton
Anderson of Greene	Hall	O'Donnell
Anderson of Winne-	Horchem	Oertel
bago	Jackson	Peters
Baldwin	Jessen	Randall
Becker	Johnston of Humboldt	Rayburn
Benn	Jones	Rogers
Boies	Kepple	Rowley
Bruce	Klinker	Santee
Dean	Knickerbocker	Shaff
Dunkelberg	Lake	Smith
Durbin	Langfitt	Stanley
Edgington	Larson	Starzinger
Elwood	Lee	Stone
Erickson	Lewis	Stuart
Finch	McFarlane	Tucker
Findlay	Mackie	Turner
Finley	Mantz	Ulstad
Garber	Meredith	Walrath
Gilbert	Miles	Weaver
Gilmore	Miller	Wilson of Cherokee
Giltner	Mooty	Wilson of Louisa
Grason	Mowery	Wilson of Mahaska
Gray	Neff	

Nays—4.

Epps	Lenocker
Krouse	Reed

Absent or not voting—34.

Anderson of Davis	Kimberly	Scott
Andre	Klaus	Shortess
Bailey	McFerren	Slaught
Coakley	Mead	Slosson
Crozier	Murray	Wenstrand
Darrah	Nichols	Wichman
Flenniken	Nicholson	Wigdahl
Hansen	Nordyke	Wilson of Mitchell
Harrington	Price	Wormley
Helming	Rees	Mr. Speaker
Johnston of Lucas	Richards	
Kern	Roberts	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Shaff of Clinton, Senate File No. 467, a bill for an act authorizing the board of education to construct an armory at the state university and an armory at the Iowa state college of agriculture and mechanic arts, and to make an appropriation therefor, with report of committee recommending passage was taken up and considered.

Mr. Shaff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—50.

Adkins	Harrington	Nichols
Anderson of Greene	Horchem	O'Donnell
Bailey	Jackson	Oertel
Baldwin	Jessen	Price
Bruce	Johnston of Humboldt	Randall
Dean	Kepple	Rayburn
Dunkelbeg	Klinker	Richards
Durbin	Knickerbocker	Santee
Elwood	Lake	Shortess
Finley	Langfitt	Slaught
Flenniken	Larson	Smith
Gilbert	McFarlane	Starzinger
Gilmore	Mackie	Stone
Grason	Mantz	Weaver
Gray	Miles	Wenstrand
Griffin	Miller	Wichman
Hansen	Mooty	

Nays—43.

Anderson of Davis	Johnston of Lucas	Rees
Anderson of Winnebago	Jones	Rogers
Becker	Klaus	Scott
Boies	Krouse	Shaff
Coakley	Lee	Slosson
Darrah	Lenocker	Stanley
Edgington	Lewis	Stuart
Epps	McFerren	Tucker
Erickson	Mead	Ulstad
Finch	Meredith	Walrath
Findlay	Mowery	Wilson of Cherokee
Garber	Newton	Wilson of Louisa
Giltner	Nordyke	Wilson of Mahaska
Hall	Peters	Wilson of Mitchell
	Reed	

Absent or not voting—15.

Andre	Kimberly	Rowley
Benn	Murray	Turner
Crozier	Neff	Wigdahl
Helming	Nicholson	Wormley
Kern	Roberts	Mr. Speaker

Verification of roll call.

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Shaff of Clinton, Senate File No. 421, a bill for an act to amend sections two thousand two hundred fifteen-f two (2215-f 2), two thousand two hundred fifteen-f seven (2215-f 7),

two thousand two hundred fifteen-f forty-one (2215-f 41), supplement to the code, 1913, and sections two thousand two hundred fifteen-f sixteen (2215-f 16), two thousand two hundred fifteen-f forty two (2215-f 42), supplemental supplement to the code, 1915, also to repeal sections two thousand two hundred fifteen-f ten (2215-f 10), two thousand two hundred fifteen-f eleven (2215-f 11), two thousand two hundred fifteen-f thirteen (2215-f 13), of the supplement to the code, 1913, and sections two thousand two hundred fifteen-f four (2215-f 4), two thousand two hundred fifteen-f twenty-five (2215-f 25), two thousand two hundred fifteen-f thirty six (2215-f 36) of the supplemental supplement to the code, 1915, and enact substitutes therefor. Also to repeal sections two thousand two hundred fifteen-f seventeen (2215-f 17), two thousand two hundred fifteen-f thirty seven (2215-f 37), two thousand two hundred fifteen-f thirty-eight (2215-f 38) and two thousand two hundred fifteen-f thirty-nine (2215-f 39) of the supplement to the code, 1913, relating to the militia and the military code of Iowa, with report of committee recommending passage was taken up and considered.

Shaff of Clinton offered the following amendment and moved its adoption :

Amend Senate File No. 421 by striking out all of section seven (7).

Amendment lost.

Mr. Shaff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—81.

Adkins	Finch	Jones
Anderson of Davis	Findlay	Kepple
Anderson of Greene	Finley	Kern
Anderson of Winnebago	Garber	Klaus
Bailey	Gilbert	Knickerbocker
Baldwin	Gilmore	Krouse
Becker	Giltner	Lake
Boies	Grason	Larson
Bruce	Gray	Lenocker
Coakley	Griffin	Lewis
Dean	Hall	McFarlane
Dunkelberg	Hansen	Mackie
Durbin	Harrington	Meredith
Edgington	Horchem	Miles
Blwood	Jackson	Mooty
Epps	Jessen	Mowery
	Johnston of Humboldt	Murray

Neff	Rowley	Tucker
Newton	Santee	Ulstad
Nichols	Scott	Weaver
O'Donnell	Shaff	Wenstrand
Peters	Shortess	Wilson of Cherokee
Price	Slaught	Wilson of Louisa
Randall	Slosson	Wilson of Mahaska
Rayburn	Smith	Wilson of Mitchell
Reed	Stanley	Wormley
Roberts	Starzinger	
Rogers	Stuart	

Nays—1.

Rees

Absent or not voting—26.

Andre	Klinker	Oertel
Benn	Langfitt	Richards
Crozier	Lee	Stone
Darrah	McFerren	Turner
Erickson	Mantz	Walrath
Flenniken	Mead	Wichman
Helming	Miller	Wigdahl
Johnston of Lucas	Nicholson	Mr. Speaker
Kimberly	Nordyke	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 80.

On motion of Wilson of Mahaska, House File No. 490, a bill for an act to require insurance companies to pay interest upon the amount of loss from the date thereof to the date of payment, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Wilson moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Anderson of Davis	Finch	Jackson
Anderson of Greene	Findlay	Johnston of Humboldt
Anderson of Winnebago	Finley	Jessen
Bailey	Garber	Kern
Becker	Gilmore	Klaus
Boies	Giltner	Knickerbocker
Coakley	Gray	Langfitt
Crozier	Hall	Lee
Edgington	Hansen	Lenocker
Epps	Harrington	Lewis
	Horchem	McFarlane

Mantz	Peters	Stuart
Mead	Price	Tucker
Meredith	Rayburn	Turner
Miles	Reed	Ulstad
Miller	Richards	Walrath
Mooty	Roberts	Wenstrand
Mowery	Rogers	Wichman
Murray	Rowley	Wilson of Cherokee
Neff	Santee	Wilson of Louisa
Newton	Shaff	Wilson of Mahaska
Nichols	Shortess	Wilson of Mitchell
O'Donnell	Smith	Wormley

Nays—2.

Baldwin

Starzinger

Absent or not voting—38.

Adkins	Griffin	Nordyke
Andre	Helming	Oertel
Benn	Johnston of Lucas	Randall
Bruce	Jones	Rees
Darrah	Kepple	Scott
Dean	Kimberly	Slaught
Dunkelberg	Klinker	Slosson
Durbin	Krouse	Stanley
Elwood	Lake	Stone
Erickson	Larson	Weaver
Flenniken	McFerren	Wigdahl
Gilbert	Mackie	Mr. Speaker
Grason	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 56.

On motion of Lake of Woodbury, House File No. 523, a bill for an act to repeal section four thousand nine hundred and seventy-five-d (4975-d), four thousand nine hundred and seventy-five-e (4975-e), with report of committee recommending passage was taken up and considered.

Lake of Woodbury offered the following amendment to the amendment filed by him and found on page 1587 of the journal of April 3d, and moved its adoption:

Amend the amendment to House File No. 523 by inserting after the “,” following the word “ceived” in line 4, section 1, the words “by private telegraph or telephone wires.”.

Amendment to the amendment adopted.

Slaught of Wapello moved the previous question, as applied to all pending amendments and main bill. Motion prevailed.

On the question of the adoption of the amendment as amended, Lake of Woodbury and Griffin of Woodbury demanded a roll call.

On the question, "Shall the amendment as amended, filed by Lake of Woodbury, be adopted?"

Ayes—8.

Bailey	Lake	Santee
Griffin	Mowery	Wilson of Mitchell
Krouse	Richards	

Nays—69.

Adkins	Gray	Nichols
Anderson of Davis	Hansen	Nordyke
Anderson of Greene	Harrington	O'Donnell
Anderson of Winnebago	Horchem	Peters
Baldwin	Jackson	Price
Becker	Johnston of Humboldt	Randall
Benn	Jones	Reed
Boies	Kepple	Rees
Bruce	Kern	Rogers
Coakley	Klaus	Slosson
Dean	Knickerbocker	Smith
Dunkelberg	Langfitt	Starzinger
Durbin	Larson	Stone
Edgington	Lee	Stuart
Elwood	Lewis	Tucker
Epps	McFarlane	Turner
Erickson	McFerren	Walrath
Findlay	Mantz	Weaver
Finley	Mead	Wichman
Flenniken	Miller	Wigdahl
Gilbert	Mooty	Wilson of Cherokee
Gilmore	Murray	Wilson of Louisa
Giltner	Neff	
	Newton	

Absent or not voting—31.

Andre	Klinker	Shaff
Crozier	Lenocker	Shortess
Darraha	Mackie	Slaught
Finch	Meredith	Stanley
Garber	Miles	Ulstad
Grason	Nicholson	Wenstrand
Hall	Oertel	Wilson of Mahaska
Helming	Rayburn	Wormley
Jessen	Roberts	Mr. Speaker
Johnston of Lucas	Rowley	
Kimberly	Scott	

Amendment lost.

On request of Lake of Woodbury, unanimous consent having been granted, House File No. 523 was withdrawn from further consideration by the House.

On motion of Epps of Wapello the House recessed until 4:00 p. m.

The House resumed session, Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 74.

On motion of Neff of Pottawattamie, Senate File No. 16, a bill for an act to amend section 1099 of the code, and sections 1106, 1150, 1151, 1157, 1087-c and 1173 of the supplement to the code, 1913, and relating to election of presidential electors and United States senators and of vote therefor and removal of names of presidential electors from official ballot, with report of committee recommending passage as amended was taken up and considered.

Lake of Woodbury offered the following amendments as a substitute for the committee amendments and moved their substitution:

Amend Senate File No. 16 by substituting the following for the committee amendment:

That a circle not less than one-half inch in diameter be placed before the words "Republican" "Democratic" "Prohibition" and "Union Labor" in line 59 of section 2.

That the following sections be added as sections 8 and 9 of the bill:

SEC. 8. That section 1119 of the supplement to the code, 1913, be amended by substituting therefor the following:

Upon retiring to the voting booth the voter shall mark his ballot by placing a cross, if he desires, in the circle at the head of one ticket on the ballot, or the voter may place a cross in the square opposite the name of any candidate for whom he desires to vote, whether he had put a cross in the circle or not. The voter may also insert in writing in the proper place the name of any person for whom he desires to vote, without making a cross opposite thereto. The writing of such name without making a cross opposite thereto shall constitute a vote for such person but the making of a cross opposite a name therein shall not affect the validity of the vote.

SEC. 9. That section 1120 of the supplement to the code, 1913, be amended by substituting therefor the following:

When a circle is marked the ballot shall be counted for all the candidates upon the ticket beneath said circle, except candidates for those offices for which some candidate has been otherwise voted for by marking a square. When a square in front of any candidate for an office has been marked, a mark in the circle shall not count for any candidate for that office. When more candidates than the number to be elected to the same office are voted for by marking the squares opposite their names the vote shall not be counted for any candidate for that office. If less than the whole number of candidates to be elected are voted for

by marking the squares opposite their names the vote shall be counted only for those marked in the square and a mark in a circle shall not apply. If for any reason it is impossible to determine the voter's choice for any office, his ballot shall not be counted for such office, but a mark in the circle of any ticket on the ballot shall not be held to make it impossible to determine the voter's choice. Any ballot marked by the voter in any other manner than as authorized in this chapter, and so that such mark may be used for the purpose of identifying such ballot shall be rejected.

Motion prevailed.

Jones of Cerro Gordo offered the following amendment:

Amend Senate File No. 16 by adding thereto the following as an additional section:

"SECTION —. That the law as it appears in chapter two-b (2-b), title six (VI), supplement to the code, 1913, be and the same is hereby repealed, and that the following be enacted in lieu thereof:

"The state conventions of each political party held in accordance with the provisions of section 1087-a-27, supplement to the code, 1913, shall nominate candidates for the office of judge of the supreme court, and they shall be elected at the general election in November, in the same manner as the governor of the state is elected.

In judicial districts now or hereafter composed wholly of one county, the candidates for the office of judge of the district court shall be nominated at the regular primary election, and elected at the general election in November, in the same manner as elective county officers are nominated and elected.

In judicial districts now or hereafter composed of more than one county, there shall be a district central committee composed of one member from each county or such district. Such committeemen shall be elected by the county convention in such county held in accordance with the provisions of section 1087-a-25, supplement to the code, 1913. Until such conventions are held, the chairman of the county central committee of each political party shall act as committeeman from his county for such judicial district. In such judicial districts in which a judge of the district court therein is to be elected, a judicial convention shall be held by each political party participating in the primary election of that year. Not less than ten days and not more than sixty days before the day fixed for holding the county convention, a call for such judicial convention to be held, shall be issued by the party central committee for any such district, and published in at least one newspaper of general circulation in each county composing any such district, and which shall state, among other things, the number of the delegates each county of the district shall be entitled to and the time and place of holding the convention. Any such call shall be signed by the chairman of the party central committee for any such district, and be filed by him with the county auditor not less than five days before the county convention, and the county auditor

shall attach a true copy thereof to the certified list of the delegates required to be delivered by him to the chairman of the county central committee of the respective political parties. Each county convention held in such judicial district shall select such a number of delegates to the judicial convention as is called for by the party organization of such judicial district. No such district convention shall be held earlier than the first Thursday or later than the fifth Thursday following the county convention. The convention when organized, shall make nominations for the office of judge of the district court in such district. The organization of the procedure in such judicial district convention shall be the same as in the state convention. Such judicial district convention may transact such other business as may properly be brought before them. Judges of the district court in such judicial districts shall be elected at the general election in November in the same manner as state senators are elected.

In any city in which a superior court has been or may hereafter be established, the judge of said court shall be nominated and elected in the same manner and at the same time as the other elective officers of such city are nominated and elected.

All nominations for the office of district judge shall be certified to the secretary of state, as near as may be, in the same manner that nominations for state senator in the general assembly are certified under existing law. Nominations for the office of supreme judge shall be certified to the secretary of state in the same manner that nominations for other state offices are certified under existing law.

Nothing in this act shall be construed so as to prohibit nomination of candidates for the office of district or supreme judge by petition as provided by section one thousand one hundred (1100) of the code of Iowa, 1897, and amendments thereto, but no person so nominated shall be permitted to use the name of any political party authorized or entitled under this act to nominate candidates for such office.

The names of candidates for the office of district or supreme judge nominated and certified to the secretary of state, as provided in this act, shall be certified by the secretary of state to the officer having charge of the printing of the ballots and the names of such candidates shall be printed on the ballot under the proper party designation in the same manner as required by law for the printing of the names of candidates for district and state officers therein.

All of the laws relating to certificates of nomination, filing the same, certifying nominations to the officers having charge of the printing of the ballots, printing of the names of candidates on the official ballot, the method of withdrawal, filling vacancies, conducting general elections, of canvassing the ballot, of announcing the result, of recounting the ballot, or publishing notice of nomination and election, contesting the election, and the penalty for illegal voting, misconduct of the election officials, and the making of the sworn return, shall so far as applicable, be the same as now provided by the general election laws of Iowa for the election of district and state officers."

Wichman of Hancock offered the following amendment to Senate File No. 16:

Amend Senate File No. 16 by adding thereto the following:

"SECTION 10. Chapter two-b (2b) supplement to the code, 1913, is hereby repealed, including all the sections thereof and the following enacted in lieu thereof:

"That from and after the passage of this act, all candidates for the office of judge of the supreme, district and superior court, in the state of Iowa, shall be nominated at the regular primary election, and elected at the general election in November, in the same manner as other officers and the officers having charge of the arrangement and printing of the ballots shall see that the names of such candidates who have duly complied with the primary laws are printed on the primary ballots in the proper place, and the names of such candidates who have been duly nominated at the primaries are printed on the general election ballots in the proper place."

Weaver of Polk moved that further action on Senate File No. 16 be deferred, that the amendments be printed in the journal and that the bill retain its place on the calendar. Motion prevailed.

SPECIAL ORDER NO. 81.

On motion of Lewis of Clarke, House File No. 557, a bill for an act to convey the title to the estate of Elias Ritter to the lands described as the southwest one quarter (S. W. $\frac{1}{4}$) of the northeast one quarter (N. E. $\frac{1}{4}$) of section eighteen (18) in township seventy-one (71) north of range twenty-four (24) west, being in Clarke county, Iowa, the same being a part of the five hundred thousand acre grant under the act of congress, of 1841, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Lewis of Clarke asked and obtained unanimous consent to have Senate File No. 487 withdrawn from the committee on judiciary and substituted for House File No. 557.

On motion of Lewis of Clarke, Senate File No. 487, a bill for an act to convey the title to the estate of Elias Ritter of the lands described as the south west quarter of the north east quarter of section eighteen (18) in township seventy-one (71) of range twenty four (24) west, being in Clarke county, Iowa, the same being a part of the 500,000 acre grant under the act of Congress of 1841, was taken up and considered.

Mr. Lewis moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—85.

Adkins	Hall	O'Donnell
Anderson of Davis	Hansen	Peters
Anderson of Greene	Harrington	Price
Anderson of Winne-	Horchem	Randall
bago	Jackson	Richards
Bailey	Jessen	Roberts
Baldwin	Johnston of Lucas	Rogers
Becker	Jones	Rowley
Benn	Kepple	Santee
Boies	Kern	Scott
Bruce	Klinker	Shortess
Coakley	Knickerbocker	Slosson
Darraha	Krouse	Smith
Dean	Langfitt	Starzinger
Dunkelberg	Larson	Stone
Durbin	Lee	Stuart
Edgington	Lenocker	Tucker
Elwood	Lewis	Turner
Epps	McFarlane	Ulstad
Erickson	Mackie	Walrath
Finch	Mantz	Weaver
Findlay	Mead	Wenstrand
Finley	Miles	Wichman
Garber	Miller	Wilson of Cherokee
Gilbert	Mooty	Wilson of Louisa
Gilmore	Mowery	Wilson of Mahaska
Giltner	Newton	Wilson of Mitchell
Gray	Nichols	Wormley
Griffin	Nordyke	

Nays—None.

Absent or not voting—23.

Andre	Lake	Reed
Crozier	McFerren	Rees
Flenniken	Meredith	Shaff
Grason	Murray	Slaught
Helming	Neff	Stanley
Johnston of Humboldt	Nicholson	Wigdahl
Kimberly	Oertel	Mr. Speaker
Klaus	Rayburn	

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 Mitchell, Calendar No. 407, House File No. 542, a bill for an act to amend the law as it appears in section twenty-eight hundred thirty-two (2832), supplement to the code, 1913, relating to reports required of school book depositaries, with report of committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Wilson moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Griffin	Nichols
Anderson of Davis	Hall	O'Donnell
Anderson of Greene	Hansen	Peters
Anderson of Winne-	Harrington	Randall
bago	Horchem	Rayburn
Bailey	Jackson	Reed
Baldwin	Kepple	Roberts
Becker	Kern	Rogers
Benn	Klaus	Rowley
Boies	Klinker	Santee
Bruce	Knickerbocker	Scott
Coakley	Krouse	Slaught
Darraha	Langfitt	Slosson
Dunkelberg	Larson	Smith
Edgington	Lee	Stanley
Elwood	Lenocker	Starzinger
Epps	Lewis	Stuart
Finch	McFarlane	Ulstad
Findlay	McFerrer	Walrath
Finley	Miles	Wilson of Cherokee
Garber	Miller	Wilson of Louisa
Gilbert	Mooty	Wilson of Mahaska
Gilmore	Mowery	Wilson of Mitchell
Grason	Neff	Wormley
Gray	Newton	

Nays—None.

Absent or not voting—35.

Andre	Kimberly	Richards
Crozier	Lake	Shaff
Dean	Mackie	Shortess
Durbin	Mantz	Stone
Erickson	Mead	Tucker
Flenniken	Meredith	Turner
Giltner	Murray	Weaver
Helming	Nicholson	Wenstrand
Jessen	Nordyke	Wichman
Johnston of Humboldt	Oertel	Wigdahl
Johnston of Lucas	Price	Mr. Speaker
Jones	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Larson of Montgomery, Calendar No. 408, House File No. 290, a bill for an act to amend the law as it appears in section twenty-seven hundred seventy five-a (2775-a) of the sup-

plemental supplement to the code, 1915, relating to certain studies in public schools, with report of committee recommending passage was taken up for consideration.

Larson of Montgomery asked and obtained unanimous consent to have Senate File No. 238 substituted for House File No. 290.

On motion of Larson of Montgomery, Calendar No. 483, Senate File No. 238, a bill for an act to amend the law as it appears in section twenty-seven hundred seventy-five-a (2775-a) of the supplemental supplement to the code, 1915, relating to certain studies in public schools, with report of committee recommending passage was taken up and considered.

Mr. Larson moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—61.

Adkins	Harrington	Price
Bailey	Horchem	Reed
Becker	Jackson	Roberts
Benn	Johnston of Lucas	Rowley
Boies	Kern	Santee
Coakley	Kimberly	Scott
Darraha	Krouse	Shaff
Dean	Langfitt	Slaught
Durbin	Larson	Smith
Edgington	Lenocker	Stanley
Elwood	Lewis	Starzinger
Epps	McFerren	Tucker
Erickson	Miles	Turner
Finch	Mooty	Ulstad
Findlay	Mowery	Walrath
Finley	Murray	Wenstrand
Gilbert	Neff	Wilson of Cherokee
Gilmore	Newton	Wilson of Mahaska
Gray	Nichols	Wilson of Mitchell
Griffin	Nordyke	
Hall	O'Donnell	

Nays—31.

Anderson of Davis	Kepple	Miller
Anderson of Greene	Klaus	Peters
Anderson of Winne-	Klinker	Randall
bago	Knickerbocker	Rogers
Baldwin	Lake	Slosson
Bruce	Lee	Stone
Dunkelberg	McFarlane	Stuart
Garber	Mackie	Weaver
Jessen	Mantz	Wilson of Louisa
Johnston of Humboldt	Mead	Wormley
Jones	Meredith	

Absent or not voting—16.

Andre	Helming	Shortess
Crozier	Nicholson	Wichman
Flenniken	Oertel	Wigdahl
Giltner	Rayburn	Mr. Speaker
Grason	Rees	
Hansen	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILLS WITHDRAWN.

On request of Lewis of Clarke, unanimous consent having been granted, House File No. 557 was withdrawn from the calendar and from further consideration by the House.

On request of Larson of Montgomery, unanimous consent having been granted, House File No. 290 was withdrawn from the calendar and from further consideration by the House.

MOTIONS TO RECONSIDER FILED.

MR. SPEAKER—We move to reconsider the vote by which House File 565 failed to pass the House.

C. V. FINDLAY.

L. E. STANLEY.

I second the motion.

OSCAR ULSTAD.

MR. SPEAKER—I move to reconsider the vote by which Senate File No. 490 passed the House.

E. A. BALDWIN.

I second the motion.

H. W. BENN.

MR. SPEAKER—I move to reconsider the vote by which Senate File No. 467 failed to pass the House.

J. O. SHAFF.

I second the motion.

IRA W. JONES.

SENATE MESSAGES CONSIDERED.

Senate File No. 201, a bill for an act to repeal section sixteen hundred twenty-eight (1628) of the code, relating to non-user of franchise by corporations.

Read first and second time and referred to committee on public utilities.

Senate File No. 336, a bill for an act to amend section one thousand eight hundred fifty of the supplement to the code, 1913, relating to the investment of funds of state and savings banks.

Read first and second time and referred to committee on banks and banking.

Senate File No. 493, a bill for an act to repeal section thirty-two hundred sixty-one (3261) of the code and to enact a substitute in lieu thereof, relating to the probate court and the hearings therein.

Read first and second time and referred to committee on judiciary.

Senate File No. 583, a bill for an act authorizing and directing the governor and secretary of state to execute and deliver to Alexander Wheat a patent for the south west quarter of the south west quarter of section sixteen (16), township sixty eight (68), north, range seven (7), west, in Lee county, Iowa.

Read first and second time and referred to committee on judiciary.

Senate File No. 575, a bill for an act to amend section two thousand one hundred and fourteen (2114) of the code relating to the report of the board of railroad commissioners.

Read first and second time and referred to committee on railroads and transportation.

Senate File No. 584, a bill for an act authorizing and directing the governor and secretary of state to execute and deliver to Absalom Anderson a patent for the south west quarter of the north west quarter of section sixteen (16), township sixty-eight (68), north, range seven (7), west, Lee county, Iowa.

Read first and second time and referred to committee on judiciary.

Senate File No. 586, a bill for an act to legalize acknowledgements of instruments and the instruments heretofore made by or to corporations, or under which such corporation is a beneficiary, where the acknowledging officer was at the time of such acknowledgement a stockholder or officer in the corporation.

Read first and second time and referred to committee on judiciary.

Senate File No. 587, a bill for an act to repeal section twenty-six hundred thirty-four-b8 (2634-b8) of the supplement to the code, 1913, relating to school appropriations, and to enact a substitute therefor.

Read first and second time and referred to committee on appropriations.

Senate File No. 582, a bill for an act legalizing certain warrants of the city of Newton, Iowa.

Read first and second time and referred to committee on judiciary.

Senate File No. 576, a bill for an act to regulate and prohibit begging in public places.

Read first and second time and referred to committee on municipal corporations.

Senate File No. 577, a bill for an act to amend the law as it appears in section one thousand seven hundred ninety-eight-a (1798-a), supplement to the code, 1913, relating to future organization or authorization of assessment, life, health and accident insurance associations.

Read first and second time and referred to committee on insurance.

Senate File No. 394, a bill for an act to amend section twenty-six hundred thirty-four-a (2634-a) of the supplemental supplement to the code of Iowa, 1915, and section twenty-seven hundred thirty-four n (2734-n) of the supplement to the code, 1913, relating to educational board of examiners.

Read first and second time and referred to committee on schools and text-books.

HOUSE BILL WITHDRAWN.

On request of Durbin of Mills, unanimous consent having been granted, House File No. 482 was withdrawn from the calendar and from further consideration by the House.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the governor announcing that he had, on April 6th, approved and signed House File No. 12; also on April 7th, House Files Nos. 70, 85, 168, 230, 332, 379, 397 and 464.

On motion of Smith of Bremer the House adjourned until 8:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 10, 1917.

House met pursuant to adjournment, Speaker Pitt in the chair.
Prayer was offered by the Rev. Harry Earl Morrow, State Center, Iowa.

Journal of April 9th corrected and approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Giltner of Monroe presented two petitions of citizens of Monroe county protesting against the repeal of the Sunday laws.

Referred to committee on judiciary.

Klinker of Crawford presented petition of citizens of Crawford county favoring law permitting Sunday amusements.

Referred to committee on judiciary.

Starzinger of Polk presented petition of citizens of Polk county relative to Senate File No. 485.

Referred to committee on public health.

Boies of Buchanan presented petition of citizens of Buchanan county relative to Senate File No. 290.

Referred to committee on agriculture.

Wilson of Mahaska presented petition of citizens of Mahaska county relative to Senate File No. 485.

Referred to committee on public health.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bills. House File No. 224, a bill for an act to amend the law as it appears in section twenty-five hundred fifty-one (2551), supplemental supplement to the code, 1915, relating to the protection of game by providing a closed

season for prairie chickens until the year nineteen hundred twenty-two.

Also:

House File No. 80, a bill for an act to amend section fifty-four hundred and forty-seven-a (5447-a) supplement to the code, 1913, relating to the suspension of execution of sentence.

Also:

House File No. 114, a bill for an act to amend section two thousand five hundred fifty-one (2551), supplemental supplement to the code, 1915, relating to the protection of quail.

Also:

House File No. 589, a bill for an act providing an appropriation of one million dollars (\$1,000,000.00), for the organization and equipment of military organizations for service in the armies of the United States, and for certain benefits for such military organizations, and for aid to dependent wives, mothers, and children of enlisted men of such organizations, and providing the method of expenditure of said funds, and recoument from the federal government by the state.

Also:

House File No. 157, a bill for an act to repeal the law as it appears in section one thousand seventy-four (1074), supplement to the code, 1913, relating to the election of township trustees and to enact a substitute therefor.

Also:

House File No. 95, a bill for an act to repeal section 1571-m3, and subdivision ten (10) of section fifteen hundred seventy-one-m-eighteen (1571-m-18) supplement to the code, 1913, relating to motor vehicles and to enact a substitute therefor.

Also:

House File No. 606, a bill for an act to legalize a school election held in the independent school district of Council Bluffs, in the county of Pottawattamie, state of Iowa, on the twelfth day of March, 1917, and wherein there was submitted to voters of said independent school district, pursuant to a motion adopted by the board of directors of said district, a proposition to issue bonds of the said independent district in the sum of \$175,000 to be used for the purchase of a site for and the erection and equipment of a new high school building in the western part of the city of Council Bluffs, Iowa.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bill, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House Files Nos. 224, 80, 114, 589, 157, 95 and 606.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

MOTION TO RECONSIDER WITHDRAWN.

On request of Weaver of Polk, unanimous consent having been granted, the motion to reconsider the vote by which Senate File No. 5 passed the House was withdrawn.

REPORTS OF COMMITTEES.

Wilson of Mitchell, from the committee on dairy and food, submitted the following report:

MR. SPEAKER—Your committee on dairy and food, to whom was referred Senate File No. 392, a bill for an act to provide for marking, stamping and branding of cans or other containers for the handling and transportation of dairy products, for the registration of such mark or brand and prohibiting the use of such, etc., beg leave to report they have had 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. L. WILSON, *Chairman.*

Report adopted.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 587, a bill for an act to repeal section twenty-six hundred thirty-four-b8 (2634-b8) of the supplement to the code, 1913, relating to school appropriations, 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 indefinitely postponed.

R. J. JOHNSTON, *Chairman.*

Report adopted and Senate File No. 587 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 116, a bill for an act to indemnify P. J. Kappelman for loss of certain horses slaughtered by state authorities on suspicion of glanders, beg leave to report they have had 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. J. JOHNSTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 60, a bill for an act for an appropriation for the fire-proofing and preservation of the old capitol building at 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.

R. J. JOHNSTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 535, a bill for an act to repeal section twenty-one hundred twenty-one (2121) of the supplement to the code, 1913, and to amend section twenty-one hundred twenty-one (2121) of the supplemental supplement to the code, 1915, fixing the salary of the secretary of the railroad 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.

R. J. JOHNSTON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred substitute for Senate File No. 65, a bill for an act to repeal the law as it appears in sections twenty-five hundred seventy-five-a eleven (2575-a11), twenty-five hundred seventy-five-a twelve (2575-a12), twenty-five hundred seventy-five-a thirteen (2575-a13), twenty-five hundred seventy-five-a fourteen (2575-a14), etc., beg leave to report they have had 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. J. JOHNSTON, *Chairman*.

Report adopted.

Helming of Allamakee, from the committee on printing, submitted the following report:

MR. SPEAKER—Your committee on printing, to whom was referred Senate File No. 452, a bill for an act relating to official papers, beg leave

to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

OTTO A. HELMING, *Chairman*.

Report adopted.

Johnston of Lucas, 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. 505, a bill for an act providing for the trimming and destruction of trees and hedges along the public highway, and repealing section fifteen hundred seventy (1570) of the supplement to the code, 1913, and enacting a statute in lieu 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:

By inserting between the words "fences" and "no" in the sixth (6th) line of section one (1) of the original bill, the words "and trees when the number of such trees does not exceed three (3) to the rod".

Also amend by striking out the period following the word "hedge" at the end of section one, insert in lieu thereof a comma, and add the following: "provided, however, that nothing herein shall be construed to prevent the owner of such osage orange and hedges from cutting same so as to preserve the posts therefrom if same is done within the time herein prescribed."

Also amend by striking out all of section three (3) and renumbering section four (4) to read "Section 3" in lieu thereof.

JAS. F. JOHNSTON, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred Senate File No. 503, a bill for an act to amend section one thousand five hundred twenty-seven-s-seventeen (1527-s-17), of the supplement to the code, 1913, relating to removal of obstructions from highways and notice 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.

JAS. F. JOHNSTON, *Chairman*.

Report adopted and Senate File No. 503 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred Senate File No. 458, a bill for an act to amend the law as it appears in section fifteen hundred sixty-five-a (1565-a), supplement to the code, 1913, relating to the cutting of weeds, beg leave to report

they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JAS. F. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on roads and highways, to whom was referred Senate File No. 366, a bill for an act to provide for the establishment of road improvement districts, and for the improvement of the same by oiling, and to provide for the assessment of part of the cost thereof to the abutting and adjacent 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.

JAS. F. JOHNSTON, *Chairman.*

Ordered passed on file.

MINORITY REPORT.

We, the undersigned members of the committee to whom was referred Senate File No. 366, a bill for an act to provide for the establishment of road improvement districts, and for the improvement of the same by oiling, and to provide for the assessment of part of the cost thereof to the abutting and adjacent property, respectfully dissent from the decision of the majority of the members thereof and recommend that the same do pass.

DAVID MEREDITH.

H. W. FLENNIKEN.

S. W. KLAUS.

A. L. RICHARDS.

THOS. J. WILSON.

McFerren of Hamilton, from the committee on judiciary, submitted the following report:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 343, a bill for an act to amend the law as it appears in section 2963-a, 2963-1, and 2963-a-1, supplemental supplement to the code, 1915, legalizing acknowledgments of instruments, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE MCFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 483, a bill for an act to amend section 5040 of the code, relative to observance of the Sabbath, beg leave to report they 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 placed on the calendar without recommendation.

RUBE McFERRIN, *Chairman.*

Ordered passed on file.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 252, a bill for an act to amend section 1134-a, supplement to the code, 1913, by adding thereto after the period appearing in line nine thereof a proviso, permitting candidates for county office to publicly name their deputies not more than thirty days prior to any general election, in counties where county business is transacted in more than one place within 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.

RUBE McFERRIN, *Chairman.*

Report adopted and House File No. 252 was indefinitely postponed.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 432, a bill for an act to amend the law as it appears in section 1989-a-27, of the supplement to the code, 1913, relating to the issuance of drainage 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.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 346, a bill for an act to amend the law as it appears in section twenty-nine hundred sixty-three-o (2963-o-), supplement to the code, 1913, relative to conveyance of tax sale and legalizing proceedings 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.

RUBE McFERRIN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 555, a bill for an act relating to larceny of automobiles or motorcycles, or receiving or buying such stolen automobiles or motorcycles, and as to concealing any automobile or motorcycle thief, and as to concealing automobiles and motorcycles known to have been stolen, and providing penalties 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 lines nine and ten the words, "nor less than one (1) year and insert in lieu thereof a comma (,).

RUBE McFERREN, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 395, a bill for an act to amend section 2963-m of the supplement to the code, 1913, relating to the probate of wills, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 408, a bill for an act to legalize an ordinance of the incorporated town of Montour, Iowa, granting a franchise to William G. Dows, Isaac B. Smith, John A. Reed and R. S. Cook, their successors and assigns, to erect, maintain and operate an electric light and power plant in 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 387, a bill for an act to prohibit the commitment of minors to certain institutions for detention, beg leave to report they 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.

RUBE McFERREN, *Chairman.*

Report adopted and House File No. 387 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 193, a bill for an act to repeal section forty-six hundred twenty-three (4623), supplement to the code, 1913, and to enact a substitute therefor, relative to the introduction of books of account, account tickets, cards of account, account slips, loose leaf accounts and any other method of keeping accounts in evidence, beg leave to

report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 517, a bill for an act to amend the law as it appears in section three thousand eight hundred sixty-two (3862) of the code, relative to taxation of costs, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred House File No. 450, a bill for an act to amend sections two hundred fifty-four-c (254-c), two hundred fifty-four-d (254-d), two hundred fifty-four-f (254-f), two hundred fifty-four-i (254-i) of chapter five-a (5-a), supplemental supplement to the code of Iowa, 1915, all relating to juvenile courts, detention homes and 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 be indefinitely postponed.

RUBE McFERREN, *Chairman*.

Slaughter of Wapello moved that the bill be placed on the calendar. Motion lost.

McFerren of Hamilton moved that the report of the committee be adopted. Motion prevailed and House File No. 450 was indefinitely postponed.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 465, a bill for an act to amend the law as it appears in section 3141 of the code relating to the issuance of marriage licenses, beg leave to report they 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 lines twenty-nine (29), thirty (30), thirty-one (31) and thirty-two (32) of the bill.

RUBE McFERREN, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 393, a bill for an act to legalize the passage, adoption, publication and recording of ordinances, resolutions and rules of health of the incorporated town of Macksburg, Iowa, etc., beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on judiciary, to whom was referred Senate File No. 558, a bill for an act to amend section three thousand four hundred ninety-seven (3497) of the supplement to the code, 1913, relating to the place of bringing 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 do pass.

RUBE McFERREN, *Chairman.*

Report adopted.

INTRODUCTION OF BILLS.

By committee on appropriations, House File No. 614, a bill for an act making an appropriation to reimburse J. R. Close of West Liberty, Iowa, for eleven (11) head of hogs which were condemned for cholera on or about the 10th day of August, 1914, by the deputy state veterinarian.

Read first and second time and passed on file.

By committee on judiciary, House File No. 615, a bill for an act relating to the compensation of collectors of delinquent taxes and to amend section fourteen hundred seven (1407), supplement to the code, 1913.

Read first and second time and passed on file.

RESOLUTION.

Walrath of Fayette offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, the Honorable S. G. Wayman, a member of the House of Representatives of the thirty-sixth general assembly died at San Diego, on April 6, 1917, therefore,

Be It Resolved, That a committee of three be appointed by the speaker of the House to prepare and submit suitable resolutions to commemorate his life, character and service to the state.

Motion prevailed and the Speaker appointed as such committee, Walrath of Fayette, McFarlane of Black Hawk and Rogers of Carroll.

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. 224, 80, 114, 589, 157, 95 and 606.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 74.

On motion of Neff of Pottawattamie, Senate File No. 16, a bill for an act to amend section 1099, of the code, and sections 1106, 1150, 1151, 1157, 1087-c and 1173 of the supplement to the code, 1913, and relating to election of presidential electors and United States senators and of vote therefor and removal of names of presidential electors from official ballot, with report of committee recommending passage as amended was taken up and considered.

The amendment filed by Jones of Cerro Gordo, found on pages 1835 and 1836 of the journal of April 9th, was taken up for consideration.

Worinley of Plymouth raised the point of order that the amendment was not germane to the bill.

Ruling on the point of order deferred until this afternoon.

On motion of Neff of Pottawattamie, Calendar No. 403, House File No. 210, with majority report of committee recommending indefinite postponement and minority report recommending that same be placed on the calendar, was taken up for consideration.

On request of Neff of Pottawattamie, unanimous consent having been granted, action on House File No. 210 was deferred and same was placed the the foot of the calendar.

On motion of Baldwin of Johnson, Calendar No. 411, Senate File No. 168, a bill for an act to amend section 2734-b of the supplement to the code (1913) relating to the appointment of deputy county superintendents, with report of committee recommending passage was taken up and considered.

Mr. Baldwin moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

Harrington of Kossuth moved that the House reconsider the vote by which Senate File No. 168 passed to its third reading. Motion prevailed.

Baldwin of Johnson offered the following amendment and moved its adoption:

Amend Senate File No. 168 by striking from the first line thereof the words "of the code" and inserting the words "supplement to the code."

Amendment adopted.

Mr. Baldwin moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins	Horchem	Randall
Anderson of Davis	Jackson	Rayburn
Anderson of Greene	Jessen	Reed
Anderson of Winne- bago	Johnston of Humboldt	Rees
Andre	Johnston of Lucas	Richards
Bailey	Jones	Roberts
Baldwin	Kepple	Rogers
Becker	Kern	Rowley
Benn	Klinker	Santee
Boies	Knickerbocker	Shaff
Bruce	Krouse	Shortess
Coakley	Lake	Slaught
Darrah	Langfitt	Slosson
Durbin	Larson	Smith
Edgington	Lenocker	Stanley
Elwood	Lewis	Starzinger
Epps	McFarlane	Stone
Finch	Mantz	Stuart
Findlay	Meredith	Tucker
Flenniken	Miller	Turner
Garber	Mooty	Ulstad
Gilbert	Mowery	Walrath
Giltner	Murray	Weaver
Gray	Newton	Wichman
Griffin	Nichols	Wilson of Cherokee
Hall	Nicholson	Wilson of Louisa
Hansen	Nordyke	Wilson of Mahaska
Harrington	O'Donnell	Wilson of Mitchell
Helming	Peters	Wormley
	Price	Mr. Speaker

Nays—None.

Absent or not voting—19.

Crozier	Finley	Klaus
Dean	Gilmore	Lee
Dunkelberg	Grason	McFerren
Erickson	Kimberly	Mackie

Mead
Miles
Neff

Oertel
Scott

Wenstrand
Wigdahl

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.

Shaff of Clinton called up the motion to reconsider the vote by which Senate File No. 467 failed to pass the House.

On the question, "Shall the House reconsider the vote by which Senate File No. 467 failed to pass the House?"

Ayes—82.

Adkins	Horchem	Nordyke
Anderson of Davis	Jackson	O'Donnell
Anderson of Greene	Jessen	Oertel
Bailey	Johnston of Humboldt	Peters
Baldwin	Johnston of Lucas	Price
Becker	Jones	Randall
Benn	Kepple	Rayburn
Boies	Kern	Reed
Bruce	Klaus	Rowley
Darrah	Klinker	Santee
Dean	Knickerbocker	Shaff
Dunkelberg	Lake	Shortess
Durbin	Langfitt	Slaught
Edgington	Larson	Smith
Elwood	Lewis	Starzinger
Erickson	McFarlane	Stone
Finch	McFerren	Stuart
Findlay	Mackie	Tucker
Finley	Mead	Turner
Flenniken	Meredith	Ulstad
Gilbert	Miles	Walrath
Gilmore	Miller	Weaver
Gray	Mooty	Wichman
Griffin	Murray	Wilson of Cherokee
Hall	Newton	Wilson of Louisa
Hansen	Nichols	Wilson of Mitchell
Harrington	Nicholson	Mr. Speaker
Helming		

Nays—15.

Anderson of Winnebago	Giltner	Rogers
Andre	Krouse	Scott
Coakley	Lee	Wilson of Mahaska
Epps	Lenocker	Wormley
Garber	Mowery	
	Rees	

Absent or not voting—11.

Crozier	Neff	Stanley
Grason	Richards	Wenstrand
Kimberly	Roberts	Wigdahl
Mantz	Slosson	

So the House reconsidered the vote by which Senate File No. 467 failed to pass the House.

EXPLANATION OF VOTE.

MR. SPEAKER—I vote to reconsider the vote by which Senate File No. 467 failed to pass the House because it is declared necessary by the military authorities that this measure pass, and I do not wish to be placed in position of doing anything to hinder our military preparation, though I believe one armory would be sufficient.

GEO. F. TUCKER.

Klaus of Delaware moved that the House reconsider the vote by which Senate File No. 467 passed to its third reading. Motion prevailed.

On motion of Shaff of Clinton, Senate File No. 467, a bill for an act authorizing the board of education to construct an armory at the state university and an armory at the Iowa state college of agriculture and mechanic arts, and to make an appropriation therefor, was taken up and considered.

Tucker of Clinton offered the following amendment and moved its adoption:

Amend Senate File No. 467 by striking out that part of section one following the word "purposes" in line five down to and including the word "Iowa" in line seven. Also by striking out all following the word "of" in line four of section two and inserting in lieu thereof the words and figures "one hundred and twenty-five thousand dollars (\$125,000.00)".

Epps of Wapello in the chair.

SPECIAL ORDER NO. 73.

The hour having arrived for Special Order No. 73, Senate File No. 176, on motion of Roberts of Ringgold, action was deferred on same until the disposal of the matter under consideration.

The House resumed consideration of Senate File No. 467.

Larson of Montgomery moved the previous question as applied to the pending amendment and the main bill. Motion prevailed.

On the question of the adoption of the amendment offered by Tucker of Clinton, Tucker of Clinton and Coakley of Union demanded a roll call.

On the question, "Shall the amendment offered by Tucker of Clinton be adopted?"

Ayes—16.

Coakley
Crozier
Epps
Garber
Hall
Helming

Krouse
Lenocker
Lewis
Mowery
O'Donnell

Reed
Rees
Roberts
Scott
Tucker

Nays—83.

Adkins	Harrington	Oertel
Anderson of Davis	Horchem	Peters
Anderson of Greene	Jackson	Price
Anderson of Winnebago	Jessen	Randall
Andre	Johnston of Humboldt	Rayburn
Bailey	Johnston of Lucas	Richards
Baldwin	Jones	Rogers
Becker	Kepple	Rowley
Benn	Kern	Santee
Boies	Klinker	Shaff
Bruce	Knickerbocker	Shortess
Darrah	Lake	Slaught
Dean	Langfitt	Slosson
Dunkelberg	Larson	Smith
Durbin	McFarlane	Stanley
Edgington	McFerren	Starzinger
Elwood	Mackie	Stone
Erickson	Mantz	Stuart
Finch	Mead	Turner
Findlay	Meredith	Ulstad
Finley	Miles	Walrath
Flenniken	Miller	Weaver
Gilbert	Mooty	Wenstrand
Gilmore	Murray	Wichman
Giltner	Newton	Wilson of Cherokee
Gray	Nichols	Wilson of Louisa
Griffin	Nicholson	Wilson of Mahaska
	Nordyke	Wormley

Absent or not voting—9.

Grason	Klaus	Wigdahl
Hansen	Lee	Wilson of Mitchell
Kimberly	Neff	Mr. Speaker

Amendment lost.

Mr. Shaff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—89.

Adkins	Edgington	Harrington
Anderson of Davis	Elwood	Helming
Anderson of Greene	Epps	Horchem
Bailey	Erickson	Jackson
Baldwin	Finch	Jessen
Becker	Finley	Johnston of Humboldt
Benn	Flenniken	Jones
Boies	Gilbert	Kepple
Bruce	Gilmore	Kern
Coakley	Grason	Kimberly
Darrah	Gray	Klaus
Dean	Griffin	Klinker
Dunkelberg	Hall	Knickerbocker
Durbin	Hansen	Lake

Langfitt	Nicholson	Stanley
Larson	Nordyke	Starzinger
Lewis	O'Donnell	Stone
McFarlane	Oertel	Stuart
McFerren	Price	Tucker
Mackie	Randall	Turner
Mantz	Rayburn	Ulstad
Mead	Richards	Walrath
Meredith	Roberts	Weaver
Miles	Rowley	Wenstrand
Miller	Santee	Wichman
Mooty	Shaff	Wilson of Louisa
Murray	Shortess	Wilson of Mitchell
Neff	Slaught	Wormley
Newton	Slosson	Mr. Speaker
Nichols	Smith	

Nays—14.

Anderson of Winne-	Giltner	Reed
bago	Johnston of Lucas	Rees
Crozier	Lce	Rogers
Findlay	Lenocker	Scott
Garber	Mowery	Wilson of Mahaska

Absent or not voting—5.

Andre	Peters	Wilson of Cherokee
Krouse	Wigdahl	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE.

MR. SPEAKER—I vote "no" because I do not think the Iowa state college nor the state university should be converted into military schools. I would vote to have an armory of any size and to cost any amount of money to be constructed and to be used in connection with the proposed training grounds provided for by House File No. 610 which passed the House April 9, 1917.

C. V. FINDLAY.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 573, a bill for an act to provide for filing of reports by state officials, boards and commissioners and the heads of departments and relating to the printing, publication and distribution of said reports and other printing for the state; designate the manner of auditing and paying bills for all such printing and the preservation of samples of the work done; to amend sections 118, 130, 2585 and

2633 of the code, sections 123, 165, 2501 and 5718-a-14 of the supplement to the code, 1913, sections 144-h and 144-m of the supplemental supplement to the code, 1915, and to repeal sections 124, 131, 142, 140, 143 and 118 of the code, sections 119, 122, 125, 126, 126-a, 126-b, 126-c, 127-c, 144-b, 144-c, 144-d, 2575-a-55, and 2823-j of the supplement to the code, 1913.

Also:

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. 79, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, creating a liability on the part of employers to compensate their employes and dependents for personal injury sustained by such employes in their line of duty, irrespective of the fault of either party; fixing the compensation to be paid; securing the payment thereof; providing the means and methods of enforcing such liability; creating the office of industrial commissioner and deputy industrial commission and providing for an arbitration committee, defining their powers and duties, and providing for a review of their orders, decisions and awards; appropriating money to carry out the provisions of the act; and repealing all acts and parts of acts inconsistent herewith.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to requesting Congress to shorten the period of enlistment in the United States army.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 49, a bill for an act appropriating the sum of one thousand dollars (\$1000) to indemnify Miss Grace Ginther of Independence, Iowa, for personal injury sustained by her while a student at the Iowa State College at Ames.

Also:

Senate File No. 124, a bill for an act to legalize the issuance of funding bonds of the city of Valley Junction, Iowa, dated the 2nd day of January, 1917, in the sum of seven thousand (\$7000.00) dollars, issued in exchange for a like amount of indebtedness of the city of Valley Junction, Iowa, as evidenced by warrants.

Also:

Senate File No. 224, a bill for an act to indemnify Dr. H. A. Mack for medical services in caring for Mrs. Bouton who sustained personal injury, while in the employ of the state.

Also:

Senate File No. 247, a bill for an act to amend section eighteen hundred forty-five (1845) of the code relating to management, number and election of directors of savings banks.

ALFRED WENSTRAND,
Chairman House Committee.
BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 73.

On motion of Roberts of Ringgold, Senate File No. 176, a bill for an act to provide for the submission of a proposed amendment to the constitution of the state of Iowa relating to the prohibition of the manufacture for sale, the sale or keeping for sale of intoxicating liquors as a beverage to the people for their ratification and approval and prescribing a time for such election, with report of committee without recommendation was taken up and considered.

Mr. Roberts moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—82.

Adkins	Finley	Krouse
Anderson of Davis	Flenniken	Langfitt
Anderson of Greene	Garber	Larson
Anderson of Winne-	Gilbert	Lee
bago	Gilmore	Lenocker
Andre	Giltner	Lewis
Becker	Grason	McFarlane
Benn	Gray	Mantz
Boies	Hansen	Mead
Coakley	Harrington	Meredith
Crozier	Horchem	Miles
Darraha	Jackson	Miller
Dean	Jessen	Mowery
Dunkelberg	Johnston of Humboldt	Murray
Durbin	Jones	Neff
Edgington	Kepple	Newton
Epps	Kern	Nichols
Erickson	Kimberly	O'Donnell
Finch	Klaus	Peters
Findlay	Knickerbocker	Price

Randall	Slaughter	Weaver
Rayburn	Slosson	Wenstrand
Richards	Starzinger	Wichman
Roberts	Stone	Wilson of Cherokee
Rowley	Stuart	Wilson of Louisa
Santee	Turner	Wilson of Mahaska
Scott	Ulstad	Mr. Speaker
Shortess	Walrath	

Nays—18.

Bailey	Klinker	Rees
Bruce	Lake	Rogers
Elwood	Mackie	Smith
Griffin	Mooty	Stanley
Helming	Nordyke	Tucker
Johnston of Lucas	Oertel	Wilson of Mitchell

Absent or not voting—8.

Baldwin	Nicholson	Wigdahl
Hall	Reed	Wormley
McFerren	Shaff	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE.

MR. SPEAKER—I want to explain my vote on Senate File No. 176. The adoption of the proposed amendment will not add any laws for the enforcement of the present prohibitory liquor laws. It will remove none of the present laws nor will it render the enforcement of any of them more workable. We have prohibition in this state now and will have prohibition no matter how this question is disposed of when submitted. The question can be submitted at the general election with but little expense and it will cost over \$125,000 to submit it as is proposed at a special election. I am opposed to this useless expenditure of the people's money and therefore vote "No".

DOUGLAS ROGERS.

MR. SPEAKER—I voted "No" on Senate File No. 176 for the reason that I believe this question should be voted on at the general election, thus saving the state \$125,000 or more, which would be the expense of the special election.

OTTO A. HELMING.

MR. SPEAKER—I vote "No" on Senate File No. 176 because I believe it is an unnecessary expense to hold a special election to decide this question.

ROBERT BRUCE.

SPECIAL ORDER NO. 61.

The time having arrived for Special Order No. 61, on motion of Rowley of Van Buren, Senate File No. 494, a bill for an act to make the office of state superintendent of public instruction elec-

tive, repealing section twenty-six hundred twenty-seven-a (2627-a), supplement to the code, 1913, and providing for the filling of said office until the next general election, with report of committee recommending passage was taken up and considered.

Wichman of Hancock offered the following amendment and moved its adoption:

Amend Senate File No. 494 by striking out all after the period in the fifth (5th) line of section one thereof, and inserting in lieu thereof the following:

"The term of such officer so elected shall commence at the expiration of the term of the superintendent of public instruction now in office, and continue until his successor is elected and qualified."

Amendment adopted.

Anderson of Winnebago offered the following amendment and moved its adoption:

Amend Senate File No. 494 by striking out the word "bi-annually" in line 4 of section 1 and inserting in lieu thereof "every four years".

Amendment adopted.

O'Donnell of Dubuque moved the previous question. Motion prevailed.

Mr. Rowley moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Lenocker of Madison, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—58.

Anderson of Davis	Kern	Rayburn
Anderson of Winne-	Klaus	Reed
bago	Krouse	Rees
Andre	Langfitt	Richards
Bailey	Larson	Roberts
Becker	Lenocker	Rogers
Coakley	Lewis	Rowley
Crozier	McFerren	Scott
Dean	Mackie	Slaught
Durbin	Mantz	Smith
Edgington	Mead	Stanley
Epps	Meredith	Tucker
Finch	Miles	Turner
Garber	Miller	Ulstad
Giltner	Mowery	Wilson of Cherokee
Gray	Murray	Wilson of Mahaska
Hall	Newton	Wilson of Mitchell
Helming	Nordyke	Wormley
Johnston of Humboldt	Peters	Mr. Speaker
Johnston of Lucas	Price	

Nays—43.

Adkins	Griffin	O'Donnell
Anderson of Greene	Hansen	Oertel
Baldwin	Harrington	Randall
Benn	Horchem	Shaff
Boies	Jackson	Shortess
Bruce	Jessen	Slosson
Darraha	Jones	Starzinger
Dunkelberg	Kepple	Stone
Erickson	Knickerbocker	Stuart
Findlay	Lake	Walrath
Finley	Lee	Weaver
Flenniken	Mooty	Wichman
Gilbert	Neff	Wilson of Louisa
Gilmore	Nichols	
Grason	Nicholson	

Absent or not voting—7.

Elwood	McFarlane	Wenstrand
Kimberly	Santee	Wigdahl
Klinker		

Verification of roll call.

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 64.

The hour having arrived for Special Order No. 64, on motion of Stanley of Adams, Senate File No. 278, a bill for an act to amend the law as it appears in sections twenty-four hundred thirteen (2413) and twenty-four hundred fifteen (2415) supplemental supplement to the code, 1915, relating to the seizure and condemnation of intoxicating liquors, with report of committee recommending passage was taken up and considered.

Mr. Stanley moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Adkins	Durbin	Gray
Anderson of Davis	Edgington	Horchem
Anderson of Greene	Epps	Jackson
Anderson of Winnebago	Erickson	Jessen
Baldwin	Finch	Johnston of Humboldt
Benn	Findlay	Johnston of Lucas
Boies	Finley	Jones
Bruce	Garber	Kepple
Coakley	Gilbert	Kern
Crozier	Gilmore	Knickerbocker
Darraha	Giltner	Krouse
	Grason	Langfitt

Larson	Nicholson	Scott
Lee	Nordyke	Slaught
Lenocker	O'Donnell	Slosson
Lewis	Peters	Stanley
Mackie	Price	Stuart
Mead	Randall	Turner
Meredith	Rayburn	Ulstad
Miller	Reed	Weaver
Mowery	Rees	Wichman
Murray	Richards	Wilson of Cherokee
Neff	Roberts	Wilson of Louisa
Newton	Rowley	Wilson of Mahaska
Nichols	Santee	Wormley

Nays—7.

Griffin	Oertel	Tucker
Hansen	Rogers	
Klinker	Starzinger	

Absent or not voting—27.

Andre	Helming	Shaff
Bailey	Kimberly	Shortess
Becker	Klaus	Smith
Dean	Lake	Stone
Dunkelberg	McFarlane	Walrath
Elwood	McFerren	Wenstrand
FleNNiken	Mantz	Wigdahl
Hall	Miles	Wilson of Mitchell
Harrington	Mooty	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.

Secretary Watters presented the following message from the Senate:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to introduction of bills providing that property of enlisted men in the army shall not be subject to execution.

SENATE CONCURRENT RESOLUTIONS CONSIDERED.

Shaff of Clinton asked and obtained unanimous consent to consider at this time, Senate concurrent resolution relative to the drafting of a bill providing for the exemption from execution of the property of enlisted men during the period of their enlistment, and moved that the House concur:

MR. PRESIDENT—

Whereas, we are now at war and because of that fact, for the protection of our people and our institutions and our liberties, we are appealing to the patriotism of our citizens for enlistment in our nation's defense, and

Whereas, such enlistment may, under certain conditions, cause serious financial loss, not only in production, but in disabling those who may so enlist from providing for the means of promptly paying indebtedness already incurred, and

Whereas, the sacrifice of time and the risk of loss of life and the endurance of the necessary privations should be deemed sufficient performance of patriotic duty, therefore,

Be It Resolved by the Senate, the House of Representatives concurring: That the president of the Senate and the speaker of the House are hereby requested to ask the appropriate committee of the Senate and of the House to prepare a suitable bill which shall provide in substance that debts owing by any person who may enlist in the service of his country, should not be collectible by action at law during the time of such enlistment, and any property held by such enlisted person shall be exempt from execution from debts contracted prior to enlistment until six months after the time of his enlistment shall cease. And to provide, further, that the statute of limitations on the collection of debts shall also be inoperative with reference to the time during which service for the country is continued.

Motion prevailed and the House concurred.

Shaff of Clinton asked and obtained unanimous consent to consider at this time, Senate concurrent resolution relative to shortening the period of enlistment in the national guard, and moved that the House concur:

Be It Resolved by the Senate of the General Assembly of the State of Iowa, the House concurring:

That, *Whereas*, under section 69 of chapter 134 of the first session of the sixty-fourth Congress of 1916 it is provided as to enlistments in the national guard that the same shall be for six years, the first three of which shall be in the active organization and the remaining three in the national guard reserve,

And, *Whereas*, this long period of enlistment is deterring many from enlisting in the service who otherwise would gladly enlist for the period of the world-wide war in which we are now engaged,

Be It Resolved by the Senate of the General Assembly of the State of Iowa, the House concurring: That we hereby respectfully petition Congress at present in special session to promptly amend said law by striking out the six year period of enlistment and substituting therefor provision for enlistment in the national guard service during the period of our present war with Germany,

And that an engrossed copy of this resolution be sent to the Honorable A. B. Cummins and W. S. Kenyon, United States Senators from Iowa, and to each of the honorable representatives in Congress from the state of Iowa.

Motion prevailed and the House concurred.

CONSIDERATION OF BILLS.

On motion of Gray of Calhoun, Calendar No. 412, House File No. 550, a bill for an act regulating proof of certain titles to real property as against defects arising prior to January first, 1905, and giving claimants one year in which to commence action, and barring their rights thereafter, with report of committee recommending passage was taken up for consideration.

Gray of Calhoun moved that Senate File No. 456 be withdrawn from the committee on land titles and substituted for House File No. 550. Motion prevailed.

On motion of Gray of Calhoun, Senate File No. 456, a bill for an act regulating proof of certain titles to real property as against defects arising prior to January first, 1905, and giving claimants one year in which to commence action, and barring their rights thereafter, was taken up and considered.

Mr. Gray moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Grason	Mantz
Anderson of Davis	Gray	Miller
Anderson of Greene	Hall	Mooty
Anderson of Winne-	Helming	Mowery
bago	Horchem	Neff
Bailey	Jackson	Nichols
Becker	Jessen	Nicholson
Benn	Johnston of Humboldt	Nordyke
Boies	Jones	O'Donnell
Bruce	Kepple	Oertel
Coakley	Klaus	Peters
Darraha	Klinker	Price
Dunkelberg	Knickerbocker	Randall
Durbin	Krouse	Reed
Edgington	Larson	Rogers
Elwood	Lee	Scott
Epps	Lenocker	Shaff
Finch	Lewis	Slosson
Findlay	McFarlane	Stone
Finley	McFerren	Stuart
Flenniken	Mackie	Tucker
Gilmore		

Turner
Ulstad
Walrath
Weaver

Wenstrand
Wichman
Wilson of Cherokee
Wilson of Louisa

Wilson of Mahaska
Wilson of Mitchell

Nays—1.

Wormley

Absent or not voting—34.

Andre
Baldwin
Crozier
Dean
Erickson
Garber
Gilbert
Giltner
Griffin
Hansen
Harrington
Johnston of Lucas

Kern
Kimberly
Lake
Langfitt
Mead
Meredith
Miles
Murray
Newton
Rayburn
Rees

Richards
Roberts
Rowley
Santee
Shortess
Slaught
Smith
Stanley
Starzinger
Wigdahl
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Horchem of Dubuque, Calendar No. 414, House File No. 216, a bill for an act to amend the law as it appears in section forty-nine hundred ninety-nine-a nine a (4999-a9a), supplemental supplement to the code, 1915, relating to the entrance and exit doors of hotels and other public buildings, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Horchem moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—72.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winne-
bago
Andre
Bailey
Baldwin
Becker
Boies
Bruce
Coakley
Dunkelberg
Durbin

Elwood
Epps
Erickson
Finch
Findlay
Flenniken
Garber
Gilmore
Giltner
Grason
Gray
Hall
Hansen
Horchem

Jackson
Jessen
Johnston of Humboldt
Kepple
Kern
Klaus
Knickerbocker
Krouse
Lake
Larson
Lee
Lenocker
Lewis
Mead

Meredith	Price	Tucker
Miles	Reed	Turner
Miller	Rees	Ulstad
Mowery	Roberts	Walrath
Murray	Rogers	Weaver
Neff	Santee	Wenstrand
Newton	Scott	Wichman
Nichols	Shortess	Wilson of Cherokee
Nicholson	Slosson	Wilson of Louisa
O'Donnell	Stanley	
Peters	Stone	

Nays—11.

Dean	Jones	Shaff
Finley	Klinker	Starzinger
Helming	Langfitt	Wormley
Johnston of Lucas	Mooty	

Absent or not voting—25.

Benn	McFerren	Slaughter
Crozier	Mackie	Smith
Darraha	Mantz	Stuart
Edgington	Nordyke	Wigdahl
Gilbert	Oertel	Wilson of Mahaska
Griffin	Randall	Wilson of Mitchell
Harrington	Rayburn	Mr. Speaker
Kimberly	Richards	
McFarlane	Rowley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDERS.

On request of Rayburn of Poweshiek, unanimous consent having been granted, Senate File No. 366 was made a special order for Wednesday, April 11th, at 11:30 a. m.

On request of Shaff of Clinton, unanimous consent having been granted, Senate File No. 422 was made a special order for Wednesday, April 11th, at 9:30 a. m.

On request of Oertel of Lee, unanimous consent having been granted, House File No. 613 was made a special order for Wednesday, April 11th, at 8:30 a. m.

On request of Randall of Linn, unanimous consent having been granted, House File No. 465 was made a special order for Wednesday, April 11th, at 8:15 a. m.

Benn of Washington moved that Senate File No. 290 be made a special order for Wednesday, April 11th, at 2:00 p. m. Motion prevailed.

Neff of Pottawattamie moved that Calendar No. 443, House File No. 480, be made a special order for this afternoon at 3:00 o'clock. Motion prevailed.

MOTIONS TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which House File No. 423 failed to pass the House.

JAS. F. JOHNSTON.

I second the motion.

H. W. BENN.

MR. SPEAKER—I hereby move to reconsider the vote by which Senate File No. 494 passed the House.

S. W. KLAUS.

I second the motion.

ROY W. MURRAY.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the governor announcing that he had, on April 9th, approved and signed the following bills:

House Files Nos. 215, 440, 283 and 280.

HOUSE BILL WITHDRAWN.

On request of Gray of Calhoun, unanimous consent having been granted, House File No. 550 was withdrawn from the calendar and from further consideration by the House.

On motion of McFarlane of Black Hawk the House adjourned until 1:15 p. m.

AFTERNOON SESSION.

The House reconvened, Speaker Pitt in the chair.

MOTION TO RECONSIDER WITHDRAWN.

On request of Klaus of Delaware, unanimous consent having been granted, the motion to reconsider the vote by which Senate File No. 494 passed the House was withdrawn.

Epps of Wapello moved that all special orders made since the adoption of the resolution offered by Rogers of Carroll relative to following the order on the calendar be rescinded. Motion lost.

Gray of Calhoun moved that all bills on the calendar reached for consideration and which are called up and not considered be placed at the foot of the calendar. Motion prevailed.

CONSIDERATION OF BILLS.

The House resumed consideration of Senate File No. 16.

The point of order raised by Wormley of Plymouth relative to the amendment offered by Jones of Cerro Gordo was submitted by the chair to the House.

The House decided that the point of order was not well taken and that the amendment offered by Jones of Cerro Gordo was germane to the bill.

Stone of Sioux offered the following amendment to the amendments substituted for the committee amendments:

Amend by inserting after the word "office" and before the word "when" in line nine (9) of section nine (9) of the substitute amendment the following:

"The placing of a cross in a square beneath the party circle which has also been marked shall not invalidate the ballot but shall be considered as additional and supplementary to the mark in the party circle."

Amendment adopted.

Wilson of Mitchell moved the previous question, as applied to all pending amendments and the main bill. Seconded by Johnston of Humboldt. Motion prevailed.

On the question of the adoption of the amendments, as amended and substituted for the committee amendments, Rogers of Carroll and Lake of Woodbury demanded a roll call.

On the question, "Shall the amendment, as amended, offered by Lake of Woodbury and substituted for the committee amendments, be adopted?"

Ayes—59.

Adkins	Giltner	Langfitt
Anderson of Winne-	Grason	Larson
bago	Gray	Lee
Baldwin	Hall	Mantz
Bruce	Harrington	Mead
Dean	Helming	Meredith
Dunkelberg	Jackson	Murray
Durbin	Jessen	Neff
Edgington	Johnston of Humboldt	Newton
Elwood	Jones	Nichols
Epps	Kepple	Nordyke
Erickson	Kern	Peters
Finch	Klaus	Price
Gilbert	Knickerbocker	Randall
Gilmore	Lake	Rayburn

Roberts	Stanley	Wenstrand
Rowley	Stone	Wichman
Scott	Stuart	Wilson of Mahaska
Slaught	Ulstad	Wilson of Mitchell
Slosson	Walrath	Mr. Speaker

Nays—43.

Anderson of Davis	Kimberly	Richards
Anderson of Greene	Krouse	Rogers
Andre	Lenocker	Santee
Bailey	Lewis	Shaff
Becker	McFarlane	Shortess
Boies	Mackie	Smith
Coakley	Miles	Starzinger
Crozier	Miller	Tucker
Darrah	Mooty	Turner
Findlay	Mowery	Weaver
Flenniken	Nicholson	Wilson of Cherokee
Garber	O'Donnell	Wilson of Louisa
Hansen	Oertel	Wormley
Horchem	Reed	
Johnston of Lucas	Rees	

Absent or not voting—6.

Benn	Griffin	McFerren
Finley	Klinker	Wigdahl

So the amendments, as amended, and offered by Lake of Woodbury and substituted for the committee amendments were adopted.

On the question of the adoption of the amendment offered by Jones of Cerro Gordo, Jones of Cerro Gordo and Bruce of Pochontas demanded a roll call.

On the question, "Shall the amendments offered by Jones of Cerro Gordo be adopted?"

Ayes—68.

Adkins	Findlay	Larson
Anderson of Davis	Finley	Lee
Anderson of Greene	Flenniken	McFarlane
Anderson of Winnebago	Gilbert	Mackie
Baldwin	Gilmore	Mantz
Becker	Giltner	Miller
Bruce	Hall	Neff
Darrah	Harrington	Nichols
Dean	Jackson	Nicholson
Dunkelberg	Jessen	Nordyke
Durbin	Johnston of Humboldt	Peters
Edgington	Jones	Price
Elwood	Kepple	Randall
Epps	Kern	Rayburn
Erickson	Klaus	Rees
Finch	Knickerbocker	Roberts
	Langfitt	Rowley

Santee	Smith	Weaver
Scott	Stanley	Wenstrand
Shaff	Stone	Wichman
Shortess	Stuart	Wilson of Cherokee
Slaught	Ulstad	Wilson of Louisa
Slosson	Walrath	Wilson of Mahaska

Nays—36.

Andre	Johnston of Lucas	Murray
Bailey	Kimberly	Newton
Benn	Klinker	O'Donnell
Boies	Krouse	Oertel
Coakley	Lake	Reed
Crozier	Lenocker	Richards
Garber	Lewis	Rogers
Grason	McFerren	Starzinger
Gray	Meredith	Tucker
Hansen	Miles	Turner
Helming	Mooty	Wormley
Horchem	Mowery	Mr. Speaker

Absent or not voting—4.

Griffin	Wigdahl
Mead	Wilson of Mitchell

So the amendments were adopted.

Wichman of Hancock asked and obtained unanimous consent to withdraw from further consideration by the House the amendment to Senate File No. 16 filed by him and found on page 1837 of the journal of April 9th.

Mr. Neff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—77.

Adkins	Flenniken	Langfitt
Anderson of Greene	Gilbert	Larson
Anderson of Winnebago	Gilmore	Lee
Baldwin	Giltner	McFarlane
Benn	Grason	McFerren
Boies	Gray	Mackie
Bruce	Hall	Mantz
Darrah	Harrington	Mead
Dean	Jackson	Meredith
Dunkelberg	Jessen	Miller
Durbin	Johnston of Humboldt	Mooty
Edgington	Jones	Murray
Elwood	Kepple	Neff
Epps	Kern	Newton
Erickson	Klaus	Nichols
Finch	Klinker	Nicholson
Findlay	Knickerbocker	Nordyke
Finley	Lake	Peters

Price	Shortess	Walrath
Randall	Slaughter	Weaver
Rayburn	Slosson	Wenstrand
Roberts	Smith	Wichman
Rowley	Stanley	Wilson of Cherokee
Santee	Stone	Wilson of Louisa
Scott	Stuart	Wilson of Mahaska
Shaff	Ulstad	

Nays—29.

Anderson of Davis	Johnston of Lucas	Rees
Andre	Kimberly	Richards
Bailey	Krouse	Rogers
Becker	Lenocker	Starzinger
Coakley	Lewis	Tucker
Crozier	Miles	Turner
Garber	Mowery	Wilson of Mitchell
Hansen	O'Donnell	Wormley
Helming	Oertel	Mr. Speaker
Horchem	Reed	

Absent or not voting—2.

Griffin Wigdahl

So the bill having received a constitutional majority was declared to have passed the House.

Jones of Cerro Gordo offered the following amendment to the title and moved its adoption:

Amend the title to Senate File No. 16 by striking out the period at the end of the title and inserting a comma in lieu thereof, and by adding thereto the following: "and repealing chapter two-A (2-A), title six (VI), supplement to the code, 1913, and to enact a substitute therefor."

Amendment adopted and title as amended agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bills: House File No. 244, a bill for an act granting additional powers to cities now or hereafter having a population of fifty thousand or over and organized under chapter fourteen-C (14-C) of title five (V) of the supplement to the code, 1907, and amendments thereto, with respect to parks and providing for the levy and collection of a special tax therefor.

Also:

House File No. 289, a bill for an act to amend section six hundred seventy-nine-a (679-a) supplement to the code, 1913.

Also:

House File No. 345, a bill for an act to amend section nine hundred (900), of the code, providing for the issuance of warrants and the amount thereof.

Also:

House File No. 535, a bill for an act to legalize certain proceedings of the incorporated town of Garrison, Iowa, whereby certain real estate was purchased by said town for municipal purposes.

Also:

House File No. 585, a bill for an act to legalize the conveyance to C. H. Robinson of lots seven (7) and eight (8) in block twenty-seven (27) in the city of Iowa City, Iowa, by Lovell Swisher, treasurer of the board of regents of the State University of Iowa.

Also:

House File No. 590, a bill for an act to legalize the action of the board of directors of the independent school district of Kiron, Crawford county, Iowa, in the issuance of warrants, the levying of certain taxes, and to authorize the collection of certain taxes, and to authorize the expenditure of funds derived from said taxes.

Also:

House File No. 593, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants for the city of Albia, Iowa.

Also:

House File No. 594, a bill for an act to legalize the passage, adoption and publication of the ordinances and resolutions of the town of Davis City, Decatur county, Iowa.

Also:

House File No. 596, a bill for an act to correct the issuance of a patent by the governor of Iowa, to lots 1, 2, 15 and 16, being the N. E. $\frac{1}{4}$ N. E. $\frac{1}{4}$ section 16, township 71 N., range 6 W., Henry county, Iowa.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report they have examined and find correctly enrolled the following bills:

House Files Nos. 244, 289, 345, 535, 585, 590, 593, 594 and 596.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

LEAVE OF ABSENCE.

On request of Anderson of Winnebago leave of absence was granted Wigdahl of Palo Alto until Wednesday.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 44, a bill for an act providing aid for poultry associations.

Also:

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. 297, a bill for an act to amend section seven hundred eleven-a (711-a) of the supplemental supplement to the code, 1915, relating to the regulation of electric installation by certain cities and towns.

Also:

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. 571, a bill for an act to amend section 469, supplement to the code, 1913, increasing the compensation of boards of supervisors from four dollars to five dollars per day.

Also:

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. 509, a bill for an act to amend the law as it appears in section 2150 of the code, relating to free transportation or reduced rates by carriers.

Also:

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. 471, a bill for an act to repeal the law as it appears in section two thousand seventy-five (2075) of the code, relating to judgment liens against railway corporation, and enacting a substitute therefor which creates a lien upon the property of railway, interurban railway and street railway corporations or partnerships, for all amounts owing by such corporations or partnerships on account of damages to property or injuries to persons in the conduct of their business.

Also:

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 to indemnify Lee Clark of Garrison, Iowa, for loss of certain cattle slaughtered by state authorities, on account of tuberculosis.

Also:

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. 438, a bill for an act to prevent oppressive garnishment or attachment and the transferring of claims for the purpose of depriving debtors of their exemption rights.

Also:

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. 479, a bill for an act to punish the lettering or defacing of motor vehicle numbers and to provide for the keeping of records of such numbers by garage keepers and to provide penalties for violation of this act.

Also:

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. 530, a bill for an act to provide for the issuance of a permit to foreign corporations, not organized for pecuniary profit, to do business in the state of Iowa, providing for annual reports by such corporations and fixing a forfeiture for failure to comply with said act.

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. 244, 289, 345, 593, 596, 594, 590, 585 and 535.

HOUSE RESOLUTION CALLED UP.

Shortess of Tama asked and obtained unanimous consent to call up at this time the resolution relative to the appointment of a sifting committee.

CALL OF THE HOUSE.

MR. SPEAKER—We, the undersigned, demand a call of the House when the resolution of the gentleman from Tama providing for the appointment of a sifting committee is called for consideration, and to continue until said resolution is disposed of or otherwise ordered.

RUBE McFERREN.
R. A. LENOCKER.
DALE R. ANDRE.
J. M. WORMLEY.
F. E. SHORTESS.

The roll was called to ascertain the absentees.

Those present were—107.

Adkins	Gilbert	Lenocker
Anderson of Davis	Gilmore	Lewis
Anderson of Greene	Giltner	McFarlane
Anderson of Winnebago	Grason	McFerren
Andre	Gray	Mackie
Bailey	Griffin	Mantz
Baldwin	Hall	Mead
Becker	Hansen	Meredith
Benn	Harrington	Miles
Boies	Helming	Miller
Bruce	Horchem	Mooty
Coakley	Jackson	Mowery
Crozier	Jessen	Murray
Darrah	Johnston of Humboldt	Neff
Dean	Johnston of Lucas	Newton
Dunkelberg	Jones	Nichols
Durbin	Kepple	Nicholson
Edgington	Kern	Nordyke
Elwood	Kimberly	O'Donnell
Epps	Klaus	Oertel
Erickson	Klinker	Peters
Finch	Knickerbocker	Price
Findlay	Krouse	Randall
Finley	Lake	Rayburn
Flenniken	Langfitt	Reed
Garber	Larson	Rees
	Lee	Richards

Roberts	Smith	Weaver
Rogers	Stanley	Wenstrand
Rowley	Starzinger	Wichman
Santee	Stone	Wilson of Cherokee
Scott	Stuart	Wilson of Louisa
Shaff	Tucker	Wilson of Mahaska
Shortess	Turner	Wilson of Mitchell
Slaught	Ulstad	Wormley
Slosson	Walrath	Mr. Speaker

Those excused were—1.

Wigdahl

Shortess of Tama moved the adoption of the resolution.

Randall of Linn offered the following amendment to the resolution and moved its adoption:

MR. SPEAKER—I move to amend the resolution offered by the gentleman from Tama by striking out all of said resolution preceding the comma (,) in the second line thereof, and inserting in lieu thereof the following:

Resolved, That the members of the House hereinafter named, consisting of Anderson of Greene, chairman; Coakley, Turner, Harrington, Baldwin, Durbin, Edgington, Peters, shall constitute a sifting committee, of whom five shall vote affirmatively in order to report out a bill.

Mackie of Benton moved the previous question, as applied to the resolution and the pending amendment. Seconded by Giltner of Monroe. Motion prevailed.

On the question of the adoption of the amendment to the resolution, Helming of Allamakee and Bruce of Pocahontas demanded a roll call.

On the question, "Shall the amendment to the resolution be adopted?"

Ayes—52.

Adkins	Harrington	O'Donnell
Anderson of Greene	Horchem	Peters
Anderson of Winnebago	Jackson	Price
Baldwin	Jessen	Randall
Bruce	Jones	Roberts
Coakley	Kepple	Rowley
Darrah	Klaus	Santee
Dean	Knickerbocker	Shaff
Dunkelberg	Langfitt	Slaught
Durbin	Lee	Slosson
Elwood	McFarlane	Smith
Erickson	Mackie	Stone
Finley	Mantz	Stuart
Flenniken	Miller	Weaver
Gilbert	Mooty	Wenstrand
Gilmore	Neff	Wichman
Gray	Nichols	Wilson of Louisa
	Nicholson	

Nays—55.

Anderson of Davis	Johnston of Lucas	Reed
Andre	Kern	Rees
Bailey	Kimberly	Richards
Becker	Klinker	Rogers
Benn	Krouse	Scott
Boies	Lake	Shortess
Crozier	Larson	Stanley
Edgington	Lenocker	Starzinger
Epps	Lewis	Tucker
Finch	McFerren	Turner
Findlay	Mead	Ulstad
Garber	Meredith	Walrath
Giltner	Miles	Wilson of Cherokee
Grason	Mowery	Wilson of Mahaska
Griffin	Murray	Wilson of Mitchell
Hall	Newton	Wormley
Hansen	Nordyke	Mr. Speaker
Helming	Rayburn	
Johnston of Humboldt	Oertel	

Absent or not voting—1.

Wigdahl

Amendment to the resolution lost.

EXPLANATION OF VOTE.

MR. SPEAKER—In explanation of my vote for the substitute to the Shortess resolution I wish to state that the fact that I am named in the substitute has been in no way responsible for my decision. I believe that in voting for the substitute I am consistent, although placed in the embarrassing position of voting for myself.

E. A. BALDWIN.

I vote "aye" not because I have any resentment against any one or wish to slap any one but because I have understood my name has been considered somewhat for this position and having withdrawn my own name from the list and this list or any list being satisfactory to me I vote "aye".

H. GUY ROBERTS.

On the question of the adoption of the resolution, Randall of Linn and Stone of Sioux demanded a roll call.

On the question, "Shall the resolution be adopted?"

Ayes—107.

Adkins	Benn	Edgington
Anderson of Davis	Boies	Elwood
Anderson of Greene	Bruce	Epps
Anderson of Winnebago	Coakley	Erickson
Andre	Crozier	Finch
Bailey	Darrah	Findlay
Baldwin	Dean	Finley
Becker	Dunkelberg	Fleinniken
	Durbin	Garber

Gilbert	Lenocker	Roberts
Gilmore	Lewis	Rogers
Giltner	McFarlane	Rowley
Grason	McFerren	Santee
Gray	Mackie	Scott
Griffin	Mantz	Shaff
Hall	Mead	Shortess
Hansen	Meredith	Slaught
Harrington	Miles	Slosson
Helming	Miller	Smith
Horchem	Mooty	Stanley
Jackson	Mowery	Starzinger
Jessen	Murray	Stone
Johnston of Humboldt	Neff	Stuart
Johnston of Lucas	Newton	Tucker
Jones	Nichols	Turner
Kepple	Nicholson	Ulstad
Kern	Nordyke	Walrath
Kimberly	O'Donnell	Weaver
Klaus	Oertel	Wenstrand
Klinker	Peters	Wichman
Knickerbocker	Price	Wigdahl
Krouse	Randall	Wilson of Cherokee
Lake	Rayburn	Wilson of Louisa
Langfitt	Reed	Wilson of Mahaska
Larson	Rees	Wilson of Mitchell
Lee	Richards	Wormley

Nays—None.

Absent or not voting—1.

Mr. Speaker

So the resolution was adopted.

Speaker pro tem McFarlane in the chair.

Richards of Muscatine moved that further proceedings in the call of the House be now dispensed with. Motion prevailed.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

Griffin of Woodbury, from the committee on insurance, submitted the following report:

MR. SPEAKER—Your committee on insurance, to whom was referred Senate File No. 577, a bill for an act to amend the law as it appears in section one thousand seven hundred ninety-eight-a (1798-a), supplement to the code, 1913, relating to future organization or authorization of assessment, life, health and accident insurance 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.

T. F. GRIFFIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred Senate File No. 253, a bill for an act to amend section twenty-four hundred seventy-seven-m (2477-m), supplement to the code, 1913, relating to employer's liability and 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.

T. F. GRIFFIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred Senate File No. 196, a bill for an act to amend section twenty-four hundred seventy-seven-m-24 (2477-m-24), of the supplement to the code, 1913, providing for the taking of depositions of witnesses to be used as evidence in hearings before boards of arbitration in workmen's compensation 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 do pass.

T. F. GRIFFIN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on insurance, to whom was referred Senate File No. 254, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, known as the Employers' Liability and Workmen's Compensation Act, constituting the proper consular officer the legal representative of non-resident alien dependents who are citizens of his nation, authorizing said consular officer or his duly appointed representative to institute and conduct legal proceedings on behalf of such dependents and to receive and distribute compensation due such dependents, and repealing all acts and parts of acts inconsistent herewith, beg leave to report they 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:

1st: That the word "sole" be stricken from the 9th line of section 1, and the word "exclusive" be stricken from the 12th line of said section 1.

2nd: That the period at the end of section 1 be stricken out and a comma inserted in lieu thereof, and the following words added to said section 1: "provided, however, that nothing herein shall abridge the right of any relative of such decedent who may reside in the state of Iowa to take out administration upon the estate of such decedent, and as such receive the funds due said estate; and provided

further that before said consular agent or his representative shall have the right to receive funds due the estate of said decedent he shall regularly take out administration in the county where said decedent last resided, and give bond as administrator for the protection of such funds as provided by law."

3rd: That the title of said bill be amended by striking out the period at the end of said title, and adding thereto the following words: "and to provide for administration in certain cases upon the estate of said deceased alien."

T. F. GRIFFIN, *Chairman.*

Ordered passed on file.

Shaff of Clinton, from the committee on military affairs, submitted the following report:

MR. SPEAKER—Your committee on military affairs, to whom was referred House File No. 358, a bill for an act to amend the law as it appears in section four hundred and thirty (430), supplement to the code, 1913, relating to the support of indigent daughters of United States soldiers, beg leave to report they 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. O. SHAFF, *Chairman.*

Report adopted and House File No. 358 was indefinitely postponed.

Wilson of Mahaska, from the committee on public utilities, submitted the following report:

MR. SPEAKER—Your committee on public utilities, to whom was referred Senate File No. 563, a bill for an act to amend section 1641-b of the code of 1913 providing for the appraisal of property for which it is proposed to issue stock of a corporation for pecuniary profit, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

THOS. J. WILSON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on public utilities, to whom was referred House File No. 368, a bill for an act to enlarge the powers of the board of railroad commissioners by conferring on it jurisdiction and control over the construction, maintenance, operation, service and rates of telegraph and telephone companies, and, on review, to fix rates for service of electric light, electric power, gas, water and heating companies and provide penalties for 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 be indefinitely postponed.

THOS. J. WILSON, *Chairman.*

Report adopted and House File No. 368 was indefinitely postponed.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 284, a bill for an act to provide for the organizing, admitting, licensing and regulating of insurance companies other than life, and to repeal the law as it appears in sections sixteen hundred ninety-two (1692), sixteen hundred ninety-three (1693), sixteen hundred ninety-four (1694), sixteen hundred ninety-five (1695), seventeen hundred (1700), and seventeen hundred twenty-three (1723), of the code, and section sixteen hundred eighty-nine (1689), supplement to the code, 1913, and section seventeen hundred twenty-one (1721), supplemental supplement to the code, 1915, and to enact substitutes for each of them and to amend the law as it appears in subdivision four (4), section seventeen hundred and nine (1709), supplement to the code, 1913, and to repeal the law as it appears in sections sixteen hundred ninety (1690), seventeen hundred and four (1704), seventeen hundred and five (1705), seventeen hundred and six (1706), seventeen hundred and seven (1707), seventeen hundred and eight (1708), and seventeen hundred seventeen (1717), of the code, and all acts and parts of acts in conflict herewith, all relating to the matter of insurance.

Also:

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. 213, a bill for an act to amend the law as it appears in sections one thousand eighty-seven-b two (1087-b2) and one thousand eighty-seven-b three (1087-b3), supplement to the code, 1913, relating to the nomination and election of judges of the supreme, district and superior courts.

CONSIDERATION OF BILLS.

On motion of Starzinger of Polk, Appropriation Calendar No. 4, House File No. 297, a bill for an act to indemnify Ellen Dugan for personal injuries received by her through the negligence of the authorities and employes of the state, while she was lawfully

upon the property of the state, with report of committee recommending passage as amended was taken up for consideration.

On request of Starzinger of Polk, unanimous consent having been granted, action on House File No. 297 was deferred and same was placed at the foot of the calendar.

On motion of Johnston of Humboldt, Appropriation Calendar No. 5, House File No. 600, a bill for an act to authorize and direct the governor to undertake an investigation of the valuation of the property of common carriers made by the interstate commerce commission; to represent the interests of the state in connection therewith by the employment of persons or calling to his assistance therein other officers or employes of the state and appropriating forty thousand dollars to carry out the provisions of this act, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Johnston moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On request of Starzinger of Polk, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—58.

Anderson of Winnebago	Horchem	Rayburn
Andre	Johnston of Humboldt	Reed
Bailey	Johnston of Lucas	Rees
Becker	Kepple	Richards
Boies	Kern	Roberts
Bruce	Kimberly	Rogers
Crozier	Klaus	Rowley
Darrah	Klinker	Shaff
Dean	Knickerbocker	Stanley
Edgington	Krouse	Starzinger
Epps	Lake	Tucker
Erickson	Langfitt	Turner
Finch	Lenocker	Ulstad
Giltner	Mead	Walrath
Grason	Miles	Wichman
Gray	Miller	Wigdahl
Griffin	Newton	Wilson of Mahaska
Hall	Nordyke	Wilson of Mitchell
Helming	Oertel	Wormley
	Peters	

Nays—38.

Adkins	Durbin	Finley
Anderson of Greene	Elwood	Flenniken
Baldwin	Findlay	Garber
Benn		

Gilbert	Mackie	Randall
Gilmore	Mantz	Santee
Hansen	Meredith	Scott
Harrington	Mooty	Slosson
Jackson	Mowery	Smith
Jessen	Neff	Stuart
Jones	Nichols	Weaver
Lee	Nicholson	Wilson of Cherokee
Lewis	O'Donnell	
McFarlane	Price	

Absent or not voting—12.

Anderson of Davis	McFerren	Stone
Coakley	Murray	Wenstrand
Dunkelberg	Shortess	Wilson of Louisa
Larson	Slaught	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE CONCURRENT RESOLUTION.

Unanimous consent was granted to return to the order of introduction of resolutions.

Benn of Washington offered the following concurrent resolution:

Whereas, C. A. Roberts has been employed in the House during the entire session as a committee clerk, and

Whereas, the said C. A. Roberts has faithfully performed all the services in that employment, and

Whereas, said C. A. Roberts has received less compensation than the other committee clerks in view of the fact that through a misunderstanding her name was not placed upon the committee clerk pay roll of the House on the date sworn in, therefore

Be It Resolved by the House, the Senate concurring, That the said C. A. Roberts be paid the sum of eighteen dollars and that a warrant be drawn for that amount to be paid out of moneys not otherwise appropriated in the state treasury.

Laid over under rule 34.

INTRODUCTION OF BILLS.

Unanimous consent was granted to return to the order of introduction of bills.

By committee on judiciary, House File No. 615, a bill for an act relating to the compensation of collectors of delinquent taxes and to amend section fourteen hundred seven (1407), supplement to the code, 1913.

Read first and second time and passed on file.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, House File No. 244, a bill for an act granting additional powers to cities now or hereafter having a population of fifty thousand or over and organized under chapter fourteen-C (14-C) of title five (V) of the supplement to the code, 1907, and amendments thereto, with respect to parks and providing for the levy and collection of a special tax therefor.

Also:

House File No. 289, a bill for an act to amend section six hundred seventy-nine-a (679-a) supplement to the code, 1913.

Also:

House File No. 345, a bill for an act to amend section nine hundred (900), of the code, providing for the issuance of warrants and the amount thereof.

Also:

House File No. 535, a bill for an act to legalize certain proceedings of the incorporated town of Garrison, Iowa, whereby certain real estate was purchased by said town for municipal purposes.

Also:

House File No. 585, a bill for an act to legalize the conveyance to C. H. Robinson of lots seven (7) and eight (8) in block twenty-seven (27) in the city of Iowa City, Iowa, by Lovell Swisher, treasurer of the board of regents of the State University of Iowa.

Also:

House File No. 590, a bill for an act to legalize the action of the board of directors of the independent school district of Kiron, Crawford county, Iowa, in the issuance of warrants, the levying of certain taxes, and to authorize the collection of certain taxes, and to authorize the expenditure of funds derived from said taxes.

Also:

House File No. 593, a bill for an act to legalize certain warrants and the issuance and sale of negotiable bonds funding said warrants for the city of Albia, Iowa.

Also:

House File No. 594, a bill for an act to legalize the passage, adoption and publication of the ordinances and resolutions of the town of Davis City, Decatur county, Iowa.

Also:

House File No. 596, a bill for an act to correct the issuance of a patent by the governor of Iowa, to lots 1, 2, 15 and 16, being the N. E. $\frac{1}{4}$ N. E. $\frac{1}{4}$ section 16, township 71 N., range 6 W., Henry county, Iowa.

Also:

House File No. 224, a bill for an act to amend the law as it appears in section twenty-five hundred fifty-one (2551), supplemental supplement to the code, 1915, relating to the protection of game by providing a closed season for prairie chickens until the year nineteen hundred twenty-two.

Also:

House File No. 80, a bill for an act to amend section fifty-four hundred and forty-seven-a (5447-a) supplement to the code, 1913, relating to the suspension of execution of sentence.

Also:

House File No. 114, a bill for an act to amend section two thousand five hundred fifty-one (2551), supplemental supplement to the code, 1915, relating to the protection of quail.

Also:

House File No. 589, a bill for an act providing an appropriation of one million dollars (\$1,000,000.00), for the organization and equipment of military organizations for service in the armies of the United States, and for certain benefits for such military organizations, and for aid to dependent wives, mothers, and children of enlisted men of such organizations, and providing the method of expenditure of said funds, and recoupment from the federal government by the state.

Also:

House File No. 157, a bill for an act to repeal the law as it appears in section one thousand seventy-four (1074), supplement to the code, 1913, relating to the election of township trustees and to enact a substitute therefor.

Also:

House File No. 95, a bill for an act to repeal section 1571-m3, and sub-division ten (10) of section fifteen hundred seventy-one-m-eighteen (1571-m-18) supplement to the code, 1913, relating to motor vehicles and to enact a substitute therefor.

Also:

House File No. 606, a bill for an act to legalize a school election held in the independent school district of Council Bluffs, in the county of Pottawattamie, state of Iowa, on the twelfth day of March, 1917,

and wherein there was submitted to voters of said independent school district, pursuant to a motion adopted by the board of directors of said district, a proposition to issue bonds of the said independent district in the sum of \$175,000, to be used for the purchase of a site for and the erection and equipment of a new high school building in the western part of the city of Council Bluffs, Iowa.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

CONSIDERATION OF BILLS.

On motion of Klaus of Delaware, Appropriation Calendar No. 6, Senate Joint Resolution No. 11, a joint resolution authorizing the board of railroad commissioners of the state of Iowa to expend a sum not exceeding \$500.00 in presenting testimony to the Newland's railroad investigating committee, with report of committee recommending passage was taken up and considered.

Mr. Klaus moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—82.

Adkins	Griffin	O'Donnell
Anderson of Davis	Hansen	Oertel
Anderson of Greene	Harrington	Peters
Anderson of Winnebago	Jackson	Price
Andre	Jessen	Randall
Bailey	Johnstotn of Humboldt	Rayburn
Baldwin	Kepple	Reed
Becker	Kern	Richards
Boies	Kimberly	Roberts
Bruce	Klaus	Rogers
Coakley	Klinker	Scott
Darrah	Knickerbocker	Shaff
Durbin	Krouse	Smith
Edgington	Lake	Stanley
Elwood	Langfitt	Starzinger
Epps	Larson	Stone
Erickson	Lee	Stuart
Finch	Lewis	Tucker
Findlay	McFarlane	Turner
Finley	Mackie	Ulstad
Flenniken	Mantz	Walrath
Garber	Mead	Weaver
Gilbert	Meredith	Wichman
Gilmore	Mooty	Wigdahl
Giltner	Neff	Wilson of Cherokee
Grason	Newton	Wilson of Mitchell
Gray	Nichols	Wormley
	Nicholson	

Nays—None.

Absent or not voting—26.

Benn	Lenocker	Santee
Crozier	McFerren	Shortess
Dean	Miles	Slaught
Dunkelberg	Miller	Slosson
Hall	Mowery	Wenstrand
Helming	Murray	Wilson of Louisa
Horchem	Nordyke	Wilson of Mahaska
Johnston of Lucas	Rees	Mr. Speaker
Jones	Rowley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 65.

On motion of Epps of Wapello, Senate File No. 277, a bill for an act to amend the law as it appears in section twenty-four hundred twenty-seven (2427) of the code, relating to evidence of illegal selling and keeping of intoxicating liquors, with report of committee recommending passage was taken up and considered.

Mr. Epps moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Harrington	Peters
Anderson of Davis	Horchem	Price
Anderson of Greene	Jackson	Randall
Anderson of Winnebago	Jessen	Rayburn
Baldwin	Johnston of Lucas	Reed
Boies	Kepplé	Roberts
Bruce	Kern	Rowley
Coakley	Knickerbocker	Santee
Darrah	Krouse	Scott
Dunkelberg	Langfitt	Slaught
Durbin	Larson	Slosson
Edgington	Lee	Stanley
Elwood	Lenocker	Stone
Epps	Lewis	Stuart
Finch	Meredith	Turner
Findlay	Miller	Ulstad
Finley	Mowery	Walrath
Garber	Murray	Wichman
Gilbert	Neff	Wigdahl
Gilmore	Newton	Wilson of Cherokee
Giltner	Nichols	Wilson of Louisa
Gray	Nicholson	Wilson of Mahaska
	O'Donnell	Wormley

Nays—11.

Bailey	Kimberly	Shaff
Erickson	Klinker	Starzinger
Griffin	Lake	Tucker
Hansen	Oertel	

Absent or not voting—29.

Andre	Jones	Rees
Becker	Klaus	Richards
Benn	McFarlane	Rogers
Crozier	McFerren	Shortess
Dean	Mackie	Smith
Flenniken	Mantz	Weaver
Grason	Mead	Wenstrand
Hall	Miles	Wilson of Mitchell
Helming	Mooty	Mr. Speaker
Johnston of Humboldt	Nordyke	

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.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable bodys 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 authorizing cities of the first class, including cities under special charter, and cities organized under the commission plan of government, to invest their surplus funds.

Also:

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. 240, a bill for an act making appropriations for the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts, the Iowa State Teachers College, and the College for the Blind.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 69.

On motion of Mantz of Audubon, Substitute for Senate File No. 21, a bill for an act to provide for the maintenance and repair of county roads and to provide road patrolmen and prescribing their duties and fixing their compensation, with report of committee recommending passage as amended was taken up and considered.

Rogers of Carroll offered the following amendment to the committee amendments:

Amend the amendments offered by the committee on roads and highways to Senate File No. 21 by striking out all of said amendments and substituting in lieu thereof the following:

Amend by striking from section four of said bill the words "or cause to be dragged,".

Stone or Sioux moved the previous question, as applied to the amendment offered by Rogers of Carroll. Motion prevailed.

Amendment to the committee amendments lost.

On the question of the adoption of the committee amendments, Johnston of Lucas and Roberts of Ringgold demanded a roll call.

On the question, "Shall the committee amendments be adopted?"

Ayes—34.

Anderson of Davis	Flenniken	Meredith
Anderson of Winne-	Giltner	Oertel
bago	Griffin	Reed
Bailey	Hall	Roberts
Benn	Helming	Scott
Boies	Johnston of Lucas	Ulstad
Coakley	Kern	Walrath
Crozier	Krouse	Wilson of Cherokee
Edgington	Langfitt	Wilson of Mahaska
Epps	Lenocker	Wilson of Mitchell
Erickson	McFerren	Wormley
Finch	Mead	

Nays—63.

Adkins	Jones	Nicholson
Anderson of Greene	Kepple	O'Donnell
Baldwin	Kimberly	Peters
Becker	Klaus	Price
Bruce	Klinker	Randall
Darrah	Knickerbocker	Rayburn
Dean	Lake	Richards
Dunkelberg	Larson	Rogers
Elwood	Lee	Rowley
Findlay	Lewis	Santee
Finley	McFarlane	Shaff
Garber	Mackie	Shortess
Gilbert	Mantz	Slaught
Gilmore	Miles	Smith
Gray	Miller	Starzinger
Hansen	Mooty	Stuart
Harrington	Mowery	Tucker
Horchem	Murray	Weaver
Jackson	Neff	Wichman
Jessen	Newton	Wigdahl
Johnston of Humboldt	Nichols	Wilson of Louisa

Absent or not voting—11.

Andre	Rees	Turner
Durbin	Slosson	Wenstrand
Grason	Stanley	Mr. Speaker
Nordyke	Stone	

Committee amendments lost.

Roberts of Ringgold offered the following amendment to Senate File No. 21 and moved its adoption:

Amend Senate File No. 21 by striking out of line four, section one, the words "and required".

Roberts of Ringgold and Neff of Pottawattamie demanded a roll call.

On the question, "Shall the amendment offered by Roberts of Ringgold be adopted?"

Ayes—34.

Anderson of Davis	Gray	Rowley
Anderson of Winne-	Griffin	Scott
bago	Hall	Slaught
Bailey	Helming	Slosson
Boies	Johnston of Lucas	Stone
Dean	Kern	Turner
Durbin	Krouse	Ulstad
Edgington	Langfitt	Wilson of Cherokee
Elwood	Lenocker	Wilson of Mahaska
Erickson	McFerren	Wilson of Mitchell
Finch	Oertel	Wormley
Giltner	Roberts	

Nays—64.

Adkins	Kepple	O'Donnell
Anderson of Greene	Kimberly	Peters
Baldwin	Klaus	Price
Becker	Klinker	Randall
Benn	Knickerbocker	Rayburn
Bruce	Lake	Reed
Darraha	Lee	Richards
Dunkelberg	Lewis	Rogers
Epps	McFarlane	Santee
Findlay	Mackie	Shaff
Finley	Mantz	Smith
Flenniken	Miles	Starzinger
Garber	Miller	Stuart
Gilbert	Mooty	Tucker
Gilmore	Mowery	Walrath
Hansen	Murray	Weaver
Harrington	Neff	Wenstrand
Horchem	Newton	Wichman
Jackson	Nichols	Wigdahl
Jessen	Nicholson	Wilson of Louisa
Johnston of Humboldt	Nordyke	Mr. Speaker
Jones		

Absent or not voting—10.

Andre	Larson	Rees
Coakley	Mead	Shortess
Crozier	Meredith	Stanley
Grason		

Amendment lost.

Johnston of Lucas offered the following amendment and moved its adoption:

Amend section 1 of the substitute by inserting after the word system in the 4th line the words "which has been brought to grade or properly shaped for patrol work,".

Kern of Warren offered the following amendment and moved its adoption:

Amend Senate File No. 21 by striking out all of section 2.

Santee of Black Hawk moved the previous question, as applied to all pending amendments and the main bill. Seconded by Wilson of Mitchell. Motion prevailed.

Amendment offered by Johnston of Lucas lost.

Amendment offered by Kern of Warren lost.

Mr. Mantz moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—69.

Adkins	Johnston of Humboldt	O'Donnell
Anderson of Greene	Jones	Peters
Baldwin	Kepple	Price
Becker	Kimberly	Randall
Bruce	Klaus	Rayburn
Coakley	Klinker	Reed
Darrah	Knickerbocker	Rogers
Dunkelberg	Lake	Santee
Epps	Lee	Shaff
Findlay	Lewis	Shortess
Finley	McFarlane	Slaught
Flenniken	Mackie	Smith
Garber	Mantz	Starzinger
Gilbert	Mead	Stuart
Gilmore	Miles	Turner
Giltner	Miller	Ulstad
Gray	Mooty	Walrath
Hall	Mowery	Weaver
Hansen	Murray	Wenstrand
Harrington	Neff	Wichman
Horchem	Newton	Wigdahl
Jackson	Nichols	Wormley
Jessen	Nicholson	Mr. Speaker

Nays—27.

Anderson of Davis	Boies	Finch
Anderson of Winnebago	Durbin	Griffin
Andre	Edgington	Helming
Bailey	Elwood	Johnston of Lucas
	Erickson	Kern

Krouse	Richards	Wilson of Cherokee
Larson	Scott	Wilson of Louisa
Lenocker	Stone	Wilson of Mahaska
Meredith	Tucker	Wilson of Mitchell
Oertel		

Absent or not voting—12.

Benn	Langfitt	Roberts
Crozier	McFerren	Rowley
Dean	Nordyke	Slosson
Grason	Rees	Stanley

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 77.

On motion of Mead of Butler, House File No. 507, a bill for an act to amend the law as it appears in section thirty-five hundred forty-three (3543), supplement to the code, 1913, relating to procedure of the clerk of the district court with relation to actions pending which affect real estate, with report of committee recommending passage was taken up for consideration.

Jones of Cerro Gordo moved that the House reconsider the vote by which the report of the committee was adopted, indefinitely postponing Senate File No. 416.

Stone of Sioux and Gray of Calhoun demanded a roll call.

On the question, "Shall the House reconsider the vote by which the report of the committee was adopted, indefinitely postponing Senate File No. 416?"

Ayes—58.

Anderson of Greene	Harrington	Murray
Anderson of Winnebago	Horchem	Neff
Andre	Jackson	Nicholson
Baldwin	Johnston of Humboldt	O'Donnell
Becker	Jones	Oertel
Benn	Klaus	Price
Bruce	Klinker	Rayburn
Dean	Knickerbocker	Reed
Dunkelberg	Lake	Roberts
Durbin	Langfitt	Santee
Elwood	Larson	Shaff
Findlay	Lee	Shortess
Finley	Lenocker	Slosson
Flenniken	Lewis	Smith
Gilbert	McFarlane	Stanley
Gilmore	McFerren	Tucker
Griffin	Mead	Weaver
Hall	Miles	Wenstrand
Hansen	Mooty	Wigdahl
	Mowery	

Nays—25.

Anderson of Davis	Kepple	Scott
Bailey	Kern	Stone
Boies	Krouse	Wilson of Cherokee
Coakley	Miller	Wilson of Louisa
Edgington	Newton	Wilson of Mahaska
Epps	Nichols	Wilson of Mitchell
Garber	Peters	Wormley
Gray	Randall	
Helming	Rogers	

Absent or not voting—25.

Adkins	Kimberly	Starzinger
Crozier	Mackie	Stuart
Darrah	Mantz	Turner
Erickson	Meredith	Ulstad
Finch	Nordyke	Walrath
Giltner	Rees	Wichman
Grason	Richards	Mr. Speaker
Jessen	Rowley	
Johnston of Lucas	Slaught	

So the House reconsidered the vote by which the report of the committee was adopted, indefinitely postponing Senate File No. 416.

Jones of Cerro Gordo asked and obtained unanimous consent to have Senate File No. 416 substituted for House File No. 507.

On motion of Mead of Butler, Senate File No. 416, a bill for an act to amend the law as it appears in section thirty-five hundred forty-three (3543), supplement to the code, 1913, relating to procedure of the clerk of the district court with relation to actions pending which affect real estate, was taken up and considered.

Mr. Mead moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—65.

Adkins	Elwood	Jones
Anderson of Greene	Erickson	Kepple
Anderson of Winnebago	Findlay	Klaus
Baldwin	Flenniken	Klinker
Becker	Gilbert	Knickerbocker
Boies	Giltner	Lake
Bruce	Griffin	Langfitt
Coakley	Hall	Larson
Darrah	Harrington	Lee
Dean	Helming	Lenocker
Dunkelberg	Horchem	Lewis
Durbin	Jackson	McFarlane
	Johnston of Humboldt	McFerrer

Mackie	O'Donnell	Stanley
Mantz	Oertel	Starzinger
Mead	Richards	Stuart
Meredith	Roberts	Turner
Miles	Rowley	Walrath
Mooty	Santee	Weaver
Neff	Scott	Wenstrand
Newton	Shaff	Wigdahl
Nicholson	Shortess	Wilson of Cherokee

Nays—18.

Bailey	Gray	Slaughter
Benn	Krouse	Stone
Edgington	Peters	Wilson of Louisa
Epps	Randall	Wilson of Mahaska
Finch	Reed	Wilson of Mitchell
Garber	Rogers	Wormley

Absent or not voting—25.

Anderson of Davis	Kern	Rees
Andre	Kimberly	Slosson
Crozier	Miller	Smith
Finley	Mowery	Tucker
Gilmore	Murray	Ulstad
Grason	Nichols	Wichman
Hansen	Nordyke	Mr. Speaker
Jessen	Price	
Johston of Lucas	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGES CONSIDERED.

Senate File No. 264, a bill for an act authorizing cities of the first class, including cities under special charter, and cities organized under the commission plan of government, to invest their surplus funds.

Read first and second time and referred to the sifting committee.

Senate File No. 297, a bill for an act to amend section seven hundred eleven-a (711-a) of the supplemental supplement to the code, 1915, relating to the regulation of electric installation by certain cities and towns.

Read first and second time and referred to the sifting committee.

Senate File No. 213, a bill for an act to repeal section one thousand eighty-seven-b 2 (1087-b 2) and section one thousand eighty-seven-b 3 (1087-b-3) of the supplement to the code, 1913, and enacting in lieu thereof provisions for the preparation and use

of ballots for non-partisan nomination and election of judges of the supreme, district and superior courts.

Read first and second time and referred to the sifting committee.

Senate File No. 438, a bill for an act to prevent oppressive garnishment or attachment and the transferring of claims for the purpose of depriving debtors of their exemption rights.

Read first and second time and referred to the sifting committee.

Senate File No. 471, a bill for an act to repeal the law as it appears in section two thousand seventy-five (2075) of the code, relating to judgment liens against railway corporation, and enacting a substitute therefor which creates a lien upon the property of railway, interurban railway and street railway corporations or partnerships, for all amounts owing by such corporations or partnerships on account of damages to property or injuries to persons in the conduct of their business.

Read first and second time and referred to the sifting committee.

Senate File No. 479, a bill for an act to punish the lettering or defacing of motor vehicle numbers and to provide for the keeping of records of such numbers by garage keepers and to provide penalties for violation of this act.

Read first and second time and referred to the sifting committee.

Senate File No. 509, a bill for an act to amend the law as it appears in section two thousand one hundred-fifty (2150) of the code, relating to free transportation or reduced rates by carriers.

Read first and second time and referred to the sifting committee.

Senate File No. 571, a bill for an act to amend section four hundred, sixty-nine (469), supplement to the code, 1913, increasing the compensation of boards of supervisors from four dollars (\$4.00) per day to five dollars (\$5.00) per day.

Read first and second time and referred to the sifting committee.

Senate File No. 44, a bill for an act providing aid for poultry associations.

Read first and second time and referred to the sifting committee.

Senate File No. 242, a bill for an act to indemnify Lee Clark of Garrison, Iowa, for loss of certain cattle slaughtered by state authorities, on account of tuberculosis.

Read first and second time and referred to the committee on appropriations.

Speaker Pitt in the chair.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bills: House File No. 396, a bill for an act to legalize an ordinance of the incorporated town of Olin, Iowa, granting a franchise to Oxford Junction Light, Power and Mill Company, its lessees, successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 377, a bill for an act to legalize an ordinance of the city of Iowa Falls, Iowa, granting a franchise to F. J. Cross, his successors and assigns, to acquire, construct, reconstruct, maintain and operate an electric light and power plant, and operate transmission lines in and upon the streets, avenues, alleys and public places of the city of Iowa Falls, Iowa.

Also:

House File No. 435, a bill for an act to require railway companies to provide and maintain suitable stockyards facilities at stations where live stock is received for shipment and to authorize the board of railroad commissioners to order such facilities.

Also:

House File No. 390, a bill for an act to amend the law as it appears in section fifteen hundred seventy-one-m32 (1571-m32), supplemental supplement to the code, 1915, relating to apportionment of the funds received from the licensing of motor vehicles.

Also:

House File No. 311, a bill for an act to amend the law as it appears in section three thousand five hundred and twenty-five (3525), of the code, in reference to serving notices on insane persons confined in county homes.

Also:

House File No. 520, a bill for an act to permit corporations organized under the banking laws of the state to reduce the capital stock.

Also:

House File No. 430, a bill for an act legalizing the action of the executive council heretofore taken in reference to the drainage, appraisal and sale of East Swan lake and Ryan lake in Emmet county, and providing for the completion of the sale of the lands therein.

Also:

House File No. 288, a bill for an act to amend the law as it appears in section twenty-five hundred eighty-three-n (2583-n) and section twenty-five hundred eighty-three-r (2583-r), supplement to the code, 1913, regulating the practice of optometry and providing penalties for the violation thereof.

Also:

House File No. 352, a bill for an act to repeal paragraph 1 of section four hundred seventy-eight (478), of the code, relating to recording fee on official bonds.

Also:

House File No. 347, a bill for an act making an appropriation for the erection and equipping of a hospital at the state university of Iowa for the use of the children who are committed to the hospital of the college of medicine of the state university, under the provisions of section 254-c, section 254-d, and section 254-k, supplemental supplement to the code, 1915.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House Files Nos. 396, 377, 435, 390, 311, 520, 430, 288, 352 and 347.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

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. 396, 377, 435, 390, 311, 520, 430, 288, 352 and 347.

Speaker pro tem McFarlane in the chair.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, the following bills:

House Files Nos. 396, 377, 435, 390, 311, 520, 430, 288, 352 and 347.

ALFRED WENSTRAND, *Chairman*

Report adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bills: House Joint Resolution No. 5, a resolution providing for the printing, distribution and sale of the acts and resolutions of the thirty-sixth general assembly of the state of Iowa.

Also:

House File No. 11, a bill for an act permitting certain cities to establish and maintain public comfort stations.

Also:

House File No. 62, a bill for an act to amend the law as it appears in section two hundred eight-a (208-a), supplement to the code, 1913, relating to the powers and duties of the governor and to the powers and duties of the attorney general by authorizing them to require the services of peace officers and to employ the services of other persons from time to time as such services may be required for the proper enforcement of the laws or the performance of their duties, and to prescribe the powers and duties of such officers, and to appropriate funds for their compensation and expenses.

Also:

House File No. 134, a bill for an act to repeal section four thousand two hundred eleven (4211), section four thousand two hundred twelve (4212), section four thousand two hundred fourteen (4214), section four thousand two hundred sixteen (4216), of the code, and to enact substitutes in lieu thereof, relating to actions for the forcible entry and detention of real property.

Also:

House File No. 167, a bill for an act relating to the powers of directors of school corporations to authorize certain uses of school-houses and grounds and providing the terms and conditions thereof and disposition of revenue therefrom.

Also:

House File No. 293, a bill for an act to legalize an ordinance of the incorporated town of Wellsburg, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 306, a bill for an act repealing the law as it appears in section seventeen hundred ninety-six (1796) of the code, and en-

acting a substitute therefor, relating to the issuance of a certificate to life insurance associations by the insurance commissioner.

Also:

House File No. 386, a bill for an act to amend sections six hundred ninety-four-c-twenty-seven (694-c-27), and section six hundred ninety-four-c-forty-eight (694-c-48) supplemental supplement to the code, 1915, relating to municipal courts.

Also:

House File No. 405, a bill for an act to repeal section two thousand seven hundred fifty-five (2755), supplement to the code, 1913, and enacting a substitute in lieu thereof, relating to school elections.

Also:

House File No. 407, a bill for an act to permit the board of supervisors of a county to relinquish the supervision and control of drainage district located wholly within the incorporated limits of a city or town to the city or town; and permitting the city or town by resolution to declare the use of the drainage districts or drain so taken over and use the same for the advancement of the city or town, its health and welfare.

Also:

House File No. 412, a bill for an act to amend section two thousand seven hundred eighty-one (2781) of the code, relating to the posting or publishing of detailed statements of receipts and disbursements of funds expended for school purposes.

Also:

House File No. 458, a bill for an act to amend the law as it appears in section eight hundred forty-g (840-g), supplemental supplement to the code, 1915, relating to the powers of certain cities and towns to levy taxes for the purpose of constructing outlets and purifying plants for sewers by authorizing said cities and towns to assess the costs of said outlets and purifying plants for sewers by the levy of special assessments in connection with the construction of sanitary sewers.

Also:

House File No. 492, a bill for an act to amend the law as it appears in sections eight hundred one (801) and eight hundred forty-nine-f (849-f), supplement to the code, 1913, and sections eight hundred forty-nine-l (849-l), eight hundred forty-nine-m (849-m) and eight hundred forty-nine-n (849-n), supplemental supplement to the code, 1915, relating to changing water courses.

Also:

House File No. 505, a bill for an act to repeal section seven hundred forty-one-f (741-f), supplemental supplement to the code, 1915, relating

to the limit of indebtedness in the issuance of city or town hall bonds, and to enact the following in lieu thereof.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

AMENDMENTS FILED.

Epps of Wapello asked and obtained unanimous consent to have the following amendments to Senate File No. 290 printed in the journal:

Amend Senate File No. 290 as follows:

By striking out the word "authorized" in the sixth line of section 1 and inserting in lieu thereof the word "licensed".

By striking out the word "authorized" as it appears in lines eleven and twelve and inserting in lieu thereof the word "licensed".

By striking out of line seven of section 3 the words and figures "three hundred dollars (\$300.00)" and inserting in lieu thereof the words and figures "one hundred fifty dollars (\$150.00)".

By striking out of line eight of section 3 the words "one hundred fifty dollars" and inserting in lieu thereof the words "seventy-five dollars".

Strike out of the forepart of line nine, section 3, the figures "\$150.00)" and insert in lieu thereof the figures "\$75.00)".

Strike out of line seven in section 4 the word "before" and insert in lieu thereof the word "after".

Strike out all that part of section 4 after the period following the word "made" in the seventh line, down and including the word "owner" followed by a period in the thirteenth line of said section.

Strike out the word "qualified" in line one of section 5 and insert in lieu thereof the words "any licensed".

After the word "tests" in the second line of section 5 add the words "that the owner of the cows to be tested may desire."

Strike out of line five in section 8 the words "a designated" and insert in lieu thereof the words "any licensed".

Strike out of line four in section 9 the word "only" and insert in lieu thereof the word "any".

Strike out of said line four in section 9 the words "by the commission" and insert in lieu thereof the words "to practice veterinary medicine in the state".

Strike out of line three section 10 the words "supervise the disinfection of" and insert in lieu thereof the words "allow the veterinarian making the test to".

Further add as section 14 immediately following section 13 the following:

"Sec. 14. All hogs running with, or behind, such infected cattle, or that have been fed milk from such cows, shall be shipped to the market for slaughter, or at the option of the owner, closely quarantined for a period of not to exceed six months and then shipped for

slaughter, and the premises where they were running and feeding be cleaned and disinfected the same as herein prescribed for cattle."

Renumber section 14 as section 15.

Elwood of Howard asked and obtained unanimous consent to have the following substitute for House File No. 603 printed in the journal:

I move to substitute the following for House File No. 603:

A bill for an act to repeal the law as it appears in chapter four (4) title seven (VII) of the code, and to amend the law as it appears in chapter four (4) title seven (VII) supplement to the code, 1913, relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs as well as to others, and providing for the transfer of the inheritance tax department from the office of the treasurer of state to the office of the attorney general, and for the appointment of an additional assistant attorney general in connection therewith, and to make further provision for the collection of both direct and collateral inheritance taxes.

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

SECTION 1. That the law as it appears in chapter four (4), title seven (VII) of the code be and the same is hereby repealed.

SEC. 2. That the law as it appears in section fourteen hundred eighty-one-a (1481-a), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:

"The estates of all deceased persons in any property whether the decedents be inhabitants of this state or not, and whether such estates consist of real, personal or mixed property, tangible or intangible, and any interest in, or income from any such estate or property which estate or property is, at the death of the decedent owner within this state, or is subject to the jurisdiction of the courts of this state, or thereafter is brought within this state and becomes subject to the jurisdiction of the courts of this state; or the property of any decedent, domiciled within this state at the time of the death of such decedent, even though the property of such decedent so domiciled was situated outside of the state, except real estate located outside of the state passing in fee from the decedent owner, which shall pass in any manner herein described shall be subject to tax as herein provided.

"The tax hereby imposed shall be collected upon the net value, to be determined as herein provided, of any property passing:

(a) By will or under the statutes of inheritance of this or any other state or country.

(b) By deed, grant, sale, gift, or transfer made in contemplation of the death of the grantor or donor, or any such deed, grant, sale, gift, or transfer made or intended to take effect in possession or enjoyment after the death of the grantor or donor.

(c) Under power of appointment hereafter exercised whether the power was created before or after the taking effect of this act.

(d) From the decedent which is held jointly or as tenants in the entirety by the decedent and any other person or persons or any deposit in banks, or other institution in their joint names and payable to either or to the survivor, except such part as may be proven to have originally belonged to such other person or persons, and never to have belonged to the decedent; or any interest of a decedent in property owned by a joint stock or other corporate body whereby the survivor or survivors become beneficially entitled to the decedent's interest upon the death of a shareholder. The tax imposed upon the passing of property under the provisions of paragraph 'd' hereof shall apply to property held under all such contracts or agreements whether made before or after the taking effect of this act.

(e) When the decedent shall have disposed of his estate in any manner to take effect at his death with a request secret or otherwise that the beneficiary give, pay to, or share the property or any interest therein received from the decedent, with other person or persons, or to so dispose of beneficial interests conferred by the decedent upon the beneficiaries as that the property so passing would be taxable under the provisions of this act if passing directly by will or deed from the decedent owner to those to receive the gift from the beneficiary, compliance with such request shall constitute a transfer taxable under the provisions of this act, at the highest rate possible in like cases of transfers by will or deed.

"Any person becoming beneficially entitled to any property or interest therein by any method of transfer as herein specified, and all administrators, executors, referees, and trustees of estates or transfers taxable under the provisions of this act, shall be respectively liable for all such taxes to be paid by them respectively.

"The tax hereby imposed shall be for the use of the state, shall accrue at the death of the decedent owner, and said tax shall be paid to the treasurer of state within eighteen (18) months after the death of the decedent owner except when otherwise provided in this act.

"The tax shall be and remain a legal charge against and a lien upon such estate, and any and all the property thereof from the death of the decedent owner until paid."

SEC. 3. That the law as it appears in section fourteen hundred eighty-one-a one (1481-a1), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:

"The tax imposed by this act shall not be collected:

(a) When the entire estate of the decedent does not exceed the sum of one thousand dollars (\$1000) after deducting the debts as defined in this act.

(b) When the property passes to societies or institutions within this state incorporated for educational or religious purposes.

(c) When the property passes to public libraries or public art galleries within this state open to the free use of the public and not

operated for gain, or to societies within this state organized for purposes of public charity, including cemetery associations, but not including fraternal, beneficial, or secret societies maintained by fees, dues, or assessments whose benefits are not freely conferred upon the public.

(d) Bequests for the care and maintenance of the cemetery or burial lot of the decedent or his family, and bequests not to exceed five hundred dollars (\$500) in any estate of a decedent for the performance of a religious service or services by some person regularly ordained, authorized or licensed by some religious society to perform such service, which service or services are to be performed for or in behalf of the testator or some person named in his last will provided the bequest, if made to such person so named, would be exempt from the tax imposed by this act.

(e) When the property passes to a municipal or political corporation within this state for a purely public purpose.

"When the property or any interest therein or income therefrom, taxable under the provisions of this act passes to:

(a) The husband or wife of the decedent, grantor, donor or vendor, or to any child legally adopted by the decedent, or any lawful descendant born in lawful wedlock of such decedent, or of such adopted child of such decedent, or to the father or mother, or to the wife or widow of a natural son, or the husband of a natural daughter, or the surviving husband of such deceased daughter of the decedent, grantor, donor or vendor, the rate of tax imposed shall be as follows:

One-half of one per centum on any amount in excess of twenty-five thousand dollars (\$25,000) and up to fifty thousand dollars (\$50,000).

One per centum on any amount in excess of fifty thousand dollars (\$50,000) and up to seventy-five thousand dollars (\$75,000).

One and one-half per centum on any amount in excess of seventy-five thousand dollars (\$75,000) and up to one hundred thousand dollars (\$100,000).

Two per centum on any amount in excess of one hundred thousand dollars (\$100,000) and up to one hundred fifty thousand dollars (\$150,000).

Three per centum on any amount in excess of one hundred fifty thousand dollars (\$150,000) and up to two hundred thousand dollars (\$200,000).

Four per centum on any amount in excess of two hundred thousand dollars (\$200,000) and up to three hundred thousand dollars (\$300,000).

Five per centum on any amount in excess of three hundred thousand dollars (\$300,000) and up to four hundred thousand dollars (\$400,000).

Six per centum on any amount in excess of four hundred thousand dollars (\$400,000) and up to five hundred thousand dollars (\$500,000), and

Seven per centum on all sums in excess of five hundred thousand dollars (\$500,000).

"When the property or any interest therein or income therefrom taxable under the provisions of this act passes to:

(b) Any person, firm, corporation or society other than those designated in paragraph 'a' and 'b' of this section and including the surviving spouse of a natural child of the decedent who shall have remarried prior to becoming entitled to possession of an interest in the estate or property of such decedent, the rate of tax imposed shall be as follows:

Five per centum (5%) on any amount up to one hundred thousand dollars (\$100,000).

Six per centum (6%) on any amount in excess of one hundred thousand dollars (\$100,000) up to two hundred thousand dollars (\$200,000).

Seven per centum (7%) on all amounts in excess of two hundred thousand dollars (\$200,000)."

SEC. 4. That the law as it appears in section fourteen hundred eighty-one-a two (1481-a2), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:

"There shall be deducted from the gross value of the estate as fixed by the inheritance tax appraisers appointed under the provisions of this act, the debts defined as follows:

"From the estate of such decedent who at the time of his death was domiciled within this state, there shall be deducted the debts owing by the decedent at the time of his death, the local and state taxes due from the estate in January of the year of his death, a reasonable sum for funeral expenses, court costs, the costs of appraisement made for the purpose of assessing the inheritance tax, the statutory fee of executors, administrators, or trustees estimated upon the appraised value of the property, the amount paid by the executor or administrator for a bond, the attorney fee in a reasonable amount to be approved by the court for the ordinary probate proceedings in said estate, and no other sum; provided, however, that the debt of such decedent owing for or secured by property outside of this state, shall not be deducted before estimating the tax, except when the property for which the debt is owing or by which it is secured, is subject to the tax imposed by this act, or when the foreign debt exceeds the value of the property securing it or for which it was contracted, then the excess may be deducted provided that satisfactory proof of the value of the foreign property and the amount of such debt is furnished to the attorney general.

"Said debts shall not be deducted unless the same are approved and allowed by the court within eighteen (18) months from the death of the decedent, unless otherwise ordered by the judge or court of the proper county.

(b) From the estate of such decedent who at the time of his death is domiciled outside of this state, the attorney general shall deduct such debts and expenses as are chargeable to the property under the laws of

this state, provided that in the event that the executor, administrator, or trustee of such foreign estate files with the clerk of the court having ancillary jurisdiction and with the attorney general, or with the attorney general in case there is no administration of the estate within this state a duly certified statement exhibiting the true market value of the entire estate of the decedent owner, and the indebtedness for which the said estate has been adjudged liable, which statement shall be duly attested by the judge of the court having original jurisdiction, the beneficiaries of the said estate shall then be entitled to have deducted such proportion of the said indebtedness of the decedent from the value of the property as the value of the property within this state bears to the value of the entire estate."

Sec. 5. That the law as it appears in section fourteen hundred eighty-one-a four (1481-a4), supplement to the code, 1913, be and the same is hereby amended by striking from line four (4) of said section the words "the collateral" and by inserting in lieu thereof the word "an".

Sec. 6. That the law as it appears in section fourteen hundred eighty-one-a nine (1481-a9), supplement to the code, 1913, be and the same is hereby amended by striking from said section in each instance where the same appears therein, the word "collateral".

Sec. 7. That the law as it appears in section fourteen hundred eighty-one-a ten (1481-a10), supplement to the code, 1913, be and the same is hereby amended by inserting after the word "devise" in line three (3) thereof the following: "or otherwise transfer", and also by striking from line five (5) thereof the words "collateral heir", and by inserting in lieu thereof the words "person or persons not thus exempt".

Sec. 8. That the law as it appears in section fourteen hundred eighty-one-a eleven (1481-a11), supplement to the code, 1913, be and the same is hereby amended by striking therefrom the word "collateral".

Sec. 9. That the law as it appears in section fourteen hundred eighty-one-a fifteen (1481-a15), supplement to the code, 1913, be and the same is hereby amended by striking from line four (4) of said section the word "felony" and inserting in lieu thereof the word "misdemeanor", also by inserting after the word "direct" in line seven (7) of said section the words "not exceeding six months".

Sec. 10. That the law as it appears in each of sections fourteen hundred eighty-one-a sixteen (1481-a16), fourteen hundred eighty-one-a nineteen (1481-a19), fourteen hundred eighty-one-a twenty-five (1481-a25), fourteen hundred eighty-one-a twenty-seven (1481-a27), fourteen hundred eighty-one-a twenty-nine (1481-a29), fourteen hundred eighty-one-a thirty-two (1481-a32), fourteen hundred eighty-one-a thirty-four (1481-a34), and fourteen hundred eighty-one-a forty-one (1481-a41), supplement to the code, 1913, be and the same is hereby amended by striking from each of said sections, wherever the same may appear therein, the word "collateral".

Sec. 11. That the law as it appears in section fourteen hundred eighty-one-a thirty-one (1481-a31), supplement to the code, 1913, be and the same is hereby amended by adding thereto at the end thereof the follow-

ing: "Each county recorder shall, upon the filing in his office of any deed, bill of sale or other transfer of any description whatsoever which shows upon its face that it was made or intended to take effect in possession or enjoyment at or after the death of the maker of such instrument, forward to the attorney general a certified copy thereof."

SEC. 12. That the law as it appears in section fourteen hundred eighty-one-a forty (1481-a40), supplement to the code, 1913, be and the same is hereby amended by striking from lines seven (7) and eight (8) thereof the words "direct heirs or devisees" and by inserting in lieu thereof the words "exempt persons".

SEC. 13. That the law as it appears in section fourteen hundred eighty-one-a forty-one (1481-a41), supplement to the code, 1913, be and the same is hereby amended by striking from lines five (5) and six (6) thereof the following: "with the written approval of the attorney general, which approval shall set forth the reasons therefor,".

SEC. 14. That the law as it appears in section fourteen hundred eighty-one-a forty-three (1481-a43), supplement to the code, 1913, be and the same is hereby amended by striking from line three (3) thereof the words "a collateral" and by inserting in lieu thereof the word "an".

SEC. 15. That the law as it appears in section fourteen hundred eighty-one-a forty-five (1481-a45), supplement to the code, 1913, be and the same is hereby amended by striking from lines one (1), two (2) and three (3) of said section the first sentence thereof.

SEC. 16. The attorney general is hereby authorized and empowered to issue a citation to any person whom he may believe or have reason to believe has any knowledge or information concerning any property which he believes or has reason to believe has been transferred by any person and as to which there is or may be a tax due to the state under the provisions of the inheritance tax laws of this state, and by such citation require such person to appear before him at a time and place to be designated in such citation, and testify under oath as to any fact or information within his knowledge touching the quantity, value and description of any such property and the disposition thereof which may have been made by any person, and to produce and submit to the inspection of the attorney general, any books, records, accounts or documents in the possession of or under the control of any person so cited. The attorney general shall also have the power to inspect and examine the books, records, and accounts of any person, firm or corporation, including the stock transfer books of any corporation, for the purpose of acquiring any information deemed necessary or desirable by him for the proper enforcement of the inheritance tax laws of this state, and the collection of the full amount of the tax which may be due to the state thereunder. Any and all information acquired by the attorney general under and by virtue of the means and methods provided for by this section shall be deemed and held by him as confidential and shall not be disclosed by him except so far as the same may be necessary for the enforcement and collection of the inheritance tax provided for by the laws of this state.

Refusal of any person to attend before the attorney general in obe-

dience to any such citation, or to testify, or produce any books, accounts, records or documents in his possession or under his control and submit the same to inspection of the attorney general when so required, may, upon application of the attorney general, be punished by any district court in the same manner as if the proceedings were pending in such court.

Witnesses so cited before the attorney general, and any sheriff or other officer serving such citation shall receive the same fees as are allowed in civil actions; to be paid upon the certificate of the attorney general and audited by the board of audit, out of funds not otherwise appropriated.

SEC. 17. The attorney general shall designate one of his assistants as assistant attorney general in charge of inheritance tax matters. Such designation shall be in writing and filed in the office of the secretary of state, and shall continue until revoked by the attorney general. Such assistant so designated shall have and may exercise all the rights, powers and privileges conferred upon the attorney general, under and by virtue of the inheritance tax laws of this state, and all duties and obligations imposed upon the attorney general by said laws are imposed upon such assistant so designated, and such assistant shall also have the same powers as other assistant attorneys general.

SEC. 18. The attorney general, with the approval of the executive council, shall employ such clerks, stenographers and other assistants as may be required to properly administer the provisions of the law amended by this act; the salaries of same to be fixed by the executive council and the attorney general, and to be paid out of funds not otherwise appropriated.

SEC. 19. That all the powers and duties heretofore conferred and imposed upon the treasurer of state with reference to inheritance tax matters under the laws of this state, except the actual payment of the tax to the treasurer of state, are hereby conferred and imposed upon the attorney general.

SEC. 20. All acts and parts of acts in conflict with this act are hereby repealed.

APPOINTMENT OF SIFTING COMMITTEE.

Speaker announced the appointment of the following members on the sifting committee:

Shortess of Tama, Rogers of Carroll, Anderson of Greene, Lake of Woodbury, Klinker of Crawford, Murray of Buena Vista.

On motion of Richards of Muscatine the House adjourned until 8:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 11, 1917.

House met pursuant to adjournment, Speaker Pitt in the chair.
Prayer was offered by the Rev. P. H. Hawk, Farmington, Iowa.

A quorum not being present, the House stood at ease until 8:15,
when the roll was called to ascertain if there were a quorum present.

Those present were—57.

Anderson of Winne-	Jessen	Santee
bago	Kern	Scott
Becker	Krouse	Shaff
Benn	Lenocker	Slaught
Boies	McFerren	Slosson
Coakley	Mantz	Smith
Darraha	Mead	Stanley
Dunkelberg	Meredith	Tucker
Edgington	Miles	Ulstad
Epps	Neff	Weaver
Finch	Newton	Wenstrand
Findlay	Nichols	Wichman
Finley	Nicholson	Wigdahl
Flenniken	O'Donnell	Wilson of Cherokee
Garber	Oertel	Wilson of Louisa
Gilbert	Peters	Wilson of Mahaska
Giltner	Randall	Wilson of Mitchell
Gray	Reed	Mr. Speaker
Griffin	Roberts	
Horchem	Rowley	

Griffin of Woodbury in the chair.

Journal of April 10th corrected and approved.

MOTION TO RECONSIDER CALLED UP.

Neff of Pottawattamie called up the motion to reconsider the vote by which Senate File No. 490, a bill for an act amending chapter XI of title III of the code as amended, relating to the selection of grand and petit jurors, passed the House.

On the question, "Shall the House reconsider the vote by which Senate File No. 490 passed the House?"

Ayes—17.

Anderson of Winne-	Garber	Mooty
bago	Kern	O'Donnell
Boies	Krouse	Oertel
Coakley	McFerren	Santee
Epps	Mead	Scott
Finley	Miles	Tucker

Nays—44.

Adkins	Knickerbocker	Shaff
Anderson of Greene	Lake	Slaught
Darrah	Langfitt	Smith
Edgington	Lenocker	Stanley
Finch	Lewis	Turner
Findlay	Mackie	Ulstad
Flenniken	Mantz	Weaver
Gilbert	Meredith	Wenstrand
Giltner	Neff	Wichman
Gray	Newton	Wigdahl
Griffin	Nichols	Wilson of Cherokee
Harrington	Nicholson	Wilson of Louisa
Horchem	Peters	Wilson of Mahaska
Jackson	Randall	Wilson of Mitchell
Jessen	Rowley	

Absent or not voting—47.

Anderson of Davis	Hansen	Price
Andre	Helming	Rayburn
Bailey	Johnston of Humboldt	Reed
Baldwin	Johnston of Lucas	Rees
Becker	Jones	Richards
Benn	Kepple	Roberts
Bruce	Kimberly	Rogers
Crozier	Klaus	Shortess
Dean	Klinker	Slosson
Dunkelberg	Larson	Starzinger
Durbin	Lee	Stone
Elwood	McFarlane	Stuart
Erickson	Miller	Walrath
Gilmore	Mowery	Wormley
Grason	Murray	Mr. Speaker
Hall	Nordyke	

So the House refused to reconsider the vote by which Senate File No. 490 passed the House.

REPORTS OF COMMITTEE.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred House File No. 204, a bill for an act to provide for the maintenance and support of the industrial reformatory for females, until such time as the per capita allowance for said institution is available, and providing for the transfer of female inmates from the Anamosa re-

formatory, etc., beg leave to report they have had 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. J. JOHNSTON. *Chairman.*

Report adopted.

Also:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 242, a bill for an act to indemnify Lee Clark of Garrison, Iowa, for loss of certain cattle slaughtered by state authorities, on account of tuberculosis, beg leave to report they have had 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. J. JOHNSTON. *Chairman.*

Report adopted.

INTRODUCTION OF BILLS.

By committee on appropriations, House File No. 616, a bill for an act to indemnify Frank Coonradt of Stacyville, Iowa, for loss of certain cattle slaughtered by state authorities, on account of tuberculosis.

Read first and second time and passed on file.

RESOLUTION.

Findlay of Webster offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Whereas, the thought of the nation is directed to a shortage of food-stuffs and clothing, and

Whereas, Iowa is the center of the food and textile producing section of the United States, and

Whereas, there is much concern that Iowa should exert every effort to bring to the attention of her citizens the great possibilities of the state as well as the tremendous responsibilities of her people, therefore

Be It Resolved by the House of Representatives, the Senate concurring: That the effort of the public schools and the state educational institutions shall be directed to use their best endeavors to bring to the attention of pupils, students and the people of the state, the resources, geography, history, civics and literature of Iowa, and

Be It Further Resolved: That it is hereby made the duty of the superintendent of public instruction to prepare and distribute such printed information as may be obtained concerning the resources, geography, history, civics and literature of Iowa, and to direct the manner in which such material shall be used and the instruction which shall be given in such matters, and

Be It Further Resolved: That all tests and examinations of pupils in the public schools, students in our educational institutions, and teachers for certificates shall determine as far as possible acquaintanceship with and proficiency in the knowledge of the resources, geography, history, civics and literature of Iowa.

Motion prevailed and the resolution was adopted.

MOTION TO RECONSIDER CALLED UP.

Lee of Sac called up the motion to reconsider the vote by which House File No. 245, a bill for an act to amend section six hundred and ninety-five (695) of the code, failed to pass the House.

Giltner of Monroe moved to defer action on the motion to reconsider.

Oertel of Lee moved the previous question, as applied to the motion by Giltner of Monroe. Motion prevailed.

Motion by Giltner of Monroe to defer action on the motion to reconsider prevailed.

BUSINESS PENDING.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 85.

On motion of Neff of Pottawattamie, House File No. 480, a bill for an act authorizing the advancement to mutual assessment associations organized under chapter five (5), title nine (IX), of the code as amended, of operating funds, and providing the terms and conditions upon which the money so advanced may be returned to the donor out of any surplus in the treasury of such association, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Neff moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—72.

Adkins
Anderson of Greene
Anderson of Winnebago
Andre
Becker

Benn
Boies
Bruce
Coakley
Darrah
Dean

Edgington
Elwood
Epps
Erickson
Finch
Findlay

Flenniken	Krouse	Rogers
Garber	Lake	Rowley
Gilbert	Langfitt	Santee
Gilmore	Lee	Scott
Giltner	Lewis	Shortess
Gray	Mackie	Slaught
Griffin	Mantz	Smith
Hansen	Mead	Starzinger
Harrington	Miles	Stuart
Helming	Mooty	Ulstad
Horchem	Neff	Weaver
Jackson	Newton	Wenstrand
Jessen	Nicholson	Wichman
Johnston of Humboldt	O'Donnell	Wigdahl
Kepple	Oertel	Wilson of Cherokee
Kern	Peters	Wilson of Louisa
Klaus	Price	Wilson of Mahaska
Klinker	Randall	
Knickerbocker	Reed	

Nays—None.

Absent or not voting—36.

Anderson of Davis	Larson	Richards
Bailey	Lenocker	Roberts
Baldwin	McFarlane	Shaff
Crozier	McFerren	Slosson
Dunkelberg	Meredith	Stanley
Durbin	Miller	Stone
Finley	Mowery	Tucker
Graeson	Murray	Turner
Hall	Nichols	Walrath
Johnston of Lucas	Nordyke	Wilson of Mitchell
Jones	Rayburn	Wormley
Kimberly	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 87.

On motion of Randall of Linn, House File No. 465, a bill for an act to amend title sixteen (XVI), chapter three (3), of the code of Iowa as the same appears in section thirty-one hundred and seventy-four (3174) thereof, relating to the causes for divorces, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Randall of Linn offered the following amendment and moved its adoption:

Amend House File No. 465 by adding after the word "narcotics" in that portion added by the committee amendments the words "or habit-forming drugs" and striking out the word "or" before "narcotics".

Amendment adopted.

Unanimous consent having been granted to suspend the rules, Mr. Randall moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—62.

Adkins	Gray	Neff
Anderson of Winnebago	Hall	Nicholson
Bailey	Hansen	O'Donnell
Becker	Harrington	Oertel
Bruce	Horchem	Peters
Coakley	Jackson	Price
Crozier	Johnston of Humboldt	Randall
Darrah	Johnston of Lucas	Reed
Dean	Kepple	Rees
Dunkelberg	Klaus	Rowley
Edgington	Knickerbocker	Santee
Elwood	Krouse	Slosson
Epps	Langfitt	Smith
Erickson	Lee	Stone
Finch	Lenocker	Stuart
Findlay	Lewis	Weaver
Finley	McFarlane	Wenstrand
Flenniken	Mackie	Wichman
Gilmore	Miles	Wigdahl
Giltner	Mooty	Wilson of Mahaska
	Mowery	Wilson of Mitchell

Nays—15.

Andre	Jessen	Nordyke
Benn	Mantz	Scott
Boies	Meredith	Starzinger
Garber	Miller	Wilson of Louisa
Griffin	Newton	Wormley

Absent or not voting—31.

Anderson of Davis	Lake	Shortess
Anderson of Greene	Larson	Slaughter
Baldwin	McFerren	Stanley
Durbin	Mead	Tucker
Gilbert	Murray	Turner
Grason	Nichols	Ulstad
Helming	Rayburn	Walrath
Jones	Richards	Wilson of Cherokee
Kern	Roberts	Mr. Speaker
Kimberly	Rogers	
Klinker	Shaff	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

LEAVE OF ABSENCE.

On request of Neff of Pottawattamie leave of absence was granted Murray of Buena Vista until Thursday.

On request of Rogers of Carroll leave of absence was granted Anderson of Davis until Thursday on account of sickness.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 86.

On motion of Oertel of Lee, House File No. 613, a bill for an act to extend the time limitation on the contract now subsisting between the state of Iowa through its board of control and the Iowa Farm Tool Company at Fort Madison, Lee county, Iowa, affecting the labor of certain prisoners in the penitentiary located in the county and state aforesaid, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Oertel moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—77.

Adkins	Hall	Oertel
Anderson of Greene	Hansen	Peters
Anderson of Winne-	Harrington	Price
bago	Helming	Rees
Andre	Horchem	Roberts
Becker	Jackson	Rogers
Benn	Jessen	Rowley
Boies	Johnston of Humboldt	Scott
Bruce	Kepple	Shaff
Coakley	Klaus	Shortess
Crozier	Klinker	Slaught
Darrah	Knickerbocker	Slosson
Dean	Lake	Smith
Dunkelberg	Langfitt	Starzinger
Edgington	Lee	Stone
Epps	Lenocker	Stuart
Erickson	Lewis	Turner
Finch	McFarlane	Ulstad
Findlay	Mantz	Weaver
Finley	Miles	Wenstrand
Flenniken	Miller	Wichman
Garber	Mooty	Wigdahl
Gilbert	Mowery	Wilson of Louisa
Gilmore	Newton	Wilson of Mahaska
Giltner	Nichols	Wilson of Mitchell
Griffin	Nicholson	Wormley

Nays—4.

Krouse	Santee
O'Donnell	Tucker

Absent or not voting—27.

Anderson of Davis	Kern	Nordyke
Bailey	Kimberly	Randall
Baldwin	Larson	Rayburn
Durbin	McFerren	Reed
Elwood	Mackie	Richards
Grason	Mead	Stanley
Gray	Meredith	Walrath
Johnston of Lucas	Murray	Wilson of Cherokee
Jones	Neff	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 88.

On motion of Shaff of Clinton, Senate File No. 422, a bill for an act to repeal section five thousand twenty-eight-a (5028-a) and five thousand twenty-eight-a 1 (5028-a1) of the supplement to the code, 1913, and to enact a substitute therefor relative to the prevention of and punishment for the desecration, mutilation or improper use of the flag and other insignia of the United States of America and of the state of Iowa, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Shaff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Shaff of Clinton, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—94.

Adkins	Epps	Horchem
Anderson of Greene	Erickson	Jackson
Anderson of Winne-	Finch	Jessen
bago	Findlay	Johnston of Humboldt
Andre	Finley	Johnston of Lucas
Bailey	Flenniken	Kepple
Baldwin	Gilbert	Kern
Benn	Gilmore	Kimberly
Boies	Grason	Klaus
Bruce	Gray	Klinker
Coakley	Griffin	Kniekerbocker
Dean	Hall	Krouse
Dunkelberg	Hansen	Lake
Edgington	Harrington	Langfitt
Elwood	Helming	Larson

Lee	O'Donnell	Smith
Lenocker	Oertel	Stanley
Lewis	Peters	Starzinger
McFarlane	Price	Stone
McFerren	Randall	Tucker
Mackie	Reed	Turner
Mantz	Rees	Ulstad
Mead	Richards	Weaver
Meredith	Roberts	Wenstrand
Miller	Rogers	Wichman
Mooty	Rowley	Wigdahl
Mowery	Santee	Wilson of Cherokee
Neff	Scott	Wilson of Louisa
Newton	Shaff	Wilson of Mahaska
Nichols	Shortess	Wilson of Mitchell
Nicholson	Slaughter	Wormley
Nordyke	Slosson	

Nays—1.

Garber

Absent or not voting—13.

Anderson of Davis	Giltner	Stuart
Becker	Jones	Walrath
Crozier	Miles	Mr. Speaker
Darrah	Murray	
Durbin	Rayburn	

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 Neff of Pottawattamie, unanimous consent having been given, House File No. 284, a bill for an act to provide for the organizing, admitting, licensing, and regulating of insurance companies other than life, and to repeal the law as it appears in sections sixteen hundred ninety two (1692), sixteen hundred ninety three (1693), sixteen hundred ninety four (1694), sixteen hundred ninety five (1695), seventeen hundred (1700), and seventeen hundred twenty three (1723), of the code, and section sixteen hundred eighty nine (1689), supplement to the code, 1913, and section seventeen hundred twenty one (1721), supplemental supplement to the code, 1915, and to enact substitutes for each of them, and to amend the law as it appears in sub-division four (4), section seventeen hundred and nine (1709), supplement to the code, 1913, and to repeal the law as it appears in sections sixteen hundred ninety (1690), seventeen hundred and four (1704), seventeen hundred and five (1705), seventeen hundred and six (1706), seventeen hundred and seven (1707), seventeen hundred and eight (1708), and seventeen hundred seventeen (1717), of the code, and

all acts and parts of acts in conflict herewith, all relating to the matter of insurance, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend the title by striking out of line fifteen, the words and figures "sixteen hundred ninety (1690)"

Amend House File No. 284 by striking out section two (2) of said bill and re-numbering the following sections.

Mr. Neff moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—65.

Adkins	Jackson	Oertel
Anderson of Winnebago	Johnston of Humboldt	Peters
Baldwin	Johnston of Lucas	Randall
Benn	Kepple	Rees
Boies	Kern	Rowley
Bruce	Kimberly	Scott
Dean	Klinker	Shaff
Dunkelberg	Knickerbocker	Slaught
Durbin	Langfitt	Slosson
Edgington	Larson	Smith
Epps	Lee	Stanley
Erickson	Lenocker	Stone
Findlay	Lewis	Tucker
Finley	McFarlane	Turner
Garber	McFerren	Weaver
Gilmore	Mackie	Wichman
Grason	Miller	Wigdahl
Gray	Mowery	Wilson of Cherokee
Griffin	Neff	Wilson of Louisa
Harrington	Newton	Wilson of Mahaska
Horchem	Nichols	Wilso nof Mitchell
	Nordyke	Wormley

Nays—3.

Bailey

Crozier

Reed

Absent or not voting—40.

Anderson of Davis	Giltner	Mead
Anderson of Greene	Hall	Meredith
Andre	Hansen	Miles
Becker	Helming	Mooty
Coakley	Jessen	Murray
Darrah	Jones	Nicholson
Elwood	Klaus	O'Donnell
Finch	Krouse	Price
Flenniken	Lake	Rayburn
Gilbert	Mantz	Richards

Roberts
Rogers
Santee
Shortess

Starzinger
Stuart
Ulstad
Walrath

Wenstrand
Mr. Speaker

So the House concurred in the Senate amendments.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 66.

The hour having arrived for Special Order No. 66, on motion of Meredith of Jasper, Senate File No. 477, a bill for an act to amend the law as it appears in section nineteen hundred eighty-nine a two (1989-a 2), supplement to the code, 1913, relating to the proceedings leading up to the establishment of drainage districts, and providing that when the proposed district involves only the straightening of a creek or river, the board of supervisors may refuse to consider any petition unless signed by resident land owners owning at least twenty-five per cent of the land affected, with majority report of committee recommending indefinite postponement and minority report recommending passage, was taken up for consideration.

Mr. Meredith moved that the report of the minority be substituted for the report of the majority.

Wilson of Michell moved the previous question, as applied to the substitution of the minority report for that of the majority. Motion prevailed.

On the question of the substitution of the minority report for that of the majority, Gray of Calhoun and Nordyke of Keokuk demanded a roll call.

On request of Meredith of Jasper, rule 18 was invoked.

On the question, "Shall the report of the minority be substituted for that of the majority?"

Ayes—53.

Andre
Bailey
Benn
Boies
Crozier
Epps
Finch
Finley
Garber
Giltner
Griffin

Hall
Helming
Johnston of Lucas
Kern
Kimberly
Klaus
Krouse
Lake
Larson
Lenocker
Lewis

McFarlane
McFerren
Mead
Meredith
Miles
Miller
Mowery
Newton
Nordyke
Oertel
Peters

Rayburn	Scott	Wairath
Reed	Shaff	Wenstrand
Rees	Shortess	Wilson of Louisa
Richards	Slaught	Wilson of Mahaska
Roberts	Starzinger	Wormley
Rowley	Tucker	Mr. Speaker
Santee	Turner	

Nays—47.

Adkins	Gilmore	Neff
Anderson of Winne- bago	Gray	Nichols
Baldwin	Hansen	Nicholson
Becker	Harrington	O'Donnell
Bruce	Horchem	Price
Darrah	Jackson	Randall
Dean	Jessen	Rogers
Dunkelberg	Johnston of Humboldt	Slosson
Durbin	Jones	Stanley
Edgington	Kepple	Stone
Elwood	Knickerbocker	Stuart
Erickson	Langfitt	Ulstad
Findlay	Lee	Weaver
Flenniken	Mackie	Wichman
Gilbert	Mantz	Wigdahl
	Mooty	Wilson of Mitchell

Absent or not voting—8.

Anderson of Davis	Grason	Smith
Anderson of Greene	Klinker	Wilson of Cherokee
Coakley	Murray	

Motion prevailed and the report of the minority was substituted for that of the majority.

Harrington of Kossuth offered the following amendment and moved its adoption:

Amend Senate File No. 477 by inserting after the comma and before the word "the" in the 8th line of the printed bill the following "and where the fall of the natural surface on the line of the proposed improvement exceeds five feet to the mile".

Harrington of Kossuth and Gray of Calhoun demanded a roll call.

On request of Roberts of Ringgold, rule 18 was invoked.

On the question, "Shall the amendment be adopted?"

Ayes—49.

Adkins	Bruce	Erickson
Anderson of Greene	Darrah	Findlay
Anderson of Winne- bago	Dean	Flenniken
Baldwin	Dunkelberg	Gilbert
Becker	Durbin	Gilmore
	Elwood	Gray

Hansen	McFarlane	Slaught
Harrington	Mackie	Slosson
Horchem	Mantz	Stanley
Jackson	Mooty	Stone
Jessen	Nichols	Stuart
Johnston of Humboldt	O'Donnell	Ulstad
Kepple	Price	Weaver
Klinker	Randall	Wichman
Knickerbocker	Rogers	Wigdahl
Langfitt	Santee	Wilson of Mitchell
Lee	Shaff	

Nays—51.

Andre	Kimberly	Rayburn
Bailey	Klaus	Reed
Benn	Krouse	Rees
Boies	Lake	Richards
Coakley	Larson	Roberts
Crozier	Lenocker	Rowley
Edgington	Lewis	Scott
Epps	McFerren	Shortess
Finch	Mead	Smith
Finley	Meredith	Starzinger
Garber	Miles	Tucker
Giltner	Mowery	Turner
Griffin	Newton	Walrath
Hall	Nicholson	Wilson of Cherokee
Helming	Nordyke	Wilson of Louisa
Johnston of Lucas	Oertel	Wilson of Mahaska
Kern	Peters	Wormley

Absent or not voting—8.

Anderson of Davis	Miller	Wenstrand
Grason	Murray	Mr. Speaker
Jones	Neff	

Amendment lost.

Lee of Sac offered the following amendment and moved its adoption:

Amend Senate File No. 477 by striking from line ten (10) of section 1 the words and figures "twenty-five (25%)" and insert in lieu thereof the words and figures "ten (10%)".

Roberts of Ringgold and Nordyke of Keokuk demanded a roll call.

On the question, "Shall the amendment be adopted?"

Ayes—53.

Adkins	Boies	Edgington
Anderson of Greene	Bruce	Elwood
Anderson of Winnebago	Darrah	Erickson
Baldwin	Dean	Findlay
Becker	Dunkelberg	Flenniken
	Durbin	Gilbert

Gilmore	Lee	Rogers
Gray	McFarlane	Santee
Hansen	Mackie	Shaff
Harrington	Mantz	Slaught
Horchem	Mooty	Slosson
Jackson	Neff	Stanley
Jessen	Nichols	Stone
Johnston of Humboldt	Nicholson	Stuart
Kepple	O'Donnell	Ulstad
Klinker	Peters	Weaver
Knickerbocker	Price	Wichman
Langfitt	Randall	Wigdahl

Nays—45.

Andre	Kimberly	Rayburn
Bailey	Klaus	Reed
Benn	Krouse	Rees
Coakley	Lake	Richards
Crozier	Larson	Roberts
Epps	Lenocker	Rowley
Finch	Lewis	Scott
Finley	McFerren	Starzinger
Garber	Mead	Tucker
Giltner	Meredith	Turner
Griffin	Miles	Walrath
Hall	Mowery	Wilson of Cherokee
Helming	Newton	Wilson of Louisa
Johnston of Lucas	Nordyke	Wilson of Mahaska
Kern	Oertel	Wormley

Absent or not voting—10.

Anderson of Davis	Murray	Wilson of Mitchell
Grason	Shortess	Mr. Speaker
Jones	Smith	
Miller	Wenstrand	

Amendment adopted.

Wichman of Hancock offered the following amendment and moved its adoption:

Amend Senate File No. 477, by striking from line ten (10) thereof the word "resident."

Amendment adopted.

Wichman of Hancock offered the following amendment and moved its adoption:

Amend Senate File No. 477 by adding thereto the following: "Provided, however, that this act shall not effect drainage projects where the drainage of swamps and sloughs are involved that are not in the congressional forty-acre tracts adjoining such creek or river."

Amendment adopted.

Anderson of Winnebago offered the following amendment and moved its adoption:

Amend Senate File No. 477 by striking out the words "creek or" in line 8 of section 1.

Amendment lost.

Dean of Osceola moved that the enacting clause of Senate File No. 477 be stricken out.

Nordyke of Keokuk and Roberts of Ringgold demanded a roll call.

On the question, "Shall the enacting clause of Senate File No. 477 be stricken out?"

Ayes—42.

Adkins	Gilmore	Neff
Anderson of Winnebago	Gray	Nichols
Baldwin	Hansen	Nicholson
Becker	Harrington	O'Donnell
Bruce	Horchem	Price
Darrah	Jackson	Randall
Dean	Jessen	Slosson
Durbin	Johnston of Humboldt	Stone
Edgington	Jones	Stuart
Elwood	Kepple	Ulstad
Erickson	Knickerbocker	Weaver
Findlay	Lee	Wichman
Flenniken	Mackie	Wigdahl
Gilbert	Mantz	
	Mooty	

Nays—53.

Andre	Klaus	Richards
Bailey	Krouse	Roberts
Benn	Lake	Rowley
Boies	Lenocker	Santee
Coakley	Lewis	Scott
Crozier	McFarlane	Shaff
Dunkelberg	McFerrer	Shortess
Epps	Mead	Slaughter
Finch	Meredith	Starzinger
Finley	Miles	Tucker
Garber	Mowery	Turner
Giltner	Newton	Walrath
Griffin	Nordyke	Wilson of Cherokee
Hall	Oertel	Wilson of Louisa
Helming	Peters	Wilson of Mahaska
Johnston of Lucas	Rayburn	Wilson of Mitchell
Kern	Reed	Wormley
Kimberly	Rees	

Absent or not voting—13.

Anderson of Davis	Larson	Stanley
Anderson of Greene	Miller	Wenstrand
Grason	Murray	Mr. Speaker
Klinker	Rogers	
Langfitt	Smith	

Motion lost and the House refused to strike out the enacting clause of Senate File No. 477.

Mr. Meredith moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Meredith of Jasper, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—53.

Andre	Klaus	Richards
Bailey	Krouse	Roberts
Benn	Lake	Rowley
Boies	Larson	Santee
Coakley	Lenocker	Scott
Crozier	Lewis	Shaff
Dunkelberg	McFerren	Shortess
Epps	Mead	Slaughter
Finch	Meredith	Starzinger
Finley	Miles	Tucker
Garber	Mowery	Turner
Giltner	Newton	Walrath
Griffin	Nordyke	Wilson of Cherokee
Hall	Oertel	Wilson of Leuisa
Helming	Peters	Wilson of Mahaska
Johnston of Lucas	Rayburn	Wormley
Kern	Reed	Mr. Speaker
Kimberly	Rees	

Nays—43.

Adkins	Gilmore	Nichols
Anderson of Winnebago	Gray	Nicholson
Baldwin	Harrington	O'Donnell
Becker	Horchem	Price
Bruce	Jackson	Randall
Darrah	Jessen	Slosson
Dean	Johnston of Humboldt	Stanley
Durbin	Jones	Stone
Edgington	Kepple	Stuart
Elwood	Krickerbocker	Ulstad
Erickson	Langfitt	Weaver
Findlay	Lee	Wichman
Flenniken	McFarlane	Wigdahl
Gilbert	Mackie	Wilson of Mitchell
	Mooty	

Absent or not voting—12.

Anderson of Davis	Klinker	Neff
Anderson of Greene	Mantz	Rogers
Grason	Miller	Smith
Hansen	Murray	Wenstrand

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

LEAVE OF ABSENCE.

On request of Nordyke of Keokuk leave of absence was granted Jessen of Story until Thursday.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 580, a bill for an act to prohibit the political activity or contributions to political campaigns of appointive officers; and prohibiting the solicitation of contributions for political purposes and providing penalties for violation of this act.

Also:

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. 237, a bill for an act to amend the law as it appears in sections seventeen hundred eighty-seven (1787), seventeen hundred ninety-four (1794) and seventeen hundred ninety-eight-a (1798-a), supplement to the code, 1913, relating to the organization of assessment insurance associations.

Also:

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. 202, a bill for an act to amend section two hundred fifty-three (253), supplemental supplement to the code, 1915, relating to the compensation to be paid judges of the supreme and district courts.

On motion of Boies of Buchanan the House adjourned until 1:15 p. m.

AFTERNOON SESSION.

The House reconvened, Speaker pro tem McFarlane in the chair.

HOUSE BILL RE-REFERRED.

Johnston of Humboldt moved that Senate File No. 290 be re-referred to the committee on appropriations. Motion prevailed.

LEAVE OF ABSENCE.

On request of Ulstad of Wright leave of absence was granted Stanley of Adams until Thursday.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 82.

On motion of Rowley of Van Buren, Senate File No. 55, a bill for an act to repeal future levies of special tax upon the assessed valuation of the taxable property of the state for the purchase of real estate for the extension and for the improvement of the capitol grounds, provided for by chapter fourteen (14), acts of the thirty-fifth (35) general assembly, as the same appear in section fourteen hundred-t (1400-t), supplement to the code, 1913, with report of committee recommending passage was taken up for consideration.

CALL OF THE HOUSE.

On request of Rowley of Van Buren, Smith of Bremer, Wilson of Mahaska, Roberts of Ringgold and Reed of Guthrie, a call of the House was ordered on Senate File No. 55.

The roll was called to ascertain the absentees.

Those present were—92.

Adkins	Flenniken	Langfitt
Anderson of Greene	Garber	Larson
Anderson of Winnebago	Gilbert	Lee
Andre	Gilmore	Lenocker
Bailey	Grason	Lewis
Baldwin	Gray	McFarlane
Becker	Griffin	McFerren
Benn	Hall	Mackie
Boies	Hansen	Mantz
Bruce	Harrington	Meredith
Coakley	Helming	Miles
Crozier	Horchem	Miller
Darrah	Jackson	Mooty
Dean	Johnston of Humboldt	Mowery
Dunkelberg	Johnston of Lucas	Neff
Durbin	Jones	Newton
Edgington	Kepple	Nichols
Elwood	Kern	Nicholson
Epps	Klaus	Nordyke
Finch	Klinker	O'Donnell
Findlay	Knickerbocker	Peters
Finley	Krouse	Price
	Lake	Randall

Rayburn	Slaught	Weaver
Reed	Slosson	Wenstrand
Roberts	Smith	Wichman
Rogers	Starzinger	Wilson of Cherokee
Rowley	Tucker	Wilson of Louisa
Santee	Turner	Wilson of Mahaska
Scott	Ulstad	Wilson of Mitchell
Shaff	Walrath	Mr. Speaker

Those excused—3.

Anderson of Davis	Murray	Stanley
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Those absent were—13.

Erickson	Oertel	Stuart
Giltner	Rees	Wigdahl
Jessen	Richards	Wormley
Kimberly	Shortess	
Mead	Stone	

Rayburn of Poweshiek moved that further proceedings in the call of the House be now dispensed with. Motion prevailed.

Mr. Rowley moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Rowley of Van Buren, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—49.

Anderson of Winne-	Johnston of Lucas	Rogers
bago	Kern	Rowley
Andre	Krouse	Santee
Bailey	Lake	Scott
Benn	Larson	Smith
Boies	Lenocker	Tucker
Crozier	Lewis	Turner
Edgington	Meredith	Ulstad
Epps	Miller	Walrath
Finch	Mowery	Wenstrand
Finley	Newton	Wigdahl
Garber	Nordyke	Wilson of Cherokee
Giltner	Peters	Wilson of Louisa
Griffin	Rayburn	Wilson of Mahaska
Hall	Reed	Wilson of Mitchell
Hansen	Richards	Wormley
Helming	Roberts	

Nays—47.

Adkins	Dean	Gilmore
Anderson of Greene	Dunkelberg	Grason
Baldwin	Durbin	Gray
Becker	Elwood	Harrington
Bruce	Findlay	Horchem
Coakley	Flenniken	Jackson
Darraha	Gilbert	Johnston of Humboldt

Jones	Mackie	Randall
Kepple	Mantz	Shaff
Klaus	Miles	Shortess
Klinker	Mooty	Slosson
Knickerbocker	Neff	Starzinger
Langfitt	Nichols	Stone
Lee	Nicholson	Weaver
McFarlane	O'Donnell	Wichman
McFerren	Price	

Absent or not voting—12.

Anderson of Davis	Mead	Slaught
Erickson	Murray	Stanley
Jessen	Oertel	Stuart
Kimberly	Rees	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

CONSIDERATION OF APPROPRIATION BILLS.

On motion of Richards of Museatine, House File No. 614, a bill for an act making an appropriation to reimburse J. R. Close of West Liberty, Iowa, for eleven (11) head of hogs which were condemned for cholera on or about the 10th day of August, 1914, by the deputy state veterinarian, was taken up and considered.

Klaus of Delaware moved the previous question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Richards moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On request of Richards of Muscatine, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—78.

Adkins	Edgington	Jackson
Anderson of Greene	Elwood	Johnston of Humboldt
Anderson of Winnebago	Finch	Johnston of Lucas
Andre	Findlay	Jones
Bailey	Garber	Kepple
Baldwin	Gilmore	Kern
Becker	Giltner	Kimberly
Benn	Grason	Klaus
Boies	Gray	Klinker
Bruce	Griffin	Knickerbocker
Crozier	Hall	Krouse
Darrah	Harrington	Lake
Dunkelberg	Helming	Langfitt
	Horchem	Larson

Lenocker	Price	Ulstad
Lewis	Randall	Walrath
McFarlane	Rayburn	Weaver
Mackie	Reed	Wichman
Mantz	Richards	Wigdahl
Meredith	Rogers	Wilson of Cherokee
Miles	Rowley	Wilson of Louisa
Mowery	Scott	Wilson of Mahaska
Newton	Shortess	Wilson of Mitchell
Nicholson	Slaught	Wormley
Nordyke	Starzinger	Mr. Speaker
O'Donnell	Tucker	
Peters	Turner	

Nays—17.

Coakley	Hansen	Santee
Dean	Lee	Shaff
Epps	Mooty	Slosson
Finley	Neff	Smith
Flenniken	Nichols	Stone
Gilbert	Rees	

Absent or not voting—13.

Anderson of Davis	Mead	Stanley
Durbin	Miller	Stuart
Erickson	Murray	Wenstrand
Jessen	Oertel	
McFerren	Roberts	

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE.

MR. SPEAKER—While this claim may be entirely just, I vote no as I think it sets up a dangerous precedent, and would open the road to serious difficulties for the state in the future.

J. O. SHAFF.

On motion of Klinker of Crawford, House File No. 349, a bill for an act to establish a state hospital especially designed, equipped and administered for the care, observation and treatment of those persons who are afflicted with abnormal mental states, with majority report recommending indefinite postponement and minority report recommending passage was taken up for consideration.

On request of Klinker of Crawford, unanimous consent having been granted, House File No. 349 was withdrawn from further consideration by the House.

Speaker Pitt in the chair.

On motion of Weaver of Polk, Senate File No. 65, a bill for an act to repeal the law as it appears in sections twenty-five hundred

seventy-five-a eleven (2575-a11), twenty-five hundred seventy-five-a twelve (2575-a12), twenty-five hundred seventy-five-a thirteen (2575-a13), twenty-five hundred seventy-five-a fourteen (2575-a 14), twenty-five hundred seventy-five-a fifteen (2575-a15), twenty-five hundred seventy-five-a sixteen (2575-a16), twenty-five hundred seventy-five-a seventeen (2575-a17), twenty-five hundred seventy-five-a eighteen (2575-a18), and twenty-five hundred seventy-five-a nineteen (2575-a19) of the supplement to the code, 1913, and to enact in lieu thereof the following, relative to registration of births and deaths; recording of marriages and divorces; making an appropriation, annually, to pay the expenses of the state registrar's office; providing a penalty for violating any of the provisions of this act, and repealing all acts in conflict therewith, and to set a time for it to go into effect, with report of committee recommending passage was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—78.

Adkins	Hall	Peters
Anderson of Greene	Hansen	Price
Anderson of Winne-	Harrington	Randall
bago	Horchem	Rayburn
Andre	Jackson	Rees
Baldwin	Johnston of Humboldt	Rogers
Becker	Jones	Rowley
Benn	Kepple	Santee
Boies	Kern	Shaff
Bruce	Kimberly	Shortess
Dean	Klaus	Slaught
Dunkelberg	Klinker	Smith
Durbin	Knickerbocker	Starzinger
Edgington	Lake	Stone
Elwood	Langfitt	Tucker
Erickson	Larson	Turner
Finch	Lee	Ulstad
Findlay	Lewis	Walrath
Finley	McFarlane	Weaver
Flenniken	Mackie	Wichman
Garber	Mantz	Wigdahl
Gilbert	Meredith	Wilson of Cherokee
Gilmore	Miller	Wilson of Louisa
Giltner	Mowery	Wilson of Mitchell
Grason	Newton	Wormley
Gray	Nichols	
Griffin	Nicholson	

Nays—7.

Coakley	Krouse	Scott
Crozier	Lenocker	
Epps	O'Donnell	

Absent or not voting—23.

Anderson of Davis	Miles	Roberts
Bailey	Mooty	Slosson
Darrah	Murray	Stanley
Helming	Neff	Stuart
Jessen	Nordyke	Wenstrand
Johnston of Lucas	Oertel	Wilson of Mahaska
McFerren	Reed	Mr. Speaker
Mead	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Starzinger of Polk, Senate File No. 116, a bill for an act to indemnify P. J. Kappelman for loss of certain horses slaughtered by state authorities on suspicion of glanders, with report of committee recommending passage was taken up and considered.

Finch of Ida offered the following amendment and moved its adoption:

Amend Senate File No. 116 by striking out the words and figures "six hundred fifty (\$650.00) dollars," in the third (3) line of section one (1) and inserting in lieu thereof the words and figures "four hundred (\$400.00) dollars".

Amendment adopted.

Mr. Starzinger moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75

Anderson of Greene	Elwood	Helming
Anderson of Winnebago	Erickson	Horchem
Andre	Finch	Jackson
Baldwin	Findlay	Johnston of Humboldt
Becker	Fledden	Jones
Boies	Garber	Kern
Bruce	Gilbert	Kimberly
Crozier	Gilmore	Klinker
Darrah	Giltner	Knickerbocker
Dean	Grason	Krouse
Dunkelberg	Griffin	Lake
Durbin	Hall	Langfitt
Edgington	Hansen	Larson
	Harrington	Lee

Lenocker	Peters	Tucker
Lewis	Price	Turner
McFarlane	Rayburn	Ulstad
McFerren	Reed	Weaver
Mackie	Richards	Wichman
Meredith	Roberts	Wilson of Cherokee
Miller	Rogers	Wilson of Mahaska
Mooty	Scott	Wilson of Mitchell
Mowery	Shortess	Wormley
Newton	Slosson	Mr. Speaker
Nichols	Smith	
Nicholson	Starzinger	

Nays—8.

Adkins	Finley	Shaff
Coakley	Gray	Slaughter
Epps	O'Donnell	

Absent or not voting—25.

Anderson of Davis	Miles	Stanley
Bailey	Murray	Stone
Benn	Neff	Stuart
Jessen	Nordyke	Walrath
Johnston of Lucas	Oertel	Wenstrand
Kepple	Randall	Wigdahl
Klaus	Rees	Wilson of Louisa
Mantz	Rowley	
Mead	Santee	

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Senate File No. 60, a bill for an act for an appropriation for the fire-proofing and preservation of the old capitol building at Iowa City, Iowa, with report of committee recommending passage was taken up and considered.

Larson of Montgomery moved the previous question. Motion prevailed.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Bruce	Findlay
Anderson of Greene	Crozier	Finley
Anderson of Winne-	Dean	Flenniken
bago	Dunkelberg	Garber
Andre	Durbin	Gilbert
Bailey	Edgington	Gilmore
Baldwin	Elwood	Giltner
Becker	Erickson	Gray
Boies	Finch	Griffin

Hansen	Mackie	Shortess
Helming	Meredith	Slaught
Horchem	Miles	Slosson
Jackson	Miller	Smith
Johnston of Humboldt	Neff	Starzinger
Johnston of Lucas	Nichols	Stone
Jones	Nicholson	Tucker
Kern	Peters	Turner
Klinker	Price	Walrath
Knickerbocker	Randall	Weaver
Langfitt	Rayburn	Wichman
Larson	Reed	Wigdahl
Lee	Rogers	Wilson of Louisa
Lenocker	Santee	Wilson of Mitchell
McFarlane	Shaff	Wormley

Nays—10.

Ccakley	Lewis	Scott
Epps	Mowery	Mr. Speaker
Hall	Nordyke	
Krouse	O'Donnell	

Absent or not voting—27.

Anderson of Davis	Lake	Richards
Benn	McFerren	Roberts
Darrah	Mantz	Rowley
Grason	Mead	Stanley
Harrington	Mooty	Stuart
Jessen	Murray	Ulstad
Kepple	Newton	Wenstrand
Kimberly	Oertel	Wilson of Cherokee
Klaus	Rees	Wilson of Mahaska

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Griffin of Woodbury, Senate File No. 535, a bill for an act to repeal section twenty-one hundred twenty-one (2121) of the supplement to the code, 1913, and to amend section twenty-one hundred twenty-one (2121) of the supplemental supplement to the code, 1915, fixing the salary of the secretary of the railroad commission, with report of committee recommending passage was taken up and considered.

Mr. Griffin moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—64.

Adkins	Baldwin	Darrah
Anderson of Greene	Becker	Dean
Andre	Boies	Dunkelberg
Bailey	Bruce	Durbin

Elwood	Knickerbocker	Santee
Erickson	Krouse	Shaff
Findlay	Larson	Shortess
Gilbert	Lee	Slaught
Gilmore	McFarlane	Slosson
Giltner	McFerren	Smith
Grason	Mantz	Starzinger
Griffin	Meredith	Stone
Hall	Miles	Tucker
Hansen	Miller	Turner
Harrington	Neff	Walrath
Horchem	Nichols	Wichman
Jackson	Nicholson	Wigdahl
Johnston of Humboldt	O'Donnell	Wilson of Cherokee
Jones	Peters	Wilson of Louisa
Kepple	Price	Wilson of Mitchell
Kern	Randall	Wormley
Klinker		

Nays—15.

Crozier	Gray	Nordyke
Epps	Johnston of Lucas	Reed
Finley	Lewis	Scott
Flenniken	Mooty	Wilson of Mahaska
Garber	Mowery	Mr. Speaker

Absent or not voting—29.

Anderson of Davis	Lake	Roberts
Anderson of Winnebago	Langfitt	Rogers
Benn	Lenocker	Rowley
Coakley	Mackie	Stanley
Edgington	Mead	Stuart
Finch	Murray	Ulstad
Helming	Newton	Weaver
Jessen	Oertel	Wenstrand
Kimberly	Rayburn	
Klaus	Rees	
	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

LEAVE OF ABSENCE.

On request of Lee of Sac leave of absence was granted Stuart of Emmet until Thursday.

On request of Roberts of Ringgold leave of absence was granted Richards of Muscatine until Thursday.

CONSIDERATION OF BILLS.

On motion of Starzinger of Polk, House File No. 297, a bill for an act to indemnify Ellen Dugan for personal injuries received by her through the negligence of the authorities and employes of the state, while she was lawfully upon the property of the state, with report of committee recommending passage as amended was taken up for consideration.

On request of Starzinger of Polk, unanimous consent having been granted, action on House File No. 297 was deferred.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Wilson of Mitchell, unanimous consent having been given, House File No. 240, a bill for an act making appropriations for the state university of Iowa, the Iowa state college of agriculture and mechanic arts, the Iowa state teachers' college, and the college for the blind, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Strike out in lines three (3) and four (4) of section 1 the words "annually hereafter for the following purposes" and substituting therefor the following, "annually for the next biennium for the following purposes".

Amend the bill by striking out the word "hereafter" in line four (4) of section three (3) and inserting "for the next biennium".

Also by striking out the word "hereafter" from line four (4) of section five (5) and inserting the words "for the next biennium".

Also by striking out the word "hereafter" from line four (4) of section seven (7) and inserting the words "for the next biennium".

By striking out the word "permanent" in line eighteen of section 1.

By striking out the period following the word "thereafter" in line twenty-two of section 1, and inserting in lieu thereof "for the biennial period."

By striking out the word "permanent" in line fourteen of section 3.

By striking out the period following the word "thereafter" in line eighteen of section 3, and inserting the following "for the biennial period."

By striking out the word "permanent" in line twelve of section 5.

By striking out the period following the word "thereafter" in line sixteen of section 5, and inserting in lieu thereof the following: "for the biennial period."

By striking out the word "permanent" in line seven of section 7.

By striking out the period following the figures "1917" in line nine of section 7, and inserting in lieu thereof the following: "for the biennial period."

Mr. Wilson moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—76.

Adkins
Anderson of Winne-
bago
Andre

Baldwin
Becker
Boies
Bruce

Crozier
Darrah
Dean
Dunkelberg

Durbin	Jones	Richards
Edgington	Knickerbocker	Rogers
Elwood	Krouse	Rowley
Epps	Langfitt	Santee
Erickson	Lee	Scott
Finch	McFarlane	Slosson
Findlay	McFerren	Smith
Finley	Mantz	Stanley
Flenniken	Mead	Starzinger
Garber	Miles	Stone
Gilbert	Miller	Tucker
Gilmore	Mooty	Turner
Giltner	Mowery	Ulstad
Gray	Neff	Wichman
Griffin	Newton	Wigdahl
Hall	Nichols	Wilson of Cherokee
Hansen	O'Donnell	Wilson of Louisa
Harrington	Peters	Wilson of Mahaska
Helming	Price	Wilson of Mitchell
Horchem	Randall	Wormley
Jackson	Rayburn	Mr. Speaker
Johnston of Humboldt	Rees	

Nays—None.

Absent or not voting—32.

Anderson of Davis	Klaus	Oertel
Anderson of Greene	Klinker	Reed
Bailey	Lake	Roberts
Benn	Larson	Shaff
Coakley	Lenocker	Shortess
Grason	Lewis	Slaught
Jessen	Mackie	Stuart
Johnston of Lucas	Meredith	Walrath
Kepple	Murray	Weaver
Kern	Nicholson	Wenstrand
Kimberly	Nordyke	

So the House concurred in the Senate amendments.

SENATE FILE NO. 474 RECALLED FROM THE SENATE.

Lee of Sac moved that the House request the return from the Senate of Senate File No. 474 for further consideration and amendment.

Andre of Des Moines and Rayburn of Poweshiek demanded a roll call on the motion.

On request of Tucker of Clinton, rule 18 was invoked.

On the question, "Shall the House request the return from the Senate of Senate File No. 474?"

Ayes—58.

Adkins	Gray	Nicholson
Anderson of Winne-	Harrington	Nordyke
bago	Helming	Price
Becker	Jackson	Randall
Coakley	Johnston of Humboldt	Rees
Crozier	Klaus	Reed
Darrah	Knickerbocker	Santee
Dean	Langfitt	Scott
Dunkelberg	Larson	Shortess
Durbin	Lee	Slaught
Elwood	Lenocker	Slosson
Erickson	Lewis	Stone
Finch	McFarlane	Turner
Findlay	Mackie	Walrath
Finley	Mantz	Weaver
Flenniken	Meredith	Wichman
Garber	Miller	Wigdahl
Gilbert	Mooty	Wilson of Cherokee
Gilmore	Mowery	Wilson of Louisa
Grason	Nichols	

Nays—35.

Anderson of Greene	Horchem	Rayburn
Andre	Jones	Richards
Bailey	Kepple	Rogers
Baldwin	Klinker	Rowley
Benn	Krouse	Smith
Boies	Lake	Starzinger
Edgington	Mead	Tucker
Epps	Miles	Ulstad
Giltner	Neff	Wilson of Mahaska
Griffin	Newton	Wormley
Hall	O'Donnell	Mr. Speaker
Hansen	Peters	

Absent or not voting—15.

Anderson of Davis	Kimberly	Shaff
Bruce	McFerren	Stanley
Jessen	Murray	Stuart
Johnston of Lucas	Oertel	Wenstrand
Kern	Roberts	Wilson of Mitchell

Motion prevailed.

MOTIONS TO RECONSIDER CALLED UP.

Tucker of Clinton called up the motion to reconsider the vote by which House File No. 245, a bill for an act to amend section six hundred and ninety-five (695) of the code, failed to pass the House.

On the question, "Shall the House reconsider the vote by which House File No. 245 failed to pass the House?"

Ayes—33.

Andre	Hansen	O'Donnell
Bailey	Helming	Price
Becker	Johnston of Lucas	Rayburn
Benn	Kepple	Richards
Elwood	Klinker	Santee
Erickson	Lake	Smith
Garber	McFerren	Starzinger
Giltner	Mead	Turner
Grason	Meredith	Walrath
Griffin	Miles	Wormley
Hall	Miller	Mr. Speaker

Nays—48.

Anderson of Winne- bago	Gray	Nichols
Boies	Harrington	Nicholson
Bruce	Horchem	Randall
Coakley	Jackson	Reed
Crozier	Johnston of Humboldt	Rees
Darrah	Jones	Roberts
Dean	Knickerbocker	Rowley
Dunkelberg	Krouse	Scott
Durbin	Langfitt	Slaught
Edgington	Larson	Slosson
Epps	Lee	Wenstrand
Finch	Lenocker	Wichman
Findlay	Lewis	Wigdahl
Flenniken	Mantz	Wilson of Cherokee
Gilbert	Mooty	Wilson of Louisa
Gilmore	Mowery	
	Newton	

Absent or not voting—27.

Adkins	McFarlane	Shortess
Anderson of Davis	Mackie	Stanley
Anderson of Greene	Murray	Stone
Baldwin	Neff	Stuart
Finley	Nordyke	Tucker
Jessen	Oertel	Ulstad
Kern	Peters	Weaver
Kimberly	Rogers	Wilson of Mahaska
Klaus	Shaff	Wilson of Mitchell

So the House refused to reconsider the vote by which House File No. 245 failed to pass the House.

Turner of Iowa called up the motion to reconsider the vote by which House File No. 565, a bill for an act to amend the law as it appears in sections twenty-seven hundred thirty-three 1a (2733-1a) supplemental supplement to the code, 1915, twenty-seven hundred forty-nine (2749) of the code, twenty-seven hundred sixty-seven (2767) of the code, twenty-seven hundred sixty-eight (2768) supplement to the code, 1913, twenty-seven hundred sixty-nine (2769) supplement to the code, 1913, twenty-seven hundred seventy-four

(2774) of the code, twenty-seven hundred eighty-three (2783) supplement to the code, 1913, twenty-eight hundred three (2803) of the code, twenty-eight hundred six (2806) supplement to the code, 1913, and twenty-eight hundred twenty-five (2825) of the code, relating to school funds, failed to pass the House.

On the question, "Shall the House reconsider the vote by which House File No. 565 failed to pass the House?"

Ayes—56.

Adkins	Harrington	Peters
Anderson of Winnebago	Helming	Randall
Andre	Jones	Reed
Bailey	Kepple	Richards
Becker	Krouse	Rowley
Benn	Lake	Slaught
Boies	Langfitt	Smith
Bruce	Larson	Starzinger
Darrah	Lee	Tucker
Dunkelberg	Lenocker	Turner
Edgington	McFarlane	Ulstad
Elwood	Mackie	Wichman
Erickson	Mantz	Weaver
Findlay	Meredith	Wigdahl
Garber	Miles	Wilson of Cherokee
Gilbert	Miller	Wilson of Mahaska
Giltner	Mooty	Wilson of Mitchell
Griffin	Neff	Wormley
	Nicholson	Mr. Speaker

Nays—29.

Crozier	Hansen	Nordyke
Dean	Horchem	O'Donnell
Durbin	Jackson	Price
Epps	Johnston of Humboldt	Rayburn
Finch	Johnston of Lucas	Santee
Flenniken	Kern	Scott
Gilmore	Klaus	Slosson
Grason	Knickerbocker	Wenstrand
Gray	Lewis	Wilson of Louisa
Hall	Nichols	

Absent or not voting—23.

Anderson of Davis	McFerren	Rogers
Anderson of Greene	Mead	Shaff
Baldwin	Mowery	Shortess
Coakley	Murray	Stanley
Finley	Newton	Stone
Jessen	Oertel	Stuart
Kimberly	Rees	Walrath
Klinker	Roberts	

So the House reconsidered the vote by which House File No. 565 failed to pass the House.

Turner of Iowa moved that the House reconsider the vote by which House File No. 565 passed to its third reading. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Turner moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—66.

Adkins	Harrington	Nicholson
Anderson of Winnebago	Johnston of Humboldt	Randall
Bailey	Jones	Reed
Baldwin	Kepple	Richards
Becker	Klaus	Rowley
Benn	Knickerbocker	Shaff
Boies	Krouse	Slaughter
Bruce	Langfitt	Smith
Coakley	Larson	Starzinger
Crozier	Lee	Tucker
Darrah	Lenocker	Turner
Dean	Lewis	Ulstad
Dunkelberg	McFarlane	Weaver
Edgington	Mackie	Wenstrand
Erickson	Mantz	Wichman
Finch	Mead	Wigdahl
Findlay	Meredith	Wilson of Cherokee
Finley	Miles	Wilson of Louisa
Gilbert	Miller	Wilson of Mahaska
Grason	Mooty	Wilson of Mitchell
Griffin	Mowery	Mr. Speaker
Hall	Neff	
	Newton	

Nays—17.

Durbin	Hansen	Peters
Epps	Jackson	Price
Flenniken	Kern	Rayburn
Gilmore	Nichols	Scott
Gitner	Nordyke	Stone
Gray	O'Donnell	

Absent or not voting—25.

Anderson of Davis	Kimberly	Santee
Anderson of Greene	Klinker	Shortess
Andre	Lake	Slosson
Elwood	McFerren	Stanley
Garber	Murray	Stuart
Helming	Oertel	Walrath
Horchem	Rees	Wormley
Jessen	Roberts	
Johnston of Lucas	Rogers	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE CONCURRENT RESOLUTION CALLED UP.

Benn of Washington asked and obtained unanimous consent to call up at this time, the House concurrent resolution relative to additional compensation to be paid C. A. Roberts. Mr. Benn moved that the resolution be adopted. Motion prevailed and the resolution was adopted.

MOTION TO RECONSIDER CALLED UP.

Jones of Cerro Gordo called up the motion to reconsider the vote by which the report of the committee was adopted, indefinitely postponing Senate File No. 424.

Speaker pro tem McFarlane in the chair.

Motion prevailed and the House reconsidered the vote by which the report of the committee was adopted, indefinitely postponing Senate File No. 424.

Senate File No. 424 was referred to the sifting committee.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House File No. 202, a bill for an act to amend section two hundred fifty-three (253), supplemental supplement to the code, 1915, relating to the compensation to be paid judges of the district courts.

Also:

House File No. 237, a bill for an act to amend the law as it appears in section seventeen hundred ninety-eight-a (1798-a), supplement to the code, 1913, relating to life, health and accident insurance associations.

ALFRED WENSTRAND, *Chairman*.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 202, a bill for an act to amend section two hundred fifty-three (253), supplemental supplement to the code, 1915, relating to the compensation to be paid judges of the district courts.

Also:

House File No. 237, a bill for an act to amend the law as it appears in section seventeen hundred ninety-eight-a (1798-a), supplement to the code, 1913, relating to life, health and accident insurance associations.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House Joint Resolution No. 5, a resolution providing for the printing, distribution and sale of the acts and resolutions of the thirty-sixth general assembly of the state of Iowa.

Also:

House File No. 11, a bill for an act permitting certain cities to establish and maintain public comfort stations.

Also:

House File No. 62, a bill for an act to amend the law as it appears in section two hundred eight-a (208-a), supplement to the code, 1913, relating to the powers and duties of the governor and to the powers and duties of the attorney general by authorizing them to require the services of peace officers and to employ the services of other persons from time to time as such services may be required for the proper enforcement of the laws or the performance of their duties, and to prescribe the powers and duties of such officers, and to appropriate funds for their compensation and expenses.

Also:

House File No. 134, a bill for an act to repeal section four thousand two hundred eleven (4211), section four thousand two hundred twelve (4212), section four thousand two hundred fourteen (4214), section four thousand two hundred sixteen (4216) of the code, and to enact substitutes in lieu thereof, relating to actions for the forcible entry and detention of real property.

Also:

House File No. 167, a bill for an act relating to the powers of directors of school corporations to authorize certain uses of schoolhouses and grounds and providing the terms and conditions thereof and disposition of revenue therefrom.

Also:

House File No. 293, a bill for an act to legalize an ordinance of the incorporated town of Wellsburg, Iowa, granting a franchise to Iowa Falls Electric Company, to erect, maintain and operate an electric light and power plant in said town.

Also:

House File No. 306, a bill for an act repealing the law as it appears in section seventeen hundred ninety-six (1796) of the code, and enacting a substitute therefor relating to the issuance of certificates to life insurance associations by the insurance commissioner.

Also:

House File No. 386, a bill for an act to amend sections six hundred ninety-four-c-twenty-seven (694-c-27), and section six hundred ninety-four-c-forty-eight (694-c-48), supplemental supplement to the code, 1915, relating to municipal courts.

Also:

House File No. 405, a bill for an act to repeal section two thousand seven hundred fifty-five (2755), supplement to the code, 1913, and enacting a substitute in lieu thereof, relating to school elections.

Also:

House File No. 407, a bill for an act to permit the board of supervisors of a county to relinquish the supervision and control of drainage district located wholly within the incorporated limits of a city or town to the city or town; and permitting the city or town by resolution to declare the use of the drainage districts or drains so taken over and use the same for the advancement of the city or town or its health and welfare.

Also:

House File No. 412, a bill for an act to amend section two thousand seven hundred eighty-one (2781) of the code, relating to the posting or publishing detailed statements of receipts and disbursements of funds expended for school purposes.

Also:

House File No. 458, a bill for an act to amend the law as it appears in section eight hundred forty-g (840-g), supplemental supplement to the code, 1915, relating to the powers of certain cities and towns to levy taxes for the purpose of constructing outlets and purifying plants for sewers by authorizing said cities and towns to assess the costs of said outlets and purifying plants for sewers by the levy of special assessments in connection with the construction of sanitary sewers.

Also:

House File No. 492, a bill for an act to amend the law as it appears in sections eight hundred one (801) and eight hundred forty-nine-f (849-f), supplement to the code, 1913, and sections eight hundred forty-nine-l (849-l), eight hundred forty-nine-m (849-m) and eight hundred forty-nine-n (849-n), supplemental supplement to the code, 1915, relating to changing water courses.

Also:

House File No. 505, a bill for an act to repeal section seven hundred forty-one-f (741-f), supplemental supplement to the code, 1915, relating to the limit of indebtedness in the issuance of city or town hall bonds, and to enact the following in lieu thereof.

ALFRED WENSTRAND,
Chairman House Committee.
BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

Speaker Pitt in the chair.

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 Joint Resolution No. 5; House Files Nos. 11, 62, 134, 167, 293, 306, 386, 405, 407, 412, 458, 492, 505, 202 and 237.

Speaker pro tem McFarlane in the chair.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, the following bills:

House Joint Resolution No. 5; House Files Nos. 11, 62, 134, 167, 293, 306, 386, 405, 407, 412, 458, 492 and 505.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 83.

On motion of Miller of Boone, Senate File No. 215, a bill for an act to amend the law as it appears in section twenty-six hundred ninety-two-a (2692-a) and section twenty-six hundred ninety-two-c (2692-c), supplemental supplement to the code, 1915, relating to appointment and compensation of state agents by the board of

control, with report of committee recommending passage was taken up and considered.

Mr. Miller moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—65.

Adkins	Harrington	Randall
Anderson of Winnebago	Helming	Rayburn
Baldwin	Horchem	Rees
Becker	Jackson	Richards
Boies	Knickerbocker	Rowley
Bruce	Krouse	Santee
Dean	Langfitt	Shaff
Dunkelberg	Larson	Slaughter
Durbir	Lee	Starzinger
Edgington	McFarlane	Stone
Erickson	Mackie	Tucker
Finch	Mantz	Turner
Findlay	Mead	Ulstad
Flenniken	Miles	Walrath
Garber	Miller	Weaver
Gilbert	Newton	Wenstranc
Gilmore	Nichols	Wichman
Giltner	Nicholson	Wigdahl
Grason	Nordyke	Wilson of Cherokee
Gray	O'Donnell	Wilson of Louisa
Hansen	Peters	Wilson of Mitchell
	Price	Wormley

Nays—10.

Epps	Lenocker	Reed
Griffin	Lewis	Scott
Johnston of Lucas	Meredith	
Kern	Mowery	

Absent or not voting—33.

Anderson of Davis	Jessen	Neff
Anderson of Greene	Johnston of Humboldt	Oertel
Andre	Jones	Roberts
Bailey	Kepple	Rogers
Benn	Kimberly	Shortess
Coakley	Klaus	Slosson
Crozier	Klinker	Smith
Darrah	Lake	Stanley
Elwood	McFerren	Stuart
Finley	Mooty	Wilson of Mahaska
Hall	Murray	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER NO. 89.

On motion of Meredith of Jasper, Senate File No. 366, a bill for an act to provide for the establishment of road improvement districts, and for the improvement of the same by oiling, and to provide for the assessment of part of the cost thereof to the abutting and adjacent property, with majority report of committee recommending indefinite postponement and minority report recommending passage was taken up for consideration.

On request of Meredith of Jasper, unanimous consent having been granted, action was deferred on Senate File No. 366 until Thursday.

SPECIAL ORDER NO. 84.

On motion of Hall of Taylor, House File No. 603, a bill for an act to repeal the law as it appears in chapter four (4) title seven (VII), of the code, and to amend the law as it appears in chapter four (4) title seven (VII), supplement to the code, 1913, relating to the assessment and collection of taxes upon devises, bequests, legacies, gifts and other transfers of property made to direct heirs, as well as to others, and to make further provision for the collection of both direct and collateral inheritance taxes. was taken up and considered.

The substitute amendment filed by Elwood of Howard and found on pages 1904 to 1910, inclusive, of the journal of April 10th, was taken up, considered and adopted.

Unanimous consent having been granted to suspend the rules. Mr. Hall moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—33.

Adkins	Griffin	Randall
Anderson of Greene	Hall	Santee
Anderson of Winnebago	Hansen	Scott
Baldwin	Harrington	Stone
Elwood	Horchem	Tucker
Erickson	Johnston of Lucas	Turner
Findlay	Kepple	Ulstad
Garber	Klaus	Wichman
Gilbert	Lake	Wigdahl
Grason	Miles	Wilson of Cherokee
Gray	Nicholson	
	O'Donnell	

Nays—46.

Bailey	Kern	Nordyke
Becker	Klinker	Peters
Benn	Knickerbocker	Price
Boies	Langfitt	Reed
Bruce	Lee	Rees
Coakley	Lenocker	Richards
Darraha	Lewis	Rogers
Dean	McFarlane	Rowley
Dunkelberg	Mantz	Slosson
Durbin	Meredith	Smith
Edgington	Mooty	Starzinger
Epps	Mowery	Wenstrand
Finch	Neff	Wilson of Louisa
Flenniken	Newton	Wilson of Mahaska
Jackson	Nichols	Wilson of Mitchell
Johnston of Humboldt		

Absent or not voting—29.

Anderson of Davis	Krouse	Shaff
Andre	Larson	Shortess
Crozier	McFerren	Slaughter
Finley	Mackie	Stanley
Gilmore	Mead	Stuart
Giltner	Miller	Walrath
Helming	Murray	Weaver
Jessen	Oertel	Wormley
Jones	Rayburn	Mr. Speaker
Kimberly	Roberts	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

MOTION TO RECONSIDER CALLED UP.

Mackie of Benton called up the motion to reconsider the vote by which the committee report was adopted, indefinitely postponing Senate File No. 105.

Lake of Woodbury and Richards of Muscatine demanded a roll call.

On the question, "Shall the House reconsider the vote by which the report of the committee was adopted, indefinitely postponing Senate File No. 105?"

Ayes—37.

Anderson of Greene	Flenniken	Lee
Daldwin	Gray	McFarlane
Becker	Horchem	Mackie
Darraha	Jackson	Mead
Elwood	Kepple	Nicholson
Finch	Klinker	Nordyke
Findlay	Knickerbocker	O'Donnell
Finley	Larson	Peters

Randall	Smith	Weaver
Santee	Stone	Wigdahl
Shaff	Turner	Wilson of Louisa
Shortess	Walrath	Wormley
Slaught		

Nays—50.

Adkins	Hansen	Newton
Anderson of Winne- bago	Hall	Neff
Bailey	Harrington	Nichols
Benn	Johnston of Humboldt	Price
Boies	Johnston of Lucas	Rees
Coakley	Jones	Richards
Dean	Kern	Rogers
Dunkelberg	Klaus	Rowley
Durbin	Krouse	Scott
Edgington	Lake	Slosson
Epps	Lenocker	Tucker
Erickson	Lewis	Ulstad
Garber	McFerren	Wenstrand
Gilbert	Meredith	Wichman
Giltner	Miles	Wilson of Cherokee
Griffin	Mooty	Wilson of Mahaska
	Mowery	Wilson of Mitchell

Absent or not voting—21.

Anderson of Davis	Jessen	Rayburn
Andre	Kimberly	Reed
Bruce	Langfitt	Roberts
Crozier	Mantz	Stanley
Gilmore	Miller	Starzinger
Grason	Murray	Stuart
Helming	Oertel	Mr. Speaker

So the House refused to reconsider the vote by which the report of the committee was adopted, indefinitely postponing Senate File No. 105.

SENATE MESSAGES CONSIDERED.

Senate File No. 580, a bill for an act to prohibit the political activity or contributions to political campaigns of appointive officers; and prohibiting the solicitation of contributions for political purposes; and providing penalties for violation of this act.

Read first and second time and referred to sifting committee.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the governor announcing that he had on April 11th, approved and signed the following bills:

House Files Nos. 244, 289, 345, 535, 585, 590, 593, 594, 596, 224, 606, 157, 95, 80, 589, 396, 377, 435, 390, 288, 347, 352, 430, 311 and 520.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move that the House reconsider the vote by which Senate File No. 16 passed the House.

E. D. RAYBURN.

I second the motion.

C. A. HALL.

On motion of Dean of Osceola the House adjourned until 8:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA. APRIL 12, 1917.

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

Prayer was offered by the Rev. J. A. Glendining, pastor of the First Methodist Episcopal Church, Washington, Iowa.

The roll was called to ascertain if there were a quorum present.

Those present were—65.

Adkins	Jackson	Nordyke
Anderson of Greene	Jessen	O'Donnell
Anderson of Winne-	Johnston of Humboldt	Randall
bago	Kepple	Reed
Baldwin	Kern	Santee
Becker	Klaus	Scott
Benn	Klinker	Shaff
Boies	Knickerbocker	Shortess
Coakley	Krouse	Slosson
Darrah	Lake	Stanley
Dunkelberg	Lee	Starzinger
Durbin	Lewis	Ulstad
Edgington	McFarlane	Walrath
Epps	McFerren	Weaver
Finch	Mackie	Wenstrand
Findlay	Mantz	Wichman
Flenniken	Miles	Wigdahl
Garber	Mooty	Wilson of Cherokee
Gray	Mowery	Wilson of Louisa
Griffin	Murray	Wilson of Mahaska
Harrington	Neff	Wilson of Mitchell
Horchem	Nicholson	Mr. Speaker

Journal of April 11th corrected and approved.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which Senate File No. 477 failed to pass the House.

ARCH W. MCFARLANE.

I second the motion.

LEE W. ELWOOD.

REPORT OF COMMITTEE ON RETRENCHMENT AND REFORM.

To the Senate and the House of Representatives of the Thirty-seventh General Assembly:

GENTLEMEN—Your committee on retrenchment and reform, to whom was referred the matter of communication of the governor in his message

of February 10th, 1917, as found on pages 412 to 419 inclusive of the journal of the Senate and pages 452 to 459 inclusive of the journal of the House, beg leave to report:

That we have carefully examined the records of the state and with the aid of the deputy state treasurer, Mr. Q. A. Willis and the chief revenue clerk, Mr. W. H. Williams of the auditor's office have gone over the estimates of receipts and the estimated liabilities from January 1st, 1917 to June 30th, 1917; have carefully examined the total appropriations for the current biennium and the receipts under the levies authorized for the corresponding period and for various years preceding it. That we have also examined the funds of the treasury with respect to the amount of cash on hand at various times; the amount received by the state as interest on daily balances at two per cent; the amount paid by the state as interest on sums borrowed to meet warrants; the balance in the different funds for several years last past, and have obtained such other information as we could find touching upon the expediency of increasing revenues to meet the needs of the state government.

We find the estimate of general receipts and expenditures as set forth in the governor's message approximately correct. This exists only because of an insufficient revenue of past years and not because of insufficiency of revenue for the present biennium. We find also that the estimated liabilities of the state up to June 30th, 1917, is based upon certain appropriations which might be called for, but which, in fact, as shown by past experiences are not called for during the period for which such estimate is made. The estimated deficiency, therefore, in the funds of the government on June 30th, 1917, is somewhat misleading and exists only in case every appropriation authorized be used to the amount stated in the estimate on the date to which the estimate is made.

The period of biennial appropriations is from July 1st, 1915, to June 30th, 1917. The estimate of the condition of the treasury should not be made upon the appropriations made by the last general assembly, but on the estimated expenditures under the appropriations provided by statute. Appropriations made by the legislature should be definite and fiat and not left to uncertainty. It should be made on an estimate covering the total amount and not for such sum as may be necessary without other limitation. The estimated expenditures for the fiscal period from July 1st, 1917, to June 30th, 1919, as based upon appropriations made for the last biennium and expenditures thereunder are as follows:

Expenditures under general appropriations for the biennium	\$12,357,720.00
Add to this, estimated increases and corrections.....	14,200.00
	<hr/>

Total statutory appropriations.....	\$12,371,920.00
Estimated expenditures under temporary appropriations provided by the omnibus bill	639,140.00
	<hr/>

Total	\$13,011,060.00
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To this should be added some special items as the providential fund for insuring state buildings; interest on state funds and extraordinary expenses amounting, as based upon former expenditures, to..... 69,800.00

Making a total of..... \$13,080,860.00

These figures are taken from pages 10 to 22 inclusive of the report of the auditor of state, as supplemented by estimate made by clerk of revenue department, state auditor's office.

The receipts of the state from June 30th, 1915, to June 30th, 1916, as disclosed by the report of the auditor of state, page 169, and as corrected by the revenue clerk..... \$ 8,546,045.93
 From this should be deducted 90 per cent of the automobile tax which is returned to the counties..... 1,553,570.00

Balance \$ 6,992,475.93

There should also be deducted the amount of hunter's license fees 95,841.07

Balance \$ 6,896,634.86

Assuming that the revenues of the state for 1916 and 1917 will be the same, whereas it is a well known fact it will be greater, we can by doubling this balance approximate the minimum income of the state for the biennium ending June 30th 2

\$13,793,263.64

Deducting from the above income the total amount of estimated expenditures for all appropriations..... 13,080,860.00

Leaves a balance of estimated revenues over the necessary expenditures to meet the appropriations on the 30th day of June, 1917 712,403.64

It is apparent therefore, that for the past two years the income of the state has been sufficient to cover expenditures under all existing appropriations. The difficulty with the governor's message of February 10th is in the following four items:

Outstanding warrants January 1st, 1917..... 287,541.00
 Automobile tax owing to counties..... 409,875.00
 Amount due fish and game fund, used for general purposes.. 123,700.00
 Amount due boundary water fund..... 1,777.00

Total \$ 822,893.00

To make up the deficit referred to in the governor's message to this should be added the amount of appropriations which will be uncalled for and unused June 30th, 1917... 663,618.00

Making a total, as found by the governor..... \$ 1,486,511.00

The following table shows the receipts and disbursements of the state for the years ending June 30th, 1910, to June 30th, 1916, inclusive:

Year ending—	Receipts	Disbursements	Gain and Loss
June 30th, 1910.....	\$4,347,528.22	\$4,149,803.13	\$197,725.09 gain
June 30th, 1911.....	4,286,876.79	4,008,252.93	278,623.86 gain
June 30th, 1912.....	4,983,448.10	5,224,501.27	241,053.17 loss
June 30th, 1913.....	5,423,110.92	5,084,769.15	338,341.77 gain
June 30th, 1914.....	6,101,659.88	6,743,626.87	641,966.99 loss
June 30th, 1915.....	8,706,484.43	6,588,300.15	118,184.28 gain
June 30th, 1916.....	8,546,045.93	8,684,265.77	138,219.84 loss

It will be seen that the state got behind on its finances at the end of the biennium of 1913 and 1915.

The following table shows the cash of the state on hand in the banks at the end of each fiscal year from 1912 to 1916, and the balance on hand in the state treasury at the corresponding dates discloses how the balances in the treasury have been reduced.

Year ending—	State moneys deposited in banks	Balances on hand after deducting amount due in all funds from cash on hand in banks
June 30th, 1912.....	\$1,297,616.75	\$ 812,537.19
June 30th, 1913.....	1,688,964.58	1,055,494.49
June 30th, 1914.....	*1,643,638.36	358,411.06
June 30th, 1915.....	1,439,329.56	217,857.85
June 30th, 1916.....	1,091,013.52	165,163.31

From the foregoing statements it will be seen that if the appropriations for the state for the coming biennium do not exceed those of the past biennium the present revenue of the state is sufficient to meet all expenditures of the state under such appropriations. Leaving, however, but a small margin of balance in the treasury.

The income of the state is sufficient to cover the disbursements under past appropriations. By reason of the irregularity of the income of the state funds on hand are often, at certain periods of the year, insufficient to meet the demands upon the treasury at that time. It is necessary therefore, to carry a larger balance in the treasury than existed June 30th, 1916. The following table will show cash of the state on hand in the banks at the end of each month, from January 31st, 1916, to December 30th, 1916, and warrants at interest.

Date—	Amount of state funds on deposit in banks	Warrants at Interest
January 31st, 1916.....	\$ 453,559.69
February 29th, 1916.....	705,587.27
March 31st, 1916.....	1,043,275.48
April 29th, 1916.....	1,428,364.37
May 31st, 1916.....	1,399,315.45
June 30th, 1916.....	1,091,013.52
July 31st, 1916.....	474,542.68
August 31st, 1916.....	96,530.66
September 9th, 1916.....	79,324.67	\$106,588.50
September 20th, 1916.....	54,146.30	180,563.88
September 30th, 1916.....	43,778.50	239,285.61
October 10th, 1916.....	67,210.99	263,208.51
October 20th, 1916.....	565,407.09	344,260.49
October 31st, 1916.....	837,567.92
November 10th, 1916.....	495,017.80

* Levy under 35th G. A.

November 29th, 1916.....	296,864.54
December 20th, 1916.....	203,048.33	91,287.56
December 30th, 1916.....	271,415.34	115,534.94

The above table means that large balances in the various funds are not called for except at certain times during the year. Warrants being at interest for less than sixty days altogether.

The state has collected from the banks upon daily balances upon the basis of two per cent during the years of 1914, 1915 and 1916 the following sums:

1914	\$23,040.52
1915	18,070.72
1916	13,060.53

The state has paid on outstanding warrants and on bank

balances from Sept. 9th, to Oct. 20th, 1916..... \$ 1,314.61

It will be seen that while the state has at times been paying interest on sums equaling nearly \$200,000.00, it has on the other hand during months of March, April, May and June had on hand over a million dollars on deposit in the banks.

To be able to meet all warrants when presented the state would have to carry a cash balance in the banks of over one and one-half million dollars and while a sufficient balance should be carried so that no person will be embarrassed by a failure of the state to pay its warrants, we think it is better to borrow temporarily the necessary funds to meet the peak demands upon the treasury than to levy too large a surplus. Money taken from the tax-payers is worth more than two per cent on daily balances. Any business man would occasionally borrow from the bank to cover the short periods of overdraft rather than maintain for long periods large balances that might be better invested.

We recommend an overdraft for the short period above indicated when necessary to carry the funds over the low tide rather than to greatly increase the interest income during high tide of deposits in the banks.

If the appropriations for the state are not increased the levy for state purposes will not need to be increased for the coming biennium.

The large appropriation for military assistance to the federal government; the provision for the armories, and the increased needs of the state will necessarily make the appropriations larger for the next two years than the past two. This requires an increased revenue. Increased revenue must either come by a direct tax upon all property by an increase of the millage, by the executive council, or by some form of special tax.

Many of the states have a direct inheritance tax. The chief objection urged against such a tax is that it puts an extra burden upon the widow and children who have helped to produce the property. This objection is largely met by providing that the tax shall not attach until the estate taxed exceeds all that any family working could ordinarily earn.

It is proposed to apply the tax to estates of \$25,000.00 and over. It is further proposed to make the initial rate on such estates so small it cannot result in any hardship to the heirs or spouse of the deceased. The initial percentage is one-half of one per cent. It is proposed to increase

the rate of tax from an initial of one-half of one per cent to five per cent on large fortunes. Those who inherit will thus not be unduly burdened. The burden too will be less in taking a small amount from what persons never before possessed than by taking a percentage of accumulation of persons while they live. Large fortunes gain by the advantage of their prestige and power what the small tax payer cannot earn, and the large fortune often escapes taxation in proportion to the smaller one. It is estimated that this will take care of from \$500,000.00 to \$1,000,000.00 of the revenues of the state after it is under full operation.

If this method of taxation is adopted by this assembly it will take some time before the system can be put into full operation. Until that time the state levy should be increased only enough to cover the added appropriations due to the war and its resulting necessities.

CLEM F. KIMBALL, *Chairman.*

MOTION TO RECONSIDER CALLED UP.

Neff of Pottawattamie called up the motion to reconsider the vote by which Senate File No. 16, a bill for an act to amend section 1099 of the code, and sections 1106, 1150, 1151, 1157, 1087-c and 1173 of the supplement to the code, 1913, and relating to election of presidential electors and United States senators and of vote therefor and removal of names of presidential electors from official ballot, passed the House.

Starzinger moved that the motion to reconsider be laid on the table.

Gray of Calhoun and Nordyke of Keokuk demanded a roll call.

On the question, "Shall the motion to reconsider the vote by which Senate File No. 16 passed the House be laid on the table?"

Ayes—8.

Garber	O'Donnell	Turner
Gilbert	Scott	Walrath
Krouse	Starzinger	

Nays—62.

Adkins	Finch	Kepple
Anderson of Greene	Findlay	Kern
Anderson of Winnebago	Finley	Klaus
Baldwin	Flenniken	Klinker
Becker	Gilmore	Knickerbocker
Boies	Giltner	Lake
Coakley	Gray	Lee
Darraha	Griffin	Lenocker
Dean	Hall	Lewis
Dunkelberg	Harrington	McFerren
Durbin	Horchem	Mackie
Edgington	Jackson	Mantz
Epps	Jessen	Meredith

Miles	Oertel	Stone
Mooty	Randall	Weaver
Mowery	Reed	Wenstrand
Murray	Rogers	Wichman
Neff	Rowley	Wigdahl
Newton	Santee	Wilson of Cherokee
Nicholson	Shaff	Wilson of Louisa
Nordyke	Slosson	

Absent or not voting—38.

Anderson of Davis	Jones	Roberts
Andre	Kimberly	Shortess
Bailey	Langfitt	Slaught
Benn	Larson	Smith
Bruce	McFarlane	Stanley
Crozier	Mead	Stuart
Elwood	Miller	Tucker
Erickson	Nichols	Ulstad
Grason	Peters	Wilson of Mahaska
Hansen	Price	Wilson of Mitchell
Helmig	Rayburn	Wormley
Johnston of Humboldt	Rees	Mr. Speaker
Johnston of Lucas	Richards	

Motion to lay the motion to reconsider on the table lost.

Rogers of Carroll moved that the House defer action on the motion to reconsider until 11:00 a. m. today.

McFarlane of Black Hawk raised the point of order that a motion to defer action on a motion to reconsider was at this time out of order.

The chair submitted the point of order to the House.

The House decided that the point of order was well taken.

On the question, "Shall the House reconsider the vote by which Senate File No. 16 passed the House?"

Ayes—25.

Bailey	Lake	Reed
Coakley	Lenocker	Rogers
Epps	Lewis	Shaff
Garber	Miles	Smith
Griffin	Mowery	Starzinger
Hall	Murray	Wilson of Mitchell
Johnston of Humboldt	O'Donnell	Wormley
Klinker	Oertel	Mr. Speaker
Krouse		

Nays—63.

Adkins	Becker	Dunkelberg
Anderson of Greene	Benn	Durbin
Anderson of Winnebago	Boies	Edgington
Baldwin	Darra	Elwood
	Dean	Erickson

Finch	Larson	Scott
Findlay	Lee	Shortess
Finley	McFarlane	Slaught
Flenniken	Mackie	Slosson
Gilbert	Mantz	Stanley
Gilmore	Meredith	Stone
Giltner	Miller	Turner
Gray	Mooty	Ulstad
Harrington	Neff	Walrath
Horchem	Newton	Weaver
Jackson	Nichols	Wenstrand
Jessen	Nicholson	Wigdahl
Kepple	Nordyke	Wilson of Cherokee
Kern	Peters	Wilson of Louisa
Klaus	Randall	Wilson of Mahaska
Knickerbocker	Rowley	
Langfitt	Santee	

Absent or not voting—20.

Anderson of Davis	Johnston of Lucas	Rees
Andre	Jones	Richards
Bruce	Kimberly	Roberts
Crozier	McFerren	Stuart
Grason	Mead	Tucker
Hansen	Price	Wichman
Helming	Rayburn	

So the motion to reconsider the vote by which Senate File No. 16 passed the House lost.

LEAVE OF ABSENCE.

On request of Becker of Clayton leave of absence was granted Andre of Des Moines indefinitely.

On request of Lee of Sac leave of absence was granted Stuart of Emmet until this afternoon.

On request of Horchem of Dubuque leave of absence was granted Coakley of Union indefinitely on account of sickness.

On request of Bailey of Shelby leave of absence was granted Anderson of Davis for the day on account of sickness.

On request of Wichman of Hancock leave of absence was granted Grason of Pottawattamie until Friday on account of sickness.

On request of McFarlane of Black Hawk leave of absence was granted Bruce of Pocahontas indefinitely.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Walrath of Fayette presented petition of citizens of Fayette county in support of House File No. 500.

Referred to committee on public health.

Walrath of Fayette presented petition of citizens of Fayette county relative to the library commission.

Referred to committee on public libraries.

CONSIDERATION OF BILLS.

SPECIAL ORDER NO. 89.

On motion of Meredith of Jasper, Senate File No. 366, a bill for an act to provide for the establishment of road improvement districts, and for the improvement of the same by oiling, and to provide for the assessment of part of the cost thereof to the abutting and adjacent property, with majority report of committee recommending indefinite postponement and minority report recommending passage, was taken up for consideration.

CALL OF THE HOUSE.

On request of Rayburn of Poweshiek, Larson of Montgomery, Randall of Linn, Kepple of Chickasaw and Mead of Butler, a call of the House was ordered for the consideration of Senate File No. 366.

The roll was called to ascertain the absentees.

Those present were—96.

Adkins	Hansen	Mowery
Anderson of Greene	Harrington	Murray
Anderson of Winne -	Helming	Neff
bago	Horchem	Newton
Bailey	Jackson	Nichols
Baldwin	Jessen	Nicholson
Becker	Johnston of Humboldt	Nordyke
Benn	Johnston of Lucas	O'Donnell
Boies	Kepple	Oertel
Coakley	Kern	Peters
Darrah	Klaus	Price
Dean	Klinker	Randall
Dunkelberg	Knickerbocker	Rayburn
Durbin	Krouse	Reed
Edgington	Lake	Roberts
Elwood	Langfitt	Rogers
Epps	Larson	Rowley
Erickson	Lee	Santee
Finch	Lenocker	Scott
Findlay	Lewis	Shaff
Finley	McFarlane	Shortess
Flenniken	McFerren	Slaught
Garber	Mackie	Slosson
Gilbert	Mantz	Smith
Gilmore	Mead	Stanley
Giltner	Meredith	Starzinger
Gray	Miles	Stone
Griffin	Miller	Tucker
Hall	Mooty	Turner

Ulstad	Wilson of Cherokee	Wormley
Weaver	Wilson of Louisa	Mr. Speaker
Wenstrand	Wilson of Mahaska	
Wichman	Wilson of Mitchell	

Those excused were—7.

Anderson of Davis	Crozier	Stuart
Andre	Grason	
Bruce	Rees	

Those absent were—5.

Jones	Richards	Wigdahl
Kimberly	Walrath	

Rayburn of Poweshiek moved that further proceedings in the call of the House be now dispensed with. Motion prevailed.

Speaker pro tem McFarlane in the chair.

Meredith of Jasper moved that the report of the minority be substituted for the report of the majority.

Lenocker of Madison moved the previous question, as applied to the motion to substitute. Motion prevailed.

Meredith of Jasper and Finley of Henry demanded a roll call.

On request of Meredith of Jasper, rule 18 was invoked.

On the question, "Shall the report of the minority be substituted for the report of the majority?"

Ayes—44.

Anderson of Greene	Kepple	Rayburn
Becker	Kimberly	Rowley
Dean	Klaus	Santee
Dunkelberg	Klinker	Shaff
Elwood	Knickerbocker	Shortess
Epps	Lake	Slaught
Erickson	Larson	Slosson
Finley	McFarlane	Starzinger
Flenniken	Mackie	Tucker
Gilbert	Mantz	Weaver
Griffin	Meredith	Wilson of Louisa
Hansen	Neff	Wilson of Mahaska
Harrington	Nicholson	Wormley
Horchem	Oertel	Mr. Speaker
Jackson	Randall	

Nays—54.

Adkins	Benn	Edgington
Anderson of Winne-	Boies	Finch
bago	Coakley	Findlay
Bailey	Darraha	Garber
Baldwin	Durbin	Gilmore

Giltner	McFerren	Rees
Grason	Miles	Roberts
Gray	Miller	Rogers
Hall	Mooty	Scott
Helming	Mowery	Smith
Jessen	Murray	Stanley
Johnston or Lucas	Newton	Turner
Jones	Nichols	Ulstad
Kern	Nordyke	Walrath
Krouse	O'Donnell	Wenstrand
Langfitt	Peters	Wichman
Lee	Price	Wilson of Cherokee
Lenocker	Reed	Wilson of Mitchell
Lewis		

Absent or not voting—10.

Anderson of Davis	Johnston of Humboldt	Stuart
Andre	Mead	Wigdahl
Bruce	Richards	
Crozier	Stone	

Motion lost and the House refused to substitute the report of the minority for the report of the majority.

Committee report adopted and Senate File No. 366 was indefinitely postponed.

INTRODUCTION OF BILLS.

By sifting committee, House File No. 617, a bill for an act to amend the law as it appears in section thirteen thirty-three-c (1333-c), supplement to the code, 1913, relating to the taxation of the moneys and credits of insurance corporations.

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

SECTION 1. That the law as it appears in section 1333-c, supplement to the code, 1913, be and the same is hereby amended by striking from the 13th and 14th lines thereof, the following words: "pursuant to law, its contracts of insurance or its articles of incorporation."

Read first and second time and ordered placed on the calendar.

By joint committee on military affairs, House File No. 618, a bill for an act to exempt soldiers and sailors and other persons in the military and naval service of the United States from payment of bills of exchange and payments in pursuance of other obligations.

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

SECTION 1. All soldiers and sailors and other persons in the military or naval service of the government of the United States or who may hereafter enter such service during the present war are hereby exempted while in such service and for a period of six months after the termination of said service or death from payment of any bill of exchange or of any negotiable instrument or of any other payment in pursuance of any contract or from any writ of attachment or execution.

SECTION 2. That any such person in the military or naval service of the United States who is now or may hereafter be party to any litigation; the trial of said cause shall, upon his request, be continued until the termination of such service or death of said party.

SECTION 3. The homestead of all soldiers, sailors or other persons in the military or naval service of the United States shall be exempt from taxes during their term of enlistment and during the continuation of the present war; or other property to the actual value of ten thousand (10,000) dollars in the event of no such homestead.

SECTION 4. This act being deemed of immediate importance shall take effect upon and after its publication in the Des Moines Capital and the Des Moines Register, newspapers published in the city of Des Moines, Iowa.

Read first and second time and ordered placed on the calendar.

By joint committee on military affairs, House File No. 619, a bill for an act relating to offenses against the state of Iowa and providing for punishment for violation thereof.

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

SECTION 1. If any person shall excite an insurrection or sedition amongst any portion or class of the population of this state, or shall attempt by writing, speaking, or by any other means to excite such insurrection or sedition, the person or persons so offending shall be punished by imprisonment in the state penitentiary not exceeding twenty years and shall be fined not less than one thousand (1,000) nor more than ten thousand (10,000) dollars.

SECTION 2. Any person who shall in public or private, by speech, writing or by any other mode or means advocate the subversion and destruction by force of the government of the state of Iowa or of the United States, or attempt by speech, writing, printing or in any other way whatsoever to incite or abet, promote or encourage hostility or opposition to the government of the state of Iowa or of the United States shall be guilty of a misdemeanor and upon conviction shall be punished by imprisonment in the county jail not less than six months nor more than one year and shall be fined not less than three hundred (300) nor more than one thousand (1,000) dollars.

SECTION 3. Any person who shall become a member of any organization, society or order organized or formed, or attend any meeting or council, or solicit others so to do, for the purpose of inciting, abetting, promoting or encouraging hostility or opposition to the government of the state of Iowa or to the United States, or who shall in any manner aid, abet or encourage any such organization, society, order or meeting in the propagation or advocacy of such a purpose shall be guilty of a misdemeanor and upon conviction shall be imprisoned in the county jail not less than six months nor more than one year and shall be fined not less than three hundred (300) nor more than one thousand (1,000) dollars.

SECTION 4. This act being deemed of immediate importance shall take effect upon and after its publication in the Des Moines Capital and the Des Moines Register, newspapers published in the city of Des Moines, Iowa.

Read first and second time and ordered placed on the calendar.

By joint committee on military affairs, House File No. 620, a bill for an act authorizing the governor, in times of war or at other times when public safety demands, to require registration of all aliens within the state of Iowa.

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

SECTION 1. When a state of war exists between the United States and a foreign country, or, in the judgment of the governor, public safety or necessity requires such action, the governor may, by proclamation, direct every subject or citizen of such foreign countries as the governor may designate in such proclamation, who are in this state, or who may from time to time come into the state, to appear within twenty-four hours after the date specified in such proclamation or after arrival within the state, before such public authorities as the governor may designate in such proclamation, and personally register his or her name, residence, business, length of stay and such other information as the governor may require. Such proclamation shall be published in such newspapers as the governor may designate. Every person to whom such proclamation is applicable shall also comply with such rules of personal identification as the governor shall from time to time prescribe. The occupant of every private residence, and the owner, lessee or proprietor, operating or managing every hotel, inn, boarding or rooming house, shall, within twenty-four hours after the date specified in such proclamation, notify such public authorities of the presence therein of every subject or citizen of a foreign country to whom such proclamation is applicable, and shall each day thereafter notify such public authorities of the arrival thereat or departure therefrom of every such subject or citizen. A failure to comply with any such proclamation or to perform any act required by this section shall be a misdemeanor, and punishable by a fine not exceeding one thousand dollars, or imprisonment for one year, or both.

SECTION 2. This act being deemed of immediate importance shall take effect upon and after its publication in the Des Moines Capital and the Des Moines Register, newspapers published in the city of Des Moines, Iowa.

Read first and second time and ordered placed on the calendar.

By joint committee on military affairs, House File No. 621, a bill for an act to fix the salary of the adjutant general of the state of Iowa.

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

SECTION 1. That the salary of the adjutant general of the state of Iowa is hereby fixed at three thousand dollars (\$3000.00).

SECTION 2. This act being deemed of immediate importance shall take effect upon and after its publication in the Des Moines Capital and the Des Moines Register, newspapers published in the city of Des Moines, Iowa.

Read first and second time and ordered placed on the calendar.

By committee on military affairs, House Joint Resolution No. 7.

JOINT RESOLUTION.

Whereas, a state of war exists between the United States of America and the German Empire, and

Whereas, the United States of America may, during the present crisis, become engaged in war with other nations, and

Whereas, the exigencies of the times demand such action, now therefore,

Be It Enacted by the General Assembly of the State of Iowa: That during such state of war, the governor of the state of Iowa is hereby vested with full power to call upon any citizen or citizens or any other agency of the state to assist him in the protection of life and property in the state of Iowa and to enforce the laws of the state of Iowa and the United States, and the governor is authorized and empowered to vest such citizen or citizens, or other agency with full power to make arrests with or without process or to perform any of the duties now vested in any special agent, sheriff or other police officer of the state of Iowa and the authority of such person or persons herein designated shall be coextensive with the state.

Be It Further Enacted: That for the purpose of carrying out the provisions of this resolution the governor is authorized to organize such secret service or state constabulary as to him may seem necessary.

Be It Further Enacted: That all such persons or agencies are empowered to bear arms.

Be It Further Enacted: That the funds provided by the act of the thirty-seventh general assembly of the state of Iowa known as House File No. 589 shall be available according to the terms thereof for the purpose of carrying out the provisions of this resolution.

Read first and second time and ordered placed on calendar.

HOUSE CONCURRENT RESOLUTION.

Lee of Sac offered the following concurrent resolution:

Be It Resolved by the House of Representatives of the 37th General Assembly of the State of Iowa, the Senate concurring: That Senate File 474 is hereby recalled to the House for further consideration and that pending joint action of both houses on this resolution and all further proceedings on said bill is hereby stayed.

Laid over under rule 34.

CONSIDERATION OF BILLS.

On motion of Griffin of Woodbury, Calendar No. 417, House File No. 529, a bill for an act to amend section one thousand four hundred (1400) of the supplement to the code, 1913, relative to the lien of taxes on personal property, and to describe the property which shall be covered by said lien, and to provide that the purchaser of said personal property shall be liable for the taxes thereon, with report of sifting committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Griffin moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—78.

Adkins	Jackson	O'Donnell
Anderson of Greene	Johnston of Humboldt	Oertel
Anderson of Winnebago	Johnston of Lucas	Peters
Bailey	Kepple	Randall
Baldwin	Kern	Rayburn
Becker	Klaus	Reed
Boies	Klinker	Roberts
Coakley	Knickerbocker	Rogers
Dean	Krouse	Rowley
Dunkelberg	Lake	Scott
Durbin	Langfitt	Shortess
Edgington	Larson	Slaught
Elwood	Lee	Slosson
Epps	Lenocker	Smith
Finch	Lewis	Stanley
Findlay	McFarlane	Starzinger
Flenniken	McFerren	Tucker
Garber	Mantz	Ulstad
Gilbert	Meredith	Walrath
Gilmore	Miles	Weaver
Gray	Miller	Wichman
Griffin	Mooty	Wigdahl
Hall	Mowery	Wilson of Cherokee
Hansen	Neff	Wilson of Louisa
Harrington	Newton	Wormley
Horchem	Nichols	
	Nordyke	

Nays—None.

Absent or not voting—30.

Anderson of Davis	Crozier	Giltner
Andre	Darrah	Grason
Benn	Erickson	Helming
Bruce	Finley	Jessen

Jones	Price	Stuart
Kimberly	Rees	Turner
Mackie	Richards	Wenstrand
Mead	Santee	Wilson of Mahaska
Murray	Shaff	Wilson of Mitchell
Nicholson	Stone	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Klinker of Crawford, House File No. 617, a bill for an act to amend the law as it appears in section thirteen thirty-three-c (1333-c), supplement to the code, 1913, relating to the taxation of the moneys and credits of insurance corporations, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Klinker moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes —71.

Adkins	Horchem	Neff
Anderson of Greene	Jackson	Newton
Anderson of Winnebago	Johnston of Humboldt	Nicholson
Bailey	Johnstotn of Lucas	O'Donnell
Becker	Jones	Oertel
Benn	Kepple	Peters
Boies	Kern	Price
Dunkelberg	Klaus	Randall
Edgington	Klinker	Rayburn
Elwood	Knickerbocker	Reed
Epps	Krouse	Santee
Erickson	Lake	Shortess
Finch	Larson	Slaught
Findlay	Lee	Slosson
Flenniken	Lenocker	Smith
Garber	McFarlane	Stone
Gilbert	McFerren	Tucker
Gilmore	Mackie	Turner
Grason	Mantz	Walrath
Gray	Meredith	Weaver
Griffin	Miles	Wilson of Cherokee
Hansen	Mooty	Wilson of Louisa
Harrington	Mowery	Wilson of Mahaska
	Murray	Wormley

Nays—2.

Miller

Stanley

Absent or not voting—35.

Anderson of Davis	Helming	Rowley
Andre	Jessen	Scott
Baldwin	Kimberly	Shaff
Bruce	Langfitt	Starzinger
Coakley	Lewis	Stuart
Crozier	Mead	Ulstad
Darraha	Nichols	Wenstrand
Dean	Nordyke	Wichman
Durbin	Rees	Wigdahl
Finley	Richards	Wilson of Mitchell
Giltner	Roberts	Mr. Speaker
Hall	Rogers	

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.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval, the following bills:

House File No. 202, a bill for an act to amend sections two hundred fifty-three (253), supplemental supplement to the code, 1915, relating to the compensation to be paid judges of the district courts.

Also:

House File No. 237, a bill for an act to amend the law as it appears in section seventeen hundred ninety-eight-a (1798-a), supplement to the code, 1913, relating to life, health and accident insurance associations.

ALFRED WENSTRAND, *Chairman*.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Crozier of Marion, House File No. 434, a bill for an act to abolish the state hospital for inebriates at Knoxville, Iowa, and to provide a ward for the detention and treatment of inebriates in each of the hospitals for the insane, and to establish a hospital for insane at Knoxville, Iowa, with report of sifting committee recommending the amendments as reported by the committee on public lands and buildings, and recommending passage as so amended, was taken up and considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Crozier moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—57.

Adkins	Hall	Murray
Anderson of Greene	Hansen	Newton
Bailey	Horchem	Nichols
Baldwin	Jackson	Peters
Becker	Johnston of Lucas	Rayburn
Boies	Kepple	Reed
Coakley	Klinker	Roberts
Crozier	Knickerbocker	Rowley
Darrah	Krouse	Santee
Dunkelberg	Lake	Slaughter
Erickson	Lewis	Stanley
Finch	McFarlane	Stone
Finley	McFerren	Tucker
Flenniken	Mackie	Weaver
Gilmore	Mantz	Wichman
Giltner	Mead	Wigdahl
Grason	Meredith	Wilson of Mahaska
Gray	Miller	Wormley
Griffin	Mowery	Mr. Speaker

Nays—22.

Edgington	Lee	Slosson
Elwood	Lenocker	Smith
Findlay	Miles	Starzinger
Gilbert	Mooty	Turner
Harrington	Nordyke	Walrath
Johnston of Humboldt	O'Donnell	Wilson of Cherokee
Jones	Price	
Langfitt	Rees	

Absent or not voting—29.

Anderson of Davis	Helming	Richards
Anderson of Winnebago	Jessen	Rogers
Andre	Kern	Scott
Benn	Kimberly	Shaff
Bruce	Klaus	Shortess
Dean	Larson	Stuart
Durbin	Neff	Ulstad
Epps	Nicholson	Wenstrand
Garber	Oertel	Wilson of Louisa
	Randall	Wilson of Mitchell.

So the bill having received a constitutional majority was declared to have passed the House.

Crozier of Marion offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 434 by striking out all of said title after the word "act" in the first line thereof and substituting in lieu thereof the following:

"to permit the board of control to transfer any of the criminally insane from the reformatory at Anamosa to the state hospital for inebriates and to use same on the farm at the said hospital."

Amendment adopted and title as amended agreed to.

Speaker Pitt in the chair.

On motion of Rogers of Carroll, House File No. 599, a bill for an act to amend section three hundred thirteen (313), supplement to the code, 1913, relating to admissions to practice law in this state, with report of sifting committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Rogers moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Hall	Oertel
Anderson of Greene	Harrington	Peters
Anderson of Winnebago	Helming	Randall
Bailey	Horchem	Reed
Baldwin	Jackson	Richards
Becker	Johnston of Humboldt	Roberts
Boies	Jones	Rogers
Crozier	Kepple	Santee
Darrah	Klaus	Shortess
Edgington	Knickerbocker	Slaught
Elwood	Krouse	Slosson
Epps	Lake	Smith
Erickson	Lee	Stanley
Finch	Lewis	Stone
Findlay	McFerren	Tucker
Finley	Mead	Ulstad
Flenniken	Meredith	Walrath
Garber	Miller	Weaver
Gilbert	Mooty	Wigdahl
Gilmore	Mowery	Wilson of Cherokee
Giltner	Murray	Wilson of Louisa
Grason	Nichols	Wilson of Mahaska
Gray	Nicholson	Wormley
Griffin	Nordyke	Mr. Speaker
	O'Donnell	

Nays—None.

Absent or not voting—35.

Anderson of Davis	Coakley	Hansen
Andre	Dean	Jessen
Benn	Dunkelberg	Johnston of Lucas
Bruce	Durbin	Kern

Kimberly	Miles	Shaff
Klinker	Neff	Starzinger
Langfitt	Newton	Stuart
Larson	Price	Turner
Lenocker	Rayburn	Wenstrand
McFarlane	Rees	Wichman
Mackie	Rowley	Wilson of Mitchell
Mantz	Scott	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Epps of Wapello, Senate File No. 300, a bill for an act amending section twenty hundred seventy-four-c (2074-c), supplement to the code, 1913, relating to the filing of claims against common carriers, with report of sifting committee recommending passage was taken up and considered.

Mr. Epps moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Hall	Nicholson
Anderson of Winnebago	Hansen	O'Donnell
Bailey	Harrington	Oertel
Baldwin	Horchem	Peters
Becker	Jackson	Price
Benn	Johnston of Humboldt	Randall
Boies	Johnston of Lucas	Reed
Coakley	Jones	Rees
Dean	Kimberly	Rowley
Dunkelberg	Klaus	Slaught
Durbin	Klinker	Slosson
Edgington	Knickerbocker	Smith
Elwood	Krouse	Stanley
Epps	Lake	Starzinger
Finch	Larson	Stone
Findlay	Lee	Turner
Finley	Lewis	Walrath
Flenniken	McFarlane	Weaver
Garber	McFerren	Wigdahl
Gilbert	Mackie	Wilson of Cherokee
Gilmore	Mantz	Wilson of Louisa
Giltner	Mead	Wilson of Mahaska
Grason	Miller	Wilson of Mitchell
Gray	Mooty	Wormley
Griffin	Mowery	Mr. Speaker
	Neff	

Nays—1.

Darrah

Absent or not voting—31.

Anderson of Davis	Lenocker	Santee
Anderson of Greene	Meredith	Scott
Andre	Miles	Shaff
Bruce	Murray	Shortess
Crozier	Newton	Stuart
Erickson	Nichols	Tucker
Helming	Nordyke	Ulstad
Jessen	Rayburn	Wenstrand
Kepple	Richards	Wichman
Kern	Roberts	
Langfitt	Rogers	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTIONS TO RECONSIDER CALLED UP.

Benn of Washington called up the motion to reconsider the vote by which House File No. 423, a bill for an act to amend the law as it appears in section twenty-four hundred eighty-three (2483), supplement to the code, 1913, relating to the compensation of mine inspectors, failed to pass the House.

On request of Benn of Washington, rule 18 was invoked.

On the question, "Shall the House reconsider the vote by which House File No. 423 failed to pass the House?"

Ayes—44.

Adkins	Griffin	Nordyke
Bailey	Harrington	O'Donnell
Baldwin	Horchem	Peters
Becker	Johnston of Lucas	Price
Benn	Kimberly	Richards
Boies	Klaus	Roberts
Crozier	Langfitt	Santee
Durbin	McFarlane	Starzinger
Elwood	McFerren	Tucker
Epps	Mackie	Turner
Erickson	Mantz	Walrath
Findlay	Mead	Weaver
Gilbert	Meredith	Wormley
Giltner	Miles	Mr. Speaker
Grason	Miller	

Nays—38.

Anderson of Winne-	Flenniken	Johnston of Humboldt
bago	Garber	Kern
Coakley	Gilmore	Krouse
Darrah	Gray	Lee
Dunkelberg	Hall	Lewis
Edgington	Hansen	Mooty
Finch	Jackson	Mowery
Finley	Jessen	Nichols

Nicholson	Slaughter	Wenstrand
Oertel	Smith	Wigdahl
Rayburn	Stanley	Wilson of Cherokee
Reed	Stone	Wilson of Louisa
Rees	Ulstad	Wilson of Mitchell

Absent or not voting—26.

Anderson of Davis	Knickerbocker	Rowley
Anderson of Greene	Lake	Scott
Andre	Larson	Shaff
Bruce	Lenocker	Shortess
Dean	Murray	Slosson
Helming	Neff	Stuart
Jones	Newton	Wichman
Kepple	Randall	Wilson of Mahaska
Klinker	Rogers	

So the motion to reconsider the vote by which House File No. 423 failed to pass the House, having failed to receive a constitutional majority, was lost and the House refused to reconsidered.

Richards of Muscatine called up the motion to reconsider the vote by which House File No. 164, a bill for an act granting additional powers to the board of railway commissioners in the matters of short line competition and the movement of freight and passengers by railroads having two or more lines between the same stations, amending section 2126 of the code, failed to pass the House.

On request of Griffin of Woodbury, rule 18 was invoked.

On the question, "Shall the House reconsider the vote by which House File No. 164 failed to pass the House?"

Ayes—52.

Becker	Kimberly	Randall
Benn	Klaus	Rees
Crozier	Klinker	Richards
Darrah	Krouse	Roberts
Edgington	Lake	Rowley
Elwood	McFarlane	Santee
Epps	McFerren	Shaff
Erickson	Mackie	Shortess
Findlay	Mantz	Slaughter
Gilbert	Mead	Starzinger
Grason	Miles	Stone
Gray	Miller	Tucker
Griffin	Mooty	Walrath
Harrington	Murray	Weaver
Jessen	Nordyke	Wilson of Cherokee
Johnston of Lucas	O'Donnell	Wormley
Kepple	Oertel	
Kern	Peters	

Nays—43.

Adkins	Hall	Nicholson
Anderson of Greene	Hansen	Price
Anderson of Winne-	Helming	Reed
bago	Horchem	Rogers
Bailey	Jackson	Slosson
Baldwin	Johnston of Humboldt	Smith
Boies	Langfitt	Stanley
Dean	Larson	Turner
Dunkelberg	Lee	Ulstad
Durbin	Lewis	Wigdahl
Finch	Meredith	Wilson of Louisa
Finley	Mowery	Wilson of Mahaska
Flenniken	Neff	Wilson of Mitchell
Garber	Newton	Mr. Speaker
Gilmore	Nichols	

Absent or not voting—13.

Anderson of Davis	Jones	Stuart
Andre	Knickerbocker	Wenstrand
Bruce	Lenocker	Wichman
Coakley	Rayburn	
Giltner	Scott	

So the motion to reconsider the vote by which House File No. 164 failed to pass the House, having failed to receive a constitutional majority, was lost and the House refused to reconsider.

McFarlane of Black Hawk called up the motion to reconsider the vote by which Senate File No. 477, a bill for an act to amend the law as it appears in section nineteen hundred eighty-nine a two (1989-a 2), supplement to the code, 1913, relating to the proceedings leading up to the establishment of drainage districts, and providing that when the proposed district involves only the straightening of a creek or river, the board of supervisors may refuse to consider any petition unless signed by resident land owners owning at least twenty-five per cent of the land affected, failed to pass the House.

On the question, "Shall the House reconsider the vote by which Senate File No. 477 failed to pass the House?"

Ayes—75.

Adkins	Elwood	Griffin
Anderson of Greene	Epps	Hansen
Anderson of Winne-	Findlay	Harrington
bago	Finley	Helming
Baldwin	Flenniken	Horchem
Becker	Garber	Jackson
Benn	Gilbert	Johnston of Humboldt
Boies	Giltner	Johnston of Lucas
Coakley	Grason	Kepple
Darrah		

Kern	Miles	Shaff
Kimberly	Miller	Shortess
Klaus	Mooty	Slaught
Klinker	Mowery	Slosson
Knickerbocker	Nichols	Smith
Krouse	Nicholson	Starzinger
Lake	Nordyke	Turner
Langfitt	Oertel	Walrath
Lee	Peters	Weaver
Lenocker	Randall	Wichman
Lewis	Rayburn	Wigdahl
McFarlane	Reed	Wilson of Cherokee
McFerren	Rees	Wilson of Louisa
Mackie	Roberts	Wilson of Mahaska
Mead	Rowley	Wilson of Mitchell
Meredith	Santee	Mr. Speaker

Nays—6.

Durbin	Gray	O'Donnell
Edgington	Jessen	Straley

Absent or not voting—27.

Anderson of Davis	Hall	Rogers
Andre	Jones	Scott
Bailey	Larson	Stone
Bruce	Mantz	Stuart
Crozier	Murray	Tucker
Dean	Neff	Ulstad
Dunkelberg	Newton	Wenstrand
Erickson	Price	Wormley
Finch	Richards	
Gilmore		

Motion prevailed and the House reconsidered the vote by which Senate File No. 477 failed to pass the House.

McFarlane of Black Hawk moved that the House reconsider the vote by which Senate File No. 477 passed to its third reading. Motion prevailed.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend Senate File No. 477 by striking out in the seventh line of said bill the word "merely" and substituting in lieu thereof the word "only".

Amendment adopted.

Harrington of Kossuth moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—83.

Adkins	Horchem	Randall
Anderson of Greene	Jackson	Rayburn
Anderson of Winnebago	Jones	Reed
Bailey	Kern	Rees
Baldwin	Kimberly	Richards
Becker	Klaus	Rowley
Benn	Klinker	Santee
Boies	Krouse	Shortess
Coakley	Langfitt	Slaught
Darrah	Larson	Slosson
Dean	Lee	Smith
Dunkelberg	Lenocker	Stanley
Edgington	Lewis	Starzinger
Elwood	McFarlane	Stone
Epps	McFerren	Tucker
Erickson	Mackie	Turner
Finch	Mantz	Ulstad
Findlay	Meredith	Walrath
Finley	Miles	Weaver
Flenniken	Miller	Wichman
Gilbert	Mooty	Wigdahl
Giltner	Mowery	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Griffin	Nichols	Wilson of Mahaska
Hall	Nicholson	Wilson of Mitchell
Hansen	Nordyke	Wormley
Harrington	Oertel	Mr. Speaker
Helming	Peters	

Nays—7.

Durbin	Gray	O'Donnell
Garber	Jessen	
Gilmore	Neff	

Absent or not voting—18.

Anderson of Davis	Kepple	Roberts
Andre	Knickerbocker	Rogers
Bruce	Lake	Scott
Crozier	Mead	Shaff
Johnston of Humboldt	Murray	Stuart
Johnston of Lucas	Price	Wenstrand

So the bill having received a constitutional majority was declared to have passed the House.

Lee of Sac offered the following amendment to the title and moved its adoption:

Amend the title to Senate File 477 by striking out of the eighth line thereof the word "twenty-five" and inserting in lieu thereof the word "ten".

Amendment adopted and title as amended agreed to.

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. 49, 124, 224 and 247.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 260, a bill for an act making appropriations for the construction, repair, improvement, and equipment of buildings, for the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts.

Also:

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. 116, a bill for an act to fix the method of estimating and determining the rate of tax required to be levied for any purpose authorized by law, to require such rate to be computed upon the adjusted valuation for the preceding calendar year, to require the certification of the amount of the required tax in dollars and not by rate, and to provide for the final adjustment of the rate by the county auditor to the adjusted valuation for the current year.

Also:

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. 500, a bill for an act to declare buildings and places where cigarettes, or cigarette papers or wrappers are sold or given away or kept for sale or gift to be nuisances, and providing for enjoining and abating such nuisances, and providing for punishment for the violation of such injunctions.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate concurrent resolution relative to increasing the food supply.

Also:

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. 251, a bill for an act to authorize county boards of supervisors to regulate, license, tax or prohibit pool and billiard halls and bowling alleys operated for hire outside the limits of cities and incorporated towns.

Also:

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. 330, a bill for an act to amend section four hundred seventy-one (471) of the code, relating to the issuance of county warrants.

Also:

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. 580, a bill for an act to amend section two hundred twenty-seven (227), supplemental supplement to the code, 1915, increasing the number of judges in the eleventh judicial district and providing a method of filling the additional office created.

Also:

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. 591, a bill for an act to make an appropriation for Charles D. Nolan on account of loss sustained by him at the state hospital and colony for epileptics at Woodward.

Also:

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. 185, a bill for an act to amend section two hundred twenty-seven (227) of the supplemental supplement to the code, 1915, relating to the division of the state into judicial districts and increasing the number of district judges in the fourteenth judicial district, and providing for the election of judges to fill the vacancies created by this act.

Also:

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. 2, a bill for an act appropriating fifteen hundred dollars (\$1,500.00) to Mrs. James H. Green, Senior, in settlement of claim for the death of her son, private James H. Green, Junior, of Battery A, Field Artillery, Iowa National Guard.

Also:

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. 128, a bill for an act to amend the law as it appears in section eighteen hundred forty-three (1843), supplement to the code, 1913, relating to the minimum capital required for the organization of savings banks.

Also:

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. 381, a bill for an act relating to the unlawful boarding of engines and cars or with intent to commit a public offense, and providing a penalty therefor.

Also:

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. 126, a bill for an act to amend section two hundred twenty-seven (227) of the supplement to the code, 1913, relating to the division of the state into judicial districts and increasing the number of district judges in the third and eighteenth judicial districts and providing for an election of judges to fill the vacancies caused by this act.

Also:

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. 346, a bill for an act to amend the law as it appears in sections 1759-a and 1759-c of the 1913 supplement to the code, relating to mutual insurance associations.

Also:

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. 217, a bill for an act to repeal section 1989-a-52-a, section 1989-a-52f, of the supplemental supplement to the code, 1915, and to enact substitutes therefor and to repeal section 1989-a-52-b and section 1989-a-52-e, of the supplement to the code, 1913, and to enact substitutes therefor, relating to the creation of drainage districts and the election of trustees to control the same.

Also:

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. 336, a bill for an act to amend section twenty-six hundred thirty-four-b-six (2634-b-6), supplement to the code, 1913, relating to examination for graduation fee.

Also:

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. 214, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-five-a9, (2575-a9), supplemental supplement to the code, 1915, relating to an increase in the annual appropriation for the state bacteriological laboratory at Iowa City, Iowa.

Also:

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. 156, a bill for an act amending the law as it appears in section two thousand seven hundred thirteen-n-seventeen (2713-n-17) of the supplemental supplement to the code, 1915, relating to the amount allowed for the support of the industrial reformatory for females.

Also:

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. 589, a bill for an act to amend the law as it appears in section eighteen hundred thirty-nine k (1839-k), supplement to the code, 1913, relating to the conveyance by deed of real estate acquired by a fraternal beneficiary society to the commissioner of insurance.

Also:

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. 527, a bill for an act to amend the law as it appears in section twenty-one hundred sixty-four (2164) of the code of 1897, relating to actions against telegraph or telephone companies for damages.

Also:

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. 155, a bill for an act to provide for the maintenance and support of the industrial reformatory for females, until such time

as the per capita allowance for said institutions is available, and providing for the transfer of female inmates from the Anamosa reformatory and for the transfer of inmates from the industrial school for girls to said new industrial reformatory for females at Rockwell City.

Also:

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:

Substitute for Senate File No. 66, a bill for an act to repeal the law as it appears in sections twenty-five hundred fifteen (2515), twenty-five hundred fifteen-b (2515-b), twenty-five hundred fifteen-c (2515-c), twenty-five hundred fifteen-d (2515-d), twenty-five hundred fifteen-f (2515-f), twenty-five hundred fifteen-g (2515-g), twenty-five hundred twenty-two (2522), and twenty-five hundred twenty-four (2524) of the supplement to the code, 1913, and to enact substitutes therefor relating to the appointment of a dairy and food commissioner, a deputy dairy and food commissioner, a state dairy inspector and assistant inspectors, state chemist and assistant chemist, milk inspector in certain cities, defining the powers and duties of such officers and fixing their compensation, and regulating the sale of milk, cream and other dairy products, and providing penalties for violation of the regulations.

Also:

I am directed to inform your honorable body that the Senate returns herewith as requested Senate File No. 474.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Weaver of Polk, unanimous consent having been given, House File No. 116, a bill for an act to fix the method of estimating and determining the rate of tax required to be levied for any purpose authorized by law, to require such rate to be computed upon the adjusted taxable valuation for the preceding calendar year, to require the certification of the amount of the required tax in dollars and not by rate, and to provide for the final adjustment of the rate by the county auditor to the adjusted taxable valuation for the current year, and to provide for the issuance of instructions to the county auditors and taxing officers as to the provisions of this act, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Add as section 8 the following:

"SECTION 8. The provisions of this act shall become effective on January 1st, 1918."

Mr. Weaver moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—72.

Adkins	Helming	Nichols
Anderson of Greene	Horchem	Nicholson
Anderson of Winnebago	Jackson	Nordyke
Baldwin	Jessen	O'Donnell
Becker	Johnston of Humboldt	Peters
Boies	Johnston of Lucas	Price
Darrah	Jones	Randall
Dean	Kepple	Rayburn
Dunkelberg	Kimberly	Rees
Durbin	Klaus	Rowley
Edgington	Knickerbocker	Santee
Elwood	Krouse	Slosson
Epps	Langfitt	Stanley
Erickson	Larson	Starzinger
Findlay	Lee	Turner
Finley	Lenocker	Weaver
Flenniken	Lewis	Wichman
Garber	McFarlane	Wigdahl
Gilbert	McFerren	Wilson of Louisa
Grason	Mantz	Wilson of Mahaska
Gray	Meredith	Wilson of Mitchell
Griffin	Miles	Wormley
Hall	Miller	Mr. Speaker
Harrington	Mooty	
	Neff	

Nays—1.

Tucker

Absent or not voting—35.

Anderson of Davis	Klinker	Scott
Andre	Lake	Shaff
Bailey	Mackie	Shortess
Benn	Mead	Slaught
Bruce	Mowery	Smith
Coakley	Murray	Stone
Crozier	Newton	Stuart
Finch	Oertel	Ulstad
Gilmore	Reed	Walrath
Giltner	Richards	Wenstrand
Hansen	Roberts	Wilson of Cherokee
Kern	Rogers	

So the House concurred in the Senate amendments.

On request of Findlay of Webster, unanimous consent having been given, House File No. 336, a bill for an act to amend section twenty-six hundred thirty-four-b six (2634-b 6), supplement to the code, 1913, relating to examination for graduation fee, with Senate

amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

By unanimous consent the title to House File No. 336 was amended by inserting the word "and" before the word "for" in the last line of the title.

Mr. Findlay moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—70.

Adkins	Hall	O'Donnell
Anderson of Winnebago	Hansen	Oertel
Bailey	Harrington	Price
Baldwin	Jackson	Randall
Becker	Jessen	Rayburn
Boies	Jones	Reed
Coakley	Keppie	Rees
Darraha	Kimberly	Santee
Dean	Knickerbocker	Slaught
Dunkelberg	Krouse	Slosson
Durbin	Langfitt	Smith
Edgington	Larson	Stanley
Epps	Lenocker	Starzinger
Erickson	Lewis	Tucker
Finch	McFerren	Turner
Findlay	Mackie	Ulstad
Finley	Mantz	Wigdahl
Flenniken	Meredith	Wilson of Cherokee
Garber	Miles	Wilson of Louisa
Giltner	Miller	Wilson of Mahaska
Grason	Mowery	Wilson of Mitchell
Gray	Neff	Wormley
Griffin	Nichols	Mr. Speaker
	Nordyke	

Nays—None.

Absent or not voting—38.

Anderson of Davis	Kern	Roberts
Anderson of Greene	Klaus	Rogers
Andre	Klinker	Rowley
Benn	Lake	Scott
Bruce	Lee	Shaff
Crozier	McFarlane	Shortess
Elwood	Mead	Stone
Gilbert	Mooty	Stuart
Gilmore	Murray	Walrath
Helming	Newton	Weaver
Horchem	Nicholson	Wenstrand
Johnston of Humboldt	Peters	Wichman
Johnston of Lucas	Richards	

So the House concurred in the Senate amendments.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Klaus of Delaware, House File No. 612, a bill for an act to amend section twenty hundred and seventy-seven (2077) of the supplement to the code, 1913, defining class "C" railroads, with report of sifting committee recommending passage was taken up and considered.

The bill was read for the information of the House.

Unanimous consent having been granted to suspend the rules, Mr. Klaus moved that the bill be considered engrossed and that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Jackson	Oertel
Bailey	Jessen	Price
Baldwin	Johnston of Humboldt	Randall
Becker	Kepple	Rayburn
Boies	Kimberly	Reed
Coakley	Klaus	Rogers
Darrah	Klinker	Santee
Dean	Knickerbocker	Slaught
Dunkelberg	Krouse	Slosson
Edgington	Lake	Stanley
Elwood	Larson	Starzinger
Epp	Lewis	Stone
Erickson	McFerren	Tucker
Finch	Mackie	Turner
Findlay	Mantz	Ulstad
Finley	Meredith	Walrath
Garber	Miles	Wigdahl
Gilbert	Miller	Wilson of Cherokee
Grason	Mowery	Wilson of Louisa
Gray	Murray	Wilson of Mahaska
Hall	Nichols	Wormley
Hansen	Nicholson	Mr. Speaker
Harrington	Nordyke	
Horchem	O'Donnell	

Nays—2.

Durbin

Helming

Absent or not voting—36.

Anderson of Davis	Bruce	Johnston of Lucas
Anderson of Greene	Crozier	Jones
Anderson of Winne-	Flenniken	Kern
bago	Gilmore	Langfitt
Andre	Giltner	Lee
Benn	Griffin	Lenocker

McFarlane	Richards	Stuart
Mead	Roberts	Weaver
Mooty	Rowley	Wenstrand
Neff	Scott	Wichman
Newton	Shaff	Wilson of Mitchell
Peters	Shortess	
Rees	Smith	

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.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 67, a bill for an act to amend section thirty-three hundred seventy-nine (3379), supplement of the code, relating to the disposition of property of an intestate who dies leaving a surviving spouse and no issue, and providing for the appraisalment of the property of said estate.

Also:

Senate File No. 133, a bill for an act to amend section three thousand nine-i (3009-i) of the supplemental supplement to the code, 1915, relating to standards for climax baskets for grapes and other fruits and vegetables and fixing the standards for such containers.

Also:

Senate File No. 167, a bill for an act making an additional appropriation to the State Historical Society of Iowa.

Also:

Senate File No. 219, a bill for an act to amend section two thousand two hundred thirty (2230) of the supplement to the code, 1913, relating to compensation for labor by the poor in charge of the township trustees.

Also:

Senate File No. 5, a bill for an act to amend the law as it appears in section twenty-three hundred and eighty-two (2382), supplemental supplement to the code, 1915, relating to the manufacture, sale, and keeping for sale of intoxicating liquors, by providing that the place of delivery shall be deemed the place of sale.

Also:

Senate File No. 25, a bill for an act to amend the law relating to the lien of taxes upon real estate, as the same appears in section fourteen hundred (1400), supplement to the code, 1913.

Also:

Senate File No. 31, a bill for an act to fix the penalty relating to bank holdups or bank "stick-ups".

Also:

Senate File No. 403, a bill for an act repealing section two thousand seventy-three (2073) of the code, and section two thousand thirty-three-e (2033-e) of the supplement to the code, 1913, and granting additional power and authority to the Iowa board of railroad commissioners in the matter of the crossing of steam and interurban railways.

Also:

Senate File No. 562, a bill for an act to amend section eight hundred forty-two (842) of the code relating to the issuing of bonds for the payment of the assessed cost of street improvements.

Also:

Senate Joint Resolution No. 9, providing for an investigation by the board of control of the location in this state of material suitable for the manufacture of portland cement, of the feasibility and practicability of manufacturing portland cement by the state, and requiring such board to report to the next general assembly with reference thereto.

Also:

Senate File No. 327, a bill for an act to provide for the improvement and maintenance of rural post roads in accordance with the federal aid statute, providing for the construction of such highway improvements and the supervision thereof, defining the powers and duties of the public officials charged with the construction and supervision thereof, providing for the financing of such public improvements, accepting on behalf of the state and its political sub-divisions said federal aid proposal, and assenting to the provisions of the act of congress granting same.

Also:

Senate File No. 342, a bill for an act to amend the law relative to the drainage and sale of lake beds, and disposition of proceeds.

Also:

Senate File No. 487, a bill for an act to convey the title to the estate of Elias Ritter of the lands described as the south west quarter of the north east quarter of section eighteen (18) in township seventy one (71) of range twenty four (24) west, being in Clarke county, Iowa, the same being a part of the 500,000 acre grant under the act of congress of 1841.

Also:

Senate File No. 569, a bill for an act to legalize the action and acts of the board of directors and voters of the consolidated independent school district of Orange township, Black Hawk county, Iowa, preliminary to and in connection with the voting of bonds at an election

held in said school district on January 9th, 1917, and legalizing the bonds to be issued by said school district pursuant thereto.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

MOTION TO RECONSIDER SENATE FILE NO. 474.

Starzinger of Polk moved that the rules be suspended and that the House reconsider the vote by which Senate File No. 474 passed the House.

Randall of Linn moved as a substitute motion that the House suspend the rules in order that the House might vote on the question of reconsidering the vote by which Senate File No. 474 passed the House.

Further consideration of the matter deferred.

CONSIDERATION OF BILLS.

On motion of Neff of Pottawattamie, Senate File No. 107, a bill for an act to punish the fraudulent making, delivering or uttering of checks, drafts or written orders upon any bank, person or corporation without sufficient funds to meet or pay the same and defining what shall be material and competent evidence in the prosecution therefor, with report of the sifting committee recommending amendments as proposed by the committee on judiciary, and recommending passage as so amended, was taken up and considered and the committee amendments were adopted.

Nordyke of Keokuk moved that the House do now adjourn until 1:00 p. m. today.

Starzinger of Polk moved to amend the motion by changing the hour from 1:00 p. m. to 1:15 p. m.

Amendment lost.

Motion by Nordyke of Keokuk prevailed and the House adjourned.

AFTERNOON SESSION.

House reconvened, Speaker Pitt in the chair.

BUSINESS PENDING.

CONSIDERATION OF BILLS.

House resumed consideration of Senate File No. 107.

Klinker of Crawford moved the previous question. Motion prevailed.

Mr. Neff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—58.

Acknis	Johnston of Lucas	Rogers
Anderson of Greene	Jones	Rowley
Becker	Kepple	Santee
Boies	Kern	Shaff
Coakley	Klaus	Shortess
Dean	Klinker	Slaught
Dunkelberg	Knickerbocker	Smith
Edgington	Krouse	Stanley
Finch	Lewis	Starzinger
Findlay	McFerren	Stone
Flenniken	Miller	Tucker
Garber	Mowery	Turner
Gilbert	Neff	Ulstad
Gilmore	Newton	Weaver
Giltner	Nordyke	Wichman
Grason	O'Donnell	Wigdahl
Griffin	Oertel	Wilson of Cherokee
Hall	Peters	Wormley
Harrington	Rayburn	
Johnston of Humboldt	Reed	

Nays—21.

Anderson of Winnebago	Gray	Meredith
Baldwin	Jackson	Mooty
Darraha	Jessen	Slosson
Flahood	Lake	Wilson of Louisa
Epps	Larson	Wilson of Mitchell
Erickson	Lee	Mr. Speaker
Finley	Lenocker	
	McFarlane	

Absent or not voting—29.

Anderson of Davis	Kimberly	Randall
Andre	Langfitt	Rees
Bailey	Mackie	Richards
Benn	Mantz	Roberts
Bruce	Mead	Scott
Crozier	Miles	Stuart
Durbin	Murray	Walrath
Hansen	Nichols	Wenstrand
Helming	Nicholson	Wilson of Mahaska
Horchem	Price	

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 Klinker of Crawford, unanimous consent having been given, House File No. 214, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-five-a9, (2575-

a9), supplemental supplement to the code, 1915, relating to an increase in the annual appropriation for the state bacteriological laboratory at Iowa City, Iowa, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 214 by striking out the word "ten" in line five of section 1, and inserting in lieu thereof the word "eight".

Mr. Klinker moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—73.

Adkins	Harrington	Peters
Anderson of Greene	Horchem	Randall
Anderson of Winnebago	Jackson	Rayburn
Baldwin	Jessen	Rowley
Becker	Johnston of Humboldt	Santee
Boies	Jones	Shaff
Coakley	Kern	Shortess
Dean	Kimberly	Slosson
Dunkelberg	Klinker	Smith
Durbin	Knickerbocker	Stanley
Edgington	Krouse	Starzinger
Elwood	Lake	Stone
Epps	Larson	Tucker
Erickson	Lee	Turner
Finch	Lenocker	Ulstad
Findlay	Lewis	Walrath
Flenniken	McFarlane	Weaver
Garber	McFerrer	Wichman
Gilmore	Meredith	Wigdahl
Grason	Miller	Wilson of Louisa
Gray	Neff	Wilson of Mahaska
Griffin	Newton	Wilson of Mitchell
Hall	Nordyke	Wormley
Hansen	O'Donnell	Mr. Speaker
	Oertel	

Nays—None.

Absent or not voting—35.

Anderson of Davis	Kepple	Price
Andre	Klaus	Reed
Bailey	Langfitt	Rees
Benn	Mackie	Richards
Bruce	Mantz	Roberts
Crozier	Mead	Rogers
Darrah	Miles	Scott
Finley	Mooty	Slaught
Gilbert	Mowery	Stuart
Giltner	Murray	Wenstrand
Helming	Nichols	Wilson of Cherokee
Johnston of Lucas	Nicholson	

So the House concurred in the Senate amendments.

MOTION FIXING TIME TO WHICH TO ADJOURN.

Shortess of Tama moved that when the House adjourn it be until 8:00 p. m.

Klinker of Crawford moved to amend the motion by changing the hour from 8:00 o'clock to 7:30 o'clock.

Amendment adopted.

Motion as amended prevailed.

CONSIDERATION OF SENATE AMENDMENTS.

On motion of Findlay of Webster, House File No. 500, a bill for an act to declare buildings and places where cigarettes, or cigarette papers or wrappers are sold or given away or kept for sale or gift to be nuisances, and providing for enjoining and abating such nuisances, and providing for punishment for the violation of such injunctions, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend the title of House File No. 500 by inserting after the word "to" in line 3 of the title the words "minors to".

Amend House File No. 500 by adding after the word "wrappers" in line five (5) of section one (1), the words "to minors", and by adding after the word "wrappers" in line four (4) of section two (2) the words "to minors".

Amend the pending bill by inserting after the word "shall" and before the word "erect" in the first line of section one (1) the word "knowingly", and also by inserting a comma (,) between the word "gift" and the word "cigarette" in line four (4) of section one (1).

Mr. Findlay moved that the House concur in the Senate amendments.

Giltner of Monroe moved to amend the motion by Findlay of Webster by substituting in lieu thereof that the House concur in the third Senate amendment.

Amendment to the motion adopted.

On the question, "Shall the House concur in the third Senate amendment?"

Ayes—32.

Anderson of Greene	Elwood	Flenniken
Baldwin	Epps	Giltner
Boies	Erickson	Griffin
Durbin	Findlay	Hansen

Harrington	Lake	Shaff
Horchem	McFerren	Shortess
Johnston of Humboldt	Newton	Starzinger
Johnston of Lucas	O'Donnell	Tucker
Jones	Oertel	Wormley
Kimberly	Rayburn	Mr. Speaker
Klinker	Richards	

Nays—50.

Adkins	Kepple	Peters
Anderson of Winne- bago	Klaus	Randall
Bailey	Knickerbocker	Reed
Coakley	Krouse	Rogers
Darrah	Larson	Rowley
Dean	Lee	Santee
Dunkelberg	Lenocker	Slaught
Edgington	Lewis	Slosson
Finch	McFarlane	Stanley
Garber	Mackie	Stone
Gilbert	Mantz	Turner
Gilmore	Meredith	Ulstad
Grason	Miller	Weaver
Gray	Mooty	Wichman
Jackson	Mowery	Wigdahl
Jessen	Murray	Wilson of Cherokee
	Neff	Wilson of Louisa

Absent or not voting—26.

Anderson of Davis	Kern	Roberts
Andre	Langfitt	Scott
Becker	Mead	Smith
Benn	Miles	Stuart
Bruce	Nichols	Walrath
Crozier	Nicholson	Wenstrand
Finley	Nordyke	Wilson of Mahaska
Hall	Price	Wilson of Mitchell
Helming	Rees	

So the House refused to concur in the third Senate amendment.

Findlay of Webster moved that the House concur in the first and second Senate amendments.

On the question, "Shall the House concur in the first and second Senate amendments to House File No. 500?"

Ayes—15.

Bailey	Lake	Shaff
Baldwin	O'Donnell	Starzinger
Griffin	Oertel	Tucker
Johnston of Lucas	Rayburn	Wormley
Klinker	Richards	Mr. Speaker

Nays—63.

Adkins	Horchem	Newton
Anderson of Winnebago	Jackson	Nordyke
Boies	Jones	Peters
Coakley	Kepple	Randall
Darraha	Kern	Reed
Dean	Klaus	Rogers
Dunkelberg	Knickerbocker	Rowley
Durbin	Krouse	Santee
Edgington	Larson	Slaught
Elwood	Lee	Slosson
Epps	Lenoeker	Stanley
Finch	Lewis	Stuart
Findlay	McFarlane	Turner
Flenniken	McFerren	Ulstad
Garber	Mackie	Wichman
Gilbert	Mantz	Wigdahl
Gilmore	Meredith	Wilson of Cherokee
Giltner	Miller	Wilson of Louisa
Grason	Mooty	Wilson of Mahaska
Gray	Mowery	Wilson of Mitchell
Harrington	Murray	
	Neff	

Absent or not voting—30.

Anderson of Davis	Hansen	Price
Anderson of Greene	Helming	Rees
Andre	Jessen	Roberts
Becker	Johnston of Humboldt	Scott
Benn	Kimberly	Shortess
Bruce	Langfitt	Smith
Crozier	Mead	Stone
Erickson	Miles	Walrath
Finley	Nichols	Weaver
Hall	Nicholson	Wenstrand

So the House refused to concur in the first and second amendments to House File No. 500.

LEAVE OF ABSENCE.

On request of Wilson of Louisa leave of absence was granted Benn of Washington until Friday.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Randall of Linn, unanimous consent having been given, House File No. 126, a bill for an act to amend section two hundred twenty-seven (227) of the supplement to the code, 1913, relating to the division of the state into judicial districts and increasing the number of district judges in the third and eighteenth judicial districts and providing for an election of judges to fill the vacancies caused by this act, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend by striking out the words "Third District—Number of Judges" in the first line of section 1; by striking out line 11 of section 1; by striking out the words "Vacancy—How Filled—Term" in line 1 of section 2; and by striking out the words "in effect" from line 1 of section 3.

Mr. Randall moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—65.

Adkins	Gray	Newton
Anderson of Greene	Griffin	Nordyke
Anderson of Winnebago	Hall	O'Donnell
Bailey	Harrington	Oertel
Baldwin	Jackson	Peters
Boies	Jessen	Randall
Coakley	Johnston of Humboldt	Rayburn
Darrah	Johnston of Lucas	Reed
Dean	Kern	Rogers
Dunkelberg	Kimberly	Rowley
Durbin	Klaus	Santee
Edgington	Knickerbocker	Stanley
Elwood	Krouse	Starzinger
Finch	Lake	Stone
Findlay	Larson	Tucker
Flenniken	Lenocker	Turner
Garber	McFarlane	Ulstad
Gilbert	McFerren	Wilson of Cherokee
Gilmore	Miller	Wilson of Louisa
Giltner	Mooty	Wilson of Mahaska
Grason	Mowery	Wilson of Mitchell
	Neff	Mr. Speaker

Nays—2.

Epps Wormley

Absent or not voting—41.

Anderson of Davis	Langfitt	Roberts
Andre	Lee	Scott
Becker	Lewis	Shaff
Benn	Mackie	Shortess
Bruce	Mantz	Slaughter
Crozier	Mead	Slosson
Erickson	Meredith	Smith
Finley	Miles	Stuart
Hansen	Murray	Walrath
Helming	Nichols	Weaver
Horchem	Nicholson	Wenstrand
Jones	Price	Wichman
Kepple	Rees	Wigdahl
Klinker	Richards	

So the House concurred in the Senate amendments.

On request of Jessen of Story, unanimous consent having been given, House File No. 188, a bill for an act creating the office of state apiarist at the Iowa state college of agriculture and mechanic arts in connection with the work in entomology and agriculture, providing for the inspection of bees and the prevention of disease among same, making appropriation therefor, and to repeal the law as it now appears in sections twenty-five hundred seventy-five-a fifty-three (2575-a53) to twenty-five hundred seventy-five-a sixty-two (2575-a62), inclusive, supplement to the code, 1913, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 188 by striking out all of section 4. Renumber section 5 as section 4.

Amend by adding the letter "s" to the word "beekeeper" in line 6 of section 2. Also by striking out the word "infection" in line 8 of section 2 and inserting in lieu thereof the word "infectious". Also by adding the letter "s" to the word "beekeeper" in line seventeen of section two. Also by inserting the word "a" before the word "misdemeanor" in line 6 of section 3. Amend section 5 by striking out the word "connection" in the last line and inserting in lieu thereof the word "conflict". Amend the title by striking out of lines 4 and 5 the words "making appropriation therefor".

Mr. Jessen moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—37.

Adkins	Harrington	Peters
Anderson of Winnebago	Helming	Rayburn
Bailey	Johnston of Lucas	Reed
Boles	Kern	Rogers
Coakley	Klaus	Stuart
Edgington	Lee	Turner
Epps	Lenoeker	Ulstad
Finch	Lewis	Wigdahl
Garber	McFerren	Wilson of Cherokee
Giltner	Mowery	Wilson of Mahaska
Griffin	Neff	Wilson of Mitchell
Hall	Newton	Mr. Speaker
	Oertel	

Nays—39.

Anderson of Greene	Dunkelberg	Gilbert
Baldwin	Durbin	Gilmore
Becker	Elwood	Grason
Darrah	Findlay	Gray
Dean	Flenniken	Jackson

Jessen	McFarlane	Siosson
Johnston of Humboldt	Mackie	Smith
Jones	Meredith	Stanley
Klinker	Miller	Starzinger
Knickerbocker	Mooty	Stone
Krouse	Randall	Wichman
Lake	Santee	Wilson of Louisa
Larson	Shortess	Wormley

Absent or not voting—32.

Anderson of Davis	Langfitt	Richards
Andre	Mantz	Roberts
Benn	Mead	Rowley
Bruce	Miles	Scott
Crozier	Murray	Shaff
Erickson	Nichols	Slaught
Finley	Nicholson	Tucker
Hansen	Nordyke	Walrath
Horchem	O'Donnell	Weaver
Kepple	Price	Wenstrand
Kimberly	Rees	

So the House refused to concur in the Senate amendments to House File No. 188.

CONSIDERATION OF BILLS.

On motion of Starzinger of Polk, House File No. 297, a bill for an act to indemnify Ellen Dugan for personal injuries received by her through the negligence of the authorities and employes of the state, while she was lawfully upon the property of the state, with report of committee recommending passage as amended was taken up and considered.

Starzinger of Polk offered the following amendment to the committee amendments and moved its adoption:

Amend the committee amendments to House File No. 297 by striking out the words and figures "One Hundred Dollars (\$100.00)" from same and inserting in lieu thereof "one hundred seventy-five dollars (\$175.00)".

Amendment to the committee amendment adopted.

Committee amendments as amended were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Starzinger moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On request of Starzinger of Polk, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Horchem	Oertel
Anderson of Greene	Jackson	Peters
Anderson of Winne-	Jessen	Randall
bago	Johnston of Humboldt	Rayburn
Bailey	Johnston of Lucas	Reed
Baldwin	Jones	Rees
Becker	Kepple	Richards
Boies	Kern	Rogers
Darrah	Kimberly	Santee
Dean	Klaus	Shortess
Dunkelberg	Klinker	Smith
Durbin	Knickerbocker	Starzinger
Edgington	Krouse	Stone
Elwood	Lake	Stuart
Epps	Lee	Tucker
Erickson	Lewis	Turner
Findlay	McFarlane	Ulstad
Flenniken	McFerren	Walrath
Gilbert	Mackie	Weaver
Gilmore	Mead	Wichman
Giltner	Meredith	Wigdahl
Grason	Mooty	Wilson of Cherokee
Gray	Mowery	Wilson of Louisa
Griffin	Newton	Wilson of Mahaska
Hansen	Nichols	Wilson of Mitchell
Harrington	Nordyke	Wormley
Helming	O'Donnell	Mr. Speaker

Nays—4.

Finch	Hall
Garber	Neff

Absent or not voting—24.

Anderson of Davis	Larson	Roberts
Andre	Lenocker	Rowley
Benn	Mantz	Scott
Bruce	Miles	Shaff
Coakley	Miller	Slaught
Crozier	Murray	Slosson
Finley	Nicholson	Stanley
Langfitt	Price	Wenstrand

So the bill having received a two thirds majority was declared to have passed the House and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bill, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enroled the following bills: House File No. 530, a bill for an act to provide for the issuance of a permit to foreign corporations, not organized for pecuniary profit, to do business in the state of Iowa, providing for annual reports by such corporations and fixing a forfeiture for failure to comply with said act.

Also:

House File No. 217, a bill for an act to repeal section nineteen hundred eighty-nine-a fifty-two-a (1989-a-52-a) supplemental supplement to the code, 1915, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a fifty-two-b (1989-a-52-b), supplement to the code, 1913, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a fifty-two-c (1989-a-52-c), supplement to the code, 1913, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a fifty-two-e (1989-a-52-e), supplement to the code, 1913, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a fifty-two-f (1989-a-52-f), supplemental supplement to the code, 1915, and enact a substitute therefor, relating to the creation of trustees for drainage districts; the method of electing same and their qualifications and compensation.

Also:

House File No. 79, a bill for an act to amend the law as it appears in chapter eight-A (8-A), title XII, supplement to the code, 1913, creating a liability on the part of employers to compensate their employes and dependents for personal injury sustained by such employes in their line of duty, irrespective of the fault of either party, fixing the compensation to be paid; securing the payment thereof; providing the means and methods of enforcing such liability; creating the office of industrial commissioner and deputy industrial commissioner and providing for an arbitration committee, defining their powers and duties, and providing for a review of their orders, decisions and awards; appropriating money to carry out the provisions of the act; and repealing all acts and parts of acts inconsistent herewith.

Also:

House File No. 2, a bill for an act appropriating fifteen hundred dollars (\$1500.00) to Mrs. James H. Green, Senior, in settlement of claim of death of her son, Private James H. Green, Junior, of Battery A, Field Artillery, Iowa National Guard.

Also:

House File No. 185, a bill for an act to amend section two hundred twenty-seven (227) of the supplemental supplement to the code, 1915, relating to the division of the state into judicial districts and increasing the number of district judges in the fourteenth judicial district, and providing for the election of a judge to fill the vacancy created by this act.

Also:

House File No. 580, a bill for an act to amend section two hundred twenty-seven (227), supplemental supplement to the code, 1915, increasing the number of judges in the eleventh judicial district and providing a method of filling the additional office created.

Also:

House File No. 381, a bill for an act relating to the unlawful boarding of engines and cars or with intent to commit a public offense, and providing a penalty therefor.

Also:

House File No. 330, a bill for an act to amend section forty-six hundred sixty-one (4661), of the code, relating to witness fees; to repeal section three hundred fifty-three (353) of the code, relating to the payment of jury fees; to repeal section four hundred seventy-one (471), of the code, relating to the issuance of county warrants, and to enact a substitute therefor.

Also:

House File No. 251, a bill for an act to authorize county boards of supervisors to regulate, license, tax or prohibit pool and billiard halls and bowling alleys operated for hire outside the limits of cities and incorporated towns.

Also:

House File No. 128, a bill for an act to amend the law as it appears in section eighteen hundred forty-three (1843), supplement to the code, 1913, relating to the minimum capital required for the organization of savings banks.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the governor announcing that he had, on April 12th approved and signed the following bills:

House Files Nos. 505, 492, 458, 412, 407, 405, 386, 306, 293, 167, 134, 62, 11, 114, 237, 202 and House Joint Resolution No. 5.

HOUSE BILL WITHDRAWN.

On request of Randall of Linn, unanimous consent having been granted, House File No. 419 was withdrawn from the sifting committee and from further consideration by the House.

CONSIDERATION OF BILLS.

On motion of Wilson of Mitchell, House File No. 616, a bill for an act to indemnify Frank Conradt of Stacyville, Iowa, for loss of certain cattle slaughtered by state authorities, on account of tuberculosis, was taken up and considered.

Johnston of Humboldt moved the previous question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Wilson moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—44.

Anderson of Winne-	Lake	Santee
bago	Lee	Shortess
Becker	Lewis	Starzinger
Boies	Mackie	Stone
Dunkelberg	Meredith	Stuart
Elwood	Mowery	Tucker
Giltner	Newton	Ulstad
Griffin	Nicholson	Walrath
Helming	Nordyke	Weaver
Johnston of Humboldt	Oertel	Wenstrand
Johnston of Lucas	Peters	Wichman
Kern	Reed	Wigdahl
Kimberly	Richards	Wilson of Cherokee
Klaus	Roberts	Wilson of Mitchell
Krouse	Rogers	Wormley

Nays—44.

Adkins	Gilmore	Mooty
Anderson of Greene	Grason	Miles
Coakley	Gray	Neff
Darrah	Hall	Nichols
Dean	Hansen	O'Donnell
Durbin	Harrington	Rayburn
Edgington	Horchem	Rees
Epps	Jackson	Rowley
Erickson	Jessen	Shaff
Finch	Jones	Slaught
Findlay	Kepple	Stanley
Finley	Klinker	Wilson of Louisa
Flenniken	Knickerbocker	Wilson of Mahaska
Garber	McFarlane	Mr. Speaker
Gilbert	Mantz	

Absent or not voting—20.

Anderson of Davis	Langfitt	Price
Andre	Larson	Randall
Bailey	Lenocker	Scott
Baldwin	McFerren	Slosson
Benn	Mead	Smith
Bruce	Miller	Turner
Crozier	Murray	

So the bill having failed to receive a two-thirds majority was declared to have failed to pass the House.

On motion of Mackie of Benton, Senate File No. 242, a bill for an act to indemnify Lee Clark of Garrison, Iowa, for loss of certain cattle slaughtered by state authorities, on account of tuberculosis. with report of committee recommending passage was taken up and considered.

Neff of Pottawattamie moved the previous question. Motion prevailed.

Mr. Mackie moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—42.

Becker	Lewis	Starzinger
Boies	Mackie	Stone
Elwood	Miles	Stuart
Findlay	Miller	Tucker
Giltner	Mowery	Ulstad
Helming	Nichols	Walrath
Jackson	Nicholson	Weaver
Johnston of Humboldt	Nordyke	Wenstrand
Kern	Oertel	Wichman
Klaus	Rayburn	Wigdahl
Lake	Reed	Wilson of Cherokee
Langfitt	Richards	Wilson of Louisa
Larson	Roberts	Wilson of Mitchell
Lenocker	Shortess	Wormley

Nays—45.

Adkins	Hall	Mooty
Coakley	Hansen	Neff
Darrah	Harrington	O'Donnell
Durbin	Horchem	Peters
Edgington	Jessen	Rees
Epps	Johnston of Lucas	Rowley
Finch	Jones	Santee
Finley	Kepple	Scott
Flenniken	Kimberly	Shaff
Garber	Klinker	Slaught
Gilbert	Knickerbocker	Slosson
Gilmore	Krouse	Stanley
Grason	Lee	Turner
Gray	McFarlane	Wilson of Mahaska
Griffin	Mantz	Mr. Speaker

Absent or not voting—21.

Anderson of Davis	Bailey	Dean
Anderson of Greene	Baldwin	Dunkelberg
Anderson of Winnebago	Benn	Erickson
Andre	Bruce	McFerren
	Crozier	Mead

Meredith
Murray
Newton

Price
Randall
Rogers

Smith

So the bill having failed to receive a two-thirds majority was declared to have failed to pass the House.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

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. 593, a bill for an act to authorize the paving and sewerage of Summit street, in Marshalltown, Marshall county, Iowa, adjacent to the grounds belonging to the Iowa Soldiers' Home.

SENATE MESSAGES CONSIDERED.

Substitute for Senate File No. 66, a bill for an act to amend sections two thousand five hundred fifteen (2515) and two thousand five hundred fifteen-f (2515-f) supplemental supplement to the code, 1915, and section two thousand five hundred fifteen-d (2515-d) and section four thousand nine hundred eighty nine-b (4989-b), supplement to the code 1913, relating to the state dairy and food department, and providing for an assistant chemist and bacteriologist for said department.

Read first and second time and referred to committee on appropriations.

Senate File No. 589, a bill for an act to amend the law as it appears in section eighteen hundred thirty-nine k (1839-k), supplement to the code, 1913, relating to the conveyance by deed of real estate acquired by a fraternal beneficiary society to the commissioner of insurance.

Read first and second time and referred to the sifting committee.

Senate File No. 156, a bill for an act amending the law as it appears in section two thousand seven hundred thirteen-n seventeen (2713-n 17) of the supplemental supplement to the code, 1915, relating to the amount allowed for the support of the industrial reformatory for females.

Read first and second time and referred to committee on appropriations.

Senate File No. 155, a bill for an act to provide for the maintenance and support of the industrial reformatory for females, until such time as the per capita allowance for said institution is available, and providing for the transfer of female inmates from the Anamosa reformatory and for the transfer of inmates from the industrial school for girls to said new industrial reformatory for females at Rockwell City.

Read first and second time and unanimous consent having been granted, same was ordered passed on file.

Senate File No. 593, a bill for an act to authorize the paving and sewerage of Summit street, in Marshalltown, Marshall county, Iowa, adjacent to the grounds belonging to the Iowa soldiers' home.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Johnston of Humboldt, Senate File No. 593, a bill for an act to authorize the paving and sewerage of Summit street, in Marshalltown, Marshall county, Iowa, adjacent to the grounds belonging to the Iowa soldiers' home, was taken up and considered.

Mr. Johnston moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—69.

Adkins	Griffin	McFerren
Baldwin	Hall	Mackie
Becker	Harrington	Mantz
Boies	Helming	Meredith
Dean	Horchem	Miles
Dunkelberg	Jackson	Miller
Durbin	Jessen	Mooty
Edgington	Johnston of Humboldt	Mowery
Epps	Jones	Neff
Erickson	Kepple	Nichols
Finch	Klaus	Nicholson
Findlay	Klinker	Nordyke
Garber	Knickerbocker	O'Donnell
Gilbert	Frouse	Certel
Gilmore	Lee	Randall
Giltner	Lenocker	Rees
Grason	Lewis	Roberts
Gray	McFarlane	Rowley

Santee	Stone	Wigdahl
Shaff	Stuart	Wilson of Cherokee
Slaught	Tucker	Wilson of Louisa
Slosson	Turner	Wilson of Mahaska
Smith	Weaver	Wilson of Mitchell

Nays—None.

Absent or not voting—39.

Anderson of Davis	Hansen	Reed
Anderson of Greene	Johnston of Lucas	Richards
Anderson of Winnebago	Kern	Rogers
Andre	Kimberly	Scott
Eailey	Lake	Shortess
Benn	Langfitt	Stanley
Bruce	Larson	Starzinger
Coakley	Mead	Ulstad
Crozier	Murray	Walrath
Darrah	Newton	Wenstrand
Elwood	Peters	Wichman
Finley	Price	Wormley
Flenniken	Rayburn	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Johnston of Humboldt, House File No. 204, a bill for an act to provide for the maintenance and support of the industrial reformatory for females, until such time as the per capita allowance for said institution is available, and providing for the transfer of female inmates from the Anamosa reformatory and for the transfer of inmates from the industrial school for girls to said new industrial reformatory for females at Rockwell City, with report of committee recommending passage was taken up for consideration.

On request of Johnston of Humboldt, unanimous consent having been granted, Senate File No. 155 was substituted for House File No. 204.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Johnston of Humboldt, Senate File No. 155, a bill for an act to provide for the maintenance and support of the industrial reformatory for females until such time as the per capita allowance for said institution is available, and providing for the transfer of female inmates from the Anamosa reformatory and for the transfer of inmates from the industrial school for girls to

said new industrial reformatory for females at Rockwell City, was taken up and considered.

Rogers of Carroll in the chair.

Mr. Johnston moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Johnston of Humboldt, rule 18 was invoked.

On the question, "Shall the bill pass?"

^yes—78.

Adkins	Horchem	Randall
Anderson of Winne-	Jackson	Roberts
bago	Jessen	Rogers
Baldwin	Johnston of Humboldt	Santee
Becker	Johnston of Lucas	Scott
Boies	Jones	Shaff
Coakley	Kimberly	Slaught
Darraha	Klaus	Slosson
Dean	Knickerbocker	Smith
Dunkelberg	Krouse	Stanley
Durbin	Larson	Starzinger
Edgington	Lee	Stone
Erickson	McFarlane	Stuart
Findlay	McFerren	Tucker
Finley	Mackie	Turner
Flenniken	Mantz	Ulstad
Garber	Mead	Weaver
Gilbert	Meredith	Wenstrand
Gilmore	Miles	Wigdahl
Giltner	Miller	Wilson of Cherokee
Grason	Mooty	Wilson of Louisa
Gray	Mowery	Wilson of Mahaska
Griffin	Nichols	Wilson of Mitchell
Hall	Nicholson	Wormley
Hansen	O'Donnell	Mr. Speaker
Harrington	Oertel	
Helming	Peters	

Nays—4.

Epps	Lewis
Lenocker	Rayburn

Absent or not voting—26.

Anderson of Davis	Kepple	Price
Anderson of Greene	Kern	Reed
Andre	Klinker	Rees
Bailey	Lake	Richards
Benn	Langfitt	Rowley
Bruce	Murray	Shortess
Crozier	Neff	Walrath
Elwood	Newton	Wichman
Finch	Nordyke	

Speaker Pitt in the chair.

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE BILL WITHDRAWN.

On request of Johnston of Humboldt, unanimous consent having been granted, House File No. 204 was withdrawn from the appropriation calendar and from further consideration by the House.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Gilbert of Marshall, Senate File No. 85, a bill for an act to amend the law as it appears in section twenty-six hundred four (2604), supplemental supplement to the code, 1915, relating to the soldiers' home, with report of sifting committee recommending passage was taken up and considered.

Griffin of Woodbury in the chair.

Mr. Gilbert moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Helming	Randall
Anderson of Winnebago	Horchem	Rayburn
Bailey	Jackson	Reed
Becker	Jessen	Richards
Boies	Johnston of Humboldt	Roberts
Coakley	Jones	Santee
Darrah	Kepple	Scott
Dean	Kimberly	Shaff
Dunkelberg	Klaus	Slosson
Durbin	Knickerbocker	Smith
Erickson	Krouse	Stanley
Finch	Langftt	Stone
Findlay	Larson	Stuart
Finley	Lee	Tucker
Gilbert	McFarlane	Turner
Gilmore	McFerren	Ulstad
Giltner	Mantz	Weaver
Grason	Meredith	Wichman
Gray	Miles	Wigdahl
Griffin	Mooty	Wilson of Cherokee
Hall	Newton	Wilson of Louisa
Hansen	Nichols	Wilson of Mitchell
Harrington	O'Donnell	Wormley
	Oertel	Mr. Speaker

Nays—7.

Epps	Lewis	Wilson of Mahaska
Garber	Miller	
Lenocker	Mowery	

Absent or not voting—30.

Anderson of Davis	Johnston of Lucas	Peters
Anderson of Greene	Kern	Price
Andre	Klinker	Rees
Baldwin	Lake	Rogers
Benn	Mackie	Rowley
Bruce	Mead	Shortess
Crozier	Murray	Slaught
Edgington	Neff	Starzinger
Elwood	Nicholson	Walrath
Flenniken	Nordyke	Wenstrand

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Pitt in the chair.

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. 67, 133, 167, 219, 327, 342, 487, 569, 5, 25, 31, 403, 562 and Senate Joint Resolution No. 9.

Griffin of Woodbury in the chair.

MOTION TO RECONSIDER CALLED UP.

Tucker of Clinton called up the motion to reconsider the vote by which House File No. 119, a bill for an act to authorize the property owners to select the character of pavement or other street improvement to be made in front of their property, failed to pass the House.

On the question, "Shall the House reconsider the vote by which House File No. 119 failed to pass the House?"

Ayes—39.

Bailey	Kimberly	Oertel
Baldwin	Klaus	Rayburn
Becker	Krouse	Richards
Boies	Lee	Roberts
Epps	Lenocker	Rowley
Findlay	McFerren	Shaff
Giltner	Mackie	Smith
Griffin	Mead	Tucker
Hall	Meredith	Walrath
Hansen	Miles	Wigdahl
Helming	Miller	Wilson of Cherokee
Johnston of Humboldt	Mowery	Wilson of Mahaska
Johnston of Lucas	Nordyke	Wilson of Mitchell

Nays—41.

Adkins	Gray	Neff
Coakley	Harrington	Nichols
Darrah	Horchem	Nicholson
Dean	Jackson	O'Donnell
Dunkelberg	Jessen	Randall
Durbin	Jones	Santee
Edgington	Kepple	Slaught
Erickson	Kern	Slosson
Finch	Knickerbocker	Stanley
Finley	Langfitt	Stuart
Flenniken	Lewis	Weaver
Gilbert	McFarlane	Wichman
Gilmore	Mantz	Wilson of Louisa
Grason	Mooty	

Absent or not voting—28.

Anderson of Davis	Klinker	Scott
Anderson of Greene	Lake	Shortess
Anderson of Winne-	Larson	Starzinger
bago	Murray	Stone
Andre	Newton	Turner
Benn	Peters	Ulstad
Bruce	Price	Wenstrand
Crozier	Reed	Wormley
Elwood	Rees	Mr. Speaker
Garber	Rogers	

So the House refused to reconsider the vote by which House File No. 119 failed to pass the House.

CONSIDERATION OF BILLS.

On motion of Wilson of Mahaska, Senate File No. 373, a bill for an act to prevent the manufacture and sale of adulterated or misbranded insecticides and fungicides, within the state, with report of sifting committee recommending the amendments as proposed by the committee on public health, and recommending passage as so amended, was taken up and considered and the committee amendments were adopted.

Mr. Wilson moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Adkins	Dean	Finley
Anderson of Winne-	Dunkelberg	Flenniken
bago	Durbin	Garber
Baldwin	Edgington	Gilbert
Becker	Epps	Gilmore
Boles	Erickson	Giltner
Darrah	Findlay	Grason

Gray	Mantz	Slaughter
Griffin	Mead	Slosson
Harrington	Meredith	Smith
Horchem	Miles	Stanley
Jackson	Miller	Starzinger
Jessen	Mooty	Stuart
Kepple	Neff	Tucker
Kern	Newton	Turner
Knickerbocker	Nicholson	Ulstad
Krouse	Nordyke	Walrath
Lake	O'Donnell	Weaver
Langfitt	Oertel	Wenstrand
Larson	Peters	Wichman
Lee	Randall	Wigdahl
Lenocker	Rees	Wilson of Cherokee
Lewis	Rowley	Wilson of Louisa
McFarlane	Shaff	Wilson of Mahaska
McFerren	Shortess	Wormley

Nays—2.

Hansen	Santee
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Absent or not voting—32.

Anderson of Davis	Helming	Price
Anderson of Greene	Johnston of Humboldt	Rayburn
Andre	Johnston of Lucas	Reed
Bailey	Jones	Richards
Benn	Kimberly	Roberts
Bruce	Klaus	Rogers
Coakley	Klinker	Scott
Crozier	Mackie	Stone
Elwood	Mowery	Wilson of Mitchell
Finch	Murray	Mr. Speaker
Hall	Nichols	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Jessen of Story, Senate File No. 282, a bill for an act to amend the law as it appears in section two hundred fifteen (215), of the code, relating to the distribution of supreme court reports, with report of the sifting committee recommending amendments as proposed by the committee on judiciary, and recommending passage as so amended, was taken up and considered and the committee amendments were adopted.

Mr. Jessen moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Harrington	Price
Anderson of Greene	Helming	Rees
Anderson of Winne-	Horchem	Rogers
bago	Jackson	Rowley
Bailey	Jessen	Santee
Baldwin	Johnston of Humboldt	Shaff
Becker	Jones	Shortess
Ecies	Kepple	Slaughter
Coakley	Klinker	Slosson
Darraha	Knickerbocker	Smith
Dean	Lake	Starzinger
Dunkelberg	Langfitt	Stuart
Durbin	Larson	Tucker
Epps	Lee	Turner
Erickson	Lewis	Ulstad
Finch	Mackie	Walrath
Findlay	Mantz	Weaver
Finley	Mead	Wenstrand
Flenniken	Meredith	Wichman
Gilmore	Miles	Wigdahl
Giltner	Mooty	Wilson of Cherokee
Grason	Murray	Wilson of Louisa
Gray	Neff	Wilson of Mahaska
Griffin	O'Donnell	Wilson of Mitchell
Hall	Oertel	Wormley
Hansen	Peters	

Nays—None.

Absent or not voting—32.

Anderson of Davis	Kimberly	Nordyke
Andre	Klaus	Randall
Benn	Krouse	Rayburn
Bruce	Lenocker	Reed
Crozier	McFarlane	Richards
Edgington	McFerren	Roberts
Elwood	Miller	Scott
Garber	Mowery	Stanley
Gilbert	Newton	Stone
Johnston of Lucas	Nichols	Mr. Speaker
Kern	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Jessen of Story, Senate File No. 400, a bill for an act to amend the law as it appears in section one thousand nine hundred ninety-eight (1998), supplement to the code, 1913, relating to the condemnation of additional ground for railway purposes, with report of sifting committee recommending passage was taken up and considered.

Starzinger of Polk offered the following amendment and moved its adoption:

Amend Senate File No. 400 by striking from line six (6), section one (1) thereof the word "mine" and the comma between "mine" and "quarry".

Amendment lost.

Mr. Jessen moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Jessen of Story, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—59.

Adkins	Harrington	Nordyke
Anderson of Greene	Jackson	O'Donnell
Anderson of Winnebago	Jessen	Peters
Becker	Johnston of Humboldt	Price
Coakley	Jones	Richards
Darraha	Kimberly	Rogers
Dean	Klinker	Santee
Dunkelberg	Knickerbocker	Shaff
Durbin	Lake	Shortess
Elwood	Langfitt	Slaughter
Erickson	Larson	Smith
Finch	Lee	Stuart
Finley	McFarlane	Tucker
Flenniken	McFerren	Ulstad
Gilbert	Mantz	Walrath
Grason	Mead	Wenstrand
Gray	Meredith	Wichman
Griffin	Miles	Wigdahl
Hansen	Mooty	Wilson of Cherokee
	Neff	Wilson of Louisa

Nays—24.

Bailey	Johnston of Lucas	Oertel
Baldwin	Kern	Reed
Boies	Krouse	Rees
Edgington	Lenocker	Starzinger
Epps	Lewis	Turner
Findlay	Mowery	Wilson of Mahaska
Garber	Newton	Wilson of Mitchell
Gilmore	Nicholson	Wormley

Absent or not voting—25.

Anderson of Davis	Kepple	Rowley
Andre	Klaus	Scott
Benn	Mackie	Slosson
Bruce	Miller	Stanley
Crozier	Murray	Stone
Giltner	Nichols	Weaver
Hall	Randall	Mr. Speaker
Helming	Rayburn	
Horchem	Roberts	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Gray of Calhoun, Senate File No. 482, a bill for an act to amend section 1383 of the supplement to the code, 1913, relating to the preparation of the tax list by the county auditor, with report of the sifting committee recommending the amendments as proposed by the committee on judiciary and recommending passage as so amended, was taken up and considered and the committee amendments were adopted.

Mr. Gray moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Gray of Calhoun, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—50.

Adkins	Griffin	Randall
Anderson of Greene	Hall	Rees
Anderson of Winnebago	Harrington	Santee
Bailey	Jackson	Shortess
Becker	Johnston of Humboldt	Slaughter
Boies	Klinker	Smith
Dean	Knickerbocker	Starzinger
Dunkelberg	Lake	Stuart
Edgington	Langfitt	Turner
Elwood	Lee	Ulstad
Findlay	McFarlane	Walrath
Flenniken	Mantz	Weaver
Garber	Mead	Wenstrand
Gilmore	Miles	Wichman
Grason	Murray	Wigdahl
Gray	Neff	Wilson of Cherokee
	Price	Wormley

Nays—35.

Baldwin	Krouse	O'Donnell
Coakley	Larson	Oertel
Darrah	Lenocker	Peters
Durbin	Lewis	Reed
Epps	McFerren	Rogers
Erickson	Meredith	Slosson
Finch	Mooty	Stanley
Finley	Mowery	Tucker
Gilbert	Newton	Wilson of Louisa
Giltner	Nichols	Wilson of Mahaska
Hansen	Nicholson	Wilson of Mitchell
Johnston of Lucas	Nordyke	

Absent or not voting—23.

Anderson of Davis	Helming	Kern
Andre	Horchem	Kimberly
Benn	Jessen	Klaus
Bruce	Jones	Mackie
Crozier	Kepple	Miller

Rayburn
Richards
Roberts

Rowley
Scott
Shaff

Stone
Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Lenocker of Madison, Senate File No. 353, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s eight (1527-s8), supplemental supplement to the code, 1915, relating to the improvement of township highways and authorizing the use of a portion of the general township road fund for the purpose of dragging the township road system, with report of sifting committee recommending passage was taken up and considered.

Mr. Lenocker moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins	Helming	Oertel
Anderson of Winne- bago	Horchem	Peters
Bailey	Jackson	Price
Baldwin	Jessen	Randall
Becker	Johnston of Humboldt	Reed
Boies	Johnston of Lucas	Rees
Coakley	Klinker	Roberts
Darraha	Knickerbocker	Rowley
Dean	Krouse	Santee
Durbin	Lake	Shortess
Elwood	Langfitt	Slosson
Epps	Larson	Starzinger
Finch	Lee	Stuart
Findlay	Lenocker	Tucker
Finley	Lewis	Turner
Garber	Mackie	Ulstad
Gilbert	Meredith	Weaver
Gilmore	Miles	Wenstrand
Giltner	Mooty	Wichman
Grason	Mowery	Wigdahl
Gray	Neff	Wilson of Cherokee
Griffin	Newton	Wilson of Louisa
Hall	Nichols	Wilson of Mahaska
Hansen	Nicholson	Wilson of Mitchell
Harrington	O'Donnell	Wormley

Nays—2.

Flenniken

Kern

Absent or not voting—31.

Anderson of Davis
Anderson of Greene
Andre

Benn
Bruce
Crozier

Dunkelberg
Edgington
Erickson

Jones	Miller	Shaff
Kepple	Murray	Slaught
Kimberly	Nordyke	Smith
Klaus	Rayburn	Stanley
McFarlane	Richards	Stone
McFerren	Rogers	Walrath
Mantz	Scott	Mr. Speaker
Mead		

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.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 149, a bill for an act to amend sections 346, 3676, 3686 and 3687 of the code and relating to the drawing of grand and petit jurors, fixing the number thereof and regulating the method and number of challenges and the method of exercising peremptory challenges and of selecting the petit jury from the panel.

Also:

Senate File No. 150, a bill for an act to amend chapter seven title XVIII of the code and relating to the joinder of causes of action against principal and agent growing out of the same transaction.

Also:

Senate File No. 154, a bill for an act to amend the law as it appears in sections twenty-two hundred ninety-one-b (2291-b), twenty-six hundred eight (2608), twenty-seven hundred (2700), twenty-seven hundred twenty-seven-a (2727-a), and fifty-seven hundred eighteen (5718), supplement to the code, 1913, and in sections twenty-six hundred ninety-one (2691) and twenty-seven hundred thirteen (2713), supplemental supplement to the code, 1915, relating to the support fund for the various state institutions under the supervision of the board of control.

Also:

Senate File No. 176, a bill for an act to provide for the submission of a proposed amendment to the constitution of the state of Iowa relating to the prohibition of the manufacture for sale, the sale or keeping for sale of intoxicating liquors as a beverage to the people for their ratification and approval and prescribing a time for such election.

Also:

Senate File No. 198, a bill for an act relating to the practice of dentistry and dental hygiene, which prohibits licensed dentists from practicing or advertising under any other name than their own, requires licensed dentists to file a biennial report and pay a biennial fee, pro-

vides for the examining and licensing of dental hygienists, and amends certain statutory provisions now regulating the practice of dentistry.

Also:

Senate File No. 238, a bill for an act to amend the law as it appears in section twenty-seven hundred seventy-five-a (2775-a) of the supplemental supplement to the code, 1915, relating to certain studies in public schools.

Also:

Senate File No. 277, a bill for an act to amend the law as it appears in section twenty-four hundred twenty-seven (2427) of the code, relating to evidence of illegal selling and keeping of intoxicating liquors.

Also:

Senate File No. 278, a bill for an act to amend the law as it appears in sections twenty-four hundred thirteen (2413) and twenty-four hundred fifteen (2415), supplemental supplement to the code, 1915, relating to the seizure and condemnation of intoxicating liquors.

Also:

Senate File No. 288, a bill for an act to amend the law as it appears in section five hundred twelve (512) of the code, relating to fees in criminal cases and providing for the payment thereof in certain cases by the state.

Also:

Senate File No. 325, a bill for an act to repeal section 2812-c, supplement to the code, 1913, and to enact a substitute in lieu thereof, relating to funding bonds and refunding bonds of school corporations, and to legalize bonds which have been heretofore issued by school corporations under chapter 152 of the laws of the thirty-second (32d) general assembly.

Also:

Senate File No. 358, a bill for an act making appropriation of funds to enable the state railroad commission to investigate and prosecute interstate cases and to investigate and determine all cases within its jurisdiction.

Also:

Senate File No. 404, a bill for an act to legalize an ordinance of the incorporated town of Toledo, Iowa, granting a franchise to the Tama & Toledo Electric Power Company, its successors or assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

Senate File No. 416, a bill for an act to amend the law as it appears in section thirty-five hundred forty-three (3543), supplement to the code, 1913, relating to procedure of the clerk of the district court with relation to actions pending which affect real estate.

Also:

Senate File No. 456, a bill for an act regulating proof of certain titles to real property as against defects arising prior to January first, 1905, and giving claimants one year in which to commence action, and barring their rights thereafter.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Weaver of Polk, Senate File No. 302, a bill for an act to provide for the branding and labeling of mattresses and comforts, and to provide against the use of unsanitary, unhealthy, old or second-hand material in the manufacture of mattresses and comforts and to provide against the sale of mattresses or comforts containing such unsanitary, unhealthy, old or second hand material, with report of the sifting committee recommending passage was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Findlay	Knickerbocker
Anderson of Greene	Finley	Krouse
Anderson of Winne-	Flenniken	Lake
bago	Garber	Langfitt
Bailey	Gilbert	Larson
Baldwin	Gilmore	Lee
Becker	Grason	Lewis
Boies	Gray	McFarlane
Coakley	Griffin	McFerren
Darraha	Hall	Mantz
Dean	Hansen	Meredith
Dunkelberg	Harrington	Mooty
Durbin	Jackson	Mowery
Edgington	Jessen	Murray
Epps	Johnston of Humboldt	Nichols
Erickson	Klaus	Nicholson
Finch	Klinker	Nordyke

O'Donnell	Santee	Walrath
Peters	Shortess	Weaver
Randall	Slaught	Wenstrand
Reed	Slosson	Wichman
Rees	Smith	Wigdahl
Richards	Stanley	Wilson of Louisa
Roberts	Tucker	Wilson of Mitchell
Rogers	Turner	Wormley
Rowley	Ulstad	

Nays—None.

Absent or not voting—32.

Anderson of Davis	Kepple	Price
Andre	Kern	Rayburn
Benn	Kimberly	Scott
Bruce	Lenocker	Shaff
Crozier	Mackie	Starzinger
Elwood	Mead	Stone
Giltner	Miles	Stuart
Helming	Miller	Wilson of Cherokee
Horchem	Neff	Wilson of Mahaska
Johnston of Lucas	Newton	Mr. Speaker
Jones	Oertel	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Becker of Clayton, Senate File No. 548, a bill for an act to repeal the law as it appears in section twenty-five hundred eighty-nine-b (2589-b) and twenty-five hundred eighty-nine-c (2589-c), supplement to the code, 1913, and to enact a substitute therefor relating to the examination and registration of pharmacists and assistant pharmacists, with report of the sifting committee recommending passage was taken up and considered.

Mr. Becker moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—75.

Adkins	Findlay	Jones
Anderson of Greene	Finley	Kepple
Bailey	Flenniken	Klaus
Baldwin	Gilbert	Klinker
Becker	Gilmore	Knickerbocker
Boies	Giltner	Krouse
Coakley	Grason	Lake
Darrah	Gray	Langfitt
Dean	Griffin	Larson
Dunkelberg	Hansen	Lenocker
Durbin	Harrington	Lewis
Edgington	Jessen	McFarlane
Elwood	Johnston of Humboldt	McFerrer
Erickson		

Mackie	Randall	Tucker
Mantz	Reed	Turner
Mead	Roberts	Walrath
Miles	Rogers	Weaver
Mooty	Rowley	Wenstrand
Murray	Santee	Wichman
Neff	Shaff	Wigdahl
Newton	Shortess	Wilson of Cherokee
Nicholson	Slaughter	Wilson of Louisa
O'Donnell	Slosson	Wilson of Mahaska
Oertel	Smith	Wilson of Mitchell
Price	Starzinger	

Nays—12.

Anderson of Winne- bago	Jackson	Peters
Epps	Johnston of Lucas	Rees
Finch	Lee	Wormley
Hall	Mowery	
	Nichols	

Absent or not voting—21.

Anderson of Davis	Herchem	Richards
Andre	Kern	Scott
Benn	Kimberly	Stanley
Bruce	Meredith	Stone
Crozier	Miller	Stuart
Garber	Nordyke	Tilstad
Helming	Rayburn	Mr. Speaker

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 Senate File No. 55 failed to pass the House.

J. W. COAKLEY.

I second the motion.

ARCH W. McFARLANE.

On motion of Oertel of Lee, the House adjourned.

NIGHT SESSION.

The House reconvened, Speaker pro tem McFarlane in the chair.

The roll was then called to ascertain if there were a quorum present.

Those present were—51.

Adkins	Darrah	Griffin
Anderson of Greene	Elwood	Hansen
Anderson of Winne- bago	Epps	Horchem
Baldwin	Findlay	Jackson
Boies	Garber	Kepple
Coakley	Gilmore	Klinker
	Gray	

Knickerbocker	Murray	Starzinger
Krouse	O'Donnell	Tucker
Lake	Oertel	Turner
Lee	Reed	Weaver
Lenocker	Richards	Wenstrand
Lewis	Roberts	Wichman
McFarlane	Rowley	Wilson of Louisa
Mackie	Shortess	Wilson of Mahaska
Miles	Slosson	Wilson of Mitchell
Mooty	Smith	Mr. Speaker
Mowery	Stanley	

There not being a quorum present, the House recessed until 8:00 o'clock.

At 8:00 o'clock the House resumed session. The roll was then called to ascertain if there were a quorum present.

Those present were—56.

Adkins	Kepple	Richards
Anderson of Greene	Klinker	Roberts
Anderson of Winnebago	Knickerbocker	Rowley
Baldwin	Krouse	Shortess
Boies	Lake	Slosson
Coakley	Lee	Smith
Darraha	Lenocker	Stanley
Elwood	Lewis	Starzinger
Epps	McFarlane	Tucker
Finch	Mackie	Turner
Findlay	Miles	Ulstad
Garber	Mooty	Weaver
Gilmore	Mowery	Wenstrand
Gray	Murray	Wichman
Griffin	Neff	Wilson of Louisa
Hansen	Newton	Wilson of Mahaska
Horchem	O'Donnell	Wilson of Mitchell
Jackson	Oertel	Wormley
	Reed	Mr. Speaker

LEAVE OF ABSENCE.

On request of Stanley of Adams leave of absence was granted Peters of Dallas until Friday.

CONSIDERATION OF BILLS.

On motion of Lenocker of Madison, Senate File No. 393, a bill for an act to legalize the passage, adoption, publication and recording of the ordinances of the incorporated town of Macksburg, Madison county, Iowa, with report of the sifting committee recommending passage was taken up and considered.

Mr. Lenocker moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—58.

Adkins	Jones	Randall
Anderson of Greene	Kepple	Reed
Anderson of Winnebago	Klinker	Richards
Baldwin	Knickerbocker	Roberts
Boies	Krouse	Rowley
Coakley	Lake	Shortess
Darrah	Lee	Smith
Elwood	Lenocker	Stanley
Epps	Lewis	Starzinger
Finch	McFarlane	Tucker
Findlay	Mackie	Turner
Garber	Meredith	Ulstad
Gilmore	Miles	Weaver
Gray	Mooty	Wenstrand
Griffin	Mowery	Wichman
Hansen	Murray	Wilson of Mahaska
Horchem	Neff	Wilson of Mitchell
Jackson	Newton	Wormley
Johnston of Lucas	O'Donnell	Mr. Speaker
	Oertel	

Nays—None.

Absent or not voting—50.

Anderson of Davis	Hall	Peters
Andre	Harrington	Price
Bailey	Helmig	Rayburn
Becker	Jessen	Rees
Benn	Johnston of Humboldt	Rogers
Bruce	Kern	Santee
Crozier	Kimberly	Scott
Dean	Klaus	Shaff
Dunkelberg	Langfitt	Slaught
Durbin	Larson	Slosson
Edgington	McFerren	Stone
Erickson	Mantz	Stuart
Finley	Mead	Walrath
Flenniken	Miller	Wigdahl
Gilbert	Nichols	Wilson of Cherokee
Giltner	Nicholson	Wilson of Louisa
Grason	Nordyke	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Mackie of Benton, Senate File No. 584, a bill for an act authorizing and directing the governor and secretary of state to execute and deliver to Absalom Anderson a patent for the south west quarter of the north west quarter of section sixteen (16), township sixty-eight (68), north, range seven (7), west, Lee county, Iowa, with report of the sifting committee recommending passage was taken up and considered.

Mr. Mackie moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—60.

Adkins	Kepple	Richards
Anderson of Green	Klinker	Roberts
Anderson of Winne-	Knickerbocker	Rowley
bago	Krouse	Shortess
Baldwin	Lake	Slosson
Boies	Lee	Smith
Coakley	Lenocker	Stanley
Darrah	Lewis	Starzinger
Elwood	McFarlane	Tucker
Epps	Mackie	Turner
Finch	Meredith	Ulstad
Findlay	Miles	Weaver
Garber	Mooty	Wenstrand
Gilmore	Mowery	Wichman
Gray	Murray	Wilson of Louisa
Griffin	Neff	Wilson of Mahaska
Hansen	Newton	Wilson of Mitchell
Horchem	O'Donnell	Wormley
Jackson	Oertel	Mr. Speaker
Johnston of Lucas	Randall	
Jones	Reed	

Nays—None.

Absent or not voting—48.

Anderson of Davis	Grason	Nicholson
Andre	Hall	Nordyke
Bailey	Harrington	Peters
Becker	Helming	Price
Benn	Jessen	Rayburn
Bruce	Johnston of Humboldt	Rees
Crozier	Kern	Rogers
Dean	Kimberly	Santee
Dunkelberg	Klaus	Scott
Durbin	Langfitt	Shaff
Edgington	Larson	Slaught
Erickson	McFerren	Stone
Finley	Mantz	Stuart
Flenniken	Mead	Walrath
Gilbert	Miller	Wigdahl
Giltner	Nichols	Wilson of Cherokee

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Lewis of Clarke, Senate File No. 583, a bill for an act authorizing and directing the governor and secretary of state to execute and deliver to Alexander Wheat a patent for the south west quarter of the south west quarter of section sixteen (16), township sixty eight (68), north, range seven (7), west, in Lee county, Iowa, with report of the sifting committee recommending passage was taken up and considered.

Mr. Lewis moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—59.

Adkins	Kepple	Reed
Anderson of Greene	Klinker	Richards
Anderson of Winne-	Knickerbocker	Roberts
bago	Krouse	Rowley
Baldwin	Lake	Shortess
Coakley	Lee	Slaught
Darrah	Lenocker	Slosson
Elwood	Lewis	Stanley
Epps	McFarlane	Starzinger
Finch	Meredith	Tucker
Findlay	Miles	Turner
Garber	Miller	Ulstad
Gilmore	Mooty	Weaver
Gray	Mowery	Wenstrand
Griffin	Murray	Wichman
Hansen	Neff	Wilson of Louisa
Horchem	Newton	Wilson of Mahaska
Jackson	O'Donnell	Wilson of Mitchell
Johnston of Lucas	Oertel	Wormley
Jones	Randall	Mr. Speaker

Nays—None.

Absent or not voting—49.

Anderson of Davis	Grason	Nordyke
Andre	Hall	Peters
Bailey	Harrington	Price
Becker	Helming	Rayburn
Benn	Jessen	Rees
Boies	Johnston of Humboldt	Rogers
Bruce	Kern	Santee
Crozier	Kimberly	Scott
Dean	Klaus	Shaff
Dunkelberg	Langfitt	Smith
Durbin	Larson	Stone
Edgington	McFerren	Stuart
Erickson	Mackie	Walrath
Finley	Mantz	Wigdahl
Flenniken	Mead	Wilson of Cherokee
Gilbert	Nichols	
Giltner	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Meredith of Jasper, Senate File No. 581, a bill for an act to legalized ordinances, amendments to ordinances, acts and resolutions of the council, and rules of the board of

health of the city of Newton, Iowa, with report of the sifting committee recommending passage was taken up and considered.

Mr. Meredith moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—61.

Adkins	Kepple	Richards
Anderson of Greene	Klinker	Roberts
Anderson of Winne-	Knickerbocker	Rowley
bago	Krouse	Shortess
Baldwin	Lee	Slaughter
Boies	Lenocker	Slosson
Coakley	Lewis	Smith
Darrah	McFarlane	Stanley
Elwood	Mackie	Starzinger
Epps	Meredith	Tucker
Finch	Miles	Turner
Findlay	Miller	Ulstad
Garber	Mooty	Weaver
Gilmore	Mowery	Wenstrand
Gray	Murray	Wichman
Griffin	Neff	Wilson of Louisa
Hansen	Newton	Wilson of Mahaska
Horchem	Nordyke	Wilson of Mitchell
Jackson	O'Donnell	Wormley
Johnston of Lucas	Oertel	Mr. Speaker
Jones	Randall	

Nays—1.

Lake

Absent or not voting—46.

Anderson of Davis	Grason	Nicholson
Andre	Hall	Peters
Bailey	Harrington	Price
Becker	Helming	Rayburn
Benn	Jessen	Reed
Bruce	Johnston of Humboldt	Rees
Crozier	Kern	Rogers
Dean	Kimberly	Santee
Dunkelberg	Klaus	Scott
Durbin	Langfitt	Shaff
Edgington	Larson	Stone
Erickson	McFerren	Stuart
Finley	Mantz	Walrath
Flenniken	Mead	Wigdahl
Gilbert	Nichols	Wilson of Cherokee
Giltner		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Meredith of Jasper, Senate File No. 582, a bill for an act legalizing certain warrants of the city of Newton, Iowa, with

report of the sifting committee recommending passage was taken up and considered.

Mr. Meredith moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—62.

Adkins	Kepple	Randall
Anderson of Greene	Klinker	Reed
Anderson of Winne-	Knickerbocker	Richards
bago	Krouse	Roberts
Baldwin	Lake	Shortess
Boies	Lee	Slaught
Coakley	Lenocker	Slosson
Darrah	Lewis	Smith
Elwood	McFarlane	Stanley
Epps	Mackie	Starzinger
Finch	Meredith	Tucker
Findlay	Miles	Turner
Garber	Miller	Ulstad
Gilmore	Mooty	Weaver
Gray	Mowery	Wenstrand
Griffin	Murray	Wichman
Hansen	Neff	Wilson of Louisa
Horchem	Newton	Wilson of Mahaska
Jackson	Nordyke	Wilson of Mitchell
Johnston of Lucas	O'Donnell	Wormley
Jones	Oertel	Mr. Speaker

Nays—None.

Absent or not voting—46.

Anderson of Davis	Grason	Peters
Andre	Hall	Price
Bailey	Harrington	Rayburn
Becker	Helming	Rees
Benn	Jessen	Rogers
Bruce	Johnston of Humboldt	Rowley
Crozier	Kern	Santee
Dean	Kimberly	Scott
Dunkelberg	Klaus	Shaff
Durbin	Langfitt	Stone
Edgington	Larson	Stuart
Erickson	McFerren	Walrath
Finley	Mantz	Wigdahl
Flenniken	Mead	Wilson of Cherokee
Gilbert	Nichols	
Giltner	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Senate File No. 586, a bill for an act to legalize acknowledgements of instruments and the instruments heretofore made by or to corporations, or under which such cor-

poration is a beneficiary, where the acknowledging officer was at the time of such acknowledgement a stockholder or officer in the corporation, with report of the sifting committee recommending passage was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which passage was taken up and considered.

On the question, "Shall the bill pass?"

Ayes—63.

Adkins	Klinker	Reed
Anderson of Greene	Knickerbocker	Richards
Anderson of Winnebago	Krouse	Roberts
Baldwin	Lake	Rogers
Boies	Lee	Shortess
Coakley	Lenocker	Slaught
Darrah	Lewis	Slosson
Elwood	McFarlane	Smith
Epps	Mackie	Stanley
Finch	Meredith	Starzinger
Findlay	Miles	Tucker
Garber	Miller	Turner
Gilmore	Mooty	Ulstad
Gray	Mowery	Weaver
Griffin	Murray	Wenstrand
Hansen	Neff	Wichman
Horchem	Newton	Wilson of Louisa
Jackson	Nordyke	Wilson of Mahaska
Johnston of Lucas	O'Donnell	Wilson of Mitchell
Jones	Oertel	Wormley
Kepple	Randall	Mr. Speaker

Nays—None.

Absent or not voting—45.

Anderson of Davis	Giltner	Nichols
Andre	Grason	Nicholson
Bailey	Hall	Peters
Becker	Harrington	Price
Benn	Helming	Rayburn
Bruce	Jessen	Rees
Crozier	Johnston of Humboldt	Rowley
Dean	Kern	Santee
Dunkelberg	Kimberly	Scott
Durbin	Klaus	Shaff
Edgington	Langfitt	Stone
Erickson	Larson	Stuart
Finley	McFerren	Walrath
Flenniken	Mantz	Wigdahl
Gilbert	Mead	Wilson of Cherokee

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Ulstad of Wright, House File No. 443, a bill for an act to legalize releases and satisfactions of mortgages and trust deeds, additional to chapter 6, title XIV, of the code, relating to conveyances of real estate, with report of the sifting committee recommending amendments as proposed by the committee on judiciary and recommending passage as so amended, was taken up and considered and the committee amendments were adopted.

Unanimous consent having been granted to suspend the rules, Mr. Ulstad moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—63.

Adkins	Klinker	Reed
Anderson of Greene	Knickerbocker	Richards
Anderson of Winnebago	Krouse	Roberts
Baldwin	Lake	Rogers
Boies	Lee	Shortess
Coakley	Lenocker	Slaught
Darrah	Lewis	Slosson
Elwood	McFarlane	Smith
Epps	Mackie	Stanley
Finch	Meredith	Starzinger
Findlay	Miles	Tucker
Garber	Miller	Turner
Gilmore	Mooty	Ulstad
Gray	Mowery	Weaver
Griffin	Murray	Wenstrand
Hansen	Neff	Wichman
Horchem	Newton	Wilson of Louisa
Jackson	Nordyke	Wilson of Mahaska
Johnston of Lucas	O'Donnell	Wilson of Mitchell
Jones	Oertel	Wormley
Kepple	Randall	Mr. Speaker

Nays—None.

Absent or not voting—45.

Anderson of Davis	Finley	Klaus
Andre	Flenniken	Langfitt
Bailey	Gilbert	Larson
Becker	Giltner	McFerren
Benn	Grason	Mantz
Bruce	Hall	Mead
Crozier	Harrington	Nichols
Dean	Helming	Nicholson
Dunkelberg	Jessen	Peters
Durbin	Johnston of Humboldt	Price
Edgington	Kern	Rayburn
Erickson	Kimberly	Rees

Rowley	Shaff	Walrath
Santee	Stone	Wigdahl
Scott	Stuart	Wilson of Cherokee

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Randall of Linn, Senate File No. 408, a bill for an act to legalize an ordinance of the incorporated town of Montour, Iowa, granting a franchise to William G. Dows, Isaac B. Smith, John A. Reed and R. S. Cook, their successors and assigns, to erect, maintain and operate an electric light and power plant in said town, with report of the sifting committee recommending passage was taken up and considered.

Mr. Randall moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—61.

Adkins	Kepple	Reed
Anderson of Greene	Klinker	Richards
Anderson of Winnebago	Knickerbocker	Roberts
Baldwin	Krouse	Rogers
Boies	Lake	Shortess
Coakley	Lee	Slaught
Darrah	Lenocker	Slosson
Elwood	Lewis	Smith
Epps	Mackie	Stanley
Finch	Meredith	Starzinger
Findlay	Miles	Tucker
Garber	Miller	Turner
Gilmore	Mooty	Ulstad
Gray	Mowery	Weaver
Griffin	Murray	Wichman
Hansen	Neff	Wilson of Louisa
Horchem	Newton	Wilson of Mahaska
Jackson	Nordyke	Wilson of Mitchell
Johnston of Luca	O'Donnell	Wormley
Jones	Oertel	Mr. Speaker
	Randall	

Nays—None.

Absent or not voting—47.

Anderson of Davis	Edgington	Jessen
Andre	Erickson	Johnston of Humboldt
Bailey	Finley	Kern
Becker	Flenniken	Kimberly
Benn	Gilbert	Klaus
Bruce	Giltner	Langfitt
Crozier	Grason	Larson
Dean	Hall	McFarlane
Dunkelberg	Harrington	McFerren
Durbin	Helming	Mantz

Mead	Rees	Stuart
Nichols	Rowley	Walrath
Nicholson	Santee	Wenstrand
Peters	Scott	Wigdahl
Price	Shaff	Wilson of Cherokee
Rayburn	Stone	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Baldwin of Johnson, Senate File No. 522, a bill for an act to remove certain clouds from the title to the north seventy (70) feet of lot one (1) and of the north seventy-five (75) feet of lot two (2) in block twenty-seven (27) in Iowa City, Johnson county, Iowa, and to release a certain judgment and decree held by the state of Iowa for the use of the school fund, and to quitclaim all right, title and interest of the state of Iowa and of the state university of Iowa and of William Crum as treasurer of the state university of Iowa in and to said premises, and authorizing the execution of a quitclaim deed to said real estate to Frank X. Freyder, Jr., and Anna Freyder, the owners of said real estate, and authorizing the execution of a release of the said judgment and decree, with report of the sifting committee recommending passage was taken up and considered.

Mr. Baldwin moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—65.

Adkins	Kepple	Reed
Anderson of Greene	Klinker	Richards
Anderson of Winnebago	Knickerbocker	Roberts
Baldwin	Krouse	Rogers
Boies	Lake	Shaff
Coakley	Lee	Shortess
Darrah	Lenocker	Slaughter
Elwood	Lewis	Slosson
Epps	McFarlane	Smith
Finch	Mackie	Stanley
Findlay	Meredith	Starzinger
Flenniken	Miles	Tucker
Garber	Miller	Turner
Gilmore	Mooty	Ulstad
Gray	Mowery	Weaver
Griffin	Murray	Wenstrand
Hansen	Neff	Wichman
Horchem	Newton	Wilson of Louisa
Jackson	Nordyke	Wilson of Mahaska
Johnston of Lucas	O'Donnell	Wilson of Mitchell
Jones	Oertel	Wormley
	Randall	Mr. Speaker

Nays—None.

Absent or not voting—43.

Anderson of Davis	Grason	Nichols
Andre	Hall	Nicholson
Bailey	Harrington	Peters
Becker	Helming	Price
Benn	Jessen	Rayburn
Bruce	Johnston of Humboldt	Rees
Crozler	Kern	Rowley
Dean	Kimberly	Santee
Dunkelberg	Klaus	Scott
Durbin	Langfitt	Stone
Edgington	Larson	Stuart
Erickson	McFerren	Walrath
Finley	Mantz	Wigdahl
Gilbert	Mead	Wilson of Cherokee
Giltner		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Slosson of Worth, Senate File No. 570, a bill for an act legalizing the establishment of the consolidated independent school district of Joice, Worth county, Iowa, with report of the sifting committee recommending passage was taken up and considered.

Mr. Slosson moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—63.

Adkins	Klinker	Roberts
Anderson of Greene	Knickerbocker	Rogers
Anderson of Winnebago	Krouse	Shaff
Baldwin	Lake	Shortess
Boies	Lee	Slaught
Coakley	Lenocker	Slosson
Darrah	Lewis	Smith
Elwood	McFarlane	Stanley
Epps	Mackie	Starzinger
Finch	Meredith	Tucker
Findlay	Miles	Turner
Flenniken	Mooty	Ulstad
Garber	Mowery	Weaver
Gilmore	Murray	Wenstrand
Gray	Neff	Wichman
Griffin	Newton	Wilson of Louisa
Horchem	Nordyke	Wilson of Mahaska
Jackson	O'Donnell	Wilson of Mitchell
Johnston of Lucas	Oertel	Wormley
Jones	Randall	Mr. Speaker
Kepple	Reed	
	Richards	

Nays—None.

Absent or not voting—45.

Anderson of Davis	Grason	Miller
Andre	Hall	Nichols
Bailey	Hansen	Nicholson
Becker	Harrington	Peters
Benn	Helming	Price
Bruce	Jessen	Rayburn
Crozier	Johnston of Humboldt	Rees
Dean	Kern	Rowley
Dunkelberg	Kimberly	Santee
Durbin	Klaus	Scott
Edgington	Langfitt	Stone
Erickson	Larson	Stuart
Finley	McFerren	Walrath
Gilbert	Mantz	Wigdahl
Giltner	Mead	Wilson of Cherokee

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Newton of Cass, Senate File No. 157, a bill for an act changing the name of the Iowa Industrial Reformatory for females, to the women's reformatory, with report of the sifting committee recommending passage was taken up and considered.

Mr. Newton moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—59.

Adkins	Jones	Randall
Anderson of Greene	Kepple	Reed
Anderson of Winnebago	Klinker	Richards
Baldwin	Knickerbocker	Rogers
Boies	Krouse	Shaff
Coakley	Lake	Shortess
Darrah	Lee	Slosson
Elwood	Lenocker	Smith
Epps	Lewis	Stanley
Finch	McFarlane	Starzinger
Findlay	Mackie	Tucker
Flenniken	Meredith	Turner
Garber	Miles	Ulstad
Gilmore	Miller	Weaver
Gray	Mooty	Wenstrand
Griffin	Murray	Wichman
Horchem	Newton	Wilson of Louisa
Jackson	Nordyke	Wilson of Mahaska
Johnston of Lucas	O'Donnell	Wilson of Mitchell
	Oertel	Wormley

Nays—None.

Absent or not voting—49.

Anderson of Davis	Hansen	Peters
Andre	Harrington	Price
Bailey	Helming	Rayburn
Becker	Jessen	Rees
Benn	Johnston of Humboldt	Roberts
Bruce	Kern	Rowley
Crozier	Kimberly	Santee
Dean	Klaus	Scott
Dunkelberg	Langfitt	Slaught
Durbin	Larson	Stone
Edgington	McFerren	Stuart
Erickson	Mantz	Walrath
Finley	Mead	Wigdahl
Gilbert	Mowery	Wilson of Cherokee
Giltner	Neff	Mr. Speaker
Grason	Nichols	
Hall	Nicholson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Randall of Linn, Senate File No. 509, a bill for an act to amend the law as it appears in section two thousand one hundred-fifty (2150) of the code, relating to free transportation or reduced rates by carriers, with report of the sifting committee recommending passage was taken up and considered.

Mr. Randall moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—62.

Adkins	Garber	Lake
Anderson of Greene	Gilmore	Lee
Anderson of Winne-	Gray	Lenocker
bago	Griffin	Lewis
Baldwin	Hansen	McFarlane
Boies	Horchem	Mackie
Coakley	Jackson	Meredith
Darrah	Johnston of Lucas	Miller
Elwood	Jones	Mooty
Epps	Kepple	Mowery
Finch	Klinker	Murray
Findlay	Knickerbocker	Newton
Flenniken	Krouse	Nordyke

O'Donnell	Shortess	Weaver
Oertel	Slosson	Wenstrand
Randall	Smith	Wichman
Reed	Stanley	Wilson of Louisa
Richards	Starzinger	Wilson of Mahaska
Roberts	Tucker	Wilson of Mitchell
Rogers	Turner	Wormley
Shaff	Ulstad	Mr. Speaker

Nays—None.

Absent or not voting—46.

Anderson of Davis	Hall	Nichols
Andre	Harrington	Nicholson
Bailey	Helming	Peters
Becker	Jessen	Price
Benn	Johnston of Humboldt	Rayburn
Bruce	Kern	Rees
Crozier	Kimberly	Rowley
Dean	Klaus	Santee
Dunkelberg	Langfitt	Scott
Durbin	Larson	Slaught
Edgington	McFerren	Stone
Erickson	Mantz	Stuart
Finley	Mead	Walrath
Gilbert	Miles	Wigdahl
Giltner	Neff	Wilson of Cherokee
Grason		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of McFarlane of Black Hawk the House adjourned until 8:00 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 13, 1917.

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

Prayer was offered by the Rev. A. M. Work, Ph. D. of Des Moines, Iowa.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Miller of Boone presented petition of citizens of Boone county relative to Senate File No. 290.

Referred to committee on appropriations.

HOUSE CONCURRENT RESOLUTION CALLED UP.

Lee of Sac called up the House concurrent resolution offered by him on April 12th and found on page 1965 of the journal, relative to further proceedings on Senate File No. 474, and moved that the resolution be adopted. Motion prevailed and the resolution was adopted.

The roll was called at 8:20 to ascertain if there were a quorum present.

Those present were—69.

Anderson of Winnebago	Johnston of Humboldt	Neff
Becker	Kern	Nicholson
Boies	Klaus	Nordyke
Coakley	Klinker	Oertel
Darrah	Knickerbocker	Peters
Dunkelberg	Krouse	Price
Durbin	Lake	Randall
Edgington	Langfitt	Rayburn
Elwood	Larson	Reed
Epps	Lee	Rees
Finch	Lewis	Roberts
Findlay	McFarlane	Rogers
Finley	McFerren	Rowley
Gilbert	Mackie	Santee
Griffin	Mantz	Slaught
Harrington	Mead	Slosson
Helming	Meredith	Stanley
Jackson	Miller	Stone
Jessen	Mooty	Stuart

Tucker	Wenstrand	Wilson of Mahaska
Turner	Wichman	Wilson of Mitchell
Ulstad	Wigdahl	Mr. Speaker
Walrath	Wilson of Cherokee	
Weaver	Wilson of Louisa	

Journal of April 12th corrected and approved.

LEAVE OF ABSENCE.

On request of Ulstad of Wright leave of absence was granted scott of Appanoose indefinitely.

On request of Bailey of Shelby leave of absence was granted Anderson of Davis indefinitely.

SENATE CONCURRENT RESOLUTION CALLED UP.

Elwood of Howard called up the Senate concurrent resolution relative to increasing the food supply, and moved that the House concur:

Whereas, the necessities of a great war require the conservation of all our resources—our soil for the raising of crops, our manufacturing and transportation facilities, in short, everything that enters into our industrial life, and

Whereas, in the last analysis, human brain and human brawn are the prime factors in the accomplishment of these ends, and

Whereas, there are in the state a large number of boys and girls, and men and women of all ages, who cannot serve their country on the fighting lines, but who are willing and anxious to devote their services in Red Cross work, in increasing food supply, and in every way by which men who can go to the front may be released from civil life and aided by the folks at home, therefore,

Be It Resolved by the Senate, the House concurring: That we earnestly request city councils, city officials, county boards, school boards, ministers, teachers in the public schools, and editors, take this matter up with the young people in their several communities, to the end that the brain and muscle of the state shall be everywhere employed in productive enterprises; and they are urged, by means of meetings, efficiency rallies, and newspaper articles, to arouse, first, their enthusiasm and public spirit, and, second, to so direct these energies that the maximum of accomplishment may be obtained, impressing upon them that the country can be served even by those who do not go to war.

Motion prevailed and the concurrent resolution was adopted.

CONSIDERATION OF BILLS.

On motion of Griffin of Woodbury, Senate File No. 311, a bill for an act to amend section seven hundred thirty-seven (737), supplement to the code, 1913, relating to plumbing inspection, with

report of the sifting committee recommending passage was taken up and considered.

Mr. Griffin moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—60.

Adkins	Jackson	Peters
Becker	Jessen	Randall
Benn	Klaus	Rees
Boies	Klinker	Rowlett
Coakley	Knickerbocker	Santee
Darrah	Krouse	Shaff
Dean	Lake	Slaught
Dunkelberg	Langfitt	Stanley
Elwood	Larson	Starzinger
Epps	Lewis	Stone
Finch	McFarlane	Stuart
Findlay	Mantz	Turner
Finley	Meredith	Walrath
Flenniken	Miller	Weaver
Garber	Mooty	Wenstrand
Gilbert	Mowery	Wichman
Griffin	Neff	Wilson of Louisa
Hall	Newton	Wilson of Mahaska
Harrington	Nordyke	Wormley
Horchem	Oertel	Mr. Speaker

Nays—12.

Anderson of Winne- bago	Nicholson	Wigdahl
Durbin	O'Donnell	Wilson of Cherokee
Kern	Reed	Wilson of Mitchell
Lee	Slosson	
	Tucker	

Absent or not voting—36.

Anderson of Davis	Gray	Miles
Anderson of Greene	Hansen	Murray
Andre	Helming	Nichols
Bailey	Johnston of Humboldt	Price
Baldwin	Johnston of Lucas	Rayburn
Bruce	Jones	Richards
Crozier	Kepple	Roberts
Edgington	Kimberly	Rogers
Erickson	Lenocker	Scott
Gilmore	McFerren	Shortess
Giltner	Mackie	Smith
Grason	Mead	Ulstad

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Senate File No. 577, a bill for an act to amend the law as it appears in section one thousand seven hundred ninety-eight-a (1798-a), supplement to the code, 1913, relating to future organization or authorization of assessment, life, health and accident insurance associations, with report of the sifting committee recommending passage was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—83.

Adkins	Jackson	Jessen
Anderson of Greene	Jones	Price
Anderson of Winnebago	Kepple	Randall
Bailey	Kern	Reed
Becker	Klaus	Rees
Boies	Klinker	Roberts
Coakley	Knickerbocker	Rogers
Darraha	Krouse	Santee
Dean	Langfitt	Shaff
Dunkelberg	Larson	Shortess
Durbin	Lee	Slaught
Edgington	Lenocek	Stanley
Elwood	Lewis	Starzinger
Epps	McFarlane	Stone
Erickson	Mantz	Stuart
Finch	Mead	Tucker
Findlay	Meredith	Turner
Finley	Miles	Ulstad
Flenniken	Miller	Walrath
Garber	Mooty	Weaver
Gilmore	Mowery	Wenstrand
Grason	Neff	Wichman
Gray	Newton	Wigdahl
Griffin	Nicholson	Wilson of Cherokee
Hall	Nordyke	Wilson of Louisa
Harrington	O'Donnell	Wilson of Mahaska
Horchem	Oertel	Wilson of Mitchell
	Peters	Mr. Speaker

Nays—None.

Absent or not voting—25.

Anderson of Davis	Helming	Nichols
Andre	Johnston of Humboldt	Rayburn
Baldwin	Johnston of Lucas	Richards
Benn	Kimberly	Rowley
Bruce	Lake	Scott
Crozier	McFerren	Slosson
Gilbert	Mackie	Smith
Giltner	Murray	Wormley
Hansen		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Harrington of Kossuth, House File No. 608, a bill for an act to amend chapter 2-b, title 14, supplemental supplement to the code, 1915, fixing the title to the beds of navigable and non-navigable meandered lakes and rivers within the state of Iowa, with report of the sifting committee recommending passage was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Harrington moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—63.

Adkins	Gray	Murray
Anderson of Greene	Hall	Newton
Anderson of Winnebago	Hansen	Nordyke
Becker	Harrington	O'Donnell
Boies	Horchem	Peters
Coakley	Jessen	Price
Darrah	Johnson of Humboldt	Randall
Dean	Jones	Reed
Dunkelberg	Kepple	Rowley
Durbin	Kern	Santee
Edgington	Klinker	Shaff
Elwood	Knickerbocker	Shortess
Epps	Krouse	Stuart
Erickson	Langfitt	Turner
Finch	Larson	Ulstad
Findlay	Lenocker	Walrath
Flenniken	Mackie	Wichman
Garber	Mantz	Wigdahl
Gilbert	Miles	Wilson of Cherokee
Gilmore	Miller	Wilson of Louisa
Grason	Mowery	Mr. Speaker

Nays—6.

Lewis	Oertel	Wilson of Mahaska
Meredith	Starzinger	Wormley

Absent or not voting—39.

Anderson of Davis	Holming	Mooty
Andre	Jackson	Neff
Bailey	Johnston of Lucas	Nichols
Baldwin	Kimberly	Nicholson
Benn	Klaus	Rayburn
Bruce	Lake	Rees
Crozier	Lee	Richards
Finley	McFarlane	Roberts
Giltner	McFerren	Rogers
Griffin	Mead	Scott

Slaughter
Slosson
Smith

Stanley
Stone
Tucker

Weaver
Wenstrand
Wilson of Mitchell

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of McFerren of Hamilton, House File No. 609, a bill for an act to authorize the curator of the Historical Department of Iowa to accept property for the benefit of such department, or for memorial, scientific or historical purposes, with report of the sifting committee recommending passage was taken up and considered.

Tucker of Clinton in the chair.

Unanimous consent having been granted to suspend the rules, Mr. McFerren moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—74.

Adkins
Anderson of Winne-
bago
Bailey
Becker
Boies
Coakley
Darrah
Dunkelberg
Durbin
Edgington
Epps
Erickson
Finch
Findlay
Finley
Flenniken
Garber
Gilbert
Gilmore
Grason
Gray
Hall
Hansen
Harrington

Helming
Horchem
Jones
Kepple
Kern
Klaus
Knickerbocker
Krouse
Langfitt
Larson
Lee
Lenocker
Lewis
McFerren
Mackie
Mantz
Mead
Meredith
Miles
Mooty
Mowery
Neff
Newton
Nordyke
O'Donnell

Oertel
Peters
Price
Randall
Reed
Rees
Roberts
Santee
Shaff
Slaughter
Slosson
Smith
Starzinger
Stone
Stuart
Tucker
Turner
Ulstad
Walrath
Weaver
Wenstrand
Wichman
Wigdahl
Wilson of Cherokee
Wilson of Mahaska

Nays—None.

Absent or not voting—34.

Anderson of Davis	Jessen	Richards
Anderson of Greene	Johnston of Humboldt	Rogers
Andre	Johnston of Lucas	Rowley
Baldwin	Kimberly	Scott
Benn	Klinker	Shortess
Bruce	Lake	Stanley
Crozier	McFarlane	Wilson of Louisa
Dean	Miller	Wilson of Mitchell
Elwood	Murray	Wormley
Giltner	Nichols	Mr. Speaker
Griffin	Nicholson	
Jackson	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Price of Dickinson, House File No. 521, a bill for an act granting to towns, cities and cities acting under special charter, authority to by ordinance require tuberculosis tests of all milch cows from which milk or cream is furnished to the inhabitants of such town, city or city acting under special charter, with report of the sifting committee recommending amendments as proposed by the committee on municipal corporations and recommending passage when so amended, was taken up and considered and the committee amendments were adopted.

Epps of Wapello offered the following and moved its adoption:

Amend House File No. 521 by adding after the word "tuberculosis" in line six the following: "by some competent veterinarian".

Amendment adopted.

Durbin of Mills moved the previous question. Motion prevailed.

Unanimous consent having been granted to suspend the rules, Mr. Price moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Dunkelberg	Garber
Anderson of Greene	Durbin	Gilbert
Anderson of Winnebago	Elwood	Gilmore
Baldwin	Epps	Grason
Becker	Erickson	Gray
Coakley	Findlay	Hansen
Darrah	Finley	Harrington
Dean	Flenniken	Helming

Horchem	Miles	Stanley
Johnston of Humboldt	Miller	Starzinger
Jones	Neff	Stone
Kepple	Newton	Stuart
Kern	O'Donnell	Tucker
Klaus	Peters	Turner
Klinker	Price	Walrath
Knickerbocker	Randall	Weaver
Lake	Reed	Wenstrand
Langfitt	Rees	Wichman
Larson	Roberts	Wigdahl
Lee	Rowley	Wilson of Cherokee
McFarlane	Slaught	Wilson of Louisa
Mantz	Slosson	Wormley
Meredith	Smith	

Nays—5.

Boies	Lewis	Wilson of Mahaska
Krouse	Mowery	

Absent or not voting—35.

Anderson of Davis	Jessen	Oertel
Andre	Johnston of Lucas	Rayburn
Bailey	Kimberly	Richards
Benn	Lenocker	Rogers
Bruce	McFerren	Santee
Crozier	Mackie	Scott
Edgington	Mead	Shaff
Finch	Mooty	Shortess
Giltner	Murray	Ulstad
Griffin	Nichols	Wilson of Mitchell
Hall	Nicholson	Mr. Speaker
Jackson	Nordyke	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

RESOLUTION.

Unanimous consent having been granted to return to the order of introduction of resolutions, McFarlane of Black Hawk offered the following resolution:

Be It Resolved, That the House of Representatives consider no legislation of any kind after 11:00 o'clock a. m., Saturday, April 14th, except the revenue bill and the omnibus bill, provided, however, that the Speaker is authorized to call up for consideration such bills, reported from the sifting committee, as he may deem advisable.

Laid over under rule 34.

CONSIDERATION OF BILLS.

On motion of Weaver of Polk, Senate File No. 491, a bill for an act amending sections fourteen hundred-t (1400-t), fourteen hundred-t 2 (1400-t 2) and fourteen hundred-t 3 (1400-t 3), sup-

plement to the code, 1913, relating to capitol extension funds and anticipation of the tax therefor; designating and directing the building to be constructed, authorizing its construction, and providing for the plans therefor, and the appointment of a committee to act with the executive council in the selection and approval of said plans, with report of the sifting committee recommending passage was taken up and considered.

Wilson of Mitchell moved the previous question. Seconded by Helming of Allamakee. Motion prevailed.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Hansen of Scott, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—46.

Adkins	Hansen	Price
Anderson of Greene	Harrington	Randall
Baldwin	Horchem	Rayburn
Becker	Jackson	Reed
Boies	Jessen	Rogers
Dean	Kepple	Shortess
Durbin	Kern	Starzinger
Epps	Kimberly	Stuart
Erickson	Klaus	Tucker
Findlay	Klinker	Walrath
Flenniken	Knickerbocker	Weaver
Garber	Lake	Wichman
Gilbert	Lee	Wigdahl
Gilmore	McFarlane	Wormley
Grason	McFerren	
Gray	Mackie	

Nays—43.

Anderson of Winne-	Krouse	Peters
bago	Langfitt	Richards
Bailey	Larson	Roberts
Benn	Lenocker	Rowley
Coakley	Lewis	Santee
Darraha	Mead	Slaught
Edgington	Meredith	Smith
Elwood	Miles	Stanley
Finch	Miller	Stone
Finley	Mowery	Turner
Hall	Murray	Ulstad
Helming	Newton	Wilson of Cherokee
Johnston of Humboldt	Nichols	Wilson of Louisa
Johnston of Lucas	O'Donnell	Wilson of Mitchell
Jones	Oertel	

Absent or not voting—19.

Anderson of Davis	Mantz	Shaff
Andre	Mooty	Slosson
Bruce	Neff	Wenstrand
Crozier	Nicholson	Wilson of Mahaska
Dunkelberg	Nordyke	Mr. Speaker
Giltner	Rees	
Griffin	Scott	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

EXPLANATION OF VOTE.

MR. SPEAKER—I wish to explain my vote by stating that I am in favor of the building provided for in Senate File No. 491, but I believe that we should permit this money to remain in treasury until the next general assembly, as the same may be needed for war purposes more than for this building.

IRA W. JONES.

INTRODUCTION OF BILLS.

By sifting committee, House File No. 622.

A bill for an act to amend section twenty-seven hundred fifty-five (2755) supplement to the code, 1913.

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

That section twenty-seven hundred fifty-five (2755) supplement to the code, 1913, be amended by adding after the last word in said section the following:

“No register shall be prepared nor shall registration be required in any school corporation containing a city in which registration is not required at the general or city elections.”

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Wormley of Plymouth, House File No. 622, a bill for an act to amend section twenty-seven hundred fifty-five (2755) supplement to the code, 1913, was taken up and considered.

Unanimous consent having been granted to suspend the rules, Mr. Wormley moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, “Shall the bill pass?”

Ayes—75.

Adkins	Hansen	Nicholson
Anderson of Greene	Harrington	O'Donnell
Anderson of Winnebago	Helming	Oertel
Bailey	Horchem	Peters
Baldwin	Jackson	Randall
Becker	Johnston of Humboldt	Rayburn
Benn	Johnston of Lucas	Reed
Boies	Kern	Richards
Coakley	Kimberly	Roberts
Darrah	Klaus	Rogers
Dean	Klinker	Santee
Edgington	Knickerbocker	Shortess
Elwood	Krouse	Slaught
Epps	Lake	Smith
Finch	Langfitt	Stanley
Findlay	Larson	Starzinger
Finley	Lee	Stone
Flenniken	Lenocker	Tucker
Garber	Lewis	Ulstad
Gilbert	McFerren	Wichman
Gilmore	Meredith	Wigdahl
Grason	Miles	Wilson of Cherokee
Gray	Miller	Wilson of Louisa
Griffin	Mowery	Wilson of Mitchell
Hall	Nichols	Wormley

Nays—None.

Absent or not voting—33.

Anderson of Davis	McFarlane	Rowley
Andre	Mackie	Scott
Bruce	Mantz	Shaff
Crozier	Mead	Slosson
Dunkelberg	Mooty	Stuart
Durbin	Murray	Turner
Erickson	Neff	Walrath
Giltner	Newton	Weaver
Jessen	Nordyke	Wenstrand
Jones	Price	Wilson of Mahaska
Kepple	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Helming of Allamakee, Senate File No. 475, a bill for an act to repeal the law as it appears in section twenty five hundred fifty three (2553), of the supplemental supplement to the code, 1915, and to enact a substitute therefor, regulating the time and manner of trapping beaver, mink, otter, or muskrat, with report of the sifting committee recommending passage was taken up and considered.

Mr. Helming moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Helming	Price
Anderson of Greene	Horchem	Randall
Anderson of Winne-	Jackson	Rayburn
bago	Jessen	Reed
Bailey	Johnston of Humboldt	Rees
Baldwin	Johnston of Lucas	Richards
Becker	Kepple	Roberts
Benn	Kern	Rogers
Boies	Klaus	Rowley
Coakley	Klinker	Santee
Darrah	Krouse	Shortess
Dunkelberg	Lake	Slaught
Durbin	Larson	Stanley
Edgington	Lee	Tucker
Epps	Lenocker	Turner
Erickson	Lewis	Ulstad
Finch	McFarlane	Weaver
Findlay	Miles	Wenstrand
Flenniken	Miller	Wichman
Garber	Mowery	Wigdahl
Gilmore	Neff	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Griffin	Nichols	Wilson of Mahaska
Hall	Nicholson	Wilson of Mitchell
Hansen	O'Donnell	Wormley
Harrington	Peters	

Nays—6.

Gray	Meredith	Oertel
Jones	Mooty	Starzinger

Absent or not voting—26.

Anderson of Davis	Kimberly	Scott
Andre	Knickerbocker	Shaff
Bruce	Langfitt	Slosson
Crozier	McFerren	Smith
Dean	Mackie	Stone
Elwood	Mantz	Stuart
Finley	Mead	Walrath
Gilbert	Murray	Mr. Speaker
Giltner	Nordyke	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Neff of Pottawattamie, Senate File No. 11, a bill for an act to amend section 849-a of the supplemental supplement to the code, 1915, providing that the powers granted therein and in chapter 7 title V of the code and chapter 8-a of title V supplement to the code, 1913, shall not be exclusive of the right of the board of supervisors to establish drainage districts in such towns under the provisions of chapter 2-a of title X of the supplement

to the code, 1913, with report of the sifting committee recommending passage was taken up and considered.

The bill was read for the information of the House.

Mr. Neff moved that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—65.

Adkins	Horchem	Nichols
Anderson of Greene	Jackson	Nicholson
Anderson of Winnebago	Jessen	Oertel
Baldwin	Johnston of Humboldt	Price
Becker	Jones	Randall
Benn	Kern	Rees
Boies	Kimberly	Roberts
Coakley	Klaus	Rowley
Durbin	Klinker	Santee
Edgington	Knickerbocker	Shaff
Elwood	Lake	Shortess
Epps	Langfitt	Slaught
Erickson	Lee	Smith
Finch	Lewis	Tucker
Findlay	McFarlane	Turner
Finley	McFerrer	Weaver
Garber	Mead	Wichman
Gilbert	Miles	Wigdahl
Grason	Mooty	Wilson of Cherokee
Harrington	Mowery	Wilson of Louisa
Helming	Neff	Wilson of Mahaska
	Newton	Wormley

Nays—2.

Reed

Starzinger

Absent or not voting—41.

Anderson of Davis	Hansen	Rayburn
Andre	Johnston of Lucas	Richards
Bailey	Kepple	Rogers
Bruce	Krouse	Scott
Crozier	Larson	Slosson
Darrah	Lenocker	Stanley
Dean	Mackie	Stone
Dunkelberg	Mantz	Stuart
Flenniken	Meredith	Ulstad
Gilmore	Miller	Walrath
Giltner	Murray	Wenstrand
Gray	Nordyke	Wilson of Mitchell
Griffin	O'Donnell	Mr. Speaker
Hall	Peters	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORTS OF COMMITTEES.

Unanimous consent was granted to return to the order of reports of committees.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER— Your committee on appropriations, to whom was referred Senate File No. 44, a bill for an act providing aid for poultry 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.

R. J. JOHNSTON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER— Your committee on appropriations, to whom was referred Senate File No. 573, a bill for an act to provide for the filing of reports by state officials, boards and commissioners and the heads of departments and relating to the printing, publication and distribution of said reports and other printing for the state, etc., beg leave to report they 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 21 of section 2 the words "on request"; also by inserting after the word "editor" in line 18 of section 8 thereof, the words "and State Audit Board"; also by striking out the words and figures "one thousand one hundred eighty-one (1181)" in line 5 of section 19 and inserting in lieu thereof the words and figures "one thousand eight hundred eighty-one (1881)"; also by striking out the words and figures "one hundred twenty-seven-d (127-d)" in lines 6 and 7 of section 20 and inserting in lieu thereof the words and figures "one hundred twenty-six-d (126-d)"; also by adding thereto as an additional section the following:

"Section 21. None of the provisions of this act shall be construed in any manner to alter or change the authority of the State Board of Printing and Binding as provided in the act creating such board, nor shall any of the provisions thereof be construed as altering or changing any of the provisions of said act."

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

Also:

MR. SPEAKER— Your committee on appropriations, to whom was referred Senate File No. 290, a bill for an act to eradicate tuberculosis in cattle, to compensate owners of condemned animals, to disinfect premises where tuberculosis has existed, to control the use and sale

of tuberculin, to control the movements of infected animals, etc., beg leave to report they 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 thereof by striking out all of said section and substituting in lieu thereof the following:

"Section 1. On and after the passage of this act, it shall be the policy of the State of Iowa to begin the control and eradication of tuberculosis in the dairy and breeding cattle as rapidly as the funds and equipment hereinafter made available will permit." By inserting after the word "any" in line 8 of section 2, the words "pure bred"; by inserting after the word "cattle" in line 1 of section 3 the words "designated by this act"; also by striking from line 7 of section 3 the words and figures "three hundred dollars (\$300)" and insert in lieu thereof the words and figures "one hundred dollars (\$100)"; also by striking from lines eight and nine of section 3 the words and figures "one hundred fifty dollars (\$150)" and inserting in lieu thereof the words and figures "fifty dollars (\$50)"; also by striking out of line 13 of section 3 the words "every two years" and inserting in lieu thereof the words "when deemed advisable"; also by inserting between the words "within" and "the" in line 15 of section 3 the words "or without". By striking out all of section 4 from the beginning of line 1 up to and including the word "town" and inserting in lieu thereof the following: "When the Commission shall have reliable information that any cattle included under this act are suspected of being infected with tuberculosis"; by striking out all after the word "commission" in line 20 of section 6 up to the word "should" in line 21 and inserting in lieu thereof the words "for an appraisal by a board of three arbiters, one to be selected by such owner, one by the commission and the third arbiter by the two arbiters so chosen, and the written award returned by said arbitration board shall be final and conclusive as to all parties concerned, unless an appeal is taken to the district court within ten days". By striking out all after the word "yards" in line 4 of section 10 and inserting in lieu thereof the words "the expense to be borne by the state."

By inserting after the word "cattle" in line 1 of section 12 the words "covered by this act"; also by striking out the words following the word "add" in line 2 of section 12 "tuberculosis animals to herds after the passage of this act," and inserting in lieu thereof the words "tuberculosis animals to herds which have been tested under the provisions of this act,,"; also by inserting after the word "not" in line 13 of section 12, the words and figures "less than fifty dollars (\$50) nor"; also by striking out of line 4 of section 13 the words and figures "fifty thousand dollars (\$50,000.00)" and inserting in lieu thereof the words and figures "one hundred fifty thousand dollars

(\$150,000); and further amend said section 13 by striking out all after the word "act" in line 5 thereof.

R. J. JOHNSTON, *Chairman*.

Ordered passed on file.

Also:

MR. SPEAKER— Your committee on appropriations, to whom was referred Senate File No. 156, a bill for an act amending the law as it appears in section two thousand seven hundred thirteen-N. seventeen (2713-N. 17) of the supplemental supplement to the code, 1915, relating to the amount allowed for the support of the industrial reformatory for females, beg leave to report they have had 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. J. JOHNSTON, *Chairman*.

Report adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bill: House File No. 284, a bill for an act to provide for the organizing, admitting, licensing and regulating of insurance companies other than life, and to repeal the law as it appears in section sixteen hundred ninety two (1692), sixteen hundred ninety three (1693), sixteen hundred ninety four (1694), sixteen hundred ninety five (1695), seventeen hundred (1700), and seventeen hundred twenty three (1723), of the code, and section sixteen hundred eighty nine (1689) supplement to the code, 1913, and section seventeen hundred twenty one (1721), supplemental supplement to the code, 1915, and to enact substitutes for each of them, and to amend the law as it appears in sub-division four (4), section seventeen hundred and nine (1709), supplement to the code, 1913, and to repeal the law as it appears in sections seventeen hundred and four (1704), seventeen hundred and five (1705), seventeen hundred and six (1706), seventeen hundred and seven (1707), seventeen hundred and eight (1708), and seventeen hundred seventeen (1717), of the code, and all acts and parts of acts in conflict herewith, all relating to the matter of insurance.

ALFRED WENSTRAND, *Chairman*.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bill:

House File No. 284.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 494, a bill for an act to make the office of state superintendent of public instruction elective, repealing section twenty-six hundred twenty-seven-a (2627-a), supplement to the code, 1913, and providing for the filling of said office until the next general election.

Also:

Senate File No. 535, a bill for an act to repeal section twenty-one hundred twenty-one (2121) of the supplement to the code, 1913, and to amend section twenty-one hundred twenty-one (2121) of the supplemental supplement to the code, 1915, fixing the salary of the secretary of the railroad commission.

Also:

Senate File No. 567, a bill for an act providing for a census and inventory of the resources of the state.

Also:

Substitute for Senate File No. 21, a bill for an act to provide for the maintenance and repair of county roads and to provide road patrolmen and prescribing their duties and fixing their compensation.

Also:

Substitute for Senate File No. 301, a bill for an act requiring street and interurban cars to be heated to forty degrees from November fifteenth to April first, and providing penalty for its violation.

Also:

Senate Joint Resolution No. 11, joint resolution authorizing the board of railroad commissioners of the state of Iowa to expend a sum not exceeding \$500.00 in presenting testimony to the Newland's investigating committee.

Also:

Senate Joint Resolution No. 12.

Also:

Senate File No. 60, a bill for an act for an appropriation for the fire-proofing and preservation of the old capitol building at Iowa City, Iowa.

Also:

Senate File No. 168, a bill for an act to amend section 2734-b of the supplement to the code (1913) relating to the appointment of deputy county superintendents.

Also:

Senate File No. 182, a bill for an act to repeal the second paragraph of section eight hundred fifty-c (850-c), supplement to the code, 1913, being the paragraph of said section embraced within parenthesis and being the enactment made by chapter eighty-nine (89) of the acts of the 34th general assembly relating to a tax levy for park improvement purposes, and to enact a substitute therefor.

Also:

Senate File No. 329, a bill for an act to amend the law as it appears in section one thousand nine hundred eighty-nine-a nine (1989-a9), supplement to the code, 1913, by providing for payment of interest on drainage warrants, and the manner in which warrants not paid for want of funds shall be handled by the county treasurer.

Also:

Senate File No. 467, a bill for an act authorizing the board of education to construct an armory at the state university and an armory at the Iowa State College of Agriculture and Mechanic Arts, and to make an appropriation therefor.

Also:

Senate File No. 470, a bill for an act to amend the law as it appears in section thirty-one hundred forty-five (3145) of the code relating to the solemnization of marriages.

ALFRED WENSTRAND,
Chairman House Committee.
BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Oertel of Lee, Senate File No. 292, a bill for an act to prohibit the so-called practice of ambulance chasing for the purpose of inducing residents of this state to bring suits outside this state on personal injury or death claims arising within this state, and to prohibit the solicitation of such claims and the prosecu-

tion of suits thereon in foreign jurisdictions, with report of the sifting committee recommending passage was taken up and considered.

Mr. Oertel moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—76.

Adkins	Jones	Oertel
Anderson of Winnebago	Kepple	Peters
Baldwin	Kern	Price
Becker	Kimberly	Randall
Benn	Klaus	Rayburn
Boies	Klinker	Reed
Coakley	Knickerbocker	Rees
Darrah	Krouse	Santee
Durbin	Lake	Shortess
Edgington	Langfitt	Smith
Elwood	Larson	Stanley
Epps	Lee	Starzinger
Finch	Lenocker	Stuart
Findlay	Lewis	Tucker
Finley	McFarlane	Turner
Flenniken	McFerren	Ulstad
Garber	Mantz	Weaver
Gilbert	Meredith	Wenstrand
Gilmore	Miles	Wichman
Grason	Mooty	Wigdahl
Gray	Mowery	Wilson of Louisa
Griffin	Murray	Wilson of Mahaska
Hall	Neff	Wilson of Mitchell
Horchem	Newton	Wormley
Jackson	Nichols	
Johnston of Lucas	O'Donnell	

Nays—None.

Absent or not voting—32.

Anderson of Davis	Harrington	Rogers
Anderson of Greene	Helming	Rowley
Andre	Jessen	Scott
Bailey	Johnston of Humboldt	Shaff
Bruce	Mackie	Stlaught
Crozier	Mead	Slosson
Dean	Miller	Stone
Dunkelberg	Nicholson	Walrath
Erickson	Nordyke	Wilson of Cherokee
Giltner	Richards	Mr. Speaker
Hansen	Roberts	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of McFerren of Hamilton, Senate File No. 476, a bill for an act to repeal the law concerning the selection of senators in the Congress of the United States by joint conventions of the General Assembly, and providing for filling vacancies in the places of the senators in the Congress of the United States by election and temporary appointment by the governor, with report of the sifting committee recommending passage was taken up and considered.

McFerren of Hamilton moved that action be deferred on Senate File No. 476. Motion prevailed.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 579, a bill for an act to amend section twenty-seven hundred and ninety-four-a (2794-a) of the supplemental supplement to the code, of Iowa, 1915, relating to consolidated school districts.

Also:

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. 592, a bill for an act authorizing the issuance of a deed of correction for certain lands in Dubuque county, Iowa.

Also:

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. 591, a bill for an act to amend the law as it appears in section forty-seven hundred twenty-four (4724) of the code relating to treason.

Also:

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. 259, a bill for an act to amend section nineteen hundred eighty-nine-a-12 (1989-a-12), of the supplemental supplement to the code, 1915, relating to the assessment of costs and damages in drainage districts and the apportionment of the same, and providing for a refund of moneys paid by reason of such assessment when a new drainage district is established in such manner as to sever the land so assessed from the first district established.

Also:

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. 523, a bill for an act to amend the law as it appears in section seventeen hundred twenty-one (1721), supplement to the code, 1913, relating to foreign insurance companies other than life.

Also:

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. 357, a bill for an act to amend the law as it appears in sub-divisions one (1) and seven (7) and to repeal sub-divisions five (5) and nine (9), enacting substitutes therefor, of section seventeen hundred and nine (1709), supplement to the code, nineteen hundred thirteen (1913), also to repeal section seventeen hundred ten (1710), supplement to the code, nineteen hundred thirteen (1913), and to enact a substitute therefor, all relating to the several kinds of insurance other than life, which may be lawfully operated in this state.

Also:

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. 203, a bill for an act making appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equipment, for the purchase of land, for the purchase of livestock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel and supplies, and for improvements, equipment and appliances needed in any or all of the institutions hereinafter named, to-wit: Iowa Soldiers' Home, Iowa Soldiers' Orphans' Home, School for the Deaf, Institution for Feeble-Minded Children, State Sanatorium for the Treatment of Tuberculosis, State Industrial Schools, State Hospitals for the Insane and State Hospital for Inebriates, State Penitentiary, the Reformatory, State Hospital and Colony for Epileptics and Iowa Industrial Reformatory for Females at Rockwell City.

Also:

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. 373, a bill for an act to amend section thirty-four hundred forty-seven-b (3447-b), and twenty-nine hundred forty-two-f (2942-f), supplement to the code, 1913, relating to the recovery of interest in real estate when spouse failed to join in conveyance.

Also:

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. 404, a bill for an act to authorize fraternal beneficiary societies, orders or associations to provide whole family protection.

Also:

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. 576, a bill for an act to amend the law as it appears in sections fifteen hundred seventy-one-m two (1571-m2), fifteen hundred seventy-one-m seven (1571-m7), fifteen hundred seventy-one-m twelve (1571-m12), and fifteen hundred seventy-one-m fourteen (1571-m14), relating to the registration of motor vehicles.

Also:

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. 498, a bill for an act to authorize the executive council to sell certain lands belonging to the state.

Also:

I am directed to inform your honorable body that the Senate insists upon its amendments to House File No. 188.

President appoints as conference committee on the part of the Senate, Senators Voorhees, Helmer, Enger and Broxam.

Also:

I am directed to inform your honorable body that the Senate has concurred in House concurrent resolution relative to adjournment.

SENATE MESSAGE CONSIDERED.

The Speaker of the House appointed as members of the conference committee on House File No. 188 on the part of the House, Wilson of Mitchell, Jessen of Story, Newton of Cass and Reed of Guthrie.

CONSIDERATION OF BILLS.

On motion of Epps of Wapello, Senate File No. 87, a bill for an act providing for the protection and safety of persons employed in or being about the construction, repairing, alteration or removal of buildings, bridges, viaducts, and other structures, providing means for the enforcement of said act, and providing penalties for violations of its provisions, with report of the sifting committee

recommending passage as amended, was taken up and the following amendments proposed by the sifting committee were taken up and considered:

By adding to section 11 the following: "Nothing herein contained shall affect cities or towns of ten thousand (10,000) and less population, or rural communities outside of cities and towns."

Amendments adopted.

Mr. Epps moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Epps of Wapello, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—54.

Anderson of Greene	Klaus	Rayburn
Baldwin	Klinker	Richards
Becker	Krouse	Rogers
Benn	Lake	Rowley
Epps	Langfitt	Santee
Findlay	McFarlane	Shaff
Finley	McFerren	Shortess
Garber	Mead	Slaughter
Gilbert	Meredith	Stuart
Griffin	Miles	Tucker
Hall	Mowery	Turner
Hansen	Murray	Ulstad
Harrington	Neff	Walrath
Helming	Newton	Weaver
Horchem	Nicholson	Wichman
Jackson	O'Donnell	Wigdahl
Jones	Oertel	Wilson of Cherokee
Kimberly	Randall	Wormley

Nays—42.

Adkins	Gilmore	Peters
Anderson of Winnebago	Grason	Price
Bailey	Gray	Reed
Boies	Jessen	Rees
Coakley	Johnston of Lucas	Roberts
Darraha	Kepple	Slosson
Dean	Kern	Smith
Dunkelberg	Knickerbocker	Stanley
Durbin	Larson	Stone
Edgington	Lee	Wenstrand
Elwood	Lenocker	Wilson of Louisa
Erickson	Lewis	Wilson of Mahaska
Finch	Mackie	Wilson of Mitchell
Flenniken	Mooty	
	Nichols	

Absent or not voting—12.

Anderson of Davis	Johnston of Humboldt	Scott
Andre	Mantz	Starzinger
Bruce	Miller	Mr. Speaker
Crozier	Nordyke	
Giltner		

Verification of roll call.

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Weaver of Polk, Senate File No. 206, a bill for an act to punish the fraudulent sale and conveyance of land or an interest therein and providing the penalty for a violation thereof, with report of the sifting committee recommending passage was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—72.

Adkins	Harrington	Price
Anderson of Winne-	Helming	Randall
bago	Horchem	Rayburn
Baldwin	Jackson	Roberts
Becker	Johnston of Lucas	Rowley
Boies	Jones	Santee
Coakley	Kepple	Shaff
Darrah	Kern	Slaught
Dunkelberg	Kimberly	Stanley
Durbin	Klaus	Starzinger
Edgington	Klinker	Stuart
Elwood	Krouse	Tucker
Epps	Lake	Turner
Erickson	Langfitt	Ulstad
Finch	Lenocker	Walrath
Findlay	McFarlane	Weaver
Finley	McFerren	Wenstrand
Flenniken	Mackie	Wichman
Garber	Mead	Wigdahl
Gilbert	Meredith	Wilson of Cherokee
Gilmore	Miles	Wilson of Louisa
Grason	Mowery	Wilson of Mahaska
Griffin	O'Donnell	Wormley
Hall	Oertel	
Hansen	Peters	

Nays—5.

Knickerbocker	Nichols	Slosson
Lewis	Nicholson	

Absent or not voting—31.

Anderson of Davis	Johnston of Humboldt	Rees
Anderson of Greene	Larson	Richards
Andre	Lee	Rogers
Bailey	Mantz	Scott
Benn	Miller	Shortess
Bruce	Mooty	Smith
Crozier	Murray	Stone
Dean	Neff	Wilson of Mitchell
Giltner	Newton	Mr. Speaker
Gray	Nordyke	
Jessen	Reed	

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.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 320, a bill for an act to amend section two thousand five hundred and forty (2540), supplement to the code, 1913, in regard to the time when people may fish with rod, line and hook.

Also:

I am directed to inform your honorable body that the Senate refuses to concur in House amendments to Senate File No. 422.

Also:

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. 605, a bill for an act to legalize the ordinances of the incorporated town of Lytton, Sac county, Iowa.

Also:

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. 604, a bill for an act to legalize certain warrants of the incorporated town of Mount Vernon, Iowa.

Also:

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. 388, a bill for an act to establish and maintain the Iowa child welfare research station and making an appropriation therefor.

Also:

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. 547, a bill for an act to legalize marginal releases of school fund mortgages by county auditors made prior to July 4, 1894.

Also:

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. 513, a bill for an act to amend the law as it appears in section twenty-six hundred twenty-eight (2628) of the code, relating to the membership of the board of educational examiners.

Also:

I am directed to inform your honorable body that the Senate has concurred in House concurrent resolution relative to food production.

Also:

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. 382, a bill for an act to repeal section two thousand sixty three (2063) of the code, relating to proposed crossings of one railway by another, and to enact a substitute therefor.

Also:

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. 152, a bill for an act to legalize the platting of addition to town of Arlington, Fayette county, Iowa.

CONSIDERATION OF BILLS.

On motion of Jones of Cerro Gordo, Senate File No. 424, a bill for an act to amend section twenty-eight hundred and fourteen (2814) of the supplement to the code, 1913, by adding thereto section 2814-b relating to the acquiring of real estate for school purposes by purchase of land and buildings conducted as private schools and providing purposes for which said lands and buildings can be used when so purchased, with report of the sifting committee recommending passage as amended was taken up and the

following amendments proposed by the sifting committee were taken up and considered:

That Senate File No. 424 be amended by striking out the last twelve lines thereof and inserting the following in lieu thereof:

"Any school corporation in which there was organized and founded prior to the year 1902 a university with not to exceed forty acres of land upon which a school building or buildings have been erected which could be used for public school purposes, and said university did prior to the year 1914, abandon said school and place its property upon the market and the same is now owned by a church organization, said school corporation may purchase said land and buildings where the same are located in a city of the first class, provided the owner of said land and buildings and the school corporation can agree as to the terms of sale and purchase price thereof. Said lands and buildings, when so purchased, may be used for grade or high school purposes, school house site or sites, play grounds, athletic field, demonstration grounds, agricultural experiment grounds and other educational or school purposes."

Amendments adopted.

Mr. Jones moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Horchem	Murray
Anderson of Greene	Harrington	Nichols
Anderson of Winne-	Jackson	Nicholson
bago	Johnston of Humboldt	Oertel
Baldwin	Jones	Peters
Becker	Kepple	Price
Benn	Kern	Rayburn
Boies	Kimberly	Roberts
Coakley	Klaus	Santee
Dean	Klinker	Shortess
Durbin	Knickerbocker	Slosson
Edgington	Krouse	Smith
Epps	Lake	Starzinger
Erickson	Langfitt	Tucker
Finch	Lee	Turner
Findlay	Lenocker	Ulstad
Finley	Lewis	Walrath
Flenniken	McFarlane	Weaver
Garber	Meredith	Wichman
Grason	Miles	Wigdahl
Gray	Miller	Wilson of Cherokee
Griffin	Mooty	Wilson of Louisa
Hansen	Mowery	Wilson of Mahaska

Nays—None.

Absent or not voting—40.

Anderson of Davis	Johnston of Lucas	Rogers
Andre	Larson	Rowley
Bailey	McFerren	Scott
Bruce	Mackie	Shaff
Crozier	Mantz	Slaught
Darrah	Mead	Stanley
Dunkelberg	Neff	Stone
Elwood	Newton	Stuart
Gilbert	Nordyke	Wenstrand
Gilmore	O'Donnell	Wilson of Mitchell
Giltner	Randall	Wormley
Hall	Reed	Mr. Speaker
Helming	Rees	
Jessen	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Flenniken of Jones, Senate File No. 27, a bill for an act to amend the law as it appears in section twelve hundred fifty-eight-c (1258-c) supplement to the code, 1913, relating to the removal of certain officers, with report of the sifting committee recommending passage was taken up and considered.

Mr. Flenniken moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—60.

Adkins	Hansen	Randall
Anderson of Greene	Harrington	Rayburn
Anderson of Winnebago	Helming	Rogers
Boies	Jackson	Rowley
Bruce	Johnston of Humboldt	Shortess
Coakley	Kepple	Smith
Darrah	Kern	Stanley
Dunkelberg	Kimberly	Starzinger
Durbin	Knickerbocker	Stuart
Edgington	Langfitt	Turner
Epps	Larson	Ulstad
Erickson	Lee	Walrath
Findlay	Lewis	Weaver
Finley	Mackie	Wichman
Flenniken	Miller	Wigdahl
Garber	Mowery	Wilson of Cherokee
Gilbert	Neff	Wilson of Louisa
Gilmore	Newton	Wilson of Mitchell
Grason	Nichols	Wormley
Gray	Nicholson	
	Price	

Nays--None.

Absent or not voting—48.

Anderson of Davis	Jones	Oertel
Andre	Klaus	Peters
Bailey	Klinker	Reed
Baldwin	Krouse	Rees
Becker	Lake	Richards
Benn	Lenocker	Roberts
Crozier	McFarlane	Santee
Dean	McFerren	Scott
Elwood	Mantz	Shaff
Finch	Mead	Slaught
Giltner	Meredith	Slosson
Griffin	Miles	Stone
Hall	Mooty	Tucker
Horchem	Murray	Wenstrand
Jessen	Nordyke	Wilson of Mahaska
Johnston of Lucas	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.

INTRODUCTION OF BILLS.

Unanimous consent was granted to return to the order of introduction of bills.

By joint committee on military affairs, House Joint Resolution No. 8.

Whereas, the third regiment of the Iowa infantry was in the federal service from the 26th day of June until the 20th of February, 1917, and

Whereas, at the time of entering said service they took into said service certain clothing, a record of which is on file in the office of the adjutant general of the state of Iowa, and

Whereas, said clothing was at that time practically worthless, having been in said service for a great many years; to-wit: about fifteen years, and,

Whereas, at the time of muster out of said regiment the enlisted men of said regiment were charged with full list price of such clothing, a record of which is on file in the office of the adjutant general of the state of Iowa, and,

Whereas, the colonel of the regiment for and on behalf of the men has filed, or is about to file, a claim with the federal government for a recovery of such sums so taken from such enlisted men without right, and,

Whereas, the federal government may not allow such claim and in that event it would be a grave injustice to the enlisted men to be compelled to pay for something they did not receive, therefor,

Be It Enacted by the General Assembly of the State of Iowa: That the the adjutant general of the state of Iowa is authorized to reimburse said enlisted men for the amount of money charged to each of them on an equal basis as charged to enlisted men of the other Iowa organizations who performed duty in the said service, as shown by the records in the office of the adjutant general upon their filing with him a claim therefor,

approved by the colonel of the third regiment of the Iowa infantry, and
Be It Further Enacted: That such sums shall not be paid until the adjutant general of the state of Iowa is of the opinion that same cannot be obtained from the federal government, and,

Be It Further Enacted: That such claims shall be paid from the funds appropriated by the Senate File 421, being an act of the 37th general assembly.

Read first and second time and, unanimous consent having been granted, same was passed on file.

CONSIDERATION OF BILLS.

On motion of Stanley of Adams, Senate File No. 529, a bill for an act to repeal section forty-five hundred thirty-seven (4537) of the code and to enact a substitute in lieu thereof, relating to the filing of transcripts from justice's or mayor's court with the clerk of the district court, with report of the sifting committee recommending passage was taken up and considered.

Mr. Stanley moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—69.

Adkins	Jackson	Nicholson
Bailey	Johnston of Humboldt	O'Donnell
Baldwin	Jones	Peters
Becker	Kepple	Price
Benn	Klaus	Randall
Boies	Klinker	Rayburn
Coakley	Knickerbocker	Rowley
Crozier	Krouse	Shaff
Darrah	Lake	Shortess
Dankelberg	Langfitt	Slaught
Durbin	Larson	Slosson
Erickson	Lee	Smith
Finch	Lewis	Stanley
Findlay	McFarlane	Stone
Garber	McFerren	Stuart
Gilbert	Mackie	Tucker
Gilmore	Meredith	Turner
Grason	Miles	Walrath
Gray	Mooty	Weaver
Hall	Mowery	Wichman
Hansen	Neff	Wigdahl
Harrington	Newton	Wilson of Louisa
Horchem	Nichols	Wormley

Nays—3.

Epps

Jessen

Kern

Absent or not voting—36.

Anderson of Davis	Helming	Richards
Anderson of Greene	Johnston of Lucas	Roberts
Anderson of Winnebago	Kimberly	Rogers
Andre	Lenocker	Santee
Bruce	Mantz	Scott
Dean	Mead	Starzinger
Edgington	Miller	Ulstad
Elwood	Murray	Wenstrand
Finley	Nordyke	Wilson of Cherokee
Flenniken	Oertel	Wilson of Mahaska
Giltner	Reed	Wilson of Mitchell
Griffin	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Johnston of Humboldt, Senate File No. 343, a bill for an act to amend the law as it appears in sections twenty-nine hundred sixty-three-a (2963-a), twenty-nine hundred sixty-three-l (2963-l) and twenty-nine hundred sixty-three-a1 (2963-a1), supplemental supplement to the code, 1915, legalizing acknowledgements of instruments recorded prior to January 1, 1910 and legalizing conveyances by foreign administrators, trustees, guardians or commissioners filed for record prior to January 1, 1910, and making provision that this act shall not affect pending litigation, with report of the sifting committee recommending passage was taken up and considered.

The bill was read for the information of the House.

Mr. Johnston moved that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Gray	Lee
Anderson of Greene	Hall	Lewis
Baldwin	Hansen	McFarlane
Becker	Helming	McFerren
Benn	Horchem	Meredith
Boies	Jackson	Mooty
Coakley	Johnston of Humboldt	Murray
Darrah	Kepple	Neff
Dunkelberg	Kimberly	Nichols
Durbin	Klaus	Nicholson
Edgington	Klinker	O'Donnell
Epps	Knickerbocker	Oertel
Erickson	Krouse	Peters
Finch	Lake	Price
Gilbert	Langfitt	Randall
Gilmore	Larson	Rayburn
Grason		

Reed	Starzinger	Wichman
Rogers	Stone	Wigdahl
Santee	Tucker	Wilson of Cherokee
Shortess	Turner	Wilson of Louisa
Slaughter	Ulstad	Wilson of Mahaska
Slosson	Walrath	
Smith	Weaver	

Nays—None.

Absent or not voting—40.

Anderson of Davis	Griffin	Nordyke
Anderson of Winnebago	Harrington	Rees
Andre	Jessen	Richards
Bailey	Johnston of Lucas	Roberts
Bruce	Jones	Rowley
Crozier	Kern	Scott
Dean	Lenocker	Shaff
Elwood	Mackie	Stanley
Findlay	Mantz	Stuart
Finley	Mead	Wenstrand
Flenniken	Miles	Wilson of Mitchell
Garber	Miller	Wormley
Giltner	Mowery	Mr. Speaker
	Newton	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGES CONSIDERED.

Senate File No. 579, a bill for an act to amend section twenty-seven hundred ninety-four a (2794-a) of the supplemental supplement to the code of Iowa, 1915, relating to consolidated school districts.

Read first and second time and referred to the sifting committee.

Senate File No. 591, a bill for an act to amend the law as it appears in section forty-seven hundred twenty-four (4724) of the code relating to treason.

Read first and second time and referred to the sifting committee.

Senate File No. 259, a bill for an act to amend section nineteen hundred eighty-nine-a 12 (1989-a-12) of the supplemental supplement to the code, 1915, relating to the assessment of costs and damages in drainage districts and the apportionment of the same, and providing for a refund of moneys paid by reason of such assessment when a new drainage district is established in such manner as to sever the land so assessed from the first district established.

Read first and second time and referred to the sifting committee.

Senate File No. 523, a bill for an act to amend the law as it appears in section seventeen hundred twenty-one (1721), supplement to the code, 1913, relating to foreign insurance companies other than life.

Read first and second time and referred to the sifting committee.

Senate File No. 592, a bill for an act authorizing the issuance of a deed of correction for certain lands in Dubuque county, Iowa.

Read first and second time and referred to the sifting committee.

Senate File No. 357, a bill for an act to amend the law as it appears in sub-divisions one (1) and seven (7) and to repeal sub-divisions five (5) and nine (9), enacting substitutes therefor, of section seventeen hundred and nine (1709), supplement to the code, nineteen hundred thirteen (1913). Also to repeal section seventeen hundred and ten (1710), supplement to the code, nineteen hundred thirteen (1913), and enact a substitute therefor. All relating to the several kinds of insurance other than life, which may be lawfully operated in this state.

Read first and second time and referred to the sifting committee.

On motion of Helming of Allamakee the House adjourned until 1:00 p. m.

AFTERNOON SESSION.

The House reconvened, Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

On motion of Griffin of Woodbury, Senate File No. 322, a bill for an act to repeal the law as it appears in section seven hundred four (704), supplement to the code, 1913, and to enact a substitute therefor, conferring power upon cities and towns to enact ordinances for the suppression, restraining and prohibiting of gambling houses, disorderly houses or places where intoxicating liquors are either kept, sold or given away, and to punish any person transporting others to or from the same, with report of the sifting committee recommending passage was taken up and considered.

Mr. Griffin moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question. "Shall the bill pass?"

Ayes—61.

Baldwin	Jackson	Newton
Becker	Jessen	Nichols
Benn	Johnston of Humboldt	Nordyke
Boies	Johnston of Lucas	O'Donnell
Coakley	Jones	Peters
Dean	Kern	Price
Dunkelberg	Kimberly	Reed
Edgington	Klaus	Rogers
Elwood	Klinker	Rowley
Finch	Knickerbocker	Shortess
Findlay	Krouse	Slosson
Flenniken	Lake	Turner
Gilbert	Langfitt	Ulstad
Gilmore	Larson	Walrath
Grason	Lenocker	Weaver
Gray	Lewis	Wenstrand
Griffin	McFarlane	Wichman
Hall	McFerren	Wilson of Cherokee
Harrington	Mackie	Wilson of Louisa
Helming	Meredith	Wilson of Mahaska
Horchem		

Nays—3.

Darrah	Epps	Lee
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Absent or not voting—44.

Adkins	Kepple	Roberts
Anderson of Davis	Mantz	Santee
Anderson of Greene	Mead	Scott
Anderson of Winne- bago	Miles	Shaff
Andre	Miller	Slaught
Bailey	Mooty	Smith
Bruce	Mowery	Stanley
Crozier	Murray	Starzinger
Durbin	Neff	Stone
Erickson	Nicholson	Stuart
Finley	Oertel	Tucker
Garber	Randall	Wigdahl
Giltner	Rayburn	Wilson of Mitchell
Hansen	Rees	Wormley
	Richards	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Pitt in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 2, a bill for an act appropriating fifteen hundred dollars (\$1500.00)

to Mrs. James H. Green, Senior, in settlement of claim for death of her son, Private James H. Green, Junior, of Battery A, Field Artillery, Iowa National Guard.

Also:

House File No. 185, a bill for an act to amend section two hundred twenty-seven (227) of the supplemental supplement to the code, 1915, relating to the divisions of the state into judicial districts and increasing the number of district judges in the fourteenth judicial district, and providing for the election of a judge to fill the vacancy created by this act.

Also:

House File No. 580, a bill for an act to amend section two hundred twenty-seven (227), supplemental supplement to the code, 1915, increasing the number of judges in the eleventh judicial district and providing a method of filling the additional office created.

Also:

House File No. 381, a bill for an act relating to the unlawful boarding of engines and cars or with intent to commit a public offense, and providing a penalty therefor.

Also:

House File No. 330, a bill for an act to amend section forty-six hundred sixty-one (4661), of the code, relating to witness fees; to repeal section three hundred fifty-three (353) of the code, relating to the payment of jury fees; to repeal section four hundred seventy-one (471), of the code, relating to the issuance of county warrants, and to enact a substitute therefor.

Also:

House File No. 251, a bill for an act to authorize county boards of supervisors to regulate, license, tax or prohibit pool and billiard halls and bowling alleys operated for hire outside the limits of cities and incorporated towns.

Also:

House File No. 128, a bill for an act to amend the law as it appears in section eighteen hundred forty-three (1843), supplement to the code, 1913, relating to the minimum capital required for the organization of savings banks.

Also:

House File No. 530, a bill for an act to provide for the issuance of a permit to foreign corporations, not organized for pecuniary profit, to do business in the state of Iowa, providing for annual reports by such corporations and fixing a forfeiture for failure to comply with said act.

Also:

House File No. 217, a bill for an act to repeal section nineteen hundred eighty-nine-a fifty-two-a (1989-a-52-a) supplemental supplement to the code, 1915, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a fifty-two-b (1989-a-52-b), supplement to the code, 1913, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a fifty-two-c (1989-a-52-c), supplement to the code, 1913, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a fifty-two-e (1989-a-52-e), supplement to the code, 1913, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a fifty-two-f (1989-a-52-f), supplemental supplement to the code, 1915, and enact a substitute therefor relating to the creation of trustees for drainage districts; the method of electing same and their qualifications and compensation.

Also:

House File No. 79, a bill for an act to amend the law as it appears in chapter eight-A (8-A), title XII, supplement to the code, 1913, creating a liability on the part of employers to compensate their employes and dependents for personal injury sustained by such employes in their line of duty irrespective of the fault of either party; fixing the compensation to be paid; securing the payment thereof; providing the means and methods of enforcing such liability; creating the office of industrial commissioner and deputy industrial commissioner and providing for an arbitration committee, defining their powers and duties, and providing for a review of their orders, decisions and awards; appropriating money to carry out the provisions of the act; and repealing all acts and parts of acts inconsistent herewith.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

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. 2, 185, 580, 381, 330, 251, 128, 530, 217 and 79.

Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

On motion of Griffin of Woodbury, Senate File No. 323, a bill for an act to amend section seven hundred thirteen (713) of the code relating to inspection of steam boilers and magazines, with report

of the sifting committee recommending passage was taken up and considered.

Mr. Griffin moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—60.

Baldwin	Jackson	Nordyke
Becker	Jessen	O'Donnell
Boies	Johnston of Humboldt	Oertel
Coakley	Johnston of Lucas	Peters
Darrah	Kepple	Price
Dean	Kern	Randall
Dunkelberg	Kimberly	Rogers
Durbin	Klaus	Rowley
Edgington	Klinker	Shaff
Epps	Knickerbocker	Slosson
Erickson	Krouse	Turner
Finch	Lake	Ulstad
Flenniken	Langfitt	Walrath
Gilmore	Lee	Weaver
Grason	Lewis	Wichman
Gray	McFarlane	Wigdahl
Griffin	McFerrer	Wilson of Cherokee
Hall	Meredith	Wilson of Mahaska
Harrington	Newton	Wormley
Horchem	Nichols	Mr. Speaker

Nays—2.

Findlay

Reed

Absent or not voting—46.

Adkins	Helming	Richards
Anderson of Davis	Jones	Roberts
Anderson of Greene	Larson	Santee
Anderson of Winne-	Lenocker	Scott
bago	Mackie	Shortess
Andre	Mantz	Slaught
Bailey	Mead	Smith
Benn	Miles	Stanley
Bruce	Miller	Starzinger
Crozier	Mooty	Stone
Elwood	Mowery	Stuart
Finley	Murray	Tucker
Garber	Neff	Wenstrand
Gilbert	Nicholson	Wilson of Louisa
Giltner	Rayburn	Wilson of Mitchell
Hansen	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Senate File No. 298, a bill for an act authorizing independent school districts having a population of seventy-five thousand (75,000) or more to retire public school teachers upon an annuity, creating a fund for such purpose and a board to administer the same, with report of the sifting committee recommending passage was taken up and considered.

Tucker of Clinton offered the following amendment and moved its adoption:

Amend Senate File No. 298 by striking from line 2, section 1, the words "seventy-five thousand" and inserting in lieu thereof "eighteen thousand".

Amendment lost.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Jackson	Peters
Anderson of Greene	Jessen	Price
Baldwin	Johnston of Humboldt	Randall
Becker	Jones	Reed
Boies	Kepple	Richards
Bruce	Kern	Rogers
Coakley	Klaus	Rowley
Darra	Klinker	Shaff
Dean	Knickerbocker	Shortess
Dunkelberg	Lake	Slaught
Durbin	Langfitt	Smith
Elwood	Larson	Stone
Epps	Lee	Stuart
Erickson	Lewis	Turner
Finch	McFarlane	Walrath
Findlay	McFerren	Weaver
Flenniken	Mackie	Wichman
Gilbert	Mantz	Wigdahl
Gilmore	Meredith	Wilson of Cherokee
Grason	Miles	Wilson of Louisa
Gray	Nichols	Wilson of Mahaska
Griffin	Nicholson	Wormley
Harrington	O'Donnell	
Horchem	Oertel	

Nays—5.

Finley	Hall	Lenocker
Garber	Krouse	

Absent or not voting—33.

Anderson of Davis	Bailey	Edgington
Anderson of Winnebago	Benn	Giltner
Andre	Crozier	Hansen

Helming	Neff	Slosson
Johnston of Lucas	Newton	Stanley
Kimberly	Nordyke	Starzinger
Mead	Rayburn	Tucker
Miller	Rees	Ulstad
Mooty	Roberts	Wenstrand
Mowery	Santee	Wilson of Mitchell
Murray	Scott	Mr. Speaker

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.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate requests the return of House File No. 26, a bill for an act establishing a medical department of the state library, to provide for the cataloguing and shelving of books thereof making appropriation therefor and providing for an assistant therefor and fixing the salary of such assistant.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution:

Concurrent resolution relative to the consideration of bills by both houses of the 37th general assembly.

CONSIDERATION OF APPROPRIATION BILLS.

On motion of Mackie of Benton, Senate File No. 44, a bill for an act providing aid for poultry associations, with report of committee recommending passage was taken up and considered.

Mr. Mackie moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Durbin	Helming
Anderson of Davis	Edgington	Horchem
Anderson of Greene	Epps	Jackson
Anderson of Winne-	Erickson	Jessen
bago	Findlay	Johnston of Humboldt
Baldwin	Finley	Jones
Becker	Gilbert	Kepple
Boies	Gilmore	Kern
Bruce	Grason	Klaus
Coakley	Gray	Klinker
Darraha	Griffin	Knickerbocker
Dean	Hall	Krouse
Dunkelberg	Harrington	Lake

Larson	Oertel	Smith
Lee	Peters	Starzinger
Lewis	Price	Stuart
McFarlane	Randall	Tucker
McFerren	Rayburn	Turner
Mantz	Reed	Uistad
Meredith	Roberts	Walrath
Miles	Rogers	Weaver
Neff	Rowley	Wichman
Newton	Santee	Wigdahl
Nichols	Shaff	Wilson of Mahaska
Nicholson	Shortess	Wilson of Mitchell
Nordyke	Slaught	Wormley
O'Donnell	Slosson	

Nays—3.

Finch	Garber	Lenocker
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Absent or not voting—26.

Andre	Kimberly	Richards
Bailey	Langfitt	Scott
Benn	Mackie	Stanley
Crozier	Mead	Stone
Elwood	Miller	Wenstrand
Flenniken	Mooty	Wilson of Cherokee
Giltner	Mowery	Wilson of Louisa
Hansen	Murray	Mr. Speaker
Johnston of Lucas	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Hall of Taylor, Senate File No. 573, a bill for an act to provide for the filing of reports of the state officials, boards and commissioners and the heads of departments and relating to the printing, publication and distribution of said reports and other printing for the state; to designate the manner of auditing and paying bills for all such printing and the preservation of samples of the work done; to amend sections 118, 130, 2585 and 2633 of the code, sections 123, 165, 2501, and 5718-a-14 of the supplement to the code, 1913; sections 144-h and 144-m of the supplemental supplement to the code, 1915 and to repeal sections 124, 131, 142, 140, 143 and 1181 of the code; sections 119, 122, 125, 126, 126-a, 126-b, 126-c, 127-d, 144-b, 144-c, 144-d, 2575-a-55, and 2823-j of the supplement to the code, 1913, with report of committee recommending passage was taken up for consideration.

Hall of Taylor moved that Senate File No. 573 be re-referred to the committee on appropriations.

Motion prevailed.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval the following bills:

House File No. 2, a bill for an act appropriating fifteen hundred dollars (\$1500.00) to Mrs. James H. Green, Senior, in settlement of claim for death of her son, Private James H. Green, Junior, of Battery A, Field Artillery, Iowa National Guard.

Also:

House File No. 185, a bill for an act to amend section two hundred twenty-seven (227) of the supplemental supplement to the code, 1915, relating to the division of the state into judicial districts and increasing the number of district judges in the fourteenth judicial district, and providing for the election of a judge to fill the vacancy created by this act.

Also:

House File No. 580, a bill for an act to amend section two hundred twenty-seven (227), supplemental supplement to the code, 1915, increasing the number of judges in the eleventh judicial district and providing a method of filling the additional office created.

Also:

House File No. 381, a bill for an act relating to the unlawful boarding of engines and cars or with intent to commit a public offense, and providing a penalty therefor.

Also:

House File No. 330, a bill for an act to amend section forty-six hundred sixty-one (4661), of the code, relating to witness fees; to repeal section three hundred fifty-three (353) of the code, relating to the payment of jury fees; to repeal section four hundred seventy-one (471), of the code, relating to the issuance of county warrants, and to enact a substitute therefor.

Also:

House File No. 251, a bill for an act to authorize county boards of supervisors to regulate, license tax or prohibit pool and billiard halls and bowling alleys operated for hire outside the limits of cities and incorporated towns.

Also:

House File No. 128, a bill for an act to amend the law as it appears in section eighteen hundred forty-three (1843), supplement to the code, 1913, relating to the minimum capital required for the organization of savings banks.

Also:

House File No. 530, a bill for an act to provide for the issuance of a permit to foreign corporations, not organized for pecuniary profit, to do business in the state of Iowa, providing for annual reports by such corporations and fixing a forfeiture for failure to comply with said act.

Also:

House File No. 217, a bill for an act to repeal section nineteen hundred eighty-nine-a fifty-two-a (1989-a-52-a) supplemental supplement to the code, 1915, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a fifty-two-b (1989-a-52-b), supplement to the code, 1913, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a fifty-two-c (1989-a-52-c), supplement to the code, 1913, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a fifty-two-e (1989-a-52-e), supplement to the code, 1913, and enact a substitute therefor; to repeal section nineteen hundred eighty-nine-a fifty-two-f (1989-a-52-f), supplemental supplement to the code, 1915, and enact a substitute therefor relating to the creation of trustees for drainage districts; the method of electing same and their qualifications and compensation.

Also:

House File No. 79, a bill for an act to amend the law as it appears in chapter eight-A (8-A), title XII, supplement to the code, 1913, creating a liability on the part of employers to compensate their employes and dependents for personal injury sustained by such employes in their line of duty irrespective of the fault of either party; fixing the compensation to be paid; securing the payment thereof; providing the means and methods of enforcing such liability; creating the office of industrial commissioner and deputy industrial commissioner and providing for an arbitration committee, defining their powers and duties, and providing for a review of their orders, decisions and awards; appropriating money to carry out the provisions of the act; and repealing all acts and parts of acts inconsistent herewith.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

CONSIDERATION OF BILLS.

On motion of Richards of Muscatine, Senate File No. 156, a bill for an act amending the law as it appears in section two thousand seven hundred thirteen-n seventeen (2713-n 17) of the supplemental supplement to the code, 1915, relating to the amount allowed for the support of the industrial reformatory for females, with report of sifting committee recommending passage was taken up and considered.

Mr. Richards moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—83.

Adkins	Johnston of Humboldt	Price
Anderson of Davis	Kepple	Randall
Anderson of Greene	Kimberly	Rayburn
Baldwin	Klaus	Reed
Becker	Klinker	Richards
Boies	Knickerbocker	Rogers
Bruce	Krouse	Rowley
Coakley	Lake	Santee
Darrah	Langfitt	Shaff
Dean	Larson	Shortess
Dunkelberg	Lee	Slaught
Durbin	Lenocker	Smith
Edgington	Lewis	Starzinger
Erickson	McFarlane	Stone
Finch	McFerren	Stuart
Findlay	Mackie	Tucker
Finley	Mantz	Turner
Flenniken	Meredith	Ulstad
Garber	Miles	Walrath
Gilbert	Miller	Weaver
Gilmore	Neff	Wichman
Grason	Newton	Wigdahl
Gray	Nichols	Wilson of Cherokee
Griffin	Nicholson	Wilson of Louisa
Hansen	Nordyke	Wilson of Mahaska
Harrington	O'Donnell	Wilson of Mitchell
Jackson	Oertel	Wormley
Jessen	Peters	

Nays—1.

Epps

Absent or not voting—24.

Anderson of Winnebago	Helming	Murray
Andre	Horchem	Rees
Bailey	Johnston of Lucas	Roberts
Benn	Jones	Scott
Crozier	Kern	Slosson
Elwood	Mead	Stanley
Giltner	Mooty	Wenstrand
Hall	Mowery	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Johnston of Humboldt, Senate File No. 290, a bill for an act to eradicate tuberculosis in cattle, to compensate owners of condemned animals, to disinfect premises where tuberculosis has existed, to control the use and sale of tuberculin, to control the movements of infected animals, to provide for levying a tax to

carry out the provisions hereof, to make appropriations therefor, and to fix penalties for violations of this act, with report of the sifting committee recommending amendments as proposed by the committee on appropriations and recommending passage when so amended, was taken up and considered and the committee amendments were adopted.

Finley of Henry offered the following amendment and moved its adoption:

Amend Senate File No. 290 by inserting just after the figures "\$150,000.00" in section 13 the words "each year".

Amendment adopted.

Kern of Warren offered the following amendment and moved its adoption:

Amend section 3 of Senate File No. 290 after the word "animal" as it appears the first time in line nine of said section by changing the period (.) to a comma (,) and adding "such animals to be settled for at the time the owner surrenders the same to the state."

Amendment adopted.

Richards of Muscatine offered the following amendment and moved its adoption:

Amend Senate File No. 290 by striking out all after the word "bonds" in line 3 of section 5 to the word (and) in line 4 of section 5 and substitute in lieu thereof the following "to the amount of \$5000 for the faithful performance of their duties".

Amendment adopted.

Turner of Iowa offered the following amendment and moved its adoption:

Amend Senate File No. 290 as follows: By striking out all after the enacting clause and substituting therefor the following:

SEC. 1. The Commission of Animal Health is hereby authorized and empowered to prescribe sanitary rules and regulations for the stabling, housing and care of dairy animals with a view to the prevention of tuberculosis.

SEC. 2. No milk shall be sold for human consumption in the state of Iowa unless the cows from which the milk is taken are kept in sanitary conditions prescribed by the Commission of Animal Health.

SEC. 3. No compensation shall be allowed by the state for any animals condemned for tuberculosis unless such animals shall have been kept under the sanitary conditions prescribed by the Commission of Animal Health.

On the question of the adoption of the amendment offered by Turner of Iowa, Nordyke of Keokuk and Richards of Muscatine demanded a roll call.

On the question, "Shall the amendment be adopted?"

Ayes—9.

Bailey	Edgington	Richards
Boies	Finch	Turner
Coakley	Nordyke	Wormley

Nays—73.

Adkins	Harrington	Nicholson
Anderson of Davis	Horchem	O'Donnell
Anderson of Greene	Jackson	Oertel
Anderson of Winnebago	Johnston of Humboldt	Peters
Baldwin	Johnston of Lucas	Price
Becker	Jones	Randall
Benn	Kern	Rayburn
Bruce	Kimberly	Rees
Darraha	Klaus	Santee
Dean	Knickerbocker	Shaff
Dunkelberg	Krouse	Slaught
Elwood	Lee	Slosson
Epps	Lenocker	Smith
Erickson	Lewis	Stanley
Findlay	McFarlane	Starzinger
Finley	McFerren	Stone
Flenniken	Mackie	Stuart
Garber	Mantz	Walrath
Gilbert	Meredith	Weaver
Gilmore	Miller	Wichman
Grason	Mooty	Wigdahl
Gray	Mowery	Wilson of Louisa
Hall	Murray	Wilson of Mahaska
Hansen	Neff	Wilson of Mitchell
	Nichols	

Absent or not voting—26.

Andre	Lake	Rowley
Crozier	Langfitt	Scott
Durbin	Larson	Shortess
Giltner	Mead	Tucker
Griffin	Miles	Ulstad
Helming	Newton	Wenstrand
Jessen	Reed	Wilson of Cherokee
Kepple	Roberts	Mr. Speaker
Klinker	Rogers	

Amendment lost.

Epps of Wapello offered the following amendment and moved its adoption:

Amend section 10 by adding after the word "commission" in line one the following: "to appoint and authorize any licensed practicing veterinarian residing in that county, if any".

And strike out of line three of section 10 the words "supervise the disinfection of" and insert in lieu thereof the following "allow the veterinarian making the test to disinfect".

Also amend section 9 by striking out of line 4 the words "only persons authorized by the commission" and insert in lieu thereof the words "any duly licensed veterinarian".

Amendment lost.

Mackie of Benton offered the following amendment and moved its adoption:

Amend Senate File No. 290 by inserting after the word "them" in line 5 of section 4 thereof the following "provided funds are available to pay for the same".

Amendment adopted.

Richards of Muscatine offered the following amendment and moved its adoption:

Amend Senate File No. 290 by adding after the word "commission" where it first appears in line 20 of section 3 the words "all cattle passed for human food shall be paid for by the packing company slaughtering same at the appraised value."

Amendment lost.

Wilson of Louisa moved the previous question. Motion prevailed.

Mr. Tucker moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Finley of Henry, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—42.

Baldwin	Johnston of Humboldt	Peters
Becker	Johnston of Lucas	Price
Benn	Jones	Randall
Darraha	Kepple	Rayburn
Dunkelberg	Kimberly	Santee
Finley	Klaus	Shaff
Flenniken	Knickerbocker	Smith
Grason	Lake	Starzinger
Gray	Lee	Stone
Griffin	McFarlane	Stuart
Hansen	McFerren	Walrath
Horchem	Mackie	Weaver
Jackson	Meredith	Wigdahl
Jessen	Miller	Wilson of Louisa

Nays—54.

Anderson of Davis	Harrington	O'Donnell
Anderson of Winnebago	Helming	Oertel
Bailey	Kern	Reed
Boies	Krouse	Rees
Bruce	Langfitt	Richards
Coakley	Larson	Roberts
Dean	Lenocker	Rowley
Durbin	Lewis	Slaught
Edgington	Mantz	Slosson
Elwood	Mead	Stanley
Epps	Miles	Tucker
Erickson	Mowery	Turner
Finch	Murray	Ulstad
Findlay	Neff	Wichman
Garber	Newton	Wilson of Cherokee
Gilbert	Nichols	Wilson of Mahaska
Gilmore	Nicholson	Wilson of Mitchell
Hall	Nordyke	Wormley

Absent or not voting—12.

Adkins	Giltner	Scott
Anderson of Greene	Klinker	Shortess
Andre	Mooty	Wenstrand
Crozier	Rogers	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

EXPLANATIONS OF VOTE.

I vote no on Senate File No. 290 but would support a measure on the county unit plan.

S. R. REED.

MR. SPEAKER—I realize the importance of dealing with this dread disease. My judgment is that bovine tuberculosis can never be eradicated by methods proposed in the bill with the small appropriation made.

C. V. FINDLAY.

I vote no on Senate File No. 290 for the reason that in my judgment the appropriation is altogether inadequate and not commensurate with the magnitude of the undertaking.

L. E. STANLEY.

I vote no on Senate File No. 290 because I think the bill as amended is not practical and operative—and is largely experimental—and does not carry with it an appropriation adequate for its operation and enforcement and is too loosely drawn. No showing made that the health of the public demand the passage of any such bill.

W. W. EPPS.

I vote no on Senate File No. 290, not because I am opposed to stamping out the disease, but because the amount appropriated is to be spread over the state indiscriminately and because it has not been established that the tubercular test is reliable.

I would rather vote for a sum to be specifically applied to a few herds so that two years hence the legislature could have results placed before it that would insure intelligent legislation on the subject. It is an important measure and no vote should be cast by guess.

R. W. ANDERSON.

I vote no on Senate File No. 290 for the reason that in my personal experience no test is available whereby tuberculosis can be detected with any degree of certainty in cattle.

H. P. NICHOLSON, JR.

I vote no on Senate File No. 290 because I do not believe this bill as drawn is a good one, but I believe in eradicating the disease of tuberculosis if a proper bill is drawn.

L. J. NEFF.

I wish to explain my vote on Senate File No. 290. I do not believe this is the proper way to stamp out the disease. It must come through an educational campaign teaching sanitary measures to prevent the disease.

FRED DURBIN.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption :

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills :

House File No. 240, a bill for an act making appropriations for the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts, the Iowa State Teachers' College, and the College for the Blind.

Also:

House File No. 92, a bill for an act to amend section 4975-a, supplement to the code, 1913, relating to the docking of horses.

Also:

House File No. 116, a bill for an act to fix the method of estimating and determining the rate of tax required to be levied for any purpose authorized by law, to require such rate to be computed upon the adjusted taxable valuation for the preceding calendar year, to require the certification of the amount for the required tax in dollars and not by rate, and to provide for the final adjustment of the rate by the county auditor to the adjusted taxable valuation for the current year, and to provide for the issuance of instructions to the county auditors and taxing officers as to the provisions of this act.

Also:

House File No. 336, a bill for an act to amend section twenty-six hundred thirty-four-b six (2634-b 6), supplement to the code, 1913, relating to examination and for graduation fee.

Also:

House File No. 152, a bill for an act to legalize the platting of an addition to the town of Brush Creek (now Arlington), Iowa, executed by Fred Glime, J. O. Hoover, W. H. Hoover, Ed. Rice, N. R. Hathaway and A. Rawson, dated March 28th, 1882, and filed for record in the office of the recorder of Fayette county, Iowa, June 19, 1882.

Also:

House File No. 388, a bill for an act to establish and maintain the Iowa Child Welfare Research Station and making an appropriation therefor.

Also:

House File No. 513, a bill for an act to amend the law as it appears in section twenty-six hundred twenty-eight (2628) of the code, relating to the membership of the board of educational examiners.

Also:

House File No. 547, a bill for an act to legalize marginal releases of school fund mortgages by county auditors made prior to July 4, 1894.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

Speaker Pitt in the chair.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to the purchase of new chairs for the general assembly and disposition of the ones now in use.

Also:

I am directed to inform your honorable body that the Senate insists upon its amendments to House File No. 500, a bill for an act to declare buildings and places where cigarettes or cigarette papers or wrappers are sold or given away or kept for sale or gift to be nuisances, and providing for enjoining and abating such nuisances, and providing for punishment for the violation of such injunctions.

Also:

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 Joint Resolution No. 13, a bill for an act relative to granting additional power to the governor during the state of war that now exists.

Also:

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. 598, a bill for an act to fix the salary of the adjutant general of the state of Iowa.

Also:

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. 597, a bill for an act relating to offenses against the state of Iowa and providing for punishment for violation thereof.

Also:

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. 596, a bill for an act to exempt soldiers and sailors and other persons in the military or naval service of the U. S. from payment of bills of exchange and payment in pursuance of other obligations.

Also:

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. 595, a bill for an act to authorize the governor in times of war or at other times when public safety demands to require registration of all aliens within the state of Iowa.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 490, a bill for an act amending chapter 11 of title III of the code as amended, relating to the selection of grand and petit jurors.

Also:

Substitute for Senate File No. 65, a bill for an act to repeal the law as it appears in sections twenty-five hundred seventy-five-a eleven (2575-a11), twenty-five hundred seventy-five-a twelve (2575-a12), twenty-five hundred seventy-five-a thirteen (2575-a13), twenty-five hundred seventy-five-a fourteen (2575-a14), twenty-five hundred seventy-five-a fifteen (2575-a15), twenty-five hundred seventy-five-a sixteen (2575-a16), twenty-five hundred seventy-five-a seventeen (2575-a17), twenty-five hundred seventy-five-a eighteen (2575-a18), and twenty-five hundred seventy-five-a nineteen (2575-a19), of the supplement to the code, 1913, and

to enact in lieu thereof the following, relative to the registration of births and deaths. recording of marriages and divorces; making an appropriation, annually, to pay the expenses of the state registrar's office; providing a penalty for violating any of the provisions of this act, and repealing all acts in conflict therewith, and to set a time for it to go into effect.

Also:

Senate File No. 421, a bill for an act to amend sections two thousand two hundred fifteen-f two (2215-f2), two thousand two hundred fifteen-f seven (2215-f7), two thousand two hundred fifteen-f forty-one (2215-f41), supplement to the code, 1913, and sections two thousand two hundred fifteen-f sixteen (2215-f16), two thousand two hundred fifteen-f forty-two (2215-f42), supplemental supplement to the code, 1915, also to repeal sections two thousand two hundred fifteen-f ten (2215-f10), two thousand two hundred fifteen-f eleven (2215-f11), two thousand two hundred fifteen-f thirteen (2215-f13), of the supplement to the code, 1913, and sections two thousand two hundred fifteen-f four (2215-f4), two thousand two hundred fifteen-f twenty-five (2215-f25), two thousand two hundred fifteen-f thirty-six (2215-f36), of the supplemental supplement to the code, 1915, and enact substitutes therefor. Also to repeal sections two thousand two hundred fifteen-f seventeen (2215-f17), two thousand two hundred fifteen-f thirty-seven (2215-f37), two thousand two hundred fifteen-f thirty-eight (2215-f38), and two thousand two hundred fifteen-f thirty-nine (2215-f39), of the supplement to the code, 1913, relating to the militia and the military code of Iowa.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
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. 60, 168, 182, 329, 467, 470, 494, 535, 567, 149, 150, 154, 176, 198, 238, 277, 278, 288, 325, 358, 404, 416 and 456; also substitutes for Senate Files Nos. 21 and 301 and Senate Joint Resolutions Nos. 11 and 12.

CALL OF THE HOUSE.

We, the undersigned members of the House of Representatives of the 37th general assembly, respectfully demand a call of the House for the consideration of Senate File No. 483.

GEO. F. TUCKER.
D. W. KIMBERLY.
J. O. SHAFF.
JOHN T. HANSEN.
T. J. O'DONNELL.

Mr. SPEAKER—We, the undersigned members, demand a call of the House when Senate File No. 483 comes before the House for consideration, said call to continue until said bill is disposed of or otherwise ordered.

W. W. ANDERSON.
 RUBE McFERRIN.
 ARCH W. McFARLANE.
 LEE W. ELWOOD.
 E. A. BALDWIN.

The roll was then called to ascertain the absentees.

Those present were—104.

Adkins	Jackson	Oertel
Anderson of Davis	Jessen	Peters
Anderson of Greene	Johnston of Humboldt	Price
Anderson of Winne- bago	Johnston of Lucas	Randall
Bailey	Jones	Rayburn
Baldwin	Kepple	Reed
Becker	Kern	Rees
Benn	Kimberly	Richards
Boies	Klaus	Roberts
Bruce	Klinker	Rogers
Coakley	Knickerbocker	Rowley
Darraha	Krouse	Santee
Dean	Lake	Shaff
Dunkelberg	Langfitt	Shortess
Durbin	Larson	Slaught
Edgington	Lee	Slosson
Elwood	Lenocker	Smith
Epps	Lewis	Stanley
Erickson	McFarlane	Starzinger
Finch	McFerren	Stone
Findlay	Mackie	Stuart
Finley	Mantz	Tucker
Flenniken	Mead	Turner
Garber	Meredith	Ulstad
Gilbert	Miles	Walrath
Gilmore	Miller	Weaver
Grason	Mooty	Wenstrand
Gray	Mowery	Wichman
Griffin	Murray	Wigdahl
Hall	Neff	Wilson of Cherokee
Hansen	Newton	Wilson of Louisa
Harrington	Nichols	Wilson of Mahaska
Helming	Nicholson	Wilson of Mitchell
Horchem	Nordyke	Wormley
	O'Donnell	Mr. Speaker

Those excused were—4.

Andre	Giltner
Crozier	Scott

CONSIDERATION OF BILLS.

On motion of McFarlane of Black Hawk, substitute for Senate File No. 483, a bill for an act to amend the law as it appears in section five thousand forty (5040) of the code, relating to the observance of the Sabbath, with report of sifting committee recommending passage was taken up and considered.

Neff of Pottawatamie moved the previous question, as applied to all pending amendments and the main bill.

Jones of Cerro Gordo demanded a roll call.

On the question, "Shall the main question be now put, as applied to all pending amendments and the main bill?"

Ayes—65.

Adkins	Johnston of Lucas	Oertel
Anderson of Greene	Kepple	Peters
Bailey	Kern	Rayburn
Becker	Klaus	Rees
Benn	Knickerbocker	Richards
Boies	Krouse	Roberts
Darrah	Lake	Rogers
Dean	Langfitt	Rowley
Dunkelberg	Larson	Santee
Durbin	Lenocker	Shortess
Edgington	Lewis	Slosson
Epps	McFerren	Stanley
Erickson	Mead	Turner
Finch	Miles	Ulstad
Finley	Miller	Wenstrand
Garber	Mooty	Wigdahl
Gilbert	Mowery	Wilson of Louisa
Grason	Murray	Wilson of Mahaska
Griffin	Neff	Wilson of Mitchell
Hall	Newton	Wormley
Jackson	Nichols	Mr. Speaker
Jessen	O'Donnell	

Nays—36.

Anderson of Davis	Helming	Shaff
Anderson of Winnebago	Horchem	Slaught
Baldwin	Johnston of Humboldt	Smith
Bruce	Jones	Starzinger
Coakley	Klinker	Stone
Elwood	Lee	Stuart
Findlay	McFarlane	Tucker
Flenniken	Mackie	Walrath
Gilmore	Nicholson	Weaver
Gray	Nordyke	Wichman
Hansen	Price	Wilson of Cherokee
Harrington	Randall	
	Reed	

Absent or not voting—7.

Andre	Kimberly	Scott.
Crozier	Mantz	
Giltner	Meredith	

Motion for the previous question prevailed.

The following amendment filed by Wormley of Plymouth was taken up and considered:

Amend Senate File No. 483 (as the same has been amended) by striking from section 3 as now amended the words, "of not less than 500 inhabitants according to the last census."

Amendment lost.

The following amendment filed by Roberts of Ringgold was taken up and considered:

Amend the substitute for Senate File No. 483 as the same appears on pages 1300 and 1301 of the Senate journal, as thereafter amended, as follows:

By striking out all of said substitute following section two thereof.

Roberts of Ringgold and Neff of Pottawattamie demanded a roll call.

On the question, "Shall the amendment filed by Roberts of Ringgold be adopted?"

Ayes—51.

Adkins	Jackson	Reed
Anderson of Davis	Jessen	Rees
Anderson of Winnebago	Johnston of Lucas	Roberts
Boies	Kern	Rowley
Coakley	Klaus	Slaughter
Darrah	Krouse	Slosson
Dean	Langfitt	Stanley
Durbin	Larson	Stone
Edgington	Lee	Stuart
Epps	Lewis	Wenstrand
Erickson	Mackie	Wichman
Finch	Mantz	Wigdahl
Finley	Meredith	Wilson of Louisa
Flenniken	Mooty	Wilson of Mahaska
Gilbert	Mowery	Wilson of Mitchell
Grason	Neff	Wormley
Helming	Newton	
	Peters	

Nays—53.

Anderson of Greene	Benn	Findlay
Bailey	Bruce	Garber
Baldwin	Dunkelberg	Gilmore
Becker	Elwood	Gray

Griffin	McFerren	Rogers
Hall	Mead	Santee
Hansen	Miles	Shaff
Harrington	Miller	Shortess
Horchem	Murray	Smith
Johnston of Humboldt	Nichols	Starzinger
Jones	Nicholson	Tucker
Kepple	Nordyke	Turner
Kimberly	O'Donnell	Ulstad
Klinker	Oertel	Walrath
Knickerbocker	Price	Weaver
Lake	Randall	Wilson of Cherokee
Lenocker	Rayburn	Mr. Speaker
McFarlane	Richards	

posed ordinance has first been publicly read on three separate days, permit the maintenance of baseball games, theaters and moving picture shows and provide regulations for the government thereof and for licensing the same.

SEC. 4. Any building, erection or place where the provisions of the law, as amended by this act, are continuously, repeatedly or habitually violated shall be deemed a public nuisance and may be abated and enjoined as such in the same manner as intoxicating liquor nuisances are abated and enjoined.

Turner of Iowa moved that the House reconsider the vote by which the previous question was ordered on this amendment. Motion lost.

On the question of the adoption of the amendment, Turner of Iowa and Harrington of Kossuth demanded a roll call.

On the question, "Shall the amendment filed by Turner of Iowa be adopted?"

Absent or not voting—4.

Andre	Giltner
Crozier	Scott

Amendment lost.

The following amendment filed by Turner of Iowa was taken up and considered:

Amend Senate File 483 as follows:

By striking out section three (3) and section four (4) thereof and substituting therefor the following:

SEC. 3. "Any city having a population of five thousand or over, including cities under special charter and cities under the commission form or government, may, by ordinance, enacted by a three-fourth vote of the whole number of the members elected to its council, after each pro-

Ayes—36.

Anderson of Winne-	Larson	Stuart
bago	Lee	Turner
Boies	Lewis	Ulstad
Erickson	Mantz	Weaver
Finch	Meredith	Wenstrand
Finley	Mowery	Wichman
Flenniken	Murray	Wigdahl
Garber	Reed	Wilson of Louisa
Grason	Rees	Wilson of Mahaska
Helming	Roberts	Wormley
Jackson	Rowley	Mr. Speaker
Jessen	Stanley	
Langfitt	Stone	

Nays—66.

Adkins	Hansen	Newton
Anderson of Davis	Harrington	Nichols
Anderson of Greene	Horchem	Nicholson
Bailey	Johnston of Humboldt	Nordyke
Baldwin	Johnston of Lucas	O'Donnell
Becker	Jones	Oertel
Benn	Kepple	Peters
Bruce	Kern	Price
Coakley	Kimberly	Randall
Darraha	Klaus	Rayburn
Dean	Klinker	Richards
Dunkelberg	Knickerbocker	Rogers
Durbin	Krouse	Santee
Edgington	Lake	Shaff
Elwood	Lenocker	Slaught
Epps	McFarlane	Slosson
Findlay	McFerren	Smith
Gilbert	Mackie	Starzinger
Gilmore	Miles	Tucker
Gray	Miller	Walrath
Griffin	Mooty	Wilson of Cherokee
Hall	Neff	Wilson of Mitchell

Absent or not voting—6.

Andre	Giltner	Scott
Crozier	Mead	Shortess

Amendment lost.

The following amendment filed by Price of Dickinson was taken up and considered:

Amend Senate File No. 483, section 5, by striking out after the word "towns" in the first line, and before the word "located" in the second line thereof, the words, "of no less than twenty-five hundred".

Price of Dickinson and Neff of Pottawattamie demanded a roll call.

On the question, "Shall the amendment filed by Price of Dickinson be adopted?"

Ayes—2^o.

Anderson of bago	Kepple	Roberts
Epps	Kern	Santee
Flenniken	Langfitt	Shortess
Garber	Lee	Slosson
Gilmore	Mantz	Stone
Grason	Murray	Stuart
Gray	Neff	Weaver
Harrington	Price	Wichman
Jessen	Rayburn	Wormley
	Rees	

Nays—70.

Adkins	Horchem	Nordyke
Anderson of Davis	Jackson	O'Donnell
Anderson of Greene	Johnston of Humboldt	Oertel
Bailey	Johnston of Lucas	Peters
Baldwin	Jones	Randall
Becker	Kimberly	Richards
Benn	Klaus	Rogers
Boies	Klinker	Rowley
Bruce	Knickerbocker	Shaff
Coakley	Lake	Smith
Darraha	Larson	Stanley
Dean	Lenocker	Starzinger
Dunkelberg	Lewis	Tucker
Durbin	McFarlane	Turner
Edgington	McFerren	Ulstad
Elwood	Mackie	Walrath
Erickson	Mead	Wenstrand
Findlay	Meredith	Wigdahl
Finley	Miller	Wilson of Cherokee
Gilbert	Mooty	Wilson of Louisa
Griffin	Mowery	Wilson of Mitchell
Hall	Newton	Mr. Speaker
Hansen	Nichols	
Helming	Nicholson	

Absent or not voting—10.

Andre	Krouse	Slaughter
Crozier	Miles	Wilson of Mahaska
Finch	Reed	
Giltner	Scott	

Amendment lost.

Mr. Elwood moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Tucker of Clinton, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—47.

Anderson of Greene	Helming	Nordyke
Anderson of Winne-	Horchem	O'Donnell
bago	Johnston of Humboldt	Oertel
Bailey	Jones	Randall
Baldwin	Kepple	Rayburn
Becker	Kimberly	Rees
Bruce	Klinker	Richards
Coakley	Knickerbocker	Rogers
Dunkelberg	Lake	Santee
Elwood	Lenocker	Shaff
Gilmore	McFarlane	Slaught
Gray	McFerren	Smith
Griffin	Mead	Starzinger
Hall	Miles	Tucker
Hansen	Miller	Walrath
Harrington	Nicholson	Weaver

Nays—57.

Adkins	Johnston of Luca	Reed
Anderson of Davis	Kern	Roberts
Benn	Klaus	Rowley
Boies	Krouse	Shortess
Darrah	Langftt	Slosson
Dean	Larson	Stanley
Durbin	Lee	Stone
Edgington	Lewis	Stuart
Epps	Mackie	Turner
Erickson	Mantz	Ulstad
Finch	Meredith	Wenstrand
Findlay	Mooty	Wichman
Finley	Mowery	Wigdahl
Flenniken	Murray	Wilson of Cherokee
Garber	Neff	Wilson of Louisa
Gilbert	Newton	Wilson of Mahaska
Grason	Nichols	Wilson of Mitchell
Jackson	Peters	Wormley
Jessen	Price	Mr. Speaker

Absent or not voting—4.

Andre	Giltner
Crozier	Scott

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Tucker of Clinton moved that further proceedings in the call of the House be now dispensed with. Motion prevailed.

MOTION TO FIX TIME TO WHICH TO ADJOURN.

Shortess of Tama moved that when the House adjourn it be until 8:00 p. m.

Harrington of Kossuth moved to amend the motion by changing the hour from 8:00 o'clock to 7:00 o'clock. Amendment adopted.

Motion as amended 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:

Senate Files Nos. 421 and 490 and substitute for Senate File No. 65.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 152, a bill for an act to legalize the platting of an addition to the town of Brush Creek (now Arlington), Iowa, executed by Fred Glime, J. O. Hoover, W. H. Hoover, Ed. Rice, N. R. Hathaway and A. Rawson, dated March 28th, 1882, and filed for record in the office of the recorder of Fayette county, Iowa, June 19, 1882.

Also:

House File No. 388, a bill for an act to establish and maintain the Iowa Child Welfare Research Station and making an appropriation therefor.

Also:

House File No. 513, a bill for an act to amend the law as it appears in section twenty-six hundred twenty-eight (2628) of the code, relating to the membership of the board of educational examiners.

Also:

House File No. 547, a bill for an act to legalize marginal releases of school fund mortgages by county auditors made prior to July 4, 1894.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has adopted the report of the conference committee on House File No. 188.

Also:

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 Joint Resolution No. 7, a joint resolution approving estimates of cost, plans and specifications for buildings at the state university of Iowa, Iowa State College of Agriculture and Mechanic Arts, the Iowa State Teachers' College, and the College for the Blind.

Also:

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. 127, a bill for an act to indemnify Daniel McNabb for personal injuries sustained by him while employed by the state in making a survey of Eagle lake in Hancock county, Iowa.

Also:

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. 262, a bill for an act to appropriate the sum of one hundred forty-three 85-100 (\$143.85) dollars to the Boone County Agricultural society, under the provisions of section one thousand six hundred sixty-one-a (1661-a) supplemental supplement to the code, 1915.

Also:

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. 270, a bill for an act to provide for the construction by the board of control of extension of street paving of the city of Council Bluffs through the grounds of the Iowa School for the Deaf.

Also:

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. 208, a bill for an act to repeal the law as it appears in section 212, supplement to the code, 1913, relating to assistant attorney general; and to provide for additional assistants and for their compensation.

Also:

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. 298, a bill for an act appropriating the sum of one thousand (\$1,000.00) dollars to indemnify Edmund Cassel for personal injuries sustained by him while engaged in carpenter work at the Industrial School for Boys at Eldora, Iowa.

Also:

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. 344, a bill for an act authorizing the state fish and game warden to make improvements and repairs on the existing improvements at the outlet and on the shores of Wall lake and to provide an appropriation for this purpose.

Also:

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. 582, a bill for an act making provisions for the settlement of all liabilities of the state growing out of the sale of certain lands of the Des Moines river, improvement grant as school lands.

Also:

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. 592, a bill for an act relative to indemnify Rolla Gallagher of Washington, Iowa, for personal injuries sustained by him while serving as a member of Company K, First Infantry, Iowa National Guards.

MOTION TO RECONSIDER FILED.

I move to reconsider the vote by which Senate File No. 87 failed to pass the House.

I second the motion.

JAMES PETERS.

JAS. F. JOHNSTON.

R. C. GRAY.

GIFT PRESENTED TO THE SPEAKER.

Weaver of Polk arose to a point of personal privilege. After a short address by Mr. Weaver on behalf of the House, he presented Speaker Pitt with a gold watch and chain, in appreciation of his services as presiding officer of the House of Representatives of the thirty-seventh general assembly.

On motion of McFarlane of Black Hawk the House adjourned.

NIGHT SESSION.

The House reconvened, Speaker Pitt in the chair.

The roll was called to ascertain if there were a quorum present.

Those present were—62.

Adkins	Hansen	Price
Anderson of Greene	Horchem	Randall
Anderson of Winnebago	Jackson	Richards
Bailey	Johnston of Humboldt	Roberts
Boies	Jones	Santee
Bruce	Kepple	Shaff
Coakley	Klaus	Shortess
Darraha	Knickerbocker	Slosson
Dean	Krouse	Stanley
Dunkelberg	Langfitt	Tucker
Durbin	Lee	Turner
Elwood	McFarlane	Walrath
Epps	McFerren	Weaver
Erickson	Mooty	Wenstrand
Findlay	Mowery	Wichman
Finley	Murray	Wigdahl
Flenniken	Neff	Wilson of Cherokee
Gilbert	Newton	Wilson of Louisa
Gray	Nicholson	Wilson of Mahaska
Hall	O'Donnell	Wilson of Mitchell
	Peters	Mr. Speaker

Senate Joint Resolution No. 7, a joint resolution approving estimates of cost, plans and specifications for buildings at the state university of Iowa, the Iowa State College of Agriculture and Mechanic Arts, and the College for the Blind.

Read first and second time and passed on file.

SENATE MESSAGE CONSIDERED.

Senate Joint Resolution No. 13, a joint resolution relative to granting additional power to the governor during the state of war that now exists.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Shaff of Clinton, Senate Joint Resolution No. 13, joint resolution relative to granting additional power to the governor during the state of war that now exists, was taken up and considered.

Mr. Shaff moved that the joint resolution be read a third time now, which motion prevailed and the joint resolution was read a third time.

On the question, "Shall the joint resolution be adopted?"

Ayes—76.

Adkins	Harrington	Peters
Anderson of Greene	Helming	Price
Anderson of Winnebago	Horchem	Randall
Bailey	Jackson	Reed
Boies	Jessen	Roberts
Bruce	Johnston of Humboldt	Santee
Coakley	Jones	Shaff
Darrah	Kepple	Shortess
Dean	Klaus	Slaught
Dunkelberg	Klinker	Slosson
Durbin	Knickerbocker	Smith
Edgington	Krouse	Stanley
Elwood	Lake	Stone
Epps	Langfitt	Tucker
Erickson	Lee	Turner
Finch	Lewis	Walrath
Findlay	McFarlane	Weaver
Finley	Mantz	Wenstrand
Flenniken	Mooty	Wichman
Gilbert	Mowery	Wigdahl
Gilmore	Murray	Wilson of Cherokee
Gray	Neff	Wilson of Louisa
Griffin	Newton	Wilson of Mahaska
Hall	Nicholson	Wormley
Hansen	O'Donnell	Mr. Speaker
	Oertel	

Nays—None.

Absent or not voting—32.

Anderson of Davis	Kimberly	Rayburn
Andre	Larson	Rees
Baldwin	Lenocker	Richards
Becker	McFerren	Rowley
Benn	Mackie	Rogers
Crozier	Mead	Scott
Garber	Meredith	Starzinger
Giltner	Miles	Stuart
Grason	Miller	Ulstad
Johnston of Lucas	Nichols	Wilson of Mitchell
Kern	Nordyke	

So the joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

REPORT OF RETRENCHMENT AND REFORM COMMITTEE ON IMPROVEMENTS AND REPAIRS TO THE STATE CAPITOL AND HISTORICAL BUILDING.

To the Thirty-seventh General Assembly of the State of Iowa:

The retrenchment and reform committee beg to submit the following report: that we have investigated the needs of certain repairs and improvements in the property of the state, and recommend as follows:

That revolving doors be placed at the west main entrance and at the west door in the north end of the basement.

That cold water drinking systems be installed throughout the capitol building and the historical building.

That the elevator shafts be made fire-proof.

That new urinals be placed in the men's toilet.

That the cement walks leading up to the capitol building be repaired.

That a portable vacuum cleaner be purchased for use in the outside offices.

That a turbo-generator set be purchased for the power station, in order that there may be all night service in the capitol and historical building, and that the grounds around the capitol may be lighted all night.

That the building occupied by the dairy and food commission be repaired, and that radiators be placed in the building, and that it be heated from the power plant.

That new tubes as needed be placed in the boilers at the power house.

That there be a book stack placed in one of the alcoves of the law library, to take care of the congested condition.

That new lawn mowers be purchased for care of the capitol grounds, and that fertilizers be procured for use on the grounds.

That new fire hose be purchased for use in capitol building.

That new roof be placed on the west wing of the historical building, and that the sum of six hundred dollars (\$600.00), or so much as shall be needed, shall be placed at the disposal of the curator of the historical building, for repairs, painting, and for the repairing of the roof of the storage room north of the historical building.

The exact amount required for each of the changes and repairs above referred to is impossible to fix. Therefore, we recommend that an appropriation of twenty-five thousand dollars (\$25,000.00) be placed in the omnibus bill, and that so much thereof as shall be necessary, be used for these repairs.

CLEM F. KIMBALL, *Chairman.*

Received and ordered printed in the journal.

SENATE MESSAGE CONSIDERED.

Senate File No. 597, a bill for an act relating to offenses against the state of Iowa and providing for punishment for violation thereof.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Shaff of Clinton, Senate File No. 597, a bill for an act relating to offenses against the state of Iowa and providing for punishment for violation thereof, was taken up and considered.

Mr. Shaff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—84.

Adkins	Horchem	Randall
Anderson of Greene	Jackson	Reed
Anderson of Winne-	Jessen	Richards
bago	Johnston of Humboldt	Roberts
Bailey	Johnston of Lucas	Rogers
Baldwin	Jones	Rowley
Boies	Keppele	Santee
Bruce	Klaus	Shaff
Coakley	Klinker	Shortess
Darrah	Knickerbocker	Slaught
Dean	Krouse	Slosson
Dunkelberg	Lake	Smith
Durbin	Langfitt	Stanley
Edgington	Lee	Stone
Elwood	Lenocker	Stuart
Epps	Lewis	Tucker
Finch	McFarlane	Turner
Findlay	McFerren	Walrath
Finley	Meredith	Weaver
Flenniken	Mooty	Wenstrand
Garber	Mowery	Wichman
Gilbert	Murray	Wigdahl
Gilmore	Neff	Wilson of Cherokee
Grason	Newton	Wilson of Louisa
Gray	Nicholson	Wilson of Mahaska
Hall	O'Donnell	Wilso nof Mitchell
Hansen	Peters	Wormley
Harrington	Price	Mr. Speaker
Helming		

Nays—None.

Absent or not voting—24.

Anderson of Davis	Kern	Nichols
Andre	Kimberly	Nordyke
Becker	Larson	Oertel
Benn	Mackie	Rayburn
Crozier	Mantz	Rees
Erickson	Mead	Scott
Giltner	Miles	Starzinger
Griffin	Miller	Ulstad

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.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

Mr. Speaker:—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enroled, **House File**

No. 92, a bill for an act to amend section 4975-a supplement to the code, 1913, relating to the docking of horses.

Also:

House File No. 116, a bill for an act to fix the method of estimating and determining the rate of tax required to be levied for any purpose authorized by law, to require such rate to be computed upon the adjusted taxable valuation for the preceding calendar year, to require the certification of the amount of the required tax in dollars and not by rate, and to provide for the final adjustment of the rate by the county auditor to the adjusted taxable valuation for the current year, and to provide for the issuance of instructions to the county auditors and taxing officers as to the provisions of this act.

Also:

House File No. 336, a bill for an act to amend section twenty-six hundred thirty-four-b six (2634-b 6), supplement to the code, 1913, relating to examination and for graduation fee.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

SENATE MESSAGE CONSIDERED.

Senate File No. 595, a bill for an act authorizing the governor, in times of war or other times when public safety demands, to require registration of all aliens within the state of Iowa.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Shaff of Clinton, Senate File No. 595, a bill for an act authorizing the governor, in times of war or other times when public safety demands, to require registration of all aliens within the state of Iowa, was taken up and considered.

The bill was read for the information of the House.

Harrington of Kossuth moved the previous question. Motion prevailed.

Mr. Shaff moved that the reading just had be considered the third reading, which motion prevailed.

Speaker pro tem McFarlane in the chair.

On the question, "Shall the bill pass?"

Ayes—80.

Adkins	Helming	Peters
Anderson of Greene	Jackson	Price
Anderson of Winne-	Jessen	Randall
bago	Johnston of Humboldt	Richards
Bailey	Johnston of Lucas	Rowley
Baldwin	Jones	Santee
Boies	Kepple	Shaff
Bruce	Klaus	Shortess
Coakley	Klinker	Slaughter
Darrah	Knickerbocker	Slosson
Dean	Krouse	Smith
Dunkelberg	Lake	Stanley
Durbin	Langfitt	Stone
Edgington	Lee	Stuart
Elwood	Lewis	Tucker
Epps	McFarlane	Turner
Erickson	McFerren	Walrath
Finch	Mackie	Weaver
Findlay	Mead	Wenstrand
Finley	Meredith	Wichman
Flenniken	Mooty	Wigdahl
Gilbert	Mowery	Wilson of Cherokee
Gilmore	Murray	Wilson of Louisa
Grason	Neff	Wilson of Mahaska
Gray	Nicholson	Wilson of Mitchell
Hall	O'Donnell	Wormley
Harrington	Oertel	Mr. Speaker

Nays—None.

Absent or not voting—28.

Anderson of Davis	Kern	Nordyke
Andre	Kimberly	Rayburn
Becker	Larson	Reed
Benn	Lenocker	Rees
Crozier	Mantz	Roberts
Garber	Miles	Rogers
Giltner	Miller	Scott
Griffin	Newton	Starzinger
Hansen	Nichols	Ulstad
Horchem		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGE CONSIDERED.

Senate File No. 596, a bill for an act to exempt soldiers and sailors and other persons in the military and naval service of the United States from payment of bills of exchange and payments in pursuance of other obligations and granting to such soldiers and sailors exemption from certain taxes.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Shaff of Clinton, Senate File No. 596, a bill for an act to exempt soldiers and sailors and other persons in the military and naval service of the United States from payment of bills of exchange and payments in pursuance of other obligations and granting to such soldiers and sailors exemption from certain taxes, was taken up and considered.

Finley of Henry offered the following amendment and moved its adoption:

Amend Senate File No. 596 by inserting the following as section 4: That the statute of limitations shall not run against any action held against anyone affected by this act during the time the same is stayed by the terms of this act.

Also by numbering the section number 4 as number 5.

Also by striking out of line 3 of section 3 the words "enlistment and during the continuation of the present war" and insert in lieu thereof the following: "service in the present war".

Amendment adopted.

Mr. Shaff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—87.

Adkins	Gilmore	Lewis
Anderson of Greene	Grason	McFarlane
Anderson of Winne-	Gray	McFerren
bago	Griffin	Mackie
Bailey	Hall	Mead
Baldwin	Hansen	Meredith
Becker	Harrington	Mooty
Boies	Horchem	Mowery
Bruce	Jackson	Murray
Coakley	Jessen	Neff
Darraha	Johnston of Humboldt	Newton
Dean	Johnston of Lucas	Nichols
Dunkelberg	Jones	O'Donnell
Durbin	Kepple	Oertel
Edgington	Klaus	Peters
Elwood	Klinker	Price
Epps	Knickerbocker	Randall
Erickson	Krouse	Reed
Finch	Lake	Richards
Findlay	Langfitt	Roberts
Finley	Larson	Rowley
Flenniken	Lee	Santee
Gilbert	Lenocker	Shaff

Shortess	Tucker	Wilson of Cherokee
Slaughter	Turner	Wilson of Louisa
Slosson	Ulstad	Wilson of Mahaska
Smith	Walrath	Wilson of Mitchell
Stanley	Weaver	Wormley
Stone	Wichman	
Stuart	Wigdahl	

Nays—None.

Absent or not voting—21.

Anderson of Davis	Kern	Rayburn
Andre	Kimberly	Rees
Benn	Mantz	Rogers
Crozier	Miles	Scott
Garber	Miller	Starzinger
Giltner	Nicholson	Wenstrand
Helming	Nordyke	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGE CONSIDERED.

Senate File No. 598, a bill for an act to fix the salary of the adjutant general of the state of Iowa.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Shaff of Clinton, Senate File No. 598, a bill for an act to fix the salary of the adjutant general of the state of Iowa, was taken up and considered.

Mr. Shaff moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Elwood	Harrington
Anderson of Greene	Epps	Helming
Anderson of Winne-	Erickson	Horchem
bago	Finch	Jackson
Bailey	Findlay	Jessen
Baldwin	Finley	Johnston of Humboldt
Becker	Fledden	Jones
Boies	Gilbert	Kepple
Bruce	Gilmore	Klaus
Darrah	Grason	Klinker
Dunkelberg	Gray	Knickerbocker
Durbin	Griffin	Lake
Edgington	Hall	

Larson	Nicholson	Stone
Lee	O'Donnell	Stuart
Lewis	Oertel	Tucker
McFarlane	Peters	Turner
McFerren	Price	Ulstad
Mackie	Randall	Walrath
Mead	Roberts	Weaver
Meredith	Santee	Wichman
Mooty	Shaff	Wigdahl
Mowery	Shortess	Wilson of Cherokee
Murray	Slaught	Wilson of Louisa
Neff	Slosson	Wilson of Mahaska
Newton	Smith	Wilson of Mitchell
Nichols	Stanley	Wormley

Nays—3.

Coakley	Lenocker	Reed
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Absent or not voting—26.

Anderson of Davis	Kern	Rees
Andre	Kimberly	Richards
Benn	Krouse	Rogers
Crozier	Langfitt	Rowley
Dean	Mantz	Scott
Garber	Miles	Starzinger
Giltner	Miller	Wenstrand
Hansen	Nordyke	Mr. Speaker
Johnston of Lucas	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Shaff of Clinton, House Joint Resolution No. 8, with report of sifting committee recommending passage was taken up and considered.

Whereas, the third regiment of the Iowa infantry was in the federal service from the 26th day of June until the 20th of February, 1917, and

Whereas, at the time of entering said service they took into said service certain clothing, a record of which is on file in the office of the adjutant general of the state of Iowa, and

Whereas, said clothing was at that time practically worthless, having been in said service for a great many years; to-wit: about fifteen years, and,

Whereas, at the time of muster out of said regiment the enlisted men of said regiment were charged with full list price of such clothing, a record of which is on file in the office of the adjutant general of the state of Iowa, and,

Whereas, the colonel of the regiment for and on behalf of the men has filed, or is about to file, a claim with the federal government for a recovery of such sums so taken from such enlisted men without right, and,

Whereas, the federal government may not allow such claim and in that event it would be a grave injustice to the enlisted men to be compelled to pay for something they did not receive, therefor,

Be It Enacted by the General Assembly of the State of Iowa: That the adjutant general of the state of Iowa is authorized to reimburse said enlisted men for the amount of money charged to each of them on an equal basis as charged to enlisted men of the other Iowa organizations who performed duty in the said service as shown by the records in the office of the adjutant general upon their filing with him a claim therefor, approved by the colonel of the third regiment of the Iowa infantry, and

Be It Further Enacted: That such sums shall not be paid until the adjutant general of the state of Iowa is of the opinion that same cannot be obtained from the federal government, and,

Be It Further Enacted: That such claims shall be paid from the funds appropriated by the Senate File 421, being an act of the 37th general assembly.

Unanimous consent having been granted to suspend the rules, Mr. Shaff moved that the joint resolution be considered engrossed and read a third time now, which motion prevailed and the joint resolution was read a third time.

On the question, "Shall the joint resolution be adopted?"

Ayes—87.

Adkins	Garber	Lee
Anderson of Greene	Gilbert	Lenocker
Anderson of Winnebago	Gilmore	Lewis
Bailey	Grason	McFarlane
Baldwin	Gray	McFerren
Becker	Griffin	Mackie
Boies	Hall	Mead
Bruce	Helming	Meredith
Coakley	Horchem	Mooty
Darrah	Jackson	Mowery
Dean	Jessen	Murray
Dunkelberg	Johnston of Humboldt	Neff
Durbin	Johnston of Lucas	Newton
Edgington	Jones	Nichols
Elwood	Kepple	Nicholson
Epps	Klaus	O'Donnell
Erickson	Klinker	Oertel
Finch	Knickerbocker	Peters
Findlay	Krouse	Price
Finley	Lake	Randall
Flenniken	Langfitt	Rayburn
	Larson	Reed

Richards	Stanley	Wigdahl
Roberts	Stone	Wilson of Cherokee
Rowley	Stuart	Wilson of Louisa
Santee	Tucker	Wilson of Mahaska
Shortess	Turner	Wilson of Mitchell
Slaught	Ulstad	Wormley
Slosson	Walrath	
Smith	Wichman	

Nays—None.

Absent or not voting—21.

Anderson of Davis	Kern	Rogers
Andre	Kimberly	Scott
Benn	Mantz	Shaff
Crozier	Miles	Starzinger
Giltner	Miller	Weaver
Hanser	Nordyke	Wenstrand
Harrington	Rees	Mr. Speaker

So the joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

CONSIDERATION OF BILLS.

On motion of Dunkelberg of Floyd, Senate File No. 111, a bill for an act to repeal section two hundred ninety-seven (297) supplement to the code, 1913, relating to compensation of clerks of the district court and to enact a substitute therefor, with report of the sifting committee recommending passage as amended was taken up and considered.

The following amendments were proposed by the sifting committee:

By striking out all after the enacting clause and substituting in lieu thereof the following:

SECTION 1. That section two hundred ninety-seven (297), supplement to the code, 1913, be and is hereby repealed and the following substituted in lieu thereof: Clerks of the district court shall receive an annual compensation for all services as such, the following: In counties having a population of less than ten thousand, fourteen hundred dollars (\$1400.00); in counties having a population of ten thousand and less than fifteen thousand, fifteen hundred dollars (\$1500.00); in counties having a population of fifteen thousand and less than twenty thousand, sixteen hundred dollars (\$1600.00); in counties having a population of twenty thousand and less than twenty-five thousand, seventeen hundred dollars (\$1700.00); in counties having a population of twenty-five thousand and less than thirty thousand, eighteen hundred dollars (\$1800.00); in counties having a population of thirty thousand and less than thirty-five thousand, nineteen hundred dollars (\$1900.00); in counties having a population of thirty-five thousand and less than forty thousand, two

thousand one hundred dollars (\$2100.00); in counties having a population of forty thousand and less than fifty thousand, two thousand five hundred dollars (\$2500.00); in counties having a population of fifty thousand and less than sixty thousand, two thousand seven hundred fifty dollars (\$2750.00); in counties having a population of sixty thousand and less than sixty-five thousand, three thousand dollars (\$3000.00); in counties having a population of sixty-five thousand and over, three thousand three hundred dollars (\$3300.00); provided any counties where terms of the district court are held in two cities or towns there may be added to the salary of the clerk the further sum of four hundred dollars (\$400.00). All of the above to be paid out of the county treasury in equal monthly installments.

SECTION 2. The clerk of the district court shall accept the salary herein provided in full compensation for all services performed under color of his office. All fees of every kind and nature which he receives for services performed in his official capacity or on matters pertaining to the records of his office, shall belong to the county and shall be paid into the county treasury quarterly.

Amendment adopted.

Mr. Dunkelberg moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—66.

Adkins	Helming	Oertel
Anderson of Greene	Horchem	Peters
Anderson of Winnebago	Jackson	Price
Bailey	Jessen	Randall
Baldwin	Johnston of Humboldt	Rayburn
Becker	Johnston of Lucas	Roberts
Bruce	Jones	Rowley
Darrah	Kepple	Santee
Dean	Klaus	Shaff
Dunkelberg	Klinker	Shortess
Durbin	Knickerbocker	Slaught
Edgington	Lake	Stanley
Findlay	Larson	Starzinger
Finley	Lee	Stone
Gilbert	McFarlane	Stuart
Gilmore	McFerrer	Ulstad
Grason	Mackie	Walrath
Gray	Murray	Weaver
Griffin	Neff	Wenstrand
Hall	Newton	Wichman
Hansen	Nichols	Wilson of Cherokee
Harrington	Nicholson	Wormley

Nays—17.

Coakley	Lenocker	Tucker
Elwood	Lewis	Turner
Epps	O'Donnell	Wilson of Louisa
Erickson	Reed	Wilson of Mahaska
Flenniken	Slosson	Wilson of Mitchell
Krouse	Smith	

Absent ~~on~~ not voting—25.

Anderson of Davis	Kimberly	Nordyke
Andre	Langfitt	Rees
Benn	Mantz	Richards
Boies	Mead	Rogers
Crozier	Meredith	Scott
Finch	Miles	Wigdahl
Garber	Miller	Mr. Speaker
Giltner	Mooty	
Kern	Mowery	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House File No. 605, a bill for an act to legalize the ordinances of the incorporated town of Lytton, Sac county, Iowa.

Also:

House File No. 373, a bill for an act to amend sections thirty-four hundred forty-seven-b (3447-b) and twenty-nine hundred forty-two-f (2942-f), supplement to the code, 1913, relating to the recovery of interest in real estate when spouse failed to join in conveyance.

Also:

House File No. 382, a bill for an act to repeal section two thousand sixty-three (2063) of the code, relating to proposed crossing of one railway by another, and to enact a substitute therefor.

ALFRED WENSTRAND, *Chairman*.

Report adopted.

REPORT OF COMMITTEE.

Unanimous consent was granted to return to the order of reports of committees.

Johnston of Humboldt, from the committee on appropriations, submitted the following report:

MR. SPEAKER—Your committee on appropriations, to whom was referred Senate File No. 66, a bill for an act to amend section two thousand five hundred fifteen (2515) and two thousand five hundred fifteen-f (2515-f) supplemental supplement to the code, 1915, and section two thousand five hundred fifteen-d (2515-d) and section four thousand nine hundred eighty-nine-b (4989-b) supplement to the code, 1913, relating to the state dairy and food department, etc., beg leave to report they 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 2.

R. J. JOHNSTON, *Chairman.*

Ordered passed on file.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to consider at this time, on motion of Johnston of Humboldt, Substitute for Senate File No. 66, a bill for an act to amend sections two thousand five hundred fifteen (2515) and two thousand five hundred fifteen-f (2515-f) supplemental supplement to the code, 1915, and section two thousand five hundred fifteen-d (2515-d) and section four thousand nine hundred eighty nine-b (4989-b), supplement to the code 1913, relating to the state dairy and food department, and providing for an assistant chemist and bacteriologist for said department, with report of committee recommending passage as amended was taken up, considered, and the committee amendments were adopted.

Mr. Johnston moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—55.

Anderson of Greene	Harrington	O'Donnell
Baldwin	Horchem	Peters
Becker	Jackson	Price
Boies	Jessen	Randall
Bruce	Johnston of Humboldt	Rogers
Darrah	Jones	Santee
Dean	Kepple	Shaff
Dunkelberg	Klaus	Shortess
Durbin	Klinker	Slaught
Edgington	Knickerbocker	Smith
Erickson	Lake	Starzinger
Finch	Lee	Stone
Findlay	McFarlane	Stuart
Gilbert	McFerren	Walrath
Gilmore	Mooty	Weaver
Grason	Neff	Wichman
Gray	Newton	Wormley
Hall	Nichols	
Hansen	Nicholson	

Nays—18.

Coakley	Helming	Lenocker
Epps	Johnston of Lucas	Mackie
Flenniken	Langfitt	Mowery

Reed	Tucker	Wilson of Louisa
Roberts	Turner	Wilson of Mahaska
Rowley	Wenstrand	Wilson of Mitchell

Absent or not voting—35.

Adkins	Griffin	Nordyke
Anderson of Davis	Kern	Oertel
Anderson of Winne-	Kimberly	Rayburn
bago	Krouse	Rees
Andre	Larson	Richards
Bailey	Lewis	Scott
Benn	Mantz	Slosson
Crozier	Mead	Stanley
Elwood	Meredith	Ulstad
Finley	Miles	Wigdahl
Garber	Miller	Wilson of Cherokee
Giltner	Murray	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

INTRODUCTION OF BILLS.

By sifting committee, House File No. 623.

To legalize the acts and ordinances of the town of Pisgah, Iowa.

Whereas, doubts have arisen as to the legality and regularity of the acts and ordinances of the incorporated town of Pisgah, Iowa; therefore,

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

SECTION 1. That the acts of the town council in the passage and publication of the ordinances of the incorporated town of Pisgah, Iowa, be and the same are hereby affirmed, ratified and legalized as fully and completely as if all the provisions of law had been complied with, providing that nothing herein contained shall affect pending litigation.

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 in the Logan Observer, a newspaper published in Logan, Iowa. Said publication to be without expense to the state.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

On motion of Baldwin of Johnson, Senate File No. 565, a bill for an act to amend chapter 3-b, title VI, supplemental supplement to the code, 1915, relating to the method of voting by electors when absent from the county of residence and to the method of registration of such voters, with report of the sifting committee recommending passage was taken up and considered.

O'Donnell of Dubuque offered the following amendments and moved their adoption:

Amendments to Senate File 565.

By inserting after the word "residence" and before the word "on" in the 21st line of section 1 the clause "or that my physical condition is such to prevent my attending the polls".

By inserting after the word "amended" in line 3 of section 2 the following:

"by inserting immediately after the word "absent" wherever found in said section the words "or disabled" and"

By inserting after the word "absent" in lines 11, 13, 15, 24 and 25 of section 2 the words "or disabled".

By adding to said bill the following sections.

SEC. 3. That the law as it appears in section eleven hundred thirty-seven-b (1137-b), supplemental supplement to the code, 1915, be and the same is hereby amended by inserting immediately following the comma after the word "election" in line 6 thereof, the following: "or any qualified elector of the state of Iowa, having duly registered where such registration is required, who through illness or injury resulting in physical disability is prevented from voting in person on the day of holding any such election."

SEC. 4. That the law as it appears in section eleven hundred thirty-seven-c (1137-c), supplemental supplement to the code, 1915, be and the same is hereby amended by inserting immediately following the word "election" in line 3 of said section, the following: "or any elector physically able to go to the polls on the day of such election."

SEC. 5. That the law as it appears in section eleven hundred thirty-seven-d (1137-d), supplemental supplement to the code, 1915, be and the same is hereby amended by inserting after the comma following the word "election" in line 17 of said section, the following: "or because of physical inability to attend the polls".

SEC. 6. That the law as it appears in section eleven hundred thirty-seven-g (1137-g), supplemental supplement to the code, 1915, be and the same is hereby amended by inserting after the word "absent" in line one thereof, the words "or disabled".

SEC. 7. That the law as it appears in section eleven hundred thirty-seven-h (1137-h), supplemental supplement to the code, 1915, be and the same is hereby amended by inserting after the word "ballot" in line 6 of said section the following: ", or disabled voter's ballot, (as the case may be)".

SEC. 8. That the law as it appears in section eleven hundred thirty-seven-i (1137-i), supplemental supplement to the code, 1915, be and the same is hereby amended by inserting after the word "absent" in line 2 of said section, the words "or disabled" and also by inserting after the word "absent" in line 8 of said section, the words, "or disabled" and also after the word "absent" in line 9 of said section the words "or disabled", and also by inserting after the word "absent" in line 13 of said section, the words, "or disabled" and also by inserting after the

word "ballot" in line 15 of said section, the following: ", or disabled voter's ballot, (as the case may be)", and also by inserting after the word "absent" in line 17 of said section, the words, "or disabled".

SEC. 9. That the law as it appears in section eleven hundred thirty-seven-k (1137-k), supplemental supplement to the code, 1915, be and the same is hereby amended by inserting immediately after the word "absent" in line one of said section, the words "or disabled".

Amendments adopted.

Mr. Baldwin moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—83.

Adkins	Hochem	Price
Anderson of Greene	Jackson	Randall
Anderson of Winnebago	Jessen	Reed
Bailey	Johnston of Humboldt	Richards
Baldwin	Johnston of Lucas	Roberts
Becker	Jones	Rogers
Boies	Kepple	Rowley
Coakley	Klaus	Santee
Darrah	Klinker	Shortess
Dean	Knickerbocker	Slaught
Dunkelberg	Krouse	Slosson
Edgington	Lake	Smith
Elwood	Langfitt	Stanley
Epps	Larson	Starzinger
Erickson	Lee	Stone
Finch	Lenocker	Stuart
Findlay	Lewis	Tucker
Finley	McFarlane	Turner
Flenniken	McFerren	Ulstad
Gilbert	Meredith	Walrath
Gilmore	Mowery	Weaver
Grason	Neff	Wenstrand
Gray	Newton	Wichman
Griffin	Nichols	Wilson of Cherokee
Hall	Nicholson	Wilson of Louisa
Harrington	O'Donnell	Wilson of Mahaska
Helming	Oertel	Wilson of Mitchell
	Peters	Wormley

Nays—None.

Absent or not voting—25.

Anderson of Davis	Garber	Mantz
Andre	Giltner	Mead
Benn	Hansen	Miles
Bruce	Kern	Miller
Crozier	Kimberly	Mooty
Durbin	Mackie	Murray

Nordyke
Rayburn
Rees

Scott
Shaff
Wigdahl

Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Randall of Linn called up Senate File No. 422, a bill for an act to repeal section five thousand twenty-eight-a (5028-a) and five thousand twenty-eight-a 1 (5028-a 1) of the supplement to the code, 1913, and to enact a substitute therefor relative to the prevention of and punishment for the desecration, mutilation or improper use of the flag and other insignia of the United States of America and of the state of Iowa, and moved that the House recede from its amendments.

Klaus of Delaware moved the previous question. Motion prevailed.

On the question, "Shall the House recede from its amendments to Senate File No. 422?"

Ayes—17.

Bailey
Darrah
Durbin
Finch
Langfitt
Larson

McFarlane
Mowery
Murray
Nichols
Randall
Reed

Rogers
Santee
Stanley
Ulstad
Wichman

Nays—70.

Adkins
Anderson of Greene
Anderson of Winnebago
Baldwin
Becker
Boies
Coakley
Dean
Dunkelberg
Edgington
Epps
Erickson
Findlay
Finley
Flenniken
Gilbert
Gilmore
Grason
Gray
Griffin
Hall
Harrington
Helming

Horchem
Jackson
Jessen
Johnston of Humboldt
Johnston of Lucas
Jones
Kepple
Klaus
Klinker
Knickerbocker
Krouse
Lake
Lee
Lenocker
Lewis
McFerren
Mead
Meredith
Mooty
Neff
Newton
Nicholson
O'Donnell
Oertel

Peters
Price
Richards
Roberts
Rowley
Shortess
Slaughter
Slosson
Smith
Starzinger
Stone
Stuart
Tucker
Turner
Walrath
Weaver
Wenstrand
Wilson of Cherokee
Wilson of Louisa
Wilson of Mahaska
Wilson of Mitchell
Wormley
Mr. Speaker

Absent or not voting—21.

Anderson of Davis	Giltner	Miller
Andre	Hansen	Nordyke
Benn	Kern	Rayburn
Bruce	Kimberly	Rees
Crozier	Mackie	Scott
Elwood	Mantz	Shaff
Garber	Miles	Wigdahl

So the House refused to recede from its amendments to Senate File No. 422.

CONFERENCE COMMITTEE APPOINTED.

The chair appointed as a conference committee on the part of the House, on Senate File No. 422, Durbin of Mills, McFerren of Hamilton, Richards of Muscatine and Roberts of Ringgold.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which House File No. 616 failed to pass the House.

C. B. WILSON.

I second the motion.

THOS. J. WILSON.

REPORT OF CONFERENCE COMMITTEE.

Jessen of Story, from the conference committee on House File No. 188, submitted the following report and moved its adoption:

MR. SPEAKER—Your conference committee appointed to confer on House File No. 188, beg leave to report they have considered said bill and report as follows:

That said House file be amended as follows:

Amend by adding the letter "s" to the word "beekeeper" in line 6 of Sec. 2. Also by striking out the word "infection" in line 8 of Sec. 2 and inserting in lieu thereof the word "infectious". Also by adding the letter "s", to the word "beekeeper" in line 17 of Sec. 2. Also by inserting the word "a" before the word "misdemeanor" in line 6 of Sec. 3. Amend Sec. 5 by striking out the word "connection" in the last line and inserting in lieu thereof the word "conflict".

JOHN C. VOORHEES.

C. C. HELMER.

A. L. BROXAM.

L. M. ENGER.

Conference Committee for Senate.

H. L. WILSON.

S. R. REED.

ED. L. NEWTON.

J. C. JESSEN.

Conference Committee for House.

Report adopted.

Conference committee amendments unanimously adopted.

EXPLANATION OF VOTE.

MR. SPEAKER—I voted no on Senate File No. 290 for the reason that I did not think it a fair measure. I am in favor of some measures along this line, but this bill in the form it was when voted on I consider too drastic.

A. L. RICHARDS.

CONSIDERATION OF BILLS.

On motion of Neff of Pottawattamie, Senate File No. 526, a bill for an act to amend the law as it appears in sections seventeen hundred fifty-nine-a (1759-a) and seventeen hundred fifty-nine-i (1759-i), supplement to the code, 1913, granting to mutual fire, tornado and hail storm assessment insurance associations authority to write insurance on county, municipal, district and county fair property under the provisions of chapter five (5), title nine (IX) of the supplement to the code, 1913, with report of sifting committee recommending passage was taken up and considered.

The bill was read for the information of the House.

Mr. Neff moved that the reading just had been considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—73.

Adkins	Horchem	Price
Anderson of Greene	Jackson	Reed
Anderson of Winnebago	Jessen	Roberts
Bailey	Johnston of Lucas	Rogers
Baldwin	Jones	Rowley
Becker	Kepple	Santee
Coakley	Klaus	Shortess
Darrah	Klinker	Slaughter
Durbin	Krouse	Slosson
Edgington	Lake	Smith
Epps	Langfitt	Stanley
Erickson	Lenocker	Starzinger
Finch	McFarlane	Stone
Findlay	Mead	Stuart
Finley	Meredith	Tucker
Flenniken	Mooty	Turner
Gilbert	Mowery	Ulstad
Gilmore	Murray	Walrath
Grason	Neff	Wichman
Gray	Newton	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hall	Nicholson	Wilson of Mahaska
Hansen	O'Donnell	Wilson of Mitchell
Harrington	Oertel	Wormley
	Peters	

Nays—None.

Absent or not voting—35.

Anderson of Davis	Johnston of Humboldt	Nordyke
Andre	Kern	Randall
Benn	Kimberly	Rayburn
Boies	Knickerbocker	Rees
Bruce	Larson	Richards
Crozier	Lee	Scott
Dean	Lewis	Shaff
Dunkelberg	McFerren	Weaver
Elwood	Mackie	Wenstrand
Garber	Mantz	Wigdahl
Giltner	Miles	Mr. Speaker
Helming	Miller	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Senate File No. 469, a bill for an act amendatory of and additional to chapter 5-b, title III, supplement to the code, 1913, as amended by chapter 5-b, title III, supplemental supplement to the code, 1915, relating to juvenile courts in certain counties, with report of sifting committee recommending passage was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Anderson of Greene	Jessen	Feters
Anderson of Winnebago	Jones	Price
Baldwin	Kepple	Richards
Becker	Klaus	Roberts
Coakley	Klinker	Rowley
Darraha	Krouse	Santee
Durbin	Lake	Shortess
Edgington	Langfitt	Slaughter
Elwood	Larson	Slosson
Epps	Lee	Smith
Finch	McFarlane	Stanley
Findlay	McFerren	Starzinger
Finley	Mackie	Stuart
Flenniken	Mead	Tucker
Gilmore	Meredith	Turner
Grason	Mooty	Ulstad
Gray	Mowery	Walrath
Hall	Neff	Weaver
Harrington	Newton	Wenstrand
Helming	Nichols	Wichman
Horchem	Nicholson	Wilson of Louisa
Jackson	O'Donnell	Wilson of Mahaska
	Oertel	Wilson of Mitchell

Nays—3.

Lenocker

Reed

Rogers

Absent or not voting—37.

Adkins
Anderson of Davis
Andre
Benn
Bailey
Boies
Bruce
Crozier
Dean
Dunkelberg
Erickson
Garber
Gilbert

Giltner
Griffin
Hansen
Johnston of Humboldt
Johnston of Lucas
Kern
Kimberly
Knickerbocker
Lewis
Mantz
Miles
Miller
Murray

Nordyke
Randall
Rayburn
Rees
Scott
Shaff
Stone
Wigdahl
Wilson of Cherokee
Wormley
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Klinker of Crawford, House File No. 623, a bill for an act to legalize the acts and ordinances of the town of Pisgah, Iowa, was taken up and considered.

The bill was read for the information of the House.

Unanimous consent having been granted to suspend the rules, Mr. Klinker moved that the bill be considered engrossed and that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—74.

Anderson of Greene
Anderson of Winne-
bago
Bailey
Baldwin
Becker
Coakley
Darrah
Durbin
Edgington
Elwood
Epps
Erickson
Findlay
Finley
Flenniken
Gilbert

Gilmore
Grason
Gray
Griffin
Hall
Harrington
Helming
Horchem
Jackson
Jessen
Johnston of Lucas
Jones
Kepple
Klaus
Klinker
Knickerbocker
Krouse

Lake
Langfitt
Larson
Lee
Lenocker
Lewis
McFarlane
McFerren
Mantz
Meredith
Mooty
Mowery
Murray
Neff
Newton
Nichols
Nicholson

O'Donnell	Shaff	Turner
Oertel	Shortess	Ulstad
Price	Slaught	Weaver
Randall	Slosson	Wenstrand
Reed	Smith	Wichman
Richards	Starzinger	Wilson of Louisa
Roberts	Stone	Wilson of Mahaska
Rowley	Tucker	Wilson of Mitchell

Nays—None.

Absent or not voting—34.

Adkins	Hansen	Rees
Anderson of Davis	Johnston of Humboldt	Rogers
Andre	Kern	Santee
Benn	Kimberly	Scott
Boies	Mackie	Stanley
Bruce	Mead	Stuart
Crozier	Miles	Walrath
Dean	Miller	Wigdahl
Dunkelberg	Nordyke	Wilson of Cherokee
Finch	Peters	Wormley
Garber	Rayburn	Mr. Speaker
Giltner		

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 Senate File No. 491 failed to pass the House.

LEE W. ELWOOD.

I second the motion.

JOHN H. DARRAH.

On motion of Rowley of Van Buren the House adjourned until 8:00 a. m., Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 14, 1917.

The House met pursuant to adjournment, Speaker Pitt in the chair.

Prayer was offered by the Rev. R. Burton Sheppard of Carroll, Iowa.

The roll was then called to ascertain if there were a quorum present.

Those present were—67.

Anderson of Greene	Horchem	Peters
Anderson of Winnebago	Jackson	Randall
Becker	Jessen	Rees
Benn	Johnston of Humboldt	Roberts
Boies	Kepple	Rogers
Bruce	Kern	Rowley
Coakley	Klaus	Santee
Darrah	Klinker	Shortess
Durbin	Knickerbocker	Stanley
Elwood	Krouse	Stuart
Epps	Lake	Uistad
Erickson	Langfitt	Walrath
Finch	Larson	Weaver
Findlay	Lenocker	Wenstrand
Finley	McFarlane	Wichman
Garber	McFerren	Wigdahl
Gilbert	Mantz	Wilson of Cherokee
Gilmore	Meredith	Wilson of Louisa
Gray	Mooty	Wilson of Mahaska
Griffin	Mowery	Wilson of Mitchell
Hall	Newton	Wormley
Harrington	Nichols	Mr. Speaker
	O'Donnell	

Journal of April 13th corrected and approved.

HOUSE RESOLUTION CALLED UP.

Finley of Henry called up the House resolution offered by McFarlane of Black Hawk and found on page 2039 of the journal of April 13th, relative to the consideration of bills after 11:00 a. m. and moved that the resolution be adopted. Motion prevailed and the resolution was adopted.

Griffin of Wodbury in the chair.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Nichols of Hardin, unanimous consent having been given, House File No. 498, a bill for an act to authorize the executive council to sell certain lands belonging to the state, with Senate amendments, was taken up and the amendments read and considered .

SENATE AMENDMENTS.

Amend House File No. 498 by striking out Section 2 and substituting the following:

The funds accruing from such sale shall be expended in the purchase of other land for the use of said institution under the direction of the board of control.

Mr. Nichols moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—69.

Anderson of Greene	Jessen	Randall
Anderson of Winne-	Johnston of Humboldt	Rees
bago	Kepple	Roberts
Bailey	Klaus	Rogers
Becker	Klinker	Rowley
Benn	Knickerbocker	Santee
Boies	Lake	Shaff
Coakley	Langfitt	Shortess
Darrah	Lee	Slaughter
Durbin	Lenocker	Slosson
Elwood	McFarlane	Stanley
Epps	McFerren	Stuart
Erickson	Mantz	Tucker
Finch	Meredith	Turner
Findlay	Miles	Ulstad
Finley	Mooty	Walrath
Garber	Mowery	Weaver
Gilbert	Murray	Wenstrand
Gilmore	Neff	Wichman
Gray	Newton	Wilson of Cherokee
Griffin	Nichols	Wilson of Louisa
Hall	O'Donnel	Wilson of Mahaska
Harrington	Peters	Wilson of Mitchell
Jackson		

Nays—None.

Absent or not voting—39.

Adkins	Dunkelberg	Horchem
Anderson of Davis	Edgington	Johnston of Lucas
Andre	Flenniken	Jones
Baldwin	Giltner	Kern
Bruce	Grason	Kimberly
Crozier	Hansen	Krouse
Dean	Helming	Larson

Lewis	Certel	Smith
Mackie	Price	Starzinger
Mead	Rayburn	Stone
Miller	Reed	Wigdahl
Nicholson	Richards	Wormley
Nordyke	Scott	Mr. Speaker

So the House concurred in the Senate amendments.

On request of Epps of Wapello, unanimous consent having been given, House File No. 404, a bill for an act to authorize fraternal beneficiary societies, orders or associations to provide whole family protection, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend by inserting a comma after the word "three" in line 15, Section 1, and inserting a comma after the word "four" in the same line. Also by adding the letter "s" to the word "dollar" where it appears in the same line.

Mr. Epps moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—72.

Anderson of Greene	Johnston of Humboldt	Peters
Anderson of Winnebago	Kepple	Randall
Bailey	Kern	Rees
Becker	Klaus	Roberts
Benn	Klinker	Rogers
Boies	Knickerbocker	Rowley
Coakley	Krouse	Santee
Dean	Lake	Shortess
Durbin	Langfitt	Slaught
Epps	Larson	Slosson
Erickson	Lee	Stanley
Findlay	Lenocker	Starzinger
Finley	McFarlane	Stuart
Flenniken	McFerren	Tucker
Garber	Mantz	Turner
Gilbert	Meredith	Ulstad
Gilmore	Miles	Walrath
Gray	Mooty	Weaver
Griffin	Mowery	Wenstrand
Hall	Murray	Wichman
Harrington	Neff	Wilson of Cherokee
Horchem	Newton	Wilson of Louisa
Jackson	Nichols	Wilson of Mahaska
Jessen	O'Donnell	Wilson of Mitchell

Nays—None.

Absent or not voting—36.

Adkins	Grason	Oertel
Anderson of Davis	Hansen	Price
Andre	Helming	Rayburn
Baldwin	Johnston of Lucas	Reed
Bruce	Jones	Richards
Crozier	Kimberly	Scott
Darrah	Lewis	Shaff
Dunkelberg	Mackie	Smitn
Edgington	Mead	Stone
Elwood	Miller	Wigdahl
Finch	Nicholson	Wormley
Giltner	Nordyke	Mr. Speaker

So the House concurred in the Senate amendments.

On request of Randall of Linn, unanimous consent having been given, House File No. 604, a bill for an act to legalize certain warrants of the incorporated town of Mount Vernon, Iowa, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 604 by striking out the catch words.

Mr. Randall moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—75.

Anderson of Greene	Horchem	O'Donnell
Anderson of Winne-	Jackson	Peters
bago	Jessen	Randall
Bailey	Johnston of Humboldt	Rees
Becker	Jones	Roberts
Benn	Kepple	Rogers
Boies	Kern	Rowley
Bruce	Klaus	Santee
Coakley	Klinker	Shortess
Darrah	Kuickerbocker	Slaught
Dean	Langfitt	Slosson
Dunkelberg	Larson	Stanley
Durbin	Lee	Starzinger
Elwood	Lenocker	Stuart
Epps	McFarlane	Turner
Finch	McFerren	Ulstad
Findlay	Mantz	Walrath
Finley	Meredith	Wenstrand
Garber	Miles	Wichman
Gilbert	Mooty	Wigdahl
Gilmore	Mowery	Wilson of Cherokee
Grason	Murray	Wilson of Louisa
Gray	Neff	Wilson of Mahaska
Griffin	Newton	Wilson of Mitchell
Hall	Nichols	
Harrington	Nicholson	

Nays—None.

Absent or not voting—33.

Adkins	Johnston of Lucas	Rayburn
Anderson of Davis	Kimberly	Reed
Andre	Krouse	Richards
Baldwin	Lake	Scott
Crozier	Lewis	Shaff
Edgington	Mackie	Smith
Erickson	Mead	Stone
Flenniken	Miller	Tucker
Giltner	Nordyke	Weaver
Hansen	Oertel	Wormley
Helming	Price	Mr. Speaker

So the House concurred in the Senate amendments.

On request of Benn of Washington, unanimous consent having been given, House File No. 153, a bill for an act to amend the law as it appears in section twenty-five hundred thirty-eight-w-five (2538-w5), supplemental supplement to the code, 1915, relating to the distribution, sale and use of virus, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 153 by striking out the figures (2358-w-5) in the second line of section one and insert in lieu thereof the figures (2538-w5).

Mr. Benn moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—77.

Anderson of Davis	Garber	Lee
Anderson of Greene	Gilbert	McFarlane
Anderson of Winnebago	Gilmore	McFerren
Bailey	Grason	Mantz
Becker	Gray	Mead
Benn	Griffin	Meredith
Boies	Hall	Miles
Bruce	Harrington	Mooty
Coakley	Horchem	Mowery
Darrah	Jackson	Murray
Dunkelberg	Jessen	Neff
Durbin	Johnston of Humboldt	Newton
Elwood	Kepple	Nichols
Epps	Klaus	Nicholson
Erickson	Klinker	O'Donnell
Finch	Knickerbocker	Peters
Findlay	Lake	Randall
Finley	Langfitt	Reed
	Larson	Rees

Roberts	Stanley	Wenstrand
Rogers	Starzinger	Wichman
Rowley	Tucker	Wigdahl
Santee	Turner	Wilson of Cherokee
Shortess	Ulstad	Wilson of Louisa
Slaughter	Walrath	Wilson of Mahaska
Slosson	Weaver	Wilson of Mitchell

Nays—None.

Absent or not voting—31.

Adkins	Jones	Rayburn
Andre	Kern	Richards
Baldwin	Kimberly	Scott
Crozier	Krouse	Shaff
Dean	Lenocker	Smith
Edgington	Lewis	Stone
Flenniken	Mackie	Stuart
Giltner	Miller	Wormley
Hansen	Nordyke	Mr. Speaker
Helming	Oertel	
Johnston of Lucas	Price	

So the House concurred in the Senate amendments.

On request of Roberts of Ringgold, unanimous consent having been given, House File No. 576, a bill for an act to amend the law as it appears in sections fifteen hundred seventy-one-m two (1571-m2), fifteen hundred seventy-one-m seven (1571-m7), fifteen hundred seventy-one-m twelve (1571-m12), and fifteen hundred seventy-one-m fourteen (1571-m14), relating to the registration of motor vehicles, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 576 by adding thereto as an additional section the following:

Section 7. That the law as it appears in section fifteen hundred seventy-one-m twelve (1571-m 12) of the supplemental supplement to the code, 1915, be and the same is hereby repealed and the following enacted in lieu thereof:

Such number plates shall be retained permanently upon the car to which assigned for the three (3) year period until January 1st, 1918, and new number plates shall be required annually on and after January 1st, 1918. Such number plates each year shall have a distinctively different color and there shall be a contrast of the background of the number plate and that of the numerals or letters thereon and said color shall be designated by the secretary of state.

By unanimous consent House File No. 576 was amended by inserting the words "U. S. Car, Number One". After the words "School Car, Number One" where they occur in line 15 of Section 3.

Neff of Pottawattamie moved the previous question. Motion prevailed.

Mr. Roberts moved that the House concur in the Senate amendments.

On request of Roberts of Ringgold, rule 18 was invoked.

On the question, "Shall the House concur?"

Ayes—33.

Anderson of Winnebago	Jackson	Roberts
Dunkelberg	Jessen	Santee
Durbin	Kimberly	Slaught
Edgington	Klaus	Slosson
Epps	Lake	Smith
Finley	Langfitt	Tucker
Flenniken	McFarlane	Ulstad
Giltner	Mantz	Walrath
Grason	Neff	Wichman
Griffin	Nordyke	Wilson of Mahaska
Hall	Peters	
	Randall	

Nays—55.

Adkins	Harrington	Rayburn
Anderson of Davis	Horchem	Rees
Anderson of Greene	Johnston of Humboldt	Rogers
Bailey	Kepple	Rowley
Becker	Kern	Shaff
Benn	Klinker	Shortess
Boies	Knickerbocker	Stanley
Coakley	Krouse	Starzinger
Darrah	Lee	Stuart
Dean	Lenocker	Turner
Elwood	Mead	Weaver
Erickson	Miles	Wenstrand
Finch	Meredith	Wigdahl
Findlay	Mooty	Wilson of Cherokee
Garber	Mowery	Wilson of Louisa
Gilbert	Newton	Wilson of Mitchell
Gilmore	Nichols	Wormley
Gray	Nicholson	
Hansen	O'Donnell	

Absent or not voting—20.

Andre	Larson	Price
Baldwin	Lewis	Reed
Bruce	McFerren	Richards
Crozier	Mackie	Scott
Helming	Miller	Stone
Johnston of Lucas	Murray	Mr. Speaker
Jones	Oertel	

So the House refused to concur in the Senate amendments to House File No. 576.

LEAVE OF ABSENCE.

On request of Coakley of Union, Bruce of Pocahontas was excused for the day.

CONSIDERATION OF SENATE AMENDMENTS.

One request of Wormley of Plymouth, unanimous consent having been given, House File No. 260, a bill for an act making appropriations for the construction, repair, improvement, and equipment of buildings, for the state university of Iowa, the Iowa state college of agriculture and mechanic arts, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend the title to House File No. 260 by striking out of the first and second lines, the words "repair, improvement and equipment," and inserting the word "and" after the word "Iowa", where it first occurs in the second line thereof.

Mr. Wormley moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—76.

Adkins	Hall	Nicholson
Anderson of Davis	Hansen	O'Donnell
Anderson of Greene	Harrington	Randall
Anderson of Winnebago	Horchem	Rayburn
Bailey	Jackson	Rees
Becker	Jessen	Roberts
Benn	Johnston of Humboldt	Rogers
Boies	Klaus	Rowley
Coakley	Klinker	Santee
Darral	Knickerbocker	Shortess
Dunkelberg	Krouse	Slaughter
Durbin	Lake	Smith
Edgington	Langfitt	Stanley
Elwood	Larson	Starzinger
Epps	Lee	Stuart
Erickson	Lenocker	Turner
Finch	Lewis	Ulstad
Findlay	McFarlane	Weaver
Finley	McFerren	Wenstrand
Flenniken	Mead	Wichman
Garber	Meredith	Wigdahl
Gilbert	Miles	Wilson of Cherokee
Gilmore	Mooty	Wilson of Louisa
Grason	Neff	Wilson of Mahaska
Griffin	Newton	Wilson of Mitchell
	Nichols	

Nays—None.

Absent or not voting—32.

Andre	Kern	Reed
Baldwin	Kimberly	Richards
Bruce	Mackie	Scott
Crozier	Mantz	Shaff
Dean	Miller	Slosson
Giltner	Mowery	Stone
Gray	Murray	Tucker
Helming	Nordyke	Walrath
Johnston of Lucas	Oertel	Wormley
Jones	Peters	Mr. Speaker
Kepple	Price	

So the House concurred in the Senate amendments.

CONSIDERATION OF BILLS.

On motion of McFerren of Hamilton, House File No. 192, a bill for an act providing for an absolute and incontestible title to real estate, specifying the exceptions thereto, and fixing a method for preserving rights claimed in real estate by notice, with report of the sifting committee recommending amendments and when so amended that it do pass, was taken up and considered.

The following amendments proposed by the sifting committee were taken up and considered:

Amend House File No. 192 by striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. Where any person or persons, or others from whom he or they derive their title, shall have held by record chain of title for a space of twenty-five years last past, or for a space of ten years, beginning at any time hereafter, and who shall have been for such period of time in the uninterrupted, quiet, peaceable and actual seisin and possession of any real estate for and during said time, claim the same as his, her or their property sole and in fee simple; and he shall have had on file for a period of two years in the office of the county recorder of the county in which the land is situate, an affidavit setting forth a description of the real estate claimed, that the one claiming title thereto and those under whom he claims have been in the uninterrupted, quiet and actual seisin and possession of such real estate for and during the twenty-five years last past, or for a space of ten years beginning at any time hereafter in the future such notice, evidence and proof shall be deemed a complete and sufficient showing upon which to base the operation of this act, and such actual seisin and possession and record chain of title for the period named shall be allowed to give and make a rightful title to such person or persons, their heirs or assigns forever, and such title shall be deemed to be absolute and incontestible, except as to matters affecting the title of which notice has been given as provided in the next section hereof.

Said affidavit shall be executed and filed for record by three disinterested persons who shall be acquainted with the person or persons

claiming ownership and are familiar with the facts upon which claim of ownership is based, and who have been residents of the county in which the land is situate for a period of at least twenty-five years.

Section 2. Any one claiming an interest in real estate at the time of the taking effect of this act may up to and including the first day of June, 1918, preserve his rights therein by executing, acknowledging and filing for record in the recorder's office of said county a written declaration, stating his name and setting out fully the nature of his claim and which declaration may be renewed within twenty-five years from the date of the first filing for an additional period of twenty-five years; said declaration shall be recorded in a book kept for that purpose. In event any person is legally or otherwise incapacitated from filing such declaration then the guardian of such person may file same and in event there is no guardian then any person who has full knowledge of the facts upon which such claim of interest is based, may file such declaration.

Section 3. For the purpose of this act real estate occupied by a tenant shall be held to be in possession of the landlord.

Section 4. The provisions of section three thousand four hundred and fifty-three (3453) of the code, extending the period of limitations in favor of minors and insane persons shall not be applicable to any one of the provisions of this act.

Section 5. This act shall not affect pending litigation.

Randall of Linn offered the following amendments to the sifting committee amendments and moved their adoption:

Amend the committee substitute amendment to House File 192 by striking from lines three and four the following: "or for a space of ten years, beginning at any time hereafter,"

Also, by inserting before the word "possession" in the sixth line the word "adverse."

Also, by inserting before the word "possession" in the thirteenth line the word "adverse".

Also, by striking from the fourteenth and fifteenth lines the following: "or for a space of ten years beginning at anytime hereafter in the future."

Amendments adopted.

Committee amendments as amended were adopted.

Unanimous consent having been granted to suspend the rules, Mr. McFerren moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Hall	Nordyke
Bailey	Hansen	O'Donnell
Becker	Harrington	Peters
Boies	Horchem	Price
Coakley	Jackson	Randall
Darraha	Jessen	Rayburn
Dean	Kepple	Rees
Dunkelberg	Kern	Rogers
Durbin	Kimberly	Rowley
Edgington	Klaus	Shortess
Elwood	Klinker	Slaught
Epps	Knickerbocker	Slosson
Erickson	Krouse	Smith
Finch	Lake	Stanley
Findlay	Larson	Starzinger
Finley	Lewis	Tucker
Flenniken	McFarlane	Turner
Garber	McFerren	Ulstad
Gilbert	Meredith	Wichman
Gilmore	Mowery	Wilson of Cherokee
Giltner	Neff	Wilson of Louisa
Grason	Newton	Wilson of Mahaska
Gray	Nichols	Wilson of Mitchell
Griffin	Nicholson	

Nays—None.

Absent or not voting—37.

Anderson of Davis	Langfitt	Roberts
Anderson of Greene	Lee	Santee
Anderson of Winne- bago	Lenocker	Scott
Andre	Mackie	Snaff
Baldwin	Mantz	Stone,
Benn	Mead	Stuart
Bruce	Miles	Walrath
Crozier	Miller	Weaver
Helming	Mooty	Wenstrand
Johnston of Humboldt	Murray	Wigdahl
Johnston of Lucas	Oertel	Wormley
Jones	Reed	Mr. Speaker
	Richards	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Peters of Dallas, Senate Joint Resolution No. 7, a joint resolution approving estimates of cost, plans and specifications for buildings at the state university of Iowa, the Iowa state college of agriculture and mechanic arts, and the college for the blind, with report of sifting committee recommending passage, was taken up and considered.

Mr. Peters moved that the joint resolution be read a third time now, which motion prevailed and the joint resolution was read a third time.

On the question, "Shall the joint resolution be adopted?"

Ayes—65.

Adkins	Hall	Nicholson
Anderson of Davis	Hansen	Nordyke
Anderson of Greene	Harrington	O'Donnell
Anderson of Winne- bago	Horchem	Peters
Becker	Jackson	Price
Boies	Jessen	Shortess
Coakley	Johnston of Humboldt	Slaught
Darrah	Kepple	Smith
Dean	Kern	Stanley
Dunkelberg	Klaus	Stuart
Edgington	Klinker	Tucker
Elwood	Knickerbocker	Turner
Epps	Krouse	Ulstad
Erickson	Lake	Walrath
Finley	Lee	Weaver
Flenniken	McFarlane	Wenstrand
Gilmore	Mackie	Wichman
Giltner	Mantz	Wigdahl
Grason	Meredith	Wilson of Cherokee
Gray	Miles	Wilson of Louisa
Griffin	Newton	Wilson of Mahaska
	Nichols	Wilson of Mitchell

Nays—5.

Lenocker	Mowery	Reed
Lewis	Rayburn	

Absent or not voting—38.

Andre	Jones	Richards
Bailey	Kimberly	Roberts
Baldwin	Langfitt	Rogers
Benn	Larson	Rowley
Bruce	McFerren	Santee
Crozier	Mead	Scott
Durbin	Miller	Shaff
Finch	Mooty	Slosson
Findlay	Murray	Starzinger
Garber	Neff	Stone
Gilbert	Oertel	Wormley
Helmig	Randall	Mr. Speaker
Johnston of Lucas	Rees	

So the joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

On motion of Tucker of Clinton, Senate File No. 471, a bill for an act to repeal the law as it appears in section two thousand seventy-five (2075) of the code, relating to judgment liens against railway corporation, and enacting a substitute therefor which creates a lien upon the property of railway, interurban railway and street railway corporations or partnerships, for all amounts

owing by such corporations or partnerships on account of damages to property or injuries to persons in the conduct of their business, with report of sifting committee recommending passage, was taken up and considered.

Mr. Tucker moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—77.

Adkins	Hansen	Nichols
Anderson of Davis	Harrington	Nicholson
Anderson of Winnebago	Horchem	O'Donnell
Bailey	Jackson	Peters
Baldwin	Jessen	Price
Becker	Johnston of Humboldt	Randall
Boies	Kepple	Rayburn
Coakley	Kern	Roberts
Darrah	Kimberly	Rogers
Dean	Klinker	Rowley
Dunkelberg	Knickerbocker	Santee
Durbin	Krouse	Slaught
Edgington	Langfitt	Slosson
Elwood	Larson	Stanley
Epps	Lee	Starzinger
Erickson	Lenocker	Stone
Finch	Lewis	Stuart
Flenniken	McFarlane	Tucker
Garber	Mackie	Turner
Gilbert	Mantz	Ulstad
Gilmore	Mead	Walrath
Giltner	Meredith	Wichman
Gray	Miles	Wilson of Cherokee
Griffin	Mowery	Wilson of Louisa
Hall	Neff	Wilson of Mahaska
	Newton	Wilson of Mitchell

Nays—None.

Absent or not voting—31.

Anderson of Greene	Klaus	Scott
Andre	Lake	Shaff
Benn	McFerren	Shortess
Bruce	Miller	Smith
Crozier	Mooty	Weaver
Findlay	Murray	Wenstrand
Finley	Nordyke	Wigdahl
Grason	Oertel	Wormley
Helmig	Reed	Mr. Speaker
Johnston of Lucas	Rees	
Jones	Richards	

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 Gray of Calhoun, unanimous consent having been given, House File No. 432, a bill for an act to amend the law as it appears in section twenty-nine hundred-b (2900-b), supplemental supplement to the code, 1915, permitting the carrying out of the recommendations embodied in the report of the state highway commission as to certain lakes, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Section 3. That the state shall be re-imburshed out of the proceeds of the sales of the lands drained for any and all funds expended in the drainage of such lakes by the state or for assessments levied therefor and paid by the State.

Strike from line 5 of section 1, the words "Goose Lake in Green County".

Mr. Gray moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—68.

Adkins	Grason	Mowery
Anderson of Davis	Gray	Neff
Anderson of Winnebago	Griffin	Newton
Becker	Hall	Nichols
Boies	Harrington	Nicholson
Coakley	Horchem	Nordyke
Darrah	Jackson	O'Donnell
Dean	Jessen	Peters
Dunkelberg	Johnston of Humboldt	Rayburn
Durbin	Kepple	Roberts
Edgington	Kern	Slaught
Elwood	Klaus	Slosson
Epps	Klinker	Smith
Erickson	Knickerbocker	Starzinger
Finch	Krouse	Stone
Findlay	Lake	Stuart
Finley	Langfitt	Turner
Flenniken	Larson	Ulstad
Garber	Lenocker	Walrath
Gilbert	Lewis	Weaver
Gilmore	McFarlane	Wilson of Louisa
Giltner	Mantz	Wilson of Mahaska
	Meredith	Wormley

Nays—1.

Rogers

Absent or not voting—39.

Anderson of Greene	Baldwin	Crozier
Andre	Benn	Hansen
Bailey	Bruce	Helmig

Johnston of Lucas	Murray	Shaff
Jones	Oertel	Shortess
Kimberly	Price	Stanley
Lee	Randall	Tucker
McFerren	Reed	Wenstrand
Mackie	Rees	Wichman
Mead	Richards	Wigdahl
Miles	Rowley	Wilson of Cherokee
Miller	Santee	Wilson of Mitchell
Mooty	Scott	Mr. Speaker

So the House concurred in the Senate amendments.

CONFERENCE COMMITTEE APPOINTED.

The chair appointed as a conference committee on the part of the House for the consideration of House File No. 500, Grason of Pottawattamie, Wichman of Hancock, Wilson of Louisa and Baldwin of Johnson.

CONSIDERATION OF BILLS.

On motion of Stone of Sioux, Senate File No. 452, a bill for an act relating to official papers, with report of the sifting committee recommending amendments and recommending passage when so amended, was taken up and considered.

The following amendments were proposed by the sifting committee:

By striking out all after the enacting clause and substituting in lieu thereof the following:

"Section 1. That Section Four Hundred Forty-one (441), Supplemental Supplement to the Code, 1915, be and the same is hereby amended by adding in line eight of said section between the words "several" and "post-offices" the following: "cities, towns and". Also by adding at the end of line nine of said section following the word "papers" the following: "in each of said cities and towns".

Section 2. Nothing in this act shall affect pending litigation."

Also amend the Title to said Bill by striking out all of said Title and substituting in lieu thereof the following:

"A Bill for an act to amend Section Four Hundred Forty-one (441), Supplemental Supplement to the Code, 1915, relating to official papers."

Amendments adopted.

Mr. Stone moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Mr. McFerren moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Grason	Mowery
Anderson of Davis	Griffin	Newton
Anderson of Greene	Hansen	Nichols
Anderson of Winne- bago	Harrington	Nicholson
Bailey	Horchem	Nordyke
Becker	Jackson	O'Donnell
Benn	Jessen	Peters
Boies	Johnston of Lucas	Price
Darraha	Jones	Randall
Dean	Kern	Rayburn
Dunkelberg	Kimberly	Roberts
Durbin	Klaus	Rowley
Edgington	Klinker	Shaff
Epps	Krouse	Slaught
Erickson	Larson	Smith
Finch	Lee	Stanley
Findlay	Lenocker	Starzinger
Finley	Lewis	Tucker
Garber	McFarlane	Turner
Gilbert	McFerren	Ulstad
Gilmore	Mantz	Wilson of Cherokee
Giltner	Meredith	Wilson of Mahaska
	Miles	Wilson of Mitchell

Nays—None.

Absent or not voting—40.

Andre	Langfitt	Scott
Baldwin	Mackie	Shortess
Bruce	Mead	Slosson
Coakley	Muler	Stone
Crozier	Mooty	Stuart
Elwood	Murray	Walrath
Flenniken	Neff	Weaver
Gray	Oertel	Wenstrand
Hall	Reed	Wichman
Helming	Rees	Wigdahl
Johnston of Humboldt	Richards	Wilson of Louisa
Kepple	Rogers	Wormley
Knickerbocker	Santee	Mr. Speaker
Lake		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Anderson of Greene, Senate File No. 558, a bill for an act to amend section three thousand four hundred ninety-seven (3497) of the supplement to the code, 1913, relating to the place of bringing action, with report of sifting committee recommending passage was taken up and considered.

Mr. Anderson moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—72.

Adkins	Jackson	Nichols
Anderson of Greene	Jessen	Nicholson
Anderson of Winne-	Johnston of Lucas	Nordyke
bago	Kern	O'Donnell
Bailey	Klaus	Peters
Boies	Klinker	Price
Coakley	Krouse	Randall
Crozier	Lake	Reed
Darrah	Langfitt	Rees
Dean	Larson	Roberts
Dunkelberg	Lee	Rogers
Edgington	Lenocker	Shaff
Elwood	Lewis	Shortess
Epps	McFarlane	Slosson
Finch	McFerren	Smith
Findlay	Mantz	Starzinger
Finley	Meredith	Tucker
Garber	Miles	Turner
Gilbert	Miller	Ulstad
Gilmore	Mooty	Weaver
Giltner	Mowery	Wichman
Gray	Murray	Wilson of Cherokee
Hansen	Neff	Wilson of Mahaska
Harrington	Newton	Wormley
Horchem		

Nays—None.

Absent or not voting—36.

Anderson of Davis	Helming	Santee
Andre	Johnston of Humboldt	Scott
Baldwin	Jones	Slaughter
Becker	Kepple	Stanley
Benn	Kimberly	Stone
Bruce	Knickerbocker	Stuart
Durbin	Mackie	Walrath
Erickson	Mead	Wenstrand
Flenniken	Oertel	Wigdahl
Grason	Rayburn	Wilson of Louisa
Griffin	Richards	Wilson of Mitchell
Hall	Rowley	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Weaver of Polk, Senate File No. 541, a bill for an act to amend section eighteen hundred six (1806), supplement to the code, 1913, relative to the investment of the funds of life insurance companies, with report of sifting committee recommending passage was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—64.

Adkins	Harrington	Nichols
Anderson of Davis	Horchem	Nicholson
Anderson of Greene	Jackson	Peters
Anderson of Winne-	Jessen	Randall
bago	Johnston of Humboldt	Rees
Boies	Kepple	Rogers
Coakley	Klinker	Shortess
Darraha	Knickerbocker	Slaught
Dean	Krouse	Slosson
Dunkelberg	Langfitt	Smith
Durbin	Larson	Stanley
Elwood	Lee	Starzinger
Epps	Lewis	Tucker
Finch	McFarlane	Turner
Findlay	McFerren	Ulstad
Finley	Mackie	Weaver
Garber	Meredith	Wichman
Gilmore	Miles	Wilson of Cherokee
Grason	Miller	Wilson of Louisa
Gray	Mooty	Wilson of Mahaska
Griffin	Mowery	Wormley
Hansen	Newton	

Nays—2.

Kern

Reed

Absent or not voting—42.

Andre	Johnston of Lucas	Rayburn
Bailey	Jones	Richards
Baldwin	Kimberly	Roberts
Becker	Klaus	Rowley
Benn	Lake	Santee
Bruce	Lenocker	Scott
Crozier	Mantz	Shaff
Edgington	Mead	Stone
Erickson	Murray	Stuart
Flenniken	Neff	Walrath
Gilbert	Nordyke	Wenstrand
Giltner	O'Donnell	Wigdahl
Hall	Oertel	Wilson of Mitchell
Helming	Price	Mr. Speaker

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.

Secretary Watters presented the following messages from the Senate:

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. 594, a bill for an act to indemnify the mother of Richard Hastie on account of his accidental death while in the employ of the state.

Also:

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. 190, a bill for an act to indemnify Charles Berry for loss of certain horses and mules erroneously slaughtered by state authorities on suspicion of glanders.

Also:

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. 383, a bill for an act to amend section fifty-seven hundred eighteen-a-13 (5718-a-13) of the supplement to the code, 1913, relating to indeterminate sentences, and fixing the sentences by the courts in cases of felony.

Also:

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. 432, a bill for an act to amend the law as it appears in section twenty-nine hundred-b (2900-b), supplemental supplement to the code, 1915, permitting the carrying out of the recommendations embodied in the report of the State Highway Commission.

Also:

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. 297, a bill for an act to indemnify Ellen Dugan for personal injuries received by her through the negligence of the authorities and employees of the state, while she was lawfully upon the property of the state.

Also:

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. 416, a bill for an act to amend sections twenty-six hundred ninety-two-a (2692-a) and twenty-six hundred ninety-two-c (2692-c), chapter 6-a, supplemental supplement, 1915, relative to state agents.

Also:

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. 325, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, known as the employers' liability and workmen's compensation act, constituting the proper consular officer the legal representative of non-resident alien dependents who are citizens of his nation, authorizing said consular officer or his duly appointed representative to institute and conduct legal proceedings on behalf of such dependents and to receive and distribute compensation due such dependents, and repealing all acts and parts of acts inconsistent herewith.

Also:

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. 613, a bill for an act to extend the time limitation on the contract now subsisting between the state of Iowa through its board of control and the Iowa Farm Tool Company at Fort Madison, Lee county, Iowa, affecting the labor of certain prisoners in the penitentiary located in the county and state aforesaid.

Also:

I am directed to inform your honorable body that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 282, a bill for an act creating a lien upon motor vehicles for repairs made thereon and for supplies and accessories furnished therefor, and providing for the enforcement, foreclosure, and release thereof, and providing a penalty for failure to release further defining the term "owner" as used in said act and prescribing the times, place and manner within which said liens may be foreclosed.

Also:

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. 169, a bill for an act to prevent the transmission of venereal diseases.

Also:

I am directed to inform your honorable body that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 465, a bill for an act to amend title sixteen (XVI), chapter three (3), of the code of Iowa as the same appears in section

thirty-one hundred and seventy-four (3174) thereof, relating to the causes for divorces.

Also:

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. 610, a bill for an act making appropriation for the purchase and improvement of a suitable camp ground for the training of the military forces of the state.

Also:

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. 595, a bill for an act to provide for repairing buildings located on the state fair grounds and for paying paving assessment against state fair grounds, and to make an appropriation therefor.

Also:

I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Houses is asked:

Senate File No. 600, a bill for an act to repeal the law as it appears section 4882 of the code relating to acts tending to corrupt or unduly influence public officials.

CONSIDERATION OF BILLS.

On motion of Roberts of Ringgold, Senate File No. 79, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s seventeen (1527-s-17) of the supplement to the code, 1913, relating to telephone, telegraph and transmission lines, with report of sifting committee recommending passage, was taken up and considered.

Mr. Roberts moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—78.

Adkins	Darrah	Gilmore
Anderson of Davis	Dean	Grason
Anderson of Greene	Durbin	Gray
Anderson of Winne-	Edgington	Griffin
bago	Epps	Hall
Bailey	Erickson	Harrington
Baldwin	Finch	Horchem
Becker	Findlay	Jessen
Boies	Finley	Johnston of Humboldt
Coakley	Garber	Kepple

Kern	Miller	Shortess
Klaus	Mooty	Slaught
Klinker	Mowery	Slosson
Knickerbocker	Neff	Smith
Krouse	Newton	Stanley
Lake	Nichols	Stuart
Langfitt	Nicholson	Tucker
Larson	Nordyke	Turner
Lee	O'Donnell	Ulstad
Lenocker	Peters	Weaver
Lewis	Price	Wichman
McFarlane	Randall	Wilson of Cherokee
McFerren	Reed	Wilson of Mahaska
Mantz	Roberts	Wilson of Mitchell
Mead	Rogers	Wormley
Meredith	Rowley	
Miles	Shaff	

Nays—None.

Absent or not voting—30.

Andre	Helming	Richards
Benn	Jackson	Santee
Bruce	Johnston of Lucas	Scott
Crozier	Jones	Starzinger
Dunkelberg	Kimberly	Stone
Elwood	Mackie	Walrath
Flenniken	Murray	Wenstrand
Gilbert	Oertel	Wigdahl
Giltner	Rayburn	Wilson of Louisa
Hansen	Rees	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Harrington of Kossuth, House File No. 555, a bill for an act to amend sections nineteen hundred eighty-nine-a-two (1989-a2), nineteen hundred eighty-nine-a-three (1989-a3), nineteen hundred eighty-nine-a-four (1989-a4), nineteen hundred eighty-nine-a-five (1989-a5), nineteen hundred eighty-nine-a-six (1989-a6), nineteen hundred eighty-nine-a-seven (1989-a7), nineteen hundred eighty-nine-a-fourteen (1989-a14), nineteen hundred eighty-nine-a-nineteen (1989-a19), nineteen hundred eighty-nine-a-twenty-one (1989-a21), nineteen hundred eighty-nine-a-twenty-six (1989-a26), nineteen hundred eighty-nine-a-twenty-seven (1989-a27), nineteen hundred eighty-nine-a-thirty-two (1989-a32), nineteen hundred eighty-nine-a-thirty-seven (1989-a37), supplement to the code, 1913, and sections nineteen hundred eighty-nine-a-eight (1989-a8) and nineteen hundred eighty-nine-a-twelve (1989-a12), supplemental supplement to the code, 1915, relating to proceedings to establish drainage districts, and of the assessing of the costs, damages and benefits in connection therewith, and the payment of

such assessments, and of taking appeals from the decisions of the board of supervisors in such proceedings, with report of sifting committee recommending passage, was taken up and considered.

Harrington of Kossuth and Wichman of Hancock offered the following amendments:

Amend House File No. 555 by striking out all after the enacting clause and by substituting in lieu thereof the following:

Section 1. That section nineteen hundred eighty-nine-a-two (1989-a-2), Supplement to the Code, 1913, be and is hereby amended by inserting after the word "benefited" in the thirty-sixth line thereof the following: "or otherwise affected".

Section 2. That section nineteen hundred eighty-nine-a-twelve (1989-a-12), Supplemental Supplement to the Code, 1915, be and is hereby amended by adding thereto the following: "Provided further that any assessment may be paid in full without interest at any time within twenty days from the date the assessment is confirmed by the board of supervisors."

Section 3. That section nineteen hundred eighty-nine-a-fourteen (1989-a-14), Supplement to the Code, 1913, be and is hereby amended by striking out of line thirty-eight, the semi-colon and inserting in lieu thereof a comma followed by the words "and attach thereto a copy of his claim for damages or objections filed by him with the county auditor".

Section 4. That section nineteen hundred eighty-nine-a-nineteen (1989-a-19), Supplement to the Code, 1913, be and is hereby amended by inserting after the word "any" in the eighth line thereof the following: "county or township".

Section 5. That section nineteen hundred eighty-nine-a-twenty-six (1989-a-26), supplement to the code, 1913, be and is hereby amended by inserting after the word "taxes" in the twentieth line thereof a comma and the following words: "but the foregoing provision as to payment in instalments shall not apply to assessments of ten dollars or less on a single lot of tract of land".

Section 6. That section nineteen hundred eighty-nine-a-twenty-seven (1989-a-27), Supplement to the Code, 1913, be and is hereby amended by inserting after the period in line seventeen thereof the following: "Provided, however, that no assessments of ten dollars or less on a single lot or tract shall be included in such bond issue and such sums shall be collected as provided in section nineteen hundred eighty-nine-a-twenty-six (1989-a-26), Supplement to the Code, 1913, at the next succeeding March semi-annual payment of ordinary taxes. Provided, however, that nothing herein shall prevent owners of such lots or tracts to take advantage of the provisions of section nineteen hundred eighty-nine-a-twelve (1989-a-12), Supplemental Supplement to the Code, 1915, providing for payment in three instalments."

Section 7. That section nineteen hundred eighty-nine-a-thirty-two (1989-a-32), Supplement to the Code, 1913, be and is hereby amended by inserting before the word "except" in the nineteenth line thereof the

following: "except that the objections not filed prior to the day of the hearing shall be filed with the boards of supervisors at the place where the hearing is to be held, and".

Section 8. That section nineteen hundred eighty-nine-a-thirty-seven (1989-a-37), Supplement to the Code, 1913, be and is hereby amended by striking out the period at the end of said section and inserting in lieu thereof a comma and the following words: "except that the board of supervisors of one county shall have jurisdiction to establish a sub-drainage district of lands included within a joint drainage district when the lands to compose said sub-district lie wholly within such county."

Mr. Harrington moved that the amendments be adopted. Motion prevailed.

Speaker Pitt in the chair.

Unanimous consent having been granted to suspend the rules, Mr. Harrington moved that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—73.

Anderson of Greene	Horchem	Nordyke
Anderson of Winnebago	Jackson	O'Donnell
Baldwin	Jessen	Price
Becker	Johnston of Humboldt	Randall
Boies	Kepple	Rayburn
Coakley	Kern	Reed
Dean	Klaus	Rogers
Dunkelberg	Klinker	Shaff
Durbin	Knickerbocker	Shortess
Epps	Krouse	Slaught
Erickson	Lake	Slosson
Finch	Langfitt	Smith
Findlay	Lee	Stanley
Finley	Lewis	Starzinger
Garber	McFarlane	Stuart
Gilbert	McFerren	Tucker
Gilmore	Mead	Turner
Giltner	Miles	Ulstad
Grason	Miller	Weaver
Gray	Mooty	Wichman
Griffin	Mowery	Wilson of Cherokee
Hall	Neff	Wilson of Mahaska
Hansen	Newton	Wilson of Mitchell
Harrington	Nichols	Wormley
	Nicholson	

Nays—None.

Absent or not voting—35.

Adkins	Johnston of Lucas	Richards
Anderson of Davis	Jones	Roberts
Andre	Kimberly	Rowley
Bailey	Larson	Santee
Benn	Lenocker	Scott
Bruce	Mackie	Stone
Crozier	Mantz	Walrath
Darrah	Meredith	Wenstrand
Edgington	Murray	Wigdahl
Elwood	Oertel	Wilson of Louisa
Flenniken	Peters	Mr. Speaker
Helming	Rees	

So the bill having received a constitutional majority was declared to have passed the House.

Harrington of Kossuth and Wichman of Hancock offered the following amendment to the title:

Amend the title to House File No. 555 by striking out all that portion of the title following the word "act" and inserting in lieu thereof the following:

"To amend sections nineteen hundred eighty-nine-a-two (1989-a-2), nineteen hundred eighty-nine-a-fourteen (1989-a-14), nineteen hundred eighty-nine-a-nineteen (1989-a-19), nineteen hundred eighty-nine-a-twenty-six (1989-a-26), nineteen hundred eighty-nine-a-twenty-seven (1989-a-27), nineteen hundred eighty-nine-a-thirty-two, (1989-a-32) and nineteen hundred eighty-nine-a-thirty-seven (1989-a-37), supplement to the code, 1913, and section nineteen hundred eighty-nine-a-twelve (1989-a-12), supplemental supplement to the code, 1915, relating to proceedings to establish drainage districts, and of the assessing of the costs, damages and benefits in connection therewith, and the payments of such assessments, and of taking appeals from the decisions of the board of supervisors in such proceedings."

Amendments adopted and title as amended agreed to.

MOTION TO RECONSIDER CALLED UP.

Weaver of Polk called up the motion to reconsider the vote by which Senate File No. 491, a bill for an act amending sections fourteen hundred-t (1400-t), fourteen hundred-t 2 (1400-t 2) and fourteen hundred-t 3 (1400-t 3), supplement to the code, 1913, relating to capitol extension funds and anticipation of the tax therefor; designating and directing the building to be constructed, authorizing its construction, and providing for the plans therefor, and the appointment of a committee to act with the executive council in the selection and approval of said plants, failed to pass the House.

On request of Klinker of Crawford, rule 18 was invoked.

On the question, "Shall the House reconsider the vote by which Senate File No. 491 failed to pass the House?"

Ayes—49.

Adkins	Horchem	O'Donnell
Anderson of Greene	Jackson	Peters
Bailey	Jessen	Price
Baldwin	Kepple	Randall
Becker	Kern	Rayburn
Darraha	Klaus	Rogers
Dean	Klinker	Santee
Dunkelberg	Knickerbocker	Shaff
Epps	Lake	Shortess
Findlay	Lee	Starzinger
Garber	McFarlane	Stuart
Gilbert	Mackie	Tucker
Gilmore	Mead	Weaver
Grason	Miles	Wenstrand
Gray	Nichols	Wichman
Griffin	Nicholson	Wormley
Hansen		

Nays—40.

Anderson of Davis	Helming	Rees
Anderson of Finne- bago	Johnston of Humboldt	Richards
Benn	Krouse	Roberts
Boies	Langfitt	Rowley
Coakley	Larson	Slaught
Durbin	Lenocker	Smith
Edgington	Lewis	Stanley
Elwood	Mantz	Stone
Erickson	Meredith	Ulstad
Finch	Miller	Wilson of Cherokee
Finley	Mooty	Wilson of Mahaska
Giltner	Mowery	Wilson of Mitchell
Hall	Newton	Mr. Speaker
	Reed	

Absent or not voting—19.

Andre	Kimberly	Scott
Bruce	McFerren	Slosson
Crozier	Murray	Turner
Flenniken	Neff	Walrath
Harrington	Nordyke	Wigdahl
Johnston of Lucas	Oertel	Wilson of Louisa
Jones		

So the House refused to reconsider the vote by which Senate File No. 491 failed to pass the House.

Peters of Dallas called up the motion to reconsider the vote by which Senate File No. 87, a bill for an act providing for the protection and safety of persons employed in or being about the construction, repairing, alteration or removal of buildings, bridges,

viaducts, and other structures, providing means for the enforcement of said act, and providing penalties for violations of its provisions, failed to pass the House.

On request of Johnston of Lucas, rule 18 was invoked.

On the question, "Shall the House reconsider the vote by which Senate File No. 87 failed to pass the House?"

Ayes—47.

Baldwin	Johnston of Lucas	Rayburn
Becker	Klinker	Richards
Benn	Krouse	Roberts
Edgington	Lake	Rogers
Epps	Langfitt	Slaughter
Findlay	Lenocker	Smith
Garber	McFerren	Starzinger
Giltner	Mackie	Stuart
Grason	Meredith	Tucker
Gray	Miles	Ulstad
Griffin	Nichols	Wichman
Hall	Nicholson	Wilson of Cherokee
Harrington	Nordyke	Wilson of Mitchell
Horchem	O'Donnell	Wormley
Jackson	Peters	Mr. Speaker
Jessen	Randall	

Nays—39.

Adkins	Gilbert	Miller
Anderson of Davis	Gilmore	Mooty
Anderson of Greene	Helming	Mowery
Anderson of Winnebago	Johnston of Humboldt	Murray
Bailey	Kepple	Price
Boies	Kern	Reed
Coakley	Klaus	Rees
Darrah	Knickerbocker	Rowley
Dean	Larson	Slosson
Durbin	Lee	Stanley
Elwood	Lewis	Stone
Erickson	Mantz	Turner
Finch	Mead	Wilson of Mahaska

Absent or not voting—22.

Andre	Kimberly	Shaff
Bruce	McFarlane	Shortess
Crozier	Neff	Walrath
Dunkelberg	Newton	Weaver
Finley	Oertel	Wenstrand
Flenniken	Santee	Wigdahl
Hansen	Scott	Wilson of Louisa
Jones		

So the House refused to reconsider the vote by which Senate File No. 87 failed to pass the House.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House File No. 126, a bill for an act to amend section two hundred twenty-seven (227) of the supplement to the code, 1913, relating to the division of the state into judicial districts and increasing the number of district judges in the third and eighteenth judicial districts and providing for an election of judges to fill the vacancies caused by this act.

Also:

House File No. 127, a bill for an act to indemnify Daniel McNabb for personal injuries sustained by him while employed by the state in making a survey of Eagle Lake in Hancock county, Iowa.

Also:

House File No. 214, a bill for an act to repeal the law as it appears in section twenty-five hundred seventy-five-a9, (2575-a9), supplemental supplement to the code, 1915, relating to an increase in the annual appropriation for the state bacteriological laboratory at Iowa City, Iowa.

Also:

House File No. 208, a bill for an act to repeal the law as it appears in section two hundred twelve (212), supplement to the code, 1913, relating to assistant attorney general; and to provide for additional assistants and for their compensation.

Also:

House File No. 262, a bill for an act to appropriate the sum of one hundred forty-three $85/100$ (\$142.85) dollars to the Boone County Agricultural Society, under the provisions of section one thousand six hundred sixty-one-a (1661-a) supplemental supplement to the code, 1915.

ALFRED WENSTRAND, *Chairman*.

Report adopted.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

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. 599, a bill for an act to repeal section twenty-eight hundred four-a (2804-a), section twenty-eight hundred four-b (2804-b) and section twenty-eight hundred four-c (2804-c) of the supplement to the code, 1913, and enacting substitutes therefor requiring the furnishing

and display of the United States flag on school houses and grounds and public buildings and grounds in the state.

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. 92, 116, 336, 152, 388, 513 and 547.

CONSIDERATION OF BILLS.

On motion of Giltner of Monroe, Senate File No. 196, a bill for an act to amend section twenty-four hundred seventy-seven-m-24 (2477-m-24) of the supplement to the code, 1913, providing for the taking of depositions of witnesses to be used as evidence in hearings before boards of arbitration in workmen's compensation proceedings, with report of the sifting committee recommending amendments and recommending passage when so amended, was taken up and considered.

The following amendments were proposed by the sifting committee:

By striking from line two (2) of section one (1), the words "of the". Also, by striking from the sixth (6th) line of said section, the words "Twenty-four hundred seventy-seven-m-24 (2477-m-24)".

Mr. Giltner moved the adoption of the amendments.

Motion lost.

Mr. Giltner moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—70.

Adkins	Epps	Kern
Anderson of Davis	Erickson	Knickerbocker
Anderson of Winnebago	Finch	Krouse
Bailey	Findlay	Langfitt
Baldwin	Finley	Larson
Becker	Garber	Lee
Benn	Gilbert	Lenocker
Boies	Giltner	Lewis
Coakley	Grason	McFarlane
Darraha	Griffin	McFerren
Dean	Hall	Mackie
Durbin	Horchem	Mantz
Edgington	Jessen	Meredith
Elwood	Johnston of Humboldt	Miles
	Kepple	Mooty

Neff	Shaff	Ulstad
Newton	Slaught	Weaver
Nichols	Slosson	Wichman
Nicholson	Smith	Wilson of Cherokee
O'Donnell	Stanley	Wilson of Mahaska
Peters	Starzinger	Wilson of Mitchell
Randall	Stone	Wormley
Rayburn	Stuart	Mr. Speaker
Reed	Tucker	

Nays—None.

Absent or not voting—38.

Anderson of Greene	Jones	Richards
Andre	Kimberly	Roberts
Bruce	Klaus	Rogers
Crozier	Klinker	Rowley
Dunkelberg	Lake	Santee
Flenniken	Mead	Scott
Gilmore	Miller	Shortess
Gray	Mowery	Turner
Hansen	Murray	Walrath
Harrington	Nordyke	Wenstrand
Helming	Oertel	Wigdahl
Jackson	Price	Wilson of Louisa
Johnston of Lucas	Rees	

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.

Secretary Watters presented the following messages from the Senate:

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. 612, a bill for an act to amend section twenty hundred and seventy-seven (2077) of the supplement to the code, 1913, defining class "C" railroads.

Also:

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. 323, a bill for an act to appropriate the sum of five thousand (5,000.00) dollars, or so much thereof as may be necessary for use by the attorney general in paying the expense of an investigation as to the existence of an illegal combination of the manufacturers of cement used in highway bridges and culvert construction, and for other uses as set forth in concurrent resolution passed by the thirty-seventh general assembly.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 16, a bill for an act to amend section 1099 of the code, and sections 1106, 1150, 1151, 1157, 1087-c and 1173 of the supplement to the code, 1913, and relating to election of presidential electors and United States senators and of vote therefor and removal of names of presidential electors from official ballot, and repealing chapter two-a (2-a), title six (VI), supplement to the code, 1913, and to enact a substitute therefor.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Lenocker of Madison, Senate File No. 579, a bill for an act to amend section twenty-seven hundred and ninety-four-a (2794-a) of the supplemental supplement to the code, 1915, relating to consolidated school districts, with report of sifting committee recommending passage was taken up and considered.

Findlay of Webster offered the following amendment and moved its adoption:

Amend by striking from section 1, of Senate File No. 579, the following: "then with the county superintendent of the county in which the greatest number of freeholders in the proposed district reside," and insert in lieu thereof the following: "then with the county superintendent of each county."

Neff of Pottawattamie moved the previous question, as applied to the pending amendment and the main bill. Motion prevailed.

Amendment offered by Findlay of Webster lost.

Mr. Lenocker moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—57.

Anderson of Davis	Boies	Garber
Anderson of Wirne-	Coakley	Giltner
bago	Darrah	Gray
Baldwin	Edgington	Griffin
Becker	Epps	Hall
Benn	Finch	Hansen

Helming	Mowery	Smith
Johnston of Lucas	Newton	Stanley
Kern	Nichols	Starzinger
Klinker	Nordyke	Tucker
Krouse	O'Donnell	Turner
Lake	Peters	Ulstad
Langfitt	Rayburn	Wenstrand
Lee	Reed	Wilson of Cherokee
Lenocker	Rees	Wilson of Mahaska
Lewis	Richards	Wilson of Mitchell
McFerren	Roberts	Wormley
Mead	Rogers	Mr. Speaker
Meredith	Rowley	
Miles	Santee	

Nays—26.

Adkins	Jessen	Shaff
Elwood	Kepple	Shortess
Erickson	Klaus	Slaught
Findlay	Knickerbocker	Slosson
Flenniken	McFarlane	Stuart
Gilbert	Murray	Walrath
Gilmore	Neff	Weaver
Harrington	Price	Wichman
Jackson	Randall	

Absent or not voting—25.

Anderson of Greene	Grason	Miller
Andre	Horchem	Mooty
Bailey	Johnston of Humboldt	Nicholson
Bruce	Jones	Oertel
Crozier	Kimberly	Scott
Dean	Larson	Stone
Dunkelberg	Mackie	Wigdahl
Durbin	Mantz	Wilson of Louisa
Finley		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER SENATE FILE NO. 474.

Griffin of Woodbury moved that the rules be suspended and that the House reconsider the vote by which Senate File No. 474 passed the House.

Lee of Sac raised the point of order that the House could take no further action on Senate File No. 474 pending action by the Senate on House concurrent resolution introduced April 12th, and which passed the House on April 13th.

Speaker Pitt held that the point of order was well taken and that further action by the House on Senate File No. 474 was deferred pending action by the Senate on the House concurrent resolution relative to the disposition of Senate File No. 474.

MOTION TO RECONSIDER CALLED UP.

Klinker of Crawford called up the motion to reconsider the vote by which Senate File No. 17, a bill for an act to repeal sections 5028-u, 5028-v and 5028-w, relating to tipping and providing penalties therefor, failed to pass the House.

On the question, "Shall the House reconsider the vote by which Senate File No. 17 failed to pass the House?"

Ayes—38.

Anderson of Greene	Griffin	Price
Anderson of Winne-	Hansen	Randall
bago	Harrington	Rayburn
Baldwin	Jessen	Richards
Becker	Johnston of Lucas	Rogers
Benn	Klinker	Shaff
Dean	Knickerbocker	Shortess
Elwood	Lake	Starzinger
Epps	Lee	Stone
Erickson	McFerren	Weaver
Gilmore	Mead	Wichman
Grason	Miller	Wilson of Mahaska
Gray	Murray	Mr. Speaker

Nays—53.

Adkins	Kepple	Nicholson
Anderson of Davis	Kern	Nordyke
Bailey	Kimberly	O'Donnell
Boles	Klaus	Peters
Coakley	Krouse	Reed
Darraha	Langfitt	Rees
Durbin	Larson	Rowley
Edgington	Lenocker	Slaughter
Finch	Lewis	Stanley
Findlay	McFarlane	Stuart
Finley	Mackie	Tucker
Flenniken	Meredith	Turner
Garber	Miles	Ulstad
Gilbert	Mooty	Walrath
Giltner	Mowery	Wenstrand
Hall	Neff	Wilson of Cherokee
Helming	Newton	Wilson of Mitchell
Jackson	Nichols	

Absent or not voting—17.

Andre	Jones	Slosson
Bruce	Mantz	Smith
Crozier	Oertel	Wigdahl
Dunkelberg	Roberts	Wilson of Louisa
Horchem	Santee	Wormley •
Johnston of Humboldt	Scott	

So the House refused to reconsider the vote by which Senate File No. 17 failed to pass the House.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate recedes from its amendments to House File No. 576.

Also:

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. 461, a bill for an act to amend section four hundred twenty-three, supplemental supplement to the code, 1915, relating to the purchase of real estate for county purposes.

Also:

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. 463, a bill for an act to amend section four hundred ninety-one (491), supplemental supplement to the code, 1915, pertaining to the employment of deputy county treasurers and other assistants.

Also:

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. 528, a bill for an act to amend section four hundred forty-three (443) of the code, and section four hundred forty-eight (448) of the supplemental supplement to the code, 1915, relative to submitting to vote of the people the question of borrowing money to aid in the erection of public buildings, to procure a site and grounds for such public buildings, and to fix the rate of tax which may be levied for such purposes, and to regulate the issuing and sale of bonds therefor, and to provide that this act shall apply to elections heretofore held for such purposes.

The House recessed.

The House resumed session, Speaker Pitt in the chair.

The roll was then called to ascertain if there were a quorum present.

Those present were—64.

Adkins	Becker	Durbin
Anderson of Davis	Benn	Epps
Anderson of Greene	Boies	Erickson
Anderson of Winne-	Coakley	Findlay
bago	Darrah	Finley
Baldwin	Dunkelberg	Flenniken

Garber	Meredith	Slaught
Gray	Miles	Slosson
Hall	Miller	Smith
Jessen	Murray	Starzinger
Johnston of Humboldt	Neff	Stuart
Kern	Nichols	Turner
Klinker	Nicholson	Ulstad
Knickerbocker	O'Donnell	Weaver
Langfitt	Peters	Wenstrand
Larson	Randall	Wichman
Lee	Reed	Wilson of Cherokee
Lenocker	Roberts	Wilson of Mahaska
Lewis	Rogers	Wilson of Mitchell
McFarlane	Rowley	Wormley
McFerren	Santee	Mr. Speaker
Mantz	Shortess	

CONSIDERATION OF BILLS.

On motion of Weaver of Polk, Senate File No. 468, a bill for an act to amend section six hundred ninety-six-b (696-b), of the supplemental supplement 1915, to the code, relating to the powers of cities and towns, and legalizing certain acts of such cities and towns, with report of sifting committee recommending passage was taken up and considered.

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—67.

Adkins	Hall	Price
Anderson of Davis	Harrington	Randall
Anderson of Greene	Jessen	Roberts
Anderson of Winnebago	Johnston of Humboldt	Rowley
Baldwin	Kern	Santee
Becker	Klinker	Shortess
Benn	Knickerbocker	Slaught
Boies	Lake	Slosson
Coakley	Langfitt	Smith
Darrah	Larson	Stanley
Dean	Lee	Starzinger
Dunkelberg	McFarlane	Stuart
Durbin	Mackie	Tucker
Elwood	Mantz	Turner
Epps	Meredith	Ulstad
Erickson	Miles	Weaver
Findlay	Miller	Wichman
Flenniken	Mooty	Wilson of Cherokee
Garber	Murray	Wilson of Mahaska
Gilbert	Neff	Wilson of Mitchell
Giltner	Newton	Wormley
Gray	Nichols	Mr. Speaker
	Peters	

Nays—1.

O'Donnell

Absent or not voting—40.

Andre	Johnston of Lucas	Oertel
Bailey	Jones	Rayburn
Bruce	Kepple	Reed
Crozier	Kimberly	Rees
Edgington	Klaus	Richards
Finch	Krouse	Rogers
Finley	Lenocker	Scott
Gilmore	Lewis	Shaff
Grason	McFerren	Stone
Griffin	Mead	Walrath
Hansen	Mowery	Wenstrand
Helming	Nicholson	Wigdahl
Horchem	Nordyke	Wilson of Louisa
Jackson		

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.

Secretary Watters presented the following messages from the Senate:

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. 617, a bill for an act to amend the law as it appears in section thirteen hundred thirty-three-c (1333-c), supplement to the code, 1913, relating to the taxation of the moneys and credits of insurance corporations.

Also:

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. 545, a bill for an act authorizing persons, associations or societies to organize or promote the improvement of the county road system and township road system by graveling and drainage and to receive and control the funds raised for said improvements, and providing for co-operation with said persons, associations or societies by the township trustees, board of supervisors and county engineer, and authorizing the expenditure of certain sums by said officers to aid the persons, associations or societies in the said improvements.

Also:

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. 583, a bill for an act to amend chapter 2, title 10, of the code, and the amendments thereto, relating to levees, drains, ditches and water courses.

Also :

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. 565, a bill for an act to amend the law as it appears in section twenty-seven hundred thirty-three 1a (2733-1a) supplemental supplement to the code, 1915, twenty-seven hundred forty-nine (2749) of the code, twenty-seven hundred sixty-seven (2767) of the code, twenty-seven hundred sixty-eight (2768) supplement to the code, 1913, twenty-seven hundred sixty-nine (2769) supplement to the code, 1913, twenty-seven hundred seventy-four (2774) of the code, twenty-seven hundred eighty-three (2783) supplement to the code, 1913, twenty-eight hundred three (2803) of the code, twenty-eight hundred six (2806) supplement to the code, 1913, and twenty-eight hundred twenty-five (2825) of the code, relating to school funds.

Also :

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 Joint Resolution No. 15, joint resolution fixing the number and compensation of employes in the state departments at the seat of government.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 284, a bill for an act to provide for the organizing, admitting, licensing and regulating of insurance companies other than life, and to repeal the law as it appears in sections sixteen hundred ninety two (1692), sixteen hundred ninety three (1693), sixteen hundred ninety four (1694), sixteen hundred ninety five (1695), seventeen hundred (1700), and seventeen hundred twenty three (1723), of the code, and section sixteen hundred eighty nine (1689) supplement to the code, 1913, and section seven hundred twenty-one (1721), supplemental supplement to the code, 1915, and to enact substitutes for each of them, and to amend the law as it appears in subdivision four (4), section seventeen hundred and nine (1709), supplement to the code, 1913, and to repeal the law as it appears in sections seventeen hundred and four (1704) seventeen hundred and five (1705), seventeen hundred and six (1706), seventeen hundred and seven (1707), seventeen hundred and eight (1708), and seventeen hundred seventeen (1717), of the code, and all acts and parts of acts in conflict herewith, all relating to the matter of insurance.

Also:

Senate File No. 85, a bill for an act to amend the law as it appears in section twenty-six hundred four (2604), supplemental supplement to the code, 1915, relating to the soldiers' home.

Also:

Senate File No. 157, a bill for an act changing the name of the Iowa Industrial Reformatory for Females, to the Women's Reformatory.

Also:

Senate File No. 215, a bill for an act to amend the law as it appears in section twenty-six hundred ninety-two-a (2692-a) and section twenty-six hundred ninety-two-c (2692-c), supplemental supplement to the code, 1915, relating to appointment and compensation of state agents by the board of control.

Also:

Senate File No. 300, a bill for an act amending section twenty hundred seventy-four-c (2074-c), supplement to the code, 1913, relating to the filing of claims against common carriers.

Also:

Senate File No. 353, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s eight (1527-s8), supplemental supplement to the code, 1915, relating to the improvement of township highways and authorizing the use of a portion of the general township road fund for the purpose of dragging the township road system.

Also:

Senate File No. 582, a bill for an act legalizing certain warrants of the city of Newton, Iowa.

Also:

House File No. 605, a bill for an act to legalize the ordinances of the incorporated town of Lytton, Sac county, Iowa.

Also:

House File No. 373, a bill for an act to amend sections thirty-four hundred forty-seven-b (3447-b) and twenty-nine hundred forty-two-f (2942-f), supplement to the code, 1913, relating to the recovery of interest in real estate when spouse failed to join in conveyance.

Also:

House File No. 382, a bill for an act to repeal section two thousand sixty three (2063) of the code, relating to proposed crossing of one railway by another, and to enact a substitute therefor.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

SENATE MESSAGE CONSIDERED.

Senate Joint Resolution No. 15, joint resolution fixing the number and compensation of employees in the state departments at the seat of government.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Hall of Taylor, Senate Joint Resolution No. 15, joint resolution fixing the number and compensation of employees in the state departments at the seat of government, was taken up and considered.

The bill was read for the information of the House.

Mr. Hall moved that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the joint resolution be adopted?"

Ayes—80.

Adkins	Jessen	Peters
Anderson of Greene	Johnston of Humboldt	Price
Anderson of Winne- bago	Johnston of Lucas	Randall
Bailey	Kepple	Rayburn
Baldwin	Klaus	Richards
Becker	Klinker	Roberts
Benn	Knickerbocker	Rogers
Boies	Krouse	Rowley
Darrah	Lake	Santee
Dean	Langfitt	Shaff
Dunkelberg	Larson	Shortess
Durbin	Lee	Slosson
Edgington	Lewis	Smith
Elwood	McFarlane	Stanley
Epps	McFerren	Starzinger
Erickson	Mackie	Stuart
Finch	Mantz	Tucker
Findlay	Mead	Turner
Flenniken	Meredith	Ulstad
Garber	Miller	Weaver
Gilbert	Mowery	Wenstrand
Gilmore	Murray	Wichman
Gray	Neff	Wilson of Cherokee
Hall	Newton	Wilson of Mahaska
Hansen	Nichols	Wilson of Mitchell
Horchem	Nordyke	Wormley
	O'Donnell	Mr. Speaker

Nays—None.

Absent or not voting—28.

Anderson of Davis	Helming	Oertel
Andre	Jackson	Reed
Bruce	Jones	Rees
Coakley	Kern	Scott
Crozier	Kimberly	Slaughter
Finley	Lenocker	Stone
Giltner	Miles	Walrath
Grason	Mooty	Wigdahl
Griffin	Nicholson	Wilson of Louisa
Harrington		

So the joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 240, a bill for an act making appropriations for the State University of Iowa, the Iowa State College of Agriculture and Mechanic Arts, the Iowa State Teachers' College, and the College for the Blind.

Also:

House File No. 126, a bill for an act to amend section two hundred twenty-seven (227) of the supplement to the code, 1913, relating to the division of the state into judicial districts and increasing the number of district judges in the third and eighteenth judicial districts and providing for and election of judges to fill the vacancies caused by this act.

Also:

House File No. 127, a bill for an act to indemnify Daniel McNabb for personal injuries sustained by him while employed by the state in making a survey of Eagle Lake in Hancock county, Iowa.

Also:

House File No. 208, a bill for an act to repeal the law as it appears in section two hundred twelve (212), supplement to the code, 1913, relating to assistant attorney general; and to provide for additional assistants and for their compensation.

Also:

House File No. 214, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-five-a9 (2575-a9), supplemental supplement to the code, 1915, relating to an increase in the annual appropriation for the state bacteriological laboratory at Iowa City, Iowa.

Also:

House File No. 262, a bill for an act to appropriate the sum of one hundred forty-three 85/100 (\$143.85) dollars to the Boone County Agricultural Society, under the provisions of section one thousand six hundred sixty-one-a (1661-a), supplemental supplement to the code, 1915.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

On motion of Lake of Woodbury, Senate File No. 330, a bill for an act to amend section eight hundred forty-o (840-o), supplemental supplement to the code of Iowa, 1915, relating to the levy of an annual tax for the purpose of paying that portion of the costs borne by cities having a population of fifty thousand or over of paving highways within such city, with report of sifting committee recommending passage was taken up and considered.

Tucker of Clinton offered the following amendment and moved its adoption:

Amend Senate File No. 330 by striking out of the fifth (5) line of the printed amendment the words and figures "fifty thousand" and inserting in lieu thereof the words and figures "thirty thousand".

Amendment lost.

Mr. Lake moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Lake of Woodbury, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—66.

Adkins	Erickson	Johnston of Lucas
Anderson of Davis	Finch	Kepple
Anderson of Greene	Finley	Kern
Baldwin	Flenniken	Klaus
Becker	Gilbert	Klinker
Benn	Gilmore	Knickerbocker
Boies	Giltner	Lake
Coakley	Grason	Lenocker
Dean	Gray	Lewis
Dunkelberg	Hall	McFarlane
Durbin	Harrington	McFerren
Edgington	Horchem	Mackie
Elwood	Johnston of Humboldt	Mantz

Miles	Roberts	Stuart
Mowery	Rowley	Turner
Nichols	Santee	Weaver
O'Donnell	Shaff	Wichman
Peters	Shortess	Wilson of Louisa
Price	Slaught	Wilson of Mahaska
Randall	Slosson	Wilson of Mitchell
Rayburn	Smith	Wormley
Richards	Starzinger	Mr. Speaker

Nays—17.

Anderson of Winne-	Jones	Miller
bago	Krouse	Murray
Bailey	Langfitt	Nordyke
Epps	Larson	Rogers
Findlay	Lee	Stanley
Hansen	Meredith	Tucker

Absent or not voting—25.

Andre	Kimberly	Scott
Bruce	Mead	Stone
Crozier	Mooty	Ulstad
Darrah	Neff	Walrath
Garber	Newton	Wenstrand
Griffin	Nicholson	Wigdahl
Helming	Oertel	Wilson of Cherokee
Jackson	Reed	
Jessen	Rees	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Gilbert of Marshall, Senate File No. 485, a bill for an act relating to the health of pupils in the public schools of certain cities, with report of sifting committee recommending passage was taken up and considered.

The follownig amendment filed by Epps of Wapello was taken up and considered:

Amend Senate File No. 485 as follows:

SEC. 1. Strike out the period after the word "fund" in the 10th line and insert a comma in lieu thereof, after which add the following: "provided nothing in this act shall be construed or operate so as to interfere with the exercise of the child's or parent's religious belief as to examination for, or in the treatment of, disease; provided, that quarantine regulations relating to contagious or infectious diseases are not infringed upon."

Amendment lost.

Gilbert of Marshall offered the following substitute amendment and moved its adoption:

Amend Senate File No. 485, a bill for an act relating to the health of pupils in the public schools of certain cities, by striking out all after the enacting clause, and inserting in lieu thereof the following:

SECTION 1. Boards of school directors in school districts containing or contained in cities of the first class, cities under special charter or cities under the commission plan of government are hereby permitted to establish and maintain in connection with the schools in such districts, a health department and dental clinic for the indigent poor children attending such schools, and such schools are empowered to employ such physicians, nurses, dentists, and dental hygienists as may be necessary to accomplish the purpose of this act, and pay for the same out of the teachers fund, provided, however, that no treatment of any kind shall be given without the consent of both the child and his parents or guardian.

Amendment adopted.

Mr. Gilbert moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—34.

Adkins	Jones	Randall
Anderson of Winne-	Kepple	Rayburn
bago	Klaus	Santee
Boies	Klinker	Shaff
Darrah	Lake	Shortess
Erickson	Langfitt	Smith
Findlay	McFarlane	Stuart
Flenniken	Miles	Turner
Gilbert	Miller	Ulstad
Giltner	Nichols	Weaver
Grason	Peters	Wichman
Harrington	Price	

Nays—51.

Anderson of Davis	Jessen	Nicholson
Anderson of Greene	Johnston of Humboldt	Nordyke
Bailey	Johnston of Lucas	O'Donnell
Baldwin	Kern	Reed
Benn	Knickerbocker	Rees
Coakley	Krouse	Roberts
Dean	Larson	Rogers
Durbin	Lenocker	Rowley
Edgington	Lewis	Slaught
Epps	Mackie	Slosson
Finch	Mantz	Stanley
Garber	Meredith	Starzinger
Gilmore	Mooty	Tucker
Gray	Mowery	Wilson of Cherokee
Hall	Murray	Wilson of Mahaska
Hansen	Neff	Wilson of Mitchell
Horchem	Newton	Wormley

Absent or not voting—23.

Andre	Helming	Scott
Becker	Jackson	Stone
Bruce	Kimberly	Walrath
Crozier	Lee	Wenstrand
Dunkelberg	McFerren	Wigdahl
Elwood	Mead	Wilson of Louisa
Finley	Oertel	Mr. Speaker
Griffin	Richards	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 14, joint resolution suspending sections 2477-a and 2477-b of supplement to the code, 1913, both relating to child labor, during the continuance of the war between United States and Germany.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 331, a bill for an act to authorize school corporations to provide education for deaf children and to provide state aid therefor.

Also:

Senate File No. 393, a bill for an act to legalize the passage, adoption, publication and recording of the ordinances of the incorporated town of Macksburg, Madison county, Iowa.

Also:

Senate File No. 408, a bill for an act to legalize an ordinance of the incorporated town of Montour, Iowa, granting a franchise to William G. Dows, Isaac B. Smith, John A. Reed and R. S. Cook, their successors and assigns, to erect, maintain and operate an electric light and power plant in said town.

Also:

Senate File No. 475, a bill for an act to repeal the law as it appears in section twenty five hundred fifty three (2553), of the supplemental supplement to the code, 1915, and to enact a substitute therefor, regulating the time and manner of trapping beaver, mink, otter, or muskrat.

Also:

Senate File No. 509, a bill for an act to amend the law as it appears in section two thousand one hundred fifty (2150) of the code, relating to free transportation or reduced rates by carriers.

Also:

Senate File No. 529, a bill for an act to repeal section forty-five hundred thirty-seven (4537) of the code and to enact a substitute in lieu thereof, relating to the filing of transcripts from justice's or mayor's court with the clerk of the district court.

Also:

Senate File No. 27, a bill for an act to amend the law as it appears in section twelve hundred fifty-eight-c (1258-c) supplement to the code, 1913, relating to the removal of certain officers.

Also:

Senate File No. 116, a bill for an act to indemnify P. J. Kappelman for loss of certain horses slaughtered by state authorities on suspicion of glanders.

Also:

Senate File No. 155, a bill to provide for the transfer of female inmates from the Anamosa reformatory and for the transfer of inmates from the industrial school for girls to said new industrial reformatory for females at Rockwell City.

Also:

Senate File No. 311, a bill for an act to amend section seven hundred thirty-seven (737), supplement to the code, 1913, relating to plumbing inspection.

Also:

Senate File No. 322, a bill for an act to repeal the law as it appears in section seven hundred four (704), supplement to the code, 1913, and to enact a substitute therefor, conferring power upon cities and towns to enact ordinances for the suppression, restraining and prohibiting of gambling houses, disorderly houses or places where intoxicating liquors are either kept, sold or given away, and to punish any persons transporting others to or from the same.

Also:

Senate File 323, a bill for an act to amend section seven hundred thirteen (713) of the code relating to inspection of steam boilers and magazines.

Also :

Senate File No. 548, a bill for an act to repeal the law as it appears in section twenty-five hundred eighty-nine-b (2589-b) and twenty-five hundred eighty-nine-c (2589-c) supplement to the code, 1913, and to enact a substitute therefor relating to the examination and registration of pharmacists and assistant pharmacists.

Also :

Senate File No. 570, a bill for an act legalizing the establishment of the consolidated independent school district of Joice, Worth county, Iowa.

Also :

Senate File No. 583, a bill for an act authorizing and directing the governor and secretary of state to execute and deliver to Alexander Wheat a patent for the south west quarter of the south west quarter of section sixteen (16), township sixty-eight (68), north, range seven (7), west, in Lee county, Iowa.

Also :

Senate File No. 584, a bill for an act authorizing and directing the governor and secretary of state to execute and deliver to Absalom Anderson a patent for the south west quarter of the north west quarter of section sixteen (16), township sixty-eight (68), north, range seven (7) west, Lee county, Iowa.

Also :

Senate File No. 586, a bill for an act to legalize acknowledgments of instruments and the instruments heretofore made by or to corporations, or under which such corporation is a beneficiary, where the acknowledging officer was at the time of such acknowledgment a stockholder or officer in the corporation.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption :

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bill:

House File No. 203, a bill for an act making appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings and equipment, for the purchase of land, for the purchase of live stock, farm machinery and

equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel and supplies, and for improvements, equipment and appliances needed in any or all of the institutions hereinafter named, to wit: Iowa Soldiers' Home, Iowa Soldiers' Orphans' Home, School for the Deaf, Institution for Feeble-Minded Children, State Sanatorium for the Treatment of Tuberculosis, State Industrial Schools, State Hospitals for the Insane and State Hospital for Inebriates, State Penitentiary, The Reformatory, State Hospital and Colony of Epileptics and Iowa Industrial Reformatory for Females at Rockwell City.

ALFRED WENSTRAND, *Chairman.*

Report of

CONSIDERATION OF BILLS.

On motion of Lake of Woodbury, Senate File No. 324, a bill for an act to amend section eight hundred forty-p (840-p), supplemental supplement to the code of Iowa, 1915, granting to cities authority to issue funding bonds to take up assessments made against such cities under the provisions of section eight hundred forty-o (840-o), supplemental supplement to the code of Iowa, 1915, with report of sifting committee recommending passage was taken up and considered.

Mr. Lake moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Lake of Woodbury, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—39.

Adkins	Harrington	Randall
Anderson of Greene	Jackson	Rayburn
Anderson of Winnebago	Jessen	Rees
Becker	Jones	Rogers
Boies	Klinker	Rowley
Dunkelberg	Knickerbocker	Santee
Elwood	Lake	Shaff
Flenniken	Larson	Shortess
Garber	McFarlane	Starzinger
Gilbert	Mackie	Weaver
Gilmore	Mead	Wenstrand
Grason	Miles	Wichman
Gray	Price	Wilson of Cherokee

Nays—4b.

Anderson of Davis	Edgington	Tall
Bailey	Epps	Johnston of Humboldt
Baldwin	Erickson	Johnston of Lucas
Coakley	Finch	Kepple
Darrah	Findlay	Kern
Durbin	Finley	Klaus

Krouse	Off	Slosson
Lenoeker	Newton	Smith
Lewis	Nichols	Stanley
Mantz	Nicholson	Stuart
Mercedith	O'Donnell	Tucker
Miller	Peters	Turner
Mooty	Reed	Ulstad
Mowery	Roberts	Wilson of Mahaska
Murray	Slaught	Wilson of Mitchell

Absent or not voting—24.

Andre	Helming	Richards
Benn	Horchem	Scott
Bruce	Kimberly	Stone
Crozier	Langfitt	Walrath
Dean	Lee	Wigdahl
Giltner	McFerren	Wilson of Louisa
Griffin	Nordyke	Wormley
Hansen	Oertel	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Speaker Pitt in the chair.

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. 300, 582, 353, 215, 157, 85 and 16.

Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

On motion of Rayburn of Poweshiek, Senate File No. 336, a bill for an act to amend section one thousand eight hundred fifty of the supplement to the code, 1913, relating to the investment of funds of state and savings banks, with report of sifting committee recommending passage was taken up and considered.

Mr. Rayburn moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On request of Rayburn of Poweshiek, rule 18 was invoked.

On the question, "Shall the bill pass?"

Ayes—57.

Adkins	Dunkelberg	Garber
Anderson of Greene	Edgington	Gilbert
Becker	Finch	Gilmore
Darraha	Finley	Grason
Dean	Flenniken	Gray

Hall	Meredith	Slaught
Harrington	Miles	Smith
Helming	Mooty	Stanley
Jackson	Mowery	Starzinger
Jessen	Nichols	Stuart
Johnston of Humboldt	Nicholson	Tucker
Johnston of Lucas	Nordyke	Turner
Klaus	Peters	Ulstad
Knickerbocker	Randall	Weaver
Lake	Rayburn	Wenstrand
Langfitt	Rees	Wichman
McFarlane	Richards	Wilson of Mahaska
Mackie	Santee	Wilson of Mitchell
Mead	Shaff	Wormley

Nays—25.

Anderson of Winne-	Jones	Neff
bago	Kepple	Newton
Baldwin	Klinker	O'Donnell
Boies	Krouse	Price
Coakley	Larson	Reed
Epps	Lenocker	Rogers
Erickson	Mantz	Slosson
Findlay	Miller	Wilson of Cherokee
Horchem	Murray	

Absent or not voting—26.

Anderson of Davis	Griffin	Rowley
Andre	Hansen	Scott
Bailey	Kern	Shortess
Benn	Kimberly	Stone
Bruce	Lee	Walrath
Crozier	Lewis	Wigdahl
Durbin	McFerren	Wilson of Louisa
Elwood	Oertel	Mr. Speaker
Giltner	Roberts	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Rogers of Carroll, Senate File No. 181, a bill for an act to amend section thirteen hundred eighty-two (1382) of the code, changing the time when the executive council shall furnish to the county auditors a statement of the result of its findings as to valuation of property, and to amend section thirteen hundred thirty-seven (1337) supplement to the code, 1913, changing the time when executive council shall furnish the county auditors a statement of the result of its findings as to valuations of railroads, with report of sifting committee recommending passage was taken up and considered.

Mr. Rogers moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—68.

Adkins	Jessen	Price
Anderson of Greene	Johnston of Humboldt	Randall
Anderson of Winne-	Kepple	Rayburn
bago	Kern	Reed
Bailey	Klinker	Roberts
Baldwin	Krouse	Rogers
Becker	Lake	Rowley
Boies	Langfitt	Shaff
Darrah	Larson	Shortess
Durbin	Lenocker	Slaught
Edgington	Lewis	Slosson
Erickson	McFarlane	Stanley
Finch	Mackie	Starzinger
Findlay	Mead	Stuart
Gilbert	Meredith	Tucker
Gilmore	Miles	Turner
Grason	Mooty	Ulstad
Gray	Mowery	Wenstrand
Hall	Newton	Wichman
Harrington	Nichols	Wilson of Cherokee
Helming	Nicholson	Wilson of Mahaska
Horchem	O'Donnell	Wilson of Mitchell
Jackson	Peters	Wormley

Nays—2.

Epps

Miller

Absent or not voting—38.

Anderson of Davis	Griffin	Oertel
Andre	Hansen	Rees
Benn	Johnston of Lucas	Richards
Bruce	Jones	Santee
Coakley	Kimberly	Scott
Crozier	Klaus	Smith
Dean	Knickerbocker	Stone
Dunkelberg	Lee	Walrath
Elwood	McFerren	Weaver
Finley	Mantz	Wigdahl
Flenniken	Murray	Wilson of Louisa
Garber	Neff	Mr. Speaker
Giltner	Nordyke	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Lake of Woodbury, Senate File No. 357, a bill for an act to amend the law as it appears in sub-divisions one (1) and seven (7) and to repeal sub-divisions five (5) and nine (9), enacting substitutes therefor, of section seventeen hundred and nine (1709), supplement to the code, nineteen hundred thirteen (1913). Also to repeal section seventeen hundred and ten (1710), supple-

ment to the code, nineteen hundred thirteen (1913), and enact a substitute therefor. All relating to the several kinds of insurance other than life, which may be lawfully operated in this state, with report of sifting committee recommending passage was taken up and considered.

Mr. Lake moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—63.

Adkins	Jessen	Price
Anderson of Greene	Johnston of Humboldt	Randall
Baldwin	Jones	Rayburn
Becker	Kern	Richards
Boies	Klinker	Roberts
Darrah	Krouse	Rowley
Dunkelberg	Lake	Santee
Edgington	Langfitt	Shaff
Finch	Larson	Shortess
Findlay	Lewis	Slaughter
Finley	McFarlane	Smith
Flenniken	Mackie	Stanley
Garber	Mantz	Starzinger
Gilbert	Meredith	Stuart
Gilmore	Miles	Tucker
Grason	Mowery	Weaver
Gray	Murray	Wenstrand
Hall	Newton	Wilson of Louisa
Harrington	Nichols	Wilson of Mahaska
Horchem	Nicholson	Wilson of Mitchell
Jackson	Peters	Wormley

Nays—9.

Klaus	O'Donnell	Slosson
Knickerbocker	Reed	Turner
Miller	Rogers	Wichman

Absent or not voting—36.

Anderson of Davis	Erickson	Mooty
Anderson of Winnebago	Giltner	Neff
Andre	Griffin	Nordyke
Bailey	Hansen	Oertel
Benn	Helming	Rees
Bruce	Johnston of Lucas	Scott
Coakley	Kepple	Stone
Crozier	Kimberly	Ulstad
Dean	Lee	Walrath
Durbin	Lenocker	Wigdahl
Elwood	McFerren	Wilson of Cherokee
Epps	Mead	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Horchem of Dubuque, Senate File No. 592, a bill for an act authorizing the issuance of a deed of correction for certain lands in Dubuque county, Iowa, with report of sifting committee recommending passage was taken up and considered.

Mr. Horchem moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—71.

Adkins	Helming	Price
Anderson of Greene	Horchem	Randall
Anderson of Winnebago	Jessen	Rayburn
Becker	Johnston of Humboldt	Reed
Boies	Jones	Rees
Darraha	Kepple	Richards
Dunkelberg	Kern	Roberts
Durbin	Klinker	Rogers
Edgington	Knickerbocker	Rowley
Elwood	Krouse	Santee
Epps	Lake	Shaff
Erickson	Larson	Slaught
Finch	Lenocker	Smith
Findlay	Lewis	Stanley
Finley	McFarlane	Starzinger
Garber	Mantz	Stuart
Gilbert	Mead	Tucker
Gilmore	Meredith	Turner
Giltner	Miles	Ulstad
Gray	Mowery	Weaver
Hall	Murray	Wenstrand
Hansen	Newton	Wichman
Harrington	Nicholson	Wilson of Mahaska
	Peters	Wormley

Nays—None.

Absent or not voting—37.

Anderson of Davis	Johnston of Lucas	O'Donnell
Andre	Kimberly	Oertel
Bailey	Klaus	Scott
Baldwin	Langfitt	Shortess
Benn	Lee	Slosson
Bruce	McFerren	Stone
Coakley	Mackie	Walrath
Crozier	Miller	Wigdahl
Dean	Mooty	Wilson of Cherokee
Flenniken	Neff	Wilson of Louisa
Grason	Nichols	Wilson of Mitchell
Griffin	Nordyke	Mr. Speaker
Jackson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Pitt in the chair.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

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. 622, a bill for an act to amend section twenty-seven hundred fifty-five (2755) supplement to the code, 1913.

CONSIDERATION OF BILLS.

On motion of Jessen of Story, Senate File No. 360, a bill for an act to amend the law as it appears in section fifteen hundred thirty-two (1532) supplement to the code, 1913, relating to road districts adjoining state lands and to the improvement of such roads, with report of sifting committee recommending passage was taken up and considered.

Speaker pro tem McFarlane in the chair.

Mr. Jessen moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—69.

Adkins	Harrington	Price
Anderson of Greene	Horchem	Randall
Anderson of Winne-	Jackson	Roberts
bago	Jessen	Rowley
Baldwin	Johnston of Humboldt	Santee
Becker	Johnston of Lucas	Shaff
Boies	Klaus	Shortess
Darrah	Knickerbocker	Slaught
Dean	Lake	Slosson
Dunkelberg	Larson	Smith
Durbin	McFarlane	Starzinger
Edgington	Mackie	Stuart
Elwood	Mantz	Tucker
Epps	Mead	Turner
Erickson	Meredith	Ulstad
Finch	Miles	Walrath
Findlay	Miller	Weaver
Finley	Mooty	Wenstrand
Flenniken	Newton	Wichman
Garber	Nichols	Wilson of Cherokee
Gilbert	Nordyke	Wilson of Mitchell
Gilmore	O'Donnell	Wormley
Giltner	Peters	Mr. Speaker
Grason		

Nays—8.

Bailey
Benn
Krouse

Lenocker
Lewis
Mowery

Reed
Wilson of Mahaska

Absent or not voting—31.

Anderson of Davis
Andre
Bruce
Coakley
Crozier
Gray
Griffin
Hall
Hansen
Helming
Jones

Kepple
Kern
Kimberly
Klinker
Langfitt
Lee
McFerren
Murray
Neff
Nicholson

Oertel
Rayburn
Rees
Richards
Rogers
Scott
Stanley
Stone
Wigdahl
Wilson of Louisa

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Klinker of Crawford, Senate File No. 479, a bill for an act to punish the lettering or defacing of motor vehicle numbers and to provide for the keeping of records of such numbers by garage keepers and to provide penalties for violation of this act, with report of the sifting committee recommending amendments and recommending passage when so amended, was taken up and considered.

The following amendments were proposed by the sifting committee:

By striking out the word "or" from the 12th line of section 1 thereof and inserting in lieu thereof the word "of" and by striking all of section 2 following the word "in" in the 4th line thereof and inserting in lieu thereof the following "a sum not to exceed one hundred dollars (\$100.00)".

Amendments adopted.

Mr. Klinker moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—72.

Adkins
Anderson of Davis
Anderson of Greene
Anderson of Winne-
bago
Bailey
Baldwin
Boies

Darrah
Dunkelberg
Durbin
Elwood
Epps
Erickson
Finch
Findlay

Finley
Flenniken
Gilbert
Gilmore
Giltner
Grason
Griffin
Hall

Hansen	Mooty	Sláught
Harrington	Mowery	Slosson
Horchem	Murray	Smith
Jackson	Neff	Stanley
Jessen	Newton	Starzinger
Johnston of Lucas	Nichols	Stuart
Jones	Nicholson	Tucker
Klinker	O'Donnell	Turner
Knickerbocker	Peters	Walrath
Lake	Price	Weaver
Langfitt	Randall	Wichman
Larson	Roberts	Wilson of Cherokee
Lewis	Rogers	Wilson of Louisa
McFarlane	Rowley	Wilson of Mahaska
Mantz	Santee	Wormley
Miles	Shaff	
Miller	Shortess	

Nays—7.

Edgington	Lenocker	Nordyke
Garber	McFerren	Ulstad
Krouse		

Absent or not voting—29.

Andre	Kepple	Reed
Becker	Kern	Rees
Benn	Kimberly	Richards
Bruce	Klaus	Scott
Coakley	Lee	Stone
Crozler	Mackie	Wenstrand
Dean	Mead	Wigdahl
Gray	Meredith	Wilson of Mitchell
Helming	Oertel	Mr. Speaker
Johnston of Humboldt	Rayburn	

So the bill having received a constitutional majority was declared to have passed the House.

Klinker of Crawford offered the following amendment to the title and moved its adoption:

Amend the title to read as follows:

“A bill for an act requiring garage owners to keep a public record of the numbers of motor vehicles and their engines and the name and addresses of the owners thereof, and providing penalties for violation of this act.”

Amendment adopted and title as amended agreed to.

On motion of Wichman of Hancock, Senate File No. 589, a bill for an act to amend the law as it appears in section eighteen hundred thirty-nine k (1839-k), supplement to the code, 1913, relating to the conveyance by deed of real estate acquired by a fraternal beneficiary society to the commissioner of insurance, with report of sifting committee recommending passage was taken up and considered.

Mr. Wichman moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—58.

Adkins	Hall	Peters
Anderson of Greene	Hansen	Randall
Baldwin	Harrington	Rowley
Becker	Horchem	Santee
Benn	Jackson	Shaff
Boies	Johnston of Humboldt	Slaught
Darrah	Johnston of Lucas	Slosson
Dean	Klaus	Smith
Dunkelberg	Knickerbocker	Stanley
Durbin	Krouse	Starzinger
Edgington	Lake	Stuart
Erickson	Langfitt	Tucker
Finch	McFarlane	Ulstad
Flenniken	Miles	Walrath
Garber	Miller	Weaver
Gilbert	Mooty	Wichman
Gilmore	Mowery	Wilson of Mahaska
Giltner	Newton	Wilson of Mitchell
Grason	Nicholson	Wormley
Gray		

Nays—4.

Epps	Nichols
Findlay	Reed

Absent or not voting—46.

Anderson of Davis	Kimberly	Price
Anderson of Winnebago	Klinker	Rayburn
Andre	Larson	Rees
Bailey	Lee	Richards
Bruce	Lenocker	Roberts
Coakley	Lewis	Rogers
Crozier	McFerren	Scott
Elwood	Mackie	Shortess
Finley	Mantz	Stone
Griffin	Mead	Turner
Helming	Meredith	Wenstrand
Jessen	Murray	Wigdahl
Jones	Neff	Wilson of Cherokee
Kepple	Nordyke	Wilson of Louisa
Kern	O'Donnell	Mr. Speaker
	Oertel	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

RESOLUTION.

Harrington of Kossuth offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Be It Resolved, That in appreciation of his valued services, his marked ability and the fair, impartial and conscientious manner in which he has from time to time presided over the deliberations of this House, the

representatives of the thirty-seventh general assembly hereby express to Hon. Arch W. McFarlan, speaker pro tem, their hearty good will and extend to him their sincere best wishes for his future happiness and prosperity.

Motion prevailed and the resolution was unanimously adopted.

RESOLUTION.

Tucker of Clinton offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

We, the representatives of the thirty-seventh general assembly, by this resolution, desire to show in a small way our gratitude and appreciation for the many kindnesses and courtesies extended to the membership by Mr. Scott McClure, reading clerk; Mr. Frank Vetter, assistant clerk; Miss Lillian Leffert and Miss Minnie Truax, journal clerks; Mrs. Ora Greer, engrossing clerk; Miss Mabel Elwood, enrolling clerk; Chas. Lindenau and F. H. Howard, file clerks; L. M. Black and J. P. Raymond, bill clerks; Mrs. Fred Gresham, assistant postmistress; Mr. H. Armstrong, sergeant-at-arms; Mr. W. H. Easterly, chief doorkeeper, and all other clerks, doorkeepers and janitors.

Motion prevailed and the resolution was adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 107, a bill for an act to punish the fraudulent making, delivering or uttering of checks, drafts or written orders upon any bank, person or corporation without sufficient funds to meet or pay the same and defining what shall be material and competent evidence in the prosecution therefor.

Also:

Senate File No. 156, a bill for an act amending the law as it appears in section two thousand seven hundred thirteen-n seventeen (2713-n 17) of the supplemental supplement to the code, 1915, relating to the amount allowed for the support of the industrial reformatory for females.

Also:

Senate File No. 302, a bill for an act to provide for the branding and labeling of mattresses and comforts, and to provide against the use of unsanitary, unhealthy, old or second-hand material in the manufacture of mattresses and comforts and to provide against the sale of mattresses or comforts containing such unsanitary, unhealthy, old or second-hand material.

Also:

Senate File No. 424, a bill for an act to amend section twenty eight hundred and fourteen (2814) of the supplement to the code, 1913, by

adding thereto section 2814b relating to the acquiring of real estate for school purposes by purchase of land and buildings conducted as private schools and providing purposes for which said lands and buildings can be used when so purchased.

Also:

Senate File No. 597, a bill for an act relating to offenses against the state of Iowa and providing for punishment for violation thereof.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS.

On motion of Wilson of Mahaska, Senate File No. 220, a bill for an act to define chiropody and to regulate the practice thereof, with report of sifting committee recommending passage was taken up and considered.

Mr. Wilson moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—49.

Anderson of Winne-	Klaus	Randall
bago	Klinker	Rayburn
Becker	Knickerbocker	Rees
Dunkelberg	Lake	Roberts
Elwood	Langfitt	Rowley
Epps	Larson	Santee
Erickson	Lee	Shaff
Finch	Lewis	Slaughter
Gilbert	McFarlane	Stanley
Grason	McFerren	Starzinger
Griffin	Mackie	Turner
Hansen	Meredith	Ulstad
Harrington	Mooty	Weaver
Jackson	Mowery	Wenstrand
Johnston of Humboldt	Murray	Wilson of Mahaska
Johnston of Lucas	Newton	Wormley
Kimberly	O'Donnell	

Nays—32.

Adkins	Gilmore	Peters
Anderson of Davis	Giltner	Reed
Anderson of Greene	Gray	Rogers
Bailey	Hall	Smith
Baldwin	Kern	Stuart
Benn	Krouse	Tucker
Boies	Lenocker	Walrath
Findlay	Miles	Wichman
Finley	Miller	Wilson of Cherokee
Flenniken	Neff	Wilson of Mitchell
Garber	Nichols	

Absent or not voting—27.

Andre	Horchem	Price
Bruce	Jessen	Richards
Coakley	Jones	Scott
Crozier	Kepple	Shortess
Darrah	Mantz	Slosson
Dean	Mead	Stone
Durbin	Nicholson	Wigdahl
Edgington	Nordyke	Wilson of Louisa
Helming	Oertel	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Speaker Pitt in the chair.

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. 393, 529, 509, 475, 408, 331, 323, 322, 311, 586, 155, 116, 27, 584, 583, 570 and 548.

Speaker pro tem McFarlane in the chair.

CONSIDERATION OF BILLS.

On motion of Starzinger of Polk, Senate File No. 253, a bill for an act to amend section twenty-four hundred seventy-seven-m (2477-m), supplement to the code, 1913, relating to employers' liability and workmen's compensation, with report of sifting committee recommending passage was taken up and considered.

Mr. Starzinger moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—63.

Adkins	Finley	Knickerbocker
Anderson of Davis	Gilbert	Lake
Anderson of Greene	Gilmore	Langfitt
Anderson of Winne- bago	Giltner	Larson
Bailey	Grason	Lee
Baldwin	Griffin	Lewis
Becker	Hall	McFarlane
Benn	Hansen	McFerren
Coakley	Harrington	Mackie
Dunkelberg	Horchem	Mead
Edgington	Johnston of Humboldt	Meredith
Elwood	Johnston of Lucas	Miles
Findlay	Klaus	Mowery
	Klinker	Newton

Nichols	Santee	Walrath
Nicholson	Shaff	Weaver
O'Donnell	Slaught	Wenstrand
Peters	Stanley	Wichman
Rayburn	Starzinger	Wilson of Cherokee
Rees	Tucker	Wormley
Rogers	Turner	
Rowley	Ulstad	

Nays—18.

Boies	Gray	Mooty
Darrah	Helming	Neff
Epps	Jackson	Reed
Finch	Kern	Stlosson
Flenniken	Krouse	Stuart
Garber	Lenocker	Wilson of Mitchell

Absent or not voting—2.

Andre	Kimberly	Roberts
Bruce	Mantz	Scott
Crozier	Miller	Shortess
Dean	Murray	Smith
Durbin	Nordyke	Stone
Erickson	Oertel	Wigdahl
Jessen	Price	Wilson of Louisa
Jones	Randall	Wilson of Mahaska
Kepple	Richards	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.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report they have examined, and find correctly enrolled, Senate File No. 522, a bill for an act to remove certain clouds from the title to the north seventy (70) feet of lot one (1) and the north seventy-five (75) feet of lot two (2) in block twenty-seven (27) in Iowa City, Johnson county, Iowa, and to release a certain judgment and decree held by the state of Iowa for the use of the school fund, and to quitclaim all right, title and interest of the state of Iowa and of the State University of Iowa and of William Crum as Treasurer of the State University of Iowa in and to said premises, and authorizing the execution of a quitclaim deed to said real estate to Frank X. Freyder, Jr., and Anna Freyder, the owners of said real estate, and authorizing the execution of a release of the said judgment and decree.

Also:

Senate File No. 581, a bill for an act to legalize ordinances, amendments to ordinances, acts and resolutions of the council, and rules of the Board of Health of the city of Newton, Iowa.

Also:

Senate File No. 593, a bill for an act to authorize the paving and sewerage of Summit Street, in Marshalltown, Marshall county, Iowa, adjacent to the grounds belonging to the Iowa Soldiers' Home.

Also:

Senate File No. 292, a bill for an act to prohibit the so-called practice of ambulance chasing for the purpose of inducing residents of this state to bring suits outside this state on personal injury or death claims arising within this state, and to prohibit the solicitation of such claims and the prosecution of suits thereon in foreign jurisdictions.

Also:

Senate File No. 298, a bill for an act authorizing independent school districts having a population of seventy-five thousand (75,000) or more to retire public school teachers upon an annuity, creating a fund for such purpose and a board to administer the same.

Also:

Senate File No. 343, a bill for an act to amend the law as it appears in sections twenty-nine hundred sixty-three-a (2963-a), twenty-nine hundred sixty-three-l (2963-l) and twenty-nine hundred sixty-three-a1 (2963-a1), supplemental supplement to the code, 1915, legalizing acknowledgements of instruments recorded prior to January 1, 1910, and legalizing conveyances by foreign administrators, trustees, guardians or commissioners filed for record prior to January 1, 1910, and making provision that this act shall not affect pending litigation.

Also:

Senate File No. 373, a bill for an act to prevent the manufacture and sale of adulterated or misbranded insecticides, and fungicides, within the state.

Also:

Senate File No. 400, a bill for an act to amend the law as it appears in section one thousand nine hundred ninety-eight (1998), supplement to the code, 1913, relating to the condemnation of additional ground for railway purposes.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

SENATE FILE WITHDRAWN.

Starzinger of Polk asked and obtained unanimous consent to withdraw Senate File No. 254 from further consideration by the House.

CONSIDERATION OF BILLS.

On motion of Wormley of Plymouth, Senate File No. 505, a bill for an act providing for the trimming and destruction of trees and hedges along the public highway, and repealing section fifteen hundred seventy (1570) of the supplement to the code, 1913, and enacting a statute in lieu thereof, with report of the sifting committee recommending the amendments as proposed by the committee on roads and highways and found in the journal of April 10th, and recommending passage when so amended, was taken up and considered.

Committee amendments lost.

Mr. Wormley moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—64.

Adkins	Griffin	Nichols
Anderson of Davis	Hall	Nicholson
Anderson of Greene	Harrington	Nordyke
Anderson of Winnebago	Helming	O'Donnell
Bailey	Horchem	Price
Baldwin	Jackson	Randall
Becker	Johnston of Humboldt	Rayburn
Benn	Johnston of Lucas	Reed
Boies	Klaus	Richards
Darrah	Klinker	Rogers
Dunkelberg	Knickerbocker	Santee
Durbin	Krouse	Shortess
Edgington	Lake	Stanley
Elwood	Larson	Starzinger
Finch	Lee	Stuart
Findlay	McFarlane	Turner
Finley	McFerren	Ulstad
Flenniken	Mackie	Walrath
Garber	Miles	Wilson of Cherokee
Gilmore	Murray	Wilson of Mahaska
Grason	Neff	Wormley
	Newton	

Nays—5.

Epps	Giltner	Mowery
Gilbert	Mooty	

Absent or not voting—39.

Andre	Gray	Kimberly
Bruce	Hansen	Langfitt
Coakley	Jessen	Lenocker
Crozier	Jones	Lewis
Dean	Kepple	Mantz
Erickson	Kern	Mead

Meredith	Scott	Weaver
Miller	Shaff	Wenstrand
Oertel	Slaughter	Wichman
Peters	Slosson	Wigdahl
Rees	Smith	Wilson of Louisa
Roberts	Stone	Wilson of Mitchell
Rowley	Tucker	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 COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House File No. 270, a bill for an act to provide for the construction by the board of control of extension of street paving of the city of Council Bluffs through the grounds of the Iowa School for the Deaf.

Also:

House File No. 298, a bill for an act appropriating the sum of one thousand (\$1,000.00) dollars to indemnify Edmund Cassel for personal injuries sustained by him while engaged in carpenter work at the industrial school for boys at Eldora, Iowa.

Also:

House File No. 344, a bill for an act authorizing the state fish and game warden to make improvements and repairs on the existing improvements at the outlet and on the shores of Wall Lake and to provide an appropriation for this purpose.

Also:

House File No. 582, a bill for an act making provisions for the settlement of all liabilities of the state growing out of the sale of certain lands of the Des Moines river, improvement grant as school lands.

Also:

House File No. 592, a bill for an act appropriating the sum of seven hundred and forty-three dollars and fifty cents (\$743.50), to indemnify Rolla Gallagher of Washington, Iowa, for personal injury sustained by him while serving as a member of Company K, First Infantry Iowa National Guards.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

SENATE MESSAGE CONSIDERED.

Senate Joint Resolution No. 14, joint resolution suspending sections 2477-a and 2477-b of supplement to the code 1913, both relating to child labor, during the continuance of the war between United States and Germany.

Read first and second time and passed on file.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Elwood of Howard, Senate Joint Resolution No. 14, joint resolution suspending sections 2477-a and 2477-b of supplement to the code 1913, both relating to child labor, during the continuance of the war between United States and Germany, was taken up and considered.

Rogers of Carroll offered the following amendment:

Amend Joint Resolution No. 14 by striking from section one the words and figures "and 2477-b".

Giltner of Monroe moved that the amendment be laid on the table.

Klaus of Delaware and Giltner of Monroe demanded a roll call.

On the question, "Shall the amendment offered by Rogers of Carroll be laid on the table?"

Ayes—29.

Darrah	Jackson	Neff
Edgington	Johnston of Lucas	Nichols
Epps	Klaus	Nicholson
Findlay	Krouse	O'Donnell
Garber	Langfitt	Peters
Giltner	Lenocker	Stuart
Grason	McFerren	Tucker
Griffin	Meredith	Ulstad
Hansen	Miles	Walrath
Horchem	Mowery	

Nays—41.

Adkins	Dunkelberg	Harrington
Anderson of Davis	Durbin	Jones
Anderson of Winc-	Elwood	Kern
bago	Finch	Klinker
Bailey	Flenniken	Knickerbocker
Baldwin	Gilbert	Lake
Boies	Gilmore	Lee
Dean	Gray	Lewis

McFarlane	Reed	Shortess
Murray	Rees	Slaught
Newton	Rogers	Starzinger
Nordyke	Rowley	Wichman
Price	Santee	Wilson of Mitchell
Rayburn	Shaff	Wormley

Absent or not voting—38.

Anderson of Greene	Kepple	Slosson
Andre	Kimberly	Smith
Becker	Larson	Stanley
Benn	Mackie	Stone
Bruce	Mantz	Turner
Coakley	Mead	Weaver
Crozier	Miller	Wenstrand
Erickson	Mooty	Wigdahl
Finley	Oertel	Wilson of Cherokee
Hall	Randall	Wilson of Louisa
Helming	Richards	Wilson of Mahaska
Jessen	Roberts	Mr. Speaker
Johnston of Humboldt	Scott	

So the motion to lay the amendment on the table lost.

Amendment offered by Rogers of Carroll adopted.

Mr. Elwood moved that the joint resolution be read a third time now, which motion prevailed and the joint resolution was read a third time.

On the question, "Shall the joint resolution be adopted?"

Ayes—41.

Adkins	Gilmore	Newton
Anderson of Greene	Grason	Nordyke
Anderson of Winnebago	Gray	Price
Bailey	Harrington	Rayburn
Baldwin	Johnston of Lucas	Rogers
Becker	Jones	Rowley
Boies	Klinker	Santee
Dean	Knickerbocker	Shaff
Dunkelberg	Krouse	Slosson
Durbin	Lake	Starzinger
Elwood	Lewis	Weaver
Finch	McFarlane	Wichman
Flenniken	Meredith	Wilson of Mitchell
	Neff	Wormley

Nays—29.

Darrah	Jackson	Peters
Edgington	Johnston of Humboldt	Reed
Epps	Klaus	Rees
Erickson	Langfitt	Slaught
Findlay	Lenocker	Tucker
Garber	Miles	Turner
Giltner	Mowery	Ulstad
Griffin	Nichols	Walrath
Hansen	Nicholson	Wilson of Cherokee
Horchem	O'Donnell	

Absent or not voting—38.

Anderson of Davis	Kimberly	Roberts
Andre	Larson	Scott
Benn	Lee	Shortess
Bruce	McFerren	Smith
Coakley	Mackie	Stanley
Crozier	Mantz	Stone
Finley	Mead	Stuart
Gilbert	Miller	Wenstrand
Hall	Mooty	Wigdahl
Helming	Murray	Wilson of Louisa
Jessen	Oertel	Wilson of Mahaska
Kepple	Randall	Mr. Speaker
Kern	Richards	

So the joint resolution having failed to receive a constitutional majority was declared to have failed to pass the House.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 614, a bill for an act making an appropriation to reimburse J. R. Close of West Liberty, Iowa, for eleven (11) head of hogs which were condemned for cholera on or about the 10th day of August, 1914, by the deputy state veterinarian.

Also:

I am directed to inform your honorable body that the Senate has concurred in the House resolution relative to Senate File No. 474.

CONSIDERATION OF BILLS.

On motion of Starzinger of Polk, Senate File No. 433, a bill for an act authorizing cities of the second class and towns except those having city manager plan of government having municipally owned heating plants, water works, gas works, electric light or electric power plants to place the same under the management and control of a board of trustees to be elected by the city or town councils, fixing the method of creating such boards, providing for the submitting of such question to a vote of the electors, fixing the terms of office of its members, their duties and responsibilities, and providing other details of regulation, with report of sifting committee recommending passage was taken up and considered.

Mr. Starzinger moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—48.

Adkins	Jessen	Reed
Anderson of Davis	Johnston of Lucas	Roberts
Anderson of Greene	Kepple	Rowley
Baldwin	Klaus	Santee
Becker	Lake	Shaff
Benn	Lewis	Shortess
Boies	McFarlane	Slaught
Edgington	McFerren	Starzinger
Elwood	Mead	Tucker
Finch	Meredith	Turner
Giltner	Newton	Walrath
Grason	Nicholson	Wenstrand
Griffin	Peters	Wichman
Hansen	Price	Wilson of Cherokee
Horchem	Randall	Wormley
Jackson	Rayburn	Mr. Speaker

Nays—30.

Anderson of Winne-	Gray	Miles
bago	Hall	Mowery
Bailey	Harrington	Nichols
Darrah	Johnston of Humboldt	Rees
Epps	Kern	Rogers
Erickson	Knickerbocker	Slosson
Findlay	Krouse	Stanley
Flenniken	Langfitt	Stuart
Garber	Larson	Ulstad
Gilbert	Lenocker	Wilson of Mitchell
Gilmore		

Absent or not voting—30.

Andre	Kimberly	O'Donnell
Bruce	Klinker	Oertel
Coakley	Lee	Richards
Crozier	Mackie	Scott
Dean	Mantz	Smith
Dunkelberg	Miller	Stone
Durbin	Mooty	Weaver
Finley	Murray	Wigdahl
Helming	Neff	Wilson of Louisa
Jones	Nordyke	Wilson of Mahaska

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion of Starzinger of Polk, Senate File No. 256, a bill for an act to amend section two hundred fifty-four-a-20 (254-a-20), supplement to the code, 1913, relating to financial aid for widowed mother, with report of the sifting committee recommending amendments and recommending passage when so amended, was taken up and considered.

The following amendment was proposed by the sifting committee:
Amend by striking out the word "five" in the last line of Sec. 1,
and substituting in lieu thereof the word "one".

Amendment adopted.

Mr. Starzinger moved that the bill be read a third time now,
which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—53.

Adkins	Harrington	Peters
Anderson of Davis	Horchem	Price
Anderson of Greene	Johnston of Humboldt	Randall
Anderson of Winne- bago	Jones	Rayburn
Baldwin	Kern	Roberts
Becker	Klinker	Rogers
Boies	Knickerbocker	Rowley
Durbin	Krouse	Santee
Elwood	Lake	Shaff
Finch	Langfitt	Shortess
Garber	Larson	Starzinger
Gilbert	Lenocker	Stuart
Gilmore	McFarlane	Turner
Grason	Meredith	Ulstad
Griffin	Miles	Walrath
Hall	Mowery	Wenstrand
Hansen	Newton	Wichman
	Nordyke	Wilson of Cherokee

Nays—14.

Bailey	Findlay	Rees
Benn	Gray	Slosson
Darrah	Lee	Tucker
Edgington	Nichols	Wilson of Mitchell
Epps	Nicholson	

Absent or not voting—41.

Andre	Kepple	Reed
Bruce	Kimberly	Richards
Coakley	Klaus	Scott
Crozier	Lewis	Slaughter
Dean	McFerren	Smith
Dunkelberg	Mackie	Stanley
Erickson	Mantz	Stone
Finley	Mead	Weaver
Flenniken	Miller	Wigdahl
Giltner	Mooty	Wilson of Louisa
Helming	Murray	Wilson of Mahaska
Jackson	Neff	Wormley
Jessen	O'Donnell	Mr. Speaker
Johnston of Lucas	Oertel	

So the bill having failed to receive a constitutional majority was
declared to have failed to pass the House.

Speaker Pitt in the chair.

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. 156, 107, 424, 597, 302, 581, 343, 292, 298, 522, 373, 593 and 400.

Hall of Taylor in the chair.

CONSIDERATION OF BILLS.

On motion of Starzinger of Polk, Senate File No. 550, a bill for an act to amend subdivision eight (8) of section eight hundred ninety-four (894) of the 1915 supplemental supplement to the code, providing for the payment of the expense of the city gas light, electric light or power inspection department, including the salaries of light inspectors therein, with report of sifting committee recommending passage was taken up and considered.

Speaker Pitt in the chair.

Mr. Starzinger moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—58.

Adkins	Harrington	Randall
Anderson of Davis	Horchem	Rayburn
Anderson of Greene	Jackson	Reed
Anderson of Winnebago	Jessen	Rees
Baldwin	Johnston of Lucas	Roberts
Becker	Jones	Rogers
Boies	Klaus	Rowley
Dean	Klinker	Santee
Durbin	Knickerbocker	Shaff
Edgington	Krouse	Shortess
Erickson	Lake	Slaught
Findlay	Langfitt	Slosson
Finley	McFarlane	Starzinger
Flenniken	Meredith	Tucker
Gilbert	Miles	Turner
Gilmore	Mowery	Walrath
Grason	Newton	Weaver
Griffin	Nordyke	Wichman
Hansen	Peters	Mr. Speaker
	Price	

Nays—13.

Darrah	Kern	Murray
Epps	Larson	Neff
Garber	Lenocker	Nichols
Gray	Lewis	Wilson of Mitchell
Hall		

Absent or not voting—37.

Andre	Kimberly	Scott
Bailey	Lee	Smith
Benn	McFerren	Stanley
Bruce	Mackie	Stone
Coakley	Mantz	Stuart
Crozier	Mead	Ulstad
Dunkelberg	Miller	Wenstrand
Elwood	Mooty	Wigdahl
Finch	Nicholson	Wilson of Cherokee
Giltner	O'Donnell	Wilson of Louisa
Helming	Oertel	Wilson of Mahaska
Johnston of Humboldt	Richards	Wormley
Kepple		

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.

Secretary Watters presented the following messages from the Senate:

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. 446, a bill for an act to accept the requirements and benefits of an act of Congress approved the twenty-third day of February, nineteen hundred seventeen, relating to appropriations to the states for instruction in agriculture, the trades and industries and for the preparation of teachers of vocational subjects; and to provide for the proper custody and administration of funds received by the state for such appropriations.

Also:

I am directed to inform your honorable body that the Senate requests the return of House File No. 610.

Also:

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. 601, a bill for an act to make appropriation for the payment of state and judicial officers, state and other expenses.

Also:

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. 445, a bill for an act to create a state board for vocational education authorizing such state board to promote and aid the establishment and maintenance of prevocational and vocational

schools, departments and classes giving instruction in agricultural, industrial, home economics and commercial subjects; to co-operate in the maintenance of teachers' training schools, departments and classes; and to certificate teachers of such subjects; providing for the inspection, approval, and disbursement of state and federal moneys to approved teachers training schools, departments and classes; and for the organization and administration of the work of the state board for vocational education and of boards of directors of school districts and appropriating money for the expenditures for such state board.

CALL OF THE HOUSE.

We, the undersigned, demand a call of the House.

J. B. WEAVER.
I. A. NICHOLS.
H. GUY ROBERTS.
C. B. SANTEE.
OTTO STARZINGER.

The roll was then called to ascertain the absentees.

Those present were—80.

Adkins	Hansen	Peters
Anderson of Greene	Harrington	Price
Anderson of Winnebago	Horchem	Randall
Bailey	Jackson	Reed
Baldwin	Johnston of Humboldt	Rees
Becker	Johnston of Lucas	Richards
Benn	Jones	Roberts
Boies	Kern	Rogers
Darrah	Klinker	Rowley
Dean	Knickerbocker	Santee
Durbin	Krouse	Shaff
Edgington	Lake	Shortess
Elwood	Langfitt	Slaught
Epps	Larson	Slosson
Erickson	Lee	Smith
Finch	Lenocker	Stanley
Findlay	Lewis	Starzinger
Finley	McFarlane	Tucker
Flenniken	McFerren	Turner
Garber	Meredith	Ulstad
Gilbert	Miles	Walrath
Gilmore	Mowery	Weaver
Grason	Murray	Wichman
Gray	Neff	Wilson of Cherokee
Griffin	Newton	Wilson of Mitchell
Hall	Nichols	Wormley
	Nordyke	Mr. Speaker

Those excused were—4.

Anderson of Davis	Klaus
Dunkelberg	Stuart

Those absent were—24.

Andre	Kimberly	Gertel
Bruce	Mackie	Rayburn
Coakley	Mantz	Scott
Crozier	Mead	Stone
Giltner	Miller	Wenstrand
Helming	Mooty	Wigdahl
Jessen	Nicholson	Wilson of Louisa
Kepple	O'Donnell	Wilson of Mahaska

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. 126, 127, 208, 214, 262, 373, 605, 382, 284 and 240.

Roberts of Ringgold in the chair.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Weaver of Polk, unanimous consent having been given, House File No. 445, a bill for an act to create a state board for vocational education authorizing such state board to promote and aid the establishment and maintenance of prevocational and vocational schools, departments and classes giving instruction in agricultural, industrial, home economics and commercial subjects; to co-operate in the maintenance of teachers' training schools, departments and classes; and to certificate teachers of such subjects; providing for the inspection, approval, and disbursements of state and federal moneys to approved teachers' training schools, departments and classes; and for the organization and administration of the work of the state board for vocational education and of boards of directors of school districts and appropriating money for the expenditures of such state board, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENT.

1st: By striking out section 5 of said act and substituting therefor the following:

"SECTION 5. That in order to meet the requirements, that for each dollar of federal money expended for the salaries of teachers in approved schools, departments and classes, the local community must expend an amount equal to the amount of federal money which it received for the same purposes, for the same year."

2nd: By striking out of section 6 the words "State or" in line 3 of said section: Also by striking out the words "State and" in line 8 of said section, and by striking the sentence beginning with the word

"All" in line 13 of said section, and ending with the word "law" in line 17.

3rd: That section 9 be amended by striking out the words "State or" in line 3 of said section.

4th: That section 10 be amended by striking out the period at the end of the section and adding thereto the following:

"and there is hereby appropriated out of any funds in the state treasury not otherwise appropriated, the sum of \$2,500.00 per annum for the actual expenses of said board of vocational education mentioned in this section."

5th: That section 12 of said bill be stricken out and that sections 13 and 14 of said bill be re-numbered to read "Sections 12 and 13".

Mr. Weaver moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—73.

Adkins	Horchem	Randall
Anderson of Greene	Jackson	Rees
Anderson of Winnebago	Johnston of Humboldt	Richards
Bailey	Johnston of Lucas	Roberts
Baldwin	Jones	Rogers
Becker	Kepple	Rowley
Benn	Kern	Santee
Boies	Klaus	Shaff
Darrah	Klinker	Slaught
Dean	Lake	Slosson
Dunkelberg	Langfitt	Smith
Durbin	Larson	Stanley
Edgington	Lee	Starzinger
Elwood	Lewis	Stuart
Erickson	McFarlane	Tucker
Finch	McFerren	Turner
Findlay	Meredith	Ulstad
Gilbert	Miles	Walrath
Gilmore	Murray	Weaver
Grason	Neff	Wenstrand
Gray	Newton	Wichman
Hall	Nichols	Wilson of Cherokee
Hansen	Nordyke	Wilson of Mitchell
Harrington	Peters	Mr. Speaker
	Price	

Nays—2.

Anderson of Davis Krouse

Absent or not voting—33.

Andre	Garber	Lenocker
Bruce	Giltner	Mackie
Coakley	Griffin	Mantz
Crozier	Helming	Mead
Epps	Jessen	Miller
Finley	Kimberly	Mooty
Flenniken	Knickerbocker	Mowery

Nicholson	Reed	Wigdahl
O'Donnell	Scott	Wilson of Louisa
Oertel	Shortess	Wilson of Mahaska
Rayburn	Stone	Wormley

So the House concurred in the Senate amendments.

MOTION TO WITHDRAW SENATE FILE NO. 164 FROM
SIFTING COMMITTEE.

Tucker of Clinton moved that Senate File No. 164 be withdrawn from the sifting committee and placed on the calendar.

Tucker of Clinton and Findlay of Webster demanded a roll call.

On the question, "Shall Senate File No. 164 be withdrawn from the sifting committee and placed on the calendar?"

Ayes—28.

Anderson of Davis	Johnston of Lucas	Randall
Bailey	Knickerbocker	Reed
Becker	Lenocker	Richards
Edgington	Lewis	Rogers
Epps	McFarlane	Shortess
Erickson	Miles	Starzinger
Findlay	Mowery	Tucker
Hall	Murray	Ulstad
Horchem	Peters	Weaver
Jackson		

Nays—42.

Adkins	Gilbert	Nichols
Anderson of Greene	Grason	Price
Anderson of Winne- bago	Gray	Rees
Baldwin	Harrington	Roberts
Benn	Johnston of Humboldt	Rowley
Boies	Jones	Slaught
Darraha	Kepple	Slosson
Dean	Kern	Stuart
Dunkelberg	Klaus	Turner
Durbin	Klinker	Walrath
Elwood	Larson	Wichman
Finch	Lee	Wilson of Cherokee
Finley	Neff	Wilson of Mitchell
Garber	Newton	Wormley

Absent or not voting—38.

Andre	Jessen	Miller
Bruce	Kimberly	Mooty
Coakley	Krouse	Nicholson
Crozier	Lake	Nordyke
Flenniken	Langfitt	O'Donnell
Gilmore	McFerren	Oertel
Giltner	Mackie	Rayburn
Griffin	Mantz	Santee
Hansen	Mead	Scott
Helming	Meredith	Shaff

Smith
Stanley
Stone

Wenstrand
Wigdahl
Wilson of Louisa

Wilson of Mahaska
Mr. Speaker

Motion lost and the House refused to withdraw Senate File No. 164 from the sifting committee.

Speaker Pitt in the chair.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 443, a bill for an act to legalize releases and satisfactions of mortgages and trust deeds, and to repeal section 2938-b, supplement to the code, 1913.

Also:

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. 599, a bill for an act to amend section three hundred thirteen (313), supplement to the code, 1913, relating to admissions to practice law in this state.

Also:

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. 198, a bill for an act to authorize the paving by the state of Iowa of the public highway along and in front of the grounds occupied by the public buildings of the inebriate hospital at Knoxville, Iowa.

Also:

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. 413, a bill for an act to amend sections fifteen hundred fifty (1550), fifteen hundred fifty-one (1551) and fifteen hundred fifty-four (1554) of the supplement to the code, 1915, and to amend sections fifteen hundred fifty-two (1552) and fifteen hundred fifty-five (1555) of the code, relating to road poll tax.

Also:

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. 610, a bill for an act making appropriation for the purchase and improvement of a suitable camp ground for the training of the military forces of the state.

Also:

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. 555, a bill for an act to amend sections nineteen hundred eighty-nine-a-two (1989-a2), nineteen hundred eighty-nine-a-fourteen (1989-a14), nineteen hundred eighty-nine-a-nineteen (1989-a19), nineteen hundred eighty-nine-a-twenty-six (1989-a26), nineteen hundred eighty-nine-a-twenty-seven (1989-a27), nineteen hundred eighty-nine-a-thirty-two (1989-a32), nineteen hundred eighty-nine-a-thirty-seven (1989-a37), supplement to the code, 1913, and section nineteen hundred eighty-nine-a-twelve (1989-a12), supplemental supplement to the code, 1915, relating to proceedings to establish drainage districts, and of the assessing of the costs, damages and benefits in connection therewith, and the payment of such assessments, and of taking appeals from the decisions of the board of supervisors in such proceedings.

Also:

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. 521, a bill for an act granting to towns, cities, cities acting under commission form of government, and cities acting under special charter, authority to by ordinance require tuberculosis tests of all milch cows from which milk or cream is furnished to the inhabitants of such town, city or city acting under special charter.

Also:

I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to the compensation of C. F. Wright, assistant janitor of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Weustrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House File No. 612, a bill for an act to amend section twenty hundred and seventy-seven (2077) of the supplement to the code, 1913, defining class "C" railroads.

Also:

House File No. 323, a bill for an act to appropriate the sum of five thousand (\$5,000.00) dollars, or so much thereof as may be necessary for use by the attorney general in paying the expense of an investigation as to the existence of an illegal combination of the manufacturers of cement used in highway bridge and culvert construction, and for other uses, as set forth in concurrent resolution passed by the thirty-seventh general assembly.

Also:

House File No. 595, a bill for an act to provide for repairing buildings located on the state fair grounds and for paying paving assessment against state fair grounds, and to make an appropriation therefor.

Also:

House File No. 432, a bill for an act to amend the law as it appears in section twenty-nine hundred-b (2900-b), supplemental supplement to the code, 1915, permitting the carrying out of the recommendations embodied in the report of the state highway commission as to certain lakes.

Also:

House File No. 613, a bill for an act to extend the time limitation on the contract now existing between the state of Iowa through its board of control and the Iowa Farm Tool Company at Fort Madison, Lee county, Iowa, affecting the labor of certain prisoners in the penitentiary located in the county and state aforesaid.

Also:

House File No. 498, a bill for an act to authorize the executive council to sell certain lands belonging to the state.

Also:

House File No. 416, a bill for an act to amend sections twenty-six hundred ninety-two-a (2692-a) and twenty-six hundred ninety-two-c (2692-c), chapter 6-a, supplemental supplement to the code, 1915, relative to state agents.

Also:

House File No. 297, a bill for an act to indemnify Ellen Dugan for personal injuries received by her through the negligence of the authorities and employes of the state, while she was lawfully upon the property of the state.

ALFRED WENSTRAND, *Chairman*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House Files Nos. 612, 323, 595, 432, 613, 498, 416, 297.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report they have examined and find correctly enrolled, Senate File No. 526, a bill for an act to amend the law as it appears in sections seventeen hundred fifty-nine-a (1759-a) and seventeen hundred fifty-nine-i (1759-i), supplement to the code, 1913, granting to mutual fire, tornado and hail storm assessment insurance associations authority to write insurance on county, municipal, district and county fair property under the provisions of chapter five (5), title nine (IX), of the supplement to the code, 1913.

Also:

Senate File No. 577, a bill for an act to amend the law as it appears in section one thousand seven hundred ninety-eight-a (1798-a), supplement to the code, 1913, relating to future organization or authorization of assessment, life, health and accident insurance associations.

Also:

Senate File No. 598, a bill for an act to fix the salary of the adjutant general of the state of Iowa.

Also:

Senate File No. 11, a bill for an act to amend section 849-a of the supplemental supplement to the code, 1915, providing that the powers granted therein and in chapter 7, title V of the code and chapter 8-a of Title V supplement to the code, 1913, shall not be exclusive of the right of the board of supervisors to establish drainage districts in such towns under the provisions of chapter 2-a of Title X of the supplement to the code, 1913.

Also:

Senate Joint Resolution No. 13, a joint resolution relative to granting additional power to the governor during the state of war that now exists.

Also:

Senate File No. 44, a bill for an act providing aid for poultry associations.

Also:

Senate File No. 469, a bill for an act amendatory of and additional to chapter 5-B, title III, supplement to the code, 1913, as amended by chapter 5-b, title III, supplemental supplement to the code, 1915, relating to juvenile courts in certain counties.

Also:

Senate File No. 477, a bill for an act to amend the law as it appears in section nineteen hundred eighty-nine a two (1989-a 2), supplement to the code, 1913, relating to the proceedings leading up to the establishment of drainage districts, and providing that when the proposed district involves only the straightening of a creek or river, the board of supervisors may refuse to consider any petition unless signed by resident land owners owning at least ten per cent of the land affected.

Also:

House File No. 203, a bill for an act making appropriations for the erection, repair and improvement of buildings, for appurtenances and connections thereto, for furniture, fixtures, furnishings, and equipment, for the purchase of land, for the purchase of live stock, farm machinery and equipment, for establishing and maintaining industries, for the purchase of clothing, food, fuel and supplies, and for improvements, equipment and appliances needed in any or all of the institutions hereinafter named, to wit: Iowa soldiers' home, Iowa soldiers orphans' home, school for the deaf, institution for feeble-minded children, state sanatorium for the treatment of tuberculosis, state industrial schools, state hospitals for the insane and state hospital for inebriates, state penitentiary, the reformatory, state hospital and colony for epileptics and Iowa industrial reformatory for females at Rockwell City.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

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. 568, a bill for an act to repeal sections thirteen hundred six-b (1306-b) thirteen hundred six-c (1306-c) and thirteen

hundred six-d (1306-d) of the supplement to the code, 1913, and sections one (1), two (2), and three (3) of chapter forty-nine (49) of the acts of the thirty-first general assembly, and to enact a substitute therefor relating to the limit of indebtedness of municipal corporations.

CONSIDERATION OF SENATE AMENDMENTS.

On request of Wormley of Plymouth, unanimous consent having been given, House File No. 568, a bill for an act to repeal sections thirteen hundred six-b (1306-b) thirteen hundred six-c (1306-c) and thirteen hundred six-d (1306-d) of the supplement to the code, 1913, and sections one (1), two (2), and three (3) of chapter forty-nine (49) of the acts of the thirty-first general assembly, and to enact a substitute therefor relating to the limit of indebtedness of municipal corporations, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend title to House File No. 568 by striking out all of the title and by substituting therefor the following:

A bill for an act to amend section 1306-b, 1306-c, and 1306-d of the supplement to the code.

Mr. Wormley moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—71.

Adkins	Helming	Reed
Anderson of Greene	Horchem	Rees
Anderson of Winnebago	Jackson	Richards
Baldwin	Johnston of Humboldt	Roberts
Becker	Kepple	Rogers
Benn	Kern	Rowley
Boies	Klinker	Santee
Darrah	Knickerbocker	Shaff
Dean	Krouse	Shortess
Durbin	Lake	Slaught
Edgington	Larson	Slosson
Epps	McFarlane	Smith
Erickson	McFerren	Stanley
Finch	Mackie	Starzinger
Findlay	Meredith	Tucker
Finley	Miles	Turner
Garber	Mowery	Ulstad
Gilbert	Murray	Walrath
Gilmore	Newton	Weaver
Grason	Nichols	Wichman
Gray	Nordyke	Wilson of Cherokee
Hall	Peters	Wilson of Mitchell
Hansen	Price	Wormley
	Randall	Mr. Speaker

Nays—None.

Absent or not voting—37.

Anderson of Davis	Johnston of Lucas	Neff
Andre	Jones	Nicholson
Bailey	Kimberly	O'Donnell
Bruce	Klaus	Oertel
Coakley	Langfitt	Rayburn
Crozier	Lee	Scott
Dunkelberg	Lenocker	Stone
Elwood	Lewis	Stuart
Flenniken	Mantz	Wenstrand
Giltner	Mead	Wigdahl
Griffin	Miller	Wilson of Louisa
Harrington	Mooty	Wilson of Mahaska
Jessen		

So the House concurred in the Senate amendments.

SENATE MESSAGE CONSIDERED.

Senate File No. 601, a bill for an act to make appropriation for the payment of state and judicial officers, state and other expenses.

Read first and second time and passed on file.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

I am directed to inform your honorable body that the Senate has reconsidered the vote by which the Senate concurred in House Concurrent Resolution relative to Senate File No. 474 and requests the return to the Senate of the House Resolution.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, Senate File No. 196, a bill for an act to amend section twenty-four hundred seventy-seven-m-24 (2477-m-24), of the supplement to the code, 1913, providing for the taking of depositions of witnesses to be used as evidence in hearings before boards of arbitration in workmen's compensation proceedings.

Also:

Senate File No. 452, a bill for an act to amend section four hundred forty-one (441), supplemental supplement to the code, 1915, relating to official papers.

Also:

Senate File No. 468, a bill for an act to amend section six hundred ninety-six-b (696-b), of the supplemental supplement 1915, to the code, relating to the powers of cities and towns, and legalizing certain acts of such cities and towns.

Also:

Senate Joint Resolution No. 7, a joint resolution approving estimates of cost, plans and specifications for buildings at the state university of Iowa, the Iowa state college of agriculture and mechanic arts, and the college for the blind.

Also:

Senate File No. 79, a bill for an act to amend the law as it appears in section fifteen hundred twenty-seven-s seventeen (1527-s-17) of the supplement to the code, 1913, relating to telephone, telegraph and transmission lines.

Also:

Senate File No. 282, a bill for an act to amend the law as it appears in section two hundred twenty-four-e (224-e), supplemental supplement to the code, 1915, relating to the distribution of supreme court reports.

Also:

Senate File No. 471, a bill for an act to repeal the law as it appears in section two thousand seventy-five (2075) of the code, relating to judgment liens against railway corporation, and enacting a substitute therefor which creates a lien upon the property of railway, interurban railway and street railway corporations or partnerships, for all amounts owing by such corporations or partnerships on account of damages to property or injuries to persons in the conduct of their business.

Also:

Senate File No. 476, a bill for an act to repeal the law concerning the selection of senators in the Congress of the United States by joint conventions of the general assembly, and providing for filling vacancies in the places of the senators in the Congress of the United States by election and temporary appointment by the governor.

Also:

Senate File No. 541, a bill for an act to amend section eighteen hundred six (1806), supplement to the code, 1913, relative to the investment of the funds of life insurance companies.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Johnston of Humboldt, Senate File No. 601, a bill for an act to make appropriation for the payment of state and judicial officers, state and other expenses, was taken up and considered.

The bill was read for the information of the House.

Mr. Johnston moved that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Hansen	Peters
Anderson of Greene	Harrington	Price
Anderson of Winne-	Horchem	Randall
bago	Jackson	Rayburn
Bailey	Johnston of Humboldt	Rees
Baldwin	Johnston of Lucas	Roberts
Becker	Kepple	Rogers
Benn	Kern	Rowley
Boies	Klinker	Santee
Darrah	Krouse	Shaff
Dean	Lake	Shortess
Durbin	Langfitt	Slaught
Edgington	Larson	Slosson
Elwood	Lee	Stanley
Epps	Lenocker	Starzinger
Erickson	Lewis	Stone
Finch	McFarlane	Tucker
Findlay	McFerren	Turner
Finley	Mackie	Ulstad
Flenniken	Mead	Walrath
Garber	Meredith	Weaver
Gilbert	Miles	Wenstrand
Gilmore	Murray	Wichman
Grason	Newton	Wilson of Cherokee
Gray	Nichols	Wormley
Griffin	Nordyke	Mr. Speaker
Hall	O'Donnell	

Nays—None.

Absent or not voting—29.

Anderson of Davis	Kimberly	Reed
Andre	Klaus	Richards
Bruce	Knickerbocker	Scott
Coakley	Mantz	Smith
Crozier	Miller	Stuart
Dunkelberg	Mooty	Wigdahl
Giltner	Mowery	Wilson of Louisa
Helming	Neff	Wilson of Mahaska
Jessen	Nicholson	Wilson of Mitchell
Jones	Oertel	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE CONCURRENT RESOLUTION CALLED UP.

Hansen of Scott called up the Senate concurrent resolution relative to compensation to be paid to C. F. Wright, assistant janitor, and moved that the House concur:

Whereas, C. F. Wright, an assistant janitor in the Senate of the thirty-seventh general assembly, was called from his work on account of the illness of his mother, and

Whereas, it is the belief of your committee that he should receive a partial compensation covering that period of time, therefore,

Be It Resolved by the Senate, the House concurring: That the secretary of the Senate be instructed to certify to the auditor of state an allowance for the said C. F. Wright in the sum of thirty-three dollars (\$33.00) and that the auditor be and he is hereby directed to draw his warrant for such amount.

Motion prevailed and the House concurred.

SENATE MESSAGE CONSIDERED.

Senate File No. 600, a bill for an act to repeal the law as it appears in section forty-eight hundred eighty-two (4882) of the code relating to acts tending to corrupt or unduly influence public officials and enacting a substitute therefor providing for the punishment of such acts and the prevention of the same.

Read first and second time and passed on file.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

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. 529, a bill for an act to amend section one thousand four hundred (1400) of the supplement to the code, 1913, relative to the lien of taxes on personal property, and to describe the property which shall be covered by said lien, and to provide that the purchaser of said personal property shall be liable for taxes thereon.

Also:

I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 422.

Also:

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. 623, a bill for an act to legalize the acts and ordinances of the town of Pisgah, Iowa.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Harrington of Kossuth, Senate File No. 600, a bill for an act to repeal the law as it appears in section forty-eight hundred eighty-two (4882) of the code relating to acts tending to corrupt or unduly influence public officials, and enacting a substitute therefor providing for the punishment of such acts and the prevention of the same, with report of sifting committee recommending passage was taken up and considered.

The bill was read for the information of the House.

Mr. Harrington moved that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the bill pass?"

Ayes—79.

Adkins	Horchem	Nordyke
Anderson of Greene	Jackson	O'Donnell
Anderson of Winnebago	Johnston of Humboldt	Peters
Baldwin	Johnston of Lucas	Price
Becker	Jones	Rayburn
Benn	Kepple	Rees
Boies	Kern	Roberts
Darraha	Klinker	Rogers
Dean	Knickerbocker	Rowley
Durbin	Krouse	Santee
Edgington	Lake	Shortess
Elwood	Langfitt	Slaught
Epps	Larson	Slosson
Erickson	Lee	Smith
Finch	Lenocker	Stanley
Findlay	Lewis	Stuart
Finley	McFarlane	Tucker
Flenniken	McFerren	Turner
Gilbert	Mackie	Ulstad
Gilmore	Mead	Walrath
Grason	Meredith	Weaver
Gray	Miles	Wenstrand
Hall	Mowery	Wichman
Hansen	Murray	Wilson of Cherokee
Harrington	Neff	Wormley
Heiming	Newton	Mr. Speaker
	Nichols	

Nays—2.

Randall

Stone

Absent or not voting—27.

Anderson of Davis
 Andre
 Bailey
 Bruce
 Coakley
 Crozier
 Dunkelberg
 Garber
 Giltner

Griffin
 Jessen
 Kimberly
 Klaus
 Mantz
 Miller
 Mooty
 Nicholson
 Oertel

Reed
 Richards
 Scott
 Shaff
 Starzinger
 Wigdahl
 Wilson of Louisa
 Wilson of Mahaska
 Wilson of Mitchell

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

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. 477, 11, 598, 44, 469, 526, 577, 541, 476, 471, 282, 78, 79, 469, 452, 196 and Senate Joint Resolutions Nos. 7 and 13.

MESSAGES FROM THE SENATE.

Secretary Watters presented the following messages from the Senate:

I am directed to inform your honorable body that the Senate has passed the joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 16, joint resolution designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council.

Also:

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. 609, a bill for an act to authorize the curator of the historical department of Iowa to accept property for the benefit of such department, or for memorial, scientific or historic purposes.

CONSIDERATION OF BILLS.

On motion of Weaver of Polk, Senate File No. 576, a bill for an act to regulate and prohibit begging in public places, with report of sifting committee recommending passage as amended was taken up, considered, and the following committee amendments were adopted:

By inserting after the word "towns" in the first line of section one the followig: "including cities under special charter, and cities organized under the commission form of government".

Mr. Weaver moved that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

Ayes—69.

Adkins	Hall	Nichols
Anderson of Greene	Hansen	Nordyke
Anderson of Winnebago	Harrington	O'Donnell
Bailey	Helming	Peters
Baldwin	Horchem	Price
Becker	Jackson	Randall
Benn	Johnston of Humboldt	Rayburn
Boies	Johnston of Lucas	Reed
Darrah	Kern	Roberts
Dean	Klinker	Rogers
Dunkelberg	Knickerbocker	Rowley
Durbin	Krouse	Santee
Edgington	Lake	Shaff
Elwood	Langfitt	Shortess
Epps	Larson	Slaught
Erickson	Lee	Stanley
Finch	Lenocker	Starzinger
Findlay	McFarlane	Stone
Garber	Meredith	Ulstad
Gilbert	Miles	Walrath
Grason	Mowery	Weaver
Gray	Neff	Wormley
Griffin	Newton	Mr. Speaker

Nays—2.

Rees Tucker

Absent or not voting—37.

Anderson of Davis	Klaus	Scott
Andre	Lewis	Slosson
Bruce	McFerren	Smith
Coakley	Mackie	Stuart
Crozier	Mantz	Turner
Finley	Mead	Wenstrand
Flenniken	Miller	Wichman.
Gilmore	Mooty	Wigdahl
Giltner	Murray	Wilson of Cherokee
Jessen	Nicholson	Wilson of Louisa
Jones	Certel	Wilson of Mahaska
Kepple	Richards	Wilson of Mitchell
Kimberly		

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 McFerren of Hamilton, unanimous consent having been given, House File No. 609, a bill for an act to authorize the curator of the historical department of Iowa to accept property for the benefit of such department, or for memorial, scientific or historic purposes, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS.

Amend House File No. 609 by inserting after the word "the" in the first line of section one, the words "historical department of the".

Mr. McFerren moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

Ayes—65.

Adkins	Griffin	Newton
Anderson of Greene	Hall	Nichols
Anderson of Winnebago	Hansen	Nordyke
Bailey	Harrington	Peters
Baldwin	Horchem	Price
Becker	Jackson	Randall
Benn	Jessen	Rayburn
Boies	Johnston of Humboldt	Rees
Darrah	Jones	Roberts
Dean	Kern	Rogers
Dunkelberg	Krouse	Rowley
Durbin	Lake	Santee
Edgington	Langfitt	Shaff
Elwood	Lee	Shortess
Epps	Lenocker	Slaught
Findlay	McFarlane	Starzinger
Flenniken	McFerren	Stone
Garber	Miles	Turner
Gilbert	Mooty	Weaver
Gilmore	Mowery	Wichman
Gray	Murray	Wormley
	Neff	Mr. Speaker

Nays—None.

Absent or not voting—43.

Anderson of Davis	Helming	Mantz
Andre	Johnston of Lucas	Mead
Bruce	Kepple	Meredith
Coakley	Kimberly	Miller
Crozier	Klaus	Nicholson
Erickson	Klinker	O'Donnell
Finch	Knickerbocker	Oertel
Finley	Larson	Reed
Giltner	Lewis	Richards
Grason	Mackie	Scott

Slosson	Ulstad	Wilson of Louisa
Smith	Walrath	Wilson of Mahaska
Stanley	Wenstrand	Wilson of Mitchell
Stuart	Wigdahl	
Tucker	Wilson of Cherokee	

So the House concurred in the Senate amendments.

SENATE MESSAGE CONSIDERED.

Senate Joint Resolution No. 16, joint resolution 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 time and passed on file.

CONSIDERATION OF BILLS.

Unanimous consent having been granted to suspend the rules prohibiting the second and third reading of bills on the same day, on motion of Hall of Taylor, Senate Joint Resolution No. 16, joint resolution 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 and considered.

The bill was read for the information of the House.

Mr. Hall moved that the reading just had be considered the third reading, which motion prevailed.

On the question, "Shall the joint resolution be adopted?"

Ayes—81.

Adkins	Gray	McFerren
Anderson of Green	Griffin	Mackie
Anderson of Winnebago	Hall	Meredith
Bailey	Hansen	Miles
Baldwin	Harrington	Mowery
Becker	Helming	Murray
Benn	Horchem	Neff
Boies	Jackson	Newton
Darrah	Johnston of Humboldt	Nordyke
Dean	Johnston of Lucas	O'Donnell
Durbin	Jones	Peters
Edgington	Kern	Price
Elwood	Kimberly	Randall
Epps	Klinker	Rayburn
Finch	Knickerbocker	Reed
Findlay	Krouse	Rees
Finley	Lake	Richards
Flenniken	Langfitt	Rogers
Garber	Larson	Rowley
Gilbert	Lee	Santee
Gilmore	Lenocker	Shaff
Grason	Lewis	Shortess
	McFarlane	Slaughter

Smith	Turner	Wilson of Cherokee
Stanley	Ulstad	Wormley
Starzinger	Walrath	Mr. Speaker
Stone	Weaver	
Tucker	Wichman	

Nays—None.

Absent or not voting—27.

Anderson of Davis	Kepple	Roberts
Andre	Klaus	Scott
Bruce	Mantz	Slosson
Coakley	Mead	Stuart
Crozier	Miller	Wenstrand
Dunkelberg	Mooty	Wigdahl
Erickson	Nichols	Wilson of Louisa
Giltner	Nicholson	Wilson of Mahaska
Jessen	Oertel	Wilson of Mitchell

So the joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

McFarlane of Black Hawk moved that further proceedings in the call of the House be now dispensed with. Motion prevailed.

MESSAGE FROM THE SENATE.

Secretary Watters presented the following message from the Senate:

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. 600, a bill for an act to authorize and direct the governor to undertake an investigation of the valuation of the property of common carriers made by the interstate commerce commission; to represent the interests of the state in connection therewith by the employment of persons or calling to his assistance therein other officers or employes of the state and appropriating forty thousand dollars to carry out the provisions of this act.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bills:

House File No. 622, a bill for an act to amend section twenty-seven hundred fifty-five (2755) supplement to the code, 1913.

Also:

House File No. 617, a bill for an act to amend the law as it appears in section thirteen hundred thirty-three-c (1333-c), supplement to the

code, 1913, relating to the taxation of the moneys and credits of insurance corporations.

Also:

House File No. 260, a bill for an act making appropriations for the construction of buildings, for the state university of Iowa, the Iowa state college of agriculture and mechanic arts.

Also:

House File No. 153, a bill for an act to amend the law as it appears in section twenty-five hundred thirty-eight-w-five (2538-w5), supplemental supplement to the code, 1915, relating to the distribution, sale and use of virus.

Also:

House File No. 604, a bill for an act to legalize certain warrants of the incorporated town of Mount Vernon, Iowa.

Also:

House File No. 446, a bill for an act to accept the requirements and benefits of an act of congress approved the twenty-third day of February, nineteen hundred seventeen, relating to appropriations to the states for instruction in agriculture, the trades and industries and for the preparation of teachers of vocational subjects and to provide for the proper custody and administration of funds received by the state for such appropriations.

Also:

House File No. 404, a bill for an act to authorize fraternal beneficiary societies, orders or associations, to provide whole family protection.

Also:

House File No. 461, a bill for an act to amend section four hundred twenty-three, supplemental supplement to the code, 1915, relating to the purchase of real estate for county purposes.

Also:

House File No. 614, a bill for an act making an appropriation to reimburse J. R. Close of West Liberty, Iowa, for eleven (11) head of hogs which were condemned for cholera on or about the 10th day of August, 1914, by the deputy state veterinarian.

Also:

House File No. 463, a bill for an act to amend section four hundred ninety-one (491), supplemental supplement to the code, 1915, pertaining to the employment of deputy county treasurers and other assistants.

ALFRED WENSTRAND, *Chairman*.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, House File No. 270, a bill for an act to provide for the construction by the board of control of extension of street paving of the city of Council Bluffs through the grounds of the Iowa School for the Deaf.

Also:

House File No. 298, a bill for an act appropriating the sum of one thousand (\$1,000.00) dollars to indemnify Edmund Cassel for personal injuries sustained by him while engaged in carpenter work at the industrial school for boys at Eldora, Iowa.

Also:

House File No. 344, a bill for an act authorizing the state fish and game warden to make improvements and repairs on the existing improvements at the outlet and on the shores of Wall Lake and to provide an appropriation for this purpose.

Also:

House File No. 582, a bill for an act making provisions for the settlement of all liabilities of the state growing out of the sale of certain lands of the Des Moines river, improvement grant as school lands.

Also:

House File No. 592, a bill for an act appropriating the sum of seven hundred and forty-three dollars and fifty cents (\$743.50) to indemnify Rolla Gallagher of Washington, Iowa, for personal injury sustained by him while serving as a member of Company K First Infantry Iowa National Guards.

Also:

Senate File No. 203, a bill for an act to amend the law as it appears in sections twenty-four hundred one-a (2401-a), and twenty-four hundred one-d (2401-d), supplement to the code, 1913, relating to the sale of intoxicating liquors by wholesale druggists, and to the transportation of intoxicating liquors.

Also:

Senate File No. 330, a bill for an act to amend section eight hundred forty-o (840-o), supplemental supplement to the code of Iowa, 1915, relating to the levy of an annual tax for the purpose of paying that portion of the costs borne by cities having a population of fifty thousand or over of paving highways within such city.

Also:

Senate File No. 336, a bill for an act to amend section one thousand eight hundred fifty of the supplement to the code, 1913, relating to the investment of funds of state and savings banks.

Also:

Senate File No. 558, a bill for an act to amend section three thousand four hundred-ninety-seven (3497) of the supplement to the code, 1913, relating to the place of bringing action.

Also:

Senate File No. 595, a bill for an act authorizing the governor, in times of war or at other times when public safety demands, to require registration of all aliens within the state of Iowa.

Also:

Senate File No. 579, a bill for an act to amend section twenty-seven hundred ninety-four a (2794-a) of the supplemental supplement to the code of Iowa, 1915, relating to consolidated school districts.

ALFRED WENSTRAND,
Chairman House Committee.
BENJ. J. GIBSON,
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. 203, 344, 592, 270, 298, 582, 432, 613, 498, 595, 416, 297, 612, 323 and Senate Files Nos. 336, 558, 330, 595, 579 and 203.

MOTION TO RECONSIDER FILED.

MR. SPEAKER—I move to reconsider the vote by which Senate File No. 206 passed the House.

I second the motion.

LEE W. ELWOOD.

C. B. SANTEE,
W. H. WALRATH,
H. W. FLENNIKEN,
T. P. HARRINGTON,
ROY W. MURRAY.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House File No. 188, a bill for an act creating office of state apiarist at the Iowa State College of Agriculture and Mechanic Arts in connection with the work in entomology and agriculture providing for the inspection of bees and the prevention of disease among same, making appropriation therefor, and to repeal the law as it now appears in sections twenty-five hundred seventy-five-a fifty-three (2575-a53) to twenty-five hundred seventy-five-a sixty-two (2575-a62), inclusive supplement to the code, 1913.

Also:

House File No. 528, a bill for an act to amend section four hundred forty-three (443) of the code, and section four hundred forty-eight (448) of the supplemental supplement to the code, 1915, relative to submitting to vote of the people the question of borrowing money to aid in the erection of public buildings, to procure a site and grounds for such public buildings, and to fix the rate of tax which may be levied for such purposes, and to regulate the issuing and sale of bonds therefor, and to provide that this act shall apply to elections heretofore held for such purposes.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined and find correctly enrolled, House File No. 622, a bill for an act to amend section twenty-seven hundred fifty-five (2755) supplement to the code, 1913.

Also:

House File No. 617, a bill for an act to amend the law as it appears in section thirteen hundred thirty-three-c (1333-c), supplement to the code, 1913, relating to the taxation of moneys and credits of insurance corporations.

Also:

House File No. 260, a bill for an act making appropriations for the construction of buildings, for the State University of Iowa, and the Iowa state college of agriculture and mechanic arts.

Also:

House File No. 153, a bill for an act to amend the law as it appears in section twenty-five hundred thirty-eight-w-five (2538-w5), supplemental supplement to the code, 1915, relating to the distribution, sale and use of virus.

Also:

House File No. 604, a bill for an act to legalize certain warrants of the incorporated town of Mount Vernon, Iowa.

Also:

House File No. 446, a bill for an act to accept the requirements and benefits of an act of Congress approved the twenty-third day of February, nineteen hundred seventeen, relating to appropriations to the states for instruction in agriculture, the trades and industries and for the preparation of teachers of vocational subjects and to provide for the proper custody and administration of funds received by the state for such appropriations.

Also:

House File No. 404, a bill for an act to authorize fraternal beneficiary societies, orders of associations to provide whole family protection.

Also:

House File No. 461, a bill for an act to amend section four hundred twenty-three, supplemental supplement to the code, 1915, relating to the purchase of real estate for county purposes.

Also:

House File No. 614, a bill for an act making an appropriation to reimburse J. R. Close of West Liberty, Iowa, for eleven (11) head of hogs which were condemned for cholera on or about the 10th day of August, 1914, by the deputy state veterinarian.

Also:

House File No. 463, a bill for an act to amend section four hundred ninety-one (491), supplemental supplement to the code, 1915, pertaining to the employment of deputy county treasurers and other assistants.

Also:

Senate File No. 596, a bill for an act to exempt soldiers and sailors and other persons in the military and naval service of the United States from payment of bills of exchange and payments in pursuance of other obligations and granting to such soldiers exemption from certain taxes.

Also:

Substitute for Senate File No. 66, a bill for an act to amend sections two thousand five hundred fifteen (2515) and two thousand five hundred fifteen-f (2515-f) supplemental supplement to the code, 1915, and section two thousand five hundred fifteen-d (2515-d), and section four thousand nine hundred eighty-nine-b (4989-b), supplement to the

code, 1913, relating to the state dairy and food department, and providing for an assistant chemist and bacteriologist for said department.

Also :

Senate File No. 505, a bill for an act providing for the trimming and destruction of trees and hedges along the public highway, and repealing section fifteen hundred seventy (1570) of the supplement to the code, 1913, and enacting a statute in lieu thereof.

Also :

Senate File No. 357, a bill for an act to amend the law as it appears in sub-divisions one (1) and seven (7) and to repeal sub-divisions five (5) and nine (9), enacting substitutes therefor, of section seventeen hundred and nine (1709), supplement to the code, nineteen hundred thirteen (1913). Also to repeal section seventeen hundred and ten (1710), supplement to the code, nineteen hundred thirteen (1913) and enact a substitute therefor. All relating to the several kinds of insurance other than life, which may be lawfully operated in this state.

Also :

Senate File No. 592, a bill for an act authorizing the issuance of a deed of correction for certain lands in Dubuque county, Iowa.

Also :

Senate File No. 360, a bill for an act to amend the law as it appears in section fifteen hundred thirty-two (1532), supplement to the code, 1913, relating to road districts adjoining state lands and to the improvement of such lands.

Also :

Senate File No. 253, a bill for an act to amend section twenty-four hundred seventy-seven-m (2477-m), supplement to the code, 1913, relating to employers' liability and workmen's compensation.

Also :

Senate File No. 589, a bill for an act to amend the law as it appears in section eighteen hundred thirty-nine k (1839-k), supplement to the code, 1913, relating to the conveyance by deed of real estate acquired by a fraternal beneficiary society to the commissioner of insurance.

Also :

Senate File No. 111, a bill for an act to repeal section two hundred ninety-seven (297) supplement to the code, 1913, relating to compensation of clerks of the district court and to enact a substitute therefor.

Also :

Senate Joint Resolution No. 15, fixing the number and compensation of employes in the state departments at the seat of government.

Also :

Senate File No. 479, a bill for an act requiring garage owners to keep a public record of the numbers of motor vehicles and their engines and the names and addresses of the owners thereof, and providing for penalties for violation of this act.

Also :

Senate File No. 576, a bill for an act to regulate and prohibit begging in public places.

Also :

Senate Joint Resolution No. 16, designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council.

Also :

Senate File No. 181, a bill for an act to amend section thirteen hundred eighty-two (1382) of the code relating to the time when the executive council shall furnish to the county auditors a statement of the result of its findings as to valuation of property.

Also :

Senate File No. 550, a bill for an act to amend subdivision eight (8) of section eight hundred ninety-four (894) of the 1915 supplemental supplement to the code, providing for the payment of the expense of the city gas light, electric light or power inspection department, including the salaries of light inspectors therein.

Also :

Senate File No. 432, a bill for an act to repeal section five thousand twenty-eight-a (5028-a) and five thousand twenty-eight-a 1 (5028-a1) of the supplement to the code, 1913, and to enact a substitute therefor relative to the prevention of and punishment for the desecration, mutilation or improper use of the flag and other insignia of the United States of America and of the state of Iowa.

Also :

Senate File No. 601, a bill for an act to make appropriation for the payment of state and judicial officers, state and other expenses.

Also :

Senate File No. 600, a bill for an act to repeal the law as it appears in section forty-eight hundred eighty-two (4882) of the code relating to acts tending to corrupt or unduly influence public officials, and enacting a substitute therefor providing for the punishment of such acts and the prevention of the same.

Also:

Senate File No. 565, a bill for an act to amend chapter 3-b, title VI, supplemental supplement to the code, 1915, relating to the method of voting by electors when absent from the county of residence and to the method of registration of such voters.

Also:

House File No. 188, a bill for an act creating the office of state apiarist at the Iowa State College of Agriculture and Mechanic Arts in connection with the work in entomology and agriculture, providing for the inspection of bees and the prevention of disease among same, making appropriation therefor, and to repeal the law as it now appears in sections twenty-five hundred seventy-five-a fifty-three (2575-a53) to twenty-five hundred seventy-five-a sixty-two (2575-a62), inclusive, supplement to the code, 1913.

Also:

House File No. 528, a bill for an act to amend section four hundred forty-three (443) of the code, and section four hundred forty-eight (448) of the supplemental supplement to the code, 1915, relative to submitting to vote of the people the question of borrowing money to aid in the erection of public buildings, to procure a site and grounds for such public buildings, and to fix the rate of tax which may be levied for such purposes, and to regulate the issuing and sale of bonds therefor, and to provide that this act shall apply to elections heretofore held for such purposes.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined and find correctly enrolled the following bills, House File No. 600, a bill for an act to authorize and direct the governor to undertake an investigation of the valuation of the property of common carriers made by the Interstate Commerce Commission; to represent the **interests of the state in connection therewith** by the employment of persons, or calling to his assistance therein other officers or employes of the state and appropriating forty thousand dollars to carry out the provisions of this act.

Also:

House File No. 623, a bill for an act to legalize the acts and ordinances of the town of Pisgah, Iowa.

Also:

House File No. 529, a bill for an act to amend section one thousand four hundred (1400) of the supplement to the code, 1913, relative to the lien of taxes on personal property, and to describe the property which shall be covered by said lien, and to provide that the purchase of said personal property shall be liable for the taxes thereon.

Also:

House File No. 198, a bill for an act to authorize the paving by the state of Iowa of the public highway along and in front of the grounds occupied by the public buildings of the inebriate hospital at Knoxville, Iowa.

Also:

House File No. 413, a bill for an act to amend sections fifteen hundred fifty (1550), fifteen hundred fifty-one (1551), fifteen hundred fifty-four (1554) of the supplement to the code, 1913, and to amend sections fifteen hundred fifty-two (1552) and fifteen hundred fifty-five (1555) of the code, relating to road poll tax.

Also:

House File No. 610, a bill for an act making appropriations for the purchase and improvement of a suitable camp ground for the training of the military forces of the state.

Also:

House File No. 521, a bill for an act granting to towns, cities, cities under commission form of government, and cities acting under special charter, authority to by ordinance require tuberculosis tests of all milch cows from which milk or cream is furnished to the inhabitants of such towns, city or city acting under special charter.

Also:

House File No. 599, a bill for an act to amend section three hundred thirteen (313), supplement to the code, 1913, relating to admissions to practice law in this state.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills:

House Files Nos. 600, 623, 529, 198, 413, 610, 521 and 599.

ALFRED WENSTRAND,
Chairman House Committee.

BENJ. J. GIBSON,
Chairman Senate Committee.

Report adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report that they have examined, and find correctly enrolled, the following bills

House File No. 555, a bill for an act to amend section nineteen hundred eighty-nine-a-two (1989-a-2), nineteen hundred eighty-nine-a-fourteen (1989-a14), nineteen hundred eighty-nine-a-nineteen (1989-a19), nineteen hundred eighty-nine-a-twenty-six (1989-a-26), nineteen hundred eighty-nine-a-twenty-seven (1989-a27), nineteen hundred eighty-nine-a-thirty-two (1989-a-32) and nineteen hundred eighty-nine-a-thirty-seven (1989-a-37), supplement to the code, 1913, and section nineteen hundred eighty-nine-a-twelve (1989-a-12), supplemental supplement to the code, 1915, relating to proceedings to establish drainage districts, and of the assessing of the costs, damages and benefits in connection therewith, and the payments of such assessments, and of taking appeals from the decisions of the board of supervisors in such proceedings.

Also:

House File No. 443, a bill for an act to legalize releases and satisfactions of mortgages and trust deeds, and to repeal section 2938-b, supplement to the code, 1913.

Also:

House File No. 325, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, known as the Employers' Liability and Workmen's Compensation Act, constituting the proper consular officer the legal representative of non-resident alien dependents who are citizens of his nation, authorizing said consular officer or his duly appointed representative to institute and conduct legal proceedings on behalf of such dependents and to receive and distribute compensation due such dependents, and repealing all acts and parts of acts inconsistent herewith, and to provide for administration in certain cases upon the estate of said deceased alien.

Also:

House File No. 445, a bill for an act to create a state board for vocational education authorizing such state board to promote and aid the establishment and maintenance of prevocational and vocational schools,

departments and classes giving instruction in agricultural, industrial, home economics and commercial subjects; to co-operate in the maintenance of teachers training schools, departments and classes; and to certificate teachers of such subjects; providing for the inspection, approval, and disbursements of state and federal moneys and to approve teachers training schools, departments and classes; and for the organization and administration of the work of the state board for vocational education and of boards of directors of school districts and appropriating money for the expenditures of such state board.

Also:

House File No. 565, a bill for an act to amend the law as it appears in sections twenty-seven hundred thirty-three 1a (2733-1a) supplemental supplement to the code, 1915, twenty-seven hundred forty-nine (2749) of the code, twenty-seven hundred sixty-seven (2767) of the code, twenty-seven hundred sixty-nine (2769) supplement to the code, 1913, twenty-seven hundred seventy-four (2774) of the code, twenty-seven hundred eighty-three (2783) supplement to the code, 1913, twenty-eight hundred three (2803) of the code, twenty-eight hundred six (2806) supplement to the code, 1913, and twenty-eight hundred twenty-five (2825) of the code, relating to school funds.

ALFRED WENSTRAND, *Chairman.*

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. 461, 614, 463, 446, 604, 153, 617, 622, 260, 404, 528 and 188.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined, and find correctly enrolled House File No. 555, a bill for an act to amend section nineteen hundred eighty-nine-a-two (1989-a2), nineteen hundred eighty-nine-a-fourteen (1989-a-14), nineteen hundred eighty-nine-a-nineteen (1989-a-19), nineteen hundred eighty-nine-a-twenty-six (1989-a-26), nineteen hundred eighty-nine-a-twenty-seven (1989-a-27), nineteen hundred eighty-nine-a-thirty-two (1989-a-32), and nineteen hundred eighty-nine-a-thirty-seven (1989-a-37) supplement to the code, 1913, and section nineteen hundred eighty-nine-a-twelve (1989-a-12), supplemental supplement to the code, 1915, relating to proceedings to establish drainage districts, and of the assessing of the costs, damages and benefits in connection therewith, and the payments of such assessments, and of taking appeals from the decisions of the board of supervisors in such proceedings.

Also:

House File No. 443, a bill for an act to legalize releases and satisfactions of mortgages and trust deeds, and to repeal section 2938-b, supplement to the code, 1913.

Also:

House File No. 325, a bill for an act to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, known as the employers' liability and workmen's compensation act, constituting the proper consular officer and the legal representative of non-resident alien dependents who are citizens of his nation, authorizing said consular officers or his duly appointed representative to institute and conduct legal proceedings on behalf of such dependents, and to receive and distribute compensation due such dependants, and repealing all acts and parts of acts inconsistent herewith, and to provide for administration in certain cases upon the estate of said deceased alien.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the committee on enrolled bills, submitted the following report and moved its adoption:

Your committee on enrolled bills respectfully report they have examined and find correctly enrolled the following bills:

House File No. 583, a bill for an act to amend chapter 2, title 10, of the code and the amendments thereto, relating to levees, drains, ditches and water courses.

Also:

House File No. 576, a bill for an act to amend the law as it appears in sections fifteen hundred seventy-one-m two (1572-m2), fifteen hundred seventy-one-m seven (1517-m7), fifteen hundred seventy-one-m twelve (1571-m12) and fifteen hundred seventy-one-m fourteen (1571-m14), relating to the registration of motor vehicles.

Also:

House File No. 568, a bill for an act to amend section 1306-b, 1306-c, and 1306-d of the supplement to the code.

Also:

House File No. 609, a bill for an act to authorize the Curator of the Historical Department of Iowa to accept property for the benefit of such department, or for memorial, scientific or historic purposes.

ALFRED WENSTRAND, *Chairman.*

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. 599, 623, 198, 413, 529, 600, 610, 521, 545, 443, 325 and 555.

Senate Files Nos. 596, 479, 589, 111, 357, 253, 505, 600, 360, 592, 601, 422, 550, 181, 576, 565 and Substitute for Senate File 66.

Senate Joint Resolutions Nos. 15 and 16.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Wenstrand of Page, from the joint committee on enrolled bills, submitted the following report:

MR. SPEAKER—Your joint committee on enrolled bills respectfully report that they have examined and find correctly enrolled, House File No. 445, a bill for an act to create a state board for vocational education authorizing such state board to promote and aid the establishment and maintenance of prevocational and vocational schools, departments and classes giving instruction in agricultural, industrial, home economics and commercial subjects; to co-operate in the maintenance of teachers training schools, departments and classes; and to certificate teachers of such subjects; providing for the inspection, approval, and disbursements of state and federal moneys to approve teachers training schools, departments and classes; and for the organization and administration of the work of the state board for vocational education and of Boards of Directors of school districts and appropriating money for the expenditures of such state board.

Also:

House File No. 565, a bill for an act to amend the law as it appears in sections twenty-seven hundred thirty-three 1a (2733-1a) supplemental supplement to the code, 1915, twenty-seven hundred forty-nine (2749) of the code, twenty-seven hundred sixty seven (2767) of the code, twenty-seven hundred sixty-eight (2768) supplement to the code, 1913, twenty-seven hundred sixty-nine (2769) supplement to the code, 1913, twenty-seven hundred seventy-four (2774) of the code, twenty seven hundred eighty three (2783) supplement to the code, 1913, twenty-eight hundred three (2803) of the code, twenty-eight hundred six (2806) supplement to the code, 1913, and twenty-eight hundred twenty-five (2825) of the code, relating to school funds.

Also:

House File No. 583, a bill for an act to amend chapter 2, title 10, of the code and the amendments thereto, relating to levees, drains, ditches and water courses.

Also:

House File No. 576, a bill for an act to amend the law as it appears in sections fifteen hundred seventy-one-m two (1572-m2), fifteen hundred seventy-one-m seven (1517-m7), fifteen hundred seventy-one-m twelve (1571-m12) and fifteen hundred seventy-one-m fourteen (1571-m14), relating to the registration of motor vehicles.

Also:

House File No. 568, a bill for an act to amend section 1306-b, 1306-c, and 1306-d of the supplement to the code.

Also:

House File No. 609, a bill for an act to authorize the Curator of the Historical Department of Iowa to accept property for the benefit of such department, or for memorial, scientific or historic purposes.

ALFRED WENSTRAND,

Chairman House Committee.

BENJ. J. GIBSON,

Chairman Senate Committee.

Report adopted.

BILLS SENT TO THE GOVERNOR.

Wenstrand of Page, from the committee on enrolled bills submitted the following report:

Your committee on enrolled bills respectfully report that they have this day sent to the governor for his approval the following bills:

House Files Nos. 583, 576, 568, 609, 445, 565, 555, 443, 325, 600, 623, 529, 188, 528, 198, 413, 610, 521, 599, 203, 612, 323, 595, 432, 613, 498, 416, 297, 270, 298, 344, 582, 592, 622, 617, 260, 153, 604, 446, 404, 461, 614, 463, 605, 373, 382, 240, 284, 92, 116, 336, 152, 388, 513, 547, 126, 127, 208, 214 and 262.

ALFRED WENSTRAND, *Chairman.*

Report adopted.

COMMUNICATION FROM W. C. T. U. LEGISLATIVE SUPERINTENDENT.

To the Honorable Members of the Thirty-seventh General Assembly of the State of Iowa:

On behalf of the Women's Christian Temperance Union of the state of Iowa, I wish to present these flowers as a token of our sincere gratitude for the passage of the following bills in which we have been vitally interested:

Prohibitory amendment.

Special election for prohibition, October 15th.

Temperance measures.

Suffrage resolution.

Child welfare bureau at Iowa City.

Vital statistics.

Retaining woman's reformatory at Rockwell City and appropriation therefor.

MRS. IDA B. WISE-SMITH, Cedar Rapids,
President.
MRS. ELLA M. HILL, Des Moines,
Vice President.
MRS. L. D. CARHART, Marion,
Corresponding Secretary.
MRS. CARRIE BALLENGER, Council Bluffs,
Recording Secretary.
MRS. LUCILE W. SHADLE, Shenandoah,
Treasurer.
MRS. ANNA MCPHERSON-EDWORTHY, Des Moines,
State Legislative Superintendent.

Starzinger of Polk moved that a committee of three be appointed to notify the Governor that the House is ready to adjourn.

Motion prevailed.

The Speaker named as such committee, Starzinger of Polk, Lee of Sac and Murray of Buena Vista.

Anderson of Greene moved that a committee of three be appointed to notify the Senate that the House is ready to adjourn.

Motion prevailed.

The Speaker named as such committee, Anderson of Greene, Becker of Clayton and Wenstrand of Page.

The committees retired and subsequently returned and reported that they had performed their duties. Committees discharged.

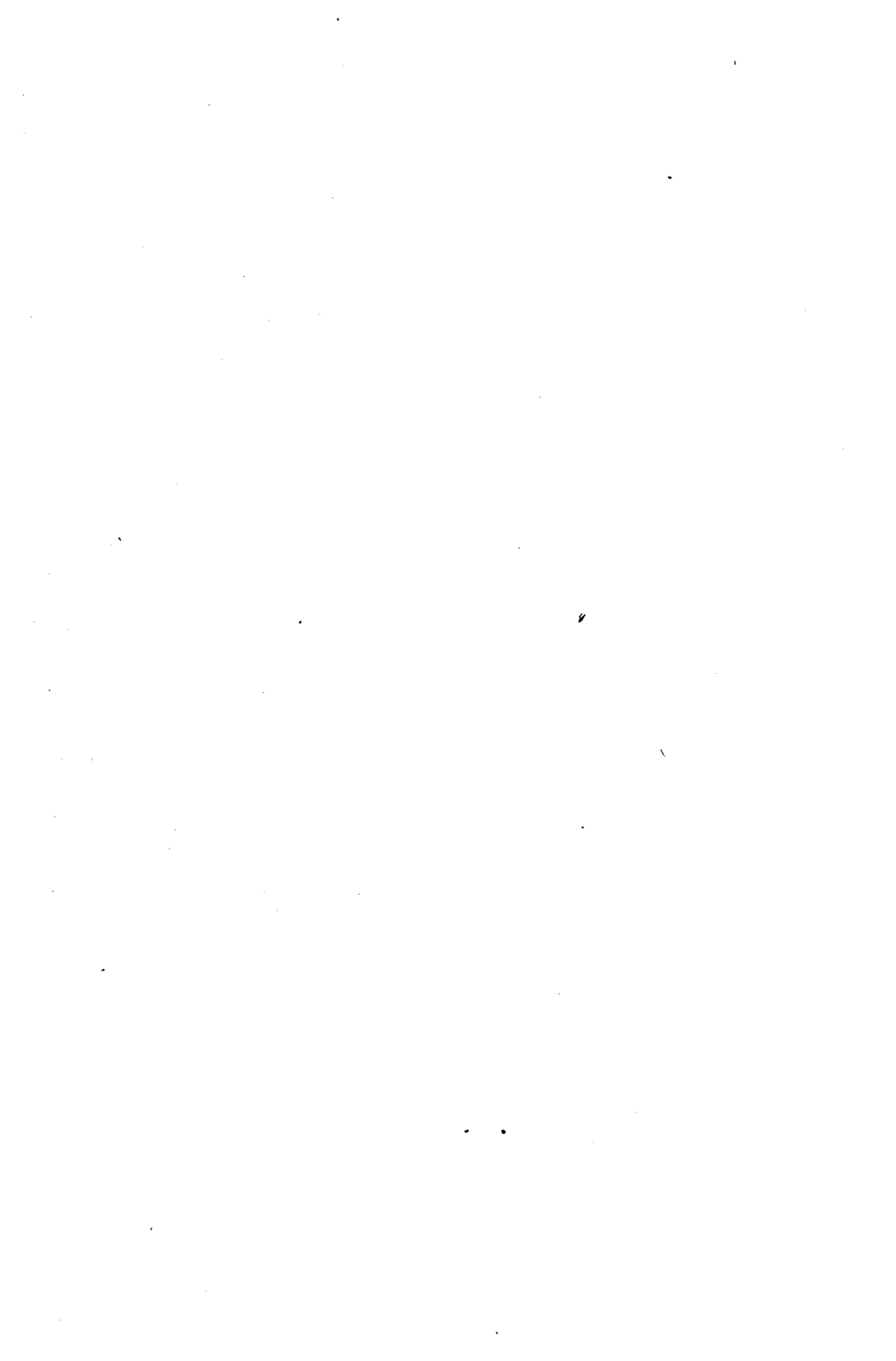
A committee from the Senate here appeared and notified the House that the Senate was ready to adjourn.

The hour of 12 o'clock noon having arrived, Speaker Pitt declared the House of Representatives of the Thirty-seventh General Assembly, adjourned sine die.

HOUSE FILES PASSED, SIGNED BY THE SPEAKER AND SENT TO
THE GOVERNOR.

HOUSE FILES	DATE SPEAKER SIGNED	HOUSE FILES	DATE SPEAKER SIGNED
1	2-6	154	4-4
2	4-13	157	4-10
6	2-14	163	3-6
7	3-8	167	4-11
10	3-27	168	4-5
11	4-11	171	3-24
12	4-4	176	4-2
15	2-14	185	4-13
20	2-3	188	4-14
22	3-9	189	3-21
23	2-6	194	3-6
28	3-6	197	3-16
33	2-3	198	4-14
37	3-9	202	4-11
44	3-16	203	4-14
49	3-21	208	4-14
61	4-2	213	3-6
62	4-11	214	4-14
65	2-14	215	4-7
69	2-17	217	4-13
70	4-5	218	4-2
72	2-7	222	3-6
73	2-14	224	4-10
79	4-13	225	3-29
80	4-10	226	3-6
82	3-24	230	4-5
85	4-5	231	4-5
92	4-14	233	3-21
93	3-16	237	4-11
95	4-10	240	4-14
96	3-6	244	4-10
105	3-6	246	3-16
108	2-12	251	4-13
109	2-14	258	4-2
113	3-16	260	4-14
114	4-10	262	4-14
116	4-14	268	3-9
125	3-6	270	4-14
126	4-14	274	3-27
127	4-14	275	3-6
128	4-13	278	4-2
131	4-4	280	4-7
133	3-29	281	3-6
134	4-11	283	4-7
135	3-6	284	4-14
136	3-9	286	4-2
142	3-31	288	4-10
144	3-27	289	4-10
147	3-30	291	3-29
149	3-9	292	3-24
152	4-14	293	4-11
153	3-14	294	3-21

HOUSE FILES	DATE SPEAKER SIGNED	HOUSE FILES	DATE SPEAKER SIGNED
295	3-21	464	4- 5
297	4-14	468	3-29
298	4-14	469	3-30
301	3-29	470	3-29
306	4-11	471	3-30
308	2-16	472	3-30
311	4-10	473	3-30
323	4-14	474	3-30
325	4-14	475	3-30
330	4-13	476	3-30
332	4- 5	477	3-30
336	4-14	478	3-30
344	4-14	492	4-11
345	4-10	498	4-14
347	4-10	505	4-11
352	4-10	513	4-14
371	4- 4	520	4-10
373	4-14	521	4-14
377	4-10	528	4-14
378	3-27	529	4-14
379	4- 5	530	4-13
381	4-13	535	4-10
382	4-14	545	4-14
386	4-11	547	4-14
388	4-14	555	4-14
389	3-29	565	4-14
390	4-10	568	4-14
394	3-29	576	4-14
395	3-29	580	4-13
396	4-10	581	4- 2
397	4- 5	582	4-14
398	3-29	583	4-14
400	3-29	585	4-10
404	4-14	589	4-10
405	4-11	590	4-10
407	4-11	592	4-14
412	4-11	593	4-10
413	4-14	594	4-10
415	3-29	595	4-14
416	4-14	596	4-10
417	4- 4	599	4-14
425	3-29	600	4-14
427	4- 4	604	4-14
430	4-10	605	4-14
432	4-14	606	4-10
435	4-10	609	4-14
440	4- 7	610	4-14
443	4-14	612	4-14
445	4-14	613	4-14
446	4-14	614	4-14
456	3-29	617	4-14
458	4-11	622	4-14
461	4-14	623	4-14
463	4-14	H. J. . No. 5.	4-11



IN MEMORIAM

Memorials adopted by the House of Representatives of the Thirty-seventh General Assembly regarding departed members:

ROBERT BRUCE ARNOLD.....	Jan.	29, 1834-	Oct.	5, 1916
GEORGE W. BALL.....	June	7, 1847-
JOSEPH S. BOIES.....	Feb.	8, 1824-	Jan.	16, 1917
JOHN W. CAMPBELL.....	Mar.	2, 1852-
TIMOTHY C. CLARY.....	Nov.	18, 1855-
ROBERT E. COOK.....	June	9, 1849-	Jan.	30, 1916
CHARLES F. CROSE.....	Mar.	16, 1856-	Jan.	11, 1917
CHARLES N. DOANE.....	July	31, 1842-	Mar.	28, 1916
WILL DRURY.....	Oct.	2, 1862-
LEMUEL DWELLE.....	Aug.	16, 1824-	Feb.	8, 1917
JAMES ELLICKSON.....	Feb.	12, 1896
GUY A. FEELY.....	Sept.	5, 1875-
JOHN FOX.....	Jan.	24, 1841-	May	27, 1916
OLIVER H. FRINK.....	May	26, 1848-	July	25, 1916
JOHN GIBBONS.....	Mar.	28, 1848-	Feb.	10, 1917
WALLACE M. GREELEY.....	Mar.	15, 1840-	Feb.	15, 1917
AARON B. HOLBERT.....	Sept.	29, 1853-	Dec.	6, 1916
MARTIN INGWERSON.....	June	16, 1860-	Jan.	29, 1917
DANIEL KERR.....	June	18, 1836-	Oct.	8, 1916
NELS LARSON.....	Sept.	1, 1841-
CORNELIUS C. PLATTER.....	April	22, 1839-	Dec.	30, 1909
GEORGE H. PURDY.....	Aug.	27, 1866-	April	19, 1915
LEWIS ALBERT RILEY.....	Mar.	1, 1845-	Dec.	26, 1914
WILLIAM H. ROBB.....	Dec.	25, 1847-	Sept.	19, 1916
JOHN SCHOENENBERGER.....	June	5, 1850-	April	23, 1915
HERBERT K. SKINNER.....	April	2, 1849-	Nov.	14, 1915
HORACE E. TEACHOUT.....	Jan.	5, 1846-	Feb.	22, 1917
SAMUEL G. WAYMAN.....	Nov.	28, 1858-	April	6, 1917

MEMORIAL RESOLUTIONS

HON. LEWIS ALBERT REILEY.

MR. SPEAKER—Your committee appointed to draft and present resolutions commemorating the life, character, and services of the Hon. Lewis Albert Reiley, late of the House of Representatives in the twenty-first and twenty-second general assemblies, beg leave to report the following:

Among the leading lawyers of Louisa county, of whom the future generations of the neighborhood in which he lived and worked, will learn, was Lewis Albert Reiley. His mighty stature, his commanding countenance, his singular hat, his impressive style of carrying himself, and his cherished cane will all be vividly and interestingly described by relators commenting upon his life and work. Always, as he entered the court room, an added dignity exalted the legal profession.

His father, James Riley, was born in Pennsylvania, of Irish parentage; his mother Ann Hague, was of Scotch and French Huguenot descent. They were married in the year 1826, and Lewis A. was born March 1, 1845 in Nashville, Ohio. When only eight years old his parents moved to a farm near Columbus City, Louisa county, Iowa. Two years later his father died, and he, while yet a mere boy, began to help his mother in assuming the duties and responsibilities of the farm.

His early life was very ordinary but the various activities in which he was engaged gave him a wide experience. When sixteen years of age, he started to high school at Mt. Pleasant, Iowa. Six months after he had enrolled he quit, against the wishes of his mother, and entered the Union Army. It was not long, however, until he was taken sick, honorably discharged, and returned to his home. After recovering from his illness, he spent one year in school at Poughkeepsie, New York, and another year at Knox college, at Galesburg, Illinois. In his nineteenth year he began teaching in the public schools of Louisa county and continued this vocation for five years, when he was elected county superintendent of schools. In this capacity his services to the people and the schools were of exceptional value. He declined re-election, having decided to continue the study and practice of law.

Mr. Reiley acquired his legal education by studying in the office of Hon. D. N. Sprague of Wapello, then the able prosecuting attorney of the old First District of Iowa. In April 1871, he was admitted to the bar in the District Court of Louisa county, Hon. Joshua Tracy, of Burlington presiding, and upon his admission, at once formed a partnership with Mr. Sprague. This partnership lasted for a number of years and the firm had a large business, most of the work being done by Mr. Reiley, as Mr. Sprague was busy with his official duties.

While county superintendent of schools, he made the acquaintance of Miss Carrie L. Newell, a daughter of Robert F. Newell, of Concord township, Louisa county, Iowa, whom he married April 24, 1872, one year after he had started to practice law. To them was born one son, Robert Leroy, who now continues the law business established by his father.

In politics, Mr. Reiley was a republican, always active, and an able advocate of the principles of his party. His first entry into the political arena as a candidate, was not until 1885 when he was brought out for representative from Louisa county and elected to the twenty-first general assembly over a very strong opponent, Mr. Arthur Springer. During this session he became very prominent among the leading politicians, and his influence spread throughout the state. He entered into the work immediately, and with the firm determination that always governed his procedure, devoted much of his time to devising the judiciary system of the state, more especially the grand jury, which he succeeded in reducing to less than one-half the original number.

Perhaps the most prominent feature of this session with which he was connected, was the impeachment trial of John L. Brown, auditor of state. He, with judge S. M. Weaver, then a member of the House, were chosen on the first ballot to be two of the seven managers of the trial. His ability as a lawyer and a leader is plainly shown by his work on this committee. Toward the close of the session it became evident that something must be done to reduce the probable cost of the trial. Mr. Reiley prepared a bill under which the legislature would adjourn as a legislative body and the Senate convene as a court of impeachment to hear the charges preferred by the House against the auditor of state. The measure was introduced on Wednesday, reported favorably on Thursday morning, passed the House Thursday afternoon and the Senate the same afternoon, was enrolled in the evening, signed by the officers of the two Houses and the Governor signed it and it became a law Friday morning.

He was re-elected to the twenty-second general assembly, during which session he took an active part in behalf of the blind of the state. Governor Larrabee appointed him on a committee of three to investigate the various institutions throughout the United States and Canada devoted to the education and industrial improvement of the blind. The committee in its report recommended the establishment of an industrial home for the blind, and the next legislature established a home at Knoxville.

Though, not a member of many organizations, he was an enthusiastic leader of those with whom he was connected. In the Masonic lodge he worked hard, being the first one in Louisa county to advance to the thirty-second degree. He took an active part in the bar association of the county and was its president at the time of his death .

During the latter years of his life one of his growing ambitions was to travel through Ireland. Business, however, delayed his visit. In the spring of 1914 the settlement of an estate, part of which was to be distributed in Ireland, presented his opportunity. Taking his grandson, Richard D. Reiley, he spent the summer of 1914 in the British Isles and continent of Europe. He had just returned from his trip abroad and had only begun to tell his many friends of his experiences and the numerous places of interest, which he always enjoyed, when he was suddenly taken ill and died December 26, 1914, at his home in Wapello, Iowa.

As a lawyer, Mr. Reiley was considered among the best in his section of the state, where he continued to practice actively and industriously for over forty-three years up to only a few hours before his death. During this long period he was engaged in many of the most important causes tried in the district. Everyone thought of him as a willing, indefatigable worker, one who took a deep interest in his cases, never overlooking the minutest details, and always tenacious to prove his convictions regardless of personal sacrifice. He had no aspiration for political power and wealth but found pleasure in working steadily at his profession. As written in the tribute by the Louisa county bar association and spread upon the records of the county—"He did his full share of the work of his profession and achieved his full share of its honors."

C. B. WILSON,
GEO. W. CROZIER,
HOWARD W. BENN,
Committee.

Adopted January 25, 1917.

HON. DANIEL KERR.

MR. SPEAKER—Your committee appointed to prepare resolution commemorating the life, character and public service of the honorable Daniel Kerr of Grundy county, Iowa, beg leave to submit the following report:

Daniel Kerr was born at Ayrshire, Scotland, June 18, 1836, and died at his home in Grundy Center, Iowa, October 8, 1916.

In 1864 he married Clara T. Estabrook who died Nov. 18, 1915. To them seven children were born, John, who died in 1895, Mrs. H. S. Rogers of Amusa, Cal., Mrs. D. C. Shuler of Parkersburg, Iowa, George Kerr of Des Moines, Iowa and William G. Kerr, Lillian E. Simms and Edward C. Kerr of Grundy Center, Iowa.

In youth Daniel Kerr was a great student and in 1858 he graduated from college. In 1859 and 1860 he was a teacher in the high school at Edwardsville, Ill., and later studied law at McKendree college and was admitted to the bar in 1862.

In 1862 he enlisted as a private in Company G, one hundred and seventeenth Illinois Infantry, and served until the close of the civil

war and was mustered out with the rank of first lieutenant. He then returned to Illinois to practice his profession and was married in 1864.

In 1886 he was nominated by the republicans of the fifth district for young manhood he soon demonstrated his powers and in 1870 he moved with his family to Grundy Center, Iowa.

Soon after coming to Iowa he entered the field as proprietor and editor of the New Century and later from 1883 to 1888 he owned the Grundy Center Argus. In 1877 he had the honor of being elected as the first mayor of Grundy Center.

In 1883 Mr. Kerr was elected a member of the legislature of Iowa and was a great leader. In 1884 he was chosen elector on the Blaine and Logan ticket.

In 1886 he was nominated by the republicans of the fifth district for congress and elected by a good majority.

Daniel Kerr was clean, upright and a man of high ideals, honored by all and a man in need was never turned from his door. He was a devout member of the first presbyterian church and was correct in practice as well as theory of the golden rule "Whatsoever ye would that men should do unto you, do even so unto them."

Mr. Kerr was a man whose place in his community would be difficult to fill by another for a man of such unusual character and one whose conception of life as big and broad as his leaves a lasting impression on any community and his memory should never be forgotten.

To honor his memory, it is therefore,

Resolved, That a copy of these resolutions be spread upon the journal of the House as an expression of our appreciation and that of the state, for one who was of so much service to her interests.

W. A. MOOTY.

W. N. GILBERT.

F. P. MOWERY,

Committee.

Adopted January 25, 1917.

HON. GEORGE H. PURDY.

MR. SPEAKER—Your committee appointed to prepare resolutions commemorating the life and public service of the honorable Geo. H. Purdy, state representative in the thirty-sixth general assembly, report as follows:

Mr. Purdy was born in Ontario, Canada, August 27, 1866, of American parentage. He moved with his parents to Mason City, Iowa, in 1869, where he attended the public schools and later Cornell college at Mt. Vernon, where he took the civil engineering course, afterwards engaging in the grocery business at Spencer, Iowa, for ten years. He was married at Spencer, Iowa, May 20, 1891, to Hattie Flint, and to this union four children were born. In 1899 he moved

back to Mason City and was engaged in the growing and jobbing of fruit and raising registered Duroc-Jersey swine, moving to Rockford, Iowa, in 1910. He held township and town offices, and was elected representative in 1914.

Mr. Purdy was a republican in politics, a member of the Congregational church, and was a member of the Masonic lodge, the Order of the Eastern Star and of the Knights of Pythias. He died at Mason City on the 19th day of April, 1915.

Mr. Purdy was a man of honor and integrity and stood high in the confidence and esteem of his associates. He was kind, considerate, generous, and served well in every capacity in which he was engaged; therefore, be it

Resolved, that in the death of Hon. Geo. H. Purdy, the state has lost a worth yand 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 engrossed copy to the family of the deceased.

GEO. H. DUNKELBERG,

J. C. GRASON,

B. J. HORCHEM.

Committee.

Adopted January 30, 1917.

HON. JOHN FOX.

MR. SPEAKER—Your committee, appointed to present resolutions with respect to the life and service of John Fox, late of Dallas county, Iowa, begs leave to submit the following:

John Fox, late of Dallas county, Iowa, was born in Yorkshire, England, January 24 1841. He was one of that great company that have come to America from the old world seeking here the opportunity that is the crowning gift of a democracy. He grew to young manhood among the hills of Pennsylvannia. In his twenty-first year, when about to enter upon full American citizenship, he gave proof of his appreciation of the land of his adoption by volunteering for its defense. He enlisted as a member of Company G 20th Ohio Volunteers in September 1861, and was honorably discharged in 1864. He came to Iowa in 1869 as a part of that wonderful home-loving and home-seeking movement of the fifties and sixties. He was seeking and found a home upon the virgin soil of Dallas county, where he long lived, contributing his full share in the development of the state. He represented Dallas county as a member of the House of Representatives in the 32nd (regular and special sessions) and 33rd general assemblies, serving with credit upon many important committees. On all moral questions especially he was a strong champion of the right. He was a faithful member of the Methodist church, an active worker in the Grand Army of the Republic and a prominent

member of the Masonic order for forty years. He died in Dallas Center, May 27, 1916.

Now, Therefore, Be It Resolved by the House of Representatives of the 37th General Assembly:

That in the death of John Fox there passed from the life of the state an adopted son of the nation, one of that great company that has made America indeed the melting-pot of the world; that in the offer of his youth upon the altar of the Nation's need he proved his right to all that she could in turn offer him in American citizenship; that in his service to the state in the halls of legislation and his later honorable life we recognize but another justification of the claims of democracy, and we hereby offer to those who survive him this expression of the appreciation and sympathy of the state.

And Be It Further Resolved, That a copy of this resolution be printed in the journal of the House and that the Chief Clerk of the House be directed to forward an engrossed copy of the same to the family of the deceased.

JAMES PETERS,
JAMES B. WEAVER,
REUBEN A. LENOCKER,
Committee.

Adopted January 30, 1917.

HON. CHARLES F. CROSE.

MR. SPEAKER—Your committee appointed to prepare resolutions commemorating the life, character and public services of the late Hon. Charles F. Crose, a member of the House of Representatives in the thirtieth and thirty-first general assemblies, beg leave to submit the following as their report:

Hon. Charles F. Crose was born March 16, 1856, at Sidney, Iowa, in a log cabin, when the Indians still roamed over this region and his mother once hid him from a roving band of redskins.

As a boy, he clerked for his brother, R. B. Crose, at Manti, before Shenandoah was started; when the new town was born, the Croses put their mercantile effects in wagons and moved over, establishing one of the first stores in Shenandoah. Mr. Crose continued with this firm as clerk or a partner for nearly forty years, with the exception of one year when he studied medicine, and one year in which he took a business course with the Bryant & Stratton college in Chicago.

On June 2, 1880, he was united in marriage to Miss Nina Nixon of Afton, Iowa; to this union one daughter was born. He was a member of the Congregational church, had served as trustee and was chairman of the board of ushers in his local church. He was a past patron of the Eastern Star, and held a membership in the Blue lodge, Knights Templar, the Shriners, Elks and Odd Fellows. He lived a beautiful and useful life, full to overflowing with activity in every direction.

In politics he was a life-long republican for he believed this party to contain the best elements of good government.

In 1903, he was honored by the republican party with the nomination of representative for Page county and elected a member of the thirtieth and thirty-first general assemblies. Mr. Crose was a close student of all that was going on in the legislature and made a fine record and he had the respect of all members thereof. He was recognized as a gentleman of tried integrity and worth.

In the spring of 1910, Mr. Crose moved to Santa Ana, California, where he died on the 11th day of January, 1917. The deceased leaves besides his widow and daughter, Mrs. T. C. Rowland, to mourn his demise, four brothers, W. H. Crose, of Santa Ana California, A. J. Crose and L. L. Crose, of Long Beach California, and R. B. Crose of Shawnee, Oklahoma.

To the honor of his memory,

It Is, Therefore, Resolved, That the House of Representatives take this occasion to express its appreciation of his character and public services, and at this time to extend to his family, its sincere sympathy in this, their sorrow; and

Be It Further Resolved, That the resolution be spread upon the journal of the House, and that the Chief Clerk be instructed to send an enrolled copy thereof to the family of the deceased.

ALFRED WENSTRAND,

C. ORVILLE LEE,

S. C. REES,

Committee.

Adopted February 5, 1917.

HON. ROBERT BRUCE ARNOLD.

MR. SPEAKER—Your committee appointed to prepare resolutions commemorative of the life character and public services of the honorable Robert Bruce Arnold, late member of the House of Representatives in the twenty-seventh general assembly, beg leave to report the following:

Robert Bruce Arnold, was born near Greencastle, Indiana, January 29, 1834, and with his father and family came to Monroe county, Iowa as one of the pioneer families of the county and state in the year 1846. With the exception of two years spent in Decatur county, Iowa and one year in Wapello county, his life thereafter was spent and his influence interwoven with the county of his adoption until his death at the home of his daughter Mrs. J. D. Devereaux at Albia, Iowa on the fifth day of October, 1916.

Mr. Arnold was peculiarly identified with the history of his county and state by reason of his having come to Monroe county on the same day that this state of Iowa was admitted into the Union, December 28, 1846. Pioneer as he was, vigorous in mind and body, as characterized such early settlers, he typified that Iowa citizenship

which has meant so much in placing this state in the front rank of the sisterhood of this republic. It was but fitting that one so endowed and thus identified should honor and be honored by his country with a seat in the Iowa legislature.

His was the honor and his the privilege to contribute to the twenty-seventh general assembly in his unassuming dignity the impress of his character and ability upon the state.

He was learned, evidenced not by diplomas from academic halls but evidenced rather by that legible handwriting of his Maker stamped upon his countenance and proclaimed naturally and unintentionally through his speech and every day intercourse with his fellow-men. His education limited to the opportunities afforded by the schools of pioneer days bears testimony to the efficiency of that school system which has for its object as the word itself implies the leading out and development of that which is best in man. He was a student of nature, a student of history, an honored and honorable lover of both.

In private life and public service he was honored and loved by all who knew him best. His life and labors rank among the lasting contributions to his county, his state and his nation.

Resolved, That in his death we have lost a worthy citizen, an honorable former member of this House, one whose life is worthy of exemplification by us whose duty it is to faithfully discharge the responsibility of citizenship; and be it further

Resolved, That these resolutions in memoriam be printed in the journal of the House and that the Chief Clerk be directed to forward an engrossed copy to the family of the deceased.

W. E. GILTNER,
S. W. KLAUS,
Geo. W. CROZIER,

Chairman.

Adopted March 6, 1917.

HON. W. H. ROBB.

MR. SPEAKER—Hon. W. H. Robb, was born on December 25, 1847, in Union county. He was reared on a farm in that county. He later taught school there.

He graduated from the college of law at the Iowa State University, but never practiced his profession. He became interested in the paper business and published what was known as the "Daily Morning American." This was a leading democratic paper in the state.

The subject of this sketch was united in marriage to Ida White, daughter of Hon. Fred White. To this union six children were born.

He was called to many offices of trust. He served as member of the twenty-first and twenty-second general assemblies of the state of Iowa.

He was appointed postmaster under the Wilson administration, which position he held for two years. His health failed following a stroke of paralysis and he was forced to resign.

His every day home life was such that his children rise up and call him blessed. On September 19, 1916, he passed to his reward on the other shore.

He was honored and loved and respected by his neighbors and had the confidence and admiration of all who knew him.

Whereas, in his death the county and state have lost a worthy and honorable citizen,

Be It Resolved, That we hereby extend to the relatives and friends our tribute of respect; and be it further

Resolved, That these resolutions of respect be printed in the journal of the House and the Chief Clerk be directed to forward an engrossed copy to the family of the deceased.

J. W. COAKLEY,
WM. BECKER,
GEO. W. CROZIER,

Committee.

Adopted March 19, 1917.

HON. LEMUEL DWELLE.

MR. SPEAKER—Your committee appointed to prepare suitable resolutions commemorating the life and work of the Hon. Lemuel Dwelle, late of Worth county, Iowa, beg leave to report the following memorial:

Lemuel Dwelle was born in Washington county, New York, August 16, 1824 and passed away at his home in Northwood Iowa, February 8, 1917. He was married to Miss Hattie Edwards of East Troy, Wis., the 30th of December 1875, who is now left to sorrow for the one loved and "not lost but gone before."

The only child born to this union died in infancy.

Mr. Dwelle settled in Worth county in 1856, purchasing several hundred acres of land and platting the town of Northwood, now the county seat of Worth county.

He was elected to membership in the House of Representatives in the 11th general assembly and to the Senate in the 16th and 17th general assemblies.

The deceased became a member of the Masonic order in Osage, Iowa, in 1865 and was at the time of his death the third oldest Mason in the state of Iowa.

Although he had lived 22 years past the allotted time of man, he continued to manage his large financial interests to the very last.

Mr. Dwelle was a charter member of the Northwood Baptist church and was what the name Christian implies in its highest and noblest sense.

He was honored and loved and respected by his neighbors far and near. His life has spoken: the impress for good will live.

To honor his memory, it is therefore

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 engrossed copy to the widow of the deceased.

J. M. SLOSSON,
STANLEY SMITH,
J. H. ANDERSON,

Committee.

Adopted March 23, 1917.

WALLACE M. GREELEY.

MR. SPEAKER—Your committee appointed to draft resolutions in memory of the life and services of Hon. Wallace M. Greeley, has the honor to submit the following report:

Wallace M. Greeley was born in Orleans county, New York, March 15, 1840, and died at Ames, Iowa, February 15, 1917, age seventy-six years and eleven months.

He was reared on a farm, taught school, went to the civil war as a private and returned as a captain, came out to Iowa and located on a farm near the new village of Ames, went back and married the girl he had left behind him; farmed a few years, moved into Ames and started a bank, organized that institution later known as the Union National Bank; prospered through more than forty years of banking experience and became one of the wealthiest men in Story county; served three times as Mayor of Ames, and as representative from Story county in the 29th, 30th and 31st sessions of the general assemblies of Iowa.

Captain Greeley's estimable wife preceded him in death on December 31, 1914. Since her death he had erected and dedicated to her memory a splendid hospital for the city where they had lived and wrought; and then while yet in the seeming enjoyment of full health he lay down one night quietly to sleep, and never waked.

He was a good man and a great one. Industry, thrift, honorable dealing, notable business ability and an abundant gift of common sense were his. He had wealth and made good use of his money. He was possessed of large influence and he exerted it for the good of his community and of his state, and his gentleness of spirit and kindly manner to those with whom he came in contact made him a host of friends.

Resolved, That the foregoing be spread on the journal of the House, a copy hereof be duly engrossed and transmitted to the family of the deceased.

J. C. JESSEN,
IRA W. JONES,
W. D. MILLER,

Committee.

Adopted March 23, 1917.

HON. CORNELIUS C. PLATTER.

MR. SPEAKER—Your committee appointed to draft resolutions commemorating the life, character and public service of the Hon. Cornelius C. Platter, of Montgomery county, member of the House in the fifteenth and nineteenth general assemblies, beg leave to report the following memorial:

Cornelius C. Platter was born in Chillicothe, Ohio, April 22, 1839, and died at Red Oak, Iowa, December 30, 1909. He spent his boyhood days on a farm and attended school in the "old log school house," later attending the South Salem Academy, and graduating from the Miama University at Oxford, Ohio, in 1860, receiving the classical honors in a class numbering twenty-six. In August 1861 he enlisted in Company I, 81st Ohio regiment, and soon after his enlistment he was appointed quartermaster sergeant of the regiment, in which capacity he served one year when he was given a second lieutenantcy and assigned to Company D. By merit and service he was frequently promoted to first lieutenant, then adjutant of his regiment and soon after that he was commissioned captain and appointed adjutant of his brigade, near the close of the war he was detailed assistant adjutant general on the staff of general John A. Logan, commanding the 15th army corps, and served in that capacity until the close of the war. He was in many battles, and was one of those who with the illustrious Sherman at the head, made the famous march to the sea. After being mustered out of the army, Mr. Platter located in Forest City, Mo., and engaged in the furniture and lumber business, but in the spring of 1870 he moved to Red Oak, Montgomery county, Iowa, and located upon a farm where he resided for twenty-five years.

Mr. Plater was married in 1866 to Lizzie F. Irwin at Oxford, Ohio, Mrs. Platter departed this life but a few months before her husband.

Mr. Platter took an active part in public affairs. He represented Montgomery county in the fifteenth general assembly and again in the nineteenth general assembly. He was postmaster of Red Oak for 10 years. Was first appointed January 8, 1900, by President McKinley, and at the expiration of that four year appointment, President Roosevelt in 1904 appointed him to succeed himself and again in 1908. During his tenure, which was the longest since it became a presidential office, the Red Oak post office increased in business from \$11,307.00 in 1900, to \$37,439.00 for the year ending June 1, 1909.

To be universally spoken of as a good man is as high a tribute as can be paid to any one. This was the common expression with reference to Mr. Platter from all who knew the man or came within the sphere of his influence. He was indeed a good man; not negatively or positively, but actively, constantly, efficiently, and persistently good. Goodness comprehends all the virtues—charity, benevolence, forbearance, loyalty, love, purity, service, sympathy, toleration and

unselfish devotion to our higher ideals. It is reflected in human conduct and makes the real characteristics of the man. For this reason character is higher than intellect and right living better than high thinking. Thought is a mere function of the brain, while conduct is the expression of the soul.

Mr. Platter was pure in thought, in action true, and in purpose faithful. He was always active and helpful in his civic and social relations. He loved his fellowmen, his community, his state and his nation, and offered to each the fullest measure of devotion. Righteousness and truth is what he sought, rather than policy or expediency. In every good cause he was a willing worker, and to every effort for the betterment of his community or state he lent a helpful hand.

Looking back over his life it seems that loyalty was his great passion—loyalty to friends, loyalty to city, loyalty to state and loyalty to nation. To these he gave without stint. All of them he served, and when it came to the supremest test—that of offering his life for the preservation of the Union, he did not falter. He knew of the sacrifices that were made to preserve and perpetuate the nation, and every man who enlisted with him in this cause was his comrade and brother.

When life's thread was almost broken, and while listening to the waves as they broke upon the other shore, his thoughts turned to these gray haired comrades he was leaving behind, and as he dreamed, the ferryman took him over the River Styx to join his brethren who had gone before.

On New Year's day 1910, he was laid at rest in the Evergreen cemetery, where the G. A. R. Post, of which the deceased was a member, conducted the impressive ritualistic services over the remains of their dead comrade.

Therefore, Be It Resolved, That a copy of this resolution be spread upon the journal of the House, and that the Chief Clerk transmit an engrossed copy thereof to the family of the deceased.

E. A. LARSON.
L. E. STANLEY.
DOUGLAS ROGERS.

Committee.

Adopted March 23, 1917.

AARON B. HOLBERT.

Mr. Speaker—Your committee appointed to prepare resolutions commemorating the life and work of the Hon. A. B. Holbert, late of Delaware county, Iowa, beg leave to report the following memorial:

Aaron B. Holbert was born in Luzerne county Pennsylvania, September 29, 1853, and died in Chicago, Illinois, December 6, 1916.

In 1858 he moved with his parents to a farm near Petersburg, Delaware county, Iowa. In 1879 the family moved to Hopkinton, where better educational advantages were offered. A. B. Holbert, however, attended Lenox college in 1875 and 1876. In 1878 he entered the horse business upon a rather limited scale, but gradually enlarged his business until he was known as the largest importer of pedigreed horses in the United States. He also owned and operated several large farms in Delaware county, besides owning large tracts of land in other states and in Canada.

On February 2, 1881, he was united in marriage to Miss Elma D. Baker, and she with their six children, namely, Thos. R., Fred B., Benjamin, Charmion, Warren Louis and Marajorie Madalene, are left to mourn.

He was elected to the 36th general assembly in 1914 from Delaware county, and served in that capacity in an acceptable manner. Was re-elected to the same position in the fall of 1916.

Mr. Holbert was regarded as one of the most creditable members of the legislature. He was a man of splendid ability, enterprise and public spirit, and was respected by all who knew him for his integrity and uprightness of character. He was a man who was always active in business and fraternal circles, and his ever-ready smile and jovial disposition endeared him to the hearts of all, young and old.

Therefore, Be It Resolved, That in the death of Aaron B. Holbert, the state has lost an able statesman, the county a splendid business man, and the people an upright citizen and an honorable man; and be it further

Resolved, That a copy of these resolutions be printed in the Journal of the House, and the Chief Clerk be directed to forward an engrossed copy to the family of the deceased.

S. W. KLAUS,
R. W. ANDERSON,
W. M. BECKER,

Committee.

Adopted March 27, 1917.

HON. H. K. SKINNER.

MR. SPEAKER—Your committee appointed to prepare and present suitable resolutions respecting the life, character and public services of the Hon. H. K. Skinner, who represented Jasper county in the thirty-fourth general assembly, beg to submit the following report:

Hon. H. K. Skinner who represented the county of Jasper in the thirty-fourth general assembly died at his home in the township of Clear Creek, Jasper county, Iowa, November 14, 1915.

Mr. Skinner moved with his parents to Ft. Dodge, Iowa, in 1853 and to Jasper county in 1860. Was married January 19, 1871 to Mary Keyes who died in 1875. Two children survive, Walter of Newton, Iowa and Mrs. George Boyd of Farrar, Iowa.

In 1876 he was united in marriage to Mary Edwards. To this union eight children were born, five of whom with the mother survive. Besides these children, Charles and Arthur Skinner, Mrs. Lafe Eubank, Mrs. Ray Tiffany and Mrs. Bud Borts, all of the vicinity of Clear Creek township, Jasper county, Iowa, he leaves twelve grand children.

Mr. Skinner was a man who was interested in the business, social, religious and educational life of the community. He received his education in the schools at Newton, Iowa, and in his youth was a rural instructor. During his active life he was called to many offices of trust, having served as township assessor and township clerk and was chosen by the republicans to represent Jasper county in the thirty-fourth general assembly of Iowa. He was a member of the Odd Fellows Lodge and a member of the Ashton Congregational church and always took a great interest in its work.

Mr. Skinner died at his home on Sunday morning, November 14, 1915, after a sickness of several months.

Therefore, be it resolved that in his death the state has lost a worthy citizen and an honorable and upright man and we hereby extend our sympathy to the surviving family, and

Be it further resolved, That a copy of these resolutions be printed in the journal of the House.

DAVID MEREDITH,
H. W. BENN,
JOHN KROUSE,

Committee.

Adopted January 30, 1917.

HON. JOHN W. CAMPBELL.

Whereas, in view of the loss the state has suffered by the decease of Honorable John W. Campbell of Fort Dodge, Iowa, a member of the thirty-fourth general assembly, and the still heavier loss sustained by those who were nearest and dearest to him; therefore, be it

Resolved, that in the death of the Honorable John W. Campbell, the state laments the passing of a valuable and honored citizen who was ever ready to proffer the hand of aid, to give voice in the counsels of his fellows, and to offer sympathy to the needy. That in the long and active residence in Webster county being indented with its educational, commercial, and political activities, he enjoyed a large acquaintanceship through the county and the state, which he deeply appreciated and profoundly respected.

Resolved, that it is but a just tribute to the memory of the departed, to say that in regretting his removal, we mourn for one who was worthy of our respect and regard.

Resolved, that we sincerely condole with the family of the deceased on the dispensation with which it has pleased divine providence to afflict them and commend them for consolation to Him who orders all things for the best and whose chastisements are meant in Mercy.

Resolved, that this heartfelt testimonial of the sympathy and respect of the state and of the sorrow of the home city be forwarded to the family of our department friend by the chief clerk of the House of Representatives.

C. V. FINDLAY,
F. P. HARRINGTON,
OSCAR ULSTAD,

Committee.

Adopted February 2, 1917.

HON. JAMES ELICKSON.

MR. SPEAKER—Your committee appointed to memorialize the life and public services of James Ellickson, a member of this House in the twenty-fourth general assembly, and who died at his home in Thompson, Iowa, on the 12th day of February, 1916, beg leave to submit the following report:

The Honorable James Ellickson, who served as an honored member of this House in the twenty-fourth general assembly, claimed but the simple title of pioneer, the title of a class seldom considered with indifference; with whom, already, we count it a unique distinction to be numbered: a class with a history complete and with a story soon the most interesting legend of the past.

Like others of his kind early enured to hardship, bouyed up by an indomitable will, and utterly unafraid of the future, this man was in later years just as truly a pioneer in lines of progress and improvement as he was when first driving his oxen into Iowa.

Whether he be gauged by his public or his private life; whether judged as a friend or neighbor, or measured by his standards of business integrity, or by his ideals of public duty in the many and various positions of trust and honor held in his community, town, county and state, yet the qualities of courage, kindness, candor and common sense were ever his constant characteristics. His is the memory which sterling manhood and loyal citizenship leaves as a legacy.

J. H. ANDERSON,
L. O. WIGDAHL,
J. M. SLOSSON,

Committee.

Adopted February 2, 1917.

HON. JOHN SCHOENENBERGER.

MR. SPEAKER—Your committee appointed to present resolutions with respect to the life and services of John Schoenenberger late of Madison county, beg leave to submit the following:

John Schoenenberger was born in Fairfield county, Ohio, June 5, 1850 and died at his home near Peru in Madison county, Iowa, April 23, 1915.

He came with his parents to Madison county in 1855 when he was five years of age, and his early years were like those of the majority of pioneer farm lands, consisting of much hard work and few days at school.

He attended the district schools of Walnut township, but continued to study and to read extensively throughout his very active life. From school age until his death he resided in the same school district.

He was married to Lavina C. Travis on March 10, 1875. To this union was born four sons and one daughter.

Always actively interested in the affairs of his community, township and county, he held various offices of trust and responsibility, such as assessor, township clerk and trustee, school treasurer for eighteen years, and director-in numerous community enterprises. He was a director of the County Agricultural Association during nearly the entire existence of the organization.

While one of the best and most successful farmers and stockmen of his county, he was interested in everything pertaining to farm life and enterprise. He gave considerable attention to the raising of jersey hogs and shorthorn and jersey cattle.

Politically, he was a Democrat. As proof of his popularity, he overcame the heavy Republican majority of his county and was elected to the lower house of the thirty-second general assembly. In 1912 he failed of election to the upper house by only a few votes.

Death came to him before age had dimmed his faculties or impaired the strength and robustness of his body.

Now, therefore, be it resolved, by the House of Representatives of the thirty-seventh general assembly, that in the death of John Schoenberger, the state, county and community have suffered the loss of an influential, upright and valued citizen and we hereby extend to his family and relatives our sympathy.

An be it further resolved, that a copy of these resolutions be spread up on the journal of the House and the chief clerk be directed to send an engrossed copy thereof to the family of the deceased.

R. A. LENOCKER,
 JAMES PETERS,
 OTTO A. HELMING,
Committee.

Adopted February 7, 1917.

HON. GUY A. FEELY.

MR. SPEAKER—Your committee appointed to prepare resolutions commemorating the life and work of the Hon. Guy A. Feely, late of Black Hawk county, Iowa, beg leave to report the following memorial:

Guy A. Feely, the son of Duncan M. and Susan S. Feely, was born on a farm in Poyner township, Black Hawk county, September 5, 1875, being of Scotch-Irish and German decent. His early education was acquired in the country schools. At the age of 16 he began a course in

the Waterloo Business College and at the age of 18 taught his first term of school. He followed the profession of teacher for five years and during vacation read law in the office of Boies & Boies.

When the Spanish-American war broke out he enlisted as a private in Co. B, forty-ninth Iowa volunteer infantry, and served through the war. In common with many of his companions in southern camps, he became ill and for a time his life was despaired of. He suffered from typhoid fever and pneumonia, and never fully recovered from the effects of the illness.

At the close of the war Mr. Feely entered the Iowa State University and was graduated from the law department in 1901. June 12 of that year he was admitted to practice. He formed a partnership with John H. Hildebrand, also a veteran of the Spanish-American war, and a classmate in the university. This partnership continued until November 1, 1904, when it was dissolved and the firm of Feely & Feely was formed. Guy A. Feely was the senior partner and Elmer F. Feely the junior member.

Mr. Feely was married to Miss Delia Mae Burk, in Waterloo, October 19, 1904. One daughter, Irene Mae, was born.

In 1906 Guy A. Feely was elected to membership in the thirty-second general assembly, and was re-elected to the thirty-third general assembly. So deeply was he enshrined in the affections of his fellow members of the general assembly that they elected him speaker of the House at the opening of the thirty-third session, in 1909.

Few men of his years ever attained a greater popularity in his community than did Mr. Feely. Few had a brighter prospect for the future. He was public spirited, and a devoted husband and father. Mr. Feely, who was gifted with a cheery disposition, always ready with a witty remark or story, won to himself a wide circle of friends. He was a member of the Masonic, Elks and Knights of Pythias orders. His friendships were state wide. As an attorney he attained well-merited honor at the Black Hawk county bar.

Resolved, that in the death of Guy A. Feely the state and county have lost an honorable and worthy citizen, and we hereby extend to the relatives and friends our tribute of respect; and be it further

Resolved, that these resolutions of respect be printed in the journal of the House and the chief clerk be directed to forward an engrossed copy to the family of the deceased.

ARCH W. McFARLANE,

STANLEY R. SMITH,

T. J. O'DONNELL,

Committee.

Adopted February 8, 1917.

HON. TIMOTHY C. CLARY.

MR. SPEAKER—Your committee appointed to prepare suitable resolutions respecting the life, character and public services of the Hon. Timothy C. Clary, late member of the House of Representatives of the Thirtieth,

Thirty-first, Thirty-second and Thirty-second extra General Assemblies of Iowa, beg leave to report the following memorial:

Hon. Timothy C. Clary was born in Manitowoc, Wisconsin, November 18, 1855, and came with his parents to this state in 1876, or about that time, and settled in Chickasaw county, where his entire life has been spent. Mr. Clary attended the public school in Lawler, and when he arrived at suitable age commenced teaching, and remained in the profession for several years. He then went to Valparaiso, Indiana, where he took a law course and when he graduated returned home and entered upon the practice of his profession. He entered into partnership with W. J. Springer, now Judge Springer, and they were together until Judge Springer's appointment to the bench. In the meantime, however, they had taken into the firm M. F. Condon, and the firm name was Springer, Clary & Condon. This firm had a large practice in all the courts of this state and tried many cases in other states and were regarded as a strong firm of lawyers. As a lawyer T. C. Clary had few equals; he devoted himself to the work and prepared his cases with great care and was very successful in the trial of some very difficult and important cases both here and in Minnesota.

In 1891 on the 27th of May, he was united in marriage to Miss Elizabeth Martin of Lawler, and they immediately moved to New Hampton, Iowa, and have resided there ever since. Eight children were the fruit of this union, seven of whom with the wife and mother survive him.

Twice the people of New Hampton chose him mayor, five times the people of the county chose him for county attorney, and he was elected to represent the county of Chickasaw in the Thirtieth, Thirty-first, Thirty-second and Thirty-second extra General Assemblies of the State of Iowa.

He was a good citizen, loyal and true, a dependable man and honest in his law practice as he was in business, a good neighbor, and a good friend. His life as a whole stands out very clear in nobility of purpose and breadth of sound character. He had just reached the years where, coupled with great energy and wide, accurate knowledge of the law made him a formidable man at the bar. His clearness of vision relative to legal points applicable to a case gave him great power. His knowledge of men made him a most formidable man to meet in any case tried to a jury. A splendid prosecutor in criminal matters, because of his innate sense of right. He went to the heart of a case with directness and force and his ability as an orator was not by any means the least of his accomplishments.

Now Therefore, Be It Resolved, That the House of Representatives presents this tribute to the memory of a faithful public servant and mourns that a life so useful was not longer spared to the community and the state that he was so well calculated to serve.

Be It Further Resolved, That this memorial be spread upon the journal of the House and that an engrossed copy of the same be prepared and forwarded to the bereaved family of the deceased.

Respectfully submitted,

P. L. KEPPLER,
T. F. GRIFFIN,
LEE W. ELWOOD,
Committee.

Adopted March 20, 1917.

HON. CHARLES N. DOANE.

MR. SPEAKER—Your committee appointed to prepare and present suitable resolutions respecting the life, character and public services of the Hon. Charles N. Doane, who represented Jasper County in the 24th and 25th general assemblies, beg to submit the following report:

Hon. Charles Nelson Doane was borne at Bellows Falls, Vt., July 31, 1842 and died in the hospital at Kirksville, Mo., March 28, 1916, aged 73 years, 7 months and 28 days.

He came to Chicago when ten years of age and later moved to Yorkville, Ill., here he joined the 36th Illinois, Company E, and served eighteen months. After eighteen months he was discharged on account of wounds. He enlisted again August 18, 1861.

After his discharge he did bridge work in Tennessee helping to transport troops. He was bridge foreman and followed this profession from 1863 to 1869. He was one of the bridge foremen who built the first bridges for the Union Pacific from Council Bluffs to Cheyenne.

In 1869 he came to Iowa and settled upon a farm situated in Richland Township, Jasper County, Iowa. He was married to Mary F. Dean, April 26, 1870. Three children were born to them, Albert M., Warren L., and Henry C. Doane.

Mr. Doane was secretary of the school board in Richland Township for 18 years. He was a member of the soldiers relief commission for 21 years and elected representative for Jasper County, serving two terms in the 24th and 25th general assemblies in 1892 and 1894.

He left the farm in 1899 and was engaged in the insurance business until his death. He was president of the Mutual Fire & Tornado Association at Newton, Iowa, from 1902 until 1916.

He was also president of the Protected Mutual Fire Insurance Company of Des Moines from 1910 until 1916.

He was director of the Iowa Mercantile Company of Spencer, Iowa, for several years, also a member of the Masonic order, G. A. R. and Yeoman.

In the death of Charles N. Doane the state has lost a good and worthy citizen and a man of strong character.

Therefore, Be It Resolved, That we hereby extend our sympathy to the surviving family, and

Be It Further Resolved, That a copy of these resolutions be printed in the Journal of the House.

DAVID MEREDITH,

H. GUY ROBERTS,

C. B. WILSON,

Committee.

Adopted March 28, 1917.

HON. JOSEPH S. BOISE.

MR. SPEAKER—Your committee appointed to draft resolutions commemorating the life, character and public service of the Honorable Joseph S. Boise, Sr., of Montgomery County, a member of the twenty-fourth general assembly, beg leave to report the following memorial:

Joseph S. Boise, Sr., was born during the two terms of James Monroe, the fifth president of the United States, on February 8th, 1824, in Homer, Courtland County, New York. He was the fifth child of a family of five boys and five girls and was the last to depart this life.

The same year of his birth, Mr. Boise's family moved to Oxford, Ohio, where they remained thirteen years, and then changed their place of residence to Medina, of that same state. Here Mr. Boise at the age of seven years began teaching school and remained in that work for a period of five years. He then had an ambition to engage in newspaper work and gratified this desire by going to Sandusky, Ohio, and entering the employ of his uncle, published of the Sandusky Daily Clarion.

After spending three years in newspaper work in the capacities of solicitor, bookkeeper and city editor, Mr. Boise accepted a position in the post office of Sandusky and remained there during the administration of Millard Fillmore, the thirteenth president.

In the year 1850 Mr. Boise was married to Miss Belvidere McGee, and to them were born three sons and one daughter. Of these four children, three are living: Frank C. Boise, of Denver, Colorado; Mrs. J. L. Smith, of this place, and J. S. Boise of Chicago. The other son Freeland T., died in Nashville, Michigan, in August of 1897.

In 1858 Mrs. Boise died leaving four motherless children, the eldest was a little more than six years of age and the youngest less than eleven months. The following year Mr. Boise was united in marriage to Miss Ellen Phillips and to this union were born three daughters and one son, all of whom are still living, namely: Mrs. M. L. Benham, Miss Maude Boise of LeRoy, Ohio, and S. C. Boise of Villisca, Iowa, and Mrs. Lucia Sinsel of North Yakima, Washington.

Sorrow again entered the home in 1865 when the second companion and mother was taken away very suddenly. This time Mr. Boise was left alone to care for eight little one, the oldest being less than fourteen years of age and a baby less than a year. On the 10th of March, 1877, Mr. Boise was joined in marriage to Mrs. Helen Collier, and for nearly thirty-eight years they traveled life's pathway together, Mrs. Boise passing away February 16th, 1915.

After having spent a year in the fire insurance business in Sandusky, Mr. Boise moved with his family to Milwaukee, where he acted as general agent for the state of Wisconsin for two fire insurance companies. In 1856 he took his family back to Ohio, bought a farm in Medina county and remained there for more than twenty years.

Mr. Boise was a personal friend and neighbor of Senator Ross, known in history as the man whose vote acquitted President Andrew Johnson, who became involved in a bitter quarrel with the leaders of the republican party.

In 1878 Mr. Boise came to Villisca, Montgomery County, Iowa, where he lived until his death, and engaged in the clothing business with his son, J. S., junior, and in 1886 turned this business over to his son and took his son S. C. in as an associate in the implement business, which was sold in 1890.

In 1892 Mr. Boise was chosen representative from Montgomery County, in the twenty-fourth general assembly, this honor having been conferred upon him in recognition of his ability and unquestioned integrity.

He has been identified with the interest of Montgomery County and the State for the past thirty-nine years and has contributed his full share toward the upbuilding, the advancement and progress of the city in which he lived, the county and the state. In matters political, business and social he has been an important factor.

Mr. Boise died at his home in Villisca, Montgomery County, Iowa, on the 16th day of January, 1917, at the ripe old age of ninety-three years.

Therefore Be It Resolved, That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk transmit an engrossed copy thereof to the family of the deceased.

E. A. LARSON,
H. GUY ROBERTS,
FRED DURBIN,

Committee.

Adopted March 29, 1917.

HON. HORACE E. TEACHOUT.

TO THE SPEAKER—Your committee appointed to prepare appropriate resolutions in memory of the late Horace E. Teachout, beg leave to submit the following report:

Horace E. Teachout was born January 5, 1846, in Oneida County, New York, and died at his home in the City of Des Moines, February 22, 1917. Born and raised on a farm, he entered Poughkeepsie Business College in his twentieth year.

He married when twenty-three years of age, and came to Des Moines in August, 1876. He was very successful, and was connected with many business enterprises of prominence in his home city. He installed at Des Moines the first electric street car system in Iowa, in 1886. He was active in banking and trust company circles in many cities in the state, and served as a member of the Board of Supervisors from 1895 to 1899.

He was elected to the House of Representatives in the Twenty-ninth general assembly in 1900, and twice re-elected.

Mr. Teachout's ancestry was Scotch and German, which gave him a vigorous, strong personality which made itself felt in every phase of his active career. He was a man of great good nature and personal charm, and leaves a deep impress upon the life of Polk County.

He is survived by his widow, Mrs. Imogene Waldo Teachout, and one son, Herbert H. Teachout, of Des Moines.

Be It Resolved by the House of Representatives of the Thirty-seventh general assembly:

That in the death of Horace E. Teachout we would express our sense of loss sustained by the State by the passing of one of its strongest men, whose life reflected the sterling qualities of American Citizenship, and we would here extend to his family our sincere sympathy.

The Clerk of the House is hereby directed to enter these resolutions upon the Journal of the House and forward a copy thereof to the family of decedent.

J. B. WEAVER,
DALE R. ANDRE,
GEO. W. CROZIER,
Committee.

Adopted March 29, 1917.

HON. OLIVER H. FRINK.

Oliver H. Frink was born in Elkhart, Indiana, May 26th, 1848. Soon after his birth, his parents moved into a log house in the country, where six months later, his father died. Before he was five years old, his mother also died, and he was taken to Lafayette, Illinois, to live with a sister. Soon after this, a family in Indiana "took him to raise," and his home was with these foster parents for some years. Here he attended his first school in the typical log school house of pioneer days. After his oldest sister married, she sent for him, and from that time until he entered the army, his home was with her at Kewanee, Illinois. Here for four years he worked on a farm in summer for \$7.00 per month, and attended the town school in winter, reaching about the eighth grade. In 1864, at the age of sixteen years, he enlisted with the 124th Regiment Illinois Infantry, and served for nearly a year in this regiment, when he was transferred to the 33d Illinois Infantry. He was with his regiment at the engagements at Spanish Fort and at Mobile. After the war, he was kept in the service quelling the guerillas in upper Mississippi; and after his time had expired, he returned to Kewanee, where in April, 1870, he was married to Miss Ellen Minnick.

When a boy he decided to cast his lot with those who believed in the Bible and its teachings, and he joined the Baptist church, of which he was a devoted member during his entire lifetime, having many official positions.

In 1871, he moved to Page County, Iowa, where he settled near Shenandoah, building for himself and his bride the usual 14x16 one room house, and breaking up his land. He went through all the trails and hardships of our pioneer settlers; at one time breaking sod for one farmer to get a cow, and then having to work for another one to get feed. Here in this pioneer home, seven of his eight children were born. Around this home the lights and shadows of life played. Love and work, joy and sorrow, hope and happiness filled the years.

He was a man who always took an interest in the better things of life, and very soon after moving to Page County, he started in the school house, a Sunday school of which he was the superintendent as long as he remained on the farm. He was always prominent in all the local activities of the community. Leaving the farm, he opened a general store in Bingham, Iowa, which he continued for two years, when he was elected Treasurer of Page County, a position which he held with honor for six years.

Immediately after leaving the Treasurer's office, he was elected Representative from Page County, to the 26th general assembly, and served through that session, the 26th extra session, and the 27th general assemblies.

He was a man of careful thought, conscientious to a great degree in all his decisions, and was always found on the right side of all questions looking to the good of the state of Iowa.

A few years later, he moved to Shenandoah, where he was elected mayor, and served for several terms. Here he engaged in business again, and during the last few years of his life, he acted as Deputy County Treasurer at Shenandoah.

In the fall of 1915, he had an attack of paralysis, which gradually grew worse, until his death which occurred July 25th, 1916. Every business house and office in the city closed during the time of the funeral of this man who had done so much for the betterment of not only his own county, but of the State of Iowa.

In the passing of Oliver H. Frink, Iowa has lost one of her most useful citizens. His public service was a notable one, and he will pass into Iowa history as a man of forceful character, strong in his convictions, devoted to his country and state,—a man whose life was distinguished as consecrated to the highest ideals of American citizenship. To the honor of his memory, it is therefore,

Resolved, That the House of Representatives take this occasion to express its appreciation of his character and public service, and at this time extend to his widow, Mrs. Ellen Frink, his daughters, Mrs. Nettie Baker, of Chicago, Illinois; Mrs. Willis F. Stotler, Mrs. Frank Stotler, and Miss Irene Frink of Shenandoah, and his sons Mr. Warren Frink and Mr. Harvel Frink of Shenandoah, Iowa, its sincere sympathy in their sorrow; and

Be It Further Resolved, That a copy of the resolution be spread upon the Journal of the House and that the Chief Clerk be instructed to send an enrolled copy to the widow of the deceased.

ALFRED WENSTRAND,

JAS. F. JOHNSTON,

DOUGLAS ROGERS,

Committee.

Adopted April 4, 1917.

HON. WILL DRURY.

MR. SPEAKER—Your committee appointed to prepare resolutions commemorating the life and work of the Hon. Will Drury, late of Sac County, Iowa, beg leave to submit the following memorial:

Will Drury was born October 2, 1862, in Clinton County, Iowa, and came to Sac County, Iowa, in the fall of 1880 and bought a farm in Clinton Township, and resided there until in November, 1916, when he removed to Early, Iowa.

He was one of the active, progressive farmers of Sac County during his entire residence, being an extensive feeder and shipper of live stock and closely allied himself with all of the activities of Sac County farm life. He always took an active interest in the affairs of the county in a political way and as a reward for his faithful services and untiring interest, he was elected to the general assembly from the 60th district of Iowa, in the fall of 1906 and served in the 32nd, 32nd special and 33rd general assemblies, having been re-elected in the fall of 1908. In each of these assemblies he took an active part and represented, faithfully and well, the interest of his constituents, his labors receiving the hearty approval of those whom he served.

Mr. Drury was married on December 28, 1882, to Sarah Wilson, who died June 5, 1895. To them were born four children. On January 26, 1897, he was married to Mae C. Dell, of Buffalo, N. Y., who died June 30, 1908. To this union were born six children. On September 29, 1909, Mr. Drury married Laura Gatham and to them were born two children, who together with their mother survive.

Mr. Drury was a member and affiliated with the different orders of Free Masonry, Rose Croix Commandery No. 38, Knights Templar of Sac City, and also a member of the order of Scottish Rite Masons.

Always a respected and active citizen, Sac County, in his death, has sustained a great loss.

To the honor of his memory, it is therefore,

Resolved, That the House of Representatives take this occasion to express its appreciation of his character and public service and at this time, extend to his widow, Mrs. Laura Drury and the surviving children, its sincere sympathy in their sorrow, and,

Be It Further Resolved, That a copy of the resolutions be spread upon the Journal of the House and that the Chief Clerk be instructed to send an enrolled copy to the widow of the deceased.

C. ORVILLE LEE,
S. R. REED,
ARCH W. McFARLANE,

Adopted April 4, 1917.

HON. MARTIN INGWERSEN.

MR. SPEAKER—We, your committee, to whom was referred the matter of preparing suitable resolutions respecting the life and services of the late Honorable Martin Ingwersen, a member of the Thirty-Sixth general assembly, would respectfully report as follows:

The Honorable Martin Ingwersen was born June 16th, 1860, at Almdorf, Schleswig-Holstein, Germany, the son of I. M. and Margaret Ingwersen. He was educated in the common schools of Germany, was reared on the farm there and in his youth served three years in the famous Hussars, a branch of the German army.

Mr. Ingwersen came to America in the Spring of 1863 at the age of twenty-three years, locating in Clinton County, Iowa. He spent many years in farm work and in this way gained a wide acquaintanceship throughout his home county. Later, he became a member of the firm of Arlen and Son, and in 1890, the firm name was changed to that of Arlen and Ingwersen. He remained with this firm for twenty-four years, having worked his way up from a humble farmer boy to one of the foremost business men in his home city.

Mr. Ingwersen was a member of the German Lutheran Zion church, of the German Society, of the Turner Society, of the United Commercial Travelers, the Elks, the Eagles and was a colonel in the Uniform Rank of the Knights of Pythias.

In 1886, Mr. Ingwersen was married to Marie Carstensen, and four children were born to them: Christina, who died in infancy, Andrea, Paul and Ella surviving. His wife died in 1891, and he was married June 25, 1893, to Franziska Moeser and to this union were born four children: Christina, dead; Hugo, Molly and Frieda, surviving.

Mr. Ingwersen was a man beloved by all who knew him. Open and frank in all his dealings, he was a man who numbered his friends by his acquaintances and one who will be greatly missed by his former friends, neighbors and acquaintances.

Mr. Ingwersen was elected in 1914 as a Representative from Clinton County, receiving the highest vote cast for this office. As a member of the House, he was a diligent, faithful representative and at all times conscientiously worked for those measures which he believed would be of benefit to his constituents.

After a long and painful illness, Ex-Representative Ingwersen departed this life at his home in Clinton, Iowa, on Monday, January 29th, 1917.

In the death of Mr. Ingwersen, Iowa loses a faithful citizen; his home city an honest and upright business man, and his family suffer the loss of a true and loving husband and father.

Respectfully submitted,

GEO. F. TUCKER,
D. W. KIMBERLY,
J. O. SHAFF,

Committee.

Adopted April 4, 1917.

HON. ROBERT E. COOK.

MR. SPEAKER—Your committee appointed to draft resolutions commemorating the life, character and public service of the Honorable Robert E. Cook, of Montgomery County, a member of the House in the twenty-sixth, twenty-sixth-extra and twenty-seventh general assemblies, beg leave to report the following memorial:

Robert E. Cook was born in Kewanee, Ill., on June 9th, 1849. He was twice married. His first marriage was with Ella Frances Morey and to this union four children were born. They are Ella Cook and Mrs. Martha Hulett of Phoenix, Ariz., George Cook of Creston and Robert Cook of Red Oak, Iowa. The second marriage was with Isabel Mallory on December 16th, 1876, and to this union one child, Lauretta, was born, who died six years ago.

Mr. Cook came to Red Oak, Montgomery County, in 1883, and for ten years was engaged in the brick and tile business.

Mr. Cook was elected to represent Montgomery County in the twenty-sixth general assembly. He was a member of the extra session of that assembly and was again elected as a member of the twenty-seventh general assembly. On account of his clear and quick conception and his honest convictions on matters in questions affecting the welfare of the State, he was a very valued member of these assemblies and rendered a great service to the State.

He served for nine years as a member of the Red Oak city school board. In 1912 and again in 1914, he was elected clerk of the district court of Montgomery County, and was serving as such at his death. He died in Red Oak after a short illness, January 30th, 1916.

Therefore, Be It Resolved, That a copy of this resolution be spread upon the Journal of this House and that the Chief Clerk transmit a copy thereof to the family of the deceased.

E. A. LARSON,
B. J. HORCHEM,
FRED DURBIN,

Committee.

Adopted April 5, 1917.

HON. NELS LARSON.

MR. SPEAKER—Your committee appointed to prepare resolutions commemorating the life, character and public services of Nels Larson, beg leave to submit the following report:

Nels Larson was born on September 1, 1841, in Sogn, Norway, and was the son of Lars and Karen Bakke Larson. With his father he came to America in 1854, stopping in Minnesota where they spent the winter. In the spring of 1855 they located in Winneshiek county where Mr. Larson resided until two years ago when he retired from his farm in Highland township and purchased a home in Spring Grove. He was married to Julia Kjome on July 29, 1862. Twelve children were born to them, eight of whom survive.

Mr. Larson cast his first vote for Abraham Lincoln in 1864 and throughout his life was a staunch Republican. In 1879 he was elected a member of the board of supervisors and served for six years. He also served with distinction as member of the lower house of the Iowa legislature in the twenty-first and twenty-second general assemblies.

Mr. Larson, as a man, was honest and industrious; as a friend, he was loyal, helpful and sincere; as an official, he was diligent, painstaking and capable; and as a Christian gentleman, he had the confidence and esteem of all who knew him. He was not only beloved by those who knew him but also trusted.

Be It Resolved, That in the death of Nels Larson the state has lost a worthy citizen. That it recognizes the high character of his services to the state, and that the House takes this occasion to acknowledge its recognition and express its high regard and appreciation of his character and public services, and to extend to his family its sincere sympathy in their bereavement.

Be It Further Resolved, That a copy of these resolutions, engrossed and duly authenticated by the Speaker and Chief Clerk of the House, be presented to the family of the deceased.

H. P. NICHOLSON, JR.,

LEE W. ELWOOD,

L. O. WIGDAHL,

Committee.

Adopted April 6, 1917.

HON. GEORGE W. BALL.

MR. SPEAKER—Your committee appointed to prepare suitable resolutions commemorating the life and public services of the Hon. George W. Ball, late member of the House of Representatives of the Twenty-first general assembly, submit the following report:

The subject of this memorial was born near Fairfield, Jefferson County, Iowa, June 7, 1847.

His early life was spent upon his father's farm, where he remained until nearly of age, devoting a portion of his time in securing common

school education, which he supplemented by a course in a private school at Fairfield, and a course in Wesleyan University at Mt. Pleasant, which he finished in 1867. He entered the law department of the Iowa State University in 1868 and graduated from the class of 1869, being admitted to the practice of law in the State of Iowa, December 15th, 1869.

After his admission to the bar, he practiced for a short time in each of the cities of Des Moines, and Mt. Ayr in Iowa, and was admitted to the practice of law in Illinois, and practiced for a short time in Chicago.

In November, 1874, he moved to Iowa City, and was active in the practice of law for many years.

He was married January 1st, 1880, to Estella E. Walter. To this marriage were born four children, Geo. W. Ball, Jr., Walter M. Ball, Henry M. Ball and Edith Ball.

In church affairs, Mr. Ball was a pronounced Methodist, having served this church for many years as a member of the official board.

In politics, Mr. Ball was a Democrat. He was a member of the City Council of Iowa City from 1881-1883, Representative from Johnson County in the twenty-first general assembly from 1886-1887; State Senator in the twenty-eighth and twenty-ninth general assemblies, and was Mayor of Iowa City for two terms, from 1905-1909. He was a member of the Board of Directors and Vice President of the First National Bank of Iowa City, and a member of the Board of Curators of the State Historical Society. He was prominent in the Masonic Lodge, of which he was a member.

During the last forty-five years of his life, Mr. Ball was identified with the growth and development of Iowa City.

He left surviving him his wife, Estelle E. Ball, and his children named above.

WHEREAS, The life and character of the deceased were such as to entitle his memory to the respect and esteem of all who knew him;

Therefore, Be It Resolved, That the House of Representatives take this occasion to express its appreciation of his character and public services and at this time extend to his bereaved family its sincere sympathy in their sorrow, and,

Be It Further Resolved, That a copy of these resolutions be spread upon the Journal of the House and that the Chief Clerk be instructed to forward an engrossed copy of same to the family of the deceased.

E. A. BALDWIN,
GEO. W. CROZIER,
A. L. RICHARDS.

Committee.

Adopted April 7, 1917.

HON. JOHN GIBBONS.

MR. SPEAKER--We, your committee appointed to prepare memorials to suitably commemorate the life and public service of the Honorable John Gibbons, respectfully report as follows:

Honorable John Gibbons was born in County Donegal, Irland, March 28, 1848. He migrated to America at the age of sixteen and settled in Philadelphia where he attended Broad Street Academy, and graduated from Notre Dame University. He studied law in a night school in Philadelphia for two years and was admitted to the bar in Keokuk, Iowa, in 1870. He was city attorney for Keokuk for five years and was influential in bringing about noted decisions of the supreme court regarding the powers of municipalities. He served as representative from Lee County in the sixteenth general assembly with honor and distinction. In 1879 he removed to Chicago and practiced law and was for some time a lecturer on constitutional law in the Chicago College of Law. During this period he edited the Chicago Law Journal and the American Criminal Reports and wrote "Tenure and Toil, or the Rights and Wrongs of Property and Labor." He was elected to the Circuit Bench in 1893 and served continuously until his death which occurred in Chicago, February 10, 1917.

Resolved, That in the death of John Gibbons, Lee County, as well as the State of Iowa, has sustained the loss of an honored citizen and an excellent jurist, and that his passing away marks an epoch in the pioneer history of early Iowa law making.

Therefore, Be It Further Resolved, That these memorials be spread upon the Journal of this House and that the Chief Clerk be instructed to send an engrossed copy thereof to the family of the deceased.

Submitted by

FRANK OERTEL,

C. B. WILSON,

JOHN W. ROWLEY,

Committee.

Adopted April 9, 1917.

HON. SAMUEL G. WAYMAN.

MR. SPEAKER—Your committee appointed to prepare resolutions commemorating the life and work of the Hon. Samuel G. Wayman, late of Fayette County, Iowa, beg leave to report the following memorial:

Samuel G. Wayman was born November 28, 1858, on a farm in Cook County, Illinois, of English born parents. He was educated in the rural and high schools of Arlington Heights and a Chicago business college.

Mr. Wayman moved to Iowa in 1885 where he was actively engaged in farming and live stock, being one of the heaviest stock dealers of the county. He served as Trustee of Eden Township, Fayette County, for ten successive years. In 1906 he was elected a member of the board of supervisors of Fayette County, and twice re-elected, resigning the last year to represent his county in the thirty-sixth general assembly.

In 1885 he was married to Adella T. Hunerburg, who died in 1887. In 1891 he was married to Miss Ethel J. Shaw, who survives him.

Mr. Wayman was a member of the I. O. O. F., affiliated with the Congregational Church of Waucoma, Iowa, and a man of splendid ability, enterprise and public spirit. He died April 6, 1917, at San Diego, California.

WHEREAS, The life and character of the deceased were such as to entitle his memory to the respect and esteem of all who knew him,

Therefore, Be It Resolved, That the House of Representatives take this occasion to express its appreciation of his character and public services, and at this time to extend to his widow its sincere sympathy in her sorrow, and,

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 widow of the deceased.

W. H. WALRATH,
DOUGLAS ROGERS,
ARCH W. MCFARLANE,
Committee.

Adopted April 10, 1917.

House Record on House Bills

NUMBERS OF HOUSE FILES THAT BECAME LAW.

House Files Nos. 1, 2, 6, 7, 10, 11, 12, 15, 20, 22, 23, 28, 33, 37, 44, 49, 61, 62, 65, 69, 70, 72, 73, 79, 80, 82, 85, 92, 93, 95, 96, 105, 108, 109, 113, 114, 116, 125, 126, 127, 128, 131, 133, 134, 135, 136, 142, 144, 147, 149, 152, 153, 154, 157, 163, 167, 168, 171, 176, 185, 188, 189, 194, 197, 198, 202, 203, 208, 213, 214, 215, 217, 218, 222, 224, 225, 226, 230, 231, 233, 237, 240, 244, 246, 251, 258, 260, 262, 268, 270, 274, 275, 278, 280, 281, 283, 284, 286, 288, 289, 291, 292, 293, 294, 295, 297, 298, 301, 306, 308, 311, 323, 325, 330, 332, 336, 344, 345, 347, 352, 371, 373, 377, 378, 379, 381, 382, 386, 388, 389, 390, 394, 395, 396, 397, 398, 400, 404, 405, 407, 412, 413, 415, 416, 417, 425, 427, 430, 432, 435, 440, 443, 445, 446, 456, 458, 461, 463, 464, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 492, 498, 505, 513, 520, 521, 528, 529, 530, 535, 545, 547, 555, 565, 568, 580, 581, 582, 583, 585, 589, 590, 592, 593, 594, 595, 596, 599, 600, 604, 605, 606, 609, 610, 612, 613, 614, 617, 622, 623.

Index to Action Taken by the House on all House Bills Introduced

H. F.	Page	H. F.	Page
1. By Klinker. To provide for publication of acts of the 37th general assembly by the code editor; also index by the document editor.		Recommends amendment	756
Introduced and referred.....	12	Amendments adopted	976
Recommends amendment	108	Motion to strike out enacting clause	978
Amendments adopted	169	Motion lost	979
Passed; ayes 104, nays 0.....	171	Amendments offered	981
Received from the senate.....	349	Amendments adopted	1047-1048
Concurs in amendments.....	355	Failed to pass; ayes 41, nays 46.	1051
Reported enrolled	372		
Signed by the speaker.....	372	4. By Tucker. To limit the hours per day for mechanics, laborers and persons employed upon any public works to eight hours.	
Sent to the governor.....	382	Introduced and referred.....	157
Approved by governor Feb. 6.....	592	Reports adversely	157
		Indefinitely postponed	488
2. By Tucker. To appropriate to Mrs. J. H. Green for death of son.		5. By Tucker. Defining the conditions under which a plea of guilty may be withdrawn before entering judgment.	
Introduced and referred.....	157	Introduced and referred.....	157
Re-referred	269	Reported adversely	228
Recommends passage	1408	Minority report favorable.....	228
Amendments adopted	1582	Re-referred	288
Passed; ayes 88, nays 0.....	1582	Reported adversely	374
Received from the senate.....	1978	Minority report favorable.....	374
Reported correctly enrolled.....	1997	House refuses to substitute minority report	433
Signed by the speaker.....	2067	Indefinitely postponed	433
Sent to the governor.....	2072		
Approved by governor April 21.		6. By Klinker. To repeal the presidential preference primary law.	
3. By Tucker. To authorize cities and towns to construct all public improvements without contract under certain conditions.		Introduced and referred.....	158
Introduced and referred.....	157		

H. F.	Page	H. F.	Page
Recommends passage	237	Made special order.....	1101
Amendments adopted	274	Substitute filed	1322
Passed; ayes 95, nays 0.....	274	Substitute lost	1349
Received from the senate.....	441	Substitute amendment lost.....	1351
Reported enrolled	514	Passed; ayes 85, nays 20.....	1352
Signed by the speaker.....	516	Received in the house.....	1509
Sent to the governor.....	523	Reported enrolled	1588
Approved by governor Feb. 15..	592	Signed by the speaker.....	1591
		Sent to the governor.....	1610
7. By Klinker. Fixing 5,000 as the minimum size of cities requiring registra- tion of voters.		Approved by governor April 6..	1843
Introduced and referred.....	159	13. By Epps. To create a commission of nine per- sons to revise and codify the laws and to report to the 37th general as- sembly before October 1, 1917.	
Recommends amendment	424	Introduced and referred.....	160
Amendments adopted	468	Recommends amendment	1078
Passed; ayes 72, nays 9.....	468	Made special order.....	1164
Received from the senate.....	763	Amendments adopted	1207
Reported enrolled	789	Passed; ayes 84, nays 15.....	1207
Signed by the speaker.....	789	Left in senate sifting committee.	
Sent to the governor.....	789	14. By Wichman. Relating to the transfer of certain drainage districts to lo- cal boards of trustees.	
Approved by governor March 9..	1070	Introduced and referred.....	160
8. By Rogers. To repeal the presidential preference primary law.		Reported adversely	778
Introduced and referred.....	159	Indefinitely postponed	778
Left in sifting committee.		15. By McFarlane. To amend as to city manager plan so that others than free- holders may nominate candidates.	
9. By Rogers. Relating to the encumbrance of per- sonal property which may be held exempt from execution.		Introduced and referred.....	161
Introduced and referred.....	159	Recommends amendment	236
Withdrawn	212	Amendments adopted	258
10. By Meredith. Increasing the compensation of township trustees and township assessors.		Passed; ayes 87, nays 0.....	258
Introduced and referred.....	159	Received from the senate.....	440
Committee recommends amend- ments	448	Reported enrolled	515
Amendments adopted	565	Signed by the speaker.....	516
Passed; ayes 84, nays 3.....	566	Sent to the governor.....	523
Received with amendments....	965	Approved by governor Feb. 15..	592
Concurs in amendments.....	1188	16. By Crozier. Fixing the compensation of referees in partition of real es- tate at four dollars a day.	
Reported enrolled	1304	Introduced and referred.....	161
Signed by the speaker.....	1321	Reported adversely	195
Sent to the governor.....	1321	Indefinitely postponed	195
Approved by governor March 28.		17. By Crozier. For the greater security of trust funds and to prohibit specula- tion in such funds.	
11. By Coakley. Requiring cities to establish and maintain comfort sta- tions.		Introduced and referred.....	161
Introduced and referred.....	160	Withdrawn	491
Recommends amendment	545	18. By Crozier. Making it un- necessary to publish an official notice of tele- phone assessments as a part of the board pro- ceedings.	
Amendments adopted	765	Introduced and referred.....	161
Passed; ayes 92, nays 0.....	766	Committee recommends passage	364
Received with amendments....	1433	Re-referred to committee.....	399
Concurs in amendments.....	1802	Re-referred	672
Reported enrolled	1901		
Signed by the speaker.....	1946		
Sent to the governor.....	1946		
Approved by governor April 12..	1998		
12. By Rogers. To repeal the insurance rating and anti-discriminating laws.			
Introduced and referred.....	160		
Placed on calendar.....	876		

H. F.	Page
Reports without recommendation	988
Failed to pass; ayes 21, nays 60.	1446
19. By Crozier. To prohibit fire insurance companies from entering into combinations relating to rates and the commission allowed agents.	
Introduced and referred.....	161
Left in sifting committee.	
20. By Nicholson. Authorizing payment for oiling roads out of the motor vehicle funds.	
Introduced and referred.....	162
Recommends passage.....	208
Passed; ayes 93, nays 0.....	214
Received from the senate.....	331
Reported enrolled.....	344
Signed by the speaker.....	344
Sent to the governor.....	351
Approved by governor Feb. 3....	592
21. By Mantz. To refer all bills recommended for passage to the attorney-general for examination before passage.	
Introduced and referred.....	162
Reported adversely.....	227
Indefinitely postponed.....	227
22. By Neff. Granting to insurance associations the authority to write insurance against theft.	
Introduced and referred.....	172
Committee recommends passage	252
Amendments adopted.....	277
Passed; ayes 95, nays 0.....	278
Received from the senate.....	744
Reported enrolled.....	816
Signed by the speaker.....	817
Sent to the governor.....	817
Approved by governor March 12	942
23. By Elwood. Making the amount of the county road levy optional with the board of supervisors at from one to two mills.	
Introduced and referred.....	172
Committee recommends passage	218
Amendments adopted.....	243
Passed; ayes 97, nays 1.....	244
Received from the senate.....	349
Reported enrolled.....	372
Signed by the speaker.....	372
Sent to the governor.....	382
Approved by governor Feb. 6....	592
24. By Flenningen. To issue patent to R. A. Cartano and Edward Eilers in Jones county.	
Introduced and referred.....	172
Withdrawn.....	222
25. By Randall. Requiring a tax levy in all cities and towns having a paid fire department of not less than ½ mill nor	

H. F.	Page
more than 2½ mills on the dollar for the firemen's pension fund.	
Introduced and referred.....	172
Recommends amendment.....	428
Amendments adopted.....	477
Passed; ayes 85, nays 2.....	477
Indefinitely postponed by senate.	1521
26. By Meredith. To provide for election of the county superintendent of schools and increasing his salary.	
Introduced and referred.....	173
Withdrawn and re-referred.....	177
Committee recommends passage	294
Amendments adopted.....	376
Passed; ayes 60, nays 43.....	380
Failed in the senate.....	1327
27. By Giltner. To amend the registration laws so that they relate to cities above ten thousand only.	
Introduced and referred.....	173
Withdrawn.....	427
28. By Rayburn. Legalizing—appointment of trustees of public library at Montezuma.	
Introduced and referred.....	173
Recommends amendment.....	306
Amendment adopted.....	329
Passed; ayes 101, nays 0.....	330
Received from the senate.....	577
Reported correctly enrolled....	720
Signed by the speaker.....	721
Sent to the governor.....	721
Approved by governor March 7.	
29. By Wilson of Louisa. Relating to free passes for physicians and surgeons.	
Introduced and referred.....	173
Reported adversely.....	235
Indefinitely postponed.....	235
30. By Giltner. To fix fees of witnesses and jurors at inquests and compensation of coroners.	
Introduced and referred.....	174
Re-referred.....	306
Recommends amendment.....	910
Made special order.....	1401
Amendments adopted.....	1572
Passed; ayes 64, nays 27.....	1572
Left in senate sifting committee.	
31. By Giltner. To provide for the liability of tenants in common in possession to their co-tenants out of possession.	
Introduced and referred.....	174
Withdrawn March 8.	
32. By Wenstrand. Making payment of bounty on pocket gophers optional with counties.	
Introduced and referred.....	174

H. F.	Page	H. F.	Page
Reported adversely	227	Reported adversely	324
Indefinitely postponed	227	Indefinitely postponed	324
33. By Tucker. Legalizing— relating to the purchase of a site for a school house at Grand Mound.		40. By Oertel. Classifying sunfish as game fish and permitting fishing by pole and line at any time.	
Introduced and referred.....	178	Introduced and referred.....	180
Recommends amendments	208	Committee recommends passage	324
Amendments adopted	224	Amendments adopted	368
Passed; ayes 102, nays 0.....	224	Passed; ayes 81, nays 1.....	368
Received with amendments.....	319	Left in senate sifting committee.	
House concurs in amendments.	320		
Reported correctly enrolled....	343	41. Anderson of Davis. Com- pensation for domestic animals killed or injured by dogs or wolves.	
Signed by the speaker.....	349	Introduced and referred.....	180
Sent to the governor.....	351	Withdrawn	222
Approved by governor Feb. 3... 592			
34. By Shortess. To authorize inspection of rated risks by insurance inspectors, and appointment of in- spection by the insur- ance commissioner.		42. By Mantz. Providing a way to compel a non- resident or alien litigant to put up a bond for se- curity of the costs be- fore prosecuting a case in court.	
Introduced and referred.....	178	Introduced and referred.....	180
Left in sifting committee.		Recommends amendment	207
35. By McFerren. To recog- nize trade unions and labor organizations and to regulate injunctions against them.		Amendment adopted	242
Introduced and referred.....	179	Passed; ayes 98, nays 0.....	243
Committee recommends passage	983	Indefinitely postponed by senate	348
Amendment filed	1072		
Amendment offered	1513	43. By Mantz. Relating to in- structions to the jury in district court.	
Amendment to amendment filed.	1529	Introduced and referred.....	180
Left in sifting committee.		Left in sifting committee.	
36. By Boies. To amend the registration laws so that they relate only to cities above five thousand.		44. By Weaver. To authorize cities to establish com- munity centers with rec- reation grounds.	
Introduced and referred.....	179	Introduced and referred.....	180
Withdrawn	312	Committee reports adversely....	391
37. By Randall. Providing for an increase in the levy of the bridge tax in a city divided by a me- andered stream.		Minority report favorable.....	392
Introduced and referred.....	179	Minority report substituted....	414
Committee recommends passage	218	Minority report adopted.....	414
Passed; ayes 94, nays 1.....	245	Amendments adopted	417
Received from the senate.....	744	Passed; ayes 83, nays 10.....	418
Reported enrolled	816	Received from the senate.....	818
Signed by the speaker.....	817	Reported enrolled	975
Sent to the governor.....	817	Signed by the speaker.....	975
Approved by governor March 12	942	Sent to the governor.....	1006
38. By Boies. To pay Grace Ginther of Independence \$1,000 for damages at Ames.		Approved by governor March 19.	1070
Introduced and referred.....	179	45. By Anderson of Greene. To limit to four the number of legislative bills in- troduced by a single member at a single ses- sion.	
Re-referred	447	Introduced and referred.....	181
Committee recommends passage.	1122	Reported adversely	227
S. F. 49 substituted.....	1707	Indefinitely postponed	227
Withdrawn	1708		
39. By Oertel. Classifying "mourning doves" as game birds.		46. By Wilson of Louisa. To require highway author- ities to provide suitable warnings of dangerous railroad crossings.	
Introduced and referred.....	179	Introduced and referred.....	181
		Recommends substitute	251

H. F.	Page
Re-referred	288
Left in sifting committee.	
47. By Stanley. To provide for keeping of a record in office of the secretary of state containing list of convictions and permanent injunctions.	
Introduced and referred.....	181
Reported adversely	208
Indefinitely postponed	208
48. By Giltner. Providing for penalty for operating motor vehicle while intoxicated.	
Introduced and referred.....	181
Reported adversely	269
Indefinitely postponed	269
49. By McFarlane. Providing that school boards may furnish free text books, or shall do so when directed by vote of the people.	
Introduced and referred.....	181
Recommends amendment	473
Made special order.....	573
Amendments adopted	629
Passed; ayes 92, nays 9.....	630
Received from the senate.....	991
Reported enrolled	1063
Signed by the speaker.....	1129
Sent to the governor.....	1139
Approved by governor March 23.	1261
50. By Reed. To provide for the distribution to counties of the funds arising from license fees paid by itinerant vendors of drugs.	
Introduced and referred.	185
Reported adversely	408
Indefinitely postponed	408
51. By Peters. Relative to ordering by city council of public improvements, requiring the consent of owners of a majority of linear feet.	
Introduced and referred.....	186
Reported adversely	238
Indefinitely postponed	238
52. By Stuart. Providing for the registration of architects and regulating the practice of architecture.	
Introduced and referred.....	186
Recommends amendment	530
Amendments adopted	624
Failed to pass; ayes 38, nays 59	625
53. By Anderson of Davis. Providing for fixing the fee of motor vehicle registration on the basis of the cost of the car.	
Introduced and referred.....	186
Left in sifting committee.	

H. F.	Page
54. By Mackie. Relating to compensation of trustees of cemetery funds.	
Introduced and referred.....	186
Recommends amendment	909
Amendments adopted	1232
Failed to pass; ayes 45, nays 41.	1233
Motion filed to reconsider.....	1260
55. By Mackie. Exempting from taxation mutual telephone companies that make no charge for use of their lines.	
Introduced and referred.....	186
Left in sifting committee.	
56. By Wickman. Restoring the circle to the official ballot.	
Introduced and referred.....	187
Left in sifting committee.	
57. By Rowley. To repeal the provision for tax levies to improve the capitol grounds.	
Introduced and referred.....	187
Left in sifting committee.	
58. By Rowley. To authorize sale by the state of portions of the ground at the state capitol.	
Introduced and referred.....	187
Recommends amendment	446
Made special order.....	498
Amendments adopted	658
Made special order.....	658
Amended	696 and 699
Failed to pass; ayes 50, nays 52	700
Motion filed to reconsider.....	706
59. By Epps. To authorize judges of court to receive the verdict of nine jurors as the verdict of the whole jury in certain cases.	
Introduced and referred.....	187
Reported adversely	530
Indefinitely postponed	530
60. By Hansen. Relating to the policemen's pension fund, and providing for apportioning funds on hand.	
Introduced and referred.....	188
Recommends amendment	295
Amendments adopted	317
Passed; ayes 97, nays 4.....	317
Indefinitely postponed by senate	1522
61. By Larson. To fix levy for fire fund in cities under three thousand and in towns at two mills.	
Introduced and referred.....	188
Recommends amendment	237
Amendments adopted	258
Passed; ayes, 82, nays 5.....	258
Received with amendments....	532

H. F.	Page	H. F.	Page
Refuses to concur.....	761	Reported adversely	249
Senate insists on amendments..	983	Indefinitely postponed	249
House names conference committee	983	67. By Nichols. Relative to the fees of the county recorders and requiring the keeping of a fee book.	
Committee reports amendments	1147	Introduced, referred to committee on judiciary.....	189
Committee report adopted.....	1148	Reported adversely	249
Committee amendments adopted	1148	Indefinitely postponed	249
Senate reports concurrence.....	1280	68. By Findlay. To regulate the hours of duty of firemen in paid fire departments and establishing the double-platoon system.	
Reported correctly enrolled....	1535	Introduced and referred.....	189
Signed by the speaker.....	1536	Withdrawn	618
Sent to the governor.....	1536	69. By Grason. Relative to the appointment of assistant county attorneys and increasing the compensation in certain cases.	
Approved by governor April 3..	1587	Introduced and referred.....	195
62. By Larson. To authorize the governor or attorney general to use any peace officer in ferreting out crime when the special agents are otherwise employed.		Recommends amendment	236
Introduced and referred.....	188	Amendments adopted	260
Re-referred	236	Passed; ayes 89, nays 0.....	261
Reported adversely	323	Received with amendments....	512
Minority report favorable.....	324	Concurs in amendments.....	556
Re-referred	366	Reported enrolled	583
Committee recommends passage	641	Signed by the speaker.....	584
Made special order	895-957	Sent to the governor.....	597
Committee offers substitute... 976		Approved by governor Feb. 20..	669
Substitute read	976	70. By Grason. Relating to high school tuition of non-resident pupils in approved schools, and fixing the tuition.	
Substitute adopted	977	Introduced and referred.....	196
Passed; ayes 88, nays 10.....	978	Recommends amendment	445
Received from the senate.....	1814	Amendments adopted	540
Reported enrolled	1901	Passed; ayes 71, nays 9.....	542
Signed by the speaker	1946	Received with amendments....	818
Sent to the governor.....	1946	Concurs in amendments.....	900
Approved by governor April 12..	1998	Motion filed to reconsider.....	920
63. By Oertel. To require that the non-partisan judicial tickets be placed on the ballots with every party ticket.		Motion to reconsider lost.....	1532
Introduced and referred.....	188	Reported enrolled	1654
Reported adversely	188	Signed by the speaker.....	1655
Indefinitely postponed	237	Sent to the governor.....	1655
64. By Oertel. To appropriate \$1,000 to make plans for a concrete highway along the west side of the Mississippi river.		Approved by governor April 7..	1843
Introduced and referred.....	189	71. By Randall. Relating to the election of the city clerk and city auditor by the city council of cities under the commission plan.	
Withdrawn	221	Introduced and referred.....	196
65. By Slosson. Repeal of the law as to posting of notices in reference to the weed law.		Recommends amendment	648
Introduced and referred.....	189	Amendments adopted	904
Committee recommends passage	229	Passed; ayes 57, nays 31.....	904
Amendments adopted	288	Motion filed to reconsider.....	906
Passed; ayes 98, nays 3.....	289	Motion to reconsider prevailed..	1190
Received from senate.....	398	Amendments adopted	1196
Reported enrolled	515	Passed; ayes 85, nays 1.....	1196
Signed by the speaker.....	516	Left on senate calendar.	
Sent to the governor.....	523		
Approved by governor Feb. 15..	592		
66. By Nichols. Providing for standard forms of mortgages, deeds, etc., to be prescribed by the attorney general.			
Introduced and referred.....	189		

H. F.	Page
72. By Starzinger. Providing that bonds issued by cities of the first class in payment for real estate may be issued for different definite periods not longer than 50 years.	
Introduced and referred.....	196
Recommends amendments.....	238
Amendments adopted	262
Passed; ayes 81, nays 1.....	262
Received from the senate.....	381
Reported enrolled	389
Signed by the speaker.....	397
Sent to the governor.....	419
Approved by governor Feb. 8..	486
73. By Starzinger. Authorizing cities of fifty thousand and over to erect a municipal court building.	
Introduced and referred.....	196
Recommends amendment	238
Amendments adopted	263
Passed; ayes 80, nays 2.....	263
Received from senate.....	398
Reported enrolled	515
Signed by the speaker.....	516
Sent to the governor.....	523
Signed by governor Feb. 15....	592
74. By Dean. To prevent non-resident auctioneers from plying their vocation in the state, when they come from states discriminating against Iowa.	
Introduced and referred.....	196
Recommends amendment	226
Amendments adopted	256
Passed; ayes 72, nays 15.....	257
Failed to pass in senate.....	399
75. By Mackie. Authorizing the loaning of half the surplus of banks as well as capital stock to one person.	
Introduced and referred.....	294
Passed; ayes 100, nays 0.....	319
Indefinitely postponed in senate.	
76. By Lee. To abolish the office of state fire marshal.	
Introduced and referred.....	197
Left in sifting committee.	
77. By Mowery. Authorizing the expenditure of not to exceed twenty cents per pupil for the purchase of school library books.	
Introduced and referred.....	197
Reported adversely	445
Indefinitely postponed	445
78. By Boies. To pay \$3,000 to E. O. Sherman of Buchanan county on account of death of his son.	

H. F.	Page
Introduced and referred.....	197
Re-referred	621
Recommends amendment	908
S. F. 82 substituted for.....	1267
79. By Griffin. Relating to workmen's compensation law; creating the office of deputy industrial commissioner and providing for an arbitration committee.	
Introduced and referred.....	197
Recommends amendment	638
Amendments adopted	898
Passed; ayes 102, nays 0.....	989
Received from the senate.....	1860
Reported enrolled	1997
Signed by the speaker.....	2067
Sent to the governor.....	2072
Approved by governor, April 21	
80. By Jones. Making judicial paroles before commitment apply to all ages above sixteen years.	
Introduced and referred.....	198
Committee recommends passage	236
Passed; ayes 83, nays 0.....	265
Received with amendments....	593
House refuses to concur.....	1372
Senate receds from amendments	1693
Reported enrolled	1845
Signed by the speaker.....	1854
Sent to the governor.....	1888
Approved by governor April 11.1950	
81. By Jones. Authorizing the purchase of real estate by the board of supervisors for county fair purposes.	
Introduced and referred.....	198
Withdrawn	226
82. By Grason. To put quarantine offices under civil service law.	
Introduced and referred.....	198
Recommends amendment	295
Amendments adopted	315
Passed; ayes 88, nays 8.....	316
Received from the senate.....	1086
Reported enrolled	1242
Signed by the speaker.....	1243
Sent to the governor.....	1274
Approved by governor March 28	
83. By Harrington. Relating to tax for park purposes.	
Introduced and referred.....	198
Reported adversely	294
Indefinitely postponed	294
84. By Crozier. To quit claim abandoned river beds in Marion county.	
Introduced and referred.....	198
Committee recommends passage	1362
Left in sifting committee.	

H. F.	Page	H. F.	Page
85. By Dean. Repealing the law as to publication of proceedings of city councils by posting notices.		Indefinitely postponed	504
Introduced and referred	199	92. By Durbin. To repeal the law forbidding the docking of the tails of horses.	
Recommends amendment	355	Introduced and referred	203
Amendments adopted	1098	Recommends amendment	295
Passed; ayes 87, nays 2	1099	Amendments adopted	314
Received from the senate	1574	Failed to pass; ayes 47, nays 54	315
Reported enrolled	1654	Motion filed to reconsider	322
Signed by the speaker	1655	House votes to reconsider	652
Sent to the governor	1655	Reconsider vote by which read third time	653
Approved by governor April 7	1843	Amendment filed	682
86. By Dean. To place all public highways under supervision of county board and abolishing the township road system.		Amendment adopted	899
Introduced and referred	199	Passed; ayes 70, nays 21	899
Reported adversely	1076	Received from the senate	1814
Indefinitely postponed	1077	Reported enrolled	2079
87. By Weaver. Relating to the sworn statement required for the soldiers' exemption of property from taxes.		Signed by the speaker	2145
Introduced and referred	199	Sent to the governor	2220
Recommends amendments	249	Approved by governor April 24	
Amendments adopted	276	93. By Gilbert. To appropriate for an additional building at the Soldiers' Home at Marshalltown.	
Passed; ayes 94, nays 0	277	Introduced and referred	203
Left in senate sifting committee		Committee recommends passage	504
88. By Slaughter. To provide for preliminary examination for the practice of medicine, surgery, dentistry, osteopathy, etc.		Amendments adopted	581
Introduced and referred	202	Passed; ayes 98, nays 0	582
Re-referred to committee	374	Received from the senate	892
Made special order	1196	Reported enrolled	975
Amendments adopted	1376	Signed by the speaker	976
Substitute amendment lost	1379	Sent to the governor	1006
Failed to pass; ayes 24, nays 72	1380	Approved by governor March 19	1070
89. By O'Donnell. Relating to police pensions and amounts to be allowed under certain conditions.		94. By Weaver. Authorizing cities of the first class to levy tax of five mills for police and fire departments.	
Introduced and referred	242	Introduced and referred	203
Withdrawn	682	Withdrawn	1186
90. By O'Donnell. To place chiefs of police of certain cities under civil service.		95. By Wenstrand. Repeal of the law regulating the passing of motor vehicles on the public highway.	
Introduced and referred	243	Introduced and referred	203
Committee recommends passage	376	Recommends amendment	912
Made special order	433	Amendment to amendment adopted and reconsidered	1232
Passed; ayes 87, nays 9	490	Amendment to amendment withdrawn	1267
Indefinitely postponed in senate	1237	Amendment adopted	1305
91. By Weaver. Relative to the exemption from taxation of property of charitable organizations.		Passed; ayes 76, nays 18	1306
Introduced and referred	203	Received from the senate	1733
Reported adversely	504	Reported correctly enrolled	1845
		Signed by the speaker	1854
		Sent to the governor	1888
		Approved by governor April 11	1950
		96. By Wenstrand. Repeal of the law authorizing boards of supervisors to establish consent highways at their discretion.	
		Introduced and referred	204
		Committee recommend passage	308
		Passed; ayes 80, nays 22	332
		Received from the senate	577

H. F.	Page
Reported enrolled	720
Signed by the speaker.....	721
Sent to the governor.....	721
Approved by governor April 7.	
97. By Randall. Relating to accounting for fees received by constables and justices of the peace.	
Introduced and referred.....	204
Re-referred to committee.....	306
Committee recommends passage	909
Amendments adopted	1244
Failed to pass; ayes 39, nays 41.	1245
98. By Reed. Providing for-formation of an election precinct in more than one township where there is a town on or adjacent to a township line.	
Introduced and referred.....	204
Committee recommends amend-ment	424
Made special order.....	867-958
S. F. 45 substituted for H. F. 958	960
Withdrawn	960
99. By Andre. To regulate the practice of chiropractic and provide for the examination and licensing of chiropractors.	
Introduced and referred.....	209
Reported adversely	1157
Indefinitely postponed	1157
100. By Johnston of Humboldt. To create the twenty-second judicial district out of Humboldt and Webster counties.	
Introduced and referred.....	209
Committee recommends passage	446
Amendments adopted	501
Passed; ayes 87, nays 8.....	502
Indefinitely postponed by senate	1147
101. By Garber. Relating to the adjustment of values of property for taxation purposes, and providing that the state adjustment shall be for state purposes only.	
Introduced and referred.....	210
Left in sifting committee.	
102. By Gray. To prevent the issue of funding bonds to take up outstanding indebtedness incurred in road or bridge building.	
Introduced and referred.....	210
Left in sifting committee.	
103. By Edgington. Reducing the bounty on wolves from twenty to ten dollars.	

H. F.	Page
Introduced and referred.....	210
Re-referred	250
Committee recommended pas-sage	365
Amendment adopted	400
Passed; ayes 79, nays 15.....	400
Indefinitely postponed by senate	682
104. By Randall. Relating to the removal of county seats and county records by special election.	
Introduced and referred.....	210
Recommends amendment	422
Re-referred	479
Recommends amendment	547
S. F. 18 substituted	787
Withdrawn	788
105. By Randall. Repeal of the law forbidding reopen-ing of a county seat re-moval question when the distance to be moved is not more than one mile.	
Introduced and referred.....	210
Recommends amendment	423
Amendments adopted	478
Failed to pass; ayes 47, nays 38	478
Moved to reconsider.....	517
Made special order	518
Amendment adopted	559
Passed; ayes 85, nays 10.....	561
Received from the senate.....	593
Reported enrolled	720
Signed by the speaker.....	721
Sent to the governor.....	721
Approved by governor March 7.	
106. By Boies. Repeal of the law as to rebate of highway tax for use of wide tired wagons.	
Introduced and referred.....	210
Committee recommends passage	307
Amendments adopted	333
Passed; ayes 97, nays 4.....	334
Indefinitely postponed by senate	668
107. By Tucker. Providing for the payment of compensa-tion due state employes under the work-men's compensation law.	
Introduced and referred.....	211
Recommends amendment	1586
Withdrawn	1728
108. By Tucker. Legalizing—Special election to grant franchise to street rail-way company at Clin-ton.	
Introduced and referred.....	211
Committee recommends passage	250
Committee report adopted	250
Passed; ayes 94, nays 0.....	276
Received with amendment.....	398
Concurs in amendments.....	411
Reported enrolled	474
Signed by the speaker.....	475
Sent to the governor.....	485
Signed by governor April 12...	592

H. F.	Page	H. F.	Page
109. By Tucker. Legalizing— Special election to grant franchise to gas and electric company at Clinton.		115. By Helming. To provide for the nomination and election of deputy coun- ty officers by a vote of the people.	
Introduced and referred.....	211	Introduced and referred.....	218
Committee recommends passage	305	Left in sifting committee.	
Amendments adopted	335		
Passed; ayes 99, nays 0....	336	116. By Weaver. To require that all tax levies be computed in dollar and cents, and that the rate of levy be left to the county auditor; the budget system.	
Received with amendments....	440	Introduced and referred.....	219
Concurs in amendments.....	465	Recommends amendment	644
Reported enrolled	515	Amendment to amendment of- ferred	926
Signed by the speaker.....	516	Amendment to amendment adopted	994
Sent to the governor	523	Amendment adopted	994
Signed by the governor Feb. 14.		Passed; ayes 101, nays 1.....	995
		Received with amendments.....	1977
110. By Lake. Permitting box- ing contests and spar- ring exhibitions under a state athletic commis- sion.		Concurs in amendments.....	1983
Introduced and referred.....	211	Reported enrolled	2079
Reported adversely	346	Signed by the speaker.....	2145
Indefinitely postponed	346	Sent to the governor	2220
		Approved by governor April 24.	
111. By Reed. Requiring that passenger trains be adequately warmed in cold weather.		117. By Elwood. Relative to the distribution of motor vehicle funds on the basis of square miles.	
Introduced and referred.....	212	Introduced and referred.....	219
Committee reports adversely..	506	Committee recommends passage	308
Minority report favorable....	506	Amendment filed	405
Re-referred	681	Made special order ...573, 769, 920	
Reported adversely	1224	Amendment to amendment of- ferred	920
Indefinitely postponed	1224	Amendment adopted	1143
		Failed to pass; ayes 46, nays 56.1145	
112. By Nicholson. To regu- late tread or width of sleighs or sleds.		118. By Elwood. To provide for investment of trust and guardian funds.	
Introduced and referred.....	212	Introduced and referred.....	219
Reported adversely	251	Left in sifting committee.	
Indefinitely postponed	251		
		119. By Wilson of Mahaska. To authorize the property owners to select the character of the pave- ment or other street im- provements to be made in front of their prop- erty.	
113. By Anderson of Davis. To restrain dogs from run- ning at large at night, unless registered.		Introduced and referred.....	219
Introduced and referred.....	212	Recommends amendment	347
Recommends amendment	408	Re-referred	414
Made special order	435	Recommends amendment	508
Amendments adopted	536	Amendments adopted	579
Passed; ayes 93, nays 6.....	537	Failed to pass; ayes 45, nays 51. 579	
Received from the senate.....	807	Motion filed to reconsider.....	592
Reported enrolled	975	Motion to reconsider lost.....	2006
Signed by the speaker.....	975		
Sent to the governor	1006	120. By Stuart. To provide the "Torrens Land Title System."	
Approved by governor March 17	1070	Introduced and referred.....	219
		Placed on calendar.....	1557
114. By Turner. Relating to use of the spear in fish- ing, removing protection from quail, extending the closed season for fur animals, etc.		Left in sifting committee.	
Introduced and referred.....	212		
Recommends amendment	673		
Amendments adopted	941		
Passed; ayes 61, nays 32.....	941		
Received from the senate.....	1693		
Reported enrolled	1845		
Signed by the speaker.....	1854		
Sent to the governor.....	1888		
Approved by governor April 12.			

H. F.	Page
121. By Newton. Repeal of the law providing for a state bee inspector.	
Introduced and referred.....	219
Committee recommends passage	281
Passed; ayes 102, nays 0.....	301
Left in senate sifting committee.	
122. By Benn. Relative to increasing the membership of the commission of animal health by adding two more stock raisers.	
Introduced and referred.....	220
Committee recommends passage	391
Minority report adverse.....	391
Minority report substituted....	427
Indefinitely postponed	428
123. By Bruce. Permitting hardware dealers to sell firearms, without a permit and without making reports.	
Introduced and referred.....	220
Reported adversely	389
Indefinitely postponed	389
124. By Bruce. Making certain portions of the law as to savings banks apply to state banks.	
Introduced and referred.....	220
Committee recommends passage	1782
Left in sifting committee.	
125. By Griffin. Authorizing a method for the purchase of a new site for a county farm and the sale of the old one.	
Introduced and referred.....	220
Recommends amendment	305
Amendments adopted	356
Passed; ayes 93, nays 1.....	356
Received from the senate.....	577
Reported enrolled	720
Signed by the speaker.....	721
Sent to the governor.....	721
Approved by governor March 27.	
126. By Randall. Increasing number of judges in the third and eighteenth judicial districts.	
Introduced and referred.....	221
Committee recommends passage	860
Made special order	1066
Passed; ayes 81, nays 6.....	1107
Received with amendment.....	1979
Concurs in amendment	1993
Reported enrolled	2144
Signed by the speaker.....	2188
Sent to the governor.....	2220
Approved by governor April 18.	
127. By Wichman. To appropriate \$1,000 to Daniel McNabb for injuries.	
Introduced and referred.....	221
Re-referred	521
Recommends amendment	1122

H. F.	Page
Made special order	1510
Amendments adopted	1623
Passed; ayes 92, nays 0.....	1623
Received from the senate.....	2091
Reported enrolled	2144
Signed by the speaker	2188
Sent to the governor.....	2220
Approved by governor April 21.	
128. By Gilbert. Requiring savings banks capital of \$15,000 in towns up to two thousand population and \$25,000 in cities up to ten thousand population.	
Introduced and referred.....	221
Recommends amendment	1127
Amendments adopted	1643
Passed; ayes 71, nays 20.....	1643
Received from the senate.....	1979
Reported enrolled	1997
Signed by the speaker.....	2067
Sent to the governor.....	2072
Approved by governor April 24.	
129. By O'Donnell. Requiring installation of a shower bath in certain foundries and machine shops.	
Introduced and referred.....	221
Recommends amendment	1161
Passed; ayes 62, nays 21.....	1609
Left in senate sifting committee.	
130. By Findlay. Removing the protection of the game law from quail.	
Introduced and referred.....	221
Withdrawn	239
131. By McFarlane. Relating to the operation of motor vehicles upon public highways and requiring lights to be deflected.	
Introduced and referred.....	229
Committee recommends passage	527
Amendments adopted	763
Passed; ayes 87, nays 3.....	763
Received with amendments....	1432
Concurs in amendments.....	1469
Reported enrolled	1583
Signed by the speaker.....	1591
Sent to the governor.....	1610
Approved by governor April 5.	1663
132. By Nicholson. To appropriate \$300,000 for the manufacture of binding twine in the state prison.	
Introduced and referred.....	229
Committee recommends passage	1151
Re-referred	1151
Reported adversely	1407
Minority report favorable....	1407
Made special order	1529
Minority report rejected.....	1704
Indefinitely postponed	1704

H. F.	Page	H. F.	Page
133. By Santee. To provide that certain county officers constitute a committee to control memorial halls.		Motion made to strike out en-acting clause	1579
Introduced and referred	229	Motion to strike lost	1579
Recommends amendment	643	Amendments adopted	1580
Amendments adopted	716	Failed to pass; ayes 37, nays 57.	1581
Passed; ayes 58, nays 0	716		
Received from the senate	1285	139. By Epps. Requiring the mine owner or operator to employ a shot examiner and shot firer.	
Reported enrolled	1356	Introduced and referred	230
Signed by the speaker	1395	Recommends amendment	527
Signed by governor March 31.		Amendment filed	654
		Amendment adopted	731
134. By Weaver. Giving municipal courts jurisdiction in actions for forcible entry and detention of real property.		Failed to pass; ayes 39, nays 43	732
Introduced and referred	229	Motion filed to reconsider	733
Recommends amendment	442	Motion withdrawn	1244
Amendments adopted	481		
Passed; ayes, 91, nays 0	482	140. By Miles. To prohibit the placing of furnaces or heating plants in school buildings not fireproof.	
Received from the senate	1815	Introduced and referred	230
Reported enrolled	1901	Recommends amendment	946
Signed by the speaker	1946	Amendments adopted	1278
Sent to the governor	1946	Failed to pass; ayes 40, nays 46.	1278
Approved by governor April 12.	1998		
135. By Weaver. Authorizing a judge of the municipal court to perform marriage ceremonies.		141. By Rayburn. Authorizing county recorder to appoint more than one deputy.	
Introduced and referred	230	Introduced and referred	231
Recommends amendment	388	Withdrawn	1514
Amendments adopted	428		
Passed; ayes 88, nays 4	429	142. By Rayburn. Increasing the compensation of jurors in courts of record to three dollars a day.	
Received from the senate	628	Introduced and referred	231
Reported enrolled	719	Committee recommends passage	390
Signed by the speaker	721	Passed; ayes 90, nays 9	430
Sent to the governor	721	Received in the house	965
Approved by governor March 7.		Reported enrolled	1068
		Signed by the speaker	1129
136. By Slaughter. Legalizing—Ottumwa Lodge No. 9, Independent Order of Odd Fellows.		Sent to the governor	1139
Introduced and referred	230	Approved by governor March 23	1261
Recommends amendment	528		
Amendments adopted	588	143. By Neff. Amending the election laws as to presidential electors and restoring the circle to the ballot.	
Passed; ayes 91, nays 0	588	Introduced and referred	231
Received from the senate	729	Left in sifting committee.	
Reported enrolled	816		
Signed by the speaker	817	144. By Klinker. Increasing the compensation of deputy county recorders, treasurers and auditors from \$900 to \$1,200.	
Sent to the governor	817	Introduced and referred	231
Approved by governor April 13	942	Recommends amendment	447
		Amendments adopted	557
137. By Wigdahl. Increasing the fine for breach of the Sabbath from ten dollars to one hundred dollars.		Passed; ayes 75, nays 29	557
Introduced and referred	230	Received with amendments	1189
Reported adversely	346	Concurs in amendments	1211
Indefinitely postponed	346	Reported enrolled	1305
		Signed by the speaker	1321
138. By Randall. To prohibit the operation of trains more than one-half mile in length.		Sent to the governor	1321
Introduced and referred	230	Approved by governor March 28.	
Reported without recommendation	854		
Amendments offered	1578	145. By Jones. To provide for the equipment of all motor boats with mufflers.	

H. F.	Page	H. F.	Page
Introduced and referred.....	231	Reported enrolled	2079
Reported adversely	308	Signed by the speaker.....	2145
Indefinitely postponed	308	Sent to the governor.....	2220
146. By Jessen. Making the judicial parole law apply to persons over twenty- five years of age.		Approved by governor April 23.	
Introduced and referred.....	232	153. By Benn. Making it com- pulsory to issue permit for the use of virus to persons passing the ex- amination.	
Withdrawn	239	Introduced and referred.....	240
147. By Lake. Making it a fel- ony to go upon an en- gine or car or train for an unlawful purpose.		Recommends amendments	531
Introduced and referred.....	239	Amendments adopted	692
Committee recommends passage	445	Passed; ayes 95, nays 0.....	692
Re-referred.....	500	Received from the senate.....	1817
Recommends amendment	507	Concurs in amendments.....	2120
Amendments adopted	658	Reported enrolled	2206
Passed; ayes 101, nays 0.....	658	Signed by the speaker.....	2217
Received from the senate.....	1334	Sent to the governor.....	2220
Reported enrolled	1402	Approved by governor April 24.	
Signed by the speaker.....	1404	154. By Harrington. Relating to the conditional sale or lease of personal prop- erty.	
Sent to the governor.....	1419	Introduced and referred.....	241
Approved by governor March 31	1528	Committee recommends passage	422
148. By Lake. Defining the procedure in hearings in juvenile courts.		Passed; ayes 99, nays 1.....	498
Introduced and referred.....	240	Received with amendments....	807
Recommends amendment	1126	Concurs in amendments.....	1457
Amendment adopted	1665	Reported enrolled	1589
Failed to pass; ayes 20, nays 62.	1665	Signed by the speaker.....	1591
149. By Jessen. Authorizing towns to levy a tax for a grading fund to be used on streets and alle- ys.		Sent to the governor.....	1610
Introduced and referred.....	240	Approved by governor April 5..	1663
Committee recommends passage.	347	155. By Kepple. Fixing the minimum of the school year at thirty-two weeks.	
Passed; ayes 82, nays 5.....	366	Introduced and referred.....	241
Received from the senate.....	763	Reported adversely	569
Reported enrolled	816	Indefinitely postponed	569
Signed by the speaker.....	817	156. By Crozier. Fixing the terms of office of may- ors and aldermen in cities at four years.	
Sent to the governor.....	817	Introduced and referred.....	241
Approved by governor March 13	942	Reported adversely	391
150. By Oertel. Accounting for fees and compensation of justices of peace and constables.		Indefinitely postponed	391
Introduced and referred.....	240	157. By Wenstrand. Fixing the term of office of town- ship trustees at three years.	
Left in sifting committee.		Introduced and referred.....	241
151. By Reed. Removing the age limit for admission to the institution of feeble-minded.		Recommends amendment	568
Introduced and referred.....	240	Amendments adopted	768
Re-referred	951	Passed; ayes 85, nays 8.....	768
Reported adversely	1123	Received from the senate.....	1733
Indefinitely postponed	1123	Reported enrolled	1845
152. By Walrath. Legalizing platting of an addition to Brush Creek.		Signed by the speaker.....	1854
Introduced and referred.....	240	Sent to the governor.....	1888
Recommends amendment	1670	Approved by governor April 11.	1950
Amendments adopted	1775	158. By Wenstrand. Providing for levy of taxes on full assessed valuation of property and reduction of the limit of tax levies.	
Passed; ayes 64, nays 0.....	1775	Introduced and referred.....	241
Received from the senate.....	2057	Report without recommendation	982
		Re-referred	1025
		Reported adversely	1067
		Indefinitely postponed	1067

H. F.	Page	H. F.	Page
159. By Wenstrand. Merging the tax levies for the poor and insane into the county tax levy.		166. By Dean. To require a fishing license of non-residents.	
Introduced and referred.....	241	Introduced and referred.....	254
Committee recommends passage.	643	Recommends amendment.....	1046
Passed; ayes 91, nays 1.....	927	Made Special order.....	1404
Indefinitely postponed by senate.	1189	S. F. 554 substituted.....	1536
		Withdrawn.....	1549
160. By Giltner. To change school district boundaries when city or town corporate limits have been changed.		167. By Oertel. Authorizing school boards to permit use of schoolhouses for public meetings unless the patrons by vote have forbidden such use.	
Introduced and referred.....	242	Introduced and referred.....	254
Report without recommendation.	1076	Recommends amendment.....	742
Taken up and deferred.....	1569	Amendments adopted.....	1060
Passed; ayes 58, nays 33.....	1571	Passed; ayes 93; nays 0.....	1060
Left in senate sifting committee.		Received from the senate.....	1816
161. By Findlay. Forbidding the issue of a hunting license to any one under eighteen years of age.		Reported enrolled.....	1901
Introduced and referred.....	242	Signed by the speaker.....	1946
Reported adversely.....	472	Sent to the governor.....	1946
Indefinitely postponed.....	472	Approved by governor April 12, 1938	
162. By Neff. To revise the primary election laws and to repeal the presidential preference primary.		168. By Grason. Making the law against fraternities and societies in school apply to all organizations whether secret or not.	
Introduced and referred.....	253	Introduced and referred.....	254
Left in sifting committee.		Committee recommends passage	741
163. By Finch. Legalizing—The assessment of cost of paving street intersections of Ida Grove.		Passed; ayes 80, nays 6.....	1059
Introduced and referred.....	253	Received from the senate.....	1374
Committee recommends passage.	373	Reported enrolled.....	1654
Passed; ayes 95, nays 0.....	402	Signed by the speaker.....	1655
Received from the senate.....	577	Sent to the governor.....	1655
Reported enrolled.....	721	Approved by governor April 7, 1843	
Signed by the speaker.....	721	169. By Coakley. To prevent the transmission of venereal diseases.	
Sent to the governor.....	721	Introduced and referred.....	254
Approved by governor March 7.		Reported adversely.....	509
164. By Griffin. Granting additional powers to board of railway commissioners in matter of short line competition.		Minority report favorable.....	509
Introduced and referred.....	254	Made special order.....	680
Committee recommends passage.	1076	Minority report substituted....	695
Amendment filed.....	1569	Passed; ayes 80, nays 9.....	695
Amendments adopted.....	1631	Indefinitely postponed by senate.	2136
Failed to pass; ayes 53, nays 47.	1632	170. By Rayburn. To provide for visitation of private and public institutions which receive patients, pupils or inmates.	
Motion filed to reconsider.....	1676	Introduced and referred.....	269
Motion to reconsider lost.....	1973	Reported adversely.....	1041
165. By Griffin. Regulating the sale of cotton duck or canvas, and requiring that same be properly marked as to weight, etc.		Indefinitely postponed.....	1041
Introduced and referred.....	254	171. By Weaver. Relating to and regulating the procedures in municipal court.	
Recommends amendment.....	647	Introduced and referred.....	269
S. F. 244 substituted.....	957	Recommends amendment.....	442
Withdrawn.....	974	Amendments adopted.....	483
		Passed; ayes 86, nays 0.....	483
		Received with amendments....	1057
		Concurs in amendments.....	1089
		Reported enrolled.....	1242
		Signed by the speaker.....	1243
		Sent to the governor.....	1274
		Approved by governor March 28, 1931	

H. F.	Page	H. F.	Page
172. By Anderson of Winnebago. Fixing the compensation of school directors at thirty cents an hour not to exceed thirty dollars a year.		Report without recommendation	530
Introduced and referred.....	270	Made special order.....	694
Reported adversely.....	568	Amendments adopted.....	893
Indefinitely postponed.....	569	Failed to pass; ayes 23, nays 68.	893
173. By Anderson of Winnebago. Modifying the authority of the state highway commission in relation to culverts and road plans.		180. By Tucker. Raising the salary of county recorders on a scale from \$1,400 to \$3,000.	
Introduced and referred.....	270	Introduced and referred.....	272
Reported adversely.....	1152	Committee recommends passage.	1040
Indefinitely postponed.....	1152	Made special order.....	1196
174. By Randall. Relating to bulk sales of merchandise and providing for notice in case of such sales.		Failed to pass; ayes 43, nays 58.	1344
Introduced and referred.....	270	181. By Tucker. Making an appropriation to pay ex-members of the board of medical examiners.	
Withdrawn.....	866	Introduced and referred.....	272
175. By Randall. Increasing the exemption from taxation of property of ex-soldiers.		Reported adversely.....	642
Introduced and referred.....	270	Indefinitely postponed.....	642
Recommends amendment.....	372	182. By Slaughter. Recognition and licensing of the practice of chiropractics.	
Amendments adopted.....	402	Introduced and referred.....	272
Passed; ayes 89, nays 2.....	403	Left in sifting committee.	
Indefinitely postponed by senate.	1358	183. By Neff. Permitting rendering of judgment in chambers in any county in case of prosecutions on information by county attorney.	
176. By Erickson. To appropriate \$749.90 to the Lyon county fair and agricultural association.		Introduced and referred.....	285
Introduced and referred.....	271	Recommends amendment.....	529
Committee recommends passage	504	Amendments adopted.....	694
Passed; ayes 87, nays 11.....	614	Passed; ayes 84, nays 0.....	706
Received with amendments.....	1334	Indefinitely postponed by senate	964
Concurs in amendments.....	1369	184. By Giltner. To provide for a special election on June 27, 1917, for the purpose of submitting the prohibitory amendment to the constitution of the state.	
Report enrolled.....	1535	Introduced and referred.....	285
Signed by the speaker.....	1536	Left in sifting committee.	
Sent to the governor.....	1536	185. By Harrington. Increasing the number of judges in the fourteenth district from two to three.	
Approved by governor April 3.	1587	Introduced and referred.....	285
177. By Erickson. Extending jurisdiction of a justice of the peace in certain cities.		Committee recommends passage	472
Introduced and referred.....	271	Made special order.....	573, 1063
Reported adversely.....	619	Amendments adopted.....	1096
Indefinitely postponed.....	619	Passed; ayes 84, nays 13.....	1096
178. By Horchem. Making city manager law apply to special charter cities.		Received from the senate.....	1978
Introduced and referred.....	271	Reported enrolled.....	1997
Withdrawn.....	974	Signed by the speaker.....	2067
179. By Rowley. Restoring the old law for examination of teachers' papers by the county superintendent.		Sent to the governor.....	2072
Introduced and referred.....	271	Approved by governor April 17.	
		186. By Slaughter. To protect streams and water supplies from pollution.	
		Introduced and referred.....	286
		Reported adversely.....	546
		Indefinitely postponed.....	546

H. F.	Page	H. F.	Page
187. By Crozier. To prevent discrimination by corporations and persons in the sale of electricity, gas, steam, water and other commodities.		193. By Committee on Banks. To punish fraudulent making, delivering or uttering of checks, drafts and written orders upon banks.	
Introduced and referred.....	286	Introduced, passed on file.....	297
Reported adversely	547	Withdrawn	432
Indefinitely postponed	517		
188. By Weaver. Creating the office of state apiarist at the state college and specifying his duties; providing penalty for spreading of disease among bees.		194. By Wormley. To increase the teachers' fund estimate from \$270 to \$450.	
Introduced and referred.....	286	Introduced and referred.....	297
Recommends amendment	642	Committee recommends passage	446
Amendments adopted	931	Passed; ayes 96, nays 2.....	502
Passed; ayes 84, nays 5.....	932	Received from the senate.....	593
Received with amendments....	1574	Reported correctly enrolled....	720
House refuses to concur.....	1995	Signed by the speaker.....	721
Appoints conference committee.	2053	Sent to the governor.....	721
Conference committee reports amendments	2111	Approved by governor March 7.	
House adopts amendments....	2111		
Reported enrolled	2210	195. By Lenocker. Relating to the manner of forming a consolidated school district including a city or town.	
Signed by the speaker.....	2217	Introduced and referred.....	297
Sent to the governor.....	2220	Recommends amendment	1398
Approved by governor April 21.		Left in sifting committee.	
189. By Wichman. To permit county attorneys to appear before the board of supervisors in relation to highways.		196. By Horchem. Requiring that probation officers in certain cities be placed under civil service.	
Introduced and referred.....	287	Introduced and referred.....	297
Recommends amendment	373	Left in sifting committee.	
Committee report adopted.....	373		
Amendments adopted	404	197. By Horchem. Changing the name of state industrial schools to training schools.	
Passed; ayes 88, nays 3.....	404	Introduced and referred.....	297
Received from the senate.....	965	Committee recommends passage	509
Reported enrolled	1068	Passed; ayes 92, nays 2.....	580
Signed by the speaker.....	1129	Received from the senate.....	818
Sent to the governor.....	1139	Reported enrolled	975
Approved by governor March 23.	1261	Signed by the speaker.....	975
190. By Shaff. To apportion the fees of motor vehicles in counties according to the total amount of fees collected from such counties.		Sent to the governor.....	1006
Introduced and referred.....	287	Approved by governor March 19.	1070
Left in sifting committee.		198. By Crozier. To authorize paving of public highway along and in front of the inebriate hospital at Knoxville.	
191. By McFerren. Conferring power upon certain trust companies to guarantee titles to real estate.		Introduced and referred.....	297
Introduced and referred.....	296	Re-referred	307
Left in sifting committee.		Recommends amendment	985
192. By McFerren. To provide an incontestable title to real estate on evidence of twenty-two years title under certain conditions.		Amendment adopted	1435
Introduced and referred.....	296	Passed; ayes 82, nays 5.....	1435
Committee recommends passage.	1817	Received from the senate.....	2191
Amendments adopted	2124	Reported enrolled	2214
Passed; ayes 71, nays 0.....	2125	Signed by the speaker.....	2219
Left in senate sifting committee.		Sent to the governor.....	2220
		Approved by governor April 21.	
		199. By Flenniken. Providing that auto number plates shall be different color each year.	
		Introduced and referred.....	298
		Left in sifting committee.	

H. F.	Page
200. By Klaus. To provide for a lien to protect service of stallion or jack.	
Introduced and referred.....	298
Withdrawn	408
201. By Bruce. Increasing the mileage of supervisors to ten cents per mile.	
Introduced and referred.....	298
Recommends amendment	569
Amendments adopted	766
Passed; ayes 76, nays 21.....	767
Failed to pass in senate.	
202. By Kimberly. Increasing the compensation of judges of the supreme court and district judges.	
Introduced and referred.....	298
Recommends amendment	954
Made special order.....	1196
Amendments adopted	1340
Passed; ayes 79, nays 29.....	1343
Received from the Senate.....	1927
Reported enrolled	1943
Signed by the speaker.....	1946
Sent to the Governor.....	1968
Approved by Governor April 12, 1938	
203. By Newton. Making appropriation of \$1,458,830 for state institutions.	
Introduced and referred.....	299
Recommends amendment	1408
Amendments adopted	1710
Passed; ayes 91, nays 4.....	1710
Received from the Senate.....	2052
Reported enrolled	2162
Signed by the speaker.....	2209
Sent to the governor.....	2220
Approved by governor April 21.	
204. By Newton. Appropriation for live stock and equipment for the reformatory for females at Rockwell City.	
Introduced and referred.....	299
Recommends passage	1912
S. F. 155 substituted.....	2003
Withdrawn	2005
205. By Newton. Increasing the monthly support fund at state institutions.	
Introduced and referred.....	299
Recommends passage	1151
Passed; ayes 63, nays 0.....	1756
Left in Senate appropriation committee.	
206. By Newton. Changing name of the Iowa Industrial Reformatory for Females to Women's Reformatory.	
Introduced and referred.....	299
Recommends passage	642
Passed; ayes 88, nays 0.....	930
Left in Senate sifting committee.	

H. F.	Page
207. By Newton. Fixing the amount for the support of the Industrial Reformatory for Females at \$15.00 per month for each inmate.	
Introduced and referred.....	299
Left in appropriation committee.	
208. By Harrington. Increasing the number of assistant attorney-generals from two to three.	
Introduced and referred.....	300
Recommends amendment	1219
Made special order	1529
Amendments adopted	1730
Passed; ayes 60, nays 18.....	1730
Received with amendments....	2091
Reported enrolled	2144
Signed by the speaker.....	2188
Sent to the governor.....	2220
Approved by governor, April 24.	
209. By Starzinger. Requiring the physician and attorney on the county insanity commission to be the county attorney and county physician.	
Introduced and referred.....	300
Reported adversely	472
Indefinitely postponed	472
210. By Neff. Forbidding larceny of water, gas or electricity.	
Introduced and referred.....	308
Reported adversely	1215
Minority report recommends placed on calendar.....	1215
Left in sifting committee.	
211. By Neff. Making compulsory an allowance of probate fees to clerks of the district court.	
Introduced and referred.....	309
Left in sifting committee.	
212. By Mantz. Amending the law relating to compounding lesser felonies.	
Introduced and referred.....	309
Recommends amendment	408
Amendments adopted	434
Passed; ayes 86, nays 6.....	434
Indefinitely postponed by senate	693
213. By Weaver. To legalize the publication of original notice in actions to quiet title in certain cases.	
Introduced and referred.....	309
Recommends passage	444
Amendments adopted	499
Passed; ayes 98, nays 1.....	500
Received from the Senate.....	628
Reported enrolled	719
Signed by the speaker.....	721
Sent to the governor.....	721
Approved by governor April 7.	

H. F.	Page	H. F.	Page
214. By Klinker. To increase the annual appropriation for the state bacteriological laboratory.		Signed by the speaker.....	1536
		Sent to the governor.....	1536
		Approved by governor April 3.....	1587
Introduced and referred.....	309	219. By Mackie. Legalizing—	
Recommends passage.....	853	Warrants and certifi-	
cations adopted.....	1097	cates issued by the city	
Passed; ayes 90, nays 7.....	1097	of Belle Plaine.	
Received with amendments.....	1980	Introduced and referred.....	310
Concurs in amendments.....	1989	Recommends passage.....	444
Reported enrolled.....	2144	Withdrawn.....	597
Signed by the speaker.....	2188	220. By Shortess. Appropriation for a teachers' annuity fund and providing for its distribution.	
Sent to the governor.....	2220	Introduced and referred.....	310
Approved by governor April 21.		Recommends re-referred.....	594
215. By Horchem. Relating to the establishment and maintenance of juvenile playgrounds.		Re-referred.....	594
Introduced and referred to committee.....	309	Reported adversely.....	854
Reported adversely.....	392	Minority report recommends passage.....	854
Minority report recommends passage.....	392	Made special order.....	867
Re-referred.....	431	Amendment filed.....	1130
Reports without recommendation.....	648	Minority report substituted for committee report.....	1131
Passed; ayes 87, nays 7.....	902	Failed to pass; ayes 53, nays 54.....	1138
Received from the senate.....	1575	Motion filed to reconsider.....	1163
Reported enrolled.....	1759	Motion to reconsider prevailed.....	1638
Signed by the speaker.....	1762	Amendments offered.....	1639
Sent to the governor.....	1791	Made special order.....	1640
Approved by governor April 9.....	1870	Amendments lost.....	1689
216. By Horchem. Requiring doors of hotels and other public buildings to be equipped with automatic locks.		Amendments adopted.....	1690
Introduced and referred.....	310	Failed to pass; ayes 48, nays 54.....	1690
Recommends amendment.....	1219	221. By Flenniken. To increase the salary of the assistant deputy wardens at the penitentiary and reformatory.	
Amendments adopted.....	1868	Introduced and referred to committee.....	311
Passed; ayes 72, nays 11.....	1868	Reported adversely.....	909
Left in sifting committee in senate.		Indefinitely postponed.....	910
217. By Wilson of Louisa. Relating to the creation of drainage districts and the election of trustees to control the same.		222. By Harrington. To provide for correction of return on proof of notice of service in certain cases.	
Introduced and referred.....	310	Introduced and referred to committee.....	311
Recommends amendment.....	778	Recommends amendment.....	390
Amendment filed.....	871	Amendments adopted.....	431
Amendments adopted.....	1003	Passed; ayes 92, nays 4.....	431
Passed; ayes 81, nays 0.....	1004	Received from the senate.....	593
Received from the senate.....	1979	Reported enrolled.....	720
Reported enrolled.....	1997	Signed by the speaker.....	721
Signed by the speaker.....	2067	Sent to the governor.....	721
Sent to the governor.....	2072	Approved by governor April 7.	
Approved by governor April 23.		223. By Epps. To reimburse D. A. Emery for expenses while on the board of education.	
218. By Shaff. Appropriation to assist in celebration of the capture of Vicksburg.		Introduced and referred to committee.....	311
Introduced and referred.....	310	Reported adversely.....	672
Re-referred.....	346	Indefinitely postponed.....	672
Recommends amendment.....	741	224. By McFarlane. To provide for a closed season for prairie chickens until the year 1922.	
Amendments adopted.....	936	Introduced and referred.....	310
Passed; ayes 91, nays 1.....	936	Recommends re-referred.....	594
Received from the senate.....	1431	Reported adversely.....	854
Reported enrolled.....	1535	Minority report recommends passage.....	854

H. F.	Page
Introduced and referred to committee	326
Recommends passage	510
Amendments adopted	615
Passed; ayes 69, nays 33.....	616
Motion filed to reconsider.....	617
House refused to reconsider....	709
Received from the senate.....	1692
Reported enrolled	1845
Signed by the speaker.....	1854
Sent to the governor.....	1838
Approved by governor April 11	1950
225. By Mantz. Regulating loans on certificates by fraternal beneficiary societies.	
Introduced and referred.....	327
Recommends passage	621
Passed; ayes 93, nays 3.....	794
Received from the senate.....	1281
Reported enrolled	1356
Signed by the speaker.....	1395
Sent to the governor.....	1399
Signed by governor March 31.	
226. By Kepple. Legalizing—Special election at West Saude school house, in Chickasaw County.	
Introduced and referred to committee	327
Recommends passage	444
Passed; ayes 82, nays 0.....	485
Received from the senate.....	627
Reported enrolled	719
Signed by the speaker.....	721
Sent to the governor.....	721
Approved by governor March 7.	
227. By Reed. Appropriation to establish and maintain a state normal school at Panora.	
Introduced and referred to committee	327
Left in sifting committee.	
228. By Rogers. To abolish the state board of parole.	
Introduced and referred to committee	328
Recommends placed on calendar	674
Failed to pass; ayes 32, nays 69.	1347
229. By Dean. To require that each county have three members of the board of supervisors and they be elected by districts.	
Introduced and referred to committee	328
Left in sifting committee.	
230. By Starzinger. To quit claim Eliza J. Lyon for real estate in Des Moines.	
Introduced and referred to committee	328
Recommends passage	674
Passed; ayes 93, nays 1.....	939
Received from the senate.....	1574

H. F.	Page
Reported enrolled	1654
Signed by the speaker.....	1655
Sent to the governor.....	1655
Approved by governor April 7.	1843
231. By Starzinger. Increasing the salary of clerks and bailiffs of municipal courts in cities of fifty thousand and over.	
Introduced and referred to committee	328
Recommends passage	447
Passed; ayes 94, nays 0.....	554
Received with amendments....	1358
Concurs in amendments.....	1606
Reported enrolled	1635
Signed by the speaker.....	1635
Sent to the governor.....	1635
Approved by governor April 5.	1663
232. By Finley. Granting railroads the right to raise or lower highways at crossings.	
Introduced and referred to committee	328
Recommends passage	757
Passed; ayes 82, nays 8.....	972
Indefinitely postponed in senate	1522
233. By Finley. To fix the number of pounds in a barrel at 196 and a sack of flour at 49.	
Introduced and referred to committee	328
Recommends passage	444
Passed; ayes 91, nays 0.....	563
Received from the senate.....	965
Reported enrolled	1068
Signed by the speaker.....	1129
Sent to the governor.....	1139
Approved by governor March 23	1261
234. By Epps. To increase the fees to be collected and charged by sheriffs.	
Introduced and referred to committee	328
Recommends passage	529
Withdrawn	731
235. By Mackie and Elwood. To restrict the right of issue of funding bonds by counties to pay indebtedness incurred in highway improvements, except in specified instances.	
Introduced and referred to committee	350
Recommends amendment	1161
Made special order.....	1231
Amendments adopted	1391
Failed to pass; ayes 44, nays 51.	1391
Motion filed to reconsider.....	1452
236. By Meredith. To define telephone companies as common carriers and to provide that they shall be subject to the rail-	

H. F.	Page	H. F.	Page
road commission for regulation.		242. By Walrath. Giving the county auditor instead of the clerk of the courts, authority in the matter of pensions for the blind.	
Introduced and referred to committee	350	Introduced and referred to committee	364
Withdrawn	1404	Recommends passage	619
237. By Klaus. Making additional requirements for formation of a new association for health or indemnity insurance.		Passed; ayes 90, nays 1	793
Introduced and referred to committee	350	Indefinitely postponed by senate 1040	
Recommends amendment	1081	243. By Miller. Repeal of the law regarding a rating bureau and directing the insurance department to establish a state rating bureau.	
Amendments adopted	1462	Introduced and referred to committee	365
Passed; ayes 74, nays 0	1462	Recommends passage	876
Received from the senate	1927	Made special order	1101
Reported enrolled	1943	Amendment filed	1148
Signed by the speaker	1946	Amendment filed	1322
Sent to the governor	1968	Amendments adopted	1373
Approved by governor April 12 1998		Failed to pass; ayes 44, nays 54. 1374	
238. By Nichols. To require persons or organizations conducting public utility plants to file annual financial report with the city council.		244. By Starzinger. Authority for a city to establish in connection with parks, swimming pools, bathing beaches, ice rinks, dance pavilions, and to pave the roads within the parks, authorizing a special tax to pay for same.	
Introduced and referred to committee	350	Introduced and referred to committee	365
Left in sifting committee.		Recommends passage	756
239. By Nichols. To authorize the executive council to require illuminated number plates on motor vehicles.		Passed; ayes 85, nays 2	1054
Introduced and referred to committee	351	Received from the senate	1736
Reported adversely	543	Reported enrolled	1875
Indefinitely postponed	549	Signed by the speaker	1878
240. By Wilson of Mitchell. Increasing the annual support of the educational institutions and appropriating \$809,450 for the biennium for the same institutions, for buildings and equipment.		Sent to the governor	1887
Introduced and referred to committee	364	Approved by governor April 11. 1950	
Recommends amendment	1597	245. By Kimberly. Giving all cities the right of local self government in all matters.	
Amendments adopted	1721	Introduced and referred to committee	365
Passed; ayes 85, nays 1	1721	Recommends passage	
Received with amendments	1831	Made special order	1372
Concurs in amendments	1937	Amendment filed	1624
Reported enrolled	2079	Amendments adopted	1633
Signed by the speaker	2188	Failed to pass; ayes 52, nays 50. 1633	
Sent to the governor	2220	Motion filed to reconsider	1676
Approved by governor April 21.		Motion to reconsider called up and deferred	1914
241. By Epps. To appropriate \$1,000 to erect a monument to Richard Scarem, a soldier of the revolution.		Motion to reconsider lost	1939
Introduced and referred to committee	364	246. By Kimberly. Granting additional power to a levee improvement commission in prescribing the character of levees, docks and landings.	
Reported adversely	1450	Introduced and referred to committee	365
Indefinitely postponed	1450	Recommends amendment	505
		Amendments adopted	656

H. F.	Page
Passed; ayes 98, nays 0.....	656
Received from the senate.....	918
Reported enrolled	974
Signed by the speaker.....	975
Sent to the governor	1006
Approved by governor March 19 1070	
247. By Dunkelberg. Requir- ing separate ballots for urban and rural voters in the matter of voting aid for electric rail- roads, and a majority of both to order the tax.	
Introduced and referred to com- mittee	247
Recommends passage	506
Re-referred	957
Left in sifting committee.	
248. By Roberts. To appro- priate \$90,000 for a cattle barn for the state fair and \$12,500 for ad- ditional ground for the fair.	
Introduced and referred to com- mittee	366
Recommends amendment	985
S. F. 188 substituted.....	1444
Withdrawn	1452
249. By Peters. Requiring the assent of property own- ers for street improve- ments, according to linear feet, in certain cities.	
Introduced and referred to com- mittee	292
Re-referred	444
Reported adversely	756
Indefinitely postponed	756
250. By Mantz. Authorizing a city council to extend the mains of a munic- ipally owned water plant, and assess the cost to the property benefited.	
Introduced and referred to com- mittee	293
Reported adversely	1742
Indefinitely postponed	1742
251. By Epps. Authorizing the board of supervisors to license billiard halls and bowling alleys.	
Introduced and referred to com- mittee	393
Recommends amendment	1124
Amendments adopted	1614
Amended	1614
Passed: ayes 85, nays 9.....	1615
Received from the senate.....	1977
Reported enrolled	1998
Signed by the speaker	2067
Sent to the governor	2072
Approved by governor April 24.	
252. By Oertel. Permitting a candidate for county office to publicly desig-	

H. F.	Page
nate who he will name for deputy and au- thorizing the candidate for deputy to do politi- cal work in return for the promise.	
Introduced and referred to com- mittee	393
Reported adversely	1850
Indefinitely postponed	1850
253. By Langfitt. Giving a county a lien on the estate of a blind person for money paid to such person under the pen- sion law.	
Introduced and referred to com- mittee	393
Withdrawn	491
254. By Grason. Making the monthly allowance for the support of the school for the deaf ap- ply all the year instead of only nine months.	
Introduced and referred to com- mittee	394
Withdrawn	1679
255. By Judiciary Committee. For the greater secur- ity of trust funds in the hands of guardians and trustees, defining the method of investment.	
Introduced and passed on file..	394
Amendment filed	539
Substitute amendment offered..	631
Substitute amendment adopted..	633
Failed to pass; ayes 49, nays 50.	633
256. By Stone. Redistricting the state as to mem- bers of the house, giv- ing Webster County in- stead of Wapello two representatives.	
Introduced and referred to com- mittee	394
Recommends passage	647
Passed; ayes 81, nays 6.....	924
Left in senate sifting com- tee.	
257. By Randall. Regulating the employment of wo- men in the industries.	
Introduced and referred.....	394
Left in sifting committee.	
258. By Shortess. To authorize cities and towns to make transfer of funds by unanimous vote of the council with the approv- al of the district court.	
Introduced and referred.....	394
Recommends passage	619
Minority report recommended indefinite postponement	620
Amendment filed	795

H. F.	Page
House refuses to substitute minority report for committee report	808
Amendments adopted	847
Passed; ayes 68, nays 26.....	848
Received with amendments.....	1190
Concurs in amendments.....	1370
Reported enrolled	1535
Signed by the speaker.....	1536
Sent to the governor.....	1536
Approved by governor April 3..	1537
259. By Findlay. Increasing the salaries of county attorneys, fixing a scale of from \$900 to \$3,000 a year.	
Introduced and referred.....	394
Left in sifting committee.	
260. By Wormley. Appropriating \$750,000 for the board of education for additional buildings at the educational institutions.	
Introduced and referred.....	395
Recommends amendment	1555
Amendments adopted	1718
Passed; ayes 83, nays 4.....	1719
Received with amendments.....	1977
Concurs in amendments.....	2123
Reported enrolled	2206
Signed by the speaker.....	2217
Sent to the governor.....	2220
Approved by governor April 21.	
261. By Weaver. Appropriating \$462.50 to reimburse Des Moines Water Company for error in filing fee.	
Introduced and referred.....	395
Recommends passage	856
Re-referred	856
Recommends passage	1329
Left on calendar.	
262 By Miller. Appropriating \$143.85 to the Boone County Agricultural Society.	
Introduced and referred.....	395
Reported adversely.....	505
Minority report recommends passage	505
Re-referred	681
Recommends amendment	1123
Passed; ayes 89, nays 2.....	1706
Received from the senate.....	2091
Reported enrolled	2144
Signed by the speaker	2188
Sent to the governor	2220
Approved by governor April 21.	
263. By Kern. Requiring that county teachers institutes shall be held when the schools are not in session.	
Introduced and referred.....	395
Recommends passage	1216
Amendments filed	1587
Amendments adopted	1788

H. F.	Page
Passed; ayes 58, nays 7.....	1788
Left in senate sifting committee.	
264. By Shaff. Providing for the exclusion from the state of cattle affected with tuberculosis.	
Introduced and referred.....	395
Left in sifting committee.	
265. By Rayburn. Removing the discretion of boards of supervisors in the matter of pensions for the blind.	
Introduced and referred	395
Report adversely	675
Indefinitely postponed	675
266. By Rogers. Authorizing the deposit of trust funds in state and savings banks and making such funds a preferred claim in case of failure.	
Introduced and referred	396
Reported adversely	1782
Indefinitely postponed	1782
267. By Durbin. Giving all cities the right to require safety gates, lights and signals at railway crossings.	
Introduced and referred	409
Recommends amendment	953
Amendments adopted	1290
Passed; ayes 73, nays 16.....	1291
Indefinitely postponed in senate	1522
268. By Nicholson. Legalizing —Bonds of the town of Calmar.	
Introduced and referred	409
Recommends passage	528
Passed; ayes 89, nays 0.....	587
Received from the Senate.....	745
Reported enrolled	816
Signed by the speaker.....	817
Sent to the governor.....	817
Approved by governor April 13.	942
269. By Mantz. Giving the board of parole supervision over persons paroled by the judges.	
Introduced and referred to committee	409
Recommends amendment	595
Made special order	1065
Amendments adopted	1375
Passed; ayes 91, nays 3.....	1375
Left in senate sifting committee.	
270. By Grason. Authorizing the use of convict labor in constructing a street paving at the school for the deaf.	
Introduced and referred	410
Recommends passage and re-referred	1151

H. F.	Page
Re-referred	1151
Recommends amendment	1743
Amendments adopted	1824
Passed; ayes 74, nays 5.....	1824
Received from the senate.....	2091
Reported enrolled.....	2179
Signed by the speaker.....	2209
Sent to the governor.....	2220
Approved by the governor April 21st.	
271. By Randall. Prohibiting the manufacture of brooms in the penitentiary or reformatory.	
Introduced and referred	410
Recommends amendment	646
Amendments adopted	919
Failed to pass, ayes 15, nays 81	920
272. By Randall. To provide for labeling as "Convict Made Goods" articles of merchandise offered for sale when made by convicts.	
Introduced and referred.....	410
Recommends passage	646
Failed to pass; ayes 34, nays 59.	1052
273. By Stone. To elect each director of agriculture by vote of the delegates from his district.	
Introduced and referred.....	410
Recommends passage.	
Failed to pass; ayes 24, nays 69.	1436
274. By Elwood. Legalizing the defective platting of town and city lots made prior to 1895 which have been of record twenty years or more.	
Introduced and referred	424
Recommends amendment.....	593
Amendments adopted.....	717
Passed; ayes 60, nays 0.....	718
Received from the senate....	1147
Reported enrolled	1305
Signed by the speaker	1321
Sent to the governor.....	1321
Approved by the governor Mar. 28.	
275. By Mantz. Legalizing certain ordinances and proceedings of the city council of Audubon.	
Introduced and referred	424
Recommends amendment	488
Passed; ayes 95, nays 0.....	496
Received from the senate.....	592
Reported enrolled	721
Signed by the speaker.....	721
Sent to the governor.....	721
Approved by governor March 7.	
276. By McFerrer. Giving the executive council authority to sell at public auction the state custodial farm.	

H. F.	Page
Introduced and referred	425
Recommends amendment	1066
Substitute amendment filed.....	1453
Amendments adopted	1525
Substitute amendment lost.....	1526
Withdrawn	1527
277. By Griffin. Relating to assessments for drainage and refund of the costs when new district is created including part of the old one.	
Introduced and referred.....	425
Reported adversely	875
Indefinitely postponed	875
278. By Griffin. Requiring that only the officers of corporations need sign the notices of dissolution required to be published.	
Introduced and referred.....	425
Recommends passage	675
Passed; ayes 88, nays 0.....	938
Received from the senate.....	1383
Reported enrolled	1535
Signed by the speaker.....	1536
Sent to the governor.....	1536
Approved by governor April 3.	1587
279. By Griffin. Providing that submission of a proposition to the voters of a school district, in any city of 60,000 or over, can be presented only on a petition signed by 25 per cent of the votes cast at the last election.	
Introduced and referred.....	425
Recommends passage	1067
Passed; ayes 58, nays 22.....	1524
Left in senate sifting committee.	
280. By Rayburn. Depositing of junk, rags, cordage and other inflammable material within city fire limits declared to be a nuisance.	
Introduced and referred.....	425
Recommends passage	647
Passed; ayes 99, nays 3.....	903
Received with amendments....	1509
Concurs in amendments.....	1607
Reported enrolled	1759
Signed by the speaker.....	1762
Sent to the governor.....	1791
Approved by governor April 9.	1870
281. By Committee on Banks and Banking. Establishing a state banking department, providing for appointments and salaries, and removing department from the auditor of state.	
Introduced and passed on file..	426
Made special order	480
Amendments adopted	513

H. F.	Page	H. F.	Page
Passed; ayes 83, nays 20.....	514	Signed by the speaker.....	1536
Received from the Senate.....	553	Sent to the governor.....	1536
Concurs in amendments.....	585	Approved by governor April 3.....	1537
Reported enrolled	721		
Signed by the speaker.....	721	287. By Turner. Providing for	
Sent to the governor.....	721	state printing and the	
Approved by governor March 7.		binding at the state in-	
		stitutions.	
282. By Newton. Creating a		Introduced and referred.....	462
lien upon motor ve-		Recommends passage	1262
hicles for repairs and		Withdrawn	1728
supplies and acces-			
sories.		288. By Shortess. Regulating	
Introduced and referred.....	460	the practice of optome-	
Recommends amendment	1299	try and providing for an	
Made special order	1390	annual license fee.	
Amendments adopted	1570	Introduced and referred.....	462
Passed; ayes 66, nays 18.....	1570	Recommends amendment	777
Failed to pass in senate.....	2136	Amendments adopted	1063
		Passed; ayes 82, nays 8.....	1064
283. By Helming. Creating a		Received from the senate.....	1814
commission to select		Reported enrolled	1899
state printer and bind-		Signed by the speaker.....	1900
er and let contracts.		Sent to the governor.....	1900
Introduced and referred.....	460	Approved by governor April 11.....	1950
Recommends amendment	987		
Made special order.....	1164	289. By Wilson of Mahaska.	
Substitute offered	1199	Making the law pro-	
Made special order.....	1204	viding for a board of	
Amendments adopted	1315	police and fire commis-	
Substitute adopted	1318	sioners apply to all	
Passed; ayes 104, nays 0.....	1319	cities of 8,000 or over.	
Received with amendments.....	1634	Introduced and referred.....	462
Concurs in amendments.....	1636	Recommends passage	648
Reported enrolled	1759	Passed; ayes 90, nays 5.....	905
Signed by the speaker.....	1762	Received from the senate.....	1575
Sent to the governor.....	1791	Concurs in amendments.....	1790
Approved by governor March 9.....	1870	Reported enrolled	1875
		Signed by the speaker.....	1878
284. By Neff. To provide for		Sent to the governor.....	1887
organizing, admitting,		Approved by governor April 12.....	1950
licensing and regulat-			
ing mutual companies.		290. By Larson. Making	
other than life.		optional the law as to	
Introduced and referred.....	461	teaching a agriculture,	
Recommends amendment	914	dometic science and	
Passed; ayes 59, nays 24.....	1269	manual training in	
Motion filed to reconsider.....	1294	rural schools.	
Motion to reconsider withdrawn		Introduced and referred.....	463
.....	1404	Recommends passage	1216
Received with amendments.....	1884	S. F. 238 substituted.....	1840
Concurs in amendments.....	1920	Withdrawn	1841
Reported enrolled	2047		
Signed by the speaker	2188	291. By Knickerbocker. Legal-	
Sent to the governor.....	2220	izing ordinances of	
Approved by governor May 10.		Blairsburg granting	
		franchise to the Iowa	
285. By Meredith. Relating to		Falls Electric Company.	
creating drainage dis-		Introduced and referred.....	463
tricts for the straighten-		Recommends amendment	849
ing of a river and the		Amendments adopted	1034
signatures to a petition.		Passed; ayes 79; nays 0.....	1034
Introduced and referred.....	461	Received from the senate.....	1284
Left in sifting committee.		Reported enrolled	1357
		Signed by the speaker.....	1395
286. By Meredith Relating to		Sent to the governor.....	1399
assessment of costs and		Signed by governor March 31.	
damages in construction			
of drains.		292. By Knickerbocker. Legal-	
Introduced and referred.....	462	izing the ordinances of	
Recommends passage	673	Zearing granting a	
Passed; ayes 97, nays 0.....	962	franchise to Belden &	
Received from the Senate.....	1383	Son.	
Reported enrolled	1535	Introduced and referred.....	463

H. F.	Page
Recommends passage	528
Amendments adopted	590
Passed; ayes 92, nays 0	590
Received from the senate.....	1057
Reported enrolled	1242
Signed by the speaker.....	1243
Sent to the governor.....	1274
Approved by governor March 28.	
293. By Knickerbocker. Legalizing the ordinances of Wellsburg granting a franchise to the Iowa Falls Electric Company.	
Introduced and referred.....	463
Recommends passage	1221
Passed; ayes 80, nays 0.....	1465
Received from the senate.....	1812
Reported enrolled	1901
Signed by the speaker.....	1946
Sent to the governor.....	1946
Approved by governor April 12.	1998
294. By Knickerbocker. Legalizing the ordinances of Buckeye granting a franchise to the Iowa Falls Electric Company.	
Introduced and referred.....	463
Recommends amendment	620
Amendments adopted	715
Passed; ayes 60, nays 0.....	715
Received from the senate.....	992
Reported enrolled	1068
Signed by the speaker.....	1129
Sent to the governor.....	1139
Approved by governor March 23	1261
295. By Knickerbocker. Legalizing the ordinances of Wellman granting a franchise to J. G. Wehrle for a light plant.	
Introduced and referred	463
Recommends amendment	596
Amendments adopted	714
Passed; ayes 62, nays 0.....	714
Received from the senate.....	992
Reported enrolled	1068
Signed by the speaker.....	1129
Sent to the governor.....	1139
Approved by governor Mar. 23.	1261
296. By Ulstad. Exempting all assessment mutual associations from the operation of the rating law.	
Introduced and referred.....	468
Left in sifting committee.	
297. By Starzinger. To pay Ellen Dugan \$500 for injuries caused by falling on a sidewalk on state property.	
Introduced and referred.....	464
Recommends amendment	1627
Amendments adopted	1995
Passed; ayes 80, nays 4.....	1996
Received from the senate.....	2135
Reported enrolled	2193
Signed by the speaker.....	2209

H. F.	Page
Sent to the governor.....	2320
Approved by governor, April 21.	
298. By Miller. Appropriating \$1,000 to indemnify Edmund Cassell for personal injuries at the boys' industrial school.	
Introduced and referred.....	464
Recommends amendment	1360
Re-referred	1360
Recommends amendment	1598
Amendments adopted	1722
Passed; ayes 83, nays 0.....	1722
Received from the senate.....	2092
Reported enrolled	2179
Signed by the speaker.....	2209
Sent to the governor.....	2220
Approved by governor April 21.	
299. By Wormley. Increasing the pay of county attorneys on a graded scale according to size of the county and providing for free office rent, telephones, etc., and providing for assistants and their salaries.	
Introduced and referred.....	464
Recommends amendment	910
Amendment adopted	1428
Failed to pass; ayes 47, nays 38.	1428
300. By Wormley. Exempting from operation of the insurance rating law, companies which insure only farmers' cooperative creameries, elevators and lumber yards.	
Introduced and referred.....	464
Recommends amendment	876
Amendments adopted	1226
Passed; ayes 84, nays 0.....	1226
Left in senate sifting committee.	
301. By Neff. Amending the game law so as to continue the closed season for pheasants, partridge and other imported game until 1922.	
Introduced and referred.....	475
Recommends passage	673
Passed; ayes 84, nays 11.....	960
Received from the senate.....	1284
Reported enrolled	1357
Signed by the speaker.....	1395
Sent to the governor.....	1399
Approved by governor, March 31.	
302. By Reed. Requiring bunk use of the caretakers of stock.	
Introduced and referred.....	475
Recommends passage	
Made special order.....	1066
Passed; ayes 82, nays 8.....	1140
Indefinitely postponed by senate	1521

H. F.	Page	H. F.	Page
303. By Anderson of Greene. Exempting old soldiers from the requirement of having licenses for hunting.		by the ward, subject to approval.	
Introduced and referred.....	475	Introduced and referred.....	493
Reported adversely	620	Recommends passage	1220
Indefinitely postponed	620	Left in sifting committee.	
304. By Scott. Relating to the protection of fish and game and authorizing a land owner or his tenant to fish at any time in streams running through his land.		310. By Becker. Fixing the annual fee for registered pharmacists at \$2.00 and one-half to go to the pharmaceutical association.	
Introduced and referred.....	475	Introduced and referred.....	493
Left in sifting committee.		Left in sifting committee.	
305. By Weaver. Authorizing appointment of a commission to confer with other commissions regarding uniform state laws.		311. By Benn. Relating to the manner of serving notice on insane who are inmates of county homes.	
Introduced and referred.....	476	Introduced and referred.....	493
Recommends re-referred	620	Recommends passage	880
Re-referred	620	Passed; ayes 92, nays 0.....	1110
Reported adversely	909	Received from the senate.....	1815
Indefinitely postponed	909	Reported enrolled	1899
306. By Larson. Substituting new law relating to issue of certificates to assessment life insurance associations by the commission of insurance.		Signed by the speaker	1900
Introduced and referred.....	476	Sent to the governor.....	1900
Recommends passage	1081	Approved by governor, April 11 1950	
Passed; ayes 70, nays 2.....	1542	312. By Finley. Providing that boards of supervisors may grant aid to farm aid associations.	
Received from the senate.....	1815	Introduced and referred.....	493
Reported enrolled	1901	Recommends amendment	690
Signed by the speaker.....	1946	Withdrawn	974
Sent to the governor.....	1946	313. By Committee on Retrenchment and Reform. Repealing the law relating to additional chairs in the homeopathic college at the university.	
Approved by governor, April 12 1953		Introduced and passed on file..	494
307. By Kern. Requiring that township funds be deposited by the clerks and to draw interest.		Withdrawn	867
Introduced and referred.....	476	314. By Flenniken. Authorizing payment by the state of costs incurred in any criminal case against an inmate of a state institution.	
Recommends amendment	882	Introduced and referred.....	494
Left in sifting committee.		Recommends passage	1158
308. By Committee on Judiciary. Requiring the enrolling clerks of the legislature to furnish the supreme court reporter copies of each bill as enrolled.		Left in appropriations committee.	
Introduced and passed on file..	476	315. By Rayburn. Relating to drains across the right of way of a railroad.	
Passed; ayes 98, nays 1.....	497	Introduced and referred.....	494
Received from senate.....	532	Recommends passage	1185
Reported enrolled	550	Passed; ayes 67, nays 0.....	1783
Signed by the speaker.....	551	Left in senate sifting committee.	
Approved by governor, Feb. 17..	592	316. By Findlay. Providing for the drainage of High and Mud lakes in Emmet county.	
309. By Crozier. Relating to appointment of guardian for one who is incapable of managing his own affairs, selected		Introduced and referred.....	494
		Reported adversely	875
		Indefinitely postponed	875

H. F.	Page
317. By Slaughter. Requiring power brakes on street cars that are operated for passenger traffic.	
Introduced and referred.....	519
Recommends amendment	874
Amendments adopted	1112
Failed to pass; ayes 38, nays 49.	1112
Motion filed to reconsider.....	1139
318. By Dean. For the election of county officers for four-year terms.	
Introduced and referred.....	519
Withdrawn	597
319. By Miles. Legalizing certain warrants in Bellevue.	
Introduced and referred.....	519
Recommends passage	596
Withdrawn	1005
320. By Finley. Making the limit of number of fish which may be caught on any one day by one person apply only when fish are caught otherwise than with rod, line and hook.	
Introduced and referred.....	519
Recommends passage	1040
Amendments adopted	1485
Made special order	1485
Passed; ayes 79; nays 15.....	1656
Failed to pass in senate.....	2056
321. By Epps. Requiring that all street cars operated for passenger traffic have two men for a crew.	
Introduced and referred.....	519
Reported adversely	1075
Indefinitely postponed	1075
322. By Peters. Relating to changes of venue from superior court.	
Introduced and referred.....	520
Reported adversely	1363
Indefinitely postponed	1333
323. By Weaver. Appropriation for use of the attorney general in making investigation of the combination of cement manufacturers.	
Introduced and referred.....	520
Reported adversely	1407
Minority report recommends passage	1407
Minority report substituted for majority report	1712
Amendments adopted	1712
Passed; ayes 81, nays 11.....	1713
Received from the senate.....	2146
Reported enrolled	2193
Signed by the speaker.....	2209
Sent to the governor.....	2220
Approved by governor, April 21.	

H. F.	Page
324. By McFarlane. Making the law as to communications in professional confidence apply to certified public accountants.	
Introduced and referred.....	520
Reported adversely	1668
Indefinitely postponed	1668
325. By Weaver. Providing that a consular agent shall legally represent the beneficiaries of an alien receiving benefits under the workmen's compensation law.	
Introduced and referred.....	520
Recommends amendment	913
Amendments adopted	1237
Passed; ayes, 79, nays 1.....	1237
Received from the senate.....	2136
Reported enrolled	2216
Signed by the speaker.....	2219
Sent to the governor.....	2220
Approved by governor, April 24.	
326. By Weaver. To provide for a bureau of vital statistics and appointment by the governor of a registrar.	
Introduced and referred.....	520
Recommends amendment	1699
Re-referred	1703
Left in appropriations committee.	
327. By Griffin. Modifying the law as to desecration of the Sabbath so as not to prohibit operation of street cars, telephones, heating and lighting plants, garages, hotels, eating houses, drug stores, nor sale of newspapers and periodicals, nor the giving of concerts and opening of public libraries and museums nor the operation of bakeries, confectionery stores, fruit stores, shoe shining parlors, etc.	
Introduced and referred.....	521
Recommends amendment	777
Made special order	1063
Amendment filed	1071
Substitute offered	1308
Substitute lost	1311
Failed to pass; ayes 25, nays 79.	1312
328. By Wormley. Requiring freight trains to carry passengers under certain conditions.	
Introduced and referred.....	521
Reported adversely	1224
Indefinitely postponed	1224

H. F.	Page	H. F.	Page
329. By Wormley. Relating to tractors and damages crossing bridges.		of a fee of \$6,000 for such license.	
Introduced and referred.....	521	Introduced and referred.....	522
Recommends amendment.....	1152	Reported adversely.....	1155
Amendments adopted.....	1666	Indefinitely postponed.....	1155
Failed to pass; ayes 31, nays 56.	1666		
330. By Stone. General revision of the law relating to the authority of the county auditor in the issuance of warrants.		336. By Findlay. Making the law for normal training school work and examination for graduation therefrom apply to private and denominational schools.	
Introduced and referred.....	521	Introduced and referred.....	522
Recommends passage.....	853	Recommends amendment.....	946
Re-referred.....	938	Amendment adopted.....	1286
Recommends amendment.....	1120	Passed; ayes 83, nays 1.....	1286
Amendments adopted.....	1617	Received from the senate.....	1980
Passed; ayes 91, nays 0.....	1617	Concurs in amendments.....	1983
Received from the senate.....	1978	Reported enrolled.....	2079
Reported enrolled.....	1993	Signed by the speaker.....	2145
Signed by the speaker.....	2067	Sent to the governor.....	2220
Sent to the governor.....	2072	Approved by governor, April 24.	
Approved by governor, April 24.		337. By Starzinger. Providing for graveling permanent roads in certain road districts as well as paving.	
331. By Mowery. Permitting garnishment of wages for debt, of 15 per cent of same from married persons receiving more than \$65 a month.		Introduced and referred.....	522
Introduced and referred.....	521	Reported adversely.....	1152
Reported adversely.....	596	Indefinitely postponed.....	1152
Indefinitely postponed.....	596		
332. By Reed. Transferring the school for the deaf from the board of control to the board of education.		338. By Mackie. Providing for destruction of brush and shrubs in highways the same as for weeds.	
Introduced and referred.....	522	Introduced and referred.....	532
Withdrawn and re-referred....	548	Left in sifting committee.	
Recommends passage.....	860	339. By Hansen. Relating to compensation of township trustees and clerks, increasing from \$3 to \$4 a day.	
Passed; ayes 92, nays 3.....	1103	Introduced and referred.....	532
Received from the senate.....	1573	Left in sifting committee.	
Reported enrolled.....	1654		
Signed by the speaker.....	1655	340. By Grason. Providing for assessment of valuable dogs the same as other personal property.	
Sent to the governor.....	1655	Introduced and referred.....	533
Approved by governor, April 7.	1843	Reported adversely.....	916
		Indefinitely postponed.....	916
333. By Rayburn. Relating to the number of directors of savings banks authorizing more than nine.		341. By Grason. Providing for procedure in juvenile courts and appointment of person to represent a child.	
Introduced and referred.....	522	Introduced and referred.....	533
Withdrawn.....	895	Recommends placed on calendar.....	1414
		Left in sifting committee.	
334. By Jessen. Amending the law relating to judgments quieting title and the legalizing of same despite defects, so that it will apply to 1915 instead of 1900.		342. By Grason. Relating to the jurisdiction of a municipal court.	
Introduced and referred.....	522	Introduced and referred.....	533
Left in sifting committee.		Reported adversely.....	1668
		Indefinitely postponed.....	1668
335. By O'Donnell. Relating to the licensing of firms using trading stamps and requiring payment			

H. F.	Page
343. By Ulstad. Authorizing railroads to operate gas cars on branch lines.	
Introduced and referred.....	533
Reported adversely	855
Indefinitely postponed	855
344. By Lee. Making an appropriation for the improvement of the shore of Wall Lake out of the fish and game fund.	
Introduced and referred.....	533
Re-referred	1040
Recommends passage	1409
Passed; ayes 59, nays 23.....	1715
Point of order raised that vote required two-thirds majority	1716
Received from the senate.....	2092
Reported enrolled	2179
Signed by the speaker.....	2209
Sent to the governor.....	2220
Approved by governor, April 21.	
H. F.	Page
345. By Tucker. Authorizing a city or town warrant to be drawn for as much as \$1,000 instead of \$500.	
Introduced and referred.....	533
Recommends passage	757
Passed; ayes 91, nays 0.....	996
Received with amendments.....	1575
Concurs in amendments.....	1747
Reported enrolled	1875
Signed by the speaker.....	1878
Sent to the governor.....	1887
Approved by governor, April 11.	1950
346. By Starzinger. Authorizing insurance against loss of income or use of personal property.	
Introduced and referred.....	534
Recommends amendment	913
Amendments adopted	1244
Passed; ayes 65, nays 29.....	1307
Failed to pass in senate.....	1979
347. By Roberts. Appropriating \$150,000 for a children's hospital at the state university.	
Introduced and referred.....	534
Recommends amendment	741
Amendments adopted	1062
Passed; ayes 97, nays 0.....	1062
Received from the senate.....	1811
Reported enrolled	1899
Signed by the speaker.....	1900
Sent to the governor.....	1900
Approved by governor, April 11	1950
348. By Meredith. Fixing a closed season for raccoons.	
Introduced and referred.....	534
Recommends passage	741
Passed; ayes 86, nays 1.....	1061
Received from senate with amendments	1326

H. F.	Page
349. By Klinker. To provide for a hospital for persons afflicted with mental diseases in connection with the medical college at the State University.	
Introduced and referred.....	534
Reported adversely	1556
Minority report recommends passage	1556
Withdrawn	1931
350. By Crozier. Authorizing a board of supervisors to make an appropriation for memorial services, not to exceed \$50.	
Introduced and referred.....	534
Reported adversely	1364
Indefinitely postponed	1364
351. By Crozier. Relating to the publication of reports of county treasurers.	
Introduced and referred.....	534
Recommends amendment	1364
Left in sifting committee.	
352. By Wormley. Relating to the fee by county auditor for recording bonds, transfer of deeds and titles, certificates of redemption and tax certificates.	
Introduced and referred.....	535
Recommends amendment	880
Amendments adopted	1227
Passed; ayes 79, nays 7.....	1228
Received from the senate.....	1811
Reported enrolled	1899
Signed by the speaker.....	1900
Sent to the governor.....	1900
Approved by governor, April 11.	1950
353. By Committee on Roads and Highways. Repealing the law for the state highway commission and providing a state highway commissioner with office in Des Moines; creating a system of road maintenance, prescribing the duties of the boards of supervisors in road work, providing for appointment of county engineers by the board, providing a funding system for building bridges in an emergency, providing for distribution of federal aid for roads, etc.	
Introduced and placed on file..	535
Amendment filed	691
Made special order	704
Amendment to amendment filed	795
Called up	809

H. F.	Page	H. F.	Page
Amendment to amendment adopted	811	limitation of action to set aside tax deeds, etc., to apply also to trustees' deeds.	
Amendment rejected	813	Introduced and referred.....	549
Called up	815	Left in sifting committee.	
Amendment to amendment lost	820	361. By Wenstrand. To allow the school treasurer to retain \$300 of tax money in his own possession, and not place the same on deposit.	
Substitute offered	825	Introduced and referred.....	549
Substitute rejected	842	Recommends passage	947
Failed to pass; ayes 52, nays 56.	845	Amendments adopted	1276
Motion filed to reconsider.....	846	Passed; ayes 78, nays 7.....	1277
354. By Klinker. To prevent the misuse of the national anthem, "The Star Spangled Banner."		Indefinitely postponed in senate	1522
Introduced and referred.....	535	362. By Miller. Revising the law as to corporation charters, authorizing issue of certificates, etc.	
Recommends passage	1673	Introduced and referred.....	549
Amendments adopted	1749	Reported adversely	1669
Passed; ayes 76, nays 2.....	1749	Indefinitely postponed	1669
Left on senate calendar.		363. By Miller. To repeal the law relating to non-user of franchise by corporations.	
355. By Wilson of Mahaska and Crozier. To authorize the state game warden to issue licenses for fishing for family use only and providing penalty for misuse.		Introduced and referred.....	549
Introduced and referred.....	548	Reported adversely	1158
Recommends passage	1628	Indefinitely postponed	1158
Left in sifting committee.		364. By Weaver. Requiring motor cars run in connection with street railroads to be equipped with enclosed compartment for motorman.	
356. By Horchem. Modifying the law which exempts from taxation land used for horticultural and agricultural purposes in city limits.		Introduced and referred.....	550
Introduced and referred.....	548	Left in sifting committee.	
Recommends passage	756	365. By Weaver. Authorizing all cities to establish regulations for the maintenance, construction and repair of all houses used as dwelling places.	
Failed to pass; ayes 11, nays 80.	997	Introduced and referred.....	550
357. By Horchem. To authorize school districts to provide instructors for the education of blind and deaf children and appropriating \$100 yearly for each pupil.		Reported adversely	1154
Introduced and referred.....	548	Indefinitely postponed	1154
Recommends amendment	986	Motion filed to reconsider.....	1163
Amendments adopted	1443	366. By Coakley. To appropriate for the establishment of three additional state normal schools.	
Passed; ayes 62, nays 12.....	1443	Introduced and referred.....	550
Left in senate sifting committee.		Left in sifting committee.	
358. By Benn. Making the law which provides for the relief and funeral expenses of soldiers and their widows apply also to their daughters.		367. By Anderson of Greene. Providing aid for dairy associations, beef cattle associations, and grain growers' associations.	
Introduced and referred.....	548	Introduced and referred.....	550
Reported adversely	1883	Recommends amendment	1162
Indefinitely postponed	1883	Re-referred	1162
359. By Baldwin. To make unnecessary the registration of absent voters.		Recommends amendment	1406
Introduced and referred.....	549	Made special order.....	1548
Recommends amendment	1299	S. F. 197 substituted.....	1704
Left in sifting committee.		Withdrawn	1705
360. By Harrington. Making the law relative to the			

H. F.	Page
368. By Hansen. Declaring telegraph and telephone companies to be common carriers and giving the railroad commission jurisdiction over them.	
Introduced and referred.....	570
Reported adversely	1884
Indefinitely postponed	1884
369. By Neff. Defining contributory delinquency and providing penalty.	
Introduced and referred.....	570
Recommends passage	1362
Left in sifting committee.	
370. By Neff. Giving courts jurisdiction in cases of contributory dependency.	
Introduced and referred.....	570
Recommends amendment	858
Amendments adopted	1108
Passed; ayes 91, nays 2.....	1106
Indefinitely postponed in senate	1189
371. By Nicholson. Amending the law relating to mothers' pension, so as to apply to children up to sixteen years of age instead of fourteen.	
Introduced and referred.....	570
Recommends passage	879
Passed; ayes 88, nays 4.....	1108
Received from the senate.....	1508
Reported enrolled	1589
Signed by the speaker.....	1591
Sent to the governor.....	1610
Approved by governor, April 5.....	1663
372. By Benn. To authorize townships to vote a tax to purchase land for township parks, and to condemn land for same.	
Introduced and referred.....	571
Recommends passage	1296
Passed; ayes 65, nays 1.....	1496
Left in senate sifting committee.	
373. By Harrington. To amend the law in relation to interest in recovery of real estate when spouse failed in conveyance, fixing the time limit at the year 1900 instead of 1890.	
Introduced and referred.....	571
Recommends passage	951
Amendments adopted	1629
Passed; ayes 79, nays 0.....	1629
Received from senate.....	2052
Reported enrolled	2105
Signed by the speaker.....	2188
Sent to the governor.....	2220
Approved by governor, April 24.	

H. F.	Page
374. By Wichman. Relating to working poll tax, the use of taxpayers' team, and amount to be paid if not worked.	
Introduced and referred.....	571
Left in sifting committee.	
375. By Santee. Authorizing the board of supervisors and the county engineer to add county roads to township roads as needed to shorten routes.	
Introduced and referred.....	571
Reported adversely	1077
Minority report recommended placed on calendar.....	1077
Minority report substituted for committee report	1543
Failed to pass: ayes 16, nays 65.	1544
376. By Oertel. Making it unlawful to charge other than a uniform rate for advertising in newspapers.	
Introduced and referred.....	571
Reported adversely	1456
Indefinitely postponed	1456
377. By Nichols. Legalizing—Franchise for electric light and power plant at Iowa Falls.	
Introduced and referred.....	571
Recommends passage	1220
Amendments adopted	1489
Passed; ayes 70, nays 0.....	1489
Received from the senate.....	1811
Reported enrolled	1899
Signed by the speaker.....	1900
Sent to the governor.....	1900
Approved by governor, April 11.....	1950
378. By Nichols. Legalizing Franchise for heating plant at Iowa Falls.	
Introduced and referred.....	571
Recommends amendment	674
Amendments adopted	934
Passed; ayes 94, nays 0.....	934
Received from the senate.....	1171
Reported enrolled	1305
Signed by the speaker.....	1321
Sent to the governor.....	1321
Approved by governor, March 28.	
379. By Miller. Permitting notice of publication of highway drainage to be made in any paper of the county.	
Introduced and referred.....	572
Recommends passage	874
Passed; ayes 93, nays 0.....	1130
Received from the senate.....	1575
Reported enrolled	1654
Signed by the speaker.....	1655
Sent to the governor.....	1655
Approved by governor April 7.....	1848

H. F.	Page	H. F.	Page
380. By Lake. Prohibiting use of the words "High School" in any form of advertising not authorized by the proper school officials.		etc. without taking bids.	
Introduced and referred.....	572	Introduced and referred.....	597
Recommends passage	1672	Recommends amendment	1600
Passed; ayes, 73, nays 0.....	1786	Left in sifting committee.	
Left in senate sifting committee.			
381. By Lake. To make it a felony for any two or more persons to willfully and maliciously confederate together to go upon a railroad train for any unlawful purpose.		386. By Starzinger. Requiring payment of fees in municipal court to be paid to the city.	
Introduced and referred.....	572	Introduced and referred.....	597
Recommends amendment	883	Recommends amendments	948
Amendments adopted	1229	Amendment adopted	1287
Passed; ayes 84, nays 1.....	1229	Passed; ayes 86, nays 0.....	1287
Received from the senate.....	1979	Received from the senate.....	1812
Reported enrolled	1998	Reported enrolled.....	1902
Signed by the speaker.....	2067	Signed by the speaker.....	1946
Sent to the governor.....	2072	Sent to the governor.....	1946
Approved by governor, April 24.		Approved by the governor....	1998
382. By Griffin. Making the law relating to proposed crossing refer to inter-urban railways as well as steam railways.		387. By Murray. Forbidding sending minors to any private institution, by order of court, unless the board of control has reported that all state institutions are filled.	
Introduced and referred.....	572	Introduced and referred.....	598
Recommends passage	1075	Reported adversely	1851
Passed; ayes 74, nays 0.....	1538	Indefinitely postponed	1851
Received from the senate.....	2057		
Reported enrolled	2105	388. By Gilbert. Appropriating for a child welfare station at the State University.	
Signed by the speaker.....	2188	Introduced and referred.....	598
Sent to the governor.....	2220	Reported adversely	1329
Approved by governor, April 24.		Minority report recommended placed on calendar.....	1329
383. By Wilson of Louisa. Legalizing the drainage and sale of Muscatine slough, Keokuk lake and Odessa lake.		Made special order	1452
Introduced and referred.....	597	Minority report substituted for committee report	1621
Recommends passage	1080	Amendments adopted	1621
S. F. 307 substituted.....	1465	Passed; ayes 79, nays 6.....	1622
Withdrawn	1466	Received from the senate.....	2057
		Reported enrolled	2079
384. By Neff. Providing that chiefs of police in first class cities shall be appointed by the board of police and fire commissioners.		Signed by the speaker	2145
Introduced and referred.....	597	Sent to the governor	2220
Recommends passage	1001	Approved by governor, April 21.	
Amendments adopted	1447	389. By Randall. Legalizing a franchise to the Boone Electric Company to operate plant in Luther.	
Failed to pass; ayes 48, nays 32.....	1447	Introduced and referred.....	621
Motion filed to reconsider.....	1452	Recommends passage	857
		Passed; ayes 82, nays 0.....	1013
385. By Weaver. Authorizing school boards in cities of 25,000 or over to do repair work and construction of sidewalks.		Received from the senate.....	1283
Introduced and referred.....	597	Reported enrolled	1357
Recommends passage	1001	Signed by the speaker.....	1395
Amendments adopted	1447	Sent to the governor.....	1339
Failed to pass; ayes 48, nays 32.....	1447	Signed by governor, March 31.	
Motion filed to reconsider.....	1452	390. By Anderson of Davis. Providing that unused portions of the automobile fund sent to the highway commission, or to their credit, shall be distributed as a part of the fund which goes to the counties.	
		Introduced and referred.....	621
		Recommends passage	857
		Passed; ayes 82, nays 0.....	1013
		Received from the senate.....	1283
		Reported enrolled	1357
		Signed by the speaker.....	1395
		Sent to the governor.....	1339
		Signed by governor, March 31.	

H. F.	Page	H. F.	Page
Introduced and referred.....	622	Amendments adopted	1010
Recommends passage	1078	Passed; ayes 76, nays 0.....	1011
Passed; ayes 65, nays 11.....	1531	Motion filed to reconsider.....	1014
Received from the senate.....	1815	Motion to reconsider withdrawn	1404
Reported enrolled	1899	Received from the senate.....	1812
Signed by the speaker.....	1900	Reported enrolled	1899
Sent to the governor.....	1900	Signed by the speaker.....	1900
Approved by governor, April 11.	1950	Sent to the governor.....	1900
391 By Findlay. Providing that		Approved by governor April 11.	1950
any city may have the		397. By Knickerbocker. Legal-	
right to employ firemen		izing for electric light	
and regulate their hours		and power plant at De-	
of service.		Witt.	
Introduced and referred.....	622	Introduced and referred.....	623
Recommends passage	856	Recommends passage	857
Made special order.....	981, 1014	Passed; ayes 86, nays 0.....	1065
Amendments adopted	1091	Received from the senate.....	1575
Passed; ayes 89, nays 3.....	1092	Reported enrolled	1654
Indefinitely postponed in senate	1236	Signed by the speaker.....	1655
392. By Harrington. Requiring		Sent to the governor.....	1655
that warrants drawn on		Approved by governor April 7.	1843
a drainage fund and not		398. By Knickerbocker. Legal-	
paid shall bear six per		izing a franchise for an	
cent interest.		electric light and power	
Introduced and referred.....	622	plant at Traer.	
Withdrawn	1186	Introduced and referred.....	623
393. By Durbin. Giving to all		Recommends passage	858
cities acting under a		Passed; ayes 81, nays 0.....	1007
special charter the right		Received from the senate.....	1280
of control of the street		Reported enrolled	1357
parkings.		Signed by the speaker.....	1395
Introduced and referred.....	622	Sent to the governor.....	1399
Recommends passage	1044	Signed by governor March 31.	
S. F. 326 substituted.....	1505	399. By Knickerbocker. Legal-	
Withdrawn	1510	izing a franchise for an	
394. By Knickerbocker. Legal-		electric light and power	
izing a franchise for an		plant at Grand Junction.	
electric light and power		Introduced and referred.....	623
plant in Coon Rapids.		Recommends passage	859
Introduced and referred.....	623	Passed; ayes 80, nays 0.....	1010
Recommends passage	857	Indefinitely postponed by senate	1432
Passed; ayes 81, nays 0.....	1012	400. By Knickerbocker. Legal-	
Received from the senate.....	1284	izing a franchise for an	
Reported enrolled	1357	electric light and power	
Signed by the speaker.....	1395	plant at Batavia.	
Sent to the governor.....	1399	Introduced and referred.....	624
Signed by governor March 31.		Recommends amendment	858
395. By Knickerbocker. Legal-		Amendments adopted	1008
izing in relation to a		Passed; ayes 80, nays 0.....	1008
franchise for electric		Received from the senate.....	1281
light and power plant at		Reported enrolled	1357
Lockridge.		Signed by the speaker.....	1395
Introduced and referred.....	623	Sent to the governor.....	1399
Recommends amendment	859	Signed by governor March 31.	
Amendments adopted	1014	401. By Mackie. Requiring ex-	
Passed; ayes 84, nays 0.....	1014	penses incurred in furni-	
Received from the senate.....	1280	gation to be borne by a	
Reported enrolled	1357	county.	
Signed by the speaker.....	1395	Introduced and referred.....	624
Sent to the governor.....	1399	Recommends passage	1157
Signed by governor March 31.		Made special order.....	1613
396. By Knickerbocker. Legal-		Amendment filed	1780
izing for electric light		Amendments adopted.....	1799
and power plant at Olin.		Passed; ayes 76, nays 9.....	1800
Introduced and referred.....	623	Left in senate sifting committee.	
Recommends amendment	858		

H. F.	Page
402. By Epps. To authorize fraternal beneficiary societies, orders or associations to provide for payment of benefits in installments and to act as trustee for funds.	
Introduced and referred.....	649
Recommends amendment.....	1032
Amendments adopted.....	1546
Failed to pass; ayes 18, nays 54.	1546
403. By Epps. To provide for an increase in the number of judges of the supreme court from seven to eight.	
Introduced and referred.....	649
Recommends amendment.....	882
Made special order.....	1100
Amendments adopted.....	1177
Passed; ayes 74, nays 19.....	1178
Received with amendments.....	1333
Motion to lay amendment on table; ayes 51, nays 49.....	1418
Point of order raised that motion failed to carry.....	1419
Amendments filed.....	1454
Chair sustains point of order.	1645
Motion made to strike out enacting clause.....	1647
Point of order raised that motion was not germane.....	1647
Chair sustains point of order.	1647
House refuses to sustain chair; ayes 49, nays 57.....	1647
Enacting clause stricken out; ayes 63, nays 44.....	1648
404. By Epps. To authorize fraternal beneficiary association to provide whole family protection.	
Introduced and referred.....	649
Recommends passage.....	1081
Passed; ayes 77, nays 3.....	1545
Received with amendments.....	2053
Concurs in amendments.....	2118
Reported enrolled.....	2206
Signed by the speaker.....	2217
Sent to the governor.....	2220
Approved by governor May 14.	
405. By Hansen. Relating to the division of a school district into voting precincts and the manner of conducting an election.	
Introduced and referred.....	649
Recommends passage.....	1067
Amendments adopted.....	1527
Passed; ayes 81, nays 0.....	1528
Received from the senate.....	1812
Reported enrolled.....	1902
Signed by the speaker.....	1946
Sent to the governor.....	1946
Approved by governor April 12.	1998
406. By Committee on Tele-phones. Declaring telephone companies to be common carriers and	

H. F.	Page
giving the railroad commission authority to require physical connection and the regulation of rates.	
Introduced and passed on file..	649
Amendment filed.....	760
Made special order.....	901
Amendment filed.....	906
Amendment to amendment filed.	1047
Taken up.....	1164
Amendments offered.....	1164
Made special order.....	1168
Amendment to amendment lost.	1204
Amended.....	1205
Amendment offered.....	1206
Amendment lost.....	1208
Amended.....	1209
Passed; ayes 59, nays 34.....	1210
Motion filed to reconsider.....	1212
Motion to reconsider lost.....	1265
Left in senate sifting committee.	
407. By Gray. To permit the board of supervisors to relinquish control of a portion of a drain or ditch within a city or town.	
Introduced and referred.....	649
Recommends amendment.....	875
Amendments adopted.....	1176
Passed; ayes 99; nays 0.....	1177
Received with amendments.....	1733
Concurs in amendments.....	1803
Reported enrolled.....	1902
Signed by the speaker.....	1946
Sent to the governor.....	1946
Approved by governor April 12.	1998
408. By Finley. Giving to the county auditor instead of the township clerk the task of recording marks or brands and raising the fee.	
Introduced and referred.....	650
Recommends amendment.....	916
Amendments adopted.....	1251
Passed; ayes 73, nays 1.....	1252
Left in senate sifting committee.	
409. By Mead. Increasing the terms of office of county officials from two to four years.	
Introduced and referred.....	650
Recommends placed on calendar.	1121
Amendments filed.....	1129
S. F. 474 substituted.....	1421
Withdrawn.....	1452
410. By Miller. Requiring all foreign corporations to file articles of incorporation and pay a fee to transact business in the state.	
Introduced and referred.....	650
Recommends re-referred.....	1156
Re-referred.....	1156
Reported adversely.....	1672
Indefinitely postponed.....	1672

H. F.	Page	H. F.	Page
411. By Miller. Authorizing the insurance commissioner to act as receiver for insolvent or delinquent insurance companies and associations.		417. By Elwood. Making the law relating to special tax for a fire department apply to all cities of 3,000 and over.	
Introduced and referred.....	650	Introduced and referred.....	651
Left in sifting committee.		Recommends passage	855
412. By Garber. Requiring publication of financial statement of school boards in each independent school district or school township.		Passed; ayes 88, nays 0.....	1102
Introduced and referred.....	650	Received from the senate.....	1509
Recommends passage	947	Reported enrolled	1589
Passed; ayes 85, nays 2.....	1275	Signed by the speaker.....	1591
Received from the senate.....	1754	Sent to the governor.....	1610
Reported enrolled	1902	Approved by governor April 5.....	1663
Signed by the speaker.....	1946	418. By Murray. Extending the time when pole and line may be used in catching fish.	
Sent to the governor.....	1946	Introduced and referred.....	676
Approved by governor April 12.....	1998	Reported adversely	1124
413. By Wormley. Requiring notification by mail of liability for poll tax and payment of same in cash.		Indefinitely postponed	1124
Introduced and referred.....	651	419. By Randall. Providing for the use of the registration lists of voters at school elections the same as at general elections.	
Recommends amendment	1042	Introduced and referred.....	676
Amendments adopted	1502	Withdrawn	1998
Amended	1567	420. By Meredith. Amendment of the law relating to the manner of voting for presidential electors so that they may all be voted for in a group.	
Passed; ayes 74, nays 3.....	1568	Introduced and referred.....	676
Received from the senate.....	2191	Left in sifting committee.	
Reported enrolled	2214	421. By Horchem. Giving legality to a contract between man and wife for relinquishment of dower interest in property, where they are without children.	
Signed by the speaker.....	2219	Introduced and referred.....	676
Sent to the governor.....	2220	Reported adversely	883
Approved by governor April 24.		Indefinitely postponed	883
414. By Wigdahl. Amending the law as in the manner of effecting consolidation of school districts.		422. By Klaus. Requiring that railroad companies shall protect dangerous high-way crossings by erection of signs, and authorizing the board of supervisors to remove obstructions.	
Introduced and referred.....	651	Introduced and referred.....	676
Left in sifting committee.		Reports without recommendation	1224
415. By Jessen. Legalizing certain warrants issued by the city of Nevada.		Withdrawn	1390
Introduced and referred.....	651	423. By Walrath. Increasing the pay of state mine inspectors.	
Recommends passage	950	Introduced and referred.....	676
Passed; ayes 86, nays 0.....	1037	Recommends amendment	1157
Received from the senate.....	1281	Amendments adopted	1795
Reported enrolled	1357	Failed to pass; ayes 52, nays 40.....	1795
Signed by the speaker.....	1395	Motion filed to reconsider.....	1870
Sent to the governor.....	1399	Motion to reconsider lost.....	1972
Signed by governor March 31.			
416. By Nichols. Increasing the salaries of state home finding agents from \$75 to \$100 a month.			
Introduced and referred.....	651		
Recommends amendments	951		
Amendments adopted	1288		
Passed; ayes 71, nays 9.....	1289		
Received from the senate.....	2135		
Reported enrolled	2193		
Signed by the speaker.....	2209		
Sent to the governor.....	2220		
Approved by governor April 24.			

H. F.	Page	H. F.	Page
424. By Gray. Amending the law so as to require the filing and keeping of construction field notes of surveys for drains and ditches.		Sent to the governor.....	1900
Introduced and referred.....	677	Approved by governor April 11.1950	
Recommends passage.....	1076	431. By Jackson. Forbidding the dividing or splitting of fees by an attorney or an abstractor with any bank.	
Passed; ayes 67, nays 0.....	1507	Introduced and referred.....	687
Left in senate sifting committee.		Reported adversely.....	1124
425. By Shaff. Legalizing as to certain warrants issued by the town of Grand Mound.		Indefinitely postponed.....	1124
Introduced and referred.....	677	432. By Stuart. To permit the drainage of Two Head lake, Goose lake, Birge and Grass lakes and Swan lake, by the executive council.	
Recommends passage.....	949	Introduced and referred.....	687
Passed; ayes 89, nays 0.....	1033	Recommends passage.....	1497
Received from the senate.....	1281	Made special order.....	1329
Reported enrolled.....	1357	Passed; ayes 86, nays 1.....	1729
Signed by the speaker.....	1395	Received from the senate.....	2135
Sent to the governor.....	1399	Concurs in amendments; ayes 68, nays 1.....	2129
Signed by governor March 31.		Reported enrolled.....	2193
426. By Larson. Legalizing actions of the town council in regard to levy of taxes in Grant.		Signed by the speaker.....	2209
Introduced and referred.....	677	Sent to the governor.....	2220
Recommends passage.....	1080	Approved by governor April 24.	
S. F. 349 substituted.....	1253	433. By Larson. Requiring a quarterly settlement by the county recorder of fees received.	
Withdrawn.....	1254	Introduced and referred.....	687
427. By Anderson of Greene. Legalizing the granting of a franchise for a light and power plant at Dana.		Recommends passage.....	1157
Introduced and referred.....	677	S. F. 371 substituted.....	1593
Recommends passage.....	883	Withdrawn.....	1614
Passed; ayes 90, nays 0.....	1031	434. By Crozier. To abandon the hospital for inebriates at Knoxville and to establish wards at the hospital for the insane for the inebriates.	
Received from the senate.....	1522	Introduced and referred.....	687
Reported enrolled.....	1589	Recommends amendment.....	1295
Signed by the speaker.....	1591	Sifting committee recommends amendments.	
Sent to the governor.....	1610	Amendments adopted.....	1988
Approved by governor April 5.1663		Passed; ayes 57, nays 22.....	1988
428. By Peters. Amending as to the appointment and compensation of election judges and clerks.		Left in senate sifting committee.	
Introduced and referred.....	677	435. By Lee. Requiring that railroad companies maintain suitable stock yards at all stations where live stock is received for shipment.	
Reported adversely.....	1586	Introduced and referred.....	701
Indefinitely postponed.....	1586	Recommends passage.....	1075
429. By Mackie. Providing for recovery in justice court of delinquent poll tax and payment of all poll tax in cash.		Passed; ayes 71, nays 0.....	1474
Introduced and referred.....	677	Received from the senate.....	1815
Left in sifting committee.		Reported enrolled.....	1899
430. By Stuart. Legalizing proceedings in the drainage of East Swan lake and Ryan lake.		Signed by the speaker.....	1900
Introduced and referred.....	687	Sent to the governor.....	1900
Recommends amendment.....	881	Approved by governor April 11.1950	
Amendments adopted.....	1230	436. By Griffin. Giving to cities the right to establish grades of streets and do grading and assess the cost to property.	
Passed; ayes 77, nays 0.....	1230	Introduced and referred.....	702
Received from the senate.....	1814		
Reported enrolled.....	1899		
Signed by the speaker.....	1900		

H. F.	Page	H. F.	Page
Recommends amendment	953	Sent to the governor.....	2220
Amendments adopted	1290	Approved by governor, April 24.	
Failed to pass; ayes 9, nays 76.	1434		
437. By Miller. Relating to control of cemetery funds and the compensation of trustees of cemeteries.		444. By Weaver. Substitute for the law forbidding misrepresentation in advertisements of sale of merchandise.	
Introduced and referred.....	702	Introduced and referred.....	711
Left in sifting committee.		Recommends passage	1156
		Made special order.....	1433
438. By Santee. Requiring a two-thirds vote of city council to order a street improvement without petition.		Rules suspended, read third time	1616
Introduced and referred.....	702	Reconsidered	1616
Reported adversely	874	S. F. 378 substituted.....	1616
Indefinitely postponed	874	Withdrawn	1618
439. By Santee. Relating to the purchase of grounds for county fair purposes so as to apply to district fairs.		445. By Weaver and Klaus. To create a state board of vocational education consisting of the superintendent of public instruction, the president of the state board of education and the commissioner of labor statistics, with an advisory committee, having to deal with vocational training.	
Introduced and referred.....	702	Introduced and referred.....	711
Withdrawn	1272	Recommends amendment	1217
440. By Stone. Defining the uses for which city halls may be used.		Re-referred	1262
Introduced and referred.....	702	Recommends amendment	1555
Recommends amendment	873	Made special order.....	1612
Amendments adopted	1180	Amendments adopted	1821
Passed; ayes 80, nays 11.....	1181	Passed; ayes 69, nays 4.....	1821
Received from the senate.....	1575	Received with amendments....	2186
Reported enrolled	1760	Concurs in amendments.....	2189
Signed by the speaker.....	1762	Reported enrolled	2216
Sent to the governor.....	1791	Signed by the speaker.....	2216
Approved by governor, April 9.	1870	Sent to the governor.....	2220
441. By Findlay. To provide for the punishment of the sale or keeping for sale of cigarettes and abatement as a nuisance of any place where they are sold.		Approved by governor, April 21.	
Introduced and referred	703	446. By Horchem and Findlay. To authorize the acceptance for the state of the benefits of an act of congress February 23, 1917, relating to the teaching of agriculture, trades and industries, and providing teachers for vocational schools.	
Withdrawn	788	Introduced and referred.....	711
442. By Roberts. Relating to the manner of computing school taxes on railroad property.		Recommends re-referred	1397
Introduced and referred.....	703	Re-referred	1397
Reported adversely	1067	Recommends passage	1555
Indefinitely postponed	1067	Made special order.....	1613
443. By Ulstad. Legalizing the defective release and satisfaction of mortgages and trust deeds prior to 1907.		Passed; ayes 73, nays 3.....	1820
Introduced and referred.....	710	Received from the senate.....	2186
Recommends amendment	1218	Reported enrolled	2206
Sifting committee recommends amendments.		Signed by the speaker.....	2217
Amendments adopted	2025	Sent to the governor.....	2220
Passed; ayes 63, nays 0.....	2025	Approved by governor, April 23.	
Received from the senate.....	2191	447. By Rowley. To authorize any school district to provide evening schools for persons over 16 years of age, when desired by ten or more adults.	
Reported enrolled	2216	Introduced and referred	711
Signed by the speaker.....	2219		

H. F.	Page
Recommends passage	916
S. F. 368 substituted.....	1238
448. By Boies. Making the number of trees needed per acre for a fruit tree reservation 40 instead of 70.	
Introduced and referred.....	712
Recommends passage	1364
Left in sifting committee.	
449. By Boies. Authorizing the state forestry commissioner to publish a bulletin relating to trees.	
Introduced and referred.....	712
Recommends amendment	1365
Left in sifting committee.	
450. By Slaughter. Providing that parents may choose which of two hospitals they will have their children sent to at the state university.	
Introduced and referred.....	712
Reported adversely	1852
Indefinitely postponed	1852
451. By Larson and Shortess. To provide for acceptance of federal aid in road making and relating to the duties of the highway commission and others.	
Introduced and referred.....	726
Left in sifting committee.	
452. By Santee. Permitting the leasing of portions of the road system to adjoining land owners.	
Introduced and referred.....	727
Reported adversely	1077
Minority report recommended placed on calendar.....	1077
Withdrawn	1549
453. By Langfitt. Providing for submitting to the voters of a county the question of sale of a county high school property.	
Introduced and referred.....	727
Recommends amendment	1397
Made special order.....	1613
Amendments adopted	1727
Passed; ayes 74, nays 3.....	1737
Left in senate sifting committee.	
454. By Giltner. To provide for payment of damages done by hunters out of the domestic animal fund.	
Introduced and referred.....	727
Reported adversely	1162
Indefinitely postponed	1162
455. By Crozier. Including sub-districts in the law re-	

H. F.	Page
lating to consolidation of independent school districts.	
Introduced and referred.....	727
Left in sifting committee.	
456. By Shaff. Legalizing contract for bridge at Clinton.	
Introduced and referred.....	728
Recommends passage	879
Passed; ayes 84, nays 0.....	1025
Received from the senate.....	1281
Reported enrolled	1357
Signed by the speaker.....	1395
Sent to the governor.....	1399
Signed by governor, March 31.	
457. By Starzinger. Providing that only stock companies shall engage in fidelity and surety insurance business.	
Introduced and referred.....	728
Recommends passage	1299
Left in sifting committee.	
458. By Andre. Authorizing the assessment of the cost of sewer outlets and purifying plants as a part of the system of sanitary sewers.	
Introduced and referred	747
Recommends passage	954
Amendments adopted	1255
Passed; ayes 62, nays 7.....	1256
Received from the senate.....	1753
Reported enrolled	1902
Signed by the speaker.....	1946
Sent to the governor.....	1946
Approved by governor, April 12, 1998	
459. By Grason. Authorizing a city to require the waterworks trustees to put in water mains and connections before a street is paved.	
Introduced and referred.....	747
Reported adversely	1185
Indefinitely postponed	1185
460. By Grason. Increasing the limit of tax for support of a county high school from one to five mills.	
Introduced and referred.....	747
Reported adversely	1216
Motion made to place on calendar	1216
Motion prevailed	1216
Amendment filed	1613
Amendments adopted	1805
Failed to pass; ayes 9, nays 54.	1805
461. By Grason. Fixing the limit at \$5,000 instead of \$2,000 for the purchase of real estate by a county board without a vote of the people.	
Introduced and referred.....	747

H. F.	Page	H. F.	Page
Recommends passage	1296	Introduced and referred.....	748
Made special order.....	1613	Withdrawn	1186
Passed; ayes 83, nays 3.....	1625	468. By Knickerbocker. Legal-	
Received from the senate.....	2150	izing an electric light	
Reported enrolled	2206	franchise at Onslow.	
Signed by the speaker.....	2217	Introduced and referred.....	749
Sent to the governor.....	2220	Recommends passage	878
Approved by governor, April 24.		Passed; ayes 85, nays 0.....	1022
462. By Santee. Requiring		Received from the senate.....	1281
transient merchants to		Reported enrolled	1358
pay the county auditor		Signed by the speaker.....	1395
\$10 for a license for		Sent to the governor.....	1399
each month engaged in		Signed by governor, March 31.	
business.		469. By Knickerbocker. Legal-	
Introduced and referred	748	izing an electric light	
Reported adversely	986	franchise at Ladora.	
Indefinitely postponed	986	Introduced and referred.....	749
463. By Santee. Providing for		Recommends passage	877
a deputy auditor of the		Passed; ayes 87, nays 0.....	1027
county for each city of		Received from the senate.....	1281
6,000 or over outside of		Reported enrolled	1402
the county seat.		Signed by the speaker.....	1404
Introduced and referred.....	748	Sent to the governor.....	1419
Recommends amendment	1363	Approved by governor, March 31	1523
Amendments adopted	1499	470. By Knickerbocker. Legal-	
Passed; ayes 62, nays 3.....	1499	izing an electric light	
Received from the senate.....	2150	franchise at Wyoming.	
Reported enrolled	2206	Introduced and referred.....	749
Signed by the speaker.....	2217	Recommends passage	880
Sent to the governor.....	2220	Passed; ayes 84, nays 0.....	1016
Approved by governor, April 24.		Received from the senate.....	1282
464. By Randall. Legalizing		Reported enrolled	1358
franchise for electric		Signed by the speaker.....	1395
light plant at Lone		Sent to the governor.....	1399
Tree.		Signed by governor, March 31.	
Introduced and referred	748	471. By Knickerbocker. Legal-	
Recommends passage	1080	izing an electric light	
Passed; ayes 81, nays 0.....	1247	franchise at Shellsburg.	
Received from the senate	1574	Introduced and referred.....	749
Reported enrolled	1654	Recommends passage	878
Signed by the speaker.....	1655	Passed; ayes 82, nays 0.....	1105
Sent to the governor.....	1655	Received from senate.....	1282
Approved by governor, April 7.	1843	Reported enrolled	1402
465. By Randall. Making ex-		Signed by the speaker.....	1404
cessive use of opiates or		Sent to the governor.....	1419
narcotics a cause for		Approved by governor, March 31	1523
divorce.		472. By Knickerbocker. Legal-	
Introduced and referred.....	748	izing an electric light	
Recommends amendment	1415	franchise at Anamosa.	
Made special order.....	1869	Introduced and referred.....	749
Amendments adopted	1915	Recommends passage	879
Passed; ayes 62, nays 15.....	1916	Passed; ayes 80, nays 0.....	1105
Failed to pass in senate.....	2136	Received from senate.....	1282
466. By Horchem and O'Don-		Reported enrolled	1402
nell. Creating a guar-		Signed by the speaker.....	1404
anty fund for protection		Sent to the governor.....	1420
of depositors in state		Approved by governor, March 31	1523
banks and trust com-		473. By Knickerbocker. Legal-	
panies.		franchise at Dawson.	
Introduced and referred.....	748	Introduced and referred.....	750
Left in sifting committee.		Recommends passage	878
467. By Miles. Requiring at		Passed; ayes 87, nays 0.....	1023
least one passenger		Received from the senate.....	1282
train each way on any		Reported enrolled	1403
railroad to stop at a sta-		Signed by the speaker.....	1404
tion in each and every		Sent to the governor.....	1420
incorporated place.		Approved by governor, March 31	1523

H. F.	Page	H. F.	Page
474. By Knickerbocker. Legalizing an electric light franchise at Rhodes.		Introduced and referred.....	751
Introduced and referred.....	750	Recommends amendment.....	1298
Recommends passage.....	878	Made special order.....	1870
Passed; ayes 85, nays 0.....	1024	Amendments adopted.....	1914
Received from the senate.....	1283	Passed; ayes 72, nays 0.....	1914
Reported enrolled.....	1403		
Signed by the speaker.....	1404	481. By Bruce. Giving authority to the executive council to sell certain lake beds.	
Sent to the governor.....	1420	Introduced and referred.....	751
Approved by governor Mar. 31.....	1528	Withdrawn.....	1368
475. By Knickerbocker. Legalizing an electric light franchise at Solon.		482. By Durbin. Amending the game law by removing protection from catfish and extending the season.	
Introduced and referred.....	750	Introduced and referred.....	751
Recommends passage.....	877	Recommends passage.....	1123
Passed; ayes 88, nays 0.....	1030	Withdrawn.....	1843
Received from the senate.....	1283		
Reported enrolled.....	1403	483. By Griffin. Authorizing condemnation for trackage to mines, gravel pits, mercantile, houses, etc.	
Signed by the speaker.....	1404	Introduced and referred.....	752
Sent to the governor.....	1420	Left in sifting committee.	
Approved by governor, March 31.....	1528	484. By Flenniken. Including decrees for the probate of a will under the clause legalizing after ten years as to the setting aside of wills.	
476. By Knickerbocker. Legalizing an electric light franchise at Luzerne.		Introduced and referred.....	752
Introduced and referred.....	750	Reported adversely.....	1159
Recommends passage.....	877	Indefinitely postponed.....	1159
Passed; ayes 87, nays 0.....	1029		
Received from the senate.....	1283	485. By Jackson. Authorizing the removal of brush from highways the same as weeds.	
Reported enrolled.....	1403	Introduced and referred.....	752
Signed by the speaker.....	1404	Reported adversely.....	947
Sent to the governor.....	1420	Indefinitely postponed.....	947
Approved by governor March 31.....	1528		
477. By Knickerbocker. Legalizing an electric light franchise at Oxford.		486. By Grason. Relating to the levy of taxes for park purposes.	
Introduced and referred.....	750	Introduced and referred.....	752
Recommends passage.....	881	Reported adversely.....	1045
Passed; ayes 88, nays 0.....	1032	Indefinitely postponed.....	1045
Received from the senate.....	1283	Motion filed to reconsider.....	1073
Reported enrolled.....	1403		
Signed by the speaker.....	1404	487. By Epps. Requiring that every person employed in any food factory shall have certificate of freedom from disease.	
Sent to the governor.....	1420	Introduced and referred.....	762
Approved by governor, March 31.....	1528	Reported adversely.....	1215
478. By Knickerbocker. Legalizing an electric light franchise at Jamaica.		Indefinitely postponed.....	1215
Introduced and referred.....	750		
Recommends passage.....	877	488. By Grason. Increasing compensation and mileage of members of the board of supervisors.	
Passed; ayes 80, nays 0.....	1018	Introduced and referred.....	762
Received from the senate.....	1282	Recommends amendment.....	1243
Reported enrolled.....	1403	Passed; ayes 65, nays 24.....	1596
Signed by the speaker.....	1404	Left in senate sifting committee.	
Sent to the governor.....	1420		
Approved by governor, March 31.....	1528		
479. By Neff. Requiring the marking or branding of containers for dairy products and forbidding the use of such brands without consent.			
Introduced and referred.....	751		
Left in sifting committee.			
480. By Neff. Authorizing advancement to mutual assessment insurance associations of funds and repayment out of any surplus.			

H. F.	Page
489. By Lenocker. Increasing compensation of the members of the board of educational examiners.	
Introduced and referred.....	762
Left in sifting committee.	
490. By Wilson of Mahaska. Requiring insurance companies to pay interest upon the amount of a loss from the date of the loss.	
Introduced and referred.....	781
Recommends amendment	1455
Made special order.....	1741
Amendments adopted	1831
Passed; ayes 68, nays 2.....	1831
Left in senate sifting committee.	
491. By Jones. Making state as well as road taxes due with the first installment of taxes.	
Introduced and referred.....	782
Recommends passage	1626
Left in sifting committee. . .	
492. By Shortess. Making law for assessment of cost of flood protection apply to all cities.	
Introduced and referred.....	782
Recommends passage	1185
Passed; ayes 71, nays 2.....	1461
Received from the senate.....	1812
Reported enrolled	1902
Signed by the speaker.....	1946
Sent to the governor.....	1946
Approved by governor, April 12.	1998
493. By Crozier. Fixing its present location as the permanent location for the Iowa soldiers' and sailors' monument.	
Introduced and referred.....	782
Recommends passage	1043
S. F. 401 substituted.....	1174
494. By Horchem. To authorize boards of education to elect teachers for a longer period than one year.	
Introduced and referred.....	782
Recommends amendment	1296
Left in sifting committee.	
495. By Kepple. Reorganizing and enlarging the county board of education.	
Introduced and referred.....	782
Left in sifting committee.	
496. By Rees. To legalize certain warrants issued by the city of Hamburg.	
Introduced and referred.....	782
Recommends passage	1125
S. F. 396 substituted.....	1271
Withdrawn	1292

H. F.	Page
497. By Lenocker and Langfitt. To limit the commencement of action to recover interest in real estate based on claim prior to 1900 unless notice is given.	
Introduced and referred.....	782
Re-referred	867
Left in sifting committee.	
498. By Nichols. To authorize the sale of certain land at the industrial school at Eldora.	
Introduced and referred.....	783
Recommends passage	1296
Passed; ayes 71, nays 0.....	1490
Received with amendments....	2053
Concurs in amendments.....	2117
Reported enrolled	2193
Signed by the speaker.....	2209
Sent to the governor.....	2220
Approved by governor, April 24.	
499. By O'Donnell. Making the law as to an absent voter apply also to a person ill or injured.	
Introduced and referred.....	783
Recommends amendment	1405
Left in sifting committee.	
500. By Findlay. To declare buildings where cigarettes or wrappers are sold or given away to be nuisances and to provide for abatement.	
Introduced and referred.....	783
Re-referred	867
Recommends passage	1041
Made special order.....	1196
Amendments adopted	1353
Passed; ayes 82, nays 5.....	1355
Motion filed to reconsider.....	1401
Motion to reconsider withdrawn	1452
Received with amendments....	1977
Refuses to concur.....	1991
Senate refused to recede from amendments	2080
House appoints conference committee	2130
501. By McFerren. To regulate the operation of motor vehicles, taxicabs, jitneys and other vehicles operated for hire and requiring a bond of \$5,000 to be filed.	
Introduced and referred.....	783
Re-referred	906
Recommends amendment	1360
Made special order	1372
Amendments offered	1565
Amendments adopted	1565
Passed; ayes 55, nays 39.....	1565
Motion filed to reconsider.....	1569
Motion to reconsider prevailed.	1652
Motion made to reconsider amendment	1653
Motion made to strike out enacting clause	1658

H. F.	Page	H. F.	Page
Motion lost	1658	Reported adversely	1671
Motion made to reconsider amendment	1659	Indefinitely postponed	1671
Amendments lost	1660	509. By Stuart. Permitting city councils to fix telephone rates.	
Passed; ayes 64, nays 33.....	1662	Introduced and referred.....	861
Left in senate sifting committee.		Left in sifting committee.	
502. By Epps. Providing that where a rural high school is organized the several rural independent districts may be maintained.		510. By Jessen. Repealing the law regarding unfair competition which authorizes cut rates to meet competition.	
Introduced and referred.....	792	Introduced and referred.....	861
Recommends passage	1599	Recommends amendment	1746
Left in sifting committee.		Left in sifting committee.	
503. By Tucker. Increasing the compensation of sheriffs on a graded scale according to size of county.		511. By Jessen. Authorizing increasing the number of townships in a county by making each city or town a civil township on petition.	
Introduced and referred.....	792	Introduced and referred.....	862
Left in sifting committee.		Reported adversely	1554
504. By Hall and Coakley. Relating to the manner of letting the county printing and publication in pamphlet form of the proceedings of the board.		Indefinitely postponed	1554
Introduced and referred.....	860	512. By Rayburn. Modifying the rule as to the long and short haul of railroads without interfering with rates.	
Left in sifting committee.		Introduced and referred.....	862
505. By Horchem. Relating to the limit of indebtedness in the issuance of city or town hall bonds.		Left in sifting committee.	
Introduced and referred.....	860	513. By Santee. Adding the president of the state college to the state board of examiners.	
Recommends amendment	1045	Introduced and referred.....	862
Amendments adopted	1249	Recommends passage	1397
Passed; ayes, 67; nays 3.....	1250	Passed; ayes 75, nays 0.....	1736
Received from the senate.....	1755	Received from the senate.....	2057
Reported enrolled	1902	Reported enrolled	2079
Signed by the speaker.....	1946	Signed by the speaker.....	2145
Sent to the governor.....	1946	Sent to the governor.....	2220
Approved by governor April 12.....	1998	Approved by governor, April 24.	
506. By Anderson of Davis. To authorize establishment of three normal schools and appropriate for their equipment.		514. By Newton and Peters. Repeal of law regulating sports and games on memorial day.	
Introduced and referred.....	861	Introduced and referred.....	862
Left in sifting committee.		Reported adversely	1745
507. By Mead. Requiring indexing of cases affecting title to real estate under the tract number and description of the property.		Indefinitely postponed	1745
Introduced and referred.....	861	515. By Gilbert. Authorizing erection of a city or town hall and including therein an armory.	
Recommends passage	1669	Introduced and referred.....	862
Made special order.....	1726	Withdrawn	1186
S. F. 416 substituted.....	1896	516. By Gilbert. Relating to the assessment of property, taxation and revenues of public corporations.	
508. By Stuart. Relating to the exemption of property of soldiers from taxation.		Introduced and referred.....	862
Introduced and referred.....	861	Reported adversely	1414
		Indefinitely postponed	1414

H. F.	Page
517. By Dean. Increasing the limit of the tax levy for city or town general fund from 10 to 15 mills.	
Introduced and referred.....	863
Reported adversely	1043
Indefinitely postponed	1043
518. By Weaver. Prohibiting hotels, shops, restaurants, from posting signs discriminating because of color.	
Introduced and referred.....	863
Left in sifting committee.	
519. By Peters. Relating to widows' pensions and the recommendations of the board of supervisors.	
Introduced and referred.....	863
Recommends amendment	1673
Amendments adopted	1776
Failed to pass; ayes 43, nays 13.	1776
Motion filed to reconsider....	1780
520. By Jones. To permit banking corporations to reduce the capital stock.	
Introduced and referred.....	863
Recommends amendment	1127
Amendments adopted	1250
Passed; ayes 75, nays 1.....	1251
Received from senate.....	1814
Reported enrolled	1899
Signed by the speaker.....	1900
Sent to the governor.....	1900
Approved by governor April 11.	1950
521. By Price. Giving cities authority to require the tuberculin test for dairy animals.	
Introduced and referred.....	863
Recommends amendment	1600
Sifting committee recommends amendment.	
Amendments adopted	2038
Passed; ayes 68, nays 5.....	2038
Received from the senate.....	2192
Reported enrolled	2214
Signed by the speaker.....	2219
Sent to governor.....	2220
Approved by governor April 24.	
522. By Lake. Relating to the compensation for copying names in the registration books.	
Introduced and referred.....	863
Recommends passage	1405
Failed to pass; ayes 21, nays 53.	1518
523. By Lake. Substituting new section relating to "bucket - shops" and speculation.	
Introduced and referred.....	863
Recommends passage	1156
Made special order.....	1548
Amendments filed	1587
Amendments to amendment adopted	1832

H. F.	Page
Amendments lost	1833
Withdrawn	1833
524. By Lake. Giving to cities and towns the right to license dogs and destroy those not licensed.	
Introduced and referred.....	864
Recommends amendment	1044
Left in sifting committee.	
525. By Lake. Forbidding an insurance company to operate in Iowa under any name except that under which it is incorporated.	
Introduced and referred.....	864
Reported adversely	1298
Indefinitely postponed	1298
526. By Grason. Authorizing the railroad commissioners to require railroads to erect and maintain union stations in cities of 25,000 or over.	
Introduced and referred.....	864
Reported adversely	1627
Indefinitely postponed	1627
527. By Griffin. Authorizing a special assistant county attorney as advisor to the board of supervisors in certain counties.	
Introduced and referred.....	865
Recommends passage	1126
Left in sifting committee.	
528. By Griffin. Relating to the method of voting to borrow money to buy ground and erect public buildings.	
Introduced and referred.....	865
Recommends passage	1219
Made special order.....	1612
Passed; ayes 68, nays 4.....	1750
Received from the senate.....	2150
Reported enrolled	2210
Signed by the speaker.....	2217
Sent to the governor.....	2220
Approved by governor April 23.	
529. By Griffin. Relative to the lien on property for taxes and holding the purchaser liable.	
Introduced and referred.....	865
Recommends passage	1221
Sifting committee recommends passage.	
Passed; ayes 78, nays 0.....	1966
Received from the senate.....	2200
Reported enrolled	2214
Signed by the speaker.....	2219
Sent to the governor.....	2220
Approved by governor April 24.	
530. By Elwood. To provide for issuing a permit to a foreign corporation, not organized for pecuniary profit, to do business in Iowa.	
Introduced and referred.....	866

H. F.	Page
Reported adversely	1152
Indefinitely postponed	1152
545. By Ulstad. Authorizing associations to engage in graveling or otherwise improving public highways.	
Introduced and referred.....	885
Recommends amendment	1222
Amendments adopted	1784
Passed; ayes 63, nays 3.....	1784
Received from the senate.....	2152
Signed by the speaker.....	2219
Approved by governor April 24.	
546. By Ulstad. Regulating speed of motor vehicles, relating to repeating offenses, proof of sobriety, rights of doctors, etc.	
Introduced and referred.....	885
Left in sifting committee.	
547. By Price. Legalizing marginal releases of school fund mortgages made prior to July 4, 1894.	
Introduced and referred.....	885
Recommends passage	1669
Passed; ayes 63, nays 0.....	1774
Received from the senate.....	2057
Reported enrolled	2079
Signed by the speaker.....	2145
Sent to the governor.....	2220
Approved by governor April 24.	
548. By Price. Appropriating \$1,500 to protect highway grade between lakes, to be expended by Dickinson county.	
Introduced and referred.....	886
Recommends passage	1076
Re-referred	1076
Reported adversely	1408
Indefinitely postponed	1408
549. By Mantz. Amending the city commission law so that a council need not elect a clerk or auditor.	
Introduced and referred.....	886
Left in sifting committee.	
550. By Gray. Regulating proof of certain title to real property against defects arising prior to 1905 and giving time for claimants to file.	
Introduced and referred.....	886
Recommends passage	1220
S. F. 456 substituted	1867
Withdrawn	1870
551. By Lee. Relating to electric light and power franchises by boards of supervisors.	
Introduced and referred.....	886
Recommends passage	1557
Left in sifting committee.	

H. F.	Page
552. By Tucker. Relating to the area that may be placed under quarantine by the board of animal health.	
Introduced and referred.....	886
Reported adversely	1747
Minority report recommends placed on calendar.....	1747
Left in sifting committee.	
553. By Tucker. Regulating the sale of cement and requiring the branding of packages.	
Introduced and referred.....	887
Reported adversely	1332
Indefinitely postponed	1332
554. By Helming. Fixing salaries of members of board of supervisors in counties of 30,000 or less at \$1,200.	
Introduced and referred.....	887
Left in sifting committee.	
555. By Harrington and Wichman. Relating to proceedings to establish drainage districts and assessment of the cost.	
Introduced and referred.....	887
Sifting committee recommends passage.	
Amendments adopted	2139
Passed; ayes 73, nays 0.....	2140
Received from the senate.....	2192
Reported enrolled	2216
Signed by the speaker.....	2219
Sent to the governor.....	2220
Approved by governor April 24.	
556. By Murray. Providing for a vote on issue of county bonds in certain cases.	
Introduced and referred.....	887
Left in sifting committee.	
557. By Lewis. To quit claim to the estate of Elias Ritter, for certain land.	
Introduced and referred.....	888
Recommends amendment	1321
Made special order.....	1741
Amendments adopted	1827
S. F. 487 substituted.....	1837
Withdrawn	1841
558. By Gilbert. Providing a way for formation of districts to erect district tuberculosis hospitals for several counties.	
Introduced and referred.....	888
Recommends amendment	1410
Left in sifting committee.	
559. By Flenniken. Relating to publication of official matter in a newspaper owned by a member of the city council.	
Introduced and referred.....	888

H. F.	Page	H. F.	Page
Recommends passage	1671	Reported adversely	1628
Left in sifting committee.		Indefinitely postponed	1628
560. By Shaff. Modifying the law as to desecration of the flag to permit use of the flag in many ways other than in advertis- ing.		Motion to reconsider.....	1676
Introduced and referred.....	888	Motion to reconsider prevailed.	1729
Left in sifting committee.		Left in sifting committee.	
561. By O'Donnell. Relating to the township board of review and the equaliza- tion of assessments, and requiring a report to the non-resident owner of property.		567. By Epps. Exempting only 75 per cent of the earn- ings of the head of the family from execution for debts.	
Introduced and referred.....	888	Introduced and referred.....	890
Reported adversely	1627	Reported adversely	1218
Indefinitely postponed	1627	Indefinitely postponed	1218
562. By Crozier. Excluding from the published proceed- ings of the board of supervisors any copy of a deed or bond or of certain certificates.		568. By Wormley. Amending as to the limit of indebted- ness of municipal cor- porations and providing for a vote on bonds.	
Introduced and referred.....	888	Introduced and referred.....	890
Re-referred	1083	Recommends amendment	1154
Left in sifting committee.		Amendments adopted	1467
563. By Jessen. Relating to in- formation as to circula- tion of newspapers seek- ing the official printing and requiring listing of towns and number of copies.		Passed; ayes 81, nays 0.....	1467
Introduced and referred.....	889	Received with amendments....	2195
Reported adversely	1498	Concurs in amendments.....	2196
Indefinitely postponed	1498	Reported enrolled	2218
564. By Anderson of Greene. To compel the destruction of trees and shrubbery growing within a cer- tain distance of tile drains.		Sent to the governor.....	2220
Introduced and referred.....	889	Approved by governor April 23.	
Left in sifting committee.		569. By Wormley. Regulating the legislative lobby, re- quiring registration and prohibiting improper lobbying.	
565. By Turner. Consolidating certain school funds and amending as to the man- ner of levying taxes for school purposes.		Introduced and referred.....	890
Introduced and referred.....	889	Recommends placed on calendar	1671
Recommends passage	1216	Left in sifting committee.	
Made special order.....	1390	570. By McFarlane. Relating to exemptions of pianos from taxation.	
Amendments adopted	1808	Introduced and referred.....	890
Failed to pass; ayes 52, nays 37.	1808	Reported adversely	1121
Motion filed to reconsider.....	1841	Indefinitely postponed	1121
Motion to reconsider prevailed.	1941	571. By Starzinger. Increasing the compensation of as- sessors.	
Passed; ayes 66, nays 17.....	1942	Introduced and referred.....	890
Received from the senate.....	2153	Recommends passage	1586
Reported enrolled	2216	Left in sifting committee.	
Sent to the governor.....	2220	572. By Kepple. Relating to priorities of claims against property placed in the hands of a re- ceiver.	
Approved by governor April 25.		Introduced and referred.....	890
566. By Mooty. Placing game protection in the hands of the sheriffs.		Left in sifting committee.	
Introduced and referred.....	889	573. By Kepple. Relating to priorities of claims against property placed in the hands of a re- ceiver.	
Re-referred	1322	Introduced and referred.....	891
		Left in sifting committee.	
		574. By Helming. Limiting the cost of publication of proceedings of the board of supervisors.	
		Introduced and referred.....	896
		Left in sifting committee.	

H. F.	Page	H. F.	Page
575. By Coakley. Admitting to soldiers' home wives of soldiers married prior to 1900.		Signed by the speaker.....	1536
Introduced and referred	896	Sent to the governor.....	1536
Recommends passage	1697	Approved by governor April 3..	1587
Left in sifting committee.		582. By Appropriations Committee. Making provision for settlement of liabilities of the state growing out of the sale of the Des Moines river land grant.	
576. By Committee on Motor Vehicles. Requiring dealers to collect fee for registration at time of sale of car, and providing number plates for public automobiles.		Introduced and passed on file..	1129
Introduced and passed on file..	896	Passed; ayes 84, nays 0.....	1547
Made special order.....	1231	Received from senate.....	2092
Amendments filed	1348	Reported enrolled	2179
Amendments adopted	1425	Signed by the speaker.....	2209
Passed; ayes 66, nays 28.....	1427	Sent to the governor.....	2220
Received with amendments....	2053	Approved by governor April 21.	
Refused to concur.....	2122	583. By Committee on Drainage. Giving to board of supervisors the right to maintain levees, drains and ditches, and authorizing changes in the same, and assessment of the cost.	
Senate recedes from amendments	2150	Introduced and passed on file..	1186
Reported enrolled	2218	Passed; ayes 74, nays 0.....	1501
Sent to the governor.....	2220	Received from senate.....	2152
Governor's approval withheld May 14.		Reported enrolled	2218
577. By Slosson. Provision for filing chattel mortgages.		Sent to the governor.....	2220
Introduced and referred.....	896	Approved by governor April 23.	
Withdrawn	1404	584. By Judiciary Committee. Relating to the platting of land for the purpose of assessment and taxation and establishing title to land so platted.	
578. By Appropriations Committee. To pay claim of John Miller, \$589.16.		Introduced and passed on file..	1225
Introduced and placed on file..	929	Left in sifting committee.	
Failed to pass; ayes 68, nays 20.	1273	585. By Judiciary Committee. To legalize conveyance of property in Iowa City.	
Motion filed to reconsider.....	1322	Introduced and passed on file..	1225
579. By Public Health Committee. Authorizing the state board of health to draft a code regulating the business of plumbing.		Passed; ayes 60, nays 0.....	1487
Introduced and placed on calendar	1046	Received from senate.....	1754
Failed to pass; ayes 24, nays 27.	1516	Reported enrolled	1875
580. By Judiciary Committee. Increasing from three to four the number of judges in the eleventh judicial district.		Signed by the speaker.....	1878
Introduced and passed on file..	1082	Sent to the governor.....	1887
Passed; ayes 81, nays 3.....	1198	Approved by governor April 11.	1950
Received from senate.....	1978	586. By Committee on Compensation Public Officers. Relating to the salary of the clerk of the supreme court.	
Reported enrolled	1998	Introduced and passed on file..	1241
Signed by the speaker.....	2067	Left in appropriations committee.	
Sent to the governor.....	2072	587. By Retrenchment and Reform Committee. Relating to the filing of reports by state officials, the printing of reports and the distribution of the same.	
Approved by governor April 17.		Introduced and passed on file..	1263
581. By Judiciary Committee. To legalize a conveyance from Amity college to the College Springs school district.		Left in appropriations committee.	
Introduced and passed on file..	1083		
Passed; ayes 92, nays 0.....	1179		
Received from senate.....	1325		
Reported enrolled	1535		

H. F.	Page	H. F.	Page
588. By Appropriations Committee. Authorizing a military census and inventory of the resources of Iowa.		Passed; ayes 80, nays 0.....	1491
Introduced and passed on file..	1339	Received from the senate.....	1755
S. F. 567 substituted.....	1708	Reported enrolled	1875
Withdrawn	1709	Signed by the speaker.....	1878
		Sent to the governor.....	1887
		Approved by governor, April 11.1950	
589. By Appropriations Committee. Appropriation for expenses in case of a call for a volunteer army, to be used in equipping Iowa regiments.		595. By Appropriations Committee. Appropriation to pay paving assessments against state fair property and for repair of certain buildings.	
Introduced and passed on file..	1339	Introduced and passed on file..	1417
Amendments adopted	1683	Passed; ayes 81, nays 5.....	1717
Passed; ayes 104, nays 0.....	1684	Received from senate.....	2137
Received with amendments....	1695	Reported enrolled	2193
House concurs in amendments..	1697	Signed by the speaker.....	2209
Reported enrolled	1845	Sent to the governor.....	2220
Signed by the speaker.....	1854	Approved by governor April 21.	
Sent to the governor.....	1888		
Approved by governor April 11.1950		596. By Committee on Land Titles. To correct issue of patent to land in Henry county.	
590. By Judiciary Committee. Legalizing the acts of Kiron school board.		Introduced and passed on file..	1417
Introduced and passed on file..	1340	Passed; ayes 79, nays 0.....	1464
Passed; ayes 80, nays 0.....	1494	Received from the senate.....	1754
Received from senate.....	1754	Reported enrolled	1875
Reported enrolled	1875	Signed by the speaker.....	1878
Signed by the speaker.....	1878	Sent to the governor.....	1887
Sent to the governor.....	1887	Approved by governor April 11.1950	
Approved by governor April 11.1950		597. By Committee on Printing. Amending the law relating to actions for damages against publications because of libel.	
591. By Committee on Claims. To appropriate for C. D. Nolan for injuries sustained at institution at Woodward.		Introduced and passed on file..	1417
Introduced and passed on file..	1368	Left in sifting committee.	
Passed; ayes 84, nays 1.....	1714	598. By Committee on Land Titles. To legalize certain land titles.	
Indefinitely postponed in senate..	1978	Introduced and passed on file..	1417
592. By Committee on Claims. To appropriate to Rolla Gallagher for injuries while in the national guard.		Passed; ayes 69, nays 0.....	1483
Introduced and passed on file..	1416	Left in senate sifting committee.	
Passed; ayes 97, nays 0.....	1559	599. By Judiciary Committee. Admitting to the bar persons who have practiced before the bar of the U. S. supreme court for five years, without further evidence of competency.	
Received from the senate.....	2092	Introduced and passed on file..	1511
Reported enrolled	2179	Sifting committee recommends passage.	
Signed by the speaker.....	2209	Passed; ayes 73, nays 0.....	1970
Sent to the governor.....	2220	Received from the senate.....	2191
Approved by governor April 21.		Reported enrolled	2214
593. By Judiciary Committee. Legalizing certain warrants and bonds at Albia.		Signed by the speaker.....	2219
Introduced and passed on file..	1417	Sent to the governor.....	2220
Passed; ayes 74, nays 0.....	1460	Approved by governor April 24.	
Received from the senate.....	1754	600. By Appropriations Committee. Appropriation for use in making investigation into the valuation of the property of common carriers.	
Reported enrolled	1875	Introduced and passed on file..	1611
Signed by the speaker.....	1878	Passed; ayes 58, nays 37.....	1885
Sent to the governor.....	1887	Received from the Senate.....	2206
Approved by governor April 11.1950			
594. By Judiciary Committee. Legalizing certain ordinances at Davis City.			
Introduced and passed on file..	1417		

H. F. Page

Reported enrolled.....2214
 Signed by the speaker2219
 Sent to the governor.....2220
 Approved by governor April 21.

601. By Committee on Schools and Textbooks. Relating to the establishment of schools, erection of schoolhouses and the transportation of pupils.
 Introduced and passed on file...1612
 Left in sifting committee.

602. By Committee on Municipal Corporations. Relating to condemnation of land for public purposes in special charter cities.
 Introduced and passed on file...1612
 Left in sifting committee.

603. By Ways and Means Committee. Authorizing a direct inheritance tax and providing provisions for collection of the collateral inheritance tax.
 Introduced and passed on file...1628
 Made special order.....1677
 Substitute filed.....1904
 Substitute adopted.....1948
 Failed to pass; ayes 34, nays 45..1948

604. By judiciary committee. Legalizing certain warrants at Mount Vernon.
 Introduced and passed on file...1628
 Passed; ayes 67, nays 0.....1772
 Received with amendments....2056
 Concurs in amendments.....2119
 Reported enrolled2206
 Signed by the speaker.....2217
 Sent to the governor.....2220
 Approved by governor April 23.

605. By Judiciary Committee. Legalizing the ordinances of Lytton.
 Introduced and passed on file...1629
 Passed; ayes 71, nays 0.....1789
 Received from the Senate....2056
 Reported enrolled2105
 Signed by the speaker.....2238
 Sent to the governor.....2220
 Approved by governor April 24.

606. By Judiciary Committee. Legalizing the school election in Council Bluffs.
 Introduced and passed on file...1675
 Amendments adopted.....1685
 Passed; ayes 83, nays 0.....1685
 Received from the Senate....1733
 Reported enrolled.....1845
 Signed by the speaker.....1854
 Sent to the governor.....1888
 Approved by governor April 11..1950

607. By Committee on Insurance. To provide for an organization and admission of accident and

H. F. Page

health insurance associations on the assessment plan.
 Introduced and passed on file...1728
 Left in sifting committee.

608. By Judiciary Committee. Fixing title to the beds of meandered lakes and rivers within the state of Iowa.
 Introduced and passed on file...1728
 Passed; ayes 63, nays 6.....2036
 Left in Senate sifting committee.

609. By Judiciary Committee. To authorize the curator of the historical department to accept property for the department or for memorial, scientific or historic purposes.
 Introduced and passed on file...1728
 Sifting committee recommends passage.
 Passed; ayes 74, nays 0.....2037
 Received with amendments....2202
 Concurs in amendments2204
 Reported enrolled.....2218
 Sent to the governor.....2220
 Approved by governor April 24.

610. By Appropriations Committee. Making an appropriation for a camp ground for training the military forces of the state.
 Introduced and passed on file...1747
 Passed; ayes 66, nays 1.....1826
 Indefinitely postponed in Senate.2137
 Senate requests return.....2186
 Received from Senate2192
 Reported enrolled.....2214
 Signed by the speaker.....2219
 Sent to the governor2220
 Approved by governor April 21.

611. By Committee on Land Titles. To legalize decrees in suits to quiet titles.
 Introduced and passed on file...1806
 Left in sifting committee.

612. By Committee on Railroads. Amending the code with regard to the classification of railroads.
 Introduced and passed on file...1806
 Passed; ayes 70, nays 2.....1984
 Received from house.....2146
 Reported enrolled2193
 Signed by the speaker.....2209
 Sent to the governor.....2220
 Approved by governor April 24.

613. By Committee on Board of Control. Extending the convict labor contract at the state prison.
 Introduced and passed on file...1806
 Made special order.....1869
 Passed; ayes 77, nays 4.....1917

House Record on Joint House Resolutions

No.	Page	No.	Page
<p>1. By Roberts. Agreeing to a proposed amendment to the constitution prohibiting the manufacture, sale or keeping for sale of intoxicating liquors as a beverage.</p> <p>Introduced and referred to committee 158</p> <p>Withdrawn 1510</p> <p>2. By Anderson of Greene. Limiting to two the number of bills which may be introduced by any member of the legislature.</p> <p>Introduced and referred to committee 186</p> <p>Recommends passage 228</p> <p>Amendments adopted 272</p> <p>Passed; ayes 85, nays 7..... 273</p> <p>Indefinitely postponed in Senate.</p> <p>3. By Murray. (Same as S. J. R. 5.) Proposing an amendment to the constitution relating to the right of suffrage.</p> <p>Introduced and referred to committee 287</p> <p>Left in sifting committee.</p> <p>4. By Peters. Approving the plans for new buildings at the state educational institutions.</p> <p>Introduced and referred to committee 393</p> <p>Recommends amendment 1122</p> <p>Amendments adopted 1470</p> <p>Passed; ayes 70, nays 1..... 1470</p> <p>Left in sifting committee.</p>		<p>5. By Jones. To provide for the publication of the laws of the 36th general assembly.</p> <p>Introduced and referred to committee 519</p> <p>Recommends passage..... 641</p> <p>Passed; ayes 93, nays 0..... 894</p> <p>Received from Senate 1817</p> <p>Reported enrolled 1901</p> <p>Signed by the speaker..... 1946</p> <p>Sent to the governor..... 1946</p> <p>Approved by governor April 12.. 1998</p> <p>6. By Ways and Means Committee. Relative to the establishment of lines of division between federal and state taxes and the calling of congress of states to consider conflicting jurisdiction.</p> <p>Introduced and passed on file... 1628</p> <p>Left on calendar.</p> <p>7. By Committee on Military Affairs. Authorizing the governor to organize a secret service and constabulary and to call upon all citizens in time of war to assist in preservation of the peace.</p> <p>Introduced and placed on calendar 1965</p> <p>Left on calendar in House.</p> <p>8. By Committee on Military Affairs. To reimburse members of the third Iowa infantry for clothing.</p> <p>Introduced and passed on file... 2060</p> <p>Sifting committee recommends passage.</p> <p>Passed; ayes 87, nays 0..... 2102</p> <p>Left on senate calendar.</p>	

House Record on Senate Bills

NUMBERS OF SENATE FILES THAT BECAME LAW.

Senate Files Nos. 1, 5, 7, 9, 11, 18, 21, 22, 24, 25, 27, 29, 31, 32, 33, 36, 44, 45, 49, 51, 53, 58, 60, 63, 65, 66, 67, 70, 72, 75, 76, 78, 79, 80, 81, 82, 85, 92, 93, 98, 100, 104, 107, 108, 111, 116, 118, 124, 129, 132, 133, 136, 141, 143, 145, 146, 148, 149, 150, 154, 155, 156, 157, 158, 167, 168, 169, 176, 177, 179, 180, 181, 182, 185, 186, 188, 195, 196, 197, 198, 203, 207, 208, 215, 217, 219, 224, 236, 238, 241, 247, 248, 253, 257, 263, 267, 274, 277, 278, 282, 283, 286, 288, 292, 298, 300, 301, 302, 303, 307, 308, 311, 322, 323, 325, 326, 327, 328, 329, 330, 331, 336, 341, 342, 343, 349, 353, 357, 358, 360, 361, 362, 368, 372, 373, 378, 390, 393, 396, 400, 401, 403, 404, 405, 407, 408, 409, 416, 421, 422, 424, 431, 442, 443, 444, 445, 446, 447, 452, 456, 467, 468, 469, 470, 471, 475, 476, 477, 479, 487, 490, 494, 495, 505, 509, 522, 526, 529, 535, 541, 545, 548, 550, 551, 552, 554, 558, 560, 562, 565, 567, 569, 570, 576, 577, 579, 581, 582, 583, 584, 586, 589, 592, 593, 595, 596, 597, 598, 600, 601.

Index to Action Taken on Senate Bills Received by the House

S. F.	Page	S. F.	Page
<p>1. By Whitmore. To provide for publication of index and history of bills by the document editor and the legislative journals; to provide for publishing the session laws.</p> <p>Referred to committee..... 266 Recommends passage..... 307 Amendments adopted 313 Passed; ayes 96, nays 0..... 313</p> <p>2. By Van Alstine. Creating a commission of five persons to codify the laws and to report to the 38th general assembly.</p> <p>Referred to committee.....1513 Left in sifting committee.</p> <p>5. By Whitmore. Providing that sale of intoxicating liquors shall be deemed to take place in the county where delivered.</p> <p>Referred to committee..... 703 Recommends passage.....1041 Passed; ayes 59, nays 24.....1448 Motion filed to reconsider1510 Motion to reconsider withdrawn 1846 Signed by the speaker.....2006</p> <p>7. By Whitmore. To prohibit the solicitation of orders for sale of intoxicating liquors by any kind of advertising.</p> <p>Referred to committee..... 528 Recommends amendment..... 948</p>		<p>Amendments adopted1429 Passed; ayes 80, nays 14.....1429 Signed by the speaker.....1622</p> <p>9. By Kimball. Granting cities and towns authority to issue funding bonds to pay for drainage costs.</p> <p>Referred to committee 289 Recommends amendment 347 Amendments adopted 367 Re-referred 367 Recommends amendment 509 Amendment adopted 612 Passed; ayes 94, nays 0..... 613</p> <p>11. By Kimball. Providing that the right of cities to establish a drainage district shall not be exclusive of the right of the board of supervisors.</p> <p>Referred to committee.....1395 Recommends passage1675 Sifting committee recommends passage.</p> <p>Amendments adopted2043 Passed; ayes 64, nays 2.....2044 Signed by the speaker.....2202</p> <p>15. By Kimball. To revise the primary election laws and to repeal the presidential preference primary.</p> <p>Referred to committee..... 784 Left in sifting committee.</p>	

S. F.	Page
16. By Kimball. Amending election laws so that names of presidential electors shall be omitted from ballot; restoring circle to ballot; amended also to repeal the non-partisan judiciary law.	
Referred to committee.....	759
Recommends amendments	1365
Made special order.....	1638
Amendments adopted	1834
Amendments offered	1835
Amendments offered	1837
Amendments adopted	1871
Amendments adopted	1872
Passed; ayes 76, nays 29.....	1873
Motion filed to reconsider.....	1951
Motion to lay on table motion to reconsider lost.....	1957
Motion to reconsider lost.....	1958
Signed by the speaker.....	2164
17. By Caswell. Repealing the anti-tipping law.	
Referred to committee.	
Recommends amendment	594
Amendments adopted	790
Failed to pass; ayes 39, nays 55.	790
Motion filed to reconsider.....	797
Motion to reconsider lost.....	2149
18. By Haskell. Relating to the removal of county seats and county records by special election.	
Referred to committee.....	572
Recommends passage.....	674
Substitute for H. F. 104.....	787
Passed; ayes 71, nays 3.....	787
Signed by the speaker.....	1129
21. By Foster. To provide for maintenance and repair of country roads and to provide road patrolmen.	
Referred to committee.....	867
Recommends amendment	1409
Made special order.....	1613
Amendment to amendment lost	1891
Amendments lost	1892
Amendments lost	1893
Passed; ayes 69, nays 26.....	1894
Signed by the speaker.....	2082
22. By Lindly. Providing for notification by mail of delinquent taxes.	
Referred to committee.....	476
Recommends passage	1222
Passed; ayes 68, nays 0.....	1459
Signed by the speaker.....	1622
24. By Eversmeyer. To require that the judges in the Seventh judicial district be so elected that there shall be at least one resident judge in each county.	
Referred to committee.	
Recommends amendment	510
Amendments adopted	574
Passed; ayes 94, nays 0.....	574

S. F.	Page
25. By Grout. Providing for method of division of taxes on real estate where portion is sold after assessment.	
Referred to committee.....	759
Recommends passage	1159
Passed; ayes 76, nays 1.....	1761
Signed by the speaker.....	2006
27. By Taylor. Relating to certain officers; that all county, township, city and town officers, elective and appointive, may be removed.	
Referred to committee.....	703
Sifting committee recommends passage.	
Passed; ayes 60, nays 0.....	2059
Signed by the speaker.....	2175
28. By Byington. Relating to the competency of interested witnesses to testify to a personal transaction with a person since deceased.	
Referred to committee.....	246
Recommends passage	547
Amendments adopted	786
Failed to pass; ayes 23, nays 71.	786
29. By Greene. To quit claim to Frank Kuchel on land in Clinton county.	
Referred to committee.....	290
Recommends passage	441
Passed; ayes 89, nays 0.....	481
31. By Adams. To fix the penalty relating to bank holdups or bank "stick-ups" at twenty-five years.	
Referred to committee.....	312
Recommends passage	1498
Passed; ayes 95, nays 0.....	1682
Signed by the speaker.....	2006
32. By Adams. Fixing the penalty for burglary with explosives at from twenty-five to forty years.	
Referred to committee.....	918
Recommends passage	1127
Passed; ayes 80, nays 1.....	1605
Signed by the speaker.....	1692
33. By Adams. Fixing the penalty for the possession of burglar's tools at fifteen years or \$1,000 fine.	
Referred to committee.....	312
Recommends passage	757
Passed; ayes, 80, nays 12.....	971
Signed by the speaker.....	1142
34. By Price. Increasing the fees to be paid witnesses and jurors for services and attendance at coroner's inquests.	
Referred to committee	358

S. F.	Page	S. F.	Page
Recommends amendment	950	53. By Eversmeyer. Forbid-	
Left in sifting committee.		ding misrepresentation	
36. By Price. To provide for		as to place at which	
the liability of tenants		coal has been mined.	
in common in possession		Referred to committee.....	266
to their co-tenants out		Recommends amendment	646
of possession.		Amendments adopted	925
Referred to committee.....	290	Passed; ayes 98, nays 0.....	925
Recommends passage	442	Signed by the speaker.....	1321
Made special order.....	573	55. By Whitmore. To repeal	
Amendments adopted	678	law authorizing levy of	
Passed; ayes 73, nays 21.....	679	taxes for improvements	
37. By Helmer. Requiring all		of state ground at the	
probate cases to be tried		capitol.	
as equity actions.		Referred to committee.....	1663
Referred to committee.....	358	Recommends passage	1698
Recommends passage	594	Report rejected	1693
Made special order.....	922	Made special order.....	1741
Failed to pass; ayes 41, nays 61.	980	Failed to pass; ayes 48, nays 48.	1929
39. By Chase. To prevent in-		Motion filed to reconsider.....	2017
crease of salary from		58. By Proudfoot. Providing	
taking effect during the		a way to compel a non-	
term for which incum-		resident or alien liti-	
bent of office is elected.		gant to put up a bond	
Referred to committee.....	1021	for security of the costs	
Left in sifting committee.		before prosecuting a	
41. By Byington. To fix the		case in court.	
limit of compensation		Referred to committee.....	359
for township assessors		Recommends passage	528
Referred to committee.....	436	Passed; ayes 93, nays 0.....	729
Left in sifting committee.		60. By Byington. For fire-	
44. By White. Giving state		proofing and preserva-	
aid to poultry associa-		tion of the old capitol	
tions for shows and ex-		building at Iowa City.	
hibitions.		Referred to committee.....	1583
Referred to committee.....	1898	Recommends passage	1847
Recommends passage	2045	Passed; ayes 71, nays 10.....	1934
Passed; ayes 79, nays 3.....	2070	Signed by the speaker.....	2082
Signed by the speaker.....	2202	63. By Helmer. Relating to	
45. By Foster. Providing for		acquiring and condem-	
formation of an election		nation of real estate for	
precinct in more than		school purposes.	
one township where		Referred to committee.....	312
there is a town on or		Recommends amendment	569
adjacent to a township		Amendments adopted	704
line.		Passed; ayes 87, nays 0.....	704
Referred to committee.....	476	65. By Enger. Creating the	
Recommends passage	874	office of state registrar	
Passed, ayes 104, nays 0.....	959	of vital statistics and	
Signed by the speaker.....	1142	appropriating for sup-	
49. By Taylor. To indemnify		port.	
Grace Ginther for per-		Referred to committee.....	1807
sonal injuries.		Recommends passage	1847
Referred to committee.....	1450	Passed; ayes 78, nays 7.....	1932
Withdrawn and substituted for		Signed by the speaker.....	2090
H. F. 39.....	1707	66. By Newberry. Fixing the	
Passed; ayes 97, nays 0.....	1707	term of the dairy and	
Signed by the speaker.....	1976	food commissioner at	
51. By Rule and Gibson. Re-		four years	
pealing law which for-		Referred to committee.....	2001
bids holding of a civil		Recommends amendment	2105
office by one in the		Amendments adopted	2106
military service.		Passed; ayes 55, nays 18.....	2106
Referred to committee.....	232	Signed by the speaker.....	2219
Withdrawn and re-referred....	407	67. By Price. Providing for	
Recommends passage	408	appointment of ap-	
Passed; ayes 102, nays 0.....	413	praisers before settle-	
		ment of an estate, pro-	
		vision for notice to	

S. F.	Page
claimants and filing a report.	
Referred to committee.....	406
Recommends amendment	381
Amendments adopted	1264
Passed; ayes 73, nays 14.....	1264
Signed by the speaker.....	2006
68. By Holdoegel. Giving the highway commission authority to modify or reject all plans for highway change of grade.	
Referred to committee.....	359
Reported adversely	1223
Minority report recommends passage	1223
Left in sifting committee.	
70. By Parker. Authorizing savings banks keep eighty-five per cent of their reserve on deposit in other banks.	
Referred to committee.....	599
Recommends passage	1127
Passed; ayes 80, nays 1.....	1594
Signed by the speaker.....	1822
72. By Foster. Providing for payment of compensation due employees of state under workmen's compensation law.	
Referred to committee.....	539
Recommends passage	641
Passed; ayes 92, nays 0.....	929
Signed by the speaker.....	1142
74. By Haskell. Providing for an increase in the levy of the bridge tax in a city divided by a meandered stream.	
Referred to committee.....	312
Withdrawn	1369
75. By Wilson. Reducing limit of time for commencing action to set aside a will to one year.	
Referred to committee.....	358
Recommends amendment	489
Amendments adopted	769
Passed; ayes 73, nays 16.....	769
Signed by the speaker.....	1129
76. By Rule. Authorizing dams in streams to secure water for factory purposes.	
Referred to committee	466
Recommends amendment	595
Passed; ayes 57, nays 0.....	713
78. By Lindly. To require screens to prevent fish from entering a pumping station or plant.	
Referred to committee.....	385
Recommends amendment	673
Amendments adopted	932
Passed; ayes 95, nays 0.....	933
Signed by the speaker.....	1321

S. F.	Page
79. By Stephenson. Relating to locating telephone and telegraph lines on written application and the furnishing of a bond.	
Referred to committee.....	1778
Passed; ayes 78, nays 0.....	2137
Signed by the speaker.....	2202
80. By Parker. To appropriate \$426.46 to defray the expenses of the inaugural ceremonies.	
Referred to committee.....	263
Recommends passage	323
Passed; ayes 87, nays 0.....	357
81. By Parker. Authorizing cities of first class to establish restricted residence districts and to prohibit therein erection of buildings for certain prohibited purposes.	
Referred to committee.....	703
Recommends passage	1153
Made special order.....	1164
Amendments adopted	1345
Passed; ayes 79, nays 29.....	1346
Signed by the speaker.....	1622
82. By Taylor. To pay E. O. Sherman of Buchanan County for the death of his son.	
Referred to committee.....	1173
Withdrawn and substituted for H. F. 78.....	1267
Passed; ayes 90, nays 0.....	1268
Signed by the speaker.....	1434
84. By Wilson. Forbidding payment of fees in search warrant cases unless authorized by the judge, county attorney or attorney-general.	
Referred to committee.....	538
Reported adversely	947
Indefinitely postponed	947
85. By Arney. Providing maintenance and provision for commandant and family at the Soldiers' Home at Marshalltown.	
Referred to committee.....	758
Recommends placed on calendar	1674
Passed; ayes 71, nays 7.....	2005
Signed by the speaker.....	2164
87. By Whitmore. To safeguard workmen employed on buildings by requiring scaffolds to be safe.	
Referred to committee	785
Amendments adopted	2054
Failed to pass; ayes 54, nays 42.	2054
Motion filed to reconsider	2092
Motion to reconsider lost	2143
89. By Chase. Providing that evidence of intoxication shall not be given on question of intent in criminal cases.	
Referred to committee.....	539

S. F.	Page	S. F.	Page
Recommends re-referred	948	Reported adversely	1746
Re-referred	948	Indefinitely postponed	1746
Reported adversely	1158	Motion filed to reconsider.....	1780
Indefinitely postponed	1158	Motion to reconsider lost.....	1949
92. By Caswell. Regulating the carrying of con- cealed weapons, and de- fining the purpose for which permits are is- sued.		107. By Kimball. To punish fraudulent making, de- livering or uttering of checks, drafts and writ- ten orders upon banks.	
Referred to committee.....	654	Referred to committee.....	436
Recommends passage	1159	Recommends amendment	1362
Passed; ayes 71, nays 0.....	1504	Sifting committee recommends amendments.	
Signed by the speaker.....	1692	Amendments adopted	1987
93. By Thompson. Relating to instructions to the jury in district court and repealing the pro- vision for submitting instructions first to the lawyers and requiring objections to be made in advance.		Passed; ayes 58, nays 21.....	1988
Referred to committee.....	385	Signed by the speaker.....	2185
Recommends amendment	489	108. By Kimball. To create commission to solicit and receive subscriptions and to erect a monu- ment to Gen. Grenville M. Dodge.	
Made special order.....	573	Referred to committee.....	246
Amendments adopted	600	Withdrawn from committee....	255
Passed; ayes 78, nays 24.....	600	Unanimous consent given to take up	255
95. By Whitmore. Permitting evidence of general rep- utation to be used in trials for violation of injunctions.		Passed; ayes 84, nays 0.....	256
Referred to committee.....	427	Signed by the speaker.....	319
Left in sifting committee.		111. By Jackson. Providing for an increase of com- pensation of clerks of the district court.	
98. By Balkema. Legalizing— relating to the estab- lishment of electric lighting system at Alton.		Referred to committee.....	1725
Referred to committee.....	502	Sifting committee recommends amendments.	
Recommends passage	856	Amendments adopted	2104
Passed; ayes 86, nays 0.....	1017	Passed; ayes 67, nays 15.....	2104
Signed by the speaker.....	1321	Signed by the speaker.....	2219
100. By Lytle. To authorize manufacturers of patent medicines, tinctures and extracts to obtain per- mits to purchase and use alcohol.		113. By Ball. Providing that bonds shall be issued for a county in anticipa- tion of a debt, only in case of great emer- gency.	
Referred to committee.....	713	Referred to committee.....	1300
Recommends passage	946	Left in sifting committee.	
Passed; ayes 84, nays 4.....	1279	116. By Parker. To pay P. J. Kappleman \$900 for loss of horses.	
Signed by the speaker.....	1549	Referred to committee.....	1172
104. By Parker. Relating to pensions for police offi- cers, and amending as to the amounts to be al- lowed under certain conditions.		Reported adversely	1703
Referred to committee.....	385	Minority report recommends amendment	1703
Recommends passage	508	Re-referred	1704
Passed; ayes 86, nays 9.....	681	Recommends passage	1847
105. By White. To prevent fraud in sales of seeds.		Amendments adopted	1933
Referred to committee.....	1171	Passed; ayes 75, nays 8.....	1933
		Signed by the speaker.....	2175
		118. By Chase. To pay the sur- vivors of the Northern Border Brigade a pen- sion of twenty dollars a month.	
		Referred to committee.....	919
		Recommends passage	1122
		Passed; ayes 87, nays 4.....	1611
		Signed by the speaker.....	1692

HOUSE RECORD ON SENATE BILLS

2313

S. F.	Page
119. By Kimball. Relating to the election, duties and terms of members of the board of supervisors.	
Referred to committee.....	1115
Left in sifting committee.	
123. By Wilson. Relating to the compensation of deputy clerks of the district court.	
Referred to committee.....	503
Recommends amendment	911
Senate requests house to return	1169
House returns to senate.....	1186
124. By Parker. Legalizing— Relating to the issuance of funding bonds at Valley Junction.	
Referred to committee.....	473
Recommends amendment	675
Amendments adopted	935
Passed; ayes 95, nays 0.....	935
Signed by the speaker.....	1976
125. By Coburn. Legalizing— The assessment of the cost of paving street intersection of Ida Grove.	
Referred to committee.....	466
Senate requests return.....	628
129. By Broxam. Authorizing cities and towns to oil streets and alleys and tax the cost up to the property benefited.	
Referred to committee.....	785
Recommends amendment	952
Amendment filed	982
Amendments adopted	1292
Amendments filed	1293
Amendment adopted	1438
Passed; ayes, 71, nays 14.....	1439
Signed by the speaker.....	1692
132. By Wilson. Relating to the duties of the state executive council in the adjustment of assessment values and providing for notice and a hearing where it is proposed that the assessment be increased.	
Referred to committee.....	359
Recommends re-referred	619
Re-referred	619
Recommends passage	983
Amendments adopted	1442
Passed; ayes 75, nays 0.....	1442
Signed by the speaker.....	1622
133. By Kimball. Relating to standards for baskets for grapes and other fruit and vegetables.	
Referred to committee.....	573
Recommends passage	1154

S. F.	Page
Passed; ayes 71, nays 1.....	1758
Signed by the speaker.....	2006
134. By Kimball. Permitting admission to the soldiers' home of persons having property not in excess of \$2,000.	
Referred to committee.....	1003
Recommends passage	1673
Left in sifting committee.	
135. By Van Alstine. Raising the cost of trimming of hedges along public highways from forty cents to one dollar per rod.	
Referred to committee.....	467
Recommends passage	1396
Left in sifting committee.	
136. By Schrup. Authorizing special charter cities to adopt the city manager plan.	
Referred to committee.....	312
Recommends passage	710
Passed; ayes 87, nays 4.....	969
Signed by the speaker.....	1142
137. By Parker. Authorizing the county attorney to hold inquests in the absence of the coroner.	
Referred to committee.....	955
Reported adversely	1554
Indefinite postponement	1554
141. By Price. Relating to bulk sales of merchandise; providing for notice in case of such sales.	
Referred to committee.....	538
Recommends passage	594
Made special order.....	616
Amendments filed	653
Amendment to amendment filed	701
Amendments rejected	753
Passed; ayes 70, nays 29.....	754
Signed by the speaker.....	1129
143. By Newberry. Making an appropriation of \$4,800 for publication of maps of Iowa.	
Referred to committee.....	785
Recommends passage	908
Passed; ayes 63, nays 8.....	1257
Signed by the speaker.....	1434
144. By Newberry. Relating to reversion of school-house sites by non-use so that it applies only when the purchase was by condemnation.	
Referred to committee.....	785
Recommends passage	1216
Made special order.....	1558
Failed to pass; ayes 47, nays 30.	1794

S. F.	Page	S. F.	Page
145. By Evans. Fixing a limit on the amount of interest that may be paid annually on bonds issued for purchase of parks.		equipment at the Reformatory for Females at Rockwell City.	
Referred to committee.....	385	House passed on file.....	2002
Recommends amendment.....	755	Substitute for H. F. 204.....	2003
Amendments adopted.....	1054	Passed; ayes 78, nays 4.....	2004
Passed; ayes 92, nays 0.....	1054	Signed by the speaker.....	2175
Signed by the speaker.....	1321	156. By Eversmeyer. Providing for the support for Reformatory for Females on the basis of \$15.00 a month for each inmate.	
146. By Evans. Relating to limitation of indebtedness and providing that where it is incurred by city or town in purchase of public utilities it shall not be counted against the limitation as to debt for general purposes.		Referred to committee.....	2001
Referred to committee.....	385	Recommends passage.....	2047
Recommends amendment.....	755	Passed; ayes 83, nays 1.....	2074
Amendments adopted.....	1057	Signed by the speaker.....	2185
Passed; ayes 94, nays 0.....	1058	158. By Eversmeyer. To authorize cities to buy bridges across a boundary line river.	
Signed by the speaker.....	1321	Referred to committee.....	655
148. By Fleck. Amending the law as to bonds for city hospitals.		Recommends passage.....	953
Referred to committee.....	406	Passed; ayes 81, nays 4.....	1437
Recommends amendment.....	507	Signed by the speaker.....	1622
Amendments adopted.....	679	163. By Taylor. To declare the exhibition of lewd, immoral or obscene pictures, shows, etc., a nuisance, and to provide for its abatement.	
Passed; ayes 96, nays 4.....	680	Referred to committee.....	1001
149. By Kimball. Amending the law as to grand and petit jurors.		Re-referred.....	1020
Referred to committee.....	758	Left in sifting committee.	
Recommends passage.....	1158	164. By Greene. Regulating the employment of women in the industries.	
Passed; ayes 76, nays 1.....	1763	Referred to committee.....	1394
Signed by the speaker.....	2082	Recommends amendment.....	1818
150. By Kimball. Relating to the joinder of causes of action against principal and agent growing out of same transaction.		Motion made to withdraw from sifting committee.....	2190
Referred to committee.....	655	Motion lost.....	2190
Recommends passage.....	1160	Left in sifting committee.	
Passed; ayes 67, nays 1.....	1767	167. By Helmer. To increase the appropriation for the state historical society.	
Signed by the speaker.....	2082	Referred to committee.....	1583
152. By Arney. Providing for the disposition of dead animals.		Recommends passage.....	1597
Referred to committee.....	869	Passed; ayes 76, nays 10.....	1823
Reported adversely.....	1396	Signed by the speaker.....	2006
Indefinitely postponed.....	1396	168. By Byington. To authorize the board of supervisors to approve the selection of a deputy county superintendent of schools.	
Motion filed to reconsider.....	1452	Referred to committee.....	956
154. By Eversmeyer. Increasing the monthly support fund at state institutions.		Recommends passage.....	1217
Referred to committee.....	1451	Amendments adopted.....	1855
Recommends passage.....	1743	Passed; ayes 88, nays 0.....	1855
Passed; ayes 70, nays 4.....	1828	Signed by the speaker.....	2082
Signed by the speaker.....	2082	169. By White. Legalizing—Warrants issued by the city of Belle Plaine.	
155. By Eversmeyer. Appropriation for the purchase of live stock and		Referred to committee.....	466

S. F.	Page
Recommends passage	528
Passed; ayes 89, nays 0.....	587
176. By Wilson. To fix October 15, 1917, as the date for a special election on the prohibitory amendment to the constitution.	
Referred to committee.....	1113
Reports without recommendation	1599
Made special order.....	1676
Passed; ayes 82, nays 18.....	1861
Signed by the speaker.....	2082
177. By Laffer. To provide for exemption from special assessment of homesteads of soldiers and widows of soldiers.	
Referred to committee.....	656
Recommends amendment	952
Amendments lost	1292
Amended	1292
Passed; ayes 75, nays 14.....	1292
Signed by the speaker.....	1434
179. By Laffer. To increase the fees to be collected and charged by sheriffs.	
Received and placed on calendar	704
Substituted for H. F. 234.....	730
Passed; ayes 95, nays 2.....	730
180. By Van Alstine. To quit claim to Paulus Oltmann land in Humboldt County.	
Referred to committee.....	655
Recommends passage	857
Passed; ayes 79, nays 0.....	1015
Signed by the speaker.....	1321
181. By Wilson. Changing from first to third Monday of August the time for the executive council to certify as to findings on valuation of property.	
Referred to committee.....	573
Recommends passage	1669
Passed; ayes 68, nays 2.....	2166
Signed by the speaker.....	2219
182. By Kimball. To provide for additional tax levy for park purposes.	
Referred to committee.....	436
Recommends amendment	643
Amendments adopted	921
Passed; ayes 73, nays 8.....	922
Signed by the speaker.....	2082
185. By Kimball. To prohibit and punish the display of certain weapons in windows.	
Referred to committee.....	599
Recommends passage	857
Passed; ayes 61, nays 9.....	1100
Signed by the speaker.....	1321
186. By Kimball. To authorize payment of expenses in extradition cases even	

S. F.	Page
though no conviction has followed.	
Referred to committee.....	656
Recommends passage	880
Passed; ayes 82, nays 6.....	1111
Signed by the speaker.....	1321
188. By Coburn. Appropriation for a cattle barn for the state fair and for additional ground for the fair.	
Referred to committee.....	1003
Recommends passage	1328
Substituted for H. F. 248.....	1444
Passed; ayes 73, nays 3.....	1444
Signed by the speaker.....	1622
190. By Parker. To indemnify Charles Berry for loss of horses and mules erroneously slaughtered by state authority.	
Received from senate.....	2135
Left on calendar.	
191. By Kimball. Defining the board of waterworks trustees and regulating its powers and duties.	
Referred to committee.....	1113
Recommends passage	1601
Left in sifting committee.	
192. By Kingland. Repealing the provision that a witness in a civil action cannot be required to travel more than seventy miles to attend court.	
Referred to committee.....	655
Left in sifting committee.	
193. By Kingland. Permitting of loose leaf accounts, account tickets, etc., to be received in court as evidence the same as books of account.	
Referred to committee.....	655
Re-referred	912
Recommends passage	1852
Left in sifting committee.	
195. By Price. Requiring an employer to furnish the industrial commission with a statement as to the earnings of any injured employe.	
Referred to committee.....	869
Recommends passage	1082
Passed; ayes 76, nays 0.....	1539
Signed by the speaker.....	1822
196. By Price. Providing for the taking of depositions to be used in hearings before boards of arbitration in workmen's compensation proceedings.	
Referred to committee.....	1529

S. F.	Page	S. F.	Page
Recommends passage	1882	Referred to committee.....	599
Amendments lost	2145	Passed; ayes 72, nays 5.....	2055
Passed; ayes 70, nays 0.....	2145	Motion filed to reconsider.....	2209
Signed by the speaker.....	2202		
197. By Arney. Providing aid for the dairy associa- tion, the beef cattle as- sociation and the small grain growers' associa- tion.		207. By Foskett. To increase the compensation of shorthand reporters in superior courts.	
Referred to committee.....	1512	Referred to committee.....	690
Withdrawn and substituted for H. F. 367.....	1704	Recommends passage	1222
Passed; ayes 86, nays 10.....	1705	Failed to pass; ayes 51, nays 27.....	1592
Signed by the speaker.....	1822	Motion filed to reconsider.....	1614
198. By Arney. Prohibiting licensed dentists from practicing or advertis- ing under any other name than their own.		Motion prevailed	1618
Referred to committee.....	956	Passed; ayes 77, nays 8.....	1620
Recommends amendment	1041	Signed by the speaker.....	1822
Amendments adopted	1621		
Amendments adopted	1642	208. By Parker. To appro- priate \$462.50 to refund the Des Moines Water Company.	
Passed; ayes 71, nays 17.....	1642	Referred to committee.....	1300
Signed by the speaker.....	2082	Recommends passage	1360
201. By Van Alstine. To repeal the law relating to non- user of franchise by corporations.		Passed; ayes 74, nays 0.....	1475
Referred to committee.....	1841	Signed by the speaker.....	1622
Left in sifting committee.		211. By Wilson. Requiring par- tition fences to be com- pleted in ten days in- stead of thirty days.	
202. By Van Alstine. Relating to reports by corpora- tions.		Referred to committee.....	599
Referred to committee.....	1530	Reported adversely	757
Left in sifting committee.		Indefinitely postponed	757
203. By Broxam. Making the law permitting the sale of intoxicating liquors to physicians applicable also to dentists.		213. By Le Compte. Providing a separate ballot for the non-partisan judiciary tickets.	
Referred to committee.....	678	Referred to sifting committee..	1897
Recommends amendment	1297	Left in sifting committee.	
Made special order.....	1726	215. By Foster. Authorizing an additional state home finding agent for the orphans' home.	
Report adopted	1792	Referred to committee.....	1003
Amendments adopted	1792	Recommends passage	1674
Passed; ayes 80, nays 6.....	1792	Made special order.....	1779
Signed by the speaker.....	2209	Passed; ayes 65; nays 0.....	1947
204. By Whitmore. Providing that the statute of lim- itation shall not run in favor of a foreign cor- poration failing to com- ply with the Iowa cor- poration law.		Signed by the speaker.....	2164
Referred to committee.....	1584	216. By Adams. Authorizing the purchase of land for a consolidated school adjacent to a city or town.	
Left in sifting committee.		Referred to committee.....	867
205. By Gibson. Correction of the code as to the time of commencement of criminal actions.		Recommends passage	1398
Referred to committee.....	598	Left in sifting committee.	
Reported adversely	950	217. By Foskett. Legalizing— Sale of school lands in Fremont County.	
Indefinitely postponed	951	Referred to committee.....	599
206. By Gibson and Thompson. To punish the fraudu- lent sale of land.		Recommends passage	879
		Passed; ayes 89, nays 0.....	923
		Signed by the speaker.....	1142
		218. By Chase. Making the em- ployment of relatives in public office by public officials unlawful and providing a penalty for such.	
		Passed on file.....	758

S. F.	Page
Amendment filed	795
Referred to committee.....	938
Placed on calendar.....	1159
Amendment filed	1175, 1613
Made special order.....	1485
Amendment adopted	1648
Enacting clause stricken out...	1651
219. By Lindly. Fixing compensation for labor by the poor in charge of township trustees at ten cents per hour.	
Referred to committee.....	989
Recommends amendment	1586
Amendments adopted	1768
Passed; ayes 68, nays 0.....	1769
Signed by the speaker.....	2006
220. By Mitchell. To provide for the licensing of persons to engage in chiropody.	
Referred to committee.....	1395
Sifting committee recommends passage.	
Failed to pass; ayes 49, nays 32.	2174
221. By Kimball. To increase the number of judges of municipal court so that there shall be one for each 20,000 inhabitants of a city.	
Referred to committee.....	868
Reported adversely	1043
Indefinitely postponed	1043
Motion filed to reconsider.....	1115
223. By Proudfoot. Making the law as to nuisances apply to any buildings where the law is habitually or repeatedly violated.	
Referred to committee.....	869
Left in sifting committee.	
224. By Committee on Claims. To indemnify Dr. Mack for medical services in caring for a state house employe.	
Referred to committee.....	1021
Recommends passage	1406
Passed; ayes 75, nays 6.....	1716
Signed by the speaker.....	1976
235. By Proudfoot. Requiring township clerks to deposit funds on hand at interest.	
Referred to committee.....	956
Reported adversely	1554
Indefinitely postponed	1554
236. By Rule. Authorizing board of supervisors to levy tax for payment for land bought for county fair purposes.	
Referred to committee.....	759
Recommends amendment	954
Made special order.....	982
Amendments adopted	1090

S. F.	Page
Passed; ayes 94, nays 0.....	1090
Signed by the speaker.....	1321
238. By Ratcliff. Making it optional as to teaching agriculture, domestic science and manual training in rural schools.	
Referred to committee.....	1002
Recommends passage	1398
Substituted for H. F. 290.....	1840
Passed; ayes 61, nays 31.....	1840
Signed by the speaker.....	2082
241. By Stephenson. Legalizing certain ordinance of Benton, Ringgold county.	
Referred to committee.....	600
Recommends passage	1080
Passed; ayes 77, nays 0.....	1246
Signed by the speaker.....	1434
242. By White. To indemnify Lee Clark for loss of cattle slaughtered by state authorities, \$270.44.	
Referred to committee.....	1898
Recommends passage	1913
Failed to pass; ayes 42, nays 45.	2000
243. By Judiciary Committee. Requiring the enrolling clerks of the legislature to furnish the supreme court reporter copies of each bill as enrolled.	
Referred to committee.....	539
Left in sifting committee.	
244. By Parker. Defining and regulating the sale of canvas or cotton ducks.	
Referred to committee.....	599
Substituted for H. F. 165.....	957
Failed to pass; ayes 53, nays 38.	957
Motion filed to reconsider.....	970
247. By Parker. Permitting a larger number than nine directors of a savings bank, amending section 1845.	
Referred to committee.....	598
Recommends amendment	758
Amendment filed	795
Amendments adopted	970
Passed; ayes 90, nays 0.....	970
Signed by the speaker.....	1976
248. By Frailey. Authorizing the exchange of reciprocal insurance among individuals, partnerships and corporations, and providing for fees and taxes.	
Referred to committee.....	869
Recommends passage	1218
Made special order.....	1346
Amendments offered	1560
Amendments lost	1560-1561
Passed; ayes 80, nays 14.....	1562
Signed by the speaker.....	1762

S. F.	Page	S. F.	Page
250. By Frailey. Authorizing cities and towns to repair paving and other street improvements and assess the cost to the property benefited.		inspector of weights and measures, and remodeling the entire law as to weights and measures.	
Referred to committee.....	1338	Referred to committee.....	1778
Left in sifting committee.		Left in sifting committee.	
253. By Parker. Relating to benefits under workmen's compensation where the injured person receives benefits from a pension fund.		267. By Frailey. Legalizing certain notices of incorporation of corporations issued by the secretary of state.	
Referred to committee.....	1512	Referred to committee.....	870
Recommends passage.....	1882	Recommends passage.....	1125
Passed; ayes 63, nays 18.....	2175	Passed; ayes 74, nays 0.....	1254
Signed by the speaker.....	2219	Signed by the speaker.....	1434
254. By Parker. Providing that consular agents may represent the dependents of aliens under the workmen's compensation law.		268. By Helmer. Relating to place of commencing actions for the collection of insurance premiums or notes given therefor.	
Referred to committee.....	1584	Referred to committee.....	1225
Recommends amendment.....	1882	Left in sifting committee.	
Withdrawn.....	2177	271. By Wilson. Extending the penalties of the anti-combine laws to all insurance companies.	
256. By Parker. Relating to the financial aid furnished a widowed mother.		Referred to committee.....	1779
Referred to committee.....	1779	Left in sifting committee.	
Sifting committee recommends amendments.		272. By Rule. Permitting a judge to adjourn court by telephone.	
Amendments adopted.....	2184	Referred to committee.....	759
Failed to pass; ayes 53, nays 14.	2184	Left in sifting committee.	
257. By Whitmore. Legalizing the reincorporation of Ottumwa Library Association.		273. By Balkema. Extending jurisdiction of justices of the peace over a city where there is more than one township in city or town.	
Referred to committee.....	760	Referred to committee.....	956
Recommends passage.....	950	Reported adversely.....	1555
Passed; ayes 89, nays 0.....	1035	Indefinitely postponed.....	1555
Signed by the speaker.....	1142	274. By Arney. Authorizing appropriations by board of supervisors to farm improvement associations.	
259. By Lytle. Providing a way to reimburse for drainage costs when the land has been embraced in a new drainage district.		House passes on file.....	956
Referred to committee.....	2063	Substituted for H. F. 312.....	962
Left in sifting committee.		Passed; ayes 70, nays 30.....	963
262. By Gibson. Increasing the jury fee to be charged as costs from \$6.00 to \$12.00.		Signed by the speaker.....	1321
Referred to committee.....	1897	277. By Whitmore. Making a rule that the finding of intoxicating liquors in tavern, restaurant or other public place shall be evidence of intent to sell.	
Left on calendar in house.		Referred to committee.....	1021
263. By Parker. Legalizing certain bonds issued by the school district of Des Moines.		Made special order.....	1553
Referred to committee.....	656	Left in sifting committee.	
Recommends passage.....	859	278. By Whitmore. Amending the law with regard to seizure and condemnation of intoxicating liquors.	
Passed; ayes 86, nays 0.....	1019	Referred to committee.....	919
Signed by the speaker.....	1549		
265. By Edwards. Fixing a graded salary for chief			

S. F.	Page
Recommends passage	1238
Made special order	1558
Passed; ayes 74, nays 7.....	1864
Signed by the speaker.....	2082
282. By Edwards, Providing for furnishing free to the library of the state college two copies of the supreme court reports.	
Referred to committee.....	760
Recommends amendment	1363
Amendments adopted	2008
Passed; ayes 76, nays 0.....	2008
Signed by the speaker.....	2202
283. Committee on Insurance. Relating to coinsurance on risks of less than \$15,000.	
Referred to committee.....	704
Recommends passage	1081
Passed; ayes 75, nays 1.....	1541
Signed by the speaker.....	1822
286. By Broxam. Legalizing warrants at Bellevue.	
Referred to committee.....	656
Recommends passage	950
Passed; ayes 85, nays 0.....	1005
Signed by the speaker.....	1142
287. By Rule. Relating to the tax on gross premiums of insurance companies.	
Referred to committee.....	1339
Left in sifting committee.	
288. By Hale. Relating to the payment of fees in certain criminal cases involving inmates of state institutions.	
Referred to committee.....	870
Passed; ayes 62, nays 0.....	1766
Signed by the speaker.....	2082
290. By Committee on Agriculture. To appropriate \$50,000 for eradicating tuberculosis in domestic animals.	
Referred to committee.....	1021
Reported adversely	1819
Minority report recommended passage	1820
Made special order	1869
Amendment filed	1903
Re-referred	1928
Recommended amendment	2046
Amendments adopted	2075
Amendments lost	2076
Amendments adopted	2077
Failed to pass; ayes 42, nays 54.	2077
291. By Rule. Authorizing the establishment and equipment of public comfort stations.	
Referred to committee.....	989
Re-referred	1222
Left in sifting committee.	

S. F.	Page
292. By Frailey. To prohibit the practice of ambulance chasing with regard to suits to be brought outside the state.	
Referred to committee.....	989
Recommends passage	1670
Passed; ayes 76, nays 0.....	2050
Signed by the speaker.....	2185
297. By Parker. Giving cities and towns power to regulate and license all persons or organizations engaged in work of installing electric appliances.	
Referred to committee.....	1897
Left in sifting committee.	
298. By Parker. Authorizing school districts to levy a tax for the purpose of establishing a teachers' annuity fund.	
Referred to committee.....	1337
Amendments lost	2069
Passed; ayes 67, nays 6.....	2069
Signed by the speaker.....	2185
300. By Whitmore. Amending the law in regard to filing claims against common carriers, so that notice may be given at either end of the line.	
Referred to committee.....	868
Recommends passage	1218
Passed; ayes 76, nays 1.....	1971
Signed by the speaker.....	2164
301. By Whitmore. Requiring street railway companies to provide cars with vestibules sufficiently heated for employees.	
Referred to committee.....	988
Recommends passage	1153
Passed; ayes 68, nays 5.....	1757
Signed by the speaker.....	2082
302. By Thompson. To provide for branding and labeling of mattresses and against unsanitary manufacture of same.	
Referred to committee.....	1173
Recommends passage	1534
Passed; ayes 76, nays 0.....	2015
Signed by the speaker.....	2185
303. By Haskell. Relieving fraternal beneficiary societies from the regulations of the insurance law when their members belong to one occupation, guild, profession, religious denomination; and also associations of female members of families of such groups.	

S. F.	Page	S. F.	Page
Referred to committee.....	1294	road houses, opium joints and places resorted to for sale of intoxicating liquors.	
Recommends passage	1456	Referred to committee.....	1450
Made special order.....	1510	Sifting committee recommends passage.	
Passed; ayes 88, nays 1.....	1552	Passed; ayes 61, nays 2.....	2065
Signed by the speaker.....	1822	Signed by the speaker.....	2175
304. By Kimball. To authorize the city council to de- termine what property shall be assessed for street improvements.		323. By Lytle. Giving to cities and towns the right to collect fees for the in- spection of steam boil- ers.	
Referred to committee.....	1395	Referred to committee.....	1113
Reported adversely	1601	Sifting committee recommends passage.	
Indefinitely postponed	1601	Passed; ayes 60, nays 2.....	2068
306. By Broxam. Raising the registration fee of phar- macists from \$1 to \$2 a year and providing that a part of the fee shall go to the pharmaceuti- cal association.		Signed by the speaker.....	2175
Referred to committee.....	1021	324. By Lytle. Giving to cities the right to issue fund- ing bonds to take up as- sessments made because of construction of sewer outlets and purifying plants.	
Left on calendar in house.		Referred to committee.....	989
307. By Eversmeyer. Legalizing as to drainage of Mus- catine slough, Keokuk lake and Odessa lake.		Recommends passage	1601
Placed on calendar.....	1260	Sifting committee recommends passage.	
Substituted for H. F. 383.....	1465	Failed to pass; ayes 39, nays 45.	2163
Passed; ayes 75, nays 0.....	1465	325. By Ratcliff. Giving to school corporations the right to issue funding bonds to pay off indebt- edness or judgments.	
Signed by the speaker.....	1692	Referred to committee.....	870
308. By Parker. Legalizing de- fective acknowledgment of instruments in writ- ing heretofore taken by notaries public.		Recommends passage	1160
Referred to committee.....	758	Passed; ayes 64, nays 0.....	1764
Recommends passage	1126	Signed by the speaker.....	2082
Passed; ayes 78, nays 0.....	1495	326. By Ratcliff. Giving to all cities under special char- ter, without regard to size, the right to con- trol parkings.	
Signed by the speaker.....	1692	Referred to committee.....	868
310. By Thompson. To author- ize the board of super- visors of Des Moines county to transfer an unexpended balance from the permanent road fund to the county fund.		Recommends passage	1154
Referred to committee.....	918	Substituted for H. F. 393.....	1505
Left in sifting committee.		Passed; ayes 69, nays 0.....	1505
311. By Lytle. To increase the powers of cities and towns with regard to plumbing inspectors.		Signed by the speaker.....	1692
Referred to committee.....	1172	327. By Balkema. Acceptance of the federal aid for good roads and to pro- vide for co-operation on the part of the state, and directing that nego- tiations be entered into with the secretary of agriculture for securing the federal aid.	
Recommends passage	1366	Referred to committee.....	1172
Passed; ayes 62, nays 10.....	2034	Recommends amendment	1678
Signed by the speaker.....	2175	Made special order.....	1726
319. By Edwards. Legalizing the issue of warrants by the city of Nevada.		Amendment to amendment adopted	1797
Referred to committee.....	760	Amendments adopted	1798
Recalled to senate and with- drawn.		Passed; ayes 90, nays 7.....	1798
322. By Lytle. Giving to cities and towns the right to prohibit gambling houses, bawdy houses,		Signed by the speaker.....	2006

S. F.	Page
328. By Holdoegel. To authorize the fish and game warden to establish and maintain public parks to be paid for out of the game fund and creating a board of conservation to aid him.	
Referred to committee.....	870
Recommends passage	1123
Amendments filed	1241
Made special order.....	1404
Amendments adopted	1602
Substitute offered and lost.....	1602
Passed; ayes 63, nays 25.....	1603
Signed by the speaker.....	1822
329. By Parker. Providing that warrants of a drainage district not paid for want of funds shall draw 6 per cent interest.	
Referred to committee.....	868
Recommends amendment	1160
Amendments adopted	1765
Passed; ayes 77, nays 0.....	1765
Signed by the speaker.....	2082
330. By Lytle. Increasing the limit of the tax levy for cost of paving in cities.	
Referred to committee.....	1002
Recommends passage	1600
Amendments lost	2157
Passed; ayes 66, nays 17.....	2157
Signed by the speaker.....	2209
331. By Schrup. To authorize school districts to provide instructors for the education of the blind and deaf children and appropriating \$100 yearly for each pupil.	
Referred to committee.....	1512
Placed on calendar.....	1556
Passed; ayes 68, nays 15.....	1720
Signed by the speaker.....	2175
336. By Frailey. Authorizing banks to loan money on real estate in states bordering Iowa and also in Kansas, and North Dakota.	
Referred to committee.....	1841
Passed; ayes 57, nays 25.....	2164
Signed by the speaker.....	2209
341. By Byington. Legalizing with regard to a patent issued to James N. Ball at Iowa City.	
Referred to committee.....	991
Recommends passage	1329
Passed; ayes 70, nays 0.....	1488
Signed by the speaker.....	1692
342. By Van Alstine. Authorizing the executive council to sell lake beds that were excepted from the law of the 36th general assembly and on which	

S. F.	Page
money has been expended for drainage.	
Referred to committee.....	1172
Recommends passage	1675
Passed; ayes 84, nays 0.....	1740
Signed by the speaker.....	2006
343. By Van Alstine. Legalizing defective acknowledgments of instruments recorded prior to 1910 and conveyances by foreign administrators filed prior to January 1, 1910.	
Referred to committee.....	991
Recommends passage	1849
Passed; ayes 67, nays 0.....	2062
Signed by the speaker.....	2185
344. By Van Alstine. Authorizing the probate of any duly authenticated foreign will that has been on record for five years.	
Referred to committee.....	918
Recommends passage	1415
Left in sifting committee.	
346. By Van Alstine. Legalizing certain conveyances by tax sale prior to 1905 and providing a method for preserving the rights of persons affected.	
Referred to committee.....	991
Recommends passage	1850
Left in sifting committee.	
347. By Van Alstine. Providing for filing of notice of will upon the surviving spouse by the clerk of the courts.	
Referred to committee.....	989
Reported adversely	1672
Indefinitely postponed	1672
349. By Ratcliff. Legalizing the proceedings of the town council of Grant in levying taxes.	
Referred to committee.....	991
Substituted for H. P. 426.....	1253
Passed; ayes 75, nays 0.....	1253
Signed by the speaker.....	1549
353. By Smith. Providing for use of a portion of the general township road fund for the purpose of dragging the township road system.	
Referred to committee.....	989
Recommends passage	1409
Passed; ayes 75, nays 2.....	2012
Signed by the speaker.....	2164
354. By Frailey. Amending the law relating to forgery of election ballots so as to refer also to altering ballots.	
Referred to committee.....	1512
Left in sifting committee.	

S. F.	Page	S. F.	Page
357. By Enger. Relating to classification of insurance business and amount of capital required.		365. By Price. Repealing the penalty for violation of the law regulating operation of motor vehicles by one who is intoxicated.	
Referred to committee.....	2064	Referred to committee.....	918
Sifting committee recommends passage.		Left on calendar in house.	
Passed; ayes 63, nays 9.....	2167		
Signed by the speaker.....	2219	366. By Fleck. Authorizing establishment of road improvement districts and the improvement of roads by oiling and a way to assess the cost to the property adjacent or abutting.	
358. By White. Appropriation for the use of the railroad commission in relation to interstate cases and other cases within its jurisdiction.		Referred to committee.....	1172
Referred to committee.....	919	Reported adversely	1849
Recommends amendment	1598	Minority report recommends passage	1849
Re-referred	1675	Made special order.....	1869
Recommends amendment	1744	Minority report rejected.....	1961
Amendments adopted	1825	Committee report adopted....	1961
Passed; ayes 74, nays 15.....	1825		
Signed by the speaker.....	2082	368. By Newberry. To authorize any school district to provide evening schools for persons over 16 years of age, when desired by ten or more adults.	
360. By Edwards. Making necessary the approval of the executive council in relation to the expenditures of state funds for paving roads on state property.		Referred to committee.....	1069
Referred to committee.....	1069	Substituted for H. F. 447.....	1238
Recommends passage	1410	Amendments adopted	1239
Passed; ayes 69, nays 8.....	2169	Passed; ayes 81, nays 4.....	1239
Signed by the speaker.....	2219	Signed by the speaker.....	1434
361. By Ways and Means Committee. Legalizing the transfer to the Des Moines Western Railway of certain property taken in trade for straightening the line of the state property at the state capitol.		370. By Thompson. Increasing the compensation of the assistant dairy and food commissioners.	
Referred to committee.....	868	Referred to committee.....	1550
Recommends passage	982	Left in sifting committee.	
Passed; ayes 81, nays 0.....	1440		
Signed by the speaker.....	1822	371. By Ratcliff. Requiring that a county recorder make quarterly instead of annual settlement with the board of supervisors as to fees received.	
362. By Ways and Means Committee. To authorize deeds to the city of Des Moines of certain property at the state capitol for street purposes.		Referred to committee.....	1172
Referred to committee.....	869	Substituted for H. F. 433.....	1593
Recommends passage	983	Passed; ayes 87, nays 0.....	1593
Passed; ayes 83, nays 0.....	1517	House requests return from senate	1630
Signed by the speaker.....	1692	Senate requests return from house	1664
364. By Evans. To authorize the railroad commission to determine what portion of the original cost or maintenance of a viaduct shall be borne by a street car or interurban making use of the viaduct.		Received in the house with amendments	1753
Referred to committee.....	1451	Left on house calendar.	
Recommends passage	1728	372. By Committee on Corporations. To authorize the issue of preferred stock by a railway company when approved by 75 per cent of the stockholders.	
Left in sifting committee.		Referred to committee.....	868
		Recommends passage	948
		Re-referred	984
		Passed; ayes 87, nays 1.....	1274
		Signed by the speaker.....	1401

S. F.	Page
373. By Mitchell. To forbid the sale of adulterated or misbranded insecticides.	
Referred to committee.....	1173
Recommends amendment	1366
Amendments adopted	2007
Passed; ayes 74, nays 2.....	2007
Signed by the speaker.....	2185
374. By Mitchell. Fixing standards for apples when packed in closed packages.	
Referred to committee.....	1070
Recommends passage	1534
Left in sifting committee.	
377. By White. Requiring railway companies to maintain suitable stock-yards at stations where live stock is received.	
Referred to committee	1339
Recommends passage	1819
Left in sifting committee.	
378. By Caswell. Forbidding misrepresentation in advertisements of sale of merchandise.	
Referred to committee	1070
Placed on calendar	1534
Passed; ayes 89, nays 2.....	1616
Signed by the speaker.....	1822
386. By Whitmore. Providing for appeal to court in cases involving the right of blind persons to county aid.	
Referred to committee	1174
Left in sifting committee.	
390. By Foster. Authorizing incorporation of commercial clubs and business men's associations as corporations not for pecuniary profit.	
Referred to committee	990
Recommends passage	1415
Passed; ayes 73, nays 2.....	1472
Signed by the speaker	1622
391. By Foster. Limiting the right of commencement of action for the recovery of interest in real estate, based on any claim to 1900, unless notice has been given.	
Referred to committee	1777
Recommends amendment	1817
Left in sifting committee.	
392. By Kimball. Requiring the marking or branding of cans, bottles, casks, kegs, barrels, etc., for dairy products.	
Referred to committee.....	1113
Recommends passage	1434
Left in sifting committee.	

S. F.	Page
393. By Smith. Legalizing as to health rules at Macksburg.	
Referred to committee	1584
Recommends passage	1853
Passed; ayes 58, nays 0.....	2019
Signed by the speaker	2175
394. By Smith. Increasing compensation to the members of the board of educational examiners while employed and amending as to the committee of readers of teachers' examination papers.	
Referred to committee	1834
Left in sifting committee.	
395. By Hale. Including decrees for the probate of a will under the clause legalizing after ten years as to the setting aside of wills.	
Referred to committee	990
Recommends passage	1851
Left in sifting committee.	
396. By Foskett. Legalizing as to issue of warrants at Hamburg.	
Referred to committee	990
Recommends passage	1221
Substituted for H. F. 496.....	1271
Passed; ayes 70, nays 0.....	1271
Signed by the speaker	1434
400. By Edwards. Authorizing condemnation of additional tracks to mines, gravel pits, warehouses, etc.	
Referred to committee.....	1337
Recommends passage	1397
Passed; ayes 59, nays 24.....	2010
Signed by the speaker	2185
401. By Ball. Fixing the permanent location of the soldiers' and sailors' monument at its present place on the capitol grounds.	
House passed on file	1115
Substituted for H. F. 493.....	1174
Amendments adopted	1174
Passed; ayes 92, nays 0.....	1174
Signed by the speaker	1434
403. By Haskell. Relating to stoppage of trains at crossings and granting additional powers to the railroad commissioners.	
Referred to committee	1384
Recommends passage	1396
Made special order	1510
Passed; ayes 63, nays 33.....	1694
Signed by the speaker.....	2006

S. F.	Page	S. F.	Page
404. By Haskell. Legalizing an electric light franchise at Toledo.		417. By Jackson. Making the lien for taxes apply to personal property about to be removed from the state whether the owner is an alien or not.	
Referred to committee	990	Referred to committee.....	1173
Recommends passage	1416	Left in sifting committee.	
Passed; ayes 67, nays 0	1773		
Signed by the speaker	2082		
405. By Haskell. Legalizing a street car franchise at Toledo.		421. By Committee on Military Affairs. Amending the military code of Iowa, changing name and making the code to conform to the federal requirements as to organization and enlistments.	
Referred to committee.....	990	Referred to committee	1585
Recommends passage	1329	Re-referred	1698
Passed; ayes 72, nays 0.....	1479	Amendment filed	1780
Signed by the speaker	1692	Amendments lost	1839
406. By Haskell. Legalizing franchise for electric light plant in Charlotte.		Passed; ayes 81, nays 1.....	1830
Referred to committee	1002	Signed by the speaker.....	2090
Reported adversely	1667		
Indefinitely postponed	1667	422. By Rule. Relating to the desecration of the flag.	
407. By Haskell. Legalizing a franchise for an electric light plant in Nevada.		Referred to committee	1451
Referred to committee	990	Recommends amendment	1744
Recommends passage	1125	Made special order	1869
Passed; ayes 68, nays 0.....	1259	Amendments adopted	1918
Signed by the speaker	1434	Passed; ayes 94, nays 1.....	1918
408. By Haskell. Legalizing a franchise for an electric light plant at Montour.		Senate refuses to concur in amendments	2056
Referred to committee	1002	House refuses to recede from amendments	2110
Recommends passage	1851	Appoints conference committee.....	2111
Passed; ayes 61, nays 0.....	2062	Senate concurs in amendments.....	2200
Signed by the speaker	2175	Signed by the speaker	2219
409. By Rule. Legalizing issue of bonds in Grinnell for the construction of watermains.		424. By Rule. Authorizing purchase of college buildings and ground to be used for school purposes and athletic field.	
Referred to committee	1002	Referred to committee	1337
Recommends passage	1080	Reported adversely	1746
Passed; ayes 80, nays 0.....	1093	Committee report adopted	1780
Signed by the speaker.....	1270	Motion filed to reconsider	1943
411. By Parker. Permitting rural independent school districts to become indebted for cost of school house and grounds.		Motion prevailed	1943
Referred to committee	1300	Re-referred	2058
Recommends passage	1745	Amendments adopted	2058
Left in sifting committee.		Passed; ayes 68, nays 0.....	2185
416. By Grout. Requiring the indexing of suits affecting title to real estate by the tract number instead of the title of the cause.		Signed by the speaker	2185
Referred to committee	1002	428. By Proudfoot. Providing a procedure in case of contest of the result of a vote on a constitutional amendment or any other public measure.	
Reported adversely	1219	Referred to committee	1512
Indefinitely postponed	1219	Left in sifting committee.	
Motion filed to reconsider.....	1236		
Motion prevailed	1895	431. By Parker. Legalizing organization of waterworks trustees for Valley Junction.	
Substituted for H. F. 507.....	1896	Referred to committee	1001
Passed; ayes 65, nays 18.....	1896	Recommends passage	1160
Signed by the speaker.....	2082	Passed; ayes 78, nays 0.....	1248
		Signed by the speaker	1434

S. F.	Page
432. By Parker. Authorizing the issue of bonds for drainage districts.	
Referred to committee	1584
Recommends passage	1850
Left in sifting committee.	
433. By Parker. Authorizing cities of the second class and towns owning waterworks to place them under a board of trustees.	
Referred to committee	1725
Sifting committee recommends passage.	
Failed to pass; ayes 48, nays 30.	2183
438. By Evans. To prevent oppressive garnishment or attachment and the transferring of claims for the purpose of depriving debtors of their exemption rights.	
Referred to sifting committee..	1898
Left on calendar in House.	
442. By Haskell. Legalizing franchise for electric light plant in Scranton.	
Referred to committee.....	1115
Recommends passage	1330
Passed; ayes 70, nays 0.....	1481
Signed by the speaker	1622
443. By Haskell. Legalizing franchise for an electric light plant in Marion.	
Referred to committee	1115
Recommends passage	1331
Passed; ayes 68, nays 0.....	1476
Signed by the speaker	1622
444. By Haskell. Legalizing franchise for electric power plant in Marion.	
Referred to committee	1114
Recommends passage	1331
Passed; ayes 68, nays 0.....	1482
Signed by the speaker	1622
445. By Haskell. Legalizing franchise for electric power plant in Tama.	
Referred to committee	1114
Recommends passage	1330
Passed; ayes 73, nays 0.....	1478
Signed by the speaker	1622
446. By Haskell. Legalizing franchise for an electric light and power plant in Norway.	
Referred to committee	1114
Recommends passage	1330
Passed; ayes 66, nays 0.....	1480
Signed by the speaker	1622
447. By Haskell. Legalizing franchise for street car system in Tama.	
Referred to committee	1114

S. F.	Page
Passed; ayes 76, nays 0.....	1477
Signed by the speaker	1692
452. By Caswell. Amending the law with regard to showing of publishers to secure the official county printing.	
Referred to committee	1300
Recommends passage	1848
Sifting committee recommends amendments.	
Amendments adopted	2130
Passed; ayes 69, nays 2.....	2131
Signed by the speaker	2202
456. By Helmer. Regulating the proof of certain titles to real property as against defects arising prior to 1905.	
Referred to committee.....	1114
Substituted for H. F. 550.....	1867
Passed; ayes 72, nays 1.....	1867
Signed by the speaker	2082
458. By LeCompte. Authorizing the city council or township trustees to require early cutting of noxious weeds.	
Referred to committee	1395
Recommends passage	1849
Left in sifting committee.	
465. By Ball. Relating to issue of marriage licenses.	
Referred to committee	1070
Recommends amendment	1852
Left in sifting committee.	
467. By Military Committee. Appropriation for armories at the state college and university.	
Referred to committee	1725
Recommends passage	1743
Failed to pass; ayes 50, nays 43.	1829
Motion filed to reconsider.....	1841
Motion prevailed	1856
Amendments offered	1857
Amendments lost	1858
Passed; ayes 89, nays 14.....	1858
Signed by the speaker	2082
468. By Parker. Legalizing acts of cities and towns in establishment of sanitary districts for disposal of garbage.	
Referred to committee	1725
Sifting committee recommends passage.	
Passed; ayes 67, nays 1.....	2151
Signed by the speaker	2202
469. By Parker. Relating to juvenile courts and appointment of probation officers, nurse, etc.	
Referred to committee	1339
Recommends passage	1742
Sifting committee recommends passage.	

S. F.	Page	S. F.	Page
Passed; ayes 68, nays 2.....	2113	477. By Laffer. Requiring 40	
Signed by the speaker	2202	per cent of land owners	
470. By White. Authorizing		to consent to drainage	
Indian agent to perform		for straightening river.	
marriage ceremonies for		Referred to committee	1070
Indians without a li-		Reported adversely	1297
cence.		Minority report favorable	1297
Referred to committee	1114	Made special order	1587
Recommends passage	1670	Minority report substituted....	1921
Passed; ayes 69, nays 0.....	1771	Amendment lost	1922
Signed by the speaker	2082	Amendment adopted	1923
471. By Frailey. Making a		Motion to strike out enacting	
claim under the work-		clause lost	1925
men's compensation law		Motion to reconsider filed	1952
a lien against the prop-		Motion prevailed	1974
erty of a railway in the		Amended	1975
county in which the in-		Passed; ayes 83, nays 7.....	1976
jury occurred.		Signed by the speaker	2202
Referred to committee	1898	479. By Rule. Requiring ga-	
Sifting committee recommends		rage owners to keep a	
passage.		public record of the	
Passed; ayes 77, nays 0.....	2128	numbers of motor cars	
Signed by the speaker	2202	and engines which they	
472. By Frailey. Repealing the		have handled and to for-	
provision that a juror		bid defacement of the	
may be excused because		lettering or numbers.	
his own interests will		Referred to committee	1898
suffer.		Recommends amendments.	
Referred to committee	1338	Amendments adopted	2170
Reported adversely	1668	Passed; ayes 72, nays 7.....	2170
Indefinitely postponed	1668	Signed by the speaker	2219
474. By Coburn. Four-year		480. By Committee on County	
terms of office for cer-		and Township Affairs.	
tain county officials and		Relating to the collec-	
extending terms.		tion of taxes and the	
Placed on calendar	1394	compensation for print-	
Substituted for H. F. 409.....	1421	ing the delinquent tax	
Amendment offered	1421	list.	
Amendment lost	1423	Referred to committee	1338
Passed; ayes 59, nays 42.....	1424	Left in sifting committee.	
Motion filed to reconsider	1455	482. By Holdoegel. Requiring	
Motion filed to reconsider	1510	the payment of state	
Refuses to reconsider	1533	taxes all at the spring	
Requests return from Senate....	1938	payment.	
Offers concurrent resolution in		Referred to committee	1174
regard to it	1965	Recommends amendment	1414
Returned from Senate	1981	Amendments adopted	2011
Adopts resolution	2032	Failed to pass; ayes 56, nays 35.	2011
Motion made to reconsider vote		483. By Henigbaum. Modifying	
by which S. F. 474 passed		the law as to the de-	
House	2148	secration of the Sab-	
Motion ruled out of order	2148	bath and making nu-	
475. By Fellows. Relating to		merous exceptions.	
trapping beaver, mink,		Referred to committee	1585
otter and muskrat.		Reports without recommenda-	
Referred to committee	1337	tion	1850
Recommends passage	1627	Amendments lost	2085
Passed; ayes 76, nays 6.....	2043	Amendments lost	2087, 2088
Signed by the speaker	2175	Failed to pass; ayes 47, nays 57.	2088
476. By Chase. Filling of va-		485. By Public School Commit-	
cancies in the United		tee. Authorizing a health	
States Senate by ap-		department and dental	
pointment of the gover-		clinic for schools.	
nor or special election.		Referred to committee	1601
Referred to committee.....	1725	Placed on calendar	1600
Sifting committee recommends		Amendment filed	1676
passage.		Amendment lost	2158
Passed; ayes 68, nays 0.....	2132	Amendments adopted	2158
Signed by the speaker	2202	Failed to pass; ayes 34, nays 51.	2159

S. F.	Page
487. By Proudfoot. To quit claim to estate of Elias Ritter for certain lands.	
Referred to committee	1300
Substituted for H. F. 557.....	1837
Passed; ayes 85, nays 0.....	1838
Signed by the speaker	2006
490. By Committee on Judiciary. Relating to selection of jurors and appointment of a jury commission	
Referred to committee	1301
Recommends passage	1416
Made special order	1569
Passed; ayes 59, nays 28.....	1739
Motion filed to reconsider.....	1841
Motion to reconsider lost.....	1912
Signed by the speaker	2090
491. By Committee on Public Buildings. Authorizing construction of a public building for the use of the state.	
Referred to committee	1539
Senate request return	1340
Returned to Senate	1346
Received from Senate	1432
Referred to committee	1451
Sifting committee recommends passage.	
Failed to pass; ayes 46, nays 43.	2040
Motion filed to reconsider	2115
Motion to reconsider lost	2142
493. By Gibson. Relating to procedure in probate cases and hearings.	
Referred to committee	1842
Left in sifting committee.	
494. By Smith. Making the office of superintendent of public instruction elective by the voters of the state.	
Referred to committee	1485
Recommends passage	1498
Made special order	1548
Amendments adopted	1863
Passed; ayes 58, nays 43.....	1863
Motion filed to reconsider	1870
Motion withdrawn	1870
Signed by the speaker	2082
495. By Kingland. Legalizing ordinance of the town of Joice.	
Referred to committee	1301
Recommends passage	1416
Passed; ayes 81, nays 0.....	1492
Signed by the speaker	1692
499. By Caswell. Forbidding the charging of fee for revocation of permit to carry concealed weapons.	
Referred to committee	1337
Recommends passage	1672
Left in sifting committee.	
501. Committee on Dairy and Food. To provide for licensing bottling works, restaurants, and cafes.	

S. F.	Page
Referred to committee.....	1172
Left in sifting committee.	
503. By Balkema. To authorize the removal of obstructions from highways, and to give the property owner notice.	
Referred to committee	1583
Reported adversely	1848
Indefinitely postponed	1848
505. By Coburn. With relation to the trimming of hedges and trees along highways.	
Referred to committee	1582
Recommends amendment	1848
Amendments lost	2178
Passed; ayes 64, nays 5.....	2178
Signed by the speaker	2219
507. By Newberry. To prevent fraud in the organization of insurance companies.	
Referred to committee	1778
Sifting committee recommends passage.	
Left on calendar.	
508. By Thompson. Relating to the vendee of property to destroying personal property while the title remains in the vendor.	
Referred to committee	1338
Left in sifting committee.	
509. By Haskell. Authorizing railroads to make very low rates on road material.	
Referred to committee	1898
Recommends passage.	
Passed; ayes 62, nays 0.....	2030
Signed by the speaker	2175
512. By Balkema. Prohibiting book agents to enter schoolhouses between certain hours.	
Referred to committee	1451
Recommends passage	1745
Left in sifting committee.	
517. By Holdoegel. Relating to taxation of costs in certain cases.	
Referred to committee	1584
Recommends passage	1852
Left in sifting committee.	
522. By Byington. To quiet title to certain lots in Iowa City.	
Referred to committee.....	1301
Passed; ayes 65, nays 0.....	2027
Signed by the speaker	2185
523. By Caswell. Requiring foreign insurance companies to pay claims out of money on deposit in Iowa.	
Referred to committee.....	2064
Left in sifting committee.	

S. F.	Page	S. F.	Page
526. By Evans. Permitting mutual fire and hail associations to insure fair property.		Placed on calendar	1093
		Passed; ayes 93, nays 0.....	1094
		Signed by the speaker	1129
Referred to committee	1778	552. By Judiciary Committee.	
Passed; ayes 73, nays 0.....	2112	To legalize issue of certain warrants at Monticello.	
Signed by the speaker	2202	Referred to committee	1301
527. By Chase. Repealing the provision for filing claims within 60 days for delay in transmitting a message.		Recommends passage	1415
		Passed; ayes 78, nays 0.....	1493
Received from Senate	1980	Signed by the speaker	1692
Left in sifting committee.		553. By Committee on Land	
529. By Gibson. Authorizing filing of transcripts from mayor's court in the office of clerk of the district court.		Titles. Establishing in Iowa the "Torrens Land Title System."	
Referred to committee	1338	Referred to committee	1663
Passed; ayes 69, nays 3.....	2061	Left in sifting committee.	
Signed by the speaker	2175	554. By Fish and Game Committee.	
535. By Fralley. Increasing the salary of the secretary of the railroad commission.		To require a fishing license of non-residents.	
Referred to committee	1777	Referred to committee	1511
Recommends passage	1847	Substituted for H. F. 166.....	1536
Passed; ayes 63, nays 15.....	1935	Passed; ayes 76, nays 0.....	1537
Signed by the speaker	2082	Signed by the speaker	1692
541. By Parker. Permitting investment of funds of insurance companies in real estate for office building.		555. By Judiciary Committee.	
Referred to committee	1777	Relating to larceny of automobiles, and to buying and concealing stolen cars.	
Passed; ayes 64, nays 2.....	2134	Referred to committee	1393
Signed by the speaker	2202	Recommends amendment	1850
545. By Foster. Legalizing certain warrants of the city of Perry.		Left in sifting committee.	
Referred to committee	1070	556. By Judiciary Committee.	
Recommends passage	1414	To prohibit the buying of altered or defaced automobiles and to prevent the defacing of the serial number of engines, etc.	
Passed; ayes 70, nays 0.....	1473	Referred to committee.....	1393
Signed by the speaker	1692	Left in sifting committee.	
548. By Lindly. Relating to the registration of pharmacists and assistants.		558. By Judiciary Committee.	
Referred to committee	1778	Providing for commencement of actions against electric transmission lines in any county through which the lines pass.	
Recommends passage	1819	Referred to committee.....	1393
Passed; ayes 75, nays 12.....	2016	Recommends passage	1853
Signed by the speaker	2175	Passed; ayes 72, nays 0.....	2133
550. By Parker. Relating to payment of expenses of city light inspectors.		Signed by the speaker	2209
Referred to committee	1779	559. By Judiciary Committee.	
Passed; ayes 58, nays 13.....	2185	Amending the law as to assessment of costs of drainage.	
Signed by the speaker	2219	Referred to committee.....	1394
551. By Judiciary Committee.		Left in sifting committee.	
To legalize certain filing of nomination papers of candidates for city offices at the spring elections.		560. By Committee on Military Affairs.	
		Increasing assessment exemption of ex-soldiers.	
		Referred to committee.....	1338
		Recommends passage	1450
		Made special order.....	1458, 1640

S. F.	Page	S. F.	Page
Passed; ayes 80, nays 3.....	1641	470. By Judiciary Committee.	
Signed by the speaker.....	1822	Legalizing consolidated	
561. By Committee on Military		school district of Joice.	
Affairs. Requiring the		Referred to committee.....	1530
display of the American		Recommends passage	1673
flag during the sessions		Passed; ayes 63, nays 0.....	2028
of all courts of record.		Signed by the speaker.....	2175
Referred to committee.....	1512	571. By Committee on County	
Recommends passage	1698	and Township Affairs.	
Left in sifting committee.		Increasing compensa-	
562. By Committee on Cities		tion of members of the	
and Towns. Providing		board of supervisors.	
that street improvement		Referred to committee.....	1898
bonds shall be issued as		Lft in sifting committee.	
against all the property		572. By Committee on Suppres-	
benefited.		sion of Intemperance.	
Referred to committee.....	1393	Relating to the delivery	
Recommends passage	1743	of intoxicating liquors	
Passed; ayes 89, nays 1.....	1801	and the keeping of a	
Signed by the speaker.....	2006	record of such deliveries.	
563. By Public Utilities Com-		Referred to committee.....	1779
mittee. To provide for		Left in sifting committee.	
the appraisalment of		573. By Retrenchment and Re-	
property for which cor- poration stock is to be issued.		form Committee. Relat-	
Referred to committee.....	1550	ing to printing (reintro-	
Recommends passage	1833	duction of Senate File	
Left in sifting committee.		No. 564 which was with-	
565. By Elections Committee.		drawn for corrections.)	
Relating to the method		Referred to committee.....	1897
of voting by electors		Recommends amendment	2045
when absent from the		Re-referred	2071
county and to registra-		Left in appropriations com- mittee.	
tion.		575. By Committee on Rail-	
Referred to committee.....	1585	roads. Changing the	
Amendments adopted	2107	reporting period for rail-	
Passed; ayes 83, nays 0.....	2109	roads to the railroad	
Signed by the speaker.....	2219	commission to the cal-	
567. By Appropriations Com-		endar year instead of the fiscal year.	
mittee. Authorizing the		Referred to committee.....	1842
governor to proceed to		Left on calendar in House.	
make a military census		576. Committee on Cities and	
and inventory of the		Towns. Giving cities	
state.		and towns the power to	
Referred to committee.....	1394	suppress, restrain and	
Recommends amendment	1598	prohibit begging in pub-	
Substituted for H. F. 588.....	1708	lic places.	
Amendment adopted	1709	Referred to committee.....	1843
Passed; ayes 92, nays 0.....	1709	Amendments adopted	2203
Signed by the speaker.....	2082	Passed; ayes 69, nays 2.....	2203
568. By Committee on Cities		Signed by the speaker.....	2219
and Towns. Requiring		577. By Committee on Insur-	
statement in detail of		ance. Relating to or-	
cost of repairing walks,		ganization or authoriza-	
cutting weeds, etc., to		tion of assessment life,	
be sent to property		health and accident as-	
owner before assess-		sociations.	
ment is made.		Referred to committee.....	1843
Referred to committee.....	1779	Recommends passage	1881
Left in sifting committee.		Passed; ayes 82, nays 0.....	2035
569. By Judiciary Committee.		Signed by the speaker.....	2202
Legalizing the consoli-		579. By Public Schools Com- mittee. Amending the law as to manner forming consolidated school dis- tricts and providing procedure for such con- solidation.	
dated school district of		Referred to committee.....	2063
Orange township, Black		Amendments lost	2147
Hawk County.			
Referred to committee.....	1530		
Recommends passage	1671		
Passed; ayes 74, nays 0.....	1787		
Signed by the speaker.....	2006		

S. F.	Page	S. F.	Page
Passed; ayes 57, nays 26.....	2147	read "commissioner of insurance" instead of "auditor of state."	
Signed by the speaker.....	2209	Referred to committee.....	2001
580. By Committee on Banks and Banking. To prohibit political activity on the part appointive state officials and prohibiting solicitation of funds for campaign purposes.		Passed; ayes 58, nays 4.....	2172
Received from senate.....	1927	Signed by the speaker.....	2219
Left in sifting committee.		591. By Committee on Military Affairs. To require escheat of real estate of persons convicted of treason.	
581. By Committee on Cities and Towns. Legalizing certain ordinances of Newton.		Referred to sifting committee..	2063
Referred to committee.....	1584	Left in sifting committee.	
Recommends passage.....	1742	592. By Sifting Committee. Authorizing deed of correction for certain lands in Dubuque county.	
Passed; ayes 61, nays 1.....	2022	Referred to committee.....	2064
Signed by the speaker.....	2185	Passed; ayes 71, nays 0.....	2168
582. By Sifting Committee. Legalizing certain warrants of the city of Newton.		Signed by the speaker.....	2219
Referred to committee.....	1843	593. By Appropriations Committee. Appropriation to pay for street improvements adjacent to the soldiers' home.	
Passed; ayes 62, nays 0.....	2023	House passed on file.....	2002
Signed by the speaker.....	2164	Passed; ayes 69, nays 0.....	2002
583. By Sifting Committee. Authorizing delivery of land patent to A. Wheat in Lee county.		Signed by the speaker.....	2185
Referred to committee.....	1842	594. By Appropriations Committee. To appropriate \$500 to pay mother of Richard Hastie on account of his death while employed as a page.	
Passed; ayes 59, nays 0.....	2021	Received from senate.....	2135
Signed by the speaker.....	2175	Left on calendar.	
584. By Sifting Committee. Authorizing delivery of land patent to A. Anderson in Lee county.		595. By Committee on Military Affairs. To authorize the governor in times of war to require registration of aliens.	
Referred to committee.....	1842	Referred to committee.....	2097
Passed; ayes 60, nays 0.....	2020	Passed; ayes 79, nays 0.....	2098
Signed by the speaker.....	2175	Signed by the speaker.....	2209
586. By Sifting Committee. To legalize acknowledgment of instruments of corporations under certain circumstances.		596. By Committee on Military Affairs. To exempt soldiers and sailors and others in the military or naval service from payment of bills of exchange and other obligations.	
Referred to committee.....	1842	Passed on file.....	2098
Passed; ayes 63, nays 0.....	2024	Amendments adopted.....	2098
Signed by the speaker.....	2175	Passed; ayes 87, nays 0.....	2098
587. By Appropriations Committee. Relating to school appropriations, providing a pro rata distribution of state aid for normal training work in high schools.		Signed by the speaker.....	2219
Referred to committee.....	1842	597. By Committee on Military Affairs. To punish for exciting insurrection or sedition or becoming a member of any organization for that purpose.	
Reported adversely.....	1846	Passed on file.....	2095
Indefinitely postponed.....	1846	Passed; ayes 83, nays 0.....	2096
589. By Sifting Committee. Amending as to conveyance of a deed by a fraternal beneficiary association so that it will		Signed by the speaker.....	2185

S. F.	Page	S. F.	Page
598. By Committee on Military Affairs. Fixing salary of the adjutant general at \$3,000 a year.		relation to corrupt practices and undue influence of officials.	
Passed on file.....	2100	Received, passed on file.....	2200
Passed; ayes 79, nays 3.....	2100	Passed; ayes 79, nays 2.....	2201
Signed by the speaker.....	2202	Signed by the speaker.....	2219
599. By Committee on Military Affairs. Relating to display of the flag on schoolhouses.		601. By Appropriations Committee. Appropriation for the expenses of state and all the ordinary expenditures.	
Received from the senate.....	2144	Received, passed on file.....	2197
Left on calendar.		Passed; ayes 79, nays 0.....	2199
600. By Sifting Committee. Amending the law in		Signed by the speaker.....	2219

ERRATA.

The following bill was omitted from its proper place in House Record on Senate Bills and inserted below to complete record.

157. By Eversmeyer. Changing the name of the Iowa industrial reformatory for females to women's reformatory.

Referred to committee..... 867
 Recommends passage1674
 Sifting committee recommends passage.
 Passed; ayes 59, nays 0.....2029
 Signed by the speaker.....2164

House Record on Senate Joint Resolutions

No.	Page	No.	Page
<p>2. By Chase. Relating to extra help during the session of the general assembly.</p> <p>Received in house..... 111 Passed; ayes 78, nays 14..... 112 Signed by the speaker..... 205</p> <p>3. By Wilson. Agreeing to a proposed amendment to the constitution prohibiting the manufacture, sale or keeping for sale of intoxicating liquors as a beverage.</p> <p>Referred to committee..... 192 Recommends passage 195 Made special order..... 199 Passed; ayes 100, nays 5..... 284</p> <p>5. By Parker. Proposing an amendment to the constitution relating to the right of suffrage.</p> <p>Referred to committee.....1173 Reports without recommendation1186 Made special order.....1205 Amendment filed1212 Amendment lost1386 Passed; ayes 86, nays 20.....1387 Signed by the speaker.....1622</p> <p>6. By Byington. Relating to the action of the President in breaking off diplomatic relations with Germany.</p> <p>Received in the house..... 370 Taken up and considered..... 383 Amendments adopted 383 Passed; ayes 94, nays 0..... 384</p> <p>7. By Holdoegel. Approving plans for the erection of new buildings at the state educational institutions.</p> <p>Received and passed on file....2019 Passed; ayes 65, nays 5.....2127 Signed by the speaker.....2202</p> <p>9. By Committee on Highways. Providing for an investigation by the board of control of the location of material suitable for the manufacture of cement and the feasibility and practicability of manufacture by the state.</p> <p>Referred to committee.....1226 Recommends passage1554 Passed; ayes 63, nays 0.....1770 Signed by the speaker.....2006</p> <p>10. By Kimball. Proposing to submit to the women of</p>		<p>the state the question of the electoral franchise for women in Iowa.</p> <p>Referred to committee.....1394 Reports without recommendation1599 Left in sifting committee.</p> <p>11. By Appropriations Committee. Authorizing the railroad commissioners to expend \$500 in presenting testimony on the subject of government control or ownership of common carriers.</p> <p>Referred to committee.....1226 Recommends passage1744 Passed; ayes 82, nays 0.....1889 Signed by the speaker.....2082</p> <p>12. By Helmer. Pledging all the resources of Iowa in support of the federal government in the war.</p> <p>Received and considered.....1681 Passed; ayes 93, nays 0.....1681 Signed by the speaker.....2082</p> <p>13. By Committee on Military Affairs. Authorizing organization of a military secret service for Iowa in times of war.</p> <p>Received and passed on file....2093 Passed; ayes 76, nays 0.....2094 Signed by the speaker.....2202</p> <p>14. By Ball. Suspending the law in regard to child labor during war.</p> <p>Received and passed on file....2180 Amendments lost2180 Failed to pass; ayes 41, nays 29.2181</p> <p>15. By Retrenchment and Reform Committee. Fixing the number of employes and salaries in the service of the state.</p> <p>Received and passed on file....2155 Passed; ayes 80, nays 0.....2155 Signed by the speaker.....2219</p> <p>16. By Retrenchment and Reform Committee. Fixing the amount of money to be raised by direct taxation for state and institution purposes at \$7,000,000 for first year and \$6,000,000 for the second year.</p> <p>Received and passed on file....2205 Passed; ayes 81, nays 0.....2205 Signed by the speaker.....2219</p>	

Concurrent Resolutions

ACTION ON HOUSE CONCURRENT RESOLUTIONS

- Adjournment from January 11 to January 16, by Johnston of 106; Senate concurs, 110.
- Adjournment from February 24th to March 6th, by Anderson of Greene; offered, 552.
- Agricultural conditions of State, conference to investigate into, by Darrah; offered, 1367; substitute offered and adopted, 1723; adopted, 1724; Senate concurs, 2057.
- Agricultural Department and State Fair, joint committee to investigate disposition of funds of, by Lake; offered, 396; adopted, 492.
- Anti-trust laws, printing of resolutions ordering the investigation into violation of, by Epps; offered and adopted, 223; Senate concurs, 441.
- Automobile tax, Secretary of State to furnish report of, by Tucker; offered, 396; amended and adopted, 409; Senate concurs, 495. Communication from Secretary of State, 575.
- Baldwin, H. H., joint committee of doorkeepers to attend funeral of recent doorkeeper, by Findlay; offered and adopted, 426; Senate concurs, 435.
- Boards and commissions, committee on retrenchment and reform to investigate with reference to consolidation, by Roberts; offered, 189; adopted, 200; Senate concurs, 209.
- Cement in bridge construction, committee to investigate into high prices of, by Weaver; offered, 325; adopted, 349; Senate concurs, 370.
- Coal shortage, committee to investigate, by Epps; offered, 166; adopted, 172; Senate concurs, 199.
- Codes, furnishing members and newspapermen with, by Tucker; offered and adopted, 16.
- Codes, furnishing to newspapermen, by McFerren; offered and adopted, 166; Senate concurs, 191.
- Employees, to require work after end of the session, by Johnston of Humboldt; offered and adopted, 1782; Senate concurs, 1792.
- Federal Bankruptcy law, to request Iowa Congressmen to use influence to prevent abuse of, by Coakley; offered, 956; adopted, 1557.
- Flower Day, setting aside a day to be known as, by Anderson of Davis; offered, 1336; adopted, 1367; Senate concurs, 1485.
- Governor's message, joint session on January 9th to hear, by Johnston of Lucas; offered and adopted, 10; Senate concurs, 18; message delivered, 22.
- Governor's message, joint session of February 2d to hear, by Epps; offered and adopted, 322; Senate concurs, 330; message delivered, 338.
- Governor's message, joint session on February 10th to hear, by Newton; offered and adopted, 437; Senate concurs, 449; message delivered, 452.
- Greeley, Hon. W. M., joint committee to attend funeral of, by Jessen; offered and adopted, 552; Senate concurs, 554.
- Iowa Resources, urging education in regard to, by Findlay; offered and adopted, 1913.
- Janitors, increasing pay of, by Scott; offered, 1629; adopted, 1679.
- Journals, five copies to be placed on members' desks, by Turner; offered, 167; adopted, 172; Senate concurs, 199.
- Journals, amending former resolution so as to furnish members with two instead of five, by Turner; offered and adopted, 255; Senate amends, 331; House concurs, 350.
- Patriotic songs, opening schools by singing, by Tucker; offered and adopted, 1752.
- Roberts, C. A., compensation for as committee clerk, by Benn; offered, 1886; adopted, 1943.
- S. F. 474 (county officers term) to recall to House and stay all action on, by Lee; offered, 1965; adopted, 2032; Senate concurs, 2182; Senate reconsiders and recalls, 2197.
- Secondary officials, increasing pay for, by Oertel; offered, 1752.
- Shipment of books and documents to members, authorizing document editor to attend to, by Klaus; offered, 1511.
- Sine die adjournment, fixing for March 31st, by McFerren; offered, 746; amended and adopted, 1263; Senate concurs, 2053.
- Stamps, state treasury to furnish to members, by Santee; offered, 746; laid on table, 781; Speaker ruled resolution out of order.

ACTION ON SENATE CONCURRENT RESOLUTIONS

- Additional employes, to nominate; house receives and concurs in, 18; committee reports, 110.
- Additional help, relating to; house receives, 891; concurs, 916.
- Adjournment, from February 26th to March 6th; house receives, 554; concurs in, 558.
- Appropriation acts and joint resolutions, furnished to members; house receives, 190; concurs in, 200.
- Calendars, relative to; house receives, 806; concurs, 940.
- Car shortage, investigation into; house receives, 290; considers, 336; concurs in, 344.
- Chairs, relating to purchase of; house received, 2080.
- Clothing of Third Iowa Regiment; house receives, 638; taken up, 659; amended, 666; adopted, 667.
- Code, furnished to Senator Frailey; house receives, 867; concurs, 871.
- Codes, furnishing members with; house receives, 18; concurs in, 110.
- Consideration of bills, relating to; house received, 2070.
- Extra help in document room; house receives, 209; concurs in, 212; committee reports, 235.
- Gavels, relating to presentation of; house received, 1470; concurs, 1471.
- Inaugural ceremonies, to arrange for; house receives and concurs in, 16; joint session for inauguration, 113.
- Industrial efficiency, relating to; house received, 1977; concurs, 2033.
- Iowa National Guard, appreciation of service of; house receives, 109; concurs in, 177.
- Lakes and lake beds, highway commission report on; house receives and concurs in, 105.
- Mail Carrier, compensation of; house receives, 209; concurs in, 218.
- Military training, relating to enforcement of; house received, 1384; concurs, 1514.
- Mississippi Valley National Park, memorializing congress to establish; house receives, 1057.
- Missouri River Navigation League, endorsing before congress; house receives, 1146; refuses to concur, 1557.
- National Guard service, relating to term of; house received, 1860; concurs, 1866.
- Paving, investigation into; house receives, 414.
- Printing and binding, printing of laws on; house receives, 246; concurs in, 252.
- Printing plates for codes, relating to; house received, 1612.
- Repairs to capitol, investigation of; house receives, 222; concurs in, 253.
- Reprints of early statutes and session laws, to be turned over to law library, by Kingland; house receives, 1171; concurs, 1430.
- Rule books, printing of; house receives, 360; concurs in, 363; motion filed to reconsider, 369; motion to reconsider taken up, 375; amendment offered, 376; amended and adopted, 382; senate concurs in amendments, 414.
- Rule No. 16, adoption of; house receives, 486; concurs in, 491.
- Russian Republic, relating to; house received and concurred, 1540.
- Second Iowa Regiment of National Guards, review of; house receives, 805; concurs in, 812.
- Shipment of books and supplies, in hands of adjutant general; house received, 1470; concurs, 1550.
- Soldiers' exemption, relating to; house received, 1865; concurs, 1866.
- Standing committees, printing list of; house receives, 171; concurs in, 177.
- Treasury, investigation of deficit in; house receives, 486; refuses to concur, 491.
- Washington's birthday, joint session for; house receives, 578; concurs in, 584; committee makes report, 651; joint session to hear program, 633.
- Wilson, Hon. A. C., to attend funeral of; house receives, 510; concurs in, 516.
- Workmen's compensation law and appropriation acts, relating to; house received, 1612.
- Wright, C. F., relating to compensation for; house received, 2192; concurs, 2200.

General Index

	Page
ABRAHAM, LOT—Favors House with a solo.....	968
ACCOUNTS—Relating to loose leaf accounts as evidence. S. F. 193, Kingland.	
ACCOUNTANTS—Communications to accountants privileged. H. F. 324, McFarlane.	
ADJOURNMENT—See Resolutions, House concurrent and Senate concurrent.	
ADKINS, JOHN V.—Representative Eighty-second District.	
Leave of absence granted.....	387, 698, 1150
On committees	129
Presents petition	185, 438, 736, 740, 1214, 1359
ADVERTISING—	
Requiring uniform rate for advertising in newspapers. H. F. 376, Oertel.	
Use of the name "high school" in advertising. H. F. 380, Lake.	
Misrepresentation made as to merchandise. H. F. 444, Weaver; S. F. 378, Caswell.	
Relating to use of the flag in advertising. H. F. 560, Shaff.	
Forbidding soliciting sale of liquors by advertising. S. F. 7, Whitmore.	
AGRICULTURAL CONDITIONS, CONFERENCE FOR—See Resolutions, House concurrent.	
AGRICULTURAL DEPARTMENT AND STATE FAIR—See Resolutions, House concurrent.	
AGRICULTURE—	
Relating to election of directors board of agriculture. H. F. 273, Stone.	
Relating to aid for improvement associations. H. F. 312, Finley; S. F. 274, Arney.	
Relating to exemption of farm lands within cities. H. F. 356, Horchem.	
Appropriating for dairy, beef and grain industry. H. F. 367, Anderson of Greene; S. F. 197, Arney.	
Relating to number fruit trees to acre in reservation. H. F. 448, Boies.	
Repeal of the law as to posting weed notices. H. F. 65, Slosson.	
Relating to permits for administering cholera virus. H. F. 153, Benn.	
Exclusion of cattle affected with tuberculosis. H. F. 264, Shaff.	
Domestic animals killed by dogs or wolves. H. F. 41, Anderson of Davis.	
Relating to bounty on pocket gophers. H. F. 32, Wenstrand.	
Decrease of the bounty on wolves. H. F., 103, Edgington.	
Requiring tuberculin tests for cows. H. F. 521, Price.	
Prevention of fraud in sale of seeds. S. F. 105, White.	
Relating to disposition of dead animals. S. F. 152, Arney.	

ANDERSON, R. W.—Representative Third District (Davis county). Page

Introduces House File Nos. 41, 53, 113, 390, 506.	
Leave of absence granted.....	984, 1183, 1917, 1959, 2033
On committees	11, 106, 113, 129
Offers resolutions	1366
Offers amendments	1135, 1640, 1688
Explains vote	1322, 2079
Presents petition	248, 292, 637, 791, 873

ANDERSON, W. W.—Representative Fifty-fourth District (Greene county).

Introduces House File Nos. 45, 303, 367, 427, 564, J. R. 2.	
Leave of absence granted.....	233, 247
On committee	15, 129, 988, 1910, 2221
Motions made by.....	2221
Offers resolution	552, 988
Excused from voting.....	1232
Presents petition	293, 471, 544, 669, 735, 1359

ANDERSON, J. H.—Representative Ninety-fifth District (Winnebago county).

Introduces House File Nos. 172, 173.	
Leave of absence granted.....	701
On committees	129, 338, 988
Motions made by.....	338
Offers resolution	1591
Offers amendment	377, 1239, 1276, 1391, 1863, 1925
Presents petition	304, 775, 802, 853, 943, 1118, 1184, 1359

ANDRE, DALE R.—Representative Twenty-first District.

Introduces House File Nos. 99, 458.	
Leave of absence granted	233, 1169, 1459, 1694, 1959
On committees	3, 129, 746, 968
Offers amendment	1255, 1257, 1318
Explains vote	1388
Presents petition	201, 206, 207, 281, 292, 345, 776

ANIMAL HEALTH COMMISSION—

Increase by adding two more stock men. H. F. 122. Benn.
 Area of quarantine for live stock diseases. H. F. 552. Tucker.

ANTI-TRUST LAWS, INVESTIGATION INTO—See Resolutions, House concurrent.

APPROPRIATIONS, GENERAL—

Fund for use in ferreting crime. H. F. 62, Larson.
 Building at the soldiers' home. H. F. 93, Gilbert.
 For manufacture of binding twine at prison. H. F. 132, Nicholson.
 For state institutions, \$1,458,830. H. F. 203, Newton.
 Support funds at state institutions. H. F. 205, Newton; S. F. 154, Eversmeyer.
 Support at women's reformatory. H. F. 207, Newton; S. F. 156, Eversmeyer.
 To buy live stock and equipment at reformatory. H. F. 204, Newton; S. F. 155, Eversmeyer.
 Increase support for bacteriological laboratory. H. F. 214, Klinker.
 Fund for teachers' annuities. H. F. 220, Shortess.

APPROPRIATIONS, GENERAL—Continued.

Page

- For establishing normal school at Panora. H. F. 227, Reed.
 For state educational institutions, \$1,859,450. H. F. 240, Wilson of Mitchell.
 Increased support school for the deaf. H. F. 254, Grason.
 Purchase of land and cattle barn at state fair. H. F. 248, Roberts; S. F. 188, Coburn.
 New college buildings, \$750,000. H. F. 260, Wormley.
 Payment of costs in certain state cases. H. F. 314, Flenniken.
 To investigate the cement trust. H. F. 323, Weaver.
 For children's hospital at University. H. F. 347, Roberts.
 Hospital for mental ailments at university. H. F. 349, Klinker.
 Aid dairy, beef and grain growing. H. F. 367, Anderson of Greene; S. F. 197, Arney.
 Annual appropriation for new normal schools. H. F. 366, Coakley.
 For child welfare work at university. H. F. 388, Gilbert.
 For three new normal schools. H. F. 505, Anderson of Davis.
 For equipment Iowa volunteers for war. H. F. 589, Appropriations Committee.
 To provide a military census. H. F. 595, Appropriations Committee; S. F. 567, Appropriations Committee.
 For railroad commission in valuation. H. F. 600, Appropriations Committee.
 For purchase of camp ground for army. H. F. 610, Appropriations Committee.
 State aid for poultry associations, S. F. 44, White.
 Topographic survey of Iowa. S. F. 28, Grout.
 For new maps of Iowa. S. F. 143, Newberry.
 Increase to Historical Society at Iowa City. S. F. 167, Helmer.
 Expenditure for farm aid association. S. F. 274, Arney.
 Fund for eradicating tuberculosis. S. F. 290, Committee on Agriculture.
 For railroad commission in rate cases. S. F. 358, White.
 Armories at state college and university. S. F. 467, Committee on Military Affairs.
 For testimony regarding government control of railroads. S. J. R. 11, Appropriations Committee.
 Directing levy of state taxes. S. J. R. 16, Committee on Retrenchment and Reform.
 Omnibus bill for general state appropriations. S. F. 601, Appropriations Committee.
 Fixing salaries of clerks, etc. S. J. R. 15, Retrenchment and Reform Committee.
 To pay for street improvements at soldiers' home. S. F. 593, Appropriations Committee.
 Appropriation for gathering vital statistics. S. F. 65, Enger.
 State payments under workmen's compensation. S. F. 72, Foster
 New state buildings for officers or court. S. F. 491, Committee on Public Buildings.

APPROPRIATIONS, SPECIAL AND CLAIMS—

- Aid in celebrating Vicksburg anniversary. H. F. 218, Shaff.
 To indemnify Mrs. J. H. Green for death of son. H. F. 2, Tucker.
 To indemnify Grace Ginther for injuries. H. F. 38, Boies; S. F. 49, Taylor.
 To pay for plans for road along Mississippi. H. F. 64, Oertel.
 To indemnify O. E. Sherman for death of son. H. F. 78, Boies.

- APPROPRIATIONS, SPECIAL AND CLAIMS—Continued. Page
- To indemnify D. McNabb for injuries. H. F. 127, Wichman.
 - For bonus to Lyon county fair. H. F. 176, Erickson.
 - To reimburse D. A. Emery for expenses. H. F. 223, Epps.
 - To reimburse former members board of health. H. F. 181, Tucker.
 - For monument to Richard Scarrem. H. F. 241, Epps.
 - To reimburse Des Moines Water Company. H. F. 261, Weaver; S. F. 208, Parker.
 - Bonus to Boone county fair. H. F. 262, Miller.
 - To pay for improvement of Wall lake shore. H. F. 344, Lake.
 - Protection of highways at certain lakes, H. F. 548, Price.
 - To indemnify John Miller for losses. H. F. 578, Appropriations Committee.
 - To indemnify river land settlers. H. F. 582, Appropriations Committee.
 - To indemnify Rolla Gallagher for injuries. H. F. 592, Committee on Claims.
 - To indemnify C. D. Nolan for losses. H. F. 591, Committee on Claims.
 - To indemnify J. R. Close for hogs lost. H. F. 614, Appropriations Committee.
 - To indemnify F. Coonradt for cattle lost. H. F. 616, Appropriations Committee.
 - To pay for inaugural services. S. F. 80, Parker.
 - To indemnify C. Berry for loss of horses. S. F. 90, Parker.
 - To indemnify J. P. Kappleman for loss of horses. S. F. 116, Parker.
 - To indemnify Lee Clark for loss of cattle. S. F. 242, White.
 - To indemnify for death of senate page. S. F. 494, Appropriations Committee.
 - To compensate doctor for medical services. S. F. 224, Committee on Claims.
- APPROPRIATION ACTS AND JOINT RESOLUTIONS—See Resolutions, Senate concurrent.
- ARCHITECTS—Registration and regulation of architects. H. F. 52, Stuart.
- ASSESSORS—
- Relating to compensation of. H. F. 10, Meredith.
 - Relating to compensation in certain cities. H. F. 571, Starzinger.
 - To fix pay at \$4 a day. S. F. 41, Byington.
- ATHLETICS—Commission to regulate sparring matches. H. F. 110, Lake.
- ATKINSON, WM. I.—Addresses House..... 1708
- ATTORNEY GENERAL—
- To pass on all bills before passage. H. F. 21, Mantz.
 - Authority for ferreting out crime. H. F. 62, Larson.
 - To prepare forms for mortgages, deeds, etc. H. F. 66, Nichols.
 - Relating to number of assistants. H. F. 208, Harrington.
 - To investigate cement trust, fund of \$10,000. H. F. 323, Weaver.
- ATTORNEYS, COUNTY—
- Relating to judgment on informations by. H. F. 183, Neff.
 - Salaries of county attorneys. H. F. 259, Findlay.
 - Selection and pay of assistants. H. F. 69, Grason.
 - Relating to appearance in highway matters. H. F. 189, Wichman.

ATTORNEYS, COUNTY—Continued. Page

- Fixing salaries of county attorneys. H. F. 299, Wormley.
- County attorney on commission of insanity. H. F. 209, Starzinger.
- Assistant to advise board of supervisors. H. F. 527, Griffin.
- To act as coroner in certain contingencies. S. F. 137, Parker.

AUCTIONEERS—Regulation of non-resident auctioneers. H. F. 74, Dean.

AUDITORS, COUNTY—

- Election of deputies by vote of people. H. F. 15, Helming.
- Relating to salaries of deputies. H. F. 144, Klinker.
- Relating to authority in issuing warrants. H. F. 330, Stone.
- Repealing law for certain recording fees. H. F. 352, Wormley.
- Giving auditors control of record of brands. H. F. 408, Finley.
- Providing deputy auditor in certain counties. H. F. 463, Santee.

AUTOMOBILE TAX—See Resolutions, House concurrent.

AUTOMOBILES—See Motor Cars.

BADGES—See Resolutions, House.

BAILEY, J. W.—Representative Thirty-third District.

- Leave of absence granted206, 215, 872, 1759
- On committees129, 449
- Offers amendment 499
- Presents petition471, 725, 802, 1001

BALDWIN, E. A.—Representative Forty-first District.

- Introduces House File No. 359.
- Leave of absence granted.....106, 437, 999, 1261
- On committees11, 20, 129, 349, 551, 2130
- Offers resolution 551
- Offers amendment 1855
- Explains vote1880
- Presents petition420, 737, 1069

BANKS—

- Relating to loaning the surplus of banks. H. F. 75, Mackie.
- Making part of law on savings banks apply to all. H. F. 124, Bruce.
- Relative to capital required of savings banks. H. F. 128, Gilbert.
- To punish for making fraudulent orders thereon. H. F. 193, Committee on Banks.
- Relating to deposit of trust funds. H. F. 266, Rogers.
- Authorizing more than nine directors of savings banks. H. F. 333, Rayburn.
- Relating to fee splitting with bankers. H. F. 431, Jackson.
- Creating guaranty fund for depositors. H. F. 466, Horchem and O'Donnell.
- Method of reduction of capital stock of a bank. H. F. 520, Jones.
- Relating to reserve of savings banks. S. F. 70, Parker.
- Relating to directors of savings banks. S. F. 247, Parker.
- Relating to place where bank may loan money. S. F. 336, Frailey.

BECKER, WILLIAM—Representative Seventieth District.

- Introduces House File No. 310.
- Leave of absence granted.....156, 708
- On committees106, 129, 516, 552, 584, 2221
- Calls up senate resolution516, 584, 1225

- BECKER, WILLIAM**—Representative Seventh District—Continued. Page
- Presents petition 248,
407, 544, 686, 773, 791, 802, 805, 849, 852, 907, 1000, 1118, 1119, 1184
- BEES**—
- Creating office of state apiarist. H. F. 188, Weaver.
Repeal of law for state bee inspector. H. F. 121, Newton.
- BENN, HOWARD W.**—Representative Twenty-third District.
- Introduces House File Nos. 122, 153, 311, 358, 372.
Leave of absence granted.....267, 708, 1213, 1992
On committees129, 190, 223, 449
Offers resolution1886
Presents petition215, 345, 439, 740, 776, 945, 1184
- BILLIARDS**—Licenses by board of supervisors. H. F. 251, Epps.
- BILLS**
- History of all bills in House.....2257
List of bills which became laws, see Prefix.
Consideration of—see resolution, senate concurrent and house.
Introduction of—see resolutions, house.
Limiting debate on—see resolutions, house.
To provide for publishing index and history. H. F. 1, Klinker, S. F. 1,
Whitmore.
To refer all to attorney general before passage. H. F. 21, Mantz.
Limiting number a member may introduce. H. J. R. 2 and H. F.
45, Anderson of Greene.
Copies of bills to be furnished supreme court reporter. S. F. 243, Judi-
ciary Committee.
Relating to the form of bills for amending the code. S. F. 394, Proudfoot.
- BLIND**—
- Securing pensions for the blind. H. F. 242, Walrath.
Relating to estates and the cost of support. H. F. 253, Langfitt.
Authority of board of supervisors in pension. H. F. 265, Rayburn.
Relating to instruction in the schools. H. F. 357, Horchem, S. F. 331,
Schrup.
Providing for appeal from decision adverse to pension. S. F. 386, Whit-
more.
- BOARD OF CONTROL**—See institutions under board of control.
- Report on institution finances.....124
- BOARD OF EDUCATION**—See institutions under the board of education.
- Report on college finances.....74
- BOARD OF HEALTH**—See Health.
- BOARDS AND COMMISSIONS**—See Resolutions, house concurrent and house.
- BOIES, CHARLES E.**—Representative Sixty-seventh District.
- Introduces House File Nos. 36, 38, 78, 106, 448, 449.
Leave of absence granted 526
On committees12, 129
Presents petition234, 268, 737, 873, 1184, 1844
- BOILER INSPECTION**—Relating to fees for boiler inspection. S. F. 323,
Lytle.

BONDS—

Page

- Relating to period for city bonds. H. F. 72, Starzinger.
- Relating to bonds issued for road or bridge work. H. F. 102, Gray.
- Bonds for highway improvement. H. F. 235, Mackie and Elwood.
- Relating to bonds for public buildings. H. F. 528, Griffin.
- Relating to indebtedness for town hall. H. F. 505, Horchem.
- Providing for vote on county bonds. H. F. 556, Murray.
- Relating to indebtedness of cities and towns. H. F. 568, Wormley.
- Bond required of persons operating taxis. H. F. 501, McFerren.
- Issue of improvement bonds. S. F. 562, Committee on Cities and Towns.
- Funding bonds for school districts. S. F. 325, Ratcliff.
- Relating to issue of county bonds. S. F. 113, Ball.
- Issue of city bonds for parks. S. F. 145, Evans.
- Relating to indebtedness of counties and cities. S. F. 146, Evans.
- Amending law as to bonds for city hospitals. S. F. 148, Fleck.
- Relating to bonds for drainage costs. S. F. 9, Kimball.

BOUNTIES—

- Reducing bounty on wolves. H. F. 103, Edgington.
- On pocket gophers optional with counties. H. F. 32, Wenstrand.

BOWEN, D. H.—Addresses House1176

BRIDGES—

- Relating to tax levies for bridges. H. F. 37, Randall.
- Relating to bonds issued for bridge work. H. F. 102, Gray.
- Damages to bridges by tractors. H. F. 329, Wormley.
- Authority with regard to culverts. H. F. 173, Anderson of Winnebago.
- Authority to buy bridge across Mississippi. S. F. 158, Eversmeyer.

BROOMS—Forbidding making brooms in penitentiary. H. F. 271, Randall.

BRUCE, ROBERT—Representative Seventy-seventh District.

- Introduces House File Nos. 123, 124, 201, 481.
- Leave of absence granted. .233, 438, 686, 1139, 1243, 1449, 1622, 1959, 2123
- On committees129
- Offers resolution598
- Offers amendment654, 795
- Explains vote1862
- Presents petition280, 872

BULK SALES —Notice of bulk sales of merchandise. H. F. 174, Randall,
S. F. 141, Price.

CALENDARS—See Resolutions, House, and Senate Concurrent.

CALL OF THE HOUSE..... 696,
698, 809, 815, 1132, 1265, 1314, 1384, 1644, 1878, 1928, 1960, 2082, 2187

CANVAS—Regulating sale and marking of canvas. H. F. 165, Griffin.

CANVASS OF VOTES—See Convention, Joint.

CAPITOL BUILDING, OLD—To authorize fire-proofing of same. S. F. 60,
Byington.

CAPITOL OF STATE—

- Repeal of tax levies for improvement of grounds. H. F. 57, Rowley, S. F.
55, Whitmore.
- Authorize sale of ground at state capitol. H. F. 58, Rowley.

CAPITOL OF STATE—Continued.

Page

- Fixing permanent location of soldiers' monument. H. F. 493, Crozier, S. F. 401, Ball.
- Legalizing transfer of certain property. S. F. 361, Ways and Means Committee.
- Authorizing deeds for streets at the state capitol. S. F. 362, Ways and Means Committee.
- Authorizing new building for state use. S. F. 491, committee on public buildings.
- Plans for supreme court building. S. F. 398, Ways and Means Committee.
- Repairs to capitol, see Resolutions, Senate Concurrent.

CAR SHORTAGE—See Resolutions, Senate Concurrent.

CEMENT—See Resolutions, House concurrent.

- Appropriation to pay for investigation of combination. H. F. 323, Weaver.
- Requiring branding of sacks of cement. H. F. 553, Tucker.

CEMETERY—

- Compensation of trustees of funds. H. F. 54, Mackie.
- Relating to control of cemetery funds. H. F. 437. Miller.

CHAPLAINS—

	Page		Page
Arrangement for, see Resolutions, House.		Higley, Rev. Elmer E.....	19
Committee appointed to select. 11	11	Hjortsvang, Rev. E. A.....	669
The following officiated:		Holden, Rev. J. E.....	184
Alexander, Rev. M. W.....	247	Judy, Rev. A. M.....	303
Bayne, Rev. Reed Taft.....	1328	Kendrick, Rev. J. C.....	206
Behrens, Rev. J. C.....	1402	Leamer, Rev. A. B.....	322
Birt, Rev. S. L.....	1213, 1455	Leinbach, Rev. H. J.....	1781
Bishop, Rev. Alfred Truman...	487	Lombard, Rev. J. E.....	1359
Boyd, Rev. J. L.....	280	Lorimer, Rev. Carl.....	872
Brown, Rev. Carl.....	233	McAuley, Rev. N. A.....	565
Brown, Rev. J. M.....	943	McKean, Rev. Frank.....	1149
Burling, Rev. James Perkins..	267	McKnight, Rev. J. F.....	618
Carman, Rev. Charles A.....	504	Marsolf, Rev. C. S.....	176
Carpenter, Rev. L. B.....	814	Mayne, Rev. L. H.....	771
Carson, Rev. Thomas.....	215	Morrow, Rev. Harry Earl.....	1844
Cassat, Rev. D. W.....	360, 371	Newby, Rev. Richard R....	1261, 1590
Chapler, Rev. Charles E.....	974	Nye, Rev. C. L.....	635
Chassell, Rev. O. B.....	437	Oltmann, Rev. J. G.....	1073
Churchill, Rev. Wm. J.....	291	Pence, Rev. C. V.....	193
Cole, Rev. W. C.....	719	Perry, Rev. Henry A.....	1727
Corkill, Rev. C. K.....	470	Peterson, Rev. N. G.....	1038
Couser, Rev. A. A.....	129	Pitt, Rev. Sidney.....	104
Curry, Rev. J. C.....	420	Proudfit, Rev. Charles P.....	847
Davis, Rev. L. F.....	734	Sheppard, Rev. R. Burton.....	2116
Dool, Rev. J. I.....	707	Shullenberger, Rev. W. A.....	343
Elder, Rev. S. Isaac.....	201	Stickel, Rev. W. H.....	1552
Elmqvist, Rev. O. E.....	525	Stockley, Rev. W. Ernest.....	1295
Ervin, Rev. P. S.....	999, 1511	Swan, Rev. Charles W.....	170
Evans, Rev. Wilbur M.....	544	Tate, Rev. M. L.....	686
Fix, Rev. O. J.....	386	Van Metre, Rev. C. H.....	226
Glendinning, Rev. J. A.....	1952	Waters, Rev. Wayne L.....	1116
Hanson, Rev. Howland.....	798	Wiggins, Rev. A. W.....	1673
Hayenga, Rev. Calvin.....	1183	Williams, Rev. James M.....	591
Heiser, Rev. R. B.....	907	Wilson, Rev. E. Carnell.....	1625
		Wilson, Rev. R. Lincoln.....	407
		Work, Rev. A. M.....	2032

CHAIRS, PURCHASE OF—See Resolutions, Senate Concurrent.

CHIEF CLERK—

Elected temporary	1
Elected permanent	9

CHIEF CLERK—Continued.	Page
Ordered to assign press seats	16
Assigns press seats.....	72, 176
Appoints page	156
Announces correction in mileage report.....	195
Instructed to send message.....	470
Ordered to prepare appropriation calendar.....	1590
Instructed to procure badges.....	166
Ordered to prepare calendar	232
Ordered to print plat of seats.....	239
To arrange for special orders.....	1262
CHILD WELFARE—Appropriation for child welfare work. H. F. 388, Gilbert.	
CHIROPRACTIC—	
Licensing of persons to practice chiropractic. H. F. 182, Slaughter.	
Regulating the practice and licensing. H. F. 99, Andre.	
CHIROPODY—To regulate persons engaged in chiropody. S. F. 220, Mitchell.	
CIGARETTES—	
To abate places where cigarettes are sold. H. F. 441, Findlay.	
Places where sold declared to be nuisances. H. F. 500, Findlay.	
CITIES AND TOWNS—	
Authority to make improvements without contracts. H. F. 3, Tucker.	
Requiring maintenance of public comfort stations. H. F. 11, Coakley; S. F. 291, Rule.	
Amend city manager law with regard to nominations. H. F. 15, Mc- Farlane.	
Levy of tax for firemen's pension. H. F. 25, Randall.	
Registration laws apply only to cities of 10,000. H. F. 27, Giltner.	
Registration only in cities of over 5,000. H. F. 36, Boies.	
Relating to levy for bridge tax in certain cities. H. F. 37, Randall, S. F. 74, Haskell.	
Authorizing establishment of community centers. H. F. 44, Weaver.	
Relating to consent of property owners. H. F. 51, Peters.	
Relating to policemen's pension fund. H. F. 60, Hansen.	
Levy for fire fund fixed. H. F. 61, Larson	
Relating to hours of duty of firemen. H. F. 68, Findlay.	
Election of clerk and auditor in commission cities. H. F. 71, Randall.	
Limiting period for which bonds may be issued. H. F. 72, Starzinger.	
Authorizing erection of municipal court building. H. F. 73, Starzinger.	
Relating to tax for park purposes. H. F. 83, Harrington, H. F. 486, Grason	
Repeal of law for posting notices of council proceedings. H. F. 85, Dean	
Relating to amounts allowed on police pensions. H. F. 89, O'Donnell, S. F. 104, Parker.	
Chiefs of police under civil service. H. F. 90, O'Donnell.	
Relating to taxes for fire and police. H. F. 94, Weaver.	
Where election precincts are formed. H. F. 98, Reed.	
Property owners to select character of paving. H. F. 119, Wilson of Mahaska.	
Relating to taxes for a grading fund in town. H. F. 149, Jessen.	
Relating to terms of office of mayors, etc. H. F. 156, Crozier.	
City manager plan apply to special charter cities. H. F. 178, Horchem, S. F. 136, Schrup.	
Relating to establishing playgrounds. H. F. 215, Horchem.	
Relating to consent for street improvements. H. F. 249, Peters.	

CITIES AND TOWNS—Continued.

Page

- Relating to extension of city water mains. H. F. 250, Mantz.
 Relating to transfer of funds on court approval. H. F. 258, Shortess.
 Authorizing tax for swimming pools, etc. H. F. 244, Starzinger.
 Home rule for cities and towns. H. F. 245, Kimberly.
 Relating to reports of public utility companies. H. F. 238, Nichols.
 Fire and police commissions. H. F. 289, Wilson of Mahaska.
 Authorizing single warrants to be drawn for \$1,000. H. F. 345, Tucker.
 Authority for regulating construction of dwellings. H. F. 365, Weaver.
 Giving cities right to do grading and assess costs. H. F. 436, Griffin.
 Defining the use for a city hall. H. F. 440, Stone.
 Relating to vote on ordering street improvements. H. F. 438, Santee.
 Cities to receive all fees paid by municipal court. H. F. 386, Starzinger.
 Authority for employment of firemen. H. F. 391, Findlay.
 Right of control of street parkings. H. F. 393, Durbin, S. F. 326, Ratcliff.
 Quarantine officers placed under civil service. H. F. 82, Grason.
 Chiefs of police under police and fire commission. H. F. 384, Neff.
 Right of control and use of drains in city limits. H. F. 407, Gray.
 Agricultural land inside of cities and towns. H. F. 356, Horchem.
 Relating to telephone rates in cities and towns. H. F. 509, Stuart.
 Authority for licensing dogs. H. F. 523, Lake.
 Relating to borrowing to erect public buildings. H. F. 528, Griffin.
 Relating to cost of sidewalks assessed to property. H. F. 531, Tucker.
 Cost of sidewalks along agricultural property. H. F. 532, Tucker.
 Relating to proposals for public improvements. H. F. 533, Tucker.
 Relating to indebtedness for town halls. H. F. 505, Horchem.
 Relating to making cities and towns separate townships H. F. 511,
 Jessen.
 Permitting erection of armory with a city hall. H. F. 515, Gilbert.
 Increasing tax levy from 10 to 15 mills in cities and towns. H. F. 517,
 Dean.
 Relating to cost of sewer outlets and purifying plants. H. F. 458,
 Andre, S. F. 324, Lytle.
 Relating to street improvements before paving. H. F. 459, Grason.
 Cost of flood protection work to be paid by property. H. F. 492, Shortess.
 Councilman and publication of official notices. H. F. 559, Flenniken.
 Payment for street repairs out of general fund. H. F. 539, Epps.
 Relating to construction of railroad crossings. H. F. 540, Epps.
 Clerk and auditor in commission cities. H. F. 549, Mantz.
 Relating to indebtedness of cities and towns. H. F. 568, Wormley, S. F.
 146, Evans.
 Requiring the licensing of plumbers in certain cities. H. F. 579, Public
 Health Committee.
 Relating to assessment for street improvements. S. F. 304, Kimball.
 Giving cities right to restrain certain nuisances. S. F. 322, Lytle.
 Collection of fees for boiler inspection. S. F. 323, Lytle.
 Relating to establishing garbage districts. S. F. 468, Parker.
 Authority of council in cutting of noxious weeds. S. F. 458, LeCompte.
 Relating to paying light inspectors. S. F. 550, Parker.
 Giving cities power to suppress begging. S. F. 576, Committee on Cities
 and Towns.
 Increasing the limit of tax levy for paving. S. F. 330, Lytle.
 Requiring statement to property owner of cost of repairs. S. F. 568,
 Committee on Cities and Towns.
 Relating to street improvement bonds. S. F. 562, Committee on Cities
 and Towns.
 Water works trustees in city of second class. S. F. 433, Parker.
 Relating to investment of city funds. S. F. 264, Parker.
 Relating to control over plumbing inspectors. S. F. 311, Lytle.

CITIES AND TOWNS—Continued.

Page

- Relating to removal of city and town officials. S. F. 27, Taylor.
- To issue bonds to pay for drainage costs. S. F. 9, Kimball.
- Relating to rights of in establishing drainage districts. S. F. 11, Kimball.
- Amending as to bonds for parks. S. F. 145, Evans.
- Authority to oil streets and tax costs, S. F. 129, Broxam.
- Amending as to bonds for hospitals. S. F. 148, Fleck.

CLARKE, GEORGE W.—See Governor.

CLERKS OF COURT—

- Relating to on insanity commission. H. F. 209, Starzinger.
- Probate fees to be paid clerks. H. F. 211, Neff.
- Increasing salaries of clerks and balliffs. H. F. 231, Starzinger.
- Indexing cases affecting real estate. H. F. 507, Mead.
- Manner of indexing suits involving land. S. F. 416, Grout.
- Increase in compensation for clerks. S. F. 111, Jackson
- Salaries of deputies in certain large cities. S. F. 123, Wilson.

COAKLEY, JOSHUA W.—Representative Fourteenth District.

- Introduces House File Nos. 11, 169, 366, 504, 537, 575.
- Leave of absence granted.176, 206, 438, 565, 999, 701, 1213, 1458, 1959
- On committees3, 129, 349, 552
- Offers resolution552, 956, 1083
- Presents petition234, 292, 293, 388, 545, 669, 736, 772, 773, 800, 804, 851, 945, 1038, 1116, 1117, 1149

COAL SHORTAGE—See Resolutions, House Concurrent.

CODE OF IOWA—

- Commission of nine to codify laws. H. F. 13, Epps.
- Commission to co-operate for uniform state laws. H. F. 305, Weaver.
- Authority for publishing laws of 37th G. A. H. F. 1, Klinker.
- Publication of session laws 36th G. A. H. J. R. 6, Jones.
- Creating commission of five to codify laws. S. F. 2, Van Alstine.
- Relating to preparation of supplements. S. F. 243, Judiciary Committee.

CODES—See Resolutions, House Concurrent and Senate Concurrent.

COMBINATIONS—

- Forbidding certain combinations by insurance companies. H. F. 19, Crozier.
- Investigation of cement combination to be ordered. H. F. 323, Weaver.

COMMERCIAL CLUBS—Authorizing incorporation not for pecuniary profit. S. F. 390, Foster.

COMMITTEE CLERKS—

- Committee appointed to examine..... 11
- Committee reports on19, 104, 171, 176, 182
- Take oath20, 105, 156, 171

COMMITTEES, CONFERENCE—

- On H. F. 61, appointed, 983; reports..... 1302
- On S. F. 422, appointed, 2111; reports 2111
- On H. F. 500, appointed..... 2130

COMMITTEES—Meetings at night..... 1245

COMMITTEES, SPECIAL—

	Page
To escort Speaker to chair.....	1
On credentials	3
To assign committee rooms.....	11, 162
To notify governor that House is organized.....	10, 15
To notify Senate that House is organized.....	10, 15
To examine committee clerks.....	12, 104, 171, 176, 181
On mileage	12, 164
To consider H. F. 1.....	15, 107
To arrange for inaugural ceremony.....	16, 72
To nominate additional employees.....	18, 110, 111
To notify Senate that House is ready to receive.....	20, 113
To notify governor that joint convention is in session.....	22, 452
To notify governor and lieutenant governor result of canvass....	117
To investigate coal situation.....	172
To arrange for program on Washington's birthday.....	584, 651
To notify Mr. Kendall of invitation.....	1168
Sifting, appointment of.....	1910
On memorials to members, see Memorials.	

COMMITTEES, STANDING —

Appointment of all standing committees.....	129, 213, 247
Printing list of—See Resolutions, Senate concurrent.	

APPROPRIATIONS—

Bills referred to—House File Nos. 64, 93, 176, 188, 190, 203, 204, 207, 214, 240, 248, 260, 262, 323, 347, 349, 388, H. R. J. 5; Senate File Nos. 1, 49, 60, 65, 66, 72, 80, 118, 143, 154, 156, 167, 188, 224, 242, 331, 358, 467; 535, 567, 587, S. J. R. 11.	
Bills re-referred to—House File Nos. 1, 2, 13, 38, 62, 78, 100, 122, 127, 132, 151, 181, 198, 202, 208, 218, 222, 241, 254, 261, 270, 298, 305, 314, 326, 344, 353, 366, 367, 415, 423, 432, 434, 445, 446, 449, 548; Senate File Nos. 116, 290, 421.	
Makes report	307, 323, 504, 505, 641, 642, 741, 853, 854, 908, 985, 1122, 1123, 1328, 1329, 1405, 1406, 1407, 1408, 1409, 1555, 1556, 1597, 1598, 1743, 1744, 1846, 1847, 1912, 1913, 2045, 2047, 2105
Introduces—House File Nos. 578, 582, 588, 589, 595, 600, 610, 614, 616.	

AGRICULTURE—

Bills referred to—House File Nos. 32, 41, 74, 81, 113, 121, 200, 264, 273, 312, 340, 367, 408, 439, 454, 510; Senate File Nos. 105, 135, 152, 197, 236, 290.	
Bills re-referred to—House File No. 103.	
Makes report	226, 281, 364, 408, 531, 690, 916, 954, 1162, 1396, 1746, 1819

ANIMAL INDUSTRY—

Bills referred to—House File Nos. 92, 122, 552.	
Makes report	295, 390, 1747

BANKS AND BANKING—

Bills referred to—House File Nos. 75, 124, 128, 191, 266, 333, 466, 520; Senate File Nos. 31, 32, 33, 70, 247, 336.	
Makes report	294, 757, 758, 1127, 1497, 1781, 1782
Introduces—House File Nos. 193, 281.	

BOARD OF CONTROL—

Bills referred to—House File Nos. 132, 197, 205, 206, 270; Senate File Nos. 85, 134, 157, 215.	
Makes report.....	509, 642, 1151, 1674, 1675
Introduces—House File No. 613.	

CLAIMS—

Page

Bills referred to—House File Nos. 2, 38, 78, 127, 181, 223, 261, 297,
298; Senate File Nos. 82, 116, 208.
Makes report.....268, 447, 531, 621, 642, 672, 856, 1359, 1360, 1627, 1708
Introduces—House File Nos. 591, 592.

COMMERCE AND TRADE—

Bills referred to—House File Nos. 165, 233, 271, 272, 335, 410, 444,
462, 523, 538, 553; Senate File Nos. 53, 133, 193, 244, 302, 374, 378.
Makes report.....444, 646, 647, 912, 986, 1155, 1156, 1332, 1534

COMPENSATION OF PUBLIC OFFICERS—

Bills referred to—House File Nos. 10, 30, 54, 97, 107, 141, 144, 150,
180, 196, 201, 202, 211, 221, 231, 259, 299, 339, 428, 437, 488, 503,
554, 571; Senate File Nos. 22, 41, 111, 123, 207, 219.
Bills re-referred to—House File Nos. 30, 97.
Makes report..447, 448, 569, 909, 910, 911, 954, 1040, 1221, 1222, 1243, 1586
Introduces—House File No. 586.

CONSTITUTIONAL AMENDMENTS—

Bills referred to—Senate File Nos. 176, Senate Joint Resolutions
Nos. 3, 5, 10.
Makes report1186, 1599

COUNTY AND TOWNSHIP ORGANIZATION—

Bills referred to—House File Nos. 157, 229, 409, 511; Senate File
Nos. 119, 137, 235, 273, 386, 480.
Makes report.....568, 1124, 1554, 1555

DAIRY AND FOOD—

Bills referred to—House File Nos. 479, 487; Senate File Nos. 265,
370, 392, 501.
Makes report1215, 1845

DRAINAGE—

Bills referred to—House File Nos. 14, 217, 277, 285, 286, 315, 316,
379, 392, 407, 424, 481, 492, 548, 555, 564; Senate File Nos. 11,
342, 477.
Makes report.....672, 778, 874, 875, 1076, 1185, 1297, 1675, 1676
Introduces—House File No. 583..

ELECTIONS—

Bills referred to—House File Nos. 6, 7, 8, 27, 36, 56, 63, 98, 115,
143, 162, 184, 318, 359, 420, 499, 522, 536, 549; Senate File Nos.
15, 16, 45, 354, 428, 476, 565.
Makes report.....237, 423, 424, 874, 1300, 1365, 1405, 1675

ENROLLED BILLS—

Makes report..343, 351, 371, 382, 389, 419, 474, 485, 514, 523, 550,
583, 719, 789, 816, 974, 1006, 1068, 1139, 1242, 1305, 1356, 1402,
1419, 1534, 1588, 1609, 1635, 1655, 1759, 1844, 1874, 1899, 1901, 1943,
1996, 2047, 2079, 2105, 2144, 2162, 2179, 2192, 2206, 2210, 2214, 2216, 2218
Makes joint report205, 311,
343, 372, 388, 396, 405, 474, 515, 526, 551, 583, 721, 742, 789,
817, 975, 998, 1128, 1141, 1243, 1270, 1304, 1323, 1388, 1399, 1403,
1439, 1536, 1563, 1589, 1635, 1656, 1664, 1691, 1741, 1760 1809, 1846,
1860, 1876, 1900, 1943, 1944, 1985, 2013, 2048, 2065, 2081, 2090, 2096,
2147, 2153, 2156, 2160, 2173, 2176, 2194, 2197, 2208, 2210, 2216, 2217, 2219
Reports sent to the governor.....351,
382, 419, 485, 523, 554, 597, 721, 789, 817, 1006, 1139, 1274,
1324, 1399, 1419, 1536, 1609, 1636, 1656, 1791, 1900, 1946, 1968, 2072, 2220

FISH AND GAME—

Page

Bills referred to—House File Nos. 39, 40, 114, 130, 161, 166, 224,
301, 304, 320, 344, 348, 355, 418, 482; Senate File Nos. 78, 328,
475, 554.

Bills re-referred to—House File No. 566.

Makes report . . . 324, 472, 510, 673, 741, 1040, 1045, 1123, 1124, 1627, 1628

HORTICULTURE—

Bills referred to—House File Nos. 448, 449.

Makes report 1364, 1365

INSURANCE—

Bills referred to—House File Nos. 12, 19, 22, 34, 76, 79, 225, 237,
243, 284, 296, 300, 306, 325, 346, 402, 404, 411, 457, 480, 490, 525;
Senate File Nos. 195, 196, 248, 253, 254, 271, 283, 287, 507, 526,
541, 577.

Makes report 252, 621,

638, 876, 913, 914, 1081, 1082, 1217, 1298, 1299, 1455, 1456, 1881, 1882

JUDICIAL DISTRICTS—

Bills referred to—House File Nos. 100, 126, 185.

Makes report 446, 472, 510, 860

JUDICIARY—

Bills referred to—House File Nos. 4, 5, 9, 13, 15, 16, 17, 21, 24, 25,
26, 28, 29, 30, 31, 33, 42, 43, 45, 47, 52, 59, 62, 66, 67, 69, 80, 84,
87, 97, 103, 104, 105, 108, 109, 110, 118, 123, 125, 129, 134, 135,
136, 137, 142, 146, 148, 151, 152, 154, 163, 171, 174, 175, 177, 178,
183, 187, 189, 208, 209, 212, 213, 216, 219, 220, 222, 226, 228, 230,
234, 235, 239, 242, 249, 251, 252, 253, 258, 265, 268, 269, 274, 275,
278, 291, 292, 293, 294, 295, 303, 305, 307, 309, 311, 314, 319, 322,
324, 331, 332, 334, 341, 342, 350, 351, 352, 354, 360, 362, 363, 369,
370, 371, 373, 377, 378, 380, 381, 383, 386, 387, 389, 394, 395, 396,
397, 398, 399, 400, 403, 415, 416, 421, 425, 426, 427, 430, 433, 443,
450, 456, 463, 464, 465, 468, 469, 470, 471, 472, 473, 474, 475, 476,
477, 478, 484, 496, 497, 501, 507, 508, 516, 518, 519, 527, 528, 529,
530, 535, 537, 541, 547, 550, 556, 557, 559, 567, 569, 572, 573, 577;
Senate File Nos. 2, 18, 25, 27, 28, 29, 34, 36, 37, 39, 51, 58, 67,
75, 76, 87, 92, 93, 95, 98, 107, 124, 125, 132, 136, 141, 149, 150, 169,
181, 185, 186, 192, 202, 204, 205, 206, 223, 241, 243, 256, 257, 263,
267, 268, 272, 282, 286, 288, 292, 300, 308, 310, 319, 325, 329, 341,
343, 344, 346, 347, 349, 365, 371, 390, 393, 395, 396, 404, 405, 406,
407, 408, 409, 416, 417, 431, 432, 442, 443, 444, 445, 446, 447, 465,
468, 470, 472, 482, 483, 487, 490, 493, 495, 499, 508, 517, 522, 529,
545, 552, 555, 556, 558, 559, 569, 570, 582, 583, 584, 586.

Bills re-referred to—House File Nos. 410, 501; Senate File Nos. 89,
193, 218.

Makes report 195, 207, 208, 227,
228, 235, 249, 250, 305, 306, 346, 372, 373, 389, 390, 407, 422,
423, 441, 442, 443, 444, 472, 488, 489, 527, 528, 529, 530, 547,
593, 594, 595, 596, 618, 619, 620, 674, 675, 710, 856, 857, 858,
859, 877, 878, 879, 880, 881, 882, 883, 948, 949, 950, 951, 1078,
1079, 1080, 1124, 1125, 1126, 1157, 1158, 1159, 1160, 1161, 1218, 1219,
1220, 1221, 1329, 1330, 1331, 1360, 1361, 1362, 1363, 1364, 1414, 1415,
1416, 1668, 1669, 1670, 1671, 1672, 1673, 1674, 1849, 1850, 1851, 1852, 1853

Introduces—House File Nos. 255, 308, 580, 581, 584, 585, 590, 593,
594, 599, 604, 605, 606, 615.

LABOR—	Page
Bills referred to—House File Nos. 35, 257; Senate File No. 164.	
Makes report	1818
 LAND TITLES—	
Bills referred to—House File Nos. 120, 192, 431, 497; Senate File Nos. 391, 456, 553.	
Bills re-referred to—House File Nos. 497.	
Makes report	1124, 1557, 1817
Introduces—House File Nos. 596, 598, 611.	
 MILITARY—	
Bills referred to—House File Nos. 218, 241, 358, 493, 514, 560; Senate File Nos. 108, 421, 422, 560, 561.	
Bills re-referred to—Senate File No. 51.	
Makes report.....	346, 408, 1043, 1450, 1698, 1744, 1745, 1833
Introduces—House File Nos. 618, 619, 620, 621, H. J. R. No. 7, H. J. R. No. 8.	
 MINES AND MINING—	
Bills referred to—House File Nos. 139, 423.	
Make report	527, 1157
 MOTOR VEHICLES AND TRANSPORTATION—	
Bills referred to—House File Nos. 48, 53, 95, 117, 131, 145, 190, 199, 282, 501, 546.	
Makes report.....	269, 308, 527, 912, 1299
Introduces—House File No. 576.	
 MUNICIPAL CORPORATIONS—	
Bills referred to—House File Nos. 3, 37, 44, 51, 60, 68, 71, 72, 73, 85, 94, 119, 149, 156, 210, 215, 288, 244, 245, 249, 250, 267, 280, 289, 317, 345, 356, 365, 391, 393, 417, 436, 438, 440, 458, 459, 486, 505, 515, 517, 521, 524, 531, 532, 533, 539, 568; Senate File Nos. 9, 74, 81, 104, 129, 145, 146, 148, 158, 163, 177, 180, 191, 221, 250, 291, 301, 304, 322, 324, 326, 330, 433, 469, 550, 562, 568, 576, 581.	
Bills referred to—House File No. 249.	
Makes report.....	218, 237, 238, 294, 346, 347, 391, 392, 507, 508, 647, 648, 755, 756, 757, 855, 856, 873, 874, 952, 953, 1043, 1044, 1045, 1153, 1154, 1185, 1215, 1600, 1601, 1742, 1743
Introduces—House File No. 602.	
 NORMAL SCHOOLS—	
Bills referred to—House File Nos. 227, 366, 506.	
 PHARMACY—	
Bills referred to—House File Nos. 50, 310; Senate File Nos. 100, 306, 548.	
Makes report	408, 946, 1819
 POLICE REGULATIONS—	
Bills referred to—House File Nos. 89, 90, 327, 384, 500.	
Makes report	374, 777, 1001
 PRINTING—	
Bills referred to—House File Nos. 18, 283, 287, 376, 504, 563, 574; Senate File No. 452.	
Bills re-referred to—House File Nos. 18, 562.	
Makes report	987, 1262, 1456, 1498, 1847
Introduces House File No. 597.	

PRIVATE CORPORATIONS—	Page
Bills referred to—Senate File No. 372.	
Makes report	948
PUBLIC HEALTH—	
Bills referred to—House File Nos. 11, 82, 88, 99, 153, 169, 170, 182, 186, 238, 326, 401, 558; Senate File Nos. 198, 220, 311, 323, 373.	
Bills re-referred to—House File No. 88; Senate File Nos. 163, 291.	
Makes report.....	295, 509, 545, 546, 688, 777, 1041, 1157, 1366, 1410, 1699
Introduces House File No. 579.	
PUBLIC LANDS AND BUILDINGS—	
Bills referred to—House File Nos. 58, 276, 372, 434, 461, 498; Sen- ate File Nos. 55, 491, 512.	
Makes report.....	446, 1066, 1295, 1296, 1698
PUBLIC UTILITIES—	
Bills referred to—House File Nos. 246, 368; Senate File Nos. 201, 563.	
Makes report	505, 1883
RAILROADS—	
Bills referred to—House File Nos. 111, 138, 147, 164, 247, 302, 321, 328, 343, 364, 382, 422, 435, 467, 483, 512, 534; Senate File Nos. 364, 377, 400, 403, 575.	
Bills re-referred to—Senate File No. 372.	
Makes report.....	445, 506, 507, 854, 855, 1075, 1223, 1224, 1396, 1728, 1819
Introduces House File No. 612.	
REPRESENTATIVE DISTRICTS—	
Bills referred to—House File No. 256.	
Makes report	647
RETRENCHMENT AND REFORM—	
Bills referred to—House File Nos. 562, 566.	
Makes report	1331
Report of investigation into governor's message.....	1952
Report on improvements on capitol building.....	2094
Resolution referred to.....	200, 526
Introduces House File Nos. 313, 587.	
ROADS AND HIGHWAYS—	
Bills referred to—House File Nos. 20, 46, 65, 86, 96, 102, 106, 112, 173, 198, 232, 329, 337, 338, 374, 375, 390, 413, 429, 432, 451, 452, 485, 540, 544, 545; Senate File Nos. 21, 68, 113, 211, 327, 353, 360, 366, 458, 503, 505; S. J. R. No. 9.	
Makes report	208, 228, 250, 251, 307, 757, 947, 1042, 1076, 1077, 1078, 1152, 1222, 1223, 1409, 1410, 1497, 1553, 1678, 1848, 1849
Introduces House File No. 353.	
RULES—	
Makes report	217, 281, 351
Report adopted	233
Resolution referred to.....	200
SCHOOL FOR THE DEAF—	
Bills referred to—House File Nos. 254, 332.	
Bills re-referred to—House File No. 332.	
Makes report	860

SCHOOLS AND TEXTBOOKS—

Page

Bills referred to—House File Nos. 26, 49, 70, 77, 140, 155, 160, 167, 168, 172, 179, 194, 195, 263, 279, 290, 336, 357, 361, 385, 405, 412, 414, 419, 442, 445, 446, 447, 453, 455, 460, 489, 494, 495, 502, 513, 542, 565; Senate File Nos. 63, 144, 168, 216, 238, 298, 368, 394, 411, 424, 485, 494, 512.	
Bills re-referred to—House File No. 26.	
Makes report	294,
445, 446, 473, 530, 568, 569, 742, 916, 946, 947, 986, 1067,	
1076, 1215, 1216, 1217, 1296, 1397, 1398, 1498, 1599, 1600, 1745, 1746	
Introduces House File No. 601.	

SIFTING—

Resolution authorizing appointment.....	1783
Called up and considered.....	1878
Amendment offered	1879
Amendment lost	1880
Resolution adopted	1881
Committee appointed by speaker.....	1910
Introduces House File Nos. 617, 622, 623.	
Makes report	1966, 1968,
1970, 1971, 1984, 1987, 2005, 2009, 2011, 2012, 2015, 2016, 2018,	
2019, 2020, 2021, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030,	
2034, 2035, 2036, 2037, 2038, 2040, 2042, 2044, 2050, 2051, 2053,	
2055, 2057, 2059, 2061, 2062, 2064, 2068, 2069, 2073, 2075, 2084,	
2101, 2103, 2107, 2112, 2113, 2124, 2126, 2128, 2130, 2131, 2132,	
2133, 2137, 2139, 2145, 2147, 2151, 2157, 2163, 2164, 2165, 2167,	
2168, 2169, 2170, 2171, 2174, 2175, 2178, 2182, 2183, 2185, 2201, 2202	
Bills referred to—Senate File Nos. 44, 213, 259, 264, 297, 357, 438,	
471, 479, 509, 523, 571, 579, 580, 589, 591, 592.	
Bills re-referred to—Senate File Nos. 164, 424, 452.	

SOLDIERS' ORPHANS' HOME—

Bills referred to—House File No. 575.	
Makes report	1699

STATE EDUCATIONAL INSTITUTIONS—

Bills referred to—House File No. 88.	
Makes report	374

SUPPRESSION OF INTEMPERANCE—

Bills referred to—House File Nos. 441, 500; Senate File Nos. 5, 7, 84, 89, 203, 277, 278, 572.	
Bills re-referred to—House File No. 500.	
Makes report	947, 948, 1040, 1041, 1297, 1298, 1498

TELEGRAPH AND EXPRESS—

Bills referred to—House File No. 18.	
Makes report	364, 672

TELEPHONES—

Bills referred to—House File Nos. 55, 236, 509, 551; Senate File No. 79.	
Makes report	1557
Introduces House File No. 406.	

WAYS AND MEANS—

Bills referred to—House File Nos. 23, 57, 61, 83, 91, 101, 116, 133, 158, 159, 330, 491, 526, 543, 561, 570; Senate File Nos. 182, 361, 362.	
--	--

WAYS AND MEANS—Continued.

Page.

Bills re-referred to—Senate File No. 132.	
Makes report	218,
237, 293, 504, 642, 643, 644, 853, 982, 983, 1067, 1120, 1121, 1626, 1627	
Introduces House File No. 603.	

COMMUNICATIONS FROM—

Board of education.....	74
Secretary of state.....	106, 216, 575
Board of control.....	124
Document editor	194
President Wilson	562
Secretary of state of New York.....	635
Commissioner of insurance.....	690
Governor	1233, 1686
W. C. T. U. legislative superintendent.....	2220

COMMUNITY CENTERS—Authority for same in cities and towns. H. F. 44, Weaver.

COMPENSATION—

Pay of township trustees and assessors. H. F. 10, Meredith.
Relating to salary and fees for coroners. H. F. 30, Giltner.
Compensation of trustees of cemetery funds. H. F. 54, Mackie.
Fixing salaries of deputy county recorders and number. H. F. 141, Rayburn.
Increasing compensation of jurors to \$3 a day. H. F. 142, Rayburn.
Compensation of school directors. H. F. 172, Anderson of Winnebago.
Relating to fees in probate for clerks of court. H. F. 211, Neff.
Increasing salaries of clerks and bailiffs. H. F. 231, Starzinger.
Increasing salaries of county recorders. H. F. 180, Tucker.
Relating to salaries of county attorneys. H. F. 259, Findlay.
Fixing salaries of county attorneys. H. F. 299, Wormley.
Increasing compensation of assistant deputy wardens. H. F. 321, Flenniken.
Relating to salaries of county recorders. H. F. 157, Wenstrand.
Relating to compensation clerks and township trustees. H. F. 339, Hansen.
Increasing compensation of mine inspectors. H. F. 423, Walrath.
Increasing pay of members of board of supervisors. H. F. 488, Grason.
Increasing pay of educational examiners. H. F. 489, Lenocker; S. F. 394, Smith.
Relating to the salaries of sheriffs. H. F. 503, Tucker.
Relative to pay for copying lists of registered voters. H. F. 522, Lake.
Increasing pay of members board of supervisors. H. F. 554, Helming.
Increasing the compensation of assessors. H. F. 571, Starzinger.
Increasing pay of clerk supreme court. H. F. 586, Committee on Compensation of Public Officers.
Fixing pay of officials and employes. S. J. R. 15, Retrenchment and Reform Committee.
Increasing salary of secretary railroad commission. S. F. 535, Fralley.
Relating to compensation of shorthand reporters. S. F. 307, Foskett.
Compensation for labor paid out of poor fund. S. F. 219, Lindly.
Increase in compensation for clerks of court. S. F. 111, Jackson.

COMPENSATION—Continued.	Page
Increase compensation of reporters in superior court. S. F. 207, Foskett.	
Forbidding increase during term of official. S. F. 39, Chase.	
COMPETITION—Relating to law regarding unfair competition. H. F. 510, Jessen; S. F. 441, Edwards.	
CONSTABLES—Accounting for fees. H. F. 150, Oertel; and H. F. 97, Randall.	
CONSTITUTION—	
Agreeing to prohibitory amendment. H. J. R. 1, Roberts; S. J. R. 3, Wilson.	
Proposed amendment for woman suffrage. H. J. R. 3, Murray; S. J. R. 5, Parker.	
Procedure in case of contest over an amendment. S. F. 428, Proudfoot.	
CONSULAR AGENTS—Aliens represented by consular agents H. F. 325, Weaver.	
CONVENTIONS, JOINT—	
For governor's biennial message.....	21
For canvass of votes.....	114
For governor's message.....	337, 451
For Washington's birthday program.....	683
CONVICTS—	
Use of convict labor to pave road at school for deaf. H. F. 270, Grason.	
Forbidding convicts to make brooms. H. F. 271, Randall.	
Requiring convicts to make binding twine. H. F. 132, Nicholson.	
Labeling all "Convict made goods." H. F. 272, Randall.	
Extending convict labor contract. H. F. 613, Committee on Board of Control.	
CORONERS—	
Fees of witnesses and jurors at inquests. H. F. 30, Giltner; S. F. 34, Price.	
County attorney to act in certain cases. S. F. 137, Parker.	
CORPORATIONS—	
General revision of law as to corporation charter. H. F. 362, Miller.	
Relating to non-user of franchise by corporations. H. F. 363, Miller.	
Relating to filing articles of foreign corporations. H. F. 410, Miller.	
Issue of permits to foreign corporations. H. F. 530, Elwood.	
Relating to appraisal of property of corporations. S. F. 563, Public Utilities Committee.	
Relating to repeal of law as to non-user of franchise. S. F. 201, Van Alstine.	
Statute of limitations not to apply to certain corporations. S. F. 204, Whitmore.	
Reports by corporations and cancellation of franchise. S. F. 202, Van Alstine.	
COUNTY FARM—Method of purchase and sale of site. H. F. 125, Griffin.	
COUNTY SEATS—	
Removal may be voted at special elections. H. F. 104, Randall; S. F. 18, Haskell.	
Removal may be voted if distance not one mile. H. F. 105, Randall.	

COURTS—

Page

- Conditions for withdrawal of plea of guilty. H. F. 5, Tucker.
 Relating to giving of security for costs. H. F. 42, Mantz; S. F. 58, Proudfoot.
- Relating to additional instructions to jurors. H. F. 43, Mantz; S. F. 93, Thompson.
- Authorizing verdict by nine jurors. H. F. 59, Epps.
- Municipal courts jurisdiction in forcible entry. H. F. 134, Weaver.
 Judge of municipal court to perform marriages. H. F. 135, Weaver.
 Procedure in juvenile courts. H. F. 143, Lake.
- Relating to procedure in municipal courts. H. F. 171, Weaver.
- Relating to place for holding justices' court. H. F. 177, Erickson.
- Rendering judgment on county attorney informations. H. F. 183, Neff.
- Probation officers to be placed under civil service. H. F. 196, Horchem.
- Relating to correction on proof of service. H. F. 222, Harrington.
- Relating to reports of persons on parole. H. F. 269, Mantz.
- Manner of selection of guardians defined. H. F. 309, Crozier.
- Relating to costs in cases involving inmates. H. F. 314, Flenniken.
- Relating to changes of venue from superior courts. H. F. 322, Peters.
- Relating to procedure in juvenile courts. H. F. 341, Grason.
- Relating to jurisdiction of municipal courts. H. F. 342, Grason.
- Increasing to eight the membership of supreme court. H. F. 403, Epps.
- Fees of municipal courts to go to city treasury. H. F. 386, Starzinger.
- Commitments of minors to private institutions restricted. H. F. 387, Murray.
- Relating to contracts for dower interest in property. H. F. 421, Horchem.
- Publication of certain notices in action. H. F. 213, Weaver.
- Relating to the probate of wills. H. F. 484, Flenniken.
- Limit of commencement of actions on real estate. H. F. 497, Lenocker and Langfitt.
- Regulating proof of title to real estate. H. F. 550, Gray.
- Relating to marginal release of school fund mortgages. H. F. 547, Price.
- Relating to priority of claims, H. F. 572, and H. F. 573, Kepple.
- Authority to enjoin for sale of cigarettes. H. F. 500, Findlay.
- Relating to grand and petit jurors. S. F. 149, Kimball.
- Relating to joinder of causes in certain cases. S. F. 150, Kimball.
- Relating to distance witness may be required to travel. S. F. 192, Kingland.
- Permitting use of phone in adjourning courts. S. F. 272, Rule.
- Extending jurisdiction of justices of the peace. S. F. 273, Balkema.
- Relating to fees in certain criminal cases. S. F. 288, Hale.
- Correction of code as to time of commencing actions. S. F. 205, Gibson.
- Relating to evidence of general reputation. S. F. 95, Whitmore.
- Relating to competency of witnesses in certain cases. S. F. 28, Byington.
- Requiring probate cases to be tried to the court. S. F. 37, Helmer.
- Relating to evidence of intoxication. S. F. 89, Chase.
- Prohibiting "ambulance chasing" in certain cases. S. F. 292, Frailey.
- Providing for appraisers of estates. S. F. 67, Price.
- Requiring a determinate sentence for felonies. S. F. 383, Gibson.
- Relating to organization of juvenile courts. S. F. 469, Parker.

COURTS—Continued.

Page

- Relating to excusing of jurors for cause. S. F. 472, Frailey.
 Procedure in contest on constitutional amendment. S. F. 428,
 Proudfoot.
 Relating to taxation of costs in certain cases. S. F. 517, Holdoegel.
 Relating to transcripts from mayor's court. S. F. 529, Gibson.
 Method of selecting jurors. S. F. 490, Committee on Judiciary.

CREDENTIALS—

- Committee appointed to examine..... 2
 Committee reports 3

CRIMES—

- Making it unlawful to speculate in trust funds. H. F. 17, Crozier.
 Record of convictions and injunctions to be kept. H. F. 47, Stanley.
 Penalty for operating automobile while intoxicated. H. F. 48,
 Giltner.
 Appropriation for special agents in ferreting crime. H. F. 62,
 Larson.
 Fine for breach of Sabbath \$100. H. F. 137, Wigdahl.
 Making it felony to go on train for unlawful purposes. H. F. 147,
 and H. F. 381, Lake.
 To punish for fraudulent orders on banks. H. F. 193, Committee
 on Banks; S. F. 107, Kimball.
 Forbidding larceny of gas, water, etc. H. F. 210, Neff.
 Relating to the law on compounding lesser felonies. H. F. 212,
 Mantz.
 Defining contributory delinquency and affixing a fine. H. F. 369,
 Neff.
 Relating to contributory dependency. H. F. 370, Neff.
 Making it a crime, to discriminate in sale of gas, etc., H. F. 187,
 Crozier.
 Amendment of laws relating to desecration of Sabbath. H. F. 327,
 Griffin.
 Relating to desecration of Memorial day. H. F. 514, Newton and
 Peters.
 Pay for jail prisoners while engaged in labor. H. F. 537, Horchem
 and Coakley.
 Punishment for sedition. H. F. 619, Committee on Military Affairs;
 S. F. 597, Committee on Military Affairs.
 Forbidding misrepresentation as to coal and mines. S. F. 53,
 Eversmeyer.
 Fraudulent sale of land. S. F. 206, Gibson and Thompson.
 Forbidding fraud in sale of canvas. S. F. 244, Parker.
 Relating to larceny of automobiles. S. F. 555, Judiciary Committee.
 Defacing car and engine numbers. S. F. 556, Judiciary Committee.
 Relating to evidence of intoxication in criminal cases. S. F. 89,
 Chase.
 Relating to exhibition of immoral pictures and shows. S. F. 163,
 Taylor.
 Making forgery of ballots a crime. S. F. 354, Frailey.
 Habitual violation of law constitutes a nuisance. S. F. 223,
 Proudfoot.
 Defining bank "stick-ups" and fixing penalty. S. F. 31, Adams.
 Increasing penalty for burglary with explosives. S. F. 32, Adams.
 Penalty for possession of burglars' tools. S. F. 33, Adams.
 Relating to a fixed sentence for persons convicted. S. F. 383, Gibson.

CROZIER, GEORGE W.—Representative Twenty-sixth District.	Page
Introduces House File Nos. 16, 17, 18, 19, 84, 156, 187, 198, 309, 350, 351, 355, 434, 455, 493, 562.	
Leave of absence granted.....	184, 206, 360, 999, 1133
On committees	3, 129, 174, 190, 427, 551, 552, 746
Motions made by.....	8
Offers resolution	526, 746
Offers amendment	631, 1969
Explains vote	964
Name presented for speaker.....	7
Addresses House	470, 974, 998
Presented with bouquet.....	998
Presented petition	280, 292, 388, 504, 722, 735
DAIRY INDUSTRY—	
Relating to aid for dairy associations. H. F. 367, Anderson of Greene.	
Tuberculin test for dairy animals. H. F. 521, Price.	
Relating to the marking of dairy cans, etc. H. F. 479, Neff; S. F. 392, Kimball.	
Licenses for restaurants and bottling works. S. F. 501, Committee on dairy and food.	
Relating to office of commissioner. S. F. 66, Newberry.	
Increasing pay for food inspectors and assistants. S. F. 370, Thompson.	
Appointment chief inspector weights and measures. S. F. 265, Edwards.	
DARRAH, JOHN H.—Representative Seventy-fourth District.	
Leave of absence granted.....	106, 360, 438, 470, 638
On committees	129
Offers resolution	1367
Presents petition	291, 725, 739, 772, 802, 852, 1149
Message of sympathy sent to.....	470
DAWSON, ALBERT F.—Addresses House.....	536
DEAF—	
Relating to teachers for deaf in schools. H. F. 357, Horchem.	
Additional support school for deaf. H. F. 254, Grason.	
DEAN, H. E.—Representative Ninety-eighth District.	
Introduces House File Nos. 74, 85, 86, 166, 229, 318, 517.	
Leave of absence granted.....	267
On committees	129, 683
Motions made by.....	683
Offers resolution	1591
Offers amendment	245
Presents petition	574, 852, 1118
Makes announcement	817
DENTISTS—	
Law for sale of liquor to physicians applies to dentists. S. F. 203, Broxam.	
Relating to licenses, advertising, and fees. S. F. 198, Arney.	
Dental clinics for schools. S. F. 485, Schools Committee.	
DIVORCE—	
Making use of narcotics a cause for divorce. H. F. 465, Randall.	
Amending as to insanity a cause for divorce. S. F. 420, Foster.	

- DISCRIMINATION—** **Page**
- To forbid discrimination in sale of gas, steam, etc. H. F. 187, Crozier.
 - Forbidding posting of notices of discrimination because of color. H. F. 518, Weaver.
- DOCUMENT EDITOR—**
- To publish index and history of bills, etc. H. F. 1, Klinker; S. F. 1, Whitmore.
 - Relating to the duties of document editor. H. F. 587, Retrenchment and Reform Committee; S. F. 573, Retrenchment and Reform Committee.
 - To print laws on printing and binding, see Resolutions, Senate Concurrent.
 - Extra help for, see Resolutions, Senate Concurrent.
 - To distribute copies of old rule book, see Resolutions, House.
 - Communication from 194
- DODGE, GEN. GRENVILLE M.—**Commission to erect monument. S. F. 108, Kimball.
- DOGS—**
- To restrain from running at large at night. H. F. 113, Anderson of Davis.
 - Providing for taxation of registered dogs. H. F. 340, Grason.
 - Authority to license and kill dogs. H. F. 523, Lake.
- DOORS—**Relating to automatic locks on doors of buildings. H. F. 216, Horchem.
- DOWER—**Relating to contract for a dower interest. H. F. 421, Horchem.
- DRAINAGE—**
- Election of trustees of drainage districts. H. F. 217, Wilson of Louisa.
 - Transfer of districts to local boards. H. F. 14, Wichman.
 - Requiring consent of land owners for ditch. H. F. 285, Meredith.
 - Minor amendments to drainage law. H. F. 286, Meredith.
 - Relating to drains on railroad rights of way. H. F. 315, Rayburn.
 - Permitting cities to control part of drain. H. F. 407, Gray.
 - Warrants on drainage funds not paid to draw interest. H. F. 392, Harrington; S. F. 329, Parker.
 - Relating to keeping of drainage field notes. H. F. 424, Gray.
 - Assessment of costs and damages and refunds. H. F. 277, Griffin.
 - Proceedings in establishing drainage districts. H. F. 555, Harrington and Wichman.
 - Destruction of trees growing near tile drains. H. F. 564, Anderson of Greene.
 - Relating to maintenance of drains. H. F. 583, Committee on Drainage.
 - Relating to assessment of costs in drainage matters. S. F. 559, Judiciary Committee.
 - Relating to drain for straightening a river. S. F. 477, Laffer.
 - Authorizing issue of drainage bonds. S. F. 432, Parker.
 - Relating to assessment of costs. S. F. 259, Lytle.
 - Issue of bonds to pay for certain drains. S. F. 324, Lytle.
- DRUGS AND DRUGGISTS—**See Pharmacy.

DUNKELBERG, GEORGE H.—Representative Eighty-eighth District. Page

Introduces House File No. 247.	
Leave of absence granted.....	106, 701
On committees	129, 205
Offers resolution	205
Presents petition	234, 771

DURBIN, FRED—Representative Eleventh District.

Introduces House File Nos. 92, 267, 393, 482.	
Leave of absence granted.....	708, 872
On committees	129, 223, 1046, 2111
Offers amendment	900
Explains vote	2079
Presents petition	193, 207, 216, 304, 488, 737, 775, 792, 853

EDGINGTON, HENRY—Representative Fifty-seventh District.

Introduces House File No. 103.	
Leave of absence granted.....	233, 708
On committees	129, 452
Presents petition	291, 724, 738, 740, 775, 804, 1119, 1214

ELECTRICITY—

Relating to discrimination in sale of electricity. H. F. 187, Crozier.
 Authority to cities to license electricians. S. F. 297, Parker.

ELECTIONS, GENERAL—

Election of county superintendent. H. F. 26, Meredith.
 Relating to registration in cities above 10,000. H. F. 27, Giltner.
 Requiring registration in cities of 5,000 and over. H. F. 36, Boles.
 Judicial tickets to be placed with party ticket. H. F. 63, Oertel.
 Relating to formation of election precincts. H. F. 98, Reed; S. F. 45, Foster.
 For election of deputy county officials. H. F. 115, Helming.
 Restoring circle and omitting names of electors. H. F. 143, Neff; S. F. 16, Kimball.
 Restoring the circle to the official ballot. H. F. 56, Wichman.
 Registration only in cities of 5,000. H. F. 7, Klinker.
 Election of county officials for four-year terms. H. F. 318, Dean.
 Absent voters need not register for election. H. F. 359, Baldwin; S. F. 565, Elections Committee.
 Providing for electing county officials every four years. H. F. 409, Mead.
 Election precincts for school elections. H. F. 405, Hansen.
 Relating to use of registration at school election. H. F. 419, Randall.
 Relating to voting for presidential electors. H. F. 420, Meredith.
 Relating to appointment of judges and clerks. H. F. 428, Peters.
 Absent voters law apply to persons ill. H. F. 499, O'Donnell.
 Relating to instructions to election judges. H. F. 536, Horchem.
 Relating to separate ballots for judiciary. S. F. 213, LeCompte.
 Relating to forgery of ballots. S. F. 354, Frailey.
 Compensation for copying registration lists. H. F. 522, Lake.

ELECTIONS, PRIMARY—

Repeal of presidential preference law. H. F. 6, Klinker; H. F. 8, Rogers, and H. F. 162, Neff; S. F. 15, Kimball.
 Relating to promises to secure support for candidates. H. F. 252, Oertel.

ELECTIONS, SPECIAL—

Page

- Removal of county seats may be by a special. H. F. 104, Randall;
S. F. 18, Haskell.
- To submit prohibitory amendment June 27, 1917. H. F. 184, Giltner;
S. F. 176, Wilson.
- Relating to voting aid for electric roads. H. F. 247, Dunkelberg.
- Relating to vote on sale of school property. H. F. 453, Langfitt.
- Vote on issue of certain county bonds. H. F. 556, Murray.
- Relating to special election for U. S. senator. S. F. 476, Chase.
- Legalizing filing of certain nomination papers. S. F. 551, Judiciary
Committee.
- Submitting to women question of equal suffrage. S. J. R. 10, Kim-
ball.

EMPLOYEES, ADDITIONAL—

- Appointment of, see Resolution, Senate concurrent.
- Report of committee on..... 110
- Joint resolution relating to, S. J. R. 2.
- Resignation of doorkeeper.....113, 156, 1186
- Appointment of doorkeeper.....113, 156
- Doorkeeper took oath.....124, 156, 169
- Death of doorkeeper, see Resolutions, House concurrent.
- Janitors, see Resolutions, House concurrent, Senate concurrent
and House.
- Secondary officials, see Resolutions, House concurrent
- Mail carriers, see Resolutions, Senate concurrent.

ELWOOD, LEE W.—Representative Ninety-second District.

- Introduces House File Nos. 23, 117, 118, 235, 274, 417, 530.
- Leave of absence granted..... 106
- On committees129, 258, 259, 678, 1337
- Offers resolution 1020
- Offers amendment243, 289, 383,
401, 450, 499, 539, 601, 633, 795, 981, 1258, 1324, 1348, 1529, 1624, 1904
- Explains vote 370
- Calls up Senate resolution..... 2033
- Presents petition185, 194, 388, 800, 801, 805, 945

EPPS, W. W.—Representative Eighteenth District.

- Introduces House File Nos. 13, 59, 139, 223, 234, 241, 251, 321, 402,
403, 404, 487, 502, 538, 539, 540, 567.
- Leave of absence granted..... 105
- On committees10, 129, 172, 349, 460
- Offers resolution166, 223, 322, 460, 1262
- Offers amendment581, 1238, 1677, 1689, 1903, 2038, 2076, 2158
- Explains vote1449, 2078
- Calls up Senate resolution..... 336
- Presides973, 1164, 1308, 1552, 1857
- Presents petition851, 945, 984, 985

ERICKSON, CHRIS—Representative Ninety-ninth District.

- Introduces House File Nos. 176, 177.
- Leave of absence granted.....106, 303, 360, 371, 708, 1368, 1514
- On committees 129
- Explains vote 1651
- Presents petition185, 207, 1117

EXECUTIVE COUNCIL—

- Authority to buy illuminated number plates. H. F. 239, Nichols.
- Authority for sale of land at state capitol. H. F. 58, Rowley.

EXECUTIVE COUNCIL—Continued.

Page

- Given authority to sell state custodial farm. H. F. 276, McFerren.
 Giving authority for drainage of certain lakes. H. F. 432, Stuart.
 Authority in sale of lake beds. H. F. 481, Bruce.
 Authorized to sell certain land at Eldora. H. F. 498, Nichols.
 Powers in adjustment of assessment of property. S. F. 132, Wilson.
 Relating to approval of paving on state property. S. F. 360, Edwards.
 Changing time for certifying adjustment of assessments. S. F. 181,
 Wilson.

EXEMPTIONS—

- Relating to encumbrance of property exempt. H. F. 9, Rogers.
 Mutual telephone companies not making a charge. H. F. 55, Mackie.
 Relating to statement for soldier exemptions. H. F. 87, Weaver.
 Property of charitable organizations. H. F. 91, Weaver.
 Relating to exemptions of ex-soldiers. H. F. 175, Randall.
 Exempting soldiers from hunting licenses. H. F. 303, Anderson
 of Greene.
 Relating to land for agricultural purposes in cities. H. F. 356,
 Horchem.
 Garnishment of wages for debt. H. F. 331. Mowrey; S. F. 438,
 Evans.
 Relating to taxation of soldiers' property. H. F. 508, Stuart.
 Exemption of pianos from taxation. H. F. 570, McFarlane.
 Special assessments against homesteads. S. F. 177, Laffer.

FAIRS, COUNTY—

- Relating to purchase of real estate for same. H. F. 81, Jones.
 Relating to purchase of ground district fairs. H. F. 439, Santee.
 Tax to improve fair grounds authorized. S. F. 236, Rule.

FAIR, STATE—

- Relating to manner of electing directors. H. F. 273, Stone.
 Appropriating for barn and land. H. F. 248, Roberts; S. F. 188,
 Coburn.
 Appropriate for repair, and paving. H. F. 595, Appropriations
 Committee.

FEDERAL BANKRUPTCY LAW—See Resolutions, House concurrent.**FEES—**

- As to witnesses and jurors at coroner's inquests. H. F. 30, Giltner;
 S. F. 34, Price.
 Relating to fees of county recorder. H. F. 67, Nichols; S. F. 371,
 Ratcliff.
 Accounting for fees of justices and constables. H. F. 97, Randall.
 Accounting for by justices and constables. H. F. 150, Oertel.
 Increase fees to be charged by sheriff. H. F. 234, Epps; S. F. 179,
 Laffer.
 Distribution of fees from drug vendors' licenses. H. F. 50, Reed.
 Portion of probate fees to go to clerks of court. H. F. 211, Neff.
 Relating to filing foreign corporation articles. H. F. 410, Miller.
 Increase of fees for recording brands or marks. H. F. 408, Finley.
 Fees of municipal court to be paid to city treasurer. H. F. 386,
 Starzinger.
 Fee splitting between attorneys and others. H. F. 431, Jackson.
 Fee for license for transient merchant. H. F. 462, Santee.
 Payment in search warrant cases when authorized. S. F. 84, Wilson.

**FENCES—Requiring partition fences completed in ten days. S. F. 211,
 Wilson.**

FINCH, W. S.—Representative Fifty-ninth District.

	Page
Introduces House File No. 163.	
Leave of absence granted.....	267, 344
On committees	129
Offers amendment	1933
Explains vote	1323
Presents petition	193, 280, 1038, 1116

FINDLAY, C. V.—Representative Sixty-second District.

Introduces House File Nos. 68, 130, 161, 259, 316, 336, 391, 441, 446, 500, 534.	
Leave of absence granted.....	106, 360
On committees	129, 465
Offers resolution	426, 464, 1913
Offers amendment	541, 1353, 1587, 2147
Explains vote	1375, 1859, 2078
Makes statement	847
Presents petition—202, 545, 567, 591, 637, 670, 671, 710, 722, 734, 735, 773, 803, 804, 849, 850, 945, 985, 1000, 1039, 1116, 1119, 1184, 1214, 1455	

FINLEY, F. S.—Representative Twentieth District.

Introduces House File Nos. 232, 233, 312, 320, 408.	
Leave of absence granted.....	206, 360, 470, 565, 719, 777
On committees	129, 349
Offers amendment	1484, 1657, 2075, 2099
Presents petition	345, 525, 526, 637, 671

FIRE MARSHAL—To abolish office of state fire marshal. H. F. 76, Lee.

FIREMEN—

- Levy for tax for pension fund. H. F. 25, Randall.
- Levy for fire fund fixed. H. F. 61, Larson.
- Relative to hours of duty. H. F. 68, Findlay.
- Relative to taxes for fire and police. H. F. 94, Weaver.
- Relating to fire and police commission. H. F. 289, Wilson of Mahaska.
- Authority for cities to regulate firemen's hours. H. F. 391, Findlay.
- Relating to the tax for the fire department. H. F. 417, Elwood.

FISH AND GAME—

- Permitting fishing with hook and line at any time. H. F. 40, Oertel.
- Relating to use of spear, etc. H. F. 114, Turner.
- Removing protection from quail. H. F. 130, Findley.
- Requiring license of non-residents for fishing. H. F. 166, Dean; S. F. 554, Fish and Game Committee.
- Closed season for prairie chicken. H. F. 224, McFarlane.
- Classify mourning doves as game birds. H. F. 39, Oertel.
- Forbidding hunting license to one under 18. H. F. 161, Findlay.
- Relating to seining of non-game fish. H. F. 304, Scott.
- Relating to closed season for pheasants. H. F. 301, Neff.
- Exempting old soldiers from hunting licenses. H. F. 303, Anderson of Greene.
- Authorizing fishing with rod, line and hook. H. F. 320, Finley.
- Fixing a closed season for raccoons. H. F. 348, Meredith.
- Providing family licenses for fishing. H. F. 355, Wilson and Crozier.
- Amending as to the time for use of hook and line. H. F. 418, Murray.
- Use of fish and game fund to pay damage by hunters. H. F. 454, Giltner.
- Removing protection from cat fish as a game fish. H. F. 482, Durbin.
- Game protection in hands of the sheriff. H. F. 566, Mooty.

FISH AND GAME—Continued.

Page

- Authority to maintain parks by game warden. S. F. 326, Moldoegel.
 Trapping beaver, mink, otter and muskrats. S. F. 475, Fellows.
 Requiring screens at pumping stations. S. F. 78, Lindly.

FLAG—

- Report of Iowa Flag Commission..... 1234
 Use of flag for advertising. H. F. 560, Shaff.
 Display of flag on all schoolhouses. S. F. 599, Committee on
 Military Affairs.
 Protection of flag from desecration. S. F. 422, Rule.
 Display of flag on court houses. S. F. 561, Committee on Military
 Affairs.

FLENNIKEN, H. W.—Representative Forty-seventh District.

- Introduces House File Nos. 24, 199, 221, 314, 484, 559.
 Leave of absence granted19, 437
 On committees 129
 Explains vote1322, 1344
 Presents petition....202, 723, 725, 736, 737, 738, 771, 774, 872, 1038, 1184

FLOUR—Fixing number of pounds in barrel of flour. H. F. 233, Finley;

FLOWER DAY—See Resolutions, House Concurrent.

FORESTRY—Authority for publishing a bulletin on Iowa trees. H. F. 449, Boies.

GARBER, F. A.—Representative Sixth District.

- Introduces House File Nos. 101, 412.
 On committees129, 683
 Offer amendment 1377
 Presents petition293, 439, 545, 670, 775, 792, 944, 1213

GARNISHMENT—

- Authority to garnish part of wages for debt. H. F. 331, Mowrey.
 Relating to garnishment and attachment. S. F. 438, Evans.

GAVELS, PRESENTATION OF—See Resolutions, Senate Concurrent.

GENERAL ASSEMBLY—

- Limiting number of bills by one member. H. F. 45, Anderson of
 Greene.
 Defining representative districts. H. F. 256, Stone.
 To provide for printing session laws of the 36th G. A. H. J. R. 6,
 Jones.
 Publication of index and of session laws. H. F. 1, Klinker.
 All bills to be submitted to attorney general. H. F. 21, Mantz.
 Limiting to two bills for each member. H. J. R. 2, Anderson of
 Greene.
 Authority for employment of extra help. S. J. R. 2, Chase.
 Reprints of early statutes and session laws, see Resolution, Sen-
 ate Concurrent.

GERMANY—Breaking off diplomatic relations approved. S. J. R. 6, Byington.

GILBERT, W. N.—Representative Fifty-first District.

- Introduces House File Nos. 93, 128, 388, 515, 516, 558.
 Leave of absence granted.....184, 233, 360, 422, 708, 999, 1458
 On committees129, 204
 Offers amendment.....495, 536, 540, 581, 1180, 2153
 Presents petition201, 723, 850, 944, 1078

GILMORE CHARLES—Representative Eighty-third District.	Page
Leave of absence granted	701
On committees	129
Presents petition.....184, 185, 361, 526, 736, 774, 801, 984, 1038,	1359
GILTNER, W. E.—Representative Seventeenth District.	
Introduces House File Nos. 27, 30, 31, 48, 160, 184, 454.	
Leave of absence granted.....565, 708, 1213, 1403,	1748
On committees	10, 129, 427, 1168, 1176
Motions made by	1168
Offers resolution	426
Offers amendment 333, 450, 538, 654, 678, 701, 795, 920, 1091, 1144, 1527,	1602
Explains vote	894, 1322, 1713
Raises point of order.....	1716
Presents petition.....194, 234, 280, 439, 734, 735, 803, 849, 944, 1328,	1844
GOVERNOR—	
Authority for ferreting out crimes. H. F. 62, Larson.	
Authorized to organize military secret service. H. J. R. 7, Com- mittee on Military Affairs; S. J. R. 13. Military Committee.	
Authority to require registration of aliens, H. F. 620, Committee on Military Affairs, S. F. 595, Military Committee.	
Relating to payment of expenses of extraditions. S. F. 186 Kim- ball.	
May appoint to vacancies in U. S. senate. S. F. 476, Chase.	
GOVERNOR—GEORGE W. CLARKE—Presents biennial message.....	22
GOVERNOR—W. L. HARDING—	
Signs bills	486,
592, 669, 942, 1070, 1261, 1381, 1528, 1587, 1664, 1843, 1870, 1950,	1998
Reads message	338, 452
Visits house	1623
Took oath of office	117
Presents inaugural address	118
GRASON, JACOB C.—Representative Thirty-first District.	
Introduces House File Nos. 69, 70, 82, 168, 254, 270, 340, 341, 342, 459, 460, 461, 486, 488, 526.	
Leave of absence granted.....	708, 1959
On committees	129, 205, 2130
Offers resolution	239
Offers amendment	543, 1596
Calls up senate resolution	1557
Presents petition	216, 525, 567, 670, 737, 802, 851
GRAVEL PITS—Securing railroad trackage by condemnation. H. F. 483, Griffin.	
GRAY, ROSS C.—Representative Sixty-first District.	
Introduces House File Nos. 102, 407, 424, 550.	
Leave of absence granted.....	422, 777
On committees	129
Presents petition	304, 804, 1074
GREELEY, W. M., FUNERAL OF—See Resolutions, House Concurrent.	
GRIFFIN, T. F.—Representative Fifty-eighth District.	
Introduces House File Nos. 79, 125, 164, 165, 277, 278, 279, 327, 382, 436, 483, 527, 528, 529.	
On committees.....	12, 117, 129, 172, 678

GRIFFIN, T. F.—Representative 58th District—Continued.		Page
Motions made by		10
Offers amendment	357, 897, 1196, 1206,	1569
Presides	665, 732,	
813, 917, 1050, 1129, 1275, 1455, 1602, 1641, 1784, 1911, 2005, 2006,		2116
Presents petition	567,	731
HALL, CHARLES A.—Representative Eighth District.		
Introduces House File No. 504.		
Leave of absence granted		565
On committees	16,	129
Motions made by		981
Offers amendment	541, 699,	844
Appointed judge of canvass		72
Presides	501, 734, 839, 893, 937,	2185
Makes remarks		1164
Presents petition	776, 804,	907
Asks that remarks be printed in Journal.....		1168
Raises point of order		1421
HANSEN, JOHN T.—Representative Forty-third District.		
Introduces House File Nos. 60, 339, 368, 405.		
Leave of absence granted.....	156, 360, 422,	470
On committees		129
Motions made by		536
Offers amendment		1527
Calls up senate resolution		2200
Presents petition	803,	1074
HARDING, ORLANDO B.—Addresses House.....		
		817
HARDING, W. L.—See Governor.		
HARRINGTON, T. P.—Representative Eighty-fifth District.		
Introduces House File Nos. 83, 154, 185, 208, 222, 360, 373, 392, 555.		
Leave of absence granted	438,	708
On committees	129,	465
Offers resolution		2172
Offers amendment	321,	
376, 1095 1097, 1135, 1560, 1629, 1631, 1922, 2139,		2141
Presents petition	291, 488, 725, 1117,	1359
HEALTH—		
To prevent transmission of venereal diseases. H. F. 169, Coakley.		
Relating to bacteriological laboratory support. H. F. 214, Klinker.		
Doors on public buildings to have automatic locks. H. F. 216, Horchem.		
Relating to cattle affected with tuberculosis. H. F. 264, Shaff.		
To prevent pollution of water in streams. H. F. 186, Slaught.		
Expense of fumigation to be borne by a county. H. F. 401, Mackie.		
Authority to require tuberculin test for cows. H. F. 521, Price.		
Certificate of health for employes of food factories. H. F. 487, Epps.		
Providing district tuberculosis hospitals. H. F. 558, Gilbert.		
Appropriation to eradicate tuberculosis. S. F. 290, Committee on Agriculture.		
Providing for branding mattresses. S. F. 302, Thompson.		
Regulation of chiropody, by board of health. S. F. 220, Mitchell.		
Providing health department in schools. S. F. 485, schools committee.		

HELMING, O. A.—Representative Ninetieth District.	Page
Introduces House File Nos. 115, 283, 554, 574.	
Leave of absence granted.....	156, 171, 591, 708, 1270, 1679
On committees	20, 129, 312
Motions mate by	20
Explains vote	1322, 1862
Calls up senate resolution	252
Makes remarks	386
Presents petition	567, 686, 739, 1184, 1185

HIGHWAYS—

Use of automobile funds for oiling roads. H. F. 20, Nicholson.	
Relating to levy for county road purposes. H. F. 23, Elwood.	
Requiring warnings at dangerous crossings. H. F. 46, Wilson of Louisa.	
Plans for concrete road along Mississippi. H. F. 64, Oertel.	
All highways to be made county highways. H. F. 86, Dean.	
Repeal of laws regulating automobiles. H. F. 95, Wenstrand.	
Amendment of law as to consent highways. H. F. 96, Wenstrand.	
To prevent issue of bonds to pay for road work. H. F. 102, Gray.	
Authority of commission as to culverts. H. F. 173, Anderson of Winnebago.	
County attorneys to appear in highway matters. H. F. 189, Wickman.	
Relating to bonds for highway improvements. H. F. 235, Mackie and Elwood.	
Giving authority to gravel roads in road districts. H. F. 337, Starzinger.	
Relating to damages by tractors on bridges. H. F. 329, Wormley.	
For destruction of brush and shrubs in roads. H. F. 338, Mackie.	
Amending the laws to highway commission. H. F. 353, committee on Roads and Highways.	
Manner of adding to the county highway system. H. F. 375, Santee.	
Relating to allowance for working roads for poll tax. H. F. 374, Wichman.	
Permitting drainage notice publication in any paper. H. F. 379, Miller.	
To appropriate \$10,000 to investigate cement trust. H. F. 323, Weaver.	
Distribution of unused parts of automobile fund. H. F. 390, Anderson of Davis.	
Relating to elimination of dangerous crossings. H. F. 422, Klaus.	
Acceptance of federal aid, revision of road law. H. F. 451, Larsen and Shortess, S. F. 327, Balkema.	
Authority for removal of brush. H. F. 485, Jackson.	
Construction of highways along lakes. H. F. 544, Jones.	
Associations to engage in improving roads. H. F. 545, Ulstad.	
Investigation of road material and manufacture. S. J. R. 9, Committee on Highways.	
Giving commission greater authority over plans. S. F. 68, Holdoegel.	
Patrol system and repair of roads. S. F. 21, Foster.	
Railroads permitted to make low rates on road material. S. F. 509, Haskell.	
Authorizing trimming of hedges and trees. S. F. 505, Coburn.	
Authorizing removal of obstructions from highways. S. F. 503, Balkema.	
Authority for taxing costs for oiling streets. S. F. 129, Broxam.	
Cost of trimming hedges along roads. S. F. 135, Van Alstine.	
Providing for road districts for oiling highways, S. F. 366, Fleck.	

HIGHWAYS—Continued.	Page
Relating to use of township road fund for dragging. S. F. 353, Smith.	
HISTORICAL— Increase of support for State historical society. S. F. 167, Helmer.	
Acceptance of property for historical department. H. F. 609, Judiciary Committee.	
HORCHEM, B. J.— Representative Sixty-ninth District.	
Introduces House File Nos. 178, 196, 197, 215, 216, 356, 357, 421, 446, 466, 494, 505, 536, 537.	
Leave of absence granted	233
On committees	10, 129, 205, 223
Offers resolution	1591
Offers amendment	919, 921, 1325
Calls up senate resolution	105
Presents petition	281, 670, 671, 944
HORSES— Repeal of law forbidding docking of horses' tails. H. F. 92, Durbin.	
HORTICULTURE—	
Making only 40 trees to acre for fruit tree reserve. H. F. 448, Boies.	
Providing for publication of books on trees. H. F. 449, Boies.	
Fixing standards for apples packed in boxes. S. F. 374, Mitchell.	
Relating to sale of insecticides. S. F. 373, Mitchell.	
Relating to size of baskets for fruit. S. F. 133, Kimball.	
HOSPITALS—	
Relating to choice of hospitals for poor children. H. F. 450, Slaught.	
Hospital for mental disease at state university. H. F. 349 Klinker.	
Appropriation for children's hospital at Iowa City. H. F. 347, Roberts.	
Abandonment of the hospital for inebriates. H. F. 434, Crozier.	
District hospitals for care of tuberculosis. H. F. 558. Gilbert.	
Relating to bonds for hospitals. S. F. 148. Fleck.	
HOUSING—	
Relating to regulations for construction of dwellings. H. F. 365, Weaver.	
Authority to establish restricted residence districts. S. F. 81, Parker.	
INAUGURATION—	
Concurrent resolution relative to	16
Committee appointed	16
Ceremonies and program	117
Governor's inaugural address	118
INDIANS— Indian agent to perform marriage ceremony. S. F. 470, White.	
INDUSTRIAL EFFICIENCY— See Resolutions, Senate Concurrent.	
INSANITY—	
Relating to county officers on insanity commission. H. F. 209, Starzinger.	
Relating to serving notices on insane. H. F. 311, Benn.	
Tax levy for insane merged into county tax fund. H. F. 159, Wenstrand.	
Hospital for mental diseases at Iowa City. H. F. 349, Klinker.	

INSTITUTIONS—To provide for visitation of all that receive inmates. Page
H. F. 170, Rayburn.

INSTITUTIONS UNDER BOARD OF CONTROL—

- Building at soldiers' home, \$65,000. H. F. 93, Gilbert.
 Manufacture of binding twine at state prison. H. F. 132, Nicholson.
 Removing age limit as to feeble minded at institution. H. F. 151,
 Reed.
 Industrial schools to be called training schools. H. F. 197, Horchem.
 Paving in front of hospital for inebriates. H. F. 198, Crozier.
 Appropriation of \$1,458,830 for institutions. H. F. 203, Newton.
 Appropriation for live stock at women's reformatory. H. F. 204,
 Newton.
 Increase support fund at state institutions. H. F. 205, Newton,
 S. F. 154, Eversmeyer.
 Changing name to women's reformatory. H. F. 206, Newton, S. F.
 157, Eversmeyer.
 Support of women's reformatory. H. F. 207, Newton; S. F. 156,
 Eversmeyer.
 Increasing salaries of assistant deputy wardens. H. F. 221, Flen-
 niken.
 Relating to support for school for the deaf. H. F. 254, Grason.
 Use of convict labor in constructing paving. H. F. 270, Grason.
 Payment of costs in cases involving institution inmates. H. F. 314,
 Flenniken.
 Proposed abandonment of hospital for inebriates. H. F. 434, Crozier.
 Increasing compensation of home finding agents. H. F. 416, Nichols.
 Commitments to state institutions of minors. H. F. 387, Murray.
 Relating to drains at the women's reformatory. H. F. 407, Gray.
 Admissions to the soldiers' home. H. F. 575, Coakley, S. F. 134,
 Kimball.
 Authority for sale of land at Eldora. H. F. 498, Nichols.
 Extending convict contract labor. H. F. 613, committee on Board
 of Control.
 Appropriation for equipment at reformatory. S. F. 155, Evers
 meyer.
 To pay for paving at Soldiers' Home. S. F. 593, Appropriations
 Committee.
 Additional home finding agent for orphans' home. S. F. 215, Foster.
 Maintenance of commandant at soldiers' home. S. F. 85, Arney.

INSTITUTIONS UNDER BOARD OF EDUCATION—

- State normal school at Panora. H. F. 227, Reed.
 Appropriating \$1,859,450 for educational institutions. H. F. 240,
 Wilson of Mitchell.
 Appropriating \$750,000 for additional building. H. F. 260, Wormley.
 Repeal of law on homeopathic college. H. F. 313, Retrenchment
 and Reform committee.
 Approval of plans for new buildings. H. J. R. 4, Peters.
 Transferring school for deaf to education board. H. F. 332, Reed.
 Appropriating for insane hospital at university. H. F. 349, Klinker.
 Appropriating for a children's hospital at university. H. F. 347,
 Roberts.
 Providing for three additional normal schools. H. F. 366, Coakley.
 Relating to poor children sent to hospitals at university. H. F.
 450, Slaughter.
 Providing \$50,000 for child welfare work. H. F. 388, Gilbert.
 Examination provided for permits to use cholera virus. H. F. 153,
 Benn.

INSTITUTIONS UNDER BOARD OF EDUCATION—Continued. Page

- Appropriating for new normal schools. H. F. 506, Anderson of Davis.
- Armories for universities and state college. S. F. 467, military committee.

INSURANCE—

- Repeal rating and anti-discrimination law. H. F. 12, Rogers.
- Providing certain companies may insure against theft. H. F. 22, Neff.
- Forbidding combinations relating to commissions. H. F. 19, Crozier.
- Inspection of rated risks and publishing rates. H. F. 34, Shortess.
- Relating to loans on fraternal certificates. H. F. 225, Mantz.
- Relating to insurance on health. H. F. 237, Klaus, S. F. 357, Enger.
- Revision with regard to mutual companies. H. F. 284, Neff.
- Exempting farmers' mutuals from rating law. H. F. 300, Wormley.
- Relating to exemptions from rating law. H. F. 296, Ulstad.
- Certificates to companies complying with laws. H. F. 306, Larson.
- Insurance against loss of income, etc. H. F. 346, Starzinger.
- To provide for payment of benefits in installments. H. F. 402, Epps.
- Commissioner to act as receiver for insolvent companies. H. F. 411, Miller.
- Authority for providing whole family benefits. H. F. 404, Epps.
- Relating to fidelity and surety business. H. F. 457, Starzinger.
- Regarding insurance company name and agencies. H. F. 525, Lake.
- Advancement to mutual companies and repayment. H. F. 480, Neff.
- To pay interest on amount of loss until settled. H. F. 490, Wilson of Mahaska.
- Relating to taxation of insurance funds. H. F. 617, Sifting Committee.
- Accident and health associations. H. F. 607, Committee on Insurance.
- Relating to payment of claims of foreign companies. S. F. 523, Caswell.
- Permitting mutuals to insure fair property. S. F. 526, Evans.
- Relating to fraud in organization of companies. S. F. 507, Newberry.
- Investment of funds in real estate. S. F. 541, Parker.
- Relating to fraternal societies and their regulations. S. F. 303, Haskell.
- Making correction as to insurance company deeds. S. F. 589, Sifting Committee.
- Relating to new life companies. S. F. 577, Committee on Insurance.
- Extending the application of anti-combine law. S. F. 271, Wilson.
- Relating to the tax on income of companies. S. F. 287, Rule.
- Permitting reciprocal insurance. S. F. 248, Frailey.
- Relating to coinsurance. S. F. 283, Committee on Insurance.
- Place of commencing action on premium notes. S. F. 268, Helmer.

INTOXICATING LIQUORS—

- Submit amendment regarding at June election. H. F. 184, Giltner.
- Agreeing to prohibitory amendment. H. J. R. 1, Roberts.
- To prohibit soliciting sale by means of advertising. S. F. 7, Whitmore.
- Relating to securing alcohol, etc., for medicines. S. F. 100, Lytle.
- Special election October 15, on prohibitory amendment. S. F. 176, Wilson.
- Law as to sale of physicians apply to dentists. S. F. 203, Broxant.

INTOXICATING LIQUORS—Continued.

Page

- Finding of liquors in hotel to be evidence of intent. S. F. 277, Whitmore.
- Relating to seizure and condemnation of liquors. S. F. 278, Whitmore.
- Relating to injunctions against places selling. S. F. 322, Lytle.
- Relating to injunctions for nuisances. S. F. 223, Proudfoot.
- Permitting reciprocal insurance. S. F. 248, Frailey.
- Relating to delivery of liquors. S. F. 572, Committee on Suppression of Intemperance.

INVESTIGATION INTO—

- Agricultural conditions, see Resolutions, House Concurrent.
- Agricultural department and state fair, see Resolutions, House Concurrent.
- Boards and commissions, see Resolutions, House Concurrent and House.
- Cement trust, see Resolutions, House Concurrent.
- Coal shortage, see Resolutions, House Concurrent.
- Car shortage, see Resolutions, Senate Concurrent.
- Clothing of Third Iowa regiment, see Resolutions, Senate Concurrent.
- Repairs to capitol, see Resolutions, Senate Concurrent.
- Treasury department, see Resolutions, Senate Concurrent.

IOWA RESOURCES—See Resolutions, House Concurrent.

JACKSON, A. W.—Representative Forty-fourth District.

- Introduces House File Nos. 431, 485.
- Leave of absence granted 215
- On committees 129, 988
- Presents petition 292,
- 293, 304, 421, 735, 850, 852, 1039, 1069, 1074, 1118, 1150

JESSEN, J. C.—Representative Fifty-second District.

- Introduces House File Nos. 146, 149, 334, 415, 510, 511, 563.
- Leave of absence granted 291, 709, 1927
- On committees 129, 552, 712, 2053
- Offers resolution 552, 712
- Offers amendment 537, 1180
- Presents petition 345, 618, 671, 801, 945, 1,000, 1185

JOHNSTON, R. J.—Representative Seventy-sixth District (Humboldt County).

- Introduces House File No. 100.
- Leave of absence granted 708, 999, 1210, 1261, 1623
- On committees 129
- Offers resolution 106, 1782
- Offers amendment 501, 541, 633
- Calls up senate resolution 200
- Excused from voting 1232
- Presents petition 669, 774

JOHNSTON, JAMES F.—Representative Sixteenth District (Lucas County).

- Leave of absence granted 106, 565
- On committees 129, 175
- Offers amendment 1894
- Presents petition 184, 304, 439, 739, 776, 804, 1118, 1119

JONES, IRA W.—Representative Eighty-seventh District.		Page
Introduces House File Nos. 80, 81, 145, 491, 520, 544, J. R. 5.		
Leave of absence granted		247
On committees	10, 120, 552,	712
Motions made by		10
Offers amendment	363,	
523, 631, 976, 1049, 1204, 1241, 1293, 1309, 1348, 1425, 1835,		1874
Explains vote	1449,	2041
Presents petition.....	215, 345, 346, 420, 471, 544, 800, 1118,	1553
 JOURNALS—		
Concurrent resolution in regard to.....	167,	255
Concurrent resolution relative to correction of.....		1782
For document editor to supervise publication. H. F. 1, Klinker, S. F. 1, Whitmore .		
 JUDICIARY—		
Removing age limit in matter of paroles from the bench. H. F. 80, Jones.		
Nonpartisan tickets to be placed with party tickets. H. F. 63, Oertel.		
Creating 22d judicial district. H. F. 100, Johnston of Humboldt.		
Providing new judge in 3d district. H. F. 126, Randall.		
Increasing judges in 14th district to three. H. F. 185, Harrington.		
Increasing salaries of district and supreme judges. H. F. 202, Kimberly.		
Municipal judges authorized to perform marriage ceremonies. H. F. 135, Weaver.		
Reports to board of persons paroled by the judges. H. F. 269, Mantz.		
To increase to eight number of judges on supreme bench. H. F. 403, Epps.		
Providing new judge in 11th district. H. F. 580, Judiciary Com- mittee.		
Separate ballots for the non-partisan tickets. S. F. 213, LeCompte		
Relating to number of municipal judges. S. F. 221, Kimball,		
Manner of electing judges on seventh district. S. F. 24, Evers- meyer.		
 JURY AND JURORS—		
Relating to fees of jurors at inquests. H. F. 30, Gilbert, S. F. 34, Price.		
Relating to instructions to jurors. H. F. 43, Mantz, S. F. 93, Thompson.		
Authorizing verdict by nine in some cases. H. F. 59, Epps.		
Compensation of jurors. H. F. 142, Rayburn.		
Providing selection of jurors by commission. S. F. 490, committee on judiciary.		
Relating to excusing jurors. S. F. 472, Fralley.		
Relating to grand and petit juries. S. F. 149, Kimball.		
 JUSTICES OF THE PEACE—		
Relating to the place for holding court. H. F. 177, Erickson.		
Relating to accounting for fees. H. F. 150, Oertel, and H. F. 97, Randall.		
Extending jurisdiction of justices in cities. S. F. 273, Balkema.		
 KENDALL, NATE E.—		
Invited to address house		1168
Addresses house		1176

KEPPLE, P. L.—Representative Eighty-ninth District. Page

Introduces House File Nos. 155, 226, 495, 572, 573.
 Leave of absence granted 708
 On committees 129, 174, 678
 Offers resolution 678
 Presents petition..... 421, 471, 725, 739, 774, 791, 803, 851, 1074, 1150

KERN, C. B.—Representative Twenty-seventh District.

Introduces House File Nos. 263, 307.
 Leave of absence granted 422, 847, 1505, 1514
 On committees 129, 1471
 Offers amendment 1894, 2075
 Presents petition 710, 771, 776, 805

KIMBERLY, D. W.—Representative Forty-third District.

Introduces House File Nos. 202, 245, 246.
 On committees 12, 129, 726
 Offers resolution 11
 Offers amendment 1341
 Presents petition 361, 799, 802

KLAUS, S. W.—Representative Sixty-eighth District.

Introduces House File Nos. 200, 237, 422, 445.
 Leave of absence granted..... 248, 267, 438, 708, 1039
 On committees 18, 106, 129, 427, 1168, 1175
 Offers resolution 106, 1366, 1511, 1550, 1591
 Offer amendment 1341
 Calls up senate resolution..... 212, 218, 491, 1619, 1667
 Presents petition..... 194, 293, 567, 670, 725, 737, 776, 791, 850, 908, 1149

KLINKER, P. J.—Representative Fifty-sixth District.

Introduces House File Nos. 1, 6, 7, 144, 214, 349, 354.
 Leave of absence granted 195
 On committees 11, 15, 129, 1910
 Motions made by 11, 15, 470, 931
 Offers amendment 274, 275, 313, 469, 558, 786, 1097, 1749, 2171
 Calls up senate resolution 1430
 Presents petition 421, 849, 1678, 1742, 1844
 Presides 414

KNICKERBOCKER, E. H.—Representative Forty-eighth District.

Introduced House File Nos. 291, 292, 293, 294, 295, 394, 395, 396, 397,
 398, 399, 400, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478.
 On committees 129
 Offers amendment 682
 Presents petition 174, 421, 735, 736, 738, 1000, 1001, 1261

KROUSE, JOHN—Representative Fifth District.

Leave of absence granted..... 437, 999, 1459
 On committees 129, 223, 338
 Presents petition 235, 323, 421, 740, 853, 872, 1039, 1069

LABOR—

- Eight-hour day on all public works for all persons. H. F. 4, Tucker.
- Recognizing labor organizations and unions. H. F. 35, McFerren.
- Requiring installation of shower bath in foundries. H. F. 120, O'Donnell.
- Requiring mine owners to employ shot firers. H. F. 139, Epps.
- Relating to employment of women in factories. H. F. 257, Randall, S. F. 164, Greene.

LABOR—Continued.

Page

- Use of convict labor in building certain roads. H. F. 270, Grason.
 Prohibiting making brooms by convict labor. H. F. 271, Randall.
 Labeling "convict made goods." H. F. 272, Randall.
 Relating to closed compartment for motorman on street cars. H. F. 364, Weaver.
 Certificates of health for employees of food factories. H. F. 487, Epps.
 Extending convict contract labor. H. F. 613, Committee on Board of Control.
 Protection of workmen on buildings. S. F. 87, Whitmore.
 Relating to vestibules and toilet rooms for streetcar men. S. F. 301, Whitmore.
 Suspending child labor law during war. S. J. R. 14, Ball.
 Relating to statement as to earnings of employee. S. F. 195, Price.
 Relating to depositions to be used in hearings. S. F. 196, Price.
 To pay state employees under workmen's compensation. S. F. 72, Foster.
 Compensation for labor by the poor. S. F. 219, Lindly.

LABORATORY—Increase of support for bacteriology. H. F. 214, Klinker.

LAKE FRANK C.—Representative Fifty-eighth District.

- Introduces House File Nos. 110, 147, 148, 380, 381, 522, 523, 524, 525.
 On committees 129, 1910
 Offers resolutions 396
 Offers amendment 1354, 1377, 1560, 1587, 1832, 1834
 Present petition 281, 567, 618, 710, 771

LAKES—See Resolutions, Senate Concurrent.

- High and Mud lake ordered drained. H. F. 316, Findlay.
 Authorizing improvement of shores of lakes. H. F. 344, Lee.
 Drainage of Two Head, Goose, Birge, Grass, Swan lakes. H. F. 432, Stuart
 Legalizing drainage of Keokuk and Odessa lake. H. F. 383, Wilson of Louisa, S. F. 307, Eversmeyer.
 Legalizing as to East Swan and Ryan lakes. H. F. 430, Stuart.
 Sale of lake beds in certain cases. H. F. 481, Bruce; S. F. 342, Van Alstine.
 Construction of highways adjacent to lakes. H. F. 544, Jones.
 Protection of highway at Okoboji lake. H. F. 548, Price.
 Title to lake beds. H. F. 608, Judiciary committee.

LAND—

- Torrens land title system to be established. H. F. 120, Stuart, S. F. 553, Committee on Land Titles.
 Corporations authorized to guarantee titles. H. F. 191, McFerren.
 Giving incontestable title in certain cases. H. F. 192, McFerren.
 Ordering sale of certain land at state capitol. H. F. 58, Rowley.
 Relating to purchase of land for township parks. H. F. 372, Benn.
 Relating to recovery of interest in land. H. F. 373, Harrington, S. F. 391, Foster.
 Ordering sale of state custodial farm. H. F. 276, McFerren.
 Relating to purchase of land for district fair. H. F. 439, Santee.
 Relating to action for interest. H. F. 497, Lenocker and Langfitt.
 Authorizing sale of land at Eldora. H. F. 498, Nichols.
 Relating to index of cases affecting real estate. H. F. 507, Mead, S. F. 416, Grout.

LAND—Continued.

Page

- Leasing to land owners portions of a road system. H. F. 452, Santee.
- Limit of cost of land purchased without vote. H. F. 461, Grason.
- Regulating proof of certain titles. H. F. 550, Gray.
- Platting of lands for assessments. H. F. 584, Judiciary Committee.
- Condemnation for public purposes. H. F. 602, Committee on Municipal Corporations.
- Title to lake beds and rivers. H. F. 608, Judiciary Committee.
- Legalizing certain decrees. H. F. 611, Committee on Land Titles.
- Condemnation for land for trackage to gravel pits., etc. S. F. 400, Edwards.
- Proof of title regulated in certain cases. S. F. 456, Helmer.
- To punish for fraudulent sale of land. S. F. 206, Gibson and Thompson.
- Division of taxes where land has been partitioned. S. F. 25. Grout.

LAND PATENTS—

- Patents to Cartano & Eilers in Jones county. H. F. 24, Flenniken.
- To correct certain land patents. H. F. 596, Committee on Land Titles.
- Patent for land to J. N. Ball in Iowa City, S. F. 341, Byington.
- Land patent to A. Wheat. S. F. 583, Sifting Committee.
- Land patent to A. Anderson. S. F. 584, Sifting Committee.

LANGFITT, JOHN N.—Representative Twenty-ninth District.

- Introduces House File Nos. 253, 453, 497.
- Leave of absence granted206, 470, 1449
- On committees 129
- Presents petition194, 304, 804, 852, 1000, 1069, 1119

LARSON, E. A.—Representative Twelfth District.

- Introduces House File Nos. 61, 62, 290, 306, 426, 433, 451.
- On committees11, 129, 223, 232, 983, 1046
- Offers resolution223, 232, 1046
- Offers amendment260, 512, 584, 825
- Presents petition207, 291, 439, 545, 670, 1117, 1214

LEE, C. ORVILLE—Representative Sixtieth District.

- Introduces House File Nos. 76, 344, 435, 551.
- Leave of absence granted247, 1727
- On committees129, 204, 411, 2221
- Offers resolution410, 472, 1550, 1965
- Offers amendment518, 615, 976, 1049, 1231, 1340, 1454, 1524, 1578, 1795, 1923
- Presents petition421, 771, 772, 775, 799, 1073, 1074

LEGALIZING—

- Publication of certain notices in actions. H. F. 213, Weaver.
- Amending the general law as to defects in old cases. H. F. 334, Jessen.
- Defective platting of town lots. H. F. 274, Elwood.
- Defective release of mortgages. H. F. 443, Ulstad.
- Marginal release of certain school fund mortgages. H. F. 547, Price.
- Certain land titles. H. F. 598, Committee on Land Titles.
- Decrees in suits to quiet title. H. F. 611, Committee on Land Titles.
- Legalizing transfer of property at the state capitol. S. F. 361, Ways and Means Committee.

LEGALIZING—Continued.

Page

- Legalizing certain defective instruments in writing. S. F. 308, Parker.
- Relating to decree for probate of wills. S. F. 395, Hale.
- Relating to filing nomination papers for city elections. S. F. 551, Judiciary Committee.
- Legalizing defective acknowledgments in certain cases. S. F. 343, Van Alstine.
- Legalizing certain conveyances prior to 1905. S. F. 346, Van Alstine.
- Legalizing certain corporation instruments. S. F. 586, Sifting Committee.
- Legalizing certain notice of incorporation. S. F. 267, Frailey.
- Also ordinances, franchises, etc. at the following places :
- Montezuma. H. F. 28, Rayburn.
- Grand Mound. H. F. 33, Tucker, H. F. 425, Shaff.
- Ottumwa. H. F. 136, Slaughter, S. F. 257, Whitmore.
- Brush Creek. H. F. 152, Walrath.
- Ida Grove. H. F. 163, Finch, S. F. 125, Coburn.
- Belle Plaine. H. F. 229, Mackie, S. F. 169 White.
- West Saude. H. F. 226, Kepple.
- Calmar. H. F. 268, Nicholson.
- Bellevue. H. F. 319, Miles, S. F. 286, Broxam.
- Iowa Falls. H. F. 377, 378, Nichols.
- Nevada. H. F. 415, Jessen, S. F. 319, Edwards, S. F. 407, Haskell.
- Luther. H. F. 389, Randall.
- Coon Rapids. H. F. 394, Knickerbocker.
- Lockridge. H. F. 395, Knickerbocker.
- Ohn. H. F. 396, Knickerbocker.
- DeWitt. H. F. 397, Knickerbocker.
- Traer. H. F. 398, Knickerbocker.
- Grand Junction. H. F. 399, Knickerbocker.
- Batavia. H. F. 400, Knickerbocker.
- Grant. H. F. 426, Larson, S. F. 349, Ratcliff.
- Dana. H. F. 427, Anderson of Greene.
- Lone Tree. H. F. 464, Randall.
- Onslow. H. F. 468, Knickerbocker.
- Ladora. H. F. 469, Knickerbocker.
- Wyoming. H. F. 470, Knickerbocker.
- Shellsburg. H. F. 471, Knickerbocker.
- Anamosa. H. F. 472, Knickerbocker.
- Dawson. H. F. 473, Knickerbocker.
- Rhodes. H. F. 474, Knickerbocker.
- Solon. H. F. 475, Knickerbocker.
- Luzerne. H. F. 476, Knickerbocker.
- Oxford. H. F. 477, Knickerbocker.
- Jamaica. H. F. 478, Knickerbocker.
- Hamburg. H. F. 496, Rees, S. F. 396, Foskett.
- Garrison. H. F. 535, Mackie.
- College Springs. H. F. 581, Judiciary Committee, S. F. 557, Judiciary Committee.
- Iowa City. H. F. 585, Judiciary Committee, S. F. 341, Byington.
- Kiron. H. F. 590, Judiciary Committee.
- Davis City. H. F. 594, Judiciary Committee.
- Muscatine county. H. F. 383, Wilson of Louisa, S. F. 307, Eversmeyer.
- Clinton. H. F. 108, 109; Tucker, H. F. 456, Shaff.
- Albia. H. F. 593, Judiciary Committee.
- Mount Vernon. H. F. 604, Judiciary Committee.

LEGALIZING—Continued.

Page

- Lytton. H. F. 605, Judiciary Committee.
- Council Bluffs. H. F. 606, Judiciary Committee.
- Pisgah. H. F. 623, Judiciary Committee.
- Alton. S. F. 98, Balkema.
- Valley Junction. S. F. 124, Parker; S. F. 431, Parker.
- Fremont County. S. F. 217, Foskett.
- Benton. S. F. 241, Stephenson.
- Macksburg. S. F. 393, Smith.
- Des Moines. S. F. 263, 468, Parker.
- Charlotte. S. F. 406, Haskell.
- Newton. S. F. 581, Committee on Cities and Towns and S. F. 582, Sifting Committee.
- Marion. S. F. 443 and 444, Haskell.
- Tama. S. F. 445 and 447, Haskell.
- Toledo. S. F. 404 and 405, Haskell.
- Montour. S. F. 408, Haskell.
- Grinnell. S. F. 409, Rule.
- Scranton. S. F. 442, Haskell.
- Norway. S. F. 446, Haskell.
- Joice. S. F. 495, Kingland, and S. F. 569, Judiciary Committee.
- Perry. S. F. 545, Foster.
- Monticello. S. F. 552, Judiciary Committee.
- Orange township. S. F. 570, Judiciary Committee.

LENOKER, R. A.—Representative Twenty-eighth District.

- Introduces House Files Nos. 195, 489, 497.
- Leave of absence granted.....233, 322, 708, 1458, 1602
- On committees1, 18, 129, 239, 312, 460
- Motions made by.....1708
- Offers resolution311, 1694
- Offers amendment 333
- Explains vote1323, 1714, 1000, 1074

LEWIS, J. H.—Representative Fifteenth District.

- Introduces House File No. 557.
- Leave of absence granted..... 1741
- On committees129, 253, 336, 584, 968, 1471
- Presents petition234, 439, 739, 774, 1116

LIBRARY—

- Relating to purchase of school library books. H. F. 77, Mowrey.
- Giving library at state college the court reports. S. F. 282, Edwards.
- Reprint of early statutes and session laws to be urned over to law library, see Resolutions, Senate Concurrent.

LOBBY—

- Prohibiting lobbying by officials. H. F. 541, Rogers.
- Regulating the legislative lobby. H. F. 569, Wormley.

LIBEL—Amendment of newspaper libel law. H. F. 597, Committee on Printing.

LIEN—

- For service of stallion or jacks. H. F. 200, Klaus.
- Mechanics liens on cars for repairs. H. F. 282, Newton.
- Relating to tax lien on personal property. H. F. 529, Griffin; S. F. 417, Jackson.
- Relating to workmen's compensation and railroads. S. F. 471, Fralley.

LIEUTENANT GOVERNOR E. R. MOORE—See Joint Convention..... 72

	Page
LINCOLN'S GETTYSBURG ADDRESS read.....	470
MACKIE, DAVID E.—Representative Forty-ninth District.	
Introduces House File Nos. 54, 55, 75, 219, 235, 338, 401, 429, 535.	
Leave of absence granted.....	176
On committees	129
Offers resolution	1020, 1456
Offers amendment	559, 601, 1780, 2077
Presents petition	291, 388, 671, 722, 772, 774
MANTZ, H. J.—Representative Thirty-fourth District.	
Introduces House File Nos. 21, 42, 43, 212, 225, 250, 269, 275, 549.	
Leave of absence granted.....	267
On committees	129, 683
Offers amendment	541
Explains vote	1388
Calls up Senate resolution	253, 940
Presents petition	207, 280, 292, 407, 724, 1149
MARRIAGE—	
Authority to perform ceremony by a municipal judge. H. F. 135. Weaver.	
Indian marriage performed by Indian agent. S. F. 470, White.	
Revision of the law as to issue of marriage licenses. S. F. 465, Ball.	
McFARLANE, ARCH W.—Representative Sixty-sixth District.	
Introduces House File Nos. 15, 49, 131, 224, 324, 570.	
Leave of absence granted.....	106, 438
On committees	129, 222, 411, 983, 1854
Motions made by.....	959, 999
Offers resolution	222, 1591, 2039
Offers amendment	630, 763, 765, 1244, 1975
Elected speaker pro tem.....	10
Makes remarks	11
Presides as speaker pro tem. .19, 213, 285, 513, 601, 943, 994, 999, 1060, 1081, 1100, 1187, 1213, 1246, 1295, 1328, 1348, 1350, 1371, 1380, 1424, 1433, 1435, 1486, 1515, 1529, 1536, 1549, 1569, 1590, 1614, 1621, 1622, 1625, 1649, 1662, 1667, 1708, 1739, 1756, 1762, 1805, 1823, 1834, 1881, 1900, 1927, 1943, 1946, 1961, 2017, 2064, 2067, 2097, 2157, 2164, 2169, 2175	
Presents petition. .292, 303, 323, 372, 618, 636, 669, 725, 849, 943, 1059, 1183	
McFERREN, RUBE—Representative Sixty-third District.	
Introduces House File Nos. 35, 191, 192, 276, 501.	
Leave of absence granted.....	1458
On committees	129, 983, 2111
Motions made by.....	1186, 1245
Offers resolution	166, 746
Offers amendment	697, 1072, 1316, 1453, 1566
Explains vote	1314, 1323
Presents name for speaker.....	6
Calls up Senate resolution.....	558, 1514
Presents petition	193, 372, 420, 637, 739, 1039
MEAD, O. L.—Representative Seventy-third District.	
Introduces House File Nos. 409, 507.	
Leave of absence granted.....	1261
On committees	129
Offers amendment	536

	Page
MEAD, C. L.—Representative 73d District—Continued.	
Presents petition	267, 420, 671, 724, 725, 738, 771, 772, 850, 907, 908, 944, 1038, 1074, 1116, 1150, 1214
MEDICAL PRACTICE—	
Providing for preliminary examination. H. F. 88, Slaughter.	
Giving parents right to choose hospital for poor children. H. F. 450, Slaughter.	
MERCHANDISE—	
Relating to sales in bulk and notice. H. F. 174, Randall; S. F. 141, Price.	
Relating to misrepresentation made in advertisements. H. F. 444, Weaver; S. F. 378, Caswell.	
Transient merchants to pay license. H. F. 462, Santee.	
Relating to the tax lien on merchandise and fixtures. S. F. 417, Jackson.	
MEREDITH, DAVID—Representative Thirty-eighth District.	
Introduces House File Nos. 10, 26, 236, 285, 286, 348, 420.	
Leave of absence granted.....	233, 1226, 1449, 1747
On committees	10, 129, 223, 1187
Motions made by.....	10
Offers resolution	223, 1187
Offers amendment	379
Presents petition ..	268, 544, 670, 724, 739, 774, 1118, 1119, 1120, 1150, 1328
MEMORIAL DAY—Regulating sports on memorial day. H. F. 514, Newton and Peters.	
MEMORIAL HALLS—Committee of control made up of county officers. H. F. 133, Santee.	
MEMORIALS—See pages 2225 to 2256.	
Resolutions in regard to—	
ARNOLD, HON. ROBERT BRUCE, by Giltner. Committee appointed..	426
BALL, HON. GEO. W., by Baldwin. Committee appointed.....	551
BOISE, JOSEPH S., Sr., by Larson. Committee appointed.....	1046
CAMPBELL, HON. J. W., by Findlay. Committee appointed.....	464
CLARY, HON. TIMOTHY C., by Kepple. Committee appointed.....	678
COOK, HON. ROBERT E., by Larson. Committee appointed.....	223
CROSE, HON. CHARLES F., by Wenstrand. Committee appointed....	204
DOANE, HON. CHARLES NELSON, by Meredith. Committee appointed	1187
DWELLE, HON. LEMUEL, by Slosson. Committee appointed.....	988
DRURY, HON. WILL, by Lee. Committee appointed.....	410
ELLICKSON, HON. JAMES, by Anderson of Winnebago. Committee appointed	296
FEELEY, HON. GUY A., by McFarlane. Committee appointed.....	222
FOX, HON. JOHN, by Peters. Committee appointed.....	239
GIBBONS, HON. JOHN, by Oertel. Committee appointed.....	1751
HOLBERT, HON. A. B., by Klaus. Committee appointed.....	106
FRINK, HON. O. H., by Wenstrand. Committee appointed.....	175
INGWERSEN, HON. MARTIN, by Tucker. Committee appointed....	726

	Page
KERR, HON. DANIEL, by Mooty. Committee appointed.....	204
LARSON, HON. NELS, by Nicholson. Committee appointed.....	1336
MATHEWS, HON. JULIUS J., by Anderson of Greene. Committee appointed	988
MILLER, HON. CHARLES W., by Smith. Committee appointed.....	174
PLATTER, HON. C. C., by Larson. Committee appointed.....	232
PURDY, HON. GEO. H., by Dunkelberg. Committee appointed.....	205
RANCK, HON. C. S., by Baldwin. Committee appointed.....	551
RILEY, HON. LEWIS ALBERT, by Wilson of Louisa. Committee appointed	190
ROBB, HON. W. H., by Coakley. Committee appointed.....	552
SCHOENENBERGER, HON. JOHN, by Lenocker. Committee appointed	311
SKINNER, HON. HERBERT, by Meredith. Committee appointed....	223
TEACHOUT, HON. HORACE E., by Weaver. Committee appointed....	745
WAYMAN, HON. S. G., by Walrath. Committee appointed.....	1853
MESSAGES—	
Governor Clarke's biennial.....	21
From Governor Harding.....	337, 451
MILES, H. J.—Representative Forty-sixth District.	
Introduces House File Nos. 140, 319, 467.	
Leave of absence granted.....	686, 708
On committees	12, 129
Offers resolution	12
Offers amendment	1438
Presents petition	207, 248, 280, 439, 736, 739, 800, 1213
MILEAGE—	
Committee appointed	12
Committee reported	164
Correction on report.....	195
MILITARY—	
Permitting erection of armory as part of city hall. H. F. 515, Gilbert.	
Providing military census and inventory. H. F. 588, Appropriations Committee; S. F. 567, Appropriations Committee.	
Appropriation for use in equipping Iowa regiments. H. F. 589, Appropriations Committee.	
To reimburse for clothing of 3d Iowa. H. J. R. 8, Committee on Military Affairs.	
Authorizing organization of military secret service. H. J. R. 7, Committee on Military Affairs.	
Moratorium for soldiers and sailors. H. F. 618, Committee on Military Affairs.	
Relating to sedition. H. F. 619, Committee on Military Affairs; S. F. 597, Committee on Military Affairs.	
Permitting soldier to hold civil office. S. F. 51, Rule and Gibson.	

MILITARY—Continued.

Page

- Registration of aliens. H. F. 620, Committee on Military Affairs; S. F. 595, Committee on Military Affairs.
- Increasing salary of adjutant general. H. F. 621, Committee on Military Affairs; S. F. 598, Committee on Military Affairs.
- Appropriations for a camp ground. H. F. 610, Appropriations Committee.
- Relating to exemption from assessment. S. F. 560, Committee on Military Affairs.
- Moratorium for soldiers and sailors. S. F. 596, Committee on Military Affairs.
- To confiscate property of traitors. S. F. 591, Committee on Military Affairs.
- Armories for Iowa City and Ames. S. F. 467, Military Committee.
- Reorganizing the militia to conform to federal rules. S. F. 421, Committee on Military Affairs.
- Appreciation to Iowa National Guard, see Resolutions, Senate Concurrent.
- Urging congress to enforce military training, see Resolutions, Senate Concurrent.
- Term of National Guard service, see Resolutions, Senate Concurrent.
- Review of Second Iowa regiment, see Resolutions, Senate Concurrent.
- Soldiers' exemption from debt and taxation, see Resolutions, Senate Concurrent.
- Regarding clothing of Third Iowa regiment, see Resolutions, Senate Concurrent.

MILLER, WILLIAM D.—Representative Fifty-third District.

- Introduces House File Nos. 243, 262, 298, 362, 363, 379, 410, 411, 437.
- Leave of absence granted.....195, 407
- On committees129, 712
- Offers amendment1199, 1232, 1319, 1321
- Presents petition185, 305, 636, 723, 738, 801, 849, 852, 907, 1039, 2032

MINES AND MINING—

- Shot firers to be employed by mine operator. H. F. 139, Epps.
- Increase of pay for state mining inspectors. H. F. 423, Walrath.
- Forbidding fraud as to sale of coal. S. F. 53, Eversmeyer.

MISSISSIPPI VALLEY NATIONAL PARK—See Resolutions, Senate Concurrent.

MISSOURI RIVER NAVIGATION LEAGUE—See Resolutions, Senate Concurrent.

MOOTY, W. A.—Representative Sixty-fifth District.

- Introduces House File No. 566.
- Leave of absence granted.....267, 708
- On committees129, 204
- Offers resolution204, 1367
- Presents petition471, 738

MORTGAGES—

- Investment of trust funds in same. H. F. 118, Elwood.
- Standard forms prepared by attorney general. H. F. 66, Nichols.
- Legalizing defective releases of mortgages, etc. H. F. 443, Ulstad.
- Relating to the filing of chattel mortgages. H. F. 577, Slosson.

MOTOR CARS—**Page**

- Use of funds to pay for oiling roads. H. F. 20, Nicholson.
 Penalty for operating while intoxicated. H. F. 48, Giltner.
 Fees for registration according to cost of car. H. F. 53, Anderson of Davis.
 Repeal law as to passing of vehicles on highways. H. F. 95, Wenstrand.
 Distribution of funds on basis of square miles. H. F. 117, Elwood.
 Relating to operation of same and lights. H. F. 131, McFarlane.
 Apportion fees as paid by the respective counties. H. F. 190, Shaff.
 Different colored number plates each year. H. F. 199, Flenniken.
 Authorizing illuminated number plates. H. F. 239, Nichols.
 Garage owners to have liens on cars. H. F. 282, Newton.
 Distribution of unused part of automobile funds. H. F. 390, Anderson of Davis.
 Stoppage of cars at railroad crossings. H. F. 422, Klaus.
 Stopping at dangerous railroad crossings. H. F. 534, Findley.
 Relating to dealers collecting registration fees at time of sale. H. F. 576, Committee on motor vehicles.
 Regulating the speed of motor cars. H. F. 546, Ulstad.
 Regulation of vehicles for hire and a bond. H. F. 501, McFerren.
 Repealing penalty for violation of motor vehicle law. S. F. 365, Price.
 Requiring registration of cars at garages. S. F. 479, Rule.
 Relating to larceny of automobiles. S. F. 555, Judiciary Committee.
 Relating to defacing car and engine numbers. S. F. 556, Judiciary Committee.

MOWERY, F. P.—Representative Nineteenth District.

- Introduces House File Nos. 77, 331.
 On committees10, 129, 204
 Presents petition303, 487, 740, 775, 802, 944, 945

MURRAY, ROY W.—Representative Seventy-eighth District.

- Introduces House File Nos. 387, 418, 556. J. R. 3.
 Leave of absence granted.....206, 267, 291, 322, 422, 1243, 1467, 1917
 On committees10, 129, 1910 2221
 Motions made 10
 Offers resolution 1083
 Presents petition345,
 361, 471, 567, 591, 669, 724, 773, 801, 849, 984, 1214, 1727

NEFF, LEWIS J.—Representative Thirty-first District.

- Introduces House File Nos. 22, 143, 162, 183, 210, 211, 284, 301, 369, 370, 384, 479, 480.
 Leave of absence granted847, 1039
 On committees129, 968
 Motions made by 963
 Offers resolution 1591
 Offers amendment279, 367, 405, 1143, 1263, 1447
 Explains vote 2079
 Presents name as speaker pro tem 10
 Presides 695
 Presents petition566, 736, 773, 799, 804, 907, 948, 944, 1214, 1262

Page

NEGROES—Relating to notices of discrimination. H. F. 518, Weaver.

NEWTON, ED. L.—Representative Thirtieth District.

Introduces House File Nos. 121, 203, 204, 205, 206, 207, 282, 514.	
Leave of absence granted	470
On committees	129, 449, 2053
Motions made by	449
Offers resolution	437
Offers amendment	1386, 1571
Presents petition	193
233, 430, 637, 722, 724, 737, 739, 775, 792, 799, 804, 1038, 1073,	1184

NICHOLS, I. A.—Representative Sixty-fourth District.

Introduces House File Nos. 66, 67, 238, 239, 377, 378, 416, 498.	
Leave of absence granted	6, 106 201, 591, 847
On committees	129, 983
Offers amendment	1489
Makes remarks	1183
Presents petition	304, 421, 671

NICHOLSON, H. P., JR.—Representative Ninety-first District.

Introduces House File Nos. 20, 112, 132, 268, 371.	
Leave of absence granted	344, 708, 895, 1727
On committees	129, 1337
Offers resolution	1336
Explains vote	1321, 2079
Excused from voting	1232, 1711
Presents petition	184, 268, 292, 566, 670, 672, 723, 739, 801, 1116, 1184

NORDYKE, ROY D.—Representative Twenty-fourth District.

Leave of absence granted	708
On committees	129
Presents petition	185,
193, 215, 248, 304, 544, 637, 772, 773, 774, 776, 803, 1074,	1149

NORMAL SCHOOLS—

Authorizing a state normal school at Panora. H. F. 227, Reed.
 Providing for three additional state normal schools. H. F. 366,
 Coakley.

Authorizing three new state normal schools. H. F. 506, Ander-
 son of Davis.

NUISANCES—

Amending the law defining the same. S. F. 223, Proudfoot.
 Showing immoral pictures declared a nuisance. S. F. 163, Taylor.

OATH OF OFFICE—

By temporary chief clerk	1
By temporary officers of the House	2
By members	5
By speaker	3

O'DONNELL, T. J.—Representative Sixty-ninth District.

Introduces House File Nos. 89, 90, 129, 335, 466, 499, 561.	
Leave of absence granted	106, 322, 708
On committees	12, 129, 222
Appointed teller	72
Presents petition	235, 439, 637, 803, 851

OERTEL, FRANK—Representative First District.	Page
Introduces House File Nos. 39, 40, 63, 64, 150, 167, 252, 376.	
Leave of absence granted	708
On committees	129, 1752
Offers resolution	1751, 1752
Offers amendment	368, 369
Explains vote	1208
Presents petition	248, 630, 686, 944, 984, 1068, 1069, 1678
OFFICERS OF THE HOUSE—	
Appointment of temporary	1
Took oath	2
Election of permanent	9
Appointment of speaker's page	20
Appointment of chief clerk's page.....	156
Resignation of chief clerk's page	1741
Bill clerk took oath	113
To work after end of session	1782
OILING STREETS AND ROADS—	
Authority for taxing costs for oiling streets. S. F. 129, Broxam.	
Providing for districts for road oiling. S. F. 366, Fleck.	
OPTOMETRY— Requiring annual fee from licensed optometrists. H. F. 288, Shortess.	
PAGES— See Resolutions, House.	
PALMER, FREDERICK— Addresses House	1500
PARKS—	
Relating to tax for parks in cities. H. F. 83, Harrington.	
Authority for purchase of land for township parks. H. F. 372, Benn.	
Authority for establishing juvenile playgrounds. H. F. 215, Horchem.	
Authority for swimming pools in parks. H. F. 242, Starzinger.	
Giving cities full right of control of parkings. H. F. 393, Durbin.	
Levy of taxes for park purposes. H. F. 486, Grason.	
Relating to control of parkings in cities. S. F. 326, Ratcliff.	
Fish and game department to establish parks. S. F. 328, Holdoegel.	
Additional tax levy for park purposes. S. F. 182, Kimball.	
Relating to bonds for parks. S. F. 145, Evans.	
PAROLES—	
Removing age limit as to paroles by judges. H. F. 80, Jones.	
Making judicial paroles apply to persons over 25 years. H. F. 146, Jessen.	
To abolish parole board. H. F. 228, Rogers.	
Relating to reports to the board on judicial paroles. H. F. 269, Mantz.	
PATRIOTIC SONGS— See Resolutions, House Concurrent.	
PATRIOTISM—	
Relating to use made of the Star Spangled Banner. H. F. 354, Klinker.	
Relating to desecration of the flag. H. F. 560, Shaff.	
PATROLS— To provide sale for repair of roads. S. F. 21, Foster.	

PAVING—See Resolutions, Senate Concurrent. Page

PEARY, ADMIRAL ROBERT E.—Addresses House..... 1623

PENSIONS—

- Relating to funds for policemen's pensions. H. F. 60, Hanson.
- Relating to tax for firemen's pensions. H. F. 25, Randall.
- Relating to annuities for teachers. H. F. 220, Shortess.
- Amending mothers' pension law as to age of children. H. F. 371, Nicholson.
- Relating to pensions for the blind. H. F. 242, Walrath.
- Relating to amounts allowed on police pensions. H. F. 89, O'Donnell.
- Authority in relation to pensions for the blind. H. F. 265, Rayburn.
- Relating to pensions for police officers. S. F. 104, Parker.
- Relating to pensions for widows. S. F. 256, Parker.
- Relation to benefits under workmen's compensation. S. F. 253, Parker.
- Provision for teachers pensions paid by a district tax. S. F. 298, Parker.
- To appropriate for Northern Iowa brigade pensions. S. F. 118, Chase.
- Appeal in case of pensions for blind. S. F. 386, Whitmore.

PETERS, JAMES—Representative Thirty-sixth District.

- Introduces House File Nos. 51, 249, 322, 428, 514, 519, J. R. 4.
- Leave of absence granted233, 248, 638, 1108, 2018
- On committees22, 129, 239, 312
- Offers resolution 239
- Presents petition185, 234, 438, 724, 792, 1183

PETITIONS—

- Resolutions in regard to; see Resolutions, House.
- Presented relating to—
 - Agriculture, 800, 1119.
 - Anti-cigarette, 471, 487, 488, 525, 545, 567, 722, 740, 773, 798, 984, 1000, 1038, 1039, 1069, 1074, 1116, 1117, 1118, 1119, 1120, 1149, 1150, 1183, 1184, 1185, 1214, 1261, 1295, 1328, 1359, 1959.
 - Appraisers of inheritance tax, 234.
 - Appropriation for law enforcement, 773.
 - Armories, 1678.
 - Assessors, 185, 193, 194, 202, 206, 207, 234, 292, 345, 361, 388, 407, 526.
 - Breach of Sabbath, 637, 722, 723, 725, 734, 735, 736, 737, 740, 773, 798, 799, 851, 908, 943, 945, 1000, 1038, 1069, 1073, 1678, 1724, 1844.
 - Bucket-shops, 1455.
 - Bulk sales, 545.
 - Child welfare, 545, 671, 722, 771, 850, 873, 944.
 - Chiropractic, 184, 193, 194, 201, 202, 207, 215, 216, 226, 234, 235, 248, 267, 268, 280, 281, 291, 292, 293, 303, 304, 305, 345, 361, 372, 388, 420, 421, 438, 439, 471, 488, 544, 591, 636, 637, 671, 686, 710, 723, 736, 850.
 - Cities and towns, 202, 234, 637, 944.
 - Code revision, 984.
 - Comfort stations, 562, 637.
 - Corporations, 372.
 - County officers, 740, 791, 1069.
 - Dairy, 908, 945, 1000, 1119, 1149, 1150, 1183, 1184, 1295, 1328, 1359, 1455, 1553, 1590, 1727, 1844, 2032.
 - Dentistry, 1055, 1073.

PETITIONS—Continued.

Page

- Drainage, 771.
 Elections, General, 439.
 Elections, Primary, 303, 323, 345, 361, 372, 567, 723.
 Epileptic colony, 872.
 Firemen, 1054.
 Fish and game, 185, 234, 292, 345, 471, 504, 544, 566, 567, 669, 722,
 723, 734, 735, 736, 737, 740, 741, 772, 791, 800, 801, 849, 850, 907,
 908, 940, 944, 945, 984, 1000, 1117, 1118, 1150, 1261, 1359.
 Flags used on Mexican border, 722.
 Grace Ginther, indemnifying for injuries, 850.
 Highway Commission, 568, 671, 710, 775, 776, 803, 851.
 Inspection bill, 723, 735.
 Insurance, Fire, 248, 407, 421, 439, 471, 488, 525, 567, 618, 637, 670,
 710, 735, 737, 771, 799, 800, 851, 872, 1000, 1073, 1184, 1359.
 Insurance, Life, 291.
 Institutions, 636.
 Iowa Building at Exposition, 591.
 Iowa Soldiers' Monument, 471, 526.
 Itinerant druggists, 1093.
 Labor, 1074, 1727,
 Library Commission, 772, 800, 849, 907, 943, 985, 1000, 1038, 1039,
 1074, 1117, 1119, 1150, 1184, 1213, 1455, 1727, 1960.
 Medical aid for old soldiers, 710.
 Medical library, 207.
 Officials and their salaries, 670.
 Optometry, 226.
 Poultry associations, 636, 669.
 Printing, 802, 851, 1038, 1149, 1262.
 Railroads, 268, 725, 800, 944.
 Roads and Highways, 525, 567, 637, 686, 723, 724, 725, 735, 737, 738,
 739, 774, 775, 776, 791, 792, 801, 802, 803, 804, 805, 851, 852, 853, 872,
 873, 907, 944, 1068, 1117, 1118, 1119, 1149, 1184, 1214, 1262.
 Sanitary law, 772.
 Schools, 421, 737, 944, 984, 1118, 1844.
 Shot firing, 722.
 Soldiers' Monument, 722, 772, 907.
 State Fair, 943, 945.
 Stationary engineers, 304.
 Stock food salesmen, 1214.
 Stock raising, 194, 471, 545.
 Street railways, 292.
 Suppression of intemperance, 194, 215, 233, 670, 686.
 Teachers, 174, 194, 525, 545, 567, 591, 618, 636, 637, 670, 671, 686,
 722, 723, 737, 741, 799, 800, 850, 872, 944, 945, 984, 1001, 1073, 1185.
 Telephones, 736, 907, 1184.
 Torrens land system, 293, 671.
 Township trustees, 293.
 Tractors on bridges, 722, 725, 735, 801, 872, 1039.
 Vicksburg reunion, 207.
 Weights and measures, 772.
 Woman's Reformatory, 735, 740, 771, 773, 798, 944, 1000, 1073, 1074.
 Woman suffrage, 293, 303, 304, 323, 345, 346, 420, 421, 438, 439, 470,
 471, 487, 544, 545, 566, 567, 636, 637, '638, 669, 670, 671, 872,
 686, 710, 725, 735, 736, 799, 850, 851, 943, 944, 945, 985, 1117,
 1119, 1214.

PHARMACY—

Page

- Increasing fee for annual registration of pharmacists. H. F. 310,
Becker, S. F. 306, Broxam.
- Relating to fees from vendors of drugs. H. F. 50, Reed.
- Amending as to registration of pharmacists. S. F. 548, Lindly.

PIANOS—Exemption of pianos from taxation. H. F. 570, McFarlane.

PIONEER LAWMAKERS' ASSOCIATION—

- Committee from visits house 931
- Time granted to address house 951
- Committee appointed to notify them..... 968
- Appear before house..... 968

PICTURE SHOWS—Exhibition of immoral pictures forbidden. S. F. 163, Taylor.

PITT, MILTON B.—Representative Thirty second District.

- Elected as speaker 6
- Took oath and made remarks..... 8
- Signs bills 205, 319, 344, 372,
396, 475, 516, 551, 584, 721, 789, 817, 975, 1129, 1142, 1243,
1270, 1324, 1395, 1401, 1404, 1434, 1452, 1536, 1549, 1591, 1621,
1635, 1656, 1692, 1762, 1822, 1854, 1878, 1900, 1946, 1976, 2006,
2067, 2082, 2083, 2145, 2164, 2175, 2185, 2188, 2202, 2209, 2217, 2219
- Explains vote 1323
- Presents petitions 281, 562, 850, 851, 945, 1000, 1118, 1119
- Announces tellers for canvass of votes 72
- Makes ruling 781, 1313, 1386, 1422, 1644, 1647
- Addresses house 1623
- Given privilege of selecting bills 999
- Sustains point of order 1047
- Presented with gift by house 2092

POLICEMEN—

- Relating to policemen's pension fund. H. F. 60, Hansen.
- Relating to allowances on pensions. H. F. 89, O'Donnell.
- Chiefs of police under civil service. H. F. 90, O'Donnell.
- Relating to taxes for police and fire. H. F. 94, Weaver.
- Relating to fire and police commission. H. F. 289, Wilson of
Mahaska.
- Chiefs of police to come under police and fire commission. H. F.
384, Neff.
- Tax for policemen's pensions. S. F. 104, Parker.

PRESIDENT OF THE JOINT CONVENTION—See Conventions, Joint.

PRESIDENT WILSON—See Resolutions, House.

PRICE, R. F.—Representative Ninety-seventh District.

- Introduces House File Nos. 521, 547, 548 .
- On committees 129
- Offers amendment 2087
- Presents petition 420, 852

PRINTING—

- Authority to print laws on—see resolutions, senate concurrent.
- Relating to notice of telephone assessments. H. F. 18, Crozier.
- Abolishing state printing and binding. H. F. 237, Turner.
- Abolishing state printing and binding. H. F. 283, Heimling.
- For publication of session laws of 36th G. A. H. J. R. 6 Jones.
- Printing notice of highway drainage in any newspaper. H. F.
379, Miller.

PRINTING—Continued.

Page

- Relating to printing reports of county treasurer. H. F. 350, Crozier.
- Authority to print book on trees. H. F. 449, Boies.
- Relating to publication of school finance statement. H. F. 412, Garber.
- Relating to price for printing board proceedings. H. F. 574, Helming.
- Official publication in newspaper owned by member of the city council. H. F. 559, Flenniken.
- Relating to matter printed as supervisors proceedings. H. F. 562, Crozier.
- Relating to designation of official papers. H. F. 563, Jessen.
- Relating to county printing. H. F. 504, Hall and Coakley.
- Relating to publishing reports of state officials. H. F. 587, Retrenchment and Reform Committee, S. F. 573, Retrenchment and Reform Committee.
- Amendment of libel law. H. F. 597, Committee on Printing.
- Amending with relation to official county printing. S. F. 452, printing committee.

PROHIBITORY AMENDMENT—

- Relating to amendment prohibiting intoxicating liquors. H. J. R. 1, Roberts, S. J. R. 3, Wilson.
- Fixing time for special election October 15, 1917. S. F. 176, Wilson.

PUBLIC COMFORT STATIONS—Requiring cities to establish and maintain. H. F. 11, Coakley.

QUAIL—Removing protection from quail. H. F. 130, Findlay.

QUIETING TITLE—

- Relating to abandoned river beds Marion county. H. F. 84, Crozier.
- Quit claim to Eliza J. Lyon, real estate in Des Moines. H. F. 230, Starzinger.
- Quit claim to estate of Elias Ritter. H. F. 557, Lewis, S. F. 487, Proudfoot.
- Quieting title to lots in Iowa City. S. F. 522, Byington.
- To quit claim to F. Kuchel in Camanche. S. F. 29, Greene.
- To quit claim to Paulus Oltman in Humboldt county. S. F. 180, Van Alstine.

RAILROADS—

- Relating to free passes for surgeons. H. F. 29, Wilson of Louisa.
- Requiring warming of passenger cars. H. F. 111, Reed.
- Prohibit operation of trains more than half mile long. H. F. 138, Randall.
- Forbidding going on train for unlawful purposes. H. F. 147, Lake.
- Relating to short line competition. H. F. 164, Griffin.
- Relating to the right of changing crossing. H. F. 232, Finley.
- Relating to safety signals at crossing. H. F. 267, Durbin.
- Requiring bunk cars for stock trains. H. F. 302, Reed.
- Requiring carrying of passengers on freight trains. H. F. 328, Wormley.
- Authorizing operation of gas tractors on branch lines. H. F. 343, Ulstad.
- Making law relating to crossings apply to interurbans. H. F. 382, Griffin.
- Relating to school taxes against railroad property. H. F. 442, Roberts.

GENERAL INDEX

2387

RAILROADS—Continued.

Page

- Requiring suitable stock yards where stock is received. H. F. 435, Lee.
- Requiring signals at dangerous highway crossings. H. F. 422, Klaus.
- Relating to passenger trains and adequate service. H. F. 467, Miles.
- Trackage to gravel pits, mines, etc. H. F. 483, Griffin.
- Relating to long and short haul. H. F. 512, Rayburn.
- Authority to order union stations. H. F. 526, Grason.
- Relative to signs at dangerous crossings. H. F. 534, Finley.
- Relative to construction of street crossings. H. F. 540, Epps.
- Appropriation for investigation of valuations. H. F. 600, Appropriations Committee.
- Relating to classification of railroads. H. F. 612, Committee on Railroads.
- Authorizing issue of preferred stock. S. F. 372, Committee on Corporations.
- Relating to securing land for tracks. S. F. 400, Edwards.
- Relating to stopping trains at grade crossings. S. F. 403, Haskell.
- Permitting low rates to be made on road material. S. F. 509, Haskell.
- Relating to government control of the railroads. S. J. R. 11, Appropriations Committee.
- Making railroad reports cover the calendar year. S. F. 575, Committee on Railroads.
- To appropriate for interstate cases. S. F. 358, White.
- Relating to filing of claims against common carriers. S. F. 300, Whitmore.

RANDALL, MAC J.—Representative Forty-eighth District.

- Introduces House File Nos. 25, 37, 71, 97, 104, 105, 126, 138, 174, 175, 257, 271, 272, 389, 419, 464, 465, 543.
- Leave of absence granted 437
- On committees129, 349, 551
- Motions made by 16
- Offers resolution349, 1240
- Offers amendment333, 403, 478, 562, 582, 906, 1047, 1048, 1071, 1130, 1135, 1167, 1205, 1373, 1560, 1685, 1686, 1879, 1915, 2125
- Explains vote1208, 1322
- Calls up senate resolution 1540
- Presents petition202, 215, 292, 438, 567, 722, 723, 734, 736, 772, 773, 800, 849, 851, 852, 940, 1069, 1074

RAYBURN, E. D.—Representative Thirty-ninth District.

- Introduces House File Nos. 28, 141, 142, 170, 265, 280, 315, 333, 512.
- Leave of absence granted156, 437
- On committees3, 129
- Offers amendment982, 1191
- Presents petitions.....184, 268, 281, 388, 672, 724, 776, 800, 804, 1119, 1262

RECORDERS, COUNTY—

- Relating to fees and keeping fee book. H. F. 67, Nichols.
- Relating to number and appointment of deputies. H. F. 141, Rayburn.
- Relating to salaries of. H. F. 157, Wenstrand.
- Election of deputies by vote of people. H. F. 115, Helming.
- Relating to pay of deputies. H. F. 144, Klinker.
- Increasing compensation of county recorders. H. F. 180, Tucker.

RECORDERS, COUNTY—Continued.

Page

Requiring quarterly settlement of fees. H. F. 433, Larson, S. F. 371, Ratcliff.

REED, S. R.—Representative Thirty-fifth District.

Introduces House File Nos. 50, 98, 111, 151, 227, 302, 332.

Leave of absence granted1213, 1552

On committees10, 129, 411, 2053

Offers amendment1613, 1804

Explains vote1322, 2073

Presents petition184, 292, 487, 772, 776, 805, 850, 1261, 1359

REES, S. C.—Representative Tenth District.

Introduces House File No. 496.

Leave of absence granted..248, 267, 303, 813, 1139, 1213, 1514, 1552, 1590

On committees129, 204

Motions made by 216

Presents petition216, 671, 801, 984, 1074

REPORTER SUPREME COURT—

Authority for publishing session laws. H. F. 1, Klinker.

Enrolling clerks to furnish reporter with bills. S. F. 243, Judiciary Committee.

RESOLUTIONS—

House concurrent2333

House joint 2307

Senate concurrent 2334

Senate joint 2332

Memorial resolutions, see Memorials.

Permitting soldier to hold civil office. S. F. 51, Rule and Gibson.

RESOLUTIONS, HOUSE—

Appropriation calendar, chief clerk to prepare, by Rogers; offered and adopted 1590

Badges for employes, furnishing of, by McFerren; offered and adopted 166

Bills introduced not later than March 10th except committee bills, by Roberts; offered, 189; referred to committee on rules..... 200

Bills, relating to their consideration after 11:00 a. m. on April 14th, by McFarlane; offered, 2039; adopted..... 2116

Boards and commissions, retrenchment and reform committee to investigate with reference to elimination of, by Crozier; offered and adopted 526

Chaplains, committee to arrange for, by Wigdahl, offered and adopted 11

Committee clerks, qualifications and maximum number of, by Kimberley; offered and adopted..... 11

Chief clerk to prepare calendar, by Rogers; offered and adopted... 232

Chief clerk to print plat of seats, by Grason; offered and adopted.. 239

Debate on bills, to limit to ten minutes the, by Klaus; offered, 1366; adopted, 1404

H. F. 18, ordering committee on printing to report on, by Crozier; offered, 746; adopted 873

H. F. 120 (Torrens Land Title System) instructing committee to return, by Lee, Stuart and Klaus; offered..... 1550

House File No. 235, to withdraw from Judiciary Committee and place on calendar, by Elwood and Mackie; offered 1020

H. F. 466 (guarantee fund for banks and trust companies) instructing committee to return, by Horchem, O'Donnell and Coakley; offered, 1591; laid on table..... 1679

RESOLUTIONS, HOUSE—Continued.	Page
House File No. 504, to reprint 200 copies of, by Coakley; offered and adopted	1083
House Joint Resolution No. 3, to withdraw from Committee on Constitutional Amendments and place on calendar, by Murray; offered and adopted, 1083; withdrawn	1205
Janitor service, appointing Pete Adams to fill vacancy in, by Starzinger; offered and adopted.....	411
McFarlane, Hon. Arch W., expressing appreciation to as speaker pro tem, by Harrington; offered and adopted.....	2172
Officers and clerks of the desk, expressing appreciation to, by Tucker; offered and adopted.....	2173
Pages, vacations for, by Lenocker; offered and adopted.....	1694
Pages, vacation for, by Mackie; offered and adopted.....	1456
Petitions, members to file within 24 hours after receiving, by Tucker; offered and adopted.....	798
President Willson, committee to draft resolutions in approval of his policy in regard to severing diplomatic relations with Germany, by Randall; offered, adopted and committee appointed, 349. Committee makes report and report adopted.....	361
Printing of 150 extra copies of H. F. 120 (Torrens Title System), by Lee; offered and adopted.....	472
Printing of 1,500 extra copies of H. F. 353 (Highway Road Bill) and printing of 1,500 copies of pending amendment, by Bruce; offered and adopted	598
Printing of 1,000 extra copies of H. F. 327, by Starzinger; offered and adopted	745
Rule book, document editor to place upon desk, by Turner; offered and adopted	190
S. F. 327 (rural post roads) instructing committee to return, by Slosson, McFarlane, Klaus, Neff, Dean and Anderson of Winnebago; offered	1591
Sifting committee, appointment by Speaker, by Shortess; offered, 1783; taken up, 1878; amendment offered and lost, 1879; adopted	1880
Special orders, chief clerk to arrange for, by Randall; offered, 1240; amended and adopted	1262
Time of daily session, relative to, by Shaff; offered, 1348; taken up and deferred, 1367; adopted	1728
Treasury, joint committee to investigate deficit in, by Epps; offered and adopted	460
RICHARDS, A. L.—Representative Forty-second District.	
Leave of absence granted	201, 708, 847, 1936
On committees	129, 551, 2111
Motions made by	12
Offers amendment	2075, 2077
Explains vote	964, 1388, 2112
Presents petition	226, 281, 710, 739, 944, 1727
ROADS—See Highways.	
ROBERTS, C. A.—See Resolutions, House Concurrent.	
ROBERTS, H. GUY—Representative Seventh District.	
Introduces House File Nos. 248, 347, 442.	
Leave of absence granted	1602
On committees	15, 129, 1046, 1187
Offers resolution	189
Offers amendment	282, 513, 1392, 1425, 1893, 2085
Explains vote	1880

ROBERTS, H. GUY—Representative 7th District—Continued.		Page
Presides	1238,	2188
Presents petition	268, 293, 637, 738, 852,	1328
ROGERS, DOUGLAS—Representative Fifty-fifth District.		
Introduces House File Nos. 8, 9, 12, 228, 266, 541.		
Leave of absence granted.....	113, 247, 344, 437, 984, 1208,	1441
On committee	8, 12, 22, 117, 129, 175, 232, 551, 1854,	1910
Offers resolution	232,	1590
Offers amendment 277, 279, 288, 333, 363, 400, 512, 557, 589, 653, 746,	766, 811, 925, 933, 1175, 1206, 1207, 1212, 1263, 1614, 1684, 1891,	2180
Explains vote	1322, 1388,	1862
Presents name for speaker		7
Calls up senate resolution.....	110, 177,	871
Presides	368, 1684, 1692,	2004
Presents petition	281, 293, 471, 545, 568, 734, 735, 772,	1117
Makes ruling as speaker pro tem.....		1690
ROWLEY, JOHN W.—Representative Second District.		
Introduces House File Nos. 57, 58, 179, 447.		
Leave of absence granted	206,	565
On committees	1, 129, 253,	1752
Offers amendment		893
Calls up senate resolution		491
Made remarks		968
Presents petition	280, 323, 421, 487,	1116
RULES—		
Resolution in regard to old rules.....		190
Communication from document editor about.....		194
Adoption of Rule No. 16, see Resolutions, Senate Concurrent.		
Manual of Rules, see Resolutions, Senate Concurrent.		
RUSSIAN REPUBLIC—See Resolutions, Senate Concurrent.		
SABBATH—		
Fine for breach of Sabbath increased. H. F. 137, Wigdahl.		
Repeat of laws relating to desecration of Sabbath. H. F. 327, Griffin.		
Modifying law as to desecration of Sabbath. S. F. 483, Henigbaum.		
SANITATION—		
To protect water supplies from pollution. H. F. 186, Slaught.		
Employees of food factories to secure certificates. H. F. 487, Epps.		
Relating to establishing sanitary districts. S. F. 468, Parker.		
Licensing restaurants and bottling works. S. F. 501, committee on dairy and food.		
Relating to sanitary mattresses and branding same. S. F. 302, Thompson.		
SANTEE, C. B.—Representative Sixty-sixth District.		
Introduces House File Nos. 133, 375, 438, 439, 452, 462, 463, 513.		
Leave of absence granted		247
On committees	113,	129
Motions made by		743
Offers resolution		746
Offers amendment		1129
Explains vote	1138,	1424
Presents petition	234, 268, 345, 361, 372, 545, 799, 800,	1069

SCHAFFER, MRS. G. RAY—Gives readings 984

SCHOOLS—

- Fixing minimum of school year at 32 weeks. H. F. 155, Kepple.
Relating to tuition in high schools for nonresidents. H. F. 70, Grason.
Relating to purchase of school library books. H. F. 77, Mowrey.
Forbidding furnaces in buildings not fireproof. H. F. 140, Miles.
Relating to change of school district boundaries. H. F. 160, Giltner.
Use of schoolhouses for public meetings. H. F. 167, Oertel.
Amending the law as to fraternities and societies. H. F. 168, Grason.
Compensation of school directors. H. F. 172, Anderson, of Winnebago.
Relating to estimate for teachers' funds. H. F. 194, Wormley.
Relating to consolidated school districts. H. F. 195, Lenocker.
Providing teachers' annuity fund. H. F. 220, Shortess.
Relating to furnishing free text books. H. F. 49, McFarlane.
County superintendents to mark teachers' papers. H. F. 179, Rowley.
Relating to election and salary of superintendent. H. F. 26, Meredith.
Requiring teachers' institutes when school not in session. H. F. 263, Kern.
Relating to adoption of school curriculum. H. F. 290, Larson.
Applying law as to normal training to private schools. H. F. 336, Findlay.
To protect use of name "high school" in advertising. H. F. 380, Lake.
Permitting school treasurer to retain \$300 not on deposit. H. F. 361, Wenstrand.
Authorizing teachers for blind and deaf in public schools. H. F. 357, Horchem.
Relating to a board of vocational education. H. F. 445, Weaver and Klaus.
Federal aid for teaching vocational matters. H. F. 446, Horchem, and Findlay.
Authority for providing evening schools. H. F. 447, Rowley, S. F. 368, Newberry.
Relating to manner of computing school taxes. H. F. 442, Roberts.
Division of district into voting precincts. H. F. 405, Hansen.
Relating to publication of school finance statement. H. F. 412, Garber.
Relating to manner of effecting consolidation. H. F. 414 Wigdahl.
Authority for repair work without bids. H. F. 385, Weaver.
Establishment of consolidated districts. H. F. 601, Committee on Schools.
Relating to support for school for the deaf. H. F. 254, Grason.
Providing for sale of high school property. H. F. 453, Langfitt.
Relating to sub-districts and consolidation. H. F. 455, Crozier.
Increasing the tax for support of county high schools. H. F. 460, Grason.
Increasing pay of educational examiners. H. F. 489, Lenocker.
Authority to employ teachers for more than year. H. F. 494, Horchem.
Reorganization of the county board of education. H. F. 495, Kepple.
Relating to organization of rural high school. H. F. 502, Epps.

SCHOOLS—Continued.

Page

- Increasing the membership of educational examiners. H. F. 513, Santee.
- Reports quarterly of book depositories. H. F. 542, Wilson of Mitchell.
- Relating to consolidating certain funds. H. F. 565, Turner.
- Relating to acquiring land for school purposes. S. F. 63, Helmer.
- Relating to reversion of school sites. S. F. 144, Newberry.
- Relating to deputy county superintendents. S. F. 168, Byington.
- Relating to indebtedness of districts. S. F. 411, Parker.
- Purchase of college building and grounds for schools. S. F. 424, Rule.
- Keeping book agents out of schoolhouses school time. S. F. 512, Balkema.
- Formation of consolidated districts. S. F. 579, Committee on Schools.
- Relating to school appropriations. S. F. 587. Appropriations Committee.
- Relating to purchase of land for consolidated school. S. F. 216, Adams.
- Relating to certain studies in school. S. F. 238, Ratcliff.
- Authority for a tax for a district teachers pension. S. F. 298, Parker.
- Relating to instruction for deaf and blind. S. F. 331, Schrup.
- Relating to per diem for the educational examiners. S. F. 394, Smith.
- To provide for election of state superintendent. S. F. 494, Smith.

SCOTT, C. H.—Representative Fourth District.

- Introduces House File No. 304.
- Leave of absence granted 872, 1213, 2033
- On committees 129
- Offers resolution 1629
- Presents petition 292, 736, 850

SEATS—

- Drawing of 17
- In press gallery assigned 72, 176

SECRETARY OF STATE—

- To keep record of convictions and injunctions. H. F. 47, Stanley.
- Relating to instruction given as to election. H. F. 536, Horchem.

SHAFF, J. O.—Representative Forty-fifth District.

- Introduces House File Nos. 190, 218, 264, 425, 456, 560.
- Leave of absence granted 201, 438, 999, 1467
- On committees 129, 726, 988
- Motions made by 12
- Offers resolution 1348
- Offers amendment 1613, 1780, 1830
- Explains vote 1931
- Calls up senate resolution 659, 812, 1865, 1866
- Presents petition.... 388, 421, 591, 638, 799, 800, 801, 802, 850, 1295, 1455

SHERIFFS—

- Relating to fees to be charged by. H. F. 234, Epps, S. F. 179, Laffer.
- Relating to the compensation of sheriffs. H. F. 503, Tucker.
- Sheriffs to enforce fish and game law. H. F. 566, Mooty.
- May issue permit to carry concealed weapons. S. F. 92, Caswell.

SHIPMENT OF BOOKS TO MEMBERS—See Resolutions, House Con-Page
current and Senate Concurrent.

SHORTESS, FREMONT E.—Representative Fiftieth District.

Introduces House File Nos. 34, 220, 258, 288, 451, 492.	
Leave of absence granted	672
On committees	8, 129, 1910
Motions made by	8
Offers resolution	1783
Offers amendment	1164, 1349, 1639
Explains vote	1375
Presides	889, 432
Presents petition	234, 420, 544, 735

SLAUGHT, A. W.—Representative Eighteenth District.

Introduces House File Nos. 88, 136, 182, 186, 317, 450.	
Leave of absence granted	156
On committees	129
Offers amendment	1377
Elected temporary speaker	1
Calls up senate resolution	363, 1550
Presides	960
Presents petition	851, 945

SLEIGHS—Regulate width of tread. H. F. 112, Nicholson.

SLOSSON, J. M.—Representative Ninety-fourth District.

Introduces House File Nos. 65, 577.	
Leave of absence granted	248, 999
On committees	129, 988
Offers resolution	988, 1591
Presents petition	737, 738, 774, 799, 851, 852

SMITH, STANLEY R.—Representative Seventy-second District.

Leave of absence granted	303
On committees	3, 129, 174, 222, 988
Offers resolution	174
Explains vote	845
Presents petition	803, 1214, 1261

SIFTING COMMITTEE—See Resolutions, House and Standing Committees.

SOLDIERS—

Relating to exemption of homesteads. H. F. 175, Randall.	
Relating to statement of soldiers for exemptions. H. F. 87, Weaver.	
Appropriation with regard to Vicksburg celebration. H. F. 218, Shaff	
Exempting them from securing hunting licenses. H. F. 303, Anderson of Greene.	
To provide for monument to soldier of the revolution. H. F. 241, Epps.	
Relating to funeral expenses of daughters of soldiers. H. F. 358, Benn.	
Fixing permanent location of soldiers' monument. H. F. 493, Crozier, S. F. 401, Ball.	
Relating to the exemption of property. H. F. 508, Stuart.	
Admission of wives of soldiers to soldiers' home. H. F. 575, Coakley.	

SOLDIERS—Continued.

Page

- Moratorium during the war. H. F. 618, Committee on Military Affairs.
 Exemption of debts during war. S. F. 596, Committee on Military Affairs.
 Repeal as to forfeiture of office. S. F. 51, Rule and Gibson.
 Pensions of \$20 for Northern Iowa brigade. S. F. 118, Chase.
 Maintenance of commandant at soldiers' home. S. F. 85, Arney.
 Relating to monument for General Dodge. S. F. 108, Kimball.
 Relating to admissions to soldiers' home. S. F. 134, Kimball.
 Relating to exemptions of soldiers and widows. S. F. 177, Laffer.

SPEAKER—

- See Pitt, Milton B.
 Pro tempore—See McFarlane, Arch W.
 Presided as—See Representatives Weaver, Slaughter, Hall, Neff, Roberts, Rogers, Shortess, Tucker, Klinker.

SPECIAL ORDERS—

- Motion for12, 199, 433, 435, 480,
 498, 518, 573, 616, 657, 658, 680, 694, 704, 769, 867, 895, 901,
 920, 922, 957, 958, 981, 982, 1014, 1063, 1065, 1066, 1100, 1101,
 1129, 1141, 1164, 1168, 1196, 1204, 1205, 1231, 1266, 1346, 1372,
 1390, 1401, 1404, 1433, 1458, 1485, 1510, 1529, 1548, 1558, 1569,
 1587, 1612, 1613, 1638, 1640, 1676, 1677, 1726, 1741, 1779, 1869, 1870
 Chief clerk to arrange for—See Resolutions, House.

STAMPS—See Resolutions, House Concurrent.

STANLEY, L. E.—Representative Thirteenth District.

- Introduces House File No. 47.
 Leave of absence granted638, 1762, 1928
 On committees129, 223
 Offers amendment 1143
 Explains vote 2078
 Presents petition215, 248, 853

STARZINGER, OTTO—Representative Thirty-seventh District.

- Introduces House File Nos. 72, 73, 209, 230, 231, 244, 297, 337, 346,
 386, 457, 571.
 On committees16, 18, 129, 172, 2221
 Motions made by 2221
 Offers resolution411, 745
 Offers amendment416,
 417, 976, 981, 1048, 1051, 1063, 1353, 1355, 1565, 1995, 2009
 Calls up senate resolution 18
 Presents petition201,
 234, 248, 268, 304, 388, 636, 671, 710, 772, 803, 850, 944, 1844

STONE, D. O.—Representative Eighty-first District.*

- Introduces House File Nos. 256, 273, 330, 440.
 Leave of absence granted19, 422
 On committees 129
 Offers amendment1182, 1199, 1319, 1321, 1618, 1621, 1795, 1871

STREET RAILWAYS—

- Requiring closed compartments for motorman. H. F. 364, Weaver.
 Relating to power brakes on street cars. H. F. 317, Slaughter.
 Defining what constitute a crew on street cars. H. F. 321, Epps.
 Relating to cost of paving between tracks, H. F. 543, Randall.

STREET RAILWAYS—Continued.

Page

- Requiring vestibules on street cars. S. F. 301, Whitmore.
 Apportioning the cost of a viaduct. S. F. 364, Evans.

STUART, WILLIAM—Representative Ninety-sixth District.

- Introduces House File Nos. 52, 120, 430, 432, 508, 509.
 Leave of absence granted.....422, 708, 1762, 1936, 1959
 On committees 129
 Offers resolution 1550
 Offers amendment 624
 Presents petition738, 792, 872, 1120, 1149

SUFFRAGE—Proposed amendment for women suffrage. H. J. R. 3,
 Murray, S. J. R. 5, Parker.

SUPERINTENDENT OF SCHOOLS—

- Election of and relating to salary. H. F. 26, Meredith.
 County superintendent to mark teachers' papers. H. F. 179,
 Rowley.
 Approval of selection of deputy. S. F. 168, Byington.

SUPERVISORS, BOARD OF—

- Increasing authority as to county road levy. H. F. 23, Elwood.
 Right to buy real estate for county fair. H. F. 81, Jones.
 Amendment of law as to consent highways. H. F. 96, Wenstrand.
 Increasing mileage to ten cents. H. F. 201, Bruce.
 To require three members, all elected by districts. H. F. 229, Dean.
 Authority to license billiards and bowling. H. F. 251, Epps.
 Relating to authority in pensions for the blind. H. F. 265, Ray-
 burn.
 Given power to furnish aid for farm associations. H. F. 312,
 Finley.
 Authority to appropriate for memorial service. H. F. 350, Crozier.
 Relating to authority in adding to county road system. H. F. 375,
 Santee.
 Permitting relinquishment of part of drain or ditch. H. F. 407,
 Gray.
 Required to pay cost of fumigation by county. H. F. 401, Mackie.
 Authority in employment of assistant county attorney. H. F.
 527, Griffin.
 Cost of printing board proceedings. H. F. 574, Helming.
 Relating to purchase of land without a vote. H. F. 461, Grason.
 Increasing compensation of members of the board. H. F. 488,
 Grason.
 Relating to franchises by board. H. F. 551, Lee.
 Relating to salaries of members in certain counties. H. F. 554,
 Helming.
 Certain matters excluded from publication of proceedings. H. F.
 562, Crozier.
 Manner of letting county printing. H. F. 504, Hall and Coakley.
 Recommendations of board as to widow pensions. H. F. 519,
 Peters.
 Authority to maintain levees and drains. H. F. 583, Committee
 on Drainage.
 Increasing pay to \$5 a day. S. F. 571, Committee on County and
 Township affairs.
 Terms and duties of. S. F. 119, Kimball.
 Making settlements quarterly with county recorders. S. F. 371,
 Ratcliff.

SUPERVISORS, BOARD OF—Continued.	Page
Authority to transfer certain funds in Des Moines county. S. F. 310, Thompson.	
Appeal from decision in case of pensions for blind. S. F. 386, Whitmore.	
SUSPENSION OF RULES—On time limit for bills.....	814
TAXATION—	
County road levy optional with board of supervisors. H. F. 23, Elwood.	
Relating to levy for firemen's pensions. H. F. 25, Randall.	
Relating to the taxation of valuable dogs. H. F. 340, Grason.	
Increase in bridge tax levy in certain cities. H. F. 37, Randall.	
Exemption of certain mutual telephone companies. H. F. 55, Mackle.	
Repeal as to levies for improvement of capitol grounds. H. F. 57, Rowley, S. F. 55, Whitmore.	
Fixing levy for fire fund in cities. H. F. 61, Larson.	
Relating to taxes for park purposes. H. F. 83, Harrington.	
Relating to adjustment of values for state purposes. H. F. 101, Garber	
Levies to be computed in cash and rate fixed later. H. F. 116, Weaver.	
Levy on full valuation and reduction of tax limits. H. F. 158, Wenstrand.	
Levies for poor and insane merged into county fund. H. F. 159, Wenstrand.	
For grading fund in towns. H. F. 149, Jessen.	
Relating to working poll tax and use of team. H. F. 374, Wichman.	
Relating to the manner of taxing for school purposes. H. F. 442, Roberts.	
Relating to notification of delinquent poll tax. H. F. 413, Wormley.	
Relating to tax for fire department. H. F. 417, Elwood.	
Relating to collection of poll tax. H. F. 429, Mackie.	
Relating to increase of city general tax levy. H. F. 517, Dean.	
Relating to the tax lien on personal property. H. F. 529, Griffin.	
Relating to tax limit to support high school. H. F. 460, Grason.	
Levy of taxes for park purposes. H. F. 486, Grason.	
Making state taxes all due in the spring. H. F. 491, Jones.	
Relating to taxes for all public corporations. H. F. 516, Gilbert.	
Relating to federal and state taxation. H. J. R. 6, Ways and Means Committee.	
Relating to taxation of insurance funds. H. F. 617, Sifting Committee.	
Direct inheritance tax. H. F. 603, Retrenchment and Reform Committee.	
Fixing amount of taxes for the state. S. J. R. 16, Retrenchment and Reform Committee.	
Authority for a tax to pay for a teachers' pension fund. S. F. 298, Parker.	
Relating to adjustment of assessment by state. S. F. 132, Wilson.	
Relating to bridge tax levy in certain cities. S. F. 74, Haskell.	
Notification by mail of delinquent taxes. S. F. 22, Lindly.	
Division of where real estate has been partitioned. S. F. 25, Grout.	
Permitting levy to improve fair grounds. S. F. 236, Rule.	
Additional tax levy for park purposes. S. F. 182, Kimball.	
Relating to liens for taxes on personal property. S. F. 417, Jackson.	

TAXATION—Continued.

Page

- Spring payment of all state taxes. S. F. 482, Holdoegel.
 Time for certifying as to adjustment of assessment. S. F. 181,
 Wilson.
 Relating to collection of taxes and delinquent notices. S. F. 480,
 committee on county and township affairs.

TELEPHONES AND TELEGRAPHS—

- Exempting certain companies from taxation. H. F. 55, Mackie.
 Defining telephone companies as common carriers. H. F. 236,
 Meredith.
 Declaring telephone and telegraphs to be common carriers. H. F.
 368, Hansen.
 Declaring telephone lines to be common carriers. H. F. 406, Com-
 mittee on Telephones.
 Relating to fixing rates for telephones by cities. H. F. 509, Stuart.
 Relating to telephone franchises. H. F. 551, Lee.
 Relating to manner of locating lines. S. F. 79, Stephenson.
 Relating to claims for delay in messages. S. F. 527, Thompson.

TENANTS—Relating to liability of co-tenants. H. F. 31, Giltner.

TIPPING—To repeal law on tips. S. F. 17, Caswell.

TRADE COMMISSION—Establishing trade commission to regulate
 trade. H. F. 538, Epps.

TRADING STAMPS—Requiring licenses for use of trading stamps.
 H. F. 335, O'Donnell.

TREASURY, INVESTIGATION INTO—See Resolutions, Senate con-
 current and House.

TREASURERS, COUNTY—

- Relating to salaries of deputy county treasurers. H. F. 144,
 Klinker.
 Relating to publication of treasurers' reports. H. F. 350, Crozier.
 Notification by mail of delinquent taxes. S. F. 22, Lindly.

TRUST FUNDS—

- To prohibit speculation in trust funds. H. F. 17, Crozier.
 Investment in mortgages on real estate. H. F. 118, Elwood.
 For greater security of trust funds. H. F. 255, Judiciary com-
 mittee.
 Deposit of same in savings banks. H. F. 266, Rogers.

TOWNSHIPS—

- Relating to pay of trustees and assessors. H. F. 10, Meredith.
 Terms of office of township trustees. H. F. 157, Wenstrand.
 Fees of justices and constables. H. F. 97, Randall. H. F. 150, Oertel.
 Relating to deposit of funds by clerks. H. F. 307, Kern.
 Relating to pay of township clerks and trustees. H. F. 339, Han-
 sen.
 Authority for tax for township parks. H. F. 372, Benn.
 Relating to compensation of township clerks and trustees. H. F.
 339, Hansen.
 Authorizing increase in the number of townships. H. F. 511,
 Jessen.
 Compensation for labor of poor by township trustees. S. F. 219,
 Lindly.
 Relating to use of the township road fund for dragging. S. F. 353,
 Smith.
 Authority in cutting of noxious weeds. S. F. 458, LeCompte.

TUCKER, GEORGE F.—Representative Forty-fifth District.

Introduces House File Nos. 2, 3, 4, 5, 33, 107, 108, 109, 180, 181, 345, 503, 531, 532, 533, 552, 553.	
On committees	129, 726
Motions made by	1245
Offers resolution	396, 726, 798, 1752, 2173
Offers amendment	335, 376, 495, 628, 795, 1290, 1317, 1345, 1350, 1426, 1441, 1578, 1582, 1604, 1631, 1661, 1857, 2069, 2157
Explains vote	964, 1322, 1356, 1857
Presides	899, 1390, 1401, 2037
Presents petition	234, 372, 439, 525, 567, 591, 637, 670, 723, 740, 771, 791, 802, 851, 944, 1118

TURNER, FRED G.—Representative Fortieth District.

Introduces House Files Nos. 114, 287, 565.	
On committees	11, 129, 255
Offers resolution	167, 190
Offers amendment	942, 1168, 2075, 2086
Explains vote	1323
Presents petition	723, 725, 735, 1455

ULSTAD, OSCAR—Representative Seventy-fifth District.

Introduces House File Nos. 296, 343, 443, 545, 546.	
On committees	129, 465
Offers amendment	1785
Presents petition.....	202, 267, 291, 304, 670, 686, 734, 740, 775, 803, 1214

VAN HOUTEN, G. H.—Addresses House.....931, 968**VENDORS—**

- Relating to fees paid for itinerant vendors' licenses. H. F. 50, Reed.
- Relating to disposal of property by the vendee. S. F. 508, Thompson.
- Book vendors to be kept out of schoolhouses. S. F. 512, Balkema.

VITAL STATISTICS—

- To provide for a registrar of vital statistics. H. F. 326, Weaver.
- Authority for registrar and appropriation of \$15,000. S. F. 65, Enger.
- Commission to advance vocational education. H. F. 445, Weaver and Klaus.
- Acceptance of federal aid for vocational training. H. F. 446, Horchem and Findlay.

WALRATH, W. H.—Representative Seventy-first District.

Introduces House File Nos. 152, 242, 423.	
Leave of absence granted.....	701, 708, 1261
On committees	129, 253, 336, 516, 1854
Motions made by.....	336
Offers resolution	1853
Presents petition	438, 471, 544, 725, 775, 799, 805, 872, 943, 1000, 1117, 1295, 1590, 1727, 1959, 1960

WASHINGTON'S BIRTHDAY—See Resolutions, Senate Concurrent.**WEAPONS—**

- Relating to carrying of concealed weapons. S. F. 92, Caswell.
- To prohibit display in windows of certain weapons. S. F. 185, Kimball.
- No fee for revocation of permit to carry. S. F. 499, Caswell.
- Permitting hardware dealers to sell firearms. H. F. 123, Bruce.

WEAVER, JAMES B.—Representative Thirty-seventh District. Page

Introduces House File Nos. 44, 87, 91, 94, 116, 134, 135, 171, 188, 213, 261, 305, 323, 325, 518.	
On committees	16, 129, 239, 746
Motion made by.....	285, 1500, 1623
Offers resolution	325, 745, 1723
Offers amendment	484, 600, 665, 926, 1292, 1712
Explains vote	1175
Calls House to order.....	1
Calls up Senate resolution.....	16, 177
Addresses House	525, 968, 2092
Presents petition	194, 201, 234, 304, 388, 722, 775, 798, 804, 849, 873, 907, 943, 1073

WEIGHTS AND MEASURES—

Fixing number of pounds in barrel or sack of flour. H. F. 233, Finley.	
Relating to law for weights and measures. S. F. 265, Edwards.	
Relating to standards for fruit and vegetable baskets. S. F. 133, Kimball.	
Fixing standards for packed apples. S. F. 374, Mitchell.	
Relating to receptacles used in the dairy industry. S. F. 392, Kimball.	

WENSTRAND, ALFRED—Representative Ninth District.

Introduces House File Nos. 32, 95, 96, 157, 158, 159, 361.	
Leave of absence granted.....	206, 708, 1458, 1727
On committees	129, 175, 204, 2221
Offers resolution	129, 175, 204
Offers amendment	1306
Presents petition	421, 545, 852, 1117, 1214

WICHMAN, J. E.—Representative Eighty-sixth District.

Introduces House File Nos. 14, 56, 127, 189, 374, 555.	
Leave of absence granted.....	1727
On committees	20, 129, 2130
Motions made by.....	9
Offers amendment	316, 1167, 1238, 1421, 1513, 1621, 1633, 1837, 1863, 1924, 2139
Explains vote	1322
Presents petition	420, 487, 735, 772, 773, 1150, 1184

WIGDAHL, LARS O.—Representative Eighty-fourth District.

Introduces House File Nos. 137, 414.	
Leave of absence granted.....	156, 344, 371, 387, 698, 999, 1213, 1727, 1826, 1876
On committees	11, 129, 336, 1337
Offers resolution	11
Presents petition	637, 737, 802, 1117, 1120

WILLS—

Relating to the probate of wills. H. F. 484, Flenniken.	
Relating to the probate of foreign wills. S. F. 344, Van Alstine.	
Providing for notice of will to be served. S. F. 347, Van Alstine.	
Relating to actions to set aside wills. S. F. 75, Wilson.	
Relating to decrees for the probate of wills. S. F. 395; Hale.	
Relating to procedure in probate cases. S. F. 493, Gibson.	

WILSON, A. C.—Funeral of—See Resolutions, Senate Concurrent.

WILSON, C. B.—Representative Twenty-second District (Louisa Co.) Page

Introduces House File Nos. 29, 46, 217, 383.	
Leave of absence granted.....	106, 438, 708
On committees	129, 190, 1187, 1752, 2130
Offers resolution	190
Offers amendment	287, 871, 1421
Presents petition	487, 723, 736, 776, 791, 799, 853, 943, 1553

WILSON, GEORGE—Representative Seventy-ninth District (Cherokee Co.)

Leave of absence granted.....	708
On committee	129, 452
Presents petition	194, 686, 852

WILSON, H. L.—Representative Ninety-third District (Mitchell County).

Introduces House File Nos. 240, 542.	
Leave of absence granted.....	19, 708, 1270, 1458
On committees	113, 129, 460, 2053
Offers amendment	418
Presents petition	669, 791

WILSON, THOMAS J.—Representative Twenty-fifth District (Mahaska Co.)

Introduces House File Nos. 119, 289, 355, 490.	
Leave of absence granted.....	247, 437, 1039, 1243
On committees	129
Motions made by.....	16
Presents petition	268, 567, 724, 734, 800, 1844

WOMEN—

Relating to reformatory for women, support. H. F. 207, Newton; S. F. 155, 156 and 157, Eversmeyer.	
Relating to employment of in factories. H. F. 257, Randall.	
Proposed amendment for women suffrage. H. J. R. 3, Murray; S. J. R. 10, Kimball.	
Relating to pensions, for widows and children. H. F. 519, Peters.	
Relative to hours of employment. S. F. 164, Greene.	

WORKMEN'S COMPENSATION—

Creating office of deputy commissioner, etc. H. F. 79, Griffin.	
Providing for payment to employees of state. H. F. 107, Tucker; S. F. 72, Foster.	
Consular agents to represent aliens in settlements. H. F. 325, Weaver; S. F. 254, Parker.	
Relating to lien against railway in county. S. F. 471, Fralley.	
Relating to statement as to earnings of employee. S. F. 195, Price.	
Depositions to be used in hearings. S. F. 196, Price.	
Benefits to persons receiving pensions. S. F. 253, Parker.	

WORMLEY, JOHN M.—Representative Eightieth District.

Introduces House File Nos. 194, 260, 299, 300, 328, 329, 352, 413, 568, 569.	
Leave of absence granted.....	322, 1243
On committees	16, 129, 253, 1471
Offers resolution	1471
Offers amendment	287, 503, 1227, 1229, 1567, 1667, 1719, 2085
Explains vote	1321, 1388
Appointed teller	72
Presents petition	193, 226, 388, 421, 471, 525, 724, 740, 774, 802, 849, 850, 1039, 1117, 1119, 1150