

January 16, 1951.

**House File 69**

Passed on File. By VAN ZWOL, PATRICK, HANSON and HUISMAN.

Passed House, Date .....

Vote: Ayes..... Nays.....

Passed Senate, Date.....

Vote: Ayes..... Nays.....

Approved .....

**A BILL FOR**

An Act to amend section two hundred thirty-one point eight (231.8), Code 1950, relating to the appointment of probation officers in juvenile court and their salaries and expenses.

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

1 Section 1. Section two hundred thirty-one point eight  
2 (231.8), Code 1950, is hereby amended by striking subsection  
3 six (6) from said section, and inserting in lieu thereof the  
4 following:

5 "6. A probation officer may be appointed to serve two  
6 (2) or more counties. The salary of such officer, and deputies,  
7 if any, shall be fixed by the judges of the judicial district  
8 and shall not exceed seventy-five percent (75%) of the aggregate  
9 of the salaries permissible by law for the individual counties  
10 served. Such salary and the reasonable expense of such office  
11 shall be prorated among the counties served in such proportion  
12 as may be determined by the judges of the district court of such  
13 district who shall, in making such determination, consider the  
14 population of the respective counties served and the volume of  
15 work in such counties."

EXPLANATION OF H. F. 69

This bill is intended to clarify the law under which probation officers can be employed to work in more than one county. It fixes a method of payment, with maximum percentage of salary based upon salaries now permitted in counties where probation officer is employed by only one county.