

February 9, 1951.  
Social Security.

**House File 381**  
By SCHROEDER, SCHWRNGEL and FREY.

Passed House, Date .....

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

Passed Senate, Date.....

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

Approved .....

## A BILL FOR

An Act to amend section ninety-six point nineteen (96.19), Code 1950, relating to unemployment compensation and definitions pertaining thereto; to define the term "disqualification for benefits"; and to repeal all acts, or parts of acts insofar as they are inconsistent with this act.

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

1 Section 1. Section ninety-six point nineteen (96.19), Code  
2 1950, is hereby amended by adding thereto subsection twenty-two  
3 (22) as follows:

4 "22. The term 'disqualification for benefits', as used in  
5 this chapter means only that an individual weekly benefit amount  
6 shall not be paid such individual during any period he is dis-  
7 qualified for benefits, but there shall be no cancellation of  
8 wage credits for any such disqualification."

1 Sec. 2. All acts or parts of acts in conflict herewith are  
2 hereby repealed insofar as they are inconsistent with any of the  
3 provisions of this act.

1 Sec. 3. This act being deemed of immediate importance, shall  
2 be in force and effect from and after its passage and publication  
3 in the ....., a newspaper published at

- 4 ..... , Iowa, and in the ..... ,
- 5 a newspaper published at ..... , Iowa.

EXPLANATION OF H. F. 381

This amendment seeks to prohibit the cancellation of a worker's credits for any other cause except the payment of benefits. A comparison of state laws shows that out of the fifty-one laws now in effect in the United States and its territories, the Iowa law is the only one that provides complete cancellation under disqualifying sections. There is no reason why there should be this discrimination and the law should be changed prohibiting such unjust cancellation of a worker's credits.