

February 18, 1963.
Social Security.

House File 284
By RILEY, CARSTENSEN,
CAMP and DUNTON.

Passed House, Date..... Passed Senate, Date.....
Vote: Ayes..... Nays..... Vote: Ayes..... Nays.....
Approved.....

A BILL FOR

An Act to amend section ninety-six point six (96.6), subsection two (2), Code 1962, so as to provide that notices of determination shall not be given to employers which fail to notify the employment security commission of disqualifiable separations from employment.

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

1 Section 1. Section ninety-six point six (96.6), subsection
2 two (2), Code 1962, is hereby amended by adding thereto the
3 following:
4 "Whenever a worker is separated from his employment for any
5 reason which in the opinion of the employer may disqualify him
6 from receiving benefits, the employer shall, within seven days
7 after such separation, notify the employment security commission
8 in writing of such separation in accordance with regulations
9 established by the commission. If such notification is not made,
10 said employer shall not be considered an interested party for the
11 purposes of this subsection."

EXPLANATION OF HOUSE FILE 284

This bill requires that an employer must notify the Employment Security Commission in writing within seven days if an employee has left his employment for what is felt is a disqualifiable reason.