

April 17, 1963.
Sifting Committee.

House File 588
By COMMITTEE ON CLAIMS.

Passed House, Date 5-8-63

Passed Senate, Date 5-14-63

Vote: Ayes 89 Nays 0

Vote: Ayes 47 Nays 0

Approved.....

Sifting Com. Cal. 5/3

A BILL FOR

An Act allowing the state appeal board and special assistant attorney general power to approve or reject claims against the state.

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

1 Section 1. Section twenty-five point two (25.2), Code 1962,
2 is hereby amended by striking all after the word "board" in line
3 two (2) and inserting in lieu thereof the following:
4 "with the recommendation of the special assistant attorney
5 general for claims may approve or reject claims against the
6 state of less than ten (10) years covering the following:
7 outdated warrants; outdated sales and use tax refunds; license
8 refunds; additional agricultural land tax credits; outdated
9 invoices; fuel and gas tax refunds; outdated homestead and
10 veterans' exemptions; outdated funeral service claims; tractor
11 fees; registration permits; outdated bills for merchandise;
12 services furnished to the state; and refunds of fees collected
13 by the state. Payments authorized by the state appeal board
14 shall be paid from the appropriation or fund of original
15 certification of the claim, except that if such appropriation
16 or fund has since reverted under section eight point thirty-three
17 (8.33) of the Code, then such payment authorized by the state
18 appeal board shall be out of any money in the state treasury not
19 otherwise appropriated."

1 Sec. 2. Section twenty-five point three (25.3), Code 1962,

- 2 is hereby amended by inserting in line five (5) after the word
- 3 "senate" the words "a list of all claims rejected by the state
- 4 appeal board together with".

EXPLANATION OF HOUSE FILE 588

This bill permits the state appeal board to pay claims against the State of Iowa if payment is recommended by the special attorney general for claims. This bill will save the state money and relieve some legislative pressures.