

HOUSE OF REPRESENTATIVES

SEVENTY-SEVENTH GENERAL ASSEMBLY

NINETY-FIRST LEGISLATIVE DAY

OCTOBER 14, 1971

10:00 O'CLOCK A.M.

THE HONORABLE W. ROBERT BLAIR,

SPEAKER IN THE CHAIR



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

A roll call for attendance was taken and indicated that all were present with the exception of the following:

Representative John P. Downes - illness;

Representative Benedict Garmisa - illness;

Representative Aaron Jaffe - no reason given;

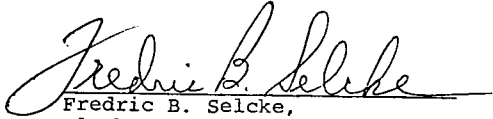
Representative W. J. Murphy - no reason given;

Representative Anthony Scariano - illness;

Representative John W. Thompson - no reason given.



Due to faulty equipment, the verbatim transcript of the Ninety-first Legislative Day of the Seventy-seventh General Assembly, October 14, 1971, from the opening gavel through the introduction and first reading of House Bills was not obtained. In lieu thereof, we are attaching hereto, such information as was secured from the Journal for that day.



Fredric B. Selcke,
Clerk of the House of Representatives



Contents of the House session missed due to faulty equipment are as follows according to the House Journal: The House met pursuant to adjournment. The Speaker in the chair. Prayer by Dr. John Johnson, Chaplain. (The contents of the prayer are not available from the Journal.)

By direction of the Speaker, a roll call was taken to ascertain the attendance of members as follows: Representatives Garmisa, Downes and Scariano were all absent because of illness. Mr. Hyde offered the following resolution and moved it's adoption:

'House Joint Resolution 93, Resolved, by the House of Representatives of the Seventy-seventh General Assembly of the State of Illinois, the Senate concurring herein, that when the House adjourns on Friday, October 15, 1971, it stand adjourned until Monday, October 18, 1971 at 1:00 O'Clock P.M., and when the Senate adjourns on Thursday, October 14, 1971, it stand adjourned until Monday, October 18, 1971 at 1:00 O'Clock P.M.' And the resolution was adopted. Ordered that the Clerk inform the Senate thereof and ask their concurrence therein.

Mr. Hart asked and obtained unanimous consent to be shown as a co-sponsor of House Bills 3608 and 3609.

Mr. Friedland asked and obtained unanimous consent to be shown as co-sponsor of House Bill 3070.

Mr. Zlatnik asked and obtained unanimous consent to be removed as co-sponsor of House Bill 631.

Mr. Brinkmeier asked and obtained unanimous consent to



be shown as a co-sponsor of House Bills 3547, 3548 and 3549.

Mr. Douglas asked and obtained unanimous consent to be shown as a co-sponsor of House Bill 1759.

Mr. Gibbs asked and obtained unanimous consent to be shown as a co-sponsor of House Bill 3585.

The following bills were introduced, read at large a first time, ordered printed and to lie on the Speaker's table, unless otherwise stated:

House Bill 3615. Introduced by Messrs. W. T. Simms and Giorgi, a bill for 'An Act to add Section 5.2 to the 'Local Mass Transit District Act', approved July 21, 1959, as amended'.

House Bill 3616. Introduced by Messrs. W. R. Simms and Giorgi, a bill for 'An Act to amend Section 7-132 of the 'Illinois Pension Code', approved March 18, 1963, as amended'.

House Bill 3617. Introduced by Mr. R. D. Cunningham, a bill for 'An Act to add Section 37 to the 'Illinois Harness Racing Act', approved July 17, 1945, as amended'.

House Bill 3618. Introduced by Messrs. Douglas, Mann and Schneider, a bill for 'An Act to amend Section 204 of the 'Illinois Income Tax Act', approved July 1, 1969, as amended'.

House Bill 3619. Introduced by Messrs. Glass, Palmer, Hyde, Schlickman, Redmond and McGah, a bill for 'An Act to add Division 5 to Article 9 of the 'Illinois Municipal Code',



approved May 29, 1961, as amended'.

House Bill 3620. Introduced by Messrs. Berman, D. J. O'Brien, Carroll, Randolph, Merlo, G.M. O'Brien and Telcser, a bill for 'An Act to amend Section 20 of the 'Revenue Act of 1939', filed May 17, 1939, as amended'.

House Bill 3621. Introduced by Messrs. Lehman, Flinn, Krause and Walters, a bill for 'An Act to declare a regional State Office Building project to be in the public interest'.

House Bill 3622. Introduced by Messrs. Lehman, Flinn, Krause and Walters, a bill for 'An Act to provide for rentals to the Illinois Building Authority for a Regional Office Service Building to be constructed in East St. Louis Illinois'.

House Bill 3623. Introduced by Messrs. Hart, Shea and Barry, a bill for 'An Act to amend Sections 7-1, 7-10, 7-12 and 16-6.1 and to repeal Article 9 of 'The Election Code', approved May 11, 1943, as amended'.

House Bill 3624. Introduced by Messrs. Hart, Shea and Barry, a bill for 'An Act to amend Section 2 of and to add Sections 1.1 and 2.2 to 'An Act relating to vacancies in the office of judge', approved August 9, 1963, as amended'.

House Bill 3625. Introduced by Messrs. Bradley and Carroll, a bill for 'An Act to amend Section 3-2 of 'The Election Code', approved May 11, 1943, as amended'.

House Bill 3626. Introduced by Messrs. Carroll, Londrigan,



Craig, Berman, Colitz, Mann, Tipsword and Katz, a bill for 'An Act to amend Section 12-206 of 'The Illinois Vehicle Code', approved September 29, 1969, as amended and as enacted by Public Act 77-37'.

House Bill 3627. Introduced by Messrs. Shea, Choate, Blair and Hyde, a bill for 'An Act to amend Section 49.19 of 'The Civil Administrative Code of Illinois', approved March 7, 1917, as amended'.

House Bill 3628. Introduced by Messrs. Blades, R. D. Cunningham, Washburn, Jones and Keller, a bill for 'An Act to amend Section 1 of the 'Retailers' Occupation Tax Act', approved June 28, 1933, as amended'.

House Bill 3629. Introduced by Messrs. Blades, R. D. Cunningham, Washburn, Jones and Keller, a bill for 'An Act to amend Section 2 of the 'Use Tax Act', approved July 14, 1955, as amended'.

House Bill 3630. Introduced by Messrs. Rayson, Scariano, Telcser, Hill and Houlihan, a bill for 'An Act to abolish the land trust as a device for holdint title to real property for the benefit of any person, public body, corporate or other entity, other than the grantor'.

House Bill 3631. Introduced by Messrs. Mann, Scariano, Telcser, Hill, Houlihan, Lindberg, and Epton, a bill for 'An Act to add Section 3.1 to and to amend Section 3 of 'An Act concerning Conveyances', approved March 29, 1872, as amended'.

House Bill 3632. Introduced by Mrs. Chapman and Mr.



Scariano, a bill for 'An Act to grant public employees the right to organize and bargain collectively, to define and resolve unfair practice disputes, to prevent strikes by essential workers, to establish the Illinois Public Employment Board to administer the Act, to provide for judicial review, and to make an appropriation in connection therewith'.

House Bill 3633. Introduction by Messrs. Leon, Arrigo, Capparelli, Kosinski, M. J. Madigan and Laurino, a bill for 'An Act to amend Section 11 of 'An Act to revise the law in relation to the state treasurer', approved April 23, 1873, as amended'.

Message from the Senate. Message from the Senate by Mr. Wright, Secretary. Mr. Speaker, I am directed to inform the House of Representatives that the Senate has concurred with the House in the adoption of the following joint resolution, to-wit: House Joint Resolution 85. Whereas, The beautiful and vivacious, Barbara Newman of Chicago, Illinois, was elected 'Miss Illinois Young Republican of 1971' by her fellow delegates over outstanding candidates at a recent Convention of Illinois Young Republicans held in Chicago; and, Whereas, Miss Newman, a petite, brown-eyed combination of feminine pulchritude and political sagacity has demonstrated her talents most effectively in behalf of the Young Republicans organization and the regular Republican party both before and since her graduation from Rosary College in June 1970; and, Whereas, she is the



administrative assistant to the Illinois Young Republican chairman and has been active in developing Y.R. Clubs on the South side in Chicago; and, Whereas, Miss Newman, has captured Illinois, which entitles her to compete for the national title of Miss Young Republican of 1971; therefore be it resolved, by the House of Representatives of the Seventy-seventh General Assembly of the State of Illinois, the Senate concurring herein, that we congratulate Miss Barbara Newman on being selected 'Miss Illinois Young Republican of 1971', and extend our best wishes to her for the upcoming competition for National honors as Miss Young Republican; and be it further resolved, that a suitable copy of this preamble and resolution be forwarded to Miss Barbara Newman, our 'Miss Illinois Young Republican of 1971'. Concurred in by the Senate, October 14, 1971.

Kenneth Wright, Secretary.

Message from the Senate by Mr. Wright, Secretary. Mr. Speaker, I am directed to inform the House of Representatives that the Senate has concurred with the House in the adoption of the following joint resolution, to-wit: House Joint Resolution 86. Whereas, The Commission on the Organization of the General Assembly in its report four years ago saw the need for establishing a legislative information booth in the State House to assist and inform visitors to the General Assembly, and the Legislative Council undertook responsibility to implement that recommendation, and, Whereas, in continuing the information



booth this year the following Springfield women's organizations volunteered the services of their members for this purpose:

League of Women Voters of Sangamon County;

Springfield Chapter, American Association of University Women;

Federated Junior Women's Club;

Junior League of Springfield;

Whereas, the members of the visiting public have been able to obtain information as to bills, committee schedules, and legislative actions generally from this booth, and this has contributed to the understanding of the functioning of the General Assembly, now, therefore be it Resolved, by the House of Representatives of the Seventy-Seventh General Assembly, the Senate concurring therein, that we express our appreciation to these organizations and to the members who have participated in this activity for the important contribution that they have made to keeping the visiting public informed of legislative activities, and that suitable copies of this resolution and preamble be sent to the officers of the above named organizations and individual members who participated in this activity, as an expression of the thanks of the members of the General Assembly. Concurred in by the Senate, October 14, 1971.
Kenneth Wright, Secretary.

Message from the Senate by Mr. Wright, Secretary. Mr. Speaker, I am directed to inform the House of Represent-



atives that the Senate has concurred with the House in the adoption of the following joint resolution, to-wit: House Joint Resolution 92. Whereas, community bells in each State officially pealed out in their rededication to liberty and independence each July 4th for 100 years following our Declaration of Independence in 1776; and, Whereas, this popular and symbolic custom of local citizenry was revived in 1966 at Mount Morris, Illinois, in a bell-ringing Independence Day celebration telephonically beamed to Rockford residents; and, Whereas, this historic event included the reading of a bell-ringing proclamation of the then Illinois Governor, Otto Kerner by a member of his Bells for Independence Day Committee; and, Whereas, the Let Freedom Ring Bell-ringer of Mount Morris, in this dedication and this legendary ringing of that city's 104 year old 1,500 pound bell symbolizes the ever present control of American citizens over their local destiny and their reaffirmation of individual rights and freedoms; and, Whereas, this Nation will celebrate its 200th birthday on July 4, 1976, with bell-ringing ceremonies; therefore be it resolved by the House of Representatives of the Seventy-Seventh General Assembly, the Senate concurring herein, that we designate the Mount Morris Let Freedom Ring Bell-Ringer as the official bell-ringer for the State of Illinois; and be it further resolved, that a suitable copy of this resolution be forwarded to Governor Richard B. Ogilvie; Secretary of State, John W. Lewis; the Mayor of Mount Morris,



Illinois, Robert Hough, Jr.; the Mayor of Rockford, Illinois, Ben Schleicher and the Mayor of Philadelphia, Pennsylvania, James H. J. Tate. Concurred in by the Senate, October 14, 1971. Kenneth Wright, Secretary.

A message from the Senate by Mr. Wright, Secretary. Mr. Speaker, I am directed to inform the House of Representatives that the Senate has concurred with the House in the adoption of the following joint resolution; to-wit: House Joint Resolution No. 93. Resolved, by the House of Representatives of the Seventy-Seventh General Assembly of the State of Illinois, the Senate concurring herein, that when the House adjourns on Friday, October 15, 1971, it stand adjourned until Monday, October 18, 1971, at 1:00 O'clock P.M. (C.D.S.T.), and when the Senate adjourns on Thursday, October 14, 1971, it stand adjourned until Monday, October 18, 1971 at 1:00 O'clock P.M. (C.D.S.T.). Concurred in by the Senate, October 14, 1971. Kenneth Wright, Secretary.

Messrs. Henss, G. L. Hoffman, Mrs. Chapman, Messrs. Regner, Giorgi, Nowlan, Schlickman, Pappas, North, W. T. Simms, Tuerk, Day, Jacobs and Carrigan offered the following resolution which was ordered to lie on the Speaker's table: Whereas, the Board of Higher Education of the State of Illinois is presently exploring new and innovative cooperative educational models including both public and non-public institutions of higher education in Illinois; and, Whereas, the Quad Cities Graduate Study Center, supported



by the State of Illinois, the State of Iowa, and the Quad Cities community represents such a pilot model at the graduate and professional level; and Whereas, cooperative programs of this type would seem to be well suited to other levels of higher education; and, Whereas, the Illinois General Assembly desires to encourage new methods of providing educational opportunity for its citizens; and, Whereas, the Illinois General Assembly believes that cooperative educational programs provide the State with the opportunity to receive maximum educational benefit from its investment; therefore, be it resolved, by the House of Representatives of the Seventy-Seventh General Assembly of the State of Illinois, the Senate concurring herein, that the Illinois General Assembly direct the Board of Higher Education to take those steps necessary to permanently establish the Quad Cities Graduate Study Center as an educational resource for this State, that the Board of Higher Education proceed to prepare plans and the enabling legislation for implementation of this type of cooperative educational program for other levels of higher education at both the graduate and undergraduate levels in the State of Illinois, with specific attention to Chicago, Peoria, Quad Cities and Rockford; and be it further resolved, that a suitable copy of this resolution be forwarded to the Board of Higher Education.

Messrs. R. D. Cunningham, Rayson, P. J. Miller, Ewell and B. B. Wolfe offered the following resolution which was



ordered to lie on the Speaker's table:

Whereas, Allen Crane, distinguished Capitol Correspondent of News Radio 78, Station WBBM, Chicago, has faithfully reported the acts and doings of the General Assembly, and other branches of State Government, during the past 3 years, with fairness, objectivity, and consummate professional skill; and, Whereas, said Allen Crane has been transferred from this newsworthy seat of state government, and the radio station management contemplates no assignment or replacement reporter to the Capitol beat; and, Whereas, said radio station has in manner recited seriously diminished its heretofore excellent news coverage from the State Capitol to the inevitable detriment of all who depend upon such radio station for the vital public service indicated; and, Whereas, a fully, accurately and timely informed citizenry is essential to the well being of a democracy, and the fulfillment of that need is the public service responsibility of the news media; Resolved, by the House of Representatives of the Seventy-Seventh General Assembly of the State of Illinois, that we do hereby extend to Allen Crane our appreciation, respect and admiration for the exemplary manner in which he has discharged his solemn responsibility as a reporter and broadcaster of the news of state government; that we are saddened and concerned by the apparent lessening of Radio Station WBBM's commitment to total public service; and that a suitable copy of this resolution be presented to Mr. Crane and to Radio



station WBBM.

Fredric B. Selcke: ". . . First reading of the bill. House Bill 3634, Leon. Amends 'Civil Administrative Code'. First reading of the bill. House Bill 3635, Leon. Amends 'State Treasurer's Act'. First reading of the bill. House Bill 3636, Duff. Ah, declares the regulatory power under certain designated occupational licensed or registration laws to be exclusively a state function. First reading of the bill. Ah, 3637, Leon. Amends the 'Tourism Promotion Act'. First reading of the bill. House Bill 3638, Schlickman. Amends 'The Election Code'. First reading of the bill."

Hon. W. Robert Blair: "Oh, the Chair recognizes the gentleman from Cook, Mr. Schlickman."

Eugene F. Schlickman: "Mr. Speaker, and Ladies and Gentlemen of the House, House Bill 3638, which was just read for a first time, amends House Bill 3017, which we passed this Spring and which the Governor has approved and is now a law. House Bill 3017 implements the Article VII of the 1970 Constitution with regard to local government and establishes a uniform procedure for the referenda to be conducted under that Article. Inadvertently in the process, a word was omitted and this bill simply corrects that clerical omission. I've discussed this matter with the leadership on both sides of the aisle, Representative Rose, Chairman of the House Implementation Committee, and all



are in agreement that this bill should be advanced to second reading without referral to committee. I therefore, Mr. Speaker, Members of the House, ask for unanimous consent to have this bill advanced to second reading without referral to committee."

Hon. W. Robert Blair: "Is there objection? All right, ah, hearing none, the bill will be advanced to the order of second reading without reference to committee."

Fredric B. Selcke: "House Bill 3639, William Cunningham. A bill for 'An Act to provide that where an appointing authority for units of local government consists of the General Assembly members, the senior member shall be Chairman'. First reading of the bill. House Bill 3640, Corbett. Releases highways in which certain land located in Green County. First reading of the bill. House Bill 3641, Corbett. Vacates highway easements in Jersey County. First reading of the bill. House Bill 3642, Hanahan. Amends 'Fair Employment Practices Act'. First reading of the bill. House Bill 3643, Hanahan. Appropriates \$27,500.00 to 'Fair Employment Practices Act'. First reading of the bill. 3644, Hanahan. An act regulating contributions by certain employers to benefit funds or fringe benefits of their employees. First reading of the bill. 3645, Hart. Amends 'The Employment Act'. First reading of the bill. Ah, House Bill, is this, ah, is this ah. . . House Bill 3646, Henss, et.al. An act making certain additional appropriations to the 'Board of Regents'. First reading of



the bill."

Hon. W. Robert Blair: "We've had a visit from the President, Pro Tempore of the Senate and I'm sure he has a message for the Members."

Senator Cecil A. Partee: "Well, this is quite unexpected, and I feel like the fellow they put on the radio one day and he said they said just say anything you want to say, and he said 'may I?' and they said yeah, yeah, and he said 'help'." No, I just came over to see the Speaker and I had no idea he was going to do this, but let me say to you, that, ah, compliment you on working hard, as you always do, and I hope that we can finalize our business here and take care of the people's interest, as quickly as is possible, so we can get back to our other duties. Thank you."

Hon. W. Robert Blair: "All right, with leave of the House, we'll go to vetoes, under Amendatory Vetoes - Motions, appears House Bill 584, on which the Chair recognizes the gentleman from Wayne, Mr. Blades."

Ben C. Blades: "Mr. Speaker, Ladies and Gentlemen of the House, I move that we accept the amendment as suggested by the Governor's Office on House Bill 584. I'll be glad to make an explanation if anybody so desires. This, ah, this bill provides for the naming of certain game farms in the State of Illinois, and we had suggested Yorkville Game Farm and suggest Palmer Game Farm in Kindale County. I move the adoption of this amendment."



Hon. W. Robert Blair: "Is there any discussion? The question is shall the House adopt the amendment? All those in favor will vote 'Yeas' and the opposed 'No'. Have all voted who wished? The Clerk will take the record. In this question, there are 134 'Yeas' and no 'Nays', and the amendment having received the constitutional majority, is hereby declared adopted. House Bill 1186. The . . ."

Frédric B. Selcke: "Motion. Pursuant to Paragraph (e) of Section 9 of Article IV of the Constitution of 1970, I move that the House accept the specific recommendation for changes as to House Bill 1186, set forth in the Governor's veto message of August 12, 1971. Thomas House."

Hon. W. Robert Blair: "The gentleman from Kankakee, ah, Mr. Thomas Houde."

Thomas R. Houde: "Mr. Speaker and Ladies and Gentlemen of the House, this particular bill amended the 'County Zoning Act', which exempts from zoning ordinance the temporary use of land facilities. This particular bill, the Governor felt that there should be a period of time specified. In other words, he wanted it limited to one year. I agree with his recommendation, and I urge you to move the adoption of the amendment."

Hon. W. Robert Blair: "The gentleman from Cook, Mr. Berman."

Arthur L. Berman: "Would the sponsor yield?"

Hon. W. Robert Blair: "He indicates that he will."

Arthur L. Berman: "The the synopsis indicates that it excludes home rural units. Is that provision still in the amended



bill?"

Thomas R. Houde: "Yes, sir."

Arthur L. Berman: "Thank you."

Hon. W. Robert Blair: "Any further discussion? The question is shall the House adopt the amendment? All those in favor vote 'Yeas', the opposed 'No'. Have all voted who wished? The Clerk will take the record. In this question, there are 132 'Yeas' and no 'Nays', and, the amendment having received the constitutional majority, is hereby declared adopted. For what purpose does the gentleman from Lawrence, Mr. Cunningham rise?"

Roscoe D. Cunningham: "Mr. Speaker, this House is honored today to have as guests in the northwest galleries, 45 students from Palestine Eighth Grade; and Palestine is the oldest city in the State of Illinois. The teacher is Miss Kelly and Mrs. Mallos. Kids, stand up please, so they might see you. Thanks, Mr. Speaker."

Hon. W. Robert Blair: "House Bill 549."

Fredric B. Selcke: "Wait just a minute. Pursuant to Paragraph (e) of Section 9 of Article IV of the Constitution of 1970, I move that the House accept the specific recommendation for change to House Bill 549 as set forth in the Governor's message of August 27, 1971. Rolland Tip-sword."

Hon. W. Robert Blair: "The gentleman from Christian, Mr. Tip-sword."

Rolland F. Tip-sword: "Mr. Speaker, Ladies and Gentlemen of



the House, this bill, as you may not recall, as a bill it was filed by Representative Clabaugh, but was handled by me on the floor at the request of Representative Clabaugh. It's a bill relating to the action of Quo Warranto in regard to the formation of public taxing districts of various kinds. It had proposed that there be a one year limitation with in which to file Quo Warranto proceedings to attack or question the legality of the organization. The Governor has proposed that that limit be extended from one year to three years, with which I agree, and I would move that we adopt the amendment here proposed and as suggested by the Governor's veto message."

Hon. W. Robert Blair: "Is there any further discussion? The gentleman from Cook, Mr. Simmons."

Arthur E. Simmons: "Well, Mr. Speaker, yesterday we we had to wait to get some printed amendments on four or five of these types of bills. I don't find a printed amendment on this one."

Hon. W. Robert Blair: "I'm sorry, you'll have to repeat the question."

Arthur E. Simmons: "Yesterday we recessed for two hours so we could get printed amendments in conformity with the Governor's wishes. I do not find such a printed amendment for this bill."

Hon. W. Robert Blair: "The Clerk advises that they they have been distributed. Did you find it? Well, let's take that one out of the record, until we, ah, . . . the Clerk advises



that they have been distributing the actual amendments we're voting on, but on that one, apparently it's it's not out. How about House Bill 2769? Okay, the Clerk read the motion. 2769."

Fredric B. Selcke: "Ah, Pursuant to Paragraph (e) of Section 9 of Article IV of the Constitution of 1970, I move that the House accept the specific recommendations for change to House Bill 2769 as set forth in the Governor's message of September 21, 1971. Pete Pappas."

Hon. W. Robert Blair: "The gentleman from Rock Island, Mr. Pappas."

Pete Pappas: "Ah, Mr. Speaker, and Ladies and Gentlemen of the House, House Bill 2769 provide for state library policies and set up a Library Advisory Committee and clerifies the powers and duties of the State Librarian. The changes made in House Bill 2769 make it conform to the to House Bill 1179 which the House passed and had been signed by the Governor. And I would recommend that we approve the motion."

Hon. W. Robert Blair: "Discussion? The question is shall the House adopt the amendment? All those in favor will vote 'Yeas', the opposed 'No'. Have all voted who wished? The Clerk will take the record. On this question, there are 135 'Yeas' and no 'Nays', and the amendment having received the constitutional majority is hereby declared adopted. For what purpose does the gentleman from Lawrence, Mr. Cunningham rise?"



Roscoe D. Cunningham: "Mr. Speaker and Members of the General Assembly, it is my pleasure to introduce the beautiful wife of the distinguished elder Representative from the 54th District, Charles Keller. Nome, in the east balcony, would you stand, please?"

Hon. W. Robert Blair: "All right, I understand that we can now go back to House Bill 549, that the amendment has been located. The gentleman from Christian, Mr. Tipsword. Is there any further discussion on the motion with respect to 549? All right, the question is shall the House adopt the amendment? All those in favor will vote 'Yeas', and the opposed 'No'. Have all voted who wished? The Clerk will take the record. On this question, there are 136 'Yeas' and 1 'Nay', and the amendment having received the constitutional majority is hereby declared adopted. 1460?"

Fredric B. Selcke: "Motion. Pursuant to Paragraph (e) of Section 9 of Article IV of the Constitution of 1970, I move that the House accept the specific recommendation for change as to House Bill 1460 as set forth in the Governor's message of September 2, 1971. John Friedland."

Hon. W. Robert Blair: "The gentleman from Kane, Mr. Friedland."

John E. Friedland: "Mr. Speaker, Ladies and Gentlemen of the House, I would urge the House adopt the recommended change. It places the freeze upon the salaries of the administrative secretaries to the Chief Circuit Judges."

Hon. W. Robert Blair: "Discussion? All right, the question



is shall the House adopt the amendment? All those in favor vote 'Yeas', and the opposed 'No'. The gentleman from a a Cook, Mr. Shea."

Gerald W. Shea: "Would you mark me present on this roll call?"

Hon. W. Robert Blair: "Shea, present. The gentleman from Christian, Mr. Tipsword, present?"

Rolland F. Tipsword: "Present, please."

Hon. W. Robert Blair: "The gentleman from Cook, Mr. Welsh, present. The gentleman from St. Clair, Mr. Krause, present. The gentleman from Adams, Mr. McClain, present. The gentleman from Cook, Mr. Carroll, present. The gentleman from Cook, Mr. Taylor, present. The gentleman from Cook, Mr. Lechowicz, present. The gentleman from Cook, Mr. O'Brien, present. The gentleman from Cook, Mr. McLendon, present. The gentleman from Cook, Mr. Lenard, present. The gentleman from Cook, Mr. Yourell, present. The gentleman from Cook, Mr. Shaw, present. Mr. Leon, present. Mr. Thompson, present. Mr. McDermott, present. Mr. Kosinski, present. Mr. Smith, present. Mr. Capparelli, present. Mr. Terzich, present. Mr. B. B. Wolfe, present. Mr. Matijevich, present. Mr. Colitz, present. Mr. Barry, present. Mr. Bradley, present. I've I've got you Frank. Mr. Harold Washington, present. Mr. Fennessey, present. Mr. Barnes, present. Mr. Maragos, present. Mt. Otis Collins, present. Mr. Caldwell, present. Mr. Berman, Present. The gentleman from Cook, Mr. Shea."



Gerald W. Shea: "Mr. Speaker, Ladies and Gentlemen of the House, this is one of the Governor's amendatory vetoes and if this bill fails to reach 89 votes, I would like to ask the Speaker what will happen to the bill?"

Hon. W. Robert Blair: "Is, the gentleman from Kane, going to entertain postponing consideration? All right, is there objection? All right, the motion will be placed on postponed consideration, is there, was there further inquiry? Yes, Mr. Shea."

Gerald W. Shea: "Mr. Speaker, again I go back to the amended rules that if he calls the bill again and it fails to receive the 89 votes, would this bill then be returned to the Governor for further action by the Governor, wherein he must either veto, approve or let sit on his desk for a length of time and it would then become law?"

Hon. W. Robert Blair: "Well, the, I I will answer this question, even though it's ah not on the specific thing, so we'll have an understanding about how I intend to rule in this area. Ah, any amendatory veto that fails to receive the 89 votes by midnight next Wednesday night would be under the Rules, returned to the Governor."

Gerald W. Shea: "Ah, it gets returned to the Governor and as I read the copy of the enrolled and engrossed bills that have that've been returned to this House and put on the members' desks, I find no place on that bill, that the Governor has taken any action except returned it, so would it be the interpretation that the Governor then must



act on those bills in some affirmative manner?"

Hon. W. Robert Blair: "Well, I can't really rule on what the Governor may or may not do when he gets what we do or haven't done back. But it would be my thought in looking at 9 (e) that if the action or non-action that we do does not conform with the specific recommendations of the Governor, that he must then return the bill to the Assembly as a total vetoed bill. The gentleman from Union, Mr. Choate."

Gerald W. Shea: "Thank you."

Clyde L. Choate: "Ah, Mr. Speaker, for the edification of the House members, ah, I'm sure that the Speaker and the other members of the Rules Committee realize that this is a question that we discussed late a for a lengthy time in the Rules Committees yesterday. There was, a disagreement as far as the Rules Committee members are concerned, is exactly what would happen, and if you will recall, it was at that time that I suggested at least that it was my feeling that when the bill went back to the Governor on in a case of this nature, and his recommendation was not sustained, that it was different than the other two items which he might take action on, that the bill would go back to the Governor in its original form and then he could foruse the prerogative of either vetoing, signing into law, or letting it become law without his signature. Ah, this is still the feeling of myself, and if I recall correctly, yesterday, the Speaker and I shared at least some



identical feelings in this particular field, which I stated therein the Rules Committee yesterday. But I do feel that one, before we continue actions on these things, that we should have, Mr. Speaker, a an opinion from either the Governor's office or the Attorney General, explicitly devoting itself to this particular item so that we in the House and the Senate will know exactly what their intentions, what the executive branch's intention is, as far as amendatory vetoes are concerned."

Hon. W. Robert Blair: "The representative from the Governor's Office advises me that their intentions are honorable."

Clyde L. Choate: "Never a question in my mind."

Hon. W. Robert Blair: "2006."

Fredric B. Selcke: "Pursuant to Paragraph (e) of Section 9 of Article IV of the Constitution of 1970, I move that the House accept the specific recommendation for change as to House Bill 2006 as set forth in the Governor's message of September 10, 1971. Arthur Telcser."

Hon. W. Robert Blair: "The gentleman from Cook, Mr. Telcser."

Arthur A. Telcser: "Mr. Speaker, Ladies and Gentlemen of the House, as most of you recall, I'm sure, House Bill 2006, a companion bill to the series of drug bills that we passed during the regular session, deals with a citizen who commits himself to a State Agency as a drug abuser or an addict. Under legislation, which we passed and sent to the Governor, we said that that individual must submit himself to the Director of the Department of Law Enforcement. The Gov-



ernor feels, and rightfully so, that this should be a situation better handled certainly under interim basis by the Department of Mental Health. So in his amendatory veto, he has suggested that we substitute the Director of the Department of Law Enforcement for the Department of Mental Health. And I'll move that the House do adopt and pass the Governor's amendment to House Bill 2006."

Hon. W. Robert Blair: "Discussion? The question is shall the House adopt the amendment? All those in favor will vote 'Yeas', and the opposed 'No'. Have all voted who wished? The Clerk will take the record. Hanahan, 'Yeas'. On this question, there are 152 'Yeas' and no 'Nays' and the amendment having received the constitutional majority, is hereby declared adopted. 1963?"

Fredric B. Selcke: "Pursuant to Paragraph (e) of Section 9 of Article IV of the Constitution of 1970, I move that the House accept the specific recommendation for change as to House Bill 1963 as set forth in the Governor's message of September 8, 1971. Philip Collins."

Hon. W. Robert Blair: "The gentleman from Cook, Mr. Collins, Phil Collins."

Philip W. Collins: "Ah, Mr. Speaker, Ladies and Gentlemen of the House, House Bill 1963 amends 'The School Code' to provide for the residency requirements of six months as provided in the new constitution. The Governor's message also changes the age of 21 to 18 to bring it into conformity with the 26th amendment of the Federal Constitution.



I move for its adoption."

Hon. W. Robert Blair: "Is there discussion? The question is shall the House adopt the amendment? All those in favor will vote 'Yeas', and the opposed 'No'. Have all voted who wished? The Clerk will take the record. On this question, there are 121 'Yeas' and no 'Nays', and the amendment having received the constitutional majority, is hereby declared adopted. 1959?"

Fredric B. Selcke: "Ah, I move that the attached amendment be adopted as a change to the engrossed House Bill 1959, accept the Governor's specific recommendation for change. Signed, Representative Carroll."

Hon. W. Robert Blair: "The gentleman from Cook, Mr. Carroll?"

Howard W. Carroll: "Mr. Speaker, Ladies and Gentlemen of the House, the recommended change from the Governor's office is based on an Attorney General's opinion that a Senate amendment would be in conflict with the 'Federal Fair Credit Reporting Act'. I would move for the adoption of the amendment to the bill in conformity with the Governor's opinion."

Hon. W. Robert Blair: "Is there any discussion? The question is shall the House adopt the amendment? All those in favor will vote 'Yeas', and the opposed 'No'. Have all voted who wished? The Clerk will take the record. On this question, there are 152 'Yeas' and no 'Nays', and the amendment having received the constitutional majority, is hereby declared adopted. 535?"



Fredric B. Selcke: "Motion. Pursuant to Paragraph (e) of Section 9 of Article IV of the Constitution of 1970, I move that the House accept the specific recommendation for change as to House Bill 535 as set forth in the Governor's message of July 23, 1971. Bernard McDevitt."

Hon. W. Robert Blair: "The gentleman from Cook, Mr. McDevitt."

Bernard McDevitt: "Mr. Speaker and Members of the House, House Bill 535, was one of a series of bills that was fostered by the Illinois State and the Chicago Bar Associations which eliminated dower and substituted or preserved the statutory share for the widow. In the transcribing of the original bill, in carrying over the original bill, they left a line out, and before the Governor signed the bill, it was called to his attention, so he sent it back for this amendment. It's a good amendment. It'll put the bill in proper form. I respectfully request your vote."

Hon. W. Robert Blair: "Any further discussion? The question is ah shall the House adopt the amendment? All those in favor will vote 'Yeas', and the opposed 'No'. Have all voted who wished? The Clerk will take the record. On this question, there are 146 'Yeas' and no 'Nays', and the amendment having received the constitutional majority, is hereby declared adopted. 3032?"

Fredric B. Selcke: "Motion. Pursuant to Paragraph (e) of Section 9 of Article IV of the Constitution of 1970, I move that the House accept the specific recommendation for change as to House Bill 3032 as set forth in the Governor's



message of September 10, 1971. Kenneth Miller."

Hon. W. Robert Blair: "The gentleman from Whiteside, Mr. Miller."

Kenneth W. Miller: "Mr. Speaker and Members of the House, this bill, House Bill 3032, was originally drafted by the Reference Bureau. It has to do with the construction of statutes passed in the same sessions of the General Assembly. The Governor suggested what was considered to be better language, and together with the Governor. . . with the Reference Bureau, the amendment which the Governor is suggesting is to clarify the matter under the new constitution. Ah, Mr. Speaker, I move that we adopt the amendment."

Hon. W. Robert Blair: "Any further discussion? The gentleman from Cook, Mr. Shea."

Gerald W. Shea: "Mr. Speaker, Ladies and Gentlemen of the House, I'm wondering if the sponsor might hold this bill for a couple of days. This bill, as I read it, affects legislation and the effective date. Now in the process at the present time, we're amending several acts that could or might be in conflict with other sections of the statute, and if this bill passes both Houses in its form, it will have a great impact on the work that we're doing in this session, this short recess session, and I'm I'm just scared that we're going to end up with bills that, we're amending other sections of the statute that don't we don't realize what we're doing with this bill and I'm



wondering if the Representative could talk about that."

Hon. W. Robert Blair: "The gentleman from Whiteside, Mr. Miller."

Kenneth W. Miller: "Ah, I'd like to answer Representative Shea. I I have no objection, sir, to holding this to have further discussions on it. I think it's a bill that we should see passed. I'd be glad to discuss it with you further if you'd like a little more time. I I just think that it must be passed in this session, and I'd be glad to hold it, Mr. Speaker, if that's what the gentleman desires."

Hon. W. Robert Blair: "The gentleman from Cook, Mr. Shea."

Gerald W. Shea: "Representative Miller, if you will hold it, I'd like to talk to you about it. I was a co-sponsor to the original legislation and I will tell you I will give you my support to get it out of this House."

Hon. W. Robert Blair: "All right, take it out of the record. For what purpose does the gentleman from Perry, Mr. Cunningham rise?"

William J. Cunningham: "Mr. Speaker, possibly on the order of personal privilege, one of my clan made a couple of statements a while ago, trying to make points for the local paper, and it seems like, that he messed up a couple of families pretty bad, and I don't much care what he does with Senator Keller and Lyndon Johnson. I know that Mr. Johnson and Mrs. Keller has got to fight with him. But that's up to them. What I want to set straight, is that the fact that Palestine is not the oldest town in the State



of Illinois. This historical library just a while ago told me that the settlement known as St. Louis was the first place that they killed rabbits around Illinois. Shawneetown beats Palestine, and Kaskaskia was not only the first capitol of the State of Illinois, but was the oldest settlement in the State of Illinois. I don't mind the gentleman from Lawrence coming up here and using those big words, but just so he gets his information straight on marital triangles as well as the oldest municipality in the State. Thank you, Mr. Speaker."

Hon. W. Robert Blair: "2572."

Fredric B. Selcke: "Motion. Pursuant to Paragraph (e) of Section 9 of Article IV of the Constitution of 1970, I move that the House accept the specific recommendation for change as to House Bill 2572 as set forth in the Governor's message of August 27, 1971. M. K. Anderson."

Hon. W. Robert Blair: "The gentleman from Winnebago, Mr. Anderson."

Merle K. Anderson: "Mr. Speaker and Ladies and Gentlemen of the House, the amendment to House Bill 2572 merely straightens out some names of our parks and also some spelling. What it really does is on page 2 by inserting after line 16 the following: 'Jubilee College Park in Peoria County'; and on page 2 by striking line 21 and inserting in lieu thereof the following, 'Lewis and Clark State Park in Madison County'; and on page 3, line 5, by striking 'Sangchrist' and inserting in lieu thereof 'Sangchris'. I move adoption



of this amendatory motion, Mr. Chairman, that we recommend the Senate approve of it, too."

Hon. W. Robert Blair: "Is there discussion? Further discussion? The question is shall the House adopt the amendment? All those in favor will vote 'Yeas', and the opposed 'No'. Have all voted who wished? The Clerk will take the record. The gentleman from Cook, Mr. Arrigo."

Victor A. Arrigo: "Mr. Speaker, if I may sir, I'd like to correct some misstatements that were made here a few moments ago. Ah, Representative Cunningham, mentioned something about the oldest community in the State of Illinois. I'd like to remind the gentleman that in 1689 Enrico Tonti, spelled with an i, who had come here with Pere Marquette and Cavellier LaSalle, founded the fort at Starved Rock. Enrico Tonti was the first white settler in Illinois. Indeed, he is buried at Starved Rock and he is the forgotten man of Illinois history. I am certain that any man who found who founded a fort, it can be said of him that he also founded a city upon which the fort, based on that fort. And I trust Representative Cunningham, that you will accept the correction in due deference of the forgotten man in Illinois history, Enrico Tonti. Thank you."

Hon. W. Robert Blair: "In between here, the vote on that last roll call was 148 'Yeas' and no 'Nays', and the amendment having received the constitutional majority, is hereby declared adopted. Now to the gentleman from Perry, Mr. Cunningham. For what purpose do you rise?"



then all of those bills that are under total veto will come off the calendar at that time. So it won't be a matter of a prolonged cluttering."

Bernard B. Wolfe: "Well, I understand that, but my point was that I think it's a good idea to let the members of the House, and the Speaker and the leadership know, in advance, what a member intends to do with a vetoed bill and I think it makes for better procedure as far as the House is concerned and as far as the leadership is concerned."

Hon. W. Robert Blair: "All right, is there further discussion? The question is shall House Resolution 400 be adopted? All those in favor, let's vote on it since it's a rule change, vote 'Yeas', the opposed 'No'. I do want to point out to allay any fear that the Majority Leader said, we're dealing with a new area, a area here, on these gubernatorial vetoes, and so the Rules Committee will pretty much be meeting every day. So, we might have to be making changes as we move along from day to day in this area. So any suggestions that any of the members have, be assured that any members of the Rules Committee on both sides of the aisle will be happy to entertain them and give them full consideration in the Rules Committee. Have all voted who wished? The Clerk will take the record. Hart, 'Yeas'. McDevitt, 'Yeas'. In this question, there are 154 'Yeas' and no 'Nays', and the Resolution having received the majority vote is hereby declared passed. All right, on the calendar, on page 2, under Amendatory Veto appears



William J. Cunningham: "Just to acquiesce to Victor. I'm glad to see you back, by the way. And, I'd never go against you, although your gentleman did not establish a municipality. And that is what the erroneous Cunningham was talking about, but I I have just been informed by Senator Carroll that for all of you feather merchants that thinks that you got over here first, his people were here a hell of a long time before any of us. He is part Indian."

Hon. W. Robert Blair: "For what purpose does the gentleman from Cook, Mr. Douglas rise?"

Bruce L. Douglas: "Mr. Speaker, I would like leave of the House to remove my name as Chief Sponsor of House Bills 2645 and 2646. Both of these bills are on third reading and since I have reconsidered the possibilities that there might be some question of conflict of interest, since both of these are related to my professional a involvement, Representative Matijevich, who is on both of these bills, has agreed, if I may have leave of the House to remove my name, to take over the Chief Sponsorship of both of these bills. Therefore, Mr. Speaker, I ask for that approval of the House."

Hon. W. Robert Blair: "Is there objection? Hearing none, the gentleman will be removed as sponsor on the 2645 and 2646. All right, with leave of the House, we'll go to introductions and first reading."

Fredric B. Selcke: "House Bill 3647, Ed Madigan. Amend 'An Act in relation to State Revenue sharing with local govern-



ments'. First reading of the bill. House Bill 3648, Bill Cunningham. Amends 'The Illinois Municipal Code'. First reading of the bill. House Bill 3649, Gardner. Amends 'The Athletic Exhibition Registration Act'. First reading of the bill. House Bill 3650, Gardner. An act relating to the closed circuit telecasting of certain athletic events. First reading of the bill. House Bill 3651, Hirschfeld. Amends 'The Election Code'. First reading of the bill. House Bill 3652, Wall. Amends 'The Beauty Culture Act'. First reading of the bill. House Bill 3653, L. Cunningham. Amends 'The Election Code'. First reading of the bill. House Bill 3654, Harold Washington. Creates a 'Witness Protection Act'. First reading of the bill. House Bill 3655, Washington. Makes an appropriation to Department of Law Enforcement. First reading of the bill. House Bill 3656, Harold Washington. Amends 'The Township Zoning Act'. First reading of the bill. House Bill 3657, Washington. Amends 'The Municipal Code'. First reading of the bill. House Bill 3658, Harold Washington. Amends 'The County Zoning Act'. First reading of the bill. House Bill 3659, Craig. Amends 'The Criminal Code'. First reading of the bill. House Bill 3660, Pete Miller. Amends 'The General Assembly Retirement System'. First reading of the bill."

Hon. W. Robert Blair: "All right, if you'll hold it up there just a moment, Mr. Clerk, we're fortunate to be graced with the presence of the Fruit Queen of Illinois, Deborah Stras-



baugh from Belleville. Would you like to say a few words?"
 Deborah Strasbaugh: "Thank you very much. Thank you. I'm very happy to be here and I feel very very privileged to be in front of such a distinguished group of gentlemen. We're here to see the Governor because this is National Apple Week, and, well. . .peaches, were a little bit later. Thank you very much. I m very glad to be here."

Fredric B. Selcke: "House Bill 3661, Hanahan. Amends 'The Fees and Salaries Act'. First reading of the bill. House Bill 3662, Kosinski. Amends 'The Revenue Code'. First reading of the bill. House Bill 3663, Nowlan. An act to amend Section 1 and 4 of 'An Act in relation to hearings before commissions'. First reading of the bill. House Bill 3664, Dyer. Amends 'The Eminent Domain Act'. First reading of the bill. House Bill 3665, Rose. 'An Act in relation to the joint election of a States Attorney by two or more counties'. First reading of the bill. House Bill 3666, Rose. Amends 'The Election Code'. First reading of the bill. House Bill 3667, Rose. Amends 'The Criminal Code of 1961'. First reading of the bill. House Bill 3668, Douglas. Establishes 'The Illinois off-track pari-mutual betting law' and creates 'The Illinois Off-track pari-mutual betting Commission'. First reading of the bill. House Bill 3669, Douglas. Establishes the off-track betting expense and distributing fund in the State Treasury. First reading of the bill. House Bill 3670, Douglas. Establishes the City of Chicago off-track betting



law. First reading of the bill. House Bill 3671, Fary. Amends 'The Criminal Code of 1961'. First reading of the bill. House Bill 3672, Fary. An act making lawful the conducting of raffles and chances by certain non-profit organizations. First reading of the bill. House Bill 3673, Douglas. Amends 'The Fraudulent Advertising Act'. First reading of the bill. House Bill 3674, Lindberg. Amends 'The Election Code'. First reading of the bill. House Bill 3675, Lindberg. An act to amend Section 2 of and to add Section 1.1 and 2.2, to 'An Act relating to vacancies in the office of judge'. First reading of the bill."

Hon. W. Robert Blair: "For what purpose does the gentleman from Cook, Mr. B. B. Wolfe rise?"

Bernard B. Wolfe: "May I respectfully, Mr. Speaker, ask leave of the House to be recorded on House Bill 2907 as voting 'No.' I did not vote on that bill and it will not change the results of that vote."

Hon. W. Robert Blair: "The Chair recognizes the gentleman from Cook, Mr. Hyde. For what purpose does the gentleman from Cook, Mr. Hyde rise?"

Henry J. Hyde: "Well, I rise to oppose the gentleman's request. It is contrary to our rules, and it comes much too, too late after the Rule 64, comes much too late after the event and if he, the gentleman will read Rule 64, I know he's a student of the rules, he'll he'll probably want to withdraw his request. In the event that he doesn't through inadvertence, I object."



Hon. W. Robert Blair: "The gentleman from Cook, Mr. B. B. Wolfe."

Bernard B. Wolfe: "Thank you, Mr. Speaker, and I'm glad to see you're on your toes this morning. Mr. Majority Leader, I have carefully read Rule 64, which does not have any time limitation, it only provides for the recording in the Journal of a member who has not voted. This is the rule made by unanimous consent of the House, have his name, and we've accorded that privilege in the past to members of the House who have not voted, and this is all that Rule 64 says. There's no time limitation with respect to when a the a the motion may be made and I didn't vote, as I previously stated, and I would like to be recorded voting 'No'. It does not change the result previously announced on that particular bill."

Hon. W. Robert Blair: "Well, the rule is quite clear, that any such motion as that, even if it were timely made, has to be filed by the day following the day on which the roll is taken. That's what the rule says, 'May by unanimous consent and before the end of the next legislative day have his name shown in the Journal'."

Bernard B. Wolfe: "Ah, would you give me just one moment, Mr. Speaker?"

Henry J. Hyde: "The gentleman, while Mr. Wolfe is refreshing his recollection as to Rule 64, I might point out an additional reason that bill has long since left the control of the House."



Hon. W. Robert Blair: "The gentleman from Cook, Mr. B. B. Wolfe."

Bernard B. Wolfe: "I'd like to beg your forgiveness. I read the rule before it was amended. The old rule did not have that provision, and the '71 rule as amended does have the provision of the next legislative day, and I'll withdraw my motion at this time."

Henry J. Hyde: "Apology accepted."

Bernard B. Wolfe: "But I'd like to move to suspend that rule if I may so that I can be recorded."

Henry J. Hyde: "Mr. Speaker, in in response to the gentleman. . ."

Hon. W. Robert Blair: "The gentleman from Cook, Mr. Hyde."

Henry J. Hyde: ". . .in response to the gentleman's request to suspend the rule, I would say that his request is not timely made and therefore is out of order."

Bernard B. Wolfe: "Ah, Mr. Speaker, in reply to the Majority Leader, some speaker once said that, I believe in my Freshman term, that 89 votes in this House can accomplish any legislative act or fact, and my motion to suspend Rule 64, if I'm able to secure 89 votes, would permit me to then present my motion to be recorded a not having previously voted on that particular bill."

Hon. W. Robert Blair: "All right, my ruling with regard to the gentleman's request is that the motion to suspend for the purpose that he's announced would not be in order. And that's my ruling. The gentleman from Cook, Mr. B. B.



Wolfe."

Bernard B. Wolfe: "Mr. Speaker, before you finalize your particular ruling with respect to a motion to suspend a rule of of the House, it would seem to me that Robert's Rules of Order and the rules of this House would permit improper form and improper order the suspension of any rule of this House, a providing that you either one get unanimous consent or on the other hand in the alternative you get 89 votes to suspend that particular rule. Now, your application to Rule 64 would certainly be to be consistent would apply to any one of the rules of this House and would prevent a member of this House from proceeding in a in due process and in accordance with the rules from making such a motion. Now, there are certain restrictions in the rules itself and I don't believe that Rule 64 is covered by the restrictions contained in Paragraph 93, Section XI of the rules, which specifically sets forth certain rules."

Hon. W. Robert Blair: "I'm limiting you know my a determination to the specific purpose for which you are requesting leave to, you're moving to suspend, and that is to change a vote on a bill which passed out of of this assembly before July 1, which has been journalized as having been passed, and that's at this time not timely and I don't intend to allow a motion to suspend that rule for that particular purpose at this time. The gentleman from Lake, Mr. Pierce."

Daniel M. Pierce: "Ah, Mr. Speaker, it may help the gentle-



man if you could explain to him that all that bill was was a vehicle for legislative reapportionment, pursuant to agreement between the Republican and Democratic leadership, there having been no agreement that bill will never be passed out of the Senate."

Hon. W. Robert Blair: "The gentleman from Cook, Mr. Hyde."

Henry J. Hyde: "Mr. Speaker, I again object to the remarks of Mr. Pierce that are improper at this time."

Hon. W. Robert Blair: "Yes, I agree, Mr. Pierce is out of order. More introductions, ah, first reading of House Bills."

Fredric B. Selcke: "House Bill 3676, Blades. Amends the law on coroners. First reading of the bill. House Bill 3677, Rayson. Amends an act relating to eminent domain. First reading of the bill. House Bill 3678, Rayson. Amends an act relating to eminent domain. Now wait a minute, wait just a minute. First reading of the bill. House Bill 3679, Rayson. Amends an act to revise the law in relation to marriages. First reading of the bill. House Bill 3680, McCormick. Enacts the 'Highway Advertising Control Act of 1971'. First reading of the bill. House Bill 3681, Tuerk. Amends 'The Election Code'. First reading of the bill."

Hon. W. Robert Blair: "What purpose does the gentleman from Cook, Mr. Shea rise?"

Gerald W. Shea: "Mr. Speaker, under the rules adopted by this House, today would be the last introduction for intro-



ducing bills and having them assigned to committee. Now, when we adjourn, will there be some provision that we may file them with the Clerk until a specific time today? In other words, instead of adjourning until Monday, we can recess and then adjourn later this afternoon?"

Hon. W. Robert Blair: "Well, we will, the Clerk's Office will remain open. We will when we leave, we will be recessing until or or we will be in the state of being in session, but it will be a recess as such, until 5:30 P.M. this afternoon. During that interval, why House Bills can be introduced and read for the first time in right here on the floor of the House."

Gerald W. Shea: "Thank you very much."

Hon. W. Robert Blair: "The Chair recognizes the gentleman from Cook, Mr. Hyde."

Henry J. Hyde: "Ah, Mr. Speaker, I'd like to make an announcement and I wish the membership would give me their attention. Ah, if you a wish to have your bills heard next week in committee, and as you know, today is the last day for filing bills, the assignment by the Speaker of the bills that are filed to committee will occur today as quickly as possible, and you may find out from the Clerk's Office to which committee your bill has been assigned. Then it would be your responsibility to meet with the Chairman of the committee, a so that your bill would certainly be posted for hearing next week. Because the deadline for posting of bills to be heard in committee next week will be noon



tomorrow. So first of all, learn where what committee your bill has been assigned to from the Clerk and then get ahold of the Chairman of the committee and request that he post your bill for hearing next week by noon tomorrow."

Hon. W. Robert Blair: "The gentleman from Union, Mr. Choate."

Clyde L. Choate: "Mr. Speaker, I noticed that there was a good deal of conversation on the floor when the Majority Leader was making his announcement, and I would hope that the membership would pay attention to what he said and that they would request from the Chairman of the various committees to have their bills heard, so that if at the first of next week, we will not have motion after motion or request after request on the floor of this House that the rules be waived so that a particular member might have his bill heard before a committee. I would think it's in the interest of the feasible operation of this House that each and every member pay strict attention to this announcement and request of the appropriate committee chairman a hearing on his bill if he desires it to be heard in this session that we're now entering into."

Hon. W. Robert Blair: "The gentleman from Cook, Mr. Hyde."

Henry J. Hyde: "Ah, Mr. Speaker and Ladies and Gentlemen of the House, another two more announcements of interest. The Speaker, with the cooperation of the leadership on the other side of the aisle is going to do his best to have commission appointments completed this week. Any of you that have desires or views or wishes on certain commissions



and appointments thereto, would you please, if you have not done so already, give a note to the Speaker's secretary indicating your preferences and wishes, and as I say, the appointments will hopefully be made by this week. Now, I'm going to make a further announcement that the House will stand in informal recess until 5:30 P.M. today, at which time, my motion will be that we do adjourn until Monday at 1:00 P.M., but the business of the House, floor wise will now cease, but the Clerk's office will be open for reception of bills to be filed and we are technically still in session until 5:30 P.M. at which time we will adjourn until Monday at 1:00 P.M. Thank you."

Hon. W. Robert Blair: "Resolutions. For what purpose does the gentleman from a Macon, Mr. Borchers rise?"

Webber Borchers: "Mr. Speaker, a question from Representative Hyde."

Hon. W. Robert Blair: "All right."

Webber Borchers: "Did I, Representative Hyde, did I understand you to say by 12:00 noon tomorrow that you'd have to see the committee chairman in relation to the bills to be heard?"

Henry J. Hyde: "I said that all bills that are to be heard next week in committee must be posted for hearing by noon tomorrow."

Webber Borchers: "Well, then, ah, well, we're we're not in session tomorrow, so we'll have to do it now."

Henry J. Hyde: "That would seem to follow."



Webber Borchers: "Oh, very well."

Hon. W. Robert Blair: "The gentleman from Union, Mr. Choate."

Clyde L. Choate: "Well, Mr. Speaker, ah, only to correct one small error, I'm sure that the Majority Leader did not mean it that way, but the members on this side of the aisle have already filed their request for commission assignments with their Minority Leader, and they will be finalized sometime later on today. One other thing, Mr. Speaker, one of the members from this side of the aisle, without naming the member by name and without naming the Chairman of the Committee by name, but has advised me that he did request a couple of bills to be heard at next week's committee hearings, and the Chairman informed him that he didn't want to hear the, that he didn't want to hear any bills or anything of that nature, and I hope that the Chairman will reconsider and give this member his rightful due and let him have his bills heard in this particular committee next week."

Hon. W. Robert Blair: "The gentleman from McLean, Mr. Bradley."

Gerald A. Bradley: "Mr. Speaker, Ladies and Gentlemen of the House, if the motion is at this time could be heard, House, I'd like to make a motion to table House Bill 3584. I'd like to ask request unanimous consent to table 3584."

Hon. W. Robert Blair: "Where is it?"

Gerald A. Bradley: "Ah, it was filed. . ."

Hon. W. Robert Blair: "Is it in. . ."

Gerald A. Bradley: "Tuesday."



Hon. W. Robert Blair: "Oh."

Gerald A. Bradley: "And we would like to table it today. We have drafted another bill."

Hon. W. Robert Blair: "All right. If there's no objection, then leave will be granted to table the bill. The gentleman from Cook, Mr. Katz."

Harold A. Katz: "Ah, . . ."

Hon. W. Robert Blair: "What purpose do you rise?"

Harold A. Katz: "Mr. Speaker, we have a procedural problem here. Some of us are filing a few bills today here, we may want to schedule them for next week, we do not even know the name of the committee chairman, because we don't know the committee to which they're going to be assigned. Would it be possible for us to have a central place, for example, the Clerk, and leave with him a request that it be scheduled, and then when the bill is assigned, the appropriate Committee Clerk for that committee would then schedule that bill? I believe. . ."

Hon. W. Robert Blair: "I think, yes, I think that that, from the standpoint of conducting the business, and since we are adjourning now, that it would be in order for a written request to be made in the Clerk's Office that the that bill be set for hearing next week. Now, then, it would be my further thought, though, that the Clerk of the committee to which I'll refer the bills, as soon as I adjourn here, would contact the Chairman and advise the Chairman and the Chairman would then direct the Clerk with regard to the



notices and the requests that have been made concerning those bills. I think that procedure would be all right."

Harold A. Katz: "All right. In that regard, Mr. Speaker, it would be useful if we could do that with any bill, because I see a committee Chairman for example, that isn't here, and if we could simply leave it with the Clerk and he would then direct it to that particular committee clerk who would take it up with the Chairman of the committee."

Hon. W. Robert Blair: "Yes."

Harold A. Katz: "Thank you. Thank you, sir."

Hon. W. Robert Blair: "All right, as you know, the Clerk's office is under repair, so the Clerk's advised me that rather than you going up stairs to the fourth floor to make those requests, that they'll have their people here, on the floor, so you can make the the paper, your written request right here on the floor: The gentleman from Cook, Mr. O'Brien."

Daniel J. O'Brien: "Yes, Mr. Speaker, if we have a bill in committee from the the Spring on postponed consideration, in committee, need that bill be re-reposted?"

Hon. W. Robert Blair: "We, I thought, we we amended that particular rule before the end of the Spring session. It's Rule 17 and it it provides now that no hearing by standing committee upon any bill or resolution or a postponed bill or resolution shall be held unless notice thereof is posted on a day when the House holds a session in the following manner. All right, we're just about ready now, but we've



got one procedural problem. All right, the Chair recognizes the gentleman from Cook, Mr. Hyde."

Henry J. Hyde: "Ah, Mr. Speaker, Ladies and Gentlemen of the House, we're going to amend the adjournment resolution because the only time bills can be posted for hearing is on a day when the House is in session, which means that we'll hold a perfunctory session tomorrow morning at 10:00 A.M. so that the bills you gentlemen wish heard next week can be posted by noon."

Hon. W. Robert Blair: "All right, all those in favor of the revised adjournment resolution say 'Yeas', the opposed 'No'. The 'Yeas' have it, and the Clerk will see that the resolution is corrected to reflect that change. All right, Resolutions."

Fredric B. Selcke: "House Resolution 407, McCormick; House Resolution 408, J. J. Wolf; House Resolution 409, Randolph; House Resolution 410, Karmazyn; House Resolution 411, Giorgi, et.al."

Hon. W. Robert Blair: "The gentleman from Cook, Mr. Hyde."

Henry J. Hyde: "Mr. Speaker, the agreed resolutions, 407 congratulates John Murphy on his election as Grand Master of the Grand Lodge of Illinois. House Resolution 408 is a memorial to the Honorable Albert Bennett, Secretary of the Illinois Racing Board, and a former Senator. House Resolution 409 commends the Chicago Symphony Orchestra for introducing to the people of Europe the high and ever rising cultural level of Chicago and the State of Illinois,



and House Resolution 410 congratulates Sergeant Ellsoos of the Chicago Police on his 60th birth- birthday. I move the adoption of the agreed resolutions."

Hon. W. Robert Blair: "Discussion? Will all those in favor say 'Yeas', the opposed 'Nay'. The 'Yeas' have it and the agreed resolutions as listed are adopted. Further resolutions?"

Informal Recess at 12:00 O'Clock Noon.

Fredric B. Selcke: "House Resolution 411, Giorgi, et.al."

Hon. W. Robert Blair: "The gentleman from Cook, Mr. Hyde."

Henry J. Hyde: "Well, as I said before, Mr. Speaker, we're in business until 5:30 P.M. today, at which time we will adjourn until 10:00 A.M. tomorrow morning for a perfunctory, 1:00 P.M. Monday for a plenary, or full session, and I so announce."

Hon. W. Robert Blair: "All right. The House will now be at ease and we'll be back in here then next Monday at 1:00 P.M."

Fredric B. Selcke: "House Bill 3682, P. W. Collins. Amends 'The Election Code'. First reading of the bill. House Bill 3683. Amends 'The Election Code'. P. W. Collins. First reading of the bill. House Bill 3684, Collins. Bill for 'An Act to amend 'The Election Code'. First reading of the bill. House Bill 3685, Lauterbach. Amends 'The Municipal Code'. First reading of the bill. 3686, Regner. Appropriates \$56,954.68 to the Secretary of State. First



reading of the bill. 3687, Kosinski. An act to limit the discretion of States Attorneys. First reading of the bill. 3688, Mann. Amends and resections Section 37b of the 'Horse Racing Act'. First reading of the bill. 3689, Katz. Amends and resections Paragraph 37s.9 of the 'Horse Racing Act'. First reading of the bill. 3690, Harpstrite. An act to amend Sections 2 and 3 in the title of and to add Section 7. to an act concerning the application for return of and future administration of assets of the 'Illinois Rule Rehabilitation Corporation'. First reading of the bill. 3691, Harpstrite. An act to amend Section 1 of an act in relation to the receipt of money allotted by the United States of America. First reading of the bill. 3692, Giorgi. Amends 'The Election Code'. First reading of the bill. 3693, Redmond. Amends 'The Vehicle Code'. First reading of the bill. 3694, Nowlan. Amends 'The Election Code'. First reading of the bill. 3695, P. W. Collins. Amends 'The Election Code'. First reading of the bill. 3696, Collins. Amends 'The Election Code'. First reading of the bill. 3697, Collins. P. W. Collins. Amends 'The Election Code'. First reading of the bill. 3698, P. W. Collins. Amends 'The Election Code'. First reading of the bill. 3699, P. W. Collins. Amends 'The Election Code'. First reading of the bill. 3700, Lindberg. Enacts the code of conduct for public officials act. First reading of the bill. 3701, P. W. Collins. Amends 'The Election Code'. First reading of the bill. 3702, Otis



Collins. Appropriates \$110.00 to Nora Carter for money he was originally entitled under World War II Veterans Compensation Act. First reading of the bill. 3703, Springer. Amends the 'General Assembly Retirement System Article of Illinois Pension Code'. First reading of the bill. 3704, Barry. Creates 'Illinois Valley Regional Port District Act'. First reading of the bill. 3705, Fleck. Amends 'Mental Health Code'. First reading of the bill. 3706, Hall. An act relating to recording of ownership of beneficial interests in land trusts. First reading of the bill. 3707, Blades. Amends 'The Soil and Water Conservation Districts Law'. First reading of the bill. 3708, Hall. Amends 'The Illinois Income Tax Act'. First reading of the bill. 3709, House Bill 3709, Hall. Amends 'Retailers' Occupational Tax Act'. First reading of the bill. 3710, Hall. Amends 'Cigarette Tax Act'. First reading of the bill. 3711, Hall. Amends 'Cigarette Use Tax Act'. First reading of the bill. 3712, Hall. Amends 'The Messages Tax Act'. First reading of the bill. 3713, Hall. Amends 'The Gas Revenue Tax Act'. First reading of the bill. 3714, Hall. Amends 'The Public Utilities Revenue Act'. First reading of the bill. 3715, Hall. Amends 'The Dram Shop Act'. First reading of the bill. 3716, Moore. Amends 'The Illinois Vehicle Code'. First reading of the bill. 3717, McMaster. An act to amend Section 25 of and to add Section 25.34 to 'An Act to Revise the Law in relation to counties'. First reading



of the bill. 3718, McMaster. An act to amend an act to revise the law in relation to counties. First reading of the bill. 3719, Washburn. Amends 'Medical Practice Act.' First reading of the bill. House Resolution 412, R. D. Cunningham. House Joint Resolution 94, Henss, et.al. Message from the Senate. A message from the Senate by Mr. Wright, Secretary. Mr. Speaker, I am directed to inform the House of Representatives that pursuant to the recommendations of the Governor, the Senate has adopted amendatory provisions to a bill of the following title in the adoption of which I am instructed to ask the concurrence of the House. Senate Bill No. 1195. A bill for 'An Act to promote the secular education of the children of this State who attend non-public schools and support action taken by the Senate October 14, 1971. Message from the Senate, by Mr. Wright, Secretary. Mr. Speaker, I am directed to inform the House of Representatives that pursuant to the recommendations of the Governor, the State has adopted amendatory provisions to a bill of the following title in the adoption of which I am instructed to ask the concurrence of the House. Senate Bill No. 1197. A bill for 'An Act creating the 'Illinois Educational Development Board'. Action taken by the Senate, October 14, 1971. Kenneth Wright, Secretary."

Adjourn at 5:31 O'Clock P.M.

10/14/71
skn.

