

June 20, 1974

1.

Speaker Blair: "The House will be in order. The invocation will be by Dr. Johnson."

Dr. Johnson: "We pray. Eternal and ever grateful Father, as there are some in our midst who are in times of distress, comfort them with Your presence. Those who may be experiencing times of despair fill with Your hope. To those upon whom have come times of sickness and need, give quiet courage. When our own impatience prevents us from waiting upon Your mercy, give us more understanding of Your purpose in our life. And, when we forget those who are in distress, for when we forget those who are hungry and homeless or destitute, when we forget those who must carry their burdens alone, then remind us that we are Your instruments to bring words of assurance and to perform acts of mercy. Hear us today, O God, because Your own mercies toward us are never failing. Through Christ, Our Lord, we pray. Amen."

Speaker Blair: "Roll Call for attendance."

Clerk Selcke: "Shall I read Messages while this is going on?"

Speaker Blair: Yeah.....Read a few Messages."

Clerk Selcke: "Message from the Senate by Mr. Fernandes, Secretary. Mr. Speaker, I am directed to inform the House of Representatives that the Senate has passed a Bill of the following title, passage of which I am instructed to ask concurrence of the House. Senate Bill 1402 passed the Senate June 17, 1974, Edward E. Fernandes, 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, House Joint Resolution 108, concurred in by the Senate June 19, 1974, Edward E. Fernandes, Secretary. Mr. Speaker.....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, House Joint Resolution 109, concurred in by

the Senate, June 19, 1974, Edward E. Fernandes, Secretary. Mr. Speaker, I am directed to inform the House of Representatives that the Senate has concurred with the House in the passage of the Bill of the following title, House Bill 2786, passed the Senate June 19, 1974, Edward E. Fernandes, Secretary. Mr. Speaker, I am directed to inform the House of Representatives that the Senate has concurred with the House in the passage of a Bill with the following title, House Bill 2286, together with the following Amendment. The adoption of which I am instructed to ask concurrence of the House, passed the Senate as amended, June 19, 1974, Edward E. Fernandes, Secretary. Mr. Speaker, I am directed to inform the House of Representatives that the Senate has concurred with the House in the passage of a Bill with the following title, House Bill 2264, together with the following Amendment. The adoption of which I am instructed to ask concurrence of the House, passed the Senate as amended June 19, 1974, Edward E. Fernandes, Secretary. Mr. Speaker, I am directed to inform the House of Representatives the Senate has concurred with the House in the passage of a Bill with the following title, House Bill 2298, together with the following Amendment. The adoption of which I am instructed to ask concurrence of the House, passed the Senate as amended June 19, 1974, Edward E. Fernandes, Secretary. Mr. Speaker,Choate wants you.....Turn Choate on...."

Choate: "Mr. Speaker, Ladies and Gentlemen of the House, I would ask leave of the House at this time for the purpose of having a Democratic Conference, if the Speaker would assign me a room?"

Speaker Blair: "Get you one right now...."

Clerk Selcke: "Mr. Speaker, I am directed to inform the House of Representatives that the Senate has concurred with the House of Representatives in the passage of a Bill with the



following title, House Bill 2357, together with the following Amendment. The adoption of which I am instructed to ask concurrence of the House, passed the Senate June 19, 1974, Edward E. Fernandes, Secretary. Committee Reports. Mr. Wolf, from Veterans Affairs, Personnel and Pensions, to which House Bill 1375 was referred, reported the same back with Amendments thereto, with the recommendations that the Amendments be adopted, that the Bill, as amended do pass. Mr. Wolf, from Veterans Affairs, to which House Bill 2120 and 2594, recommended that they be assigned to interim study calendar."

Speaker Blair: ".....Executive is in 212 and Ijust a second, I am double checking. We'll see what happens."

Choate: "I'll take M-5, I think it's open because a certain Chairman just arbitrarily adjourned a committee down there a moment ago."

Speaker Blair: "Well, I can't imagine any Chairman....."

Choate: "The Chairman is a part of the Republican Leadership.And he doesn't have much hair...."

Unknown: "How about Room 400?"

Choate: "400 is open also.....400 is open."

Speaker Blair: "Well, all right...."

Choate: "It doesn't matter to me."

Speaker Blair: "Are there enough chairs in 400?"

Choate: "Is there enough chairs, Tom?"

Unknown: "Are there microphones, I've never been in it...."

Speaker Blair: "Both of the 'M' Rooms are open. They say 400 is a little warm.....Do you want M-5 or M-3?"

Choate: "M-5."

Speaker Blair: "All right....the Democrats will go to Room M-5 for a conference and the Republicans to M-3."

Choate: "Okay."

Speaker Blair: "How long do you want, Mr. Choate?"

Choate: "Pardon?"



Speaker Blair: "About how long do you want?"

Choate: "Thirty minutes is ample time."

Speaker Blair: "All right, we'll be back on the Floor at noon."

Choate: "Fine."

Speaker Blair: "All right."

Choate: "Then I would ask the Democratic Members to come to M-5 immediately....so we can get down to some very important business and get out."

Speaker Blair: "All right. The House will be in recess for purposes of a Democratic Caucus in Room M-5....and a Republican Conference in Room M-3. We'll be back on the Floor at noon."

Clerk Selcke: "Could I have your attention please? I have a pair of spectacles which were left in the Executive Committee Meeting this morning. If anybody knows whose they are....well please come and get them. I said spectacles, Mr. Kosinski....."

RECESS.....

Speaker Telcser: "Okay, the House will come to order. Committee Report."

Clerk Selcke: "Mrs. Dyer, from Higher Education, to which Senate Joint Resolution 65 was referred, reported the same back with the recommendation that the House do concur in the adoption of this Resolution. Mrs. Dyer, from Higher Education, to which House Bill 2683 was referred, reported the same back with the recommendation that the Bill do pass. Mr. Capuzi, from Human Resources, to which Senate Bill 1609 was referred, reported the same back with the recommendation that the Bill do pass. Okay, Arthur. Agreed Resolutions."

Speaker Telcser: "Agreed Resolutions."

Clerk Selcke: "House Resolution 1046, Dee, et al.; House



Resolution 1047, Juckett; House Resolution 1048, Schlickman et al.; House Resolution 1049, Schisler, et al.; House Resolution 1050, McCourt; House Resolution 1051, Grotberg, et al."

Speaker Telcser: "The Gentleman from Cook, Representative William Walsh offers to move the adoption of the Agreed Resolutions. All in favor signify by saying 'aye', opposed 'no'. The Resolutions are adopted."

Clerk Selcke: "We got anything else? We got any further Resolutions?.....No?...No...No."

Speaker Telcser: "Okay. House Bills, Second Reading....2117, Representative Shea on the Floor?...Jerry, do you want 2117 called?...House Bill 2117."

Clerk Selcke: "House Bill 2117 has been read a second time, it has no Committee Amendments, it does have Floor Amendments. Amendment #1, Shea, amends House Bill 2117 and so forth."

Speaker Telcser: "The Gentleman from Cook, Representative Shea."

Shea: "Yeah. I'd like to withdraw the Amendment....or table it."

Speaker Telcser: "All right. The Gentleman moves to table Amendment #1 to House Bill 2117. All in favor 'aye', opposed 'no', the Amendment is tabled. Further Amendments?"

Clerk Selcke: "Amendment #2, Lundy, amends House Bill 2117..."

Speaker Telcser: "The Gentleman from Cook, Representative Shea."

Shea: "Since Mr. Lundy is here....why don't we just take this Bill out of the record."

Speaker Telcser: "All right, we'll take it out of the record."

Clerk Selcke: "What are you going to do now?"

Speaker Telcser: "He wants it out of the record....Representative Houlihan, do you want 2874 called? House Bill 2874. I'm taking them by the priority of call."



Clerk Selcke: "House Bill 2874,This Bill.....put..."

Speaker Telcser: "Okay, the Bill's been read a second time.

It will advance to Third Reading. Do you want to leave it there? Okay. This Bill is on Third Reading now.

What about Representative Choate's 2221?....What about Representative Choate's 2221, Jerry, do you know anything about that? All right, we'll come back to it, I assume."

Clerk Selcke: "What did you do with 2117?...."

Shea: "What Bill are you inquiring about, Mr. Speaker?"

Speaker Telcser: "2221."

Shea: "Is that Mr. Choate's Bill?"

Speaker Telcser: "Yeah.....Do you want to wait until he comes on the Floor?....or...."

Shea: "Pardon me?"

Speaker Telcser: "Do you want to wait until he comes on the Floor?..."

Shea: "I want to look at the Bill....I may want to move it... Mr. Speaker, I think this particular piece of Legislation I'd rather wait until Mr. Choate is here."

Speaker Telcser: "2755.....Do you want that called, Bruce? No?.....Out of the record.House Bill 2817...."

Clerk Selcke: "House Bill 2817..."

Speaker Telcser: "Representative Grotberg....2817....All right do you want it out of the record?Gale, do you want yours called?....2361.....No?....House Bill 2126,....."

Clerk Selcke: "House Bill 2126, Kosinski, this Bill has been read a second time.....It has five Committee Amendments. Apparently, Roman, this was read a second time and we hadCommittee Amendments 1, 2, 3, and 4.....and none of them were adopted....We're now on Amendment #5. Amends House Bill ...Amendment #5 amends House Bill 2126 by striking everything after the Enacting Clause.."

Speaker Telcser: "The Gentleman from Cook, Representative Kosinski."

Kosinski: "Mr. Chairman and Members of the House, Amendment #5



was put on in Committee as the result of subcommittee treatment of this Bill and I recommend its adoption."

Speaker Telcser: "Any discussion? The Gentleman offers to move the adoption of Amendment #5 to House Bill 2126. All in favor 'aye', opposed 'no'.....The Amendment is adopted. Further Amendments?"

Clerk Selcke: "No further Amendments."

Speaker Telcser: "Would you read the Bill a third time, Mr. Clerk?"

Clerk Selcke: "House Bill 2126, a Bill for an Act concerning fees and allowances paid to witnesses in felony cases, Third Reading of the Bill."

Speaker Telcser: "The Gentleman from Cook, Representative Kosinski."

Kosinski: "Third Reading?"

Speaker Telcser: "On Third Reading, Sir."

Kosinski: "Mr. Chairman, Ladies and Gentlemen of the House, this is an Amendment to the Fees and Salaries Act and amends an Act to revise the law in relation to criminal jurisprudence. Provides for the payment of certain stated fees andMr. Chairman, could House Bill 27 be treated for amended and both heard together? They are companion Bills."

Speaker Telcser: "Does the Gentleman have leave to hear House Bill 2127 as a companion Bill? Okay, hearing no objection..."

Kosinski: "Return to Second Reading for Amendment...."

Speaker Telcser: "Well, now, wait a second....House Bill 2127 is on Second Reading....It's been read a second time.... He's asking for leave now to hear 2127 as a companion Bill...Well, now it's on Second Reading, it's been read a second time.....Will the Clerk please read the Amendment.....2127...."

Clerk Selcke: "Committee Amendment....#1, amends House Bill 2127 on page 1 and so forth."



Speaker Telcser: "The Gentleman from Cook, Representative Kosinski."

Kosinski: "Mr. Chairman...I move to table my Committee Amendment #1 to House Bill 2127.."

Speaker Telcser: "Is there any discussion? The Gentleman moves to table Amendment #1 to House Bill 2127. All in favor 'aye', opposed 'no'. The Amendment is tabled. Are there further Amendments?..."

Kosinski: "And I wish to adopt..."

Clerk Selcke: "Amendment #2, Kosinski, amends House Bill 2127 page one..."

Speaker Telcser: "The Gentleman from Cook, Representative Kosinski."

Kosinski: "This is a substitute Amendment, my substitute Amendment for Committee Amendment....for my Amendment in Committee of #1....clarifying language and making certain other changes. I move its adoption."

Speaker Telcser: "Any discussion? The Gentleman offers to move the adoption of Amendment #1 to House Bill 2127. All in favor 'aye', opposed 'no'...The Amendment is adopted. Are there further Amendments? Would you read it a third time, Mr. Clerk?"

Clerk Selcke: "House Bill 2127, a Bill for an Act making an appropriation to the Comptroller, State of Illinois, and so forth. Third Reading of the Bill."

Speaker Telcser: "Here is the Gentleman from Cook, Representative Kosinski."

Kosinski: "Mr. Chairman, Ladies and Gentlemen of the House, this is a much publicized Bill on payment of witnesses of felony cases. It gives moneys to the Comptroller, the State of Illinois for such payment from State end. In turn a portion of that money is set aside for the use of Illinois Law Enforcement Commission to gain and accept matching federal funds which are so dedicated. I ask for your favorable vote."



Speaker Telcser: "Any discussion? The question is, shall these two Bills pass? Those in favor signify by voting 'aye', the opposed by voting 'no'. Have all voted who wish? Take the record. On these two questions..... 105 'ayes', one 'nay', two answering 'present', these two Bills having received the Constitutional Majority are hereby declared passed. Representative Juckett, for what purpose do you rise?"

Juckett: "Mr. Speaker, I'd like a Parliamentary Inquiry."

Speaker Telcser: "State your point, Sir."

Juckett: "I realize that under the House Rule we are supposed to go to Second Reading prior to Third Reading, but in this case the Bills that are on Second Reading are for the purposes of Third Reading and I was wondering why the Chair was not taking the Third Reading Bills..first?"

Speaker Telcser: "No particular reason. Start at Second..... and how do we know second Bills....House ...Second Reading House Bill....we're going to go to Third Reading House Bills...."

Juckett: "Yes, I know, but aren't all of the Bills that are on Second Reading, for House Bills, really on the order for Third Reading?.....And I think for those Sponsors who do have Bills on Third Reading, that they really should come first because they are in order of priority..."

Speaker Telcser: "Well, your point is an interesting perspective...and..I appreciate it. Okay,2372."

Clerk Selcke: "House Bill 2372, Duff, amends the Code of Criminal Procedure. This Bill's been read a second time. No Amendments. Third Reading.....Read it a third time?"

Speaker Telcser: "The Bill has been read a second time, is there any Amendments? Will you read it a third time, Mr. Clerk."

Clerk Selcke: "A Bill for an Act House Bill 2372, a Bill for an Act to amend the Code of Criminal Procedure of 1963, Third Reading of the Bill."



Speaker Telcser: "The Gentleman from Cook, Representative Duff."

Duff: "Mr. Speaker, Ladies and Gentlemen of the House, this is the same Bill that was worked out. We've discussed it before.was worked out ...in the Judiciary Committee with the assistance of Representative Getty, Representative 'Bernie Carey' and a number of the States Attorneys....to arrive at an option program by which states attorneys may have....make a choice as to whether they will proceed on a prosecution, either through the use of a grand jury or through information. The Bill has had broad support now because of the compromise that is worked out. As a matter of fact I think it's appropriate that I have to pay a real tribute to Representative Getty for his assistance in this development. I think the Bill will save a great deal of money for the counties. It will speed up the trial process considerably. There are times when a young man or woman who's been accused of a crime and can't make bail has to sit in jail for ninety days to wait for a Grand Jury or in downstate situations where they don't have continuous grand juries, perhaps conceivably longer. The Bill will eliminate those kinds of problems as well. I ask for a favorable Roll Call."

Speaker Telcser: "Any discussion? Any discussion? The question is, shall House Bill 2372 pass? Those in favor signify....Whoop.....The Gentleman from Cook, Representative Shea."

Shea: "Mr. Duff, as I understand....the Bills now....Well, Mr. Speaker, will the Sponsor yield for a question?"

Speaker Telcser: "He indicates that he will."

Shea: "All right. As I understand the Bills now.....as you've explained it....we still must either have an information or a complaint filed?"

Duff: "Yes."



Shea: "All right...then...are you saying that the State's attorney may waive its right to an indictment...and proceed on information or complaint?"

Duff: "He may proceed on information or complaint.....And, in many instances, as we know, that will save a great deal of time, since there are many...many cases wheregoing before the grand jury is reallya matter of form. He will, in fact, ninety percent of the time get an indictment out of the grand jury....if he wants to..."

Shea: "Well, now, what if an individual an information or a complaint it filed against an individual? Does he have that same right to waive indictment and have the State's attorney proceed on either the complaint or the information?"

Duff: "Well, as you know, often times the individual will waive, when he is working out something with the State's attorney....as to what method he wants to pursue.... and that's usually done as the result of some kind of an arrangement with the State's attorney where he is then asked ...he then waives and the State's attorney proceeds on ...on an information."

Shea: "No....but you're not answering my question.....Is it possible for the individual who is charged with the crime by the State's attorney, can he waive his right ...or waive indictment..and have the State's attorney proceed on the complaint or information filed by the State's attorney?"

Duff: "The Bill doesn't refer to the defendant at all, it refers to the State's attorneys option."

Shea: "Well, some years ago, I think in was 1969 or 1970, the individual had the right to waive indictment and proceedhave the State's attorney proceed...by either information or complaint..... The law was then amended that the only way that the individual could beproceed



as if the State's attorney agreed. Now, as I understand what we're doing, we are saying that the State's attorney may now proceed by information or complaint and the defendant has no right at allto do the same....I'm a little concerned and mixed up."

Duff: "Well, we're not going to attempt to change the laws that exist on that. This is more limited by far. It does give the State's attorney the opportunity to make a choice. It will, as the result, allow him to speed up the process considerably. We're not, in this effort, trying to change the defendants rights as they exist today.....at all."

Shea: "Well, doesn't the State's attorney, at this time, have the right to file an information and proceed without indictment?"

Duff: "I'm sorry, Representative Shea, I didn't hear your question."

Shea: "My understanding of the current law is that the State's attorney can file an information and proceed to trial without any further actionright now..... There's no requirement that he bring a case before the grand jury, he files an information and he can proceed to trial."

Duff: "That's true on misdemeanors."

Shea: "That's true on felonies, isn't it?"

Duff: "Not without this law."

Shea: "Could you tell me where in the law....the State's attorney is prohibited from filing an information and proceeding to trial on a felony case?"

Duff: "Well, in this section we're amending."

Shea: "What's the present law there?"

Duff: "Well, do you have a copy of the Bill, Representative Shea?.....Do you have a copy of the Bill there..... And, also, Representative Shea, if you have a copy of the Constitution with you, I refer you to Article I, Section



7, of the Illinois Constitution....I could read that to you if you'd like, Representative Shea."

Shea: "It's all right."

Duff: "All right."

Shea: "All right."

Speaker Telcser: "The Gentleman from Cook, Representative Dan Houlihan.....I'm just reminded, by the way, we're taking up quite a bit of Floor time with the series of long questions between the Sponsor and Members interested in the Bill. I simply suggest...if the Bills are on the Calendar, you think you're going to have that many questions for it, it would save everybody time if you'd walk over and ask the Sponsor. I'm sorry, now, Representative Houlihan."

Houlihan: "Will the Sponsor yield to some questions?"

Speaker Telcser: "He indicates he will."

Houlihan: "Brian, I am a little concerned about your statement that this law, as proposed, would not affect any existing rights of the accused. Isn't a fact that under the presentprocedure....that you can bring a prosecution for a felony, by way of information, only if there has been a waiver of indictment by the accused?"

Duff: "Correct."

Houlihan: "So, if we were to change that, we are eliminating a right of the accused with this Bill. Isn't that correct?"

Duff: "Well, you're changing it procedurally. It's not so much a right because as you know the Constitution says that the Illinois General Assembly canmake Amendments and modifications or even if it chose to, eliminate the grand jury proceedings.....And, of course, as we recognize in the reality, that what you're doing for the defendant, if you choose this method, the reality is, that a State's attorney, as you know, can almost invariably get an indictment, in the normal case, if he chooses to.



There are a number of times where he may choose not to also, where statistics indicate that that can be accomplished. So, what we're doing here is notby changing the procedure, not taking away a right so much as we are givingfacing the reality....we can move the process through.....We'd save a great deal of time, and we'll save the counties a great deal of money..... In fact, as far as Cook County is concerned....a very substantial amount of money...I'm told..."

Houlihan: "Well, if I may, Mr. Speaker, I would like to address the Bill?"

Speaker Telcser: "Proceed, Sir."

Houlihan: "I disagree with the Sponsor in his interpretation of what his Bill is doing here. I think it is a substantial right of the accused to answer for a prosecution of a felonyby way of an indictment. Now, it's not a matter simply of procedure, it's a basic Constitutional guarantee and set forth in Section 7 of the Illinois Constitution.....that an accused should not be held to answer for a felony prosecution unless there be presentment of an indictment by a grand jury. Now, as far as the State's attorneys office is concerned, if you simply accept what the Sponsor is saying, the fact that a prosecutor can obtain a grand jury indictment..... hardly presents a hardship as far as the prosecutor is concerned. Well, I hope that the Members, in considering this Bill, will realize that what we are talking about here is the elimination of a traditional and basic Constitutional guarantee for the accused. And, I would ask that we do not support the Bill."

Speaker Telcser: "The Gentleman from Cook, Representative Getty."

Getty: "Mr. Speaker, Ladies and Gentlemen of the House, House Bill 2372 is, in my judgment, a Bill which will eliminatewhat is most often a true rubber stamp. I was a



State's attorney, as was Representative Houlihan, and many others in this Body. I found, without exception, if the State's attorney wanted an indictment he could get it. If the State's attorney wanted a 'no' Bill, he could get it. What this Bill does is require that no prosecution be commenced without an indictment unless there has been a preliminary hearing. The defendant is protected in that he will have a right to a preliminary hearing, which is far more discerning....it's a judge... who understands the law. He has the right to a lawyer to protect him in front of the preliminary hearing at that time. The State's attorney is also present. All of his interests are protected. It also gives the State's attorney the right to utilize the grand jury in a manner which would be profitable and that is, to use it as a true investigative tool without hampering it with many rubber stamp indictments. Finally, it would help to cut down, especially in Cook County....with the backlog. People waiting to be indicted. Waiting for the process. And, it would save the taxpayers many..... many dollars and I would certainly support this Bill and ask for your support."

Speaker Telcser: "The Gentleman from Cook, Representative Duff to close."

Duff: "Well, Ladies and Gentlemen of the House, there isn't much more I can add to what was just said. I would like to call to the attention of everybody that is concerned....on the questions of one Representative that this Bill does not eliminate the necessity of finding a probable cause. It does require preliminary hearing. There is a finding involved....and I would appreciate a favorable Roll Call."

Speaker Telcser: "The question is, shall House Bill 2372 pass? All those in favor signify by voting 'aye', the opposed by voting 'no'. Have all voted who wish? Have all....."



Was that Toby Barry 'aye'? Okay now, wait a second now. Dyer 'aye'.....and Toby Barry 'aye'.....the switches are still open by the way. Your on, George. Okay, have all voted who wish? Take the record. On this question there are 107 'ayes', 15 'nays', 14 answering 'present'. This Bill having received the Constitutional Majority is hereby declared passed. House Bill 2373."

Clerk O'Brien: "House Bill 2373, no Committee Amendments."

Speaker Telcser: "Are there Amendments from the Floor?....."

Would you read the Bill a third time, Mr. Clerk?"

Clerk O'Brien: "House Bill 2373, a Bill for an Act to amend a Section of the Code of Criminal Procedure, Third Reading of the Bill."

Speaker Telcser: "The Gentleman from Cook, Representative Duff."

Duff: "Well, now, Ladies and Gentlemen of the House, this Bill is primarily a clarification which we feel is important. Thewhat the preliminary hearing is.... that's been debated by a number of people from time to time.....and to many people this Bill will seem only as a statement of what they already believe the preliminary hearing to be. Some might look at it and say, 'we don't need this because it'sthis is what it is already'. But, I would mention to you that in the Constitutional Convention the delegates debated at length for proper concept of the preliminary hearing. Delegate Bernard Wiseberg read the Bill of Rights Committee's ..definition into the debate. Delegates William 'Jeskula' and John M. Karns did not believe that the right of cross examine prosecution witnesses and to present defense evidence was included. Delegate Peter Tomi, on the other hand, saw the committee report as changing the present nature of the preliminary hearing to allow the right to cross examine and to prevent



defense evidence. Delegate Robert L. Butler said that the accused should clearly have the right to cross examine but not to present defense evidence. Subsequent to Con Con there is still no consensus as to what a preliminary hearing entails. Practice varies around the State to some degree. A Bill to make a preliminary hearing a screening device is what we're proposing here, which will include the right to cross examine and to present defense evidence. Now recall, Ladies and Gentlemen that a preliminary hearing needs to determine really only probable cause. At the present time the judge, who is going to make the decisioncan interrupt the proceedings at any time if he chooses to..... and simply say...'I find probable cause'. What this Bill does is todefine the right of the defendant to cross-examine...even though it is generally accorded to him, particularly in the large courts."

Speaker Telcser: "Is there any discussion? The Gentleman from Cook, Representative Getty."

Getty: "Mr. Speaker, Ladies and Gentlemen of the House, in the same manner that I rose to support 2372, I rise in opposition to this Bill and I do it for this reason. The rights that accrue to the defendant in a preliminary hearing are already set down and they are the rules of the Supreme Court ...in Colman versus Alabama. We do not need to further encumber the statute by passing this. We already had the rights that this seeks to give us. However, we do stand to run the risk, if this is enacted, ofbecause of the language used.....to which disagree.....of having this be open for a discovery procedureopening the doors far too wide and therefore I cannot support this Bill."

Speaker Telcser: "The Gentleman from Cook, Representative Dan Houlihan."

Houlihan: "Thank you, Mr. Speaker, contrary to Representative



Getty, but following my opposition to the prior Bill, I must support this Bill because I think it's absolutely necessary that it be spelled out in the Code of Criminal Procedure what the rights are of a defendant. A defendant who no longer has the right to indictment by way of a grand jury. Now, what this Bill calls for is actually being followed and implemented in Cook County certainly, at least. Merely what this does is spell out that the defendant does have some statutory safeguards and rights at a preliminary hearing....and I urge the adoption of this Bill."

Speaker Telcser: "The Gentleman from Lawerence, Representative Cunningham."

Cunningham: "Mr. Speaker, I would strongly second the comments of the immediate prior speaker in this matter. Whether you realized it or not you abolished the grand jury or the need for the grand jury on the prior Bill that you passed. Many of us voted for it because we felt the grand jury was archaic and I hope that all of you voted for it realized the effect of what you're voting. But, now that the defendant no longer has the safeguard of the grand jury as a barrier between him and the jail door or at least between the courtroom, it is absolutely essential that he be permitted by the written word to present to the court, on the hearing for probable cause, any defense that he has. We all concede that that's the general practice but let's put it in writing. It can't do any harm and it will restore the defendant some minimum of security against an unnecessary trial. So, regardless of how you voted on the prior Bill you owe it to the accused to vote for this particular Bill."

Speaker Telcser: "Further Discussion? If not, Representative Duff to close."

Duff: "Well, Ladies and Gentlemen of the House, I could not improve at all on the statements that were just made by



Representatives Houlihan and Representative Cunningham. This is a statement that I think is necessary....and I would appreciate a favorable Roll Call."

Speaker Telcser: "The question is, shall House Bill 2373 pass? All those in favor signify by voting 'aye', the opposed by voting 'no'.....Have all voted who wish? Take the record....Leon 'aye'. On this question 124 'ayes', 3 'nays', 7 answering 'present'.....Katz 'aye'? Katz 'aye'.....And this Bill having received the Constitutional Majority isMann 'aye'.....McLendon 'aye'.....This Bill having received the Constitutional Majority is hereby declared passed....House Bill 2374."

Clerk O'Brien: "House Bill 2374.....No Committee Amendments."

Speaker Telcser: "Are there Amendments from the Floor?"

Clerk O'Brien: "Amendment #1, Duff, amends House Bill 2374 on page...."

Speaker Telcser: "The Gentleman from Cook, Representative Duff."

Duff: "Ladies and Gentlemen of the House, I'd like to take this Bill back to Second Reading for the purpose of an Amendment which was proposed in Committee."

Speaker Telcser: "It's on Second Reading right now, Representative Duff."

Duff: "Can I take it back to Second?"

Speaker Telcser: "It's on Second."

Duff: "Oh!.....It's on Second. Thank you. Ladies and Gentlemen of the House, Amendment #1 to House Bill 2374 is a very simple statement that was suggested to me by Representative Hyde and I believe Leinenweber...if I recall....relative to amending this Bill, to affect something that is generally done now in the courts and in the grand juries but which is not required and is not done downstate.....in many areas. Amendment #1 is very simple. I'll read it. A transcript of all questions asked ofand answers given....by witnesses



before the grand jury shall be made. I offer the adoption of Amendment #1...We can argue it on the Bill because it becomes the Bill."

Speaker Telcser: "The Gentleman from Will, Representative Leinenweber."

Leinenweber: "Would the Sponsor yield for one question?"

Speaker Telcser: "He indicates that he will."

Leinenweber: "That is now the Bill. In other words, rather than...in effect...change the series from impeachment to discovery...."

Duff: "Right."

Leinenweber: "All it does is retain whatever the law is right now, and requires the grand jury to ...or requires the states attorney to have a transcript made of the grand jury question and answering."

Duff: "Right."

Leinenweber: "Okay, Thank you."

Duff: "Right, it moves from the concept of discovery to the concept of impeachment, which is the practice currently exercised in Cook County and it requires all counties to have transcripts."

Speaker Telcser: "Is there further discussion? The Gentleman from Franklin, Representative Hart."

Hart: "I'd like to ask the Sponsor one question."

Speaker Telcser: "He indicates that he will."

Hart: "If in the case of an indigent defendant, will he be furnished a copy of this transcript?"

Duff: "Yes."

Hart: "Thank you."

Speaker Telcser: "The Representative from Cook, Representative Rayson."

Rayson: "Another question, Mr. Speaker....Representative Duff, do I understand the Amendment then means that all counties would have the grand jury transcript available and that to seek them one must go to court on motion



for good cause shown and ask for that portion that is relevant to his need? Is that correct?"

Duff: "That's....yes, that's the same procedure currently used but I would think this point.....understand, that because of 2373,er....2372, the earlier Bill, there will be far.....far fewer occasions where it will be necessary. So, the cost increment is not what it would be. I wouldn't necessarily try this if I ...for example, on the small counties, if I wasn't aware now with the other Bill, that it could be done without great cause."

Rayson: "And it's no longer a Bill that compels the transcript prior to trial, it's just that the evidence is there if you seek it for good cause....go get it..."

Duff: "Right."

Rayson: "Right?"

Duff: "Right."

Rayson: "And thatis there any case where you might have a preliminary hearing at the same time....a grand jury investigation is going on covering the same subject matter?"

Duff: "I doubt it..."

Rayson: "But, if you did then....as to applicability of transcript....that's a legal matter. Take it up at that time?...Right?"

Duff: "I'm not hearing you very well nor am I understanding you very well....On that question. I didn't ..."

Rayson: "Well, it's a technical question.....I won't belabor the point....I wish to state to Mr. Speaker and Members of the House, I support this good Bill."

Speaker Telcser: "The Gentleman from Will, Representative Sangmeister."

Sangmeister: "Representative Duff, I'm sorry I was at a meeting upstairs in Room 400 so I don'tI'm sorry that I didn't get this Amendment but as I understand this makes transcripts mandatory in all counties? Is



that what you're doing?"

Duff: "I'll read it to you, Representative Sangmeister. It's very brief. This is the proposal that was made by Representative Hyde in committee.....to change the concept from discovery to empeachment....and to require a transcript downstate. It says this....simply this.... 'a transcript of all questions asked of and answers given by witnesses before the grand jury shall be made!'"

Sangmeister: "Mr. Speaker, at this time I don't know if I'm in proper order because the Amendment has not been adopted as yet, but at this time I would like to request a fiscal note."

Duff: "Mr. Speaker, Mr. Speaker....."

Speaker Telcser: "The Gentleman from Cook, Representative Duff."

Duff: ".....This Bill has no fiscal implications on the State at all.....Only on the county."

Speaker Telcser: "Okay, is there further discussion? The Gentleman from Cook, Representative Duff."

Duff: "Mr. Speaker, I think that Representative Sangmeister's question has merit and so I'd like to take this out of the record so that I could get an answer for him.....I would like to ask this question, Mr. Speaker, I'm not sure that the request is timely. Because I think the request has to made before Second Reading, does it not?"

Speaker Telcser: "On Second Reading is timely, Representative Duff."

Duff: "Fine.....Take it out of the record, if I may, Mr. Speaker."

Speaker Telcser: "All right, Sir.....2374 is out of the record. 2376.....Do you want to go with that one, Brian?.....2376...."

Clerk O'Brien: "House Bill 2376. No Committee Amendments."

Speaker Telcser: "Are there Amendments from the Floor? No? Would you read that Bill a third time, Mr. Clerk?"



Clerk O'Brien: "House Bill 2376, a Bill for an Act to amend Section of the Code of Criminal Procedure, Third Reading of the Bill."

Speaker Telcser: "The Gentleman from Cook, Representative Duff."

Duff: "Ladies and Gentlemen of the House, this is a Bill responsive to the way grand juries are sometimes used. Now, we have just, in the previous Bill, limited the probable number of times that a grand jury will be used. Nevertheless it is still an important and available tool particularly for investigative purposes. What this Bill does is it says that any witness who is summoned to testify before the grand jury should have a right to be represented by counsel....while testifying. Any witness who is summoned should be informed of his rights at the time and if he is indigent he would have court appointed counsel. That is the principle thrust of the Bill. It is very frequently true that a person can come before a grand jury with no awareness of his rights at all. This is in the nature of protection and I'd be happy to answer any questions on the Bill."

Speaker Telcser: "Is there any discussion? The Gentleman from Cook, Representative Dan Houlihan."

Houlihan: "If the Sponsor would yield for a question?"

Speaker Telcser: "He indicates that he will."

Houlihan: "I'm not sure from reading the Digest on the Billif this means that the witnesses attorney will be physically present during the grand jury proceedings or whether he will be outside the actual chamber? Could you tell me which it is?"

Duff: "All right. Yeah. The attorney will be able to be present but specifically will not be allowed to participate in the proceedings.....only to counsel the witness."

Houlihan: "Directing your attention to the Digest, the last section in the explanation of this Bill. If any indict-



ments, related to a witnesses testimony, I return....the witness must be provided with a transcript of his testimony...."

Duff: "Right."

Houlihan: "Does your Bill provide a time within which that transcript must be provided?"

Duff: "Yes. Twenty days before trial. Five days before trial, excuse me."

Houlihan: "Five days?"

Duff: "Yes."

Houlihan: "Could you tell me how you arrived at the figure of five days?"

Duff: "Well, it just seemed reasonable."

Houlihan: "Why not at arraignment?"

Duff: "He's not called until trial. He is a witness...."

Houlihan: "But this will be for discovery purposes, will it not, rather than possible impeachment purposes?...I'm trying to see how this relates ...to your prior Bill."

Duff: "No, this is not discovery. This is to prevent impeachment. In other words....we want consistent testimony."

Houlihan: "The only testimony that he would get by way of this transcript would be the transcript of testimony of his own client. Is that correct?"

Duff: "Of himself."

Speaker Telcser: "The Gentleman from Cook, Representative Rayson."

Rayson: "Mr. Speaker and Members of the House, I consider this another good Bill in this package and I think that it's in the area of fairness that this be done and I think we have a good president from the president's attorney, Mr. Sinclair."

Speaker Telcser: "Is there further discussion? If not, Representative Duff to close."

Duff: "Well, Mr. Speaker.....I don't think there are any remaining questions. If there are I hope they have all



been satisfied. The Bill is, again I think, a substantial improvement to the process that we're trying to affect here. We've been, I think, conservative in the approach to the modifications in general. I think this is a healthy thing that we're offering here. We're offering it carefully so as not to impede the process and yet to protect their rights. I would appreciate a favorable Roll Call."

Speaker Telcser: "The question is, shall House Bill 2376 pass? All those in favor signify by voting 'aye', the opposed by voting 'no'. The Gentleman from Will, Representative Sangmeister."

Sangmeister: "Well, Ladies and Gentlemen of the House, I hope you pay attention to what you're voting on here. As you know last year we defeated the grand jury Bills the abolition of the grand jury Bill that was brought before this House and all Representative Duff is now done is to divide this up into various areas. He's trying to get through piecemeal what he couldn't get through as a whole. This Bill is very very bad....in the effect that what you are doing is eroding the State's attorneys authority once again. You're trying to put an attorney in the grand jury proceedings that has no business being there. Anyone that has worked with a grand jury knows that all the defense counsel has to do is merely give him a slip of paper telling him to take his position and his stand under the Fifth Amendment and refuse to testify if he doesn't want to. Now we are attempting to get an attorney into the grand jury room, destroy the secrecy of the grand jury and I'll tell you right now....State's attorneys are not going to be able to have an investigatory grand jury that's going to do anything in the county to stop crime and corruption if you're going to allow the type of people that have to be investigative in their county....have their lawyers



sitting in that grand jury with them. There is no need for it. This is an horrendously bad Bill and I urge a 'no' vote."

Speaker Telcser: "The Lady from Lake, Representative Geo-Karis."

Geo-Karis: "Mr. Speaker and Ladies and Gentlemen of the House, to explain my vote of 'aye' I thoroughly disagree with the prior speaker....I know that he is a very competent Gentleman and was a competent State's attorney and I've been an assistant State's attorney.. But, this type of a Bill is destined to eliminate such abuses of the grand jury system as we had in one case in my county where there were 101 meat indictments, violations of selling horse meat and only one case went to trial by a State's attorney who at that time wanted to make a lot of headlines. Now, this will protect the defendants right.... before a grand jury. It's the same thing as going before a court on an information in order to be determined whether there is probable cause. I think it's a necessary safeguard and I think it's a good Bill and I vote 'aye'."

Speaker Telcser: "The Gentleman from Cook, Representative Berman."

Berman: "Thank you. Mr. Speaker and Ladies and Gentlemen of the House, I think that if we look at what has been happening in recent days regarding the mass subpoenaing of witnesses before grand juries and then a flood of indictments regarding charges of perjury. I think that this is a very important Bill. I think that we find ourselves in a situation that grand juries are being used and manipulated for political purposes. That a person is subpoenaing before a grand jury and then indictments are brought back not on the original reason for the investigation but rather on question of the proper answers that that witness who has appeared before that grand jury without a lawyer, without counsel



and an indictment has been brought back against that witness. I think one of the basic questions that first appeared to my mind when I was admitted to the practiceto the bar...is why is a witness not allowed to have his lawyer with him when he appears before that grand jury. And, Ladies and Gentlemen that question has never been satisfactorily answered to me....and I think that a person ought have his rights preserved if he is a layman he ought to have counsel and I think that this Bill, which as I understand it, allows a person who is called before a grand jury to have a lawyer with him....to advise him of his rights....that this is a very important Bill and the right direction and I'm proud to vote 'aye'."

Speaker Telcser: "The Gentleman from Cook, Representative Giglio."

Giglio: "Thank you Mr. Speaker, Ladies and Gentlemen of the House, I see you're well over but I just wanted to say that from what I've seen in this Bill that I've heard the argument back and forth...I just wanted to say that as a layman and one who works with the tools as a plumber and I'd sure love to have counsel along side of my side if I ever got called before that grand jury."

Speaker Telcser: "The Gentleman from Cook, Representative ... No?.....The Gentleman from Cook, Representative Maragos."

Maragos: "All right. An explanation also....The thing is because of the abuses that have been explained I also too tend my voice...it's already passed....I won't take the House's time...."

Speaker Telcser: "Have all voted who wish? Take the record. On this question 104 'ayes', 19 'nays', 20 answering 'present'. This Bill having received the Constitutional Majority is hereby declared passed. House Bill 2384... 2384..."



Clerk O'Brien: "House Bill 2384, three committee Amendments. Amendment #.....ask about Amendment #1 and 2...."

Speaker Telcser: "Representative Duff, were Amendments 1 and 2 tabled in committee?.....He's checking...."

Duff: "Mr. Chairman, for the moment I'd like to ask for a clarification. How many Amendments have you got there?"

Speaker Telcser: "We have a question. There are three Amendments. Apparently 1 and 2 were tabled in committee..."

Duff: "That's right. We want to move to table Amendments 1 and 2."

Speaker Telcser: "They were tabled in committee. Are there further Amendments beyond 1 and 2?.....Amendment #3."

Clerk O'Brien: "Committee Amendment #3, amends House Bill 2384 as follows."

Speaker Telcser: "Do you want to proceed with Amendment #3, Representative Duff?"

Duff: "Ladies and Gentlemen of the House, I'd like to move the adoption of Amendment #3 to House Bill 2384."

Speaker Telcser: "Is there any discussion? The Gentleman offers to move the adoption of Amendment #3 to House Bill 2384. All in favor of the adoption signify by saying 'aye', the opposed 'no'. The Amendment is adopted. Further Amendments? The Gentleman from Will, Representative Leinenweber."

Leinenweber: "Thank you, Mr. Speaker, will the Gentleman yield for a question?"

Speaker Telcser: "He indicates that he will."

Leinenweber: "Brian, this is your witness fee Bill?"

Duff: "Yes."

Leinenweber: "And this provides that in felony prosecutions the State will pay half of the witness fee? Is that correct?"

Duff: "And the county half."

Leinenweber: "All right. I would request a fiscal note, Mr. Speaker."



Speaker Telcser: "What do you want, Representative Leinenweber?"

Leinenweber: "A fiscal note. I request a fiscal note."

Speaker Telcser: "Okay. Representative Duff, for what purpose do you rise?"

Duff: "Mr. Chairman, there is an appropriation Bill with it. So, in effect, it is turned in.."

Speaker Telcser: "Does this have a companion appropriation Bill?"

Duff: "Yes....85."

Speaker Telcser: "Well, this is the same point raised yesterday by Representative Schlickman. The Chair then ruled that as if it has a companion appropriation Bill then that in effect satisfied the fiscal note..... request. Are there any more questions? Any further questions, Representative Leinenweber?...."

Leinenweber: "That's the ruling of the chair."

Speaker Telcser: "The Fiscal Note Act was passed prior to the 1970 Constitution...And, prior to that Constitution every Bill we had that had an appropriation had the appropriation in the same Bill. Under the new State Constitution, they mandate that the appropriation has to be in a separate Bill from the substantive Bill..... All right?.....And, I think that really alters the thrust of the fiscal note.....Now, will the Clerk please read that Bill a third time?"

Clerk Selcke: "House Bill 2384.....a Bill for an Act..."

Speaker Telcser: "One minute please. Wait a second....Mr. Clerk....Mr. Clerk...Mr. Clerk."

Clerk Selcke: ".....to amend Section 47 of and to add Section 47 to an Act concerning fees and salaries, Third Reading of the Bill."

Speaker Telcser: ".....Representative Barnes, for what purpose do you rise?"

Barnes: "Thank you very much, Mr. Chairman.I was trying



to get the clear cutdefinition that you had given.
I was trying to get the clear cut definition
 that you had given Representative Leinenweber and I
 didn't quite understandAnd, the question that rises
 in my mind isif a Bill is in, that has a companion
 appropriation and maybe....this is an example....the
 companion appropriation may be only for \$100, yet that
 Bill may cost one hundred million dollars. Would that
 satisfy the fiscal note...requirement?"

Speaker Telcser: "I would think it very likely could, Rep-
 resentative Barnes, simply because you and I both know
 during the course of the years we've had fiscal notes
 filed either by ourselves as Legislators or by even the
 agencies ... and it's been a ballpark figure. Rep-
 resentative Leinenweber, for what purpose do you rise?"

Leinenweber: "Point of order, Mr. Speaker. OrParlia-
 mentary inquiry....excuse me."

Speaker Telcser: "State your point."

Leinenweber: "Suppose the appropriation Bill is defeated and the
 substantive Bill is passed, would it not then be in-
 cumbent upon the general revenues of the State to pay
 the money that is required to be paid by the State?"

Speaker Telcser: "I think you have a good point. If the
 substantive Bill is up on the Calendar, the Appropriation
 Bill has been killed and a fiscal note were requested,
 were I in the Chair I believe I would rule that a fiscal
 note was a proper request at that time."

Leinenweber: "But not at this time?"

Speaker Telcser: "No, Representative Duff indicates that the
 appropriation companion Bill is moving along. Rep-
 resentative Schlickman, for what purpose do you rise?"

Schlickman: "Mr. Speaker, has this Bill been read a second
 time?"

Speaker Telcser: "Yes it has."

Schlickman: "May I suggest that the law also states that a



fiscal note must be sought before Second Reading."

Speaker Telcser: "You are absolutely right, Sir....Okay, now. The Bill has been read a third time. The Gentleman from Cook, Representative Duff."

Duff: "Mr. Speaker, I would like to ask at this time if 2385, which is the companion Bill, can be heard at the same time?"

Speaker Telcser: "Are there any objections?"

Duff: "It'll have to be moved through Second also, I guess, won't it?"

Speaker Telcser: "Hearing no objections, 2385 ...has been read a second time....Are there any Amendments?"

Clerk Selcke: "This Bill has been read a second time. There are no Amendments.....Read it a third time?"

Speaker Telcser: "Representative Leinenweber, for what purpose do you rise?"

Leinenweber: "I'd like leave to file a written dissent to the Chair's ruling on the fiscal note."

Speaker Telcser: "All right. Will the Clerk please Journalize Representative Leinenweber's dissent to the ruling on the fiscal note? Representative Skinner, for what purpose do you rise, Sir?"

Skinner: "I'd like permission to be allowed to sign that dissent."

Speaker Telcser: "Okay. Representative Skinner would like to join in Representative Leinenweber's dissent....No Amendments, Mr. Clerk? Would you read the Bill a third time, Mr. Clerk."

Clerk Selcke: "House Bill 2385, a Bill for an Act making an appropriation to the Comptroller. Third Reading of the Bill."

Speaker Telcser: "The Gentleman from Cook, Representative Duff."

Duff: "Well, Ladies and Gentlemen of the House, this is a Bill to provide compensation for witnesses. The



approach this Bill uses is to clarify, by statute, the obligation of the counties to compensate witnesses..... and this Bill pertains to felony cases...It also provides that one half of the witness compensation fee will be paid by the State. At the present time the fees are \$10, this Bill would make it \$20. So, there is no additional responsibility, in my opinion, on the counties except for the fact that some counties have not been paying their witness fees, and the additional money is \$10, on the top, to be paid through the Comptroller's Office. I'd appreciate a favorable Roll Call."

Speaker Telcser: "Any discussion? The Gentleman from Cook, Representative Shea."

Shea: "Will the Sponsor yield for a question?"

Speaker Telcser: "He indicates that he will."

Shea: "As I understand it, you have appropriated \$500,000 to the Comptroller to reimburse the county for half of the cost?"

Duff: "In felony cases. That's right."

Shea: "Now, where is the county supposed to get the other half?"

Duff: "From the State.....Oh!.....The county? It's supposed to pay it itself.....themselves, as they are supposed to pay it now."

Shea: "All right. Could you tell me what the fiscal impact would be on the counties of the State?"

Duff: "I think that it would probably bedepending on whether the counties are currently fulfilling their obligations. If they are, it'll have very little fiscal impact. If they aren't, then it will simply require that they do what they are supposed to do."

Shea: "Well, am I to assume that the \$500,000 figure could you tell me how you compiled that figure?"

Duff: "Through ILEC."

Shea: "Well, could you tell me how they compiled that figure?"



Duff: "I can only presumehow they did it. I didn't do it myself. I got it through them and I don't think I can tell you what procedure they followed."

Shea: "All right. Could you tell me then.....if you estimate or guesstimate the cost at 500,000 the counties will pick up at least another 500,000 or should be right now. Is that correct?"

Duff: "I'm going to guess that right now the implications on Cook County, whether they're paying it completely or not,.....they'll probably have a liability or an obligation in this area, in the vicinity of \$300,000."

Shea: "Well, am I right to assume that most counties would have to raise property taxes in order to get this money?"

Duff: "No, I don't think so....They are supposed to do it already and I presume that they are already levying their taxes for the obligations they have. Can't imagine any county not wanting to fulfill it's obligation."

Shea: "Well, you know it's nice to sit down here and..... I'd like to speak to the Bill."

Speaker Telcser: "Proceed."

Shea: "We have a great capacity for sitting here in the Legislature and obligating our counties and cities and mandating them to do certain things and when it comes time to pay the Piper, we don't give them the wherewithal to do it. Now, this Bill, I have a feeling, will obligate our counties to raise real estate taxes in order to pay for it and then we'll hear the hue and cry from our taxpayers....'taxes are too high'. And then we'll start freezing rates or something. So I would strongly suggest that this Bill doesn't pass."

Speaker Telcser: "The Gentleman from Will, Representative Leinenweber."

Leinenweber: "Thank you, Mr. Speaker. My little colloquy with the Chair before was not merely an exercise in being obstreperous. I asked for a fiscal note for what I



thought a very good reason and that is the statistics which have been relied upon in the appropriations Bill of \$500,000 is a wild guess on the part of the Illinois Law Enforcement Commission...and is not based upon any facts. When I asked them what they based it upon theythey based it upon the number of subpoenas which had been filed in circuit court, I believe in Cook County, during a particular period of time. Now, this Bill goes far beyond that limited amount of people, this Bill requires a witness fee to be paid to any witness who appears in court except, if I recall correctly, a so-called professional witness.....such as a peace officer. The Illinois Law Enforcement Commission has absolutely no idea the number of witnesses which are called to testify in felony cases and it has absolutely no idea how many witnesses have been subpoenaed in misdemeanor cases which this Bill obligates the county to pay for. So, I suggest that rather than 500,000 for the county, that is only a drop in the bucket, that is only for the felony cases. Misdemeanor cases would be a sum which would probably stagger the imagination. So, I would echo thethe previous speakers comment ...that if you want to see your local counties required to up their real estate tax to pay for witnesses that ... then you probably should vote 'aye' for this Bill but if you don't and if you do feel that this is too big a bit to chew that you vote as I intend to do....'no'."

Speaker Telcser: "The Gentleman from Will, Representative Sangmeister."

Sangmeister: "Will the Sponsor yield for a question?"

Speaker Telcser: "He indicates that he will."

Sangmeister: "Representative Duff, does your Bills still cover misdemeanors in traffic tickets as far as witnesses are concerned."

Duff: "No."



Sangmeister: "Has that been amended out?"

Duff: "Yes....felonies."

Sangmeister: "FeloniesIt's felonies only at this point, is that right?....Okay, that's what I wanted to know."

Speaker Telcser: "Further discussion? Representative Duff to close."

Duff: "Well Ladies and Gentlemen of the House, I recognize full well the responsibilities that this Body has to the counties....and in reality, in this Bill we are not abridging that unless the counties are not doing what they should be doing....under present statutes. It's also a fact and probably something we should remember from time to time here....that our primary obligation in this Body is to the people of the State of Illinois. We are responsible for the State laws. Now, in an area like this, which is so terribly important that we gain the proper participation, that we encourage the appearance of witnesses who are so essential to the cases that are backing up in our courts. We have already endorsed this concept in this body, we are talking now about what kind of methods we should use. We have a choice of putting before the Governor a Bill which will provide some of the money from the State in order to increase the fee and continue the obligation of the counties....versus another choice which we will have under the Bill we've already passed which will put all of the burdenall of the burden on the State.... One hundred percent of the burden on the State and relieve the counties of their present obligation. So, instead of going forward, as respect to county obligations, we would be going backward....although I endorsed the concept of that Bill too, since it proposes the fact that we should encourage witnesses to come in before the courts....This Bill is not a heavy burden on the counties. I would remind you, Ladies and Gentlemen of the terrible



GENERAL ASSEMBLY

STATE OF ILLINOIS

HOUSE OF REPRESENTATIVES

circumstances that we are in right now because of the system we are applying. We are using a system of eternal justice which is a dollar waste. Chief Justice Burger of the Supreme Court....said not too many years ago....that we've spent in the United States of America more money in one year on C-5 cargo plane than we do on the entire federal judiciary....To some extent that'sthat problem is analogous to the State of Illinois. We have a Bill here which is a compromise and I would appreciate a favorable Roll Call."

Speaker Telcser: "The question is, shall these two Bills pass? All those in favor signify by voting 'aye', the opposed by voting 'no'. The Clerk will make a copy of the first Roll Call. Don't anybody wish to explain their vote? The Gentleman from Cook, Representative Duff."

Duff: "Makes it four out of five."

Speaker Telcser: "You might get this yet, Pal. Anyone else wish to explain their vote? The Gentleman from Cook, Representative Palmer."

Palmer: "Mr. Speaker and Ladies and Gentlemen of the House, we have Bills in here to raise the salaries of judges and I would say to you the witnesses on a trial is just as important as a judge sitting there in the steam of the criminal justice system. I think this is a fair Bill. I think the counties should pay their fair share of it. Part of this is coming from the State. Nevertheless you've got to compensate the witnesses to come in....and I think this is the way to do it...."

Speaker Telcser: "Have all voted who wish? Take the record. Winds up the same way anyway.....On this question there are 42 'ayes', 70 'nays', 14 answering 'present'.... Mann 'no'....Mann...'no'....And these two Bills having failed to receive a Constitutional Majority are hereby declared lost. 2520.....House Bill 2520...."



Clerk Selcke: "House Bill 2520 has been read a second time. One Committee Amendment.....amends House Bill 2520 on page one line 6 and so forth..."

Speaker Telcser: "The Gentleman from Sangamon, Representative Jones."

Jones, J. D.: "This reduces the appropriation from eight million to three and a half million. I move its adoption."

Speaker Telcser: "Any discussion? The Gentleman offers to move the adoption of House Bill 2520, all in favor 'aye' opposed 'no'....the Amendment is adopted. Further Amendments?"

Clerk Selcke: "No further Amendments."

Speaker Telcser: "Read it a third time, Mr. Clerk."

Clerk Selcke: "House Bill 2520, a Bill for an Act making appropriations to the Department of Transportation.... Third Reading of the Bill."

Speaker Telcser: "The Gentleman from Sangamon, Representative Jones."

Jones, J.D.: "This is an appropriation for downstate mass transit. It's a standby Bill in case some of the other things that are progressing will accommodate the need of the downstate transit district who face a deficit. Enabling Legislation was passed out of here last week. This appropriation will be in the holding pattern in case there is a need.....the other Bills that are progressingfall by the wayside.....I vote its adoption."

Speaker Telcser: "Any discussion? The question is, shall House Bill 2520 pass? All those in favor signify by voting 'aye', the opposed by voting 'no'....Have all voted who wish? Have all voted who wish? Take the record. On this question there are 122 'ayes', no 'nays' one answering 'present',.....This Bill having received the Constitutional Majority is hereby declared passed. House Bill 2572....."



Clerk Selcke: "House Bill 2572 has been read a second time. Two Committee Amendments. Committee Amendment #1 amends House Bill 2572 on page one and so forth.."

Speaker Telcser: "The Gentleman from Adams, Representative McClain."

McClain: "Thank you, Mr. Speaker, Members of the House of Representatives, Amendment #1 includes transportation vehicles or services which means that counties may expend county revenue sharing funds or money from general revenue funds for also transportation services and..... it's a Committee Amendment. I move for its adoption."

Speaker Telcser: "Any discussion? The Gentleman offers to move for the adoption of House Bill 2572. All in favor 'aye', opposed 'no'. The Amendment is adopted. Further Amendments?"

Clerk Selcke: "Amendment #2....Committee Amendment #2 amends House Bill 2572 on page one..."

Speaker Telcser: "The Gentleman from Adams, Representative McClain."

McClain: "Amendment #2 is a home rule Amendment and it's an agreed Amendment and I move for its adoption."

Speaker Telcser: "Any discussion? The Gentleman has offered to move for the adoption of Amendment #2 to House Bill 2572, all in favor signify by saying 'aye', the opposed 'no'....The Amendment is adopted. Are there further Amendments? Would you read the Bill a third time, Mr. Clerk?"

Clerk Selcke: "House Bill 2572, a Bill for an Act to revise the law in relation to counties, Third Reading of the Bill."

Speaker Telcser: "The Gentleman from Adams, Representative McClain."

McClain: "Thank you, Mr. Speaker, Ladies and Gentlemen of the House....House Bill 2572 is a permissive Bill. It permits counties to expend either county revenue sharing



funds or county money... money from the county general funds....for transportation vehicles or transportation services for senior citizens. It's permissive Legislation and I urge your favorable support."

Speaker Telcser: "Is there any discussion? The question is, shall House Bill 2572 pass? All those in favor signify by voting 'aye', the opposed by voting 'no'. Have all voted who wish? Take the record. On this question 140 'ayes', no 'nays', one answering 'present'....This Bill having received the Constitutional Majority is hereby declared passed. House Bill 2707."

Clerk Selcke: "House Bill 2707,"

Speaker Telcser: "Is Representative Leon on the Floor? Here he is..... Okay, read it Mr. Clerk."

Clerk Selcke: "House Bill 2707, has been read a second time. It has one Committee Amendment. Amendment #1 amends House Bill 2707 page two and so forth."

Speaker Telcser: "The Gentleman from Cook, Representative Leon."

Leon: "Mr. Speaker, Members of the House, I move that Committee Amendment #1 be adopted."

Speaker Telcser: "Any discussion? The Gentleman has offered to move the adoption of Amendment #1 to House Bill 2707. All in favor signify by saying 'aye', opposed 'no'.... The Amendment is adopted. Are there further Amendments?"

Clerk Selcke: "No further Amendments."

Speaker Telcser: "Read the Bill a third time, Mr. Clerk."

Clerk Selcke: "House Bill 2707, a Bill for an Act to amend the Revenue Act, Third Reading of the Bill."

Speaker Telcser: "The Gentleman from Cook, Representative Leon."

Leon: "Mr. Speaker and Members of the House, this Bill is designed to correct inequities in the tax redemption law. It will provide that the owner of property, used as a dwelling, whose property is up for tax forfeiture, will



have an additional thirty days to contest the issuance of a tax deed. The appointment of an attorney to ascertain whether or not he has been notified and he will be directed to report back to the court. I would appreciate the support of the House....I will answer any questions."

Speaker Telcser: "The Gentleman from McHenry, Representative Skinner."

Skinner: "Mr. Speaker, it was my understanding that the ... three of the attorneys that are on the Revenue Committee are preparing a subsequent Amendment and I you know....I haven't seen it yet and Representative Lundy indicates to me it hasn't come up yet. I wonder if Representative Leon could explain why he is trying to pass the Bill before this Amendment has been distributed and adopted?"

Leon: "I have....in answer to Mr. Skinner, I have discussed this with Mr. Lundy and we have come to the conclusion that it needed a little more clearing up and we've agreed that the Senate Sponsor will offer the Amendment and we will have an opportunity to look it over when it comes back from the Senate....with the Senate Amendment to the Bill. It's imperative that we, at this time..in view of the shortness of this assembly, to have the Bill moved over to the Senate at this time."

Skinner: "Fine."

Speaker Telcser: "The Gentleman from Franklin, Representative Hart."

Hart: "Yeah. I'd like to ask the Sponsor a question."

Speaker Telcser: "He indicates he'll yield."

Hart: "The Digest indicates that there would be an attorney appointed for the owner. Is that right?"

Leon: "An attorney appointed for the absent owner by a court order. Yes, Sir."

Hart: "And if the owner appears the owner pays for the



the property...and the tax buyer will."

Hart: "Well, all right, Mr. Speaker, I feel that this area is subjectthe tax deed procedures in Illinois have been of course very prominent in the newspapers recently....and I think that there is something that needs to be done in our laws. However, I do not believe that this is the proper approach to it...and I would suggest that we take a look at this Bill before we pass it and if there are some people who are working on an Amendment ...or Amendments to the Bill...I think we have adequate time in the General Assembly....before we pass this Bill out in the form that it is and I would urge ...at this time....that we don't pass this Bill."

Speaker Telcser: "The Gentleman from Cook, Representative Maragos."

Maragos: "Mr. Speaker and Members of the House, I rise in support of this Bill because of the fact that it passed the regular committee and the Amendment in question that Representative Hart and others have asked, have been properly taken care of by the Amendment. I should bring outif Representative Hart could listen to the objections that I want to bring up, it is a fact that if the owner does not appear that means he automatically loses his suit. Once he has been notified he's got the thirty day period and he's therefore out of the picturebecause this is a taking....this is at the last thirty days before they could give the deed and therefore he is well protected and this is just additional protection for the owner of the property rather than for the tax shark who may be trying to make it. And, therefore it is a good piece of consumer Legislation and I ask for your support....of this Bill."

Speaker Telcser: "The Gentleman from Kankakee, Representative Beaupre."



Beaupre: "Mr. Speaker and Ladies and Gentlemen of the House, I also rise to support this Bill. Much like Representative Maragos, I would like to point out to the Body that those of us who are lawyers on the Revenue Committeewent over this with a fine tooth comb and we spent a good deal of time trying to deal with potential technical problems. One of the Amendments that we are discussing that apparently will be put on in the Senate, or will be offered in the Senate, is an Amendment to protect the lawyer who is appointed from any potential professional liability. We felt that the Bill was not worded correctly in its original form to preclude that possibility. In addition I would point out to you that what we're talking about really is having the court appoint someone in the nature of a guardian ad litem. We don't call them that but in effect basically that's what we're suggesting that the court do by this Bill. He has the obligation of going out and seeking out the property...owner....and coming into the court and explaining what efforts have been made.....in writing. At that point the court will make a finding as to whether or not there has been a sufficient search. I think this Bill does address itself to the problem that hasyou have seen aired a great deal in the press lately. It does provide added....protection. I think we've covered all the potential dilemmas that this Bill might present and I would suggest that we pass it out of this House, get it amended properly in the Senate and move it along."

Speaker Telcser: "Further discussion? The Gentleman from Cook, Representative Lundy."

Lundy: "Thank you, Mr. Speaker, Ladies and Gentlemen of the House, I regret that a Bill of this importance had to come up this late in the Session when we are not able toreally don't have the time to amend it into the



most desirable form before it leaves the House. I think there are some problems with it in its present form but the Sponsor has been most gracious and most cooperative with the members of the Revenue Committee in helping to work out Amendments which will put the Bill in a form which will allow it to do what he intended it to do and with his assurance that the Amendments which are presently being drafted will be added in the Senate, I would certainly strongly urge an affirmative vote for the Bill. It will provide one additional protection to owners of tax delinquent property ...to insure that we will not be faced again with the problem ofhome owners who lose their property to a tax sale without having been properly notified or at least without a diligent search by an officer of the court, having been made to find that person and apprise that person of the situation and of the eminent danger of that.....that that person is in of losing his or her property. And, again I say I am sorry that time does not permit us to properly amend the Bill in the House so with the assurance of the Sponsor that the Amendments that are being drafted will be added in the Senate, I urge an 'aye' vote."

Speaker Telcser: "The Gentleman from Cook, Representative Leon, to close."

Leon: "Mr. Speaker and Ladies and Gentlemen of the House, this Bill is designed to protect elderly indigent persons who can't understand the English language, from being defrauded out of their homes. So, I would certainly appreciate an 'aye' vote."

Speaker Telcser: "The question is, shall House Bill 2707 pass? All those in favor signify by voting 'aye', the opposed by voting 'no'. Have all voted who wish? Kenny Boyle, 'aye'.....No, I want to be 'aye'.....Have all voted who wish? Take the record.....On this



question 'aye' Representative Cunningham,
for what purpose do you rise, Sir?"

Cunningham: "Mr. Speaker, I was anxious that I not be mis-
understood, I carry no briefcase for those loan sharks
in Chicago that stole the lady's home and I certainly
saluted the Governor in his humanitarian purposes
but don't make it impossible for the counties to collect
their taxes. That's the name of the game here and if you
wrap it up so that no one will bid at these tax fore-
closure sales you deprive the counties of the operation
income necessary for government."

Speaker Telcser: "Have all voted who wish? Take the record.
On this question 139 'ayes', one 'nay', 3 answering
'present'. This Bill having received the Constitutional
Majority is hereby declared passed. House Bill 2787.
2787.....Jerry."

Clerk Selcke: "House Bill 2787 has been read a second time.
One Committee Amendment...."

Speaker Telcser: "Representative Choate, for what purpose do
you rise, Sir?"

Choate: "Well, Mr. Speaker, Ladies and Gentlemen of the House,
I notice in the West Gallery the wife of a veryof
a former very distinguished Member of this House and the
Mother also of a distinguished Member of this House,
the Mother of Representative McClain and the wife of
former Representative Elmo McClain. Mrs. McClain, will
you and your daughter please stand?"

Clerk Selcke: "Amendment #1, amends House Bill 2787, page one,
line six and so forth."

SPEAKER BLAIR IN CHAIR.....

Speaker Blair: "Mr. Walsh, Mr. William Walsh."

Walsh: "Well, Mr. Speaker, while we're on introductions, I'd
like to introduce the candidate for State Representative,
the running mate of our colleague, Chuck Campbell, Max



Coffey, who is in the Gallery on the Democratic side. I hope this is the only time he'll be there. He is here with his wife Glenna and their daughter Brenda and two sons Doug and Rob.....And, also, Mr. Speaker, in the Speaker's Gallery on the Republican side is the lovely wife of our colleague, Representative Peters, Mrs. Peters."

Speaker Blair: "Mr. Shea."

Shea: "Mr. Speaker, I would move for the adoption of Amendment #1.....It changes the appropriation from General Revenue to the Vehicle Recycling Fund....It changes the appropriation from General Revenue to an appropriation from the Vehicle Recycling Fund.....It's one your guys didn't find....."

Speaker Blair: "Where does that get its money from, the Road Fund?....."

Shea: "....Dale didn't tell me."

Speaker Blair: "All right. Is there any question on the adoption of the Amendment? All those in favor of the adoption say 'aye', opposed 'no'. The 'ayes' have it,and the Amendment is adopted. Are there further Amendments?"

Clerk Selcke: "No further Amendments...."

Speaker Blair: "Third Reading. Read the Bill a third time."

Clerk Selcke: "House Bill 2787, a Bill for an Act to make an appropriation to the Vehicle Recycling Board, Third Reading of the Bill."

Speaker Blair: "Mr. Shea."

Shea: "Mr. Speaker, Ladies and Gentlemen of the House, this is an appropriation of \$25,000 to the Vehicle Recycling Board. And,I would ask for the adoption of theHouse..."

Speaker Blair: "Mr. Lundy."

Lundy: "Yes, thank you, Mr. Speaker, Ladies and Gentlemen of the House. Will the Sponsor of the Bill yield for a



question?"

Shea: "I will."

Lundy: "Representative Shea, about two months ago I wrote the Secretary of State about the Vehicle Recycling Board because I had a Bill I wanted to put in that related to vehicle recycling....And, he indicated to me at that time that the Governor had not then made his appointments for the Vehicle Recycling Board. Do you know, have those Amendments been made at this time?..."

Shea: "The appointments?"

Lundy: "The Governor's appointments...I think there are other State officials that have to make appointments but as I understood it, everybody made theirs except the Governor...."

Shea: "I can't tell you, Representative Lundy. The Bill was given to me by the Secretary's Office.....to get the appropriation. I would be happy to check and let you know."

Lundy: "All right. It just seems to me that unless we knew that we got a functioning board and the last word I had waswe didn't.....We ought to be a little concerned about voting for money for a board that may not exist. I'm going to vote 'present' on this Bill."

Speaker Blair: "Further discussion?.....The Gentleman care to close?"

Shea: "Mr. Speaker, Ladies and Gentlemen of the House, I would ask for the support of the House for this Bill."

Speaker Blair: "The question is, shall House Bill 2787 pass? All those in favor vote 'aye', and those opposed 'no'. Have all voted who wish?Mr. Shea."

Shea: "I've just been informed by to...Mr. Lundy's question....that the appointments of the Governor were made yesterday and certified.....to the Secretary of State yesterday ...for this board."

Speaker Blair: "All right. Have all voted who wish? On this



question there are 136 'ayes',Oh! Take the record. There are 136 'ayes', and 2 'nays' and this Bill having received the Constitutional Majority is hereby declared passed."

Clerk Selcke: "House Bill 2837. This Bill has been read a second time. It has three Committee Amendments. Amendment #1, amends House Bill 2837, page two by inserting immediately below line nine the following, and so forth."

Speaker Blair: "Mr. Hart."

Hart: "That Bill was on First Legislative Day yesterday. It's on second today? Is that right? It hasn't been read a second time yet, has it? It was read a second time. All right, it has been read a second time.... It hasn't? It hasn't been read? The Clerk indicates it has. Does it show?"

Clerk Selcke: "There is a printers error on the Calendar. It is written in. We have it written in on some of the Calendars. The printer omitted it....but it was read yesterday..."

Speaker Blair: ""It's on the Calendar and the Clerk's records show that it was read a second time....yesterday and retained on second reading. Mr. Hart."

Hart: "Yes, there are five Amendments that were submitted by me and I'm advised that there will be some other Amendments offered. I haven't seen them yet and certainly do not mean to imply that I'm going to agree with any of them but I would like to offer my five Amendments and see where we go from there. If there's a request to hold it....we'll talk about it. But, Amendment #1 establishes a \$50 threshold for contributions and expenses andprovides that any contributions under that amount need not be identified."

TELCSEER IN CHAIR.....

Speaker Telcser: "Amendment #1...Is there further discussion



with respect to Amendment #1? Any further discussion?"

Hart: "I move for the adoption of it."

Speaker Telcser: "The Gentleman has offered to move for the adoption of Amendment #1 to House Bill 2837. All in favor 'aye', opposed 'no'. The Amendment is adopted. Further Amendments?"

Clerk O'Brien: "Amendment #2, amends House Bill 2837 on page two....."

Speaker Telcser: "The Gentleman from Franklin, Representative Hart."

Hart: "Amendment #2 would excludeas being included in the contributions....the work that's ordinarily done by volunteer workers.....And you wouldn't have to compute the hourly rate nor would you have to provide any kind ofin your reports....any work that was done by volunteers....I move for the adoption of Amendment #2. It's a Committee Amendment."

Speaker Telcser: "Is there any discussion? The Gentleman offers to move the adoption of Amendment #2 to House Bill 2837. All in favor of the adoption signify by saying 'aye', opposed 'no'....the Amendment is adopted. Further Amendments."

Clerk O'Brien: "Committee Amendment #3 amends House Bill 2837 on page one by striking line 16 and inserting in lieu thereof the following..."

Speaker Telcser: "The Gentleman from Franklin, Representative Hart."

Hart: "Amendment #3 is also a Committee Amendment. It establishes two additional reporting dates so that there would be two reporting dates required in the Bill before the primary....Thirty days before and seven days before and two reporting dates after the primary. Thirty days after and one hundred and eighty days after. I move for the adoption of Committee Amendment #3."

Speaker Telcser: "Any discussion? The Gentleman offers to



move the adoption of Amendment #3 to House Bill 2837. All in favor 'aye', opposed 'no'.....the Amendment is adopted. Further Amendments?"

Clerk O'Brien: "Floor Amendment #4, Hart, amends House Bill 2837 on page one....."

Speaker Telcser: "The Gentleman from Franklin, Representative Hart."

Hart: "Amendment #4 was suggested by Representative Collins and others in the Committee and it strikes out the reporting ofto be filed with the Secretary of State.....and substitutes that the reports will be filed with the State Board of Elections. And, I think it's a good Amendment and I move for it's adoption."

Speaker Telcser: "Any discussion? The Gentleman offers to move for the adoption of Amendment #4 to House Bill 2837. All in favor signify by saying 'aye', opposed 'no'. The Amendment is adopted. Further Amendments?"

Clerk Selcke: "Floor Amendment #5, Hart, amends House Bill 2837 on page three....."

Hart: "Amendment #5.....was also suggested by the Committee, although not adopted in Committee. Theit provides for a procedure whereby the State Board of Elections would notify all candidates.....the ones that file with the State Board and provides a requirement that the Clerks or other persons who accept the petitions would notify those petitioners either at the time they filed the petitions or within 48 hoursby registered mail or certified mail,of the fact that the reports are required, they would send them the reports. and it provides that the State Board of Elections will prescribe forms and a manual for this purpose. It's very similar to the procedures that were adopted in the Blair-Collins Bill that we passed last week. I move for the adoption of Floor Amendment #5."

Speaker Telcser: "Any discussion? The Gentleman offers to



move the adoption of House Bill 2837. All in favor of adoption 'aye', opposed 'no'.....the Amendment is adopted. Further Amendments?.....There are none. Will the Clerk please read it a third time.....The Gentleman from Cook, Representative Shea."

Shea: "Now, I understand the Gentleman is going to keep the Bill on Second Reading, Dick. Is that correct?"

Hart: "Well.....Well, my preference would be to take it to Third.....and hold it there and I will assure you that if you come up with some Amendments, which apparently you don't have at this time, that I will ask the body to take it back to Second so you can offer your Amendment."

Shea: "Thank you."

Hart: "Well..... But I would like to move it to Third Reading today because....."

Speaker Telcser: "Okay, the Bill has been read a second time Third Reading."

Shea: "Thank you Dick."

Hart: "Thank you."

Speaker Telcser: "It'll be on the Calendar ...on Third Reading. House Bill 2843."

Clerk O'Brien: "House Bill 2843. No Committee Amendments."

Speaker Telcser: "Amendments from the Floor? Would you read the Bill a third time.....Mr. Clerk?"

Clerk O'Brien: "House Bill 2843, a Bill for an Act to amend Sections of the Illinois Vehicle Code, Third Reading of the Bill."

Speaker Telcser: "The Lady from Lake, Representative Geo-Karis."

Geo-Karis: "Mr. Speaker, Ladies and Gentlemen, this is what you might call a cleanup Bill.....because when the Motor Vehicle Statutes were drafted.....inadvertently they listed speeding, jaywalking, failure to use turn signal, or making a wrong turn.....as a Class A misdemeanor which provided up to \$1000 fine and up to one year in jail. Now, that's comparable to drunken driving so consequently



since those things are really petty offenses, my Bill cleans it up and makes these offenses petty offenses; therefore, I solicit your respectful vote."

Speaker Telcser: "The Gentleman from Will, Representative Leinenweber."

Leinenweber: "Will the Lady yield to a question?"

Geo-Karis: "Yes, Sir."

Speaker Telcser: "She indicates that she will."

Leinenweber: "Representative Geo-Karis, I note that this Bill, if the Digest is accurate, makes overweight cases..... a petty offense....too."

Geo-Karis: "Pardon.....Digest?"

Leinenweber: "Is an overweight case a petty offense? If your Bill is enacted is overweight a petty offense?"

Geo-Karis: "No, my Bill refers directly to Section....Chapter 95 1/2, Sections 11-100, and if you will....if I can give you the Bill the way it is now, I can tell you what the AmendmentIt simply goes to Sections 11-202 and 16-104, 11-202 originally says as follows....'It is unlawful and unless otherwise declared in this Chapter, with respect to particular offenses is a class A misdemeanor. Now, what we're referring to is....Section 16-104 and the way 16-104 would be amended by my Bill would be as follows...!Penalty for misdemeanor....every person convicted of a violation of any provision of this Act for which another penalty is not provided shall for a first, second or third conviction thereof within a one year period be guilty of a Petty Offense.'Now, the only offenses where there isn't a penalty provided is for the petty offenses that I enumerated and that would be in Section 11-202 and following those Sections....Let me just get my Statute here....11-204, for example, relates to fleeing and attempting to elude a police officer...that has a Class B misdemeanor...."

Leinenweber: "Right....Let me ask you this question, Represen-



tative Geo-Karis, this Bill makes those violations petty offenses where no penalty is prescribed under the current Act?"

Geo-Karis: "Right."

Leinenweber: "...and specifically, my question is, for overweight violations, your Bill does not make an overweight violation a petty offense?"

Geo-Karis: "No."

Leinenweber: "Because there is already a penalty provided that's right?"

Geo-Karis: "Yes."

Leinenweber: "Thank you."

Speaker Telcser: "Is there further discussion?.....The Lady wish to close the debate?"

Geo-Karis: "I respectfully request your consideration because I would not want anyone pleading guilty to speeding to be considered guilty of a high misdemeanor:....or of jaywalking or making a wrong turn."

Speaker Telcser: "Jerry, did you want recognition?The question is, shall House Bill 2843 pass? All those in favor signify by voting 'aye', the opposed by voting 'no'. Have all voted who wish? Take the record. J. J. Wolf 'aye'.....On this question 125 'ayes', 4 'nays', 2 answering 'present'. This Bill, having received the Constitutional Majority is hereby declared passed....House Bill 2863....Mike, do you want to hold that for now?....Pending another matter, or do you want it called now?...Let it fly now?....."

Clerk O'Brien: "House Bill 2863, one Committee Amendment.... amends House Bill 2863..."

Speaker Telcser: "The Gentleman from Cook, Representative Getty."

Getty: "Mr. Speaker, Ladies and Gentlemen of the House, I would move to Table Committee Amendment #1."

Speaker Telcser: "Any discussion? The Gentleman moves to Table Committee Amendment #1 to House Bill 2863. All in favor



signify by saying 'aye', opposed 'no', the Amendment is Tabled. Further Amendments? None? No further Amendments? Would you read the Bill a third time, Mr. Clerk?"

Getty: "Mr. Speaker, I would move to Table my Amendment #2."

Speaker Telcser: "Any discussion? Amendment....The Gentleman moves to Table Amendment #2 to House Bill 2863, all in favor 'aye', opposed 'no', the Amendment is Tabled. Are there further Amendments? Would you read the Bill a third time, Mr. Clerk.....No? You got more Amendments? Mr. Clerk, do you have more Amendments? One and two are Tabled, are there further Amendments?"

Clerk O'Brien: "Amendment #3 amends House Bill 2863, on page one...by.."

Speaker Telcser: "The Gentleman from Cook, Representative Getty."

Getty: "Mr. Speaker, Ladies and Gentlemen of the House, I would move for adoption of Amendment #3, which provides for a reappropriation to the Illinois Law Enforcement Commission of unexpended funds for fiscal year '74 into fiscal '75. The effect of this Amendment is to preserve to the Statefederal matching dollars which we otherwise would be unable to get. We have line item by agency. We are providing for separate line items to the Illinois Law Enforcement Commission itself, to the Department of Corrections and thirdly to the Department of Children and Family Services and I would ask for adoption of the Amendment."

Speaker Telcser: "Any discussion? Well, let's.....Is ...there ...any....discussion?.....The Gentleman from Logan, Representative Lauer."

Lauer: "Mr. Speaker, point of information."

Speaker Telcser: "State your point."

Lauer: "Which Amendments were Tabled on this?"

Speaker Telcser: "One and two."

Lauer: "These were Committee Amendments?"



Speaker Telcser: "One was a Committee Amendment, two was not. Well, now where are we? Representative Washburn, is there something you wish to.....Are there any questions?..... Well, what shall I do now? Do you want to ask questions or don't you.....Okay, Gentleman....offered to move the adoption of Amendment #3 to House Bill 2863...All in favor of the adoption signify by saying 'aye', opposed 'no', the Amendment is adopted. Further Amendments? Would you read the Bill a third time, Mr. Clerk?"

Clerk O'Brien: "House Bill 2863, a Bill for an Act to make an appropriation to the Illinois Law Enforcement Commission, Third Reading of the Bill."

Speaker Telcser: "The Gentleman from Cook, Representative Getty."

Getty: "Mr. Speaker, Ladies and Gentlemen of the House, as I indicated before in my remarks relative to Amendment #3, this is a reappropriation of unexpended funds which will bring into the State of Illinois, for the use of the Illinois Law Enforcement Commission, and for the use of the Department of Corrections and the Department of Children and Family Services a substantial amount of money which otherwise would have been lost....and I would ask for a favorable Roll Call on this very important Bill."

Speaker Telcser: "The question is, Shall House Bill 2863..... The Gentleman from Cook, Representative Totten."

Totten: "Thank you, Mr. Chairman and Members of the House, unfortunately Committee Amendments #1 and 2 got Tabled before we noticed them and Amendment #3 adopted, but in effect what has happened is because the federal government has several billions of dollars that they don't know what to do with and have been running around the State finding places to get rid of it they have managed to dump off several million dollars in the State of Illinois for a pilot program.....Now, that pilot program, next year, could cost the State of Illinois an additional \$3,000,000



in General Revenue, if we accept this Bill as it is presently being presented to us. It is a one year program and we will be faced, as we have with other Bills, like the State Appellate defender, of having to fully fund it with State General Revenue. And, I would respectfully request that the Sponsor take this Bill out of the record at the moment or that the ...if he doesn't request that we have a 'no' vote on this Appropriation Bill at this time....so it can be rectified."

Speaker Telcser: "The Gentleman from Cook, Representative Lechowicz."

Lechowicz: "Well, Mr. Speaker, just for the record, Amendment #1 was highly debated in committee and in turn passed strictly on a partisan vote....Amendment #2 was in a similar fashion. Amendment #3 restores the Bill as it was originally requested. And, the question is whether the people in the State of Illinois should be shortchanged as far as federal money that is available to the State. And, I think we would be derelict...in our responsibilities if we wouldn't ...apply for every federal dollar that is available. The people of this State pay very highly in taxes....both on the national because of the wealth of this State and I think we in turn should fight for every dollar that's available ...whether it's for one month or one day or one year provision. I too am quite concerned as far as the State....in accepting federal money and in turn trying to burden the State taxpayers with programs once they are started. I think that is our responsibility here....but I think it's also our responsibility to provide the money and seek the resources of any additional money coming into this State. I would hope that House Bill 2863 does meet the approval of the House. It's for a good purpose and I think we should pass it. Thank you."

Speaker Telcser: "The Gentleman from Cook, Representative Juckett."



Juckett: "Thank you, Mr. Speaker, will the Sponsor yield for a question?"

Speaker Telcser: "He indicates that he will."

Juckett: "How much moneys are available from the federal government for this program?"

Getty: "It will attract a total of six million dollars. The total of \$600,000 that is in this State appropriation or reappropriation and I emphasize that this is a reappropriation offiscal '74 moneys will bring six million dollars into the State of federal moneys."

Juckett: "And what is the program that they are going to do?"

Getty: "It's broken down, Representative, into a \$287,890 which will bring in a ten to ninety percent federal match to the Illinois Law Enforcement Commission. This would be for discretionary grants....fifty thousand to the Department of Corrections and three hundred and two thousand to the Department of Children and Family Services. This would of course bring in same ten to ninety State and federal match and this program would involve a third alternative in juvinile correction. It would provide that in the cases where it is not appropriate to put the young offender....the youthful offender back on the street and it is not appropriate to put him into an institution into jail or other institution where he will be incarcerated....It gives us the facility to buy...purchase care facilities for him to give us that third alternative. To give us the opportunity to rehabilitate the youthful offender and that's what it's for, Representative."

Juckett: "What happens the next year, when there are no federal moneys available?"

Getty: "These federal moneys are good through '78."

Juckett: "What happens in 1979?"

Getty: "I would hope that by 1979 or possibly before that we will see, if indeed, this will be a good program. We will see, if indeed, society in the State of Illinois will



not have saved many many millions of dollars by rehabilitating youthful offenders instead of incarcerating them or putting them back on the streets to commit crimes."

Juckett: "Are you saying then that the State of Illinois will then be appropriating anywhere from six to twelve million dollars out of its general revenue fund in 1979 to continue this program?"

Getty: "No, Representative that's....will be dependent upon whether the program will go forward at that time, what modifications will be arrived at, the total picture, and that will be up to the General Assembly at that time and in the intervening years to review the progress.....to give it guidance into where the funds should be spent.and I.."

Juckett: "Are there any moneys in this program...for the payment of health care premiums for convicts?"

Getty: "No.."

Juckett: "Or for bail bond money for wards of the Department of Children and Family Services?"

Getty: "No, that is another Bill, Representative...That was the one that we were debating yesterday."

Juckett: "Now, none of this money will be spent for those purposes?.."

Getty: "The so-called 'Blue Con' ..I think is what you're talking about, we debated that yesterday, that is in the main appropriation Bill for '75. This is a reappropriation..."

Juckett: "Well, you indicated that there were discretionary grants of the department and if those are discretionary grants then they've got the power to spend that in any way that they so choose."

Getty: "No, they have to do it in accordance..on a discretionary grant they have to do it in accordance with the grant specifically outlined. That program you're referring to would not qualify..."

Juckett: "Well, Mr. Speaker and Ladies and Gentlemen of the House,



it appears that there is an attempted end run around the Appropriation Committee and around all of the people that have studied this problem. And, I think the better thing to do rather than just automatically voting out hundreds of thousands of more dollars this year and many millions of dollars in a few years to come, that we sorta take a very close look at the Bill, at the purposeswe vote 'no' now....we cause it to be looked at very closely and then we come back with an agreement as to the programs and as to the moneys because we're not spending just a few thousands of dollars now, we're committing ourselves to millions of dollars and I think that's what is important. Let's look at the cost of the many millions and then see whether it's good. But vote now and let's cause a little bit more study."

Speaker Telcser: "The Gentleman from Kankakee, Representative Ryan."

Ryan: "Thank you, ...Mr. Speaker and Ladies and Gentlemen of the House, I couldn't agree more with the last speaker. I would like to point out to this Body thatthe Sponsor of this Bill Tabled these Amendments without even speaking to the Sponsor of the Amendment and we put these Amendments on in Committee. And, I'd also like to point out as the Bill now stands that next year in the O.S.P.I. budget, we will have to spend somewhere between five hundred thousand to a million dollars to pay for these children that are put out into foster homes. And, so I would encourage your 'no' vote if we go to a vote on this but I would like to ask the Sponsor if he'd take it out of the record.....Mike?.."

Speaker Telcser: "The Gentleman is consulting with his aide. Okay, while Representative Getty is....consulting with his aide on the matter....the Gentleman from Whiteside, Representative Miller has an announcement."

Miller: "Well, Mr. Speaker, Ladies and Gentlemen of the House,



I'd like to introduce in the Gallery eight letter carriers from the Park Ridge Post Office and they're from a district represented by Representative Schlickman, Representative Juckett and Representative Jaffe. I believe they are in the rear Gallery. Will you stand....please?"

Speaker Telcser: "Okay....RepresentativeWell,We're trying to see what Representative Getty wants to do. Want to go to the next Bill while you talk about it and come right back to yours, Mike? All right, let's call the next Bill, I'll come right back to this. I think the Gentleman wants to call it again. All right. House Bill 2871."

Clerk Selcke: "House Bill 2871, this Bill has been read a second time....You got a Floor Amendment?.....One Floor Amendment. Amendment #1 amends House Bill 2871 on page."

Speaker Telcser: "The Gentleman from Cook, Representative Mann."

Mann: "Well thank you, Mr. Speaker and Members of the House, when this Bill was before the House Appropriations Committee I indicated at that time that I would work with the staffs of both committees to seek to refine the figures and we do have an Amendment which reduces the total request by \$23,817,400 and I would move for the adoption of House Bill 2871."

Speaker Telcser: "Any discussion. The Gentleman offers to move the adoption of Amendment #1 to House Bill 2871, all in favor of the adoption signify by saying 'aye', the opposed 'no', the Amendment is adopted. Are there further Amendments?"

Clerk Selcke: "No further Amendments."

Speaker Telcser: "Do you want to read the Bill a third time, Mr. Clerk?"

Clerk Selcke: "House Bill 2871, a Bill for an Act making appropriations to provide cost-of-living allowances and so forth, Third Reading of the Bill."



Speaker Telcser: "The Gentleman from Cook, Representative Mann."

Mann: "Well, Mr. Speaker and Members of the House, House Bill 2871 has twenty-two Sponsors....Cosponsors, I should say, from both sides of the aisle. It provides for a ten percent cost of living increase. It was voted out of the House Appropriations Committee with an eighteen to three affirmative vote....It is a much needed increase for people on public assistance in the State of Illinois. You may be aware of the testimony before the Senate select committee on nutrition yesterday....Mr. Speaker, could I have a little attention....please?Thank you very much. Mr. Speaker, this Bill applies to about a million people on public assistance in the State of Illinois and therefore I would think would be of concern to every Member in this House. The testimony before the Senate Select Committee yesterday was that people on public assistance and poor people in this State and in this country.....because of low level support, government support, are being forced to consume dog food and cat food.....for subsistence. As a matter of fact the testimony was that one-third of the peopleof the poor people of this country, especially in the aged, blind and disabled category, are being forced to live on dog food and on cat food.....and I indicated before and indicate to you now, that I do not want to recite a parade of horrors before you, but there are people living in your districts who are starving, their children are hungry, who are suffering terribly because a family of four has to live on an allowance of nine dollars a day. That means for a child under five...about thirty-two cents for food. And, Mr. Speaker and Members of the House, this is an intollerable situation. I was a depression baby.....and although I do not remember it, I remember that many Americans at that time did not have three square meals,...



did not have the amount of money necessary for the purchase of the basic necessities for survival and maintenance of life. Now, the Illinois Code provides that there should be periodic cost of living adjustments tied to the consumer price index. The consumer price index, since 1972 has gone up thirty percent for food and fifteen percent for other allowances for an overall increase of twenty-three percent. Last year there was a gubernatorial detail of a three point nine percent cost of living increase. So we're.....in effect....have been....your vote in both the House and the Senate, your mandate...was frustratedan additional fifteen million dollars was returned. There are so many human reasons why this Bill is important.....none of us in the third wealthiest state in the union, want to see people deprived of food and clothing want to see children literally starving on the inability of mothers to buy food. The aged dwindling away on inadequate food and clothing allowances. I would ask for a favorable vote."

Speaker Telcser: "The Gentleman from Peoria, Representative Schraeder."

Schraeder: "Mr. Speaker and Members of the House, I'm not going to ask the Members of the House to vote against this measure but I'm going to ask them to take a good look at the appropriation that's involved. With almost a billionalmost one hundred million dollars involved, I think this in itself is astronomical, but that isn't the problem at hand. It seems to me that the director of public aidDirector Edelman is probably one of the most astute directors on the Governor's Staff. He has met with almost every Legislator in their district in the past two or three months. He's met on a nonpartisan basis, he's met on the basis of need to the public aid recipients. And, it seems to me after hearing the discussion that he's made and seeing the choices that he's made as far as the....."



elimination from the public aid rolls of ineligible recipients that his appropriation now pending before this House is certainly one which would cover the cost of living increase probably in the fall of the year and would seem to me on the basis of his computation and his wisdom that that removal from the recipient roll would be enough to cover a sufficient amount of cost of living adjustment. On that basis I'd ask you to consider this Bill very seriously."

Speaker Telcser: "The Gentleman from Lake, Representative Griesheimer."

Griesheimer: "Mr. Speaker, will the Sponsor yield for a question?"

Speaker Telcser: "He indicates that he will."

Griesheimer: "Representative, the question I have is ...does your Bill call for automatic pay increases as a matter of cost of living or is this a one shot deal for this year?"

Mann: "This is a one shot deal for this year."

Griesheimer: "And, does this have the concurrence and recommendation of the department director?"

Mann: "It doesn't have the concurrence or the recommendation, but according to the letter which the department submitted,it didn't indicate opposition either, it just said it would cost more moneythan is in the present budget....."

Griesheimer: "Thank you."

Speaker Telcser: "The Gentleman from Cook, Representative Tom Miller."

Miller: "Thank you, Mr. Speaker. One question of the Sponsor?You indicated that the Governor last year vetoed a 3.4 percent increase."

Mann: "Nine percent. The same amount the State employees got."

Miller: "All right. Was any attempt made to override the veto? Can you refresh my memory on that?"

Mann: "I'll have to check on that."

Speaker Telcser: "The Gentleman from Cook, Representative



Juckett."

Juckett: "Thank you, Mr. Speaker. Will the Sponsor yield for a question?"

Speaker Telcser: "He indicates that he will."

Juckett: "I understand, Bob, that you were a member of the Legislative Advisory Committee on Public Aid. Did you submit this Bill to them for their approval?"

Mann: "No, although I've discussed it as recent as this morning with Chairman Moore. He indicated some dissatisfaction with the alleged cost of living in the Department's budget because it is not earmarked...and therefore it is tied to the reduction of rolls which is highly problematical, Representative Juckett."

Juckett: "But this Bill itself was not submitted to the committee nor approved by the committee, is that correct?"

Mann: "That is correct."

Juckett: "Thank you."

Speaker Telcser: "Is there further discussion? The Gentleman from Cook, Representative Arnell."

Arnell: "Will the Sponsor yield for a question?"

Speaker Telcser: "He indicates that he will."

Mann: "Yes."

Arnell: "Representative Mann, you indicate that this is a one shot deal. Are these checks....the cost of living increases ...is this going to be paid monthly or will it be in one check?...Will it be added to each voucher and mailed to each recipient monthly or one check...during the year?"

Mann: "The Bill doesn't indicate. But, I would think that we could work that out with the department. If you have a specific suggestion...on the Senate side....we could amend it."

Speaker Telcser: "The Gentleman from Cook, Representative Bob Holloway."

Holloway: "Will the Sponsor yield for a question?"



Speaker Telcser: "He indicates that he will."

Holloway: "Bob.....you amended the Bill originally, I think it called for a ten percent cost of living increase..... What percentage does it represent at this point with the Amendment?"

Mann: "It still represents roughly ten percent. But the figures were incorrect and they've been reduced by 23 million to accurately reflect the ten percent increase....of which five percentof course.....is federal money."

Holloway: "I see. Mr. Speaker, may I address myself to the Bill?"

Speaker Telcser: "Proceed, Sir."

Holloway: "Mr. Speaker, Ladies and Gentlemen of the House, I rise in support of this Bill. I realize that as we sit here voting on these appropriations and thinking in terms of where our money can best be spent, I had occasion to meet some time ago with representatives of various organizations concerned with the problems of persons on receiving public welfare and public aid... And, in these instances they were asking and demanding support for a twenty-five percent increase in the budget. Of course I feel that that of course is far out of line of the capability of the people of the State of Illinois at this time. By the same token I feel that the three point one percent recommendation of the Governor is certainly inadequate. Certainly we're all concerned with the sanctity of the budget and fiscal responsibility and by the same token certainly we are concerned with the sanctity of human life and certainly that is what we're dealing with here. And, I'm hopeful that all of the Members of the Assembly will support this Bill and see to it that the people on public aid get some relief. Certainly ten percent increase will not begin to cover the cost of living."

Speaker Telcser: "Further discussion? If not, Representative



Mann to close."

Mann: "Well thank you, Mr. Speaker and Members of the House. I'd like to solicit your support on this Bill. Hungry babies don't know anything about budgets.....they do know something about hunger. The aged, the blind and the disabledknow that you can't live on two dollars a day. All of us who are bread winners know how difficult it is for us to support our children and to maintain our homes at a standard which we think is reasonable and adequate. I would ask you to recall that there has not been a cost of living increase since 1972.....although our Statutes require it. The cost of living for food has gone up 30 percent. The cost of living for clothing and other allowances have gone up 15 percent. These are hard figures.....they are not Democratic figures, they are not Republican figures, they're not IBI figures, they are not RIPON figures, they're not welfare rights figures, they're human figures. The people in this House, the men and women in this House are compassionate. You know and I know what's right. You and I know what is moral. You and I know what's within our capabilities. It's a question of priorities, it's a question of assignment of rights. I don't know what the eventual disposition of this Bill is, but I'd like to ask you to go on record in support of a cost of living increase as I have outlined and I ask for your affirmative vote."

Speaker Telcser: "The question is, shall House Bill 2871 pass? All those in favor signify by voting 'aye', opposed by voting 'no'....The Gentleman from Livingston, Representative Hunsicker."

Hunsicker: "Mr. Speaker and Ladies and Gentlemen of the House, in explaining my vote I'd just like to make a few statements. It was said that one third of the people on public aid have to live on cat and dog food. I personally don't believe that. In my area and I have reports right



along, people are seen going through the food line buying the best choice cuts of meat ...et cetera and paying for them with food stamps. On top of that if a person is on public aid they can either get help through Illinois Public Aid or the local township supervisor. The children get free school lunches, they get free books and they get free hospitalization at public expense plus medical bills and I'd like to have you all take a good look at this Bill and see whether you think it's worth an expenditure of \$94,000,000."

Speaker Telcser: "The Gentleman from Cook, Representative Lechowicz."

Lechowicz: "Well, Mr. Speaker, very briefly...this Bill has been amended to \$70,000,000. As the Sponsor pointed out we're talking about a cost of living increase to people on public aid...if they have not received any public aid in 1971. And, just for the record, it's \$70,000,000 and that's it."

Speaker Telcser: "The Gentleman from Cook, Representative Leon."

Leon: "Mr. Speaker, I'd like to explain my vote."

Speaker Telcser: "Proceed, Sir."

Leon: "Last Saturday I attended a meeting of welfare recipients. The state of distress that they were in moved me to the point where I was compelled to tell them that I would support this increase. I'm not concerned about the person who says that their school children get their meals free. I'm not concerned about them getting their books free, but I am concerned about ...the persons of advanced age who are barely able to exist on the subsidy we give them. Through no fault of their own....they've worked hard all of their lives. They did not accumulate enough money under Social Security to have a ...viable pension. I certainly hope that we get enough votes to pass this most worthy Bill."



Speaker Telcser: "The Gentleman from Cook, Representative Katz."

Katz: "I stood over here rather quietly and I would like to say that my colleague, Representative Mann has devoted much of his career to taking care of the problems of the people who don't have very much representation.. I think. I would very much urge that in taking care of all of the problems of judges and of other groups of public officials, that we do recognize that the poor have a great claim upon our conscience and a great claim upon our responsibilities.....and I believe that we could do an act not only of charity but of public good by recognizing that we who are more affluent than many still feel the pangs of inflation. Imagine the problems of the fellow who has only a few cents and who goes in and discovers that the milk costs more than it used to. You yourself know what's happened to the bread, what's happened to rent, what's happened to clothing....and honestly how can we deny to the poor, who are the most hurt by inflation, an open heart and an open hand here to help them meet the problems that are upon them and so I hope you will join in supporting Representative Mann's excellent Bill to take care of those who need help from us."

Speaker Telcser: "The Gentleman from Cook, Representative Davis."

Davis: "Mr. Speaker and Ladies and Gentlemen of the House, I have this article here from the Daily News and I want to tell you I believe it....I believe it. You see, if you've never been hungry you don't know how it feels to be hungry. Somebody can talk about it all of their lives but if they have never been hungry ... If you've never been discriminated against or told that you can't do this or can't do the other because of your race or because of your color... you don't know how it feels. I live in the midst of poverty, do you hear?.....If you don't believe it's true



I can show you. If you want to go with me I'll show you that it's true. I'll show you what some of these old people live like. I read the story about these young students down at the University of Illinois whose parents had money. Well you know why they are getting food stamps, don't you? The courts said they were entitled to them. The courts said they were entitled to those food stamps and you can't keep them from getting them once the courts said. Now, the courts said they were entitled to food stamps, what do you say here in the Legislature? Do you sit here in this Legislature and say, we're entitled to a raise? We're entitled to more secretaries to take care of our work....and you're going to deny these aged and poor people a little measly raise? Dr. Philip Houser, a noted sociologist up at the University of Chicago pointed out not long ago that we are already here in this State and in this nation, we're partially a welfare state. Do you hear? And, what he said was, that if we're going to survive we're going to have to make it a better welfare State. Can we afford to have the aged in this state, in this inflationary age, buying cat food and dog food because it's cheaper. I tell you they are doing it. Go in these food stores, these chain stores and you'll see what they are doing.... they are buying it....Their rents are going up on them and they're taking some of their allowance and paying for rent. This nation has made the problemas he pointed out....there's mass poverty and those of youand I tell you now, if we don't get this I'm not going to vote for the raise and this'll be the first raise I didn't vote for. If we don't get it....I'll speak against itdo you hear....and this'll be the first time I ever spoke against it....because in good conscience I can't sit here and say I need \$22,000 while the aged and poor go to the super market and buy cat food and dog food. I



believe what's written in this paper and we ought to vote for this Bill."

Speaker Telcser: "The Gentleman from Tazewell, Representative Kriegsman."

Kriegsman: "Ladies and Gentlemen of the House, I was amazed when I saw this piece of paper coming around telling about eating cat food. I thought that what it was is preparing us for the house Bill 2815. I couldn't believe that this is another Bill. When Director Edelman's Bill came through here I voted for the welfare Bill that....even though it had more money it connected with it and I thought it was well worth it. I would like to let you know that the people that I know that are eating cat food are not on welfare. They are trying to pay their way and pay their taxes. That's all I have to say."

Speaker Telcser: "The Gentleman from Cook, Representative Beatty."

Beatty: "Mr. Speaker, Ladies and Gentlemen of the House, in the last few days we've had a lot of people talk about unconscionable vote. I sincerely believe along with the Deacon....that those who fail to vote for this Bill and can go in and vote for these pay raises for public officials....State Representatives who can increase everyone's salary. People who are able to take care of themselves are indeed acting unconscionable. We know that the present director is going to be cutting people off public aid. Those who do not belong. The budget that has been set up will be cut. But those who really need public aid should be given consideration for this high cost of living. If any of you Gentlemen or Ladies go into the stores and see what food costs you might understand how someone getting such a small sum would be able to really keep their family together and give them a decent meal. Here in Springfield we get \$32 a day for our cost of living....and we live pretty well here....we can see the



cost in Springfield, but how about those poor people who are not able to take care of themselves....the blind people, the aged and anyone else who is unfortunate. I don't think people want to be on public aid....but I think that if they are we should do what we can to help them."

Speaker Telcser: "The Gentleman from Cook, Representative Epton."

Epton: "Mr. Speaker, Ladies and Gentlemen of the House, I'm somewhat disappointed although not surprised that in so many of our discussions we seem to resort to the habit of chastising our colleagues who see differently. I think it's an error for us to question those who vote against this Bill. I think their motives are just as good as those of us who see the merits in this Bill. Many of them have problems which are not similar to ours and I hope thatalthough I know myself may be guilty of it....I hope that we will refrain from attacking someone who honestly believes.....as I have in so many cases....who honestly believe the State cannot afford this....By the same token, I am constrained, since I did say in anger...yesterday....I would vote against the pay raise, I think it's only fair to admit I was mad and I certainly will vote for that pay raise but as was stated earlier, I couldn't do so in good conscience without suggesting that there are many needy. I won't take your time, I won't belabor this, but I would like to call to your attention one factor which Representative Katz alluded to. Robert Mann and I have had many...many differences. As a matter of fact, in my district, when he runs, he practically is the only Representative. I carry his suitcase and his bag to many meetings and I think I resent it. I resent Bob, I resent his youth, I resent the way he can hit a baseball. But, I think it's only fair to point out that in all of the years that he has been down here....my colleague across the aisle....



has been fighting for this underprivileged minority that can't do a single thing for him. In many cases I have fought for and against vested interests. All of us have. I still can't figure out what makes Representative Mann tick and whether this Bill goes up or down and whether he sometimes loses his temper as we do, and whether he sometimes aggravates us to death, the fact remains that those of us in the House...regardless of how we vote... should be proud that one of our colleagues knocks himself out literally to fight for these people who do not have anyone fighting in their behalf. I respect you man but I sure as hell wish I could get some of your bullet votes."

Speaker Telcser: "The Gentleman from McHenry, Representative Hanahan."

Hanahan: "Mr. Speaker and Members of the House, yesterday I noticed on the board quite a few votes that are not presently voting green on a Roll Call that brought a \$7,500 raise to people who are already making \$42,500 a year. A lot of those green lights are not present right now. I think that's an error. An error of credibility. You know the people on public aid and I come from a district that is not known for a lot of public aid recipients, but we have them in McHenry County, we have them in Winnebago County, in Boone County, Kane County and DeKalb County....that I have the privilege to represent. We have some blind, we have some people who are disabled and yes we have a lot that just can't make it on Aid to Dependent Children....and it grieves me to think that sometimes you'll find people who think....like with the State Chamber of Commerce....that somebody's salary should be raised from \$35,000 a year to \$52,000 a year is all right to vote for....because it hasa mandate by the people....But, when you talk about people who can't belong to unions, people who are at the bottom and need a break, this is what we're talking about and this is what Represent



tative Mann is trying to bring to you. These are the people that need your help. They aren't going to be down here with lobby groups, they're not going to be represented by high priced lawyers....or any high priced Legislative Assistants....all they've got is you and your vote....I implore you that if you want credibility in government....yes we need a salary increase, and yes some of the Directors of the Governor's Cabinet needs salary increases....and yes, some of those county officials need salary increases, but by God you're not being credible if you think that some poor person on public aid don't need an increase too. I vote 'aye'."

Speaker Telcser: "The Gentleman from DuPage, Representative Hudson."

Hudson: "Well Mr. Speaker and Ladies and Gentlemen of the House, it's difficult sometimes, at least I feel it is, to vote a red light on a Bill of this type....because on the surface it would appear that those so voting are perhaps heartlessly cruel or callous or unfeeling to those less fortunate than some of the rest of us. But, I would like to say that this is not always the case. I would like to say that there are some of us here who see in the escalating cost of government the increased spiraling of governmental expense....doom....someday in the future. Many times we can reach a state of almost despotism flying under the banner of benevolence. And, as government becomes more and more benevolent...not just ...just. Not simply just but as it becomes more and more benevolent it can unknowingly become more and more effective to the people and I'm going to suggest that we're seeing the time now when we're paying taxes January, February, March, April and May.....this amount of our money is going to the cost of supporting government at all levels until we and including the people less fortunate than we....begin to realize any money at all that we can keep for ourselves



and support ourselves with and if this continues it well may be that eventually the well springs of capital resources in this country will be so eroded and so dried up and so vanished that there will be nothing at all for those less fortunate than we who at this point happily are being supported by those who can work...who can amass capital, who can put it back into business and industry and give to these people but I simply want to make the statement clear ...my colleagues that I do not vote this red light out of a callousness for those less fortunate...or a lack of concern, but I am concerned about the drift of this country in the direction of the welfare State and if we continue this drift the time will be reached, I believe, when we will not be able to support these people at all, we will all be on relief and this, I believe, is not the condition we want...and this is the concern that I have lest any of you misunderstand my red light and I thank you for your attention."

Speaker Telcser: "The Gentleman from Logan, Representative Lauer."

Lauer: "Thank you, Mr. Speaker. I'm a little concerned Ladies and Gentlemen of the House that as I look at that board where many from downstate that are either not on the board or they're voting redthey're voting yellow... I would like to point out to those of you of my colleagues from downstate that this is not a problem that is located only in Cook County. This is not a problem that is only an urban problem...There are also the rural poor. I'd like to point out that the people who are drawing public aidmost of them are drawing less than \$4000 a year. I have heard bandied around here something like a five thousand dollar raise for State Legislators....We're asking for more of a raise than these people are asked to support their entire family on. It seems to me that all of us should recognize that we are talking about a



problem that has to do with human compassion. All people are not endowed with the same skills.....and unfortunately too, from time to time the skills that people have acquired when they were younger are no longer required. We no longer live in an age of a pick and shovel society. Rather, we live in a highly computerized society and some of the skills that were well learned and justly learned when some of these people who are on public aid were younger, are no longer highly valued skills....They can't get a job...They might be looking for one desperately but they can't get one. Or, in some cases, because they are women with small children, they can't take a job because their children require their presence at home. Ladies and Gentlemen of the House, I would sure like to see this board go over 107 votes...so that there would be an assurance that the votes are here to get these people the increase in their public aid....if...the Gentleman on second floor should see fit to not approve it. I think....of all the things that the State can afford, this is the first thing it should afford. I strongly solicit some more green votes up there."

Speaker Telcser: "Have all voted who wish? Take the record. On this question 108 'ayes', 21 'nays', 26 answering 'present'. This Bill having received the Constitutional Majority is hereby declared passed. House Bill 2876. Representative Mann, for what purpose do you rise?"

Mann: "Having voted on the prevailing side I move to reconsider the vote by which this Bill passed."

Speaker Telcser: "The Gentleman from Cook, Representative Taylor."

Taylor: "Lie on the Table..."

Speaker Telcser: "The Gentleman moves to Table...Having voted on the prevailing side the Gentleman ...Representative Mann moves to reconsider the votes by which House Bill 2871 was passed. The Gentleman from Cook, Representative



Mann, having voted on the prevailing side, has moved to reconsider the votes by which House Bill 2871 passed. The Gentleman from Cook, Representative Taylor has moved that Motion lie upon the Table. All in favor of the Gentleman's Motion to Table signify by saying 'aye', the opposed 'no'....The Gentleman's Motion prevails.. House Bill 2876. Representative Mann, for what purpose do you rise?"

Mann: "Mr. Speaker, a point of personal privilege."

Speaker Telcser: "State your point."

Mann: "A personal note. I think we've seentoday....not only in the vote, but in the expression of the people both for and against this particular measure...a level of compassion and concern that reflects well in all of us. And, ...on behalf of a lot of people who are not here but would like to be here to thank this House, I do so and I thank you very much."

Speaker Telcser: "House Bill 2876."

Clerk Selcke: "House Bill 2876. This Bill has been read a second time."

Speaker Telcser: "Are there any Amendments?"

Clerk Selcke: "One floor Amendment.....Amendment #1, Dave Jones, amends House Bill 2876....."

Speaker Telcser: "The Gentleman from Sangamon, Representative Jones."

Jones: "This Amendment changes the effective date and I move its adoption."

Speaker Telcser: "Any discussion? The Gentleman offers to move the adoption of Amendment #1 to House Bill 2876. All in favor signify by saying 'aye', opposed 'no', the Amendment is adopted. Further Amendments? Would you read the Bill a third time, Mr. Clerk."

Clerk Selcke: "House Bill 2876, a Bill for an Act.....make an appropriation to the Board of Higher Education, Third Reading of the Bill."



Speaker Telcser: "The Gentleman from Sangamon, Representative Jones."

Jones, J.D.: "Mr. Speaker, Ladies and Gentlemen of the House, this Legislation is to rectify a hardship imposed upon the 35 private colleges listed in the Bill because of a ruling invoked by the Board of Higher Education. The grants range from \$90 for the VanderCook School of Music to \$39,360 for the Central 'Y' College, in Chicago. The statutory ruling referred to here was invoked for the first time this year....but as these institutions have expected to receive the same funding formula as before they included these anticipated amounts in their budgets for this year. The ruling says that no institution could receive more in grant aid under the Nonpublic Assistance Act than the tuition charged by that institution....and these institutions of low tuition were handicapped because of this...their competition with the public schools that we fund against them. To rectify this economic injustice we ...this appropriation to be paid from the surplus in the original appropriation of \$6,000,000 for this purpose....There is no new money. It's a one shot deal....to carry them over for this time...and from then on they'll have to go by the rule or ...change the rule by Legislation...Locally, Sr. Mary Patrick O'Brien, of the Springfield College in Illinois, came to me with this problem and in investigating it we found that there are many others in the same problem and that on their behalf and the other institutions I solicit your support for this Legislation."

Speaker Telcser: "Any discussion? The question is, shall House Bill 2876 pass? All those in favor signify by voting 'aye', the opposed by voting 'no'....Have all voted who wish? Take the record. On this question 103 'ayes', 3 'nays', 2 answering 'present'....and this Bill having received the Constitutional Majority is here-



by declared passed. Representative Douglas on the Floor? No, he's not. Geo-Karis 'aye'. Okay, Mike, what about your 2863....forget it for today? Forget 2863 for today. 2374 is waiting for a fiscal note."

Clerk Selcke: "Do you want to do that now?"

Speaker Telcser: "2374?....."

Clerk Selcke: "Yeah...House Bill 2374 has been read a second time....Where did we leave off on this?"

Speaker Telcser: "All right. House Bill 2374 was read a second time....and Amendment #1 was not yet adopted...This is yours Brian....Brian..."

Clerk Selcke: "Give me the Amendment on that."

Speaker Telcser: "George...."

Clerk Selcke: "Just a minute....Amendment #1, Duff, amends House Bill 2374, page two, by deleting line 5 through 14 and so forth."

Speaker Telcser: "All right, now, has a fiscal note been filed, Mr. Clerk."

Clerk Selcke: "Yes, Sir."

Speaker Telcser: "A fiscal note has been filed. Okay. Amendment #1. The Gentleman from Cook, Representative Duff, on Amendment #1."

Duff: "Ladies and Gentlemen of the House, we've already discussed this a great deal. This is the Amendment which becomes the Bill as the result of recommendations in committee of Representative Hyde and Leinenweber and others....It changes the thrust of the Bill from discoveryah....excuse me...this is the one which requires the transcript and it changes the thrust from discovery to impeachment as the basis. The fiscal note indicates... we checked with the chief administrative officer of the courts that on the assumption there would be twelve investigative grand juries per year, with about one half in Cook County....And, with Cook County already requiring the transcripts be made of grand jury proceedings the



increase in cost for simply preparing grand jury transcripts would be from additional court reporters salaries. It is reasonable to assume that the total increased use of court reporters would equal, at most, approximately the salaries of two full time court reporters. The salary of one being presently about \$16,000 per year. Thus, the cost of House Bill 2374 would be about \$32,000 per year statewide, however, with the reduction under the ...in the number of grand juries required in Illinois because of House Bill 2372, which we already passed, there would be a net savings in court reporter salaries in Illinois. For example; California has a system similar to the one which Illinois would adopt under the package of which House Bill 2374 is a part. It sees grand juries used in, at most, 3 percent of felony cases per year. Other states report grand juries being even more rare. So, the real net effect of this is not that it will cost total more money, but that it eventually will save more money statewide. And, now then, the intention of the Bill then is to require transcripts of grand jury proceedings.. It's already done in Cook County. It's a very useful and successful tool in the process of justice. Primarily on the basis of impeachment or credibility of witnesses testimony. There are frequently occasions where a witness will say one thing to a police officer another thing to a grand jury and a third thing to a court. When that occurs the availability of the written transcript makes it possible for counsel on either side to bring in that grand jury transcript and show whether or not the witness has been consistent. I move....Is this the Amendment now, Mr.....? I move the adoption of Amendment 1."

Speaker Telcser: "The Gentleman from Will, Representative Sangmeister."

Sangmeister: "Mr. Speaker, I have a Parliamentary Inquiry."



Speaker Telcser: "State your point, Sir."

Sangmeister: "The fiscal note that has been delivered to me is one of those self-serving documents again by the Sponsor of the Bill. Now, previously the Speaker, I think has ruled on this. Is it going to come from the agency or the department involved or are we going to allow the Sponsors to file their own fiscal note as to what they think the fiscal implications of this Bill is?"

Speaker Telcser: "Okay. If it's an appropriation that comes from an agency, directly from an agency, or effects directly a specific agency in State government, we have ruled in prior questions of this nature, that the fiscal note signed by the Sponsor should contain in that note reference to the information obtained from the agency. However, in this Bill there does not appear to be a specific agency from whom the money will come or go to... and therefore the Chair would rule that the fiscal prepared by the Sponsor is in order."

Sangmeister: "Well, then, we're making an exception in this particular case? The ruling of the Chair is not that a Sponsor can...file his own fiscal note on a Bill. Is that correct?"

Speaker Telcser: "A Sponsor always files the fiscal note, Representative Sangmeister. But, if it deals with a specific agency, if it'll cost that specific agency money the Sponsor should state in that fiscal not the information they receive from the agency. Fiscal notes are filed by Representatives and Senators...not by agencies."

Sangmeister: "Well, I don't see anything in this fiscal notefrom what agency this came from or what department, it seems to be strictly self-serving of the Sponsor...."

Speaker Telcser: "Further discussion? The Gentleman from Cook, Representative Maragos."

Maragos: "I would like to ask the Sponsor if he'll yield to a question."



Speaker Telcser: "He indicates that he will."

Maragos: "Brian, did you give any figures? Because I have not seen your fiscal note.....What figures are you giving? I did not see your fiscal note."

Duff: "Representative Maragos, I'll read it to you. Assuming that there would be twelve investigator grand juries per year, with about one half in Cook County, and with Cook County already requiring the transcript be made of grand jury proceedings, the increase in cost of simply preparing grand jury transcripts would be from additional court reporter salaries....It is reasonable to assume that the total increased use of court reporters would equal, at most the salaries of two full time court reporters. The salary of one being presently about \$16,000 per year. Thus,..the cost of House Bill 2374 would be about \$32,000 per year statewide. However, with the reduction in the number of grand juries required in Illinois because of House Bill 2372, which we already passed today, there would be a net saving in court reporter salaries in Illinois. For example; California has a system similar to the one which Illinois would adopt under the package of which 2374 is a part. It sees grand juries used in, at most, 3 percent of felony cases per year. Other states report grand juries being even more rare. So, Representative the net effect of this Bill is that it won't cost any more money at all, it will save money."

Maragos: "All right. Mr. Speaker, may I speak on the question?"

Speaker Telcser: "Proceed, Sir."

Maragos: "I'm in sympathy with the terms of this Bill although I disagree that the fiscal note, as given to us, is correct.....because it's assuming two major premises. One that House Bill 2372 is going to be passed by the Senate and that it's also going to be signed by the Governor. But, in spite of that case, I don't care if it does cost a few dollars more, I think the thrust of



the Bill is very good. It is very important for the people who are being defended in grand juries to have this information and therefore I vote that we support this measure and let's see what happens to it and then I think the cost will come later and we can also ask appropriations if we need them at a later time. I support the Amendment."

Speaker Telcser: "The Gentleman from Will, Representative Leinenweber."

Leinenweber: "Thank you, Mr. Speaker, I also would like to urge an 'aye' vote on this Bill. This Bill attacks what I consider a very unfair situation which exists in many of our downstate counties.....and that is the failure of the State to make a transcript of the grand jury proceedings. Now, this means that at a trial, based upon an indictment from a grand jury, there is no way that a defendant can can impeach the testimony of the prosecution witnesses.....because there is no transcript available to do so with....On the other hand the State may impeach a witness who has testified before a grand jury merely by calling the Assistant State's Attorney who has presented the case before the grand jury. So, on the one hand, under the current situation, in many of our downstate counties, the State is in a position to impeach a witness who changes his story after testifying before the grand jury, but the defense is not so able to do so. So, I think this Bill is long overdue and I certainly urge an 'aye' vote ...which I intend to give it."

Speaker Telcser: "The Gentleman from Cook, Representative Rayson."

Rayson: "Another question of the Sponsor, Mr. Speaker."

Speaker Telcser: "He indicates he'll yield."

Rayson: "Brian Duff, when we talked about this earlier, I got the impression that you didn't limit the first Amendment



to the procuring of transcripts by court order for impeachment only. Now, you mention again, it's for impeachment only. Now, is it for impeachment only?"

Duff: "Representative Rayson, I'm sorry you misunderstood me... because I have said before and I'll repeat that this Amendment changes the thrust of the Bill from discovery to impeachment. And, it is somewhat more limited than the concept that you endorse in the broadest way. It is within the kinds....of agreement that you....could support, but I had decided not to attempt to swallow more than we could.....to chew more than we could swallow.....swallow more than we could chew.....on this process of modifying the grand jury. This is the conservative ...agreed approach that we talked about in committee."

Rayson: "I'd like to speak on this Amendment, Mr. Speaker. I can't support this Amendment because by trying to bargain the concept, which is good, of transcripts available in all grand jury hearings....for allowing it downstate and then narrowing it down to seeking this transcript relevant in a defense for impeachment purposes only, we're contracting existing law. Now, courts can give these transcripts for many reasons.....beyond impeachment. I think one of the questions in Washington on the matter of transcripts concerns.....you know..... unindicted conspirators....and other collateralmatter. There's need for Legislative Commissions who are investigating certain things for which there is a concomitant investigation before grand juries.....and that could be relevant. Sometimes....one would....on a note, if a witness was coerced, if a prosecutor was badgering a witness, or if he left out some of.....testimony relating to multiple defendants. There are many reasons Why did he not call a material witness? These are matters that go beyond impeachment only....and if it's contracted only....to impeachment only...I think this is a bad



Amendment."

Duff: "Mr. Speaker, in response to that question..."

Speaker Telcser: "Wait a second. Is there any discussion? If not, Representative Duff to close the argument."

Duff: "Fine. I'll only add this....Representative Rayson, I think you misunderstood my thrust here. We're not talking about limiting in this wording. The wording only says that the transcripts will be made available. How counsel would use them is up to counsel....In the committee it was commented upon that this would be valuable for impeachment purposes whereas the Bill previously had been broader....This does not merit....This does not mar the use that you might choose to make of the transcripts but it does make it a fact that the transcript will be available to you."

Speaker Telcser: "The Gentleman has offered to move the adoption of Amendment #1 to House Bill 2374. All in favor of the adoption signify by saying 'aye', opposed 'no'.... The Amendment is adopted. Are there further Amendments? Would you read the Bill a third time, Mr. Clerk?"

Clerk O'Brien: "House Bill 2374, a Bill for an Act to amend the Code of Criminal Procedure, Third Reading of the Bill."

Speaker Telcser: "The Gentleman from Cook, Representative Duff."

Duff: "Mr. Speaker, Ladies and Gentlemen of the House, we have just thoroughly discussed the Bill because the Amendment is the Bill and to save the time of the House I would ask for a favorable Roll Call."

Speaker Telcser: "The question is, shall House Bill 2374 pass? All those in favor signify by voting 'aye', the opposed by voting 'no'. The Gentleman from Cook, Representative Mugalian."

Mugalian: "I wanted to speak on this Bill because I have some questions on it and I apologize for my lack of expertise... in criminal proceedings....But, I have a feeling that possibly this Bill, although its intentions, I'm sure, are



very laudable...might result in inhibiting witnesses before grand juries. If a witness knows that when he is called before a grand jury that a person subsequently indicted will have an opportunity to find out that he did testify we may find that many witnesses called to grand juries will merely take the fifth Amendment. I wish the Sponsor would respond to this....this question if he has an opportunity to explain his vote. I would like to take, for example, an investigation of the into political corruption...or an investigation into, let us say.....syndicate operations. In both cases reprisals are possible and in some cases they can be rather severe. It seems to me thatif a witness were called before a grand jury to testify in connection with a narcotics ring....and he knew that the big boss, who runs the narcotics operation may be indicted, he may be very reluctant to testify at all. So that this just may be a counter productive Bill.....Since we have already passed a Bill that gives an accused an opportunity to waive a grand jury we may find that major defendants..... defendants in syndicate operations or advanced political corruption cases....would prefer to have a grand jury.... under the thought that no one would have the courage to testify at all.....so that an indictment could not even be brought....."

Speaker Telcser: "Gentleman.....Do you want to explain your vote.....last, Brian, to take up other things? The Gentleman from Cook, Representative Leinenweber to ex.... The Gentleman from Will, Representative Leinenweber to explain his vote."

Leinenweber: "I think there is a misunderstanding of the thrust of this Bill. It merely requires the taking of the transcript of the testimony in....taken before the grand jury. A practice which some of our counties currently undertake and the most leading example, of course, is



Cook County. Now this testimony is no more available now under this Bill, if this Bill passes, than it would have been if a county had taken a transcript prior to the enactment of this Bill. It is not available for discovery purposes but it is available for impeachment purposes which means it is available after the witness has testified in a subsequent criminal proceedings. So, in that respect the secrecy of the grand jury is not violated but the defendant has an opportunity, after a witness who has testified before the grand jury testifies against him in a criminal proceedings, to look over his testimony to make sure that it jibes with what he told the grand jury. This is something that the State's attorney can now do by calling the assistant who presented the case.....in these counties that do not take the testimony. It doesn't change the Cook County practice one iota, so again I certainly urge an 'aye' vote."

MILLER IN CHAIR.....

Speaker Miller: "The Gentleman from Cook, Mr. Danny Houlihan to explain his vote."

Houlihan: "Thank you Mr. Speaker and Ladies and Gentlemen of the House, I would join in the remarks of Representative Leinenweber. This is a very fair and a very reasonable Bill.....and the practice really that would be implemented by this Bill has been followed in Cook County that I know of for at least the last twenty years.....And, as far as invading the secrecy of the grand jury it does not do that at all....and to refer back to the questions that were raised by Representative Mugalian; first of all the list of witnesses who appeared before a grand jury are returned on the indictment itself. This merely refers to making a record of the testimony that the particular witness made before the grand jury....It's very fair, it's very reasonable and I ask for your support."



Speaker Miller: "The Lady from Cook, Mrs. Catania to explain her vote."

Catania: "Thank you, Mr. Speaker, I just wanted to point out that the synopsis no longer really says what this Bill does. It's a good Bill. It simply requires that a transcript be kept. It is not what Representative Mugalian understood apparently from reading the synopsis in the Synopsis and Digest Book ...as one of the non-lawyer on Judiciary II I'm convinced that this is good Legislation and I hope that even more green lights will go on up there."

Speaker Miller: "The Gentleman from Cook, Mr. Rayson, to explain his vote."

Rayson: "Mr. Speaker and Members of the House, one of the problems of the gush at the last minute....is that it's difficult to know what these Amendments say and where they are and I even had difficulty getting that from the Sponsor of the Bill but he assured me that this does not contrast existing law and because of that I consider it a good Bill too and therefore will vote green."

Speaker Miller: "The Gentleman from Cook, Mr. Giglio, to explain his vote."

Giglio: "Thank you Mr. Speaker and Ladies and Gentlemen of the House. I see we're over the hill now. The only thing I wanted to say is...this is somewhat of a companion Bill that I spoke about earlier and as I reiterated before, that I would, as a layman, like to have counsel. Now I see we could have the transcript forwarded to us within no less than twenty days. I think it's a very good Bill and I think it's well on its way."

Speaker Miller: "Have all voted who wish? Take the record, Mr. Clerk. On this question there are 115 'ayes', 5 'nays', and 5 answering 'present'...This Bill having received the Constitutional Majority is hereby declared passed. Mr. Shea on the Floor? Mr. Shea, do you want 2117? The next number will be 2221, but I don't see Mr. Choate on



the Floor....2755, Mr. Waddell. All right, House Bill 2755, Mr. Clerk."

Clerk Selcke: "House Bill 2755, this Bill has been read a second time, one Committee Amendment....amends House Bill 2755 on page one line 27 and so forth...."

Speaker Miller: "The Gentleman, Mr. Waddell."

Waddell: "Mr. Speaker, I request permission to have 2755 and 2756 which is a companion Bill done at the same time...."

Speaker Miller: "Well, we can do that but this is on Second Reading....it has been read a second time....there is an Amendment....Do you want to proceed with the Amendment first, Mr. Waddell?... Move the adoption. The Gentleman moves the adoption of Amendment #1 to House Bill 2755. All those in favor say 'aye', opposed 'nay'...the 'ayes' have it and the Amendment is adopted. Are there further Amendments, Mr. Clerk? All right. The Bill is advanced to Third Reading and Mr. Clerk, read the Bill a third time...."

Clerk Selcke: "House Bill 2755, a Bill for an Act creating the Energy Conservation Study Commission, Third Reading of the Bill."

Speaker Miller: "The Gentleman has asked leave to consider House Bill 2756 as a companion Bill....as a companion Bill, Mr. Waddell?"

Waddell: "Right."

Speaker Miller: "All right. ...2756 has been read a second time. Are there Amendments, Mr. Clerk?"

Clerk Selcke: "No Amendments."

Speaker Miller: "All right. The Bill is advanced to Third Reading. Read House Bill 2756 a third time."

Clerk Selcke: "...2756, a Bill for an Act making an appropriation to the Energy Conservation Study Commission, Third Reading of the Bill."

Speaker Miller: "The Gentleman, Mr. Waddell, with respect to both of these Bills."



Waddells ... and Ladies and Gentlemen of the House,
 ... Bill concerns itself with the opposite
 ... spectrum as far as the saving of energy is
 ... addresses itself to the other side. I
 ... to the Speaker and as far as this Bill is
 ... there is no conflict between the two. This
 ... previous Bill that had been up.....as far
 ... reservation is concerned. This concerns itself
 ... whereby you are not locking the door after
 ... has been stolen but rather on adequate codes ...
 ... facilities to having been built so that you do
 ... energy resources at the beginning. I might
 ... the fact that this is similar to what the
 ... in the area of Commonwealth Edison and Central
 ... Public Service currently do when you apply for
 ... what....what they want to do is to see that you
 ... situation there where you are not wasting your
 ... and this is primarily what it addresses itself
 ... suggest and persuade a favorable vote..."
 Speaker Will ... "Further discussion? The question is, shall
 Bills 2755 and 2756 pass? All those in favor vote
 House ... and opposed 'nay'....The Clerk will take two calls.
 'aye' ... Xerox one. Have all voted who wish?
 Roll ... voted who wished? Take the record, Mr. Clerk.
 Have ... Bills there are 110 'ayes', 4 'nays' and 2 answer-
 On the ... 'absent'....and each of these Bills....having re-
 Ann ... the Constitutional Majority are hereby declared
 col ... House Bill 2817...Mr. Grotberg.....All right
 pur ... has been read a second time. Are there Amend-
 the ... Mr. Clerk?"
 ment ... "House Bill 2817,We've adopted Amend-
 Clerk O' ..."
 Speaker ... "Further Amendments?"
 Clerk O' ... "Amendment 2 was Tabled. We've adopted Amend-
 ...and Amendment #2 was Tabled, so now we're on

GENERAL ASSEMBLY
 STATE OF ILLINOIS
 HOUSE OF REPRESENTATIVES



Amendment #3."

Speaker Miller: "The Clerk tells me that Amendment #1 has been adopted, Amendment #2 has been Tabled.. Are there further Amendments?"

Clerk O'Brien: "Amendment #3, Schlickman...amends House Bill 2817.."

Speaker Miller: "Just a moment...For what purpose does the Gentleman from Cook, Mr. Shea arise?"

Shea: "Well, Mr. Speaker, I was the one that made the Motion to Table Amendment #2....and I did it, I thought to speed the Bill along, but Representative Hoffman is here now and if he wants to proceed with that Amendment or get a Roll Call on it, I'd be happy to make a Motion to untable it Ron, and you can do what you want with it.....All right. I just wanted to get that straight."

Speaker Miller: "All right, Amendment #2 stays Tabled, is that correct. All right.....#2 has been Tabled....Are there further Amendments, Mr. Clerk."

Clerk O'Brien: "Amendment #3, Schlickman...amends House Bill 2817 on page one, line 31, and so forth."

Speaker Miller: "I understand this Amendment is by Representative Schlickman. Is Representative Schlickman on the Floor?"

Grotberg: "I'd be glad to offer the Amendment, Mr. Speaker."

Speaker Miller: "All right. The Gentleman from Kane, Mr. Grotberg.....is going to handle it."

Grotberg: "Thank you Mr. Speaker, Ladies and Gentlemen of the House, this Amendment by Mr. Schlickman merely brings this Bill intocorrelation with the existing print order that we see on so many of our copies of State material now. The date that it was printed as well as the number.. and this puts the date in. Is that correct, Mr. Schlickman? And, I thank you very much for offering...."

Speaker Miller: "Is there discussion? The Gentleman from Cook, Mr. Rayson.....All right. Is there discussion? The question is, shall Amendment #3 be adopted? All those in



favor say 'aye'.....opposed 'nay'.....the 'ayes' have it and the Amendment is adopted. Are there further Amendments, Mr. Clerk?"

Clerk O'Brien: "Amendment #4, Grotberg, amends House Bill 2817 on page 20 line 9....."

Speaker Miller: "The Gentleman from Kane, Mr. Grotberg..."

Grotberg: "Yes, thank you, Mr. Speaker and again Ladies and Gentlemen we're trying to make a good Bill even better and in doing so we have unbended by Amendment #4....inserting on page one, line 11, also exempting by the General Assembly in the definition.. 'by the General Assembly but does not mean or include any Member of the General Assembly or any board, commission, council or bureau of the General Assembly'....that is done because we mandate so much material to be generated we would not want to put the inconvenience on anybody. I move for its adoption, Mr. Speaker."

Speaker Miller: "Is there discussion? The question is, shall Amendment #4 be adopted? All those in favor say 'aye', opposed 'nay', the 'ayes' have it and the Amendment is adopted. Are there further Amendments, Mr. Clerk?..... All right, advance the Bill to the order of Third Reading. Read the Bill a third time, Mr. Clerk."

Clerk O'Brien: "House Bill 2817, a Bill for an Act requiring certain State publications to contain a statement of promulgation costs....Third Reading of the Bill."

Speaker Miller: "The Gentleman from Kane, Mr. Grotberg."

Grotberg: "Yes, Mr. Speaker, now may I ask leave of the House to hear 2718 the \$5,000 appropriation Bill at the same time on one Roll Call..."

Speaker Miller: "Is this a companion Bill, Mr. Grotberg?"

Grotberg: "Companion Bill, yes."

Speaker Miller: "Does the Gentleman have leave to consider House Bill 2818 on the same Roll Call? Is there objections? Hearing no objection.....House Bill 2818 has been read a



second time. Are there Amendments, Mr. Clerk?"

Grotberg: "They were adopted yesterday, Mr. Speaker."

Clerk O'Brien: "Amendment 1 and 2 were adopted previously,
3 was Tabled....."

Speaker Miller: "Amendments 1 and 2 were adopted previously,
and Amendment #3 was Tabled. Are there further Amendments?"

Clerk O'Brien: "Amendment #.....No.....No further Amendments."

Speaker Miller: "No further Amendments. All right. The Bill
has been advanced to the order of Third Reading. Read
the Bill a third time, Mr. Clerk."

Clerk O'Brien: "House Bill 2818, a Bill for an Act making an
appropriation to the State Comptroller, Third Reading of
the Bill."

Speaker Miller: "All right, the Chair will recognize Mr.
Grotberg with respect to House Bill 2817 and 2818."

Grotberg: "Yes, Mr. Speaker, Ladies and Gentlemen of the House,
for just a few moments I would like to explain these Bills
once more to you. On your table you have a sheet of paper
that was passed out yesterday morning or the day before.
briefly explaining that the magnitude of the printing
problem in the State of Illinois is tremendous...We are
all aware of the volume of paper that passes over our
desk daily and yet it is virtually impossible to arrive
at a true picture of actual printing cost. In addition
to the costs that appear in the printing line of the
appropriation items in the many budgets, printing items
are buried in other line items such as contractual
services, xerox leases for the State of Illinois run over
\$4,000,000 a year and have.....never appear in the print-
ing costs....There are many more such examples. Do you
all know that the State of Illinois, in this great
energy and paper shortage is restricted to only 150 tons
of paper a month.....300,000 pounds. Now isn't that a
shame in this year of disclosure by elected officials,
this Bill cannot get at the printing problem of the State



of Illinois. It can only help to find out who does what to who. In this year of disclosure by elected officials we all have to disclose our contributions and our ...income. I would like for this to be the ethics Bill for the bureaucracy and let them print on the front of every piece of paper over over 100 copies that's put up at taxpayers expense....how much a copy, how many copies, what day and what.....the date of the printing....and how many they've got left on the shelf...Do you know that we've got a warehouse full of budget books downstairs that are three inches thick that nobody has got courage enough to even recycle and they've been down there for ten years. The waste of paper in this State is unconscionable....and I submit that should the bureaucracy ...you have to stop and figure up what it costs to run paper...and I'm not talking about internal communications, we don't want to foul up the bureaucracy or the daily affairs of this State, but when they run a publication for circulation, self-education, empire building and all of the things that go with the use of paper, I submit they should tell it to the people like we're telling it to the peopleas candidates for elected offices.....and with that I'd be happy and pleased to answer any questions."

Members: "Roll Call...."

Speaker Miller: "The Gentleman from Cook, Mr. Shea..."

Shea: "On page one of the Bill.....in lines 10 and 11, you talk about any other person expending their encumbering State funds under an appropriation by the General Assembly. I assume you do not mean unit of local government where counties.....when you had this language in there..."

Grotberg: "That's correct, Jerry, now, on the Amendment #4 that I just gave you.....did you notice that we took out the word 'other'."

Shea: "But the intent of this Bill is only to do this and conduct this study on the State level and not the local level....."



Grotberg: "That's correct."

Shea: "Thank you."

Speaker Miller: "The Lady from Cook, Mrs. Catania."

Catania: "Would the Sponsor yield for a question?"

Speaker Miller: "Proceed."

Grotberg: "Sure."

Catania: "Representative Grotberg, what exactly has to be spelled out and which publications have to spell it out? And are we voting on both Bills together?"

Grotberg: "Yes, we are doing both Bills together. It might be quicker if I would show youlest I take too much credit for this, Joe Ebbesen is standing back there, we found this in the Florida Statutes and on a piece of paper from the State of Florida, from their Bill room....It's a promulgation of how much it costs, how many issues show it....to serve you..."

Catania: "...And this goes in each of these publications... It shows how much it costs to print it...."

Grotberg: "Yes, each copy..."

Catania: "Okay. I think that that sounds like a fine idea and it seems to that if we do that then we probably don't need to appropriate money to the Comptroller to make a study. I would think that this step alone would really suffice and that we should see...you know...if that's going to make all of us a little more cost conscience."

Grotberg: "Thank you Suzy, the question there is, yesterday we amended that appropriation not to the Comptroller but to the Amendment #1 and 2, on the appropriation, changes that to the Legislative Council and it's \$5,000.....not \$25,000."

Catania: "So House Bill 2818, as I now understand it, appropriates \$5,000 to the Legislative Councilstudy..."

Grotberg: "To find out what..."

Catania: "...money was spent on ..."

Grotberg: "To find out what other states are doing about the paper problem....and help us as we go into the next Session"



to do something Legislatively about it....yes."

Catania: "And to see how much money we are actually spending here in Illinois."

Grotberg: "That's correct..."

Catania: "Thank you."

Speaker Miller: "The Gentleman from Cook, Mr. Rayson."

Rayson: "Mr. Speaker and Members of the House, I would like to rise and speak against the Billbut rather timidly.. I suggest that the intent is good andit may work... and I hope it does, but I'm suggesting that if we come in with this little stamp for all myriad trains of paper order for different sizes and different amounts, for different purposes, that we may have to have a computer or trained specialist which might in itself lead to a form of bureaucracy and it might suggest something analogous to what we have on cigarettes. Cigarettes may be harmful for our health...in other words, we're living in a paper civilization, we're immersed by this, the fact that we see stamps around....that it cost different prices for different kinds of paper, doesn't mean that we're going to coordinate this and be more efficient and more economical I would like to think we are but I think we're engaging in the prophesying of another one of Parkinson's Laws."

Speaker Miller: "The Gentleman from Macoupin, Mr. Boyle."

Boyle: "Thank you, Mr. Speaker, I'd like to ask the Sponsor if he has done any researchand he knows how much it'll cost the Stateto put this on each publication?"

Grotberg: "That is no problem at for me to answer, Representative. The research we have done shows that when they make up pages for every brochure that they send us...one line or two lines more doesn't make any difference on the actual cost of printing. The determination of cost of printing are in the bids....and that's how the State quotes its bidding...is on a per page cost....with so many copies...."



Boyle: "How about the agency, the cost to the agency in ascertaining these costs. How many employees will it take in a particular department? How much more payroll will it take to determine the cost of this?"

Grotberg: "I would submit that it better not take any more, Mr. Representative....because the capability of all of this information is buried in everybody's files now it's on every print job that they order, whether it's done in the State shop, the in-house centralized printing right here in the Capitol Building as a per page in-house charge....with a charge back....and it's no secret....let's find out what it is..."

Boyle: "Secondly, with respect to your study, now I have no objection to your study, but I thought the purpose of this Bill was to conserve paper. Now what are they going to print the results of your study on?"

Grotberg: "You are the one that brought up the subject of study, Mr. Representative, this Bill is not to do anything but let the bureaucracy disclose to us.....Where is that red book that came out here the other day? They come across our desks all of the time. This one was mandated by the Legislature, I believe, and is exempt, but they run about five to eight dollars apiece. I'd just like to have 'em cut the presses off when they get enough."

Boyle: "Well, didn't you exempt the Legislature? Isn't the Legislature exempt from your Bill? Didn't your Amendment #4 take the General Assembly publications out? So you're not going to save any money as far as the House or the Senate is concerned, you've already taken them out of your Bill, haven't you?"

Grotberg: "Yes, but do you know what I had to do to get at the university system, Mr. Representative, I had to create a new Act because Gus doesn't know what they print....and neither do the people..."

Boyle: "Mr. Speaker, if I may address myself to the Bill,



Speaker Miller: "You may proceed."

Boyle: "I believe that this is a bad Bill. I don't believe that we've defeated a Bill here yet today.....and I think this is a good one to start with. Thank you."

Speaker Miller: "Is there further discussion? The Gentleman from Cook, Mr. Dee."

Dee: "Mr. Speaker, Ladies and Gentlemen of the House, this has been debated fully, I move the previous question."

Speaker Miller: "The previous question has been moved. All those in favor say 'aye', opposed 'nay', the 'ayes' have it and the Motion is carried. The Gentleman from Kane, Mr. Grotberg to close the debate."

Grotberg: "Thank you, Mr. Speaker, Ladies and Gentlemen of the House, this is just what I said it is, a disclosure Bill to the bureaucracy of the State of Illinois. I would very much appreciate a positive vote on this. Thank you."

Speaker Miller: "The question is, shall House Bills 2817 and House Bill 2818 pass? All those in favor will vote 'aye', and those opposed 'nay'. Have all voted who wish? Have all voted who wish? Take the record, Mr. Clerk. On these two Bills the vote is 102 'ayes', 27 'nay' and 2 answering 'present' and these two Bills, having received the Constitutional Majority are hereby declared passed. Mr. Schisler on the Floor? Mr. Schisler on the Floor? His Bill is up next...Mr. Shea, do you want 2117 called? 2117, Mr. Clerk.....I assume this Bill has been read a second time."

Clerk O'Brien: "Amendment #1 has been Tabled.....Are there further Amendments?"

Speaker Miller: "All right. The Bill has been read a second time. Amendment #1 has been Tabled. Are there further Amendments?"

Clerk O'Brien: "Amendment #2, Lundy, amends House Bill 2117, as amended by deleting Section 9.08 and inserting in lieu thereof the following...and so forth."



Speaker Miller: "The Gentleman from Cook, Mr. Lundy...Mr. Lundy...Mr. Lundy with respect to Amendment #2."

Lundy: "Mr. Speaker, I ask to Table the Amendment."

Speaker Miller: "The Gentleman moves that Amendment #2 be Tabled. All those in favor say 'aye', opposed 'nay', the Amendment is Tabled...Are there further Amendments, Mr. Clerk? The Bill is advanced to the order of Third Reading. Do you wish it called, Mr. Shea, on Third Reading? Read the Bill a third time."

Clerk O'Brien: "House Bill 2117, a Bill for an Act to amend the Revenue Act, Third Reading of the Bill. The Gentleman from Cook, Mr. Shea."

Shea: "Mr. Speaker and Ladies and Gentlemen of the House, this will extend to counties over 150,000 the same prerogatives and privileges counties under 150,000 in this state have. And, that will allow the county board, when requested by the county collector, to designate a bank or banks or other depository which could receive taxes as a collection agency....."

Speaker Miller: "Further discussion? The Gentleman from Cook, Mr. Palmer."

Palmer: "If the Sponsor will yield for a question?"

Speaker Miller: "He indicates he will. Proceed."

Palmer: "Mr. Shea, isn't there presently on the books of this House and this State, a law which provides that town collectors are to collect?"

Shea: "I think, it seems to me that town collectors are under a restraining order and several of the counties of the State are prohibited from collecting....and what I want to make sure is that the county boards that designate banks for collection in counties over 150,000 just like they do in counties under 150,000."

Palmer: "Well, in counties under 150,000, they perhaps do have some need for that but if you've got the number of collectors and they as counties throughout Illinois that do the



collections, I just wonder what is the necessity.....
 I realize that there is a long drawn out case in the
 circuit court of Cook County ...that had to do with the
 restraining of the collector from their statutory duty of
 collecting tax. I also understand that this law has
 never been held unconstitutional....Now, that being the
 case....why don't we just wait and let thecourts
 ...this case take its course and then look at the problem
 at that time....Rather than enacting a law now which
 would be in contravention to present law..."

Shea: "Well, Mr. Palmer, I don't understand. I think, probably
 Mr. McMaster, who is the chairman of a committee here,
 understands this as well as I do....and they have town-
 ship government in counties of this State outside of
 Cook....and"

Palmer: "I realize that..."

Shea: "...and....they can use the bank so I thought it would
 be nice if we in Cook and other places ...counties over
 150,000 had the same prerogative they have in the smaller
 counties and have uniform legislation throughout the
 State."

Palmer: "And of course if this Bill is enacted into law, there
 really wouldn't be a need for it....the township collector
 am I correct on that?.....In Cook County...."

Shea: "I....I don't...I haven't thought about it that way
 I just want to help the people have a place to deposit
 and pay their taxes..."

Palmer: "Do you know whether or not the collector of Riverside
 Township is in favor of this Bill?"

Shea: "I think that this Bill got some very good publicity in
 my local papers and the collectors from Riverside Town-
 ship hasn't written me indicating one way or another in
 favor of or opposition to.....the piece of Legislation."

Palmer: "Mr. Speaker, if I may address myself to this Bill."

Speaker Miller: "Proceed, Sir."



Palmer: "Representative Shea who is the chief Sponsor of the Bill I thought had a very excellent Amendment #2 which somehow or another didn't get adopted....I think he may have Tabled the Amendment the other day but however that might be, this Legislature has enacted and the Governor has signed a law that's been in existence for over a hundred years providing for a collector to ...town collector....Now, the law is very specific as to how he is to collect those taxesRecently, I believe in 1970 there was a suit started in the circuit court of Cook County that had to do with the fees of a collector. Those fees being going to the various taxing bodies within the township. Out of that I believe....as a result of that temporary injunction there was an order requiring the townships to return to the ...or turn over to the county collector of Cook County the sum of almost \$5,000,000 and that of course....those moneys would have gone to alleviate the question of levying taxes for the purposes of town government in these townships...Now, the ...risklitigation is still going on. There has been no adjudication by any courts that I am aware of....to hold this..the enact of this Legislature unconstitutional or invalid. As a matter of fact the law is still on the books that the township collectors are to collect....Now, it seems to me that the thrust of this Bill is directed at Cook County where the court case took place and as a result of this theit's another idea or another Bill to get around what is presently the law and that is for these town collectors to collect. The Collectors Association of Illinois is in favor of the collector system. I'm certain that the collectors in Cook County are certainly in favor of the....."

Speaker Miller: "For...For....For what purpose does the Gentleman from Cook, Mr. Arnell, arise?"

Arnell: "Mr. Speaker, Point of Order. Could we have some quiet



in this room?"

Speaker Miller: "You're sure entitled to it."

Arnell: "This Bill affects suburban Cook County and I think it is of utmost importance that everyone who represents suburban Cook County pay attention to this Bill and listen to this speaker...."

Speaker Miller: "Representative Palmer."

Palmer: "Thank you, Mr. Speaker. This Bill represents an end run around present law enacted by this Legislature and I would suggest to you that it's in conflict with present law in this thing that it's effectively thwarts a law that is now on the books providing for the town collectors in the towns suburban Cook County, to collect those taxes... I think it's wrong. I think Mr. Shea should have stuck by his Amendment #2 and I certainly would have voted for you Jerry, even to the point of germaneness and I urge those persons, all of you to vote against this Bill, especially those on the other side of the aisle."

Speaker Miller: "Mr. William Walsh."

Walsh, Wm.: "Ladies and Gentlemen of the House, I would agree, absolutely, with everything that the previous speaker said except for the value of the Amendment that was offered to this Bill...Romie, that was bad too. This Bill is extremely bad, and it's the first recognition that I have seen that the Cook County Democratic Machine can see that they are working a hardship on the people in the outlying areas in the Republican suburbs if you please, in the payment of their taxes. The township collectors should be permitted, and they will be permitted by the courts to exercise their duty....we certainly hope so, in the suburbs and if that happens, then this Bill is totally unnecessary. But, further in this Bill, there is nothing to say that the County Board of Cook County will designate suburban banks to collect taxes or be depositories to collect taxes. There's nothing to suggest that at all. As a matter of



fact, knowing the record of the Cook County Board, controlled 10 to 5 presently by Democrats, they will probably be Loop banks that will be designated as the depositories and as the collectors of taxes and so it will be of no value whatever to the people in the suburban areas...the people that this Bill purports to help. So, I submit to you, that let's get back to the system...that the previous speaker mentioned, the township collector system that we hope the court will ultimately affirm...and let's defeat thisBill roundly."

Speaker Miller: ".....Tom Miller."

Miller, Tom: "Thank you, Mr. Speaker, one question of the Sponsor if he would yield?"

Speaker Miller: "Yeah. He indicates he will yield."

Miller, Tom: "There are no other counties involved, other than Cook, isn't that correct?"

Shea: "I believe there is the counties of Kane, DuPage, Madisonperhaps Winnebago....Peoria, I'm informed by Mr. Day.. Peoria....Lake...."

Miller, Tom: "All right. Our township collectors in suburban Cook County have not, in face, been collecting or acting in the roll of tax collector for what....the last two or three years.....?"

Shea: "I'm sorry, Mr. Miller, I didn't hear you."

Miller, Tom: "Jerry, isn't it true that in the last two or three or four years that the township tax collector no longer has that responsibility?"

Shea: "That's correct. The Constitution forbids them from collecting a fee and they're under a restraining order from using township funds to pay for that function."

Miller, Tom: "Mr. Speaker, I'd like to add my opposition to that of Representative Walsh and Representative Palmer. Representative Walsh indicated that the deposit of tax funds may go to the downtown banks but I would suggest to you it is another opportunity for the Cook County



Democratic Party to take over suburbia by depositing those moneythat money.....in suburban banks that will further increase those power bays in suburban Cook County and I would ask my Republican friends on this side of the aisle to vote against it....And, quite frankly I am surprised that any number of Cosponsors on the Bill are associated in the banking industry and it could potentially be a conflict of interest in that respect....as well....

SPEAKER BLAIR IN CHAIR....

Speaker Blair: "Mr. Katz."

Katz: "Will the Gentleman yield to a question?"

Speaker Blair: "He indicates he will."

Katz: "Representative Shea, you know that I'm not one who's interested in politics, I'm interested in the welfare of my constituents....."

Members: "Ooooooooooooo."

Katz: "As Representative Miller"

Shea: "Harold, you and I agree what we're interested in."

Katz: "Now, Representative Miller said that the last couple of years that the people had not been able to pay taxes out in the suburban area. Now, I have a lot of old people who we always look with such favor on, who aren't interested in Democrat or Republican but they don't want to have to go all the way down to the Loop to pay their taxes. Is that what this Bill is all about?"

Shea: "This is what we're trying to do.....is to give the county board in the county the authority to set up some type of tax collection....mechanism outside the collector's office....and I can't understand the opposition from our colleagues, particularly those from suburban Cook County that have those elderly people..."

Speaker Blair: "All right, Mr. Juckett."

Juckett: "Thank you, Mr. Speaker, will the Sponsor yield for a question?"



Shea: "Yes I will, Mr. Juckett."

Juckett: "Thank you, Mr. Shea. I see that the banks cannot only act as depositories, but can act as collection agents. Have you indicated to us, and if not how much is it, what will be their charge for collecting the taxes?"

Shea: "Well, I know that in the past local banks have acted and collected....without.....any charge. Now, I'd be happy to accept an Amendment from Mr. Walsh stating that it would suburban banks appointed or designated....if he would then tell me that he would support my legislation.."

Juckett: "Well, I don't know what you've got going with Mr. Walsh....andI just wanted to make sure of what the charges were going to be.....If these banks are performing a service....now....It is my understanding that these banks collect one dollar when they sell a license plate."

Shea: "No, they've changed that. They can collect up to two now....two dollars."

Juckett: "Well, I was wondering whether in this legislation or whether the county would be able to grant them a fee.... for collecting the taxes for the county..?"

Shea: "I think they do at no charge but if you....I would be happy to take this back to secondand accept an Amendment from Mr. Walsh, that there would be suburban banksand an Amendment from you that there would be no charge.....If you would guarantee me the support of your side of the aisle..."

Juckett: "Well, I think, on this particular issue....or on any issue, I would be vain if I could say that I could guarantee you anything but my own vote....andWhat is your position.....I understand that the township collectors and the township government have offered to collect taxes without charging any fee?....Now, what is your position on that?"

Shea: "I'm not familiar with it so I can't comment...."

Juckett: "Would you object to them collecting the taxes if



there were no fee.....involved?"

Shea: "Andno expenditure of township money?"

Juckett: "No collection charge..."

Shea: "And,.....no expenditure of township money....property taxes or revenue sharing money...."

Juckett: "I didn't say that."

Shea: "Oh!.... Are you attempting to rebuild that patronage army that Jack Walker talked about, those thirteen hundred employees out there? "

Juckett: " I didn't realize that there were ...in the thirty Townships of Cook,that there were more than thirty township collectors...."

Shea: "Well, I remember former Speaker Walker.....one night at a press conference....talking about thirteen hundred patronage workers....were involved. I thought maybe you were trying to get those patronage workers back?"

Juckett: "My understanding in Maine Township and in Wheeling....and Northfield and Niles that I represent, that they are dedicated public servants. Now, maybe yours are patronage army workers, butin other words in this particular Bill there is no charge to anybody and it's just for the love of collecting the money and depositing itthat these banks, out of their own good will and good heart are going to be doing the collecting? Now, are you admitting that it's too big a job for the county collector?"

Shea: "No, this is just permissive. This isn't mandatory.... and I think the County Collector in Cook is doing an extremely good job, but I think Representative Katz hit the nail on the head. Perhaps there is some people that find it difficultsome people that you and I represent. We're trying to help those people and it seems that all I'm getting is political consideration from you and some of the other people."

Juckett: "Well, Mr. Speaker and Ladies and Gentlemen of the



House, it's been very interesting to hear the distinguished Assistant Minority Leader on this and I didn't know that he was so friendly and so kindly with all of the banks and all of the collection agencies in Cook County and these other large counties....but we did have a very efficient system. We did have it convenient for the people. It was close to the people. But, it seems like their machine destroyed this convenienceand our people were covered by bonds for the collection of taxes I don't know what provision he has made for the tellers to be bonded and I'm sure if the tellers were bonded for the collection of taxes that there would be a cost. It's more than just a convenience of the taxpayer. I think rather it's a convenience of the machine....and if we want to help with the machine let's use a postage stamp and mail the taxes in. Let's admit that the county collector can't do it. Let's admit that the county collector has the army of patronage workers and just return it to the locally elected township collectors and in the meantime vote 'no'."

Speaker Blair: "The Gentleman from Cook, Representative Giglio."

Giglio: "Thank you, Mr. Speaker, Ladies and Gentlemen of the House, I think we've heard ample debate on this Bill. I would ask for leave to move the previous question..."

Speaker Blair: "All those in favor of the previous question say 'aye', opposed 'no'....The 'ayes' have it and the previous question has been moved....The Gentleman from Cook, Mr. Shea to close."

Shea: "Mr. Speaker, Ladies and Gentlemen of the House, all I ask in this Bill is that we make all counties throughout the State in the same position and we do equity throughout the State. I'd appreciate the support of the House."

Speaker Blair: "The question is, shall House Bill 2117 pass? All those in favor will vote 'aye' and the opposed 'no'. Mr. Huskey..."

Huskey: "In explaining my vote, I happen to be one of the



Legislators that live in the suburban area and I'm fortunate enough to be able to play doctor and I find that I don't have to go all of the way down to the Loop, as some of the speakers previously stated, I find that the U. S. Mail carries my taxes very well down to the County Building to record.....I get a receipt returned by the U. S. Mail. Also, I feel that this is a special bankers interest Bill, so I therefore vote 'no'."

Speaker Blair: "Mr. Houlihan."

Houlihan: "Before, Mr. Speaker, and Ladies and Gentlemen of the House, before the debate was closed I wanted to ask a question.....I....just in explaining my vote...I have a question as to whether ...to the procedure as to how these banks would be chosen and how the county board would select banks that participate in thisproject.. in terms of being collectors...but I have the utmost confidence in the Sponsor and our County Board, so I'll vote 'yes'."

Speaker Blair: "...Mr. Stone."

Stone: "Mr. Speaker, Ladies and Gentlemen, I think that the Sponsor of this Bill is absolutely right when he says that all of the people of the State of Illinois, in this case, should be treated alike. At the time the limit of \$150,000.....was put on for the counties, the County of Cook had township collectors....who were available for the people in all areas to pay their taxes....I..... for the life of me I just can't see how we get politics involved in this....and the reason I don't is because in the downstate areasRepresentative Walsh....in the downstate areas, all banks that want to be collectors that are not in the county seat are designated as collectors.....they do it free of charge, I am sure that the banks in the ...County of Cook would be very very pleased to do it free of charge as a service to their customers. There is no extra bonding required and I just cannot see



how the political machine or the City of Chicago or the County of Cook could either one make any hay out of this or how they could have any patronage because the banks do it free as a service to their customers. I think it's a very good Bill and it's a shame in my judgment...it's a shame that politics could get involved in a Bill like this. I urge that you vote 'yes'."

TELCSEER IN CHAIR.....

Speaker Telcser: "The Gentleman from Cook, Representative Peters "

Peters: "Mr. Speaker, Ladies and Gentlemen of the House, I am not so concerned as to the politics of this situation as might appear to some individuals ... having served in the ...served in the County Treasurer's office and having been part of the collection process of over 1 billion dollars in tax...and being part responsible to assure the distribution of those tax to the various taxing agencies, including the school districts, I am very much concerned as to exactly how the banks would operate under this situation. Exactly what requirements would be made by ...for them to participate in this program and how long, in fact, they could end up keeping this kind of really potentially hundreds of millions of dollars on deposit in the local banks at no interest rate before they put them back in the county treasury for distribution to the various taxing districts....I think this is a very important question and the reason ...primarily ...for my 'no' vote on this particular Bill. We have, I think, a very serious problem in the collection of taxes in Cook County. We have a problem as indicated by Representative Katz, in terms of the people in the suburban areas....who are at a disadvantage....in terms of where they pay their taxes but before I vote in favor of a measure which would give this procedure over to the banks I think that I would like to see some indication on the part of the county collector,



as to exactly what requirements he would set up for the banks and exactly how long those funds would be kept on deposit in those banks at no interest...before, in fact, they are returned to the County Treasurer for distribution to the various local taxing districts. For those reasons I vote 'no'."

Speaker Telcser: "The Gentleman from DuPage, Representative Redmond."

Redmond: "Mr. Speaker and Ladies and Gentlemen of the House, I don't really know how we do it but in DuPage County the banks have always collected the taxes and I have to vote 'yes' because I've been very apprehensive that our County Collector would be doing something improper which might bring some discredit to the Republican Party in DuPage County. So, therefore, I must vote 'yes!'."

Speaker Telcser: "Have all voted who wish? The Gentleman from Macon, Representative Alsup."

Alsup: "Well, I would like to explain some advantages to this type of thing. I've been a County Treasurer and there are loan companies to be sure that the taxes are paid...they pay the taxes and add this to the monthly payments that the people make and they sometimes have hundreds of tax bills and they bring them in and have them totaled up and what it amounts to isinstead of standing in a long line....with a pack full of bills...they can merely go to the bank, the bank ...at the end of the day ...totals up the tax billshe gives the collector the credit and when they deliver the Bill to the County Collector, the County Collector has his people total up the bills against the amount of credit that is given and the money is already deposited...it saves an extra day of the time, the banks do it as a service and to those of you who might live in Chicago, it should be a tremendous benefit to you....The bank might, of course, be able to keep the money a week or so. I don't know about that. This would probably be



according to the arrangement of the collectors, but at least the money gets put in the bank almost immediately without any lost motion and it saves the County Collector a tremendous amount of work at the time ...right at the last day or two, especially. So, I think you people in Chicago that are opposing this are a little foolish. I can't see any political consideration involved in it in any way. Thank you."

Speaker Telcser: "Have all voted who wish? Take the record. On this question there are 83 'ayes', 54 'nays', 12 answering 'present' and the Gentleman from Cook, Representative Shea.."

Shea: "Would you poll the absentees, please?"

Speaker Telcser: "I certainly will, Sir.....Representative Walsh, for what purpose do you arise, Sir?"

Walsh: "Mr. Speaker, before entering into that, it is my pleasure to introduce the lovely wife of our colleague, Ed Jenison, Mrs. Barbara Jenison, who is in the gallery on the Republican side, of course and she is accompanied by their son, Ned Jenison and his lovely wife, Margaret and Ed and Barbara's grandchildren, Jim and Steve..."

Speaker Telcser: "..... The Clerk will poll the absentees.."

Clerk Selcke: "Carter, Catania, Clabaugh, Deavers, Dee, Douglas, Dyer....."

Speaker Telcser: "One minute please, Representative Dee, for what purpose do you arise?"

Dee: "How am I recorded, Mr. Clerk?"

Speaker Telcser: "You are recorded as being absent, Sir."

Dee: "Well, in keeping with my former stand on township government, I feel I would like to be recorded as voting 'no'....."

Speaker Telcser: "Record the Gentleman as voting 'no'..."

Clerk Selcke: "Dyer, Fleck, Geo-Karis, Harpstrite, Hirschfeld, Gene Hoffman, Dave Jones, Klosak, Lauer, McAvoy, McCormick, Kenny Miller, Murphy, Pappas, Philip, Pierce, Rigney,



Rose, Schlickman, Sevcik, Springer, Wall.....Picked up one 'no' vote....83 to 55....."

Speaker Telcser: "...83 'ayes', 55 'nays', 12 answering 'present', this Bill having failed to receive the Constitutional Majority is hereby declared lost....Representative Shea, for what purpose do you rise, Sir."

Shea: "You declared the Bill dead?"

Speaker Telcser: "Yes."

Shea: "I just can't understand why my colleagues can't support a piece of legislation like this...."

Speaker Telcser: "Representative Douglas, do you want 2894 called? 2894.....something about dentistry or something. House Bill 2894."

Douglas: "Thank you, Mr. Speaker,....."

Speaker Telcser: "Representative Walsh, for what purpose do you rise?"

Walsh: "Mr. Speaker, having voted on the prevailing side, I move to reconsider the vote by which House Bill 28..... I beg your pardon, what's the number of the last Bill we had?.....2817....Ibe reconsidered.....I think Representative Dunn wants to be recognized..."

Speaker Telcser: "Okay.....on the prevailing side by which House Bill 2117 failed to pass, the Gentleman from Cook, Representative William Walsh moves to reconsider that vote....The Gentleman from Cook, Representative Totten moves that that motion lie upon the table. The question is on the Gentlemen's motion to table, all in favor signify by saying 'aye',Roll Call....? Five Members want a Roll Call? The question issaying 'aye', the opposed 'no', the Gentleman's motion to table prevails....Now where are we on.....on....We're trying to keep the Bills.. read a second time here ..please....It's on Second Reading....House Bills, Second Reading....House Bill 2894."

Clerk Selcke: "House Bill 2894, a Bill for an Act to amend Section 18 (a) of an Act to regulate the price of dental surgery, and so forth, Second Reading of the Bill....."



no Committee Amendments."

Speaker Telcser: "Are there Amendments from the Floor?...

Third Reading.....House Bills, Third Reading...House Bills, Third Reading.....Representative, Lechowicz, for what purpose do you arise, Sir?"

Lechowicz: "Point of order, Mr. Speaker....I was wondering if we could actually hold 2894 until tomorrow ...because that Bill hasn't even been printed yet."

Speaker Telcser: "All right. Okay..."

Lechowicz: "Thank you."

Speaker Telcser: "All right, a number of Members have requested that I go to motions in order to give them an opportunity for their motions.....we'll start going on motions..... Representative Shea, for what purpose do you rise?"

Shea: "While we've got kind of a lull here, I'd like to introduce Bob and Mrs. Rifle. He is a law student and aide to Senator Daley. He is here trying to find out how the Legislature works. He is in the balcony right up there. Committee Reports."

Clerk Selcke: "Mr. Collins, from Executive, to which House Bill 1633 and 1640 were referred, reports same back with recommendations the Bills do pass. Mr. Collins, from Executive, to which House Resolution 894 was referred, reports same back with Amendments thereto, with the recommendations the Resolution, as amended, be adopted. Mr. Collins, from Executive, to which House Resolution 988 was referred reports same back with the recommendations the Resolution be adopted. Mr. Neff, from Transportation, to which Senate Bill 1212, 1218, 1242, 1243, 1244, and 1296 were referred, report same back with the recommendations the Bills do pass. Mr. Rose, from Judiciary I, to which House Bill 2687 was referred, reports same back with Amendments thereto, with the recommendations the Amendments be adopted and the Bills as amended do pass and be rereferred to Appropriations. Mr. Rose, from Judiciary I, to which



House Bill 2688 was referred, reports same back with the recommendations the Bills do pass and be rereferred to Appropriations. Mr. Rose, from Judiciary I, to which Senate Bill 1467 was referred, reports same back with the recommendations, the Bills do pass. Mr. Washburn, from Appropriations, to which House Bill 2000 and 2635 were referred, reports same back with recommendations they be placeddo pass and be placed on the Order of Second Reading. Mr. Washburn, Committee on Appropriations, to which House Bill 2827 was referred, reports same back with Amendments thereto, with the recommendations the Amendments be adopted and the Bills as amended do pass. Mr. Washburn, from Appropriations, to which Senate Bill 1267, 1559 were referred, reports same back with Amendments thereto, with the recommendations the Amendments be adopted and the Bills as amended do pass. Mr. Washburn, from Appropriations, to which Senate Bill 1272, 1273 and 1283 were referred, reports same back with the recommendations the Bills do pass. Mr. Tuerk, from Industrial Affairs to which House Bills 2480 and 2487 were referred, reports same back with the recommendations the Bills do not pass. Mr. Tuerk, from Industrial Affairs, to which House Bill 2599 and 2650 were referred, reports same back with recommendations, the Bills do pass. Mr. Blair, from Rules, to which House Bills 74, 192, 197, 1292 were referred, reports same back with recommendations the Bills be returned to the Committee on Human Resources. Mr. Blair, from Rules, to which Senate Bills 1458, 1535 were referred, reports same back with recommendations the Bills be returned to Committee on Assignment of Bills."

Speaker Telcser: "Introduction. First Reading."

Clerk Selcke: "House Bill 2897....McCormick, amends the General Assembly Retirement System, First reading of the Bill."

Speaker Telcser: "Okay. On the Order of Motions, appears House



Bill 2480, to which the Gentlemen from Winnebago, Representative Giorgi is recognized....2480 on Motions."

Giorgi: "Mr. Speaker, when I called the motion to discharge, we didn't know that the committee was going to meet. The committee met last night and the committee voted 9-7 not to vote these Bills out of committee and the Bill has to do with the increase in Unemployment Compensation rates and the rule of the one week waiting period. There is quite a bit of discussion about the 11 percent increase in Unemployment Compensation rates. We felt....that inasmuch as the number one problem facing America today is the problem of inflation....that the 11 percent increase in Unemployment Compensation was not unreasonable and should have gotten a favorable vote out of committee. So,I'd like to get the House to vote on this issue... andput the Bill on Second Reading, Second Legislative Day if I can. And, suspend the necessary rule."

Speaker Telcser: "The Gentleman from Cook, Representative Jim Houlihan."

Houlihan: "Mr. Speaker, a point of order. I noticed on motions, and on motions we started with 2480 but there are some five or six motions prior to that....I looked on the Calendar. Can you explain the starting point on motions?"

Speaker Telcser: "Representative Houlihan, the rules do not provide for a numerical sequence on motions and I saw Zeke late last night and he gave me a real warm welcome said he might go for me for Speaker next time...."

Giorgi: "Don't tell everything Mr. Speaker...."

Speaker Telcser: "He was out with Dave Caravell....yeah...."

Giorgi: "While I have the floor, Mr. Speaker, the only argument that I could broach to the Committee is the fact that the Chamber of Commerce, State of Illinois issued a report yesterday that advocated a 27 percent increase in the wages of the department heads and the various people in State government....and inasmuch as the



principal witness opposing my measly little 11 percent increase for an Unemployment Compensation recipient, was a member of the Chamber, I thought they were very inconsistent, especially in that regard....yesterday."

Speaker Telcser: "Okay. The Gentleman from Peoria, Representative Tuerk..."

Tuerk: "Mr. Speaker, parliamentary inquiry, or an inquiry of the Chair. I couldn't quite hear the motion that was made...Could we have a repeat of that or could you inform me please."

Speaker Telcser: "The Chair is under the impression that the Gentleman wants to discharge the Industrial Affairs Committee."

Tuerk: "Well, under those circumstances I would ask you, Mr. Speaker, if this motion is in order?.....I submit to you it is not in order..."

Speaker Telcser: "The Committee met last night?..."

Tuerk: "That's correct."

Speaker Telcser: "And.....reported the Bills out....'do not pass'?"

Tuerk: "That's correct. Well, Mr. Speaker, if I could speak to this motion?"

Speaker Telcser: "Proceed, Sir."

Tuerk: "...It would seem to me that the Committee has met. It reported the Bills out 'do not pass'. This motion is not in order....to discharge Committee because the Committee has acted and the Committee report has been read...And, therefore if any motion is made it would have to come at a later date and possibly in some other form..."

Giorgi: "I submit, Mr. Speaker, that generally he is correct but in this instance he is incorrect. Mr. Speaker, I'd like to ask for a Roll Call vote on my motion because this is the season of the flag.....This is the season of the flag, Mr. Speaker. Roll Call, Mr. Speaker...."



Speaker Telcser: "Let me look at the rules, Fred. I'm trying to figure this thing out."

Unknown: "You're out of order, Zeke."

Giorgi: "Mr. Speaker, I might expedite things for you. I'll move to take from the table then. It'll take 89 votes."

Tuerk: "He can't do that either, Mr. Speaker."

Speaker Telcser: "All right...."

Tuerk: "Who is the Parliamentarian around here."

Speaker Telcser: "The written motion he files is not in order, I think we all agree on that. The one pursuant to Rule 57....given the Committee's action last night is not in order."

Giorgi: "Mr. Speaker, I move to amend my motion....to take from the table...House Bill 2480...that was reported out 'do not pass' today."

Speaker Telcser: "Are you doing that pursuant to Rule 33?"

Giorgi: "Yes, Sir."

Speaker Telcser: "If you want to do it pursuant to Rule 33 (c), Representative Giorgi, you'll have to file a written motion."

Giorgi: "I also have filed a written motion."

Speaker Telcser: "Representative Walsh, for what purpose do you rise, Sir?"

Walsh: "Mr. Speaker, it seems to that the procedure is somewhat unusual. The Gentleman's motion is obviously out of order because the Committee has reported on a do not pass motion....we have a number of motions on the calendar that have been on there for many....many days. Why can't proceed with the business of the House?"

Speaker Telcser: "The Chair has already ruled that the motion he has filed in writing pursuant to Rule 57, which is the motion that is on the Calendar, is not in order.... Right? Now, the Gentleman is now making a motion, in writing, pursuant to Rule 33 (c), with respect to the Bill."



Walsh: "That is not going to be on the Calendar today...."

Speaker Telcser: "That is right. But the Rule 33 (c) doesn't say it has to..."

Giorgi: "Mr. Walsh, my motion has been on the Calendar for two weeks...."

Speaker Telcser: "Representative Choate, for what purpose do you rise?"

Choate: "Mr. Speaker and Members of the House....Mr. Speaker, just a clarification to all people concerned and Representative Richard Walsh, the motion that Representative Giorgi called has been on the Calendar for several days, in fact, a couple of weeks. It was only late this afternoon, that the Committee, the way I understand it is, reported the Bill back in, consequently he did not know until just this moment, that his motion was not the proper motion....I understand now that he has filed the proper motion...."

Speaker Telcser: "Representative Richard Walsh, for what purpose do you rise?"

Walsh, Richard: "The hearing apparently was last night and the report was today..."

Speaker Telcser: "Right."

Walsh, Richard: "Doesn't this motion have to be on the Calendar?"

Speaker Telcser: "No."

Walsh, Richard: "Rule 33 (c)?"

Speaker Telcser: "No....I have 33 (c) in front of me....as I'm sure you do and nowhere do I see in 33 (c) a provision for the motion having to appear on the daily Calendar. Take a minute and read it, Rich....I don't....care..."

Walsh, Richard: "The Bill shall lie on the Speaker's Table..."

Speaker Telcser: "The Bill.....NOT....the motion."

Walsh, Richard: "Well, it seems that the Chair is bending over backwards to accomodate some Members....I just wonder why..."

Speaker Telcser: "No.....I don't bend over backwards for



anyone."

Giorgi: "I've never been the recipient of any special favors in this House, Mr. Walsh."

Speaker Telcser: "Representative Tuerk, for what purpose do you rise, Sir?"

Tuerk: "Mr. Speaker, I'm not a real student of the rules... and perhaps this behooves me to become more acquainted with every rule in the book, but it seems to meI have the recollection of a rule which says.....in effect. that if a Bill is voted out of Committee..'do not pass', that there has to be two days intervening before the Sponsor of a Bill makes a motion to take the Bill from the table.....and that's exactly where that Bill is now, it's on the Speaker's Table."

Speaker Telcser: "Representative Tuerk.....we're now referring to Rule 33 (c)....Your point was well taken with respect to the Gentleman's motion filed pursuant to Rule 67..... The Chair has ruled that that motion is now untimely and out of order. Pursuant to Rule 33 (c), the Gentleman has now filed a written motionto have the Bill placed on the order of Second Reading. Now, to read 33 (c), the two days that you refer to....indicate that the Bill will appear on the Speaker's Table for two Legislative days, during which time the Gentleman has the prerogative to make the motion. Representative Tuerk, for what purpose do you rise?"

Tuerk: "Well, okay, I stand corrected on making the motion but take a look at Rule 65.....(a)....which says a motion to take from the table shall not be taken up until it appears on the daily Calendar. Motions to take from the table may be filed with the Clerk at any time and shall appear on the daily Calendar on the next Legislative Day....Now, I submit to you that this was impossible to do...."

Speaker Telcser: "All right, now, Representative Tuerk...."



Rule 65....to which you refer...is a general rule, with respect to motions to take from the table....All right. Now, Rule 33 (c) is a specific rule dealing specifically with Bills reported out of Committee....with a 'do not pass'....or a 'do not pass' recommendation. It seems that that is the specific case with which we are dealing now. A matter or a Bill or a Resolution reported out 'do not pass' or 'do not pass as amended'....as opposed to a generictaken from the table motion...."

Tuerk: "Well, I would ask you this question then. Where is the Bill right now?"

Speaker Telcser: "The Bill right now is on the Speaker's Table."

Tuerk: "Well, then.....take a look at Rule 65....which says it cannot be taken from the table unless it is on the Calendar."

Speaker Telcser: "All right. Now, had the Gentleman filed a motion pursuant to Rule 65, the Chair would be compelled to rule with you.....The Gentleman has filed a motion pursuant to Rule 33 (c). And, I believe he...."

Tuerk: "No. I submit to you, Sir, that he can't file the motion pursuant to Rule 33....because the Bill is on the Table and it's not in the Committee."

Speaker Telcser: "It says 33 (c) alludes to that situation. Representative Juckett, for what purpose do you rise?"

Juckett: "Mr. Speaker, I think that you will have to take both of these rules together because Rule 65 makes only one exception and that's in Rule 65 (b), that says a motion to take from the table shall require the affirmative votes of 107 Membersexcept for a motion made pursuant to Rule 33 (c)....so they are taken together.... The procedure for Rule 33 is Rule 65.....It's very clear, it's very distinct....and you must agree with Mr. Tuerk. Mr. Speaker, Rule 33 is very broad, very general..... Rule 65 is very specific and is the procedure."

Speaker Telcser: "Wait a minute....Representative Matijevich,



for what purpose do you rise?"

Matijevich: "Mr. Speaker and Members of the House, in order to back up the ChairI think the Chair might be uneasy because he happens to be making a ruling in favor of a Democrat....But it is a fair ruling. If he followed Rule 65 then you could file a motion to take from the table any time.....on a Bill that was reported out.... 'do not pass'.....Rule 33 (c) is very specific...that you have to do it within that two days that it lies on the table....So, I think that the Chair is very proper in his ruling on 33 (c) because otherwise we could go right up to the end of the Session....you could file a motion any time.....to take from the table....a Bill that is reported out 'do not pass'.....I think the Chair is being very fair.....and his rule is proper...."

Speaker Telcser: "Representative Juckett, for what purpose do you rise?"

Juckett: "Mr. Speaker, the last speaker was correct....in that the motion must be made within two days....but 65 (a) tells the way the motion is to be made....and we must follow the rule....."

Speaker

Telcser: "Representative Juckett, it seems clear to me thatSection B of Rule 65 clearly states in generic terms that a motion, meaning any motion, of any kind.....with respect to any Bill, Resolution or whatever.....that are made to take something from the table....will require the affirmative vote of 107 Members. It then sets out the exception.....for a motion pursuant to Rule 33 (c) and that is on the motion..the Gentleman made..."

Juckett: "That is only to the number of votes that are necessary. It is not to the procedure....There is no exception to the procedure and the procedure is spelled out in 65 (a)."

Speaker Telcser: "No, but Rule 33 (c) is very specific....it specifically sets out the rule with respect to Bills voted out 'do not pass'."



Juckett: "Mr. Speaker, it does not specify....Mr. Speaker, it does not specify the procedure..."

Speaker Telcser: "Okay, Representative Hill, for what purpose do you rise?"

Hill: "Mr. Speaker, my point is that you made a ruling now, about four or five different times....this is Thursday already and it seems to me that after you have made that ruling at least four times let's get on with the business in front of us then."

Speaker Telcser: "Representative Choate, for what purpose do you rise, Sir?.....Turn on Representative Choate..."

Choate: "You know, if they would watch what they were doing instead of talking to the Pages....it would help..... I just want to reiterate what Representative Hill said, I don't think there is a single Member here that positively wants to keep another Member from having his so-called day in court. And we talk about staying late in the evening and we talk about dragging the Session out.... This is the kind of think that does it. We could have had a couple of these motions already debated and voted on.....I would suggest, Mr. Speaker, you made a ruling, I would suggest that we adhere to that ruling and get on about our business."

Speaker Telcser: "All right. Any further ...Representative Tuerk,"

Tuerk: "Mr. Speaker, what is your final ruling on that?"

Member: "Oh! No!You gotta be kidding."

Speaker Telcser: "The Chair is ruling, as it has in the past, that the Gentleman's motion is in order."

Tuerk: "Then,.....Mr. Speaker, I appeal the ruling of the Chair."

Speaker Telcser: "Okay.The Gentleman has that right...."

Members: "Roll Call.....Roll Call...."

Unknown: "Vote 'no' to support the Chair.....That really was a fair ruling."



Speaker Telcser: "Okay. The Gentleman has moved to appeal the ruling of the Chair with respect to Representative Giorgi's motion. All in favor of the Gentleman's motion ... Representative Walsh, for what purpose do you rise, Sir?"

Walsh: "I wonder if you would, for the benefit of some of us who were not following this closely, review what the ruling was.....that the Gentleman, Mr. Giorgi, was appealing...."

Speaker Telcser: "One minute.....Representative Choate...for what purpose do you rise?"

Choate: "Well, for the Majority Leaders edification, Representative Giorgi has not made a motion to appeal the ruling of the Chair. If I recognize voices correctly, it was Representative Juckett that made the motion to appeal the ruling.....of the Chair...."

Walsh: "I didn't know that..."

Choate: "Now you know that."

Walsh: "Now, Mr. Speaker, I wonder if we could take this matter out of the record....."

Members: "No....No...No...No..... Roll Call....Roll Call ..."

Speaker Telcser: "All right.....Roll Call."

Walsh: "Things seem to have gotten away a little bit, Mr. Speaker."

Speaker Telcser: "Representative Walsh...."

Walsh: "Sincerely, Mr. Speaker, I would like toI would like to have an opportunity to review the ruling"

Speaker Telcser: "Now....Now, let's calm down.....Representative...Choate."

Walsh: "There's certainly no harm in agreeing with the Minority Leader...."

Choate: "Mr. Speaker...Mr. Speaker.....is the motion to appeal the ruling of the Chair....debatable?...."

Speaker Telcser: "A motion to take from the table is not debatable and therefore the Gentleman's motion to overrule



the Chair is not debatable.."

Members: "Roll Call....Roll Call..."

Speaker Telcser: "Wait a minute now....Let's....Let me see if he wants to debate him.....ask a point of privilege... I don't know....Representative...Walsh, for what purpose do you rise?"

Walsh: "I tell you, Mr. Speaker, I don't agree at allI don't think those people over there should because sometime they are going to have the Chair....Not soon, Mr. Speaker, it will be a while but someday they may have the Chair and when they do....they're not going to like the procedure whereby the appeal....the Chair is appealed from.....Now, I submit to you that this practice is not good....it's dividuous....and we ought to at least give it 15 minutes so that we can research the matter. Now, I don't think that's unreasonable....and I ... "

Speaker Telcser: "Representative Choate, for what purpose do you rise, Sir?"

Choate: "Well, as long as the Majority Leader is talking about somebody or ...'these people on this side of the aisle' quote...unquote....might have the Chair sometime, that would be left up to the desire of the majority of the voting public of the State of Illinois....But, let me remind him that when he's talking about quote...'these people on this side of the aisle' that the motion to appeal the ruling of the Chair didn't come from this side of the aisle....The only thing that we want on this side of the aisle is to get about the orderly operation of this House and take a vote. Whether it wins or whether it doesn't win at this point nobody knows....."

Speaker Telcser: "Representative Walsh, for what purpose do you rise?"

Walsh: "Mr. Speaker, I've talked with the maker of the Motion and he has agreed to withhold it for the fifteen minute period...."

Speaker Telcser: "All right...."



Members: ".....No...No...No..."

Walsh: "I don't see where they have any voice in the matter, Mr. Speaker. The maker of the motion has agreed to withhold the motion for fifteen minutes....."

Speaker Telcser: "Representative Choate."

Choate: "Mr. Speaker, I would suggest to you that if the maker of the motion has withdrawn his motion...we're right back in the position of where you ruled that the Gentleman's motion was in order and we need to get to the debate of the subject matter at hand and have a vote....."

Speaker Telcser: "Representative Walsh, for what purpose do you rise?"

Walsh: "Well, since that motion has been withdrawn, I move then to take this matter out of the record for fifteen minutes."

Speaker Telcser: "All right then, the Gentleman...Representative Choate, for what purpose do you rise, Sir.?"

Choate: "I will go back to my previous statement, Mr. Speaker, that the matter before this House at the present time, under your ruling, is Representative Giorgi's motion. I would suggest that if we want to operate this House that Representative Giorgi discuss his motion, if Representative Walsh wants to talk on the motion, that's his prerogative. But the statements that he's making are not germane to the motion that has been ruled in order. I would suggest that if he wants to kill fifteen minutes to do it in a much more dignified manner and get four or five people to speak and explain their votes...."

Speaker Telcser: "Representative Bluthardt, for what purpose do you rise?"

Bluthardt: "Mr. Speaker, I now move that we adjourn until 5:30 this evening....."

Members: "....Roll Call...."

Speaker Telcser: "Representative Hanahan, for what purpose do you rise?"

Hanahan: "Is that a motion to adjourn?...."



Bluthardt: "Until 5:30 this evening."

Hanahan: "Then, I request a Roll Call on that and I request a no vote..."

Speaker Telcser: "Representative William Walsh, for what purpose do you rise?"

Walsh: "Mr. Speaker, I had a motion to postpone, which I think takes precedence over the motions that these Gentlemen have been putting since that motion.....And, if they insist on a Roll Call I would certainly go along with them..."

Speaker Telcser: "Representative Matijevich, for what purpose do you rise?.....The Gentleman from Cook, Representative Juckett.....The.....The.....Gentleman from Cook, Representative Juckett."

Juckett: "Thank you, Mr. Speaker....and after less than fifteen minutes in conference.....at this time I would like to withdraw my appeal from the ruling of the Chair...."

Speaker Telcser: "Okay, the Gentleman has withdrawn his appeal from the ruling of the Chair....and.....Okay.....And, after consideration of both of the rules....in concert with each other....the Chair would rule that the provisions of Rule 65 deals specifically with the matter at hand and that the Gentleman's motion would have to appear on the Calendar pursuant to Section A, under Rule 65.... And.....that written motion would have to appear on the Daily Calendar for the perscribed legislative days... Representative Matijevich, for what purpose do you rise?"

Matijevich: "Mr. Speaker and Members of the House, now.... naturally we have a problem with your ruling....Because you say you are putting them in concert....If you rule under 65 (a), that the motion must be on the Calendar.... I take it from 65 (a)....does 65 (a) completely wipe out Rule 33 (c)....because if you follow Rule 65 (a) it says motions to take from the table may be filed with the Clerk at any time..... at any time....."



GENERAL ASSEMBLY

STATE OF ILLINOIS

HOUSE OF REPRESENTATIVES

Speaker Telcser: "They gotta appear on the Daily Calendar on the next legislative day."

Matijevich: "Well, all right, you can say that too...."

Speaker Telcser: "No, the rule says that."

Matijevich: "I know that, but, let's put some emphasis on that 'any time'.....that is in direct conflict with 33 (c).

BLAIR IN CHAIR.....

Speaker Blair: "....You're talking about the filing...."

Matijevich: "Well.....Well..."

Speaker Blair: "We're not.....nobody is objecting to the filing."

Matijevich: "Well, I'm objecting to the use of Rule 65 under the fact that he has filed his motion pursuant to Rule 33. Now, if we follow 65 (a), that would mean that any-time one could file a motion to take the Bill from the table that has been reported out 'do not pass'. Isn't that correct?At any time. As long as you file it with the Clerk....at any time...that it appears on the Daily Calendar. You can do it any time....."

Speaker Blair: "No."

Matijevich: "Oh, yes you could."

Speaker Blair: "Well, do you want me to answer your questions or not?"

Matijevich: "Yes, answer it."

Speaker Blair: "Make your point and when you get through I'll answer."

Matijevich: "All right....My point is, Mr. Speaker, that since you are using Rule 65 (a), and I interpret 65 (a) to say that a motion to take from the table may be filed with the Clerk at any time.....and shall appear in the Daily Calendar on the next legislative day. If you use that rule, Mr. Speaker, does not that in effect rule out..... wipe out Rule 33 (c) and allow any Member of this House to go beyond the two days to file a motion to take from



the table a Bill that has been reported out of the Committee 'do not pass'?.....That's my question?"

Speaker Blair: "And the answer is 'no'.....And, I'm going to explain to you that under Rule 33 (c), it sets up what happens with respect to motions to table in connection with 'do not pass'. It says that if a Bill has been reported out of Committee 'do not pass', it shall lie on the Speaker's Table for two legislative days. It cannot be on there any longer than two legislative days. That's the purport of that sense. If no written motion to take the Bill from the table is made in those two days and supported by a vote of 89 Members, the Bill shall be considered as finally tabled and stricken. Upon a motion to take a Bill from the Speaker's Table filed during those two days and adopted by an affirmative vote of 89 Members, the Bill shall be placed on the Calendar, on the order of Second Reading, First Legislative Day. All right. A motion has been filed with the Clerk to take the Bill from the Speaker's Table. Now, the procedures as to how that motion to table is handled, is governed by the Rule 65. You've got to go over to it. All I have to do is refer you to Rule 65 (b) where you'll see that it is in concert when it says that a motion to take from the table shall require the affirmative vote of 107 members except for a motion made pursuant to Rule 33 (c). So, when the Rules Committee adopted these rules, 35 was in concert with 65.....65 (a) says that a motion to take from the table, which is what Mr. Giorgi has filed, shall not be taken up until it appears on the Daily Calendar, and motions to take from the table may be filed with the Clerk at any time which Mr. Giorgi did and shall appear on the Daily Calendar on the next legislative day."

Matijevich: "Mr. Speaker, I will respectfully submit that Rule 65 (b) refers to the fact that any motion to take from the table shall require the affirmative vote of 107 votes.



And, that is telling the Membership that on the motion to take from the table you need 107 votes. Except Rule 33 (c)...that's all that says. Now, I can readily understand that the Chair is in an embarrassing position where by a Republican has appealed a ruling from the Chair and placed us in a position where we have to appeal that ruling. Nobody is listening to me anyhow..... Well, Mr. Speaker and Members, all I can say is that I do this in good faith in good conscience and I'm trying to protect what I think is the rules of the House. Now, we all laugh at each other on different occasions but let me tell you I'm doing it in good faith and good conscience and Representative Walsh mentioned the fact that when we may have the Chair, we wouldn't want that type of ruling. Let me tell you that I don't care who is on that Chair, I thought the ruling of Art Telcser was fair....and I hope if the Democrats have that Chair that they would rule likewise and be fair to the Membership not to a Democrat or a Republican....be fair to the Membership because the rules protect the Membership not a Democrat or a Republican...."

Speaker Blair: "Mr. Giorgi."

Giorgi: "Yes, Sir.I'd like to, you know, thank the Speaker for his forbearance and I'd like to thank John Matijeovich for the support I received and the Speaker, and....my leader, Choate, and as usual I'm going to let this go until tomorrow so it'll appear on the Calendar, but the Majority was his usual tricky self and I'd like to put that in the record."

Speaker Blair: "All right. Let the record show that the Majority was his usual tricky self....."

Members: "Yeah.....Yeah...Yeah..."

Speaker Blair: "All right.....All right.....All right.
House Bill 2832...Mr. Giorgi."

Giorgi: "Mr. Speaker, I think you ought to tell the House that



you did indicate that the Bill.....the motion would be called tomorrow."

Speaker Blair: "That's right. I said we would go to motions and call House Bills that are on motions tomorrow...that's no problem. We'll do that. Mr. Epton."

Epton: "Mr. Speaker and Ladies and Gentlemen of the House, I am not the conscience of this House and I don't profess to be and I have never been an individual who has backed the so-called party lines.....but if Mr. Walsh doesn't resent the remarks, I do in his behalf. I heard Representative Matijevich talk about the leadership and the fairness and the dignity on one side of the aisle....Well it works both ways. Representative Walsh stood up on a principle that he believed in. It's not his usual tricky self, Mr. Giorgi. He didn't refer to the Chamber of Commerce nor did we refer to the unions when you speak in a motion.....and although you may be right or you may be wrong...I think that I resent the venom displayed toward Mr. Walsh...."

Speaker Blair: "Point of order.....Point of order....Mr. Choate..."

Choate: "Again.....someone evident hasn't been listening correctly. The verbs of his own tricky self was a complement from the Speaker to his Majority Leader. It didn't come from Representative Matijevich....."

Speaker Blair: "All right. Now, are we all set? Mr. Katz with respect to House Bill.....His motion with respect to House Bill 2832."

Katz: "Yes, Mr. Speaker, Ladies and Gentlemen of the House, this is House Bill 2832 which tries to do something about the fairly unfortunate situation, some might say ridiculous, in which we found ourselves on the recent Memorial Day holiday, in which parents had one day off and their children had another day off. Now, I want to say to you that I have and hold the veterans in this House and in the



Nation generally, in high respect. And, I have leaned over backwards, with my good and distinguished colleagues Representative William Walsh and Representative Giddy Dyer.....in proposing here a compromise solution to the problem that we have offered to do with House Bill 2832. I will ask you to listen very carefully to that the compromise solution would do. We will make May 30th a commemorative holiday in Illinois and that means that every school in Illinois will celebrate May 30th, will...

TELCSEER IN CHAIR.....

Speaker Telcser: "Representative Collins, for what purpose do you rise?"

Collins: "Mr. Speaker, I rise on a point of order. I think the Gentleman is speaking to the Bill and not to the motion."

Speaker Telcser: "Could you confine your remarks to the motion, Representative Katz?"

Katz: "Well, in speaking to the motion, Mr. Speaker, I am trying to indicate what I believe the Members of this House are entitled to know and would want to know. We have a situation in which organized labor, in which the Chamber of Commerce, the school boards of the State, the retail merchants of the State, all...howling.... along with the citizens of the State and the media....And, I am proposing a solution to the problem, eminently fair to the veterans of the State, that will also satisfy the needs of the people of the State.....and that is to make May 30th a commemorative holiday, to agree that as soon as Congressas the veterans are able to persuade Congress to make May 30th a National holiday, automatically the law of Illinois will recognize it as a National holiday."

Speaker Telcser: "Representative.....the Gentleman from Cook, Representative Collins."

Collins: "Well, Mr. Speaker, I just rose to repeat my point of order. Ididn't believe we were debating this Bill,



I thought he was speaking to a motion. I Chaired the meeting of which this Bill was considered and it received a fair and thorough hearing....The Bill was defeated in Committee and the Gentleman has brought the motion to take the Bill from the table....that's well and good....but I don't believe that the purpose of this type of motion is to get into a debate on the merits of the Bill."

Katz: "Well, Mr. Speaker, it is ordinarily ...the question of the merits of the Bill....is germane to the issue as to whether it should be taken from the table....and I would think that Mr. Collins must be afraid of discussing the merits of the Bill or he would not be interrupting me..."

Speaker Telcser: "All right. The Lady from Lake, Representative Geo-Karis."

Geo-Karis: "Mr. Speaker and Ladies and Gentlemen of the House, I think the import of this motion is very important, it is very serious....it does concern something that I think should be debated by the House in full and I rise to support the Gentleman's motion."

Speaker Telcser: "Is there further discussion?..."

Katz: "All right, Mr. Speaker, and sowe would propose that the people of the State of Illinois be able to celebrate their Memorial Day with their children to join in the patriotic observance of this holiday as a family affair. To point out that Illinois alone of the fifty states currently has this date but that if the veterans persuade Congress to make this a National holiday, that we will then have not only a commemorative holiday, which we will have as we propose under the Bill, but to actually have May 30th as a National holiday and a State holiday without further action of this House....and I would urge an affirmative vote to bring this tothe floor for a full debate that Representative Collins I know wants and that the rest of us fervently desire...."

Speaker Telcser: "Okay, the Gentleman has movedRepresentative Mahar, for what purpose do you rise, Sir?"



GENERAL ASSEMBLY

STATE OF ILLINOIS

HOUSE OF REPRESENTATIVES

Mahar: "Mr. Speaker, Ladies and Gentlemen of the House, I'd like to rise and speak in opposition to this motion. Is that in order?"

Speaker Telcser: "Why don't you just explain your Bill, okay... Bill."

Mahar: "Okay...."

Speaker Telcser: "The Gentleman... Representative Katz has moved to take House Bill 2832 from the Speaker's Table and place it on the Calendar. All in favor of the Gentleman's motion signify by voting 'aye', the opposed by voting 'no'.... The Gentleman from Cook, Representative Mahar."

Mahar: "Mr. Speaker, Ladies and Gentlemen of the House..."

Speaker Telcser: "89 votes..."

Mahar: "I sat here last week and listened to a long discussion on the merits of moving this day back to the fourth Monday in Illinois.....I listened to to people say that we had to do it because the Chamber of Commerce is going to lose their three day sale day....I had to listen to the facts that the unions wanted three days off to let the families go and have a vacation.....The children were confused about when they went to school....I might not know which Memorial Day that I might observe....I listened to people who said that my grandfather was a great hero and my father was a great hero and all that sort of thing. Now, I'm not going to tell you what a great hero my grandfather was and I'm not going to tell you what a great hero I was.....I'm not even going to tell you what a great hero my granddaughter might be if ERA passes. I'm going to tell you this.....if we move Memorial Day back to the fourth Monday we're doing a very...very great disservice not only to our ourselves to the people of Illinois but to the people that we respect, our fallen heroes. It was mentioned a few moments ago Memorial Day on May 30th is going to be a compromise day....being a compromise day



is like treating our fallen heroes as second class citizens. If we can have Louisiana and Alabama and Georgia celebrate days other than May 30th for over a hundred years....we can form the leadership to keep Memorial Day on May 30th....the mistake was made originally in Congress. Let us let them know we must retain it. Let us show the leadership and keep it on Memorial Day."

Speaker Telcser: "The Gentleman from Cook, Representative Richard Walsh."

Walsh: "Mr. Director, would you excuse me please. Ladies and Gentlemen just briefly in explaining my vote. Those of us who have been down here for a number of years and have voted on many Resolutions memorializing Congress to do this and do that....realize that we're really impotent when it comes to trying to get Congress to follow our lead. I believe that a situation such as this, the uniformity of the holiday, is imperative. In the metropolitan area as well as Springfield, I know for a fact, banks were closed and business institutions were closed on Monday while students were in school. When parades took place on Thursday parents were not available to assist in conducting the parade....or to escort the students. I believe this is a good measure that Representative Katz has Sponsored, I believe his compromise approach is good. The students would be in school on November 30th and November 11th and a commemorative holiday would be celebrated. Students would be instructed as to the significance of the days. It would be good for them and I think good for commerce, industry and labor. I would like to remind the Membership that in November, if we do not act favorably on this measure and the one to come up next, we're going to be confronted with,..... just about a election time, the same confusion that existed at Memorial Day just passed. I believe our constituents want us to vote 'aye'. I vote 'aye' and urge every-



one to do likewise."

Speaker Telcser: "The Gentleman from Kankakee, Representative Beaupre."

Beaupre: "Mr. Speaker and Ladies and Gentlemen of the House, I think that we've heard the debate on both sides of this question and just about every possible issue has been raised in regard to this. I don't think that this is one of the burning issues of the 78th General Assembly but it is indeed one that is important to the people. I think the one thing that we haven't talked about is our degree of responsiveness. That's one issue that we haven't talked about. And, while I voted to put this back on Memorial Day...from Memorial Day on May 30th...I can tell you that I haven't had a discussion with more people about any other issue since I've been in the General Assembly than the complaints that were registered from my constituency about how we fouled things up last year.. And, I suggest to you that if we are indeed as responsive as we would like to be, if we are indeed responsive to our electorate, if we are indeed responsive to the people who elect us, that we'll change this back..."

Speaker Telcser: "The Gentlemen from Cook, Representative DiPrima."

DiPrima: "Mr. Speaker, Ladies and Gentlemen of the House, number one, I want you to know that the flags that were passed out today, I had them for last Friday...Flag Day, but I wanted to purposely hold them up for that day...and if you read that little brochure that I had put out by this kind woman by the name of Miss Irene Corbly June. My secretary inadvertently said that this was House Bill 2832 from the Senate Executive Committee.....it was the House Committee...Now, as you all know, Memorial Day was an Illinois holiday, it originated right here in the State of Illinois...Now, as my idol, Clyde Choate, Congressional Medal of Honor winner, mentioned the last time we discussed



this Bill, that it was right here in southern Illinois when General Logan, who was a United States Senator, issued this general order, General Order 11, designating May 30th as Memorial Day...Now, many of you Members have probably walked into this House and never looked, there is a pillar right up as you want through the portals of this door, and right on it is inscribed the name of General Logan. There is a statue of him right up there on top of that pillar. He was a United States Senator. In Chicago we have Logan Square....We have a statue of General Logan on Michigan Boulevard.....Anyway.....the only opposition that has really come from anybody here is from the newspapers.....But, you take and consider your mail that you've had in opposition.....in contrast with those that would'oppose this motion and you will find that most of the people in your district, like Cal Skinner over there, he took a poll in his district, and found that most of his people were in favor of retaining Memorial Day on May 30th....Now, I want to give you a little synopsis here. Now, Memorial Day will fall on Friday, May the 30th, will fall on Friday next year... Now, in '76 it will fall on Saturday....'77 it will fall on Sunday....and on.....in '78 it will fall on Monday... so by that time I can assure you we have four years before that Congress will resolve this.....I guarantee you.....because the veterans are adamant in their demands to retain these two days....Memorial Day and Veteran's Day...Now,I can go on now. All the veteran's organizations, the Legion, the V.F.W., the D.A.V., the ANVETS, the Polish American Veterans, the Italo-American Veterans, Jewish Veterans, Catholic Veterans, Marine Corps League, the G.A.R. Memorial Association and all the smaller but just as important veteran's organizations are all.....for retaining Memorial....30th and November the 11th as days to honor the veterans. Now, for those



of you who support the veteran's organizations in opposing this motion, I can promise you they will always remember your loyalty and express that gratitude to each one of you personally in the election come November. I will carry this message to the convention as I will attend each and every one of them andanother thing I want to invite each and every one of you to come to the conventionthe V.F.W. are holding their convention at the Sheraton Hotel down at the.....in Rosemont, Illinois, that's right near O'Hare Airport, and I'll be there at 11 o'clock at the entrance to the hall and any of you that might want to come there I will personally escort you to the podium and then have you introduced as a distinguished guest and I'm sure you will meet a lot of your colleagues from your area that will be happy to see you. I want to issue that same thing for the American Legion. When the American Legion Convention in July, has their State convention, I'm a member of the distinguished guest committee and I'll be in Room 2052, East,...the Palmer House....in the Palmer House....I'll also escort you to the podium and have you introduced. You'll be given a badge as a distinguished guest.... Thank you for your support...."

Speaker Telcser: "The Gentleman.....Have all voted who wish... ..You got 60 votes in this....Do you want to waste another half an hour? Take the record....this question has 62 'ayes', 57 'nays', 7 answering 'present'..... Representative Katz, for what purpose do you rise, Sir?"

Katz: "Mr. Speaker, I do have to request a poll of the absentees."

Speaker Telcser: "The Gentleman has requested a poll of the absentees...."

Clerk Selcke: "Alsup, Anderson, Boyle, Bradley, Caldwell, Capparelli, Carter, Catania, Clabaugh, Deuster, Ebbesen, Ewell, Farley, Fennessey, Flinn, Garmisa, Getty, Gibbs,



Giglio, Grotberg, Gene Hoffman, Jimmy Holloway, Keller,
Kent, Klosak, Kozubowski, Krause, Lechowicz, Lemke...."

Speaker Telcser: "Mr. Clerk...Mr. Clerk.....Gibbs..."

Clerk Selcke: "Maragos, McCormick, McLendon, McPartlin, North,
Pappas, Peters....."

Speaker Telcser: "Lechowicz, 'aye'....."

Clerk Selcke: "Lechowicz, 'aye'....."

Speaker Telcser: "Did you get Gibbs?"

Clerk Selcke: "Yeah....Schlickman, Schraeder, Sevcik, Shea,
Timothy Simms, Stedelin, Terzich, Totten, Von Boeckman,
Wall, Walters, Washburn, Washington, Williams,.....
That's it.."

Speaker Telcser: "All right. Mr. Clerk.....Peters, 'aye'..."

Clerk Selcke: "Yeah, we got him..."

Speaker Telcser: "McCormick and Ebbesen 'no'.....Williams,
'no'....."

Clerk Selcke: "Wait a minute....Williams 'no'....."

Speaker Telcser: "Don Totten, 'aye'....."

Clerk Selcke: "Totten 'aye'"

Speaker Telcser: "On this question there are 65 'ayes'.....
65 'nays'.....The Gentleman's motion.."

Clerk Selcke: "60 'nays'..."

Speaker Telcser: "...and 60 'nays'.....the Gentleman's
motion to take House Bill 2832 from the Table failed..."
On the Order ofMotions appears House Bill 2840,
for which purpose the Gentleman from Cook, Representative
.....out of the record....On the Order of Motions appears
House Bill 2689, for which the Gentleman from Cook,
Representative Rayson is recognized.....No?...Do you want
it or don't you....You don't want it?"

Rayson: "Mr. Speaker, there is no need for that motion...we
...by the time it was called we went through Committee
and put on a lot of Amendments and passed the Bill out of
here...."

Speaker Telcser: "Do you want to table that motion?"



Get rid of it?....."

Rayson: "Table it...."

Clerk Selcke: "Which one..."

Speaker Telcser: "2689.....off the Calendar.....The Gentleman from Cook, Representative Rayson has moved to table his motion with respect to House Bill 2689...."

Clerk Selcke: "It's already off...."

Spekaer Telcser: "Hearing no objections, the motion is tabled. On the Order of Motions appears House Bill 2734...for which purpose the Gentleman from Franklin, Representative Hart is recognized...."

Hart: "Thank you, Mr. Speaker, Ladies and Gentlemen of the House....This is a Bill that is very important to me and the counties throughout the State. It was a companion Bill to the Bill we passed recently amending the Animal Control Act ...to eliminate requirement of registration. Now, the State of Illinoislast year....due to Legislature, imposed many obligations upon counties toin reference to the Animal Control Act which is going to be very expensive and which willno money was provided for the counties to do this and many of them are not able to do it and I would like to have this Bill which was defeated in House Agriculture and Natural Resources referred and reassigned to the Appropriations Committee. That's really where it should have gone in the first place because the Appropriations Committee I think is.....more sophisticated in dealing with appropriation matters. I don't know why it was assigned to House Agriculture and Natural Resources but it is a very important part of the Dove Bill and I would like to have it assigned to Appropriations Committee where it can be heard in full."

Speaker Telcser: "Is there any discussion with respect to the Gentleman's motion? The Gentleman has moved to discharge the Agriculture and Natural Resources Committee from



consideration of House Bill 2734 and that the Bill be reassigned to the Committee on Appropriations. All those in favor of the Gentleman's motion signify by voting 'aye', the opposed by voting 'no'. It'll take 89 votes. The Gentleman from Franklin, Representative Hart."

Hart: "Excuse me, Mr. Speaker, I appreciate this. All we're going to do on this Bill is to ask for a hearing in Appropriations Committee and the Committee can, at that point take action on it as it sees....but we haven't had such a hearing and I think we should have because there are many counties in the State to which this Bill is very important..."

Speaker Telcser: Have all voted who wish? Take the record. On this question there are 59 'ayes', 15 'nays', 2 answering 'present',Do you want to let it go, Dick? And, the Gentleman's motion failed....On the order of motions appears House Bill 2845, for which purpose the Lady from DuPage, Representative Dyer is recognized...."

Dyer: "Mr. Speaker and Ladies and Gentlemen of the House, in deference to the vote that was just taken on House Bill 2832, I'd request that 2845 be taken out of the record."

Speaker Telcser: "Okay....On the Order of Motions appears House Bill 2880, for which purpose the Gentleman from Henderson Representative Neff is recognized....2880."

Neff: "Thank you, Mr. Speaker. On this motion, House Bill 2880 is a measure recommended by a Subcommittee of the Illinois Transportation Study Commission appointed to investigate the recent CTA accident. This Bill was submitted by Representatives Garmisa and myself as well as the Leadership on both sides of the aisle. Under current State laws bus drivers and taxi drivers are subject to the same criminal penalties as the general public. If they are convicted of operating their vehicles while intoxicated....."

Speaker Telcser: "...Representative Shea, for what purpose



do you rise, Sir?"

Shea: "Mr. Speaker, this Bill was heard in Rules Committee, this morning...Now, it's my understandingthat he's got to file the motion after it was heard?...I think we're running into the Representative Giorgi problem, here....again."

Speaker Telcser: "The Gentleman still has the right to move to discharge that Committee, Sir."

Shea: "Pardon me."

Speaker Telcser: "The Gentleman still has the right to discharge the Committee."

Shea: "Sir, the only motion he can file.....What is his motion, Mr. Speaker?"

Clerk Selcke: "Motion. I move, pursuant to Rule 67, to discharge the Committee on Rules from further consideration of House Bill 2880 and that it be placed on the Calendar on the order of House Bills on Second Reading, Second Legislative Day.....signed, Clarence E. Neff."

Shea: "Mr. Speaker, that's an improper motion. That Bill was in Rules Committee this morning and the Gentleman must move under Rule 31.1 (e)..."

Speaker Telcser: "Representative Murphy, for what purpose do you rise."

Murphy: "I just want to call the attention to the fact that this Bill.....this motion was file it's on the Calendar.....and this Bill is still in the Committee, it is not dead. It is still setting in Committee....and so this motion is perfectly in order...."

Speaker Telcser: "Representative Shea, for what purpose do you rise?"

Shea: "I normally would like to agree with my colleague but that's not a standing Committee, that's a special committee. rule and we have a special rule to cover it....31.1 (e)."

Speaker Telcser: "The Gentleman from Henderson, Representative Neff."



Neff: "Mr. Speaker, I would like to take this out of the record at this time with the understanding that it will be called the first thing in the morning."

Speaker Telcser: "Well, we'll take it out of the record, if you wish, Sir....Representative Shea, for what purpose do you rise?"

Shea: "Well, I just would hope that the Gentleman would file the proper motion..."

Speaker Telcser: "He will.....Representative Walsh, for what purpose do you rise, Sir?"

Walsh: "Well, I just don't want to get ourselves in a situation....where the kinky Gentlemen on the other side are going to suggest that we need 107 votes to discharge the Rules Committee. It seems to me Mr. Speaker, that the Gentleman's motion is filed properly. He elected to make the motion under 67.....the Bill does discharge a Committee. It doesn't say anything in Rule 67 about a standing committee, it says a committee....and certainly the Rules Committee qualifies under that definition... So I suggest to you that the Gentleman's motion is properly filed and that perhaps we ought to consider it now Clarence. I don't know how we can do any better...."

Speaker Telcser: "Representative Choate, for what purpose do you rise?"

Choate: "I talked to the Sponsor of the Motion, Mr. Speaker, I thought and I'm sure that he agreed to hold this until tomorrow....I don't see why ...in as long as we have had this conversation...he is the sponsor of the motion....He has asked to withdraw it until tomorrow....in good faith and confidence...."

Speaker Telcser: "Representative Walsh, for what purpose do you rise?"

Walsh: "Well certainly.....certainly the the Sponsor may do whatever he wishes to do with this Bill...The only point I want to make is...that in order for the Gentleman's



motion to prevail you...we need 89 votes...and not 107...
That's the only point I want to make and I'd like some
evidence of agreement from the other side....."

Speaker Telcser: "Right. It would take 89 votes...for the
Gentleman's motion to persist.....However, there may be
a question of which rule he has to file....in order to
put his motion properly.....Either one of which would
take 89 votes...."

Walsh: "All right. If he'll be informed of that...."

Speaker Telcser: "Yes, I asked him to come up here so
motion properly written.....Okay, on the Order of
Motions.....we took it out of the record....On the
Order of Motions appears House Bill 2372...for which
purpose the Gentleman from Cook, Representative Duff is
recognized.... Doesn't that belong there? Is it a
misprint?"

Clerk Selcke: "Yes, a misprint..."

Duff: "Mr. Speaker, table that motion please.."

Speaker Telcser: "All right....I think it's a misprint on the
Calendar, Brian.On the Order of Motions appears House
Resolution 1023 and House Resolution 1030.....for which
purpose the Gentleman from Kankakee, Representative Beaupre
is recognized...."

Beaupre: "Mr. Speaker and Ladies and Gentlemen of the House, I
believe that Representative Terzich's motion would be in
order prior to mine....in regard to House Resolution 1023."

Speaker Telcser: "The Gentleman, Representative Terzich, with
respect to House Resolution 1023."

Terzich: "Mr. Speaker, Ladies and Gentlemen of the House, House
Resolution 1023 has to deal with the certain sex discrim-
ination in our school of higher learning.....and this was
passed through on an agreed resolution of which no one
heard what it was and I think it has enough importance
that the House should hear what the Resolution is and
proper determination made by all of the Members of the



House."

Speaker Telcser: "The Gentleman from Kankakee.....The Gentleman from Cook, Representative Walsh..."

Walsh: "Well, Mr. Speaker and Ladies and Gentlemen of the House, the Gentleman is absolutely correct. House Resolution 1023 was an Agreed Resolution and the rule states very clearly that if any Member objects to an Agreed Resolution then it shall no longer be agreed.... We were not awareeither the Leadership on the Democratic side or the Leadership on the this side... that any Member would object. Since Representative Terzich does object....I would join him and ask that everyone support his motion to reconsider the vote by which it passed....Representative Beaupre agrees with this also....I believe.."

Speaker Telcser: "The Gentleman from Kankakee, Representative Beaupre."

Beaupre: "Mr. Speaker, as chief Sponsor of this....I would concur with this motion and"

Speaker Telcser: "Okay, the Gentleman moves to reconsiderthe vote by which House Resolution 1023 was adopted. Is there leave to use the Attendance Roll Call as the Affirmative Roll Call? Hearing no objections.....that will be the Affirmative vote on the Gentleman's motion. Now, with respect to House Resolution 1023....and House Resolution 1030....The Gentleman from Kankakee, Representative Beaupre is recognized...."

Beaupre: "Mr. Speaker, in that these mattersthese two resolutions deal with the same subject matter; that is to say the study of the Subcommittee of the Higher Education Committee in regard to women's athletics....at our State colleges and universities.....I would ask that they be considered concurrently and that they be considered immediately."

Speaker Telcser: "The Gentleman asks leave for immediate



consideration and adoption of House Resolutions 1023 and 1030.....Do you also want adoption or immediate consideration.....Jack?"

Beaupre: "Adoption."

Speaker Telcser: "The immediate consideration and adoption... Representative Walsh, for what purpose do you rise?"

Walsh: "I think...procedurally the Gentleman should move to suspend the appropriate rule.....so that these can be considered..."

Beaupre: "Mr. Speaker, I didn't have a copy of my motion in front of me misspoke when I stated the motion....I do indeed move to suspend the appropriate rule..."

Speaker Telcser: "All right, the Gentleman has moved to suspend the provisions of Rule 41 for the purpose of hearing House Resolution 1023 and House Resolution 1030 immediately....Is there objection to using the Attendance Roll Call as the Affirmative Roll Call on the Gentleman's motion.....? Representative Terzich, for what purpose do you rise?"

Terzich: "Well, Mr. Speaker....now; is this motion or request that we're having....as to here on the Floor...."

Speaker Telcser: "Right now....here...now...."

Terzich: "this particular motion to vote this particular Resolution do we vote for passage..."

Speaker Telcser: "Right, without having to go to Committee."

Terzich: "I would not have any objection to this but I would request that theClerk read the Resolution so we know what we're talking about...."

Speaker Telcser: "All right, the Gentleman from Moultrie, Representative Stone."

Stone: "Mr. Speaker, Ladies and Gentlemen, I have an Amendment to House Resolution 1023 on the Clerk's desk that I think should be acted upon before we discuss the Resolution...."

Speaker Telcser: "Ah.....Representative Stone, I think first



we should suspend the provisions of Rule 41so it's back in our possession...really.....Are there any objections....? Hearing none.....That will be the Affirmative Roll....so the provisions of Rule 41 are suspended....and House Resolution 1023 and 1030 are now before the House for consideration.....Now, the Gentleman from Moultrie...Representative Stone has an Amendment to offer to.....what is it.....1023?...."

Stone: "Yes, Sir."

Speaker Telcser: "Okay, Mr. Clerk, do you want to read the Amendment?.....Do you want to read the Amendment to House Resolution 1023.....from Representatative Stone? Did you bring your Amendment to the Clerk's desk, Paul?"

Stone: "I brought it yesterday, Mr. Speaker and I believe it's on our desk. I have an extra copy....."

Clerk Selcke: "Amendment #1, amends House Resolution 1023 on page two by deleting the Second Resolved Clause....and inserting in lieu thereof the following....Resolved that beginning with the academic year, 1974-75, each institution of higher learning should adopt the policy against discrimination on the basis of sex by surveying the student interest in sports by taking an affirmative action to equalize the opportunity based upon interest in regard to the selection of sports or levels of competition....the provision of equipment, uniforms or supplies scheduling of games and practice times, travel and per diem allowances, awarding of athletic scholarships, opportunity to recieve coaching and instructions including assignment of choaches and instructors,...the provision of locker rooms and practice and competition facilities,... the provision of medical and training facilities and services, publicity and administrative services and to actively make known the availability of the sports activities previously denied to women and be it further...."

Stone: "Mr. Speaker, with the adoption of this Resolution, I



think thewith the adoption of this Amendment I believe this Resolution would not be offensive to anyone so I move its adoption."

Speaker Telcser: "The Gentleman has offered to move the adoption of Amendment #1 to House Resolution 1023. All in favor signify by.....The Gentleman from Cook, Representative Terzich.....No? Any problem with that?.... The Gentleman from Kankakee, Representative Beaupre, on the Amendment."

Beaupre: "Mr. Speaker, this Amendment really was an improvement in draftmanship and we have cleared it with the rest of the members of the Higher Education Committee and formally...who voted unanimously to support the Resolution...and I concur with what Representative Stone says and I would suggest that we adopt the Amendment."

Speaker Telcser: "All in favor of the adoption signify by saying 'aye', the opposed 'nay'....The Amendment is adopted....Now....The Gentleman from Kankakee, Representative Beaupre moves that the House do adopt House Resolution 1023 and House Resolution 1030. On the Gentleman's motion, the Gentleman from Cook, Representative Terzich."

Terzich: "Mr. Speaker, if we were going to consider this Resolution, I think that the wording of the Resolution is sufficient cause to be read so this entire Membership can hear what the Resolution actually is and a vote be taken on it.....I think it is important and it does have some substance..... I'd like to have a little order, Mr. Speaker.....so we could hear what the Resolution really is."

Speaker Telcser: "Representative Beaupre, for what purpose do you rise?"

Beaupre: "Mr. Speaker, we seem to be proceeding....so far we are only considering the one Resolution 1023....and my motion was to suspend the rules to consider both Resolutions together. Is there an understanding that we are



indeed doing that?"

Speaker Telcser: "Wesuspend the Rule 41 for both Resolutions....All right, now, the Gentleman has requested that the Clerk read the Resolution ...well the Clerk has a problem with that.....request right now....so....He doesn't have the Resolution here....he's gotta send up stairs for it.....So do you want to be at ease for a minute...? Representative Maragos, for what purpose so you rise?"

Maragos: "In order to facilitate the proceedings, does the Sponsor of the Resolution have a copy?.....Let him read it...."

Speaker Telcser: "Representative Beaupre...."

Maragos: "Do you have a copy? Read the Resolution so we can..."

Speaker Telcser: "With the Amendment.....Would you bring it down to the Clerk?"

Clerk Selcke: "I got the Amendments but I don't have the Resolutions....."

Beaupre: "I think the Clerk just took my copy.....Mr. Speaker, I'd be very happy to explain it to the Membership.... Mr. Speaker.In order that we might proceed with the business of the House, Mr. Speaker, I'd be willing to take it out of the record for a few minutesif you want to come back to it..."

Speaker Telcser: "While we're waiting for the Resolution.... Messages from the Senate..."

Clerk Selcke: "A Message from the Senate by Mr. Fernandes, Secretary...Mr. Speaker, I am directed to inform the House of Representatives the Senate has adopted the following Senate Joint Resolution, the adoption of which I am instructed to ask concurrence of the House of Representatives, to wit; Senate Joint Resolution #77, adopted by the Senate June 20th, 1974, three fifths vote, Edward E. Fernandes, Secretary. We're waiting for them



to send it down...."

Speaker Telcser: "I'll tell you what....while we're waiting for that Resolution....Well, here it is.....Do you want to read it.....Mr. Clerk?"

Clerk Selcke: "House Resolution 1023, Whereas, athletics are a vital element in our society and are to be encouraged at all levels of education in Illinois; and...Whereas, the public institutions of higher education in Illinois has served as major contributors in the growth of athletics and funds for these programs are provided by State Appropriations and from mandatory student fees; and...Whereas, women have received far less attention and emphasis in physical education and athletic programs than have their male fellow students and programs for women have always operated on insufficient budgets; and ...Whereas, women athletes are consistently denied the use of the best athletic facilities and are relegated to facilities which are far inferior to those for use by men; and ...Whereas, all forms of athletic scholarships and other aid has been made available to only few women compared to larger ...the large number of men who obtain aid based on athletic abilities even though the funds expended for this purpose are provided by taxes paid by all of the people and by mandatory student fees paid by all students;...and...Whereas, the Subcommittee of the House Committee on Higher Education found further examples of discrimination against female athletes in the lack of adequate funds for equipment, uniforms, supplies, travel, lodging, food, publicity, coaching and administrative services; and...Whereas, institutions of higher learning are taking steps ...they are far short of the actions which are still necessary to the elimination of discrimination based upon sex and to the insuring of equality of opportunity to all athletes...Therefore, be it resolved by the House of Representatives in the 78th



General Assembly, State of Illinois, that we strongly urge the President and the student governing body of each of the tax supported colleges and universities, State of Illinois, to adopt and enforce the recommendations prepared by the House Subcommittee on women's athletics and be it further resolvedThis is the Amendment... That beginning with the academic year, 1974-75, each institution of higher learning ...should adopt the policy against discrimination on the basis of sex by surveying the student interest in sports and by taking affirmative action to equalize the opportunity based upon interest in regard to the selection of sports or levels of competition; provision of equipment and uniforms and supplies; scheduling of games and practice time; travel and per diem allowances; awarding of athletic scholarships; opportunity to receive coaching instruction including assignment of coaches and instructors; provision of locker rooms, practice and competition facilities; provision of medical and training facilities and services; publicity and administrative services; and to actively make known the availability of sports activities previously denied to women and be it further resolved that a copy of this Preamble and Resolution be afforded the President and student governing body of each of the public institutions of higher education in Illinois.....Now, do you want30? Do they want ...30 read?"

Speaker Telcser: "Representative Terzich, for what purpose do you rise?"

Terzich: "I assume we are now considering House Resolution 1023?.....Are we now considering House Resolution 1023 for a vote?..."

Speaker Telcser: "Pursuant to your request, Sir, we've read the Resolution in full....Now, the Gentleman from Kankakee, Representative Beaupre, is going to move that



the House do adopt House Resolution 1023 and 1030....I assume, he is nodding his head yes. I want to be sure. You say whatever you want to say...."

Terzich: "I would like to speak against the Resolution..."

Speaker Telcser: "Proceed, Sir."

Terzich: "All right. Now, according to my understanding...."

Could I have a little order, Mr. Speaker...? This is a very important project about female athletes and we'd like to have some attention. They want to end sex bias in schools....and I understand that this Resolution is advising the board of higher education to implement certain athletic activities and opportunities for female students. Now, I don't know too much about the Federal law but I did read an article in the Sun Times...whenever I find Chicago newspapers..Charley Wheeler is a member of it. And, they stipulated that in their editorial that the proposals to end sex bias in schools are so muddled in describing how goals are to be ...achieved, in the controversial area of athletics, the tentative guidelines, the body, the principle, the equal opportunity for athletic training and competition must be offered to both sexes. I think that the State of Illinois is offering an excellent program and I don't think that the General Assembly has to advise our schools of higher learning as to whether or not they should let..... females play football or baseball or hockey or whatever the case may be....and that we are to supply separate facilities or....whatever we may haveand I would urge a 'no' vote on this Resolution..."

Speaker Telcser: "Is there further discussion? The Gentleman from Kankakee, Representative Beaupre to close the debate."

Beaupre: "Mr. Speaker and Ladies and Gentlemen of the House, these two Resolutions are the result ofthe culmination of Committee efforts which were inspired back



last November of 1973, by the Speaker of this House. There were numerous articles in the press indicating that discriminatory practices were taking place at the colleges and universities in the State of Illinois. As a result of the Speaker's directive, this Subcommittee was created in order to look into those alleged practices. I want you to know that this Subcommittee spent many months deliberating....conducted hearings throughout the State...and with the help of Sangamon State University, gathered a great deal of data concerning the budgetary aspects of women's athletics in Illinois. It was truly a cooperative effort between the ...General Assembly and the academic community ...to look into what appeared to be a definite problem. If you are concerned about the importance of this matter you have nothing to look at but yesterday's headlines in both the Chicago Sun Times and the Chicago Tribune indicating that the Department of Health, Education and Welfare had indeed promulgated its rules under the Civil Rights Act of 1972, issuing directives that our higher education community must comply with the very same kind of Resolutions that our Committee came up with. Let me suggest to you that I am very proud as are the Members of this Committee, that this State, that Illinois is taking the lead in eliminating what appeared to be discriminatory practices....I point out to you for example, that in the budgetary study we found out that in intercollegiate athletics 95.6 percent of all funds expended out of a total 6 million dollar budget....expended in behalf of males....and 4.4 percent are expended in behalf of females. When we looked at where the money came from....over 52 percent of the funds that go into intercollegiate athletics in this State come from mandatory student fees, from fees wherein students, both male and female, are required to contribute as a part of their tuition, funds



to support intercollegiate athletics. Also, some 37 percent of the funds used for intercollegiate athletics come from appropriations of this very General Assembly. I suggest to you that it is an area in which we must be fair and if you look at the HEW guidelines I can tell you that it is indeed a serious matter....because if it is not corrected the sanctions that can be imposed by the Federal government are the elimination of the Federal funds for our institutions of higher education. I again assert to you that it is indeed an important matter that we must address ourselves to it and I'm proud that the State of Illinois has taken the lead and addressed itself to this issue prior to the Federal government stepping in to do so.The two Resolutions.....one is a Resolution suggesting to the presidents of our State colleges and universities and the student governing bodies who have a great deal to say about how funds are expended, that they eliminate discrimination on the basis of sex in athletics in Illinois by virtue of surveying the need, that is to say surveying the demands for participation. No one is standing up here and suggesting that we spend dollar per dollar in behalf of men and women but we are suggesting that every female person in this State should have an opportunity to participate. We found some gross examples of discrimination in our hearings throughout the State....and I think it behooves us with the possible Federal sanction hanging over our head, that we do something and we suggest very strongly to our ten State colleges and universities that have athletic programs, that they address themselves to this issue and I ask you for a favorable vote..."

Speaker Telcser: "The Gentleman....from Kane, Representative Waddell."

Waddell: "Mr. Speaker, I would like the courtesy, as I have been standing here and had my light on prior to the



time of the closing, to ask the Gentleman a question or two."

Speaker Telcser: "You got a quick question, Representative Waddell?"

Waddell: "Yes. In the matter of the budget, as the allocation is from the State of Illinois, to the University of Illinois, could you give me a quick figure as to what we actually pay toward the men versus the women?"

Beaupre: "Well, if you are talking about intercollegiate athletics, that is to say, the competition between schools, there are no appropriations from the State of Illinois to the University of Illinois, Athletic Department....But, I want to point out to you that this is a unique situation and I wouldn't accept that as an example of what goes on in the remainder of the field of higher education in this State."

Waddell: "Well I just would like to submit to you Sir, that in as much as women in the State of Illinois do have an appropriation from the State of Illinois and the men don't. The men work theirs out through the gate receipts. I suggest to you that maybe they take the difference and put it in Astroturf for the men."

Speaker Telcser: "The Gentleman ...moves that the House do adopt House Resolution 1023 and 1030. All in favor signify by voting 'aye', the opposed by voting 'no'. Have all voted who wish? Take the record. On this question there are....Hirschfeld 'aye', 118 'ayes', 10 'nays', none answering 'present'Springer 'aye', and the Gentleman's motion to adopt House Resolution 1023.... Do you want to come up here and give your names....and 1030 prevails. The Clerk will make an extra Roll Call for the second one. The Clerk is stacked up here with Amendments.....for me to orally read your namesit won't get on.....On the Order of Motions appears House Bill 2271, for which purpose the Gentleman from Lake,



Representative Matijevich is recognized."

Matijevich: "Mr. Speaker and Members of the House, my motion is to discharge the Revenue Committee and place House Bill 2271.....A quick explanation of House Bill 2271. House Bill 2271 extends the present circuit breaker law to persons of 60 years and up rather than 65....Let me say that the chairman of the Revenue Committee was very kind to me. I have no argument with him or anybody on the Committee. My only reason for filing this motion is that I think it proper to keep on the House Calendar a viable tax relief Bill that relates to senior citizens tax relief and I would ask for your favorable support of this motion."

Speaker Telcser: "Any discussion? The Gentleman from Cook, Representative William Walsh."

Walsh: "Mr. Speaker, very briefly, I object strenuously to the Gentleman's motion....and would urge the Membership not to give him the 89 votes that he is seeking here. We have passed out, previously, two circuit breaker Bills and one other Bill dealing with tax relief which goes toward utility tax and may I suggest that today this House overwhelmingly passed an appropriation of 70 million dollars for public aid recipients cost of living increase, we are seriously considering pay increases across the board for State employees, we're in a position where we are not funding or there is big danger that we will not fund the school formula that we have committed ourselves to....The other agencies of State government must function and I suggest to you that it is time indeed that we became fiscally responsible. There is just no need whatsoever to put another tax relief program on the Calendar. The Gentleman is absolutely wrong in that respect. There is no need for this so let's turn it back and get on with the business."

Speaker Telcser: "The Gentleman from McHenry, Representative



GENERAL ASSEMBLY

STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

Skinner."

Skinner: "Mr. Speaker and Members of the House, the Subcommittee considered the concept offered under this Bill, the Revenue Subcommittee did and we did reject it because we thought that the current circuit breaker should be made to work for those people over 65 before we extend it to everyone between the age of 60 and 65....It seems to me that we have passed a responsible bipartisan Bill and there is really no need for us to put the Governor's specific program on the floor and debate it further."

Speaker Telcser: "Okay, Representative Matijevich to close the debate."

Matijevich: "Mr. Speaker and Members of the House, I really agree with the Majority Leader. We have to be fiscally sound....and really none of us knows...how much tax relief we can afford....Now, he mentioned the fact of all the programs that we have passed out of here and that we can't afford to put another program of senior citizens tax relief....and the reason I offer this motion to youactually this tax relief program relating to senior citizens is cheaper than the ones we've passed out....and I think we ought to keep it alive because we really don't know yet how much we can afford. So I say that yes, he's right....that we have passed out a lot of Bills. Maybe we can't afford any tax relief. I don't know.....But we ought to keep a Bill alive because we really don't know where we are at in relation to appropriations and relation to revenue and relation to tax relief....So, with that, Ladies and Gentlemen, I would ask for your favorable vote on this motion."

Speaker Telcser: "The Gentleman has moved to discharge the Revenue Committee from consideration of House Bill 2271 and have it placed on the Calendar. All in favor signify by voting 'aye', the opposed by voting 'no'.....Have



all voted who wish? Have all voted who wish? The Gentleman from Sangamon, Representative Jones."

Jones, J.D.: "I want to echo the remarks that Representative Skinner just made....that we in the Subcommittee we considered many proposals by many Members of this House including one by the Speaker and this one we have before us today...and it was our judgment that the Circuit-breaker Bill that we passed as a Subcommittee ...and a Revenue Committee proposal, was the answer for this... at this time and that the other ...the pride of authorship by the other Sponsors was laid aside so that the agreed Bill proceed...and I think that we should not then pass out this Bill without then taking up the Speakers Bill and all the other six Bills that were involved...."

Speaker Telcser: "Have all voted who wish? Take the record. Representative Walsh, for what purpose do you rise?"

Walsh: "....Ask for a verification..."

Speaker Telcser: "...Expect you to do that....Representative asked for a poll of the absentees."

Clerk Selcke: "Arnell, Bluthardt, Carter, Catania, Clabaugh, Collins, Dee, Deuster, Duff, Ralph Dunn, Dyer, Ebbesen, Fleck, Flinn, Grotberg, Gene Hoffman, Robert Holloway, Huskey, Hyde, Jacobs, Emil Jones, Kent, Klosak, Leinenweber, Mahar, McCormick, McMaster, Murphy, North, Palmer, Pappas, Peters, Philip, Porter, Rigney, Rose, Schlickman, Schoeberlein, Schraeder, Sevcik, Schraeder... Schraeder...'aye'...."

Speaker Telcser: "Wait a second now...Schraeder, 'aye'... Collins 'no'....McAuliffe, 'no'!.....'Aye?'..."

Clerk Selcke: "McMaster, 'no'...."

Speaker Telcser: "Wait a second...everybody's got....McMaster, 'no'....Leinenweber 'no'.... Change Neff from 'aye' ..."

Clerk Selcke: "Wait a minute....wait a minute....Neff..."

Speaker Telcser: "One second now. One at a time. Represent-



tative Neff wants to vote ...from 'aye' to 'no'...
Fleck 'aye'.....Fleck 'aye'...."

Clerk Selcke: "Sevcik.....Why don't we just do it over..."

Speaker Telcser: "Why don't we get another Roll Call. Will you Members please get on the Roll Call one way or another? The Gentleman has moved to discharge the Revenue Committee from consideration of House Bill 2271, and place it on the Calendar. All in favor of the Gentleman's motion signify by voting 'aye', the opposed by voting 'no'....Have all voted who wish? Have all voted who wish? Will you get on the Roll Call? Have all voted who wish? Take the record....We'll get the absentees...We'll get them all...Now...a poll of the absentees has been requested.....Representative Epton, for what purpose do you rise? All right now, Mr. Clerk, Capuzi 'present', Epton 'no'....."

Clerk Selcke: "Arnell, Bluthardt, Carter,...."

Speaker Telcser: "Mr. Clerk,.....Mr. Clerk.....Beatty 'no'."

Clerk Selcke: "From 'aye' to 'no'....Beatty from 'aye' to 'no'.Bluthardt, Carter, Catania, Clabaugh, Deuster, Duff, Ralph Dunn, Dyer, Ebbesen, Friedland, Geo-Karis, Gene Hoffman, Huskey, Jenison, Emil Jones, Kent, Klosak, McAuliffe, McCormick, McGah, Murphy, Pappas, Peters, Porter, Rose, Schlickman, Schoeberlein, Sevcik, Springer, Stiehl, Telcser, Wall, Walters, J. J. Wolf."

Speaker Teleser: "Let's get the current Roll Call before we start the verification...Okay, we've had another change of heart....Representative Beatty wants to go from 'no' to 'aye'....Representative McCourt, forand change Representative McCourt from 'aye' to 'no'...."

Clerk Selcke: "Wait a minute....wait a minute...."

Speaker Telcser: "Beatty now wants to go back to 'aye'.

McCourt wants to go to 'no'.....and Ebbesen wants to be recorded as 'no'...."

Clerk Selcke: "McCourt?"



Speaker Telcser: "McCourt 'no'....I'll get him...I'll get him....Ebbesen 'no'....and Representative Dee, do you seek recognition, Sir? Anyone else with to Representative Gibbs....Record Representative Gibbs as voting 'no'....Representative Dee, for what purpose do you rise, Sir?"

Dee: "How am I recorded?"

Speaker Telcser: "How is the Gentleman recorded?"

Clerk Selcke: "The Gentleman is recorded as voting 'yes'.."

Dee: "Will you please change my vote to 'present' ...please?"

Speaker Telcser: "Record the Gentleman as voting 'present'."

Clerk Selcke: "Okay. Any more changes?"

Speaker Telcser: "Okay...Let's see how we are for now.. Any-one else now before we announce the Roll Call? Representative Matijevich, for what purpose do you rise?"

Matijevich: "Mr. Speaker, we've been here long enough, I withdraw the motion....I withdraw the motion."

Speaker Telcser: "Wait a second now."

Matijevich: "Take it out of the record..."

Speaker Telcser: "Your motion is lost right now..."

Matijevich: "That's what I mean...."

Speaker Telcser: "On this question there are 87 'ayes', 46 'nays', 10 answering 'present', the Gentleman's motion is lost... Representative Blair, for what purpose do you rise, Sir?"

Blair: "Mr. Speaker, we are most fortunate....May I have your attention....please?....We are most fortunate in having one of our distinguished leader's daughters and son-in-law in the balcony....Libby and Buz Zeichner, Clyde Choate's daughter and son-in-law are in the balcony directly behind Clyde."

Speaker Telcser: "On the Order of Motions appears House Bill 2272, for which purpose the Gentleman from Cook, Representative Jim Houlihan is recognized."

Houlihan: "Mr. Speaker and Ladies and Gentlemen of the House,



House Bill 2272 was heard in Revenue Committee the second time after it had received a ten to ten tie vote in the first consideration. The Bill then received a ten day negative Roll Call and I would ask the House to discharge the Committeeor...excuse me.....to take from the Speaker's Table, so that the full House could consider this proposal concerning tax relief along with the other proposals that have been considered in the previous days.."

Speaker Telcser: "Is there any discussion? The Gentleman from Cook, Representative William Walsh."

Walsh: "Mr. Speaker, Ladies and Gentlemen of the House, once again we're attacking the sanctity of the committee system. This Bill is, however, even worse than any of the other tax relief Bills that have come before us, but as we pointed out, many of them have passed, and we have managed to spend in this Session far more than there is in the budget . Many of the items have been enumerated earlier and I won't take the time to do it again. This is really tax relief for the druggists.... with apologies to my friend George Ryan who is standing here, but the druggists to a great extent get the tax relief from this Bill. The prescription drugs, as we've discussed earlier in this Sessionlast fall...the prescription drugs are customarily not taxed at retail because the tax is imposed on the wholesale price. Consequently the druggist does not pass this on but absorbs it....so that what we'd be doing if we passed this Bill iswe'd be giving, to a large percent, druggist tax relief. I'd further like to point out, especially for the benefit of the Assistant Minority Leader, that local governments would lose about one million dollars if this Bill passed because on those proprietary items, aspirin and things like that where the sales tax is levied on the sales price they would



also lose the one percent municipal sales tax. So, I urge you to vote 'no'....on the Gentleman's motion and let's once again be fiscally responsible..."

Speaker Telcser: "The Gentleman from Cook, Representative Maragos."

Maragos: "Mr. Speaker and Members of the House, it grieves me greatly for the last years...to see that every proposal in the Revenue Committee that is made by this side of thea Member of this side of the aisle, is defective, in many ways, according to the Majority Leaders remarks. There isn't a Bill, according to the Majority Leader, that emanates from this side of the aisle that is good for the people of the State of Illinois. It only happens to be on your side of the aisle that it always eliminates and it is amazing to me..... at timesthe Revenue Committee...when the favorite Bills on the Speaker's position or the Majority Leader's position come before the Revenue Committee, they always manage to get enough votes to pass them out of the Revenue Committee no matter what their merits may be.... but come a Democratic Revenue relief Bill ...it always gets enough votes to be defeated. I think the House should have an opportunitythe whole House should have an opportunity to vote on this measure....It is an area which covers the elderly people. This Bill gives relief, where it is most needed, to the elderly people, because they are the ones that need relief from medicine and drugs because a good portion of their income goes for medicine and drugs. Time and again we have given relief to the vast interests the big corporations and no matter how they cloud it over....but when it comes to giving the poorer people....over 65.....whose greater portion of their income goes for drugs and medicines...we say 'no'....it will be the druggists relief...or the pharmacists relief. Let us say this, we could put more



teeth into this law to make sure that the druggists and the pharmacists both pass on the relief to the people that deserve it. I ask, please ... in all consciousness, in all fairness, that you give this Bill an opportunity to be heard by the full House and therefore ask to be discharged by the Committee."

Speaker Telcser: "The Gentleman from Cook, Representative Juckett."

Juckett: "Mr. Speaker, I think everyone knows that these motions are not debatable...and that it has been the courtesy or custom of the House that the Member making the motion make a short statement and either the Committee Chairman or the opposing leader make a short statement and then that's it....And, I would hope that we could get back to that custom."

Speaker Telcser: "All right. The Gentleman's point is well taken....A motion is not debatable....We've had a proponent....we've had an opponent.....What was that custom?.....Let's give the Sponsor a chance to close the debate....Representative Houlihan, close the debate."

Houlihan: "Mr. Speaker, I think Mr. Juckett has made a very fine point....All I'm asking is for the ability to consider this on the House floor. This does provide for tax relief, it does provide for a tax relief of dollar cost of about 20 million dollars, less than tax relief proposals that we've already passed. I believe that we have passed spending Bills which are in excess of what was in the Governor's budget and we had best keep this Bill alive if we are going to have any chance at some kind of reasonable tax relief and I would ask for a favorable vote just to keep this Bill alive, to have a full consideration by the House and not to be defeated on partisan lines..."

Speaker Telcser: "The Gentleman has moved to take from the



Speaker's Table House Bill 2272. All in favor of the Gentleman's motion signify by voting 'aye', the opposed by voting 'no'. The Gentleman from Sangamon, Representative Londrigan."

Londrigan: "Mr. Speaker...."

Speaker Telcser: "One minute, please....Representative Maragos...for what purpose do you rise?"

Maragos: "Point of order...and I didn't want to make this point of order while we were still debating...so we could save the time of the House...but I would like to ...Mr. Juckett to learn...to read that I am the Chief Cosponsor along with Mr. Houlihan on this Bill and I have the same rights as the Chief Cosponsor to debate this.....Thank you."

Londrigan: "Mr. Speaker.."

Speaker Telcser: "Representative Londrigan to explain his vote."

Londrigan: "Mr. Speaker, Ladies and Gentlemen of the House, on explanation of vote...this is one of the most important and one of the best pieces of legislation that we have introduced this Session. Remember we have all, for four years, promised tax relief on food and medicine. Now the Speaker, after he took my Bill and introduced it as his own, as a tax relief Bill on food and medicine, we gave him the votes on this side of the floor to pass that Bill out....When Representative Schlickman introduced the same Bill on medicine, we on this side..... the Democrats played fair and gave him the votes to get his measure out and consider it over to the Senate. Why cannot the Republicans give us the same consideration and vote for the Bills when it has Democratic Sponsorship? We gave you the votes on the same Bills, why cannot you support the Democrats when they Sponsor the Bill? I would ask that the Republicans who voted for these Bills in the past now give Representative Houlihan the same



consideration and vote this out on the floor for the discussion of all."

Speaker Telcser: "The Gentleman from Cook, Representative Dee."

Dee: "Mr. Speaker, Ladies and Gentlemen of the House, I almost feel like I want to speak on a point of privilege. I'd like to remind our last speaker that I'm one of the Sponsors of this Bill and I'm a Republican. I'm on this side of the House.....and I resent you trying to make this a partisan Bill, it's not. Now, I find myself in strange company this afternoon. I have to ...bate with my Majority Leader and I have to join with Jim Houlihan who's been opposing me and I've been opposing him, but the man is right. We need this for our senior citizens, and I will urge my colleagues here to give it the green vote and let's at least discuss it on the floor of the House....."

Speaker Telcser: "The Gentleman from Macon, Representative Borchers."

Borchers: "Mr. Speaker and fellow Members of the House....I guess I am a senior citizen, 65.....I'm seldom ill, and I had occasion a few weeks ago to buy a bottle..... that size.....of cough medicine...it cost me six bucks. Now, I'd like to point out to you the real solution for this problem is take out that outrageous profit that some of these pharmacists are making and drug stores are making.....That's the problem.....Now, I'd like to point out.....I'd like to point out that I did have, once upon a time a chemical laboratory which was a pretty good one.....and I judge that the amount of material that was in that bottle was under fifty cents....so I'm voting 'no', because the real problem is not to help the State lose some of its income and revenue from the sales tax but to get rid of some of the profits that these gentlemen are putting on....There is where we should



take action....I'm sorry if I offend any pharmacists laying around loose....but they'll just have to take it."

Speaker Telcser: "The Gentleman from Cook, Representative William Walsh."

Walsh: "Well, Mr. Speaker and Ladies and Gentlemen of the House, since we are apparently are to the merits of the Bill, I'd like to point out that this is truly an ill conceived tax relief measure. First of all there is no relationship between the need and the relief. Now, giving people over 65 tax relief, there is some relationship because those people are assumed to have passed beyond their productive years...For this Bill, however, it is not confined to that, it is the tax relief to everyone. Now I submit to you that the poor people the very poor people, the people we address ourselves to this afternoon with Representative Mann's Bill, don't need this at all because there are about a million of them in the State of Illinois....one million of them who receive free drugs..."

Speaker Telcser: "Wait a minute....one minute....Representative J. J. Wolf, for what purpose do you rise?"

Wolf, J. J.: "On a point of order, Mr. Speaker, it seems to me that the motion before this House is the motion to discharge a Committee and... ..not debating the merits of the Bill."

Speaker Telcser: "I think your point is well taken, Sir."

Walsh, W..D.: "The Gentleman's point is well taken indeed. I wish he had raised it when someone....when the Sponsor was speaking and not his old Daddy. In any case..."

Speaker Telcser: "What makes you think you're his duff?...."

Walsh, W. D.: "In any case, I repeat, that the Gentleman's motion is ill-conceived because it deals with this ill-conceived Bill.....which I submit again....and Representative Ryan had some figures on this which pointed up that the tax relief would amount to something in the



neighborhood of one dollar and seventy-four cents per family, per year and that not to the people that need it but just across the board and to the poor people indeed, to the one million people on public aid in this State.....it results in no tax relief at all....they get nothing from it....because they get their drugs free. So I implore you to vote 'no' on this ill conceived motion..."

Speaker Telcser: "Anyone else wish to explain their vote? Have all voted who wish? Take the record...The Gentleman from Cook, Representative William Walsh..."

Walsh, W. D.: "At the appropriate time, Mr. Speaker, I would move for a verification of the Roll Call."

Speaker Telcser: "Representative.....Representative Martin, for what purpose do you rise?.....Representative Martin, wer you seeking recognition?The Gentleman has requested a poll of the absentees..."

Clerk Selcke: "Arnell, Brandt, Carter, Catania, Clabaugh, - Deavers, Deuster, Ralph Dunn, Ebbesen, Friedland, Giglio, Harpstrite, Gene Hoffman, Huskey, Jacobs, Emil Jones, Kempiners, Kent, Klosak, Kriegsmann, Kucharski, LaFleur, Lemke, Macdonald, Mahar, McAuliffe, Peters, Philip, Porter, Schlickman, Schoeberlein, Springer, Stedelin, Stiehl, Telcser, Waddell."

Speaker Telcser: "Okay....A verification of the Affirmative vote has been requested."

Clerk Selcke: "Alsup...."

Speaker Telcser: "Now, here is the affirmativethe Affirmative Roll Call is now being called...for verification.....Representative Houlihan, for what purpose do you rise?"

Houlihan: ".....Is the count on the Board accurate..."

Speaker Telcser: ".....What's the count, Fred?"

Clerk Selcke: "92 to 36...."

Speaker Telcser: "That's the count....there were no changes in



the poll of the absentees?.....Okay."

Clerk Selcke: "Alsup..."

Speaker Telcser: "One moment please....Representative Walsh,
for what purpose do you rise?"

Walsh, W. : "May I suggest to the Sponsor of this Bill that
I have a list of some five people that I see are voting
green and I don't see them on the floor. Now, there
may be many others and I would think, in order to avoid
embarrassment that you take a Roll Call of 88 or 87 and
let it go...."

Speaker Telcser: "Do you buy that, Jim?.....Do you buy that?"

Houlihan: "I find the Majority Leader....."

Speaker Telcser: "Five from ninety-two is only eighty-seven.
Is that okay with you?..."

Houlihan: "I find the Majority Leader to be out of order...."

Speaker Telcser: "Okay...."

Clerk Selcke: "Alsup...Barnes, Barry, Beatty, Behrman, Boyle,
Bradley, Brinkmeier, Brummet, Caldwell, Calvo, Capparelli,
Capuzi, Chapman, Choate, Craig, D'Arco, Davis,"

Speaker Telcser: "All right, wait a second, Mr. Clerk....
Will the Members who voted in the affirmative at least
stay in your seats and clear the aisles....for those
Members who are seeking a verification can see who is
here and who isn't here?....I'll get you Bruce, wait a
minute."

Clerk Selcke: "Dee, DiPrima, Douglas, Ewell, Farley, Fary,
Fennessey, Fleck, Flinn, Garmisa, Getty, Gibbs, Giorgi,
Grieman, Hannahan, Hart, Hill, Hirschfeld, Ron Hoffman,
Jimmy Holloway, Robert Holloway, D. Houlihan, J. Houlihan,
Hyde, Jaffe, Katz, Keller, Kelly, Kennedy, Kosinski,
Kozubowski, Krause, Laurino, Lechowicz, Leon, Londrigan,
Lundy, Madigan, Mann, Maragos, Matijevich, McAvoy,
McClain, McCourt, McGah, McGrew, McLendon, McPartlin,
Merlo, Mugalian, Nardulli, Patrick, Pierce, Polk, Rayson,
Redmond, Sangmeister, Schisler, Schneider, Sevcik, Sharp,



Shae, Ike Sims, Stone, Taylor, Terzich, Thompson,
Tipsword, Von Boeckman, Wall, Walters, Washington,
Williams, Yourell."

Speaker Telcser: "Questions of the Affirmative vote?
Representative Walsh."

Walsh: "Representative Barnes?"

Speaker Telcser: "In his seat. ... Barnes is in his seat."

Walsh: "Representative Beatty."

Speaker Telcser: "Representative Beatty up here talking
in the Press Box...."

Walsh: "Representative.... Is he up there?..."

Speaker Telcser: "Yeah... He is right here."

Walsh: "Representative Berman?"

Speaker Telcser: "Representative Berman is up in the balcony."

Walsh: "That doesn't count... Representative Brinkmeier."

Speaker Telcser: "Representative Brinkmeier? Is Representative
Brinkmeier on the floor? How is the Gentleman recorded?"

Clerk Selcke: "The Gentleman is recorded as voting 'yes'."

Speaker Telcser: "Take him off of the Roll Call."

Walsh: "Representative Capparelli?"

Speaker Telcser: "Representative Capparelli on the floor?
Here he is, right up by the Clerk."

Walsh: "Representative Chapman?"

Speaker Telcser: "Representative Chapman on the floor? The
Lady is in her seat."

Walsh: "Representative Ewell?"

Speaker Telcser: "Representative Ewell on the floor? Ewell?
How is the Gentleman recorded?"

Clerk Selcke: "The Gentleman is recorded as voting 'yes'."

Speaker Telcser: "Take him off of the Roll Call."

Walsh: "Representative Garmisa?"

Speaker Telcser: "Garmisa is in his seat."

Walsh: "Getty?"

Speaker Telcser: "Representative Getty is in his seat."

Walsh: "Representative Hirschfeld?"



Speaker Telcser: "In his seat."

Walsh: "Representative Walters?"

Speaker Telcser: "In his seat."

Walsh: "Representative Holloway?"

Speaker Telcser: "In his seat."

Walsh: "J. Holloway?"

Speaker Telcser: "Jimmy Holloway?....."

Walsh: "Representative Katz?"

Speaker Telcser: "Representative Katz on the floor? How
is the Gentleman recorded?....."

Clerk Selcke: "There he is."

Speaker Telcser: "He's over here...Katz is here. We got
Katz..."

Walsh: "Representative Kennedy?"

Speaker Telcser: "Who did you say, Bill?"

Walsh: "Kennedy?"

Speaker Telcser: "Representative Lee Kennedy on the floor?
How is the Gentleman recorded?"

Clerk Selcke: "The Gentleman is recorded as voting 'yes'."

Speaker Telcser: "Take him off the Roll Call."

Walsh: "Representative Kosinski?"

Speaker Telcser: "He is standing right here."

Walsh: "Representative Kozubowski....I'm sorry...I see him
there....Representative Laurino?"

Speaker Telcser: "Laurino is in his seat."

Walsh: "Representative Mann?"

Speaker Telcser: "Representative Mann is in his seat."

Walsh: "Representative McGah?"

Speaker Telcser: "Representative McGah on the floor? McGah?
How is the Gentleman recorded?"

Clerk Selcke: "The Gentleman is recorded as voting 'yes'."

Speaker Telcser: "Take him off the Roll Call."

Walsh: "Representative McPartlin?"

Speaker Telcser: "McPartlin on the floor?....Bob, here he is."

Walsh: "Representative Nardulli?"



Speaker Telcser: "He is in his seat."

Walsh: "Redmond?"

Speaker Telcser: "Representative Redmond on the floor?"

Redmond?.....How is the Gentleman recorded?"

Clerk Selcke: "The Gentleman is recorded as voting 'yes'."

Speaker Telcser: "Take him off the Roll Call."

Walsh: "Representative Polk?"

Speaker Telcser: "Representative Polk on the floor? He is standing right here."

Walsh: "Representative VonBoeckman?"

Speaker Telcser: "Representative VonBoeckman on the floor?"

VonBoeckman.....How is he recorded?"

Clerk Selcke: "The Gentleman is recorded as voting 'yes'."

Speaker Telcser: "Take him off the Roll Call."

Walsh: "Representative Taylor?"

Speaker Telcser: "Representative Taylor is back by his seat."

Walsh: "Representative Calvo?"

Speaker Telcser: "He is in his seat."

Walsh: "Representative Jaffe?"

Speaker Telcser: "He is in his seat."

Walsh: "Representative Sharp?"

Speaker Telcser: "Sharp is over there by his aisle..."

Walsh: "Representative D'Arco?"

Speaker Telcser: "He is in his seat."

Walsh: "Representative Schisler?"

Speaker Telcser: "Representative Schisler? He is in his seat."

Walsh: "Representative Douglas?"

Speaker Telcser: "In his seat."

Walsh: "Representative Flinn?"

Speaker Telcser: "Standing by his seat."

Walsh: "Representative Jacobs?"

Speaker Telcser: "Is Representative Jacobs on the floor?"

Jacobs?....How is the Gentleman recorded?"

Clerk Selcke: "The Gentleman is recorded as being absent."

Speaker Telcser: "Brinkmeier is back on the floor. Did we



take him off?"

Clerk Selcke: "Yeah."

Speaker Telcser: "Brinkmeier is back on the floor."

Clerk Selcke: "Okay."

Walsh: "Representative Stedelin?"

Speaker Telcser: "Is Representative Stedelin on the floor?"

Clerk Selcke: "Absent."

Speaker Telcser: "He is not voting...yeah..."

Walsh: "No further questions."

Speaker Telcser: "What do we have, Mr. Clerk?"

Clerk Selcke: "I've got"

Speaker Telcser: "Wait a second.....Representative Walsh,
for what purpose do you rise?"

Walsh: "Well, it turns out I do have further questions.
Representative Krause?"

Speaker Telcser: "He is in his seat."

Walsh: "Representative McClain?"

Speaker Telcser: "Representative McClain on the floor? There
he is up the center aisle."

Walsh: "McGrew?"

Speaker Telcser: "McGrew is standing in the back."

Walsh: "Thompson?"

Speaker Telcser: "Thompson is in his seat."

Walsh: "No further questions."

Speaker Telcser: "Representative Emil Jones, for what purpose
do you rise?"

Jones, Emil: "Mr. Speaker, how am I recorded?"

Speaker Telcser: "How is the Gentleman recorded?"

Clerk Selcke: "The Gentleman is recorded as being absent."

Jones, Emil: "Vote me 'aye'."

Speaker Telcser: "Vote him 'aye'.....Representative Martin,
for what purpose do you rise?"

Martin: "Mr. Speaker, I could never go against medicine for
the aged....I therefore would like to change my 'present'
vote to 'aye', with the hope that we have 89..."



Speaker Telcser: "Record the Lady as voting 'aye'. Anyone else now? Who?.....Representative Lemke, for what purpose do you rise? Record Lemke as voting 'aye'. Ray Ewell has come back to the floor. Did we take him off?....Ewell is back on the floor....Representative Brandt.....How is Brandt recorded?"

Clerk Selcke: "The Gentleman is recorded as being absent."

Speaker Telcser: "Record the Gentleman as voting 'aye'.

Any further questions? Anything?....."

Clerk Selcke: "92 to 36.....12..."

Speaker Telcser: "Representative Geo-Karis, for what purpose do you rise?"

Geo-Karis: "How am I recorded?"

Clerk Selcke: "The Lady is recorded as voting 'present'."

Geo-Karis: "Change it to 'aye', please."

Speaker Telcser: "Record the Lady as voting 'aye'....Murphy 'aye'.....Who.....?"

Clerk Selcke: "Who?"

Speaker Telcser: "Murphy 'aye'....All right....everybody run on now....Randolph 'aye'.....Randolph wants to go 'aye'. I'm going to announce this Roll Call and if all of you people want to sneak up and get on.....come right ahead. Wait a second now...Okay.....verify Roll Call....Who wants to get on?....Tell me now....Harpstrite 'aye'. I forgot it was verify.....McAuliffe 'aye'....Anyone else feel thatthe compelling urge to get on this Roll Call? Who?.....Remember now, this is a Verified Roll Call. You can't get on after it is over. What do we have, Mr. Clerk?"

Clerk Selcke: "Well, we got 97 'ayes', 36 'nays', 9 'present'."

Speaker Telcser: "On this question there are 97 'ayes', 36 'nays', 9 answering 'present'.....And the Gentleman's motion prevails.....On the Supplemental Calendar #2 on the Speaker's Table appears Senate Joint Resolution 77, for which purpose the Gentleman from Cook, Representative



McPartlin is recognized."

Clerk Selcke: "Send the Joint Resolution 77.....Whereas,..."

McPartlin: "Mr. Speaker...."

Clerk Selcke: "...Whereas, Section 3 of Article VIII of the Constitution of the State of Illinois provides that the General Assembly, by a vote of three-fifths of the members elected to each house, shall appoint an Auditor General; and Whereas, the General Assembly has, by Section 2-3 of the Illinois State Auditing Act, charged the Legislative Audit Commission with the responsibility of diligently searching our qualified candidates for the office and making recommendations to the General Assembly, and, pursuant to this statutory mandate, the Legislative Audit Commission has conducted a diligent search and, by the vote of three-fourths of its membership, has recommended to the General Assembly the appointment of Robert G. Cronson, of Chicago, Illinois, as Auditor General; therefore, be it...Resolved, by the Senate of the Seventy-eighth General Assembly of the State of Illinois, the House of Representatives concurring herein, that, pursuant to Section 3 of Article VIII of the Constitution and upon the recommendation of the Legislative Audit Commission, Robert G. Cronson, of Chicago, Illinois, is appointed Auditor General for the State of Illinois, for a term commencing August 1, 1974."

Speaker Telcser: "The Gentleman from Cook, Representative McPartlin."

McPartlin: "Mr. Speaker and Members of the House, I would like to suspend Rule 41 (a) so this Resolution can be heard."

Speaker Telcser: "Is there any objection? Okay, hearing no objections I assume we have leave to use the Attendance Roll Call as the Affirmative Roll Call. Hearing no objections, that will be the Affirmative Roll Call with respect to the Gentleman's motion."

McPartlin: "Mr. Speaker, I would request a record vote, please."



Speaker Telcser: "A record Roll Call on the suspension of the Rule?"

McPartlin: "Yes."

Speaker Telcser: "The Gentleman has asked for a record Roll Call on the suspension of the Rule. All in favor of the Gentleman's motion signify by voting 'aye', the opposed by voting 'no'."

Clerk Selcke: "How many do we need?"

Speaker Telcser: "...107 votes....Have all voted who wish? Take the record.....Leon 'aye'....On this question there are 125 'aye', 13 'nays', 1 answering 'present'...and the Gentleman's motion....Dyer 'aye', and the Gentleman's motion to suspend the rule prevails.Representative Choate...."

Choate: "Representative.....hit the wrong key for me."

Speaker Telcser: "Oh!....Well, Mr. Clerk, will you record Representative Choate as voting 'aye'...instead of 'no'.....'aye' instead of 'no'... Gibbs 'aye' in this Roll Call vote....The Gentleman from Cook, Representative McPartlin."

McPartlin: "Mr. Speaker and Members of the House...."

Clerk Selcke: "Turn him on....Turn him on...."

McPartlin: "Mr. Speakerthis Resolution passed the Senate by 42 votes earlier today. Mr. Cronson was picked by the Legislative Audit Commission by three-fifths of the vote of the Audit Commission and the recommendations to the Senate and to the House. Mr. Cronson has served for eight years as a principal officer and Director of the Chicago Corporation and Investment Banking and Brokerage Firm.....and connection therein as an allied member of a New York Stock Exchange with the principal responsibility of compliance with financial and accounting requirements....Mr. Cronson's overall qualifications and full knowledge of fiscal matters relating to State government recommend him highly for the position of



Auditor General of the State of Illinois and I therefore request a favorable vote."

Blair in Chair.....

Speaker Blair: "All right. Mr. Phil Collins...."

Collins: "Mr. Speaker, Ladies and Gentlemen of the House,

I rise in opposition to this Senate Joint Resolution 77 with a great deal of emotion....because I don't rise in opposition to the Resolution or to the man with whom it deals. I am not in a position where I would criticize a man of the stature of Robert Cronson. As a matter of fact, quite the contrary, I know the man and I respect and admire him and consider him a friend. However, this Commission listened long and hard to about twenty candidates for the position. We interviewed all, we even went so far as to have checks made on the personal background of the three leading candidates. It's a position of great sensitivity and all of us on the Commission felt a great weight of responsibility in considering the nominees for the position. And, when we got down to the last three, I think that all of us agreed that all three, Mr. Porter, Mr. Cronson and Mr. Thomas were people of ability, integrity and worthy of consideration. So, my reason for rising is not to criticize the majority vote of the Commission but rather to rise and ask the rejection of this Resolution because I do believe that we had, in Mr. Thomas, a man of outstanding ability, the incumbent and acting Auditor General, who I really believe we should give every consideration and really is deserving of the votes of this House. Mr. Thomas has served in State government for a number of years. He is a CPA, which I think is important in this position. Now, I have served on the Legislative Audit Commission for seven years. I've worked with Mr. Thomas, I've come to admire him, I respect him,



GENERAL ASSEMBLY

STATE OF ILLINOIS

HOUSE OF REPRESENTATIVES

I respect him personally and for his professional qualifications. He is a man who has done an outstanding job in this position, this position that now becomes an agency of the General Assembly and answerable to us with wide powers and new powers. I think that we are making a mistake when we reward a man who has performed noble and yeoman service for the people of this State by saying thank you, Sir, you have done a fine job, you're fired. I just can't buy that. IAs I said at the beginning I don't wish to criticize anybody, but I do wish to hold out to you a choice that I consider to be a better one. We are in a sensitive agency here, we have a man who is a CPA, we have a man who is operating in the office, who is doing it admirably, is doing it nobly and has all the qualifications that we would seek in this office. I think the intent of the convention was quite clear when they established this office, that it would be one free of political pressures, one that would be operating in a non-partisan or a bipartisan attitude. I think that the mere fact of the tenure accorded to this position..... a ten year term, is quite clear as to what the intent of the convention would be. And, I say for Mr. Thomas, a man who has worked with us in the Legislature, especially with the Legislative Audit Commission, he has shown every consideration to both sides of the aisles, and honestly I can come before you today and tell you I don't know the man's politics. I think this is the type of man that we've sought or should be seeking in the position of Auditor General. And, for these reasons, and others that I don't have the time or the inclination to take the time of the House to enumerate. I would urge everyone of you to join me in voting against Senate Joint Resolution 77."

Speaker Blair: "Mr. Sevcik."

Sevcik: "Mr. Speaker, Ladies and Gentlemen of the House, in the Senate debate, the Legislative Investigative Commission



was mentioned about making an investigation of the three members of the.....recommended for this job. We did not make any recommendations, we just supplied the data that was necessary for the Committee to enumerate the qualifications of each member. All I have to say is I think that Bob Cronson is well qualified and should have your vote. Thank you."

Speaker Blair: "All right. Mr. Laurino."

Laurino: "Mr. Speaker, I move the previous question."

Speaker Blair: "The Gentleman has moved the previous question. All those in favor say 'aye', opposed 'no'....The previous question has been moved. Mr. McPartlin to close."

McPartlin: "Mr. Speaker and Members of the House, I do agree with Phil Collins on some of the points that he has made. Dave Thomas has done an outstanding job. He has been a good Auditor General for many years but we've gone over this for two and a half years. This is a recommendation that was made through the Constitutional Convention and as it came out and as it came out of the Legislative Audit Commission with three-fifths.....as it came out of the Senate today ...and I ask for a favorable three-fifths right now. Thank you very much."

Speaker Blair: "All right. The question is, shall the House concur in Senate Joint Resolution 77, that pursuant to Section 3 of Article VIII of the Constitution, and upon recommendation of the Legislative Audit Commission, that Robert G. Cronson, of Chicago, Illinois, be appointed Auditor General for the State of Illinois, for a term commencing August 1, 1974. All those in favor will vote 'aye', and the opposed 'no'. Now, pursuant to Section 3 of Article VIII of the Constitution of the State of Illinois, this conformation requires a three-fifths vote of the Members of each House. Mr. Roscoe Cunningham."

Cunningham: "Mr. Speaker and Ladies and Gentlemen of the



House, it's apparent that you've made your decision. It's made in...unseemly haste. It seems irregular to do it just instantaneously after the finite. You're not sent here to be rubber stamps for the Senate nor rubber stamps for the Committee that made its report in this case. Nobody that knows anything about it has every challenged the skill, the fidelity, the ability of the incumbent, David Thomas. I throw no rocks at the man that you're appointing, I would point out that he is far more adept at politics than is the incumbent, but that shouldn't be a qualification of the office. David Thomas is as clean as a hound's tooth. His record is such that he deserves the return to this particular office. This isn't the new politics, the clean face of the good guys winning. This is the return to the old politics and if you persist in this particular vote you'll have cronyism in the office of....the very sensitive office of Auditor General. You think a while before you throw out a man whose record is as spotless and clean as the incumbent. I urge you to reconsider."

Speaker Blair: "Mr. Farley."

Farley: "Mr. Speaker, briefly in explaining my vote, I've heard a couple of speakers here talk about one particular individual, Mr. Thomas, we all don't doubt his capabilities we all don't doubt what he's done as far as service to this State, however, I think we have to look at the man that is up for nomination. I think that he is qualified, I have looked at his record, I think that the Audit Commission has studied this in depth and that they have chosen this particular gentleman to be the chosen candidate to be up for this particular Roll Call. I think therefore, with the recommendation of the Audit Commission and with the Senate support of this particular candidate, we can here, in justice, support Mr. Cronson for this very important task. He is a qualified



administrator and I am confident, after revealing his credentials he will be a very deserving and qualified servant to the State of Illinois. Therefore, I would suggest an 'aye' vote and disagree with the previous speakers..."

Speaker Blair: "Mr. Walters..."

Walters: "Thank you, Mr. Speaker. In explaining my vote, this is the first time in my four years that I've had the privilege to vote on the confirmation of the person who's going to serve in this State for the next ten years, I believe. It seems rather strange to me, Mr. Speaker, that we're going to vote on something this important and all we receive in our hands to know about this gentleman, whoever he is, is a little slip of paper and about twenty minutes ago I got a Supplemental Calendar saying that I'm going to be voting on this important position for the State of Illinois, for ten years....It seems to me somewhere along the line....all we know, maybe it's our fault we don't have the staff to investigate these things ourself, but what I read in the newspaper, they had many meetings, they couldn't agree. The last story in the paper was that finally....one of the papers said....or maybe they all said there was a deal made...and he was appointed....or recommended to be appointed and I, as one individual, will vote 'present' but, Mr. Speaker, I'd like to say that maybe in the future we would do a little bit better job of informing all of the Members of the House about the qualifications of Mr. Cronson, whoever he may be, and it looks like he is going to go in but I think we've done a very poor job of informing the Members of his qualifications, Mr. Speaker....Thank you.."

Speaker Blair: "Mr. Mann."

Mann: "Mr. Speaker..?"

Speaker Blair: "...Mr. Mann.."



Mann: "Mr. Speaker, I have heard nothing directly negative about Mr. Cronson. I've heard some good things about Mr. Thomas. Perhaps it would be possible to keep a man of this ability in State government. Perhaps there is the Office of Deputy Director or first assistant to Mr. Cronson, I don't know whether that's in the cards or possible, but I'm not going to vote on heresay, when I was in the Legislature and Mr. Cronson was in the Secretary of State's Office, to the best of my knowledge he was a responsible public official. If he turns out to be a crony, Roscoe, there are ways of getting rid of cronies. But....I think we ought to give the man a chance to do a job....I'm going to vote 'aye'."

Speaker Blair: "Mr. Dee..."

Dee: "Mr. Speaker, Ladies and Gentlemen of the House, I rise to support this confirmation and tell this House that Mr. Cronson is a resident of my District. I've known him most of my life and I can assure you that he is a well qualified, well educated and very competent man. I also would like to point out, and I think you're all right in voting this way, that we did have....it's not a haphazard selection, we did have a Commission that thoroughly investigated all the people concerned. I don't know Mr. Thompson but I believe him to be, as my colleagues have said, an honorable man and a very competent man, but I would urge youa green light on Mr. Cronson, for I can assure you, as one of my constituents, this man will serve us well and will serve the State well. Thank you."

Speaker Blair: "Have all voted who wish? The.....Mr. Lundy.."

Lundy: "Thank you, Mr. Speaker, Ladies and Gentlemen of the House. All that I have ever heard about Bob Cronson has been good.....and it's been from people that I greatly respect as I respect those Members of the Legislative



Audit Commission who voted for him and who have spoken on spoken on his behalf on the floor. But this is an enormously important position. If you read the State Auditing Act which we passed last year and which I've just been looking at, the State Auditor has enormous powers. He has the ability to be of enormous help to the Members of the General Assembly. He also has the ability to frustrate them in their efforts toto get on top of what is happening in State government. That being the case it seems to me that we are proceeding with really haste to make this decision. In the first place I raise a question as to whether we are complying with the provisions of the State Auditing Act which requires that the Legislative Audit Commission make recommendations to the General Assembly for the position of Auditor General. That's a plural word, recommendations. Now, to me it seems that no recommendations have been made.....We have simply been presented with a Joint Resolution and asked to vote on it....We have seen no supporting material, the Legislative Audit Commission to my knowledge never held public hearings to bring into the open any derogatory information that might be present about any of the candidates. It seems to me that in a conformation situationthat's the very least that we could expect in the way of due process and regular procedure. Since none of those things have been done and yet, since I, as I indicated have heard nothing but good about the candidate.....I...."

Speaker Blair: "All right.....The Board doesn't show anyone else cares to explain their vote. That being the case, have all voted who wish? The Clerk will take the record. Mr. Choate...."

Choate: "Mr. Speaker, I'd like to only make one observation. This is in no way an explanation of my vote.....but I would like to point out to the mediaI've heard it



said on many occasions by people....and yes by the media, that maybe this General Assembly has been lax in some of the things that we have or have not done but I'd like to point out to them by the action taken here tonight that this General Assembly ...by this vote.....has completed the responsibility charged to them by the Constitutional Convention, of implementing the State Constitution with at least all of the major implementations that were charged the responsibility of doing. I don't think that's a do-nothing General Assembly."

Speaker Blair: "On this question there are 138 'ayes', 10 'nays', 16 'present' and Senate Joint Resolution 77 is adopted and.....the Journal will indicate that vote is at least three-fifths of the Members elected to the House of Representatives as is required by Section 3 (a) of Article VIII, of the Constitution of the State of Illinois and that with that vote, Robert G. Cronson, of Chicago, Illinois is appointed Auditor General for the State of Illinois for a term commencing August 1, 1974. Messages from the Senate."

Clerk Selcke: "Message from the Senate by Mr. Fernandes, Secretary. Mr. Speaker, I am directed to inform the House of Representatives the Senate has adopted the following Conference Committee Report. Conference Committee Report, House Bill 2826, adopted by the Senate June 20, 1974, Edward E. Fernandes, Secretary....."

Speaker Blair: "All right. Mr. Choate."

Choate: "Mr. Speaker, Ladies and Gentlemen of the House, I'm sure that every Member of this House of Representatives are.....is aware of the importance of four Bills which I am going to ask leave of this House of to suspend the appropriate rule and to advance to the order of Second Reading without reference to Committee. They're complete and bipartisan Bills, they're Sponsored by the Leadership of both sides of the aisle. They have to do with the



GENERAL ASSEMBLY

STATE OF ILLINOIS

HOUSE OF REPRESENTATIVES

energy crisis. They have to do with the possibility of floating bonds so that we can attempt to take care of the energy crisis to the best of our ability in the State of Illinois. I would therefore, Mr. Speaker, request permission of the House to have leave to advance House Bill 2882, 2883, 2884, 2885.....as I said jointly Sponsored by the Leadership of both sides, adheared to by the Executive Branch of government, I would ask leave to have them advanced to the order of Second Reading, without reference to Committee.....And I can guarantee every Member that they will have an opportunity to have input as far as Amendments are concerned on the Order of Second Reading."

Speaker Blair: "All right. Is there leave to use the Attendance Roll Call? Hearing no objection then those Bills will be advanced to the Order of Second Reading and pursuant to the Gentleman's motion, they'll be read a second time.....and held on Second for purposes of Amendment tomorrow..."

Clerk Selcke: "House Bill 2882, Second Reading of the Bill. House Bill 2883, Second Reading of the Bill. House Bill 2884, Second Reading of the Bill. House Bill 2885, Second Reading of the Bill."

Speaker Blair: "All right now. The Gentleman from Cook, Mr. (See Special)



June 20, 1974.

Speaker Blair: "All right now, the Gentleman from Cook, Mr. Collins, with agreement on both sides and with the explanation of why we want to do this with leave of the House, on Senate Bills, Second Reading. If we might have leave to go out of order and pick up Senate Bill 1568 so that we can get this Bill, it's been read a Third, Second time, amended with the House version of Campaign Disclosure and get it over to the Senate so that we can get a Conference Committee appointed now. So, Mr. Collins, leave then, be recognized on 1568, it's been read a Second time would you adopt the Amendment and then we can...Mr. Phil Collins. If the Members would, we're going to try to wind down shortly but there are two or three items that are of essence. One involves quite a bit of Federal money that we do need to get a Conference Committee Report considered on it."

Fred Selcke: "This Bill has been read a Second time, has no Committee Amendments, has Floor Amendments. Give me the Floor Amendments. Amendment #1, amend Senate Bill 1568 in the House by striking everything after the enacting clause and so forth."

Unknown: "Mr. Speaker."

Speaker Blair: "Mr. Collins."

Collins: "Yes, Mr. Speaker and Ladies and Gentlemen of the House. Amendment #1 to Senate Bill 1568 strikes everything after the enacting clause and then puts the Senate Bill in exactly the same form as the Bill that we passed out of this House. With the adoption of Amendment #1 it will be the same as the House Bill that we adopted...er ...that we passed last week. This is the Bill that requires disclosure of all Campaign contributions and expenditures in excess of 250 dollars, requires detailed record keeping of all expenditures and contributions received in excess of 10 dollars. I'll accept that. It requires the organization of political Committees for Campaigns that, will expend or, or receive in excess



of one thousand dollars, it requires the reporting of Campaign contributions and expenditures...ah...four times a year, I, let me correct that, it requires the, it requires the report of Campaign contributions received in 4 dates, 30 days before the Primary and 60 after, 30 days before the General Election and 60 after and then one annual report in July that will require the reporting of all expenditures and contributions, I would be happy to if we'd have a favorable Roll Call."

Speaker Blair: "Ah...All right, is there any further discussion? The question is on the adoption and all those in favor say 'aye', opposed 'no', the 'ayes' have it the Amendment is adopted. Now, further Amendments."

Fred Selcke: "Amendment #2 Hyde, amends Senate Bill 1568 as amended."

Speaker Blair: "Who? Oh...Okay, the gentleman from Cook, Mr. Hyde."

Hyde: "Thank you Mr. Speaker, Ladies and Gentlemen of the House. Amendment #2 is a very important Amendment and I would commend it to your attention. What Amendment #2 does is require those County Officers those County Candidates running for office in Cook County alone, not downstate but just Cook County to comply with the provision of this Campaign Disclosure Bill, as you know, the original version provided only to State Candidates but it seems to me that in this year of enormous public concern about official corruption, in this year when out of 20 occupations that of a politician is 19, slightly ahead of the used car salesmen, it's ludicrous to mandate Campaign Disclosure Legislation for anyone and ignore Cook County, the body politic may be said to be suffering political pneumonia and we're dashing to its aid with a box of kleenex, the investigations, the indictment, the imprisonment are largely focused in Cook County where more than one half of the States 11.2 million people live and are governed. Now, if the Democratic process is to serve the



common good, voters have to cast an informed vote. That means that the voter has to know whether a candidate has been purchased by some special interest or not. Take for example, if you will, the Office of County Assessor of Cook County, there are those more cynical that I that say that Mr. Tully will spend millions of dollars, but nobody will know."

Speaker Blair: "Mr. Shea."

Shea: "I don't know why the Gentleman is engagingⁱⁿ/personalities but perhaps he's running his Congressional speech from the Floor of this House, but I think if we got on with the Legislative business instead of running for Congress on the Floor, instead of engaging in personal attacks to people that can't defend themselves, we'd be much better off."

Hyde: "Well, if I may respond Mr. Speaker, I certainly did not intend my remarks to be an attack on anybody. I have the greatest admiration for Mr. Tully and the entire Cook County ticket on the Democratic side of the aisle, but what I do wish to say is in that very sensitive office when classic money is going to be spent in a Campaign, I think the people that cast their vote intelligently ought to know from whence the important bread came and there is no way on God's Green Earth short of this Legislature mandating a law compelling disclosure that the Candidates on the Democratic ticket are ever going to come within a thousand miles of that procedure. We could talk about the County Treasurer and is he going to solicit money from banks? We'd like to know this and the only way that information can be made known. I'm sorry, I'll yield to Mr. Lechowicz."

Speaker Blair: "Okay, Mr. Lechowicz."

Lechowicz: "Very briefly, Mr. Speaker, I'm glad he's in full accordance with the Democratic slate. If he likes them so much to vote for them but I think that, I would hope he would address himself to his Amendment, Mr. Speaker, I



would hope that you'd rule his comments right now are completely out of order. I'd like a ruling on that please. Mr. Speaker, I'd like a ruling on that, please."

Speaker Blair: "No, I, it seems to me the Gentleman is confining himself to the purport of his Amendment. Mr...Mr. Hyde."

Hyde: "Thank you Mr. Speaker, well what I, what I want to say and perhaps I could phrase it more delicately....is.. take the Office of County Treasurer. One of the Offices that would be included."

Speaker Blair: "Wait, Mr. Shea is up again. Mr. Shea."

Shea: "Is this what might be called an Election Law?"

Speaker Blair: "A what?"

Shea: "An Election Law?"

Speaker Blair: "An Election Law?"

Shea: "Is that what we're, we're amending sections of the Election Code here?"

Speaker Blair: "Yes."

Shea: "Does the new State Constitution provide that Election Laws shall be uniform throughout the State? It would be in general application.....I don't know.....but I asked you....."

Speaker Blair: "What's your point of order?"

Shea: "If it would apply to all County Officers throughout the State, I think it might be Constitutionally correct but I think that an Amendment that applies only to one County does not fit within the Constitutional framework of laws of general application when it comes to Election Laws. Unless the gentleman has some idea he wants to destroy this good piece of Legislation."

Speaker Blair: "Well in the, in the first impression case before the Supreme Court on the Election Code, Bridgewater vs Hode, in which David Epstein was the counsel of records. The court held that classification was proper under the Election Code. Now, is that, is the question that you asked me about, that's the answer that I give



you. Go ahead Mr. Hyde."

Hyde: "Mr. Speaker, as I was saying. One of the great reasons for this Amendment having such particular application is the Office of County Treasurer, where traditionally funds have been raised from the banks. Those people who are the beneficiaries of the largess and the bounty of the County Treasurer. I think it's very important for the voters, the electorate of Cook County in casting, I'm sorry, I yield again to Mr. Lechowicz."

Lechowicz: "Well ah...Well Mr. Speaker, I resent the fact that the man is making allegations, they haven't been proven and he knows as well as I do, if he thinks that there's been any impropriety in the Office of County Treasurer against Mr. Korzen, or anybody else, we've got the Investigating Commission to go in and take a look at it. I resent the fact that he's trying to point out that supposedly the Democratic party has raised funds through that office and I resent it and I would hope that he'd kindly keep his remarks to his, to his bill and off the various candidates. If you want to go candidate by candidate, I'll go candidate by candidate with you."

Speaker Blair: "Now, it seems to me, you're taking his remarks out of context because he isn't finished, because he isn't finished yet. Let him finish."

Hyde: "Thank you Mr. Speaker, and I really don't care to go candidate by candidate, we don't have that much time, but, but what I do, what I would like to draw to the attention of this august Body is the fact that I think the electorate ought to know if those people who have something to gain are making large contributions to these largely ministerial offices. So therefore, I've only picked those two offices as examples as to why this is such an important Amendment and I do not and I underscore and repeat and emphasize, I do not accuse Bert Korzen, my good friend, I don't accuse



anybody of any impropriety but like Ceaser's wife, we must dispell even the appearances of impropriety and it would seem to me adopting this by a ringing vote would certainly assure that. Now the public will have no confidence, I yield to Mr. Shea again and then Mr. Ewell and then Mr. Choate just so I get to finish."

Shea: "I just, I just, I just wonder now if, if he's now making a campaign speech not only for himself, but his former Legislative Aide that's running for an office?"

Speaker Blair: "Well, if he's not there yet, I'm sure he'll get there. Mr...Mr. Choate."

Choate: "Henry, have you finished explaining the thing? Well I'd like, I didn't hear that one word, now don't forget... I didn't hear that one word. Now don't forget..."

Unknown: "It's under the 'T's."

Choate: "Now don't forget you're a Member of the Bar and I'm not, you're a city boy and I'm not, so you..."

Hyde: "I'm a suburbanite now Clyde."

Choate: "I mean use, you know, common language with me, Henry, I'm liable to get confused. I'd like to ask the gentleman a few questions after, after his campaign speech is completed."

Speaker Blair: "All right, would the gentleman continue with his concise explanation of the purport of this Amendment, Mr. Hyde."

Hyde: "Thank you Mr. Speaker, I knew the Democrats were people of sensitivity but raw sensitivity I never realized. In any event I think the question is to disclose to the public now or maybe to a Grand Jury later and that's the thing we want to avoid if at all possible. So, I simply say, Mr. Speaker, this is an Amendment that would help clean out the stable and I hopefully solicit your affirmative vote. Thank you."

Speaker Blair: "Ah...Mr. Ewell."

Ewell: "Mr. Speaker, somewhere along the line I missed the point but I'd like the previous Speaker to explain the Amendment."



I mean I diligently sat here and waited to find out what Amendment #2 was and I just simply haven't heard."

Speaker Blair: "Mr. Hyde."

Hyde: "Well thank you, Mr. Ewell, I'd be delighted to do that again. I'm sure Dave Epstein could fill you in in about two fast sentences but the Amendment provides that in Counties of less than 3 million the provisions of this act need not be complied with, with respect to Elections prior to December 31, 1974. However, taking a good, hard look at Cook County and recognizing that there are over half of the people of the State of Illinois up there the Amendment provides that with respect...I beg your pardon... with respect to the filing of local political committees in Counties with the population of 3 thousand or more in connection with the 3 million, in connection with the Election of November 1974, that's the big one coming up, no statement of organization under this section need be filed before October 1, 1974. And of course that means that one should be filed by October 1, 1974 and so what this does is extends the bright sunshine that opens the windows on Cook County and that's what it's all about."

Speaker Blair: "Mr. Ewell."

Ewell: "I would, for one, would like to let the sunlight in, but I have a slight question of the Sponsor to this Amendment. Would you accept an Amendment that might extend this to Presidential Committees?"

Hyde: "Well, that's already the law and it's covered by the law and there are lots of indictments which really have stimulated this kind of Amendment, let's take a look at Cook County too."

Speaker Blair: "Mr. Choate."

Choate: "Well I'm sure that the gentleman is going to remember that I have made these charges before under similar circumstances, but not identical circumstances and I'm referring to the fact that when we would debate



Election Laws that was being considered by this House of Representatives when he and others joined hands and said we should have an investigation, reresoration and all of things that would bring about to their way of thinking, clean elections in the City of Chicago and the County of Cook. If you will remember at that time, I said that if it was good for Cook County, it was good for all of the State of Illinois because if you will read the newspapers and you'll listen to the radios and you will watch the television, you'll find allegation of fraud throughout the State of Illinois as far as elections are concerned. But evidently in those particular instances, they did not want reresoration in the downstate counties because most of those counties were controlled and are controlled by the Republican Party, so, consequently my Amendment was defeated on several occasions, now if I understand this Amendment correctly it says that the office holders in the County of Cook must apply..must comply with the provisions of this ethics Act.....immediately. If I'm wrong correct me, but that's what I gained from the conversation in between campaign speeches. Now if that is true, let me remind you that the only reason you're not paying attention to the other 101 counties in downstate Illinois, 102 counties in downstate Illinois is simply because you're looking at the county that has the largest concentration of population. If you read the downstate newspapers, you'll find that there's as many allegations, as many allegations about elected officials in those particular counties as there are in the County of Cook. If this is good for Cook County I ask him, why doesn't it apply to all of the State of Illinois? If you want to let the sunshine in, in your own words, in the County of Cook then let it in all over the state, let's look at all of these county office holders. I think that you'll find probably the reason he doesn't want to is because the majority of office holders in the County of Cook, happen to be of



the Democratic Party, and if you'll look closely, the majority of the County Office holders in downstate happen to be in the Republican Party."

Speaker Blair: "Mr. Hyde to close."

Hyde: "Well thank you Mr. Speaker, if I may reply briefly to the words of the distinguished Minority Leader. Actually this Bill will apply to all County Offices after December 31, but we felt that Cook County with all its computerized capacity, if you read the annual reports from all of the County Officers, they have personnel, they have computers, they have extra staff, they are geared up to accomodate this type of an operation, whereas, I fear downstate they would plead poverty, inability to comply, etc. So I see no reason why the premier county of Illinois, the pace setter of Illinois ought not to lead the way. So, I, I look forward to that. Secondly I've always been amused at the complaints of Republican ...corruption downstate, but when a Bill comes in this Legislature to give the Attorney General, Grand Jury powers around the state to look into those frauds it gets a cold shoulder from the Democratic side of the aisle. So, I simply say that you gentlemen should bite on the bullet, you should lead the way to campaign reform, you should tell the people of Cook County, we have nothing to hide and vote for this Amendment. Thank you."

Speaker Blair: "All right. The question is shall the House adopt Amendment #2 to Senate Bill 1568? All those in favor say 'aye', opposed 'no'. All right on this question. The question is shall the House adopt Amendment #2to 1568? All those in favor will vote 'aye', opposed 'no'. Have all voted who wished? Have all voted? Mr. Pierce."

Pierce: "Mr. Speaker, In explaining my vote I want to assure the gentleman from Cook, back in the shadows here, whoever he may be that Lake County has computers, big, great big computers that cost a lot of money and they can figure



things out on computers too and Du Page has computers, Will and Kane have some computers, although they're not as up to date as Lake and DuPage, being more rural.... and even there's even a computer somewhere in McHenry County and a bank in Woodstock I think may have a computer. But at any rate, this bill is strictly political there's plenty of corruption in Northern Illinois Counties outside of Cook, there may be even some corruption in Southern Illinois, I don't know, although I, I don't think there is in Southern Illinois, but certainly in Northern Illinois in counties such as Lake I understand that U. S. Attorney Thompson is in Lake County right now looking around and we have big computers in Waukegan in the Courthouse and I think it is unfair not to include at least counties over 200 thousand such as Lake, DuPage Kane and Will and those other fine Counties and this Amendment is political and I vote 'no', it's not uniform."

Speaker Blair: "Have all voted who wish? The Clerk will take the record. On this question there are 82 'aye', 84 'nay'. Mr. Hyde."

Hyde: "Well Mr. Speaker, I think the importance of this bill would warrant a verification of the negative vote."

Speaker Blair: "Mr. Choate."

Choate: "I would assume at the proper time there can be a... also if needed...a verification of the 'aye' vote."

Speaker Blair: "Well the, the rules provide that on verification we start with the, the affirmative and then go to the negative."

Choate: "The first, the first. I think under the rules, Mr. Speaker it provides for the majority vote to be verified first, is that correct? No the majority vote. Well that's right. See the negative is the majority in this case."

Speaker Blair: "Yea...The...ah...the rule 50d provides that any Member may demand the verification of the Roll Call vote, the Clerk shall then read the names of those Members



voting in the affirmative and any Member may have his vote corrected and then it follows with the, with the negative. So we would have to verify the affirmative first. Proceed."

Fred Selcke: "Anderson, Arnell, Bluthardt, Borchers."

Speaker Blair: "Mr. Choate."

Choate: "Are you calling the absentees now?"

Speaker Blair: "No, we're just going through the affirmative."

Choate: "Would you, I'm not familiar completely with that rule is it the affirmative vote first or the majority vote first."

Speaker Blair: "Yea, I just read it there, it's the affirmative vote and then the negative."

Choate: "It's not the prevailing vote."

Speaker Blair: "Certainly with leave of the House we can verify the negative first, if you'd like that."

Choate: "Well that's providing we get to verify the affirmative next, I would agree to that."

Speaker Blair: "Well, the rule, the rule does say the affirmative then the negative. Now, now either way we're going to do them both I guess."

Fred Selcke: "Bluthardt."

Speaker Blair: "Mr. Choate."

Choate: "In as much as I'm a wee bit confused on which one we were starting, would you, you've only covered a couple of names, would you call them again please?"

Speaker Blair: "Well that's not an unreasonable request Mr. Choate. So would you back up and start at the beginning? And poll the absentees."

Fred Selcke: "Carter, Clabaugh, Dee, Douglas, Gene Hoffman, Jacobs."

Speaker Blair: "Mr. Dee. Record Mr. Dee as 'aye'."

Fred Selcke: "Douglas, Gene Hoffman, Jacobs, Klosak, McAvoy, Schlickman, Sevcik, Wall."

Speaker Blair: "Now proceed with the affirmative."

Fred Selcke: "Anderson, Arnell, Bluthardt, Borchers, Campbell, Capuzi, Catania, Collins, Cunningham, Day, Deavers, Dee,



Deuster, Duff, Ralph Dunn, R. L. Dunn, Dyer, Ebbesen, Fleck, Friedland, Geo-Karis, Gibbs, Griesheimer, Grotberg, Harpstrite, Hirschfeld, Ron Hoffman, R. Holloway, Hudson, Hunsicker, Huskey, Hyde, Jenison, Dave Jones, Juckett, Kempiners, Kent, Kriegsman, Kucharski, LaFleur, Lauer, Leinenweber, Macdonald, Mahar, Martin, McCormick, McCourt, McMaster, Kenny Miller, Tom Miller, Molloy, Mugalian, Murphy, Neff, North, Palmer, Pappas, Peters, Philip, Polk, Porter, Randolph, Rayson, Rigney, Rose, Ryan, Schoeberlein, Shurtz, Timothy Simms, Skinner, Soderstrom, Springer, Stiehl, Telcser, Totten, Tuerk, Waddell, R. Walsh, W. Walsh, Walters, Washburn, J. J. Wolf, Mr. Speaker."

Speaker Blair: "Now, you want to verify the negative, Mr. Choate.? All right, read the negative."

Fred Selcke: "A'sup."

Speaker Blair: "Aren't we verifying the negative now? Mr. Berman."

Berman: "Would you please record me as voting 'no', my switch is in error."

Speaker Blair: "You are recorded as voting no on the print out. Yea we'll have the electrician take a look at it. All right, you want to verify the negative now? Mr. Choate, you want to verify the negative now? Mr. Shea. What do you want?"

Shea: "Mr. Anderson."

Speaker Blair: "Oh...Mr. Anderson in his seat? I don't see him. Take him off the record. Well, we are right now at 82 'aye', 83 'aye', 84 'nay' and Mr. Shea has asked if Mr. Anderson's here and how is Mr. Anderson recorded?"

Fred Selcke: "The Gentleman is recorded as voting 'yes'."

Speaker Blair: "I don't see him, take him off the record. Mr. Arnell, he's here."

Shea: "Is Mr. Arnell here?"

Speaker Blair: "Yea. He's here. I can see him."

Shea: "Yes. Mr. Deavers."

Speaker Blair: "He's here."



Shea: "Mr. Ebbesen?"

Speaker Blair: "He's here."

Shea: "Mr. Fleck?"

Speaker Blair: "He's here."

Shea: "Mr. Murphy?"

Speaker Blair: "How's the gentleman recorded?"

Fred Selcke: "The gentleman is recorded as voting 'yes'."

Speaker Blair: "Take him off the record for now."

Shea: "Mr. Griesheimer?"

Speaker Blair: "He's here."

Shea: "Mr. Harpstrite?"

Speaker Blair: "He's here."

Shea: "Mr. Harpstrite?"

Speaker Blair: "He's here."

Shea: "R. Hoffman?"

Speaker Blair: "Ah...I can't see. He's here."

Shea: "Mr. Huskey?"

Speaker: "Mr. Huskey. I don't see him in his seat. How is he recorded?"

Fred Selcke: "The gentleman is recorded as voting 'yes'."

Speaker Blair: "Take him off the record."

Shea: "Mr. Kriegsman?"

Speaker Blair: "How's the gentleman recorded?"

Fred Selcke: "The gentleman is recorded as voting 'yes'."

Speaker Blair: "Take him off the record."

Shea: "Mr. Rose?"

Speaker Blair: "How's the gentleman recorded? Rose."

Fred Selcke: "The gentleman is recorded as voting 'yes'."

Speaker Blair: "Take him off the record."

Shea: "Mr. North?"

Speaker Blair: "He's there."

Shea: "Mr. Kucharski?"

Speaker Blair: "He's there."

Shea: "Mr. Kucharski?"

Speaker Blair: "He's there."

Shea: "Mr. Philip?"

Speaker Blair: "I see him there."



Shea: "Mr. Porter?"

Speaker Blair: "He's here."

Shea: "Mr. Skinner?"

Speaker Blair: "He's in his seat now."

Shea: "Skinner, Tuerk?"

Speaker Blair: "Mr. Who?"

Shea: "Tuerk."

Speaker Blair: "Tuerk is here."

Shea: "Mr. Pappas?"

Speaker Blair: "He's here."

Shea: "Where is he?"

Speaker Blair: "He was right here, where did he go?" Where
did he go?"

Shea: "Did you take Mr. Pappas off?"

Speaker Blair: "Well take him off for now."

Shea: "Pardon me?"

Speaker Blair: "Take Pappas off for now. Mr. Bluthardt?"

Bluthardt: "Mr. Pappas is here, Lechowicz was just talking
to him, right here in my corner. Well where did Pete go?"

Speaker Blair: "Well go ahead."

Shea: "Mr. Hyde?"

Speaker Blair: "Mr. Sevcik."

Sevcik: "How am I recorded?"

Speaker Blair: "How's the gentleman recorded?"

Fred Selcke: "The gentleman is recorded as being absent."

Sevcik: "Vote me 'aye'."

Speaker Blair: "Record the gentleman 'aye'."

Shea: "Mr. Springer? Mr. Springer, Mr. Speaker?"

Speaker Blair: "Mr. Springer's here."

Shea: "Mr. R. A. Walsh?"

Speaker Blair: "Who?"

Shea: "R. A. Walsh."

Speaker Blair: "Richard Walsh? Well he's not here. Take
him out of the record. He voted 'aye'? Take him out
of the record."

Shea: "Was, was Mr. North here?"

Speaker Blair: "Yea."



Shea: "All right."

Speaker Blair: "Who now? Who else? Nobody else. Where are we now? 77 'aye' and 84 'nay'. All right now listen. Mr. Hyde."

Hyde: "Would you verify the negative please, Mr. Speaker?"

Fred Selcke: "It...ah...there were 82 originally, 2 went on made 84 and 2, 4, 6, 7 went off so that makes it 77. The 2 that went on were Dee and Sevcik."

Speaker Blair: "Mr. Hyde, on the negative now?"

Hyde: "I would like the negative verified Mr. Speaker."

Fred Selcke: "Alsup, Barnes, Barry, Beatty, Beaupre, Berman, Boyle, Bradley, Brandt, Brinkmeier, Brummet, Caldwell Calvo, Capparelli, Chapman, Choate, Craig, D'Arco, Davis, DiPrima, Epton, Ewell, Farley, Fary, Fennessey, Flinn, Garmisa, Getty, Giglio, Giorgi, Greiman, Hanahan, Hart, Hill, Jimmy Holloway, D. Houlihan, J. Houlihan, Jaffe, Emil Jones, Katz, Keller, Kelly, Kennedy, Kosinski, Kozubowski, Krause, Laurino, Lechowicz, Lemke, Leon, Londrigan, Lundy, Madigan, Mann, Maragos, Matijevich, McAuliffe, McClain, McGah, McGrew, McLendon, McPartlin, Merlo, Nardulli, Patrick, Pierce, Redmond, Sangmeister, Schisler, Schneider, Schraeder, Sharp, Shea, I. Sims, Stedelin, Stone, Taylor, Terzich, Thompson, Tipsword, VonBoeckman, Washington, Williams, Yourell."

Speaker Telcser: "Okay, any questions of the negative Roll Call? The gentleman from Cook, Representative Hyde."

Hyde: "Thank you Mr. Speaker is Mr. Boyle here?"

Speaker Telcser: "Is Representative Boyle on the floor?"

Representative Boyle? How is the gentleman recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll Call."

Hyde: "Mr. Katz?"

Speaker Telcser: "Is Representative Katz on the floor?"

Representative Katz? How is the gentleman recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll Call."

Hyde: "Mr. Mann?"



Telcser in
Chair...

Speaker Telcser: "Is Mr. Mann on the floor? Representative Mann? How is the gentleman recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll Call."

Hyde: "Mr. McGah?"

Speaker Telcser: "Representative McGah on the floor? Representative McGah? How is he recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll Call."

Hyde: "Mr. Farley?"

Speaker Telcser: "Representative Farley is standing by his seat."

Hyde: "Mr. Brinkmeier?"

Speaker Telcser: "Representative Brinkmeier is in his seat."

Hyde: "Eugenia Chapman?"

Speaker Telcser: "She's in her seat."

Hyde: "Mr. Getty?"

Speaker Telcser: "Is Representative Getty on the floor? There he is, coming in the side door."

Hyde: "Mr. Giglio?"

Speaker Telcser: "He's standing here by his seat."

Hyde: "Mr. Londrigan?"

Speaker Telcser: "Representative Londrigan on the floor? Londrigan? How is the gentleman recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll Call."

Hyde: "Mr. Stedelin."

Speaker Telcser: "Representative Stedelin on the floor? Stedelin. How is the gentleman recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll Call."

Hyde: "Mr. Krause?"

Speaker Telcser: "Representative Krause is in his seat."

Hyde: "Mr. McAuliffe? McAuliffe."

Speaker Telcser: "Representative McAuliffe on the floor? McAuliffe? How is he recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."



Speaker Telcser: "Take him off the Roll Call."

Hyde: "Mr. Jacobs?"

Speaker Telcser: "Representative Jacobs on the floor? Jacobs?
How is the gentleman recorded?"

Fred Selcke: "The gentleman is recorded as voting 'absent'."

Hyde: "Mr. Flinn?"

Speaker Telcser: "Representative Flinn on the floor? Flinn?
How is the gentleman recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll Call."

Hyde: "Mr. Yourell?"

Speaker Telcser: "Representative Yourell on the floor? Yourell?
How is the gentleman recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll Call."

Hyde: "Mr. Hart?"

Speaker Telcser: "He's in his seat."

Hyde: "Mr. Jim Holloway?"

Speaker Telcser: "He's in his seat."

Hyde: "Mr. Beaupre?"

Speaker Telcser: "Representative Beaupre on the floor? Beaupre?
How is he recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll Call."

Hyde: "Mr. Calvo is he back?"

Speaker Telcser: "He's in his seat."

Hyde: "Mr. Garmisa?"

Speaker Telcser: "Representative Garmisa on the floor? Garmisa?
How is he recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll. Oh, I'm sorry, there
he is, up the center aisle."

Hyde: "Mr. Sharp?"

Speaker Telcser: "Representative Sharp on the floor?
Representative Sharp? How is he recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll Call."



Hyde: "Mr. Stone?"

Speaker Telcser: "Representative Stone on the floor? Stone?
How is he recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll Call."

Hyde: "Mr. VonBoeckman?"

Speaker Telcser: "Representative VonBoeckman on the floor?
VonBoeckman. How is he recorded?"

Fred Selcke: "The gentleman is recorded as voting 'no'."

Speaker Telcser: "Take him off the Roll Call."

Hyde: "How do we stand now, Mr. Speaker?"

Speaker Telcser: "Yourell has come back. On this question there
are 72 'ayes', 77 'ayes', 72 'nay' and Amendment #2.
Representative Douglas? For what purpose do you rise
sir?"

Douglas: "Mr. Speaker, how am I recorded on that Roll Call?"

Speaker Telcser: "How is Representative Douglas recorded?"

Fred Selcke: "The gentleman is recorded as being 'absent'."

Douglas: "Mr. Speaker, I regret that I can not give my
assistant minority leader the gift of the deciding vote
but on the grounds that the, the claim made by the
Sponsor of this Amendment that this discriminates against
the Cook County people, I think that Representative Hyde
has justified, it's my pleasure to, to vote with him and
I vote 'aye' because I think that he has a very good
point."

Speaker Telcser: "Record the gentleman as voting 'aye'. On
this question there are 78 'aye', 72 'nays'. Amendment
#2 to Senate Bill 1568 is adopted. Are there further
Amendments?"

Fred Selcke: "Yea...Yea...unfortunately. Amendment #3,
McAuliffe."

Speaker Telcser: "What Amendment is that? Okay, is Representative
McAuliffe on the floor with respect to Amendment #3?
All right, then let's proceed to #4. The gentleman from
Cook, Representative Collins moved to table Amendment
#3 to Senate Bill 1568, all in favor 'aye', opposed 'no'."



the Amendment in tabled. Further Amendments."

Fred Selcke: "Amendment #4, Lechowicz. Amends Senate Bill 1568 as amended in Section 9-..."

Speaker Telcser: "The gentleman from Cook, Representative Lechowicz. Representative Collins for what purpose do you rise?"

Collins: "Mr. Speaker, I question whether the Amendment's in proper form. On line 16, it mentions striking 100 dollars. The Bill does not mention 100 dollars at any point, it's 250 as amended. It's in conflict with Amendment number 1."

Speaker Telcser: "Representative Lechowicz, for what purpose do you rise?"

Lechowicz: "Mr. Speaker I won't object to having the Clerk amend it on its face like we did last week. There is no one here in this General Assembly that can foretell what Amendments are going to be adopted or offered and I would humbly request that the Clerk amend the Amendment #4 on its face."

Speaker Telcser: "All right the chair will rule that the Clerk can change the number in the Amendment."

Lechowicz: "Mr. Speaker, I know you're a very fair Speaker and I want to compliment you on that order." Mr. Speaker Amendment #4 is an Amendment that would exempt both political parties, both Republicans and Democrats from the qualifications that are covered under Senate Bill 1568 as amended. As you know, both, both political organizations normally receive their charter from the Secretary of State and in turn are governed by the rules of that Charter. I'd like to also point out that as far as anybody that receives compensation less than 25 hundred dollars they're your public school members and other members of various boards will be excluded from this bill. I think that everybody knows the purport of this Amendment, I think anybody that belongs to any political organization or has school board members that you're truly interested in and ask them



in the public eye should be excluded from this type of disclosure provision and I would hope that the House would support Amendment #4 to Senate Bill 1568."

Speaker Telcser: "The gentleman from Cook, Representative Collins."

Collins: "Yes, Mr. Speaker, Ladies and Gentlemen of the House. I rise in opposition to Amendment #4, if you'll look at it, you'll see that it's the same tired old Amendment that was offered on the House Bill last week, which attempts to amend out political parties from the Bill and in essence just does that and if it does that it guts the Bill. So I would suggest that we resist that Amendment to keep this Bill in form, in workable form, in meaningful form. As to the offices making compensation of less than 25 hundred dollars, we have attempted to take care of this problem by establishing the thousand dollar threshold for Committees to form we have exempted any Committee that receives or expends less than a thousand dollars from the Bill. So we have taken care of these offices however, we have, we have accepted the viewpoints that in offices such as this, if people are receiving or spending great amounts of money then they probably should be under the Bill and I would move for the rejection of Amendment #4."

Speaker Telcser: "Further discussion? The gentleman from Cook, Representative Lechowicz to close."

Lechowicz: "Thank you Mr. Speaker, I'd just like to point out that the thousand dollar threshold in my personal opinion is not enough and that's why the 25 hundred dollar threshold is based on what the various Members are being compensated for by the majority of the counties in the school boards throughout this state and I think as far as the political organizations, since they are chartered by the Secretary of State, they've got rules and regulations and also by the IRS to follow, I think that's more than sufficient and I would ask that Amendment #4 be adopted to Senate Bill 1568."



Telcser: "The gentleman offers and moves the adoption of Amendment #4 to Senate Bill 1568, all in favor of the gentlemen's motion signify by voting 'aye', the opposed by voting 'no'. Vote me 'no', Kitty, vote me 'no', will you? The gentleman from Madison, Representative Kennedy to explain his vote."

Kennedy: "Thank you Mr. Speaker, Ladies and Gentlemen of the House. I believe that you shouldn't vote someone's switch unless you know they're absolutely here. The last time both parties were guilty, we wasted almost an hour and I hope that you act like mature ladies and gentlemen and don't vote anyone else's switch unless you know where he is."

Telcser: "The Gentleman from Cook, Representative Mugalian."

Mugalian: "Mr. Speaker, Ladies and Gentlemen of the House I can't understand why there are any green, green lights on this Amendment, this Amendment would completely gut ethic and campaign disclosure laws. I'm really quite surprised."

Telcser: "Have all voted who wish? Take the record. On this question there are 65 'aye', 78 'nays', 1 answering 'present', the gentleman's motion to adopt Amendment #4 to Senate Bill 1568 failed. Further Amendments?"

Fred Selcke: "Amendment #5, Shea, amend House Bill 1568 as amended and so forth."

Telcser: "The gentleman from Cook, Representative Shea."

Shea: "Mr. Speaker, Ladies and Gentlemen of the House. Amendment #5 would place limitations on the amount the elected state officials, the Constitutional officers and the Members of the General Assembly could spend in their campaigns of the Primary and General Elections. For the Office of Governor they could spend 10 cents for each registered.....15 cents in the General Election. For the Lieutenant Governor 2 cents and 3 cents in the respective Elections. For the Secretary of State 2 cents and 5 cents per registered voters. For the Attorney General 2 cents and 5 cents per registered voter."



For the Comptroller 1 cent and 3 cents. For the Treasurer 1 cent and 3 cents. For Members of the General Assembly 10 cents per registered voter in each respective District for the Primary and 15 cents per each registered voter in the General Election. Now Mr. Speaker and Ladies and Gentlemen of the House, out of the Watergate hearings have come the single most important cause of those hearings, the single most important thing in any campaign Election reform is to place a limitation on the dollar amount candidates can spend to run for public office. Public office is not something that's for sale, public office is something that we should get men and women of average means to run for, not people that can afford to buy elections and if you look at what's come out of Watergate you can find out that the single most important cause of it was the amount of money that was required to be spent and collected in those offices. Now there's an allegation that lobbyists pressure groups have bought candidates because of expenditures and contributions of millions of dollars. I think that if we're going to have true election campaign spending reform in the State of Illinois that we need this kind of an Amendment and I would move for its adoption."

Telcser: "The gentleman from Cook, Representative Collins."

Collins: "Yes, thank you Mr. Speaker, here we go again, the same tired cynical Amendment offered in the guise of strengthening the Bill with the obvious intent of strengthening it to death. Now last year when we introduced similar Legislation we had spending limitation in the Bill and great opposition came on the Bill, generally from the other side of the aisle because they didn't want limitations on spending, it was strictly disclosure they want and so we gave you a disclosure Bill. Now I offered last week when the gentleman offered this same Amendment to the House Bill to join him in sponsoring a Bill that would do just this, if this is



truly his aim. We've had ample in the, in the interval to get that Bill prepared and introduce it but we haven't done so. So I say let's not fool anybody, let's not take a high sounding Amendment like this and kill a Bill and I again urge that we reject Amendment #5."

Telcser: "Further discussion? The gentleman from Lake, Representative Pierce."

Pierce: "Well, Mr. Speaker, Ladies and Gentlemen of the House.

I feel this Amendment is unrealistic in its limitations, I noticed for General Assembly 10 cents per registered voter in the Legislative district, you can't even get out one mailing in your district, the stamp is 10 cents and you couldn't afford the envelope and the stationary and the addressing machine for one mailing in your district. But this Amendment does help those who have armies of patronage workers in their particular ward or township but those who have to work on their own and who aren't committeemen and I am a committeeman, but those who aren't committeemen and don't have those 10 or 15 jobs/^{per}precinct, to cover the precinct and after a while on the mail, they can't even get out one mailing. So this Amendment in my opinion, is unfair to those who aren't established committeemen or party officials and I'm going to vote against his Amendment."

Telcser: "Is there further discussion? Representative Shea, to close."

Shea: "Well Mr. Speaker, Ladies and Gentlemen of the House. Contrary to what Mr. Collins said there must be some fear of having a decent Amendment on this Bill, one that will prohibit the rich fat cat corporations from buying elections and I would appreciate the support of the House in this Amendment."

Telcser: "The gentleman offers to move...Representative Philip for what purpose do you rise?"

Philip: "Yea. Mr. Speaker and Ladies and Gentlemen of the House. I just have a couple of off the cuff comments and I hope that the distinguished leader from Cook County



would take his great Amendment and mail it to the Kennedy family. The Kennedy family, I don't care who it has been, has spent more money on any Primary, any General Election everything they have been involved in, have spent more money than anybody and if anybody is purchased Elections it happens to be the Democrats and the Kennedys and you ought to be damn well aware of it."

Telcser: "The gentleman offers to move the adoption of Amendment #5 to House Bill 1568. All in favor signify by voting 'aye', the opposed by voting 'no'. Vote me 'no' Don, will you? Is this the last Amendment? Have all voted who wish? Take the record. On this question there is 60 'ayes', 74 'nays' none answering 'present', the gentleman's motion to adopt Amendment #5 to Senate Bill 1568 failed. Further Amendments?"

Fred Selcke: "Amendment #6, Shea, amends House...Senate Bill 1568 as amended..."

Telcser: "Representative Collins, for what purpose do you rise?"

Collins: "Mr. Speaker, I would ask if Amendment #6 has been distributed to the Members?"

Telcser: "Okay...Amendment #6 is not back from the printer it has not been distributed, the rules provide that it must be distributed. Representative Shea, for what purpose do you rise?"

Shea: "Well Mr. Speaker, the, where are we? This is Second Reading Phil? Do you want to give? Do you want to do this, have it read a Second time and held on Second Reading?"

Telcser: "It's been read a Second time, we had hoped to move to Third this evening."

Shea: "Was this read a Second time yesterday?"

Telcser: "Yes."

Shea: "Can I read you what the Amendment says?"

Telcser: "Well I would assume they're the same ones on limitation."



Shea: "Pardon me."

Telcser: "Are the same ones on limitation that you offered before?"

Shea: "No."

Telcser: "Well then you have me at a disadvantage."

Shea: "I...I what I say is...can I read it to you or do you want to look at it? It makes the effective date for local officers July 1 and for the General Election said that for state officers nothing need to be filed before October 1, 1974."

Collins: "Well Mr. Speaker, I don't understand how we can proceed. As I understand the gentleman's Amendment from the reading of the Amendment he hopes, he hopes to deny the...ah...the...ah...Mayoral candidates in Chicago and the Alderman candidates the privilege of disclosing under the Bill and I think that would be unfair to the candidates and certainly would object to the Amendment, technically where are we, Mr. Speaker, can we consider it?"

Telcser: "Representative Lechowicz, what purpose do you rise?"

Lechowicz: "Mr. Speaker, I believe if the Membership would take Amendment #3, which was tabled by Phil Collins and put Amendment #6, scratch out that number and put Amendment #6 on it it's in order."

Telcser: "I can't hear you."

Lechowicz: "I said it's the same as Amendment #3 that you tabled because Roger McAuliffe wasn't here."

Telcser: "Well that, that Amendment was distributed."

Lechowicz: "Well that's what I'm saying.."

Telcser: "Number 6 is on the desk now, let's go."

Lechowicz: "Thank you."

Shea: "Mr. Speaker and Ladies and Gentlemen of the House. Amendment #6 makes this Bill effective for state candidates on October the 1st and all local candidates on July 1, 1975. I'd move for the adoption of the Amendment."



Telcser: "Representative Collins, for what purpose do you rise?"

Collins: "Well Mr. Speaker obviously I'll resist this Amendment, the purpose of the delayed dates for local candidates was to allow them time...to gear up and they didn't fall under the Bill until January 1, of 1975. However, I do think that we would be remiss in any effort to say that the candidates running for local election in February and April of 1975 should be taken out of the Bill especially when we're talking about such important elections as will be held in Chicago. I think it would be unfair to those candidates we'd be putting them in the position of making them look like they wanted this Amendment and like they wanted to hide something. I know that's not the case and I think that we should turn this Amendment down as we have done the others."

Telcser: "Is there further discussion? The gentleman wish to close? The gentleman offers to...the gentleman from Cook, Representative Shea."

Shea: "Mr. Speaker, Ladies and Gentlemen of the House. My one big complaint about Mr. Collins' Bill is that he tells everybody to add all our local boards, all our local election officials, act right now and here we are just passing bills out of here to extend the time for filing ethic statements for some 800 people that would come under the purview of this Act on the first of the year. Every school board, every municipality that's having elections in the early part of next year. Mr. Collins wants to get a lot of people in the position where they're going to go to jail. I think it's absolutely unfair that we take men that are running for some of our local offices such as school boards and put them in this kind of jeopardy without any kind of formal..... and I move for the adoption of this Amendment."



Telcser: "The Gentleman offers to move the adoption of Amendment #6 to House...Senate Bill 1568. All in favor of the adoption signify by voting 'aye', the opposed by voting 'no'. Have all voted who wish? Take the record. On this question there are 56 'ayes', 79 'nays', the Gentleman's motion to adopt Amendment #6 to Senate Bill 1568 fails. Further Amendments?"

Jack O'Brien: "Amendment #7, Lundy, amends Senate Bill 1568 as amended by deleting Section 5 and inserting in lieu thereof the following."

Telcser: "The Gentleman from Cook, Representative Lundy."

Lundy: "Mr. Speaker, Ladies and Gentlemen of the House. The Amendment has been filed and it is being duplicated I think it will be distributed within a matter of minutes. So if it's agreeable to the Sponsor of the Bill, I, I would explain the Amendment and hopefully by that time it would have arrived. I worked very hard with the Sponsor of this Bill, that is the campaign disclosure Bill, to make sure that it was a good, strong Bill and that it got through the Legislature. I was frankly sorry to see an Amendment added which makes it look like a political Bill, because that's never what I considered it and I don't think that's what it ought to be. Amendment #7 would simply make applicable to all local candidates on October 1, 1974, effective date and it would impose the same rule as was imposed by Representative Hyde's Amendment on the Cook County local races. It would apply that same rule to the downstate counties."

Telcser: "Is there further discussion? The gentleman from Cook Representative Collins."

Collins: "I, I'd like to ask the Sponsor a question Mr. Speaker. If I understand this correctly this expands it statewide for all candidates immediately upon becoming law. So I, I...I endorse, I certainly endorse that, I don't think that it is practical or feasible at this time and that's why we wrote the Bill as we do. As we did. I...I have..."



no problems with the Amendment personally but I do think that we'd halt what we're trying to do if we adopt this Amendment. And I, I would rise in opposition to the Amendment."

Telcser: "Any further discussion? The Gentleman offers to move the adoption of Amendment #7 to Senate Bill 1568. All in favor of the Gentlemans motion signify by voting 'aye', the opposed by voting 'no'. Have all... Have all voted who wish? Have all voted who wish? Take the record. Representative Tipsword, for what purpose do you rise sir?"

Tipsword: "How am I recorded please?"

Telcser: "How is the gentleman recorded? Let's wait until the machine kicks out the Roll Call. The gentleman is recorded as voting 'no'."

Tipsword: "Please change that to 'aye'."

Telcser: "Record him as voting 'aye'. Representative Dunn, for what purpose do you rise?"

Dunn: "Mr. Speaker, I, I, how can we vote on an Amendment that hasn't been distributed?"

Telcser: "Representative Walsh what purpose do you rise...?"

Dunn: "I hope you don't call us one way or another until we've seen the Amendment." It hasn't been distributed."

Telcser: "Has this Amendment been distributed? Okay Representative Walsh, for what purpose do you rise?"

Walsh: "Well I thought the Amendment had been distributed Mr. Speaker and I just wanted to point out to the gentleman who is the Sponsor of the Amendment that he is very possibly here putting right into the hands of those people who want to kill this Bill. He is indeed by this action and I'm sure he's doing it unwillingly, he's killing campaign disclosure with kindness and I just suggest to him very strongly that he consider withdrawing this Amendment."

Telcser: "Okay, Representative Lundy for what purpose do you rise?"

Lundy: "Just to respond on a point of personal privilege



if I may."

Telcser: "State your point sir."

Lundy: "The majority leader indicated that I was unwittingly contributing to the death of this Bill I would say that if this Bill dies it is because...ah...certain people on the other side of the aisle decided to play politics with it, I worked in good faith with the Sponsor of the Bill to try to make it a strong Bill and a good Bill and I don't think this Amendment has to kill the Bill, that's up to the Members when they vote on it on Third Reading."

Telcser: "Okay, Representative Craig, for what purpose do you rise?"

Craig: "Mr. Speaker and Ladies and Gentlemen of the House As to the explanation of this Amendment by the majority leader I want to change my vote and vote from 'no' to 'aye'."

Telcser: "Record the gentleman as voting 'aye'. Craig 'aye'. Representative Fennessey, for what purpose do you rise sir?"

Fennessey: "And vote 'aye'."

Telcser: "Record Representative Fennessey as voting 'aye'. Representative McCourt wants to vote 'no'. Record Representative McCourt as voting 'no'. Anyone else wish to change their vote? Representative Robert Holloway wishes to be recorded as voting 'no'. Representative Shea, for what purpose do you rise?"

Shea: "I'd like to explain my vote."

Telcser: "That comes too late sir. That request is not timely. What is the current Roll Call? We want to get the current Roll Call. There are currently 77 'ayes' 72 'nays', the gentleman from Cook, Representative Collins for what purpose do you rise?"

Collins: "Mr. Speaker, I want to ask for a poll of the absentees and then if necessary I would request a verification."

Telcser: "The Clerk please poll the absentees."



Jack O'Brien: "Anderson, Beaupre, Boyle, Carter, Clabaugh, Flinn, Gene Hoffman, J. Holloway, Hudson, Huskey, Jacobs, Juckett, Klosak, Kriegsman, Londrigan, Mann, Matijeovich, McAvoy, McGah, Murphy, Pappas, Redmond, Schlickman, Sevcik, Sharp, Stedelin, Stone, VonBoeckman and Wall."

Telcser: "Representative Calvo, for what purpose do you rise sir?"

Calvo: "Mr. Speaker, I'd like to change my vote from 'no' to 'aye'."

Telcser: "Record Representative Calvo as voting 'aye'. Anyone else now before we start the verification? The Clerk please read the affirmative Roll Call."

Jack O'Brien: "Alsup, Barnes,"

Telcser: "All right will the Members please be in their, stay in their seats. There are a number of people in this aisle, the Democratic side, could you possibly clear the aisle so Representative Collins...All right will the Clerk please read the affirmative Roll Call?"

Jack O'Brien: "Alsup, Barnes, Barry, Beatty, Berman, Bradley, Brandt, Brinkmeier, Brummet, Caldwell, Calvo, Capparelli, Capuzi, Chapman, Choate, Craig, D'Arco, Davis, Dee, DiPrima, Douglas, Ewell."

Telcser: "Representative...ah...no go ahead."

Jack O'Brien: "Farley, Fary, Fennessey, Garmisa, Getty, Giglio, Giorgi, Greiman, Hanahan, Hart, Hill, Dan Houlihan, Jim Houlihan, Jaffe, Emil Jones, Katz, Keller, Kelly, Kennedy, Kosinski, Kozubowski, Krause, Laurino, Lechowicz, Lemke, Leon, Lundy, Madigan, Maragos, McAuliffe, McClain, McGrew, McLendon, McPartlin, Merlo, Molloy, Mugalian, Nardulli, Patrick, Pierce, Rayson, Sangmeister, Schisler, Schneider, Schraeder, Shea, Ike Simms, Skinner, Taylor, Terzich, Thompson, Tipsword, Waddell, Washington, Williams and Yourell."

Telcser: "Questions of the affirmative Roll Call."

Collins: "Representative Beatty?"

Telcser: "Representative Beatty is standing here by his seat."



Collins: "Representative Katz?"

Telcser: "Representative Katz on the floor? Representative Katz. How's the gentleman recorded?"

Jack O'Brien: "The gentleman is recorded as voting 'aye'."

Telcser: "Take him off the Roll Call."

Collins: "Representative Schneider?"

Telcser: "Schneider is on the floor. Representative Rayson why? Record Representative Rayson as voting 'no'. Change him from 'aye' to 'no'."

Collins: "Representative...Representative Caldwell."

Telcser; "Wait a second. All of a sudden Rayson has become popular as a lot have guessed. What are you giving away Ray? All right Representative Collins, any further questions sir?"

Collins: "I can't even hear you, yes. Representative Washington."

Telcser: "Representative Washington on the floor? Representative Washington? How is the gentleman recorded?"

Jack O'Brien: "The gentleman is recorded as voting 'aye'."

Telcser: "Take him off the Roll Call."

Collins: "Representative Hanahan?"

Telcser: "He's in his seat."

Collins: "Representative McPartlin?"

Telcser: "Representative McPartlin on the floor? McPartlin? There he is, okay. He's on the floor Phil. He's standing by Gerry Shea."

Collins: "Representative Calvo?"

Telcser: "Representative Calvo is in the back by..."

Collins: "Representative Chapman?"

Telcser: "Representative Chapman on the floor? Representative Chapman, she's in her seat."

Collins: "Representative Giglio?"

Telcser: "Representative Giglio on the floor? Representative Giglio? How is the gentleman recorded?"

Jack O'Brien: "He's recorded as voting 'aye'."

Telcser: "Take him off the Roll Call."



Collins: "Representative Farley. Oh, I see him never mind.

Representative Garmisa."

Telcser: "Is Representative Garmisa on the floor?"

Representative Garmisa is in the back."

Collins: "Representative Getty?"

Telcser: "Representative Getty on the floor? He's standing..."

Collins: "Representative Giorgi?"

Telcser: "Representative Giorgi is right here by the

Clerk's desk."

Collins: "Representative Hart."

Telcser: "Representative Hart? Is Dick Hart in his seat

over there? On the phone is that him? He's in his seat, he's stooping over on his phone, you know like Killions does in his article."

Collins: "Representative James Holloway?"

Telcser: "Representative Jim Holloway? Do you want 'aye'.

Okay Murphy, wait a second let's, let's...what was the last one you asked Phil?"

Collins: "Holloway, I guess Holloway was the last one."

Telcser: "Jim Holloway? Is Representative Holloway on the floor? How is Representative Holloway recorded?"

Jack O'Brien: "The gentleman is recorded as 'absent'."

Telcser: "Okay, now, record Representative Murphy as voting 'aye'."

Collins: "Representative...ah...I see him. Representative Stedelin? He's not recorded? All right. Representative Jacobs? He isn't? All right."

Telcser: "Any further questions, Representative Collins?"

Collins: "Representative Barnes."

Telcser: "Representative Barnes on the floor?"

Collins: "I...I see him. Never mind Mr. Speaker."

Telcser: "He's in the back. We're on our way to Second now, Representative Fleck? For what purpose do you rise?"

Fleck: "Well, Mr. Speaker, this Bill is going to a Conference Committee and all this garbage isn't going



to be on it, so to save the House time, change my vote from 'no' to 'yes'."

Telcser: "Record Fleck as voting 'aye'. Representative Fleck."

Jack O'Brien: "Representative Fleck 'aye'."

Telcser: "Rep...one minute. Representative Hyde for what purpose do you rise sir?"

Hyde: "Well Mr. Speaker, I....dislike very much rising on a point of personal privilege but the distinguished and estimable chief Sponsor of this Amendment did refer with a side-long glance to somebody on this side of the aisle was very political...in an earlier Amendment.... and I suspect that he was referring to me. I just would like to...I'm glad to hear those reassurances...but Mr. Speaker, this Amendment is a beautiful example of what happens when the liberal mentality comes to grip with the real world. For example, I would hesitate to give a geography lesson to the distinguished Member, but Polk County has 35 hundred people in it and their total general fund has 20 thousand dollars in it. Now to compare that to Cook County with the millions and the millions and the millions of dollars involved, to compare the political responsibilities of the President of the Cook County Board with the President of Polk County Board is utter nonsense. Now if you really want to, if you really want to strengthen the Bill to death then you support this Amendment, I would like to change my vote to 'no'."

Telcser: "Okay, now wait. You'll get your point sir. The gentleman wishes to be recorded as voting 'no'. Now Representative Ewell, for what purpose do you rise?"

Ewell: "Mr. Speaker, a point of order, I mean there's just so much slander that this side of the aisle can take from political speakers. Now we on our side of the aisle refrained from political marks, remarks about people in higher office and when we talk about a few hundred thousand dollars we could talk about millions. Not only that, we could talk about 72 million, we could go on.



and on and on and we could list all the things that are wrong but we don't believe in disrupting the foreign policy of the Country and we believe that we've got to try to get along and to live together and we would and we don't even allude to any of the scandals that might happen in our national government or other higher places. We believe that this argument ought to be confined to the issues of the State of Illinois and only that and we think that all these allegations to Cook County are without foundation, without base, they've been unproved and we take it as a personal slander and we would appreciate an apology from the other side of the aisle."

Telcser: "Okay, Representative Juckett, for what purpose do you rise sir?"

Juckett: "Having been convinced by the, just the immediate previous speaker, I vote 'no'."

Telcser: "Record the gentleman as voting 'no'. Representative Hudson for what purpose do you rise?"

Hudson: "Will you please record me 'no', Mr. Speaker for the same reason."

Telcser: "Record the gentleman as voting 'no'. Wait a second. Representative Douglas, for what purpose do you rise sir?"

Douglas: "Mr. Speaker, how am I recorded?"

Telcser: "How is Representative Douglas recorded?"

Jack O'Brien: "The gentleman is recorded as voting 'yes'."

Douglas: "Would you please switch my 'yes' to a 'no'. Thank you."

Telcser: "Record the gentleman as voting 'no'. Representative Skinner, for what purpose do you rise?"

Skinner: "Having seen the light, I would like my vote changed from 'yes' to 'no'."

Telcser: "Okay, record Representative Skinner from 'yes' to 'no'. Representative Harold Washington, for what purpose do you rise sir?"

Washington: "How am I recorded Mr. Speaker?"



Telcser: "You are recorded as voting 'aye' sir."

Washington: "Leave it that way."

Telcser: "Did we take you? I'm sorry, I'm sorry, I didn't know that. Representative Washington has returned to the floor, record him as voting 'aye'. I'm sorry I didn't know that. Oh, I'm sorry Phil, Representative Collins is still verifying."

Collins: "I...I wasn't through verifying, Mr. Speaker."

Telcser: "I'm sorry sir."

Collins: "I'm just told by my compatriots, I am through."

Telcser: "You're through? You're through. Representative Fleck, for what purpose do you rise sir?"

Fleck: "Mr. Speaker since it's said that in the General Assembly, the procedure is more important than the results so I'll stick with the procedure. Put me back on a 'no'."

Telcser: "You vote 'no' now? Okay, record Representative Fleck as voting 'no'. Record him as voting 'no'. Representative Lundy, for what purpose do you rise?"

Lundy: "Mr. Speaker, Ladies and Gentlemen of the House. Just to make clear that when the Clerk announces where we stand, we would like a verification of the negative, if it's necessary."

Telcser: "There are currently 74 'yes', 75 'no'. Okay, the gentleman has requested a verification of the negative Roll Call. Let's hang on a second now. Mr. Collins."

Collins: "Mr. Speaker, I ask leave to take this Bill out of the record."

Speaker Blair: "What...What we're proposing to do is to take, is to take it out of the record with, with Amendment #7 still to be addressed when we come back to the Bill. Well what, what we're asking, what this gentleman is asking for is leave at this point to take the...All right, now what we're doing is asking for leave to take the Bill out of the record at this time and when we come back to the Bill tomorrow, we'll be on Amendment #7. Now, now if, if there's objection then I



would suggest everybody relax because we're going to be here the rest of the evening. All right we'll proceed now, the rest of the evening, so just relax and we're going to go with all the Bills."

Telcser: "Okay, the Gentleman's asked for a verification of negative Roll Call. The Members be in their seats will the Clerk please read the Roll Call?"

Jack O'Brien: "Arnell, Bluthardt, Borchers, Campbell, Catania, Collins, Cunningham, Day, Deavers, Deuster, Douglas, Duff, Ralph Dunn, R. L. Dunn, Dyer, Ebbesen, Epton, Fleck, Friedland, Geo-Karis, Gibbs, Griesheimer, Grothberg, Harpstrite, Hirschfeld, Ron Hoffman, R. Holloway, Hudson, Hundicker, Hyde, Jenison, J. D. Jones, Juckett, Kempiners, Kent, Kucharski, LaFleur, Lauer, Leinenweber, Macdonald, Mahar, Martin, McCormick, McCourt, McMaster, Kehny Miller, Tom Miller, Neff, North, Palmer, Peters, Philip, Polk, Porter, Randolph, Rayson, Rigney, Rose, Ryan, Schoeberlein, Shurtz."

Telcser: "Mr. Clerk, by the way, I've had a number of questions from Members about the schedule for the rest of the evening, I would suggest that if you want to enter your order in now, we'll have dinner on the floor, we'll be here all night. Proceed Mr. Clerk. Eggs Benedict for Lechowicz."

Jack O'Brien: "Tim Simms, Skinner, Soderstrom, Springer, Stiehl, Telcser, Totten, Tuerk, R. A. Walsh, W. D. Walsh, Walters, Washburn, J. J. Wolf, Mr. Speaker."

Telcser: "Representative Skinner, for what purpose do you rise sir?"

Skinner: "A point of personal privilege Mr. Speaker...."

Telcser: "State your point."

Skinner: "We are now sending the pages out for pizza's and anybody who'd like to get their order in, we'd appreciate they'd do it now, rather than come steal ours later."

Telcser: "...steal yours Cal. All right, question the negative Roll Call, Representative Lundy."

Lundy: "Thank you Mr. Speaker, Representative Catania?"



Telcser: "She's standing right next to Representative Dyer."

Lundy: "Representative Deavers?"

Telcser: "He's in his seat."

Lundy: "Representative Bluthardt?"

Telcser: "Representative Bluthardt. One minute now, wait, wait, wait. Bluthardt is in his seat. Representative Sevcik for what purpose do you rise sir?"

Sevcik: "How am I recorded?"

Telcser: "How is the gentleman recorded?"

Jack O'Brien: "The gentleman is recorded as 'absent'."

Sevcik: "I..ah..Roman Kosinski told me to vote 'yes' but Henry Hyde told me to vote 'no'. So I'll vote 'no'."

Telcser: "So the gentleman is voting 'no'."

Lundy: "Representative Deuster?"

Telcser: "Deuster, Representative Deuster is in the center aisle Joe."

Lundy: "Representative Fleck?"

Telcser: "Any further questions."

Lundy: "Yes. Representative...Representative Gibbs?"

Telcser: "Is Representative Gibbs on the floor? Representative Gibbs? How is the gentleman recorded?"

Jack O'Brien: "The gentleman is recorded as voting 'no'."

Telcser: "Take him off the Roll Call."

Lundy: "Representative Kent?"

Telcser: "Representative Kent on the floor? Representative Kent? How is the lady recorded?"

Jack O'Brien: "The lady is recorded as voting 'no'."

Telcser: "Take her off of the Roll Call."

Lundy: "Representative Kucharski."

Telcser: "Representative Kucharski on the floor?"

Representative Kucharski? How is the gentleman recorded?"

Jack O'Brien: "The gentleman is recorded as voting 'no'."

Telcser: "Take him off the Roll Call."

Lundy: "Representative Harpstrite?"

Telcser: "Representative Harpstrite is in his seat."

Lundy: "Representative LaFleur?"

Telcser: "Representative LaFleur on the floor? He's right here



on your side Cal."

Lundy: "Representative Tom Miller?"

Telcser: "Representative Tom Miller is right here by Soderstrom."

Lundy: "Representative North?"

Telcser: "Representative North on the floor? He's standing in the back by Representative Sevcik."

Lundy: "Representative Philip?"

Telcser: "Representative Who?"

Lundy: "Philip."

Telcser: "Philip? He's standing right here by the Clerk's desk."

Lundy: "Representative Rose?"

Telcser: "Representative Rose on the floor? Representative Rose? How is the gentleman recorded?"

Jack O'Brien: "The gentleman is recorded as voting 'no'."

Telcser: "Take him off the Roll Call."

Lundy: "Representative Soderstrom?"

Telcser: "He's in his seat."

Lundy: "Representative R. A. Walsh?"

Telcser: "Representative Richard Walsh on the floor? Richard Walsh? He is in the back by Bluthardt."

Lundy: "Representative Porter?"

Telcser: "Representative Porter on the floor? He's in his seat."

Lundy: "Representative McAuliffe?"

Telcser: "Representative McAuliffe on the floor? Representative McAuliffe? How is he recorded?"

Jack O'Brien: "The gentleman is recorded as voting 'nay'."

Telcser: "Take him off the Roll Call."

Lundy: "Representative Bob Holloway?"

Telcser: "All right Mr. Clerk, wait a second. McAuliffe has come back to the floor and Gibbs and McAul....Gibbs and McAuliffe have both returned. Gibbs and McAuliffe have returned."

Lundy: "Mr. Speaker, did you check Representative Robert Holloway?"



Telcser: "He's right in the back of his desk."

Lundy: "Thank you. Representative Shurtz?"

Telcser: "Any further questions sir? Representative Shurtz?
Are you seeking recognition sir?"

Shurtz: "No."

Telcser: "Any further questions of the negative Roll Call?"

Lundy: "Representative Pappas?"

Telcser: "Representative Pappas on the floor? Here he is
right here by the Clerk's desk."

Lundy: "No further questions."

Telcser: "No further questions sir. Well how do you want
to vote Representative Pappas? Record Representative
Pappas as voting 'no'. He was not voting? George
Pappas is voting 'no'. On this question there are
74 'ayes' and 74 'nays', the gentlemen move to adopt
Amendment #7 failed. Further Amendments? I said
further Amendments. Not too good. Rose, you did it
pal. Further Amendments. No further Amendments.
Third Reading. Having been read a Second time, will
the Clerk please read the Bill a Third time?"

Fred Selcke: "Senate Bill 1568, an act to regulate Campaign
Financing amend certain acts there...in connection
therewith. Third Reading."

Telcser: "The gentleman from Cook. Representative Collins."

Collins: "Thank you Mr. Speaker, Ladies and Gentlemen of
the House. I'm sure that this Bill needs no explanation
to any Member of the House that's been listening to
the debate on this Bill and the House Bill. As I said
before I think it's, it's a Bill that's a long time
coming, it's about time that we put something on the
books of the State of Illinois that candidates holding
office..."

Telcser: "Wait, wait, wait a minute. Representative Shea,
for what purpose do you rise sir?"

Shea: "I think this is an extremely important measure and
I'd like to get some order in the Chamber, I can't hear
the gentleman speak."



Telcser: "Your side of the aisle is really overcrowded I think with people who perhaps shouldn't be there, You better, maybe you could help us clear the aisle sir?"

Shea: "Mr. Speaker, you're the Speaker of the House and I'm asking you to get some order. Your charge is to be the Speaker of the whole House."

Telcser: "Your bipartisan remarks sir, are very, very appreciated. Representative Collins, proceed sir."

Collins: "Yes Mr. Speaker thank you and thank you Mr. Shea for the call to order, I appreciate it. I, as I was saying I think that it's high time that they, that we enact such Legislation to show these, the people of the State of Illinois that in the main candidates for public office have nothing to hide, as a matter of fact, welcome the opportunity to open their books and show that we are running campaigns in good faith to represent these, the people as they feel and have every right to believe they should be represented. I'm sure that none of us have any fear of this Bill, I'm sure that none of us will be subjected to any unfair burdens under the Bill. I don't think, I don't think that I have to reiterate the provisions of the Bill we, we did get into the major provisions in the Bill on the Second Reading debate and on the House Bill debate. I'd be happy to answer or attempt to answer any questions for the Membership and Mr. Speaker I would ask for a favorable Roll Call on Senate Bill 1568."

Telcser: "Is there any discussion? No discussion? The gentleman from Cook, Representative Shea."

Shea: "Well Mr. Speaker, Ladies and Gentlemen of the House. When this Bill was in a somewhat similar form, minus the Hyde Amendment, I got up and objected because I thought we are passing a Bill with criminal penalties in it that are going to subject a lot of people to put them in a position where they could go to jail not through



any negligence, not through any willfull dis...willfull intent. But because they weren't aware of the provision of this Bill and I heard my good friend Representative Collins talk about there was nothing political about this Bill that it was an honest attempt at campaign reform. Then I watched him vote for the Hyde Amendment that said only Cook County, only Cook County public officials have to disclose in the November Election and then Representative Lundy offered an Amendment and that would have said if we're going to have Cook County officials in November, let's have every county official throughout the State of Illinois and where were my Republican colleagues then? Campaign reform is fine for Cook County but not downstate and I'd like to look at the last Roll Call and see my Republican colleagues where their votes were. They're saying fine for Cook County but our fine counties outside of Cook don't need any reform. We don't have to do the same things that you do in Cook. Mr. Collins, you've made this a political Bill haven't you? It's not what you want to say, but you've done it. You've accused me of trying to do it but you've managed to do it Mr. Collins, it's fine for Cook County but for the Republican Counties downstate we don't need reform, we don't have to have honesty, only in Cook. I think that it was a bad Bill when it left the House and I think the way that you've got it amended now, it's a terrible Bill and I'm going to vote 'no'."

Telcser: "Is there further discussion? If not, Representative Collins to close."

Collins: "Well yes, I would agree with the distinguished assistant minority leader, it's a terribly good Bill, Mr. Speaker and I would appreciate your votes on it. I would like to point out, clear up one point though. The gentleman keeps raising the spector of criminal prosecution and obviously that is only the final answer in the case of willfull violation of this act, mistakes



GENERAL ASSEMBLY

STATE OF ILLINOIS

HOUSE OF REPRESENTATIVES

are covered very well in this Bill and procedures are established for hearings before the State Board of Elections and even for the board, the State Board of Elections to go to Circuit Courts seeking orders to comply with any orders of the State Board. It's only when someone is charged with willfull violation or failure to file that there may be criminal penalties attached to the Bill. Most, in most cases where it's strictly civil procedures and no one has anything to fear who doesn't willfully violate this act. I think that this is the type of smokescreen that has been raised in attempt to defeat this Bill, it is invalid and I would hope that the Members of this House see through those arguments and will support this Bill as they supported the House Bill which is so similar."

Telcser: "The question is shall Senate Bill 1568 pass?

All in favor signify by voting 'aye'. The gentleman from Union, Representative. The question is shall Senate Bill 1568 pass? All those in favor signify by voting 'aye', the opposed by voting 'no'. The gentleman from Union, Representative Choate."

Choate: "Well Mr. Speaker, Ladies and Gentlemen of the House.

It seems that everyone in this Legislature wants a record for voting..... for ethics and I'm included. But it seems that ones on one side of the aisle wants ethics to pertain to certain people in one county that they don't want it to pertain to in other counties populous counties, if you please, simply because they happen to be controlled by that party. Well let me tell you something, if you want a record for voting on ethics, you've already established a record for voting on ethics because you've passed a House Bill out of here that was not politically motivated directed at one county and Representative Hart has another ethics Bill, if you haven't made your record but I'm telling you that if you support this Bill in its present form you're not making a record on ethics, you're making a



record of penalties, penalties of the largest county of this state, penalties to the extent that you're saying to those people of that populous county, you don't know how to run good government because you happen to be of one party and it's not of my party of my choice. Well let me tell the majority party of this House. I saw you do it in Election reform and this is identical to what you did in Election reform. You wanted to use the media. You wanted to use your prerogative as a Member of this General Assembly, stand on the floor of this House and talk about a legend, election corruptions in that one big county. But you didn't want to confront, proven, yes proven, election irregularities in the downstate counties and now you're asking the majority of the Members of this House to stand here and join with you in saying that there's only bad officials in one county. You're wrong, you know you're wrong, I've said this on the floor of the House before, I'll say it again tomorrow and I'll say it next week and I'll say it in the next session because I'll be here. I'll put my ethics record against any Member of this Legislature or any other state official but under the present form of this Bill, this is one Bill that I won't vote for and you sit down my friend because you can follow me and you've had the floor before."

Telcser: "Representative Cunningham, for what purpose do you rise."

Cunningham: "We're all elected here from our individual districts and the rules apply to all or they apply to none. Have the courage to turn off the microphone like you do for anyone else, let's have a little evenhanded display."

Choate: "And there's the man that stands up and has the audacity to say that and how many times has he walked on this side and say, 'Let me in your pocket Choate, boy you can help me!'"



Telcser: "Wait a second. Representative Hart, for what purpose do you rise sir?"

Hart: "I would like leave of the House to yield my time to Representative Choate."

Telcser: "Now wait a second. Representative Cunningham made a point the chair did not wish to. Representative Choate."

Choate: "The caution light is on, the red one is not on."

Telcser: "The red was on."

Choate: "Well I'm just about to run out of time and I'm closing. I'm saying to you Mr. Speaker that I have consistently voted for ethics in this General Assembly, I've voted for other reform, I've voted for the reform as far as this House is concerned. I think that I created the very first Commission that thought about reforms as far as bringing about help for the individual Members when I created a faith in these Commissions. I've worked with Cooga and I've worked for Election reform..."

Telcser: "The gentleman from Cook, Representative Ewell."

Ewell: "Mr. Speaker and Ladies and Gentlemen. In explaining my vote I want to say that those, that there are those from the other side of the aisle who would have us believe that when it rains, it rains only in Chicago, but there's no such thing as rain downstate, that there is no such thing as voting downstate, that there's no such thing as irregularities in voting downstate and I suggest this is nonsense, I say that I'm a little tired of sitting on this side of the aisle and hearing political poppycock from the other side of the aisle. I hear cries from little men who holler, 'Let the law apply to all.' All but who? The same people I suggest will come in here with an Amendment and a Resolution praising people that the law ought not apply to. I suggest that if we're going to do this fairly, you have to do it across the board, you have to apply this Resolution not only to Cook County, the largest County but you've got to apply it all the way down to the



smallest county. Because that's how you get respect for the law. It's when you start at the top and apply it evenly all the way through and any law to the contrary is nonsense and will not stand of it's own accord and I suggest that those Members are insincere in this vote in seeking only a little extra political edge in consideration but remember, the people will judge you by your deeds and your acts here and not just your word. Thank you."

Telcser: "The gentleman from Cook, Representative Hyde."

Hyde: "Thank you Mr. Speaker, Ladies and Gentlemen of the House. I've spent 8 years in this body and I have listened to that cry year after year after year what's good enough for Cook County is good enough for downstate. Well the facts of life are that there's theoretical semmetry in truth in that statement but it will never pass a Bill and so the great all American cop-out is if you don't do it to Pope County and Pulaski County then don't you do it to Cook County. Well Cook County has more population than most of the 50 states of this Country and I live in Cook County and I'm governed in Cook County and I cross that county line. I like to know that my county's politics are honest so if you want to start somewhere small, if you have to creep before you walk and walk before you run let's clean up politics in Cook County so we can set an example for these downstate people and I see no reason in the world why you use that as a cop-out to excuse disclosure in Cook County, I'm happy and proud to vote 'aye'."

Telcser: "The gentleman from Lake, Representative Pierce."

Pierce: "Mr. Speaker, I voted for disclosure of Cook County, I voted for the Lundy Amendment which would have provided for disclosure in Cook County and Chicago but also in Lake County and DuPage County and when Representative Hyde crosses the county line into Lake County, I should hope that he would want honest government



to vote for an important piece of Legislation here, it is leth...ethic Legislation, it's good ethic Legislation and I see nothing political about this Bill. I think we all ought to vote for it."

Telcser: "The gentleman from Vermilion, Representative Craig."

Craig: "Mr. Speaker and Members of the House. I full well realize there's more people in Cook County probably then there is more fraud, but I would venture to say that percentage wise there's no more vote fraud or wrong doing in Cook County than any other County in the State of Illinois. To give you one example and one recent example please, if you please, Judge Quindry from Wayne County, Fairfield, if you please, a full circuit judge, was held for vote fraud just recently even got on a precinct committeeman label, if you please, he was held for vote fraud and removed from office but before he was removed from office he had some vote discrimination and some fraud in Vermilion County and who did they send up there from Vermilion County to decide the issue? They sent Judge Quindry, a professional man at vote fraud, they sent him up there to determine the decision. So don't tell us in downstate Illinois that we don't have vote fraud in downstate and professional if you please, even deciding the issue and I vote 'no'. Thank you."

Telcser: "Anyone else wish to explain their vote? Have all voted who wish? Take the record, take the record. The gentleman has asked for a poll of the absentees. As soon as the machine kicks it out we will get them."

Fred Selcke: "Alsup, Anderson, Barnes, Beaupre, Boyle, Bradley, Calvo."

Telcser: "Representative Bradley, for what purpose do you rise?"

Bradley: "Record me as 'present' please."

Telcser: "Record Representative Bradley as going 'present'."

Fred Selcke: "Brummet, Oh, excuse me, Brummet is recorded as



present. Calvo, Capparelli, Capuzi, Carter, Clabaugh, Davis, Dee, DiPrima, Farley, Flinn, Garmisa, Hanahan, Gene Hoffman, R. Holloway."

Telcser: "Robert Holloway votes 'aye'."

Fred Selcke: "Hunsicker, Huskey, Jacobs, Emil Jones, Katz, Kennedy, Klosak, Kosinski, Kriegsman, Kucharski, Londrigan, Mann, Matijevich, McAuliffe, McGah, McPartlin, Merlo, Redmond, Schlickman, I. Simms, Stedelin, Stone, Terzich. Terzich 'no'."

Telcser: "Record Representative Terzich as voting 'no'. Pull it out Fred."

Fred Selcke: "VonBoeckman, You should have hollared sooner."

Telcser: "Representative Brinkmeier, did you want recognition? Representative Brinkmeier? Did you, you had your light on, did you want recognition sir? No? One second. Representative Lauer, for what purpose do you rise?"

Lauer: "Mr. Speaker, I haven't explained my vote, and I don't usually."

Telcser: "Explanation of vote is not a timely point at this... juncture in time sir. You got something on your mind Representative Lauer, for what purpose do you rise?"

Lauer: "I'd like to give some information to the House, I don't know whether the House is aware that we are under severe thunderstorm warning, in, in , in fact tornados have touched down in Bloomington and in Logan County and so I am, I am somewhat concerned about Logan County but since we think it's important that we talk about wind and so we extend a little wind...Mr. Speaker..."

Telcser: "One second now. Representative Ewell, for what purpose do you rise sir?"

Ewell: "Mr. Speaker, in this state, we get paid meteorologists to tell us about the weather and I for one happen to resent amatuer meteorologists coming in here telling us about the weather, I think that we ought to confine our affairs to the business of this House and my point of order is that he's out of order."

Lauer: "Mr. Speaker, Point of personal privilege."



Telcser: "Representative."

Lauer: "My, my ability as an amatuer meteorologist has been attack.

I'll have the gentleman from Cook County know..."

Telcser: "Wait, Representative Lauer. Representative Ewell, for what purpose do you rise?"

Ewell: "I mention meteorologists, I said nothing about a name and as I read the rules, unless the Members mentioned in debate he has no point of order."

Telcser: "Well, would you state your point again sir, so I could see if it is a point."

Lauer: "Mr...Mr....ah....Mr. Speaker, the gentleman was inter. ...had the temerity to interrupt my remarks about the weather with remarks about amatuer meteorologists."

Telcser: "Representative Choate, for what purpose do you rise?"

Choate: "Well, I'd like to tell the gentleman one thing if he doesn't know. Yesterday they put in a brand new lightening rod, compliments of the Secretary of State and I want to applaud the Speaker and the fine Representative that's standing up being completely and absolutely ridiculous for adding to the bad image that the Legislature has."

Telcser: "Representative Lauer, proceed sir."

Lauer: "Now, I think I do have an honest point of personal privilege. Thank you Mr. Minority Leader. You know we always watch Mr. Speaker when if the case of whose ox is being gored. We always hear the Minority Leader talk about the ridiculous posture in the Legislature except when it is a situation that the ridiculous posture is being made on the other side of the aisle. Now when we have a situation like that Mr. Speaker, it seems to me that we should recognize that the foot is being pinched a little bit by the shoe and as long as we have the situation of the pinching shoe then perhaps we ought to examine whether or not the, the shoe is too small or rather perhaps the constraints of the period are....being given. Ah..."



Telegraph: "Representative Collins for what purpose do you rise sir?"

Collins: "Well Mr. Speaker there's so little order in the House I haven't been able to hear what Representative Lauer was saying, could he start over again please?"

Telegraph: "I...I don't think. Now Representative Lauer, would you get to your point if you have one, if not... are you conceding? Okay...on this question there are 82 'ayes', 83 'ayes', 25 'nays', 28 answering 'present'. The gentleman from Cook, Representative Collins."

Collins: "I would ask leave to Postpone Consideration on Senate Bill 1568."

Telegraph: "Okay, the bill goes on Postponed Consideration. Okay, Senate Bills Second Reading, Priority of Call Senate Bill 1409."



Speaker Telcser: "...I'm sorry. There are some more calls on the other sheet....Fred. Senate Bill 1285. Senate Bills, Second....Senate Bill 1285....Page four...Bottom of page four.....Clerk..."

Clerk Selcke: "Senate Bill 1285, a Bill for an Act making an appropriation to the Judicial Inquiry Board, Second Reading of the Bill. No Committee Amendments..."

Speaker Telcser: "Amendments from the Floor? Representative Shea, for what purpose do you rise?"

Shea: "Is the Sponsor of the Bill on the floor?"

Speaker Telcser: "...1285, is Representative Rose on the floor? If he is not take that out of the record."

Shea: "Mr. Speaker, I have no objection to that....maybe somebody from the Appropriations Committee can answer a question..."

Speaker Telcser: "Well.....Okay....we "

Shea: "I understand if the Sponsor is.....here you can't call it..."

Speaker Telcser: "Okay...Senate Bill 13....."

Clerk Selcke: "Are you going to take it out of the record?"

Speaker Telcser: "...Out of the record.....Well...let's take 13.... Got it Joe?....Senate Bill 1316..."

Clerk Selcke: "Senate Bill 1316, Sevcik, a Bill for an Act to amend Section 1 of an Act to provide for the ordinary and contingent expense of Legislative ...Illinois Legislative Investigating Commission, Second Reading of the Bill. No Committee Amendments."

Speaker Telcser: "Are there Amendments from the floor? Third Reading....Senate Bill 1318."

Clerk Selcke: "Senate Bill 1318, Blair, Choate...a Bill for an Act to provide for the ordinary and contingent expense of the General Assembly, Second Reading of the Bill. No Committee Amendments."

Speaker Telcser: "Amendments from the floor?"

Clerk Selcke: "Amendment #1, Blair....."

Speaker Telcser: "Do you want it out of the record?....Take



it out of the record....18 and 19 out of the record....

Clerk Selcke: "Out of the record..."

Speaker Telcser: "...1322...Senate Bill 1322,....."

Clerk Selcke: "Senate Bill 1322, Kosinski, ..."

Speaker Telcser: "...Is Representative Kosinski on the floor?"

Clerk Selcke: "Greiman?"

Speaker Telcser: "Gei man....Greiman can handle it..."

Clerk Selcke: "Greiman is.....Senate Bill 1322, an Act making an appropriation to Supreme Court for pay of certain offices of the judicial system of the State government and so forth, Second Reading of the Bill. Two Committee Amendments....Committee Amendment #1 amends Senate Bill 13....."

Speaker Telcser: "Wait...wait...wait....I see him...the Gentleman.....from Cook, Representative Greiman..."

Clerk Selcke: "...1322....page one and so forth..."

Speaker Telcser: "Do you want it out of the record?"

Greiman: "...Yes...indeed..."

Speaker Telcser: "Take it out of the record...Senate Bill - 1128...."

Clerk Selcke: "Senate Bill 1128, Kempiners,1128..Chalky.. A Bill for an Act...Senate Bill 1128, an Act to regulate Health and Maintenance organizations...to provide certain penalties...Second Reading of the Bill....One Committee Amendment....Amends Senate Bill 1128 on page two and so forth..."

Speaker Telcser: "The Gentleman from Will, Representative Kempiners..."

Kempiners: "Thank you, Mr. Speaker, I'm going to move to table Committee Amendment #1....Okay...I'll explain, I've checked withwith Jack Merlo, I don't know if he is on the floor. I've checked with Jack and the Republican Leadership. Amendment #1 is going to be incorporated into Amendment #3."

Speaker Telcser: "The Gentleman from Cook, Representative



Shea."

Shea: "Will the Gentleman explain what #1 does? Why he wants to table it?"

Kempiners: "The Amendment does everything that Amendment 3 does except Amendment 3 has one more sentence in it."

Shea: "Well, would you explain what it does?"

Kempiners: "Okay. In addition to some general housecleaning it creates in the Department of Public Health a nine member Health Maintenance Advisory Board. It prohibits advertising health professionals. That's the basic substance of it besides the housecleaning within it. All of this is in Amendment 3 with the exception that in Amendment 3 there is one sentence in the advertising section....reading...'nothing in this section precludes the Health Maintenance Organization from providing to a particular potential enrollee the names of health providers upon request by that particular potential individual enrollee'. We had some problems with the medical society and.....between the medical society and the Department of Public Health, they both agreed to that last sentence...."

Shea: "And you are going to put this back in...in Amendment #3?"

Kempiners: "Amendment 3 is basically Amendment 1 except with that sentence added....That's the only difference between Amendment 1 and Amendment 3."

Shea: "Well, why didn't you adopt Amendment 1 and then a separate Amendment 3?"

Kempiners: "Well, I just thought it would be cleaner to do it this way....I've checked with Jack....I don't know if Jack is here...I checked with himso he was aware of this before I, you know, before I did it..."

Shea: "All right."

Kempiners: "So then I would move to table Committee Amendment 1..



Unknown: "Speaker Telcser, this is God speaking"

Speaker Telcser: "The Gentleman has moved to table Amendment #1 to Senate Bill 1128. All in favor of tabling signify by saying 'aye', opposed 'no'. The Amendment is tabled. Are there further Amendments?"

Clerk Selcke: "Amendment #2, Kempiners, amends Senate Bill 1128, on page four...."

Speaker Telcser: "The Gentleman from Will, Representative Kempiners..."

Unknown: "Speaker Telcser, this is God...."

Kempiners: "...Okay, Amendment #2, again I checked this with Jack Merlo. In the re...rereading of the Bill the Department of Public Health found in two cases words which were misused....So this Amendment is basically a housecleaning Amendment changing the word 'assessability' to 'accessibility' and the word 'insurnace' to the word 'assurance'.....and I would move its adoption."

Unknown: "...Telcser, this is God..."

Speaker Telcser: "Is there any discussion?..."

Unknown: "...Speaker Telcser, where is the Supplemental Calendar...?"

Speaker Telcser: "The Gentleman from...."

Unknown: "This is God speaking. Telcser, where is the Supplemental Calendarrrrrr?..."

Speaker Telcser: "...Houlihan.....Ha...Ha...Ha.....
The Gentleman offers to move the adoption of Amendment #2 to Senate Bill 1128. All in favor of the adoption signify by saying 'aye', the opposed 'no'. The Amendment is adopted. Further Amendments?"

Clerk Selcke: "Amendment #3, Kempiners, amends Senate Bill 1128 page 2, line 7 and so forth...."

Speaker Telcser: "The Gentleman from Will, Representative Kempiners...."

Kempiners: "Mr. Speaker, this is Amendment #1 with the addition of one sentence which is agreed to by the



Department of Public Health and the State Medical Society and I would move its adoption."

Speaker Telcser: "Any discussion? The Gentleman offers to move the adoption of Amendment #3 to Senate Bill 1128... The Gentleman from Cook, Representative Shea..... The Gentleman from Christian, Representative Tipword.."

Tipword: "Mr. Speaker....Mr. Speaker, on this Amendment.... may we have a Roll Call, please?"

Speaker Telcser: "If you wish, certainly....The Gentleman offers to move the adoption of Amendment #3 to Senate Bill 1128, all in favor of the adoption signify by voting 'aye', the opposed by voting 'no'. Have all voted who wish? Have all voted who wish? The Gentleman from Christian, Representative Tipword..."

Tipword: "Mr. Speaker, I'd like to have a verification of the Affirmative Roll Call."

Speaker Telcser: "You're entitled to that, Sir."

Tipword: "After the absentees are called."

Speaker Telcser: "Okay.....Okay.....Have all voted who wish? Take the record. Do you want to verify the one negative one ..'Tip'....first? Representative Tipword..... Do you want the Affirmative before the Negative? Are you sure?.....Okay...."

Unknown: "Speaker Telcser, this is God again....what are you doing?...."

Speaker Telcser: "Lechowicz, 'aye'....On this question 112 'ayes', one 'nay', verification....Palmer 'aye'.... 114 'ayes', one 'nay'...Verification of the Affirmative Roll call has been requested...Do you want us to poll the absentees first? Okay, poll the absentees, Mr. Clerk."

Clerk Selcke: "Anderson, Arnell, Barnes, Barry, ..."

Speaker Telcser: "Representative Barry, for what purpose do you rise?"

Barry: "I rise to vote 'aye'...."

Speaker Telcser: "Record Representative Barry as 'aye'...."

Clerk Selcke: "Barnes 'aye'...."



Speaker Telcser: "Barnes 'aye'..."

Clerk Selcke: "Bluthardt, Boyle, Brandt, Capuzi, Carter,
Clabaugh, Dee, DiPrima, Duff, R. L. Dunne, Farley, Fary,
Fleck, Flinn, Friedland, ..."

Speaker Telcser: "Representative Friedland votes 'aye'."

Clerk Selcke: "Giglio, Grotberg, Hanahan, Hart, Hirschfeld,
Gene Hoffman, D. Houlihan..."

Speaker Telcser: "Representative Houlihan, for what purpose do
you rise, Sir."

Houlihan: "My name on the Roll Call?...I'd like to vote
'present'..."

Speaker Telcser: "Record Representative Jim Houlihan as vot-
ing 'present'."

Clerk Selcke: "Jim or.....is that Jim or 'D.'?....."

Unknown: "Jim.....Jim..."

Clerk Selcke: "Hunsicker, Huskey, Jacobs, Jenison, Emil
Jones, Katz, Keller, Kennedy, Klosak, Kriegsman,
Kucharski, Laurino, Lechowicz, Mann, McGah, McPartlin,
Merlo, Kenny Miller, Palmer, Pappas, Peters, Philip,-
Porter, Redmond, Rigney, Rose, Schlickman, Schoeberlein,
Sharp, Ike Sims, Stone, Totten, Tuerk, Von Boeckman,
Waddell....Richard Walsh..Will Walsh, Walters."

Speaker Telcser: "Okay...Representative Tipsword, are you
persisting in your request for a verification of the
Affirmative Roll Call?.....Representative McGrew, for
what purpose do you rise, Sir?"

McGrew: "Mr. Speaker, as soon as we complete the verification
of the Affirmative Roll Call, I'd like to be recognized
for verification of the Negative....."

Speaker Telcser: "We'll awaken you and remind you to do it,
Sir. Representative Tipsword, are you persisting in
the.....what could be construed as a dilatory verifica-
tion?.....By some....bias people...Representative Wolf,
for what purpose do you rise?"

Wolf: "The purpose of a motion, Mr. Speaker. I would like



to move that the House adjourn until the hour of 11 a.m. tomorrow morning."

Speaker Telcser: "Okay....That motion is not in order at this time, Representative Wolf. Representative Tipsword, for what purpose do you arise? Okay, read the Affirmative Roll Call, Mr. Speaker.....Mr. Clerk.."

Clerk Selcke: "Alsup, Barnes, Barry, Beatty, Beaupre, Berman, Borchers, Bradley, Brinkmeier, Brummet, Caldwell, Campbell, Capparelli, Catania, Chapman, Choate, Collins, Craig, Cunningham, D'Arco, Davis, Day, Deavers, Deuster, DiPrime, Douglas, Ralph Dunn, Dyer, Ebbesen, Epton, Ewell, Fennessey, Friedland, Garmisa, Geo-Karis, Getty, Gibbs, Giorgi, Greiman.."

Speaker Telcser: "Representative Fary, for what purpose do you rise, Sir?"

Fary: "Record me as voting 'aye', Mr. Speaker.....I say there 'aye'..."

Speaker Telcser: "Record Representative Fary as voting 'aye'."

Clerk Selcke: "Getty, Gibbs, Giorgi, Greiman, Griesheimer, Harpstrite, Hill, Ron Hoffman, Jimmy Holloway, Robert Holloway, J. Houlihan, Hudson, Hyde, Jaffe, Dave Jones, Juckett, Kelly, Kempiners, Kent, Kosinski, Kozubowski... Yeah, Roman.....Krause, LaFleur, Lauer, Leinenweber, Lemke, Leon, Londrigan, Lundy, Macdonald, Madigan, Mahar, Maragos, Martin, Matijevich..."

Speaker Telcser: "One second....Representative Lechowicz, for what purpose do you rise?"

Lechowicz: "Mr. Speaker, I asked to be recorded 'aye', from the right hand side of the floor and unfortunately the Clerk didn't verify me....I want to be recorded as 'aye' ...Speaker.."

Speaker Telcser: "How could he miss you...."

Clerk Selcke: "I missed him...Lechowicz, Leinenweber, Lemke, Leon, ...faster....Londrigan, Lundy, Macdonald, Madigan, Mahar, Maragos, Martin, Matijevich, McAuliffe, McAvoy, McClain, McCormick, McCourt, McGrew, McLendon, McMaster,



Tom Miller, Molloy, ..."

Speaker Telcser: "Representative Ken Miller wants to vote 'aye'."

Clerk Selcke: "Kenny Miller, Molloy, Mugalian, Murphy, Nardulli, Neff, North, Patrick, Pierce, Polk, Randolph, Rayson, Ryan, Sangmeister, Schisler, Schneider, Schraeder, Sevcik, Shea, Shurtz, Timothy Simms, Skinner, Soderstrom, Springer, Stedelin, Stiehl, Taylor, Telcser, Terzich, Thompson, Tipword, Wall, Washburn, Washington, Williams, J. J. Wolf, Yourell, Mr. Speaker...."

Speaker Telcser: "Representative Peters, for what purpose do you rise, Sir?"

Peters: "How am I recorded, Mr. Speaker?"

Speaker Telcser: "How is Representative Peters recorded?"

Clerk Selcke: "The Gentleman is recorded as not voting."

Peters: "Please vote me 'aye'."

Speaker Telcser: "Record him 'aye'. Representative Brandt, for what purpose do you rise, Sir?"

Brandt: "How am I recorded?"

Speaker Telcser: "How is the Gentleman recorded?"

Clerk Selcke: "The Gentleman is recorded as being absent."

Brandt: "Vote me 'aye'."

Speaker Telcser: "Vote him as 'aye'. Questions of the Affirmative vote. Representative Totten, for what purpose do you rise? "

Totten: "How am I recorded?"

Speaker Telcser: "How is the Gentleman recorded?"

Clerk Selcke: "The Gentleman is recorded as being absent."

Totten: "Vote me 'aye'."

Speaker Telcser: "Record him as 'aye'. Representative Porter for what purpose.....Porter 'aye'...Merlo 'aye'..... Fleck. Representative Fleck, for what purpose do you rise, Sir?"

Fleck: "Did you announce the Roll Call? I want to make a little motion."

Speaker Telcser: "No I haven't announced the Roll Call."



Fleck: "You didn't?"

Speaker Telcser: "Do you have questions of the Affirmative vote, Representative? Representative Tipsword."

Tipsword: "Beaupre?"

Speaker Telcser: "Representative Beaupre on the floor? How is the Gentleman recorded?"

Clerk Selcke: "Take him off the Roll Call."

Tipsword: "Campbell?"

Speaker Telcser: "Take him off the Roll Call."

Tipsword: "Choate?"

Speaker Telcser: "Wait....wait, Campbell is in his seat."

Tipsword: "Choate?"

Speaker Telcser: "Representative Choate on the floor?"

Tipsword: "He's on the floor...."

Speaker Telcser: "Okay, he is on the Roll Call..."

Tipsword: "Deavers?"

Speaker Telcser: "Representative Deavers is in his seat."

Tipsword: "Douglas?"

Speaker Telcser: "Representative Douglas on the floor?"

Douglas? How is he recorded?"

Clerk Selcke: "Aye."

Speaker Telcser: "Take him off the Roll Call."

Tipsword: "Ewell?"

Speaker Telcser: "Douglas is up in the balcony I'm told...."

Representative Ewell on the floor? Ewell, how is the Gentleman recorded?"

Clerk Selcke: "Aye."

Speaker Telcser: "Take him off the Roll Call."

Tipsword: "Garmisa?"

Speaker Telcser: "Representative Garmisa on the floor?"

How is he....Here he is in the center aisle.

Tipsword: "Gibbs?"

Speaker Telcser: "Representative Gibbs is in his seat."

Tipsword: "Greiman?"

Speaker Telcser: "Representative Greiman is standing by his



seat."

Tipsword: "Representative Griesheimer?"

Speaker Telcser: "Griesheimer is in...is Griesheimer on the floor? How is the Gentleman recorded?"

Clerk Selcke: "Aye."

Speaker Telcser: "Take him off the Roll Call."

Tipsword: "Representative Holloway?"

Speaker Telcser: "Which one?"

Tipsword: "Jim."

Speaker Telcser: "Representative Jim Holloway on the floor? Jim Holloway? How is he recorded?"

Clerk Selcke: "Aye."

Speaker Telcser: "Take him off the Roll Call."

Tipsword: "Representative J. Houlihan?"

Speaker Telcser: "Representative Jim Houlihan on the floor?"

Clerk Selcke: "He is recorded as voting 'present'."

Speaker Telcser: "The Gentleman is recorded as voting 'present'....There he is in the back of the chamber, by the way..."

Tipsword: "Representative Kent?"

Speaker Telcser: "Representative Kent on the floor? Representative Kent....How was the Lady recorded?"

Clerk Selcke: "Aye."

Speaker Telcser: "Take her off the Roll Call."

Tipsword: "Representative Londrigan?"

Speaker Telcser: "Representative Londrigan on the floor? Londrigan?...How is the Gentleman recorded?"

Clerk Selcke: "Aye."

Speaker Telcser: "Take him off the Roll Call."

Tipsword: "Representative Lundy?"

Speaker Telcser: "Representative Lundy on the floor? There he is in the aisle."

Tipsword: "Representative McMaster?"

Speaker Telcser: "Representative McMaster on the floor...There he is next to Stiehl."



Tipsword: "Madigan?"

Speaker Telcser: "Representative Madigan on the floor?....."

Madigan? How is the Gentleman recorded?"

Clerk Selcke: "Aye."

Speaker Telcser: "Take him off the Roll Call."

Tipsword: "Mahar?"

Speaker Telcser: "Mahar?....Representative Mahar is in his seat...."

Tipsword: "Mann?...No, strike that one....Maragos?"

Speaker Telcser: "There he is."

Tipsword: "Matijeovich?"

Speaker Telcser: "Yeah.....What is that there? Jake wanted to go fishing, it's his fishing line.....What question?"

Tipsword: "Matijeovich?"

Speaker Telcser: "Representative Matijeovich on the floor? How is the Gentleman recorded?"

Clerk Selcke: "Aye."

Speaker Telcser: "Take him off the Roll Call. Representative Borchers, for what purpose do you rise, Sir?"

Borchers: "I believe at the moment I want to vote 'no'."

Speaker Telcser: "Record the Gentleman as voting 'no'. The groundswell is (unintelligible)."

Clerk Selcke: "Record him as 'no'?"

Speaker Telcser: "Record Representative Borchers as 'no'."

Tipsword: "McAuliffe?"

Speaker Telcser: "Representative McAuliffe on the floor? How is he recorded?"

Clerk Selcke: "Aye."

Speaker Telcser: "Take him off the Roll Call."

Tipsword: "McCormick?"

Speaker Telcser: "Representative McCormick on the floor? There he is in the back of the chamber."

Tipsword: "Representative Tom Miller?"

Speaker Telcser: "Wait....Wait, McAuliffe is ...returned. McAuliffe is returned. Put him back on the Roll Call."



Tipsword: "Tom Miller?"

Speaker Telcser: "Representative Tom Miller on the floor?
Tom Miller? How is the Gentleman recorded?"

Clerk Selcke: "Aye."

Speaker Telcser: "Take him off the Roll Call."

Tipsword: "Mugalian?"

Speaker Telcser: "Representative Mugalian on the floor?
Representative Mugalian? How is the Gentleman recorded?"

Clerk Selcke: "Aye."

Speaker Telcser: "Take him off the Roll Call."

Tipsword: "North?"

Speaker Telcser: "Representative North on the....He is in his
seat."

Tipsword: "Rayson?"

Speaker Telcser: "Representative Rayson on the floor? How
is the Gentleman recorded?"

Clerk Selcke: "Aye."

Speaker Telcser: "Take him off the Roll Call. Representative
Ewell, for what purpose do you rise, Sir?"

Ewell: "My name was mentioned debate but I am present.....
I'm present....."

Clerk Selcke: "You gotta be recognized...I can't put..."

Speaker Telcser: "Ewell just wanted to make the point that
he is here...."

Clerk Selcke: "I took him off.."

Speaker Telcser: "Well put him back on, he is here."

Ewell: "I've changed my mind, Mr. Speaker, put me back on.
I won't"

Speaker Telcser: "Okay. Representative Borchers...in a re-
morseful mood...now wishes to be recorded as voting
'aye'. Representative Tipsword, for what purpose do
you rise?...Any further questions, Sir?"

Tipsword: "Yes."

Speaker Telcser: "Proceed."

Tipsword: "Sevcik?"



Speaker Telcser: "Representative Sevcik on the floor? How is the Gentleman recorded?"

Clerk Selcke: "The Gentleman is recorded as voting 'aye'."

Speaker Telcser: "Take him off the Roll Call. Representative Hirschfeld, for what purpose do you rise, Sir?"

Hirschfeld: "Mr. Speaker, am I recorded as being absent?"

Speaker Telcser: "How is Representative Hirschfeld recorded?"

Clerk Selcke: "The Gentleman is recorded is recorded as being absent..."

Hirschfeld: "Good. Because that's where I'm going to be."

Speaker Telcser: "Are there further questions, Representative Tipsword? Representative Calvo, for what purpose do you rise?"

Calvo: "Mr. Speaker?"

Speaker Telcser: "Yes, Sir."

Calvo: "I would like to verify the Negative Roll....."

Members: "Yeah...Ha...Ha...Ha..."

Speaker Telcser: "Your request is not timely, Sir. Representative Kempiners, for what purpose do you rise, Sir?"

Kempiners: "Will the Gentleman please explain his vote?"

Speaker Telcser: "Representative Tipsword, do you have further questions, Sir?"

Tipsword: "Yes, Sir.....W. Simms?"

Speaker Telcser: "He is in his seat."

Tipsword: "Skinner?"

Speaker Telcser: "In his seat."

Tipsword: "Soderstrom?....He's here. I have no further questions of the Roll Call."

Speaker Telcser: "Representative McGrew made a request to verify the Negative Roll Call. Any questions of the Negative Roll Call, Representative McGrew?"

McGrew: "Would you have the Clerk read the record?"

Speaker Telcser: "Read the Negative Roll Call? Clerk, read the Negative Roll Call."

Clerk Selcke: "Do you want the negative?"



Speaker Telcser: "Well, the motion is not necessary. The request is unnecessary....in view of the fact that the Affirmative will exceed the Negative. Record Representative Jim Houluhan as voting 'aye'....What is the count, Mr. Clerk?....On this question 111 'ayes', one 'nay' and the Gentleman's motion to adopt Amendment #3 to Senate Bill 1128 prevails. Are there further Amendments? Third Reading. The Gentleman from Cook, Representative Juckett for what purpose do you rise?"

Juckett: "Well, Mr. Speaker, I think that we have just witnessed one of the most dilatory tactics that many of us have seen in the history of the House for a long time. And, I think that theI hope that the press will report this as such for we have been working and trying to get the people's business done and so I would hope that in the future the Speaker will rule upon this and will make sure that it's accurately reported as to who is trying to do the people's business here."

Blair in Chair.....

Speaker Blair: "Okay, 1317."

Clerk Selcke: "House Bill 1317.....Senate Bill 1317, Sevcik, ...Sevcik?..."

Speaker Blair: "Mr. Sevcik here?....Take it out of the record. 1409..."

Clerk Selcke: "Senate Bill 1409, Ron Hoffman..."

Speaker Blair: "Do you want that called?...Take it out of the record?..... Take it out of the record. 1486..."

Clerk Selcke: "Senate Bill 1496, Gene Hoffman..."

Speaker Blair: "Not here. Take it out of the record. 576."

Clerk Selcke: "Senate Bill 576, Springer. Is he there?"

A Bill for an Act to add Section 17-121 and so forth to the Illinois Pension Code, Second Reading of the Bill. How many Amendments have we got on this 'damn' thing? One Committee Amendment. Amends Senate Bill 576 on lines



13....21....and so forth."

Speaker Blair: "The Gentleman from Randolph, Mr. Springer."

Springer: "Mr. Speaker and Ladies and Gentlemen of the House, Committee Amendment #1 just changes the effective date of the Bill. I move the adoption of the Committee Amendment #1."

Speaker Blair: "Any questions about the adoption? All those in favor say 'aye', opposed 'no', the 'ayes' have it. The Amendment is adopted. Are there further Amendments? Third Reading."

Clerk Selcke: "Senate Bill 1262, McPartlin....not here, out of the record."

Speaker Blair: "Take it out of the record."

Clerk Selcke: "1277, Fleck,....."

Speaker Blair: "Mr. Fleck....Are there any Amendments?"

Clerk Selcke: "Give me the Bill, Chalky. An Act making an appropriation to the Board of Trustees, Judge Retirement System, Second Reading of the Bill. No Committee Amendments."

Speaker Blair: "Any from the floor? Third Reading."

Clerk Selcke: "Senate Bill 1323, Leon,not here."

Speaker Blair: "Take it out of the record."

Clerk Selcke: "1351, Kennedy....not here."

Speaker Blair: "Take it out of the record."

Clerk Selcke: "1396, Gene Hoffman....not here....1397..."

Speaker Blair: "1397?....."

Clerk Selcke: "Gene Hoffman is not here...."

Speaker Blair: "He is not here. Mr. Choate, for what purpose do you rise?"

Choate: "Well, to start with, I'm glad that I had to holler because you didn't see my light....evidentially...."

Speaker Blair: "....It does appear on the Calendar, Mr. Choate and that's the order of business and I'm glad you yelled because I..."

Choate: "It does appear to me....I realize the Calendar is



lying right on top of the place where the light comes on.
 Speaker Blair: "...And, that's the order of business....Glad

you yelled because I wouldn't want to slight you..."

Choate: "I'm happy that you feel that way.....for a change.

Mr. Speaker, it does appear...."

Clerk Selcke: "You're next....1469, did you want that read?"

Choate: "Fred, I don't need you to talk to me, I was talking
 to the Speaker. I asked him what he said. I couldn't
 understand him because you were talking."

Speaker Blair: "Well, there are not any Amendments on this
 Bill."

Choate: "I said I didn't understand you."

Speaker Blair: "There are not any Amendments on this Bill,
 Mr. Hoffman is not here."

Choate: "That isn't why I got my microphone turned on."

Speaker Blair: "All right. For what purpose do you rise?"

Choate: "I rise....rose for the purpose of simply one thing
That Representative Tipword....a moment ago....
 was asking for recognition and I would say this to this
 House. Representative Tipword is one Member who sits
 in his seat, diligently partakes in the Legislative
 activity in a very responsible manner and I'm sure that
 the Speaker didn't hear him when he asked for recogni-
 tion....And, I would say thatwhatever it was that
 he wanted to be recognized for, I'm sure that the Speaker
 did not intentionally slight him by ignoring his request
 to be recognized."

Speaker Blair: "Well, I was responding to the fact that Mr.
 Juckett, it seemed to me, had made a very timely point.
 That we are here to do the people's business. We had a
 Roll Call, that was verified, that was 112 or better to
 one. That seems to heighten the (unintelligible) to me
 Clyde...And, ...then the same Gentleman..."

Choate: "That's..that's...."

Speaker Blair: "And....then...then the same Gentleman....wait



a minute, let me finish, the same Gentleman that made that dilatory motion, which we could have ruled out of order, was asking for recognition again. Now it's quite obvious....I want to get these Senate Bills read..... Jehovah's Witnesses are coming in here, 17,000 next Thursday, I want to try to accommodate you all with your problems and if we don't read these Bills tonight we're not going to get it done....So, if you want to be recognized Tipword...Tipword, do you want to be recognized? Tipword, you are recognized."

Choate: "May I respond to your statement, Mr. Speaker?....."

Members: "No....No....No..."

Choate: "Mr. Speaker, I certainly realize that ... at times you attempted to discharge your duty in a responsible manner as a Member of the Legislature and as the presiding officer of this Body....When you now tell these Memberstry to tell them rather.....that you're trying to get them out of here before the Jehovah's Witnesses come in, you and I full well realize that we discussed earlier today the schedule...potential schedule for next week....and you and I know that we are not going to be out of here next Wednesday...unless it's just simply on a recess basis because the work of this House and this General Assembly is just not going to be completed. You know that..."

Speaker Blair: "Well, it's certainly not going to be the Chair's fault. Now, Mr. Tipword.. do you want to be recognized?"

Choate: "May I finish.."

Speaker Blair: "I wish you'd make your point..."

Choate: "...The only reason, as I understand it, that Representative Tipword verified that ridiculous vote of 112....I don't mean ridiculous vote....I mean that they verify the vote of 112....I believe it was...to one. He did that simply, if I read his mind correctly....and



I think I do, to point out the ridiculous position that this Legislature finds it in....under the arbitrary rule that was interesting at that time...arbitrary rule, without any recognition of the Minority prior to Representative Tipsword's activity."

Speaker Blair: "Okay, now....Mr. Tipsword, Mr. Choate says that you want to be recognized."

Tipsword: "Thank you Mr. Speaker. Yes I would. I would like to tell you that I listened to comments of Representative Juckett and I appreciated them and I tell that I think what he said is absolutely correct and it was a dilatory tactic. I will confess to that..and I will agree to that entirely but it was also in addition to the things that Representative Choate has pointed out to indicate that it took only about one tenth of the time of the dilatory tactic that we just sawthis House put through....on Senate Bill 1568 as it came over here. I never saw such delay, such tragedy, such imposition upon the Membership as we had in the delay that we say during the course of that Bill. That was an additional part of it, Sir."

Speaker Blair: "Mr. Walsh."

Walsh: "I'd simply like to add to both of the Gentlemen's comments and to tell them that I agree with them that there was considerable delay on those Bills and the action that Representative Tipsword took was unspeakably wrong....But I suggest that Representative Tipsword, if he is paying people back for the delay incurred and for the dilatory tactics, he should have done it in the Democratic Conference."

Speaker Blair: "Okay. We got on 1397. Mr. Gene Hoffman is not here....Go ahead on the priority call now. 1469."

Clerk Selcke: "Senate Bill 1469, Choate, "

Speaker Blair: "Wait a minute. Mr. Shea wants to be recognized."

Shea: "Mr. Speaker, I certainly don't understand what the



Majority Leader is talking about.....when he says it should have happened at the Democratic Conference. We're all elected Members of this House, we're all important Members. I think that every Member is entitled to sit and explain his vote, to have the courtesies of the Chair shown to him. That we all want to get on with the people's business and I think if we work together in the spirit of cooperation rather than as loggerheads over political issues that perhaps we could do a better job for the people of the State of Illinois. I could see this morning inthis morning in a committee, where I seen that Gentleman do things that I would never believe he did for political motivation....He has always been a fine Member. I've seen other Members on this floor do things and perhaps I've done them. Representative Lauer, tonight, talking about the weather and then getting into a debate...But I think one of the things we ought to do is maybe reflect for four or five minutes....each within ourselves..."

Speaker Blair: "Wait until I get the timer on, will you? Okay, go ahead....four or five minutes..."

Shea: "I'm trying to get the Legislative Body to sit down and reflect that we're here to do the people's business and if we didn't get ourselves so bollixed up with personalities, with our own self-interest, perhaps we could get the people's business done by this time next week."

Speaker Blair: "Is there anybody else that desires to make any comments now? Mr. Walsh, do you want to rebut that or....let it go for the moment? It's perfectly all right. All right, can we continue down the priority call on Senate Bills, Second Reading?...."

Clerk Selcke: "Senate Bill 1469, Choate, an Act making an appropriation for the painting of the portrait of the Honorable Paul Simon, Second Reading of the Bill. No



Committee Amendments."

Speaker Blair: "Take Paul Simon out of the record..."

Clerk Selcke: "Senate Bill 1539, Tipword...Give me Tipword 1539.."

Speaker Blair: "Do you want this out of the record, Mr. Tipword. Take it out of the record."

Clerk Selcke: "It's right there on the Calendar...Senate Bill 1477, Kenny Miller,.....I haven't read it yet..... a Bill for an Act commending use and service use tax Act, Second Reading of the Bill. No Committee Amendments."

Speaker Blair: "Any Amendments from the floor? Third Reading."

Clerk Selcke: "Senate Bill 1265, ...Whose is that?...Keller?"

Speaker Blair: "Mr. Keller here? Take it out of the record."

Clerk Selcke: "1266, Stedelin....He is not here."

Speaker Blair: "Take it out of the record."

Clerk Selcke: "1293, Maragos..."

Speaker Blair: "Do you want that..."

Clerk Selcke: "Out of the record, Sir?"

Speaker Blair: "Out of the record."

Clerk Selcke: "1293.....1395,Ebbesen.."

Speaker Blair: "Ebbesen, ...out of the record..."

Clerk Selcke: "1227, McMaster...Tipword...."

Speaker Blair: "Take it out of the record."

Clerk Selcke: "1246, Ryan....1246, give me 1246....Senate Bill 1246, a Bill for an Act to amend the Agriculture Fair Act, Second Reading of the Bill. No Committee Amendments."

Speaker Blair: "Any Amendments from the floor? Third Reading."

Clerk Selcke: "1284, Lechowicz...not here."

Speaker Blair: "Take it out of the record."

Clerk Selcke: "1350, Giglio..."

Speaker Blair: "Take it out of the record.. Not here."

Clerk Selcke: "1354, Kennedy...."

Speaker Blair: "Mr. Kennedy, do you want your1354 read? 1354....Do you want it out of the record?...."



Clerk Selcke: "Do you want it read?"

Speaker Blair: "If there are no Amendments you can advance it."

Clerk Selcke: "Senate Bill 1354, an Act making appropriation to the State Treasurer and so forth. Second Reading of the Bill. No Committee Amendments.....Out of the record."

Speaker Blair: "Take it out of the record."

Clerk Selcke: "1355, Kennedy, do you want that out Leland?

1355?....All right. 1359..Schneider...Not here....1476,

Macdonald, ...1550, J. J. Wolf, do you want that 1550, J.?

Speaker Blair: "1550, Committee on Pensions....?"

Clerk Selcke: "...A Bill for an Act to amend the Illinois Pension Code, Second Reading of the Bill. No Committee Amendments."

Speaker Blair: "Any Amendments from the floor? Third Reading."

Clerk Selcke: "1081...Neff, McGrew....1083..."

Speaker Blair: "No...Now, wait a minute. They are not here."

Clerk Selcke: "I know, I'm going to the next one."

Speaker Blair: "Well, McGrew is here. Do you want that taken out of the record?"

Clerk Selcke: "1081..."

Speaker Blair: "It's the appropriation to the Educational Television Station at Western Illinois. You don't care about that? Okay...Take it out of the record."

Clerk Selcke: "1083. Do you want that? 1381....Terzich..."

Not here. 1384, Gene Hoffman. Not here. 1502, Hirschfeld.

Not here. 1503, Hirschfeld. Not here."

Speaker Blair: "Take that series out..."

Clerk Selcke: "Up through 1527."

Speaker Blair: "Through 1527, yeap."

Clerk Selcke: "1638..."

Speaker Blair: "No, take that out too...Take that out of the record."

Clerk Selcke: "All right....1237, Mahar."

Speaker Blair: "Go ahead."

Clerk Selcke: "Give me 1237.....Senate Bill 1237, a Bill for



for an Act to enlarge the limits of the Metropolitan Area Sanitary District of Greater Chicago, Second Reading of the Bill. No Committee Amendments."

Speaker Blair: "Any Amendments from the floor? Third Reading."

Any Amendments from the floor? Well, are there Amendments or not....we're on Second Reading? What do you want to be recognized for, Mr. Shea?"

Shea: "I'd like to ask the Gentleman a question."

Speaker Blair: "Well, is it on an Amendment..?"

Shea: "Yes, it is on an Amendment."

Speaker Blair: "Well, there are no Amendments...."

Shea: "Can I ask the Gentleman a question, or am I precluded by that?"

Speaker Blair: "Well, I think you are, unless it's on an.... Second Reading is an Amendments day....If you have no Amendments....I don't know what.....Are there any Amendments, Mr. Clerk?"

Shea: "Might I ask..."

Speaker Blair: "Are there any Amendments? Third Reading. Go ahead."

Clerk Selcke: "Senate Bill 1240, Lauer, an Act to amend Section 1 of an Act in relation to compensation to Sheriffs, Coroners, County Treasurers and so forth, Second Reading of the Bill. No Committee Amendments."

Speaker Blair: "Any Amendments from the floor? Third Reading."

Clerk Selcke: "Senate Bill 1282, JaffeNot here. Senate Bill 1291, Collins. Collins here? Not here."

Speaker Blair: "Take it out of the record...."

Clerk Selcke: "Senate Bill 1314, McMaster. Not here.....

Senate Bill 1324, Hanahan...Not here. 1325, Kosinski...."

Speaker Blair: "Huh....Do you want to advance it?...1325... You don't want that...Go ahead..."

Clerk Selcke: "1332, D. Houlihan....Not here. 1346, Flinn. Not here...1383, Ewell, not here. Change that one on the



Calendar. 1493, Arnell. Do you want to take it out of the record? 1494.."

Speaker Blair: "Take it out of the record."

Clerk Selcke: "1494, out of the record....1495.."

Speaker Blair: "Out of the record.."

Clerk Selcke: "1541.....RandolphShea..."

Speaker Blair: "Not here. Take it out of the record."

Clerk Selcke: "1560, Calvo..."

Speaker Blair: "Not here. Take it out of the record."

Clerk Selcke: "1567, Stone."

Speaker Blair: "Take it out of the record."

Clerk Selcke: "1612, Mahar....Do you want 1612? 1612, a Bill for an Act to amend the Northeastern Illinois Planning Act, Second Reading of the Bill. No Committee Amendments."

Speaker Blair: "Any Amendments from the floor? Third Reading"

Clerk Selcke: "1641, Collins...."

Speaker Blair: "Not here. Take it out of the record."

Clerk Selcke: "On the Calendar we made a correction for 7-20-'74 , Senate Bill 1568...."

Speaker Blair: "Okay. There is a concurrence. I'm going to the Concurrence Calendar now...Conference Committee Report. Well, you can do that but there are several millions of dollars involved from the Federal Administration on Drugs, Mr. Pierce. If you don't want Mr. Getty to be heard on this why we can adjourn. We've got a Conference Committee Report here on House Bill 2826. Do you want to take that out of the record too? Okay....Get the record clear on that. Mr. Getty asked that the Conference Committee Report with respect to House Bill 2826 be taken out of the record....Get that George...."

Clerk Selcke: "Take it out of the record....He requested it be taken out of the record...."

Getty: "Yes, Mr. Speaker, I'd also like to make it clear that it is quite apparent that..."

Speaker Blair: "You are not recognized for that.... All right,



we'll go to the....Okay. All right. The Gentleman from Cook, Mr. William Walsh. I recognized the Majority Leader, Mr. Choate."

Walsh: "Mr. Speaker, I move to suspend the provisions of Rule 33 (a), that's the rule dealing with Senate Bills, Second Reading, First Legislative Day, rather Bills reported on the Calendar, not Senate Bills but House and Senate Bills....so that House Bills only, that are on the Calendar and the Supplemental Calendar, on the order of House Bills, Second Reading, First Legislative Day, may be read a second time and placed on the order....kept on the order of Second Reading....so that they may be amended tomorrow..."

Speaker Blair: "All right. Does the Gentleman have leave? All right. He doesn't have leave so it won't be suspended. Go ahead, Mr. Walsh..."

Walsh: "Now, Mr. Speaker..."

Speaker Blair: "Well now, wait a minute. The Gentleman was asking for leave and it wasn't given and now he's ... he has the floor and he wants to be heard with these other motions....Mr. Choate."

Choate: "First, Mr. Speaker, I would like to know why Representative Getty was cut off in the middle of the conversation that he was havingdirected at the Chair. Secondly, I would like to have time to look at the Bills that the Majority Leader is asking to be advanced prior... prior to us giving consent or not giving consent. I don't think that's an unusual question. I don't think that's an unusual request..."

Speaker Blair: "Turn Bill on....Turn Mr. Walsh on..."

Walsh: "That's not accurate. I talked with the Leadership on the other side. These are motions that we make every night and they were aware that these motions were going to be made."

Choate: "That's not accurate, what?"



Walsh: "Well the fact that I was making a motion that I did not discuss with you previously."

Choate: "Bill, you're not listening good. I didn't say that."

Walsh: "I was listening. That's the way it came out..."

Choate: "Well that isn't what it came out....I said that I would hope that the Majority Leader would give me the time to look at the Bills that were involved in the motion you made....prior to any objection. That's what I said....The first part was to say....Request of the Chair why Representative Getty was cut off when he was asking the Chair a question."

Walsh: "Well, you are directing that at me, I can tell you why"

Choate: "No, I'm not directing that at you..."

Walsh: "Well, my microphone is on...."

Choate: "Well, mine is on too..."

Walsh: "Mr. Getty is completely out of order. He was making a statement on nothing. We were on the order of House Bills....on Concurrences....Mr. Getty.....not to have his Concurrence called so we moved on...Whereupon Mr. Getty got up and was going to make some kind of a statement on Lord knows what."

Choate: "Representative Walsh..."

Walsh: ".....There is a procedure that we must follow and we can't have people jumping up to make a statement...."

Choate: "Representative Walsh, if you'll go back into the tape of this proceeding you'll find out that Representative Getty was talking while you were walking from the Speaker's Podium to your seat and he was cut off....I don't know what it was he wanted....to ask..."

Walsh: "Again that is not accurate. I was standing upon.. the..."

Choate: "Well, the tape will verify one of thesethe tapes that is....Secondly, do you mind if I look at the Bills we look at the Bills, prior to concurring or nonconcurring



with your motion?"

Walsh: "I have no objection to that at all."

Choate: "Okay."

Walsh: "I thought that had been done though.."

Choate: "I haven't looked at them yet but I'll get a Calendar and look at them...and if it pleases the Chairif it pleases the Chair I would humbly suggest that I would like to hear what it was that Representative Getty was going to ask...."

Speaker Blair: "I'm sure if you walk over there he will tell you....Now, Mr. Walsh, go ahead..."

Walsh: "And....Now, Mr. Speaker, there can't be any dispute about this. I move that the applicable rules relative to Bills, Resolutions and Motions expiring on the Calendar today....not expire today....but will expire tomorrow."

Speaker Blair: "All right. Is there leave....Objection. All right. Everything expires then. Go ahead, Mr. Walsh...."

Walsh: "Is there objection."

Speaker Blair: "Yes, Mr. Shea and Mr. Choate objected.... and they all expire...Now go ahead.....Well, what do you want then? Oh....Mr. Walsh, make ...it...again.."

Walsh: "...That the Rules and there are some three, relative to Bills, Resolutions and Motions which would expire on the Calendar today....be extended one day..."

Speaker Blair: "Mr. Choate.."

Choate: "Now for the Speakers belatededification....I have no objection....and I'm glad that you don't always read my mind..."

Speaker Blair: "Thank you....Does your....Mr. Shea...he screamed there. Does he want something?"

Shea: "Mr. Speaker, Mr. Walsh and I discussed some rules, some Bills and also making several motions from Members from the floor with agreement of the Leadership. I assume those arrangements are still there, Mr. Walsh?"



Walsh: "They stand for the Republican Bills, yes.....No, I'm kidding....the arrangements are the same..."

Shea: "You know perhaps, Mr. Walsh,Mr. Walsh, perhaps if we sat and talked for a couple of minutes, that we might....."

Speaker Blair: "The motion's relative to the suspension of the six and a half day posting rulethat's what you alluded to, wasn't it, Mr. Walsh...."

Walsh: "Yeah..."

Speaker Blair: "Can we separate the issue here now? Wait a minute."

Walsh: "Yeah..."

Speaker Blair: "First.....I guess we got leave to extend for one day all matters on the Calendar that would expire without that leave being granted. Mr. Choate indicated that he had no objection to that. Now, I recognized Mr. Shea and he's making an inquiry now about a variety of things. Mr. Walsh, have you sent the Bills over to Mr. Choate that you included in the motion before this last motion that was granted?"

Walsh: "Yes...I haven't sent them over but they are Bills that are House Bills....on the House Calendar for today and for the Supplemental Calendar for today. These are House Bills only."

Speaker Blair: "Mr. Choate."

Choate: "I have....If I recall your motion correctly, it was to advance House Bills on Second Reading, First Legislative Day, to the Order of Second Reading, Second Legislative Day. Is that correct?"

Speaker Blair: "In order that they may be read today, that's correct. To waive the first Legislative Day..."

Choate: " Now,I have...Is this the Supplemental heré, Bill?"

Speaker Blair: "I have before me Supplemental Calendar number one..."



Choate: "That one I have."

Speaker Blair: "That is the one we're dealing with."

Choate: "That is the one I have...Is there any others besides those?"

Speaker Blair: "Not to my knowledge...."

Choate: "I have no objections to those."

Walsh: "Mr. Speaker, I think we ought to dispose of the ...the Rules relative to Bills, Resolutions and Motions expiring on the Calendar today...first, and then we'll get to that..."

Speaker Blair: "All right. We got leave for that, used the Attendance Roll Call. So we're..."

Walsh: "Okay..."

Speaker Blair: "So we're home free there. Go ahead."

Walsh: "All right. Mr. Speaker, I move to suspend the provisions of Rule 33 (a) so that House Bills, on Second Reading, First Legislative Day, may be read a Second time tonight....and remain on the order of Second Reading."

Speaker Blair: "Repeat that, Mr. Walsh."

Walsh: "...That House Bills on Second Reading, First Legislative Day, may be read a Second time today...What we're suspending is the Rules..."

Speaker Blair: "All right....These are the Bills that are on Supplemental #1 Calendar?"

Walsh: "Supplemental #1 Calendar and there is also at least one Bill on the Regular Calendar....In this position."

Speaker Blair: "Where is that? What Bill is that?"

Walsh: "I don't have the...I can't seem to lay my hand on the Calendar. Do you have a Calendar?"

Speaker Blair: "There is not any on the Regular Calendar."

Walsh: "If there is not then, just the Bills on the Supplemental Calendar."

Speaker Blair: "All right. So we ..What the Gentleman is asking be done is that the House Bills that are on Second Reading, First Legislative Day.....be read a second time?"



Walsh: "Correct."

Speaker Blair: "And....held on the order of Second Reading?"

Walsh: "And....Held on the order of Second Reading."

Speaker Blair: "All right. That is the motion. I wanted to make sure we understand that."

Choate: "Mr. Speaker. Mr. Speaker."

Speaker Blair: "Mr. Choate is recognized."

Choate: "Mr. Speaker?"

Speaker Blair: "Mr. Choate ...is.....recognized."

Choate: "Mr. Leader?"

Speaker Blair: "Mr. Choate....Turn Mr. Choate on."

Choate: "Well, Mr. Speaker, I thought that was the motion that we agreed to a few moments ago....to be quite frank about it. That's House Bill, Second Reading, First Legislative Day, on Supplemental Calendar, House Calendar #1....but they'd be advanced to the order of Second Reading, read a second time and then held there forin the passage stage....Second Reading.. I thought we agreed on it a moment ago."

Speaker Blair: "What do you want to do?....No, we agreed that everything that would expire on the Calendar...would be extended one day."

Choate: "That's what we agreed to?"

Speaker Blair: "That's what we agreed to...."

Choate: "We agreed to the other also....I thought we agreed to the other also."

Speaker Blair: "Now we're going to read House Bill ..."

Houlihan: "Mr. Speaker.."

Speaker Blair: "Second Reading, First Legislative Day..."

Houlihan: "Mr. Speaker.."

Speaker Blair: ".....on Supplemental Calendar #1..."

Houlihan: "Mr. Speaker..."

Clerk Selcke: "House Bill 1375..."

Houlihan: "Mr. Speaker....Mr. Speaker..."

Clerk Selcke: "...a Bill for an Act to amend the Illinois



Pension Code, Second Reading of the Bill..."

Houlihan: "Mr. Speaker...Mr. Speaker..."

Clerk Selcke: "House Bill 2000, a Bill for Act creating the Peoria State Hospital..."

Houlihan: "Mr. Speaker...Mr. Speaker."

Clerk Selcke: ".....Land Use Study Commission..."

Houlihan: "Mr. Speaker...Mr. Speaker.."

Clerk Selcke: "...Second Reading of the Bill..."

Houlihan: "Mr. Speaker...."

Speaker Blair: "Mr. Houlihan....now wait a minute, let's get one thing straight; you're using a rigged microphone that I can't control up here and I don't appreciate that one bit..."

Houlihan: "You're using a rigged Calendar which I can't control...."

Speaker Blair: "Go ahead.....I'm not at all....Listen, you gotta understand one thing, Sir,....."

Houlihan: "What would that point be, Mr. Speaker?"

Speaker Blair: "Go ahead and read those, Mr. Clerk."

Houlihan: "I would like ... you to point out what that point is, Mr. Speaker...."

Speaker Blair: "The point is we're trying to get this thing wound up. There's a motion on the floor before this Chamber and that was put by Mr. Walsh, with respect to suspending the rules so that House Bills, Second Reading, First Legislative Day....."

Houlihan: "...And I'm rising on a point of order, Mr. Speaker.."

Speaker Blair: "Well, go ahead..."

Clerk Selcke: "House Bill 2529, a Bill for an Act to satisfy..."

Houlihan: "Mr. Speaker....a point of order, ...please..."

Clerk Selcke: ".....Second Reading of the Bill...House Bill 2635....a Bill for an Act making an appropriation to the Capital Development Board, Second Reading of the Bill... House Bill 2650, a Bill for an Act amending the Minimum Wage Law, Second Reading of the Bill...House Bill 2827,



a Bill for an Act making an appropriation to Teacher's Retirement System, Second Reading of the Bill...House Bill 2683, a Bill for an Act to amend the School Code, Second Reading of the Bill."

Speaker Blair: "All right. Now, those Bills have been read a second time and they will remain on the Calendar on the Order of Second Reading. Now, Mr.Berman, for what purpose do you rise?"

Berman: "The order of the Bill he just read, were they out of order?....."

Speaker Blair: "Were they out of order?"

Clerk Selcke: "The last Bill I read, if you'll look at the Calendar there, I read the last Bill was 2683....the second last Bill I read was 2827....they were out of order when I picked them up here..."

Berman: "All right, thank you."

Speaker Blair: "Are we squared away on Supplemental #1, House Calendar on House Bills, Second Reading. They were all read a second time?....And....remain on the Calendar on the Order of Second Reading...All right, now, Mr. Walsh, are you ready...Mr. Bill Walsh..."

Walsh, W.: "Mr. Speaker, I move to suspend the provisions of Rule 36 (d), that's the rule that would extend the life of House Bills on the Calendar for one day....through tomorrow."

Speaker Blair: "All right. This motion is one that suspends the rule thatfor one more day...for House Bills to be out of the House....All of the House Bills that are on the Calendar...Mr. Choate?"

Choate: "I have no objection to that, Mr. Speaker."

Speaker Blair: "All right, is there leave to use the Attendance Roll Call?...We'll use that so that the rules are suspended so there is one additional day for House Bills to be out of the House. Now, Mr. Soderstrom?"

Soderstrom: "Mr. Speaker and Ladies and Gentlemen of the House, as Chairman of the Elementary and Secondary Education



Committee, I would like to make the following motion; that the appropriate rule be suspended so that I can hear in Committee....we can hear, Senate Bills 1548, 1549, 1614, tomorrow morning at 9 o'clock.....in room C-1....State Office Building."

Speaker Blair: "Well, wait a minute, we have to handle Mr. Soderstrom....Is there objection, Mr. Choate?"

Choate: "No. I would just like to look at the Bills prior to"

Soderstrom: "Check with Representative Berman, he is the Sponsor."

Choate: "Okay.....No objection."

Speaker Blair: "All right. Do we have leave then to suspend the rule so those....three Bills may be posted for hearing tomorrow....tomorrow morning at 9 o'clock? Now, Mr. Bud Washburn?"

Washburn: "Mr. Speaker and Ladies and Gentlemen of the House, I would ask that the appropriate rule be suspended so that the following Bills could be heard tomorrow in addition to those posted in the Appropriations Committee. House Bills 2647 and 48....House Bills 2811 and 12, and House Bills 2828 and 2829. And, the meeting will be held at 8 o'clock in room 400....I ask leave to hear those Bills."

Speaker Blair: "Mr. Choate."

Choate: "May I ask my friend Representative Washburn to give me those numbers one more time and let me look at them Bud?"

Washburn: "2647 and 48....."

Choate: "Wait a minute..."

Washburn: "...2647."

Choate: "Okay."

Washburn: "...2648..."

Choate: "Okay."

Washburn: "...2811"

Choate: "...2811...?"



Washburn: "...and 12...."

Choate: "...and 12..."

Washburn: "...2828 and 29..."

Choate: "...2828?"

Washburn: "...2828 and 29..."

Choate: "Would you bear with me just one moment, Bud?"

Washburn: "Yes, Sir..... They were just referred to our
Committee today.."

Speaker Blair: "Mr. William Walsh."

Walsh, W.: "Mr. Speaker, while we're waiting I thought it might be appropriate to announce the schedule that appears here. When we adjourn tomorrow in the ...in the late afternoon we will ...we will return here Sunday at 5 p.m. for a Regular Session. There is a Perfunctory Session planned for Saturday morning. Sunday we will return here and go into Session at 5 p.m. It appears that we will work at least through Thursday, possibly later, depending upon the dispatch with which we handle our business."

Speaker Blair: "Mr. Choate."

Choate: "First, Mr. Speaker, I have no objections and Representative Washburn, I thank you for giving me time to look at those Bills and talking to Representative Lechowicz about them and I concur in your agreement with him so I have no objection with Representative Washburn's motion. As far as the adjournment, I concur with what Representative Walsh has just said because we talked about it as I stated earlier today...earlier tonight rather, we talked about it earlier today and hopefully, referring to the Speaker's remarks, that we can find some place to sleep for the Members, if the Jehovah's Witnesses come to town."

Speaker Blair: "All right. Do we have agreement on Mr. Washburn?...All right. There is leave to suspend the rules so we can ...Mr. Washburn can hear the Bills those



Bills tomorrow. Mr. Collins?.....Use the Attendance Roll Call...."

Collins: "Mr. Speaker, I would just like to remind the Members of the Executive Committee and Members who have Bills in there that we....will be a meeting again tomorrow morning at 9 o'clock on the Bills that we did not get to today. We'll be in room 212 again....Of course this announcement is made upon the presumption that we will be adjourned by then, Mr. Speaker...And, IIn light of the Majority Leader's announcement that we will be in here on Sunday, the Executive Committee would like also to meet Monday morning at 9 o'clock, but I'll make a motion on that tomorrow..."

Speaker Blair: "Now,.....Mr. Fleck..."

Fleck: "Mr. Speaker and Ladies and Gentlemen of the House, I'd like to make a motion in regard to House Bill 2898 which I filed this evening, which is a little matter about a small increment in the pay of some of these directors of various departments...I'd like to move that that Bill be read a first time and advanced to Second Reading without reference to a Committee....And, I'd ask leave to have the Attendance Roll Call."

Speaker Blair: "Okay. When we get to introduction and First Reading of Bills why we'll entertain that motion..... Mr. McMaster.."

McMaster: "Mr. Speaker and Ladies and Gentlemen of the House, I would like to ask for permission to suspend the appropriate rule so that Senate Bills 1458 and 1535 could be heard in Counties and Township Committee meeting tomorrow morning at 10 o'clock in room H-2 of the State Office Building."

Speaker Blair: "All right. Is there leave for that. Use the Attendance Roll Call. Now....Wait a minute...Well, wait a minute...Introduction....First Reading of that House Bill..."



Clerk Selcke: "House Bill 2898, Fleck, et al., a Bill for an Act to amend Section.....First Reading of the Bill."

Speaker Blair: "All right. Now, the Gentleman from Cook, Mr. Fleck, renews his motion that the rules be suspended so that this Bill having been read the first time may be advanced to the Order of Second Reading without reference to Committee. Is there leave to use the Attendance Roll Call for that purpose? Hearing no objection it'll be on Second Reading tomorrow, second day... Now, Mr. Neff....Mr. Shea....Mr. Neff..."

Neff: "Mr. Speaker, I'd like to ask to have permission to suspend the appropriate rule for the five and a half day posting ...to hear Senate Bill 1425 and Senate Bill 1618."

Speaker Blair: "Is there objection? Mr. Choate."

Choate: "Mr. Speaker, I didn't get the numbers of the Bills, Clarence..."

Neff: "Senate Bills 1618 and Senate Bill 1425.."

Choate: "Would you bear with me just one second?"

Speaker Blair: "Mr. Washburn."

Washburn: "Thank you, Mr. Speaker. One late entry that we'd like to hear tomorrow and that's House Bill 2869. Like to hear it tomorrow with the others in Room 400, at 8 o'clock..."

Speaker Blair: "All right. Is there objection? All right. Hearing no objection, then that Bill may be heard with the Attendance Roll Call. Mr. Choate."

Choate: "If I understood Representative Neff correctly, you asked to suspend the posting rule to hear these two Bills tomorrow?"

Neff: "Suspend the five and a half day posting time."

Choate: "I have no objection."

Neff: "All right. Mr. Speaker then, I would like to announce there will be a Transportation Committee Hearing at 9:30 tomorrow in room M-4."

Speaker Blair: "Mr. Shea."



Shea: "Mr. Speaker, House Bill....er...Senate Bill 1561 is a Bill that amends the Counties and Municipal Code for the Youth Service Bureau. That Bill was assigned to Counties and Townships. I've been asked if by Mr. North if I would not make a motion to take it from the Committee and place it on the order of Second Reading. I've cleared this with the Leadership it's Senator Soper's Bill from the Senate and I would now move to take Senate Bill 1561 from the Committee on Counties and Townships, have it placed on the order of Second Reading, Second Legislative Day."

Speaker Blair: "Mr. Walsh."

Walsh: "I thought that we were going to suspend the posting rule on this and hear it in fewer than six and a half days?"

Shea: "No, it was in Committee, Mr. North asked me to that he wasn't going to have another meeting, this was the Bill of Senator Soper..."

Walsh: "This is the Bill dealing with foreign doctors?"

Shea: "No. It is not...This is a Bill of Senator Soper's that amends an Act that provides for Youth Service Bureaus throughout the State of Illinois."

Walsh: "I have no objections."

Speaker Blair: "Did you give him leave for that, Mr. Walsh?"

Walsh: "Yes."

Speaker Blair: "Okay. "

Shea: Okay. I have one more motion, Mr. Chairman...er Mr. Speaker.."

Speaker Blair: "All right."

Shea: "Mr. Speaker, Senate Bill 1621 is on the Speaker's Table. This is the Bill, Mr. Walsh, that deals ...which is called the fifth pathway Bill, which provides a method of doctors who have been educated outside the State of Illinois, to complete their medical education in the State of Illinois and to become licensed doctors. These are



Illinois residents in most cases to become licensed doctors within the State. My motion would be to take this Bill from the Speaker's Table, have it placed on the Order of Second Reading, Second Legislative Day.

This was Senator Soper's Bill in the Senate."

Speaker Blair: "Well, wait a minute. Let's find where this Bill is....Mr. Walsh, have you agreed to this?"

Walsh: "Well, Mr. Speaker, I would prefer to agree to suspend the posting rule so that this Bill can be heard in say the Executive Committee...."

Shea: "Mr. Majority Leader, if that's what you want, that's fine. My understanding is that the Bill had been cleared to go to Second Reading, SecondYou know reading.... If you want to go the other way it's up to you..."

Walsh: "I would prefer that....I would prefer that and would be willing to offer to suspend the rule relative to assigning the Bill to the Rules Committee...But, I do think that it should have a Committee Hearing."

Shea: "Well, Mr. Speaker...Mr. Majority Leader....Mr. Majority Leader...Now, that Bill is on the Table....It's sitting on the Speaker's Table. It has not been assigned to Committee yet."

Walsh: "I'm told by the Chairperson of...the Higher Education Committee that they plan to have a meeting next Tuesday.. and that perhaps this Bill can be fitted in."

Shea: "Well, it's my understanding, Mr. Speaker....that it had been cleared with you to have this Bill advanced without reference to a Committee? If I'm in error...."

Walsh: "You know I confused this one with the other one, but I do think now though that I would rather this go to Committee.....Mr. Speaker, Representative McCormick had a motion that"

Speaker Blair: "Where did we end up on this....1621?"

Walsh: "We're going to hold this one for a moment and could you recognize Representative McCormick for a motion?"



Speaker Blair: "Yes, we'll hold action on that one and recognize Mr. McCormick."

McCormick: "Mr. Speaker, Ladies and Gentlemen of the House, I would like unanimous consent of the House on the introduction of 28...House Bill 2897 and have it read a first time and advanced to the order of Second Reading, Second Legislative Day. Now, this is...I'll giveYes, Sir..."

Speaker Blair: "Representative Choate."

Choate: "Is this the Bill that I discussed earlier this afternoon with you?"

Speaker Blair: "Yes, Representative Choate, it's the recension Bill. You know,"

Choate: "I have no objection."

McCormick: "The Republican Leadership has none and Chairman of the Pension Personnel Committee has none and I'd appreciate consent."

Speaker Blair: "All right, if there is no objectionFred have you read that a first time? Fred have you read that a first time? All right, the Gentleman has leave to use the Attendance Roll Call to have that Bill placed on the order of Second Reading, Second Legislative Day."

Clerk Selcke: "Senate Bill, 1402, a Bill for an Act to amend the Public Junior Colleges...Community College Act, First Reading of the Bill."

Speaker Blair: "Mr. Shea."

Shea: "Mr. Speaker, I think that Mr. Walsh and I have resolved our differences with regard to Senate Bill 1621, I would now remove my....renew my motion to take that Bill from the Speaker's Table and have it placed on the order of Second Reading, Second Legislative Day."

Speaker Blair: "Mr. Walsh....Okay? All right....The Gentleman have leave to use the Attendance Roll Call to advance that Bill to the order of Second Reading, Second Legislative Day...That's done. Now where are you? Mr. Willam Walsh?"



Walsh, W.: "Now, Mr. Speaker, to my knowledge we're fresh out of motions and I move that the House do now adjourn until the hour of 10:30 a.m. tomorrow."

Speaker Blair: "All right, now, wait a minute, what have you got there? All right, there is a further resolution that we want to get to Committee."

Clerk Selcke: "House Resolution 1054, Craig, et al.,..."

Speaker Blair: "For what purpose does the Gentleman from Cook, Mr. Shea arise?"

Shea: "Might I inquire about that Resolution? At one time there was an objection but I thought that it was going to be an Agreed Resolution or had there been objections to it, Mr. Walsh?"

Walsh: "I'm not aware...Oh! We haven't come to the Order of Agreed Resolutions. I think we do that tomorrow."

Shea: "All right, then, would you hold that Resolution on the Speakers Table, Mr. Clerk?"

Speaker Blair: "All right. The Gentleman from..."

Walsh: "Yeah, just take it out of the record and wait until tomorrow....Any further announcements?"

Speaker Blair: "Any further announcements? All right, the Gentleman from Cook, Representative Walsh moves that the House stand adjourn until 10:30 a.m. tomorrow and..... all those in favor say 'aye', opposed 'no'...the 'ayes' have it and the Regular Session is adjourned..."



FIRST SPECIAL SESSION.....June 20, 1974

Speaker Blair: "The First Special Session. All right, is there leave to use the use the Attendance Roll Call for the First Special? Hearing no objection it'll be used. The Gentleman from Cook, Mr. William Walsh moves that we adjourn the First Special until immediately following the adjournment of the Regular Session tomorrow. All those in favor say 'aye', opposed 'no'. The 'ayes' have it. The First Special Session stands adjourned."



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
1.		Speaker Blair	House in Order
		Dr. Johnson	Invocation
		Speaker Blair	Roll Call for Attendance
2		Clerk Selcke	Messages from the Senate
		Speaker Blair	
		Choate	leave to have a Demo. Conference
		Clerk Selcke	continues with Messages
		" "	Committee Reports
3		Speaker Blair)	
)	discussion about meeting
		Choate)	
4		Speaker Blair	House in recess
		Speaker Telcser	House in order
		Clerk Selcke	Committee Reports
		Speaker Telcser	
		Clerk Selcke	Agreed Resolutions
5		Speaker Telcser	Agreed Resolutions are adopted
		" "	House Bills, Second Reading
		Clerk Selcke	reads H.B. 2117, Second Reading
		" "	reads Amendment #1
		Speaker Telcser	
		Shea	table Amendment #1
		Speaker Telcser	Amendment #1 is tabled
		Clerk Selcke	reads Amendment #2
		Speaker Telcser	
		Shea	T.O.O.R. -- Lundy's absent
		Speaker Telcser	H.B. 2117 -- T.O.O.R.



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
6		Clerk Selcke	reads H.B. 2874, Second Reading
		Speaker Telcser	advanced to Third, hold
		Shea)	discussion
		Speaker Telcser)	
		Clerk Selcke	reads H.B. 2126, Second
		" "	Amendment #5
7		Speaker Telcser	
		Kosinski	explains Amendment #5
		Clerk Selcke	reads H.B. 2126, Third
		Speaker Telcser	
		Kosinski	hear H.B. 2127 also?
8		Speaker Telcser	
		Clerk Selcke	reads H.B. 2127 and C.A. #1
		Speaker Telcser	
		Kosinski	table C.A. #1
		Speaker Telcser	C.A. #1 is tabled
		Clerk Selcke	reads C.A. #2
		Speaker Telcser	
		Kosinski	explains C.A. #2
		Speaker Telcser	C.A. #2 is adopted
		" "	Third Reading
9		Clerk Selcke	reads H.B. 2127, Third
		Speaker Telcser	
		Kosinski	explains H.B. 2127
		Speaker Telcser	H.B. 2126 & 2127 are passed
		Juckett)	parliamentary inquiry
	Speaker Telcser)		
	Speaker Telcser	discussion	



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Clerk Selcke	reads H.B. 2372, Third
		Speaker Telcser	
10		Duff	explains H.B. 2372
		Speaker Telcser	
		Shea)	yield?
)	
11&12		Duff)	
		Speaker Telcser	
13		D. Houlihan)	yield? Opposes
)	
14		Duff)	
		Speaker Telcser	
15		Getty	supports
		Speaker Telcser	
		Duff	to close
		Speaker Telcser	
		" "	H.B. 2372 is passed
16		O'Brien	reads H.B. 2373, Third
		Speaker Telcser	
		Duff	explains H.B. 2373
17		Speaker Telcser	
		Getty	opposes
		Speaker Telcser	
18		D. Houlihan	supports
		Speaker Telcser	
		Cunningham	supports
		Speaker Telcser	
		Duff	to close
19		Speaker Telcser	H.B. 2373 is passed



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Clerk O'Brien	reads H.B. 2374, Second
		" "	Amendment #1
		Speaker Telcser	
		Duff	explains Amendment #1
20		Speaker Telcser	
		Leinenweber)	yield?
)	
		Duff)	discussion
		Speaker Telcser	
		Hart)	yield?
)	
		Duff)	discussion
		Speaker Telcser	
21		Rayson)	yield? supports
)	
		Duff)	
		Speaker Telcser	
22		Sangmeister)	fiscal note?
)	
		Duff)	
		Speaker Telcser	
		Duff	T.O.O.R.
		Sangmeister	request timely?
		Speaker Telcser	H.B. 2374 _ T.O.O.R.
23		Clerk O'Brien	reads H.B. 2376, Third
		Speaker Telcser	
		Duff	explains H.B. 2376
		Speaker Telcser	
24		D. Houlihan)	yield?
)	
		Duff)	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Rayson	supports
		Speaker Telcser	
25		Duff	to close
		Speaker Telcser	
		Sangmeister	opposes
		Speaker Telcser	
26		Geo-Karis	supports
		Speaker Telcser	
		Berman	supports
27		Speaker Telcser	
		Giglio	supports
		Speaker Telcser	
		Maragos	supports
		Speaker Telcser	H.B. 2376 is passed
28		Clerk O'Brien	reads H.B. 2384, Second
		Speaker Telcser	
		Duff	#1 and #2 tabled in Committee
		Speaker	
		Clerk O'Brien	read C.A. #3
		Speaker Telcser	
		Duff	explains C.A. #3
		Speaker Telcser	C.A. #3 is adopted
29		Leinenweber)	yield?
		Duff)	
		Speaker Telcser	
		Leinenweber	fiscal note



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Duff	
		Speaker Telcser	
		Clerk Selcke	reads H.B. 2384, Third
		Speaker Telcser	
30		Barnes	doesn't understand
		Speaker Telcser	
		Leinenweber)	parliamentary inquiry
		Speaker Telcser)	
31		Schlickman	
		Speaker Telcser	
		Duff	hear H.B. 2385 also?
		Speaker Telcser	leave granted
		Clerk Selcke	no Amendments
		Speaker Telcser	
		Leinenweber	dissent from Chair's Ruling
		Speaker Telcser	
		Skinner	joins in dissent
		Speaker Telcser	
		Clerk Selcke	reads H.B. 2385, Third
		Speaker Telcser	
32		Duff	explains H.B. 2385
		Speaker Telcser	
		Shea	yield? opposes
33		Duff	
		Speaker Telcser	
34		Leinenweber	opposes



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Sangmeister)	yield?
)	
		Duff)	
35		Speaker Telcser	
		Duff	to close
		Speaker Telcser	
		Duff	continues
36		Speaker Telcser	
		Duff	
		Speaker Telcser	
		Palmer	explains vote
		Speaker Telcser	Bills fail
37		Clerk Selcke	H.B. 2520 - Amendment #1
		Speaker Telcser	
		Jones	
		Speaker Telcser	
		Clerk Selcke	H.B. 2520
		Speaker Telcser	
		Jones	
		Speaker Telcser	H.B. 2520 passes
38		Clerk Selcke	H.B. 2572 - Amendment #1
		Speaker Telcser	
		McClain	
		Speaker Telcser	Amendment #1 adopted
		Clerk Selcke	Amendment #2
		Speaker Telcser	
		McClain	



GENERAL ASSEMBLY

STATE OF ILLINOIS

HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	Amendment #2 adopted
		Clerk Selcke	H.B. 2572, Third
		Speaker Telcser	
		McClain	
39		Speaker Telcser	H.B. 2572 passes
		Clerk Selcke	H.B. 2707, Amendment #1
		Speaker Telcser	
		Leon	
		Speaker Telcser	Amendment #1 adopted
		Clerk Selcke	H.B. 2707, Third
		Speaker Telcser	
40		Leon	
		Speaker Telcser	
		Skinner	
		Speaker Telcser	
		Leon	
		Speaker Telcser	
		Hart	Sponsor a question
		Speaker Telcser	
		Hart	
41 and 42		Leon	
		Speaker Telcser	
		Maragos	
		Speaker Telcser	
43		Beaupre	
		Speaker Telcser	
44		Lundy	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Leon	to close
45		Speaker Telcser	H.B. 27070- vote-
		Cunningham	
		Speaker Telcser	H.B. 2707 passes
		Clerk Selcke	H.B. 2787
		Speaker Telcser	
		Choate	Introduction
		Speaker Telcser	
		Clerk Selcke	Amendment #1
		Speaker Blair	
46		W. Walsh	Introduction
		Speaker Blair	
		Shea	moves adoption of Amendment #1
		Speaker Blair	Amendment #1 adopted
		Clerk Selcke	H.B. 2787
		Speaker Blair	
		Shea	
		Speaker Blair	
47		Lundy)	questions
)	
		Shea)	
		Speaker Blair	
		Shea	to close
		Speaker Blair	H.B. 2787 -vote-
		Shea	
48		Speaker Blair	H.B. 2787 passes



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Clerk Selcke	H.B. 2837 - Amendment #1
		Speaker Blair	
		Clerk Selcke	
		Speaker Blair	
		Hart	
49		Speaker Blair	
		Speaker Telcser	
		Hart	
		Speaker Telcser	Amendment #1 adopted
		Clerk O'Brien	Amendment #2
		Speaker Telcser	
		Hart	
		Speaker Telcser	Amendment #2 adopted
		Clerk O'Brien	Amendment #3
		Speaker Telcser	
		Hart	
		Speaker Telcser	Amendment #3 adopted
50		Clerk O'Brien	Amendment #4
		Speaker Telcser	
		Hart	
		Speaker Telcser	Amendment #4 adopted
		Clerk O'Brien	Amendment #5
		Speaker Telcser	
		Hart	
51		Speaker Telcser	Amendment #5 adopted
		Shea	
		Speaker Telcser	hold H.B. 2837 on Third Reading



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Clerk O'Brien	H.B. 2843
		Speaker Telcser	
		Clerk O'Brien	H.B. 2843
		Speaker Telcser	
52		Geo-Karis	
		Speaker Telcser	
		Leinenweber	Sponsor yield?
		Geo-Karis	
		Telcser	
53		Leinenweber)	
)	
		Geo-Karis)	discussion
		Speaker Telcser	
		Geo-Karis	close
		Speaker Telcser	H.B. 2843 passes
		Clerk O'Brien	H.B. 2863 - Amendment #1
		Speaker Telcser	
54		Getty)	
)	
		Speaker Telcser)	Amendment #1 and #2 tabled.
		Celrk O'Brien	Amendment #3
		Speaker Telcser	
		Getty	
		Speaker Telcser	Amendment #3
		Lauer	
		Speaker Telcser)	
)	
		Lauer)	discussion
)	
55		Speaker Telcser	Amendment #3 adopted
		Clerk O'Brien	H.B. 2863, Third



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Getty	
		Speaker Telcser	
		Totten	
56		Speaker Telcser	
		Lechowicz	
		Speaker Telcser	
57		Juckett	Sponsor yield?
		Speaker Telcser	
58&59		Juckett)	
)	
		Getty)	discussion
		Speaker Telcser	
		Ryan	
		Speaker Telcser	
60		Miller	Introduction
		Speaker Telcser	
		Clerk O'Brien	H.B. 2871, Amendment #1
		Speaker Telcser	
61		Mann	
62		Speaker Telcser	Amendment #1 adopted
		Clerk O'Brien	H.B. 2871, Third Reading
		Speaker Telcser	
		Mann	
63		Speaker Telcser	
		Greisheimer	Sponsor yield?
		Speaker Telcser	



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Greisheimer)	
)	
		Mann)	discussion
		Speaker Telcser	
		Miller)	
)	
		Mann)	discussion
		Speaker Telcser	
64		Juckett	Sponsor yield?
		Speaker Telcser	
		Juckett)	
)	
		Mann)	
		Speaker Telcser	
		Arnell	Sponsor yield?
		Speaker Telcser	
		Arnell)	
)	
		Mann)	discussion
		Speaker Telcser	
65		B. Holloway	Sponsor yield?
		Speaker Telcser	
		Holloway)	
)	
		Mann)	discussion
		Speaker Telcser	
		Holloway	
		Speaker Telcser	
66		Mann	to close
		Speaker Telcser	H.B. 2871 vote
67		Hunsicker	explains vote



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Lechowicz	
		Speaker Telcser	
		Leon	
68		Speaker Telcser	
		Katz	
		Speaker Telcser	
69		Davis	
70		Speaker Telcser	
		Kriegsman	
		Speaker Telcser	
		Beatty	
71		Speaker Telcser	
72		Epton	
		Speaker Telcser	
73		Hanahan	
		Speaker Telcser	
74		Hudson	
		Speaker Telcser	
75		Lauer	
		Speaker Telcser	H.B. 2871 passes
		Mann	reconsider vote
		Speaker Telcser	
76		Taylor	moves to table motion
		Speaker Telcser	
		Mann	personal privilege



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Clerk Selcke	H.B. 2876, Amendment #1
		Speaker Telcser	
		D. Jones	
		Speaker Telcser	Amendment #1 adopted
		Clerk Selcke	H.B. 2876, Third Reading
77		Speaker Telcser	
		Jones	explains H.B. 2876
		Speaker Telcser	H.B. 2876 passes
78		Clerk Selcke	H.B. 2374
		Speaker Telcser	
		Clerk Selcke	Amendment #1
		Speaker Telcser	
79		Duff	
		Speaker Telcser	
80		Sanmeister	Parliamentary inquiry
		Speaker Telcser	
		Sanmeister	fiscal note?
		Speaker Telcser	
		Maragos	Sponsor yield?
		Speaker Telcser	
81		Maragos)	
)	
		Duff)	discussion
		Speaker Telcser	
		Maragos	
82		Speaker Telcser	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Leinenweber	
		Speaker Telcser	
		Rayson	question
		Speaker Telcser	
		Rayson)	
)	
83		Duff)	discussion
84		Speaker Telcser	
		Duff	
		Speaker Telcser	Amendment #1- H.B. 2374 adopted
		Clerk Selcke	H.B. 2374
		Speaker Telcser	
		Duff	H.B. 2374- vote
		Speaker Telcser	
85		Mugalian	
		Speaker Telcser	
86		Leinenweber	
		Speaker Miller	
		D. Houlihan	
		Speaker Miller	
87		Catania	
		Speaker Miller	
		Rayson	
		Speaker Miller	
		Giglio	
		Speaker Miller	H.B. 2374 passed
88		Clerk Selcke	H.B. 2755, Amendment #1



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Miller	
		Waddell	
		Speaker Miller	Amendment #1 passed
		Clerk Selcke	H.B. 2755, Third Reading
		Speaker Miller	leave
		Waddell	
		Speaker Miller	
		Clerk Selcke	H.B. 2756, Third Reading
		Speaker Miller	
89		Waddell	
		Speaker Miller	H.B. 2755-2756-vote-passed
		Clerk O'Brien	H.B. 2817, Amendment #3
		Speaker Miller	
		Shea	
		Speaker Miller	
90		Clerk I'Brien	Amendment #3, H.B. 2817
		Speaker Miller	
		Grotberg	
		Speaker Miller	Amendment #3 adopted
		Clerk O'Brien	Amendment #4
		Speaker Miller	
91		Grotberg	
		Speaker Miller	Amendment #4 adopted
		Clerk O'Brien	H.B. 2817, Third Reading
		Speaker Miller	
92		Grotberg	



GENERAL ASSEMBLY

STATE OF ILLINOIS

HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Miller	leave
		Clerk O'Brien	H.B. 2818
		Speaker Miller	
		Clerk O'Brien	H.B. 2818, Third Reading
		Speaker Miller	
93		Grotberg	H.B. 2817-2818
		Speaker Miller	
		Shea	
		Grotber	
		Speaker Miller	
94		Catania	
		Speaker Miller	
		Cantania)	
)	
		Grotberg)	discussion
		Speaker Miller	
95		Rayson	
		Speaker Miller	
96		Boyle)	
)	
		Grotberg)	discussion
		Speaker Miller	
97		Boyle	
		Speaker Miller	
		Dee	previous question
		Speaker Miller	
		Grotberg	to close
		Speaker Miller	H.B. 2817 and 2818 pass



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Clerk O'Brien	H.B. 2117, Amendment #2
		Speaker Miller	
98		Lundy	
		Speaker Miller	Amendment #2 tabled
		Clerk O'Brien	H.B. 2117, Third Reading
		Speaker Miller	
		Shea	
99		Speaker Miller	
100		Palmer	Sponsor question?
		Speaker Miller	
		Palmer)	
)	
		Shea)	discussion
		Speaker Miller	
		Palmer	
		Speaker Miller	
101		Arnell	Point of Order
		Speaker Miller	
		Palmer	
		Speaker Miller	
		W. Walsh	
102		Speaker Miller	
		Tom Miller	
103		Speaker Blair	
		Miller)	
)	
		Shea)	discussion
		Speaker Blair	



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Katz	Sponsor yield?
		Speaker Blair	
		Katz)	
)	
		Shea)	discussion
		Speaker Blair	
104		Juckett)	Sponsor yield?
)	
105		Shea)	discussion
106		Speaker Blair	
		Giglio	previous question
		Speaker Blair	
		Shea	to close
		Speaker Blair	H.B. 2117-vote
107		Huskey	explains vote
		Speaker Blair	
		Houlihan	
		Speaker Blair	
108		Stone	
		Speaker Telcser	
		Peters	
109		Speaker Telcser	
		Redmond	
		Speaker Telcser	
		Alsup	
		Speaker Telcser	H.B. 2117
110		Shea	Poll the absentees
		Speaker Telcser	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Walsh	Introduction
		Speaker Telcser	
111		Clerk Selcke	Polls the absentees
		Speaker Telcser	
		Dee	how recorded
		Speaker Telcser	
		Dee	votes 'no'
		Speaker Telcser	
		Clerk Selcke	continues
		Speaker Telcser	H.B. 2117 postponed consideration
		Shea	
		Speaker Telcser	
		Shea	
		Speaker Telcser	
		Douglas	H.B. 2894
		Speaker Telcser	
		Walsh	reconsider vote?
		Speaker Telcser	
112		Clerk Selcke	H.B. 2894
		Speaker Telcser	
		Lechowicz	Point of Order
		Speaker Telcser	
		Shea	Introduction
		Speaker Telcser	
113		Clerk Selcke	Committee Reports
		Speaker Telcser	Introduction, First Reading
		Clerk Selcke	H.B. 2897, First Reading



GENERAL ASSEMBLY

STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
114		Speaker Telcser	Motions
		Giorgi	H.B. 2480
		Speaker Telcser	
		J. Houlihan	Point of Order
		Speaker Telcser)	
115		Giorgi)	discussion
		Tuerk	Parliamentary Inquiry
		Speaker Telcser	
		Tuerk)	
		Speaker Telcser)	
		Giorgi	
		Speaker Telcser	
116		Tuerk)	
		Giorgi)	
		Speaker Telcser	
		Giorgi	
		Speaker Telcser	
		Giorgi	
		Speaker Telcser	
117		Walsh	
		Speaker Telcser	
		Giorgi	
		Speaker Telcser	
		Choate	
		Speaker Telcser	
		R. Walsh	



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Giorgi	
		Speaker Telcser	
118		Tuerk	
119		Speaker Telcser	
		Tuerk	Rule 65a
		Speaker Telcser	Rule 33c
		Juckett	
		Speaker Telcser	
120		Matijevich	
		Speaker Telcser	
		Juckett)	
		Speaker Telcser)	
121		Speaker Telcser)	discussion
		Hill	Point of Order
		Speaker Telcser	
		Choate	
		Speaker Telcser	
		Tuerk	
		Speaker Telcser	Motion in Order
122		Tuerk	Appeals Chair's Ruling
		Speaker Telcser	
		Walsh	
		Speaker Telcser	
		Choate	
		Speaker Telcser	
		Walsh	asks out of the record



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Choate	
		Speaker Telcser	
		Walsh	
		Speaker Telcser	
		Choate	
123		Speaker Telcser	
		Walsh	
		Speaker Telcser	
		Choate	
		Speaker Telcser	
124		Walsh	
		Speaker Telcser	
		Choate	
		Speaker Telcser	
		Bluthardt	moves adjournment
		Speaker Telcser	
125		Hanahan	
		Speaker Telcser	
		W. Walsh	
		Speaker Telcser	
126		Matijeivich	
		Speaker Telcser	
		Juckett	withdraws appeal
127		Speaker Telcser	Chair rules 65-motion
128		Matijeivich	discusses Chair's ruling



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Blair	
		Giorgi	
		Speaker Blair	
		Giorgi	
129		Speaker Blair	
		Epton	Not conscience of the House
		Speaker Blair	
		Choate	Point of Order
		Speaker Blair	
130		Katz	H.B. 2832-motion
		Speaker Telcser	
		Collins	Point of Order
		Speaker Telcser	
		Katz	
		Speaker Telcser	
		Collins	repeats Point of Order
131		Katz	
		Speaker Telcser	
		Geo-Karis	
		Speaker Telcser	
		Katz	
		Speaker Telcser	
132		Mahar	
		Speaker Telcser	H.B. 2832-vote on motion
		Mahar	explains vote
133		Speaker Telcser	
		R. Walsh	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
134		Beaupre	
		Speaker Telcser	
135		DiPrima	
136		Speaker Telcser	
137		Katz	Poll of absentees?
		Speaker Telcser	
		Clerk Selcke	reads absentees
		Speaker Telcser	Gibb's 'aye'
		Clerk Selcke	continues
		Speaker Telcser	Lechowicz 'aye'
		Clerk Selcke	
		Speaker Telcser	motion fails
		" "	H.B. 2840-motion-T.O.O.R.
		Rayson	H.B. 2689
138		Speaker Telcser	motion-tabled
		Hart	
		Speaker Telcser	H.B. motion
139		Hart	
		Speaker Telcser	motion failed
		Dyer	H.B. 2845-motion-T.O.O.R.
		Speaker Telcser	
		Neff	H.B. 2880-motion
		Speaker Telcser	
141		Shea	
		Speaker Telcser	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Clerk Selcke	reads motion
		Shea	
		Speaker Telcser	
		Murphy	
		Speaker Telcser	
		Shea	Rule 31.1 e
		Speaker Telcser	
141		Neff	T.O.O.R.?
		Speaker Telcser	
		Shea	
		Speaker Telcser	
		W. Walsh	
		Speaker Telcser	
		Choate	
142		Speaker Telcser	
		Walsh	
		Speaker Telcser	
		Duff	H.B. 2372 motion to table
		Speaker Telcser	H.R. 1023 & 1030
		Beaupre	
		Speaker Telcser	
143		Terzich	H.R. 1023
		Speaker Telcser	
		Walsh	
		Speaker Telcser	
		Beaupre	
		Speaker Telcser	H.R. 1023 - motion-reconsider vote



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Beaupre	H.R. 1023 & 1030
144		Speaker Telcser	
		Walsh	
		Beaupre	
		Speaker Telcser	Rule 41 suspended?
		Terzich	
		Speaker Telcser	
		Stone	
145		Speaker Telcser	Rule 41 suspended -1
		Clerk Selcke	Amendment #1 H.R. 1023
		Stone	
146		Speaker Telcser	
		Beaupre	
		Speaker Telcser	Amendment #1 adopted-H.R. 1023 & 1030
		Terzich	
		Speaker Telcser	
		Beaupre	
147		Speaker Telcser	
		Maragos	
		Speaker Telcser	
		Beaupre	
		Speaker Telcser	
		Beaupre	
		Speaker Telcser	
		Clerk Selcke	Messages from the Senate
148		Speaker Telcser	H.R. 1023
149		Clerk Selcke	



GENERAL ASSEMBLY

STATE OF ILLINOIS

HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Terzich	
		Speaker Telcser	
		Terzich	speaks against Resolution
150		Speaker Telcser	
151		Beaupre	
152		Speaker Telcser	
153		Waddell	
		Speaker Telcser	
		Waddell)	
)	
		Beaupre)	discussion
		Speaker Telcser	H.R. 1023&1030-vote-passed
154		Matijeovich	H.B. 2271 - motion
		Speaker Telcser	
		W. Walsh	
		Speaker Telcser	
155		Skinner	
		Speaker Telcser	
		Matijeovich	to close
		Speaker Telcser	motion H.B. 2271-vote
156		Jones	explains vote
		Speaker Telcser	motion
		Walsh	verification
		Speaker Telcser	
		Clerk Selcke	reads absentees
157		Speaker Telcser	New Roll Call- poll the absentees



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Epton	'yes' to 'no'
		Speaker Telcser	
		Clerk Selcke	reads absentees
		Speaker Telcser	Beatty 'no'
		Clerk Selcke	continues absentees
158		Speaker Telcser	Beatty 'aye', McCourt 'no'
		Dee	
		Speaker Telcser	
		Clerk Selcke	
		Dee	'present'
		Speaker Telcser	
		Matijevich	withdraws motion-T.O.O.R.
		Speaker Telcser	motion lost
		Blair	Introduction
		Speaker Telcser	
159		J. Houlihan	motion H.B. 2272
		Speaker Telcser	
160		W. Walsh	
		Speaker Telcser	
		Maragos	
161		Speaker Telcser	
		Juckett	
		Speaker Telcser	
		Houlihan	to close
162		Speaker Telcser	H.B. 2272-vote
		Londrigan	
		Speaker Telcser	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Maragos	
		Speaker Telcser	
		Londrigan	explains vote
163		Speaker Telcser	
		Dee	
		Speaker Telcser	
		Borchers	
		Speaker Telcser	
164		W. Walsh	
		Speaker Telcser	
		J.J. Wolf	
		Speaker Telcser	
		W. Walsh	
		Speaker Telcser	
165		W. Walsh	
		Speaker Telcser	
		W. Walsh	asks verification
		Speaker Telcser	
		Martin	
		Speaker Telcser	
		Clerk Slecke	Polls absentees
		Speaker Telcser	
167		Clerk Selcke	affirmative
168		Speaker Telcser	
169		Houlihan	
		Speaker Telcser	
		Clerk Selcke	



GENERAL ASSEMBLY
STATE OF ILLINOIS

HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		W. Walsh	
		Speaker Telcser	
		Houlihan	
		Speaker Telcser	
		Clerk Selcke	Affirmative
		Speaker Telcser	
		Clerk Selcke	
		Speaker Telcser)	
170		Walsh)	questions Roll Call
		Clerk Selcke)	
		Jones	'aye'
		Speaker Telcser	
		Martin	'aye'
171		Speaker Telcser	Lemke, 'aye'
		Clerk Selcke	
		Speaker Telcser	
		Geo-Karis	
		Speaker Telcser	
		Clerk Selcke	
		Geo-Karis	
		Speaker Telcser	motion prevails
172		McPartlin	
		Clerk Selcke	S.J.R. 77
		Speaker Telcser	
		McPartlin	Rule 41a
		Speaker Telcser	leave



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		McPartlin	
173		Speaker Telcser	Roll Call on suspension of Rule 41a
		Choate	'aye'
		Speaker Telcser	
174		McPartlin	
		Speaker Blair	
175		Collins	
		Speaker Blair	
		Sevcik	
		Speaker Blair	
176		Laurino	Moves previous question
		Speaker Blair	
		McPartlin	
		Speaker Blair	S.J.R. 77-vote
177		Cunningham	
		Speaker Blair	
		Farley	
		Speaker Blair	
178		Walters	
		Speaker Blair	
179		Mann	
		Speaker Blair	
		Dee	
		Speaker Blair	
180		Lundy	
		Speaker Blair	S.J.R. 77
181		Choate	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Blair	S.J.R. 77 passed
		Clerk Selcke	Message from the Senate
182		Speaker Blair	
		Choate	H.B. 2882-2882-2884-2885--asks leave to move to Second
		Speaker Blair	
183		Clerk Selcke	H.B.'s 2882-2884-Second
		Speaker Blair	S.B. 1568
		Clerk Selcke	S.B. 1568-Amendment #1
		Speaker Blair	
184		Collins	explains Amendment #1
		Speaker Blair	Amendment #1 adopted
		Clerk Selcke	Amendment #2
		Speaker Blair	
		Hyde	
185		Speaker Blair	
		Shea	
		Speaker Blair	
		Hyde	
		Speaker Blair	
186		Lechowicz	asks ruling
		Speaker Blair	
		Shea)	
)	
187		Speaker Blair)	discussion
		Hyde	
		Speaker Blair	
		Lechowicz	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Blair	
188		Hyde	
		Shea	
		Speaker Blair	
		Choate	
		Speaker Blair	
		Ewell	
189		Speaker Blair	
		Hyde	
		Speaker Blair	
		Ewell)	
)	discussion
		Hyde)	
		Speaker Blair	
190		Choate	
		Speaker Blair	
191		Hyde	to close
		Speaker Blair	Amendment #2-vote
192		Pierce	explains vote
		Speaker Blair	
		Hyde	asks verification
		Speaker Blair	
		Choate	
		Speaker Blair	
		Choate	
		Speaker Blair	
193		Clerk Selcke	reads affirmative
		Speaker Blair	



GENERAL ASSEMBLY

STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Choate)	
)	
		Speaker Blair)	discussion
		Clerk Selcke	
		Choate	
		Speaker	
		Clerk Selcke	Polls absentees
		Speaker Blair	
		Dee	'aye'
		Speaker Blair	
		Clerk Selcke	con't absentees-affirmative
		Speaker Blair	
194		Clerk Selcke	
		Speaker Blair	
		Berman	
195		Speaker Blair)	
)	
		Shea)	question the Roll Call
)	
		Clerk Selcke)	
196		Sevcik	'aye'
		Clerk Selcke)	
)	
		Speaker Blair)	continues questions
)	
		Shea)	
197		Hyde	
		Clerk Selcke	Negative
		Speaker Telcser)	
)	
		Hyde)	questions of the Negative
)	
		Clerk Selcke)	



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
198		Speaker Telcser	Amendment #2 adopted
199		Clerk Selcke	Amendment #3
200		Speaker Telcser	Amendment #3 tabled
201		Clerk Selcke	Amendment #4
		Speaker Telcser	
		Collins	
		Speaker Telcser	
		Lechowicz	
		Speaker Telcser	
		Lechowicz	explains Amendment #4-S.B. 1568
202		Speaker Telcser	
		Collins	
		Speaker Telcser	
		Lechowicz	to close
203		Speaker Telcser	
		Kennedy	
		Speaker Telcser	
		Mugalian	
		Speaker Telcser	Amendment #4 fails
		Clerk Selcke	Amendment #5
		Speaker Telcser	
204		Shea	explains Amendment #5
		Speaker Telcser	
		Collins	
205		Speaker Telcser	
		Pierce	
		Speaker Telcser	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Shea	to close
		Speaker Telcser	
206		Philip	
		Speaker Telcser	Amendment #5 fails
		Clerk Selcke	Amendment #6
207		Speaker Telcser	
		Collins	
		Speaker Telcser	
208		Shea)	
)	discussion
		Collins)	
		Speaker Telcser	
		Lechowicz)	
)	discussion
		Collins)	
209		Shea	Amendment #6
		Speaker Telcser	
		Collins	
		Speaker Telcser	
		Shea	
		Speaker Telcser	Amendment #6-vote
		Clerk O'Brien	Amendment #7
		Speaker Telcser	
		Lundy	
		Speaker Telcser	
		Collins)	
)	discussion
		Lundy)	
		Speaker Telcser	Amendment #7-S.B. 1658-vote



GENERAL ASSEMBLY

STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>	
210		Tipsword		
		Speaker Telcser		
		Tipsword		
		Speaker Telcser		
		Dunn		
		Speaker Telcser		
		Walsh		
		Speaker Telcser		
	211		Lundy	Personal Privilege
			Speaker Telcser	
		Craig	'aye'	
		Speaker Telcser		
		Fennessey	'aye'	
		Speaker Telcser		
		Shea	explains vote	
		Speaker Telcser		
		Collins	Polls the absentees	
212			Clerk O'Brien	Reads absentees
		Speaker Telcser		
		Calvo	'aye'	
		Speaker Telcser		
		Clerk O'Brien	Affirmative	
		Speaker Telcser		
		Clerk O'Brien		
		Speaker Telcser		
		Giglio		
		Clerk O'Brien		



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
213		Collins) Clerk O'Brien)	questions Roll Call
214		Fleck	'aye'
215		Speaker Telcser	
		Hyde	Presonal Privilege
		Speaker Telcser	
		Ewell	Point of Order
216		Speaker Telcser	
		Juckett	'no'
		Speaker Telcser	
		Hudson	'no'
		Speaker Telcser	
		Douglas	
		Speaker Telcser	
		O'Brien	
		Douglas	
		Speaker Telcser	
		Skinner	'no'
		Speaker Telcser	
217		Washington	
		Speaker Telcser	
		Collins	
		Speaker Telcser	
		Fleck	'no'
		Speaker Telcser	
		Lundy	Negative Verification



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Speaker Blair	
		Collins	T.O.O.R.?
218		Speaker Blair	
		Speaker Telcser	
		Clerk O'Brien	Negative Roll Call
		Speaker Telcser all night
		Clerk O'Brien	continues
		Speaker Telcser	
		Skinner	Personal Privilege
		Speaker Telcser	
219		Lundy	questions Roll Call
		Sevick	
		Clerk O'Brien	
		Sevcik	'no'
		Speaker Telcser	
220		Lundy	questions Roll Call
221		Speaker Telcser	
		Clerk O'Brien	
		Speaker Telcser	Amendment #7 fails
		Clerk Selcke	S.B. 1568 - Third Reading
		Speaker Telcser	
		Collins	
		Speaker Telcser	
		Shea	
222		Speaker Telcser	
		Shea	



GENERAL ASSEMBLY

STATE OF ILLINOIS

HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Collins	
223		Speaker Telcser	
		Shea	
		Speaker Telcser	
		Collins	
224		Speaker Telcser	S.B. 1568-vote
		Choate	explains vote
225		Speaker Telcser	
		Cunningham	
		Choate	
226		Speaker Telcser	
		Hart	yields time to Choate
		Speaker Telcser	
		Choate	
		Speaker Telcser	
227		Ewell	
		Speaker Telcser	
		Hyde	
		Speaker Telcser	
228		Pierce	
		Speaker Telcser	
		Dougals	
		Speaker Telcser	
		Duff	
229		Speaker Telcser	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Craig	
		Speaker Telcser	Poll of absentees
230		Clerk Selcke	reads absentees
		Speaker Telcser	
		Bradley	'present'
		Speaker Telcser	
		Clerk Selcke	
		Speaker Telcser	
		Lauer	
		Speaker Telcser	
		Lauer	
		Speaker Telcser	
		Ewell	Point of Order
		Speaker Telcser	
231		Lauer	Personal Privilege
		Speaker Telcser	
		Ewell	
		Speaker Telcser	
		Lauer	
		Speaker Telcser	
		Choate	
		Speaker Telcser	
		Lauer	Personal Privilege
232		Speaker Telcser	
		Collins	
		Speaker Telcser	
		Lauer	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Collins	Postponed Consideration-S.B. 1568
233		Speaker Telcser	
		Clerk Selcke	S.B. 1285, Second Reading
		Speaker Telcser	
		Shea	T.O.O.R. - S.B. 1285
		Speaker Telcser	
		Clerk Selcke	S.B. 1316 - Second Reading
		Speaker Telcser	
		Clerk Selcke	S.B. 1318, Amendment #1
		Speaker Telcser	T.O.O.R. 1318 and 1319
234		Clerk Selcke	S.B. 1322 Amendment #1
		Speaker Telcser	T.O.O.R.
		Clerk Selcke	S.B. 1128, Amendment #, 2nd
		Speaker Telcser	
		Kempiners	table Amendment #1
		Speaker Telcser	
235		Shea)	
)	discussion
		Kempiners)	
		Speaker Telcser	Amendment #1 tabled
236		Clerk Selcke	Amendment #2
		Speaker Telcser	
		Kempiners	
		Speaker Telcser	Amendment #2 adopted
		Clerk Selcke	Amendment #3
		Speaker Telcser	
237		Kempiners	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Telcser	
		Shea	
		Speaker Telcser	
		Tipsword	Regular Roll Call
		Speaker Telcser	Amendment #3-vote
		Tipsword	asks verification
		Speaker Telcser	
		"GOD"	
		Speaker Telcser	
		Clerk Selcke	Poll the absentees
		Speaker Telcser	
		Barry	'aye'
		Speaker Telcser	
238		Clerk Selcke	
		Speaker Telcser	Friedland 'aye'
		Clerk Selcke	
		Speaker Telcser	
		Houlihan	'present'
		Speaker Telcser	
		Clerk Selcke	
		Speaker Telcser	
		McGrew	verify negative ?
		Speaker Telcser	
239		Wolf	motion-moves adjournment
		Speaker Telcser	not in order
		Clerk Selcke	Affirmative Roll Call
		Speaker Telcser	



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Fary	'aye'
		Speaker Telcser	
		Clerk Selcke	
		Speaker Telcser	
		Lechowicz	'aye'
		Speaker Telcser	
		Clerk Selcke	
240		Speaker Telcser	K. Miller 'aye'
		Clerk Selcke	
		Paters	
		Speaker Telcser	
		Clerk Selcke	
		Peters	
		Speaker Telcser	
		Brandt	
		Speaker Telcser	
		Clerk Selcke	
		Brandt	
		Speaker Telcser	
		Totten	
		Clerk Selcke	
		Speaker Telcser	
241		Fleck	
		Speaker Telcser	
		Tipsword)	
)	
242		Speaker Telcser)	questions of the Roll Call
)	
243		Clerk Selcke)	



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Borchers	'no'
		Speaker Telcser	
244		Clerk Selcke)	
)	
		Speaker Telcser)	questions the Roll Call
)	
		Tipsword)	
		Ewell	'present'
		Speaker Telcser)	
)	
		Tipsword)	questions
)	
		Clerk Selcke)	
		Speaker Telcser	
245		Hirschfeld	
		Speaker Telcser	
		Clerk Selcke	
		Hirschfeld	
		Speaker Telcser	
		Calvo	Negative verification
		Speaker Telcser	
		Kempiners	
		Speaker Telcser)	
)	
		Tipsword)	questions the Roll Call
)	
		Clerk Selcke)	
246		McGrew	
		Speaker Telcser	
		Clerk Selcke	Negative Roll Call
		Speaker Telcser	Amendment #3 passed
		Juckett	
		Speaker Blair	



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Clerk Selcke	S.B. 1317
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1409
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1486
		Speaker Blair	T.O.O.R.
247		Clerk Selcke	S.B. 576, Amendment #1, Second
		Speaker Blair	
		Springer	
		Speaker Blair	Amendment #1 adopted
		Clerk Selcke	S.B. 1262
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1277
		Speaker Blair	
		Clerk Selcke	S.B. 1323
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1351
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1396-T.O.O.R.
		" "	S.B. 1397
		Speaker Blair	
		Choate	
248		Speaker Blair	
		Choate	
		Clerk Selcke	
		Choate	
249		Speaker Blair	



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Choate	
		Speaker Blair	
250		Tipsword	
		Speaker Blair	
		W. Walsh	
		Speaker Blair	
		Clerk Selcke	S.B. 1469
		Speaker Blair	
251		Shea	
		Speaker Blair	
		Clerk Selcke	S.B. 1469
252		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1539
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1477
		Speaker Blair	Third Reading
		Clerk Selcke	S.B. 1265
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1266
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1293
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1395
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1227
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1246



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Blair	Third Reading
		Clerk Selcke	S.B. 1284
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1350
		Speaker Blair	T.O.O.R.
253		Clerk Selcke	S.B. 1354
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1355-T.O.O.R. S.B. 1359 and 1550-T.O.O.R.
		Speaker Blair	
		Clerk Selcke	S.B. 1550
		Speaker Blair	Third Reading
		Clerk Selcke	S.B. 1081
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1083, 1381, 1384, 1502
		Speaker Blair	
		Clerk Selcke	S.B. 1638
		Speaker Blair	T.O.O.R.
254		Clerk Selcke	S.B. 1237
		Speaker Blair	
		Shea	
		Speaker Blair)	discussion
		Shea)	
		Clerk Selcke	S.B. 1240
		Speaker Blair	
		Clerk Selcke	S.B. 1291
		Speaker Blair	T.O.O.R.



GENERAL ASSEMBLY

STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Clerk Selcke	S.B. 1325-1332
		Speaker Blair	T.O.O.R.
255		Clerk Selcke	S.B. 1493-Arnell
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1494-1495-1541
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1560
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1567
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1612
		Speaker Blair	Third Reading
		Clerk Selcke	S.B. 1641
		Speaker Blair	T.O.O.R.
		Clerk Selcke	S.B. 1568
		Speaker Blair	C.C. 2826 - T.O.O.R.
		Getty	
255		Speaker Blair	
		W. Walsh	suspension of Rule 332?
		Speaker Blair	
		W. Walsh	
		Speaker Blair	
		Choate	
		Speaker Blair	
		W. Walsh)	
)	discussion
257		Choate)	



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Blair	
		W. Walsh	
		Speaker Blair	
		W. Walsh	
		Speaker Blair	
258		Choate	
		Speaker Blair	
		Shea	
		W. Walsh	
259		Speaker Blair	
		W. Walsh	
		Speaker Blair	
260		Choate	
		W. Walsh	
		Speaker Blair	
		W. Walsh	33a
		Speaker Blair	
		W. Walsh	
261		Speaker Blair	
		Choate	
		W. Walsh	
		Choate	
		Speaker Blair	
		?	
262		Clerk Selcke	H.B. 1375 - H.B. 2000
		Speaker Blair)	
		Houlihan)	discussion



GENERAL ASSEMBLY
STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES

TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Clerk Selcke	
		Houlihan	Point of Order
		Speaker Blair	
		Clerk Selcke	H.B. 2635, H.B. 2650, H.B. 2827 H.B. 2683
263		Speaker Blair	
		Berman	
		Speaker Blair	
		Clerk Selcke	
		Speaker Blair	
		Walsh	36d
		Speaker Blair	
		Choate	
		Speaker Blair	
264		Soderstrom	
		Speaker Blair	
		Choate	
		Soderstrom	
		Choate	
		Speaker Blair	
		Washburn	asks leave
		Speaker Blair	
265		Choate))	
		Washburn)	discussion
		Speaker Blair	
		W. Walsh	schedule
		Speaker Blair	



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Choate	
266		Speaker Blair	leave
		Collins	
		Speaker Blair	
		Fleck	
		Speaker Blair	
		McMaster	
		Speaker Blair	leave
		Clerk Selcke	H.B. 2898, Introduction, 1st
267		Speaker Blair	leave to Second
		Neff	
		Speaker Blair	
		Choate	
		Neff	
		Speaker Blair	
		Washburn	
		Speaker Blair	leave granted
		Choate	
		Neff	
		Speaker Blair	
		Neff	
		Speaker Blair	
268		Shea	
		Speaker Blair	
268		Walsh)	
)	discussion
		Shea.)	



TRANSCRIPTION INDEX

DATE: 6-20-74

<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Blair	
		Shea	
		Speaker Blair	
269		Shea	S.B. 1621 motion
		Speaker Blair	
		Walsh)	
)	
		Shea)	discussion
		Speaker Blair	
270		McCormick	
		Speaker Blair	
		Choate	
		McCormick	
		Speaker Blair	leave
		Clerk Selcke	S.B. 1402, 1st
		Speaker Blair	
		Shea	
		Speaker Blair	
271		Walsh	
		Speaker Blair	leave
		W. Walsh	moves adjournment
		Speaker Blair	
		Clerk Selcke	H.R. 1054
		Shea	
		Speaker Blair	
		Shea)	
)	
		Walsh)	discussion: hold H.R. 1054



<u>Page</u>	<u>Time</u>	<u>Speaker</u>	<u>Information</u>
		Speaker Blair	T.O.O.R.
		" "	House stands adjourned
First Special Session			
		Speaker Blair	1st Special Session in order
		" "	Adjourned First Special Session



GENERAL ASSEMBLY

STATE OF ILLINOIS
HOUSE OF REPRESENTATIVES