

81st GENERAL ASSEMBLY

REGULAR SESSION

JUNE 23, 1979

1. PRESIDING OFFICER: (SENATOR KENNETH HALL)

2. The hour of nine having arrived, the Senate is now in  
3. Session. Our Chaplain for today is Reverend George J.  
4. Matranga, Our Saviour's Lutheran Church, Springfield, Illinois.  
5. Will our guests in the gallery please rise.

6. REVEREND MATRANGA:

7. (Prayer by Reverend Matranga)

8. PRESIDING OFFICER: (SENATOR KENNETH HALL)

9. The Senate will stand at ease. The Republicans are in a caucus.

10. PRESIDENT:

11. The Senate will come to order. Reading of the Journal.  
12. Senator Johns.

13. SENATOR JOHNS:

14. Mr. President, I move that reading and approval of the  
15. Journals of Monday, June the 18th, Tuesday, June the 19th,  
16. Wednesday, June the 20th, Thursday, June the 21st, and Friday  
17. June the 22nd in the year 1979 be postponed pending arrival of  
18. the printed Journals.

19. PRESIDENT:

20. You've heard the motion. All in favor signify by saying  
21. Aye. All opposed. The Ayes have it. So ordered. Committee Reports.

22. SECRETARY:

23. Senator Buzbee, Chairman of Appropriations II Committee, reports  
24. out the following House Bills, 1319, 2202 with the recommendation  
25. Do Pass. 1351, 1644, 2201, 2578 and 2649 with the recommendation  
26. Do Pass as amended.

27. PRESIDENT:

28. All right. There have been a number of requests to recall bills  
29. from 3rd and the Agreed Bill list to 2nd for the purpose of an  
30. amendment. We'll attempt to go through this list. Those members  
31. who wish their bill called back will please so indicate and we'll  
32. seek leave of the Body to do that. House Bills, 3rd reading.  
33. On the Order of House Bills, 3rd reading, is House Bill 192, Senator  
Merlo seeks leave of the Body to return House Bill 192 to the Order

1. of 2nd reading for purpose of an amendment. Is leave granted?  
2. Leave is granted. On the Order of House Bills, 2nd reading, House  
3. Bill 192, Mr. Secretary.

4. SECRETARY:

5. Amendment No. 1 offered by Senator Merlo.

6. PRESIDENT:

7. Senator Merlo.

8. SENATOR MERLO:

9. Mr. President and members of the Senate. This amendment  
10. merely puts the bill in conformity to what Senator Daley...Daley's  
11. bill, 316, has in context and I ask the approval of the Senate.

12. PRESIDENT:

13. Senator Merlo has moved the adoption of Amendment No. 1  
14. to House Bill 192. Is there any discussion? If not, all in favor  
15. signify by saying Aye. All opposed. The Ayes have it. The amendment  
16. is adopted. Any further amendments?

17. SECRETARY:

18. No further amendments.

19. PRESIDENT:

20. 3rd reading. 320, Senator Lemke. Senator Lemke on the Floor?  
21. 513, Senator Wooten. Senator Wooten on the Floor? 716, Senator  
22. Bruce. 859, Senator Geo-Karis. On the Order of House Bills,  
23. 3rd reading, the bottom of page 7 is House Bill 859. Senator Geo-  
24. Karis seeks leave of the Body to return that bill to the Order of  
25. 2nd reading for purposes of an amendment. Is leave granted?

26. Leave is granted. On the Order of House Bills, 2nd reading, House  
27. Bill 859, Mr. Secretary.

28. SECRETARY:

29. Amendment No. 2 offered by Senator Berning.

30. PRESIDENT:

31. Senator Berning.

32. SENATOR BERNING:

33. Thank you, Mr. President. The proper procedure would  
be to move to Table...move to reconsider the vote by which Amendment

1. No. 1 was passed, so that it can then be Tabled and then we'll  
2. move to adopt Amendment No. 2 which is in correct form.

3. PRESIDENT:

4. All right. Senator Berning has moved to reconsider the vote  
5. by which Amendment No. 1 to House Bill 859 was adopted. Is there  
6. any discussion? If not, all in favor signify by saying Aye.

7. All opposed. The Ayes have it. The vote is reconsidered.

8. Senator Berning now moves to Table Amendment No. 1 to House Bill  
9. 859. All those in favor signify by saying Aye. All opposed.

10. The Ayes have it. The amendment is Tabled. Further amendments?

11. SECRETARY:

12. Amendment No. 2 offered by Senator Berning.

13. PRESIDENT:

14. Senator Berning.

15. SENATOR BERNING:

16. Yes, thank you, Mr. President. Amendment No. 2 does what  
17. Amendment No. 1 did except that it is in proper form and I would  
18. move for the adoption of Amendment No. 2.

19. PRESIDENT:

20. All right. Senator Berning has moved the adoption of Amendment  
21. No. 2 to House Bill 859. Is there any discussion? If not, all in  
22. favor signify by saying Aye. All opposed. The Ayes  
23. have it. The amendment is adopted. Any further amendments?

24. SECRETARY:

25. No further amendments.

26. PRESIDENT:

27. 3rd reading. 961, Senator D'Arco. 1010, Senator Sangmeister.

28. All right, bottom of...on the Calendar on the Order of House Bills,  
29. 3rd reading, bottom of 8 is House Bill 1010. Senator Sangmeister  
30. seeks leave of the Body to return House Bill 1010 to the Order of  
31. 2nd reading for the purposes of an amendment. Is leave granted?

32. Leave is granted. On the Order of House Bills, 2nd reading,

33. is House Bill 1010, Mr. Secretary.

1. SECRETARY:

2. Amendment No. 2 offered by Senator Sangmeister.

3. PRESIDENT:

4. Senator Sangmeister.

5. SENATOR SANGMEISTER:

6. Mr. President, I would direct this question to the Clerk to make  
7. sure that we're talking about the right amendment. Is this the  
8. one that has the LRB number on it, 106276KPPKAM02?

9. That's the one? All right. Yes, Mr. President and members  
10. of the Senate. We're asking to place on House Bill 1010, which  
11. was a committee bill from Judiciary, a few matters that did not  
12. receive attention over in the House which was the substitution  
13. of judges, habitual offender, aggravated kidnapping and threat  
14. to public officials and we would like to add that onto this bill,  
15. and move for its adoption.

16. PRESIDENT:

17. Senator Sangmeister has moved the adoption of Amendment No.  
18. 2 to House Bill 1010. Is there any discussion? If not, all in favor  
19. signify by saying Aye. All opposed. The Ayes have it. The amendment  
20. is adopted. Any further amendments?

21. SECRETARY:

22. Amendment No. 3 offered by Senator Sangmeister, and Senator  
23. Sangmeister, it's the JSAM06.

24. PRESIDENT:

25. Senator Sangmeister.

26. SENATOR SANGMEISTER:

27. I would now ask leave to withdraw all of the other amendments  
28. that I have filed to this bill.

29. PRESIDENT:

30. All right. Amendment...Amendment 3 and subsequent amendments  
31. offered by Senator Sangmeister have been withdrawn. Further  
32. amendments?

33. SECRETARY:

Amendment No. 3 offered by Senator Grotberg.

1. PRESIDENT:

2. Senator Grotberg.

3. SENATOR GROTBORG:

4. Thank you, Mr. President. I would, first of all, ask Senator  
5. Sangmeister, early this morning, whether or not he completely  
6. rejects this amendment or...I'd like to proceed, but only with  
7. the sponsor's permission. There's another vehicle that's probably  
8. better and if you're going to move that one later on, Senator  
9. Sangmeister, I would defer on this or at least as for a germaness  
10. ruling.

11. PRESIDENT:

12. Senator Sangmeister.

13. SENATOR SANGMEISTER:

14. Well, Senator Grotberg, if you're going to go forward  
15. with that, I'm not so sure that we should be. You and I have had  
16. discussion about...I'd rather you do it on this bill than the other  
17. bill. So, if you wish to present your amendment...

18. PRESIDENT:

19. Senator Grotberg.

20. SENATOR GROTBORG:

21. Thank you, Mr. President. I have looked ever since the disaster  
22. of the House Judiciary Committee on several bills, the one bill  
23. that this Body sent over with a resounding vote to the House was  
24. the lethal injection bill to replace the electrocution method  
25. of capital punishment in the State of Illinois. This is that same  
26. bill and there's no secret about it. I would ask the Chair to  
27. rule...I would ask the Chair to rule as to germaness on this  
28. particular...

29. PRESIDENT:

30. The Chair has looked over the bill, as amended...just amended  
31. by Senator Sangmeister. It's the opinion of the Chair that your  
32. amendment, is, in fact, germane. Senator Grotberg.

33. SENATOR GROTBORG:

Then, I would simply move for the adoption and I think this has been

1. debated many times in this Body. Be glad to discuss it.

2. PRESIDENT:

3. Senator Sangmeister.

4. SENATOR SANGMEISTER:

5. Well, as everyone knows, or should know, that Senator  
6. Grotberg is attempting to put on this bill the death by injection  
7. which was quite controversial. I happen to have supported the bill  
8. when it left this Chamber and I am...support of the concept, but I  
9. think everyone should be aware that this makes this bill somewhat  
10. controversial but that's all I have to say. I say vote it up or  
11. down.

12. PRESIDENT:

13. Any further discussion? Senator Graham.

14. SENATOR GRAHAM:

15. Mr. President, right as soon as you leave this, I would like  
16. to...I have to go downstairs, I'd like for you to go to 1986.

17. PRESIDENT:

18. That request is in order. All right. Senator Grotberg has  
19. moved the adoption of Amendment No. 3 to House Bill 1010. Is there  
20. any further discussion? If not, all in favor signify by saying  
21. Aye. All opposed. The Ayes have it. The amendment is adopted.  
22. Further amendments?

23. SECRETARY:

24. No further amendments.

25. PRESIDENT:

26. 3rd reading. All right, with leave of the Body, we'll  
27. move to House Bills, 3rd reading. On the Order of House Bills,  
28. 3rd, is House...on page 20, is House Bill 1986. Senator Graham  
29. seeks leave of the Body to return 1986 back to the Order of 2nd  
30. reading for purposes of an amendment. Is leave granted? Leave  
31. is granted. On the Order of House Bills, 2nd reading, is House  
32. Bill 1986, Mr. Secretary.

33. SECRETARY:

Amendment No. 2 offered by Senator Rock.

6/15  
H. 22  
1986

- 1. PRESIDENT:
- 2. With leave of the Body, we'll have Senator Donnewald handle
- 3. that. Senator Donnewald.
- 4. SENATOR DONNEWALD:
- 5. All that this does is change...change from the Department
- 6. of Law Enforcement officers to State Police officers. The State
- 7. Police want to remain as they are. I move for its adoption.
- 8. PRESIDENT:
- 9. All right. Senator Donnewald has moved the adoption of
- 10. Amendment No. 2 to House Bill 1986. Is there any discussion? If not,
- 11. all in favor signify by saying Aye. All opposed. The Ayes have it.
- 12. The amendment is adopted. Any further amendments?
- 13. SECRETARY:
- 14. No further amendments.
- 15. PRESIDENT:
- 16. 3rd reading. All right. With leave of the Body, Senator
- 17. Shapiro has an urgent meeting to attend. We will move...
- 18. Senator Berman on 2500, fine. All right. On page 29 on the Order of
- 19. House Bills, 3rd reading, is House Bill 2500. Senator Berman
- 20. seeks leave of the Body to return 2500 back to the Order of
- 21. 2nd reading for purposes of an amendment. Is leave granted?
- 22. Leave is granted. On the Order of House Bills, 2nd reading, House
- 23. Bill 2500, Mr. Secretary.
- 24. SECRETARY:
- 25. Amendment No. 1 offered by Senators Shapiro and Berman.
- 26. PRESIDENT:
- 27. Senator Shapiro.
- 28. SENATOR SHAPIRO:
- 29. Mr. President and Ladies and Gentlemen of the Senate. House
- 30. Bill 2500 reorganizes and modifies the Crime Victims Compensation
- 31. Act and this amendment makes the legal fees the same as the
- 32. existing law and I would urge its adoption.
- 33. PRESIDENT:
- 34. All right. Senator Shapiro has moved the adoption of Amendment No.

1. 1 to House Bill 2500. Is there any discussion? If not, all in  
2. favor signify by saying Aye. All opposed. The Ayes have it. The  
3. amendment is adopted. Further amendments?

4. SECRETARY:

5. No further amendments. Amendment No. 2 offered by Senator  
6. Berman.

7. PRESIDENT:

8. Senator Berman.

9. SENATOR BERMAN:

10. Thank you, Mr. President. Amendment No. 2 is a clarifying  
11. amendment requested by the Christian Science Church to clarify  
12. the language in the bill. I move the adoption of Amendment No. 2.

13. PRESIDENT:

14. Senator Berman has moved the adoption of Amendment No. 2  
15. to House Bill 2500. Is there any discussion? If not, all in favor  
16. signify by saying Aye. All opposed. The Ayes have it. The amendment  
17. is adopted. Any further amendments?

18. SECRETARY:

19. No further amendments.

20. PRESIDENT:

21. 3rd reading. Senator Johns, 1341. Do you wish it...Senator  
22. Johns, for what purpose do you arise?

23. SENATOR JOHNS:

24. I'm not offering the amendment. Senator Savickas is offering  
25. the amendment and I would leave it to him and I'd also been asked  
26. by several members if the amendment is germane to the bill.

27. And I would leave that to the Parliamentarian and the President.

28. PRESIDENT:

29. 2041, Senator Martin. All right. On the Order of House Bills,  
30. 3rd reading, top of page 21, is House Bill 2041.

31. Senator Martin seeks leave of the Body to return 2041 to the Order  
32. of 2nd reading for purposes of an amendment. Is leave granted?

33. Leave is granted. On the Order of House Bills, 2nd reading,  
House Bill 2041, Mr. Secretary.



6-23-67  
6-23-77

1. SECRETARY:
2. Amendment No. 1 offered by Senator Martin.
3. PRESIDENT:
4. Senator Martin.
5. SENATOR MARTIN:
6. Yes, this is permissive...amendment that would allow recorders
7. and clerks to go to the Department of Revenue for help and it's a
8. problem that's developed with a bill we...that was signed on May
9. 17th. Cook County...it's permissive so that Cook County may or
10. may not use it. Any county can, but it's with the stamp machines
11. and the clerks and recorders have asked for the amendment
12. and no one I know of has any opposition to it.
13. PRESIDENT:
14. Senator Martin has moved the adoption of Amendment No. 1 to
15. House Bill 2041. Is there any discussion? If not, all in favor
16. signify by saying Aye. All opposed. The Ayes have it. The amendment
17. is adopted. Further amendments?
18. SECRETARY:
19. No further amendments.
20. PRESIDENT:
21. 3rd reading. 2233. 2367, Senator Rupp. All right. On the
22. Order of House Bills, 3rd reading, middle of page 27, is House
23. Bill 2367. Senator Rupp seeks leave of the Body to return 2367
24. to the Order of 2nd reading for purposes of an amendment. Is
25. leave granted? Leave is granted. On the Order of House Bills, 2nd
26. reading, House Bill 2367. Mr. Secretary.
27. SECRETARY:
28. Amendment No. 1 offered by Senator Berman.
29. PRESIDENT:
30. Senator Berman.
31. SENATOR BERMAN:
32. Thank you, Mr. President. Amendment No. 1 does a number of
33. things...under the Voluntary Health Services Plan Act to...it would  
provide an expanded purpose by allowing the corporation to provide

1. other medically related services in addition to destistry.  
2. Brings under the scope of these plans, Public Aid recipients  
3. and would provide for payment of interest on the original capital  
4. invested in these plans. This amendment has been approved by the Depart-  
5. ment of Insurance and the Department of Public Aid. I move the adoption  
6. of Amendment No. 1.

7. PRESIDENT:

8. Senator Berman has moved adoption of Amendment No. 1 to  
9. House Bill 2367. Is there any discussion? If not, all in favor  
10. signify by saying Aye. All opposed. The Ayes have it. The amendment  
11. is adopted. Any further amendments?

12. SECRETARY:

13. No further amendments.

14. PRESIDENT:

15. 3rd reading. How about 2436. All right. On the Order of  
16. House Bills, 3rd reading, at page 28, House Bill 2436, Senator  
17. Demuzio seeks leave of the Body to return House Bill 2436 back  
18. to the Order of 2nd reading for purposes of an amendment. Is leave  
19. granted? Leave is granted. On the Order of House Bills, 2nd reading,  
20. House Bill 2436, Mr. Secretary.

21. SECRETARY:

22. Amendment No. 2 offered by Senator Demuzio.

23. PRESIDENT:

24. Senator Demuzio.

25. SENATOR DEMUZIO:

26. Thank you, Mr. Chairman...Mr. President and members of the  
27. Senate. What...simply what this bill does...this amendment, Amendment  
28. No. 2 to 2436 is up...ups the amount that can be lent by finance  
29. companies from fifteen hundred or three thousand, the cap is  
30. fifteen hundred. We're taking the cap off, putting it at three  
31. thousand dollars. I move for the adoption of the amendment.

32. PRESIDENT:

33. Senator Demuzio has moved the adoption of Amendment No. 2 to  
House Bill 2436. Is there any discussion? If not, all in favor signify

Handwritten notes in the top left corner: "H.B. 2678" and "6/23/79".

- 1. by saying Aye. All opposed. The Ayes have it. The amendment is
- 2. adopted. Further amendments?
- 3. SECRETARY:
- 4. No further amendments.
- 5. PRESIDENT:
- 6. 3rd reading. 2678, Senator Netsch. All right. Bottom of
- 7. page 31, on the Order of House Bills, 3rd reading, is House
- 8. Bill 2678. Senator Netsch seeks leave of the Body to return 2678
- 9. back to the Order of 2nd reading for purposes of an amendment.
- 10. Is leave granted? On the Order of House Bills, 2nd reading,
- 11. House Bill 2678, Mr. Secretary.
- 12. SECRETARY:
- 13. Amendment No. 2 offered by Senator Netsch.
- 14. PRESIDENT:
- 15. Senator Netsch.
- 16. SENATOR NETSCH:
- 17. I wonder if I might check with the Secretary first to make
- 18. sure that we do have the amendment straight, because if so, I will
- 19. Table the first one. This is the LRB number ends in 666MRDVAM01?
- 20. SECRETARY:
- 21. Right.
- 22. SENATOR NETSCH:
- 23. Right. All right. This is a corrected amendment, then, so
- 24. first of all, Mr. President, I would like to move, having voted on
- 25. the prevailing side, I move to reconsider the vote by which Amendment
- 26. No. 1 was adopted.
- 27. PRESIDENT:
- 28. All right. Senator Netsch has moved to reconsider the vote
- 29. by which Amendment No. 1 was adopted to House Bill 2678. All in
- 30. favor signify by saying Aye. All opposed. The Ayes have it.
- 31. The vote is reconsidered. Senator Netsch now moves to Table
- 32. Amendment No. 1 to House Bill 2678. All in favor signify by
- 33. saying Aye. All opposed. The Ayes have it. The amendment is
- Tabled. Further amendments?

1. SECRETARY:

2. Amendment No. 2 offered by Senator Netsch.

3. PRESIDENT:

4. Senator Netsch.

5. SENATOR NETSCH:

6. Thank you. Amendment No. 2 has the  
7. same purpose as the committee amendment which is to limit the scope  
8. of the bill to consumer transactions but we discovered in re-  
9. reading it that it was very confusing as originally drafted by  
10. the Reference Bureau and so we have recast it and restructured  
11. it so that it does exactly what it was intended to do in the  
12. first place which is to limit the scope of the bill to consumer  
13. transactions. I would move the adoption of Amendment No. 2  
14. to House Bill 2678.

15. PRESIDENT:

16. Senator Netsch has moved the adoption of Amendment No. 2  
17. to House Bill 2678. Is there any discussion? If not, all  
18. in favor signify by saying Aye. All opposed. The Ayes have it.  
19. The amendment is adopted. Further amendments?

20. SECRETARY:

21. No further amendments.

22. PRESIDENT:

23. 3rd reading. 2492, Senator Demuzio. On the Order of  
24. House Bills, 3rd reading, middle of page 29, is House Bill 2492.  
25. Senator Demuzio on behalf of Senator Knuppel, seeks leave to have  
26. that bill brought to the Order of 2nd reading for purpose  
27. of an amendment. Is leave granted? Leave is granted.  
28. On the Order of House Bills, 2nd reading, House Bill 2492, Mr.  
29. Secretary.

30. SECRETARY:

31. Amendment No. 2 offered by Senator Knuppel.

32. PRESIDENT:

33. Senator Demuzio.

SENATOR DEMUZIO:

HB 2766  
Recall  
6/23/79

- 1. Yes, thank you, Mr. President. Is this the State's Attorneys'
- 2. bill?
- 3. PRESIDENT:
- 4. Yes.
- 5. SENATOR DEMUZIO:
- 6. Yes, this is apparently an amendment that had been worked
- 7. out with the State's Attorneys apparently on their
- 8. ...on their pay increase and establishes the population limits
- 9. and I move for the adoption of the amendment.
- 10. PRESIDENT:
- 11. Senator Demuzio has moved the adoption of Amendment No. 2
- 12. to House Bill 2492. Is there any discussion? If not, all in favor
- 13. signify by saying Aye. All opposed. The Ayes have it. The amendment
- 14. is adopted. Further amendments?
- 15. SECRETARY:
- 16. No further amendments.
- 17. PRESIDENT:
- 18. 3rd reading. 2766. All right. We're at the bottom of page
- 19. 32, on the Order of House Bills, 3rd reading, is House Bill
- 20. 2766. Senator Nedza seeks leave of the Body to return
- 21. 2766 to the Order of 2nd reading for the purposes of an amendment.
- 22. Is leave granted? Leave is granted. On the Order of House Bills,
- 23. 2nd reading, House Bill 2766, Mr. Secretary.
- 24. SECRETARY:
- 25. Amendment No. 2 offered by Senator Nedza.
- 26. PRESIDENT:
- 27. Senator Nedza.
- 28. SENATOR NEDZA:
- 29. Yes, Mr. President. I...I would like to Table Amendment No. 1.
- 30. PRESIDENT:
- 31. All right. Senator Nedza has moved to reconsider the vote
- 32. by which Amendment No. 1 to House Bill 2766 was adopted. All in favor
- 33. signify by saying Aye. All opposed. The Ayes have it. The vote is  
reconsidered. Senator Nedza now moves to Table Amendment No. 1 to

1. House Bill 2766. All in favor signify by saying Aye. All opposed.

2. The Ayes have it. The amendment is Tabled. Further amendments?

3. SECRETARY:

4. Amendment No. 2 offered by Senator Nedza.

5. PRESIDENT:

6. Senator Nedza.

7. SENATOR NEDZA:

8. Mr. President, what Amendment No. 2 does is clarify some of  
9. the language and put it in its proper working order and I move  
10. its adoption.

11. PRESIDENT:

12. Senator Nedza moves the adoption of Amendment No. 2 to House  
13. Bill 2766. Is there any discussion? If not, all in favor signify  
14. by saying Aye. All opposed. The Ayes have it. The amendment is  
15. adopted. Further amendments?

16. SECRETARY:

17. No further amendments.

18. PRESIDENT:

19. 3rd reading. All right. There are five bills on the Agreed  
20. List that have to be called back for purpose of an amendment.  
21. They will, at that point, of course, be removed from the Agreed Bill  
22. List. Top of page 34 on the Agreed Bill List, is House Bill...  
23. on the Order of House Bills, 3rd reading, House Bill 129. Senator  
24. Nash seeks leave of the Body to return House Bill 129 to the Order  
25. of 2nd reading for purpose of an amendment. Is leave granted?  
26. Leave is granted. On the Order of House Bills, 2nd reading, House  
27. Bill 129, Mr. Secretary.

28. SECRETARY:

29. Amendment No. 1 offered by Senator Nash.

30. PRESIDENT:

31. Senator Nash.

32. SENATOR NASH:

33. Mr. President and Ladies and Gentlemen of the Senate. Amendment No.  
1 is a technical amendment that was requested by the Secretary of State's  
Office.

PRESIDENT:

1. Senator Nash moves the adoption of Amendment No. 1 to House  
2. Bill 129. Is there any discussion? If not, all in favor signify  
3. by saying Aye. All opposed. The Ayes have it. The amendment  
4. is adopted. Further amendments?

5. SECRETARY:

6. No further amendments.

7. PRESIDENT:

8. 3rd reading. 413, Senator Demuzio. On the Order of  
9. the Agreed Bill List, House Bills, 3rd reading top of page  
10. 36, House Bill 413. Senator Demuzio seeks leave of the Body  
11. to return 413 to the Order of 2nd reading for purposes of  
12. an amendment. Is leave granted? Leave is granted. On the Order of  
13. House Bills, 2nd reading, is House Bill 413, Mr. Secretary.

14. SECRETARY:

15. Amendment No. 1 offered by Senator Demuzio.

16. PRESIDENT:

17. Senator Demuzio.

18. SENATOR DEMUZIO:

19. Yes, thank you, Mr. President and members of the Senate. Amendment  
20. No. 1 was brought to me by the Reference Bureau. Apparently  
21. it is technical. This bill is on the Agreed Bill List. I move  
22. for the adoption of the amendment.

23. PRESIDENT:

24. Senator Demuzio moves the adoption of Amendment No. 1 to House  
25. Bill 413. Is there any discussion? If not, all in favor signify  
26. by saying Aye. All opposed. The Ayes have it. The amendment is adopted.  
27. Further amendments?

28. SECRETARY:

29. No further amendments.

30. PRESIDENT:

31. 3rd reading. On the Order of the Agreed Bill List, House Bills,  
32. 3rd reading, bottom of page 40, House Bill 956. Senator  
33. Donnewald seeks leave of the Body on behalf of Senator Knuppel, to move

1. House Bill 956 to the Order of 2nd reading for purpose of an amendment.  
2. Is leave granted? Leave is granted. On the Order of House Bills,  
3. 2nd reading, House Bill 956. Mr. Secretary.  
4. SECRETARY:  
5. Amendment No. 1 offered by Senator Donnewald.  
6. PRESIDENT:  
7. Senator Donnewald.  
8. SENATOR DONNEWALD:  
9. Amendment No. 1 is exactly the same adding to the House Bill  
10. 956, the same exact contents of Senate Bill 1237 which is the  
11. accounting bill. The House sponsor did not apparently present it well  
12. enough to enough members to consider, so I would move that it be  
13. given one more chance. I move for its adoption.  
14. PRESIDENT:  
15. Senator Donnewald moves the adoption of Amendment No. 1 to House  
16. Bill 956. Is there any discussion? If not, all in favor signify  
17. by saying Aye. All opposed. The Ayes have it. The amendment is  
18. adopted. Further amendments?  
19. SECRETARY:  
20. No further amendments.  
21. PRESIDENT:  
22. 3rd reading. 1083, Senator Maitland. Middle of page 42 on the  
23. Agreed Bill List on the Order of House Bills, 3rd reading is  
24. House Bill 1083. Senator Maitland seeks leave of the Body to  
25. return 1083 back to the Order of 2nd reading for purposes of an  
26. amendment. Is leave granted? Leave is granted. On the Order of House  
27. Bills, 2nd reading, is House Bill 1083, Mr. Secretary.  
28. SECRETARY:  
29. Amendment No. 1 offered by Senator Maitland.  
30. PRESIDENT:  
31. Senator Maitland.  
32. SENATOR MAITLAND:  
33. Thank you, Mr. President and Ladies and Gentlemen of the Senate.  
This amendment was brought to us by the Reference Bureau.



1. There was a mistake in some language and also a mistake in a  
2. chemical formula and I would move its adoption.

3. PRESIDENT:

4. Senator Maitland moves the adoption of Amendment No. 1 to House  
5. Bill 1083. Is there any discussion? If not, all in favor signify  
6. by saying Aye. All opposed. The Ayes have it. The amendment is  
7. adopted. Any further amendments?

8. SECRETARY:

9. No further amendments.

10. PRESIDENT:

11. 3rd reading. 1355, Senator Netsch. On the Agreed Bill List  
12. on House Bills, 3rd reading, page 45 is House Bill 1355.

13. Senator Netsch seeks leave of the Body to return 1355 to the Order  
14. of 2nd reading for purposes of an amendment. Is leave granted?

15. Leave is granted. On the Order of House Bills, 2nd reading,  
16. House Bill 1355.

17. SECRETARY:

18. Amendment No. 1 offered by Senator Netsch.

19. PRESIDENT:

20. Senator Netsch.

21. SENATOR NETSCH:

22. Thank you. I have two amendments. The first one should  
23. be fourteen lines long, LRB 550708, very good, thank you.

24. This amendment deals with a problem that has recently come to light  
25. in part because of the Chicago Tribune series and that is that

26. there are circumstances where a doctor can dispense controlled  
27. drugs from his office and is not subject to the usual requirements  
28. of triplicate prescription. It is agreed by everyone concerned

29. including the Dangerous Drugs Commission, the Department of  
30. Registration and Education and the Illinois State Medical Society,  
31. that this is, indeed, a gap in the law and it should be corrected.

32. So that this provision, then, would require that where a doctor is  
33. dispensing from his office that he will have to fill out the  
triplicate prescription for drugs that are subject to it and they will

1. distributed in the usual fashion so that we will have some record  
2. and control of drugs that are dispensed in that way. I would  
3. move the adoption of Amendment No. 1 to House Bill 1355.

4. PRESIDENT:

5. All right. Senator Netsch has moved the adoption of Amendment  
6. No. 1 to House Bill 1355. Is there any discussion? If not, all in  
7. favor signify by saying Aye. All opposed. The Ayes have it. The  
8. amendment is adopted. Further amendments?

9. SECRETARY:

10. Amendment No. 2 offered by Senator Netsch.

11. PRESIDENT:

12. Senator Netsch.

13. SENATOR NETSCH:

14. Thank you, Mr. President. Amendment No. 2, again, requested  
15. by the Dangerous Drugs Commission, the Illinois State Medical  
16. Society and the Department of Registration and Education would  
17. transfer from Schedule III to Schedule II and therefore, also  
18. require the use of the triplicate prescription procedure. The drug  
19. which is known under trade name of Preludin. It is a powerful  
20. stimulant that is used in treatment of obesity and it should be  
21. on the list.

22. PRESIDENT:

23. All right. Senator Netsch has moved the adoption of Amendment  
24. No. 2 to House Bill 1355. Is there any discussion? Senator D'Arco.

25. SENATOR D'ARCO:

26. Thank you, Mr. President. Now, why should that be on the list?  
27. Why...why not put Quaaludes on the list, too? Or why don't  
28. we put amphetamines on the list? Or, you know, there's a lot of drugs  
29. that have legitimate purposes that are being...that people abuse.  
30. Quaaludes, I know...I don't...I know people that take these things  
31. in excess and they get a big kick out of them and they are habit  
32. forming drugs and there...if you want to make a drug illegal,  
33. or put it on the triple list, Quaaludes is a prime example of a drug  
that you could do it with.

1. PRESIDENT:

2. Senator Netsch.

3. SENATOR NETSCH:

4. Thank you. I cannot answer for why that drug has not been  
5. added because I am not familiar with that drug. I do know that  
6. the feeling of the Dangerous Drugs Commission, the Medical  
7. Society and R and E was that Preludin should be included and  
8. I'll give you the description of its impact and their reason for  
9. wanting to transfer it from Schedule III to Schedule II.  
10. It is a powerful stimulant drug used in the treatment of obesity,  
11. prolonged or inappropriate use can result in psychosis or death.  
12. It's abuse is based upon its speed-like effects, similar to  
13. amphetamines and it has made Preludin a highly marketable  
14. drug in illicit channels. Preludin is readily obtained  
15. as graphically indicated in the series. The abuse of Preludin  
16. dates back to the early '70's when the Federal Government in  
17. most states, placed this drug under Schedule II controls.

18. PRESIDENT:

19. Is there any further discussion? If not, Senator Netsch  
20. has moved the adoption of Amendment No. 2 to House Bill 1355.  
21. All in favor signify by saying Aye. All opposed. The Ayes have  
22. it. The amendment is adopted. Further amendments?

23. SECRETARY:

24. No further amendments.

25. PRESIDENT:

26. 3rd reading. All right. If I can have your attention. We have  
27. had a request from four additional members, if I can just read  
28. the list so we don't have to pass out another list, these are  
29. asked to be recalled from 3rd reading, and they are House Bills  
30. 941, 1345, 2129, and 2730. Senator Demuzio, for what purpose  
31. do arise? I intend...it's the intent of the Chair to...let's  
32. handle these which are new entries and we'll run through the list  
33. one more time and if the sponsor doesn't wish to call it back or  
if the proponent of the tendered amendment isn't here, we'll just

1. have to skip it. On the Order of House Bills, 3rd reading, middle  
2. of page 8, is House Bill 941. Senator Rhoads seeks leave of  
3. the Body to return 941 to the Order of 2nd reading for purposes  
4. of an amendment. Is leave granted? Leave is granted. On the  
5. Order of House Bills, 2nd reading, House Bill 941. Mr. Secretary.  
6. Senator Rhoads.

7. SENATOR RHOADS:

8. Thank you, Mr. President and members of the Senate.  
9. This bill had been on the Agreed Bill List, an amendment was offered  
10. by Senator Grotberg which I think, had more substance to it than  
11. the original bill. And I think it would be better if that  
12. amendment came off so, having voted on the prevailing side, I  
13. move to reconsider the vote by which Amendment No. 1 was adopted.

14. PRESIDENT:

15. All right. Senator Rhoads has moved to reconsider the vote  
16. by which Amendment No. 1 to House Bill 941 was adopted.

17. All those in favor signify by saying Aye. All opposed. The Ayes  
18. ...Senator Egan, for what purpose do you arise?

19. SENATOR EGAN:

20. Yes, I'm...I'm just a few minutes behind. What is it?

21. PRESIDENT:

22. What does the amendment do, Senator Grotberg?

23. SENATOR GROTBORG:

24. It was my amendment, Senator Egan on that county board  
25. combination of per diem and annual salary option. And Senator  
26. Rhoads thinks it kind of clutters up a simple bill so I'm delighted  
27. to withdraw it. I'll surface it again next year.

28. PRESIDENT:

29. All right. Senator Rhoads has moved to reconsider. All in  
30. favor signify by saying Aye. All opposed. The Ayes have it.  
31. The vote is reconsidered. Senator Rhoads now moves to Table  
32. Amendment No. 1 to House Bill 941. Is there any discussion?  
33. If not, all in favor signify by saying Aye. All opposed. The Ayes have  
it. The amendment is Tabled. Further amendments?

1. SECRETARY:  
2. No further amendments.

3. PRESIDENT:  
4. 3rd reading. 1345, Senator Lemke. Do you wish that returned?  
5. All right. In the middle of page 11, on the Order of House Bills,  
6. 3rd reading, is House Bill 1345. Senator Lemke seeks leave of the  
7. Body to return that bill to the Order of 2nd reading for purposes  
8. of an amendment. Is leave granted? Leave is granted. On the Order of  
9. House Bills, 2nd reading, House Bill 1345. Mr. Secretary.

10. SECRETARY:  
11. Amendment No. 1 offered by Senator Nedza.

12. PRESIDENT:  
13. Senator Nedza.

14. SENATOR NEDZA:  
15. Mr. President, what it does is add more members of the General  
16. Assembly, changes the complexion of the committee...or the commission  
17. and states that they will serve without compensation.

18. PRESIDENT:  
19. All right. Senator Nedza has moved the adoption of Amendment  
20. No. 1 to House Bill 1345. Is there any discussion? If not, all  
21. in favor signify by saying Aye. All opposed. The Ayes have it.  
22. The amendment is adopted. Any further amendments?

23. SECRETARY:  
24. No further amendments.

25. PRESIDENT:  
26. 3rd reading. 2129, Senator Maragos. On the Order of House  
27. Bills, 3rd reading, top of page 22, is House Bill 2129. Senator  
28. Maragos seeks leave of the Body to return that to the Order of  
29. 2nd reading for purposes of an amendment. Is leave granted?  
30. Leave is granted. On the Order of House Bills, 2nd reading,  
31. House Bill 2129, Mr. Secretary.

32. SECRETARY:  
33. Amendment No. 2 offered by Senator Maragos.

1. PRESIDENT:

2. Senator Maragos.

3. SENATOR MARAGOS:

4. Mr. President and members of the Senate. The staff reported  
5. to me that the...when we put Amendment No. 1, there would be  
6. some doubts whether the grants which were received from the Federal  
7. Government to the State would be available by the language and  
8. this is corrective language and I would appreciate the adoption  
9. of Amendment No. 2.

10. PRESIDENT:

11. All right. Senator Maragos has moved the adoption of  
12. Amendment No. 2 to House Bill 2129. Is there any discussion? If not,  
13. all in favor signify by saying Aye. All opposed. The Ayes have it.  
14. The amendment is adopted. Any further amendments?

15. SECRETARY:

16. No further amendments.

17. PRESIDENT:

18. 3rd reading. 2205, Senator Berman. Top of page 24,  
19. on the Order of House Bills, 3rd reading, is House Bill 2205.  
20. Senator Berman seeks leave of the Body to return that bill to the  
21. Order of 2nd reading for purposes of an amendment. Is leave granted?  
22. Leave is granted. On the Order of House Bills, 2nd reading, House  
23. Bill 2205, Mr. Secretary.

24. SECRETARY:

25. Amendment No. 1 offered by Senator Berman.

26. PRESIDENT:

27. Senator Berman.

28. SENATOR BERMAN:

29. Thank you, Mr. President. Amendment No. 1 to House Bill 2205  
30. puts the bill back in the shape that it was when it was originally  
31. introduced dealing with the date for the census for the special  
32. education by the State Superintendent of Education. What it  
33. deletes is a suggestion by the House that the Department of  
Corrections special education treatment be shifted from its present

HB 2730  
6/23/74  
Amendment 1, 2, 3, 4

1. line item which is in the Department of Correction's budget to the  
2. Illinois Office of Education. The Appropriations II Committee  
3. felt it should be...remain where it's presently at and that's  
4. what this amendment does.

5. PRESIDENT:

6. Any further discussion? Senator Berman has moved the  
7. adoption of Amendment No. 1 to House Bill 2205. All in favor  
8. signify by saying Aye. All opposed. The Ayes have it.  
9. The amendment is adopted. Any further amendments?

10. SECRETARY:

11. No further amendments.

12. PRESIDENT:

13. 3rd reading. 2730, Senator Egan. Middle of page 32,  
14. on the Order of House Bills, 3rd reading, is House Bill 2730.  
15. Senator Egan seeks leave of the Body to return that bill to the  
16. Order of 2nd reading for purposes of an amendment. Is leave  
17. granted? Leave is granted. On the Order of House Bills, 2nd  
18. reading, House Bill 2730.

19. SECRETARY:

20. Amendment No. 2 offered by Senator Egan.

21. PRESIDENT:

22. Senator Egan.

23. SENATOR EGAN:

24. Thank you, Mr. President and members of the Senate.  
25. Amendment No. 1 that has been adopted to House Bill 2730 is  
26. a comprehensive amendment of some one hundred pages. That  
27. amendment omitted a number of things that were necessary to  
28. bring the bill into compliance with the author's request. There  
29. are no substantive changes in this amendment, which is Amendment  
30. No. 2 and I move its adoption.

31. PRESIDENT:

32. Senator Egan has moved the adoption of Amendment No. 2 to House  
33. Bill 2730. Is there any discussion? If not, all in favor signify  
by saying Aye. All opposed. The Ayes have it. The amendment is adopted.

HB 961  
Recalled  
6-23-'79

1. Further amendments?
2. SECRETARY:
3. No further amendments.
4. PRESIDENT:
5. 3rd reading. Senator Lemke on 320. All right, middle
6. of page 3, on the Order of House Bills, 3rd reading, is House
7. Bill 320. Senator Lemke seeks leave of the Body to return that
8. bill to the Order of 2nd reading for purposes of an amendment.
9. Is leave granted? On the Order of House Bills, 2nd reading,
10. is House Bill 320, Mr. Secretary.
11. SECRETARY:
12. Amendment No. 2 offered by Senator Lemke.
13. PRESIDENT:
14. Senator Lemke.
15. SENATOR LEMKE:
16. What this is is a technical amendment which was discussed in
17. committee to correct some of the languages in this bill. I ask
18. for its adoption.
19. PRESIDENT:
20. Senator Lemke has moved the adoption of Amendment No. 2 to
21. House Bill 320. Is there any discussion? If not, all in favor signify
22. by saying Aye. All opposed. The Ayes have it. The amendment is
23. adopted. Further amendments?
24. SECRETARY:
25. No further amendments.
26. PRESIDENT:
27. 3rd reading. 513, Senator Wooten. 716, Senator Bruce. 961,
28. Senator D'Arco. All right. Middle of page 8 on the Order of House
29. Bills, 3rd reading is House Bill 961. Senator D'Arco seeks leave
30. of the Body to return 961 to the Order of 2nd reading for purposes
31. of an amendment. Is leave granted? Leave is granted. On the
32. Order of House Bills, 2nd reading, is House Bill 961. Mr. Secretary.
33. SECRETARY:  
Amendment No. 1 offered by Senators D'Arco and Rupp.



1. PRESIDENT:

2. Senator D'Arco.

3. SENATOR D'ARCO:

4. Thank you, Mr. President. What...what this amendment is  
5. the Insurance Committee has worked hard and long trying to figure  
6. out some way to help resolve the uninsured motorists problem and  
7. we have consolidated five different bills on the Calendar into this  
8. amendment so that we could see all of the ramifications of the  
9. premium increases by passing some of these uninsured motorists bills.  
10. And...we're pretty much in agreement now on this amendment, although  
11. it will have to go to a Conference Committee because the limits may  
12. be too high and we don't want to cause too much of a premium  
13. increase to the consumer. But, what it does, it increases the  
14. uninsured motorists liability to twenty-five and fifty limits.  
15. It also increases the financial responsibility limits to twenty-  
16. five and fifty, a minimum. It increases the liability and bodily  
17. injury limits to twenty-five and fifty. It says that the maximum  
18. amount of uninsured motorists coverage shall be made available  
19. on...upon notice to anyone seeking that coverage and it also provides  
20. that in a dispute on an uninsured motorists claim, if ninety-  
21. eight days has elapsed without filing an accident report the  
22. uninsured motorists will be deemed that as such, an uninsured  
23. motorist and I move for the adoption of Amendment No. 1...961.

24. PRESIDENT:

25. Senator D'Arco has moved the adoption of Amendment No. 1 to  
26. House Bill 961. Is there any discussion? If not, all in favor signify  
27. by saying Aye. All opposed. The Ayes have it. The amendment is  
28. adopted. Any further amendments?

29. SECRETARY:

30. No further amendments.

31. PRESIDENT:

32. 3rd reading. 1306, Senator D'Arco. Middle of page 10 on  
33. the Order of House Bills, 3rd reading, is House Bill 1306.  
Senator D'Arco seeks leave of the Body to return that bill to the

1. Order of 2nd reading for purposes of an amendment. Is leave granted?  
2. On the Order of House Bills, 2nd reading, House Bill 1306.  
3. Mr. Secretary.  
4. SECRETARY:  
5. Amendment No. 2 offered by Senator D'Arco.  
6. PRESIDENT:  
7. Senator D'Arco.  
8. SENATOR D'ARCO:  
9. Well, this is for Cook County what we did for Chicago  
10. to make the pension benefits lapse for CETA employees and I move  
11. the adoption of Amendment No. 2 to House Bill 1306.  
12. PRESIDENT:  
13. Senator D'Arco has moved the adoption of Amendment No. 2  
14. to House Bill 1306. Is there any discussion? If not, all in favor  
15. signify by saying Aye. All opposed. The Ayes have it. The amendment  
16. is adopted. Further amendments?  
17. SECRETARY:  
18. No further amendments.  
19. PRESIDENT:  
20. 3rd reading. How about 1341, Senator Johns, do you wish  
21. that recalled? 1382, Senator Vadalabene. Top of page 12 on  
22. the Order of House Bills, 3rd reading, is House Bill 1382.  
23. Senator Vadalabene seeks leave of the Body to return 1382  
24. back to the Order of 2nd reading for purposes of an amendment. Is  
25. leave granted? On the Order of House Bills, 2nd reading, House  
26. Bill 1382. Mr. Secretary. The first amendment filed here, Senator  
27. Vadalabene, is that offered by Senator Keats. What...have you  
28. spoken with Senator...previously spoken with Senator Keats?  
29. Senator Vadalabene.  
30. SENATOR VADALABENE:  
31. Yes, I had spoken to Senator Keats that I would  
32. oppose his amendment, but he didn't offer it, so...but I have  
33. another amendment.  
PRESIDENT:

HB 2233  
Recall  
6-23-79

1. All right. I'm told Senator Philip's got an amendment on  
2. this one, too. Now, neither of these Gentlemen are here, so  
3. we'll take it out of the record.  
4. SENATOR VADALABENE:  
5. How about my amendment?  
6. PRESIDENT:  
7. You wish to adopt yours first? Yes, Senator Moore.  
8. Senator Moore.  
9. SENATOR MOORE:  
10. Yes, Mr. President. I think in fairness, we should wait...  
11. PRESIDENT:  
12. I...  
13. SENATOR MOORE:  
14. ...until all three of these amendments...at the same time,  
15. Senator Vadalabene.  
16. PRESIDENT:  
17. Take it out of the record. It's back on 3rd reading. 1596,  
18. Senator Regner. 2233, Senator Demuzio. Bottom of page 24,  
19. on the Order of House Bills, 3rd reading, House Bill 2233, Senator  
20. Demuzio seeks leave of the Body to return 2233 to the Order of  
21. 2nd reading for purposes of an amendment. Is leave granted?  
22. Leave is granted. On the Order of House Bills, 2nd reading, House  
23. Bill 2233, Mr. Secretary.  
24. SECRETARY:  
25. Amendment No. 2 offered by Senator Demuzio.  
26. PRESIDENT:  
27. Senator Demuzio.  
28. SENATOR DEMUZIO:  
29. Yes, thank you, Mr. President and members of the Senate.  
30. Amendment No. 2 would allow school employees upon request  
31. to have deducted from their compensation payments or contributions  
32. to a labor or professional organization. It was similar to a bill  
33. that we had here yesterday and I would move for the adoption of  
the amendment.

1. PRESIDENT:

2. Senator Demuzio has moved the adoption of Amendment No. 2 to  
3. House Bill 2233. Is there any discussion? Senator Maitland.

4. SENATOR MAITLAND:

5. Yes, thank you, Mr. President. Senator Demuzio, tell us a little  
6. bit more about this amendment, would you please?

7. PRESIDENT:

8. Senator Demuzio.

9. SENATOR DEMUZIO:

10. Yes, Senator Maitland. I will repeat for the edification  
11. of the membership exactly what I just said. What this bill...  
12. this amendment does, it would allow school employees upon request  
13. to have deducted from their compensation payments or contributions  
14. to a labor or professional organization. It is similar to  
15. a bill that was discussed here yesterday or the day before  
16. yesterday, as I recall.

17. PRESIDENT:

18. Senator Daley.

19. SENATOR DALEY:

20. Mr. President, will the Senator yield to a question?

21. PRESIDENT:

22. Indicates he will yield. Senator Daley.

23. SENATOR DALEY:

24. Is it possible that they can receive this type of benefit  
25. from the local collective bargaining, the union with the employer?

26. PRESIDENT:

27. Senator Daley...Senator Demuzio. Senator Demuzio.

28. SENATOR DEMUZIO:

29. We get confused sometimes, I think the question has been  
30. answered.

31. PRESIDENT:

32. Further discussion? Senator Maitland.

33. SENATOR MAITLAND:

Yes, Mr. President, first of all, you said it was similar or about

1. the same. Is it the same amendment that was...that failed on the  
2. Floor yesterday?

3. PRESIDENT:

4. Senator Demuzio.

5. SENATOR DEMUZIO:

6. No. The reason being is that this would incorporate  
7. House Bill 1008 and it also provides for an additional change  
8. which would make the forms for the State Board of Education  
9. that would be available to school districts to report their...  
10. their annual expenditures or budget...would be...would move that  
11. date to 1981 per the State Board of Education's request. Up to  
12. that point...up to that point of the bill, they have their support.

13. PRESIDENT:

14. Further discussion? Senator Maitland.

15. SENATOR MAITLAND:

16. Yes, Mr. President. Generally, this...this amendment  
17. was defeated on the Floor yesterday and I would just urge opposition  
18. once again this morning.

19. PRESIDENT:

20. A roll call has been requested. The question...Senator  
21. Demuzio has moved the adoption of Amendment No. 2 to House Bill  
22. 2233. Those in favor of the amendment will vote Aye. Those  
23. opposed will vote Nay. The voting is open. We're on roll call.  
24. The question is the adoption of Amendment No. 2. Those in favor  
25. are voting Aye. Those opposed are voting Nay. Have all  
26. voted who wish? Have all voted who wish? Take the record.  
27. On that question the Ayes are 31, the Nays are 23, none Voting  
28. Present. House Bill...Amendment No. 2 to House Bill 2233 is  
29. adopted. Any further amendments?

30. SECRETARY:

31. No further amendments.

32. PRESIDENT:

33. 3rd reading. Yes, Senator Mitchler, for what purpose do you arise?

SENATOR MITCHLER:

1. Point of inquiry, Mr. President.

2. PRESIDENT:

3. Senator Mitchler.

4. SENATOR MITCHLER:

5. Mr. President and members of the Senate. You did announce that  
6. the Leadership on this side of the aisle were going to be off the  
7. Floor and we were going to progress. I think on a controversial  
8. amendment such as this, I don't think this is the proper time to  
9. bring it up inasmuch as you indicated that the Leadership would be  
10. off the Floor and excused them for that purpose. Now, I don't  
11. have any qualms, but it should be brought up when you have something  
12. like this when we are all on the Floor. I...I think that's going  
13. a little bit heavy.

14. PRESIDENT:

15. 2410, Senator Bruce. All right. On the bottom of page 27,  
16. House Bills, 3rd reading, House Bill 2410. Senator Bruce seeks  
17. leave of the Body to return that bill to the Order of 2nd reading  
18. for purposes of an amendment. Is leave granted? Leave is granted.  
19. On the Order of House Bills, 2nd reading, House Bill 2410.  
20. Mr. Secretary.

21. SECRETARY:

22. Amendment No. 2 offered by Senator Bruce.

23. PRESIDENT:

24. Senator Bruce.

25. SENATOR BRUCE:

26. This is an amendment which makes the bill effective July 1st,  
27. 1980, at the request of the committee and the Comptroller. I would  
28. move its adoption.

29. PRESIDENT:

30. Senator Bruce has moved the adoption of Amendment No. 2 to House  
31. Bill 2410. Is there any discussion? If not, all in favor signify by  
32. saying Aye. All opposed. The Ayes have it. The amendment is adopted.  
33. Further amendments?

SECRETARY:

1. No further amendments.

2. PRESIDENT:

3. 3rd reading. We've now been through this list three times.

4. Is there any other member that wishes to call a bill back?

5. You do. Senator Bruce, we're delighted to have you here this

6. morning. 7...on the Order of House Bills, 3rd reading, House Bill

7. 716. Senator Bruce seeks leave of the Body to return 716 to the

8. Order of 2nd reading for purposes of an amendment. Is leave granted?

9. Top of page 6, on the Order of House Bills, 2nd reading, House

10. Bill 716, Mr. Secretary.

11. SECRETARY:

12. Amendment No. 1 offered by Senator Bruce.

13. PRESIDENT:

14. Senator Bruce.

15. SENATOR BRUCE:

16. Thank you, Mr. President. This amendment deals with consolidated

17. elections...consolidation of unit and consolidated school

18. districts. It just insures that when you consolidate a district

19. you combine two or more districts rather than taking parts of

20. one district and parts of another. This says that when you

21. consolidate you take whole districts and combine them and I would

22. move the adoption of Amendment No. 1.

23. PRESIDENT:

24. Senator Bruce moves the adoption of Amendment No. 1 to

25. House Bill 716. Is there any discussion? If not, all in favor

26. signify by saying Aye. All opposed. The Ayes have it. The amendment

27. is adopted. Further amendments?

28. SECRETARY:

29. No further amendments.

30. PRESIDENT:

31. 3rd reading. All right. With leave of the Body, we'll

32. go to page 61, on the Secretary's Desk, on the Order of Concurrence.

33. I would ask the members to please be ready. We will go right

down the list. On the Order of the Secretary's Desk, on Concurrence,

1. Senate Bill 5, Mr. Secretary.

2. SECRETARY:

3. With House Amendment No. 1.

4. PRESIDENT:

5. Senator D'Arco.

6. SENATOR D'ARCO:

7. I move to concur in House Amendment No. 1 to Senate Bill 5.

8. All in favor say Aye. Aye. The Ayes have it. Nay. Nay.

9. Senator D'Arco moves to concur...

10. PRESIDENT:

11. Yes, Senator Moore.

12. SENATOR MOORE:

13. Mr. President, I think in concurring with these amendments,  
14. there should be at least a brief explanation. I'm sure that  
15. this is a good amendment, but if Senator would...Senator D'Arco  
16. would be kind enough to get the little book, pink cover on...  
17. Senator.

18. PRESIDENT:

19. Yes, your point is well taken. That is the purpose of our  
20. having passed these out so that all the members will be aware of  
21. what amendments are being discussed. Senator D'Arco.

22. SENATOR D'ARCO:

23. Oh, this is the prostitution amendment here. No, no.  
24. This...what it does, Mr. President, this says that a membership  
25. of the commission provides for three public members appointed by  
26. the Governor and a representative from the Department of Public  
27. Health with responsibility in the area of hospice instead of four  
28. public members appointed by the Governor. I think it's a good  
29. amendment because it includes the Department of Public Health  
30. who would have much expertise in this area and oh, yeah, this is  
31. John Grotberg's amendment, so vote for it.

32. PRESIDENT:

33. Is there any further discussion? If not, the question is shall  
the Senate concur in House Amendment No. 1 to Senate Bill 5.



1. Those in favor will vote Aye. Those opposed will vote Nay.  
2. The voting is open. Have all voted who wish? Have all  
3. voted who wish? Take the record. On that question the Ayes are  
4. 56, the Nays are none, none Voting Present. The Senate does concur  
5. in House Amendment No. 1 to Senate Bill 5 and the bill having  
6. received the required constitutional majority is declared passed.  
7. On the Order of the Secretary's Desk, Concurrence, Senate Bill 7,  
8. Mr. Secretary.

9. SECRETARY:

10. With House Amendments Nos. 1 and 2.

11. PRESIDENT:

12. Senator Merlo.

13. SENATOR MERLO:

14. Thank you, Mr. President and members of the Senate. I move that  
15. the Senate concur on House Amendment No. 1 to Senate Bill 7.  
16. That's on House Amendment No. 1, Mr. President.

17. PRESIDENT:

18. You're moving nonconcurrence on 1 and 2?

19. SENATOR MERLO:

20. On just...to move concurrence on House Amendment No. 1 to  
21. Senate Bill 7 and not to concur on House Amendment No. 2 to Senate  
22. Bill 7.

23. PRESIDENT:

24. All right. The question is shall the Senate concur in House  
25. Amendment No. 1 to Senate Bill 7. Those in favor will vote Aye.  
26. Those opposed will vote Nay. The voting is open. Have all voted  
27. who wish? Have all voted who wish? Take the record. On that question  
28. the Ayes are 51, the Nays are none, none Voting Present. The Senate  
29. does concur in House Amendment No. 1 to Senate Bill 7. House  
30. Amendment No. 2, Senator Merlo.

31. SENATOR MERLO:

32. I move, Mr. President, we do not concur on House Amendment No. 2  
33. to Senate Bill 7. And there was an understanding prior to the bill

1. going over to the House by the department as well as the industry  
2. that both Senate Bills 7 and 8 which makes provisions of  
3. endorsements on health and life policies that they would have  
4. to be scrutinized and evaluated before they go into effect.  
5. And obviously, it remains with the one bill but not the other,  
6. meaning Senate Bill 7 and so I think that the agreement was  
7. breeched and I think that we should have a Conference  
8. on it...recede.

9. PRESIDENT:

10. Senator Merlo...Senator Merlo...yes, we're...when the bill  
11. goes back, the House will be asked to recede from Amendment No. 2.  
12. But in the meantime, Senator Merlo moves to nonconcur in  
13. House Amendment No. 2 to Senate Bill 7. All in favor signify  
14. by saying Aye. All opposed. The Ayes have it. The motion carries  
15. and the Secretary shall so inform the House.

16.

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End of reel.

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1.

2. On the Order of the Secretary's Desk Concurrence, is Senate  
3. Bill 8. Mr. Secretary.

4. SECRETARY:

5. Senate Bill 8 with House Amendment No. 1.

6. PRESIDENT:

7. Senator Merlo.

8. SENATOR MERLO:

9. Mr. President and members of the Senate. I move that the  
10. Senate concur with House Amendment to Senate Bill 8.

11. PRESIDENT:

12. Senator Don Moore.

13. SENATOR DON MOORE:

14. Could we have a brief explanation, Mr. President?

15. PRESIDENT:

16. That request is in order. Senator Merlo.

17. SENATOR MERLO:

18. Yes, Senator Moore, it's a technical amendment correcting a  
19. drafting error in the bill.

20. PRESIDENT:

21. Any further discussion? If not, the question is, shall the  
22. Senate concur in House Amendment No. 1 to Senate Bill 8. Those  
23. in favor will vote Aye. Those opposed will vote Nay. The voting  
24. is open. Have all voted who wish? Have all voted who wish?

25. Take the record. On that question, the Ayes are 52, the Nays are  
26. none, none Voting Present. The Senate does concur in House Amend-  
27. ment No. 1 to Senate Bill 8 and the bill having received the  
28. required constitutional majority is declared passed. On the Order  
29. of the Secretary's Desk Concurrence, is Senate Bill 17. Mr.  
30. Secretary.

31. SECRETARY:

32. Senate Bill 17 with House Amendment No. 1.

33. PRESIDENT:

1. Senator Martin.

2. SENATOR MARTIN:

3. I would ask that the Senate not concur in House Amendment  
4. No. 1. House Amendment No. 1 became the bill. It does not  
5. satisfy the Senate intent, which was help for Girl Scout camps  
6. to be able to stay open. Staff and attorneys feel that the  
7. House Amendment not only will not do it, but may have exacerbated  
8. the situation. I would ask for a nonconcurrency.

9. PRESIDENT:

10. Senator Martin moves to nonconcur in House Amendment No. 1  
11. to Senate Bill 17. All those in favor signify by saying Aye.  
12. All opposed. The Ayes have it. The motion carries and the  
13. Secretary shall so inform the House. On the Order of the  
14. Secretary's Desk Concurrence, Senate Bill 23. Mr. Secretary.  
15. SECRETARY:

16. Senate Bill 23 with House Amendment No. 1.

17. PRESIDENT:

18. Senator Vadalabene.

19. SENATOR VADALABENE:

20. Yes, thank you, Mr. President and members of the Senate.  
21. House Amendment No. 1 to Senate Bill 23...this amendment makes  
22. the following changes from the original bill. One, it places  
23. the provisions allowing bi-states to develop ways to energy...  
24. facilities into a separate paragraph within the Power Section  
25. of the Act and second, in regard to the bonding authority of  
26. bi-state, the present language allows bi-states to borrow money  
27. for the acquisition, planning, construction and equipment of  
28. any facility, which it has the power to own or to operate and  
29. what this does, Mr. President and members of the Senate, this  
30. amendment brings Senate Bill 23 into conformity with the  
31. companion bill, which recently passed the Missouri legislature  
32. and I...I concur with the amendment.

33. PRESIDENT:

1. Is there any discussion? Senator Wooten.

2. SENATOR WOOTEN:

3. Senator Vadalabene, as I recall when we first considered  
4. this bill, we were told that it was confined to human waste...  
5. to sewerage. What is the significance of the lines in here and/or  
6. sale of refuse or waste derived resources, fuel or energy? Does  
7. this in any way get them involved in...in disposal of...of waste  
8. that have to do with...in other words, are we sticking to regular  
9. sewerage or are we talking about some kind of industrial waste  
10. that might be related to energy production? Why and what are  
11. the implications of that?

12. PRESIDENT:

13. Senator Vadalabene.

14. SENATOR VADALABENE:

15. Yes, we're not talking about any hazardous waste materials  
16. at all. I think what they're talking about in screening some of  
17. this waste that...that comes off of the dump trucks and it will  
18. separate the...like the metals and so forth.

19. PRESIDENT:

20. Is there any further discussion? If not, Senator Vadalabene...  
21. yes, Senator Mitchler.

22. SENATOR MITCHLER:

23. The...Mr. President and members of the Senate. Senator  
24. Wooten brought to my attention the...the word "energy" was  
25. included in there. Are you dealing with low level waste material  
26. or anything like that?

27. PRESIDENT:

28. Senator Vadalabene.

29. SENATOR MITCHLER:

30. The answer is no.

31. SENATOR VADALABENE:

32. No.

33. SENATOR MITCHLER:

1. Thank you.

2. PRESIDENT:

3. Any further discussion? The question is, shall the Senate  
4. concur in House Amendment No. 1 to Senate Bill 23. Those in  
5. favor will vote Aye. Those opposed will vote Nay. The voting  
6. is open. Have all...have all voted who wish? Have all voted  
7. who wish? Take the record. On that question, the Ayes are  
8. 44, the Nays are 3, 5 Voting Present. The Senate does concur  
9. in House Amendment No. 1 to Senate Bill 23 and the bill having  
10. received the required constitutional majority is declared passed.

11. PRESIDING OFFICER: (SENATOR DONNEWALD)

12. Senate Bill 26. Senate Bill 34...Senate Bill 48, Senator  
13. Lemke. Senator Grotberg, for what purpose do you arise?

14. SENATOR GROTBORG:

15. I guess I rise as...as Local Government guy in our aisle,  
16. but we do have to establish something with Roger Keats' bills  
17. and...

18. PRESIDING OFFICER: (SENATOR DONNEWALD)

19. But it's been indicated to me that I was to hold them.

20. SENATOR GROTBORG:

21. Well...

22. PRESIDING OFFICER: (SENATOR DONNEWALD)

23. I think you'd better discuss that...

24. SENATOR GROTBORG:

25. I wish someone would indicate to me...does Roger...is  
26. somebody in communication?

27. PRESIDING OFFICER: (SENATOR DONNEWALD)

28. Senator Bloom.

29. SENATOR BLOOM:

30. Yes, thank you, Mr. President. I understand that Senator  
31. Keats will be back with us Monday and so these matters can be  
32. taken care of then. If there's any change then leadership will  
33. appoint somebody.

AB 48  
Concurrence  
6-23-79

1. PRESIDING OFFICER: (SENATOR DONNEWALD)

2. Senator Lemke. Senate Bill 48.

3. SENATOR LEMKE:

4. What this does is adds the words "any person, firm, corporation,  
5. association, agency, institution or other legal entity who solicits,  
6. offers and receives any payments for kickbacks or bribes." They...  
7. they break it down further as to what kickbacks are and they  
8. break down persons as to identities. I ask for its adoption.

9. PRESIDING OFFICER: (SENATOR DONNEWALD)

10. Is there discussion? The question is...the question is,  
11. shall the Senate concur in House Amendment No. 1. Those in  
12. favor vote Aye. Those opposed Nay. The voting is open. Have  
13. all those voted who wish? Have all those voted who wish? Take  
14. the record. On that question, the Ayes are 44, the Nays are 2,  
15. 1 Voting Present. The Senate does concur in House Amendment No. 1  
16. to Senate Bill 48 and the bill having received the required  
17. constitutional majority is declared passed. Senate Bill 63,  
18. Senator Jerome Joyce.

19. SENATOR JEROME JOYCE:

20. Yes, thank you, Mr. President. Senate Bill 63...the amendment...  
21. the first amendment was asked for by the Department of Registration  
22. and Education to the House sponsor and it adds that people  
23. qualified to receive certificate of registration as a private  
24. detective, one who's regular principal...employment within the  
25. last three years has been a full time investigator at the Office  
26. of the State Appellate Defender and I would move for concurrence.

27. PRESIDING OFFICER: (SENATOR DONNEWALD)

28. Is there discussion? The question is, shall the Senate concur  
29. in House Amendment No. 1 to Senate Bill 63. Those in favor vote  
30. Aye. Those opposed Nay. The voting is open. Have all those  
31. voted who wish? Have all those voted who wish? Take the record.  
32. On that question, the Ayes are 49, the Nays are none. The Senate  
33. does concur in House Amendment No. 1 to Senate Bill 63 and the bill

1. having received the required constitutional majority is declared  
2. passed. Senate Bill 71, Senator Ozinga. Senator Ozinga.

3. SENATOR OZINGA:

4. Senate Bill 71, I would move to concur with the amendment of  
5. the House...House Amendment No. 1. This, as you recall, is a  
6. good samaritan amendment, with reference to snow removal. All  
7. that the amendment does is puts in the fancy language, the  
8. practical language that we used here in the Senate and it now  
9. conforms to the same bill that was passed over in the House and  
10. I think it's on the call here in 3rd reading now. I would move  
11. to concur.

12. PRESIDING OFFICER: (SENATOR DONNEWALD)

13. Is there discussion? The question is, shall the Senate  
14. concur in House Amendment No. 1 to Senate Bill 71. Those in  
15. favor vote Aye. Those opposed Nay. The voting is open. Have  
16. all those voted who wish? Have all those voted who wish? Take  
17. the record. On that question, the Ayes are 49, the Nays are  
18. none, 1 Voting Present. The Senate does concur in House Amend-  
19. ment No. 1 to Senate Bill 71 and the bill having received the  
20. required constitutional majority is declared passed. Senate  
21. Bill 88. Senate Bill 94, Senator Graham. Senate Bill...Senate  
22. Bill 100, Senator Schaffer. Senator Schaffer.

23. SENATOR SCHAFFER:

24. Mr. President, Senate Bill 100 has two House Amendments on  
25. it. The first amendment...this is the transportation within a  
26. mile and a half bill. The first amendment puts the agreed  
27. language that both House and Senate committees have worked out.  
28. The second amendment puts the language in about a babysitter,  
29. that the child would be...the residency would be determined by  
30. the home of the babysitter. I don't know of any controversy.  
31. I think I've cleared it with Senator Berman. I would move to  
32. concur in both amendments.

33. PRESIDING OFFICER: (SENATOR DONNEWALD)



1. All right. Senator Buzbee.

2. SENATOR BUZBEE:

3. A question of the sponsor.

4. PRESIDING OFFICER: (SENATOR DONNEWALD)

5. Senator Schaffer.

6. SENATOR BUZBEE:

7. Is this the bill...is this the bill that is going to cost the  
8. State forty-five million dollars in additional money for trans-  
9. portation of students?

10. PRESIDING OFFICER: (SENATOR DONNEWALD)

11. Senator Schaffer.

12. SENATOR SCHAFFER:

13. No, that is 101, which may never return to this Body.

14. PRESIDING OFFICER: (SENATOR DONNEWALD)

15. All right. The question is, shall the Senate concur in  
16. House Amendment...All right. Senator Grotberg, for what purpose  
17. do you arise?

18. SENATOR GROTBORG:

19. I really think that this amendment makes it a bad bill already  
20. worse and I just want a better explanation than what I see on it.

21. PRESIDING OFFICER: (SENATOR DONNEWALD)

22. we're...we're proceeding with Amendment No. 1, Senator Grotberg.  
23. Is that the one you're discussing?

24. SENATOR GROTBORG:

25. House Amendment No. 1, which kind of rewrites the bill, yes.  
26. That's the whole issue. Senator Schaffer, are you familiar with  
27. it enough to tell us about it?

28. PRESIDING OFFICER: (SENATOR DONNEWALD)

29. Senator Schaffer.

30. SENATOR SCHAFFER:

31. Ad...ad nauseam, Senator. The language on the bill is the  
32. agreed language worked out by the House and Senate Elementary and  
33. Secondary Committees, their subcommittees, the IOE, the School Board

1. Association and virtually everybody else under the sun and I  
2. believe it is...in agreement and it is the same language, which  
3. appears on House Bill 96. It is the consensus language and maybe  
4. like all consensus language, it loses a little something in the  
5. consensus.

6. PRESIDING OFFICER: (SENATOR DONNEWALD)

7. Is there further discussion? The question is, shall the  
8. Senate concur in House Amendment No. 1 to Senate Bill 100.  
9. Those in favor vote Aye. Those opposed Nay. The voting is open.  
10. All those voted who wish? Take the record. On that question,  
11. the Ayes are 50, the Nays are 2. Senate Bill 100...the Senate  
12. does...concur in House Amendment No. 1 to Senate Bill 100 and  
13. the bill having received the required constitutional majority  
14. is declared passed. All right. We...we...we must proceed with  
15. Amendment No. 2. The Chair is a little slow this morning, so  
16. before we...before I declare it passed, we'll consider Amendment  
17. No. 2. The question is, shall the Senate concur in House Amend-  
18. ment No. 2 to Senate Bill 100. Those in favor vote Aye. Those  
19. opposed Nay. The voting is open. Have all those voted who wish?  
20. Take the record. On that question, the Ayes are 49, the Nays  
21. are 1. The Senate does concur in House Amendments No. 1 and 2 to  
22. Senate Bill 100 and the bill having received the required  
23. constitutional majority is declared passed. Senate Bill 114.  
24. Senate Bill 122, Senator Lemke. You may proceed. Senator Lemke.  
25. SENATOR LEMKE:

26. I move to concur. What this does is adds a paragraph to  
27. provide...that benefits and refunds payable by a pension or  
28. retirement funds or system of any assets of employers held by  
29. such systems and any monies an employee is required to contribute  
30. to such funds or systems are exempt and not subject to deduction  
31. order under this Act.

32. PRESIDING OFFICER: (SENATOR DONNEWALD)

33. Is there discussion? The question is, shall the Senate concur

AB 123  
concurrency  
6-23-'79

1. on House Amendment No. 1 to Senate Bill 122. Those in favor  
2. vote Aye. Those opposed vote Nay. The voting is open. Have  
3. all those voted who wish? Have all those voted who wish? Take  
4. the record. On that question, the Ayes are 47, the Nays are 1  
5. and the Senate does concur in House Amendment No. 1 to Senate  
6. Bill 122 and the bill having received the required constitutional  
7. majority is declared passed. Senate Bill 123. Senator Lemke, do  
8. you wish to proceed? Just a moment.

9. SENATOR LEMKE:

10. Yes.

11. PRESIDING OFFICER: (SENATOR DONNEWALD)

12. Just a...do we have leave for permission to film from  
13. Channel 3? Leave is granted. Senator Lemke may proceed with  
14. 123.

15. SENATOR LEMKE:

16. What this...I move to concur in...House Amendments No. 1 and  
17. No. 2. What it does is...is prohibits deduction of wages of  
18. final compensation by the employers except it adds three other  
19. categories to...as required by law to the benefit of the employee  
20. and the response...wage assignment deduction order or  
21. made with express written consent of the employer given at the  
22. time the deduction is made. I ask for its adoption.

23. PRESIDING OFFICER: (SENATOR DONNEWALD)

24. Senator Grotberg.

25. SENATOR LEMKE:

26. I mean concurrence.

27. SENATOR GROTBORG:

28. Mr. President, I would ask that we divide the issue on this  
29. one and take the amendments one at a time, Senator Lemke.

30. PRESIDING OFFICER: (SENATOR DONNEWALD)

31. Are you joined by one other Senator?

32. SENATOR GROTBORG:

33. All...of the other Senators.

1. PRESIDING OFFICER: (SENATOR DONNEWALD)

2. He is joined by more than one other Senator. The issue  
3. will be divided. We will consider Amendment No. 1 to Senate  
4. Bill 123. Is there further debate as to Amendment No. 1 to  
5. Senate Bill 123? All right. The question is, shall the Senate  
6. concur in House Amendment No. 1 to Senate Bill 123. Those in  
7. favor vote Aye. Those opposed Nay. The voting is open. Have  
8. all those voted who wish? Have all those voted who wish? Take  
9. the record. On that question, the Ayes are 35, the Nays are 15.  
10. The Senate does concur in House Amendment No. 1. House Amendment  
11. No. 2. Senator Lemke.

12. SECRETARY:

13. House Amendment No. 2.

14. SENATOR LEMKE:

15. This amendment says that time for payment or wage payment  
16. or collect Act adds that when in a contract of employment or  
17. employment policy provides that paid vacations of an employee  
18. who resigns or is terminated without having taken all of his  
19. earned vacation shall be paid for that time.

20. PRESIDING OFFICER: (SENATOR DONNEWALD)

21. Is there...

22. SENATOR LEMKE:

23. I ask for its adoption.

24. PRESIDING OFFICER: (SENATOR DONNEWALD)

25. Is there discussion? Senator Grotberg.

26. SENATOR GROTBORG:

27. Thank you, Mr. President. The House Amendment goes on to  
28. say that no collective bargaining contract or employment policy  
29. can allow for a forfeiture of any earned vacation time upon  
30. separation for any reason. Now, this part of the amendment is  
31. extremely objectionable to employers because it mandates that the  
32. language must be in the collective bargaining contract. It puts  
33. the legislature back into the bargaining business and it was

1. drafted by the AFL-CIO and is a response to the Weibel case  
2. versus Bolling in...in the Department of Labor and the courts  
3. who decided in favor of Weibel just this March of 1978. The  
4. Weibel employment policy allows for a forfeiture of vacation  
5. pay upon termination if that pay is not applied for and the  
6. courts held for Weibel, so this lies in the face of a court  
7. decision. It puts us back in the collective bargaining mandating  
8. business and I would just recommend...a No vote from everybody  
9. in this General Assembly or this Senate who...believes that we  
10. should not be writing employment contracts in this Body.

11. PRESIDING OFFICER: (SENATOR DONNEWALD)

12. Is there...further discussion? Senator Lemke may close.

13. SENATOR LEMKE:

14. All this does is give the...

15. PRESIDING OFFICER: (SENATOR DONNEWALD)

16. I'm sorry. Just a moment. Senator Geo-Karis. I'm sorry.

17. SENATOR GEO-KARIS:

18. Mr. President and Ladies and Gentlemen of the Senate. What  
19. this amendment is...doing, in effect, is nullifying any collective  
20. bargaining provision which says, that there shall be forfeit of...  
21. earned vacation time upon separation if there's some grounds shown  
22. in that contract of the bargaining agreement and I think Senator  
23. Grotberg is entirely right. I think this goes a little bit  
24. further than it is anticipated and I, too, have to speak against it.

25. PRESIDING OFFICER: (SENATOR DONNEWALD)

26. Is there further discussion? Senator Bruce, did you...Senator  
27. Bruce.

28. SENATOR BRUCE:

29. Well, thank you, Mr. President and members of the Senate. I  
30. see nothing, absolutely nothing wrong with amendment...that is under  
31. discussion. One organization in the State of Illinois has said  
32. that they are opposed to the concept, but all this says is, if a  
33. gentleman...if there is an agreement on how you are going to determine

1. vacation days and those are, in fact, due you, if for some reason  
2. you are terminated, your vacation days that are due you under  
3. the contract have to be paid to you. It just says that employers  
4. have to treat employees fairly. Now, they sat down and agreed  
5. that there was going to be a procedure for determining how many  
6. vacation leave days you get. Now, this bill doesn't say you have  
7. to give vacation days. It doesn't say how you have to give them.  
8. It doesn't do anything between the employer and the employee  
9. determining the number of vacation days. If they decide one day  
10. for one month's work or two days for six months, that's all between  
11. the employer and the employee, not us. What this bill says,  
12. however, is that the employer and the employee get into a dispute,  
13. if the employee has to leave for any reason, illness, moves, goes  
14. someplace else, they get in a fight, they get fired, it just says  
15. that we've agreed to how many days off you get and you get paid  
16. for those. The problem is that some employers, and very, very,  
17. few of them say, I'm going to fire you and, by the way, the five  
18. vacation days you have coming, I'm not going to pay you for. That  
19. just doesn't seem fair. All this bill says is, once you've agreed  
20. ...to something, you must treat the employee fairly in determining  
21. his vacation days. I see absolutely nothing wrong with the amend-  
22. ment.

23. PRESIDING OFFICER: (SENATOR DONNEWALD)

24. Is there further discussion? Senator Grotberg for the second  
25. time.

26. SENATOR GROTBORG:

27. Yes, because I raised the issue...I will close with the  
28. opposition at...at this point, Mr. Chairman, but I...or President,  
29. but I...

30. PRESIDING OFFICER: (SENATOR DONNEWALD)

31. That's a new rule.

32. SENATOR GROTBORG:

33. The judge went on to say, that the right...Judge Curry of

1. the Cook County Circuit Court, the right to set conditions upon  
2. salaries, sick leave, vacations and holidays is an established  
3. prerogative of...of management and except to the impact or the  
4. extent that those prerogatives have an adverse public impact,  
5. they are no interest to government. Now, that is the judge's  
6. ruling. That's the case we're talking about and...all you have  
7. to do is take the State of Illinois with its hundred thousand  
8. employees. If you...this would immediately affect them because  
9. our State policy is such in those contracts that if you don't  
10. ask for it, you don't get it and it just puts into law something  
11. that doesn't belong into law and flies in the face of any manage-  
12. ment prerogative including that of government and the State of  
13. Illinois.

14. PRESIDING OFFICER: (SENATOR DONNEWALD)

15. Senator Regner.

16. SENATOR REGNER:

17. A point of personal privilege, Mr. President. I had to go  
18. down to...

19. PRESIDING OFFICER: (SENATOR DONNEWALD)

20. State your point.

21. SENATOR REGNER:

22. I had to go down to a meeting a little while ago with the  
23. Governor and I had an Agreed Bill List laying on my desk and I  
24. mean a Concurrence list marked for my usage and it's disappeared.  
25. Whoever borrowed it, I'd appreciate it being returned so I could  
26. continue working.

27. PRESIDING OFFICER: (SENATOR DONNEWALD)

28. Please return that. We don't want you to leave, Senator.  
29. All right. Is there further debate? Senator Lemke may close.  
30. Senator Lemke may close.

31. SENATOR LEMKE:

32. All we're saying here that if an employer and an employer  
33. agree as to vacation time, the employee should get his vacation

1. time. I ask for concurrence of this amendment.  
2. PRESIDING OFFICER: (SENATOR DONNEWALD)  
3. All right. The question is, shall the Senate concur in  
4. House Amendment No. 2. Those in favor vote Aye. Those opposed  
5. Nay. The voting is open. Have all those voted who wish?  
6. Have all those voted who wish? Take the record. On that  
7. question, the Ayes are 35, the Nays are 22. The Senate does  
8. concur in House Amendments 1 and 2 to Senate Bill 123 and the  
9. bill having received the required constitutional majority is  
10. declared passed. Senate Bill 133, Senator Nimrod. You may  
11. proceed.  
12. SENATOR NIMROD:  
13. Thank you...thank you, Mr. President and Ladies and Gentlemen.  
14. I would move that we concur in House Amendments No. 1, 2 and 4  
15. and not concur in House Amendment No. 6.  
16. PRESIDING OFFICER: (SENATOR DONNEWALD)  
17. Is there further discussion?  
18. SENATOR NIMROD:  
19. House...House Amendment No. 6, in fact, replaces Senate  
20. Amendment No. 3 and I believe our wording on Senate Amendment 3  
21. is far better and it has some safeguards in there that we put  
22. in there that the House has removed and in the case of this not  
23. guilty...I mean unfit to stand trial and I would think that our  
24. wording in that and our protection in that for the hearing to be  
25. conducted pursuant to Mental Health Code is far better than the  
26. one that the House has put on.  
27. PRESIDING OFFICER: (SENATOR DONNEWALD)  
28. Is there discussion? Now, Senator Nimrod, is it your desire  
29. to concur in House Amendments 1, 2 and 4...  
30. SENATOR NIMROD:  
31. Yes.  
32. PRESIDING OFFICER: (SENATOR DONNEWALD)  
33. ...and non concur in 6? Is there discussion? All right.



1. Senator Rock.

2. SENATOR ROCK:

3. This is one, as a matter of fact, that just recently arrived  
4. and Senator Shapiro and I had kind of tentatively, at least, agreed  
5. that we'd hold these...the one...the more recent arrivals until  
6. tomorrow.

7. PRESIDING OFFICER: (SENATOR DONNEWALD)

8. Take it out of the record. Senate Bill 136, Senator Sangmeister.  
9. You may proceed.

10. SENATOR SANGMEISTER:

11. Yes, I'm sorry, Mr. President, I was sleeping at the switch  
12. here. All on 136...the House changed the notice of the contractor  
13. from "at once" to a "ten day period", rather than the terminology "at  
14. once." That's an innocuous change and I have no objection to it,  
15. therefore, I would move that we concur in House Amendment No. 1 to  
16. Senate Bill 136.

17. PRESIDING OFFICER: (SENATOR DONNEWALD)

18. Is there discussion? The question is, shall the Senate concur  
19. in House Amendment No. 1 to Senate Bill 136. Those in favor vote  
20. Aye. Those opposed Nay. The voting is open. Have all those voted  
21. who wish? Have all those voted who wish? We'll get you in shape,  
22. Senator. Take the record. On that question, the Ayes are 50, the  
23. Nays are 5. The Senate does concur in House Amendment No. 1 to  
24. Senate Bill 136 and the bill having received the required  
25. constitutional majority is declared passed. The Chair inadvertently  
26. skipped Senate Bill 94. Senator Graham, do you wish to proceed?  
27. Please do.

28. SENATOR GRAHAM:

29. Senate Bill 94 comes back with an amendment that we had some  
30. concern about here. I think, though, that we are making a step in the  
31. right direction on this CPR thing and I move that the Senate do now  
32. concur in House Amendment to Senate Bill 94.

33. PRESIDING OFFICER: (SENATOR DONNEWALD)

1.           There's...Senator, there are two House Amendments.  
2.       SENATOR GRAHAM:  
3.           I move to concur in both amendments.  
4.       PRESIDING OFFICER: (SENATOR DONNEWALD)  
5.           Is there discussion? All right. The question is, shall  
6.       the Senate concur in House Amendments 1 and 2 to Senate Bill 94.  
7.       Those in favor vote Aye. Those opposed Nay. The voting is open.  
8.       Have all those voted who wish? Have all those voted who wish?  
9.       Take the record. On that question, the Ayes are 54, the Nays are 1.  
10.      The Senate does concur in House Amendments 1 and 2 to Senate Bill 94  
11.      and the bill having received the required constitutional majority  
12.      is declared passed. Senate Bill 142, Senator Vadalabene. Do you  
13.      wish to proceed? Please do.  
14.      SENATOR VADALABENE:  
15.           Yes, thank you, Mr. President and members of the Senate.  
16.      Amendment No. 1 to Senate Bill 145 adds the Waukegan Port...  
17.      I'm sorry...  
18.      PRESIDING OFFICER: (SENATOR DONNEWALD)  
19.           That's Senate Bill 142, Senator.  
20.      SENATOR VADALABENE:  
21.           Amendment No...Yes, thank you, Mr. President. Amendment  
22.      No. 1 to Senate Bill...House Amendment No. 3 to Senate Bill 142  
23.      raises from six to eight percent the maximum for permissible  
24.      interest rates on a general obligation and revenue bonds that  
25.      the Jackson-Union Counties Regional Port District may...may issue  
26.      and I concur with the amendment.  
27.      PRESIDING OFFICER: (SENATOR DONNEWALD)  
28.           Well, Senator, there are...there are three amendments to this  
29.      bill. Senate...House Bill...House Amendments 1, 2 and 3.  
30.      SENATOR VADALABENE:  
31.           Now, I'm going to 2.  
32.      PRESIDING OFFICER: (SENATOR DONNEWALD)  
33.           Would you repeat that, please?

1. SENATOR VADALABENE:  
2. Now, I'm going to Amendment No. 2.  
3. PRESIDING OFFICER: (SENATOR DONNEWALD)  
4. Are you going to concur with all three amendments?  
5. SENATOR VADALABENE:  
6. Yes.  
7. PRESIDING OFFICER: (SENATOR DONNEWALD)  
8. Just proceed.  
9. SENATOR VADALABENE:  
10. Okay.  
11. PRESIDING OFFICER: (SENATOR DONNEWALD)  
12. We can do it all at once, if you'll proceed.  
13. SENATOR VADALABENE:  
14. It raises from six to eight percent the maximum permissible  
15. interest rates on general obligation and revenue bonds as the  
16. Waukegan Port District may issue and raises from eight to ten  
17. percent the maximum permissible interest rate on revenue bonds.  
18. Current law established six percent as the maximum allowed in interest  
19. rate on issuance of such bonds by the district and I concur on  
20. all three amendments.  
21. PRESIDING OFFICER: (SENATOR DONNEWALD)  
22. Is there discussion? Senator Weaver.  
23. SENATOR WEAVER:  
24. Senator Vadalabene, didn't we agree in committee that we'd  
25. leave those revenue bonds at eight for all revenue bonds issues?  
26. PRESIDING OFFICER: (SENATOR DONNEWALD)  
27. Senator Vadalabene.  
28. SENATOR VADALABENE:  
29. No. In committee we agreed to the general obligation bonds  
30. from six to eight and the...revenue bonds to eight to ten.  
31. PRESIDING OFFICER: (SENATOR DONNEWALD)  
32. Senator Bowers.  
33. SENATOR BOWERS:

1. Well, I agree, Senator Sam. That's what we agreed to, but  
2. it seems to me that, at least, in one instance here we're going  
3. ...we're taking GO's up to ten and I don't remember ever agreeing  
4. to...to take GO's. Now, my...my printout here says that in Senate  
5. Amendment...or...oh, that's Senate Amendment 2...ten to eight. Are  
6. they...All right. Let me just ask the question then. Are all  
7. revenue bonds at ten and all GO's at eight under these amendments?  
8. PRESIDING OFFICER: (SENATOR DONNEWALD)

9. Senator Vadalabene.  
10. SENATOR VADALABENE:

11. That is correct. Six to eight on the general obligation bonds  
12. and revenue bonds at the Jackson-Union Counties Regional Port  
13. District may issue. It's six to eight for them and then on the  
14. Waukegan Port District it's six to eight on the general obligation  
15. bonds and from eight to ten percent on the...on the revenue bonds.  
16. PRESIDING OFFICER: (SENATOR DONNEWALD)

17. Is there further discussion? The question is, shall the  
18. Senate concur in House Amendments 1, 2 and 3 to Senate Bill 142.  
19. Those in favor vote Aye. Those opposed Nay. The voting is open.  
20. Have all those voted who wish? Have all those voted who wish?  
21. Take the record. On that question, the Ayes are 42, the Nays  
22. are 7, 1 Voting Present. The Senate does concur in House Amend-  
23. ments 1,2 and 3 to Senate Bill 142 and the bill having having  
24. received the required constitutional majority is declared passed.  
25. Senate Bill 145, Senator Vadalabene. Do you wish to proceed?  
26. SENATOR VADALABENE:

27. Yes, House Amendments No. 1 and 2 to Senate Bill 145. Amend-  
28. ment No. 1 adds the Waukegan Port District established by the  
29. Waukegan Port District Act and industrial projects...financed under  
30. the Industrial Revenue Bond Act to public projects, which are  
31. exempt from the eight percent limit on public corporation bonds and  
32. Amendment No. 2 adds the Jackson-Union Counties Regional Port  
33. District established by the Jackson-Union Counties Regional Port

1. District Act and industrial projects financed under the Industrial  
2. Revenue Bond Act to public projects, which are exempt from the eight  
3. percent limit on public corporation bonds and I concur with the  
4. Amendment No. 1 and Amendment No. 2.

5. PRESIDING OFFICER: (SENATOR DONNEWALD)

6. Is there discussion? Senator Berning.

7. SENATOR BERNING:

8. Thank you, Mr. President. Just a question of the sponsor.  
9. I notice that Amendment No. 1 exempts the Waukegan Port District,  
10. which then leads me back to the thrust of the bill itself. What  
11. is Waukegan...being exempted from? What does the bill do in its  
12. original state?

13. PRESIDING OFFICER: (SENATOR DONNEWALD)

14. Senator Vadalabene.

15. SENATOR VADALABENE:

16. Well, if I understand it, it exempts them from the public  
17. corporation bonds, it...it allows them then to go out and seek  
18. a higher or seek a...a higher rate of interest for their bonds,  
19. so they would be competitive.

20. PRESIDING OFFICER: (SENATOR DONNEWALD)

21. Senator Berning.

22. SENATOR BERNING:

23. Well, I'm sorry, Mr. President. Without the bill in front  
24. of us, it's very difficult to know what these do. It...Waukegan  
25. and Jackson-Union County Regional Port District are being exempted  
26. from something, but from what we have in front of us, it's impossible  
27. to know what the provisions...they're being exempted from.

28. PRESIDING OFFICER: (SENATOR DONNEWALD)

29. Is there further discussion? Senator Bowers.

30. SENATOR BOWERS:

31. Yeah, I...I echo Senator Berning's problem here. Now, is the  
32. only thing that we are exempting them from...are their interest rate  
33. limitations or are there other significant factors in that other

1. Act that we ought to know about?

2. PRESIDING OFFICER: (SENATOR DONNEWALD)

3. Senator Vadalabene.

4. SENATOR VADALABENE:

5. Possibly, Senator Bowers, if I read you the impact of these

6. amendments, maybe that would clarify it.

7. PRESIDING OFFICER: (SENATOR DONNEWALD)

8. Proceed. Senator Bowers.

9. SENATOR BOWERS:

10. No, I don't think it will. I...what we really would like to

11. know and, frankly, I don't remember, is you're now incorporating

12. some more districts into a bill that passed this...this Body. The...

13. the impact to the original bill is much more important. In other

14. words, if the original bill merely exempts them from the interest

15. rates...the interest rate limitations, I have no real objection, but

16. I'm curious as to what else we are exempting them from.

17. PRESIDING OFFICER: (SENATOR DONNEWALD)

18. Senator Vadalabene.

19. SENATOR VADALABENE:

20. All right. We...we passed the bill out...out of the Senate

21. for the Tri-City Regional Port District. The Industrial Building

22. Revenue Bond Act...bonds are issued by any county, municipality,

23. airport authority or port authority to finance the construction,

24. rebuilding, improvements or extension of the industrial building.

25. These industrial buildings are leased to an industrial concern for

26. the use as a factory, plant, warehouse, storage area or distribution

27. facility in hope of relieving unemployment. There's no set criterion

28. for setting interest rates for these bonds as...as the rate

29. fluctuates with the market, however, a few guidelines may be

30. followed. They include the financial soundness of the holders,

31. whether the bond is long or short term and so forth and I don't

32. know whether that answers your question or not.

33. PRESIDING OFFICER: (SENATOR DONNEWALD)

SB 147  
6/28/79  
concur

1. Senator Bowers. Is there further discussion? The question  
2. is, shall the Senate concur in House Amendments 1 and 2 to Senate  
3. Bill 145. Those in favor vote Aye. Those opposed Nay. The voting  
4. is open. Have all those voted who wish? Have all those voted who  
5. wish? Take the record. On that question, the Ayes are 37, the  
6. Nays are 12, 2 Voting Present. The Senate does concur in House  
7. Amendments 1 and 2 to Senate Bill 145 and the bill having received  
8. the required constitutional majority is declared passed. Senate  
9. Bill 147, Senator Berman. Do you wish to proceed? You may do so.  
10. SENATOR BERMAN:

11. Senate Bill 147, Mr. President, I move to concur in House  
12. Amendments 1 and House Amendment 5. This is the bill that provided  
13. the notice and hearing process for community college teachers upon  
14. dismissal. The Amendment No. 1 tightened up the language of the  
15. bill so as to indicate what teachers would be covered when the bill  
16. becomes effective. Under that amendment January 1, 1980 would be  
17. the effective date of the bill. Any teacher that is not satisfactorily  
18. pursuing it's...his duties could be dismissed without complying with  
19. the provisions of the bill. After January 1, 1980 any teacher that  
20. had three or four years of continued service would be under the  
21. provisions of this. Amendment No. 5 is merely a provision that  
22. spells out that the notice called for in the bill would be by  
23. registered or certified mail. I move to concur in Amendments 1 and  
24. 5.

25. PRESIDING OFFICER: (SENATOR DONNEWALD)

26. Senator Maitland.

27. SENATOR MAITLAND:

28. Well, Mr. Chairman, just...Mr. President, excuse me, just to  
29. comment on...on the bill. I think it was a bad bill when it passed  
30. out of here. It...it's one that circumvents those local board of  
31. trustees and I rise in opposition.

32. PRESIDING OFFICER: (SENATOR DONNEWALD)

33. Senator Nimrod.

1. SENATOR NIMROD:

2. Yeah, I would just like to remind the Senators, Mr. President,  
3. that the amendments here, I...I have no particular objections to,  
4. it's the bill itself and I'd just like to remind this...this is a  
5. bad bill.

6. PRESIDING OFFICER: (SENATOR DONNEWALD)

7. Is there further discussion? Senator Bruce.

8. SENATOR BRUCE:

9. I rise in support of this bill. It had had a great deal of  
10. work on it in the Senate committee. Mr. Norm Swenson from the  
11. federation spent a great deal of time trying to put together what  
12. he thought a reasonable package would be. It has been amended in  
13. the House, I think in a way that improves the bill, but it certainly  
14. isn't so significant that we ought not to support it again. It  
15. passed out of here the...I think we had this, Senator Berman, twice  
16. or three times before the committee, at least twice. Senator  
17. Berman worked on amendments to meet almost every objection and I  
18. think the bill has been improved by the House Amendments. I see  
19. no reason we should not continue to support a concept, which aids  
20. community college teachers.

21. PRESIDING OFFICER: (SENATOR DONNEWALD)

22. Senator Newhouse.

23. SENATOR NEWHOUSE:

24. Thank you, Mr. Chairman. Senator Berman has worked long and  
25. hard on this bill. This latest amendment really clarifies a situation  
26. which could be devastating to some...to some of the several  
27. institutions and I would certainly rise in support of it and would  
28. move its adoption.

29. PRESIDING OFFICER: (SENATOR DONNEWALD)

30. Senator Gitz.

31. SENATOR GITZ:

32. I have a question of the sponsor. I agree with...

33. PRESIDING OFFICER: (SENATOR DONNEWALD)



1. He indicates he will respond.

2. SENATOR GITZ:

3. I have a...in the original bill my understanding the

4. probationary period is three years and the synopsis indicates

5. that that has been changed and I would like to know under the

6. bill, as amended, what is the situation of the probationary

7. period before tenure is granted?

8. PRESIDING OFFICER: (SENATOR DONNEWALD)

9. Senator Berman.

10. SENATOR BERMAN:

11. It's the same as the bill left here. It's three years or

12. the board can extend it to a fourth year.

13. PRESIDING OFFICER: (SENATOR DONNEWALD)

14. Is there further discussion? Senator Berman may close.

15. SENATOR BERMAN:

16. I call for a favorable vote. Thank you.

17. PRESIDING OFFICER: (SENATOR DONNEWALD)

18. All right. The question is, shall the Senate concur in

19. House Amendments 1 and 5 to Senate Bill 147. Those in favor

20. vote Aye. Those opposed Nay. The voting is open. Have all

21. those voted who wish? Have all those voted who wish? Take the

22. record. On that question, the Ayes are 44, the Nays are 12.

23. The Senate does concur in House Amendments 1 and 5 to Senate

24. Bill 147 and the bill having received the required constitutional

25. majority is declared passed. Senate Bill 185, Senator Grotberg.

26. Do you wish to proceed? Please do.

27. SENATOR GROTBORG:

28. Thank you, Mr. President. I would ask that the Senate non-

29. concur in House Amendment No. 1 and ask the House to recede from

30. it by message.

31. PRESIDING OFFICER: (SENATOR DONNEWALD)

32. All right. Senator...Is there discussion? Senator Grotberg .

33. moves to non-concur in House Amendment No. 1 to Senate Bill 185.

1. Those in favor say Aye. Those opposed. The Ayes have it.  
2. The motion carries and the Secretary shall...shall so...so  
3. inform the House. (Machine cutoff) 188, Senator Sangmeister.  
4. You may proceed.

5. SENATOR SANGMEISTER:

6. Thank you, Mr. President and members of the Senate. At this  
7. time I would move that the Senate not concur in House Amendment  
8. No. 1 to Senate Bill 188.

9. PRESIDING OFFICER: (SENATOR DONNEWALD)

10. Is there discussion? Senator Sangmeister moves to non-concur  
11. in House Amendment No. 1 to Senate Bill 188. Those in favor  
12. indicate by saying Aye. Those opposed Nay. The motion carries  
13. and the Secretary shall so inform the House. Senate Bill 198,  
14. Senator Merlo. You may proceed.

15. SENATOR MERLO:

16. Thank you, Mr. President and members of the Senate. I move  
17. that the Senate concur with House Amendment No. 2 to Senate Bill 198.  
18. What it does is it deletes the provision making it a mandatory  
19. jail sentence of thirty days and I ask the...that we concur.

20. PRESIDING OFFICER: (SENATOR DONNEWALD)

21. Is there discussion? The question is, shall the Senate concur  
22. with House Amendment No. 2 to Senate Bill 198. Those in favor  
23. vote Aye. Those opposed Nay. The voting is open. Have all those  
24. voted who wish? Have all those voted who wish? Take the record.  
25. On that question, the Ayes are 51, the Nays are 3. Senate Bill...  
26. the Senate does concur in House Amendment No. 2 to Senate Bill 198  
27. and the bill having received the required constitutional majority  
28. is declared passed. Senate Bill 210, Senator Moore. You may proceed.

29. SENATOR MOORE:

30. Thank you, Mr. President and members of the Senate. I would  
31. move to concur in House Amendments 1 and 2 to Senate Bill 210.  
32. Amendment No. 1 deals with the broadening of the title of bill  
33. relative to the upgrading of the Capital Complex electrical system

1. and to authorize the Capital Development Board to grant an  
2. easement for locating electrical transmission lines and re-  
3. locating existing transmission lines for the construction of the  
4. Department of Revenue Building and also Amendment No. 2 grants an  
5. easement for a water main for Potowatamie School District No. 144  
6. in Hazelcrest. I move that we do concur in Amendments No. 1 and 2  
7. to Senate Bill 210.

8. PRESIDING OFFICER: (SENATOR DONNEWALD)

9. Is there discussion? The question is, shall the Senate concur  
10. in Amendments No. 1 and 2 to Senate Bill 210. Those in favor vote  
11. Aye. Those opposed Nay. The voting is open. Have all those voted  
12. who wish? Have all those voted who wish? Take the record. On  
13. that question, the Ayes are 54, the Nays are none. The Senate  
14. does concur in House Amendments No. 1 and 2 to Senate Bill 210 and  
15. the Senate...and the bill having received the required constitutional  
16. majority is declared passed. Senate Bill 227, Senator Geo-Karis.  
17. You wish to proceed? Please do.

18. SENATOR GEO-KARIS:

19. 227, Mr. President and Ladies and Gentlemen of the Senate...  
20. House Amendment No. 1 clarifies the bill a little more than we  
21. had it in...in the status of the House...in the Senate, rather and  
22. I'd move its concurrence.

23. PRESIDING OFFICER: (SENATOR DONNEWALD)

24. Is there discussion? The question is, shall the Senate concur  
25. in House Amendment No. 1 to Senate Bill 227. Those in favor vote  
26. Aye. Those opposed Nay. The voting is open. Have all those voted  
27. who wish? Have all those voted who wish? Take the record. On that  
28. question, the Ayes are 49, the Nays are none. The Senate...and the  
29. bill...the Senate does concur in House Amendment No. 1 to Senate  
30. Bill 227 and the bill having received the required constitutional  
31. majority is declared passed. Senate Bill 228, Senator Rhoads. Do  
32. you wish to proceed? Please do. You may proceed.

33. SENATOR RHOADS:

1. Oh. I was waiting for the Secretary to read something or  
2. order. A message or...

3. PRESIDING OFFICER: (SENATOR DONNEWALD)

4. Not in this order of business. We're going...

5. SENATOR RHOADS:

6. Thank you, Mr. President and members...

7. PRESIDING OFFICER: (SENATOR DONNEWALD)

8. Just a minute. Senator Bruce, for what purpose do you arise?

9. SENATOR BRUCE:

10. Well, I just wonder on this particular concurrence, if we  
11. might not divide the question on...

12. PRESIDING OFFICER: (SENATOR DONNEWALD)

13. Well, we'll make that after he makes his opening statement.

14. SENATOR BRUCE:

15. Oh. All right. Well, I'll make that request if the sponsor  
16. does not.

17. PRESIDING OFFICER: (SENATOR DONNEWALD)

18. Senator Rhoads, you may proceed.

19. SENATOR RHOADS:

20. Thank you, Mr. President and members of the Senate. Senate  
21. Bill 228 is the bill which amends the Higher Education Student  
22. Assistance Law to permit the Scholarship Commission to make  
23. advance payments to an institution not to exceed seventy-five  
24. percent of the announced awards to that institution. House  
25. Amendment No. 1 has the effect of deleting Senate Amendment No. 4,  
26. which was sponsored on the Floor by Senator Maitland over here.  
27. Senator Maitland, in my understanding is accepts...accepts that  
28. change. House Amendment No. 2 incorporates some of the provisions  
29. of House Bill 2419 sponsored by Representative Ryan over in the  
30. House, which passed the House by a 130 to 32 on May the 25th. It  
31. also adds some clean-up language to make the...to tighten up the  
32. time requirements on the granting of the...granting of these...on  
33. the payment by the State to the colleges. So, I would move at this

1. time for a concurrence, that the Senate do concur in the adoptions  
2. of...House Amendments No. 1 and 2.

3. PRESIDING OFFICER: (SENATOR DONNEWALD)

4. Senator Bruce moves to divide the question as to Senate  
5. Amendments 1 and 2. Is there further discussion as to Senate  
6. Amendment No. 1? Senator Regner.

7. SENATOR REGNER:

8. 1 is the...

9. PRESIDING OFFICER: (SENATOR DONNEWALD)

10. House Amendment No. 1. I'm sorry.

11. SENATOR REGNER:

12. Okay. I'm sorry.

13. PRESIDING OFFICER: (SENATOR DONNEWALD)

14. Is there...is there further discussion? Senator Rhoads.

15. SENATOR RHOADS:

16. Just to explain again, that all House Amendment No. 1 does  
17. is to delete Senate Amendment No. 4 and I...I don't think that's  
18. controversial and I would move to concur in House Amendment No. 1.

19. PRESIDING OFFICER: (SENATOR DONNEWALD)

20. Is there further discussion as to House Amendment No. 1?  
21. The question is, shall the Senate concur in House Amendment No. 1?  
22. Those in favor vote Aye. Those opposed Nay. The voting is open.  
23. Have all those voted who wish? Have all those voted who wish?  
24. Take the record. On that question, the Ayes are 56, the Nays are  
25. none. The Senate does concur in House Amendment No. 1 to Senate  
26. Bill 228. Now, as to Senate...I mean as to House Amendment No. 2,  
27. is there discussion? Senator Rhoads.

28. SENATOR RHOADS:

29. Thank you, Mr. President. I am in support of House Amendment  
30. No. 2 which adds a new Section to the Academic Scholarship Program  
31. providing for grants by the commission to be awarded annually to  
32. the top four thousand students at one thousand dollars to any  
33. Illinois institution of higher education. As I stated before, this

1. is a good concept. It was sponsored by Representative Ryan and  
2. numerous cosponsors in the House in the form of House Bill 2419.  
3. It did pass the House overwhelmingly on May the 25th and did not  
4. get out of committee here in the Senate. I...I think it's a good  
5. concept and I think we ought to support it.

6. PRESIDING OFFICER: (SENATOR DONNEWALD)

7. Is there further discussion? Senator Bruce.

8. SENATOR BRUCE:

9. Thank you, Mr. President. I rise in strong opposition to  
10. Amendment No. 2 to House Bill 228. This is a program that will  
11. turn upside down the concept of scholarships in the State of  
12. Illinois as developed by this legislative Body and the colleges  
13. throughout the State of Illinois. It says that no longer are we  
14. going to grant scholarships on the basis of need, but we are going  
15. to...base that solely on scholarship without regard to need. This  
16. bill was debated quite lengthily in committee and defeated there  
17. on the basis it...all of the problems we raised in that committee  
18. were not corrected at all. For example, there's no requirement...  
19. that the student continue to show any sort of academic progress  
20. in college. Once he has passed high school with a high score  
21. and high aptitude test, he gets a scholarship for four years,  
22. even if he does not maintain academic progress, which is required  
23. by every other I...ISSC scholarship. There is no limit to how long  
24. he may be able to stay in college. We had testimony from the  
25. Illinois State Scholarship Commission that clearly stated that  
26. academic ability is directly related to wealth. There is...it is  
27. indisputable that people have had...the advantages of wealth, have  
28. the ability and they also have the opportunities to expand their  
29. horizons and then score well on tests that are devised to test  
30. that very sort of wide ranging interests. This bill discriminates  
31. against every person who is not wealthy. It says to the doctor's  
32. son who has spent the summers in Berne, Switzerland, who has driven  
33. a Maseratti to high school, that we ought to give him a four year

1. tuition free scholarship to any institution in the State of  
2. Illinois. That isn't the way this legislative Body ought to  
3. react. We ought to base our scholarships on need. These people  
4. have already received every accolade they need. I'm sure they...  
5. they should be honored and they are, but the problem is that  
6. we need to give every dollar we can, based on need, not on wealth.

7. PRESIDING OFFICER: (SENATOR DONNEWALD)

8. There are numerous Senators who wish to address themselves  
9. to this...issue. We'll proceed and I would hope that we would  
10. govern ourselves accordingly. Senator Newhouse.

11. SENATOR NEWHOUSE:

12. I'll be brief, Mr...Mr. President. I...I simply want to echo  
13. the sentiments that were just...just...just put before this Body  
14. by...by my fellow Senator. This kind of provision, it seems to  
15. me just flies in the face of the need for public institutions  
16. and that...it's basically what we've tried to do in the public  
17. institutions, make it possible for those...those youngsters to  
18. get an education who wouldn't ordinarily be eligible for such  
19. things. The private institutions have...will be filled with  
20. the youngsters who have the academic capabilities that are out-  
21. lined here. There's really no need for this and the...it did  
22. fail in committee. It's coming in the backdoor through this and  
23. I'll certainly be opposed to it and would hope you'd vote it down.

24. PRESIDING OFFICER: (SENATOR DONNEWALD)

25. Senator Shapiro.

26. SENATOR SHAPIRO:

27. Mr. President and Ladies and Gentlemen of the Senate. I think  
28. it should be pointed out to the Body that this particular program  
29. does not impinge upon the regular State Scholarship Program. In  
30. other words, the appropriation for the State Scholarship Commission  
31. carries a separate line item in the amount of four million dollars  
32. for the program and I, personally, think and there have been  
33. attempts made in the past to award scholarships based on merit in

1. this particular State. We give no scholarships at all to those  
2. students who excell gradewise in music or any other academic  
3. pursuit and I think it's about time we started addressing that  
4. particular problem and I would urge everyone to support the  
5. amendment.

6. PRESIDING OFFICER: (SENATOR DONNEWALD)

7. I'm advised that the doorkeeper is sending notes in. I think  
8. that we've adopted the rule to prohibit that. All right. Senator  
9. Regner.

10. SENATOR REGNER:

11. A question...a question of Senator Rhoads.

12. PRESIDING OFFICER: (SENATOR DONNEWALD)

13. He indicates he will respond. He's right in front of you.

14. SENATOR REGNER:

15. Senator Rhoads. Well, we could have talked quietly. If  
16. this amendment is concurred in and then the amendment to the  
17. Scholarship Commission Bill of four million dollars is non-concurred  
18. in, what would happen?

19. PRESIDING OFFICER: (SENATOR DONNEWALD)

20. Senator Rhoads.

21. SENATOR RHOADS:

22. Well, Senator Regner, that's...that's largely up to you because  
23. you're the Senate sponsor of the Appropriation Bill. I would  
24. imagine that when it goes back over to the House that they would  
25. refuse to recede from their amendment adding the four million  
26. dollars and that a Conference Committee would be appointed.

27. PRESIDING OFFICER: (SENATOR DONNEWALD)

28. Senator Regner.

29. SENATOR REGNER:

30. I...I guess what I'm asking...if the money were not put in  
31. the Appropriation Bill, would these grants or scholarships then  
32. be paid for out of the existing appropriation?

33. PRESIDING OFFICER: (SENATOR DONNEWALD)



1. Senator Rhoads.

2. SENATOR RHOADS:

3. " I really, honestly, Senator Regner, I can't answer that. I  
4. think that would be up to the...up to the Governor and the Bureau  
5. of the Budget as to what position they would adopt. There isn't  
6. any language that I am aware of in the...in House Amendment No. 2  
7. which would say that the money would have to come out of the...the  
8. other program...The...the purpose of...that amendment is not to  
9. take it out of the Need Program, but to add it on as an additional  
10. Merit Program.

11. PRESIDING OFFICER: (SENATOR DONNEWALD)

12. Senator Regner.

13. SENATOR REGNER:

14. Well, I...I could support it if I were...could be assured  
15. somehow that it would come out of the existing appropriation with-  
16. out an additional appropriation, however, since apparently the  
17. wordage is such that they wouldn't happen, I'll have to oppose  
18. this amendment.

19. PRESIDING OFFICER: (SENATOR DONNEWALD)

20. Senator Sommer.

21. SENATOR SOMMER:

22. Mr. President, just briefly, I would like to respond to  
23. something that a previous speaker had said. You know, it seems  
24. to me that middle-class people who work for a living and work  
25. very hard have a problem sending their children to college, too,  
26. Senator Bruce, and...this State does nothing for those people.  
27. I think it's about time that we open up a limited sort of program  
28. so really, talented middle-class students can also get some limited  
29. aid. This is not a full ride, this is only a thousand dollars.  
30. You well know, the Scholarship...Commission provides much more in  
31. many cases to those who attend privates. This is at public  
32. universities, it's a thousand dollars and it really does probably  
33. aid, in most cases, those kind of people who need aid. I think

1. it's wrong to say that these people do not need it.

2. PRESIDING OFFICER: (SENATOR DONNEWALD)

3. Senator Maitland.

4. SENATOR MAITLAND:

5. Thank you, Mr. President and Ladies and Gentlemen of the  
6. Senate. Much that I wanted to say has already been said. I  
7. strongly, strongly object to some of the comments made by Senator  
8. Bruce. I have strongly supported the program in...in the past.  
9. We're spending eighty million dollars in excess of eighty million  
10. dollars for that program. What's so terribly wrong with...with  
11. really recognizing some people who have achieved academic excellence?  
12. I just can't understand the concern over this. This is good  
13. legislation. It's legislation that we should support. It's  
14. legislation that we should allow these young people to have these  
15. grants. Senator Sommer has touched upon a very important point.  
16. We all have constitutives come to us and say, hey, we can't qualify  
17. for any kind of a grant at all. Our kids work all summer. They  
18. don't spend the summers in Europe, the summers in Michigan, the  
19. winters in Florida. That's...that's a terrible thing to say.  
20. These kids deserve these scholarships. I think it's a good amend-  
21. ment and I urge your support.

22. PRESIDING OFFICER: (SENATOR DONNEWALD)

23. Senator DeAngelis.

24. SENATOR DeANGELIS:

25. Thank you, Mr. President and members of the Senate. Day after  
26. day in this Body we either reward need or lack of effort. Never  
27. or rarely have I seen a reward for effort in this Body. Young  
28. people today are being confronted with the moral dilemma and the  
29. moral dilemma is why should we achieve. I can think of no better  
30. way than to answer that question by recognizing those who achieve  
31. and saying to them, you deserve something. These are the leaders  
32. of tomorrow. These are the people that are going to replace us.  
33. Let's be decent and do something for them, too.

1. PRESIDING OFFICER: (SENATOR DONNEWALD)

2. Senator Davidson.

3. SENATOR DAVIDSON:

4. Mr...Mr. President and members of the Senate. A couple of  
5. items which haven't been touched on. Those individuals saying  
6. we're meeting the need by the scholarship for the tuition and that  
7. people who are sons and daughters of someone who has little  
8. financial advantage over another shouldn't be helped, but the  
9. most important thing is, those individuals who do qualify for  
10. financial need, but also have academically excelled can benefit.  
11. Now, tuition is not the biggest cost going to college. You all  
12. know that. It's room and board. This is a thousand dollar grant  
13. that those individuals which qualify for financial need, but still  
14. don't have the monies to go can receive this to help them further  
15. theirselves to achieve, to be a leader in their community and for  
16. those people. The other big important thing which all of you  
17. forget about, due to the way the Scholarship Commission fiscal  
18. computation is done, some individual who may 'cause they work  
19. like hell all their life, their parents have owned a house or  
20. owned the farm and due to inflation it's gone to a certain value,  
21. will take them out of being helped while their income is less, less  
22. than those who are qualified. This is a good bill to qualify to  
23. help that student who's putting hisself forward for four years to  
24. achieve...becomes an Illinois State scholar. Now, if you want to do  
25. something to help the people to achieve theirselves. You all talk  
26. about the "carrot at the end of the stick," all right, then vote  
27. for this bill, give those students an incentive to excell in the  
28. academic level. This is a good bill. I...urge you to vote Aye.

29. PRESIDING OFFICER: (SENATOR DONNEWALD)

30. This list is growing like topsy. Senator Martin.

31.

(END OF REEL)

32.

33.

1. SENATOR MARTIN:

2. Topsy...as the joint sponsor with Senator Maitland of this  
3. original legislation, I too would ask your support. And would  
4. remind you that the argument that we do not have any guarantee  
5. that such scholars would continue a high...academic achieve-  
6. ment is specious when we require it of no one else. There  
7. is no requirement that flat grants, have even a basic limit  
8. or basic level of scholarship. If, indeed, one believes in  
9. the concept of merit, occasionally merit should be replayed.  
10. And here is a bill that has merit to reward those people  
11. who have shown merit and it is one of the few things we  
12. can do to keep up a quest for excellence which should be the  
13. goal of education in Illinois.

14. PRESIDING OFFICER: (SENATOR DONNEWALD)

15. Senator Nimrod.

16. SENATOR NIMROD:

17. Thank...thank you, Mr. President. I would only remind  
18. those that might be considering what the impact would be.  
19. Senator Davidson had said that a great number of those who are  
20. already receiving financial assistance would also, where  
21. they have indicated, merit would also receive additional  
22. scholarship assistance. I think also one other point that  
23. probably has not been explained is that a number of our  
24. students, of our merit students, leave the State of Illinois.  
25. When we offer...when we offer these kind of scholarships to  
26. our schools, we, in fact, are then saying to our young people,  
27. here is an encouragement for you to continue your education  
28. in Illinois and our excellent schools that are here rather  
29. than go to some of the other schools throughout the other  
30. states. In fact, if they do not stay, all it does is open  
31. more scholarships for those that are receiving it. I think  
32. it's about time we do reward merit, we should recognize  
33. it and certainly this is a good concept and a good idea and it

1. does indicate an attitude of this Legislature and I would hope  
2. that it would be a positive one saying, yes, you should be  
3. rewarded for good work. Thank you.

4. PRESIDING OFFICER: (SENATOR DONNEWALD)

5. Senator Carroll.

6. SENATOR CARROLL:

7. Thank you, Mr. President, Ladies and Gentlemen of the  
8. Senate. I rise in support of the comments of Senators Sommer  
9. and Maitland specifically. Unfortunately the amendment doesn't  
10. do what their speech said. I agree, wholeheartedly, that more  
11. money is needed to fund those who we call the middle class.  
12. To obtain a college education in this State has been noticeably  
13. lax in dealing with that problem. The people in our districts  
14. who are...where husbands and wives are working and they're over  
15. that twenty or twenty-three thousand dollar level and cannot  
16. find aid in this State to help send their children to college  
17. and get a college education. This amendment does the opposite.  
18. This amendment does nothing to treat the problem that's really  
19. there and that is to provide money for those who really need  
20. it. The concept of giving money to those who excell is great,  
21. but there is no free lunch. There's only so much money available  
22. to provide tuition waivers or grants or anything else to help  
23. people go to college and I think what we should be doing is  
24. providing this money and as much more money as we can find to  
25. help those who are caught in the bind of being a little bit  
26. too rich to...right now qualify for that low level that the  
27. Scholarship Commission has, but not wealthy enough to take  
28. care of themselves to go through college. This doesn't do  
29. that and therefore, I think we cannot support this type of  
30. an amendment. If it did what Maitland and Sommer suggested,  
31. I think everybody would be in support of it, but it just  
32. doesn't.

33. PRESIDING OFFICER: (SENATOR DONNEWALD)

1. The Chair wishes to recognize the Speaker of the House, my  
2. former seatmate who is lobbying Senator Daley. Senator Buzbee.  
3. SENATOR BUZBEE:

4. Thank you, Mr. President, I hope the Speaker is not here  
5. lobbying the Senator on this bill, hope it's something else,  
6. dealing with highways or something maybe, but... A...well, there's...  
7. I'm in complete concurrence with what Senator Carroll just said,  
8. that I also believe we ought to make scholarships more available  
9. to those folks, who in fact, pay the taxes, the vast middle  
10. class of this country, but this bill doesn't do that. The way  
11. to do that is to up that income limit to thirty or forty thousand  
12. dollars a year instead of the present twenty or twenty-two  
13. thousand, where it is now, and say that your children are then  
14. eligible for scholarships. Let me tell you what this bill  
15. does. It will give a little better than double, a little better  
16. than double, a scholarship, a flat out money grant, over what  
17. we presently give to any student who receives an Illinois  
18. State Scholarship Commission Scholarship to the University of  
19. Illinois or to Southern Illinois University or to Northern or  
20. to Illinois State or Western or Eastern, because the scholarships  
21. that we give to Illinois State Scholarship recipients at the  
22. present time is based on tuition. And if you go to a public  
23. institution in this State, the tuition is somewhere a little  
24. bit less than five hundred dollars a year. If you go to a  
25. private institution in this State, you can receive up to  
26. seventeen hundred and fifty dollars a year next year under  
27. the Illinois State Scholarship Commission Scholarship. But  
28. to those students that go to the publics, about four hundred  
29. and fifty to five hundred dollars is the maximum amount of  
30. their scholarship. Now with this idea, we're going to flat  
31. out give one thousand dollars per year for four years with  
32. no requirement for continued academic excellencę...

33. PRESIDING OFFICER: (SENATOR DONNEWALD)

1. Proceed. Your time...you have one minute left, Senator.

2. SENATOR BUZBEE:

3. ...with this bill, you will give double the amount of money,

4. just flat out give it to them, to students over what you're

5. presently giving to public institution students in this State.

6. I also favor at some point down the line, the idea of awarding

7. academic excellence with scholarship money, but this is not

8. in the current budget, It is, as Senator Regner pointed out,

9. it would be four million dollars in addition to what the

10. Illinois...State Scholarship Commission is already receiving

11. and I think it's a bad idea at the present time.

12. PRESIDING OFFICER: (SENATOR DONNEWALD)

13. Senator, we have...the list is still growing, we have

14. Senator Wooten.

15. SENATOR WOOTEN:

16. Thank you, Mr. President. I...I can well understand the

17. ...President's dismay at the growing list of speakers, but

18. quite frankly, I wish we would debate this long and longer

19. on most of the issues that are before us. Because I think

20. what has developed here is a real problem of conscience

21. for a lot of us. We have moved away from an award for excellence,

22. I'm probably going to vote to nonconcur, but only with the

23. hope that you'll go back and correct some of the deficiencies

24. that have been cited. That we'll come back with the same

25. concept with some requirements that you keep your grade average

26. up. I can recall when I was a youngster, the one chance you

27. had to pull yourself up was to get a scholarship, rich or poor,

28. you were equal in that contest. And that was the only way some

29. of us were able to go to college and to move up out of the,

30. what were then the slums of the city I grew up in. I absolutely

31. believe in awarding excellence and I pay far more attention

32. to that and the awarding of General Assembly Scholarship,

33. than I do to need. However, I think that there are some technical

1. problems, if what Senator Carroll said is true and what Senator  
2. Bruce alleged earlier is true, then this should go back and  
3. get some of that tightened up so that if you're going to  
4. give awards purely for ability, purely for accomplishment,  
5. then I'm all for that, but you should put in some requirements  
6. that they maintain those accomplishments.

7. PRESIDING OFFICER: (SENATOR DONNEWALD)

8. Senator Collins. Senator Collins. Senator Berman.

9. SENATOR BERMAN:

10. Question of the sponsor.

11. PRESIDING OFFICER: (SENATOR DONNEWALD)

12. Indicates he will respond.

13. SENATOR BERMAN:

14. How do you determine the...

15. PRESIDING OFFICER: (SENATOR DONNEWALD)

16. Will the members...

17. SENATOR BERMAN:

18. How do we determine the four thousand top students? If  
19. you take it...if you take it by averages alone, there are some  
20. students that would be number 1 in one school who probably  
21. couldn't be number 100 at another school. What is the  
22. process by which the four thousand would be determined?

23. PRESIDING OFFICER: (SENATOR DONNEWALD)

24. Senator Rhoads.

25. SENATOR RHOADS:

26. As you know, Senator Berman, there are national merit  
27. standardized tests which are given out in the high schools.  
28. The commission has the authorization in the bill to look at  
29. those scores and as one criteria and they may evaluate others  
30. as well.

31. PRESIDING OFFICER: (SENATOR DONNEWALD)

32. Senator Johns.

33. SENATOR JOHNS:



1. Thank you, Mr. President. I would be willing to bet anybody  
2. in this audience that the majority of young people that make  
3. the best grades come from wealthier families. The environment,  
4. the time to study without having to work, gives them more chance  
5. to make better grades. It puts them at a disadvantage. The  
6. young people that have to work at a disadvantage with that  
7. person that's got the free ride. Another thing that bothers  
8. me, I've worked hand in hand with young people, taken them  
9. to universities and when they have excellent grades, there  
10. are scholarships available. There are hundreds of scholarships  
11. that go begging each year from foundations and people wishing  
12. to encourage good grades. We don't need this, I could vote  
13. for it, pass it on to the Governor, then he'd have to Veto  
14. it or take it from another fund. He hasn't got this extra  
15. four million, but I still say, this is a bad amendment and  
16. I urge my side to vote against it.

17. PRESIDING OFFICER: (SENATOR DONNEWALD)

18. Senator Regner. For the second time.

19. SENATOR REGNER:

20. For the second time. Mr. President and members, since I  
21. spoke the first time, I've been sitting here thinking about  
22. the statements made by Senator Bruce and Senator Bruce, you've  
23. convinced me to change my mind and I'm going to support this  
24. concurrence.

25. PRESIDING OFFICER: (SENATOR DONNEWALD)

26. Senator Bruce.

27. SENATOR BRUCE:

28. Well, Senator Grotberg talked about coyotes and he said in  
29. that bill, it's either them or us. And Gentlemen I suppose  
30. I...I stand here as a small d Democrat and saying that in this  
31. society we ought to take care of those who cannot go to college.  
32. Not one Gentleman has stood on this Floor and said that rich  
33. kids are going to be denied the right to go to college if this

1. bill fails. And you know damn well they won't be because they've  
2. got the money to go. Now, we're talking about limited State  
3. resources to send kids to college and you're saying that those  
4. who have no financial need at all, ought to stand in front of  
5. the...children of this State that have that need. Now, you  
6. talk about academic...excellence and it's not recognized, it  
7. is recognized. There isn't one ISSC scholarship that goes  
8. out in this State that doesn't recognize two things, academic  
9. excellence and need, and they're both important. What this  
10. bill says, that there is no requirement of need, you go whether  
11. you've got the money or not. And frankly, Gentlemen, if this  
12. is the first shot in a class war then it's going to have to  
13. be fired. You cannot send the rich at the expense of the poor  
14. and that's what you're going to do with this bill and that's  
15. why I still oppose it.

16. PRESIDING OFFICER: (SENATOR DONNEWALD)

17. Senator...just a moment. Now...now we have...Senator  
18. Berning. This is your first time, I think, Senator.

19. SENATOR BERNING:

20. Yes, thank you, Mr. President. I...I was not inclined  
21. to rise on this issue until I have been belabored by some  
22. of the comments by some of my colleagues on the other side.  
23. And I want to emphasize very, very dramatically that wealth  
24. has nothing to do with academic achievement or native intelligence,  
25. Senator Bruce. Perhaps you are implying that because of your  
26. outstanding intelligence you are of a wealthy family, but that  
27. wasn't what I had gathered from your earlier comments. You  
28. are refuting your own statement. If there is anything that  
29. is more galling to your and my fellow citizens, it is to have  
30. to continually pay taxes for the benefit of everyone else  
31. and then still bear your own financial load. All wealthy  
32. people are not that intelligent. There are a great many  
33. middle class, lower middle class and...as well as laboring,

1. low income people in my area who do not qualify for scholar-  
2. ships. I submit that if we can recognize these outstanding  
3. students, no matter where they come from, we ought to do that  
4. my fellow Senators.

5. PRESIDING OFFICER: (SENATOR DONNEWALD)

6. Senator Graham. Oh...excuse me.

7. SENATOR BERNING:

8. And as to the concern...as to the concern over whether  
9. or not they're going to keep up their academic level of  
10. accomplishment, I remind you that you or I or they or any one  
11. of those students can be summarily rejected once they're a  
12. student, if they do not maintain a satisfactory, academic  
13. level of achievement, so that's not an issue.

14. PRESIDING OFFICER: (SENATOR DONNEWALD)

15. Senator Graham.

16. SENATOR GRAHAM:

17. I think most of the 4th of July speeches have been made  
18. about two weeks ahead of time. I move the previous question.

19. PRESIDING OFFICER: (SENATOR DONNEWALD)

20. There's one speaker left, Senator Nimrod.

21. SENATOR NIMROD:

22. Yeah, Mr...Mr. President, I would like to just say one  
23. other thing since Senator Bruce has indicated about the classes  
24. and I think that, well, we better say this, is that there's  
25. nothing ever been wrong with working when you go to school  
26. and it seems what we've done with financial assistance is  
27. told people who may be in the lower incomes, they don't have  
28. to work anymore. Well, I want to tell you, those that are  
29. paying their way have to work. And I would say one other thing,  
30. that there isn't anyone, any person, adult or...young person  
31. in this State who wants to get an education that cannot get  
32. it at the university level. Now, our program, present program  
33. on financial assistant is over eighty million dollars. The

1. total programs, I understand, are over two hundred million  
2. dollars that they're getting now. The new Federal grants  
3. you can walk in anytime and borrow money and get it paid back  
4. after you're through at school with no interest being paid.  
5. I think it's about time that we start to tell people there's  
6. nothing wrong with working while you're going to school and  
7. there's nothing wrong with rewarding merit and you ought to  
8. be an achiever if you want to succeed and this bill is the  
9. best way to tell them to do it.

10. PRESIDING OFFICER: (SENATOR DONNEWALD)

11. Senator Rhoads may close.

12. SENATOR RHOADS:

13. Mr. President, I think all the arguments have been made.  
14. I ask for a favorable roll call on the concurrence with House  
15. Amendment No. 2.

16. PRESIDING OFFICER: (SENATOR DONNEWALD)

17. The question is shall the Senate concur in House Amendment  
18. No. 2 to Senate Bill 228. Those in favor vote Aye. Those  
19. opposed Nay. The voting is open. Have all those voted who  
20. wish? Have all those voted who wish? Take the record.  
21. On that question the Ayes are 32, the Nays are 25. And Amend-  
22. ment No. 2 to...just a minute...Amendment No. 2 to...the Senate  
23. does concur in House Amendment No. 2 to Senate Bill 228. And  
24. the bill having received the required constitutional majority  
25. is declared passed. Senator Bruce.

26. SENATOR BRUCE:

27. Like a verification of those who voted in the affirmative.

28. PRESIDING OFFICER: (SENATOR DONNEWALD)

29. Request for a verification. The members will please be in  
30. their seats. Secretary will call the affirmative vote.

31. SECRETARY:

32. The following voted in the affirmative: Becker, Berning,  
33. Bloom, Coffey, Daley, Davidson, DeAngelis, Egan, Geo-Karis,

1. Graham, Grotberg, Jeremiah Joyce, Lemke, Maitland, Martin, McMillan,
2. Mitchler, Moore, Nash, Nedza, Nega, Nimrod, Ozinga, Philip, Regner,
3. Rhoads, Rupp, Schaffer, Shapiro, Sommer, Vadalabene, Weaver.
4. PRESIDING OFFICER: (SENATOR DONNEWALD)
5. Senator Bruce.
6. SENATOR BRUCE:
7. I believe that everyone is in their seat.
8. PRESIDING OFFICER: (SENATOR DONNEWALD)
9. The Senate does concur on House Amendments 1 and 2 to
10. Senate Bill 228 and the bill having received the required
11. constitutional majority is declared passed. Senator Weaver,
12. for what purpose do you arise?
13. SENATOR WEAVER:
14. Well, Mr. President, don't you think it's about time that
15. Senator Donnewald files the motion?
16. PRESIDING OFFICER: (SENATOR DONNEWALD)
17. He's going to and very shortly if Senator Bruce will come
18. and relieve me. Senator Rock.
19. SENATOR ROCK:
20. Thank you, Mr. President. I wonder if the record could
21. reflect that I really wanted to be recorded maybe.
22. PRESIDING OFFICER: (SENATOR DONNEWALD)
23. Senator Davidson, for what purpose do you arise?
24. SENATOR DAVIDSON:
25. ...have voted on the prevailing side, I move to reconsider
26. the vote which Amendment No. 2 was adopted on...
27. PRESIDING OFFICER: (SENATOR DONNEWALD)
28. Heard the motion. Senator Schaffer moves it lie upon
29. the Table. Those in favor indicate by saying Aye. Those
30. opposed Nay. The Ayes have it. The motion carries.
31. PRESIDING OFFICER: (SENATOR BRUCE)
32. What purpose does Senator Hall arise?
33. SENATOR HALL:

1. Thank you, Mr. President. I would like to have...I'm  
2. the sponsor of House Bill 1098 and I...it's on the Agreed  
3. List, I'd like to have that removed from the Agreed List.  
4. PRESIDING OFFICER: (SENATOR BRUCE)  
5. Is there leave? Leave is granted. Senator, what was  
6. the bill number again?  
7. SENATOR HALL:  
8. 1098...1098.  
9. PRESIDING OFFICER: (SENATOR BRUCE)  
10. ...Senate Bill 252, Senator Philip. Gentlemen, may we  
11. have some order, please. For what purpose does Senator  
12. Donnewald arise?  
13. SENATOR DONNEWALD:  
14. Mr. President, I would like to go to the Order of Motions.  
15. Do I have leave?  
16. PRESIDING OFFICER: (SENATOR BRUCE)  
17. Is there leave? There is objection.  
18. SENATOR DONNEWALD:  
19. Then I request roll call.  
20. PRESIDING OFFICER: (SENATOR BRUCE)  
21. The motion is to suspend the rules...so as to go to the  
22. Order of Motions. Those in favor will...is there discussion?  
23. Senator Berman.  
24. SENATOR BERMAN:  
25. Could we ask what the motion will be?  
26. PRESIDING OFFICER: (SENATOR BRUCE)  
27. Senator Donnewald, there's been an inquiry as to what  
28. the motion will be.  
29. SENATOR DONNEWALD:  
30. For the exclusive consideration of a motion and I'll  
31. read it. I move to temporarily amend Senate Rule 26, Section  
32. G through June 30th, 1979 as follows, "No Senator shall speak  
33. more than one minute on the same question without the consent  
34. of the Senate, nor more than twice on that question. No Senator

1. shall speak more than once until every Senator choosing to  
2. speak shall have spoken. No Senator may explain his vote."  
3. I so move.  
4. PRESIDING OFFICER: (SENATOR BRUCE)  
5. Is there...the motion is to suspend the rules. Are...is  
6. there discussion on the motion to suspend the rules? For  
7. what purpose does Senator Walsh arise?  
8. SENATOR WALSH:  
9. Gentleman yield for a question?  
10. PRESIDING OFFICER: (SENATOR BRUCE)  
11. Indicates he will yield. Senator Donnewald...or Senator  
12. Walsh.  
13. SENATOR WALSH:  
14. Now, does this rule then preclude the...the custom that's  
15. prevalent here of members speaking twice on one issue?  
16. PRESIDING OFFICER: (SENATOR BRUCE)  
17. Senator Donnewald.  
18. SENATOR DONNEWALD:  
19. Well, what...I...I'll read it again, "No Senator shall speak  
20. more than once until every Senator choosing to speak shall have  
21. spoken." What...what it's saying...  
22. SENATOR WALSH:  
23. Now is that the existing rule that you're reading or is  
24. this your proposed new rule?  
25. PRESIDING OFFICER: (SENATOR BRUCE)  
26. ...Senator Donnewald.  
27. SENATOR DONNEWALD:  
28. You may speak twice one minute each.  
29. PRESIDING OFFICER: (SENATOR BRUCE)  
30. And that is...our present rule, Senator, is that it...the  
31. change is only as to the time limit. You may speak five minutes  
32. now and then five minutes a second time after everyone else has  
33. spoken. Senator Walsh.

1. SENATOR WALSH:  
2. I...I'm going to support the rule, but I...I think you'd  
3. be better off, quite frankly, if you never premitted anyone  
4. to speak twice because as soon as one person speaks twice,  
5. everybody has...who has spoken on the issue seems to speak  
6. twice. So I, for one, would be for a longer period on the  
7. question and never speaking twice.  
8. PRESIDING OFFICER: (SENATOR BRUCE)  
9. Is there further discussion on the motion? Senator  
10. Regner.  
11. SENATOR REGNER:  
12. Question of the sponsor?  
13. PRESIDING OFFICER: (SENATOR BRUCE)  
14. Indicates he will yield.  
15. SENATOR REGNER:  
16. Senator Donnewald, when you read the...the rule you were  
17. suspending, I think you said it was also eliminating the rule  
18. which disallows the explanation of votes. Okay.  
19. PRESIDING OFFICER: (SENATOR BRUCE)  
20. Well, all right, now Gentlemen we have Senator Netsch...  
21. SENATOR NETSCH:  
22. Point of order first. Are we not on the motion to go out  
23. of order? We're not on the substance of the motion itself, is  
24. that correct?  
25. PRESIDING OFFICER: (SENATOR BRUCE)  
26. The motion before the Body is to suspend the rules and  
27. that is a...debatable motion, Senator.  
28. SENATOR NETSCH:  
29. Right, and then we...if that, if the rules are suspended,  
30. then we come to the merits of the motion itself?  
31. PRESIDING OFFICER: (SENATOR BRUCE)  
32. That is correct. Senator Donnewald's motion is to suspend  
33. the rules to go to the Order of Motions and he has indicated  
34. that at that time, he will file a particular motion which will



1. then be before the Body for its consideration. The question  
2. before the Body is whether you wish to suspend the rules to  
3. go to that order. Senator Egan is recognized.

4. SENATOR EGAN:

5. Thank you, Mr. President, members of the Senate. Let  
6. me just point out that it's already taken five minutes for  
7. this motion. Would you keep track of the rest of the time  
8. that it takes. I just want to have that for the record.

9. PRESIDING OFFICER: (SENATOR BRUCE)

10. Senator, I've started my stop watch, we'll see how long  
11. it does take. All right. Senator Buzbee.

12. SENATOR BUZBEE:

13. I...I want to speak to the...to the change of the rule  
14. itself, so I...this is not the proper time, is that correct?

15. PRESIDING OFFICER: (SENATOR BRUCE)

16. That is correct. It's on...on...the motion really is to  
17. suspend the rule and go out of this order. If the Gentlemen  
18. do not wish to go out of this order of business they should  
19. make comment on that point. Is there further discussion?  
20. There's been a request for a roll call. Those...the motion  
21. is to suspend the rules to go to the Order of Motions. Those  
22. in favor will vote Aye. Those opposed will vote Nay. The  
23. voting is open and will require 30 affirmative votes. Have  
24. all voted who wish? Have all voted who wish? Take the record.  
25. On that question the Ayes are 40, the Nays are 11, none Voting  
26. Present. The motion to go out of the ordinary...to suspend  
27. the rules and go out of the ordinary order of business, prevails.  
28. On...we are now on the Order of Motions. Mr. Secretary, are  
29. there any motions filed?

30. SECRETARY:

31. Motion filed by Senator Donnewald, dated June the 21st,  
32. 1979.

33. PRESIDING OFFICER: (SENATOR BRUCE)

34. Senator Donnewald to...on...on your motion.

1. SENATOR DONNEWALD:

2. All I...the motion is, I move to temporarily suspend  
3. Senate Rule 26, Section G through June 30th, 1979 as follows,  
4. "No Senator shall speak more than one minute on the same  
5. question without consent of the Senate, nor more than twice  
6. on that question. No Senator shall speak more than once  
7. until every Senator choosing to speak shall have spoken.  
8. No Senator may explain his vote." I so move.

9. PRESIDING OFFICER: (SENATOR BRUCE)

10. Is there discussion of the motion? Senator...Senator  
11. Buzbee.

12. SENATOR BUZBEE:

13. Thank you, Mr. President. I agree with the...the attempt  
14. to put this rule into effect probably...probably ninety percent  
15. of the time, including the bills of which I am the sponsor...  
16. all, like I said, ninety percent of the time. But we have to  
17. discuss issues in this next four or five days such things as  
18. a proposed road package which the Governor and the Mayor of  
19. Chicago discussed yesterday. We have to discuss Public Aid  
20. recipients receiving a cost of living increase. We have to  
21. discuss sales tax relief. We have to discuss Corporate Personal  
22. Property Tax Relief. And it seems to me to say that the people's  
23. elected representatives are only going to have one minute apiece  
24. to discuss those issues which have multimillion and multibillion  
25. dollar implications over the next several years. To say that  
26. we're only going to be able to discuss those issues one minute  
27. at a time is just beyond my comprehension. Now I would be willing  
28. to Table all of my bills if everybody else were willing to Table  
29. all of...their bills and let's just spend the rest of the time  
30. talking about those four major or five major topics then we can  
31. get it all done because we'll have plenty of time to give  
32. adequate consideration to them. And if any...if everybody else  
33. wants to take me up on that, I'll Table all of mine right now

1. if everybody else will and we just discuss those topics along  
2. with the appropriation bills. But to say that we're only going  
3. to devote that amount of time to those kind of major issues and  
4. when we got all this other rinky-dink stuff on the Calendar  
5. that won't amount to two hills and a...won't amount to very  
6. much...over the next several years, is...is beyond my comprehension  
7. and I stand opposed to this motion at this time.

8. PRESIDING OFFICER: (SENATOR BRUCE)

9. Well, Senator Donnewald, that was not a question.

10. SENATOR DONNEWALD:

11. It wasn't a question, but I think that it needs to be  
12. responded to...to resolve.

13. PRESIDING OFFICER: (SENATOR BRUCE)

14. Well, Senator...

15. SENATOR DONNEWALD:

16. All right, we'll wait, you...you proceed, Senator Netsch.

17. PRESIDING OFFICER: (SENATOR BRUCE)

18. Well, Senator Donnewald, the following Senators have sought  
19. recognition, Senators Netsch, Wooten, Collins, Rupp, Egan,  
20. Washington, Schaffer, Kenneth Hall, Gitz, Rock and Maragos.  
21. Senator Netsch.

22. SENATOR NETSCH:

23. ...Thank you, Mr. President. I am not unconscious of the  
24. fact that this motion is going to prevail and probably by  
25. an overwhelming margin, but I would like to make two brief  
26. points in addition to the extremely important point that  
27. Senator Buzbee just made. The first is that the time limitation  
28. is unevenly and often unfairly administered, it always has  
29. been and it will continue to be. For that reason alone, it  
30. should not be invoked. The second thing is that whether we  
31. like it or not, this is a deliberative Body. We have enormously  
32. important issues before us and I believe that our constituents,  
33. the public of Illinois, has a right to expect us to spend a

1. little bit of time considering and debating the merits of  
2. these extremely important issues.

3. PRESIDING OFFICER: (SENATOR BRUCE)

4. For what purpose does Senator Chew arise?

5. SENATOR CHEW:

6. I move the previous question.

7. PRESIDING OFFICER: (SENATOR BRUCE)

8. Senator, under Rule 42A, a motion for the previous question  
9. may be made, but may not be considered until every Senator who has  
10. sought recognition by the presiding officer prior to the motion,  
11. has been given an opportunity to speak. All right. Senator  
12. I have...I have added my own personal name to the list that I  
13. gave a moment ago along with Senator Geo-Karis, Bowers and  
14. myself. No, Senator, that was added before you made the motion.  
15. I...I have time stamped it, Senator. The question is shall the  
16. main question now be put. Requires a three-fifths vote of  
17. the Body. Those in favor will vote Aye. Those opposed will  
18. vote Nay. Senator Buzbee. It will not preclude any Senator  
19. on the list from speaking.

20. SENATOR BUZBEE:

21. Oh, so you're saying that everybody that's already on the  
22. list gets to speak and you're just voting now as to whether  
23. ...as to whether after that list is all completed then...then  
24. Senator Chew's motion will be...will take effect assuming it  
25. passes now.

26. PRESIDING OFFICER: (SENATOR BRUCE)

27. That's right.

28. SENATOR BUZBEE:

29. Thank you.

30. PRESIDING OFFICER: (SENATOR BRUCE)

31. There are, under our rules, any Senator that's sought  
32. recognition...all right. Question is on the...on the previous  
33. ...moving the previous question. For what purpose does Senator

1. Washington arise?

2. SENATOR WASHINGTON:

3. Order...point of order. The motion is out of order it  
4. appears to me until every person you named plus those who  
5. got in under the wire have had a chance to speak. All that  
6. motion can do is remain pending under we've spoken. I don't  
7. see the necessity or the correctness of putting that motion  
8. now.

9. PRESIDING OFFICER: (SENATOR BRUCE)

10. Senator Chew, is...would that procedure be...

11. SENATOR WASHINGTON:

12. Well, it's...

13. PRESIDING OFFICER: (SENATOR BRUCE)

14. Well...the motion...Senators Wooten, Collins, Rupp, Egan,  
15. Washington, Schaffer, Kenneth Hall, Gitz, Rock, Maragos, Geo-Karis,  
16. Bowers and Bruce. Senator Geo-Karis, for what purpose do you  
17. arise?

18. SENATOR GEO-KARIS:

19. I...I rise on a point of...order. All I was going to ask  
20. Senator Donnewald was if he would like to exclude appropriation  
21. bills, that's all.

22. PRESIDING OFFICER: (SENATOR BRUCE)

23. ...Yeah, Senator you'll hold your motion until those Senators  
24. have spoken. That has been the usual procedure.

25. SENATOR CHEW:

26. No...no, that's half of the Senate, Mr. President, hell,  
27. we'll be here all day discussing something that...that's not  
28. germane to what we're doing. That's half of the Senate. When  
29. you called the first list, I made the motion and you've added  
30. several...members to the...to the list since I made the motion,  
31. according to your last revelation of the list.

32. PRESIDING OFFICER: (SENATOR BRUCE)

33. Senator, I read that list a moment ago before...

1. SENATOR CHEW:  
2. Oh...I know you did, but you didn't have half of the names  
3. on it that you just read the last time.  
4. PRESIDING OFFICER: (SENATOR BRUCE)  
5. Senator I had every name on that list that I read except  
6. I told you I had added before you...after I gave the list, I  
7. ended with Senator Maragos, before you made the motion, Senator  
8. Geo-Karis, Bowers and myself were added to the list prior to  
9. your making the motion.  
10. SENATOR CHEW:  
11. Since we...since, Mr. President, since we know the motion  
12. is going to carry and the proposed move by Donnewald is going  
13. to carry, it's nonsense to sit up here and waste the Senate's  
14. time on just a lot of yackety-yackety-yak, that's all I'm  
15. trying to do, is to get on with the people's business.  
16. PRESIDING OFFICER: (SENATOR BRUCE)  
17. For what purpose does Senator Graham arise?  
18. SENATOR GRAHAM:  
19. I'd like to make a motion at this time that the Senate  
20. stand in recess till 2:00 o'clock till the speakers all  
21. through and let us know when we're ready to start doing  
22. business and we'll come back.  
23. PRESIDING OFFICER: (SENATOR BRUCE)  
24. The motion is to recess. All in favor say Aye. Opposed  
25. Nay. The Ayes...the Nays have it. The Senate is still in  
26. Session, the motion to recess is lost. For what purpose does  
27. Senator Rock arise?  
28. SENATOR ROCK:  
29. Thank you.  
30. PRESIDING OFFICER: (SENATOR BRUCE)  
31. Gentlemen...and Ladies. On...on...on...Senator Egan,  
32. may I...Gentlemen and Ladies, may I give you a progress  
33. report Senator. We have now spent nine minutes and forty-three

1. seconds on this motion. Senator Rock is recognized.

2. SENATOR ROCK:

3. Yes, thank you, Mr. President, Ladies and Gentlemen of  
4. the Senate. I think we have, frankly, wasted enough time  
5. with respect to this. I might suggest that the same procedure  
6. was, in fact, in vogue when we were considering, under a deadline,  
7. our own Senate Bills. And as the custom was and as the rule  
8. clearly states, with leave of the Body, we can talk forever  
9. on a given subject and I would suggest that there's no intent,  
10. really, to inhibit anybody's deliberation or right of discussion  
11. on...on matters that we all know or consider to be of some  
12. substance. The concern is, frankly, that with respect to  
13. many of these moves to concur in technical House amendments  
14. and many other things that really should not take up the time  
15. of this Body to the derogation of those things that are  
16. important. That we make a legitimate attempt to limit ourselves  
17. and I think the request is reasonable and I would urge that we  
18. move on.

19. PRESIDING OFFICER: (SENATOR BRUCE)

20. Senator Wooten.

21. SENATOR WOOTEN:

22. Well, President Rock, I don't think it's reasonable. Since  
23. I've been in this Chamber we've gone from fifteen minutes debate  
24. to five to three, it's still five, but three is what we get,  
25. and now we want to move down to one. I think you ought to leave  
26. it to the general good sense of this Body. All right, if you  
27. think yourself a child...if you think yourself a child and  
28. not a responsible adult and cannot judge for yourself what you  
29. need to ask and say in order to comprehend a question, then  
30. you're in trouble. But it seems to me that on that last question,  
31. a very...for me a very serious issue was at stake and I wanted  
32. to know and I wanted to hear everything that was said. I just  
33. don't think you accomplish anything by cutting it down to one

1. minute. You know we're going to have to violate that rule  
2. again and again and again. I think at the present rule of  
3. three minutes, you're not going to have any trouble and you  
4. would certainly avoid these necessary halts and objections.  
5. You demean this Body by proposing such rules. You stamp  
6. every member of this Body as stupid and irresponsible and  
7. I resent it. I don't think it's the sort of rule that  
8. ought to be imposed on anybody that pretends, at least,  
9. to be deliberative. Some of the propositions that are coming  
10. back on concurrence can kill you, Ladies and Gentlemen, and  
11. you better take the time to know what's at stake and you  
12. may not be able to find out in one minute.

13. PRESIDING OFFICER: (SENATOR BRUCE)

14. Senator Collins.

15. SENATOR COLLINS:

16. I agree with Senator Buzbee and some of the previous  
17. speakers that oppose this motion. I think this is a very  
18. serious issue. Within the next few days, as Senator Buzbee  
19. has said, we're going to be voting on some very serious  
20. issues in this Body. And to say that a sponsor has only  
21. one minute to get up and explain what's in a complicated  
22. package like the replacement taxes and other issues here,  
23. I think is totally irresponsible. I want to be accountable  
24. and I'm here to be accountable to the people of my district  
25. and I cannot go back home and tell them what I voted on  
26. or what has transpired here if the sponsor is going to be  
27. limited to three minutes to...one minute to explain a very  
28. complicated issue. At least I should be able to give some  
29. reasonable explanation as to why I cast my vote Pro or Con.  
30. I think a more reasonable, rational approach to this whole  
31. problem is to...let the...the sponsor of the bill have  
32. the...first five minutes to close and no person speak on...on  
33. any one issue more than once. I think that's a more rationable  
34. approach to this problem.



1. PRESIDING OFFICER: (SENATOR BRUCE)

2. Is leave that Senator Shapiro's name be added to the  
3. list? Senator Shapiro.

4. SENATOR SHAPIRO:

5. Well, Mr. President and Ladies and Gentlemen of the Senate.  
6. I think any person who is the sponsor of the bill and a few  
7. carefully chosen words can meet the mandate of a one minute  
8. presentation. Now, you look at this particular Calendar that  
9. we had before us, hundreds of House bills, hundreds of concurrences,  
10. an Agreed Bill List that is over two hundred bills and that's  
11. the only way we're going to cut the Calendar down is when we  
12. vote on that Agreed Bill List. And for those of you who want  
13. a hearing on your bill, if we do not go to a limitation of  
14. one minute, some of those bills are never going to be heard,  
15. and I mean never, because next Wednesday is the deadline. I  
16. just happened to think that this debate that we're having on  
17. this proposition is inane and I'm sorry I had to get up and  
18. speak on it, but I think the one minute rule limitation at this  
19. time is the way to go.

20. PRESIDING OFFICER: (SENATOR BRUCE)

21. Senator Egan.

22. SENATOR EGAN:

23. Yes, thank you, Mr. President, members of the Senate. Within  
24. our solar system it takes about 365 days for the planet Earth  
25. to make one revolution around the sun. There's only twenty-four  
26. hours in each day. There's an awful lot of bills that were  
27. introduced and we've got to proceed and deliberate on them.  
28. One thought, however, what this rule will effectively do is pass  
29. more bills than otherwise would pass out of here because what  
30. it does is it limits debate on...in opposition to the bills more  
31. than it does in proposition of the bills. I fully support the  
32. President's position that this is the right thing to do because  
33. in the spirit of advancing in this Body, we have to do it.

1. But I just want to say one thing. It's...we've got a few days  
2. left, had we limited the number of bills that are introducable  
3. by members in the Body, we'd be a lot better off. We wouldn't  
4. have to invoke the time that we're invoking to support this  
5. motion or oppose it. And I just want to say this, next year  
6. when it comes time for rules again, I'm going to propose that  
7. we only have ten bills for each Senator to introduce, let  
8. committees introduce all they want and leave so many for  
9. the membership. Thank you.

10. PRESIDING OFFICER: (SENATOR BRUCE)

11. Senator Washington. Senator Schaffer.

12. SENATOR SCHAFFER:

13. I...I would just like to point out for Senator Egan that  
14. I did propose fifteen bills at the beginning of the Session  
15. and virtually every one who has spoken for the Donnewald  
16. rule opposed that change in the rules.

17. PRESIDING OFFICER: (SENATOR BRUCE)

18. Senator...Senator Hall.

19. SENATOR HALL:

20. Thank you, Mr. President and Ladies and Gentlemen of the  
21. Senate. I think this is a ridiculous move that you're attempting  
22. to do. Now I was here when we used to have the roll call. Now  
23. you have the electronic system. And it's just ridiculous for  
24. anybody to even think that you're going to limit a...a Senator  
25. from whether he can introduce more bills or not and, of course,  
26. that's not germane to the subject, the point that we're talking  
27. about right now. I personally don't introduce that many bills  
28. and I personally don't talk that much on the Floor. But it's  
29. ...it's everybody from here is elected to be able to get up and  
30. voice their opinion. Now to say, if you want to do something,  
31. get here on time. The Senate starts at a time, get here and  
32. start on time. It's ridiculous, and another thing, one of  
33. you guys who jump up and holler all the time, stay in your seat.

1. Every time I look, you've gone, it's ridiculous that we have  
2. to stay here and sit in our seats and vote and to be here and  
3. everytime you look around here, some of these fellows take  
4. a walk, they've gone home. If you want a...why do you run  
5. for the office if you don't want to be here. What you need to  
6. do and I resent anybody trying to put a time limit on me or  
7. any other Senator here to one minute, it's ridiculous.

8. PRESIDING OFFICER: (SENATOR BRUCE)

9. Senator Gitz.

10. SENATOR GITZ:

11. What I have to say will be very, very brief. Most people  
12. around here have been rather restrained, I think in their  
13. remarks. It seems to me like in so many occasions we go in  
14. the wrong direction. I personally resent it when I have some  
15. inquiries to make and serious issues that I'm going to be  
16. restricted to sixty seconds. It seems to me the answer of  
17. our problem is use some restraint, use some good sense, maybe  
18. go to a few...a little fewer receptions. I, for one, think we  
19. can work a little harder, a little longer, I'll give up some  
20. of the receptions, I don't give a damn about them anyway, but  
21. I want us to spend the time to go at these issues the way they  
22. should be deliberated.

23. PRESIDING OFFICER: (SENATOR BRUCE)

24. Senator...Senator Maragos.

25. SENATOR MARAGOS:

26. The motion is like a good book, that's the goal we achieve.  
27. Whether we...if we take...one minute we'll all be speaking  
28. two minutes anyway, we have five minutes we'll be speaking  
29. six minutes. In order for us to give this real subject matter,  
30. Senator Wooten, we have to limit the debate on the nonsensical  
31. matters.

32. PRESIDING OFFICER: (SENATOR BRUCE)

33. Senator Geo-Karis.

34. SENATOR GEO-KARIS:

1. Mr. President and Ladies and Gentlemen of the Senate.  
2. Shakespeare said brevity is the soul of wit. I think we can  
3. accomplish our business if we just get moving and I am for the  
4. Donnewald rule because the House can always consent for an  
5. exception to it for the appropriation bills.  
6. PRESIDING OFFICER: (SENATOR BRUCE)  
7. Senator Bowers. Senator Rock, would you take the podium  
8. for a moment, please.  
9. PRESIDENT:  
10. Senator Bruce.  
11. SENATOR BRUCE:  
12. Thank you. To report...to report to Senator Egan, we have  
13. now spent nineteen minutes and forty-one seconds on this matter.  
14. If...Senator Chew...I...I came here to this Body in 1971 when  
15. we allowed every Senator on the Floor to speak fifteen minutes,  
16. fifteen minutes in rebuttal and five minutes to explain their  
17. vote before we had the electronic marvel. And somehow we got  
18. our work done and by God, I think we had a lot more debate and  
19. better debate than we have now. We changed those rules to  
20. fifteen minutes and fifteen minutes and took out the right to  
21. explain your vote in early 1973 or '72, a move that was just  
22. fine. We then moved that fifteen - fifteen to five and five  
23. and Senator Chew, the real...the reason that Rule 42A is  
24. drafted the way it is is because some of us said, if you're  
25. going to remove the right of explanation of vote and cut the  
26. time limit to fifteen minutes to five minutes that you ought  
27. never to move the previous question. That every Gentleman  
28. elected by a hundred and eighty-eight thousand people who  
29. reside in this Body ought to have a chance to speak ten minutes  
30. on a bill if he thinks that's important. Now to cut it down  
31. to one minute, I think, goes beyond good sense. Senator  
32. Donnewald's rule, I think, last time I objected to it and  
33. frankly I don't believe it worked. I saw bills fly through

1. here that on a one minute debate didn't get adequately discussed.  
2. Sure, we can make the exceptions and say, well, we're going to  
3. let the Personal Property Tax Bill go through and we're going  
4. to have these bills and that bills, but frankly, Gentlemen,  
5. we're not responsible enough to recognize some of the issues.  
6. And we will allow the leave to be granted to our buddies and  
7. pals and there are some people on this Floor, and I'm probably  
8. included in that list, that if it were up to a majority vote  
9. of the Body wouldn't be able to discuss the issues at all, and  
10. that is the problem. We adopt rules to...preside over this  
11. Body, we are in a crunch, I apologize, the last bill did take  
12. a lot of time and I was one of those that spoke twice. I  
13. think maybe we ought to try to restrain ourselves in that  
14. behavior in the next couple of days, but I...I do believe that  
15. one minute on matters that face this Body just cannot be an  
16. adequate time.

17. PRESIDENT:

18. Further discussion? Senator Donnewald may close.

19. SENATOR DONNEWALD:

20. Well, one...just one comment. I think that this Body is  
21. a group of people, men and women, of...of better than average  
22. intelligence and I think when the time comes the rule will  
23. be waived for consideration of important measures and I move  
24. the adoption of the motion.

25. PRESIDENT:

26. Senator Donnewald has moved the adoption of his motion.  
27. Those in favor will vote Aye. Those opposed will vote Nay.  
28. The voting is open. Thirty affirmative votes are required.  
29. Have all voted who wish? Have all voted who wish? Take  
30. the record. On that question the Ayes are 36, the Nays are  
31. 18, none Voting Present. The motion prevails. Leave of the  
32. Body, we'll return to the Secretary's Desk. On the Order of  
33. Concurrence, Senate Bill 252. Senator Philip. Mr. Secretary.

1. SECRETARY:

2. Senate Bill 252 with...House Amendment No. 1.

3. PRESIDENT:

4. Senator Philip.

5. SENATOR PHILIP:

6. Thank you, Mr. President and Ladies and Gentlemen of the  
7. Senate. House Amendment No. 1 to Senate Bill 252 basically  
8. does three times...three things. It changes the registration fee...

9. PRESIDENT:

10. All right. Hold on Senator Philip. Senator Chew, might  
11. you restrain yourself this lovely weekend. Senator Philip.

12. SENATOR PHILIP:

13. Thank you, Mr. President. House Amendment No. 1 does  
14. basically three things to Senate Bill 252. First of all, it  
15. increases the fee from five dollarsto ten dollars for a  
16. certificate for real estate salesmen. Secondly, it changes  
17. the renewal from yearly to every two years. Thirdly, it makes  
18. a technical change and adds one word, years. I move that the  
19. Senate concur in Amendment...House Amendment No. 1 to Senate  
20. Bill 252.

21. PRESIDENT:

22. Is there any discussion? The question is shall the Senate  
23. concur in House Amendment No. 1 to Senate Bill 252. Those in  
24. favor will vote Aye. Those opposed will vote Nay. The voting  
25. is open. Have all voted who wish? Have all voted who wish?  
26. Take the record. On that question the Ayes are 54, the Nays  
27. are 2, none Voting Present. The Senate does concur in House  
28. Amendment No. 1 to Senate Bill 252 and the bill having received  
29. the required constitutional majority is declared passed. On  
30. the Order of the Secretary's Desk, Concurrence, Senate Bill  
31. 256. Mr. Secretary.

32. SECRETARY:

33. Senate Bill 256 with House Amendments 1 and 2.

SB 289  
Case.  
6-23-79

1. PRESIDENT:

2. Senator Merlo.

3. SENATOR MERLO:

4. Thank you, Mr. President, members of the Senate. I move  
5. that we concur to House Amendment No. 1 and House Amendment  
6. No. 2 to Senate Bill 256. House Amendment No. 1 deletes  
7. reference made to the Illinois State Disciplinary Board and  
8. replaces it with the Illinois...or pardon me, the Existing  
9. Dental Examining Committee. House Amendment No. 2 requires  
10. suits filed by the dental hygienist or dentist against the  
11. State must be heard in the Court of Claims. I move...

12. PRESIDENT:

13. Senator...Senator Merlo has moved to concur with House  
14. Amendments 1 and 2 to Senate Bill 256. Is there any discussion?  
15. If not, the question is shall the Senate concur in House Amendments  
16. 1 and 2 to Senate Bill 256. Those in favor will vote Aye. Those  
17. opposed will vote Nay. The voting is open. Have all voted who  
18. wish? Have all voted who wish? Take the record. On that question  
19. the Ayes are 46, the Nays are 6, none Voting Present. The Senate  
20. does concur on House Amendments 1 and 2 to Senate Bill 256 and  
21. the bill having received the required constitutional majority  
22. is declared passed. On the Order of the Secretary's Desk, Con-  
23. currence, Senate Bill 289. Mr. Secretary.

24. SECRETARY:

25. Senate Bill 289 with House Amendments 1 and 2.

26. PRESIDENT:

27. Senator Grotberg.

28. SENATOR GROTEBERG:

29. Thank you, Mr. President, members of the Senate. I would  
30. move that the House do concur in Amendments 1 and 2 to Senate  
31. Bill 289 with the reminder that this is the House Arrest Bill  
32. that will now go to the Governor's Desk for his signature and  
33. attached thereto is an amendment, the substantive Amendment No. 2  
34. dealing with a different issue, but it is acceptable to us and

1. I'm pleased that we've got this process through both Houses. I  
2. move concurrence and final passage.

3. PRESIDENT:

4. All right. Senator Grotberg has moved that the Senate  
5. concur with House Amendments 1 and 2 to Senate Bill 289. Is  
6. there any discussion? Senator Wooten.

7. SENATOR WOOTEN:

8. If it is a substantive change, what does it do, Senator?

9. PRESIDENT:

10. Senator Grotberg.

11. SENATOR GROTBORG:

12. Yes, I apologize, Senator Wooten, for not...talking about  
13. that issue. It changes prisoners Class X felons that are in  
14. for use of a firearm on the inside, no...wait a minute...oh,  
15. that's right, that was on another...this prohibits furloughs  
16. for prisoners than...Class X felons that are in for use of a...  
17. for...if their felony was committed with a firearm. ,Convicted  
18. of it. And the commitment order has to define that it was  
19. for that fact so that the court will know and the record will  
20. show on his commitment papers.

21. PRESIDENT:

22. Any further discussion? Senator Hall.

23. SENATOR HALL:

24. Will the sponsor yield to a question?

25. PRESIDENT:

26. Indicates he will yield. Senator Hall.

27. SENATOR HALL:

28. Senator, you said if it's a firearm. Suppose that a person  
29. has done the same type of a crime without a firearm, is he...

30. Is he refused the furlough?

31. PRESIDENT:

32. Senator Grotberg.

33. SENATOR GROTBORG:

34. That is one of the issues, Senator Hall, and we start with



1. firearms, exclusively to firearms. If it's a knife or strangling  
2. or whatever it's not included in this bill.

3. PRESIDENT:

4. Any further discussion? Yes, Senator D'Arco.

5. SENATOR D'ARCO:

6. Well, why...why would you prohibit furloughs if you had...  
7. used a firearm in the commission of a felony, but if you...you  
8. used a knife or a blackjack or you strangled somebody, you  
9. wouldn't. I don't understand that at all.

10. PRESIDENT:

11. Senator Grotberg.

12. SENATOR GROETBERG:

13. Well, there is the fact that you can't be killed with an  
14. ...unloaded knife, there's some more language in it, but this  
15. is not my amendment as you can well imagine. It's a House  
16. Amendment by Senator...or former Senator Friedrich attached to  
17. this bill. If you'd like to divide the issue, I'll be pleased  
18. to divide the issue, but...we had to start somewhere.

19. PRESIDENT:

20. All right. Any further discussion? If not, the question  
21. is shall the Senate concur. Senator Sangmeister.

22. SENATOR SANGMEISTER:

23. Yeah, I'm not so sure that that amendment is all that great,  
24. Senator Grotberg. As I told you before, I don't know why  
25. we're distinguishing just where a firearm is used and I...I  
26. ...one would ask that the...the question be divided.

27. PRESIDENT:

28. That motion is in order. The question is shall the Senate  
29. concur in House Amendment No. 1 to Senate Bill 289. Those in  
30. favor will vote Aye. Those opposed will vote Nay. The voting  
31. is open. Have all voted who wish? Have all voted who wish?  
32. Take the record. On that question the Ayes are 56, the Nays  
33. are 1, none Voting Present. The Senate does concur in House

1. Amendment No. 1 to Senate Bill 289. House Amendment No. 2,  
2. Senator Grotberg.

3. SENATOR GROTBORG:

4. I...I'll...I will move the concurrence, but I'll take  
5. the roll call I get on it and...and...just...and that is the  
6. ...that is the controversial amendment that Senator Sangmeister  
7. raised the question about, exclusively for firearms would  
8. be the denial of furlough.

9. PRESIDENT:

10. Is there any discussion? Senator Sangmeister.

11. SENATOR SANGMEISTER:

12. Mr. President and members of the Senate. Again I would  
13. just say, I don't think, and I think most of you know my  
14. position on these things, but I don't see where there's  
15. any reasonable differentiation because if it's just a firearm.  
16. There are other instruments that can be used and I would urge  
17. a No vote on this Amendment No. 2.

18. PRESIDENT:

19. All right. Is there any further discussion? If not, the  
20. question is shall the Senate concur in House Amendment No. 2.  
21. Senator Graham.

22. SENATOR GRAHAM:

23. I'm sorry, only to say this. Maybe we didn't get everything  
24. we wanted in this, maybe we didn't deal with everything, but  
25. I'll tell you one thing, how Senator Graham feels about it. If  
26. we're dealing only with firearms that's a step in the right  
27. direction and we can deal with unloaded knives next year. I  
28. urge an Aye vote.

29. PRESIDENT:

30. All right. The question is shall the Senate concur in  
31. House Amendment No. 2 to Senate Bill 289. Those in favor will  
32. vote Aye. Those opposed will vote Nay. The voting is open.  
33. Have all voted who wish? Have all voted who wish? Take the

1. record. On that question the Ayes are 29, the Nays are 22,  
2. none Voting Present. The Senate fails to concur Senate Amendment  
3. ...on House Amendment No. 2 to Senate Bill 289 and the Secretary  
4. shall so inform the House. On the Order of Secretary's Desk,  
5. Concurrence, Senate Bill 293. Mr. Secretary.

6. SECRETARY:

7. Senate Bill 293 with House Amendment No. 1.

8. PRESIDENT:

9. Senator McLendon.

10. SENATOR McLENDON:

11. Yes, Mr. President, House Amendment No. 1 deletes a  
12. requirement that the representing party furnish his telephone  
13. number and copy of the Act to the injured party. Requires only  
14. his address and the agreement. I move to concur in that amendment.

15. PRESIDENT:

16. Is there any discussion? If not, the question is shall the  
17. Senate concur in House Amendment No. 1 to Senate Bill 293.  
18. Those in favor will vote Aye. Those opposed will vote Nay.  
19. The voting is open. Have all voted who wish? Have all voted  
20. who wish? Take the record. On that question the Ayes are 56,  
21. the Nays are none, none Voting Present. The Senate does concur  
22. in House Amendment No. 1 to Senate Bill 293 and the bill having  
23. received the required constitutional majority is declared passed.

24. Secretary's Desk, Concurrence, Senate Bill 294. Mr. Secretary.

25. SECRETARY:

26. Senate Bill 294 with House Amendment No. 1.

27. PRESIDENT:

28. Senator McLendon.

29. SENATOR McLENDON:

30. Yes, Mr. President. In a fire insurance claim, House  
31. Amendment No. 1 deletes the requirement that the representing  
32. party furnish his telephone number and a copy of the Act to  
33. the Claimant. This amendment requires only that a copy of the

1. agreement and the address be furnished. I move the concurrence...

2. PRESIDENT:

3. All right. Senator McLendon has moved that the Senate concur  
4. with House Amendment No. 1 to Senate Bill 294. Is there any  
5. discussion? Senator Hall. Well your light was on. All right.  
6. All right, if there's no discussion, the question is shall the  
7. Senate concur in House Amendment No. 1 to Senate Bill 294.  
8. Those in favor will vote Aye. Those opposed will vote Nay. The  
9. voting is open. Have all voted who wish? Have all voted who  
10. wish? Take the record. On that question the Ayes are 57, the  
11. Nays are none, none Voting Present. The Senate does concur  
12. in House Amendment No. 1 to Senate Bill 294 and the bill having  
13. received the required constitutional majority is declared passed.  
14. On the Order of the Secretary's Desk, Concurrence, top of page 64,  
15. Senate Bill 300. Mr. Secretary.

16. SECRETARY:

17. Senate Bill 300 with House Amendment No. 1.

18. PRESIDENT:

19. Senator Lemke.

20. SENATOR LEMKE:

21. All this does is makes technical corrections in underlining  
22. ...by underlining the added material in the Act. I ask for its  
23. adoption.

24. PRESIDENT:

25. Is there any discussion? If not, the question is shall  
26. the Senate concur in House Amendment No. 1 to Senate Bill  
27. 300. Those in favor will vote Aye. Those opposed will vote  
28. Nay. The voting is open. Have all voted who wish? Have  
29. all voted who wish? Take the record. On that question the  
30. Ayes are 52, the Nays are 2, none Voting Present. The Senate  
31. does concur in House Amendment No. 1 to Senate Bill 300 and  
32. the bill having received the required constitutional majority  
33. is declared passed. On the Order of the Secretary's Desk, Concurrence,

SB 308  
6-23-79  
Concurrence

- 1. Senate Bill 303, Mr. Secretary.
- 2. SECRETARY:
- 3. Senate Bill 303 with House Amendment No. 1.
- 4. PRESIDENT:
- 5. Senator Sommer.
- 6. SENATOR SOMMER:
- 7. Mr. President, members, this simply a technical...amend-
- 8. ment in that situation where park districts both added members
- 9. and increased the length of the terms to allow the staggering
- 10. of terms.
- 11. PRESIDENT:
- 12. Is there any discussion? If not, the question is shall
- 13. the Senate concur in House Amendment No. 1 to Senate Bill 303.
- 14. Those in favor will vote Aye. Those opposed will vote Nay.
- 15. The voting is open. Have all voted who wish? Have all voted
- 16. who wish? Take the record. On that question the Ayes are 55,
- 17. the Nays are none, none Voting Present. The Senate does concur
- 18. in House Amendment No. 1 to Senate Bill 303 and the bill having
- 19. received the required constitutional majority is declared passed.
- 20. On the Order of Secretary's Desk, Concurrence, Senate Bill 308.
- 21. Mr. Secretary.
- 22. SECRETARY:
- 23. Senate Bill 308 with House Amendment No. 1.
- 24. PRESIDENT:
- 25. Senator Berman.
- 26.
- 27.
- 28.
- 29.
- 30. End of Reel #3
- 31.
- 32.
- 33.

1. SENATOR BERMAN:

2. Thank you, Mr. President. House Amendment No. 1 makes only  
3. typographical corrections. I move the adoption...or concurrence with  
4. House Amendment No. 1.

5. PRESIDENT:

6. Is there any discussion? Question is, shall the Senate concur  
7. in House Amendment No. 1 to Senate Bill 308. Those in favor will  
8. vote Aye. Those opposed will vote Nay. The voting is open. Have  
9. all voted who wish? Have all voted who wish? Take the record. On  
10. that question the Ayes are 57. The Nays are none. None Voting Present.  
11. Senate does concur in House Amendment No. 1 to Senate Bill 308 and  
12. the bill, having received the required constitutional majority, is  
13. declared passed. On the Order of the Secretary's Desk on Concurrence,  
14. Senate Bill 313. Mr. Secretary.

15. SECRETARY:

16. Senate Bill 313 with House Amendment No. 1.

17. PRESIDENT:

18. Senator Netsch.

19. SENATOR NETSCH:

20. The House Amendment added a proviso which prohibits the  
21. termination of parental rights and also prohibits a minor being  
22. removed from the custody of his parents for longer than six months  
23. pursuant to an adjudication of dependency under the section. I would  
24. move that we concur in House Amendment No. 1 to Senate Bill 313.

25. PRESIDENT:

26. Is there any discussion? If not, the question is, shall the  
27. Senate concur in House Amendment No. 1 to Senate Bill 313. Those  
28. in favor will vote Aye. Those opposed will vote Nay. The voting  
29. is open. Have all voted who wish? Have all voted who wish? Take  
30. the record. On that question the Ayes are 53. The Nays are none.  
31. None Voting Present. The Senate does concur in House Amendment No. 1  
32. to Senate Bill 313 and the bill, having received the required con-  
33. stitutional majority, is declared passed. On the Order of the

AB316  
Concurrence  
6-23-79

1. Secretary's Desk Concurrence, Senate Bill 316. Mr. Secretary.

2. SECRETARY:

3. Senate Bill 316 with House Amendments Nos. 1 and 3.

4. PRESIDENT:

5. Senator Daley.

6. SENATOR DALEY:

7. Mr. President and fellow Senators, I move to concur with  
8. House Amendment No. 1 and 3. It takes...account of parents  
9. rights to information in pediatric nursing homes, technical  
10. changes, and adds the Christian Scientist exemption.

11. PRESIDENT:

12. Is there any discussion? Senator Grotberg. Oh, your...your  
13. speak button is on. Okay. If not, the question is, shall the  
14. Senate concur in House Amendments 1 and 3 to Senate Bill 316. Those  
15. in favor will vote Aye. Those opposed will vote Nay. the voting  
16. is open. Have all voted who wish? Have all voted who wish?  
17. Take the record. On that question the Ayes are 57. The Nays are  
18. none. None Voting Present. The Senate does concur in House  
19. Amendments 1 and 3 to Senate Bill 316 and the bill, having received  
20. the required constitutional majority, is declared passed. On the  
21. Order of the Secretary's Desk Concurrence, Senate Bill 325. Mr.  
22. Secretary.

23. SECRETARY:

24. Senate Bill 325 with House Amendment No. 2.

25. PRESIDENT:

26. Senator Nega.

27. SENATOR NEGA:

28. All that House Amendment 2...Mr. President, I ask for your  
29. concurrence. All that House...all this House Amendment does is  
30. adds the American Red Cross to the Heart Association standards  
31. as acceptable courses.

32. PRESIDENT:

33. Is there any discussion? If not, the question is, shall the

1. Senate concur in House Amendment No. 2 to Senate Bill 325. Those  
2. in favor will vote Aye. Those opposed will vote Nay. The voting  
3. is open. Have all voted who wish? Have all voted who wish? Take  
4. the record. On that question the Ayes are 56. The Nays are none.  
5. None Voting Present. The Senate does concur in House Amendment No.  
6. 2 to Senate Bill 325 and the bill, having received the required  
7. constitutional majority, is declared passed. On the Order of  
8. Secretary's Deck Concurrence is Senate Bill 330. Mr. Secretary.  
9. SECRETARY:

10. Senate Bill 330 with House Amendments No. 1, 2 and 3.

11. PRESIDENT:

12. Senator Vadalabene.

13. SENATOR VADALABENE:

14. Yes, thank you, Mr. President and members of the Senate.  
15. Amendment No. 1 to Senate Bill 330 takes the adoption of the  
16. budget and appropriation ordinance away from the highway commissioner.  
17. It makes it subject to the approval by the electors at a public  
18. hearing. Amendment No. 2 to Senate Bill 330 declares that townships  
19. that are participating in the Social Security Fund when the bill  
20. becomes effective will continue to participate in and have their employ-  
21. yees under Social Security and Amendment No. 3 to Senate Bill 330 makes  
22. various technical changes due to the...to conform with the provisions  
23. of the bill and I move for the adoption of the three amendments.

24. PRESIDENT:

25. Senator Vadalabene has moved that the Senate concur with House  
26. Amendments 1, 2 and 3 to Senate Bill 330. Is there any discussion?  
27. Senator Buzbee.

28. SENATOR BUZBEE:

29. Senator Vadalabene, am I to understand then that...that House  
30. Amendment No. 1, in fact, does away with the intent of your original  
31. bill which was to let the highway commissioner set his own budget?  
32. Now, it says that the tentative budget will be provided by the  
33. elect...who are the electors? Is that at the annual town meeting?



1. Is that when it's done? And it...and it's to be approved by them  
2. at that time?

3. PRESIDENT:

4. Senator Vadalabene.

5. SENATOR VADALABENE:

6. Yes, that is correct. At the town meeting, the electors will  
7. approve his budget.

8. PRESIDENT:

9. Further discussion? Senator Nimrod.

10. SENATOR NIMROD:

11. Yeah, Mr. President, I...I would ask us not to concur in this  
12. amendment since it seems to fly right in the face of what we've  
13. tried to do with township government. We now have budgets that  
14. are all approved by the town board and the elected officials. Now,  
15. that kind of a provision has been established here for the last ten...  
16. ten or eleven years and it certainly relieved a lot of problems in  
17. those who were out to destroy township government. The minute we  
18. put this back in the hands of the electors, now we're starting to  
19. create some more problems and have the same rhubarb that we had  
20. before of annual town meetings being stacked by one side or another  
21. and decisions being made on budgets by actually vested interests.  
22. You can't possibly hold a town meeting that can house...hold a meeting  
23. where all the people can be sent...be invited to come and participate.  
24. This is a representative government and I think this is taking  
25. this in the wrong direction and it's started to open the door for  
26. something which we changed here in the Legislature. It's an im-  
27. portant subject and it is an encroachment on the part of the elected  
28. officials.

29. PRESIDENT:

30. Senator Grotberg.

31. SENATOR GROTBORG:

32. Quite to the contrary of the previous speaker, this bill's in  
33. a lot better shape than it was when it went into committee. The

1. controversy was over removing everybody and letting the road  
2. commissioner write his budget, approve his own budget and write  
3. the checks practically. This...exempts the trustees from his  
4. budget, but it puts him in the town meeting in the ball park with  
5. everybody else and I would suggest that we do support this bill.

6. PRESIDENT:

7. Senator Schaffer.

8. SENATOR SCHAFFER:

9. I rise in support of this Concurrence Motion. My road  
10. commissioners have expressed a willingness to go before the people  
11. with their problems on their budget and I don't think there is  
12. anything wrong with that. I think we made a mistake when we took  
13. the people out of township government a few years ago and I think  
14. we ought to put them back in. That's one of the things that made  
15. township government a vital part of our governmental system. It's  
16. the local involvement, the government closest to the people and now  
17. we want to keep the people out of that government. I think the people  
18. ought to be put back in and I urge concurrence.

19. PRESIDENT:

20. Further discussion? If not, the question is, shall the Senate  
21. concur in House Amendments 1, 2 and 3 to Senate Bill 330. Those  
22. in favor will vote Aye. Those opposed will vote Nay. The voting is  
23. open. Have all voted who wish? Have all voted who wish? Take the  
24. record. On that question the Ayes are 48. They Nays are 9. None  
25. Voting Present. The Senate does concur in House Amendments 1, 2 and  
26. 3 to Senate Bill 330 and the bill having received the required  
27. constitutional majority is declared passed. On the Order of Secretary's  
28. Desk Concurrence is Senate Bill 344. Mr. Secretary.

29. SECRETARY:

30. Senate Bill 344 with House Amendment No. 1.

31. PRESIDENT:

32. Senator Grotberg.

33. SENATOR GROTBORG:

1. Yes, Mr. President, I would move that we do concur in House  
2. Amendment No. 1 to this bill. This removes the controversy from  
3. the bill that now adds only government... local units of government  
4. operated hospitals to the concept of charitable pool...risk pool  
5. trusts and I would answer any questions or just seek your concur-  
6. rence.

7. PRESIDENT:

8. Is there any discussion? If not, the question is, shall the  
9. Senate concur in House Amendment No. 1 to Senate Bill 344. Those  
10. in favor will vote Aye. Those opposed will vote Nay. The voting  
11. is open. Have all voted who wish? Have all voted who wish? Take  
12. the record. On that question the Ayes are 56. The Nays are none.  
13. None Voting Present. The Senate does concur in House Amendment No.  
14. 1 to Senate Bill 344 and the bill, having received the required  
15. constitutional majority, is declared passed. On the Order of Secre-  
16. tary's Desk Concurrence is Senate Bill 349. Mr. Secretary.

17. SECRETARY:

18. Senate Bill 349 with House Amendment No. 1.

19. PRESIDENT:

20. Senator Rupp.

21. SENATOR RUPP:

22. Thank you, Mr. President. What this does and the amendment  
23. excuses our own State employees' group contracts from the valuation  
24. tax that applies to other life contracts. I move that we concur.

25. PRESIDENT:

26. Is there any discussion? If not, the question is, shall the  
27. Senate concur with House Amendment No. 1 to Senate Bill 349. Those  
28. in favor will vote Aye. Those opposed will vote Nay. The voting  
29. is open. Have all voted who wish? Have all voted who wish? Take  
30. the record. On that question the Ayes are 54. The Nays are 1.  
31. None Voting Present. The Senate does concur in House Amendment No. 1  
32. to Senate Bill 349 and the bill, having received the required  
33. constitutional majority, is declared passed. 359, Senator Newhouse.

1. 402, Senator Rupp. On the Order of Secretary's Desk Concurrence is  
2. Senate Bill 402. Mr. Secretary.

3. SECRETARY:

4. Senate Bill 402 with House Amendment Nos. 1 and 2.

5. PRESIDENT:

6. Senator Rupp.

7. SENATOR RUPP:

8. Thank you, Mr. President. Two amendments. The one amendment is  
9. a technical thing that required by the bonding companies and the  
10. second amendment is the one that was put on concerning a park  
11. district in counties with a population less than two hundred thousand  
12. may sell or lease park district property to a hospital provided that  
13. prior to such transaction they do have the necessary public hearings.  
14. I ask for a concurrence.

15. PRESIDENT:

16. Is there any discussion? If not, the question is, shall the  
17. Senate concur in House Amendment No. 1 to Senate Bill 359. Those  
18. in favor will vote...no, not 35...402, I beg your pardon. Question  
19. is, does the Senate concur in House Amendments 1 and 2 to Senate  
20. Bill 402. Those in favor will vote Aye. Those opposed will vote  
21. Nay. The voting is open. Have all voted who wish? Have all voted  
22. who wish? Take the record. On that question the Ayes are 52. The  
23. Nays are 5. None Voting Present. The Senate does concur with  
24. House Amendments 1 and 2 to Senate Bill 402 and the bill, having  
25. received the required constitutional majority, is declared passed.  
26. On the Order of Secretary's Desk Concurrence...Senator Newhouse  
27. is back on the Floor. Senate Bill 359, Mr. Secretary.

28. SECRETARY:

29. Senate Bill 359 with House Amendment No. 1.

30. PRESIDENT:

31. Senator Newhouse.

32. SENATOR NEWHOUSE:

33. Thank you, Mr. President... House Amendment No. 1 adds three  
paragraphs to the bill and what they do is that for those who are

1. disabled and who are able to earn some monies, it protects them  
2. from having to lose money on their social security...it affects  
3. a very small group of people and I would move its concurrence.

4. PRESIDENT:

5. Is there any discussion? Senator Moore.

6. SENATOR MOORE:

7. I concur with Senator Newhouse. This is a good amendment. I'd  
8. urge its concurrence.

9. PRESIDENT:

10. Any further discussion? If not, the question is, shall the  
11. Senate concur with House Amendment No. 1 to Senate Bill 359. Those  
12. in favor will vote Aye. Those opposed will vote Nay. The voting  
13. is open. Have all voted who wish? Have all voted who wish? Take  
14. the record. On that question the Ayes are 54. The Nays are none.  
15. 1 Voting Present. The Senate does concur with House Amendment No. 1  
16. to Senate Bill 359 and the bill, having received the required  
17. constitutional majority, is declared passed. On the Order of  
18. Secretary's Desk Concurrence, top of page 65, is Senate Bill 405.  
19. Mr. Secretary.

20. SECRETARY:

21. Senate Bill 405 with House Amendment No. 1.

22. PRESIDENT:

23. Senator Chew.

24. SENATOR CHEW:

25. Mr. President and members of the Senate, I would move that the  
26. Senate concur with House Amendment No. 1 and ask for a favorable  
27. roll call.

28. PRESIDENT:

29. Is there any discussion? Senator Moore.

30. SENATOR MOORE:

31. Yes, thank you, Mr. President. I concur with Senator Chew.  
32. This is an amendment...this bill has passed many times before, but  
33. with this amendment it will be signed by his Excellency. I move for  
concurrency.

1. PRESIDENT:
2. Senator Wooten.
3. SENATOR WOOTEN:
4. Like an explanation of the amendment.
5. PRESIDENT:
6. Senator Chew.
7. SENATOR CHEW:
8. The amendment changes the wording from fuel to gasoline.
9. PRESIDENT:
10. Is there any further discussion? If not, the question is,
11. shall the Senate concur with House Amendment No. 1 to Senate Bill
12. 405. Those in favor will vote Aye. Those opposed will vote
13. Nay. The voting is open. Have all vote who wish? Have all voted
14. who wish? Take the record. On that question the Ayes are 47. The
15. Nays are 1. 2 Voting Present. The Senate does concur with House
16. Amendment No. 1 to Senate Bill 405 and the bill, having received
17. the required constitutional majority is declared passed. 407.
18. On the Order of Secretary's Desk Concurrence is Senate Bill 407.
19. Mr. Secretary.
20. SECRETARY:
21. Senate Bill 407 with House Amendment No. 1.
22. PRESIDENT:
23. Senator Moore.
24. SENATOR MOORE:
25. Thank you, Mr. President. House Amendment No. 1 requires that
26. the final report of the Illinois Futures Task Force be submitted
27. on January 15, 1980, instead of October 1, '79, and the life of
28. the task force is extended from December 31, '79, to June 30, 1980.
29. I move for its concurrence.
30. PRESIDENT:
31. Is there any discussion? If not, the question is, shall the
32. Senate concur in House Amendment No. 1 to Senate Bill 407. Those
33. in favor will vote Aye. Those opposed will vote Nay. The voting

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1. is open. Have all voted who wish? Have all voted who wish?
2. Take the record. On that question the Ayes are 49. The Nays are
3. none. None Voting Present. The Senate does concur in House
4. Amendment No. 1 to Senate Bill 407 and the bill, having received
5. the required constitutional majority, is declared passed. On
6. the Order of Secretary's Desk Concurrence is Senate Bill 418.
7. Mr. Secretary.

8. SECRETARY:

9. Senate Bill 418 with House Amendment No. 1.

10. PRESIDENT:

11. Senator Martin.

12. SENATOR MARTIN:

13. Yes, I would ask the House to...or the Senate, excuse me,  
14. to nonconcur to House Amendment No. 1. The House added a relatively  
15. simple amendment that would be acceptable and then went on and  
16. changed in the bill a may to a shall. Now that may be a good idea,  
17. but it was not the intent of either the Senate or the House sponsor  
18. to get into that area which is controversial. It's meant as a simple  
19. bit of legislation and we'd like to keep it that way. I'd ask  
20. for nonconcurrence.

21. PRESIDENT:

22. Senator Martin moves to nonconcur in House Amendment No. 1 to  
23. Senate Bill 418. All those in favor signify by saying Aye. All  
24. opposed? The Ayes have it. The motion carries and the Secretary  
25. shall so inform the House. 419, Senator Bloom. On the Order of  
26. Secretary's Desk Concurrence is Senate Bill 419. Mr. Secretary.

27. SECRETARY:

28. Senate Bill 419 with House Amendment No. 1.

29. PRESIDENT:

30. Senator Bloom.

31. SENATOR BLOOM:

32. Thank you, Mr. President. I would move that we concur with  
33. the House Amendment. This is the bill that requires criteria and

1. standards when agencies exercise...when agencies exercise a dis-  
2. cretionary power. The House Committee felt that their language  
3. was better than the Joint Committee on Administrative Rules and...  
4. whatever's fair.

5. PRESIDENT:

6. Is there any discussion? If not, the question is, shall the  
7. Senate concur with House Amendment No. 1 to Senate Bill 419. Those  
8. in favor will vote Aye. Those opposed will vote Nay. The voting is  
9. open. Have all voted who wish? Have all voted who wish? Take the  
10. record. On that question the Ayes are 56. The Nays are none. None  
11. Voting Present. The Senate does concur with House Amendment No. 1  
12. to Senate Bill 419 and the bill, having received the required  
13. constitutional majority, is declared passed. 421, Senator Bloom.  
14. On the Order of the Secretary's Desk Concurrence is Senate Bill 421.  
15. Mr. Secretary.

16. SECRETARY:

17. Senate Bill 421 with House Amendment No. 1.

18. PRESIDENT:

19. Senator Bloom.

20. SENATOR BLOOM:

21. All right. Thank you. This is another Joint Committee bill.  
22. The House Committee added Section E. That's...provides he or she  
23. agrees to repay in full the scholarships plus they took it down to  
24. twice the amount. I have no objection and I would suggest that we  
25. concur.

26. PRESIDENT:

27. Is there any discussion? If not, the question is, shall the  
28. Senate concur with House Amendment No. 1 to Senate Bill 421. Those  
29. in favor will vote Aye. Those opposed will vote Nay. The voting is  
30. open. Have all voted who wish? Have all voted who wish? Take the  
31. record. On that question the Ayes are 56. The Nays are 1. None  
32. Voting Present. Senate does concur with House Amendment No. 1 to  
33. Senate Bill 421 and the bill, having received the required constitu-



1. tional majority, is declared passed. 467, Senator Merlo. On the  
2. Order of the Secretary's Desk on Concurrence to Senate Bill 467.  
3. Mr. Secretary.

4. SECRETARY:

5. Senate Bill 467 with House Amendment No. 1.

6. PRESIDENT:

7. Senator Merlo.

8. SENATOR MERLO:

9. Thank you, Mr. President and members of the Senate. I move that  
10. we concur with House Amendment No. 1 to Senate Bill 467. The  
11. amendment makes some clarifying changes and one technical change.  
12. It provides that the full insurable replacement cost of the units  
13. may...the wording prior to this time was shall. It makes a technical  
14. change in grammar inserting if for where and I move that we concur.

15. PRESIDENT:

16. Is there any discussion? If not, the question is, shall the  
17. Senate concur in House Amendment No. 1 to Senate Bill 467. Those in  
18. favor will vote Aye Those opposed will vote Nay. The voting is  
19. open. Have all voted who wish? Have all voted who wish? Take  
20. the record. On that question the Ayes are 54. The Nays are none.  
21. None Voting Present. The Senate does concur in House Amendment No. 1  
22. to Senate Bill 467 and the bill, having received the required  
23. constitutional majority, is declared passed. 479, Senator Regner.  
24. On the Order of Secretary's Desk Concurrence is Senate Bill 479.  
25. Mr. Secretary.

26. SECRETARY:

27. Senate Bill 479 with House Amendment No. 1.

28. PRESIDENT:

29. Senator Regner.

30. SENATOR REGNER:

31. Mr. President and members, this is a bill by the...sponsored  
32. by the Joint Committee of Administrative Rules to assure the State's  
33. collecting of sales tax from concessionaires and such at State fairs,

1. flea markets and similar events. The word concessionaire was used  
2. in the original Senate Bill. The House Amendment simply adds other  
3. type of seller and this is to assure that we would also be able  
4. to collect the tax from those people who would not fit under the  
5. definition of concessionaire. I move for concurrence.

6. PRESIDENT:

7. Is there any discussion? If not, the question is, shall the  
8. Senate concur in House Amendment No. 1 to Senate Bill 479. Those  
9. in favor will vote Aye. Those opposed will vote Nay. The voting  
10. is open. Have all voted who wish? Have all voted who wish? Take  
11. the record. On that question the Ayes are 48. The Nays are 5.

12. 1 Voting Present. The Senate does concur in House Amendment No. 1  
13. to Senate Bill 479 and the bill, having received the required  
14. constitutional majority, is declared passed. 482, Senator Regner.  
15. On the Order of Secretary's Desk Concurrence is Senate Bill 482.  
16. Mr. Secretary.

17. SECRETARY:

18. Senate Bill 482 with House Amendment No. 1.

19. PRESIDENT:

20. Senator Regner.

21. SENATOR REGNER:

22. Yes, Mr. President and members, this is another bill that was  
23. originally put forth by the Joint Committee of Administrative Rules  
24. regarding record of licensed people by the Department of Children  
25. and Family Services and the availability of their records. What  
26. House Amendment No. 1 to Senate Bill 482 does, it provides that  
27. any forms, documents or other records required of facility subject  
28. to licensure by Department of Children and Family Services except  
29. as provided by the Child Care of 1969, are not confidential. This  
30. amendment would make these forms, documents or other records about  
31. individuals licensed by DCF confidential. I move for concurrence.

32. PRESIDENT:

33. Is there any discussion? If not, the question is, shall the

1. Senate concur in House Amendment No. 1 to Senate Bill 482. Those  
2. in favor will vote Aye. Those opposed will vote Nay. The voting is  
3. open. Have all voted who wish? Have all voted who wish? Take the  
4. record. On that question the Ayes are 56. The Nays are none. None  
5. Voting Present. The Senate does concur in House Amendment No. 1 to  
6. Senate Bill 482 and the bill, having received the required constitutional  
7. majority, is declared passed. Top of page 66, on the Order of the  
8. Secretary's Desk Concurrence...Senator Buzbee, with respect to Senate  
9. Bill 486, my understanding was that the appropriation bills were  
10. to be held for action all together, but there is some emergency with  
11. respect to this one. Should we go to that Order? With leave of the  
12. Body, we'll...on the Order of Secretary's Desk Concurrence is  
13. Senate Bill 486. Mr. Secretary.

14. SECRETARY:

15. Senate Bill 486 with House Amendments Nos. 1, 2, 3, 4, 5 and  
16. 6.

17. PRESIDENT:

18. Senator Rupp.

19. SENATOR RUPP:

20. Thank you, Mr. President. I would like leave to have separate  
21. votes and I want to concur on 1, 2 and 3, but I'd like a separate  
22. vote on those and a separate vote on 4, and a separate attention  
23. given to 5 and 6.

24. PRESIDENT:

25. Senator Buzbee.

26. SENATOR BUZBEE:

27. I think the agreement is that amendments 1 through 3 can be  
28. taken on one roll call there's no controversy on them. Agreement...  
29. Amendment 4 would be a separate roll call and then Agreement 5 and  
30. 6...rather Amendments 5 and 6 would be a 3rd roll call. Is that  
31. correct, Senator?

32. PRESIDENT:

33. Senator Rupp.

1. SENATOR RUPP:

2. Thank you.

3. PRESIDENT:

4. All right. Senator Rupp, with respect to House Amendments  
5. 1, 2 and 3.

6. SENATOR RUPP:

7. Thank you, Mr. President. Amendment No. 1 reduces the original  
8. bill from five hundred thousand down to two hundred thousand. That is  
9. in the Emergency Services Disaster Relief. No. 2 increases from  
10. the 6.2 million, puts an additional 2.161, two million one hundred  
11. sixty-one thousand additional to the Department of Mental Health  
12. and Developmental Disabilities. No. 3 is a transfer, line items and  
13. there's no new money and that's in the Public Aid area. Those are  
14. the three I would like to concur in, Mr. President.

15. PRESIDENT:

16. Is there any discussion? All right. The question is, shall  
17. the Senate concur in House Amendments 1, 2 and 3 to Senate Bill 486.  
18. Those in favor will vote Aye. Those opposed will vote Nay. The  
19. voting is open. Have all voted who wish? Have all voted who wish?  
20. Take the record. On that question the Ayes are 55. The Nays are 1.  
21. None Voting Present. The Senate does concur in House Amendments 1, 2  
22. and 3 to Senate Bill 486. Senator Rupp.

23. SENATOR RUPP:

24. Thank you, Mr. President. I would like to make an observation.  
25. Now, we just a short time ago spent twenty minutes deciding whether  
26. we're going to...on deciding and arguing on whether we'd talk for one  
27. or three. We do go ahead through the whole process. We pass the  
28. bill, the House passes it, the Governor signs it and then the department  
29. ignores it so then we have to come back and go through this whole  
30. procedure and it just doesn't seem that even adding...I know we just  
31. passed it, and this is...but it's just something that does trouble  
32. me some...that we added over two million dollars there and it just  
33. appears that the department just ignored and went ahead and did what

1. we told them not to do and that I think is what we ought to one  
2. of these days address ourselves to instead of worrying about  
3. whether we're talking about one minute or twenty minutes. On  
4. No...Amendment No. 4 is a separate motion. I would move to concur  
5. and I would like leave to have Senator Berning explain that amendment.

6. PRESIDENT:

7. All right. Senator Rupp has moved that the Senate concur in  
8. House Amendment No. 4 to Senate Bill 486 to the question. Senator  
9. Berning.

10. SENATOR BERNING:

11. Thank you, Mr. President. Members of the Senate, this amendment  
12. is essentially the same as House...Senate Bill 561 which this Body  
13. considered earlier and then for some reason it never got final  
14. action because of our adjournment. Let me just tell you briefly  
15. that this is for the reimbursement for care at one of the schools  
16. for the developmentally disabled and mentally handicapped in my  
17. area and I have a letter here from Robert DeVito, Director of the  
18. Department of Mental Health wherein he says in essence, I would  
19. contend that the Department of Mental Health and Developmental  
20. Disabilities should be responsible for supporting the program  
21. effort related to night-shift coverage. Mr. President and members  
22. of the Senate, that's what this reimbursement is for, that portion  
23. of the care which has not been reimbursed to this school covering  
24. the night care, wide awake, full-time service with the required  
25. security equipment that is being utilized. In fact, to the best  
26. of my knowledge, this is the only school complying with the  
27. requirements of the Department...yes, the Department of Children  
28. and Family Services and Mental Health. I...favorable roll call.

29. PRESIDING OFFICER: (SENATOR BRUCE)

30. Is there further debate? Senator Buzbee.

31. SENATOR BUZBEE:

32. Thank you, Mr. President. As Senator Berning indicated, we  
33. have, in fact, considered this issue before in this Body and we  
34. defeated it and it is...I don't know whether this money, in fact,  
35. is owed to this particular school or not. It very well may be that

1. it is owed. However, there is a procedure to go through. The  
2. gentleman that operates that school has gone through that procedure  
3. and he was denied the payment. Now, if Director DeVito of the  
4. Department of Mental Health indicates that he thinks that the  
5. payment is due, then Director DeVito should have that money requested  
6. in his budget or say to the proper authorities that we ought to  
7. go ahead and pay this, but for us to come up now and try to  
8. appropriate a hundred and seventy thousand dollars for the payment  
9. to the gentleman who runs that school, just seems to me that...is  
10. something we should not be doing. There is a procedure. He has gone  
11. through the procedure and he has been denied. I don't know why  
12. he was denied, but he was. I don't think we ought to be contravening  
13. the procedure and then say now we are going to give you the one  
14. hundred and seventy thousand dollars anyhow. So, for that reason,  
15. I am opposed to House Amendment No. 4.

16. PRESIDING OFFICER: (SENATOR BRUCE)

17. Further discussion on the Motion to Concur? Senator Geo-Karis.  
18. SENATOR GEO-KARIS:

19. Mr. President and Ladies and Gentlemen of the Senate, the  
20. Seclingberg School is a special education school and does an  
21. excellent job. They should have been reimbursed by the State. I  
22. don't know by what...boondoggling method it never was reimbursed.  
23. They have that money coming. I certainly urge concurrence of  
24. this amendment.

25. PRESIDING OFFICER: (SENATOR BRUCE)

26. Further discussion? Senator Grotberg.  
27. SENATOR GROTBORG:

28. Yes, Mr. President. It bothers me none at all to try to save  
29. this institution from the machinations of State government that have  
30. put him in a box where they have hundreds of kids. It's a court of  
31. last resort and now that Soldiers and Sailors is slipping down the  
32. tube, in the private sector this is one of the biggest accommodators  
33. of kids that are deeply, deeply in need of these kinds of services

1. and it's a detriment to our society that the government has done it  
2. to him and I would urge you to vote for this. Let's give them the  
3. summer for the Governor to decide on it.

4. PRESIDING OFFICER: (SENATOR BRUCE)

5. Further discussion? Senator Newhouse.

6. SENATOR NEWHOUSE:

7. This is another instance in which the State is acting as a  
8. deadbeat and it certainly ought not be in that position. This  
9. school ought to get the money. It has happened in two or three  
10. other instances and I certainly would concur in...

11. PRESIDING OFFICER: (SENATOR BRUCE)

12. Further discussion? Senator Philip.

13. SENATOR PHILIP:

14. Yeah, I have a question of the sponsor.

15. PRESIDING OFFICER: (SENATOR BRUCE)

16. Indicates he will yield. Senator Philip.

17. SENATOR PHILIP:

18. Yeah, there has been given no explanation on why he was  
19. denied. Secondly, why didn't they go to the Court of Claims?  
20. There has been no explanation...why was he turned down and why  
21. hasn't he gone to the Court of Claims?

22. PRESIDING OFFICER: (SENATOR BRUCE)

23. Senator Berning.

24. SENATOR BERNING:

25. Senator, he was never turned down. There was never any  
26. appropriation made for this except by inference. The Department of  
27. Children and Family Services mandates full-time, twenty-four hour  
28. service, but they have never paid for it. It has never been  
29. included as an item in the budget. Consequently, there has been  
30. no provision for this gentleman to seek relief through the Court  
31. of Claims and this is a supplemental appropriation to provide the  
32. necessary dollars to make the reimbursement which is due.

33. PRESIDING OFFICER: (SENATOR BRUCE)

1. Further discussion on the Motion to Concur? The question is,  
2. shall the Senate concur on House Amendment No. 4 to Senate Bill  
3. 486. Those in favor vote Aye. Those opposed vote Nay. The voting  
4. is open. Have all voted who wish? Have all voted who wish? Take  
5. the record. On that question the Ayes are 44. The Nays are 8. 1  
6. Voting Present. The Senate does concur in House Amendment No. 4  
7. to Senate Bill 486. Now, Senator Rupp, on House Amendments 5 and  
8. 6.

9. SENATOR RUPP:

10. Thank you, Mr. President. I would like to move that and to  
11. thank you for that last one. I would like to move that we non-concur  
12. on Amendments 5 and 6. There is some controversy on those and I  
13. think we ought to take our thank you and go home on it. Thank you.

14. PRESIDING OFFICER: (SENATOR BRUCE)

15. The motion is to non-concur on Amendments No. 4...5 and 6. Is  
16. there discussion? Senator Washington.

17. SENATOR WASHINGTON:

18. Well, naturally No. 5 caught my eye. Why don't you want it  
19. Senator Rupp?

20. PRESIDING OFFICER: (SENATOR BRUCE)

21. Senator Rupp.

22. SENATOR RUPP:

23. Thank you, Mr. President. I think the answer to that question  
24. is closer to you than you think. It's right behind you. It's...  
25. to Senator Buzbee.

26. PRESIDING OFFICER: (SENATOR BRUCE)

27. Further discussion? Senator Buzbee.

28. SENATOR BUZBEE:

29. , Yes, this is a sixteen hundred dollar appropriation to...the  
30. Equal Employment Opportunity Council or Commission and there is  
31. apparently no need for it. The Department has not requested it. It's  
32. not line itemed. It supposedly was going to be spent for printing  
33. materials, but it doesn't specify that in the...in the amendment and



1. you know, we're just giving them sixteen hundred dollars for  
2. apparently no good reason.

3. PRESIDING OFFICER: (SENATOR BRUCE)

4. Is there further discussion? Motion is to non-concur in  
5. Amendments No. 5 and 6. All in favor say Aye. Opposed Nay.  
6. The Ayes have it. The Senate non-concurs in Amendments No. 5 and 6...  
7. will so advise the House. Senate Bill 494. Senate Bill 505, Senator  
8. Vadalabene. Senator Vadalabene is recognized.

9. SENATOR VADALABENE:

10. Yes, thank you, Mr. President and members of the Senate.  
11. Amendment...House Amendment No. 1 to Senate Bill 505...the amendment  
12. makes no change in the road district highway commissioner's  
13. authority. It only clarifies his authority under the Illinois  
14. Vehicle Code and Highway Code and I concur with House Amendment No.  
15. 1.

16. PRESIDING OFFICER: (SENATOR BRUCE)

17. Motion is to concur with House Amendment No. 1. Is there  
18. discussion? Senator, do you plan to concur in No. 2? Okay. Motion  
19. is to concur Amendment No. 1. Is there discussion of that motion?  
20. All right. Question is, shall the Senate concur in House Amendment  
21. No. 1. Those in favor will vote Aye. Those opposed will vote Nay.  
22. The voting is open. Have all voted who wish? Have all voted who wish?  
23. Take the record. On that question the Ayes are 52. The Nays are  
24. none. 1 Voting Present. The Senate does concur in House Amendment  
25. No. 1 to Senate Bill 505. Senator Vadalabene.

26. SENATOR VADALABENE:

27. Yes, House Amendment No. 2 to Senate Bill 505...the Motor  
28. Vehicle Laws Commission strongly opposes the amendment because  
29. legislation of this magnitude should have been routed through the  
30. regular Legislative Committee process in order to provide it with  
31. a full and public hearing and what it did was it mandated that all  
32. leased vehicles including vehicles without a driver must be identified  
33. on their Certificate of Title and I non-concur with this Amendment  
No. 2.

1. PRESIDING OFFICER: (SENATOR BRUCE)

2. Motion is to non-concur. Is there discussion? All in favor  
3. say Aye. Opposed Nay. The Ayes have it. The Senate non-concurs  
4. in House Amendment No. 2 to Senate Bill 505 and the Secretary  
5. shall so inform the House. Senate Bill 509, Senator Demuzio. Read...  
6. Senator Demuzio.

7. SENATOR DEMUZIO:

8. Yes, thank you, Mr. President. I would move to concur in both  
9. House Amendments 1 and 2. House Amendment No. 1 provides for a  
10. process of recovery for court fees and a reduction of the obligation  
11. after determination of the courts that a violation has occurred in  
12. the Consumer Finance Act and Amendment No. 2 indicates and stipulates  
13. that a person who...who knowingly makes a violation of this particular  
14. section is also able to be considered to secure...allow the consumer  
15. the...action, court action to seek recovery under the Act and this  
16. would put this bill in the same posture as the Senate Bill...or the  
17. House Bill that is here that hasn't yet to be acted on so I move  
18. to concur in both House Amendments 1 and 2.

19. PRESIDING OFFICER: (SENATOR BRUCE)

20. Is there discussion? Senator Buzbee.

21. SENATOR BUZBEE:

22. Well, Mr. President, I would just like to point out that in  
23. House Amendment No. 1 that the first thing it does it deletes  
24. everything after the enacting clause and replaces. Now, I don't...  
25. personally, I don't have the slightest idea what this bill is about.  
26. I don't know if this is a consumer bill, a banker bill or what it  
27. is. Don't have any idea what impact it's going to have. The  
28. Senator has just indicated that there is a House Bill over here which  
29. does the identical thing and I...I'd just like to have some kind of  
30. indication...I tried to listen to his explanation, but I just don't  
31. have the slightest idea, and with only one minute to be able to  
32. discuss it, why, apparently, I can't even read the amendment in one  
33. minute.

1. PRESIDING OFFICER: (SENATOR BRUCE)

2. Senator Demuzio.

3. SENATOR DEMUZIO:

4. Well, there's a lot of things that I don't understand that  
5. Senator Buzbee says too during this process so why don't you just  
6. take it out of the record. Perhaps we'll give him the opportunity  
7. to read it and discuss it and if we can, we can come back to it  
8. later on this afternoon.

9. PRESIDING OFFICER: (SENATOR BRUCE)

10. Is there leave? Leave is granted. Take it out of the record.  
11. House Bill 528, Senator D'Arco.

12. SENATOR D'ARCO:

13. I move to non-concur in Amendment No. 1 to 528. The barbers  
14. and Charlie Chew are objecting to it and they are going to give him  
15. a transplant one of these days.

16. PRESIDING OFFICER: (SENATOR BRUCE)

17. Is there discussion of the Motion to Non-concur? All in favor  
18. say Aye. Opposed Nay. The Ayes have it. Senate non-concurs in  
19. House Amendment No. 1 and the Secretary shall so inform the House.  
20. Senate Bill 533, Senator Knuppel. Senate Bill 536, Senator Regner.  
21. All right. With House Amendment No. 1. Senator Regner.

22. SENATOR REGNER:

23. Yes, Mr. President and members, the bill now applies in Cook  
24. County only where library...or people in an area are taxed in two  
25. different library districts. The bill we passed out proposed only  
26. that the people could have a referendum to make a choice between one  
27. or the other districts. What the amendment does, it adds a formula  
28. for distribution of these monies if they do not hold the referenda.  
29. I think it's a good amendment and I'd urge concurrence.

30. PRESIDING OFFICER: (SENATOR BRUCE)

31. Motion is to concur. Is there discussion? Question is, does  
32. the Senate concur with House Amendment No. 1 to Senate Bill 536.  
33. Those in favor vote Aye. Those opposed vote Nay. The voting is open.

1. Have all voted who wish? Have all voted who wish? Take...Take  
2. the record. On that question the Ayes are 57. The Nays are 1.  
3. None Voting Present. The Senate...the Senate...On that question  
4. the Ayes are 57. The Nays are 1. None Voting Present. The  
5. Senate does concur with House Amendment No. 1 to Senate Bill 536 and  
6. the bill, having received the required constitutional majority,  
7. is declared passed. Senate Bill 540, Senator Lemke, with House  
8. Amendment No. 1.

9. SENATOR LEMKE:

10. I move to concur with House Amendment No. 1.

11. PRESIDING OFFICER: (SENATOR BRUCE)

12. Motion is to concur. Is there discussion? Senator Rhoads.  
13. Senator Lemke.

14. SENATOR LEMKE:

15. All it does is delete any reference to maximum amounts and  
16. just keeps the minimums like we talked about. In other words,  
17. every time somebody wants a pay raise they come here, we got  
18. to pass a bill and we get put on the spot. What this does, it  
19. says that if you want a pay raise, you're a county clerk or you  
20. go to the county board and if they think they got it in their budget,  
21. they'll give you a raise. Otherwise, don't come around and ask us  
22. to give you a pay raise.

23. PRESIDING OFFICER: (SENATOR BRUCE)

24. Is there discussion? Senator Geo-Karis.

25. SENATOR GEO-KARIS:

26. Mr. President and Ladies and Gentlemen of the Senate, it seems  
27. to me that we ought to follow the...what this Body did in House  
28. Bill 342 which deleted the maximums for all county officials and  
29. left it up to the county board to set up the maximum salaries. Under  
30. this...House Amendment No. 1 to this bill it deletes all maximum  
31. amounts and leaves the specified minimum compensation according to the  
32. population. I mean we can't have it both ways. Which way do we  
33. want to go? I think that in view of the fact that this Body has

1. already acted to not let the county boards, for example, set the  
2. maximums for the county officials then I think we should be consis-  
3. tent and not let this amendment stay on this bill.

4. PRESIDING OFFICER: (SENATOR BRUCE)

5. Further discussion? Senator Grotberg.

6. SENATOR GROTBORG:

7. Well, it intrigues me that at the level of county clerk we  
8. take off the lid and at the level of county board members we don't.  
9. Fenceviewers for a dollar and a half a day we try to take the lid off.  
10. I don't understand the inconsistencies of this deliberative Body  
11. because it just does not make sense. I think I'm going to stop  
12. voting for all of these until we get some further consideration of  
13. what the pattern is going to be. I generally support taking the  
14. lids off and letting the local people decide, but when I come  
15. around with an idea like that it gets in trouble and here it shows up  
16. again. Anybody wants to address that, I'll be happy to listen.

17. PRESIDING OFFICER: (SENATOR BRUCE)

18. Further discussion? Senator Joyce.

19. SENATOR JEROME JOYCE:

20. Yes, thank you, Mr. President. I rise in opposition to this.  
21. I think that...as been said, if we have a...if we're leaving the  
22. minimum on and taking the maximum off, I cannot support that. I  
23. think that if we're going to turn them loose we're going to have  
24. to take the minimums and the maximums off and let...let the county  
25. boards make the decision they want, but I cannot support a minimum  
26. and leave the thing go on the top end as high as they want to do it  
27. an I'm opposed to this.

28. PRESIDING OFFICER: (SENATOR BRUCE)

29. Further discussion? Senator Wooten.

30. SENATOR WOOTEN:

31. Thank you, Mr. President. Looking back through various levels  
32. here, I see that the minimum for the Clerk of the Circuit Court in  
33. Cook County was reduced. Is that right, forty-five thousand to  
forty-two five in the original bill? That minimum was reduced.

1. PRESIDING OFFICER: (SENATOR BRUCE)  
2. Senator Lemke.  
3. SENATOR LEMKE:  
4. That's correct. That was at the request of the clerk of  
5. the circuit court. He wanted it reduced.  
6. PRESIDING OFFICER: (SENATOR BRUCE)  
7. Senator Wooten.  
8. SENATOR WOOTEN:  
9. All right. Then the idea of deleting the maximum amount is fine,  
10. but the original bill increased the minimum compensation allowed  
11. to be paid to clerks of the circuit court in each county and so this  
12. would constitute a mandatory pay raise in several downstate counties  
13. and I have nothing against taking the maximums off. I think the  
14. county boards ought to set those things, but as long as there is  
15. an increase in the minimum of downstate clerks of the circuit court  
16. I can't support it.  
17. PRESIDING OFFICER: (SENATOR BRUCE)  
18. Further...further discussion? The motion is...question is...  
19. Senator Lemke, do you wish to close?  
20. SENATOR LEMKE:  
21. Just move to concur.  
22. PRESIDING OFFICER: (SENATOR BRUCE)  
23. Motion...The question is, shall the Senate concur in House  
24. Amendment No. 1 to Senate Bill 540. Those in favor vote Aye. Those  
25. opposed vote Nay. The voting is open. Have all voted who wish?  
26. Have all voted who wish? Take the record. On that question the  
27. Ayes are 15. The Nays are 30. 2 Voting Present. The Senate does  
28. not concur in House Amendment No. 1 to 540 and the Clerk will so  
29. inform the House. Senator Lemke.  
30. SENATOR LEMKE:  
31. I move that the bill be Tabled.  
32. PRESIDING OFFICER: (SENATOR BRUCE)  
33. All right. Senator Lemke has move to Table Senate Bill 540.

SB 552  
Amendment  
6-23-79

1. Those in favor say Aye. Opposed Nay. The Ayes have it. The bill  
2. is Tabled. Senate Bill 542, Senator Regner. Senator Regner on  
3. the Floor? Oh, I'm sorry...552, Senator Berman.

4. SENATOR BERMAN:

5. Thank you, Mr. President. I move to concur in House Amendment  
6. No. 1 to Senate Bill 552. All that the amendment did was to clarify  
7. the language as to the powers of the hearing officer in the due  
8. process hearing regarding...special education placement. Move to  
9. adopt...concur in Amendment No. 1.

10. PRESIDING OFFICER: (SENATOR BRUCE)

11. Is there discussion of the motion to concur? Question is,  
12. shall the Senate concur in House Amendment No. 1 to Senate Bill 552.  
13. Those in favor vote Aye. Those opposed vote Nay. The voting is open.  
14. Have all voted who wish? Have all voted who wish? Take the record.  
15. On that question the Ayes are 51. The Nays are none. None Voting  
16. Present. Senate does concur in House Amendment No. 1 to Senate Bill  
17. 552 and the bill, having received the required constitutional majority,  
18. is declared passed. House Bill 559, Senator Carroll. Senator Carroll  
19. to explain Amendment Nos...House Amendments 1, 2 and 3.

20. SENATOR CARROLL:

21. Thank you, Mr. President, Ladies and Gentlemen of the Senate.  
22. I will move to concur with House Amendments 1,2 and 3. This is the  
23. Credit Union Bill. The three amendments did not in any way affect  
24. the amendments that the Senate put on. Those amendments stayed on in  
25. the House. These added three that would probably be considered more  
26. restrictive provisions to the bill in which we are concurring with  
27. the House action. It adopted a concept to say that they cannot be  
28. doing any retail selling. It limited some of the powers and duties  
29. of the directors and took out the new language on merger and consoli-  
30. dation and left in the...and replaced it with the old language of the  
31. current Act. I would move for concurrence in House Amendments No. 1,  
32. 2 and 3.

33. PRESIDING OFFICER: (SENATOR BRUCE)

1. Is there discussion of the motion to concur? Senator Buzbee.  
2. SENATOR BUZBEE:  
3. Question of the sponsor. Does this still allow credit unions  
4. to...credit union members to write checks? I don't care what other  
5. term you call them, but that's what it is.  
6. PRESIDING OFFICER: (SENATOR BRUCE)  
7. Senator Carroll.  
8. SENATOR CARROLL:  
9. As long as you don't care what other term I call them, the  
10. answer is yes, but we don't call them by that term.  
11. PRESIDING OFFICER: (SENATOR BRUCE)  
12. Further discussion? Senator Maragos.  
13. SENATOR MARAGOS:  
14. Senator Carroll, I still see that in the Amendment No. 3 here  
15. that there are...they are still permitted to consolidate and merge  
16. with other credit unions and that could also mean crossing State  
17. lines. Is that correct?  
18. PRESIDING OFFICER: (SENATOR BRUCE)  
19. Senator Carroll.  
20. SENATOR CARROLL:  
21. Senator Maragos, yes, they are still allowed to merge and  
22. consolidate. The House Amendment took out what would be phrased the  
23. more liberal construction of the new language we had added in the  
24. Senate Bill as introduced and put back the prior language which is  
25. current law. The prior language which is more restrictive on  
26. merger and consolidations and therefore, has no effect in changing  
27. in any way what is the law this morning or this afternoon.  
28. PRESIDING OFFICER: (SENATOR BRUCE)  
29. Senator Maragos.  
30. SENATOR MARAGOS:  
31. I have no further questions excepting I think that it's a  
32. bad bill to begin with, but I don't think these amendments make it  
33. any better.



1. PRESIDING OFFICER: (SENATOR BRUCE)

2. Further discussion? Senator Bloom.

3. SENATOR BLOOM:

4. Actually, the House Amendments have tightened it down  
5. further. This, I think, is needed. As I stated in the last  
6. debate, we have twenty-two thousand people in Central Illinois  
7. who are writing whatever-you-call-its, share drafts, who think  
8. they are checks and a Court Order saying they have to stop. The  
9. bill is a good bill and I'd urge those folks on our side of the  
10. aisle to forget their other relationships and vote for the bill  
11. on its merits. Thank you.

12. PRESIDING OFFICER: (SENATOR BRUCE)

13. Further discussion? Senator Geo-Karis.

14. SENATOR GEO-KARIS:

15. Mr. President and Ladies and Gentlemen of the Senate, it  
16. might interest all this Body to know that the Federal credit unions  
17. can merge. Just a few weeks ago, the credit union from I believe it  
18. was Rantoul airbase there merged with the Fort Sheridan Credit  
19. Union and certainly if they have the right to do so, we should not  
20. preclude our own State credit unions from doing it and since 1974,  
21. if I remember correctly, this Legislature had given the right of  
22. share drafts to be issued to credit unions. I think this bill is a  
23. good bill. It's tightened up with these three House Amendments. I  
24. think it's a needed bill and I certainly urge favorable concurrence.

25. PRESIDING OFFICER: (SENATOR BRUCE)

26. Further discussion? Senator Weaver.

27. SENATOR WEAVER:

28. Thank you, Mr. President. Well, unfortunately, this bill  
29. didn't get the necessary attention that it should have had. It  
30. was referred back to committee and then it was put back on the  
31. Floor. There were several amendments that were offered or supposedly  
32. were to be offered on the Floor. They were not offered. It went  
33. to the House and there has been some improvement in the House, but

1. still, we're putting, as I said a few weeks ago, we're letting  
2. financial institutions get into other financial institutions acts  
3. without proper reserves and it's...it still needs a lot of work.  
4. This bill should have been referred back to committee for further  
5. work and I'm afraid that I couldn't support the amendment.

6. PRESIDING OFFICER: (SENATOR BRUCE)

7. Further discussion? Senator Carroll may close.

8. SENATOR CARROLL:

9. Why, thank you, Mr. President and Ladies and Gentlemen of the  
10. Senate. We had debated the full content of the bill when the bill  
11. was before the Senate. The House, as I said, did not take off the...  
12. more restrictive amendments placed on in the Senate, but in fact,  
13. added three more amendments that I think any reader of the bill  
14. would say are again more restrictive than the bill as it left the  
15. Senate and I would ask for concurrence on House Amendments Nos. 1,  
16. 2 and 3.

17. PRESIDING OFFICER: (SENATOR BRUCE)

18. Question is, does the Senate concur in House Amendments No. 1,  
19. 2 and 3 to Senate Bill 559. Those in favor vote Aye. Those opposed  
20. vote Nay. The voting is open. Have all voted who wish? Have all  
21. voted who wish? Take the record. On that question the Ayes are 28.  
22. The Nays are 13. 3 Voting Present. The Senate does not concur in  
23. House Amendments No. 1, 2 and 3 and the Clerk shall so inform the  
24. House. Senate Bill 562, Senator Maragos. Senator Maragos is  
25. recognized.

26. SENATOR MARAGOS:

27. Mr. President and members of the Senate, I move that we concur  
28. on House Amendment...Amendments 1, 2 and 3 on Senate Bill 562.

29. PRESIDING OFFICER: (SENATOR BRUCE)

30. Is there discussion? Motion is to concur in House Amendment No.  
31. 1 to Senate Bill 562. Those in favor will vote Aye. Those opposed  
32. will vote Nay. The voting is open. Have all voted who wish? Have  
33. all voted who wish? Take the record. On that question the Ayes are

1. 51. The Nays are none. None Voting Present. Senate does concur  
2. in House Amendment No. 1 to Senate Bill 562...the motion is to concur  
3. in House Amendment No.3 to Senate Bill 562. On that question the  
4. Ayes are 51. The Nays are none. None Voting Present and the Senate  
5. does concur in House Amendment No. 3 to Senate Bill 562 and the bill,  
6. having received the required constitutional majority is declared  
7. passed. Senate Bill 563, Senator Maragos.

8. SENATOR MARAGOS:

9. Mr. President and members of the Senate, I move to not concur  
10. to the House Amendments No. 1 and 2 to Senate Bill 563.

11. PRESIDING OFFICER: (SENATOR BRUCE)

12. Motion is to non-concur in House Amendments No. 1 and 2. Is  
13. there discussion? Senator Rhoads.

14. SENATOR RHOADS:

15. Unfortunately, I was off the Floor and I was listening to  
16. the intercom when this bill came up. Senator Maragos, you just  
17. plain stood up and moved to concur, gave absolutely no explanation.  
18. I think the Body is entitled from any Senator at any time to some  
19. explanation of just exactly what they are concurring in without  
20. simply getting up and making a motion to concur.

21. PRESIDING OFFICER: (SENATOR BRUCE)

22. Senator Maragos. Senator Maragos.

23. SENATOR MARAGOS:

24. Mr. President, I move to reconsider being on the prevailing side...  
25. It's a very simple bill. Senator Rhoads knows what it's about. He  
26. didn't say anything to me about it before. As the minority spokesman  
27. of that committee it's a very simple thing. All it does is just made  
28. sure that when the committee has already been registered with the  
29. departments...the secretaries or the election board they would do  
30. it. That's nothing...nothing major. On 563, I move to non-concur.  
31. What's the big deal? If...but if it...

32. PRESIDING OFFICER: (SENATOR BRUCE)

33. If we'll just settle down just for a moment. Hold on. For

1. what purpose Senator Rhoads rise?

2. SENATOR RHOADS:

3. Mr. President, whether there is controversy or not, if a  
4. Senator gets up and simply moves to concur without any explanation  
5. of the amendment, I think the Body is entitled to a brief explana-  
6. tion of what the House Amendments did. That's the only point I'm  
7. making.

8. PRESIDING OFFICER: (SENATOR BRUCE)

9. Senator, the motion on 563 is to non-concur. It is not final  
10. action. For what purpose Senator Maragos rise?

11. SENATOR MARAGOS:

12. Mr. President, he is talking about 562. The bill that we  
13. just concluded. Nobody got up and asked for an explanation  
14. because I thought everybody knew what it was about and we just  
15. finished arguing about it a half an hour ago that we wanted to  
16. move along without delaying the Body and that's why. If there's  
17. any big thing, I'll reconsider it. I have no objection. I'll send  
18. it back.

19. PRESIDING OFFICER: (SENATOR BRUCE)

20. All right. Senator...further...Senator Lemke.

21. SENATOR LEMKE:

22. You know I thought this pink paper was supposed to set out what  
23. the amendment...does and if you're interested in the bill, you should  
24. sit down and read it. We could save a lot of time and less explana-  
25. tion on the Floor if you'd just read the little synopsis what the  
26. amendment does, and the sponsor just moves to concur, if you got some  
27. objections to it, then fine, but the little synopsis just about says  
28. what it does so, I mean, if you got...if you're serious about election  
29. bills you should be on the Floor and you should read this pamphlet.  
30. That what it's here for. Otherwise, let's save the money and not  
31. print it.

32. PRESIDING OFFICER: (SENATOR BRUCE)

33. All right. Senator Maragos.

1. SENATOR MARAGOS:  
2.       Okay. All right, we have now Senate Bill 563, I believe,  
3. Mr. President.  
4. PRESIDING OFFICER: (SENATOR BRUCE)  
5.       That is correct. We are on...  
6. SENATOR MARAGOS:  
7.       I again renew my motion to not concur to the House Amendments  
8. Nos. 1 and 2 to Senate Bill 563.  
9. PRESIDING OFFICER: (SENATOR BRUCE)  
10.       The motion is to non-concur in House Amendments No. 1 and 3.  
11. All in favor say Aye. Opposed Nay. The Ayes have it. The Senate  
12. non-concurs in House Amendments No. 1 and 2 to House...Senate Bill 563  
13. and the Secretary shall so inform the House. Senate Bill 567,  
14. Senator Maitland with House Amendment No. 1.  
15. SENATOR MAITLAND:  
16.       Thank you, Mr. President, Ladies and Gentlemen of the Senate.  
17. When House Bill 567 passed out of the Senate it would have provided  
18. for us to offer consumer education in grades ten through twelve.  
19. The House has elected to change that and offer it in grades nine  
20. through twelve and I would move to concur with House Amendment No. 1  
21. to Senate Bill 567.  
22. PRESIDING OFFICER: (SENATOR BRUCE)  
23.       The motion is to concur. Is there discussion? Question is,  
24. does the Senate concur in House Amendment No. 1 to Senate Bill  
25. 567. Those in favor vote Aye. Those opposed vote Nay. The voting  
26. is open. Have all voted who wish? Have all voted who wish? Take  
27. the record. On that question the Ayes are 46. The Nays are 7.  
28. None Voting Present. The Senate does concur in House Amendment No.  
29. 1 to Senate Bill 567 and the bill, having received the required  
30. constitutional majority, is declared passed. Senate Bill 568,  
31. Senator Bloom, with House Amendments No. 1...with House Amendment  
32. No. 1...if you will explain or make the appropriate motion. The  
33. Secretary awaits.

1. SENATOR BLOOM:

2. Thank you. I was awaiting my microphone to turn on. Okay.  
3. As you know, this is the bill that addressed the problem of  
4. Carson, Pirie, Scott moving out of downtown Peoria and the Jefferson  
5. Bank relocating its main premises a block away and put it outside  
6. of compliance. Okay, the House restricted the language allowing this  
7. even further and their amendment, which I will move to concur in,  
8. stated that the bank may change its main offices provided that there  
9. will not be a removal to the new location without complying with  
10. the capital requirements of the Banking Act and the requirements of  
11. Section 17 as well as stating that it cannot be more than twenty-  
12. two hundred...twenty-two fifty feet from the new location of the  
13. main banking premises. It states kind of the same thing we did  
14. differently. It's the Illinois Bankers' Association language. I'll  
15. try and answer any questions, otherwise, I'd urge a concurrence.

16. PRESIDING OFFICER: (SENATOR BRUCE)

17. Motion is to concur. Is there discussion of that motion?  
18. Question is, shall the Senate concur in House Amendment No. 1 to  
19. Senate Bill 568. Those in favor vote Aye. Those opposed vote Nay.  
20. The voting is open. Have all voted who wish? Have all voted who  
21. wish? Take the record. On that question the Ayes are 54. The Nays  
22. are none. None Voting Present. The Senate does concur in House  
23. Amendment No. to Senate Bill 568 and the bill, having received the  
24. required constitutional majority, is declared passed. House...Senate  
25. Bill 584, Senator Rhoads.

26.  
27. (End of Reel)  
28.  
29.  
30.  
31.  
32.  
33.

1. PRESIDING OFFICER: (SENATOR BRUCE)

2. Senate Bill 584, Senator Rhoads. Senate Bill 590, Let's see  
3. Senate Bill 636, Senator Graham, with House Amendment No. 1.

4. SENATOR GRAHAM:

5. Yes, Mr. President, and members of the Senate. This is one of  
6. the State Fair bills. Floating around we have a member of the  
7. House of Representatives that seems to have a little trouble passing  
8. his own idea. He has been fishing in everybody's pond up to now,  
9. and has put this amendment on, which is...entire bill on my bill,  
10. which I introduced, which I now ask the Senate to non-concur in  
11. the House Amendment to Senate Bill 636.

12. PRESIDING OFFICER: (SENATOR BRUCE)

13. Motion is to non-concur. Is there discussion? Senator Netsch.

14. SENATOR NETSCH:

15. Thank you, Mr. President. I realize that the sponsor's views  
16. are likely to prevail, but I would like to call attention to what  
17. is the subject matter of the amendment, and suggest that I for one  
18. would like to see concurrence. It is a State Fair bill, which does  
19. put the State Fair back into the Department of Agriculture, which  
20. means under the Governor, and that is something of which I approved. I  
21. also believe that the case has been made for making the State Fair  
22. self-sustaining exclusive of awards and prizes, if phased-in over  
23. a period of four years, which essentially this amendment does. I think  
24. that is a good idea, I think it's something that a number of people  
25. in this State would like to see happen and I think it is feasible.  
26. I, therefore, would prefer to concur in the amendment for that reason.

27. PRESIDING OFFICER: (SENATOR BRUCE)

28. Further discussion? Senator Graham may close.

29. SENATOR GRAHAM:

30. Mr. President, I've been around here twenty-one years, and I  
31. always thought that a sponsor had his...should have his bill in the  
32. ...in the manner in which he wanted it. I always thought that some-  
33. one if he had an idea, he'd incorporate in the bill, and try to pass  
it. Now this gentlemen from the House of Representatives hasn't been

1. able to pass his views through here, and he's clobbered up about  
2. three or four bills, by fishing in everybody else's pond, and I don't  
3. want his amendment on my bill, and I ask that we non-concur.

4. PRESIDING OFFICER: (SENATOR BRUCE)

5. Senator Buzbee, he was closing.

6. SENATOR BUZBEE:

7. Oh I'm sorry. Point of personal privilege.

8. PRESIDING OFFICER: (SENATOR BRUCE)

9. Senator Buzbee.

10. SENATOR BUZBEE:

11. Thank you. I...I agree with you Senator Graham. I'm going  
12. to vote to support you, but I wish you would tell your seatmate that  
13. he amended a bill of mine this year, that I didn't want it done at  
14. all, and...yes him. That one right there. Thank you.

15. PRESIDING OFFICER: (SENATOR BRUCE)

16. Motion is to non-concur. All in favor say Aye. Opposed Nay.  
17. The Ayes have it. Senate non-concurs with House Amendment No. 1,  
18. and the Secretary shall so inform the House. Senate Bill 676, Senator  
19. Geo-Karis, with House Amendments No.1, 2, and 6.

20. SENATOR GEO-KARIS:

21. Point...point of order, Mr. President.

22. PRESIDING OFFICER: (SENATOR BRUCE)

23. State your point.

24. SENATOR GEO-KARIS:

25. If you could help me. House Amendment No. 1 and No. 2, really  
26. were nullified by House Amendment No.6, so I don't know whether to  
27. concur or not concur, or what to do on No.'s 1 and 2?

28. PRESIDING OFFICER: (SENATOR BRUCE)

29. Well, Senator you have two options, if you non-concur in House  
30. Amendments 1 and 2 it will return to the House, at which time they  
31. will be requested to recede from those amendments. If they fail  
32. to, it will come back here. However, if you were to adopt, House  
33. Amendments No. 1, 2, and 6, if, in fact, 6 does strike all of 1 and 2,  
it will go directly to the Governor's Desk assuming you receive a



1. favorable vote on your motion to concur.

2. SENATOR GEO-KARIS:

3. Thank you, Mr. President. Mr. President, and Ladies and  
4. Gentlemen of the Senate. I do concur on House Amendments 1, 2, and  
5. 6.

6. PRESIDING OFFICER: (SENATOR BRUCE)

7. Motion is to concur. Is there discussion? Senator Rock.

8. SENATOR ROCK:

9. Where is Senator Rhoads, and his call for an explanation?

10. PRESIDING OFFICER: (SENATOR BRUCE)

11. Senator Rock.

12. SENATOR ROCK:

13. Wait a minute. I think what's fair in righteous indignation,  
14. what's fair for Senator Maragos, is certainly fair for Senator Geo-  
15. Karis, and I would hope that the same righteous indignation would  
16. be sent her way.

17. PRESIDING OFFICER: (SENATOR BRUCE)

18. Motion is to concur. Is there further discussion? Senator  
19. Berning.

20. SENATOR BERNING:

21. Well, Mr. President. It makes little difference whether we  
22. concur on House Amendments No. 1 and 2, because Amendment No. 6  
23. deletes the title and everything after the enacting clause, and if  
24. we're going to...if we're going to approve that one we don't have  
25. to approve 1 and 2, certainly.

26. PRESIDING OFFICER: (SENATOR BRUCE)

27. Senator Berning, we must take some action on 1 and 2. Is  
28. there further discussion of the motion to concur? Senator Geo-  
29. Karis...Senator Ozinga.

30. SENATOR OZINGA:

31. Well, I'll agree with Senator Rock. What does...Amendment No.  
32. 6 do?

33. PRESIDING OFFICER: (SENATOR BRUCE)

Senator Geo-Karis.

1. SENATOR GEO-KARIS:

2. I'll be happy to explain, Mr. President, and Ladies and  
3. Gentlemen of the Senate. Amendment No. 6 replaces an added  
4. paragraph, provides that notwithstanding any other provision  
5. of this Act, any corporation operating an ambulatory surgical  
6. treatment center, devoted primarily to...to providing facilities  
7. for abortion must have a physician who is licensed to practice  
8. medicine and all of its branches, and is actively engaged in the  
9. practice of medicine at the center, and he must be on the Board of  
10. Directors, as a condition to licensure of the center. That's all.  
11. And I move to concur. I'm sorry that Senator Rhoads didn't ask  
12. me the questions earlier, but honestly I didn't realize it, Senator  
13. Rock.

14. PRESIDING OFFICER: (SENATOR BRUCE)

15. Further discussion? Question is, shall the Senate concur on  
16. House Amendments No. 1, 2 and 6 to Senate Bill 676. Those in favor  
17. vote Aye. Those opposed vote Nay. The voting is open. Have all  
18. voted who wish? Have all voted who wish? Take the record. On that  
19. question, Ayes are 53, the Nays are none. None Voting Present. Senate  
20. does concur on House Amendments 1, 2, and 6, to Senate Bill 676,  
21. and the bill having received a required constitutional majority  
22. is declared passed. For what purpose does Senator Buzbee arise?

23. SENATOR BUZBEE:

24. Well, parliamentary inquiry. Since we adopted Amendments  
25. 1 and 2...House Amendments 1 and 2 to that bill, and since 6  
26. deleted everything after the enacting clause, what...wonder how  
27. the bill reads now? Does anybody have any idea?

28. PRESIDING OFFICER: (SENATOR BRUCE)

29. Yes, Senator, it reads...just as Amendment No. 6. When it  
30. goes to the Governor's Desk enrolled and engrossed it will only  
31. reflect Amendment No. 6.

32. SENATOR BUZBEE:

33. There is a bit of legislative gymnastics that I don't recall  
having witnessed before, but...

1. PRESIDING OFFICER: (SENATOR BRUCE)

2. All right, Senate Bill 688, Senator Mitchler, with House  
3. Amendment No. 1. Senator Mitchler.

4. SENATOR MITCHLER:

5. Mr. President, and members of the Senate. I move to concur  
6. with House Amendment No. 1 to Senate Bill 688. House Amendment  
7. No. 1 deletes everything after the enacting clause and changes the  
8. title in the bill is now an Act transferring the control of the  
9. Rock River Dam property providing that for such transfer from  
10. the Department of Conservation to the Department of Transportation.  
11. Originally it was transferring the Rock River Dam property from the  
12. Department of Conservation to the Commonwealth Edison Company.  
13. I move for adoption and concurrence of House Amendment No. 1 to  
14. Senate Bill 688.

15. PRESIDING OFFICER: (SENATOR BRUCE)

16. Is there...the motion is to concur. Is there discussion? Senator  
17. Buzbee.

18. SENATOR BUZBEE:

19. Well, Senator, you know I personally don't really care who  
20. owns the Rock River Dam, but the bill as you passed it out of the  
21. Senate, conveyed title to Commonwealth Edison, and now it...does  
22. Commonwealth Edison not want it anymore. Now it goes to...to the  
23. Department of Transportation, instead of the Department of Conser-  
24. vation. Why?

25. PRESIDING OFFICER: (SENATOR BRUCE)

26. Senator Mitchler.

27. SENATOR MITCHLER:

28. Senator Buzbee, the dam in question had recently received some  
29. repairs, that were...the cost was shared by the State of Illinois,  
30. Department of Conservation, and Commonwealth Edison Company, and  
31. there was some question whether we should let Commonwealth Edison  
32. Company now take ownership of the dam without paying for the...

33. PRESIDING OFFICER: (SENATOR BRUCE)

Senator Mitchler, Senator Mitchler your time has expired.

1. SENATOR MITCHLER:

2. Fine. Thank you.

3. PRESIDING OFFICER: (SENATOR BRUCE)

4. Is there further discussion? Senator Buzbee for the second  
5. time.

6. SENATOR BUZBEE:

7. I...I think, Senator Mitchler, as a matter of fact, after my  
8. question was asked that I was the one that requested that action  
9. take place. So I think it is probably a good idea what you've  
10. just done.

11. PRESIDING OFFICER: (SENATOR BRUCE)

12. Further discussion, on the motion to concur? Senator Wooten.

13. SENATOR WOOTEN:

14. There is a technical matter in this bill, that there was  
15. some question as to what the posture would be of several other  
16. pages, since we simply give this over to DOT, and I'm informed  
17. by Enrolling and Engrossing that they'll take care of it there, so  
18. this bill now does what I think should have been done in the be-  
19. ginning, and I certainly support the concurrence.

20. PRESIDING OFFICER: (SENATOR BRUCE)

21. Further discussion? Senator Shapiro.

22. SENATOR SHAPIRO:

23. Well, Mr. President, and Ladies and Gentlemen of the Senate.  
24. I personally am not going to concur in the amendment. The State  
25. of Illinois should not be in the dam business, and this dam is  
26. a liability to the State. It spent two hundred thousand dollars  
27. along with over three hundred thousand dollars from Commonwealth  
28. Edison, in order to fix it up, and there are future repairs that  
29. need to be done to the dam, and as far as I'm concerned we ought  
30. to get rid of it while we have an excellent opportunity and I'm  
31. going to ask everyone to non-concur on the amendment.

32. PRESIDING OFFICER: (SENATOR BRUCE)

33. Further discussion? Senator Mitchler may close.

SENATOR MITCHLER:

1. Well, Mr. President, and members of the Senate. I wasn't  
2. aware of any of the additional expense in connection with the  
3. dam. In my opinion the dam has been fully restored and the State  
4. of Illinois should be in the dam business, because they control  
5. all of the dams except the private dams, and the Department of  
6. Conservation certainly should not be in control of the dams, and  
7. we had two dams, Kankakee Dam, and Rock River Dam, were the only  
8. two dams controlled by the Department of Conservation, and my original  
9. intent was to transfer both of them over to DOT, but for some  
10. reason or other someone suggested that one of them go to Com Ed.  
11. I ask that you concur, and have both of them go over to DOT, the  
12. Division of Water Resources where they belong.

13. PRESIDING OFFICER: (SENATOR BRUCE)

14. Senator Grotberg and Senator Ozinga, Senator Mitchler was  
15. closing. For what purpose does Senator Grotberg rise?

16. SENATOR GROTBORG:

17. I want my one minute.

18. PRESIDING OFFICER: (SENATOR BRUCE)

19. Well, Senator, he has closed on the debate.

20. SENATOR GROTBORG:

21. Good...then I can have my one minute, right.

22. PRESIDING OFFICER: (SENATOR BRUCE)

23. No. With leave of the Body. Is there leave? It's granted.

24. Senator Grotberg, for one minute.

25. SENATOR GROTBORG:

26. Well, I don't know how many of you have ever tried to trace  
27. down the ownership of a dam, but when they do need repairs, the  
28. State of Illinois winds up repairing them, and only Commonwealth  
29. Edison Company can even afford to help support the repairs of one,  
30. but I submit we should put one bill through this General Assembly,  
31. and get rid of all the private dams, because the water belongs  
32. to everybody. The responsibility is with waterways and they're the ones  
33. we have to work with. I move that we concur with this one, and next  
year amend them all in.

1. PRESIDING OFFICER: (SENATOR BRUCE)

2. Senator Ozinga.

3. SENATOR OZINGA:

4. This just sounds like you're damned if you do and you're damned  
5. if you don't.

6. PRESIDING OFFICER: (SENATOR BRUCE)

7. Is there further discussion? The motion is to concur in  
8. House Amendment No. 1, and the question is, shall the Senate  
9. concur on House Amendment No. 1 to Senate Bill 688. Those in  
10. favor vote Aye. Those opposed vote Nay. The voting is open.  
11. Have all voted who wish? Have all voted who wish? Take the  
12. record. On that question, the Ayes are 30, the Nays are 14.  
13. None Voting Present. The Senate does concur in House Amendment  
14. No. 1 to Senate Bill 688, and the bill having received a re-  
15. quired constitutional majority is declared passed. Senate Bill 696,  
16. Senator Knuppel. Senate Bill 700, Senator Donnewald with  
17. House Amendment No. 1. Senator Donnewald.

18. SENATOR DONNEWALD:

19. Originally the bill was structured to have the Department of  
20. ...Transportation in the nature of a quitclaim deed deny the  
21. ownership so when it got over to the House they wanted further ev-  
22. idence that they had no ownership in the particular little strip  
23. of ground about a quarter of a mile wide and ten feet long and ten  
24. feet wide, and now they have a disclaimer in this amendment,  
25. and I move to concur with their amendment.

26. PRESIDING OFFICER: (SENATOR BRUCE)

27. Motion is to concur. Is there discussion? Question is does  
28. the Senate concur on House Amendment No. 1 to Senate Bill 700.  
29. Those in favor vote Aye. Those in favor vote Nay. The voting is  
30. open. Have all voted who wish? Have all voted who wish? Take the  
31. record. On that question the Ayes are 55. The Nays are none. None  
32. Voting Present. Senate does concur on House Amendment No. 1 to  
33. Senate Bill 700, and the bill having received a required constitutional  
majority is declared passed. Senate Bill 701, Senator Davidson with

1. House Amendment 1. Senator Davidson.

2. SENATOR DAVIDSON:

3. Mr. President, I move to concur on House Amendment No. 1 to  
4. 701. What it does is change it from a Class C misdemeanor to  
5. a business offense, to a fine not...up to five thousand dollars.  
6. This seems a good operable way to get at this, that there is a  
7. violation rather than a Class C misdemeanor. Move the...to concur.

8. PRESIDING OFFICER: (SENATOR BRUCE)

9. Is there discussion on the motion to concur? The question is,  
10. does the Senate concur on House Amendment No. 1 to Senate Bill 701.  
11. Those in favor vote Aye. Those opposed vote Nay. The voting is  
12. open. Have all voted who wish? Have all voted who wish? Take the  
13. record. On that question the Ayes are 54, the Nays are none.  
14. None Voting Present. Senate does concur on House Amendment No. 1  
15. to Senate Bill 701, the bill having received a required constitutional  
16. majority is declared passed. Senate Bill 712, Senator Coffey  
17. with House Amendment No. 1, Senator Coffey is recognized.

18. SENATOR COFFEY:

19. Yes, Mr. President, and members of the Senate. On Senate  
20. Bill 712, Amendment No. 1, and I ask you concur with No. 1, which  
21. is actually just a correction in the bill. It corrects the description  
22. of the first parcel of land in Clark County released under this  
23. Article, and I'd ask for a favorable roll call.

24. PRESIDING OFFICER: (SENATOR BRUCE)

25. Is there discussion on the motion to concur? Question is,  
26. does Senate concur on House Amendment No. 1 to Senate Bill 712.  
27. Those in favor vote Aye. Those opposed vote Nay. The voting is  
28. open. Have all voted who wish? Have all voted who wish? Take the  
29. record. On that question the Ayes are 57, the Nays none. None  
30. Voting Present. Senate does concur on House Amendment No. 1 to  
31. Senate Bill 712, and the bill having received a required con-  
32. stitutional majority is declared passed. Senate Bill 732, Senator  
33. Berning with House Amendment No. 1. Senator Berning is recognized.

SENATOR BERNING:

1. Thank you, Mr. President. This is a corrective amendment  
2. deleting the word assessor, and inserting the words...Board of  
3. Assessors. It was an oversight in the original drafting of the  
4. bill, and I move for the adoption of, or concurrence on House  
5. Amendment No. 1, Mr. President.

6. PRESIDING OFFICER: (SENATOR BRUCE)

7. Motion is to concur. Is there discussion of the motion?  
8. ...Senator Maragos.

9. SENATOR MARAGOS:

10. Does this apply to Cook County?

11. PRESIDING OFFICER: (SENATOR BRUCE)

12. Senator Berning.

13. SENATOR BERNING:

14. Senator, I don't recall now whether this was...no, this does  
15. not apply to Cook County, this applies only to the balance of the  
16. State where there are assessors, supervisors of assessments, and the  
17. Board of Assessors. ,

18. PRESIDING OFFICER: (SENATOR BRUCE)

19. Senator Maragos.

20. SENATOR MARAGOS:

21. Then the nomenclature's correct, because otherwise if it did  
22. apply, we'd still have to leave it the other way. Thank you.

23. PRESIDING OFFICER: (SENATOR BRUCE)

24. Further discussion on the motion to concur. Question is  
25. does Senate concur on House Amendment No. 1 to Senate Bill 732.  
26. Those in favor vote Aye. Those opposed vote Nay. The voting is  
27. open. Have all voted who wish? Have all voted who wish? Take  
28. the record. On that question, the Ayes are 57, the Nays are none.  
29. None Voting Present. Senate does concur on House Amendment No. 1 to  
30. Senate Bill 732, and the bill having received a required constitu-  
31. tional majority is declared passed. Senate Bill 735, Senator  
32. Vadalabene, with House Amendment No. 1. Senator Vadalabene is  
33. recognized.

SENATOR VADALABENE:



AB 752  
6-23-79  
concurrent

1. Yes, thank you, Mr. President, and members of the Senate.  
2. House Amendment No. 1 to Senate Bill 735, is a clarification  
3. Amendment. It clarifies that recovery from the Real Estate Re-  
4. covery Fund is not authorized unless the loss involved results  
5. from acts, or admissions from a real estate broker, or salesman  
6. who at the time was acting in such capacity, and at that point  
7. it adds, or apparently acting in such capacity, and I move for  
8. the adoption of House Amendment No. 1 to Senate Bill 735.  
9. PRESIDING OFFICER: (SENATOR BRUCE)

10. Motion is to concur. Is there discussion? Question is,  
11. shall the Senate concur on House Amendment No. 1 to Senate Bill 735.  
12. Those in favor vote Aye. Those opposed vote Nay. The voting is  
13. open. Have all voted who wish? Have all voted who wish? Take  
14. the record. One that question, the Ayes are 57, the Nays are  
15. none. 1 Voting Present. House...Senate does concur on House  
16. Amendment No. 1 to Senate Bill 735, and the bill having received the  
17. required constitutional majority is declared passed. Senate Bill  
18. 752, Senator McMillan with House Amendment No. 1 and 2. Senator  
19. McMillan.  
20. SENATOR MCMILLAN:

21. House Amendment No. 1 to Senate Bill 752, makes it clear that  
22. the farm dwelling is subject to the equalizer of the Department  
23. of Local Government Affairs. Amendment No. 2, makes it clear  
24. that the farmland assessment bill will not provide any reduction  
25. in the assessment of farmland below the level in which it was ass-  
26. essed in 1976. I would move to concur on both House Amendment  
27. No. 1 and House Amendment No. 2.  
28. PRESIDING OFFICER: (SENATOR BRUCE)

29. Is there discussion? Senator Netsch.  
30. SENATOR NETSCH:

31. Is House Amendment No. 1 the amendment that...excuse me, that  
32. incorporates the provisions or the intent of House Bill 1597,  
33. that Representative Dunn had introduced?  
PRESIDING OFFICER: (SENATOR BRUCE)

1. Senator McMillan.

2. SENATOR NETSCH:

3. Having to do with the applying the mulitplier to the farm  
4. dwelling itself?

5. PRESIDING OFFICER: (SENATOR BRUCE)

6. Senator McMillan.

7. SENATOR MCMILLAN:

8. The answer is yes.

9. PRESIDING OFFICER: (SENATOR BRUCE)

10. Further discussion? The motion is to concur on House  
11. Amendment No.'s 1 and 2. Is there discussion of the motion?  
12. Question is, shall the Senate concur on House Amendment No. 1 and  
13. 2 to Senate Bill 752. Those in favor vote Aye. Those opposed  
14. vote Nay. The voting is open. Have all voted who wish? Have  
15. all voted who wish? Take the record. On that question, the Ayes  
16. are 55, the Nays are 2. None Voting Present. Senate does  
17. concur on House Amendments No. 1 and 2 to Senate Bill 752, and  
18. the bill, having received a required constitutional majority is  
19. declared passed. Senate Bill 754, Senator Demuzio, with House  
20. Amendment No. 1. Senator Demuzio is recognized.

21. SENATOR DEMUZIO:

22. Thank you, Mr. President. 7...Senate Bill 754, House  
23. Amendment No. 1 is a technical amendment. It specifies that  
24. school nursing services of a certified school nurse, is included  
25. in the definition of special education programs. What this  
26. does is it changes the of to or. There must be an English teacher over  
27. there that felt that that was a better word, and therefore it's  
28. a technical nature, and I move for the adoption of the amendment.

29. PRESIDING OFFICER: (SENATOR BRUCE)

30. Motion is to concur...

31. SENATOR DEMUZIO:

32. Concur.

33. PRESIDING OFFICER: (SENATOR BURCE)

Motion is to conur. Is there discussion of the motion? The

1. question is, shall Senate concur on House Amendment No. 1  
2. to Senate Bill 754. Those in favor vote Aye. Those opposed  
3. vote Nay. The voting is open. Have all voted who wish? Have  
4. all voted who wish? Take the record. On that question, the  
5. Ayes are 52, the Nays are none. None Voting Present. The Senate  
6. does concur on House Amendment No. 1 to Senate Bill 754, and  
7. the bill, having received a required constitutional majority  
8. is declared passed. Senate Bill 758, Senator Rupp. Is Senator  
9. Rupp on the Floor? Senate Bill 764, Senator Sangmeister with  
10. House Amendment No. 1. Senator Sangmeister is recognized.

11. SENATOR SANGMEISTER:

12. Yes, when this bill left the Senate, as you know, this deals  
13. with an expungement of record...pertained to supervision three  
14. years after...and the House in its wisdom thought three years was  
15. too longso they reduced it down to two years, and I have no objection  
16. to that, so therefore I concur. I move that we concur in House  
17. Amendment No. 1 to Senate Bill 764.

18. PRESIDING OFFICER: (SENATOR BRUCE)

19. Is...motion is to concur. Is there discussion? Question  
20. is, does the Senate concur on House Amendment No. 1 to Senate Bill 764.  
21. Those in favor vote Aye. Those opposed vote Nay. The voting  
22. is open. Have all...have all voted who wish? Have all voted  
23. who wish? Take the record. On that question, the Ayes are 55,  
24. the Nays are none. None Voting Present. Senate does concur on  
25. House Amendment No. 1 to Senate Bill 764, and the bill having  
26. received the required constitutional majority is declared passed.  
27. Senator Rupp, do you wish to call 758? Senator Rupp was off the  
28. Floor. Is there leave to return to that order of business? Leave  
29. is granted. Senate Bill 758 with House Amendment No. 1. Senator  
30. Rupp.

31. SENATOR RUPP:

32. Thank you, Mr. President, I appreciate the courtesy. House  
33. Amendment No. 1, which provided for a tax offset is technically  
incorrect. It doesn't provide for a five year period...it takes the

JB 793  
Concurrence  
6/23/79

1. credit, and it is agreed that with the House, that we would  
2. move to non-concur, and ask for a Conference Committee. Non-  
3. concurrence.

4. PRESIDING OFFICER: (SENATOR BRUCE)

5. The motion is just to non-concur. Conference Committee  
6. would come at a different time. Motion is to not...to non-  
7. concur on House Amendment No. 1. Is there discussion of the  
8. motion to non-concur? All in favor say Aye. Opposed Nay. The  
9. Ayes have it. The Senate non-concurson House Amendment No. 1...and  
10. the House shall be so informed. Senate Bill 767, Senator Egan.  
11. House Bill 788, Senator Maitland, with House Amendment No. 1.

12. SENATOR MAITLAND:

13. Thank you, Mr. President, and Ladies and Gentlemen of the  
14. Senate. The Amendment No. 1 that was put on in the House, and really  
15. tightens up the bill a little bit. It clarifies that it has to be  
16. knowingly and willfully and also indicates that the aggregate  
17. total of the penalties will not exceed twenty-five percent, and  
18. if, in fact, for some reason it has, the Director will form a...some  
19. type of policy that will redistribute that money, and I would  
20. move that the Senate concur on House Amendment No. 1 to Senate  
21. Bill 788.

22. PRESIDING OFFICER: (SENATOR BRUCE)

23. Motion is to concur. Is there discussion? The question is,  
24. does the Senate concur on House Amendment No. 1 to Senate Bill  
25. 788. Those in favor vote Aye. Those opposed vote Nay. The voting  
26. is open. Have all voted who wish? Have all voted who wish?  
27. Take the record. On that question, Ayes are 54, the Nays none.  
28. None Voting Present. The Senate does concur on House Amendment No. 1  
29. to Senate Bill 788, and the bill, having received a required  
30. constitutional majority is declared passed. Senate Bill 793,  
31. Senator Wooten, with House Amendment No. 1. Senator Wooten is  
32. recognized.

33. SENATOR WOOTEN:

Thank you, Mr. President. When Senate Bill 793 was passed out

1. of here it was passed with the proviso that it would be amended  
2. in the House. That amendment was added and I seek concurrence  
3. in it. It takes the hearing officer out of the question of re-  
4. duction in force hearings. It simply says that if you have...  
5. if you dismiss five teachers or a hundred and fifty percent of  
6. the average number of teachers dismissed in the preceeding three  
7. years the Board of Education will hold a hearing, and after  
8. that the Board will take whatever action it chooses. That's in  
9. the form in which I pledged it, and so I move to concur in House  
10. Amendment No. 1 to Senate Bill 793.

11. PRESIDING OFFICER: (SENATOR BRUCE)

12. The motion is to concur. Is there discussion? Question is,  
13. shall the Senate concur on House Amendment No. 1 to Senate Bill  
14. 793. Those in favor vote Aye. Those opposed vote Nay. The  
15. voting is open. Have all voted who wish? Have all voted who wish?  
16. Take the record. On that question, the Ayes are 47, the Nays  
17. are 5. 1 Voting Present. The Senate does concur on House Amendment  
18. No. 1 to Senate Bill 793, and the bill, having received a re-  
19. quired constitutional majority is declared passed. Senate Bill 798,  
20. Senator Egan, with House Amendment No. 1. Read...Senator Egan  
21. is recognized.

22. SENATOR EGAN:

23. House Amendment No. 1 merely adds an immediately effective  
24. date. I move for its concurrence. All within fourteen seconds.

25. PRESIDENT:

26. Is there any discussion? Question is shall the Senate  
27. concur in House Amendment No. 1 to Senate Bill 798. Those in  
28. favor will vote Aye. Those opposed will vote Nay. The voting  
29. is open. Have all voted who wish? Have all voted who wish?  
30. Take the record. One that question, the Ayes are 53, the Nays  
31. are 1. 1 Voting Present. The Senate does concur in House  
32. Amendment No. 1 to Senate Bill 798, and the bill, having received  
33. the required constitutional majority is declared passed. 807,  
Senator Egan. Yes, Senator Donnewald.

1. SENATOR DONNEWALD:

2. If I could have the attention of the membership for just  
3. a moment. The plan this afternoon is to continue on, on the  
4. order of business that we presently have until the hour of three  
5. thirty, and thereafter we will go and vote on the Agreed Bill  
6. List which will probably take until 4:30 at which time we will  
7. adjourn to 1:00p.m. tomorrow, at which time we will...convene  
8. and take up the Order of Motions and the remaining Concurrences and  
9. then onto 3rd reading, and then we would adjourn at approximately  
10. 5:00.o'clock.

11. PRESIDENT:

12. On the Order of Secretary's Desk Concurrence, Senate Bill 807,  
13. Senator Egan. Mr. Secretary.

14. SECRETARY:

15. Senate Bill 807 with House Amendment No. 1.

16. PRESIDENT:

17. Senator Egan.

18. SENATOR EGAN:

19. Thank you, Mr. President, and members of the Senate. This is  
20. the bill that increases the annual increment for judges and State  
21. Legislators from two to three percent. It is erroneously been re-  
22. ported that this is a pay raise. I would like to point out that  
23. only the retirees are benefitted by this, and consequently we are  
24. not, and therefore it is not a pay raise. They took out the employee  
25. contribution in the House. It's not going to happen if we put it  
26. back in. I leave it up to your own discretion' Vote it up or  
27. down, but I'm going to move to concur, just because I think my-  
28. self as adequate...a beneficiary of this type of thing as our  
29. teachers, and so I move for its concurrence.

30. PRESIDENT:

31. Any discussion? Senator Berning.

32. SENATOR BERNING:

33. Thank you, Mr. President. Well the sponsor did...did mention  
what...the point that I was going to raise. Namely that the contribution

1. had been stricken and I...I feel that is a mistake, however  
2. I don't quite agree with the sponsor that if we reject this  
3. that they...House will necessarily prevail. In my opinion, Mr.  
4. President, we ought to refuse to concur, and...and send it  
5. back and if necessary go to a Conference Committee. The pos-  
6. ture of the Pension Laws Commission has been that, for these  
7. annual increments there should be, at least, a minimum of one  
8. half of one percent contribution, and I would have to hold  
9. for that position.

10. PRESIDENT:

11. Further discussion? Senator Netsch.

12. SENATOR NETSCH:

13. Thank you, Mr. President. I also would urge a No vote on  
14. the concurrence motion, and I would remind Senator Egan, that  
15. last Session, when...I think it was 1803, involving certain  
16. other groups of retirees when that bill was before us, he  
17. persuaded me that we should not approve any automatic increase  
18. in the retirement allowance without a concomitant increase  
19. in the employee contribution. I was so persuaded that I voted  
20. against 1803, and I must say a lot of people have been very  
21. unhappy with that vote since, but it seems to me that we must  
22. be consistent and/or atleast those of us who voted against it  
23. must be consistent, and therefore vote against this also.

24. PRESIDENT:

25. Any...further discussion? Senator Buzbee.

26. SENATOR BUZBEE:

27. Question of the sponsor, Mr. President.

28. PRESIDENT:

29. Indicates he'll yield. Senator Buzbee.

30. SENATOR BUZBEE:

31. Under other pension systems such as the teachers and the  
32. university's and the Civil Service, I believe those have all  
33. gone to a three percent annual increase now, as opposed to the  
old two percent. Do any of them now have an increase in their

1. contribution to pay for that annual increase after they  
2. are retired?

3. PRESIDENT:

4. Senator Egan.

5. SENATOR EGAN:

6. Well, I'm glad you asked that question. No they don't, be-  
7. cause the Governor signed it without that provision, and we  
8. appropriated the money from his budget, and that's entirely...  
9. it's exactly what we ought to do with ours and the judge's. If  
10. the Government wants to raise the increment without an employee  
11. contribution, fine, and Senator Netsch I agree with you, and  
12. Senator Berning I agree with you, let's make him pay for it.  
13. He started it.

14. PRESIDENT:

15. Further discussion? Senator Knuppel.

16. SENATOR KNUPPEL:

17. Well, I just wanted to declare my conflict of interest, be-  
18. cause I don't intend to be a candidate again. I'm going to vote  
19. it anyway. I don't have any tenure here, and none of you do.  
20. The next time you run, you can get the hell beat out of you, and  
21. teachers, at least, got tenure, we ought to be treated equally with  
22. them. I can't see the difference, and I don't consider it a pay  
23. raise. I sponsored the pay raise legislation probably caught more  
24. hell than anybody, but...but Governor Thompson, I'll tell you some-  
25. thing fellows, I'm going out of here in January of 1981, I'm going  
26. to draw a twenty thousand dollar a year pension, I'm going to make  
27. fifty thousand or more practicing law, and I expect to do some  
28. lobbying, and some other things and might pick up another twenty-  
29. five grand. So the people are going to be paying somebody to fill  
30. my shoes, twenty-eight thousand dollars, going to cost them  
31. seventy-three thousand dollars, to get what they're getting for  
32. twenty. I don't think this three percent is ridiculous, and the  
33. newspapers can jump on it, hobnail boots and everything else. To  
hell with them, they wish they were making it. They're a bunch of



1. cub reporters mostly around the Capitol here, and they're just  
2. jealous, and they think because I'm old, fifty-five, bald headed,  
3. and fat, that I couldn't possibly be as bright as them. Well, I'll tell  
4. them one thing...

5. PRESIDENT:

6. Senator, your...your time has expired.

7. SENATOR KNUPPEL:

8. Yes, I know. I'll tell them one thing, I'll take them on  
9. in the street or I'll take them on in the alley or I'll take  
10. them on in debate any time.

11. PRESIDENT:

12. Senator Buzbee. Senator Buzbee.

13. SENATOR BUZBEE:

14. Thank...thank you, Mr. President. So Senator Egan...finishing  
15. my questioning then. What your saying is that if we pass  
16. this bill in the form in which it is now, that our system  
17. and the judge's retirement system will be in identical shape  
18. with the downstate teachers pension, with the university pension  
19. and with the Civil Service pension, in that all of those folks  
20. would get a three percent annual increment each year after they  
21. are retired, with no increase in their contribution while they're  
22. employed, is that correct?

23. PRESIDENT:

24. Senator Egan.

25. SENATOR EGAN:

26. Yes, that is correct.

27. PRESIDENT:

28. Further discussion? Senator Grotberg.

29. SENATOR GROTBORG:

30. Well, Mr. President. I think that the courts and the judges  
31. by Constitution are supposed to belike Caesar's wife, above and  
32. beyond suspicion. I think next in line are the elected officials  
33. that make the laws, that the courts enforce, and I don't care  
if there is an inequity in this, I think it's really become incumbent

1. to us to pay the fare...pay the fare. We are elected and we  
2. are responsible for our own behavior, we're chastised all  
3. over the place for not being, and I would suggest that we  
4. do send this back, let the thing go back the way it was, with  
5. a little contribution. It just makes good sense and it's some-  
6. thing that the people deserve to keep our integrity where it  
7. belongs.

8. PRESIDENT:

9. Further discussion? Senator Egan may close the debate.

10. SENATOR EGAN:

11. Just so it's clear that I'm not being inconsistent. What we  
12. have done is fought the increment increase in the commission,  
13. unless there's an employee contribution, and what's good for  
14. the goose is good for the gander. Vote your conscience.

15. PRESIDENT:

16. Question is, shall the Senate concur in House Amendment  
17. No. 1 to Senate Bill 807. Those in favor will vote Aye, Those  
18. opposed will vote Nay. The voting is open. Have all voted who  
19. wish? Have all voted who wish? Have all voted who wish? Take  
20. the record. On that question, the Ayes are 28, the Nays are  
21. 28. The motion to concur fails and the Secretary will so in-  
22. form the House. 809, Senator Davidson. On the Order of  
23. Secretary's Desk Concurrence. Senate Bill 809, Mr. Secretary.

24. SECRETARY:

25. Senate Bill 809, with House Amendment No. 1.

26. SENATOR DAVIDSON:

27. Mr. President, and members of the Senate. I move to concur  
28. of House Amendment No. 1 to 809, and this was an amendment that  
29. was put on in the House Transportation Committee. It's at the request of  
30. DOT so they can...those of you who fly those back and forth  
31. in the State owned planes, to get to the standard safety procedure  
32. and use that all other that most private planes do, that if  
33. any plane is in service for more than five thousand airframe  
hours or seven years, it shall be replaced, but it's not required

1. to be replaced, by any particular aircraft or a like aircraft.

2. I move to concur.

3. PRESIDENT:

4. Is there any discussion? Senator...the question is...shall

5. the Senate concur in House Amendment No. 1 to Senate Bill 809.

6. Those in favor will vote Aye. Those opposed will vote Nay.

7. The voting is open. Have all voted who wish? Have all voted who

8. wish? Take the record. On that question, the Ayes are 46, the

9. Nays are 9. None Voting Present. The House...the Senate does

10. concur in House Amendment No. 1 to Senate Bill 809, and the bill

11. having received the required constitutional majority is declared

12. passed. 811, Senator Egan. On the Order of Secretary's Desk

13. Concurrence, bottom of page 68, Senate Bill 811. Mr. Secretary.

14. SECRETARY:

15. Senate Bill 811, with House Amendment No. 1.

16. PRESIDENT:

17. Senator Egan.

18. SENATOR EGAN:

19. Yes, the House completely gutted my bill, and put a different

20. bill in, and I move to non-concur.

21. PRESIDENT:

22. Senator Egan has moved to non-concur on House Amendment No.

23. 1 to Senate Bill 811. All those in favor signify by saying Aye.

24. All opposed. The Ayes have it. The motion carries, and the

25. Secretary shall so inform the House. 829, Senator Merlo. On

26. the Order of Secretary's Desk Concurrence, top of page 69, Senate

27. Bill 829. Mr. Secretary.

28. SECRETARY:

29. Senate Bill 829 with House Amendment No. 1.

30. PRESIDENT:

31. Senator Merlo.

32. SENATOR MERLO:

33. Thank you, Mr. President, and members of the Senate. The

amendment provides that if receipts and statements are not furnished

1. to the tenant within thirty days, after required by this Act  
2. then the leasor shall refund the entire security deposit within  
3. forty-five days. Failure of the leasor to return the security  
4. deposit, refuse to supply this statement or receipts supplement  
5. the statement or receipts in bad faith shall subject the leasor to  
6. twice the amount of the security deposit plus court cost. I move,  
7. Mr. President, that we concur with House Amendment No. 1 to  
8. Senate Bill 829.

9. PRESIDENT:

10. Is there any discussion? If not, the question is, shall the  
11. Senate concur on House Amendment No. 1 to Senate Bill 829. Those  
12. in favor will vote Aye. Those opposed will vote Nay. The voting  
13. is open. Have all voted who wish? Have all voted who wish?  
14. Take the record. On that question, the Ayes are 47, the Nays  
15. are 9. None Voting Present. The Senate does concur in the House  
16. Amendment No. 1 to Senate Bill 829, and the bill, having received  
17. the required constitutional majority is declared passed. 844,  
18. Senate Daley. On the Order of Secretary's Desk Concurrence,  
19. Senate Bill 844. Mr. Secretary.

20. SECRETARY:

21. Senate Bill 844 with House Amendment No. 1.

22. PRESIDENT:

23. Senator Daley.

24. SENATOR DALEY:

25. Mr. President, and fellow Senators. I move to concur with  
26. House Amendment No. 1. Amendment No. 1...changes the concept  
27. whereby the shareholder instead of recouping the money for  
28. himself the money is turned over to the corporation.

29. PRESIDENT:

30. Is there any discussion? If not, the question is, shall  
31. the Senate concur on House...oh, I beg our pardon. I asked if  
32. there was any discussion. There was nothing...okay, Senator  
33. Bowers.

SENATOR BOWERS:

1. Thank you, Mr. President. Senator Daley, we discussed  
2. in committee on this bill first went through, the question of a  
3. single stockholder corporation where...where there really is  
4. no...was that covered? Is this totally a public corporation or what  
5. are the limitations in this particular crime?

6. PRESIDENT:

7. Senator Daley.

8. SENATOR DALEY:

9. It covers all corporations.

10. PRESIDENT:

11. Senator Bowers.

12. SENATOR BOWERS:

13. So there's a practical matter, if I'm a single stockholder,  
14. and own an entire corporate entity, and want to pay myself some  
15. money as a director, if it doesn't happen to turn out to have  
16. been properly adopted by a resolution, then I'm guilty of a  
17. crime. Is that...is that the purport of the bill?

18. PRESIDENT:

19. Senator Daley.

20. SENATOR DALEY:

21. No, it isn't. It deals with bribes and kickbacks.

22. PRESIDENT:

23. Senator Martin.

24. SENATOR MARTIN:

25. Senator Daley. The Synopsis of the House Amendment suggests  
26. that if an officer takes or accepts a bribe, that he or she would  
27. be liable to the corporation for triple damages of that bribe.  
28. How does this fit in with the idea, which I must say I have, that  
29. I don't believe it that when corporations say they didn't know  
30. the guy was given the money, that, in fact, often they're under  
31. order. Now that still may make the person dishonest and they  
32. still shouldn't do it, but you've got some...well, okay, a dis-  
33. honest fool to keep a job that gives a bribe, and this amendment  
says that he has to pay back three times that money to the company

1. who ordered him to give that bribe? That doesn't seem to make  
2. a lot of sense.

3. PRESIDENT:

4. Senator Daley.

5. SENATOR DALEY:

6. It does make sense when the person is convicted of bribery  
7. and kickback. It's a criminal indictment, he's convicted in turn  
8. he has an obligation to the corporation, a shareholder can sue.  
9. It stemmed from the case in Milwaukee, U. S. Government vs. the  
10. Schlitz Enterprise, dealing with kickbacks and bribes in Illinois,  
11. and no one could recoup the money for the corporation. The  
12. money is...does not go to the shareholder, it goes back into  
13. the corporation.

14. PRESIDENT:

15. Further discussion? Senator Berman.

16. SENATOR BERMAN:

17. Will the sponsor yield?

18. PRESIDENT:

19. Indicates he will yield. Senator Berman.

20. SENATOR BERMAN:

21. It was my understanding in the bill, that we passed out of  
22. the Senate, that there was an incentive to bring the suit, be-  
23. cause the shareholder would, in fact, collect the money and it  
24. would be hopefully a deterrent to bribes and kickbacks. Now it  
25. appears that that shareholder would not have any incentive, and  
26. I don't think the corporation would have any incentive, because  
27. reportedly they benefitted by the bribe. I...I'm not sure that they  
28. haven't scuttled what you had as a good intent to make it rather  
29. frivolous at this point. Why should anybody sue?

30. PRESIDENT:

31. Senator Daley.

32. SENATOR DALEY:

33. They would recover the money...and trouble damages from  
the officeholder, in turn they could recover their attorney's fees

1. and costs of the law suit, and the money would be returned to  
2. the corporation.

3. PRESIDENT:

4. Is there any further discussion? If not...if not, the question  
5. is, shall the Senate concur in House Amendment No. 1 to Senate  
6. Bill 844. Those in favor will vote Aye. Those opposed will  
7. vote Nay. The voting is open. Have all voted who wish? Have  
8. all voted who wish? Take the record. On that question, the  
9. Ayes are 34, the Nays are 11. 5 Voting Present. The Senate does  
10. concur with House Amendment No. 1 to Senate Bill 844, and the  
11. bill, having received the required constitutional majority is  
12. declared passed. 861, Senator Johns. On the Order of the  
13. Secretary's Desk Concurrence, Senate Bill 861. Mr. Secretary.

14. SECRETARY:

15. Senate Bill 861, with House Amendment No. 1.

16. PRESIDENT:

17. Senator Johns.

18. SENATOR JOHNS:

19. Mr. President. I move that we concur with the House Amendment  
20. No. 1. I'll explain that amendment. It deletes provisions directing  
21. the use of Federal funds and instead requires investigations of  
22. the State Coal Recovery Programs, which would be consistent with  
23. Federal law. I think it's a good amendment. I think it makes a  
24. better bill. I move that we concur.

25. PRESIDENT:

26. Is there any discussion? If not, the question is, shall the  
27. Senate concur in House Amendment No. 1 to Senate Bill 861. Those  
28. in favor will vote Aye. Those opposed will vote Nay. The voting  
29. is open. Have all voted who wish? Have all voted who wish? Take  
30. the record. On that question, the Ayes are 51, the Nays are none.  
31. None Voting Present. The Senate does concur with House Amendment No.  
32. 1 to Senate Bill 861, and the bill, having received the required  
33. constitutional majority is declared passed. 872, Senator Newhouse.  
On the Order of Secretary's Desk Concurrence, is Senate Bill 872.

1. Mr. Secretary.

2. SECRETARY:

3. Senate Bill 872, with House Amendment No. 1.

4. PRESIDENT:

5. Senator Newhouse.

6. SENATOR NEWHOUSE:

7. Pass it Mr. President.

8. PRESIDENT:

9. All right, take it out of the record, Mr. Secretary. 882,

10. Senator Knuppel. On the Order of Secretary's Desk Concurrence.

11. Senate Bill 882. Mr. Secretary.

12. SECRETARY:

13. Senate Bill 882 with House Amendment No. 1 .

14. PRESIDENT:

15. Senator Knuppel.

16. SENATOR KNUPPEL:

17. Senate Bill 882 was a bill designed to eliminate the

18. necessity of the...annual or I think it was every four years

19. tax referendum, with respect to oil. It was amended in the House

20. by Representative Neff to provide that upon a county wide front

21. door referendum they could raise the tax to .20 percent, instead

22. of what it is now. I think 10 percent. I move to concur with

23. the amendment.

24. PRESIDENT:

25. Is there any discussion? If not, the question is, shall the

26. Senate concur on House Amendment No. 1 to Senate Bill 882. Those

27. in favor will vote Aye. Those opposed will vote Nay. The voting

28. is open. Have all voted who wish? Have all voted who wish? Take

29. the record. On that question, the Ayes are 51, the Nays are none.

30. None Voting Present. The House...the Senate does concur with House

31. Amendment No. 1 to Senate Bill 882, and the bill, having received

32. the required constitutional majority is declared passed. 883,

33. Senator Davidson. On the Order of Secretary's Desk Concurrence, is

Senate Bill 883. Mr. Secretary.



1. SECRETARY:

2. Senate Bill 883 with House Amendments 1 and 5.

3. PRESIDENT:

4. Senator Davidson.

5. SENATOR DAVIDSON:

6. Mr. President, and members of the Senate. I move to concur with  
7. House Amendments 1 and 5. House Amendment 1 is a reverse severability  
8. clause, and House Amendment No. 5, says that no person shall  
9. under the authority of this Act dispense oral contraceptive  
10. or the birth control device or medication. This was acceptable  
11. to the people who brought the bill to me. I move to concur.

12. PRESIDENT:

13. The question is shall the Senate concur in House Amendments  
14. 1 and 5...question is shall the Senate concur in House Amendments  
15. 1 and 5 to Senate Bill 883. Those in favor will vote Aye. Those  
16. opposed will vote Nay. The voting is open. Have all voted who  
17. wish? Have all voted who wish? Take the record. On that question,  
18. the Ayes are 47, the Nays are 5. 1 Voting Present. The Senate  
19. does concur in House Amendments 1 and 5 to Senate Bill 883,  
20. and the bill, having received the required constitutional majority  
21. is declared passed. 907, Senator Demuzio. On the Order of Secretary's  
22. Desk Concurrence, is Senate Bill 907. Mr. Secretary.

23. SECRETARY:

24. Senate Bill 907 with House Amendment No. 2.

25. PRESIDENT:

26. Senator Demuzio.

27. SENATOR DEMUZIO:

28. Thank you, Mr. President, and Ladies and Gentlemen of the Senate.  
29. House Amendment No. 2, is a technical amendment specifying that  
30. individuals rather than students may apply for scholarships. The  
31. bill, 907, was a bill that was designed to codify a present practice  
32. to the Illinois State Scholarship Commission, which is to process  
33. applications for eligible applicants. The practice apparently  
was criticized in Auditor General's recent management report. The

1. Scholarship Commission estimates they are not authorized to  
2. process applications for those students eligible to apply  
3. for financial aid, but not yet enrolled in college or university,  
4. and under the technical amendment it says individuals rather than  
5. students. They can't very well be a student if they're not...  
6. haven't been accepted for enrollment. So I ask the Senate  
7. to concur on Amendment No. 2.

8. PRESIDENT:

9. Is there any discussion? If not, the question is, shall  
10. the Senate concur in House Amendment No. 2 to Senate Bill 907.  
11. Those in favor will vote Aye. Those opposed will vote Nay. The  
12. voting is open. Have all voted who wish? Have all voted who wish?  
13. Take the record. On that question, the Ayes are 56, the Nays  
14. are none. 1 Voting Present. The Senate does concur in House  
15. Amendment No. 2 to Senate Bill 907, and the bill having received  
16. the required constitutional majority is declared passed. 927,  
17. Senator Egan. On the Order of Secretary's Desk Concurrence, Senate  
18. ...930, Senator Berman. On the Order of Secretary's Desk Concur-  
19. rence is Senate Bill 930. Mr. Secretary.

20. SECRETARY:

21. Senate Bill 930 with House Amendments 1, 2, 3, and 4.

22. PRESIDENT:

23. Senator Berman.

24. SENATOR BERMAN:

25. Thank you, Mr. President. I'm going to move to concur  
26. in 1, 2, and 3, and non-concur in 4. Number 1 clarifies that  
27. the voter...this is the...the bill that allows persons that move  
28. within thirty days of the election to go back and vote at their  
29. old precinct under affidavit. Amendment No. 1 specified and  
30. made clear that the person had to be registered in the old  
31. precinct in order to go back and vote there. Number 2 deletes...  
32. deletes the language that had been ruled unconstitutional regarding  
33. a six months residency requirement. Number 3 restricts it to persons  
that move within the State of Illinois. If you move outside the

1. State the bill wouldn't apply to you. I move to concur in  
2. Amendments No. 1, 2, and 3, to...Senate Bill 930.

3. PRESIDENT:

4. Senator Berman's moved to concur in Amendments 1, 2, and 3,  
5. to Senate Bill 930. Is there any discussion? Senator Rhoads.

6. SENATOR RHOADS:

7. Thank you, Mr. President, and members of the Senate. Question  
8. of Senator Berman, if he will yield.

9. PRESIDENT:

10. Indicates he will yield. Senator Rhoads.

11. SENATOR RHOADS:

12. Senator Berman, House Amendments No. 1 and 3...in 1 you  
13. say you make it clear that the...they can only vote in the old  
14. precinct thereby prohibiting the possibility of voting in two  
15. places by affidavit, is that correct?

16. PRESIDENT:

17. Senator Berman.

18. SENATOR BERMAN:

19. Amendment No. 1 just made clear that you had to be registered.  
20. I think it was it a...we left a gap in language, and Amendment  
21. No. 1 says you have to be registered in the old precinct in order  
22. to go back and vote there.

23. PRESIDENT:

24. Senator Rhoads.

25. SENATOR RHOADS:

26. All right, and then Amendment No. 3, why is that necessary within  
27. the State of Illinois? How could anyone assume that it was other  
28. than within the State of Illinois?

29. PRESIDENT:

30. Senator Berman.

31. SENATOR BERMAN:

32. No, the amendment says that if you move out of the...the effect  
33. of the Amendment No. 3 says if you move out of the State of Illinois  
you can't come back and vote.

AB 932  
6-23-79  
Amendments 1+2

1. PRESIDENT:  
2. Is there any further discussion? All right, if not, Senator  
3. Berman has moved that the Senate concur on House Amendments 1,  
4. 2, and 3. Question is shall the Senate concur in House Amendments  
5. 1, 2, and 3 to Senate Bill 930. Those in favor will vote Aye.  
6. Those opposed will vote Nay. The voting is open. Have all voted  
7. who wish? Have all voted who wish? Take the record. On that  
8. question the Ayes are 56, the Nays are 1. 1 Voting Present. The  
9. Senate does concur, in House Amendments 1, 2, and 3 to Senate  
10. Bill 930. Senator Berman.

11. SENATOR BERMAN:  
12. There's a technical problem in Amendment No. 4. I move to  
13. non-concur in House Amendment No. 4.

14. PRESIDENT:  
15. Senator Berman, moves to non-concur in House Amendment No.  
16. 4 to Senate Bill 930. All in favor signify by saying Aye. All  
17. opposed. The Ayes have it. The motion carries, and the Secretary  
18. shall so inform the House. 932, Senator Berman. On the Order  
19. of Secretary's Desk Concurrence, Senate Bill 932. Mr. Secretary.

20. SECRETARY:  
21. Senate Bill 932, with House Amendments 1, and 2.

22. PRESIDENT:  
23. Senator Berman.

24. SENATOR BERMAN:  
25. Several people...there's two House Amendments, several people  
26. have raised the question as to Amendment 2, so I'm going to move to  
27. concur on Amendment 1, and non-concur on Amendment 2. Amendment  
28. No. 1 was the agreement that the eight percent limitation be  
29. inserted in this bill dealing with the issuance of general  
30. obligation notes by the Chicago Board of Education, so at this  
31. time I...and that's the amendment that was put on eight percent  
32. limit. I move to concur on House Amendment No. 1.

33. PRESIDENT:  
All right, Senator Berman has moved to concur in House

1. Amendment No. 1 to Senate Bill 932. Is there any discussion?  
2. Senator De Angelis.  
3. SENATOR DE ANGELIS:  
4. Mr. President. Question of the sponsor.  
5. PRESIDENT:  
6. Indicates he'll yield. Senator De Angelis.  
7. SENATOR DE ANGELIS:  
8. Senator Berman. I don't know if you can answer this, but  
9. what impact would the passage of House Bill 2563 have on this bill?  
10. Would it not, in fact, negate it.  
11. PRESIDENT:  
12. Senator Berman.  
13. SENATOR BERMAN:  
14. What's 2563?  
15. PRESIDENT:  
16. Senator Berman.  
17. SENATOR BERMAN:  
18. I asked what 2563 was?  
19. PRESIDENT:  
20. All right, Senator De Angelis.  
21. SENATOR DE ANGELIS:  
22. Senator Berman, it's the House Democratic Reform Tax Package...  
23. Tax Reform Package.  
24. PRESIDENT:  
25. Senator Berman.  
26. SENATOR BERMAN:  
27. I don't see any relationship.  
28. PRESIDENT:  
29. Any further discussion? Senator Davidson.  
30. SENATOR DAVIDSON:  
31. Senator Berman, did you say you were going to divide the  
32. question, Amendment No. 1 and 2?  
33. PRESIDENT:  
Yes.

1. SENATOR DAVIDSON:

2. I have no objection to 1. You want to concur that or do  
3. you want to debate the Amendment No. 2 at this time.

4. PRESIDENT:

5. No, the motion is that the Senate concur on House Amendment  
6. No. 1 to Senate Bill 932. That's the motion, and if there's  
7. no further discussion on that motion, then the question is, shall  
8. the Senate concur on House Amendment No. 1 to Senate Bill 932.  
9. Those in favor will vote Aye. Those opposed will vote Nay. The  
10. voting is open. Have all voted who wish? Have all voted who  
11. wish? Take the record. One that question, the Ayes are 51, the  
12. Nays are 1. None Voting Present. The Senate does concur in  
13. House Amendment No. 1 to Senate Bill 932. House Amendment No.  
14. 2. Senator Berman.

15. SENATOR BERMAN:

16. I now move to non-concur in Amendment No. 2.

17. PRESIDENT:

18. All right, Senator Berman moves to non-concur in House  
19. Amendment No. 2 to Senate Bill 932. Those in favor signify by  
20. saying Aye. Those opposed. The Ayes have it. The motion carries  
21. and the Secretary shall so inform the House. 955, Senator Schaffer.  
22. On the Order of Secretary's Desk Concurrence, bottom of page 69,  
23. Senate Bill 955. Mr. Secretary.

24. SECRETARY:

25. Senate Bill 955, with House Amendments 1 and 2.

26. PRESIDENT:

27. Senator Schaffer.

28. SENATOR SCHAFFER:

29. Mr....Mr. President, the Department of Transportation has a  
30. little problem with House Amendment No. 2. Senator Knuppel would  
31. like a chance to rethink House Amendment No. 1, and I would like  
32. a chance to rethink House Amendment No. 1 myself. I move to non-  
33. concur on both amendments.

PRESIDENT:

1. Senator Schaffer moves to non-concur on House Amendments  
2. 1 and 2, to Senate Bill 955. Any discussion? If not, all in  
3. favor signify by saying Aye. All opposed. The Ayes have it.  
4. The motion carries, and the Secretary shall so inform the House.  
5. 957, Senator Berning, top of page 70. On the Order of Secretary's  
6. Desk Concurrence, is Senate Bill 957. Mr. Secretary.

7. SECRETARY:

8. Senate Bill 957, with House Amendment No. 1.

9. PRESIDENT:

10. Senator Berning.

11. SENATOR BERNING:

12. Thank you, Mr. President. House Amendment No. 1, appears  
13. to clear up ambiguity and makes it perfectly clear that this  
14. does not apply to Cook County, and I move for the adoption Mr.  
15. President.

16. PRESIDENT:

17. Is there any discussion? Senator Buzbee.

18. SENATOR BUZBEE:

19. Thank you, Mr. President. Senator Berning, I...I don't recall  
20. this bill...I don't recall this bill when it passed originally,  
21. perhaps I was off the Floor, but I would just like to point out  
22. to you that, by your doing this that you are mandating a local  
23. government official, to add to his duties and responsibilities. He  
24. is going to have to buy additional forms or something to issue  
25. this printed...this printed notice on, and also you are, in fact,  
26. making it more difficult on that police officer by making sure that  
27. he issues a written notice that you have the right to plead not  
28. guilty. I...it seems to me that by far and away a vast majority  
29. of people know when they are given some sort of a...of a ticket that  
30. they have the right to plead guilty or not guilty as they so desire,  
31. and I see no reason why we ought to have to issue a notice to some-  
32. body that when you get a traffic ticket that you can plead not guilty,  
33. they already know that.

PRESIDENT:

1. Further discussion? Senator Hall.

2. SENATOR HALL:

3. Thank you, Mr. President, and Ladies and Gentlemen of the

4. Senate. Senator Buzbee hit the spot, Senator, and...why in

5. Heaven's name would this...would you want something like this?

6. Would...would you tell me who...who wants this?

7. PRESIDENT:

8. Senator Berning.

9. SENATOR BERNING:

10. Yes. Well, all right, I'll defer first to Senator Geo-

11. Karis.

12. PRESIDENT:

13. Senator Geo-Karis.

14. SENATOR GEO-KARIS:

15. Mr. President, and Ladies and Gentlemen of the Senate. Senate

16. Bill 957, to begin with is a bill that states as follows, under

17. the bill all traffic situations issued by Municipal Park District or

18. County Peace Officers, and by all Sheriffs outside of Cook County,

19. are to...are required to contain a notice to the defendant that

20. he must inform the clerk of the court five days prior to his appearance

21. date, before he...if he intends to demand a jury trial. It makes

22. it easier on the clerk to decide whether to call a jury in, if

23. you send in your note and say I'm going to have a jury trial, then

24. the clerk knows that when you appear, there's going to have to be

25. a jury available for you to impanel. It's simply a matter of

26. convenience. The current Supreme Court rule 504, has been interpreted

27. to permit a traffic case to be dismissed for want of prosecution, if

28. the arresting officer does not appear in the original appearance

29. date, and the State Police do it now, so all we're trying to do is

30. make it uniform, because, at least there's a ample notice requirement,

31. that's what the bill does.

32. PRESIDENT:

33. Any further discussion? Senator Berning.

SENATOR BERNING:



1. Yes, thank you, Mr. President. In answer to Senator Hall,  
2. and others who have questions. This provision is already in the  
3. Statute for municipalities and for the State and for Park Police.  
4. This is extending to counties what had always been inferred to  
5. by the case, and has actually been in practice in some counties  
6. including my own until suddenly the Attorney General ruled...gave  
7. an opinion that this was not proper, because it was not spelled  
8. out for counties. It does, as a matter of fact, relieve County  
9. Police from unnecessary trips to court because of a continuance.  
10. This allows the individual to request a specific date, and the  
11. police officer then is notified and he does not make new...needless  
12. repetitious trips to court when the case is not to be heard. It's  
13. good legislation, it passed here 54 to nothing, I remind you, and  
14. I think we carefully explained it at that time. This amendment  
15. now then merely clears up what could be an ambiguity in spelling  
16. out that it does not affect Cook County.

17. PRESIDENT:

18. Further discussion? Senator Carroll.

19. SENATOR CARROLL:

20. Thank you, Mr. President. Question of the sponsor. If he  
21. can respond in less than a minute. If he can explain this  
22. synopsis of the amendment to his bill which says, semi-technical  
23. amendment, deleting material added to the bill which was duplicative  
24. of current language, but stricken in restoring such stricken material.

25. PRESIDENT:

26. It's perfect...perfectly clear to the Chair, Carroll. The  
27. question is, shall the Senate concur on House Amendment No. 1 to  
28. Senate Bill 957. Those in favor will vote Aye. Those opposed will  
29. vote Nay. The voting is open. Have all voted who wish? Have all voted  
30. who wish? Take the record. On that question, the Ayes are 43, the  
31. Nays are 7. 3 Voting Present. The Senate does concur in House  
32. Amendment No. 1 to Senate Bill 957, and the bill, having received  
33. the required constitutional majority is declared passed. 963, Senator  
Joyce. On the Order of Secretary's Desk Concurrence, is Senate Bill  
963. Mr. Secretary.

1. SECRETARY:

2. Senate Bill 963 with House Amendment No. 1.

3. PRESIDENT:

4. Senator Joyce.

5. SENATOR JEREMIAH JOYCE:

6. Thank you, Mr. President and members of the Senate. House  
7. Amendment No. 1 to Senate Bill 963 is really technical in nature.  
8. It merely states that the credit obtained while the Civil Service  
9. Act was in effect is valid under the present Personnel ordinance.  
10. I move the Body concur.

11. PRESIDENT:

12. Senator Joyce has moved that the Senate concur in House  
13. Amendment No. 1 to Senate Bill 963. Is there any discussion?  
14. If not, the question is, shall the Senate concur in House  
15. Amendment No. 1 to Senate Bill 963. Those in favor will vote  
16. Aye. Those opposed will vote Nay. The voting is open. Have  
17. all voted who wish? Have all voted who wish? Take the record.  
18. On that question, the Ayes are 53, the Nays are 1, none Voting  
19. Present. The Senate does concur with House Amendment No. 1 to  
20. Senate Bill 963 and the bill having received the required  
21. constitutional majority is declared passed. 966, Senator Coffey.  
22. On the Order of Secretary's Desk Concurrence is Senate Bill 966.  
23. Mr. Secretary.

24. SECRETARY:

25. Senate Bill 966 with House Amendments 1 and 2.

26. PRESIDENT:

27. Senator Coffey.

28. SENATOR COFFEY:

29. Mr. President and members of the Senate. I would ask you  
30. to concur with Amendment No. 1 and No. 2. Amendment No. 1 deals  
31. with non-high school districts, which would allow non-high school  
32. districts to include...including in any unit district not to  
33. maintain a high school pursuant to the provision of this Section

1. shall pay tuition for high school students. We have a...a  
2. particular school in our district with two school districts,  
3. 95 and District...4. Now, District 4 is a non-high school  
4. district. They want to be able to mutually agree on the Board  
5. of...what the Board of Education and on what the tuition will be  
6. and that's what Amendment No. 1 will do. Amendment No. 2...Amend-  
7. ment No. 2 will...it will strike in Section 22-12 where it says,  
8. "preventing colored children" it will strike "colored" and only  
9. address itself to children and also make guilty of a Class C  
10. misdemeanor instead of a petty offense for any children being  
11. abused or having to do with the provisions in this Act.

12. PRESIDENT:

13. Senator Coffey has moved that the Senate concur with House  
14. Amendments 1 and 2 to Senate Bill 966. Is there any discussion?  
15. Senator Hall.

16. SENATOR HALL:

17. Senator, describe...what do you mean colored children?

18. PRESIDENT:

19. Senator Coffey.

20. SENATOR COFFEY:

21. I think that's why this was put...why this amendment was  
22. put in. This isn't my amendment, but I was...it was offered on the  
23. other side of the aisle and Section 22-12 it says, "preventing  
24. colored children from attending school" and they wanted the word  
25. "colored" stricken and it has been stricken with this amendment.  
26. It's old existing law.

27. PRESIDENT:

28. All right. Any further discussion? Senator...Senator Bruce.

29. SENATOR BRUCE:

30. On some of these concurrences there...it would have been  
31. handy to have had some debate and I apologize to the membership  
32. that, frankly Senator Coffey, I am quite concerned about what  
33. this does with district consolidation. I think that this amendment

1. is of such importance it...either we ought to take a closer  
2. view or it ought to have a committee hearing. I...this allows  
3. consolidation of districts even where the two districts involved  
4. don't wish to consolidate, the way I read the amendment and...and  
5. I'm not at all certain...and our analysis says that there's a  
6. couple of districts that are feuding. The Illinois Office of  
7. Education would be in favor of consolidation, but the districts  
8. are opposed and I'm...I'm just...I'm...I am concerned that any  
9. time we start talking about consolidation to where school boards  
10. are opposed to such consolidation allowing them rather than working  
11. out the problems to now go out and...and pay tuition in an  
12. elementary or high school district whatever it is that they don't  
13. have without some sort of action by the...the voters of the district.  
14. It just seems to me that this is a pretty substantial change to  
15. what we allow in the way of consolidation.

16. PRESIDENT:

17. Senator Coffey.

18. SENATOR COFFEY:

19. Well, Mr. President and members of the Senate and Senator  
20. Bruce. The two school districts involved here are in agreement  
21. with this provision according to what they have given me. It  
22. just allows them to be able to sit down and negotiate the...the  
23. dollars paid for...for the tuition for those high school students  
24. which it can not now do, as the provisions are set forth in the  
25. Statute. This just allows them to sit down and...and discuss  
26. what the rates will be for those high school students. As I  
27. understand from talking to both of them...the...the school  
28. districts in our area, they're in agreement with this. They are  
29. not in agreement and the people are not in agreement in our district  
30. of having this...someone from Springfield since...such as Mr.  
31. Cronin coming down and trying to tell them what they are going  
32. to do in the school district. All this allows them to...the two  
33. school boards to sit down and discuss together and work this problem

1. out and to come up with the rate.

2. PRESIDENT:

3. Senator Bruce.

4. SENATOR BRUCE:

5. Well, I don't know. I wish you...you know...I...I make a  
6. request that you would take it out of the record because our...  
7. our staff thing and analysis says that the bill with the one  
8. school district and is evolved into two school districts are  
9. not in agreement and it says "when a territory is eliminated  
10. from a high school district not...non-high school district or  
11. unit district not maintaining a high school district shall be  
12. annexed by the county board of trustees." Now, that...that  
13. doesn't require anything but their vote and, frankly, not  
14. many of us watch the county board of school trustees, at least,  
15. I don't sufficiently that they ought to be changing property  
16. from one school district to the other. My worry, Senator Coffey,  
17. and I apologize again, I have not had a chance to review this  
18. and my worry is that some group gets angry and wants to move out  
19. you can wreck a unit district by taking half of their assessed  
20. valuation and running some place else and it just seems to me  
21. and I may have gotten this all confused, but I think there's  
22. enough discussion about this that we ought...

23. PRESIDENT:

24. All right. The Senator has indicated he will take it out  
25. of the record. Take it out of the record, Mr. Secretary. 970,  
26. Senator Knuppel. On the Order of Secretary's Desk Concurrence  
27. is Senate Bill 970. Mr. Secretary.

28. SECRETARY:

29. Senate Bill 970 with House Amendment No. 1.

30. PRESIDENT:

31. Senator Knuppel.

32. SENATOR KNUPPEL:

33. I move to concur in the technical amendments...mostly technical

1. that were attached. The language in the amendment specifically  
2. requires signed statements. A reasonable provision have been  
3. made for collection and diversion of surface waters into public  
4. areas or drains, which the subdivider has the right to use and  
5. it says "surface waters will be placed...planned for in accordance  
6. with generally accepted engineering practices." What this bill  
7. does is to change from a certification to a signed statement by  
8. the surveyor and the Plat Act so that he won't have the liability  
9. that goes with being an insurer. This has been worked on by the  
10. Illinois Farm Bureau and the architectural engineers and they've  
11. reached an agreement on this amendment and everybody is satisfied  
12. that's involved. I move concurrence.

13. PRESIDENT:

14. All right. Senator Knuppel has moved to concur in House  
15. Amendment No. 1 to Senate Bill 970. Is there any discussion?  
16. If not, the question is, shall the Senate concur in House  
17. Amendment No. 1 to Senate Bill 970. Those in favor will vote  
18. Aye. Those opposed will vote Nay. The voting is open. Have  
19. all voted who wish? Have all voted who wish? Take the record.  
20. On that question, the Ayes are 56, the Nays are none, none Voting  
21. Present. The Senate does concur in House Amendment No. 1 to Senate  
22. Bill 970 and the bill having received the required constitutional  
23. majority is declared passed. 974, Senator Buzbee. On the Order of  
24. Secretary's Desk Concurrence is Senate Bill 974. Mr. Secretary.

25. SECRETARY:

26. Senate Bill 974 with House Amendment No. 1.

27. PRESIDENT:

28. Senator Buzbee.

29. SENATOR BUZBEE:

30. Thank you, Mr. President. I would move to concur in House  
31. Amendment No. 1. It specifies willfully failing to meet provisions  
32. of the bill throughout. Includes willfully failing to report an  
33. instance of suspected child abuse or neglect as required by the

1. law as grounds for disciplinary procedure to be marked on an  
2. employee's record. This, I believe, is a request of the department  
3. and I would move the concurrence.

4. PRESIDENT:

5. Senator Buzbee has moved concurrence in House Amendment No. 1  
6. to Senate Bill 974. Is there any discussion? If not, the question  
7. is, shall the Senate concur in House Amendment No. 1 to Senate  
8. Bill 974. Those in favor will vote Aye. Those opposed will vote  
9. Nay. The voting is open. Have all voted who wish? Have all voted  
10. who wish? Take the record. On that question, the Ayes are 58,  
11. the Nays are none, none Voting Present. The Senate does concur  
12. in House Amendment No. 1 to Senate Bill 974 and the bill having  
13. received the required constitutional majority is declared passed.  
14. 983, Senator Nimrod. On the Order of Secretary's Desk Concurrence  
15. is Senate Bill 983. Mr. Secretary.

16. SECRETARY:

17. Senate Bill 983 with House Amendment No. 2.

18. PRESIDENT:

19. Senator Nimrod.

20. SENATOR NIMROD:

21. Thank you, Mr. President. I would move that we concur with  
22. Amendment No. 2 and what Amendment No. 2 does is it strikes the  
23. unnecessary language that pertained to definitions when the bill  
24. was amended in the Senate and we did not remove those provisions  
25. and it does not change the concept of the bill.

26. PRESIDENT:

27. Senator Donnewald.

28. SENATOR DONNEWALD:

29. Mr...I...Senator Nimrod, would you hold the bill. We haven't  
30. any file on this. It just came over recently...

31. PRESIDENT:

32. This...this is a recent arrival.

33.

1. All right. It will be held. 9918, Senator Egan. On the  
2. Order of Secretary's Desk Concurrence is Senate Bill 991. Mr.  
3. Secretary.

4. SECRETARY:

5. Senate Bill 991 with House Amendment No. 1.

6. PRESIDENT:

7. Senator Egan.

8. SENATOR EGAN:

9. Yes, thank you, Mr. President. The House Amendment No. 1  
10. is technical. It removes, however, one word "Federal" from the  
11. Assistance Program which somewhat broadens it...It has the  
12. approval of the commission and I move its adoption.

13. PRESIDENT:

14. All right. Senator Egan has moved...

15. SENATOR EGAN:

16. I move for its concurrence.

17. PRESIDENT:

18. Senator Egan has moved concurrence in House Amendment No. 1  
19. to Senate Bill 991. Is there any discussion? If not, the question  
20. is, shall the Senate concur in House Amendment No. 1 to Senate  
21. Bill 991. Those in favor will vote Aye. Those opposed will  
22. vote Nay. The voting is open. Have all voted who wish? Have  
23. all voted who wish? Take the record. On that question, the  
24. Ayes are 53, the Nays are none, none Voting Present. The Senate  
25. does concur in House Amendment No. 1 to Senate Bill 991 and the  
26. bill having received the required constitutional majority is  
27. declared passed. 994, Senator Grotberg. On the Order of  
28. Secretary's Desk Concurrence...Senate Bill 994. Mr. Secretary.

29. SECRETARY:

30. Senate Bill 994 with House Amendment No. 1.

31. PRESIDENT:

32. Senator Grotberg.

33. SENATOR GROTBORG:



1. Thank you, Mr. President. This is purely technical. It  
2. adds a "d" to one of the words and I move for the...concurrence.

3. PRESIDENT:

4. The question is, shall the Senate concur in House Amendment  
5. No. 1 to Senate Bill 994. Those in favor will vote Aye. Those  
6. opposed will vote Nay. The voting is open. Have all voted who  
7. wish? Have all voted who wish? Take the record. On that  
8. question, the Ayes are 53, the Nays are none, none Voting Present.  
9. The Senate does concur in House Amendment No. 1 to Senate Bill 994  
10. and the bill having received the required constitutional majority  
11. is declared passed. 1001, Senator Berman. On the Order of  
12. Secretary's Desk...Concurrence is Senate Bill 1001. Mr. Secretary.

13. SECRETARY:

14. Senate Bill 1001 with House Amendment No. 1.

15. PRESIDENT:

16. Senator Berman.

17. SENATOR BERMAN:

18. Thank you, Mr. President. The House Amendment No. 1 to  
19. Senate Bill 1001 merely clarifies the rights of the members of  
20. the Advisory Council on Education of Handicapped Children. The  
21. question was raised as to whether the ex officio members could or could  
22. not vote. This specifies, as was the intent of the bill, that  
23. they are...that the ex officio members are voting members. I move  
24. the adoption...I move concurrence with House Amendment No. 1.

25. PRESIDENT:

26. Senator Berman has moved that the Senate concur with House  
27. Amendment No. 1 to Senate Bill 1001. Is there any discussion?  
28. All right. If not, the question is, shall the Senate concur in  
29. House Amendment No. 1 to Senate Bill 1001. Those in favor will  
30. vote Aye. Those opposed will vote Nay. The voting is open. Have  
31. all voted who wish? Have all voted who wish? Take the record.  
32. On that question, the Ayes are 53, the Nays are none, 1 Voting  
33. Present. The Senate does concur in House Amendment No. 1 to Senate

SB 1002  
concurrency  
6-23-'79

1. Bill 1001 and the bill having received the required constitutional  
2. majority is declared passed. 1002, Senator Berman. On the Order  
3. of Secretary's Desk Concurrence is Senate Bill 1002. Mr. Secretary.  
4. SECRETARY:

5. Senate Bill...1002 with House Amendments 1, 2 and 3.

6. PRESIDENT:

7. Senator Berman.

8. SENATOR BERMAN:

9. Thank you, Mr. President. This is the Motor Vehicle Franchise  
10. Act Bill that we passed previously. The...some questions were  
11. raised in the House and three amendments have been adopted. The  
12. substance of amendment is Amendment No. 1, which does the following  
13. things in order...because of the changes they deleted everything  
14. after the enacting clause, but let me just point out what the  
15. amendment does, in effect. Before the bill originally required  
16. the Attorney General...General to supervise a number of filings  
17. and enforcement of this Act. That has all been taken out so that  
18. it is now a...does not involve any costs or operation by the  
19. Attorney General's Office. Also there was a provision in there  
20. regarding mandatory...arbitration. That has been...deleted. If the  
21. parties decide that they wish to have voluntary arbitration they can contract  
22. for it. We've addressed some of the concerns that were raised  
23. regarding...minority participation in the purchase or transfer of...  
24. of these franchises and it specifically stated at several places  
25. that nothing is to be construed as limiting or restricting the  
26. action of...of affirmative action programs in the transfer or  
27. purchase of franchises. The amendment also allows trouble damages,  
28. costs and attorney's fees for the violation of the Act and that  
29. again is in response to taking the Attorney General out and allows  
30. the individual to go to court to seek redress...Amendment No. 2  
31. was a technical amendment. Amendment No. 3 again deals with the  
32. Attorney General, but that was because Amendment 1 overlooked the  
33. same provisions and it carries it out, as was...as was...as I've

S.B.  
1034  
Concurrence  
6-27-79

1. explained in Amendment No. 1 so I move to...concur in Amendments 1,  
2. 2 and 3.

3. PRESIDENT:

4. Senator Berman has moved that the Senate concur with House  
5. Amendments 1, 2 and 3 to Senate Bill 1002. Is there any discussion?  
6. If not, the question is, shall the Senate concur in House Amendments  
7. 1, 2 and 3 to Senate Bill 1002. Those in favor will vote Aye.  
8. Those opposed will vote Nay. The voting is open. Have all voted  
9. who wish? Have all voted who wish? Take the record. On that  
10. question, the Ayes are 51...55, the Nays are 1, none Voting Present.  
11. The Senate does concur with House Amendments 1, 2 and 3 to Senate  
12. Bill 1002 and the bill having received the required constitutional  
13. majority is declared passed. 1019, Senator Lemke. On the Order of  
14. Secretary's Desk Concurrence is Senate Bill 1019. Mr. Secretary.

15. SECRETARY:

16. Senate Bill 1019 with House Amendment No. 1.

17. PRESIDENT:

18. Senator Lemke.

19. SENATOR LEMKE:

20. This is a technical amendment. It cleans it up and corrects  
21. languages with no substant change being made. I ask for its...  
22. concurrence.

23. PRESIDENT:

24. Senator Lemke has moved the concurrence in House Amendment  
25. No. 1 to Senate Bill 1019. Is there any discussion? If not,  
26. the question is, shall the Senate concur in House Amendment No. 1  
27. to Senate Bill 1019. Those in favor will vote Aye. Those opposed  
28. will vote Nay. The voting is open. Have all voted who wish? Have  
29. all voted who wish? Take the record. On that question, the Ayes  
30. are 53, the Nays are none, none Voting Present. The Senate does  
31. concur in House Amendment No. 1 to Senate Bill 1019 and the bill  
32. having received the required constitutional majority is declared  
33. passed. 1034, Senator Vadalabene. On the Order of Secretary's

1. Desk Concurrence, Senate Bill 1034. Mr. Secretary.

2. SECRETARY:

3. Senate Bill 1034 with House Amendments 1 and 2.

4. PRESIDENT:

5. Senator Vadalabene.

6. SENATOR VADALABENE:

7. Yes, thank you, Mr. President and members of the Senate.

8. Amendment No. 1 to Senate Bill 34 makes it permissive, rather  
9. than mandatory that the county board of each county under town-  
10. ship organization adopt by January 1, 1980 a plan to change  
11. township boundaries to ensure that each township has an equalized  
12. assessed valuation of not less than ten million dollars. Amend-  
13. ment No. 2 adds to the bill. It's a technical amendment that a  
14. related Section of the law that was incorrectly omitted from the  
15. bill when it was drafted and I move for the adoption of Amendment  
16. No. 1 and Amendment No. 2...or I concur to Amendment No. 1 and  
17. Amendment No. 2 fo Senate Bill 1034.

18. PRESIDENT:

19. Senator Vadalabene has moved concurrence on House Amend-  
20. ments 1 and 2 to Senate Bill 1034. Is there any discussion? If  
21. not, the question is, shall the Senate concur in House Amendments  
22. 1 and 2 to Senate Bill 1034. Those in favor will vote Aye. Those  
23. opposed will vote Nay. The voting is open. Have all voted who  
24. wish? Have all voted who wish? Take the record. On that question,  
25. the Ayes are 56, the Nays are none, none Voting Present. The  
26. Senate does concur in House Amendments 1 and 2 to Senate Bill 1034  
27. and the bill having received the required constitutional majority  
28. is declared passed. 1047, Senator Carroll. On the Order of  
29. Secretary's Desk Concurrence is Senate Bill 10...1047. Mr.  
30. Secretary.

31. SECRETARY:

32. Senate Bill 1047 with House Amendments 1 and 2.

33. PRESIDENT:

1. Senator Carroll.

2. SENATOR CARROLL:

3. Thank you, Mr. President and Ladies and Gentlemen of the  
4. Senate. I will move to concur with House Amendments No. 1 and 2.  
5. This was a bill to give the Liquor Control Commission and the  
6. local liquor control commissioner the power to levy civil fines  
7. in addition to their other powers. The House in its wisdom saw  
8. fit to create the usage of these new funds into a...an Alcohol  
9. Awareness Fund Program to spend the money for alcoholic awareness.  
10. I have no problem with that. The Governor can say yes or no, as  
11. to that proposal and would move to concur. The second one permits  
12. the sale of alcoholic beverages on certain additional State type  
13. facilities as in Peoria and if they wish to sell liquor there,  
14. that's their privilege. We do it at museums, et cetera in the  
15. Chicagoland area and elsewhere in the State and I would move to  
16. concur in Amendments 1 and 2.

17. PRESIDENT:

18. Senator Carroll has moved concurrence in House Amendments 1  
19. and 2 to Senate Bill 1047. Is there any discussion? Senator  
20. Berning.

21. SENATOR BERNING:

22. Thank you, Mr. President. Just to make the observation that  
23. laudable as this amendment...appears to be, what we are really  
24. doing here is establishing a whole new dollar spending group and  
25. if the licenses don't generate the amount of money to carry on the  
26. and as stated in here, implement programs for education on the use  
27. and abuse of alcohol and the prevention of alcoholism. Laudable  
28. as that...is as I repeat, if we are not going to generate enough  
29. funds, perhaps, then with...there will be the call brought back to  
30. us here at the General Assembly to provide additional funding.  
31. I think we ought to seriously consider this before we set up  
32. another "Illinois Arts Council" or something of the same nature.

33. PRESIDENT:

1. Any further discussion? Senator Buzbee.

2. SENATOR BUZBEE:

3. A question of the sponsor, Mr. President.

4. PRESIDENT:

5. He indicates he will yield. Senator Buzbee.

6. SENATOR BUZBEE:

7. It's...it is my understanding that this new fund, which will  
8. be administered by the Department of Mental Health, the Division  
9. of Alcoholism to make grants to various local agencies to establish  
10. this awareness program on alcoholism. That only those funds that  
11. are collected as fines by the Liquor Control Commission will be  
12. expendable, that we won't have the Department of Mental Health coming  
13. in next year saying the legislature mandated to us this new program,  
14. therefore, we got to have umpteen jillion dollars to be able to  
15. fund it. Is that your understanding of this amendment, Senator  
16. Carroll?

17. PRESIDENT:

18. Senator Carroll.

19. SENATOR CARROLL:

20. It is not only my understanding of this amendment, it was the  
21. House sponsor, Representative Maher's understanding of what it was  
22. to do and it is the exact language of the amendment that all fines  
23. levied and collected under this Act shall be deposited into this  
24. fund to be used for this purpose and that's the only money that  
25. will be available for this purpose.

26. PRESIDENT:

27. Any further discussion? Senator Coffey.

28. SENATOR COFFEY:

29. Yes, I have a question of the sponsor.

30. PRESIDENT:

31. He indicates he will yield. Senator Coffey.

32. SENATOR COFFEY:

33. Are we dealing with Amendment No. 1 and No. 2?

1. PRESIDENT:  
2. Senator Carroll.  
3. SENATOR CARROLL:  
4. Yes.  
5. PRESIDENT:  
6. Senator Coffey.  
7. SENATOR COFFEY:  
8. Well, Mr. President, I'd like to ask that we deal with those  
9. amendments...No. 1 first, No. 2 second, if we could please.  
10. PRESIDENT:  
11. That...that request is in order. Senator Grotberg.  
12. SENATOR GROTEBERG:  
13. I'll wait for Amendment No. 2, Mr. President.  
14. PRESIDENT:  
15. All right. Senator Carroll has moved concurrence in House  
16. Amendment No. 1 to Senate Bill 1047. Is there any further  
17. discussion on Amendment No. 1? If not, the question is, shall  
18. the Senate concur in House Amendment No. 1 to Senate Bill 1047.  
19. Those in favor will vote Aye. Those opposed will vote Nay.  
20. The voting is open. Have all voted who wish? Have all voted  
21. who wish? Take the record. On that question, the Ayes are 41,  
22. the Nays are 9, 2 Voting Present. The Senate does concur in  
23. House Amendment No. 1 to Senate Bill 1047. Amendment No. 2,  
24. Senator Carroll.  
25. SENATOR CARROLL:  
26. Thank you, Mr. President and Ladies and Gentlemen of the  
27. Senate. Amendment No. 2 adds to that Section of the Liquor  
28. Control Act that deals with State type or publicly owned facilities  
29. wherein liquor can be served at certain specific locations, the  
30. Lakeview Museum of Arts and Sciences in Peoria for consumption  
31. on the premises and I would move concurrence. This was the request,  
32. apparently, of the House member from that area and I would move  
33. concurrence in Amendment No. 2.

1. PRESIDENT:

2. Senator Coffey.

3. SENATOR COFFEY:

4. Yes, Mr. President, I have a question of the sponsor.

5. PRESIDENT:

6. He indicates he will yield. Senator Coffey.

7. SENATOR COFFEY:

8. Does Amendment No. 2 deal with the sale of alcohol at the  
9. universities?

10. PRESIDENT:

11. Senator Carroll.

12. SENATOR CARROLL:

13. Not to my knowledge. It's...the rest of the Section talks  
14. about the Art Institute in Chicago, Chicago Academy of Sciences,  
15. Chicago Historical Society, Field Museum of Natural History,  
16. Museum of Science and Industry, DuSable Museum of African-  
17. American History, John J. Shedd Aquarium, and Adler Planetarium  
18. and the additional language and the Lakeview Museum of Arts and  
19. Sciences in Peoria during times when food is served for consumption  
20. in the premises and that's all it says.

21. PRESIDENT:

22. Senator Bloom.

23. SENATOR BLOOM:

24. The genesis of this was that the Lakeview Museum of Arts and  
25. Sciences want to have a fundraising affairs and they want to serve  
26. ...you know...wine and champagne and they...some people from Peoria  
27. attended the Chicago affair and they thought it was a keen idea.

28. PRESIDENT:

29. Senator Carroll has moved concurrence in House Amendment No. 2  
30. to Senate Bill 1047. Further discussion? Senator Grotberg.

31. SENATOR GROTBORG:

32. Well, I don't like to pick on Senator Bloom's museum, but  
33. we've got hotels and restaurants in downtown Springfield that



1. have a struggle staying alive in the catering business. We have  
2. them all over the State of Illinois including Chicago and last  
3. year we got started on this pattern with several of the major  
4. Chicago institutions, but each and every year, we do again put  
5. into this system a situation or a meeting hall that comes free  
6. and that's fine. The people are entitled to meet there. What  
7. is not so fine is that all of the business that keeps people  
8. working in the State of Illinois in the food and beverage  
9. business is being sucked off by the free rent and a low price  
10. booze binge at our various and sundry State taxpayer owned  
11. institutions and it is not...that kind of behavior belongs where  
12. they have to pay for the hall and pay for the drinks and private  
13. enterprise does a pretty good job of it and I...I'm going to have  
14. to get up from hereon and speak on every one of these and again,  
15. sorry, Senator Bloom, for having to take on this...but that's  
16. how I feel about it.

17. PRESIDENT:

18. Is there any further discussion? All right. The question  
19. then is, shall the Senate concur in House Amendment No. 2 to  
20. Senate Bill 1047. Those in favor will vote Aye. Those opposed  
21. will vote Nay. The voting is open. Have all voted who wish?  
22. Have all voted who wish? Take the record. On that question, the  
23. Ayes are 38, the Nays are 13, 2 Voting Present. The Senate does  
24. concur in...House Amendment No. 2 to Senate Bill 1047 and the bill  
25. having received the required constitutional majority is declared  
26. passed. 1049, Senator Bowers. On the Order of Secretary's Desk  
27. Concurrence, Senate Bill 1049. Mr. Secretary.

28. SECRETARY:

29. Senate Bill 1049 with House Amendment No. 1.

30. PRESIDENT:

31. Senator Bowers.

32. SENATOR BOWERS:

33. Yes, Senate Bill 1049 was introduced on the behest of the

1. County Board of DuPage County and they were...they were asking  
2. for this power to create a referral service through their  
3. Housing Development Authority. There was some concern expressed  
4. by the realtors that, perhaps, we were going into business in  
5. opposition to them, so the House Amendment made it clear that  
6. it was for low income families and also deleted other housing  
7. authorities from the provision and while I'm not all that happy  
8. about it, I would move concurrence of the amendment.

9. PRESIDENT:

10. Senator Bowers has moved concurrence in House Amendment No. 1  
11. to Senate Bill 1049. Is there any discussion? If not, the question  
12. is, shall the Senate concur in House Amendment No. 1 to Senate  
13. Bill 1049. Those in favor will vote Aye. Those opposed will  
14. vote Nay. The voting is open. Have all voted who wish? Have all  
15. voted who wish? Take the record. On that question, the Ayes are  
16. 53, the Nays are 3, 1 Voting Present. The Senate does concur in  
17. House Amendment No. 1 to Senate Bill 1049 and the bill having  
18. received the required constitutional majority is declared passed.  
19. 1061, Senator Daley. Top of page 71, on the Order of Secretary's  
20. Desk Concurrence is Senate Bill 1061. Mr. Secretary.

21. SECRETARY:

22. Senate Bill 1061 with House Amendment No. 1.

23. PRESIDENT:

24. Senator Daley.

25. SENATOR DALEY:

26. Mr. President and fellow Senators. I move to concur with  
27. House Amendment No. 1. It makes it applicable to State savings and  
28. loans and all banks in Illinois in protection of the records of  
29. those individuals.

30. PRESIDENT:

31. Is there any discussion? Senator Daley has moved the adoption  
32. or moved concurrence in House Amendment No. 1 to Senate Bill 1061.  
33. Any discussion? And if not, the question is, shall the Senate

1. concur in House Amendment No. 1 to Senate Bill 1061. Those in  
2. favor will vote Aye. Those opposed will vote Nay. The voting  
3. is open. Have all voted who wish? Have all voted who wish?  
4. Take the record. On that question, the Ayes are 53, the Nays  
5. are 2, 2 Voting Present. The Senate does concur with House  
6. Amendment No. 1 to Senate Bill 1061 and the bill having received  
7. the required constitutional majority is declared passed. 1099,  
8. Senator Bloom. On the Order of Secretary's Desk Concurrence is  
9. Senate Bill 1099. Mr. Secretary.

10. SECRETARY:

11. Senate Bill 1099 with House Amendment No. 1.

12. PRESIDENT:

13. Senator Bloom.

14. SENATOR BLOOM:

15. Thank you, Mr. President. Representative Catania put on  
16. a bill that had been beaten three times and I'd move to non-concur.

17. PRESIDENT:

18. Senator Bloom moves to non-concur in House Amendment No. 1  
19. to Senate Bill 1099. All in favor signify by saying Aye. All  
20. opposed. The Ayes have it. The motion carries and the Secretary  
21. shall so inform the House. 1107, Senator Rupp. On the Order  
22. of Secretary's Desk Concurrence is Senate Bill 1107. Mr. Secretary.

23. SECRETARY:

24. Senate Bill 1107 with House Amendment No. 1.

25. PRESIDENT:

26. Senator Rupp.

27. SENATOR RUPP:

28. Thank you, Mr. President. I move that the Senate concur...  
29. this House Amendment and what it does is to put back the require-  
30. ment that there has to be...those who qualify for a license have to  
31. be a citizen. They have to possess good moral character and have  
32. had the required experience. I ask for a concurrence.

33. PRESIDENT:

1. Senator Rupp has moved to concur in House Amendment No. 1  
2. to Senate Bill 1107. Is there any discussion? If not, the  
3. question is, shall the Senate concur in House Amendment No. 1 to  
4. Senate Bill 1107. Those in favor will vote Aye. Those opposed  
5. will vote Nay. The voting is open. Have all voted who wish?  
6. Have all voted who wish? Take the record. On that question,  
7. the Ayes are 50, the Nays are 5, 1 Voting Present. The Senate  
8. does concur in House Amendment No. 1 to Senate Bill 1107 and the  
9. bill having received the required constitutional majority is  
10. declared passed. 1114, Senator Regner. On the Order of Secretary's  
11. Desk Concurrence is Senate Bill 1114. Mr. Secretary.

12. SECRETARY:

13. Senate Bill 1114 with House Amendments 1, 2 and 3.

14. PRESIDENT:

15. Senator Regner.

16. SENATOR REGNER:

17. Mr. President, I want to move to concur in House Amendment No. 1  
18. and then non-concur in 2 and 3. House Amendment No. 1 requires any  
19. State employee who filed a petition in a primary election for a  
20. nomination to a State office shall be required to take a leave of  
21. absence without pay until he withdraws from the election where  
22. there's an unsuccessful completion of the election or if the person  
23. remains an elected State official for more than thirty days may  
24. resume his former State position.

25. PRESIDENT:

26. Senator Regner has moved to concur in House Amendment No. 1  
27. to Senate Bill 1114. Any discussion? Senator Berman.

28. SENATOR BERMAN:

29. A question of the sponsor.

30. PRESIDENT:

31. He indicates he will yield. Senator Berman.

32. SENATOR BERMAN:

33. First question, does this apply to only employees or does

1. this...apply also to elected officials?

2. PRESIDENT:

3. Senator Regner.

4. SENATOR REGNER:

5. It's my understanding from a bill...Senator, our Representative  
6. Harris put the amendment on that applies only to employees.

7. PRESIDENT:

8. Senator Berman.

9. SENATOR BERMAN:

10. Well, in that event I question the constitutional validity  
11. of this. We are imposing a penalty upon somebody that wishes  
12. to run for office is what it appears to me. If they want to run  
13. for office they're going to lose their job or have to be...in  
14. effect, be put on a leave of absence. I...I doubt whether this  
15. is constitutional. First of all and second of all, I think it's  
16. a terrible policy. If a person wants to run for office I would  
17. think that if they were in...in private industry and they wanted  
18. to do it and were automatically put on a leave of absence, I  
19. think that would be a terrible infringement. I don't think the  
20. State should be a party to that kind of action either.

21. PRESIDENT:

22. Further discussion? Senator Buzbee.

23. SENATOR BUZBEE:

24. I am just wondering if Senator Regner, if at some point in  
25. a court ruling if this were to become law, if...if it could be  
26. interpreted that members of the General Assembly who declare  
27. for reelection would then have to resign their office from the  
28. General Assembly to be able to run for reelection?

29. PRESIDENT:

30. Senator Regner.

31. SENATOR REGNER:

32. I doubt it very much because it's subject to the Personnel  
33. Code.

1. PRESIDENT:

2. Further discussion? Senator Savickas.

3. SENATOR SAVICKAS:

4. Yes, I have a question and then I'd like to speak on it.  
5. What is the purpose of this amendment? What evil are we trying  
6. to correct here?

7. PRESIDENT:

8. Senator Regner.

9. SENATOR REGNER:

10. Well, Senator Savickas, I'm not sure. Representative Harris  
11. put the amendment on, apparently, he was trying to...correct  
12. some evil that he knew about. I have no familiarity at all with  
13. the reason he did it.

14. PRESIDENT:

15. Senator Savickas.

16. SENATOR SAVICKAS:

17. Well, then I would urge that the members defeat and non-  
18. concur with this House Amendment.

19. PRESIDENT:

20. Senator Bruce.

21. SENATOR BRUCE:

22. I...I wonder, the way this thing is worded is a real gem.  
23. It says any person holding a position in State service subject  
24. to jurisdiction of the Department of Personnel. Now...you know...  
25. Alan Dixon is subject to the rules and regulations of the Depart-  
26. ment of Personnel and...and other elected officials and I...and  
27. the Congress was just bopped because they had fired a woman and...  
28. and now they're subject to their personnel rules. Didn't...how do  
29. we get around the fact that if one of us filed for office, we would  
30. have to give up the office we presently hold. It seems to read  
31. that any person holding a position in State service who files a  
32. petition for primary election...it gives notice of such action to  
33. the agency and the agency at a time...place of personal leave of

1. absence. It's pretty broad, Senator. It is not limited to the  
2. Personnel Code. It's anyone who is subject to the jurisdiction  
3. of the Department of Personnel. I think that includes just about  
4. the universe.

5. PRESIDENT:

6. All right. Any further discussion? Senator Johns. All right.  
7. Further discussion? Senator Collins.

8. SENATOR COLLINS:

9. A question of the sponsor.

10. PRESIDENT:

11. He indicates he will yield. Senator Collins.

12. SENATOR COLLINS:

13. I'm trying to find out the answer to Senator Savickas'  
14. question...you know. Are you saying that when a person works  
15. for the State of Illinois and I'm assuming because I'm probably one  
16. of those people that maybe this bill is getting...you know...trying  
17. to get at because I was working for the State during the time I  
18. filed for election here. Are you saying that that person automatically  
19. can go to the department...and get a leave of absence once they  
20. file a petition?

21. PRESIDENT:

22. Senator Regner.

23. SENATOR REGNER:

24. Well, first of all, Senator Collins, I'm not saying anything.  
25. Representative Harris said it all when he put the amendment on.

26. PRESIDENT:

27. Senator Collins.

28. SENATOR COLLINS:

29. I'm trying to find out the purpose for the bill because if  
30. that's the purpose, you can do that now. The only reason that...  
31. you can do that right now, so what's the purpose of the...of the  
32. bill?

33. PRESIDENT:

1. Senator Regner.

2. SENATOR REGNER:

3. This makes it mandatory.

4. PRESIDENT:

5. Senator Collins.

6. SENATOR COLLINS:

7. It is already mandatory...or you get fired if you don't get  
8. a leave of absence.

9. PRESIDENT:

10. All right. Any further discussion? Senator Regner has moved  
11. concurrence in House Amendment No. 1 to Senate Bill 1114. Any  
12. further discussion? Then the question is, shall the Senate concur  
13. in House Amendment No. 1 to Senate Bill...1114. Those in favor  
14. will vote Aye. Those opposed will vote Nay. The voting is open.  
15. Have all voted who wish? Have all voted who wish? Take the record.  
16. On that question, the Ayes are 23, the Nays are 34 and 1 Voting  
17. Present. The motion fails...the motion carried...the motion to  
18. concur fails and the Secretary shall so inform the House. Senator  
19. Regner on Amendments 2 and 3.

20. SENATOR REGNER:

21. I move that we non-concur in 2 and 3.

22. PRESIDENT:

23. Senator Regner moves to non-concur in House Amendments 2 and 3  
24. to Senate Bill 1114. Those in favor say Aye. Those opposed say  
25. Nay. The motion carries and the Secretary shall so inform the  
26. House. 1117, Senator Mitchler. On the Order of Secretary's Desk  
27. Concurrence is Senate Bill 1117. Mr. Secretary.

28. SECRETARY:

29. Senate Bill 1117 with House Amendments Nos. 1 and 4.

30. PRESIDENT:

31. Senator Mitchler.

32. SENATOR MITCHLER:

33. Mr. President and members of the Senate. I move to non-concur



1. in House Amendment No. 1 and House Amendment No. 4 to Senate  
2. Bill 1117. For the brevity, let's just vote it out and I'll  
3. save your time explaining...

4. PRESIDENT:

5. Senator Mitchler moves to non-concur in House Amendments 1  
6. and 4 to Senate Bill 1117. All in favor signify by saying Aye.  
7. All opposed. The Ayes have it. The motion carries and the  
8. Secretary shall so inform the House. 1120, Senator Nimrod. On  
9. the Order of Secretary's Desk Concurrence is Senate Bill 1120.  
10. Mr. Secretary.

11. SECRETARY:

12. Senate Bill 1120 with House Amendment No. 1.

13. PRESIDENT:

14. Senator Nimrod.

15. SENATOR NIMROD:

16. Mr. President, I move to concur in House Amendment No. 1.  
17. What this does is further define and...and limit the area of  
18. assistance to airports...those that are on the National Airport  
19. System Plan. I move the adoption of the amendment.

20. PRESIDENT:

21. Senator Nimrod has moved concurrence in House Amendment No. 1  
22. to Senate Bill 1120. Is there any discussion? If not, the question  
23. is, shall the Senate concur in House Amendment No. 1 to Senate  
24. Bill 1120. Those in favor will vote Aye. Those opposed will  
25. vote Nay. The voting is open. Have all voted who wish? Have all  
26. voted who wish? Take the record. On that question, the Ayes are  
27. 52, the Nays are none, 1 Voting Present. The Senate does concur  
28. with House Amendment No. 1 to Senate Bill 1120 and the bill having  
29. received the required constitutional majority is declared passed.  
30. 1125, Senator Egan. On the Order of Secretary's Desk Concurrence,  
31. Senate Bill 1125. Mr. Secretary.

32. SECRETARY:

33. Senate Bill 1125 with House Amendments 1 and 3.

1. PRESIDENT:

2. Senator Egan.

3. SENATOR EGAN:

4. Thank you, Mr. President and members of the Senate. The  
5. amendment that the House put on was not broad enough and we wish  
6. to broaden it, so I move to non-concur.

7. PRESIDENT:

8. Senator Egan has moved to non-concur with House Amendments  
9. 1 and 3 to Senate Bill 1125. All in favor signify by saying  
10. Aye. All opposed Nay. The Ayes have it. The motion carries and  
11. the Secretary shall so inform the House. 1140, Senator Walsh.  
12. On the Order of Secretary's Desk Concurrence is Senate Bill 1140.  
13. Mr. Secretary.

14. SECRETARY:

15. Senate Bill 1140 with House Amendment No. 1.

16. PRESIDENT:

17. Senator Walsh.

18. SENATOR WALSH:

19. Mr. President and members of the Senate. Senate Bill 1140  
20. relates to liens against public funds. The House Amendment deletes  
21. the requirement that the lienholders notice to the governmental  
22. unit be within a hundred and eighty days of the completion of his  
23. work. It does add a provision that if the person upon notice does  
24. not file a claim within thirty days or filed his...his claim of  
25. lien within thirty days that the...the...the governmental unit  
26. must then make the funds available. So it does put some pressure  
27. on the person claiming the lien to file a notice and I would urge  
28. that we concur with House Amendment 1.

29. PRESIDENT:

30. All right. Senator Walsh has moved concurrence with House  
31. Amendment 1 to...No. 1 to Senate Bill 1140. Is there any discussion?  
32. If not, the question is, shall the Senate concur in House Amendment  
33. No. 1 to Senate Bill 1140. Those in favor will vote Aye. Those

1. opposed will vote Nay. The voting is open. Have all voted who  
2. wish? Have all voted who wish? Take the record. On that question,  
3. the Ayes are 53, the Nays are 1, 1 Voting Present. The Senate does  
4. concur with House Amendment No. 1 to Senate Bill 1140 and the bill  
5. having received the required constitutional majority is declared  
6. passed. 1142, Senator Daley. On the Order of Secretary's Desk  
7. Concurrence is Senate Bill 1142. Mr. Secretary.

8. SECRETARY:

9. Senate Bill 1142 with House Amendment No. 1.

10. PRESIDENT:

11. Senator Daley.

12. SENATOR DALEY:

13. Mr. President and fellow Senators. I move to concur with the  
14. House Amendment No. 1. It makes technical changes and also provides  
15. limited exceptions for appointment of guardian ad litem when the  
16. respondent appears in court.

17. PRESIDENT:

18. Senator Daley has moved concurrence in House Amendment No. 1  
19. to Senate Bill 1142. Is there any discussion? If not, all in  
20. favor...if not, the question is, shall the Senate concur in House  
21. Amendment No. 1 to Senate Bill 1142. Those in favor will vote  
22. Aye. Those opposed will vote Nay. The voting is open. Have all  
23. voted who wish? Have all voted who wish? Take the record. On  
24. that question, the Ayes are 54, the Nays are none, none Voting  
25. Present. The Senate does concur in House Amendment No. 1 to Senate  
26. Bill 1142 and the bill having received the required constitutional  
27. majority is declared passed. 1150, Senator Lemke. 1162, Senator  
28. Sangmeister. At the bottom of page 71. On the Order of Secretary's  
29. Desk Concurrence is Senate Bill 1162.

30. SECRETARY:

31. Senate Bill 1162 with House Amendment No. 1.

32. PRESIDENT:

33. Senator Sangmeister.

1. SENATOR SANGMEISTER:

2. Yes, thank you, Mr. President and members of the Senate.  
3. This is part of that coroner's package and when we sent 1162 out  
4. of here, among other things, we made it a Class A misdemeanor for  
5. anybody to inject a dead body with any kind of embalming fluid  
6. without the coroner's permission. Of course, that's obviously  
7. where there's a coroner's inquest involved. Someone over in the  
8. House must have felt that was rather extreme so they put it back  
9. to where it was before, a petty offense and moved the fine from  
10. fifty to five thousand dollars. I find no problem with that and  
11. move for concurrence with House Amendment No. 1 to Senate Bill 1162.

12. PRESIDENT:

13. Senator Sangmeister has moved concurrence in House Amendment  
14. No. 1 to Senate Bill 1162. Is there any discussion? If not, the  
15. question is, shall the Senate concur in House Amendment No. 1 to  
16. Senate Bill 1162. Those in favor will vote Aye. Those opposed  
17. will vote Nay. The voting is open. Have all voted who wish?  
18. Have all voted who wish? Take the record. On that question, the  
19. Ayes are 54, the Nays are none, none Voting Present. The Senate  
20. does concur in House Amendment No. 1 to Senate Bill 1162 and the  
21. bill having received the required constitutional majority is  
22. declared passed. Top of page 72, on the Order of Secretary's  
23. Desk Concurrence is Senate Bill 1163. Mr. Secretary.

24. SECRETARY:

25. Senate Bill 1163 with House Amendment No. 1.

26. PRESIDENT:

27. Senator Sangmeister.

28. SENATOR SANGMEISTER:

29. Thank you, Mr. President. Again another coroner's bill. There  
30. was some concern over in the House that the way the bill went out  
31. that it might mean that or might be construed that the coroner had  
32. to personally take X-rays and perform other medical tests, that he  
33. obviously would not be medically unqualified to perform. I didn't

1. really read it that way, but they did, so this will certainly  
2. clarify that that's not the coroner's responsibility and I would,  
3. therefore, move that we concur in House Amendment No. 1 to Senate  
4. Bill 1163.

5. PRESIDENT:

6. Senator Sangmeister has moved concurrence in House Amendment  
7. No. 1 to Senate Bill 1163. Is there any discussion? If not, the  
8. question is, shall the Senate concur in House Amendment No. 1 to  
9. Senate Bill 1163. Those in favor will vote Aye. Those opposed  
10. will vote Nay. The voting is open. Have all voted who wish?  
11. Have all voted who wish? Take the record. On that question,  
12. the Ayes 54, the Nays are none, none Voting Present. The Senate  
13. does concur in House Amendment No. 1 to Senate Bill 1163 and the  
14. bill having received the required constitutional majority is  
15. declared passed. On the Order of Secretary's Desk Concurrence is  
16. Senate Bill 1166. Mr. Secretary.

17. SECRETARY:

18. Senate Bill 1166 with House Amendment No. 1.

19. PRESIDENT:

20. Senator Joyce.

21. SENATOR JEREMIAH JOYCE:

22. Thank you, Mr. President and members of the Senate. I move  
23. the Senate concur with House Amendment No. 1 to Senate Bill 1166...  
24. effective date.

25. PRESIDENT:

26. Senator Joyce has moved concurrence in House Amendment No. 1  
27. to Senate Bill 1166. Is there any discussion? If not, the question  
28. is, shall the Senate concur in House Amendment No. 1 to Senate  
29. Bill 1166. Those in favor will vote Aye. Those opposed will vote  
30. Nay. The voting is open. Have all voted who wish? Have all voted  
31. who wish? Take the record. On that question, the Ayes are 56,  
32. the Nays are none, none Voting Present. The Senate does concur  
33. with House Amendment No. 1 to Senate Bill 1166 and the bill having

0

1. received the required constitutional majority is declared passed.  
2. 1171, Senator Bruce. 1178, Senator Geo-Karis. On the Order of  
3. Secretary's Desk Concurrence is Senate Bill 1178.  
4. SECRETARY:  
5. Senate Bill...  
6. PRESIDENT:  
7. Pardon me, Mr. Secretary.  
8. SECRETARY:  
9. Senate Bill 1178 with House Amendment No. 1.  
10. PRESIDENT:  
11. Senator Geo-Karis.  
12. SENATOR GEO-KARIS:  
13. Mr. President and Ladies and Gentlemen of the Senate. It...  
14. the House Amendment 1...makes the...it...it changes the Illinois  
15. Office of Education...  
16. PRESIDENT:  
17. All right Senator...Senator. Pardon me, Senator Geo-Karis.  
18. Senator Bruce, for what purpose do you arise?  
19. SENATOR BRUCE:  
20. I think this one just came over very recently and our staff  
21. has not had a chance to review this amendment. I'd like to hold  
22. it if we might.  
23. SENATOR GEO-KARIS:  
24. All right...  
25. PRESIDENT:  
26. All right. The no request is honored...1183, Senator Hall.  
27. 1202, Senator Geo-Karis. On the Order of Secretary's Desk  
28. Concurrence is Senate Bill 1202. Mr. Secretary.  
29. SECRETARY:  
30. Senate Bill 1202 with House Amendment No. 1.  
31. PRESIDENT:  
32. Senator Geo-Karis. .  
33. SENATOR GEO-KARIS:

1. Mr. President and Ladies and Gentlemen of the Senate. This  
2. bill, which amends the Private Employment Agency Act has the House  
3. Amendment, which provides that the Department...the Labor Depart-  
4. ment shall not issue a license to operate an employment agency to  
5. an applicant who is an...illegal alien and I move for its concurrence.

6. PRESIDENT:

7. All right. Senator Geo-Karis has moved concurrence in  
8. House Amendment No. 1 to Senate Bill 1202. Is there any discussion?  
9. Senator Netsch.

10. SENATOR NETSCH:

11. Senator Geo-Karis, just out of curiosity, how many licenses  
12. have been issued to illegal aliens under this Act? Is it really  
13. a problem?

14. PRESIDENT:

15. Senator Geo-Karis.

16. SENATOR GEO-KARIS:

17. Senator Netsch, obviously the House felt there might be a  
18. problem. I did not think it would be a problem and rather than  
19. kill a good bill that will tighten up employment agency operations,  
20. I certainly would move to concur with this amendment.

21. PRESIDENT:

22. Senator D'Arco.

23. SENATOR D'ARCO:

24. Well...you know...we beat this bill...We didn't beat this  
25. bill yesterday? Well, whether we beat it or not it's...it's...  
26. sure we should have beat it. You know, I have a lot of...wait.

27. PRESIDENT:

28. Senator Geo-Karis. Wait. Senator Geo-Karis.

29. SENATOR GEO-KARIS:

30. Mr. President and Ladies and Gentlemen of the Senate. This  
31. does not stop illegally entered alien in this country from  
32. operating an employment agency. It only says that the Department  
33. of Labor will not issue a license to an illegally admitted alien.

1. Now, you might have someone that says, yes, I came here legally  
2. or I'm an American citizen, what have you. They find later, he's  
3. not. That's where the problem is and I move to concur.

4. PRESIDENT:

5. Senator D'Arco.

6. SENATOR D'ARCO:

7. Well, I have a lot of Spanish speaking citizens in my district  
8. that feel that they're going to be harassed by this bill because...  
9. you know...how do you define an illegal alien? How do you determine  
10. if a person who is applying for a license to run an employment  
11. agency is an illegal alien? You know...you're...you have Mexican-  
12. Americans in your district, Adeline, I don't know why you're  
13. concurring in this bill?

14. PRESIDENT:

15. Senator Collins.

16. SENATOR COLLINS:

17. A question of the sponsor.

18. PRESIDENT:

19. She indicates she will yield. Senator Collins.

20. SENATOR COLLINS:

21. ...Senator Geo-Karis, seriously, what is the difference of  
22. issuing or not issuing a license to an...illegal alien to  
23. operate an employment agency or to operate anything in the  
24. State of Illinois? I mean why just single out for the purpose  
25. of an employment agency? I don't...I didn't think...I thought  
26. it was illegal to...to issue a license to operate anything to  
27. an illegal agent...alien. So I mean why single out this?

28. PRESIDENT:

29. Senator Geo-Karis.

30. SENATOR GEO-KARIS:

31. Mr. President, Ladies and Gentlemen of the Senate, to  
32. answer Senator Collins. As I said, I did not single it out, however,  
33. if...the difference between illegal and illegal...illegally



1. admitted alien is the fact that a legal alien does have a green  
2. card and has the right of residence in this country. Now, when  
3. you're dealing with an employment agency and we've had many, many  
4. operating employment agencies that have been considered "schlock  
5. outfits" and taken people for...advantage of them, so consequently  
6. all we're doing is trying to tighten it up. I move for its  
7. concurrence. Incidentally, I have Greeks, Mexicans, Puerto Ricans  
8. in my area and I still am for it and I am Greek myself.

9. PRESIDENT:

10. Senator Buzbee.

11. SENATOR BUZBEE:

12. Well, Senator, I certainly agree with you that an illegal  
13. alien should not be issued a license to run an employment agency,  
14. but I wonder what the procedure is and let's say that an individual  
15. comes into the department and says, look, I'm an illegal alien  
16. and I'd like to have a license to operate a...an employment agency.  
17. Do you think that would...that would actually be the case and the  
18. department would then issue one if we don't pass this?

19. PRESIDENT:

20. Further discussion? Senator Becker.

21. SENATOR BECKER:

22. Would the sponsor yield to a...

23. PRESIDENT:

24. She indicates she will yield. Senator Becker.

25. SENATOR BECKER:

26. Senator Geo-Karis, is there anything in your bill that prevents  
27. prostitutes or gays from operating these employment agencies?

28. PRESIDENT:

29. Senator...Senator Geo-Karis.

30. SENATOR GEO-KARIS:

31. Senator Becker, in all of my innocence, I would not know, but  
32. there have been prostituting type of employment operators...  
33. employment agency operators. All this bill does is say that if a

1. person applies, for example, for a license and says he is a  
2. citizen or he is legally admitted and then they find out he  
3. isn't, there's more reason to reject his license.

4. PRESIDENT:  
5.       Senator Becker.

6. SENATOR BECKER:  
7.       Are you familiar, Senator Geo-Karis, with the amount of  
8. private employment agencies that we have in the State?

9. PRESIDENT:  
10.       Senator Geo-Karis.

11. SENATOR GEO-KARIS:  
12.       I'm aware there are quite a few of them, Sir.

13. PRESIDENT:  
14.       Senator Becker.

15. SENATOR BECKER:  
16.       Eleven hundred.

17. PRESIDENT:  
18.       Senator Geo-Karis.

19. SENATOR GEO-KARIS:  
20.       I believe you're right, Sir.

21. PRESIDENT:  
22.       Senator Becker.

23. SENATOR BECKER:  
24.       How are we going to say that we're going to deprive illegal  
25. aliens? How do we know they're illegal aliens...from getting a  
26. license?

27. PRESIDENT:  
28.       Senator...Senator Nimrod.

29. SENATOR NIMROD:  
30.       Yeah, Senator...a question for Senator Geo-Karis.

31. PRESIDENT:  
32.       She indicates she will yield. Senator Nimrod.

33. SENATOR NIMROD:

1. Senator Geo-Karis, can you give me any one reason why an  
2. illegal alien should have a license?  
3. PRESIDENT:  
4. Senator Geo-Karis.  
5. SENATOR GEO-KARIS:  
6. No, and I'm beginning to think maybe I'm...an illegal alien  
7. at this point.  
8. PRESIDENT:  
9. Senator Ozinga.  
10. SENATOR OZINGA:  
11. Well, as Senator Soper used to say, all of the...illegal  
12. aliens have birth certificates from Bismark, South Dakota.  
13. PRESIDENT:  
14. Senator D'Arco.  
15. SENATOR D'ARCO:  
16. You know, the Supreme Court has said that to get any license  
17. in any state of the Union, you don't have to be a citizen and  
18. we've been rangling and dangling around here with this issue for  
19. a long time and now you are thwarting their efforts.  
20. PRESIDENT:  
21. Senator Becker.  
22. SENATOR BECKER:  
23. Mr. President and members of the Senate. I recommend that  
24. this amendment be defeated.  
25. PRESIDENT:  
26. Further discussion? Senator Geo-Karis may close.  
27. SENATOR GEO-KARIS:  
28. No legally admitted...alien is denied the right to  
29. operate a business. This only refers to illegally entered aliens  
30. and they can lie about it if they make an application, we've found  
31. out later. That's all.  
32. PRESIDENT:  
33. The question is, shall the Senate concur in House Amendment No. 1

1. to Senate Bill 1202. Those in favor will vote Aye. Those opposed  
2. will vote Nay. The voting is open. Have all voted who wish?  
3. Have all voted who wish? Take the record. On that question, the  
4. Ayes are 31, the Nays are 19, 2 Voting Present. The Senate does  
5. concur in House Amendment No...1 to Senate Bill 1202 and the bill  
6. having received the required constitutional majority is declared  
7. passed. Senator D'Arco, for what purpose do you arise?

8. SENATOR D'ARCO:

9. I want it verified for all the Greek illegals in the country.

10. PRESIDENT:

11. All right. Senator...Senator D'Arco has requested a  
12. verification. Will the members please be in their seats and  
13. respond to the roll, as called. Mr. Secretary, read the  
14. affirmative votes.

15. SECRETARY:

16. The following voted in the affirmative: Berning, Bloom,  
17. Bowers, Coffey, DeAngelis, Egan, Geo-Karis, Graham, Grotberg,  
18. Jerome Joyce, Maitland, McLendon, McMillan, Mitchler, Moore,  
19. Nega, Nimrod, Philip, Regner, Rhoads, Rupp, Sangmeister, Savickas,  
20. Schaffer, Shapiro, Sommer, Vadalabene, Walsh, Washington, Weaver,  
21. Wooten.

22. PRESIDENT:

23. Senator D'Arco, do you question the presence of any member?

24. SENATOR D'ARCO:

25. Yeah. Wooten.

26. PRESIDENT:

27. Is Senator Wooten on the Floor? Is Senator Wooten on the  
28. Floor? Strike his name, Mr. Secretary.

29. SENATOR D'ARCO:

30. How about Savickas...Savickas...Savickas?

31. PRESIDENT:

32. Is Senator Savickas on the Floor? Is Senator Savickas on  
33. the Floor? Strike his name, Mr. Secretary.

1. SENATOR D'ARCO:

2. Or Sangmeister.

3. PRESIDENT:

4. Is Senator Sangmeister on the Floor?

5. SENATOR D'ARCO:

6. That's enough.

7. PRESIDENT:

8. Strike his name, Mr. Secretary. On that question, there  
9. are 28 Ayes, 19 Noes and 2 Voting Present. The motion to concur  
10. fails and the Secretary will shall so inform the House. 1203,  
11. Senator Daley. On the Order of Secretary's Desk Concurrence is  
12. Senate Bill 1203. Mr. Secretary.

13. SECRETARY:

14. Senate Bill 1203 with House Amendments 1,2 and 3.

15. PRESIDENT:

16. Senator Daley.

17. SENATOR DALEY:

18. Mr. President and fellow Senators. I move to concur with  
19. House Amendments 1, 2 and 3. It provides a procedure for  
20. transporting a minor to a mental health facility. Secondly, it  
21. allows a supervising nurse and a physician to issue physical  
22. restraint orders. Number three, there are technical...corrections  
23. and four, it reduces restraint and seclusion orders from twenty-  
24. four hours to sixteen hours.

25. PRESIDENT:

26. All right. Senator Daley has moved concurrence in House  
27. Amendments 1, 2 and 3 to Senate Bill 1203. Is there any discussion?  
28. If not, the question is, shall the Senate concur in House Amend-  
29. ments 1, 2 and 3 to Senate Bill 1203. Those in favor will vote  
30. Aye. Those opposed will vote Nay. The voting is open. Have all  
31. voted who wish? Have all voted who wish? Take the record. On  
32. that question, the Ayes are 51, the Nays are none, none Voting  
33. Present. The Senate does concur in House Amendments 1, 2 and 3 to

1. Senate Bill 1203 and the bill having received the required  
2. constitutional majority is declared passed. 1217, Senator  
3. Nedza. On the Order of Secretary's Desk Concurrence is Senate  
4. Bill 1217.

5. SECRETARY:

6. Senate Bill 1217 with House Amendments 1 and 2.

7. PRESIDENT:

8. Senator Nedza.

9. SENATOR NEDZA:

10. Yes, Mr. President, I move to concur with House Amendments  
11. 1 and 2 and defer to Senator Nimrod for their explanation.

12. PRESIDENT:

13. Senator Nimrod.

14. SENATOR NIMROD:

15. Yes, thank you, Mr. President. This...this amendment is the  
16. amendment we've talked about for a special election for Congress  
17. if...if it's within the four month period of a primary or general  
18. election then, in fact, the Governor has the option to move it  
19. to that date. That's Amendment No. 1. Number two was a technical  
20. error. It had changed the 120 to 125, which was not done.

21. PRESIDENT:

22. Further discussion? Senator Rhoads.

23. SENATOR RHOADS:

24. Well, Mr. President, very frankly, I've been trying to figure  
25. out this amendment for the last three or four weeks. We now have  
26. it floating around on three different bills. I think what it means  
27. is that if a vacancy is not declared...

28. PRESIDENT:

29. Is that on the list?

30. SENATOR RHOADS:

31. Senator, I'm trying to figure out...

32. PRESIDENT:

33. Hold it...hold it. Pardon me. That's on the list of recent

1. arrivals. It will be held until tomorrow. Take it out of the  
2. record, Mr. Secretary. 1223, Senator D'Arco.

3.

4. (END OF REEL)

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1. PRESIDENT:

2. Senator Bruce, is this one on the list? All right. On the  
3. on the Order of Secretary's Desk Concurrence is Senate Bill 1223.  
4. Mr. Secretary.

5. SECRETARY:

6. Senate Bill 1223 with House Amendment No. 1.

7. PRESIDENT:

8. Senator D'Arco.

9. SENATOR D'ARCO:

10. House Amendment No. 1 provides that physician's assistants  
11. will have to conform to the regulations of the Department of  
12. Registration and Education and that...I move to concur in House  
13. Amendment No. 1.

14. PRESIDENT:

15. Senator D'Arco has moved concurrence in House Amendment No. 1  
16. to Senate Bill 1223. Is there any discussion? Senator DeAngelis.

17. SENATOR DEANGELIS:

18. Question of the sponsor.

19. PRESIDENT:

20. Indicates he will yield. Senator DeAngelis.

21. SENATOR DEANGELIS:

22. Does this remove the one on one provision?

23. PRESIDENT:

24. Senator D'Arco.

25. SENATOR D'ARCO:

26. It does remove the one on one provision, but the one on one  
27. provision was already removed, you know. That's for jails. That's...  
28. that was the bill to remove the one on one provision, but this says  
29. that they have to conform to the regulations of the Department of  
30. Registration and Education in implementing the physician's assistants  
31. in the jail.

32. PRESIDENT:

33. Is there any further discussion? If not, the question is, shall  
the Senate concur in House Amendment No. 1 to Senate Bill 1223.



1. Those in favor will vote Aye. Those opposed will vote Nay. The  
2. voting is open. Have all voted who wish? Have all voted who wish?  
3. Take the record. On that question the Ayes are 53. The Nays are  
4. 2. None Voting Present. The Senate does concur in House Amendment  
5. No. 1 to Senate Bill 1223 and the bill, having received the required  
6. constitutional majority, is declared passed. 1238, Senator D'Arco.  
7. On the Order of Secretary's Desk Concurrence is Senate Bill 1238.  
8. Mr. Secretary.

9. SECRETARY:

10. Senate Bill 1238 with House Amendment No. 1.

11. PRESIDENT:

12. Allright. There's been the request that it be held. It will be held.  
13. Take it out of the record. 1247, Senator Maragos. On the Order  
14. of Secretary's Desk Concurrence is Senate Bill 1247. Mr. Secretary.

15. SECRETARY:

16. Senate Bill 1247 with House Amendment No. 1.

17. PRESIDENT:

18. Senator Maragos.

19. SENATOR MARAGOS:

20. I trust that Senator Rhoads is paying attention. That House  
21. Amendment No. 1 merely changes the date...effective date of those  
22. provisions from October 1 and moves them up to March 1 of 1980, and  
23. I move for concurrence.

24. PRESIDENT:

25. Senator Rhoads.

26. SENATOR RHOADS:

27. Thank you, Senator Maragos. That's not merely. That merely  
28. amendment might have fiscal implications. Now, the companion  
29. appropriation bill for 2.2 million passed both Houses on June the  
30. 20th. What is the fiscal impact of moving this up by seven months  
31. and particularly what's the fiscal impact in Fiscal Year 1980?

32. PRESIDENT:

33. Senator Maragos.

1. SENATOR MARAGOS:

2.           The fiscal...I don't know of any outside the primaries that will  
3. be coming up in 1980, I don't know of any other impact it will have  
4. and I think it should be brought to March 1980 when we thought about  
5. it because of the fact we have the primary elections coming up.

6. PRESIDENT:

7.           Senator Rhoads.

8. SENATOR RHOADS:

9.           Well, why was this put on in the House? I mean this was originally  
10. a State Board of Elections Advisory Committee Bill passed out of here  
11. with the agreement that the effective date was October 1st, 1980. Now,  
12. why...why did Representative Yourell change that?

13. PRESIDENT:

14.           Senator Maragos.

15. SENATOR MARAGOS:

16.           It was my understanding that it was done with the consent of  
17. the Board of Elections.

18. PRESIDENT:

19.           Senator Rhoads.

20. SENATOR RHOADS:

21.           Well, if that is true, they didn't talk to anybody on the  
22. Republican side in the Senate and I would urge opposition.

23. PRESIDENT:

24.           Any further discussion? Senator Maragos has moved concurrence  
25. in Amendment No. 1 to House...Senate Bill 1247...yes, Senator  
26. Maragos.

27. SENATOR MARAGOS:

28.           Take it out of the record because I thought it was agreed with  
29. everybody.

30. PRESIDENT:

31.           Take it out of the record. 1251, Senator Collins. On the Order  
32. of Secretary's Desk Concurrence is Senate Bill 1251. Mr. Secretary.

33. SECRETARY:

1. Senate Bill 1251 with House Amendments 1 and 2.

2. PRESIDENT:

3. Senator Collins.

4. SENATOR COLLINS:

5. Thank you, Mr. President. I move to concur with House  
6. Amendment No. 1 and 2 to Senate Bill 1251. Both amendments was  
7. agreed upon prior to the bill passing out of this Chamber.  
8. Amendment No. 1 changes the administrative agency from the Department  
9. of Public Aid to the Governor's Office of Manpower. Also deletes  
10. the provision that restricted the bill only to...I mean the project  
11. only to Cook County and Amendment No. 2 clears up mostly technical  
12. errors and also add a sunset provisions to the Act and I move for  
13. concurrence.

14. PRESIDENT:

15. All right. Senator Collins has moved concurrence in Amendments  
16. No. 1 and 2...House Amendments 1 and 2 to Senate Bill 1251. Is there  
17. any discussion? Senator Regner.

18. SENATOR REGNER:

19. Question of the sponsor.

20. PRESIDENT:

21. Indicates she'll yield. Senator Regner.

22. SENATOR REGNER:

23. Senator Collins, you said the amendment were agreed to. I was  
24. wondering who agreed to them.

25. PRESIDENT:

26. Senator Collins.

27. SENATOR COLLINS:

28. In the debate...In the discussion on the Floor, I agreed to  
29. put those amendments on because the amendments was not ready...had a  
30. request from, I think...some of the Governor's Staff and Public  
31. Aid. The amendments was not ready. I agreed to put the amendments  
32. on when they went to the House and I put them on in committee in  
33. the House.

1. PRESIDENT:

2. Further discussion? Senator Regner. Senator Moore.

3. SENATOR MOORE:

4. Thank you, Mr. President. Will the sponsor yield?

5. PRESIDENT:

6. Indicates she'll yield. Senator Moore.

7. SENATOR MOORE:

8. I notice that you are deleting the eligibility or the requirement  
9. of confining this to Cook County. This now applies State-wide, is  
10. that correct?

11. PRESIDENT:

12. Senator Collins.

13. SENATOR COLLINS:

14. Yes, that was some of the concerns raised in committee...Public  
15. Aid here, also in the House so we...we're...this project is no longer  
16. restricted to Cook County. It will be a demonstration project limited  
17. to the number of students indicated in the bill, but it does not have  
18. to...it doesn't mean that they have to all be in Cook County.

19. PRESIDENT:

20. Senator Moore.

21. SENATOR MOORE:

22. And will there be any additional fiscal impact as compared to  
23. the original bill?

24. PRESIDENT:

25. Senator Collins.

26. SENATOR COLLINS:

27. No, there will not be.

28. PRESIDENT:

29. Further discussion? All right. If not, the question is, shall  
30. the Senate concur in House Amendments 1 and 2 to Senate Bill 1251.  
31. Those in favor will vote Aye. Those opposed will vote Nay. The  
32. voting is open. Have all voted who wish? Have all voted who wish?  
33. Take the record. On that question the Ayes are 38. The Nays are 7.

1. None Voting Present. Senate does concur in House Amendments 1 and  
2. 2 to Senate Bill 1251 and the bill, having received the required  
3. constitutional majority, is declared passed. 1259, Senator Philip.  
4. On the Order of Secretary's Desk Concurrence is Senate Bill 1259. Mr.  
5. Secretary.

6. SECRETARY:

7. Senate Bill 1259 with House Amendment No. 2.

8. PRESIDENT:

9. Senator Philip.

10. SENATOR PHILIP:

11. I thank you, Mr. President, Ladies and Gentlemen of the Senate.  
12. I move we do concur in House Amendment No. 2 to Senate Bill 1259.  
13. This amendment adds clarifying language to the bill, restricts the  
14. Director's discretionary authority to no more than one report and  
15. the Department agrees with this amendment.

16. PRESIDENT:

17. Is there any discussion? Senator Philip has moved concurrence  
18. with House Amendment No. 2 to Senate Bill 1259. Any discussion?  
19. If not, the question is shall the Senate concur with House Amendment  
20. No. 2 to Senate Bill 1259. Those in favor will vote Aye. Those opposed  
21. will vote Nay. The voting is open. Have all voted who wish? Have  
22. all voted who wish? Take the record. On that question the Ayes are  
23. 57. The Nays are none. None Voting Present. Senate does concur  
24. with House Amendment No. 2 to Senate Bill 1259 and the bill, having  
25. received the required constitutional majority, is declared passed.  
26. 1281, Senator Bruce. 1314, Senator Daley. On the Order of Secretary's  
27. Desk Concurrence, top of page 73 is Senate Bill 1314. Mr. Secretary.

28. SECRETARY:

29. Senate Bill 1314 with House Amendment No. 1.

30. PRESIDENT:

31. Senator Daley.

32. SENATOR DALEY:

33. Mr. President and fellow Senators, I move to concur with House

AB 1334  
Concurrence  
6-23-'79

- 1. Amendment No. 1. It's a...effective date July 1, 1980.
- 2. PRESIDENT:
- 3. Is there any discussion? Senator Daley has moved concurrence
- 4. with House Amendment No. 1 to Senate Bill 1314. Any discussion?
- 5. If not, the question is, shall the Senate concur in House Amendment
- 6. No. 1 to Senate Bill 1314. Those in favor will vote Aye. Those
- 7. opposed will vote Nay. The voting is open. Have all voted who
- 8. wish? Have all voted who wish? Take the record. On that question
- 9. the Ayes are 51. The Nays are none. None Voting Present. Senate
- 10. does concur in House Amendment No. 1 to Senate Bill 1314 and the
- 11. bill, having received the required constitutional majority, is
- 12. declared passed. 1325, Senator Regner. All right. Senator...On
- 13. the Order of Secretary's Desk Concurrence is Senate Bill 1325.
- 14. Mr. Secretary.
- 15. SECRETARY:
- 16. Senate Bill 1325 with House Amendment No. 1.
- 17. PRESIDENT:
- 18. Senator Regner.
- 19. SENATOR REGNER:
- 20. Mr. President, I move we non-concur with House Amendment No. 1
- 21. to Senate Bill 1325.
- 22. PRESIDENT:
- 23. Senator Regner has moved to non-concur in House Amendment No. 1
- 24. to Senate Bill 1325. Is there any discussion? If not, all in favor
- 25. signify by saying Aye. All opposed. The Ayes have it. The motion
- 26. carries and the Secretary shall so inform the House. 1334, Senator
- 27. Daley. On the Order of Secretary's Desk Concurrence is Senate Bill
- 28. 1334. Mr. Secretary.
- 29. SECRETARY:
- 30. Senate Bill 1334 with House Amendment No. 1.
- 31. PRESIDENT:
- 32. Senator Daley.
- 33. SENATOR DALEY:

1. Mr. President and fellow Senators, I move to concur House  
2. Amendment No. 1. This limits the attorney to advise his client of  
3. his rights and shall not participate in the Grand Jury proceeding.

4. PRESIDENT:

5. Senator Daley has moved concurrence with House Amendment No. 1  
6. to Senate Bill 1334. Is there any discussion? If not, the question  
7. is shall the Senate concur in House Amendment No. 1 to Senate Bill  
8. 1334. Those in favor will vote Aye. Those opposed will vote Nay.  
9. The voting is open. Have all voted who wish? Have all voted who  
10. wish? Take the record. On that question the Ayes are 49. The  
11. Nays are 3. None Voting Present. Senate does concur in House  
12. Amendment No. 1 to Senate Bill 1334 and the bill, having received  
13. the required constitutional majority, is declared passed. 41,  
14. Senator Berman. I beg your pardon. I skipped one. Senate Bill  
15. 1335. On the Order of Secretary's Desk Concurrence is Senate Bill  
16. 1335. Mr. Secretary.

17. SECRETARY:

18. Senate Bill 1335 with House Amendment No. 1.

19. PRESIDENT:

20. Senator Daley.

21. SENATOR DALEY:

22. Mr. President and fellow Senators, I move to non-concur on  
23. House Amendment No. 1.

24. PRESIDENT:

25. Senator Daley has moved to non-concur in House Amendment No. 1  
26. to Senate Bill 1335. Is there any discussion? If not, all in favor  
27. signify by saying Aye. All opposed. The Ayes have it. The motion  
28. carries and the Secretary shall so inform the House. 1341, Senator  
29. Berman. On the Order of Secretary's Desk Concurrence is Senate  
30. Bill 1341. Mr. Secretary.

31. SECRETARY:

32. Senate Bill 1341 with House Amendments 1, 2 and 3.

33. PRESIDENT:

Senator Berman.

1. SENATOR BERMAN:

2. Thank you, Mr. President. I'm going to move to concur with  
3. House Amendments 1, 2 and 3 on Senate Bill 1341. Amendment No. 1  
4. allows the regional superintendent to contract with the school  
5. district for alternative programs and that the school district may  
6. include the students residing within that district on Federal and  
7. State claims for which the student is eligible. The district may  
8. then reimburse the county superintendent for the operation, adminis-  
9. tration of that program. Amendment No. 2 clarifies the confusion  
10. that has existed where there is a school district that resides in  
11. more than one county and has a formula as to which county those  
12. children shall be included in for purposes of the regional superin-  
13. tendent's jurisdiction. Amendment No. 3 clarifies the School Code  
14. regarding who can vote for school trustees and provides that the  
15. elementary district in which you reside will determine that voting  
16. privilege. Move to concur in Amendments 1, 2 and 3.

17. PRESIDENT:

18. All right. Senator Berman has moved to concur...that the Senate  
19. concur in House Amendments 1, 2 and 3 to Senate Bill 1341. Is there  
20. any discussion? Senator Davidson.

21. SENATOR DAVIDSON:

22. Yes, I rise to support the concurrence on the amendment...the  
23. Amendment No. 1 was to solve a problem which a regional superintendent  
24. on Macon County had been doing. The other two amendments in order...  
25. I urge everybody to vote Aye.

26. PRESIDENT:

27. Any further discussion? If not, the question is shall the Senate  
28. concur in House Amendments 1, 2 and 3 to Senate Bill 1341. Those  
29. in favor will vote Aye. Those opposed will vote Nay. The voting  
30. is open. Have all voted who wish? Have all voted who wish? Take  
31. the record. On that question the Ayes are 54. The Nays are none.  
32. None Voting Present. The Senate does concur in House Amendments 1,  
33. 2 and 3 to Senate Bill 1341 and the bill, having received the required



*SB 1344  
concurrance  
6-23-79*

1. constitutional majority, is declared passed. 1344, Senator
2. Vadalabene. On the Order of Secretary's Desk Concurrence is
3. Senate Bill 1344. Mr. Secretary.
4. SECRETARY:
5. Senate Bill 1344 with House Amendment No. 1.
6. PRESIDENT:
7. Senator Vadalabene.
8. SENATOR VADALABENE:
9. Yes, thank you, Mr. President. House Amendment No. 1 to
10. Senate Bill 1344 specifies that ten percent of the money annually
11. collected from the tax on fire insurance premiums shall be available
12. for the maintenance of the Chicago Fire Department Training Program
13. and the expenses, facilities and structures and I move for...and I
14. move to concur with House Amendment No. 1 to Senate Bill 1344.
15. PRESIDENT:
16. Senator Vadalabene has moved concurrence in House Amendment No.
17. 1 to Senate Bill 1344. Is there any discussion? If not, the question
18. is, shall the Senate concur in House Amendment No. 1 to Senate Bill
19. 1344. Those in favor will vote Aye. Those opposed will vote Nay.
20. The voting is open. Have all voted who wish? Have all voted who
21. wish? Take the record. On that question the Ayes are 45. The
22. Nays are none. 3 Voting Present. Senate does concur in House
23. Amendment No. 1 to Senate Bill 1344 and the bill, having received the
24. required constitutional majority, is declared passed. 1350, Senator
25. Bloom. On the Order of Secretary's Desk Concurrence, Senate Bill
26. 1350. Mr. Secretary.
27. SECRETARY:
28. Senate Bill 1350 with House Amendment No. 1.
29. PRESIDENT:
30. Senator Bloom.
31. SENATOR BLOOM:
32. Thank you, Mr. President and fellow members. Apparently, the
33. House sponsor put on House Bill 1224, but it's technically flawed

1. in that it refers to provisions that we changed and took out in  
2. the Senate so I would move that we non-concur.

3. PRESIDENT:

4. Senator Bloom moves to non-concur in House Amendment No. 1  
5. to Senate Bill 1350. Is there any discussion? If not, all in  
6. favor signify by saying Aye. All opposed. The Ayes have it. The  
7. motion carries and the Secretary will so inform the House. 1386,  
8. Senator Nimrod. 14...1412 is a new entry Senator Washington wants  
9. to be held. 1425, Senator Grotberg. On the Order of Secretary's  
10. Desk Concurrence, Senate Bill 1425. Mr. Secretary.

11. SECRETARY:

12. Senate Bill 1425 with House Amendment No. 1.

13. PRESIDENT:

14. Senator Grotberg.

15. SENATOR GROTBORG:

16. Yes, this adds the amendment requested by the racing board and  
17. the Hambletonian people and everybody to add the fourth race to that  
18. race which generates the money to support the Hambletonian and I  
19. ask for concurrence.

20. PRESIDENT:

21. Senator Grotberg has moved concurrence in House Amendment No. 1  
22. to Senate Bill 1425. Is there any discussion? If not, the question  
23. is shall the Senate concur in House Amendment No. 1 to Senate Bill  
24. 1425. Those in favor will vote Aye. Those opposed will vote Nay.  
25. The voting is open. Have all voted who wish? Have all voted who  
26. wish? Take the record. On that question the Ayes are 50. The Nays  
27. are 3. None Voting Present. Senate does concur in House Amendment  
28. No. 1 to Senate Bill 1425 and the bill, having received the required  
29. constitutional majority, is declared passed.

30. SECRETARY:

31. Okay.

32. PRESIDENT:

33. With the leave of the Body, we'll go to the Order of Resolutions.

1. Resolutions. All right. Resolutions.

2. SECRETARY:

3. Senate Resolution 238 offered by Senator Savickas and all  
4. Senators and it is congratulatory. Senate Resolution 239 offered  
5. by Senator Shapiro and all Senators and it is congratulatory.  
6. Senate Resolution 240 offered by Senators Newhouse, Collins, Hall,  
7. McLendon, Washington, Senate resolution 240 offered by Senators Newhouse,  
8. Collins, Hall, McLendon and others.

9. PRESIDENT:

10. Executive. Alright, is there leave to add Senate Resolution 238 by  
11. Senator Savickas and 239 by Senator Shapiro to the Consent Calendar  
12. already passed out? They are both merely congratulatory. Leave  
13. is granted. Mr. Secretary, have any objections been filed to the  
14. Consent Calendar since it has been passed out?

15. SECRETARY:

16. No objections have been filed, Mr. President.

17. PRESIDENT:

18. Yes, Senator Grotberg, for what purpose do you rise?

19. SENATOR GROTBORG:

20. Parliamentary inquiry. I...I keep running through my mind  
21. we are about to go to the Consent Calendar sooner or later, I  
22. think...

23. PRESIDENT:

24. We are shortly. We are already ten minutes late...

25. SENATOR GROTBORG:

26. And then the Clerk will read for an hour or so.

27. PRESIDENT:

28. He'll read for forty-five minutes to an hour. That is correct.

29. SENATOR GROTBORG:

30. Now, is it...is it unconstitutional or something that we would  
31. do our thing and then let...recess while the Clerk read them in...  
32. ex post facto part of that illegal or something?

33. PRESIDENT:

Well, I'm not...I'm not sure that we're going to recess. I  
would suggest that it is not really required that you stay in your

1. seat and listen to the reading of two hundred and forty-eight bills.

2. SENATOR GROTBORG:

3. I understand that, but can we vote first and then read the bills...  
4. if we put the appropriate motion?

5. PRESIDENT:

6. That's a little much. No, we can't do that.

7. SENATOR GROTBORG:

8. Well, I just thought I'd ask.

9. PRESIDENT:

10. Everything is worth a try, right. All right. Before the Body  
11. now is the Resolutions Consent Calendar, Senate Resolution 231, 233,  
12. 234, 235, 236, 237, 238, 239 and Senate Joint Resolution 63. Let me  
13. just get this finished. Senator Savickas moves the adoption of the  
14. aforesaid resolutions. All in favor signify by saying Aye. All opposed.  
15. The Ayes have it. The resolutions are adopted. All right. Senator  
16. Newhouse has sought leave to withdraw or...just withdraw Senate  
17. Resolution 240 at this time. Is leave granted? Leave is granted.  
18. Senator Hall.

19. SENATOR HALL:

20. Mr. President and Ladies and Gentlemen of the Senate, at the  
21. present time I would like leave of the Body, Mr. President, if it's  
22. proper now.

23. PRESIDENT:

24. Yes, this is the right time.

25. SENATOR HALL:

26. I have discussed this...Senator Shapiro, I have discussed this  
27. with the Leadership on the other side. I was informed earlier...I  
28. have an easement bill on the Agreed List. I was informed that there  
29. was an amendment for this bill and I asked that it be removed from  
30. the Agreed List. I have since been informed that that was an error  
31. and there is no amendment, so I would like to ask leave of this Body  
32. so that that could be placed back on the Agreed List. It is an  
33. easement bill.

1. PRESIDENT:

2. You have heard the request. Is leave granted? Leave is  
3. granted. So ordered. All right. We have had a request, if I  
4. can have your attention, we've had a request from Senator Shapiro  
5. to deal with two Joint Resolutions that are of some moment and of  
6. yet, obviously, as Joint Resolutions, have to go over to the House  
7. for their action, so with leave of the Body, we'll move to the  
8. Order of Secretary's Desk Resolutions and subsequent to that, we  
9. will begin reading the Agreed Bills List. We'll go back to 3rd read-  
10. ing for the Agreed Bills. I call the attention of the membership  
11. to page 60 on the Calendar, Senate Joint Resolution 44, sponsored  
12. by Senators Regner and Carroll. Is there leave to go to that Order.  
13. Leave is granted. On the Order of Secretary's Desk Resolutions,  
14. Senate Joint Resolution 44. Senator Regner.

15. SENATOR REGNER:

16. Yes, Mr. President and members of the Senate. This resolution  
17. came forth by way of the recent audit done at the University of  
18. Illinois and what it does, it asks the Board of Higher Education  
19. to complete a study concerning the amount of General Revenue funds  
20. that are used for fringe benefits for employees of Higher Education  
21. whose salaries are not paid from the appropriated funds, specifically  
22. those of auxiliary enterprises and then to make that report back  
23. to the General Assembly by September 15th of this year. The Board of  
24. Higher Education is aware of this resolution and they are supportive of  
25. it and I'd ask for a favorable roll call.

26. PRESIDENT:

27. Is a roll call required? Is there expenditure of funds? Is  
28. there any discussion? Senator Mitchler.

29. SENATOR MITCHLER:

30. Mr. President, I talked to you day before yesterday about SJR  
31. 58...oh, you're still on this one...

32. PRESIDENT:

33. You wish to handle 58 today? You should have told Senator

1. Shapiro. He's a little more effective. All right. I think a roll  
2. call would be in order. Why don't we...those in favor of the  
3. adoption of Senate Joint Resolution 44 will vote Aye. Those opposed  
4. will vote Nay. The voting is open. Have all voted who wish?  
5. Have all voted who wish? Take the record. On that question the  
6. Ayes are 53. The Nays are none. 1 Voting Present. Senate Joint  
7. Resolution 44 is adopted. Senate Joint Resolution 58, Senator  
8. Mitchler.

9. SENATOR MITCHLER:

10. Yes, Mr. President. I went over Senator Shapiro's head and  
11. talked to you. This Senate Joint Resolution 58 reserves the week  
12. of June 24, which is...starts tomorrow, through June 30, 1979, as  
13. the Juvenile Justice and Delinquency Prevention Week. I'd move adop-  
14. tion of the resolution...Senate Joint Resolution.

15. PRESIDENT:

16. Senator Mitchler has moved the adoption of Senate Joint Resolu-  
17. tion 58. Is there any discussion? If not, all in favor signify by  
18. saying Aye. All opposed. The Ayes have it. The amendment is adopted...  
19. I mean the resolution is adopted. Senate Joint Resolution 62 was  
20. the other one, was it not, Senator Shapiro? On the Order of the  
21. Secretary's Desk Resolutions, Senate Joint Resolution 62. Senator  
22. Regner.

23. SENATOR REGNER:

24. Mr. President, members of the Senate, this is another resolution,  
25. jointly sponsored by myself and the two Chairmen and the other  
26. Minority Spokesman on Appropriations Committee. It came to our  
27. attention during the testimony on the annual appropriation for  
28. Department of Mental Health that there is the possibility of the  
29. State recouping many millions of Federal dollars that they have  
30. not been doing by the expenditure of a few other dollars to certify  
31. the various , , and the various facilities. This resolution  
32. directs the Department of Mental Health to conduct such a cost benefit  
33. study and report back to the General Assembly by September 15th, 1979.

HB 1302  
6-25-79  
Agreed Bill  
List  
Agreed Bill  
HB 195  
Agreed Bill  
HB 205  
3rd Reading  
HB 2356 (HB 2671)

1. The Department is aware of it. They are supportive of it and  
2. they have already given indications that they think they've found  
3. something already where we could spend about another million dollars  
4. in appropriations and receive back about ten million, so I'd  
5. ask for the adoption of this resolution.

6. PRESIDENT:

7. All right. Senator Regner has moved the adoption of Senate  
8. Joint Resolution 62. Those in favor of the resolution will vote  
9. Aye. Those opposed will vote Nay. The voting is open. Have all  
10. voted who wish? Have all voted who wish? Take the record. On  
11. that question the Ayes are 52. The Nays are none. None Voting  
12. Present. Senate Joint Resolution 62 is adopted. Senator Shapiro,  
13. are we ready to move to the Order of House Bills 3rd reading?

14. All right. Messages from the House.

15. SECRETARY:

16. A Message from the House by Mr. O'Brien, Clerk.

17. Mr. President - I am directed to inform the Senate the House  
18. of Representatives has concurred with the Senate in the passage of  
19. the following bills together with the request for concurrence in  
20. House Amendments:

- 21. Senate Bill 50 with House Amendment No. 1.
- 22. Senate Bill 576 with House Amendments 1, 2, 3 and 4.
- 23. Senate Bill 577 with House Amendments 1, 2, 3, 4, 7 and 9.
- 24. Senate Bill 581 with House Amendments 1 through 8.
- 25. Senate Bill 725 with House Amendment 1.
- 26. Senate Bill 830 with House Amendments 1, 2 and 5.
- 27. Senate Bill 975 with House Amendment 3.
- 28. Senate Bill 1232 with House Amendment 1.
- 29. Senate Bill 1268 with House Amendment 2.
- 30. Senate Bill 1423 with House Amendment 1.

31. PRESIDENT:

32. Secretary's Desk Concurrence. All right. With leave of the  
33. Body, go to the Order of House Bills 3rd reading, page 33 on the  
Calendar. Secretary will read the bills listed on the Agreed Bill  
List.

HB 205  
2nd Reading

1. SECRETARY:
2. House Bill 33.
3. (Secretary reads title of bill)
4. House Bill 49.
5. (Secretary reads title of bill)
6. House Bill 61.
7. (Secretary reads title of bill)
8. House Bill 69.
9. (Secretary reads title of bill)
10. House Bill 77.
11. (Secretary reads title of bill)
12. House Bill 85.
13. (Secretary reads title of bill)
14. House Bill 91.
15. (Secretary reads title of bill)
16. House Bill 95.
17. (Secretary reads title of bill)
18. House Bill 108.
19. (Secretary reads title of bill)
20. House Bill 111.
21. (Secretary reads title of bill)
22. House Bill 176.
23. (Secretary reads title of bill)
24. House Bill 205.
25. (Secretary reads title of bill)
26. House Bill 239.
27. (Secretary reads title of bill)
28. House Bill 263.
29. (Secretary reads title of bill)
30. House Bill 290.
31. (Secretary reads title of bill)
32. House Bill 291.
33. (Secretary reads title of bill)



1. House Bill 309.
2. (Secretary reads title of bill)
3. House Bill 340.
4. (Secretary reads title of bill)
5. House Bill 348.
6. (Secretary reads title of bill)
7. House Bill 356.
8. (Secretary reads title of bill)
9. House Bill 361.
10. (Secretary reads title of bill)
11. House Bill 369.
12. (Secretary reads title of bill)
13. House Bill 373.
14. (Secretary reads title of bill)
15. House Bill 379.
16. (Secretary reads title of bill)
17. House Bill 385.
18. (Secretary reads title of bill)
19. House Bill 407.
20. (Secretary reads title of bill)
21. House Bill 415.
22. (Secretary reads title of bill)
23. House Bill 446.
24. (Secretary reads title of bill)
25. House Bill 448.
26. (Secretary reads title of bill)
27. House Bill 457.
28. (Secretary reads title of bill)
29. House Bill 516.
30. (Secretary reads title of bill)
31. House Bill 541.
32. (Secretary reads title of bill)
33. House Bill 550.
- (Secretary reads title of bill)

1. House Bill 553.
2. (Secretary reads title of bill)
3. House Bill 564.
4. (Secretary reads title of bill)
5. House Bill 566.
6. (Secretary reads title of bill)
7. House Bill 567.
8. (Secretary reads title of bill)
9. House Bill 589.
10. (Secretary reads title of bill)
11. House Bill 592.
12. (Secretary reads title of bill)
13. House Bill 592.
14. (Secretary reads title of bill)
15. House Bill 594.
16. (Secretary reads title of bill)
17. House Bill 595.
18. (Secretary reads title of bill)
19. House Bill 607.
20. (Secretary reads title of bill)
21. House Bill 624.
22. (Secretary reads title of bill)
23. 3rd reading of the following...foregoing bills.
24. ACTING SECRETARY: (MR. FERNANDES)
25. 628.
26. (Secretary reads title of bill)
27. 629.
28. (Secretary reads title of bill)
29. 630.
30. (Secretary reads title of bill)
31. 638.
32. (Secretary reads title of bill)
- 33.

1. 652.
2. (Secretary reads title of bill)
3. 655.
4. (Secretary reads title of bill)
5. 674.
6. (Secretary reads title of bill)
7. 685.
8. (Secretary reads title of bill)
9. 687.
10. (Secretary reads title of bill)
11. 688.
12. (Secretary reads title of bill)
13. 689.
14. (Secretary reads title of bill)
15. 704.
16. (Secretary reads title of bill)
17. 736.
18. (Secretary reads title of bill)
19. 764.
20. (Secretary reads title of bill)
21. 794.
22. (Secretary reads title of bill)
23. 795.
24. (Secretary reads title of bill)
25. 796.
26. (Secretary reads title of bill)
27. 804.
28. (Secretary reads title of bill)
29. 817.
30. (Secretary reads title of bill)
31. 823.
32. (Secretary reads title of bill)
33. 831.
- (Secretary reads title of bill)

1. 835.
2. (Secretary reads title of bill)
3. 844.
4. (Secretary reads title of bill)
5. 869.
6. (Secretary reads title of bill)
7. 872.
8. (Secretary reads title of bill)
9. 895.
10. (Secretary reads title of bill)
11. 911.
12. (Secretary reads title of bill)
13. 916.
14. (Secretary reads title of bill)
15. House Bill 924.
16. (Secretary reads title of bill)
17. 964.
18. (Secretary reads title of bill)
19. 985.
20. (Secretary reads title of bill)
21. 995.
22. (Secretary reads title of bill)
23. 1023.
24. (Secretary reads title of bill)
25. 1026.
26. (Secretary reads title of bill)
27. 1028.
28. (Secretary reads title of bill)
29. 1032.
30. (Secretary reads title of bill)
31. 1058.
32. (Secretary reads title of bill)
33. 1067.

1. (Secretary reads title of bill)
2. 1069.
3. (Secretary reads title of bill)
4. 1074.
5. (Secretary reads title of bill)
6. 1075.
7. (Secretary reads title of bill)
8. 1077.
9. (Secretary reads title of bill)
10. 1082.
11. (Secretary reads title of bill)
12. 1085.
13. (Secretary reads title of bill)
14. 1087.
15. (Secretary reads title of bill)
16. 1089.
17. (Secretary reads title of bill)
18. 1090.
19. (Secretary reads title of bill)
20. 1095.
21. (Secretary reads title of bill)
22. 1096.
23. (Secretary reads title of bill)
24. 1097.
25. (Secretary reads title of bill)
26. House Bill 1100.
27. (Secretary reads title of bill)
28. House Bill 1011.
29. (Secretary reads title of bill)
30. House Bill 1111.
31. (Secretary reads title of bill)
32. 1142.
33. (Secretary reads title of bill)

1. 1148.  
2. (Secretary reads title of bill)  
3. 1149.  
4. (Secretary reads title of bill)  
5. 1150.  
6. (Secretary reads title of bill)  
7. 1157.  
8. (Secretary reads title of bill)  
9. 1165.  
10. (Secretary reads title of bill)  
11. 1197.  
12. (Secretary reads title of bill)  
13. 1229.  
14. (Secretary reads title of bill)  
15. 1270.  
16. (Secretary reads title of bill)  
17. 1271.  
18. (Secretary reads title of bill)  
19. 1275.  
20. (Secretary reads title of bill)  
21. PRESIDING OFFICER: (SENATOR VADALABENE)  
22. Yes, for what purpose Senator rise?  
23. SENATOR GROTBORG:  
24. I have a Parliamentary inquiry.  
25. PRESIDING OFFICER: (SENATOR VADALABENE)  
26. Yes, what's your question?  
27. SENATOR GROTBORG:  
28. Now, I have a bill on the Agreed List that's being represented  
29. as doing away with Lincoln's birthday and it does no such thing.  
30. There is a member going around here trying to get thirty-one votes  
31. after the deadline was noon today to record your votes No and I  
32. take personal exception to the method being used on this process  
33. and I would like a ruling from the Chair as to whether or not those votes  
are

1. going to be accepted on my bill.

2. PRESIDING OFFICER: (SENATOR VADALABENE)

3. ...Your point is well taken and they will not be accepted. Proceed.

4. ACTING SECRETARY: (MR. FERNANDES)

5. House Bill 1301.

6. (Secretary reads title of bill)

7. PRESIDING OFFICER: (SENATOR VADALABENE)

8. Yes...will you try to relax for a while, Senator Nimrod, and

9. we'll try to accommodate you later on. We're going to proceed with

10. what we're doing now. I just did. Proceed.

11. ACTING SECRETARY: (MR. FERNANDES)

12. House Bill 1301.

13. (Secretary reads title of bill)

14. 1302.

15. (Secretary reads title of bill)

16. House Bill 1308.

17. (Secretary reads title of bill)

18. 1315.

19. (Secretary reads title of bill)

20. 1328.

21. (Secretary reads title of bill)

22. 1349.

23. (Secretary reads title of bill)

24. 1422.

25. (Secretary reads title of bill)

26. 1423.

27. (Secretary reads title of bill)

28. 1425.

29. (Secretary reads title of bill)

30. 1438.

31. (Secretary reads title of bill)

32. 1466.

33. (Secretary reads title of bill)

1468.

1. (Secretary reads title of bill)
2. 1479.
3. (Secretary reads title of bill)
4. 1496.
5. (Secretary reads title of bill)
6. 1501.
7. (Secretary reads title of bill)
8. 1511.
9. (Secretary reads title of bill)
10. 1516.
11. (Secretary reads title of bill)
12. 1523.
13. (Secretary reads title of bill)
14. 1554.
15. (Secretary reads title of bill)
16. 1559.
17. (Secretary reads title of bill)
18. SECRETARY:
19. House Bill 1573.
20. (Secretary reads title of bill)
21. 1574.
22. (Secretary reads title of bill)
23. 1601.
24. (Secretary reads title of bill)
25. 1676.
26. (Secretary reads title of bill)
27. House Bill 1680.
28. (Secretary reads title of bill)
29. 1687.
30. (secretary reads title of bill)
31. 1699.
32. (Secretary reads title of bill)
33. 1717.
- (Secretary reads title of bill)



1. 1723.
2. (Secretary reads title of bill)
3. 1734.
4. (Secretary reads title of bill)
5. 1753.
6. (Secretary reads title of bill)
7. 1766.
8. (Secretary reads title of bill)
9. 1781.
10. (Secretary reads title of bill)
11. 1787.
12. (Secretary reads title of bill)
13. 1812.
14. (Secretary reads title of bill)
15. 1850.
16. (Secretary reads title of bill)
17. 1851.
18. (Secretary reads title of bill)
19. 1860.
20. (Secretary reads title of bill)
21. 1908.
22. (Secretary reads title of bill)
23. 1919.
24. (Secretary reads title of bill)
25. 1931.
26. (Secretary reads title of bill)
27. House Bill 1947.
28. (Secretary reads title of bill)
29. House Bill 1948.
30. (Secretary reads title of bill)
31. 1949.
32. (Secretary reads title of bill)
33. 1958.

1. (Secretary reads title of bill)
2. 1963.
3. (Secretary reads title of bill)
4. 1964.
5. (Secretary reads title of bill)
6. 1969.
7. (Secretary reads title of bill)
8. 1973.
9. (Secretary reads title of bill)
10. 1974.
11. (Secretary reads title of bill)
12. 1975.
13. (Secretary reads title of bill)
14. 1977.
15. (Secretary reads title of bill)
16. 1981.
17. (Secretary reads title of bill)
18. 1982.
19. (Secretary reads title of bill)
20. 2003.
21. (Secretary reads title of bill)
22. 2042.
23. (Secretary reads title of bill)
24. 2089.
25. (Secretary reads title of bill)
26. 2128.
27. (Secretary reads title of bill)
28. 2186.
29. (Secretary reads title of bill)
30. 2203.
31. (Secretary reads title of bill)
32. 2234.
33. (Secretary reads title of bill)

HB 2356  
3rd Reading

1. 2303.
2. (Secretary reads title of bill)
3. 2325.
4. (Secretary reads title of bill)
5. 2331.
6. (Secretary reads title of bill)
7. 2335.
8. (Secretary reads title of bill)
9. 2356.
10. (Secretary reads title of bill)
11. 2365.
12. (Secretary reads title of bill)
13. 2370.
14. (Secretary reads title of bill)
15. 2372.
16. (Secretary reads title of bill)
17. 2374.
18. (Secretary reads title of bill)
- 19.
- 20.
- 21.
22. (END OF REEL)
- 23.
- 24.
- 25.
- 26.
- 27.
- 28.
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- 33.

1. House Bill 2375.
2. (Secretary reads title of bill)
3. House Bill 2386.
4. (Secretary reads title of bill)
5. House Bill 2387.
6. (Secretary reads title of bill)
7. House Bill 2389.
8. (Secretary reads title of bill)
9. House Bill 2393.
10. (Secretary reads title of bill)
11. House Bill 2394.
12. (Secretary reads title of bill)
13. House Bill 2397.
14. (Secretary reads title of bill)
15. House Bill 2398.
16. (Secretary reads title of bill)
17. House Bill 2399.
18. (Secretary reads title of bill)
19. House Bill 2401.
20. (Secretary reads title of bill)
21. House Bill 2421.
22. (Secretary reads title of bill)
23. House Bill 2539.
24. (Secretary reads title of bill)
25. House Bill 2546.
26. (Secretary reads title of bill)
27. House Bill 2595.
28. (Secretary reads title of bill)
29. House Bill 2615.
30. (Secretary reads title of bill)
31. House Bill 2632.
32. (Secretary reads title of bill)
33. House Bill 2645.

*Handwritten notes:*  
H.C. 1/10/1964  
1/10/1964  
1/10/1964

1. (Secretary reads title of bill)
2. House Bill 2664.
3. (Secretary reads title of bill)
4. House Bill 2683.
5. (Secretary reads title of bill)
6. House Bill 2778.
7. (Secretary reads title of bill)
8. ACTING SECRETARY: (MR. FERNANDES)
9. House Bill 14.
10. (Secretary reads title of bill)
11. House Bill 79.
12. (Secretary reads title of bill)
13. House Bill 89.
14. (Secretary reads title of bill)
15. House Bill 112.
16. (Secretary reads title of bill)
17. House Bill 142.
18. (Secretary reads title of bill)
19. House Bill 160.
20. (Secretary reads title of bill)
21. House Bill 218.
22. (Secretary reads title of bill)
23. House Bill 163.
24. (Secretary reads title of bill)
25. House Bill 326.
26. (Secretary reads title of bill)
27. House Bill 420.
28. (Secretary reads title of bill)
29. House Bill 456.
30. (Secretary reads title of bill)
31. House Bill 522.
32. (Secretary reads title of bill)
33. House Bill 604.

AB 909  
General Bill Text  
6-23-79

1. (Secretary reads title of bill)
2. House Bill 666.
3. (Secretary reads title of bill)
4. House Bill 838.
5. (Secretary reads title of bill)
6. House Bill 843.
7. (Secretary reads title of bill)
8. House Bill 909.
9. (Secretary reads title of bill)
10. House Bill 1025.
11. (Secretary reads title of bill)
12. House Bill 1071.
13. (Secretary reads title of bill)
14. House Bill 1098.
15. (Secretary reads title of bill)
16. House Bill 1123.
17. (Secretary reads title of bill)
18. House Bill 1253.
19. (Secretary reads title of bill)
20. House Bill 1269.
21. (Secretary reads title of bill)
22. House Bill 1350.
23. (Secretary reads title of bill)
24. House Bill 1510.
25. (Secretary reads title of bill)
26. House Bill 1541.
27. (Secretary reads title of bill)
28. House Bill 1593.
29. (Secretary reads title of bill)
30. House Bill 1574.
31. (Secretary reads title of bill)
32. House Bill 1847.
33. (Secretary reads title of bill)

HB 1921  
Approved Bill List  
6-23-79  
HB 2671  
6-23-79

1. House Bill 1921.
2. (Secretary reads title of bill)
3. House Bill 1945.
4. (Secretary reads title of bill)
5. House Bill 1951.
6. (Secretary reads title of bill)
7. House Bill 1990.
8. (Secretary reads title of bill)
9. House Bill 2023.
10. (Secretary reads title of bill)
11. House Bill 2126.
12. (Secretary reads title of bill)
13. House Bill 2207.
14. (Secretary reads title of bill)
15. House Bill 2287.
16. (Secretary reads title of bill)
17. PRESIDING OFFICER: (SENATOR BRUCE)
18. How many bills remain, Mr. Secretary?
19. ACTING SECRETARY: (MR. FERNANDES)
20. Four bills remain to be read.
21. PRESIDING OFFICER: (SENATOR BRUCE)
22. Four bills remain to be read.
23. ACTING SECRETARY: (MR. FERNANDES)
24. House Bill 2128.
25. (Secretary reads title of bill)
26. House Bill 2845.
27. (Secretary reads title of bill)
28. House Bill 2637.
29. (Secretary reads title of bill)
30. House Bill 2671.
31. (Secretary reads title of bill)
32. 3rd reading of the bills.
33. PRESIDENT:

1. All right. The Chair is led to believe that all the bills,  
2. all two hundred and forty have, in fact, been read. Will the  
3. members please be in their seats. The next roll call will be on  
4. the final passage of the bills just read by the Secretary. In the  
5. meantime, is there any discussion? Senator Nimrod.

6. SENATOR NIMROD:

7. Mr. President, I have a little problem and I'm looking for  
8. some guidance or direction from you. Realizing that the...the  
9. time to turn in our request for either removal of bills or our  
10. votes kept being extended and it was involved, a bill came to my  
11. attention which I inadvertently did not get any signatures in for  
12. removal from the list until after the reading had started and  
13. I did get some No votes on it. I'm not sure what the best ways...  
14. if we can remove the bill until tomorrow, I'd certainly appreciate  
15. it. If we can't...Is it then possible to file motions tomorrow?  
16. That's the only thing I'm concerned about.

17. PRESIDENT:

18. Well, the suggestion of the Chair would be that it was indicated  
19. well in advance the procedure would be that any bill could be removed  
20. on the request of five members. That was to have been done by 5:00  
21. o'clock yesterday. In deference to the hours that we have been  
22. keeping and the amount of work we have been doing, the time for  
23. extending one's privilege to vote No on certain bills by listing  
24. them with the Secretary was, in fact, extended to noon and, in fact,  
25. beyond noon today. It just seems to me that your opportunity at  
26. this point would be, under the rules, to file, once having voted, to  
27. file a motion to reconsider, having voted on the prevailing side  
28. and have that filed in writing with the Secretary. Yes, Senator  
29. Nimrod.

30. SENATOR NIMROD:

31. Well, I have a little problem. I...I guess I filed a No already  
32. and that would be recorded and I couldn't then make the motion to  
33. do that.



*Vote on  
Agreed Bill Just  
6-23-79*

1. PRESIDENT:

2. That, in fact, is a problem. You can't have it both ways.

3. SENATOR NIMROD:

4. Now, let me...just ask one further question. Were then any  
5. of the Noes that were filed after the reading had started, were  
6. they null and void?

7. PRESIDENT:

8. They...They were not acceptable, that is correct. We have,  
9. in fact made accommodations for some members who prevailed upon  
10. us on the basis that they had been working long and hard and just simply  
11. had not gotten around to or had not been back to their office and  
12. I can appreciate that and I've asked the Secretary's Office to  
13. attempt to accommodate and have the Journal reflect their wishes,  
14. but once the reading of those bills had started, no, those No votes  
15. were not accepted.

16. SENATOR NIMROD:

17. Then my No vote that was indicated was on that particular bill,  
18. on 685, was filed after the reading had started so then I will be  
19. recorded as a Yes on that and I may file such a motion.

20. PRESIDENT:

21. Yes. The answer is yes to your question. Senator Buzbee.

22. SENATOR BUZBEE:

23. Thank you, Mr. President. Given the fact that we are now  
24. operating under the one minute time limit debate rule, does that  
25. mean, we just had two hundred and forty-three bills, each member now  
26. has two hundred and forty-three minutes to debate...

27. PRESIDENT:

28. That is correct.

29. SENATOR BUZBEE:

30. Thank you. I just wanted to know.

31. PRESIDENT:

32. All right. Is there any further discussion? The question is,  
33. shall this series of bills pass. Those in favor will vote Aye.

1. Those opposed will vote Nay and the voting is open. Have all  
2. voted who wish? Have all voted who wish? Take the record. On  
3. that series of bills the votes are 57 Ayes. 1 No. None Voting  
4. Present. The Nays is recorded in the Office of the Secretary of  
5. Senate and none Voting Present. This series of bills, having  
6. received a constitutional majority by record vote, is declared  
7. passed and the record vote of the Ayes and Nays for each bill  
8. passed shall be entered into the Journal. Senator Carroll, for  
9. what purpose do you rise?

10. SENATOR CARROLL:

11. Just a point of Parliamentary Inquiry, Mr. President. All of  
12. your prior announcements have been if you wanted to record a No  
13. you could give it with the Secretary. I was wondering if Senator  
14. Regner had had the option of voting Yes on any others having given  
15. such a list to the Secretary, having voted No on the recorded vote.

16. PRESIDENT:

17. I cannot explain nor characterize Senator Regner's vote.  
18. Senator Buzbee, for what purpose do you rise? For no purpose,  
19. all right. Committee Reports. Yes, Senator Chew, you will, in  
20. fact, be recognized. We've got one clean-up item here and let's  
21. get it done.

22. SECRETARY:

23. Senator Buzbee, Chairman of Appropriations II Committee reports  
24. out House Bill 1902 with the recommendation Do Pass.

25. PRESIDENT:

26. All right. Is there any further business or announcements?  
27. Senator Chew.

28. SENATOR CHEW:

29. Thank you, Mr. President. Inasmuch as the Committee on Trans-  
30. portation is not having an additional meeting, there was negotiation  
31. going on in committee with the Airport Authority of Springfield and  
32. owner operated cab drivers. We instructed the Airport Authority in  
33. the committee to try and change their rules to accommodate these cab

1. owners here in Springfield and I'm happy to report that the Airport  
2. Authority did, in fact, amend its rules whereby these cab drivers  
3. will not have to have telephone equipment in the car and they will  
4. not have to meet all flights and upon paying their dues, they will  
5. be able to operate and bring passengers out of the airport and into  
6. Springfield as I understand that some cabs had to refuse the President  
7. of the Senate and the Speaker of the House because of that rule and  
8. I'm happy to report to the entire Senate that the Airport Authority  
9. did amend its rules to accommodate those cab drivers.

10. PRESIDENT:

11. I want you to know the President of the Senate has never been  
12. denied a cab in this town. Is there any further business to come  
13. before the Senate? All right, if not, Senator Buzbee moves that  
14. the Senate stand adjourned until Sunday, June 24, at the hour of  
15. one o'clock. Senate stands adjourned.

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