

85TH GENERAL ASSEMBLY

REGULAR SESSION

June 27, 1987

PRESIDENT:

The hour of nine-thirty having arrived, the Senate will come to order. Will the members be at their desks and will our guests in the gallery please rise. Prayer this morning by the Reverend William Oaks, Elliot Avenue Baptist Church, Springfield, Illinois. Reverend.

REVEREND WILLIAM OAKS:

(Prayer given by Reverend Oaks)

PRESIDENT:

Thank you, Reverend. Reading of the Journal, Madam Secretary. Senator O'Daniel.

SENATOR O'DANIEL:

Mr. President, I move that reading and approval of the Journals of Tuesday, June the 16th; Wednesday, June the 17th; Thursday, June the 18th; Friday, June the 19th; Monday, June the 22nd; Tuesday, June the 23rd; Wednesday, June the 24th; Thursday, June the 25th and Friday, June the 26th, in the year of 1987, be postponed pending arrival of the printed Journals.

PRESIDENT:

You've heard the motion as placed by Senator O'Daniel. Any discussion? If not, all in favor indicate by saying Aye. All opposed. The Ayes have it. The motion carries and it is so ordered. Messages from the House.

SECRETARY:

A Message from the House by Mr. O'Brien, Clerk.

Mr. President - I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of the following bills.

Senate Bill 2 with House Amendments 1 and 2.

Senate Bill 28 with House Amendments 2, 3, 5, 7 and 9.

Senate Bill 47 with House Amendment 3.

Senate Bill 115 with House Amendments 1, 2 and

3.

Senate Bill 126 with House Amendments 1, 3, 4,
5 and 7.

Senate Bill 310 with House Amendments 1 and 2.

Senate Bill 359 with House Amendment 1.

Senate Bill 378 with House Amendments 1, 4 and

5.

Senate Bill 385 with House Amendments 1, 2 and

3.

Senate Bill 441 with House Amendments 1 and 2.

Senate Bill 482 with House Amendments 1, 3 and

5.

Senate Bill 525 with House Amendments 1 and 18.

Senate Bill 652 with House Amendments 1 and 23.

Senate Bill...653 with House Amendment 42.

Senate Bill 670 with House Amendments 1 and 2.

Senate Bill 690 with House Amendment 1.

Senate Bill 917 with House Amendments 1 and 3.

Senate Bill 749 with House Amendment 1.

Senate Bill 762 with House Amendments 1 and 2.

Senate Bill 771 with House Amendment 1.

Senate Bill 782 with House Amendment 1.

Senate Bill 886 with House Amendments 2 and 4.

Senate Bill 897 with House Amendment 1.

Senate Bill 934 with House Amendment 1.

Senate Bill 968 with House Amendment 1.

Senate Bill 972 with House Amendments 1 and 2.

Senate Bill 982 with House Amendment 3.

Senate Bill 993 with House Amendment 1.

Senate Bill 994 with House Amendment 1.

Senate Bill 1025 with House Amendments 1 and 4.

Senate Bill 1080 with House Amendment 1.

Senate bill 1102 with House Amendment 1.

Senate bill 1129 with House Amendment 1.

Senate Bill 1147 with House Amendments 1 and 2.
Senate Bill 1181 with House Amendments 1, 4, 9
and 10.

Senate Bill 1192 with House Amendment 1.
Senate Bill 1206 with House Amendments 2 and 7.
Senate Bill 1229 with House Amendments 1 and 2.
Senate Bill 1272 with House Amendments 1, 2, 3
and 6.

Senate Bill 1287 with House Amendment 2.
Senate Bill 1316 with House Amendments 1, 2, 3
and 4.

Senate Bill 1328 with House Amendment 2.
Senate Bill 1355 with House Amendment 2.
Senate Bill 1376 with House Amendment 1.
Senate Bill 1381 with House Amendment 1.
Senate Bill 1384 with House Amendment 1.
Senate Bill 1407 with House Amendments 1, 2, 4
and 5.

Senate Bill 1412 with House Amendment 1.
Senate Bill 1426 with House Amendment 1.
Senate Bill 1488 with House Amendment 1.
Senate Bill 1496 with House Amendments 1 and 2.
Senate Bill 1497 with House Amendment 1.
And Senate Bill 1513 with...House Amendments 1
and 2.

PRESIDENT:

Secretary's Desk, Hadam Secretary. Senator Geo-Karis,
for what purpose do you arise?

SENATOR GEO-KARIS:

On a point of personal privilege, Mr. President.

PRESIDENT:

State your point.

SENATOR GEO-KARIS:

Mr. President and Ladies and Gentlemen of the Senate, we

have four of our citizens from Lake County here in the gallery behind me. I'd like to introduce the Village Clerk of Brown Lake Park, Edie Heimos, H-e-i-m-o-s, and Lori Bergloff, B-e-r-g-l-o-f-f, who's the Secretary to the...Economic and Development Commission of Avon Township and I'd like to introduce Mrs. Kathy Landry who's the wife of Chief Louie Landry of the Countryside Fire Protection District of Mundeline, and Mrs. Lorraine Wolowic, W-o-l-o-w-i-c, from Vernon Township. They're in the back gallery and they are constituents of Senator David Sarkhausen's and our constituents from Lake County and I'd like you to welcome them here today.

PRESIDENT:

Will our guests in the gallery please stand and be recognized. Welcome to Springfield. Senator Geo-Karis.

SENATOR GEO-KARIS:

Mr. President and Ladies and Gentlemen of the Senate,...on a point of personal privilege again. I would like to introduce the long and during, very charming, lovely wife of Senator John Friedland, Marlene Friedland, from Elgin up there.

PRESIDENT:

Mrs. Friedland, welcome to Springfield. All right, ladies and gentlemen, we are going to attempt to conclude our business by noon to afford everyone the opportunity, if they so desire, to get back to their district office. We will go through the Order of Secretary's Desk Concurrence. On the Order of Secretary's Desk Concurrence, Senate Bill 1. Senate Bill 12, Senator Schuneman. On the Order of Secretary's Desk Concurrence, Madam Secretary, Senate Bill 12.

SECRETARY:

Senate Bill 12 with House Amendment 1.

PRESIDENT:

Senator Schuneman.

SENATOR SCHUNEMAN:

Thank you, Mr. President. I move that the Senate nonconcur in House Amendment No. 1 to Senate Bill 12.

PRESIDENT:

I...I think in fairness...and the Chair would just like to...it...it would help if one would just explain what the House amendment is or does.

SENATOR SCHUNEMAN:

Se...be happy to.

PRESIDENT:

Or if you wish to nonconcur, I would expect the same courtesy to the members. Just say this is what the House did to us and we don't like or we like it or...you know, whatever. Senator Schuneman.

SENATOR SCHUNEMAN:

Sure. Yes, this is the bill that made some rather minor changes in the Notary Public Act. The House put on an amendment that reduced the notary public fees from twenty-five dollars for four years which they are right now to ten dollars for four years. Frankly, I think that's kind of foolish because it certainly costs more than twenty-five dollars just to handle the paper work. So I move that we nonconcur with House Amendment No. 1.

PRESIDENT:

All right. Senator Schuneman has moved to nonconcur in House Amendment No. 1 to Senate Bill 12. Those in favor indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. (Machine cutoff)...Bill 1, Madam Secretary.

SECRETARY:

Senate Bill 1 with House Amendment No. 1.

PRESIDENT:

Senator Severns.

SENATOR SEVERNS:

Thank you, Mr. President and members of the Senate. I would move that we concur with House Amendment 1 to Senate Bill 1. What House Amendment 1 does is provide minor technical language suggested by Lieutenant Governor Ryan's Office that addresses the...a question that Senator Karpiel and I had earlier about the location of a world trade center at O'Hare. It changes the language to say it's a feasibility study to study the prospect of locating a world trade center not designating the location. I move for its adoption.

PRESIDENT:

Discussion? Discussion? If not, the question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 1. Those in favor will vote Aye. Opposed vote Nay. The voting is open. All voted who wish? All voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 52 Ayes, no Nays, none voting Present. The Senate does concur in House Amendment No. 1 to Senate Bill 1 and the bill having received the required constitutional majority is declared passed. 21, Senator Collins. 39, Senator Brookins. 48, Senator Carroll. 63, Senator Kelly. 65, Senator Keats. On the Order of Secretary's Desk Concurrence is Senate Bill 65, Madam Secretary.

SECRETARY:

Senate Bill 65 with House Amendment No. 1.

PRESIDENT:

Senator Keats.

SENATOR KEATS:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. This one was my biggie of the year, it passed out of here. What it essentially did was ensure greater secrecy in the grand jury proceedings that passed out about 75 to nothing. It then went to the House where Representative Cullerton picked it up and what he did was amend it and it

slightly reduces the size of grand juries. It's my understanding there's no opposition whatsoever. It was a reasonable thing, it saves money, particularly for small downstate counties and it really makes no difference upstate. I would move we concur with Representative Cullerton's amendment.

PRESIDENT:

All right. Senator Keats has moved to concur with House Amendment No. 1. Discussion? Senator Demuzio.

SENATOR DEMUZIO:

Well, Senator Keats, Senator Marovitz is not on the Floor yet and it's my understanding that his recommendation to this side of the aisle was to nonconcur in House Amendment No. 1. I was wondering perhaps if we could just take this out of the record for a few minutes until he arrives.

PRESIDENT:

Senator Keats. Senator Keats.

SENATOR KEATS:

I'll gladly take it out. I talked to Senator Marovitz the day it came back, he said no problem, it looked good to him. I'll take it out for you though.

PRESIDENT:

Take it out of the record. Senator Collins on Senate Bill 21. Madam Secretary.

SECRETARY:

Senate Bill 21 with House Amendments 1 and 2.

PRESIDENT:

Senator Collins.

SENATOR COLLINS:

Yes, thank you, Mr. President, I...and members of the Senate. I move to concur with the amendments...the...the...the first...the amendment simply just makes sure that...that the existing employees who does not have a degree in those areas would be grandfathered in, and then it...the other amendment deals with some technical

corrections. So I would concur with the House Amendment No. 1 to Senate Bill 21.

PRESIDENT:

There are two amendments.

SENATOR COLLINS:

1 and 2, I concur. One is technical and the other is...

PRESIDENT:

Senator...Senator Collins has moved to concur with House Amendments 1 or 2. Discussion? Senator Hawkinson.

SENATOR HAWKINSON:

Thank you, Mr. President. Will the sponsor yield for a question?

PRESIDENT:

Indicates she'll yield.

SENATOR HAWKINSON:

Senator, this bill as amended and perhaps the original bill, but the bill as amended would prohibit, say, a deputy sheriff who's been a deputy for ten years dealing with child abuse cases but who...does not have a bachelor's degree, this would preclude that person from being hired as a DCFS investigator?

PRESIDENT:

Senator Collins.

SENATOR COLLINS:

No...if...if that person is currently now hired as a...I'm...I'm sorry, I didn't understand the question.

PRESIDENT:

Senator Hawkinson.

SENATOR HAWKINSON:

I'm talking about someone who is not currently hired by DCFS but is employed as a deputy sheriff somewhere in Illinois or a police officer somewhere in Illinois who investigates and has substantial experience in investigating child abuse cases but is not currently an employee of DCFS and does

not have a bachelor's degree, would this bill as amended...if that person should choose to no longer be a deputy and to try to become an employee of DCFS as an investigator, would this bill as amended...which as I understand it would now require a bachelor's degree except for current employees preclude him from being hired?

PRESIDENT:

Senator Collins.

SENATOR COLLINS:

Yes, after...but...wait a minute, but there's a time period and I don't have the amendment but I think it's...it's in 1992 by then...I don't have a copy of the amendment, but it's not right now, we're talking about future.

PRESIDENT:

Senator Hawkinson.

SENATOR HAWKINSON:

So they could be hired without a bachelor's degree up until 1992?

PRESIDENT:

Senator Collins.

SENATOR COLLINS:

What...whatever the designated period and I'm sorry I came...I don't have the degree.

PRESIDENT:

Is there further discussion? Senator Karpel.

SENATOR KARPIEL:

Thank you, Mr. President. Senator Collins,...

PRESIDENT:

Senator Collins indicates she will yield.

SENATOR KARPIEL:

In...in Amendment No. 1...if I can find it here. In Amendment No. 1, it...it provides for continuing education as a condition for continued certification twenty hours every two years. Who is going to pay for that education? Is the

department picking that up or do the individual caseworkers have to do that?

PRESIDENT:

Senator Collins.

SENATOR COLLINS:

It is a part of the department's ongoing in-service training program. They already pay for it and this is the department's amendment by the way.

PRESIDENT:

Further discussion? Further discussion? Senator Collins, you wish to close?

SENATOR COLLINS:

Sure. I...I...I...I just move for concurrence. I think these amendments does clear up some of the...the concerns that was raised by this bill and it most certainly will...will ensure that we do not cause any undue hardship on persons who are currently working for the department who does not have degrees, but it most certainly seeks to...professionalize the employees who works directly with children in the future and I think that's what most of us have been concerned about, because it's more than just whether or not one knows how to investigate that's involved here. It's whether one know how to deal with the...the specific problems of children and family dynamics as it relates to a whole realm of social services and, therefore, I think...this bill is a...a step in the right direction and I move for concurrence.

PRESIDENT:

The question is, shall the Senate concur in House Amendments 1 and 2 to Senate Bill 21. Those in favor will vote Aye. Opposed vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 50 Ayes, 4 Nays, none voting Present. The Senate does concur with House

Amendments 1 and 2 to Senate Bill 21 and the bill having received the required constitutional majority is declared passed. Senate Bill 66, Senator Geo-Karis. Madam Secretary.
SECRETARY:

Amendment No. 1 to Senate Bill 66.

PRESIDENT:

Senator Geo-Karis.

SENATOR GEO-KARIS:

Mr...Mr. President and Ladies and Gentlemen of the Senate, Amendment...

PRESIDENT:

Senator Geo-Karis.

SENATOR GEO-KARIS:

Thank you. Mr. President and Ladies and Gentlemen of the Senate, Amendment No. 1 from the House clarifies the bill and deletes the redundant language in the original bill, it doesn't make any...substantive changes. It simply says that any territory automatically annexed by operation of law to a city coterminous with a township pursuant to the provisions of the section when the sale of alcoholic beverages is permitted in such territory but not in...permitted in the coterminous township and city hall shown...on the effective date of this amendatory Act be disconnected from such city and...its coterminous township and reconnected to the township in which it was originally disconnected, and I move for concurrence.

PRESIDENT:

Discussion? Discussion? If not, the question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 66. Those in favor will vote Aye. Opposed will vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 56 Ayes, no Nays, none voting Present. The Senate does concur in House Amendment No. 1 to Senate

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Bill 66 and the bill having received the required constitutional majority is declared passed. Senator Mahar. Senate Bill 80, Madam Secretary.

SECRETARY:

Senate Bill 80 with House Amendment No. 1.

PRESIDENT:

Senator Mahar.

SENATOR MAHAR:

Thank you, Mr. President and members. Senate Bill 80 allowed municipalities...or in this case arresting authorities to qualify for reimbursement for medical expenses of prisoners if they...if the prisoners were...were entitled through insurance or public aid or the like. What House Amendment No. 1 would have done would require the arresting authorities or in this case, as I say, the municipalities to reimburse hospitals, doctors and the like and it's exactly the opposite of the intent of the bill, and for that reason, I would move to nonconcur with House Amendment No. 1...

PRESIDENT:

Senator Mahar has moved to nonconcur in House Amendment No. 1 to Senate Bill 80. Those in favor indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. Top of page 9, Senator Fawell, Senate Bill 85. Madam Secretary.

SECRETARY:

Senate Bill 85 with House Amendments 1, 2, 3, 4, 5 and 6.

PRESIDENT:

Senator Fawell.

SENATOR FAWELL:

Thank you, very much. This is the original premarital testing bill for AIDS. There has been several amendments added on to it. Amendment...1 rewrites the Premarital Testing Act and basically puts it in the form of marriage license bill, House Bill 2044, which we passed out yesterday. Amend-

ment 2 requires that all hospitals licensed by the state test patients thirteen to fifty-five for AIDS. If the testing is...if blood is being drawn for other testing anyway, does not apply to the outpatients except as a preadmission test, and according to Director Duffy there...will be no cost to the Public Aid Department. Amendment 3 requires testing of prisoners in state penalties when they were first admitted. They go...they undergo a medical exam now anyway. We have just checked and found out that there are eighteen to nineteen thousand prisoners we're talking about and we...and...it costs about six dollars a test so we should be talking about a hundred and eighty-five thousand dollars to do this. They do undergo medical exams when they are first admitted anyway and when they have a regular...medical checkup. Amendment 4 requires the testing of inmates sixty days before their release. Amendment 5 requires that hospital testing...hospital patients testing be given that test result whether positive or negative and it is to be given to the attending physician as soon as practicable. And Amendment 6 restricts anonymous testing to the alternate testing sites established by the Department of Public Health, and I would move for concurrence.

PRESIDING OFFICER: (SENATOR DEHUZIO)

All right. Discussion? Senator Rock.

SENATOR ROCK:

Thank you. Question of the sponsor.

PRESIDING OFFICER: (SENATOR DEHUZIO)

Indicates she will yield. Senator Rock.

SENATOR ROCK:

Does this mirror what the Senate has already done or are there new elements in this one?

PRESIDING OFFICER: (SENATOR DEHUZIO)

Senator Fawell.

SENATOR FAWELL:

There are some new elements.

PRESIDING OFFICER: (SENATOR DEMUZZIO)

Senator Rock.

SENATOR ROCK:

Is the testing of inmates in the correctional system a new element?

PRESIDING OFFICER: (SENATOR DEMUZZIO)

Senator Fawell.

SENATOR FAWELL:

Yes, it is.

PRESIDING OFFICER: (SENATOR DEMUZZIO)

Senator Rock.

SENATOR ROCK:

Am I correct when I read in the Digest that the estimated cost is some sixty million dollars?

PRESIDING OFFICER: (SENATOR DEMUZZIO)

Senator Fawell.

SENATOR FAWELL:

I don't see how it could be correct to tell you the truth...we just checked and there's between eighteen and nineteen prisoners...nineteen thousand prisoners. What I was told by Abbott Lab and what I have been told by Will County and DuPage County is it runs approximately six dollars per test. Now...how in the world they ever came up with that figure, I have no idea.

PRESIDING OFFICER: (SENATOR DEMUZZIO)

Senator Rock.

SENATOR ROCK:

Well, this is one I think truly, Ladies and Gentlemen of the Senate, where we ought to send back to the House. We ought to reject the House amendments and say, look it, we're just sick and tired, frankly, of House irresponsibility. This is nutty, nutty, nutty and we just ought to reject it out of hand and send it back to them and say, go back to the

drawing board, please.

PRESIDING OFFICER: (SENATOR DEHUZIO)

Further discussion? Senator...Senator Netsch.

SENATOR NETSCH:

Thank you, Mr. President. I think Senator Rock has called attention to one new element which is getting a little bit beyond the pale. I'm aware of the fact that all of these bills are passing overwhelmingly, at least they have up until now; but according to our information, the...one of the new forms of testing that has been added in the amendments to Senate Bill 85 having to do with prisoners would...the testing itself would cost some eight hundred thousand dollars a year, and the estimated cost of keeping them in protective custody would range from four to fifty-eight and a half million dollars a year. I think those are the figures to which Senator Rock was referring and I just think we don't know what we're doing. We are flailing out trying to find some way to make ourselves and maybe our constituents think we have done something effective and we really are not thinking it through and...and determining where the appropriate investment of funds to get at this very major public health threat that everyone recognizes is serious, where that investment really ought to be put, and I think we're just going off the deep end now. I would also point out that it does I think for the first time cover all patients, every patient who enters a hospital between certain ages, thirteen to fifty-five, that also is in the judgment of most of the medical profession not necessary. I just hope we somehow stop and listen and look at what we're doing.

PRESIDING OFFICER: (SENATOR DEHUZIO)

All right. Further discussion? Senator Kustra.

SENATOR KUSTRA:

Well, thank you, Mr. President and members of the Senate. I've stopped, Senator Netsch, and I've looked and I've

listened and I come up with the opposite conclusion you have for two different reasons...or on two different issues. As far as the prison issue is concerned, we...we sat here the other night...the other day crying crocodile tears with the galleries filled with correction guards and we debated how much money they were going to have to work, and now what we're saying is that they don't have the right to be protected or to know whether somebody who they're going to be dealing with on a day-in day-out basis has the virus or doesn't have it. I don't know what it's going to cost and maybe we should get...Director Lane to come back with a more reasonable number but, Senator Rock, I don't think this is nutty at all. I think that if I was working in a correctional institution, I'd want to know; and as far as the hospital thing is concerned, I just had a good friend get out of the hospital and let me tell you the hospitals are taking so many precautions these days, they don't want to give you blood transfusions, they don't...want to be careful of the way they treat you because they're worried about the liability. We've heard of some real...you want to talk about nutty, we've heard about some real nutty cases where health workers have come down with AIDS because a drop of blood has dripped on them and they've had some kind of an open sore. This is a most unfortunate thing we have to do here today, but I don't think we have any alternative. Until we know one heck of a lot more about this disease, I think these House amendments are necessary. I suggest we concur.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Further discussion? Senator Watson.

SENATOR WATSON:

Yes, Mr. President, I'd like to ask the sponsor a question.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Sponsor indicates she will yield. Senator Watson.

SENATOR WATSON:

I'm reading this fiscal report here and it says the Department of Corrections comes up with 58.5 million and I know that that's what Senator Rock was referring to and...from what I understand, and you respond if you would please, that these tests can be given for...between six and ten dollars a test, and if we have a correctional system in which we have some sixteen thousand inmates, I don't know where they're coming up with this kind of a figure; and if it takes a situation in which these people have to be isolated, there are provisions to do that within the correctional system now. So I don't know...I don't know what this figure is all about and I'd like for you to explain that further if you don't mind.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Fawell.

SENATOR FAWELL:

Well, you and I both attended that meeting that Abbott had where they explained exactly what the costs were on those tests and they run five or six dollars a test, that's what they told us. I don't understand where the department is coming up with this kind of...of surprise either, but I will tell you, I have been told by people who are...work with these prisoners and who are in the prison system that they're scared to death. I mean, if there was any place in the world where you are going to find an outbreak like this, it's going to be in the prison system. Who's kidding who? I mean, we all know what happens in the prison system, we all know what...what unfortunately these men go through, and if you've got somebody infected in AIDS, I think not only for the sake of the guards as...as Senator Kustra pointed out, but, frankly, for the sake of...safety of the other prisoners, we ought to know about it. We're talking in order to take care of those prisoners anywhere from sixty-five to a hundred and

forty thousand dollars per person for health care. If we have a major outbreak in the prison system, we're going to be looking at costs that far exceed mere testing. These people should...we should know what we've got there and...and if necessary they should at least be isolated in one section of the prison.

PRESIDING OFFICER: (SENATOR DEHUZIO)

All right. Can we break up the conferences? Senator Watson.

SENATOR WATSON:

Thank you, Mr. President. Well, I...I would have to agree with the sponsor and I...I don't believe that the figures that the Department of Corrections have come up with here are...are realistic whatsoever, and you know that prisoners have got to be considered a high risk group and I do...and...and...and for the protection of the correctional officers and those people that work within the prison systems, I...I think this is a...a real necessity and I see no problem with this and I...I would support it and urge the rest of the membership to do likewise. Thank you.

PRESIDING OFFICER: (SENATOR DEHUZIO)

Further discussion? Senator Smith.

SENATOR SMITH:

Thank you, Mr. President and Ladies and Gentlemen of the Senate. I think that because of such an astronomical cost that is quoted here for this testing, which I think is really out of place and...and the...the sponsor of this bill has always been talking to us about so much monies that we're spending, I think that I would like to concur with Senator Rock and...sending this bill back to the House because this is...this is just out of...out of proportion, I really and truly think so.

PRESIDING OFFICER: (SENATOR DEHUZIO)

All right. Further discussion? If not, Senator Fawell,

you may close.

SENATOR FAWELL:

Thank you, very much.

PRESIDING OFFICER: (SENATOR DEMUZIO)

...and, Senator Fawell, please restate your motion also when you...when you're finished.

SENATOR FAWELL:

I can...I...I move to concur with Amendments No. 1 through 6. I do think that...that when we talk about prisoners, we are talking about a potentially explosive situation. I don't know where in the world Director Lane got his figures, maybe he hasn't been talking to some of the labs and some of the health departments like I have. I have been told these tests run five or six dollars a person. If we've got even eighteen thousand prisoners in...in the state and if we tested them all, and that is not what this amendment says, the amendment says we test them as they go into the prison and as they go out of the prison. So we're not even talking about testing all eighteen thousand. What we are saying is we ought to test them and we ought to make sure that they don't have AIDS, and if we...if...if they do, maybe we'll have to figure out then what to do with them, but there's nothing in this amendment that makes them be isolated and I would ask for an Aye vote.

PRESIDING OFFICER: (SENATOR DEHUZIO)

All right. Senator Fawell has moved to concur in House Amendments 1, 2, 3, 4, 5 and 6 to Senate Bill 85. Those in favor will vote Aye. Those opposed will vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 38, the Nays are 16, none voting Present. The Senate does concur in House Amendments 1, 2, 3, 4, 5 and 6 to Senate Bill 85 and the bill having received the required constitutional majority is declared passed. Senate

Bill 116, Senator Hawkinson. All right. On the Order of Secretary's Desk Concurrence, page 9, is Senate Bill 116.

SECRETARY:

Senate Bill 116 with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEWUZIO)

Senator Hawkinson.

SENATOR HAWKINSON:

Thank you, Mr. President. Senate Bill 116 provided for the reimbursement of sheriffs of the cost of transporting a defendant...costs. All the House did was put in the word "reasonable costs" and...and I think that's a fair change, and I would move to concur with...with the House amendment...House Amendment No. 1 to Senate Bill 116.

PRESIDING OFFICER: (SENATOR DEWUZIO)

Discussion? If not, the question is, shall the Senate concur with House Amendment 1 to Senate Bill 116. Those in favor will vote Aye. Those opposed will vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 53, the Nays are none, none voting Present. The Senate does concur with House Amendment 1 to Senate Bill 116 and the bill having received the required constitutional majority is declared passed. 123, Senator Hawkinson. Secretary's Desk Concurrence is Senate Bill 123, Madam Secretary.

SECRETARY:

Senate Bill 123 with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEWUZIO)

MCIA-TV Channel 3 has requested permission to videotape. Is leave granted? Leave is granted. Senator Hawkinson.

SENATOR HAWKINSON:

Thank you, Mr. President. Senate Bill 123 dealt with the qualifications of...of child witnesses in...in the courtroom. The House Amendment No. 1 completely gutted that initial bill and put in a complicated scheme dealing with the qualifica-

tion of all witnesses, and it goes against what I was trying to do and I have some problems with what they're trying to do and I would move to nonconcur.

PRESIDING OFFICER: (SENATOR DEHUZIO)

All right. Discussion? Senator Hawkinson moves to nonconcur in House Amendment 1 to Senate Bill 123. All those in...is there discussion? All those in favor will indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. Senator...Senator Rock.

SENATOR ROCK:

I wonder, Mr. President, in order to speed up the process, if we could just go through and see who wishes to nonconcur. That can be done on a voice vote and that will send the paper over there because we truly don't want to be here all day. If we can just...let's run through or ask the members if they wish to nonconcur and send it back to the nutty House for the nutty amendments.

PRESIDING OFFICER: (SENATOR DEHUZIO)

Senator Hawkinson on Senate Bill 124, Hadam Secretary,...Senate Bill 124.

SECRETARY:

Senate Bill 124 with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEHUZIO)

Senator Hawkinson.

SENATOR HAWKINSON:

This is one of those the House deleted the entire bill as it passed the Senate and placed it in regarding where prisoners ought to be kept pending an evaluation of their mental fitness. I would move to nonconcur in House Amendment 1 to Senate Bill 124.

PRESIDING OFFICER: (SENATOR DEHUZIO)

Discussion? Senator Hawkinson moves to nonconcur with House Amendment 1 to Senate Bill 124. Those in favor will

indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House...Senate Bill 147,...Senator...Madam Secretary, Senate Bill 147.

SECRETARY:

Senate Bill 147 with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Senator Rigney.

SENATOR RIGNEY:

Mr. President, there's a technical problem with 147 that can only be corrected by sending it back to Conference Committee. So I move to nonconcur.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Discussion? Senator Rigney moves to nonconcur with House Amendment 1 to Senate Bill 147. Those in favor will indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. 158. All right...Senator Lechowicz on nonconcurrency, all right. Senate bills...Secretary's Desk is Senate Bill...158, Madam Secretary. Well, we're just going to handle nonconcurrences now, Senator. Take it out of the record. 161. On the Order...Order of Secretary's Desk is Senate Bill 161, Madam Secretary.

SECRETARY:

Senate Bill 161 with House Amendments 1, 5 and 6.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Senator O'Daniel.

SENATOR O'DANIEL:

Mr. President, I move to nonconcur with Senate Amendment 1, 5 and 6 to Senate Bill 161.

PRESIDING OFFICER: (SENATOR DEBUZIO)

All right.

SENATOR O'DANIEL:

House Amendment 1, 5 and 6 to Senate Bill 161.

*ABH H
nonconcurrance*

PRESIDING OFFICER: (SENATOR DEBUZIO)

...discussion? Senator Weaver on this motion? All right. Discussion? Senator O'Daniel has moved to nonconcur with House Amendments 1, 5 and 6 to Senate Bill 161. Those in favor will indicate by saying Aye. Opposed Nay. The Ayes have it. The Ayes have it. The motion carries and the Secretary shall so inform the House. 165, Senator Dunn. 169, Senator Holmberg. 170, Senator Jacobs. 185, Senator Kustra. Page 10, nonconcurrance. 1d7, Senator Berman. Top of page 10, State Aid Formula. 201, Senator Thomas Dunn. 218, Senator Schuneman, on nonconcurrance. We're...we're only going to do nonconcurrance for the time being, okay? 220, Senator Marovitz...224. Senator Geo-Karis, for what purpose do you arise?

SENATOR GEO-KARIS:

Mr. President and Ladies and Gentlemen of the Senate, the Republican Caucus will take place at ten forty-five and we want all the members in Senator Philip's Office at ten forty-five. Thank you.

PRESIDING OFFICER: (SENATOR DEBUZIO)

225, Senator Thomas Dunn. 232, Senator Luft. We're doing nonconcurrances, yeah. 233, Senator Luft. 266, Senator Jerome Joyce. 283, Senator Rock. 284, Senator Carroll. Page 11. 289, Senator Etheredge, on nonconcurrance. Page 12, 295. Page 14. 339, Senator Thomas Dunn. Page 14...418, Senator Zito. Page 15, 442, Senator Netsch. 454, Senator Jones. 461, Senator Mahar. 459, Senator Dunn. 478, Senator Etheredge. 484, Senator Poshard. All right. Page 15...the middle of page 15, Secretary's Desk Concurrence is Senate Bill 484, Madam Secretary.

SECRETARY:

Senate Bill 484 with House Amendment...No. 1.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Senator Poshard.

SENATOR POSHARD:

Thank you, Mr. President. This is the vehicle bill again for the Unemployment Insurance Act and it's a technical amendment that the House put on. We're just nonconcurring to send it back and keep it alive.

PRESIDING OFFICER: (SENATOR DEBUZIO)

All right. Discussion? Senator Vadalabene.

SENATOR VADALABENE:

No, I want to be recognized after Senator Poshard.

PRESIDING OFFICER: (SENATOR DEBUZIO)

All right. Senator Poshard has moved to nonconcur with House Amendment 1 to Senate Bill 484. Those in favor will indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. Senator Vadalabene, for what purpose do you arise?

SENATOR VADALABENE:

Yes, you run over House Bill...Senate Bill 291 of which I...it's a nutty amendment and I don't want to...concur with it and I wish you would call it.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Well, Senator, that's an appropriation bill and we're not doing appropriation bills this morning, I am told. Senate Bill 492. Senator Hall, 492. 495, Senator Hall...496, Senator Savickas. Bottom of page 15 is Senate Bill 496, Madam Secretary.

SECRETARY:

Senate Bill 496 with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Senator Savickas.

SENATOR SAVICKAS:

Yes, Mr. President, I would move that we nonconcur. This is a...hopefully, the vehicle bill if we need it for the RTA and we want to get it in a Conference Committee.

PRESIDING OFFICER: (SENATOR DEBUZIO)

All right. Discussion? Senator Watson.

SENATOR WATSON:

Yes, I'd like to ask the sponsor a question. June 16th having come and gone several days ago and, of course, the RTA told us that they'd have their program available at that particular time and I'm...I don't even know what today's date is, what is it?...27th, they're nine days late, I guess...what...what is the program, do we know yet? Have you got it on your desk?

PRESIDING OFFICER: (SENATOR DEMUZZIO)

Senator Savickas.

SENATOR SAVICKAS:

No, I don't have the program on my desk, but I would probably suggest that you call the great Republican leader, Sam Skinner, and maybe he can help you out on that.

PRESIDING OFFICER: (SENATOR DEMUZZIO)

Further discussion?

SENATOR WATSON:

No.

PRESIDING OFFICER: (SENATOR DEMUZZIO)

Senator Savickas has moved to nonconcur with House Amendment 1 to Senate Bill 496. Those in favor will indicate by saying Aye. Opposed Nay. The Ayes have it. Amendment No...House Amendment...the motion carries and the Secretary shall so inform the House. 497, Senator Alexander. 503, Senator Watson. Page 16,...we're doing...you want to nonconcur? 537, Senator Watson, on nonconcurrency. 548, Senator Hawkinson. 549, Senator Friedland. 551, Senator Davidson. Senate Bill 553, Senator Jacobs. Madam Secretary, Secretary's Desk is...on the Order of Concurrence is Senate Bill 553.

SECRETARY:

Senate Bill 553 with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEMUZZIO)

AB 696
concurrency

Senator Jacobs.

SENATOR JACOBS:

I move that we concur.

PRESIDING OFFICER: (SENATOR DEWUZIO)

Well, Senator, we're only doing nonconcurrences this morning. So let's take it out of the record...I'm sorry, 597, Senator Schuneman. 600, Senator Rock. All right, the bottom of page 16, Secretary's Desk Concurrence is Senate Bill 600, Madam Secretary.

SECRETARY:

Senate Bill 600 with House Amendments 1, 4 and 5.

PRESIDING OFFICER: (SENATOR DEWUZIO)

Senator Rock.

SENATOR ROCK:

Thank you, Mr. President. This was truly a good bill that got out of here virtually unanimously. The House has done it to us again. I move to nonconcur with House Amendments 1, 4, 5 and whatever else the House wishes to do.

PRESIDING OFFICER: (SENATOR DEWUZIO)

Discussion? Senator Rock has moved to nonconcur with House Amendments 1, 4 and 5 to Senate Bill 600. Those in favor will indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. Top of page 17, 630. 650. 651. 682. 688, Senator Poshard...page 17. 696, Senator Berman. Senator Jacobs, what purpose do you arise?

SENATOR JACOBS:

(Machine cutoff)...over 682 and I would...on that one, I'd like to have that considered for nonconcurrency.

PRESIDING OFFICER: (SENATOR DEWUZIO)

All right. Well, let's...we'll come back to it, okay?
All right. 696, Secretary's Desk, middle of page 17,...Senate Bill 696, Madam Secretary.

SECRETARY:

*SB 682
nonconcurrance*

Senate Bill 696 with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEWUZIO)

Senator Berman.

SENATOR BERMAN:

I move to nonconcur. There's a technical error in the amendment that we've got to correct in Conference Committee.

PRESIDING OFFICER: (SENATOR DEWUZIO)

Discussion? If not, Senator Berman moves to nonconcur with House Amendment 1 to Senate Bill 696. Those in favor will indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. With leave of the body, Senator Jacobs wishes to take up Senate Bill 682 on page 17, Madam Secretary...Senate Bill 682.

SECRETARY:

Senate Bill 682 with House Amendments 1, 2 and 5.

PRESIDING OFFICER: (SENATOR DEWUZIO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President. I move to not concur due to amendment...House Amendment No. 2 which poses some legal problems and I'd like to see those problems worked on.

PRESIDING OFFICER: (SENATOR DEWUZIO)

Discussion? Senator Jacobs moves to nonconcur with House Amendments 1, 2 and 5 to Senate Bill 682. Those in favor will indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. 707, Senator Severns on nonconcurrance. 708. 709, Senator Vadalabene. 719, Senator Joyce. 731, Senator Etheredge on nonconcurrance. On the Order...bottom of page 17, Senate Bill 731, Madam Secretary.

SECRETARY:

Senate Bill 731 with House Amendments 1 and 2.

PRESIDING OFFICER: (SENATOR DEWUZIO)

SB 856
concur
+ nonconcur

Senator Etheredge.

SENATOR ETHEREDGE:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. I move to nonconcur with House Amendments 1 and 2.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Discussion? Senator Etheredge has moved to nonconcur with House Amendments 1 and 2 to Senate Bill 731. Those in favor will indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. Page 18, 759. 760. Senate Bill 777, Senator Weaver. 787, Senator Rigney. 790, Senator Rigney. 796, Senator Sevarns. 806, Senator Kustra. 809, Senator Kustra. Page 19, Senate Bill 814, Senator Poshard. 822, Senator Harovitz. 826, Senator Savickas. 827. 832, Senator Friedland. 833, Senator Poshard. 848, Senator Jacobs. Senator Kustra, for what purpose do you arise?

SENATOR KUSTRA:

I'm just...I'm sorry. I'm just anticipating 856, I'd like to nonconcur.

PRESIDING OFFICER: (SENATOR DEBUZIO)

All right. Senate Bill...bottom of page 19, Senate Bill 856, Madam Secretary.

SECRETARY:

Senate Bill 856 with House Amendments 1 and 2.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Senator Kustra.

SENATOR KUSTRA:

Thank you, Mr. President, members of the Senate. House Amendment No. 2 is okay, it is a...an amendment that cleans up the bill, but House Amendment No...1 was okay. House Amendment No. 2 is an amendment that has nothing to do with the bill, it's a provision that we defeated on the Floor of the Senate yesterday. It mandates a minimum property tax rate for new community colleges formed after January 1st, and

I don't think it's a good idea that we do this in the General Assembly, and I would move that we nonconcur with House Amendment No. 2 to Senate Bill 856.

PRESIDING OFFICER: (SENATOR DEHUIZIO)

It's your intention to...to move...you're moving to nonconcur with Amendment No...House Amendment 2, then you wish a concurrence in House Amendment 1. All right. All right. Senator Kustra, procedurally, why...why don't we take the...the...the concurrence first and then the nonconcurrence and then...if that's your pleasure? All right. Senator Kustra has moved to concur with House Amendment 1 to Senate Bill 856. All right. Those in favor of that motion will vote Aye. Those opposed will vote Nay...I'm sorry, Senator Rock.

SENATOR ROCK:

I wonder if the gentleman would just explain what he's doing here.

PRESIDING OFFICER: (SENATOR DEHUIZIO)

Senator Kustra.

SENATOR KUSTRA:

Yes, I will. Thank you, Mr. President. Senate Bill 856 authorizes school districts which will experience a decrease in revenues due to the change in Cook County to quadrennial assessments to levy a one-time supplemental tax. House Amendment No. 1, offered by Representative Bowman, is a technical amendment which corrects the reference to years in which school districts will be reassessed, and this amendment is now before us in Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEHUIZIO)

Further discussion? All right. Senator Kustra has moved to concur with House Amendment 1 to Senate Bill 856. Those in favor will vote Aye. Those opposed will vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 31,

the Nays are 21; none voting Present. The Senate does concur with House Amendment 1. Senator Kustra now moves to...to nonconcur. Senator Kustra now moves to nonconcur with House Amendment 2 to Senate Bill 856. Those in favor...will indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House...Senator Weaver, for what purpose do you arise?

SENATOR WEAVER:

Thank you, Mr. President. We have a young farmer in our midst today that's having a birthday, Harlan Rigney.

PRESIDING OFFICER: (SENATOR DEHUZIO)

Happy birthday. 875, Senator Holmberg. Page 20, 883, Senator Friedland. 892, Senator Severns. 898, Senator Jones. Senator Jones. All right. On the Order...page 20, Secretary's Desk on Concurrence on Senate Bill 898, Madam Secretary.

SECRETARY:

Senate Bill 898 with Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEHUZIO)

Senator Jones.

SENATOR JONES:

Thank you, Mr. President and members of the Senate. I move to nonconcur in Amendment No. 1 to Senate Bill 898. This is the vehicle bill for the Joint Committee on Elementary and Secondary School Sports. This must go in the Conference Committee and I move to nonconcur.

PRESIDING OFFICER: (SENATOR DEHUZIO)

Senator Jones has moved to nonconcur with House Amendment 1 to Senate Bill 898. Those in favor will indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. 909. 912. 914. 915. 916, Senator Donahue on nonconcurrence. All right. On House...Secretary's Desk Concurrence, middle of page 20, is Senate Bill 916, Madam Secretary.

SECRETARY:

Senate Bill 916 with House Amendments 2 and 3.

PRESIDING OFFICER: (SENATOR DEHUZIO)

Senator Donahue.

SENATOR DONAHUE:

Thank you, Mr. President. These House amendments are really not what I think that we're interested in. In one case it increases the license from a hundred dollars to twenty-five hundred dollars and I would just move that we nonconcur.

PRESIDING OFFICER: (SENATOR DEHUZIO)

Discussion? Senator Donahue has moved to nonconcur with House Amendments 2 and 3 to Senate Bill 916. Those in favor of the motion indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. 917. 918. Senate bills...Secretary's Desk is Senate Bill 918, Madam Secretary.

SECRETARY:

Senate Bill 918 with House Amendments 1 and 2.

PRESIDING OFFICER: (SENATOR DEHUZIO)

Senator Hudson.

SENATOR HUDSON:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. Senate Bill 918 went over to the House on the Consent Calendar. The House added Amendments No. 1 and 2 which substantially rewrote the bill, they struck the enacting clause so we have a rather voluminous new bill. The feeling is that we have not had enough chance to study the...the bill. It may be perfectly fine, we have no reason particularly to believe it isn't, but it needs a little more time for adequate study. So I am moving to nonconcur so that we can put it in a Conference Committee and take a good look at it.

PRESIDING OFFICER: (SENATOR DEHUZIO)

All right. Senator Hudson has moved to nonconcur with House Amendments 1 and 2 to Senate Bill 918. Discussion? If not, those in favor indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. 921, Senator Davidson. 922. Page 21, 926, Senator Barkhausen. 945, Senator Holmberg. 950, Senator Mahar. 955, Senator Berman, page 21. 955. We're just doing nonconcurrency. Senate Bill 957, Senator Jones. 958, Senator Lechowicz. 961, Senator Lechowicz. Page 22, 962, Senator Barkhausen. 977, Senator Etheredge. 998, Senator Berman. 1003, Senator Jones. 1009, Senator Savickas. 1014, Senator Severns. On the Order...page 22...middle of page 22, Secretary's Desk is Senate Bill 1014, Madam Secretary.

SECRETARY:

Senate Bill 1014 with House Amendments 1, 2, 3 and 4.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Senator Severns.

SENATOR SEVERNS:

Thank you, Mr. President and members of the Senate. I move to nonconcur on this bill. The House Amendments 1, 2, 3 and 4 actually gut the bill and its original intent. The original intent of the bill was to separate the Job Training Council from any agency that conducts job training programs. These amendments violate that intent and I would move for nonconcurrency.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Discussion? Senator...Senator DeAngelis, on this motion? Senator DeAngelis.

SENATOR DeANGELIS:

Thank you, Mr. President. I respect the right of any sponsor not to concur with amendments, but I think describing the amendments as gutting the bill is a little severe.

PRESIDING OFFICER: (SENATOR DEBUZIO)

All right. Further discussion? Senator Severns has

moved to nonconcur with House Amendments 1, 2, 3 and 4. Those in favor of the motion will indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. 1040, Senator Fawell. 1052, Senator Luft...on...on Secretary's Desk Concurrence, page 22, is Senate Bill 1052, Madam Secretary.

SECRETARY:

Senate Bill 1052 with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Senator Luft.

SENATOR LUFT:

Thank you, Mr. President. I would move that the Senate not concur in House Amendment No. 1. The amendment is an immediate effective date amendment and we preferred not to have that amendment...

PRESIDING OFFICER: (SENATOR DEBUZIO)

Discussion? If not, Senator Luft has moved to nonconcur with House Amendment 1 to Senate Bill 1052. Those in favor will indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House. 1108, Senator Luft. 1115, Senator Jones, bottom of page 22. Page...top of page 23, 1177, Senator Macdonald. 1215, Poshard. 1222, Senator Rigney. On the Order of Secretary's Desk Concurrence, top of page 23, is Senate Bill 1-2-2-2. Madam Secretary.

SECRETARY:

Senate Bill 1222 with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Senator Rigney.

SENATOR RIGNEY:

Mr. President, I've been informed by our Department of Revenue that there are technical problems with 1222. I move to nonconcur.

PRESIDING OFFICER: (SENATOR DEBUZIO)

Discussion? Senator Rigney has moved to nonconcur with House Amendment 1 to Senate Bill 1222. Those in favor indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries and the Secretary shall so inform the House...Senator Geo-Karis, for what purpose do you arise?

SENATOR GEO-KARIS:

Mr. President, Ladies and Gentlemen of the Senate, we'd like a Republican Caucus now in Senator Philip's office.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Rock.

SENATOR ROCK:

Well, that's...that's in order. Certainly, we'll honor that. I would just ask...'cause we are going to adjourn...I don't feel that it's appropriate for us to sit around and wait for a caucus to conclude. So we'll adjourn until six o'clock tomorrow night. I just wonder if any other member has a bill in which they wish to nonconcur so we can send the Message to the House. Let's get that done and then we can all get out of here.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. We've only got a couple of pages left. Page 23, does any member have a...a bill on page 23? Senate Bill 1226, Senator Davidson. 1228, Senator Madigan. 1231, Senator Weaver. 1234, Senator Raica. 1251, Senator Newhouse. 1255, Senator Rock. Page 24, 1263, Senator Holmberg. 1266. All right. Top of page 24, Senate Bill 1-2-6-3, Madam Secretary.

SECRETARY:

Senate Bill 1263 with House Amendments 1 and 2.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Holmberg.

SENATOR HOLMBERG:

Thank you, Mr. President. I would like to nonconcur with Amendment No. 2 but I do wish to concur with the first amend-

ment that the House...

PRESIDING OFFICER: (SENATOR DEWUZIO)

Hell, let's...let's just hold that one and...

SENATOR HOLMBERG:

Okay, you want to hold that? All right.

PRESIDING OFFICER: (SENATOR DEWUZIO)

Yeah, let's take it out of the record. 1273, Senator Welch. 1290, Senator Rock. 1295, Senator Etheredge. 1300, Senator Rock. 1304, Senator Weaver. 1322, Senator Friedland. Top of page 25, 1326, Senator Zito. 1335, Senator Berman. 1353. 1356, Senator Dunn. 1377. 1387, Senator Hall. 1415, Senator Keats. 1428, Collins...1453, Geo-Karis. 1454, Philip. Page 26, 1487, Senator Barkhausen. 1502, Senator Schaffer. Senator Rock.

SENATOR ROCK:

Can you get Senator Collins 1428, please?

PRESIDING OFFICER: (SENATOR DEWUZIO)

Well,...be glad to, we...we called it at least twice. With leave of the Body, we'll go back to Senate Bill 1428, Madam Secretary, Senate Bill 1428.

SECRETARY:

Senate Bill 1428 with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEWUZIO)

Senator Collins.

SENATOR COLLINS:

I move to nonconcur. It is a technical amendment so that the bill can go into a Conference Committee. The...the agreed amendment is being worked on and so I move to nonconcur.

PRESIDING OFFICER: (SENATOR DEWUZIO)

Nonconcur with House Amendment 1? Senator Collins moves to nonconcur with House Amendment 1 to Senate Bill 1428. Those in favor will indicate by saying Aye. Opposed Nay. The Ayes have it. The motion carries. The Secretary shall

so inform the House. (Machine cutoff)...Rock.

SENATOR ROCK:

Thank you. I would move that the Senate stand adjourned till six o'clock Sunday night...six o'clock tomorrow night.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Well, we have one Message from the House. Message from the House.

SECRETARY:

A Message from the House by Mr. O'Brien, clerk.

Mr. President - I am directed to inform the Senate that the House of Representatives has adopted the following joint resolution, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Joint Resolution 96.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Executive. Further business to come before the Senate? Senator Rock moves that the Senate stand adjourned till tomorrow evening at the hour of six. The Senate stands adjourned till tomorrow at the hour of six.

01/08/88
11:27

STATE OF ILLINOIS
85TH GENERAL ASSEMBLY
SENATE
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