

STATE OF ILLINOIS
87th GENERAL ASSEMBLY
REGULAR SESSION
SENATE TRANSCRIPT

79th Legislative Day

November 6, 1991

PRESIDENT ROCK:

The hour of twelve having arrived, the Senate will please come to order. Will the Members be at their desks, and will our guests in the gallery please rise. Prayer this afternoon by the Reverend James Johnson, Monroe Street Christian Church, Springfield, Illinois. Reverend.

THE REVEREND JAMES JOHNSON:

(Prayer by the Reverend James Johnson)

PRESIDENT ROCK:

Thank you, Reverend. Reading of the Journal, Madam Secretary.

SECRETARY HAWKER:

Senate Journals of Tuesday, October 22nd, and Wednesday, October 23rd, 1991.

PRESIDENT ROCK:

Senator Hall.

SENATOR HALL:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. Mr. President, I move that the Journals just read by the Secretary, be approved unless some Senator has additions or corrections to offer.

PRESIDENT ROCK:

You've heard the motion as placed by Senator Hall. Is there 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. Senator Hall.

SENATOR HALL:

Mr. President, I move that reading and approval of the Journals of Thursday, October the 24th, in the year 1991, be postponed, pending arrival of the printed Journals.

PRESIDENT ROCK:

You've heard the motion as placed by Senator Hall. Any discussion? If not, all in favor, indicate by saying Aye. All

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opposed. The Ayes have it. The motion carries, and it is so ordered. Message from the House.

SECRETARY HAWKER:

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 bill of the following title, to wit:

Senate Bill 1405 together with House Amendment No. 1.

Passed the House, as amended, October 24, 1991.

PRESIDENT ROCK:

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

SENATOR GEO-KARIS:

Mr. President and Ladies and Gentleman of the Senate. There will be a Republican Caucus in Senator James "Pate" Philip's office as soon as we can get out of here.

PRESIDENT ROCK:

The Senator has asked that it be done immediately, at twelve-thirty.

SENATOR GEO-KARIS:

Immediately.

PRESIDENT ROCK:

Senator Weaver, for what purpose to you arise, sir?

SENATOR WEAVER:

Thank you, Mr. President. I would ask that the Executive Committee be discharged from further consideration of House Joint Resolution 81, and it be put on the Calendar on the -- on the Order of Secretary's Desk.

PRESIDENT ROCK:

All right. The Gentleman has moved that the Executive Committee be discharged from further consideration of House Joint

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Resolution 81 and it be placed on the Order of Secretary's Desk Resolutions. All in favor of that motion, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and it is so ordered. Senator Geo-Karis.

SENATOR GEO-KARIS:

Mr. President, on a point of personal privilege.

PRESIDENT ROCK:

State your point, please.

SENATOR GEO-KARIS:

Mr. President, I have the pleasure of having in the President's Gallery, Trustee James J. Betustak - B-E-T-U-S-T-A-K - and his wife Jan, from Lindenhurst, Illinois. And Mr. Betustak is also the Assistant Director of Personnel of Northeastern Illinois University. And their son, Ryan - I'm happy to tell you - a very nice, handsome young man, is our Page today. And I'd like you to help me welcome the Betustak's, who are in the President's Gallery.

PRESIDENT ROCK:

Will our guests please stand and be recognized. Welcome to Springfield. Senator Vadalabene, for what purpose to do arise?

SENATOR VADALABENE:

Yes. Thank -- thank you, Mr. President. There'll be a Democratic Caucus in Room 212 immediately.

PRESIDENT ROCK:

All right. Ladies and Gentlemen, there's been a request for a Republican Caucus immediately in Senator Philip's office. Senator Philip has ask me to urge the Members to please get to his office, he has a special surprise for you. There'll be a Democratic Caucus immediately in Room 212. The Senate will stand in Recess. Those of you who have motions with respect to gubernatorial action, please file them with the Secretary. We will have a Supplemental Calendar when we reconvene. The Senate will stand in

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Recess until the hour of three o'clock. We'll be back at three o'clock, Ladies and Gentlemen. Senator Philip, for what purpose do you arise, sir?

SENATOR PHILIP:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. I'd like the record to indicate Senator Friedland is not here, his father is being operated on today.

PRESIDENT ROCK:

The record will so reflect. All right. Ladies and Gentlemen, Republic Caucus immediately in Senator Philip's office. Democratic Caucus downstairs in 212 immediately.

(RECESS)

(SENATE RECONVENES)

PRESIDENT ROCK:

Ladies and Gentlemen, the Senate will please come to order. The Chair apologizes, the Minority Leader and I were called to a high-level meeting on the 2nd Floor. Resolutions.

SECRETARY HAWKER:

Senate Resolution 822 offered by Senator Daley.

Senate Resolution 823 offered by Senator Leverenz.

Senate Resolution 824 offered by Senator Vadalabene.

Senate Resolution 825 offered by Senator Cullerton.

Senate Resolution 826 offered by Senator Geo-Karis.

Senate Resolution 827 offered by Senator Brookins.

Senate Resolution 828 offered by Senators Carroll, Berman and Marovitz.

Senate Resolution 829 offered by Senators Geo-Karis, Philip, Weaver, DeAngelis and others.

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Senate Resolution 830 offered by Senator Butler.

Senate Resolution 831 offered by Senator Brookins and all Members.

Senate Resolution 832 offered by Senator Daley and all Members.

Senate Resolution 833 offered by Senator Brookins and all Members.

Senate Resolution 834 offered by Senator Macdonald.

Senate Resolution 835 offered by Senator Macdonald.

Senate Resolution 836 offered by Senator Jones.

Senate Resolution 837 offered by Senator Kelly.

Senate Resolution 838 offered by Senator Dudycz.

Senate Resolution 839 offered by Senator Davidson.

Senate Resolution 840 offered by Senators Topinka and Macdonald.

Senate Resolution 841 offered by Senator Topinka.

Senate Resolution 842 offered by Senator Topinka and Dudycz.

Senate Resolution 843 offered by Senator del Valle.

Senate Resolution 846 offered by Senators DeAngelis, Mahar and Kelly.

Senate Resolution 847 offered by Senator Dudycz.

Senate Resolution 848 offered by Senator Daley and all Members.

Senate Resolution 849 offered by Senator D'Arco.

Senate Resolution 850 offered by Senator Kelly.

Senate Joint Resolution 102 offered by Senator Brookins.

Senate Joint Resolution 103 offered by Senator Daley.

Senate Resolution 851 offered by Senators Fawell, Philip, Karpel and others.

They're all congratulatory and death resolutions.

PRESIDENT ROCK:

Consent Calendar.

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SECRETARY HAWKER:

Senate Resolution 844 offered by Senator Jones.

Senate Resolution 845 offered by Senator J.E. Joyce.

And Senate Joint Resolution 104 offered by Senators J.J. Joyce, Woodyard, Rea and Davidson.
They're all substantive.

PRESIDENT ROCK:

Executive. Senator Daley, for what purpose do you arise, sir?

SENATOR DALEY:

Thank you, Mr. President. Mr. President, I would like to suspend the rule for immediate adoption of Senate Resolution 822. It is a congratulatory resolution.

PRESIDENT ROCK:

All right. The Gentleman seeks leave of the Body to suspend the rules for the immediate consideration and adoption of Senate Resolution 822, which is a congratulatory that has to be proffered rather quickly. All in favor of the Motion to Suspend, indicate by saying -Aye. All opposed. The Ayes have it. The rules are suspended. Senator Daley now moves the adoption of Senate Resolution 822. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and it is so ordered. Senator Carroll, for what purpose do you arise?

SENATOR CARROLL:

Thank -- thank you Mr. President, Ladies and Gentlemen of the Senate. The same type of motion on Senate Resolution 828. It's an event taking place tonight. It's a congratulatory resolution. I would move to suspend the appropriate rules for the immediate consideration and adoption.

PRESIDENT ROCK:

All right. The Gentleman has moved to suspend the rules for the immediate consideration and adoption of Senate Resolution 828,

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a congratulatory resolution that's to be presented this evening. All in favor of the Motion to Suspend, indicate by saying Aye. All opposed. The Ayes have it. The rules are suspended. Senator Carroll now moves the adoption of Senate Resolution 828. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the resolution's adopted. Senator Geo-Karis, for what purpose do you arise?

SENATOR GEO-KARIS:

Mr. President and Ladies and Gentlemen of the Senate, the same thing. I would like to suspend the rules for immediate consideration of Senate Resolution 826.

PRESIDENT ROCK:

All right.

SENATOR GEO-KARIS:

For immediate consideration.

PRESIDENT ROCK:

All right. The Lady has moved to suspend the rules for the immediate consideration and adoption of Senate Resolution 826. Another congratulatory resolution with some urgency. All in favor of the Motion to Suspend, indicate by saying Aye. All opposed. The Ayes have it. The rules are suspended. Senator Geo-Karis now moves the adoption of Senate Resolution 826. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The resolution is adopted. All right. I'd call the Members attention to a Supplemental Calendar, which has been distributed. There are additional Motions in Writing that have been filed and are listed on the Supplemental Senate Calendar. It's the intent of the Chair to work for approximately an hour or so, and we will go through the Motions in Writing and entertain those motions that Members wish to pursue, today. And then, we will adjourn until nine-thirty tomorrow, and go immediately to the Calendar and work

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straight through. Senator Woodyard, for what purpose do you arise, sir?

SENATOR WOODYARD:

Yes. Thank you, Mr. President and Members of the Senate. I would like to suspend the rules for discharge of Executive Committee from further consideration of Senate Joint Resolution 102. This particular resolution is one that Senator Joyce and I have worked on, as well as other Members of the House, dealing with getting some of this depredation deer meat into the hands of those needy people. And -- so I would move to suspend the rules for discharge.

PRESIDENT ROCK:

All right. Senator Woodyard has moved to discharge the Committee on Executive from further consideration of Senate Joint Resolution 102, and asks that it be placed on the Order of Secretary's Desk, Resolutions, to be taken up tomorrow or Friday. All in favor of the motion, indicate by saying Aye. All opposed. The Ayes have it, the motion carries, and it's so ordered. Senate Joint Resolution 102 will be placed on the Order of Secretary's Desk, Resolutions. Senator Severns, for what purpose do you arise?

SENATOR SEVERNS:

Thank -- thank you, Mr. President and Members of the Senate. I rise on a -- I would also like to make the Motion to Discharge House Joint Resolution 79 from further consideration of the Executive Committee, and placed on the Secretary's Calendar.

PRESIDENT ROCK:

All right. The Lady has moved to discharge the Committee on Executive from further consideration of House Joint Resolution 79, and asks that it be placed on the order of Secretary's Desk Resolutions, to be taken up tomorrow or Friday. All in favor of that motion, indicate by saying Aye. All opposed. The Ayes have

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it. The motion carries, and it's so ordered. Senator Geo-Karis, for what purpose do you again arise?

SENATOR GEO-KARIS:

Mr. President, again, I would like to suspend the rules -- make a motion to suspend the rules to consider Senate Resolution 829, immediately. It's a congratulatory resolution.

PRESIDENT ROCK:

All right. The Lady has moved to suspend the rules for the purpose of the immediate consideration and adoption of Senate Resolution 829. All in favor of the Motion to Suspend, indicate by saying Aye. All opposed. The Ayes have it. The rules are suspended. Senator Geo-Karis now moves the adoption of Senate Resolution 829. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The resolution is adopted. All right. WCIA-TV has sought leave to videotape. Without objection. Leave is granted. Introduction of bills.

SECRETARY HAWKER:

Senate Bill 1484 offered by Senator J.E. Joyce.

(Secretary reads title of bill)

1st Reading of the bill.

PRESIDENT ROCK:

Rules Committee. All right. Ladies and Gentlemen, we'll begin at Page 12 on the Calendar. Page 12 on the Calendar. Begin on the Order of Motions in Writing to Override Total Vetoes. 136. Senator Leverenz. ...(machine cutoff)...wish to pursue -- Senator Leverenz, do you wish to pursue that motion? All right. All right. Ladies and Gentlemen, if I can have your attention, we're on Page 12 on the Calendar. On the Order of Motions in Writing to Override Total Vetoes, there's a motion with respect to House Bill 136. Madam Secretary, read the motion, please.

SECRETARY HAWKER:

I move that House Bill 136 do pass, the veto of the Governor

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to the contrary notwithstanding.

Filed by Senator Leverenz.

PRESIDENT ROCK:

Senator Leverenz.

SENATOR LEVERENZ:

I thank you, Mr. President, Ladies and Gentlemen of the Senate. I would make this motion for, I believe, some very good reasons. The bill deals with a Broker Lien Act. And a number of questions, I believe, have been put to everyone, but I want to address, specifically, those that have been brought up by my opponents that have sent out a flyer. The first is that this would establish a mandatory escrow prior to closing. That, in fact, is not the case. It is not mandatory. Their second point was that adequate provisions for determining the amount of the escrow, if the amount of claim is not ascertainable at closing, and that -- it was also addressed. And further, the lien can be obtained without adequate notice. That is not true. It's like every other lien, there is a notice mailed to the owner. Further, the lien would take priority over existing mortgages. That is not correct at all, and was addressed by a House amendment to the bill. And finally, there was no provision for either a waiver or release of lien in the bill. I understand that you will find those specific things answered on Pages 6, Page 5, Page 4 and other parts of Page 4 and 5. So those things that have been given to the Governor that led him to veto the bill are, I believe, bad information given to the Governor; but that happens even to us from time to time. So I'd like to answer any questions you might have with regard to the bill, and ask you to join me by voting green to override the Governor's veto.

PRESIDENT ROCK:

All right. The Gentleman has moved the passage of House Bill 136, the veto of the Governor to the contrary notwithstanding. Is

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there any discussion? Any discussion? If not, the question is, shall House Bill 136 pass, the veto of the Governor to the contrary notwithstanding. Those in favor will vote Aye. Opposed, vote Nay, and the voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 48 Ayes, 4 Nays, 2 voting Present. House Bill 136, having received the required three-fifths vote, is declared passed, the veto of the Governor to the contrary notwithstanding. 318. Senator Marovitz. 1230. Senator Jacobs. Read the motion, Madam Secretary. 1230. House Bill 1230.

SECRETARY HAWKER:

I move that House Bill 1230 do pass, the veto of the Governor to the contrary notwithstanding.

Filed by Senator Jacobs.

PRESIDENT ROCK:

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. I ask that we override the -- the House Bill 1230 -- notwithstanding the override. This bill is a -- a pilot program for Rock Island County. The Governor stated in his message, that there was a program already in place, that is not correct. There is no program in place. There is not cost to this, that DASA said they could not take care of with their current appropriations for Rock Island County. This was overridden in the House, and we ask that it be overridden here, and be happy to answer any questions.

PRESIDENT ROCK:

Discussion? Is there any discussion? If not, the question is, shall House Bill 1230 pass, the veto of the Governor to the contrary notwithstanding. Those in favor will vote Aye. Opposed, vote Nay and the voting's open. Have all voted who wish? All

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voted who wish? Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 30 Ayes, 26 Nays, none voting Present, and the motion fails. 1432. Senator Jones. 1811. Senator Leverenz. Read the motion -- we're on the top of Page 13, Ladies and Gentlemen on the Motion to -- in Writing to Override Total Vetoes. There's a motion filed with respect to House Bill 1811. Read the motion, Madam Secretary, please.

SECRETARY HAWKER:

I move that House Bill 1811 do pass, the veto of the Governor to the contrary notwithstanding.

Filed by Senator Leverenz.

PRESIDENT ROCK:

Senator Leverenz.

SENATOR LEVERENZ:

Thank you, Mr. President. The bill - House Bill 1811 - the Governor has said that the bill interferes with free trade. It would provoke foreign trade partners from erecting tariff barriers. - The bill would endanger profits of Illinois manufacturers, and a number of other things. The bottom line is - in my view - we passed this bill once, we should pass it again. I would ask for your Aye vote, and join me in overriding the Governor's veto on House Bill 1811.

PRESIDENT ROCK:

All right. The Gentleman has moved that House Bill 1811 pass, the veto of the Governor to the contrary notwithstanding. Discussion? Senator Hudson.

SENATOR HUDSON:

Thank you, Mr. President, Members of the Senate. I don't think that this bill should be addressed here or voted on without some thought as to what it is we're doing. We are saying, in effect, that the State of Illinois or its agencies shouldn't enter

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into the purchase of any products unless they meet certain requirements. And those requirements, Ladies and Gentlemen are very difficult to meet. Component parts. How do you define component parts? Let's just consider Caterpillar Tractor here in the State of Illinois. If this bill passes, we couldn't even buy -- it would foreclose the purchase of Caterpillar products that are manufactured outside of this country. Caterpillar -- Caterpillar Tractor is one of our largest businesses, as you know, here in the State. They certainly -- this would be a serious hit -- a serious blow to business, not only for Caterpillar, but for other businesses in the State of Illinois, at the time when we need to export our purchases -- our products. We've got to consider that is we do this there will be retaliation. And if we say we can't import from this country or that country, for whatever reason, then you can rest assured there will be retaliation, and other areas will say then, "Therefore we will not buy the State of Illinois products." I think it's an -- an extreme bill. I think it's a poor bill, one that would hurt our Illinois business at the very time when we need support for our business, our products at the worst -- at the -- at the worst moment -- best moment -- whatever. We need to sell. We need to manufacture. This is not a good trade, and I -- I would recommend that you think seriously about the bill, and after thinking seriously about the bill, vote against overriding this Governor's veto on this.

PRESIDENT ROCK:

All right. The question is, passage of House Bill 1811, the veto of the Governor to the contrary notwithstanding. Further discussion? Senator Brookins.

SENATOR BROOKINS:

Thank you, Mr. President. I rise in support of this bill. And I rise in support of this bill for the very fact that the

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previous speaker has spoke of. On the south side of Chicago where my district is, Southworks used to be there, a steel company, Wisconsin Steel was there, LTD was going, all those companies are gone and the citizens that live in that community now are on Public Aid and looking for handouts from the State of Illinois, which you seem to don't feel that they need, or that they want. And the reason is, is because all the steel companies have moved to -- South Africa is where we are buying it from. We're buying it from Mexico and everywhere from where we are supposed to be buying it from. And that's the citizens of the State of Illinois that make steel. That's what we're interested in. The people that can work and live in Illinois and produce a product so that they can earn a living. That's what we are talking about, and that's what we should be about. We're about working people. Working in the steel mills here in Illinois. Not working in steel mills in -- in Mexico or -- or China or wherever. Illinois is what we're interested in and we're interested in Illinois workers. Vote Yes for this bill.

PRESIDENT ROCK:

Further discussion? Senator Butler.

SENATOR BUTLER:

Thank you, Mr. President. I think there's a -- one Section of this bill that we all ought to be paying attention to, that's not mentioned very frequently. And that is that it requires - I underline the word "requires" - that the State or the local governments pay as much as ten percent more for material purchased under this Act. So what we're doing is really requiring a ten-percent increase, and it seems to me that's a heck of a thing to mandate on local government. Do we really want to raise the cost to local governments and State government ten percent in order to fill whatever hidden motives there might be in this bill?

PRESIDENT ROCK:

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

SENATOR LEVERENZ:

Thank you, Mr. President. And to the Gentleman that just spoke from the other side of the aisle, like all bills they get amended. Like many proposals, they change. That which you just addressed, State government or local government paying as much as ten percent more for a state product, was removed from the bill. Therefore, with that change, I would hope that you would support this bill. It is time that we started to get a little bit protectionist about ourselves. It is nothing better to do than to buy what is made here. I would encourage everyone in this room to buy Illinois and American products, and cast your Aye vote to override the veto of the Governor.

PRESIDENT ROCK:

Question is, shall House Bill 1811 pass, the veto of the Governor to the contrary notwithstanding. Those in favor will vote Aye. Opposed, vote Nay and the voting's open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 30 Ayes, 25 Nays, 1 voting Present, and the motion fails. 2052. Senator Leverenz. Read the motion, Madam Secretary, please.

SECRETARY HAWKER:

I move that House Bill 2052 do pass, the veto of the Governor to the contrary notwithstanding.

Filed by Senator Leverenz.

PRESIDENT ROCK:

Senator Leverenz.

SENATOR LEVERENZ:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. The bill simply says that an employer, on an application, should not have the capability of prescreening those and asking the

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question "does a person consume alcohol?" What they do on their own time should be of their own free will, unless employers want to start paying people twenty-four hours a day. Answer any questions that you might have with regard to the bill, and ask that you join me in overriding the veto of the Governor.

PRESIDENT ROCK:

Gentleman has moved passage of House Bill 2052, the veto of the Governor to the contrary notwithstanding. Discussion? If not, the question is, shall House Bill 2052 pass, the veto of the Governor to the contrary notwithstanding. 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? Have all voted who wish? Take the record. On that question, there are 23 Ayes, 21 Nays, and the motion fails. 2329. Senator Jones. Page 13 on the Calendar, Ladies and Gentlemen. Page 13. Bottom of Page 13, on the Order of Motions in Writing to Accept Specific Recommendations for Change. Senator Lechowicz. House Bill 2. Read the motion, Madam Secretary, please.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor in House Bill 2, in manner and form as follows:

Amendment to House Bill 2

in Acceptance of Governor's Recommendations

Filed by Senator Lechowicz.

PRESIDENT ROCK:

Senator Lechowicz.

SENATOR LECHOWICZ:

Thank you, Mr. President, Ladies and Gentlemen of the Senate.

PRESIDENT ROCK:

Can I ask the staff to take their conferences off the Floor, please? We will -- we will be in business probably only another hour or so. I'd ask the staff to please take their business off

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the Floor, so that we can hear the Gentleman's explanation.
Senator Lechowicz.

SENATOR LECHOWICZ:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. The specific recommendations, contained in the Governor's amendatory veto of House Bill 2, are designed to make the administrative implementation of the bill -- provisions more equitable and efficient. The changes provide for more consistent treatment between wartime and peacetime veterans, in affording hiring preference based upon the types of military service discharges, including veterans who have received hardship discharges. Further, the recommended changes would not allow the transfer of veteran's preference rights to a surviving unmarried <sic> (unremarried) spouse unless the veteran suffered a service-connected death or a service connected injury that prevents the veteran from qualifying for civil service employment. It is not the underlying intent of House Bill 2 to guarantee State employment to anyone. It simply provides for an extra preference in terms of points granted towards an applicant's final score on a given test. The proponents of the bill are the Secretary of State, the Department of Central Management Services, Department of Veterans' Affairs and Veterans groups. I know of no opposition of the amendatory veto of the Governor. I ask that the Senate do concur in the amendatory veto on House Bill 2.

PRESIDENT ROCK:

The Gentleman has moved acceptance of the Governor's specific recommendations for change. Is there any discussion? If not, the question is, shall the Senate accept the specific recommendations of the Governor as to House Bill 2, in the manner and form just stated by Senator Lechowicz. Those in favor will vote Aye. Opposed, vote Nay, and the voting's open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take

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the record. On that question, there are 55 Ayes, no Nays, none voting Present. The specific recommendations of the Governor as to House Bill 2, having received the required constitutional vote of Senators elected, are declared accepted. 175. Senator Rea. Read the Motion, Madam Secretary, please.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 175, in manner and form as follows:

Amendment to House Bill 175

in Acceptance of Governor's Recommendations

Filed by Senator Rea.

PRESIDENT ROCK:

Senator Rea.

SENATOR REA:

Thank you, Mr. President. I move to accept the recommendation of the Governor on House Bill 175. House Bill 175 would provide for the burial expense increase, which would increase it from seventeen-fifty to forty-two hundred. And, of course, Illinois is the seventh lowest in the country. What is eliminated here by the Governor's amendatory veto is the Section that would require the employer insurance company to tell an injured worker in writing why temporary total benefits are being cut off, and I would ask for an Aye vote.

PRESIDENT ROCK:

All right. The Gentleman has moved acceptance of the Governor's specific recommendations with respect to House Bill 175. Discussion? Senator Hudson.

SENATOR HUDSON:

Thank you, Mr. President. It -- it might be helpful for some of our Members to know that in the main, I think almost all the business groups have withdrawn their objections that they once had to this -- to this particular measure. My understanding

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also is that the Governor, in his amendatory -- in his veto here, has left the burial provisions of the -- of the bill, which do not seem to be onerous - at least to business and to other people - seem to be fair enough. But at the same time has not -- this does not contain some of the other provisions originally in the bill, that were not agreed to by both business and management. So at this point, there seems to be at least a form of -- of agreement on the measure.

PRESIDENT ROCK:

Question is, shall the Senate accept the specific recommendations of the Governor as to House Bill 175, in the manner and form just stated by Senator Rea. Those in favor will vote Aye. Opposed, vote Nay, and the voting's open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present. The specific recommendations of the Governor as to House Bill 175, having received the required constitutional majority vote of Senators elected, are declared accepted. 298. Senator Luft. 551. Senator Jacobs. Read the Motion, Madam Secretary, please.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 551, in manner and form as follows:

Amendment to House Bill 551

in Acceptance of Governor's Recommendations

Filed by Senator Jacobs.

PRESIDENT ROCK:

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. House Bill 551 was amendatorily vetoed by the Governor, and we move to accept the amendatory veto. It requires that an ICC

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commissioner disqualify himself from cases in which he or she has a conflict of interest. The amendatory change was technical in nature and ask for its approval.

PRESIDENT ROCK:

All right. The Gentleman has moved the acceptance of the Governor's Specific Recommendations as to House Bill 551. Discussion? If not, the question is, shall the Senate accept the specific recommendations of the Governor as to House Bill 551, in the manner and form just stated by Senator Jacobs. Those in favor will vote Aye. Opposed, vote Nay, and the voting's open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present. The specific recommendations of the Governor as to House Bill 551, having received the required constitutional majority vote of Senators elected, are declared accepted. 679. Senator Jacobs. Read the motion, please.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 679, in manner and form as follows:

Amendment to House Bill 679

in Acceptance of Governor's Recommendations

Filed by Senator Jacobs.

PRESIDENT ROCK:

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. I ask that we accept the amendatory veto of the Governor on House Bill 679 -- clarifies a perceived technical flaw, and this bill is to be corrected next year and I ask for its approval.

PRESIDENT ROCK:

All right. The Gentleman has move to accept the Governor's specific recommendations as to House Bill 679. Discussion?

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Senator Fawell.

SENATOR FAWELL:

Thank you very much. Will the sponsor yield for a question?

PRESIDENT ROCK:

Sponsor indicates he will yield, Senator Fawell.

SENATOR FAWELL:

Senator, according to our analysis, the Governor was wrong, the bill is technically correct. The Governor's amendatory language makes the bill technically and substantially goofy. The amendatory veto provides that the borrower, not the pawnbroker, is entitled to the new fees. I wonder if you could pull that out and -- and have your staff look to make sure we're not giving the fees to the wrong guy.

PRESIDENT ROCK:

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President. Senator Fawell, in all due respect, I don't -- do not believe that Governor Edgar could be wrong in that he may have made a mistake. I doubt if that be the case. However, in that fact the only issue that we have here, however, is that we can either accept this amendatory veto or we -- we -- and can change the language later. Or we can reject the veto, which would take an extraordinary majority, which we probably would not do, which would kill the bill, so I would just suggest that we accept this action, proceed from here and change any language that may be necessary in the future.

PRESIDENT ROCK:

Discussion? If not, the question is, shall the Senate accept the specific recommendations of the Governor as to House Bill 679, in the manner and form just stated by Senator Jacobs. Those in favor, vote Aye. Opposed, vote Nay and the voting's open. All voted who wish? Have all voted who wish? Have all voted who

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wish? All voted who wish? Take the record. On that question, there are 51 Ayes, 1 Nay, 2 voting Present. The specific recommendations of the Governor as to House Bill 679, having received the required constitutional majority vote of Senators elected, are declared accepted. Senator Jones, on 1365. Senator Leverenz. Bottom of Page 13. 1514. Yes, no or maybe? Yes. I'm sorry. Madam Secretary, read the motion, please.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 1514, in manner and form as follows:

Amendment to House Bill 1514

in Acceptance of Governor's Recommendations

Filed by Senator Leverenz.

PRESIDENT ROCK:

Senator Leverenz.

SENATOR LEVERENZ:

I thank you, Mr. President. On 1514 the Governor deleted the language authorizing a tipping-fee exemption for the shredder fluff. I would move to accept the Governor's recommendation.

PRESIDENT ROCK:

All right. The Gentleman has moved to accept the Governor's recommendations on House Bill 1514. Discussion? If not, the question is, shall the Senate accept the specific recommendations of the Governor as to House Bill 1514, in the manner and form just stated by Senator Leverenz. Those in favor will vote Aye. Opposed, vote Nay, and the voting's open. 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 specific recommendations of the Governor as to House Bill 1514, having received the required constitutional majority vote of Senators elected, are declared accepted. Top of Page 14. 1533. Senator Leverenz. Read the motion -- 1538. Senator

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Leverenz. 1699 Senator Jones. 1838. Senator Luft. Middle of Page 14, Ladies and Gentlemen. On the Order of Motions in Writing to Accept Specific Recommendations for Change, there's a motion with respect to House Bill 1838. Madam Secretary, please.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 1838, in manner and form as follows:

Amendment to House Bill 1838

in Acceptance of Governor's Recommendations

Filed by Senator Luft.

PRESIDENT ROCK:

Senator Luft.

SENATOR LUFT:

Thank you, Mr. President. The bill, House Bill 1838, allowed for a TIF plan within a redevelopment planning area to be moved at any point at any time without repeating the hearing process. The Governor didn't like that idea, so he deleted that portion of the bill, and I would move to adopt the Governor's recommendations -- specific recommendations to House Bill 1838.

PRESIDENT ROCK:

All right. The Gentleman has moved the acceptance of the Governor's specific recommendations. Discussion? If not, the question is, shall the Senate accept the specific recommendations of the Governor as to House Bill 1838, in the manner and form just stated by Senator Luft. Those in favor will vote Aye. Opposed, vote Nay, and the voting's open. All voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 54 Ayes, no Nays, none voting Present. The specific recommendations of the Governor as to House Bill 1838, having received the required constitutional majority vote of Senators elected, are declared accepted. Senator DeAngelis, for what purpose do you arise, sir?

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SENATOR DeANGELIS:

Point of personal privilege, Mr. President.

PRESIDENT ROCK:

State your point, please.

SENATOR DeANGELIS:

In the gallery right behind me are two upstanding and civic-minded citizens of my district and president of one of our banks - Heritage -- Olympia Bank -- Chuck Gaskill and his wife, Sue. I'd like for them to stand and be recognized.

PRESIDENT ROCK:

Will our guests please stand and be recognized. Welcome to Springfield. 2193. Senator Luft. Yes. Middle of Page 14, on the Order of Motions in Writing, there's a motion with respect to House Bill 2193. Madam Secretary, please.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 2193, in manner and form as follows:

Amendment to House Bill 2193

in Acceptance of Governor's Recommendations

Filed by Senator Luft.

PRESIDENT ROCK:

Senator Luft.

SENATOR LUFT:

Thank you, Mr. President. House Bill 2193 afforded home rule municipalities the ability to order a property tax abatement for a period not to exceed ten years on newly constructed single family or duplexes. The Governor did not like that language in the bill and he amendatorily vetoed it out. So I would move to accept the specific recommendations of the Governor on House Bill 2193.

PRESIDENT ROCK:

All right. The Gentleman has moved to accept the Governor's recommendations. Any discussion? If not, the question is, shall

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the Senate accept the specific recommendations of the Governor as to House Bill 2193, in the manner and form just stated by Senator Luft. Those in favor, vote Aye. Opposed, vote Nay. The voting's open. All voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 55 Ayes, no Nays, none voting Present. The specific recommendations of the Governor as to House Bill 2193, having received the required constitutional majority vote of Senators elected, are declared accepted. Senator Jacobs. Senator Jacobs, you had a request to go to order of Secretary's Desk, Concurrence for Senate Bill 511, please. Before we leave the main Calendar, Ladies and Gentlemen, with leave of the Body we'll move to Page 5. There's been a request to go to the Order of Concurrence to put a bill in conference committee status. Motion to -- Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President. We ask that we non-concur in Senate Bill 511, and ask for a committee of conference be appointed.

PRESIDENT ROCK:

All right. Senator Jacobs has moved to non-concur in House Amendment No. 1 to Senate Bill 511. 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 O'Daniel.

SENATOR O'DANIEL:

Thank you, Mr. President. I would ask that the lead sponsor of Senate Bill 511 be changed from O'Daniel to Jacobs - Maitland.

PRESIDENT ROCK:

All right. The Gentleman seeks leave to show Senators Jacobs and Maitland as the hyphenated co-sponsors on Senate Bill 511. Without objection, leave is granted. Ladies and Gentlemen, on Page -- we've had a request to go to the order of House Bills 2nd Reading. Middle of Page 4. House Bills 2nd. On the middle of Page 4. On the Order of House Bills 2nd Reading is House Bill

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2643. On the Order of House Bills 2nd Reading, House Bill 2643,
Madam Secretary.

SECRETARY HAWKER:

House Bill 2643.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Energy and Environment
offers Committee Amendment No. 1.

PRESIDENT ROCK:

Senator Welch, on Committee Amendment No. 1.

SENATOR WELCH:

Mr. Chairman -- Mr. President. Before I proceed, this
amendment extended the deadline for one year. What I'm going to
do is ask to Table that, and then put a Floor amendment on
extending the deadline to May 15th. So I would move at this time
to Table Committee Amendment No. 1.

PRESIDENT ROCK:

All right. The Gentleman has moved to Table Committee
Amendment No. 1 to House Bill 2643. Discussion? If not, all in
favor, indicate by saying Aye. All opposed. The Ayes have it.
Amendment No. 1 is Tabled. Are there further amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Welch offers Amendment No. 2.

PRESIDENT ROCK:

Senator Welch, on Amendment No. 2.

SENATOR WELCH:

This amendment would extend the deadline of the existing law
to May 15 of 1992. The purpose of which is to allow for hearings
on any proposal that may come about for other telecommunications

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Acts. Regardless of whether we have the hearing on those Acts or not, we probably should extend the -- the law for a period of time to make sure the Governor has an opportunity to choose between the two bills. I would move for adoption of the amendment.

PRESIDENT ROCK:

All right. Senator Welch has moved the adoption of Amendment No. 2 to House Bill 2643. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The amendment's adopted. Further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDENT ROCK:

3rd Reading. All right. We are going to move to the Supplemental Calendar, Ladies and Gentlemen, it's now four forty-five in the afternoon. We'll finish the Supplemental and adjourn until nine-thirty tomorrow morning. Supplemental Calendar No. 1. We will go through the Supplemental Calendar, and then adjourn until nine-thirty tomorrow morning, and continue and start over with the business before us. On the Order of Secretary's Desk, Concurrence, is Senate Bill 1405. Senator Berman. Madam Secretary, please.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1405.

PRESIDENT ROCK:

Senator Berman.

SENATOR BERMAN:

Thank you, Mr. President. Senate Bill 1405, with the House Amendment No. 1, is the Legislative Reference Bureau's first 1991 Revisory Act. It is nonsubstantive. I move that we concur in House Amendment No. 1.

PRESIDENT ROCK:

All right. The Gentleman has moved concurrence in House

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Amendment No. 1 to Senate Bill 1405. Is there any discussion? If not, the question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 1405. Those in favor, vote Aye. Opposed, vote Nay and the voting's 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 57 Ayes, no Nays, none voting Present. The Senate does concur in House Amendment No. 1 to Senate Bill 1405, and the bill, having received the required constitutional majority, is declared passed. Senator Dunn has a motion he wishes to hold till tomorrow. Motions in Writing to Override Total Vetoes. 179. Senator Jones. 475. Senator Kelly. On the Order of Motions in Writing to Override Total Vetoes there's a motion filed with respect to House Bill 475. Madam Secretary, read the motion, please.

SECRETARY HAWKER:

I move that House Bill 475 do pass, the veto of the Governor to the contrary notwithstanding.

Filed to Senator Kelly.

PRESIDENT ROCK:

Senator Kelly.

SENATOR KELLY:

Thank you, Mr. President and Members of the Senate. I do move for the override of the total veto of the Governor on House Bill 475. This legislation relates to assistant regional superintendents and what it does is, it deletes part of the provision that the administrative certificate, rather than applying to both -- it would just apply to both, it would just apply to the administrative certificate, they wouldn't have to have a teachers and an administrative certificate both. I -- I had some reservations, as I know Senator Topinka had about Mr. Martwick's department having an effect on this bill, but the State Board feels this only applies to assistant superintendents, and I

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would therefore -- would move for the Total Veto Override.

PRESIDENT ROCK:

All right. The Gentleman has moved passage of House Bill 475, the veto of the Governor to the contrary notwithstanding. Discussion? Senator Topinka.

SENATOR TOPINKA:

Yes. Mr. President, Ladies and Gentlemen of the Senate, our objection when this bill first came up - and I would concur with the Governor's veto - was that, yes it does apply to assistant superintendents. What I would question, and continue to question, cause I think it does address this issue, is that the assistant superintendent in Cook County, Lynn Johns, has been, you know, either the -- the leader of Mr. Martwick - cause you can never find him - and Lynn Johns always speaks to -- to his issues and when she talks to anybody in general, this would put her in line and she could then, basically fill in and -- and become the superintendent before that position is eased out as the legislation that we put through recently got on the record. So as a result, I think all we're doing here is providing a Lynn Johns retirement package for down the road. And I really do object to this. I think the Governor is on the right track. Instead of having Richard Martwick to deal with, we now would have Richard Martwick and Lynn Johns and that just doubles our pleasure and doubles our fun.

PRESIDENT ROCK:

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

SENATOR KELLY:

Just appreciate your support on this total override motion.

PRESIDENT ROCK:

Question is, shall House Bill 475 pass, the veto of the Governor to the contrary notwithstanding. Those in favor, vote Aye. Opposed, vote Nay, and the voting's open. All voted who

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wish? Have all voted who wish? Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 28 Ayes, 25 Nays, 2 voting Present and the motion fails. 533. Senator Berman. Read the motion, Madam Secretary, please.

SECRETARY HAWKER:

I move that House Bill 533 do pass, the veto of the Governor to the contrary notwithstanding.

Filed to Senator Berman.

PRESIDENT ROCK:

Senator Berman.

SENATOR BERMAN:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. This bill was sponsored by Representative Gordy Ropp in the House. What it provides for is that school districts shall assist students to make appropriate career choices. It's the world of work proposal. The discretion as to the amount of time and the approach to be taken is strictly within the purview of the school districts. I suggest to you it is not a mandate, it is a recognition of preparing our children in the schools to be able to undertake meaningful work opportunities after they get out of school. I solicit your Aye vote to override the veto.

PRESIDENT ROCK:

All right. The Gentleman has moved passage of House Bill 533, the veto of the Governor to the contrary notwithstanding. Discussion? Senator Karpziel.

SENATOR KARPIEL:

Thank you, Mr. President. I stand in opposition to this bill. This bill is a -- another mandate on our school districts. Our school districts who have been complaining about underfunding, about delay of the last payment, about many things. But one of the things they have been complaining about for many years, is the

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imposition of mandates, without funding. Obviously this is without funding, it is another mandate. Already in the law are the words that the primary purpose of schooling is the transmission of knowledge and culture necessary for students development and entry into the world of work. That's already in the law. I know many school districts hold career days. They do many things in this field. I don't think we need to impose on our school districts of this State another unfunded mandate and I urge a No vote.

PRESIDENT ROCK:

Further discussion? Senator Butler.

SENATOR BUTLER:

Thank you, Mr. President. Unless I misunderstand english, this bill has a -- I just outlined at least ten "shalls" and I don't see any "may". It seems to me that this is a mandate by any other name. I'm reminded -- I would suggest that this be turned down.

PRESIDENT ROCK:

All right. The Gentleman has moved passage, the veto of the Governor to the contrary notwithstanding. Is there further discussion? Senator Berman, you wish, to close?

SENATOR BERMAN:

I would suggest that each school district still has the opportunity to determine how they're going to encourage the world of work for their children. I solicit your Aye vote.

PRESIDENT ROCK:

Question is, shall House Bill 533 pass, the veto of the Governor to the contrary notwithstanding. Those in favor will vote Aye. Opposed, vote Nay and the voting's open. All voted who wish? Have all voted who wish? Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 30 Ayes, 23 Nays, 1 voting Present and

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the motion fails. 542. Senator Holmberg. 894. Senator Berman.
Madam Secretary, read the motion, please.

SECRETARY HAWKER:

I move that House Bill 894 do pass, the veto of the Governor
to the contrary notwithstanding.

Filed to Senator Berman.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Berman.

SENATOR BERMAN:

Thank you, Mr. President. This bill, which passed out of this
Body 58 to nothing, and 1 voting Present, sets up the Design
Professional Dedicated Employees Fund within the Department of
Professional Regulation. This has been a fund that's been created
to encourage design professionals. I was not aware of any problem
with this bill and I think the vote in June reflects that. It
passed out unanimously in both houses and the situation hasn't
changed. There's nothing wrong with this, and I urge an Aye vote
to override.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Is there any discussion? If not, the question is, shall House
Bill 894 pass, the veto of the Governor to the contrary
notwithstanding. Those in favor, 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, the Ayes 47, the Nays are 7, and 1 voting Present.
House Bill 894, having received the required three-fifths vote, is
declared passed, the veto of the Governor to the contrary
notwithstanding. Senator Berman. 1892. Read the bill, Madam
Secretary.

SECRETARY HAWKER:

I move that House Bill 1892 do pass, the veto of the Governor
to the contrary notwithstanding.

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Filed to Senator Berman.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Berman.

SENATOR BERMAN:

Thank you. I'll take the last roll call. No. I'm just kidding. But I would like to take it. This bill allows -- it provides to school boards the power to ensure against loss or liability for those employees of firms holding contracts with the school district who have direct daily contact with -- with pupils. Educational support personnel shall include, but not be limited to, noncertified personnel; such as custodians, food service personnel, secretaries and transportation personnel. This does not - and I want to underline the word "not," require school districts to carry liability insurance for contractual employees. This -- this bill passed out of this Body, 59 to nothing. Passed out of the House 109 to 1 in the spring Session. I solicit your Aye vote.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Is there discussion? Senator Karpziel.

SENATOR KARPIEL:

Thank you, Mr. President. Again, I rise in opposition even though this did pass out this Chamber, I suppose on an Agreed Bill List, 59 to nothing. At the time we knew the State was in bad financial state, now we know it's even worse than we thought. Again this is another mandate on school districts. No, it does not mandate that they carry the liability insurance, but, if they do, it has to be at the same level provided to school employees. This is going to raise costs for our local school districts and again I urge a No vote.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Further discussion? Senator DeAngelis.

SENATOR DeANGELIS:

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Thank you, Mr. President. Question of the sponsor.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

He indicates he'll yield.

SENATOR DeANGELIS:

Senator Berman, can the school districts do this without this legislation already?

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Berman.

SENATOR BERMAN:

Yes.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator DeAngelis.

SENATOR DeANGELIS:

Then I think that's a good reason why we don't need to override this veto.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Further discussion? Senator Berman, to close.

SENATOR BERMAN:

Thank you. What this bill says, if they decide, and the decision is still theirs, to provide liability coverage it has to be at a reasonable level concurrent with other employees that have similar exposures. There's nothing wrong with this, you're setting a State policy that if they're going to provide that kind of coverage that there should be a adequate level of coverage. Again, I solicit your Aye vote.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

All right. The question is, shall House Bill 1892 pass, the veto of the Governor to the contrary notwithstanding. Those in favor, 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, the Ayes are 31, the Nays are 24, 1 voting Present. House Bill 1892, having failed to

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receive the three-fifths vote, is declared lost. House Bill 2162.
Senator Berman. Read the motion, Madam Secretary.

SECRETARY HAWKER:

I move that House Bill 2162 do pass, the veto of the Governor
to the contrary notwithstanding.

Filed to Senator Berman.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Berman.

SENATOR BERMAN:

Thank you, Mr. President. This bill deals with home-delivered
meals for seniors. If there's any program that I think that we
have found to be a cost-effective program, it has been Meals on
Wheels, and that's what this bill deals with. What it provides is
that home-delivered meals furnished to eligible individuals
through a nutrition provider funded by an Area Agency on Aging
shall be considered an essential service to prevent unnecessary
institutionalization of persons age sixty or older. This is a
bill that, if ever there is one that we talk about a -- a -- an
ounce of prevention is worth a pound of cure, this is that bill.
I urge an override of the Governor's veto.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Is there any discussion? Senator Maitland.

SENATOR MAITLAND:

Thank you very much, Mr. President, Members of the Senate.
Indeed this is a good program and very worth while and I said last
spring, Senator Berman, that I believe that we ought to at some
point extend this to the people who truly need it. It is my view
at this point, that there are some people who are receiving Meals
on Wheels that are kind of a falling through the cracks and
probably shouldn't be receiving it. And I think we need to
tighten up on -- on those guidelines a little bit, and I think we
all see that in our community. Nonetheless, be that as it may, it

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is a very worthwhile program. The problem with this is, this makes it an entitlement. It makes it an entitlement, and all of those who are waiting and eligible now will be guaranteed and assured that they're going to have the program and we're going to pay for it. We simply don't have the money to do it prospectively, as this suggests, and we ought to wait until we get those guidelines in order and have the revenue to pay for the program, and let's funded as we have it now, and reject this -- this motion.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Further discussion? Senator Berman, to close. Oh, your light wasn't on. Senator Brookins.

SENATOR BROOKINS:

Thank you, Mr. President. I raise in support of this bill. In last weeks paper - I think it was the Tribune - we got senior citizens now eating dog food and cat food, because they can't afford the meals and the expenses that are going on -- taking place here in the State of Illinois. Last -- earlier in the Session we had Members on the other side talking about how nice it is to be in Illinois and how we're a friendly State and et cetera. I think then I raised and said how mean the State of Illinois is becoming. We're becoming very, very mean when we don't want to help the elderly and the senior citizens, and those folks that have spent lives to build this State to where it is. If the program is being abused, then why don't we correct it, but not kill the whole program. Not feed those needy persons or those persons who depend on this program. This is a worthwhile program. It's one of the best things that the State of Illinois is doing. Let's continue to take care of our elderly. I ask for an Aye vote on this, and this should pass.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Further discussion? Senator Karpziel.

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SENATOR KARPIEL:

Well, thank you, Mr. President. I just rise to say we are not killing the whole program, that there still is 6.6 million dollars in the budget for this program. So we're not killing the whole program, whether you vote for it or against it, you know, I'm not standing here in opposition necessarily, except to correct the impression that the last speaker gave that there is 6.6 million dollars in the budget for this program.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Further discussion? Senator Berman, to close.

SENATOR BERMAN:

Thank -- thank you, Mr. President. And let me say that to the -- to the great credit of this Body, we did not allow in our spring Session that Meals on Wheels be jeopardized. And it is an important program. I think that many of you recognize that. Let me comment on Senator Maitland's point regarding people that may be getting it -- getting Meals on Wheels that don't deserve that. Shame on our administrators who don't check that out. In my community, I'm not aware of any. I've got to tell you that. If there's any program that receives constant accolades - constant praise - constant support - it's Meals on Wheels. And what this bill does is to restate our commitment that it is an entitlement program. The people that should get it, should get it, and that's what this bill does. I think it's worthwhile. I don't think any of us want to go back to our seniors and say that we're doing anything less than supporting Meals on Wheels. I urge an Aye vote.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

All right. The question is, shall House Bill 2162 pass, the veto of the Governor to the contrary notwithstanding. Those in favor, vote Aye. Opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who

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wish? Take the record. On that -- the question, are -- the Aye -- on that question, the Ayes are 34, the Nays are 20, those voting Present are 1. House Bill 2162, having not received the required three-fifths vote, is declared lost. The bottom of Page 2, Motions in Writing to Accept Specific Recommendations for Change. House Bill 12. Senator Holmberg. Read the motion, Madam Secretary.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 12, in manner and form as follows:

Amendment to House Bill 12

in Acceptance of Governor's Recommendations

Filed by Senator Holmberg.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Holmberg.

SENATOR HOLMBERG:

Thank you, Mr. President. House Bill 12 creates the Gender Balanced Appointments Act and requires certain appointed State entities to be gender balanced to the extent possible. I think all of us realize how important this bill is, having watched the Thomas-Hill hearings on television. And I think, to a person, those who watched it said to me, "Had there been one woman on that judicial committee, we might have avoided the television circus that was presented to us." The Governor has made two changes in the bill. One is that it will only apply to future appointments, and that the sponsors, in the House and myself, do accept. The other one, I think we have some questions about, because it takes the reporting requirements out of the bill. But I think, since it is one of the thrusts of the Council of Women Legislators, that we can become the monitoring body and make sure that this will work, and if not, come back to the Legislature. And with that, I would move that we accept the specific recommendations of the Governor.

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PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Is there discussion? If not, the question is, shall the Senate accept the specific recommendations to -- of the Governor as to House Bill 12, in the manner and form stated by Senator Holmberg. Those in favor, vote Aye. Those 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, the Ayes are 45, the Nays are 10, none voting Present. The -- the specific recommendations of the Governor as to House Bill 12, having required -- having received the required majority vote of Senators elected, are declared -- is declared accepted. House Bill 477. Senator Savickas. Read the motion, Madam Secretary.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 477, in manner and form as follows:

Amendment to House Bill 477

in Acceptance of Governor's Recommendations

Filed by Senator Savickas.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Savickas.

SENATOR SAVICKAS:

Yes. Mr. President and Members of the Senate, the Governor's amendatory veto of -- or change in House Bill 477, changes the time that the current moratorium would expire. It presently expires 1991, the bill asks for 1996, he cut it to 1993 and deleted language that concerned facilities which were burning waste oil as fuel, and I would move, at this point to sustain his amendatory changes.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

All right. Discussion? Senator Raica.

SENATOR RAICA:

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Thank you, Mr. President, Ladies and Gentlemen of the Senate. Senator Savickas worked pretty hard on this piece of legislation and -- and actually the House and both sides of the Senate should be applauded for what they did last time around. The Governor was right, it was originally five years and he felt more comfortable with a two-year moratorium. The Illinois Manufacturers said they would not work against the bill. They didn't think it was that bad of an idea, and I would just like to commend everybody for their help and hope that we can go along with an Aye vote on this.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Further discussion? Senator Kelly.

SENATOR KELLY:

Yes. Question of the sponsor.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Indicates he'll yield.

SENATOR KELLY:

Senator Savickas, this does not apply to those permits that are already been issued, am I right on that?

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Savickas.

SENATOR SAVICKAS:

No, it doesn't apply to any permits that have been issued.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

All right. Senator Savickas, to close. All right. The question is, shall the Senate accept the specific recommendations of the Governor as to House Bill 477, in the manner and form just stated by Senator Savickas. Those in favor, vote Aye. Those 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, the Ayes are 55, the Nays are none, and 2 voting Present. Specific Recommendations of the Governor as to House Bill 477, having received the required majority vote of the

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Senators elected, are declared accepted. House Bill 1369.
Senator Woodyard. Read the motion, Madam Secretary.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 1369, in manner and form as follows:

Amendment to House Bill 1369

in Acceptance of Governor's Recommendations

Filed by Senator Woodyard.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Woodyard.

SENATOR WOODYARD:

Thank you, Mr. President and Members of the Senate. Yes, I do move to accept the Governor's recommendations for changes. The bill dealt with a -- primarily boat safety and registration. And there was some language that the Governor objected to dealing with penalties of people who would sit on the gunnels or the bow or stern of boat and thus took that out. And I -- it's my understanding the Department plans on introducing legislation next year to more fully address this problem, and with that, I would move for acceptance of the recommendations.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Is there any discussion? If not, the question is, shall the Senate accept the specific recommendations of the Governor as to House Bill 1369, in the manner and form just stated by Senator Woodyard. Those in favor, vote Aye. Those 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, the Ayes are 55, the Nays are none, and none voting Present. The specific recommendations of the Governor as to House Bill 1369, having received the required majority vote of Senators elected, are declared accepted. House Bill 1481. Senator DeAngelis. Read the motion, Madam Secretary.

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SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 1481, in manner and form as follows:

Amendment to House Bill 1481

in Acceptance of Governor's Recommendations

Filed by Senator DeAngelis.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator DeAngelis.

SENATOR DeANGELIS:

Thank you, Mr. President. House Bill 1481, as it passed this Body, requires that the Department of Professional Regulation promulgate rules for the continuing education of dentists and hygienists. The Governor's amendatorily veto simply allows the Department to randomly audit those continuing education requirements, and therefore, I move that we accept the Governor's recommendations for change.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Is there discussion? If not, the question is, shall the Senate accept the specific recommendations of the Governor as to House Bill 1481, in the manner and form just stated by Senator DeAngelis. Those in favor, vote Aye. Those 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, the Ayes are 56, the Nays are none, and none voting Present. The specific recommendations of the Governor as to House Bill 1481, having received the required majority vote of Senators elected, are declared accepted. Senator -- House Bill 1565. Senator Vadalabene. Read the motion, Madam Secretary.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 1565, in manner and form as follows:

Amendment to House Bill 1565

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in Acceptance of Governor's Recommendations

Filed by Senator Vadalabene.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Vadalabene.

SENATOR VADALABENE:

Yes. Thank you, Mr. President and Members of the Senate. In accepting the Governor's recommendation, he amends House Bill 1585 <sic> (1565) on Page 1, lines 15 and 20, by changing payments each time it appears to -- to billing, and on Page 1, line 21, by changing 1991 to 1992, and I move to accept the Governor's recommendation.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Is there any discussion? If not, the question is, shall the Senate accept the specific recommendations of the Governor as to House Bill 1565, in the manner and form just stated by Senator Vadalabene. Those in favor, vote Aye. Those 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, the Ayes are 55, the Nays are none, and none voting Present. The specific recommendations of the Governor as to House Bill 1565, having received the required majority vote of Senators elected, are declared accepted. House Bill 1750. Senator Geo-Karis. Read the motion, Madam Secretary.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 1750, in manner and form as follows:

Amendment to House Bill 1750

in Acceptance of Governor's Recommendations

Filed by Senator Geo-Karis.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Geo-Karis.

SENATOR GEO-KARIS:

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Mr. President, Ladies and Gentlemen of the Senate, House Bill 1750 has been amended by the Governor to make it a permissive bill, and I move for its acceptance.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Is there discussion? If not, the question is, shall the Senate accept the specific recommendations of the Governor as to House Bill 1750, in the manner and form just stated by Senator Geo-Karis. Those in favor, vote Aye. Those 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, the Ayes are 55, the Nays are none, and none voting Present. The specific recommendations of the Governor as to House Bill 1750, having received the required majority vote of Senators elected, are declared accepted. House Bill 1996. Senator Karpziel. Read the motion, Madam Secretary.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 1996, in manner and form as follows:

Amendment to House Bill 1996

in Acceptance of Governor's Recommendations

Filed by Senator Karpziel.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Karpziel.

SENATOR KARPIEL:

Thank you, Mr. President. I move to accept the specific recommendations of the Governor. What happened to this is that the estimates that were projected when this bill was passed was not reflected when the appropriations were passed and so we have to have the two come into, you know, same mode, and I ask for your Aye vote.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Any discussion? If not, the question is, shall the Senate

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accept the specific recommendations of the Governor as to House Bill 1996, in the manner and form just stated by Senator Karpziel. Those in favor, vote Aye. Those 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, the Ayes are 57, the Nays are none, and none voting Present. The specific recommendations of the Governor, as to House Bill 1996, having received the required majority vote of Senators elected, are declared accepted. House Bill 2177. Senator Severns. Read the motion, Madam Secretary.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 2177, in manner and form as follows:

Amendment to House Bill 2177

in Acceptance of Governor's Recommendations

Filed by Senator Severns.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Severns.

END OF TAPE

TAPE 2

SENATOR SEVERNS:

Thank you, Mr. President, Members of the Senate. I do move to accept the specific recommendations of the Governor, which were prompted by both the original House sponsor and the interested groups to change the references from "handicapped" to "disability," and then defines "disability." I know of no opposition and would urge a favorable vote.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

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Is there any discussion? If not, the question is, shall the Senate accept the specific recommendations of the Governor as to House Bill 2177, in the manner and form just stated by Senator whatever -- Severns. Those in favor, vote Aye. Those 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, the Ayes are 55, the Nays are none, and none voting Present. The specific recommendations of the Governor as to House Bill 2177, having received the required majority vote of Senators elected, are declared accepted. House Bill 2181. Senator Davidson. No. House Bill 2527. Senator Daley. Read the motion, Madam Secretary.

SECRETARY HAWKER:

I move to accept the specific recommendations of the Governor as to House Bill 2527, in manner and form as follows:

Amendment to House Bill 2527

in Acceptance of Governor's Recommendations

Filed by Senator Daley.

PRESIDING OFFICER: (SENATOR J.J. JOYCE)

Senator Daley.

SENATOR DALEY:

Thank you, Mr. President. I move to accept the Governor's specific recommendations for change on House Bill 2527. What the Governor's veto does is amend the Consumer Fraud Act to create a duty on part of a home repair contractor to return the consumers down payment is he has not performed the work called by in his contract, and to notify that consumer if he relocates.

PRESIDENT ROCK:

All right. The Gentleman has moved acceptance of the Governor's specific recommendations with respect to House Bill 2527. Discussion? If not, the question is, shall the Senate accept the specific recommendations of the Governor as to House

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Bill 2527 in the manner and form just stated by Senator Daley. Those in favor, vote Aye. Opposed, vote Nay. The voting's open. 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 specific recommendations of the Governor as to House Bill 2527, having received the required constitutional majority vote of Senators elected, are declared accepted. 1254. Senator Geo-Karis. Read the motion, Madam Secretary, please.

SECRETARY HAWKER:

I move that House Bill 1254 do pass, the specific recommendations of the Governor to the contrary notwithstanding. Filed by Senator Geo-Karis.

PRESIDENT ROCK:

Senator Geo-Karis.

SENATOR GEO-KARIS:

Mr. President and Ladies and Gentlemen of the Senate, I move to override the specific recommendations, because in this bill we are permitting the Department of Conservation to transfer surplus funds from the Illinois Beach Marina Fund to the State Boating Fund, and this is a real necessary bill, believe it or not. And this is the only vehicle with it, and I'd appreciate a favorable vote.

PRESIDENT ROCK:

All right. The Lady has moved passage of House Bill 1254, the specific recommendations of the Governor to the contrary notwithstanding. Is there any discussion? Any discussion? If not, the question is, shall House Bill 1254 pass, the specific recommendations of the Governor to the contrary notwithstanding. Those in favor, vote Aye. Opposed, vote Nay, and the voting's open. All voted who wish? Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On

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that question, there are 48 Ayes, 5 Nays, none voting Present. House Bill 1254, having received the required three-fifths vote, is declared passed, the specific recommendations of the Governor to the contrary notwithstanding. 2366. Madam Secretary, read the motion, please.

SECRETARY HAWKER:

I move that House Bill 2366 do pass, the specific recommendations of the Governor to the contrary notwithstanding. Filed by Senator Demuzio.

PRESIDENT ROCK:

Senator Demuzio.

SENATOR DEMUZIO:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. House Bill 2366 was that bill which required the State and the State agencies to provide information to landholders in eminent domain proceedings. What the Governor basically has -- the main point of the issue, with respect to the override, is the fact that he has changed the length of time -- or he shortened the length of time, shall I say, from sixty-day notice to a ten-day notice. I think that sixty days is certainly adequate time to notify a property or a landowner that the State of Illinois intends to take their property. And I would hope and think that this Senate would agree that sixty days is a reasonable period of time, and therefore, I would move to override the specific recommendations of the Governor.

PRESIDENT ROCK:

All right. The Gentleman has moved passage of House Bill 2366, the specific recommendations of the Governor to the contrary notwithstanding. Is there any discussion? If not, the question is, shall House Bill 2366 pass, the specific recommendations of the Governor to the contrary notwithstanding. Those in favor will vote Aye. Opposed, vote Nay. The voting's open. All voted who

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wish? Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 55 Ayes, no Nays, none voting Present. House Bill 2366, having received the required three-fifths vote, is declared passed, the specific recommendations of the Governor to the contrary notwithstanding. ...(machine cutoff)...right. The hour of five-thirty is upon us. Further business to come before the Senate? Any announcements? Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President. The Senate Executive Committee had a scheduled meeting after -- immediately after adjournment on a very important subject, which I know, no Member would want to be absent on, and that's the subject of ethics and registration. We -- we think we can finish this in thirty minutes from the time we begin. So if the Members of the Executive Committee would go to 212 immediately, we'll hear some testimony and we think we can conclude our business within thirty to forty-five minutes, in 212.

PRESIDENT ROCK:

Senator Dunn.

SENATOR T. DUNN:

Thank you, Mr. President. The LRB Board meeting will take place in Room 122B as soon as the House adjourns.

PRESIDENT ROCK:

All right. Any further business to come before the Senate? Further announcements? Ladies and Gentlemen, I reemphasize that we will begin promptly tomorrow morning at nine-thirty. As I'm sure you are aware there are number of heavy matters on the Calendar. We'll begin at nine-thirty tomorrow morning. So if there is no further business, Senator Vadalabene moves that the Senate stand adjourned until tomorrow morning at the hour of nine-thirty. Senate stands adjourned.

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