53rd Legislative Day

June 28, 1991

PRESIDENT ROCK:

The hour of eleven 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. Our prayer this morning by Pastor Michael Koschmann, Immanuel Lutheran Church, Riverton, Illinois. Reverend.

THE REVEREND MICHAEL KOSCHMANN:

(Prayer by the Reverend Michael Koschmann)

PRESIDENT ROCK:

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

SENATOR KELLY:

Thank you, Mr. President. I move that the reading and approval of the Journals of Friday, June 21st; Monday, June 24th; Tuesday, June 25th; Wednesday, June 26th; and Thursday, June 27th, in the year 1991, be postponed, pending arrival of the printed Journals.

PRESIDENT ROCK:

You've heard the the motion as placed by Senator Kelly. 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. Resolutions.

SECRETARY HAWKER:

Senate Resolution 607 offered by Senator Smith and President Rock.

Senate Resolution 608 offered by Senator Smith and all Members.

Senate Resolution 609 offered by Senator Smith and all Members.

Senate Resolution 610 offered by Senator Daley and all Members.

Senate Resolution 611 offered by Senator del Valle.

53rd Legislative Day

June 28, 1991

Senate Resolution 612 offered by Senator Smith and all Members.

And Senate Resolution 613 offered by President Rock, Senator Philip and all Members.

They're all congratulatory and death resolutions.

PRESIDENT ROCK:

Consent Calendar. Messages 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 refused to concur with the Senate in the adoption of their amendments to a bill of the following title, to wit:

Senate Amendments No. 1 to House Bill 114.

Senate Amendment No. 2 to House Bill 1891.

And Senate Amendment No. 1 to House Bill 2147.

Non-concurred in by the House, June 27, 1991.

PRESIDENT ROCK:

Secretary's Desk. 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 passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to wit:

House Bills 1354 and 1357.

Passed the House, June 27, 1991.

PRESIDENT ROCK:

lst Reading. All right. Ladies and Gentlemen, I'm sure I don't have to remind anybody it's Friday, June 28th, and we have two hundred and fifty-eight measures on the Calendar. In an effort to expedite the proceedings, particularly the flow of paper

53rd Legislative Day

June 28, 1991

between the Houses, I'm going to suggest that we start on Page 9 on the Order of Concurrence and go through and handle those where Members wish to non-concur; because, when indeed we non-concur, we have to send a Message to the House, which they have then to accept. And then we will move to the Order of Non-concurrence in Senate amendments to House bills and handle those matters where the Senate sponsor refuses to recede from Senate amendments, and we have to then inform the House. So I think it would behoove us to move through and let's do non-concurrences and refusals to recede. Neither of which obviously is final action; each of which requires transmittal to the House. 37. Senator Dunn. Senator Dunn. Madam Secretary.

SECRETARY HAWKER:

Senate Amendments 1, 2 -- pardon me -- House Amendments 1, 2 and 3 to Senate Bill 37.

PRESIDENT ROCK:

Senator Dunn.

SENATOR T. DUNN:

Thank you, Mr. President. I move to non-concur on Amendments

PRESIDENT ROCK:

Well, do them all - that's the easier way. Senator Dunn has moved to non-concur in House Amendments 1, 2 and 3 to Senate Bill 37. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and it's so ordered. 42. Senator Dunn. Senator -- Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 42.

PRESIDENT ROCK:

Senator Dunn.

SENATOR T. DUNN:

Thank you, Mr. President. I move to non-concur.

53rd Legislative Day

June 28, 1991

PRESIDENT ROCK:

Senator Dunn has moved to non-concur with House Amendment No. 1 to Senate Bill 42. Those in favor, indicate by saying Aye. Opposed, Nay. The motion carries, and the Secretary shall so inform the House. 62. Senator Welch. 83. Senator Collins. 98. Senator Daley. We're on the top of Page 10, Ladies and Gentlemen - the top of Page 10 - and we are attempting to deal with only Motions to Non-concur. Only non-concurrence. Senator Dunn. 125. Senator Davidson. 131. Senator Woodyard. 136. Senator Jones. 151. Senator Jacobs. 154. Senator Jacobs. Top of Page 11. 158. 155. 175. 182. 195. 198. 2-4-9. Senator Berman. 250. Senator Berman. On the Order of Secretary's Desk, Concurrence, Senate Bill 250, Madam Secretary. SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 250.

PRESIDENT ROCK:

Senator Berman.

SENATOR BERMAN:

I move to non-concur on House Amendment No. 1. And if you'll go back to 249 after this one, I'll make the same motion.

PRESIDENT ROCK:

All right. Senator Berman moves to non-concur in House Amendment No. 1 to Senate Bill 250. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and it's so ordered. On the Order of Secretary's Desk, Concurrence, Senate Bill 249, Madam Secretary. SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 249.

PRESIDENT ROCK:

Senator Berman.

SENATOR BERMAN:

Thank you, Mr. President. I move that we non-concur with House

53rd Legislative Day

June 28, 1991

Amendments 1 and 2.

PRESIDENT ROCK:

Senator Berman has moved non-concurrence with House Amendments — 1 and 2 to Senate Bill 249. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 2-6-7. 2-7-1. Senator del Valle. 2-9-8. Senator Jacobs. 2-9-9. Senator Daley moves to non-concur — yes. 299, Madam Secretary. We're at the top of Page 12, Ladies and Gentlemen. Senate Bill 299.

SECRETARY HAWKER:

House Amendment No. 2 to Senate Bill 2-9-9.

PRESIDENT ROCK:

Senator Daley.

SENATOR DALEY:

Thank you, Mr. President and Members of the Senate. I move that we non-concur with House Amendment No. 1 to Senate Bill 299. PRESIDENT ROCK:

All right. Senator Daley has moved to non-concur in House Amendment No. 2 to Senate Bill 299. Those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The motion carries, and it is so ordered. 322. Senator DeAngelis. We're only doing non-concurrences. Senator Etheredge, I'm sorry, didn't mean to skip you. Non-concurrence. 307. Middle of Page 12, Ladies and Gentlemen. Madam Secretary, Senate Bill 307.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 307.

PRESIDENT ROCK:

Senator Etheredge.

SENATOR ETHEREDGE:

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

I move to non-concur in House Amendment No. 1.

PRESIDENT ROCK:

53rd Legislative Day

June 28, 1991

Senator Etheredge has moved to non-concur with House Amendment No. 1 to Senate Bill 307. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and it's so ordered. Top of Page 13. 325. Senator Demuzio. 325, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 325.

PRESIDENT ROCK:

Senator Demuzio. Take it out of the record. All right. Again, let me try it again, one more time for all of you who came in late or weren't paying attention. We are moving through the Calendar asking those Members who wish to non-concur - that is, who wish to send this stuff to conference - to make that motion, and when we get to Non-concurrence, to make the Motion to Refuse to Recede, if that is your desire. That will help in the transmittal of paper between the Houses. Then we will come back and start over and attempt final action, as the sponsor indicates. 3-2-6. Senator Woodyard. Top of Page 16. 3-8-5. 4-0-7. Rigney. Senator Jones. 427. Senator Barkhausen. Senator Davidson. 435. Senator Topinka. 441. Cullerton. We're in the middle of Page 16, Ladies and Gentlemen. We are moving through looking for those who wish to non-concur with House amendments. 443. Senator Cullerton. 446. Senator Cullerton. Madam Secretary, Senate Bill 4-4-6, on the Order of Secretary's Desk, Concurrence.

SECRETARY HAWKER:

House Amendments 2, 3 and 4 to Senate Bill 4-4-6.

PRESIDENT ROCK:

Senator Cullerton.

SENATOR CULLERTON:

Thank you, Mr. President, Members of the Senate. I wish to non-concur in House Amendments No. 2, 3 and 4 to Senate Bill 446.

53rd Legislative Day

June 28, 1991

PRESIDENT ROCK:

Senator Cullerton has moved to non-concur in House Amendments 2, 3 and 4 to Senate Bill 446. Those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. 4-5-3. Senator Hall. Madam Secretary, please.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 4-5-3.

PRESIDENT ROCK:

Senator Hall.

SENATOR HALL:

Thank you, Mr. President. I wish to non-concur with Amendment No. 1 to Senate Bill 53 -- 453.

PRESIDENT ROCK:

All right. Senator Hall has moved to non-concur with House Amendment 1 to Senate Bill 453. Discussion? All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 4-6-8. Senator Collins. 4-8-4. Senator Severns. Top of Page 17. 487. Senator Schaffer. 487. You wish to non-concur? One more time. We're moving through the Calendar asking for non-concurrences and refusals to recede, so that we can move the paper. 497. Senator Luft. 4-9-9. Senator Watson. 505. Senator Vadalabene. 5-6-4. Senator Fawell. 5-8-7. Senator Raica. 616. Senator Joyce. All right. On the Order of Secretary's Desk, Concurrence, Senate Bill 616. Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 616.

PRESIDENT ROCK:

Senator Joyce.

SENATOR J.E. JOYCE:

Thank you, Mr. President. Move to non-concur with House

53rd Legislative Day

June 28, 1991

Amendment No. I to Senate Bill 616.

PRESIDENT ROCK:

Senator Joyce has moved to non-concur in House Amendment No. 1 to Senate Bill 616. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 619. Senator Macdonald. Madam Secretary, please.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 619.

PRESIDENT ROCK:

Senator Macdonald.

SENATOR MACDONALD:

Thank you, Mr. President. I move to non-concur on Amendment No. 1 to Senate Bill 619.

PRESIDENT ROCK:

Senator Macdonald has moved to non-concur with House Amendment No. 1 to Senate Bill 619. All in favor of that motion, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 629. Senator Luft. 630. 631. 654. 658. Senator Marovitz. 659. Senator Marovitz. Top of Page 18. We're at the top of Page 18, still looking for Motions to Non-concur. 660. Senator Joyce. 6-7-8. Senator Cullerton. Madam Secretary, Senate Bill 6-7-8.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 6-7-8.

PRESIDENT ROCK:

Senator Cullerton.

SENATOR CULLERTON:

Thank you, Mr. President and Members of the Senate. I wish to non-concur in House Amendment No. 1 to Senate Bill 678.

PRESIDENT ROCK:

Senator Cullerton has moved to non-concur with House Amendment

53rd Legislative Day

June 28, 1991

No. 1 to Senate Bill 6-7-8. Those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 680. Senator Schaffer. 681. Senator Dunn. 697. Senator Jones. Madam Secretary, on the Order of Secretary's Desk, Concurrence, Senate Bill 6-9-7.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 6-9-7.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. I move that the Senate non-concur in House Amendment No. 1 to Senate Bill 697.

PRESIDENT ROCK:

Senator Jones has moved that the Senate non-concur with House Amendment No. 1 to Senate Bill 6-9-7. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 6-9-9. Senator Jones. Madam Secretary, please.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 6-9-9.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. I move that the -- the Senate non-concur in House Amendment No. 1 to Senate Bill 699.

PRESIDENT ROCK:

Senator Jones has moved that the Senate non-concur with House Amendment No. 1 to Senate Bill 6-9-9. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 708. Senator Kelly. 714. Senator del Valle. 717. Senator Marovitz. 724. Senator Berman. 728. Madam Secretary, on the Order of

53rd Legislative Day

June 28, 1991

Secretary's Desk, Concurrence, Senate Bill 7-2-8.

SECRETARY HAWKER:

House Amendment No. 2 to Senate Bill 7-2-8.

PRESIDENT ROCK:

Senator Berman.

SENATOR BERMAN:

I move that we non-concur with House Amendment No. 2.

PRESIDENT ROCK:

Senator Berman has moved to non-concur in House Amendment No. 2 to Senate Bill 728. Those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 729. Senator Leverenz. 741. Senator Rea. Top of Page 19. I'm sorry. Senator Rea. Bottom of Page 18. On the Order of Secretary's Desk, Concurrence, Senate Bill 741.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 7-4-1.

PRESIDENT ROCK:

Senator Rea.

SENATOR REA:

Thank you, Mr. President. I move to non-concur with House Amendment 1.

PRESIDENT ROCK:

All right. Senator Rea has moved non-concurrence in House Amendment No. 1 to Senate Bill 741. Those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The motion carries, and the Secretary shall so inform the House. Page 19. Senate Bill 750. Senator Joyce. 756. Senator Brookins. 763. Senator DeAngelis. 771. Senator Demuzio. 774. Senator Jones. Madam Secretary, please, Senate Bill 7-7-4.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 7-7-4.

53rd Legislative Day

June 28, 1991

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. I move the Senate non-concur in House Amendment No. 1 to Senate Bill 774.

PRESIDENT ROCK:

Senator Jones has moved that the Senate do not concur with House Amendment No. 1 to Senate Bill 7-7-4. Those in favor, indicate by saying Aye. Opposed, Nay. The motion carries, and the Secretary shall so inform the House. 7-9-9. Senator Luft. Madam Secretary, please.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 7-9-9.

PRESIDENT ROCK:

Senator Luft.

SENATOR LUFT:

Thank you, Mr. President. I'd move to non-concur in House Amendment No. 1.

PRESIDENT ROCK:

Senator Luft has moved to non-concur in House Amendment No. 1 to Senate Bill 7-9-9. Discussion? All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 826. Senator Joyce. 828. Senator Mahar. 837. 838. Senator Lechowicz. 841. Senator Holmberg. On the Order of Secretary's Desk, Concurrence, is Senate Bill 8-4-1, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 841.

PRESIDENT ROCK:

Senator Holmberg.

SENATOR HOLMBERG:

Yes. I move to non-concur with House Amendment No. 1.

53rd Legislative Day

June 28, 1991

PRESIDENT ROCK:

Senator Holmberg has moved to non-concur in House Amendment No. 1 to Senate Bill 841. Discussion? All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 843. Senator Lechowicz. 844. Senator Leverenz. Top of Page 20. 872. Senator Lechowicz. 894. Senator Schaffer. 907. Senator Lechowicz. 909. Senator Schuneman. 915. Senator Marovitz. 923. Senator Welch. Madam Secretary, the middle of Page 20. The middle of Page 20, on the Order of Secretary's Desk, Concurrence, is Senate Bill 923.

SECRETARY HAWKER:

House Amendments 1, 2 and 3 to Senate Bill 923.

PRESIDENT ROCK:

Senator Welch.

SENATOR WELCH:

Mr. President, I would move to non-concur.

PRESIDENT ROCK:

Senator Welch has moved to non-concur in House Amendments 1, 2 and 3 to Senate Bill 923. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 930. 961. 962. Top of Page 24 <sic> (21). 9-7-3. Senator Demuzio. 9-8-8. Senator Jacobs. 9-8-9. Senator Joyce. Still looking for Motions to Non-concur. 9-9-2. Senator Dunn. Madam Secretary, on the Order of Secretary's Desk, Concurrence, is Senate Bill 9-9-2.

SECRETARY HAWKER:

House Amendments 1 and 3 to Senate Bill 992.

PRESIDENT ROCK:

Senator Dunn.

SENATOR T. DUNN:

Thank you, Mr. President. I move to non-concur on 992.

53rd Legislative Day

June 28, 1991

PRESIDENT ROCK:

Senator Dunn has moved to non-concur in House Amendments 1, 2 <sic> and 3 to Senate Bill 992. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 9-9-9. Senator Daley. 1006. Senator Holmberg. 1023. Senator Carroll. Madam Secretary, Senate Bill 1023.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1023.

PRESIDENT ROCK:

Senator -- still looking for Motions to Non-concur. 1030. Senator Daley. Madam Secretary, Senate Bill 1030.

SECRETARY HAWKER:

House Amendments 2 and 3 to Senate Bill 1030.

PRESIDENT ROCK:

Senator Daley.

SENATOR DALEY:

Thank you, Mr. -- thank you, Mr. President. I move that we non-concur with House Amendments 2 and 3.

PRESIDENT ROCK:

Senator Daley has moved to non-concur with House Amendments 2 and 3 to Senate Bill 1030. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1031. Senator Raica. 1042. Senator Daley. Madam Secretary, please.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1042.

PRESIDENT ROCK:

Senator Daley.

SENATOR DALEY:

Thank you, Mr. President. I move that we non-concur with

53rd Legislative Day

June 28, 1991

House Amendment No. 1 to Senate Bill 1042.

PRESIDENT ROCK:

Senator Daley -- Senator Daley has moved to non-concur in House Amendment No. 1 to Senate Bill 1042. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1048. Senator Rea. Madam Secretary, please.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1048.

PRESIDENT ROCK:

Senator Rea.

SENATOR REA:

Thank you, Mr. President. I would move to non-concur with House Amendment 1.

PRESIDENT ROCK:

Senator Rea has moved to non-concur in House Amendment No. 1 to Senate Bill 1048. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1060. Senator Jones. 1073. Senator Rea. 1060. You want -- no, you don't, okay. 1086. Senator Jacobs. 1093. 1105. Senator Topinka. 1147. Senator Severns. Wish to non-concur. 1147, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 2 to Senate Bill 1147.

PRESIDENT ROCK:

Senator Severns.

SENATOR SEVERNS:

Thank you, Mr. President, Members of the Senate. I move to non-concur with Amendment No. 2.

PRESIDENT ROCK:

Senator Severns has moved to non-concur with Amendment No. 2

53rd Legislative Day

June 28, 1991

to Senate Bill 1147. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1167. Senator Fawell. 1169. Senator Demuzio. 1171. Madam Secretary, please. Senate Bill 1171. We're in the middle of Page 22. SECRETARY HAWKER:

House Amendments 1, 2, 3, 4, 5, 6 and 8 to Senate Bill 1171.

PRESIDENT ROCK:

Senator Demuzio.

SENATOR DEMUZIO:

Well, thank you, Mr. President, Ladies and Gentlemen of the Senate. I would move to non-concur with House Amendments 1, 2, 3, 4, 5, 6, 8 and every -- every other amendment they put on this bill. Half the world is here. I would move to non-concur.

PRESIDENT ROCK:

Senator Demuzio has moved to non-concur in House Amendments 1, 2, 3, 4, 5, 6 and 8 to Senate Bill 1171. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1189. 1192. Senator Jones. Madam Secretary, please, Senate Bill 1192. SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1192.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. I move that the Senate non-concur in House Amendment No. 1 to Senate Bill 1192.

PRESIDENT ROCK:

Senator -- Senator Jones has moved to non-concur in House Amendment No. 1 to Senate Bill 1192. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House.

53rd Legislative Day

June 28, 1991

1202. Senator Hall. 17. 1218. Senator Carroll. Madam Secretary, please, Senate Bill 1218.

SECRETARY HAWKER:

House Amendment No. 3 to Senate Bill 1218.

PRESIDENT ROCK:

Senator Carroll.

SENATOR CARROLL:

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

I move that the Senate non-concur with House Amendment No. 3 to Senate Bill 1218.

PRESIDENT ROCK:

Senator Carroll has moved that the Senate non-concur with House Amendment No. 3 to Senate Bill 1218. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1227. Senator Marovitz. 1231. 1248. Senator Madigan. Top of Page 23. 1264. Senator Donahue. 1277. Senator Barkhausen. 1295. Senator Philip. 1300. Senator Etheredge. 1303. Senator Ralph Dunn. Wish to non-concur? Madam Secretary, please.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 12 -- I mean, 1303.

PRESIDENT ROCK:

Senator Ralph Dunn.

SENATOR R. DUNN:

Thank you, Mr. President. I move to non-concur with House Amendment No. 1 to Senate Bill 1303.

PRESIDENT ROCK:

All right. Senator Dunn has moved to non-concur with House Amendment No. 1 to Senate Bill 1303. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1310. Senator Schuneman. 1312. Senator Davidson. 1322. Senator del Valle.

53rd Legislative Day

June 28, 1991

1329. Senator Luft. Wish to non-concur? Madam Secretary, please, Senate Bill 1-3-2-9.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1329.

PRESIDENT ROCK:

Senator Luft.

SENATOR LUFT:

Thank you, Mr. President. I'd move to non-concur in House Amendment No. 1 to Senate Bill 1329.

PRESIDENT ROCK:

Senator Luft has moved to non-concur with House Amendment No. 1 to Senate Bill 1329. All in favor of that motion, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1345. Senator Cullerton. 93. Senator Marovitz. 1404. Senator Berman. 1427. Top of Page 24. Senator Macdonald. 1451. Senator Severns. 1465. Senator Tom Dunn. 1470. Senator Jones. Secretary's Desk, Concurrence, middle of Page 24, Senate Bill 1470, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1470.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. I move that the Senate non-concur in House Amendment No. 1 to Senate Bill 1470.

PRESIDENT ROCK:

All right. Senator Jones has moved to non-concur in House Amendment No. 1 to Senate Bill 1470. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1471. Senator Jones. Madam Secretary, please.

53rd Legislative Day

June 28, 1991

SECRETARY HAWKER:

House Amendments 2 and 3 to Senate Bill 1471.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Yes. Thank you, Mr. President. I move that the Senate non-concur in House Amendment No. 2 and 3 to Senate Bill 1471.

PRESIDENT ROCK:

Senator Jones has moved that the Senate non-concur in House Amendments 2 and 3 to Senate Bill 1471. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. All right. Ladies and Gentlemen, if I can have your attention, we are now moving to the Order of Non-concurrence. These are House bills with Senate amendments. The House has refused to concur in Senate amendments, and if the sponsor refuses to recede, that is tantamount to a request for a conference committee. So I would ask that we now go through this Order on Non-concurrence, and ask those Members who are going to refuse to recede to so indicate, so that, again, we can transmit the paper back to the House and tell 'em what we think. House Bill 2. Senator Lechowicz. 38. Senator Friedland. To refuse to recede. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendments 1 and 2 to House Bill 38.

PRESIDENT ROCK:

Senator Friedland.

SENATOR FRIEDLAND:

Thank you, Mr. President. I refuse to recede from Amendments 1 and 2 and urge that a conference committee...

PRESIDENT ROCK:

All right. Senator Friedland has moved that the Senate refuse to recede from the adoption of Senate Amendments 1 and 2 to House

53rd Legislative Day

June 28, 1991

Bill 38, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 56. Senator Joyce. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendments 1 and 2 to House Bill 56.

PRESIDENT ROCK:

Senator Joyce.

SENATOR J.E. JOYCE:

Yes. I refuse to recede from Amendments 1 and 2, and ask that a conference committee be appointed.

PRESIDENT ROCK:

All right. Senator Joyce has moved that the Senate refuse to recede from the adoption of Senate Amendments 1 and 2 to House Bill 56, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 57. Senator Marovitz. 70. Senator Joyce. 104. Senator Rea. Madam Secretary, please, top of Page 25.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 104.

PRESIDENT ROCK:

Senator Rea.

SENATOR REA:

Thank you, Mr. President. I refuse to recede and ask for a conference committee.

PRESIDENT ROCK:

All right. Senator Rea moves that the Senate refuse to recede from Senate -- the adoption of Senate Amendment No. 1 to House Bill 104, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House.

53rd Legislative Day

June 28, 1991

175. Senator Rea. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 175.

PRESIDENT ROCK:

Senator Rea.

SENATOR REA:

Thank you, Mr. President. I move to recede <sic> from -- and to ask for a conference committee.

PRESIDENT ROCK:

All right. Senator Rea has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 175, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1-7-6. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 176.

PRESIDENT ROCK:

Senator Rea.

SENATOR REA:

Thank you, Mr. President. I move to recede <sic> and ask for a conference committee.

PRESIDENT ROCK:

All right. Senator Rea has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 176, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 177. Senator Rea. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 177.

PRESIDENT ROCK:

53rd Legislative Day

June 28, 1991

Senator Rea.

SENATOR REA:

Thank you, Mr. President. Move to refuse to recede from -- and ask for a conference committee.

PRESIDENT ROCK:

Senator Rea has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 177, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 178. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 178.

PRESIDENT ROCK:

Senator Rea.

SENATOR REA:

Thank you, Mr. President. Move to -- refuse to recede and ask for a conference committee.

PRESIDENT ROCK:

All right. The Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 178, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 179. Senator Jones. Refuse to recede. All right. Madam Secretary, 179, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 179.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. I move that the Senate refuse

53rd Legislative Day

June 28, 1991

to recede from House Amendment No. 1, and request a conference. PRESIDENT ROCK:

Senator Jones has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 179, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 180. Senator Rea. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 180.

PRESIDENT ROCK:

Senator Rea.

SENATOR REA:

Thank you, Mr. President. I move to refuse to recede and ask for a conference committee.

PRESIDENT ROCK:

The Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 180, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1-8-6. Senator Carroll. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 186.

PRESIDENT ROCK:

Senator Carroll.

SENATOR CARROLL:

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

I move that the Senate refuse to recede from Senate Amendment No.

1 to House Bill 186, and I'd ask that a committee on conference be appointed.

PRESIDENT ROCK:

53rd Legislative Day

June 28, 1991

All right. Senator Carroll has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 186, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 3-5-8. Senator Barkhausen. 4-9-3. Senator Jones. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 493.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. I move that the Senate refuse to recede from Amendment No. 1 to House Bill 493, and request a conference.

PRESIDENT ROCK:

All right. The Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 493, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 508. Senator Ralph Dunn. Top of Page 26. 516. Senator Mahar. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 516.

PRESIDENT ROCK:

Senator Mahar.

SENATOR MAHAR:

Thank you, Mr. President. I would move that the Senate refuse to recede from Senate Amendment No. 1 to House Bill 516, and a conference committee be appointed.

PRESIDENT ROCK:

53rd Legislative Day

June 28, 1991

The Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 516, and that a conference committee be appointed. All in favor of that motion, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 5-1-8. Senator Savickas. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 5-1-8.

PRESIDENT ROCK:

Senator Savickas.

SENATOR SAVICKAS:

Yes, Mr. President, I would move that we refuse to recede from Senate Amendment No. 1, and a conference committee be appointed. PRESIDENT ROCK:

Gentleman has moved that the Senate refuse to recede from the adoption of Amendment No. 1 to House Bill 518, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 6-7-3. Senator Luft Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 6-7-3.

PRESIDENT ROCK:

Senator Luft.

SENATOR LUFT:

Thank you, Mr. President. I ask that the Senate refuse to recede from Senate Amendment No. 1 to House Bill 673.

PRESIDENT ROCK:

Senator Luft has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 673, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries,

53rd Legislative Day

June 28, 1991

and the Secretary shall so inform the House. Senator Jacobs. 6-7-9. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 679.

PRESIDENT ROCK:

Senator Jacobs.

SENATOR JACOBS:

Thank -- thank you, Mr. President. I move that the Senate refuse to recede from Senate Amendment No. 1 on House Bill 679.

PRESIDENT ROCK:

Senator Jacobs has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 679, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 714. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 714.

PRESIDENT ROCK:

Senator Hawkinson,

SENATOR HAWKINSON:

Thank you, Mr. President. I move that the Senate refuse to recede from Senate Amendment No. 1 to House Bill 714, and that a conference committee be appointed.

PRESIDENT ROCK:

Senator Hawkinson has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 714, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 7-3-8. Senator Carroll. Madam Secretary, please.

SECRETARY HAWKER:

53rd Legislative Day

June 28, 1991

Senate Amendments 1, 2 and 3 to House Bill 7-3-8.

PRESIDENT ROCK:

Senator Carroll.

SENATOR CARROLL:

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

I move that the Senate refuse to recede from Senate Amendments 1,

2 and 3 on House Bill 738, and that a committee on conference be appointed.

PRESIDENT ROCK:

The Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendments 1, 2 and 3 to House Bill 738, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 7-6-4. Senator Jones. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 7-6-4.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Yes, thank you, Mr. President. I move the Senate refuse to recede from Senate Amendment No. 1 and request a conference.

PRESIDENT ROCK:

Senator Jones has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 764, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 799. Senator O'Daniel. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendments 1 and 2 to House Bill 7-9-9. PRESIDENT ROCK:

53rd Legislative Day

June 28, 1991

Senator O'Daniel.

SENATOR O'DANIEL:

Thank you, Mr. President. I would move to refuse to recede from Senate Amendment 1 and 2 to House Bill 799, and ask for a conference committee be appointed.

PRESIDENT ROCK:

Senator O'Daniel has moved that the Senate refuse to recede from the adoption of Senate Amendments 1 and 2 to House Bill 799, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 945. Senator Lechowicz. 968. Senator Jones. 968, Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 9-6-8.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Yeah. Thank -- thank you, Mr. President. I move that the Senate refuse to recede from Senate Amendment No. 1 to House Bill 968, and request a conference.

PRESIDENT ROCK:

Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 968, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 9-7-0. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 9-7-0.

PRESIDENT ROCK:

Senator Jones.

53rd Legislative Day

June 28, 1991

SENATOR JONES:

Thank you, Mr. President. I move the Senate refuse to recede from Senate Amendment No. 1 to House Bill 970, and request a conference.

PRESIDENT ROCK:

Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 970, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 9-7-1. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 971.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. I move the Senate refuse to recede from Senate Amendment No. 1 to House Bill 971, and request a conference.

PRESIDENT ROCK:

Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 971, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. Top of Page 27. 1073. Senator Cullerton. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1073.

PRESIDENT ROCK:

Senator Cullerton.

SENATOR CULLERTON:

Thank you, Mr. President, Members of the Senate. I would move

53rd Legislative Day

June 28, 1991

to refuse to recede to Senate Amendment No. 1 to House Bill 1073, and request a conference committee.

PRESIDENT ROCK:

Senator Cullerton has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1073, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1078. Senator Berman. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1078.

PRESIDENT ROCK:

Senator Berman.

SENATOR BERMAN:

Thank you, Mr. President. I move that we refuse to recede from Senate Amendment No. 1, and that a conference committee be... PRESIDENT ROCK:

Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1078, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1079. Senator Berman. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1097 -- 79.

PRESIDENT ROCK:

Senator Berman.

SENATOR BERMAN:

I move that we refuse to recede from Senate Amendment No. 1, and that a conference committee be appointed.

PRESIDENT ROCK:

Gentleman has moved that the Senate refuse to recede from the

53rd Legislative Day

June 28, 1991

adoption of Senate Amendment No. 1 to House Bill 1079, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1097. Senator Berman. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1097.

PRESIDENT ROCK:

Senator Berman.

SENATOR BERMAN:

I move that we refuse to recede from Senate Amendment No. 1. PRESIDENT ROCK:

Senator Berman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1097, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. Senator Jacobs. 1109. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1109.

PRESIDENT ROCK:

Senator Jacobs.

SENATOR JACOBS:

Thank you. I -- I move that we refuse to recede from Senate Amendment 1 on House Bill 1109.

PRESIDENT ROCK:

Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. I to House Bill 1109, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1123. Senator Davidson. 1171. Senator Cullerton. 1183. Senator Luft. 1228.

53rd Legislative Day

June 28, 1991

Senator Maitland. Madam Secretary, please. House Bill 1228. SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1228.

PRESIDENT ROCK:

Senator Maitland.

SENATOR MAITLAND:

Thank you very much, Mr. President, Members of the Senate. I move that the Senate refuse to recede from Senate Amendment No. 1 to House Bill 1228, and a committee on conference be appointed.

PRESIDENT ROCK:

Senator Maitland has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1228, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1254. Senator Geo-Karis. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendments 1 and 2 to House Bill 1254.

PRESIDENT ROCK:

Senator Geo-Karis.

SENATOR GEO-KARIS:

Mr. President and Ladies and Gentlemen of the Senate, I refuse to concur <sic>.

PRESIDENT ROCK:

Senator Geo-Karis has moved that the Senate refuse to recede from the adoption of...

SENATOR GEO-KARIS:

I mean, to recede.

PRESIDENT ROCK:

-- Senate Amendment Nos. 1 and 2 to House Bill 1254, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries,

53rd Legislative Day

June 28, 1991

and the Secretary shall so inform the House. 1321. Senator Berman. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1321.

PRESIDENT ROCK:

Senator Berman.

SENATOR BERMAN:

We \dashv I move that we refuse to recede from Senate Amendment No. 1.

PRESIDENT ROCK:

Senator Berman has moved that the Senate refuse to recede from the adoption of Amendment No. 1 to House Bill 1321, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1353. Senator Donahue. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1353.

PRESIDENT ROCK:

Senator Donahue.

SENATOR DONAHUE:

Thank you, Mr. President and Ladies and Gentlemen of the Senate. I move that we refuse to recede from Senate Amendment No. 1, and a conference committee be appointed.

PRESIDENT ROCK:

Senator Donahue has moved that the Senate refuse to recede from the adoption of Amendment -- Senate Amendment No. 1 to House Bill 1353, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1364. Senator Jones. Top of Page 28, Ladies and Gentlemen. Just two more pages on these motions. 1364. Madam Secretary, please.

53rd Legislative Day

June 28, 1991

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1364.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. I move the Senate refuse to recede from Senate Amendment No. 1, and request a conference.

PRESIDENT ROCK:

Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1364, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1466. Senator Carroll. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1466.

PRESIDENT ROCK:

Senator Carroll.

SENATOR CARROLL

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

I move that the Senate refuse to recede from Senate Amendment No.

1 to House Bill 1466, and that a committee on conference be appointed.

PRESIDENT ROCK:

Senator Carroll has moved that the Senate refuse to recede from the adoption of Amendment No. 1 to House Bill 1466, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. Senator Butler. 1506. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1506.

53rd Legislative Day

June 28, 1991

PRESIDENT ROCK:

Senator Butler.

SENATOR BUTLER:

Thank you, Mr. President. I move that the Senate refuse to recede from Amendment No. 1 of House Bill 1506, and ask for a conference committee.

PRESIDENT ROCK:

All right. Senator Butler has moved that the Senate refuse to recede from the adoption of Amendment No. 1 to House Bill 1506, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House.

PRESIDING OFFICER: (SENATOR DEMUZIO)

House Bill 1528. Senator Welch. Senator Welch. House Bill 1545. Senator Marovitz. 1564. Senator Tom Dunn. House Bill 1564, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1564.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Tom Dunn.

SENATOR T. DUNN:

Thank you, Mr. President. I move that the Senate refuse to recede.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Dunn has moved to -- that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1545, and that a conference committee be -- I'm sorry -- 1564, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. House Bill 1604. Senator Jones. Madam Secretary, 1604.

SECRETARY HAWKER:

53rd Legislative Day

June 28, 1991

Senate Amendment No. 1 to House Bill 1604.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. I move the Senate refuse to recede from Amendment No. 1 to House Bill 1604.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1604, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. House Bill 1644. Senator Alexander. 1811. Senator Leverenz. Okay. On the Order of -- House Bill 1811, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1811.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Leverenz.

SENATOR LEVERENZ:

I thank you, Mr. President. I would move to refuse to recede, and request a conference committee on that.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Leverenz has moved that the Senate refuse to recede from the adoption of Senate Amendment 1 to House Bill 1811, and a committee of conference be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The opinion of the Chair, the Ayes have it. Motion carries, and the Secretary shall so inform the House. House Bill 1850. Senator O'Daniel. Madam Secretary, House Bill 1850.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1850.

PRESIDING OFFICER: (SENATOR DEMUZIO)

53rd Legislative Day

June 28, 1991

Senator O'Daniel.

SENATOR O'DANIEL:

Thank you, Mr. President. I'd move to refuse to recede from Senate Amendment No. 1 to 1850, and ask that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator O'Daniel has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1850, and that a committee of conference be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. 1911. Senator Luft. 1929. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1929.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Cullerton.

SENATOR CULLERTON:

Thank you, Mr. President, Members of the Senate. I wish to refuse to recede from Senate Amendment No. 1 on House Bill 1929, and request that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Cullerton has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1929, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. Page 29. House Bill 1949. Senator Berman. On the Order of Secretary's Desk, Non-concurrence, top of Page 29, is House Bill 1949, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1949.

PRESIDING OFFICER: (SENATOR DEMUZIO)

53rd Legislative Day

June 28, 1991

Senator Berman.

SENATOR BERMAN:

Thank you, Mr. President. I move that we refuse to recede from Senate Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Berman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1949, and that a committee of conference be appointed. favor, indicate by saying Aye. Opposed. All right. The board is now correct. Senator Berman has moved that the -- Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1949, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The motion carries. Secretary shall so inform the House. House Bill 2005. Senator Luft. 2010. Senator Luft. 2040. Senator Jones. On the Order of Secretary's Desk, Non-concurrence, is House Bill 2040, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 2040.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. I move the Senate refuse to recede from Senate Amendment No. 1, and request a conference.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 2040, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. House Bill 2139. Senator Jones. Madam Secretary, 2139.

SECRETARY HAWKER:

53rd Legislative Day

June 28, 1991

Senate Amendments 1 and 3 to House Bill 2139.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones.

SENATOR JONES:

Yes. Thank you, Mr. President. I move the Senate refuse to recede from Senate Amendment No. 1 and 3, and request a conference.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones has moved that the Senate refuse to recede from the adoption of Senate Amendment 1 and 3 to House Bill 2139, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. 2149. Senator Savickas. Madam Secretary, House Bill 2149.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 2-1-4-9.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Savickas.

SENATOR SAVICKAS:

Yes, Mr. President, I would move that we refuse to recede and have a conference committee --

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Savickas has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 2149, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. House Bill 2169, Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 2169.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Savickas.

53rd Legislative Day

June 28, 1991

SENATOR SAVICKAS:

Yes, I would move that we refuse to recede, and have a conference committee appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Savickas has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 2169, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. House Bill 2417, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 2 to House Bill 2417.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

I move the Senate refuse to recede from Senate Amendment No. 2, and a committee of conference be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Jacobs has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 2 to House Bill 2417, and that a committee of conference be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. -- 2446. Senator Kelly. On the Order of Secretary's Desk, Non-concurrence, House Bill 2446, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 2446.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Kelly.

SENATOR KELLY:

Thank you, Mr. President, Members of the Senate. I request, on House Bill 2446, to refuse to recede from Senate Amendment No.

53rd Legislative Day

June 28, 1991

1, and request that a conference committee be called.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Kelly has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 2446, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The motion carries, and the Secretary shall so inform the House. House Bill 2489. Senator Karpiel. 2489, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 2489.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Karpiel.

SENATOR KARPIEL:

Thank you, Mr. President. I move to non-concur -- to not recede from the amendment on -- I refuse to recede on the amendment on House Bill 2489 and ask to have this --

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Karpiel has moved to refuse -- that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 2489, and that a committee of conference be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. House Bill 2510. Senator Cullerton. Madam Secretary, 2510.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 2510.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Cullerton.

SENATOR CULLERTON:

Thank you, Mr. President, Members of the Senate. I move to refuse to recede from Senate Amendment No. 1 on House Bill 2510, and request that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

53rd Legislative Day

June 28, 1991

All right. Senator Cullerton has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 2510, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. Senator Raica, for what purpose do you arise?

SENATOR RAICA:

Mr. President, I'd just like to know if it's -- if it's possible to ask leave of the Body to go to Page 21, and I'd like to move to non-concur with Senate Bill 1031, if that's all right. PRESIDING OFFICER: (SENATOR DEMUZIO)

We'll get back there shortly. 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 refused to concur with the Senate in the adoption of their amendments to a bill of the following title, to wit:

Senate Amendments No. 1 to House Bill 121.

Senate Amendment 1 to House Bill 580.

Senate Amendment 1 to House Bill 1128.

Senate Amendment 1 to House Bill 1415.

Senate Amendment 1 to House Bill 1440.

Senate Amendment 1 to House Bill 1498.

Senate Amendments 1, 2 and 3 to House Bill 1499.

Senate Amendment 1 to House Bill 1815.

Senate Amendments 1 and 2 to House Bill 2125.

Senate Amendment 1 to House Bill 2148.

Senate Amendment 1 to House Bill 2222.

Senate Amendment No. 1 to House Bill 2392.

Senate Amendment No. 1 to House Bill 2491.

And Senate Amendment No. 1 to House Bill 2557.

53rd Legislative Day

June 28, 1991

Non-concurred in by the House, June 28, 1991.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Secretary's Desk. All right. With leave of the Body, we will now go back to Page 10. Page 10 on your Calendar, on the Order of Concurrence. We went through this morning with those motions that sponsors wished to have non-concurred. We are now moving back to Page 10. And we will begin with Senate Bill 62, which would be Welch, and then Collins, Daley, Dunn, Davidson. This would all be final action. So with leave of the Body, we will return to Page 10. Top of Page 10, Secretary's Desk, Concurrence, is House -- I'm sorry, Senate Bill 62. Senator Welch. All right. Mr. Secretary, Senate Bill 62.

ACTING SECRETARY: (MR. HARRY)

House Amendments 1 and 2 to Senate Bill 62.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Welch.

SENATOR WELCH:

I would move to non-concur with House Amendments 1 and 2 to Senate Bill 62.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Welch has moved to -- that the -- move to non-concur with House Amendments 1 and 2 to Senate Bill 62. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. Senate Bill 83. Senator Collins. Senate Bill 83, Mr. Secretary. ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 83.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Collins.

SENATOR COLLINS:

Yes. Thank you, Mr. President. I move to concur with House Amendment 1 to House <sic> Bill 83. It simply was necessary after

53rd Legislative Day

June 28, 1991

the new laws in Congress. And it's designed to comply with that new language of the federal law. So I would move to concur with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Is there discussion? All right. Senator -- the question is, shall the Senate concur with House Amendment 1 to Senate Bill 83. Those in favor will vote Aye. Those opposed -- I'm sorry. Senator Fawell.

SENATOR FAWELL:

Will the sponsor yield for a question?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Sponsor indicates she will yield. Senator Fawell.

SENATOR FAWELL:

Senator, according to our analysis, you've got several technical problems with the -- with the House amendment. House Amendment 162 applies only -- I mean, House Bill 162 applied only to the taxable year ending 12/31/90. This amendment applies to any taxable year after that date. This bill doesn't set a filing date, as drafted. A taxpayer could wait five years and still not be subject to any interest or penalty, and interest would also not be applicable to any refund due to these taxpayers from the Department. I would strongly suggest that you -- that you put this back in conference committee and -- and get those concerns straightened out, or you're not going to have a bill that's worth a darn.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Collins.

SENATOR COLLINS:

Are you sure you're on 83?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Fawell.

SENATOR FAWELL:

53rd Legislative Day

June 28, 1991

Yes, I -- I am. Your problem is, on Page 2 you've got -- on line 53, it reads, shall be applicable for any taxable year ending on or <sic> after December 31, 1990. That's not what you want.

PRESIDING OFFICER: (SENATOR DEMUZIO)

...... (DEMITOR PEROE

Senator Collins.

SENATOR COLLINS:

I'll have to take this out of the record, because what I have -- it just doesn't say that on Page 2, line 3. So let me take it out of the record.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Take it out of the record. Senate Bill 98. Senator Daley. Mr. Secretary, Senate Bill 98.

ACTING SECRETARY: (MR. HARRY)

House Amendments 1 and 2 to Senate Bill 98.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Daley.

SENATOR DALEY:

Thank you, Mr. President, Members of the Senate. I move that we concur with Senate <sic> Amendment No. 1, which would require suspension of license for failure to pay municipal and county in addition to State taxes as provided as it left this Chamber. Amendment No. 2 would maintain the underlying bill, which states that -- further would require the Department of Lottery to receive clarification <sic> showing that a license applicant has been paid -- has paid their taxes before renewing a license. It allows for agreements between the sales agent and the county or municipality that collects the taxes or fees. Τf certificate cannot be provided, the applicant may provide proof of payments of taxes or fees if they disclose a copy of their tax returns and cancelled checks. I'd be happy to answer questions.

PRESIDING OFFICER: (SENATOR DEMUZIO)

53rd Legislative Day

June 28, 1991

Is there discussion? If not, the question is, shall the Senate concur with House Amendment 1 to Senate Bill 98. Those in favor will vote Aye. Those opposed, Nay. The voting is open. I'm -- on House -- House Amendments 1 and 2. All those in favor will vote Aye. Those opposed, 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 54, the Nays are none, none voting Present. The Senate does concur with House Amendments 1 and 2 to Senate Bill 98, and the bill, having received the required constitutional majority, is declared passed. Senate Bill 1-1-6. Senator Thomas Dunn. Okay, Mr. Secretary, 1-1-6.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 2 to Senate Bill 116.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Dunn.

SENATOR T. DUNN:

Thank you, Mr. President. I move to concur with House Amendment No. 2.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, Senator Dunn has moved that the Senate concur with House Amendment 2 to Senate Bill 116. Those in favor will vote Aye. Those opposed, 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, none voting Present. The Senate does concur with House Amendment 2 to Senate Bill 116. And the bill, having received the required constitutional majority, is declared passed. Senate Bill 125, Mr. Secretary, please.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 2 to Senate Bill 125.

PRESIDING OFFICER: (SENATOR DEMUZIO)

53rd Legislative Day

June 28, 1991

Senator Davidson.

SENATOR DAVIDSON:

Mr. President and Members of the Senate, this was a additional wording clarification by the law -- by the Bar Association. And I move that -- to concur in the House amendment. What it says is, when the officer has probable cause to test a pilot or a crew member in relation to use of alcohol or drug.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Is there discussion? If not, Senator Davidson -the question is, shall the Senate concur with House Amendment 2 to Senate Bill 125. Those in favor will vote Aye. Those Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. that question, the Ayes are 56, the Nays are none, none voting Present. The Senate does concur with House Amendment 2 to Senate Bill 125, the bill, having and received the required constitutional majority, is declared passed. Senate Bill 131. Senate Bill 136. Senator Jones. Senate Bill 136, Mr. Secretary. ACTING SECRETARY: (MR. HARRY)

House Amendments 1 and 2 to Senate Bill 136.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. I move the Senate non-concur in House Amendments No. 1 and 2 to Senate Bill 136.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones moves to non-concur with House Amendments 1 and 2 to Senate Bill 136. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. Senate Bill 151. Mr. Secretary, please.

ACTING SECRETARY: (MR. HARRY)

53rd Legislative Day

June 28, 1991

House Amendment No. 1 to Senate Bill 151.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs. All right. Take it out of the record. 154.

All right. The bottom of Page 10 is Senate Bill 154, Mr.

Secretary.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 154.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President. Amendment No. 1 provides that the employer notice of jury duty shall be ten days of the issuance of summons, rather than the twenty-four hours. This was requested by the courts, and I think it makes sense, and I ask for its adoption.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? The question is, shall the Senate concur with House Amendment 1 to Senate Bill 154. Those in favor will vote Aye. Those opposed, 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 57, the Nays are none, none voting Present. The Senate does concur with the -- with House Amendment 1 to Senate Bill 154. And the bill, having received the required constitutional majority, is declared passed. Page 11 - turn the page - is Senate Bill 155. 158. Senator Jones. 175. Senator Thomas Dunn. On the Order of Secretary's Desk, Concurrence, top of Page 11, is Senate Bill 175, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Amendments 1 and 3 to Senate Bill 175.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Thomas Dunn.

53rd Legislative Day

June 28, 1991

SENATOR T. DUNN:

Thank you, Mr. President. House Amendment No. 1 is technical in nature. House Amendment No. 3 replaces No. 2, which was withdrawn, and adds the definition of "not for profit corporation," and requires consideration of those entitled <sic>in rulemaking. Requires the Secretary of State to provide DCCA Business Assistance Office with a copy of any proposed rules or amendments. I urge adoption.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? Senator -- if not, the question is, shall the Senate concur with House Amendments 1 and 3 to Senate Bill 175. Those in favor will vote Aye. Those opposed, 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, none voting Present. The Senate does concur with House Amendments 1 and 2 to -- 1 and 3 to Senate Bill 175. And the bill, having received the required constitutional majority, is declared passed. Senate Bill 195. Senator Severns. I'm sorry. Senator Severns. You wish to have that called? Okay. Mr. Secretary, Senate Bill 195.

ACTING SECRETARY: (MR. HARRY)

House Amendments 1, 2, 3, 4 and 5 to Senate Bill 195.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Severns.

SENATOR SEVERNS:

Thank you, Mr. President, Members of the Senate. My desire is to concur with House Amendments 1, 2, 3 and 4, and non-concur with House Amendment 5. I'll proceed to explain the four amendments. PRESIDING OFFICER: (SENATOR DEMUZIO)

Point out to the Membership that - for the edification of everyone - that moving to concur with a -- with some of the amendments and non-concurring with the other amendments, on the

53rd Legislative Day

June 28, 1991

concurrence vote, it is the sense of the Senate that, you know, that — that becomes the sense of the Senate, and with respect to the non-concurrence, then the whole bill goes back. Senator Severns.

SENATOR SEVERNS:

Thank you, Mr. President, Members of the Senate. House Amendment 1 is the amendment that we, in this Chamber, agreed to to add a gubernatorial appointee — one additional gubernatorial appointee to the Economic Development Board, and that amendment was put on in the House. House Amendment 2 was language offered by DCCA permitting the local Corridor of Opportunity Councils to use eight percent of the grant funds ordered for them for their administrative costs. House Amendment 3 expands the list from which the Governor can choose to make his appointments to also include community action groups. House Amendment 4 is another DCCA amendment clarifying that the economic development activities will also include local governmental assistance. I would move adoption of House Amendments — concurrence with House Amendments 1, 2, 3 and 4, and non-concurrence —

PRESIDING OFFICER: (SENATOR DEMUZIO)

Well, we'll take the motion with respect to concurrence. Is there discussion on the concurrence motion on House Amendments 1, 2, 3 and 4? All right. If not, the question is, shall the Senate concur with House Amendments 1, 2, 3 and 4. All in favor will vote Aye. Those opposed, 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, none voting Present. The Senate does concur with House Amendments 1, 2, 3 and 4. Senator Severns.

SENATOR SEVERNS:

Thank you, Mr. President. I move to non-concur with House Amendment 5.

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Severns has moved to non-concur with House Amendment 5 to Senate Bill 195. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. 198. Senator Jones. On the Order of Secretary's Desk is Senate Bill 198, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 198.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. House Amendment No. 1 to Senate Bill 198 clarifies the conditions with which a school psychologist would be able to sit for the clinical psychologist exam. This amendment was worked out between the two professions, and I know of no opposition. And I ask that -- give it a favorable vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Is there discussion? All right. Senator DeAngelis.

SENATOR DeANGELIS:

Only after this is done, I would like to make an inquiry of the Chair.

PRESIDING OFFICER: (SENATOR DEMUZIO)

I'm sorry, Senator DeAngelis, I didn't hear the first part. Oh, all right. Is there further discussion? Then the question is, shall the Senate concur with House Amendment 1 to Senate Bill 198. Those in favor will vote Aye. Those opposed, 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 57, the Nays are none, none voting Present. The Senate does concur with House Amendment 1 to Senate Bill 198,

53rd Legislative Day

June 28, 1991

and the bill, having received the required constitutional majority, is declared passed. Senator DeAngelis, for what purpose do you arise?

SENATOR DEANGELIS:

Thank you, Mr. President. And I know you've tried to caution us on the kind of motions that were put forth on Senate Bill 195, but as a question of parliamentary inquiry: What would be the status of that roll call that was taken on the three amendments we concurred with?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Well, it would simply be a -- an expression of the Senate that they wish to stand by the House Amendments 1, 2, 3 and 4, and that the whole bill now - with the respect to the non-concurrence on Amendment No. 5 - the entire bill goes back. With respect to the roll call, it is a matter of record that the Senate voted whatever they voted on -- on House Amendments 1, 2, 3 and 4. But as long as there is an amendment still pending, then there cannot be final action, and therefore, the entire bill must -- must go to -- go back to the House, and if they refuse to recede, then it goes to conference. Senator -- Senator DeAngelis.

SENATOR DEANGELIS:

Well, does the roll call have any standing? In other words, the roll call didn't pass anything. And more specifically, why are we even taking a roll call on it?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Well, that -- in my seventeen years around here, we -- we have -- some -- some just prefer that if they're not going to adopt all the amendments, to simply non-concur in all the amendments and send it back to the House. There are those, however, that wish to have some expression of the Senate's view with respect to the amendments that were adopted by the House. Although, in going -- in going to -- for example, if you go to a conference committee,

53rd Legislative Day

June 28, 1991

it doesn't make any difference what the Senate action was because it was not final. Senator DeAngelis.

SENATOR DEANGELIS:

Well, setting up a situation that's not very likely to happen

PRESIDING OFFICER: (SENATOR DEMUZIO)

Then why are we discussing it?

SENATOR DeANGELIS:

Well, wait a minute.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator DeAngelis.

SENATOR DeANGELIS:

Could someone request that roll call at some point in the future and use that roll call as evidence of having voted for something that you really don't intend to vote for?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Well, it is a matter of -- it is a matter of public record, and -- and therefore, it is an expression of the Senate that that Member who voted in the affirmative or the negative, that that was his position with respect to those amendments that had been adopted by the House on which the Lady had made a motion. Senator DeAngelis.

SENATOR DeANGELIS:

Well, and I'll shut it off right here. So it would be more appropriate just to vote No.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senate Bill 247. Senator Philip. On the Order of Secretary's Desk, Concurrence, is Senate Bill 247, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Amendments 1 and 2 to Senate Bill 247.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Philip, before you -- before you do that, you did such

53rd Legislative Day

June 28, 1991

a great job last night - WAND, WCIA, WICS, WGN and all of the other related television stations have requested permission to film. Is leave granted? I don't know. Leave is granted. Senator Philip.

SENATOR PHILIP:

I'm sorry. My light wasn't on, so I don't normally talk until my light comes on. Sorry, Mr. President. Senate Bill 247, as it -- amended, as it went out of here, increased the Minority and Female Business Enterprise Act from ten to twelve percent. It included disabled persons. They have put two amendments on over in the House. Amendment No. 1 is a better definition. That's always a matter of opinion. Amendment No. 2 took out the construction industry. I don't have any problems with that. I'd be happy to answer any questions, and I would hope that we would concur in the two -- House Amendments 1 and 2.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? All right. The question is, shall the Senate concur with House Amendments 1 and 2 to Senate Bill 247. Those in favor will vote Aye. Those opposed, 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 54, the Nays are none, none voting Present. The Senate does concur with House Amendments 1 and 2 to Senate Bill 247, and the bill, having received the required constitutional majority, is declared passed. With leave of the Body, we will jump back two bills and — to Senate Bill 197. Leave is granted. Senate Bill 197, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 197.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Rock.

SENATOR ROCK:

53rd Legislative Day

June 28, 1991

Thank you, Mr. President, Ladies and Gentlemen of the Senate. I will move that the Senate do concur with House Amendment to Senate Bill 197. Senate Bill 1-9-7 was an amendment to the Bingo License and Tax Act, and provided, you will recall, that we would afford, particularly the Catholic schools, the opportunity to encourage parents to participate in the management by virtue of tuition reductions, if, indeed, they volunteer to work bingo. is a relatively common practice in Chicago, but one that under the current bingo regulations is not allowable. The House added an amendment to -- to say that if indeed a bingo licensee is subject to inclement weather - apparently if you have a bingo license, you only get so many days a month or you have to apply for such and such days - if indeed there's inclement weather, the licensee can reinstate a snow day or a tornado day, or whatever it is, after proper notification and approval by the Department of Revenue. I know of no objection, and so I would move that the Senate do concur with House Amendment No. 1 and send Senate Bill 1-9-7 to the Governor's desk.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Is there discussion? If not, the question shall the Senate concur with House Amendment 1 to Senate Bill 197. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? all voted who wish? Take the record. On that question, the Ayes are 57, the Nays are none, none voting Present. The Senate does concur with House Amendment 1 to Senate Bill 197, and the bill, having received the required constitutional majority, declared passed. 267. Senator Schuneman. Senator Schuneman on the Floor? 271. Senator del Valle. Senate Bill 271, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 271.

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator del Valle.

SENATOR dEL VALLE:

Thank you, Mr. President. I move to non-concur with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator del Valle has moved to non-concur with House Amendment 1 to Senate Bill 271. All in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. Senate Bill 298. On the Order of Secretary's Desk, bottom of Page 11, is Senate Bill 298, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

Senate <sic> Amendment No. 2 to House <sic> Bill 298.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President. I move that we concur with Amendment No. 2. Amendment No. 2 increased the membership of the Residential Finance Advisory Committee from four to five members, with that additional member being a Realtor -- or from the Illinois Association of Realtors. And I know of no known opposition and ask for your support.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, the question is, shall the Senate concur with House Amendment 2 to Senate Bill 298. Those in favor will vote Aye. Those opposed, 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 -- I'm sorry, the Nays are -- the Ayes are 56, the Nays are none, none voting Present. The Senate does concur with House Amendment 2 to Senate Bill 298, and the bill, having received the

53rd Legislative Day

June 28, 1991

required constitutional majority, is declared passed. Bottom of Page 12, Senate Bill 322. Senator DeAngelis. Is Senator DeAngelis on the Floor? Page 13. With leave -- with leave of the Body, Senator Carroll will handle 325. All right. Madam -- Mr. Secretary, Senate Bill 325.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 325.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Carroll.

SENATOR CARROLL:

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

At the request of the sponsor, I'd move to non-concur with House

Amendment No. 1 to Senate Bill 325 and ask that a committee on

conference be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Carroll moves to non-concur with House Amendment 1 to Senate Bill 325. All in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. Senate Bill 326. Senator Woodyard. Mr. Secretary, 326.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 326.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Woodyard.

SENATOR WOODYARD:

Thank you, Mr. President, Members of the Senate. I would move to non-concur with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Woodyard has moved to non-concur with House -- House Amendment No. 1 to Senate Bill 326. All those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so -- so inform the House. Page 16.

53rd Legislative Day

June 28, 1991

Senate Bill 385. Senator Rigney. 3-8-5, Mr. Secretary. Top of Page 16.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 385.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Rigney.

SENATOR RIGNEY:

This is an amendment that was put on over in the House that Representative Black was interested in for a problem in his district. It says merely that businesses within enterprise zones will be protected from any type of an increase in their cost of doing business if the municipal utility wants to -- if they want to put on -- if the municipality wants to put on a utility tax, they would not be able to put it on on a business that's within an enterprise zone. Now, it does not apparently affect those municipalities that have a tax at the time of the creation of the zone. It's only when the zone is -- when they attempt to put the tax on after the -- the zone has been created.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? Discussion? If not, the question is, shall the Senate concur with House Amendment 1 to Senate Bill 385. Those in favor will vote Aye. Those opposed, 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, none voting Present. The Senate does concur with House Amendment 1 to Senate Bill 385, and the bill, having received the required constitutional majority, is declared passed. Senator Butler, for what purpose do you have your light on?

END OF TAPE

53rd Legislative Day

June 28, 1991

TAPE 2

PRESIDING OFFICER: (SENATOR DEMUZIO)

407. Senator Jones. 427. Barkhausen. Secretary's Desk, Concurrence, is Senate Bill 427, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 427.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Barkhausen.

SENATOR BARKHAUSEN:

Mr. President and Members, I move that we concur in House Amendment No. 1 to Senate Bill 427. This deals with the Public Contractor Article of the Criminal Code. The amendment changes the requirement that in order for a change order to be effective on a public contract that various conditions need to be met. Rather than having to satisfy all of these conditions, the change order can meet any one of three conditions in order to be effective and enforceable. And I move that we concur in House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Is there discussion? If not, the question is, shall the Senate concur with House Amendment 1 to Senate Bill 427. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Take the record. On that question, the Ayes are 52, the Nays are none, none voting Present. The Senate does concur with House Amendment 1 to Senate Bill 427, and the bill, having received the required constitutional majority, is declared passed. Senate Bill 429, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 429.

PRESIDING OFFICER: (SENATOR DEMUZIO)

53rd Legislative Day

June 28, 1991

Senator Davidson.

SENATOR DAVIDSON:

Mr. President and Members of the Senate, this adds -- extends to the local level a request for the local level -- local governmental body so that if there's any deferred or nonpaid taxes, the liquor license could not be renewed until that's satisfied. I move the adoption -- I mean, move to concur.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, the question is, shall the Senate concur with House Amendment 1 to Senate Bill 429. Those in favor will vote Aye. Those opposed, 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 54, the Nays are none, none voting Present. The Senate does concur with House Amendment 1 to Senate Bill 429. And the bill, having received the required constitutional majority, is declared passed. Senate Bill 435, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 435.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Topinka.

SENATOR TOPINKA:

Yes. Mr. President, Ladies and Gentlemen of the Senate, I would ask concurrence in Amendment No. 1, which increases from forty-five dollars to fifty-five dollars the fee required to be paid to the Department of Nuclear Safety by dentists and veterinarians for each inspection of their radiography machine every five years. It is an agreed amount by all who are concerned.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? Discussion? If not, the question is, shall the Senate concur with House Amendment 1 to Senate Bill 435.

53rd Legislative Day

June 28, 1991

Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Take the record. On that question, the Ayes are 55, the Nays are none, none voting Present. The Senate does concur with House Amendment 1 to Senate Bill 435, and the bill, having received the required constitutional majority, is declared passed. Senate Bill 441. Senator Cullerton. 441, Mr. Secretary. ACTING SECRETARY: (MR. HARRY)

House Amendment No. 2 to Senate Bill 441.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Cullerton.

SENATOR CULLERTON:

Thank you, Mr. President, Members of the Senate. I would move to concur with Senate -- House Amendment No. - is it 2? - with Senate Bill 441. The bill deals with the concern of the Community Care Program. There are people who would not be eligible to participate in this Program - the Community Care Program - and this is preventing -- we're trying to prevent some undue hardships to these people who are no longer served by the Program. we do with the amendment - it would provide that these persons who are not eligible within sixty days receive notice of termination and within sixty days have the right to appeal the determination. And each person affected, regardless of the circumstances for discontinued eligibility, shall be given notice and the opportunity to purchase the necessary services through the Community Care Program, which would allow those persons affected to purchase those services at a rate lower than at the private So I think it's a good amendment, and I would move for its adoption by concurring with the House amendment.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? Senator Fawell.

SENATOR FAWELL:

53rd Legislative Day

June 28, 1991

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

PRESIDING OFFICER: (SENATOR DEMUZIO)

He indicates he will yield. Senator Fawell. SENATOR FAWELL:

This bill originally, the way -- according to our analysis, was -- was created so that the State Treasurer could receive some federal monies. And now you've added this amendment -- or the House has added this amendment, that says that there's going to be a sixty-day notice to seniors who are no longer eligible for assistance to the elderly under the Community Care Program. Could you explain exactly what the Community Care Program involves? PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Cullerton.

SENATOR CULLERTON:

Yes. The Community Care Program, as I understand it, provides services for senior citizens who are poor, and the concern -- and let me further give you some further background. The -- this amendment, I believe, first started out -- you're right. This taking too long. The bill started out as Senate Bill 1224, and what they tried to do initially was to tell these people who are going to be declared ineligible that they could be -- still be eligible. That was going to cost money, like 2.9 million dollars. So they gave up on that proposal and they said, "All we want to do is, since they're going to kick these people out of the Program, we want to give them some notice." So the -- what the -- all the amendment does is -- right now they have fifteen days notice of termination - the amendment makes it sixty. They have, I think, ten days to initiate an appeal. This gives them sixty days to --So that's -- that's basically what the -- what the to appeal. bill does.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Fawell.

53rd Legislative Day

June 28, 1991

SENATOR FAWELL:

During those seventy days that they've got, between the sixty and the ten - added up to seventy - are they still supposed to be receiving services, and if so -- you know, if we haven't passed the budget or if we haven't included those services in the budget, then what happens?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Cullerton.

SENATOR CULLERTON:

I'll tell you what - I'm going to take this bill out of the record in order to answer your questions, because I don't know exactly the answer.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Take it out of the record. Senate Bill 468. Senator Collins. I'm -- beg your pardon. I skipped one. Senate Bill 443. Senator Cullerton. All right. Now, 468. Senator Collins. Senate Bill 4-6-8, bottom of Page 16, Mr. Secretary, please.

ACTING SECRETARY: (MR. HARRY)

House Amendments 1 and 2 to Senate Bill 468.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Collins.

SENATOR COLLINS:

Yes, thank you. I -- I move to concur with House Amendments 1 and 2 to Senate Bill 468. Amendment No. 1 expands the membership of the committee to include the State's Attorney Appellate Prosecutors, and it expands the life of the task force to 12/01/92 <sic>. And Amendment No. -- and I move to concur. Amendment No. 2 provide that the -- this task force be under the Department of Corrections as the -- would be overseeing this committee, similar to the way the Task Force on School Financing now is under the Board of Education, and it works well, I think.

53rd Legislative Day

June 28, 1991

That's to comply to one of the Madigan rules. I don't have any real problems with that. And therefore, I move to concur.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall the Senate concur with House Amendments 1 and 2 to Senate Bill 468. Those in favor will vote Aye. Those opposed, 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 43, the Nays are 5, 1 voting Present. The Senate does concur with House Amendments 1 and 2 to Senate Bill 468, and the bill, having received the required constitutional majority, is declared passed. Senate Bill 484, Mr. Secretary, please.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 484.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Severns.

SENATOR SEVERNS:

Thank you -- thank you, Mr. President, Members of the Senate.

I would like to move to non-concur with the House Amendment 1 to Senate Bill 484.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Severns has moved to non-concur with House Amendment No. 1 to Senate Bill 484. All 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 17, Senate Bill 487, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Amendments 1 and 2 to Senate Bill 487.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Schaffer.

SENATOR SCHAFFER:

Mr. President, this bill left the Senate with some language on

53rd Legislative Day

June 28, 1991

it revising the Residential Mortgage License Act, and the amendments in the House further implement an agreement between the affected State agencies and the industry. It amends several sections of the Residential Mortgage License Act. Defines residential real property; soliciting, processing, placing or negotiating a residential mortgage. It requires licensees to maintain a hundred-thousand-dollar fidelity bond for prescribed employees. Reduces net worth requirements from one hundred thousand to twenty-five thousand through December 31, 1992, and then raises it to thirty-five thousand thereafter. I am under the impression that this is an agreed bill and that all parties involved in the negotiations are on board.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall the Senate concur with House Amendments 1 and 2 to Senate Bill 487. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Take the record. On that question, the Ayes are 54, the Nays are none, none voting Present. The Senate does concur with House Amendments 1 and 2 to Senate Bill 487, and the bill, having received the required constitutional majority, is declared passed. Senate Bill 497. 499. Senator Watson. Mr. Secretary, Senate Bill 499.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 499.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator -- Senator Watson.

SENATOR WATSON:

Thank you, Mr. President. I move that we non-concur in House Amendment No. 1 to Senate Bill 499.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Watson has moved that the Senate non-concur with House Amendment 1 to Senate Bill 499. All in favor of the motion, indicate by saying Aye. Opposed, Nay. The Ayes have it. The

53rd Legislative Day

June 28, 1991

motion carries, and the Secretary shall so inform the House. 505. Senator Vadalabene. On the Order of Secretary's Desk, Concurrence, is Senate Bill 505. Madam Secretary.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 505.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Vadalabene.

SENATOR VADALABENE:

Yes. Thank you, Mr. President and Members of the Senate. I move to concur with Amendments No. 1 and No. 2 to Senate Bill 505. House Amendment No. 1 increases the no-bid contract limit for - uh-huh - township waterworks system from five hundred to twenty-five hundred dollars. This amendment also contains the provisions of Senate Bill 221, sponsored by Senator Kelly, which authorized - uh-huh - township supervisors to appoint township attorneys with the advise and consent of the town board. House Amendment No. 2 authorizes townships to engage in economic development functions. This amendment was added to the request of the township officials in Monticello Township in Piatt County, and I move - uh-huh - for a favorable vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? Discussion? If not, the question is, shall the Senate concur with House Amendments 1 and 2 to Senate Bill 505. Those in favor will vote Aye. Those opposed, 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, none voting Present. The Senate does concur with House Amendments 1 and 2 to Senate Bill 505, and the bill, having received the required constitutional majority, is declared passed. Senate Bill 564. Senator Fawell. Madam Secretary, read the bill.

SECRETARY HAWKER:

53rd Legislative Day

June 28, 1991

House Amendments 1, 3 and 4 to Senate Bill 564.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Fawell.

SENATOR FAWELL:

Thank you very much. There are three amendments that are added onto this bill. As soon as I find it, I'll let you know what they are. One allows for the sale of liquor in McLean County Historical Society Building in Bloomingdale -- Bloomington. Amendment 3 allows for the sale of liquor in the -- actually, it says State Capitol and State Library in Springfield, but then Amendment 4 deletes the State Capitol Building from Amendment 3. So what it boils down to is you can sell liquor now at the State Library in Springfield. Nobody seems to have a problem with that, and I would leave that -- ask for your Aye vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, the question is, shall the Senate concur with House Amendments 1, 3 and 4 to Senate Bill 564. Those in favor will vote Aye. Those opposed, 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 44, the Nays are 9, none voting Present. The Senate does concur with House Amendments 1, 3 and 4 to Senate Bill 564, and the bill, having received the required constitutional majority, is declared passed. 587. Senator Raica. Madam Secretary, please.

SECRETARY HAWKER:

House Amendment No. 3 to Senate Bill 5-8-7.

PRESIDENT ROCK:

Senator Raica.

SENATOR RAICA:

Yes, sir, Mr. President. I move that we concur with House Amendment No. 3, and all it basically says is, nursing homes and EMS systems have to set up a policy when it comes to

53rd Legislative Day

June 28, 1991

do-not-resuscitate orders. And I just ask for concurrence.

PRESIDENT ROCK:

Discussion? Any discussion? If not, the question is, shall the Senate concur in House Amendment No. 3 to Senate Bill 5-8-7. Those in favor will vote Aye. Opposed, vote Nay. And the voting is 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. Senate Bill -- Senate does concur in House Amendment No. 3 to Senate Bill 587, and the bill, having received the required constitutional majority, is declared passed. 629. Senator Luft. 630. On the Order of Secretary's Desk, Concurrence, is Senate Bill 630, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 630.

PRESIDENT ROCK:

Senator Luft.

SENATOR LUFT:

Thank you, Mr. President. I'd move to non-concur in House Amendment No. 1.

PRESIDENT ROCK:

Gentleman has moved to non-concur in House Amendment No. 1 to Senate Bill 630. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 631. Senator Luft. Madam Secretary, please.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 631.

PRESIDENT ROCK:

Senator Luft.

SENATOR LUFT:

Thank you, Mr. President. I'd move that we non-concur in House Amendment No. 1 to Senate Bill 631.

53rd Legislative Day

June 28, 1991

PRESIDENT ROCK:

Gentleman has moved that the Senate non-concur in House Amendment No. 1 to Senate Bill 631. Those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 654. Senator Luft. Madam Secretary, please.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 654.

PRESIDENT ROCK:

Senator Luft.

SENATOR LUFT:

Thank you, Mr. President. I would move that the Senate does not concur in House Amendments No. 1 and 2 to Senate Bill 654.

PRESIDENT ROCK:

The Gentleman has moved that the Senate non-concur in House Amendments 1 and 2 to Senate Bill 654. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 658. Senator Marovitz. 659. Senator Marovitz. 660. Senator Joyce. We're at the top of Page 18, Ladies and Gentlemen. On the Order of Secretary's Desk, Concurrence, Senate Bill 660, Madam Secretary, please.

SECRETARY HAWKER:

House Amendments 1, 2 and 3 to Senate Bill 660.

PRESIDENT ROCK:

Senator Joyce.

SENATOR J.E. JOYCE:

Thank you, Mr. President and Members of the Senate. I move that the Senate do concur in House Amendments No. 1, 2 and 3 to Senate Bill 660. House Amendment No. 1 results from an agreement between the Attorney General and the retailers. It removes the provision of the bill which raised the cost to consumers for

53rd Legislative Day

June 28, 1991

writing a bad check. Amendment No. 2 removes State agencies from cash transaction reporting requirements, and Amendment No. 3 is the result of an agreement between the Attorney General, the Department of Revenue, the Retail Merchants and the banks. Amendment No. 3 removes sales tax returns and real estate transfer tax returns from the cash transaction reporting requirement of this bill. This bill now is basically in the same posture as the existing federal legislation.

PRESIDENT ROCK:

Discussion? Senator Watson.

SENATOR WATSON:

Thank you. Question of the sponsor.

PRESIDENT ROCK:

Sponsor indicates he will yield, Senator Watson.

SENATOR WATSON:

We had a controversial piece of legislation here, Senator, that would have allowed banks to pass back to the retailers the cost of a bad check - an assessment cost. I heard you mention something about that particular piece of legislation, but that's -- is that in this or not?

PRESIDENT ROCK:

Senator Joyce.

SENATOR J.E. JOYCE:

No, Senator.

PRESIDENT ROCK:

Further discussion? Further discussion? If not, the question is, shall the Senate concur with House Amendments 1, 2 and 3 to Senate Bill 660. 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 56 Ayes, no Nays, none voting Present. The Senate does concur in House Amendments 1, 2 and 3 to Senate

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53rd Legislative Day

June 28, 1991

Bill 660, and the bill, having received the required constitutional majority, is declared passed. 680. Senator Schaffer. Madam Secretary, please.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 680.

PRESIDENT ROCK:

Senator Schaffer.

SENATOR SCHAFFER:

Mr. President, I would move to concur with House Amendment No.

1. That simply enacts some changes that the Illinois State Bar Association wanted on the bill, which has to do with the Adoption Act. It -- the major change is, it deletes a reference in the proposal to allow the general public - including the news media - to be excluded from a portion of the proceedings. As far as I'm concerned, it's a good amendment, and I'd move to -- concur.

PRESIDENT ROCK:

All right. The Gentleman has moved concurrence. Is there any discussion? If not, the question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 680. 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 Senate does concur in House Amendment No. 1 to Senate Bill 680, and the bill, having received the required constitutional majority, is declared passed. 6-8-1. Senator Dunn. Madam Secretary, please.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 681.

PRESIDENT ROCK:

Senator Dunn.

SENATOR T. DUNN:

Thank you, Mr. President. I move to concur on House Amendment

53rd Legislative Day

June 28, 1991

No. 1, which authorizes the court to appoint the public guardian as a guardian of a disabled adult when the estate is over twenty-five thousand dollars.

PRESIDENT ROCK:

Discussion? Discussion? If not, the question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 681. 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 Take the record. On that question, there are 54 Ayes, no Nays, none voting Present. The Senate does concur in House Amendment No. 1 to Senate Bill 681, and the bill, having received the required constitutional majority, is declared passed. Ladies and Gentlemen, there's been a question raised as to what the duration of the work is going to be. We're going until we're finished with the Calendar. work There is Supplemental Calendar currently being prepared. In any event, no later than five-thirty or six o'clock. We're moving pretty --Senator Kelly. Madam Secretary, please.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 708.

PRESIDENT ROCK:

Senator Kelly.

SENATOR KELLY:

Thank you, Mr. President. I would move to non-concur in House Amendments No. 1 and 2 and request a conference committee.

PRESIDENT ROCK:

Gentleman has moved to non-concur in House Amendments 1 and 2 to Senate Bill 708. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 7-1-4. Senator del Valle. Madam Secretary, please.

SECRETARY HAWKER:

53rd Legislative Day

June 28, 1991

House Amendments 1 and 2 to Senate Bill 7-1-4.

PRESIDENT ROCK:

Senator del Valle.

SENATOR dEL VALLE:

Thank you, Mr. President. I move to concur with House Amendments 1 and 2. Amendment No. 1 extends the time that the summons is returnable by the employer. And No. 2 allows the affidavit attesting to be -- to the indebtedness to be filed by the creditor's attorney or other designee.

PRESIDENT ROCK:

All right. The Gentleman has moved concurrence with House Amendments 1 and 2. Is there any discussion? Senator Hawkinson. SENATOR HAWKINSON:

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

PRESIDENT ROCK:

Sponsor indicates he will yield, Senator Hawkinson.

SENATOR HAWKINSON:

Senator, are all the groups that were involved in the negotiations in concurrence with these House amendments?

PRESIDENT ROCK:

Senator del Valle.

SENATOR dEL VALLE:

To the best of my knowledge, yes, they are.

PRESIDENT ROCK:

Further discussion? If not, the question is, shall the Senate concur with House Amendments 1 and 2 to Senate Bill 714. 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 wished? Take the record. On that question, there are 55 Ayes, no Nays, none voting Present. The Senate does concur in House Amendments 1 and 2 to Senate Bill 714, and the bill, having

53rd Legislative Day

June 28, 1991

received the required constitutional majority, is declared passed.

717. Senator Marovitz. 724. Senator Berman. Madam Secretary, please. Senate Bill 7-2-4.

SECRETARY HAWKER:

House Amendment No. 2 to Senate Bill 7-2-4.

PRESIDENT ROCK:

Senator Berman.

SENATOR BERMAN:

Thank you, Mr. President. I move that -- I move that we concur in House Amendment No. 1 <sic>. It deletes language addressing the question of liability of the schools for the service animals. Be glad to respond to any questions and move concurrence.

PRESIDENT ROCK:

All right. The Gentleman has moved concurrence with House Amendment No. 2. Discussion? Senator Hawkinson.

SENATOR HAWKINSON:

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

PRESIDENT ROCK:

He indicates he will yield, Senator Hawkinson.

SENATOR HAWKINSON:

Senator, doesn't it actually do almost the opposite of that? Doesn't it say that although we're going to mandate that guide dogs be allowed in schools - something that I think we all agree with - this says that it removes the exemption for liability, and in fact, makes the schools liable for any damage done by the dog? That -- that's what our analysis indicates.

PRESIDENT ROCK:

Senator Berman.

SENATOR BERMAN:

No. And the -- the reason the language is taken out is so that

53rd Legislative Day

June 28, 1991

we -- there was discussion in the House regarding the question of liability or no liability. The -- the reason this language is taken out is that if there is a -- you know, to establish liability on the school, you have to establish willful and wanton; and if that exists, this doesn't preclude that. We just delete the language so that whatever liability may or may not exist will continue to exist, just like any other action by the school board. PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Hawkinson.

SENATOR HAWKINSON:

If I understand what you're saying then, this would leave the Tort Immunity Act in effect as it is, and ordinary negligence they would not be liable for, and the only way to establish liability would be for any other action under the Tort Immunity Act, willful or wanton.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Berman.

SENATOR BERMAN:

That's correct. That's the-legislative intent, and that's why we didn't put any language in to make any other standards.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Berman, to close.

SENATOR BERMAN:

Roll call.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Berman -- the question is, shall the Senate concur in House Amendments -- No. 2 in Senate Bill 724. Those in favor, vote Aye. Those opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 57 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 2 to Senate Bill 724, and this bill, having received the required

53rd Legislative Day

June 28, 1991

constitutional majority, is hereby declared passed. Senate Bill 717. Senator Marovitz. 729. Senator Leverenz. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 7-2-9.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Leverenz.

SENATOR LEVERENZ:

Thank you, Mr. President. Senate Bill 720 now -- 729, I'm sorry -- would create the Leyden Township Space Needs Law, which is an Authority. It would operate as a -- an effective planning and development operation, so that senior programs, health and day care, child care facilities, could all be put and housed under one facility. The Amendment No. 1 provides the things that everybody would get excited about. It removes the ability to levy a tax. It removes the bonding ability. It removed DCCA funding. It removed the condemnation authority. I'll answer any questions you might have. Ask for your Aye vote to pass the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? The question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 929 <sic>. Those in favor, vote Aye. All those opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On that question, there are 53 Ayes, no Nays, 1 recorded as Present. The Senate does concur in House Amendment No. 1 to Senate Bill -- 729, and this bill, having received the constitutional majority, is hereby declared passed. Gentleman from Cook, Senator Raica, what purpose you seek recognition? SENATOR RAICA:

Point of personal privilege, Mr. President.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

State your point.

53rd Legislative Day

June 28, 1991

SENATOR RAICA:

Joining us in the Senate gallery today, we have an individual who's, I guess, been around the process a long time. He's been a good friend to a lot of the Republicans and Democrats on both sides of the aisle, Senator Forest Etheredge, who is in the gallery here.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Forest, would you please stand and be recognized? Let's give him a big hand. Would you stand again, please? Let's now turn to Page 19, if you would, please - appears Senate Bill 750. Senator Joyce. J.J. Joyce. Historic Resources Preservation Act. I guess not. While we have a little bit of a break, I would like to Mr. Wojciech Turek please join me here on the Podium. Chicago Tribune asks leave for -- to take some photos. Leave is granted. Ladies and Gentlemen, when Lech Walesa, the President of Poland, was here this past spring, Governor Edgar gave to him and the people of Poland a gift of an internship - a lasting gift where a student of Polish decent could come to America each year and learn about the Illinois government and this fine democracy. In 1991, Lech Walesa fellow is Wojciech Turek from -- from the City of Wojciech graduated from the University of Gdansk, majored in History, and works as a journalist in that country. spend time at the Department of Children and Family Services, the Environmental Protection Agency and the Department of Agriculture. He has been in the Governor's Office for the past three weeks. Let us give him a nice strong and warm Illinois Senate welcome. Let's -- I want to introduce to you the 1991 Lech Walesa Fellow, Mr. Wojciech Turek. (Senator Lechowicz Speaks Polish) That means it's awful nice meeting you and welcome here to Illinois. Wojciech, it's all yours.

MR. WOJCIECH TUREK:

(Remarks by Mr. Wojciech Turek)

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Back on the Calendar, on Page 19 is Senate Bill 750. Senator Joyce. 756. Senator Brookins. On Concurrence, Page 19. Homeless Prevention Demonstration Program. What do you want to do? Read the bill.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 756.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Brookins.

SENATOR BROOKINS:

Oh, yes -- yes, I concur. I move to concur.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

You better do more than that.

SENATOR BROOKINS:

Thank you. Amendment No. 1 to Senate Bill 756 creates the Homeless <sic> (Homelessness) Prevention Fund in the State Treasury and receive the funds for the purpose of funding the Emergency Food and Shelter Demonstration Program.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? The question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 756. Those in favor, vote Aye. Those opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On that question, there are 55 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 1 to Senate Bill 756, and this bill, having received the constitutional required majority, is declared passed. Okay. 763. Senator DeAngelis. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 763.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Gentleman from Cook, Senator DeAngelis.

53rd Legislative Day

June 28, 1991

SENATOR DeANGELIS:

Thank you, Mr. President. Senate Bill 763 is identical to the way it was when it left here on the Agreed Bill List. House Amendment No. 1 merged with it Senate Bill 799, which also went out of here on the Agreed Bill List. So basically, the House chose to take two bills and put them into one.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

There any discussion? The question is, shall the Senate concur in House Amendment No. 1. Senator Demuzio.

SENATOR DEMUZIO:

I -- I just had a question, if I -- if I might ask the sponsor.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Indicates he'll yield.

SENATOR DEMUZIO:

Does that mean if we vote in the affirmative for this bill, that we would have reaffirmed our position twice on two measures that have passed here on the Agreed Bill List on two different occasions?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator DeAngelis.

SENATOR DeANGELIS:

As they say in Sicily, ... (speaks Italian).... Yes. Yes.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

What do they say in Rome? The question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 763. Those in favor, vote Aye. Those opposed, vote Nay. The voting is open. Have all voted who wish? Thank you. Have all voted who wish? Please take the record. On this question, there are 54 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 1 to Senate Bill 763. This bill, having received the constitutional majority, is hereby declared passed.

53rd Legislative Day

June 28, 1991

Senate Bill 771. Senator Demuzio. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 771.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Demuzio.

SENATOR DEMUZIO:

Yes. Thank you, Mr. President, Ladies and Gentlemen of Senate. Senate Bill 771 was a bill that was put in at the request some constituents of mine that apparently were difficulty in determining what their accrued time and compensated leave, and all of that, at the time of layoff to the -- and it was never being transferred to the Retirement Fund. What this bill did was to clarify that, and Amendment No. 1 from the House expanded the intent of the original bill to require certification of the unused leave to the employee at termination and retirement, so that the agencies will be forwarding that time the Retirement System at the time of the -- of the action, rather than waiting until the employee made the proper inquiry at the time of either -- at the time of retirement. So it is a harmless bill with respect to -- to doing anything other affording the employees to have up-to-date, instant records with respect to their unused time and their -- with respect retirement.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Is there any discussion? The question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 771. Those in favor, vote Aye. Those opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 54 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 1 to Senate Bill 771. This bill, having received

53rd Legislative Day

June 28, 1991

the constitutional majority, is hereby declared passed. Okay.

Now we drop down to -- Senate Bill 826. Senator Joyce. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 4 to Senate Bill 826.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Gentleman from Cook, Senator Joyce.

SENATOR J.E. JOYCE:

Thank you, Mr. President and Members of the Senate. I move that the Senate do concur in House Amendment No. 4 to Senate Bill 826. This amendment deals with the Chicago Agricultural Science School. And what we are seeking to do here is, we are seeking to ensure that this property will not be conveyed out and it will be used for the purposes for which we intended it when we initially supported this Ag/Science Program.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Is there any discussion? The question is, shall the Senate concur in House Amendment No. 4 to Senate Bill 826. Those in favor, vote Aye. Those opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 56 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 4, and Senate Bill -- what is it? -- and Senate Bill 826, having received the constitutional majority, is hereby declared passed. Senate Bill 828. Senator Mahar. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 828.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Gentleman from Cook, Senator Mahar.

SENATOR MAHAR:

Thank you, Mr. President and Members. Senate Bill 828 creates

53rd Legislative Day

June 28, 1991

the Privatization <sic> (Private) Enterprise Review and Advisory Board. House Amendments No. 1 and 2 -- House Amendments No. -- let's see, No. 1 adds six gubernatorial appointees; No. 2 changes the support staff from the Illinois Commission on Intergovernmental Cooperation to the Department of Commerce and Community Affairs. This bill is the same intent and scope as it left the Senate, and therefore I would move that we concur with House Amendments 1 and 2 to Senate Bill 828.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Is there any discussion? The question is, shall the Senate concur in House Amendments 1 and 2. Gentleman from Cook, Senator Marovitz.

SENATOR MAROVITZ:

Will the sponsor yield?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Indicates he will.

SENATOR MAROVITZ:

Senator Mahar, does -- does AFSCME have a position on -- on the amendment that was added?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Mahar, please.

SENATOR MAHAR:

It's my understanding that they -- they supported the bill when it left the Senate and they support the bill now.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Marovitz.

SENATOR MAROVITZ:

I'm not doubting that. I'm just saying -- I have an analysis in front of me that says that AFSCME is opposed to the amendment and the bill in its current form, as it was amended. And I think for a lot of us on this side of the aisle, you know, I just would like to have some idea. Maybe if we could take the bill out of

53rd Legislative Day

June 28, 1991

the record and just find out.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Leave to take it out of the record and get back to it after the two Gentlemen confer? Hearing no objections, please take 828 out of the record. 837. Senator Rock. 838. Leave that on the Calendar. 843. Leave it on the Calendar. 844. Senator Leverenz. Can't see if he's back there. Senator Leverenz. Okay. Please turn to Page 20. Oops! Vince, could you come up here for a second? I've got some bills up. 872. Please read the bill.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 872.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Schaffer.

SENATOR SCHAFFER:

Mr. President, Senate Bill 872 -- pardon me, 894.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Hold it just a moment. Hold it. 872. Senator Lechowicz, I'm sorry. All right. Senator Lechowicz.

SENATOR LECHOWICZ:

Thank you, Mr. President. I move that the Senate do not concur in House Amendment No. 1 on Senate Bill 872 and a conference committee be reported <sic>.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Lechowicz has moved to non-concur with House Amendment 1 to Senate Bill 872. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. Senate Bill 891, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 891.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Lechowicz.

53rd Legislative Day

June 28, 1991

SENATOR LECHOWICZ:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. House Amendment No. 1 requires that the Cook County circuit court clerk to record decisions of the court affecting title to land. It has a slight increase of various fees charged by the registrar of titles in Cook County. For recording deeds or other instruments of more than one tract, parcel or lot in Cook County, the recorder shall charge the same fee as if each tract, parcel or lot were a separate recording. Basically, this is a recommendation by the Cook County Recorder of Deeds' Office and the County Board, and I ask for your adoption of House Amendment No. 1 to Senate Bill 891.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall the Senate concur with House Amendment 1 to Senate Bill 891. Those in favor will vote Aye. Those opposed, 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, none voting Present. The Senate does concur with House Amendment 1 to Senate Bill 891. And the bill, having received the required constitutional majority, is declared passed. Senator Lechowicz, did you want to back up to Page 19? All right. On Page 20, Senate Bill 894. Senator Schaffer. Senator Schaffer. 894, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 894.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Schaffer.

SENATOR SCHAFFER:

Mr. President, House Amendment No. 4 deletes a reference for the Department of Corrections to be involved in a steel file cabinet proposal. I've talked to Senator Holmberg. We both would

53rd Legislative Day

June 28, 1991

like to see the Department -- to pursue this, and I think there are some other ways we may be able to get their attention; but at this point, this bill probably doesn't help our cause much. So we'd move to -- or I would move to concur with the House amendment.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, the question is, shall the Senate concur with House Amendment 1 to Senate Bill 894. Those in favor will vote Aye. Those opposed, 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, none voting Present. The Senate does concur with House Amendment 1 to Senate Bill 894, and the bill, having received the required constitutional majority, is declared passed. Senate Bill 907, Madam Secretary.

SECRETARY HAWKER:

House Amendments 1 and 4 to Senate Bill 907.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Lechowicz.

SENATOR LECHOWICZ:

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

I move that the Senate non-concur in House Amendments 1 and 4 and a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Lechowicz has moved that the Senate non-concur with House Amendments 1 and 4 to Senate Bill 907. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The motion carries, and the Secretary shall so inform the House. Senate Bill 908. Senate Bill 909. Senator Schuneman. Madam Secretary, 909.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 909.

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Schuneman.

SENATOR SCHUNEMAN:

Thank you, Mr. President. House Amendment No. 1 was attached, which, in effect, sets up the procedure by which municipalities can dispose of surplus real estate property. It allows for the appraisal to be completed by either an MIA <sic> (MAI), a State-certified appraiser, or a licensed real estate appraiser. And I would move that the Senate concur with the House amendment. PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, the question is, shall the Senate concur with House Amendments 1 and 2 to Senate Bill 909. Those in favor will vote Aye. Those opposed, 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, none voting Present. The Senate does concur with House Amendments 1 and 2 to Senate Bill 909, and the bill; having received the required constitutional majority, is declared passed. Senate Bill 915. Madam Secretary, please.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 915.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. Speaker and Members of the Senate. I would move that the Senate concur with Amendments 1 and 2. They are technical amendments and make no substantive changes. And I know of no opposition. This is the safe school zone legislation...

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Is there discussion? If not, the question is, shall the Senate concur with House Amendments -- House Amendment

53rd Legislative Day

June 28, 1991

-- 1 and 2 to Senate Bill 915. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 56, the Nays are none, none voting Present. The Senate does concur with House Amendments 1 and 2 to Senate Bill 915, and the bill, having received the required constitutional majority, is declared passed. Senate Bill 930. Senator Marovitz. Madam Secretary -- Madam Secretary, read the bill.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 930.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

...(machine cutoff)...very much, Mr. President and Members of the Senate. I would move that the Senate not concur with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz moves that the -- to non-concur with House Amendment 1 to Senate Bill 930. Those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. 961. J.J. Joyce. 962. Berman. On the Order of -- bottom of Page 20 is Senate Bill 962, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 962.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Berman.

SENATOR BERMAN:

Thank you, Mr. President. I move that we concur with House Amendment No. 1 to Senate Bill 962. It deletes the requirement that the U of I approve the college/university of study regarding

53rd Legislative Day

June 28, 1991

the CPAs new education programs that were included in the original Senate Bill 962. The CPA Society supports this, and I move the adoption -- concurrence with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall the Senate concur with House Amendment 1 to Senate Bill 962. Those in favor will vote Aye. Those opposed, 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 53, the Nays are 1, none voting Present. The Senate does concur with House Amendment 1 to Senate Bill 962, and the bill, having received the required constitutional majority, is declared passed. 21. 988. Jacobs. Senator Jacobs. On the Order of Secretary's Desk, Concurrence, is Senate Bill 988, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 9-8-8.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President. Amendment No. 1 becomes the bill, and it permits foreign banks, insurance companies, the State Pension System, and the State Treasurer to invest or use, as collateral security, the obligations of the International Finance Corporation. And it permits savings and loans and saving banks to invest in investment grade obligations of the International Bank for Reconstruction and Development, the Inter-American Development Bank, the Asian Development Bank, the African Development Bank, or the International Finance Corporation. I know of no opposition, and ask for its adoption.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, the question is, shall the Senate concur with House Amendment 1 to Senate Bill 988. Those in

53rd Legislative Day

June 28, 1991

favor will vote Aye. Those opposed, 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 54, the Nays are none, 1 voting Present. The Senate does concur with House Amendment 1 to Senate Bill 988, and the bill, having received the required constitutional majority, is declared passed. 989. J.J. Joyce. 999. Senator Daley. 1006. Senator Holmberg. Senate Bill 1006, Madam Secretary.

SECRETARY HAWKER:

House Amendments 1, 2 and 3 to Senate Bill 1006.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Holmberg.

SENATOR HOLMBERG:

Thank you, Mr. President. I move to concur with House action on Senate Bill 1006. Basically, what's been done is that the Amendment No. 2 is identical to the original bill that passed out of here on the Agreed Bill List, except that the amendment now allows up to ten percent, rather than two percent, which was in the original bill, of the monies deposited into the Fire Prevention Fund to be used for the loan program for major equipment for fire protection districts. Amendment No. 3 replaces the Fire Equipment Distributor and Employee Board with the Fire Equipment Distributor and Employee Board, and adds more specific requirements for members of the Board, deletes some of the responsibilities of the Board, eliminates certain licensure requirements and reduces the annual licensure fees.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? Senator Donahue.

SENATOR DONAHUE:

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

I would just rise in opposition to this legislation, and kind of alert our side of the aisle to -- it's very detailed and very

53rd Legislative Day

June 28, 1991

involved, so check your -- analysis, and we just have some great deal of concern. And I would ask you to vote No. Thank you.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Watson.

SENATOR WATSON:

Thank you. Question of the sponsor.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Indicates she will yield. Senator Watson.

SENATOR WATSON:

Do the Fire Protection District Association -- do they support this legislation?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Holmberg.

SENATOR HOLMBERG:

Yes, they do.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Geo-Karis.

SENATOR GEO-KARIS:

Sponsor yield for a question?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Indicates she will yield. Senator Geo-Karis.

SENATOR GEO-KARIS:

Senator, I have in my hands here a notice from the Fox Valley Fire Safety Company telling me that there was an amendment put on Senate Bill 1006 which would modify House Bill 2197, and House Bill 2197 was far more protecting, and this amendment to Senate Bill 1006 would be diminishing the intent of the original legislation and significantly increase the possibility of severe injury or death from fire-related causes. Can you tell me something about that?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Holmberg.

53rd Legislative Day

June 28, 1991

SENATOR HOLMBERG:

I would like to defer to my seatmate here, because he had the bill originally and he understands why that change was made. Senator Jacobs.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

Senator, there is really in this bill -- there isn't anything that really is changed that much, except for the fact that it gives the smaller fire protection guys the -- the opportunity to stay in business. Many of these -- these people are retired. They go out and they do their few accounts. If I remember - I think it was Senator Schuneman - when this thing passed two years ago, it raised some question about the thousand-dollars -- fee. And that's really what your -- your fire -- those that are opposed to Amendment No. 3 are opposed because we are taking the license fee down for the small guy from a thousand dollars to a hundred dollars, and it's going to keep those small guys in competition. Now, they say there's no such thing as a big guy in this business - but a big guy in this business is twenty/twenty-five employees, because you can cover a lot of territory. But there's no tremendous amount of substance taken out of this bill.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Weaver.

SENATOR WEAVER:

Question of the sponsor, Mr. President. Didn't we hold this bill in Executive Committee for interim study?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Holmberg.

SENATOR HOLMBERG:

This bill was held in Senate Executive Committee. The -- the -- the third amendment part of the bill.

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? Senator Vadalabene.

SENATOR VADALABENE:

Yes. Would the sponsor yield to a question?

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Sponsor indicates he will -- she will yield. Senator Vadalabene.

SENATOR VADALABENE:

Yes. If I heard Senator Watson right a while ago, he asked the question, how the fire protection districts feel about this legislation. Now, my question is, how about the fire fighters. How do they feel about this bill? Do they support it?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator -- Senator Holmberg.

SENATOR HOLMBERG:

My understanding is they have no opposition to this either. They're neutral on the bill.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Vadalabene.

SENATOR VADALABENE:

My understanding is that they oppose it.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Holmberg.

SENATOR HOLMBERG:

It -- it's our understanding that that is not true. We've been told that they do not.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Keats.

SENATOR KEATS:

Quickie question, thank you. Senator Jacobs mentioned one thing I did want to say. They're talking about the difference between the big and the little - there is no such thing as a big

53rd Legislative Day

June 28, 1991

fire equipment distributor. You're not talking about a does three billion a year in business versus a guy who has two employees. They are all tiny. I mean, most of these firms are a couple of people. So do not misunderstand a fight between big and little. There is no big. Everyone is little. But the second one - here's an amendment we haven't seen. Here it shows up. reverses a law we just passed. It's a hundred and eighty degree shift from something we just did, and you sort of reach a point of "Is this all a game here?" I mean, we just passed this saying, law. We haven't even had time to discover it's a bad law. God knows, I've introduced as many bills to do away with existing laws as anybody in this Chamber. But here is a bill we passed, just implemented. There's no one sitting here saying they're asking this to be done. You notice all these groups are You know why they're neutral? They aren't real sure neutral. what's going on either. Why don't we hold this thing up? don't we stop it and say to the House, "Before you put on these kind of amendments, gang, let's have public hearings, let's discuss this for a while, let's see what the problems are so we And if there are problems, please let all know it. the Legislature know." Otherwise, it makes no sense to reverse a law passed literally yesterday.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? Senator Schuneman.

SENATOR SCHUNEMAN:

Senator Jacobs, what are you doing? Are you reducing the fee from a thousand dollars - license fee from a thousand dollars?

Down to what?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

One hundred dollars, sir. Then that's really all this

53rd Legislative Day

June 28, 1991

amendment does. And contrary to what has been said, this thing really just affects the licensing fees. And, Senator, let me explain why that's being done. Okay?

SENATOR SCHUNEMAN:

All right. Go ahead.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

I'll yield to the Senator. He wants to -- to continue on with his question.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Oh, I'm sorry. Senator Schuneman.

SENATOR SCHUNEMAN:

Well, frankly, I didn't remember that the fee was that high. That's very unusual to have a fee of a thousand dollars to get into a business. Now, if we reduce the fee from a thousand dollars to five hundred or a hundred or something, how will that affect the ability of these businesses to sell fire prevention equipment?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

It really will have no effect. What it -- except for the fact that it will open up the competition a little more, which your side of the aisle should be for, Senator.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator -- Senator Schuneman.

SENATOR SCHUNEMAN:

Thank you. Well, I'm through playing straight man, Senator.

I -- I support your position. I think you're right.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? Senator Fawell.

53rd Legislative Day

June 28, 1991

SENATOR FAWELL:

Well, I -- will the sponsor yield for a question? Senator Jacobs, according to our analysis - I'm talking about House Amendment No. 3 -- let me read what it says. "Deletes elimination of terms. Deletes indemnity for the Board. Deletes requirement for the Board to make recommendations for rule changes. Deletes provision that requires the Fire Marshal to issue reports Board on the status of arson convictions. Deletes provision to permit a fire inspector employed by the Fire Marshal. provision that permits the Fire Marshal to conduct for a testing service. Deletes provisions that require physical exam. numerous violation provisions that would lead to disciplinary in accidents such as the conviction of arson, alcoholism, drug addiction, fraud, discrimination. Repeals the State Marshal's ability to issue fire equipment license without examination. Repeals provision allowing for the fire -- file of complaints regarding violations of the Act with the State Fire Marshal. Repeals provisions establishing penalties for violation of the Act. Deletes authority to require continuing education for fire distributors who have violated the Act. Deletes provisions allowing for consent order for notification to the Board..." You want me to go on? It -- it does a little more than reduces the fine.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Jacobs.

SENATOR JACOBS:

And the reason all the deletions are there and the deletions are not in contrast to what the Fire Marshal wants, because this bill, from two years ago, has never been implemented except for the fees - so why not delete everything that hasn't been implemented anyway? If it isn't worth implementing in two years, it sure as heck isn't worth having in the bill.

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Geo-Karis.

SENATOR GEO-KARIS:

I apologize for speaking a second time, but I -- Mr. President, Ladies and Gentlemen of the Senate, this bill, the way it is now amended, guts the safety and licensing requirements for persons who sell fire equipment and it -- besides reducing their licensing fees. I'm not worried so much about the licensing fees, but I am worried about gutting the safety and licensing requirements, and I speak against it.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? If not, Senator Holmberg -- will close.

SENATOR HOLMBERG:

Mr. President, I'm wondering since so much of the discussion is on Amendment No. 3 if we should divide the question, vote on Amendment No. 1 and 2 first - which is the original bill that passed out of here on the Agreed Bill List - and then vote on Amendment No. 3 secondly.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Holmberg, then it would be your -- your motion to concur with respect to Amendments No. 1 and 2? All right. Senator Holmberg -- is there -- is -- the question is, shall the Senate concur with House Amendments 1 and 2 to Senate Bill 1006. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Take the record. On that question, the Ayes are 42, the Nays are 3, none voting Present. The Senate does concur with House Amendments 1 and 2. Senator Holmberg.

SENATOR HOLMBERG:

I would now like to move to concur with House Amendment No. 3. PRESIDING OFFICER: (SENATOR DEMUZIO)

53rd Legislative Day

June 28, 1991

right. We've -- the question is, shall the Senate concur with House Amendment 3 to Senate Bill 1-0-0-6. Those in favor will vote Aye. Those opposed, 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 10, Nays are 33, 1 voting Present. The -- the Senate does not concur with House Amendment No. 3, and the Secretary shall so inform the House. 1031. Senator Raica. I'm sorry. Okay. 1023 was taken out of the record earlier this morning. Is Senator Carroll on the Floor? All right. 1030 we non-concurred with this Senate Bill 1031, Mr. Secretary, please.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 1031.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Raica.

SENATOR RAICA:

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

I move that we non-concur with House Amendment No. 1 and that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Raica has moved to non-concur with House Amendment 1 to Senate Bill 1031. All those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. 1060. Senator Jones. Senate Bill 1-0-6-0, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Amendments 1, 2 and 3 to Senate Bill 1060.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones.

SENATOR JONES:

Yes. Thank you -- thank you, Mr. President. I move the Senate concur in House Amendments 1, 2 and 3 to Senate Bill 1060. House

53rd Legislative Day

June 28, 1991

Amendment 1 is identical to Senate Bill 698, which passed here, and what it -- that did was clarify the appropriate length of services as a Board member for shorthand court continual reporters. It gives the Director the power to remove Board members for missing three meetings. Increased disciplinary action and established continuing education requirements. fines Amendment No. 2 -- Amendment No. 2 exempts lawyers from continuing education requirements in these -- in that Act. And Amendment No. 3 allowed temporary teaching licenses to be valid for three years, instead of two; allowed dentists to charge a reasonable fee for the cost of reproducing dental records for patients or their quardians. That's -- was Senate Bill 438. And I know of opposition, and I ask for a favorable vote on Amendment 1, 2 and 3.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? Senator Keats.

SENATOR KEATS:

Let me double check that again, just to make sure I don't have too much wax in my ears. This bill deletes the continuing education provision for attorneys?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones.

SENATOR JONES:

Yes, it does, and -- and -- and in your infinite wisdom, Senator Keats, you voted for that last time.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Keats.

SENATOR KEATS:

It must have been the Agreed Bill List. Let me ask again - if I did, if this Chamber did, could we explain to us again why we don't have a continuing education component? Now, my understanding is, we may not have a whole lot of one now; and, if

53rd Legislative Day

June 28, 1991

you look at the amount of problems we have in our court system, that would probably give the answer. Why is that?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones.

SENATOR JONES:

Well, I will yield to my esteemed colleague, Senator Dunn, because that was his legislation that was amended onto this bill. PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Thomas Dunn.

SENATOR T. DUNN:

Thank you, Mr. President. The reason we did that, Senator Keats, was because about eighty percent of the items that were required to be studied were taken by those lawyers in law school, if you'll recall.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Keats.

SENATOR KEATS:

You are correct. We are tying -- we are not tying the two provisions together. You are correct in this case. It is not all continuing education. It's a specific area. Thank you very much. PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? Senator Hall.

SENATOR HALL:

Thank you, Mr. President and Ladies and Gentlemen. I'd like to ask this from our lawyers who are here. Is there a continuing education for lawyers?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Dunn.

SENATOR T. DUNN:

Yes.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Hall. Senator Hall.

53rd Legislative Day

June 28, 1991

SENATOR HALL:

I'm asking a question for lawyers. You say that there is a continuing education for lawyers. Is that -- well who -- I mean, I thought the Supreme Court was the one that -- how can any other get in here? That's what I want to know. I mean, there's more than one lawyer on this Floor. I guess we could find out. Yeah. That's what I want to know.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Does anyone wish to respond? Senator Welch. Senator Welch. SENATOR WELCH:

Illinois — in Illinois, to be a lawyer, the Supreme Court licenses you. They would set a requirement that lawyers have continuing legal education requirements, not the State. If we passed a bill saying that, the Supreme Court would probably ignore it. So continuing legal education is something that is voluntary by lawyers, but the Supreme Court could mandate that we do that. They haven't done that yet. So the answer to your question is, we have voluntary continuing legal education in Illinois; that we have no State law requiring it.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator -- Senator Carroll, you wish to -- Senator Carroll.

SENATOR CARROLL:

Just to ask Senator Welch a question. Are you sending him a bill for your legal opinion on that answer?

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? If not, Senator Jones may close.

SENATOR JONES:

Yes, I just ask for a favorable vote on it.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. The question is, shall the Senate concur with

53rd Legislative Day

June 28, 1991

House Amendments 1, 2 and 3 to Senate Bill 1060. Those in favor will vote Aye. Those opposed, 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 54, the Nays are 1, 1 voting Present. The Senate does concur with House Amendments 1, 2 and 3 to Senate Bill 1060, and the bill, having received the required constitutional majority, is declared passed. Senate Bill 1073. Senator Rea. Mr. Secretary, 1073.

ACTING SECRETARY: (MR. HARRY)

House Amendment No. 1 to Senate Bill 1073.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Rea.

SENATOR REA:

Thank you, Mr. President. I move to concur with Amendment 1 to Senate Bill 1073. Amendment 1 will place community college retirees under coverage of the State Health Insurance Plan. There's no fiscal impact for the coming fiscal year, since Amendment 1 is not effective until July 1 of '92. And this proposal is supported by AFL-CIO, the Illinois Community College Board, the Illinois Federation of Teachers and the Illinois Education Association. I would move for concurrence.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Is there discussion? Senator Schuneman. SENATOR SCHUNEMAN:

Thank you, Mr. President. Well, this is the same issue that -- that we have defeated time after time and -- and that keeps coming back to us. The problem, of course, is that the people who seek to get coverage under the State Health Insurance Plan are not State employees. They're employees of other units of government. They are employees of the community college system, which is funded by local taxes, tuition and State support. But the difficulty is that there's no money, and no money in prospect, and

53rd Legislative Day

June 28, 1991

they're not our employees. They are the responsibility of the community colleges. So, the question, I quess, is, at this minute are we going to take on the responsibility for something again to pay for in the future where we're not sure there is going to be any money there to pay for it. There have heen arrangements made for the possibility of these people, through the help of the community colleges, to participate in the State Employees' Group Insurance Program in the local section, which is available to all units of local government. I guess if we're going to do this, it makes sense for the State then to look at the possibility of picking up hospital and health coverage for all employees of all local government. So we need to consider what we're doing here. There is an eight-million-dollar price tag attached to this when -- when it becomes effective. PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? Senator Holmberg. SENATOR HOLMBERG:

Thank you, Mr. President. I would like to reiterate some of what Senator Schuneman has said. I had legislation just a year ago allowing local government units to come into the State insurance pool. The problem here - just to refresh your memories - is that not all of the community college employees want to come in, only the retirees, and we have never, ever done that before. We've always said we'll take everybody, but we won't just take a special group. And six community colleges have chosen to do that. They have come into the pool. And I think that's the way we should go and this particular piece of legislation is not the correct way.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? Senator Woodyard. SENATOR WOODYARD:

Thank you, Mr. President, Members of the Senate. Well, I rise

53rd Legislative Day

June 28, 1991

support of concurrence on the House amendment. This started out about three years ago in which we found that community college retirees really cannot opt into any kind of -- of health insurance program. When we say that they are not State employees, I don't think anybody can really define whether they are a State employee or not a State employee. The community college retirees certainly in the University Retirement System, and thus, why not be also a member of the -- of the Statewide Health Insurance Plan? Anyway, three years ago, over the objections of the Governor's this Body passed the same legislation out of here with 42 The House failed to -- to pass that bill. back last year and we passed this bill again. And quite frankly, it went to the Governor's desk and he simply amendatorily vetoed the effective date to hold it back for one year. The Speaker's decision was not to allow that to be called under his rules for an override or acceptance of the amendatory veto, which everybody had agreed to in the Veto Session last fall. So these people hanging out there in limbo. Our intent with this -- with the 1992 effective date would be to capture that -- that three million dollars that's in CMS for this program. And yes, you're right - I -- I certainly will not give you any indication but what it is - it costs money. It will cost somewhere between six eight million dollars, of which the community colleges have in CMS to administer and to do this program about three million dollars. Now, it's not providing the service. As a matter of fact, we anticipate a million and a half of that will be lapsed, actually will not be providing the health insurance. That's the intent this bill, and I certainly encourage your support.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? Senator Hall. SENATOR HALL:

Thanks. Will the sponsor yield for a question?

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR DEMUZIO)

Sponsor indicates he will yield. Senator Hall.

SENATOR HALL:

What I'm trying to figure out and I sound like Senator Karpiel that -- or - not Topinka, I should say -- that it's good, it's sounds good and doing all, but the underlying question is - where is this money going to come from right now to do this and we're in such a crunch? It's a good idea, but where would you get the money? It's -- unless Howie's going to be able to find it as -- Howie --

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Carroll.

SENATOR HALL:

-- Carroll. Maybe you can answer. Where is this money going to come from with the -- with the crunch that the State's in right now?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Well, Senator Hall, I'm not --

SENATOR HALL:

Huh?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is this another legal question? I think your bill's getting pretty high right now.

SENATOR HALL:

Well, I -- well, I'm trying -- I was going to put it on Berman, but he was off the Floor a while ago. But we are in such a crouch -- such a crunch --

PRESIDING OFFICER: (SENATOR DEMUZIO)

Well, further --

SENATOR HALL:

Well, Rea? Maybe Rea knows.

PRESIDING OFFICER: (SENATOR DEMUZIO)

53rd Legislative Day

June 28, 1991

Senator -- Wait a minute. Senator Rea.
SENATOR REA:

In fact, Senator -- Senator Hall, that's a very good question, because actually this would not take effect until July 1st of 1992. This would also give the Governor a chance - and we will be back in Session between now and then - and it will give the Governor a chance to include it in his budget. And it's not the eight million figure that has been indicated. It's a four million, because of the transfer of cost will be covered by -- transferred from other lines. So, it would not take place until July 1st of '92.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there further discussion? Senator Butler.

SENATOR BUTLER:

Thank you, Mr. President. I think Senator Holmberg made the important point here. The community colleges can opt into this program if they bring everybody in. What they're asking -- what this bill asks us to do is to bring the highest risk group in at the highest cost, and that would be quite expensive. Secondly, Senator Rea made the point it doesn't start till 1992. That's kind of short-range planning. Let's say that in 1993 we got an eight-million-dollar price tag on this. That's an important point.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? If not, Senator Rea may close. SENATOR REA:

Thank you, Mr. President. As Senator Woodyard said earlier, this bill did move out of here before with 42 votes. This is — would not be effective until July the 1st. Once again, and as far as Senator Butler's question, this only affects about twenty-five hundred. And also these retirees are the only public educational employees who are not covered by a group health insurance plan

53rd Legislative Day

June 28, 1991

that is provided either by the State or by their pension system. So I think we have dealt fairly with the cost issue, and I would ask for your concurrence.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Question is, shall the Senate concur with House Amendment 1 to Senate Bill 1073. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Take the record. On that question, the Ayes are 29, the Nays are 20, 2 voting Present. The Motion to Concur fails, and the Secretary shall so inform the House. Senate Bill 1086. Senator Jacobs. On the Order -- bottom of Page 21 is Senate Bill 1086, Mr. Secretary. ACTING SECRETARY: (MR. HARRY)

House Amendments 1 and 22 to House Bill 1086 -- or to Senate Bill 1086.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President. House Amendment 1 to Senate Bill 1086 becomes the bill. This is a substantially agreed upon amendment by the Governor of this State, by both sides of the aisle on -- on -- in the House, and by the Gaming Board. This is a -- really not a gaming bill at this point. It's a -- a -- no expansion of gaming. It's a cleanup bill, and some jurisdictional problems are being resolved, and we have attempted to - and I think we have been able - to take care of the concerns that were raised in committee. Be happy to answer any questions if there be any, otherwise I ask for an Aye sort.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? Senator Dudycz.

SENATOR DUDYCZ:

53rd Legislative Day

June 28, 1991

Well, thank you, Mr. President. I'm not sure that I oppose the -- the concurrence motion. It's just that I have a few questions maybe you could answer, Senator Jacobs. The -- the analysis that I read, it says that it amends the Criminal Code to exempt from seizure gambling devices that are displayed for sale. Does that mean they are going to be displaying or selling the gambling devices to the public?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

END OF TAPE

TAPE 3

SENATOR JACOBS:

That is for the areas such as trade shows, et cetera, so they can show their -- their wares in the State of Illinois rather than to have to go outside the State of Illinois to purchase.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Dudycz.

SENATOR DUDYCZ:

So in other words, it's not retail sales. Okay. How about the -- the information that will be furnished to the public regarding the riverboat applicants? Is this what we were addressing in -- in...

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

Yes. That -- that language has been agreed to. In fact, that is the language from the Board and from the Governor's -- by their concurrence.

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Dudycz.

SENATOR DUDYCZ:

Okay. How about the provision that the licensed owner may extend credit to the riverboat patrons -- is there a limit to the credit that can be extended to them?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

That allows the Board to establish rules in that area.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Dudycz.

SENATOR DUDYCZ:

And finally, Senator, just the provision that an action to prosecute any crime occurring during a gambling excursion shall be tried in the county where the riverboat is docked. Now if there is a crime, say for example, a serious crime — a homicide, for example — on a riverboat, it must be tried in the county where the —— the boat is docked, even though it may have occurred in a different county?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

Yes. It's our understanding, as long as it's on the river, it would go to that jurisdiction where the boat is docked.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Dudycz.

SENATOR DUDYCZ:

So in other words, the State's attorneys have no problem with this? Okay. Okay.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

53rd Legislative Day

June 28, 1991

SENATOR JACOBS:

Just move for an Aye vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. I'm sorry. Further discussion? Senator Butler. SENATOR BUTLER:

Thank you, Mr. Speaker <sic>. Will the -- sponsor yield, please?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Beg your pardon?

SENATOR BUTLER:

What did I say? Mr. President.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Sponsor indicates he will yield. Senator Butler.

SENATOR BUTLER:

Thank you very much. According to our analysis, it says that the -- that the home rule unit - which I presume is the unit or the community at which the riverboat -- gambling boat is docked - may not establish the hours for sale or the consumption of alcohol. Who will, if the local community -- for example, could they keep the liquor going all night long?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

The Board will establish those rules for hours and - what's the other terminology - hours and conditions, I guess, is what it is. But that is to keep in -- in line with the gaming procedures, where as long as there is a cruise, once you are on the river, you are -- you are subject to other laws other than the local jurisdiction. When the boat is docked, the local jurisdiction still remains.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? Senator Kelly.

53rd Legislative Day

June 28, 1991

SENATOR KELLY:

Thank you, Mr. President. I have a question of the sponsor. PRESIDING OFFICER: (SENATOR DEMUZIO)

Sponsor indicates he will yield. Senator Kelly.

SENATOR KELLY:

I -- that's exactly the question I want to ask. Under this provision, will the community colleges or will any school be -- that is, public school - be teaching gambling, or has that been taken out with this amendment?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

With this amendment, it's only a business or a vocational school or a school that is started by the boat owner itself.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Jacobs may close.

SENATOR JACOBS:

Just ask for a favorable vote and send this to the Governor, and he will sign it.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Question is, shall the Senate concur with House Amendments 1 and 22 to Senate Bill 1086. Those in favor will vote Aye. Those opposed, 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 36, the Nays are 16. The Senate does concur with House Amendments 1 and 22 to Senate Bill 1086, and the bill, having received the required constitutional majority, is declared passed. Senator Lechowicz, for what purpose do you arise? I'm sorry. Okay. Next bill. Page 22, Senate Bill 1093. Mr. Secretary, read the bill.

ACTING SECRETARY: (MR. HARRY)

House Amendments 1 and 2 to Senate Bill 1093.

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Lechowicz.

SENATOR LECHOWICZ:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. Senate Bill 1093 with House Amendments 1 and 2 are at the request of the Secretary of State George Ryan. In 1989, a murder of a California actress prompted many states to examine the safeguards in place to balance privacy rights with access to information. you'll recall about a month ago, George Ryan appeared on Collins' radio program and told him about a study that he had conducted while he was running for Secretary of State and conclusion came about a month ago. Basically, House Amendment No. 1 would authorize the Secretary of State to notify a vehicle owner or registrant of a request to purchase his or her registration or title information. This would authorize the Secretary of State to notify the affected driver of a request for his or her driving record. It will establish a ten-day waiting period prior release for such information, except to specified persons or entities. Amendment No. 2 would exempt certain entities or persons from the ten-day waiting period, including financial institutions, attorneys and law enforcement individuals. move that the Senate do concur in House Amendments No. 1 and 2 on Senate Bill 1093.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? Senator Schuneman.

SENATOR SCHUNEMAN:

Thank you, -- will the sponsor yield?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Indicates he will yield. Senator Schuneman.

SENATOR SCHUNEMAN:

Senator, I have not been aware of this bill until just now, and I'm curious to know if you were a part of any of the

53rd Legislative Day

June 28, 1991

discussions that went on in the House as respects the sale of motor vehicle registration information. The thing — the concern that I am raising is that if you or I apply for auto insurance in this State, it is routine for every insurance company to want to look at the motor vehicle record before they issue a policy. And I wonder to what extent this whole thing may really delay the possibility of people getting insurance until companies can be aware of what the driving record really is. Were you involved at all in that, Senator?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Lechowicz.

SENATOR LECHOWICZ:

Yes, I was. In fact, this is the proposal recommended by the Secretary of State George Ryan and his staff. Amendment No. 2, as I stated, exempts certain entities or persons from the ten-day waiting period. That includes financial institutions, attorneys, insurance companies, employers, automobile associated businesses, and certain business entities for purposes consistent with the Vehicle Code. So Amendment No. 2 takes care of your concerns.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Schuneman.

SENATOR SCHUNEMAN:

In what way, Senator? And I'm not trying to be difficult here. I didn't -- you simply repeated to me what is said in the bill. My -- my question is, were there -- were there concerns raised by the insurance industry, first of all, as to whether or not this would slow up the underwriting process, number one? And, secondly, if so, how were those concerns addressed?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Lechowicz.

SENATOR LECHOWICZ:

Their concerns were raised, and they were addressed because

53rd Legislative Day

June 28, 1991

they're exempt.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Schuneman.

SENATOR SCHUNEMAN:

Thank you. I didn't -- I didn't hear the word "exempt," Senator. So I appreciate that.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? If not, Senator Lechowicz may close.

SENATOR LECHOWICZ:

Very briefly, Mr. President, Ladies and Gentlemen of the Senate. This is George Ryan's proposal as far as the Secretary of State, as far as making sure that there is a balance of privacy rights with access to public information. This bill received - as amended - received 116 to nothing vote in the House. It recommends a total acceptance by the Senate as well. I move that the Senate do concur in House Amendments 1 and 2 on Senate Bill 1093.

PRESIDING OFFICER: (SENATOR DEMUZIO)

The question is, shall the Senate concur with House Amendments 1 and 2 to Senate Bill 1093. Those in favor will vote Aye. Those opposed, 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, none voting Present. The Senate does concur with House Amendments 1 and 2 to Senate Bill 1093, and the bill, having received the required constitutional majority, is declared passed. Senate Bill 1105, Madam Secretary, please.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 1105.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Topinka.

SENATOR TOPINKA:

53rd Legislative Day

June 28, 1991

Yes. Mr. President and Ladies and Gentlemen of the Senate, I would ask that we concur with House Amendments No. 1 and 2. House Amendment 1 would require the Department of Public Health to promulgate a schedule for distributing scholarship dollars between registered professional and associate nurse students. So that covers all of them. Amendment No. 2 covers the maximum loan — lowers the maximum loan amount to four thousand from forty-five hundred, but it raises living expenses from twenty-five hundred to five thousand. It also allows a scholarship to extend beyond two years, relieves a nurse from interest if the loan is paid in full prior to the first annual due date. Everybody's signed off.

Discussion? If not, the question is, shall the Senate concur with House Amendments 1 and 2 to Senate Bill 1105. Those in favor will vote Aye. Those opposed, 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 1, none voting Present. The Senate does concur with House Amendments 1 and 2 to Senate Bill 1105, and the bill, having received the required constitutional majority, is declared passed. Senate Bill 1167. Senator Fawell. Madam Secretary, read the bill.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1167.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

PRESIDING OFFICER: (SENATOR DEMUZIO)

The Lady from DuPage, Senator Fawell.

SENATOR FAWELL:

Thank you very much, Mr. President. This is a compromise between the banks and the business groups, and what it does - it allows the receiving bank - the bank that the business entity puts his check in - to charge up to four dollars and fifty cents to process a bad check, and it also raises the fees that can be

53rd Legislative Day

June 28, 1991

charged against the check's author from ten dollars to twenty-five dollars. This has been an agreed bill now with -- I think everybody's on board. And there is a House amendment - House Amendment 1 is the Treasurer's request. It conforms with the Section of Deposit of State Money Act relating to the daily balance, statements to actual practice. It's a housekeeping amendment, and I would ask your Aye vote.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Gentleman from Kane, Senator Friedland. SENATOR FRIEDLAND:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. Maybe when you -- if this bill passes and becomes law, and maybe when you go home this summer and you go to your barbershop, or your gas station, or your mom-and-pop store, and they receive a bad check, their commercial account in the bank is going to be charged four dollars and fifty cents under this proposal. I thought maybe you'd just want to take a look at it.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any further discussion? Gentleman from Cook, Senator Leverenz.

SENATOR LEVERENZ:

Thank you, Mr. President. I rise to ask for unanimous support for the passage of Senate Bill 1167 for Senator Fawell.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any further discussion? Senator Fawell, to close. SENATOR FAWELL:

Just ask for your favorable vote.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

The question is, shall Senate -- the question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 1167. Those in favor, vote Aye. Those opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take

53rd Legislative Day

June 28, 1991

the record. On this question, there are 49 Ayes, 4 Nays, and none recorded as Present. And the Senate does concur in House Bill -- in House Amendment No. 1 to Senate Bill 1167. This bill, having received the constitutional majority, is hereby declared passed. 1169. Senator Demuzio. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1169.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Demuzio.

SENATOR DEMUZIO:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. House Amendment No. 1 to this bill of the State Treasurer would eliminate the provision that banks send monthly account statements on State deposits to the Commissioner of Banks and Trusts. Apparently they are not doing it currently and haven't been doing so, and it is supported by the Commissioner of Banks and Trusts. It also would permit the Treasurer to request the financial institution's call report and a Community Reinvestment Act statement as a condition of making State deposits, and it would recodify the acceptable collateral for State deposits and would permit institutions to pool collateral for State — for State deposits. I know of no opposition.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Is there any discussion? The question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 1169. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 57 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 1 to Senate Bill 1169. This bill, having received the constitutional majority, is hereby declared passed. 1189. Senate Bill 1189. Senator Leverenz. Leverenz. Read the bill,

53rd Legislative Day

June 28, 1991

Madam Secretary.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 1189.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Leverenz.

SENATOR LEVERENZ:

Thank you very much. This -- the House amendment would provide that representatives of public labor unions would be included to the Commission on Economy and Productivity in State Government. Answer any questions you might have, and now move that the Senate concur with the House amendment.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

1 and 2?

SENATOR LEVERENZ:

That is correct.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? The question is, shall the Senate concur in House Amendments 1 and 2 on Senate Bill 1189. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 42 Ayes, 7 Nays, 1 recorded as Present. And the Senate does concur in House Amendments 1 and 2 on Senate Bill 1189. This bill, having received the constitutional majority, is hereby declared passed. Senate Bill 1202. Senator Hall. Kenny? 1202. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1202.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

The Gentleman from St. Clair, Senator Hall.

SENATOR HALL:

Thank you, Mr. President and Ladies and Gentlemen of the Senate. 1202 is -- it renames the Illinois Emergency Service and

53rd Legislative Day

June 28, 1991

Disaster Agency to the Illinois Emergency Management Agency. It reinserts the substance of Senate Bill 1202 as it passed the Senate, requiring counties to submit disaster plans to the agency for approval. Now, this is one amendment and it's -- this is one amendment, and it's eighty-six pages - for one amendment - to simply change some title on these things, and that's for Sam and all you who are on the Audit Commission requesting that everybody should be able to have a disaster unit. But just imagine - for one amendment, eighty-six pages. And I move for the concurrence. PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Any discussion? The question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 1202. favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 59 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 1 to -- Senate Bill 1202. This bill, having received the constitutional majority, is hereby declared 1217. passed. Senator Marovitz. Read the bill, Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1217.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Gentleman from Cook, Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President and Members of the Senate.

Amendment No. 1 -- I would move that the Senate concur in House

Amendment No. 1. This clarifies that the guardian ad litem has

access to classified reports regarding child abuse and requires

that the guardian ad litem appointed pursuant to the Juvenile

Court Act of 1987 receive these reports of child abuse prepared

pursuant to the Abused and Neglected Child Reporting Act. This is

53rd Legislative Day

June 28, 1991

to better provide for the protection of abused and neglected children, and I would solicit your Aye vote to concur with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Senator Hawkinson.

SENATOR HAWKINSON:

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

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Indicates he will.

SENATOR HAWKINSON:

Senator, with the amendments -- I don't have any problem with the GAL being able to obtain the unfounded reports. But are there any restrictions then on the guardian to require him or her from otherwise disseminating this information outside of court? In other words, these are confidential. An unfounded report is generally that there's no basis to it. We want the guardian to have the fullest possible information, but we certainly don't want the guardian then to abuse the confidentiality that we -- that we otherwise attach to these reports. And is there any provision in the bill or in the amendment to require the guardian to maintain the confidentiality of these reports outside of the Juvenile Court proceeding?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Marovitz.

SENATOR MAROVITZ:

An honest answer is, I don't think that there is any additional requirements in the amendment. The guardian ad litems already do get a lot of classified information. That's in the law today. And I believe that there are restrictions on the GAL - and I have been a GAL myself - and the dissemination of that information. I think this would go -- coincide with all that

53rd Legislative Day

June 28, 1991

stuff, but I don't think, in the amendment, there's specific language regarding dissemination of that information.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Hawkinson.

SENATOR HAWKINSON:

Well, I don't oppose this bill, but I would suggest that we might want to look into that and perhaps draw some -- in one of the other juvenile vehicles that are floating around here, consider some confidentiality requirements.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any further discussion? Senator Marovitz moves that the Senate do concur in House Amendments 1 - let's see, where we at - House Amendment No. 1. Question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 1217. Those in favor, vote Aye. Those opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 55 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 1 to Senate Bill 1217. This bill, having received the constitutional majority, is hereby declared passed. 1227. Senator Marovitz. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1227.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Marovitz.

SENATOR MAROVITZ:

Move that the Senate not concur with House Amendment No. 1. PRESIDING OFFICER: (SENATOR LECHOWICZ)

The Gentleman moves that the Senate do not concur in House Amendment No. 1 and a conference committee be appointed. All those in favor, signify by saying Aye. Aye. Opposed. The Ayes have it. The -- the Senate does not concur in House Amendment No.

53rd Legislative Day

June 28, 1991

1 and a conference committee is requested. 1231. Senator
Marovitz.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1231.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much. Move to non-concur with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Gentleman moves to non-concur in House Amendment No. 1 and a conference committee be appointed. Any objections? Hearing none, 1231 - a conference committee be requested. 1248. Senator Madigan. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1248.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Gentleman from Logan, Senator Madigan.

SENATOR MADIGAN:

Thank you, Mr. President and Members of the Senate. Senate Bill 1248 did a couple things. One, it established like fees with the Historic Preservation, that it is charged by the Department of Conservation, for juvenile camping. The second thing it did was to make provision for the Historic Preservation to claim title to abandoned property. House Amendment No. 1 further clarified abandoned property from "property of any kind" to "personal property." And as far as advertising of this, it changed it from the State newspaper to the local newspaper that distributes in the area of the owner's last known address. And I would move to concur with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Is there any discussion? The question is, shall the Senate

53rd Legislative Day

June 28, 1991

concur in House Amendment No. 1 to Senate Bill 1248. Those in favor, vote Aye. Those opposed, vote Nay. The voting is open. Have all voted who wish? Please take the record. On this question, there are 52 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 1 to Senate Bill 1248. This bill, having received the constitutional majority, is hereby declared passed. Please turn to Page 23 of your Calendar - appears Senate Bill 1264. Senator Donahue. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 2 to Senate Bill 1264.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

The Lady from Adams, Senator Donahue.

SENATOR DONAHUE:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. Senate Bill 1264 does exactly what it says in the Calendar, and House Amendment No. 2 - all it does is allow the Attorney General to be paid for the asbestos cases that he litigates. And I would move for concurrence on House Amendment No. 2 to Senate Bill 1264. PRESIDING OFFICER: (SENATOR LECHOWICZ)

Is there any discussion? The question is, shall the Senate concur in House Amendment No. 2 to Senate Bill 1264. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 57 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 2 to Senate Bill 1264. This bill, having received the constitutional majority, is hereby declared passed. Senate Bill 1277. Senator Barkhausen. Read the bill, Madam Secretary. SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1277.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

53rd Legislative Day

June 28, 1991

Gentleman from Lake, Senator Barkhausen.

SENATOR BARKHAUSEN:

Thank you, Mr. President and Members. Senate Bill 1277 authorizes a system of expedited fees to be set up by the Secretary of State for the overnight, within twenty-four-hour processing of papers filed in the Corporations Division of the Secretary of State's Office. The House Amendment - No. 1 - in which I am seeking concurrence, puts a three-year sunset on this new system, and I would move for concurrence.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 1277. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 56 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 1 to Senate Bill 1277. This bill, having received the constitutional majority, is hereby declared passed. Senate Bill 1295. Senator Philip. Philip. Weaver. 1300. Senator Etheredge. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 1300.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Etheredge.

SENATOR ETHEREDGE:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. I move to concur with House Amendments No. 1 and 2. House Amendment No. 1 would permit the substitution of two years of collegiate level English for two years of high school English in determining eligibility for participation in the Minority Student Program, which is what the underlying bill dealt with. House Amendment No. 2 would open a one-year window for participation in

53rd Legislative Day

June 28, 1991

the Veterans' Scholarship Program for those participants in Desert Storm who have had at least nine months of active service. I'm not aware of any opposition, and I would ask for a favorable roll call.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? The question is, shall the Senate concur in House Amendments 1 and 2 to Senate Bill 1300. All in favor, vote All opposed, vote Nay. The voting is open. Have all voted Have all voted who wish? Please take the record. this question, there are 57 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendments 1 to Senate Bill 1300. This bill. having received the constitutional majority, is hereby declared passed. 1310. Senator Schuneman. Schuneman. 1312. Senator Davidson. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 3 to Senate Bill 1312.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Gentleman from Sangamon, Senator Davidson.

SENATOR DAVIDSON:

Mr. President and Members of the Senate, I move we concur in House Amendment No. 3 to 1312. This is a bill which went out of the Senate on the Agreed Bill List which gave concurrent jurisdiction so that State Police or local police can come to the aid of federal marshals in case of federal installations. And what the House amendment did, in concurrence with the Federal Government — it gives the State the jurisdiction over the U.S. Army Melvin Price Support Center of seven hundred and eighteen acres, and we become the exclusive jurisdiction. We have then concurrent jurisdiction over the 36.12 acres of the Charles Melvin Price Support Center, which we share jurisdiction with the U.S. Government. And the third parcel at the request of the Army is

53rd Legislative Day

June 28, 1991

the Savanna Army Depot Activity Center containing sixteen and a half acres, and we take over -- Illinois takes over the jurisdiction. I move that we concur.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall the Senate concur in House Amendment No. 3 to Senate Bill 1312. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 56 Ayes, no Nays, none recorded as Present. And the Senate does concur in Amendment No. 3 -- House Amendment No. 3 to Senate Bill 1312. This bill, having received the constitutional majority, is hereby declared passed. Senate Bill 1322. Senator del Valle. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1322.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator del Valle.

SENATOR dEL VALLE:

Thank you, Mr. President. Senate Bill 1322 was amended in the House. The amendment establishes procedures for the prepayment of IHDA mortgages for subsidized housing units, and it is patterned after federal law. There is no opposition to this bill. I move for passage.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Any discussion? The question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 1322. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 56 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 1 to Senate Bill 1322. This bill, having received

53rd Legislative Day

June 28, 1991

the constitutional majority, is hereby declared passed. Is he back there? With leave of the Body, we'll go back to Senate Bill 1295, and we'll have Senator Weaver handle the bill for Senator Philip. Hearing no objections, Senate Bill 1295. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 1295.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

The Gentleman from Champaign, Senator Weaver.

SENATOR WEAVER:

Thank you, Mr. President. I move to non-concur in House Amendments No. 1 and 2 on Senate Bill 1295.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Gentleman has moved to non-concur on House Amendments 1 and 2. All those in favor, signify by saying Aye. Aye. Opposed. The Senate moves to non-concur in House Amendments No. 1 and 2 and requests a conference committee be appointed. 1337. Collins. 1337. Senator Collins. Okay. 1345. Senator Cullerton. 1393. Senator Marovitz. Cullerton. John? Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1393.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

The Gentleman from Cook, Senator Marovitz.

SENATOR MAROVITZ:

Move to non-concur.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Marovitz. He has moved to -- that we -- that the Senate non-concur in House Amendment No. 1. All in favor, signify by saying Aye. Opposed. The Senate non-concurs with House Amendment No. 1 and a conference committee is requested. 1404. Senator Berman. Read the bill, Madam Secretary.

53rd Legislative Day

June 28, 1991

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1404.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Berman.

SENATOR BERMAN:

Thank you, Mr. President. This is the 1991 Legislative Reference Bureau Revisory Act. It makes no substantive changes. I move concurrence in House Amendment No. 1.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? The question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 1404. Those in favor, vote Aye. Those opposed, vote Nay. The voting is open. Have all voted who wish? Please take the record. On this question, there are 55 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 1 to Senate Bill 1404. This bill, having received the constitutional majority, is hereby declared passed. Would you please turn your Calendar to Page 21? With leave of the Body, we will go to Senate Bill 9-9-9. Senator Daley. Read the bill, Madam Secretary. 9-9-9.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 9-9-9.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Daley.

SENATOR DALEY:

Thank you, Mr. President. I move that we non-concur with House Amendments No. 1 and 2 to Senate Bill 999.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Gentleman asks leave that the Senate do not concur in House Amendments 1 and 2 and a conference committee be reported <sic>. Hearing no objections, the Senate does not concur in House Amendments 1 and 2 and requests a conference committee be reported

53rd Legislative Day

June 28, 1991

<sic>. Let's turn back to Page 24 of the Calendar - appears 1427.
Senator Macdonald. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 3 to Senate Bill 1427.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

The Lady from Cook, Senator Macdonald.

SENATOR MACDONALD:

Thank you, Mr. President. I move the Senate do concur in Amendment No. 3 to Senate Bill 1427. It is an increase in the -- in the fee structure that we did pass over, but it is still apparently agreed to by all parties involved. It was felt that the amount that we sent over was not sufficient for the land purchase and staff needed by the Department. So I ask for your approval.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? The question is, shall the Senate concur in House Amendment No. 3 to Senate Bill 1427. Those in favor, vote Aye. Those opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 56 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendment No. 3 to Senate Bill 1427. This bill, having received the constitutional majority, is hereby declared passed. The Gentleman from Jefferson, Senator O'Daniel, what purpose you seek recognition?

SENATOR O'DANIEL:

Thank you, Mr. President and Members of the Senate. We have two very distinguished guests here on the -- on the Floor at this time. We have Congressman Dick Durbin and Congressman Terry Bruce. Help me welcome them to the Senate.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Welcome back. Good to see you both. I hope you brought a

53rd Legislative Day

June 28, 1991

copy of a map with you. Yeah, I know, it's a Rand-McNally special. Now, getting back to the Calendar - we want to welcome both Congressmen back here absolutely - is Senate Bill 1435. Senator Marovitz. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 1435.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Gentleman from Cook, Senator Marovitz.

SENATOR MAROVITZ:

...(machine cutoff)...very much. Thank you, Mr. President and Members of the Senate. I move that the Senate concur with House Amendments 1 and 2 to Senate Bill 1435. The first one would exempt mental health facilities and those where the physician determines that visitation endangers the physical health or safety of a patient. And the second one specifies that patients can designate visitors, but those patients have to be eighteen years of age or older. I solicit your Aye vote.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? The question is, shall the Senate concur in House Amendments 1 and 2 to Senate Bill 1435. Those in vote Aye. Those opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 55 Ayes, no Nays, none recorded as Present. And the Senate does concur in House Amendments 1 and 2 to Senate Bill 1435. This bill, received the constitutional majority, is hereby declared passed. Senate Bill 1451. Senator Severns. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1451.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

The Lady from Macon, Senator Severns.

53rd Legislative Day

June 28, 1991

SENATOR SEVERNS:

Thank you, Mr. President, Members of the Senate. I move to concur with House Amendment No. 1.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Lady moves that the Senate concur in House Amendment No. 1.

Any discussion? Gentleman from Sangamon, Senator Davidson.

SENATOR DAVIDSON:

Mr. President and Members of the Senate, the sponsor, who moved to concur, didn't tell you what this bill does -- or what This amendment applies only to Sangamon the amendment does. County. This is a dispute. 9-1-1 is already in place in County Building under the jurisdiction of the Sheriff's Office with nine citizens throughout the County appointed as Advisory Committee. What this amendment attempts to do or would do - not attempts - what this amendment would do would give jurisdiction of 9-1-1 to the Mayor's Office. For some reason, they seem to think that those members of the County Board who reside within the City of Springfield should not have any control -- any authority --

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Excuse me, Senator Davidson, a point of order by the Lady. Senator Severns, what's your point. Severns.

SENATOR SEVERNS:

Thank you, Mr. President. The -- the Gentleman from -- Senator Davidson is not discussing the amendment. The amendment simply removes the City and County of Peoria, at their request. We have no objections to that. This bill passed out of here unanimously, including the Senator's vote, giving communities who have a 9-1-1 system the ability to have the community that pays more have -- has more representation. In this County, where a 9-1-1 system exists between Springfield and Sangamon County, Springfield contributes the bulk of the dollars. They have no

53rd Legislative Day

June 28, 1991

representation on the Board. They're asking for representation on the Board. We passed this out.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Davidson -- I'm sorry, excuse me.

SENATOR SEVERNS:

The amendment only deals with Peoria.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator -- Senator Davidson.

SENATOR DAVIDSON:

Well, I beg to differ with the Lady, because if this amendment is adopted - this is final action; this means this applies only to Springfield and Sangamon County. And what I said was that 9-1-1 is in place. It's already in the County Building under the jurisdiction of the Sheriff's Department with Advisory Committee appointed by nine people throughout the County. They want to give the authority or control of this to the Mayor. They don't want to give those people who represent the citizens of Springfield on the County Board any jurisdiction. It applies throughout the whole County. I urge all of you to vote No. This is a local fight that we shouldn't be involved in. And I -- I would urge everyone to vote No.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? If not, Senator Severns may close.

SENATOR SEVERNS:

With all due respect to Senator Davidson, he still refuses to discuss the amendment. I move to concur with House Amendment No. 1. The effect of House Amendment No. 1 is to -- to remove Peoria and the County at their request. I have no objections to this. The reason this was brought to me was, in part, because our city and county went through the same debate. When the city pays more, the city ought to at least have representation. Today in this

53rd Legislative Day

June 28, 1991

County, they have none. If they had been able to get it resolved fairly and adequately, they would not come before this Body to seek legislation. The simple reality is, the City of Springfield is paying the bulk of the bill. They have no representation on the Board. They're asking for fair and equitable representation. That's the only intent of this bill. The amendment again, that I'm asking to concur with, removes Peoria and -- and the County. I would urge a favorable vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Question is, shall the Senate concur with House Amendment 1 to Senate Bill 1451. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Take the record. On that question, the Ayes are 26, the Nays are 26, 2 voting Present. The motion fails, and the Secretary shall so inform the House. Senate Bill -- Senator Jacobs, for what purpose do you rise?

SENATOR JACOBS:

Thank you, Mr. President. Point of personal privilege.

PRESIDING OFFICER: (SENATOR DEMUZIO)

State your point.

SENATOR JACOBS:

It's my distinct pleasure to introduce a Senator who has sat in this chair before me ~ Senator Don Wooten. Senator.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Don Wooten, welcome back. Senate Bill 1455. Senator Rock. 1465. Senator Dunn. Senate Bill 1465, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 1465.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Dunn.

53rd Legislative Day

June 28, 1991

SENATOR T. DUNN:

Thank you, Mr. President. I move that we concur on House Amendment No. 1. This is an agreement that was worked out in the industry that sells these type of certificates and made them exempt, which is -- no, I have no problem with doing that. So I urge an Aye vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, the question is, shall the Senate concur with House Amendment No. 1 to Senate Bill 1465. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Take the record. On that question, the Ayes are 53, the Nays are none, none voting Present. The House — the Senate does concur with House Amendment 1 to Senate Bill 1465, and the bill, having received the required constitutional majority, is declared passed. ...(machine cutoff)...Rock, we have had a couple of Members who have requested to go back to — all right. With leave of the Body, we will turn back to Page 10. Senator Rock.

Why don't we just keep moving on Non-concurrence. Everybody's got their paper flow ready. We'll go back later.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right.

SENATOR ROCK:

Non-concurrence, Page 24. The motion will be to recede, I presume, from Senate amendments. Afford the Members who were here and waiting patiently the opportunity to proceed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Well, Senator Rock -- all right. Page 24. House Bill 2, Secretary's Desk, Non-concurrence. Senator Lechowicz. House Bill 2, Mr. -- Madam Secretary.

SECRETARY HAWKER:

53rd Legislative Day

June 28, 1991

Senate Amendment No. 1 to House Bill 2.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Lechowicz.

SENATOR LECHOWICZ:

Thank you, Mr. President and Ladies and Gentlemen of the Senate. I move that the Senate non-concur and request that a conference committee be appointed on House Bill 2.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Lechowicz has moved -- has moved that the Senate refuse to recede from the adoption of Senate Amendment 1 to House Bill 2 and that a conference committee be appointed. All in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. House Bill 46. Senator Marovitz. I'm sorry. Senator Vadalabene, for what purpose do you arise?

SENATOR VADALABENE:

Yes. As a point of personal privilege. I have made an observation on the Senate Floor, and I think it would be a good time to call a caucus for the Crazy Eight. They're all here.

PRESIDING OFFICER: (SENATOR DEMUZIO)

46. Senator Marovitz. On the Order of Secretary's Desk, Non-concurrence, House Bill 46, Madam Secretary.

SECRETARY HAWKER:

Senate Amendments 1 and 2 to House Bill 46.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

Thanks very much, Mr. President, Members of the Senate. I move that the Senate refuse to recede with Senate Amendments 1 and 2 to House Bill 46.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Discussion? Senator Marovitz has moved that the

53rd Legislative Day

June 28, 1991

Senate refuse to recede from the adoption of Senate Amendments 1 and 2 to House Bill 46 and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. House Bill 57. Senator Marovitz. House Bill 57, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 57.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President and Members of the Senate.

I move that the Senate refuse to recede with Senate Amendment No.

1 to House Bill 57.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 57 and that a conference committee be appointed. Those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carried, and the Secretary shall so inform the House. House Bill 70. Senator Joyce. Jerome Joyce. Page 25. 328 <sic>. Barkhausen. Madam Secretary, bottom of Page 25 is House Bill 358. Read the bill.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 328 <sic> (358).

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Barkhausen.

SENATOR BARKHAUSEN:

Yes, Mr. President, I move that we refuse to recede from Senate Amendment 1 to House Bill 358, and ask that a conference committee be appointed.

53rd Legislative Day

June 28, 1991

Senator Barkhausen has moved that the -- Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 358, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. House Bill 508. Senator Ralph Dunn. Bottom of Page 25, House Bill 508, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 508.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Ralph Dunn.

SENATOR R. DUNN:

...from Amendment No. 1.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Refuse to recede, Senator?

SENATOR R. DUNN:

Move to recede.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right.

SENATOR R. DUNN:

I thought I did that this morning.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator, you wish to recede from -- all right. Is there discussion? This will be final action. The question is, shall the Senate recede from Senate Amendment 1 to House Bill 508. Those in favor will vote Aye. Those opposed, 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 recede from the adoption of Senate Amendment No. 1 to House Bill 508, and the bill, having received the required constitutional majority, is declared passed.

26. Bottom of Page 26. Double -- 1007. Senator Marovitz. House

53rd Legislative Day

June 28, 1991

Bill 1007. All right. Senator -- I'm sorry. Senator Lechowicz. All right. My Calendar was inappropriately marked. I thought we had handled 945 this morning. I'm about to admit that we -- that we didn't, and so it's House Bill 945, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 9-4-5.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Lechowicz.

SENATOR LECHOWICZ:

Thank you, Mr. President. I move that the Senate do not recede from Senate Amendment No. 1 on House Bill 945, and request a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Lechowicz has moved that the Senate refuse to recede from the adoption of Senate Amendment 1 to House Bill 945, and that a conference committee be appointed. Those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. Now, House Bill 1007, Madam Secretary. 1-0-0-7.

SECRETARY HAWKER:

Senate Amendment No. 2 to House Bill 1-0-0-7.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President, Members of the Senate. I'd move the Senate refuse to recede with Senate Amendment No. 2 to House Bill 1-0-0-7, and that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Marovitz has -- has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 2 to

53rd Legislative Day

June 28, 1991

House Bill 1007, and that a conference committee be appointed. Those in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. 27. Page 27. Senator Davidson. 1123. 1171. Senator Cullerton. 1183. Senator Luft. Page 28. 1528. Senator Curran —— I'm sorry —— Senator Welch. 1528. Senator —— 1644. Senator Alexander. Senator —— I'm sorry. 1545. Senator Marovitz. Okay. With leave of the Body, we'll return. House Bill 1545, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1545.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President, Members of the Senate. I would move that the Senate refuse to recede with Senate Amendment No. 1 to House Bill 1545, and that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1545, and that a conference committee be appointed. All in favor of the motion will indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. Now, House Bill 1644. Alexander. Middle of Page 28. 1911. Senator Luft. Page 29. 2005. Luft. 210 <sic> (2010). Luft. There's a Supplemental Calendar that has been passed out, that is on your desk. ... (machine cutoff)... We're reloading the machine and we will be operational momentarily. Supplemental No. 1. All right. Message from the House.

SECRETARY HAWKER:

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

53rd Legislative Day

June 28, 1991

Mr. President - I am directed to inform the Senate that the House of Representatives has refused to concur with the Senate in the adoption of their amendments to a bill of the following title, to wit:

Senate Amendment No. 1 to House Bill 434.

Senate Amendment No. 1 to House Bill 1024.

Senate Amendment No. 1 to House Bill 1352.

Senate Amendment No. 1 to House Bill 1609.

Senate Amendment No. 1 to House Bill 1878.

Senate Amendment No. 1 to House Bill 1960.

Senate Amendment No. 1 to House Bill 1970.

Senate Amendment No. 1 to House Bill 1971.

Senate Amendment No. 1 to House Bill 1972.

And Senate Amendment No. 1 to House Bill 2208.

Non-concurred in by the House, June 28, 1991.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Secretary's Desk. While -- while we're momentarily waiting for the machine to load up - Resolutions. All right. We will not be doing resolutions because we are now ready to go. Supplemental Calendar, Secretary's Desk, Non-concurrence, is House Bill 1-1-4. Senator J.J. Joyce. House Bill 121. Cullerton. Senator D'Arco. 1128. Senator Smith. Secretary's Desk, 5-8-0. Non-concurrence, the First Supplemental, middle of the Supplemental is House Bill 1128, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1128.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Smith.

SENATOR SMITH:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. House Bill 1121 <sic> (1128) with Amendment No. 1 - I refuse to recede.

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Smith has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1128, and that a conference committee be appointed. All 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. 1415, Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1415.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Hawkinson.

SENATOR HAWKINSON:

Thank you, Mr. President. I would move that the Senate refuse to recede with Senate Amendment No. 1 to House Bill 1415, and that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Hawkinson has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1415, and that a conference committee be appointed. All in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. House Bill 1440. Jones. On the Order of -- Madam Secretary, 1440, House Bill.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1440.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. I move that the Senate refuse to recede from Senate Amendment No. 1 and request a conference.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1440, and

53rd Legislative Day

June 28, 1991

that a conference committee be appointed. All in favor of the motion will indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. 1498, House Bill. Senator Jones. House Bill 1498, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1498.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. I move that the Senate refuse to recede from Senate Amendment No. 1 and request a conference committee.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1498, and that a conference committee be appointed. All in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. The motion carries, and the Secretary shall so inform the House. House Bill 1499. Senator Marovitz. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendments 1, 2 and 3 to House Bill 1499.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President and Members of the Senate.

I would move that the Senate refuse to recede from Amendments 1, 2 and 3, and that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz has moved that the Senate refuse to recede from the adoption of Senate Amendments 1, 2 and 3 to House Bill 1499, and that a conference committee be appointed. All in favor

53rd Legislative Day

June 28, 1991

of the motion will indicate by saying Aye. Opposed, Nay. Ayes have it. Motion carries. Secretary will so inform the House. Page 3 of your Supplemental No. 1 is House Bill 1815. Senator Luft. House Bill 1891. Senator del Valle. 2125. Bill. Barkhausen. On the Order o£ Secretary's Desk. Non-concurrence, the First Supplemental, in the middle, is House Bill 2125, Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendments 1 and 2 to House Bill 2125.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Barkhausen.

SENATOR BARKHAUSEN:

Thank you, Mr. President. I move that we refuse to recede from Senate Amendments 1 and 2, and ask that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Barkhausen has moved that the Senate refuse to recede from the adoption of Senate Amendments 1 and 2 to House Bill 2125, and that a conference committee be appointed. All in favor of the motion, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. House Bill 2147. Senator Joyce. 2148. Senator Daley. House Bill 2-1-4-8, Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 2148.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Daley.

SENATOR DALEY:

Thank you, Mr. President. I move that we refuse to recede from Senate Amendment No. 1, and that a conference committee be appointed.

53rd Legislative Day

June 28, 1991

Senator Daley has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 2148, and that a conference committee be appointed. All in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. The motion carries, and the Secretary shall so inform the House. House Bill 2222. Senator Marovitz. 2222, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 2222.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President, Members of the Senate. I would move that the Senate refuse to recede from Senate Amendment No. 1 to House Bill 2222, and that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 2222, and that a committee of conference be appointed. All in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. House Bill 2392. Senator Karpiel. Madam Secretary, House Bill 2392.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 2392.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Karpiel.

SENATOR KARPIEL:

Thank you, Mr. President. I move to not recede from Senate Amendment No. 1 to House Bill 2392, and that a conference committee report be -- committee be appointed.

53rd Legislative Day

June 28, 1991

Senator Karpiel has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 2392, and that a conference committee be appointed. All in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries, and the Secretary shall so inform the House. 2491. Senator Joyce. House Bill 2557. On the Order of Secretary's Desk, bottom of Page 3, Supplemental No. 1, is House Bill 2557, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 -- pardon me, Senate Amendment No. 1 to House Bill 2557.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President. I move that the Senate refuse to recede from Amendment -- Senate Amendment No. 1 on House Bill 2557.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jacobs has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 2491 <sic>, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. I'm sorry, it was House Bill 2557. All right. There have been some additional Members that have just joined us. With leave of the Body, we will -- we'll go back to Secretary's Desk, Supplemental No. 1. House Bill 121. Senator Cullerton. On the -- all right. Page 2 of your Supplemental No. 1, Secretary's Desk, Non-concurrence, is House Bill 121, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 121.

53rd Legislative Day

June 28, 1991

Senator Cullerton.

SENATOR CULLERTON:

Thank you, Mr. President, Members of the Senate. I move to refuse to recede from Senate Amendment No. 1 to House Bill 121, and ask that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Cullerton has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 121, and that a conference committee be appointed. All those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carried, and the Secretary shall so inform the House. House Bill 5-8-0, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 5-8-0.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator D'Arco.

SENATOR D'ARCO:

Thank you, Mr. President. I move to refuse to recede from Senate Amendment No. 1, and ask that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator D'Arco has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 5-8-0, and that a conference committee be appointed. All in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. All right. Page 3. House Bill 1815, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1815.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Luft.

SENATOR LUFT:

53rd Legislative Day

June 28, 1991

Thank you, Mr. President. I would ask that the Senate refuse to recede from Senate -- Senate Amendment No. 1, and ask for a conference committee on House Bill 1815.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Luft has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1815, and that a conference committee be appointed. All in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carried, and the Secretary shall so inform the House. House Bill 1891, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 2 to House Bill 1891.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator del Valle.

SENATOR dEL VALLE:

Thank you, Mr. President. I ask that the Senate refuse to recede on Senate Amendment No. 2, and that a conference committee be appointed.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator del Valle has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 2, and that a conference committee be appointed. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House.

PRESIDENT ROCK:

Resolutions.

SECRETARY HAWKER:

Senate Resolution 6-1-4 offered by Senator Butler.

Senate Resolution 615 offered by Senator Demuzio.

Senate Resolution 616 offered by Senator Rea.

Senate Resolution 617 offered by Senator Woodyard.

Senate Resolution 619 offered by Senator Alexander.

53rd Legislative Day

June 28, 1991

Senate Resolution 620 offered by Senator Jones.

Senate Resolution 621 offered by Senator Hall, President Rock and all Members.

Senate Resolution 622 offered by Senator Smith, President Rock and all Members.

They're all congratulatory and death resolutions.

PRESIDENT ROCK:

Consent Calendar.

SECRETARY HAWKER:

And Senate Resolution 618 offered by Senators Woodyard and Topinka.

It is substantive.

PRESIDENT ROCK:

Executive. All right. Ladies and Gentlemen, we have yet another supplemental that is — will be distributed shortly. In the meantime, there have been a number of requests to go back to the Order of Secretary's Desk, Concurrence, on both the main and the Supplemental Calendars. And so, we will attempt to do that. Again, I reiterate — we will not be working much later than 5:30 or so, but we will attempt to accommodate the Members. I would ask the Members, please, to attempt to be in their seats when their bills are called. ...(machine cutoff)...3. Senator Collins. On the Order of Secretary's Desk, Concurrence, is Senate Bill 83, Madam Secretary.

SECRETARY HAWKER:

House Amendment No. 1 to Senate Bill 83.

PRESIDENT ROCK:

Senator Collins.

SENATOR COLLINS:

Yes. Thank you, Mr. President. I move to non-concur with House Amendment 1. It's my understanding there is a technical error, and we'd like to get it back over there so it can go to

53rd Legislative Day

June 28, 1991

conference and we can correct it.

PRESIDENT ROCK:

Senator Collins has moved to non-concur in House Amendment No. 1 to Senate Bill 83. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 131. 151. Senator Jacobs. 155. Senator Jacobs. We're at the top of Page 11. 158. Senator Jones. 175. Senator Dunn. That's already out of here. Senator Vadalabene, for what purpose do you arise?

SENATOR VADALABENE:

It's the purpose of an announcement. I know that you don't like to hear this, but the St. Louis Cardinals 5, the Cubs nothing, in the second inning.

PRESIDENT ROCK:

Senator DeAngelis. 322. Bottom of Page 12. On the Order of Secretary's Desk, Concurrence, bottom of Page 12, Senate Bill 332 <sic>, Madam Secretary.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 322.

PRESIDENT ROCK:

Senator DeAngelis.

SENATOR DeANGELIS:

Thank you, Mr. President. I might remind Senator Vadalabene though - the Cubs have done worse when they were in the lead, than when they were behind. So this may become a victory for them after all. Senate Bill 322, when it left the Senate, was a clarification on what was the intent from a public policy standpoint, to allow equipment from educational service centers to private schools. The House thought that there might be a constitutional problem, so they asked that the language be changed to private students and private teachers. So I would therefore concur with House Amendments No. 1 and 2 on Senate Bill 322.

53rd Legislative Day

June 28, 1991

PRESIDENT ROCK:

The Gentleman has moved concurrence in House Amendments 1 and 2 to 322. Discussion? If not, the question is, shall the Senate concur in House Amendments 1 and 2 to Senate Bill 322. Those in favor, vote Aye. Opposed, vote Nay. And the voting's open. voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 47 Ayes, no Nays, none voting Present. The Senate does concur in House Amendments 1 and 2 to Senate Bill 322, and the bill, received the required constitutional majority, is declared passed. 407. Senator Jones. 429. Senator Davidson. Cullerton. Madam Secretary, on the Order of Secretary's Desk, Concurrence, Senate Bill 4-4-1.

SECRETARY HAWKER:

House Amendment No. 2 to Senate Bill 441.

PRESIDENT ROCK:

Senator Cullerton.

SENATOR CULLERTON:

Thank you, Mr. President. I move to concur with Senate — sorry — House Amendment No. 2 to Senate Bill 441. This deals with the Community Care Program, and what it does is to extend the time that people who are no longer eligible for the service from fifteen days to sixty days when they get the notice and then their time to appeal goes from ten days to sixty days. The Department of Aging is not, in any way, opposed to this amendment. It does not — in their opinion, it's not going to cost the State any money. And I think it's a fair way to treat the people who are found to be ineligible from the Community Care Program. So I would move for — to concur.

PRESIDENT ROCK:

The Gentleman has moved concurrence in House Amendment No. 2 to Senate Bill 4-4-1. Discussion? Senator Topinka.

53rd Legislative Day

June 28, 1991

SENATOR TOPINKA:

Yes. A question of the sponsor.

PRESIDENT ROCK:

Indicates he will yield, Senator Topinka.

SENATOR TOPINKA:

I think you're okay on this, but did you answer Senator Fawell's question from when you first brought this issue up, as in if the budget is not passed, are we still, therefore, then tied into paying these people this amount of money, as this bill would say?

PRESIDENT ROCK:

Senator Cullerton.

SENATOR CULLERTON:

Well, some -- some people did talk to Senator Fawell. I don't know what the result of that conversation was. But from what I understand of the Department of Aging, it's their position that it's not going to have any adverse fiscal position; and as a result, they don't oppose the amendment.

PRESIDENT ROCK:

Further discussion? If not, the question is, shall the Senate concur in House Amendment No. 1 to Senate Bill 4-4-1. Those in favor, 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 52 Ayes, no Nays, none voting Present. Senate does concur in House Amendment No. 1 to Senate Bill 4-4-1, and the bill, having received the required constitutional majority, is declared passed. 4-4-3. Senator Cullerton. Madam Secretary, please.

SECRETARY HAWKER:

House Amendments 1, 2 and 3 to Senate Bill 4-4-3.

PRESIDENT ROCK:

Senator Cullerton.

53rd Legislative Day

June 28, 1991

SENATOR CULLERTON:

Thank you, Mr. President and Members of the Senate. This bill this amendment that I wish to concur with, Amendments 1, 2 and 3, was substantially the same as the Senate Bill that we -- that we introduced. What we did in the Senate was to gut the bill, make it a shell, in order to negotiate the bill. The negotiations resulted in the bill being restored as in House Amendment No. 1 as it was introduced, and then Amendments No. 2 and 3 were meant to reflect a compromise. What the bill -- bill does is to create the Illinois Electrician Licensing Act. We did have hearings in committee on this. It results in a eleven-member board of electrical examiners, which would be set up, which would be under the direction of the Department of Labor. Provides apprenticeship program. Establishes supervision and enrollment conditions for apprentices. It provides them to provide licensing and examinations. It provides safety standards and inspections. Provides penalties for violations of the Act, There is a grandfather clause in here, which is a hundred-and-eighty-day window. People can apply for these licenses, and I believe that we also have some legislative intent that Senator Jones and I would like to establish. Other than that, I'd be happy to answer any questions, and ask for a favorable vote.

PRESIDENT ROCK:

The Gentleman has moved concurrence in Amendments 1, 2 and 3 to Senate Bill 443. Discussion? Senator Jones. No discussion. Senator Cullerton. Senator Watson.

SENATOR WATSON:

Yes, thank you. Question of the sponsor.

PRESIDENT ROCK:

Indicates he'll yield. Senator Watson.

SENATOR WATSON:

Does this require that -- a electrician now must have a

53rd Legislative Day

June 28, 1991

license very similar to a plumber and then must take an examination to qualify as a licensed electrician?

PRESIDENT ROCK:

Senator Cullerton.

SENATOR CULLERTON:

Yes, Senator. It is patterned after the Plumbers Licensing Act which we have on the -- on the books.

PRESIDENT ROCK:

Senator Watson.

SENATOR WATSON:

Well, thank you. ...(machine cutoff)...bill, one of the problems that we have quite honestly in my area is - in the area with plumbers - is finding certified licensed plumbers. The metropolitan areas, these individuals are probably plentiful, but in the rural area, sometimes they're not. And as a result, homebuilders and others have had problems in -- in getting these type of -- individuals to -- to build -- build a home. So -- and let alone the service aspects of plumbing, and -- and in this particular case, electrician. So I think maybe -- and I don't know that there is any crying need out there for certifying and licensing electricians, especially in the rural area. So I would encourage a No vote.

PRESIDENT ROCK:

Further discussion? Senator DeAngelis.

SENATOR DeANGELIS:

Thank you, Mr. President. I rise in support of Senate Bill 443, and I'd like to commend the Senate sponsor for stirring through some pretty tough waters on this bill. I knew that there were some people who were not very pleased with it, from both sides, and I want to commend you for it. Frankly, Senator Watson, your arguments do have some merit, but I got to tell you, a lot of the technology that's involved in electricity today is such that I

53rd Legislative Day

June 28, 1991

think we ought to have those people who know what they're doing. And I would - as somebody who ran a company - be more comfortable knowing that the person who's working on multimillion dollar equipment is somebody who knows what they're doing, rather than someone who claims they know what they're doing.

PRESIDENT ROCK:

Further discussion? Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. I rise in support of Senate 443, as amended. As you know -- know, the bill did leave here as a shell because there was some grave concern as it relate the impact it would have on the building trades workers, especially electrical workers, and their ability and accessibility to become contractors. The bill went through a series of negotiations to ensure that this -- this adverse would not occur as it relate to minority contractors, as it had been amended. I want to commend the sponsors and those involved the negotiations for -- for sitting down and working out those I'd just like to read into the record that -- that problems. portion as relate to a journeyman electrician and -- the Director shall accept the necessary experience the successful completion of approved apprenticeship training program, provided applicant has completed four years. Does not conflict with the residential electrician, because in this one, it says four years journeyman and three years for an experienced residential electrician -- that those two really do not conflict, journeyman can do all types of electrical work and the -- and the residential electrician is the difference between the two. that -- I want to set the record straight, so therefore, when this signed into law and we adopt the rules, that the rules will reflect as such. But the minority contractors has signed off on the bill. They did amend it. They have concern -- did have

53rd Legislative Day

June 28, 1991

concern - they have been addressed, and I urge a favorable vote.
PRESIDENT ROCK:

Further discussion? Senator Schuneman.

SENATOR SCHUNEMAN:

Will the sponsor yield?

PRESIDENT ROCK:

Sponsor indicates he will yield, Senator Schuneman.

SENATOR SCHUNEMAN:

Senator, the board creates a -- or the bill creates a Board of Electrical Examiners appointed by the Department of Labor, apparently. The Director of Labor appoints these -- these members of the Board. Why is this -- why is this Board and the whole Act subject to supervision by the Department of Labor, rather than Professional Regulation, as most of our licensing laws provide? PRESIDENT ROCK:

Senator Cullerton.

SENATOR CULLERTON:

Well, I -- I really don't have an answer for you. I don't know why they chose the Department of Labor, but the point is that the -- it's the board that is going to do the work here, and the -- the Act clearly spells out from what fields this Board shall come from. So in other words, we have three master electricians, three licensed electrical contractors, an engineer, someone who's from a -- a certified inspector, representative of a utility, the State Fire Marshal and a member of the general public. So I think what State agency it's -- it's in is not that significant.

PRESIDENT ROCK:

Senator Schuneman.

SENATOR SCHUNEMAN:

I noticed that three of the members of the Board shall be licensed master electricians, and I think that's a title --conferred upon someone by a labor union process. If I'm wrong,

53rd Legislative Day

June 28, 1991

I'd like -- I'd appreciate knowing that. But the last question I have is, are contractors that are out there working presently - are they grandfathered in?

PRESIDENT ROCK:

Senator Cullerton.

SENATOR CUllerton:

I'm sorry, could you please -- I just missed the second part of your question, if you could repeat it, please.

PRESIDENT ROCK:

Senator Schuneman.

SENATOR SCHUNEMAN:

Does the bill grandfather in those electrical contractors who are currently practicing?

PRESIDENT ROCK:

Senator Cullerton.

SENATOR CULLERTON:

Yes. It provides a hundred-and-eighty-day window from the effective date within which an electrical contractor can apply for a license without an examination, and that should be valid for one year.

PRESIDENT ROCK:

Senator Schuneman.

SENATOR SCHUNEMAN:

Well, then to the bill, Mr. President: Frankly, my concern is the sponsors and proponents indicate that somehow this is going to upgrade and -- the profession and prevent problems. Basically, the grandfathering then grandfathers in any bad contractors that we may have out there. They can -- they can get in simply by applying. And, you know, it's a typical licensing law, which I think will work to the disadvantage of people who are not represented in Springfield. Those small electrical contractors throughout the State, who are providing a valuable service to

53rd Legislative Day

June 28, 1991

their communities, are not represented at the bargaining table when these various organizations sign off, because it is to the benefit of those people who are signing off and not to the ones who aren't here being represented at these meetings. I would suggest that you ought to look at this carefully.

PRESIDENT ROCK:

Further discussion? Senator Demuzio.

SENATOR DEMUZIO:

Well, thank you, Mr. President. Let me, if I might, ask the sponsor a question. With respect to this grandfathering clause, the bill it says that, on Page 22, "Electricians practicing before this Act. Electrical contractors who are in the business on the effective date of this Act and who file license applications with the Department within a hundred and eighty days after the effective date of this Act shall be granted a license which shall be valid for one year from the date of issuance. These licenses shall be subject to annual review -- annual review as provided in Act." Now with respect to the -- this so-called grandfathering clause, who is going to notify these current practicing electrical contractors that they are now going to be subject to licensure and that they would have to file with the Department within a hundred and eighty days in order to be grandfathered in?

PRESIDENT ROCK:

Senator D'Arco -- I mean, Senator Cullerton.

SENATOR CULLERTON:

Yes. There's no -- there's no provision for them to be notified, other than the fact that I think this is a type of a bill that people in this field will be aware of. It is supported by electrical contractors and the unions, and I think that as a result they will come in and everybody who is interested will be -- will know about the grandfather clause and ask for a license if

53rd Legislative Day

June 28, 1991

they wish.

PRESIDENT ROCK:

Senator Demuzio.

SENATOR DEMUZIO:

All right. You've set up specific criteria in this bill, then, for those people who are to be licensed as of the effective date of this Act. Once these people who have been grandfathered in — after the first year it says that they have to be subject to renewal. Are they going to be subjected at that point to the same criteria as a new person just beginning — are they only going to be grandfathered in for twelve months?

Senator Cullerton.

PRESIDENT ROCK:

END OF TAPE

TAPE 4

SENATOR CULLERTON:

If they meet the criteria, they can obtain the license without testing. And then they would be annually subject to renewal without testing. But they have to submit themselves and they have to have the criteria met before they would get the license during the grandfather period.

PRESIDENT ROCK:

Senator Demuzio.

SENATOR DEMUZIO:

I meant annual. Well let me -- let me pose this question to you then. And I get back to Senator Watson's viewpoint, I guess. In rural communities there are a number of practicing electrical contractors out there. I just wonder, that since we're only

53rd Legislative Day

June 28, 1991

grandfathering these people in for a one-year period, I don't know whether or not they are going to be able to qualify under -- under -- under these new provisions that you're setting up.

PRESIDENT ROCK:

Further discussion? Further -- Senator O'Daniel. SENATOR O'DANIEL:

Thank you, Mr. President and Members of the Senate. You know, I — listening to all the debate and all, I think this is — this sounds to me like a reasonable bill. Anyone that's having some construction done or anything, they want to know that this man that's doing the electrical work is — is qualified. You know, I'm kind of a half — well, I'm partially electrician, but I'd hate to think that — that — that I knew enough about the proper wire and breaker boxes and things of this nature. I'm not so sure how long we should grandfather them in though, but I think there — there needs to be some sort of licensing, 'cause this is very important when you're having your home or a business wired for electrical service that — that it's did proper, and I think this is probably a — a good way to go at it.

PRESIDENT ROCK:

Further discussion? Senator Cullerton, to close. SENATOR CULLERTON:

Well, just in response to Senator Demuzio's question, just so we — we understand how this grandfather provision works. If they meet the eligibility criteria, they come in and they get a license — and they have to do that within a hundred and eighty days — at the end of that first year they are subject to renewal. They don't have to take a test at that point, if they haven't violated any provisions of the Act, then they would be annually renewed. That's how the licensing would work. I concur with the comments made by Senator Jones with regard to legislative intent, and I think it's a reasonable bill, which is supported by not only the

53rd Legislative Day

June 28, 1991

-- the electricians' unions, but as well as electrical contractors, and would ask for an Aye vote.

PRESIDENT ROCK:

Question is, shall the Senate concur in House Amendments 1, 2 and 3 to Senate Bill 4-4-3. Those in favor, vote Aye. Opposed, vote Nay. And the voting is open. Have all voted who wish? Take the record. On that question, there are 44 Ayes, 7 Nays, 1 voting Present. The Senate does concur to House Amendments 1, 2 and 3 to Senate Bill 443, and the bill, having received the required constitutional majority, is declared passed. 4-9-7. Senator Luft. 828. Senator Mahar. We're in the middle of Page 19, Ladies and Gentlemen. On the Order of Secretary's Desk, Concurrence, Senate Bill 8-2-8, Madam Secretary.

SECRETARY HAWKER:

House Amendments 1 and 2 to Senate Bill 8-2-8.

PRESIDENT ROCK:

Senator Mahar.

SENATOR MAHAR:

Thank you, Mr. President and Members. Senate Bill 828 creates the Private Enterprise Review and Advisory Board, which I explained this earlier this afternoon. I took it out of the record to clarify a point raised by Senator Marovitz, and that was whether AFSCME is in support of the bill. It has now been confirmed to both sides of the aisle that AFSCME is in support of this bill as it sits before us. So I would renew my Motion to Concur with House Amendments 1 and 2 to Senate Bill 828.

PRESIDENT ROCK:

All right. The Gentleman has moved concurrence with House Amendments 1 and 2 to Senate Bill 828. Discussion? Senator Severns.

SENATOR SEVERNS:

53rd Legislative Day

June 28, 1991

Thank you, Mr. President, Members of the Senate. I, too, rise to concur with the sponsor's motion. There is no opposition that I'm aware of, and would urge a favorable vote.

PRESIDENT ROCK:

Question is, shall the Senate concur in House Amendments 1 and 2 to Senate Bill 828. Those in favor, vote Aye. Opposed, vote Nay. And the voting's open. Have all voted who wish? All voted who wish? Have all voted who wish? Take the record. On that question, there are 48 Ayes, no Nays, none voting Present. The Senate does concur in House Amendments 1 and 2 to Senate Bill 828, and the bill, having received the required constitutional majority, is declared passed. 838. Senator Lechowicz. 844. Senator Leverenz. Bottom of Page 19, Ladies and Gentlemen. On the Order of Secretary's Desk, Concurrence, Senate Bill 844, Madam Secretary.

SECRETARY HAWKER:

House Amendments 1, 2, 3, 4 and 5 to Senate Bill 844.

PRESIDENT ROCK:

Senator Leverenz.

SENATOR LEVERENZ:

I, Mr. President, move we -- the Senate non-concur in House Amendments 1, 2, 3, 4 and 5.

PRESIDENT ROCK:

Gentleman has moved the Senate non-concur in House Amendments 1, 2, 3, 4 and 5 to Senate Bill 844. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries. The Secretary shall so inform the House. 1310. Senator Schuneman. 1337. Senator Collins. 1345. Senator Cullerton. Bottom of Page 26. Middle of Page 27. 1123. Senator Davidson. 1171. Senator Cullerton. 1183. Senator Luft. Top of Page 28. 1528. Senator Welch. 1545. Senator Marovitz. That's already been moved. Refused to recede. All right. 1644. Senator

53rd Legislative Day

June 28, 1991

Alexander. We're in the middle of Page 28. Madam Secretary, 1644.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1644.

PRESIDENT ROCK:

Senator Alexander.

SENATOR ALEXANDER:

Thank you, Mr. President. I wish that the Senate would refuse to recede from the Senate Amendment to 1644, and send this back to the House for a conference committee.

PRESIDENT ROCK:

Senator Alexander has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1644, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1911. Senator Luft. Madam Secretary, 1911, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1911.

PRESIDENT ROCK:

Senator Luft.

SENATOR LUFT:

I'm sorry, Mr. President, I can't call that now. I'm sorry. PRESIDENT ROCK:

Well, that concludes the main Calendar. Senator Luft has another bill. Top of Page 29, House Bill 2005. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 2005.

PRESIDENT ROCK:

Senator Luft.

SENATOR LUFT:

53rd Legislative Day

June 28, 1991

Thank you, Mr. President. I would ask the Senate recedes from Senate Amendment No. 1 to House Bill 2-0-0-5.

PRESIDENT ROCK:
The Gentle

The Gentleman is moving that the Senate recede from Senate Amendment No. 1 to House Bill 2005. Discussion? If not, the question is, shall the Senate recede from Amendment No. 1 to House Bill 2005. Those in favor, vote Aye. Opposed, vote Nay. And the Have all voted who wish? Have all voted who voting's open. wish? Have all voted who wish? Take the record. question, there are 55 Ayes, no Nays, none voting Present. The Senate recedes from Amendment No. 1 to House Bill 2005, bill, having received the required constitutional majority, is declared passed. 2010. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 2010.

PRESIDENT ROCK:

Senator Luft.

SENATOR LUFT:

Thank you, Mr. President. I would ask that the Senate refuse -- or non-concur in Senate -- refuse to recede from Senate Amendment No. 1 to House Bill 2010.

PRESIDENT ROCK:

Senator Luft has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 2010, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. With leave of the Body, we'll get back to Supplemental 1. Supplemental 2 has now been distributed. Same Order of Business. On the Order of Secretary's Desk, Non-concurrence, Ladies and Gentlemen. I would ask those Members who are off the Floor or in the phone booth or wherever they are - Senators Dunn, Kelly, Hawkinson, Marovitz,

53rd Legislative Day

June 28, 1991

Severns, Brookins, Jones, Jones, Jones and Berman - to please join us. Otherwise, we are literally wasting everybody's time. Supplemental Calendar No. 2. On the Order of Secretary's Desk, Non-concurrence, House Bill 434, Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 4-3-4.

PRESIDENT ROCK:

Senator Dunn.

SENATOR T. DUNN:

Thank you, Mr. President. I move to non-concur.

PRESIDENT ROCK:

Senator Dunn has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 434, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1024. Senator Kelly. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1024.

PRESIDENT ROCK:

Senator Kelly.

SENATOR KELLY:

I also move to non-concur in Senate Amendment No. 1, and ask that a conference committee be created.

PRESIDENT ROCK:

The Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1024, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1352, Madam Secretary, please.

SECRETARY HAWKER:

53rd Legislative Day

June 28, 1991

Senate Amendment No. 1 to House Bill 1352.

PRESIDENT ROCK:

Senator Hawkinson.

SENATOR HAWKINSON:

Thank you, Mr. President. I move that we refuse to recede from Senate Amendment No. 2 to House Bill 1352, and that a conference committee be appointed.

PRESIDENT ROCK:

Senator Hawkinson has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1352, and a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and it's so ordered. 1609. Senator Marovitz. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1609.

PRESIDENT ROCK:

Senator Marovitz.

SENATOR MAROVITZ:

Thank you, Mr. President, Members of the Senate. I move that the Senate refuse to recede from Senate Amendment No. 1 to House Bill 1609, and that a conference committee be appointed.

PRESIDENT ROCK:

Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1609, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1960. Senator Brookins. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1960.

PRESIDENT ROCK:

53rd Legislative Day

June 28, 1991

Senator Brookins.

SENATOR BROOKINS:

Thank you, Mr. President. I move that the Senate refuse to recede from Senate Bill <sic> No. 1 to Senate <sic> Bill 1960, and a conference committee be established.

PRESIDENT ROCK:

Senator Brookins has moved that the Senate refuse to recede from the adoption of Amendment No. 1 to House Bill 1960, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1970. Senator Jones. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1970.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. I move the Senate refuse to recede, and request a conference committee.

PRESIDENT ROCK:

Gentleman has moved that the Senate refuse to recede from the adoption of Amendment No. 1 -- Senate Amendment No. 1 to House Bill 1970, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1971. Senator Jones. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1971.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. I move the Senate refuse to

53rd Legislative Day

June 28, 1991

recede from Senate Amendment No. 1, and request a conference committee.

PRESIDENT ROCK:

Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1971, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House. 1972. Senator Jones. Madam Secretary, please.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 1972.

PRESIDENT ROCK:

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. I move the Senate refuse to recede from Senate Amendment No. 1, and request a conference.

PRESIDENT ROCK:

Gentleman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 1972, and that a conference committee be appointed. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the Secretary shall so inform the House.

PRESIDING OFFICER: (SENATOR DEMUZIO)

House Bill 2208, Madam Secretary.

SECRETARY HAWKER:

Senate Amendment No. 1 to House Bill 2208.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Berman.

SENATOR BERMAN:

Thank you, Mr. President. I move that we refuse to recede from Senate Amendment No. 1, and that a conference committee be -- be appointed.

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Berman has moved that the Senate refuse to recede from the adoption of Senate Amendment No. 1 to House Bill 2208. Is — all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. Motion carries. Secretary shall so inform the House. With leave of the Body, we will now return to the Order of Supplemental Calendar No. 1. Supplemental Calendar No. 1. House Bills 1st Reading. House Bill 1354, Madam Secretary.

SECRETARY HAWKER:

House Bill 1354.

(Secretary reads title of bill)

1st Reading of the bill.

PRESIDING OFFICER: (SENATOR DEMUZIO)

House Bill 1357, Madam Secretary.

SECRETARY HAWKER:

House Bill 1357.

(Secretary reads title of bill)

1st Reading of the bill.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Rock.

SENATOR ROCK:

Thank you, Mr. President. I have placed with the Secretary a Motion in Writing that I had earlier discussed with Senator Philip, concerning these two bills that are of some major importance to Members of the House and many Members in this Chamber. I would ask that the Secretary read the motion, and I'll proceed on it.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Madam Secretary, read the motion.

SECRETARY HAWKER:

I move that the Committee on Assignment be discharged from further consideration of House Bill 1354 and House Bill 1357, that

53rd Legislative Day

June 28, 1991

the bills be placed on the Order of 2nd Reading without reference to Committee, and that Senate Rule 5C be suspended for the purpose of allowing the bills to be considered until June 30, 1991.

Filed by Senator Rock.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Rock.

SENATOR ROCK:

Thank you, Mr. President and Ladies and Gentlemen of the Senate. These are the two bills that the House dealt with yesterday concerning the subject of General Assembly reapportionment and Cook County Circuit Subdistrict apportionment. I am moving only to suspend the rules, and ask that they be given the courtesy of being on 2nd Reading.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator -- Senator Philip, for what purpose do -- do you arise? Senator Philip, what purpose do you arise?

SENATOR PHILIP:

Senator Geo-Karis has had her light on, tried to get your attention. She wants to make a -- ask for a Republican Caucus. And I wish you'd recognize her. We've always done that. She's in order.

PRESIDING OFFICER: (SENATOR DEMUZIO)

I -- I recognized you, Senator Philip, because you were the leader first and you both -- both of your lights were on. Senator Geo-Karis.

SENATOR GEO-KARIS:

Mr. President, that's all right if you ignore me, because you've got to recognize me sooner or later. We want a Republican Caucus immediately - in Senator -- Pate Philip's Office, please. PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Geo-Karis, can you inform us how long it may be? SENATOR GEO-KARIS:

53rd Legislative Day

June 28, 1991

I would say about an hour.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Geo-Karis, do you wish to reconsider? Senator Geo-Karis.

SENATOR GEO-KARIS:

I -- I think we should have -- at least if we come back sooner, we'll notify the -- the President of the Senate. We -- put it, an hour.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Half hour? Five minutes?

SENATOR GEO-KARIS:

All right. All right.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Geo-Karis.

SENATOR GEO-KARIS:

My Leader concurs in a half an hour. Thirty minutes.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Rock.

SENATOR ROCK:

That request is always in order and has never not been honored. So I would move that we stand in recess until 4:30.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senate stands in recess till the hour of 4:30.

(RECESS)

(SENATE RECONVENES)

PRESIDENT ROCK:

I would ask the Members to please join us on the Floor. We have just a few matters remaining before us. Resolutions.

53rd Legislative Day

June 28, 1991

SECRETARY HAWKER:

Senate Resolution 623 offered by Senator Vadalabene.

Senate Resolution 624 offered by Senator Collins.

Senate Resolution 625 offered by Senator Geo-Karis and all Members.

Senate Resolution 626 offered by Senator Jones.

Senate Resolution 627 offered by Senator Marovitz.

They're all congratulatory and death resolutions.

And Senate Joint Resolution 80 offered by Senator Daley.

It is a congratulatory resolution.

PRESIDENT ROCK:

Consent Calendar. Senator DeAngelis, for what purpose do you arise?

SENATOR DeANGELIS:

Thank you, Mr. President. I'd like to have leave of the Body to have Senate Resolution 599 approved so -- it's a congratulatory resolution - to be able to be presented to someone.

PRESIDENT ROCK:

All right. The Gentleman has moved to suspend the rules for the immediate consideration and adoption of Senate Resolution 5-9-9. It is a congratulatory resolution. All in favor of the Motion to Suspend, indicate by saying Aye. All opposed. The Ayes have it. The rules are suspended. Senator DeAngelis now moves the adoption of Senate Resolution 5-9-9. All in favor, indicate by saying Aye. All opposed. The Ayes have it. The resolution is adopted. A young lady from the Illinois Times has requested permission to -- take some still photographs in the Senate today. Without objection, leave is granted. Messages 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 refused to concur with the Senate

53rd Legislative Day

June 28, 1991

in the adoption of their amendments to a bill of the following title, to wit:

House Bill 703 with Senate Amendments 1 and 2.

Non-concurred in by the House June 28, 1991.

I have a like Message on House Bill 1955 with Senate Amendment No. 1.

PRESIDENT ROCK:

Secretary's Desk. Resolutions.

SECRETARY HAWKER:

Senate Resolution 6-2-8 offered by Senators Lechowicz, Kelly and all Members.

And Senate Resolution 629 offered by Senator Lechowicz.

They're both -- one is congratulatory and one is a death resolution.

PRESIDENT ROCK:

Consent Calendar. Senator Alexander, for what purpose do you arise?

SENATOR ALEXANDER:

Thank you, Mr. President. I likewise have a congratulatorial resolution, No. 619, which the affair will be tomorrow night, and I would like to suspend the necessary rules, that I may forward this to the steering committee for this affair.

PRESIDENT ROCK:

All right. The Lady seeks leave to suspend the rules for the immediate consideration and adoption of Senate Resolution 619, a congratulatory that's to be presented. All in favor of the Motion to Suspend, indicate by saying Aye. All opposed. The Ayes have it. The rules are suspended. Senator Alexander now moves the adoption of Senate Resolution 619. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. And the resolution is adopted. ...(machine cutoff)...Woodyard, for what purpose do you arise, sir?

53rd Legislative Day

June 28, 1991

SENATOR WOODYARD:

Thank you, Mr. President, Members of the Senate. I don't know the exact language, but I would -- I need to discharge Executive Committee - is that correct? - to -- to place on the Secretary's Desk, Senate Resolution 6-1-8.

PRESIDENT ROCK:

All right. The Gentleman has moved to discharge the Executive Committee from further consideration of Senate Resolution 6-1-8, and asks that 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. 618 will be placed on the Order of Secretary's Desk, Resolutions. In that vein, there's a Motion in Writing, Madam Secretary, from Senators Marovitz and Donahue, which we probably out to deal with. Read the motion, please.

SECRETARY HAWKER:

I move to discharge the Executive Committee from further consideration of the following resolutions, and that they be placed on the Calendar on the Order of Secretary's Desk, Resolutions:

House Joint Resolution 1,
House Joint Resolution 18,
House Joint Resolution 19,
House Joint Resolution 20,
House Joint Resolution 36,
House Joint Resolution 49,
House Joint Resolution 50,
House Joint Resolution 52,
Senate Joint Resolution 73,
Senate Joint Resolution 75,
Senate Resolution 458,
Senate Resolution 518,

53rd Legislative Day

June 28, 1991

And Senate Resolution 571.

Filed by Senators Marovitz and Donahue on June 28, 1991.

PRESIDENT ROCK:

Senator Marovitz, on the motion.

SENATOR MAROVITZ:

Thank you very much, Mr. President and Members of the Senate. I've gone over these resolutions with the Minority Spokesman on the Executive Committee; and, as Chairman of the Committee, I move that these resolutions just read by the Secretary be discharged from the Executive Committee.

PRESIDENT ROCK:

All right. The Gentleman has moved to discharge those resolutions from the Executive Committee — further consideration by the Committee on Executive, and asks that they be placed on the Order of Secretary's Desk, Resolutions. All in favor of the motion, indicate by saying Aye. All opposed. The Ayes have it. And the motion carries, and it is so ordered. Senator Geo-Karis, for what purpose do you arise?

SENATOR GEO-KARIS:

Mr. President, point of parliamentary inquiry, if I may.
PRESIDENT ROCK:

Indeed.

SENATOR GEO-KARIS:

Sunday, can you give me an idea when we're going to be in Session? Because I would like to line up a brunch if I can and it's -- you know, with Lincoln Days <sic> (Lincolnfest), or whatever they have, Springfield Days <sic>, everybody is going crazy in this town - including us.

PRESIDENT ROCK:

Tell me about it. My guess, traditionally, even though it is the last day - and we've had these over the past number of years, where it fell on a Sunday - we would probably try to commence at

53rd Legislative Day

June 28, 1991

about one o'clock on Sunday afternoon and try to accommodate the Members who have religious services to attend. My suggestion for tomorrow — we have pretty well been through the Calendar. It is now truly a question of working on conference committee reports, and all the conferees will be appointed by tomorrow. My suggestion for tomorrow is that we would start at approximately ten o'clock, and my guess is we would be finished with our business by midafternoon. The conferees obviously meet at times appropriate or agreed upon, but I think in general, in Session, we should — if we start at ten, there's no question we should finish by midafternoon, and then we would not come back until like one o'clock on Sunday, with the full expectation that we'll work through till the bewitching hour. Senator Hall, for what purpose do you arise?

SENATOR HALL:

Thank you, Mr. President. I would request leave to -- I have a death resolution, which has already been read in, and it's 621. It's a death resolution, and I need it for Sunday morning, and I'd like leave to have that acted on.

PRESIDENT ROCK:

You'd like...

SENATOR HALL:

...621.

PRESIDENT ROCK:

All right. The Gentleman has asked that the rules be suspended for the immediate consideration and adoption of Senate Resolution 621. Discussion, on the Motion to Suspend? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The rules are suspended. Senator Hall now moves the adoption of Senate Resolution 6-2-1. 621. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The resolution is adopted...(machine cutoff)...

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR DEMUZIO)

...(machine cutoff)...the First Supplemental Calendar -- I'm sorry. Motions in Writing, Madam Secretary.

SECRETARY HAWKER:

I move that the Committee on Assignment be discharged from further consideration of House Bill 1354 and House Bill 1357, that the bills be placed on the Order of 2nd Reading without reference to committee, and that the Senate Rule 5C be suspended for the purpose of allowing the bills to be considered until June 30, 1991.

Filed by Senator Rock, June 28, 1991.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Rock.

SENATOR ROCK:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. House Bill 1354, which is the General Assembly Reapportionment Act of 1991, sponsored by Speaker Madigan, and House Bill 1357, which is the Cook County Circuit apportionment map of 1991, sponsored by Speaker Madigan, are on our Calendar on the Order of House Bills My motion is that the Committee on Assignment be 1st Reading. discharged from further consideration of these two bills, and that the bills be placed on the Order of 2nd Reading, so that they will be in the amendment stage tomorrow, and I will call them on that stage for any and all amendments that are to be offered; and further, that Rule 5C be suspended for the purpose of allowing the bills to be considered until Sunday, June 30, which obviously is our last day. I think these bills are of significant importance. They are certainly of significant importance to the Members of the House, who have already had the opportunity to vote on these One was voted out, I am told, 116 to nothing. And what I am asking for is the courtesy to move ahead on these bills, and I would so move.

53rd Legislative Day

June 28, 1991

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. You've heard the motion as placed by Senator Rock. Is there discussion? Senator Philip.

SENATOR PHILIP:

Thank you, Mr. President and Ladies and Gentlemen of the Senate. I just -- the Minority objects, and I would ask for a roll call.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Rock has moved that the Committee on Assignment be discharged from further consideration of House Bill 1354 and House Bill 1357, that the bills be placed on the Order of 2nd Reading without reference to committee, and that Senate Rule 5C be suspended for the purpose of allowing the bills to be considered until June 30th, 1991. All in favor will indicate by saying Aye. Opposed, Nay. Oh, Senator Philip has requested a roll call. I'm sorry. You've heard the motion as placed by Senator Rock. All in favor of the Motion to Suspend will vote Aye. Those opposed, 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 28, none voting Present. The motion is adopted. Senator Rock.

SENATOR ROCK:

Thank you, Mr. President. I would now move that we stand adjourned until tomorrow at ten o'clock a.m.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Senator Rock has moved that the Senate stands adjourned until tomorrow morning at the hour of ten o'clock. Senate stands adjourned.

STATE OF ILLINOIS B7TH GENERAL ASSEMBLY SENATE

92/03/10 11:13:49

DAILY TRANSCRIPTION OF DEBATE INDEX

| H8-0002 | REFUSE TO | RECEDE | PAGE | 132 |
|---------|------------|--------|------|-----|
| HB-0038 | | | | |
| | | RECEDE | PAGE | 18 |
| HB-0046 | REFUSE TO | RECEDE | PAGE | 133 |
| HB-0056 | REFUSE TO | RECEDE | PAGE | 19 |
| | | | | |
| HB-0057 | | RECEDE | PAGE | 134 |
| HB-0104 | REFUSE TO | RECEDE | PAGE | 19 |
| HB-0121 | | RECEDE | PAGE | 143 |
| | | | | |
| Hb-0175 | REFUSE TO | RECEDE | PAGE | 20 |
| HB-0176 | REFUSE TO | RECEDE | PAGE | 20 |
| | | | | |
| H8-0177 | KELOZE IO | RECEDE | PAGE | 20 |
| HB-0178 | REFUSE TO | RECEDE | PAGE | 21 |
| HB-0179 | | RECEDE | PAGE | 21 |
| | | | | |
| HB-0180 | REFUSE TO | RECEDE | PAGE | 22 |
| HB-0186 | REFUSE TO | RECEDE | PAGE | 22 |
| | | | | |
| HB-0358 | | RECEDE | PAGE | 134 |
| H8-0434 | REFUSE TO | RECEDE | PAGE | 162 |
| HB-0493 | REPHISE TO | RECEDE | PAGE | 23 |
| | | KCCLOL | | |
| HB-0508 | KECEDE | | PAGE | 135 |
| HB-0516 | REFUSE TO | RECEDE | PAGE | 23 |
| HB-0518 | | RECEDE | PAGE | 24 |
| | | | | |
| H8-0580 | REFUSE TO | RECEDE | PAGE | 144 |
| HB-0673 | REFUSE TO | RECEDE | PAGE | 24 |
| | | , | | |
| HB-0679 | | RECEDE | PAGE | 25 |
| HB-0714 | REFUSE TO | RECEDE | PAGE | 25 |
| HB-0738 | | RECEDE | PAGE | 25 |
| | | | | |
| HB-0764 | KELOZE 10 | RECEDE | PAGE | 26 |
| HB-0799 | REFUSE TO | RECEDE | PAGE | 26 |
| H3-0945 | | RECEDE | PAGE | 136 |
| | | | | |
| HB-0968 | REFUSE 10 | RECEDE | PAGE | 27 |
| HB-0970 | REFUSE TO | RECEDE | PAGE | 27 |
| | | | | |
| HB-0971 | | RECEDE | PAGE | 28 |
| HB-1007 | REFUSE TO | RECEDE | PAGE | 136 |
| HB-1024 | DEFIISE TO | RECEDE | PAGE | 162 |
| | | | | |
| HB-1073 | KELOZE 10 | RECEDE | PAGE | 28 |
| HB-1078 | REFUSE TO | RECEDE | PAGE | 29 |
| H8-1079 | | RECEDE | PAGE | 29 |
| | | | | |
| HB-1097 | | RECEDE | PAGE | 30 |
| HB-1109 | REFUSE TO | RECEDE | PAGE | 30 |
| HB-1128 | | RECEDE | PAGE | 138 |
| | | | | |
| HB-1228 | REFUSE TO | RECEDE | PAGE | 30 |
| H8-1254 | REFUSE TO | RECEDE | PAGE | 31 |
| | REFUSE TO | | PAGE | 32 |
| | | | | |
| | REFUSE TO | | PAGE | 162 |
| HB-1353 | REFUSE TO | RECEDE | PAGE | 32 |
| | FIRST REAL | | PAGE | 166 |
| | | 71,40 | | |
| H8-1354 | MULIUM | | PAGE | 174 |
| HB-1354 | DISCUSSED | | PAGE | 166 |
| | FIRST REAL | TNC | PAGE | 166 |
| | | 71,10 | | |
| HB-1357 | MOTION | | PAGE | 174 |
| HB-1357 | DISCUSSED | | PAGE | 166 |
| | REFUSE TO | DECENE | PAGE | 32 |
| | - | | | |
| H8-1415 | | RECEDE | PAGE | 139 |
| HB-1440 | REFUSE IN | RECEDE | PAGE | 139 |
| | | | | |
| H8-1466 | | RECEDE | PAGE | 33 |
| H3-1498 | REFUSE TO | RECEDE | PAGE | 140 |
| HB-1499 | REFUSE TO | RECEDE | PAGE | 140 |
| HB-1506 | | RECEDE | | |
| | | | PAGE | 33 |
| H8-1545 | REFUSE TO | RECEDE | PAGE | 137 |
| H8-1564 | REFUSE TO | RECEDE | PAGE | 34 |
| HB-1604 | REFUSE TO | RECEDE | PAGE | 34 |
| | | | | |
| HB-1609 | REFUSE TO | RECEDE | PAGE | 163 |
| HB-1644 | REFUSE TO | RECEDE | PAGE | 159 |
| HB-1811 | | | | |
| | | RECEDE | PAGE | 35 |
| HB-1815 | REFUSE TO | RECEDE | PAGE | 144 |
| | | | | |

සු උද

STATE OF ILLINOIS 87TH GENERAL ASSEMBLY SENATE

92/03/10 11:13:49

DAILY TRANSCRIPTION OF DEBATE INDEX

| UR-1850 | REFUSE TO RECEDE | PAGE | 35 |
|----------|------------------|------|-----|
| | | | |
| | REFUSE TO RECEDE | PAGE | 145 |
| | OUT OF RECORD | PAGE | 160 |
| HB-1929 | REFUSE TO RECEDE | PAGE | 36 |
| HB-1949 | REFUSE TO RECEDE | PAGE | 36 |
| HB-1960 | REFUSE TO RECEDE | PAGE | 163 |
| H3-1970 | REFUSE TO RECEDE | PAGE | 164 |
| | REFUSE TO RECEDE | PAGE | 164 |
| | REFUSE TO RECEDE | PAGE | 165 |
| | | PAGE | 160 |
| HB-2005 | | | |
| | REFUSE TO RECEDE | PAGE | 161 |
| | REFUSE TO RECEDE | PAGE | 37 |
| | REFUSE TO RECEDE | PAGE | 141 |
| HB-2139 | REFUSE TO RECEDE | PAGE | 37 |
| HB-2148 | REFUSE TO RECEDE | PAGE | 141 |
| HB-2149 | REFUSE TO RECEDE | PAGE | 38 |
| | REFUSE TO RECEDE | PAGE | 38 |
| | REFUSE TO RECEDE | PAGE | 165 |
| | REFUSE TO RECEDE | PAGE | 142 |
| | | | |
| | REFUSE TO RECEDE | PAGE | 142 |
| | REFUSE TO RECEDE | PAGE | 39 |
| | REFUSE TO RECEDE | PAGE | 39 |
| HB-2489 | REFUSE TO RECEDE | PAGE | 40 |
| H8-2510 | REFUSE TO RECEDE | PAGE | 40 |
| H3-2557 | REFUSE TO RECEDE | PAGE | 143 |
| | NON-CONCURRENCE | PAGE | 3 |
| | NON-CONCURRENCE | PAGE | 3 |
| | NON-CONCURRENCE | PAGE | 42 |
| | • | PAGE | |
| | NON-CONCURRENCE | | 146 |
| | OUT OF RECORD | PAGE | 42 |
| | CONCURRENCE | PAGE | 44 |
| SB-0116 | CONCURRENCE | PAGE | 45 |
| SB-0125 | CONCURRENCE | PAGE | 45 |
| \$8~0136 | NON-CONCURRENCE | PAGE | 46 |
| \$8-0151 | OUT OF RECORD | PAGE | 46 |
| | CONCURRENCE | PAGE | 47 |
| | CONCURRENCE | PAGE | 47 |
| | NON-CONCURRENCE | PAGE | 49 |
| | DISCUSSED | PAGE | 51 |
| | | | |
| | CONCURRENCE | PAGE | 53 |
| | CONCURRENCE | PAGE | 50 |
| | CONCURRENCE | PAGE | 52 |
| SB-0249 | NON-CONCURRENCE | PAGE | 4 |
| SB-0250 | NON-CONCURRENCE | PAGE | 4 |
| S8-0271 | NON-CONCURRENCE | PAGE | 54 |
| SB-0298 | CONCURRENCE | PAGE | 55 |
| SB-0299 | NON-CONCURRENCE | PAGE | 5 |
| | NON-CONCURRENCE | PAGE | 5 |
| | CONCURRENCE | PAGE | 147 |
| | NON-CONCURRENCE | PAGE | 56 |
| | | | |
| | OUT OF RECORD | PAGE | 6 |
| | NON-CONCURRENCE | PAGE | 56 |
| | CONCURRENCE | PAGE | 57 |
| | CONCURRENCE | PAGE | 58 |
| SB-0429 | CONCURRENCE | PAGE | 58 |
| SB-0435 | CONCURRENCE | PAGE | 59 |
| SB-0441 | CONCURRENCE | PAGE | 148 |
| | OUT OF RECORD | PAGE | 60 |
| | CONCURRENCE | PAGE | 149 |
| | NON-CONCURRENCE | PAGE | 6 |
| | NON-CONCURRENCE | PAGE | 7 |
| | CONCURRENCE | PAGE | 62 |
| | | PAGE | |
| | NON-CONCURRENCE | | 63 |
| 25-0481 | CONCURRENCE | PAGE | 63 |
| | | | |

REPORT: TIFLDAY PAGE: 003

12 2 1 · ·

STATE OF ILLINOIS 87TH GENERAL ASSEMBLY SENATE

92/03/10 11:13:49

DAILY TRANSCRIPTION OF DEBATE INDEX

| SB-0499 | NON-CONCURRENCE | PAGE | 64 |
|----------|--------------------------------|--------------|------------|
| \$8-0505 | CONCURRENCE | PAGE | 65 |
| \$8-0564 | CONCURRENCE | PAGE | 65 |
| \$8-0587 | CONCURRENCE | PAGE | 66 |
| \$8-0616 | NON-CONCURRENCE | PAGE | 7 |
| SB-0619 | NON-CONCURRENCE | PAGE | 8 |
| \$8-0630 | NON-CONCURRENCE | PAGE | 67 |
| \$B-0631 | NON-CONCURRENCE | PAGE | 67 |
| SB-0654 | NON-CONCURRENCE | PAGE | 68 |
| SB-0660 | CONCURRENCE | PAGE | 68 |
| \$8-0678 | NON-CONCURRENCE | PAGE | 8 |
| \$8-0680 | CONCURRENCE | PAGE | 70 |
| \$8-0681 | CONCURRENCE | PAGE | 70 |
| SB-0697 | NON-CONCURRENCE ' | PAGE | 9 |
| \$8-0699 | NON-CONCURRENCE | PAGE | 9 |
| SB-0708 | NON-CONCURRENCE | PAGE | 71 |
| SB-0714 | CONCURRENCE | PAGE | 71 |
| SB-0724 | CONCURRENCE | PAGE | 73 |
| SB-0728 | NON-CONCURRENCE | PAGE | 9 |
| SB-0729 | CONCURRENCE | PAGE | 75 |
| SB-0741 | NON-CONCURRENCE | PAGE | 10 |
| \$8-0756 | CONCURRENCE | PAGE | 77 |
| \$8-0763 | CONCURRENCE | PAGE | 77 |
| SB-0771 | CONCURRENCE | PAGE | 79 |
| SB-0774 | NON-CONCURRENCE | PAGE | 10 |
| SB-0799 | NON-CONCURRENCE | PAGE | 11 |
| SB-0826 | CONCURRENCE | PAGE | 80 |
| 88-0828 | CONCURRENCE | PAGE | 158 |
| 8580-82 | OUT OF RECORD | PAGE | 80 |
| \$8-0841 | NON-CONCURRENCE | PAGE | 11 |
| SB-0844 | NON-CONCURRENCE | PAGE | 159 |
| SB-0872 | NON-CONCURRENCE | PAGE | 82 |
| SB-0891 | CONCURRENCE | PAGE | 82 |
| SB-0894 | CONCURRENCE | PAGE | 83 |
| SB-0907 | NON-CONCURRENCE | PAGE | 84 |
| | CONCURRENCE | PAGE | 84 |
| | CONCURRENCE | PAGE | 85 |
| | NON-CONCURRENCE | PAGE | 12 |
| | NON-CONCURRENCE | PAGE | 86 |
| | CONCURRENCE | PAGE | 86 |
| | CONCURRENCE | PAGE | 87 |
| | NON-CONCURRENCE | PAGE | 12 |
| | NON-CONCURRENCE | PAGE | 126 |
| | NON-CONCURRENCE | PAGE | 88 |
| | NON-CONCURRENCE | PAGE | 13 |
| | NON-CONCURRENCE | PAGE | 96 |
| | NON-CONCURRENCE | PAGE | 13 |
| | NON-CONCURRENCE | PAGE | 14 |
| | CONCURRENCE | PAGE | 96 |
| | NON-CONCURRENCE CONCURRENCE | PAGE PAGE | 100 |
| _ | CONCURRENCE | | 105 |
| | CONCURRENCE | PAGE | 109 |
| | | PAGE | 112 |
| | NON-CONCURRENCE CONCURRENCE | PAGE PAGE | 14 |
| | CONCURRENCE | PAGE | 113 115 |
| | NON-CONCURRENCE | PAGE | 15 |
| | CONCURRENCE | PAGE | 115 |
| - | NON-CONCURRENCE | PAGE | 15 |
| | CONCURRENCE | PAGE | 116 |
| | CONCURRENCE | PAGE | 117 |
| | NON-CONCURRENCE | PAGE | 16 |
| | NON-CONCURRENCE | PAGE | 119 |
| | NON-CONCURRENCE | PAGE | 120 |
| | | | |
| | | | |

STATE OF ILLINOIS 87TH GENERAL ASSEMBLY SENATE

92/03/10 11:13:49

120

121

121

125

122

16

123

124

17

125

125

127

128

128

131

17

171

171

172

169

17

PAGE

1

DAILY TRANSCRIPTION OF DEBATE INDEX

SB-1248 CONCURRENCE

SB-1264 CONCURRENCE SB-1277 CONCURRENCE

SB-1300 CONCURRENCE

SB-1312 CONCURRENCE

SB-1322 CONCURRENCE

SB-1404 CONCURRENCE SB-1427 CONCURRENCE SB-1435 CONCURRENCE

SB-1465 CONCURRENCE

SR-0458 MOTION

SR-0518 MOTION

SR-0571 MOTION

PRAYER - REVEREND MICHAEL KOSCHMANN

JOURNALS - POSTPONED

SR-0599 ADOPTED

SB-1295 NON-CONCURRENCE

SB-1303 NON-CONCURRENCE

SB-1329 NON-CONCURRENCE

SB-1393 NON-CONCURRENCE

SB-1451 NON-CONCURRENCE

SB-1470 NON-CONCURRENCE

SB-1471 NON-CONCURRENCE

SR-0607 RESOLUTION OFFERED

| 3.0 0007 | 11000011011 | 01. 21120 | 1 10 - | _ |
|--------------|--------------|-----------|--------|-----|
| SR-0608 | RESOLUTION | OFFERED | PAGE | 1 |
| SR-0609 | RESOLUTION | OFFERED | PAGE | 1 |
| | RESOLUTION | | PAGE | 1 |
| SR-0611 | RESOLUTION | OFFERED | PAGE | 1 |
| SR-0612 | RESOLUTION | OFFERED | PAGE | 2 |
| SR-0613 | RESOLUTION | OFFERED | PAGE | 2 |
| SR-0614 | RESOLUTION | OFFERED | PAGE : | 145 |
| SR-0615 | RESOLUTION | OFFERED | PAGE : | 145 |
| | RESOLUTION | OFFERED | PAGE : | 145 |
| SR-0617 | RESOLUTION | OFFERED | PAGE : | 145 |
| SR-0618 | MOTION | | PAGE . | 171 |
| SR-0618 | RESOLUTION | OFFERED | | 146 |
| SR-0619 | ADOPTED | | PAGE : | 170 |
| SR-0619 | RESOLUTION | OFFERED | PAGE | 145 |
| SR-0620 | RESOLUTION | OFFERED | PAGE | 146 |
| SK-0621 | ADOPTED | | PAGE | 173 |
| SR-0621 | RESOLUTION | OFFERED | PAGE | 146 |
| SR-0622 | RESOLUTION | OFFERED | PAGE : | 146 |
| | RESOLUTION | | PAGE | 169 |
| | RESOLUTION | | | 169 |
| SR-0625 | RESOLUTION | OFFERED | PAGE | 169 |
| | RESOLUTION | | | 169 |
| | RESOLUTION | | | 169 |
| | RESOLUTION | | | 170 |
| | RESOLUTION | OFFERED | PAGE | 170 |
| HJR-0001 | | | | 171 |
| HJR-0018 | | | | 171 |
| HJR-0019 | | | | 171 |
| HJR-0020 | | | | 171 |
| HJR-0036 | | | | 171 |
| HJR-0049 | MOTION | | PAGE . | 171 |
| HJR-0050 | MOTION | | | 171 |
| HJR-0052 | MOTION | | | 171 |
| SJR-0073 | | | PAGE | 171 |
| SJR-0075 | | | | 171 |
| SJR-0080 | RESOLUTION | OFFERED | PAGE | 169 |
| | SUBJECT MAT | TTER | | |
| TO ORDER - P | RESIDENT ROO | CK | PAGE | 1 |
| | | | | |

REPORT: TIFLDAY PAGE: 005

STATE OF ILLINOIS B7TH GENERAL ASSEMBLY SENATE DAILY TRANSCRIPTION OF DEBATE INDEX

92/03/10

11:13:49

JUNE 28, 1991

SUBJECT MATTER

| MESSAGES FROM THE HOUSE | PAGE | 2 |
|---|------|-----|
| MESSAGE FROM THE HOUSE | PAGE | 41 |
| INTRODUCTION OF GUEST - SENATOR LECHOWICZ | PAGE | 76 |
| REMARKS BY MR. TUREK | PAGE | 76 |
| MESSAGE FROM THE HOUSE | PAGE | 137 |
| RECESS | PAGE | 168 |
| SENATE RECONVENES . | PAGE | 168 |
| MESSAGES FROM THE HOUSE | PAGE | 169 |
| ADJOURNMENT | PAGE | 175 |