

which the public is excluded but prohibiting the adoption of ordinances, resolutions, rules, regulations and actions at such sessions.

House Bill No. 215, entitled:

An Act to further amend paragraph six of section one of the act approved the twenty-seventh day of June, one thousand nine hundred twenty-three (P. L. 858), entitled "State Employes Retirement Law," including within the definition of State employe, employes of the Pennsylvania Turnpike Commission.

House Bill No. 670, entitled:

An Act to amend section four hundred two of the act approved the twenty-fifth day of June, one thousand nine hundred forty-one, (P. L. 159), entitled "Municipal Borrowing Law," providing that in certain cases moneys assessed and collected from property owners adjoining or abutting improvements, may be paid into a revolving fund and not in the sinking fund.

House Bill No. 832, entitled:

A Supplement to the act, approved the twenty-fifth day of April, one thousand nine hundred forty-five (P. L. 299), entitled "An act providing for the establishment in counties of the second class of the lot and block plan for the registration of land titles, for the accumulation of county tax liens, and for the enumeration of the parcels of real estate to be assessed for county, city borough, township, school and institution district taxation; providing for the incurring of indebtedness for the installation thereof; and imposing duties upon the county controller and the deed registrar in each of such counties," providing for the use in counties of the second class of the lot and block descriptive number, in the making of assessments, in the preparation of tax bills and tax receipts, in the filing of liens for delinquent taxes and in the sale of real estate for taxes; and imposing duties upon certain county officials in second class counties, and upon treasurers, tax collectors and solicitors of cities boroughs, towns, townships and school districts in said counties.

House Bill No. 1050, entitled:

An Act to protect consumers in the purchase for fuel purposes of the hard coal known as anthracite providing for and regulating the sale offering for sale resale delivery and shipment of anthracite according to a standard provided for in this act requiring producers and dealers and persons engaged in the sale and resale of anthracite from storage yards or otherwise to consumers to keep certain records conferring powers on the Anthracite Committee and its agents and providing penalties

House Bill No. 1053, entitled:

A Joint Resolution proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto a new section authorizing the creation of an additional debt by the Commonwealth for the payment of compensation to certain veterans.

Whereupon,

The PRESIDENT pro tempore (M. Harvey Taylor) in the presence of the Senate signed the same.

ADJOURNMENT

Mr. TALLMAN. Mr. President, I move that the Senate do now adjourn until Wednesday, May 21, 1947, at 2:00 o'clock, p. m., Eastern Standard Time.

Mr. HEYBURN. Mr. President, I second the motion. The motion was agreed to.

The Senate adjourned at 4:54 o'clock, p. m., Eastern Standard Time until Wednesday, May 21, 1947, at 2:00 o'clock, p. m., Eastern Standard Time.

HOUSE OF REPRESENTATIVES

TUESDAY, May 20, 1947

The House met at 12:00 noon Eastern Standard Time. The SPEAKER (Franklin H. Lichtenwalter) in the Chair.

PRAYER

The Chaplain, Rev. Lester C. Updegrave offered the following prayer:

O God, may the joy of the Lord be our strength today and forever. Abide with us that we may ever feel the necessity of keeping our finer faculties alive and sensitive. Thus we shall be really good workmen in the great vineyard to which our state and country has called us. Continually persuade us, O Lord, that it is a fine privilege to have heard the call to such service and to have responded in a goodly measure. So may it be, our blessed heavenly Father. Amen.

JOURNAL APPROVED

The SPEAKER. The Clerk will read the Journal of Monday, May 19, 1947.

The Clerk proceeded to read the Journal of Monday, May 19, 1947, when, on motion of Mr. SNIDER, unanimously agreed to, the further reading was dispensed with and the Journal approved.

LEAVE OF ABSENCE

By consent of the House leave of absence was granted as follows:

Mr. Powers for Mr. MIHM for the remainder of the week because of illness.

REPORTS FROM COMMITTEES

Mrs. McCOSKER from the Committee on Judiciary, reported as committed, House Bill No. 1188, entitled:

A Joint Resolution proposing an amendment to article nine, section eight, of the Constitution of the Commonwealth of Pennsylvania.

Mr. TAHL from the Committee on Elections and Apportionment, reported as amended, Senate Bill No. 218, entitled:

An Act to further amend the first paragraph of section nine hundred seventy-six of the act approved the third day of June one thousand nine hundred thirty-seven (P. L. 1333) entitled "An act concerning elections including general municipal special and primary elections the nomination of candidates primary and election expenses and election contests creating and defining membership of county boards of elections imposing duties upon the Secretary of the Commonwealth courts county boards of elections county commissioners imposing penalties for violation of the act and codifying revising and consolidating the laws relating thereto and repealing certain acts and parts of acts relating to elections" by further providing procedure for rejection of nomination petitions papers or certificates

Mr. GRIFFITHS from the Committee on Elections and Apportionment, reported as committed, Senate Bill No. 219, entitled:

An Act to add section eight hundred twelve to the act approved the third day of June one thousand nine hundred thirty-seven (P. L. 1333) entitled "An act concerning elections including general municipal special

A Supplement to the act approved the fourth day of June, one thousand nine hundred forty-five (P. L. 1191), entitled "An act to authorize the Pennsylvania Post-War Planning Commission under certain conditions to enter into agreements with political subdivisions of this Commonwealth for the financing of plans and specifications for public works; and making an appropriation," providing for the winding up of the functions of the Pennsylvania Post-War Planning Commission by the State Planning Board; and reappropriating the unexpended balance of the appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of House Bill No. 1091, entitled:

An Act to amend the act approved the ninth day of April one thousand nine hundred twenty-nine (P. L. 177) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the administrative departments boards commissions and officers thereof including the boards of trustees of State Normal Schools or Teachers Colleges abolishing creating reorganizing or authorizing the reorganization of certain administrative departments boards and commissions defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards commissions and officers fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employes in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments boards and commissions shall be determined" as amended by amending Sections 220 and 2413 and adding new Sections 526 and 701 (1) authorizing and directing the Governor to prescribe the filing system to be adopted by each department board and commission and to direct subject to approval by the Executive Board what records shall be preserved by Photographic process and what assignment and utilization shall be made of space in the Capitol buildings.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of House Bill No. 1110, entitled:

An Act to amend sections two and three of the act, approved the twenty-second day of June, one thousand nine hundred thirty-one (P. L. 694), entitled "An act imposing a tax on gross receipts as an excise on the use of the public highways by certain owners or operators of motor vehicles transporting passengers and property for hire," by further providing for the filing of reports and for certain deductions.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of House Bill No. 1163, entitled:

An Act to further amend section seven and amend section ten of the act, approved the thirteenth day of May, one thousand nine hundred twenty-five (P. L. 644), entitled "An act relating to and regulating the solicitation of moneys and property for charitable, religious, benevo-

lent, humane, and patriotic purposes," further regulating the solicitation of money and property conferring powers on courts of equity to issue injunctions in certain cases and prescribing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of House Bill No. 1173, entitled:

An Act to amend the title of the act approved the fifth day of May one thousand nine hundred twenty-seven (P. L. 817) entitled "An act authorizing and regulating the growth sale and distribution of forest tree seedlings and transplants by the Department of Forests and Waters regulating the use of such forest tree seedlings and transplants and imposing duties upon the Department of Agriculture with regard to the enforcement of this act" by extending its provisions to include shrubs and vines under certain circumstances.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of House Bill No. 1174, entitled:

An Act to further amend clause (j) of section one thousand eight hundred two of the act, approved the ninth day of April, one thousand nine hundred twenty-nine (P. L. 177) entitled "An act providing for and reorganizing the conduct of the executive Department thereof and the administrative departments, boards, commissions, and officers thereof, including the boards of trustees of State Normal Schools, or Teachers Colleges; abolishing, creating, reorganizing or authorizing the reorganization of certain administrative departments, boards, and commissions; defining the powers and duties of the Governor and other executive and administrative officers, and of the several administrative departments, boards, commissions, and officers; fixing the salaries of the Governor, Lieutenant Governor, and certain other executive and administrative officers; providing for the appointment of certain administrative officers, and of all deputies and other assistants and employes in certain department, boards, and commissions; and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments, board and commissions shall be determined," by prescribing certain additional forest powers and duties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

The PRESIDING OFFICER. The Chair now asks the President pro tempore to return to the rostrum.

The PRESIDENT pro tempore (M. Harvey Taylor) in the Chair.

BILLS SIGNED

The PRESIDENT pro tempore (M. Harvey Taylor) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 106, entitled:

An Act requiring that all meetings of legislative bodies of political subdivisions and of boards, commissions and authorities created by or operating as agencies of political subdivisions at which ordinances, resolutions, rules regulations and other actions are adopted to be opened to the public; permitting the holding of executive sessions from

and primary elections the nomination of candidates primary and election expenses and election contests creating and defining membership of county boards of elections imposing duties upon the Secretary of the Commonwealth courts county boards of elections county commissioners imposing penalties for violation of the act and codifying revising and consolidating the laws relating thereto and repealing certain acts and parts of acts relating to elections" providing that where members of a political party are appointed or elected to represent the members of such party in an election district said members shall constitute a political committee for such district

Mr. McCORMACK from the Committee on Elections and Apportionment, reported as amended, Senate Bill No. 284, entitled:

An Act to further amend the act approved the thirtieth day of March one thousand nine hundred thirty-seven (P. L. 115) entitled "An act to provide for the permanent personal registration of electors in cities of the first class as a condition of their right to vote at elections and primaries and their enrollment as members of political parties as a further condition of their right to vote at primaries prescribing certain procedure for the conduct of elections and primaries and the challenge and proof of qualifications of electors and prescribing the powers and duties of citizens parties bodies of electors registration commissions commissioners registrars inspectors of registration and other appointees of registration commission election officers municipal officers departments and bureaus police officers courts judges prothonotaries sheriffs county commissioners peace officers county treasurers county controllers registrars of vital statistics real estate brokers rental agents certain public service companies persons firms and corporations operating vehicles for moving furniture and household goods and boards of school directors and imposing penalties" by imposing an additional penalty.

Mr. GRIFFITHS from the Committee on Judiciary, reported as committed, Senate Bill No. 337, entitled:

An Act to further amend the act approved the seventh day of June one thousand nine hundred seventeen (P. L. 447) entitled as amended "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties disabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration ad distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges and appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein the survival of causes of action and suits thereupon by or against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of nonresident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphan's court in all matters relating to fiduciaries concerned with the estates of decedents" by permitting the

investment of trust funds by fiduciaries in municipality authority bonds meeting certain requirements.

Mr. KENT from the Committee on Elections and Apportionment, reported as committed, Senate Bill No. 587, entitled:

An Act to further amend subsection (b) of section thirty of the act, approved the thirtieth day of March, one thousand nine hundred thirty-seven (P. L. 115), entitled "An act to provide for the permanent personal registration of electors in cities of the first class as a condition of their right to vote at elections and primaries, and their enrollment as members of political parties as a further condition of their right to vote at primaries; prescribing certain procedure for the conduct of elections and primaries and the challenge and proof of qualifications of electors; and prescribing the powers and duties of citizens, parties, bodies of electors, registration commissions, commissioners, registrars, inspectors of registration and other appointees of registration commission, election officers, municipal officers, departments and bureaus, police officers, courts, judges, prothonotaries, sheriffs, county commissioners, peace officers, county treasurers, county controllers, registrars of vital statistics, real estate brokers, rental agents, certain public service companies, persons, firms and corporations operating vehicles for moving furniture and household goods and boards of school directors; and imposing penalties," clarifying the provisions relating to the time for giving change of party enrollment notice.

Mr. ELDER from the Committee on Boroughs, re-reported as committed, House Bill No. 885, entitled:

An Act to add section one thousand three hundred one point two to the act approved the fourth day of May one thousand nine hundred twenty-seven (P. L. 519) entitled "An act concerning boroughs and revising amending and consolidating the law relating to boroughs" authorizing the levy and collection of an additional tax to provide pensions retirement or the purchase of annuity contracts for municipal employes

Mr. PICKENS from the Committee on Boroughs, re-reported as amended, House Bill No. 958, entitled:

An Act to amend the act approved the twenty-six day of April one thousand nine hundred twenty-nine (P. L. 823) entitled "An act permitting boroughs to provide a method of assessment for borough taxes" making assessments made hereunder the basis for determining borrowing power and tax levies for borough purposes changing the method of compensation designating the borough council as the board of revision prohibiting use of assessments made under this act for county purposes and providing for appeals from such assessments.

Mr. ELDER from the Committee on Boroughs, re-reported as committed, House Bill No. 744, entitled:

An Act to add clause LXIV to section one thousand two hundred two of the act approved the fourth day of May, one thousand nine hundred twenty-seven (P. L. 519), entitled "An act concerning boroughs, and revising, amending, and consolidating the law relating to boroughs," authorizing charges for borough services and facilities.

Mr. PRICE from the Committee on Boroughs, re-reported as committed, House Bill No. 889, entitled:

An Act to add section one thousand three hundred one point two to the act approved the fourth day of May one thousand nine hundred twenty-seven (P. L. 519) entitled "An act concerning boroughs and revising amending and consolidating the law relating to boroughs" providing for amusement tax for general revenue purposes and providing penalties

Mr. LAYER from the Committee on Boroughs, reported as amended House Bill No. 1216, entitled:

An Act to reenact, amend and revise the act, approved the fourth day of May, one thousand nine hundred twenty-seven (P. L. 519), entitled "An act concerning boroughs, and revising, amending and consolidating the law relating to boroughs."

The SPEAKER. The Chair requests the gentleman from Montgomery, Mr. Cadwalader, to preside.

MR. CADWALADER IN THE CHAIR.

SENATE MESSAGES

SENATE BILLS FOR CONCURRENCE

The Clerk of the Senate being introduced, presented for concurrence, bills numbered and entitled as follows:

SENATE BILL No. 33.

An Act making an appropriation to the Department of Forests and Waters for the permanent improvement and development of the Delaware Division of the Pennsylvania Canal

Referred to the Committee on Appropriations.

SENATE BILL No. 562.

An Act to amend section two and the first paragraph of section thirty of the act, approved the sixth day of April, nineteen hundred thirty-seven (P. L. 200), entitled "An act licensing and regulating the business of pawnbrokers; providing for the issuance of licenses by the Secretary of Banking; authorizing the Secretary of Banking to make examinations and issue regulations; limiting the interest and charges on loans; and prescribing penalties for the violation of this act," excluding storage warehousemen from the provisions thereof.

Referred to the Committee on Banking and Building and Loan Associations.

SENATE BILL No. 600.

An Act to amend section three hundred six point one of the act approved the second day of June one thousand nine hundred fifteen (P. L. 736), entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" by further regulating the payment in second injury cases.

Referred to the Committee on Workmen's Compensation.

SENATE BILL No. 616.

An Act to add clause fifty-six to section two thousand four hundred three of the act approved the twenty-third day of June one thousand nine hundred thirty-one (P. L. 932) entitled "An act relating to cities of the third class and amending revising and consolidating the law relating thereto" empowering city councils by ordinance to define and penalize disorderly conduct.

Referred to the Committee on Cities—Third Class.

RESOLUTION INTRODUCED AND REFERRED

By Messrs. UPSHUR and CHUDOFF. Resolution No. 53.

In the House of Representatives, May 19, 1947.

Whereas, The only United States National Cemetery in the eastern part of the Commonwealth of Pennsylvania

is the one located at Haines Street and Limekiln Pike, in the City of Philadelphia, and

Whereas, The said National (U. S. A.) Cemetery in Philadelphia has been filled for sometime, and

Whereas, At the present time, veterans dying in the Philadelphia area are being buried at Beverly, New Jersey, which cemetery being at a distant point, puts the families of the deceased veterans to additional expense and inconvenience, and

Whereas, The military authorities of the United States several years ago announced a plan under which five military cemeteries were to be located in Pennsylvania, and

Whereas, No further action having been taken to carry out the provisions of said plan, it is hereby

Resolved, That it is the desire of the House of Representatives of the Commonwealth of Pennsylvania:

That the President of the United States and the Congress of the United States be memorialized and they are so memorialized to carry out the provisions of the plan under which five military cemeteries are to be located in Pennsylvania and that the same be located throughout the Commonwealth of Pennsylvania at places most convenient to the residents thereof.

That the Chief Clerk of the House of Representatives be instructed and he is so instructed to send copies of this resolution to the President of the United States, to the President of the Senate of the United States, to the Speaker of the House of Representatives of the United States, and to the Senators and Representatives of Pennsylvania in the Congress of the United States.

Referred to the Committee on Rules.

SENATE MESSAGES

AMENDED SENATE BILLS CONCURRED IN BY SENATE

The Clerk of the Senate being introduced informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bills numbered and entitled as follows:

SENATE BILL No. 87.

A Supplement to the act approved the twenty-seventh day of June one thousand nine hundred twenty-three (P. L. 858) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" permitting certain State employees who during the war were loaned to the United States Government and who have now returned to State employment to pay into the retirement fund the amount of the contributions they would have made during such period with interest and prescribing how the Commonwealth shall build up the necessary State annuity reserves

SENATE BILL No. 239.

An Act to amend the last paragraph of section nine of the act, approved the twenty-fourth day of June, one thousand nine hundred thirty-three (P. L. 1433), entitled "An act defining the powers of the courts of quarter sessions, the Municipal Court of Philadelphia, and the County or Juvenile Court of Allegheny County, with respect to the care, guidance, control, trial, placement and commitment of delinquent, dependent and neglected

children under sixteen years of age and of persons over sixteen years of age contributing to or encouraging the delinquency, neglect and dependency of children; and amending, revising and consolidating the law relating thereto," further defining liability for support of children in private homes, foster homes, children's homes and institutions; and providing for the enforcement thereof.

RESOLUTION CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, May 19, 1947.

Resolved (if the Senate concurs), that House Bill 558, Printer's No. 253, entitled "An Act to amend section four hundred nineteen of the act approved the seventeenth day of May one thousand nine hundred twenty-one (P. L. 682) entitled 'An act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws' by permitting certain additional insurance companies to come within the provisions thereof," be recalled from the Governor for further consideration.

TIME OF NEXT MEETING

The Clerk of the Senate being introduced presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, May 19, 1947.

Resolved (if the House of Representatives concur) That when the Senate adjourns this week it reconvene on Monday, May 26, 1947 at 3:00 p. m. Eastern Standard Time and when the House of Representatives adjourns this week it reconvene on Monday, May 26, 1947 at 3:30 p. m. Eastern Standard Time.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE INSISTS ON AMENDMENTS NON- CONCURRED IN BY HOUSE

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No. 1046, entitled:

An Act to amend section two of the act approved the twenty-sixth day of May one thousand nine hundred twenty-one (P. L. 1172) entitled "A Supplement to the act approved the seventeenth day of May one thousand nine hundred seventeen (P. L. 208) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity requiring permits to conduct pharmacies providing for the revo-

cation thereof and prescribing penalties" regulating the use of a corporate title in applying for a pharmacy permit and its use on labels

And has appointed Messrs. CARR, KEPHART and BARR as a Committee of Conference to confer with a similar committee of the House of Representatives (already appointed) on the subject of the differences existing between the two houses in relation to said bill.

HOUSE BILLS CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

HOUSE BILL No. 18.

An Act to further amend clause thirty-four and to amend clause forty-one of section two thousand four hundred three of the act, approved the twenty-third day of June, one thousand nine hundred thirty-one (P. L. 932), entitled "An act relating to cities of the third class; and amending, revising, and consolidating the law relating thereto," including American Veterans of World War II (AMVETS) and the Marine Corps League among the veterans organizations for which certain appropriations may be made and for which space for meetings may be given

HOUSE BILL No. 19.

An Act to further amend section one of the act, approved the second day of June, one thousand nine hundred thirty-seven (P. L. 1184), entitled "An act authorizing cities of the first and second class and second class A and incorporated towns to make appropriations to organizations of ex-service men and to aid in defraying the expenses of Memorial Day and Armistice Day," including the American Veterans of World War II among the veterans' organizations to which certain appropriations may be made.

HOUSE BILL No. 20.

An Act to amend section four hundred thirty-one of the act, approved the second day of May, one thousand nine hundred twenty-nine (P. L. 1278), entitled "An act relating to counties of the second, third, fourth, fifth, sixth, seventh and eighth classes; and revising, amending and consolidating the laws relating thereto," including the American Veterans of World War II (AMVETS) and the Marine Corps League among the veterans' organizations for which certain appropriations may be made

HOUSE BILL No. 24.

An Act to further amend the act approved the fourth day of May one thousand nine hundred twenty-seven (P. L. 519) entitled "An act concerning boroughs and revising amending and consolidating the law relating to boroughs" including American Veterans of World War II (AMVETS) and the Marine Corps League among the veterans' organizations for which certain appropriations may be made and making more specific the veterans' organizations for which money may be appropriated for rental of meeting rooms of such organizations

HOUSE BILL No. 23.

An Act to further amend subsection (a) of section seven hundred twenty-two of the act, approved the first day of May, one thousand nine hundred twenty-nine (P. L. 905), entitled "An act for the protection of the public safety; regulating the use of highways, and the operation of vehicles, tractors, street cars, trackless trolley omnibuses, bicycles, pedestrians, and the riding of animals upon the highways of this Commonwealth; providing for

the titling, including liens encumbrances, and legal claims; registration of certain vehicles and licensing the operators thereof, upon payment of prescribed fees; prescribing and limiting the powers of local authorities to deal with the subject matter of this act; conferring powers and imposing duties upon the Department of Revenue, the Department of Highways, peace officers, mayors, burgesses, magistrates, aldermen, justices of the peace, the courts and the clerks thereof, owners of vehicles, and garage keepers; providing that records are admissible as evidence; imposing upon owners, counties, cities, boroughs, incorporated towns, townships, within the Commonwealth, liability for damages caused by the negligent operation of their motor vehicles; imposing penalties; imposing certain costs upon counties; providing for the disposition of fines, forfeitures, fees, and miscellaneous receipts; making an appropriation and providing for refunds," including the American Veterans of World War II (AMVETS) and the Marine Corps League among those organizations exempt from payment of registration fees of vehicles used by such organization

HOUSE BILL No. 25.

An Act to further amend section one of the act, approved the third day of May, one thousand nine hundred twenty-three (P. L. 134), entitled "An act making the proceedings of the conventions of the Departments of Pennsylvania of the Grand Army of the Republic and the United Spanish War Veterans a part of the public records of the State; and providing for their publication and distribution," including American Veterans of World War II (AMVETS) among the veterans organizations entitled to the printing of convention reports.

HOUSE BILL No. 336.

An Act to further amend section two hundred three of the act approved the first day of May one thousand nine hundred twenty-nine (P. L. 905) entitled "An act for the protection of the public safety regulating the use of highways and the operation of vehicles tractors street cars trackless trolley omnibuses bicycles pedestrians and the riding of animals upon the highways of this Commonwealth providing for the titling including liens encumbrances and legal claims registration of certain vehicles and licensing the operators thereof upon payment of prescribed fees prescribing and limiting the powers of local authorities to deal with the subject matter of this act conferring powers and imposing duties upon the Department of Revenue the Department of Highways peace officers mayors burgesses magistrates aldermen justices of the peace the courts and the clerks thereof owners of vehicles and garage keepers providing that records are admissible as evidence imposing upon owners counties cities boroughs incorporated towns townships within the Commonwealth liability for damages caused by the negligent operation of their motor vehicles imposing penalties imposing certain costs upon counties providing for the disposition of fines forfeitures fees and miscellaneous receipts making an appropriation and providing for refunds" by further changing the provisions of the act relating to the titling of commercial motor vehicles

HOUSE BILL No. 428.

An Act to amend sections two and five of the act approved the twenty-ninth day of May one thousand nine hundred forty-five (P. L. 1107) entitled "An act for the construction erection and maintenance of roadside rests adjacent to State highway routes providing for the acquisition of interests in land by gift purchase or condemnation granting powers to and imposing duties upon the Department of Highways the Secretary of Highways the Governor and the Department of Property and Supplies authorizing rules and regulations and providing penalties for violations thereof and making an appropriation" by increasing the maximum cost of any one roadside rest and by increasing the amount of the appropriation

HOUSE BILL No. 461.

An Act to further amend clause (i) of section two thousand four hundred two of the act approved the ninth day of April one thousand nine hundred twenty-nine (P. L. 177) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the administrative departments boards commissions and officers thereof including the boards of trustees of State Normal Schools or Teachers Colleges abolishing creating reorganizing or authorizing the reorganization of certain administrative departments boards and commissions defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards commissions and officers fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employes in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments boards and commissions shall be determined" by allowing State airports to be leased for periods not to exceed five years

HOUSE BILL No. 465.

An Act to add section five hundred twenty-six to the act approved the ninth day of April one thousand nine hundred twenty-nine (P. L. 177) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the administrative departments boards commissions and officers thereof including the boards of trustees of State Normal Schools or Teachers Colleges abolishing creating reorganizing or authorizing the reorganization of certain administrative departments boards and commissions defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards commissions and officers fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employes in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments boards and commissions shall be determined" providing for the purchase maintenance and operation of aircraft by the Pennsylvania Aeronautics Commission for official use and for the payment of charges therefor into the Motor License Fund and appropriating the same to the Pennsylvania Aeronautics Commission

HOUSE BILL No. 642.

An Act to further amend section five hundred sixty-three of the act approved the eighteenth day of May one thousand nine hundred eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the revision of the budget of school districts of the second third and fourth classes during the fiscal year

HOUSE BILL No. 964.

An Act to further amend sections thirty-four and thirty-eight of the act approved the seventeenth day of May one thousand nine hundred twenty-one (P. L. 869) entitled "An act providing for the organization govern-

ment discipline maintenance and regulation of the armed land forces of this Commonwealth" changing the basic annual allowance for all troops and decreasing the minimum allowance and providing for expenses of headquarters.

HOUSE BILL No. 1008.

An Act to add article XXX-A to the act, approved the twenty-fourth day of June, one thousand nine hundred and thirty-one (P. L. 1206), entitled "An act concerning townships of the first class; amending, revising, consolidating, and changing the law relating thereto," empowering boards of township commissioners to establish land subdivision regulations.

HOUSE BILL No. 1109.

An Act to further amend the act approved the first day of May one thousand nine hundred twenty-nine (P. L. 1005) entitled "An act relating to and regulating tractors and trailers and their operation providing for their registration and the licensing of certain operators by the Department of Revenue upon payment of prescribed fees prescribing and limiting the powers of local authorities to deal with the subject matter of this act conferring powers and imposing duties upon the Department of Revenue the Department of Highways peace officers mayors burgesses magistrates aldermen justices of the peace the courts and the clerks thereof owners of tractors and trailers providing that records are admissible as evidence imposing upon owners counties cities boroughs incorporated towns and townships within the Commonwealth liability for damages caused by the negligent operation of tractors and trailers imposing penalties imposing certain costs upon counties providing for the disposition of fines forfeitures fees and miscellaneous receipts making an appropriation and providing for refunds" by further providing for the classification registration and regulation of tractors and the licensing of their operators

HOUSE BILL No. 1232.

An Act authorizing the Secretary of Highways with the approval of the Governor to take over as State Highways public roads which connect existing State Highway routes with free interstate bridges and providing for construction reconstruction and maintenance at the expense of the Commonwealth

With the information that the Senate has passed the same without amendment.

The Clerk of the Senate, being introduced presented extracts from the Journal of the Senate.

Senate Bills for concurrence 376, 439, 513, 519, 548, 555, 574, 589, 598, 626, 680 and 738.

THE SPEAKER (Franklin H. Lichtenwalter)
IN THE CHAIR

The SPEAKER. The Chair thanks the gentleman from Montgomery, Mr. Cadwalader, for presiding.

INFORMATION FOR PENNSYLVANIA MANUAL

The SPEAKER. The Bureau of Publications has notified the Chief Clerk that unless they receive from the Members their pictures and biographies for the Pennsylvania Manual, that particular Member, of course, will find his biography and picture will not be contained in the 1947 Manual. There has been considerable complaint as to the lateness in the arrival of the 1945 Manual, and this is one way the Members can help the Bureau of Publications by

please seeing that the Chief Clerk receives the biographies and pictures as requested by the Bureau of Publications within the next week.

HOUSE BILLS NOS. 195, 826, 952, 1076 AND
SENATE BILL NO. 78
MADE SPECIAL ORDER

Mr. SORG. Mr. Speaker, I move that House Bill No. 195, Printer's No. 584, on page 1 of today's calendar; House Bill No. 826, Printer's No. 587, House Bill No. 952, Printer's No. 620 on page 3 of today's calendar; House Bill No. 1076, Printer's No. 588, on page 5 of today's calendar and Senate Bill No. 78, Printer's No. 338 on page 6 of today's calendar, bills on second reading, be made a special order of business in their order immediately.

The motion was agreed to.

SPECIAL ORDER

BILLS ON SECOND READING

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 195, entitled:

An Act prohibiting discrimination in rate of pay because of sex conferring powers and imposing duties on the Department of Labor and Industry and prescribing penalties.

The first, second and third sections were separately read and agreed to.

The fourth section was read.

On the question,

Will the House agree to the section?

Mr. LOVETT offered the following amendments.

Page 4, Line 1, add "an equal amount as liquidated damages."

Page 4, Line 2, after the word "wages," add "and damages."

On the question,

Will the House agree to the amendments?

Mr. LOVETT. Mr. Speaker, I want to state that these amendments just put the bill back into its original form as it was prior to this previous Printer's Number.

Mrs. DYE. Mr. Speaker, I think the present wording of the bill is ample protection to the employee and that these amendments are unnecessary and I ask the House to vote against these amendments.

Mr. ANDREWS. Mr. Speaker, the amendments which the gentleman from Westmoreland has proposed are merely technical. We believe that it strengthens the bill. The measure is one that irrespective of whether or not the amendments go in, we intend to support.

The lady from Mercer has taken a purely arbitrary position, that it is her bill and it must not be amended for any reason. I think the Members of the House who look at the section will see if they study the proposition, that the amendments suggested strengthen the bill.

I just want to state that we have offered these amendments simply because we are interested in the technical efficiency of this act and not because we in any way want to embarrass it.

On the question recurring,

Will the House agree to the amendments?

The yeas and nays were required by Mr. Lovett and Mr. Andrews and were as follows:

YEAS—37

Andrews,	Chudoff,	Mazza,	Reese, R. E.,
Bane,	Cochran,	Mills,	Saraf,
Barrett,	Cole,	Mooney,	Scanlon,
Bentzel,	Crowley,	Needham,	Snider,
Boies,	Demech,	O'Connor,	Stank,
Brown,	Erb,	O'Neill,	Swope,
Bucchin,	Evans,	Polaski,	Weiss,
Capano,	Kirley,	Powers,	Wheeler,
Chervenak,	Lovett,	Readinger,	Yester,
			Yetzer,

NAYS—137

Aaronson,	Gorman,	Madden,	Rowen,
Beech,	Graybill,	Madigan,	Royer,
Bloom,	Griffiths,	McCormack,	Sax,
Bonawitz,	Guthrie,	McCosker,	Scott,
Boorse,	Gyger,	McCullough,	Smith, C. C.,
Bower,	Hall,	McKinney,	Smith, C. M.,
Breisch,	Haller,	McMillen,	Sollenberger,
Brice,	Haudenschild,	Mikula,	Sorg,
Brunner,	Helm,	Miller,	Sproul,
Cadwalader,	Henry,	Mintess,	Stimmel,
Cassidy,	Hewitt,	Mohr,	Stockham,
Cook,	Hocker,	Moore, C. E.,	Stuart,
Cooper,	Hoffman,	Moore, H. A.,	Tahl,
Cordler,	Hoopes,	Morrison,	Thomassy,
Dague,	Imbt,	Murray,	Thompson,
Dairymples,	Johnson,	Najaka,	Tittle,
Davison,	Jones,	Neff,	Tompkins,
De Long,	Jump,	O'Dare,	Toomey,
Depuy,	Kean,	O'Donnell,	Turner,
Dix,	Kelley,	Orban,	Upshur,
Dye,	Kemp,	Patten,	Vaughan,
Efenberg,	Kent,	Pickens,	Wachhaus,
Elder,	Kline,	Price,	Wagner,
Ewing,	Kohl,	Proper,	Waldron,
Feola,	Kratz,	Ragot,	Walton,
Fish,	Kurtz,	Reagan,	Watkins,
Flack,	Laughner,	Reese, D. P.,	Watson,
Fleming,	Layer,	Reilly, J. M.,	West,
Foor,	Lee,	Reilly, W. J.,	Wolf,
Frost,	Leisey,	Richter,	Wood,
Gallagher,	Livingston,	Riley,	Worley,
Getchey,	Livingstone,	Robbins,	Yeakel,
Gibson,	Loftus,	Robertson,	Young,
Goff,	Lyons,	Root,	Lichtenwaller,
Goodling,			Speaker.

NOT VOTING—31

Baumunk,	Horan,	Nelson,	Stonier,
Bender,	Jennings,	Petrosky,	Trout,
Clevenger,	Johnston,	Pichney,	Verona,
Costa,	Krise,	Rose,	Wallin,
Dennison,	McDonald,	Schuster,	Waterhouse,
Fiss,	Mihm,	Serrill,	Weldner,
Greenwood,	Myers,	Shoemaker,	Wescott,
Greer,	Naumann,	Simons,	

So the question was determined in the negative and the amendments were not agreed to.

On the question recurring,
Will the House agree to the section?
It was agreed to.

The fifth to eighth sections inclusive and title were separately read and agreed to.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 826, entitled:

An Act relating to strikes by public employes providing that such employes by striking terminate their employment providing for reinstatement under certain conditions and providing for hearings before civil service and ten-

ure authorities and in certain cases before the Pennsylvania labor relations board

The first section was read.
On the question,
Will the House agree to the section?

PERMISSION TO ADD ADDITIONAL SPONSOR

Mr. ROBERTSON asked and obtained unanimous consent to add the name of Mr. DIX as an additional sponsor to House Bill No. 826.

On the question recurring,
Will the House agree to the section?

Mr. BROWN. Mr. Speaker, I desire to interrogate either the gentleman from Lackawanna, Mr. Robertson, or the Majority Floor Leader, the gentleman from Elk, Mr. Sorg.

The SPEAKER. Will the gentleman from Lackawanna permit himself to be interrogated?

Mr. ROBERTSON. I shall, Mr. Speaker.

Mr. BROWN. Mr. Speaker, I would like to ask the gentleman whether or not he has any legal authority for the bill as we are now discussing it, insofar as taking away from every public employe the right to strike, or to lose his job.

Mr. ROBERTSON. Mr. Speaker, I see no objection to this bill from a legal standpoint. This bill was discussed thoroughly in the State of Pennsylvania and I am sure it was passed on by the Attorney General. The man who drew up the bill, Mr. Hannestad, who is an authority on constitutional law, has given it his very careful consideration and he approves of this measure from a legal standpoint.

A similar act was passed in the State of New York. It was passed upon by the highest legal authority in that state. The Governor signed the bill, the Governor himself being a lawyer, and I think that bill was acted upon by all the leading lawyers in the State of Pennsylvania from a constitutional standpoint and I think this question also in Pennsylvania has been passed upon. Personally I do not see anything in this bill that is objectionable from a legal standpoint.

Mr. BROWN. Mr. Speaker, I asked the gentleman if he had any legal authority from any Court or Courts as to the constitutionality of this act. I presume the answer is "no."

Mr. ROBERTSON. No, Mr. Speaker.

Mr. BROWN. Mr. Speaker, is the gentleman familiar with the Pennsylvania Labor Relations Board Act?

Mr. ROBERTSON. I have read the act, Mr. Speaker.

Mr. BROWN. As I understand it, Mr. Speaker, House Bill 826, Printer's No. 587, provides in the case of a public employe who is not entitled by law to a hearing upon dismissal or removal, his request for a hearing shall be filed with the Pennsylvania Labor Relations Board. I believe that is clear language.

Mr. ROBERTSON. That is right, Mr. Speaker.

Mr. BROWN. Mr. Speaker, is the gentleman familiar with the case of Western Pennsylvania Hospital vs Lichtenleiter, reported in the Pennsylvania Supreme Courts, Volume 340, page 382?

Mr. ROBERTSON. I have never read that case, Mr. Speaker.

Mr. BROWN. Mr. Speaker, may I interrogate the

Majority Floor Leader, the gentleman from Elk, Mr. Sorg.

The SPEAKER. Will the gentleman from Elk permit himself to be interrogated?

Mr. SORG. I shall, Mr. Speaker.

Mr. BROWN. Mr. Speaker, first, I desire to thank the gentleman from Lackawanna, Mr. Robertson.

Mr. Speaker, is the gentleman from Elk familiar with what is commonly known as the Western Pennsylvania Hospital case, construing the constitutionality of the Pennsylvania State Labor Relations Act.

Mr. SORG. I am not familiar with the case by name and number.

Mr. BROWN. Mr. Speaker, may I inquire then from the last and third authority, the gentleman from Delaware, Mr. Turner?

I thank the gentleman from Elk, Mr. Sorg.

The SPEAKER. Will the gentleman from Delaware permit himself to be interrogated?

Mr. TURNER. I shall, Mr. Speaker.

Mr. BROWN. Mr. Speaker, I regret that it becomes necessary to inquire of this counsel. Is the gentleman from Delaware familiar with the famous case of Western Pennsylvania Hospital vs. Lichleiter?

Mr. TURNER. Mr. Speaker, before answering the question of the gentleman, I do not like the doubtful compliment that is being paid to me as being the third in line in his questioning.

I would say to the gentleman from Allegheny that I am fairly familiar with the case, although I do not know that I can answer all the questions that he might desire to have answered.

Mr. BROWN. Mr. Speaker, the question that I want answered is by what stretch of the imagination can this Legislature by amending a bill which is not an amendment to the Pennsylvania Labor Relation Board Act, bring a matter within the jurisdiction of the Pennsylvania State Labor Relations Board without amending the Pennsylvania State Labor Relations Board Act?

Mr. TURNER. Mr. Speaker, I would take it that the Legislature has the right to designate the agency, being a State agency, before whom anyone might appear, or before whom anyone might have a hearing. I don't know that it is necessary particularly to amend the Labor Relations Act because it is not exactly an extension of the jurisdiction of the Labor Relations Board. It merely sets up an agency.

Mr. BROWN. Mr. Speaker, may I ask the gentleman, if it is an extension of the jurisdiction of the Pennsylvania State Labor Relations Board authority would there not have to be an amendment to the Pennsylvania State Labor Relations Board Act?

Mr. TURNER. Mr. Speaker, I have not so conceived it, and I am advised by my colleagues at the bar that the Statutory Construction Act would take care of it.

Mr. BROWN. Mr. Speaker, may I have then the colleagues of the gentleman explain to me how you can amend an act by extending its authority and jurisdiction without amending the act which has to do with that authority and jurisdiction.

Mr. TURNER. Mr. Speaker, number three will yield to number two.

The SPEAKER. The Chair now recognizes number two. This is a process of elimination.

Mr. SORG. Mr. Speaker, it is my understanding that under the Statutory Construction Act we can completely nullify the law by simply passing another law.

Mr. BROWN. Mr. Speaker, with that I perfectly agree, but I would like to ask the gentleman whether or not he feels in the light of what was said in the Western Pennsylvania Hospital case, that this act is constitutional as it now stands without an amendment to the Pennsylvania State Labor Relations Board Act, and to quote to the gentleman the language which is pertinent from the Western Pennsylvania Hospital case, from page 389 of that opinion as follows:

"In addition it will be noted that the term 'employer,' as defined by the act excludes the Commonwealth or any political subdivisions thereof."

Therefore at present under our law, under the decision of the Supreme Court of Pennsylvania, the State Labor Relations Board has no authority whatsoever over any employes' of the Commonwealth or any political subdivision.

Now, Mr. Speaker, I ask the question, how by giving jurisdiction in this act in the event of a strike, which does not amend the Pennsylvania State Labor Relations Board Act, this present bill 826 is constitutional?

Mr. SORG. That is precisely why we make this provision, Mr. Speaker, that it shall come within the jurisdiction of the Labor Relation Board, because up to the present time the Commonwealth has not been recognized as an employer, and that very case itself gives rise to this particular provision.

Mr. BROWN. The gentleman feels, Mr. Speaker, that the Pennsylvania Labor Relations Board could exercise a jurisdiction which was not conferred upon it by the Legislature, by broadening its powers in an act wholly unrelated insofar as its passage is concerned, with the Pennsylvania State Labor Relations Board Act? Is that what the gentleman believes to be the correct interpretation of the Statutory Construction Act?

Mr. SORG. Mr. Speaker, the gentleman has asked two questions in one. As to the first one, I say the very reason we want this provision in this act is to give legislative authority to the Pennsylvania Labor Relations Board, and, second, under the Statutory Construction Act it is not necessary to specifically refer to any of the other laws relating to the Pennsylvania Labor Relations Board.

Mr. BROWN. Mr. Speaker, then may I ask the gentleman this question, if that is correct, then the constitutional provisions that an act shall have only one subject matter expressed in its title, could be entirely nullified by this Statutory Construction Act under the gentleman's interpretation, because since this is not in the Act now, as the Supreme Court has said it is not, how can we write into the act, without amending the title to the act, and bring in other subject matter within the purview of the act?

Mr. SORG. I repeat that we can completely nullify a law, without even referring to it, by writing an inconsistent provision, Mr. Speaker, and if we can nullify it, certainly we can either modify or extend it in a much milder form.

Mr. BROWN. Mr. Speaker, certainly the gentleman does not contend, and personally I agree with what the

gentleman has said that that means where an act contains a specific subject matter at the present time, and that subject matter does not include the question under discussion, and the constitution requires that all matters must be expressed within the title of the act, that simply by amending an unrelated act, we amend the title of the act to which jurisdiction has been attached? Is that what the gentleman intends to convey to this House?

Mr. SORG. No, Mr. Speaker, it is not my intention to convey that. It is my contention that it is not necessary to amend the title or to amend the Labor Relations Act to give them jurisdiction over public employees of the Commonwealth.

Mr. BROWN. I thank the gentleman.

Mr. Speaker, all of these acts which we have placed as a special order of business in my humble opinion contain serious questions.

This act contains a serious question as to its constitutionality, in its present form, and the right of the State Labor Relations Board to exercise jurisdiction not conferred upon it by the title of the act, which gives life to the Pennsylvania State Labor Board. I cannot understand the reasoning of the gentleman from Elk, Mr. Sorg, and I would ask him whether or not it would be acceptable to him to pass this matter on to the Committee on Judiciary for interpretation.

This is a serious matter. It has nothing to do with the merits of the act. I am not discussing that. I am discussing whether you have any act at all, and I believe the gentleman does not intend to side-swipe the question, but I do believe he is somewhat unfamiliar, because of the pressure of things that he must carry as Majority Floor Leader, and I would ask the gentleman whether or not he would be willing to submit this question to the Judiciary Committee for interpretation and construction.

Mr. SORG. Mr. Speaker, to carry the gentleman's request to its logical conclusion would be to take away the prerogative of every other committee in this House. Every law that we pass lends itself to the question of constitutionality, and the logical step forward from the gentleman's present request would be to insist that every bill that comes out of every committee of this House be passed on to the Judiciary Committee on constitutional grounds, and I, therefore, will not consent to its re-referral to the Committee on Judiciary.

Mr. BROWN. I thank the gentleman from Elk, Mr. Sorg for his rather naive answer. I have not asked that all bills be referred to the Judiciary Committee. Obviously the answer is that nothing is to be done to this bill but to move it on, and the gentleman gives me a rather unique answer. I shall not press the question further but I shall leave it to the courts to decide.

Mr. ANDREWS. Mr. Speaker, I have been interested in this legal discussion. However this is such a bad bill that the worst luck that we could wish for the majority is that they proceed as speedily as possible to enact it. It is a bad bill for the party that sponsors it, and a bad bill for the public.

I have no intention to discuss the measure at any considerable length on second reading. It has two purposes. One purpose is to build a fence around the teachers. It is an anchor cast to windward. In the event that this General Assembly passes a wholly objectionable bill from

the standpoint of the teaching fraternity, here is a fence to fence them in, drive them into line, club them, rule them by a species of legislative terrorism. It has that point of view.

The other objective of this bill is to transfer the burden of relief during a period of unemployment from the Unemployment Compensation Fund to Public Assistance. Those are two very objectionable objectives, so I see no reason why we should discuss this bill at length today until it comes up for final passage in its proper order.

On the question recurring,

Will the House agree to the section?

It was agreed to.

The second to fifth sections inclusive and title were separately read and agreed to.

On the question,

Will the House agree to the bill on second reading?

Mr. SORG. Mr. Speaker, before proceeding with the agreement on second reading, I should like to interrogate the gentleman from Cambria, Mr. Andrews.

The SPEAKER. Will the gentleman from Cambria permit himself to be interrogated?

Mr. ANDREWS. I shall, Mr. Speaker.

Mr. SORG. Mr. Speaker, I merely wanted to ask the gentleman if I understood him correctly that the bill will be debated on third reading.

Mr. ANDREWS. It will, Mr. Speaker.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 952, entitled:

An Act to further amend the act approved the fifth day of December one thousand nine hundred thirty-six (P. L. 1937 page 2897), entitled "An act establishing a system of unemployment compensation to be administered by the Department of Labor and Industry and its existing and newly created agencies with personnel (with certain exceptions) selected on a civil service basis requiring employers to keep records and make reports and certain employers to pay contributions based on payrolls to provide moneys for the payment of compensation to certain unemployed persons providing procedure and administrative details for the determination payment and collection of such contributions and the payment of such compensation providing for cooperation with the Federal Government and its agencies creating certain special funds in the custody of the State Treasurer and prescribing penalties" by further defining employees ineligible to compensation by providing for increases in the duration of benefits by changing the manner in which compromises are to be made and by providing a prison sentence for individuals fraudulently claiming benefits.

The first section was read and agreed to

The second section was read.

On the question,

Will the House agree to the section?

Mr. CAPANO offered the following amendments:

Amend Sec. 2 (Sec. 402) page 7, line 3, by striking out the bracket before "(d)".

Amend Sec. 2 (Sec. 402) page 7, line 11, by striking out the bracket after the word "earlier".

Amend Sec. 2 (Sec. 402) page 7, lines 12 to 16 inclusive, by striking out all of said lines.

Amend Sec. 2 (Sec. 404) page 11, line 17, by placing a bracket before the word "multiplied".

Amend Sec. 2 (Sec. 404) page 12, line 5, by placing a bracket after the word "year" and inserting immediately thereafter "for a period not to exceed twenty-six (26) weeks".

Amend Sec. 2 (Sec. 404) page 18, lines 1 to 21 inclusive, by striking out all of said lines.

Amend Sec. 2 (Sec. 404) page 19, lines 1 to 21 inclusive, by striking out all of said lines.

Amend Sec. 2 (Sec. 404) page 20, lines 1 to 21 inclusive, by striking out all of said lines.

Amend Sec. 2 (Sec. 404) page 21, lines 1 to 21 inclusive, by striking out all of said lines.

Amend Sec. 2 (Sec. 404) page 21, by adding after line 21 the following:

TABLE SPECIFIED FOR THE DETERMINATION OF
RATE OF BENEFITS

(Section 404 Pennsylvania Unemployment
Compensation Law)

Part A Wages Paid in Highest Quarter of Base Year	Part B Weekly Benefit Rate	Part C (Section 401 (a)) Qualifying Wages in Base Year
\$288-312	\$12	\$360
313-337	13	390
338-362	14	420
363-387	15	450
388-412	16	480
413-437	17	510
438-462	18	540
463-487	19	570
488-512	20	600
513-537	21	630
538-562	22	660
563-587	23	690
588-612	24	720
613 or more	25	750

On the question recurring,

Will the House agree to the amendments?

Mr. CAPANO. Mr. Speaker, the bill as reported from Committee proposes to raise the benefits from twenty weeks to twenty-four weeks, also to increase the benefits from twenty dollars to twenty-one dollars.

The amendment which I have offered proposes to increase the benefits from twenty weeks to twenty-six weeks, and the amount or the rate from twenty dollars to twenty-five dollars. The bill as it now stands on the one hand proposes to benefit labor, and on the other hand it holds out a club to strike down labor in the event of strikes, regardless who may be the cause of the strike. That is unfair and unjust. In all labor disputes consideration need be given as to who is the cause of the strike, and we believe that the bill should remain as it now stands regarding the strike clause.

Mr. SORG. I desire to interrogate the gentleman from Washington, Mr. Capano.

The SPEAKER. Will the gentleman from Washington permit himself to be interrogated?

Mr. CAPANO. I shall, Mr. Speaker.

Mr. SORG. Mr. Speaker, I have not had an opportunity to examine thoroughly the amendments offered by the gentleman. They were just placed in my hands, and I should like to inquire whether the amendments have for their purpose anything other than their increase in benefits?

Mr. CAPANO. Mr. Speaker, also to restore the strike clause that was formerly in the act.

Mr. SORG. Mr. Speaker, the net effect of the amend-

ment is to write an entirely different bill than that presented for consideration by this House. The twofold purposes of the bill are, number one, to take away the benefits of striking employes and those involved in industrial disputes. The second is to limit or to extend the benefits past the length of time so that Pennsylvania will be made comparable with other similar industrial states. These amendments have the effect of completely nullifying both of the provisions that are incorporated in House Bill 952, as it appears on the calendar. I ask the Members to vote down the amendments.

Mr. COLE. Mr. Speaker, I wish to rise in defense of the amendments to this bill, particularly the one calling for the elimination of benefits to men on strike. The right to strike is one of the basic American rights and I don't think that this Assembly has the right to take that away from the working class of people.

The workers of this country have just as much right to sell their labor for as much as they can get as the farmer has to hold his grain, his cattle, his hogs or any other product he might have for higher prices.

The worker has just as much right to sell his labor to the highest bidder as the business man has to sell his products to the highest bidder.

Labor has the right to determine how and under what conditions it will work. Chief Justice Hughes of the United States Supreme Court has said:

"The legality of collective action on the part of employees in order to safeguard their proper interests is not to be disputed. It has long been recognized that employees are entitled to organize for the purpose of securing the redress of grievances and to promote agreements with employers relating to rates of pay and conditions of work."

So far I have not seen any suggestions from any one to compel the farmers or manufacturers to sell what they grow or produce at a given time or price. Under our competitive system you cannot force a buyer to buy or a seller to sell. Certainly under our system a man can sell his goods or withhold them. The workers of this country have nothing to sell except the labor of their hands and the labor of their brains, certainly they have an equal right under our constitution, under our concept of government, to sell that service or withhold it. If this legislature should pass a law to deprive them of that right then this legislature is changing our form of government. You cannot enact a law and preserve freedom for private investment and for other citizens and force labor to abandon their right to stop working collectively. We did not hear any howl being raised when the farmers held back their products to force higher prices when they had every right to do so. Where was the howl when business in general held everything back in order to force higher prices? Where was the howl when the big firms of the nation refused to make any material for the war effort before they were guaranteed 12% over and above cost. This cost the taxpayers of this nation billions of dollars but that was o.k., that was business. But if workers want to sell the only commodity they have for a higher price then every one is yelling unfair, shackle labor bust up labor unions, deny them their god given right to sell their product to the highest bidder. All the repressive labor bills this house can pass will not do one single thing toward eliminating the basic causes of strikes,

which are a product of insecurity and injustice. Such laws would go far toward making more acute than ever the distress that sometimes boils over in strikes and industrial turmoil. This legislature under the provisions of our Constitution cannot in all fairness and justice pass this kind of legislation. All labor is asking for is the right to sell their product to the best advantage possible, the same right that the farmer, the business man, or any other group has under our form of government.

From time immemorial we have always had to protect the weak from the strong and if you take away the rights of workers to draw unemployment compensation when they are fighting for their rights then you are placing in the hands of big business the weapon to starve the workers in order to bend them to their will. Do the members of this House want to give to the employers of this state this weapon which would give them the power of forcing starvation on their employees in order to bend them to their will? I personally have seen this kind of plan in action on various occasions and have seen this kind of plan cause misery and starvation not only on my own family but on many others.

Mr. Speaker, I would like to go back a couple of years and recite a few things that happened during the depression. I have seen men fired for even mentioning the word "Union." I have seen men fired for selling tickets for a benefit dance to help men who were on strike. I have seen men fired for many different things. I have seen men blacklisted and denied the right of a job and their names were sent on to employers in other counties and all over the same county. They couldn't get a job unless they went under an assumed name and as soon as their name was found out they were fired from the payroll, because they held the courts, they held the borough councils and even the school boards in the palm of their hands. I have seen men go into the mines—and I am speaking from an industrial standpoint because I am a coal miner—I have seen men go into the mine under a system of no pay, and work for one week without getting a cent of pay. I have seen men go into the mine with nothing but water in their buckets because there wasn't enough food in their home for their families. I have seen men work 18 hours a day, who got paid on the basis of 8 hours and no pay for overtime. I have seen the foreman say, "Boys, today you are going to work at the top, and if you don't like it take out your tools." And you couldn't take out your tools because there was no place to go. We had to accept his decision although we didn't like it. Can you blame us that we organized ourselves and went into something that would protect us and give us a decent wage standard? What was the result? I know of a coal company which spent thirty-three million dollars to bust up the United Mine Workers. For ten years that coal company did not pay a dividend to its stockholders. Their employees starved and the only time they came back was after the United Mine Workers had a collective contract which they signed with the Company, and from that time on the men have had a decent living, and the company paid dividends. We have records to prove where under the old system people starved to death. I have seen children faint for want of something to eat. If you didn't have any balance in the office you couldn't get anything. I have seen my own family of six children, my

wife and myself where we had flour in the house and I could not buy a three-cent cake of yeast because I did not have a balance in the Company store. Under those conditions, if you allow the employers of this State to get that kind of weapon in their hands again, it will create considerable difficulty so, therefore, I am asking that this House help to support these amendments and put them across.

Mr. ANDREWS. Mr. Speaker, since we will desire a roll call on these amendments, it is well perhaps that the House clearly understands what the amendments are designed to do.

As I get it, the bill in its present form provides unemployment compensation at the rate of twenty dollars a week for twenty-four weeks. The amendments provide unemployment compensation at the rate of twenty-five dollars a week for twenty-six weeks, and the provision now prevailing under the law, that after a five week period strike benefits from unemployment relief under the amendment are retained in the law as it is at present. The effect of this bill as it stands is just the same as it would be in the case of destitute people. If the employee is destitute and he doesn't get unemployment compensation, under the laws of this Commonwealth he gets public assistance.

Under unemployment compensation, under this bill he would get twenty dollars a week. If he had a family of five children, as many workers do, it is necessary for him to go on public assistance—and you couldn't keep him off of public assistance under your present law if you tried, you would pay him one hundred fifty or one hundred thirty-five dollars a month instead of eighty. It is just another scheme to turn over certain social obligations from the industry to unemployment compensation and to the general public for general relief.

Mr. Speaker, on these amendments we would ask for a roll call.

Mr. SORG. Mr. Speaker, I want to reply briefly to the previous gentleman. First I would like to direct the attention of the first speaker to the fact that there is nothing in this act, nor will there be anything submitted for the consideration of this House, with any administrative support whatever that would involve or make more difficult the collective bargaining process or the very existence of the union organization.

I too have seen injustices rendered through the collective bargaining process and through the activity of labor organizations. With those activities I hold no grievance whatever, but with the gentleman's example of a farmer who holds back his goods, we fail to see analogy, for the simple reason that when he holds back those goods he does not get paid.

This is not a union busting proposition; it is purely a question as to whether or not the public should subsidize the voluntary suspension of work under a law originally designed to create a fund for the protection of the unfortunate who was involuntarily out of work.

With reference to the remarks of the second gentleman, Mr. Speaker, I desire to direct the attention of the Members specifically to the difference in eligibility for public assistance and for unemployment compensation. All he needs to do to become eligible for public assistance is to become hungry, and if his children are hungry and

the farmer is hungry, he is eligible, only if he is destitute. We propose to ask for an appropriation to take care of those situations, but there is a great difference for eligibility for unemployment compensation. It must be an involuntary situation for this act to become effective, involuntarily unemployed.

I desire also to further state that under the present provisions of the law, even should he receive public assistance at a time when he is sorely in need of it, when he does return to work and accumulate funds, he must make reimbursement to the public who subsidized him during that period. This is not so under the unemployment compensation law. It will not necessarily have the effect in the event these amendments are passed of transferring a person irrevocably from unemployment compensation fund to the relief fund.

Mr. DEMECH. Mr. Speaker, I am a representative of Labor from Luzerne County. I have seen strikes, I have seen a lot of strikes. In fact I want to say to this General Assembly here that a lot of those strikes were caused not by the laboring man but by management.

I have bargained over the table with management, I have bargained for days and nights, we tried to get places with management, we tried to stop strikes. We never went there and asked for strikes, but management would never concur with us.

Mr. Speaker, I am talking in defense of these amendments. It is not labor that is to blame all the time. I have seen it for the past five years that I have been connected with labor and I know how management operates. I don't say that management is the sole blame for everything, and I don't want anyone in here to say that labor is the sole blame for everything. I am here speaking for the benefit of labor.

Mr. Speaker, I ask each and every one of you to vote in favor of the amendments.

Mr. LOVETT. Mr. Speaker, I first want to disagree with the Majority Floor Leader when he says that our amendments destroy the act. That is not true, because our amendments improve the section of the act which increase the benefits and lengthen the benefits from twenty weeks to twenty-six weeks, and twenty dollars to twenty-five dollars, so to my mind that is not destroying the act.

Now, as far as the strike provisions are concerned, we strike them out and leave the law as it is today. To me it is getting to be a funny world that we live in. We are down in Washington appropriating money by the billions and sending it over into foreign countries to protect the democracies. Right here at home we are depriving our people of acting in a democracy. Our democracy gives every man the right to strike. Every manufacturer that I have heard talk agrees with that right. Nevertheless we deprive the men and women of this country, who through no fault of their own have to go on strike, and we in Pennsylvania will deprive our people of that right under this particular bill, where if you agree with these amendments that we offer today we improve this bill before us, and we save the rights of the working women and men of this country to act in a democracy for the good of all I certainly ask every member in this House to support these amendments to this bill.

Mr. SORG. Mr. Speaker. I desire to interrogate the gentleman from Westmoreland, Mr. Lovett.

The SPEAKER. Will the gentleman from Westmoreland permit himself to be interrogated?

Mr. LOVETT. I will, Mr. Speaker.

Mr. SORG. Will the gentleman say, Mr. Speaker, that the workers of Detroit, Michigan have the right to strike?

Mr. LOVETT. I don't know whether they do or not, to be honest with the gentleman, Mr. Speaker.

Mr. SORG. Will the gentleman say, Mr. Speaker, whether or not the workers in Ohio have the right to strike?

Mr. LOVETT. I don't know whether they do or not, Mr. Speaker.

Mr. SORG. Will the gentleman say, Mr. Speaker, whether or not the workers in Illinois have the right to strike?

Mr. LOVETT. Mr. Speaker, I would ask the gentleman if there is any other state in this union that the men have a right to strike?

The SPEAKER. Who is interrogating whom?

Mr. LOVETT. Let's be fair, Mr. Speaker. I might state to the gentleman that I am only interested in Pennsylvania.

Mr. SORG. Mr. Speaker, I will answer the gentleman. Every employe in every one of the states of the United States has the right to strike. I would like also to direct the gentleman's attention to the fact that the workers in Michigan have the right to strike, also in Illinois and Ohio and in all of the forty-five states in which there are no unemployment benefits to strikers.

I desire further, Mr. Speaker, to interrogate the gentleman from Westmoreland, Mr. Lovett.

In the event, an employee would be given twenty-five dollars per week under the Unemployment Compensation Law how much would an employee who worked make each hour on a forty hour a week basis.

Mr. LOVETT. That would depend on his wages, Mr. Speaker.

Mr. SORG. I just want to direct the attention of the gentleman to the fact that a single man must work forty hours a week at eighty cents an hour to compare with the work of somebody who gets twenty-five dollars a week and does nothing.

Mr. LOVETT. Mr. Speaker, for the life of me I couldn't fathom why the interrogation. I agree that possibly every man has a right to strike in Pennsylvania and some of the other states that pay them unemployment compensation. I see no reason why after a period of five weeks we should deny paying those men unemployment compensation. You must also realize that this bill does not always just affect the individual who goes on strike. The man is deprived of the right to work due to the fact that the place is on strike, although he may be perfectly willing to go to work. The company sends them home, and under this bill he would not be entitled to unemployment compensation if the particular plant in which he was working was on strike.

For the life of me I cannot see why we in Pennsylvania would step backward instead of forward at this particular time when we are spending thousands and thousands of dollars to build up this Democracy and sell it to the rest of the world. I certainly still ask you to support these amendments.

Mr. ANDREWS. Mr. Speaker, it is in line with the times that the Majority Leader has established a going wage of eighty cents an hour, six dollars and forty cents a day on the basis of a five-day week, thirty-two dollars to make a comparison on that basis.

Now, Mr. Speaker, there has been a wave that has swept this country. It is distinctly a labor-bating, union busting wave, and like all waves it will pass. The American people will return to normalcy, to right thinking. It is inconceivable that having established the right to strike as a fundamental right it should be proposed to punish the man that exercised that right.

And who should stand the burden of unemployment if not industry? Since these rights are so vital and since this bill in its present form is a challenge upon the part of the constituency for which I speak, we accept that challenge now and in the days to come.

Mr. Speaker, I ask for a roll call.

PARLIAMENTARY INQUIRY

Mr. BROWN. Mr. Speaker, I rise to a parliamentary inquiry.

The SPEAKER. The gentleman from Allegheny will state it.

Mr. BROWN. Mr. Speaker, I have a question to ask the Majority floor leader as to section 3091 on page four. I believe we are discussing now the amendments offered by the gentleman from Fayette or Washington, I don't recall which Mr. Capano. I am not sure whether these amendments had any thing to do with section 3091, on page four.

The SPEAKER. The amendments are all to Section two. They are the amendments to four hundred two and four hundred four.

Mr. BROWN. Mr. Speaker, in order to ask the question that I had in mind of the gentleman from Elk as to section 3091, shall I do that after the roll call or would I do that before the roll call on the first amendments?

The SPEAKER. The Chair might state to the gentleman from Allegheny that it might be done now with unanimous consent, or it can be done after the roll call.

Mr. BROWN. Mr. Speaker, I will wait until after the roll call.

Mr. CAPANO. Mr. Speaker, the principal objection which we have to the bill in its present state is to section D, and it is that section that is so designed that in the event of a strike it punishes only one individual regardless of who precipitates in the strike.

I ask you, Members of the House, what is fair about a bill of that kind, where it does not take into consideration the persons who bring about the strike?

On the question recurring,

Will the House agree to the amendments?

The yeas and nays were required by Mr. Andrews and Mr. Lovett.

A verification of the roll was requested by Messrs. Lovett, Petrosky and Weiss.

The roll was verified and was as follows:

YEAS—58

Andrews,	Crowley,	Mazza,	Sarra,
Bane,	Dague,	Mikula,	Scanlon,
Barrett,	Dalrymple,	Mills,	Scott,

Beech,	De Long,	Mooney,	Snider,
Bender,	Demech,	Morrison,	Stank,
Bentzel,	Efenberg,	Najaka,	Swope,
Boles,	Erb,	Needham,	Thomassy,
Brown,	Evans,	O'Connor,	Verona,
Bucchin,	Goff,	O'Neill,	Wachhaus,
Capano,	Kean,	Petrosky,	Weldner,
Chervenak,	Kemp,	Polaski,	Weiss,
Chudoff,	Kirley,	Powers,	Wheeler,
Cochran,	Kohl,	Readinger,	Yester,
Cole,	Livingston,	Reese, R. E.,	Yetzer,
Cordler,	Lovett,		

NAYS—122

Aaronson,	Greer,	McKinney,	Shoemaker,
Baumunk,	Griffiths,	McMillen,	Smith, C. C.,
Bloom,	Guthrie,	Miller,	Smith, C. M.,
Bonawitz,	Gyger,	Mintess,	Sollenberger,
Boorse,	Hall,	Mohr,	Sorg,
Bower,	Haller,	Moore, C. E.,	Sproul,
Brelsch,	Helm,	Moore, H. A.,	Stimmel,
Brice,	Henry,	Murray,	Stockham,
Brunner,	Hocker,	Myers,	Stonier,
Cadwalader,	Hoffman,	Neff,	Stuart,
Cook,	Hoopes,	Nelson,	Thompson,
Cooper,	Horan,	O'Dare,	Tittle,
Costa,	Imbt,	O'Donnell,	Totapkins,
Davison,	Jennings,	Orban,	Toomey,
Depuy,	Johnson,	Patten,	Turner,
Dix,	Jump,	Price,	Upshur,
Dye,	Kelley,	Propert,	Vaughan,
Elder,	Kent,	Ragot,	Wagner,
Ewing,	Kline,	Reagan,	Waldron,
Feola,	Kratz,	Reese, D. P.,	Walton,
Fish,	Kurtz,	Relly, J. M.,	Waterhouse,
Floss,	Laughner,	Richter,	Watkins,
Flack,	Layer,	Riley,	Watson,
Fleming,	Lee,	Robbins,	Wescott,
Foor,	Lelsey,	Robertson,	Wolf,
Frost,	Livingstone,	Root,	Wood,
Gallagher,	Madigan,	Rose,	Yeakel,
Gibson,	McCormack,	Rowen,	Young,
Goodling,	McCosker,	Royer,	Lichtenwalter,
Gorman,	McCullough,	Sax,	Speaker.
Graybill,	McDonald,	Serrill,	

NOT VOTING—25

Cassidy,	Johnston,	Mihm,	Simons,
Clevenger,	Jones,	Naumann,	Tahl,
Dennison,	Krise,	Pichney,	Trout,
Getchey,	Loftus,	Pickens,	Wallin,
Greenwood,	Lyons,	Relly, W. J.,	West,
Haudensheld,	Madden,	Schuster,	Worley,
Hewitt,			

So the question was determined in the negative and the amendments were not agreed to.

On the question,

Will the House agree to the section?

It was agreed to.

Mr. BROWN asked and obtained unanimous consent to interrogate the gentleman from Elk, Mr. Sorg, with reference to Section 1.

The SPEAKER. Will the gentleman from Elk permit himself to be interrogated?

Mr. SORG. I will, Mr. Speaker.

Mr. BROWN. This section (Section 1,) Mr. Speaker, has not been able to get the kind of attention that the section which was the subject matter of amendment received. However, it is a very vital section.

I should like to ask the gentleman from Elk, Mr. Sorg, why brackets were inserted around the words "with the approval of the Attorney General and under rules and regulations adopted therefor." The bracket goes down to line 10, leaving it entirely to the discretion of the Secretary of the Department to grant the compromise and to abate the penalty without making rules and regulations,

unless the amount is in excess of one thousand dollars, when the matter is to be submitted to the Attorney General. I would like to know why this deletion?

Mr. SORG. Mr. Speaker, the only reason I can see for the deletion is this: in order to have definite procedure, that it should go through several hands rather than through a particular department which has jurisdiction, and perhaps making decisions in every other branch of the Unemployment Compensation Law.

Mr. BROWN. Does not the gentleman feel that the Secretary of the Department should be directed by this Legislature to at least adopt rules and regulations for these compromises?

Mr. SORG. I do not see the necessity for rules and regulations, Mr. Speaker.

Mr. BROWN. We were unable, Mr. Speaker, to hear the answer because of the noise.

The SPEAKER. Will the gentleman from Elk, Mr. Sorg, repeat his answer?

Mr. SORG. Mr. Speaker, Section 309.1 permits compromises in those cases where it would be inequitable to insist upon the full penalty and interest. I see no need why there should be particular rules and regulations adopted from time to time, especially when all you need to decide a case is another rule and regulation.

Mr. BROWN. Does not the gentleman feel, Mr. Speaker, that some safeguard should be placed in this section so that those who might be favored would not receive that favor above those who are not so favored?

Mr. SORG. Mr. Speaker, the only conceivable way I could think that that could be accomplished would be to specifically write rules and regulations ourselves for every specific case that might arise. If he is given the authority to write rules and regulations, certainly he should have the authority to make decisions and in that case there isn't any need for formulating a procedure.

Mr. BROWN. There must have been a reason Mr. Speaker, for putting in line 8 originally "with the approval of the Attorney General under the rules and regulations adopted therefor." Does not the gentleman feel that that would be some protection to those who ultimately might not be favored by the Department?

Mr. SORG. Mr. Speaker, I agree that we might be putting in six more pages of safeguards here. I feel nevertheless that there are sufficient safeguards for this measure as there are for any other measure under the jurisdiction of the particular Department.

Mr. BROWN. I wish to thank the gentleman, Mr. Speaker.

The third and fourth sections were separately read and agreed to.

The title was read.

On the question,

Will the House agree to the title?

The SPEAKER. The Chair might ask the gentleman from Washington, Mr. Capano, since his amendments to section 2 were not agreed to, whether he desires to withdraw his amendments to the title?

Mr. CAPANO. Yes, Mr. Speaker.

On the question recurring,

Will the House agree to the title?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1076, entitled:

An Act to amend subsection two of section six of the act approved the first day of June one thousand nine hundred thirty-seven (P. L. 1168) entitled "An act to protect the right of employes to organize and bargain collectively creating the Pennsylvania Labor Relations Board conferring powers and imposing duties upon the Pennsylvania Labor Relations Board officers of the State government and courts providing for the right of employes to organize and bargain collectively declaring certain labor practices by employers to be unfair further providing that representatives of a majority of the employes be the exclusive representatives of all the employes authorizing the board to conduct hearings and elections and certify as to representatives of employes for purposes of collective bargaining empowering the board to prevent any person from engaging in any unfair labor practice and providing a procedure for such cases including the issuance of a complaint the conducting of a hearing and the making of an order empowering the board to petition a court of common pleas for the enforcement of its order and providing a procedure for such cases providing for the review of an order of the board by a court of common pleas on petition of any person aggrieved by such order and establishing a procedure for such cases providing for an appeal from the common pleas court to the Supreme Court providing the board with investigatory powers including the power to issue subpoenas and the compelling of obedience to them through application to the proper court providing for service of papers and process of the board prescribing certain penalties" declaring picketing by persons not employed by the place of employment picketed to be an unfair labor practice.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for third reading.

Mr. BROWN. Mr. Speaker, we just passed over House Bill 1076, Printer's No. 588; is that correct?

The SPEAKER. That is correct.

Mr. BROWN. I regret that the Speaker's attention was not attracted. I had several questions I wanted to ask on this bill, but the Speaker was in such a hurry that I was not seen.

The SPEAKER. The Chair might inform the gentleman that he was not in a hurry. If the gentleman had been at the microphone he would have been properly recognized.

If there is no objection the Chair will return to page 5 of today's calendar, House Bill 1076, Printer's No. 588, and withdraws its decision that the bill was agreed to on second reading. The Chair hears none.

On the question recurring,

Will the House agree to the bill on second reading?

Mr. BROWN. I should like to interrogate the gentleman from Elk, Mr. Sorg, Mr. Speaker.

The SPEAKER. Will the gentleman from Elk permit himself to be interrogated?

Mr. SORG. I will, Mr. Speaker.

Mr. BROWN. Mr. Speaker, will the gentleman from Elk, Mr. Sorg, explain the purpose of the amendment to this bill?

Mr. SORG. To what amendments does the gentleman refer, Mr. Speaker.

The SPEAKER. The Chair might inform the gentleman that he must be confused as to the bill. There have been no amendments offered.

Mr. BROWN. Mr. Speaker, will the gentleman explain House Bill 1076, Printer's No. 588.

The SPEAKER. Will the gentleman from Elk permit himself to be interrogated?

Mr. SORG. I will, Mr. Speaker. The purpose of House Bill 1076, Printer's No. 588, is to make it an unfair labor practice by a person or persons who is not an employee to picket while a strike is in progress affecting the place of employment. It is designed primarily to discourage the practice of retaining professional pickets by any employees' organization.

Mr. BROWN. Mr. Speaker, may I ask the gentleman whether the right to picket is a constitutional right, protected under the rights of free speech and free assembly?

Mr. SORG. In reply to the gentleman, Mr. Speaker, I would say that it is.

Mr. BROWN. May I ask the gentleman a further question? Does he feel that the Commonwealth of Pennsylvania can prohibit and make punishable by fine and imprisonment the doing of an act which under the fourteenth amendment to the Constitution secures to every person as an attribute of the fundamental law of the land?

Mr. SORG. Mr. Speaker, I am not aware of any fine or imprisonment provision in this particular law.

Mr. BROWN. Is it not true, Mr. Speaker, that under the State Labor Relations Act that failure to comply with an order can be enforced by a fine or imprisonment?

Mr. SORG. That would be the failure to comply with an order, Mr. Speaker. This law does not contemplate the failure to comply with an order, but provides for a specific prohibition, making it an unfair labor practice which would involve the loss of certain rights given under the law.

Mr. BROWN. If the State Labor Relations Board finds that this is an unfair labor practice and issues an order to desist to the person or persons, and the person or persons refuses to desist, could not those persons be subjected to the fine and penalty provided for by the act?

Mr. SORG. For failure to comply with the order, yes, Mr. Speaker.

Mr. BROWN. Therefore, it would simply mean, Mr. Speaker, that if one who is not an employee of a plant that is on strike would continue to picket, that the State Labor Relations Board could issue a desist order and the person who ignored the order could be fined or imprisoned.

Mr. SORG. That is not my interpretation, Mr. Speaker.

Mr. BROWN. What is the penalty, Mr. Speaker, under this act for refusing to obey what the State Labor Relations Board says is an unfair labor practice?

Mr. SORG. Mr. Speaker, the penalty is on the part of those who seek to establish the practice, or enter into a contract agency for the purpose of establishing picket lines, in which event he would suffer the loss of certain rights under the Pennsylvania Labor Relations Act, after it is established that he is on strike.

Mr. BROWN. Mr. Speaker, does the gentleman mean to convey to this House that the failure then to comply with an order of the State Labor Relations Board, which

has decreed the matter to be an unfair labor practice, does not carry with it any penalty?

Mr. SORG. I do not, Mr. Speaker.

Mr. BROWN. Mr. Speaker, how can the gentleman distinguish between the penalty that would be imposed for refusing to obey an order of the Pennsylvania State Labor Relations Board as against an order issued in any other matter.

Mr. SORG. I did not so state, Mr. Speaker.

Mr. BROWN. That is all.

I am sorry, Mr. Speaker, if in any manner I seem to have hurt the Speaker. We are proceeding with some dispatch in these matters, and I think that time should be given at least for us to so collect the matter which we have that we can intelligently talk about it.

Now, Mr. Speaker, these are serious matters involving curtailment of certain fundamental rights of individuals, and the House should not attempt to refuse to give all the time that is necessary. Certainly I cannot agree with the statements of the Majority Leader that to refuse to obey the order of the State Labor Relations Board in one instance imposes a penalty, and to do the same thing in another instance would not impose a penalty. Certainly there is nothing in the act that would convey such a construction.

The facts are simply these, if the person violates what we are now maintaining is an unfair labor practice, the same punishment would apply as would apply in any other part of the law, and I ask the House a simple question, how can the State of Pennsylvania write a matter which is a constitutional protection in this bill as an unfair labor practice and make them amenable to fine and imprisonment? I would like to have someone answer that question for me.

Mr. SORG. Mr. Speaker, the gentleman must distinguish between the specific prohibition and the failure to comply with a specific order. There is no fine or penalty imposed under this particular section for the specific act. The fine and the imprisonment or whatever the penalty may be, may be applied to the refusal to obey a governmental agency.

Mr. BROWN. Mr. Speaker, for refusing to obey the governmental agency is the order that the governmental agency will issue to cease the picketing. I cannot understand and I am sorry that I am so dense in my mind, that there is a distinction between obeying one order and not another order, and if there is no penalty in this act, as the gentleman says, why do we need it? Who is going to enforce it? If it is going to be enforced it will be enforced under the general provisions of the State Labor Relations Act, which under the general clause,—I do not have the act here, but I think it says, "Any person or persons violating any order of the Commission shall be subject to a fine imposed upon him". I leave the question as I have said before, can the General Assembly of this Commonwealth write into this law punishment and imprisonment for the commission of an act which otherwise under the Constitution of these United States is a fundamental guarantee of each and every person within the confines of the territorial jurisdiction of the United States.

Mr. ANDREWS. Mr. Speaker, I think as a layman I will have to untangle this legal situation. As I read this bill it is not designed to punish anybody who pickets. It

is designed to restrain a labor union which hires anyone who happens to be a member of a picketer's union, who is not employed by the concern that is on strike. Under this bill I can picket, you can picket and nobody can stop you from picketing if you are not hired, but under this bill it is designed if the labor union hires you and you are not working for the place, then they will punish the union, and the only question is whether you can punish a union because I do something I have the legal right to do if I am not paid the picketer's union rate, and that is the whole question. If I picket free, I can picket. If I charge the legal rate, the union rate for the union picketers, then you punish the labor union. That is all this bill does with all deference to the lawyers.

Mr. CHUDOFF. Mr. Speaker, I desire to interrogate the gentleman from Elk, Mr. Sorg.

The SPEAKER. Will the gentleman from Elk permit himself to be interrogated?

Mr. SORG. I shall, Mr. Speaker.

Mr. CHUDOFF. Mr. Speaker, as I understand from the explanation of this bill by the gentleman from Cambria, Mr. Andrews, if I was in sympathy with the union which was striking, I would have the right to picket as long as I was not a professional, is that correct?

Mr. SORG. Mr. Speaker, I would even go further than that. I would say you would have the right to picket even if you were a professional.

Mr. CHUDOFF. Suppose, Mr. Speaker, on the day that I was picketing I got tired and I got John Smith to finish the day for me, or for three hours, would I be allowed to hire John Smith to finish the day for me?

Mr. SORG. If John Smith was not an employe of the establishment it would be an unfair labor practice, Mr. Speaker.

Mr. CHUDOFF. Whether a member of the union or a member of the labor organization, is that correct, Mr. Speaker?

Mr. SORG. No, that is not correct, Mr. Speaker. Assuming that the gentleman is a member or an employe.

Mr. CHUDOFF. Supposing I am an employe and I hire somebody, would that be an unfair labor practice, Mr. Speaker?

Mr. SORG. It would be an unfair labor practice, Mr. Speaker, for which I see no penalty.

Mr. CHUDOFF. I thank the gentleman.

Mr. COLE. I desire to interrogate the gentleman from Elk, Mr. Sorg.

The SPEAKER. Will the gentleman from Elk permit himself to be interrogated?

Mr. SORG. I shall, Mr. Speaker.

Mr. COLE. Mr. Speaker, under the provisions of this bill,—I am taking the coal industry, for instance, we have what we call a union shop contract covering the whole industry. Supposing that the whole industry comes out on a strike, they do not need pickets at the plant where I am working but over at the plant across the river they need some pickets, would I be allowed under this bill to go over there and picket?

Mr. SORG. In my opinion, Mr. Speaker, this bill would declare that an unfair labor practice.

Mr. COLE. I thank the gentleman, Mr. Speaker.

Mr. GOFF. Mr. Speaker, I desire to interrogate the gentleman from Elk, Mr. Sorg.

The SPEAKER. Will the gentleman from Elk permit himself to be interrogated?

Mr. SORG. I shall, Mr. Speaker. I can take it if the rest of the Members can.

Mr. GOFF. Mr. Speaker, under this act there seems to be an issue here that has not been brought up as yet. We talk about plants, if I might cite a supposed case, if there are two dishwashers at the Harrisburger hotel and they are the sole union and they are continued there and they belong to a dishwasher's union of 100 members, this bill prohibits the other 98 union members from coming down and assuming a place on the picket lines, is that correct?

Mr. SORG. That is correct, Mr. Speaker.

MOTION TO RECOMMIT

Mr. PETROSKY. Mr. Speaker, I move that this bill be recommitted to the Committee on Labor Relations for further study and possible amendment.

On the question,

Will the House agree to the motion?

It was not agreed to.

On the question recurring,

Will the House agree to the bill on second reading?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of Senate Bill No. 78, entitled:

An Act to further amend clauses (k), (s) and (y) of section four and to re-enact and further amend section three hundred one of the act, approved the fifth day of December, one thousand nine hundred thirty-six (1937 P. L. 2897) entitled "An act establishing a system of unemployment compensation to be administered by the Department of Labor and Industry and its existing and newly created agencies with personnel (with certain exceptions) selected on a civil service basis; requiring employers to keep records and make reports, and certain employers to pay contributions based on payrolls to provide moneys for the payment of compensation to certain unemployed persons; providing procedure and administrative details for the determination, payment and collection of such contribution and the payment of such compensation; providing for cooperation with the Federal Government and its agencies; creating certain special funds in the custody of the State Treasurer; and prescribing penalties," providing for modification of the manner in which employer contribution rates are determined, and for a lag between the period on which contribution rates are based and the rate period; and placing experience rating on a permanent basis.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for third reading.

HOUSE BILL No. 1001 MADE SPECIAL ORDER

Mr. RAGOT. Mr. Speaker, I move that House Bill No. 1001, Printer's No. 394, on page 5 of today's calendar, bills on second reading, be made a special order immediately. The motion was agreed to.

SPECIAL ORDER

BILL ON SECOND READING

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1001, entitled:

An Act to provide that Labor Unions shall file certain statements and reports annually with the Department of Labor and Industry imposing powers and duties on the department relative thereto and providing penalties

The first and second sections were read and agreed to. The third section was read.

On the question,

Will the House agree to the section?

Mr. BROWN. Mr. Speaker, I desire to interrogate the gentleman from Elk, Mr. Sorg.

The SPEAKER. Will the gentleman from Elk permit himself to be interrogated?

Mr. SORG. I shall, Mr. Speaker.

Mr. BROWN. Mr. Speaker, would the gentleman be kind enough to inform me why on page two, line 14, is it necessary that these reports shall at all times be open to public inspection?

Mr. SORG. Mr. Speaker, I should like to yield to the gentleman from Northampton, Mr. Ragot, the sponsor of the measure.

The SPEAKER. Will the gentleman from Northampton permit himself to be interrogated?

Mr. RAGOT. I shall, Mr. Speaker.

The SPEAKER. The gentleman will proceed.

Mr. BROWN. The question, Mr. Speaker, is why on page two, line 14, in this bill it places a duty upon the Department of Labor and Industry at all times to keep all these records open to public inspection. I would like to know the reason for that provision.

Mr. RAGOT. Mr. Speaker, I do not see any special reason why they should not be open to inspection all the time.

Mr. BROWN. Does the gentleman know of any other instance in the law where private confidential matters as to the payment of salaries must be filed and be open at all times to public inspection?

Mr. RAGOT. Mr. Speaker, most anybody who handles something for somebody else has to have that kind of a statement.

Mr. BROWN. Can the gentleman specifically point to any other instance in our law where reports on matters such as are contained in this bill have to be filed and open at all times to public inspection?

Mr. RAGOT. I would not be able to answer that question, Mr. Speaker.

Mr. BROWN. I thank the gentleman.

Mr. Speaker, I feel that this is a good bill with possibly one exception, and I think that exception is the thing that defeats the bill. If my memory is correct, and there are lawyers here who can challenge the statement, I do not state it as the result of an exhaustive study, but so far as I have been able to find, the reports that have to be filed as to a persons' income are confidential matters, and can only be secured by those who have an interest or by subpoena from the proper court of proper jurisdiction.

I feel and I can understand how we may feel as to labor. I am not speaking on the question of labor but I do feel that we should not make an exception. I am in high accord with the bill and I see no reason why if organized labor pays me a certain sum of money that that sum

should be here in Harrisburg open to public inspection, to everybody, when, as far as I have been able to find out, no other such inspections are required under the law, and I would like to know from the Majority Floor Leader whether or not he would be willing to make these reports confidential reports such as we find in our income law and the S. E. C. law and all other laws that I know anything about. Would the Majority Floor Leader be willing to accede to that one exception?

The SPEAKER. Does the gentleman desire to interrogate the gentleman from Elk?

Mr. BROWN. I have one question, Mr. Speaker.

The SPEAKER. The gentleman may proceed.

Mr. BROWN. The question is would the Majority Floor Leader be willing to strike out of this bill that these records should be open to public inspection and insert a clause therein such as is found in our income tax law and in the S. E. C. law and other laws where confidential communications are required to be filed, that the information filed therein is confidential and can only be secured by parties in interest or upon application to the court of proper jurisdiction for a proper purpose.

Mr. SORG. I am consciously endeavoring to avoid taking any particular stand on this measure. I see many merits in the position sponsored by the gentleman from Northampton, Mr. Ragot, wherein any department or agency is given the authority to inspect. Certainly it is a matter of public interest, when our government steps in, when we provide for such an inspection, and certainly Mr. Speaker, it is a matter that could be of public interest.

It occurs to me, Mr. Speaker, that the records of life insurance companies are open and available at all times through the Insurance Commissioner, where they must be filed. So also with any of the other places of business that are involved here in the Securities and Exchange Commission, and in all cases with the one exception that is in my mind, where it is for the purpose of establishing revenue; it is not a matter of confidence between the individual or organization involved and the government.

Mr. BROWN. The answer is therefore, Mr. Speaker, that you are not willing to insert that provision in this bill?

Mr. SORG. Not without the consent of the sponsor, Mr. Speaker.

Mr. RAGOT. Mr. Speaker, when the question was propounded to me before I did not quite understand the gentleman from Allegheny, Mr. Brown. I have no objection to that amendment providing that it will not close the door to the rank and file members of each union to inspect the records.

Mr. BROWN. Mr. Speaker, I am heartily in accord with any amendment that will be written, and I am for the bill. I do think though that some limitation should be made in order that all the records will not just be public records like a newspaper, and if the gentleman will agree that these amendments will be inserted on third reading, with his approval and in the light of his answer I shall be very glad to sit down with him.

Mr. RAGOT. That is agreeable to me, Mr. Speaker.

Mr. CHUDOFF. Mr. Speaker, I desire to interrogate the gentleman from Northampton, Mr. Ragot.

The SPEAKER. Will the gentleman from Northampton permit himself to be interrogated?

Mr. RAGOT. I shall, Mr. Speaker.

Mr. CHUDOFF. Mr. Speaker, I should like to know, and since we are having the president and secretary of labor unions file reports, would he object to an amendment on third reading providing for unions of industry like the Pennsylvania Manufacturers Association and the Chamber of Commerce filing reports?

Mr. RAGOT. Mr. Speaker, those associations which the gentleman from Philadelphia speaks of are not unions. They are not labor unions. This bill applies to labor unions only.

Mr. CHUDOFF. I thank the gentleman.

Mr. Speaker, I cannot agree with the contention of the gentleman from Northampton. I see no difference between labor union and a union of manufacturers or union of industrial magnates, who have unionized themselves for the purpose of getting benefits that they want from the government and from the public.

Mr. COLE. Mr. Speaker, I desire to interrogate the gentleman from Northampton, Mr. Ragot.

The SPEAKER. Will the gentleman from Northampton permit himself to be interrogated?

Mr. RAGOT. I shall, Mr. Speaker.

Mr. COLE. Mr. Speaker, I understand the gentleman to say just a little bit ago that he wanted to make the thing safe so that the local union back home can get these reports, is that right?

Mr. RAGOT. I said the members of the union should have these reports if they want to look at them.

Mr. COLE. I thank the gentleman.

Mr. Speaker, I would just like to inform the gentleman from Northampton, Mr. Ragot, and the Members of this House, that the unions of this country do send reports to the local unions back home. We have auditors that are elected and they audit the books every six months, and those reports are sent back home to the various local unions and any member of that local union can find out at any time where his money went to, even down to a postage stamp.

I personally am against this bill regardless of how they spent it, because I do not think it is a fair bill to have a labor union file all their affairs with some department when they do not require any other organization of any kind to do the same thing. This kind of a bill could very well mean that an employer could come in and find out how strong financially a union is and could determine from those reports how long the men could hold out, and therefore, this would seriously effect the cause of collective bargaining.

On the question recurring,

Will the House agree to the section?

It was agreed to.

The fourth section and title were separately read and agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 643, entitled:

An Act to amend Sections four hundred two four hundred nine four hundred fifteen and four hundred nineteen of the act approved the third day of June one thousand

nine hundred thirty-seven (P. L. 1225) entitled "An act concerning game and other wild birds and amending revising consolidating and changing the law relating thereto" by increasing the fee for nonresident fur buyers' permits revising the requirements with reference to tags attached to shipments of propagated game and propagated furbearers and changing penalties

And said bill having been read at length the second time and agreed to

Ordered, To be transcribed for third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1327, entitled:

An Act making an appropriation to the Department of Public Instruction for the expenses involved in licensing and regulating private school and classes

The first section was read.

On the question,

Will the House agree to the section?

Mr. DAVID P. REESE with the consent of the sponsor offered the following amendment:

Amend sec. 1, page 1, line 2, by striking out the words "Fifteen Thousand Dollars (\$15,000)" and inserting in lieu thereof "twenty-five thousand dollars (\$25,000)."

It was agreed to.

The section was agreed to as amended.

The title was read and agreed to.

And said bill having been read at length the second time and agreed to

Ordered, To be transcribed for third reading.

BILLS PASSED OVER

There being no objection,

Senate Bill No. 241, Printer's No. 76

Senate Bill No. 246, Printer's No. 83

Senate Bill No. 314, Printer's No. 93 and

Senate Bill No. 316, Printer's No. 94

were passed over at the request of the SPEAKER.

Agreeably to order,

The House proceeded to the second reading and consideration of Senate Bill No. 334, entitled:

An Act to amend the act approved the second day of May one thousand nine hundred forty-five (P. L. 382) entitled "An act providing for the incorporation as bodies corporate and politic of 'Authorities' for municipalities counties and townships prescribing the rights powers and duties of such Authorities heretofore or hereafter incorporated authorizing such Authorities to acquire construct improve maintain and operate projects and to borrow money and issue bonds therefor providing for the payment of such bonds and prescribing the rights of the holders thereof conferring the right of eminent domain on such Authorities authorizing such Authorities to enter into contracts with and to accept grants from the Federal Government or any agency thereof and conferring exclusive jurisdiction on certain courts over rates" by further providing for the incorporation of such Authorities and further prescribing the rights powers and duties of such Authorities

The first section was read.

On the question,

Will the House agree to the section?

Mr. TURNER offered the following amendments:

Amend sec. 1 (sec. 4), page 13, line 5, by inserting after

the word "thereby" the following: "according to the foot front rule."

Amend sec. 1 (sec. 4), page 13, line 7, by striking out "and" and inserting in lieu thereof: "and."

Amend sec. 1 (sec. 18), page 21, line 18, by striking out "Construction" and inserting in lieu thereof: "constructing."

They were agreed to.

The section was agreed to as amended.

The second section was read and agreed to.

The title was read.

On the question,

Will the House agree to the title?

Mr. TURNER offered the following amendment:

Amend Title, page 2, last line of title, by inserting after the word "Authorities" the following: "authorizing Authorities to charge the cost of constructing lateral sewers against properties benefited, improved or accommodated thereby; making such charges liens; providing for the enforcement thereof; and authorizing Authorities to charge tapping fees for sewer connections.

It was agreed to.

The title was agreed to as amended.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of Senate Bill No. 338, entitled:

An Act to further amend clause (c) of section three of the act approved the first day of June one thousand nine hundred thirty-seven (P. L. 1168) entitled "An act to protect the right of employes to organize and bargain collectively creating the Pennsylvania Labor Relations Board conferring powers and imposing duties upon the Pennsylvania Labor Relations Board officers of the State government and courts providing for the right of employes to organize and bargain collectively declaring certain labor practices by employers to be unfair further providing that representatives of a majority of the employes be the exclusive representatives of all the employes authorizing the board to conduct hearings and elections and certify as to representatives of employes for purposes of collective bargaining empowering the board to prevent any person from engaging in any unfair labor practice and providing a procedure for such cases including the issuance of a complaint the conducting of a hearing and the making of an order empowering the board to petition a court of common pleas for the enforcement of its order and providing a procedure for such cases providing for the review of an order of the board by a court of common pleas on petition of any person aggrieved by such order and establishing a procedure for such cases providing for an appeal from the common pleas court to the Supreme Court providing the board with investigatory powers including the power to issue subpoenas and the compelling of obedience to them through application to the proper court providing for service of papers and process of the board prescribing certain penalties" excluding municipal authorities from the definition of employer

And said bill having been read at length the second time and agreed to

Ordered, To be transcribed for third reading.

BILL PASSED OVER

There being no objection,

Senate Bill No. 492, Printer's No. 185

was passed over at the request of the SPEAKER.

Agreeably to order,

The House proceeded to the second reading and consideration of Senate Bill No. 652, entitled:

An Act terminating the existence of the Pennsylvania Nautical School.

And said bill having been read at length the second time and agreed to

Ordered, To be transcribed for third reading.

Mr. SOLLENBERGER. Mr. Speaker, I desire to call up House Bill No. 417, Printer's No. 593 on page 2 of today's calendar, bills on second reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 417, entitled:

An Act to further amend the act approved the eighteenth day of May one thousand nine hundred eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by further providing for the minimum compensation and increments of members of the teaching and supervisory staffs of school districts and vocational school districts county superintendents and assistant county superintendents and district superintendents and providing for reimbursement by the Commonwealth and repealing certain provisions of said act

The first section was read.

On the question,

Will the House agree to the section?

BILL POSTPONED

Mr. SOLLENBERGER. Mr. Speaker, I move that this bill be placed on the second reading postponed calendar for a period of not longer than five days.

The SPEAKER. The Chair might inform the gentleman that under the Rules that is the limit, five legislative days.

On the question,

Will the House agree to the motion?

Mr. ANDREWS. Mr. Speaker, I believe under the circumstances that have developed that the motion as made by the gentleman from Blair is in line with sound procedure. This House by majority sentiment, I believe, is committed to the major portions and the theory of House Bill 417.

There has appeared in this General Assembly another bill in the other chamber. Neither house in the negotiations that must inevitably be staged should be placed at a disadvantage. I am willing to concede that this House should not be forced willy-nilly to accept a Senate bill, and I am willing to concede that the other Chamber has certain perogatives and should not be forced willy-nilly to accept a House bill, if it is possible for the two Houses by sensible negotiations to arrive at an understanding. The arrangement that the gentleman from Blair has proposed will give this House a sounder position in conference than it would have if we had to go into conference solely upon the basis of a Senate bill.

On the question recurring,

Will the House agree to the motion?
It was agreed to.

BILLS ON FINAL PASSAGE

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 601, as follows:

An Act to amend section one of the act approved the eighteenth day of March one thousand eight hundred seventy-five (P. L. 32) entitled "An act requiring recorders of deeds to prepare and keep in their respective offices general direct and ad sectum indexes of deeds and mortgages recorded therein prescribing the duty of said recorder and declaring that the entries in said general indexes shall be notice to all persons" prescribing additional entries to be made by recorders of deeds in certain counties in the indexes for deeds and indexes for mortgages

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Section one of the act approved the eighteenth day of March one thousand eight hundred seventy-five (P. L. 32) entitled "An act requiring recorders of deeds to prepare and keep in their respective offices general direct and ad sectum indexes of deeds and mortgages recorded therein prescribing the duty of said recorders and declaring that the entries in said general indexes shall be notice to all persons" is hereby amended to read as follows

Section 1 Be it enacted &c That in the addition to the indexes which the recorder of deeds in each county of this commonwealth is required to keep the said recorder shall carefully and accurately prepare and keep in his office two general indexes of all deeds recorded therein in one of which to be known as the direct index he shall enter in their order the name of the grantor the name of the grantee the volume and page wherein the deed is recorded and in the other to be known as the ad sectum index he shall enter in their order the name of the grantee the name of the grantor the volume and page wherein the deed is recorded He shall in like manner also prepare and keep two general indexes one direct and the other ad sectum of all mortgages recorded in his office except in counties of the first class he shall hereafter enter in both said indexes of deeds and in both the indexes of mortgages the date of recording and the name of the city or borough or township and the number of the ward thereof if any in which the property affected is stated in the recorded instrument to be located and the primary as well as the permanent indexes shall contain the foregoing entries as to date of recording and locality of each property affected Provided That where an instrument affects property in more than one ward city borough town or township and the space on the index is insufficient to permit the writing of the locality of each property affected the name of the county alone shall be full compliance with this act Said indexes shall be arranged alphabetically and in such a way as to afford and easy and ready reference to said deeds and mortgages respectively and shall be written in a plain and legible hand Provided however That in any county where such indexes have already been prepared and in use or where and special law relating to any of said indexes is now in force they shall be adopted and kept as if made in pursuance of this act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203.

- | | | | |
|-------------|---------------|---------------|----------------|
| Aaronson, | Frost, | McCormack, | Sax, |
| Andrews, | Gallagher, | McCosker, | Scanlon, |
| Bane, | Getchey, | McCullough, | Senuster, |
| Barrett, | Gibson, | McDonald, | Scott, |
| Baumunk, | Goff, | McKinney, | Serrill, |
| Beech, | Goodling, | McMillen, | Shoemaker, |
| Bender, | Gorman, | Mikula, | Stmons, |
| Bentzel, | Graybill, | Miller, | Smith, C. C., |
| Bloom, | Greenwood, | Mills, | Smith, C. M., |
| Boles, | Greer, | Mintess, | Snider, |
| Bonawitz, | Grifths, | Mohr, | Sollenberger, |
| Boorse, | Guthrie, | Mooney, | Sorg, |
| Bower, | Gyger, | Moore, C. E., | Sproul, |
| Brelsch, | Hall, | Moore, H. A., | Stank, |
| Brice, | Haller, | Morrison, | Stimmel, |
| Brown, | Haudenshield, | Murray, | Stoekham, |
| Brunner, | Helm, | Myers, | Stonder, |
| Bucchin, | Henry, | Najaka, | Stuart, |
| Cadwalader, | Hewitt, | Naumann, | Swope, |
| Capano, | Hocker, | Needham, | Tahl, |
| Cassidy, | Hoffman, | Neff, | Thomassy, |
| Chervenak, | Hoopes, | Nelson, | Thompson, |
| Chudoff, | Horan, | O'Connor, | Tittle, |
| Clevenger, | Imbt, | O'Dare, | Tompkins, |
| Cochran, | Jennings, | O'Donnell, | Toomey, |
| Cole, | Johnson, | O'Neill, | Turner, |
| Cook, | Johnston, | Orban, | Upshur, |
| Cooper, | Jones, | Patten, | Vaughan, |
| Cordler, | Jump, | Petrosky, | Verona, |
| Costa, | Kean, | Pichney, | Wachhaus, |
| Crowley, | Kelley, | Pickens, | Wagner, |
| Dague, | Kemp, | Polaski, | Waldron, |
| Dalrymple, | Kent, | Powers, | Wallin, |
| Davison, | Kirley, | Price, | Walton, |
| De Long, | Kline, | Propert, | Waterhouse, |
| Demech, | Kohl, | Ragot, | Watkins, |
| Dennison, | Kratz, | Readinger, | Watson, |
| Depuy, | Krise, | Reagan, | Weldner, |
| Dix, | Kurtz, | Reese, D. P., | Weiss, |
| Dye, | Laughner, | Reese, R. E., | Wescott, |
| Efenberg, | Layer, | Relly, J. M., | West, |
| Elder, | Lee, | Relly, W. J., | Wheeler, |
| Erb, | Leisey, | Richter, | Wolf, |
| Evans, | Livingston, | Robbins, | Wood, |
| Ewing, | Livingstone, | Roberts, | Worley, |
| Feola, | Loftus, | Robertson, | Yester, |
| Fish, | Lovett, | Root, | Yeakel, |
| Fiss, | Lyons, | Rose, | Yetzer, |
| Flack, | Madden, | Rowen, | Young, |
| Fleming, | Madigan, | Royer, | Lichtenwalter, |
| Foor, | Mazza, | Sarra, | Speaker. |

NAYS—0.

NOT VOTING—2.

- Mlhm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 852, as follows:

An Act to further amend the act approved the twenty-second day of June one thousand nine hundred thirty-one (P. L. 594) entitled "An act establishing certain township roads as State highways authorizing their construction maintenance and improvement under certain conditions and restrictions limiting the obligation of the Commonwealth in the construction of certain structures located on such highways conferring certain powers upon the Department of Highways and local authorities persons associations and corporation for sharing the cost of the maintenance and construction of such highways and making an appropriation to carry out the provisions of said act" by changing or deleting certain routes and adding certain new routes

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The following routes established by the act approved the twenty-second day of June one thousand nine hundred thirty-one (P. L. 594) entitled "An act establishing certain township roads as State highways authorizing their construction maintenance and improvement under certain conditions and restrictions limiting the obligation of the Commonwealth in the construction of certain structures located on such highways conferring certain powers upon the Department of Highways and local authorities persons associations and corporations for sharing the cost of the maintenance and construction of such highways and making an appropriation to carry out the provisions of said act" and its amendments are hereby deleted as indicated or amended to read as follows

Route 04051 Beginning at a point on Route [640 near the John Woung farm] 204 about one mile west of Route 04032 thence northerly in Chippewa Township and Big Beaver Township to a point on Route 04044 in Beaver County a distance of about [2.5] 1.7 miles

Route 05046 Beginning at a point on Route 118 approximately two miles east of Grandview in Juniata Township Bedford County thence northerly through Juniata Township to a point on the Juniata-Napier Township line approximately 0.75 of a mile east of the Bedford-Somerset County line thence northeasterly through Napier Township to the Village of Helixville thence [southeasterly to a road intersection approximately two miles west of the Borough line of Schellsburg] northerly and easterly to a point on Route 05043 about one mile southwest of Route 365 in Bedford County a distance of about [6.8] 5.9 miles

[Route 08157 Beginning at a point on Route 08115 about 0.25 of a mile West of the Susquehanna County line thence northeasterly in Tuscarora Township to a point on the Susquehanna County line in Bradford County a distance of about 1.4 miles]

Route 15178 Beginning at a point on Route 15110 about 2.55 miles north of the intersection of Routes 15110 and 541 thence in northeasterly and northerly direction through Highland and East Fallowfield [and Valley] townships by way of Glenrose [and crossing] to Route 15067 at Briartin [to a point on State-aid application 3835 at Westwood] in Chester County a distance of about [2.62] 1.74 miles

[Route 15227 Beginning at a point on Route 15106 about 0.2 of a mile northwest of Route 15107 thence extending in a northeasterly direction through Willistown Township to a point on Route 15228 about 1.1 miles southeast of the Malvern Borough-Willistown Township line in Chester County a distance of about 1.2 miles]

[Route 15232 Beginning at a point on Route 15147 at Fontaine thence northwesterly in Honey Brook Township to the Lancaster County line in Chester County a distance of about 1.4 miles]

Route 17093 Beginning at a point on Route 17056 near Center School about 1.9 miles northwest of its intersection with Route 17057 thence in a northeasterly direction through Decatur Township to a point on Route [17057] 17125 about 0.3 of a mile northwest of [Drane] New Liberty in Clearfield County a distance of about [0.4 of a mile] 1.8 miles

Route 17108 Beginning at a point on Route 17038 about 0.7 of a mile northwest of Glen Richey thence northwesterly to a point on Route 869 about 0.4 of a mile southeast of the Village of Susquehanna Bridge thence extending in a northwesterly and northeasterly direction by way of Driftwood School through Lawrence Township to a point on Route 59 near the Village of Riverview in Clearfield County a distance of about [3.5] 4.5 miles

Route 18040 Beginning at a point on Route 105 at Hyner thence in a northeasterly direction through Chapman Township Clinton County for a distance of about [1.0 mile] 2.5 miles to a Forestry Road

Route 19008 Beginning at a point on Route 19006 approximately 1.0 mile southeast of Newlin thence easterly through Locust Township to Mill Grove thence easterly

northerly and westerly through Roaring Creek Township to a point on Route 19005 [approximately 0.7 of a mile east of Mill Grove] at Kulp in Columbia County a distance of about [1.5] 4 miles

Route 19057 beginning at a point on the Lycoming-Columbia County line about 1.0 mile north of Pine Summit thence easterly through Pine Township approximately 1.0 mile to Shingle Run thence [southerly along Shingle Run] northerly and easterly through Pine Township to the intersection of State Highway Route [303] approximately 1.5 miles northwest of its intersection with State Highway Route] 239 in Columbia County a distance of about [3.3] 3 miles

Route 21028 Beginning at a point in Monroe Township intersecting Route 21029 about one mile south of Churchtown thence through Monroe Township by way of Churchtown intersecting Routes 125 and 507 to a point intersecting Route 305 about one and one-half miles west of Locust Point thence northwesterly through Silver Springs and Middlesex Townships to an intersection with Routes 21011 and 21066 in Cumberland County a distance of about [3.2] 6.1 miles

Route 21069 Beginning at a point on Route [34 near Salem Church] 507 approximately one mile east of Mechanicsburg thence southeasterly through Hampden and Lower Allen Townships to an intersection with Route 21014 near Rossmoyne in Cumberland County a distance of about [5.0] 2.9 miles

[Route 21078 Beginning at a point on Route 21015 about 1.5 miles north of Route 708 thence easterly and northerly along Conodoguinet Creek through East Pennsboro Township to a] [point on Application 231 in Cumberland County a distance of about 1.6 miles]

[Route 23078 Beginning at a point on Route 421 about Station 102 in Nether Providence Township and extending in a northwesterly direction through Nether Providence Township to a point at the intersection of Wallingford and Manchester Avenue in Delaware County a distance of about .7 of a mile]

Route 25002 Beginning at a point on [Route 709 about two miles east of] the Ohio State line [at] thence easterly to Brown School Corners thence easterly and southerly in Coneaut Township through Cherry Hill and Kidders Corners to a point on Route 85 at Runyans Corners about .25 of a mile west of Albion Borough in Erie County a distance of about [7.3] 8.8 miles

Route 25061 Beginning at a point on the east line of Wattsburg Borough thence northeasterly in Venango Township along Spafford Run to a point on the public road near Tracy School about 1.5 miles west of the west line of New York State [thence northerly in Venango Township via Brummigen Corners and Macedonia School to the south line of Greenfield Township thence northerly in Greenfield Township via Wilson School Ashton Corners and Bulls Corners to the south line of Northeast Township thence northerly in Northeast Township to the Findley Lake Road at Burd School] in Erie County a distance of about [12.4] 1.18 miles

[Route 26066 Beginning at the intersection of State Route 113 about .25 of a mile southeast of Brownsville and extending in a northwest direction to the Brownsville Borough line in Fayette County a distance of about .46 of a mile]

[Route 26106 Beginning at a point on the Monongahela River at Huron Station in German Township and extending in a southeasterly direction of Big Tree in Fayette County a distance of about .6 of a mile]

Route 26120 Beginning at the [intersection of the improved county road and Route 26107 near Tippecanoe] eastern end of Route 26020 thence in a general southerly direction through [Redstone and] Franklin [Townships] Township to a point on Route 26022 about 0.2 of a mile west of the Smock School in Fayette County a distance of about [2.2 miles] 0.7 of a mile

Route 27010 Beginning at [an intersection with Route 253 about .5 of a mile northeast of Nebraska being the Guitonville Road extending east and northeast in Greene

Township to a point on the Greene-Kingsley Township line thence northeasterly and southeasterly through corner of Kingsley Township to a point on the Kingsley-Greene Township line] a point on Route 27019 about one mile south of Nebraska thence through Green Township via [Geebuck Corners] Golinza and Guitonville to a point on the Greene-Kingsley Township line thence through southeast corner of Kingsley Township via Muzette Corners to a point on the Kingsley-Jenks Township line about 1.25 miles north of southeast corner of Kingsley Township thence easterly in Jenks Township via Williams Station and Peters Corners to an intersection with Route 380 [at] near Roses in Forest County a distance of about 13.1 miles

Route 31010 Beginning at a point on Route [31008 about 2 miles north of Route] 192 about three miles north of the Fulton County line thence easterly and northeasterly through Clay Township to a point on the south Borough line of Three Springs in Huntingdon County a distance of about [5.07] 4.34 miles

Route 31031 Beginning at a point on Route 193 approximately one-quarter mile south of Georges Creek in Tell Township Huntingdon County thence southeasterly through Tell Township to a point on Route 45-Spur in the Village of Blairs Mills thence [northerly] southerly to a point on the [Huntingdon] Juniata County line approximately one-eighth mile [west] south of [Tuscarora] Narrows Creek in Huntingdon County a distance of about [3.3] 4.34 miles

Route 31049 Beginning at a point on Route 121 approximately one-eighth mile north of the Black Log Railroad Station in Cromwell Township Huntingdon County thence northerly through Cromwell Township along Black Log Creek to a point on the Cromwell-Shirley Township line thence northerly through Shirley Township to a point [on the Juniata-Huntingdon County line] of intersection with Route 31097 in Huntingdon County a distance of about [11.6] 8.32 miles

[Route 31053 Beginning at a point on Route 261 in the Village of Donation in Oneida Township Huntingdon County thence northwesterly through Oneida Township to a road intersection at the Donation School thence northerly to a point on the Oneida-West Township line approximately three-eighth mile south of Horn Run in Huntingdon County a distance of about 1.5 miles]

[Route 31063 Beginning at a point on Route 352 approximately one and five-eighth miles southwest of the Village of Cottage in West Township Huntingdon County thence easterly through West Township along Shaver Creek in Huntingdon County a distance of about 0.4 miles]

[Route 33072 Beginning at a point on Route 33036 about 0.6 of a mile south of Trout Run School thence in an easterly direction through Bell and Henderson Townships to the Big Run Borough line in Jefferson County a distance of about 2.8 miles]

Route 34001 Beginning at a point in Lack Township [on the boundary line between Juniata and Huntingdon Counties about three miles north of the point of intersection between Juniata Huntingdon and Franklin Counties] on Route 45 about .4 of a mile northeast of Waterloo thence [northeasterly] northerly through Lack Township to a point intersecting Route 193 at Cross Keys in Juniata County a distance of about [6.06] 5.8 miles

Route 39055 Beginning at a point on Route 39057 in Heidelberg Township approximately 1.75 miles northwest of Newside thence northerly through Heidelberg and Washington Townships [Crossing] to a point on Route 39054 [thence to a point where it intersects state-aid application 745 at Lehigh Furnace] in Lehigh County a distance of about [2.75] 1.26 miles

[Route 39095 Beginning at a point at the intersection of Welshstown road and the Borough Line of Slatinton thence northwesterly and westerly through Washington Township to a township road thence southerly to a township road thence southwesterly and southerly to a point on application 745 about 0.2 of a mile west of the

intersection of Route 39096 and application 745 in Lehigh County a distance of about 2.6 miles]

Route 41001 Beginning [at a point on the Lycoming-Clinton County line about 2.5 miles northwest of the corner between Clinton Union and Lycoming Counties thence northeasterly through Washington Township along White Deer Hole Creek to] in Texas Village thence northeasterly through Washington Township to the intersection with State Highway Route 176 at Elimsport in Lycoming County a distance of about [8.9] 3.7 miles

[Route 43003 Beginning at the Lawrence-Mercer County line and running in a northwest direction in Shenango Township past Oak Hill School to a point of intersection with the New Bedford-Middlesex Road at Clark's Corners in Mercer County a distance of about 1.6 miles]

Route 43006 Beginning at [State Route 238 at Clark's Corners and running east through Shenango Township to a point on the dividing line between Shenango and Lackawannock Townships thence in a generally northwesterly direction by way of] a point on Route 43005 at Carbon Crossroads thence to Strubble Corners thence north through Greenfield and continuing north in Lackawannock Township to a point on the dividing line between Lackawannock and Jefferson Townships across State Route 74 at Charleston and continuing north in Jefferson Township to a point of intersection with State Route 320 at the Seth Fruit Farm in Mercer County a distance of about [10.8] 9.4 miles

Route 43016 Beginning at a point on the dividing line between Lawrence and Mercer Counties about .75 of a mile east of Number 2 Mine and running north through Springfield Township [by way of Number 5 Mine and Blacktown to a point on the dividing line between Springfield and Findley Townships thence north in Findley Township] to a point of intersection with State Route [73 known as Uber's Corners] 43014 in Mercer County a distance of about [5.8] 2.07 miles

Route 49056 Beginning at a point on Route 49055 near its intersection with Route 49054 thence northerly through East Chillisquaque Township to the intersection with State Highway Route 259 at Pottsgrove thence northerly in East Chillisquaque and Turbot Townships to a point on Route 635 in Northumberland County a distance of about [1.5] 3.7 miles

[Route 49070 Beginning at a point on State Highway Route 336 in Coal Township about 1.5 miles northwest of Shamokin Borough thence northeasterly through Coal Township to its intersection with State Highway Route 161 about .5 of a mile south of Weigh Scales in Northumberland County a distance of about .6 of a mile]

[Route 49080 Beginning at a point on Route 49081 approximately 0.7 of a mile south of its intersection with Route 49027 thence in a westerly direction through Rockefeller Township to a point on Route 49027 about 1.0 mile south of the intersection of Route 49027 and 49028 in Northumberland County a distance of about 0.8 of a mile]

[Route 49081 Beginning at a point on Route 49080 about one half mile south of Seven Points thence northerly in Rockefeller Township to a point on Route 49027 about 0.1 of a mile west of its intersection with Route 49028 in Northumberland County a distance of about .7 of a mile]

[Route 49106 Beginning at a point on Route 182 at Union Corner thence in a westerly direction through Rush Township to a point on Route 49074 about 1.0 mile south of its intersection with Route 49074 about 1.0 mile south of its intersection with Route 49040 in Northumberland County a distance of about 5.4 miles]

[Route 49112 Beginning at a point on Route 49007 about 0.1 of a mile east of the Dauphin-Northumberland County line thence northerly and westerly through Jordon and Lower Mahanoy Townships to a point on Route 336 near Route 49003 in Northumberland County a distance of about 2.5 miles]

Route 50001 Beginning at a point in [Toboyne] Jackson Township at [a point on a township road along Houston Run about .5 of a mile west] the west end of a bridge across Houston Run about 1.4 miles east of the Jackson-Toboyne Township line thence easterly and northerly

through [Toboyne and] Jackson [Townships] Township to a point on the southern boundary line in Blain Borough thence from a point on the northern boundary line of Blain Borough easterly through Jackson Southwest Madison Northeast Madison and Saville Townships by way of Stony Point and Kistler intersecting Route 59 to a point in Saville Township intersecting Route 191 at Ickesburg thence from a point in Saville Township intersecting Route 191 about .5 of a mile southwest of Ickesburg easterly and southerly to a point intersecting Route 591 at Eschol thence from a point in Tuscarora Township intersecting Route 591 about .5 of a mile east of the Tuscarora-Saville Township line easterly through Tuscarora Township to a point intersecting Route 50024 about one mile southeast of Route 191 in Tuscarora Township thence from a point on Route 31 about .25 of a mile south of Millerstownorough in Greenwood Township in an easterly direction through Greenwood and Liverpool Townships by way of Reward and Berlee to a point on the western boundary line of Liverpool Borough in Perry County a distance of about [38.46] 36.4 miles

Route 50015 Beginning at a point in Watts Township intersecting Route 275 about [1.5 of a mile] 2.75 miles north of Amity Hall thence [northeasterly and] easterly to a point on the northern boundary line of New Buffalo Borough thence [from a point on the northern boundary line of New Buffalo Borough] northerly through Watts Township to the intersection of a township road leading to Half Falls about .5 of a mile south of the Watts-Buffalo Township line in Perry County a distance of about [6.42] 5.41 miles

Route 50036 Beginning at a point on Route 50004 about 0.5 of a mile east of Pine Grove School thence in an easterly direction through Miller Township to the Wheatfield Township line near Losh Run Station in Perry County a distance of about 3.8 miles

Route 50050 Beginning at a point on Route [5008 about 0.2 of a mile east of the Jackson-Southwest Madison Township line in Couchtown] 50001 south of Blain thence extending in an easterly direction via Couchtown and Green Grove School through Jackson Township and Southwest Madison Township to a point on Route 50009 near Shermans Creek in Perry County a distance of about [12.7] 4.1 miles

Route 53047 Beginning at the Northumberland County line west of Klingerstown thence easterly through Upper Mahantango Township to Hepler thence easterly through Upper Mahantango and Eldred Townships to the intersection with Route 723 about .5 of a mile east of Pitman thence easterly to a point on Route 53055 in Schuylkill County a distance of about [13.4] 12.55 miles

Route 54001 Beginning at a point on the Juniata County line about six miles east of the corner between Mifflin Juniata and Snyder Counties thence easterly along the West Branch of Mahantango Creek a distance of about three miles thence northerly and easterly through West Perry and Perry Townships to the intersection with State Highway Route 195 about 1.5 miles north of Mt. Pleasant Mills in Snyder County a distance of about 8.6 miles

Route 55007 Beginning at a point on State Highway Route [195 about 1.5 miles South of Middleburg thence southeasterly through Franklin and Washington Townships to the crossing of State Highway Route 194 about two miles west of Freeburg] 54016 near its intersection with Route 54017 thence southerly through Washington Township to the Chapman Township line thence southeasterly through Chapman Township to the line between Chapman and Union Townships thence southeasterly along the Chapman-Union Township line to the intersection with State Highway Route 229 about three miles northeast of McKees Half Falls in Snyder County a distance of about [11.4] 7.05 miles

[Route 54020 Beginning at a point on State Highway Route 229 about 1.5 miles south of the crossing of Middle Creek thence westerly through Union Township to the intersection with Route 54014 about 0.5 of a mile north

of Verdilla in Snyder County a distance of about 1.7 miles]

Route 54021 Beginning at a point on State Highway Route 229 just south of the bridge over Middle Creek thence westerly through Union and Penn Townships to [the crossing of Middle Creek at the Washington Township line and the intersection with] Route [54014] 54051 in Snyder County a distance of about 1.4 miles

Route 56023 Beginning at a point on [the Bradford County line at the end of] Route 56018 about .8 of a mile southwest of the Bradford County line thence southeasterly through Forks Township along Black Creek to the Cherry Township line thence easterly through Cherry Township to the western boundary of Dushore Borough in Sullivan County a distance of about [6.8] 7.15 miles

Route 57020 Beginning at a point on Route 57010 Lathrop Township approximately .5 of a mile East of Springville Township line thence northerly through Lathrop Township intersecting Route 57019 thence northerly through Lathrop and Brooklyn Townships thence northeasterly through Brooklyn Township [crossing County Road at] via Lindaville thence northerly through Brooklyn Township crossing Route 9 Spur [and County Road] near Brooklyn [in Brooklyn Township] to a point where it intersects Route [174 approximately 1.75 miles southwest of Alford] 57110 in Susquehanna County a distance of about [7.43] 6.7 miles

Route 57073 Beginning at a point on Route 57074 [Silver Lake Township at] 1.2 miles southeast of Brackney thence northerly and easterly through Silver Lake and Liberty Townships intersecting Route 57072 thence to a point where it intersects Route 263 at Brookdale in Susquehanna County a distance of about [6.47] 5.9 miles

Route 57082 Beginning on Route 57086 approximately [2.5 miles] one mile south of the Apolacon Township line thence in a [northeasterly] southeasterly direction through Middletown Township to Jackson Valley thence in a southeasterly direction thence easterly crossing Route 468 near Middletown Center intersecting Route 57088 thence northeasterly through Middletown Township to the southeasterly boundary line of the Borough of Friendsville thence from the northerly Borough line of Friendsville in a northerly direction through Choconut Township to a point where it intersects Route 57083 approximately 1.5 miles east of the Apolacon Township line in Susquehanna County a distance of about [10.41] 10.66 miles

[Route 57100 Beginning at a point on Route 57098 about 0.4 of a mile south of Transue School thence southwestwardly through Auburn Township to the Bradford County line in Susquehanna County a distance of about 0.3 of a mile]

[Route 57118 Beginning at a point on Route 468 about 0.5 of a mile north of Middletown Center thence in a northeasterly direction through Middletown and Apolacon Townships to the Friendsville Borough line in Susquehanna County a distance of about 2.9 miles]

Route 57124 Beginning at a point on Route [57078 about 0.2 of a mile south of Route 57116] 57074 about 1.2 miles north of Laurel Lake thence easterly and southeasterly through Silver Lake and Liberty Townships to a point on Route 57075 about 1.0 mile west of Lawsville Centre in Susquehanna County a distance of about [6.3] 4.3 miles

[Route 57136 Beginning at a point on Route 365 about 0.5 of a mile south of Gelatt thence in a northwesterly direction through Gibson Township to a road intersection near the outlet of Stearns Lake in Susquehanna County a distance of about 1.0 mile]

Route 59016 Beginning at a [point on State Highway Route 27 at] road intersection about 1.5 miles north of Dry Valley Crossroads thence northerly through [Union and] East Buffalo [Townships] Township to the intersection of State Highway Routes 24 and 26 near the Lewisburg High School in Union County a distance of about [4.8] 3.5 miles

Route 63021 Beginning at a point on State Highway Route [575 approximately one mile west of Wilsonville

in Paupack Township thence westerly through Paupack Township touching State Highway Route 575 at Uswick thence northwesterly through Paupack and Cherry Ridge Townships to a point where it intersects State Highway Route 171 near Hoadleys thence northerly to an intersection with Route 63034 in Wayne County a distance of about [7.4] 7.74 miles

Route 63027 Beginning at a point on [a county road] Route 335 approximately .25 of a mile northwest of Narrowsburg New York thence northerly through Damascus Township intersecting Route 63029 at Milanville thence northerly through Damascus Township intersecting county road a Damascus thence northerly through Damascus Township thence westerly through Damascus Township intersecting Route 63045 thence northwesterly through Damascus and Manchester Townships thence southwesterly through Manchester and Damascus Townships to a point where it intersects State Highway Route 173 approximately .9 of a mile south of the Village of Lookout in Manchester Township in Wayne County a distance of about [21.95] 20.5 miles

Route 63038 Beginning at a point on State Highway Route [583] approximately .5 of a mile northeast of the junction of Susquehanna Lackawanna and Wayne Counties [949] about 1.25 miles north of the intersection of Route 63037 thence easterly through Clinton Township [crossing county road thence easterly through Clinton Township] to a point where it intersects State Highway Route 227 at Aldensville in Wayne County a distance of about [6.9] 2.1 miles

Route 63046 Beginning at a point at the present end of county road in the Village of Stalker in Manchester Township thence southeasterly through Manchester Township to a point where it intersects a secondary township road in Wayne County a distance of about 1.35 miles

Route 63053 Beginning at a point on the present northerly end of State Highway Route 584 in Preston Township thence in a northwesterly direction through Preston Township to a point where it intersects Route [63051] 63060 [approximately .75 of a mile east of Lakewood] in Wayne County a distance of about [3.85 miles] 57 of a mile

Route 63071 Beginning at the eastern terminus of Route 63037 thence in a southerly direction through Clinton Township to an intersection with Route 63036 [thence in an easterly and northerly direction to a point on Route 227 about 0.5 of a mile south of Eldenville] in Wayne County a distance of about [3.9] 1.4 miles

Route 63072 Beginning at a point on Route 63033 directly east of Glass Pond No 1 thence extending in a westerly and southwesterly direction along the southeastern side of Glass Pond No 1 in Dyberry Township Wayne County a distance of about 6.9 mile

Route 63074 Beginning at a point on Route 335 about 1.5 miles southwest of Beach Lake thence in a northwesterly and northeasterly direction through Berlin Township to a point on Route 63030 about 1.25 miles south of the Damascus-Berlin Township line in Wayne County a distance of about 2.9 miles

Route 63075 Beginning at a point on Route 63027 about 3.0 miles south of Milanville thence in a westerly direction through Damascus Township to a road intersection in Wayne County a distance of about 1.5 miles

Route 63076 Beginning at a point on the Belmont and Eastern Turnpike Road near the Clinton-Mt Pleasant Township line thence in a general southeasterly direction through Clinton and Mt Pleasant Townships to a point on Route 227 about 0.5 of a mile south of the Clinton-Mt Pleasant Township line in Wayne County a distance of about 1.4 miles

Route 63082 Beginning at the intersection of Route 63017 and 63034 thence southeasterly in South Canaan and Cherry Ridge Townships to a point on Route 63068 near Clemo in Wayne County a distance of about 3.1 miles

Route 63084 Beginning at a point on Route 949 about 1.0 mile south of its intersection with Route 227 thence westerly in Mt Pleasant Township to the Susquehanna

County line in Wayne County a distance of about 0.8 of a mile

Route 63090 Beginning at a point on Route 945 at Rileyville thence in a northeasterly direction through Lebanon and Damascus Townships to a point on Route 173 about 0.7 of a mile south of its intersection with Route 63027 in Wayne County a distance of about 4.4 miles

Route 63095 Beginning at a point on Route 172 about 0.3 of a mile east of its intersection with Route 63013 thence in a northeasterly direction through Salem Township to an intersection with Route 171 and Route 949 in Wayne County a distance of about 1.9 miles

Route 63098 Beginning at a point on Route 63059 near the New York State line thence southwesterly through Scott Township [to a road intersection in] by way of the Village of Sherman to a road intersection one mile southwest of the Village of Sherman in Wayne County a distance of about [1.6] 2.6 miles

Route 63099 Beginning at a point on Route 950 about [1.0 mile] 1.5 miles northwest of the Pike County line thence southwesterly through Palmyra Township to a point on the Hawley Borough line in Wayne County a distance of about [1.6 miles] 1.0 mile

Route 63100 Beginning at a point on Route 949 about 2.0 miles north of South Canaan thence westerly through South Canaan Township to a point on the Lackawanna County line in Wayne County a distance of about 2.4 miles

Route 63101 Beginning at a point on Route 945 about 0.1 of a [mile west of Route 63045] thence southwesterly through Damascus Township to a road intersection about 0.7 of a mile south of Tyler Hill in Wayne County a distance of about 2.9 miles

Route 66126 Beginning at a point on Route 66062 at Ailston thence northeasterly through Peach Bottom Township in York County a distance of about 0.5 of a mile

Section 2 Said act is hereby further amended by adding thereto the following new routes

Beaver County

Route 04124 Beginning at a point on Route 347 in the Village of Frisco about 0.3 of a mile east of the intersection of Routes 482 and 347 thence in a northerly direction through Franklin Township to a point on the Beaver-Lawrence County line about 0.15 of a mile east of the Connoquenessing River in Beaver County a distance of 0.4 of a mile

Bradford County

Route 08190 Beginning at a point on Route 08032 about .5 of a mile north of Spring Hill thence southerly through Tuscarora Township to a road intersection in Bradford County a distance of about 1.3 miles

Chester County

Route 15236 Beginning at a point on Route 360 at Ercildown thence northeasterly in East Fallowfield Township to a point on Route 15067 in Chester County a distance of about 0.7 of a mile

Route 15237 Beginning at a point on Route 274 at Cochranville thence southerly and southeasterly in West Fallowfield and Londonderry Townships to a point on Route 15032 at Daleville in Chester County a distance of about 3.1 miles

Clearfield County

Route 17124 Beginning at a point on Route 313 about 0.7 of a mile south of Morrisdale thence in an easterly northerly and westerly direction in Morris Township to a point on Route 313 in the Village of Morrisdale in Clearfield County a distance of 0.7 of a mile

Route 17125 Beginning at a point on Route 57 about 1.5 miles southwest of the Borough of Chester Hill thence in a westerly and northeasterly direction in Decatur Township to a point on Route 17058 at Gearhartville in Clearfield County a distance of about 1.43 miles

Route 17126 Beginning at a point on Route 17052 at the Village of Lecontes Mills thence in a general northwesterly direction through Girard Township to a road

intersection 1.5 miles northwest of the Village of Gillingham in Clearfield County a distance of 5.4 miles

Cumberland County

Route 21094 Beginning at a point on Route 507 at Spanishtown thence northerly through Hampden Township to an intersection with Route 34 in Cumberland County a distance of about 0.5 of a mile

Delaware County

Route 23123 Beginning at a point on Route 421 about 0.8 of a mile south of Route 23013 thence in a northeasterly direction through Nether Providence Township to a point on Route 23070 about 0.1 of a mile west of Crum Creek in Delaware County a distance of about 0.70 of a mile

Elk County

Route 24030 Beginning at a point on the Elk-Jefferson County line at the end of Route 33048 thence in a northeasterly and northwesterly direction through Horton Township to a point on Route 59 about 0.2 of a mile east of the Elk-Jefferson County line in Elk County a distance of about 2.50 miles

Erie County

Route 25120 Beginning at a point on Route 761 at its intersection with the Bartlett Road thence in a northwesterly direction through Harbor Creek Township to a point on Route 495 about 0.25 of a mile southwest of Elliotts Run in Erie County a distance of about 1.20 miles

Route 25121 Beginning at a point on Route 25102 about one mile southwest of Route 25010 thence in a northerly direction through Elk Creek Township to a point on Route 25010 at Murphys Corners in Erie County a distance of about 1.1 miles

Route 25122 Beginning at a point on Route 272 Spur at its intersection with Homer Avenue thence in a northwesterly direction through Mill Creek Township to a point on Route 272 in Erie County a distance of about 0.4 of a mile

Route 25123 Beginning at a point on Route 496 about 0.5 of a mile west of Route 86 thence in a northerly direction through Fairview Township in Erie County a distance of about 0.5 of a mile

Route 25124 Beginning at a point on Route 25057 about 1.0 mile northwest of Lawrence School thence in a northerly direction through Greene Township to a point on Route 88 about 0.5 of a mile west of Hammett in Erie County a distance of about 0.3 of a mile

Route 25125 Beginning at a point on Route 709 at the northern line of Edinboro Borough thence in a northwesterly direction through Washington Township to a point on Route 25011 at Cunningham Corners in Erie County a distance of about 1.9 miles

Fayette County

Route 26078 Beginning at a point on Route 26077 about .8 of a mile north of Old Frame thence in a westerly and northwesterly direction to an intersection with Route 26079 about one mile south of Masontown Borough line in Fayette County a distance of about 2.5 miles

Forest County

Route 27025 Beginning in the Village of Dawson thence northerly in Harmony Township to a point on Route 27004 in Forest County a distance of about 2.5 miles

Route 27026 Beginning at a point on Route 27001 about one-half mile west of the Clarion County line thence northerly in Tionesta Township to a point on Route 92 in Forest County a distance of about 2 miles

Route 27027 Beginning at a Southern Terminus of State-Aid Application 6380 at Marienville thence southerly in Jenks Township to the Elk County line in Forest County a distance of about 4.4 miles provided however that this road shall not be taken over by the Department of Highways until the presently contemplate improvement shall have been completed

Huntingdon County

Route 31105 Beginning at a point on Route 31032 near Hawns Bridge thence in a southerly direction in Juniata Township along the Raystown Branch of the Juniata River in Huntingdon County a distance of 3.30 miles

Jefferson County

Route 33089 Beginning at a point on Route 189 about .8 of a mile northeast of Bells Mills thence southerly through Bell Township and easterly through the Village of Buff to a road intersection about .7 of a mile east of the Gaskill-Bell Township line in Jefferson County a distance of about 1.9 miles

Lawrence County

Route 37082 Beginning at a point on the Beaver-Lawrence County line near the Perry-Wayne Township line thence in a northeasterly direction through Perry Township to a point on Route 350 about 0.40 of a mile west of Route 37018 in Lawrence County a distance of about 0.80 of a mile

Lehigh County

Route 39119 Beginning at a point on Application 745 about .5 of a mile northeast of Lehigh Furnace thence northeasterly through Washington Township to a point on Route 163 at Lehigh Gap Station in Lehigh County a distance of about 4.5 miles

Lycoming County

Route 41142 Beginning at a point on Route 41020 about .5 of a mile west of Route 353 thence northwesterly and westerly through Mifflin Cummings and Watson Townships to a point on Route 41020 in Lycoming County a distance of about 2.9 miles

Route 41143 Beginning at a point on Route 23 near its intersection with Route 41028 thence southwestwardly and westerly through the Village of Linden Woodward Township to a point on Route 23 in Lycoming County a distance of about .59 of a mile

Route 41144 Beginning at a point on Route 19065 near the Columbia County line thence westerly and northerly through Jordan Township to a point on Route 41076 in Lycoming County a distance of about .5 of a mile

Route 41145 Beginning at a point on Route 41078 about 1.1 miles north of Chestnut Grove thence westerly through Franklin and Moreland Townships to a point on Route 41076 in Lycoming County a distance of about 2.7 miles

Mercer County

Route 43109 Beginning at a point on the west borough line of West Middlesex about 0.20 of a mile north of Route 238 spur B thence in a northwesterly and northerly direction through Shenango and Hickory Townships to a point on Route 43092 at the Pennsylvania-Ohio State line in Mercer County a distance of about 3.40 miles

Route 43110 Beginning at a point on Route 43017 near Blacktown thence westerly through Springfield Township to an intersection with Route 246 near Millburn in Mercer County a distance of about 3.3 miles

Northumberland County

Route 49121 Beginning at a point on the east borough line of Watsonstown Borough thence in a northeasterly direction through Delaware Township to a point on Route 49061 about 1.0 mile west of Warrior Run in Northumberland County a distance of about 2.50 miles

Route 49122 Beginning at a point on Route 161 about .2 of a mile east of Shamokin thence southerly to Tioga Street in the Village of Marshallton thence over Tioga and Sheridan Streets Pulaski Avenue Sherman Wabash and Logan Streets to the entrance of St Mary's and Hebrew cemeteries and from Logan Street over Eagle Street to the St Michael cemetery in Coal Township Northumberland County a distance of about 1.5 miles

Route 49123 Beginning at a point on Route 633 near Hamilton thence in a general southwestwardly direction in

upper Augusta Township to the Rockefeller Township line in Northumberland County a distance of about 2.1 miles

Route 49124 Beginning at a point on Route 283 south of Shamrock thence in an easterly direction in Ralpho Township to a point on Route 182 about 0.4 of a mile west of Elysburg in Northumberland County a distance of about 1.3 miles

Perry County

Route 50051 Beginning at a point on Route 50010 about one mile south of Loysville thence westerly in Tyrone Township to the southwest Madison Township line in Perry County a distance of about 1.7 miles

Pike County

Route 51036 Beginning at a point on Route 254 about one half mile southwest of the Palmyra Township line thence northerly in Greene Township to the Ledgedale Bridge in Pike County a distance of about 2 miles

Schuylkill County

Route 53113 Beginning at a point on Route 161 at Big Mine Run thence in a northerly direction through Butler Township to a point on the Schuylkill-Columbia County line in Schuylkill County a distance of about one mile

Snyder County

Route 54067 Beginning at a point on Route 25 just north of the Penn-Monroe Township line thence easterly a distance of approximately four hundred feet to a road intersection thence northerly through Monroe Township via Hummels Wharf to the Shamokin Dam Boro line in Snyder County a distance of about 2.3 miles

Route 54068 Beginning at a point on Route 54042 north of Salem thence easterly through Penn Township to the intersection with Route 455 north of Dog Town in Snyder County a distance of about 1.8 miles

Route 54069 Beginning at a point on Route 54041 about .4 of a mile south of Clifford Station thence in a westerly direction through Penn Township to the intersection with Route 54065 in Snyder County a distance of about 1.2 miles

Sullivan County

Route 56046 Beginning at a point on Route 56010 about .5 of a mile west of Route 16 thence northerly through Davidson Township to a point on Route 611 in Sullivan County a distance of about .6 of a mile

Susquehanna County

Route 57145 Beginning at a point on Route 57032 about 0.4 of a mile north of Route 57111 thence northerly through Brooklyn Township to a point on Route 174 in Susquehanna County a distance of about one mile

Route 57146 Beginning on Route 57043 near Fiddle Lake thence northwesterly through Ararat and Gibson Townships to a point on Route 365 in Susquehanna County a distance of about 3 miles

Route 57147 Beginning on Route 57043 about 0.9 of a mile north of Dimock Corners thence northwesterly through Herrick and Gibson Township to a point on Route 57146 about 0.6 of a mile west of the Ararat Township line in Susquehanna County a distance of about 2.7 miles

Route 57148 Beginning on Route 944 about one mile west of the Clifford Township line thence northerly through Lenox and Gibson Townships to a point on Route 365 in Susquehanna County a distance of about 1.3 miles

Route 57149 Beginning on Route 57022 about 1.8 miles east of Dimock thence northerly through Dimock and Bridgewater Townships to a point on Route 57009 about 0.8 of a mile east of South Montrose in Susquehanna County a distance of about 3.8 miles

Route 57150 Beginning at a point on Route 365 about 1.7 miles north of South Gibson thence northerly in Gibson Township to a point on Route 57045 in Susquehanna County a distance of about 1.2 miles

Union County

Route 59047 Beginning at a point on Route 27 south of Winfield thence southerly through Union Township to the Snyder County line in Union County a distance of about 1.7 miles

Wayne County

Route 63107 Beginning at a point on Route 63058 about 1.6 miles northwest of Scott Center thence in a northerly direction through Scott Township to a point on Route 63098 in Wayne County a distance of about 3.5 miles

Route 63108 Beginning at a point on Route 63058 about .3 of a mile west of Scott Center thence in a southwesterly direction through Scott Township to the Starucca Borough line in Wayne County a distance of about 3.1 miles

Route 63109 Beginning at a point on Route 63024 about .7 of a mile northwest of Perkins Lake thence northwesterly through Berlin Township to a point on Route 335 in Wayne County a distance of about 1.6 miles

Route 63110 Beginning at a point on Route 63045 near the Village of Damascus thence northerly about 2.8 miles thence easterly through Damascus Township to a point on Route 63027 in Wayne County a distance of about 4.2 miles

Route 63111 Beginning at a point on Route 63059 about 1.1 miles north of Route 365 thence easterly and north-easterly through Scott and Buckingham Townships by way of Pleasant Valley and Autumn Leaves to a point on Route 63058 in Wayne County a distance of about 7.0 miles

Route 63112 Beginning at a point on Route 63009 about .3 of a mile south of Route 575 thence in an easterly and northeasterly direction through Paupack Township to a point on Route 575 in Wayne County a distance of about 3.9 miles

Route 63113 Beginning at a point on Route 63008 about .7 of a mile north of Ledge Dale thence northeasterly through Salem Township to a point on Route 951 in Wayne County a distance of about 1.7 miles

Route 63114 Beginning at a point on Route 63018 about .7 of a mile east of the Lackawanna County line thence easterly through south Canaan Township to a point on Route 949 in Wayne County a distance of about 1.2 miles

Route 63115 Beginning at a point on Route 63017 thence northerly through south Canaan and Canaan Townships to a point on Route 943 in Wayne County a distance of about 1.0 mile

York County

Route 66205 Beginning at a point on Route 66066 near Bryansville thence in a southerly direction through Peach Bottom Township to a point on Route 66044 in York County a distance of about 0.65 of a mile

Section 3 The highways established as State highways under the provisions of this act may be taken over for construction and maintenance at any time subsequent to the final enactment of this act when the same shall become effective and shall be taken over not later than the first day of January one thousand nine hundred forty-eight

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203.

Aaronson,	Frost,	McCormack,	Sax,
Andrews,	Gallagher,	McCosker,	Scanlon,
Bane,	Getchey,	McCullough,	Schuster,
Barrett,	Gibson,	McDonald,	Scott,
Baumunk,	Goff,	McKinney,	Serrill,
Beech,	Goodling,	McMillen,	Shoemaker,
Bender,	Gorman,	Mikula,	Simons,
Bentzel,	Graybill,	Miller,	Smith, C. C.,
Bloom,	Greenwood,	Mills,	Smith, C. M.,

Boles,	Greer,	Mintess,	Snider,
Bonawitz,	Criffiths,	Mohr,	Sollenberger.
Boorse,	Guthrie,	Mooney,	Sorg,
Bower,	Gyger,	Moore, C. E.,	Sproul,
Breisch,	Hall,	Moore, H. A.,	Stank,
Brice,	Haller,	Morrison,	Stimmel,
Brown,	Haudenshield,	Murray,	Stockham,
Brunner,	Helm,	Myers,	Stonier,
Bucchin,	Henry,	Najaka,	Stuart,
Cadwalader,	Hewitt,	Naumann,	Swope,
Capano,	Hocker,	Needham,	Tahl,
Cassidy,	Hoffman,	Neff,	Thomassy,
Chervenak,	Hoopes,	Nelson,	Thompson,
Chudoff,	Horan,	O'Connor,	Tittle,
Clevenger,	Imbt,	O'Dare,	Tompkins,
Cochran,	Jennings,	O'Donnell,	Toomey,
Cole,	Johnson,	O'Neill,	Turner,
Cook,	Johnston,	Orban,	Upshur,
Cooper,	Jones,	Patten,	Vaughan,
Cordier,	Jump,	Petrosky,	Verona,
Costa,	Kean,	Pichney,	Wachhaus,
Crowley,	Kelley,	Pickens,	Wagner,
Dague,	Kemp,	Polaski,	Waldron,
Dalrymple,	Kent,	Powers,	Wallin,
Davison,	Kirley,	Price,	Walton,
De Long,	Kline,	Propert,	Waterhouse,
Demech,	Kohl,	Ragot,	Watkins,
Dennison,	Kratz,	Readinger,	Watson,
Depuy,	Krise,	Reagan,	Weldner,
Dix,	Kurtz,	Reese, D. P.,	Weiss,
Dye,	Laughner,	Reese, R. E.,	Wescott,
Efenberg,	Layer,	Reilly, J. M.,	West,
Elder,	Lee,	Reilly, W. J.,	Wheeler,
Erb,	Leisey,	Richter,	Wolf,
Evans,	Livingston,	Riley,	Wood,
Ewing,	Livingstone,	Robbins,	Worley,
Feola,	Loftus,	Robertson,	Yeakel,
Fish,	Lovett,	Root,	Yester,
Fiss,	Lyons,	Rose,	Yetzer,
Flack,	Madden,	Rowen,	Young,
Fleming,	Madigan,	Royer,	Lichtenwalter.
Foor,	Mazza,	Sarraa,	Speaker.

NAYS—0.

NOT VOTING—2.

Mihm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 853, as follows:

An Act to further amend section two of the act approved the first day of June one thousand nine hundred thirty-three (P. L. 1172) entitled "An act establishing certain streets in orough and incorporated towns as State highways and providing for their construction and maintenance at the expense of the Commonwealth" by changing or deleting certain routes and adding certain new routes

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The following routes established by section two of the act approved the first day of June one thousand nine hundred thirty-three (P. L. 1172) entitled "An act establishing certain streets in boroughs and incorporated towns as State highways and providing for their construction and maintenance at the expense of the Commonwealth" and its amendments are hereby deleted as indicated or amended to read as follows

Eastvale Borough

Application 124 Beginning at a point on Eastvale Borough-North Sewickley Township line thence southeasterly over Second Avenue to an intersection with

Fourth Street thence westerly over Fourth Street to the [Fetterman Bridge] Beaver Falls City line in the Borough of Eastvale Beaver County a distance of about [.44] .7 of a mile

Brownsville Borough

[Route 26066 Extending Route 26066 Beginning at a point on the Brownsville Borough-Brownsville Township line thence in a northwesterly direction on Union Street to an intersection with Route 113 at Union Street and Broadway in the Borough of Brownsville Fayette County a distance of about .29 of a mile]

Friendsville Borough

[Route 57118 Extending Roue 57118 Beginning at a point on Friendsville Borough-Apolacon Township line thence in a northeasterly direction over North Branch Street to a point on Route 944 at North Branch and Turnpike Streets in the Borough of Friendsville Susquehanna County a distance of about 0.5 of a mile]

Uniondale Borough

Route 57041 Extending Route 57041 Beginning at a point on the Uniondale Borough-Herrick Township line thence in an easterly direction on Lake Street Darrow Street and Church Street to [the Eastern Borough line] a point on Route 296 in the Borough of Uniondale Susquehanna County a distance of about [1.57 miles] 0.9 of a mile

Section 2 Said act is hereby further amended by adding thereto the following new routes

Northumberland County

Watsontown Borough

Route 49121 Extending Route 49121 Beginning at a point on Route 18 at its intersection with Pennsylvania Avenue thence over Pennsylvania Avenue and Vincent Avenue to the Eastern Borough line of Watsontown Borough in Northumberland County a distance of about 0.17 of a mile

Snyder County

Shamokin Dam Boro

Route 54067 Extending Route 54067 Beginning at a point on the southerly line of Shamokin Dam Boro at Market Street thence northerly over Market Street to an intersection with Route 25 a distance of about 1.3 miles

Snyder County

Selinsgrove Borough

Route 455 Beginning at the intersection of Board and Walnut Streets thence easterly on Walnut Street to a point on Route 194 at Market and Walnut Streets in the Borough of Selinsgrove Snyder County a distance of about 0.22 of a mile

Wayne County

Hawley Borough

Route 63099 Extending Route 63099 Beginning at a point on the eastern line of Hawley Borough at Ridge Street thence southwesterly over Ridge Street to a point on Route 7 in the Borough of Hawley a distance of about 0.14 of a mile

Starrucca Borough

Route 63108 Extending Route 63108 Beginning at a point on the eastern line of Starrucca Borough thence westerly on a borough street to a point on Route 63058 in the Borough of Starrucca Wayne County a distance of about 1.5 miles

Section 3 This act shall become effective on the first day of January one thousand nine hundred forty-eight

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203

- | | | | |
|-------------|---------------|---------------|---------------|
| Aaronson, | Frost, | McCormack, | Sax, |
| Andrews, | Gallagher, | McCosker, | Scanlon, |
| Bane, | Getchey, | McCullough, | Schuster, |
| Barrett, | Gibson, | McDonald, | Scott, |
| Baumunk, | Goff, | McKinney, | Serrill, |
| Beech, | Goodling, | McMillen, | Shoemaker, |
| Bender, | Gorman, | Mikula, | Simons, |
| Bentzel, | Graybill, | Miller, | Smith, C. C., |
| Bloom, | Greenwood, | Mills, | Smith, C. M., |
| Boies, | Greer, | Mintess, | Snider, |
| Bonawitz, | Griffiths, | Mohr, | Sollenberger, |
| Boorse, | Guthrie, | Mooney, | Sorg, |
| Bower, | Gyger, | Moore, C. E., | Sproul, |
| Breisch, | Hall, | Moore, H. A., | Stimmel, |
| Brice, | Haller, | Morrison, | Stockham, |
| Brown, | Haudenshield, | Murray, | Helm, |
| Brunner, | Helm, | Myers, | Najaka, |
| Buchin, | Henry, | Najaka, | Naumann, |
| Cadwalader, | Hewitt, | Needham, | Neff, |
| Capano, | Hocker, | Nedham, | Nelson, |
| Cassidy, | Hoffman, | Neff, | O'Connor, |
| Chervenak, | Hoopes, | Nelson, | O'Dare, |
| Chudoff, | Horan, | O'Connor, | O'Donnell, |
| Clevenger, | Imbt, | O'Dare, | O'Neill, |
| Cochran, | Jennings, | O'Donnell, | Orban, |
| Cole, | Johnson, | O'Neill, | Patten, |
| Cook, | Johnston, | Orban, | Petrosky, |
| Cooper, | Jones, | Patten, | Pichney, |
| Cordler, | Jump, | Petrosky, | Pickens, |
| Costa, | Kean, | Pichney, | Polaski, |
| Crowley, | Kelley, | Pickens, | Powers, |
| Dague, | Kemp, | Polaski, | Price, |
| Dalrymple, | Kent, | Powers, | Propert, |
| Davison, | Kirley, | Price, | Ragot, |
| De Long, | Kline, | Propert, | Readinger, |
| Demech, | Kohl, | Ragot, | Reagan, |
| Dennison, | Kratz, | Readinger, | Reese, D. P., |
| Depuy, | Krise, | Reagan, | Reese, R. E., |
| Dix, | Kurtz, | Reese, D. P., | Relly, J. M., |
| Dye, | Laughner, | Reese, R. E., | Relly, W. J., |
| Efenberg, | Layer, | Relly, J. M., | Richter, |
| Elder, | Lee, | Relly, W. J., | Riley, |
| Erb, | Leisey, | Richter, | Robbins, |
| Evans, | Livingston, | Riley, | Robertson, |
| Ewing, | Livingstone, | Robbins, | Root, |
| Feola, | Loftus, | Robertson, | Rose, |
| Fish, | Lovett, | Root, | Rosen, |
| Fiss, | Lyons, | Rose, | Royer, |
| Flack, | Madden, | Rosen, | Sarra, |
| Fleming, | Madigan, | Royer, | Speaker. |
| For, | Mazza, | Sarra, | |

NAYS—0

NOT VOTING—2

- Mihm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 855, as follows:

An Act to further amend section two of the act approved the twenty-second day of June one thousand nine hundred thirty-one (P. L. 720) entitled "An act providing for the taking over by the Commonwealth under certain terms conditions and limitations of certain streets in cities of the second class second class A and third class as State highways and for the improvement construction reconstruction resurfacing and maintenance by the Commonwealth of certain defined widths of said streets imposing duties on such cities and on public utility companies using such streets providing that no assessment shall be made upon the Commonwealth in the elimination of any grade crossing thereon authorizing cities persons associations or corporations to enter into agreements with the Commonwealth to bear a portion of the

cost of construction or maintenance providing for the assessment of certain portions of the cost of street improvements on abutting property owners regulating the replacement of certain facilities of public utility companies prohibiting the opening of said streets after improvement without a permit and providing penalty therefor regulating the maintenance of detours authorizing the increase of city indebtedness in certain cases and appropriating money in the Motor License Fund for the purposes of this act" by changing or deleting certain routes and adding certain new routes

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The following routes established by section two of the act approved the twenty-second day of June one thousand nine hundred thirty-one (P. L. 720) entitled "An act providing for the taking over by the Commonwealth under certain terms conditions and limitations of certain streets in cities of the second class second class A and third class as State highways and for the improvement construction reconstruction resurfacing and maintenance by the Commonwealth of certain defined widths of said streets imposing duties on such cities and on public utility companies using such streets providing that no assessment shall be made upon the Commonwealth in the elimination of any grade crossing thereon authorizing cities persons associations or corporations to enter into agreements with the Commonwealth to bear a portion of the costs of construction or maintenance providing for the assessment of certain portions of the cost of street improvements on abutting property owners regulating the replacement of certain facilities of public utility companies prohibiting the opening of said streets after improvement without a permit and providing penalty therefor regulating the maintenance of detours authorizing the increase of city indebtedness in certain cases and appropriating money in the Motor License Fund for the purposes of this act" and its amendments are hereby deleted as indicated or amended to read as follows

Section 2 Said act is hereby further amended by adding thereto the following new routes

Beginning at a point on the Williamsport City-Lycoming township line these southwesterly to Daugherty Run road in the city of Williamsport a distance of about 0.06 of a mile

Beginning at a point on the Williamsport City Lycoming township line thence southeasterly on Fox Hollow Run road to Ridge Avenue in the city of Williamsport a distance of about 0.42 of a mile

Section 3 The streets established as State highways under the provisions of this act may be taken over for construction and maintenance at any time subsequent to the approval of this act but shall be taken over not later than the first day of January one thousand nine hundred forty-eight

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203

- | | | | |
|-----------|------------|---------------|---------------|
| Aaronson, | Frost, | McCormack, | Sax, |
| Andrews, | Gallagher, | McCosker, | Scanlon, |
| Bane, | Getchey, | McDonald, | Schuster, |
| Barrett, | Gibson, | McCullough, | Scott, |
| Baumunk, | Goff, | McKinney, | Serrill, |
| Beech, | Goodling, | McMillen, | Shoemaker, |
| Bender, | Gorman, | Mikula, | Simons, |
| Bentzel, | Graybill, | Miller, | Smith, C. C. |
| Bloom, | Greenwood, | Mills, | Smith, C. M., |
| Boies, | Greer, | Mintess, | Snider, |
| Bonawitz, | Griffiths, | Mohr, | Sollenberger, |
| Boorse, | Guthrie, | Mooney, | Sorg, |
| Bower, | Gyger, | Moore, C. E., | Sproul |

Breisch,	Hall,	Moore, H. A.,	Stank,
Brice,	Haller,	Morrison,	Stimmel,
Brown,	Haudenshield,	Murray,	Stockham,
Brunner,	Helm,	Myers,	Stonier,
Bucchin,	Henry,	Najaka,	Stuart,
Cadwalader,	Hewitt,	Naumann,	Swope,
Capano,	Hocker,	Needham,	Tahl,
Cassidy,	Hoffman,	Neff,	Thomassy,
Chervenak,	Hoopes,	Nelson,	Thompson.
Chudoff,	Horan,	O'Connor,	Tittle,
Clevenger,	Imbt,	O'Dare,	Tompkins,
Cochran,	Jennings,	O'Donnell,	Toomey,
Cole,	Johnson,	O'Neill,	Turner,
Cook,	Johnston,	Orban,	Upshur,
Cooper,	Jones,	Patten,	Vaughan,
Cordier,	Jump,	Petrosky,	Verona,
Costa,	Kean,	Pichney,	Wachhaus,
Crowley,	Kelley,	Pickens,	Wagner,
Dague,	Kemp,	Polaski,	Waldron,
Dalrymple,	Kent,	Powers,	Wallin,
Davison,	Kirley,	Price,	Walton,
De Long,	Kline,	Propert,	Waterhouse,
Demech,	Kohl,	Ragot,	Watkins,
Dennison,	Kratz,	Readinger,	Watson,
Deputy,	Krise,	Reagan,	Weldner,
Dix,	Kurtz,	Reese, D. P.,	Weiss,
Dye,	Laughner,	Reese, R. E.,	Wescott,
Efenberg,	Layer,	Reilly, J. M.,	West,
Elder,	Lee,	Relly, W. J.,	Wheeler,
Erb,	Leisey,	Richter,	Wolf,
Evans,	Livingston,	Riley,	Wood,
Ewing,	Livingstone,	Robbins,	Worley,
Feola,	Loftus,	Robertson,	Yeakel,
Fish,	Lovett,	Root,	Yester,
Fiss,	Lyons,	Rose,	Yetzer,
Flack,	Madden,	Rowen,	Young,
Fleming,	Madigan,	Royer,	Lichtenwalter,
Foot,	Mazza,	Sarra,	Speaker.

NAYS—0

NOT VOTING—2

Mihm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

TIME EXTENDED ON BILLS

Mr. SORG asked and obtained unanimous consent to extend the time five days on House Bill No. 641, Printer's No. 376, on page 12 of today's calendar, bills on final passed postponed.

BILLS ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 3, as follows:

An Act making an appropriation to the Schuylkill River Desilting Fund for use by the Water and Power Resources Board in continuing the work of correcting existing and preventing future silting of the Schuylkill River above Norristown

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The sum of five million dollars (\$5,000,000) or so much thereof as may be necessary is hereby specifically appropriated to the Schuylkill River Desilting Fund for use by the Water and Power Resources Board in continuing the work of correcting existing and preventing future silting of the Schuylkill River above Norristown Pennsylvania and to thus assure and expedite the Federal and State cooperative program for the restoration of the Schuylkill River

Section 2 The funds herein appropriated shall be paid

by the state treasurer from moneys in the public buildings construction fund created or about to be created

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203

Aaronson,	Frost,	McCormack,	Sax,
Andrews,	Gallagher,	McCosker,	Scanlon,
Bane,	Getchey,	McCullough,	Schuster,
Barrett,	Gibson,	McDonald,	Scott,
Baumunk,	Goff,	McKinney,	Serrill,
Beech,	Goodling,	McMillen,	Shoemaker,
Bender,	Gorman,	Mikula,	Simons,
Bentzel,	Graybill,	Miller,	Smith, C. C.,
Bloom,	Greenwood,	Mills,	Smith, C. M.,
Boies,	Greer,	Mintess,	Snider,
Bonawitz,	Griffiths,	Mohr,	Sollenberger,
Boorse,	Guthrie,	Mooney,	Sorg,
Bower,	Gyger,	Moore, C. E.,	Sproul,
Breisch,	Hall,	Moore, H. A.,	Stank,
Brice,	Haller,	Morrison,	Stimmel,
Brown,	Haudenshield,	Murray,	Stockham,
Brunner,	Helm,	Myers,	Stonier,
Bucchin,	Henry,	Najaka,	Stuart,
Cadwalader,	Hewitt,	Naumann,	Swope,
Capano,	Hocker,	Needham,	Tahl,
Cassidy,	Hoffman,	Neff,	Thomassy,
Chervenak,	Hoopes,	Nelson,	Thompson,
Chudoff,	Horan,	O'Connor,	Tittle,
Clevenger,	Imbt,	O'Dare,	Tompkins,
Cochran,	Jennings,	O'Donnell,	Toomey,
Cole,	Johnson,	O'Neill,	Turner,
Cook,	Johnston,	Orban,	Upshur,
Cooper,	Jones,	Patten,	Vaughan,
Cordier,	Jump,	Petrosky,	Verona,
Costa,	Kean,	Pichney,	Wachhaus,
Crowley,	Kelley,	Pickens,	Wagner,
Dague,	Kemp,	Polaski,	Waldron,
Dalrymple,	Kent,	Powers,	Wallin,
Davison,	Kirley,	Price,	Walton,
De Long,	Kline,	Propert,	Waterhouse,
Demech,	Kohl,	Ragot,	Watkins,
Dennison,	Kratz,	Readinger,	Watson,
Deputy,	Krise,	Reagan,	Weldner,
Dix,	Kurtz,	Reese, D. P.,	Weiss,
Dye,	Laughner,	Reese, R. E.,	Wescott,
Efenberg,	Layer,	Reilly, J. M.,	West,
Elder,	Lee,	Relly, W. J.,	Wheeler,
Erb,	Leisey,	Richter,	Wolf,
Evans,	Livingston,	Riley,	Wood,
Ewing,	Livingstone,	Robbins,	Worley,
Feola,	Loftus,	Robertson,	Yeakel,
Fish,	Lovett,	Root,	Yester,
Fiss,	Lyons,	Rose,	Yetzer,
Flack,	Madden,	Rowen,	Young,
Fleming,	Madigan,	Royer,	Lichtenwalter,
Foot,	Mazza,	Sarra,	Speaker.

NAYS—0

NOT VOTING—2

Mihm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 466, as follows:

An Act making an appropriation to the Department of Commerce to be used by the Pennsylvania Aeronautics Commission for the encouragement and development of aeronautics

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The sum of two million five hundred thousand dollars (\$2,500,000) or so much thereof as may be necessary is hereby specifically appropriated out of moneys in the General Fund to the Department of Commerce for the two fiscal years beginning the first day of June one thousand nine hundred forty-seven to be used by the Pennsylvania Aeronautics Commission for the encouragement and development of aeronautics for the development and maintenance of State airports for assistance to political subdivisions and municipal authorities of the Commonwealth in the construction and improvement of airports and other aeronautical facilities including the making of surveys and plans and the necessary construction work and equipment Provided however That no more shall be expended from this item for such purposes or any of them than may be required to match an equal sum contributed by any political subdivision or municipal authority of the Commonwealth or by the Federal Government or by a political subdivision or municipal authority and the Federal Government

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203

- | | | | |
|-------------|---------------|---------------|----------------|
| Aaronson, | Frost, | McCormack, | Sax, |
| Andrews, | Gallagher, | McCosker, | Scanlon, |
| Bane, | Getchey, | McCullough, | Schuster, |
| Barrett, | Gibson, | McDonald, | Scott, |
| Baumunk, | Goff, | McKinney, | Serill, |
| Beech, | Goodling, | McMillen, | Shoemaker, |
| Bender, | Gorman, | Mikula, | Simons, |
| Bentzel, | Graybill, | Miller, | Smith, C. C., |
| Bloom, | Greenwood, | Mills, | Smith, C. M., |
| Boles, | Greer, | Mintess, | Snider, |
| Bonawitz, | Griffiths, | Mohr, | Sollenberger, |
| Boorse, | Guthrie, | Mooney, | Sorg, |
| Bower, | Gyger, | Moore, C. E., | Sproul, |
| Brelsch, | Hall, | Moore, H. A., | Stank, |
| Brice, | Haller, | Morrison, | Stimmel, |
| Brown, | Haudenschild, | Murray, | Stockham, |
| Brunner, | Helm, | Myers, | Stonier, |
| Bucchin, | Henry, | Najaka, | Stuart, |
| Cadwalader, | Hewitt, | Naumann, | Swope, |
| Capano, | Hocker, | Needham, | Tahl, |
| Cassidy, | Hoffman, | Neff, | Thomassy, |
| Chervenak, | Hoopes, | Nelson, | Thompson, |
| Chudoff, | Horan, | O'Connor, | Tittle, |
| Clevenger, | Imbt, | O'Dare, | Tompkins, |
| Cochran, | Jennings, | O'Donnell, | Toomey, |
| Cole, | Johnson, | O'Neill, | Turner, |
| Cook, | Johnston, | Orban, | Upshur, |
| Cooper, | Jones, | Patten, | Vaughan, |
| Cordier, | Jump, | Petrosky, | Verona, |
| Costa, | Kean, | Pichney, | Wachhaus, |
| Crowley, | Kelley, | Pickens, | Wagner, |
| Dague, | Kemp, | Polaski, | Waldron, |
| Dalrymple, | Kent, | Powers, | Wallin, |
| Davison, | Kirley, | Price, | Walton, |
| De Long, | Kline, | Propert, | Waterhouse, |
| Demech, | Kohl, | Ragot, | Watkins, |
| Dennison, | Kratz, | Readinger, | Watson, |
| Depuy, | Krise, | Reagan, | Weidner, |
| Dix, | Kurtz, | Reese, D. P., | Weiss, |
| Dye, | Laughner, | Reese, R. E., | Wescott, |
| Efenberg, | Layer, | Relly, J. M., | West, |
| Elder, | Lee, | Relly, W. J., | Wheeler, |
| Erb, | Lelsey, | Richter, | Wolf, |
| Evans, | Livingston, | Riley, | Wood, |
| Ewing, | Livingstone, | Robbins, | Worley, |
| Feola, | Loftus, | Robertson, | Yeakel, |
| Fish, | Lovett, | Root, | Yeater, |
| Fiss, | Lyons, | Rose, | Yetzer, |
| Flack, | Madden, | Rowen, | Young, |
| Fleming, | Madigan, | Royer, | Lichtenwalter, |
| Foor, | Mazza, | Sarra, | Speaker. |

NAYS—0

NOT VOTING—2

- Milm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 467, as follows:

An Act making an appropriation to the Department of Commerce out of the Motor License Fund for the use of the Pennsylvania Aeronautics Commission

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 So much of the moneys as shall be determined by the Department of Revenue in the Motor License Fund as are derived after May thirty-first one thousand nine hundred forty-seven from the tax on liquid fuels sold for use in aircraft is hereby specifically appropriated to the Department of Commerce for the following purposes (a) for the proper conduct of the work of the Pennsylvania Aeronautics Commission including payment of expenses of the commission and the salaries wages or other compensation of an executive director and other employes for the payment of general expenses supplies printing equipment and maintenance and repairs of landing fields intermediate landing fields landing field equipment beacon sites other air navigation facilities and for the encouragement and development of civil aeronautics and (b) for the development and maintenance of State airports for assistance to political subdivisions and municipal authorities of the Commonwealth in the construction and improvement of airports and other aeronautical facilities including the making of surveys and plans and the necessary construction work and equipment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203

- | | | | |
|-------------|---------------|---------------|---------------|
| Aaronson, | Frost, | McCormack, | Sax, |
| Andrews, | Gallagher, | McCosker, | Scanlon, |
| Bane, | Getchey, | McCullough, | Schuster, |
| Barrett, | Gibson, | McDonald, | Scott, |
| Baumunk, | Goff, | McKinney, | Serrill, |
| Beech, | Goodling, | McMillen, | Shoemaker, |
| Bender, | Gorman, | Mikula, | Simons, |
| Bentzel, | Graybill, | Miller, | Smith, C. C., |
| Bloom, | Greenwood, | Mills, | Smith, C. M., |
| Boles, | Greer, | Mintess, | Snider, |
| Bonawitz, | Griffiths, | Mohr, | Sollenberger, |
| Boorse, | Guthrie, | Mooney, | Sorg, |
| Bower, | Gyger, | Moore, C. E., | Sproul, |
| Brelsch, | Hall, | Moore, H. A., | Stank, |
| Brice, | Haller, | Morrison, | Stimmel, |
| Brown, | Haudenschild, | Murray, | Stockham, |
| Brunner, | Helm, | Myers, | Stonier, |
| Bucchin, | Henry, | Najaka, | Stuart, |
| Cadwalader, | Hewitt, | Naumann, | Swope, |
| Capano, | Hocker, | Needham, | Tahl, |
| Cassidy, | Hoffman, | Neff, | Thomassy, |
| Chervenak, | Hoopes, | Nelson, | Thompson, |
| Chudoff, | Horan, | O'Connor, | Tittle, |
| Clevenger, | Imbt, | O'Dare, | Tompkins, |
| Cochran, | Jennings, | O'Donnell, | Toomey, |
| Cole, | Johnson, | O'Neill, | Turner, |
| Cook, | Johnston, | Orban, | Upshur, |

Cooper,	Jones,	Patten,	Vaughan,*
Cordier,	Jump,	Petrosky,	Verona.
Costa,	Kean,	Pichney,	Wachhaus.
Crowley,	Kelley,	Pickens,	Wagner,
Dague,	Kemp,	Polaski,	Waldron,
Dairymple,	Kent,	Powers,	Wallin,
Davison,	Kirley,	Price,	Walton,
De Long,	Kline,	Propert,	Waterhouse,
Demech,	Kohl,	Ragot,	Watkins.
Dennison,	Kratz,	Readinger,	Watson,
Depuy,	Krise,	Reagan,	Weidner,
Dix,	Kurtz,	Reese, D. P.,	Weiss,
Dye,	Laughner,	Reesr R. E.,	Wescott,
Efenberg,	Layer,	Reilly, J. M.,	West,
Elder,	Lee,	Reilly, W. J.,	Wheeler,
Erb,	Leisey,	Richter,	Wolf,
Evans,	Livingston,	Riley,	Wood,
Ewing,	Livingstone,	Robbins,	Worley,
Feola,	Loftus,	Robertson,	Yeakel,
Fish,	Lovett,	Root,	Yester,
Fiss,	Lyons,	Rose,	Yetzer,
Flack,	Madden,	Rowen,	Young,
Fleming,	Madigan,	Royer,	Lichtenwalter.
Foor,	Mazza,	Sarraf,	Speaker.

NAYS—0

NOT VOTING—2

Mihm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and construction of House Bill No. 596, as follows:

An Act to further amend section two hundred five of the act approved the ninth day of April one thousand nine hundred twenty-nine (P. L. 177) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the administrative departments boards commissions and officers thereof including the boards of trustees of State Normal Schools or Teachers Colleges abolishing creating reorganizing or authorizing the reorganization of certain administrative departments boards and commissions defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards commissions and officers fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employes in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments boards and commissions shall be determined" including the maximum size of the State Police Force

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Section two hundred five of the act approved the ninth day of April one thousand nine hundred twenty-nine (P. L. 177) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the administrative departments boards commissions and officers thereof including the boards of trustees of State Normal Schools or Teachers Colleges abolishing creating reorganizing or authorizing the reorganization of certain administrative departments boards and commissions defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments

boards commissions and officers fixing the salaries of the Governor Lieutenant Governor and certain other executives of certain administrative officers and of all deputies and other assistants and employes in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments boards and commissions shall be determined" as last amended by the act approved the twenty-eights day of April one thousand nine hundred forty-three (P. L. 94) is hereby further amended to read as follows

Section 205 Pennsylvania State Police The Pennsylvania State Police shall consist of a Commissioner a Deputy Commissioner the State police force and the State Highway Patrol as now authorized by law which are hereby consolidated into one force to be known as the State Police Force and such chiefs statisticians clerks experts and other assistants as the commissioner with the approval of the Governor shall deem necessary for the work of the force

The Commissioner of the Pennsylvania State Police shall receive a salary at the rate of eight thousand dollars per annum

The Deputy Commissioner of the Pennsylvania State Police shall be appointed by the Commissioner of Pennsylvania State Police with the approval of the Governor and shall receive a salary at the rate of seven thousand five hundred dollars per annum

The State Police Force shall consist of such number of officers and men and shall be organized in such manner as the Commissioner of Pennsylvania State Police with the approval of the Governor shall from time to time determine Provided however That the number of officers and men shall not exceed in the aggregate at any time [one thousand six hundred] two thousand four hundred persons

The members of the State Police Force and the chiefs statisticians clerks experts and other assistants engaged in the work of the Pennsylvania State Police shall be appointed by the commissioner and shall receive such compensation as shall be fixed by the commissioner with the approval of the Governor which compensation shall however conform to the standards established by the Executive Board

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203

Aaronson,	Frost,	McCormack,	Sax,
Andrews,	Gallagher,	McCosker,	Scanlon,
Bane,	Getchey,	McCullough,	Schuster,
Barrett,	Gibson,	McDonald,	Scott,
Baumunk,	Goff,	McKinney,	Serrill,
Beech,	Goodling,	McMillen,	Shoemaker,
Bender,	Gorman,	Mikula,	Simons,
Bentzel,	Graybill,	Miller,	Smith, C. C.,
Boies,	Greenwood,	Mills,	Smith, C. M.,
Bloom,	Greer,	Mintess,	Snider,
Bonawitz,	Griffiths,	Mohr,	Sollenberger,
Boorse,	Guthrie,	Mooney,	Sorg,
Bower,	Gyger,	Moore, C. E.,	Sproul,
Breisch,	Hall,	Moore, H. A.,	Stank,
Brice,	Haller,	Morrison,	Stimmel,
Bucchin,	Haudensfield,	Murray,	Stockham,
Brown,	Helm,	Myers,	Stoner,
Brunner,	Henry,	Najaka,	Stuart,
Cadwalader,	Hewitt,	Naumann,	Swope,
Capano,	Hocker,	Needham,	Tahl,
Cassidy,	Hoffman,	Neff,	Thomassy,
Chervenak,	Hoopes,	Nelson,	Thompson,
Chudoff,	Horan,	O'Connor,	Tittle,
Clevenger,	Imbt,	O'Dare,	Tompkins,
Cochran,	Jennings,	O'Donnell,	Toomey,
Cole,	Johnson,	O'Neill,	Turner,

Cook,	Johnston,	Orban,	Upshur,
Cooper,	Jones,	Patten,	Vaughan,
Cordier,	Jump,	Petrosky,	Verona,
Costa,	Kean,	Pichney,	Wachhaus,
Crowley,	Kelley,	Pickens,	Wagner,
Dague,	Kemp,	Polaski,	Waldron,
Dalrymple,	Kent,	Powers,	Wallin,
Davison,	Kirley,	Price,	Walton,
De Long,	Kline,	Propert,	Waterhouse,
Demech,	Kohl,	Ragot,	Watkins,
Dennison,	Kratz,	Readinger,	Watson,
Depuy,	Krise,	Reagan,	Weidner,
Dix,	Kurtz,	Reese, D P.,	Weiss,
Dye,	Laughner,	Reese, R. E.,	West,
Efenberg,	Layer,	Relly, J. M.,	Wescott,
Elder,	Lee,	Relly, W. J.,	Wheeler,
Erb,	Leisey,	Richter,	Wolf,
Evans,	Livingston,	Riley,	Wood,
Ewing,	Livingstone,	Robbins,	Worley,
Feola,	Loftus,	Robertson,	Yeakel,
Fish,	Lovett,	Root,	Yester,
Fiss,	Lyons,	Rose,	Yetzer,
Flack,	Madden,	Rowen,	Young,
Fleming,	Madigan,	Royer,	Lichtenwalter,
Foot,	Mazza,	Sarra,	Speaker.

NAYS—0

NOT VOTING—2

Mihm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No: 751, as follows:

An Act to further amend sections six hundred eighteen and six hundred twenty-one of the act approved the eighteenth day of May one thousand nine hundred eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" requiring periodic revision of standards of the State Council of Education with reference to school buildings providing for advisory committees in connection therewith and making the type of heating and ventilating systems optional with boards of school directors

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Section six hundred eighteen of the act approved the eighteenth day of May one thousand nine hundred eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by the act approved the first day of July one thousand nine hundred thirty-seven (P. L. 2560) is hereby further amended to read as follows

Section 618 All public school buildings hereafter built or rebuilt in school districts of the second third and fourth classes shall conform to standards established by the State Council of Education as to light area floor space and cubical contents The council shall immediately after the effective date of these amendments and at least once during each period of five years thereafter completely re-

view and revise such standards in the light of improved facilities equipment and methods and in the light of changing philosophies of classroom efficiency and with a view to utilizing natural advantages wherever available Such standards shall permit of opportunity for individuality in design and equipment to meet the requirements and possibilities of each public school building to be built or rebuilt

Every public school building of ten classrooms or more hereafter erected shall contain a room to be known as the health room which shall be not less than twenty-one feet in length and which shall be furnished and equipped for use as quarters in which regular school medical inspections may be given and as a first air room for pupils requiring medical attention while attending classes

Section 2 Section six hundred twenty-one of said act as amended by the act approved the twenty-ninth day of May one thousand nine hundred thirty-one (P. L. 243) is hereby further amended to read as follows

Section 621 The State Council of Education shall establish proper standards for heating and ventilating every school building hereafter erected or reconstructed in school districts of the second third and fourth classes and shall prescribe such rules and regulations as shall be necessary to make such standards effective Provided That the board of school directors shall in each case have the power to determine the type of heating and ventilating system to be used

The State Council of Education shall immediately after the effective date of these amendments and at least once during each period of five years thereafter completely re-view and revise such standards in the light of improved facilities equipment and methods and in the light of changing philosophies of classroom efficiency and with a view to utilizing natural advantages wherever available

Section 3 Said act is hereby amended by adding after section six hundred twenty-one thereof a new section to read as follows

Section 621.1 For the purpose of advising the State Council of Education in making revisions of standards required by these amendments the Governor shall immediately before the time for making any revision appoint an advisory committee consisting of fifteen members five of whom shall be registered architects experienced in designing school buildings three of whom shall be school administrators and three of whom shall be educators The members of such committees shall serve without compensation but shall be reimbursed for their necessary expenses actually incurred in the performance of their duties

Section 4 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203

Aaronson,	Frost,	McCormack,	Sax,
Andrews,	Gallagher,	McCosker,	Scanlon,
Bane,	Getchey,	McCullough,	Schuster,
Barrett,	Gibson,	McDonald,	Scott,
Baumunk,	Goff,	McKinney,	Serrill,
Beech,	Goodling,	McMillen,	Shoemaker,
Bender,	Gorman,	Mikula,	Simons,
Bentzel,	Graybill,	Miller,	Smith, C. C.,
Bloom,	Greenwood,	Mills,	Smith, C. M.,
Boies,	Greer,	Mintess,	Snider,
Bonawitz,	Griffiths,	Mohr,	Sollenberger,
Boorse,	Guthrie,	Mooney,	Sorg,
Bower,	Gyger,	Moore, C. E.,	Sproul,
Breisch,	Hall,	Moor, H. A.,	Stank,
Brice,	Haller,	Morrison,	Stimmel,
Brown,	Haudensheld,	Murray,	Stockhar
Brunner,	Helm,	Myers,	Stonier,
Bucchin,	Henry,	Najack,	Stuart,

Cadwalader,	Hewitt,	Naumann,	Swope,
Capano,	Hocker,	Needham,	Tahl,
Cassidy,	Hoffman,	Neff,	T'omassy,
Chervenak,	Hoopes,	Nelson,	Thompson,
Chudoff,	Horan,	O'Connor,	Tittle,
Clevenger,	Imbt,	O'Dare,	Tompkins,
Cochran,	Jennings,	O'Donnell,	Toomey,
Cole,	Johnson,	O'Neill,	Turner,
Cook,	Johnston,	Orban,	Upshur,
Cooper,	Jones,	Patten,	Vaughan,
Cordier,	Jump,	Petrosky,	Verona,
Costa,	Kean,	Pichney,	Wachhaus,
Crowley,	Kelley,	Pickens,	Wagner,
Dague,	Kemp,	Polaski,	Waldron,
Dalrymple,	Kent,	Powers,	Wallin,
Davison,	Kirley,	Price,	Walton,
De Long,	Kline,	Propert,	Waterhouse,
Demech,	Kohl,	Ragot,	Watkins,
Dennison,	Kratz,	Readinger,	Watson,
Depuy,	Krise,	Reagan,	Weidner,
Dix,	Kurtz,	Reese, D. P.,	Weiss,
Dye,	Laughner,	Reese, R. E.,	Wescott,
Efenberg,	Layer,	Relly, J. M.,	West,
Elder,	Lee,	Relly, J. J.,	Wheeler,
Erb,	Lelsey,	Richter,	Wolf,
Evans,	Livingston,	Riley,	Wood,
Ewing,	Livingstone,	Robbins,	Worley,
Feola,	Loftus,	Robertson,	Yeakel,
Fish,	Lovett,	Root,	Yester,
Fiss,	Lyons,	Rose,	Yetzer,
Flack,	Madden,	Rowen,	Young,
Fleming,	Madigan,	Royer,	Lichtenwaller,
Foot,	Mazza,	Tarraf,	Speaker.

NAYS—0

NOT VOTING—2

Mihm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 795, as follows:

An Act to repeal the act approved the fourth day of June one thousand nine hundred forty-three (P. L. 870) entitled "An act relating to appointments reclassifications and promotions made under any civil service system of this Commonwealth after the effective date of this act until a period after the cessation of hostilities making such appointments of war duration providing for examination at the end of such period and providing for experience credit for men and women honorably discharged from the armed forces or the uniformed services of the United States suspending inconsistent laws saving the right to return to former position and status suspending powers and duties of the Personnel Director of the State Civil Service Commission for a limited period and conferring powers on the State Civil Service Commission"

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The act approved the fourth day of June one thousand nine hundred forty-three (P. L. 870) entitled "An act relating to appointments reclassifications and promotions made under any civil service system of this Commonwealth after the effective date of this act until a period after the cessation of hostilities making such appointments of war duration providing for examinations at the end of such period and providing for experience credit for men and women honorably discharged from the armed forces or the uniformed services of the United States suspending inconsistent laws saving the right to former position and status suspending powers and duties

of the Personnel Director of the State Civil Commission for a limited period and conferring powers on the State Civil Service Commission" is hereby repealed

Section 2 The provisions of this act shall become effective immediately upon final enactment

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ANDREWS. Mr. Speaker, I would like to ask what this bill does, what law it repeals and what is the significance of it?

The SPEAKER. Will the gentleman from Northampton, Mr. Kemp, explain the bill?

Mr. KEMP. Mr. Speaker, all this bill does is to amend Pamphlet Law 870, which was a temporary law which made civil service temporary appointments and put it back to the position where it was before the war.

Mr. ANDREWS. Mr. Speaker, what is the clause in the present act that it repeals? I did not get that.

Mr. KEMP. Mr. Speaker, it repeals Pamphlet Laws 870, which was made a law in 1943, covering temporary appointments of civil service employes.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203

Aaronson,	Frost,	McCormack,	Sax,
Andrews,	Gallagher,	McCosker,	Scanlon,
Bane,	Getchey,	McCullough,	Schuster,
Barrett,	Gibson,	McDonald,	Scott,
Baumunk,	Goff,	McKinney,	Serrill,
Beech,	Goodling,	McMillen,	Shoemaker,
Bender,	Gorman,	Mikula,	Simons,
Bentzel,	Graybill,	Müller,	Smith, C. C.,
Bloom,	Greenwood,	Mills,	Smith, C. M.,
Botes,	Greer,	Mintess,	Snider,
Bonawitz,	Griffiths,	Mohr,	Sollenberger,
Boorse,	Guthrie,	Mooney,	Sorg,
Bower,	Gyger,	Moore, C. E.,	Sproul,
Breisch,	Hall,	Moore, H. A.,	Stank,
Brice,	Haller,	Morrison,	Stammel,
Brown,	Haudenshield,	Murray,	Stockham,
Brunner,	Helm,	Myers,	Stonier,
Bucchin,	Henry,	Najaka,	Stuart,
Cadwalader,	Hewitt,	Naumann,	Swope,
Capano,	Hocker,	Needham,	Tahl,
Cassidy,	Hoffman,	Neff,	Thomassy,
Chervenak,	Hoopes,	Nelson,	Thompson,
Chudoff,	Horan,	O'Connor,	Tittle,
Clevenger,	Imbt,	O'Dare,	Tompkins,
Cochran,	Jennings,	O'Donnell,	Toomey,
Cole,	Johnson,	O'Neill,	Turner,
Cook,	Johnston,	Orban,	Upshur,
Cooper,	Jones,	Patten,	Vaughan,
Cordier,	Jump,	Petrosky,	Verona,
Costa,	Kean,	Pichney,	Wachhaus,
Crowley,	Kelley,	Pickens,	Wagner,
Dague,	Kemp,	Polaski,	Waldron,
Dalrymple,	Kent,	Powers,	Wallin,
Davison,	Kirley,	Price,	Walton,
De Long,	Kline,	Propert,	Waterhouse,
Demech,	Kohl,	Ragot,	Watkins,
Dennison,	Kratz,	Readinger,	Watson,
Depuy,	Krise,	Reagan,	Weidner,
Dix,	Kurtz,	Reese, D. P.,	Weiss,
Dye,	Laughner,	Reese, R. E.,	Wescott,
Efenberg,	Layer,	Relly, J. M.,	West,
Elder,	Lee,	Relly, W. J.,	Wheeler,
Erb,	Lelsey,	Richter,	Wolf,
Evans,	Livingston,	Riley,	Wood,
Ewing,	Livingstone,	Robbins,	Worley,
Feola,	Loftus,	Robertson,	Yeakel,
Fish,	Lovett,	Root,	Yester,

Fiss, Flack, Fleming, Foor.	Lyons, Madden, Madigan, Mazza.	Rose, Rowen, Royer, Sarraf.	Yetzer, Young, Lichtenwalter, Speaker.
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NAYS—0

NOT VOTING—2

Mihm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL PASSED OVER

There being no objection,

House Bill No. 800, Printer's No. 553 was passed over at the request of the SPEAKER.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 828, as follows:

An Act making an appropriation to the Department of Public Instruction for the expenses involved in licensing and regulating private correspondence schools and classes

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The sum of fifteen thousand dollars (\$15,000) or as much thereof as may be necessary is hereby appropriated to the Department of Public Instruction for the two fiscal years beginning the first day of June one thousand nine hundred forty-seven to be used by the Department of Public Instruction for the purpose of employing qualified supervisors and clerical assistants provide necessary travel and maintenance and legal or other services as may be necessary in assisting the Department in formulating rules and regulations in conducting inspections processing reports establishing codes handling correspondence and such additional matters as may be necessary in connection with the licensing and regulation of private correspondence schools and classes as defined by law

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203

Aaronson, Andrews, Bane, Barrett, Baumunk, Beech, Bender, Bentzel, Bloom, Boles, Bonawitz, Boorse, Bower, Brelsch, Brice, Brown, Brunner, Bucchin, Cadwalader, Capano, Cassidy,	Frost, Gallagher, Getchey, Gibson, Goff, Goodling, Gorman, Graybill, Greenwood, Greer, Griffiths, Guthrie, Gyger, Hall, Haller, Haudensheld, Helm, Henry, Hewitt, Hocker, Hoffman,	McCormack, McCosker, McCullough, McDonald, McKinney, McMillen, Mikula, Miller, Mills, Mintess, Mohr, Mooney, Moore, C. E., Moore, H. A., Morrison, Murray, Myers, Najaka, Naumann, Needham, Neff,	Sax, Scanlon, Schuster, Scott, Serrill, Shoemaker, Simons, Smith, C. C., Smith, C. M., Snider, Sollenberger, Sorg, Sproul, Stank, Stimmel, Stockham, Stonler, Stuart, Swope, Tahl, Thomassy,
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Chervenak, Chudoff, Clevenger, Cochran, Cole, Cook, Cooper, Cordier, Costa, Crowley, Dague, Dalrymple, Davison, De Long, Demech, Dennison, Depuy, Dix, Dye, Efenberg, Elder, Erb, Evans, Ewing, Feola, Fish, Fiss, Flack, Fleming, Foor,	Hoopes, Horan, Imbt, Jennings, Johnson, Johnston, Jones, Jump, Kean, Kelley, Kemp, Kent, Kirley, Kline, Kohl, Kratz, Krise, Kurtz, Laughner, Layer, Lee, Lelsey, Livingston, Livingstone, Loftus, Lovett, Lyons, Madden, Madigan, Mazza,	Nelson, O'Connor, O'Dare, O'Donnell, O'Neill, Orban, Patten, Petrosky, Pichney, Pickens, Polaski, Powers, Price, Propert, Ragot, Readinger, Reagan, Reese, D. P., Reese, R. E., Reilly, J. M., Reilly, W. J., Richter, Riley, J Robbins, Robertson, Root, Rose, Rowen, Royer, Sarraf,	Thompson, Tittle, Tompkins, Toomey, Turner, Upshur, Vaughan, Verona, Wachhaus, Wagner, Waldron, Wallin, Walton, Waterhouse, Watkins, Watson, Weldner, Weiss, Wescott, West, Wheeler, Wolf, Wood, Worley, Yeakel, Yester, Yetzer, Young, Lichtenwalter, Speaker.
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NAYS—0

NOT VOTING—2

Mihm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1060, as follows:

An Act to further amend clause (a) of section four hundred forty-eight of the act approved the ninth day of April one thousand nine hundred twenty-one (P. L. 177) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the administrative departments board commissions and officers thereof including the boards of trustees of State Normal Schools or Teachers Colleges abolishing creating reorganizing or authorizing the reorganization of certain administrative departments boards and commissions defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards commissions and officers fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employes in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments boards and commissions shall be determined" further providing for the membership of the State Military Reservation Commission

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Clause (a) of section four hundred forty-eight of the act approved the ninth day of April one thousand nine hundred twenty-nine (P. L. 177) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the admini-

strative departments boards commissions and officers thereof including the boards of trustees of State Normal Schools or Teachers College abolishing creating reorganizing or authorizing the reorganization of certain administrative departments boards and commissions defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards commissions and officers fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employes in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments boards and commissions shall be determined" as last amended by the act approved the sixth day of June one thousand nine hundred forty-five (P. L. 1398) is hereby further amended to read as follows

Section 448 Advisory Boards and Commissions The advisory boards and commissions within the several administrative departments shall be constituted as follows

(a) The State Military Reservation Commission shall consist of the Governor [the Major General Commanding the National Guard of Pennsylvania any Major General who commands has commanded or shall hereafter command the National Guard of Pennsylvania who shall retire from the service subsequent to the first day of January one thousand nine hundred thirty-three regardless of such retirement] the Adjutant General [the Brigadier Generals commanding brigades the Chief of Staff of the Twenty-eighth Division] all active General Officers of the National Guard of Pennsylvania and two other members to be appointed by the Governor

The commission shall elect from among its members a chairman and a secretary

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203

Aaronscn,	Frost,	McCormack,	Sax,
Andrews,	Gallagher,	McCosker,	Scanlon,
Bane,	Getchey,	McCullough,	Schuster,
Barrett,	Gibson,	McDonald,	Scott,
Baumunk,	Goff,	McKinney,	Serrill,
Coch,	Goodling,	McMillen,	Shoemaker,
Bender,	Gorman,	Mikula,	ions,
Bentzel,	Graybill,	Miller,	Smith, C. C.,
Bloom,	Greenwood,	Mills,	Smith, C. M.,
Boles,	Greer,	Mintess,	Snider,
Bonawitz,	Griffiths,	Mohr,	Sollenberger,
Boorse,	Guthrie,	Mooney,	Sorg,
Bower,	Gyger,	Moore, C. E.,	Sproul,
Brelsch,	Hall,	Moore, H. A.,	Stank,
Brice,	Haller,	Morrison,	Stimmel,
Brown,	Haudenschild,	Murray,	Stockham,
Brunner,	Helm,	Myers,	Stonier,
Bucchin,	Henry,	Najaka,	Stuart,
Jadwalader,	Hewitt,	Naumann,	Swope,
Capano,	Hocker,	Needham,	Tahl,
Cassidy,	Hoffman,	Neff,	Thomassy,
Chervenak,	Hoopes,	Nelson,	Thompson,
Chudoff,	Horan,	O'Connor,	Tittle,
Clevenger,	Imbt,	O'Dare,	Tompkins,
Cochran,	Jennings,	O'Donnell,	Toomey,
Cole,	Johnson,	O'Neill,	Turner,
Cook,	Johnston,	Orban,	Upshur,
Cooper,	Jones,	Patten,	Vaughan,
Cordier,	Jump,	Petrosky,	Verona,
Costa,	Kean,	Pichney,	Wachhaus,
Crowley,	Kelley,	Pickens,	Wagner,
Dague,	Kemp,	Polaskl,	Waldron,
Dairymple,	Kent,	Powers,	Wallin,
Davison,	Kirley,	Price,	Walton,

De Long,	Kline,	Proper,	Waterhouse,
Demech,	Kobl,	Ragot,	Watkins,
Dennison,	Kratz,	Readinger,	Watson,
Depuy,	Krise,	Reagan,	Weidner,
Dix,	Kurtz,	Reese, D. P.,	Weiss,
Dye,	Laughner,	Reese, R. E.,	Wescott,
Efenberg,	Layer,	Reilly, J. M.,	West,
Elder,	Lee,	Reilly, W. J.,	Wheeler,
Erb,	Lelsey,	Richter,	Wolf,
Evans,	Livingston,	Riley,	Wood,
Ewing,	Livingstone,	Robbins,	Worley,
Feola,	Loftus,	Robertson,	Yeakel,
Fish,	Lovett,	Root,	Yester,
Fiss,	Lyons,	Rose,	Yetzer,
Flack,	Madden,	Rowen,	Young,
Fleming,	Madigan,	Royer,	Lichtenwalter,
Foor,	Mazza,	Sarra,	Speaker.

NAYS—0

NOT VOTING—2

Mihm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1108, as follows:

An Act to further amend subsection (a) of section seven hundred nineteen and section one thousand seven hundred two of the act approved the ninth day of April one thousand nine hundred twenty-nine (P. L. 343) entitled "An act relating to the finances of the State government providing for the settlement assessment collection and lien of taxes bonus and all other accounts due the Commonwealth the collection and recovery of fees and other money or property due or belonging to the Commonwealth or any agency thereof including escheated property and the proceeds of its sale the custody and disbursement or other disposition of funds and securities belonging to or in the possession of the Commonwealth and the settlement of claims against the Commonwealth the resettlement of accounts and appeals to the courts refunds of moneys erroneously paid to the Commonwealth auditing the accounts of the Commonwealth and all agencies thereof of all public officers collecting moneys payable to the Commonwealth or any agency thereof and all receipts of appropriations from the Commonwealth and imposing penalties affecting every department and board commission and officer of the State government every political subdivision of the State and certain officers of such subdivision every person association and corporation required to pay asses or collect taxes or to make returns or reports under the laws imposing taxes for State purposes or to pay license fees or other moneys to the Commonwealth or any agency thereof every State depository and every debtor or creditor of the Commonwealth" by changing the time for filing returns and the payment of the tax due and in certain cases providing penalties

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Subsection (a) of section seven hundred nineteen of the act approved the ninth day of April one thousand nine hundred twenty-nine (P. L. 343) entitled "An act relating to the finances of the State government providing for the settlement assessment collection and lien of taxes bonus and all other accounts due the Commonwealth the collection and recovery of fees and other money or property due or belonging to the Commonwealth or any agency thereof including escheated property and the proceeds of its sale the custody and disburse-

ment or other disposition of funds and securities belonging to or in the possession of the Commonwealth and the settlement of claims against the Commonwealth the resettlement of accounts and appeals to the courts re-funds of moneys erroneously paid to the Commonwealth auditing the accounts of the Commonwealth and all agencies thereof of all public officers collecting moneys payable to the Commonwealth or any agency thereof and all receipts of appropriations from the Commonwealth and imposing penalties affecting every department board commission and officer of the State government every political subdivision of the state and certain officers of such subdivisions every person association and corporation required to pay assess or collect taxes or to make returns or reports under the laws imposing taxes for State purposes or to pay license fees or other moneys to the Commonwealth or any agency thereof every State depository and every debtor or creditor of the Commonwealth" as amended by the act approved the second day of February one thousand nine hundred thirty-seven (P. L. 3) is hereby further amended to read as follows

Section 719 Reports by Private Bankers and Payment of Tax (a) Every private banker shall on or before the [first Monday of December] fifteenth day of February of each year make a return to the Department of Revenue setting forth the full amount of his gross receipts from commissions discounts abatements allowances and all other receipts arising from his business during the [year ending with the thirtieth day of November preceding the date of such return] thirteen-month period immediately the first day of January one thousand nine hundred forty-eight and during each calendar year immediately preceding such return thereafter Every such private banker at the time of making every return required by this section shall compute and pay to the department of tax due to the Commonwealth upon his gross receipts as required by law

Section 2 Section one thousand seven hundred two of said act as amended by the act approved the seventh day of June one thousand nine hundred thirty-five (P. L. 283) is hereby further amended to read as follows

Section 1702 Failure of Corporation Association Exchange or Person to Make Bonus or Tax Reports on Time If any corporation association exchange or person or the officer or officers of any corporation association or exchange shall neglect or refuse to furnish to the Department of Revenue within the time prescribed by law or any extension thereof granted by the Department of Revenue any bonus or tax report required by section seven hundred six seven hundred seven seven hundred eight seven hundred ten seven hundred thirteen seven hundred fourteen seven hundred sixteen seven hundred nineteen or seven hundred twenty of this act it shall be the duty of the Department of Revenue to add to the bonus or tax of such corporation association exchange or person for each and every tax period for which such report was not so furnished the following percentages which shall be collected with the bonus or tax in the usual manner of setting and collecting such bonus or tax

On the first one thousand dollars of bonus or tax ten per centum on the next four thousand dollars five per centum and on everything in excess of five thousand dollars one per centum

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—203

Aaronson,	Frost,	McCormack,	Sax,
Andrews,	Gallagher,	McCosker,	Scanlon,
Bane,	Getchey,	McCullough,	Schuster,
Barrett,	Gibson,	McDonald,	Scott,

Baumunk,	Goff,	McKinney,	Serrill,
Beech,	Goodling,	McMillen,	Shoemaker,
Bender,	Gorman,	Mikula,	Simons,
Bentzel,	Graybill,	Miller,	Smith, C. C.,
Bloom,	Greenwood,	Mills,	Smith, C. M.
Boies,	Greer,	Mintess,	Snider,
Bonawitz,	Griffiths,	Mohr,	Sollenberger,
Boorse,	Guthrie,	Mooney,	Sorg,
Bower,	Gyger,	Moore, C. E.,	Spro
Brelsch,	Hall,	Moore, H. A.,	Stank,
Brice,	Haller,	Morrison,	Stimmel,
Brown,	Haudenschild,	Murray,	Stockham,
Brunner,	Helm,	Myers,	Stonier,
Bucchin,	Henry,	Najaka,	Stuart,
Cadwalader,	Hewitt,	Naumann,	Swope,
Capano,	Hocker,	Nedham,	Tahl,
Cassidy,	Hoffman,	Neff,	Thomassy,
Chervenak,	Hoopes,	Nelson,	Thompson,
Chudoff,	Horan,	O'Connor,	Tittle,
Clevenger,	Imbt,	O'Dare,	Tompkins,
Cochran,	Jennings,	O'Donnell,	Toomey,
Cole,	Johnson,	O'Neill,	Turner,
Cook,	Johnston,	Orban,	Upshur,
Cooper,	Jones,	Patten,	Vaughan,
Cordier,	Jump,	Petrosky,	Verona,
Costa,	Kean,	Pichney,	Wachhaus,
Crowley,	Kelley,	Pickens,	Wagner,
Dague,	Kemp,	Polaski,	Waldron,
Dalrymple,	Kent,	Powers,	Wallin,
Davison,	Kirley,	Price,	Walton,
De Long,	Kline,	Propert,	Waterhouse,
Demech,	Kohl,	Ragot,	Watkins,
Dennison,	Kratz,	Readinger,	Watson,
Depuy,	Krise,	Reagan,	Weldner,
Dix,	Kurtz,	Reese, D. P.,	Weiss,
Dye,	Laughner,	Reese, R. E.,	Wescott,
Efenberg,	Layer,	Relly, J. M.,	Wes,
Elder,	Lee,	Relly, W. J.,	Wheeler,
Erb,	Lelsey,	Richter,	Wolf,
Evans,	Livingston,	Riley,	Wood,
Ewing,	Livingstone,	Robbins,	Worley,
Feola,	Loftus,	Robertson,	Yeakel,
Fish,	Lovett,	Root,	Yester,
Fiss,	Lyons,	Rose,	Yetzer,
Fleck,	Madden,	Rowen,	Young,
Flaming,	Madigan,	Royer,	Lichtenwalter,
Foor,	Mazza,	Sarraff,	Speaker.

NAYS—0

NOT VOTING—2

Mihm, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1217, as follows:

An Act prohibiting sales of cigarettes below cost and to protect and stabilize tax collections defining and prohibiting unfair sales of cigarettes conferring powers and imposing duties on the Department of Revenue and persons as herein defined engaged in the sale of cigarettes at retail or wholesale providing remedies for violations thereof and imposing penalties

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Short Title This act shall be known and may be cited as the "Unfair Cigarette Sales Act"

Section 2 Legislative Findings Statement of Policy It is hereby declared that the advertising offering for sale or sale of cigarettes below cost in the retail and wholesale trade with the intent of injuring competitors destroying or substantially lessening competition is an unfair and deceptive business practice It is hereby declared to be the policy of the State to promote the public welfare through the prohibition of such sales and it is the pur-

pose of this act to carry out that policy in the public interest

Section 3 Definitions The following words terms and phrases when used in this act shall have the meanings ascribed to them in this section except where the context clearly indicates a different meaning

(1) The term "association" shall mean any partnership limited partnership or other form of unincorporated enterprise owned by two or more persons

(2) The term "package" shall mean the individual package box or other container in and from which retail sales of cigarettes are normally made or intended to be made and packages boxes or other containers in which cigarettes are packed for transportation purposes

(3) The term "sale" shall mean any transfer for a consideration exchange barter gift offer for sale and distribution in any manner or by any means whatsoever

(4) The term "cigarettes" shall mean and include any roll for smoking made wholly or in part of tobacco irrespective of size or shape and whether or not such tobacco is flavored adulterated or mixed with any other ingredient the wrapper or cover of which is made of paper or any other substance or material excepting tobacco

(5) The term "person" shall mean and include any individual firm fiduciary partnership a corporation trust or association however formed club trustee agency or receiver

(6) The term "wholesaler" shall mean and include any person who purchases cigarettes direct from the manufacturer or from any other person who purchased from a manufacturer and sells such cigarettes purchased by him to others for resale

(7) The term "retailer" shall mean and include any person who operates a store or concession for the purpose of making sales of cigarettes at retail and any person selling cigarettes through vending machines

(8) The term "sell at retail" or "sales at retail" or "retail sales" shall mean and include any transfer of title to cigarettes for a valuable consideration made in the ordinary course of trade or usual prosecution of the seller's business to the purchaser for consumption or use

(9) The terms "sell at wholesale" "sales at wholesale" and "wholesale sales" shall mean and include any transfer of title to cigarettes for a valuable consideration made in the ordinary course of trade or usual prosecution of the wholesaler's business to the retailer for the purpose of resale

Section 4 Sales at Less Than Cost Penalty (a) It shall be unlawful for any retailer or wholesaler with intent to injure competitors destroy or substantially lessen competition to advertise offer to sell or sell at retail or wholesale cigarettes at less than cost to such retailer or wholesaler as the case may be Any retailer or wholesaler who violates the provisions of this section shall be guilty of a misdemeanor and punishable by a fine of not more than five hundred dollars (\$500)

(b) Evidence of advertisement offering to sell or sale of cigarettes by any retailer or wholesaler at less than cost to him shall be prima facie evidence of intent to injure competitors and to destroy or substantially lessen competition

Section 5 Cost to the Retailer Meaning etc (a) The term "cost to the retailer" shall mean the invoice cost of the cigarettes to the retailer or the replacement cost of the cigarettes to the retailer within thirty (30) days prior to the date of sale in the quantity last purchased whichever is lower less all trade discounts except customary discounts for cash to which shall be added the full face value of any stamps which may be required by any cigarette act of this State now in effect or later enacted if not already included by the manufacturer in his list price and the cost of doing business by the said retailer as evidenced by the standards and methods of accounting regularly employed by him in his allocation of overhead costs and expenses paid or incurred and must include without limitation labor (including salaries of executives and officers) rent depreciation selling costs maintenance

of equipment delivery costs all types of licenses taxes insurance and advertising Provided That any retailer who received in connection with the retailer's purchase not only the discounts ordinarily allowed upon purchase by a retailer but also in whole or in part the discounts ordinarily allowed upon purchases by a wholesaler in determining "cost to the retailer" pursuant to this subsection shall add the "cost of doing business by the wholesaler" to the invoice cost of the cigarettes to said retailer or to the replacement cost of the cigarettes to said retailer within thirty (30) days prior to the date of sale in the quantity last purchased which ever is lower less all trade discounts except customary discounts for cash before adding the full face value of any stamps which may be required by any cigarette tax act of this State now in effect or later enacted if not already included by the manufacturer in his list price and the "cost of doing business by the retailer"

(b) In the absence of proof of a lesser or higher cost of doing business by the retailer making the sale the cost of doing business to the retailer shall be presumed to be six per centum (6%) of the sum of both the invoice cost of the cigarettes to the retailer or of the replacement cost of the cigarettes to the retailer within thirty (30) days prior to the date of sale in the quantity last purchased which ever is lower less all trade discounts except customary discounts for cash and the full face value of any stamps which may be required by any cigarette tax act of this State now in effect or later enacted if not already included by the manufacturer in his list price

(c) In the absence of a lesser or higher cost of doing business the cost of doing business to the retailer who received in connection with the retailer's purchase not only the discounts ordinarily allowed upon purchase by a retailer but also in whole or in part the discounts ordinarily allowed upon purchases by a wholesaler shall be presumed to be six per centum (6%) of the sum of the invoice cost of the cigarettes to such retailer within thirty (30) days prior to the date of sale in the quantity last purchased whichever is lower less all trade discounts except customary discounts for cash and the full face value of any stamps which may be required by any cigarette tax act of this State now in effect or later enacted if not already included by the manufacturer in his list price and "cost of doing business by the wholesaler"

Section 6 Cost to Wholesaler Meaning etc (a) The term "cost to the wholesaler" shall mean the invoice cost of the cigarettes to the wholesaler or of the replacement cost of the cigarettes to the wholesaler within thirty (30) days prior to the date of sale in the quantity last purchased whichever is lower less all trade discounts except customary discounts for cash to which shall be added the full face value of any stamps which may be required by any cigarette tax act of this State now in effect or later enacted if not already included by the manufacturer in his list price and the cost of doing business by the said wholesaler as evidenced by the standards and methods of accounting regularly employed by him in his allocation of overhead costs and expenses paid or incurred and must include without limitation labor (including salaries of executives and officers) rent depreciation selling costs maintenance of equipment delivery costs all types of licenses taxes insurance and advertising

(b) In the absence of proof of a lesser or higher cost of doing business by the wholesaler making the sale the cost of doing business to the wholesaler shall be presumed to be two and three quarters per centum (2¾%) of the sum of both the invoice cost of the cigarettes to the wholesaler or of the replacement cost of the cigarettes to the wholesaler within thirty (30) days prior to the date of sale in the quantity last purchased whichever is lower less all trade discounts except customary discounts for cash and the full face value of any stamps which may be required by any cigarette tax act of this State now in effect or later enacted if not already included by the manufacturer in his list price

(c) In all advertisements offers for sale or sales in-

volving two (2) or more items at a combined price and in all advertisements offers for sale or sales involving the giving of any concession of any kind whatsoever (whether it be coupons or otherwise) the retailer's or wholesaler's selling price shall not be below the "cost to the retailer" or the "cost to the wholesaler" respectively of all articles products commodities and concessions included in such transactions

Section 7 Sales by a Wholesaler to a Wholesaler or Retailer When one wholesaler sells cigarettes to any other wholesaler the former shall not be required to include in his selling price to the latter "cost to the wholesaler" as provided by section five of this act but the latter wholesaler upon resale to a retailer shall be subject to the provisions of said section

Section 8 Sales Exceptions The provisions of this act shall not apply to sales at retail or sales at wholesale made (a) in an isolated transaction and not in the usual course of business (b) where cigarettes are advertised offered for sale or sold in bona fide clearance sales for the purpose of discontinuing trade in such cigarettes and said advertising offer to sell or sale shall state the reason thereof and the quantity of such cigarettes advertised offered for sale or to be sold (c) where cigarettes are advertised offered for sale or sold as imperfect or damaged and said advertising offer to sell or sale shall state the reason thereof and the quantity of such cigarettes advertised offered for sale or to be sold (d) where cigarettes are sold upon the complete final liquidation of a business (e) where cigarettes are advertised offered for sale or sold by any fiduciary or other officer acting under the order or direction of any court

Section 9 Advertising of Certain Sales Good Faith Any retailer or wholesaler may advertise offer to sell or sell cigarettes at a price made in good faith to meet the prices of a competitor who is selling the same article at cost to him as a wholesaler or retailer The prices of cigarettes advertised offered for sale or sold under the exemptions specified in section seven shall not be considered the price of a competitor and used as a basis for establishing prices blow cost nor shall prices established at bankrupt sales be considered as prices of a competitor within the purview of the first sentence of this section

Section 10 Sales Contracts Void Any contract express or implied made by any person firm or corporation in violation of any of the provisions of this act is declared to be an illegal and void contract and no recovery thereon shall be had

Section 11 Court Evidence Admissible (a) In determining "cost to the retailer" and "cost to the wholesaler" the court shall receive and consider as bearing on the bona fides of such cost evidence tending to show that any person complained against under any of the provisions of this act purchased cigarettes with respect to the sale of such complaint is made at a fictitious price or upon terms or in such a manner or under such invoices as to conceal the true cost discounts or terms of purchase and shall also receive and consider as bearing on the bona fides of such cost evidence of the normal customary and prevailing terms and discounts in connection with other sales of a similar nature in the trade area or state

(b) Merchandise given gratis or payment made to a retailer or wholesaler for display or advertising or promotion purposes or otherwise shall not be considered in determining the cost of cigarettes to the retailer or wholesaler

Section 12 Sales Outside Ordinary Channels of Business Effect In establishing the cost of cigarettes to the retailer or wholesaler the invoice cost of said cigarettes purchased at a forced bankrupt closeout sale or other sale outside of the ordinary channels of trade may not be used as a basis for justifying a price lower than one based upon the replacement cost of the cigarettes to the retailer or wholesaler within thirty (30) days prior to the date of sale in the quantity last purchased through the ordinary channels of trade

Section 13 Cost Survey Admissibility Where the parti-

cular trade of which the person complained against is a member has an established cost survey for the trading area in which the offense is committed the said cost survey shall be deemed competent evidence to be used in proving the cost of the person complained against within the provisions of this act

Section 14 Remedies (a) Any person injured by any violation or who shall suffer injury from any threatened violation of this act may maintain an action in any court of equitable jurisdiction to prevent restrain or enjoin such violation or threatened violation If in such action a violation or threatened violation of this act shall be established the court shall enjoin and restrain or otherwise prohibit such violation or threatened violation and in addition thereto shall assess in favor of the plaintiff and against the defendant the costs of suit including reasonable attorney's fees In such action it shall not be necessary that actual damages to the plaintiff be alleged or proved but where alleged and proved the plaintiff in said action in addition to such injunctive relief and costs of suit including reasonable attorney's fees shall be entitled to recover from the defendant the actual damages sustained by the plaintiff

(b) In the event no injunctive relief is sought or required any person injured by a violation of this act may maintain an action for damages alone in any court of general jurisdiction and the measure of damages in such action shall be the same as prescribed in subsection (a) of this section

Section 15 Unfair Sales Act The provisions of the act approved the eleventh day of August one thousand nine hundred forty-one (P. L. 900) known as the "Unfair Sales Act" shall not apply to sales of cigarettes covered by the provisions of this act

Section 16 Department of Revenue Powers and Duties The administration of this act is vested in the Department of Revenue of this Commonwealth and the applicable authority vested in the Department by the act approved the fourteenth day of June one thousand nine hundred thirty-five (P. L. 341) known as the "Cigarette Tax Act" as reenacted and amended by the act approved the twenty-seventh day of March one thousand nine hundred forty-five (P. L. 71) shall be extended to include the provisions of this act Such departments shall suspend or revoke any license or permit issued under the act approved the fourteenth day of June one thousand nine hundred thirty-five (P. L. 341) known as the "Cigarette Tax Act" as reenacted and amended for failure of the licensee to comply with any provisions of this act

Section 17 The provisions of this act shall become effective sixty (60) days after the date of its final enactment

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ANDREWS. Mr. Speaker, this is indeed a peculiar measure to appear under Republican sponsorship in this day of free enterprise. This measure is designed to protect by means of various regulations a Pennsylvania business. So far as I have been able to read in the papers it is not consistent with sound Republican policy that business should go to government for protection or that regulations should be placed at State lines governing the flow of trade and commerce. But apparently the cigarette industry, so far as the distribution is concerned, is in trouble in Pennsylvania, and so these eminent Republicans just as though this was a New Deal era, come flocking to the Legislature of Pennsylvania, to government for protection.

Mr. Speaker, insofar as they recognize the principles that Government is formed to protect the citizen as well

as business, I agree with their logic, and because we have burdened Pennsylvania dealers with certain restrictions in the matter of distributing cigarettes that do not apply to dealers outside of the Commonwealth, it is necessary for us by reason of our original mistake to pass a law which will prevent the cruel people from outside Pennsylvania from putting Pennsylvania cigarette distributors out of business.

So Mr. Speaker, I welcome the sponsors of this bill into the New Deal camp and cite the fact that when their particular interest is in danger they are not so very hot for free enterprise.

Mr. CHUDOFF. Mr. Speaker, I desire to interrogate the gentleman from Elk, Mr. Sorg.

The SPEAKER. Will the gentleman from Elk permit himself to be iterrogated?

Mr. SORG. I shall, Mr. Speaker.

Mr. CHUDOFF. Mr. Speaker, I should like to know from the gentleman from Elk whether or not this bill was introduced because of the recent four cent tax on cigarettes.

Mr. SORG. To my knowledge that is not the reason, Mr. Speaker.

Mr. CHUDOFF. I thank the gentleman.

Mr. LOVETT. Mr. Speaker, this bill has something to do with cigarettes and maybe I will have another good day.

I want to say just one word. I was informed by Mr. Sorg when we talked about the cigarette tax that he was not afraid of the people of Pennsylvania going over in the other states and buying cigarettes just in order to save the tax. Somebody is being afraid in this bill. We are afraid to let the other people come in and offer cigarettes for sale for less than cost. I think so far as the people of Pennsylvania are concerned we could let them come in and buy cigarettes from people that are under the Fair Employment Practices Act. So therefore I do not see any need for this bill and that is the reason why I am going to vote against it.

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—186

Andrews,	Getchey,	Mazza,	Sarraf,
Aaronson,	Gibson,	McCormack,	Sax,
Barrett,	Goff,	McCosker,	Scanlon,
Baumunk,	Goodling,	McCullough,	Schuster,
Beech,	Gorman,	McDonald,	Scott,
Bender,	Graybill,	McMillen,	Serrill,
Bloom,	Greenwood,	Mikula,	Shoemaker,
Boies,	Greer,	Miller,	Simons,
Bonawitz,	Griffiths,	Mills,	Smith, C. C.,
Boorse,	Guthrie,	Mintess,	Smith, C. M.,
Bower,	Gyger,	Mohr,	Sollenberger,
Brelsch,	Hall,	Mooney,	Sorg,
Brice,	Haller,	Moore, C. E.,	Stank,
Brunner,	Haudenschild,	Moore, H. A.,	Stimmel,
Bucchin,	Helm,	Morrison,	Stockham,
Cadwalader,	Henry,	Murray,	Stonier,
Cassidy,	Hewitt,	Myers,	Stuart,
Chervenak,	Hocker,	Najaka,	Swope,
Chudoff,	Hoffman,	Naumann,	Tahl,
Clevenger,	Hoopes,	Needham,	Thomassy,
Cochran,	Horan,	Neff,	Thompson,
Cook,	Imbt,	Nelson,	Tittle,
Cooper,	Jennings,	O'Connor,	Tompkins,
Corder,	Johnson,	O'Dare,	Toomey,
Costa,	Johnston,	O'Donnell,	Turner,
Crowley,	Jones,	O'Neill,	Upshur,

Dague,	Jump,	Fatten,	Vaughan,
Dalrymple,	Kean,	Pichney,	Wachhaus,
Davison,	Kelley,	Pickens,	Wagner,
De Long,	Kemp,	Polaski,	Wallin,
Demech,	Kent,	Powers,	Walton,
Dennlson,	Kirley,	Price,	Waterhouse,
Depuy,	Kline,	Propert,	Watkins,
Dix,	Kohl,	Ragot,	Watson,
Dye,	Kratz,	Readinger,	Waldron,
Efenberg,	Krise,	Reagan,	Weldner,
Elder,	Kurtz,	Reese, D. P.,	Wescott,
Erb,	Laughner,	Relly, J. M.,	West,
Ewing,	Layer,	Relly, W. J.,	Wheeler,
Feola,	Lee,	Richter,	Wolf,
Flsh,	Lelsey,	Riley,	Wood,
Floss,	Livingston,	Robbins,	Worley,
Flack,	Livingstone,	Robertson,	Yeakel,
Fleming,	Loftus,	Root,	Young,
Foor,	Lyons,	Rose,	Lichtenwalter,
Frost,	Madden,	Rowen,	Speaker.
Gallagher,	Madigan,	Royer,	

NAYS—16

Bane,	Cole,	Orban,	Verona,
Bentzel,	Evans,	Petrosky,	Weiss,
Brown,	Lovett,	Reese, R. E.,	Yester,
Capano,	McKinney,	Snider,	Yetzer,

NOT VOTING—3

Mihm,	Sproul,	Trout,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1316, as follows:

An Act appropriating eighteen hundred dollars to the Chief Clerk of the House of Representatives to be used for the purpose of paying the salaries of deceased members to the wife or husband or legal representative of such deceased member

The General Assembly of the Commonwealth of Pennsylvania enacts as follows

Section 1 The sum of eighteen hundred dollars or so much thereof as is necessary is hereby specifically appropriated to the Chief Clerk of the House of Representatives to be used by the Chief Clerk for the purpose of paying the balance of salaries due such deceased members to the wife or husband or legal representative of such deceased member in all cases in which the deceased member served part of his term of office and for which vacancy a successor has not been elected

Section 2 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—202

Aaronson,	Frost,	McCormack,	Sax,
Andrews,	Gallagher,	McCosker,	Scanlon,
Bane,	Getchey,	McCullough,	Schuster,
Barrett,	Gibson,	McDonald,	Scott,
Baumunk,	Goff,	McKinney,	Serrill,
Beech,	Goodling,	McMillen,	Shoemaker,
Bender,	Gorman,	Mikula,	Simons,
Bentzel,	Graybill,	Miller,	Smith, J. C.,
Bloom,	Greenwood,	Mills,	Smith, C. M.,

Boies,	Greer,	Mintess,	Snider,
Bonawitz,	Griffiths,	Mohr,	Sollenberger.
Boorse,	Guthrie,	Mooney,	Sorg,
Bower,	Gyger,	Moore, C. E.,	Stank,
Brelschi,	Hall,	Moore, H. A.,	Stimmel,
Brice,	Haller,	Morrison,	Stockham,
Brown,	Haudensfield,	Murray,	Stonier,
Brunner,	Helm,	Myers,	Stuart,
Bucchin,	Henry,	Najaka,	Swope,
Cadwalader,	Hewitt,	Naumann,	Tahl,
Capano,	Hocker,	Needham,	Thomassy,
Cassidy,	Hoffman,	Neff,	Thompson,
Chervenak,	Hoopes,	Nelson,	Tittle,
Chudoff,	Horan,	O'Connor,	Tompkins,
Clevenger,	Imbt,	O'Dare,	Toomey,
Cochran,	Jennings,	O'Donnell,	Turner,
Cole,	Johnson,	O'Neill,	Upshur,
Cook,	Johnston,	Orban,	Vaughan,
Cooper,	Jones,	Patten,	Verona,
Cordier,	Jump,	Petrosky,	Wachhaus,
Costa,	Kean,	Pichney,	Wagner,
Crowley,	Kelley,	Pickens,	Waldron,
Dague,	Kemp,	Polaski,	Wallin,
Dalrymple,	Kent,	Powers,	Watson,
Davison,	Kirley,	Price,	Waterhouse,
De Long,	Kline,	Propert,	Watkins,
Demech,	Kohl,	Ragot,	Watson,
Dennison,	Kratz,	Readinger,	Weldner,
Depuy,	Krise,	Reagan,	Weiss,
Dix,	Kurtz,	Reese, D. P.,	Wescott,
Dye,	Laughner,	Reese, R. E.,	West,
Efenberg,	Layer,	Reilly, J. M.,	Wheeler,
Elder,	Lee,	Reilly, W. J.,	Wolf,
Erb,	Leisey,	Richter,	Wood,
Evans,	Livingston,	Riley,	Worley,
Ewing,	Livingstone,	Robbins,	Yeakel,
Feola,	Loftus,	Robertson,	Yester,
Fish,	Lovett,	Root,	Yetzer,
Fiss,	Lyons,	Rose,	Young,
Flack,	Madden,	Rowen,	Lichtenwalter,
Fleming,	Madigan,	Royer,	Speaker.
Foor,	Mazza,	Sarra,	

as amended by further defining the duties of the Department of Property and Supplies regarding State institutions

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Subsection (b) of section five hundred eight of the act approved the ninth day of April one thousand nine hundred twenty-nine (P. L. 177) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the administrative departments boards commissions and officers thereof including the boardst of trustees of State Normal Schools or Teachers Colleges abolishing creating reorganizing or authorizing the reorganization of certain administrative departments boards and commissions defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards commissions and officers fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employes in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and oll other assistants and employes of certain departments boards and commissions shall be determined" as last amended by the act approved the twenty-first day of June one thousand nine hundred thirty-seven (P. L. 1865) is hereby further amended to read as follows

Section 508 * * * * *

[(b) The Department of Property and Supplies shall make at least once every two fiscal years a survey of all buildings equipment land improvements connected with and comprising each State institution After making any survey the Department of Property and Supplies shall prepare a report setting forth in detail the results of the survey including the needs of such institution with respect to the maintenance of and repairst improvements alterations and additions to its buildings land and equipment The Department of Property and Supplies shall file a copy of such report with the Governor and the department or departmental administrative board having supervision or control of the institution Such reports shall be used so far as practical as a guide in formulating the biennial budgetary requests for appropriations for the maintenance of and repairs improvements alterations and additions to the buildings lands and equipment of State institutions]

(b) The Department of Property and Supplies shall from time to time inspect all buildings equipment land and improvements connected with and comprising each State institution in order to ascertain whether such buildings equipment land and improvements are being properly maintained and the need for repairs improvements alterations and additions to such buildings equipment and lands

The Department of Property and Supplies shall be responsible for the maintenance in good order and repair of all buildings equipment land and improvements and shall formulate its biennial budgetary requests for appropriationst for maintenance of and repairs improvements alterations and additions to the buildings lands and equipment of State institutions

Section 2 This act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—202

Aaronson, Frost, McCormack, Sax,

NAYS—0

NOT VOTING—3

Mihm, Sproul, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1333, as follows:

An Act to further amend subsection (b) of section five hundred eight of the act approved the ninth day of April one thousand nine hundred twenty-nine (P. L. 177) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the administrative departments boards commissions and officers thereof including the boards of trustees of State Normal Schools or Teachers Colleges abolishing creating reorganizing or authorizing the reorganization of certain administrative departments boards and commissions defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards commissions and officers fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employes in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments boards and commissions shall be determined"

Andrews,	Gallagher,	McCosker,	Scanlon,
Bane,	Getchey,	McCullough,	Schuster,
Barrett,	Gibson,	McDonald,	Scott,
Baumunk,	Goff,	McKinney,	Serrill,
Beech,	Goodling,	McMillen,	Shoemaker,
Bender,	Gorman,	Mikula,	Simons,
Bentzel,	Graybill,	Miller,	Smith, C. C.,
Bloom,	Greenwood,	Mills,	Smith, C. M.,
Boies,	Greer,	Mooney,	Snider,
Bonawitz,	Griffiths,	Moore, C. E.,	Sollenberger,
Boorse,	Guthrie,	Mintess,	Sorg,
Bower,	Gyger,	Mohr,	Stank,
Breisch,	Hall,	Moore, H. A.,	Stimmel,
Brice,	Haller,	Morrison,	Stockham,
Brown,	Haudenshield,	Murray,	Stonier,
Brunner,	Helm,	Myers,	Stuart,
Bucchin,	Henry,	Najaka,	Swope,
Cadwalader,	Hewitt,	Naumann,	Tahl,
Capano,	Hocker,	Needham,	Thomassy,
Cassidy,	Hoffman,	Neff,	Thompson,
Chervenak,	Hoopes,	Nelson,	Tittle,
Chudoff,	Horan,	O'Connor,	Tompkins,
Clevenger,	Imbt,	O'Dare,	Toomey,
Cochran,	Johnston,	O'Donnell,	Turner,
Cole,	Jennings,	O'Neill,	Upshur,
Cook,	Johnson,	Orban,	Vaughan,
Cooper,	Jones,	Patten,	Verona,
Cordier,	Jump,	Petrosky,	Wachhaus,
Costa,	Kean,	Pichney,	Wagner,
Crowley,	Kelley,	Pickens,	Waldron,
Dague,	Kemp,	Polaski,	Wallin,
Dalrymple,	Kent,	Walton,	Waterhouse,
Davison,	Kirley,	Price,	Watkins,
De Long,	Kline,	Propert,	Watson,
Demech,	Kohl,	Ragot,	Weidner,
Dennison,	Kratz,	Readinger,	Wells,
Depuy,	Krise,	Reagan,	Wheeler,
Dix,	Kurtz,	Reese, D. P.,	West,
Dye,	Laughner,	Reese, R. E.,	Wescott,
Efenberg,	Layer,	Reilly, J. M.,	Wolf,
Elder,	Lee,	Reilly, W. J.,	Wood,
Erb,	Leisey,	Richter,	Worley,
Evans,	Livingston,	Riley,	Yeakel,
Ewing,	Livingstone,	Robbins,	Yester,
Feola,	Loftus,	Robertson,	Yetzer,
Fish,	Lovett,	Root,	Young,
Fiss,	Lyons,	Rose,	Lichtenwalter,
Flack,	Madden,	Rowen,	Speaker.
Fleming,	Madigan,	Royer,	
Foor,	Mazza,	Sarra,	

NAYS—0

NOT VOTING—3

Mihm, Sproul, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1334, as follows:

An Act reappropriating certain appropriations made by the General Assembly during the session of one thousand nine hundred forty-seven

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 All appropriations made by the General Assembly from all funds of the State Treasury to the various departments independent boards and independent commissions of the Commonwealth by the General Assembly at any time during the session of one thousand nine hundred forty-seven for the maintenance and repair of buildings equipment land and improvements are hereby reappropriated to the Department of Property and upplies in order that said department may perform the duties imposed upon it by other legislation enacted during the session of one thousand nine hundred

forty-seven relating to maintenance of State institutions Said appropriations shall be available for expenditure by the Department of Property and Supplies and shall not be available to the other departments independent boards and independent commissions

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

Section 3 This act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—202

Aaronson,	Frost,	McCormack,	Sax,
Andrews,	Gallagher,	McCosker,	Scanlon,
Bane,	Getchey,	McCullough,	Schuster,
Barrett,	Gibson,	McDonald,	Scott,
Baumunk,	Goff,	McKinney,	Serrill,
Beech,	Goodling,	McMillen,	Shoemaker,
Bender,	Gorman,	Mikula,	Simons,
Bentzel,	Graybill,	Miller,	Smith, C. C.,
Bloom,	Greenwood,	Mills,	Smith, C. M.,
Boies,	Greer,	Mintess,	Snider,
Bonawitz,	Griffiths,	Mohr,	Sollenberger,
Boorse,	Guthrie,	Mooney,	Sorg,
Bower,	Gyger,	Moore, C. E.,	Stank,
Breisch,	Hall,	Moore, H. A.,	Stimmel,
Brice,	Haller,	Morrison,	Stockham,
Brown,	Haudenshield,	Murray,	Stonier,
Brunner,	Helm,	Myers,	Stuart,
Bucchin,	Henry,	Najaka,	Swope,
Cadwalader,	Hewitt,	Naumann,	Tahl,
Capano,	Hocker,	Needham,	Thomassy,
Cassidy,	Hoffman,	Neff,	Thompson,
Chervenak,	Hoopes,	Nelson,	Tittle,
Chudoff,	Horan,	O'Connor,	Tompkins,
Clevenger,	Imbt,	O'Dare,	Toomey,
Cochran,	Jennings,	O'Donnell,	Turner,
Cole,	Johnson,	O'Neill,	Upshur,
Cook,	Johnston,	Orban,	Vaughan,
Cooper,	Jones,	Patten,	Verona,
Cordier,	Jump,	Petrosky,	Wachhaus,
Costa,	Kean,	Pichney,	Wagner,
Crowley,	Kelley,	Pickens,	Waldron,
Dague,	Kemp,	Polaski,	Wallin,
Dalrymple,	Kent,	Powers,	Walton,
Davison,	Kirley,	Price,	Waterhouse,
De Long,	Kline,	Propert,	Watkins,
Demech,	Kohl,	Ragot,	Watson,
Dennison,	Kratz,	Readinger,	Weidner,
Depuy,	Krise,	Reagan,	Wells,
Dix,	Kurtz,	Reese, D. P.,	Wescott,
Dye,	Laughner,	Reese, R. E.,	West,
Efenberg,	Layer,	Reilly, J. M.,	Wheeler,
Elder,	Lee,	Reilly, W. J.,	Wolf,
Erb,	Leisey,	Richter,	Wood,
Evans,	Livingston,	Riley,	Worley,
Ewing,	Livingstone,	Robbins,	Yeakel,
Feola,	Loftus,	Robertson,	Yester,
Fish,	Lovett,	Root,	Yetzer,
Fiss,	Lyons,	Rose,	Young,
Flack,	Madden,	Rowen,	Lichtenwalter,
Fleming,	Madigan,	Royer,	Speaker.
Foor,	Mazza,	Sarra,	

NAYS—0

NOT VOTING—3

Mihm, Sproul, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1335, as follows:

An Act making an appropriation to the Department of Public Assistance and providing for certain allocations therefrom for the purpose of carrying out the Public Assistance Law for the two fiscal years beginning June first one thousand nine hundred forty-seven and for the payment of assistance and expenses accrued or incurred prior to and remaining unpaid on May thirty-first one thousand nine hundred forty-seven

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The sum of one hundred thirty-five million dollars (\$135,000,000) or as much thereof as may be necessary is hereby specifically appropriated to the Department of Public Assistance for the payment of assistance and administrative expenses as provided by the Public Assistance Law and for the payment of attorney's fees and court costs necessary for the proper conduct of the work of the Department of Public Assistance for the two fiscal years beginning June first one thousand nine hundred forty-seven and for the payment of assistance and administrative expense attorneys' fees and court costs accrued or incurred prior to and remaining unpaid on May thirty-first one thousand nine hundred forty-seven

Section 2 Out of the moneys appropriated by section one of this act the Department of Public Assistance shall allocate funds from time to time for the several assistance programs (old age assistance aid to dependent children pensions for the blind general assistance and other programs provided by the Public Assistance Law) for administrative expenses of the several county boards of assistance for such administrative expenses incurred by the department which are chargeable to such boards and for the payment of attorneys' fees and court costs necessary for the proper conduct of the work of the department

Section 3 Out of the moneys appropriated by section one of this act quarterly allocations shall be made to the Department of the Auditor General and the Treasury Department respectively in such amounts as may be deemed necessary to pay the administrative expenses of such departments in auditing and disbursing appropriations for or relating to public assistance including any Federal sums supplementing such appropriations In the case of the Department of the Auditor General said allocation shall be made by the Governor President pro tempore of the Senate Speaker of the House of Representatives and the Auditor General or a majority thereof and in the case of allocations made to the Treasury Department such allocations shall be made by the Governor President pro tempore of the Senate Speaker of the House of Representatives and the State Treasurer or a majority thereof

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—202

Aaronson,	Frost,	McCormack,	Sax,
Andrews,	Gallagher,	McCosker,	Scanlon,
Bane,	Getchey,	McCullough,	Schuster,
Barrett,	Gibson,	McDonald,	Scott,
Baumunk,	Goff,	McKinney,	Serrill,
Beech,	Goodling,	McMillen,	Shoemaker,
Bender,	Gorman,	Milkula,	Simons,
Bentzel,	Graybill,	Miller,	Smith, C. C.,
Bloom,	Greenwood,	Mills,	Smith, C. M.,
Boies,	Greer,	Mintess,	Snider,
Bonawitz,	Griffiths,	Mohr,	Sollenberger,
Boorse,	Guthrie,	Mooney,	Sorg,

Bower,	Gyger,	Moore, C. E.,	Stank,
Brelsch,	Hall,	Moore, H. A.,	Stimmel,
Brice,	Haller,	Morrison,	Stockham,
Brown,	Haudenshield,	Murray,	Stonier,
Brunner,	Helm,	Myers,	Stuart,
Bucchin,	Henry,	Najaka,	Swope,
Cadwalader,	Hewitt,	Naumann,	Tahl,
Capano,	Hocker,	Needham,	Thomassy,
Cassidy,	Hoffman,	Neff,	Thompson,
Chervenak,	Hoopes,	Nelson,	Tittle,
Chudoff,	Horan,	O'Connor,	Tompkins,
Clevenger,	Imbt,	O'Dare,	Toomey,
Cochran,	Jennings,	O'Donnell,	Turner,
Cole,	Johnson,	O'Neill,	Upshur,
Cook,	Johnston,	Orban,	Vaughan,
Cooper,	Jones,	Patten,	Verona,
Cordler,	Jump,	Petrosky,	Wachhaus,
Costa,	Kean,	Pichney,	Wagner,
Crowley,	Kelley,	Pickens,	Waldron,
Dague,	Kemp,	Polaski,	Wallin,
Dalrymple,	Kent,	Powers,	Walton,
Davison,	Kirley,	Price,	Waterhouse,
De Long,	Kline,	Propert,	Watkins,
Demech,	Kohl,	Ragot,	Watson,
Dennison,	Kratz,	Readinger,	Weidner,
Deputy,	Krise,	Reagan,	Weiss,
Dix,	Kurtz,	Reese, D. P.,	Wescott,
Dye,	Laughner,	Reese, R. E.,	West,
Elder,	Layer,	Relly, J. M.,	Wheeler,
Efenberg,	Lee,	Relly, W. J.,	Wolf,
Erb,	Lelsey,	Richter,	Wood,
Evans,	Livingston,	Riley,	Worley,
Ewing,	Livingstone,	Robbins,	Yeakel,
Feola,	Loftus,	Robertson,	Yester,
Fish,	Lovett,	Root,	Yetzer,
Fiss,	Lyons,	Rose,	Young,
Flack,	Madden,	Rowen,	Lichtenwalter,
Fleming,	Madigan,	Royer,	Speaker.
Foot,	Mazza,	Sarraf,	

NAYS—0

NOT VOTING—3

Mihm, Sproul, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

PERMISSION TO ADDRESS THE HOUSE

Mr. ANDREWS asked and obtained unanimous consent to address the House.

Mr. Speaker, I would like to inform the House that we have just disposed of one hundred and thirty-five million.

The SPEAKER. The Chair might remind the gentleman that that is what we are talking about on an appropriation bill.

The Chair might also remind the Members of the House that the Chair is very pleased with the manner in which they are responding to the calling of the roll, and the Clerk would appreciate it if they would always respond in such a manner.

BILLS PASSED OVER

There being no objection,
Senate Bill No. 152, Printer's No. 245 and
Senate Bill No. 318, Printer's No. 81
were passed over at the request of the SPEAKER.

Agreeably to order,
The House proceeded to the third reading and consideration of Senate Bill No. 428, as follows:

An Act to further amend clause (17) of subdivision (4) of subsection (L) of section four of the act approved the fifth day of December one thousand nine hundred thirty-six (1937 P. L. 2897) entitled "An act establishing a system of unemployment compensation to be administered by the Department of Labor and Industry and its existing and newly created agencies with personnel (with certain exceptions) selected on a civil service basis requiring employers to keep records and make reports and certain employers to pay contributions based on payrolls to provide moneys for the payment of compensation to certain unemployed persons providing procedure and administrative details for the determination payment and collection of such contributions and the payment of such compensation providing for cooperation with the Federal Government and its agencies creating certain special funds in the custody of the State Treasurer and prescribing penalties" by expressly excluding from the definition of "employment" services of certain solicitors agents and salesmen who are compensated on a commission basis

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Clause (17) of subdivision (4) of subsection (L) of section four of the act approved the fifth day of December one thousand nine hundred thirty-six (1937 P. L. 2897) entitled "An act establishing a system of unemployment compensation to be administered by the Department of Labor and Industry and its existing and newly created agencies with personnel (with certain exceptions) selected on a civil service basis requiring employers to keep records and make reports and certain employers to pay contributions based on payrolls to provide moneys for the payment of compensation to certain unemployed persons providing procedure and administrative details for the determination payment and collection of such contributions and the payment of such compensation providing for cooperation with the Federal Government and its agencies creating certain special funds in the custody of the State Treasurer and prescribing penalties" as last amended by the act approved the twenty-ninth day of May one thousand nine hundred forty-five (P. L. 1145) is hereby further amended to read as follows

Section 4 Definitions The following words and phrases as used in this act shall have the following meanings unless the context clearly requires otherwise

(L) * * * *

(4) The word "employment" shall not include

(17) Service performed by an individual for an employer as an insurance agent or real estate salesman or as an insurance solicitor or as a real estate broker or as a solicitor of applications for or salesman of shares of or certificates issued by an investment company or as an agent of an investment company if all such service performed by such individual for such employer is performed for remuneration solely by way of commission or services performed by an individual as an unsalaried correspondent for a newspaper who receives no compensation or compensation only for copy accepted for publication

Section 2 Nothing contained in this amendatory act shall be construed as a legislative declaration that the services of the solicitors agents or salesmen mentioned herein were heretofore within the scope of the definition of "employment" contained in the Unemployment Compensation Law

Section 3 The provisions of this act shall become effective immediately upon final enactment and shall be retroactive to the first day of January one thousand nine hundred forty-seven

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—190

- | | | | |
|-------------|---------------|---------------|----------------|
| Aaronson, | Getchey, | Mazza, | Sarraf. |
| Andrews, | Gibson, | McCormack, | Scanlon. |
| Barrett, | Goff, | McCosker, | Schuster. |
| Baumunk, | Goodling, | McCullough, | Scott, |
| Beech, | Gorman, | McDonald, | Serrill. |
| Bender, | Graybill, | McKinney, | Shoemaker. |
| Bloom, | Greenwood, | McMillen, | Simons. |
| Boies, | Greer, | Mikula, | Smith, C. C. |
| Bonawitz, | Griffiths, | Miller, | Smith, C. M. |
| Boorse, | Guthrie, | Mills, | Sollenberger. |
| Bower, | Gyger, | Mintess, | Sorg. |
| Brelsch, | Hall, | Mohr, | Stank. |
| Brice, | Haller, | Mooney, | Stimmel. |
| Brown, | Haudenshield, | Moore, C. E., | Stockham. |
| Brunner, | Helm, | Moore, H. A., | Stonier. |
| Bucchin, | Henry, | Morrison, | Stuart. |
| Cadwalader, | Hewitt, | Murray, | Swope. |
| Capano, | Hocker, | Myers, | Tahl. |
| Cassidy, | Hoffman, | Najaka, | Thomassy. |
| Clevenger, | Hoopes, | Needham, | Thompson. |
| Cochran, | Horan, | Naumann, | Tittle. |
| Cole, | Imbt, | Neff, | Tompkins. |
| Cook, | Jennings, | Nelson, | Toomey. |
| Cooper, | Johnson, | O'Dare, | Turner. |
| Corder, | Johnston, | O'Donnell, | Upshur. |
| Costa, | Jones, | O'Neill, | Vaughan. |
| Crowley, | Jump, | Orban, | Verona. |
| Dague, | Kean, | Patten, | Wachhaus. |
| Dalrymple, | Kelley, | Petrosky, | Wagner. |
| Davison, | Kemp, | Pichney, | Waldron. |
| De Long, | Kent, | Pickens, | Wallin. |
| Demech, | Kirley, | Price, | Walton. |
| Dennison, | Kilne, | Propert, | Waterhouse. |
| Depuy, | Kohl, | Ragot, | Watkins. |
| Dix, | Kratz, | Reagan, | Watson. |
| Dye, | Krise, | Reese, D. P., | Weldner. |
| Eienberg, | Kurtz, | Reese, E. E., | Weiss. |
| Elder, | Laughner, | Pelly, J. M., | Wescott. |
| Erb, | Layer, | Relly, W. J., | West. |
| Ewing, | Lee, | Richter, | Wheeler. |
| Feola, | Lelsey, | Riley, | Wolf. |
| Fish, | Livingston, | Robbins, | Wood. |
| Fiss, | Livingstone, | Robertson, | Worley. |
| Flack, | Loftus, | Root, | Yeakel. |
| Fleming, | Lovett, | Rose, | Young. |
| Foor, | Lyons, | Rowen, | Lichtenwalter. |
| Frost, | Madden, | Royer, | Speaker. |
| Gallagher, | Madigan, | Sax, | |

NAYS—12

- | | | | |
|------------|-----------|------------|---------|
| Bane, | Chudoff, | Polaski, | Snider. |
| Bentzel, | Evans, | Powers, | Yester. |
| Chervenak, | O'Connor, | Readinger, | Yetzer. |

NOT VOTING—3

- | | | |
|-------|---------|--------|
| Mihm, | Sproul, | Trout. |
|-------|---------|--------|

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House of Representatives has passed the same without amendment.

BILL PASSED OVER

There being no objection,
Senate Bill No. 478, Printer's No. 244
was passed over at the request of the SPEAKER.

RECONSIDERATION OF VOTE

Mr. RAGOT. Mr. Speaker, I move that the vote by which House Bill No. 1001, Printer's No. 394, entitled:

An Act to provide that Labor Unions shall file certain statements and reports annually with the Department of Labor and Industry imposing powers and duties on the department relative thereto and providing penalties

on page 5 of today's calendar, bills on second reading, was ordered to be transcribed for third reading be reconsidered.

The SPEAKER. How did the gentleman from Northampton, Mr. Ragot, vote on ordering the bill to be transcribed for third reading?

Mr. FLEMING. In the majority.

Mr. FLEMING. Mr. Speaker, I second the motion.

The SPEAKER. How did the gentleman from Allegheny vote on ordering the bill to be transcribed for third reading?

Mr. FLEMING. In the majority.

Mr. RAGOT. Mr. Speaker, I move that the vote by which this bill was agreed to on second reading be reconsidered.

The motion was agreed to.

Mr. RAGOT. Mr. Speaker, I move that the vote by which the title was agreed to be reconsidered.

The motion was agreed to.

Mr. RAGOT. Mr. Speaker, I move that the vote by which the various sections were agreed to be reconsidered.

The motion was agreed to.

The first section was read and agreed to.

The second section was read.

On the question,

Will the House agree to the section?

Mr. RAGOT offered the following amendment:

Amend sec. 2, page 2, line 6, by striking out the word "Department" and inserting in lieu thereof "Secretary".

It was agreed to.

The third section was read.

On the question,

Will the House agree to the section?

Mr. RAGOT offered the following amendment:

Amend sec. 3, page 2, line 14, by striking out the words "at all times be open to public inspection" and inserting in lieu thereof "be confidential reports and shall be released to those who have direct interest in the subject matter thereof".

It was agreed to.

The fourth section and title were separately read and agreed to.

And said bill having been read at length and agreed to as amended,

Ordered, To be transcribed for third reading.

PERMISSION TO ADDRESS HOUSE

Mr. BROWN asked and obtained unanimous consent to address the House.

Mr. Speaker, I want to thank the gentleman from Northampton, Mr. Ragot, for his courtesy in the amendment just inserted in House Bill 1001.

CONGRATULATORY RESOLUTION

Messrs. PETROSKY, MILLS and LOVETT offered a resolution which was read, considered and adopted as follows:

In the House of Representatives, May 20, 1947.

Whereas, On May 10, 1947, Janice Rae Weiss was born to Representative and Mrs. David H. Weiss at the Magee Hospital, Pittsburgh, Pennsylvania, and

Whereas, The said infant Weiss who weighed 7½ pounds at birth is the second daughter of the popular

Westmoreland Representative and his wife, therefore be it Resolved, That this House of Representatives congratulate the proud parents and hereby bestow on the newest Miss Weiss their blessing and best wishes for a happy healthful life, and be it further

Resolved, That a copy of this resolution be sent to Mrs. David H. Weiss by the Chief Clerk of the House of Representatives.

Mr. WEISS. Mr. Speaker, in behalf of Mrs. Weiss, Janice Rae and Yetta Rochelle, I wish to thank the sponsors for introducing the resolution and the Members of the House for adopting it. I had spoken to Representative Cordier and he promised me assistance in the future. I thank you very much.

CONDOLENCE RESOLUTION

Messrs. WEISS and MILLS offered a resolution and asked and obtained unanimous consent for its immediate consideration.

The resolution was read, considered and adopted as follows:

In the House of Representatives, May 20, 1947.

E. Arthur Sweeney, publisher of the Greensburg "Morning Review" and "Daily Tribune," passed away on May 17, 1947, in Westmoreland Hospital, Greensburg, Pennsylvania.

Mr. Sweeney was born in North Huntingdon Township, Westmoreland County, the son of Rebecca Muse Sweeney and Edward B. Sweeney in the year 1883.

He began his newspaper career at the age of 17, when he became a reporter on the old "Morning Review". In 1909, he acquired an interest in the newspaper and in 1924 when the paper was consolidated with the Greensburg "Daily Tribune" he became head of the new publishing firm, the Tribune-Review Publishing Company.

Regarded as one of the outstanding publishers of Pennsylvania, Mr. Sweeney served as president of the Pennsylvania Newspaper Publishers Association, was a journalism teacher at Seton Hill College and acted in an advisory capacity for the school of journalism at Pennsylvania State College.

He represented Westmoreland County at Republican National Conventions in 1924, 1928, and 1932 and in 1936 was the Republican nominee for State Auditor General, but was defeated in the general election. He served as Secretary of Welfare in the cabinet of Governor Arthur H. James from 1939 to 1944.

Mr. Sweeney was also active in civic affairs, having been a leader in the move to change Greensburg from a borough to a third class city; was a charter member of the Greensburg Rotary Club; Director of the YMCA, Chamber of Commerce and of several banking institutions. He was also a member of the First Methodist Church, various Masonic orders and the Elks.

He was a true Pennsylvanian who knew and loved his community and State and served both with distinction and honor; therefore be it

Resolved, By this House of Representatives, that with the death of E. Arthur Sweeney, publisher, teacher, leader in civic and State affairs, and above all a true "Pennsylvanian" there has passed a man who served his fellow men, community and State, faithfully and with honor; and be it further

Resolved, That in evidence of the deep sympathy of this House, the Chief Clerk shall transmit copies of this resolution to his sister, Miss Alvira Sweeney, at 430 North Maple Avenue, Greensburg, and to the Borough Council of Greensburg, Pennsylvania.

LEAVE OF ABSENCE

Mr. Sarraf for Mr. SCHUSTER for the remainder of the week because of illness.

PERMISSION TO ADDRESS HOUSE

Mr. ANDREWS asked and obtained unanimous consent to address the House.

Mr. Speaker, I desire to present a resolution and make a very brief statement concerning it.

Before I present my resolution I might have a word of advice for the gentleman from Westmoreland, Mr. Weiss. I advise him to this effect, that I would be profoundly suspicious of any offers of assistance made to him by the gentleman from Lackawanna, Mr. Cordier.

Mr. Speaker, that will sink in gradually.

Mr. Speaker, we are now within a very few days of the end of the biennium—

The SPEAKER. Will the gentleman yield? The Chair recognizes the gentleman from Lackawanna, Mr. Cordier, who seems to wish to protect his rights at this time.

Mr. CORDIER. Mr. Speaker, for the information of the gentleman from Cambria, I did not offer any assistance to the gentleman from Westmoreland, Mr. Weiss. I merely wished to offer him advice.

Mr. ANDREWS. I accept the gentleman's apology, Mr. Speaker.

As I was saying, we are approaching the end of the biennium and therefore I think it would be perfectly in keeping with sound practice to re-canvass the Commonwealth's tax position as of June 1st next. It should be possible for the budget office to recheck its various figures published at various times, and I am therefore suggesting in this resolution that the budget office at its earliest convenience furnish this House the following information:

1—The amounts by which the Commonwealth's receipts from its various revenue producing sources have exceeded or fallen below budget estimates submitted to this House at the beginning of the 1945 session of the General Assembly.

2—The amounts by which the Commonwealth's receipts from its various revenue producing sources have, during the first five months of the current year, exceeded or fallen below the figures upon which the budget submitted on March 11, 1947 was based in part.

3—The amount of all unexpected balances in all appropriation items which are subject to reappropriation as of June 1, 1947.

4—The amount of unexpended balances and various appropriation items authorized by the General Assembly at its 1945 session which have not as yet been definitely committed for specific expenditure during the 1947-49 biennium.

RESOLUTION

Mr. ANDREWS offered a resolution which was filed with the Clerk under the Rules.

BILLS SIGNED BY SPEAKER

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

HOUSE BILL No. 18.

An Act to further amend clause thirty-four and to amend clause forty-one of section two thousand four hundred three of the act, approved the twenty-third day

of June, one thousand nine hundred thirty-one (P. L. 932), entitled "An act relating to cities of the third class; and amending, revising, and consolidating the law relating thereto," including American Veterans of World War II (AMVETS) and the Marine Corps League among the veterans organizations for which certain appropriations may be made and for which space for meeting may be given

HOUSE BILL No. 19.

An Act to amend section one of the act, approved the second day of June, one thousand nine hundred thirty-seven (P. L. 1184), entitled "An act authorizing cities of the first and second class and second class A and incorporated towns to make appropriations to organizations of ex-service men to aid in defraying the expenses of Memorial Day and Armistice Day," including the American Veterans of World War II (AMVETS) and the Marine Corps League among the veterans' organizations to which certain appropriations may be made

HOUSE BILL No. 20.

An Act to amend section four hundred thirty-one of the act, approved the second day of May, one thousand nine hundred twenty-nine (P. L. 1278), entitled "An act relating to counties of the second, third, fourth, fifth, sixth, seventh and eighth classes; and revising, amending and consolidating the laws relating thereto," including the American Veterans of World War II (AMVETS) and the Marine Corps League among the veterans' organizations for which certain appropriations may be made

HOUSE BILL No. 23.

An Act to further amend subsection (a) of section seven hundred twenty-two of the act, approved the first day of May, one thousand nine hundred twenty-nine (P. L. 905), entitled "An act for the protection of the public safety; regulating the use of highways, and the operation of vehicles, tractors, street cars, trackless trolley omnibuses, bicycles, pedestrians, and the riding of animals upon the highways of this Commonwealth; providing for the titling, including liens encumbrances, and legal claims; registration of certain vehicles and licensing the operators thereof, upon payment of prescribed fees; prescribing and limiting the powers of local authorities to deal with the subject matter of this act; conferring powers and imposing duties upon the Department of Revenue, the Department of Highways, peace officers, mayors, burgesses, magistrates, aldermen, justices of the peace, the courts and the clerks thereof, owners of vehicles, and garage keepers; providing that records are admissible as evidence; imposing upon owners, counties, cities, boroughs, incorporated towns, townships, within the Commonwealth, liability for damages caused by the negligent operation of their motor vehicles; imposing penalties; imposing certain costs upon counties; providing for the disposition of fines, forfeitures, fees, and miscellaneous receipts; making an appropriation and providing for refunds," including the American Veterans of World War II (AMVETS) and the Marine Corps League among those organizations exempt from payment of registration fees of vehicles used by such organization

HOUSE BILL No. 24.

An Act to further amend the act approved the fourth day of May one thousand nine hundred twenty-seven (P. L. 519) entitled "An act concerning boroughs and revising amending and consolidating the law relating to boroughs" including American Veterans of World War II (AMVETS) and the Marine Corps League among the veterans' organizations for which certain appropriations may be made and making more specific the veterans' organizations for which money may be appropriated for rental of meeting rooms of such organizations

HOUSE BILL No. 25.

An Act to further amend section one of the act approved the third day of May one thousand nine hundred twenty-three (P. L. 134) entitled "An act making the proceedings of the conventions of the Departments of Pennsylvania of the Grand Army of the Republic and the United Spanish War Veterans a part of the public records of the State and providing for their publication and distribution" including American Veterans of World War II (AMVETS) and the Mine Corps League among the veterans organizations entitled to the printing of convention reports

SENATE BILL No. 87.

A supplement to the act approved the twenty-seventh day of June one thousand nine hundred twenty-three (P. L. 858) entitled "An act establishing a State employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which State employees serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" permitting certain State employees who during the war were loaned to the United States Government and who have now returned to State employment to pay into the retirement fund the mount of the contributions they have made during such period with interest and prescribing how the Commonwealth shall build up the necessary State annuity reserves

SENATE BILL No. 239.

An Act to amend the last paragraph of section nine of the act approved the twenty-fourth day of June one thousand nine hundred thirty-three (P. L. 1433) entitled "An act defining the powers of the courts of quarter sessions the Municipal Court of Philadelphia and the County or Juvenile Court of Allegheny County with respect to the care guidance control trial placement and commitment of delinquent dependent and neglected children under sixteen years of age and of persons over sixteen years of age contributing to or encouraging the delinquency neglect and dependency of children and amending revising and consolidating the law relating thereto" further defining liability for support of children in private homes foster homes children's homes and institutions and providing for the enforcement thereof.

SENATE BILL No. 364.

An Act to add sections four hundred ninety-six point five and four hundred ninety-six point six to the act approved the second day of May one thousand nine hundred twenty-nine (P. L. 1278) entitled "An act relating to counties of the second third fourth fifth sixth seventh and eighth classes and revising amending and consolidating the laws relating thereto" by prescribing the procedure and entering into contracts for establishment operation and maintenance of aviation landing fields and air dromes

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

SENATE MESSAGES

RESOLUTION CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, May 19, 1947.

Resolved (if the Senate concurs), that House Bill No. 865, Printer's No. 426, entitled "An act to further amend section nine hundred six and to amend section one thousand two hundred one of the act approved the third day of June one thousand nine hundred thirty-seven (P. L. 1333) entitled 'An act concerning elections including general municipal special and primary elections the nomination of candidates primary and election expenses and election contests creating and defining membership of county boards of elections imposing duties upon the Secretary of the Commonwealth courts county boards of elections county commissioners imposing penalties for violation of the act and codifying revising and consolidating the laws relating thereto and repealing certain acts and parts of acts relating to elections' reducing the number of times publication of notice of officers to be elected and time of November elections shall be given in certain counties," be recalled from the Governor for further amendments.

RESOLUTION FOR CONCURRENCE

The Clerk of the Senate being introduced presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, May 19, 1947.

Resolved, (if the House of Representatives concurs), that Senate Bill No. 477, Printer's No. 143, entitled, "An act to amend sections three, four and nine of the act, approved the twenty-fifth day of May, one thousand nine hundred thirty-seven (P. L. 808), entitled 'An act providing for the use of the Pennsylvania Industrial School at Huntingdon as an institution for the reception, care, maintenance, detention, employment, and training of defective delinquents; authorizing the preparation and equipment (including necessary construction) of the institution for such purposes, either by the Department of Property and Supplies or The General State Authority, and authorizing the necessary leases, or conveyances for this purpose; changing the name of the Board of Trustees of Pennsylvania Industrial School; providing for the commitment and transfer of such persons to such institution and discharge therefrom; conferring powers and imposing duties on the aforesaid board of trustees, the Department of Welfare, and courts; and imposing certain charges on counties,' further providing for the mental examination of juvenile delinquents and their release or retention," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate? It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

HOUSE BILL No. 754.

An Act to further amend sections three hundred eighteen three hundred nineteen three hundred twenty three hundred twenty-one three hundred twenty-two three hundred twenty-three and three hundred twenty-four of the act approved the second day of May one thousand nine hundred and twenty-nine (P. L. 1278) entitled "An act relating to counties of the second third fourth fifth sixth seventh and eighth classes and revising amending and

consolidating the laws relating thereto" by changing the amount of contributions to the employe's retirement fund and the retirement age of new employes extending the power of the retirement board in investing the money of the retirement fund decreasing the length of service necessary to entitle certain members to a retirement allowance upon being totally disabled refund of contributions authorizing counties of the second class and county institution district to make additional appropriations and in certain cases giving employes of such counties credit for time spent in military service

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the admendments as follows:

Amend the title, page 2, line 7, by inserting after the word "appropriations" the words "and in certain cases giving employes of such counties credit for time spent in military service".

Amend section 3, page 6, by inserting after line 19, the following: "(c) Any county employe who has been employed by the county for a period of six months and who thereafter shall enlist in or be inducted into the military service of the United States in time of war or national emergency so proclaimed by the President of the United States shall have credited to his employment record for retriment benefits all of the time spent by him in such military service during the continuance of such war or national emenrgency and such payments as are required to be made by such county employe into the county employes' retriment fund shall be paid into such fund by the county"

On the question,

Will the House concur in the amendments made by the Senate?

Mr. LAUGHNER. Mr. Speaker, I request that the House concur in the amendments made by the Senate.

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows:

YEAS—202

Aaronson,	Frost,	McCormack,	Sax,
Andrews,	Gallagher,	McCosker,	Scanlon,
Bane,	Getchey,	McCullough,	Schuster,
Barrett,	Gibson,	McDonald,	Scott,
Baumunk,	Goff,	McKinney,	Serrill,
Beech,	Goodling,	McMillen,	Shoemaker,
Bender,	Gorman,	Mikula,	Simons,
Bentzel,	Graybill,	Miller,	Smith, C. C.,
Bloom,	Greenwood,	Mills,	Smith, C. M.,
Boies,	Greer,	Mintess,	Snider,
Bonawitz,	Griffiths,	Mohr,	Sollenberger,
Boorse,	Guthrie,	Mooney,	Stockham,
Bower,	Gyger,	Moore, C. E.,	Stonier,
Brelsch,	Hall,	Moore, H. A.,	Stuart,
Brice,	Haller,	Morrison,	Sorg,
Brown,	Haudenshield,	Murray,	Stank,
Brunner,	Helm,	Myers,	Stimmel,
Buechin,	Henry,	Najaka,	Swope,
Cadwalader,	Hewitt,	Needham,	Tahl,
Capano,	Hocker,	Naumann,	Thomassy,
Cassidy,	Hoffman,	Neff,	Thompson,
Chervenak,	Hoopes,	Nelson,	Tittle,
Chudoff,	Horan,	O'Dare,	Tompkins,
Cochran,	Imbt,	O'Connor,	Toomey,
Clevenger,	Jennings,	O'Donnell,	Turner,
Cole,	Johnson,	O'Neill,	Upshur,
Cook,	Johnston,	Orban,	Vaughan,
Cooper,	Jones,	Patten,	Verona,
Cordler,	Jump,	Petrosky,	Wachhaus,
Costa,	Kean,	Pichney,	Wagner,
Crowley,	Kelley,	Pickens,	Waldron,

Dague,	Kemp,	Polaski,	Willn,
Dairymple,	Kent,	Powers,	Walton,
Davison,	Kirley,	Price,	Waterhouse,
De Long,	Kline,	Propert,	Watkins,
Demech,	Kohl,	Ragot,	Watson,
Dennison,	Kratz,	Readinger,	Weidner,
Depuy,	Krise,	Reagan,	Weiss,
Dix,	Kurtz,	Reese, D. P.,	Wescott,
Dye,	Laughner,	Reese, R. E.,	West,
Efenberg,	Layer,	Relly, J. M.,	Wheeler,
Elder,	Lee,	Relly, W. J.,	Wolf,
Erb,	Lelsey,	Riley,	Wood,
Evans,	Livingston,	Richter,	Worley,
Ewing,	Livingstone,	Robbins,	Yeakel,
Feola,	Loftus,	Robertson,	Yester,
Fish,	Lovett,	Root,	Yetzer,
Fiss,	Lyons,	Rose,	Young,
Flack,	Madden,	Rowen,	Lichtenwalter,
Fleming,	Madigan,	Royer,	Speaker.
Foor,	Mazza,	Sarrafa,	

NAYS—0

NOT VOTING—3

Mihm, Sproul, Trout,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

ANNOUNCEMENT

The SPEAKER. The Chair would like to remind the Members of the House of the reception that the Speaker is giving in the Moose Hall this evening commencing at seven o'clock. The Chair might say it is a buffet luncheon and you need not be present at exactly seven o'clock. Food will be served during the evening.

COMMITTEE MEETINGS

Agriculture and Dairy Industries, Room No. 331, Wednesday, May 21, 1947, at 10:30 a. m., D. S. T.

Appropriations, Room No. 246, Wednesday, May 21, 1947, at 11:00 a. m., D. S. T.

Cities and County—Second Class, Room No. 521, Tuesday, May 20, 1947, immediately after the Session of the House.

Fisheries, Room No. 331, Wednesday, May 21, 1947, at 11:30 a. m., D. S. T.

Judiciary, Room No. 323, Wednesday, May 21, 1947, at 12:00 Noon, D. S. T.

Military Affairs, Room No. 329, Wednesday, May 21, 1947, at 10:30 a. m., D. S. T.

Mines and Mining, Room No 323, Wednesday, May 21, 1947, at 11:00 a. m., D. S. T.

Municipal Corporations, Room No. 521, Wednesday, May 21, 1947, at 11:00 a. m., D. S. T.

Public Utilities, Room No. 323, Wednesday, May 21, 1947, at 10:30 a. m., D. S. T.

ADJOURNMENT

Mr. TITTLE. Mr. Speaker, I move that this House do now adjourn until Wednesday, May 21, 1947 at 12:00 noon Eastern Standard Time.

The motion was agreed to, and (at 3:43 p. m., E. S. T.) the House adjourned.