COMMONWEALTH OF PENNSYLVANIA

Legislative Iournal

THURSDAY, JUNE 1, 1978

Session of 1978

162nd of the General Assembly

HOUSE OF REPRESENTATIVES

The House convened at 10 a.m., e.d.t. THE SPEAKER (K. LEROY IRVIS) IN THE CHAIR

PRAYER

Rev. Dr. DAVID R. HOOVER, chaplain of the House of Representatives and pastor of St. Paul's Lutheran Church, McConnellsburg, Pennsylvania, offered the following prayer:

Gracious Father, as the light of a new day has dawned in all of its splendor and glory, we turn, O God, to Thee to seek Thy guidance and protection for the members of this House of Representatives. We ask that Thou wilt grant to each of them the counsel and direction of Thy guiding hand. We beseech Thee to enfold and keep them from the pitfalls and dangers which so easily beset each of us in life. We humbly pray that Thou wilt bestow upon them the strength and determination of Thy indwelling presence, so that they may set forth in life and conversation Thy will and Thy way. Amen.

MASTER ROLL CALL RECORDED

The SPEAKER. All members will please report promptly to the floor of the House. The Chair is about to take the master roll call for the day.

The following roll call was recorded:

YEAS-195

AbrahamGambAndersonGarziaArmstrongGatskArthursGeesejBarberGeisleBeloffGeorgBennettGeorgBerlinGiamBersonGillettBittingerGlessBittleGoobeBorskiGoodrBrandtGrayBrownGreenBrunerGreenBurdGiagironeHamilCaltagironeCassidyHasayCessarHaskeCianciulliHayesCiminiHayesCohenHelfri	A Manderino i Manderino i Manderino i Manderino y McCall r McClatchy e, C. McCinnis e, M. McIntyre narco McLane ie Mebus on Meluskey l Milanovich nan Miller Milliron Miller field Miscevich leaf Moehlmann o Morris rson Mowery ton Mrkonic ar Mullen, M. P. Musto Novak , D. S. Noye , S. E. O'Brien, B.	Salvatore Scanlon Scheaffer Schmitt Schweder Scirica Seltzer Shuman Shupnik Sirianni Smith, E. Smith, L. Spencer Spitz Stairs Stapleton Stewart Stuban Sweet Taddonio Taylor, E. Taylor, F. Tenaglio Trello
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	Cole	Hoeffel	O'Connell	Valicenti
	Cowell	Honaman	O'Donnell	Vroon
	Davies	Hutchinson, A.	O'Keefe	Wansacz
	DeMedio	Hutchinson, W.	Oliver	Wargo
	DeVerter	Itkin	Pancoast	Wass
	DeWeese	Johnson	Parker	Weidner
	DiCarlo	Jones	Peterson	Wenger
	Dietz	Katz	Petrarca	White
	Dininni	Kernick	Piccola	Wiggins
1	Dombrowski	Klingaman	Pievsky	Williams
	Donatucci	Knepper	Pitts	Wilson
	Dorr	Kolter	Polite	Wilt
	Doyle	Kowalyshyn	Pott	Wise
	Duffy	Kukovich	Pratt	Wright, D.
	Dumas	Lashinger	Prendergast	Wright, J. L.
	Englehart	Laughlin	Pvles	Yahner
	Fee	Lehr	Ravenstahl	Yohn
	Fischer, R. R.	Letterman	Reed	Zearfoss
	Fisher, D. M.	Levi	Renwick	Zeller
	Flaherty	Levin	Rhodes	Zitterman
	Foster, A.	Lincoln	Richardson	Zord
	Foster, W.	Livengood	Rieger	Zwikl
	Freind	Logue	Ritter	
	Fryer	Lynch	Ruggiero	Irvis,
	Gallagher	Mackowski	Ryan	Speaker
	Gallen		-	

NAYS-0

NOT VOTING-5

Bellomini Rappaport Thomas Kelly	Wagner
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The SPEAKER. One hundred ninety-five members having indicated their presence, a master roll is established.

HOUSE BILLS INTRODUCED AND REFERRED

No. 2519 By Messrs. GLEESON and GIAMMARCO

An Act relating to the Department of Public Welfare.

Referred to Committee on Health and Welfare.

No. 2521 By Messrs. WILSON and O'CONNELL

An Act amending "The Administrative Code of 1929," approved April 9, 1929 (P. L. 177, No. 175), further providing for certain contracts.

Referred to Committee on State Government.

COMMUNICATION FROM GOVERNOR APPROVAL AND LINE VETO OF HB 2246

The Secretary to the Governor presented the following communications from the Governor:

Vol. 1, No. 24

Commonwealth of Pennsylvania Governor's Office, Harrisburg

May 31, 1978.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:

I have the honor to inform you that I have this day approved and signed House Bill No. 2246, Printer's No. 3156, entitled "An Act to provide for the expenses of the Executive, Legislative and Judicial Departments of the Commonwealth, the public debt and for the public schools for the fiscal period July 1, 1978 to June 30, 1979, and for the payment of bills incurred and remaining unpaid at the close of the fiscal period ending June 30, 1979," except for the items listed below, which I am disapproving in whole or part as indicated in order to achieve a balanced and fiscally sound budget. To do otherwise and to approve the bill as it passed the General Assembly would confront the next governor with a deficit in excess of one hundred million dollars on January 16, 1979. In addition to the amounts not approved, the Attorney General's Office informs me that certain substantive language is unconstitutionally included herein. For a listing of this language and the reasons thereof, see his opinion to me of this date.

The following items contain my disapprovals;

I. Executive Department

To the Governor

(1) Erie Philharmonic Orchestra	70,000
(2) Lansdowne Philharmonic Orchestra	5,000
(3) Schuvkill County Council for the Arts.	85 000

These items are disapproved in their entireties because of insufficient funds and because they are non-preferred items and cannot be included in a General Appropriation Act.

To the Department of the Auditor General

For the salaries, wages and all necessary expenses for the proper conduct of the following activities:

Administration of the Department of the Auditor General for auditing annually, periodically or specially, the affairs of any department, board or commission which are supported out of the General Fund and for auditing justices of the peace, other fining offices, Volunteer Firemen's Relief Association Funds and the offices of elected State Offi-

\$8.969.000 cials This item is approved in the sum of \$8,179,000 due to insufficient revenues.

For the salaries, wages and all necessary

expenses for the proper administration and

operation of the Scranton Office \$1.096.000 I withhold my approval from this entire item due to insufficient revenues.

To the Treasury Department

For the salaries, wages and all necessary expenses for the proper conduct of the following purposes and activities:

For the administration of the Treasury De-

partment \$4,517,000 This item is approved in the sum of \$4,310,000 due to insufficient revenues.

For the administration of the Board of Fi-

\$650,000 cient to cover the needs of the Board.

For the payment into Land and Water De-

velopment Sinking Fund to meet the interest

and Sinking Fund requirements of notes and

bonds issued and to be issued.

\$32,421,000 This item is approved in the sum of \$31,421,000 because of a revised estimate of needs.

To the Department of Commerce

For tourist promotion assistance \$2,100.000 This item is approved in the sum of \$2,000,000 due to insufficient revenues.

For coal desulfurization demonstration

project including proper engineering and testing equipment necessary to monitor the results

I withhold my approval from this entire item due to insufficient revenues in the General Fund but recommend this project for the Capital Budget.

For the Community Facilities Program pursuant to the Act of December 22, 1959

\$1,800.000 I withhold my approval from this entire item due to insuffi-

cient revenues. "Milrite" — For the administration, opera-

tion and expenses of Milrite council for the

project "Make Industry and Labor Right in

Today's Economy"

\$200,000 I withhold my approval from this entire item due to insuffi-cient revenues and because it is a non-preferred appropriation and cannot be included in a General Appropriations Act.

To the Department of Community Affairs

For the payments of grants to community

action agencies as provided by the act of January 26, 1968 (P. L. 48, No. 9), and to po-

litical subdivisions and organizations for so-

cial service programs..... \$1,400,000

This item is approved in the sum of \$1,300,000 due to insufficient revenues.

For planning and administration of a

Statewide manpower employment assistance and training program

\$1.603.000 This item is approved in the sum of \$1,478,000 due to insufficient revenues.

To the Council on Drug and Alcohol Abuse

For grants to counties and to private facil-

ities to finance drug and alcohol abuse treat-

ment and prevention programs . . .

This item is approved in the sum of \$18,000,000 due to insufficient revenues

To the Department of Education

For the purchase of a pumping apparatus

truck for the Vocational Education Fire

School .

\$100.000 I withhold my approval from this item due to insufficient revenues

For Indiana University of Pennsylvania for

the microfilming of documents related to the

history of the soft coal industry in Western

Pennsylvania..... \$25,000 I withhold my approval from this entire item due to insuffi-

cient revenues.

For increases in the basic instructional and

\$150,000,000 vocational education costs. This item is reduced to \$100,000,000, the amount recommended in the budget, because of insufficient revenues.

For Special Education – Approved Private

Schools \$28,000,000 This item is approved in the sum of \$25,500,000 due to a revised estimate of needs.

To the Department of Environmental Resources

For Gypsy Moth spraying operations..... \$500,000 I withhold my approval from this entire item because there are sufficient funds in the Appropriation for insect spraying.

For support of the Pennsylvania Conserva-

tion Leadership School at Stone Valley Rec-

\$30,000 reation Area I withhold my approval from this entire item due to insufficient revenues and because it is a non-preferred appropriation and cannot be included in a General Appropriation Act.

To the Department of Health

For the purpose of developing, operating and purchasing sickle cell anemia services . .

\$1,500,000

\$19.000.000

	The the Demonstraf Instign
This item is approved in the sum of \$396,000 which is suffi-	To the Department of Justice
cient to cover the needs of the program. For purpose of funding research into early	For the operation and maintenance of the Pennsylvania Commission on Sentencing
detection and prevention of Coal Workers'	Pennsylvania Commission on Sentencing
Pneumoconiosis	cient revenues and because there is no Pennsylvania Commis-
I withhold my approval from this entire item due to insuffi-	sion on Sentencing presently in existence.
cient revenues.	To the Department of Labor and Industry
For payment to the Institute for Cancer	For occupational disease payments 21,000,000
Research, Incorporated, Fox Chase, Philadel-	This item is approved in the sum of \$19,000,000 which is suf-
phia, Pennsylvania, for the operation and maintenance of the Cancer Research Pro-	ficient to cover the needs of the program.
gram	For the migrant labor camp inspection pro-
It is with deep regret that I withhold my approval from this	gram
appropriation, but it is a non-preferred appropriation and can-	I withhold my approval from this entire item due to insuffi-
not be included in a General Appropriation Act. I urge the Gen-	cient revenues. To the Department of Military Affairs
eral Assembly to pass this as a separate bill as I recommended	
it in the Budget.	For salaries, wages and all necessary expenses for the proper administration of the
For payment to the Wistar Institute of Philadelphia, Bonneulyania, for research in	Department of Military Affairs including
Philadelphia, Pennsylvania, for research in the field of cellular biology	emergency disaster assistance, financial as-
Although I must withhold my approval from this appropri-	sistance to students and income maintenance 7,609,000
ation, I urge the General Assembly to pass this as a separate	This item is approved in the sum of \$7,359,000 due to insuffi-
bill as it is a non-preferred appropriation and cannot be part of	cient revenues.
a General Appropriation Act.	For the replacement of lockers at the Na-
For payment to the Inglis House of Phila-	tional Guard Armory located in Chippewa Township, Beaver County, Pennsylvania 15,000
delphia for detection and diagnosis of neuro-	Township, Beaver County, Pennsylvania 15,000 I withhold my approval from this entire
logical diseases	item due to insufficient revenues.
I withhold my approval from this entire item due to insuffi- cient revenues and because it is a non-preferred appropriation	To the Milk Marketing Board
and cannot be included in a General Appropriation Act.	For payment into the Milk Marketing Fund
For the following research programs:	in the State Treasury for the purpose for
Lankenau Hospital — Research	which such fund is appropriated
Cardio-vascular studies — University of	This item is approved in the sum of \$750,000, the amount in
Pennsylvania. 60,000	my proposed budget, due to insufficient revenues.
Cardio-vascular studies — St. Francis Hospital, Pittsburgh	To the Department of Public Welfare
Hospital, Pittsburgh	For the provision of services to the blind
sufficient revenues and because they are non-preferred appro-	at:
priations and cannot be included in a General Appropriation	Center for the Blind — Delaware County. 25,000 Beacon Lodge Camp. 25,000
Act.	Beacon Lodge Camp25,000Center for the Blind — Philadelphia25,000
To engage or contract with any private in-	Pittsburgh Association for the Blind 25,000
stitute, research foundation or any entity to	Rudolphy Residence for the Blind 25,000
perform research of Lupus Erythematosus. 75,000	I withhold my approval from these five items due to insuffi-
I withhold my approval from this entire item due to insuffi- cient revenues.	cient revenues and because they are non-preferred appropri-
For Outpatient-inpatient treatment:	ations and cannot be included in a General Appropriation Act.
Cerebral Palsy – St. Christopher's	Arsenal Family and Children's Center 100,000
Hospital	Blair County Society for Crippled Children and Adults
Cerebral Dysfunction – Childrens' Hos-	I withhold my approval from these two items due to insuffi-
pital, Pittsburgh 25,000	cient revenues and because they are non-preferred appropri-
Pittsburgh Cleft Palate	ations and cannot be included in a General Appropriation Act.
For payment to the Burn Foundation of Greater Delaware Valley	For adult programs for victims of cerebral palsy and other
Lancaster Cleft Palate	severe physically disabling diseases:
For a comprehensive program relating to	(1) Scranton: United Cerebral Palsy of Lackawanna County 59,000
persons with Tay-Sachs Disease at the	Lackawanna County59,000(2) Pittsburgh: United Cerebral Palsy of20,000
Jefferson Medical College and Hospital,	Pittsburgh and vicinity
Philadelphia, Pennsylvania	(3) Bethlehem: United Cerebral Palsy of
I withhold my approval from the above six items due to insuf-	Lehigh Valley 7,000
ficient revenues and because they are non-preferred appropri- ations and cannot be included in a General Appropriation Act.	Lehigh Valley7,000(4) Erie: United Cerebral Palsy of North-10,000
To the Pennsylvania Historical and Museum Commission	west Pennsylvania 19,000
For administration of Allentown Art	(5) Reading: Association of Retarded Citi- zens. 7,000
Museum	(6) Pottsville: United Cerebral Palsy of
I withhold my approval from this entire item because of in-	(6) Pottsville: United Cereoral Faisy of Schuylkill County 11,000
sufficient revenues and because this is a non-preferred appro-	I withhold my approval from the above six items due to insuf-
priation and cannot be included in a General Appropriation	ficient revenues and because they are non-preferred appropri-
Act.	ations and cannot be included in a General Appropriation Act.
For refurbishing of the stone maintenance	To the Pennsylvania Securities Commission
building at Conrad Weiser Park for the use of the Tulpehocken Settlement Historical So-	For the salaries, wages and all necessary
ciety for a geneological center for the preser-	expenses for the proper administration of the
vation of Pennsylvania German ancestry 18,000	Pennsylvania Securities Commission
I withhold my approval from this entire item due to insuffi-	This item is approved in the sum of \$958,000 due to insufficient revenues.

I withhold my approval from this entire item due to insufficient revenues.

To the Department of State	with supporting documents whenever possi-
To defray expenses incurred by Beaver	ble shall be filed in the Office of the Chief
County in complying with Supreme Court	Clerk of such expenses since the filing of the
order mandating reprinting of ballots 20,000	prior account 1,450,000
I withhold my approval from this entire item due to insuffi-	This item is approved in the sum of \$1,150,000 due to a car-
cient revenues.	ry-over balance from a previous continuing appropriation.
To the Department of Transportation	To the House of Representatives
For urban mass transportation assistance	Salaries of salaried employees of the House
for grants to local transportation organiza-	of Representatives
tions; to be used only for purchase of service	This item is approved in the sum of \$2,600,000 due to a
projects and advertising and promotion pro-	carry-over balance from a previous continuing appropriation. Salaries of employees of the Chief Clerk 625,000
grams	Salaries of employees of the Chief Clerk
This item is approved in the sum of \$87,000,000 due to insuf-	over balance from a previous continuing appropriation.
ficient revenues.	Mileage:
II Legislative Department	Representatives, Officers and Employees . 675,000
<u>To the Senate</u>	This item is approved in the sum of \$400,000 due to a carry-
Salaries and wages for per diem and ses-	over balance from a previous continuing appropriation.
sion officers and employees, including re-	Miscellaneous Expenses:
turning officers	Incidental Expenses
This item is approved in the sum of \$450,000 due to a carry-	This item is approved in the sum of \$800,000 due to a carry-
over balance from a previous continuing appropriation.	over balance from a previous continuing appropriation.
Salaries of salaried employees of the Sen- ate	Legislative Printing and Expenses. 3,000,000
This item is approved in the sum of \$2,200,000 due to a car-	This item is approved in the sum of \$2,600,000 due to a
ry-over balance from a previous continuing appropriation.	carry-over balance from a previous continuing appropriation. For allocation in such amounts as may be
Salaries and wages of employees of the	designated by the Legislative Management
Chief Clerk and all necessary expenses to be	Committee (D) to the several standing com-
allocated and disbursed at the direction of	mittees (other than the Appropriations Com-
the President pro tempore	mittee) of the House for payment of compen-
This item is approved in the sum of \$485,000 due to a carry-	sation of counsel, research assistants and
over balance from a previous continuing appropriation.	other staff personnel hired and assigned to
Miscellaneous Expenses:	work on behalf of the chairman and the ma-
Legislative Printing and Expenses. 1,859,000	jority members of such standing committees
[•] This item is approved in the sum of \$1,459,000 due to a car-	of the House and for other necessary ex-
ry-over balance from a previous continuing appropriation. For allocation in such amounts as may be	penses incurred. Upon presentation of requi-
designated by the Legislative Management	sitions by the Chief Clerk of the House for
Committee (D) to the several standing com-	such compensation or expenses, such shall be paid on warrant of the State Treasurer di-
mittees (other than the Appropriations Com-	rectly to and in favor of the persons desig-
mittee) of the Senate for payment of compen-	nated in such requisition as entitled to re-
sation of counsel, research assistants and	ceive such compensation or expenses. An ac-
other staff personnel hired and assigned to	counting, together with supporting docu-
work on behalf of the chairman and the ma-	ments whenever possible, shall be filed in the
jority members of such standing committees	Office of the Chief Clerk of such expenses
of the Senate and for other necessary ex-	since the filing of the prior account
sitions by the Chief Clerk of the Senate for	This item is approved in the sum of \$1,700,000 due to a
such compensation or expenses, such shall be	carry-over balance from a previous continuing appropriation. For allocation in such amounts as may be
paid on warrant of the State Treasurer di-	designated by the Legislative Management
rectly to and in favor of the persons desig-	Committee (R) to the several standing com-
nated in such requisition as entitled to re-	mittees (other than the Appropriations Com-
ceive such compensation or expenses. An ac-	mittee) of the House for payment of compen-
counting, together with supporting docu-	sation of counsel, research assistants and
ments whenever possible, shall be filed in the	other staff personnel hired and assigned to
Office of the Chief Clerk of such expenses	work on behalf of the minority members of
since the filing of the prior account. 1,800,000	such standing committees of the House and
This item is approved in the sum of \$1,500,000 due to a carry-over balance from a previous continuing appropriation.	for other necessary expenses, incurred. Upon
For allocation in such amounts as may be	presentation of requisitions by the Chief
designated by the Legislative Management	Clerk of the House for such compensation or expenses, such shall be paid on warrant of
Committee (R) to the several standing com-	the State Treasurer directly to and in favor
mittees (other than the Appropriations Com-	of the persons designated in such requisi-
mittee) of the Senate for payment of compen-	tions as entitled to receive such compensa-
sation of counsel, research assistants and	tion or expenses. An accounting, together
other staff personnel hired and assigned to	with supporting documents whenever possi-
work on behalf of the minority members of	ble, shall be filed in the Office of the Chief
such standing committees of the Senate and	Clerk of such expenses since the filing of the
for other necessary expenses incurred. Upon	prior account 2,000,000
presentation of requisitions by the Chief Clerk of the Senate for such compensation or	This item is approved in the sum of \$1,700,000 due to a
expenses, such shall be paid on warrant of	carry-over balance from a previous continuing appropriation.
the State Treasurer directly to and in favor	Miscellaneous
of the persons designated in such requisi-	For payment into the State Employees' Re-
tions as entitled to receive such compensa-	tirement Fund of the Commonwealth's share
tion or expenses. An accounting, together	of retirement contributions due through fis-

cal year 1978-1979, including past charges that remain unpaid, to the credit of the various departments, boards, agencies, and commissions, including the Auditor General and the State Treasurer, at the direction of the Budget Secretary.

\$77,953,000 This item is approved in the sum of \$77,253,000 which is sufficient to meet the needs.

MILTON J. SHAPP Governor

SENATE MESSAGE

HOUSE BILLS CONCURRED IN BY SENATE

The Senate concurred in and returned HBs Nos. HB 1069. PN 1245; HB 1070, PN 1966; and HB 1071, PN 1247,

JOURNAL APPROVAL POSTPONED

The SPEAKER. Without objection, approval of the Journal for Wednesday, May 31, 1978, will be postponed until printed.

LEAVES OF ABSENCE

The SPEAKER. The Chair recognizes the majority whip. Mr. GREENFIELD. Mr. Speaker, I request leave of absence for Mr. RAPPAPORT for today's session.

The SPEAKER. The Chair recognizes the minority whip. Mr. RYAN. Mr. Speaker, I request leave of absence for Mr. WAGNER for today's session.

The SPEAKER. Without objection, leaves are granted.

ANNOUNCEMENT ON REPORTS

The SPEAKER. The Chair will now take up reports of committee and will remind the members that beginning Monday, June 5, all bills reported from committees, except appropriations bills, will be immediately recommitted to the Rules Committee under the rules of the House. Monday, June 5.

BILLS REPORTED FROM COMMITTEE AND TABLED

HB 732, PN 823

By Mr. GARZIA

An Act amending the "Tax Reform Code of 1971," approved March 4, 1971 (P. L. 6, No. 2), excluding the imposition of sales taxes on Federal excise taxes on the sale of tires.

Finance.

HB 1911, PN 2352

By Mr. GARZIA

An Act amending the "Inheritance and Estate Tax Act of 1961," approved June 15, 1961 (P. L. 373, No. 207), providing for the exclusion from taxation of certain transfers to a surviving spouse.

Finance.

HB 2209, PN 2816

By Mr. GARZIA

An Act amending the "Tax Reform Code of 1971," approved March 4, 1971 (P. L. 6, No. 2), further providing for the exclusion of certain items of clothing from sales and use taxes.

Finance.

HB 2366, PN 3023

By Mr. GARZIA

An Act amending the "Senior Citizens Property Tax or Rent Rebate Act," approved March 11, 1971 (P. L. 104, No. 3), fur-ther providing for rebates for delinquent real property taxes. Finance

CALENDAR BILLS ON SECOND CONSIDERATION

The House considered for the second time and agreed to the following bills, which were then ordered transcribed for third consideration:

HB 2280. PN 3281; HB 2371, PN 3282; HB 2462, PN 3196; SB 74, PN 1903; SB 1472, PN 1873; HB 757. PN 3279: HB 2027, PN 3280; SB 967. PN 1494; and SB 522, PN 540.

HB 2042 PASSED OVER TEMPORARILY

The SPEAKER. The Chair recognizes the gentleman from Alleghenv, Mr. Goebel. For what purpose does the gentleman rise?

Mr. GOEBEL. Mr. Speaker, HB 2042 is the bill that I had the problem with on my amendment. I was wondering, could you hold it or could you run these other amendments?

The SPEAKER. The Chair apologizes to the gentlemen. The bill will be passed over temporarily, the reason being that the gentleman, Mr. Goebel, asked for a certain specific amendment and it was not received and it is now being redrafted.

The Chair apologizes for not remembering that number. The bill will go over temporarily.

CALENDAR BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of HB 902, PN 980, entitled:

An Act amending the act of June 22, 1931 (P. L. 594, No. 203), entitled "Township State Highway Law" deleting a route in Armstrong County.

On the question.

Will the House agree to the bill on third consideration? Bill was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provision of the Constitution, the yeas and nays will now be taken.

YEAS-190

Abraham	Gallen	Mackowski	Scanlon
Anderson	Gamble	Madigan	Scheaffer
Armstrong	Garzia	Manderino	$\mathbf{Schmitt}$
Arthurs	Gatski	Manmiller	Schweder
Barber	Geesey	McCall	Scirica
Beloff	Geisler	McClatchy	Seltzer

Fischer, R. R.

Shuman

Shupnik

Sirianni

Smith, E.

Smith, L.

Spencer

Stapleton

Stewart

Stuban

Taddonio

Taylor, E.

Taylor, F.

Tenaglio

Valicenti

Wansacz

Weidner

Wenger

Wiggins

Williams

Wright, D.

Yahner

Zearfoss

Zitterman

Speaker

Yohn

Zeller

Zord

Zwik)

Irvis.

Wright, J. L.

Wilson

Wilt

Wise

White

Trello

Vroon

Wargo

Wass

Sweet.

Spitz

Stairs

Denneu
Berlin
Berson
Bittinger
Bittle
Borski
Brandt
Brown
Brunner
Burd
Burns
Caltagirone
Caputo
Cassidy
Cessar
Cessar Cianciulli
Cimini
Cole
Cowell
Davies
DeMedio
DeVerter
DeWeese
DiCarlo
Dietz
Dininni
Dombrowski
Donatucci
Dorr
Doyle
Duffy
Dumas
Englehart
Fee
Fischer, R. R.
Fischer, R. R. Fisher, D. M.
Flaherty
Foster, A.
Foster, W.
Freind
Fryer
Gallagher

George, C. McIntyre George, M. McLane Giammarco Mebus Meluskey Gillette Milanovich Gleeson Goebel Miller Milliron Goodman Gray Miscevich Greenfield Moehlmann Greenleaf Morris Mowery Grieco Mrkonic Halverson Hamilton Mullen, M. P. Musto Harper Hasay Novak Haskell Noye Hayes, D. S. O'Brien, B. Hayes, S. E. O'Brien, D. Helfrick O'Connell O'Donnell Hoeffel O'Keefe Honaman Hutchinson, A. Oliver Hutchinson, W. Pancoast Itkin Parker Johnson Peterson Petrarca Jones Katz Piccola Kernick Pievsky Pitts Klingaman Knepper Polite Kolter Pott Pratt Kowalyshyn Prendergast Kukovich Pyles Lashinger Laughlin Ravenstahl Reed Lehr Renwick Letterman Rieger Levi Lincoln Ritter Livengood Ruggiero Ryan Logue Lynch Salvatore

NAYS-0

NOT VOTING-10

Bellomini	Levin	Rhodes	Thomas
Cohen	McGinnis	Richardson	Wagner
Kelly	Rappaport		8

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 has passed the same without amendment.

The House proceeded to third consideration of HB 1780, PN **2161.** entitled:

An Act amending "The Second Class Township Code" approved May 1, 1933 (P. L. 103, No. 69), increasing the per diem allowance for attending conventions.

On the question,

Will the House agree to the bill on third consideration? Bill was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provision of the Constitution, the yeas and nays will now be taken.

YEAS-190

Abraham	Gamble	Manderino	Scanlon
Anderson	Garzia	Manmiller	Scheaffer
Armstrong	Gatski	McCall	Schmitt
Arthurs	Geesev	McClatchy	Schweder
Barber	Geisler	McGinnis	Scirica
Beloff	George, C.	McIntyre	Seltzer
Bennett	George, M.	McLane	Shuman
Berlin	Giammarco	Mebus	Shupnik
Berson	Gillette	Meluskey	Sirianni
Bittinger	Gleeson	Milanovich	Smith, E.
Bittle	Goebel	Miller	Smith, L.
Borski	Goodman	Milliron	Spencer
Brandt	Grav	Miscevich	Spitz
Brown	Greenfield	Moehlmann	Stairs
Brunner	Greenleaf	Morris	Stapleton
Burd	Grieco		Stewart
Burns	Halverson	Mowery Mrkonic	Stuban
	Hamilton		Sweet
Caltagirone		Mullen, M. P.	Taddonio
Caputo	Harper	Musto	
Cassidy	Hasay	Novak	Taylor, E.
Cessar	Haskell	Noye	Taylor, F.
Cianciulli	Hayes, D. S.	O'Brien, B.	Tenaglio
Cimini	Hayes, S. E.	O'Brien, D.	Trello
Cole	Helfrick	O'Connell	Valicenti
Cowell	Hoeffel	O'Donnell	Vroon
Davies	Honaman	O'Keefe	Wansacz
DeMedio	Hutchinson, A.	Oliver	Wargo
DeVerter	Hutchinson, W.	Pancoast	Wass
DeWeese	Itkin	Parker	Weidner
DiCarlo	Johnson	Peterson	Wenger
Dietz	Jones	Petrarca	White
Dininni	Katz	Piccola	Wiggins
Dombrowski	Kernick	Pievsky	Williams
Donatucci	Klingaman	Pitts	Wilson
Dorr	Knepper	Polite	Wilt
Doyle	Kowalyshyn	Pott	Wise
Duffy	Kukovich	Pratt	Wright, D
Dumas	Lashinger	Prendergast	Wright, J. L.
Englehart	Laughlin	Pyles	Yahner
Fee	Lehr	Ravenstahl	Yohn
Fisher, D. M.	Letterman	Reed	Zearfoss
Flaherty	Levi	Renwick	Zeller
Foster, A.	Lincoln	Rhodes	Zitterman
Foster, W.	Livengood	Rieger	Zord
Freind	Logue	Ritter	Zwikl
Fryer	Lynch	Ruggiero	
Gallagher	Mackowski	Ryan	Irvis,
Gallen	Madigan	Salvatore	Speaker
Galleli	manigan	Gaivatore	opeaker
•			

NAYS-1

NOT VOTING-9

Bellomini	Kolter
Cohen	Levin
Kelly	

Rappaport Richardson

Thomas Wagner

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

Bennett

Ordered. That the clerk present the same to the Senate for concurrence.

The House proceeded to third consideration of HB 1936, P 2386. entitled:

An Act amending the "Second Class County Code" approve July 28, 1953 (P. L. 723, No. 230), further regulating contract and purchases.

On the question,

Will the House agree to the bill on third consideration?

HB 1936 TABLED

The SPEAKER. The Chair recognizes the gentleman from Allegheny, Mr. Caputo.

Mr. CAPUTO. I move that HB 1936, PN 2386, be placed upon the table.

On the question, Will the House agree to the motion?

The following roll call was recorded.

YEAS-188

Abraham Anderson Armstrong Barber Beloff Bennett Berlin Berson Bittinger Bittle Borski Brandt Brown Brunner Burd Burns Caltagirone Caputo Cassidy Cessar Cianciulli Cimini Cole Cowell Davies DeMedio DeVerter DeWeese DiCarlo Dietz Dininni Dombrowski Donatucci Dorr Doyle Duffy Dumas Englehart Fee Fischer, R. R. Fisher, D. M. Flaherty Foster, A Foster, W. Freind

Gamble Manmiller Garzia McCall Gatski McClatchy Geesev McGinnis Geisler McIntyre George, C. McLane George, M. Mebus Giammarco Meluskey Gillette Milanovich Gleeson Miller Goebel Milliron Goodman Miscevich Gray Moehlmann Greenfield Morris Greenleaf Mowerv Grieco Mrkonic Mullen, M. P. Halverson Harper Musto Hasav Novak Haskell Nove Hayes, D.S. O'Brien, B. Hayes, S. E. O'Brien, D. Helfrick O'Connell Hoeffel O'Donnell Honaman O'Keefe Hutchinson, A. Oliver Hutchinson, W. Pancoast Itkin Parker Johnson Peterson Jones Petrarca Kernick Piccola Klingaman Pievsky Knepper Pitts Kolter Polite Kowalyshyn Pott Kukovich Pratt Lashinger Prendergast Laughlin Pyles Ravenstahl Lehr Letterman Reed Renwick Levi Lincoln Rhodes Livengood Rieger Logue Ritter Lynch Ruggiero

Scanlon Scheaffer Schmitt Schweder Scirica Seltzer Shuman Shupnik Sirianni Smith, E. Smith, L. Spencer Spitz Stairs Stapleton Stewart Stuban Sweet Taddonio Taylor, E. Taylor, F. Tenaglio Trello Valicenti Vroon Wansacz Wargo Wass Weidner Wenger White Wiggins Williams Wilson Wise Wright, D. Wright, J. L. Yahner Yohn Zearfoss Zeller Zitterman Zord Zwikl

or	Fryer Gallagher Gallen	Mackowski Madigan Manderino	Ryan Salvatore	Irvis, Speaker
'N		N	AYS-1	
ed ts	Hamilton			
		NOT	/OTING-11	

Arthurs Bellomini Cohen	Katz Kelly Levin	Rappaport Richardson Thomas	Wagner Wilt
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The question was determined in the affirmative, and the motion was agreed to.

The SPEAKER. It is the understanding of the Chair that this bill, HB 1936, will be lifted from the table by the gentleman, Mr. Caputo, so that it moves at exactly the same rate as some companion bills which are already on the tabled calendar.

HB 1937 PASSED OVER TEMPORARILY

The SPEAKER. The Chair recognizes the gentleman from Allegheny, Mr. Geisler.

Mr. GEISLER. Mr. Speaker, could you pass over HB 1937 presently? Mr. Caputo is off the floor at this time.

The SPEAKER. HB 1937 will go over temporarily.

The House proceeded to third consideration of HB 1319, PN 1669, entitled:

An Act amending the act of June 1, 1956 (P. L. 1959, No. 657), entitled as amended "Public Official Compensation Law" providing that nothing in this act shall be construed as prohibiting any judge from serving without compensation.

On the question?

Will the House agree to the bill on third consideration?

SB 1319 RECOMMITTED TO JUDICIARY COMMITTEE

The SPEAKER. The Chair recognizes the gentleman from Philadelphia, Mr. Berson.

Mr. BERSON, Mr. Speaker, I move that SB 1319 be recommitted to the committee on Judiciary.

The SPEAKER. It has been moved by the gentleman from Philadelphia, Mr. Berson, that SB 1319, PN 1669, be recommitted to the committee on Judiciary.

On the question,

Will the House agree to the motion?

The following roll call was recorded:

YEAS-188

Abraham	Gallagher	Manderino
Anderson	Gallen	Manmiller
Armstrong	Gamble	McCall
Arthurs	Garzia	McClatchy
Barber	Gatski	McGinnis
Beloff	Geesey	McIntyre
Bennett	Geisler	McLane
Berlin	George, C.	Mebus
Berson	George, M.	Meluskev
Bittinger	Giammarco	Milanovich

Scheaffer Schmitt Schweder Scirica Seltzer Shuman Shupnik Sirianni Smith, E. Smith, L.

15/2		LEC	JISLATIVE JO	UKNAL—H	IOUSE		June 1,
Bittle	Gillette	Miller	Spencer	Mr. BERSC	N. Mr. Speaker.	I move that S	B 1320 be recom-
Borski	Gleeson	Milliron	Spitz		committee on Ju		
Brandt	Goebel	Miscevich	Stairs			-	
Brown	Goodman	Moehlmann	Stapleton				e gentleman, Mr.
Brunner	Gray	Morris	Stewart	Berson, that S	SB 1320, PN 1670), be recommit	ted to the commit-
Burd	Greenfield	Mowery	Stuban	tee on Judicia			
Burns	Greenleaf	Mrkonic	Sweet		uy.		
Caltagirone	Grieco	Mullen, M. P.	Taddonio	On the ques	ation		
Caputo	Halverson	Musto	Taylor, E.	-			
Cassidy	Hamilton	Novak	Taylor, F.	Will the Ho	use agree to the n	10tion?	
Cessar	Harper	Noye	Tenaglio	m - 6-11		a and a d.	
Cianciulli	Haskell	O'Brien, B.	Trello	I ne rollowii	ng roll call was re	coraea;	
Cimini	Hayes, D. S.	O'Brien, D.	Valicenti				
Cohen	Hayes, S. E.	O'Connell	Vroon			_	
Cole	Helfrick	O'Donnell	Wansacz		YEA	S—189	
Cowell	Hoeffel	O'Keefe	Wargo				0.1
Davies	Honaman	Oliver	Wass	Abraham	Gallagher	Madigan	Salvatore
DeMedio	Itkin	Pancoast	Weidner	Anderson	Gallen	Manderino	Scanlon
DeVerter DeWesse	Johnson	Parker	Wenger	Armstrong	Gamble	Manmiller	Schmitt
DeWeese DiCarlo	Jones Katz	Peterson Piccola	White	Arthurs	Garzia	McCall McClataba	Schweder
DiCarlo	Katz Kernick	Piccola Pitts	Wiggins Williams	Barber Beloff	Gatski	McClatchy McCinuis	Scirica Seltzer
		Polite	Wilson		Geesey	McGinnis	
Dininni Dombrowski	Klingaman Knepper	Polite	Wilson Wilt	Bennett Berlin	Geisler George C	McIntyre McLana	Shuman
Donatucci	Kolter	Pratt	Wise	Berson	George, C.	McLane Mebus	Shupnik Sirianni
Dorr	Kowalyshyn	Prendergast	Wright, D.	Bittinger	George, M. Giammarco		Smith, E.
Doyle	Kukovich	Pyles	Wright, J. L.	Bittle	Gillette	Meluskey	Smith, L.
Duffy	Lashinger	Ravenstahl	Yahner	Borski		Milanovich Miller	Spencer
Dumas	Laughlin	Reed	Yohn	Brandt	Gleeson Goebel	Milliron	Spitz
Englehart	Lehr	Renwick	Zearfoss	Brown	Goodman	Miscevich	Stairs
Fee	Letterman	Rhodes	Zeller	Brunner	Gray	Moehlmann	Stapleton
Fischer, R. R.	Levi	Rieger	Zitterman	Burd	Greenfield	Morris	Stewart
Fisher, D. M.	Lincoln	Ritter	Zord	Burns	Greenleaf	Mowery	Stuban
Flaherty	Livengood	Ruggiero	Zwikl	Caltagirone	Halverson	Mrkonic	Sweet
Foster, A.	Logue	Ryan		Caputo	Hamilton	Mullen, M. P.	Taddonio
Foster, W.	Lynch	Salvatore	Irvis,	Cassidy	Harper	Musto	Taylor, E.
Freind	Mackowski	Scanlon	Speaker	Cessar	Hasay	Novak	Taylor, F.
Fryer	Madigan		-1	Cianciulli	Haskell	Nove	Tenaglio
·	~			Cimini	Hayes, D. S.	O'Brien, B.	Trello
				Cohen	Hayes, S. E.	O'Brien, D.	Valicenti
	N	AYS-2		Cole	Helfrick	O'Connell	Vroon
	- ,			Cowell	Hoeffel	O'Donnell	Wansacz
Hasay	Hutchinson, A			Davies	Honaman	O'Keefe	Wargo
				DeMedio	Hutchinson, W.		Wass
				DeVerter	Itkin	Pancoast	Weidner
				DeWeese	Johnson	Parker	Wenger
	NOT V	OTING-10		DiCarlo	Jones	Peterson	White
	- .			Dietz	Katz	Petrarca	Wiggins
Bellomini	Levin	Rappaport	Thomas	Dininni	Kernick	Piccola	Williams
Hutchinson, W.		Richardson	Wagner	Dombrowski	Klingaman	Pitts	Wilson
Kelly	$\operatorname{Pievsky}$			Donatucci	Knepper	Polite	Wilt
				Dorr	Kolter	Pott	Wise
The question	n was determ	ined in the affi	irmative, and the	Doyle	Kowalyshyn	Pratt	Wright, D.
-			and the the	Durry	Kukovich	Prendergast	Wright, J. L.
motion was agr				Dumas	Lashinger	Pyles	Yahner
The SPEAKE	ER. The bill is s	so recommitted.		Englehart	Laughlin	Rappaport	Yohn
				Fee	Lehr	Ravenstahl	Zearfoss
The House p	roceeded to th	ird consideratio	n of SB 1320, PN	Fischer, R. R.	Letterman	Reed	Zeller
1670, entitled:				Fisher, D. M.	Levi	Renwick	Zitterman
				Flaherty	Lincoln	Rhodes	Zord
An act amer	ding the act	of August 31	1966 (1st Sp Sess	Foster, A.	Livengood	Rieger	Zwikl
P. L. 47 No. 3) entitled "An	act providing f	or the assignment	Foster, W.	Logue	Ritter	T 1.
			emporarily in the	- 10010	Lynch	Ruggiero	Irvis,
			ng of business and	Fryer	Mackowski	Ryan	Speaker
providing for	their compens	ation" providin	g that nothing in				
this act shall	be construed	as prohibiting	any former judge		RT 4	VC 1	
from serving w			Judgo		NA	YS-1	

NOT VOTING-10

Bellomini Levin Grieco Pievsky

Hutchinson, A.

Kelly

Richardson Scheaffer Rappaport

Thomas Wagner

1572

from serving without compensation.

Will the House agree to the bill on third consideration?

SB 1320 RECOMMITTED TO JUDICIARY COMMITTEE

The SPEAKER. The Chair recognizes the gentleman from

On the question,

Philadelphia, Mr. Berson.

nding the "Pe 1937, (P. L. 13 s. on, se agree to the l ed to. CR. This bill ha reed to and is r is, shall the bil the provision o e taken.	rd consideration ennsylvania El 33 No. 320) pro- bill on third con s been consider now on final pass l pass finally?	ed on three differ-	affirmative, t Ordered, T concurrence. The House 2242 , entitle An Act am No. 525) enti of members inconsistent a be paid annua	Kelly Levin ty required by the the question was of hat the clerk pre- proceeded to thin d: mending the act of tiled "An act fixin of certain boards acts" increasing t	determined in the esent the same and consideration of September 2, ong the salaries as and commission	to the Senate for n of HB 1837, PN 1961 (P. L. 1177 and compensation
nding the "Pe 1937, (P. L. 13 s. on, se agree to the l ed to. CR. This bill ha reed to and is r is, shall the bil the provision e taken. YEA: Gamble Garzia	ennsylvania El 33 No. 320) pro bill on third con s been consider how on final pas l pass finally? of the Constitu	ections Code" ap- oviding for certain sideration? ed on three differ- ssage.	Caputo The majori affirmative, to Ordered, T concurrence. The House 2242 , entitle An Act am No. 525) entit of members of inconsistent a be paid annua	Levin ty required by the the question was of hat the clerk pre- proceeded to thin d: nending the act of itled "An act fixin of certain boards acts" increasing t	Richardson e constitution h determined in the esent the same ed consideration f September 2, og the salaries and commission	Wagner aving voted in the he affirmative. to the Senate for h of HB 1837, PN 1961 (P. L. 1177 and compensation
1937, (P. L. 13 s. on, se agree to the l ed to. CR. This bill ha reed to and is r is, shall the bill the provision of e taken. YEAS Gamble Garzia	33 No. 320) probil on third con s been consider now on final pas l pass finally? of the Constitu	oviding for certain sideration? ed on three differ- ssage.	affirmative, t Ordered, T concurrence. The House 2242 , entitle An Act am No. 525) enti of members inconsistent a be paid annua	the question was of hat the clerk pre- proceeded to thir d: mending the act o itled "An act fixir of certain boards acts" increasing t	determined in the esent the same and consideration of September 2, ong the salaries as and commission	he affirmative. to the Senate for h of HB 1837, PN 1961 (P. L. 1177 and compensation
e agree to the l ed to. CR. This bill ha reed to and is r is, shall the bil the provision e taken. YEA: Gamble Garzia	s been consider now on final pas l pass finally? of the Constitu	ed on three differ- ssage.	The House 2242, entitle An Act am No. 525) enti of members inconsistent a be paid annua	d: hending the act o itled "An act fixir of certain boards acts" increasing t	f September 2, ng the salaries a and commission	1961 (P. L. 1177 and compensation
reed to and is r is, shall the bil the provision of e taken. YEA: Gamble Garzia	now on final pas l pass finally? of the Constitu	ssage.	An Act am No. 525) enti of members inconsistent a be paid annua	nending the act o itled "An act fixin of certain boards acts" increasing t	ng the salaries a s and commission	and compensation
reed to and is r is, shall the bil the provision of e taken. YEA: Gamble Garzia	now on final pas l pass finally? of the Constitu	ssage.	No. 525) enti of members inconsistent be paid annua	itled "An act fixir of certain boards acts" increasing t	ng the salaries a s and commission	and compensation
Gamble Garzia	S—192		sion.	ally to members o	ne maximum ai f the State Civi	ns and repeating mount which may l Service Commis-
Garzia				ouse agree to the b	oill on third con	sideration?
Geesey Geisler George, C. George, M. Giammarco Gillette Goebel Goodman Gray Greenfield Greenleaf Grieco Halverson Harper Hasay Haskell Hayes, D. S. Hayes, S. E. Helfrick Hoeffel Honaman Hutchinson, A.	Manderino Manmiller McCall McClatchy McGinnis McLane Mebus Meluskey Milanovich Miller Milliron Miscevich Moehlmann Morris Mowery Mrkonic Mullen, M. P. Musto Novak Noye O'Brien, B. O'Brien, B. O'Brien, D. O'Connell O'Connell O'Keefe Oliver	Scanlon Scheaffer Schmitt Schweder Scirica Seltzer Shuman Shupnik Sirianni Smith, E. Smith, L. Spencer Spitz Stairs Stapleton Stewart Stuban Stweet Taddonio Taylor, E. Taylor, F. Tenaglio Trello Valicenti Vroon Wansacz Wargo	ent days and The questic	KER. This bill has agreed to and is n on is, shall the bill to the provision o be taken.	ow on final pas pass finally?	ed on three differ- sage. tion, the yeas and Schweder Stewart Taylor, F. Tenaglio Wansacz Wargo White Williams Zitterman Irvis, Speaker
Hutchinson, W. Itkin	Pancoast Parker	Wass Weidner		NAY	/S—140	
Johnson Jones Katz Kernick Kingaman Knepper Kolter Kowalyshyn Kukovich Lashinger Laughlin Lehr Lehr Letterman Levi Lincoln Livengood Logue Lynch	Peterson Petrarca Piccola Pievsky Pitts Polite Pott Pratt Prendergast Pyles Ravenstahl Reed Renwick Rhodes Rieger Ritter Ruggiero Ryan	White Wiggins Williams Wilson Wilt Wise Wright, D. Wright, J. L. Yahner Yohn Zearfoss Zeller Zitterman Zord Zwikl	Abraham Anderson Armstrong Bittle Brandt Brown Burd Burns Cassidy Cimini Cole Cowell Davies DeMedio DeVerter DeWeese DiCarlo Dicarlo	George, M. Gillette Goebel Greenleaf Grieco Halverson Hamilton Hasay Haskell Hayes, D. S. Hayes, S. E. Helfrick Hoeffel Honaman Hutchinson, A Hutchinson, W Itkin Johnson	Madigan Manmiller McCall McClatchy McGinnis Mebus Meluskey Milanovich Miller Miller Miller Miller Miscevich Moehlmann Morris Mowery Mrkonic Novak Noye O'Brien D	Salvatore Scheaffer Schmitt Scirica Seltzer Shuman Shupnik Sirianni Smith, E. Smith, L. Spencer Spitz Stairs Stapleton Stuban Sweet Taddonio Taylor, E.
GGHHHHHHHHHHHHHHJJKKKKKKKLLLLLLL	reenleaf rieco alverson amilton arper asay askell ayes, D. S. ayes, S. E. elfrick oeffel onaman utchinson, A. utchinson, M. kin ohnson ones atz ernick lingaman nepper olter owalyshyn ukovich ashinger aughlin ehr etterman evi incoln ivengood ogue	reenleaf Morris rieco Mowery alverson Mrkonic amilton Mullen, M. P. arper Musto asay Novak askell Noye ayes, D. S. O'Brien, B. ayes, S. E. O'Brien, B. ayes, S. E. O'Brien, D. elfrick O'Connell oeffel O'Donnell onaman O'Keefe utchinson, A. Oliver utchinson, M. Pancoast kin Parker ohnson Peterson ones Petrarca atz Piccola ernick Pievsky lingaman Pitts nepper Polite olter Pott owalyshyn Pratt ukovich Prendergast ashinger Pyles aughlin Ravenstahl ehr Reed etterman Renwick evi Rhodes incoln Rieger ivengood Ritter ogue Ruggiero ynch Ryan Iackowski Salvatore	reenleaf Morris Stapleton rieco Mowery Stewart alverson Mrkonic Stuban amilton Mullen, M. P. Sweet arper Musto Taddonio asay Novak Taylor, E. askell Noye Taylor, F. ayes, D. S. O'Brien, B. Tenaglio ayes, S. E. O'Brien, D. Trello elfrick O'Connell Valicenti oeffel O'Donnell Vroon onaman O'Keefe Wansacz utchinson, A. Oliver Wargo utchinson, W. Pancoast Wass kin Parker Weidher ohnson Peterson Wenger ones Petrarca White atz Piccola Wiggins ernick Pievsky Williams lingaman Pitts Wilson inepper Polite Wilt olter Pott Wise owalyshyn Pratt Wright, D. ukovich Prendergast Wright, J. L. ashinger Pyles Yahner aughlin Ravenstahl Yohn ehr Reed Zearfoss etterman Renwick Zeller evi Rhodes Zitterman incoln Rieger Zord ivengood Ritter Zwikl ogue Ruggiero ynch Ryan Irvis, Iackowski Salvatore Speaker	reenleaf Morris Stapleton Beloff rieco Mowery Stewart Bennett alverson Mrkonic Stuban Berson amilton Mullen, M. P. Sweet Bittinger arper Musto Taddonio Borski asay Novak Taylor, E. Brunner askell Noye Taylor, F. Caltagirone ayes, D. S. O'Brien, B. Tenaglio Caputo ayes, S. E. O'Brien, D. Trello Cessar elfrick O'Connell Valicenti Cianciulli oeffel O'Donnell Vroon Cohen onaman O'Keefe Wansacz utchinson, A. Oliver Wargo iutchinson Peterson Wenger Abraham ones Petrarca White Anderson atz Piccola Wiggins Armstrong ernick Pievsky Williams Bittle lingaman Pitts Wilson Brandt inepper Polite Wilt Brown owalyshyn Pratt Wright, D. Burns ukovich Prendergast Wright, J. L. owalyshyn Pratt Wright, D. Burns ukovich Prendergast Wright, J. L. ashinger Pyles Yahner Cimini aughlin Ravenstahl Yohn Cole etterman Renwick Zeller Davies evi Rhodes Zitterman DeMedio incoln Rieger Zord DeVerter ivengood Ritter Zwikl DeWeese ogue Ruggiero ynch Ryan Irvis, Dietz Macoust Salvatore Speaker Dininni	reenleaf Morris Stapleton Below Fee rieco Mowery Stewart Berson Gallagher alverson Mrkonic Stuban Berson Gallagher amilton Mullen, M. P. Sweet Bittinger Garzia arper Musto Taddonio Borski Geisler asay Novak Taylor, E. Brunner Giammarco askell Noye Taylor, F. Caltagirone Gleeson ayes, D. S. O'Brien, D. Trello Cassar Gray elfrick O'Connell Valicenti Cianciulli Greenfield oargen, A. Oliver Wargo utchinson, A. Oliver Wargo utchinson, W. Pancoast Wass NAY kin Parker Weidner ohnson Peterson Wenger Abraham George, M. atz Piccola Wiggins Armstrong Goebel ernick Pievsky Williams Bittle Greenleaf lingaman Pitts Wilson Brandt Grieco neeper Polite Wilt Brown Halverson olter Pott Wise Burd Hamilton owalyshyn Pratt Wright, D. Burns Hasay ukovich Prendergast Wright, J. L. ashinger Pyles Yahner Cimini Hayes, D. S. aughlin Ravenstahl Yohn Cole Hayes, S. E. ernick Reed Zearfoss Cowell Helfrick owalyshyn Pratt Wright, D. Burns Hasay ukovich Prendergast Wright, J. L. ashinger Pyles Yahner Cimini Hayes, D. S. aughlin Ravenstahl Yohn Cole Hayes, S. E. eri Rhodes Zitterman DeMedio Honaman incoln Rieger Zord DeVerter Hutchinson, A wirengood Ritter Zwikl DeWeese Hutchinson, W ogue Ruggiero yoch Ritter Zwikl DeWeese Hutchinson, M Jackowski Salvatore Speaker Dininni Jones	reenleaf Morris Stapleton Beloff Fee Manderino ricco Mowery Stewart Bennett Flaherty McIntyre alverson Mrkonic Stuban Berson Galagher McLane amiton Mullen, M. P. Sweet Bittinger Garzia Mullen, M. P. arper Musto Taddonio Borski Geisler Musto asay Novak Taylor, E. Brunner Giammarco O'Brien, B. askell Noye Taylor, F. Caltagirone Gleeson O'Donnell ayes, D. S. O'Brien, B. Tenaglio Caputo Goodman Oliver ayes, S. E. O'Brien, D. Trello Cessar Gray Parker elfrick O'Connell Valicenti Cianciuli Greenfield Prendergast coeffel O'Donnell Varoon Cohen Harper Rieger utchinson, W. Pancoast Wass kin Parker Weidner ohnson Peterson Wenger Abraham George, M. Madigan ones Petrarca White Anderson Gillette Manmiller atz Piccola Wiggins Armstrong Goebel McCall ernick Pievsky Williams Bittle Greenleaf McClatchy lingaman Pitts Wilson Brandt Grieco McGinnis nepper Polite Wilt Brown Halverson Mebus owalyshyn Pratt Wright, D. Burns Hasay Milanovich Ukovich Prendergast Wright, J. L. Okas Yahner Cimini Hayes, D. S. Milliron aughlin Ravenstahl Yohn Cole Hayes, S. E. Miscevich ehr Reed Zearfoss Cowell Helfrick Moehlmann etterman Renwick Zeller Davies Hoeffel Morris evi Rhodes Zitterman DeWerger Hutchinson, W. Novak ogue Ruggiero yuch Speaker Dininni Jones O'Connell

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Foster, W.

Gallen

Goebel

Dorr Doyle Duffy Englehart Fischer, R. R. Fisher, D. M. Foster, A. Foster, W. Freind Freind Fryer	Kernick Klingaman Knepper Kolter Lukovich Lashinger Laughlin Lehr Letterman Levi	Pancoast Peterson Petrarca Piccola Pitts Polite Pott Pratt Pyles Ravenstahl	Vroon Wass Weidner Wilson Wilt Wise Wright, D. Wright, J. L. Yahner
		•	
Gallen Gamble	Lincoln	Reed	Yohn Zearfoss
Gatski	Livengood Logue	Renwick Ritter	Zeller
Geesey George, C.	Lynch Mackowski	Ruggiero Ryan	Zord Zwikl

NOT VOTING-10

Less than the majority required by the constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

The House proceeded to third consideration of HB 2200, PN 2807, entitled:

An Act amending the act of July 9, 1976 (P. L. 903 No. 161) entitled "An act amending the act of April 9, 1929 (P. L. 177, No. 175) 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 and commissions shall be determined' providing for the office of Consumer Advocate in the Department of Justice for a limited period; and imposing powers and duties; and making an appropriation" extending time for the management of the office of Consumer Advocate.

On the question,

Will the House agree to the bill on third consideration? Bill was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provision of the Constitution, the yeas and nays will now be taken.

YE	AS-	-163
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Abraham	Gallagher	Logue	Salvatore
Armstrong	Gamble	Lynch	Scanlon
Arthurs	Garzia	Mackowski	Schmitt
Barber	Gatski	Manderino	Schweder
Beloff	Geesey	Manmiller	Scirica
Bennett	Geisler	McCall	Seltzer
Berlin	George, C.	McIntyre	Shuman
Berson	George, M.	McLane	Shupnik
Bittinger	Giammarco	Mebus	Smith, L.
Bittle	Gillette	Meluskey	Spencer
Borski	Gleeson	Milanovich	Spitz
Brandt	Goodman	Miller	Stairs
Brown	Gray	Milliron	Stapleton
Brunner	Greenfield	Miscevich	Stewart
Burns	Grieco	Moehlmann	Stuban
Caltagirone	Halverson	Morris	Sweet
Caputo	Harper	Mrkonic	Taddonio
Cassidy	Haskell	Mullen, M. P.	Taylor, F.

Cessar Cianciulli	Hayes, D. S. Hayes, S. E.	Musto Novak	Tenaglio Trello
Cimini	Helfrick	O'Brien, B.	Valicenti
Cohen	Hoeffel	O'Brien, D.	Wansacz
Cole	Honaman	O'Connell	Wargo
Cowell	Hutchinson, A.	O'Donnell	Wass
Davies	Hutchinson, W.	O'Keefe	Wenger
DeMedio	Itkin	Oliver	White
	Johnson	+ -	Williams
DeWeese		Parker	
DiCarlo	Jones	Peterson	Wilson
Dietz	Katz Kernick	Petrarca	Wilt
Dombrowski		Pievsky	Wise
Donatucci	Klingaman	Pitts	Wright, D.
Dorr	Knepper	Pratt	Wright, J. L.
Doyle	Kolter	Prendergast	Yahner
Duffy	Kowalyshyn	Ravenstahl	Yohn
Dumas	Kukovich	Reed	Zearfoss
Englehart	Laughlin	Renwick	Zeller
Fee	Lehr	Rhodes	Zitterman
Fischer, R. R.	Letterman	Rieger	Zwikl
Flaherty	Levin	Ritter	
Foster, A.	Lincoln	Ruggiero	Irvis,
Freind	Livengood	Ryan	Speaker
Fryer			
	NAY	YS—30	
Anderson	Greenleaf	Mowery	Scheaffer
Burd	Hamilton	Noye	Sirianni
DeVerter	Hasay	Pancoast	Smith, E.
Dininni	Lashinger	Piccola	Taylor, E.
Fisher, D. M.	Levi	Polite	Vroon

NOT VOTING-7

Pott

Pyles

Bellomini	Rappaport	Thomas	Wiggins
Kelly	Richardson	Wagner	

Madigan

McClatchy

McGinnis

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.

REMARKS ON VOTES

The SPEAKER. The Chair recognizes the lady from Chester, Mrs. Taylor.

Mrs. TAYLOR. Mr. Speaker, I inadvertently voted incorrectly on HB 2200. May I please be recorded in the affirmative?

The SPEAKER. In the affirmative. The lady's remarks will be spread upon the record.

Mrs. TAYLOR. Thank you.

The SPEAKER. The Chair recognizes the gentleman from Chester, Mr. Vroon.

Mr. VROON. Mr. Speaker, I inadvertently voted "no" on HB 2200. I wish to be recorded in the affirmative.

The SPEAKER. The gentleman's remarks will be spread upon the record.

The Chair recognizes the gentleman from Chester, Mr. Smith. For what purpose does the gentleman rise?

Mr. E. H. SMITH. Mr. Speaker, I inadvertently voted "nay"

Weidner

Zord

on HB 2200. I would like to be recorded in the positive manner. Thank you.	the gentleman sent.	n indicates he w	ishes to ask fo	or unanimous con-
The SPEAKER. The remarks of the gentleman will be spread upon the record.		NSIDERATION	OF SB 68 RES	SUMED
	SB 68 TABLED			
SB 68 CALLED UP	The SPEAK	XER. The Chair	recognizes the	e gentleman from
The SPEAKER. The Chair is advised that on page 16, SB 68	Allegheny, Mr		8	8
was supposed to be tabled. So the Chair rescinds its statement that the bill is not called up.	Mr. GEISLE cause of the pa		B 68 be placed	upon the table be-
The House proceeded to third consideration of HB 68, PN 1563, entitled:	On the quest Will the Ho	tion, use agree to the r	notion?	
An Act regulating the awarding and execution of certain pub- lic contracts; providing the contract provisions relating to the	The followin	ng roll call was re		
retention interest and payment of funds payable under the con- tracts; and repealing inconsistent acts.		YEA	S—184	
On the question,	Abraham Anderson	Fryer Gallagher	Madigan Manderino	Salvatore Scanlon
Will the House agree to the bill on third consideration?	Armstrong	Gallen	Manmiller	Scheaffer
QUESTION OF INFORMATION	Arthurs	Gamble	McCall McClataba	Schmitt Schweder
QUESTION OF INFORMATION	Barber Beloff	Garzia Gatski	McClatchy McGinnis	Scirica
The SPEAKER. The Chair recognizes the gentleman from Al-	Bennett	Geesey	McIntyre	Seltzer
legheny, Mr. Goebel. For what purpose does the gentleman	Berlin	Geisler	McLane	Shuman
rise?	Berson Bittinger	George, C. George, M.	Mebus Meluskey	Shupnik Sirianni
Mr. GOEBEL. I rise to a question of information.	Bittle	Giammarco	Milanovich	Smith, E.
The SPEAKER. The gentleman will state it.	Borski	Gillette	Miller	Smith, L.
Mr. GOEBEL. Mr. Speaker, I have a question on that last bill,	Brandt	Gleeson	Milliron	Spencer Spitz
HB 2200, changing that sunset date. I just wonder, what is the	Brown Brunner	Goebel Goodman	Miscevich Moehlmann	Spitz Stairs
procedure going to be? When we do establish a sunset date, do	Burd	Gray	Morris	Stapleton
we not get a report or anything saying what kind of job that de-	Burns	Greenfield	Mowery	Stewart
partment has been doing? Is it worthwhile having? How much	Caltagirone	Greenleaf	Mrkonic M. H M. D	Stuban Taddonio
	Caputo Cassidy	Grieco Hamilton	Mullen, M. P. Musto	Taglor, E.
does it cost us? Or is this going to be the method we are going to	Cessar	Harper	Novak	Taylor, F.
use - just extend the dates on the sunset legislation-	Cianciulli	Hasay	Noye	Trello
The SPEAKER. Will the gentleman yield?	Cimini	Haskell Hausa D. S	O'Brien, B.	Valicenti Vroon
Mr. GOEBEL. Certainly.	Cohen Cole	Hayes, D. S. Hayes, S. E.	O'Brien, D. O'Connell	Wansacz
The SPEAKER. Is the gentleman discussing HB 2200?	Cowell	Helfrick	O'Donnell	Wargo
Mr. GOEBEL. Yes.	Davies	Hoeffel	O'Keefe	Wass
The SPEAKER. That bill has already been passed by the	DeMedio DeVerter	Honaman Hutchinson, A.	Oliver Pancoast	Weidner Wenger
House and is not before it.	DeWeese	Hutchinson, W.	Parker	White
Mr. GOEBEL. Pardon me, Mr. Speaker. I am not discussing	DiCarlo	Itkin	Peterson	Williams
the bill; I am discussing our procedure on approving any fur-	Dietz	Johnson	Petrarca	Wilson
ther legislation which extends sunset legislation.	Dininni Dombrowski	Kernick Klingaman	Piccola Pievsky	Wilt Wise
The SPEAKER. The Chair regrets to interrupt the gentleman	Donatucci	Knepper	Pitts	Wright, D.
again, but the Chair reminds the gentleman that only those	Dorr	Kolter	Polite	Wright, J. L.
matters currently before the House are subject to discussion on	Doyle	Kowalyshyn	Pratt	Yahner
the House floor.	Duffy Dumas	Kukovich Lashinger	Prendergast Pyles	Yohn Zearfoss
Mr. GOEBEL. When would this matter be currently before	Englehart	Laughlin	Ravenstahl	Zeller
the House then?	Fee	Lehr	Reed	Zitterman
The SPEAKER. If the gentleman wishes to make a statement	Fischer, R. R. Fisher, D. M	Letterman	Renwick	Zord Zwikl
5	Fisher, D. M. Flaherty	Levi Lincoln	Rieger Ritter	Zwikl
on any matter which is not currently before the House, he must	Foster, A.	Livengood	Ruggiero	Irvis,
do it under unanimous consent. The Chair would suggest that if	Foster, W.	Logue	Ryan	Speaker
the gentleman will alert the Chair when he wishes to make the	Freind	Lynch		
statement, the Chair will recognize him.		NA	YS—6	
Mr. GOEBEL. You are in the middle of a bill right now. You	Halverson	Mackowski	Sweet	Tenaglio
have announced that.	Jones	Pott		
The SPEAKER. That is correct.		NIOTIVO	TINC 10	
Mr. GOEBEL. Thank you, Mr. Speaker.		NOTVU	TING-10	
Mr. SPEAKER. The Chair will recognize the gentleman when	Bellomini	Levin	Richardson	Wagner

Katz Kelly	Rappaport Rhodes	Thomas	Wiggins	Bit
Keny	Thiodes			Bor

The question was determined in the affirmative, and the motion was agreed to.

ADDRESS TO HOUSE

Mr. GOEBEL, under unanimous consent, addressed the House.

Mr. GOEBEL. Mr. Speaker, maybe it is more of a question than a statement. Maybe somebody would have an answer; I do not know. But it seems to me that whenever a date is established on a bill for sunset legislation, that bill would then be phased out. I think there should be more discussion than just to vote "vea" or "nay." I think we should get a report on the committee, the department, or the bureau and what it has been doing, how much it costs us, and whether it is worthwhile to keep it. I do not know any more about this bill right now than I did this morning when I walked in.

I think there should be some procedure and I am asking if anyone knows of any procedure that is going to be established to give a report on extending the life of a department.

Can anyone comment at all on this?

The SPEAKER. The Chair recognizes the gentleman from Beaver, Mr. Laughlin.

Mr. LAUGHLIN. Mr. Speaker, I do not know if the gentleman received the same report that I did, but we received earlier, approximately 3 or 4 weeks ago, a report from the office that the gentleman is addressing, fully outlining the activities of the department and explaining in detail exactly what had been carried on. So I am sorry the gentleman did not receive the benefit of that as the rest of the members did, but if he would like a copy, I would be glad to give it to him.

The House proceeded to third consideration of HB 122, PN **2497**, entitled:

An Act amending the "Second Class County Code" approved July 28, 1953 (P. L. 723, No. 230) further providing for county public defenders to organize a State association and for the payment of expenses thereof.

On the question, Will the House agree to the bill on third consideration? Bill was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provision of the Constitution, the yeas and nays will now be taken.

YEAS-183

Abraham	Gallen	Manderino	Scheaffer
Armstrong	Gamble	Manmiller	Schmitt
Arthurs	Garzia	McCall	Schweder
Barber	Gatski	McClatchy	Scirica
Beloff	Geesey	McGinnis	Seltzer
Bennett	Geisler	McIntyre	Shuman
Berlin	George, C.	McLane	Shupnik
Berson	George, M.	Mebus	Sirianni

Bittinger	Giammarco	Meluskey	Smith, E.	
Bittle	Gillette	Milanovich	Smith, L.	
Borski	Goebel	Miller	Spencer	
Brandt	Goodman	Milliron	Spitz	
Brown	Gray	Miscevich	Stairs	
Brunner	Greenfield	Morris	Stapleton	
Burd	Greenleaf	Mowery	Stewart	
Burns	Grieco	Mrkonic	Stuban	
Caltagirone	Halverson	Mullen, M. P.	Sweet	
Caputo	Hamilton	Musto	Taddonio	
Cassidy	Harper	Novak	Taylor, E.	
Cessar	Hasay	O'Brien, B.	Taylor, F.	
Cianciulli	Hayes, D. S.	O'Brien, D.	Tenaglio	
Cimini	Hayes, S. E.	O'Connell	Trello	
Cohen	Helfrick	O'Donnell	Valicenti	
Cole	Hoeffel	O'Keefe	Vroon	
Cowell	Honaman	Oliver	Wansacz	
Davies	Hutchinson, W	Pancoast	Wargo	
DeMedio	Itkin	Parker	Wass	
DeVerter	Johnson	Peterson	Weidner	
DeWeese	Jones	Petrarca	Wenger	
DiCarlo	Katz	Piccola	White	
Dietz	Kernick	Pitts	Williams	
Dininni	Klingaman	Polite	Wilson	
Dombrowski	Knepper	Pott	Wilt	
Donatucci	Kolter	Pratt	Wise	
Dorr	Kowalyshyn	Prendergast	Wright, D.	
Doyle	Kukovich	Pyles	Wright, J. L.	
Duffy	Lashinger	Ravenstahl	Yahner	
Dumas	Laughlin	Reed	Yohn	
Englehart	Lehr	Renwick	Zearfoss	
Fee	Levi	Rhodes	Zeller	
Fisher, D. M.	Lincoln	Rieger	Zitterman	
Flaherty	Livengood	Ritter	Zord	
Foster, A.	Logue	Ruggiero	Zwikl	
Foster, W.	Lynch	Ryan		
Freind	Mackowski	Salvatore	Irvis,	
Fryer	Madigan	Scanlon	Speaker	
Gallagher			-	
=	NA	YS-5		
Anderson Fischer, R. R.	Hutchinson, A.	Moehlmann	Noye	
	NOT VO	OTING-12		
Pollomini	17 - 11	Dianalas	77h	
Bellomini	Kelly	Pievsky	Thomas	
Gleeson	Letterman	Rappaport	Wagner	
Haskell	Levin	Richardson	Wiggins	
The majority required by the constitution having voted in the				
	he question was		_	
	-		to the Senate for	

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

The House proceeded to third consideration of HB 123, PN 2498. entitled:

An Act amending "The County Code" approved August 9, 1955 (P. L. 323, No. 130) further providing for county public defenders to organize a State association and the payment of certain expenses thereof.

On the question,

Will the House agree to the bill on third consideration? Bill was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage. The question is, shall the bill pass finally?

Agreeable to the provision of the Constitution, the yeas and nays will now be taken.

YEAS-185

Abraham
Armstrong
Arthurs
Daulaan
Barber
Beloff
Bennett
Berlin
Berson
Bittinger
Bittle
Borski
DUISKI D 1
Brandt
Brown
Brunner
Dimit
Burd
Burns
Caltagirone Caputo
Caputo
Caputo
Cassidy
Cessar Cianciulli
Cianciulli
Cimini
Cimini Cohen Cole Cowell
Cohen
Cole
Cowell
Davias
Davies
DeMedio
DeVerter
DeWeese
DiCarlo
Dietz
Dininni
Dombrowski
Donatucci
Dorr
Doyle
Duffy
Dumas
Englehart
Fee
Fisher, D. M.
Flaherty
Foster, A.
Foster, A. Foster, W.
Euclier, W.
Freind
Fryer
Gallagher
A 1
Anderson
Fischer, R. R.

Gallen Mackowski Gamble Madigan Garzia Manderino Gatski Manmiller Geesev **McCall** Geisler McClatchy George, C. McGinnis George, M. McIntvre Giammarco McLane Gillette Mebus Goebel Meluskey Goodman Milanovich Gray Miller Greenfield Milliron Greenleaf Morris Grieco Mowery Halverson Mrkonic Mullen, M. P. Hamilton Harper Musto Hasay Novak Haskell O'Brien, B. Hayes, D.S. O'Brien, D. Haves, S. E. O'Connell Helfrick O'Donnell Hoeffel O'Keefe Honaman Oliver Hutchinson, W. Pancoast Itkin Parker Johnson Peterson Jones Petrarca Katz Piccola Kernick Pievsky Klingaman Pitts Polite Knepper Kolter Pott Kowalyshyn Pratt Kukovich Prendergast Lashinger Pyles Laughlin Ravenstahl Lehr Reed Letterman Renwick Levi Rhodes Levin Rieger Lincoln Ritter Livengood Ruggiero Logue Rvan Salvatore Lynch NAYS-6

Scanlon Scheaffer Schmitt Schweder Scirica Seltzer Shuman Shupnik Sirianni Smith, E. Smith. L. Spencer Spitz Stairs Stapleton Stewart Stuban Sweet Taddonio Taylor, E. Taylor, F. Tenaglio Trello Valicenti Vroon Wansacz Wargo Wass Weidner Wenger White Williams Wilt Wise Wright, D. Wright, J. L. Yahner Yohn Zearfoss Zeller Zitterman Zord Zwikl Irvis, Speaker Wilson

Anderson Hutchinson, A. Fischer, R. R. Moehlmann

NOT VOTING-9

Nove

Bellomini Gleeson Kelly	Miscevich Rappaport	Richardson Thomas	Wagner Wiggins
Gleeson Kelly	Rappaport	Thomas	Wiggins

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.

The House proceeded to third consideration of HB 663, PN 2672, entitled:

An Act amending "The First Class Township Code" approved June 24, 1931 (P. L. 1206, No. 331) permitting county associations of township officers to hold conferences institutes or schools; and further providing for expenses of township officers and employes attending county association conventions conferences institutes and schools.

On the question,

Will the House agree to the bill on third consideration? Bill was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage. The question is, shall the bill pass finally?

Agreeable to the provision of the Constitution, the yeas and nays will now be taken.

YEAS-191

Abraham Gatski Geesev Anderson Geisler Armstrong George, C. Arthurs Barber George, M. Beloff Giammarco Gillette Bennett Gleeson Berlin Goebel Berson Bittinger Goodman Bittle Grav Borski Greenfield Brandt Greenleaf Brown Grieco Halverson Burd Burns Hamilton Caltagirone Harper Hasav Caputo Cassidy Haskell Haves, D. S. Cessar Hayes, S. E. Cianciulli Helfrick Cimini Hoeffel Cohen Honaman Cole Cowell Hutchinson, A. Hutchinson, W. Davies DeMedio Itkin Johnson DeVerter DeWeese Jones DiCarlo Katz Dietz Kernick Dininni Klingaman Dombrowski Knepper Kolter Dorr Dovle Kowalvshvn Duffy Kukovich Dumas Lashinger Englehart Laughlin Fee Lehr Letterman Fisher, D. M. Flaherty Levi Foster, A Levin Foster, W. Lincoln Freind Livengood Logue Frver Lynch Gallagher Mackowski Gallen Madigan Gamhle

Manderino Manmiller McCall McClatchy **McGinnis** McIntyre McLane Mehus Meluskey Milanovich Miller Milliron Miscevich Moehlmann Morris Mowery Mrkonic Mullen, M. P. Musto Novak Nove O'Brien, B. O'Brien, D. O'Connell O'Donnell O'Keefe Oliver Pancoast Parker Peterson Petrarca Piccola Pievsky Pitts Polite Pott Pratt Prendergast Pyles Ravenstahl Reed Renwick Rhodes Richardson Rieger Ritter Ruggiero Ryan

NAYS-1

NOT VOTING-8

Rappaport Thomas

Wagner Wiggins

Salvatore

Scanlon

Schmitt

Scirica

Seltzer

Shuman

Shupnik

Sirianni

Smith, E.

Smith, L.

Stapleton

Stewart

Stuban

Taddonio

Taylor, E.

Taylor, F.

Tenaglio

Valicenti

Wansacz

Wargo

Wenger

Williams

Wright, D.

Yahner

Zearfoss

Yohn

Zeller Zitterman

Zord

Zwikl

Irvis,

Speaker

Wright, J. L.

White

Wilson

Wilt

Wise

Wass Weidner

Trello

Vroon

Sweet

Spencer

Spitz

Stairs

Scheaffer

Schweder

Bellomini Brunner

Garzia

Fischer, R. R.

eci

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

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

The House proceeded to third consideration of HB 1648, Pl 1986. entitled:

An Act amending "The County Code" approved August 9, 1955 (P. L. 323, No. 130) changing certain provisions relating to expenses for the association of county commissioners.

On the question,

Will the House agree to the bill on third consideration? Bill was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provision of the Constitution, the yeas and nays will now be taken.

Abraham	Gallen	Manderino
Anderson	Gamble	Manmiller
Armstrong	Garzia	McCall
Arthurs	Gatski	McClatchy
Barber	Geesey	McGinnis
Beloff	Geisler	McIntyre
Bennett	George, C.	McLane
Berlin	George, M.	Mebus
Berson	Giammarco	Meluskey
Bittinger	Gillette	Milanovich
Bittle	Goodman	Miller
Borski	Gray	Milliron
Brandt	Greenfield	Moehlmann
Brown	Greenleaf	Morris
Brunner	Grieco	Mowery
Burd	Halverson	Mrkonic
Burns	Hamilton	Mullen, M. P.
Caltagirone	Harper	Musto
Caputo	Hasay	Novak
Cassidy	Haskell	O'Brien, B.
Cessar	Hayes, D. S.	O'Brien, D.
Cianciulli	Hayes, S. E.	O'Connell
Cimini	Hayes, O. D. Helfrick	O'Donnell
Cohen	Hoeffel	O'Keefe
Cole	Honaman	Oliver
Cowell	Hutchinson, A.	
Davies	Hutchinson, W.	Pancoast Parker
DeMedio	Itkin	Peterson
DeVerter		
DeWeese	Johnson	Petrarca
Deweese DiCarlo	Jones Kanniah	Piccola
	Kernick	Pievsky
Dietz	Klingaman	Pitts
Dininni	Knepper	Polite
Dombrowski	Kolter	Pott
Donatucci	Kowalyshyn	Pratt
Dorr	Kukovich	Prendergast
Doyle	Lashinger	Pyles
Duffy	Laughlin	Ravenstahl
Dumas	Lehr	Reed
Englehart	Letterman	Renwick
Fee	Levi	Rhodes
Fisher, D. M.	Levin	Richardson
Flaherty	Lincoln	Rieger
Foster, A.	Livengood	Ritter
Foster, W.	Logue	Ruggiero
Freind	Lynch	Ryan
Fryer	Mackowski	Salvatore
Gallagher	Madigan	

Scanlon Scheaffer Schmitt Schweder Scirica Seltzer Shuman Shupnik Sirianni Smith, E. Smith, E. Smith, L. Spencer Spitz Stairs Stapleton Stewart Stuban Sweet Taddonio Taylor, E. Taylor, F. Tenaglio Trello Valicenti Vroon Wansacz Wargo Wass Weidner Wenger White Williams Wilton Wilt Wise Wright, D. Wright, J. L. Yahner Yohn Zearfoss Zeller Zitterman Zord Zwikl
Irvis, Speaker

ъe		1	NAYS-3	
or	Fischer, R. R.	Goebel NOT	Noye VOTING—9	
N	Bellomini Gleeson Katz	Kelly Miscevich	. Rappaport Thomas	Wagner Wiggins

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.

HB 2045 PASSED OVER

The SPEAKER. The Chair recognizes the gentleman from Allegheny, Mr. Logue, who offers amendments.

The Chair recognizes the gentleman from Blair, Mr. Hayes. For what purpose does the gentleman rise?

Mr. S. E. HAYES. Mr. Speaker, we have not had the opportunity to caucus on this bill yet, sir.

The SPEAKER. No? I am sorry.

Very well. The Chair rescinds its statement that the question is, will the House agree to the bill? The Chair apologizes to the gentleman. Mr. Logue. The Chair did not check with the Republican Party leaders to see if they had caucused. The bill will be passed over.

Mr. S. E. HAYES. Mr. Speaker, I would also like to add that the gentleman, Mr. Hutchinson, has an amendment to this bill.

The SPEAKER. Mr. William Hutchinson's name will be added as offering an amendment.

The Chair recognizes the gentleman from Allegheny, Mr. Logue.

Mr. LOGUE. Mr. Speaker, can you tell me, do the Republicans have a copy of the amendment?

The SPEAKER. The Chair did not hear the gentleman clearly.

Mr. S. E. HAYES. Yes, Mr. Speaker, we do.

The SPEAKER. Are you asking for a copy of the Hutchinson amendment?

Mr. LOGUE. No. I was wondering if the Republican caucus has a copy of my amendment?

The SPEAKER. The indication is that they do have. The problem apparently, Mr. Logue, is not with your amendment but the fact that the Republican Party did not caucus on the bill in general, but apparently there is not any particular problem with your amendment. So we will hold the bill over until the party has had a chance to caucus on the bill.

Mr. LOGUE. Thank you, Mr. Speaker.

The SPEAKER. HB 2045 will go over.

The House proceeded to third consideration of HB 51, PN 3158, entitled:

An Act to enhance the Commonwealth's environmental radiation surveillance and emergency radiation response capabilities by granting certain powers to the Department of Environmental Resources and making an appropriation.

On the question,

Will the Ho Bill was ag	ouse agree to the b reed to.	on third cor	sideration?	2686, entitled	proceeded to thir I:	u consideratior	1 01 110 1770, F I
ferent days a	nd agreed to and i	is now on final	ered on three dif- passage.	approved Jan	ending the "Penr uary 24, 1966 (19 the disposition of	965, P. L. 1535	ge Facilities Act , No. 537) furthe
The questic	on is, shall the bill	pass finally?		On the ques	tion.		
Agreeable	to the provision o	of the Constitu	tion, the yeas and	-	use agree to the b	ill on third con	sideration?
nays will now				Bill was agr			
		5—182		0			
			0 1		ER. This bill he		
Abraham Anderson	Fryer Gallagher	Madigan Manderino	Scanlon Scheaffer	ferent days and agreed to and is now on final passage.			passage.
Armstrong	Gallen	Manmiller	Schmitt	The question	ı is, shall the bill	pass finally?	
Arthurs	Gamble	McCall	Schweder	Agroophia ta	o the provision o	f the Constitu	tion the yeas an
Barber	Garzia	McClatchy	Scirica		-	i the constitu	tion, the yeas an
Beloff	Gatski	McIntyre	Seltzer	nays will now	be taken.		
Bennett Berlin	Geesey Geisler	McLane Mebus	Shupnik Sirianni		NTE A	S—191	
Berson	George, C.	Meluskey	Smith, E.		Y ĽA	5—191	
Bittinger	George, M.	Milanovich	Smith, L.	Abraham	Gallen	Mackowski	Salvatore
Bittle	Giammarco	Miller	Spencer	Anderson	Gamble	Madigan	Scanlon
Brandt	Gillette	Milliron	Spitz	Armstrong	Garzia	Manderino	Scheaffer
Brown	Goodman	Moehlmann	Stairs	Arthurs	Gatski	Manmiller	Schmitt
Brunner	Gray Crean field	Morris Manual	Stapleton	Barber	Geesey	McCall McClatal	Schweder
Burd	Greenfield Grieco	Mowery Mrkonic	Stewart Stuban	Beloff	Geisler	McClatchy McGinnis	Scirica Seltzer
Burns Caltagirone	Halverson	Mullen, M. P.	Sweet	Bennett Berlin	George, C. George, M.	McIntyre	Shuman
laputo	Hamilton	Musto	Taddonio	Berson	Giammarco	McLane	Shupnik
Cassidy	Harper	Novak	Taylor, E.	Bittinger	Gillette	Mebus	Sirianni
Cessar	Hasay	Noye	Taylor, F.	Bittle	Goebel	Meluskey	Smith, E.
lianciulli	Hayes, D. S.	O'Brien, B	Tenaglio	Borski	Goodman	Milanovich	Smith, L.
Simini	Hayes, S. E.	O'Brien, D.	Trello	Brandt	Gray	Miller	Spencer
ohen	Helfrick	O'Connell	Valicenti	Brown	Greenfield	Milliron	Spitz
lole	Hoeffel	O'Donnell O'Verfe	Vroon	Brunner	Greenleaf	Moehlmann	Stairs
Cowell Davies	Honaman Hutchinson, A.	O'Keefe Oliver	Wansacz Wargo	Burd	Grieco	Morris	Stapleton Stewart
Javies DeMedio	Hutchinson, W.	Pancoast	Wargo Wass	Burns Caltagirone	Halverson Hamilton	Mowery Mrkonic	Stuban
DeVerter	Itkin	Parker	Weidner	Caputo	Harper	Mullen, M. P.	Sweet
DeWeese	Johnson	Peterson	Wenger	Cassidy	Hasay	Musto	Taddonio
DiCarlo	Jones	Petrarca	White	Cessar	Haskell	Novak	Taylor, E.
Dietz	Katz	Piccola	Williams	Cianciulli	Hayes, D. S.	Noye	Taylor, F.
Dininni	Kernick	Pitts	Wilson	Cimini	Hayes, S. E.	O'Brien, B.	Tenaglio
Dombrowski	Klingaman Knepper	Pott	Wilt Wise	Cohen	Helfrick	O'Brien, D.	Trello Velicenti
Donatucci Dorr	Kolter	Pratt Prendergast	Wright, D.	Cole Cowell	Hoeffel Honaman	O'Connell O'Donnell	Valicenti Vroon
Doyle	Kowalyshyn	Pyles	Wright, J. L.	Davies	Hutchinson, A.	O'Keefe	Wansacz
Duffy	Kukovich	Ravenstahl	Yahner	DeMedio	Hutchinson, W.		Wargo
Dumas	Laughlin	Reed	Yohn	DeVerter	Itkin	Pancoast	Wass
Englehart	Lehr	Renwick	Zearfoss	DeWeese	Johnson	Parker	Weidner
'ee	Letterman	Rhodes	Zeller	DiCarlo	Jones	Peterson	Wenger
ischer, R. R.	Levi	Richardson	Zitterman Zand	Dietz	Katz	Petrarca	White
isher, D. M.	Levin Lincoln	Rieger	Zord Zwikl	Dininni	Kernick Klinger op	Piccola	Williams
'laherty Foster, A.	Logue	Ritter Ruggiero	ZWIKI	Dombrowski	Klingaman Knopper	Pitts Polito	Wilson Wilt
oster, A. Poster, W.	Logue Lynch	Ryan	Irvis,	Donatucci Dorr	Knepper Kolter	Polite Pott	Wise
'reind	Mackowski	Salvatore	Speaker	Doyle	Kowalyshyn	Pratt	Wright, D.
			- -	Duffy	Kukovich	Prendergast	Wright, J. L.
	NA	YS-6		Dumas	Lashinger	Pyles	Yahner
laabal				Englehart	Laughlin	Ravenstahl	Yohn
loebel laskell	Lashinger Livengood	Polite	Shuman	Fee	Lehr	Reed	Zearfoss
	Livengood			Fischer, R. R.	Letterman	Renwick	Zeller Zitterman
	NOT VC	TING-12		Fisher, D. M. Flaherty	Levi Levin	Rhodes Richardson	Zitterman Zord
		1410 14		Foster, A.	Lincoln	Rieger	Zwikl
Bellomini	Greenleaf	Miscevich	Thomas	Foster, W.	Livengood	Ritter	
Borski	Kelly	Pievsky	Wagner	Freind	Logue	Ruggiero	Irvis,
Heeson	McGinnis	Rappaport	Wiggins	Fryer	Lynch	Ryan	Speaker
Themain	tu nonvinal L - 1	oon attend 1	and a make of the st	Gallagher			
			aving voted in the		NA	YS-0	
	the question was o				NOT V	OTING—9	
Ordered, T	nat the clerk pre	sent the same	to the Senate for		1101 4		
concurrence.				Bellomini	Miscevich	Rappaport	Wagner

Wiggins Foster, W. Lincoln

Pievsky Thomas Richardson Zwikl Gleeson Freind Livengood Rieger Kelly Fryer Logue Ritter Irvis, Speaker Lynch The majority required by the constitution having voted in the Gallagher Ruggiero affirmative, the question was determined in the affirmative. NAYS-0 Ordered. That the clerk present the same to the Senate for concurrence. NOT VOTING-10 Weidner The House proceeded to third consideration of HB 2097, PN Bellomini Kelly Thomas Wiggins Wagner Bennett Miscevich 2647, entitled: Gleeson Rappaport An Act amending the "Tax Reform Code of 1971" approved March 4, 1971 (P. L. 6, No. 2) further providing for taxable in-The majority required by the constitution having voted in the come for corporate net income tax purposes. affirmative, the question was determined in the affirmative. On the question, Ordered, That the clerk present the same to the Senate for Will the House agree to the bill on third consideration? concurrence. Bill was agreed to. The House proceeded to third consideration of HB 387, PN The SPEAKER. This bill has been considered on three dif-425. entitled: ferent days and agreed to and is now on final passage. An Act providing for a report by the Governor on the eco-The question is, shall the bill pass finally? nomic condition of the Commonwealth; creating the Council of Economic Advisors and the Joint Council on the Economic Re-Agreeable to the provision of the Constitution, the yeas and port; providing for these powers and duties; and making an apnavs will now be taken. propriation. On the question, YEAS-190 Will the House agree to the bill on third consideration? Abraham Gallen Mackowski Ryan Bill was agreed to. Gamble Madigan Salvatore Anderson The SPEAKER. This bill has been considered on three differ-Armstrong Garzia Manderino Scanlon Arthurs Gatski Manmiller Scheaffer ent days and agreed to and is now on final passage. McCall Barber Geesev Schmitt The question is, shall the bill pass finally? McClatchy Beloff Geisler Schweder Berlin George, C McGinnis Scirica Agreeable to the provision of the Constitution, the yeas and Seltzer Berson George, M. McIntyre Bittinger Giammarco McLane Shuman nays will now be taken. Gillette Mebus Shupnik Bittle Borski Goebel Meluskey Sirianni YEAS-186 Brandt Goodman Milanovich Smith, E. Brown Gray Miller Smith, L. Abraham Gallagher Lynch Salvatore Brunner Greenfield Milliron Spencer Anderson Gallen Mackowski Scanlon Moehlmann Greenleaf Burd Spitz Armstrong Gamble Madigan Scheaffer Grieco Stairs Arthurs Burns Morris Garzia Manderino Schmitt Halverson Caltagirone Mowerv Stapleton Barber Gatski Manmiller Schweder Caputo Hamilton Mrkonic Stewart Beloff Geesey McCall Scirica Cassidy Harper Mullen, M. P. Stuban Berlin Geisler McClatchy Seltzer Hasay George, C. Sweet Berson Cessar Musto McGinnis Shuman Cianciulli Haskell Novak Taddonio Bittinger George, M. McLane Shupnik Haves, D. S. Taylor, E. Bittle Cimini Nove Mebus Giammarco Sirianni Hayes, S. E. O'Brien, B. Taylor, F. Borski Cohen Gillette Meluskey Smith, E. Cole Helfrick O'Brien, D. Tenaglio Brandt Goebel Milanovich Smith, L. Cowell Hoeffel Trello O'Connell Brown Goodman Miller Spencer Honaman O'Donnell Valicenti Brunner Davies Gray Milliron Spitz DeMedio Hutchinson, A. O'Keefe Greenfield Moehlmann Vroon Burd Stairs Hutchinson, W. Wansacz DeVerter Oliver Burns Greenleaf Morris Stapleton DeWeese Itkin Pancoast Wargo Caltagirone Grieco Mowerv Stewart Johnson Wass DiCarlo Parker Caputo Mrkonic Halverson Stuban Jones Peterson Wenger Cassidy Mullen, M. P. Dietz Hamilton Sweet Katz Petrarca White Dininni Cessar Taddonio Harper Musto Cianciulli Dombrowski Kernick Williams Piccola Hasay Novak Taylor, E. Donatucci Klingaman Pievsky Wilson Cimini Haskell Nove Taylor, F. Wilt Hayes, D. S. Knepper Pitts Cohen O'Brien, B. Dorr Tenaglio Doyle Kolter Polite Wise Cole Hayes, S. E. O'Brien, D. Trello Duffy Kowalyshyn Pott Wright, D. Cowell Helfrick O'Connell Valicenti Wright, J. L. Kukovich Davies Pratt Hoeffel Dumas O'Donnell Vroon Englehart Lashinger Prendergast Yahner DeMedio Honaman O'Keefe Wansacz Laughlin Yohn DeVerter Hutchinson, A. Pyles Oliver Wass Fee Fischer, R. R. Ravenstahl Lehr Zearfoss DeWeese Hutchinson, W. Pancoast Weidner Fisher, D. M. Letterman Reed Zeller DiCarlo Itkin Parker Wenger Renwick Ι evi Dietz Flaherty Zitterman Johnson Petrarca White Foster, A. Levin Rhodes Zord Dininni Jones Piccola Williams

1580

Dombrowski	Katz	Pievsky	Wilson
Donatucci	Klingaman	Pitts	Wilt
Dorr	Knepper	Polite	Wise
Doyle	Kolter	Pott	Wright, D.
Duffy	Kowalyshyn	Pratt	Wright, J. L.
Dumas	Kukovich	Prendergast	Yahner
Englehart	Lashinger	Pyles	Yohn
Fee	Laughlin	Ravenstahl	Zearfoss
Fischer, R. R.	Lehr	Reed	Zeller
Fisher, D. M.	Letterman	Renwick	Zitterman
Flaherty	Levi	Richardson	Zord
Foster, A.	Levin	Rieger	Zwikl
Foster, W.	Lincoln	Ritter	
Freind	Livengood	Ruggiero	Irvis,
Fryer	Logue	Ryan	Speaker

NAYS-2

Kernick

NOT VOTING-12

Wargo

Bellomini	Kelly	Peterson	Thomas
Bennett	McIntyre	Rappaport	Wagner
Gleeson	Miscevich	Rhodes	Wiggins
Gleeson	Miscevich	$\mathbf{R}\mathbf{hodes}$	Wiggins

The majority required by the Constitution having voted in D the affirmative, the question was determined in the affirma-D Eı tive. Ff

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

REMARKS ON VOTE

The SPEAKER. The Chair recognizes the gentleman from Venango, Mr. Peterson.

Mr. PETERSON. On the vote on HB 387, PN 425, my switch was locked out. I would like to be recorded in the affirmative.

The SPEAKER. The gentleman's remarks will be spread upon the record.

The House proceeded to third consideration of HB 1862, PN 2517, entitled:

An Act amending "The Game Law" approved June 3, 1937 (P. L. 1225, No. 316), increasing the penalty for failure to stop a vehicle at the direction of any officer of the commission.

On the question,

Will the House agree to the bill on third consideration? Bill was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provision of the Constitution, the yeas and nays will now be taken.

YEAS-191

Abraham	Gamble	Madigan	Salvatore
Anderson	Garzia	Manderino	Scanlon
Armstrong	Gatski	Manmiller	Scheaffer
Arthurs	Geesev	McCall	Schmitt
Barber	Geisler	McClatchy	Schweder
Beloff	George, C.	McGinnis	Scirica
Bennett	George, M.	McIntyre	Seltzer
Berlin	Giammarco	McLane	Shuman

Berson	Gillette	Mebus	Shupnik
Bittinger	Goebel	Meluskey	Sirianni
Bittle	Goodman	Milanovich	Smith, E.
Borski	Gray	Miller	Smith, L.
Brandt	Greenfield	Milliron	Spencer
Brown	Greenleaf	Moehlmann	Spitz
Brunner	Grieco	Morris	Stairs
Burd	Halverson	Mowery	Stapleton
Burns	Hamilton	Mrkonic	Stewart
Caltagirone	Harper	Mullen, M. P.	Stuban
Caputo	Hasay	Musto	Sweet
Cassidy	Haskell	Novak	Taddonio
Cessar	Hayes, D. S.	Noye	Taylor, E.
Cianciulli	Hayes, S. E.	O'Brien, B.	Taylor, F.
Cimini	Helfrick	O'Brien, D.	Tenaglio
Cohen	Hoeffel	O'Connell	Trello
Cole	Honaman	O'Donnell	Valicenti
Cowell	Hutchinson, A.	O'Keefe	Vroon
Davies	Hutchinson, W.	Oliver	Wansacz
DeMedio	Itkin	Pancoast	Wargo
DeVerter	Johnson	Parker	Wass
DeWeese	Jones	Peterson	Weidner
DiCarlo	Katz	Petrarca	Wenger
Dietz	Kernick	Piccola	White
Dombrowski	Klingaman	Pievsky	Williams
Donatucci	Knepper	Pitts	Wilson
Dorr	Kolter	Polite	Wilt
Doyle	Kowalyshyn	Pott	Wise
Duffy	Kukovich	Pratt	Wright, D.
Dumas	Lashinger	Prendergast	Wright, J. L.
Englehart	Laughlin	Pyles	Yahner
Fee	Lehr	Ravenstahl	Yohn
Fischer, R. R.	Letterman	Reed	Zearfoss
Fisher, D. M.	Levi	Renwick	Zeller
Flaherty	Levin	Rhodes	Zitterman
Foster, A.	Lincoln	Richardson	Zord
Foster, W.	Livengood	Rieger	Zwik]
Freind	Logue	Ritter	
Fryer	Lynch	Ruggiero	Irvis,
Gallagher	Mackowski	Ryan	Speaker
Gallen			-

NAYS-0

NOT VOTING-9

Bellomini	Kelly	Rappaport	Wagner
Dininni	Miscevich	Thomas	Wiggins
Gleeson			0.0

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.

HB 2302 CALLED UP

The SPEAKER. The Chair rescinds its statement that HB 2302 will not be called.

The gentleman, Mr. Valicenti, wishes to call it up for purposes of an amendment. He informs the Chair that he has an amendment which has been agreed to. We return, without objection, therefore, to HB 2302, PN 3083.

The House proceeded to third consideration of HB 2302, PN **3083**, entitled:

An Act amending "The Minimum Wage Act of 1968" approved January 17, 1968 (P. L. 11, No. 5), further amending the minimum wages and exceptions and exclusions from the minimum wage and overtime provisions of this act; *** and further providing for resting facilities.

On the question, Will the House agree to the bill on third consideration? Mr. VALICENTI offered the following amendments: Amend Title, page 1, line 10, by inserting after "students;" and

Amend Title, page 1, line 12, by removing the semicolon after "restaurants" and inserting a period Amend Title, page 1, lines 12 and 13, by striking out "provid-

Amend File, page 1, lines 12 and 10, by striking out provid-ing for meal and rest periods;" in line 12 and all of line 13 Amend Bill, page 6, lines 22 through 30; page 7, lines 1 through 25, by striking out all of said lines on said pages

Amend Sec. 5, page 7, line 26, by striking out "5." and in-

serting 4 Amend Sec. 6, page 8, line 1, by striking out "6." and insert-

ing 5.

On the question,

Will the House agree to the amendments?

The SPEAKER. The Chair recognizes the gentleman from Allegheny, Mr. Valicenti.

Mr. VALICENTI. This bill establishes a minimum wage for the State of Pennsylvania to comply with the Federal minimum wage. What the amendment does is, it takes out the mandatory rest period.

I think that I have quite a few correspondences on it to take that out and I think you will be satisfied that we raised the minimum wage up to the Federal standards. Thank you.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS-183

AndersonGarziaMadiganSalvatoreArmstrongGatskiManderinoScanlonArmstrongGatskiManderinoScanlonArthursGeeseyManmillerScheafferBeloffGeislerMcCaliSchmittBennettGeorge, C.McClatchySchwederBerlinGeorge, M.McGinnisSciricaBersonGianmarcoMcIntyreShumanBittingerGilletteMebusSirianniBorskiGoodmanMeluskeySmith, E.BrandtGrayMilanovichSmith, L.BrownGreenfieldMillerSpencerBrunnerGreenfieldMillironSpitzBurdGriecoMiscevichStairsBurnsHalversonMoehlmannStapletonCaltagironeHamiltonMorrisStewartCaputoHarperMoweryStubanCassidyHasayMustoTaylor, F.CohenHelfrickNoyeTenaglioColeHoeffelO'Brien, B.TrelloCowellHonamanO'Brien, B.TrelloDeveterItkinO'KeefeWargoDededioHutchinson, W.O'DonnellWansaczDeVerterItkinO'KeefeWargoDeWeeseJohnsonOliverWassDiCarloJonesPancoastWeidnerDietzKatzParkerWengerDininniKernickPeterson <th>Abraham</th> <th>Gamble</th> <th>Mackowski</th> <th>Ryan</th>	Abraham	Gamble	Mackowski	Ryan
ArmstrongGatskiManderinoScanlonArthursGeeseyManmillerScheafferBeloffGeislerMcCallSchmittBennettGeorge, C.McClatchySchwederBerlinGeorge, M.McGinnisSciricaBersonGiammarcoMcLntyreShumanBittingerGilletteMcLaneShupnikBittleGoebelMebusSirianniBorskiGoodmanMeluskeySmith, E.BrandtGrayMilanovichSmith, L.BrownGreenfieldMillerSpencerBrunnerGreenleafMillronSpitzBurdGriecoMiscevichStairsBurnsHalversonMoehlmannStapletonCaltagironeHamiltonMorrisStewartCaputoHarperMoweryStubanCassidyHasayMrkonicSweetCessarHaskellMullen, M. P.TaddonioCianciulliHayes, D. S.MustoTaylor, F.CohenHelfrickNoyeTenaglioCokeHoeffelO'Brien, B.TrelloCowellHonamanO'Brien, B.TrelloDeVerterItkinO'KeefeWargoDeVerterItkinO'KeefeWargoDeVerterItkinO'KeefeWargoDeVerterItkinO'KeefeWargoDeVerterItkinO'KeefeWargoDicarloJonesPancoast				
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Dininni Kernick Peterson Wilson Dombrowski Klingaman Piccola Wilt Donatucci Knepper Pievsky Wise	DiCarlo	Jones	Pancoast	Weidner
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				Wright, D.

Doyle Duffy Englehart Fee Fisher, D. M. Flaherty Foster, A. Foster, W. Freind Fryer Gallagher Gallen	Kowalyshyn Kukovich Lashinger Lehr Letterman Levi Levin Lincoln Lincoln Livengood Logue Lynch	Polite Pott Pratt Prendergast Pyles Ravenstahl Reed Renwick Rieger Ritter Ruggiero	Wright, J. L. Yahner Yohn Zearfoss Zeller Zitterman Zord Zwikl Irvis, Speaker
Gallen			

NAYS-5

Barber Laughlin Richardson Fischer, R. R.

White

NOT VOTING-12

Bellomini Kelly	Rhodes	Wagner
Dumas Petrarca	Seltzer	Wiggins
Gleeson Rappaport	Thomas	Williams

The question was determined in the affirmative, and the amendments were agreed to.

HB 2302 PASSED OVER

The SPEAKER. The Chair recognizes the gentleman from Blair, Mr. Hayes.

Mr. S. E. HAYES. We have not caucused on HB 2303, Mr. Speaker.

If we could hold that until next week, Mr. Speaker, I would appreciate it.

The SPEAKER. The request of the Republican leaders is that the bill be held for caucus.

The bill will be passed over as amended and reprinted as amended.

BILLS SIGNED BY SPEAKER

The following bills, having been prepared for presentation to the Governor, were signed by the Speaker:

HB 1069, PN 1245

An Act amending "The Second Class Township Code" approved May 1, 1933 (P. L. 103, No. 69), changing the method of filling vacancies in certain township offices.

HB 1070, PN 1966

An Act amending the "The Borough Code" approved February 1, 1966 (1965 P. L. 1656, No. 581), changing provisions relating to filling vacancies in certain borough offices.

HB 1071, PN 1247

An Act amending "The First Class Township Code" approved June 24, 1931 (P. L. 1206, No. 331), changing provisions relating to filling vacancies in certain township offices and making repeals.

HB 2042 PASSED OVER

The SPEAKER. HB 2042, therefore, on page 6 will go over for today. Mark it over for today.

Is the gentleman, Mr. Englehart, aware of what the delay is on his bill?

The gentleman, Mr. Goebel, asked for a specific amendment and did not get that amendment sent to him and he has asked to have it redrafted.

CALENDAR BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of HB 1937, PN 2387, entitled:

An Act amending the "Housing Authorities Law" approved May 28, 1937 (P. L. 955, No. 265), providing for certain additional powers to housing authorities.

On the question,

Will the House agree to the bill on third consideration? Mr. GEISLER offered the following amendments:

Amend Title, page 1, line 24, by removing the period after "authorities" and inserting in cities of the second class.

Amend Sec. 1 (Sec. 10), page $\overline{2}$, line 9, by striking out "To" and inserting In a city of the second class, to

On the question,

Will the House agree to the amendments?

The SPEAKER. The Chair recognizes the gentleman from Allegheny, Mr. Geisler, who, on behalf of Mr. Caputo, offered the preceding amendment.

Mr. GEISLER. Mr. Speaker, I do not have a copy of the bill here, but it appears that it is a technical amendment, just striking out the word "To" and inserting "In the city of the second class, to". It restricts it to the city of Pittsburgh and removes the balance of the state.

The SPEAKER. The Chair wants to check the wording of the amendment here at the desk. The amendment is not clear as to its wording and what it means.

The Chair's reading of the amendment agrees with the gentleman, Mr. Geisler, that the purpose of this amendment is to restrict this bill solely to the city of Pittsburgh.

Mr. GEISLER. That is correct, Mr. Speaker. Yes.

The SPEAKER. Does the gentleman, Mr. Hutchinson, wish to be recognized on the amendment?

The Chair recognizes the gentleman from Schuylkill, Mr. Hutchinson.

Mr. W. D. HUTCHINSON. Would the gentleman, Mr. Geisler, submit to interrogation, please?

The SPEAKER. Will the gentleman, Mr. Geisler, stand for interrogation? The gentleman indicates that he will so stand.

Mr. W. D. HUTCHINSON. Is it your understanding that by the amendment that is put into this bill, the power to have these police would exist only in the city of Pittsburgh?

Mr. GEISLER. Yes. Apparently, this, Mr. Speaker, is only for the housing authority police officers in the city of Pittsburgh. That is what the amendment would do, and it would strike out the other municipalities in the Commonwealth.

Mr. W. D. HUTCHINSON. Mr. Speaker, we did not have any caucus on this. This is the first I know of this amendment. I am a sponsor of the bill.

We have had certain problems in smaller cities in Pennsylvania on this, and I would ask that it be held until we do have an opportunity to caucus on this amendment.

The SPEAKER. The gentleman's request will be respected. Mr. GEISLER. Mr. Speaker, that would be agreeable. It is only on the third day.

AMENDMENT WITHDRAWN AND BILL PASSED OVER

The SPEAKER. The gentleman, Mr. Geisler, withdraws the amendment offered to HB 1937. HB 1937 will go over temporarily for today.

Mr. GEISLER. Mr. Speaker, may I ask the Republican caucus chairman if they have copies of this amendment?

Mr. S. E. HAYES. Yes, Mr. Speaker.

Mr. GEISLER. Thank you.

HB 2042 CALLED UP

The SPEAKER. The Chair is informed now that, on page 6, the gentleman, Mr. Goebel, no longer wishes to offer an amendment to HB 2042.

If the gentleman, Mr. George, is ready and the gentleman, Mr. Englehart, is ready we will take HB 2042, in order to clear our calendar. Is the gentleman, Mr. George, ready on his amendment?

Without objection, the Chair rescinds its statement that HB 2042 is passed over for today and calls up on the calendar HB 2042, PN 2676.

The House proceeded to third consideration of **HB 2042**, **PN 2676**, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes further providing for removal of vehicles and procedures relating thereto.

On the question,

Will the House agree to the bill on third consideration? Mr. GEORGE offered the following amendments:

Amend Sec. 2 (Sec. 3352), page 3, line 27, by inserting after "ANY" where it appears the first time <u>four lane or divided</u>

Amend Sec. 2 (Sec. 3352), page 3, line 30, by inserting after "HAZARD." Any police officer may remove or cause to be removed to a nearby garage or other nearby place of safety any unattended vehicle illegally left standing upon any other highway in such position or under such circumstances as to interfere unduly with the normal movement of traffic or constitute a safety hazard, providing a reasonable effort is made by such police officer to assist in removing the vehicle to a place of safety and a reasonable effort is made by such police officer to locate the owner or operator thereof before removal to a nearby garage.

On the question,

Will the House agree to the amendments?

The SPEAKER. The Chair recognizes the gentleman from Clearfield, Mr. George.

Mr. GEORGE. Thank you, Mr. Speaker. Mr. Speaker, what this amendment does is to make completely definite just what an abandoned vehicle is and under what conditions and how much time should be put into whether the decision is made to remove it. Under the way that the present bill was put in the format, my concern and the concern of others is if a vehicle would be standing on a highway and it was still possible to get around it, and some local officer or state policeman would come by, not knowledgeable that the individual who is the operator or the owner had gone down the street to enlist aid or to call a wrecker and in the meantime, with the officer seeing that the vehicle was there, he would then call a wrecker and, simultaneously, when the operator got back, there would be two wreckers there, and who would pay for them?

So what the amendment does is, it clarifies the fact that if the vehicle would be in a tunnel or on a bridge or on a 4-lane or on a road that had excessive traffic, then the decision should be made that the police officer would do everything he could to get it out of there as quickly as possible, but only under those conditions would he move it immediately.

So what the amendment does in fact say is that any police officer may remove or cause to be removed to a nearby garage or other nearby place of safety, any unattended vehicle illegally left standing upon any other highway in such a position or any such circumstances as to interfere unduly with the normal movement of traffic or constitute a traffic hazard.

The SPEAKER. The Chair recognizes the gentleman from Chester, Mr. Vroon.

Mr. VROON. Mr. Speaker, may I please interrogate the author of the amendment?

The SPEAKER. The gentleman, Mr. George, indicates that he will stand for interrogation. The gentleman, Mr. Vroon, is in order and may proceed.

Mr. VROON. Mr. Speaker, it is quite apparent what you are trying to do, but I question whether or not anything like this needs to be passed. Is this not something they already can do? Can a police officer not get a car removed to the side and out of the way when it blocks traffic? I do not see any evidence of any traffic being stalled and a policeman not being able to do it.

Mr. GEORGE. Mr. Speaker, if you read the bill as it was originally put in the format, I think that you would bear and share my concern and the concern of others that we expect a fair decision to be made. But our concern is that if a vehicle should be on a legislative route or such and that it would have just a temporary deficiency, such as a water hose or line broken or something, or even a flat tire, and your wife could not complete that repair, and a police officer would come up the road, not knowing how long that was there, may deem that it would be his obligation to remove that immediately, not knowing under the circumstance that your wife had gone to elicit aid. When she came back to that car, she might find that there are two wreckers there waiting to, one, grab the front, so to speak, and one to grab the rear.

I believe a fair decision will be made in most cases. But I insist that there are times when a car is only inoperable for a small period of time and an individual can get assistance to get this removed without going through a costly manner of having a wrecker come up the road and the bill might be \$50 or \$60. And, further, if you will allow me, what does that individual do if \$2 or \$3 in a half hour's time could have got that automobile going again? When he goes to the individual who has done the

towing and finds out that he now owes \$50 and he does not have the \$50 and he will not have it until the end of the week, and when he comes back to claim his car he now has storage on that car, I think that we are going to extremes, Mr. Speaker.

I think that we should do our utmost to keep traffic rolling and provide safety, but, by the same token, I think the individual should be given the choice to move and move appropriately. When this is not done, the amendment allows the police officer then to move.

Mr. VROON. Would you please tell me what would happen in a case like this: Supposing a woman was driving a car and for one of the many common reasons a car stalls in a heavy line of traffic. What would this permit a police officer to do if she got out of her car and frantically looked for someone to help her? What would this permit the police officer to do, and how much would it cost the poor woman?

Mr. GEORGE. If you read the amendment, sir, it allows for this concern that you have in a place where the traffic is heavy, a 4-lane, an expressway, a turnpike, and an interstate; the amendment allows for this. But it also allows for a situation where it happens to be not as precarious and there can be a few minutes applied to find out whether the individual has made some effort to remove this automobile. This, again, is not an abandoned automobile per se but one that is just broken down temporarily that may take a couple of minutes to get it back on the road, and it also says that if the officer wants, he can do what he can to assist to get that thing off the road by even pushing it off the road, which they do in many states, incidentally.

Mr. VROON. All right. Now, supposing that this officer sees this car there and he decides it has to be taken off the road in a hurry, and he proceeds to have this car removed and put in a nearby garage, who is going to pay the bill?

Mr. GEORGE. That is exactly what my concern is, because when it says "reasonable time," you and I must dispute what is reasonable; but, also, if you read the bill and it says "reasonable cost," then you and I must dispute what is reasonable, and that is what my concern is.

Mr. VROON. I still did not get an answer to the question. How much would it cost this poor woman to get her car back?

Mr. GEORGE. Mr. Speaker, I really cannot hear the speaker.

Mr. VROON. Mr. Speaker, I have finished my interrogation.

The SPEAKER. Does the gentleman wish to make a statement?

Mr. VROON. Yes, a short statement.

The SPEAKER. The gentleman is in order and may proceed.

Mr. VROON. I believe I know what Mr. George is trying to do in this amendment, but I failed to get a proper answer to my questions and I am not satisfied that this is going to be for the benefit of the poor motorist who gets unavoidably delayed on a highway. So I am afraid I am going to have to vote "no" on this amendment.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS-154

Abraham Anderson Arthurs Barber Beloff Bennett Bittinger Bittle Borski Brandt Brown Brunner Burd Burns Caltagirone Caputo Cassidy Cessar Cianciulli Cimini Cohen Cole Cowell Davies DeMedio DeVerter DiCarlo Dietz Dombrowski Donatucci Dorr Doyle Duffy Dumas Englehart Fee Fischer, R. R. Flaherty Foster, A.

Foster, W. Lincoln Freind Livengood Fryer Logue Gallagher Lynch Gallen Mackowski Gamble Madigan Manderino Garzia Gatski McCall McClatchy Geesev Geisler McIntyre George, C. McLane George, M. Mebus Milanovich Giammarco Gillette Milliron Miscevich Gleeson Goodman Morris Gray Mrkonic Greenfield Mullen, M. P. Greenleaf Musto Grieco Novak Harper Nove Hasay O'Brien, B. Haskell O'Connell Hayes, D. S. O'Donnell Hayes, S. E. O'Keefe Helfrick Oliver Hoeffel Pancoast Honaman Parker Hutchinson, A. Peterson Itkin Petrarca Kernick Piccola Klingaman Pievsky Knepper Polite Kolter Pott. Kukovich Pratt Laughlin Prendergast Lehr Pyles Letterman Ravenstahl Levi Renwick

Rieger Ruggiero Rvan Salvatore Scanlon Scheaffer Schmitt Scirica Seltzer Shuman Shupnik Sirianni Smith, L. Stapleton Stewart Stuban Sweet Taddonio Taylor, E. Taylor, F. Tenaglio Trello Valicenti Wansacz Wargo Wass Wenger White Williams Wilson Wright, D. Wright, J. L. Yahner Zitterman Irvis, Speaker

Rhodes

Richardson

NAYS-29

Dininni	Lashinger	Pitts	Vroon
Halverson	Manmiller	Reed	Wilt
Hamilton	Meluskey	Ritter	Wise
Hutchinson, W.	Miller	Schweder	Zearfoss
Johnson	Moehlmann	Smith, E.	Zeller
Jones	Mowery	Spitz	Zord
Katz	O'Brien, D.	Stairs	Zwikl
Kowalyshyn			

NOT VOTING-17

Armstrong	Fisher, D. M.	McGinnis	Wagner
Bellomini	Goebel	Rappaport	Weidner
Berlin	Kelly	Spencer	Wiggins
Berson	Levin	Thomas	Yohn
DeWeese			

The question was determined in the affirmative, and the amendments were agreed to.

On the question,

Will the House agree to the bill as amended on third consideration?

Mr. ENGLEHART offered the following amendments:

Amend Sec. 1 (Sec. 102), page 2, line 21 by striking out the brackets before and after "OR" $\,$

Amend Sec. 1 (Sec. 102), page 2, line 22 by inserting a bracket before "THAT

Amend Sec. 1 (Sec. 102), page 2, line 24 by inserting a bracket after "HOURS

Amend Sec. 1 (Sec. 102), page 2, lines 24 and 25 by striking out "; OR" in line 24 and "(V)" in line 25

Amend Sec. 2, page 3, line 12 by inserting after "3353" (b) and

Amend Sec. 2 (Sec. 3353), page 5, by inserting between lines 19 and 20

(b) Unattended vehicle on public or private property.-No person shall park or leave unattended a vehicle on public or private property without the consent of the owner or other person in control or possession of the property except in the case of emergency or disablement of the vehicle, in which case the operator shall arrange for the removal of the vehicle as soon as possible.

Amend Sec. 2 (Sec. 3353), page 5, line 30 by striking out "USED EXCLUSIVELY" and inserting Private and used

Amend Sec. 2 (Sec. 3353), page 5, line 30 by inserting after "PARKING" exclusively

Amend Sec. 2 (Sec. 3353), page 6, line 1 by striking out "PRIVATE DWELLING" and inserting dwelling or dwellings

Amend Sec. 2 (Sec. 3353), page 6, line 1 by striking out "THE PUBLIC" and inserting use by motor vehicles

Amend Sec. 2 (Sec. 3353), page 6, line 2 by striking out "WITH OR WITHOUT CHARGE"

Amend Sec. 2 (Sec. 3353), page 6, line 3 by striking out "IN CONNECTION WITH A BUSINESS" and inserting with or without charge

Amend Sec. 3 (Sec. 3355), page 6, line 20 by removing the period after "POLICE)" and inserting , except that a salvor or tower may remove a vehicle from public or private property in accordance with section 3353(c) (relating to prohibitions in specified places).

Amend Sec. 3 (Sec. 3355), page 6, line 21 by striking out all of said line and inserting a salvor is not available.

Amend Sec. 4 (Sec. 7301), page 9, line 2 by striking out the bracket before "AND" Amend Sec. 4 (Sec. 7301), page 9, line 4 by striking out the

bracket after PLATES)'

Amend Sec. 4 (Sec. 7304), page 10, line 4 by inserting brack-ets before and after "ANY" and inserting immediately thereafter Unless the owner or registrant has revealed their identity to the salvor or tower, any

On the question,

Will the House agree to the amendments?

The SPEAKER. The Chair recognizes the gentleman from Cambria, Mr. Englehart.

Mr. ENGLEHART. Mr. Speaker, in PN 2676 of HB 2042, we covered the situation where an automobile would be parked on someone's private property near a dwelling and gave him an opportunity to have it removed, but we neglected to take care of the situation of a semipublic parking lot, like the parking area around an apartment house or at a college campus or in the back of the building here, and the purpose of my amendment is to clarify that language and make sure that we have a system available to tow away automobiles that are illegally parked in those places.

The SPEAKER. The Chair recognizes the gentleman from Perry, Mr. Noye. For what purpose does the gentleman rise? To debate the amendment?

Fryer

Mr. NOYE. Yes, Mr. Speaker. Mr. Speaker, first of all, could Fee you tell us the number on the amendment that you are referring to?

Mr. ENGLEHART. A-5008.

Mr. NOYE. Mr. Speaker, when you are referring to a private dwelling, are you limiting that to just-you mentioned apartment complexes and something else-are you talking about a private dwelling?

Mr. ENGLEHART. Both, Mr. Speaker.

Mr. NOYE. You are saying that something could be removed from a private dwelling without the consent of the property owner?

Mr. ENGLEHART. No, Mr. Speaker. If it is illegally parked, the property owner of the dwelling can have the automobile removed after complying with the provisions of the act. All my amendment does is to give the same privilege to an apartment complex or a college campus or a shopping mall, to make sure that if there are cars illegally parked there, if they follow the provisions of the act, automobiles may also be removed.

Mr. NOYE. Thank you, Mr. Speaker. I have no objections to that.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS-190

Abraham	Gallagher	Mackowski	Ruggiero
Anderson	Gallen	Madigan	Ryan
Armstrong	Gamble	Manderino	Salvatore
Arthurs	Garzia	Manmiller	Scanlon
Barber	Gatski	McCall	Scheaffer
Beloff	Geesey	McClatchy	Schmitt
Bennett	Geisler	McGinnis	Schweder
Berlin	George, C.	McIntyre	Scirica
Berson	George, M.	McLane	Seltzer
Bittinger	Giammarco	Mebus	Shuman
Bittle	Gillette	Meluskey	Shupnik
Borski	Gleeson	Milanovich	Sirianni
Brandt	Goebel	Miller	Smith, E.
Brown	Goodman	Milliron	Smith, L.
Brunner	Gray	Miscevich	Spencer
Burd	Greenfield	Moehlmann	Stairs
Burns	Greenleaf	Morris	Stapleton
Caltagirone	Grieco	Mowery	Stewart
Caputo	Halverson	Mrkonic	Stuban
Cassidy	Hamilton	Mullen, M. P.	Sweet
Cessar	Harper	Musto	Taddonio
Cianciulli	Hasay	Novak	Taylor, E.
Cimini	Haskell	Noye	Taylor, F.
Cohen	Hayes, D. S.	O'Brien, B	Tenaglio
Cole	Hayes, S. E.	O'Brien, D.	Trello
Cowell	Helfrick	O'Connell	Valicenti
Davies	Hoeffel	O'Donnell	Vroon
DeMedio	Honaman	O'Keefe	Wansacz
DeVerter	Hutchinson, W.	Oliver	Wargo
DeWeese	Itkin	Pancoast	Wass
DiCarlo	Johnson	Parker	Weidner
Dietz	Jones	Peterson	Wenger
Dininni	Katz	Petrarca	White
Dombrowski	Kernick	Piccola	Williams
Donatucci	Klingaman	Pievsky	Wilson
Dorr	Knepper	Pitts	Wilt
Doyle	Kolter	Polite	Wise
Duffy	Kowalyshyn	Pott	Wright, D.
Dumas	Kukovich	Pratt	Wright, J. L.

Englehart Lashinger Laughlin Fischer, R. R. Lehr Fisher, D. M. Letterman Flaherty Levi Lincoln Foster, A Foster, W. Livengood Freind Logue Lynch

NAYS-0

Prendergast

Ravenstahl

Richardson

Renwick

Rhodes

Rieger

Ritter

Pyles

Reed

NOT VOTING-10

Bellomini	Levin	Thomas	Wiggins
Hutchinson, A.	Rappaport	Wagner	Zearfoss
Kelly	Spitz		

The question was determined in the affirmative, and the amendments were agreed to.

On the question recurring,

Will the House agree to the bill as amended on third consideration?

Mrs. WISE offered the following amendments:

Amend Title, page 1, line 3, by striking out all of said line and inserting by a property owner and providing an implied lien for the costs of removal.

Amend Sec. 1, page 2, lines 3 and 4, by striking out "THE DEFINITIONS OF "ABANDONED VEHICLE" AND "SAL-

VOR" IN SECTION 102," and inserting Section 3353(c) Amend Sec. 1, page 2, line 6, by striking out "ARE AMENDED AND A DEFINITION IS ADDED" and inserting is amended

Amend Bill, page 2, lines 7 through 30; pages 3 and 4, lines 1 through 30; page 5, lines 1 through 17, by striking out all of

said lines on said pages Amend Sec. 2 (Sec. 3353), page 5, line 20, by striking out the bracket before "THE"

Amend Sec. 2 (Sec. 3353), page 5, line 24, by striking out the bracket after "VEHICLE." and inserting Such person or his agent who removes a vehicle left parked or unattended in violation of the provisions of subsection (b) shall have a possessory lien against the owner of the vehicle, in the amount of the reasonable costs or charges of removing and storing the vehicle.

Amend Sec. 2 (Sec. 3353), page 5, lines 25 through 30; page 6, lines 1 through 11, by striking out all of said lines on said pages Amend Sec. 3, page 6, line 13, by striking out "3" and inserting 2

Amend Sec. 3, page 6, line 13, by striking out "SECTIONS" and inserting a section

Amend Sec. 3 (Sec. 3355), page 6, lines 14 through 30; page 7, lines 1 through 5, by striking out all of said lines on said pages

Amend Bill, page 7, lines 14 through 30; pages 8 through 12, lines 1 through 30; page 13, lines 1 through 8, by striking out all of said lines on said pages

Amend Sec. 7, page 13, line 9, by striking out "7" and inserting 3

On the question,

Will the House agree to the amendments?

The SPEAKER. The Chair recognizes the lady from Centre, Mrs. Wise.

Mrs. WISE. Mr. Speaker, this is not a simple amendment, but if it were adopted, it would very drastically change the bill, and I would like to explain the reasons for it, to start with.

Yahner

Yohn

Zeller

Zord

Zwikl

Irvis

Zitterman

Speaker

The problem that is being addressed in this HB 2042 came about because of a Supreme Court decision as a result of a court case brought by the apartment owners and managers of the Chamber of Commerce in State College, in the district which I represent. The problem is a complex one that is compounded by the fact that in that university community there is a consistent problem of parked cars on private property left for weekends. football traffic, students who leave cars on apartment properties in particular.

The case was brought after proper procedures had been followed by a tower who had removed a car at the request of a property owner, and the tower was then sued. The Supreme Court in their decision made two recommendations, and those recommendations would be in the amendment that I am offering, because they say the current statutes under which we operate give the landowner the right to charge a vehicle owner with the reasonable expense of removing an illegally parked vehicle from his land. However, not every right gives rise to a lien. If the legislature had intended a lien to arise under these facts, it would specifically have said so. The Federal District Court, the lower courts, and this court recognize the deficiency which has left property owners with an incomplete remedy. However, it is a deficiency which must be cured, if at all, by legislative action either at the state or local level.

Now, if my amendment were adopted, it would strip all of the restrictions on the salvor, the tower, all of the new parts that have been added by this amendment, and only two parts would remain, the part that is underlined in the middle of the amendment, which says "Such person or his agent who removes a vehicle . . .", and the part on page 7 which says on line 6, "Section 3356. Implied Lien." It has nothing to do, then, with the towing, with the salvor, and all of those kinds of things, which our people at home feel would not remedy their problem.

This bill has created a class of towers which must be licensed. which must be inspected or licensed by the state. We feel that there are many small communities which would not have those licensed towers. In essence, the bill set out to remedy the Supreme Court decision, and we think it does not do anything except add to the confusion. In particular, the length of time involved would mean that homeowners, property owners, would not have any kind of a remedy to take immediate action, or even action in a reasonable time, and, therefore, the amendment is offered as a result of the recommendations of the Supreme Court.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS-189

Abraham	Gallagher	Lynch	Salvatore
Anderson	Gallen	Mackowski	Scanlon
Armstrong	Gamble	Madigan	Scheaffer
Arthurs	Garzia	Manderino	Schmitt
Barber	Gatski	Manmiller	Schweder
Beloff	Geesey	McCall	Scirica
Bennett	Geisler	McClatchy	Seltzer
Berlin	George, C.	McGinnis	Shuman
Berson	George M	McIntvre	Shunnik

Bittinger	Giammarco	McLane	Sirianni
Bittle	Gillette	Mebus	Smith, E.
Borski	Gleeson	Meluskey	Smith, L.
Brandt	Goebel	Milanovich	Spencer
Brown	Goodman	Miller	Spitz
Brunner	Gray	Milliron	Stairs
Burd	Greenfield	Miscevich	Stapleton
Burns	Greenleaf	Moehlmann	Stewart
Caltagirone	Grieco	Morris	Stuban
Caputo	Halverson	Mowery	Taddonio
Cassidy	Hamilton	Mrkonic	Taylor, E.
Cessar	Harper	Musto	Taylor, F.
Cianciulli	Hasay	Novak	Tenaglio
Cimini	Haskell	Noye	Trello
Cohen	Hayes, D. S.	O'Brien, B.	Valicenti
Cole	Hayes, S. E.	O'Brien, D.	Vroon
Cowell	Helfrick	O'Connell	Wansacz
Davies	Hoeffel	O'Donnell	Wargo
DeMedio	Honaman	O'Keefe	Wass
DeVerter	Hutchinson, A.	Oliver	Weidner
DeWeese	Hutchinson, W.	Pancoast	Wenger
DiCarlo	Johnson	Parker	White
Dietz	Jones	Peterson	Williams
Dininni	Katz	Petrarca	Wilson
Dombrowski	Kernick	Piccola	Wilt
Donatucci	Klingaman	Pievsky	Wise
Dorr	Knepper	Pitts	Wright, D.
Doyle	Kolter	Pott	Wright, J. L.
Duffy	Kowalyshyn	Pratt	Yahner
Dumas	Kukovich	Prendergast	Yohn
Englehart	Lashinger	Pyles	Zearfoss
Fee	Laughlin	Ravenstahl	Zeller
Fischer, R. R.	Lehr	Reed	Zitterman
Fisher, D. M.	Letterman	Renwick	Zord
Flaherty	Levi	Rhodes	Zwikl
Foster, A.	Levin	Rieger	
Foster, W.	Lincoln	Ritter	Irvis,
Freind	Livengood	Ruggiero	Speaker
Fryer	Logue	Ryan	
	NAY	7 S —3	

NAYS-3

Itkin Polite

NOT VOTING-8

Sweet

Bellomini	Mullen, M. P.	Richardson	Wagner
Kelly	Rappaport	Thomas	Wiggins

The question was determined in the affirmative, and the amendments were agreed to.

On the question recurring,

Will the House agree to the bill as amended on third consideration?

Mr. GOEBEL offered the following amendments:

Amend Title, page 1, line 3, by removing the period after "THERETO" and inserting, and further providing for signs prohibiting certain turns.

Amend Bill, page 3, by inserting between lines 11 and 12 Section 2. Section 3112 (a)(3)(ii) of Title 75, is amended and the section is amended by adding a subsection to read: § 3112. Traffic-control signals.

(a) General rule.-Whenever traffic is controlled by trafficcontrol signals exhibiting different colored lights, or colored lighted arrows, successively one at a time or in combination, only the colors green, red and yellow shall be used, except for special pedestrian signals carrying a word legend, and the lights shall indicate and apply to drivers of vehicles and pedestrians as follows:

(3) Steady red indication.-

(ii) Unless a sign is in place prohibiting a turn, vehicular traffic facing a steady red signal may enter the intersection to turn right, or to turn left from a one-way roadway onto a oneway roadway after stopping as required by subparagraph (i). Such vehicular traffic shall yield the right-of-way to pedestrians lawfully within an adjacent crosswalk and to other traffic lawfully using the intersection. No sign shall be placed by any municipality prohibiting any turn authorized by this subparagraph, except in the manner provided in subsection (d).

* *

(d) Department approval required.—No municipality shall place any sign prohibiting any turn authorized pursuant to subsection (a)(3)(ii) without the approval of the department and under no circumstances shall any municipality place any sign authorizing said turn for a period of one year following the effective date of this act. Provided, however, That any sign placed prior to the effective date of this act may remain in place for a period of not more than six months following the effective date of this act, and thereafter shall be removed unless the department approves the continued placement of said sign as herein provided. The department shall not approve the placement of any sign by any municipality unless it determines that the placement of said sign is essential for traffic safety. The department shall establish guidelines for determining whether or not any sign for which approval is sought is essential to traffic safety.

On the question,

Will the House agree to the amendments?

The SPEAKER. The Chair recognizes the gentleman from Allegheny, Mr. Goebel.

Mr. GOEBEL. Thank you, Mr. Speaker. This amendment addresses the problem of the signs that you see hanging up all over the cities that say "no turn on red," and some time ago the General Assembly saw fit to permit automobiles to make right turns on red after coming to a stop, and they left it up to the local governments to place these signs where they thought they were needed. Well, the signs, I think, are everywhere and I think that actually what they are doing is not giving the law a chance to work. They are just hanging these signs up because they, maybe, have 200 signs ordered and they have to get rid of them.

What this amendment will do is, it will take all the signs down for a period of 1 year. They all have to come down within 6 months. If there is a sign up, it can stay there for 6 months and then it would have to come down.

The signs may again be put up but after only departmental approval. So that after an intersection has been proven to be a dangerous intersection, according to guidelines that would be drafted by the Department of Transportation, then permission would be given to put the signs back up.

I think that other states that you go in, Florida, California, where you can make these right turns, you never see any of these signs, and I think that we should give the law a chance to work, that you gentlemen did pass, I think it might have been in the last session. I am not sure exactly when it was. So, thank you, Mr. Speaker. GERMANENESS OF AMENDMENT QUESTIONED

The SPEAKER. The Chair recognizes the gentleman from Cambria, Mr. Englehart.

Mr. ENGLEHART. Mr. Speaker, the gentleman's amendment refers to the right turn on a red-light situation, which was inserted in the Vehicle Code when we rewrote the code a couple of years ago. I agree that it is a proper amendment to the Vehicle Code, but it has nothing to do with the subject matter of HB 2042, which involves illegal parking and the removal of cars that are illegally parked.

I would, therefore, under the rules suggest that the gentleman's amendment is not germane and I would ask for a rollcall vote on its germaneness.

The SPEAKER. The question has been raised on germaneness by the gentleman, Mr. Englehart. That question is a question which is resolved by a vote from the floor. The question is, Is the amendment offered by the gentleman, Mr. Goebel, that is numbered A-4942, germane to HB 2042?

The Chair recognizes the gentleman, Mr. Ryan, on that question.

Mr. RYAN. Mr. Speaker, would the gentleman, Mr. Englehart, consent to interrogation?

The SPEAKER. The gentleman, Mr. Englehart, indicates he will stand for interrogation. The gentleman, Mr. Ryan, is in order and may proceed.

Mr. RYAN. Mr. Speaker, would the gentleman explain again why he feels this amendment is not germane?

Mr. ENGLEHART. The subject matter of HB 2042 is illegal parking and the removal of cars illegally parked. The subject matter of the gentleman's amendment is the right turn on a red-light situation.

Mr. RYAN. Do both subjects concern themselves with what we would call the Vehicle Code?

Mr. ENGLEHART. Yes, Mr. Speaker.

Mr. RYAN. Have we not customarily, when a code has been before this House, permitted any amendments within the scope of that code? I am thinking specifically, Mr. Englehart, of, say, the Public School Code, where any section can be amended. They are the rules of the House, as I understand them, and that is in the practice of the House, as I understand it.

Now, if the gentleman is suggesting that this is in an area completely different from the principal subject of the bill, that is the Vehicle Code, then I would agree with the gentleman, but right now I do not see that that is the case, and I would appreciate your explaining why I am wrong on this.

Mr. ENGLEHART. I am not necessarily saying that the gentleman is wrong, but in the beginning of the year 1977 the members of this House changed their own rules to say that the membership shall decide whether or not an amendment to a major code is germane or not. It was done that way deliberately to prevent someone from speaking totally on germane amendments to someone's bill involving the School Code or the Vehicle Code, and the matter now rests in the discretion of the members of the House.

The SPEAKER. Will the gentlemen yield? The House will be at ease

Will the gentleman, Mr. Ryan, the gentleman, Mr. Hayes, the majority leader and Mr. Englehart approach the desk please?

The gentleman, Mr. Englehart, has removed his objection as to germaneness on this bill. He removes it, however, without prejudice, saying that he may have to raise that question at a later time.

Therefore, the question remains before the House. Will the House agree to the amendment offered by the gentleman, Mr. Goebel?

On the amendment, the Chair recognizes the lady from Centre, Mrs. Wise.

Mrs. WISE. Mr. Speaker, I would respectfully request that we vote "no" on this amendment. Obviously, it is to the Motor Vehicle Code, but it clouds the issue that we are trying to solve. and that is, to resolve the specific problem with a great many small localities. If this red-light amendment is a problem, then let us do it separately, but I would request a "no" vote.

The SPEAKER. I like the characterization of this amendment as the Red Light Amendment. I am sure that ought to gather a number of votes.

The Chair recognizes, on the amendment, the gentleman, Mr. Englehart.

Mr. ENGLEHART. Mr. Speaker, I too, rise to oppose the gentleman's amendment. We amended the Vehicle Code a couple of years ago to provide that you are allowed to make a right turn where an intersection is governed by a traffic light, even though the light is red, providing you stop, unless the municipality, in its wisdom, puts a sign up which says that you can not.

What Mr. Goebel is trying to do is to take all of the signs down for 1 year and give the Pennsylvania Department of Transportation the responsibility of deciding whether you turn right on Third Street coming down from Pine Street in Harrisburg and on Centre Street in Evansburg, and all over the state. PennDOT does not have enough money to do what they are doing now, much less get into that act, and I ask for a "no" vote.

The SPEAKER. On the amendment, the Chair recognizes the gentleman from Allegheny, Mr. Cowell.

Mr. COWELL. Thank you, Mr. Speaker.

Mr. Speaker, I too, would ask that we defeat this amendment. Although many of us realize that the ability or the authority to put up the "No right turn on red" signs may have been abused in some cases, the Goebel amendment goes to the other extreme and it would require a municipality, for a certain period of time, to take all of those signs down. I think each of us recognizes that there are some circumstances in which those signs are required for the sake of safety.

Secondly, I think we have to keep in mind the cost factor. What we are going to require municipalities to do is to spend money to take down signs, many of which we are going to allow them to put back up 6 months later, and Mr. Englehart has

already spoken to the question of the dollars that would be required of PennDOT, dollars that they do not have at this point. So we ought to defeat the amendment.

MOTION TO TABLE GOEBEL AMENDMENT

The SPEAKER. On the amendment, the Chair recognizes the gentleman from Allegheny, Mr. Itkin.

Mr. ITKIN, Mr. Speaker, I believe that the amendment is germane, but I also believe that the amendment is inappropriate at this time.

I do not wish personally to see this House get into an extensive debate over this particular issue at this time and, therefore. I move that the amendment be tabled.

PARLIAMENTARY INQUIRY

The SPEAKER. The Chair recognizes the minority whip. For what purpose does the gentleman rise?

Mr. RYAN. I rise to a parliamentary inquiry.

The SPEAKER. The gentleman will state the point of parliamentary inquiry.

Mr. RYAN. Is it proper to move that an amendment be placed on the table without putting the bill that he hopes to amend on the table with it? It is to my recollection that any time a motion such as this has been made, it has been to put the bill, together with the amendments, on the table. It would seem to be a frivolous act to put an amendment on the table and then go ahead and pass the bill.

The SPEAKER. It is a very neat question, and the Chair is not prepared to answer it offhand, except to say that it has never, within the knowledge of the Chair, over the past 20 vears been done in this manner. That does not preclude its being done. The House will stand at ease until we do a little research here and see if it can be done. The House will stand at ease. The House will be in order.

The Chair suggests that the members pay attention to this because it has never been raised before, but the gentleman, Mr. Ryan, is correct. Under rule 59 which reads: "A motion to lay on the table is not debatable, is not subject to amendment and carries with it the main question and all other pending questions which adhere to it," Under that rule the Chair rules that the motion is not well placed; that a motion to table would have to carry with it the main question which, of course, would be the bill itself, and, therefore, Mr. Itkin's motion is not well placed.

MOTION WITHDRAWN

The SPEAKER. The Chair, however, recognizes the gentleman, Mr. Itkin. Does the gentleman wish to change his motion?

Mr. ITKIN, Mr. Speaker, I will withdraw the motion. I was trying to limit debate.

The SPEAKER. The Chair understands the purpose of the gentleman's motion.

Mr. ITKIN. Everyone tells me that the debate has been concluded, so I am willing to withdraw the motion.

The SPEAKER. On the Goebel amendment, the Chair recognizes the gentleman from Centre, Mr. Letterman.

Bellomini

Mr. LETTERMAN. Mr. Speaker, I would like to speak in favor of the amendment.

On the "60 Minutes" program they proved that in the city of Chicago, it saved 21,000 gallons of gas in one month's time for the consumer. I think this amendment does deserve recognition and I think it needs to be put into force. I do not think that they should just have the right to put up the signs every place in this state without trying to see if it is hazardous or not. Thank you.

The SPEAKER. On the amendment, the Chair recognizes the gentleman from Blair, Mr. Milliron.

Mr. MILLIRON. Thank you, Mr. Speaker.

I have to agree with the amendment. I think we should not wait for 1 year and then come back and take a count of all the pedestrians who have been killed, all the fatalities that happened because of it, all the millions of dollars' worth of damage, and then reevaluate it. That is bologna.

The SPEAKER. The Chair recognizes the gentleman from Lehigh, Mr. Ritter, on the amendment.

Mr. RITTER. Mr. Speaker, I rise to oppose the amendment. In my city we have a number of senior citizens' high-rise apartments, and the senior citizens came to the city at one of our intersections and asked for a "No turn on red light" sign at one of our intersections. It was extremely difficult and dangerous for these people to cross the intersection, and whatever they needed was across the street. It was very difficult for them to cross that street when they allowed the right turn on red, so the city put up a sign that prohibited the right turn on red light. They are very satisfied with it.

Mr. Goebel's amendment, in effect, would tell those senior citizens that within the next 6 months we are going to take that sign down and then we are going to evaluate the whole thing for a year, and so in the meantime you will take your life into your own hands when you cross the street. I just think that the amendment should not be considered by this legislature. I do not think it has been abused at all in the cities I have been to.

I think that the present procedure is good and proper and it works very well and I think the amendment ought to be defeated. I ask for a negative vote.

The SPEAKER. The Chair recognizes, for the second time on the amendment, the gentleman from Allegheny, Mr. Goebel.

Mr. GOEBEL. Thank you, Mr. Speaker.

I can see that everybody has their own personal views on this matter, depending on where they live, and I think they will probably be voting their own personal views, and that is the way it should be. However, I do not think that if we take these signs down that a lot of people are going to be killed. It is the same as a stop sign, and when you approach a stop sign, you stop and you look up and down and then you proceed if it is safe. It works the same as a stop sign. People do not get slaughtered in front of a stop sign. They proceed with caution the same way they always do. I do not anticipate any kind of accident increase because these signs come down.

My problem is that the local municipalities are actually reversing the law that you gentlemen passed. You fellows wanted to permit right turns on red, and now you can hardly do it anywhere in a city. So if you want to have the law as you | Kelly

passed it. I think you should go along with my amendment.

I am not going to answer each person's criticism one by one, but the one that really got to me was by Representative Wise. who objected to my amendment because it would change the bill and 5 minutes previously she had gotten up and said that her amendment changed the bill almost drastically. So I really do not understand that type of criticism when she did the same thing a minute before.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

Anderson	Gillette	O'Keefe	Seltzer
Burns	Goebel	Parker	Sirianni
Cessar	Letterman	Petrarca	Vroon
Doyle	Lynch	Pott	Wilson
Fisher, D. M.	Miller	Pratt	Wright, J. L.
Foster, A.	Moehlmann	Ryan	- /

NAYS-169

	a u		0 1
Abraham	Gallen	Livengood	Scanlon
Armstrong	Gamble	Logue	Scheaffer
Arthurs	Garzia	Mackowski	Schmitt
Barber	Gatski	Madigan	Schweder
Beloff	Geesey	Manderino	Scirica
Bennett	Geisler	Manmiller	Shuman
Berlin	George, C.	McCall	Shupnik
Berson	George, M.	McClatchy	Smith, E.
Bittinger	Giammarco	McIntyre	Smith, L.
Bittle	Gleeson	McLane	Spencer
Borski	Goodman	Mebus	Spitz
Brandt	Gray	Meluskey	Stairs
Brown	Greenfield	Milanovich	Stapleton
Brunner	Greenleaf	Milliron	Stewart
Burd	Grieco	Miscevich	Stuban
Caltagirone	Halverson	Morris	Sweet
Caputo	Hamilton	Mowery	Taddonio
Cassidy	Harper	Mrkonic	Taylor, E.
Cianciulli	Hasav	Mullen, M. P.	Taylor, F.
Cimini	Haskell	Musto	Tenaglio
Cohen	Hayes, D. S.	Novak	Trello
Cole	Haves, S. E.	Nove	Valicenti
Cowell	Helfrick	O'Brien, B.	Wansacz
Davies	Hoeffel	O'Brien, D.	Wargo
DeMedio	Honaman	O'Connell	Wass
DeVerter	Hutchinson, A.	O'Donnell	Weidner
DeWeese	Hutchinson, W.	Oliver	Wenger
DiCarlo	Itkin	Pancoast	White
Dietz	Johnson	Peterson	Williams
Dininni	Jones	Piccola	Wilt
Dombrowski	Katz	Pitts	Wise
Donatucci	Kernick	Polite	Wright, D.
Dorr	Klingaman	Prendergast	Yahner
Duffy	Knepper	Pyles	Yohn
Dumas	Kolter	Ravenstahl	Zearfoss
Englehart	Kowalyshyn	Reed	Zeller
Fee	Kukovich	Renwick	Zitterman
Fischer, R. R.	Lashinger	Rhodes	Zord
Flaherty	Laughlin	Richardson	Zwikl
Foster, W.	Lehr	Rieger	
Freind	Levi	Ritter	Irvis,
Fryer	Levin	Ruggiero	Speaker
Gallagher	Lincoln	Salvatore	•
Ganagiiti		LINE TUDOLO	

NOT VOTING-8

McGinnis	Rappaport	Wagner
Pievsky	Thomas	Wiggins
Pievsky	Thomas	Wig

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-	on was determin not agreed to.	ned in the negat	ive, and the amend-	Bellomini	NOT Rappaport	VOTING—6 Wagner	
On the question recurring, Will the House agree to the bill as amended on third con- sideration? Bill as amended was agreed to. The SPEAKER. This bill has been considered on three differ-		Kelly Thomas Wiggins - The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative. Ordered That the slopk present the same to the Same to for		in the affirma- the Senate for			
Agreeable nays will nov	-	a of the Constit	ution, the yeas and	The SPEA	AKER. That com ning bills and c	npletes the active cale discharge resolution	endar for today.
	YE	EAS-193			SENA'	TE MESSAGE	
Abraham Anderson Armstrong Arthurs Barber Beloff	Gallen Gamble Garzia Gatski Geesey Geisler	Mackowski Madigan Manderino Manmiller McCall McCall	Salvatore Scanlon Scheaffer Schmitt Schweder Scivica	The Sena	CO ate informed th	NT OF CONFERE MMITTEE hat the Senate insi ents to SB 964, PN 1	sts on noncon-
Bennett Berlin Berson Bittinger Bittle Borski Brandt	George, C. George, M. Giammarco Gillette Gleeson Goebel Goodman	McGinnis McIntyre McLane Mebus Meluskey Miller Milliron	Seltzer Shuman Shupnik Sirianni Smith, E. Smith, L. Spencer	And has a committee of the House of shall appoir	appointed Mess of conference to of Representativ nt such committ	rs. LEWIS, O'PAKE o confer with a simila ves (if the House of 1 wee) on the subject of ouses in relation to sa	and GEKAS a ar committee of Representatives the differences
Brown Brunner	Gray Greenfield	Miscevich Moehlmann	Spitz Stairs				

MOTION INSISTING UPON CONCURRENCE AND APPOINTMENT OF A CONFERENCE COMMITTEE

Mr. MANDERINO moved that the House insist upon Senate concurrence in House amendments to SENATE BILL NO. 964. printer's No. 1836, and that a committee of conference be appointed.

On the question, Will the House agree to the motion? Motion was agreed to.

APPOINTMENT OF COMMITTEE OF CONFERENCE **ON SENATE BILL NO. 964**

The SPEAKER. The Chair appoints as a committee of conference on the part of the House: Messrs. BERSON, RHODES and D. M. FISHER.

Ordered, That the clerk inform the Senate accordingly.

SB 1268 REMOVED FROM TABLE

The SPEAKER. The Chair recognizes the gentleman from Westmoreland, Mr. Schmitt.

Mr. SCHMITT. Mr. Speaker, I move that SB 1268, PN 1704, be removed from the tabled calendar.

On the question, Will the House agree to the motion?

The following roll call was recorded:

eenne Burd Greenleaf Burns Grieco Halverson Caltagirone Hamilton Caputo Cassidy Harper Cessar Hasay Cianciulli Haskell Cimini Hayes, D.S. Haves, S. E. Cohen Helfrick Cowell Hoeffel Davies Honaman DeMedio Hutchinson, A. Hutchinson, W. DeVerter DeWeese Itkin DiCarlo Johnson Dietz Jones Dininni Katz Dombrowski Kernick Donatucci Klingaman Dorr Knepper Doyle Kolter Duffy Kowalyshyn Dumas Kukovich Englehart Lashinger Laughlin Fischer, R. R. Lehr Fisher, D. M. Letterman Flaherty Levi Foster, A Levin Foster, W. Lincoln Freind Livengood Fryer Logue Gallagher Lynch

Cole

Fee

Morris Mowery Mrkonic Mullen, M. P. Musto Novak Nove O'Brien, B. O'Brien, D. O'Connell O'Donnell O'Keefe Oliver Pancoast Parker Peterson Petrarca Piccola Pievsky Pitts Polite Pott Pratt Prendergast Pyles Ravenstahl Reed Renwick Rhodes Richardson Rieger Ritter Ruggiero Rvan

NAYS-1

Stapleton Stewart Stuban Sweet Taddonio Taylor, E. Taylor, F. Tenaglio Trello Valicenti Vroon Wansacz Wargo Wass Weidner Wenger White Williams Wilson Wilt. Wise Wright, D. Wright, J. L. Yahner Yohn Zearfoss Zeller Zitterman Zord Zwikl Irvis, Speaker

Milanovich

YEAS-181

Anderson Armstrong Arthurs Barber Beloff Bennett Berlin Berson Bittle Borski Brandt Brown Brunner Burd Burns Caltagirone Caputo Cassidy Cessar Cianciulli Cimini Cohen Cole Cowell Davies DeMedio DeVerter DeWeese DiCarlo Dietz Dininni Dombrowski Donatucci Dorr Doyle Duffy Dumas Englehart Fee Fischer, R. R. Fisher, D. M. Foster, A. Foster, W. Freind Fryer Gallagher

Gallen Lynch Mackowski Gamble Madigan Garzia Manderino Gatski Geesev Manmiller McCall Geisler George, C. McClatchy McGinnis George, M. Giammarco McIntyre Gillette McLane Gleeson Mebus Goebel Meluskev Goodman Milanovich Greenfield Miller Greenleaf Milliron Grieco Moehlmann Halverson Morris Mowery Hamilton Mrkonic Harper Mullen, M. P. Hasav Haskell Musto Haves, D. S Nove Hayes, S. E. O'Brien, B. Helfrick O'Brien, D. Hoeffel O'Connell O'Donnell Honaman Hutchinson, W. O'Keefe Oliver Itkin Johnson Pancoast Jones Parker Katz Peterson Kernick Petrarca Klingaman Piccola Knepper Pitts Kolter Polite Kowalyshyn Pott Kukovich Pratt Lashinger Prendergast Laughlin Pyles Ravenstahl Lehr Letterman Reed Renwick Levi Richardson Levin Lincoln Rieger Livengood Ritter Logue Ruggiero

Ryan Salvatore Scanlon Scheaffer Schmitt Schweder Scirica Shuman Shupnik Sirianni Smith, E. Smith. L. Spencer Spitz Stairs Stapleton Stuban Sweet Taddonio Taylor, E. Taylor, F. Tenaglio Trello Vroon Wansacz Wargo Wass Weidner Wenger Williams Wilson Wilt Wise Wright, D. Wright, J. L. Yahner Yohn Zearfoss Zeller Zitterman Zord Zwikl Irvis. Speaker

NAYS-0

NOT VOTING-19

Abraham	Hutchinson, A.	Rappaport	Valicenti
Bellomini	Kelly	Rhodes	Wagner
Bittinger	Miscevich	Seltzer	'White
Flaherty	Novak	Stewart	Wiggins
Gray	Pievsky	Thomas	00

The question was determined in the affirmative, and the motion was agreed to.

SB 1268 RECOMMITTED

The SPEAKER. The Chair recognizes the gentleman from Westmoreland, Mr. Schmitt.

Mr. SCHMITT. Mr. Speaker, I move that SB 1268, PN 1704, be removed from the active calendar and recommitted to the Committee on Appropriations for the purpose of a fiscal note.

On the question,

Will the House agree to the motion?

The following roll call was recorded:

YEAS-180

A 1	0 11	T 1
Anderson	Gamble	Lynch
Armstrong	Garzia	Mackowski
Arthurs	Gatski	Madigan
Bennett	Geesey	Manderino
Berlin	Geisler	Manmiller
Berson	George, C.	McCall
Bittinger	George, M.	McGinnis
Bittle	Giammarco	McLane
Borski	Gillette	Mebus
Brandt	Gleeson	Meluskey
Brown	Goebel	Milanovich
Brunner	Goodman	Miller
Burd	Gray	Milliron
Burns	Greenfield	Moehlmann
Caltagirone	Greenleaf	Morris
Caputo	Grieco	Mowery
Cassidy	Halverson	Mrkonic
Cessar	Hamilton	Mullen, M. P.
Cianciulli	Hasay	Musto
Cimini	Haskell	Nove
Cohen	Haves, D. S.	O'Brien, B.
Cole	Hayes, S. E.	O'Brien, D.
Cowell	Helfrick	O'Connell
Davies	Hoeffel	O'Donnell
DeMedio	Honaman	O'Keefe
DeVerter	Hutchinson, A.	Oliver
DiCarlo	Hutchinson, W.	Pancoast
Dietz	Itkin	Parker
Dininni	Johnson	Peterson
Dombrowski	Jones	Petrarca
Donatucci	Katz	Piccola
Dorr	Kernick	Pievsky
Doyle	Klingaman	Pitts
Duffy	Knepper	Polite
Dumas	Kolter	Pott
Englehart	Kowalyshyn	Pratt
Fee	Kukovich	Prendergast
Fischer, R. R.	Lashinger	Ravenstahl
Fisher, D. M.	Laughlin	Reed
Flaherty	Lehr	Renwick
Foster, A.	Letterman	Richardson
Foster, W.		Rieger
Freind	Levi	0
Fryer	Levin	Ritter
Gallagher	Lincoln	Ruggiero
	Livengood	Ryan
Gallen	Logue	

Salvatore Scanlon Scheaffer Schmitt Schweder Scirica Seltzer Shuman Shupnik Sirianni Smith, E. Smith. L. Spencer Spitz Stairs Stapleton Stewart Stuban Sweet Taddonio Taylor, E. Taylor, F. Tenaglio Vroon Wansacz Wargo Wass Weidner Wenger Williams Wilson Wilt Wise Wright, D. Wright, J. L. Yahner Yohn Zearfoss Zeller Zitterman Zord Zwikl Irvis, Speaker

NAYS-0

NOT VOTING-20

Abraham	Harper	Novak	Trello
Barber	Kelly	Pyles	Valicenti
Bellomini	McClatchy	Rappaport	Wagner
Beloff	McIntyre	Rhodes	White
DeWeese	Miscevich	Thomas	Wiggins

The question was determined in the affirmative, and the motion was agreed to.

The SPEAKER. The bill is so recommitted.

BILLS REPORTED FROM COMMITTEES AND TABLED

HB 1051, PN 1222

By Mr. BERSON

An Act amending the act of June 28, 1935 (P. L. 477, No. 193), referred to as the Enforcement Officer Disability Benefits Law, extending the act to include drug enforcement officers and investigators employed by the Bureau of Drug Control of the Department of Justice.

Judiciary.

By Mr. BERSON HB 1657, PN 3302 (Amended)

An Act amending Title 9 (Burial Grounds) of the Pennsylvania Consolidated Statutes, further providing for the filing of accounts.

Judiciary.

HB 2080, PN 3304 (Amended).

By Mr. BERSON

An Act amending the "Public Welfare Code," approved June 13, 1967 (P. L. 31, No. 21), further providing for child welfare services.

Judiciary.

HB 2305, PN 2939

By Mr. BERSON

An Act amending "The Private Detective Act of 1953," approved August 21, 1953 (P. L. 1273, No. 361), providing criminal penalties for engaging in the business of private detective without first obtaining a license.

Judiciary.

HB 2338, PN 3306 (Amended) By Mr. KOWALYSHYN

An Act creating the Public Pension Review Commission and imposing powers and duties on the commission and certain other agencies of State Government.

Insurance.

SB 976, PN 1097

By Mr. BERSON

Arthurs

Berlin

Berson

Bittle

Borski

Brandt

Brown

Burd

Burns

Caputo

Cassidy

Cimini

Cohen

Cowell

Davies

DeMedio

DeWeese

DiCarlo

Dininni

Dietz

Dorr

Dovle

Duffy

Fee

Dumas

Flaherty

Foster, A

Freind

Gallen

Gamble

Garzia

Frver

Cole

Cianciulli

Brunner

Bittinger

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes relating to antique slot machines.

Judiciary.

SB 1200. PN 1917 (Amended) By Mr. KOWALYSHYN

An Act establishing certain procedures relating to the termination of insurance agency contracts or accounts and providing penalties.

Insurance.

SB 1239, PN 1522

By Mr. BERSON

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania providing for retention election of justices of the peace.

Judiciary.

QUESTION OF INFORMATION

The SPEAKER. The Chair recognizes the gentleman from Westmoreland, Mr. Schmitt. For what purpose does the gentleman rise?

Mr. SCHMITT. I rise to a question of information.

The SPEAKER. The gentleman will state it.

Mr. SCHMITT. Is it the intention, Mr. Speaker, to break for a luncheon period or to have a caucus period? If either one of those is about to happen, I would like to announce a meeting.

The SPEAKER. No; there will be no lunch period nor caucus today. We have finished the business of the day, and the members will be dismissed on an adjournment motion until next Monday, June 5. The gentleman should make his announcement now.

CONSUMER AFFAIRS COMMITTEE MEETING

Mr. SCHMITT. I would like to announce that the meeting we have been trying to hold, which will take only a short period of time, no longer than 5 or 10 minutes, will be held in room 246. which is the Appropriations Committee room on this floor. Members of the Consumer Affairs Committee, we ask that they please attend, because it is an important bill and it is our last opportunity to report it out. Thank you, Mr. Speaker.

HB 829 REMOVED FROM TABLE

The SPEAKER. The Chair recognizes the gentleman from Allegheny, Mr. Caputo.

Mr. CAPUTO. Mr. Speaker, I move that HB 829, PN 933, on page 2 of the tabled calendar, be removed from the tabled calendar.

On the question, Will the House agree to the motion?

The following roll call was recorded:

YEAS-182

Anderson Gatski Armstrong Geesey Geisler George, C. George, M. Giammarco Gillette Gleeson Goebel Goodman Grav Greenfield Greenleaf Caltagirone Grieco Halverson Hamilton Harper Hasay Haskell Hayes, D. S. Hayes, S. E. Helfrick Hoeffel DeVerter Honaman Hutchinson, A. Hutchinson, W. Itkin Johnson Dombrowski Jones Donatucci Katz Kernick Klingaman Knepper Kolter Englehart Kowalyshyn Kukovich Fischer, R. R. Lashinger Fisher, D. M. Laughlin Lehr Letterman Foster, W. Levi Levin Lincoln Gallagher Livengood Logue Lynch

Mackowski Madigan Manderino Manmiller McCall McClatchy McGinnis McIntyre McLane Mebus Meluskey Milanovich Miller Milliron Moehlmann Morris Mowerv Mrkonic Mullen, M. P. Musto Nove O'Brien, D. O'Connell O'Donnell O'Keefe Oliver Pancoast Parker Peterson Petrarca Piccola Pievsky Pitts Polite Pott. Pratt Prendergast Pyles Ravenstahl Reed Renwick Rhodes Rieger Ritter Ruggiero

Ryan

Salvatore Scanlon Scheaffer Schmitt Schweder Scirica Seltzer Shuman Shupnik Sirianni Smith, E. Spencer Spitz Stairs Stapleton Stewart Stuban Sweet Taddonio Taylor, E. Taylor, F. Tenaglio Trello Valicenti Vroon Wansacz Wargo Wass Weidner Wenger Williams Wilson Wilt Wise Wright, D. Wright, J. L. Yahner Yohn Zearfoss Zeller Zitterman Zwikl Irvis. Speaker

	NAYS-0	Gallen Gamble
	NOT VOTING-18	Garzia
~		

Abraham	Cessar	Rappaport	Wagner
Barber	Kelly	Richardson	White
Bellomini	Miscevich	Smith, L.	Wiggins
Beloff	Novak	Thomas	Zord
Bennett	O'Brien, B.		

The question was determined in the affirmative, and the motion was agreed to.

HB 829 RECOMMITTED

The SPEAKER. The Chair recognizes the gentleman from Allegheny, Mr. Caputo.

Mr. CAPUTO. Mr. Speaker, I move that HB 829, PN 933, be removed from the active calendar and recommitted to the Committee on Appropriations for the purpose of obtaining a fiscal note.

On the question, Will the House agree to the motion?

The following roll call was recorded:

YEAS-185

Anderson	Gatski	Madigan	Scan
Armstrong	Geesey	Manderino	Sche
Berlin	Geisler	Manmiller	Schr
Berson	George, C.	McCall	Schv
Bittinger	George, M.	McClatchy	Sciri
Bittle	Giammarco	McGinnis	Seltz
Borski	Gillette	McIntyre	Shu
Brandt	Gleeson	McLane	Shup
Brown	Goebel	Mebus	Siria
Brunner	Goodman	Meluskey	Smit
Burd	Gray	Milanovich	Sper
Burns	Greenfield	Miller	Spitz
Caltagirone	Greenleaf	Milliron	Stair
Caputo	Grieco	Moehlmann	Stap
Cassidy	Halverson	Morris	Stew
Cessar	Hamilton	Mowery	Stub
Cianciulli	Harper	Mrkonic	Swee
Cimini	Hasay	Mullen, M. P.	Tado
Cohen	Haskell	Musto	Tayl
Cole	Hayes, D. S.	Nove	Tayl
Cowell	Hayes, S. E.	O'Brien, B.	Tena
Davies	Helfrick	O'Brien, D.	Trell
DeMedio	Hoeffel	O'Connell	Valio
DeVerter	Honaman	O'Donnell	Vroo
DeWeese	Hutchinson, A.	O'Keefe	Wan
DiCarlo	Hutchinson, W.	Oliver	War
Dietz	Itkin	Pancoast	Wass
Dininni	Johnson	Parker	Weid
Dombrowski	Jones	Peterson	Wen
Donatucci	Katz	Petrarca	Whit
Dorr	Kernick	Piccola	Willi
Doyle	Klingaman	Pitts	Wils
Duffy	Knepper	Polite	Wilt
Dumas	Kolter	Pott	Wise
Englehart	Kowalyshyn	Pratt	Wrig
Fee	Kukovich	Prendergast	Wrig
Fischer, R. R.	Lashinger	Pyles	Yahr
Fisher, D. M.	Laughlin	Ravenstahl	Yohr
Flaherty	Lehr	Reed	Zeart
Foster, A.	Letterman	Renwick	Zelle
Foster, W.	Levi	Rhodes	Zitte
Freind	Levin	Richardson	Zord
Fryer	Lincoln	Rieger	Zwik
Gallagher	Livengood	Ritter	
Brier			

nlon eaffer mitt. weder rica zer man pnik anni th, E. ncer z \mathbf{rs} pleton wart ban et donio lor, E lor, F. aglio lo icenti on nsacz rgo s dner ıger ite iams son ght, D. ght, J. L. ner foss er erman kl

	Gallen Gamble Garzia	Logue Lynch Mackowski	Ruggiero Ryan Salvatore	Irvis, Speaker	
		Ν	AYS-0		
		NOT	VOTING-15		
the mo-	Abraham Arthurs Barber Bellomini	Beloff Bennett Kelly Miscevich	Novak Pievsky Rappaport Smith, L.	Thomas Wagner Wiggins	

The question was determined in the affirmative, and the motion was agreed to.

The SPEAKER. The bill is so recommitted.

HOUSE SCHEDULE ANNOUNCEMENT

The SPEAKER. The House will stand at ease. We are trying to determine now whether or not a brief caucus would be in order to save time for next week.

All of you are aware of the fact that several important bills will be before us next week—one of them being, of course, the creation of the department on the aging; the other one being an absolutely necessary bill to be passed on time, and that is the deficiency appropriation for the Welfare Department. We are now trying to ascertain whether or not we can save some time next week by caucusing briefly this week.

So if you will be patient, the House will stand at ease for 5 minutes until the leaders confer, and then we will give you the answer.

The decision has been made by the joint leadership that there will be no caucus today. The members are urged, however, to be here on time on Monday, because there will be a swearing-in of a new member at 1 o'clock promptly. As soon as the new member is sworn in, there will be an immediate caucus for the purpose of the Republicans and the Democrats discussing the deficiency appropriation to the Welfare Department and for that purpose only.

Following those caucuses, which we hope will be brief, we will return to the floor on Monday for an immediate vote on that particular proposition. So it is very important that you be here on time Monday so you may participate in that vote.

Does the majority leader have any further business?

RULES COMMITTEE MEETING

Mr. MANDERINO. Only, Mr. Speaker, an announcement that immediately upon adjournment the Rules Committee will meet to consider the requests of the ever so many members who have asked us to take bills from the table.

WELCOMES

The SPEAKER. The Chair is delighted to welcome to the hall of the House today John and Louise Budal. Mrs. Budal is a councilwoman in the Borough of Coraopolis and a member of the Allegheny County Democratic Committee. They are both here as the guests of Representative Fred Trello.

The Chair is also delighted to welcome to the hall of the House Mr. and Mrs. Elam Wenger, who are the parents of

Burd

Representative Noah Wenger.

How very nice.

The Chair sees that some of the children in the balcony may be leaving and the Chair does not want them to leave without a chance to welcome them. These children are students from the Calvin School and the S & S School of Wilkes-Barre. They are here as the guests of Representative Bernard O'Brien. We welcome them and we are glad you came.

The Chair is delighted to welcome to the hall of the House, as the guests of Representative Paul Yahner of Cambria County. the eighth-grade class of the Northern Cambria Catholic School from Barnesboro, Pennsylvania.

The Chair welcomes to the hall of the House Miss Carole Wright and Mr. Art Furia of Chester Township. They are the guests of Representative Garzia.

The Chair is delighted to welcome to the hall of the House two guests of Representative Lashinger - Cindy Musselman and Betsy Farb. Both are from Norristown.

ADJOURNMENT

Mr. LEVIN moved that this House of Representatives do now adjourn until Monday, June 5, 1978, at 1 p.m., e.d.t.

On the question,

Will the House agree to the motion?

The following roll call was recorded:

Gillette

Gleeson

Goebel

Gray

Hamilton

YEAS-172

Anderson Armstrong Bittinger Bittle Borski Brandt Brown Brunner Burns Caltagirone Caputo Cassidy

George, C. Manmiller McCall George, M. Giammarco McClatchy McGinnis McLane Mebus Meluskey Goodman Milanovich Greenfield Miller Greenleaf Milliron Halverson Moehlmann

Morris

Scheaffer Schmitt Schweder Scirica Seltzer Shupnik Sirianni Smith, E. Smith, L. Spencer Spitz Stairs

			and the second
Cessar	Harper	Mowery	Stapleton
Cimini	Hasay	Mrkonic	Stewart
Cohen	Haskell	Mullen, M. P.	Stuban
Cole	Hayes, D. S.	Musto	Sweet
Cowell	Hayes, S. E.	Noye	Taddonio
Davies	Helfrick	O'Brien, B.	Taylor, E.
DeMedio	Hoeffel	O'Brien, D.	Taylor, F.
DeVerter	Honaman	O'Connell	Tenaglio
DeWeese	Hutchinson, A.	O'Donnell	Trello
DiCarlo	Hutchinson, W.	O'Keefe	Valicenti
Dietz	Itkin	Oliver	Vroon
Dininni	Johnson	Pancoast	Wansacz
Dombrowski	Jones	Parker	Wargo
Dorr	Katz	Peterson	Wass
Doyle	Kernick	Petrarca	Weidner
Duffy	Klingaman	Piccola	Wenger
Englehart	Knepper	Pitts	Wilson
Fee	Kolter	Polite	Wilt
Fischer, R. R.	Kowalyshyn	Pott	Wise
Fisher, D. M.	Kukovich	Pratt	Wright, D.
Flaherty	Lashinger	Prendergast	Wright, J. L.
Foster, A.	Laughlin	Pyles	Yahner
Foster, W.	Lehr	Ravenstahl	Yohn
Freind	Letterman	Reed	Zearfoss
Fryer	Levi	Renwick	Zeller
Gallagher	Levin	Rhodes	Zitterman
Gallen	Lincoln	Richardson	Zord
Gamble	Logue	Ritter	Zwikl
Garzia	Lynch	Ruggiero	
Gatski	Mackowski	Ryan	Irvis,
Geesey	Madigan	Salvatore	Speaker
Geisler	Manderino		
NAVS 9			

NAYS-2

Livengood

NOT VOTING-26

Berson Shuman Abraham Miscevich Arthurs Cianciulli Thomas Novak Donatucci Wagner Barber Pievsky Bellomini Dumas Rappaport White Beloff Grieco Rieger Wiggins Kelly Williams Bennett Scanlon McIntyre Berlin

The question was determined in the affirmative, and the motion was agreed to, and at 12:02 p.m., e.d.t., the House adjourned.