

COMMONWEALTH OF PENNSYLVANIA

Legislative Journal

TUESDAY, MARCH 30, 1982

SESSION OF 1982

166TH OF THE GENERAL ASSEMBLY

No. 24

HOUSE OF REPRESENTATIVES

The House convened at 11 a.m., e.s.t.

THE SPEAKER (MATTHEW J. RYAN) IN THE CHAIR

PRAYER

REV. DEAN E. RUPE, chaplain of the House of Representatives and pastor of Holy Communion Lutheran Church, Yeagertown, Pennsylvania, offered the following prayer:

As the leaders of our government gather together today, dear God, grant them clear minds and honest hearts so as to conduct the business in ways to provide greater opportunity for people to live meaningful and productive lives.

Challenge secretaries, pages, and clerks to do their best. May all who serve in any capacity for this Commonwealth realize the importance of their contribution to the larger picture. Grant all of us a sense of worth as we endeavor to share something of ourselves for the common good. Instill within us a willingness to sacrifice for the other person.

God, we thank You for health, strength, and the varied gifts which make it possible for us to achieve meaning for our existence.

May Your mercy attend us today and always. Especially do we pray that Your guiding spirit will bring Astronauts Lousman and Fullerton safely back to Earth. In the name of our sovereign God we pray. Amen.

PLEDGE OF ALLEGIANCE

(The Pledge of Allegiance was enunciated by members.)

JOURNAL APPROVAL POSTPONED

The SPEAKER. Without objection, approval of the Journal for Monday, March 29, 1982, will be postponed until printed. The Chair hears no objection.

HOUSE BILLS INTRODUCED AND REFERRED

No. 2370 By Representative McCLATCHY

An Act amending the "Supplemental Federal Augmentation Appropriation Act of 1981," approved December 21, 1981 (P. L. 776, No. 56A), adding and changing certain Federal augmentation appropriations.

Referred to Committee on APPROPRIATIONS, March 29, 1982.

No. 2371 By Representatives SALVATORE, PIEVSKY, PERZEL, WESTON and WOGAN

An Act authorizing dry cleaners and laundries in cities of the first class to dispose of certain unclaimed goods to certain institutions.

Referred to Committee on BUSINESS AND COMMERCE, March 29, 1982.

No. 2372 By Representatives SIRIANNI, MANMILLER, NOYE, J. L. WRIGHT, HAYES, POTT, MORRIS, E. Z. TAYLOR, MERRY, VROON, H. WILLIAMS, BURNS and JOHNSON

An Act amending the "Public School Code of 1949," approved March 10, 1949 (P. L. 30, No. 14), further providing for the powers and duties of executive directors of intermediate units.

Referred to Committee on EDUCATION, March 29, 1982.

No. 2373 By Representatives MURPHY, RASCO, IRVIS, ITKIN, PISTELLA, DUFFY, SEVENTY, OLASZ and COWELL

An Act amending "The Pennsylvania Workmen's Compensation Act," approved June 2, 1915 (P. L. 736, No. 338), providing coverage for the first seven days for emergency medical personnel.

Referred to Committee on INSURANCE, March 29, 1982.

No. 2374 By Representatives ZWIKL, RITTER, GALLEN, SNYDER, ANDERSON, FRYER, RYBAK, KOWALYSHYN, RYAN, RAPPAPORT, PIEVSKY, MANDERINO, IRVIS, HAYES, F. E. TAYLOR, LETTERMAN and A. K. HUTCHINSON

An Act designating a dam in Allentown, Lehigh County, as the Samuel W. Frank Memorial Dam.

Referred to Committee on STATE GOVERNMENT, March 29, 1982.

LEAVES OF ABSENCE GRANTED

The SPEAKER. The Chair recognizes the majority whip for the purpose of taking majority leaves of absence.

Mr. CESSAR. Thank you, Mr. Speaker.

do request a leave for today for the gentleman from Dauphin, Mr. DININNI; and for the gentleman from Allegheny, Mr. FLECK, for today's session.

The SPEAKER. The Chair recognizes the gentleman from Philadelphia, Mr. Pievsky, for the purpose of taking minority leaves of absence.

Mr. PIEVSKY. Thank you, Mr. Speaker.

I ask leave for the gentleman from Greene County, Mr. DeWEESE, for this morning, Mr. Speaker.

The SPEAKER. Without objection, the leaves will be granted. The Chair hears no objection.

CALENDAR

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 1122, PN 2356**, entitled:

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, further prohibiting spousal relationships from interfering with certain prosecutions.

On the question,

Will the House agree to the bill on second consideration?

BILL TABLED

The SPEAKER. The Chair recognizes the majority leader.

Mr. HAYES. Mr. Speaker, I move that HB 1122 be placed upon the table.

On the question,

Will the House agree to the motion?

Motion was agreed to.

BILL AGREED TO ON SECOND CONSIDERATION

The following bill, having been called up, was considered for the second time and agreed to, and ordered transcribed for third consideration:

HB 2178, PN 2784.

* * *

The House proceeded to second consideration of **HB 2180, PN 2786**, entitled:

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, increasing the number of judges of the Commonwealth Court and providing for their appointment.

On the question,

Will the House agree to the bill on second consideration?

BILL RECOMMENDED

The SPEAKER. The Chair recognizes the majority leader.

Mr. HAYES. Mr. Speaker, I move that HB 2180 be recommended to the Committee on Appropriations for a fiscal note.

On the question,

Will the House agree to the motion?

Motion was agreed to.

BILLS AGREED TO ON SECOND CONSIDERATION CONTINUED

The following bill, having been called up, was considered for the second time and agreed to, and ordered transcribed for third consideration:

HB 2263, PN 3093.

* * *

The House proceeded to second consideration of **HB 2264, PN 3094**, entitled:

An Act authorizing the use of anti-arson applications by the Insurance Commissioner; providing additional powers and duties for the Insurance Department and establishing a penalty.

On the question,

Will the House agree to the bill on second consideration?

BILL RECOMMENDED

The SPEAKER. The Chair recognizes the majority leader.

Mr. HAYES. Mr. Speaker, I move that HB 2264 be recommended to the Committee on Appropriations for a fiscal note.

On the question,

Will the House agree to the motion?

Motion was agreed to.

BILLS AGREED TO ON SECOND CONSIDERATION CONTINUED

The following bills, having been called up, were considered for the second time and agreed to, and ordered transcribed for third consideration:

HB 2265, PN 3095; HB 2280, PN 3061; and HB 2281, PN 3062.

* * *

The House proceeded to second consideration of **SB 1073, PN 1262**, entitled:

An Act amending the act of March 4, 1971 (P. L. 6, No. 2), entitled "Tax Reform Code of 1971," further providing for an exclusion from tax.

On the question,

Will the House agree to the bill on second consideration?

BILL RECOMMENDED

The SPEAKER. The Chair recognizes the majority leader.

Mr. HAYES. Mr. Speaker, I move that SB 1073 be recommended to the Committee on Appropriations for a fiscal note.

On the question,

Will the House agree to the motion?

Motion was agreed to.

* * *

The House proceeded to second consideration of **HB 2362, PN 3079**, entitled:

An Act amending Title 32 (Forests, Waters and State Parks) of the Pennsylvania Consolidated Statutes, adding provisions relating to water resources projects.

On the question,
Will the House agree to the bill on second consideration?

BILL RECOMMENDED

The SPEAKER. The Chair recognizes the majority leader.
Mr. HAYES. Mr. Speaker, I move that HB 2362 be recommended to the Committee on Appropriations for a fiscal note.

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

* * *

The House proceeded to second consideration of **SB 1157, PN 1543**, entitled:

An Act authorizing the Department of Environmental Resources to reimburse cooperating counties for a portion of each county's costs incurred under State-County-Federal gypsy moth programs and out of a Federal Augmentation appropriation made to the department.

On the question,
Will the House agree to the bill on second consideration?

BILL RECOMMENDED

The SPEAKER. The Chair recognizes the majority leader.
Mr. HAYES. Mr. Speaker, I move that SB 1157 be recommended to the Committee on Appropriations for a fiscal note.

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

BILLS AGREED TO ON SECOND CONSIDERATION CONTINUED

The following bill, having been called up, was considered for the second time and agreed to, and ordered transcribed for third consideration:

SB 929, PN 1747.

* * *

The House proceeded to second consideration of **SB 1135, PN 1651**, entitled:

An Act amending Title 66 (Public Utilities) of the Pennsylvania Consolidated Statutes, further providing for the commission to fix the compensation for administrative law judges.

On the question,

Will the House agree to the bill on second consideration?

BILL RECOMMENDED

The SPEAKER. The Chair recognizes the majority leader.
Mr. HAYES. Mr. Speaker, I move that SB 1135 be recommended to the Committee on Appropriations for a fiscal note.

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

BILLS AGREED TO ON SECOND CONSIDERATION CONTINUED

The following bill, having been called up, was considered for the second time and agreed to, and ordered transcribed for third consideration:

SB 577, PN 1139.

MASTER ROLL CALL RECORDED

The SPEAKER. The Chair is about to take today's master roll call. Members will proceed to vote.

The following roll call was recorded:

PRESENT—195

Alden	Fischer	Lloyd	Rybak
Anderson	Foster, W. W.	Lucyk	Salvatore
Armstrong	Foster, Jr., A.	McClatchy	Saurman
Arty	Frazier	McIntyre	Serafini
Barber	Freind	McMonagle	Seventy
Belardi	Fryer	McVerry	Showers
Belfanti	Gallagher	Mackowski	Shupnik
Beloff	Gallen	Madigan	Sieminski
Berson	Gamble	Maiale	Sirianni
Bittle	Gannon	Manderino	Smith, B.
Blaum	Geist	Manmiller	Smith, E. H.
Borski	George	Marmion	Smith, L. E.
Bowser	Gladeck	Merry	Snyder
Boyes	Grabowski	Michlovic	Spencer
Brandt	Gray	Micozzie	Spitz
Brown	Greenfield	Miller	Stairs
Burd	Greenwood	Miscevich	Steighner
Burns	Grieco	Moehlmann	Stevens
Caltagirone	Gruitza	Morris	Stewart
Cappabianca	Gruppo	Mowery	Stuban
Cawley	Hagarty	Mrkonic	Swaim
Cessar	Haluska	Mullen	Sweet
Cimini	Harper	Murphy	Swift
Civera	Hasay	Nahill	Taddonio
Clark	Hayes	Noye	Taylor, E. Z.
Clymer	Heiser	O'Donnell	Taylor, F. E.
Cochran	Hoeffel	Olasz	Telek
Colafileja	Honaman	Oliver	Tigue
Cole	Horgos	Pendleton	Trello
Cordisco	Hutchinson, A.	Perzel	Van Horne
Cornell	Irvis	Peterson	Vroon
Coslett	Itkin	Petrarca	Wachob
Cowell	Jackson	Petrone	Wambach
Cunningham	Johnson	Phillips	Wargo
DeMedio	Kanuck	Piccola	Wass
DeVerter	Kennedy	Pievsky	Wenger
Daikeler	Klingaman	Pistella	Weston
Davies	Kolter	Pitts	Wiggins
Dawida	Kowalyshyn	Pott	Williams, H.
Deal	Kukovich	Pratt	Wilson
Dietz	Lashinger	Pucciarelli	Wogan
Dombrowski	Laughlin	Punt	Wozniak
Donatucci	Lehr	Rap	Wright, D. R.

Dorr	Lescovitz	Rasco	Wright, J. L.
Duffy	Letterman	Reber	Wright, R. C.
Durham	Levi	Richardson	Zwikl
Emerson	Levin	Rieger	
Evans	Lewis	Ritter	Ryan,
Fargo	Livengood	Rocks	Speaker
Fee			

ADDITIONS—2

Cohen Williams, J. D.

NOT VOTING—0

EXCUSED—3

DeWeese Dininni Fleck

LEAVE CANCELED—1

DeWeese

WELCOME

The SPEAKER. The Chair is pleased to welcome to the hall of the House a former distinguished member of this House, standing in the rear with Representative Shupnik, the Honorable Stanley Meholchick.

STATEMENT BY MRS. WESTON

TERCENTENARY COMMITTEE
ON THIS DAY IN HISTORY

The SPEAKER. The Chair recognizes at this time the lady of Philadelphia, Mrs. Weston.

Mrs. WESTON. Thank you, Mr. Speaker.

As we all know, Pennsylvania was a melting pot of many nationalities who helped settle the New World. It was on this day in history, March 30, 1638, that the Swedes first set foot in Pennsylvania.

Peter Minuit, perhaps better known in history as the governor of New Netherlands, had been unhappily dismissed from that position in 1632. He took advantage of a Dutch proposal to Sweden to suggest to the Swedish Chancellor that a colony be established on the South River, now known as the Delaware River, to trade with the Indians. A company was formed of half-Swedish and half-Dutch ownership, with the exclusive right to trade on that river for 20 years and to send goods to Sweden for 10 years free of duty.

An expedition set out and reached the South River at the mouth of Mispillon Creek, a place the explorers named Paradise Point, in 1638. Continuing upriver, the expedition cast anchor at the Indian settlement known as Minquas-kill, and Minuit stepped ashore on March 30 to talk with the Indians. He spoke with Mattahoorn, the principal chief of that region, and concluded an agreement obtaining land on which to build a house and for farmland. In return, the Swedish settlers were to give half of the tobacco raised on it to the Indians.

Minuit named the land New Sweden and built Fort Cristiana, 5 miles below the Dutch Fort Nassau. He left 24 settlers behind. The Dutch protested establishment of the Swedish fort, but Minuit pushed the work, built several log houses, and firmly established trade with the Indians. A second treaty with the Indians was made to purchase land downriver and northward as far as the Falls of Trenton.

The 24 persons who settled at Fort Cristiana marked the first permanent settlement by white men on the Delaware River and bay.

Minuit was lost at sea on his return voyage to Sweden, and the settlement nearly floundered until a supply ship reached it on April 17, 1640. Peter Hollender succeeded Minuit as governor of New Sweden, overseeing the successful establishment of the settlement. Subsequent boatloads of settlers reached New Sweden in 1640 and 1641, and a flourishing trade in fur pelts and tobacco soon resulted.

The Swedes lived simply in the first days of New Sweden, building small cottages inside the fort.

In 1640 more land was bought from the Indians on the west side of the Delaware from the Schuylkill River as far north as the present site of Trenton.

And that is the way it was on this day in history, March 30, 1638.

WELCOMES

The SPEAKER. The Chair is pleased to welcome to the hall of the House today as the guests of Representative Johnson of Blair County, Mrs. Roberta Kenny, Mr. John Rouzer, Mr. Dennis Capriotti, and Mr. Richard Haupt.

The Chair is pleased to welcome to the hall of the House today Nancy Baker and her daughter Gina, here today as the guests of Representative Clymer of Bucks County.

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **HB 2191, PN 2815**, entitled:

An Act amending the "Home Rule Charter and Optional Plans Law," approved April 13, 1972 (P. L. 184, No. 62), regulating time of petitions.

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 provisions of the Constitution, the yeas and nays will now be taken.

YEAS—189

Alden	Foster, W. W.	McClatchy	Salvatore
Anderson	Foster, Jr., A.	McIntyre	Saurman
Armstrong	Frazier	McMonagle	Serafini
Arty	Freind	McVerry	Seventy
Belardi	Fryer	Mackowski	Showers
Belfanti	Gallagher	Madigan	Shupnik
Beloff	Gamble	Maiale	Sieminski
Berson	Gannon	Manderino	Sirianni
Bittle	Geist	Manmiller	Smith, B.
Blaum	George	Marmion	Smith, E. H.
Borski	Gladeck	Merry	Smith, L. E.
Bowser	Grabowski	Michlovic	Snyder
Boyes	Gray	Micozzie	Spencer
Brandt	Greenfield	Miller	Spitz
Brown	Greenwood	Miscevich	Stairs
Burd	Grieco	Moehlmann	Steighner
Burns	Gruitza	Morris	Stevens
Caltagirone	Gruppo	Mowery	Stewart

Cappabianca	Hagarty	Mrkonic	Stuban
Cawley	Haluska	Mullen	Swaim
Cessar	Harper	Murphy	Sweet
Cimini	Hasay	Nahill	Swift
Civera	Hayes	Noye	Taddonio
Clark	Heiser	O'Donnell	Taylor, E. Z.
Clymer	Hoeffel	Olasz	Taylor, F. E.
Cochran	Honaman	Oliver	Telek
Colafella	Horgos	Pendleton	Tigue
Cole	Hutchinson, A.	Perzel	Trello
Cordisco	Irvs	Peterson	Van Horne
Cornell	Itkin	Petrarca	Vroon
Coslett	Jackson	Petrone	Wachob
Cowell	Johnson	Phillips	Wambach
Cunningham	Kennedy	Piccola	Wargo
DeMedio	Klingaman	Pievsky	Wass
DeVerter	Kolter	Pistella	Wenger
Daikeler	Kowalyshyn	Pitts	Weston
Davies	Kukovich	Pott	Williams, H.
Dawida	Lashinger	Pratt	Wilson
Deal	Laughlin	Pucciarelli	Wogan
Dietz	Lehr	Punt	Wozniak
Dombrowski	Lescovitz	Rappaport	Wright, D. R.
Donatucci	Letterman	Rasco	Wright, J. L.
Dorr	Levi	Reber	Wright, R. C.
Duffy	Levin	Richardson	Zwikl
Durham	Lewis	Rieger	
Fargo	Livengood	Ritter	Ryan,
Fee	Lloyd	Rocks	Speaker
Fischer	Lucyk	Rybak	

NAYS—1

Gallen

NOT VOTING—7

Barber	Emerson	Kanuck	Williams, J. D.
Cohen	Evans	Wiggins	

EXCUSED—3

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

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

MEMBER'S PRESENCE RECORDED

The SPEAKER. The Chair recognizes the gentleman from Philadelphia, Mr. James Williams, who asks that his name be added to the master roll call.

BILLS ON THIRD CONSIDERATION CONTINUED

The House proceeded to third consideration of **SB 1122, PN 1739**, entitled:

An Act amending the act of June 14, 1961 (P. L. 324, No. 188), entitled "The Library Code," redefining municipal officers and further providing for taxation and appropriations by municipalities for local libraries.

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 provisions of the Constitution, the yeas and nays will now be taken.

YEAS—194

Alden	Foster, W. W.	Lucyk	Salvatore
Anderson	Foster, Jr., A.	McClatchy	Saurman
Armstrong	Frazier	McIntyre	Serafini
Arty	Freind	McMonagle	Seventy
Barber	Fryer	McVerry	Showers
Belardi	Gallagher	Mackowski	Shupnik
Belfanti	Gallen	Madigan	Sieminski
Beloff	Gamble	Maiale	Sirianni
Berson	Gannon	Manderino	Smith, B.
Bittle	Geist	Manmiller	Smith, E. H.
Blaum	George	Marmion	Smith, L. E.
Borski	Gladeck	Merry	Snyder
Bowser	Grabowski	Michlovic	Spencer
Boyes	Gray	Micozzie	Spitz
Brandt	Greenfield	Miller	Stairs
Brown	Greenwood	Miscevich	Steighner
Burd	Grieco	Moehlmann	Stevens
Burns	Gruitza	Morris	Stewart
Caltagirone	Gruppo	Mowery	Stuban
Cappabianca	Hagarty	Mrkonic	Swaim
Cawley	Haluska	Mullen	Sweet
Cessar	Harper	Murphy	Swift
Cimini	Hasay	Nahill	Taddonio
Civera	Hayes	Noye	Taylor, E. Z.
Clymer	Heiser	O'Donnell	Taylor, F. E.
Cochran	Hoeffel	Olasz	Telek
Colafella	Honaman	Oliver	Tigue
Cole	Horgos	Pendleton	Trello
Cordisco	Hutchinson, A.	Perzel	Van Horne
Cornell	Irvs	Peterson	Vroon
Coslett	Itkin	Petrarca	Wachob
Cowell	Jackson	Petrone	Wambach
Cunningham	Johnson	Phillips	Wargo
DeMedio	Kanuck	Piccola	Wass
DeVerter	Kennedy	Pievsky	Wenger
Daikeler	Klingaman	Pistella	Weston
Davies	Kolter	Pitts	Wiggins
Dawida	Kowalyshyn	Pott	Williams, H.
Deal	Kukovich	Pratt	Williams, J. D.
Dietz	Lashinger	Pucciarelli	Wilson
Dombrowski	Laughlin	Punt	Wogan
Donatucci	Lehr	Rappaport	Wozniak
Dorr	Lescovitz	Rasco	Wright, D. R.
Duffy	Letterman	Reber	Wright, J. L.
Durham	Levi	Richardson	Wright, R. C.
Evans	Levin	Rieger	Zwikl
Fargo	Lewis	Ritter	
Fee	Livengood	Rocks	Ryan,
Fischer	Lloyd	Rybak	Speaker

NAYS—0

NOT VOTING—3

Clark	Cohen	Emerson
		EXCUSED—3
DeWeese	Dininni	Fleck

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 the information that the House has passed the same with amendment in which the concurrence of the Senate is requested.

* * *

The House proceeded to third consideration of **SB 1251, PN 1645**, entitled:

An Act establishing fees for services of recorders of deeds in counties of the second A, third, fourth, fifth, sixth, seventh and eighth classes.

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 provisions of the Constitution, the yeas and nays will now be taken.

YEAS—194

- | | | | |
|-------------|-----------------|-------------|-----------------|
| Alden | Fischer | Lloyd | Rybak |
| Anderson | Foster, W. W. | Lucyk | Salvatore |
| Armstrong | Foster, Jr., A. | McClatchy | Saurman |
| Arty | Frazier | McIntyre | Serafini |
| Barber | Freind | McMonagle | Seventy |
| Belardi | Fryer | McVerry | Showers |
| Belfanti | Gallagher | Mackowski | Shupnik |
| Beloff | Gallen | Madigan | Sieminski |
| Berson | Gamble | Maiale | Sirianni |
| Bittle | Gannon | Manderino | Smith, B. |
| Blaum | Geist | Mannmiller | Smith, E. H. |
| Borski | George | Marmion | Smith, L. E. |
| Bowser | Gladeck | Merry | Snyder |
| Boyes | Grabowski | Michlovic | Spencer |
| Brandt | Gray | Micozzie | Spitz |
| Brown | Greenfield | Miller | Stairs |
| Burd | Greenwood | Miscevich | Steighner |
| Burns | Grieco | Moehlmann | Stevens |
| Caltagirone | Gruitza | Morris | Stewart |
| Cappabianca | Gruppo | Mowery | Stuban |
| Cawley | Hagarty | Mrkonic | Swaim |
| Cessar | Ha'uska | Mullen | Sweet |
| Cimini | Harper | Murphy | Swift |
| Civera | Hasay | Nahill | Taddonio |
| Clark | Hayes | Noye | Taylor, E. Z. |
| Clymer | Heiser | O'Donnell | Taylor, F. E. |
| Cochran | Hoeffel | Olasz | Telek |
| Colafella | Honaman | Oliver | Tigue |
| Cole | Horgos | Pendleton | Trello |
| Cordisco | Hutchinson, A. | Perzel | Van Horne |
| Cornell | Irvic | Peterson | Vroon |
| Coslett | Itkin | Petrarca | Wachob |
| Cowell | Jackson | Petrone | Wambach |
| Cunningham | Johnson | Phillips | Wargo |
| DeMedio | Kanuck | Piccola | Wass |
| DeVerter | Kennedy | Pievsky | Wenger |
| Daikeler | Klingaman | Pistella | Weston |
| Davies | Kolter | Pitts | Wiggins |
| Dawida | Kowalyshyn | Pott | Williams, H. |
| Deal | Kukovich | Pratt | Williams, J. D. |
| Dietz | Lashingier | Pucciarelli | Wilson |
| Dombrowski | Laughlin | Punt | Wogan |
| Donatucci | Lehr | Rappaport | Wozniak |
| Dorr | Lescovitz | Rasco | Wright, D. R. |
| Duffy | Letterman | Reber | Wright, R. C. |
| Durham | Levi | Richardson | Zwikel |
| Evans | Levin | Rieger | |
| Fargo | Lewis | Ritter | Ryan, |
| Fee | Livengood | Rocks | Speaker |

NAYS—0

NOT VOTING—3

- | | | |
|-------|---------|---------------|
| Cohen | Emerson | Wright, J. L. |
|-------|---------|---------------|
- EXCUSED—3

- | | | |
|---------|---------|-------|
| DeWeese | Dininni | Fleck |
|---------|---------|-------|

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 the information that the House has passed the same without amendment.

* * *

The House proceeded to third consideration of **SB 1205, PN 1460**, entitled:

An Act amending the act of June 3, 1937 (P. L. 1225, No. 316), entitled "The Game Law," further restricting the use of personal information on the application which is required when purchasing a hunting and trapping license.

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 provisions of the Constitution, the yeas and nays will now be taken.

YEAS—188

- | | | | |
|-------------|-----------------|------------|-----------------|
| Alden | Fee | Livengood | Salvatore |
| Anderson | Fischer | Lloyd | Saurman |
| Armstrong | Foster, W. W. | Lucyk | Serafini |
| Arty | Foster, Jr., A. | McClatchy | Seventy |
| Barber | Frazier | McIntyre | Showers |
| Belardi | Freind | McMonagle | Shupnik |
| Belfanti | Fryer | McVerry | Sieminski |
| Beloff | Gallagher | Mackowski | Sirianni |
| Berson | Gallen | Madigan | Smith, B. |
| Bittle | Gamble | Maiale | Smith, E. H. |
| Blaum | Gannon | Manderino | Smith, L. E. |
| Borski | Geist | Mannmiller | Snyder |
| Bowser | George | Marmion | Spitz |
| Boyes | Gladeck | Merry | Stairs |
| Brandt | Grabowski | Michlovic | Steighner |
| Brown | Gray | Micozzie | Stevens |
| Burd | Greenfield | Moehlmann | Stewart |
| Burns | Greenwood | Morris | Stuban |
| Caltagirone | Grieco | Mowery | Swaim |
| Cappabianca | Gruitza | Mrkonic | Sweet |
| Cawley | Gruppo | Mullen | Swift |
| Cessar | Hagarty | Murphy | Taylor, E. Z. |
| Cimini | Harper | Nahill | Taylor, F. E. |
| Civera | Hasay | Noye | Telek |
| Clark | Hayes | O'Donnell | Tigue |
| Clymer | Heiser | Olasz | Trello |
| Cochran | Hoeffel | Oliver | Van Horne |
| Colafella | Honaman | Pendleton | Vroon |
| Cole | Horgos | Perzel | Wachob |
| Cordisco | Hutchinson, A. | Peterson | Wambach |
| Cornell | Irvic | Petrarca | Wargo |
| Coslett | Itkin | Petrone | Wass |
| Cowell | Jackson | Phillips | Wenger |
| Cunningham | Johnson | Piccola | Weston |
| DeMedio | Kanuck | Pievsky | Wiggins |
| DeVerter | Kennedy | Pistella | Williams, H. |
| Daikeler | Klingaman | Pitts | Williams, J. D. |
| Davies | Kolter | Pott | Wilson |
| Dawida | Kowalyshyn | Pratt | Wogan |

Deal	Kukovich	Punt	Wozniak
Dietz	Lashinger	Rasco	Wright, D. R.
Dombrowski	Laughlin	Reber	Wright, J. L.
Donatucci	Lehr	Richardson	Wright, R. C.
Dorr	Lescovitz	Rieger	Zwikel
Duffy	Letterman	Ritter	
Durham	Levi	Rocks	Ryan,
Evans	Levin	Rybak	Speaker
Fargo	Lewis		

NAYS—5

Haluska	Miscevich	Rappaport	Spencer
Miller			

NOT VOTING—4

Cohen	Emerson	Pucciarelli	Taddonio
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EXCUSED—3

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

Ordered, That the clerk return the same to the Senate with the information that the House has passed the same without amendment.

* * *

The House proceeded to third consideration of **SB 1272, PN 1578**, entitled:

An Act amending Title 30 (Fish) of the Pennsylvania Consolidated Statutes, defining commission records.

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 provisions of the Constitution, the yeas and nays will now be taken.

YEAS—189

Alden	Fee	Lloyd	Saurman
Anderson	Foster, W. W.	Lucyk	Serafini
Armstrong	Foster, J., A.	McClatchy	Seventy
Arty	Frazier	McIntyre	Showers
Barber	Freind	McMonagie	Shupnik
Belardi	Fryer	McVerry	Sieminski
Beltanti	Gallagher	Mackowski	Smith, B.
Beloff	Gallen	Madigan	Smith, E. H.
Berson	Gamble	Maiale	Smith, L. E.
Bittle	Gannon	Manderino	Snyder
Blaum	Geist	Manmiller	Spencer
Borski	George	Marmion	Spitz
Bowser	Gladeck	Merry	Stairs
Boyes	Grabowski	Michlovic	Steighner
Brandt	Gray	Micozzie	Stevens
Brown	Greenfield	Moehlmann	Stewart
Burd	Greenwood	Morris	Stuban
Burns	Grieco	Mowery	Swaim
Caltagirone	Gruitza	Mrkonic	Sweet
Cappabianca	Gruppo	Mullen	Swift
Cawley	Hagarty	Murphy	Taddonio
Cessar	Haluska	Nahill	Taylor, E. Z.
Cimini	Harper	Noye	Taylor, F. E.
Civera	Hasay	O'Donnell	Telek
Clark	Hayes	Olasz	Tigue
Clymer	Heiser	Oliver	Tiello
Cochran	Hoeffel	Pendleton	Van Home
Colafilella	Honanian	Perzel	Vroon

Cole	Horgos	Peterson	Wachob
Cordisco	Hutchinson, A.	Petrarca	Warbach
Cornell	Irvis	Pratrone	Wargach
Coslett	Irkin	Phillips	Wass
Cowell	Jackson	Piccola	Wenger
Cunningham	Johnson	Pievsky	Weston
DeMedio	Kennedy	Pistiella	Wiggins
DeVerter	Klingaman	Pitts	Williams, H.
Daikeler	Kolter	Pott	Williams, J. D.
Davies	Kowalyszyn	Pratt	Wilson
Dawida	Kukovich	Pucciarelli	Wogan
Deal	Lashinger	Punt	Wozniak
Dietz	Laughlin	Rasco	Wright, D. R.
Dombrowski	Lehr	Reber	Wright, J. L.
Donatucci	Lescovitz	Richardson	Wright, R. C.
Dorr	Letterman	Rieger	Zwikel
Duffy	Levi	Ritter	
Durham	Levin	Rocks	Ryan,
Evans	Lewis	Rybak	Speaker
Fargo	Livengood	Salvatore	

NAYS—4

Fischer	Miller	Miscevich	Rappaport
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NOT VOTING—4

Cohen	Emerson	Kanuck	Sirianni
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EXCUSED—3

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

Ordered, That the clerk return the same to the Senate with the information that the House has passed the same without amendment.

* * *

The House proceeded to third consideration of **HB 2167, PN 3038**, entitled:

An Act amending the "Cooperative Agricultural Association Act," approved June 12, 1968 (P. L. 173, No. 94), further providing for dividends.

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 provisions of the Constitution, the yeas and nays will now be taken.

YEAS—193

Alden	Fischer	McClatchy	Saurman
Anderson	Foster, W. W.	McIntyre	Serafini
Armstrong	Foster, J., A.	McMonagie	Seventy
Arty	Frazier	McVerry	Showers
Barber	Freind	Mackowski	Shupnik
Belardi	Fryer	Madigan	Sieminski
Beltanti	Gallagher	Maiale	Sirianni
Beloff	Gallen	Manderino	Smith, B.
Berson	Gamble	Manmiller	Smith, E. H.
Bittle	Gannon	Marmion	Smith, L. E.
Blaum	Geist	Merry	Snyder
Borski	Gladeck	Michlovic	Spencer
Bowser	Grabowski	Micozzie	Spitz
Boyes	Gray	Miller	Stairs
Brandt	Greenfield	Miscevich	Steighner
Brown	Greenwood	Moehlmann	Stevens

Burd	Grieco	Morris	Stewart
Burns	Gruitza	Mowery	Stuban
Caltagirone	Gruppo	Mrkonic	Swaim
Cappabianca	Hagarty	Mullen	Sweet
Cawley	Haluska	Murphy	Swift
Cessar	Harper	Nahill	Taddonio
Cimini	Hasay	Noye	Taylor, E. Z.
Civera	Hayes	O'Donnell	Taylor, F. E.
Clark	Heiser	Olasz	Telek
Clymer	Hoeffel	Oliver	Tigue
Cochran	Honaman	Pendleton	Trello
Colafrella	Horgos	Perzel	Van Horne
Cole	Hutchinson, A.	Peterson	Vroon
Cordisco	Irvic	Petrarca	Wachob
Cornell	Itkin	Petrone	Wambach
Coslett	Jackson	Phillips	Wargo
Cowell	Johnson	Piccola	Wass
Cunningham	Kennedy	Pievsky	Wenger
DeMedio	Klingaman	Pistella	Weston
DeVerter	Kolter	Pitts	Wiggins
Daikeler	Kowalyszyn	Pott	Williams, H.
Davies	Kukovich	Pratt	Williams, J. D.
Dawida	Lashinger	Pucciarelli	Wilson
Deal	Laughlin	Punt	Wogan
Dietz	Lehr	Rappaport	Wozniak
Dombrowski	Lescovitz	Rasco	Wright, D. R.
Donatucci	Letterman	Reber	Wright, J. L.
Dorr	Levi	Richardson	Wright, R. C.
Duffy	Levin	Rieger	Zwinkl
Durham	Lewis	Ritter	
Evans	Livengood	Rocks	Ryan,
Fargo	Lloyd	Rybak	Speaker
Fee	Lucyk	Salvatore	

NAYS—1

George

NOT VOTING—3

Cohen

Emerson

Kanuck

EXCUSED—3

DeWeese

Dininni

Fleck

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 VOTE

The SPEAKER. The Chair recognizes the gentleman from Cambria, Dr. Haluska.

Mr. HALUSKA. Mr. Speaker, I was recorded in the negative on SB 1205, and I would like to be recorded in the affirmative.

The SPEAKER. The remarks of the gentleman will be spread upon the record.

MEMBER'S PRESENCE RECORDED

The SPEAKER. The Chair recognizes the gentleman from Philadelphia, Mr. Cohen, who asks that his name be added to the master roll call.

REMARKS ON VOTE

The SPEAKER. The Chair recognizes the gentleman from Tioga, Mr. Spencer.

Mr. SPENCER. Mr. Speaker, on SB 1205 I was registered in the negative, and I should have been registered in the affirmative. Would you please spread that on the record?

The SPEAKER. The remarks of the gentleman will be spread upon the record.

BILLS ON THIRD CONSIDERATION CONTINUED

The House proceeded to third consideration of **HB 689, PN 2801**, entitled:

An Act amending Title 49 (Mechanics' Liens) of the Pennsylvania Consolidated Statutes, adding provisions relating to mechanics' liens and making repeals.

On the question,

Will the House agree to the bill on third consideration?

BILL TABLED

The SPEAKER. The Chair recognizes the majority leader.

Mr. HAYES. Mr. Speaker, I move that **HB 689** be placed upon the table.

On the question,

Will the House agree to the motion?

Motion was agreed to.

* * *

The House proceeded to third consideration of **HB 983, PN 2589**, entitled:

An Act making corrections and revisions to the Pennsylvania Consolidated Statutes by amending Titles 1 (General Provisions), 2 (Administrative Law and Procedure), 9 (Burial Grounds) and 45 (Legal Notices) of the Pennsylvania Consolidated Statutes, making corrections relating to the regulation of cemeteries associated with any bona fide church or religious congregation, making editorial and conforming changes, transferring certain provisions of existing law to the Pennsylvania Consolidated Statutes and repealing certain obsolete acts and parts of acts.

On the question,

Will the House agree to the bill on third consideration?

BILL TABLED

The SPEAKER. The Chair recognizes the majority leader.

Mr. HAYES. Mr. Speaker, I move that **HB 983** be placed upon the table.

On the question,

Will the House agree to the motion?

Motion was agreed to.

* * *

The House proceeded to third consideration of **HB 1635, PN 1914**, entitled:

An Act amending the "Public School Code of 1949," approved March 10, 1949 (P. L. 30, No. 14), increasing the amount of work of any nature which can be performed on property owned by any school district without advertising and without competitive bids and further providing for contracts.

On the question,
Will the House agree to the bill on third consideration?

BILL TABLED

The SPEAKER. The Chair recognizes the majority leader.
Mr. HAYES. Mr. Speaker, I move that HB 1635 be placed upon the table.

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

* * *

The House proceeded to third consideration of **HB 2101, PN 3036**, entitled:

An Act amending "The Administrative Code of 1929," approved April 9, 1929 (P. L. 177, No. 175), reserving mineral rights to the Commonwealth upon the conveyance of surplus land.

On the question,
Will the House agree to the bill on third consideration?

The SPEAKER. For what purpose does the gentleman from Somerset, Mr. Lloyd, rise?

Mr. LLOYD. Mr. Speaker, it is my understanding that the gentleman, Mr. DeWeese, who is on leave this morning, has amendments to both HB 2101 and SB 18. He is not here this morning, and I do not have the amendments.

The SPEAKER. The Chair has no information with respect to amendments; none have been circulated to the Chair's knowledge.

Mr. LLOYD. Mr. Speaker, it is my understanding that they have yet to come down from the Reference Bureau, but I know that the gentleman had those amendments yesterday.

The SPEAKER. Does the gentleman, Mr. Rappaport, desire recognition?

Mr. RAPPAPORT. If it is the decision of the Chair to call this bill up, I would desire to be recognized at that point, Mr. Speaker.

The SPEAKER. The Chair will await the advice of the majority leader, and I notice the minority whip is conferring on this subject now.

BILLS PASSED OVER

The SPEAKER. The Chair recognizes the majority leader.
Mr. HAYES. Put the bills over, Mr. Speaker.

The SPEAKER. The majority leader is suggesting that HB 2101 and SB 18 be placed over. Without objection, these bills will be held over. The Chair hears no objection.

* * *

The House proceeded to third consideration of **SB 846, PN 922**, entitled:

An Act amending the act of June 3, 1937 (P. L. 1333, No. 320), entitled "Pennsylvania Election Code," providing for the appropriation of funds to meet the expense of publishing constitutional amendments in accordance with Article XI of the Constitution of Pennsylvania.

On the question,
Will the House agree to the bill on third consideration?

BILL TABLED

The SPEAKER. The Chair recognizes the majority leader.
Mr. HAYES. Mr. Speaker, I move that SB 846 be placed upon the table.

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

* * *

The House proceeded to third consideration of **SB 1027, PN 1664**, entitled:

An Act amending the act of June 3, 1937 (P. L. 1333, No. 320), entitled "Pennsylvania Election Code," further providing for certain applications for official absentee ballots.

On the question,
Will the House agree to the bill on third consideration?

BILL TABLED

The SPEAKER. The Chair recognizes the majority leader.
Mr. HAYES. Mr. Speaker, I move that SB 1027 be placed upon the table.

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

FINAL PASSAGE POSTPONED BILL CONSIDERED

Agreeable to order,
The bill having been called up from the postponed calendar by Mr. HALUSKA, the House resumed consideration on final passage of **HB 423, PN 2859**, entitled:

An Act amending the "Tax Reform Code of 1971," approved March 4, 1971 (P. L. 6, No. 2), further providing for requirements concerning returns.

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?

DECISION OF CHAIR REVERSED

The SPEAKER. Without objection, the Chair reverses its decision as to the bill having been agreed to on third consideration. The Chair hears none.

On the question recurring,
Will the House agree to the bill on third consideration?
Mr. SAURMAN offered the following amendment No. A7100:

Amend Sec. 1 (Sec. 335), page 2, lines 7 through 9, by striking out "TEN PER CENT OF" in line 7, all of lines 8 and 9 and inserting

ten dollars (\$10).

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

The SPEAKER. The Chair recognizes the gentleman from Montgomery, Mr. Saurman.

Mr. SAURMAN. Thank you, Mr. Speaker.

When this bill was presented formerly, there was a great deal of consternation because of the penalty of 10 percent. My amendment replaces that 10 percent with not really a penalty but an assessment of the cost that the Department of Revenue will assume in getting back to the individual who did not put the school classification or identification on the bill. It replaces it with a \$10 figure. The second offense then would be \$100, as the bill previously states. Thank you.

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

Mr. JOHNSON. Thank you, Mr. Speaker.

I would urge a "no" vote on this amendment. There are many PA-40 forms filed with zero tax liability. To put a \$10 fine on someone with a zero tax liability is certainly unfair. I would suggest the proper way for the Department of Revenue is to mark that block with a big red line, put stars around it, bring it to the people's attention. But a \$10 fine on a nontaxable return is too expensive, in my opinion. I would urge a "no" vote.

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

The following roll call was recorded:

YEAS—123

Alden	Fischer	Mackowski	Showers
Armstrong	Foster, Jr., A.	Madigan	Sieminski
Arty	Frazier	Maiale	Smith, B.
Barber	Freind	Manderino	Smith, E. H.
Berson	Fryer	Manmiller	Smith, I. E.
Bittle	Gamble	Marmion	Snyder
Borski	Gannon	Merry	Spitz
Bowser	George	Michlovic	Stairs
Boyes	Gladeck	Micozzie	Stevens
Brandt	Greenfield	Moehlmann	Stewart
Brown	Morris	Greenwood	Swaim
Burd	Gruppo	Murphy	Taylor, E. Z.
Burns	Hagarty	Nahill	Telek
Cessar	Haluska	Noye	Tigue
Civera	Harper	Oliver	Trello
Clymer	Hayes	Perzel	Van Horne
Cochran	Heiser	Pievsky	Vroon
Cohen	Hoeffel	Pistella	Wachob
Cornell	Honaman	Pitts	Weston
Coslett	Iryis	Pott	Wiggins
Cunningham	Kennedy	Pratt	Williams, H.
DeVerter	Kolter	Pucciarelli	Williams, J. D.
Daikeler	Kowalyshyn	Punt	Wilson
Davies	Kukovich	Rasco	Wogan
Dawida	Lasiunger	Reber	Wozniak
Deal	Laughlin	Richardson	Wright, J. L.
Donatucci	Lescovitz	Ritter	Wright, R. C.
Dorr	Livengood	Rybak	Zwinkl
Duffy	Lloyd	Salvatore	
Durham	McIntyre	Saurman	Ryan,
Evans	McVerry	Serafini	Speaker
Fargo			

NAYS—67

Anderson	Fee	Levi	Rocks
Belardi	Foster, W. W.	Levin	Seventy
Belfanti	Gallagher	Lucyk	Shupnik
Beloff	Geist	McMonagle	Sirianni
Blaum	Grabowski	Miller	Spencer
Caltagirone	Gray	Miscevich	Steighner
Cappabianca	Grieco	Mrkonie	Stuban
Cawley	Gruitza	Mullen	Sweet
Cimini	Hasay	O'Donnell	Swift
Clark	Horgos	Olasz	Taddonio
Colafella	Hutchinson, A.	Pendleton	Taylor, F. E.
Cole	Itkin	Peterson	Wambach
Cordisco	Jackson	Petrarca	Wargo
Cowell	Johnson	Petrone	Wass
DeMedio	Klingaman	Phillips	Wenger
Dietz	Lehr	Piccola	Wright, D. R.
Dombrowski	Letterman	Rieger	

NOT VOTING—7

Emerson	Kanuck	McClatchy	Rappaport
Gallen	Lewis	Mowery	

EXCUSED—3

DeWeese	Dininni	Fleck
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The question was determined in the affirmative, and the amendment was agreed to.

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

Bill as amended 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 provisions of the Constitution, the yeas and nays will now be taken.

YEAS—117

Alden	Durham	Madigan	Saurman
Armstrong	Fargo	Maiale	Sieminski
Arty	Fischer	Manderino	Smith, B.
Belfanti	Frazier	Marmion	Smith, E. H.
Berson	Freind	Merry	Spitz
Bittle	Gallagher	Micozzie	Stairs
Borski	Gamble	Morris	Steighner
Bowser	Gannon	Mowery	Stevens
Boyes	Grabowski	Mullen	Stewart
Brandt	Gray	Murphy	Stuban
Brown	Greenfield	Noye	Swaim
Burd	Greenwood	O'Donnell	Taddonio
Burns	Gruppo	Oliver	Taylor, E. Z.
Caltagirone	Haluska	Pendleton	Telek
Civera	Harper	Perzel	Tigue
Clark	Hayes	Petrarca	Van Horne
Clymer	Hoeffel	Phillips	Vroon
Cochran	Honaman	Pievsky	Wambach
Colafella	Irvic	Pistella	Wass
Cole	Johnson	Pitts	Weston
Cordisco	Kennedy	Pratt	Williams, J. D.
Coslett	Kolter	Pucciarelli	Wilson
Cunningham	Kowalyshyn	Punt	Wogan
Davies	Lashinger	Rappaport	Wozniak
Dawida	Laughlin	Rasco	Wright, J. L.
Deal	Levin	Richardson	Wright, R. C.
Dietz	McClatchy	Rieger	
Dombrowski	McIntyre	Rocks	Ryan,
Donatucci	McMonagle	Rybak	Speaker
Duffy	McVerry	Salvatore	

NAYS—71

Barber	Fryer	Lewis	Serafini
Belardi	Geist	Livengood	Seventy
Beloff	George	Lloyd	Showers
Blaum	Gladeck	Lucyk	Shupnik
Cappabianca	Grieco	Manmiller	Sirianni
Cawley	Gruitza	Michlovic	Smith, L. E.
Cessar	Hagarty	Miller	Snyder
Cimini	Hasay	Miscevich	Spencer
Cornell	Heiser	Moehlmann	Swift
Cowell	Horgos	Mrkonie	Taylor, F. E.
DeMedio	Hutchinson, A.	Nahill	Trello
DeVerter	Itkin	Olasz	Wachob
Daikeler	Jackson	Peterson	Wargo
Dorr	Klingaman	Petrone	Wenger
Evans	Kukovich	Piccola	Wiggins
Fec	Lescovitz	Pott	Wright, D. R.
Foster, W. W.	Letterman	Reber	Zwikl
Foster, Jr., A.	Levi	Ritter	

NOT VOTING—9

Anderson	Gallen	Lehr	Sweet
Cohen	Kanuck	Mackowski	Williams, H.
Emerson			

EXCUSED—3

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

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

REPORT OF COMMITTEE OF CONFERENCE CONSIDERED

Mr. ZWIKL called up for consideration the following Report of the Committee of Conference on **HB 671, PN 2975**, entitled:

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, adding an offense and providing a penalty.

On the question,

Will the House adopt the report of the committee of conference?

The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—191

Alden	Fischer	McIntyre	Saerman
Anderson	Foster, W. W.	McMonagle	Serafini
Armstrong	Foster, Jr., A.	McVerry	Seventy
Arty	Frazier	Mackowski	Showers
Barber	Freind	Madigan	Shupnik
Belardi	Fryer	Maiale	Sieminski
Belfanti	Gallagher	Manderino	Sirianni
Beloff	Gamble	Manmiller	Smith, B.
Berson	Gannon	Marmion	Smith, E. H.
Bittle	Geist	Merry	Smith, L. E.
Blaum	George	Michlovic	Snyder
Borski	Gladeck	Micozzie	Spencer
Bowser	Grabowski	Miller	Spitz
Boyes	Gray	Miscevich	Stairs
Brandt	Greenwood	Moehlmann	Steighner
Brown	Grieco	Morris	Stevens
Burd	Gruitza	Mowery	Stewart
Burns	Gruppo	Mrkonie	Sturban
Caltagirone	Hagarty	Mullen	Swain

Cappabianca	Haluska	Murphy	Sweet
Cawley	Hasay	Nahill	Swift
Cessar	Hayes	Noye	Taddonio
Cimini	Heiser	O'Donnell	Taylor, E. Z.
Civera	Hoeffel	Olasz	Taylor, F. E.
Clark	Honaman	Oliver	Telek
Clymer	Horgos	Pendleton	Tigue
Cochran	Hutchinson, A.	Perzel	Trello
Cohen	Irvic	Peterson	Van Horne
Colafella	Itkin	Petrarca	Vroon
Cole	Jackson	Petrone	Wachob
Cordisco	Johnson	Phillips	Wambach
Cornell	Kennedy	Piccola	Wargo
Coslett	Klingaman	Pievsky	Wass
Cowell	Kolter	Pistella	Wenger
Cunningham	Kowalshyn	Pitts	Weston
DeMedio	Kukovich	Pott	Wiggins
DeVerter	Lashingier	Pratt	Williams, H.
Daikeler	Laughlin	Pucciarelli	Williams, J. D.
Davies	Lehr	Punt	Wilson
Dawida	Lescovitz	Rappaport	Wogan
Deal	Letterman	Rasco	Wozniak
Dietz	Levi	Reber	Wright, D. R.
Dombrowski	Levin	Richardson	Wright, J. L.
Donatucci	Lewis	Rieger	Wright, R. C.
Dorr	Livengood	Ritter	Zwikl
Duffy	Lloyd	Rocks	
Durham	Lucyk	Rybak	Ryan,
Fargo	McClatchy	Saivatore	Speaker
Fec			

NAYS—2

Evans	Harper
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NOT VOTING—4

Emerson	Gallen	Greenfield	Kanuck
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EXCUSED—3

DeWeese	Dininni	Fleck
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the report of the committee of conference was adopted.

Ordered, That the clerk inform the Senate accordingly.

SENATE MESSAGE

SENATE ADOPTS REPORT OF COMMITTEE OF CONFERENCE

The clerk of the Senate, being introduced, informed that the Senate has adopted the Report of the Committee of Conference on the subject of the differences existing between the two Houses on **SB 277, PN 1763**.

REPORT OF COMMITTEE OF CONFERENCE CONSIDERED

Mr. HAYES called up for consideration the following Report of the Committee of Conference on **SB 277, PN 1763**, entitled:

An Act amending the act of April 12, 1951 (P. L. 90, No. 21), entitled "Liquor Code," defining and exempting privately-owned public golf courses from licensing quota, further regulating sales by such golf courses and certain other liquor licensees.

On the question,

Will the House adopt the report of the committee of conference?

The SPEAKER. The Chair recognizes the gentleman from Dauphin, Mr. Wambach.

Mr. WAMBACH. Mr. Speaker, I would like to interrogate Mr. Lehr, I guess, as the committee on the part of the House.

The SPEAKER. The gentleman, Mr. Lehr, yields to the gentleman, Mr. Dorr, who agrees to interrogation. The gentleman may proceed.

Mr. WAMBACH. Thank you, Mr. Speaker.

Mr. Speaker, we had before us last week a Conference Committee Report on SB 277 that was returned to the committee of conference. Could you explain to the House the difference between that report and the one we have before us?

Mr. DORR. Yes, Mr. Speaker. There was a wrong printer's number on the conference report that was issued last week, and then we had to make that technical change.

Mr. WAMBACH. There were no other substantial changes?

Mr. DORR. That is correct, Mr. Speaker.

Mr. WAMBACH. It was my understanding, Mr. Speaker, that the retail outlets for the three wineries was in that conference committee report. Was that correct?

Mr. DORR. That is not my understanding, Mr. Speaker. That particular issue has already become law.

Mr. WAMBACH. All right.

Also, there was a provision adopted by this House through amendment of SB 277 that called for 2 percent of the liquor sales in this State to be used for alcohol treatment centers. Was that in the conference committee report last week?

Mr. DORR. No, sir.

Mr. WAMBACH. I believe it was.

Mr. DORR. I am sorry. Yes. I had a misunderstanding as to what happened.

When the printer's number error was made, they went back two printer's numbers when they printed the report. Therefore, that particular issue was in that conference report. However, I can indicate to you that it was never the intention of the conference committee to have that particular amendment in it. In the original voting of the conference committee, that amendment of the House was deleted.

Mr. WAMBACH. Thank you, Mr. Speaker.

I would like to make a statement, Mr. Speaker.

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

Mr. WAMBACH. Mr. Speaker, I want to speak directly to the action by the conferees on SB 277 in regards to the 2-percent funding out of the liquor sales for alcohol treatment centers.

In the greater central Pennsylvania region, as I will call it, because this affects most of the members in the central Pennsylvania region, Alcoholism Services, Incorporated, has recently announced that they are in fact closing their operations here. They serve the greater tricounty area as well as other areas adjacent to and getting into many, many counties in the central Pennsylvania region.

I feel personally that the State, through the LCB (Liquor Control Board), has an obligation when they in fact sell alcoholic beverages to take some responsibility for alcohol treatment and alcohol abuse.

The amendment was adopted by this House, and I would say in its wisdom, that would have placed aside 2 percent of those revenues of the LCB to fund or to augment the funding of alcohol treatment centers across this State. This State cannot afford to have alcohol treatment centers go out of business. This is a very crucial problem all across the State, and I think it just makes sense to have the 2 percent put aside for the treatment. After all, the LCB is where the alcohol gets to the people, through the sales. I think that responsibility through 2 percent, or approximately \$4 million, it would amount to, would keep many of these facilities in operation, Mr. Speaker.

I think that is the critical point. Many of these facilities are on the brink of collapse. Many of these facilities will not be around for this treatment. Without it, we are going back to the days of the itinerant streetwalker with alcohol problems, as well as assistants to bank presidents who may have an alcohol problem, many of our neighbors and friends that you know, possibly some members of this chamber. Without the facilities here in place to assist the treatment with professional care, with professional treatment, there is going to be a big void in what these services provide. Now, I agree that 75 percent, in the case of ASI, of those clients who have come through that program could be assisted with Alcoholics Anonymous, or AA, but the 25 percent who need detoxification, who need the professional care and the professional treatment that AA does not provide will be lost.

I think it is critically important that we send the message to the conference committee to send this bill back to the committee and to have them consider placing the amendment that was put in in this House by a majority vote here back into that report. We are on a threshold of collapse with the alcohol treatment centers in this State. That is why time is of the essence, Mr. Speaker, and I would encourage all of the members to support sending the bill back to the conference committee for further amendment. Thank you, Mr. Speaker.

The SPEAKER. The Chair recognizes the gentleman from Philadelphia, Mr. Hardy Williams.

Mr. H. WILLIAMS. Mr. Speaker, I support the words of the previous speaker. I think this is one opportunity to serve an increasingly lost and destructive constituency, and a fair way to do it, given that if we are going to promote alcohol and to sell alcohol, indeed we need to share the benefits of that on a problem caused by that.

I support the gentleman's remarks very strongly in that it is one clear-cut opportunity in these times of restricted finances to target causes, effects, and the benefits together.

The SPEAKER. The Chair recognizes the gentleman from Montgomery, Mr. Lashinger.

Mr. LASHINGER. Thank you, Mr. Speaker.

Would the gentleman, Mr. Dorr, stand for brief interrogation?

The SPEAKER. The gentleman from York County, Mr. Dorr, indicates he will stand for interrogation. The gentleman may proceed.

Mr. LASHINGER. Thank you, Mr. Speaker.

Mr. Speaker, in that section that adds a new exempt category from the quota system, where normally hotel licenses and municipal golf course licenses, airport restaurant liquor licenses were exempt from the quota system and therefore could be issued licenses without getting into the program that currently exists today of purchasing licenses in the Commonwealth, I understand why we added privately-owned public golf courses in order to draw some parity between municipal golf courses. I am not sure—and maybe you can refresh my memory—as to why we added privately-owned private golf courses.

Mr. DORR. Mr. Speaker, could the gentleman tell me what specific area of the bill he is talking about?

Mr. LASHINGER. I am sorry. On page 3, subsection (3).

Mr. DORR. Okay. It is my understanding of the legislation, the conference report, Mr. Speaker, that the places where we added the privately-owned private golf courses relates only to the matter of hours of sale and not to the matter of the quota system. And that is an effort to make everybody equal, all different types of licenses.

Mr. LASHINGER. I apologize. It is also referenced in that section, but it also is in that quota section, section 461 on page 5.

Mr. DORR. Well, Mr. Speaker, I think, to answer the gentleman's question, apparently it is in that section, too, and again I would say it is simply a matter of making the golf course licenses equal. It does not add a category of license. There is already that license available. The point, however, of the gentleman is correct that it does go beyond the quota system where there is a privately-owned private golf course. I guess the theory of that would be that since it is a private club and operation, there is not that much effect on the public sale of alcoholic beverage.

Mr. LASHINGER. Thank you, Mr. Speaker.

Mr. Speaker, may I have permission to make a few brief comments?

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

Mr. LASHINGER. Thank you, Mr. Speaker.

Mr. Speaker, I think the conference committee did a fine job in answering that question about the 10th-hole problem that liquor licensees who are municipal golf courses have experienced, and they have addressed that problem adequately.

I can understand why the conference committee also wants to draw some parity between municipal golf courses. However, I cannot understand—especially with all the recent controversy that is focused on the Liquor Control Board as regards club licensees throughout the Commonwealth, while this is not exactly on point, and the type of club license that we are talking about—why we are granting, in effect, new licenses, and we are not putting people in that bidding process that currently exists for liquor licenses in the Commonwealth,

giving them the opportunity, privately-owned private golf courses, possibly private clubs, which we have no control over—no control over their admission policies, membership restrictions, all those types of things that I think we would want to control.

I think it is important. I concur with the thinking that we should draw the parity between municipal golf courses and privately-owned public golf courses, golf courses that are open to all of your constituents. However, I have some very serious reservations about granting licenses to privately-owned private golf courses that can restrict membership. Therefore, I would hope that the conference committee would take the bill back and address that problem. Thank you, Mr. Speaker.

The SPEAKER. The Chair recognizes the gentleman from Dauphin, Mr. Wambach.

Mr. WAMBACH. Thank you, Mr. Speaker.

I would just like to state, Mr. Speaker, the importance in the parameters of the area that Alcoholism Services, Incorporated, provided service for. They were the major source of treatment in Dauphin, Cumberland, and Perry Counties, Mr. Speaker, and also provided treatment for clients from York, Lancaster, Adams, Franklin, Fulton, Northumberland, and most other central Pennsylvania counties. Now, the problem that exists when ASI closes its doors is that Chit-Chat, located in Reading, becomes the closest area for detoxification for the alcoholics.

I think that we are included as far as the concern that this House has shown as far as drunk driving is concerned. There are many, many bills that we know of currently in committees that address themselves to the drunk driver, but without ASI and without other alcohol treatment services, there is no rehabilitation aspect involved for the drunk driver or for any other reason someone is overcome by the disease of alcohol.

I think basically what we are talking about here, Mr. Speaker, is a viable program, a model program, an award-winning program, that is being closed here, and I think the 2-percent funding, which rightfully should come from the liquor sales, could go and support on a supplemental basis to get these treatment centers through difficult times. I encourage every member of the House to consider these points in regards to the Conference Committee Report on SB 277 and vote to nonconcur. Thank you, Mr. Speaker.

The SPEAKER. The Chair recognizes the gentleman from Lawrence, Mr. Pratt.

Mr. PRATT. Thank you, Mr. Speaker.

I would like to make a few remarks regarding prior remarks made by two previous speakers regarding SB 277, the conference report. Relative to Representative Wambach's concerns about his local alcohol and drug abuse program and such programs throughout the State, I sincerely and truly sympathize with the gentleman. I, too, have such a program that is desperately lacking in funds. But to penalize this particular bill because of the shortcomings of this body, of the executive branch of State Government and the Federal Government to adequately fund such programs is unfair.

Mr. Speaker, the 2-percent provision that was inserted in this particular bill by this House was taken out in the conference committee because it would not benefit these programs throughout the State. If the 2-percent provision was enacted into law, that would mean approximately \$4 million to the various programs throughout the State. However, there was no language in the provision which would prevent the administration or this body from reducing past appropriations by that \$4 million. Let me give you an example, Mr. Speaker, and I covered this argument the last time this bill was before this body.

In the present fiscal year local abuse programs have been appropriated from the General Fund budget about \$21 1/2 million. Proposed for the next fiscal year these programs will get \$21.7 million, an increase of about \$220,000. Now, if we were to enact this 2-percent provision which states that 2 percent of the revenues to the Liquor Control Board would go into a fund for these programs, that would mean \$4 million. But I submit, Mr. Speaker, that this body would then appropriate \$4 million less in the General Fund. So the net result is that it is a washout. You do not gain anything by this type of provision, and I do not know how you would force this body or force the administration to propose funding above and beyond the 2 percent which would be mandated by a provision.

I think Mr. Wambach has a very valid argument, but do not penalize this conference report because of the shortcomings of other people. I think a good way to accomplish solving the problem is attack it through—I think Representative Lehr has a package of bills he is preparing on drunk driving. Maybe a bill can be prepared that would provide adequately for the funding of these programs. I urge that and would support that.

Secondly, Mr. Speaker, I cannot accept the argument by Representative Lashinger in terms of the privately-owned private golf courses. They would be no different than other private clubs, your Sons of Italy, your Eagles, all of these clubs. I do not know how these clubs discriminate. They seem to be flourishing, or at least operating, and have been for many, many years. They are no different than the privately-owned private golf clubs. They are now within this bill on the same parity as privately-owned public golf courses.

I think that this bill is badly needed by these clubs and in no way violates the dry municipality concept. That is kept intact. I think it is a good bill. I think we have considered this bill for too many weeks and months, and I hope, Mr. Speaker, that everyone will support it. Thank you.

The SPEAKER. Is the gentleman, Mr. Williams, seeking recognition?

Mr. H. WILLIAMS. Yes, Mr. Speaker.

The SPEAKER. The gentleman is in order for the second time on the question.

Mr. H. WILLIAMS. Mr. Speaker, I just wanted to take this opportunity to restate my support for the remarks of the gentleman, Mr. Wambach. I think he has said something to us that has fundamental importance as a legislative body. The question really is how we are going to treat and take care of

our hungry; how we are going to take care of all the people who are left adrift by themselves in these days and times, people whom we have stated we do not have enough resources to go around for. We have left them adrift as a matter of policy on an unstructured sea which promises to redound to our public detriment in terms of additional moneys. However, wherever that debate is on one side or the other, whether we need fiscal austerity and to pull in our belts for a time or not and whether the net result will be a productive balance is a central question that each and every one of us must ask ourselves. Representative Wambach has said he has asked that question. He has said if we are going to sell liquor and make people drunk and kill some other people, at the very least it is a point where we can use some of those very resources to treat the people who are disoriented; to preserve the programs which have been very productive; to preserve the jobs of the experts who have been doing that pretty well.

The question I ask to Mr. Pratt is a policy question: Should we at this time be so concerned as a matter of policy of adopting an extra privilege or an extra adjustment for private clubs and private people who ought to be fairly well off, or do we pause and do we stop and do we say, here is a way in one problem where we can begin to preserve what we have, we can meet the problem, which is acute, and we can think of other ways, maybe in Representative Lashinger's package of bills, to in some concentrated, coordinated way attack that problem without losing more? To the observation which says if we pass this bill and appropriate \$4 million from people who drink liquor, if our policy is that we have that money there, we ought to use it, that when the time comes to appropriate money in the General Fund, we do not do something contradictory. I think it is an excellent point that is made by the gentleman, Mr. Wambach, that at some place we have to stop as a legislative body to put some sense, some money, and some coordination to the causes of deep problems. The things that we benefit from those problems at least ought to be turned around and put into the system of treatment and rehabilitation.

I do not know how deeply many of you in your constituency have been affected by the retrenchment in programs like alcoholism and the like, drug abuse and the like - the things that rip up our cities; the things that rip up our society; the things that rip up our children; the things that make fathers not work, go to jail, and cause further problems. The point that is being made here is, someone needs to get a message, a message that we can do it a bit better, and I believe that Representative Wambach's point is that as a matter of policy, as a matter of clarity, we ought to send a message as to what can be done in this one small bill which seeks to add an extra benefit to the privilege—a benefit I think is deserved, incidentally. But a real cogent idea can be added to this and improve our general situation, and I would urge the defeat of the bill so it can be recommitted to the conference committee.

On the question recurring,

Will the House adopt the report of the committee of conference?

The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—69

Anderson	Gallen	Moehlmann	Smith, B.
Beloff	Gladeck	Mowery	Smith, E. H.
Berson	Grabowski	Mullen	Spencer
Brandt	Hagarty	Murphy	Stevens
Burd	Hasay	Nahill	Stewart
Cappabianca	Heiser	Olasz	Swaim
Cessar	Hoefel	Pendleton	Sweet
Clark	Horgos	Perzel	Taylor, F. E.
Colafella	Jackson	Petrarca	Trello
Cornell	Kennedy	Petrone	Van Horne
Coslett	Kolter	Phillips	Wass
DeMedio	Lehr	Pott	Weston
Daikeler	Lescovitz	Pratt	Wogan
Dawida	Letterman	Rasco	Wozniak
Dorr	McClatchy	Reber	
Duffy	Mackowski	Salvatore	Ryan,
Fargo	Maiale	Saurman	Speaker
Fee	Merry	Seventy	

NAYS—126

Armstrong	Fischer	Lewis	Rocks
Arty	Foster, W. W.	Livengood	Rybak
Barber	Foster, Jr., A.	Lloyd	Serafini
Belardi	Frazier	Lucyk	Showers
Belfanti	Freind	McIntyre	Shupnik
Bittle	Fryer	McMonagle	Sieminski
Blaum	Gallagher	McVerry	Sirianni
Borski	Gamble	Madigan	Smith, L. E.
Bowser	Gannon	Manderino	Snyder
Boyes	Geist	Manmiller	Spitz
Brown	George	Marmion	Stairs
Burns	Gray	Michlovic	Steighner
Caltagirone	Greenfield	Micozzie	Stuban
Cawley	Greenwood	Miller	Swift
Cimini	Grieco	Miscevich	Taddonio
Civera	Gruitza	Morris	Taylor, E. Z.
Clymer	Gruppo	Mrkonc	Telek
Cochran	Haluska	Noye	Tigue
Cohen	Harper	O'Donnell	Vroon
Cole	Hayes	Oliver	Wachob
Cordisco	Honaman	Peterson	Wambach
Cowell	Hutchinson, A.	Piccola	Wargo
Cunningham	Irvs	Pievsky	Wenger
DeVerter	Itkin	Pistella	Wiggins
Davies	Johnson	Pitts	Williams, H.
Deal	Klingaman	Pucciarelli	Williams, J. D.
Dietz	Kowalshyn	Punt	Wilson
Dombrowski	Kukovich	Rappaport	Wright, D. R.
Donatucci	Lashinger	Richardson	Wright, J. I.
Durham	Laughlin	Rieger	Wright, R. C.
Emerson	Levi	Ritter	Zwikel
Evans	Levin		

NOT VOTING—2

Alden	Kanuck
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EXCUSED—3

DeWeese	Dininni	Fleck
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Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the report of the committee of conference was not adopted.

Ordered, That the clerk inform the Senate accordingly.

REMARKS ON VOTE

The SPEAKER. The Chair recognizes the lady from Philadelphia, Mrs. Harper.

Mrs. HARPER. Thank you, Mr. Speaker.

On the Conference Report on HB 671, I voted in the negative. I would like to be recorded in the positive.

The SPEAKER. The remarks of the lady will be spread upon the record.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE CONSIDERED

The clerk of the Senate, being introduced, returned the following **HB 242, PN 2971**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act for the purpose of providing a system for the collection and recycling of used oil; defining certain terms; prohibiting certain actions; giving certain authority to the Department of Environmental Resources; providing for penalties, and generally dealing with used oil collection, storage, transportation and recycling.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. The Chair recognizes the gentleman from Bucks, Mr. Wright.

Mr. J. L. WRIGHT. Mr. Speaker, I suggest that the House do concur in the amendments inserted by the Senate to HB 242.

On the question recurring,

Will the House concur in Senate amendments?

The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—194

Alden	Fee	Lucyk	Salvatore
Anderson	Fischer	McClatchy	Saurman
Armstrong	Foster, W. W.	McIntyre	Serafini
Arty	Foster, Jr., A.	McMonagle	Seventy
Barber	Frazier	McVerry	Showers
Belardi	Freind	Mackowski	Shupnik
Belfanti	Fryer	Madigan	Sieminski
Beloff	Gallagher	Maiale	Sirianni
Berson	Gallen	Manderino	Smith, B.
Bittle	Gamble	Manmiller	Smith, E. H.
Blaum	Gannon	Marmion	Smith, L. E.
Borski	Geist	Merry	Snyder
Bowser	George	Michlovic	Spencer
Boyes	Grabowski	Micozzie	Spitz
Brandt	Gray	Miller	Stairs
Brown	Greenfield	Miscevich	Steighner
Burd	Greenwood	Moehlmann	Stevens
Burns	Grieco	Morris	Stewart
Caltagirone	Gruitza	Mowery	Stuban
Cappabianca	Gruppo	Mrkonc	Swaim
Cawley	Hagarty	Mullen	Sweet
Cessar	Haluska	Murphy	Swift
Cimini	Harper	Nahill	Taddonio
Civera	Hasay	Noye	Taylor, E. Z.
Clark	Hayes	O'Donnell	Taylor, F. E.
Clymer	Heiser	Olasz	Telek
Cochran	Hoefel	Oliver	Tigue
Cohen	Honaman	Pendleton	Trello
Colafella	Horgos	Perzel	Van Horne
Cole	Hutchinson, A.	Peterson	Vroon

Cordisco	Iris	Petrarca	Wachob
Cornell	Itkin	Petrone	Wambach
Coslett	Jackson	Phillips	Wargo
Cowell	Johnson	Piccola	Wass
Cunningham	Kennedy	Pievsky	Wenger
DeMedio	Klingaman	Pistella	Weston
DeVerte	Kolter	Pitts	Wiggins
Daikeler	Kowalshyn	Pott	Williams, H.
Davies	Kukovich	Pratt	Williams, J. D.
Dawida	Lashinger	Pucciarelli	Wilson
Deal	Laughlin	Punt	Wogan
Dietz	Lehr	Rappaport	Wozniak
Dombrowski	Lescovitz	Rasco	Wright, D. R.
Donatucci	Letterman	Reber	Wright, J. L.
Dorr	Levi	Richardson	Wright, R. C.
Duffy	Levin	Rieger	Zwikl
Durham	Lewis	Ritter	
Evans	Livengood	Rocks	Ryan,
Fargo	Lloyd	Rybak	Speaker

NAYS—0

NOT VOTING—3

Emerson	Gladeck	Kanuck
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EXCUSED—3

DeWeese	Dininni	Fleck
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the clerk inform the Senate accordingly.

WELCOME

The SPEAKER. The Chair is pleased to welcome to the hall of the House today as the guest of Representative Taylor of Chester County, Mr. Howard Thorne, a distinguished artist from Chester County.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE CONSIDERED

The clerk of the Senate, being introduced, returned the following **HB 704, PN 3054**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act amending the "Solicitation of Charitable Funds Act," approved August 9, 1963 (P. L. 628, No. 337), further providing for investigations, audits or reviews of certain charitable organizations and changing registration procedures.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. The Chair recognizes the gentleman from Northumberland, Mr. Phillips.

Mr. PHILLIPS. Mr. Speaker, I suggest that the House do concur in the amendments inserted by the Senate to HB 704.

On the question recurring,

Will the House concur in Senate amendments?

The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—193

Alden	Fec	Lloyd	Rybak
Anderson	Fischer	Lucyk	Salvatore
Armstrong	Foster, W. W.	McClatchy	Saurman
Arty	Foster, Jr., A.	McIntyre	Serafini
Barber	Frazier	McMonagle	Seventy
Belardi	Freind	McVerry	Showers
Belfanti	Fryer	Mackowski	Shupnik
Beloff	Gallagher	Madigan	Sieminski
Berson	Gallen	Maiale	Sirianni
Bittle	Gamble	Manderino	Smith, B.
Blaum	Gannon	Manmiller	Smith, E. H.
Borski	Geist	Marmion	Smith, L. E.
Bowser	George	Merry	Snyder
Boyes	Gladeck	Michlovic	Spencer
Brandt	Grabowski	Micozzie	Spitz
Brown	Gray	Miller	Stairs
Burd	Greenfield	Miscevich	Steighner
Burns	Greenwood	Moehlmann	Stevens
Caitagirone	Grieco	Morris	Stewart
Cappabianca	Gruitza	Mowery	Stuban
Cawley	Gruppo	Mrkonic	Swaim
Cessar	Hagarty	Mullen	Sweet
Cimini	Haluska	Murphy	Swift
Civera	Harper	Nahill	Taylor, E. Z.
Clark	Hasay	Noye	Taylor, F. E.
Clymer	Hayes	O'Donnell	Telek
Cochran	Heiser	Olasz	Tigue
Cohen	Hoefel	Oliver	Trello
Colafella	Honaman	Pendleton	Van Horne
Cole	Horgos	Perzel	Vroon
Cordisco	Hutchinson, A.	Peterson	Wachob
Cornell	Iris	Petrarca	Wambach
Coslett	Itkin	Petrone	Wargo
Cowell	Jackson	Phillips	Wass
Cunningham	Johnson	Piccola	Wenger
DeMedio	Kennedy	Pievsky	Weston
DeVerte	Klingaman	Pistella	Wiggins
Daikeler	Kolter	Pitts	Williams, H.
Davies	Kowalshyn	Pott	Wilson
Dawida	Kukovich	Pratt	Wogan
Deal	Lashinger	Pucciarelli	Wozniak
Dietz	Laughlin	Punt	Wright, D. R.
Dombrowski	Lehr	Rappaport	Wright, J. L.
Donatucci	Lescovitz	Rasco	Wright, R. C.
Dorr	Letterman	Reber	Zwikl
Duffy	Levi	Richardson	
Durham	Levin	Rieger	Ryan,
Evans	Lewis	Ritter	Speaker
Fargo	Livengood	Rocks	

NAYS—0

NOT VOTING—4

Emerson	Kanuck	Taddonio	Williams, J. D.
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EXCUSED—3

DeWeese	Dininni	Fleck
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the clerk inform the Senate accordingly.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE CONSIDERED

The clerk of the Senate, being introduced, returned the following **HB 1429, PN 3055**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act relating to noxious weeds; creating a Noxious Weed Control Committee and defining its powers and duties; imposing powers and duties on the Secretary of Agriculture and municipalities; providing penalties; and making a repeal.

On the question,
Will the House concur in Senate amendments?

The SPEAKER. The Chair recognizes the majority leader.
Mr. HAYES. Mr. Speaker, I suggest that the House do concur in the amendments inserted by the Senate to HB 1429.

On the question recurring,
Will the House concur in Senate amendments?

The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—192

Alden	Fischer	McClatchy	Salvatore
Anderson	Foster, W. W.	McIntyre	Saurman
Armstrong	Foster, Jr., A.	McMonagle	Serafini
Arty	Frazier	McVerry	Seventy
Barber	Freind	Mackowski	Showers
Belardi	Fryer	Madigan	Shupnik
Belfanti	Gallagher	Maiale	Sieminski
Beloff	Gallen	Manderino	Sirianni
Berson	Gamble	Manmiller	Smith, B.
Bittle	Gannon	Marmion	Smith, E. H.
Blaum	Geist	Merry	Smith, L. E.
Borski	George	Michlovic	Snyder
Bowser	Gladeck	Micozzie	Spencer
Boyes	Grabowski	Miller	Spitz
Brandt	Gray	Miscevich	Stairs
Brown	Greenfield	Moehlmann	Steighner
Burd	Greenwood	Morris	Stevens
Burns	Grieco	Mowery	Stewart
Caltagirone	Gruitza	Mrkonic	Stuban
Cappabianca	Gruppo	Mullen	Swaim
Cawley	Hagarty	Murphy	Sweet
Cessar	Haluska	Nahill	Swift
Cimini	Harper	Noye	Taddonio
Civera	Hasay	O'Donnell	Taylor, E. Z.
Clark	Hayes	Olasz	Taylor, F. E.
Clymer	Heiser	Oliver	Telek
Cochran	Hoeffel	Pendleton	Tigue
Cohen	Honaman	Perzel	Trello
Colafella	Horgos	Peterson	Van Horne
Cole	Irvis	Petrarca	Vroon
Cordisco	Itkin	Petrone	Wachob
Cornell	Jackson	Phillips	Wambach
Coslett	Johnson	Piccola	Wargo
Cowell	Kennedy	Pievsky	Wass
Cunningham	Klingaman	Pistella	Wenger
DeMedio	Kolter	Pitts	Weston
DeVerter	Kowalyszyn	Potf'	Wiggins
Daikeler	Kukovich	Pratt	Williams, H.
Davies	Lashingier	Pucciarelli	Wilson
Dawida	Laughlin	Punt	Wogan
Deal	Lehr	Rappaport	Wozniak
Dietz	Lescovitz	Rasco	Wright, D. R.
Dombrowski	Letterman	Reber	Wright, J. L.
Donatucci	Levi	Richardson	Wright, R. C.
Dorr	Levin	Rieger	Zwikel
Duffy	Lewis	Ritter	
Durham	Livengood	Rocks	Ryan,
Fargo	Lloyd	Rybak	Speaker
Fee	Lucyk		

NAYS—2

Evans	Hutchinson, A.
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NOT VOTING—3

Emerson	Kanuck	Williams, J. D.
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EXCUSED—3

DeWeese	Dininni	Fleck
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the clerk inform the Senate accordingly.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE CONSIDERED

The clerk of the Senate, being introduced, returned the following **HB 1650, PN 2972**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act amending "The Fiscal Code," approved April 9, 1929 (P. L. 343, No. 176), establishing a uniform interest rate for all taxes due the Commonwealth, requiring the Commonwealth to pay interest on money due taxpayers and providing for the payment of cash refunds by the Department of Revenue.

On the question,
Will the House concur in Senate amendments?

The SPEAKER. The Chair recognizes the gentleman from Bucks, Mr. Wilson.

Mr. WILSON. Mr. Speaker, I suggest that the House do concur in the amendments inserted by the Senate to HB 1650.

On the question recurring,
Will the House concur in Senate amendments?

The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—194

Alden	Fee	Lloyd	Rybak
Anderson	Fischer	Lucyk	Salvatore
Armstrong	Foster, W. W.	McClatchy	Saurman
Arty	Foster, Jr., A.	McIntyre	Serafini
Barber	Frazier	McMonagle	Seventy
Belardi	Freind	McVerry	Showers
Belfanti	Fryer	Mackowski	Shupnik
Beloff	Gallagher	Madigan	Sieminski
Berson	Gallen	Maiale	Sirianni
Bittle	Gamble	Manderino	Smith, B.
Blaum	Gannon	Manmiller	Smith, E. H.
Borski	Geist	Marmion	Smith, L. E.
Bowser	George	Merry	Snyder
Boyes	Gladeck	Michlovic	Spencer
Brandt	Grabowski	Micozzie	Spitz
Brown	Gray	Miller	Stairs
Burd	Greenfield	Miscevich	Steighner
Burns	Greenwood	Moehlmann	Stevens
Caltagirone	Grieco	Morris	Stewart
Cappabianca	Gruitza	Mowery	Stuban
Cawley	Gruppo	Mrkonic	Swaim
Cessar	Hagarty	Mullen	Sweet
Cimini	Haluska	Murphy	Swift
Civera	Harper	Nahill	Taddonio
Clark	Hasay	Noye	Taylor, E. Z.
Clymer	Hayes	O'Donnell	Taylor, F. E.
Cochran	Heiser	Olasz	Telek
Cohen	Hoeffel	Oliver	Tigue
Colafella	Honaman	Pendleton	Trello
Cole	Horgos	Perzel	Van Horne
Cordisco	Hutchinson, A.	Peterson	Vroon
Cornell	Irvis	Petrarca	Wachob

Coslett	Itkin	Petrone	Wambach
Cornell	Jackson	Phillips	Wargo
Cunningham	Johnson	Piccola	Wass
DeMedio	Kennedy	Pievsky	Wenger
DeVerter	Klingaman	Pistella	Weston
Daikeler	Kolter	Pitts	Wiggins
Davies	Kowalshyn	Pott	Williams, H.
Dawida	Kukovich	Pratt	Wilson
Deal	Lashingier	Pucciarelli	Wogan
Dietz	Laughlin	Punt	Wozniak
Dombrowski	Lehr	Rappaport	Wright, D. R.
Donatucci	Lescovitz	Rasco	Wright, J. L.
Dorr	Letterman	Reber	Wright, R. C.
Duffy	Levi	Richardson	Zwinkl
Durham	Levin	Rieger	
Evans	Lewis	Ritter	Ryan,
Fargo	Livengood	Rocks	Speaker

NAYS—0

NOT VOTING—3

Emerson Kanuck Williams, J. D.

EXCUSED—3

DeWeese Dininni Fleck

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the clerk inform the Senate accordingly.

AMENDED HOUSE RESOLUTION RETURNED FOR CONCURRENCE CONSIDERED

The clerk of the Senate, being introduced, returned the following **HR 149, PN 3063**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

General Assembly memorialize President and Congress impose specialty steel import limitations under provisions of the Trade Act of 1974.

On the question,
Will the House concur in Senate amendments?

The **SPEAKER**. The Chair recognizes the gentleman from Allegheny, Mr. Clark.

Mr. **CLARK**. Mr. Speaker, I suggest that the House do concur in the amendments inserted by the Senate to HR 149.

On the question recurring,
Will the House concur in Senate amendments?

The following roll call was recorded:

YEAS—192

Anderson	Foster, W. W.	McClatchy	Saurman
Armstrong	Foster, Jr., A.	McIntyre	Serafini
Arty	Frazier	McMonagle	Seventy
Barber	Freind	Mackowski	Showers
Belardi	Fryer	Madigan	Shupnik
Belfanti	Gallagher	Maiale	Sieminski
Beloff	Gallen	Manderino	Sirianni
Berson	Gamble	Manmiller	Smith, B.
Bittle	Gannon	Marmion	Smith, E. H.
Blaum	Geist	Merry	Smith, L. E.
Borski	George	Michlovic	Snyder
Bowser	Gladeck*	Micozzie	Spencer
Boyes	Grabowski	Miller	Spitz
Brandt	Gray	Miscevich	Stairs
Brown	Greenfield	Moehlmann	Steighner
Burd	Greenwood	Morris	Stevens

Burns	Grieco	Mowery	Stewart
Caltagirone	Gruitza	Mrkonic	Stuban
Cappabianca	Gruppo	Mullen	Swaim
Cawley	Hagarty	Murphy	Sweet
Cessar	Haluska	Nahill	Swift
Cimini	Harper	Noye	Taddonio
Clark	Hasay	O'Donnell	Taylor, E. Z.
Clymer	Hayes	Olasz	Taylor, F. E.
Cochran	Heiser	Oliver	Telek
Cohen	Hoeffel	Pendleton	Tigue
Colafella	Honaman	Perzel	Trello
Cole	Horgos	Peterson	Van Horne
Cordisco	Hutchinson, A.	Petrarca	Vroon
Cornell	Irvis	Petrone	Wachob
Coslett	Itkin	Phillips	Wambach
Cowell	Jackson	Piccola	Wargo
Cunningham	Johnson	Pievsky	Wass
DeMedio	Kennedy	Pistella	Wenger
DeVerter	Klingaman	Pitts	Weston
Daikeler	Kolter	Pott	Wiggins
Davies	Kowalshyn	Pratt	Williams, H.
Dawida	Kukovich	Pucciarelli	Williams, J. D.
Deal	Lashingier	Punt	Wilson
Dietz	Laughlin	Rappaport	Wogan
Dombrowski	Lehr	Rasco	Wozniak
Donatucci	Lescovitz	Reber	Wright, D. R.
Dorr	Letterman	Richardson	Wright, J. L.
Duffy	Levi	Rieger	Wright, R. C.
Durham	Levin	Ritter	Zwinkl
Evans	Lewis	Rocks	
Fargo	Livengood	Rybak	Ryan,
Fee	Lloyd	Salvatore	Speaker
Fischer	Lucyk		

NAYS—0

NOT VOTING—5

Alden Emerson Kanuck McVerry
Civera

EXCUSED—3

DeWeese Dininni Fleck

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

Ordered, That the clerk inform the Senate accordingly.

WELCOME

The **SPEAKER**. The Chair is pleased to welcome to the hall of the House today as the guests of Representative Morris of Chester County, Mr. and Mrs. Raymond Mowery and their daughters, Sharon and Rachel.

BILLS ON THIRD CONSIDERATION CONTINUED

The House proceeded to third consideration of **HB 2084, PN 2598**, entitled:

An Act amending "The Second Class Township Code," approved May 1, 1933 (P. L. 103, No. 69), providing for public auction.

On the question,
Will the House agree to the bill on third consideration?

Mr. **SWEET** offered the following amendments No. **A7088**:

Amend Title, page 1, line 4, by removing the period after "auction" and inserting further providing for the organization of the board of supervisors.

Amend Bill, page 1, by inserting between lines 6 and 7

Section 1. Section 511, act of May 1, 1933 (P.L.103, No.69), known as "The Second Class Township Code," reenacted and amended July 10, 1947 (P.L.1481, No.567), and amended October 22, 1981 (P.L.108, No.313), is amended to read:

Section 511. Organization Meeting; Appointment of Secretary and Treasurer.—The supervisors of each township shall meet, at a convenient time and place, on the first Monday in January of each year. If the first Monday is a legal holiday, the meeting shall be held the first day following. At such time the township supervisors shall organize as a board by electing one of their number as chairman and another member as vice-chairman. The board shall appoint a treasurer and a secretary. The secretary shall be an individual, however the board may select either a trust company, banking institution or an individual to serve as treasurer, or the board may appoint one individual to serve as both secretary and treasurer. The secretary-treasurer, secretary or treasurer, may or may not be a member of the board.

The meeting under this section may be considered as a regular monthly meeting for the transaction of such business as comes before it. The first order of business at this meeting shall be organization of the board. Any action taken or business transacted other than organization of the supervisors as a board at any organization meeting held prior to the effective date of this amending act, which is invalid for the reason that the action was taken or business transacted at an organization meeting, is hereby validated and confirmed. The affirmative vote of all the members of the board, duly recorded, showing how each member voted, shall be required in order to take any action pursuant to this section.

Amend Sec. 1, page 1, line 7, by striking out "1." and inserting

2.

Amend Sec. 1, page 1, lines 7 through 9, by striking out "act of May 1, 1933" in line 7, all of lines 8 and 9, and inserting of the act

Amend Sec. 2, page 4, line 8, by striking out "2." and inserting

3.

On the question,

Will the House agree to the amendments?

The SPEAKER. The Chair recognizes the gentleman from Washington, Mr. Sweet.

Mr. SWEET. Mr. Speaker, this amendment merely assures that votes taken at reorganizational meetings of townships of the second class will be done in a public fashion. I ask for an affirmative vote.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS—194

Table listing names of those in favor (Yeas) for the amendments, including Alden, Anderson, Armstrong, Arty, Barber, Belardi, Belfanti, Beloff, Berson, Bittle, Blaum, and Borski.

Table listing names of those present or voting, including Bowser, Boyes, Brandt, Brown, Burd, Burns, Caitagirone, Cappabianca, Cawley, Cessar, Cimini, Civera, Clark, Clymer, Cochran, Cohen, Colafella, Cole, Cordisco, Cornell, Coslett, Cowell, Cunningham, DeMedio, DeVerter, Daikeler, Davies, Dawida, Deal, Dietz, Dombrowski, Donatucci, Dorr, Duffy, Durham, Evans, Fargo, George, Gladeck, Grabowski, Gray, Greenfield, Greenwood, Grieco, Gruitza, Gruppo, Hagarty, Haluska, Harper, Hasay, Hayes, Heiser, Hoeffel, Honaman, Horgos, Hutchinson, A., Irvis, Itkin, Jackson, Johnson, Kennedy, Klingaman, Kolter, Kowalyshyn, Kukovich, Lashinger, Laughlin, Lehr, Lescovitz, Levi, Levin, Lewis, Livengood, Lloyd, Michlovic, Micozzie, Miller, Misceovich, Moehlmann, Morris, Mowery, Mrkonic, Mullen, Murphy, Nahill, Noye, O'Donnell, Olasz, Oliver, Pendleton, Perzel, Peterson, Petrarca, Petrone, Phillips, Piccola, Pievsky, Pistella, Pitts, Pott, Pratt, Pucciarelli, Punt, Rappaport, Rasco, Reber, Richardson, Rieger, Ritter, Rocks, Rybak, Spencer, Spitz, Stairs, Steighner, Stevens, Stewart, Stuban, Swaim, Sweet, Swift, Taddonio, Taylor, E. Z., Taylor, F. E., Telek, Tigie, Trello, Van Horne, Vroon, Wachob, Wambach, Wargo, Wass, Wenger, Weston, Wiggins, Williams, H., Williams, J. D., Wilson, Wogan, Wozniak, Wright, D. R., Wright, J. L., Wright, R. C., Zwinkl, and Ryan, Speaker.

NAYS—0

NOT VOTING—3

Table listing names of those not voting or excused, including Emerson, Kanuck, Letterman, DeWeese, Dininni, Fleck, and Excused—3.

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

On the question,

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

Bill as amended 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 provisions of the Constitution, the yeas and nays will now be taken.

YEAS—191

Table listing names of those in favor (Yeas) for the final passage, including Anderson, Armstrong, Arty, Barber, Belardi, Belfanti, Beloff, Berson, Bittle, Blaum, Borski, Bowser, Boyes, Brandt, Foster, W. W., Foster, Jr., A., Frazier, Freind, Fryer, Gallagher, Gallen, Gamble, Gannon, Geist, George, Gladeck, Grabowski, Gray, Lucyk, McClatchy, McIntyre, McMonagle, McVerry, Mackowski, Madigan, Maiale, Manderino, Manmiller, Marmion, Merry, Michlovic, Micozzie, Saurman, Serafini, Seventy, Showers, Shupnik, Sieminski, Sirianni, Smith, B., Smith, E. H., Smith, L. E., Snyder, Spencer, Spitz, and Stairs.

Brown	Greenfield	Miller	Steighner
Burd	Greenwood	Miscevich	Stevens
Burns	Grieco	Moehlmann	Stewart
Caltagirone	Gruitza	Morris	Stuban
Cappabianca	Gruppo	Mowery	Swaim
Cawley	Hagarty	Mrkoncic	Sweet
Cessar	Haluska	Mullen	Swift
Cimini	Harper	Murphy	Taddonio
Civera	Hasay	O'Donnell	Taylor, E. Z.
Clark	Hayes	Olasz	Taylor, F. E.
Clymer	Heiser	Oliver	Telek
Cochran	Hoeffel	Pendleton	Tigue
Cohen	Honaman	Perzel	Trello
Colafella	Horgos	Peterson	Van Horne
Cole	Hutchinson, A.	Petrarca	Vroon
Cordisco	Irvis	Petrone	Wachob
Cornell	Itkin	Phillips	Wambach
Cowell	Jackson	Piccola	Wargo
Cunningham	Johnson	Pievsky	Wass
DeMedio	Kennedy	Pistella	Wenger
DeVerter	Klingaman	Pitts	Weston
Daikeler	Kolter	Pott	Wiggins
Davies	Kowalshyn	Pratt	Williams, H.
Dawida	Kukovich	Pucciarelli	Williams, J. D.
Deal	Lashinger	Punt	Wilson
Dietz	Laughlin	Rappaport	Wogan
Dombrowski	Lehr	Rasco	Wozniak
Donatucci	Lescovitz	Reber	Wright, D. R.
Dorr	Letterman	Richardson	Wright, J. L.
Duffy	Levi	Rieger	Wright, R. C.
Durham	Levin	Ritter	Zwikl
Evans	Lewis	Rocks	
Fargo	Livengood	Rybak	Ryan,
Fee	Lloyd	Salvatore	Speaker
Fischer			

NAYS—0

NOT VOTING—6

Alden	Emerson	Nahill	Noye
Coslett	Kanuck		

EXCUSED—3

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

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

REMARKS ON VOTE

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

Mr. NOYE. Thank you, Mr. Speaker.

My switch failed to operate on that vote. I would like the record to show that I would have voted in the affirmative on HB 2084.

The SPEAKER. The remarks of the gentleman will be placed upon the record.

BILLS ON THIRD CONSIDERATION CONTINUED

The House proceeded to third consideration of **HB 2273, PN 2950**, entitled:

An Act amending "The First Class Township Code," approved June 24, 1931 (P. L. 1206, No. 331), further providing for reductions in police or fire forces.

On the question,

Will the House agree to the bill on third consideration?

Mr. SWEET offered the following amendments No. A7086:

Amend Title, page 1, line 5, by removing the period after "forces" and inserting further providing for the organization of the board of township commissioners and making an editorial correction.

Amend Bill, page 2, by inserting between lines 29 and 30

Section 2. Section 701 amended May 29, 1968 (P.L.131, No.69), is amended to read:

Section 701. Organization; Failure to Organize.—The township commissioners shall organize on the first Monday of January of each even-numbered year. If the first Monday is a legal holiday the meeting shall be held the first day following. They shall assemble for such purpose at their place of meeting at seven-thirty o'clock post meridian. Until otherwise designated by ordinance, the place of meeting shall be the oldest polling place in the township.

The board shall organize by the election of one of their number as president and one as a vice-president, who, as long as they continue to be commissioners, shall hold office until their successors are elected and qualified. The president, or, in his absence, the vice-president, shall preside at all meetings of the board, and perform such other duties as are specified in this act or which may be prescribed by ordinance.

If a majority of the commissioners shall not attend at the organization meeting, those present may adjourn the meeting from day to day until a majority attend.

If the township commissioners of any township shall fail to organize within ten days from the time prescribed by this section, the [court of quarter sessions] court of common pleas, upon the petition of ten registered electors, verified by the affidavit of one of the petitioners, shall issue a rule upon the delinquent commissioners to show cause why their seats should not be declared vacant. The rule shall be returnable not less than five days from the time of its issue, and after hearing, the court may declare the seats of any delinquent vacant, and appoint others in their stead to hold office for the respective unexpired terms.

The meeting under this section may be considered as a regular monthly meeting for the transaction of such business as comes before it. The first order of business at this meeting shall be organization of the board. Any action taken or business transacted other than organization of the commissioners as a board at any organization meeting held prior to the effective date of this amending act, which is invalid for the reason that the action was taken or business transacted at an organization meeting, is hereby validated and confirmed. The affirmative vote of all the members of the board, duly recorded, showing how each member voted, shall be required in order to take any action pursuant to this section.

Amend Sec. 2, page 2, line 30, by striking out "2." and inserting

3.

On the question,

Will the House agree to the amendments?

The SPEAKER. The Chair recognizes the gentleman from Washington, Mr. Sweet.

Mr. SWEET. Mr. Speaker, this is the same amendment. It only applies to townships of the first class in this instance. I would ask for a "yes" vote.

The SPEAKER. The Chair recognizes the gentleman from Berks, Mr. Fryer.

Mr. FRYER. Mr. Speaker, I would call to the attention of the sponsor of the amendment, I believe that it is rather poorly worded. It states here, "The affirmative vote of all the members of the board, duly recorded, showing how each member voted...." Is there the need for "affirmative" to be in the amendment?

The SPEAKER. The Chair recognizes the gentleman, Mr. Sweet.

Mr. SWEET. The gentleman, Mr. Stevens, on the other side of the aisle pointed out the same matter. I think the word "affirmative" is probably superfluous here and is unnecessary. I think, though, that the word "affirmative" in this context does not mean yes or no. It is like when you say that someone takes an affirmative act. They are taking a positive step. They are not necessarily saying yes or no. These votes are not "yes" or "no" votes anyway; they are a vote for Manderino or a vote for Irvis. They are a vote between two people. Those are both "no" votes, someone hackles. So I really do not think it is catastrophic.

Mr. FRYER. Mr. Speaker, I do not really think it is a grave matter, and it can always be corrected in the other body. Thank you.

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

The following roll call was recorded:

YEAS—194

Anderson	Fischer	Lucyk	Salvatore
Armstrong	Foster, W. W.	McClatchy	Saurman
Arty	Foster, Jr., A.	McIntyre	Serafini
Barber	Frazier	McMonagle	Seventy
Belardi	Freind	McVerry	Showers
Belfanti	Fryer	Mackowski	Shupnik
Beloff	Gallagher	Madigan	Sieminski
Berson	Gallen	Maiale	Sirianni
Bittle	Gamble	Manderino	Smith, B.
Blaum	Gannon	Manmiller	Smith, E. H.
Borski	Geist	Marmion	Smith, L. E.
Bowser	George	Merry	Snyder
Boyes	Gladeck	Michlovic	Spencer
Brandt	Grabowski	Micozzie	Spitz
Brown	Gray	Miller	Stairs
Burd	Greenfield	Miscevich	Steighner
Burns	Greenwood	Moehlmann	Stevens
Caltagirone	Grieco	Morris	Stewart
Cappabianca	Gruitza	Mowery	Stuban
Cawley	Gruppo	Mrkonic	Swaim
Cessar	Hagarty	Mullen	Sweet
Cimini	Haluska	Murphy	Sweet
Civera	Harper	Nahill	Taddonio
Clark	Hasay	Noye	Taylor, E. Z.
Clymer	Hayes	O'Donnell	Taylor, F. E.
Cochran	Heiser	Olasz	Telek
Cohen	Hoeffel	Oliver	Tigue
Colafella	Honaman	Pendleton	Trello
Cole	Horgos	Perzel	Van Horne
Cordisco	Hutchinson, A.	Peterson	Vroon
Cornell	Irvis	Petrarca	Wachob
Coslett	Itkin	Petrone	Wambach
Cowell	Jackson	Phillips	Wargo
Cunningham	Johnson	Piccola	Wass
DeMedio	Kennedy	Pievsky	Wenger
DeVerter	Klingaman	Pistella	Weston
Daikeler	Kolter	Pitts	Wiggins
Davies	Kowalshyn	Pott	Williams, H.
Dawida	Kukovich	Pratt	Williams, J. D.

Deal	Lashinger	Pucciarelli	Wilson
Dietz	Laughlin	Punt	Wogan
Dombrowski	Lehr	Rappaport	Wozniak
Donatucci	Lescovitz	Rasco	Wright, D. R.
Dorr	Letterman	Reber	Wright, J. L.
Duffy	Levi	Richardson	Wright, R. C.
Durham	Levin	Rieger	Zwikl
Evans	Lewis	Ritter	
Fargo	Livengood	Rocks	Ryan,
Fee	Lloyd	Rybak	Speaker

NAYS—0

NOT VOTING—3

Alden	Emerson	Kanuck
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EXCUSED—3

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

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

Bill as amended 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 provisions of the Constitution, the yeas and nays will now be taken.

YEAS—193

Anderson	Foster, W. W.	McClatchy	Saurman
Armstrong	Foster, Jr., A.	McIntyre	Serafini
Arty	Frazier	McMonagle	Seventy
Barber	Freind	McVerry	Showers
Belardi	Fryer	Mackowski	Shupnik
Belfanti	Gallagher	Madigan	Sieminski
Beloff	Gallen	Maiale	Sirianni
Berson	Gamble	Manderino	Smith, B.
Bittle	Gannon	Manmiller	Smith, E. H.
Blaum	Geist	Marmion	Smith, L. E.
Borski	George	Merry	Snyder
Bowser	Gladeck	Michlovic	Spencer
Boyes	Grabowski	Micozzie	Spitz
Brandt	Gray	Miller	Stairs
Brown	Greenfield	Miscevich	Steighner
Burd	Greenwood	Moehlmann	Stevens
Burns	Grieco	Morris	Stewart
Caltagirone	Gruitza	Mowery	Stuban
Cappabianca	Gruppo	Mrkonic	Swaim
Cawley	Hagarty	Mullen	Sweet
Cessar	Haluska	Murphy	Swift
Cimini	Harper	Nahill	Taddonio
Civera	Hasay	Noye	Taylor, E. Z.
Clark	Hayes	O'Donnell	Taylor, F. E.
Clymer	Heiser	Olasz	Telek
Cochran	Hoeffel	Oliver	Tigue
Cohen	Honaman	Pendleton	Trello
Colafella	Horgos	Perzel	Van Horne
Cole	Hutchinson, A.	Peterson	Vroon
Cordisco	Irvis	Petrarca	Wachob
Cornell	Itkin	Petrone	Wambach
Coslett	Jackson	Phillips	Wargo
Cowell	Johnson	Piccola	Wass
Cunningham	Kennedy	Pievsky	Wenger
DeVerter	Klingaman	Pistella	Weston
Daikeler	Kolter	Pitts	Wiggins
Davies	Kowalshyn	Pott	Williams, H.
Dawida	Kukovich	Pratt	Williams, J. D.
Deal	Lashinger	Pucciarelli	Wilson
Dietz	Laughlin	Punt	Wogan
Dombrowski	Lehr	Rappaport	Wozniak

Donatucci	Iescovitz	Rasco	Wright, D. R.
Durr	Letterman	Reber	Wright, J. L.
Duffy	Levi	Richardson	Wright, R. C.
Durham	Levin	Rieger	Zwikl
Evans	Lewis	Ritter	
Fargo	Livengood	Rocks	Ryan,
Fee	Lloyd	Rybak	Speaker
Fischer	Lucyk	Salvatore	

NAYS—0

NOT VOTING—4

Alden	DeMedio	Emerson	Kanuck
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EXCUSED—3

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

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

* * *

The House proceeded to third consideration of **HB 2274, PN 2951**, entitled:

An Act amending "The First Class Township Code," approved June 24, 1931 (P. L. 1206, No. 331), providing for public auction.

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 provisions of the Constitution, the yeas and nays will now be taken.

YEAS—193

Anderson	Foster, W. W.	McClatchy	Saurman
Armstrong	Foster, Jr., A.	McIntyre	Serafini
Arty	Frazier	McMonagle	Seventy
Barber	Freind	McVerry	Showers
Belardi	Fryer	Mackowski	Shupnik
Bellanti	Gallagher	Madigan	Sieminski
Beloff	Gallen	Maiale	Sirianni
Berson	Gamble	Manderino	Smith, B.
Bittle	Gannon	Manmiller	Smith, E. H.
Blaum	Geist	Marmion	Smith, L. E.
Borski	George	Merry	Snyder
Bowser	Gladeck	Michlovic	Spencer
Boyes	Grabowski	Micozzie	Spitz
Brandt	Gray	Miller	Stairs
Brown	Greenfield	Miscevich	Steighner
Burd	Greenwood	Moehlmann	Stevens
Burns	Grieco	Morris	Stewart
Caltagirone	Gruitza	Mowery	Stuban
Cappabianca	Gruppo	Mrkonjc	Swaim
Cawley	Hagarty	Mullen	Sweet
Cessar	Haluska	Murphy	Swift
Cimini	Harper	Nahill	Taddonio
Civera	Hasay	Noye	Taylor, E. Z.
Clark	Hayes	O'Donnell	Taylor, F. E.
Clymer	Heiser	Olasz	Telek
Cochran	Hoeffel	Oliver	Tigue
Cohen	Honaman	Pendleton	Trello
Colafella	Horgos	Perzel	Van Horne
Cole	Hutchinson, A.	Peterson	Vroon
Cordisco	Irvic	Petrarca	Wachob
Cornell	Itkin	Petrone	Wambach

Coslett	Jackson	Phillips	Wargo
Cowell	Johnson	Piccola	Wass
DeMedio	Kennedy	Pievsky	Wenger
DeVerter	Klingaman	Pistella	Weston
Daikeler	Kolter	Pitts	Wiggins
Davies	Kowalshyn	Pott	Williams, H.
Dawida	Kukovich	Pratt	Williams, J. D.
Deal	Lashinger	Pucciarelli	Wilson
Dietz	Laughlin	Punt	Wogan
Dombrowski	Lehr	Rappaport	Wozniak
Donatucci	Lescovitz	Rasco	Wright, D. R.
Dorr	Letterman	Reber	Wright, J. L.
Duffy	Levi	Richardson	Wright, R. C.
Durham	Levin	Rieger	Zwikl
Evans	Lewis	Ritter	
Fargo	Livengood	Rocks	Ryan,
Fee	Lloyd	Rybak	Speaker
Fischer	Lucyk	Salvatore	

NAYS—0

NOT VOTING—4

Alden	Cunningham	Emerson	Kanuck
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EXCUSED—3

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

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

REMARKS ON VOTE

The SPEAKER. For what purpose does the gentleman from Centre, Mr. Cunningham, rise?

Mr. CUNNINGHAM. My switch did not record my vote in the affirmative on HB 2274, and I would like the record to reflect that vote. Thank you.

The SPEAKER. The remarks of the gentleman will be spread upon the record.

WELCOME

The SPEAKER. The Chair is pleased to welcome to the hall of the House today from Kingston, Pennsylvania, as the guests of Representative Frank Coslett, Mr. Johnson and Mr. Dieterick.

For what purpose does the gentleman from Berks, Mr. Davies, rise?

Mr. DAVIES. Mr. Speaker, to make a personal observation under unanimous consent.

The SPEAKER. Will the gentleman, Mr. Davies, yield until the calendar is completed?

Mr. DAVIES. Yes, Mr. Speaker.

DECISION OF CHAIR REVERSED

The SPEAKER. The Chair recognizes the majority leader. Mr. HAYES. Thank you, Mr. Speaker.

Will you please turn to page 14 and ask the House to reconsider its decision to pass over for today HB 198? The gentleman, Mr. Vroon, has an amendment to this bill, and once that amendment is disposed of, this piece of legislation can be acted upon finally.

The SPEAKER. Without objection, the Chair withdraws its decision that HB 198 was passed over for the day. The Chair hears no objection.

BILL ON THIRD CONSIDERATION POSTPONED

The House proceeded to **HB 198, PN 1603**, on third consideration postponed, entitled:

An Act providing for the regulation of gasoline and advertising, requiring the posting of price per gallon at retail outlets and providing penalties.

On the question recurring,

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

Mr. VROON offered the following amendment No. A7005:

Amend Sec. 3, page 3, lines 18 through 20, by striking out "THE SIGN OR SIGNS" in line 18, all of lines 19 and 20 and inserting

If the owner or operator of a retail gasoline outlet chooses to display the price of grades of gasoline other than as required by subsection (a) on a sign visible from a public highway, the sign shall identify the grade and prices of the gasoline in bold block lettering at least three inches in height. If the prices displayed refer to the price charged on condition that the customer operate the pump, then the sign shall also bear the words "self-service" in the same size bold block lettering.

On the question,

Will the House agree to the amendment?

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

Mr. VROON. Mr. Speaker, HB 198 requires the posting of gasoline prices for the two popular grades of gasoline, regular and unleaded regular. These signs are to be 3 inches in height, and they are to be posted in such a way that they are visible from the street so that people riding by can see the sign showing the gasoline and the grade of the gasoline that is available there.

This particular amendment is intended to include those grades of gasoline other than the two popular grades. If the owner of the gasoline station is willing to display or wants to display these other grades of gasoline, he may do so also, but they must also be 3 inches in height and visible from the road. If it is a self-service situation, it must also stipulate self-service on those signs.

We believe this will round out the package here. This is a good bill; it is a consumer bill. It is intended to make it easier for people to decide where to buy their gasoline at the best prices. It has the blessing of all concerned. I urge the adoption of this amendment. Thank you.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—183

Auderson	Foster, W. W.	McMonagle	Serafini
Armstrong	Frazier	McVerry	Seventy
Arty	Freind	Mackowski	Showers
Barber	Fryer	Madigan	Shupnik

Belardi	Gallagher	Maiale	Sieranski
Belfanti	Gallen	Manderino	Sirianni
Beloff	Gamble	Manmiller	Smith, B.
Berson	Gannon	Narmies	Smith, E. H.
Bittle	Geist	Merry	Smith, L. E.
Blaum	Gladeck	Micozzie	Snyder
Borski	Grabowski	Miller	Spitz
Bowser	Gray	Miscevich	Stairs
Brandt	Greenfield	Moehmann	Steighner
Brown	Greenwood	Morris	Stevens
Burd	Grieco	Mowery	Stewart
Burns	Gruitza	Mrkonic	Suban
Caltagirone	Gruppo	Mullen	Swaim
Cappabianca	Hagarty	Murphy	Sweet
Cessar	Haluska	Nahill	Swift
Cimini	Harper	Noye	Taddonio
Civera	Hasay	O'Donnell	Taylor, E. Z.
Clark	Hayes	Olasz	Taylor, F. E.
Clymer	Heiser	Oliver	Telek
Cochran	Hoeffel	Pendleton	Tigue
Cohen	Honaman	Perzel	Trelio
Colafella	Horgos	Peterson	Van Horne
Cole	Hutchinson, A.	Petrarca	Vroon
Cordisco	Irvis	Petrone	Wachob
Cornell	Jackson	Phillips	Wambach
Coslett	Johnson	Piccola	Wargo
Cowell	Kennedy	Pievsky	Wass
DeMedio	Klingaman	Pistella	Wenger
DeVerter	Kolter	Pitts	Weston
Daikeler	Kowalyshyn	Pott	Wiggins
Davies	Kukovich	Pratt	Williams, H.
Dawida	Lashingier	Pucciarelli	Williams, J. D.
Deal	Laughlin	Rappaport	Wilson
Dietz	Lehr	Rasco	Wogan
Dombrowski	Lescovitz	Reber	Wozniak
Donatucci	Levi	Richardson	Wright, D. R.
Dorr	Levin	Rieger	Wright, J. L.
Duffy	Lewis	Ritter	Wright, R. C.
Durham	Lloyd	Rocks	Zwikl
Evans	Lucyk	Rybak	
Fargo	McClatchy	Salvatore	Ryan,
Fee	McIntyre	Saurman	Speaker
Fischer			

NAYS—8

Cawley	Foster, Jr., A.	Letterman	Michlovic
Cunningham	George	Livengood	Punt

NOT VOTING—6

Alden	Emerson	Kanuck	Spencer
Boyes	Itkin		

EXCUSED—3

DeWeese	Dininni	Fleck	
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The question was determined in the affirmative, and the amendment was agreed to.

On the question recurring,

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

Bill as amended 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 provisions of the Constitution, the yeas and nays will now be taken.

YEAS—185

Anderson	Freind	McMonagle	Serafini
Armstrong	Fryer	McVerry	Seventy
Arty	Gallagher	Mackowski	Showers
Barber	Gallen	Madigan	Shupnik

Belardi	Gamble	Maiale	Sieminski
Belfanti	Gannon	Manderino	Sirianni
Beloff	Geist	Manmiller	Smith, E. H.
Berson	George	Marmion	Smith, L. E.
Bittle	Gladeck	Merry	Snyder
Blaum	Grabowski	Michlovic	Spencer
Borski	Gray	Micozzie	Spitz
Bowser	Greenfield	Miller	Stairs
Boyes	Greenwood	Miscevich	Steighner
Brandt	Grieco	Moehlmann	Stevens
Brown	Gruitza	Morris	Stewart
Burd	Gruppo	Mowery	Stuban
Burns	Hagarty	Mrkonic	Swaim
Caltagirone	Haluska	Mullen	Sweet
Cappabianca	Harper	Murphy	Swift
Cawley	Hasay	Nahill	Taddonio
Cessar	Hayes	Noye	Taylor, E. Z.
Cimini	Heiser	O'Donnell	Taylor, F. E.
Civera	Hoeffel	Olasz	Telek
Clark	Honaman	Oliver	Tigue
Cochran	Horgos	Pendleton	Trello
Cohen	Hutchinson, A.	Perzel	Van Horne
Colafrilla	Irvic	Peterson	Vroon
Cole	Itkin	Petrarca	Wachob
Cordisco	Jackson	Petrone	Wambach
Cornell	Johnson	Phillips	Wargo
Coslett	Kennedy	Piccola	Wass
Cowell	Klingaman	Pievsky	Wenger
DeMedio	Kolter	Pistella	Weston
DeVerter	Kowalshyn	Pitts	Wiggins
Daikeler	Kukovich	Pott	Williams, H.
Dawida	Lashinger	Pratt	Williams, J. D.
Deal	Laughlin	Pucciarelli	Wilson
Dombrowski	Lescovitz	Rappaport	Wogan
Donatucci	Letterman	Rasco	Wozniak
Duffy	Levi	Reber	Wright, D. R.
Durham	Levin	Richardson	Wright, J. L.
Evans	Lewis	Rieger	Wright, R. C.
Fargo	Livengood	Ritter	Zwinkl
Fee	Lloyd	Rocks	
Fischer	Lucyk	Rybak	Ryan,
Foster, W. W.	McClatchy	Salvatore	Speaker
Frazier	McIntyre	Saurman	

NAYS—9

Clymer	Dietz	Foster, Jr., A.	Punt
Cunningham	Dorr	Lehr	Smith, B.
Davies			

NOT VOTING—3

Alden	Emerson	Kanuck
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EXCUSED—3

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

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

HOUSE SCHEDULE

The SPEAKER. The Chair recognizes the majority leader.
Mr. HAYES. Thank you, Mr. Speaker.

There will be no more votes today or this week in the House of Representatives. I want to thank the House for concluding its work expeditiously this week, as is also the case in past weeks.

The House will remain in recess for the rest of this day so that reports of committees can be received, and also, when

necessary, for the Speaker to sign bills coming back from the Senate. Also, I would like to have a token session tomorrow so that the desk can be open for the receipt of legislation coming back to us from the Senate. But there will be no more voting this afternoon and there will not be any votes taken tomorrow, if in fact it is necessary for us to be in token session tomorrow. There will be committee meetings this afternoon and reports of committees.

ANNOUNCEMENT BY SPEAKER

The SPEAKER. The Chair neglected to announce earlier today that one of our members, the lady from Chester County, Mrs. Taylor, is about to receive Temple University's General Alumni Association award of the Order of the Owl, to be presented to her on April 6.

The lady is a graduate of the graduate school, having obtained a master's of education from Temple, and this award is given to her for all of her many accomplishments and as a deserving alumni. The Chair is very pleased to see the lady receive this honor and is certain that the rest of the members share in that pleasure.

DEMOCRATIC CAUCUS

The SPEAKER. The Chair recognizes the minority whip.

Mr. MANDERINO. Mr. Speaker, before more of my members leave the floor and if they can hear as they are going out the door, we had thought that we would have a break for lunch and come back to the floor. We were able to get rid of the calendar. It is very necessary that members of the Democratic caucus report to the caucus room for a very short, no-more-than-10-minute caucus. It is very important that every member be there, though. We will have to have your expression on a matter that is very important to the Democratic caucus. We had intended to do that at the lunch break. We are not. We are going up there right now. It will take 10 minutes. Every one of you be there. Thank you.

REMARKS ON VOTE

The SPEAKER. The Chair recognizes the gentleman from Montgomery, Mr. Nahill.

Mr. NAHILL. Thank you, Mr. Speaker.

Mr. Speaker, I was not in my seat for the final vote on HB 2084. If I had been, I would have voted in the affirmative.

The SPEAKER. The remarks of the gentleman will be spread upon the record.

MILITARY AND VETERANS AFFAIRS COMMITTEE MEETING

The SPEAKER. The Chair recognizes the gentleman from Chester, Mr. Earl Smith.

Mr. E. H. SMITH. Mr. Speaker, I would like to announce after lunch there is supposed to be a meeting of the Military and Veterans Affairs Committee. That would be perhaps around 2:30, or something like that, on the floor of the House

here. At 2:30, a meeting of the Military and Veterans Affairs Committee. We had scheduled this for tomorrow, but we are not going to be in session. We are going to be in token session tomorrow.

APPROPRIATIONS COMMITTEE MEETING

The SPEAKER. The Chair recognizes the gentleman from Montgomery, Mr. McClatchy.

Mr. McCLATCHY. Mr. Speaker, I guess most of the members are gone now, but we do have an immediate meeting of the Appropriations Committee in the Appropriations hearing room.

The SPEAKER. *There will be an immediate meeting of the Appropriations Committee in the Appropriations hearing room.*

The secretaries of the members are requested to advise their members in the event they did not hear this message on the floor.

MINES AND ENERGY MANAGEMENT COMMITTEE MEETING

The SPEAKER. The Chair recognizes the gentleman from Bucks, Mr. Wright.

Mr. J. L. WRIGHT. A meeting of the Mines and Energy Committee, same time, same place.

JOINT CONSERVATION COMMITTEE MEETING

The SPEAKER. The Chair recognizes the gentleman from Franklin, Mr. Bittle.

Mr. BITTLE. Mr. Speaker, for those members of the Joint House-Senate Conservation Committee, the meeting in room 408 in the Finance Building will still be held.

STATEMENT BY MR. DAVIES

The SPEAKER. The Chair recognizes the gentleman from Berks, Mr. Davies.

Mr. DAVIES. Thank you, Mr. Speaker.

I did not realize when I yielded that it would be such an expansive yield, because I have now lost most of those, and this will now fall on many deaf ears. I think that it was a wise move, of course, for the Speaker to recognize the award to our Mrs. Taylor.

The only thing I wanted to comment on is that I understand that another successful chapter of the shuttle space program was completed this morning, even though it was not perfect and there were some bugs and additional things that have to be worked out. I want to particularly note in that that some of those companies are from Pennsylvania, one of them being *one of the prime contractors in that particular undertaking*. I think congratulations are in order, and I want to extend particular congratulations to those Pennsylvania corporations that contributed to the success of that program. Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman and apologizes to the gentleman for not having recognized him sooner.

BILLS REMOVED FROM TABLE FOR CALENDAR

The SPEAKER. The Chair recognizes the majority leader.

Mr. HAYES. Mr. Speaker, I move that HB 1122 on page 2, HB 689 on page 9, HB 983 on page 9, HB 1635 on page 10, SB 846 on page 11, and SB 1027 on page 12 be removed from the table and returned to the active calendar.

On the question,

Will the House agree to the motion?

Motion was agreed to.

STATEMENT BY MR. KENNEDY

The SPEAKER. The Chair recognizes the gentleman from Cumberland, Mr. Kennedy.

Mr. KENNEDY. Thank you, Mr. Speaker.

Mirroring the sentiment of Representative Davies, and with regard to the return of the spacecraft Columbia, I would like this House to know that my company had the honor and privilege of building a railroad that flows right onto the floor of the VAB (Vehicle Assembly Building) in Cape Kennedy. When the Columbia returns each time from outer space, it is set erect on a flatcar, railroad car, and proceeds into the building and is detoxified. So for the record, I thought since he mentioned Pennsylvania companies, our company built that railroad, and maybe your grandchildren and ours will someday ride that craft and come back to Earth and will always flow across the tracks that we were so honored to build for the United States Government. Thank you.

SENATE MESSAGE

HOUSE BILLS CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, returned **HB 1196, PN 1331; HB 1200, PN 1335; and HB 1922, PN 2327**, with information that the Senate has passed the same without amendment.

BILLS SIGNED BY SPEAKER

The Chair gave notice that he was about to sign the following bills, which were then signed:

HB 242, PN 2971

An Act for the purpose of providing a system for the collection and recycling of used oil; defining certain terms; prohibiting certain actions; giving certain authority to the Department of Environmental Resources; providing for penalties, and generally dealing with used oil collection, storage, transportation and recycling.

HB 704, PN 3054

An Act amending the "Solicitation of Charitable Funds Act," approved August 9, 1963 (P. L. 628, No. 337), further providing for investigations, audits or reviews of certain charitable organizations and changing registration procedures.

HB 1196, PN 1331

An Act amending "The County Code," approved August 9, 1955 (P. L. 323, No. 130), making certain audits mandatory and making an editorial change.

HB 1200, PN 1335

An Act amending "The Second Class Township Code," approved May 1, 1933 (P. L. 103, No. 69), increasing the maximum compensation of auditors.

HB 1429, PN 3055

An Act relating to noxious weeds; creating a Noxious Weed Control Committee and defining its powers and duties; imposing powers and duties on the Secretary of Agriculture and municipalities; providing penalties; and making a repeal.

HB 1650, PN 2972

An Act amending "The Fiscal Code," approved April 9, 1929 (P. L. 343, No. 176), establishing a uniform interest rate for all taxes due the Commonwealth, requiring the Commonwealth to pay interest on money due taxpayers and providing for the payment of cash refunds by the Department of Revenue.

HB 1922, PN 2327

An Act repealing the act of May 1, 1879 (P. L. 44, No. 40), entitled "An act to regulate the price of permits for removing the contents of privy wells, in cities of the first class."

SB 712, PN 748

An Act amending the act of May 17, 1921 (P. L. 682, No. 284), entitled "The Insurance Company Law of 1921," further regulating insurance companies, associations and exchanges and their policy provisions.

SB 937, PN 1721

An Act establishing fees which shall be charged by a prothonotary in a county of the second class.

**BILL REPORTED FROM COMMITTEE,
CONSIDERED FIRST TIME, AND TABLED**

HB 2008, PN 3100 (Amended) (Unanimous)

By Rep. J. L. WRIGHT

An Act providing for energy conservation and management, providing for the powers and duties of the Governor's Energy Council and providing for the issuance of bonds and making an appropriation.

MINES AND ENERGY MANAGEMENT**SESSION SCHEDULE**

The SPEAKER. The Chair inserts for the record a copy of the sunshine notice and the certification under that act for our schedule in April, May, and June.

The following communication was read:

House of Representatives
Commonwealth of Pennsylvania
Harrisburg

**NOTICE
SESSION SCHEDULE
HOUSE OF REPRESENTATIVES**

Notice is hereby given, in accordance with the Act of July 19, 1974, P.L. 486, No. 175, that the House of Representatives will convene in open session in the Hall of the House on the following dates:

April 13, 14, 19, 20, 21, 26, 27, 28

May 3, 4, 24, 25

June 1, 2, 7, 8, 9, 14, 15, 16, 21,
22, 23, 28, 29, 30

The time of convening on the first day of each session week shall be 1:00 p.m., prevailing time (as per House Rules), and on each other session day at 11:00 a.m., prevailing time, unless a different time is previously announced by the Speaker in open session in the House.

John J. Zubeck
Chief Clerk
House of Representatives

March 30, 1982

House of Representatives
Commonwealth of Pennsylvania
Harrisburg

I hereby certify that thirty copies of the foregoing notice were delivered to the Supervisor of the Newsroom of the State Capitol Building in Harrisburg on March 30, 1982, and a copy was also posted on the bulletin board outside the main entrance to the Chief Clerk's Office on the same date.

John J. Zubeck
Chief Clerk

March 30, 1982

**COMMUNICATION
LOBBYIST LIST PRESENTED**

The SPEAKER. The Chair acknowledges receipt of an updated Lobbyist Registration and Regulation Act list, dated March 30, 1982, from the Chief Clerk of the House and the Secretary of the Senate.

The following communication was read:

Senate of Pennsylvania
March 30, 1982

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

In compliance with Act No. 712 of the 1961 Session and Act No. 212 of the 1976 Session of the General Assembly titled the "Lobbying Registration and Regulation Act," we herewith jointly present a list containing the names and addresses of the persons who have registered from March 1, 1982 through March 29, 1982 inclusive for the 166th Session of the General Assembly. This list also contains the names and addresses of the organizations represented by these registrants.

Respectfully submitted:
Mark R. Corrigan
Secretary of the Senate
John J. Zubeck
Chief Clerk
House of Representatives

(For list, see Appendix.)

RECESS

The SPEAKER. Without objection, this House stands in recess until 3 p.m. The Chair hears no objection.

AFTER RECESS

The time of recess having expired, the House was called to order.

BILLS REPORTED FROM COMMITTEES, CONSIDERED FIRST TIME, AND TABLED

HB 2339, PN 3041 By Rep. McCLATCHY

An Act amending the act of December 18, 1980 (P. L. 1252, No. 228), entitled "A supplement to the act of October 6, 1980 (P. L. 784, No. 145), entitled 'An act providing for the capital budget for the fiscal year 1980-1981,' itemizing public improvement and furniture and equipment projects,***; providing for the adoption of capital projects to be financed from current revenues of the Boating Fund and Fish Fund and making an appropriation," increasing a project.

APPROPRIATIONS.

HB 2340, PN 3042 By Rep. McCLATCHY

An Act amending the act of July 20, 1968 (P. L. 652, No. 220), entitled "An act amending the act of March 31, 1949 (P. L. 372, No. 14), entitled 'An act to promote the welfare of the people of the Commonwealth; creating The General State Authority as a body corporate and politic with power to construct, improve, equip, furnish, and operate projects, and to lease the same, and to fix fees, rentals, and charges for the use thereof;****' empowering the Authority to construct and acquire projects for certain State-related universities;****" removing a Department of Justice project and substituting projects for the Bureau of Correction.

APPROPRIATIONS.

HB 2341, PN 3043 By Rep. McCLATCHY

An Act providing for the capital budget for the fiscal year 1982-1983.

APPROPRIATIONS.

SB 1015, PN 1719 (Unanimous)

By Rep. E. H. SMITH

An Act conferring limited residency status on military personnel and their dependents assigned to an active duty station in Pennsylvania.

MILITARY AND VETERANS AFFAIRS.

BILLS REREPORTED FROM COMMITTEE

HB 2264, PN 3094 By Rep. McCLATCHY

An Act authorizing the use of anti-arson applications by the Insurance Commissioner; providing additional powers and duties for the Insurance Department and establishing a penalty.

APPROPRIATIONS.

HB 2362, PN 3079 By Rep. McCLATCHY

An Act amending Title 32 (Forests, Waters and State Parks) of the Pennsylvania Consolidated Statutes, adding provisions relating to water resources projects.

APPROPRIATIONS.

SB 1157, PN 1543 (Unanimous)

By Rep. McCLATCHY

An Act authorizing the Department of Environmental Resources to reimburse cooperating counties for a portion of each county's costs incurred under State-County-Federal gypsy moth programs and out of a Federal Augmentation appropriation made to the department.

APPROPRIATIONS.

RECESS

The SPEAKER. Without objection, this House stands in recess until the call of the Chair. The Chair hears no objection.

AFTER RECESS

The time of recess having expired, the House was called to order.

LEAVE OF ABSENCE CANCELED

The SPEAKER. The Chair recognizes the gentleman from Greene, Mr. DeWeese, who asks that his name be removed from the leave list and added to the master roll call.

SENATE MESSAGE

SENATE ADOPTS REPORT OF COMMITTEE OF CONFERENCE

The clerk of the Senate, being introduced, informed that the Senate has adopted the Report of the Committee of Conference on the subject of the differences existing between the two Houses on **HB 720, PN 3051**.

SENATE MESSAGE

SENATE CONCURRENCE IN HOUSE RESOLUTION

The clerk of the Senate, being introduced, informed that the Senate has concurred in **HR 137, PN 2669**.

SENATE MESSAGE

HOUSE BILLS CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, returned **HB 794, PN 852; HB 1739, PN 2993; HB 1991, PN 2876; and HB 2036, PN 2586**, with information that the Senate has passed the same without amendment.

BILLS SIGNED BY SPEAKER

The Chair gave notice that he was about to sign the following bills, which were then signed:

HB 720, PN 3051

An Act amending the "Public Welfare Code," approved June 13, 1967 (P. L. 31, No. 21), further providing for the expedited implementation of regulations governing Federally subsidized programs; expanding the investigative powers of the department; changing and restricting the qualifications for recipients of general welfare payments, aid for dependent children; medical assistance and other forms of payments; redefining needy persons; providing for public work service projects; changing hearing procedures; further providing for eligibility for certain assistance payments; providing penalties and increasing certain fines; providing for the privacy of certain Federal assistance; and authorizing the use of certain records.

HB 794, PN 852

An Act repealing the act of April 18, 1949 (P. L. 604, No. 128), known as the "State Highway and Bridge Authority Act," providing the transfer of certain functions, powers, duties and property to the Department of Transportation.

HB 1739, PN 2993

An Act amending the "Banking Code of 1965," approved November 30, 1965 (P. L. 847, No. 356), further providing for investment in fixed assets, purchase of acceptances, competing regulated lenders, deposits in savings banks, *** placing restrictions against a trust company holding its own stock; permitting a restricted number of trustees of a savings bank to serve as directors of trust companies; deleting certain restrictions on loans; and permitting conversion of mutual savings banks into stock savings banks.

HB 1991, PN 2876

An Act authorizing the Borough of Warren in the County of Warren and Commonwealth of Pennsylvania to sell and convey certain Project 70 lands containing 6.826 acres more or less in said borough and county belonging to the Borough of Warren subject to certain conditions.

HB 2036, PN 2586

An Act amending the "Secondary Mortgage Loan Act," approved December 12, 1980 (P. L. 1179, No. 219), changing the maximum rate of interest permitted to be charged by licensees.

SB 1205, PN 1460

An Act amending the act of June 3, 1937 (P. L. 1225, No. 316), entitled "The Game Law," further restricting the use of personal information on the application which is required when purchasing a hunting and trapping license.

SB 1251, PN 1645

An Act establishing fees for services of recorders of deeds in counties of the second A, third, fourth, fifth, sixth, seventh and eighth classes.

SB 1272, PN 1578

An Act amending Title 30 (Fish) of the Pennsylvania Consolidated Statutes, defining commission records.

BILLS AND RESOLUTIONS PASSED OVER

The SPEAKER. Without objection, all remaining bills and resolutions on today's calendar will be passed over. The Chair hears none.

ADJOURNMENT

The SPEAKER. The Chair recognizes the majority leader. Mr. HAYES. Mr. Speaker, I move that this House do now adjourn until Wednesday, March 31, 1982, at 11 a.m., e.s.t.

On the question,

Will the House agree to the motion?

Motion was agreed to, and at 8:01 p.m., e.s.t., the House adjourned.