

# COMMONWEALTH OF PENNSYLVANIA

## LEGISLATIVE JOURNAL

FRIDAY, JUNE 28, 1985

SESSION OF 1985

169TH OF THE GENERAL ASSEMBLY

No. 51

### HOUSE OF REPRESENTATIVES

The House convened at 3 p.m., e.d.t.

#### THE SPEAKER (K. LEROY IRVIS) IN THE CHAIR

##### PRAYER

REV. DR. DAVID R. HOOVER, chaplain of the House of Representatives, from McConnellsburg, Pennsylvania, offered the following prayer:

Righteous Father, Thou hast shown us the way Thou wouldst have us live, and Thou hast set the example for each one of us to follow. Make us conscious that if left to our own wiles, we cannot walk in Thy way but will flounder on the path of life. Keep us mindful that we need Thy guiding hand and tender care to avoid the allurements and pitfalls which confront us day by day. Challenge us to call upon Thee for the help which is Thine to give and to reach out to Thee for the help which is Thine to share. O God, may we ever be living stewards of Thine and show Thy truth before all men: through whom we pray. Amen.

##### PLEDGE OF ALLEGIANCE

(The Pledge of Allegiance was enunciated by members.)

##### JOURNAL APPROVAL POSTPONED

The SPEAKER. The Chair is informed that the Journal for Thursday, June 27, 1985, is not yet in print. We will delay the approval of the Journal until it is in print, without objection, and the Chair hears no objection.

##### STATEMENT BY MR. DAVIES

The SPEAKER. The Chair is delighted to welcome back on the floor of the House an old friend and a beloved colleague. Congratulations, Mr. Davies. We are glad you are back.

Mr. DAVIES. Thank you, Mr. Speaker.

Unanimous consent, Mr. Speaker?

The SPEAKER. I would not even listen to Mr. Gallen if he said no. Go ahead.

Mr. DAVIES. Mr. Speaker, I want to thank all the members for their well wishes, their prayers, and all their other concerns during my medical leave, and it certainly was

something that helped me through that thing. Thank you for your kindness and all the leadership, theirs as well. Thank you very much.

The SPEAKER. We are delighted that you are back with us. We will try not to stretch out the session too much. It is too much of a torture on those of us who are supposedly fully well. But we are absolutely delighted that you came through it as well as you have and that you are back with us, Mr. Davies.

Mr. DAVIES. Thank you, sir.

##### RECESS

The SPEAKER. The House will stand in recess subject to the call of the Chair.

The Chair would advise all of you members that this is going to be that type of afternoon and evening. It always comes to this. Please do not go very far from a telephone. Please let your secretary know when you leave the office where you can be reached, because we are very likely to make sudden calls upon you to report to the floor of the House. We cannot say to you now when those calls will come, but we can assure you from long experience that they will come.

The House now stands in recess subject to the call of the Chair.

##### AFTER RECESS

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

##### HOUSE BILLS INTRODUCED AND REFERRED

No. 1559 By Representatives LIVENGOOD, PRATT, PICCOLA, SWEET, McVERRY, D. R. WRIGHT, GREENWOOD, HALUSKA, SAURMAN, RYBAK, BELFANTI, PHILLIPS, STEWART, STABACK, VAN HORNE, FOX, MORRIS, SEMMEL, PRESSMANN, BOWSER, ACOSTA, RICHARDSON, CALTAGIRONE, OLASZ, BATTISTO, MICHLOVIC, BOWLEY, WASS, CESSAR, STAIRS, BURD, BOOK, PETRARCA, SALOOM, MAYERNIK, MARKOSEK, PITTS, LESCOVITZ, COLAFELLA, WILSON, LETTERMAN, LAUGHLIN,

**BORTNER, CLARK, GRUITZA, COLE, BARBER, LEVIN, CAPPABIANCA, MORRIS, COY, DeWEESE, CORDISCO, SEVENTY, GODSHALL and JOHNSON**

An Act providing for the licensing of certain persons charged with the general administration of correctional facilities; empowering the State Board of Corrections Administrators; and fixing fees.

Referred to Committee on JUDICIARY, June 28, 1985.

**No. 1560** By Representatives GREENWOOD, LANGTRY and BATTISTO

An Act amending the act of June 23, 1931 (P. L. 899, No. 299), known as the "Public Bathing Law," restricting the definition of "public bathing place."

Referred to Committee on HEALTH AND WELFARE, June 28, 1985.

**No. 1561** By Representatives DOMBROWSKI, BOWSER, CAPPABIANCA, MERRY and BOYES

An Act amending the act of April 9, 1929 (P. L. 177, No. 175), known as "The Administrative Code of 1929," creating the Pennsylvania State Park and Harbor Commission of Erie in the Department of Environmental Resources; defining its functions, powers and duties; and making an appropriation.

Referred to Committee on CONSERVATION, June 28, 1985.

**No. 1562** By Representatives LUCYK, BALDWIN and BATTISTO

An Act amending the act of July 31, 1968 (P. L. 805, No. 247), known as the "Pennsylvania Municipalities Planning Code," providing for compensating the planning commission secretary.

Referred to Committee on LOCAL GOVERNMENT, June 28, 1985.

**No. 1563** By Representatives RAYMOND, SERAFINI, BELARDI, GODSHALL, TELEK and STABACK

An Act amending the act of March 10, 1949 (P. L. 30, No. 14), known as the "Public School Code of 1949," authorizing the board of public education or the board of school directors to levy different rates of taxation for school purposes on land and on buildings.

Referred to Committee on EDUCATION, June 28, 1985.

**No. 1564** By Representatives STABACK, SERAFINI, RAYMOND, BELARDI, GODSHALL and TELEK

An Act amending the act of June 24, 1931 (P. L. 1206, No. 331), known as "The First Class Township Code," authorizing the board of township commissioners to levy different rates of taxation for township purposes on land and buildings.

Referred to Committee on LOCAL GOVERNMENT, June 28, 1985.

**No. 1565** By Representatives SERAFINI, STABACK, RAYMOND, BELARDI, GODSHALL and TELEK

An Act authorizing councils of incorporated towns to levy different rates of taxation for town purposes on land and on buildings.

Referred to Committee on LOCAL GOVERNMENT, June 28, 1985.

**No. 1566** By Representatives SERAFINI, BELARDI, GODSHALL, RAYMOND, TELEK and STABACK

An Act amending the act of July 28, 1953 (P. L. 723, No. 230), known as the "Second Class County Code," authorizing the county commissioners to levy different rates of taxation for county purposes on land and buildings.

Referred to Committee on LOCAL GOVERNMENT, June 28, 1985.

**No. 1567** By Representatives BELARDI, SERAFINI, STABACK, GODSHALL, RAYMOND and TELEK

An Act amending the act of August 9, 1955 (P. L. 323, No. 130), known as "The County Code," authorizing the county commissioners to levy different rates of taxation for county purposes on land and buildings.

Referred to Committee on LOCAL GOVERNMENT, June 28, 1985.

**No. 1568** By Representatives SERAFINI, TELEK, STABACK, GODSHALL, RAYMOND and BELARDI

An Act amending the act of February 1, 1966 (1965 P. L. 1656, No. 581), known as "The Borough Code," authorizing council to levy different rates of taxation for borough purposes on land and on buildings.

Referred to Committee on LOCAL GOVERNMENT, June 28, 1985.

**No. 1569** By Representatives SERAFINI, BELARDI, RAYMOND, STABACK, GODSHALL and TELEK

An Act amending the act of May 1, 1933 (P. L. 103, No. 69), known as "The Second Class Township Code," authorizing the board of township supervisors to levy different rates of taxation for township purposes on land and buildings.

Referred to Committee on LOCAL GOVERNMENT, June 28, 1985.

**No. 1570** By Representatives CORDISCO, TRELLO, PETRONE, GALLAGHER, DALEY, KASUNIC and BURNS

An Act providing for an eye care program for senior citizens; and making an appropriation from the State Lottery Fund.

Referred to Committee on HEALTH AND WELFARE, June 28, 1985.

**No. 1571** By Representatives GRUPPO, SEMMEL, TELEK, OLIVER, WILSON, MOWERY, BOOK, BURD, O'BRIEN, PERZEL, WOGAN, KENNEY, BLACK, ANGSTADT, BUSH, MERRY, DONATUCCI, JOSEPHS and CARN

An Act amending the act of May 23, 1945 (P. L. 926, No. 369), referred to as the "Public Eating and Drinking Place Law," providing for the display of a placard and for legal duties and liabilities relating to choking emergencies.

Referred to Committee on HEALTH AND WELFARE, June 28, 1985.

**No. 1572** By Representatives CESSAR, LIVENGOOD, PETRONE, PERZEL, WOGAN, DOMBROWSKI, MAIALE and DeLUCA

An Act providing for the rights of law enforcement officers concerning certain complaints and grievances.

Referred to Committee on JUDICIARY, June 28, 1985.

**No. 1573** By Representatives CESSAR, MAYERNIK, WESTON, DOMBROWSKI, DAWIDA, WOGAN, MAIALE, BATTISTO, PERZEL, McCALL, O'BRIEN, BOOK, McVERRY, POTT, MARKOSEK, CLARK and DeLUCA

An Act amending the act of May 29, 1956 (1955 P. L. 1804, No. 600), referred to as the "Municipal Police Pension Law," further providing for the computation of benefits.

Referred to Committee on LOCAL GOVERNMENT, June 28, 1985.

**No. 1574** By Representatives CORDISCO, COHEN, LEVDANSKY, DALEY, PETRONE and DeLUCA

An Act amending the act of July 7, 1980 (P. L. 380, No. 97), known as the "Solid Waste Management Act," adding definitions; and further providing for cleanup procedures for certain industrial establishments.

Referred to Committee on LABOR RELATIONS, June 28, 1985.

**No. 1575** By Representatives MAYERNIK, HUTCHINSON, GAMBLE, WOGAN, DOMBROWSKI, MARKOSEK, LEVDANSKY, VAN HORNE and FOX

An Act amending the act of February 1, 1966 (1965 P. L. 1656, No. 581), known as "The Borough Code," excluding sale of property to volunteer fire companies from bidding requirements.

Referred to Committee on LOCAL GOVERNMENT, June 28, 1985.

**No. 1576** By Representative WOGAN

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, providing for the collection of the Catastrophic Loss Trust Fund fee by the department.

Referred to Committee on TRANSPORTATION, June 28, 1985.

**No. 1577** By Representatives DURHAM, MAYERNIK, DOMBROWSKI, PRATT, CIVERA, FREIND, ARTY and R. C. WRIGHT

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, increasing the penalty for fleeing or attempting to elude a police officer.

Referred to Committee on TRANSPORTATION, June 28, 1985.

**No. 1578** By Representatives SAURMAN, WAMBACH, CIVERA, VAN HORNE, DISTLER, BATTISTO, McHALE, BIRMELIN, CLYMER, MOWERY, WOGAN and FOX

An Act amending the act of August 7, 1963 (P. L. 549, No. 290), referred to as the "Pennsylvania Higher Education Assistance Agency Act," adding requirements for approved or eligible institutions of higher education.

Referred to Committee on EDUCATION, June 28, 1985.

**No. 1579** By Representatives LUCYK, WOZNIAK, McCALL and BATTISTO

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, providing that participation in the Catastrophic Loss Trust Fund shall be optional; and repealing mandatory financial responsibility.

Referred to Committee on INSURANCE, June 28, 1985.

**No. 1580** By Representatives SAURMAN, TRUMAN, MOWERY, SIRIANNI and FOX

An Act amending the act of June 2, 1915 (P. L. 736, No. 338), known as "The Pennsylvania Workmen's Compensation Act," further providing for compensation.

Referred to Committee on LABOR RELATIONS, June 28, 1985.

## HOUSE RESOLUTIONS INTRODUCED AND REFERRED

**No. 150** By Representatives PITTS and COHEN

Directing the Joint State Government Commission to investigate building codes.

Referred to Committee on RULES, June 28, 1985.

**No. 151** By Representatives LANGTRY, BOOK, POTT, McVERRY, CESSAR, KENNEDY, DORR and BURD

Directing the Health and Welfare Committee to investigate allegations of problems in personal care homes.

Referred to Committee on RULES, June 28, 1985.

**SENATE BILLS FOR CONCURRENCE**

The clerk of the Senate, being introduced, presented the following bills for concurrence:

**SB 332, PN 1262**

Referred to Committee on JUDICIARY, June 28, 1985.

**SB 820, PN 1264**

Referred to Committee on BUSINESS AND COMMERCE, June 28, 1985.

**SB 900, PN 1231**

Referred to Committee on FINANCE, June 28, 1985.

**SB 922, PN 1243**

Referred to Committee on JUDICIARY, June 28, 1985.

**SB 934, PN 1108**

Referred to Committee on INSURANCE, June 28, 1985.

**SB 935, PN 1109**

Referred to Committee on INSURANCE, June 28, 1985.

**SB 936, PN 1110**

Referred to Committee on INSURANCE, June 28, 1985.

**SB 937, PN 1111**

Referred to Committee on INSURANCE, June 28, 1985.

**MASTER ROLL CALL**

The SPEAKER. The Chair is about to take the master roll call for the evening. Members will proceed to vote.

The following roll call was recorded:

PRESENT—203

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucy	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.

Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashingier	Richardson	Speaker
Dietz			

ADDITIONS—0

NOT VOTING—0

EXCUSED—0

**CALENDAR**

**BILLS ON THIRD CONSIDERATION**

The House proceeded to third consideration of **SB 656, PN 1278**, entitled:

An Act authorizing a one-time program for the Department of Education to make institutional equipment grants on behalf of full-time equivalent undergraduate students attending institutions of higher education in the Commonwealth.

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—200

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Rudy
Argall	Donatucci	Levdansky	Ryan
Arty	Dorr	Linton	Rybak
Baldwin	Duffy	Livengood	Saloom
Barber	Durham	Lloyd	Saurman
Barley	Evans	Lucy	Scheetz
Battisto	Fargo	McCall	Schuler
Belardi	Fattah	McClatchy	Semmel
Belfanti	Fee	McHale	Serafini
Birmelin	Fischer	McVerry	Seventy
Black	Flick	Mackowski	Showers
Blaum	Foster, Jr., A.	Maiale	Sirianni
Book	Fox	Manderino	Smith, B.
Bortner	Freeman	Manmiller	Smith, L. E.
Bowley	Freind	Markosek	Snyder, D. W.
Bowser	Fryer	Mayernik	Snyder, G. M.
Boyes	Gallagher	Merry	Staback
Brandt	Gallen	Michlovic	Stairs
Broujos	Gamble	Micozzie	Steighner

Bunt	Gannon	Miller	Stevens
Burd	Geist	Moehlmann	Stewart
Burns	George	Morris	Suban
Bush	Gladeck	Mowery	Sweet
Caltagirone	Godshall	Mrkonic	Swift
Cappabianca	Greenwood	Murphy	Taylor, E. Z.
Carlson	Gruitza	Nahill	Taylor, F. E.
Carn	Gruppo	Noye	Taylor, J.
Cawley	Hagarty	O'Brien	Telek
Cessar	Haluska	O'Donnell	Tigue
Chadwick	Harper	Olasz	Trello
Cimini	Hasay	Oliver	Truman
Civera	Hayes	Perzel	Van Horne
Clark	Herman	Petrarca	Veon
Clymer	Hershey	Petrone	Vroon
Cohen	Honaman	Phillips	Wambach
Colafella	Howlett	Piccola	Wass
Cole	Hutchinson	Pievsky	Weston
Cordisco	Itkin	Pistella	Wiggins
Cornell	Jackson	Pitts	Wilson
Coslett	Jarolin	Pott	Wogan
Cowell	Johnson	Pratt	Wozniak
Coy	Josephs	Pressmann	Wright, D. R.
Deluca	Kasunic	Preston	Wright, J. L.
DeVerter	Kennedy	Punt	Wright, R. C.
DeWeese	Kenney	Raymond	Yandrisevits
Daley	Kosinski	Reber	
Dawida	Kukovich	Reinard	Irvis,
Deal	Langtry	Richardson	Speaker
Dietz	Lashingier		

NAYS—0

NOT VOTING—3

Davies	Levin	Roebuck
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EXCUSED—0

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.

CONFERENCE COMMITTEE MEETINGS

The SPEAKER. The Chair recognizes the gentleman from Philadelphia, Mr. Pievsky, to announce the committee of conference meetings.

Mr. PIEVSKY. Thank you, Mr. Speaker.

Mr. Speaker, I want to announce meetings of the Committees of Conference on HB 136, HB 1009, HB 1010, SB 652, and SB 653 in the Senate majority caucus room at 9:30 p.m. tonight.

The SPEAKER. The Chair thanks the gentleman.

FILMING PERMISSION

The SPEAKER. Fred Prouser is given permission to film on the House floor for 10 minutes beginning now.

BILLS ON THIRD CONSIDERATION CONTINUED

The House proceeded to third consideration of SB 657, PN 1279, entitled:

An Act amending the act of June 14, 1961 (P. L. 324, No. 188), known as "The Library Code," further providing for State-aid for 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—201

Acosta	Dininni	Laughlin	Robbins
Afflerbach	Distler	Lescovitz	Roebuck
Angstadt	Dombrowski	Letterman	Rudy
Argall	Donatucci	Levdansky	Ryan
Arty	Dorr	Levin	Rybak
Baldwin	Duffy	Linton	Saloom
Barber	Durham	Livengood	Saurman
Barley	Evans	Lloyd	Scheetz
Battisto	Fargo	Lucyk	Schuler
Belardi	Fattah	McCall	Semmel
Belfanti	Fee	McClatchy	Serafini
Birmelin	Fischer	McHale	Seventy
Black	Flick	McVerry	Showers
Blaum	Foster, Jr., A.	Mackowski	Sirianni
Book	Fox	Maiale	Smith, B.
Bortner	Freeman	Manderino	Smith, L. E.
Bowley	Freind	Manmiller	Snyder, D. W.
Bowser	Fryer	Markosek	Snyder, G. M.
Boyes	Gallagher	Mayermik	Staback
Brandt	Gallen	Merry	Stairs
Broujos	Gamble	Michlovic	Steighner
Bunt	Gannon	Micozzie	Stevens
Burd	Geist	Miller	Stewart
Burns	George	Moehlmann	Suban
Bush	Gladeck	Morris	Sweet
Caltagirone	Godshall	Mowery	Swift
Cappabianca	Greenwood	Mrkonic	Taylor, E. Z.
Carlson	Gruitza	Murphy	Taylor, F. E.
Carn	Gruppo	Noye	Taylor, J.
Cawley	Hagarty	O'Brien	Telek
Cessar	Haluska	O'Donnell	Tigue
Chadwick	Harper	Olasz	Trello
Cimini	Hasay	Oliver	Truman
Civera	Hayes	Perzel	Van Horne
Clark	Herman	Petrarca	Veon
Clymer	Hershey	Petrone	Vroon
Cohen	Honaman	Phillips	Wambach
Colafella	Howlett	Piccola	Wass
Cordisco	Hutchinson	Pievsky	Weston
Cornell	Itkin	Pistella	Wiggins
Coslett	Jackson	Pitts	Wilson
Cowell	Jarolin	Pott	Wogan
Coy	Johnson	Pratt	Wozniak
Deluca	Josephs	Pressmann	Wright, D. R.
DeVerter	Kasunic	Preston	Wright, J. L.
DeWeese	Kennedy	Punt	Wright, R. C.
Daley	Kenney	Raymond	Yandrisevits
Davies	Kosinski	Reber	
Dawida	Kukovich	Reinard	Irvis,
Deal	Langtry	Richardson	Speaker
Dietz	Lashingier	Rieger	

NAYS—0  
NOT VOTING—2

Cole Nahill

EXCUSED—0

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.

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The House proceeded to third consideration of **SB 766, PN 881**, entitled:

An Act authorizing the conveyance of certain State land to the East Norriton Fire Company in Montgomery County; and making a repeal.

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—203

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon

Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
DeLuca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashinger	Richardson	Speaker
Dietz			

NAYS—0  
NOT VOTING—0  
EXCUSED—0

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.

**BILLS ON CONCURRENCE  
IN SENATE AMENDMENTS**

The clerk of the Senate, being introduced, returned the following **HB 94, PN 1890**, 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 Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, changing the definition of "emergency vehicle"; further providing for registration exemptions; placing limitations on the use of speed timing devices; increasing the maximum charge for emission inspections; and further providing for single permits for multiple highway crossings.

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

The SPEAKER. On the Senate amendments, the Chair recognizes the gentleman from Butler, Mr. Steighner.

Mr. STEIGHNER. Thank you, Mr. Speaker.

Mr. Speaker, the changes made in the Senate include keeping the original intent of the bill as far as speed timing devices are concerned. Another Senate amendment also had to do with overweight vehicles, which may be exempt from registration. Combination-type vehicles are granted permits to cross highways from one industrial site to another. Also, there was an amendment included identical to HB 442, which passed this chamber by a vote of 197 to 1. There was also a change in the auto emissions inspection fee, which I am not prepared to explain. Possibly the majority or the minority leader would care to.

The SPEAKER. It has been moved by the gentleman, Mr. Steighner, that the House concur in Senate amendments to HB 94.

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—110

Afflerbach	Cornell	Josephs	Robbins
Arty	Coy	Kennedy	Rudy
Baldwin	DeVerter	Langtry	Ryan
Barley	DeWeese	Lashinger	Saurman
Battisto	Davies	Lescovitz	Scheetz
Birmelin	Dietz	Levin	Showers
Black	Distler	Lloyd	Sirianni
Blaum	Dombrowski	Lucy	Smith, B.
Book	Donatucci	McCall	Smith, L. E.
Bortner	Dorr	McClatchy	Staback
Bowser	Flick	Mackowski	Steighner
Boyes	Foster, Jr., A.	Merry	Stuban
Brandt	Fox	Micozzie	Sweet
Broujos	Gallagher	Miller	Swift
Bunt	Gallen	Moehlmann	Taylor, E. Z.
Burd	Gannon	Nahill	Taylor, J.
Bush	Gladeck	O'Brien	Telek
Caltagirone	Greenwood	O'Donnell	Truman
Cappabianca	Gruitza	Oliver	Veon
Carlson	Hagarty	Perzel	Vroon
Carn	Haluska	Phillips	Wambach
Cessar	Hayes	Piccola	Wilson
Chadwick	Herman	Pievsky	Wright, D. R.
Cimini	Hershey	Pitts	Wright, J. L.
Civera	Honaman	Pressmann	Yandrisevits
Clymer	Jackson	Punt	
Cole	Jarolin	Reber	Irvis,
Cordisco	Johnson	Rieger	Speaker

NAYS—87

Angstadt	Fee	McHale	Rybak
Argall	Fischer	McVerry	Saloom
Barber	Freeman	Maiale	Schuler
Belardi	Freind	Manmiller	Semmel
Belfanti	Fryer	Markosek	Serafini
Bowley	Gamble	Mayernik	Seventy
Burns	Geist	Michlovic	Snyder, D. W.
Cawley	George	Morris	Snyder, G. M.
Clark	Godshall	Mowery	Stairs
Cohen	Gruppo	Mrkonic	Stevens
Colafella	Harper	Murphy	Stewart
Coslett	Hasay	Noye	Taylor, F. E.
Cowell	Howlett	Olasz	Tigue
Deluca	Itkin	Petrarca	Trello
Daley	Kasunic	Petrone	Van Horne
Dawida	Kenney	Pistella	Wass
Deal	Kukovich	Pott	Weston
Dininni	Laughlin	Pratt	Wiggins
Duffy	Letterman	Preston	Wogan
Durham	Levdansky	Raymond	Wozniak
Fargo	Linton	Reinard	Wright, R. C.
Fattah	Livengood	Richardson	

NOT VOTING—6

Acosta	Hutchinson	Manderino	Roebuck
Evans	Kosinski		

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 336, PN 1891**, 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 Administrative Code of 1929," approved April 9, 1929 (P. L. 177, No. 175), further providing for appointments to the Energy Development Authority; and providing for the transfer of Connellsville State General Hospital.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. On the question, the Chair recognizes the gentleman from Bucks, Mr. Wright, who moves that the House concur in the amendments inserted by the Senate.

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—202

Afflerbach	Dininni	Laughlin	Rieger
Angstadt	Distler	Lescovitz	Robbins
Argall	Dombrowski	Letterman	Roebuck
Arty	Donatucci	Levdansky	Rudy
Baldwin	Dorr	Levin	Ryan
Barber	Duffy	Linton	Rybak
Barley	Durham	Livengood	Saloom
Battisto	Evans	Lloyd	Saurman
Belardi	Fargo	Lucy	Scheetz
Belfanti	Fattah	McCall	Schuler
Birmelin	Fee	McClatchy	Semmel
Black	Fischer	McHale	Serafini
Blaum	Flick	McVerry	Seventy
Book	Foster, Jr., A.	Mackowski	Showers
Bortner	Fox	Maiale	Sirianni
Bowley	Freeman	Manderino	Smith, B.
Bowser	Freind	Manmiller	Smith, L. E.
Boyes	Fryer	Markosek	Snyder, D. W.
Brandt	Gallagher	Mayernik	Snyder, G. M.
Broujos	Gallen	Merry	Staback
Bunt	Gamble	Michlovic	Stairs
Burd	Gannon	Micozzie	Steighner
Burns	Geist	Miller	Stevens
Bush	George	Moehlmann	Stewart
Caltagirone	Gladeck	Morris	Stuban
Cappabianca	Godshall	Mowery	Sweet
Carlson	Greenwood	Mrkonic	Swift
Carn	Gruitza	Murphy	Taylor, E. Z.
Cawley	Gruppo	Nahill	Taylor, F. E.
Cessar	Hagarty	Noye	Taylor, J.
Chadwick	Haluska	O'Brien	Telek
Cimini	Harper	O'Donnell	Tigue
Civera	Hasay	Olasz	Trello
Clark	Hayes	Oliver	Truman
Clymer	Herman	Perzel	Van Horne
Cohen	Hershey	Petrarca	Veon
Colafella	Honaman	Petrone	Vroon
Cole	Howlett	Phillips	Wambach
Cordisco	Hutchinson	Piccola	Wass
Cornell	Itkin	Pievsky	Weston
Coslett	Jackson	Pistella	Wiggins
Cowell	Jarolin	Pitts	Wilson
Coy	Johnson	Pott	Wogan
Deluca	Josephs	Pratt	Wozniak
DeVerter	Kasunic	Pressmann	Wright, D. R.
DeWeese	Kennedy	Preston	Wright, J. L.
Daley	Kenney	Punt	Wright, R. C.

Davies	Kosinski	Raymond	Yandrisevits
Dawida	Kukovich	Reber	
Deal	Langtry	Reinard	Irvis,
Dietz	Lashingier	Richardson	Speaker

NAYS—0

NOT VOTING—1

Acosta

EXCUSED—0

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.

**SENATE MESSAGE**

**SENATE INSISTS ON AMENDMENTS  
NONCONCURRED IN BY HOUSE**

The clerk of the Senate, being introduced, informed that the Senate has insisted upon its amendments nonconcurrent in by the House of Representatives to **HB 150, PN 1781**, and has appointed Senators STAUFFER, HESS and ROCKS a committee of conference to confer with a similar committee of the House of Representatives (already appointed) on the subject of the differences existing between the two Houses in relation to said bill.

**SENATE MESSAGE**

**SENATE INSISTS ON AMENDMENTS  
NONCONCURRED IN BY HOUSE**

The clerk of the Senate, being introduced, informed that the Senate has insisted upon its amendments nonconcurrent in by the House of Representatives to **HB 1009, PN 1758**, and has appointed Senators TILGHMAN, MOORE and FUMO a committee of conference to confer with a similar committee of the House of Representatives (already appointed) on the subject of the differences existing between the two Houses in relation to said bill.

**SENATE MESSAGE**

**SENATE INSISTS ON AMENDMENTS  
NONCONCURRED IN BY HOUSE**

The clerk of the Senate, being introduced, informed that the Senate has insisted upon its amendments nonconcurrent in by the House of Representatives to **HB 1010, PN 1759**, and has appointed Senators TILGHMAN, MOORE and FUMO a committee of conference to confer with a similar committee of the House of Representatives (already appointed) on the subject of the differences existing between the two Houses in relation to said bill.

**REMARKS ON VOTES**

The SPEAKER. The Chair recognizes the gentleman from Bucks, Mr. Cordisco, who wishes to have his vote officially recorded on the record for HB 94, concurrence in Senate amendments, as "no," in the negative.

The Chair recognizes the gentleman from York, Mr. Snyder.

Mr. G. M. SNYDER. Mr. Speaker, may I correct a vote on that same bill?

The SPEAKER. You may.

Mr. G. M. SNYDER. I inadvertently voted in the negative. I would like to be recorded in the affirmative on concurrence in Senate amendments to HB 94.

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

**SENATE MESSAGE**

**AMENDED HOUSE BILLS  
RETURNED FOR CONCURRENCE**

The clerk of the Senate, being introduced, returned **HB 171, PN 1960; HB 191, PN 1957; HB 1138, PN 1955; HB 1139, PN 1956; HB 1251, PN 1961; HB 1252, PN 1962; HB 1253, PN 1963; HB 1254, PN 1964; HB 1255, PN 1965; HB 1256, PN 1966; HB 1257, PN 1967; HB 1258, PN 1968; HB 1259, PN 1969; HB 1260, PN 1970; HB 1261, PN 1971; HB 1262, PN 1972; HB 1263, PN 1973; HB 1264, PN 1974; HB 1265, PN 1975; HB 1266, PN 1976; HB 1267, PN 1977; HB 1268, PN 1978; HB 1269, PN 1979; HB 1270, PN 1980; HB 1274, PN 1981; HB 1275, PN 1982; and HB 1281, PN 1983**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

**SENATE MESSAGE**

**HOUSE BILLS  
CONCURRED IN BY SENATE**

The clerk of the Senate, being introduced, returned **HB 1271, PN 1512; HB 1272, PN 1662; HB 1273, PN 1514; HB 1276, PN 1517; HB 1277, PN 1518; HB 1278, PN 1519; HB 1279, PN 1520; HB 1280, PN 1663; HB 1282, PN 1523; HB 1283, PN 1524; HB 1284, PN 1525; HB 1285, PN 1526; HB 1286, PN 1527; HB 1287, PN 1528; HB 1288, PN 1664; HB 1290, PN 1531; HB 1291, PN 1532; HB 1292, PN 1533; and HB 1293, PN 1665**, 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 1271, PN 1512**



An Act making an appropriation to the Central Penn Oncology Group.

**HB 1272, PN 1662**

An Act making an appropriation to the Fox Chase Institute for Cancer Research, Philadelphia, for the operation and maintenance of the cancer research program.

**HB 1273, PN 1514**

An Act making an appropriation to the Wistar Institute-Research, Philadelphia.

**HB 1276, PN 1517**

An Act making appropriations to St. Christopher's Hospital, Philadelphia, Pennsylvania.

**HB 1277, PN 1518**

An Act making an appropriation to the Lancaster Cleft Palate.

**HB 1278, PN 1519**

An Act making an appropriation to the Pittsburgh Cleft Palate.

**HB 1279, PN 1520**

An Act making an appropriation to the Trustees of Jefferson Medical College and Hospital of Philadelphia for a comprehensive program relating to Tay-Sachs disease.

**HB 1280, PN 1663**

An Act making an appropriation to the Burn Foundation of Greater Delaware Valley.

**HB 1282, PN 1523**

An Act making an appropriation to the Carnegie Museum of Natural History for maintenance and the purchase of apparatus, supplies and equipment.

**HB 1283, PN 1524**

An Act making an appropriation to the Franklin Institute Science Museum.

**HB 1284, PN 1525**

An Act making an appropriation to the Academy of Natural Sciences.

**HB 1285, PN 1526**

An Act making an appropriation to the Trustees of the Buhl Science Center.

**HB 1286, PN 1527**

An Act making an appropriation to the Museum of the Philadelphia Civic Center for maintenance and the purchase of apparatus, supplies and equipment.

**HB 1287, PN 1528**

An Act making an appropriation to the Afro-American Historical and Cultural Museum for operating expenses.

**HB 1288, PN 1664**

An Act making an appropriation to the Everhart Museum in Scranton.

**HB 1290, PN 1531**

An Act making an appropriation to the Home for Crippled Children, Pittsburgh, Pennsylvania.

**HB 1291, PN 1532**

An Act making an appropriation to the Arsenal Family and Children's Center.

**HB 1292, PN 1533**

An Act making an appropriation to the Trustees of the University of Pittsburgh for the Western Psychiatric Institute and Clinic.

**HB 1293, PN 1665**

An Act making an appropriation to the Beacon Lodge Camp.

**SB 183, PN 1205**

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, further providing for facilities for appellate judges; and extending the limitation periods in criminal cases where the victim is a child.

**SB 237, PN 1106**

An Act amending the act of August 9, 1955 (P. L. 323, No. 130), entitled "The County Code," further providing for powers and duties as to dependents; and providing for the authority to sell certain real property and personal property as a single unit.

## SENATE MESSAGE

### AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The clerk of the Senate, being introduced, returned **HB 1294, PN 1985**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

## REMARKS ON VOTE

The SPEAKER. Why does the gentleman from Montgomery, Mr. Nahill, rise?

Mr. NAHILL. Mr. Speaker, I was not in my seat for the vote on SB 657, and I would like to be recorded in the affirmative.

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

## BILLS SIGNED BY SPEAKER

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

**HB 94, PN 1890**

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, changing the definition of "emergency vehicle"; further providing for registration exemptions; placing limitations on the use of speed timing devices; increasing the maximum charge for emission inspections; and further providing for single permits for multiple highway crossings.

**HB 336, PN 1891**

An Act amending "The Administrative Code of 1929," approved April 9, 1929 (P. L. 177, No. 175), further providing for appointments to the Energy Development Authority; and providing for the transfer of Connellsville State General Hospital.

#### ADDITIONS AND DELETIONS OF SPONSORS

The SPEAKER. The Chair acknowledges receipt from the majority leader of additions and deletions of sponsorships of bills, which the clerk will record.

The following list was submitted:

##### ADDITIONS:

HB 127, Bunt; HB 383, Wiggins; HB 446, Lucyk; HB 449, Broujos; HB 843, Cawley, Stevens; HB 1214, Caltagirone; HB 1247, Book; HB 1355, Micozzie, Stevens, Cimini, DeLuca, Fox, Fargo, Fischer; HB 1480, Book; HB 1518, Baldwin; HB 1519, Baldwin; HB 1547, Trello; HB 1551, Hagarty; HB 1552, Wambach.

##### DELETIONS:

HB 402, Lescovitz; HB 578, Cimini.

#### REMARKS ON VOTES

The SPEAKER. For what purpose does the gentleman from Northampton, Mr. Yandrisevits, rise?

Mr. YANDRISEVITS. Mr. Speaker, on concurrence in Senate amendments to HB 94 I was recorded in the affirmative. I would like to be recorded in the negative.

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

The Chair recognizes the gentleman from Beaver, Mr. Veon.

Mr. VEON. Mr. Speaker, on concurrence in Senate amendments to HB 94 my switch did not operate properly, and I would like to be recorded in the negative.

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

#### ANNOUNCEMENT BY MR. ROBBINS

The SPEAKER. For what purpose does the gentleman from Mercer, Mr. Robbins, rise?

Mr. ROBBINS. Mr. Speaker, I have a resolution that I am putting in to ask for a select committee to investigate the Pennsylvania Interscholastic Athletic Association. We have good bipartisan support for it, and if anyone would like to sign up to be on it, I have it with me now.

The SPEAKER. The Chair thanks the gentleman.

#### REMARKS ON VOTES

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

Mr. BLACK. Mr. Speaker, at the end of last night's session I missed the final vote on SB 632. I would like to be recorded in the affirmative.

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

Mr. BLACK. Thank you, Mr. Speaker.

The SPEAKER. For what purpose does the gentleman from Philadelphia, Mr. Taylor, rise?

Mr. J. J. TAYLOR. Mr. Speaker, on concurrence in HB 94 my switch did not operate. I wish to be recorded in the negative.

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

For what purpose does the gentleman from Philadelphia, Mr. Kosinski, rise?

Mr. KOSINSKI. Correction of the record, Mr. Speaker.

Due to a malfunction of my machine, I am not recorded on the concurrence in HB 94. I wish to be recorded in the negative.

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

#### PARLIAMENTARY INQUIRY

The SPEAKER. For what purpose does the gentleman from Allegheny, Mr. Pistella, rise?

Mr. PISTELLA. A parliamentary inquiry, Mr. Speaker.

I was wondering if I could inquire of the Chair the delay at this time?

The SPEAKER. We are awaiting the publication of supplemental calendars. We were told that the first supplemental calendar would be ready in about 10 minutes; that was 10 minutes ago. I think shortly it will be here, and when it is, we will go to the supplemental calendar.

Mr. PISTELLA. Thank you, Mr. Speaker.

The SPEAKER. For what purpose does the gentleman from Allegheny, Mr. Seventy, rise?

Mr. SEVENTY. We could not hear you. Would you repeat what you just said, please?

The SPEAKER. The explanation for the delay is that we are awaiting the supplemental calendars. As soon as we get the very first supplemental calendar, which was promised to us within 10 minutes, and that was about 10 minutes ago, we will go to that supplemental calendar and we shall be under way.

Mr. SEVENTY. Thank you very much, Mr. Speaker.

#### WELCOME

The SPEAKER. The Chair is delighted to welcome to the hall of the House at a quarter of 10 tonight the guest of Anthony Cimini, Lewis Hopkins from Lycoming County. Welcome to the hall of the House.

#### STATEMENT BY MRS. WESTON

The SPEAKER. For what purpose does the lady from Philadelphia, Mrs. Weston, rise?

Mrs. WESTON. Mr. Speaker, I request unanimous consent to make a statement.

The SPEAKER. Go right ahead.

Mrs. WESTON. Thank you.

Mr. Speaker, I would just like to take this opportunity. I have been informed that in all likelihood we will not be considering a motion to suspend the rules tonight. I had hoped that we would because I have a very important resolution that affects all of Pennsylvania. It is a resolution that memorializes Congress and the President of the United States to remove from his tax reform package the part of his proposal which says that State and local income taxes can no longer be deducted on itemized statements. We all know in Philadelphia and in Pennsylvania that that adversely affects our middle-income taxpayers in not only our State but all the northeastern industrial States.

So I want to let all the members know that I am going to introduce this resolution. I ask for any cosponsors who would like to get on it to please put their names on it tonight, and in the event that the motion to suspend the rules is taken tonight, I would like to at this time make it be known that at that time I would like my resolution to be considered also. Thank you very much, Mr. Speaker.

The SPEAKER. For the lady's information, the Chair has not said it would not take a motion to suspend the rules, and the Chair would advise the lady as it advised Mr. Greenwood and Mr. George that if you wish to have the motion to suspend the rules honored, clear it with both the minority and the majority leaders. This is a very busy night, and they have the prerogative of saying, yes, we will agree, or, no, we disagree. But the Chair, as of itself, is not foreclosing the lady or any other member from offering that motion.

The Chair recognizes the minority leader.

Mr. RYAN. Mr. Speaker, I am the one who advised the lady that I understood there would be no suspension of the rules. I appreciate the remarks of the Speaker and would urge that should any suspension take place, that all these resolutions be considered under the one suspension.

The SPEAKER. Fine.

**REMARKS ON VOTES**

The SPEAKER. The Chair recognizes the gentleman from Armstrong, Mr. Livengood.

Mr. LIVENGOOD. Mr. Speaker, on concurrence in HB 94 I was voted incorrectly. I would like to be recorded in the affirmative.

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

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

Mr. DAVIES. Mr. Speaker, I was out of my seat on SB 656. I would like to be recorded in the affirmative.

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

Those of you who wish the rules suspended for resolutions, why do you not check now with Mr. Ryan and Mr. O'Donnell and let us know. We can be doing that perhaps right now. But

remember, the Chair insists on having both the floor leaders agree so we do not have any argument about the suspension of the rules.

Mrs. Weston, if you are to have any chance at the resolution, it must be duplicated. Get it to duplication right away—all three, immediately.

**RULES SUSPENDED**

The SPEAKER. It is moved by the majority leader that the rules of the House be temporarily suspended so that we may immediately consider several resolutions. The motion is agreed to by the minority leader.

On the question,

Will the House agree to the motion?

The following roll call was recorded:

**YEAS—191**

Acosta	Dininni	Langtry	Rieger
Afflerbach	Distler	Lashingner	Roebuck
Angstadt	Dombrowski	Laughlin	Rudy
Argall	Donatucci	Lescovitz	Ryan
Arty	Dorr	Letterman	Rybak
Baldwin	Duffy	Levdansky	Saloom
Barber	Durham	Linton	Saurman
Barley	Evans	Livengood	Scheetz
Battisto	Fargo	Lloyd	Schuler
Belardi	Fattah	Lucyk	Semmel
Belfanti	Fee	McCall	Serafini
Birmelin	Fischer	McClatchy	Seventy
Blaum	Flick	McHale	Showers
Book	Foster, Jr., A.	McVerry	Smith, B.
Bortner	Fox	Mackowski	Smith, L. E.
Bowley	Freeman	Maiale	Snyder, D. W.
Bowser	Freind	Manderino	Snyder, G. M.
Boyes	Fryer	Manmiller	Staback
Brandt	Gallagher	Markosek	Stairs
Broujos	Gallen	Mayernik	Steighner
Bunt	Gamble	Merry	Stevens
Burd	Gannon	Michlovic	Stewart
Burns	Geist	Micozzie	Stuban
Bush	George	Miller	Sweet
Caltagirone	Godshall	Moehlmann	Swift
Cappabianca	Greenwood	Morris	Taylor, E. Z.
Carlson	Gruitza	Mowery	Taylor, F. E.
Carn	Gruppo	Mrkonic	Taylor, J.
Cawley	Hagarty	Murphy	Telek
Cessar	Haluska	Nahill	Tigue
Chadwick	Harper	O'Donnell	Trello
Cimini	Hasay	Oliver	Truman
Civera	Hayes	Perzel	Van Horne
Clark	Herman	Petrarca	Veon
Clymer	Hershey	Petrone	Vroon
Cohen	Honaman	Phillips	Wambach
Colafella	Howlett	Pievsy	Wass
Cole	Hutchinson	Pistella	Weston
Cordisco	Itkin	Pitts	Wiggins
Cornell	Jackson	Pott	Wilson
Coslett	Jarolin	Pratt	Wozniak
Cowell	Johnson	Pressmann	Wright, D. R.
Coy	Josephs	Preston	Wright, J. L.
DeWeese	Kasunic	Punt	Wright, R. C.
Daley	Kennedy	Raymond	Yandrisevits
Davies	Kenney	Reber	
Dawida	Kosinski	Reinard	Irvis,
Deal	Kukovich	Richardson	Speaker
Dietz			

NAYS—2

Piccola                      Sirianni

NOT VOTING—10

Black	Gladeck	O'Brien	Robbins
DeLuca	Levin	Olasz	Wogan
DeVertter	Noye		

EXCUSED—0

A majority of the members elected to the House having voted in the affirmative, the question was determined in the affirmative and the motion was agreed to.

**RESOLUTION ADOPTED**

The SPEAKER. The Chair recognizes the gentleman from Clearfield, Mr. George, who offers the following resolution, which the clerk will read.

The following resolution was read:

**House Resolution No. 152**

**A RESOLUTION**

Directing the House Conservation Committee to investigate the continuing management problems in the Department of Environmental Resources; and supplementing House Resolutions 14 and 24.

WHEREAS, The Department of Environmental Resources continues to have problems in the management of the department; and

WHEREAS, This management problem was recently highlighted by a report of the Citizens Advisory Council which found substantial deficiencies in the management of the department, including growing political pressures, low morale of employees and an emphasis on cost-cutting rather than public service; and

WHEREAS, The department recognized this problem by initiating an outside management study to be conducted; and

WHEREAS, These problems have resulted in a confused policy in the issue of permits and ineffective enforcement of the environmental laws and regulations; and

WHEREAS, The House Conservation Committee has been empowered to conduct an in-depth study of low-level radioactive waste under the provisions of House Resolution No. 24; and

WHEREAS, The House Conservation Committee, under instructions from the Speaker of the House of Representatives and as authorized by passage of House Resolution No. 14, has been empowered to investigate problems with drinking water in this Commonwealth; therefore be it

RESOLVED, That the House Conservation Committee is hereby directed to investigate the continuing management problems in the Department of Environmental Resources and resulting confused policy in issuing permits and ineffective enforcement of environmental laws and regulations; and be it further

RESOLVED, That the House Conservation Committee is hereby directed to continue its investigations as set forth in House Resolutions 14 and 24; and be it further

RESOLVED, That the committee may hold hearings, take testimony and make its investigations at such places as it deems necessary in this Commonwealth. Each member of the committee shall have power to administer oaths and affirmations to witnesses appearing before the committee; and be it further

RESOLVED, That whenever the committee determines that requested information is not being made available in timely fashion or whenever the committee determines that certain witnesses may not appear as requested unless commanded by law,

the committee shall be empowered to issue subpoenas under the hand and seal of its chairman commanding any person to appear before it and answer questions touching matters properly being inquired into by the committee and produce such books, papers, records, accounts, reports and documents as the committee deems necessary; and be it further

RESOLVED, That the committee make a report of its findings and recommendations to the House of Representatives as soon as possible.

- Camille George
- James J. Manderino
- Thomas J. Fee
- Stanley J. Jarolin
- Thomas A. Michlovic
- Ruth B. Harper
- William J. Stewart
- Fred A. Trello
- Robert Freeman
- Thomas J. Murphy, Jr.
- John Showers
- Frank L. Oliver
- Ralph Acosta
- Gordon J. Linton
- David P. Richardson, Jr.
- John F. Pressmann
- Edward J. Lucyk
- Steve Seventy
- Jeffrey W. Coy
- Keith R. McCall
- Charles P. Laughlin
- Ruth C. Rudy
- Babette Josephs
- Samuel W. Morris
- David W. Sweet
- William E. Baldwin
- Allen Kukovich
- Fred Belardi
- Gaynor Cawley
- Joseph A. Steighner
- Kenneth J. Cole
- Roger F. Duffy
- Anthony M. DeLuca
- David K. Levdansky
- Frank J. Pistella
- Joseph F. Markosek
- Mark B. Cohen
- Ronald R. Cowell
- Thomas C. Petrone
- Russell P. Letterman
- Robert W. O'Donnell
- Henry Livengood
- Eugene G. Saloom
- Ralph D. Pratt
- Bernard J. Dombrowski
- Michael R. Veon
- Max Pievsky
- Edward G. Staback
- Thomas M. Tigie
- Gerard A. Kosinski
- William R. Lloyd, Jr.
- Ivan Itkin
- Nicholas A. Colafella
- Ron Gamble
- Kevin Blaum
- Peter C. Wambach
- Joseph A. Petrarca
- Amos K. Hutchinson
- John N. Wozniak
- Peter J. Daley II

Paul McHale  
John H. Broujos

On the question,  
Will the House adopt the resolution?

The SPEAKER. On the question, the Chair recognizes the minority leader.

Mr. RYAN. Mr. Speaker, will the gentleman, Mr. George, consent to brief interrogation?

The SPEAKER. Mr. George indicates he will stand for interrogation. You may proceed, Mr. Ryan.

Mr. RYAN. Thank you, Mr. Speaker.

Mr. Speaker, I call the gentleman's attention to the bottom of page 2 with respect to the issuance of subpoenas. As I read this, it is my impression that in order for the committee to subpoena anyone it requires committee action. Is that correct? Is my understanding correct?

Mr. GEORGE. I think so, Mr. Speaker. Yes.

Mr. RYAN. And by "committee action," I assume that means a majority vote of a quorum present would authorize the chairman to issue a subpoena under the hand and seal of the chairman. Is that correct?

Mr. GEORGE. I would believe so, Mr. Speaker.

Mr. RYAN. Thank you, Mr. Speaker.

Mr. Speaker, I have, for the past several years, objected to the issuance of subpoenas unless there was a proven need. I have lost that vote time after time. I am satisfied that I would lose it again tonight. However, I wanted to place on the record the rules that would govern not only this committee but any other committee with respect to the issuance of subpoenas, that it is not at the sole prerogative of the chairman but rather the prerogative of a majority of that quorum that would be attending a given meeting. Thank you, Mr. Speaker.

The SPEAKER. The Chair, for the record, agrees with the gentleman, Mr. Ryan, and it ought to be very clear: subpoena powers are given not to a chairman but to a committee. Only the committee may make that decision. The committee authorizes the chairman of the committee to exercise that power, but the power resides in the committee.

On the question recurring,  
Will the House adopt the resolution?

The following roll call was recorded:

YEAS—137

Acosta	Donatucci	Letterman	Roebuck
Afflerbach	Dorr	Levdansky	Rudy
Argall	Duffy	Levin	Rybak
Baldwin	Evans	Linton	Saloom
Barber	Fattah	Livengood	Semmel
Battisto	Fee	Lloyd	Serafini
Belardi	Fischer	Lucyk	Seventy
Belfanti	Foster, Jr., A.	McCall	Showers
Black	Freeman	McClatchy	Smith, B.
Blaum	Fryer	McHale	Snyder, D. W.
Bortner	Gallagher	Maiale	Snyder, G. M.
Bowley	Gamble	Manderino	Staback
Bowser	Geist	Markosek	Stairs
Broujos	George	Mayernik	Steighner
Burns	Greenwood	Michlovic	Stevens
Caltagirone	Gruitza	Miller	Stewart
Cappabianca	Gruppo	Morris	Stuban
Carn	Hagarty	Mrkonic	Sweet

Cawley	Haluska	Murphy	Swift
Cimini	Harper	Nahill	Taylor, F. E.
Clark	Hasay	Noye	Tigue
Cohen	Hayes	O'Donnell	Trello
Colafella	Herman	Olasz	Truman
Cole	Howlett	Petrarca	Van Horne
Cordisco	Hutchinson	Petrone	Veon
Cornell	Itkin	Pievsky	Wambach
Coslett	Jarolin	Pistella	Wass
Cowell	Johnson	Pratt	Wiggins
Coy	Josephs	Pressmann	Wozniak
Deluca	Kasunic	Preston	Wright, D. R.
DeWeese	Kosinski	Punt	Yandrisevits
Daley	Kukovich	Reinard	
Dawida	Lashinger	Richardson	Irvis,
Deal	Laughlin	Rieger	Speaker
Dombrowski	Lescovitz	Robbins	

NAYS—58

Angstadt	Dininni	Langtry	Ryan
Arty	Distler	McVerry	Saurman
Barley	Durham	Manmiller	Scheetz
Birmelin	Fargo	Merry	Schuler
Book	Flick	Micozzie	Sirianni
Brandt	Fox	Moehlmann	Smith, L. E.
Bunt	Freind	Mowery	Taylor, E. Z.
Burd	Gallen	O'Brien	Taylor, J.
Bush	Gannon	Perzel	Telek
Carlson	Gladeck	Phillips	Vroon
Cessar	Godshall	Pitts	Weston
Chadwick	Hershey	Pott	Wilson
Civera	Honaman	Raymond	Wright, J. L.
Clymer	Jackson	Reber	Wright, R. C.
Dietz	Kennedy		

NOT VOTING—8

Boyes	Davies	Mackowski	Piccola
DeVerter	Kenney	Oliver	Wogan

EXCUSED—0

The question was determined in the affirmative, and the resolution was adopted.

REMARKS ON VOTE

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

Mr. PICCOLA. Mr. Speaker, may I correct a vote at this time?

The SPEAKER. You may.

Mr. PICCOLA. On HR 152 my switch failed to operate, and I would have voted in the negative had I been in my seat.

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

REPORT OF COMMITTEE  
OF CONFERENCE PRESENTED

Mr. PIEVSKY presented the Report of the Committee of Conference on **HB 1009, PN 1987**.

REPORT OF COMMITTEE  
OF CONFERENCE PRESENTED

Mr. PIEVSKY presented the Report of the Committee of Conference on **HB 1010, PN 1988**.

**REPORT OF COMMITTEE  
OF CONFERENCE PRESENTED**

Mr. PIEVSKY presented the Report of the Committee of Conference on **SB 653, PN 1282**.

**REPORT OF COMMITTEE  
OF CONFERENCE PRESENTED**

Mr. PIEVSKY presented the Report of the Committee of Conference on **HB 136, PN 1986**.

**REPORT OF COMMITTEE  
OF CONFERENCE PRESENTED**

Mr. PIEVSKY presented the Report of the Committee of Conference on **SB 652, PN 1281**.

**REMARKS ON VOTE**

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

Mr. PERZEL. Mr. Speaker, on concurrence on HB 94 I was inadvertently recorded in the affirmative, and I would like to be recorded in the negative.

The SPEAKER. The Chair thanks the gentleman.

**RESOLUTION**

The SPEAKER. The Chair is about to ask the clerk to read the copy of the Greenwood resolution, which has not yet been circulated. Now, if anyone has an objection to that procedure, we will not proceed that way. Is there objection? Very well, read the entire resolution, please.

The following resolution was read:

**House Resolution No. 153**

**A RESOLUTION**

Calling for the appointment of a select committee to study the factors contributing to the decline of farmland.

WHEREAS, Since 1960 Pennsylvania has lost over 32,000 farms, over 30% of its total; and

WHEREAS, Since 1960 over 3.6 million acres of farmland has been converted to other uses in Pennsylvania, a loss of nearly 30% of the total; and

WHEREAS, Despite the enactment of various State laws intended to help stem the loss of this most important agricultural resource, the loss of farmland continues; and

WHEREAS, It is a well-settled policy of the Pennsylvania House of Representatives to help farm families stay in business and to preserve as much of our agricultural land as possible for the production of food crops; therefore be it

RESOLVED, That the Speaker of the House of Representatives appoint a select committee of seven members, four from the majority party and three from the minority party, to study the continuing factors contributing to the decline of farmland; and be it further

RESOLVED, That the committee may hold hearings, take testimony and make its investigations at such places as it deems necessary in this Commonwealth. Each member of the committee shall have power to administer oaths and affirmations to witnesses appearing before the committee; and be it further

RESOLVED, That the committee is authorized to hire such qualified staff and assistants as it deems necessary, and the fees and expenses therefor and the fees and expenses incurred by the committee shall be paid from accounts under the control of the Chief Clerk, not to exceed \$25,000; and be it further

RESOLVED, That the select committee complete its study and make its findings and recommendations for remedial legislation by March 1, 1986.

James C. Greenwood  
Samuel W. Morris  
Carmel Sirianni  
A. Carville Foster, Jr.  
J. Scot Chadwick  
Jeffrey W. Coy  
John Showers

On the question,

Will the House adopt the resolution?

The SPEAKER. The Chair recognizes the gentleman from Bucks, Mr. Gallagher, on the resolution.

Mr. GALLAGHER. Mr. Speaker, unfortunately, while we do not all have copies of the resolution, what I just heard is that we are going to create a new select committee to do the same thing that the Conservation Committee can already do. I think it has been the feeling of members on both sides and leadership on both sides that we not at the last minute create a select committee while we have standing committees that can do the very same thing.

Now, I would think it might be a proper way of amending the resolution to direct the Conservation Committee to do so rather than have the House at the last minute of this hour create another select committee. Mr. Speaker, I am searching for some kind of direction from the Speaker as to what direction we should go at this time.

The SPEAKER. The Chair would suggest that if the resolution causes any perturbation on the floor of the House on this evening, it would be wise for the gentleman, Mr. Greenwood, to withdraw the resolution. Does he wish to talk first to Mr. Gallagher?

The Chair recognizes the gentleman from Cambria, Mr. Stewart.

Mr. STEWART. Thank you, Mr. Speaker.

I do not have a question on the resolution itself but the method. I did not hear anyone object to the method by which we were considering it, but I do not want that method to set a precedent for the rest of this evening's business.

The SPEAKER. The only reason the Chair suggested that is because the Chair did not anticipate that there would be any argument about the resolution. When the Chair heard the debate, that is when the Chair suggested to Mr. Greenwood that it would be better to withdraw the resolution rather than to engage in debate and oral argument and attempt an oral amendment. I think Mr. Greenwood is talking to Mr. Gallagher about that right now.

Mr. STEWART. But the rest of this evening's business will not be conducted by readings from the clerk?

The SPEAKER. You may be assured that nothing of any importance fiscally or any other reason will be conducted orally. We shall be very careful about that.

Mr. STEWART. Thank you, Mr. Speaker.

#### RESOLUTION WITHDRAWN

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

Mr. GREENWOOD. Mr. Speaker, I will withdraw the resolution temporarily, but I would prefer that it then, since I have submitted it, be circulated and I have the opportunity to bring it up at a later time as I choose.

The SPEAKER. Very well, temporarily withdrawn.

#### REMARKS ON VOTE

The SPEAKER. The Chair recognizes the gentleman from Philadelphia, Mr. Acosta. Why do you rise, sir?

Mr. ACOSTA. Mr. Speaker, the machine was not working; therefore, I want to be recorded as "no" on HB 94 on concurrence.

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

Mr. GEIST. Thank you, Mr. Speaker.

I have a question for the Chair.

The SPEAKER. What is the question?

Mr. GEIST. Have you noticed that Representative Davies is back yet?

The SPEAKER. Oh yes. The Chair recognized that Representative Davies is back. When most of the members were off the floor and the Chair congratulated him and told him of our interest in his good health, he spoke to us, but because many of you were otherwise occupied, you were not here.

The Chair will again take note for the record that we are delighted to see John Davies back on the floor - well, healthy, alert, and able to carry out his duties. Congratulations, Mr. Davies.

The gentleman, Mr. Geist, may be sure that any time the Speaker recognizes one of his old friends back on the floor, he will take note of it.

The Chair recognizes the gentleman, Mr. Geist.

Mr. GEIST. Mr. Speaker, the reason that I wanted Representative Davies recognized was so that you would recognize your duty about dress and decorum on the floor before Representative Davies had a chance to admonish you to enforce those rules. So would it be proper for us to disrobe?

The SPEAKER. I think if we were to disrobe, that would certainly speed up the activity on the floor.

Will the gentleman, Mr. Davies, give his permission for the members, within certain dignified limits, to remove outer garments? Will the gentleman give his permission?

Mr. DAVIES. Mr. Speaker, considering the lateness of the hour and the things before us, yes, sir, I would.

The SPEAKER. The gentleman has been gracious, and you may, within certain dignified conditions, remove your outer garments.

#### REMARKS ON VOTE

The SPEAKER. The Chair recognizes the gentleman from Erie, Mr. Boyes.

Mr. BOYES. Mr. Speaker, on HR 152 my switch failed to operate, and I wish to be recorded in the affirmative.

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

#### ANNOUNCEMENT BY SPEAKER

The SPEAKER. For the information of the members, especially those who ask why the delay, the machines which we use for duplicating have acted up the way most machines do in a crisis. One of them is down totally; the other one is being repaired. We only had 150 supplemental calendars produced before both machines went down. We are having the 150 supplementals sent up, and with your permission, we will distribute them as widely as we can on the floor. If you will share your supplemental calendar with your neighbor, it will speed things up and we can go on with the business of the House.

Now, has the resolution— Of course it has not. The resolution that the lady wants to offer, Mrs. Weston, is probably mired down there awaiting duplication. However, Mrs. Weston, we will remember that the rules of the House have been temporarily suspended, and whenever we get the resolution, we will allow you to offer it.

#### REMARKS ON VOTES

The SPEAKER. For what purpose does the gentleman from Berks, Mr. Angstadt, rise?

Mr. ANGSTADT. I would like to correct a vote, Mr. Speaker.

On HR 152 I would like to be recorded in the affirmative.

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

The Chair recognizes the gentleman from Philadelphia, Mr. Kenney.

Mr. KENNEY. Mr. Speaker, on HR 152 I would like to be recorded in the affirmative.

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

The Chair recognizes the gentleman from Philadelphia, Mr. Wogan.

Mr. WOGAN. The same goes for me, Mr. Speaker. On HR 152 I would like to be recorded in the affirmative.

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

Mr. McVERRY. Mr. Speaker, on concurrence in HB 94 I inadvertently voted in the affirmative. I would like to be recorded in the negative.

The SPEAKER. The Chair recognizes the gentleman from Mercer, Mr. Fargo.

Mr. FARGO. Mr. Speaker, on concurrence in HB 94 I was recorded in the negative. I would like to be recorded in the affirmative.

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

Mr. TELEK. Mr. Speaker, I would like to be recorded on HR 152 in the affirmative.

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

Mr. McCLATCHY. On concurrence in HB 94 I voted the wrong way. I wanted to be recorded in the negative, Mr. Speaker.

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

The supplemental calendar A's are being passed out now. Remember, we have only 150. Please share them with your neighbor, and that will allow us to at least go to work on this supplemental calendar. Hopefully we will have the machines back in order by the time we are finished.

**SUPPLEMENTAL CALENDAR A  
BILLS ON CONCURRENCE  
IN SENATE AMENDMENTS**

The clerk of the Senate, being introduced, returned the following **HB 171, PN 1960**, 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 act of March 11, 1971 (P. L. 104, No. 3), known as the "Senior Citizens Rebate and Assistance Act," increasing eligibility under the property tax or rent rebate and inflation dividend; and further providing for the allowable percentage of real property tax or rent rebate.

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

The SPEAKER. The Chair recognizes the gentleman from Allegheny, Mr. DeLuca. Will you please explain the amendments inserted by the Senate?

Mr. DeLUCA. Mr. Speaker, the Senate has inserted amendments changing the income brackets and inserting two new brackets of \$12,000 to \$12,999 and \$13,000 to \$15,000. None of the inflation dividend brackets were changed.

I ask for concurrence in the Senate amendments for HB 171, which will enable 150,000 more senior citizens to take advantage of a successful lottery program in this State. Thank you.

The SPEAKER. It has been moved by the gentleman, Mr. DeLuca, that the House do concur in amendments inserted by the Senate to HB 171.

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—203**

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak

Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashinger	Richardson	Speaker
Dietz			

**NAYS—0**

**NOT VOTING—0**

**EXCUSED—0**

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 191, PN 1957**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act authorizing the incurring of debt for the purpose of financing the Federal share of construction of interstate highways.

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



The SPEAKER. The Chair recognizes the gentleman from Westmoreland, Mr. Hutchinson, on the Senate amendments.

Mr. HUTCHINSON. The main amendment the Senate put in was for interstate highways to get Federal money. They will borrow the money, and as soon as they get the Federal money for the links in between that have not been finished, that is what it is for.

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—203

Acosta	Dininni	Laughlin	Rieger
Afferbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashingner	Richardson	Speaker
Dietz			

NAYS—0

NOT VOTING—0

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 285, PN 1953**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act creating a special fund in the Treasury Department for the use in attracting major industry into this Commonwealth; establishing a procedure for the appropriation and use of moneys in the fund; establishing the Tax Stabilization Reserve Fund; and providing for expenditures from such account.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. The Chair recognizes the gentleman from Lawrence, Mr. Fee, on the amendment.

Mr. FEE. Mr. Speaker, the Senate amendments combined the two concepts of the Sunny Day Fund and the Rainy Day Fund under HB 285, and the legislation also requires a two-thirds vote for approval by the House and Senate for the appropriation.

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—199

Acosta	Distler	Lescovitz	Robbins
Afferbach	Dombrowski	Letterman	Roebuck
Angstadt	Donatucci	Levdansky	Rudy
Argall	Dorr	Levin	Ryan
Arty	Duffy	Linton	Rybak
Baldwin	Durham	Livengood	Saloom
Barber	Evans	Lloyd	Saurman
Barley	Fargo	Lucyk	Scheetz
Battisto	Fee	McCall	Schuler
Belardi	Fischer	McClatchy	Semmel
Belfanti	Flick	McHale	Serafini
Birmelin	Foster, Jr., A.	McVerry	Seventy
Black	Fox	Mackowski	Showers
Blaum	Freeman	Maiale	Sirianni
Book	Freind	Manderino	Smith, B.
Bortner	Fryer	Manmiller	Smith, L. E.
Bowley	Gallagher	Markosek	Snyder, D. W.
Bowser	Gallen	Mayernik	Snyder, G. M.
Brandt	Gamble	Merry	Staback
Broujos	Gannon	Michlovic	Stairs
Bunt	Geist	Micozzie	Steighner
Burd	George	Miller	Stevens
Burns	Gladeck	Moehlmann	Stewart
Bush	Godshall	Morris	Stuban
Caltagirone	Greenwood	Mowery	Sweet
Cappabianca	Gruitza	Mrkonic	Swift
Carlson	Gruppo	Murphy	Taylor, E. Z.
Carn	Hagarty	Nahill	Taylor, F. E.
Cawley	Haluska	Noye	Taylor, J.
Cessar	Harper	O'Brien	Telek
Chadwick	Hasay	Olasz	Tigue
Cimini	Hayes	Oliver	Trello

Civera	Herman	Perzel	Truman
Clark	Hershey	Petrarca	Van Horne
Clymer	Honaman	Petrone	Veon
Cohen	Howlett	Phillips	Vroon
Colafella	Hutchinson	Piccola	Wambach
Cole	Itkin	Pievsky	Wass
Cordisco	Jackson	Pistella	Weston
Cornell	Jarolin	Pitts	Wiggins
Coslett	Johnson	Pott	Wilson
Cowell	Josephs	Pratt	Wogan
Coy	Kasunic	Pressmann	Wozniak
Deluca	Kennedy	Preston	Wright, D. R.
DeVerter	Kenney	Punt	Wright, J. L.
Daley	Kosinski	Raymond	Wright, R. C.
Davies	Kukovich	Reber	Yandrisevits
Dawida	Langtry	Reinard	
Deal	Lashinger	Richardson	Irvis,
Dietz	Laughlin	Rieger	Speaker
Dininni			

NAYS—2

DeWeese Fattah

NOT VOTING—2

Boyes O'Donnell

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 499, PN 1892**, 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 act of April 9, 1929 (P. L. 177, No. 175), known as "The Administrative Code of 1929," further providing for leases on certain areas of State forests and for bonding requirements for oil and gas operations.

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

The SPEAKER. The Chair recognizes the gentleman from Montgomery, Mr. Reber, on the amendment.

Mr. REBER. Mr. Speaker, I would move for concurrence in the Senate amendments. The Senate amendments merely encompassed two various pieces of legislation that this House had passed virtually unanimously.

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—198

Acosta	Dininni	Lashinger	Robbins
Afflerbach	Distler	Laughlin	Roebuck
Angstadt	Dombrowski	Lescovitz	Rudy
Argall	Donatucci	Letterman	Ryan
Arty	Dorr	Levin	Rybak
Baldwin	Duffy	Linton	Saloom
Barber	Durham	Livengood	Saurman
Barley	Evans	Lloyd	Scheetz
Battisto	Fargo	Lucyk	Schuler
Belardi	Fattah	McCall	Semmel

Belfanti	Fee	McClatchy	Serafini
Birmelin	Fischer	McHale	Seventy
Black	Flick	McVerry	Showers
Blaum	Foster, Jr., A.	Mackowski	Sirianni
Book	Fox	Maiale	Smith, B.
Bortner	Freeman	Manderino	Smith, L. E.
Bowley	Freind	Manmiller	Snyder, D. W.
Bowser	Fryer	Markosek	Snyder, G. M.
Boyes	Gallagher	Mayernik	Staback
Brandt	Gallen	Merry	Stairs
Broujos	Gamble	Micozzie	Steighner
Bunt	Gannon	Miller	Stevens
Burd	Geist	Moehlmann	Stewart
Burns	George	Morris	Stuban
Bush	Gladeck	Mowery	Sweet
Caltagirone	Godshall	Mrkoncic	Sweet
Cappabianca	Greenwood	Nahill	Taylor, E. Z.
Carlson	Gruitza	Noye	Taylor, F. E.
Carn	Gruppo	O'Brien	Taylor, J.
Cawley	Hagarty	O'Donnell	Telek
Cessar	Haluska	Olasz	Tigue
Chadwick	Harper	Oliver	Trello
Cimini	Hasay	Perzel	Truman
Civera	Hayes	Petrarca	Van Horne
Clark	Herman	Petrone	Veon
Clymer	Hershey	Phillips	Vroon
Cohen	Honaman	Piccola	Wambach
Colafella	Howlett	Pievsky	Wass
Cole	Hutchinson	Pistella	Weston
Cordisco	Itkin	Pitts	Wiggins
Cornell	Jackson	Pott	Wilson
Coslett	Jarolin	Pratt	Wogan
Cowell	Johnson	Pressmann	Wozniak
Coy	Josephs	Preston	Wright, D. R.
Deluca	Kasunic	Punt	Wright, J. L.
DeWeese	Kennedy	Raymond	Wright, R. C.
Daley	Kenney	Reber	Yandrisevits
Davies	Kosinski	Reinard	
Deal	Kukovich	Richardson	Irvis,
Dietz	Langtry	Rieger	Speaker

NAYS—5

DeVerter Levdansky Michlovic Murphy  
Dawida

NOT VOTING—0

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 805, PN 1893**, 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 Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, further providing for prohibited offensive weapons.

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

The SPEAKER. If the man or woman called upon indicates he or she does not wish to offer an explanation and if there is no objection to that, the Chair will move rapidly to the vote. Now, that is very important when we come to the fiscal bills,

because the Chair assumes that they have been explained in each caucus and that we ought not to wait for every single bill to have the same explanation. But if you feel that you do have to have an explanation, rise quickly in place; otherwise, the Chair will go right straight through the calendar.

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—182

Afflerbach	Deal	Kukovich	Rudy
Angstadt	Dietz	Lashinger	Ryan
Argall	Dininni	Laughlin	Saloom
Arty	Distler	Lescovitz	Saurman
Baldwin	Donatucci	Letterman	Scheetz
Barley	Dorr	Levdansky	Schuler
Battisto	Duffy	Livengood	Semmel
Belardi	Durham	Lloyd	Serafini
Belfanti	Evans	Lucyk	Seventy
Birmelin	Fargo	McCall	Showers
Black	Fee	McClatchy	Sirianni
Blaum	Fischer	McVerry	Smith, B.
Book	Flick	Mackowski	Smith, L. E.
Bowley	Foster, Jr., A.	Maiale	Snyder, D. W.
Bowser	Fox	Manderino	Staback
Boyes	Freind	Manmiller	Stairs
Brandt	Fryer	Markosek	Steighner
Broujos	Gallagher	Mayernik	Stevens
Bunt	Gallen	Merry	Stewart
Burd	Gamble	Micozzie	Stuban
Burns	Gannon	Miller	Sweet
Bush	Geist	Moehlmann	Swift
Caltagirone	George	Morris	Taylor, E. Z.
Cappabianca	Gladeck	Mowery	Taylor, F. E.
Carlson	Godshall	Mrkonic	Taylor, J.
Cawley	Greenwood	Nahill	Telek
Cessar	Gruitza	Noye	Tigue
Chadwick	Gruppo	O'Brien	Trello
Cimini	Hagarty	O'Donnell	Truman
Civera	Haluska	Olasz	Van Horne
Clark	Harper	Oliver	Veon
Clymer	Hayes	Perzel	Vroon
Cohen	Hayes	Petrarca	Wambach
Colafella	Herman	Petrone	Wass
Cole	Hershey	Phillips	Weston
Cordisco	Honaman	Piccola	Wiggins
Cornell	Howlett	Pievsky	Wilson
Coslett	Hutchinson	Pitts	Wogan
Cowell	Itkin	Pratt	Wozniak
Coy	Jackson	Preston	Wright, D. R.
Deluca	Jarolin	Punt	Wright, J. L.
DeVerter	Johnson	Raymond	Wright, R. C.
DeWeese	Kasunic	Reber	Yandrisevits
Daley	Kennedy	Richardson	
Davies	Kenney	Rieger	Irvis,
Dawida	Kosinski	Robbins	Speaker

NAYS—16

Bortner	Langtry	Murphy	Reinard
Carn	Levin	Pistella	Roebuck
Freeman	Linton	Pott	Rybak
Josephs	McHale	Pressmann	Snyder, G. M.

NOT VOTING—5

Acosta	Dombrowski	Fattah	Michlovic
Barber			

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1002, PN 1894**, 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 act of December 19, 1984 (P. L. 1093, No. 219), known as the "Noncoal Surface Mining Conservation and Reclamation Act," authorizing additional exemptions from the definition of "surface mining"; and providing for the treatment of slag.

On the question,

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—202

Acosta	Dietz	Lashinger	Rieger
Afflerbach	Dininni	Laughlin	Robbins
Angstadt	Distler	Lescovitz	Roebuck
Argall	Dombrowski	Letterman	Rudy
Arty	Donatucci	Levdansky	Ryan
Baldwin	Dorr	Levin	Rybak
Barber	Duffy	Linton	Saloom
Barley	Durham	Livengood	Saurman
Battisto	Evans	Lloyd	Scheetz
Belardi	Fargo	Lucyk	Schuler
Belfanti	Fattah	McCall	Semmel
Birmelin	Fee	McClatchy	Serafini
Black	Fischer	McHale	Seventy
Blaum	Flick	McVerry	Showers
Book	Foster, Jr., A.	Mackowski	Sirianni
Bortner	Fox	Maiale	Smith, B.
Bowley	Freeman	Manderino	Smith, L. E.
Bowser	Freind	Manmiller	Snyder, D. W.
Boyes	Fryer	Markosek	Snyder, G. M.
Brandt	Gallagher	Mayernik	Staback
Broujos	Gallen	Merry	Stairs
Bunt	Gamble	Micozzie	Steighner
Burd	Gannon	Miller	Stevens
Burns	Geist	Moehlmann	Stewart
Bush	George	Morris	Stuban
Caltagirone	Gladeck	Mowery	Sweet
Cappabianca	Godshall	Mrkonic	Swift
Carlson	Greenwood	Murphy	Taylor, E. Z.
Carn	Gruitza	Nahill	Taylor, F. E.
Cawley	Gruppo	Noye	Taylor, J.
Cessar	Hagarty	O'Brien	Telek
Chadwick	Haluska	O'Donnell	Tigue
Cimini	Harper	Olasz	Trello
Civera	Hasay	Oliver	Truman
Clark	Hayes	Perzel	Van Horne
Clymer	Herman	Petrarca	Veon
Cohen	Hershey	Petrone	Vroon
Colafella	Honaman	Phillips	Wambach
Cole	Howlett	Piccola	Wass
Cordisco	Hutchinson	Pievsky	Weston
Cornell	Itkin	Pistella	Wiggins
Coslett	Jackson	Pitts	Wilson
Cowell	Jarolin	Pott	Wogan
Coy	Johnson	Pratt	Wozniak
Deluca	Josephs	Pressmann	Wright, D. R.
DeVerter	Kasunic	Preston	Wright, J. L.
DeWeese	Kennedy	Punt	Wright, R. C.

Daley	Kenney	Raymond	Yandrisevits
Davies	Kosinski	Reber	
Dawida	Kukovich	Reinard	Irvis,
Deal	Langtry	Richardson	Speaker

NAYS—1

Michlovic

NOT VOTING—0

EXCUSED—0

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.

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

Mr. SERAFINI. Mr. Speaker, I was wondering if someone could explain what the benefits were—

The SPEAKER. You are too late, Mr. Serafini.

Mr. SERAFINI. Okay.

The SPEAKER. When the Chair said "Rise in place," it meant rise in place, not late.

\* \* \*

The SPEAKER. HB 1042, PN 1984.

BILL PASSED OVER TEMPORARILY

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

Mr. COHEN. Mr. Speaker, this bill has not been distributed yet to the members.

The SPEAKER. Mark it over temporarily.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1138, PN 1955**, 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 act of November 26, 1975 (P. L. 438, No. 124), known as the "Child Protective Services Law," further providing for the provision and regulation of child care services and recordkeeping duties; and immunity from liability; and requiring certain persons to furnish information of criminal history.

On the question,

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—200

Acosta	Dininni	Laughlin	Robbins
Afferbach	Distler	Lescovitz	Roebuck
Angstadt	Dombrowski	Levdansky	Rudy
Argall	Donatucci	Levin	Ryan
Arty	Dorr	Linton	Rybak
Baldwin	Duffy	Livengood	Saloom
Barber	Durham	Lloyd	Saurman
Barley	Evans	Lucyk	Scheetz
Battisto	Fargo	McCall	Schuler
Belardi	Fattah	McClatchy	Semmel
Belfanti	Fee	McHale	Serafini
Birmelin	Fischer	McVerry	Seventy

Black	Flick	Mackowski	Showers
Blaum	Foster, Jr., A.	Maiale	Sirianni
Book	Fox	Manderino	Smith, B.
Bortner	Freeman	Manmiller	Smith, L. E.
Bowley	Freind	Markosek	Snyder, D. W.
Bowser	Fryer	Mayernik	Snyder, G. M.
Boyes	Gallagher	Merry	Staback
Brandt	Gallen	Michlovic	Stairs
Broujos	Gamble	Micozzie	Steighner
Bunt	Gannon	Miller	Stevens
Burd	Geist	Moehlmann	Stewart
Burns	George	Morris	Stuban
Bush	Gladeck	Mowery	Sweet
Caltagirone	Godshall	Mrkonic	Swift
Cappabianca	Greenwood	Murphy	Taylor, E. Z.
Carlson	Gruitza	Nahill	Taylor, F. E.
Carn	Gruppo	Noye	Taylor, J.
Cawley	Hagarty	O'Brien	Telek
Cessar	Haluska	O'Donnell	Tigue
Chadwick	Harper	Olasz	Trello
Cimini	Hasay	Oliver	Truman
Civera	Hayes	Perzel	Van Horne
Clark	Herman	Petrarca	Veon
Clymer	Hershey	Petrone	Vroon
Colafella	Honaman	Phillips	Wambach
Cole	Howlett	Piccola	Wass
Cordisco	Hutchinson	Pievsky	Weston
Cornell	Irkin	Pistella	Wiggins
Coslett	Jackson	Pitts	Wilson
Cowell	Jarolin	Pott	Wogan
Coy	Johnson	Pratt	Wozniak
Deluca	Josephs	Pressmann	Wright, D. R.
DeVerter	Kasunic	Punt	Wright, J. L.
DeWeese	Kennedy	Raymond	Wright, R. C.
Daley	Kenney	Reber	Yandrisevits
Davies	Kosinski	Reinard	
Dawida	Kukovich	Richardson	Irvis,
Deal	Langtry	Rieger	Speaker
Dietz	Lashingner		

NAYS—0

NOT VOTING—3

Cohen	Letterman	Preston
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EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1139, PN 1956**, 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 act of March 10, 1949 (P. L. 30, No. 14), known as the "Public School Code of 1949," requiring certain prospective employees of public and private schools, intermediate units and area vocational-technical schools to submit certain records with employment applications.

On the question,

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—201

Acosta	Dietz	Laughlin	Robbins
Afflerbach	Dininni	Lescovitz	Roebuck
Angstadt	Distler	Letterman	Rudy
Argall	Dombrowski	Levdansky	Ryan
Arty	Donatucci	Levin	Rybak
Baldwin	Dorr	Linton	Saloom
Barber	Duffy	Livengood	Saurman
Barley	Durham	Lloyd	Scheetz
Battisto	Evans	McCall	Schuler
Belardi	Fargo	McClatchy	Semmel
Belfanti	Fattah	McHale	Serafini
Birmelin	Fee	McVerry	Seventy
Black	Fischer	Mackowski	Showers
Blaum	Flick	Maiale	Sirianni
Book	Foster, Jr., A.	Manderino	Smith, B.
Bortner	Fox	Manmiller	Smith, L. E.
Bowley	Freeman	Markosek	Snyder, D. W.
Bowser	Freind	Mayernik	Snyder, G. M.
Boyes	Fryer	Merry	Staback
Brandt	Gallen	Michlovic	Stairs
Broujos	Gamble	Micozzie	Steighner
Bunt	Gannon	Miller	Stevens
Burd	Geist	Moehlmann	Stewart
Burns	George	Morris	Stuban
Bush	Gladeck	Mowery	Sweet
Caltagirone	Godshall	Mrkonic	Swift
Cappabianca	Greenwood	Murphy	Taylor, E. Z.
Carlson	Gruitza	Nahill	Taylor, F. E.
Carn	Gruppo	Noye	Taylor, J.
Cawley	Hagarty	O'Brien	Telek
Cessar	Haluska	O'Donnell	Tigue
Chadwick	Harper	Olasz	Trello
Cimini	Hasay	Oliver	Truman
Civera	Hayes	Perzel	Van Horne
Clark	Herman	Petrarca	Veon
Clymer	Hershey	Petrone	Vroon
Cohen	Honaman	Phillips	Wambach
Colafella	Howlett	Piccola	Wass
Cole	Hutchinson	Pievsky	Weston
Cordisco	Itkin	Pistella	Wiggins
Cornell	Jackson	Pitts	Wilson
Coslett	Jarolin	Pott	Wogan
Cowell	Johnson	Pratt	Wozniak
Coy	Josephs	Pressmann	Wright, D. R.
Deluca	Kasunic	Preston	Wright, J. L.
DeVerter	Kennedy	Punt	Wright, R. C.
DeWeese	Kenney	Raymond	Yandrisevits
Daley	Kosinski	Reber	
Davies	Kukovich	Reinard	Irvis,
Dawida	Langtry	Richardson	Speaker
Deal	Lashinger	Rieger	

NAYS—0

NOT VOTING—2

Gallagher	Lucy
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EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1251, PN 1961**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

A Supplement to the act of April 1, 1863 (P. L. 213, No. 227), entitled "An act to accept the grant of Public Lands, by the United States, to the several states, for the endowment of Agricultural Colleges," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations; and providing a method of accounting for the funds appropriated.

On the question,

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—203

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucy	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashinger	Richardson	Speaker
Dietz			

NAYS—0

NOT VOTING—0

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1252, PN 1962**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

A Supplement to the act of July 28, 1966 (3rd Sp. Sess., P. L. 87, No. 3), known as the "University of Pittsburgh—Commonwealth Act," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations; and providing a method of accounting for the funds appropriated.

On the question,

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—201

Acosta	Dietz	Laughlin	Robbins
Afflerbach	Dininni	Lescovitz	Roebuck
Angstadt	Distler	Levdansky	Rudy
Argall	Dombrowski	Levin	Ryan
Arty	Donatucci	Linton	Rybak
Baldwin	Dorr	Livengood	Saloom
Barber	Duffy	Lloyd	Saurman
Barley	Durham	Lucyk	Scheetz
Battisto	Evans	McCall	Schuler
Belardi	Fargo	McClatchy	Semmel
Belfanti	Fattah	McHale	Serafini
Birmelin	Fee	McVerry	Seventy
Black	Fischer	Mackowski	Showers
Blaum	Flick	Maiale	Sirianni
Book	Foster, Jr., A.	Manderino	Smith, B.
Bortner	Fox	Manmiller	Smith, L. E.
Bowley	Freeman	Markosek	Snyder, D. W.
Bowser	Freind	Mayernik	Snyder, G. M.
Boyes	Fryer	Merry	Staback
Brandt	Gallagher	Michlovic	Stairs
Broujos	Gallen	Micozzie	Steighner
Bunt	Gamble	Miller	Stevens
Burd	Gannon	Moehlmann	Stewart
Burns	Geist	Morris	Stuban
Bush	George	Mowery	Sweet
Caltagirone	Gladeck	Mrkonic	Swift
Cappabianca	Godshall	Murphy	Taylor, E. Z.
Carlson	Greenwood	Nahill	Taylor, F. E.
Carn	Gruitza	Noye	Taylor, J.
Cawley	Gruppo	O'Brien	Telek
Cessar	Hagarty	O'Donnell	Tigue
Chadwick	Haluska	Olasz	Trello
Cimini	Harper	Oliver	Truman
Civera	Hasay	Perzel	Van Horne
Clark	Hayes	Petrarca	Veon
Clymer	Herman	Petrone	Vroon
Cohen	Hershey	Phillips	Wambach
Colafella	Honaman	Piccola	Wass
Cole	Howlett	Pievsky	Weston
Cordisco	Hutchinson	Pistella	Wiggins
Cornell	Itkin	Pitts	Wilson
Coslett	Jackson	Pott	Wogan
Cowell	Jarolin	Pratt	Wozniak
Coy	Johnson	Pressmann	Wright, D. R.
Deluca	Josephs	Preston	Wright, J. L.
DeVertter	Kasunic	Punt	Wright, R. C.

DeWeese	Kennedy	Raymond	Yandrisevits
Daley	Kenney	Reber	
Davies	Kosinski	Reinard	Irvis,
Dawida	Kukovich	Richardson	Speaker
Deal	Lashinger	Rieger	

NAYS—0

NOT VOTING—2

Langtry	Letterman
---------	-----------

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1253, PN 1963**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

A Supplement to the act of November 30, 1965 (P. L. 843, No. 355), known as the "Temple University—Commonwealth Act," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations; and providing for a method of accounting for the funds appropriated.

On the question,

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—202

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowser	Freind	Manmiller	Smith, L. E.
Boyes	Fryer	Markosek	Snyder, D. W.
Brandt	Gallagher	Mayernik	Snyder, G. M.
Broujos	Gallen	Merry	Staback
Bunt	Gamble	Michlovic	Stairs
Burd	Gannon	Micozzie	Steighner
Burns	Geist	Miller	Stevens
Bush	George	Moehlmann	Stewart
Caltagirone	Gladeck	Morris	Stuban
Cappabianca	Godshall	Mowery	Sweet
Carlson	Greenwood	Mrkonic	Swift
Carn	Gruitza	Murphy	Taylor, E. Z.
Cawley	Gruppo	Nahill	Taylor, F. E.
Cessar	Hagarty	Noye	Taylor, J.
Chadwick	Haluska	O'Brien	Telek
Cimini	Harper	O'Donnell	Tigue
Civera	Hasay	Olasz	Trello
Clark	Hayes	Oliver	Truman
Clymer	Herman	Perzel	Van Horne
Cohen	Hershey	Petrarca	Veon

Colafella	Honaman	Petrone	Vroon
Cole	Howlett	Phillips	Wambach
Cordisco	Hutchinson	Piccola	Wass
Cornell	Itkin	Pievsky	Weston
Coslett	Jackson	Pistella	Wiggins
Cowell	Jarolin	Pitts	Wilson
Coy	Johnson	Pott	Wogan
Deluca	Josephs	Pratt	Wozniak
DeVerter	Kasunic	Pressmann	Wright, D. R.
DeWeese	Kennedy	Preston	Wright, J. L.
Daley	Kenney	Punt	Wright, R. C.
Davies	Kosinski	Raymond	Yandrisevits
Dawida	Kukovich	Reber	
Deal	Langtry	Reinard	Irvis,
Dietz	Lashingier	Richardson	Speaker

NAYS—0

NOT VOTING—1

Bowley

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1254, PN 1964**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

A Supplement to the act of July 7, 1972 (P. L. 743, No. 176), entitled "An act providing for the establishment and operation of Lincoln University as an instrumentality of the Commonwealth to serve as a State-related institution in the higher education system of the Commonwealth; providing for change of name; providing for the composition of the board of trustees; terms of trustees, and the power and duties of such trustees; providing for preference to Pennsylvania residents in tuition; authorizing appropriations in amounts to be fixed annually by the General Assembly; providing for the auditing of accounts of expenditures from said appropriations; providing for public support and capital improvements; authorizing the issuance of bonds exempt from taxation within the Commonwealth; requiring the President to make an annual report of the operations of Lincoln University," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations; and providing a method of accounting for the funds appropriated.

On the question,

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—203

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy

Blum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashingier	Richardson	Speaker
Dietz			

NAYS—0

NOT VOTING—0

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1255, PN 1965**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making appropriations to the Trustees of the University of Pennsylvania.

On the question,

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—197

Afflerbach	Dininni	Laughlin	Robbins
Angstadt	Distler	Lescovitz	Rudy
Argall	Dombrowski	Letterman	Ryan
Arty	Donatucci	Levdansky	Rybak
Baldwin	Dorr	Levin	Saloom
Barber	Duffy	Linton	Saurman
Barley	Durham	Livengood	Scheetz

Battisto	Fargo	Lloyd	Schuler
Belardi	Fattah	Lucyk	Semmel
Belfanti	Fee	McCall	Serafini
Birmelin	Fischer	McClatchy	Seventy
Black	Flick	McHale	Showers
Blaum	Foster, Jr., A.	McVerry	Sirianni
Book	Fox	Mackowski	Smith, B.
Bortner	Freeman	Maiale	Smith, L. E.
Bowley	Freind	Manderino	Snyder, D. W.
Bowser	Fryer	Manmiller	Snyder, G. M.
Boyes	Gallagher	Markosek	Staback
Brandt	Gallen	Mayernik	Stairs
Broujos	Gamble	Merry	Steighner
Bunt	Gannon	Michlovic	Stevens
Burd	Geist	Micozzie	Stewart
Burns	George	Miller	Stuban
Bush	Gladeck	Moehlmann	Sweet
Caltagirone	Godshall	Morris	Swift
Cappabianca	Greenwood	Mowery	Taylor, E. Z.
Carlson	Gruitza	Mrkonic	Taylor, F. E.
Carn	Gruppo	Murphy	Taylor, J.
Cawley	Hagarty	Nahill	Telek
Cessar	Haluska	Noye	Tigue
Chadwick	Harper	O'Brien	Trello
Cimini	Hasay	O'Donnell	Truman
Civera	Hayes	Olasz	Van Horne
Clark	Herman	Oliver	Veon
Clymer	Hershey	Perzel	Vroon
Cohen	Honaman	Petrarca	Wambach
Colafella	Howlett	Petrone	Wass
Cole	Hutchinson	Phillips	Weston
Cordisco	Itkin	Piccola	Wiggins
Cornell	Jackson	Pievsky	Wilson
Coslett	Jarolin	Pistella	Wogan
Cowell	Johnson	Pitts	Wozniak
Coy	Josephs	Pott	Wright, D. R.
Deluca	Kasunic	Pressmann	Wright, J. L.
DeVerter	Kennedy	Preston	Wright, R. C.
DeWeese	Kenney	Punt	Yandrisevits
Daley	Kosinski	Raymond	
Davies	Kukovich	Reber	Irvis,
Dawida	Langtry	Reinard	Speaker
Dietz	Lashingner	Rieger	

NAYS—0

NOT VOTING—6

Acosta	Evans	Richardson	Roebuck
Deal	Pratt		

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1256, PN 1966**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making appropriations to the Hahnemann Medical College and Hospital, Philadelphia, Pennsylvania.

On the question,

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—203

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashingner	Richardson	Speaker
Dietz			

NAYS—0

NOT VOTING—0

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1257, PN 1967**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:



An Act making appropriations to the Thomas Jefferson University, Philadelphia, Pennsylvania.

On the question,

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—201

Afflerbach	Dininni	Laughlin	Robbins
Angstadt	Distler	Lescovitz	Roebuck
Argall	Dombrowski	Letterman	Rudy
Arty	Donatucci	Levdansky	Ryan
Baldwin	Dorr	Levin	Rybak
Barber	Duffy	Linton	Saloom
Barley	Durham	Livengood	Saurman
Battisto	Evans	Lloyd	Scheetz
Belardi	Fargo	Lucyk	Schuler
Belfanti	Fattah	McCall	Semmel
Birmelin	Fee	McClatchy	Serafini
Black	Fischer	McHale	Seventy
Blaum	Flick	McVerry	Showers
Book	Foster, Jr., A.	Mackowski	Sirianni
Bortner	Fox	Maiale	Smith, B.
Bowley	Freeman	Manderino	Smith, L. E.
Bowser	Freind	Manmiller	Snyder, D. W.
Boyes	Fryer	Markosek	Snyder, G. M.
Brandt	Gallagher	Mayernik	Staback
Broujos	Gallen	Merry	Stairs
Bunt	Gamble	Michlovic	Steighner
Burd	Gannon	Micozzie	Stevens
Burns	Geist	Miller	Stewart
Bush	George	Moehlmann	Stuban
Caltagirone	Gladeck	Morris	Sweet
Cappabianca	Godshall	Mowery	Swift
Carlson	Greenwood	Mrkoncic	Taylor, E. Z.
Carn	Gruitza	Murphy	Taylor, F. E.
Cawley	Gruppo	Nahill	Taylor, J.
Cessar	Hagarty	Noye	Telek
Chadwick	Haluska	O'Donnell	Tigue
Cimini	Harper	Olasz	Trello
Civera	Hasay	Oliver	Truman
Clark	Hayes	Perzel	Van Horne
Clymer	Herman	Petrarca	Veon
Cohen	Hershey	Petrone	Vroon
Colafella	Honaman	Phillips	Wambach
Cole	Howlett	Piccola	Wass
Cordisco	Hutchinson	Pievsky	Weston
Cornell	Itkin	Pistella	Wiggins
Coslett	Jackson	Pitts	Wilson
Cowell	Jarolin	Pott	Wogan
Coy	Johnson	Pratt	Wozniak
Deluca	Josephs	Pressmann	Wright, D. R.
DeVerter	Kasunic	Preston	Wright, J. L.
DeWeese	Kennedy	Punt	Wright, R. C.
Daley	Kenney	Raymond	Yandrisevits
Davies	Kosinski	Reber	
Dawida	Kukovich	Reinard	Irvis,
Deal	Langtry	Richardson	Speaker
Dietz	Lashingner	Rieger	

NAYS—0

NOT VOTING—2

Acosta O'Brien

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1258, PN 1968**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making appropriations to The Medical College of Pennsylvania, East Falls, Philadelphia, Pennsylvania.

On the question,

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—203

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkoncic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashingner	Richardson	Speaker
Dietz			

NAYS—0  
 NOT VOTING—0  
 EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1259, PN 1969**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation to the Philadelphia College of Osteopathic Medicine, Philadelphia, Pennsylvania.

On the question,  
 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—203

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucy	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.

DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashingier	Richardson	Speaker
Dietz			

NAYS—0  
 NOT VOTING—0  
 EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1260, PN 1970**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation to the Trustees of Drexel University, Philadelphia, Pennsylvania.

On the question,  
 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—202

Acosta	Dietz	Lashingier	Richardson
Afflerbach	Dininni	Laughlin	Rieger
Angstadt	Distler	Lescovitz	Robbins
Argall	Dombrowski	Letterman	Roebuck
Arty	Donatucci	Levdansky	Rudy
Baldwin	Dorr	Levin	Ryan
Barber	Duffy	Linton	Rybak
Barley	Durham	Livengood	Saloom
Battisto	Evans	Lloyd	Saurman
Belardi	Fargo	Lucy	Scheetz
Belfanti	Fattah	McCall	Schuler
Birmelin	Fee	McClatchy	Semmel
Black	Fischer	McHale	Serafini
Blaum	Flick	McVerry	Seventy
Book	Foster, Jr., A.	Mackowski	Showers
Bortner	Fox	Maiale	Sirianni
Bowley	Freeman	Manderino	Smith, B.
Bowser	Freind	Manmiller	Smith, L. E.
Boyes	Fryer	Markosek	Snyder, D. W.
Brandt	Gallagher	Mayernik	Snyder, G. M.
Broujos	Gallen	Merry	Staback
Bunt	Gamble	Michlovic	Stairs
Burd	Gannon	Micozzie	Steighner
Burns	Geist	Miller	Stevens
Bush	George	Moehlmann	Stewart
Caltagirone	Gladeck	Morris	Stuban
Cappabianca	Godshall	Mowery	Sweet
Carlson	Greenwood	Mrkonic	Swift
Carn	Gruitza	Murphy	Taylor, E. Z.
Cawley	Gruppo	Nahill	Taylor, F. E.
Cessar	Hagarty	Noye	Taylor, J.
Chadwick	Haluska	O'Brien	Telek
Cimini	Harper	O'Donnell	Tigue
Civera	Hasay	Olasz	Trello
Clark	Hayes	Oliver	Truman
Clymer	Herman	Perzel	Van Horne
Cohen	Hershey	Petrarca	Veon
Colafella	Honaman	Petrone	Vroon
Cole	Howlett	Phillips	Wambach
Cordisco	Hutchinson	Piccola	Wass

Cornell	Itkin	Pievsky	Weston
Coslett	Jackson	Pistella	Wiggins
Cowell	Jarolin	Pitts	Wogan
Coy	Johnson	Pott	Wozniak
Deluca	Josephs	Pratt	Wright, D. R.
DeVerter	Kasunic	Pressmann	Wright, J. L.
DeWeese	Kennedy	Preston	Wright, R. C.
Daley	Kenney	Punt	Yandrisevits
Davies	Kosinski	Raymond	
Dawida	Kukovich	Reber	Irvis,
Deal	Langtry	Reinard	Speaker

NAYS—0

NOT VOTING—1

Wilson

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1261, PN 1971**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation to the Delaware Valley College of Science and Agriculture at Doylestown, Pennsylvania.

On the question,

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—201

Acosta	Dininni	Laughlin	Robbins
Afflerbach	Distler	Lescovitz	Roebuck
Angstadt	Dombrowski	Levdanskij	Rudy
Argall	Donatucci	Levin	Ryan
Arty	Dorr	Linton	Rybak
Baldwin	Duffy	Livengood	Saloom
Barber	Durham	Lloyd	Saurman
Barley	Evans	Lucyk	Scheetz
Battisto	Fargo	McCall	Schuler
Belardi	Fattah	McClatchy	Semmel
Belfanti	Fee	McHale	Serafini
Birmelin	Fischer	McVerry	Seventy
Black	Flick	Mackowski	Showers
Blaum	Foster, Jr., A.	Maiale	Sirianni
Book	Fox	Manderino	Smith, B.
Bortner	Freeman	Manmiller	Smith, L. E.
Bowley	Freind	Markosek	Snyder, D. W.
Bowser	Fryer	Mayernik	Snyder, G. M.
Boyes	Gallagher	Merry	Staback
Brandt	Gallen	Michlovic	Stairs
Bunt	Gamble	Micozzie	Steighner
Burd	Gannon	Miller	Stevens
Burns	Geist	Moehlmann	Stewart
Bush	George	Morris	Stuban
Caltagirone	Gladeck	Mowery	Sweet
Cappabianca	Godshall	Mrkonic	Swift
Carlson	Greenwood	Murphy	Taylor, E. Z.
Carn	Gruitza	Nahill	Taylor, F. E.
Cawley	Gruppo	Noye	Taylor, J.
Cessar	Hagarty	O'Brien	Telek
Chadwick	Haluska	O'Donnell	Tigue
Cimini	Harper	Olasz	Trello
Civera	Hasay	Oliver	Truman
Clark	Hayes	Perzel	Van Horne

Clymer	Herman	Petrarca	Veon
Cohen	Hershey	Petrone	Vroon
Colafella	Honaman	Phillips	Wambach
Cole	Howlett	Piccola	Wass
Cordisco	Hutchinson	Pievsky	Weston
Cornell	Itkin	Pistella	Wiggins
Coslett	Jackson	Pitts	Wilson
Cowell	Jarolin	Pott	Wogan
Coy	Johnson	Pratt	Wozniak
Deluca	Josephs	Pressmann	Wright, D. R.
DeVerter	Kasunic	Preston	Wright, J. L.
DeWeese	Kennedy	Punt	Wright, R. C.
Daley	Kenney	Raymond	Yandrisevits
Davies	Kosinski	Reber	
Dawida	Kukovich	Reinard	Irvis,
Deal	Langtry	Richardson	Speaker
Dietz	Lashingier	Rieger	

NAYS—0

NOT VOTING—2

Broujos

Letterman

EXCUSED—0

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.

**RULES SUSPENDED**

**TIME OF SESSION EXTENDED**

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

Mr. STEWART. Mr. Speaker, I move that rule 15 be temporarily suspended so that the House may continue beyond 11 o'clock.

On the question,

Will the House agree to the motion?

Motion was agreed to.

**WELCOME**

The SPEAKER. We are delighted to welcome to the hall of the House Mrs. Bobby Donatucci. Mrs. Donatucci, welcome to the hall of the House.

**REMARKS ON VOTE**

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

Mr. ACOSTA. Mr. Speaker, I want to switch my vote on concurrence in HB 1253 from a "yes" to a "no."

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

**BILLS ON CONCURRENCE IN SENATE AMENDMENTS CONTINUED**

The clerk of the Senate, being introduced, returned the following **HB 1262, PN 1972**, with information that the Senate

has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation to the Philadelphia College of Art, Philadelphia, Pennsylvania.

On the question,

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—198

Acosta	Dininni	Lashinger	Rieger
Afflerbach	Distler	Laughlin	Robbins
Angstadt	Dombrowski	Lescovitz	Roebuck
Argall	Donatucci	Letterman	Rudy
Arty	Dorr	Levdansky	Ryan
Baldwin	Duffy	Levin	Saloom
Barber	Durham	Livengood	Saurman
Barley	Evans	Lloyd	Scheetz
Battisto	Fargo	Lucyk	Schuler
Belardi	Fattah	McCall	Semmel
Belfanti	Fee	McClatchy	Serafini
Birmelin	Fischer	McHale	Seventy
Black	Flick	McVerry	Showers
Blaum	Foster, Jr., A.	Mackowski	Sirianni
Book	Fox	Maiale	Smith, B.
Bortner	Freeman	Manderino	Smith, L. E.
Bowley	Freind	Manmiller	Snyder, D. W.
Bowser	Fryer	Markosek	Snyder, G. M.
Boyes	Gallagher	Mayernik	Staback
Brandt	Gallen	Merry	Stairs
Broujos	Gamble	Micozzie	Steighner
Bunt	Gannon	Miller	Stevens
Burd	Geist	Moehlmann	Stewart
Burns	George	Morris	Stuban
Bush	Gladeck	Mowery	Sweet
Caltagirone	Godshall	Mrkonic	Swift
Cappabianca	Greenwood	Murphy	Taylor, E. Z.
Carlson	Gruitza	Nahill	Taylor, F. E.
Carn	Gruppo	Noye	Taylor, J.
Cawley	Hagarty	O'Brien	Telek
Cessar	Haluska	O'Donnell	Tigue
Chadwick	Harper	Olasz	Trello
Cimini	Hasay	Oliver	Truman
Civera	Hayes	Perzel	Van Horne
Clark	Herman	Petrarca	Veon
Clymer	Hershey	Petrone	Vroon
Cohen	Honaman	Phillips	Wambach
Cole	Howlett	Piccola	Wass
Cordisco	Hutchinson	Pievsky	Weston
Cornell	Itkin	Pistella	Wiggins
Coslett	Jackson	Pitts	Wilson
Cowell	Jarolin	Pott	Wogan
Coy	Johnson	Pratt	Wozniak
Deluca	Josephs	Pressmann	Wright, D. R.
DeVerter	Kasunic	Preston	Wright, J. L.
DeWeese	Kennedy	Punt	Wright, R. C.
Daley	Kenney	Raymond	Yandrisevits
Davies	Kosinski	Reber	
Deal	Kukovich	Reinard	Iris,
Dietz	Langtry	Richardson	Speaker

NAYS—0

NOT VOTING—5

Colafella	Linton	Michlovic	Rybak
Dawida			

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1263, PN 1973**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation to the Philadelphia College of Textiles and Science.

On the question,

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—200

Acosta	Distler	Lescovitz	Rieger
Afflerbach	Dombrowski	Letterman	Robbins
Angstadt	Donatucci	Levdansky	Rudy
Argall	Dorr	Levin	Ryan
Arty	Duffy	Linton	Rybak
Baldwin	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Bortner	Fox	Maiale	Sirianni
Bowley	Freeman	Manderino	Smith, B.
Bowser	Freind	Manmiller	Smith, L. E.
Boyes	Fryer	Markosek	Snyder, D. W.
Brandt	Gallagher	Mayernik	Snyder, G. M.
Broujos	Gallen	Merry	Staback
Bunt	Gamble	Michlovic	Stairs
Burd	Gannon	Micozzie	Steighner
Burns	Geist	Miller	Stevens
Bush	George	Moehlmann	Stewart
Caltagirone	Gladeck	Morris	Stuban
Cappabianca	Godshall	Mowery	Sweet
Carlson	Greenwood	Mrkonic	Swift
Carn	Gruitza	Murphy	Taylor, E. Z.
Cawley	Gruppo	Nahill	Taylor, F. E.
Cessar	Hagarty	Noye	Taylor, J.
Chadwick	Haluska	O'Brien	Telek
Cimini	Harper	O'Donnell	Tigue
Civera	Hasay	Olasz	Trello
Clark	Hayes	Oliver	Truman
Clymer	Herman	Perzel	Van Horne
Cohen	Hershey	Petrarca	Veon
Colafella	Honaman	Petrone	Vroon
Cole	Howlett	Phillips	Wambach
Cordisco	Hutchinson	Piccola	Wass
Cornell	Itkin	Pievsky	Weston
Coslett	Jackson	Pistella	Wiggins
Cowell	Jarolin	Pitts	Wilson
Coy	Johnson	Pott	Wogan
Deluca	Josephs	Pratt	Wozniak
DeVerter	Kasunic	Pressmann	Wright, D. R.
DeWeese	Kennedy	Preston	Wright, J. L.
Daley	Kenney	Punt	Wright, R. C.
Davies	Kosinski	Raymond	Yandrisevits
Dawida	Kukovich	Reber	
Deal	Langtry	Reinard	Iris,
Dietz	Lashinger	Richardson	Speaker
Dininni	Laughlin		

NAYS—0  
NOT VOTING—3

Barber Book Roebuck  
EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1264, PN 1974**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making appropriations to the Trustees of the Berean Training and Industrial School at Philadelphia, Pennsylvania.

On the question,

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—202

Acosta	Dietz	Lashinger	Richardson
Afflerbach	Dininni	Laughlin	Rieger
Angstadt	Distler	Lescovitz	Robbins
Argall	Dombrowski	Letterman	Roebuck
Arty	Donatucci	Levdansky	Rudy
Baldwin	Dorr	Levin	Ryan
Barber	Duffy	Linton	Rybak
Barley	Durham	Livengood	Saloom
Battisto	Evans	Lloyd	Saurman
Belardi	Fargo	Lucyk	Scheetz
Belfanti	Fattah	McCall	Schuler
Birmelin	Fee	McClatchy	Semmel
Black	Fischer	McHale	Serafini
Blaum	Flick	McVerry	Seventy
Book	Foster, Jr., A.	Mackowski	Showers
Bortner	Fox	Maiale	Sirianni
Bowley	Freeman	Manderino	Smith, B.
Bowser	Freind	Manmiller	Smith, L. E.
Boyes	Fryer	Markosek	Snyder, D. W.
Brandt	Gallagher	Mayernik	Snyder, G. M.
Broujos	Gallen	Merry	Staback
Bunt	Gamble	Michlovic	Stairs
Burd	Gannon	Micozzie	Steighner
Burns	Geist	Miller	Stevens
Bush	George	Moehlmann	Stewart
Caltagirone	Gladeck	Morris	Stuban
Cappabianca	Godshall	Mowery	Sweet
Carlson	Greenwood	Mrkonic	Swift
Carn	Gruitza	Murphy	Taylor, E. Z.
Cawley	Gruppo	Nahill	Taylor, F. E.
Cessar	Hagarty	Noye	Taylor, J.
Chadwick	Haluska	O'Brien	Telek
Cimini	Harper	O'Donnell	Tigue
Civera	Hasay	Olasz	Trello
Clark	Hayes	Oliver	Truman
Clymer	Herman	Perzel	Veon
Cohen	Hershey	Petrarca	Vroon
Colafella	Honaman	Petrone	Wambach
Cole	Howlett	Phillips	Wass
Cordisco	Hutchinson	Piccola	Weston
Cornell	Itkin	Pievsky	Wiggins
Coslett	Jackson	Pistella	Wilson
Cowell	Jarolin	Pitts	Wogan
Coy	Johnson	Pott	Wozniak
Deluca	Josephs	Pratt	Wright, D. R.

DeVerter	Kasunic	Pressmann	Wright, J. L.
DeWeese	Kennedy	Preston	Wright, R. C.
Daley	Kenney	Punt	Yandrisevits
Davies	Kosinski	Raymond	
Dawida	Kukovich	Reber	Irvis,
Deal	Langtry	Reinard	Speaker

NAYS—0

NOT VOTING—1

Van Horne

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1265, PN 1975**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making appropriations to the Downingtown Industrial and Agricultural School, Downingtown, Pennsylvania.

On the question,

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—202

Acosta	Dietz	Laughlin	Rieger
Afflerbach	Dininni	Lescovitz	Robbins
Angstadt	Distler	Letterman	Roebuck
Argall	Dombrowski	Levdansky	Rudy
Arty	Donatucci	Levin	Ryan
Baldwin	Dorr	Linton	Rybak
Barber	Duffy	Livengood	Saloom
Barley	Durham	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass

Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashingner	Richardson	Speaker

NAYS—0

NOT VOTING—1

Evans

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1266, PN 1976**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation to the Johnson School of Technology of Scranton, Pennsylvania.

On the question,

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—203

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Majale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello

Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashingner	Richardson	Speaker
Dietz			

NAYS—0

NOT VOTING—0

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1267, PN 1977**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation to the Williamson Free School of Mechanical Trades in Delaware County, Pennsylvania.

On the question,

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—201

Acosta	Dininni	Laughlin	Robbins
Afflerbach	Distler	Lescovitz	Roebuck
Angstadt	Dombrowski	Letterman	Rudy
Argall	Donatucci	Levdansky	Ryan
Arty	Dorr	Levin	Rybak
Baldwin	Duffy	Linton	Saloom
Barber	Durham	Livengood	Saurman
Barley	Evans	Lloyd	Scheetz
Battisto	Fargo	Lucyk	Schuler
Belardi	Fattah	McCall	Semmel
Belfanti	Fee	McClatchy	Serafini
Birmelin	Fischer	McHale	Seventy
Black	Flick	McVerry	Showers
Blaum	Foster, Jr., A.	Mackowski	Sirianni
Book	Fox	Majale	Smith, B.
Bortner	Freeman	Manderino	Smith, L. E.
Bowley	Freind	Manmiller	Snyder, D. W.
Bowser	Fryer	Markosek	Snyder, G. M.
Boyes	Gallagher	Mayernik	Staback
Brandt	Gallen	Merry	Stairs
Broujos	Gamble	Michlovic	Steighner
Bunt	Gannon	Micozzie	Stevens
Burd	Geist	Miller	Stewart
Burns	George	Moehlmann	Stuban
Bush	Gladeck	Morris	Sweet
Caltagirone	Godshall	Mowery	Swift
Cappabianca	Greenwood	Mrkonic	Taylor, E. Z.

Carlson	Gruitza	Murphy	Taylor, F. E.
Carn	Gruppo	Nahill	Taylor, J.
Cawley	Hagarty	Noye	Telek
Cessar	Haluska	O'Brien	Tigue
Chadwick	Harper	O'Donnell	Trello
Cimini	Hasay	Olasz	Truman
Civera	Hayes	Oliver	Van Horne
Clark	Herman	Perzel	Veon
Clymer	Hershey	Petrarca	Vroon
Cohen	Honaman	Petrone	Wambach
Colafella	Howlett	Phillips	Wass
Cole	Hutchinson	Piccola	Weston
Cordisco	Itkin	Pievsky	Wiggins
Cornell	Jackson	Pistella	Wilson
Coslett	Jarolin	Pitts	Wogan
Cowell	Johnson	Pott	Wozniak
Coy	Josephs	Pratt	Wright, D. R.
Deluca	Kasunic	Pressmann	Wright, J. L.
DeVerter	Kennedy	Preston	Wright, R. C.
DeWeese	Kenney	Punt	Yandrisevits
Daley	Kosinski	Raymond	
Davies	Kukovich	Reber	Irvis,
Dawida	Langtry	Reinard	Speaker
Dietz	Lashingier	Rieger	

NAYS—0

NOT VOTING—2

Deal Richardson

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1268, PN 1978**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation to the Philadelphia College of Performing Arts, Philadelphia, Pennsylvania.

On the question,  
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—201

Acosta	Dietz	Lescovitz	Robbins
Afflerbach	Dininni	Letterman	Roebuck
Angstadt	Distler	Levdansky	Rudy
Argall	Dombrowski	Levin	Ryan
Arty	Donatucci	Linton	Rybak
Baldwin	Dorr	Livengood	Saloom
Barber	Duffy	Lloyd	Saurman
Barley	Durham	Lucyk	Scheetz
Battisto	Evans	McCall	Schuler
Belardi	Fargo	McClatchy	Semmel
Belfanti	Fattah	McHale	Serafini
Birmelin	Fee	McVerry	Seventy
Black	Fischer	Mackowski	Showers
Blaum	Flick	Maiale	Sirianni
Book	Foster, Jr., A.	Manderino	Smith, B.
Bortner	Fox	Manmiller	Smith, L. E.
Bowley	Freeman	Markosek	Snyder, D. W.
Bowser	Freind	Mayernik	Snyder, G. M.
Boyes	Fryer	Merry	Staback
Brandt	Gallagher	Michlovic	Stairs
Broujos	Gallen	Micozzie	Steighner

Bunt	Gamble	Miller	Stevens
Burd	Gannon	Moehlmann	Stewart
Burns	Geist	Morris	Stuban
Bush	George	Mowery	Sweet
Caltagirone	Gladeck	Mrkonic	Swift
Cappabianca	Godshall	Murphy	Taylor, E. Z.
Carlson	Greenwood	Nahill	Taylor, F. E.
Carn	Gruitza	Noye	Taylor, J.
Cawley	Gruppo	O'Brien	Telek
Cessar	Hagarty	O'Donnell	Tigue
Chadwick	Haluska	Olasz	Trello
Cimini	Harper	Oliver	Truman
Civera	Hasay	Perzel	Van Horne
Clark	Hayes	Petrarca	Veon
Clymer	Herman	Petrone	Vroon
Cohen	Hershey	Phillips	Wambach
Colafella	Honaman	Piccola	Wass
Cole	Howlett	Pievsky	Weston
Cordisco	Itkin	Pistella	Wiggins
Cornell	Jackson	Pitts	Wilson
Coslett	Jarolin	Pott	Wogan
Cowell	Josephs	Pratt	Wozniak
Coy	Kasunic	Pressmann	Wright, D. R.
Deluca	Kennedy	Preston	Wright, J. L.
DeVerter	Kenney	Punt	Wright, R. C.
DeWeese	Kosinski	Raymond	Yandrisevits
Daley	Kukovich	Reber	
Davies	Langtry	Reinard	Irvis,
Dawida	Lashingier	Richardson	Speaker
Deal	Laughlin	Rieger	

NAYS—0

NOT VOTING—2

Hutchinson Johnson

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1269, PN 1979**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation to the Pennsylvania College of Optometry, Philadelphia, Pennsylvania.

On the question,  
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—202

Acosta	Dietz	Laughlin	Rieger
Afflerbach	Dininni	Lescovitz	Robbins
Angstadt	Distler	Letterman	Roebuck
Argall	Dombrowski	Levdansky	Rudy
Arty	Donatucci	Levin	Ryan
Baldwin	Dorr	Linton	Rybak
Barber	Duffy	Livengood	Saloom
Barley	Durham	Lloyd	Saurman
Battisto	Evans	Lucyk	Scheetz
Belardi	Fargo	McCall	Schuler
Belfanti	Fattah	McClatchy	Semmel
Birmelin	Fee	McHale	Serafini
Black	Fischer	McVerry	Seventy
Blaum	Flick	Mackowski	Showers
Book	Foster, Jr., A.	Maiale	Sirianni

Bortner	Fox	Manderino	Smith, B.
Bowley	Freeman	Manmiller	Smith, L. E.
Bowser	Freind	Markosek	Snyder, D. W.
Boyes	Fryer	Mayernik	Snyder, G. M.
Brandt	Gallagher	Merry	Staback
Broujos	Gallen	Michlovic	Stairs
Bunt	Gamble	Micozzie	Steighner
Burd	Gannon	Miller	Stevens
Burns	Geist	Moehlmann	Stewart
Bush	George	Morris	Stuban
Caltagirone	Gladeck	Mowery	Sweet
Cappabianca	Godshall	Mrkonic	Swift
Carlson	Greenwood	Murphy	Taylor, E. Z.
Carn	Gruitza	Nahill	Taylor, F. E.
Cawley	Gruppo	Noye	Taylor, J.
Cessar	Hagarty	O'Brien	Telek
Chadwick	Haluska	O'Donnell	Tigue
Cimini	Harper	Olasz	Trello
Civera	Hasay	Oliver	Truman
Clark	Hayes	Perzel	Van Horne
Clymer	Herman	Petrarca	Veon
Cohen	Hershey	Petrone	Vroon
Colafella	Honaman	Phillips	Wambach
Cole	Howlett	Piccola	Wass
Cordisco	Hutchinson	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashinger	Richardson	Speaker

NAYS—0

NOT VOTING—1

Itkin

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1270, PN 1980**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation to the Pennsylvania College of Podiatric Medicine, Philadelphia, Pennsylvania.

On the question,

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—203

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz

Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashinger	Richardson	Speaker
Dietz			

NAYS—0

NOT VOTING—0

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1274, PN 1981**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation to the Trustees of the University of Pennsylvania for cardiovascular studies.

On the question,

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—202



Acosta	Dietz	Lashinger	Richardson
Afflerbach	Dininni	Laughlin	Rieger
Angstadt	Distler	Lescovitz	Robbins
Argall	Dombrowski	Letterman	Roebuck
Arty	Donatucci	Levdansky	Rudy
Baldwin	Dorr	Levin	Ryan
Barber	Duffy	Linton	Rybak
Barley	Durham	Livengood	Saloom
Battisto	Evans	Lloyd	Saurman
Belardi	Fargo	Lucyk	Scheetz
Belfanti	Fattah	McCall	Schuler
Birmelin	Fee	McClatchy	Semmel
Black	Fischer	McHale	Serafini
Blaum	Flick	McVerry	Sevnty
Book	Foster, Jr., A.	Mackowski	Showers
Bortner	Fox	Maiale	Sirianni
Bowley	Freeman	Manderino	Smith, B.
Bowser	Freind	Manmiller	Smith, L. E.
Boyes	Fryer	Markosek	Snyder, D. W.
Brandt	Gallagher	Mayernik	Snyder, G. M.
Broujos	Gallen	Merry	Staback
Bunt	Gamble	Michlovic	Stairs
Burd	Gannon	Micozzie	Steighner
Burns	Geist	Miller	Stevens
Bush	George	Moehlmann	Stewart
Caltagirone	Gladeck	Morris	Stuban
Cappabianca	Godshall	Mowery	Sweet
Carlson	Greenwood	Mrkonic	Swift
Carn	Gruitza	Murphy	Taylor, E. Z.
Cawley	Gruppo	Nahill	Taylor, F. E.
Cessar	Hagarty	Noye	Taylor, J.
Chadwick	Haluska	O'Brien	Telek
Cimini	Harper	O'Donnell	Tigue
Civera	Hasay	Olasz	Trello
Clark	Hayes	Oliver	Truman
Clymer	Herman	Perzel	Van Horne
Cohen	Hershey	Petrarca	Veon
Colafella	Honaman	Petrone	Vroon
Cole	Howlett	Phillips	Wambach
Cordisco	Hutchinson	Piccola	Wass
Cornell	Itkin	Pievsky	Weston
Coslett	Jackson	Pistella	Wilson
Cowell	Jarolin	Pitts	Wogan
Coy	Johnson	Pott	Wozniak
Deluca	Josephs	Pratt	Wright, D. R.
DeVerter	Kasunic	Pressmann	Wright, J. L.
DeWeese	Kennedy	Preston	Wright, R. C.
Daley	Kenney	Punt	Yandrisevits
Davies	Kosinski	Raymond	
Dawida	Kukovich	Reber	Irvis,
Deal	Langtry	Reinard	Speaker

NAYS—0

NOT VOTING—1

Wiggins

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1275, PN 1982**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation to St. Francis Hospital, Pittsburgh.

On the question,  
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—203

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Sevnty
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wilson
Coslett	Jarolin	Pitts	Wogan
Cowell	Johnson	Pott	Wozniak
Coy	Josephs	Pratt	Wright, D. R.
Deluca	Kasunic	Pressmann	Wright, J. L.
DeVerter	Kennedy	Preston	Wright, R. C.
DeWeese	Kenney	Punt	Yandrisevits
Daley	Kosinski	Raymond	
Davies	Kukovich	Reber	Irvis,
Dawida	Langtry	Reinard	Speaker
Deal	Lashinger	Richardson	
Dietz			

NAYS—0

NOT VOTING—0

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1281, PN 1983**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making appropriations to the Trustees of the University of Pennsylvania for the general maintenance and operation of the University of Pennsylvania Museum and Morris Arboretum.

On the question,

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—202

Acosta	Dietz	Lashinger	Rieger
Afflerbach	Dininni	Laughlin	Robbins
Angstadt	Distler	Lescovitz	Roebuck
Argall	Dombrowski	Letterman	Rudy
Arty	Donatucci	Levdansky	Ryan
Baldwin	Dorr	Levin	Rybak
Barber	Duffy	Linton	Saloom
Barley	Durham	Livengood	Saurman
Battisto	Evans	Lloyd	Scheetz
Belardi	Fargo	Lucyk	Schuler
Belfanti	Fattah	McCall	Semmel
Birmelin	Fee	McClatchy	Serafini
Black	Fischer	McHale	Seventy
Blaum	Flick	McVerry	Showers
Book	Foster, Jr., A.	Mackowski	Sirianni
Bortner	Fox	Maiale	Smith, B.
Bowley	Freeman	Manmiller	Smith, L. E.
Bowser	Freind	Markosek	Snyder, D. W.
Boyes	Fryer	Mayernik	Snyder, G. M.
Brandt	Gallagher	Merry	Staback
Broujos	Gallen	Michlovic	Stairs
Bunt	Gamble	Micozzie	Steighner
Burd	Gannon	Miller	Stevens
Burns	Geist	Moehlmann	Stewart
Bush	George	Morris	Suban
Caltagirone	Gladeck	Mowery	Sweet
Cappabianca	Godshall	Mrkonic	Swift
Carlson	Greenwood	Murphy	Taylor, E. Z.
Carn	Gruitza	Nahill	Taylor, F. E.
Cawley	Gruppo	Noye	Taylor, J.
Cessar	Hagarty	O'Brien	Telek
Chadwick	Haluska	O'Donnell	Tigue
Cimini	Harper	Olasz	Trello
Civera	Hasay	Oliver	Truman
Clark	Hayes	Perzel	Van Horne
Clymer	Herman	Petrarca	Veon
Cohen	Hershey	Petrone	Vroon
Colafella	Honaman	Phillips	Wambach
Cole	Howlett	Piccola	Wass
Cordisco	Hutchinson	Pievsky	Weston
Cornell	Itkin	Pistella	Wiggins
Coslett	Jackson	Pitts	Wilson
Cowell	Jarolin	Pott	Wogan
Coy	Johnson	Pratt	Wozniak
Deluca	Josephs	Pressmann	Wright, D. R.
DeVerter	Kasunic	Preston	Wright, J. L.
DeWeese	Kennedy	Punt	Wright, R. C.
Daley	Kenney	Raymond	Yandrisevits
Davies	Kosinski	Reber	
Dawida	Kukovich	Reinard	Irvis,
Deal	Langtry	Richardson	Speaker

NAYS—0

NOT VOTING—1

Manderino

EXCUSED—0

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.

\* \* \*

The clerk of the Senate, being introduced, returned the following **HB 1294, PN 1985**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act making an appropriation from a restricted revenue account within the General Fund to the Department of State for use by the Bureau of Professional and Occupational Affairs.

On the question,

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—202

Acosta	Dietz	Lashinger	Rieger
Afflerbach	Dininni	Laughlin	Robbins
Angstadt	Distler	Lescovitz	Roebuck
Argall	Dombrowski	Letterman	Rudy
Arty	Donatucci	Levdansky	Ryan
Baldwin	Dorr	Levin	Rybak
Barber	Duffy	Linton	Saloom
Barley	Durham	Livengood	Saurman
Battisto	Evans	Lloyd	Scheetz
Belardi	Fargo	Lucyk	Schuler
Belfanti	Fattah	McCall	Semmel
Birmelin	Fee	McClatchy	Serafini
Black	Fischer	McHale	Seventy
Blaum	Flick	McVerry	Showers
Book	Foster, Jr., A.	Mackowski	Sirianni
Bortner	Fox	Maiale	Smith, B.
Bowley	Freeman	Manderino	Smith, L. E.
Bowser	Freind	Manmiller	Snyder, D. W.
Boyes	Fryer	Markosek	Snyder, G. M.
Brandt	Gallagher	Mayernik	Staback
Broujos	Gallen	Merry	Stairs
Bunt	Gamble	Michlovic	Steighner
Burd	Gannon	Micozzie	Stevens
Burns	Geist	Miller	Stewart
Bush	George	Moehlmann	Suban
Caltagirone	Gladeck	Morris	Sweet
Cappabianca	Godshall	Mowery	Swift
Carlson	Greenwood	Murphy	Taylor, E. Z.
Carn	Gruitza	Nahill	Taylor, F. E.
Cawley	Gruppo	Noye	Taylor, J.
Cessar	Hagarty	O'Brien	Telek
Chadwick	Haluska	O'Donnell	Tigue
Cimini	Harper	Oliver	Trello
Civera	Hasay	Oliver	Truman
Clark	Hayes	Perzel	Van Horne
Clymer	Herman	Petrarca	Veon
Cohen	Hershey	Petrone	Vroon
Colafella	Honaman	Phillips	Wambach
Cole	Howlett	Piccola	Wass
Cordisco	Hutchinson	Pievsky	Weston
Cornell	Itkin	Pistella	Wiggins
Coslett	Jackson	Pitts	Wilson
Cowell	Jarolin	Pott	Wogan
Coy	Johnson	Pratt	Wozniak

Deluca	Josephs	Pressmann	Wright, D. R.
DeVerter	Kasunic	Preston	Wright, J. L.
DeWeese	Kennedy	Punt	Wright, R. C.
Daley	Kenney	Raymond	Yandrisevits
Davies	Kosinski	Reber	
Dawida	Kukovich	Reinard	Irvis,
Deal	Langtry	Richardson	Speaker

NAYS—1

Mrkonic

NOT VOTING—0

EXCUSED—0

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.

### REMARKS ON VOTES

The SPEAKER. For what purpose does the gentleman from Allegheny, Mr. Book, rise?

Mr. BOOK. Mr. Speaker, on HB 1263 my button did not work. I would like to be voted in the affirmative on concurrence in Senate amendments.

The SPEAKER. For what purpose does the gentleman from Erie, Mr. Boyes, rise?

Mr. BOYES. Thank you, Mr. Speaker.

On HB 285 my switch failed to work, and I wish to be recorded in the affirmative on concurrence.

The SPEAKER. For what purpose does the lady from Allegheny, Mrs. Langtry, rise?

Mrs. LANGTRY. Mr. Speaker, on concurrence in HB 1252 my button malfunctioned. I would have voted in the affirmative.

### INTERROGATION

The SPEAKER. The Chair recognizes the gentleman from Indiana, Mr. Wass.

Mr. WASS. Mr. Speaker, may I interrogate Mr. Pievsky?

The SPEAKER. There is nothing on the floor for you to interrogate Mr. Pievsky about.

Mr. WASS. Mr. Speaker, I would like to pose a question. There was a nonpreferred appropriation for Beacon Lodge that left the House. I do not see it on the calendar, and I am concerned about it.

The SPEAKER. The Chair suggests that instead of putting that in the record formally, you go and talk to Mr. Pievsky and have his staff check it out for you. That is the way to do it, Mr. Wass. Take the advice of the Chair.

The Chair recognizes the gentleman from Philadelphia, Mr. Pievsky. Mr. Pievsky, do you want to answer that formally? All right. You may answer that.

Mr. PIEVSKY. Are you talking about Beacon Lodge?

Mr. WASS. Yes.

Mr. PIEVSKY. That is HB 1293. It was sent directly to the Governor.

Mr. WASS. Thank you very much.

### REMARKS ON VOTES

The SPEAKER. The Chair recognizes the gentleman from Northampton, Mr. Rybak.

Mr. RYBAK. Mr. Speaker, my switch did not work on HB 1261. I would like to be recorded in the affirmative on concurrence.

The SPEAKER. For what purpose does the gentleman from Allegheny, Mr. Itkin, rise?

Mr. ITKIN. To correct a vote.

The SPEAKER. Go ahead.

Mr. ITKIN. My switch failed to operate on concurrence in HB 1269. I would like to be recorded in the affirmative.

The SPEAKER. For what purpose does the gentleman from Bucks, Mr. Wilson, rise?

Mr. WILSON. Mr. Speaker, on HB 1258, HB 1259, HB 1260, and HB 1261, I must have blinked. I should have voted in the affirmative on concurrence.

The SPEAKER. For what purpose does the gentleman from Bucks, Mr. Gallagher, rise?

Mr. GALLAGHER. Mr. Speaker, I would like to be recorded in the affirmative on concurrence in HB 1139, PN 1956.

The SPEAKER. For what purpose does the gentleman from Allegheny, Mr. Preston, rise?

Mr. PRESTON. Mr. Speaker, on concurrence in HB 1138 my switch was inoperative. I would like to be recorded in the affirmative.

The SPEAKER. For what purpose does the gentleman from Warren, Mr. Bowley, rise?

Mr. BOWLEY. Mr. Speaker, on concurrence in HB 1253 I would like to be recorded in the affirmative. Thank you.

The SPEAKER. For what purpose does the gentleman from Erie, Mr. Dombrowski, rise?

Mr. DOMBROWSKI. On concurrence in HB 805 I would like to be recorded in the affirmative.

The SPEAKER. For what purpose does the gentleman from Blair, Mr. Johnson, rise?

Mr. JOHNSON. Thank you, Mr. Speaker.

On concurrence in HB 1268 I would like to be recorded in the affirmative.

The SPEAKER. The Chair thanks the gentleman.

For what purpose does the gentleman from Philadelphia, Mr. O'Brien, rise?

Mr. O'BRIEN. Mr. Speaker, my switch was inoperative on HB 1257. I would like to be recorded in the affirmative on concurrence.

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

### BILLS ON CONCURRENCE IN SENATE AMENDMENTS CONTINUED

The clerk of the Senate, being introduced, returned the following **HB 1042, PN 1984**, 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 "Unemployment Compensation Law," approved December 5, 1936 (2nd Sp. Sess., 1937 P. L. 2897, No. 1) providing for benefits for certain seasonal workers; providing a reduction in the Unemployment Compensation Interest Fund tax; further providing for the State Unemployment Compensation Advisory Council; and making repeals.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. On the amendment, the Chair recognizes the gentleman from Philadelphia, Mr. Cohen.

Mr. COHEN. Thank you, Mr. Speaker.

Mr. Speaker, I rise to explain why I and others will be opposing HB 1042. I was a supporter of this bill in its original incarnation as the Agricultural Product Development Council bill, but I oppose it in its current format as an Unemployment Compensation Fund bill. In converting this bill to an unemployment compensation bill, the Senate violated the constitutional section barring a bill from being amended to change its original purpose. This process that this bill has advanced by is devastating to the committee system, as it encourages any committee to amend any bill into a bill within the jurisdiction of any other committee.

The substance of this bill is as objectionable as the process by which it passed the Senate. This bill has three separate unemployment compensation sections, and each of these sections has problems which will haunt the legislature in the future.

First, this bill represents the first cut in eligibility for unemployment compensation since 1980. This bill says that seasonal food-processing workers who work 180 days or less on a seasonal basis shall not be eligible for unemployment compensation. The clear, immediate result of this will be twofold. A, there are going to be a lot more seasonal workers working less than 180 days instead of 200 or 220 or 240 days as presently; and, B, a lot of people who have very little money are going to lose unemployment compensation benefits. The Secretary of Labor is going to have broad and arbitrary authority to determine what industries and what workers are covered under this bill. A clear long-term result of this bill is that industry after industry that is seasonal to some extent is going to come before this General Assembly and demand that they be treated equally with the food processors and that their seasonal workers should also be denied unemployment compensation.

Some elements of labor support this bill, because some food-processing workers, including one union local, have been directly threatened that their employer will move unless this bill is passed. I do not believe that support for this bill under that kind of coercion should be taken seriously. If we do take support of this kind of legislation under coercion seriously, we can be sure that there will be more and more threats against other workers in the future that, unless they support similar bills to reduce their unemployment compensation benefits, their jobs, too, will be lost.

Secondly, while taking benefits from low-income, low-skilled workers, this bill gives a one-shot windfall to Pennsylvania businesses of about \$190 million. This \$190-million giveaway should go to the Unemployment Compensation Trust Fund, which is still \$1.4 billion in debt, the largest debt of any State in the United States. Business could well save \$466 million in Federal penalties in 1989 if this money went to pay off the debt. The business community has not borne the entire burden of contributing to the UC Interest Fund. Pennsylvania taxpayers have contributed at least \$33 million to the Interest Fund, a payment for which Pennsylvania taxpayers are not being reimbursed by this or any other legislation.

Third, this bill also yields to the lawless behavior of the Thornburgh administration in refusing to appoint an Unemployment Compensation Fund Advisory Board, as he was mandated to do in the 1983 Unemployment Compensation Fund compromise, which he himself signed and publicly praised. For 2 years Thornburgh has insisted that he would have no Unemployment Compensation Advisory Board unless he controlled it. This bill gives Governor Thornburgh the control of the UC Advisory Board that he has demanded. The chairman of the UC Advisory Board to the Secretary of Labor is now going to be the Secretary of Labor. The Secretary of Labor will now be able to get all the advice he wants from the advisory chairman, Jim Knepper. This is absurd. Can you imagine the ridicule James Watt would have gotten if he had appointed an advisory board headed by James Watt, or if Ronald Reagan had appointed an advisory board headed by Ronald Reagan? The whole purpose of the original Advisory Board was to provide a balanced source of advice from representatives of organizations with a vested interest in a solvent and stable Unemployment Compensation Trust Fund whose equality on the board would rule out political solutions.

For a 40-year period, from the 1940's to 1980, the UC Trust Fund was basically a political football, often in debt, with no institutionalized pressure to act in a fiscally responsible manner. Democrats and labor demanded benefit increases; Republicans and businesses demanded tax cuts. The result was a consensus for ever deeper and deeper debt. The Federal decision in the early 1980's to charge interest on UC debt meant that the days of bipartisan fiscal irresponsibility had to end. This bill is a step backward from fiscal responsibility, a step backward to the day when short-term political gain was considered more important than long-term Trust Fund solvency. Today, this round, this bill, goes to business. Next time in the future it will go to labor. The political seesaw which produced \$2.8 billion in debt in 1983 will return.

I recognize that this bill has constituent appeal to many members of both parties. I urge those who are politically able to cast a vote against this bill.

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

Mr. COY. Thank you, Mr. Speaker.

I urge concurrence in the amendments placed by the Senate in this bill. Although I sympathize with Representative

Cohen's concern about the change of the entire bill to an entirely different bill, we all know that this is not the first time that that has happened around here and it will probably not be the last time that it will happen.

I also share some of his concerns about the Unemployment Compensation Trust Fund and where some of this money should be going, but my main concerns are with small businesses in Pennsylvania that are going to be adversely affected if we do not turn to a seasonal type of employment determination that this bill would provide for. Especially in a district like mine, which is close to a neighboring State's border, where other States can be more competitive because they can offer a seasonal unemployment rate like this, it is especially evident. Other States, Mr. Speaker, currently have this proviso. These States include West Virginia, Indiana, North Carolina, Maine, Wisconsin, Arkansas, Colorado, and Ohio. The following States have also recently enacted seasonal worker determination: Arizona, Minnesota, and Oregon. Although many of these States are far away, West Virginia is very close.

Mr. Speaker, our concerns with saving jobs in Pennsylvania and with saving industry in Pennsylvania can best be helped by the addition of this type of language, of this type of provision, for the Unemployment Compensation Act. It is evident that this type of legislation affects only seasonal workers. It will affect only workers in the areas of fruits and vegetables and food processors. It will not have a larger effect on other larger industries. We are talking about saving jobs in Pennsylvania, Mr. Speaker. This is the way, this is one step we can take to help save those jobs and help keep them in Pennsylvania.

I urge concurrence in the Senate amendments.

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

Mr. LAUGHLIN. Mr. Speaker, Representative Murphy had requested to be heard before myself. I have no objection to awaiting his discussion.

The SPEAKER. That will not yield Mr. Murphy the floor. Mr. Cole comes before Mr. Murphy.

Mr. LAUGHLIN. I will follow Mr. Murphy then, Mr. Speaker.

The SPEAKER. All right.

The Chair recognizes the gentleman from Adams, Mr. Cole.

Mr. COLE. Thank you, Mr. Speaker.

I rise to urge concurrence in this bill. The food processors in my area are affected by this bill, and they certainly need passage of it. Their unemployment compensation rate is threatened to go to 10.7 percent, and I do not think any employer, no matter what kind of business you are in, can afford to pay that high tax rate.

So I urge, especially for the food processing industry in Pennsylvania, that we do concur in HB 1042.

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

Mr. MURPHY. Mr. Speaker, I would like to interrogate Representative Cole, please.

The SPEAKER. Will the gentleman, Mr. Cole, stand for interrogation? He indicates he will so stand. You may proceed, sir.

Mr. MURPHY. Thank you, Mr. Speaker.

Just let me preface before my interrogation that I had intended to vote for this bill and might still, but I have some concern with the definitions in the bill, and that definition, particularly, of "seasonal worker."

On page 15 of the legislation, Mr. Speaker, a seasonal worker is defined as an individual who works in a fruit or vegetable food-processing operation for less than 180 days. A fruit or vegetable food-processing operation is a much bigger operation than just a seasonal operation, which is defined further up in the legislation. Can you please be more specific as to whom you mean by "seasonal operation"? My concern is, frankly, that the H. J. Heinz Company or other large full-time processors could well consider some of their workers to be seasonal by your definitions in the bill. Is that your intent?

Mr. COLE. No. My understanding is that H. J. Heinz Company processes most of the year. I know that they have a few weeks where they shut down, but they would not be considered under this.

Mr. MURPHY. I am not interested in whether they would be considered or not; I am interested in whether their workers would be considered seasonal workers. By your definition in the bill, they would be considered seasonal workers.

Mr. COLE. Not if they work less than 180 days.

Mr. MURPHY. What if they worked less than 180 days? Would they be considered seasonal workers?

Mr. COLE. Well, if you will look in section (3) there, "Seasonal industry," it means an industry, establishment or process within an industry which, because of climatic conditions making it impractical or impossible to do otherwise, customarily carries on fruit or vegetable food-processing operations—

Mr. MURPHY. Mr. Speaker, my concern is that a seasonal worker does not necessarily have to work for a seasonal industry. It does not say that in your definition.

Mr. COLE. Well, the intent is not for a full-time operation such as H. J. Heinz to put those employees as seasonal workers.

Mr. MURPHY. So your intention would be clearly not to have workers in a full-time industry. The industry would be an industry that would work for less than 6 months a year.

Mr. COLE. That is correct.

Mr. MURPHY. And at that point their workers would be only seasonal workers.

Mr. COLE. That is correct. A great many of your food-processing plants only work anywhere from 2, 3, 4 months. We are trying to cover those with the 180-day provision in here.

Mr. MURPHY. Assuming we would accept this legislation and it is passed, would you support an amendment making that clearer in the fall?

Mr. COLE. Yes, I would.

Mr. MURPHY. Thank you, Mr. Speaker.

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

Mr. LAUGHLIN. Mr. Speaker, we voted on three unemployment compensation bills in the last 5 or 6 years that have had a major effect upon the unemployment circumstances in this State, both for the business people and for the working people in this State. Mr. Speaker, so far I have seen a great deal of damage done on one side and very little on the other side.

Mr. Speaker, today's piece of legislation I was certainly prepared to vote for in that it gave business an opportunity to reduce their taxation as it relates to their Federal debt. Mr. Speaker, I believe that legislation would have passed with 203 votes in this House.

Mr. Speaker, I do not condemn any of the Representatives who represent rural areas and those who have the industries within those areas that relate to seasonal work, but, Mr. Speaker, the drafting of this legislation is so loose that it would in no way guarantee the circumstance that was just requested by Representative Murphy and responded to by Representative Cole. The plain facts of the matter are, Mr. Speaker, that any industry such as Heinz could section off that portion of the industry related to fruit and vegetable canning, could limit the period to 180 days, as it relates to the season, and could very easily ignore and get around their obligation of paying unemployment compensation benefits.

Mr. Speaker, I do not speak from a position where we have not had the occurrence in the past. Many industries have attempted to extricate themselves from their obligation on unemployment compensation. Those processes were provided through hearings before referees, the boards, and the courts. In this case, Mr. Speaker, the members of the House of Representatives, the Senate, and the Governor are given an open door to those who would take advantage.

Mr. Speaker, I would like to question Representative Cole just for a second, if he would please stand for interrogation.

The SPEAKER. Mr. Cole indicates he will stand for interrogation. You may proceed, Mr. Laughlin.

Mr. LAUGHLIN. Mr. Speaker, am I to understand that with this legislation your aim and goal is to protect the industries that have seasonal work in this State and to provide the continuation of those jobs?

Mr. COLE. Would you repeat the question?

Mr. LAUGHLIN. Mr. Speaker, my question is of the gentleman—and I believe that Representative Pitts was also a member of the House who joined in this particular legislation and the drafting—is it the goal of you two gentlemen to provide for a continuation of employment and an operation of industries within your area as it relates to the canning industry?

Mr. COLE. I do not understand the question, Mr. Speaker.

Mr. LAUGHLIN. Mr. Speaker, I cannot understand why you do not understand it. I will ask it very simply.

Mr. Speaker, is the reason for the legislation to continue the operation of canning industries within your area and supposedly provide for ongoing employment?

Mr. COLE. Yes, Mr. Speaker.

Mr. LAUGHLIN. Thank you very much, Mr. Speaker.

Mr. Speaker, did you communicate with the industries with regard to their threats or their circumstance where they were going to move from this State if they were not granted this consideration?

Mr. COLE. I did not hear the question.

The SPEAKER. Repeat it, Mr. Laughlin.

Mr. LAUGHLIN. Mr. Speaker, the question was, did the gentleman communicate with the industries and did they in any way indicate that they would remove themselves from the State of Pennsylvania and relocate without this consideration?

Mr. COLE. I did communicate with them. They did not threaten to leave if this was not passed, but they certainly made it very clear that they were facing hard times from competition in the neighboring States because of this high tax rate that they now face.

Mr. LAUGHLIN. Mr. Speaker, some of the areas that are represented here are agricultural areas in the State of Pennsylvania and their canning operations are within those areas. It would seem to me that to relocate out of those areas, which are the source of the products that they are canning, would certainly result in a much greater increased cost as it relates to transportation of the vegetables and the fruits that are involved. Would that not also be a consideration?

Mr. COLE. I am sure, and that is the reason they stated why they did not want to leave the State.

Mr. LAUGHLIN. Thank you very much, Mr. Speaker. I am very glad to hear that.

Now as it relates to an operation, as I indicated earlier, such as the Heinz operation, your response to that was because it is a year-round operation in canning that they would not be affected. Is that correct, Mr. Speaker?

Mr. COLE. That is correct.

Mr. LAUGHLIN. Mr. Speaker, are you aware of the manner in which the corporations set aside certain operations within their particular company to do specific operations during specific times of the year?

Mr. COLE. No. I am not a corporate officer, and I would not know their workings.

Mr. LAUGHLIN. Well, Mr. Speaker, I would think before you would introduce legislation of this type that you would check the effects statewide.

The SPEAKER. Mr. Laughlin, you are going beyond the territory of interrogation.

Mr. LAUGHLIN. All right, Mr. Speaker. I will get back on that track then.

Mr. Speaker, I realize the gentleman is not a corporate executive; he is a member of the House, but, Mr. Speaker, I would think that a part of your examination would have been to look into that matter. I know I would certainly check before I did something that might adversely affect your area.

Mr. COLE. We all cannot be experts like you, Mr. Speaker.  
 The SPEAKER. The Chair recognizes the danger signals. The Chair would advise all the members, we are all tired; we are all apt to be a little bit more irritable than normal. Mr. Trello is not tired, but the bear over there says he is getting tired. Funny, they all know whom we mean by "the bear."

Mr. Laughlin, is your interrogation completed, sir?

Mr. LAUGHLIN. Yes, Mr. Speaker.

The SPEAKER. You may speak on the motion, if you will.

Mr. LAUGHLIN. I would now like to make a few remarks with regard to the legislation, Mr. Speaker.

Mr. Speaker, as I said earlier, I was prepared to vote for the legislation granting the breaks to the companies as it relates to the Federal Government and the taxation on UC and the penalty that our people were paying, but, Mr. Speaker, I did not see the amendments that were put into this bill and did not hear of them until just today.

Mr. Speaker, my position on the legislation has changed to the extent that I do not believe that I can vote for this legislation to create a breach in the Unemployment Compensation Law that will be compounded many times over in the future. Are we then to hear the next industry say, because I only produce pipe 6 months out of the year, I want to be exempted? Are we going to hear those industries that are involved in construction come and say my employees only work construction for a small portion of the year and so we should be exempted? Mr. Speaker, if this happens, Pennsylvania will be not the leader and not the beneficiary of working people, as we have been in the past when they are unemployed and need help, but, Mr. Speaker, we have eroded the very benefits that they depend on to keep them going and their families going while they are on unemployment compensation. That is what the law was designed to do.

This bill will erode that circumstance, and the net results will be an open door to those in the future who will take away the unemployment benefits that our people enjoy. Mr. Speaker, I do not believe that is in the best interest of our people. I do not believe that it is in the best interest of the business either, because, Mr. Speaker, sooner or later we are going to have to address this question again, and when Representative Murphy says can we amend it later to correct the circumstance, Mr. Speaker, the answer will be no, because we will have to get concurrence from the Senate and we will have to get a signature from the Governor to correct the mistake that will be made tonight.

**MOTION TO SUSPEND RULES**

Mr. LAUGHLIN. I would ask the members to consider this. I do not believe it is an emergency situation. For that reason, Mr. Speaker, I am going to make a motion to suspend the rules so that we can offer an amendment to this bill to delete the portion dealing with the seasonal worker provision and provide the break that we all want to to our businesses on their unemployment cost problem.

The SPEAKER. It has been moved by the gentleman, Mr. Laughlin, that the rules of the House be temporarily suspended so that he may offer an amendment to HB 1042 on concurrence in Senate amendments.

It is against the rules of the House to offer such an amendment, and that is the reason for the motion to suspend the rules.

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

The following roll call was recorded:

**YEAS—47**

Belardi	Fattah	Kukovich	Roebuck
Belfanti	Fee	Laughlin	Rybak
Blaum	Fischer	Levdansky	Saloom
Bowley	Freeman	Levin	Serafini
Carn	Gallagher	McHale	Staback
Cawley	Gannon	Mrkonic	Stairs
Cohen	Haluska	Murphy	Stewart
Colafella	Harper	Oliver	Tigue
DeWeese	Hutchinson	Petrarca	Veon
Deal	Jarolin	Pratt	Wozniak
Dombrowski	Johnson	Pressmann	Wright, R. C.
Durham	Josephs	Preston	

**NAYS—155**

Acosta	Dawida	Letterman	Rieger
Afflerbach	Dietz	Linton	Robbins
Angstadt	Dininni	Livengood	Rudy
Argall	Distler	Lloyd	Ryan
Arty	Donatucci	Lucyk	Saurman
Baldwin	Dorr	McCall	Scheetz
Barber	Duffy	McClatchy	Schuler
Barley	Evans	McVerry	Semmel
Battisto	Fargo	Mackowski	Seventy
Birmelin	Flick	Maiale	Showers
Black	Foster, Jr., A.	Manderino	Sirianni
Book	Fox	Manmiller	Smith, B.
Bortner	Freind	Markosek	Smith, L. E.
Bowser	Fryer	Mayernik	Snyder, D. W.
Boyes	Gallen	Merry	Snyder, G. M.
Brandt	Gamble	Michlovic	Steighner
Broujos	Geist	Micozzie	Stevens
Bunt	George	Miller	Stuban
Burd	Gladeck	Moehlmann	Sweet
Burns	Godshall	Morris	Swift
Bush	Greenwood	Mowery	Taylor, E. Z.
Caltagirone	Gruitza	Nahill	Taylor, F. E.
Cappabianca	Gruppo	Noye	Taylor, J.
Carlson	Hagarty	O'Brien	Telek
Cessar	Hasay	O'Donnell	Trello
Chadwick	Hayes	Olasz	Truman
Cimini	Herman	Perzel	Van Horne
Civera	Hershey	Petrone	Vroom
Clark	Honaman	Phillips	Wambach
Clymer	Howlett	Piccola	Wass
Cole	Itkin	Pievsky	Weston
Cordisco	Jackson	Pistella	Wiggins
Cornell	Kasunic	Pitts	Wogan
Coslett	Kennedy	Pott	Wright, D. R.
Cowell	Kenney	Punt	Wright, J. L.
Coy	Kosinski	Raymond	Yandrisevits
DeLuca	Langtry	Reber	
DeVerter	Lashingier	Reinard	Irvis,
Daley	Lescovitz	Richardson	Speaker
Davies			

## NOT VOTING—1

Wilson

## EXCUSED—0

Less than a majority of the members elected to the House having voted in the affirmative, the question was determined in the negative and the motion was not agreed to.

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

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

Mr. LAUGHLIN. Mr. Speaker, very briefly. I believe I have done my job in presenting the circumstance of my concern with regard to this legislation. I will not further debate the bill. Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the gentleman from Allegheny, Mr. Mayernik, on the question of concurrence.

Mr. MAYERNIK. Thank you, Mr. Speaker.

Just very briefly to bring out two points that Mr. Cohen and Mr. Laughlin have alluded to.

Such a reduction would save Pennsylvania employers \$56 per employee. For Pennsylvania's smaller employers, such a savings would mean jobs in Pennsylvania. The UC interest tax which employers pay was specifically designed to cover interest charges on State outstanding interest-bearing UC debts to the Federal Government, not to pay off the principal. Because the interest-bearing debt will be repaid in 1986, the tax will not be needed in 1987. Mr. Cohen stated that this is a \$190-million windfall to businesses. This is incorrect. It is not a windfall; it is a reduction of the taxes - a tax that in the original legislation was not intended to be used for anything other than repaying the interest on the debt.

As far as the other portion on the food processing, it is clearly a legislative intent to define "seasonal industry" as the employees who work less than 180 days, not a full-time industry that processes seasonal products. It is the employees and not the industry with the seasonal products.

If you think back and you look through your file on this bill, you received one letter against it a month or so ago and you have not heard anything against this bill since then. I think that speaks for itself.

I ask for an affirmative vote on this bill.

The SPEAKER. The Chair recognizes the gentleman from Union, Mr. Showers.

Mr. SHOWERS. Thank you, Mr. Speaker.

Mr. Speaker, the farm belt of Pennsylvania is asking for no more than what Mr. Laughlin has ever asked for the Beaver Valley. We ask for no more special consideration than he has requested. Our farmers, our food processors cannot compete paying these exorbitant rates.

I request your support and concurrence in HB 1042. Thank you.

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

Mr. BROUJOS. Mr. Speaker, the comments of Representative Laughlin have to be answered. He made big issue out of the question of whether or not an industry will set aside a portion of its business to do this particular function. Well, the act anticipates that; the act specifically says only that portion, under the usual practice in the industry, identifiable as a functionally distinct operation is subject to this provision. So it is an irrelevant question because this act anticipates the setting aside of part of an industry to do that particular job. Therefore, the only question is whether or not these people are seasonal under the rules.

The second thing is that he does not understand the nature of the seasonal workers involved here. In our area of Representative Cole and myself, those workers are people who generally are women who are performing work as housewives seasonally and they do not work for 180 days; they work for less than that. You have got the peaches and the apricots and the apples that separately they pick for a relatively short period of time, and they do not do anything for the rest of the year except be housewives, and if they do, they are subject to the regular provisions of unemployment compensation and control unemployment compensation. It is a misrepresentation to assume that people will avoid or be excused from being eligible for unemployment compensation, because it specifically provides that if they in fact are eligible for unemployment compensation during the nonseasonal work, they will receive the benefits.

I ask for an affirmative vote.

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

Mr. BELFANTI. Thank you, Mr. Speaker.

Mr. Speaker, would the gentleman, Mr. Pitts, stand for brief interrogation?

The SPEAKER. The gentleman, Mr. Pitts, indicates he will so stand. You are in order and you may proceed, Mr. Belfanti.

Mr. BELFANTI. Thank you, Mr. Speaker.

I came on this floor this evening with every intention of supporting this bill, and I still feel that I will for a number of reasons. However, some of the questions and issues raised by previous speakers, particularly Representatives Cohen and Laughlin, cause me some concern, and I think it is time that we ask one or two questions of the other side of the aisle, because we are having a real picnic over here on our side.

The minority staff of the House Labor Relations Committee has been extremely efficient in the wording of amendments throughout my 5 years in the House. I have never seen an amendment that was drafted by their side nor have I seen any amendments drafted by our side that are so broad left that way and reach this floor of the House. I therefore feel that it is important that an answer be elicited from the minority chairman of the House Labor Relations Committee.

My question is this: Should the remarks by my predecessor, Representative Broujos, fail to prove correct and should some of the instances cited by Representatives Laughlin and Cohen prove to be true and we see corporate giants create subsidiary



companies to avoid paying unemployment compensation on workers that up till now have been covered, will the minority side, will the minority chairman of the House Labor Relations Committee join with Representative Cohen in sponsoring corrective legislation next session or at the end of this session?

Mr. PITTS. Mr. Speaker, just to allay some fears to the gentleman—and Mr. Laughlin indicated that we had some part in drafting this legislation—this legislation was drafted under the auspices of Senator Rocks in working with the AFL-CIO and the United Food and Commercial Workers Union. It went through three drafts; it was gone over by them with a fine-tooth comb. This is their type version of the bill.

This passed the Senate 47 to 0. We support it; we urge concurrence. If you find a problem with it, we will be happy to work with you on a future day.

Mr. BELFANTI. Mr. Speaker, I feel that if this type version of the bill was to in some way positively affect labor as opposed to business, the minority staff would have made it very clear that this legislation and this amendment was going to do what it is purported to do.

I would still elicit a response to my first question, and that is, if we find through trial over the next year and later this session or early next session we wish to introduce legislation to correct what we may have done in error, will the minority party support the legislation?

Mr. PITTS. We will be glad to look at the situation, and if there are abuses occurring, we will work with you to address that. But I would like to ask the gentleman, do you really feel the United Food and Commercial Workers Union would draft a bill that would be detrimental to their workers' interests?

Mr. BELFANTI. They are not speaking on behalf of the entire labor movement, Mr. Speaker. I feel that as far as their tiny segment of the labor movement, the answer to that question is probably "no," but as far as the entire labor movement across the State of Pennsylvania, the answer is probably "yes."

The SPEAKER. Has the gentleman, Mr. Belfanti, concluded his interrogation?

Mr. BELFANTI. Yes, I have, Mr. Speaker.

The SPEAKER. Would the gentleman like to speak on concurrence?

Mr. BELFANTI. I am still voting "yes" on the legislation, but I felt it important that these questions be put on the record to be picked up in debate, I believe, a year and a half down the road.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the gentleman from Northampton, Mr. Freeman, on the question.

Mr. FREEMAN. Thank you, Mr. Speaker.

Mr. Speaker, I rise to urge the House not to concur in the Senate amendments that were added to HB 1042.

I think that oftentimes when we debate an issue on the floor of this House, we get caught up in terms of the rhetoric; we get caught up in terms of what interests we are trying to represent, and we oftentimes lose sight of the bottom line. The bottom line of this bill as it presently is constituted is that it

would deprive unemployment compensation benefits to some of the lowest paid employees in our Commonwealth. Aside from that very important issue that affects a number of families, this bill also sets a very dangerous precedent, a precedent that deprives individuals of unemployment compensation when they are laid off; a precedent that goes against the very grain of what unemployment compensation was established for in the first place and of the very humanitarian reasons why we have an unemployment compensation system in this State and throughout the United States.

Most of the legislators who are here today are most concerned about the provision of this bill which deals with a reduction in the unemployment compensation tax. Let us nonconcur in this bill as it is presently constituted, and when we come back in September, let us then deal with that issue separately, aside from this issue. Let us not deprive individuals of a very important benefit that is there when they need it, that is there in their hour of need.

I urge this House not to concur in HB 1042.

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

Mr. PITTS. Mr. Speaker, briefly, again, most of you dealt with the 1983 UC reforms which provided for the solvency and the saving, really, of the fiscal condition of the Unemployment Compensation Fund in 1983. This bill deals with three aspects; two really are loose ends, items that were negotiated in that compromise back in 1983 - the Advisory Council and the food processors. The other aspect is the special tax that we passed on employers in 1983, which was at a quarter of a percent and the next year at half a percent and next year due to go up to 1 percent. This would reduce that to three-tenths of a percent because of the money that is coming in, much more than anticipated, to pay off the interest on the interest-bearing debt.

Again, the PFA (Pennsylvania Farmers Association) has spoken very strongly in behalf of the 23,000 farm families of the State. The retailers have spoken very strongly. The chamber of commerce, the unions have been involved very intimately in the drafting of this legislation, and it has passed the Senate 47 to 0. I urge that this chamber also concur. This is significant. Again, to address the business climate of this State, this is a significant step for us to take, and I urge concurrence. Thank you.

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--180

Acosta	Dombrowski	Lloyd	Ryan
Afflerbach	Donatucci	Lucyk	Rybak
Angstadt	Dorr	McCall	Saloom
Argall	Duffy	McClatchy	Saurman
Arty	Durham	McHale	Scheetz
Baldwin	Fargo	McVery	Schuler
Barley	Fattah	Mackowski	Semmel
Battisto	Fee	Maiale	Serafini
Belfanti	Fischer	Manderino	Seventy
Birmelin	Flick	Manmiller	Showers
Blaum	Foster, Jr., A.	Markosek	Sirianni

Book	Fox	Mayernik	Smith, B.
Bortner	Freind	Merry	Smith, L. E.
Bowley	Fryer	Michlovic	Snyder, D. W.
Bowser	Gallen	Micozzie	Snyder, G. M.
Boyes	Gamble	Miller	Staback
Brandt	Gannon	Moehlmann	Stairs
Broujos	Geist	Morris	Steighner
Bunt	George	Mowery	Stevens
Burd	Gladeck	Mrkonic	Stuban
Burns	Godshall	Murphy	Sweet
Bush	Greenwood	Nahill	Swift
Cappabianca	Gruitza	Noye	Taylor, E. Z.
Carlson	Gruppo	O'Brien	Taylor, F. E.
Cawley	Hagarty	O'Donnell	Taylor, J.
Cessar	Hasay	Olasz	Telek
Chadwick	Hayes	Perzel	Tigue
Cimini	Herman	Petrarca	Trello
Civera	Hershey	Petrone	Truman
Clark	Honaman	Phillips	Van Horne
Clymer	Hutchinson	Piccola	Veon
Colafella	Itkin	Pievsky	Vroon
Cole	Jackson	Pistella	Wambach
Cordisco	Jarolin	Pitts	Wass
Cornell	Johnson	Pott	Weston
Coslett	Kasunic	Pratt	Wilson
Cowell	Kennedy	Pressmann	Wogan
Coy	Kenney	Preston	Wozniak
Deluca	Kosinski	Punt	Wright, D. R.
DeVerter	Langtry	Raymond	Wright, J. L.
Daley	Lashinger	Reber	Wright, R. C.
Davies	Lescovitz	Reinard	Yandrisevits
Dawida	Letterman	Rieger	
Dietz	Levdansky	Robbins	Irvis,
Dininni	Linton	Rudy	Speaker
Distler	Livengood		

NAYS—22

Barber	Deal	Howlett	Oliver
Belardi	Evans	Josephs	Richardson
Caltagirone	Freeman	Kukovich	Roebuck
Carn	Gallagher	Laughlin	Stewart
Cohen	Haluska	Levin	Wiggins
DeWeese	Harper		

NOT VOTING—1

Black

EXCUSED—0

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.

CALENDAR CONTINUED

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **SB 655, PN 1237**, entitled:

An Act making an appropriation from a restricted revenue account within the General Fund to the Department of State for use by the Bureau of Professional and Occupational Affairs.

On the question,

Will the House agree to the bill on third consideration?

Mr. MANDERINO offered the following amendments No. A2634:

Amend Title, page 1, lines 1 through 3, by striking out all of said lines and inserting  
Providing for the capital budget for the fiscal year 1985-1986.

Amend Bill, page 1, lines 6 through 17, by striking out all of said lines and inserting

Section 1. Short title and construction.

(a) Short title.—This act shall be known and may be cited as the Capital Budget Act of 1985-1986.

(b) Supplements.—A reference to this act shall be deemed to include a reference to the supplements to this act.

(c) Fiscal Code.—The provisions and definitions of Article XVI-B of the act of April 9, 1929 (P.L.343, No.176), known as The Fiscal Code, shall apply to this act to the extent they are not inconsistent with this act.

Section 2. Overall limitations on debt to be incurred for capital projects.

The maximum principal amount of additional debt to be incurred during the 1985-1986 fiscal year, and thereafter until the enactment of the 1986-1987 capital budget specifying the maximum debt for the 1986-1987 fiscal year, for capital projects specifically itemized in a capital budget pursuant to section 7(a)(4) of Article VIII of the Constitution of Pennsylvania, and the fund to be charged with the repayment of such debt, shall, with respect to each category of capital projects, be as follows:

Category	Amount	Fund
(1) Public Improvement		
Projects: Department of General Services		
(i) Construction	\$160,000,000	General Fund or
(ii) Furniture and Equipment	5,000,000	Special Fund as applicable
(2) Transportation Assistance Projects	70,000,000	General Fund
(3) Redevelopment Assistance Projects	50,000,000	General Fund
Total	\$285,000,000	

Section 3. Effective date.

This act shall take effect July 1, 1985, or immediately, whichever is later.

On the question,

Will the House agree to the amendments?

The SPEAKER. On the question, the Chair recognizes the majority leader.

Mr. MANDERINO. Mr. Speaker, this is an amendment that changes this bill into a debt authorization act. The amounts of this amendment are in the amounts that have been requested by the Governor. Unless we pass it, that authorization act now, the administration will be unable to prepare a transportation assistance bond issue for sale later this summer, and the planned distribution for projects in September will also be unable to take place.

Mr. Speaker, I ask for the adoption of the amendment.

The SPEAKER. On the Manderino amendment, the Chair recognizes the minority leader.

Mr. RYAN. Mr. Speaker, would the gentleman, Mr. Manderino, stand for brief interrogation?

The SPEAKER. Mr. Manderino indicates he will so stand.

Mr. MANDERINO. Yes, Mr. Speaker.

The SPEAKER. You are in order and may proceed, sir.

Mr. RYAN. Mr. Speaker, your amendment carries apparently, as I look at it, four different areas that would be the bond issues involved. Would you advise this House what is covered by the number (3) category?

Mr. MANDERINO. Mr. Speaker, the number (3) category covers the Philadelphia Convention Center.

Mr. RYAN. Thank you, Mr. Speaker.

#### REQUEST TO DIVIDE

Mr. RYAN. Mr. Speaker, I would like this amendment divided so that number (3) at the bottom of the page is deleted from the vote and voted upon separately.

The SPEAKER. The Chair rules that the amendment may be so divided. Just a moment. Let us check it and make sure we are right on this one.

The House will stand at ease. We may have been too hasty. It may not be possible to divide this, because there are no line references here. The House will stand at ease.

The Chair will have to rescind its statement that it can be divided, and the Chair would draw to the attention of the gentleman, Mr. Ryan, that in looking at this amendment, all of the language following "Amend Bill, page 1, lines 6 through 17, by striking out all of said lines and inserting,..." all the language refers back to page 1, line 16. When you get down to "(3) Redevelopment Assistance Projects," you are still referring to the same line. For that reason the Chair does not think it can be reasonably divided.

Mr. RYAN. Mr. Speaker, I fail to follow your logic on that. Would you mind explaining that again?

The SPEAKER. When the Chair first looked at this, Mr. Ryan, it appeared instantly to the Chair—and it appeared incorrectly—that because there were sections (1), (2), and (3), we could divide at any one of those places, but on looking at this, all of the language beginning "Section 1. Short title and construction" relates to "Amend Bill, page 1, lines 6 through 17...." Therefore, it is impossible for us up here to know that if we drew a line anyplace through this language whether or not the remaining language would stand by itself. We simply cannot say that.

Mr. RYAN. If I may, Mr. Speaker, the standard rules of dividing an amendment, as I understand them, would permit the division as long as the balance of the amendment could stand on its own.

The SPEAKER. Correct.

Mr. RYAN. The deletion of item (3), the "Redevelopment Assistance Projects, 50,000,000, General Fund," would not, in my judgment, adversely affect the balance of the amendment which could be divided.

The SPEAKER. That is correct, Mr. Ryan, but neither would the words "Redevelopment Assistance Projects" be able to stand on their own. Therefore, you cannot divide it at that place.

The Chair understands. You were a Speaker; you understand the problems the Speaker has. The Speaker thought that it was correct to divide it, but the Speaker cannot agree with you there. The rule is that the sections so divided may stand each on their own, and if we were to divide where you insist, the words "Redevelopment Assistance Projects" could not relate to anything in the bill, and the Chair rules that it cannot be so divided.

The Chair now returns the floor to the minority leader to debate the amendment. On the amendment?

Mr. RYAN. On the amendment.

Mr. Speaker, yesterday or the day before yesterday when it became apparent that there was going to be a great deal of difficulty in inserting an amendment into one of the other bills, or perhaps it was even this bill, dealing with SEPTA (South-eastern Pennsylvania Transportation Authority) and the Pittsburgh area transportation system for their bonds, a certain resistance was met. Based on the resistance from the majority side, I checked with the Budget Secretary—and I feel sure that the majority leader checked this out, although I do not know that—and was told that it was not necessary—

Mr. MANDERINO. Mr. Speaker, would you repeat the first part of that? You checked after what?

Mr. RYAN. If I may repeat myself.

In discussions, it became apparent to me the other day or the other night that the insertion of an amendment to take care of the PAT (Port Authority of Allegheny County) and the SEPTA bond issue was in doubt. The question was raised by me that they had to be passed prior to July 1 this summer so that these moneys would be available to continue these transportation systems. I checked with the Budget Secretary, and I made that check in the majority leader's office while there was a group of us there, and I was told then, was told later that it is not absolutely necessary that these bond issues be authorized at this time, that they could wait.

The projects described numbers (1) and (2) I am very much in favor of, and it was for this reason that I attempted to divide the amendment. Project (3), Mr. Speaker, innocuously labeled "Redevelopment Assistance Projects, 50,000,000,..." as opposed to the other day when the label read "Philadelphia Convention Center," does cause me some concern.

We spent a great deal of our time here the other day, some 2 or 3 hours, discussing the merits of passing a capital budget for \$100 million for the Philadelphia Convention Center under a redevelopment project. At that time I opposed it as did many of the members of this House. Rather than belabor the point, I would refer each and every one, because we had a full House that day, to the various arguments that were made with respect to the redevelopment authority's project on the Philadelphia Convention Center, and because of those arguments I am voting "no" on this amendment and asking that the House join me in that negative vote.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the majority leader.

Mr. MANDERINO. Mr. Speaker, that innocuous label that Mr. Ryan talks about, "Redevelopment Assistance," under which the convention center is being authorized, was made up by the Office of the Governor, and the request was made for the funding of the project in this manner by the Office of the Governor and the Secretary and the attorneys in the Office of the Governor.

Mr. Speaker, on June 17 Secretary Bittenbender, the Budget Secretary, sent a letter to the Appropriations chairmen of the House and the Senate and to some other persons who

are interested - the Appropriations chairman, Mr. McClatchy, the ranking member; Mr. Fumo, the ranking member; and a number of other important people - and in that letter he said that the authorization for transportation assistance bonds has already been exhausted, and in order for the Commonwealth to pay its portion of any transportation assistance projects under construction or scheduled under construction this summer, a new authorization of the projects is needed, and he was referring to the amendment that I am offering here today. He also included in that letter reference to the Philadelphia Convention Center, or the Pennsylvania Convention Center, as some have called it on the floor of the House, where he said, I understand that the inclusion of the redevelopment assistance bonds in the bill has caused some concerns; if the legislature does not authorize the remainder of the center in separate legislation, the redevelopment assistance bonds authorized in the bill cannot be issued and will not be available to the city of Philadelphia nor will they be able to be used for any other project. So if we do not authorize the whole project, these bonds will mean nothing; this authorization will mean nothing. But he did go on to say that this category was included in the draft of the bill in order that the bond authorization would be available should the legislature authorize the remainder of the project in the construction capital bill.

Mr. Speaker, this House of Representatives authorized the capital budget bill, and as I remember, it was overwhelmingly voted by this House containing the Philadelphia project. Mr. Speaker, we have authorized the project; we should authorize its funding. What fate the bills have in the Senate or at the Governor's hands should not concern us this evening. We should authorize the bonding that is necessary for the projects that we have authorized, and I ask for an affirmative vote.

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

The following roll call was recorded:

YEAS—102

Afflerbach	Donatucci	Linton	Roebuck
Baldwin	Duffy	Livengood	Rudy
Barber	Evans	Lloyd	Rybak
Battisto	Fattah	Lucyk	Saloom
Belardi	Fee	McCall	Seventy
Belfanti	Freeman	McHale	Showers
Blaum	Gallagher	Maiale	Staback
Bortner	Gamble	Manderino	Steighner
Bowley	George	Markosek	Stewart
Broujos	Gruitza	Mayernik	Suban
Cappabianca	Haluska	Michlovic	Sweet
Carn	Harper	Morris	Taylor, F. E.
Cawley	Howlett	Mrkonic	Tigue
Clark	Hutchinson	Murphy	Trello
Cohen	Itkin	O'Donnell	Truman
Colafella	Jarolin	Olasz	Van Horne
Cole	Josephs	Oliver	Veon
Cordisco	Kasunic	Petrarca	Wambach
Cowell	Kennedy	Petrone	Wiggins
Coy	Kosinski	Pievsky	Wogan
Deluca	Kukovich	Pistella	Wozniak
DeWeese	Laughlin	Pratt	Wright, D. R.
Daley	Lescovitz	Pressmann	Yandrisevits
Dawida	Letterman	Preston	
Deal	Levdansky	Richardson	Irvis,

Dombrowski	Levin	Rieger	Speaker
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NAYS—96

Angstadt	Dietz	Jackson	Robbins
Argall	Dininni	Kenney	Ryan
Arty	Distler	Langtry	Saurman
Barley	Dorr	Lashingier	Scheetz
Birmelin	Durham	McClatchy	Schuler
Black	Fargo	McVerry	Semmel
Book	Fischer	Mackowski	Serafini
Bowser	Flick	Manmiller	Sirianni
Boyes	Foster, Jr., A.	Merry	Smith, B.
Brandt	Fox	Miller	Smith, L. E.
Bunt	Freind	Moehlmann	Snyder, D. W.
Burd	Fryer	Mowery	Snyder, G. M.
Burns	Gallen	Nahill	Stairs
Bush	Gannon	Noye	Stevens
Caltagirone	Geist	O'Brien	Swift
Carlson	Gladeck	Perzel	Taylor, E. Z.
Cessar	Godshall	Phillips	Taylor, J.
Chadwick	Greenwood	Piccola	Telek
Cimini	Hagarty	Pitts	Vroon
Clymer	Hasay	Pott	Wass
Cornell	Hayes	Punt	Weston
Coslett	Herman	Raymond	Wilson
DeVerter	Hershey	Reber	Wright, J. L.
Davies	Honaman	Reinard	Wright, R. C.

NOT VOTING—5

Acosta	Gruppo	Johnson	Micozzie
Civera			

EXCUSED—0

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—173

Acosta	Deal	Lloyd	Ryan
Afflerbach	Distler	Lucyk	Rybak
Argall	Dombrowski	McCall	Saloom
Arty	Donatucci	McClatchy	Saurman
Baldwin	Dorr	McHale	Scheetz
Barber	Duffy	McVerry	Semmel
Battisto	Evans	Mackowski	Serafini
Belardi	Fargo	Maiale	Seventy
Belfanti	Fattah	Manderino	Showers
Birmelin	Fee	Manmiller	Sirianni
Black	Fischer	Markosek	Smith, B.
Blaum	Flick	Mayernik	Snyder, D. W.
Book	Foster, Jr., A.	Merry	Snyder, G. M.
Bortner	Fox	Michlovic	Staback
Bowley	Freeman	Micozzie	Stairs
Bowser	Gallagher	Morris	Steighner
Brandt	Gamble	Mowery	Stevens
Broujos	George	Mrkonic	Stewart
Burd	Gruitza	Murphy	Suban
Bush	Gruppo	Nahill	Sweet
Caltagirone	Hagarty	Noye	Swift
Cappabianca	Haluska	O'Brien	Taylor, E. Z.
Carlson	Harper	O'Donnell	Taylor, F. E.
Carn	Hayes	Olasz	Taylor, J.

Cawley	Howlett	Oliver	Telek
Cessar	Hutchinson	Perzel	Tigue
Chadwick	Itkin	Petrarca	Trello
Cimini	Jarolin	Petrone	Truman
Civera	Johnson	Phillips	Van Horne
Clark	Josephs	Piccola	Veon
Clymer	Kasunic	Pievsky	Vroon
Cohen	Kennedy	Pistella	Wambach
Colafella	Kenney	Pott	Wass
Cole	Kosinski	Pratt	Weston
Cordisco	Kukovich	Pressmann	Wiggins
Cornell	Langtry	Preston	Wogan
Coslett	Lashinger	Punt	Wozniak
Cowell	Laughlin	Raymond	Wright, D. R.
Coy	Lescovitz	Reber	Wright, R. C.
Deluca	Letterman	Reinard	Yandrisevits
DeWeese	Levdansky	Richardson	
Daley	Levin	Rieger	Irvis,
Davies	Linton	Roebuck	Speaker
Dawida	Livengood	Rudy	

## NAYS—30

Angstadt	Durham	Greenwood	Moehlmann
Barley	Freind	Hasay	Pitts
Boyes	Fryer	Herman	Robbins
Bunt	Gallen	Hershey	Schuler
Burns	Gannon	Honaman	Smith, L. E.
DeVerter	Geist	Jackson	Wilson
Dietz	Gladeck	Miller	Wright, J. L.
Dininni	Godshall		

## NOT VOTING—0

## EXCUSED—0

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.

## DEMOCRATIC CAUCUS

The SPEAKER. The Chair recognizes the majority leader.

Mr. MANDERINO. Mr. Speaker, our work is substantially completed. There are outstanding only about six conference reports that must be adopted—is that about the number?—but they are the most important, of course - the school subsidy, the general appropriations bill. Mr. Speaker, there is a matter that should be discussed in our caucus, the Democratic caucus, so I am going to ask for a recess for a half hour. We have one conference report where one of the conferees we have been unable to secure his signature, and no one has been able to determine whether the conferee is unavailable for his signature or whether we have a problem with the report, and we will try to determine that. That is in the school subsidy conference report, but we will determine that and be back on the floor in a half hour. I ask all Democratic members to report to the caucus.

Mr. Speaker, I ask for a half-hour caucus.

The SPEAKER. Mr. Ryan or Mr. Hayes or Mr. Noye, is there any reason for a Republican caucus?

Mr. RYAN. I do not believe that will be necessary, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

## BILLS SIGNED BY SPEAKER

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

**HB 171, PN 1960**

An Act amending the act of March 11, 1971 (P. L. 104, No. 3), known as the "Senior Citizens Rebate and Assistance Act," increasing eligibility under the property tax or rent rebate and inflation dividend; and further providing for the allowable percentage of real property tax or rent rebate.

**HB 191, PN 1957**

An Act authorizing the incurring of debt for the purpose of financing the Federal share of construction of interstate highways.

**HB 285, PN 1953**

An Act creating a special fund in the Treasury Department for the use in attracting major industry into this Commonwealth; establishing a procedure for the appropriation and use of moneys in the fund; establishing the Tax Stabilization Reserve Fund; and providing for expenditures from such account.

**HB 499, PN 1892**

An Act amending the act of April 9, 1929 (P. L. 177, No. 175), known as "The Administrative Code of 1929," further providing for leases on certain areas of State forests and for bonding requirements for oil and gas operations.

**HB 805, PN 1893**

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, further providing for prohibited offensive weapons.

**HB 1002, PN 1894**

An Act amending the act of December 19, 1984 (P. L. 1093, No. 219), known as the "Noncoal Surface Mining Conservation and Reclamation Act," authorizing additional exemptions from the definition of "surface mining"; and providing for the treatment of slag.

**HB 1042, PN 1984**

An Act amending the "Unemployment Compensation Law," approved December 5, 1936 (2nd Sp. Sess., 1937 P. L. 2897, No. 1) providing for benefits for certain seasonal workers; providing a reduction in the Unemployment Compensation Interest Fund tax; further providing for the State Unemployment Compensation Advisory Council; and making repeals.

**HB 1138, PN 1955**

An Act amending the act of November 26, 1975 (P. L. 438, No. 124), known as the "Child Protective Services Law," further providing for the provision and regulation of child care services and recordkeeping duties; and immunity from liability; and requiring certain persons to furnish information of criminal history.

**HB 1139, PN 1956**

An Act amending the act of March 10, 1949 (P. L. 30, No. 14), known as the "Public School Code of 1949," requiring certain prospective employees of public and private schools, intermediate units and area vocational-technical schools to submit certain records with employment applications.

**HB 1251, PN 1961**

A Supplement to the act of April 1, 1863 (P. L. 213, No. 227), entitled "An act to accept the grant of Public Lands, by the United States, to the several states, for the endowment of Agricultural Colleges," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations; and providing a method of accounting for the funds appropriated.

**HB 1252, PN 1962**

A Supplement to the act of July 28, 1966 (3rd Sp. Sess., P. L. 87, No. 3), known as the "University of Pittsburgh—Commonwealth Act," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations; and providing a method of accounting for the funds appropriated.

**HB 1253, PN 1963**

A Supplement to the act of November 30, 1965 (P. L. 843, No. 355), known as the "Temple University—Commonwealth Act," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations; and providing for a method of accounting for the funds appropriated.

**HB 1254, PN 1964**

A Supplement to the act of July 7, 1972 (P. L. 743, No. 176), entitled "An act providing for the establishment and operation of Lincoln University as an instrumentality of the Commonwealth to serve as a State-related institution in the higher education system of the Commonwealth; providing for change of name; providing for the composition of the board of trustees; terms of trustees, and the power and duties of such trustees; providing for preference to Pennsylvania residents in tuition; authorizing appropriations in amounts to be fixed annually by the General Assembly; providing for the auditing of accounts of expenditures from said appropriations; providing for public support and capital improvements; authorizing the issuance of bonds exempt from taxation within the Commonwealth; requiring the President to make an annual report of the operations of Lincoln University," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations; and providing a method of accounting for the funds appropriated.

**HB 1255, PN 1965**

An Act making appropriations to the Trustees of the University of Pennsylvania.

**HB 1256, PN 1966**

An Act making appropriations to the Hahnemann Medical College and Hospital, Philadelphia, Pennsylvania.

**HB 1257, PN 1967**

An Act making appropriations to the Thomas Jefferson University, Philadelphia, Pennsylvania.

**HB 1258, PN 1968**

An Act making appropriations to The Medical College of Pennsylvania, East Falls, Philadelphia, Pennsylvania.

**HB 1259, PN 1969**

An Act making an appropriation to the Philadelphia College of Osteopathic Medicine, Philadelphia, Pennsylvania.

**HB 1260, PN 1970**

An Act making an appropriation to the Trustees of Drexel University, Philadelphia, Pennsylvania.

**HB 1261, PN 1971**

An Act making an appropriation to the Delaware Valley College of Science and Agriculture at Doylestown, Pennsylvania.

**HB 1262, PN 1972**

An Act making an appropriation to the Philadelphia College of Art, Philadelphia, Pennsylvania.

**HB 1263, PN 1973**

An Act making an appropriation to the Philadelphia College of Textiles and Science.

**HB 1264, PN 1974**

An Act making appropriations to the Trustees of the Berean Training and Industrial School at Philadelphia, Pennsylvania.

**HB 1265, PN 1975**

An Act making appropriations to the Downingtown Industrial and Agricultural School, Downingtown, Pennsylvania.

**HB 1266, PN 1976**

An Act making an appropriation to the Johnson School of Technology of Scranton, Pennsylvania.

**HB 1267, PN 1977**

An Act making an appropriation to the Williamson Free School of Mechanical Trades in Delaware County, Pennsylvania.

**HB 1268, PN 1978**

An Act making an appropriation to the Philadelphia College of Performing Arts, Philadelphia, Pennsylvania.

**HB 1269, PN 1979**

An Act making an appropriation to the Pennsylvania College of Optometry, Philadelphia, Pennsylvania.

**HB 1270, PN 1980**

An Act making an appropriation to the Pennsylvania College of Podiatric Medicine, Philadelphia, Pennsylvania.

**HB 1274, PN 1981**

An Act making an appropriation to the Trustees of the University of Pennsylvania for cardiovascular studies.

**HB 1275, PN 1982**

An Act making an appropriation to St. Francis Hospital, Pittsburgh.

**HB 1281, PN 1983**

An Act making appropriations to the Trustees of the University of Pennsylvania for the general maintenance and operation of the University of Pennsylvania Museum and Morris Arboretum.

**HB 1294, PN 1985**

An Act making an appropriation from a restricted revenue account within the General Fund to the Department of State for use by the Bureau of Professional and Occupational Affairs.

**RECESS**

The SPEAKER. The House will be in recess until 12:30.

**AFTER RECESS**

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

**REMARKS SUBMITTED FOR THE RECORD****REMARKS ON VOTES**

The SPEAKER. The Chair recognizes the gentleman from Philadelphia, Mr. Perzel, who wishes to offer the following documents for the record. Is that correct, for the record?

Mr. PERZEL. Yes, Mr. Speaker.

The SPEAKER. The gentleman will send the documents forward. They will be filed with the clerk for the record. The Chair thanks the gentleman.

Mr. PERZEL submitted the following remarks for the Legislative Journal:

Mr. Speaker, earlier this evening I was incorrectly voted in the affirmative on concurrence in Senate amendments to HB 94.

Mr. Speaker, I strongly object to increasing the emission control program cost to the consumer, from the current \$5 to \$8. All of the people I represent are constantly having to pay more and more for cars, car insurance, car repairs, et cetera, and now a new program to inspect cars.

*I hope this General Assembly will start to be concerned for the little man and woman in this great State and stop going after them a couple of dollars at a time.*

I would like the record to reflect I am opposed to any increase of the auto emission control program that I have been against since its inception.

Mr. Speaker, on June 27, 1985, on SB 543, amendment A1849, I was incorrectly voted in the negative and would like to be recorded in the affirmative.

**HOUSE BILLS  
INTRODUCED AND REFERRED**

**No. 1581** By Representatives LIVENGOOD and SWIFT

An Act amending the act of March 10, 1949 (P. L. 30, No. 14), known as the "Public School Code of 1949," providing for the division and reorganization of certain school districts.

Referred to Committee on EDUCATION, June 28, 1985.

**No. 1582** By Representatives D. R. WRIGHT, NOYE, STEIGHNER, EVANS, TIGUE, LETTERMAN, SWEET, LIVENGOOD, WOZNIAK, BELFANTI, YANDRISEVITS, KUKOVICH, VAN HORNE, SAURMAN,

SIRIANNI, ARTY, GLADECK, GREENWOOD and BUSH

An Act authorizing the formation of and creating a Pennsylvania Health Data Council; establishing a uniform claims form; and providing penalties.

Referred to Committee on HEALTH AND WELFARE, June 28, 1985.

**No. 1583** By Representatives D. R. WRIGHT, NOYE, STEIGHNER, EVANS, TIGUE, LETTERMAN, SWEET, LIVENGOOD, WOZNIAK, BELFANTI, YANDRISEVITS, KUKOVICH, VAN HORNE, SAURMAN, SIRIANNI, ARTY, GLADECK, GREENWOOD and BUSH

An Act providing for health care facility utilization review.

Referred to Committee on HEALTH AND WELFARE, June 28, 1985.

**No. 1584** By Representatives D. R. WRIGHT, NOYE, STEIGHNER, EVANS, TIGUE, LETTERMAN, SWEET, LIVENGOOD, WOZNIAK, BELFANTI, YANDRISEVITS, KUKOVICH, VAN HORNE, SAURMAN, SIRIANNI, ARTY, GLADECK, GREENWOOD and BUSH

An Act providing for independent review of mandated health benefits.

Referred to Committee on HEALTH AND WELFARE, June 28, 1985.

**No. 1585** By Representatives SIRIANNI, GALLAGHER and BURNS

An Act amending Title 24 (Education) of the Pennsylvania Consolidated Statutes, further providing for medical coverage for annuitants and for the payment of additional costs incurred in providing medical coverage.

Referred to Committee on EDUCATION, June 28, 1985.

**No. 1586** By Representatives LUCYK, BATTISTO, GEORGE, BALDWIN and FOX

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing that local authorities may regulate certain vehicles carrying hazardous materials.

Referred to Committee on TRANSPORTATION, June 28, 1985.

**No. 1587** By Representatives FOX, J. TAYLOR, SEMMEL, J. L. WRIGHT, CAWLEY, BUNT, LEVDANSKY, BELARDI, DISTLER, KUKOVICH, GEIST, GANNON, SWEET, ANGSTADT, MICHLOVIC, RAYMOND, WOGAN, GREENWOOD, REBER, RICHARDSON, DALEY, MICOZZIE, HARPER, LASHINGER, NAHILL, SIRIANNI, ARTY, E. Z. TAYLOR, PERZEL,

PRESSMANN, SEMMEL, KOSINSKI, STABACK, CIVERA, ACOSTA, CIMINI, KENNEY, BELFANTI, TRELLO, FISCHER, DeLUCA, CIVERA, O'BRIEN and CHADWICK

An Act providing for the establishment of child abuse prevention training programs and for the funding of agencies to provide such training; establishing the Office of Child Abuse Prevention in the Department of Public Welfare and defining its powers and duties; and making an appropriation.

Referred to Committee on HEALTH AND WELFARE, June 28, 1985.

**No. 1588** By Representatives FOX, BUNT, CHADWICK, HERSHEY, PUNT, REBER, KENNEY, PRESSMANN, MAIALE, HOWLETT, SAURMAN, McVERRY, ARTY, WOGAN, NAHILL, HARPER, DALEY, JOSEPHS, GREENWOOD, NOYE, ITKIN, ANGSTADT, SWEET, GODSHALL, MRKONIC, STABACK, J. L. WRIGHT, FISCHER, J. TAYLOR, CAWLEY, BLAUM, BUNT, WESTON, BUSH, LEVDANSKY, BELARDI, DISTLER, BARLEY, DeLUCA, GEIST, MERRY, ACOSTA, CIMINI, BELFANTI, RAYMOND and O'BRIEN

An Act amending the act of June 3, 1937 (P. L. 1333, No. 320), known as the "Pennsylvania Election Code," further providing for certain written statements relating to disability.

Referred to Committee on STATE GOVERNMENT, June 28, 1985.

**No. 1589** By Representatives FOX, MRKONIC, STABACK, J. L. WRIGHT, HALUSKA, CAWLEY, MORRIS, DISTLER, LANGTRY, GANNON, HARPER, ARTY, PERZEL, MAIALE, HOWLETT, HAGARTY, ACOSTA and CIMINI

An Act amending Title 66 (Public Utilities) of the Pennsylvania Consolidated Statutes, restricting utility rate increases to the rate of inflation.

Referred to Committee on CONSUMER AFFAIRS, June 28, 1985.

**No. 1590** By Representatives FOX, WOGAN, PRESSMANN, BUNT, LASHINGER, CIMINI, STABACK, ITKIN, GEIST, NAHILL, E. Z. TAYLOR, HARPER, PRATT, DALEY, CHADWICK, SERAFINI, CARN, KENNEY and RAYMOND

An Act amending the act of October 7, 1976 (P. L. 1090, No. 218), known as the "Protection From Abuse Act," requiring that the training of local law enforcement officers include instruction concerning protection from abuse.

Referred to Committee on JUDICIARY, June 28, 1985.

**No. 1591** By Representatives AFFLERBACH, SEVENTY, COWELL, VAN HORNE, McVERRY, PISTELLA, MARKOSEK, TRELLO, MICHLOVIC, ITKIN, McHALE and RYBAK

An Act making an appropriation to the Tamburitzan National Folk Arts Center, Inc., for a scholarship endowment fund.

Referred to Committee on APPROPRIATIONS, June 28, 1985.

**No. 1592** By Representatives TRELLO, WILSON, CAPPABIANCA, DORR, AFFLERBACH, WOGAN, B. SMITH, VAN HORNE, HALUSKA, FARGO, PRESSMANN, HERMAN, BELFANTI, JOHNSON, POTT, CARN, BATTISTO, FLICK, CORNELL, HOWLETT and MERRY

An Act amending the act of March 4, 1971 (P. L. 6, No. 2), known as the "Tax Reform Code of 1971," further providing for the phaseout of the prepayment schedule for capital stock taxes to a quarterly payment schedule.

Referred to Committee on FINANCE, June 28, 1985.

**No. 1593** By Representatives TRELLO, WILSON, CAPPABIANCA, DORR, AFFLERBACH, WOGAN, B. SMITH, VAN HORNE, HALUSKA, FARGO, PRESSMANN, BELFANTI, JOHNSON, CARN, BATTISTO, POTT, CORNELL and HOWLETT

An Act amending the act of March 4, 1971 (P. L. 6, No. 2), known as the "Tax Reform Code of 1971," further providing for the valuation of the capital stock tax.

Referred to Committee on FINANCE, June 28, 1985.

**No. 1594** By Representatives TRELLO, COLAFELLA, OLASZ and PETRONE

An Act amending the act of July 31, 1968 (P. L. 805, No. 247), known as the "Pennsylvania Municipalities Planning Code," authorizing zoning ordinances which prohibit community residential facilities in certain areas.

Referred to Committee on LOCAL GOVERNMENT, June 28, 1985.

**No. 1595** By Representatives TRELLO, HALUSKA, JOHNSON, TELEK, STABACK, DALEY, WIGGINS, NAHILL, MAYERNIK, J. TAYLOR, KOSINSKI, LASHINGER, PETRONE and E. Z. TAYLOR

An Act providing for the waiver of tuition at certain colleges and universities for certain veterans and their dependent children.

Referred to Committee on MILITARY AND VETERANS AFFAIRS, June 28, 1985.

**No. 1596** By Representative BURNS



An Act amending Title 18 (*Crimes and Offenses*) of the Pennsylvania Consolidated Statutes, defining the offense of blood donation fraud.

Referred to Committee on HEALTH AND WELFARE, June 28, 1985.

**No. 1597** By Representative PRATT

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, eliminating the Catastrophic Loss Trust Fund; and requiring insurers to make additional medical benefits available.

Referred to Committee on INSURANCE, June 28, 1985.

**No. 1598** By Representative PRATT

An Act amending the act of May 7, 1925 (P. L. 557, No. 300), entitled "An act to provide for the sale of property against which a common law lien may exist for repairs and material; and the method of procedure thereon," further providing for the method of procedure.

Referred to Committee on JUDICIARY, June 28, 1985.

**No. 1599** By Representatives FLICK, RICHARDSON, BARLEY, HARPER, PITTS, HALUSKA and E. Z. TAYLOR

An Act amending the act of March 10, 1949 (P. L. 30, No. 14), known as the "Public School Code of 1949," further providing for the minimum number of school days.

Referred to Committee on EDUCATION, June 28, 1985.

**No. 1600** By Representatives B. SMITH, PISTELLA, TRELLO, J. L. WRIGHT, PETRONE, HASAY, REBER, TIGUE, MORRIS, JOHNSON, STUBAN, STABACK, WAMBACH, FISCHER, BUNT, CIVERA, MACKOWSKI, COSLETT, DISTLER, PERZEL, BELFANTI, LINTON, SAURMAN, RICHARDSON, CARN, GREENWOOD and MICOZZIE

An Act amending the act of May 17, 1921 (P. L. 682, No. 284), known as "The Insurance Company Law of 1921," requiring all insurers offering casualty insurance to provide coverage for certain nuclear accidents.

Referred to Committee on INSURANCE, June 28, 1985.

**No. 1601** By Representatives DURHAM, LAUGHLIN, BURNS, ARTY, KUKOVICH, WAMBACH, McHALE and FREEMAN

An Act requiring all grocery stores to post a notice of any item recalled by manufacturer.

Referred to Committee on CONSUMER AFFAIRS, June 28, 1985.

**No. 1602** By Representatives SAURMAN, D. R. WRIGHT, E. Z. TAYLOR, SIRIANNI, NAHILL, CORNELL, DISTLER, BUNT, GLADECK and LEVDANSKY

An Act amending the act of July 19, 1979 (P. L. 130, No. 48), known as the "Health Care Facilities Act," providing for an annual capital expenditure limit; further providing for the powers and duties of the Department of Health and the State Health Facility Hearing Board, and for criteria for review of applications for certificates of need; and making editorial changes.

Referred to Committee on HEALTH AND WELFARE, June 28, 1985.

**No. 1603** By Representatives SAURMAN, GREENWOOD, FOX, BOOK, HAGARTY, NAHILL, CORNELL, E. Z. TAYLOR and HERSHEY

An Act amending the act of March 10, 1949 (P. L. 30, No. 14), known as the "Public School Code of 1949," requiring schools to notify parents or legal guardians when students are absent.

Referred to Committee on EDUCATION, June 28, 1985.

**No. 1604** By Representatives BELARDI, COHEN, BELFANTI, CAWLEY, TIGUE, KOSINSKI, VEON, LEVDANSKY, STEWART, FREEMAN, CAPPABIANCA, DeWEESE, JAROLIN, STABACK, PISTELLA, ACOSTA, DALEY, MICHLOVIC, OLASZ and PRESTON

An Act giving certain employees in the Department of Labor and Industry permanent status.

Referred to Committee on LABOR RELATIONS, June 28, 1985.

**No. 1605** By Representatives MAIALE, HOWLETT, WESTON, WIGGINS and DONATUCCI

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for parking in cities of the first class.

Referred to Committee on URBAN AFFAIRS, June 28, 1985.

**No. 1606** By Representatives BROUJOS, SAURMAN, BORTNER, COY, VEON, WASS, FOX, HERSHEY, E. Z. TAYLOR and CHADWICK

An Act amending the act of November 29, 1967 (P. L. 636, No. 292), known as the "Neighborhood Assistance Act," providing that tax credits may be allowed business firms which make contributions to public libraries.

Referred to Committee on FINANCE, June 28, 1985.

**No. 1607** By Representatives PHILLIPS, SHOWERS, NOYE, MERRY, ITKIN, GREENWOOD, DISTLER, JOHNSON, GEIST, ARTY, E. Z. TAYLOR, SAURMAN, LANGTRY, FOX, VROON, AFFLERBACH, B. SMITH, DAWIDA and BURD

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for the costs of certain blood tests.

Referred to Committee on TRANSPORTATION, June 28, 1985.

**No. 1608** By Representatives PITTS, SIRIANNI, A. C. FOSTER, JR., MACKOWSKI, LANGTRY, JACKSON, HONAMAN, WESTON, DeVERTER, DORR, B. SMITH, G. M. SNYDER, GEIST, PHILLIPS, E. Z. TAYLOR, KENNEDY, FLICK and BOWSER

An Act amending the act of May 18, 1937 (P. L. 665, No. 176), known as the "Industrial Homework Law," changing the purpose of the act; further regulating the performance of industrial work in homes; and making editorial changes.

Referred to Committee on LABOR RELATIONS, June 28, 1985.

**No. 1609** By Representatives BATTISTO, McCALL, OLIVER, RIEGER, LUCYK and DONATUCCI

An Act amending title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, further providing for adoption.

Referred to Committee on JUDICIARY, June 28, 1985.

**No. 1610** By Representatives FOX, VEON, NAHILL, CORNELL, RAYMOND, HERSHEY and BUNT

An Act amending the act of March 4, 1971 (P. L. 6, No. 2), known as the "Tax Reform Code of 1971," exempting from the sales tax purchases made by chambers of commerce.

Referred to Committee on FINANCE, June 28, 1985.

**No. 1611** By Representatives FOX, CIMINI, ITKIN, O'BRIEN, GEIST, CIVERA, NAHILL, E. Z. TAYLOR, MORRIS, JOHNSON, ARTY, TRUMAN, SERAFINI, CARN, RAYMOND, KENNEY and HERSHEY

An Act requiring municipalities to install teletypewriters in the police headquarters to enable deaf residents to communicate requests for assistance in emergencies; and providing for Commonwealth reimbursement of the installation expense.

Referred to Committee on STATE GOVERNMENT, June 28, 1985.

**No. 1612** By Representatives FOX, KUKOVICH, LAUGHLIN, BUNT, TRUMAN, STABACK, HAGARTY, HALUSKA, WILSON, JACKSON, KOSINSKI, J. L. WRIGHT, NAHILL, WASS, BELFANTI, WOZNIAK, E. Z. TAYLOR, GREENWOOD, KENNEY, LINTON, TIGUE, LASHINGER, BOYES, TRELLO, FARGO, NOYE, BALDWIN, DeLUCA, SEMMEL, MAIALE, HOWLETT, BOWSER, CIVERA, VEON, ITKIN, MERRY, GEIST, GANNON, BORTNER, O'BRIEN, BARLEY, PICCOLA, DONATUCCI, CORNELL and STEIGHNER

An Act amending the act of December 17, 1968 (P. L. 1224, No. 387), known as the "Unfair Trade Practices and Consumer Protection Law," prohibiting additional unfair methods of competition and unfair or deceptive acts or practices relating to time-share units and camping contracts.

Referred to Committee on BUSINESS AND COMMERCE, June 28, 1985.

**No. 1613** By Representatives FOX, PRESSMANN, KUKOVICH, JOSEPHS, STABACK, DONATUCCI, ITKIN, GEIST, NAHILL, FLICK, PRATT, DALEY, JOHNSON, GANNON, TRUMAN, SERAFINI, DEAL, CARN, CIVERA, O'BRIEN, CHADWICK and STEIGHNER

An Act amending the act of June 13, 1967 (P. L. 31, No. 21), known as the "Public Welfare Code," further providing for the posting of resident rights in personal care boarding homes.

Referred to Committee on HEALTH AND WELFARE, June 28, 1985.

**No. 1614** By Representatives GRUPPO, SEMMEL, MERRY, ARGALL, BOOK, HERMAN, ROBBINS, TELEK, CIMINI and CARLSON

An Act amending the act of August 9, 1963 (P. L. 628, No. 337), known as the "Solicitation of Charitable Funds Act," further providing for the audit and review of financial statements.

Referred to Committee on STATE GOVERNMENT, June 28, 1985.

**No. 1615** By Representatives A. C. FOSTER, JR., MERRY, PITTS, CHADWICK, LANGTRY, JOHNSON, FREIND, BARLEY, SCHULER, CARLSON, FLICK, JACKSON, SCHEETZ, HONAMAN, PUNT, E. Z. TAYLOR, GLADECK, BIRMELIN, SIRIANNI, BUNT and HERSHEY

An Act amending the act of July 23, 1970 (P. L. 563, No. 195), known as the "Public Employee Relations Act," limiting representation under certain collective bargaining agreements.

Referred to Committee on LABOR RELATIONS, June 28, 1985.

**No. 1616** By Representatives A. C. FOSTER, JR., MERRY, MACKOWSKI, PITTS, LANGTRY, CHADWICK, JOHNSON, FREIND, BARLEY, CARLSON, SCHULER, FLICK, JACKSON, SCHEETZ, HONAMAN, HERSHEY, E. Z. TAYLOR, GLADECK, BIRMELIN, SIRIANNI, BUNT, PUNT and FOX

An Act amending the act of July 23, 1970 (P. L. 563, No. 195), known as the "Public Employee Relations Act," prohibiting retaliation against certain employees.

Referred to Committee on LABOR RELATIONS, June 28, 1985.

**No. 1617** By Representatives A. C. FOSTER, JR., MERRY, MACKOWSKI, PITTS, CHADWICK, JOHNSON, FREIND, BARLEY, SCHULER, FLICK, CARLSON, JACKSON, SCHEETZ, HONAMAN, HERSHEY, E. Z. TAYLOR, GLADECK, BIRMELIN, SIRIANNI, BUNT, PUNT and LANGTRY

An Act amending the act of July 23, 1970 (P. L. 563, No. 195), known as the "Public Employe Relations Act," further providing for membership voting on a strike issue.

Referred to Committee on LABOR RELATIONS, June 28, 1985.

**HOUSE RESOLUTION INTRODUCED AND REFERRED**

**No. 154** By Representatives ROBBINS, KUKOVICH, LETTERMAN, PITTS, GEIST, MANMILLER, PETRARCA, MERRY, FOX, BOWSER, CARLSON, DISTLER, LIVENGOD, HUTCHINSON, SEVENTY, MURPHY, GAMBLE, DAWIDA, LUCYK, FISCHER, BLACK, MOEHLMANN, CORDISCO, STEVENS, JACKSON, DeWEESE and HALUSKA

Providing for a select committee to investigate the Pennsylvania Interscholastic Athletic Association.

Referred to Committee on RULES, June 28, 1985.

**REMARKS ON VOTES**

The SPEAKER. For what purpose does the gentleman from Venango, Mr. Black, rise?

Mr. BLACK. Mr. Speaker, on concurrence in HB 1042 I am recorded as not voting. I would like that vote to be in the affirmative.

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

The Chair recognizes the gentleman from Northampton, Mr. Gruppo.

Mr. GRUPPO. Thank you, Mr. Speaker.

On SB 655, amendment A2634, my switch malfunctioned and I was not recorded. I would like to be recorded in the negative. Thank you.

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

**REPORT OF COMMITTEE OF CONFERENCE PRESENTED**

Mr. GALLAGHER presented the Report of the Committee of Conference on **HB 150, PN 1989**.

**SUPPLEMENTAL CALENDAR B REPORTS OF COMMITTEE OF CONFERENCE CONSIDERED**

Mr. LAUGHLIN called up for consideration the following Report of the Committee of Conference on **HB 136, PN 1986**, entitled:

An Act amending the act of March 4, 1971 (P. L. 6, No. 2), known as the "Tax Reform Code of 1971," shifting the burden of proof from vendors to the Department of Revenue on questions concerning the utilization of exemption certificates; eliminating the split second quarter for filing of sales tax returns; reducing the personal income tax rate; permitting the equitable adjustment of taxes and penalties; revising the provisions relating to net loss carryover; adding a definition of "taxable year"; providing a processing exemption for computer software from the capital stock and franchise tax; providing an investment credit; eliminating tentative payments for corporate net income taxes and requiring the payment of estimated taxes; reducing tentative tax payments for the capital stock and franchise tax; changing the time period within which petitions for refunds may be filed; making repeals; and making an appropriation.

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—202**

Acosta	Dietz	Laughlin	Rieger
Afflerbach	Dininni	Lescovitz	Robbins
Angstadt	Distler	Letterman	Roebuck
Argall	Dombrowski	Levdansky	Rudy
Arty	Donatucci	Levin	Ryan
Baldwin	Dorr	Linton	Rybak
Barber	Duffy	Livengood	Saloom
Barley	Durham	Lloyd	Saurman
Battisto	Evans	Lucyk	Scheetz
Belardi	Fargo	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston

Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
DeLuca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashingner	Richardson	Speaker

NAYS—0

NOT VOTING—1

Fattah

EXCUSED—0

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.

\* \* \*

Mr. PIEVSKY called up for consideration the following Report of the Committee of Conference on **HB 1009, PN 1987**, entitled:

An Act making appropriations from the State Employees' Retirement Fund to provide for expenses of the State Employees' Retirement Board for the fiscal year July 1, 1985, to June 30, 1986, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1985.

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—203

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.

Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafella	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisico	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
DeLuca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashingner	Richardson	Speaker
Dietz			

NAYS—0

NOT VOTING—0

EXCUSED—0

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.

\* \* \*

Mr. PIEVSKY called up for consideration the following Report of the Committee of Conference on **HB 1010, PN 1988**, entitled:

An Act making an appropriation from the Public School Employees' Retirement Fund to provide for expenses of the Public School Employees' Retirement Board for the fiscal year July 1, 1985, to June 30, 1986, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1985.

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—203

Acosta	Dininni	Laughlin	Rieger
Afflerbach	Distler	Lescovitz	Robbins
Angstadt	Dombrowski	Letterman	Roebuck
Argall	Donatucci	Levdansky	Rudy
Arty	Dorr	Levin	Ryan
Baldwin	Duffy	Linton	Rybak
Barber	Durham	Livengood	Saloom
Barley	Evans	Lloyd	Saurman
Battisto	Fargo	Lucyk	Scheetz
Belardi	Fattah	McCall	Schuler
Belfanti	Fee	McClatchy	Semmel
Birmelin	Fischer	McHale	Serafini
Black	Flick	McVerry	Seventy
Blaum	Foster, Jr., A.	Mackowski	Showers
Book	Fox	Maiale	Sirianni
Bortner	Freeman	Manderino	Smith, B.
Bowley	Freind	Manmiller	Smith, L. E.

Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Snyder, G. M.
Brandt	Gallen	Merry	Staback
Broujos	Gamble	Michlovic	Stairs
Bunt	Gannon	Micozzie	Steighner
Burd	Geist	Miller	Stevens
Burns	George	Moehlmann	Stewart
Bush	Gladeck	Morris	Stuban
Caltagirone	Godshall	Mowery	Sweet
Cappabianca	Greenwood	Mrkonic	Swift
Carlson	Gruitza	Murphy	Taylor, E. Z.
Carn	Gruppo	Nahill	Taylor, F. E.
Cawley	Hagarty	Noye	Taylor, J.
Cessar	Haluska	O'Brien	Telek
Chadwick	Harper	O'Donnell	Tigue
Cimini	Hasay	Olasz	Trello
Civera	Hayes	Oliver	Truman
Clark	Herman	Perzel	Van Horne
Clymer	Hershey	Petrarca	Veon
Cohen	Honaman	Petrone	Vroon
Colafiglia	Howlett	Phillips	Wambach
Cole	Hutchinson	Piccola	Wass
Cordisco	Itkin	Pievsky	Weston
Cornell	Jackson	Pistella	Wiggins
Coslett	Jarolin	Pitts	Wilson
Cowell	Johnson	Pott	Wogan
Coy	Josephs	Pratt	Wozniak
Deluca	Kasunic	Pressmann	Wright, D. R.
DeVerter	Kennedy	Preston	Wright, J. L.
DeWeese	Kenney	Punt	Wright, R. C.
Daley	Kosinski	Raymond	Yandrisevits
Davies	Kukovich	Reber	
Dawida	Langtry	Reinard	Irvis,
Deal	Lashinger	Richardson	Speaker
Dietz			

NAYS—0

NOT VOTING—0

EXCUSED—0

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.

\* \* \*

Mr. MANDERINO called up for consideration the following Report of the Committee of Conference on **SB 652, PN 1281**, entitled:

An Act to provide from the General Fund for the expenses of the Executive, Legislative and Judicial Departments of the Commonwealth, the public debt and for the public schools for the fiscal year July 1, 1985 to June 30, 1986, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1985; to provide appropriations from the Lottery Fund to the Executive Department; and to provide for the appropriation of Federal funds to the Executive and Judicial Departments of the Commonwealth and for the establishment of restricted receipts accounts for the fiscal year July 1, 1985 to June 30, 1986 and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1985 and providing additional appropriations to the Executive and Judicial Departments of the Commonwealth for the fiscal year July 1, 1984, to June 30, 1985.

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. Do you wish to debate this, Mr. Wambach?

Mr. WAMBACH. Mr. Speaker, I would like to interrogate the chairman of the Appropriations Committee. It will not take long, Mr. Speaker.

The SPEAKER. Mr. Pievsky says he will stand for interrogation. You may proceed.

Mr. WAMBACH. Thank you, Mr. Speaker.

Mr. Speaker, I am very concerned about the passage of this conference committee report. I want to see precisely, if you will, if you can give me the figures involved because of an imminent strike on the horizon or because of the negotiations that are currently going on between the unions of this Commonwealth and the administration. I would like to get some things on the record to clarify in my mind what is available for those negotiations.

Mr. PIEVSKY. Yes, Mr. Speaker.

This budget contains a 2 1/2-percent increase for State employees, which translates to about \$25 million across the State. Also, I might add, there is an \$81-million surplus, should the Governor need more funds for negotiations to prevent this strike.

Mr. WAMBACH. So what we had done in our version when we sent it to the Senate, when we withdrew that 2 1/2 percent on general governmental operations, that has been replaced in each general government operation of each department?

Mr. PIEVSKY. That is correct.

Mr. WAMBACH. To the tune of \$25 million?

Mr. PIEVSKY. That is correct.

Mr. WAMBACH. And then you said that based on the revenue projections and the expenditures, this budget will show approximately an \$81-million surplus. Is that correct?

Mr. PIEVSKY. That is correct.

Mr. WAMBACH. So we are talking then about \$106 million in revenues that would be available, basically, you know, to the administration to bargain with in good faith?

Mr. PIEVSKY. That is correct, Mr. Speaker.

Mr. WAMBACH. Thank you very much.

Mr. Speaker, if I may?

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

Mr. WAMBACH. Mr. Speaker, as the Representative for the city of Harrisburg and part of the environs around and for a lot of central Pennsylvania Representatives who are here with a high concentration of State employees, I am very much concerned about the successful negotiations that will occur prior to the end of the expiration of the contract at midnight July 1. I am very happy to see that this conference committee report contains \$106 million in appropriated as well as in surplus projections that may be used to settle whatever complications may be put on the table in the form of money negotiations as well as days and vacation days and whatever days

that are currently there to be brought back to the administration that are on the table. I hope that the administration as well as the unions bargain in good faith, that we will not have to go through a strike, and that the people of the Commonwealth will be well served by the \$106 million that will be available for this settlement.

I encourage all of us to encourage what is right, what is fair in these negotiations, and to bring a rectification of these bargaining talks to fruition by Sunday midnight. Thank you, Mr. Speaker.

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

Mr. RICHARDSON. Thank you very much, Mr. Speaker.

Again, again, and again, a conference committee budget. Again I stand to object, Mr. Speaker. Again we have spent days incorporating amendments into a bill on this House floor only to have them stripped in a six-member conference committee. Again we are here at the eleventh hour. The new fiscal year starts in a few hours more than 2 days.

Remember, this year we have a surplus which approaches about \$300 million, yet again we are here at the last moment. I am tired of the last-minute mad rushes to translate a computer printout into understandable data on people programs like weatherization and health care, education, and jobs and development. I am tired of my constituents asking me why do I not just say it like it is, so tonight I am saying it like it is: This so-called process is an insult. It is a madman's prank that dishonors each and every one of us and the people who elect us. I am not going to vote for this budget tonight, and I encourage my colleagues to join me in looking at what has happened here in this process.

Before I present my programmatic objections, let me make it clear that I intend to propose a plan to this legislature within the next 4 months to prevent this annual farce, because we continue to put ourselves in the same position over and over again. I invite members from both sides of the aisle to join me in designing protections against the annual conference committee budget charade, because we are playing games with ourselves. To continue to put amendments in a bill over and over again just to see them stripped so we can go back home and say, I got a bridge, or she got a bridge, or I got a road and they got a road, does not mean anything. What really means something is that we cannot begin to recognize it unless we start voting against it tonight. We cannot allow ourselves the make-do hodgepodge anymore of conferee concerns which is put before us tonight like a nightmare.

Now, as I look at it, as to the content of this so-called budget: First, 104,000 Philadelphians are going to be subjected to a health care experimentation program. I spoke about this the other day. It should be made very clear that this should make the Angel of Death, Dr. Josef Mengele, shriek with delight. The population is poor that will be experimented upon. The population is about 83 percent minorities. They will not be able to select their own doctors. Doctors who get bonuses for cutting costs will control their access to specialists, yet this budget supports such a proposal. I do not, and I ask you not to.

Secondly, \$12 million, yes, \$12 million is being flushed into a so-called customized job training program, which has produced not one job in Philadelphia in the last 2 fiscal years. Worse yet, the program only is available to the most employable and abandons those with the most serious job readiness needs. All this happens while the legislature fails to enact legislation creating the program and establishing the performance goals and the evaluation measures. Yet Dick Thornburgh refuses to release the funds for the convention center, because he claims he is not sure what it will look like in the design and the operation. I will not tolerate such double-dealing and double-talking. I will not vote to appropriate the money for customized job training until I know it will provide jobs in Philadelphia, not until it responds to the people with serious job readiness needs, and not until we pass legislation establishing goals for it and the means to measure the performance.

Third, Mr. Speaker, minority entrepreneurs are again confronted with the policy of benign neglect evident in the inadequate funding of the minority business development program here in the Commonwealth. Two and one-quarter million dollars out of a \$9.2-billion budget is a kick in the teeth to every struggling Pennsylvania black and minority entrepreneur pursuing the American dream. Whether you want to vote on it or not, it is very clear to me that this issue is very important. There are some who come to deal specifically with their districts at home while others may not have a feeling that they care at all. We care about the citizens who live within this Commonwealth, and we have some remarks that need to be said and made.

Fourth, the cash assistance appropriation for families and children in need exposes the lie of the Thornburgh administration's so-called commitment to the poor. The size is too small. Five percent amounts to only 18 cents a day; yes, that is right, 18 cents a day. While we talk about 5 percent, we are also recognizing that we should realize that 18 cents - that is very generous, very generous, because it does not start until 1986 and not every recipient in this Commonwealth will even get that so-called 18-cent increase; some will get less.

In conclusion, Mr. Speaker, let me go on to say this, that many members come here to try to offer amendments to a process. That process has failed. We are witness that unless we invoke a new process by which we can sit down and have members on both sides of the aisle sit down and talk about it, to present it to our leadership, that we are not going to ever get out of this process of voting "yes" and "no," "yes" and "no," "yes" and "no." People want to believe that what they have done has really had inclusion into the budget process and not exclusion. At this point we have only seen an exclusion where we have to hope that everything that we pray for is placed in the budget.

I say tonight the process and the product stink, and I will not support this event this evening. I urge my colleagues to join me in opposing what I believe is this prank; it is a farce this time, a charade, a nightmare, and a lie, and an insult to our citizens. If we are concerned about changing that around, where the input that you have made will get there—and I am

not talking about the one or two projects that you may have personally gotten for yourself but for the rest of the Commonwealth who is looking for some attitude about how we begin to deal with their problems—we have to look at this process and change it. If we do not, we will continue to be the laughingstock of this Commonwealth. Thank you very much, Mr. Speaker.

The SPEAKER. The Chair recognizes the gentleman from Indiana, Mr. Wass.

Mr. WASS. Thank you, Mr. Speaker.

Mr. Speaker, may I interrogate the chairman of the Appropriations Committee, please?

The SPEAKER. Mr. Pievsky indicates he will stand for interrogation. You may proceed, Mr. Wass.

Mr. WASS. Mr. Speaker, for the record, as we considered the State-owned universities and their appropriation, do you find a need for an increase in the tuition at our State-owned universities?

Mr. PIEVSKY. Well, originally, when the bills left the House, there was a 7-percent increase. When the conference committee amended it to make it 5 1/2 percent and then include the equipment bill, they came out at almost the same percentage, give or take a few dollars. I was satisfied, and the institutions themselves were satisfied, and this was the end of negotiations.

Mr. WASS. And you are not sure whether a tuition increase will be included in this year's funding of our State universities?

Mr. PIEVSKY. I am led to believe there would not be.

Mr. WASS. Thank you very much.

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

Mr. KOSINSKI. Thank you, Mr. Speaker.

As I view the Conference Committee Report on SB 652, I am again bitterly disappointed that \$25 million has not been returned to the senior citizens' Lottery Fund. As we view the revenue projections through the year 1990, I believe that someday we will regret that when we had, we did not give back to that Lottery Fund. Thank you, Mr. Speaker.

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

Mr. KENNEDY. Thank you, Mr. Speaker.

Representative Wambach and Representative Richardson have inspired me to get up and speak. I will speak to the record. I do not believe it would be worth the ears in this room and the mouth on my face to speak to the members, because I feel most of the time they do not listen, but I will speak to the record.

Representative Richardson said, and I quote, that I am standing up to tell you the way it really is, and Mr. Wambach made reference to a potential strike here that will affect 180,000 adults and children, and they are our employees.

I oppose SB 652 for two reasons. One is I think it is wrong—for we are the managing body of this Commonwealth—I think it is absolutely, totally wrong to have in excess of \$25 million in surplus in the several checking

accounts in the House and Senate. I think it is absolutely wrong that we are requesting another \$4.5 million more for more printing and more expenses and more things that we do not even read in this House. I guess they do not do the same in the Senate and maybe they do. For those two reasons I think it is wrong.

Thirdly, and most importantly, this body in 1970 created Act 195. There are presently 33 members still serving here who served here in 1970. We gave the public employees the right to strike.

Lastly, if you read the demands that AFSCME (American Federation of State, County, and Municipal Employees) brought forward to this administration, the total tab was just \$40 million short of \$1 billion, and now tonight and tomorrow and tomorrow night and Sunday and Sunday night they will sit and try to hammer out a resolution to the problem. But if you look at the number, the number is geared right to the 40-percent pay increase that was granted to all of us members here just 2 short years ago. We cannot expect our employees to follow an example that we do not set. When people at the top of the bureaucracy take more in fringes, take more in pension and benefits and per diems, how can you expect the rank-and-file employees to take less? I believe AFSCME has every right to bargain, and I think the administration is having a tough time bargaining with them with any credibility, and so for those few reasons, I oppose SB 652. Thank you, Mr. Speaker.

The SPEAKER. The Chair recognizes the gentleman from Lackawanna, Mr. Cawley.

Mr. CAWLEY. Thank you, Mr. Speaker.

Mr. Speaker, I would just like to say that I am disappointed in the Democratic leadership and the Republican leadership in the House and the Democratic leadership and the Republican leadership in the Senate.

We spent several months, more than several months, with people from Philadelphia and people from Pittsburgh who have a very serious problem with homeless people who are out on the streets tonight because of a mental disability or because of a drinking problem or a drug problem or because of the fact that some woman has children and she has nowhere to stay. I honestly think that the Democratic Party should absolutely not have taken out the \$15 million in the original budget that the Governor proposed, and they did take it out.

I also believe that with all of the other bricks and mortars and potholes and the moneys we are allocating to museums for stuffed animals, that we could have thought about human beings, and now all we get is, well, we will worry about it next September. I am very disappointed, and I would like to say that before we vote on the budget. Thank you.

The SPEAKER. The Chair recognizes the majority leader.

Mr. MANDERINO. Mr. Speaker, on the subject matter the gentleman, Mr. Cawley, has just alluded to, there was unable to be agreement among the people who were trying to negotiate a budget on the matter of the homeless. But this House has passed a homeless bill; there is money in it; there is money in the budget to pay for it, if the other body passes the same.

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—187

Table listing names of members who voted 'YEAS' (187 total). Includes names like Afflerbach, Angstadt, Argall, Arty, Baldwin, Barber, Barley, Battisto, Belardi, Belfanti, Birmelin, Black, Blaum, Book, Bortner, Bowley, Bowser, Boyes, Brandt, Broujos, Burd, Burns, Bush, Caltagirone, Cappabianca, Carlson, Cawley, Cessar, Chadwick, Cimini, Civera, Clark, Clymer, Colafella, Cole, Cordisco, Cornell, Coslett, Cowell, Coy, Deluca, Daley, Davies, Dawida, Deal, Dietz, Dininni, Distler, Dombrowski, Donatucci, Dorr, Duffy, Durham, Evans, Fargo, Fee, Flick, Foster, Jr., A., Fox, Freeman, Freind, Fryer, Gallagher, Gamble, Gannon, Geist, George, Gladeck, Godshall, Greenwood, Gruitza, Gruppo, Hagarty, Haluska, Hasay, Hayes, Herman, Hershey, Honaman, Howlett, Hutchinson, Itkin, Jackson, Jarolin, Johnson, Josephs, Kasunic, Kenney, Langtry, Lashinger, Laughlin, Lescovitz, Levin, Levdansky, Linton, Livengood, Lloyd, McCall, McClatchy, McHale, McVerry, Mackowski, Maiale, Manderino, Manmiller, Markosek, Mayernik, Merry, Michlovic, Micozzie, Miller, Mochlmann, Morris, Mowery, Mrkonic, Murphy, Nahill, Noye, O'Brien, O'Donnell, Olasz, Oliver, Perzel, Petrarca, Petrone, Phillips, Piccola, Pievsky, Pitts, Pratt, Pressmann, Preston, Punt, Raymond, Reber, Reinard, Rieger, Robbins, Roebuck, Rudy, Ryan, Rybak, Saloom, Saurman, Scheetz, Schuler, Semmel, Serafini, Seventy, Showers, Sirianni, Smith, B., Smith, L. E., Snyder, D. W., Snyder, G. M., Staback, Stairs, Steighner, Stevens, Stewart, Stuban, Sweet, Swift, Taylor, E. Z., Taylor, F. E., Taylor, J., Telek, Tigue, Trello, Truman, Van Horne, Veon, Vroon, Wambach, Wass, Weston, Wiggins, Wilson, Wogan, Wozniak, Wright, D. R., Wright, J. L., Wright, R. C., Yandrisevits, Irvis, Speaker.

NAYS—16

Table listing names of members who voted 'NAYS' (16 total). Includes names like Acosta, Bunt, Carn, Cohen, DeVerter, DeWeese, Fattah, Fischer, Gallen, Harper, Kennedy, Kosinski, Kukovich, Lucyk, Pott, Richardson.

NOT VOTING—0

EXCUSED—0

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.

\* \* \*

Mr. MANDERINO called up for consideration the following Report of the Committee of Conference on SB 653, PN 1282, entitled:

An Act itemizing appropriations required from the Motor License Fund for the fiscal year July 1, 1985, to June 30, 1986, and additional appropriations for the fiscal year July 1, 1984, to June 30, 1985, for the proper operation of the several departments of the Commonwealth authorized to spend Motor License Fund moneys.

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—202

Table listing names of members who voted 'YEAS' (202 total). Includes names like Acosta, Afflerbach, Angstadt, Argall, Arty, Baldwin, Barber, Barley, Battisto, Belardi, Belfanti, Birmelin, Black, Blaum, Book, Bortner, Bowley, Bowser, Boyes, Brandt, Broujos, Burd, Burns, Bush, Caltagirone, Cappabianca, Carlson, Cawley, Cessar, Chadwick, Cimini, Civera, Clark, Clymer, Colafella, Cole, Cordisco, Cornell, Coslett, Cowell, Coy, Deluca, Daley, Davies, Dawida, Deal, Dietz, Dininni, Distler, Dietz, Laughlin, Rieger, Dininni, Lescovitz, Letterman, Dombrowski, Levdansky, Levin, Ryan, Donatucci, Linton, Livengood, Saloom, Saurman, Scheetz, Schuler, Semmel, Serafini, Seventy, Showers, Sirianni, Smith, B., Smith, L. E., Snyder, D. W., Snyder, G. M., Staback, Stairs, Steighner, Stevens, Stewart, Stuban, Sweet, Swift, Taylor, E. Z., Taylor, F. E., Taylor, J., Telek, Tigue, Trello, Truman, Van Horne, Veon, Vroon, Wambach, Wass, Weston, Wiggins, Wilson, Wogan, Wozniak, Wright, D. R., Wright, J. L., Wright, R. C., Yandrisevits, Irvis, Speaker.



NAYS—0  
NOT VOTING—1

Hutchinson

EXCUSED—0

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.

**SUPPLEMENTAL CALENDAR C  
REPORT OF COMMITTEE  
OF CONFERENCE CONSIDERED**

Mr. GALLAGHER called up for consideration the following Report of the Committee of Conference on **HB 150, PN 1989**, entitled:

An Act amending the act of March 10, 1949 (P. L. 30, No. 14), known as the "Public School Code of 1949," providing for community colleges; and further providing for the State System of Higher Education and for reimbursements by the Commonwealth and between school districts.

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—199

Acosta	Dietz	Laughlin	Richardson
Afflerbach	Dininni	Lescovitz	Rieger
Angstadt	Distler	Letterman	Robbins
Argall	Dombrowski	Levdansky	Roebuck
Arty	Donatucci	Levin	Rudy
Baldwin	Duffy	Linton	Ryan
Barber	Durham	Livengood	Rybak
Barley	Evans	Lloyd	Saloom
Battisto	Fargo	Lucyk	Saurman
Belardi	Fattah	McCall	Scheetz
Belfanti	Fee	McClatchy	Schuler
Birmelin	Fischer	McHale	Semmel
Black	Flick	McVerry	Serafini
Blaum	Foster, Jr., A.	Mackowski	Seventy
Book	Fox	Maiale	Showers
Bortner	Freeman	Manderino	Sirianni
Bowley	Freind	Manmiller	Smith, L. E.
Bowser	Fryer	Markosek	Snyder, D. W.
Boyes	Gallagher	Mayernik	Staback
Brandt	Gallen	Merry	Stairs
Broujos	Gamble	Michlovic	Steighner
Bunt	Gannon	Micozzie	Stevens
Burd	Geist	Miller	Stewart
Burns	George	Moehlmann	Stuban
Bush	Gladeck	Morris	Sweet
Caltagirone	Godshall	Mowery	Swift
Cappabianca	Greenwood	Mrkonic	Taylor, E. Z.
Carlson	Gruitza	Murphy	Taylor, F. E.
Carn	Gruppo	Nahill	Taylor, J.
Cawley	Hagarty	Noye	Telek
Cessar	Haluska	O'Brien	Tigue
Chadwick	Harper	O'Donnell	Trello
Cimini	Hasay	Olasz	Truman
Civera	Hayes	Oliver	Van Horne
Clark	Herman	Perzel	Veon
Clymer	Hershey	Petrarca	Vroon

Cohen	Honaman	Petrone	Wambach
Colafella	Howlett	Phillips	Wass
Cole	Hutchinson	Piccola	Weston
Cordisco	Itkin	Pievsky	Wiggins
Cornell	Jackson	Pistella	Wilson
Coslett	Jarolin	Pitts	Wogan
Cowell	Johnson	Pott	Wozniak
Coy	Josephs	Pratt	Wright, D. R.
Deluca	Kasunic	Pressmann	Wright, J. L.
DeVerter	Kenney	Preston	Wright, R. C.
DeWeese	Kosinski	Punt	Yandrisevits
Daley	Kukovich	Raymond	
Davies	Langtry	Reber	Irvis,
Dawida	Lashingier	Reinard	Speaker
Deal			

NAYS—4

Dorr                      Kennedy                      Smith, B.                      Snyder, G. M.

NOT VOTING—0

EXCUSED—0

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**

HOUSE BILLS

CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, returned **HB 1025, PN 1255; HB 1250, PN 1491; and HB 1366, PN 1634**, with information that the Senate has passed the same without amendment.

**SENATE MESSAGE**

HOUSE AMENDMENTS

CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to **SB 81, PN 1241; SB 632, PN 1277; SB 656, PN 1278; SB 657, PN 1279; and SB 825, PN 1272**.

**BILLS SIGNED BY SPEAKER**

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

**HB 1025, PN 1255**

An Act making an appropriation to the Department of Labor and Industry from the Workmen's Compensation Administration Fund to provide for the expenses of administering The Pennsylvania Workmen's Compensation Act and The Pennsylvania Occupational Disease Act for the fiscal year July 1, 1985, to June 30, 1986, for increasing the complement level of Workmen's Compensation Referees, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1985.

**HB 1250, PN 1491**

An Act itemizing appropriations from the Pennsylvania Economic Revitalization Fund for the fiscal year July 1, 1985, to June 30, 1986, to the several departments of the Commonwealth authorized to spend Pennsylvania Economic Revitalization Fund moneys and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1985.

**HB 1366, PN 1634**

An Act making appropriations to the Governor for disaster relief.

### HOUSE BILLS INTRODUCED AND REFERRED

**No. 1618** By Representatives PETRARCA, HUTCHINSON, WAMBACH, SALOOM, GEIST, E. Z. TAYLOR, KUKOVICH, BELARDI, BOWSER, KOSINSKI, HALUSKA, TRELLO, VAN HORNE, SEMMEL and STABACK

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further defining the term "articulated bus."

Referred to Committee on TRANSPORTATION, June 28, 1985.

**No. 1619** By Representatives O'BRIEN, RYBAK, WOGAN, FOX, KOSINSKI, KENNEY, PERZEL, BOYES, BELARDI, ANGSTADT, ARTY, EVANS, DONATUCCI and RIEGER

An Act establishing and imposing powers and duties on the Office for the Deaf and Hearing Impaired in the Department of Public Welfare; providing powers and duties for the Advisory Council for the Deaf and Hearing Impaired; and making an appropriation.

Referred to Committee on HEALTH AND WELFARE, June 28, 1985.

**No. 1620** By Representatives O'BRIEN, RYBAK, WOGAN, WESTON, FOX, J. TAYLOR, ANGSTADT, ARTY, KENNEY, KOSINSKI, BELARDI, BOYES, EVANS, RIEGER and DONATUCCI

An Act amending the act of April 9, 1929 (P. L. 177, No. 175), known as "The Administrative Code of 1929," establishing a State advisory council within the Department of Public Welfare for services to persons with impaired hearing; and providing for membership on the board.

Referred to Committee on HEALTH AND WELFARE, June 28, 1985.

### SENATE BILLS FOR CONCURRENCE

The clerk of the Senate, being introduced, presented the following bills for concurrence:

**SB 155, PN 1273**

Referred to Committee on TRANSPORTATION, June 28, 1985.

**SB 383, PN 1275**

Referred to Committee on LIQUOR CONTROL, June 28, 1985.

**SB 872, PN 1280**

Referred to Committee on EDUCATION, June 28, 1985.

The SPEAKER. The Chair recognizes the majority leader.

Mr. MANDERINO. Mr. Speaker, it is my belief, it is my belief that I am about to make somebody a winner of the pool.

The SPEAKER. That got them quiet.

Mr. MANDERINO. I think someone is going to win the pool in a minute or so.

I think we have completed all the work, Mr. Speaker, connected with the budget and the passage of the budget, and, Mr. Speaker, I would ask you to entertain the adjournment motion.

The SPEAKER. Mr. Manderino, we cannot do that. The Speaker cannot sign the committee of conference reports which have not yet come over from the Senate.

Mr. MANDERINO. Mr. Speaker, it was my understanding that we would adopt an adjournment resolution that said when the House adjourns today it will return.

The SPEAKER. If the majority leader wishes, we could do that, but it is suggested to avoid the need to sunshine, all we would have to do is recess to the call—

Mr. MANDERINO. What are we going to do about all those pools that are based on the adjournment motion?

The SPEAKER. That is the purpose of this move.

Mr. MANDERINO. I see.

Mr. Speaker, have you purchased any of those pools?

The SPEAKER. The Chair takes the fifth amendment. That will teach you to cut the Chair in on these pools.

Mr. MANDERINO. Mr. Speaker, I would then move that this House be in recess subject to the call of the Chair.

### RECESS

The SPEAKER. The House stands in recess subject to the call of the Chair.

The Chair must do this because the Chair does not have the committee of conference reports acted upon by the Senate.

When the Chair calls the House back to order, there will be no need for the members to be here; it will only be for the Chair to sign, and we will duly record the time of the adjournment, although we have no idea whom we shall favor by that time.

The House stands in recess subject to the call of the Chair.

### AFTER RECESS

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

**SENATE MESSAGE**

**HOUSE BILLS  
CONCURRED IN BY SENATE**

The clerk of the Senate, being introduced, returned **HB 1011, PN 1154**; and **HB 1012, PN 1155**, with information that the Senate has passed the same without amendment.

**SENATE MESSAGE**

**SENATE ADOPTS REPORTS OF  
COMMITTEES OF CONFERENCE**

The clerk of the Senate, being introduced, informed that the Senate has adopted the Reports of the Committees of Conference on the subject of the differences existing between the two Houses on **HB 136, PN 1986**; **HB 150, PN 1989**; **HB 1009, PN 1987**; **HB 1010, PN 1988**; **SB 652, PN 1281**; and **SB 653, PN 1282**.

**SENATE MESSAGE**

**SENATE CONCURRENCE  
IN HOUSE RESOLUTION**

The clerk of the Senate, being introduced, informed that the Senate has concurred in **HR 143, PN 1856**.

**SENATE MESSAGE**

**ADJOURNMENT RESOLUTION  
FOR CONCURRENCE**

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

In the Senate, June 28, 1985

RESOLVED, (the House of Representatives concurring), That when the Senate adjourns this week it reconvene on Wednesday, September 18, 1985 unless sooner recalled by the President Pro Tempore, and when the House of Representatives adjourns this week it reconvene on Wednesday, September 18, 1985 unless sooner recalled by the Speaker.

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

On the question,  
Will the House concur in the resolution of the Senate?  
Resolution was concurred in.  
Ordered, That the clerk inform the Senate accordingly.

**BILLS SIGNED BY SPEAKER**

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

**HB 136, PN 1986**

An Act amending the act of March 4, 1971 (P. L. 6, No. 2), known as the "Tax Reform Code of 1971," shifting the burden of proof from vendors to the Department of Revenue on ques-

tions concerning the utilization of exemption certificates; eliminating the split second quarter for filing of sales tax returns; reducing the personal income tax rate; permitting the equitable adjustment of taxes and penalties; revising the provisions relating to net loss carryover; adding a definition of "taxable year"; providing a processing exemption for computer software from the capital stock and franchise tax; providing an investment credit; eliminating tentative payments for corporate net income taxes and requiring the payment of estimated taxes; reducing tentative tax payments for the capital stock and franchise tax; changing the time period within which petitions for refunds may be filed; making repeals; and making an appropriation.

**HB 150, PN 1989**

An Act amending the act of March 10, 1949 (P. L. 30, No. 14), known as the "Public School Code of 1949," providing for community colleges; and further providing for the State System of Higher Education and for reimbursements by the Commonwealth and between school districts.

**HB 1009, PN 1987**

An Act making appropriations from the State Employees' Retirement Fund to provide for expenses of the State Employees' Retirement Board for the fiscal year July 1, 1985, to June 30, 1986, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1985.

**HB 1010, PN 1988**

An Act making an appropriation from the Public School Employees' Retirement Fund to provide for expenses of the Public School Employees' Retirement Board for the fiscal year July 1, 1985, to June 30, 1986, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1985.

**HB 1011, PN 1154**

An Act making appropriations to the Treasury Department out of various funds to pay replacement checks issued in lieu of outstanding checks when presented and to adjust errors.

**HB 1012, PN 1155**

An Act making appropriations to the Department of General Services out of various funds for payment of rental charges to The General State Authority.

**SB 81, PN 1241**

An Act amending the act of July 19, 1979 (P. L. 130, No. 48), entitled "Health Care Facilities Act," requiring the reporting of incidents of professional misconduct.

**SB 632, PN 1277**

An Act relating to the prevention and reduction of premature death and disability in this Commonwealth; providing for assistance, coordination and support of the development and maintenance of a comprehensive emergency medical services system and for qualifications, eligibility and certification of emergency medical services personnel and licensing ambulance services; imposing powers and duties on the Department of Health; and making repeals.

**SB 652, PN 1281**

An Act to provide from the General Fund for the expenses of the Executive, Legislative and Judicial Departments of the Commonwealth, the public debt and for the public schools for the fiscal year July 1, 1985 to June 30, 1986, and for the payment of

bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1985; to provide appropriations from the Lottery Fund to the Executive Department; and to provide for the appropriation of Federal funds to the Executive and Judicial Departments of the Commonwealth and for the establishment of restricted receipts accounts for the fiscal year July 1, 1985 to June 30, 1986 and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1985 and providing additional appropriations to the Executive and Judicial Departments of the Commonwealth for the fiscal year July 1, 1984, to June 30, 1985.

**SB 653, PN 1282**

An Act itemizing appropriations required from the Motor License Fund for the fiscal year July 1, 1985, to June 30, 1986, and additional appropriations for the fiscal year July 1, 1984, to June 30, 1985, for the proper operation of the several departments of the Commonwealth authorized to spend Motor License Fund moneys.

**SB 656, PN 1278**

An Act authorizing a one-time program for the Department of Education to make institutional equipment grants on behalf of full-time equivalent undergraduate students attending institutions of higher education in the Commonwealth.

**SB 657, PN 1279**

An Act amending the act of June 14, 1961 (P. L. 324, No. 188), known as "The Library Code," further providing for State-aid for libraries.

**SB 766, PN 881**

An Act authorizing the conveyance of certain State land to the East Norriton Fire Company in Montgomery County; and making a repeal.

**SB 825, PN 1272**

An Act providing for transportation development projects by certain municipalities and municipal authorities.

**BILLS RECOMMITTED**

The SPEAKER. The Chair recognizes the majority leader.

Mr. MANDERINO. Mr. Speaker, I move that all remaining bills on today's calendar be recommitted to the Committee on Rules.

On the question,

Will the House agree to the motion?

Motion was agreed to.

**ADJOURNMENT**

The SPEAKER. There being no further business to be brought before this day's session of the General Assembly, the Chair recognizes the majority leader.

Mr. MANDERINO. Mr. Speaker, I move that this House do now adjourn until Wednesday, September 18, 1985, at 1 p.m., e.d.t., unless sooner recalled by the Speaker.

On the question,

Will the House agree to the motion?

Motion was agreed to, and at 10:07 a.m., e.d.t., June 29, 1985, the House adjourned.