

COMMONWEALTH OF PENNSYLVANIA

LEGISLATIVE JOURNAL

FRIDAY, JUNE 30, 1989

SESSION OF 1989

173D OF THE GENERAL ASSEMBLY

No. 51

HOUSE OF REPRESENTATIVES

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

THE SPEAKER (JAMES J. MANDERINO) IN THE CHAIR PRAYER

REV. CLYDE W. ROACH, Chaplain of the House of Representatives, from Harrisburg, Pennsylvania, offered the following prayer:

Let us pray:

Gracious God, our Father, we come rejoicing into Your presence with thanksgiving for Your gift of a State budget for the 1989-90 fiscal year. We felt Your presence throughout all of our proceedings in making it a reality.

We thank You for giving us the necessary leadership both in this House, in the Senate, and in the Governor's Office. You have proven to us once again that when men of good will address problems, they can be resolved. We recall Your words, come let us reason together, saith our Lord. We especially thank You for our Speaker, our majority and minority leaders and whips, and all of our legislators, who labor in the trenches to assure the smooth operation of our government.

Now, Lord, be with us until we meet again. Until then, grant us Your peace which passeth all understanding.

In Your dear name we pray. Amen.

PLEDGE OF ALLEGIANCE

(The Pledge of Allegiance was recited by members and visitors.)

JOURNAL APPROVAL POSTPONED

The SPEAKER. The Journal for Thursday, June 29, 1989, will be postponed in its approval until printed. No objections are heard by the Speaker.

HOUSE BILLS INTRODUCED AND REFERRED

No. 1816 By Representatives ARGALL, ALLEN, TRELLO, FOX, TIGUE, FLEAGLE, E. Z. TAYLOR, TELEK, RICHARDSON and LASHINGER

An Act amending the act of February 1, 1966 (1965 P. L. 1656, No. 581), known as "The Borough Code," authorizing cable television systems.

Referred to Committee on LOCAL GOVERNMENT, June 30, 1989.

No. 1817 By Representatives LUCYK, VAN HORNE, CALTAGIRONE and HAYDEN

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for exemptions from special permit requirements.

Referred to Committee on TRANSPORTATION, June 30, 1989.

No. 1818 By Representatives ANGSTADT, JACKSON, JADLOWIEC, BOYES, O'BRIEN, TELEK, LEE, WESTON, ALLEN, SEMMEL, GRUPPO, FARMER, WOGAN, BLACK, D. W. SNYDER and ARGALL

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for a penalty for littering.

Referred to Committee on TRANSPORTATION, June 30, 1989.

No. 1819 By Representatives CIVERA, ADOLPH, JOHNSON, ROBINSON, TRELLO, CARLSON, MICOZZIE, NAHILL, DEMPSEY, KUKOVICH, RAYMOND, E. Z. TAYLOR, FOX, OLASZ, TANGRETTI, LASHINGER, GANNON, STABACK, BELARDI, DIETTERICK, BILLOW, BUNT, JAMES, MORRIS, FLICK and STRITTMATTER

An Act providing for civil service preference for volunteer firefighters.

Referred to Committee on LOCAL GOVERNMENT, June 30, 1989.

No. 1820 By Representatives CAWLEY, STABACK, DISTLER and GEORGE

An Act placing a moratorium on the issuance of permits for certain waste incinerators; and restricting the location of waste treatment and disposal facilities.

Referred to Committee on CONSERVATION, June 30, 1989.

No. 1821 By Representatives RUDY, HERMAN, HERSHEY, GEIST, PESCI, ROBINSON, ANGSTADT, TRELLO, CARLSON, SCHULER, E. Z. TAYLOR, MICHLOVIC, PISTELLA, ARGALL, ALLEN, BELFANTI, BELARDI, JAMES, BUNT and GRUPPO

An Act requiring counties to cause the graves of former Governors of Pennsylvania to be decorated with flags on Memorial Day.

Referred to Committee on LOCAL GOVERNMENT, June 30, 1989.

No. 1822 By Representatives WESTON, JOHNSON, KOSINSKI, BELFANTI, JACKSON, JOSEPHS, ALLEN, NAHILL, J. L. WRIGHT, ROBINSON, TRELLO, RAYMOND, E. Z. TAYLOR, LEVDANSKY, MICHLOVIC, McHALE, OLASZ, WILLIAMS, TIGUE, J. TAYLOR, FREEMAN, RITTER, JAMES, ITKIN, MAIALE, MELIO, HOWLETT, KASUNIC and FLICK

An Act requiring health insurers to cover certain adopted children.

Referred to Committee on INSURANCE, June 30, 1989.

No. 1823 By Representatives F. TAYLOR, VAN HORNE, MAYERNIK, GODSHALL, FARGO, WOGAN and DININNI

An Act amending the act of October 28, 1966 (1st Sp.Sess., P. L. 55, No. 7) known as the "Goods and Services Installment Sales Act," providing for certain lease-purchase agreements; providing for penalties; and making a repeal.

Referred to Committee on BUSINESS AND COMMERCE, June 30, 1989.

No. 1824 By Representatives E. Z. TAYLOR, TRELLO, NOYE, MELIO, ROBINSON, MORRIS, STABACK, JAMES, HERMAN, BATTISTO, JOHNSON, BELARDI, PHILLIPS and HALUSKA

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for antique and classic motor vehicles; and providing for collector motor vehicles.

Referred to Committee on TRANSPORTATION, June 30, 1989.

No. 1825 By Representative E. Z. TAYLOR

An Act authorizing and directing The General State Authority, with the approval of the Governor, to convey to Michael and Helen Bilinski, of West Goshen Township, Chester County, Pennsylvania, 0.193 of an acre of land, more or less, situate in West Goshen Township, Chester County, Pennsylvania.

Referred to Committee on STATE GOVERNMENT, June 30, 1989.

No. 1826 By Representatives BORTNER, CALTAGIRONE, MOEHLMANN, McVERRY, G. SNYDER, YANDRISSEVITS, HAGARTY, McNALLY and HECKLER

An Act amending Title 13 (Commercial Code) of the Pennsylvania Consolidated Statutes, conforming the text of the title to the current official text of the Uniform Commercial Code relating to uncertificated securities.

Referred to Committee on JUDICIARY, June 30, 1989.

No. 1827 By Representatives ROBINSON, PISTELLA, HALUSKA, F. TAYLOR, VAN HORNE, KOSINSKI, COLAIZZO, DeWEESE, GODSHALL, GIGLIOTTI, JOSEPHS, FOX, BELARDI, TIGUE, KUKOVICH, PRESTON, DALEY, THOMAS, RYBAK, DeLUCA, CORRIGAN, McHALE, COWELL, MELIO, TRICH, BATTISTO, VEON, CAPPABIANCA, MICHLOVIC, PESCI, TRELLO, HERMAN, MAIALE, HOWLETT, HAYDEN, FREEMAN, ITKIN and J. TAYLOR

An Act amending the act of June 22, 1970 (P. L. 378, No. 122), known as the "Nursing Home Administrators License Act," further providing for disciplinary proceedings.

Referred to Committee on YOUTH AND AGING, June 30, 1989.

No. 1828 By Representatives ROBINSON, PISTELLA, HALUSKA, E. Z. TAYLOR, VAN HORNE, KOSINSKI, COLAIZZO, DeWEESE, GODSHALL, GIGLIOTTI, JOSEPHS, FOX, BELARDI, TIGUE, KUKOVICH, PRESTON, DALEY, THOMAS, RYBAK, DeLUCA, CORRIGAN, McHALE, COWELL, MELIO, TRICH, BATTISTO, VEON, CAPPABIANCA, MICHLOVIC, PESCI, TRELLO, HERMAN, MAIALE, HOWLETT, HAYDEN, FREEMAN, ITKIN and J. TAYLOR

An Act establishing admission requirements for skilled nursing facilities and intermediate care facilities; imposing duties upon operators of skilled nursing facilities and intermediate care facilities; providing for the powers and duties of the Department of Health regarding skilled nursing facilities and intermediate care facilities; imposing limitations on charges; providing for enforcement by the Attorney General and district attorneys; creating a private cause of action; and making an appropriation.

Referred to Committee on YOUTH AND AGING, June 30, 1989.

No. 1829 By Representatives PISTELLA, ROBINSON, HALUSKA, DORR, F. TAYLOR, VAN HORNE, KOSINSKI, COLAIZZO, DeWEESE, GODSHALL, GIGLIOTTI, JOSEPHS, FOX, BELARDI, TIGUE, KUKOVICH, PRESTON, DALEY,

THOMAS, RYBAK, DeLUCA,
CORRIGAN, McHALE, COWELL,
FARGO, MELIO, TRICH, BATTISTO,
VEON, CAPPABIANCA, MICHLOVIC,
PESCI, TRELLO, MAIALE, HOWLETT,
HAYDEN, FREEMAN, ITKIN,
J. TAYLOR and E. Z. TAYLOR

An Act amending the act of June 13, 1967 (P. L. 31, No. 21), known as the "Public Welfare Code," providing for determination of eligibility for skilled nursing and intermediate care benefits, and further providing for medical assistance payments for institutional care.

Referred to Committee on YOUTH AND AGING,
June 30, 1989.

No. 1830 By Representatives PISTELLA, ROBINSON,
HALUSKA, F. TAYLOR, VAN HORNE,
KOSINSKI, COLAIZZO, DeWEESE,
GODSHALL, GIGLIOTTI, JOSEPHS,
FOX, BELARDI, TIGUE, KUKOVICH,
PRESTON, DALEY, THOMAS, RYBAK,
DeLUCA, CORRIGAN, McHALE,
COWELL, MELIO, BATTISTO, VEON,
CAPPABIANCA, MICHLOVIC, PESCI,
TRELLO, HERMAN, MAIALE,
HOWLETT, HAYDEN, FREEMAN,
ITKIN, J. TAYLOR and E. Z. TAYLOR

An Act relating to long-term care insurance; providing for limits, disclosure and performance standards; and prescribing powers and duties of the Insurance Commissioner.

Referred to Committee on YOUTH AND AGING,
June 30, 1989.

No. 1831 By Representatives MARKOSEK, MELIO,
TRELLO, BILLOW, OLASZ, GIGLIOTTI,
DeLUCA, PRESTON, VEON, COWELL,
CESSAR, KONDRICH, FARMER,
OLIVER, DeWEESE, KUKOVICH,
VAN HORNE, ITKIN, TANGRETTI and
B. D. CLARK

An Act amending the act of December 19, 1988 (P. L. 1262, No. 156), known as the "Local Option Small Games of Chance Act," further providing for local option referenda.

Referred to Committee on FINANCE, June 30, 1989.

No. 1832 By Representatives ROEBUCK, McNALLY,
JOSEPHS, ACOSTA, DeWEESE,
ROBINSON, FOX, KOSINSKI,
COLAIZZO, STABACK, NAHILL,
MILLER, BLAUM, THOMAS, BILLOW,
PRESSMANN, BELARDI, TIGUE,
EVANS, JAMES, KUKOVICH, HARPER,
BELFANTI, PISTELLA, CAPPABIANCA,
BROUJOS, MELIO, HUGHES, VEON,
PESCI, LINTON, FREEMAN, WILLIAMS
and BUNT

An Act amending the act of October 27, 1955 (P. L. 744, No. 222), known as the "Pennsylvania Human Relations Act," prohibiting discrimination in any program or activity which receives Commonwealth financial assistance; and making an appropriation.

Referred to Committee on STATE GOVERNMENT
June 30, 1989.

No. 1833 By Representatives BORTNER and
McVERRY

An Act amending Title 15 (Corporations and Unincorporated Associations) of the Pennsylvania Consolidated Statutes, extending to shareholders of certain domiciliary corporations operating under foreign charters the same rights of access to financial information and certain other rights as are enjoyed by shareholders of domestic corporations.

Referred to Committee on JUDICIARY, June 30, 1989.

No. 1834 By Representative CLYMER

An Act providing that, in a lottery operated by the Commonwealth, there shall be no drawings or selections of winning tickets or shares on Sunday.

Referred to Committee on FINANCE, June 30, 1989.

No. 1835 By Representatives STRITTMATTER,
BARLEY, SCHEETZ, SCHULER and
BRANDT

An Act amending the act of July 31, 1968 (P. L. 805, No. 247), known as the "Pennsylvania Municipalities Planning Code," further providing for approval of subdivision.

Referred to Committee on LOCAL GOVERNMENT,
June 30, 1989.

No. 1836 By Representatives BELFANTI, PESCI,
DeWEESE, JOHNSON, MORRIS,
KOSINSKI, HALUSKA, SCRIMENTI,
BURD, PRESTON, KASUNIC, BUNT,
VEON, GEIST, DALEY, TRELLO,
COLAFELLA, ROBINSON, BILLOW,
MOEHLMANN, NAHILL, J. L. WRIGHT,
BELARDI, MICHLOVIC, GODSHALL,
MAINE, RITTER, McHALE, PETRARCA,
LASHINGER, McCALL, MELIO,
STABACK, PHILLIPS and E. Z. TAYLOR

An Act making an appropriation to the Pennsylvania Veterans' Memorial Commission.

Referred to Committee on MILITARY AND VETERANS
AFFAIRS, June 30, 1989.

No. 1837 By Representatives BELFANTI, McCALL,
CAWLEY, STUBAN, KOSINSKI,
HALUSKA, GIGLIOTTI, ROBINSON,
J. L. WRIGHT, PESCI, MELIO,
PHILLIPS, BELARDI, ARGALL,
TANGRETTI, PRESSMANN, McHALE,
TIGUE, BUNT, MICHLOVIC, PETRARCA
and BISHOP

An Act amending the act of April 9, 1929 (P. L. 177, No. 175), known as "The Administrative Code of 1929," transferring responsibility for the operation and administration of the State General Hospitals to the Department of Health.

Referred to Committee on HEALTH AND WELFARE, June 30, 1989.

No. 1838 By Representatives COY, COLE, WAMBACH, McCALL, MORRIS, BORTNER, YANDRISEVITS, DeWEESE, DORR, RYAN and MELIO

An Act providing for the management of nutrients on certain agricultural operations to abate nonpoint source pollution; providing for the assessment of other nonpoint sources of nutrient pollution to the waters of this Commonwealth; and making appropriations.

Referred to Committee on AGRICULTURE AND RURAL AFFAIRS, June 30, 1989.

HOUSE RESOLUTIONS INTRODUCED AND REFERRED

No. 173 By Representatives MRKONIC, DAVIES, BROUJOS, DeLUCA, EVANS, ROBINSON, PRESTON, OLASZ, GIGLIOTTI, B. D. CLARK, CALTAGIRONE, STABACK, MORRIS, RYBAK, FARMER, ACOSTA, OLIVER, THOMAS, O'BRIEN, KONDRICH, GRUPPO, KAISER, HAYDEN, LUCYK, COLE, WOZNIAC, LEVDANSKY, MARSICO, WASS, McVERRY, CESSAR, LANGTRY and COLAIZZO

Memorializing the President and the United States Congress to enact a Constitutional Amendment to permit the states and the Federal Government to prohibit flag desecration.

Referred to Committee on RULES, June 30, 1989.

No. 175 By Representatives CLYMER, BATTISTO, PITTS, PHILLIPS, MOWERY, BILLOW, CARN, ROEBUCK, J. L. WRIGHT, WILSON, FLEAGLE, BIRMELIN, HERSHEY, JOHNSON, TELEK, SAURMAN, GODSHALL, NOYE, HERMAN, LEH, MARSICO, GRUPPO, FOSTER and HAYES

Urging the Governor and the Secretary of Revenue not to conduct lottery drawings on Sundays.

Referred to Committee on RULES, June 30, 1989.

No. 176 By Representatives PETRONE, MURPHY, McNALLY, KAISER, DeLUCA, TRELLO, GIGLIOTTI, OLASZ, MICHLOVIC, LEVDANSKY, VAN HORNE, COWELL, DeWEESE, MRKONIC, GAMBLE, MARKOSEK, MAYERNIK and PISTELLA

Memorializing Congress to establish an ecological zone of safety, extending 100 miles from the nation's shores, within which all oil tankers would be escorted by a coast guard vessel.

Referred to Committee on RULES, June 30, 1989.

SENATE BILLS FOR CONCURRENCE

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

SB 405, PN 1395

Referred to Committee on EDUCATION, June 30, 1989.

SB 627, PN 1353

Referred to Committee on MILITARY AND VETERANS AFFAIRS, June 30, 1989.

SB 1055, PN 1400

Referred to Committee on STATE GOVERNMENT, June 30, 1989.

SENATE MESSAGE

HOUSE BILLS CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, returned **HB 439, PN 1855; HB 691, PN 759; HB 1520, PN 1774; HB 1522, PN 1776; HB 1731, PN 2108; and HB 1732, PN 2109**, with information that the Senate has passed the same without amendment.

SENATE MESSAGE

SENATE CONCURRENCE IN HOUSE RESOLUTION

The clerk of the Senate, being introduced, informed that the Senate has concurred in **HR 128, PN 1946**.

FILMING PERMISSION

The SPEAKER. The Chair announces for the information of the members of the House that he has granted permission to the photographer of the Republican Caucus to photograph still photos on the floor of the House of Republican members only, of Republican members only, and he will be operating on the floor of the House this morning.

BILLS SIGNED BY SPEAKER

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

HB 439, PN 1855

An Act amending the act of June 22, 1937 (P. L. 1987, No. 394), known as "The Clean Streams Law," providing that permits shall not be required for certain sewer extensions.

HB 691, PN 759

An Act amending the act of August 31, 1971 (P. L. 423, No. 101), known as the "Higher Education Equal Opportunity Act," further providing for eligibility of part-time students.

HB 1520, PN 1774

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, 1989, to June 30, 1990, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1989.

HB 1522, PN 1776

An Act making appropriations to the Treasury Department out of various funds for payment of general obligation debt service.

HB 1731, PN 2108

An Act amending the act of March 4, 1988 (P. L. 1925, No. 1A), entitled "An act appropriating money from the Sunny Day Fund to the Department of Commerce for various projects throughout this Commonwealth for fiscal year 1987-1988," further providing for the award and expenditure of funds for certain projects.

HB 1732, PN 2109

An Act amending the act of December 17, 1988 (P. L. 2242, No. 69A), entitled "An act appropriating money from the Sunny Day Fund to the Department of Commerce for various projects throughout this Commonwealth for fiscal year 1988-1989," further providing for the award of funds for certain projects.

SB 339, PN 350

An Act amending the act of December 12, 1980 (P. L. 1179, No. 219), entitled "Secondary Mortgage Loan Act," defining and regulating a secondary mortgage loan broker; further providing for record retention, processing and the licensing of contiguous State offices; providing for loan closings; and further providing for the authority of the Secretary of Banking.

CALENDAR**BILLS ON SECOND CONSIDERATION**

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

HB 510, PN 572; and HB 981, PN 1781.

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **SB 907, PN 1036**, 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, 1989, to June 30, 1990, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1989.

On the question,

Will the House agree to the bill on third consideration?

BILL RECOMMITTED

The SPEAKER. The Chair recognizes the majority leader.

Mr. O'DONNELL. Mr. Speaker, I move that SB 907 be recommitted to the Appropriations Committee.

On the question,

Will the House agree to the motion?

Motion was agreed to.

* * *

The House proceeded to third consideration of **SB 1010, PN 1182**, entitled:

An Act amending the act of July 2, 1984 (P. L. 555, No. 111), entitled, as amended, "Small Business Incubators Act," extending the provisions relating to time limit on approvals.

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?

MASTER ROLL CALL

The SPEAKER. We are going to count this first vote as the master roll call. This vote will be the master roll call.

CONSIDERATION OF SB 1010 CONTINUED

On the question recurring,

Shall the bill pass finally?

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

YEAS—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.

Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colafiglia	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—1

Dininni

EXCUSED—1

Letterman

LEAVES ADDED—1

Dininni

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

LEAVES OF ABSENCE

The SPEAKER. Without objection, the Chair will continue the leave of absence of Representative LETTERMAN from Centre, and Representative DININNI from Dauphin has been placed on leave. The Chair hears no objection.

BILLS ON THIRD CONSIDERATION CONTINUED

The House proceeded to third consideration of **SB 1095**, **PN 1351**, entitled:

An Act itemizing appropriations required from the Motor License Fund for the fiscal year July 1, 1989, to June 30, 1990, for the proper operation of the several departments of the Commonwealth and the Pennsylvania State Police authorized to spend Motor License Fund moneys.

On the question,

Will the House agree to the bill on third consideration?

BILL RECOMMENDED

The SPEAKER. The Chair recognizes the majority leader.
Mr. O'DONNELL. Mr. Speaker, I move that SB 1095 be recommitted to the Appropriations Committee.

On the question,

Will the House agree to the motion?

Motion was agreed to.

* * *

The House proceeded to third consideration of **HB 1120**, **PN 1716**, entitled:

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, providing for the offense of aggravated indecent assault; further defining the term "deviate sexual intercourse"; and further providing for indecent assault.

On the question,

Will the House agree to the bill on third consideration?

Mrs. HAGARTY offered the following amendments No. A2121:

Amend Title, page 1, line 5, by removing the period after "assault" and inserting
and for offenses against children.

Amend Bill, page 1, lines 8 and 9, by striking out all of said lines and inserting

Section 1. Section 2908 of Title 18 of the Pennsylvania Consolidated Statutes is amended by adding a subsection to read:
§ 2908. Missing children.

* * *

(a.1) Unidentified deceased children.—Law enforcement agencies and coroners shall, with respect to unidentified deceased children, have the duty to make an entry into the Unidentified Deceased Person File through the Commonwealth Law Enforcement Assistance Network (CLEAN) in accordance with Pennsylvania State Police policy and procedures immediately upon observing or receiving any descriptive information on an unidentified deceased child.

* * *

Section 2. Title 18 is amended by adding sections to read:
§ 2909. Concealment of whereabouts of a child.

(a) Offense defined.—A person who removes a child from the child's known place of residence with the intent to conceal the child's whereabouts from the child's parent or guardian, unless concealment is authorized by court order or is a reasonable response to domestic violence or child abuse, commits a felony of the third degree. For purposes of this subsection, the term "removes" includes personally removing the child from the child's known place of residence, causing the child to be removed from the child's known place of residence, preventing the child from returning or being returned to the child's known place of residence and, when the child's parent or guardian has a reasonable expectation that the person will return the child, failing to return the child to the child's known place of residence.

(b) Application.—A person may be convicted under subsection (a) if either of the following apply:

(1) The acts that initiated the concealment occurred in this Commonwealth.

(2) The offender or the parent or guardian from whom the child is being concealed resides in this Commonwealth.

§ 2910. Luring a child into a motor vehicle.

A person who lures a child into a motor vehicle without the consent, express or implied, of the child's parent or guardian, unless the circumstances reasonably indicate that the child is in need of assistance, commits a misdemeanor of the first degree.

Section 3. Section 3101 of Title 18 is amended to read:
Amend Sec. 2, page 2, line 19, by striking out "2" and inserting

4

Amend Sec. 3, page 3, line 14, by striking out all of said line and inserting

Section 5. Sections 3126 and 5902(e) of Title 18 are amended to read:

Amend Sec. 3, page 4, by inserting between lines 8 and 9 § 5902. Prostitution and related offenses.

(e) Patronizing prostitutes.—A person commits a summary offense if he hires a prostitute who is 16 years of age or older to engage in sexual activity with him, or if he enters or remains in a house of prostitution for the purpose of engaging in sexual activity. A person commits a misdemeanor of the third degree if the person hires a prostitute who is under 16 years of age, whether or not the person is aware of the age of the child.

Amend Sec. 4, page 4, line 9, by striking out "4" and inserting

6

On the question,

Will the House agree to the amendments?

The SPEAKER. On amendment A2121, the Chair recognizes Representative Hagarty from Montgomery County.

Mrs. HAGARTY. Thank you, Mr. Speaker.

Mr. Speaker, this amendment encompasses four specific recommendations which derive from an Attorney General's family violence task force, which was presided over by our former Attorney General.

Specifically, the amendment in section 1 requires law enforcement agencies and coroners to note into the computer system unidentified deceased children. The goal of this is to help with missing children to at least be able to determine, to match up if it is possible, the child that is deceased.

Secondly, section 2 creates a new crime of concealment of the whereabouts of a child. This section is designed to address the situation where there is not an agreement or a court order with regard to custody but one person takes a child and does not let the other spouse know the whereabouts. It is our contention that both parties have the right to know the whereabouts of their child.

The next section creates a new crime of luring a child into a motor vehicle. The purpose of this section is to make it a crime where kidnapping has not totally occurred because something happened to stop the kidnapping. Luring a child into a motor vehicle terrorizes a family and a child, and when it is without consent, it should be a crime.

The fourth section of this raises from a summary offense to a misdemeanor offense the hiring of a prostitute who is under the age of 16.

I ask for support of this amendment. Thank you.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colafella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dieterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

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?

Mr. WOGAN offered the following amendments No. A2055:

Amend Title, page 1, line 2, by inserting after "Statutes," further providing for aggravated assault;

Amend Sec. 1, page 1, line 8, by striking out "Section" and inserting

Sections 2702 and

Amend Sec. 1, page 1, line 9, by striking out "is" and inserting

are

Amend Sec. 1, page 1, by inserting between lines 9 and 10 § 2702. Aggravated assault.

(a) Offense defined.—A person is guilty of aggravated assault if he:

(1) attempts to cause serious bodily injury to another, or causes such injury intentionally, knowingly or recklessly under circumstances manifesting extreme indifference to the value of human life;

(2) attempts to cause or intentionally, knowingly or recklessly causes serious bodily injury to a police officer [or], firefighter, county adult probation or parole officer, county juvenile probation or parole officer or an agent of the Pennsylvania Board of Probation and Parole in the performance of duty or to an employee of an agency, company or other entity engaged in public transportation, while in the performance of duty;

(3) attempts to cause or intentionally or knowingly causes bodily injury to a police officer [or], firefighter or county adult probation or parole officer, county juvenile probation or parole officer or an agent of the Pennsylvania Board of Probation and Parole in the performance of duty;

(4) attempts to cause or intentionally or knowingly causes bodily injury to another with a deadly weapon; or

(5) attempts to cause or intentionally or knowingly causes bodily injury to a teaching staff member, school board member, other employee or student of any elementary or secondary publicly-funded educational institution, any elementary or secondary private school licensed by the Department of Education or any elementary or secondary parochial school while acting in the scope of his or her employment or because of his or her employment relationship to the school.

(b) Grading.—Aggravated assault under subsection (a)(1) and (2) is a felony of the first degree. Aggravated assault under subsection (a)(3), (4) and (5) is a felony of the second degree.

On the question,

Will the House agree to the amendments?

The SPEAKER. On amendment 2055, Representative Wogan from Philadelphia is recognized.

Mr. WOGAN. Thank you, Mr. Speaker.

This amendment embodies the provisions of HB 917, which was reported from the Judiciary Committee by a unanimous vote this year on April 11. Last session the same concepts contained in SB 846 passed the Senate by a substantial margin but failed to move prior to our adjournment last November.

Very simply, this amendment would increase the penalties imposed on individuals who are guilty of committing aggravated assault upon county and State probation and parole officers. In other words, it would afford the same protection to probation and parole officers that Pennsylvania law already gives to police officers and also to firefighters acting in the course of pursuing their official duties. To refresh everyone's recollection, to intentionally or recklessly cause serious bodily injury to a probation or parole officer would constitute a felony of the first degree. Intentionally or recklessly causing bodily injury to a probation or parole officer would constitute a felony of the second degree.

I should mention that with a prison cap in our largest municipal system and with all of our prisons currently being somewhat overcrowded with no serious solution in sight, pro-

bation and parole officers will no doubt be dealing with potentially more dangerous criminals in more intensive programs of supervision in the future.

Accordingly, on behalf of 212 State parole agents and approximately 1,400 county adult and juvenile probation and parole officers, I ask for an affirmative vote.

The SPEAKER. The question is on the amendment. On that question, from Philadelphia, Representative Kosinski is recognized.

Mr. KOSINSKI. Thank you, Mr. Speaker.

Very simply, it is a good amendment. We have been working on this amendment for several years. Having been a former employee of the court of common pleas in Philadelphia and having worked closely with probation and parole, it is something that is desperately needed not only in Philadelphia but statewide.

I ask your support for the amendment.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS—200

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Micozzie	Steighner
Burns	Godshall	Miller	Stish
Bush	Gruitza	Moehlmann	Strittmatter
Caltagirone	Gruppo	Morris	Stuban
Cappabianca	Hagarty	Mowery	Tangretti
Carlson	Haluska	Mrkoncic	Taylor, E. Z.
Carn	Harper	Murphy	Taylor, F.
Cawley	Hasay	Nahill	Taylor, J.
Cessar	Hayden	Nailor	Telek
Chadwick	Hayes	Noye	Thomas
Civera	Heckler	O'Brien	Tigue
Clark, B. D.	Herman	O'Donnell	Trello
Clark, D. F.	Hershey	Olasz	Trich
Clark, J. H.	Hess	Oliver	Van Horne
Clymer	Howlett	Perzel	Veon
Cohen	Hughes	Pesci	Vroon
Colaella	Itkin	Petrarca	Wambach
Colaizzo	Jackson	Petrone	Wass
Cole	Jadlowiec	Phillips	Weston
Cornell	James	Piccola	Williams
Corrigan	Jarolin	Pievsky	Wilson
Cowell	Johnson	Pistella	Wogan
Coy	Josephs	Pitts	Wozniak
DeLuca	Kaiser	Pressmann	Wright, D. R.
DeWeese	Kasunic	Preston	Wright, J. L.
Daley	Kenney	Raymond	Wright, R. C.
Davies	Kondrich	Reber	Yandrisevits

Dempsey	Kosinski	Reinard	
Dietterick	Kukovich	Richardson	Manderino,
Distler	LaGrotta	Rieger	Speaker
Dombrowski	Langtry		

NAYS—0

NOT VOTING—1

Michlovic

EXCUSED—2

Dininni Letterman

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

On the question recurring,

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

Bill as amended was agreed to.

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

The question is, shall the bill pass finally?

On that question, Representative O'Brien from Philadelphia is recognized.

Mr. O'BRIEN. Thank you, Mr. Speaker.

This legislation has been sponsored by Representative Blaum, myself, and at least 78 other legislators. It has been drafted in conjunction with the Philadelphia district attorney's office and involved the participation of the sex offenders unit. It was reviewed, approved, and incorporated suggestions by the Attorney General's Office.

Briefly, this bill would classify forcible penetration with a physical object as involuntary deviate sexual intercourse - punish this crime as severely as rape and forcible sodomy, as a first-degree felony punishable by imprisonment for up to 20 years and/or a fine of up to \$20,000 - and create a new felony offense of aggravated indecent assault for a finger and other penetration not covered under the rape/IDSI law - punishable as a second-degree felony by imprisonment of up to 10 years and/or a fine of up to \$20,000. Currently such outrageous misconduct is merely treated as a misdemeanor offense. Finally, it upgrades nonpenetration indecent assault of a child by an adult from a second-degree misdemeanor to a first-degree misdemeanor.

Why do we need this legislation? Let me read to you directly from a letter of Philadelphia District Attorney Ron Castille:

This legislation, jointly sponsored by Representatives Dennis O'Brien and Kevin Blaum, as well as 78 other legislators, fills a very serious gap in the Crimes Code. Presently, an assailant who rapes his victim with a physical object — such as a broomstick or the barrel of a gun — is guilty of only a second-degree misdemeanor, unless serious bodily injury occurs. However, such an assault plainly is as destructive, degrading and injurious as ordinary rape, if not more so. This glaring deficiency in the law has a real and tragic impact: a Philadelphia man who pushed a toy hamster into a four year old girl's vagina could be charged with only the misdemeanor offenses of indecent assault and corrupting the morals of a minor.

Indecent assault also was the most serious sexual offense that could be charged against a man who knocked a teenaged girl unconscious and left her with an eighteen inch pipe protruding from her vagina. Finally, we have a prosecution pending in which an adult pushed a serrated knife into the vagina of a six year old girl. Because of the serious physical injuries suffered by the little girl, we were able to charge aggravated assault, but if substantial bodily injury had not occurred we would only have been able to charge indecent assault.

This bill represents the culmination of 3 years' work and numerous drafts. I believe it is a well-drafted, responsible proposal which merits your favorable consideration. At least 37 other States have adopted object rape laws. It is time for Pennsylvania to join these States by enacting this legislation, and I urge a "yes" vote.

On the question recurring,

Shall the bill pass finally?

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

YEAS—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colaella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits

Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

WELCOMES

The SPEAKER. The Speaker is happy to welcome to the hall of the House today Terry and Judy Schrader and their children. They are in the balcony, and they are the guests of Representative Curt Bowley. Will they please stand.

The Chair is also happy to welcome, in the balcony also, Sonja Tillberg, who is a sophomore at Washington and Lee University, a summer intern to Representative George Jackson, and Connie Kercher, who is the executive secretary to Congressman Robert Walker. They are both the guests of Representative Jackson of Lebanon. Will they please stand.

The Speaker is happy to welcome to the hall of the House the wife of Representative Patrick E. Fleagle; his daughters, Katie and Emily; and the mother-in-law, June Wolff. They are all from Waynesboro. They are to the left of the Speaker. Will they please stand.

The Speaker is happy to welcome, in the balcony, Richard and Rose Ravetto from the Kiski Valley in Westmoreland County. They are the guests of Representative Petrarca. Will they please stand.

BILLS ON THIRD CONSIDERATION CONTINUED

The House proceeded to third consideration of **SB 357, PN 1240**, entitled:

An Act amending the act of July 19, 1979 (P. L. 130, No. 48), entitled "Health Care Facilities Act," permitting health care facilities to board an animal in certain cases; and limiting liability when animals are boarded or brought on the premises of health care facilities.

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	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonc	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
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Colafella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
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Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk return the same to the Senate with the information that the House has passed the same with amendment in which the concurrence of the Senate is requested.

The SPEAKER. The Chair is about to declare a recess of the House, but prior to the recess of the House, the Chair would like to have the attention of all the members of the

House, first for an announcement, under unanimous consent, by Representative Fred Noye.

STATEMENT BY MR. NOYE

The SPEAKER. The Chair recognizes the gentleman from Perry, Representative Noye.

Mr. NOYE. Thank you, Mr. Speaker.

Mr. Speaker, I know we are in the rush of resolving the budget crisis that we are all hopeful to resolve today, but let me just point out something that I think should not go unnoticed, and that is next week a gentleman is going to retire from State service who has been a great friend to every member of this body, and that is the State Fire Commissioner, Chet Henry.

Chet became the first State Fire Commissioner back in the late 1970's and has served in that capacity. All of us have called on his leadership and his service and his advice. He has brought the fire service in this Commonwealth, I think, into the 21st century, and all of us can take pride in what has been accomplished over there at the Pennsylvania Emergency Management Agency under his leadership in that area. The Volunteer Loan Assistance Agency has been a godsend to the volunteer fire service and ambulance service of this Commonwealth. I think, though, throughout all the advancements that have come - the training sites at the local level, the improvements at the State fire school - I think the proudest accomplishment the man has indicated to us is the fact that fire deaths in this Commonwealth have dropped some 27 percent in the last 13 years. A lot of that has to do with the dedication of the volunteer firemen and the service and training that has been provided to them, I think as a direct result of Chet Henry's leadership.

I hope that all of you will take a moment to pass on to Chet our thanks for a job well done. A citation is being prepared for him to be presented to him, and I think that all of us will miss his dedication, and we look forward to working with the new State Fire Commissioner. Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

The Chair adds the congratulations and well wishes of the Speaker to the retiree.

ANNOUNCEMENT BY MR. CHADWICK

The SPEAKER. Representative Chadwick from Bradford seeks recognition. He has indicated to the Speaker that there is an announcement to be made. The gentleman is in order, without objection.

Mr. CHADWICK. Thank you, Mr. Speaker.

I am going to be introducing three resolutions today and, if they get back from Reference Bureau in time, two bills as well dealing with the New York commuter tax. For those of you who are not familiar with this change in the New York tax law, probably the easiest way for me to describe this to you is to give you a hypothetical.

Let us suppose that you and your spouse live in Pennsylvania and one of you works in Pennsylvania and the other

works in New York State. New York State has a graduated State income tax with a maximum rate of 8 percent. Now, what they have done is this: Let us suppose that you and your spouse each earn \$40,000, one in New York and the other in Pennsylvania. Their new change says that that \$40,000 earned in New York will be taxed in the \$80,000 tax bracket. You must include the out-of-State income earned by a nonresident to determine your New York tax bracket.

Now, the Speaker of the New Jersey General Assembly has taken New York to court in Federal court. There have also been bills introduced in the United States Congress in the House and the Senate to put a moratorium on this practice until a federally appointed interstate taxation commission can study the issue.

My three resolutions would do the following things: First, urge Governor Casey to meet with Governor Cuomo to attempt to resolve this matter amicably; second, urge the Governor to pursue all legal means to bring this tax to a halt; and third, memorialize the Congress of the United States to enact that legislation to put a moratorium on the collection of this unfair tax. Thousands of our State residents are being ripped off by New York State, and we need to do something about it.

I am introducing the three resolutions now. If anyone would like to be a cosponsor, I invite them to join me. The resolutions will be down here. Thank you, Mr. Speaker.

HOUSE SCHEDULE

DEMOCRATIC CAUCUS

The SPEAKER. The Chair recognizes the majority leader.

The majority leader has asked for the attention of the House so that important announcements can be made regarding today's schedule, and I would ask all members to please pay attention to the announcements of the majority leader, concurred in by the minority leadership.

Mr. O'DONNELL. Thank you, Mr. Speaker.

I would like to request a recess until the call of the Chair and request that both caucuses meet - at the convenience of the minority, but in our caucus, we would like to meet at 7 o'clock this evening. Between now and then, there is going to be a series of conference committee meetings which will require the attendance of the leadership but not the membership. So you would be free to go. Return at 7 o'clock. At that caucus we hope to have everything complete and in place for presentation to you at that time, and then we can begin voting as soon as the caucuses are finished deliberating. Thank you.

The SPEAKER. The Democrats will meet in caucus, in caucus, at 7 this evening.

REPUBLICAN CAUCUS

The SPEAKER. The Chair recognizes Matthew Ryan, the minority leader.

Mr. RYAN. Mr. Speaker, I am going to ask that the Republican members report to our caucus at 7 this evening. To repeat, I guess, what the gentleman, Mr. O'Donnell, said,

for the most part, the budget package is pretty well put together. There is a great deal of logistical work that has to be done with printshops, with proofreading and the like, and the staff of all four caucuses is working diligently now. We will have printouts for everybody, hopefully, at 7 o'clock.

I have a \$2 bet, and my bet is that we will be here until past midnight tonight, so I will win two bucks if we do not get out of here until after midnight. Now, my bet is with Mr. O'Donnell, and Mr. O'Donnell says we are going to get out of here before midnight. So we will see what happens, but it looks like we are going to be here into the evening, in any event.

The SPEAKER. Mr. O'Donnell has an assistance up here at the Chair.

Mr. RYAN. Mr. Speaker, my heart is with Mr. O'Donnell. I would love to lose this dollar.

The SPEAKER. The Republicans will meet in caucus as well as the Democrats at 7 this evening.

The Chair recognizes the chairman of the Democratic caucus, Representative Itkin.

Mr. ITKIN. Mr. Speaker, I just want to advise the members on this side of the aisle that when we meet at 7 o'clock, we will probably be here for the duration, so everybody go out and eat before you come here at 7 o'clock.

The SPEAKER. We certainly will be here for the duration when we come back at 7 p.m.

REMARKS SUBMITTED FOR THE RECORD

VOTE CORRECTION

The SPEAKER. The Chair recognizes the gentleman from Lackawanna, Mr. Serafini, who submits remarks for the record.

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

I was incorrectly recorded in the negative on final passage of HB 700. I would like to be recorded in the affirmative.

The SPEAKER. From Philadelphia, Representative Weston is recognized.

Mrs. WESTON. Mr. Speaker, I request unanimous consent to address the House.

The SPEAKER. On what subject matter?

Mrs. WESTON. On automobile insurance.

The SPEAKER. We did that yesterday, Mrs. Weston.

RECESS

The SPEAKER. This Chair now declares a recess to the call of the Chair.

AFTER RECESS

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

THE SPEAKER PRO TEMPORE (IVAN ITKIN) IN THE CHAIR RULES SUSPENDED

The SPEAKER pro tempore. The Chair recognizes the majority leader.

Mr. O'DONNELL. Mr. Speaker, I move that the House suspend the rules, particularly rule 30, so that bills returning from the Senate will go directly to the calendar and not to the Rules Committee.

On the question,

Will the House agree to the motion?

Motion was agreed to.

SENATE MESSAGE

AMENDED HOUSE BILLS RETURNED FOR CONCURRENCE

The clerk of the Senate, being introduced, returned **HB 31, PN 2317; HB 285, PN 2319; HB 1020, PN 2320; and HB 1373, PN 2321**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

HOUSE BILL INTRODUCED AND REFERRED

No. 1844 By Representatives BELFANTI, PESCI, DeWEESE, JOHNSON, MORRIS, KOSINSKI, HALUSKA, SCRIMENTI, BURD, PRESTON, KASUNIC, BUNT, VEON, GEIST, DALEY, TRELLO, ROBINSON, BILLOW, COLAFELLA, MOEHLMANN, NAHILL, J. L. WRIGHT, BELARDI, MICHLOVIC, GODSHALL, MAINE, RITTER, McHALE, PETRARCA, LASHINGER, McCALL, MELIO, STABACK, PHILLIPS and E. Z. TAYLOR

An Act making an appropriation to the Pennsylvania Veterans' Memorial Commission.

Referred to Committee on MILITARY AND VETERANS AFFAIRS, June 30, 1989.

BILLS ON CONCURRENCE IN SENATE AMENDMENTS

The clerk of the Senate, being introduced, returned the following **HB 31, PN 2317**, 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. 343, No. 176), known as "The Fiscal Code," requiring the Board of Finance and Revenue to issue written opinions to accompany its decisions.

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

The SPEAKER pro tempore. It is moved by the gentleman from Philadelphia, Mr. O'Donnell, that the House nonconcur in the amendments inserted by the Senate.

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

The SPEAKER pro tempore. Agreeable to the provisions of the Constitution, those in favor will vote "yea"; those opposed, "nay."

The Speaker pro tempore having determined that less than the majority required by the Constitution voted in the affirmative, the question was determined in the negative and the amendments were not concurred in.

Ordered, That the clerk inform the Senate accordingly.

* * *

The clerk of the Senate, being introduced, returned the following **HB 285, PN 2319**, 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 4, 1971 (P. L. 6, No. 2), known as the "Tax Reform Code of 1971," further defining the terms "employee" and "employer" for personal income tax purposes; and excluding certain transactions from the realty transfer tax.

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

The SPEAKER pro tempore. It is moved by the gentleman from Philadelphia, Mr. O'Donnell, that the House nonconcur in the amendments inserted by the Senate.

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

The SPEAKER pro tempore. Agreeable to the provisions of the Constitution, those in favor will vote "yea"; those opposed, "nay."

The Speaker pro tempore having determined that less than the majority required by the Constitution voted in the affirmative, the question was determined in the negative and the amendments were not concurred in.

Ordered, That the clerk inform the Senate accordingly.

* * *

The clerk of the Senate, being introduced, returned the following **HB 1373, PN 2321**, 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 4, 1971 (P. L. 6, No. 2), known as the "Tax Reform Code of 1971," further providing for employment incentive payments and for estimated tax.

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

The SPEAKER pro tempore. It is moved by the gentleman from Philadelphia, Mr. O'Donnell, that the House nonconcur in the amendments inserted by the Senate.

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

The SPEAKER pro tempore. Agreeable to the provisions of the Constitution, those in favor will vote "yea"; those opposed, "nay."

The Speaker pro tempore having determined that less than the majority required by the Constitution voted in the affirmative, the question was determined in the negative and the amendments were not concurred in.

Ordered, That the clerk inform the Senate accordingly.

* * *

The clerk of the Senate, being introduced, returned the following **HB 1020, PN 2320**, 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 5, 1936 (2nd Sp. Sess., 1937 P. L. 2897, No. 1), known as the "Unemployment Compensation Law," further providing for penalties for failure to file certain reports.

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

The SPEAKER pro tempore. It is moved by the gentleman from Philadelphia, Mr. O'Donnell, that the House nonconcur in the amendments inserted by the Senate.

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

The SPEAKER pro tempore. Agreeable to the provisions of the Constitution, those in favor will vote "yea"; those opposed, "nay."

The Speaker pro tempore having determined that less than the majority required by the Constitution voted in the affirmative, the question was determined in the negative and the amendments were not concurred in.

Ordered, That the clerk inform the Senate accordingly.

SENATE MESSAGE

HOUSE AMENDMENTS NONCONCURRED IN BY SENATE

The clerk of the Senate, being introduced, informed that the Senate has nonconcurred in the amendments made by the House of Representatives to **SB 253, PN 1342**.

MOTION INSISTING UPON AMENDMENTS

Mr. O'DONNELL moved that the House insist upon its amendments nonconcurred in by the Senate to **SB 253, PN 1342**, and that a committee of conference on the part of the House be appointed.

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

APPOINTMENT OF COMMITTEE OF CONFERENCE

The SPEAKER pro tempore. The Chair appoints as a committee of conference on the part of the House on SB 253, PN 1342:

Messrs. COWELL, BATTISTO and HAYES.

Ordered, That the clerk inform the Senate accordingly.

RECESS

The SPEAKER pro tempore. The House will now stand in recess until the call of the Chair.

AFTER RECESS

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

THE SPEAKER (JAMES J. MANDERINO) IN THE CHAIR

APPROPRIATIONS COMMITTEE MEETING

The SPEAKER. The Chair recognizes the gentleman from Philadelphia, Representative Pievsky, the chairman of the Appropriations Committee, for the purpose of an announcement.

Mr. PIEVSKY. Thank you, Mr. Speaker.

Mr. Speaker, there will be a brief meeting of the Appropriations Committee immediately at the rear of the chamber.

The SPEAKER. The Appropriations Committee will meet in the rear of the chamber immediately. Members of the committee will proceed to the meeting in the rear of the chamber.

REMARKS SUBMITTED FOR THE RECORD

VOTE CORRECTION

The SPEAKER. The Chair recognizes, from Philadelphia, Representative Perzel, who asks unanimous consent to submit remarks for the record. The gentleman is in order and may submit his remarks for the record.

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

Mr. Speaker, in regard to HB 2, which amends the "Minimum Wage Act of 1968," I inadvertently voted in the negative and would like to be recorded in the affirmative.

Thank you.

RULES SUSPENDED

The SPEAKER. The Chair recognizes, from Philadelphia, the majority leader, Mr. O'Donnell.

Mr. O'DONNELL. I move that when HB 22, HB 52, HB 1293, HB 1694, SB 280, and HB 1392 are returned from the Senate with amendments having been added, that the same will go directly to the calendar rather than to the Rules Committee under rule 30 of this House.

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

SENATE MESSAGE

AMENDED HOUSE BILLS RETURNED FOR CONCURRENCE

The clerk of the Senate, being introduced, returned **HB 22, PN 2301; HB 52, PN 2259; HB 1293, PN 2302; HB 1694, PN 2226; and HB 1392, PN 2138**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

SENATE MESSAGE

AMENDED SENATE BILL RETURNED FOR CONCURRENCE

The clerk of the Senate, being introduced, informed that the Senate has concurred in the amendments made by the House by amending said amendments to **SB 280, PN 1412**.

Ordered, That the clerk present the same to the House requesting concurrence.

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 283, PN 1328**.

SENATE MESSAGE

HOUSE AMENDMENTS NONCONCURRED IN BY SENATE

The clerk of the Senate, being introduced, informed that the Senate has nonconcurred in the amendments made by the House of Representatives to **SB 910, PN 1398**, and has appointed Senators TILGHMAN, LOEPER and FUMO a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

MOTION INSISTING UPON AMENDMENTS

Mr. O'DONNELL moved that the House insist upon its amendments nonconcurred in by the Senate to **SB 910, PN 1398**, and that a committee of conference on the part of the House be appointed.

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

APPOINTMENT OF COMMITTEE OF CONFERENCE

The SPEAKER. The Chair appoints as a committee of conference on the part of the House on SB 910, PN 1398:
Messrs. O'DONNELL, PIEVSKY and HAYES.
Ordered, That the clerk inform the Senate accordingly.

SENATE MESSAGE

HOUSE AMENDMENTS NONCONCURRED IN BY SENATE

The clerk of the Senate, being introduced, informed that the Senate has nonconcurred in the amendments made by the House of Representatives to **SB 252, PN 1364**, and has appointed Senators HESS, LOEPER and MELLOW a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

MOTION INSISTING UPON AMENDMENTS

Mr. O'DONNELL moved that the House insist upon its amendments nonconcurred in by the Senate to SB 252, PN 1364, and that a committee of conference on the part of the House be appointed.

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

APPOINTMENT OF COMMITTEE OF CONFERENCE

The SPEAKER. The Chair appoints as a committee of conference on the part of the House on SB 252, PN 1364:
Messrs. COWELL, PIEVSKY and HAYES.
Ordered, That the clerk inform the Senate accordingly.

FILMING PERMISSION

The SPEAKER. For the information of the members, the Chair is granting to WPVI, channel 6, in the person of John Sanks, and to Nell McCormack, WITF, the privilege of videotaping on the floor of the House for the next 10 minutes. Both cameras are to the right of the Speaker in the far aisle.

SENATE MESSAGE

HOUSE BILLS CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, returned **HB 139, PN 2155; HB 222, PN 2112; HB 1086, PN 2219; HB 1299, PN 1628; HB 1302, PN 1505; HB 1323, PN 1531; HB 1450, PN 2195; HB 1529, PN 1790; and HB 1740, PN 2128,**

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

RULES SUSPENDED

The SPEAKER. The Chair recognizes, from Philadelphia, the majority leader, Mr. O'Donnell.

Mr. O'DONNELL. I move that rule 30 be suspended so that **HB 1687**, when it is returned from the Senate with amendments, goes directly to the calendar rather than to the Rules Committee.

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

SENATE MESSAGE

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The clerk of the Senate, being introduced, returned **HB 1687, PN 2322**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

BILL ON CONCURRENCE IN SENATE AMENDMENTS

The clerk of the Senate, being introduced, returned the following **HB 1687, PN 2322**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act appropriating and transferring amounts from the State Workmen's Insurance Fund to the Treasury Department.

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

The SPEAKER. It is moved by Representative O'Donnell, the majority leader, that the House nonconcur 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, those in favor will vote "yea"; those opposed, "nay."

The Speaker having determined that less than the majority required by the Constitution voted in the affirmative, the question was determined in the negative and the amendments were not concurred in.

Ordered, That the clerk inform the Senate accordingly.

SENATE MESSAGE

HOUSE AMENDMENTS NONCONCURRED IN BY SENATE

The clerk of the Senate, being introduced, informed that the Senate has nonconcurred in the amendments made by the

House of Representatives to **SB 253, PN 1342**, and has appointed Senators **HESS, RHOADES** and **REIBMAN** 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.

CONDOLENCE RESOLUTION ADOPTED

The **SPEAKER**. The Chair recognizes at this time, from York County, Representative **Bruce Smith**. The gentleman indicates that there is a condolence resolution to be considered by the House, and the condolence resolution is for a former member of this House.

Will the clerk read the condolence resolution.

The following resolution was read:

COMMONWEALTH OF PENNSYLVANIA THE HOUSE OF REPRESENTATIVES RESOLUTION

WHEREAS, **Stanley H. Gross** of Manchester, a former Pennsylvania State legislator, passed away April 5, 1989 at the age of sixty-three; and

WHEREAS, **Mr. Gross** served three terms in the House of Representatives, 92nd District, from 1957-58 and 1961-64. He also served as a state auditor from 1959-61. A graduate of the former York Junior College, he was a businessman and farmer. He served with the United States Merchant Marines during World War II; and

WHEREAS, **Mr. Gross** was a member of **James Danner Post 537, Veterans of Foreign Wars of Etters**, and **Christ Lutheran Church**. He served two terms as president of the **Northeastern School Board** and was a former chairman of the **Young Republicans Club of York County**. In addition, he was a past member of the **Legislative Council of the Pennsylvania State School Directors Association** and was appointed by Governor **Scranton** to serve on the **Potomac River Basin Commission** in Washington, D.C.; now therefore be it

RESOLVED, that the House of Representatives of the Commonwealth of Pennsylvania note with sadness the passing of **Stanley H. Gross**; extend heartfelt condolences to his daughter, **Barbara Gorman**; and sons, **George and Stanley S. Gross**; and be it further

RESOLVED, that a copy of this resolution be transmitted to the Family of **Stanley H. Gross**.

We hereby certify that the foregoing is an exact copy of a resolution introduced in the House of Representatives by the Honorable **Bruce Smith** and unanimously adopted by the House of Representatives on the 28th day of June 1989.

James J. Manderino
Speaker of the
House of Representatives
ATTEST:
John J. Zubeck
Chief Clerk of the
House of Representatives

On the question,

Will the House adopt the resolution?

The **SPEAKER**. Will members and all guests please stand.

(Members and all visitors stood.)

The **SPEAKER**. The resolution is unanimously adopted.

MARINES INTRODUCED

The **SPEAKER**. The Chair recognizes Representative **Broujos**, who has an introduction of some very distinguished guests. Representative **Broujos** is in the well of the House.

Mr. BROUJOS. Mr. Speaker, we are very honored tonight to have a special group with us. They have chosen to have their reunion here in Harrisburg. They come from all over the United States - Michigan, New York, Pennsylvania.

During the Korean war, the Chinese were in a position to attack south through the main line of resistance toward Seoul and there was a hill 229, and that hill had three outposts. Those three outposts had to be held in order to keep the Chinese from moving south to Seoul. One of them was outpost 3. Outpost 3 was held by Easy Company, 2d Battalion, 5th Marines. We have tonight members of that company. Among that company of distinguished men are two who have been singled out to represent them in a very special way.

There is Navy Cross winner **Arthur Barbosa**. He was the head of a machinegun section. When all but one of his section were wounded, he went from location to location getting ammunition. He set up his machinegun. He personally repelled with others three attacks on the position. He went about cheering the troops, keeping the morale up, and he was able to kill at least 12 and help repel the three attacks.

In addition, we have a Medal of Honor winner, which is a distinct honor for this chamber to have. His name is **Duane Dewey**, and I will read part of his citation:

When an enemy grenade landed close to his position while he and his assistant gunner were receiving medical attention for their wounds during a fierce night attack by numerically superior hostile forces, **Cpl. Dewey**, although suffering intense pain, immediately pulled the corpsman to the ground and, shouting a warning to the other marines...bravely smothered the deadly missile with his body, personally absorbing the full force of the explosion to save his comrades.... His indomitable courage, outstanding initiative, and valiant efforts...reflect the highest credit upon **Cpl. Dewey** and enhance the finest traditions of the U.S. Naval Service.

It is my honor to introduce to you and I ask you to welcome a very special group of marines - Easy Company, 2d Battalion, 5th Marines - on behalf of our marines in this House.

The **SPEAKER**. On behalf of the House, let me say how happy we are that you took these few minutes to be with us so close to Independence Day, and thank you, Representative **Broujos**, for bringing them to our attention.

BILL REREPORTED FROM COMMITTEE

SB 906, PN 1035

By Rep. **PIEVSKY**

An Act making an appropriation from the State Employees' Retirement Fund to provide for expenses of the State Employees' Retirement Board for the fiscal year July 1, 1989, to June 30, 1990, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1989.

APPROPRIATIONS.

CALENDAR CONTINUED

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **SB 472, PN 952**, entitled:

An Act providing for insurance benefits for cancer chemotherapy and cancer hormone treatments.

On the question,

Will the House agree to the bill on third consideration?

Mr. COLAFELLA offered the following amendments No. A2672:

Amend Title, page 1, lines 1 and 2, by striking out all of said lines and inserting

Amending the act of May 17, 1921 (P.L.682, No.284), entitled "An act relating to insurance; amending, revising, and consolidating the law providing for the incorporation of insurance companies, and the regulation, supervision, and protection of home and foreign insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and fire insurance rating bureaus, and the regulation and supervision of insurance carried by such companies, associations, and exchanges, including insurance carried by the State Workmen's Insurance Fund; providing penalties; and repealing existing laws," providing for requirements relating to minimum capital surplus for certain insurers; increasing capital requirements for certain insurance companies; authorizing stock insurers to establish more than one class or series of shares and to permit different voting rights according to the class of shares; and providing for insurance benefits for cancer chemotherapy and cancer hormone treatments.

Amend Bill, page 1, lines 5 through 17; page 2, lines 1 through 16, by striking out all of said lines on said pages and inserting

Section 1. Section 206(c) of the act of May 17, 1921 (P.L.682, No.284), known as The Insurance Company Law of 1921, amended July 9, 1976 (P.L.948, No.184), is amended to read:

Section 206. Minimum Capital Stock and Financial Requirements To Do Business.—***

(c) Stock casualty companies, organized under this act for any of the purposes of insurance mentioned in subdivision (c) of section two hundred and two (202) of this act, must have a paid up capital stock of not less than [one hundred thousand dollars (\$100,000); except (i) companies organized for the purpose of credit insurance, which must have a paid up capital stock of not less than two hundred thousand dollars (\$200,000); (ii) companies organized for the purposes mentioned in clause (11) subdivision (c) of section two hundred and two (202) of this act, which must have a paid up capital stock of not less than five hundred thousand dollars (\$500,000); (iii) companies organized for the purpose of workmen's compensation insurance as provided for in clause (14) subdivision (c) of section two hundred and two (202) of the act, which must have a paid up capital stock of not less than seven hundred fifty thousand dollars (\$750,000); and (iv) companies organized to guarantee the fidelity of persons and contracts of suretyship, which must have a paid up capital stock of at least two hundred and fifty thousand dollars (\$250,000)] seven hundred fifty thousand dollars (\$750,000). Stock casualty companies organized under this act may undertake two or more classes of insurance mentioned in subdivision (c) of section two hundred and two (202) of this act, by providing at least fifty thousand dollars (\$50,000) [additional] paid up capital stock for each [additional] class of insurance; except [in case credit or fidelity and

surety insurance is added to any other line or lines, in which case the additional] that the paid up capital stock for credit insurance shall be one hundred thousand dollars (\$100,000), and the [additional] paid up capital stock for fidelity and surety insurance shall be two hundred thousand dollars (\$200,000); and except that the paid up capital stock in the case of insurance for the purposes mentioned in clause (11) subdivision (c) of section two hundred and two (202) of this act [is added to any other line or lines, in which case the additional paid up capital stock] shall be five hundred thousand dollars (\$500,000) and except that the paid up capital stock in the case of workmen's compensation insurance as provided for in clause (14) subdivision (c) of section two hundred and two (202) of the act [is added to any other line or lines in which case the additional paid up capital stock] shall be seven hundred fifty thousand dollars (\$750,000). Any [such] stock casualty company [with a paid up capital stock of three hundred thousand dollars (\$300,000) may transact all of the] organized under this act to undertake two or more classes of insurance mentioned in subdivision (c) of section two hundred and two (202) of this act[, except credit, livestock, and fidelity and surety insurance, and except insurance for the purposes mentioned in clause (11) and except workmen's compensation insurance as provided for in clause (14) thereof;] must have a paid up capital stock equal to the greater of seven hundred fifty thousand dollars (\$750,000) or the sum total of the required capital paid up for each class of insurance for which the company is organized, and a company with a paid up capital stock of one million nine hundred fifty thousand dollars (\$1,950,000) may transact all of the classes of insurance mentioned in subdivision (c) of section two hundred and two (202) of this act. Every such company shall, in addition thereto, have a surplus paid in at least equal to fifty per centum (50%) of the [subscribed capital stock] required paid up capital.

Section 2. The act is amended by adding sections to read:

Section 206.1. Exclusion from Minimum Financial Requirements.—(a) A fire or casualty company seeking a certificate of authority to do business in Pennsylvania shall satisfy and continue to comply with the minimum capital and surplus requirements imposed by this act.

(b) An existing fire or casualty company with capital and surplus that satisfies the requirements imposed by this act shall comply and continue to comply with the requirements of this act.

(c) An existing fire or casualty company that has capital and surplus less than the minimum requirements imposed by this act shall be required to continue to comply with the minimum capital and surplus requirements imposed by this act as of January 1, 1989, and shall not be required to meet the minimum requirements of this act. However, an existing fire and casualty company must comply with the minimum capital and surplus requirements imposed by this act, if any of the following occurs:

(1) any change in charter powers expanding the lines of insurance the company is authorized to write, except for the limited purpose of issuing policies covering homeowners multiple peril, farmowners multiple peril, mobile homeowners multiple peril, personal liability and farmers personal liability;

(2) a merger or the acquisition of beneficial ownership of more than 10% of any class of such insurer's voting stock which requires a filing pursuant to section 337.6 of this act;

(3) a transaction under section 809 that results in a transfer of ownership, or acquisition of control of such insurer through purchase or assignment of a management contract; or

(4) a change in the majority of such insurer's board of directors as a result of a single event or series of related events.

Section 301.2. Classes of Shares.—Every stock insurance company shall have power to create and issue one or more classes of shares or one or more series of shares within any class thereof, any or all of which classes or series may have full, limited, multiple or fractional, or no voting rights, and such designations, pref-

erences, qualifications, privileges, limitations, options, conversion rights and other special rights as shall be stated in the articles or in the resolution or resolutions providing for the issue of such shares adopted by the board of directors pursuant to authority expressly vested in it by the articles. Except as otherwise provided by the articles, each share shall be in all respects equal to every other share. Different series of the same class of shares shall not be construed to constitute different classes of shares for the purpose of voting by classes under this act. Unless the articles or by-laws otherwise provide, the board of directors shall have the power, by resolution duly adopted, to issue from time to time, in whole or in part, the classes or series of shares authorized in the articles. The power to increase or decrease or otherwise adjust the stated capital of a stock insurance company, as in this act elsewhere provided, shall apply to all or any such classes of shares authorized by this section.

Section 3. Section 309 of the act is amended to read:

Section 309. Voting by Stockholders and Members; Proxies; Record of Votes.—In the choice of directors or trustees, and at all meetings of the company, each share of stock having voting rights in a stock company, and each member in a mutual company, shall be entitled to [one] vote: Provided, however, That, in the case of mutual companies, other than mutual life companies, each member shall be entitled to one vote or to a number of votes based upon the insurance in force, the number of policies held, or the amount of premiums paid; and in the case of mutual life companies, each member shall be entitled to one vote. Proxies may be authorized by written power of attorney. The record of the votes made by the secretary, which shall show whether the same were cast in person or by proxy, shall be evidence of all such elections.

Section 4. The act is amended by adding a section to read:

Section 631. Reimbursement for cancer therapy.—

(a) Whenever any individual or group health, sickness or accident insurance policy or subscriber contract or certificate issued by any entity subject to 40 Pa.C.S. Chs. 61 (relating to hospital plan corporations) and 63 (relating to professional health services plan corporations), this act, or the act of July 29, 1977 (P.L.105, No.38), known as the "Fraternal Benefit Society Code," providing hospital or medical-surgical coverage includes within their coverage benefits for cancer chemotherapy and cancer hormone treatments and services which have been approved by the United States Food and Drug Administration for general use in treatment of cancer, the covered individual shall be entitled to benefits for cancer chemotherapy and cancer hormone treatments, whether performed in a physician's office, in an outpatient department of a hospital, in a hospital as a hospital inpatient or in any other medically appropriate treatment setting.

(b) Nothing in this section shall serve to diminish the benefits of any insured or subscriber in effect on the effective date of this act, nor prevent the offering or acceptance of benefits which exceed the minimum benefits required by this section.

(c) This section shall apply to those insurance policies, subscriber contracts or certificates issued or entered into on or after the effective date of this section.

Section 5. This act shall take effect as follows:

(1) The amendments to sections 206(c) and 206.1 shall take effect in 60 days.

(2) Section 631 shall take effect in 120 days.

(3) The remainder of this act shall take effect immediately.

On the question,

Will the House agree to the amendments?

The SPEAKER. The Chair recognizes, from Beaver County, Representative Colafella.

Mr. COLAFELLA. Mr. Speaker, this amendment passed in bill form a few weeks ago. What it does is it permits stock insurance companies to issue various classes of stocks. In addition to that, the second part of the amendment is that new casualty insurance businesses coming into Pennsylvania must have \$750,000 in capital and \$350,000 in surplus because of a number of insolvent businesses that have been established in Pennsylvania and it has been very detrimental to the consumers of Pennsylvania.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS—200

Acosta	Dorr	Laughlin	Ritter
Adolph	Durham	Lee	Robbins
Allen	Evans	Leh	Robinson
Angstadt	Fairchild	Lescovitz	Roebuck
Argall	Fargo	Levdansky	Rudy
Barley	Farmer	Linton	Ryan
Battisto	Fee	Lloyd	Rybak
Belardi	Fleagle	Lucyk	Saloom
Belfanti	Flick	McCall	Saurman
Billow	Foster	McHale	Scheetz
Birmelin	Fox	McNally	Schuler
Bishop	Freeman	McVerry	Scrimenti
Black	Freind	Maiale	Semmel
Blaum	Gallen	Maine	Serafini
Bortner	Gamble	Markosek	Smith, B.
Bowley	Gannon	Marsico	Smith, S. H.
Boyes	Geist	Mayermik	Snyder, D. W.
Broujos	George	Melio	Snyder, G.
Bunt	Gigliotti	Merry	Staback
Burd	Gladeck	Michlovic	Stairs
Burns	Godshall	Micozzie	Steighner
Bush	Gruitza	Miller	Stish
Caltagirone	Gruppo	Moehlmann	Strittmatter
Cappabianca	Hagarty	Morris	Stuban
Carlson	Haluska	Mowery	Tangretti
Carn	Harper	Mrkonic	Taylor, E. Z.
Cawley	Hasay	Murphy	Taylor, F.
Cessar	Hayden	Nahill	Taylor, J.
Chadwick	Hayes	Nailor	Telek
Civera	Heckler	Noye	Thomas
Clark, B. D.	Herman	O'Brien	Tigue
Clark, D. F.	Hershey	O'Donnell	Trello
Clark, J. H.	Hess	Olasz	Trich
Clymer	Howlett	Oliver	Van Horne
Cohen	Hughes	Perzel	Veon
Colafella	Itkin	Pesci	Vroom
Colaizzo	Jackson	Petrarca	Wambach
Cole	Jadlowiec	Petrone	Wass
Cornell	James	Phillips	Weston
Corrigan	Jarolin	Piccola	Williams
Cowell	Johnson	Pievsky	Wilson
Coy	Josephs	Pistella	Wogan
DeLuca	Kaiser	Pitts	Wozniak
DeWeese	Kasunic	Pressmann	Wright, D. R.
Daley	Kenney	Preston	Wright, J. L.
Davies	Kondrich	Raymond	Wright, R. C.
Dempsey	Kosinski	Reber	Yandrisevits
Dietterick	Kukovich	Reinard	
Distler	LaGrotta	Richardson	Manderino,
Dombrowski	Langtry	Rieger	Speaker
Donatucci	Lashinger		

NAYS—0

NOT VOTING—1

Brandt

EXCUSED—2

Dininni

Letterman

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?

Mrs. RUDY offered the following amendments No. A2683:

Amend Title, page 1, lines 1 and 2, by striking out all of said lines and inserting

Amending the act of May 17, 1921 (P.L.682, No.284), entitled "An act relating to insurance; amending, revising, and consolidating the law providing for the incorporation of insurance companies, and the regulation, supervision, and protection of home and foreign insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and fire insurance rating bureaus, and the regulation and supervision of insurance carried by such companies, associations, and exchanges, including insurance carried by the State Workmen's Insurance Fund; providing penalties; and repealing existing laws," providing for insurance benefits for cancer chemotherapy and cancer hormone treatments and for mammographic examination.

Amend Bill, page 1, lines 5 through 17; page 2, lines 1 through 16, by striking out all of said lines on said pages and inserting

Section 1. The act of May 17, 1921 (P.L.682, No.284), known as The Insurance Company Law of 1921, is amended by adding sections to read:

Section 631. Reimbursement for Cancer Therapy.—

(a) Whenever any individual or group health, sickness or accident insurance policy or subscriber contract or certificate issued by any entity subject to 40 Pa.C.S. Chs. 61 (relating to hospital plan corporations) and 63 (relating to professional health services plan corporations), this act, or the act of July 29, 1977 (P.L.105, No.38), known as the "Fraternal Benefit Society Code," providing hospital or medical-surgical coverage includes within their coverage benefits for cancer chemotherapy and cancer hormone treatments and services which have been approved by the United States Food and Drug Administration for general use in treatment of cancer, the covered individual shall be entitled to benefits for cancer chemotherapy and cancer hormone treatments, whether performed in a physician's office, in an outpatient department of a hospital, in a hospital as a hospital inpatient or in any other medically appropriate treatment setting.

(b) Nothing in this section shall serve to diminish the benefits of any insured or subscriber in effect on the effective date of this act, nor prevent the offering or acceptance of benefits which exceed the minimum benefits required by this section.

(c) This section shall apply to those insurance policies, subscriber contracts or certificates issued or entered into on or after the effective date of this section.

Section 632. Coverage for Mammographic Examination.—All group health or sickness or accident insurance policies providing hospital or medical/surgical coverage and all group subscriber contracts or certificates issued by any entity subject to 40 Pa.C.S. Ch. 61 (relating to hospital plan corporations) or 63 (relating to professional health services plan corporations), this act, the act of December 29, 1972 (P.L.1701, No.364), known as the "Health Maintenance Organization Act," or the act of July 29, 1977 (P.L.105, No.38), known as the "Fraternal Benefit Society Code," providing hospital or medical/surgical coverage shall also provide coverage for mammographic examination. The minimum coverage required shall include all costs associated with

a mammogram every year for women 50 years of age or older and with any mammogram based on a physician's recommendation for women under 50 years of age. Nothing in this section shall be construed to require an insurer to cover the surgical procedure known as mastectomy or to prevent application of deductible or copayment provisions contained in the policy or plan.

Section 2. This act shall take effect as follows:

(1) Section 631 shall take effect in 120 days.

(2) The remainder of this act shall take effect immediately.

On the question,

Will the House agree to the amendments?

The SPEAKER. On amendment 2683, Representative Rudy from Centre is recognized.

Mrs. RUDY. Thank you, Mr. Speaker.

Mr. Speaker, all that my amendment does is amend into the Insurance Law of 1921 a provision that mandates that insurance companies pay for annual mammograms for women 50 and over and any mammograms for women under 50 based on a physician's recommendation.

This is the same measure that passed the House unanimously last week, and I ask for an affirmative vote.

The SPEAKER. The question is on the Rudy amendment. On that question, Representative Cole from Adams County is recognized.

Mr. COLE. Mr. Speaker, may I interrogate the maker of the amendment?

The SPEAKER. She indicates she will stand for interrogation. You may proceed.

Mr. COLE. Mr. Speaker, in your amendment is this the exact language that was sent over in your previous legislation to the Senate as it was amended in the Appropriations Committee word for word?

Mrs. RUDY. Yes; it is the exact language that was sent over to the Senate as was amended on the floor here word for word.

Mr. COLE. Thank you. Thank you, Mr. Speaker.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS—200

Acosta	Dorr	Laughlin	Ritter
Adolph	Durham	Lee	Robbins
Allen	Evans	Leh	Robinson
Angstadt	Fairchild	Lescovitz	Roebuck
Argall	Fargo	Levdansky	Rudy
Barley	Farmer	Linton	Ryan
Battisto	Fee	Lloyd	Rybak
Belardi	Fleagle	Lucyk	Saloom
Belfanti	Flick	McCall	Saurman
Birmelin	Foster	McHale	Scheetz
Bishop	Fox	McNally	Schuler
Black	Freeman	McVerry	Scrimenti
Blaum	Freind	Maiale	Semmel
Bortner	Gallen	Maine	Serafini
Bowley	Gamble	Markosek	Smith, B.
Boyes	Gannon	Marsico	Smith, S. H.
Brandt	Geist	Mayernik	Snyder, D. W.
Broujos	George	Melio	Snyder, G.
Bunt	Gigliotti	Merry	Staback
Burd	Gladeck	Michlovic	Stairs
Burns	Godshall	Micozzie	Steighner

Bush	Gruitza	Miller	Stish
Caltagirone	Gruppo	Moehlmann	Strittmatter
Cappabianca	Hagarty	Morris	Stuban
Carlson	Haluska	Mowery	Tangretti
Carn	Harper	Mrkonic	Taylor, E. Z.
Cawley	Hasay	Murphy	Taylor, F.
Cessar	Hayden	Nahill	Taylor, J.
Chadwick	Hayes	Nailor	Telek
Civera	Heckler	Noye	Thomas
Clark, B. D.	Herman	O'Brien	Tigue
Clark, D. F.	Hershey	O'Donnell	Trello
Clark, J. H.	Hess	Olasz	Trich
Clymer	Howlett	Oliver	Van Horne
Cohen	Hughes	Perzel	Veon
Colaella	Itkin	Pesci	Vroon
Colaizzo	Jackson	Petrarca	Wambach
Cole	Jadlowiec	Petrone	Wass
Cornell	James	Phillips	Weston
Corrigan	Jarolin	Piccola	Williams
Cowell	Johnson	Pievsky	Wilson
Coy	Josephs	Pistella	Wogan
DeLuca	Kaiser	Pitts	Wozniak
DeWeese	Kasunic	Pressmann	Wright, D. R.
Daley	Kenney	Preston	Wright, J. L.
Davies	Kondrich	Raymond	Wright, R. C.
Dempsey	Kosinski	Reber	Yandrisevits
Dietterick	Kukovich	Reinard	
Distler	LaGrotta	Richardson	Manderino,
Dombrowski	Langtry	Rieger	Speaker
Donatucci	Lashingner		

NAYS—0

NOT VOTING—1

Billow

EXCUSED—2

Dininni

Letterman

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

On the question recurring,

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

Bill as amended was agreed to.

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

The question is, shall the bill pass finally?

The gentleman from Adams County, Representative Cole, is recognized on final passage.

Mr. COLE. Thank you, Mr. Speaker.

Mr. Speaker, this is the chemotherapy bill to require insurance companies to pay for chemotherapy treatments in the privacy of an oncologist who treats it in the office.

This bill passed the House in three previous sessions, and I hope that everyone will support it to aid those cancer victims to have peace of mind when they are treated for cancer in the privacy of a doctor's office rather than going to a clinic where dozens of cancer victims sit in the same room and are treated for this disease. Thank you.

The SPEAKER. From Franklin County, Representative Coy is recognized.

Mr. COY. Thank you, Mr. Speaker.

Mr. Speaker, there are very few times around here that proper credit is given to individuals who have worked long

and hard on legislation. We are passing tonight a Senate bill, and that does not really matter which bill we are passing tonight, but what has to be said is that the previous speaker, Representative Cole from Adams County, is the one who brought this issue to this legislature three successive terms and we are finally passing it.

It should not go without recognition tonight that the gentleman from Adams County, through his personal experience and through his willingness to work on this issue, has brought this to the General Assembly and deserves not only credit but our salute for working on this issue which will have such a beneficial effect on so many Pennsylvanians to follow. Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring,

Shall the bill pass finally?

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

YEAS—201

Acosta	Donatucci	Lashingner	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colaella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker

Dombrowski Langtry Rieger
NAYS—0
NOT VOTING—0
EXCUSED—2

Dininni Letterman

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk return the same to the Senate with the information that the House has passed the same with amendment in which the concurrence of the Senate is requested.

* * *

The House proceeded to third consideration of **SB 790, PN 1127**, entitled:

An Act authorizing the Board of the Troy Borough Municipal Authority to transfer certain Project 70 lands in Troy Township, Bradford County, to the Department of Transportation for a highway project under certain conditions.

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	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkoncic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne

Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colafella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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.

BILL ON CONCURRENCE IN SENATE AMENDMENTS

The clerk of the Senate, being introduced, returned the following **HB 756, PN 2272**, 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 8, 1982 (P. L. 848, No. 235), known as the "Highway-Railroad and Highway Bridge Capital Budget Act for 1982-1983," adding or changing projects; providing for a timber bridge program; making an appropriation; and making a repeal.

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

The **SPEAKER**. It is moved by the gentleman from Philadelphia, Mr. O'Donnell, that the House concur in the amendments inserted by the Senate.

Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak

Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colafella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievskey	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

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.

ADDITIONS AND DELETIONS OF SPONSORS

The SPEAKER. The Speaker is in receipt of additions and deletions to House bills and resolutions, which will be filed with the clerk.

The following list was submitted:

ADDITIONS:

HB 54, Laughlin; HB 977, Leh; HB 1545, James; HB 1547, James; HB 1626, James; HB 1645, Telek; HB 1661, James; HB 1679, Bishop; HB 1700, Maine, James, Battisto, Cappabianca; HB 1718, James; HB 1724, James, Telek; HB 1729, James; HB 1734, Bishop; HB 1735, Bishop; HB 1741, Billow, Dorr; HB 1747, James; HB 1749, James; HB 1752, James; HB 1757, Telek;

HB 1760, James; HB 1765, James, Dorr; HB 1766, James, Dorr; HB 1772, Bishop; HB 1773, James; HB 1788, Flick, J. J. Taylor; HB 1789, J. J. Taylor, Flick; HB 1791, Bishop; HB 1799, Stairs; HB 1801, Morris, James, Robbins, Hasay, D. F. Clark; HB 1806, Blaum; HB 1807, Itkin; HB 1813, James; HR 40, Telek; HR 148, Bishop; HR 154, James; HR 160, Wozniak, Belardi; HR 161, Gannon, Belardi, E. Z. Taylor, Bunt, Robbins, Semmel, Trello, Burd, Kasunic; HR 167, Wozniak.

DELETIONS:

HB 1807, Gigliotti, Williams, Trello, Lescovitz.

BILLS SIGNED BY SPEAKER

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

HB 139, PN 2155

An Act amending the act of July 7, 1980 (P. L. 380, No. 97), known as the "Solid Waste Management Act," further providing for powers and duties of the department; and providing for the beneficial use or reclamation of municipal and residual waste.

HB 222, PN 2112

An Act authorizing and directing the Department of General Services and the General State Authority, with the approval of the Governor, to convey to Westmoreland County a tract of land situate in Hempfield Township, Westmoreland County.

HB 1086, PN 2219

An Act recognizing the Pennsylvania College of Technology as an affiliate of The Pennsylvania State University; granting to the Pennsylvania College of Technology the benefits and obligations of the status of The Pennsylvania State University as a State-related university and an instrumentality of the Commonwealth; providing for the powers, duties, rights and obligations of the college; and providing for the college to assume the functions of The Williamsport Area Community College.

HB 1299, PN 1628

An Act amending the act of October 28, 1966 (1st Sp. Sess., P. L. 55, No. 7), known as the "Goods and Services Installment Sales Act," further providing for rates, service charges, fees and contracts; requiring plain language; providing for retroactive application; and making repeals.

HB 1302, PN 1505

An Act amending the act of July 2, 1984 (P. L. 553, No. 110), known as the "Engineering School Equipment Act," further providing for acquisition and upgrading of equipment and for the expiration of the act.

HB 1323, PN 1531

An Act amending the act of July 2, 1984 (P. L. 520, No. 105), known as the "Business Infrastructure Development Act," further providing for conditions for grants and loans; and for the expiration of the act.

HB 1450, PN 2195

An Act establishing the Philadelphia Regional Port Authority and providing for its powers and duties.

HB 1529, PN 1790

An Act authorizing the Commonwealth to participate in the Great Lakes Protection Fund.

HB 1740, PN 2128

An Act providing for the capital budget for the fiscal year 1989-1990.

SB 283, PN 1328

An Act banning the sale and use of certain leaded materials in plumbing systems; requiring water suppliers to provide public notification relating to lead contamination in drinking water and imposing powers and duties on the Department of Environmental Resources in relation thereto; and providing penalties.

SB 1010, PN 1182

An Act amending the act of July 2, 1984 (P. L. 555, No. 111), entitled, as amended, "Small Business Incubators Act," extending the provisions relating to time limit on approvals.

COMMUNICATIONS FROM GOVERNOR**BILLS SIGNED BY GOVERNOR**

The Secretary to the Governor presented the following communications from His Excellency, the Governor:

APPROVAL OF HB's 210, 338, 506, 514, 570, and 571.

Commonwealth of Pennsylvania
Governor's Office
Harrisburg

June 29, 1989

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

I have the honor to inform you that I have this day approved and signed House Bill 210, Printer's No. 236, entitled "AN ACT designating the lake at Little Buffalo State Park, Perry County, as Holman Lake."

Robert P. Casey
Governor

Commonwealth of Pennsylvania
Governor's Office
Harrisburg

June 29, 1989

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

I have the honor to inform you that I have this day approved and signed House Bill 338, Printer's No. 373, entitled "AN ACT amending the act of May 21, 1931 (P.L. 149, No. 105), entitled, as amended, 'An act imposing a State tax, payable by those herein defined as distributors, on liquid fuels used or sold and delivered within the Commonwealth, which are practically, and commercially suitable for use in internal combustion engines for the generation of power; providing for the collection and lien of the tax, and the distribution and use of the proceeds thereof; requiring such distributors to secure permits, to file corporate surety bonds and reports, and to retain certain records; imposing duties on retail dealers, common carriers, county commissioners, and such distributors; providing for rewards; imposing certain costs on counties; conferring powers and imposing duties on certain State officers and departments; providing for refunds; imposing penalties; and making an appropriation,' further providing for acceptable security in lieu of surety bonds."

Robert P. Casey
Governor

Commonwealth of Pennsylvania
Governor's Office
Harrisburg

June 29, 1989

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

I have the honor to inform you that I have this day approved and signed House Bill 506, Printer's No. 839, entitled "AN ACT amending the act of April 28, 1961 (P.L. 111, No. 50), entitled 'An act providing for assistance to agencies promoting tourist travel and vacation business in Pennsylvania; authorizing the Department of Commerce to make grants and provide assistance to properly designated tourist promotion agencies; conferring powers and imposing duties on the governing bodies of certain political subdivisions,' further defining 'eligible costs' and 'regional tourist promotion AGENCY'; AND FURTHER PROVIDING FOR GRANTS."

Robert P. Casey
Governor

Commonwealth of Pennsylvania
Governor's Office
Harrisburg

June 29, 1989

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

I have the honor to inform you that I have this day approved and signed House Bill 514, Printer's No. 939, entitled "AN ACT authorizing the release of Project 500 restrictions imposed on certain land owned by the Township of Upper Dublin, Montgomery County in return for the imposition of Project 500 restrictions on certain other land owned by the Township of Upper Dublin, Montgomery County."

Robert P. Casey
Governor

Commonwealth of Pennsylvania
Governor's Office
Harrisburg

June 29, 1989

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

I have the honor to inform you that I have this day approved and signed House Bill 570, Printer's No. 1632, entitled "AN ACT amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, further providing for spousal privilege in evidence."

Robert P. Casey
Governor

Commonwealth of Pennsylvania
Governor's Office
Harrisburg

June 29, 1989

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

I have the honor to inform you that I have this day approved and signed House Bill 571, Printer's No. 1566, entitled "AN ACT designating February 16 of each year as 'Lithuanian Independence Day.'"

Robert P. Casey
Governor

BILL SIGNED BY SPEAKER

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

HB 756, PN 2272

An Act amending the act of December 8, 1982 (P. L. 848, No. 235), known as the "Highway-Railroad and Highway Bridge Capital Budget Act for 1982-1983," adding or changing projects; providing for a timber bridge program; making an appropriation; and making a repeal.

FILMING PERMISSION

The SPEAKER. The Speaker informs the House that permission has been given to Bill Martin to continue the still photography on the Republican side of the aisle that he was doing earlier in the day. Still photography will be done on the Republican side of the aisle with only Republican members involved. Permission is granted.

WELCOME

The SPEAKER. The Chair is happy to welcome to the hall of the House Miss Myra Hatcher, who is the daughter of Cindie Hatcher, secretary to Representative Ivan Itkin. She is the guest of Representative Ivan Itkin. She is in the front of the House as a guest page. Will she please stand.

**HOUSE BILL
INTRODUCED AND REFERRED**

No. 1861 By Representatives COWELL, BURNS, DOMBROWSKI, ROEBUCK, TRELLO, EVANS, KOSINSKI, FOX, LESCOVITZ, DALEY, YANDRISEVITS, BATTISTO, BORTNER, COLAFELLA, PISTELLA, WASS, E. Z. TAYLOR, LINTON, COY, STAIRS, KUKOVICH, MAYERNIK, OLASZ, GIGLIOTTI, LEVDANSKY, FREEMAN, MARKOSEK, McVERRY, FREIND, SCHULER, HERMAN, ITKIN, RICHARDSON, DeLUCA, STUBAN, THOMAS, MURPHY, McNALLY, MICHLOVIC, LAUGHLIN, STEIGHNER, ROBINSON, DAVIES, KAISER, McHALE, WILLIAMS, LaGROTTA, B. D. CLARK, COLE, RUDY, TIGUE, PETRONE and CAPPABIANCA

An Act providing for early intervention education and identification of preschool children who qualify.

Referred to Committee on EDUCATION, June 30, 1989.

VOTE CORRECTION

The SPEAKER. The gentleman from Cambria County, Representative Billow, is recognized.

Mr. BILLOW. Mr. Speaker, on amendment A2683 to SB 472, my button did not register, and I would like to be recorded in the affirmative, please.

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

Mrs. WESTON. Mr. Speaker, I would like to make a motion to suspend the rules. Mr. Speaker? Mr. Speaker?

The SPEAKER. The House will be at ease.

Mrs. WESTON. Mr. Speaker, it is a very important issue that should be discussed by the House, and I would like to make a motion to suspend the rules for the purposes of considering a resolution—

The SPEAKER. The House is at ease.

Mrs. WESTON. —on the automobile insurance crisis in Pennsylvania.

The SPEAKER. I do not want to turn microphones off, but the House is at ease. No one has been recognized.

Mrs. WESTON. I would like to be recognized for the purposes of making a motion.

The SPEAKER. Will the gentleman controlling the microphones turn them off until the House is called again to order.

**BILL ON CONCURRENCE
IN SENATE AMENDMENTS**

The clerk of the Senate, being introduced, returned the following **HB 1517, PN 2299**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act itemizing appropriations required from the Motor License Fund for the fiscal year July 1, 1989, to June 30, 1990, for the proper operation of the several departments of the Commonwealth and the Pennsylvania State Police authorized to spend Motor License Fund moneys.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Representative O'Donnell, the majority leader, moves that the vote be for nonconcurrence, that we nonconcur in the amendments inserted by the Senate. Those voting to concur will vote "aye"; those voting to nonconcur, as the motion of the majority leader asks, will vote "no."

On the question recurring,

Will the House concur in Senate amendments?

The SPEAKER. Agreeable to the provisions of the Constitution, those in favor will vote "yea"; those opposed, "nay."

The Speaker having determined that less than the majority required by the Constitution voted in the affirmative, the question was determined in the negative and the amendments were not concurred in.

Ordered, That the clerk inform the Senate accordingly.

SUPPLEMENTAL CALENDAR A

BILL ON THIRD CONSIDERATION

The House proceeded to third consideration of **SB 906, PN 1035**, entitled:

An Act making an appropriation from the State Employees' Retirement Fund to provide for expenses of the State Employees' Retirement Board for the fiscal year July 1, 1989, to June 30, 1990, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1989.

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—198

Acosta	Donatucci	Langtry	Ritter
Adolph	Dorr	Lashinger	Robbins
Angstadt	Durham	Laughlin	Robinson
Argall	Evans	Lee	Roebuck
Barley	Fairchild	Leh	Rudy
Battisto	Fargo	Lescovitz	Ryan
Belardi	Farmer	Levdansky	Rybak
Belfanti	Fee	Linton	Saloom
Billow	Fleagle	Lloyd	Saurman
Birmelin	Flick	Lucyk	Scheetz
Bishop	Foster	McCall	Schuler
Black	Fox	McHale	Scrimenti
Blaum	Freeman	McVerry	Semmel
Bortner	Freind	Maiale	Serafini
Bowley	Gallen	Maine	Smith, B.
Boyes	Gamble	Markosek	Smith, S. H.
Brandt	Gannon	Marsico	Snyder, D. W.
Broujos	Geist	Mayernik	Snyder, G.
Bunt	George	Melio	Staback
Burd	Gigliotti	Merry	Stairs
Burns	Gladeck	Michlovic	Steighner
Bush	Godshall	Micozzie	Stish
Caltagirone	Gruitza	Miller	Strittmatter
Cappabianca	Gruppo	Moehlmann	Stuban
Carlson	Hagarty	Morris	Tangretti
Carn	Haluska	Mowery	Taylor, E. Z.
Cawley	Harper	Mrkonic	Taylor, F.
Cessar	Hasay	Murphy	Taylor, J.
Chadwick	Hayden	Nahill	Telek
Civera	Hayes	Nailor	Thomas
Clark, B. D.	Heckler	Noye	Tigue
Clark, D. F.	Herman	O'Brien	Trello
Clark, J. H.	Hershey	O'Donnell	Trich
Clymer	Hess	Olasz	Van Horne
Cohen	Howlett	Oliver	Veon
Colaella	Hughes	Perzel	Vroon
Colaizzo	Itkin	Pesci	Wambach
Cole	Jackson	Petrarca	Wass
Cornell	Jadlowiec	Petrone	Weston
Corrigan	James	Phillips	Williams
Cowell	Jarolin	Piccola	Wilson
Coy	Johnson	Pievsky	Wogan
DeLuca	Josephs	Pistella	Wozniak
DeWeese	Kaiser	Pitts	Wright, D. R.
Daley	Kasunic	Pressmann	Wright, J. L.
Davies	Kenney	Raymond	Wright, R. C.
Dempsey	Kondrich	Reber	Yandrisevits
Dietterick	Kosinski	Reinard	
Distler	Kukovich	Richardson	Manderino,

Dombrowski	LaGrotta	Rieger	Speaker
NAYS—0			
NOT VOTING—3			
Allen	McNally	Preston	
EXCUSED—2			
Dininni	Letterman		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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 22, PN 2301**, 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 July 2, 1984 (P. L. 561, No. 112), known as the "Pennsylvania Conservation Corps Act," further providing for educational opportunities, ability assessments, and terms of employment for corpsmembers; for the wages of corpsmembers and crewleaders; for corpsmember exchanges, annual reports, coordination with Job Training Partnership Act, and local conservation corps incubators; for program funding; and for the expiration of the act.

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

The **SPEAKER**. Representative Lloyd from Somerset County moves that the House concur in the amendments inserted by the Senate, and the question recurs, will the House concur in the amendments inserted by the Senate?

On that question, Representative Wass from Indiana County is recognized.

Mr. WASS. Mr. Speaker, I wonder if Representative Lloyd would explain the amendments of the Senate to us, please.

The **SPEAKER**. The gentleman indicates that he will. He is in order.

Mr. LLOYD. Thank you, Mr. Speaker.

Mr. Speaker, this is the bill which continues the Pennsylvania Conservation Corps. Without this bill, the PCC will go out of existence at midnight.

The Senate made a number of changes in the bill. First, it authorized as an eligible project in cities of the first class projects designed to remove graffiti and other institutional vandalism.

Secondly, the Senate removed language which would have required that the PCC continue to be funded out of the PERF (Pennsylvania Economic Revitalization Fund) program, and it may be funded instead out of the General Fund.

In addition, when the bill left the House, for the cost of materials and sites for PCC projects done by local government, there was a requirement that no more than 50 percent

of that cost be borne by the State. The Senate changed that to say that the State could pay as much as 75 percent, which is current law.

In addition, and most importantly, when the bill left the House, the PCC would have been made a permanent program. Consistent with what is being done with all of the other economic development programs tonight, the Senate amended this legislation to continue the PCC for 2 more years instead of making it permanent.

Mr. WASS. Thank you.

The SPEAKER. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—200

Acosta	Dorr	Laughlin	Ritter
Adolph	Durham	Lee	Robbins
Allen	Evans	Leh	Robinson
Angstadt	Fairchild	Lescovitz	Roebuck
Argall	Fargo	Levdansky	Rudy
Barley	Farmer	Linton	Ryan
Battisto	Fee	Lloyd	Rybak
Belardi	Fleagle	Lucyk	Saloom
Belfanti	Flick	McCall	Saurman
Billow	Foster	McHale	Scheetz
Birmelin	Fox	McNally	Schuler
Bishop	Freeman	McVerry	Scrimenti
Black	Freind	Maiale	Semmel
Blaum	Gallen	Maine	Serafini
Bortner	Gamble	Markosek	Smith, B.
Bowley	Gannon	Marsico	Smith, S. H.
Boyes	Geist	Mayernik	Snyder, D. W.
Brandt	George	Melio	Snyder, G.
Broujos	Gigliotti	Merry	Staback
Bunt	Gladeck	Michlovic	Stairs
Burd	Godshall	Micozzie	Steighner
Burns	Gruitza	Miller	Stish
Bush	Gruppo	Moehlmann	Strittmatter
Caltagirone	Hagarty	Morris	Stuban
Cappabianca	Haluska	Mowery	Tangretti
Carlson	Harper	Mrkoncic	Taylor, E. Z.
Carn	Hasay	Murphy	Taylor, F.
Cawley	Hayden	Nahill	Taylor, J.
Cessar	Hayes	Nailor	Telek
Chadwick	Heckler	Noye	Thomas
Civera	Herman	O'Brien	Tigue
Clark, B. D.	Hershey	O'Donnell	Trello
Clark, J. H.	Hess	Olasz	Trich
Clymer	Howlett	Oliver	Van Horne
Cohen	Hughes	Perzel	Veon
Colaella	Itkin	Pesci	Vroon
Colaizzo	Jackson	Petrarca	Wambach
Cole	Jadlowiec	Petrone	Wass
Cornell	James	Phillips	Weston
Corrigan	Jarolin	Piccola	Williams
Cowell	Johnson	Pievsky	Wilson
Coy	Josephs	Pistella	Wogan
DeLuca	Kaiser	Pitts	Wozniak
DeWeese	Kasunic	Pressmann	Wright, D. R.
Daley	Kenney	Preston	Wright, J. L.
Davies	Kondrich	Raymond	Wright, R. C.
Dempsey	Kosinski	Reber	Yandrisevits
Dietterick	Kukovich	Reinard	
Distler	LaGrotta	Richardson	Manderino,
Dombrowski	Langtry	Rieger	Speaker
Donatucci	Lashingier		

NAYS—0

NOT VOTING—1

Clark, D. F.

EXCUSED—2

Dininni

Letterman

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 52, PN 2259**, 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 January 24, 1966 (1965 P. L. 1535, No. 537), known as the "Pennsylvania Sewage Facilities Act," further providing for the Advisory Committee; further providing for the approval of certain plans, for permits, for the powers and duties of local agencies, the certification board, the Environmental Quality Board and the department; and reestablishing the State Board for Certification of Sewage Enforcement Officers pursuant to the Sunset Act.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Representative George from Clearfield County is recognized.

Mr. GEORGE. Mr. Speaker, this bill continues the State Board for Certification—

The SPEAKER. Representative George moves that the House do concur in the amendments inserted by the Senate, and the question recurs, will the House concur in the amendments inserted by the Senate?

On that question, Representative George from Clearfield County is recognized.

Mr. GEORGE. Mr. Speaker, the Senate added a definition for "residential subdivision plan," and there was also a re-statement of the 10-acre exemption for onlot sewage systems that has been replaced by a provision stating that a local agency may require a permit for an onlot system on a tract of 10 acres or more. And it took out the section that would require the Joint Air and Water Pollution Control Committee to report its findings of rural residence systems 3 years from the effective date of this act.

I recommend that we approve this bill.

The SPEAKER. The Chair recognizes Representative Hasay from Luzerne County.

Mr. HASAY. Thank you, Mr. Speaker.

Mr. Speaker, I urge this side of the aisle to concur with the Senate amendments on HB 52. Thank you.

The SPEAKER. From Crawford County, Representative Merry is recognized.

Mr. MERRY. Mr. Speaker, I concur with Representative Hasay and Representative George. We should accept the amendments to HB 52. While this bill when it left the House

had provisions for environmental controls on 10-acre exemptions, they have instead substituted a grandfathering clause, which is a small step forward.

I agree that we should concur with this bill at this present time.

The SPEAKER. Those voting "aye" will vote to concur; those voting "nay" will vote to nonconcur.

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayerlik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Mochlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colafella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni

Letterman

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 1293, PN 2302**, 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 July 2, 1984 (P. L. 568, No. 113), known as the "Employee-Ownership Assistance Program Act," defining employee-owned enterprises; regulating technical assistance, financial assistance and program administration; further providing for the final date for approvals; and making repeals.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. The gentleman from Allegheny, Mr. Michlovic, moves that this House concur in the amendments inserted by the Senate, and the question recurs, will the House concur in the amendments inserted by the Senate?

On the question of concurrence, Representative Hayes is recognized.

Mr. HAYES. Thank you, Mr. Speaker.

This bill, HB 1293, was the subject of extensive debate just a few legislative days ago. As the Representatives will recall, Mr. Speaker, the measure pertains to feasibility studies with regard to the possibility of employee ownership of Pennsylvania-based corporations.

At the time the House of Representatives first considered this bill, there was language in the bill which indicated that these studies, these plans, could move forward even if the business owner, corporation ownership, was not in agreement with such a proposal at the outset. The Senate has placed an amendment in the bill which strikes that what I believe to be ill-advised language, and I respectfully suggest that we concur in Senate amendments.

The SPEAKER. The motion is to concur in Senate amendments. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—200

Acosta	Donatucci	Lashinger	Rieger
Adolph	Dorr	Laughlin	Ritter
Allen	Durham	Lee	Robbins
Angstadt	Evans	Leh	Robinson
Argall	Fairchild	Lescovitz	Roebuck
Barley	Fargo	Levdansky	Rudy
Battisto	Farmer	Linton	Ryan
Belardi	Fee	Lloyd	Rybak
Belfanti	Fleagle	Lucyk	Saloom
Billow	Flick	McCall	Saurman
Birmelin	Foster	McHale	Scheetz

Bishop	Fox	McNally	Schuler
Black	Freeman	McVerry	Scrimenti
Blaum	Freind	Maiale	Semmel
Bortner	Gallen	Maine	Serafini
Bowley	Gamble	Markosek	Smith, B.
Boyes	Gannon	Marsico	Smith, S. H.
Brandt	Geist	Mayernik	Snyder, D. W.
Broujos	George	Melio	Snyder, G.
Bunt	Gigliotti	Merry	Staback
Burd	Gladeck	Michlovic	Stairs
Burns	Godshall	Micozzie	Steighner
Bush	Gruitza	Miller	Stish
Caltagirone	Gruppo	Moehlmann	Strittmatter
Cappabianca	Hagarty	Morris	Suban
Carlson	Haluska	Mowery	Tangretti
Carn	Harper	Mrkonc	Taylor, E. Z.
Cawley	Hasay	Murphy	Taylor, F.
Cessar	Hayden	Nahill	Taylor, J.
Chadwick	Hayes	Nailor	Telek
Civera	Heckler	Noye	Thomas
Clark, B. D.	Herman	O'Brien	Tigue
Clark, D. F.	Hershey	O'Donnell	Trello
Clark, J. H.	Hess	Olasz	Trich
Clymer	Howlett	Oliver	Van Horne
Cohen	Hughes	Perzel	Veon
Colafella	Itkin	Pesci	Vroon
Colaizzo	Jackson	Petrarca	Wambach
Cole	Jadlowiec	Petrone	Wass
Cornell	James	Phillips	Weston
Corrigan	Jarolin	Piccola	Williams
Cowell	Johnson	Pievsky	Wilson
Coy	Josephs	Pistella	Wogan
DeLuca	Kaiser	Pitts	Wozniak
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry		

NAYS—0

NOT VOTING—1

Wright, D. R.

EXCUSED—2

Dininni Letterman

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 1392, PN 2138**, 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 July 10, 1986 (P. L. 1263, No. 116), known as the "Community Services Act," further providing for community action agencies and the board, for funding eligibility for block grants, for apportionment of appropriations, and for monitoring and remedies for block grant contracts; and extending the sunset provision.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Representative Wambach from Dauphin County moves that the House concur in the amendments inserted by the Senate, and the question recurs, will the House concur in the amendments inserted by the Senate?

On that question, Representative Wambach from Dauphin County is recognized.

Mr. WAMBACH. Thank you, Mr. Speaker.

Mr. Speaker, I just wanted to explain the Senate amendments, which I feel are redundant to the extent that what they do is they say that no community action agency shall receive less than \$150,000. Obviously there is a hold harmless for community action agencies for \$150,000. We, in the original bill that was drafted, on page 5, line 7, indicated that a minimum funding level would be set at \$150,000.

Although we feel the amendment is redundant, we ask for concurrence by this House. Thank you, Mr. Speaker.

LETTER SUBMITTED FOR THE RECORD

The SPEAKER. On the question of concurrence, from Allegheny County, Representative Pistella is recognized.

Mr. PISTELLA. Thank you, Mr. Speaker.

Mr. Speaker, I rise to urge concurrence in the Senate amendments to HB 1392.

On June 5, 1989, I had offered an amendment which this House saw fit to adopt. I would like to take this opportunity to insert into the record a letter that further clarifies the reference to the funds that are contained in that amendment to indicate the legislative intent of that amendment at this time.

The SPEAKER. The remarks may be submitted for the record.

Mr. PISTELLA submitted the following letter for the Legislative Journal:

House of Representatives
Commonwealth of Pennsylvania
Harrisburg

June 30, 1989

Honorable Robert W. O'Donnell
Majority Leader
House of Representatives
Room 110 Main Capitol Building
Harrisburg, Pennsylvania 17120-0028

Dear Representative O'Donnell:

I am writing to encourage concurrence in Senate Amendments to House Bill 1392.

House Bill 1392 amends and extends the Community Services Act, the authorization for which would sunset today, June 30, 1989, without this legislation.

I wish to further clarify the funds referred to in amendments prepared on my behalf and subsequently adopted on the floor of the House. [Section 6 (a) (7) (i) and (ii)]. The Federal funds are Community Services Block Grant (CSBG) funds which are annually appropriated to the Commonwealth of Pennsylvania and administered by the Department of Community Affairs.

No State funds are currently available for distribution under the provisions of the Community Services Act. However, potential State funds would be any future appropriation by the Commonwealth that would be distributed to community action agencies under the provisions of this Act.

Your continued support for the service providers tending to the needs of the less fortunate in the communities throughout the Commonwealth is greatly appreciated.

Sincerely,
Frank J. Pistella, Member
21st Legislative District

The SPEAKER. The motion is to concur. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Suban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colaella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Richardson	Manderino,
Distler	LaGrotta	Rieger	Speaker
Dombrowski	Langtry		

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

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 1694, PN 2226**, 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 15, 1986 (P. L. 1585, No. 174), known as the "Private Licensed Schools Act," creating a special fund to serve as repository for license fees authorized by the act.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. The gentleman from Allegheny County, Representative Cowell, moves that this House concur in the amendments inserted by the Senate.

The question recurs, will the House concur in the amendments inserted by the Senate? On that question, Representative Cowell is recognized.

Mr. COWELL. Thank you, Mr. Speaker.

Mr. Speaker, the issue addressed in HB 1694 is the disposition of moneys collected under the provisions of the Private Licensed Schools Act.

The bill as it was originally introduced would have created a separate and new Private Licensed Schools Fund in the Department of Revenue. The Senate amendments have struck that language and instead would have a restricted revenue account created in the Department of Education for the receipt of the funds in question.

I would urge that we concur in the amendments inserted by the Senate.

The SPEAKER. The question is on concurrence. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel

Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colafella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

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.

SUPPLEMENTAL CALENDAR B

BILLS ON CONCURRENCE
IN SENATE AMENDMENTS

The clerk of the Senate, being introduced, returned the following **HB 537, PN 2142**, 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 from a restricted revenue account within the General Fund and from Federal augmentation funds to the Pennsylvania Public Utility Commission, the Office of Consumer Advocate and the Office of Small Business Advocate; and providing for the initial assessment for the Office of Small Business Advocate.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Representative Pievsky from Philadelphia County moves that the House concur in the amendments inserted by the Senate, and the question recurs, will the House concur in the amendments inserted by the Senate?

Those voting to concur in the amendments inserted by the Senate will vote "aye"; those voting to nonconcur will vote "no."

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—200

Acosta	Donatucci	Laughlin	Ritter
Adolph	Dorr	Lee	Robbins
Allen	Durham	Leh	Robinson
Angstadt	Evans	Lescovitz	Roebuck
Argall	Fairchild	Levdansky	Rudy
Barley	Fargo	Linton	Ryan
Battisto	Farmer	Lloyd	Rybak
Belardi	Fee	Lucyk	Saloom
Belfanti	Fleagle	McCall	Saurman
Billow	Flick	McHale	Scheetz
Birmelin	Foster	McNally	Schuler
Bishop	Fox	McVerry	Scrimenti
Black	Freeman	Maiale	Semmel
Blaum	Freind	Maine	Serafini
Bortner	Gallen	Markosek	Smith, B.
Bowley	Gamble	Marsico	Smith, S. H.
Boyes	Gannon	Mayernik	Snyder, D. W.
Brandt	Geist	Melio	Snyder, G.
Broujos	George	Merry	Staback
Bunt	Gigliotti	Michlovic	Stairs
Burd	Gladeck	Micozzie	Steighner
Burns	Godshall	Miller	Stish
Bush	Gruitza	Moehlmann	Strittmatter
Caltagirone	Gruppo	Morris	Stuban
Cappabianca	Hagarty	Mowery	Tangretti
Carlson	Haluska	Mrkonic	Taylor, E. Z.
Carn	Harper	Murphy	Taylor, F.
Cawley	Hasay	Nahill	Taylor, J.
Cessar	Hayden	Nailor	Telek
Chadwick	Hayes	Noye	Thomas
Civera	Heckler	O'Brien	Tigue
Clark, B. D.	Herman	O'Donnell	Trello
Clark, D. F.	Hershey	Olasz	Trich
Clark, J. H.	Hess	Oliver	Van Horne
Clymer	Howlett	Perzel	Veon
Cohen	Itkin	Pesci	Vroon
Colafella	Jackson	Petrarca	Wambach
Colaizzo	Jadlowiec	Petrone	Wass
Cole	James	Phillips	Weston
Cornell	Jarolin	Piccola	Williams
Corrigan	Johnson	Pievsky	Wilson
Cowell	Josephs	Pistella	Wogan
Coy	Kaiser	Pitts	Wozniak
DeLuca	Kasunic	Pressmann	Wright, D. R.
DeWeese	Kenney	Preston	Wright, J. L.
Daley	Kondrich	Raymond	Wright, R. C.
Davies	Kosinski	Reber	Yandrisevits
Dempsey	Kukovich	Reinard	
Dietterick	LaGrotta	Richardson	Manderino,
Distler	Langtry	Rieger	Speaker
Dombrowski	Lashinger		

NAYS—0

NOT VOTING—1

Hughes

EXCUSED—2

Dininni Letterman

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 1197, PN 2263**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act reestablishing the State Athletic Commission; providing for an Executive Director and a Medical Advisory Board; permitting and regulating boxing contests and exhibitions; requiring licenses and permits; providing for the granting, suspension and revocation of licenses and permits issued by the State Athletic Commission; preserving the rights of existing licensees and permittees; prescribing penalties, fines, forfeitures and misdemeanors; requiring bonds and insurance; providing for rules and regulations; imposing a tax on certain receipts; establishing a restricted revenue account for receipts; and making an appropriation.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Representative Linton from Philadelphia County moves that this House concur in the amendments inserted by the Senate, and the question recurs, will the House concur in the amendments?

Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdanskyy	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayerik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.

Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colafella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

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

Ordered, That the clerk inform the Senate accordingly.

WELCOME

The SPEAKER. The Speaker is happy to welcome to the hall of the House this evening a Philadelphia schoolteacher, a guest of Representative Harold James. She is Sharon Avent. She is in the balcony. Will she please stand.

BILLS SIGNED BY SPEAKER

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

HB 22, PN 2301

An Act amending the act of July 2, 1984 (P. L. 561, No. 112), known as the "Pennsylvania Conservation Corps Act," further providing for educational opportunities, ability assessments, and terms of employment for corpsmembers; for the wages of corpsmembers and crewleaders; for corpsmember exchanges, annual reports, coordination with Job Training Partnership Act, and local conservation corps incubators; for program funding; and for the expiration of the act.

HB 52, PN 2259

An Act amending the act of January 24, 1966 (1965 P. L. 1535, No. 537), known as the "Pennsylvania Sewage Facilities Act," further providing for the Advisory Committee; further providing for the approval of certain plans, for permits, for the powers and duties of local agencies, the certification board, the Environmental Quality Board and the department; and reestablishing the State Board for Certification of Sewage Enforcement Officers pursuant to the Sunset Act.

HB 537, PN 2142

An Act making appropriations from a restricted revenue account within the General Fund and from Federal augmentation funds to the Pennsylvania Public Utility Commission, the Office of Consumer Advocate and the Office of Small Business Advocate; and providing for the initial assessment for the Office of Small Business Advocate.

HB 1197, PN 2263

An Act reestablishing the State Athletic Commission; providing for an Executive Director and a Medical Advisory Board; permitting and regulating boxing contests and exhibitions; requiring licenses and permits; providing for the granting, suspension and revocation of licenses and permits issued by the State Athletic Commission; preserving the rights of existing licensees and permittees; prescribing penalties, fines, forfeitures and misdemeanors; requiring bonds and insurance; providing for rules and regulations; imposing a tax on certain receipts; establishing a restricted revenue account for receipts; and making an appropriation.

HB 1293, PN 2302

An Act amending the act of July 2, 1984 (P. L. 568, No. 113), known as the "Employee-Ownership Assistance Program Act," defining employee-owned enterprises; regulating technical assistance, financial assistance and program administration; further providing for the final date for approvals; and making repeals.

HB 1392, PN 2138

An Act amending the act of July 10, 1986 (P. L. 1263, No. 116), known as the "Community Services Act," further providing for community action agencies and the board, for funding eligibility for block grants, for apportionment of appropriations, and for monitoring and remedies for block grant contracts; and extending the sunset provision.

HB 1694, PN 2226

An Act amending the act of December 15, 1986 (P. L. 1585, No. 174), known as the "Private Licensed Schools Act," creating a special fund to serve as repository for license fees authorized by the act.

SUPPLEMENTAL CALENDAR A CONTINUED

**BILL ON CONCURRENCE
IN SENATE AMENDMENTS
TO HOUSE AMENDMENTS**

The clerk of the Senate, being introduced, returned the following **SB 280, PN 1412**, with information that the Senate has concurred in the amendments made by the House by amending said amendments in which the concurrence of the House of Representatives is requested:

An Act providing for the regulation of storage tanks and tank facilities; imposing additional powers and duties on the Department of Environmental Resources and the Environmental Quality Board; and making an appropriation.

On the question,

Will the House concur in Senate amendments to House amendments?

The SPEAKER. The gentleman, Mr. George, from Clearfield County moves that the House concur in the amendments

inserted by the Senate to House amendments, and the question recurs, will the House concur in those amendments?

On that question, Representative George is recognized.

Mr. GEORGE. Mr. Speaker, there were two technical amendments placed in in the Senate, and there was a change narrowly defined in the statement that threatens public health or the environment.

Otherwise, this bill is like we had sent it over to the Senate, and we urge its concurrence.

The SPEAKER. From Luzerne County, Representative Hasay is recognized.

Mr. HASAY. Thank you, Mr. Speaker.

I also urge concurrence in Senate amendments. Thank you.

The SPEAKER. The motion is to concur. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

On the question recurring,

Will the House concur in Senate amendments to House amendments?

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

YEAS—200

Acosta	Dorr	Laughlin	Ritter
Adolph	Durham	Lee	Robbins
Allen	Evans	Leh	Robinson
Angstadt	Fairchild	Lescovitz	Roebuck
Argall	Fargo	Levdansky	Rudy
Barley	Farmer	Linton	Ryan
Battisto	Fee	Lloyd	Rybak
Belardi	Fleagle	Lucyk	Saloom
Belfanti	Flick	McCall	Saurman
Billow	Foster	McHale	Scheetz
Birmelin	Fox	McNally	Schuler
Bishop	Freeman	McVerry	Scrimenti
Black	Freind	Maiale	Semmel
Blaum	Gallen	Maine	Serafini
Bortner	Gamble	Markosek	Smith, B.
Boyes	Gannon	Marsico	Smith, S. H.
Brandt	Geist	Mayermik	Snyder, D. W.
Broujos	George	Melio	Snyder, G.
Bunt	Gigliotti	Merry	Staback
Burd	Gladeck	Michlovic	Stairs
Burns	Godshall	Micozzie	Steighner
Bush	Gruitza	Miller	Stish
Caltagirone	Gruppo	Moehlmann	Strittmatter
Cappabianca	Hagarty	Morris	Suban
Carlson	Haluska	Mowery	Tangretti
Carn	Harper	Mrkoncic	Taylor, E. Z.
Cawley	Hasay	Murphy	Taylor, F.
Cessar	Hayden	Nahill	Taylor, J.
Chadwick	Hayes	Nailor	Telek
Civera	Heckler	Noye	Thomas
Clark, B. D.	Herman	O'Brien	Tigue
Clark, D. F.	Hershey	O'Donnell	Trello
Clark, J. H.	Hess	Olasz	Trich
Clymer	Howlett	Oliver	Van Horne
Cohen	Hughes	Perzel	Veon
Colaella	Itkin	Pesci	Vroon
Colaizzo	Jackson	Petrarca	Wambach
Cole	Jadlowiec	Petrone	Wass
Cornell	James	Phillips	Weston
Corrigan	Jarolin	Piccola	Williams
Cowell	Johnson	Pievsky	Wilson
Coy	Josephs	Pistella	Wogan
DeLuca	Kaiser	Pitts	Wozniak
DeWeese	Kasunic	Pressmann	Wright, D. R.
Daley	Kenney	Preston	Wright, J. L.
Davies	Kondrich	Raymond	Wright, R. C.

Dempsey	Kosinski	Reber	Yandrisevits
Dietterick	Kukovich	Reinard	
Distler	LaGrotta	Richardson	Manderino,
Dombrowski	Langtry	Rieger	Speaker
Donatucci	Lashinger		

NAYS—1

Bowley

NOT VOTING—0

EXCUSED—2

Dininni

Letterman

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

Ordered, That the clerk inform the Senate accordingly.

RULES SUSPENDED

The SPEAKER. The Chair recognizes the gentleman from Northampton, Representative Freeman.

Mr. FREEMAN. Mr. Speaker, I move that rule 15 of this House be suspended so that business may be conducted beyond 11 p.m. this evening.

On the question,

Will the House agree to the motion?

Motion was agreed to.

CONFERENCE COMMITTEE APPOINTMENT

The SPEAKER. The Chair announces for the information of the members that the conferees appointed on SB 253 have been altered. Representative Sam Hayes, originally appointed by the Speaker this afternoon, has withdrawn from the committee of conference, and Ed Burns, Representative, is being placed on the Conference Committee on SB 253.

VOTE CORRECTION

The SPEAKER. The Chair recognizes the gentleman from Schuylkill, Mr. Allen.

Mr. ALLEN. Mr. Speaker, I was not recorded on final passage of SB 906, and I would like to be recorded in the affirmative.

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

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 31, PN 2317**, and has appointed Senators LOEPER, TILGHMAN and FUMO a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representa-

tives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

MOTION INSISTING UPON NONCONCURRENCE IN SENATE AMENDMENTS

Mr. LLOYD moved that the House insist upon its nonconcurrency in Senate amendments to HB 31, PN 2317, and that a committee of conference on the part of the House be appointed.

On the question,

Will the House agree to the motion?

Motion was agreed to.

APPOINTMENT OF COMMITTEE OF CONFERENCE

The SPEAKER. The Chair appoints as a committee of conference on the part of the House on HB 31, PN 2317:

Messrs. O'DONNELL, PIEVSKY and RYAN.

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 1687, PN 2322**, and has appointed Senators LOEPER, TILGHMAN and BODACK a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

MOTION INSISTING UPON NONCONCURRENCE IN SENATE AMENDMENTS

Mr. PIEVSKY moved that the House insist upon its nonconcurrency in Senate amendments to HB 1687, PN 2322, and that a committee of conference on the part of the House be appointed.

On the question,

Will the House agree to the motion?

Motion was agreed to.

APPOINTMENT OF COMMITTEE OF CONFERENCE

The SPEAKER. The Chair appoints as a committee of conference on the part of the House on HB 1687, PN 2322:

Messrs. O'DONNELL, PIEVSKY and PITTS.

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 285, PN 2319**, and has appointed Senators LOEPER, TILGHMAN and FUMO a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

MOTION INSISTING UPON NONCONCURRENCE
IN SENATE AMENDMENTS

Mr. TRELLO moved that the House insist upon its non-concurrence in Senate amendments to HB 285, PN 2319, and that a committee of conference on the part of the House be appointed.

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

APPOINTMENT OF
COMMITTEE OF CONFERENCE

The SPEAKER. The Chair appoints as a committee of conference on the part of the House on HB 285, PN 2319: Messrs. O'DONNELL, PIEVSKY and RYAN.
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 1020, PN 2320**, and has appointed Senators LOEPER, TILGHMAN and BODACK a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

MOTION INSISTING UPON NONCONCURRENCE
IN SENATE AMENDMENTS

Mr. ITKIN moved that the House insist upon its nonconcurrency in Senate amendments to HB 1020, PN 2320, and that a committee of conference on the part of the House be appointed.

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

APPOINTMENT OF
COMMITTEE OF CONFERENCE

The SPEAKER. The Chair appoints as a committee of conference on the part of the House on HB 1020, PN 2320: Messrs. O'DONNELL, PIEVSKY and PITTS.
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 1373, PN 2321**, and has appointed Senators LOEPER, TILGHMAN and FUMO a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

MOTION INSISTING UPON NONCONCURRENCE
IN SENATE AMENDMENTS

Mr. PRESTON moved that the House insist upon its non-concurrence in Senate amendments to HB 1373, PN 2321, and that a committee of conference on the part of the House be appointed.

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

APPOINTMENT OF
COMMITTEE OF CONFERENCE

The SPEAKER. The Chair appoints as a committee of conference on the part of the House on HB 1373, PN 2321: Messrs. O'DONNELL, PIEVSKY and RYAN.
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 1517, PN 2299**, and has appointed Senators LOEPER, TILGHMAN and FUMO a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

MOTION INSISTING UPON NONCONCURRENCE
IN SENATE AMENDMENTS

Mr. PIEVSKY moved that the House insist upon its non-concurrence in Senate amendments to HB 1517, PN 2299, and

that a committee of conference on the part of the House be appointed.

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

APPOINTMENT OF COMMITTEE OF CONFERENCE

The SPEAKER. The Chair appoints as a committee of conference on the part of the House on HB 1517, PN 2299:

Messrs. O'DONNELL, PIEVSKY and PITTS.
Ordered, That the clerk inform the Senate accordingly.

CONFERENCE COMMITTEE MEETING

The SPEAKER. The Chair recognizes the majority leader, Representative O'Donnell.

Mr. O'DONNELL. Thank you, Mr. Speaker.

I would like to call a conference committee meeting on HB 1517, HB 1687, HB 31, HB 285, HB 1373, and HB 1020. The conference committee meeting will be at 11:15 in the Senate majority caucus room. I would also like to inform the House that a conference committee will be meeting on SB 252 and SB 910 at the same time and the same place. Thank you.

RULES SUSPENDED

The SPEAKER. The Chair recognizes the majority leader.

Mr. O'DONNELL. Mr. Speaker, I move that the rules of the House be suspended, specifically rule 30 of the House, so that when HB 1429 is returned to the House, it will go directly to the calendar rather than to the Rules Committee.

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

SENATE MESSAGE

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The clerk of the Senate, being introduced, returned **HB 1429, PN 2354**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

RECESS

The SPEAKER. The House of Representatives is about to go into a recess for a period of 53 minutes, until 12 midnight. We are in recess until midnight.

RECESS EXTENDED

The time of recess was extended until 12:30 a.m.

AFTER RECESS

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

REPORT OF COMMITTEE OF CONFERENCE PRESENTED

Mr. O'DONNELL presented the Report of the Committee of Conference on **HB 31, PN 2361**.

REPORT OF COMMITTEE OF CONFERENCE PRESENTED

Mr. O'DONNELL presented the Report of the Committee of Conference on **HB 285, PN 2365**.

REPORT OF COMMITTEE OF CONFERENCE PRESENTED

Mr. O'DONNELL presented the Report of the Committee of Conference on **HB 1373, PN 2363**.

REPORT OF COMMITTEE OF CONFERENCE PRESENTED

Mr. O'DONNELL presented the Report of the Committee of Conference on **HB 1687, PN 2364**.

REPORT OF COMMITTEE OF CONFERENCE PRESENTED

Mr. O'DONNELL presented the Report of the Committee of Conference on **HB 1020, PN 2362**.

REPORT OF COMMITTEE OF CONFERENCE PRESENTED

Mr. O'DONNELL presented the Report of the Committee of Conference on **SB 910, PN 1415**.

REPORT OF COMMITTEE OF CONFERENCE PRESENTED

Mr. O'DONNELL presented the Report of the Committee of Conference on **HB 1517, PN 2360**.

SENATE MESSAGE

HOUSE BILL CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, returned **HB 110, PN 180**, 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 110, PN 180

An Act amending the act of July 2, 1984 (P. L. 545, No. 109), known as the "Capital Loan Fund Act," further providing for loans to agricultural processors.

SB 280, PN 1412

An Act providing for the regulation of storage tanks and tank facilities; imposing additional powers and duties on the Department of Environmental Resources and the Environmental Quality Board; and making an appropriation.

SUPPLEMENTAL CALENDAR C**REPORTS OF COMMITTEES
OF CONFERENCE CONSIDERED**

Mr. LLOYD called up for consideration the following Report of the Committee of Conference on **HB 31, PN 2361**, entitled:

An Act amending the act of April 9, 1929 (P. L. 343, No. 176), known as "The Fiscal Code," requiring the Board of Finance and Revenue to issue written opinions to accompany its decisions; and providing for shares tax appeals.

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—200

Acosta	Donatucci	Lashinger	Rieger
Adolph	Dorr	Laughlin	Ritter
Allen	Durham	Lee	Robbins
Angstadt	Evans	Leh	Robinson
Argall	Fairchild	Lescovitz	Roebuck
Barley	Fargo	Levdansky	Rudy
Battisto	Farmer	Linton	Ryan
Belardi	Fee	Lloyd	Rybak
Belfanti	Fleagle	Lucyk	Saloom
Billow	Flick	McCall	Saurman
Birmelin	Foster	McHale	Scheetz
Bishop	Fox	McNally	Schuler
Black	Freeman	McVerry	Scrimenti
Blaum	Freind	Maiale	Semmel
Bortner	Gallen	Maine	Serafini
Bowley	Gamble	Markosek	Smith, B.
Boyes	Gannon	Marsico	Smith, S. H.
Brandt	Geist	Mayernik	Snyder, D. W.
Broujos	George	Melio	Snyder, G.
Bunt	Gigliotti	Merry	Staback
Burd	Gladeck	Michlovic	Stairs
Burns	Godshall	Micozzie	Steighner
Bush	Gruitza	Miller	Stish
Caltagirone	Gruppo	Moehlmann	Strittmatter
Cappabianca	Hagarty	Morris	Suban
Carlson	Haluska	Mowery	Tangretti
Carn	Harper	Mrkonie	Taylor, E. Z.
Cawley	Hasay	Murphy	Taylor, F.
Cessar	Hayden	Nahill	Taylor, J.
Chadwick	Hayes	Nailor	Telek
Civera	Heckler	Noye	Thomas
Clark, B. D.	Herman	O'Brien	Tigue
Clark, D. F.	Hershey	O'Donnell	Trello

Clark, J. H.	Hess	Olasz	Trich
Clymer	Howlett	Oliver	Van Horne
Cohen	Hughes	Perzel	Veon
Colaella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry		

NAYS—0**NOT VOTING—1**

Vroon

EXCUSED—2

Dininni

Letterman

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. TRELLO called up for consideration the following Report of the Committee of Conference on **HB 285, PN 2365**, entitled:

An Act amending the act of March 4, 1971 (P. L. 6, No. 2), known as the "Tax Reform Code of 1971," providing for imposition of the bank shares tax; ascertaining values; requiring reports; imposing an alternative bank share tax; imposing the title insurance and trust companies shares tax; ascertaining values; imposing an alternative title insurance and trust companies shares tax; excluding certain transactions from the realty transfer tax; delaying the reduction of mutual thrift institution tax; and making repeals.

On the question,

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

MOTION TO SUSPEND RULES

The SPEAKER. The gentleman from Berks County, Mr. Gallen, is recognized. For what purpose does the gentleman rise?

Mr. GALLEN. Mr. Speaker, to speak on the conference report.

The SPEAKER. On the conference report, the gentleman is in order.

Mr. GALLEN. Mr. Speaker, if I went to John Wanamaker's to buy a \$300 suit and the suit did not fit me and I took it back, and even though I paid cash, they would not give me my money back; they say, go to Boscov's and get your money back, because the Governor and the leadership of the

legislature says that is who is going to pay your money back, I think that would be patently unfair to Boscov's.

Mr. Speaker, we are being extremely unfair to the thrift institutions of this State, and this business has experienced some tremendous economic pressures brought on by many things, including those things not of their own fault. Mr. Speaker, I think it would have been better had we imposed a 2-cent cigarette tax than try to extract money from these institutions which are seriously hurting right now. Mr. Speaker, I think that this punishment is too great, and therefore, Mr. Speaker, I would like to amend this bill by taking them out of it, and I move to suspend the rules in order that I can offer an amendment.

MOTION RULED OUT OF ORDER

The SPEAKER. The gentleman from Berks County, Mr. Gallen, has asked that the rules of the House be suspended so that he might amend the conference report, and the Chair declares that the gentleman is out of order and reads from Mason's Manual, section 770, "Conference Committees," subsection 2, in part: "Under no condition, including suspension of the rules, may the house alter or amend the report of the committee, but must adopt or refuse to adopt the report in the form submitted." The gentleman is out of order.

POINT OF ORDER

Mr. GALLEN. Mr. Speaker, point of order.

The SPEAKER. State your point.

Mr. GALLEN. Mr. Speaker, in the past we have done exactly this.

The SPEAKER. I do not believe we have ever amended a conference report. The gentleman is out of order.

RULING OF CHAIR APPEALED

Mr. GALLEN. Mr. Speaker, I challenge the ruling of the Chair.

The SPEAKER. The gentleman has appealed the ruling of the Chair. The question is whether or not the ruling of the Chair shall be sustained. When an appeal is taken, the Speaker will state the question.

Shall the decision of the Chair stand as the judgment of the House? Those in favor of sustaining the Chair's decision will vote "aye"; those opposed to the Chair's decision will vote "no."

On the question,

Will the House sustain the ruling of the Chair?

The SPEAKER. The gentleman, Mr. Ryan, is in order on the question.

Mr. RYAN. Mr. Speaker, I reluctantly oppose the motion of my colleague from my caucus. I happen to agree, as a former Speaker, with the ruling of this Speaker, and I feel constrained to say so.

On the question recurring,

Will the House sustain the ruling of the Chair?

The following roll call was recorded:

YEAS—144

Acosta	Daley	LaGrotta	Richardson
Adolph	Dempsey	Laughlin	Rieger
Allen	Dietterick	Lee	Ritter
Argall	Dombrowski	Lescovitz	Robinson
Barley	Donatucci	Levdansky	Roebuck
Battisto	Dorr	Linton	Rudy
Belardi	Durham	Lloyd	Ryan
Belfanti	Evans	Lucyk	Rybak
Billow	Fairchild	McCall	Saloom
Bishop	Fargo	McHale	Saurman
Black	Farmer	McNally	Scheetz
Blaum	Fee	McVerry	Scrimenti
Bortner	Fleagle	Maiale	Staback
Bowley	Foster	Maine	Steighner
Brandt	Freeman	Markosek	Stish
Broujos	Gamble	Mayermik	Strittmatter
Burd	George	Melio	Stuban
Burns	Gigliotti	Michlovic	Tangretti
Bush	Gruitza	Morris	Taylor, F.
Caltagirone	Gruppo	Murphy	Taylor, J.
Cappabianca	Haluska	Nailor	Telek
Carlson	Harper	O'Donnell	Thomas
Carn	Hasay	Olasz	Tigue
Cawley	Hayden	Oliver	Trello
Cessar	Hayes	Pesci	Trich
Civera	Herman	Petrarca	Van Horne
Clark, B. D.	Howlett	Petrone	Veon
Clymer	Hughes	Phillips	Wambach
Cohen	Itkin	Piccola	Williams
Colaella	James	Pievsky	Wozniak
Colaizzo	Jarolin	Pistella	Wright, D. R.
Cole	Josephs	Pitts	Wright, R. C.
Corrigan	Kaiser	Pressmann	Yandrisevits
Cowell	Kasunic	Preston	
Coy	Kondrich	Raymond	Manderino,
DeLuca	Kosinski	Reinard	Speaker
DeWeese	Kukovich		

NAYS—56

Angstadt	Gannon	Leh	Semmel
Birmelin	Geist	Marsico	Serafini
Boyes	Gladeck	Merry	Smith, B.
Bunt	Godshall	Micozzie	Smith, S. H.
Chadwick	Hagarty	Miller	Snyder, D. W.
Clark, D. F.	Heckler	Moehlmann	Snyder, G.
Clark, J. H.	Hershey	Mowery	Stairs
Cornell	Hess	Nahill	Taylor, E. Z.
Davies	Jackson	Noye	Vroon
Distler	Jadlowiec	O'Brien	Wass
Flick	Johnson	Perzel	Weston
Fox	Kenney	Reber	Wilson
Freind	Langtry	Robbins	Wogan
Gallen	Lashinger	Schuler	Wright, J. L.

NOT VOTING—1

Mrkonich

EXCUSED—2

Dininni

Letterman

The majority having voted in the affirmative, the question was determined in the affirmative and the ruling of the Chair was sustained.

POINT OF ORDER

Mr. BROUJOS. Mr. Speaker, point of order.

The SPEAKER. The gentleman from Cumberland, Mr. Broujos, is recognized on a point of order.

Mr. BROUJOS. Mr. Speaker, I would like a copy—and I think the others would like a copy—of HB 285. I do not have it, and I do not intend to vote on any bill tonight unless I have a copy.

The SPEAKER. There are copies available.

BILL PASSED OVER TEMPORARILY

The SPEAKER. We will go over HB 285 temporarily until the members all have copies of the bill.

* * *

Mr. PRESTON called up for consideration the following Report of the Committee of Conference on **HB 1373, PN 2363**, entitled:

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 employment incentive payments; imposing new bank tax credits; providing for limitations and procedures; and requiring reports and evaluations.

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon

Colaella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

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 1687, PN 2364**, entitled:

An Act appropriating and transferring amounts from the State Workmen's Insurance Fund to the Treasury Department.

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—104

Adolph	Evans	Levdansky	Rieger
Battisto	Fargo	Linton	Robinson
Belardi	Fee	Lloyd	Roebuck
Belfanti	Fleagle	Lucyk	Ryan
Billow	Foster	McCall	Rybak
Bishop	Fox	McHale	Saurman
Blaum	Gamble	McNally	Scrimenti
Bortner	Gigliotti	Maiale	Staback
Bunt	Gruitza	Maine	Steighner
Caltagirone	Hagarty	Melio	Stish
Cappabianca	Haluska	Michlovic	Stuban
Carn	Harper	Morris	Taylor, F.
Cessar	Hasay	Mrkonic	Taylor, J.
Civera	Hayden	Murphy	Thomas
Cohen	Hayes	Nahill	Tigue
Colaella	Hess	Noye	Trello
Colaizzo	Itkin	O'Donnell	Trich
Cole	Jadlowiec	Oliver	Van Horne
Corrigan	James	Perzel	Veon
Cowell	Jarolin	Pesci	Weston
DeLuca	Johnson	Petrone	Williams
DeWeese	Josephs	Pievsky	Wright, R. C.
Daley	Kosinski	Pistella	Yandrisevits
Davies	Kukovich	Pitts	
Distler	LaGrotta	Preston	Manderino,
Dombrowski	Laughlin	Raymond	Speaker
Donatucci	Lescovitz		

NAYS—93

Acosta	Dorr	Lashinger	Robbins
Allen	Durham	Lee	Rudy
Angstadt	Fairchild	Leh	Saloom
Argall	Farmer	McVerry	Scheetz
Barley	Flick	Markosek	Schuler
Birmelin	Freeman	Marsico	Semmel
Black	Freind	Mayernik	Serafini
Bowley	Gallen	Merry	Smith, B.
Boyes	Gannon	Micozzie	Smith, S. H.
Brandt	Geist	Miller	Snyder, D. W.
Broujos	George	Moehlmann	Snyder, G.
Burd	Gladeck	Mowery	Stairs
Burns	Godshall	Nailor	Strittmatter
Bush	Gruppo	O'Brien	Tangretti
Carlson	Heckler	Olasz	Taylor, E. Z.
Cawley	Herman	Petrarca	Telek
Chadwick	Hershey	Phillips	Vroon
Clark, B. D.	Howlett	Piccola	Wambach
Clark, D. F.	Jackson	Pressmann	Wass
Clark, J. H.	Kasunic	Reber	Wilson
Clymer	Kenney	Reinard	Wogan
Cornell	Kondrich	Richardson	Wozniak
Dempsey	Langtry	Ritter	Wright, J. L.
Dietterick			

NOT VOTING—4

Coy Hughes Kaiser Wright, D. R.

EXCUSED—2

Dininni Letterman

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. ITKIN called up for consideration the following Report of the Committee of Conference on **HB 1020, PN 2362**, entitled:

An Act amending the act of December 5, 1936 (2nd Sp. Sess., 1937 P. L. 2897, No. 1), known as the "Unemployment Compensation Law," making an appropriation of certain interest 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—172

Acosta	Distler	Kondrich	Reinard
Adolph	Dombrowski	Kosinski	Richardson
Allen	Donatucci	Kukovich	Rieger
Argall	Dorr	LaGrotta	Robbins
Battisto	Durham	Lashinger	Robinson
Belardi	Evans	Laughlin	Roebuck
Belfanti	Fairchild	Lescovitz	Ryan
Billow	Fargo	Levdansky	Rybak
Bishop	Farmer	Linton	Saloom
Black	Fee	Lloyd	Saurman
Blaum	Fleagle	Lucyk	Scheetz
Bortner	Foster	McCall	Scrimenti
Bowley	Fox	McHale	Semmel
Broujos	Freind	McNally	Smith, B.
Bunt	Gallen	Maiale	Snyder, D. W.
Burd	Gamble	Maine	Staback

Burns	Gannon	Markosek	Stairs
Bush	Geist	Mayernik	Steighner
Caltagirone	George	Melio	Stish
Cappabianca	Gigliotti	Merry	Stuban
Carlson	Gladeck	Michlovic	Tangretti
Carn	Gruitza	Micozzie	Taylor, F.
Cawley	Gruppo	Moehlmann	Taylor, J.
Cessar	Hagarty	Morris	Telek
Chadwick	Haluska	Mrkoncic	Thomas
Civera	Harper	Murphy	Tigue
Clark, B. D.	Hasay	Nahill	Trello
Clark, D. F.	Hayden	Noye	Trich
Clark, J. H.	Hayes	O'Brien	Van Horne
Clymer	Heckler	O'Donnell	Veon
Cohen	Herman	Olasz	Vroon
Colafella	Hershey	Oliver	Wambach
Colaizzo	Hess	Perzel	Wass
Cole	Howlett	Pesci	Weston
Cornell	Hughes	Petrarca	Williams
Corrigan	Itkin	Petrone	Wilson
Cowell	Jackson	Phillips	Wogan
Coy	Jadlowiec	Pievsky	Wright, D. R.
DeLuca	James	Pistella	Wright, R. C.
DeWeese	Jarolin	Pitts	Yandrisevits
Daley	Johnson	Preston	
Davies	Josephs	Raymond	Manderino,
Dempsey	Kaiser	Reber	Speaker
Dietterick	Kasunic		

NAYS—29

Angstadt	Kenney	Mowery	Serafini
Barley	Langtry	Nailor	Smith, S. H.
Birmelin	Lee	Piccola	Snyder, G.
Boyes	Leh	Pressmann	Strittmatter
Brandt	McVerry	Ritter	Taylor, E. Z.
Flick	Marsico	Rudy	Wozniak
Freeman	Miller	Schuler	Wright, J. L.
Godshall			

NOT VOTING—0

EXCUSED—2

Dininni Letterman

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.

BILL ON CONCURRENCE IN SENATE AMENDMENTS

The clerk of the Senate, being introduced, returned the following **HB 1429, PN 2354**, 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 increased fees and additional fees for the Department of Labor and Industry; further providing for the reestablishment, administration and operation of the State Planning Board; and further providing for no-bid contracts and for certain purchases in the open market by increasing the cost of such purchases; and providing for special State duty for the Pennsylvania National Guard and the pay for enlisted personnel performing Federally funded duty.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. On that question, the majority whip, the gentleman from Greene County, Representative DeWeese, moves that this House concur in the amendments inserted by the Senate, and the question recurs, will the House concur in the amendments inserted by the Senate?

The gentleman, Mr. Snyder, from York County is recognized on concurrence in Senate amendments.

Mr. G. M. SNYDER. Thank you, Mr. Speaker.

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

The SPEAKER. The gentleman indicates he will.

Mr. G. M. SNYDER. Thank you, Mr. Speaker.

If possible, would you please give me a brief summary of the contents of this legislation?

Mr. DeWEESE. Would the gentleman indicate whether the National Guard aspect of the bill is—

The SPEAKER. The only question before the House is the amendments of the Senate.

Mr. DeWEESE. That was one of the amendments, Mr. Speaker.

There were two areas of emendation, one being the National Guard issue and the other were some technical aspects of the original bill dealing with the OSHA (Occupational Safety and Health Administration) and the boilermaker fees. Which area would you like to look at, Mr. Speaker?

Mr. G. M. SNYDER. If you could briefly explain both of them for me, I would appreciate that.

Mr. DeWEESE. Mr. Speaker, the initial amendments dealing with the National Guard are the package that Mr. Broujos and others are aware of and that allow for National Guard personnel within the Commonwealth to be involved in the antidrug effort throughout the State.

The other areas are comparatively technical, and I can go over them one by one, if you wish.

Mr. G. M. SNYDER. If you can do it briefly and in summary, I would appreciate that.

Mr. DeWEESE. The State Planning Board has been relocated in the Governor's Office, and that is reflected on page 4, line 18 and line 19.

Mr. Speaker, it also takes the State Planning Board out of PennDOT's 12-year plan process.

Those would be the three major areas of change that the Senate injected into the measure.

Mr. G. M. SNYDER. Thank you, Mr. Speaker.

The SPEAKER. The minority whip, Mr. Hayes, is recognized.

Mr. HAYES. Thank you, Mr. Speaker.

I would like to amplify upon the—

The SPEAKER. You are in order.

Mr. HAYES. Thank you, Mr. Speaker.

I would like to amplify upon the comments made by the gentleman, Mr. DeWeese, with regard to the National Guard and drug interdiction operations. This House of Representatives previously passed similar legislation, and I would like to

underline the fact that participation on the part of one of our Pennsylvania National Guardsmen would be voluntary and not mandatory. It is a very important principle which we should try to preserve in this legislation. So participation on the part of our National Guardsmen here in Pennsylvania with regard to drug interdiction operations would be voluntary.

Also, there is a provision dealing with special State service that will allow enlisted personnel to be paid just as is the case with officer personnel when they are ordered to special State duty.

So those two provisions are also very important and are part of the amendments coming back to us from the Senate.

The SPEAKER. The Chair thanks the gentleman.

The motion is to concur. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—195

Acosta	Donatucci	Lashinger	Rieger
Adolph	Dorr	Laughlin	Ritter
Allen	Durham	Lee	Robbins
Angstadt	Evans	Leh	Robinson
Argall	Fairchild	Lescovitz	Roebuck
Barley	Fargo	Levdansky	Rudy
Battisto	Farmer	Linton	Ryan
Belardi	Fee	Lloyd	Rybak
Belfanti	Fleagle	Lucyk	Saloom
Billow	Flick	McCall	Saurman
Birmelin	Foster	McHale	Scheetz
Bishop	Fox	McNally	Schuler
Black	Freeman	McVerry	Scrimenti
Blaum	Freind	Maiale	Semmel
Bortner	Gallen	Maine	Serafini
Bowley	Gamble	Markosek	Smith, B.
Boyes	Gannon	Marsico	Smith, S. H.
Broujos	Geist	Mayernik	Snyder, G.
Bunt	George	Melio	Staback
Burd	Gigliotti	Merry	Stairs
Burns	Gladeck	Michlovic	Steighner
Bush	Gruitza	Micozzie	Stish
Caltagirone	Gruppo	Miller	Stuban
Cappabianca	Hagarty	Moehlmann	Tangretti
Carlson	Haluska	Morris	Taylor, E. Z.
Carn	Harper	Mowery	Taylor, F.
Cawley	Hasay	Mrkonic	Taylor, J.
Cessar	Hayden	Murphy	Telek
Chadwick	Hayes	Nahill	Thomas
Civera	Heckler	Nailor	Tigue
Clark, B. D.	Herman	Noye	Trello
Clark, D. F.	Hershey	O'Brien	Trich
Clark, J. H.	Hess	O'Donnell	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colaella	Jackson	Pesci	Wambach
Colaizzo	Jadlowiec	Petrarca	Wass
Cole	James	Petrone	Weston
Cornell	Jarolin	Phillips	Williams
Corrigan	Johnson	Piccola	Wilson
Cowell	Josephs	Pievsky	Wogan
Coy	Kaiser	Pistella	Wozniak
DeLuca	Kasunic	Pitts	Wright, D. R.
DeWeese	Kenney	Pressmann	Wright, J. L.
Daley	Kondrich	Preston	Wright, R. C.
Davies	Kosinski	Raymond	Yandrisevits
Dempsey	Kukovich	Reber	

Dietterick	LaGrotta	Reinard	Manderino,
Distler	Langtry	Richardson	Speaker
Dombrowski			

NAYS—4

Itkin	Olasz	Snyder, D. W.	Strittmatter
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NOT VOTING—2

Brandt	Godshall
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EXCUSED—2

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

Ordered, That the clerk inform the Senate accordingly.

CONSIDERATION OF HB 285 CONTINUED MOTION TO RECOMMIT

The SPEAKER. The gentleman from Berks County, Representative Gallen, is recognized.

Mr. GALLEN. Mr. Speaker, because I am so concerned about the beleaguered thrift institutions in this Commonwealth, I would now like to move, Mr. Speaker, that this conference committee report be remanded to the conference committee or recommitted, if you will, so that it can be divided and the thrift institutions can be taken out. I so move, Mr. Speaker.

The SPEAKER. The gentleman from Berks, Mr. Gallen, moves that the conference report be remanded to the conference committee.

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

The SPEAKER. The motion is a proper motion. We are checking to see whether it is debatable.

Is there a request for recognition on debate? If not, the leaders are certainly able to debate it.

The majority leader, Representative O'Donnell, is recognized.

Mr. O'DONNELL. Thank you, Mr. Speaker.

This motion is in the nature— A parliamentary inquiry, Mr. Speaker.

The SPEAKER. Yes. This motion is to remand to the conference committee.

Mr. O'DONNELL. I understand.

Mr. Speaker, in view of the hour and the amount of work that has been put into this bill and the fact that this is the almost final result on the budget, I would urge the members to reject this motion.

The SPEAKER. The minority leader, Matthew Ryan, is recognized.

Mr. RYAN. Mr. Speaker, I am not going to get into that part of it, because I feel funny in that the gentleman, Mr. Gallen, is a member of my caucus. I am simply going to say, however, that this bill is absolutely probably the critical piece of the budget process. It contains approximately \$695 million

in revenue. Without it, it will be impossible to pass a budget this year perhaps. Except when things get critical, when things get tight, what will probably happen, if I call on my experiences, is you will end up with a general appropriations bill cut down by the Governor and you will have no appropriations for any of the nonpreferreds. I think that it is a serious mistake. I believe it is at this late date bordering on irresponsible to jeopardize the budget.

Now, there are any number of reasons why I could understand doing some of this, but I think at this hour and at this time, we had better think very carefully about what we are doing on this vote.

The SPEAKER. On the question of remanding, from Berks County, Representative Gallen is recognized.

Mr. GALLEN. Mr. Speaker, I understand that. You know, the rank-and-file members of both caucuses have been kind of cut out of this budget debate more than usual. Mr. Speaker, I think this is so critical to this industry, and we are talking about less or approximately two-tenths of 1 percent of all the spending, and this tax could have a devastating effect on an industry that is hurting right now. I think it would profit us to send it back to conference, come out with a 2-cent cigarette tax or something and make up the hole in the budget, if indeed that is necessary, or let the Governor blue-line and come back and resolve the problem later. But I think it is critical to this industry that we do not do this to them.

Also, Mr. Speaker, I think it is admitted by the conferees, if we would speak to them individually, that this tax is extremely unfair on some of these businesses. Some of them are going to pay the tax; others will not. Some of those who got the refunds will not pay the tax. Some of those who did not get the refunds will pay the tax, and it is patently unfair to this industry to do this to them and it is a terrible thing because we are running into a budget deadline and never had a chance to address this situation before that we are going to take this action.

So, Mr. Speaker, I would hope the members will vote for my motion.

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

The following roll call was recorded:

YEAS—94

Adolph	Fairchild	Langtry	Ritter
Allen	Fleagle	Lashinger	Robbins
Angstadt	Flick	Leh	Scrimenti
Argall	Fox	Lescovitz	Semmel
Barley	Freind	McCall	Serafini
Belfanti	Gallen	McVerry	Smith, B.
Birmelin	Gamble	Marsico	Smith, S. H.
Black	Gannon	Mayermik	Snyder, D. W.
Bowley	Geist	Merry	Snyder, G.
Boyes	Gladeck	Micozzie	Stairs
Burns	Godshall	Miller	Strittmatter
Bush	Gruppo	Moehlmann	Taylor, E. Z.
Carlson	Hagarty	Mowery	Taylor, J.
Cawley	Haluska	Mrkonic	Telek
Chadwick	Heckler	Nailor	Trello
Civera	Hess	O'Brien	Van Horne
Clark, B. D.	Howlett	Olasz	Wass
Clark, D. F.	Jackson	Petrone	Weston
Clark, J. H.	Jadlowiec	Pressmann	Wilson

Colaizzo	Kaiser	Preston	Wogan
Cornell	Kenney	Raymond	Wozniak
Davies	Kondrich	Reber	Wright, J. L.
Dempsey	Kosinski	Reinard	Yandrisevits
Dorr	LaGrotta		

NAYS—105

Acosta	Donatucci	Levdansky	Roebuck
Battisto	Durham	Linton	Rudy
Belardi	Evans	Lloyd	Ryan
Billow	Fargo	Lucyk	Rybak
Bishop	Farmer	McHale	Saloom
Blaum	Fee	McNally	Saurman
Bortner	Foster	Maiale	Scheetz
Brandt	Freeman	Maine	Schuler
Broujos	George	Markosek	Staback
Bunt	Gigliotti	Melio	Steighner
Burd	Gruitza	Michlovic	Stish
Caltagirone	Harper	Morris	Stuban
Cappabianca	Hasay	Murphy	Tangretti
Carn	Hayden	Noye	Taylor, F.
Cessar	Hayes	O'Donnell	Thomas
Clymer	Herman	Oliver	Tigue
Colafella	Hershey	Perzel	Trich
Cole	Hughes	Pesci	Veon
Corrigan	Itkin	Petrarca	Vroon
Cowell	James	Phillips	Wambach
Coy	Jarolin	Piccola	Williams
DeLuca	Johnson	Pievsky	Wright, D. R.
DeWeese	Josephs	Pistella	Wright, R. C.
Daley	Kasunic	Pitts	
Dietterick	Kukovich	Richardson	Manderino,
Distler	Laughlin	Rieger	Speaker
Dombrowski	Lee	Robinson	

NOT VOTING—2

Cohen Nahill

EXCUSED—2

Dininni Letterman

The question was determined in the negative, and the motion was not agreed to.

On the question recurring,

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

The SPEAKER. Does the gentleman, Mr. Trello, from Allegheny County seek recognition?

Mr. TRELLO. Yes, Mr. Speaker.

The SPEAKER. You are recognized.

Mr. TRELLO. Thank you.

I am not getting up to support or oppose this bill, but you know, as the prime sponsor of the bill that I have been trying to get passed for several sessions now, this conservancy bill, I resent the fact that as prime sponsor of the bill and chairman of that committee, I was not appointed to the conference committee, and even further than that, I was not even aware of what was being amended into it, and I think that is unfair. I realize that we have problems here in solving the budget, and I think a famous speaker down in Washington said that if the majority party cannot get their legislation passed, then the country is in trouble. Well, if we do not get this budget passed, I am sure the State is in trouble.

But I just want it a matter of record that I resent the fact, being a prime sponsor of a very good piece of legislation, and

then you put a tax bill into that legislation. And I personally agree with my colleague across the hall that it is a very unfair tax to that industry, and several of them in my district are struggling and having problems to stay alive right now.

Thank you for giving me the time.

The SPEAKER. The question is, will the House adopt the conference report? Those voting in favor of the conference report will vote "aye"; those opposed, "no."

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—104

Barley	Distler	Linton	Ritter
Battisto	Dombrowski	Lloyd	Robbins
Belardi	Donatucci	Lucyk	Roebuck
Billow	Evans	McCall	Ryan
Bishop	Fargo	McHale	Saurman
Blaum	Fee	McNally	Scheetz
Bortner	Foster	Maiale	Schuler
Brandt	Freeman	Maine	Staback
Broujos	Gigliotti	Merry	Steighner
Bush	Gruitza	Michlovic	Stish
Caltagirone	Hagarty	Morris	Stuban
Cappabianca	Harper	Mrkonic	Tangretti
Carlson	Hasay	Murphy	Taylor, F.
Carn	Hayden	Nahill	Thomas
Cessar	Hayes	Noye	Tigue
Chadwick	Hershey	O'Donnell	Trich
Civera	Hughes	Oliver	Veon
Cohen	Itkin	Perzel	Vroon
Cole	Jadlowiec	Pesci	Wambach
Corrigan	James	Phillips	Weston
Cowell	Jarolin	Piccola	Williams
Coy	Johnson	Pievsky	Wozniak
DeLuca	Josephs	Pistella	Wright, D. R.
DeWeese	Kasunic	Pitts	
Davies	Kukovich	Richardson	Manderino,
Dempsey	Laughlin	Rieger	Speaker
Dietterick	Levdansky		

NAYS—96

Adolph	Farmer	Langtry	Robinson
Allen	Fleagle	Lashinger	Rudy
Angstadt	Flick	Lee	Rybak
Argall	Fox	Leh	Saloom
Belfanti	Freind	Lescovitz	Scrimenti
Birmelin	Gallen	McVerry	Semmel
Black	Gamble	Markosek	Serafini
Bowley	Gannon	Marsico	Smith, B.
Boyes	Geist	Mayernik	Smith, S. H.
Bunt	George	Melio	Snyder, D. W.
Burd	Gladeck	Micozzie	Snyder, G.
Burns	Godshall	Miller	Stairs
Cawley	Gruppo	Moehlmann	Strittmatter
Clark, B. D.	Haluska	Mowery	Taylor, E. Z.
Clark, D. F.	Heckler	Nailor	Taylor, J.
Clark, J. H.	Herman	O'Brien	Telek
Clymer	Hess	Olasz	Trello
Colafella	Howlett	Petrarca	Van Horne
Colaizzo	Jackson	Petrone	Wass
Cornell	Kaiser	Pressmann	Wilson
Daley	Kenney	Preston	Wogan
Dorr	Kondrich	Raymond	Wright, J. L.
Durham	Kosinski	Reber	Wright, R. C.
Fairchild	LaGrotta	Reinard	Yandrisevits

NOT VOTING—1

Acosta

EXCUSED—2

Dininni

Letterman

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.

REPORT OF COMMITTEE OF CONFERENCE PRESENTED

Mr. COWELL presented the Report of the Committee of Conference on **SB 252, PN 1414**.

VOTE CORRECTIONS

The SPEAKER. For what purpose does the gentleman from Chester County, Mr. Vroon, rise?

Mr. VROON. May I correct a vote, please?

The SPEAKER. Without objection, go ahead.

Mr. VROON. On the Conference Report on HB 1020, I erroneously voted in the negative, and I wish to be recorded in the affirmative.

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

From Lancaster County, Representative Brandt is recognized.

Mr. BRANDT. Likewise, Mr. Speaker. On HB 1429, on concurrence in Senate amendments, I was not recorded as voting. I would like to be recorded in the affirmative.

The SPEAKER. The remarks are spread upon the record.

Will the people who want to change votes and correct the record please hold. We will give you time to do that at the end of the session. There is important business to be taken care of at this time.

REPORTS OF COMMITTEES OF CONFERENCE CONTINUED

Mr. O'DONNELL called up for consideration the following Report of the Committee of Conference on **SB 910, PN 1415**, entitled:

An Act amending the act of October 21, 1988 (P. L. 851, No. 113), entitled "Capital Budget Project Itemization Act for 1987-1988," adding projects; further providing for certain highway projects; moving certain projects to the correct categories; and making repeals.

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—197

Acosta	Dombrowski	Langtry	Rieger
Adolph	Donatucci	Lashinger	Ritter
Allen	Dorr	Laughlin	Robinson
Angstadt	Durham	Lee	Roebuck
Argall	Evans	Leh	Rudy
Barley	Fairchild	Lescovitz	Ryan
Battisto	Fargo	Levdanský	Rybak
Belardi	Farmer	Linton	Saloom
Belfanti	Fee	Lloyd	Saurman
Billow	Fleagle	Lucyk	Scheetz
Birmelin	Flick	McCall	Schuler
Bishop	Foster	McHale	Scrimenti
Black	Fox	McNally	Semmel
Blaum	Freeman	McVerry	Serafini
Bortner	Freind	Maiale	Smith, B.
Bowley	Gallen	Maine	Smith, S. H.
Boyes	Gamble	Markosek	Snyder, D. W.
Brandt	Gannon	Marsico	Snyder, G.
Broujos	Geist	Mayernik	Staback
Bunt	George	Melio	Steighner
Burd	Gigliotti	Merry	Stish
Burns	Gladeck	Michlovic	Strittmatter
Bush	Godshall	Micozzie	Suban
Caltagirone	Gruitza	Miller	Tangretti
Cappabianca	Gruppo	Moehlmann	Taylor, E. Z.
Carlson	Hagarty	Morris	Taylor, F.
Carn	Haluska	Mrkoncic	Taylor, J.
Cawley	Harper	Murphy	Telek
Cessar	Hasay	Nahill	Thomas
Chadwick	Hayes	Nailor	Tigue
Civera	Heckler	Noye	Trello
Clark, B. D.	Herman	O'Brien	Trich
Clark, D. F.	Hershey	O'Donnell	Van Horne
Clark, J. H.	Hess	Olasz	Veon
Clymer	Howlett	Oliver	Vroon
Cohen	Hughes	Perzel	Wambach
Colaella	Itkin	Pesci	Wass
Colaizzo	Jackson	Petrarca	Weston
Cole	Jadlowiec	Petrone	Williams
Cornell	James	Phillips	Wilson
Corrigan	Jarolin	Piccola	Wogan
Cowell	Johnson	Pievsky	Wozniak
Coy	Josephs	Pistella	Wright, D. R.
DeLuca	Kaiser	Pitts	Wright, J. L.
DeWeese	Kasunic	Pressmann	Wright, R. C.
Daley	Kenney	Preston	Yandrisevits
Davies	Kondrich	Raymond	
Dempsey	Kosinski	Reber	Manderino,
Dietterick	Kukovich	Reinard	Speaker
Distler	LaGrotta	Richardson	

NAYS—2

Mowery

Robbins

NOT VOTING—2

Hayden

Stairs

EXCUSED—2

Dininni

Letterman

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.

BILL ON THIRD CONSIDERATION

The House proceeded to third consideration of **SB 316, PN 1411**, entitled:

An Act providing for the establishment of a Family Preservation Program by the Department of Public Welfare; and providing for grants to counties for programs enabling children who would otherwise be subject to out-of-home placement to remain at home.

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	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Suban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonc	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colaella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni

Letterman

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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.

CALENDAR CONTINUED

BILL ON THIRD CONSIDERATION

The House proceeded to third consideration of **SB 519, PN 1406**, entitled:

An Act amending the act of July 2, 1984 (P. L. 545, No. 109), entitled "Capital Loan Fund Act," extending the time limit for Class III and apparel industry loans or aid; and further providing for apparel industry loans.

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	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Suban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonc	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne

Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colafrella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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.

BILL SIGNED BY SPEAKER

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

HB 1429, PN 2354

An Act amending the act of April 9, 1929 (P. L. 177, No. 175), known as "The Administrative Code of 1929," further providing for increased fees and additional fees for the Department of Labor and Industry; further providing for the reestablishment, administration and operation of the State Planning Board; further providing for no-bid contracts and for certain purchases in the open market by increasing the cost of such purchases; and providing for special State duty for the Pennsylvania National Guard and the pay for enlisted personnel performing Federally funded duty.

SENATE MESSAGE

HOUSE BILLS

CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, returned **HB 1471, PN 2176; HB 1472, PN 2177; HB 1477, PN 2182; HB 1478, PN 2183; HB 1480, PN 2185; HB 1481, PN 2186; HB 1483, PN 2188; HB 1484, PN 2189; HB 1485, PN 2190; HB 1486, PN 2191; HB 1492, PN 1746; HB 1493, PN 1747; HB 1494, PN 1748; HB 1495, PN 1749; HB 1497, PN 1751; HB 1498, PN 1752; HB 1499, PN 1753; HB 1500, PN 1754; HB 1501, PN 1755; HB 1505, PN 1759; HB 1508, PN 1762; HB 1509, PN 1763; HB 1511, PN 1765; HB 1512, PN 1766; HB 1513, PN 1767; HB 1514, PN 1768; and HB 1515, PN 1769,**

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 1471, PN 2176

A Supplement to the act of November 30, 1965 (P. L. 843, No. 355), entitled "An act providing for the establishment and operation of Temple University as an instrumentality of the Commonwealth to serve as a State-related university 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; providing for public support and capital improvements; authorizing appropriations in amounts to be fixed annually by the General Assembly; providing for the auditing of accounts of expenditures from said appropriations; authorizing the issuance of bonds exempt from taxation within the Commonwealth; requiring the President to make an annual report of the operations of Temple 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 1472, PN 2177

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 1477, PN 2182

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

HB 1478, PN 2183

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

HB 1480, PN 2185

An Act making an appropriation to the Philadelphia University of the Arts, Philadelphia.

HB 1481, PN 2186

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

HB 1483, PN 2188

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

HB 1484, PN 2189

An Act making an appropriation to the Johnson Technical Institute of Scranton.

HB 1485, PN 2190

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

HB 1486, PN 2191

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

HB 1492, PN 1746

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

HB 1493, PN 1747

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

HB 1494, PN 1748

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

HB 1495, PN 1749

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

HB 1497, PN 1751

An Act making an appropriation to the Lancaster Cleft Palate.

HB 1498, PN 1752

An Act making an appropriation to the Pittsburgh Cleft Palate.

HB 1499, PN 1753

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 1500, PN 1754

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

HB 1501, PN 1755

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

HB 1505, PN 1759

An Act making an appropriation to the Beacon Lodge Camp.

HB 1508, PN 1762

An Act making an appropriation to the Trustees of the University of Pennsylvania for the general maintenance and operation of the University of Pennsylvania Museum.

HB 1509, PN 1763

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

HB 1511, PN 1765

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

HB 1512, PN 1766

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

HB 1513, PN 1767

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

HB 1514, PN 1768

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

HB 1515, PN 1769

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

RULES SUSPENDED

The SPEAKER. The Chair recognizes the majority leader.

Mr. O'DONNELL. Mr. Speaker, I move that rule 30 be suspended so that bills returning from the Senate will go directly to the calendar and not to the Rules Committee.

On the question,

Will the House agree to the motion?

Motion was agreed to.

SENATE MESSAGE

**AMENDED HOUSE BILLS
RETURNED FOR CONCURRENCE**

The clerk of the Senate, being introduced, returned **HB 1469, PN 2304; HB 1470, PN 2305; HB 1473, PN 2306; HB 1474, PN 2307; HB 1475, PN 2308; HB 1476, PN 2309; HB 1479, PN 2353; HB 1482, PN 2311; HB 1487, PN 2312; HB 1491, PN 2313; HB 1496, PN 2314; HB 1503, PN 2315; and HB 1510, PN 2316**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

SUPPLEMENTAL CALENDAR D

**BILLS ON CONCURRENCE
IN SENATE AMENDMENTS**

The clerk of the Senate, being introduced, returned the following **HB 1469, PN 2304**, 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. Representative Pievsky from Philadelphia moves that the House concur in the amendments inserted by the Senate, and the question recurs, will the House concur in those amendments inserted by the Senate?

The Chair recognizes Representative Pievsky from Philadelphia.

Mr. PIEVSKY. Thank you, Mr. Speaker.

Mr. Speaker, the Senate increased the tuition challenge grant in HB 1469, increased it by \$104,000. I urge concurrence, Mr. Speaker.

The SPEAKER. The motion is to concur in the Senate amendments. Those wishing to concur, as the motion states, will vote "aye"; those wishing to nonconcur will vote "no."

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—200

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Markosek	Smith, B.
Bowley	Gamble	Marsico	Smith, S. H.
Boyes	Gannon	Mayermik	Snyder, D. W.
Brandt	Geist	Melio	Snyder, G.
Broujos	George	Merry	Staback
Bunt	Gigliotti	Michlovic	Stairs
Burd	Gladeck	Micozzie	Steighner
Burns	Godshall	Miller	Stish
Bush	Gruitza	Moehlmann	Strittmatter
Caltagirone	Gruppo	Morris	Stuban
Cappabianca	Hagarty	Mowery	Tangretti
Carlson	Haluska	Mrkonc	Taylor, E. Z.
Carn	Harper	Murphy	Taylor, F.
Cawley	Hasay	Nahill	Taylor, J.
Cessar	Hayden	Nailor	Telek
Chadwick	Hayes	Noye	Thomas
Civera	Heckler	O'Brien	Tigue
Clark, B. D.	Herman	O'Donnell	Trello
Clark, D. F.	Hershey	Olasz	Trich
Clark, J. H.	Hess	Oliver	Van Horne
Clymer	Howlett	Perzel	Veon
Cohen	Hughes	Pesci	Vroon
Colaella	Itkin	Petrarca	Wambach
Colaizzo	Jackson	Petrone	Wass
Cole	Jadlowiec	Phillips	Weston
Cornell	James	Piccola	Williams
Corrigan	Jarolin	Pievsky	Wilson
Cowell	Johnson	Pistella	Wogan
Coy	Josephs	Pitts	Wozniak
DeLuca	Kaiser	Pressmann	Wright, D. R.
DeWeese	Kasunic	Preston	Wright, J. L.
Daley	Kenney	Raymond	Wright, R. C.
Davies	Kondrich	Reber	Yandrisevits
Dempsey	Kosinski	Reinard	

Dietterick	Kukovich	Richardson	Manderino,
Distler	LaGrotta	Rieger	Speaker
Dombrowski	Langtry		

NAYS—0

NOT VOTING—1

Maine

EXCUSED—2

Dininni Letterman

The two-thirds 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 1470, PN 2305**, 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), entitled "An act providing for the establishment and operation of the University of Pittsburgh as an instrumentality of the Commonwealth to serve as a State-related university 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; 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 chancellor to make an annual report of the operations of the University of Pittsburgh," 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. Representative Pievsky moves that the House concur in the amendments inserted by the Senate, and the question recurs, will the House concur in the amendments inserted by the Senate?

The Chair recognizes the gentleman from Philadelphia, Representative Pievsky.

Mr. PIEVSKY. Thank you, Mr. Speaker.

Mr. Speaker, the Senate increased the Western teen suicide center by \$250,000, and I would urge concurrence.

The SPEAKER. The motion is to concur. Those voting "aye" vote to concur; those voting "no" vote to nonconcur.

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—200

Acosta	Dorr	Laughlin	Ritter
Adolph	Durham	Lee	Robbins
Allen	Evans	Leh	Robinson
Angstadt	Fairchild	Lescovitz	Roebuck
Argall	Fargo	Levdansky	Rudy

Barley	Farmer	Linton	Ryan
Battisto	Fee	Lloyd	Rybak
Belardi	Fleagle	Lucyk	Saloom
Belfanti	Flick	McCall	Saurman
Billow	Foster	McHale	Scheetz
Birmelin	Fox	McNally	Schuler
Bishop	Freeman	McVerry	Scrimenti
Black	Freind	Maiale	Semmel
Blaum	Gallen	Maine	Serafini
Bortner	Gamble	Markosek	Smith, B.
Bowley	Gannon	Marsico	Smith, S. H.
Boyes	Geist	Mayernik	Snyder, D. W.
Brandt	George	Melio	Snyder, G.
Bunt	Gigliotti	Merry	Staback
Burd	Gladeck	Michlovic	Stairs
Burns	Godshall	Micozzie	Steighner
Bush	Gruitza	Miller	Stish
Caltagirone	Gruppo	Moehlmann	Strittmatter
Cappabianca	Hagarty	Morris	Stuban
Carlson	Haluska	Mowery	Tangretti
Carn	Harper	Mrkonc	Taylor, E. Z.
Cawley	Hasay	Murphy	Taylor, F.
Cessar	Hayden	Nahill	Taylor, J.
Chadwick	Hayes	Nailor	Telek
Civera	Heckler	Noye	Thomas
Clark, B. D.	Herman	O'Brien	Tigue
Clark, D. F.	Hershey	O'Donnell	Trello
Clark, J. H.	Hess	Olasz	Trich
Clymer	Howlett	Oliver	Van Horne
Cohen	Hughes	Perzel	Veon
Colaella	Itkin	Pesci	Vroon
Colaizzo	Jackson	Petrarca	Wambach
Cole	Jadlowiec	Petrone	Wass
Cornell	James	Phillips	Weston
Corrigan	Jarolin	Piccola	Williams
Cowell	Johnson	Pievsky	Wilson
Coy	Josephs	Pistella	Wogan
DeLuca	Kaiser	Pitts	Wozniak
DeWeese	Kasunic	Pressmann	Wright, D. R.
Daley	Kenney	Preston	Wright, J. L.
Davies	Kondrich	Raymond	Wright, R. C.
Dempsey	Kosinski	Reber	Yandrisevits
Dietterick	Kukovich	Reinard	
Distler	LaGrotta	Richardson	Manderino,
Dombrowski	Langtry	Rieger	Speaker
Donatucci	Lashingier		

NAYS—0

NOT VOTING—1

Broujos

EXCUSED—2

Dininni Letterman

The two-thirds 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 1473, PN 2306**, 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. Representative Pievsky moves that the House concur in the amendments.

The question recurs, will the House concur in those amendments inserted by the Senate? On that question, Representative Pievsky from Philadelphia is recognized.

Mr. PIEVSKY. Thank you, Mr. Speaker.

Mr. Speaker, the Senate decreased the dental clinics in HB 1473 to put them in line with the other dental clinics in the Commonwealth.

I urge concurrence, Mr. Speaker.

The SPEAKER. The motion is to concur. Those voting "aye" vote to concur; those voting "no" vote to nonconcur.

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—201

Acosta	Donatucci	Lashingier	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansk	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonc	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colaella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

The two-thirds 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 1474, PN 2307**, 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 University, Philadelphia.

On the question,

Will the House concur in Senate amendments?

The **SPEAKER**. Representative Pievsky moves that the House concur in those amendments.

The question recurs, will the House concur in those amendments? Representative Pievsky from Philadelphia is recognized.

Mr. **PIEVSKY**. Thank you, Mr. Speaker.

Mr. Speaker, the Senate increased the allied health program in HB 1474 by \$100,000, and I would urge concurrence.

The **SPEAKER**. The motion is to concur. Those voting to concur will vote "aye"; those opposed to concurrence will vote "nay."

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—200

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Meljo	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Murphy	Taylor, F.

Cawley	Hasay	Nahill	Taylor, J.
Cessar	Hayden	Nailor	Telek
Chadwick	Hayes	Noye	Thomas
Civera	Heckler	O'Brien	Tigue
Clark, B. D.	Herman	O'Donnell	Trello
Clark, D. F.	Hershey	Olasz	Trich
Clark, J. H.	Hess	Oliver	Van Horne
Clymer	Howlett	Perzel	Veon
Cohen	Hughes	Pesci	Vroon
Colaella	Itkin	Petrarca	Wambach
Colaizzo	Jackson	Petrone	Wass
Cole	Jadlowiec	Phillips	Weston
Cornell	James	Piccola	Williams
Corrigan	Jarolin	Pievsky	Wilson
Cowell	Johnson	Pistella	Wogan
Coy	Josephs	Pitts	Wozniak
DeLuca	Kaiser	Pressmann	Wright, D. R.
DeWeese	Kasunic	Preston	Wright, J. L.
Daley	Kenney	Raymond	Wright, R. C.
Davies	Kondrich	Reber	Yandrisevits
Dempsey	Kosinski	Reinard	
Dietterick	Kukovich	Richardson	Manderino,
Distler	LaGrotta	Rieger	Speaker
Dombrowski	Langtry		

NAYS—0

NOT VOTING—1

Mrkoncic

EXCUSED—2

Dininni Letterman

The two-thirds 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 1475, PN 2308**, 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.

On the question,

Will the House concur in Senate amendments?

The **SPEAKER**. Representative Pievsky moves that the House concur in the amendments inserted by the Senate.

The question recurs, will the House concur? Representative Pievsky from Philadelphia is recognized.

Mr. **PIEVSKY**. The Senate increased the medical school line item for HB 1475 by \$100,000, and I would urge concurrence, Mr. Speaker.

The **SPEAKER**. The motion is to concur. Those voting to concur will vote "aye"; those opposed to concurrence will vote "nay."

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayermik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Suban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olaz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colafella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

The two-thirds 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 1476, PN 2309**, 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.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Representative Pievsky moves that this House concur in the amendments inserted by the Senate.

The question recurs, will the House concur in those amendments? Representative Pievsky from Philadelphia is recognized.

Mr. PIEVSKY. Mr. Speaker, the Senate increased the medical school in HB 1476 by \$150,000, and I would urge concurrence.

The SPEAKER. The motion is to concur. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—200

Acosta	Donatucci	Laughlin	Ritter
Adolph	Dorr	Lee	Robbins
Allen	Durham	Leh	Robinson
Angstadt	Evans	Lescovitz	Roebuck
Argall	Fairchild	Levdansky	Rudy
Barley	Fargo	Linton	Ryan
Battisto	Farmer	Lloyd	Rybak
Belardi	Fee	Lucyk	Saloom
Belfanti	Fleagle	McCall	Saurman
Billow	Flick	McHale	Scheetz
Birmelin	Foster	McNally	Schuler
Bishop	Fox	McVerry	Scrimenti
Black	Freeman	Maiale	Semmel
Blaum	Freind	Maine	Serafini
Bortner	Gallen	Markosek	Smith, B.
Bowley	Gamble	Marsico	Smith, S. H.
Boyes	Gannon	Mayermik	Snyder, D. W.
Brandt	Geist	Melio	Snyder, G.
Broujos	George	Merry	Staback
Bunt	Gigliotti	Michlovic	Stairs
Burd	Gladeck	Micozzie	Steighner
Burns	Godshall	Miller	Stish
Bush	Gruitza	Moehlmann	Strittmatter
Caltagirone	Gruppo	Morris	Suban
Cappabianca	Hagarty	Mowery	Tangretti
Carlson	Haluska	Mrkonic	Taylor, E. Z.
Carn	Harper	Murphy	Taylor, F.
Cawley	Hasay	Nahill	Taylor, J.
Cessar	Hayden	Nailor	Telek
Chadwick	Hayes	Noye	Thomas
Civera	Heckler	O'Brien	Tigue
Clark, B. D.	Hershey	O'Donnell	Trello
Clark, D. F.	Hess	Olaz	Trich
Clark, J. H.	Howlett	Oliver	Van Horne
Clymer	Hughes	Perzel	Veon
Cohen	Itkin	Pesci	Vroon
Colafella	Jackson	Petrarca	Wambach
Colaizzo	Jadlowiec	Petrone	Wass
Cole	James	Phillips	Weston
Cornell	Jarolin	Piccola	Williams
Corrigan	Johnson	Pievsky	Wilson
Cowell	Josephs	Pistella	Wogan
Coy	Kaiser	Pitts	Wozniak
DeLuca	Kasunic	Pressmann	Wright, D. R.
DeWeese	Kenney	Preston	Wright, J. L.
Daley	Kondrich	Raymond	Wright, R. C.
Davies	Kosinski	Reber	Yandrisevits
Dempsey	Kukovich	Reinard	

Dietterick	LaGrotta	Richardson	Manderino,
Distler	Langtry	Rieger	Speaker
Dombrowski	Lashinger		

NAYS—0

NOT VOTING—1

Herman

EXCUSED—2

Dininni

Letterman

The two-thirds 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 1479, PN 2353**, 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 appropriations to the Delaware Valley College of Science and Agriculture at Doylestown.

On the question,

Will the House concur in Senate amendments?

The **SPEAKER**. Representative Pievsky moves that the House concur in the amendments inserted by the Senate, and the question is, will the House concur?

On that question, Representative Pievsky from Philadelphia is recognized.

Mr. **PIEVSKY**. Mr. Speaker, the Senate added a line item for the Michener museum for \$200,000 in HB 1479, and I would urge concurrence.

The **SPEAKER**. The motion is to concur. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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	Donatucci	Langtry	Rieger
Adolph	Dorr	Lashinger	Ritter
Allen	Durham	Laughlin	Robbins
Angstadt	Evans	Lee	Robinson
Argall	Fairchild	Leh	Roebuck
Barley	Fargo	Lescovitz	Rudy
Battisto	Farmer	Levdansky	Ryan
Belardi	Fee	Linton	Rybak
Belfanti	Fleagle	Lloyd	Saloom
Billow	Flick	Lucyk	Saurman
Birmelin	Foster	McCall	Scheetz
Bishop	Fox	McHale	Schuler
Black	Freeman	McNally	Scrimenti
Bortner	Freind	McVerry	Semmel
Bowley	Gallen	Maiale	Serafini
Boyes	Gamble	Maine	Smith, B.
Brandt	Gannon	Markosek	Smith, S. H.
Broujos	Geist	Marsico	Snyder, D. W.
Bunt	George	Mayermik	Snyder, G.
Burd	Gigliotti	Merry	Staback
Burns	Gladeck	Michlovic	Stairs
Bush	Godshall	Micozzie	Steighner

Caltagirone	Gruitza	Miller	Stish
Cappabianca	Gruppo	Moehlmann	Strittmatter
Carlson	Hagarty	Morris	Stuban
Carn	Haluska	Mowery	Tangretti
Cawley	Harper	Mrkonic	Taylor, E. Z.
Cessar	Hasay	Murphy	Taylor, F.
Chadwick	Hayden	Nahill	Taylor, J.
Civera	Hayes	Nailor	Telek
Clark, B. D.	Heckler	Noye	Thomas
Clark, D. F.	Herman	O'Brien	Trello
Clark, J. H.	Hershey	O'Donnell	Trich
Clymer	Hess	Olasz	Van Horne
Cohen	Howlett	Oliver	Veon
Colafiglia	Hughes	Perzel	Vroon
Colaizzo	Itkin	Pesci	Wambach
Cole	Jackson	Petrarca	Wass
Cornell	Jadlowiec	Petrone	Weston
Corrigan	James	Phillips	Williams
Cowell	Jarolin	Piccola	Wilson
Coy	Johnson	Pievsky	Wogan
DeLuca	Josephs	Pistella	Wozniak
DeWeese	Kaiser	Pitts	Wright, D. R.
Daley	Kasunic	Pressmann	Wright, J. L.
Davies	Kenney	Preston	Wright, R. C.
Dempsey	Kondrich	Raymond	Yandrisevits
Dietterick	Kosinski	Reber	
Distler	Kukovich	Reinard	Manderino,
Dombrowski	LaGrotta	Richardson	Speaker

NAYS—2

Blaum

Tigue

NOT VOTING—1

Melio

EXCUSED—2

Dininni

Letterman

The two-thirds 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 1482, PN 2311**, 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.

On the question,

Will the House concur in Senate amendments?

The **SPEAKER**. Representative Pievsky moves that the House concur in those amendments inserted by the Senate, and the question recurs, will the House concur in those amendments?

On that question, Representative Pievsky from Philadelphia is recognized.

Mr. **PIEVSKY**. Mr. Speaker, the Senate increased the operating and maintenance in HB 1482 by \$100,000, and I would urge concurrence.

The **SPEAKER**. The motion is to concur. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkoncic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colafella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

The two-thirds 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 1487, PN 2312**, 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.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Representative Pievsky moves that the amendments inserted by the Senate be concurred in. The question is, will the House concur in those amendments?

On the question, Representative Pievsky from Philadelphia is recognized.

Mr. PIEVSKY. Mr. Speaker, the Senate increased the Pennsylvania College of Podiatric Medicine by \$100,000, and I would urge concurrence in HB 1487.

The SPEAKER. The motion is to concur. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—197

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McNally	Schuler
Bishop	Fox	McVerry	Scrimenti
Black	Freeman	Maiale	Semmel
Bortner	Freind	Maine	Serafini
Bowley	Gallen	Markosek	Smith, B.
Boyes	Gamble	Marsico	Smith, S. H.
Brandt	Gannon	Mayernik	Snyder, D. W.
Broujos	Geist	Melio	Snyder, G.
Bunt	George	Merry	Staback
Burd	Gigliotti	Michlovic	Stairs
Burns	Gladeck	Micozzie	Steighner
Bush	Godshall	Miller	Stish
Caltagirone	Gruitza	Moehlmann	Stuban
Cappabianca	Gruppo	Morris	Tangretti
Carlson	Hagarty	Mowery	Taylor, E. Z.
Carn	Haluska	Mrkoncic	Taylor, F.
Cawley	Harper	Murphy	Taylor, J.
Cessar	Hasay	Nahill	Telek
Chadwick	Hayden	Nailor	Thomas
Civera	Hayes	Noye	Tigue
Clark, B. D.	Heckler	O'Brien	Trello
Clark, D. F.	Herman	O'Donnell	Trich
Clark, J. H.	Hershey	Olasz	Van Horne
Clymer	Hess	Oliver	Veon
Cohen	Howlett	Perzel	Vroon
Colafella	Hughes	Pesci	Wambach
Colaizzo	Itkin	Petrarca	Wass
Cole	Jackson	Petrone	Weston
Cornell	Jadlowiec	Phillips	Williams
Corrigan	James	Piccola	Wilson

Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—3

Blaum	Jarolin	McHale
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NOT VOTING—1

Strittmatter

EXCUSED—2

Dininni	Letterman
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The two-thirds 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 1491, PN 2313**, 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 Fox Chase Institute for Cancer Research, Philadelphia, for the operation and maintenance of the cancer research program.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Representative Pievsky moves that the House concur in the amendments inserted by the Senate. The question is, will the House concur in those amendments?

On that question, Representative Pievsky from Philadelphia is recognized.

Mr. PIEVSKY. Mr. Speaker, the Senate increased the Fox Chase Institute for Cancer Research by \$53,000 in HB 1491, and I urge concurrence, Mr. Speaker.

The SPEAKER. The motion is to concur. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel

Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colafella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni	Letterman
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The two-thirds 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 1496, PN 2314**, 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 St. Christopher's Hospital, Philadelphia.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Representative Pievsky moves that the Senate amendments to HB 1496 be concurred in. The question is, will the House concur in those amendments?

Representative Pievsky from Philadelphia is recognized.

Mr. PIEVSKY. Mr. Speaker, the Senate increased the line item for the handicapped children's clinic in HB 1496 by \$37,000, and I would urge concurrence, Mr. Speaker.

The SPEAKER. The motion is to concur. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colaella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

The two-thirds 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 1503, PN 2315**, 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 Arsenal Family and Children's Center.

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

The SPEAKER. Representative Pievsky moves that the House concur in the amendments inserted by the Senate. The question is, will the House concur in those amendments?

On the question, Representative Pievsky from Philadelphia is recognized.

Mr. PIEVSKY. Mr. Speaker, the Senate increased the Arsenal Family and Children's Center by \$25,000, and I would urge concurrence in HB 1503.

The SPEAKER. The motion is to concur. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkonic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colaella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass

Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

The two-thirds 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 1510, PN 2316**, 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 Franklin Institute Science Museum.

On the question,

Will the House concur in Senate amendments?

The **SPEAKER**. Representative Pievsky moves that the House concur in the amendments inserted by the Senate, and the question is now up to the House, will they concur?

Representative Pievsky from Philadelphia is recognized.

Mr. **PIEVSKY**. Mr. Speaker, the Senate increased **HB 1510** by \$50,000, and I would urge concurrence, Mr. Speaker.

The **SPEAKER**. The motion is to concur. Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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	Dorr	Lashinger	Ritter
Adolph	Durham	Laughlin	Robbins
Allen	Evans	Lee	Robinson
Angstadt	Fairchild	Leh	Roebuck
Argall	Fargo	Lescovitz	Rudy
Barley	Farmer	Levdansky	Ryan
Battisto	Fee	Linton	Rybak
Belardi	Fleagle	Lloyd	Saloom
Belfanti	Flick	Lucyk	Saurman
Billow	Foster	McCall	Scheetz
Birmelin	Fox	McNally	Schuler
Bishop	Freeman	McVerry	Scrimenti
Black	Freind	Maiale	Semmel
Bortner	Gallen	Maine	Serafini
Bowley	Gamble	Markosek	Smith, B.
Boyes	Gannon	Marsico	Smith, S. H.

Brandt	Geist	Mayernik	Snyder, D. W.
Broujos	George	Melio	Snyder, G.
Bunt	Gigliotti	Merry	Staback
Burd	Gladeck	Michlovic	Stairs
Burns	Godshall	Micozzie	Steighner
Bush	Gruitza	Miller	Stish
Caltagirone	Gruppo	Moehlmann	Strittmatter
Cappabianca	Hagarty	Morris	Stuban
Carlson	Haluska	Mowery	Tangretti
Carn	Harper	Mrkoncic	Taylor, E. Z.
Cawley	Hasay	Murphy	Taylor, F.
Cessar	Hayden	Nahill	Taylor, J.
Chadwick	Hayes	Nailor	Telek
Civera	Heckler	Noye	Thomas
Clark, B. D.	Herman	O'Brien	Tigue
Clark, D. F.	Hershey	O'Donnell	Trello
Clark, J. H.	Hess	Olasz	Trich
Clymer	Howlett	Oliver	Van Horne
Cohen	Hughes	Perzel	Veon
Colafiglia	Itkin	Pesci	Vroon
Colaizzo	Jackson	Petrarca	Wambach
Cole	Jadlowiec	Petrone	Wass
Cornell	James	Phillips	Weston
Corrigan	Jarolin	Piccola	Williams
Cowell	Johnson	Pievsky	Wilson
Coy	Josephs	Pistella	Wogan
DeLuca	Kaiser	Pitts	Wozniak
DeWeese	Kasunic	Pressmann	Wright, D. R.
Daley	Kenney	Preston	Wright, J. L.
Davies	Kondrich	Raymond	Wright, R. C.
Dempsey	Kosinski	Reber	Yandrisevits
Dietterick	Kukovich	Reinard	
Distler	LaGrotta	Richardson	Manderino,
Dombrowski	Langtry	Rieger	Speaker
Donatucci			

NAYS—2

Blaum McHale

NOT VOTING—0

EXCUSED—2

Dininni Letterman

The two-thirds 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.

REPORT OF COMMITTEE OF CONFERENCE CONSIDERED

Mr. **O'DONNELL** called up for consideration the following Report of the Committee of Conference on **SB 252, PN 1414**, entitled:

An Act amending the act of March 10, 1949 (P. L. 30, No. 14), entitled "Public School Code of 1949," further providing for filling vacancies on certain boards of school directors, for group insurance contracts and for property tax assessments in certain school districts; providing for business administrators; further providing for the duties of the State Board of Education; further providing for an economic supplement; further defining "personal income valuation" and "market value/income aid ratio" to expand tax credits for income earned out-of-State; further providing for subsidies; providing for equipment grants; and making editorial changes.

On the question,

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

The SPEAKER. Representative Cowell from Allegheny County is recognized on that question.

Mr. COWELL. Thank you, Mr. Speaker.

Mr. Speaker, the Conference Committee Report on SB 252 addresses two major issues: First, it provides for the distribution of the ESBE (equalized subsidy for basic education) dollars that are in the General Fund budget; and secondly, it addresses certain special education issues, including a charge to the State Board of Education directing the State Board to promulgate rules and regulations prior to March 1 of 1990 pertaining to special education.

I would urge adoption of the report of the committee on conference.

The SPEAKER. The Chair recognizes Representative Hayes, the minority whip, on the adoption of the conference report.

Mr. HAYES. Thank you, Mr. Speaker.

I would like to emphasize the same two things that the gentleman from Allegheny, Mr. Cowell, just mentioned. I would like to extend beyond the fact that we are putting a lot of money in ESBE this year to the fact that this will be the first time that almost anyone in this chamber can recall that we have been able to fund our school subsidy formula 100 percent. I do not believe that there are very many educators in Pennsylvania who can recall when a school subsidy formula in our Commonwealth was funded 100 percent according to the statutory promises and provisions of the bill, and so I believe we are witnessing a hallmark in educational history here this evening.

For at least 10 years—moving to the second point—we have had a very, very serious problem with the allocation of money for special education. Solving that problem is not an easy one, but this evening this House of Representatives will go a long ways in retiring the obligation which has been accruing for at least 10 years by placing \$99 million towards full payment of that debt obligation.

I urge adoption of the Conference Committee Report on SB 252. Thank you, Mr. Speaker.

The SPEAKER. Those in favor of adopting the conference report will vote "aye"; those opposed will vote "no."

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—199

Acosta	Donatucci	Lashinger	Rieger
Adolph	Dorr	Laughlin	Ritter
Allen	Durham	Lee	Robbins
Angstadt	Evans	Leh	Robinson
Argall	Fairchild	Lescovitz	Roebuck
Barley	Fargo	Levdansky	Rudy
Battisto	Farmer	Linton	Ryan
Belardi	Fee	Lloyd	Rybak
Belfanti	Fleagle	Lucyk	Saloom
Billow	Flick	McCall	Saurman
Birmelin	Foster	McHale	Scheetz

Bishop	Fox	McNally	Schuler
Black	Freeman	McVerry	Scrimenti
Blaum	Gallen	Maiale	Semmel
Bortner	Gamble	Maine	Serafini
Bowley	Gannon	Markosek	Smith, B.
Boyes	Geist	Marsico	Smith, S. H.
Brandt	George	Mayernik	Snyder, D. W.
Broujos	Gigliotti	Melio	Snyder, G.
Bunt	Gladeck	Merry	Staback
Burd	Godshall	Michlovic	Stairs
Burns	Gruitza	Micozzie	Steighner
Bush	Gruppo	Miller	Stish
Caltagirone	Hagarty	Moehlmann	Strittmatter
Cappabianca	Haluska	Morris	Stuban
Carlson	Harper	Mowery	Tangretti
Carn	Hasay	Mrkonc	Taylor, E. Z.
Cawley	Hayden	Murphy	Taylor, F.
Cessar	Hayes	Nahill	Taylor, J.
Chadwick	Heckler	Nailor	Telek
Civera	Herman	Noye	Thomas
Clark, B. D.	Hershey	O'Brien	Tigue
Clark, D. F.	Hess	O'Donnell	Trello
Clark, J. H.	Howlett	Olasz	Trich
Clymer	Hughes	Oliver	Van Horne
Cohen	Itkin	Perzel	Veon
Colafella	Jackson	Pesci	Wambach
Colaizzo	Jadlowiec	Petrarca	Wass
Cole	James	Petrone	Weston
Cornell	Jarolin	Phillips	Williams
Corrigan	Johnson	Piccola	Wilson
Cowell	Josephs	Pievsky	Wogan
Coy	Kaiser	Pistella	Wozniak
DeLuca	Kasunic	Pitts	Wright, D. R.
DeWeese	Kenney	Pressmann	Wright, J. L.
Daley	Kondrich	Preston	Wright, R. C.
Davies	Kosinski	Raymond	Yandrisevits
Dempsey	Kukovich	Reber	
Dietterick	LaGrotta	Reinard	Manderino,
Distler	Langtry	Richardson	Speaker
Dombrowski			

NAYS—1

Freind

NOT VOTING—1

Vroon

EXCUSED—2

Dininni

Letterman

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.

RULES SUSPENDED

The SPEAKER. The Chair recognizes the majority leader.

Mr. O'DONNELL. I move that when HB 1198, HB 1700, and HB 1701 are returned from the Senate, rule 30 will not be operative, and these bills will go directly to the calendar.

On the question,

Will the House agree to the motion?

Motion was agreed to.

SENATE MESSAGE

AMENDED HOUSE BILLS
RETURNED FOR CONCURRENCE

The clerk of the Senate, being introduced, returned **HB 1198, PN 2359; HB 1700, PN 2355; and HB 1701, PN 2356**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

SUPPLEMENTAL CALENDAR E

BILLS ON CONCURRENCE
IN SENATE AMENDMENTS

The clerk of the Senate, being introduced, returned the following **HB 1198, PN 2359**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act providing for the licensing of promoters of professional wrestling exhibitions; imposing a tax on certain receipts; requiring the posting of performance bonds; and providing penalties.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Representative Linton from Philadelphia moves that the House concur in the amendments inserted by the Senate. The question is, will the House concur in those amendments?

Those voting to concur, as moved, will vote "aye"; those voting to nonconcur will vote "no."

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkoncic	Taylor, F.

Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colafella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni

Letterman

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 1700, PN 2355**, 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 May 6, 1968 (P. L. 117, No. 61), known as the "Site Development Act," providing for grants to be made for industrial site development projects.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Representative Kaiser from Allegheny moves that this House concur in the amendments inserted by the Senate. The question is, will the House concur in those amendments?

Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdansky	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom

Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkoncic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colaella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

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 1701, PN 2356**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act establishing an industrial communities action program for making grants to industrial communities to complement private investment at industrial sites; and prescribing requirements of and conditions for grants.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Representative Trich from Washington moves that the House concur in the amendments inserted by

the Senate in HB 1701, and the question is, will the House concur in those amendments?

Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

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—201

Acosta	Donatucci	Lashinger	Ritter
Adolph	Dorr	Laughlin	Robbins
Allen	Durham	Lee	Robinson
Angstadt	Evans	Leh	Roebuck
Argall	Fairchild	Lescovitz	Rudy
Barley	Fargo	Levdanskyy	Ryan
Battisto	Farmer	Linton	Rybak
Belardi	Fee	Lloyd	Saloom
Belfanti	Fleagle	Lucyk	Saurman
Billow	Flick	McCall	Scheetz
Birmelin	Foster	McHale	Schuler
Bishop	Fox	McNally	Scrimenti
Black	Freeman	McVerry	Semmel
Blaum	Freind	Maiale	Serafini
Bortner	Gallen	Maine	Smith, B.
Bowley	Gamble	Markosek	Smith, S. H.
Boyes	Gannon	Marsico	Snyder, D. W.
Brandt	Geist	Mayernik	Snyder, G.
Broujos	George	Melio	Staback
Bunt	Gigliotti	Merry	Stairs
Burd	Gladeck	Michlovic	Steighner
Burns	Godshall	Micozzie	Stish
Bush	Gruitza	Miller	Strittmatter
Caltagirone	Gruppo	Moehlmann	Stuban
Cappabianca	Hagarty	Morris	Tangretti
Carlson	Haluska	Mowery	Taylor, E. Z.
Carn	Harper	Mrkoncic	Taylor, F.
Cawley	Hasay	Murphy	Taylor, J.
Cessar	Hayden	Nahill	Telek
Chadwick	Hayes	Nailor	Thomas
Civera	Heckler	Noye	Tigue
Clark, B. D.	Herman	O'Brien	Trello
Clark, D. F.	Hershey	O'Donnell	Trich
Clark, J. H.	Hess	Olasz	Van Horne
Clymer	Howlett	Oliver	Veon
Cohen	Hughes	Perzel	Vroon
Colaella	Itkin	Pesci	Wambach
Colaizzo	Jackson	Petrarca	Wass
Cole	Jadlowiec	Petrone	Weston
Cornell	James	Phillips	Williams
Corrigan	Jarolin	Piccola	Wilson
Cowell	Johnson	Pievsky	Wogan
Coy	Josephs	Pistella	Wozniak
DeLuca	Kaiser	Pitts	Wright, D. R.
DeWeese	Kasunic	Pressmann	Wright, J. L.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Richardson	Speaker
Dombrowski	Langtry	Rieger	

NAYS—0

NOT VOTING—0

EXCUSED—2

Dininni Letterman

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.

BILLS SIGNED BY SPEAKER

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

HB 1198, PN 2359

An Act providing for the licensing of promoters of professional wrestling exhibitions; imposing a tax on certain receipts; requiring the posting of performance bonds; and providing penalties.

HB 1469, PN 2304

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 1470, PN 2305

A Supplement to the act of July 28, 1966 (3rd Sp. Sess., P. L. 87, No. 3), entitled "An act providing for the establishment and operation of the University of Pittsburgh as an instrumentality of the Commonwealth to serve as a State-related university 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; 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 chancellor to make an annual report of the operations of the University of Pittsburgh," 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 1473, PN 2306

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

HB 1474, PN 2307

An Act making appropriations to the Hahnemann University, Philadelphia.

HB 1475, PN 2308

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

HB 1476, PN 2309

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

HB 1479, PN 2353

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

HB 1482, PN 2311

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

HB 1487, PN 2312

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

HB 1491, PN 2313

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 1496, PN 2314

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

HB 1503, PN 2315

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

HB 1510, PN 2316

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

HB 1700, PN 2355

An act amending the act of May 6, 1968 (P. L. 117, No. 61), known as the "Site Development Act," providing for grants to be made for industrial site development projects.

HB 1701, PN 2356

An Act establishing an industrial communities action program for making grants to industrial communities to complement private investment at industrial sites; and prescribing requirements of and conditions for grants.

SENATE MESSAGE

SENATE ADOPTS REPORT OF COMMITTEE OF CONFERENCE

The clerk of the Senate, being introduced, informed that the Senate has adopted the Report of the Committee of Conference on the subject of the differences existing between the two Houses on **HB 31, PN 2361**.

SENATE MESSAGE

SENATE ADOPTS REPORT OF COMMITTEE OF CONFERENCE

The clerk of the Senate, being introduced, informed that the Senate has adopted the Report of the Committee of Conference on the subject of the differences existing between the two Houses on **HB 285, PN 2365**.

SENATE MESSAGE

SENATE ADOPTS REPORT OF COMMITTEE OF CONFERENCE

The clerk of the Senate, being introduced, informed that the Senate has adopted the Report of the Committee of Conference on the subject of the differences existing between the two Houses on **HB 1020, PN 2362**.

SENATE MESSAGE**SENATE ADOPTS REPORT OF
COMMITTEE OF CONFERENCE**

The clerk of the Senate, being introduced, informed that the Senate has adopted the Report of the Committee of Conference on the subject of the differences existing between the two Houses on **HB 1373, PN 2363**.

SENATE MESSAGE**SENATE ADOPTS REPORT OF
COMMITTEE OF CONFERENCE**

The clerk of the Senate, being introduced, informed that the Senate has adopted the Report of the Committee of Conference on the subject of the differences existing between the two Houses on **HB 1687, PN 2364**.

SENATE MESSAGE**SENATE ADOPTS REPORT OF
COMMITTEE OF CONFERENCE**

The clerk of the Senate, being introduced, informed that the Senate has adopted the Report of the Committee of Conference on the subject of the differences existing between the two Houses on **SB 910, PN 1415**.

BILLS SIGNED BY SPEAKER

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

HB 31, PN 2361

An Act amending the act of April 9, 1929 (P. L. 343, No. 176), known as "The Fiscal Code," requiring the Board of Finance and Revenue to issue written opinions to accompany its decisions; and providing for shares tax appeals.

HB 285, PN 2365

An Act amending the act of March 4, 1971 (P. L. 6, No. 2), known as the "Tax Reform Code of 1971," providing for imposition of the bank shares tax; ascertaining values; requiring reports; imposing an alternative bank share tax; imposing the title insurance and trust companies shares tax; ascertaining values; imposing an alternative title insurance and trust companies shares tax; excluding certain transactions from the realty transfer tax; delaying the reduction of mutual thrift institution tax; and making repeals.

HB 1020, PN 2362

An Act amending the act of December 5, 1936 (2nd Sp. Sess., 1937 P. L. 2897, No. 1), known as the "Unemployment Compensation Law," making an appropriation of certain interest fund moneys.

HB 1373, PN 2363

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 employment incentive payments; imposing new bank tax credits; providing for limitations and procedures; and requiring reports and evaluations.

HB 1687, PN 2364

An Act appropriating and transferring amounts from the State Workmen's Insurance Fund to the Treasury Department.

SB 906, PN 1035

An Act making an appropriation from the State Employees' Retirement Fund to provide for expenses of the State Employees' Retirement Board for the fiscal year July 1, 1989, to June 30, 1990, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1989.

SB 910, PN 1415

An Act amending the act of October 21, 1988 (P. L. 851, No. 113), entitled "Capital Budget Project Itemization Act for 1987-1988," adding projects; further providing for certain highway projects; moving certain projects to the correct categories; and making repeals.

RULES SUSPENDED

The SPEAKER. The Chair recognizes the majority leader.

Mr. O'DONNELL. I move that rule 30 of the House not be operative when SB 274 is returned from the Senate with amendments and that SB 274 go directly to the calendar rather than the Rules Committee.

On the question,

Will the House agree to the motion?

Motion was agreed to.

SENATE MESSAGE**AMENDED SENATE BILL
RETURNED FOR CONCURRENCE**

The clerk of the Senate, being introduced, informed that the Senate has concurred in the amendments made by the House by amending said amendments to **SB 274, PN 1408**.

Ordered, That the clerk present the same to the House requesting concurrence.

SENATE MESSAGE**SENATE ADOPTS REPORT OF
COMMITTEE OF CONFERENCE**

The clerk of the Senate, being introduced, informed that the Senate has adopted the Report of the Committee of Conference on the subject of the differences existing between the two Houses on **SB 252, PN 1414**.

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 472, PN 1413**, and **SB 790, PN 1127**.

SUPPLEMENTAL CALENDAR F**BILL ON CONCURRENCE
IN SENATE AMENDMENTS
TO HOUSE AMENDMENTS**

The clerk of the Senate, being introduced, returned the following **SB 274, PN 1408**, with information that the Senate has concurred in the amendments made by the House by amending said amendments in which the concurrence of the House of Representatives is requested:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, creating the Catastrophic Loss Benefits Continuation Fund for payment of certain catastrophic loss benefits; providing for surcharges for certain offenses to provide moneys for the fund; and further providing for conditions of permits.

On the question,

Will the House concur in Senate amendments to House amendments?

The **SPEAKER**. The majority leader moves that the House concur in the amendments inserted by the Senate in the House amendments.

The Chair recognizes the gentleman from Berks, Representative Gallen, on concurrence in the amendments inserted by the Senate in the House amendments.

Mr. **GALLEN**. Thank you, Mr. Speaker.

I do not have a copy of this bill. I do not know if anybody does. Okay.

Would Mr. Pievsky or someone please explain what is in this bill?

The **SPEAKER**. Yes. The Representative from Somerset County, Representative Lloyd, would be happy to elucidate.

Mr. **LLOYD**. Mr. Speaker, the Senate amended the bill to make clear that once the CAT Continuation Fund has raised enough money to pay off the liability which exists as of the end of 1991, that we will stop putting the money into the Continuation Fund and that money will shift over into the Motor License Fund. That, in effect, is the Senate amendment.

The **SPEAKER**. Those voting to concur in the Senate amendments will vote "aye"; those voting to nonconcur will vote "no."

On the question recurring,

Will the House concur in Senate amendments to House amendments?

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

YEAS—150

Acosta	DeWeese	Lescovitz	Roebuck
Allen	Daley	Levdansky	Rudy
Argall	Dempsey	Linton	Ryan
Barley	Dietterick	Lloyd	Rybak
Battisto	Dombrowski	Lucyk	Saloom
Belardi	Donatucci	McCall	Saurman
Belfanti	Dorr	McHale	Schuler
Billow	Durham	McNally	Scrimenti
Birmelin	Evans	Maiale	Smith, B.
Bishop	Fairchild	Maine	Staback
Blaum	Fargo	Markosek	Stairs
Bortner	Fee	Melio	Steighner
Bowley	Flick	Michlovic	Stish

Brandt	Foster	Micozzie	Strittmatter
Broujos	Freeman	Miller	Stuban
Burd	Gamble	Moehlmann	Tangretti
Burns	George	Morris	Taylor, E. Z.
Bush	Godshall	Mrkonic	Taylor, F.
Caltagirone	Gruitza	Murphy	Thomas
Cappabianca	Gruppo	Nailor	Tigue
Carlson	Hagarty	O'Donnell	Trello
Carn	Haluska	Olasz	Trich
Cawley	Harper	Oliver	Van Horne
Cessar	Hayden	Perzel	Veon
Civera	Hayes	Pesci	Vroon
Clark, B. D.	Hershey	Petrarca	Wambach
Clark, D. F.	Howlett	Petrone	Weston
Clark, J. H.	Hughes	Pievsky	Williams
Clymer	Itkin	Pistella	Wilson
Cohen	Jackson	Pitts	Wogan
Colaella	James	Pressmann	Wozniak
Colaizzo	Jarolin	Preston	Wright, D. R.
Cole	Josephs	Raymond	Wright, J. L.
Cornell	Kasunic	Richardson	Wright, R. C.
Corrigan	Kosinski	Rieger	Yandrisevits
Cowell	Kukovich	Ritter	
Coy	LaGrotta	Robbins	Manderino,
DeLuca	Laughlin	Robinson	Speaker

NAYS—49

Adolph	Gannon	Langtry	Phillips
Angstadt	Geist	Lashingier	Piccola
Black	Gigliotti	Lee	Reber
Boyes	Gladeck	Leh	Reinard
Bunt	Hasay	McVerry	Scheetz
Chadwick	Heckler	Marsico	Semmel
Davies	Herman	Mayermik	Serafini
Distler	Hess	Merry	Smith, S. H.
Farmer	Jadlowiec	Mowery	Snyder, D. W.
Fleagle	Johnson	Nahill	Snyder, G.
Fox	Kenney	Noye	Telek
Freind	Kondrich	O'Brien	Wass
Gallen			

NOT VOTING—2

Kaiser	Taylor, J.
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EXCUSED—2

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

Ordered, That the clerk inform the Senate accordingly.

SUPPLEMENTAL CALENDAR C CONTINUED**REPORT OF COMMITTEE
OF CONFERENCE CONSIDERED**

Mr. **O'DONNELL** called up for consideration the following Report of the Committee of Conference on **HB 1517, PN 2360**, 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, 1989, to June 30, 1990, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1989; to provide appropriations from the Lottery Fund, the Pennsylvania Economic Revitalization Fund, the Energy Conservation and Assistance Fund, the State Stores Fund and the Emergency Medical Services Operating Fund to the Exec-

utive Department; to provide appropriations from the Judicial Computer System Augmentation Account to the Judicial Department; to provide appropriations from the Motor License Fund for the fiscal year July 1, 1989, to June 30, 1990, for the proper operation of the several departments of the Commonwealth and the Pennsylvania State Police authorized to spend Motor License Fund and The State Stores Fund moneys; 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, 1989, to June 30, 1990, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1989; to provide additional appropriations from the General Fund for the expenses of the Executive Department of the Commonwealth, the public debt and for the public schools for the fiscal year July 1, 1988, to June 30, 1989, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1988; to provide additional appropriations from the Motor License Fund to the Executive Department; to provide for the additional appropriation of Federal funds to the Executive Department of the Commonwealth for the fiscal year July 1, 1988, to June 30, 1989, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1988.

On the question,

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

The SPEAKER. The majority leader moves that the House adopt the conference report.

REMARKS SUBMITTED FOR THE RECORD

The SPEAKER. On the question of adopting the report, the gentleman, Mr. Wambach, from Dauphin seeks recognition and is recognized.

Mr. WAMBACH. Thank you, Mr. Speaker.

In the interest of time, I would like to submit remarks for the record on the conference committee report in regards to the PENNFREE program.

The SPEAKER. The gentleman's remarks should be submitted for the record and will be printed in the text of the record.

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

Ladies and gentlemen of the House, I just cannot let this moment pass us by. I cannot let it pass unnoticed. This is a proud day for me and all of us. In fact, this is a proud day for the State of Pennsylvania.

We are on the brink of providing major resources for the war on drugs and alcohol in this State. We are on the brink of passing legislation containing a historic commitment to prevention, education, and treatment of drug and alcohol problems, and I am proud.

Over the years as I—no, Mr. Speaker—as we struggled to increase the State's commitment to this problem, I could see it coming: the accumulation of human tragedy; the outbreak of drug and alcohol problems. They were spurred on by years of Federal neglect.

As Federal support for prevention, education, treatment, and law enforcement dropped, the human toll was quite predictable. Colleagues in the House and Senate, it would have been easy to sell out for quick-fix approaches and popular solutions. These

types of solutions are popular with the public but often represent unsound policy. So I commend you. I commend you for your leadership in developing this balanced legislative approach.

In addition, the hearing process was an impressive display of democracy in action. Governor Casey, members of the Cabinet, the Attorney General, members of the House and Senate, Democrat and Republican, you met eyeball to eyeball with the people of this State. You met with and heard from suffering families, from struggling officers of the law. You heard from counselors and parent groups, and you heard from individuals in recovery from this devastating and preventable disease. The evidence of this is displayed before us in the budget document.

To Governor Casey, I commend him on his leadership, and members of the House and Senate, for the bipartisan effort at work. The work of combating drugs and alcohol will need to go on for a very long time. We can and we must win this battle. We must stay united. I am confident that together, together we will keep our Commonwealth in the forefront of this struggle.

Friends and colleagues, this is indeed a proud day for Pennsylvania.

On the question recurring,

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

The SPEAKER. The gentleman from Philadelphia, Mr. Richardson, is recognized. For what purpose does the gentleman rise?

Mr. RICHARDSON. To speak on final passage of this conference report.

The SPEAKER. The gentleman is in order on final passage.

Mr. RICHARDSON. Mr. Speaker, we have not gotten a copy of the conference committee report, but I would like to say that I think that there are a number of things that need to be expressed as major concerns for some of us who have an interest in what we believe are humanistic issues facing this budget for this year.

Number one, I want to say that I think that it is very important that we review this HB 1517, for many of us believe that those issues that did affect mental health and mental retardation, particularly as it relates to those concerns, for many of us who sat on the Health and Welfare Committee this year wanted to express some major concerns as it impacted on those individual persons who in fact fell into this category. For whatever reason tonight, it seems to me that we have embarked on a situation where we are voting on a document where we actually have had no input and no real major concerns with respect to those issues that do impact on people whom we are supposed to be giving some service to as legislators. Tonight I want to register my discontent and disheartenment with the fact that this process, for 17 years for myself, has been a situation where we do not have an opportunity to be a part of the political process when it comes down to issues impacting on those persons. So tonight I have a number of issues and concerns that I would like to share for the record.

One, I want to say that as we have been cajoling and arguing and compromising, we have also been forgetting. We have been forgetting that behind each of these numbers that we are looking at tonight is a human being. Year after year we have forgotten that millions of Pennsylvanians turn to us for

help, and I must register my discontent with social service funding in this budget. Yes, the funding is there. Yes, most of the funding for community mental health and mental retardation services has increased and some other social services have gone up from last year. We have even gotten more money than Governor Casey had requested back in February when this whole process started. But as our allocations have risen, so has the cost of heating oil, food, clothing, and so many other necessities. Even with funding increases, social service agencies throughout the State can barely survive, let alone grow.

Look at the people working at these agencies. How we have even been managing a little to retain dedicated, educated, highly trained people is really beyond me. How can a county's mental health and mental retardation agency afford to pay a social worker less than \$15,000 a year when the McDonald's down the street is offering more? Many simply cannot compete anymore. The turnover at these agencies is appalling, and it is hurting the clients because they cannot get the personal help many of them need.

They are the agencies which provide food, clothing, and shelter for thousands upon thousands of poor Pennsylvanians. These are the agencies which insure that thousands of poor people maintain their health and their sanity and their dignity. But when these agencies have to scrape for every penny, when they have to cut back or even deal with the basic provisions of survival, their clients begin to lose hope. A mother, who cannot feed and get food for her children, becomes bitter. A depressed man, who cannot find someone to talk to, becomes angry. When the basic needs of a community are not met, all that anger and all that pain and all that suffering and bitterness begins to spill out into the society in general. When we skim in providing social service agencies, we pay and we pay dearly. We pay in mental illness which leads desperate people to commit violence against their families and neighbors. We pay in the lack of job skills which leads a jobless man to crime in order to get money. We pay in the sense of frustration which leads a young person to drugs as an escape.

Yes, this State budget includes funding for mental health and mental retardation programs, children and youth agencies, alleviation of some homelessness, and some rape crisis services, but it is survival money, not growth money. With our help the agencies will be able to pay next month's light bill, but they may have to turn away people who need help. They will be forced to establish waiting lists, reduce consultation and education services, and ultimately deny services to the people who desperately need them. We cannot allow this to happen year after year after year and expect someone else to pick up the tab. Society is changing, and our social services must be given the ability to change with it. Social scientists are creating more sophisticated and more humane ways to treat mental health and mental illness and guide people out of poverty, but they are out of reach for most poor Pennsylvanians, simply because their social service agencies cannot afford innovations and most can barely afford to keep their

doors open a few hours each day. Mr. Speaker, it is my feeling that the compassion and the feeling for those individuals in this Commonwealth that I fight so very desperately for seemingly have a real serious problem.

For those individuals who do not want to listen, tough, because I think that at some point there have to be those individuals who say the things that we are saying on the floor of this House that do impact on those Pennsylvanians in this Commonwealth no matter how late the process is, to be able to put forth the sincerity and the concern for those individual people who do not have anyone to defend them here on the floor of the House. I am an advocate for the poor. I will continue to be an advocate for the poor, and regardless of whether or not people want to listen or not, I do not care. The press normally never writes what we say. The press normally does not take into consideration the fact that many times when we stand on the floor of this House fighting against those ills and injustices that impact on our State's poor, that we have a tendency to bypass that altogether.

I heard a few Representatives on the other side of the aisle indicate they were concerned about the working poor. Well, this is an excellent opportunity to register your protest about the concerns that are not in this particular budget. When you look at AIDS (acquired immune deficiency syndrome), homelessness, mental health, mental retardation, when you look at the drug problem and drugs which are filtering into our community, where people are dying every day, teenage pregnancy, our mothers and children out on drugs in our community destroying or wiping out neighborhoods, it is very clear to me that we have done very little in the social service agencies to make sure that we are taking care of the problems for those individuals in this Commonwealth.

Finally, Mr. Speaker, I would say this: As we embark upon the lateness of this hour to determine what we will pass as a budget tonight, which will probably pass overwhelmingly by our colleagues here this evening, it is very clear to me that we still have a mandated responsibility in this Commonwealth to go out and do more for those individuals who do not have anyone to help them in the homeless field, those who are hungry, those who have no shelter, and those who have no clothing, and for us to be able to recognize, but for the grace of God, there go I. Many individuals in this Commonwealth who are one or two paychecks away from poverty themselves need someone to stand up and give compassionate feeling and concern to those individuals who cannot defend themselves.

Tonight, Mr. Speaker, I am appalled at the fact that we have not been a part of the political process; to be able to give our comments and our feelings; who have spent time, effort, energy, such as some of our members who are in fact chairpersons of committees who labor hard with their staffs, who work hard in this Commonwealth and for the House of Representatives and get very little in return for the energy that they have put in in regard to working hard on those issues. To have it circumvented time and time again when subcommittee chairpersons and chairpersons work hard in their committees to help deal with these ills just to have it circumvented by

those individuals who feel that it is not necessary to deal with their chairmen I think is appalling, and I wanted to register those complaints this evening so in fact there would be no misunderstanding about where we stand on poor people in the Commonwealth of Pennsylvania. Thank you very much, Mr. Speaker.

The SPEAKER. The question is, will the House adopt the conference report? On that question, Representative Harper from Philadelphia is recognized.

Mrs. HARPER. Thank you, Mr. Speaker.

Thank you, Representative Richardson. I agree with every word you said.

You see, all of these bills, I sat there and voted for every one of them, \$11.8 million, and not 1 cent for the people that are the worst off in this city, and not only the city but the State; Logan especially. In Philadelphia, Logan, the people are sleeping; children in homes with water in their basements, with sewage backing up in their homes, and not 1 cent for them. And I requested money for them but was completely ignored.

We have in this State a surplus of \$200 million, and you mean to tell me you cannot afford to give to poor people that have labored for years to buy homes and now unfortunately by nature or a freak of nature, water is causing their homes to sink; the homes are leaning? People are still living in these imminently dangerous homes waiting and praying and begging for help. And you want to know if I am angry? Yes, I am angry, very angry. It is a disgrace, a disgrace to the State. The State and the city have a responsibility to the people and we are not meeting that responsibility, and I do not like it one bit.

I want you to know, I am not one to take it sitting down. I am going to bring these people up here and get some money for them which they deserve. Thank you.

The SPEAKER. Those in favor of adopting the conference report will vote "aye"; those opposed, "no."

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—196

Adolph	Donatucci	Laughlin	Ritter
Allen	Dorr	Lee	Robbins
Angstadt	Durham	Leh	Robinson
Argall	Evans	Lescovitz	Roebuck
Barley	Fairchild	Levdansky	Rudy
Battisto	Fargo	Linton	Ryan
Belardi	Farmer	Lloyd	Rybak
Belfanti	Fee	Lucyk	Saloom
Billow	Fleagle	McCall	Saurman
Birmelin	Flick	McHale	Scheetz
Bishop	Foster	McNally	Schuler
Black	Fox	McVerry	Scrimenti
Blaum	Freeman	Maiale	Semmel
Bortner	Freind	Maine	Serafini
Bowley	Gallen	Markosek	Smith, B.
Boyes	Gamble	Marsico	Smith, S. H.
Brandt	Gannon	Mayernik	Snyder, D. W.
Broujos	Geist	Melio	Snyder, G.
Bunt	George	Merry	Staback

Burd	Gigliotti	Michlovic	Stairs
Burns	Gladeck	Micozzie	Steighner
Bush	Godshall	Miller	Stish
Caltagirone	Gruitza	Moehlmann	Strittmatter
Cappabianca	Gruppo	Morris	Stuban
Carlson	Hagarty	Mowery	Tangretti
Carn	Haluska	Mrkonic	Taylor, E. Z.
Cawley	Hasay	Murphy	Taylor, F.
Cessar	Hayden	Nahill	Taylor, J.
Chadwick	Hayes	Nailor	Telek
Civera	Heckler	Noye	Thomas
Clark, B. D.	Herman	O'Brien	Tigue
Clark, D. F.	Hershey	O'Donnell	Trello
Clark, J. H.	Hess	Olasz	Trich
Clymer	Howlett	Oliver	Van Horne
Cohen	Hughes	Perzel	Veon
Colafella	Itkin	Pesci	Vroon
Colaizzo	Jackson	Petrarca	Wambach
Cole	Jadlowiec	Petrone	Wass
Cornell	James	Phillips	Weston
Corrigan	Jarolin	Piccola	Williams
Cowell	Johnson	Pievsky	Wilson
Coy	Josephs	Pistella	Wogan
DeLuca	Kaiser	Pitts	Wozniak
DeWeese	Kasunic	Pressmann	Wright, D. R.
Daley	Kenney	Preston	Wright, R. C.
Davies	Kondrich	Raymond	Yandrisevits
Dempsey	Kosinski	Reber	
Dietterick	Kukovich	Reinard	Manderino,
Distler	LaGrotta	Rieger	Speaker
Dombrowski	Lashingier		

NAYS—5

Acosta	Langtry	Richardson	Wright, J. L.
Harper			

NOT VOTING—0

EXCUSED—2

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

Ordered, That the clerk inform the Senate accordingly.

VOTE CORRECTIONS

The SPEAKER. The Chair recognizes Representative Godshall from Montgomery, who spreads upon the record the fact that he wanted to be recorded in the affirmative on concurrence in HB 1429.

Representative Merry from Crawford County is recognized.

Mr. MERRY. Mr. Speaker, on the vote on the Committee of Conference Report on HB 1020, I was inadvertently recorded as voting in the positive, and I wish my vote to show in the negative.

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

Representative Black from Venango is recognized.

Mr. BLACK. Mr. Speaker, on the Conference Report on HB 1020, I was recorded in the affirmative. I would like to be recorded in the negative.

The SPEAKER. The Chair recognizes the gentleman from Centre, Representative Herman.

Mr. HERMAN. Thank you, Mr. Speaker.

Mr. Speaker, I was not recorded on HB 1476, and I wish to be recorded in the affirmative on that bill. Thank you very much.

STATEMENT BY MINORITY LEADER

The SPEAKER. The Chair recognizes the minority leader, Matthew Ryan.

Mr. RYAN. Mr. Speaker, while there is still some order, I would like to put on the record that the negotiations that took place this year were not only interesting but I think very productive. The majority leader, who had his first crack at this, did an outstanding job, as did Senate Majority Leader Loeper. He is a far better negotiator of budgets than he is a bettor on the time that it will be adopted. I thank him for his \$2.

VOTE CORRECTIONS

The SPEAKER. Representative Clark from Juniata is recognized.

Mr. D. F. CLARK. Mr. Speaker, on the concurrence in Senate amendments to HB 22, my switch failed to activate, and I would like to be voted as concurring with the Senate amendments.

In addition, on the Conference Report on HB 1020, my vote was erroneously recorded in the affirmative, and I wish the record to indicate my vote for HB 1020 in the negative.

The SPEAKER. Those remarks will be spread upon the record.

From Mercer County, Representative Robbins is recognized.

Mr. ROBBINS. Mr. Speaker, on the Conference Report on HB 1020, I was recorded in the affirmative. I would like to be recorded in the negative. And on the Conference Report on SB 910, I was recorded in the negative. I would like to be shown in the affirmative.

The SPEAKER. Those remarks will be spread upon the record.

From Franklin County, Representative Coy is recognized.

Mr. COY. Thank you, Mr. Speaker. To correct the record.

On the adoption of the Conference Report on HB 1687, your hand was faster than mine, and I failed to be recorded in the affirmative.

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

From Mercer County, Representative Fargo is recognized.

Mr. FARGO. Mr. Speaker, on the Conference Report on HB 1020, I was recorded in the affirmative. I would like to be recorded in the negative. And on concurrence in Senate amendments to House amendments to SB 274, I was recorded in the affirmative. I would like to be recorded in the negative. Thank you.

PARLIAMENTARY INQUIRY

The SPEAKER. From Philadelphia, Representative Richardson is recognized.

Mr. RICHARDSON. Mr. Speaker, a point of parliamentary inquiry.

The SPEAKER. State the point of parliamentary inquiry.

Mr. RICHARDSON. Mr. Speaker, I would like to know on the final passing of the budget bill, does that mean that the bill, as we have voted on the conference committee report, now has been signed, and does it now have to go back to the Senate to be voted on or does it go straight to the Governor's Office?

The SPEAKER. The Senate has a conference report before it just as the House did. The House has passed the conference report. It is a House bill. There is an assumption that the Senate will be passing the bill. In all likelihood they will; I do not know that they have yet. They may have already passed it; I do not know.

Mr. RICHARDSON. Thank you very much for the inquiry.

VOTE CORRECTIONS

The SPEAKER. Are there any other corrections to the record?

Representative Kaiser from Allegheny County is recognized.

Mr. KAISER. Mr. Speaker, on concurrence in Senate amendments to House amendments to SB 274, my switch malfunctioned, and I would like to be shown as voting in the negative.

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

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

Mr. VROON. Mr. Speaker, I would like to be recorded in the negative on concurrence in Senate amendments to House amendments to SB 274.

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

ADDITION OF SPONSOR

The SPEAKER. The Chair recognizes Representative Broujos from Cumberland County, who makes a request that he be added as a sponsor on HB 1429.

Those remarks will be spread upon the record, and the clerk will be informed of the request.

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 316, PN 1411, and SB 519, PN 1406.

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 30, 1989

RESOLVED, (the House of Representatives concurring), That when the Senate adjourns this week it reconvene on Monday, September 18, 1989, unless sooner recalled by the President Pro Tempore of the Senate; and be it further

RESOLVED, That when the House of Representatives adjourns this week it reconvene on Monday, September 18, 1989, unless sooner recalled by the Speaker of the House of Representatives.

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:

SB 252, PN 1414

An Act amending the act of March 10, 1949 (P. L. 30, No. 14), entitled "Public School Code of 1949," further providing for filling vacancies on certain boards of school directors, for group insurance contracts and for property tax assessments in certain school districts; providing for business administrators; further providing for the duties of the State Board of Education; further providing for an economic supplement; further defining "personal income valuation" and "market value/income aid ratio" to expand tax credits for income earned out-of-State; further providing for subsidies; providing for equipment grants; and making editorial changes.

SB 274, PN 1408

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, creating the Catastrophic Loss Benefits Continuation Fund for payment of certain catastrophic loss benefits; providing for surcharges for certain offenses to provide moneys for the fund; and further providing for conditions of permits.

SB 316, PN 1411

An Act providing for the establishment of a Family Preservation Program by the Department of Public Welfare; and providing for grants to counties for programs enabling children who would otherwise be subject to out-of-home placement to remain at home.

SB 472, PN 1413

An Act amending the act of May 17, 1921 (P. L. 682, No. 284), entitled "The Insurance Company Law of 1921," providing for requirements relating to minimum capital surplus for certain insurers; increasing capital requirements for certain insurance

companies; authorizing stock insurers to establish more than one class or series of shares and to permit different voting rights according to the class of shares; and providing for insurance benefits for cancer chemotherapy and cancer hormone treatments and for mammographic examination.

SB 519, PN 1406

An Act amending the act of July 2, 1984 (P. L. 545, No. 109), entitled "Capital Loan Fund Act," extending the time limit for Class III and apparel industry loans or aid; and further providing for apparel industry loans.

SB 790, PN 1127

An Act authorizing the Board of the Troy Borough Municipal Authority to transfer certain Project 70 lands in Troy Township, Bradford County, to the Department of Transportation for a highway project under certain conditions.

The SPEAKER. Great job by the staff tonight, all of you.

Who has the adjournment motion?

The Chair recognizes the majority leader.

Mr. O'DONNELL. Mr. Speaker, with gratitude and enthusiasm, I move that this House adjourn until September 18, 1989, unless sooner recalled by the Speaker.

The SPEAKER. The Chair will hold in reserve the acceptance of the majority leader's motion until we receive from the Senate word that they have adopted the budget.

SENATE MESSAGE**SENATE ADOPTS REPORT OF
COMMITTEE OF CONFERENCE**

The clerk of the Senate, being introduced, informed that the Senate has adopted the Report of the Committee of Conference on the subject of the differences existing between the two Houses on **HB 1517, PN 2360**.

BILL SIGNED BY SPEAKER

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

HB 1517, PN 2360

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, 1989, to June 30, 1990, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1989; to provide appropriations from the Lottery Fund, the Pennsylvania Economic Revitalization Fund, the Energy Conservation and Assistance Fund, the State Stores Fund and the Emergency Medical Services Operating Fund to the Executive Department; to provide appropriations from the Judicial Computer System Augmentation Account to the Judicial Department; to provide appropriations from the Motor License Fund for the fiscal year July 1, 1989, to June 30, 1990, for the proper operation of the several departments of the Commonwealth and the Pennsylvania State Police authorized to spend Motor License Fund and The State Stores Fund moneys; 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, 1989, to

June 30, 1990, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1989; to provide additional appropriations from the General Fund for the expenses of the Executive Department of the Commonwealth, the public debt and for the public schools for the fiscal year July 1, 1988, to June 30, 1989, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1988; to provide additional appropriations from the Motor License Fund to the Executive Department; to provide for the additional appropriation of Federal funds to the Executive Department of the Commonwealth for the fiscal year July 1, 1988, to June 30, 1989, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 1988.

BILLS AND RESOLUTION PASSED OVER

The SPEAKER. Without objection, all remaining bills and the resolution on today's calendar will be passed over. The Chair hears no objection.

JOURNALS APPROVED

The following Journals were approved as printed:

Wednesday, June 7, 1989; and
Monday, June 12, 1989.

ADJOURNMENT

The SPEAKER. The Speaker now accepts the motion of the majority leader that this House do now adjourn until Monday, September 18, 1989, 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 3:35 a.m., e.d.t., July 1, 1989, the House adjourned.