## **COMMONWEALTH OF PENNSYLVANIA**

# Cegislative Iournal

## TUESDAY, NOVEMBER 25, 1975

Session of 1975

159th of the General Assembly

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## **SENATE**

TUESDAY, November 25, 1975.

The Senate met at 1:00 p.m., Eastern Standard Time.

The PRESIDENT pro tempore (Martin L. Murray) in the Chair.

#### PRAYER

The Chaplain, The Reverend DANIEL J. BARTKOW, Davisville Baptist Church, Southampton, offered the following prayer:

With the psalmist of old, Heavenly Father, I will magnify the Lord always and His praise shall be in my mouth continually. We humbly pause to thank Thee afresh for this privilege of gathering together in Your presence, first of all.

We are in a world of change, so rapid is change all about us, and yet we thank Thee, Heavenly Father, for a revelation given to us in Holy Scripture that gives to us absolutes to build upon with our lives and also absolutes by which to help direct the affairs of men, for Thy word reminds us there is a God in the heavens Who rules over His people.

As we think in terms of this revelation, the Holy Scriptures, whether we are men of the cloth or men of the Senate, may we likewise be men of the word. Give us the faith of Abraham who believed God's promises that he was able to fulfill all he had said; give us meekness like that of Moses as he led his people to the Promised Land; give us the courage of Elijah to stand as one against the multitudes. Give us, O God, a heart like David for he said, "A broken and a contrite spirit God will never despise."

Give us that self sacrifice of our Blessed Savior Who loved us and gave Himself for us. In all the matters that relate to this Senate today, in all the decisions that must be made, may they be made with the understanding of Your divine wisdom, and guidance and direction.

We ask these things in the name of Jesus Christ, our Savior. Amen.

## JOURNAL APPROVED

The PRESIDENT pro tempore. A quorum of the Senate being present, the Clerk will read the Journal of the preceding Session.

The Clerk proceeded to read the Journal of the preceding Session, when, on motion of Senator NOLAN, further reading was dispensed with, and the Journal was approved.

## HOUSE MESSAGES

## HOUSE BILLS FOR CONCURRENCE

The Clerk of the House of Representatives being introduced, presented for concurrence **HB** 1538, which was referred to the Committee on Finance.

He also presented for concurrence HB 1759, which was referred to the Committee on Rules and Executive Nominations.

He also presented for concurrence **HB 1908**, which was referred to the Committee on State Government.

# HOUSE ADOPTS REPORTS OF COMMITTEES OF CONFERENCE

He also informed the Senate that the House has adopted Reports of Committees of Conference on HB 141, 142 and 907, which were placed on the Calendar.

# HOUSE NONCONCURS IN SENATE AMENDMENTS TO HOUSE BILL

He also informed the Senate that the House has nonconcurred in amendments made by the Senate to HB 1302

The PRESIDENT pro tempore. The bill will be placed on the Calendar.

#### SENATE BILL RETURNED WITH AMENDMENTS

He also returned to the Senate SB 831, with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

The PRESIDENT pro tempore. The bill, as amended, will be placed on the Calendar.

# HOUSE CONCURS IN SENATE AMENDMENTS TO HOUSE BILLS

He also informed the Senate that the House has concurred in amendments made by the Senate to **HB 258**, 332, 577, 1487 and 1710.

## HOUSE CONCURS IN SENATE BILLS

He also returned to the Senate **SB** 508 and 728, with the information that the House has passed the same without amendments.

# GENERAL COMMUNICATION LISTS OF LOBBYISTS AND ORGANIZATIONS

The PRESIDENT pro tempore laid before the Senate the following communication, which was read by the Clerk as follows:

November 25, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In compliance with Act No. 712 of the 1961 Session of the General Assembly, titled the "Lobbying Registration Act," we herewith jointly present a list containing the names and addresses of the persons who have registered during the months of January through November, 1975 for the 159th Regular Session of the General Assembly. This list also contains the names and addresses of the organizations represented by these registrants.

Respectfully submitted:

MARK GRUELL, Jr. Secretary of the Senate

VINCENT F. SCARCELLI Chief Clerk House of Representatives

(Alphabetical lists of lobbyists and organizations represented are printed in Journal following adjournment of this day's Session.)

#### BILLS SIGNED

The President pro tempore (Martin L. Murray) in the presence of the Senate signed the following bills:

SB 580, HB 182, 258, 332, 577, 647, 648, 655, 656, 1487, 1710 and 1731.

# RESOLUTION REPORTED FROM COMMITTEE AND LAID ON TABLE

Senator NOLAN, from the Committee on Rules and Executive Nominations, reported without amendment, Senate Resolution, Serial No. 64, entitled:

Censure of Senator Duffield.

The PRESIDENT pro tempore. The resolution will be laid on the table.

#### REPORTS FROM COMMITTEES

Senator CIANFRANI, from the Committee on Appropriations, rereported, as committed, SB 153.

Senator LYNCH, from the Committee on Transportation, reported, as committed, SB 417, 799, 1009, 1092, 1099 and 1100.

Senator NOLAN, from the Committee on Rules and Executive Nominations, reported, as amended, SB 429.

Senator SMITH, from the Committee on State Government, reported, as committed, SB 1091.

## BILLS INTRODUCED AND REFERRED

Senators O'PAKE, CIANFRANI, MURRAY, NOLAN, DOUGHERTY, BELL, MURPHY, JUBELIRER, SWEENEY, MESSINGER, DWYER, LEWIS, ARLENE, MOORE, LYNCH, ZEMPRELLI, McKINNEY, ROMANELLI, SCANLON, STAPLETON, SMITH, ORLANDO, MELLOW, HANKINS, DUFFIELD, ROSS and MANBECK presented to the Chair SB 1203, entitled:

An Act amending the act of April 9, 1929 (P. L. 177, No. 175), entitled "The Administrative Code of 1929," creating the Department on Aging and prescribing its functions, powers and duties; establishing a Council on Services for the Aging and a Technical Advisory Committee on Aging; and providing for district planning and service areas and for area agencies.

Which was committed to the Committee on State Government.

Senator BELL presented to the Chair SB 1204, entitled:

An Act amending the act of December 15, 1971 (P. L. 596, No. 160), entitled "Outdoor Advertising Control Act of 1971," providing for certain organizations to obtain a permit without payment of any fees.

Which was committed to the Committee on Transportation.

He also presented to the Chair SB 1205, entitled:

An Act amending the act of April 9, 1929 (P. L. 343, No. 176), entitled "The Fiscal Code," authorizing the Department of the Auditor General to initiate court action to surcharge certain officials for certain illegal acts.

Which was committed to the Committee on Finance.

He also presented to the Chair SB 1206, entitled:

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

Which was committed to the Committee on Finance.

Senators FRAME, AMMERMAN, STAPLETON and HAGER presented to the Chair SB 1207, entitled:

An Act amending the act of June 3, 1937 (P. L. 1333, No. 320), entitled "Pennsylvania Election Code," further providing for the number of signers for nomination petitions.

Which was committed to the Committee on State Government.

Senator CIANFRANI presented to the Chair SB 1208, entitled:

An Act amending the act of May 21, 1931 (P. L. 149, No. 105), entitled, as amended, "The Liquid Fuels Tax Act," providing for a rebate of the tax paid under certain conditions.

Which was committed to the Committee on Transportation.

Senators MURPHY, ROSS, ORLANDO and EWING presented to the Chair SB 1209, entitled:

An Act relating to and regulating local government boundary changes in Pennsylvania.

Which was committed to the Committee on Local Government.

Senator BELL presented to the Chair SB 1210, entitled:

An Act amending the act of June 3, 1937 (P. L. 1333, No. 320), entitled "Pennsylvania Election Code," further prohibiting certain corporate activity and providing a penalty.

Which was committed to the Committee on State Government.

Senators MESSINGER, ROSS and ORLANDO presented to the Chair SB 1211, entitled:

An Act amending the act of June 3, 1937 (P. L. 1333, No. 320), entitled "Pennsylvania Election Code," prohibiting cross-filing by candidates for the office of school director in certain instances.

Which was committed to the Committee on State Government.

Senators MESSINGER and ORLANDO presented to the Chair SB 1212, entitled:

An Act amending the act of June 3, 1937 (P. L. 1333, No. 320), entitled "Pennsylvania Election Code," prohibiting cross-filing by candidates for the office of judge of a court of record.

Which was committed to the Committee on State Government.

Senators MESSINGER and ROSS presented to the Chair SB 1213, entitled:

An Act amending the act of April 29, 1959 (P. L. 58, No. 32), entitled "The Vehicle Code," further providing for the registration of certain vehicles.

Which was committed to the Committee on Transportation.

Senators MESSINGER, ROSS, ORLANDO and EARLY presented to the Chair SB 1214, entitled:

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, removing provisions for the retention of judges.

Which was committed to the Committee on Judiciary.

Senator MESSINGER presented to the Chair SB 1215, entitled:

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, reducing the term of office of justices and judges.

Which was committed to the Committee on Judiciary.

## REPORT OF COMMITTEE PURSUANT TO SENATE RESOLUTION, SERIAL NO. 33

Senator KURY. Mr. President, I rise to file a report with the Senate and also to offer bills to implement that report. I am referring to the report of the Committee on Consumer Affairs in its investigation of the Public Utility Commission.

As the Senate knows, our Committee began, back in the spring of this year, an investigation of the PUC which took approximately eight months, including seven public hearings. It included field trips to Wisconsin and California, and it involved the very serious and thoughtful deliberation of Members on both sides of the aisle who were on the Committee.

That report has been made public. But, first, Mr. President, I would like to offer for the Legislative Journal a copy of the report for the official Senate record in order that we may have that.

Secondly, Mr. President, I offer on behalf of myself and the Members of the Committee on both sides, and other Senators who have signed them, a package of bills which we have prepared to implement the report of the Committee.

Mr. President, I offer these bills at this time.

(See Appendix for report and recommendations of the Senate Consumer Affairs Committee to reform the PUC.)

## BILLS INTRODUCED AND REFERRED

Senators KURY, SWEENEY, MYERS, MELLOW, STA-PLETON, McKINNEY, EWING, JUBELIRER, ANDREWS, BELL, NOLAN, MURRAY, MOORE, ROMANELLI, SCANLON, O'PAKE, LEWIS, DOUGHERTY, HOLL,

FRAME, HOWARD, WOOD and FLEMING presented to the Chair SB 1216, entitled:

An Act amending the act of May 28, 1937 (P. L. 1053, No. 286), entitled "Public Utility Law," further defining terms; providing for rate increases and adjustments; further regulating billing procedures; providing for suspended railroad crossing; increasing budget limitations and further restricting Governor's powers.

Which was committed to the Committee on Consumer Affairs.

Senators KURY, SWEENEY, MYERS, MELLOW, STA-PLETON, McKINNEY, EWING, JUBELIRER, ANDREWS, BELL, NOLAN, MOORE, ROMANELLI, SCANLON, O'PAKE, ROSS, MURRAY, LEWIS, DOUGHERTY, HOLL, HOWARD, FRAME, WOOD and FLEMING presented to the Chair SB 1217, entitled:

An Act amending the act of March 31, 1937 (P. L. 160, No. 43), entitled "An act creating a commission to be known as the Pennsylvania Public Utility Commission; . . . ," further providing for the nomination and confirmation of members of the Public Utility Commission; further providing for certain powers and duties of commissioners and employes and providing for hearing and investigative procedures.

Which was committed to the Committee on Consumer Affairs.

Senators KURY, SWEENEY, MYERS, MELLOW, STA-PLETON, McKINNEY, ANDREWS, SCANLON, ROMA-NELLI, O'PAKE, LEWIS, DOUGHERTY, MOORE and HOLL presented to the Chair SB 1218, entitled:

An Act amending the act of May 28, 1937 (P. L. 1053, No. 286), entitled "Public Utility Law," further providing for the valuation of property of a public utility.

Which was committed to the Committee on Consumer Affairs.

Senators KURY, SWEENEY, MYERS, MELLOW, STA-PLETON, McKINNEY, ANDREWS, JUBELIRER, NOLAN, SCANLON, ROMANELLI, O'PAKE, LEWIS, DOUGHER-TY and HOLL presented to the Chair SB 1219, entitled:

An Act amending the act of March 31, 1937 (P. L. 160, No. 43), entitled "An act creating a commission to be known as the Pennsylvania Public Utility Commission; ...," further providing for the organization of the commission.

Which was committed to the Committee on Consumer Affairs.

Senators KURY, SWEENEY, MYERS, MELLOW, STA-PLETON, McKINNEY, JUBELIRER, ANDREWS, BELL, NOLAN, SCANLON, ROMANELLI, O'PAKE, LEWIS, DOUGHERTY and HOLL presented to the Chair SB 1220, entitled:

An Act amending the act of May 28, 1937 (P. L. 1053, No. 286), entitled "Public Utility Law," further providing for the filing of certain competitive bids with the commission.

Which was committed to the Committee on Consumer Affairs.

Senators KURY, SWEENEY, MYERS, MELLOW, STA-PLETON, McKINNEY, ANDREWS, NOLAN, SCANLON, ROMANELLI, O'PAKE, LEWIS, DOUGHERTY, MOORE and HOLL presented to the Chair SB 1221, entitled:

BELL, NOLAN, MURRAY, MOORE, ROMANELLI, An Act amending the act of May 28, 1937 (P. L. 1053, SCANLON, O'PAKE, LEWIS, DOUGHERTY, HOLL, No. 286), entitled "Public Utility Law," further provid-

ing for the coverage of certain municipal or municipal authority functions.

Which was committed to the Committee on Consumer Affairs.

Senators KURY, SWEENEY, MELLOW, STAPLETON, McKINNEY, NOLAN, SCANLON, ROMANELLI, O'PAKE, LEWIS, DOUGHERTY and HOLL presented to the Chair SB 1222, entitled:

An Act amending the act of May 28, 1937 (P. L. 1053, No. 286), entitled "Public Utility Law," further providing for the valuation of certain public utility property.

Affairs.

Senators KURY, SWEENEY, MYERS, MELLOW, STA-PLETON, McKINNEY, EWING, JUBELIRER, ANDREWS. BELL, NOLAN, MOORE, ROMANELLI, SCANLON, O'PAKE, LEWIS, DOUGHERTY and HOLL presented to the Chair SB 1223, entitled:

An Act amending the act of March 31, 1937 (P. L. 160, No. 43), entitled "An act creating a commission to be known as the Pennsylvania Public Utility Commission; . . . ," further providing for hearing and investigative procedures.

Which was committed to the Committee on Consumer Affairs.

Senators KURY, SWEENEY, McKINNEY, NOLAN, SCANLON, ROMANELLI, O'PAKE, LEWIS, DOUGHER-TY, MOORE and HOLL presented to the Chair SB 1224, entitled:

An Act amending the act of March 31, 1937 (P. L. 160, No. 43), entitled "An act creating a commission to be known as the Pennsylvania Public Utility Commission; . . . ," further providing for the terms of members of the Public Utility Commission. the Public Utility Commission.

Which was committed to the Committee on Consumer Affairs.

Senators KURY, SWEENEY, MYERS, MELLOW, STA-PLETON, McKINNEY, ANDREWS, BELL, NOLAN, SCANLON, DOUGHERTY, LEWIS and HOLL presented to the Chair SB 1225, entitled:

An Act amending the act of April 9, 1929 (P. L. 177, No. 175), entitled "The Administrative Code of 1929," providing for the office of Consumer Advocate in the Department of Justice; imposing powers and duties; and making an appropriation.

Which was committed to the Committee on Consumer Affairs.

Senators KURY, SWEENEY, MYERS, MELLOW, STA-PLETON, McKINNEY, ANDREWS, NOLAN, SCANLON, ROMANELLI and ROSS presented to the Chair SB 1226, entitled:

An Act amending the act of May 28, 1937 (P. L. 1053, No. 286), entitled "Public Utility Law," adding the definition of "State-designated Highway," further providing for compensation and allocation of costs for damages occasioned by construction, etc., as to crossing; providing for maintenance and removal of highway-railroad crossing and separation structures; and further providing for public hearings and appeals.

Which was committed to the Committee on Consumer Affairs.

## SENATE CONCURRENT RESOLUTION

## MEMORIALIZING CONGRESS TO ENACT WORLD WAR II VETERANS' BONUS PROGRAM **LEGISLATION**

Senators MURPHY, BELL and ROSS offered the following resolution (Serial No. 227), which was read and referred to the Committee on Rules and Executive Nominations:

In the Senate, November 25, 1975.

RESOLVED (the House of Representatives concurring), Which was committed to the Committee on Consumer Pennsylvania memorialize the Congress of the United States to enact legislation for a World War II Veterans' Bonus Program and fund the same; and be it further

RESOLVED, That copies of this resolution be transmitted to the presiding officers of each House of the Congress of the United States and to each Senator and Representative from Pennsylvania in the Congress of the United States.

#### RECESS

Senator NOLAN. Mr. President, I request a recess of the Senate until 2:30 p.m., for the purpose of holding a Democratic caucus and a Republican caucus.

The PRESIDENT pro tempore. Are there any objec-The Chair hears no objection, and declares a recess of the Senate until 2:30 p.m., Eastern Standard Time.

## AFTER RECESS

The PRESIDING OFFICER (Henry J. Cianfrani) in the Chair.

The PRESIDING OFFICER. The time of recess having elapsed, the Senate will be in order.

## CALENDAR

## SPECIAL ORDER OF BUSINESS HB 1418 CALLED UP OUT OF ORDER

HB 1418 (Pr. No. 2458)—Without objection, the bill was called up out of order, from page 6 of the Third Consideration Calendar, by Senator NOLAN, and made a Special Order of Business.

BILL ON THIRD CONSIDERATION AMENDED HB 1418 (Pr. No. 2458)—Considered the third time,

On the question,

Will the Senate agree to the bill on third consideration? Senator DOUGHERTY, by unanimous consent, offered the following amendments:

Amend Title, page 1, line 22 by striking out

"AND" and inserting a comma
Amend Title, page 1, line 23 by removing the period after "STATE" and inserting: and limiting the assignment of school children.

Amend Bill, page 5, by inserting between lines 27 and 28:

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

Section 529. Assignment of School Pupils.—No department board or commission shall have the power to order the assignment of any pupil in kindergarten, elementary or secondary school to any school other than the school nearest the pu-

pil's home without the consent of the pupil's parent or guardian, except that nothing in this section shall repeal any entrance requirement of a school which has entrance requirements. Any order issued by a department, board or commission heretofore which has not yet been implemented, ordering assignment of any pupil in kindergarten, elementary, or secondary school to any school other than the school nearest the pupil's home shall be null, void and unenforceable. All departments, boards and commissions shall cease, desist and withdraw any and all actions pending which are contrary to this section. No department, board or commission shall enter into or continue any legal proceeding dealing with the assignment of pupils to any elementary, kindergarten, or secondary school other than the school nearest the pupil's home: Provided, however, That nothing contained in this section shall be construed to prevent any school district from assigning pupils to schools other than the school nearest the pupil's home for any purpose whatsoever including, but not limited to, reducing overcrowded conditions in certain of the district's schools.

Amend Sec. 4, page 5, line 28 by striking out "4." and inserting: 5. Amend Sec. 5, page 5, line 30 by striking out "5."

and inserting: 6.

On the question,

Will the Senate agree to the amendments?

Senator DOUGHERTY. Mr. President, without a lot of detail, the amendments are basically the busing amendments with a modification that was suggested by the gentleman from Philadelphia, Senator McKinney, and myself during the last discussion on this issue.

The amendments are different in that they specifically provide that school districts may order busing for whatever purpose the school district desires. They specifically note that the school district may bus for the purpose of alleviating overcrowding in any schools. I do not feel the need to argue this point any more.

This is a significant change from the last amendments in that we have spelled out specifically that school districts could bus to alleviate overcrowding.

Mr. President, I would request a roll call vote on these amendments.

Senator EARLY. Mr. President, I would like to know if the gentleman from Philadelphia, Senator Dougherty, could tell us what these particular amendments will cost.

Senator DOUGHERTY. Mr. President, the amendments will cost nothing because the amendments provide that a board, department or commission of State government may not order the assignment of a child to a school other than the one nearest his home without parental consent.

In effect, these amendments will save money in that they will provide that the school districts will not have to be bound up by directives from boards and commissions which have no authority, in the first place;

Secondly, they do not affect any order which is currently in effect. The amendments would not change any orders that have been handed down;

Thirdly, they simply provide that the school district can do what it is now doing.

Therefore, Mr. President, there is no cost involved.

bill came before the Senate I stood in this very same spot. I said that I was opposed to busing for integration reasons, not for overcrowdedness. My position has not changed. I said it in front of the full Senate, and I still say it. My family is opposed, my District is opposed, and I am opposed for integration purposes.

Therefore, I agree with these amendments, Mr. Presi-

Senator COPPERSMITH. Mr. President, during the last five minutes I have been reviewing these amendments. The amendments begin as the previous amendments did, saying that, "No department, board or commission shall have the power to order the assignment of any pupil in kindergarten, elementary or secondary school to any school other than the school nearest the pupil's home without the consent of the pupil's parent or guardian . . . ." Then, of course, it is with certain exceptions.

Then it continues to the next key clause, ". . . . Provided, however, that nothing contained in this section shall be construed to prevent any school district from assigning pupils to schools other than the school nearest the pupil's home for any purpose whatsoever including, but not limited to, reducing overcrowded conditions in certain of the district's schools."

As I read these amendments, this means that they may assign a pupil to a school not nearest the home to reduce overcrowding and also for any purpose whatsoever which, as I interpret it, certainly would be to obtain integration in other schools. While I have always been an opponent of the amendments of the gentleman from Philadelphia, Senator Dougherty, and I am going to vote against this out of consistency, in actuality, these amendments do nothing, absolutely nothing. The transfer can be made for any reason whatsoever, and it is really a case of very poor draftsmanship.

Senator DOUGHERTY. Mr. President, in response to the comment from the gentleman from Cambria, Senator Coppersmith, the fact of the matter is that the amendments are essentially the same as those offered the last time in that they would prevent a commission, a board or a department of State government from ordering a school district to bus. These amendments do not, in any way, prevent a school district from using its own judgment in a matter affecting the transportation of its pu-

Therefore, these are essentially the same amendments and they have simply been clarified to make it clear to everyone in the Senate that we are not opposed to busing to alleviate overcrowding.

Senator NOLAN. Mr. President, we have before us at this time a bill which I have called up out of order. It is a bill on physical therapy. True, it pertains to the Administrative Code of 1929 and the amendment being offered is germane to the Administrative Code of 1929 but certainly is not germane, by any stretch of the imagination, to a physical therapy bill which is now before us.

Mr. President, there is very little difference in this proposal being made at this time than the one the Governor vetoed. I cannot speak for the Governor, but I feel the Governor will veto this bill.

Mr. President, I want to point out that at the present time in my District we are now in Federal court over the question of integration of two school districts and it now involves ten school districts. If the Senators present here today would stop, and think and take a look at the beat-Senator McKINNEY. Mr. President, the last time this ing that we are taking in my District before the Federal courts, they certainly would hesitate to pass legislation which would force the people of Philadelphia County, or any other county, to go into the Federal courts of this country, because I can say to you that you stand a better chance on busing issues, also on consolidation of schools, in our State courts than you will ever stand in the Federal courts of this country.

Mr. President, I think we have spun our wheels before in this Chamber on two occasions in trying to override the Governor's veto on the same type of an amendment, and I do not think if the amendments pass that they would escape the veto of the Governor, and I do not think the votes would be here the next time to override the Governor.

I, therefore, ask the Members of the Senate to oppose the amendments so we can move on House Bill No. 1418, the physical therapy bill, a bill the Governor said he will sign. Let us get it over into the House and to the Governor's office.

And the question recurring,

Will the Senate agree to the amendments?

(During the calling of the roll, the following occurred:) Senator HILL. Mr. President, I desire to change my vote from "no" to "aye."

The PRESIDING OFFICER. The gentleman will be so recorded.

Senator EARLY. Mr. President, I desire to change my vote from "no" to "aye."

The PRESIDING OFFICER. The gentleman will be so recorded.

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-29

Andrews,	Frame,	Jubelirer,	O'Pake,
Bell,	Hager,	Lentz,	Smith,
Cianfrani,	Hess.	Lewis,	Snyder,
Dougherty,	Hill.	Manbeck,	Stauffer,
Dwyer.	Hobbs.	McKinney,	Sweeney,
Early.	Holl.	Moore,	Tilghman,
Ewing.	Howard.	Myers.	Wood,
Fleming.			
	NA	AYS—20	
Ammerman.	Kelley,	Murray,	Romanelli,
Arlene.	Kury.	Nolan,	Ross,
Coppersmith,	Lynch.	Noszka,	Scanlon,
Duffield.	Mellow.	Orlando,	Stapleton,
Hankins.	Messinger.	Reibman.	Zemprelli,
			•

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

The PRESIDING OFFICER. House Bill No. 1418 will go over, as amended.

## HB 1153 CALLED UP OUT OF ORDER

HB 1153 (Pr. No. 2342)—Without objection, the bill was called up out of order, from page 6 of the Third Consideration Calendar, by Senator NOLAN.

BILL ON THIRD CONSIDERATION AMENDED

HB 1153 (Pr. No. 2342)—Considered the third time,

On the question,

Will the Senate agree to the bill on third consideration?

#### ANDREWS AMENDMENTS

Senator ANDREWS, by unanimous consent, offered the following amendments:

Amend Bill, page 5, by inserting between lines 11 and 12:

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

Section 432.1. Additional Assistance by Reason of Pregnancy.—Any law, rule or regulation to the contrary notwithstanding, no additional public assistance payments shall be computed in the grant or benefits by reason of pregnancy.

Amend Sec. 2, page 5, line 12, by striking out "2." and inserting: 3.

On the question,

Will the Senate agree to the amendments?

Senator ANDREWS. Mr. President, these are very simple amendments to the Welfare Code and what they basically do is repeal a regulation which was instituted several months ago by the Department. That regulation means, basically, that if a lady on welfare becomes pregnant her welfare payments double. I can see that a pregnant woman has little greater needs, but her needs certainly are not double what they are if she is not pregnant.

I think it is a very bad regulation and it is one about which my constituents have contacted me in substantial numbers. I think it is particularly bad because at the present time if a woman is pregnant her welfare payments double, and then four or five months later she gets an abortion, for which the State will pay, and she has all that money. The people are just very unhappy about that and these amendments do nothing more than repeal that particular regulation.

I would certainly ask the support of my colleagues in doing this.

Senator COPPERSMITH. Mr. President, I ask the Members to oppose these amendments. I do not have to cite studies which show that it is very important the nutrition and care a mother receives while she is pregnant and the long term effects on the child if she is not able to eat properly or get proper prenatal care. I certainly feel this is short-sighted economy, that it is wise to allow the mother to have this extra income so she can eat properly and obtain the proper care before birth so the child will have a proper chance in life.

Senator ANDREWS. Mr. President, I would simply point out that the welfare recipient receives a grant based upon certain needs and, certainly, a pregnant woman does not need twice as much housing, she does not eat twice as much, she does not need twice as much in the way of utilities, or many of these various expenses. She does need a little nutrition and, if the Department wants to have a regulation adopted for that, I certainly would not oppose it, but an outright doubling of the benefits simply because a woman becomes pregnant I think is ludicrous.

Mr. President, I again would ask my colleagues to support these amendments and I would ask for a roll call vote.

And the question recurring,

Will the Senate agree to the amendments?

(During the calling of the roll, the following occurred:)

#### POINT OF INFORMATION

Senator TILGHMAN. Mr. President, I rise to a point of information.

The PRESIDING OFFICER. The gentleman from Montgomery, Senator Tilghman, will state it.

Senator TILGHMAN. Mr. President, I see a lot of pointing at the vote taker up there, if there is any change in votes will we be informed of it?

The PRESIDING OFFICER. You most certainly will, Senator.

Senator DOUGHERTY. Mr. President, I desire to change my vote from "no" to "aye."

The PRESIDING OFFICER. The gentleman will be so recorded.

#### POINT OF INFORMATION

Senator LENTZ. Mr. President, I rise to a point of information.

The PRESIDING OFFICER. The gentleman from Dauphin, Senator Lentz, will state it.

Senator LENTZ. Mr. President, has a roll call been announced on the last vote?

The PRESIDING OFFICER. No, Senator, it has not. Senator KURY. Mr. President, I desire to change my vote from "aye" to "no."

The PRESIDING OFFICER. The gentleman will be so recorded.

Senator STAPLETON. Mr. President, I desire to change my vote from "aye" to "no."

The PRESIDING OFFICER. The gentleman will be so recorded.

Senator McKINNEY. Mr. President, I desire to change my vote from "aye" to "no."

The PRESIDING OFFICER. The gentleman will be so recorded.

The yeas and nays were required by Senator AN-DREWS and were as follows, viz:

#### YEAS-24

Andrews, Bell, Dougherty, Dwyer, Early, Ewing,	Fleming,	Howard,	Myers,
	Frame,	Jubelirer	Snyder,
	Hager,	Kelley,	Stauffer.
	Hess,	Lentz,	Sweeney,
	Hobbs,	Mønbeck,	Tilghman,
	Holl,	Moore,	Wood,
		A TTO OF	

#### NAYS-25

Ammerman, Arlene, Cianfrani, Coppersmith, Duffield	Kury, Lewis, Lynch, McKinney, Mellow	Murray, Nolan, Noszka, O'Pake. Orlando	Romanelli, Ross, Scanlon, Smith, Stapleton,
Duffield,	Mellow,	Orlando,	Stapleton,
Hankins,	Messinger,	Reibman,	Zemprelli,

So the question was determined in the negative, and the amendments were defeated.

And the question recurring,

Will the Senate agree to the bill on third consideration?

#### SNYDER AMENDMENTS

Senator SNYDER, by unanimous consent, offered the following amendments:

Amend Title, page 1, line 3 by inserting after "Commonwealth," ": adding a definition and Amend Title, page 1, line 3 by inserting after "for": administration of,

Amend Title, page 1, line 4 by inserting after "for": , qualifications of and allowances to recipients of

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

Section 1. Section 402, act of June 13, 1967 (P. L. 31, No. 21), known as the "Public Welfare Code," is amended by adding a definition to read:

Section 402. Definitions.—As used in this article:

"Protective payments" means payments with respect to any dependent child which are made to another individual who (as determined in accordance with standards prescribed by the department) is interested in or concerned with the welfare of such child or relative, or are made on behalf of such child or relative directly to a person furnishing food, living accommodations, or other goods, services, or items to or for such child.

Section 2. Section 403 of the act is amended to read:

Section 403. Uniformity in Administration of Assistance; Regulations as to Assistance.—(a) The department is responsible for maintaining uniformity in the administration of public welfare, including general assistance, throughout the Commonwealth.

(b) The department shall establish rules, regulations and standards, consistent with the law, as to eligibility for assistance and as to its nature and extent. The secretary is the only person authorized to adopt regulations, orders, or standards of general application to implement, interpret, or make specific the law administered by the department. The secretary shall issue interim regulations whenever changes in Federal laws and regulations supersede existing State statutes. In adopting regulations, orders, or standards of general application, the secretary shall strive for clarity of language which may be readily understood by those administering aid and by those who apply for or receive aid.

(c) Whenever a recipient of public assistance, as a prerequisite to receiving assistance or otherwise, has been required to encumber in favor of the Commonwealth any property, or to give any bond, note or other obligation in any sum to secure the repayment of moneys received as assistance or for any other purposes, and such bonds, notes, judgments, mortgages or other obligations are thereafter assigned by the Commonwealth to any third party, the assignee shall not be entitled to collect, and the person liable for the payment of the lien or obligation shall not be liable for the payment of, any amount greater than the amount the assignee paid for the assignment, notwithstanding the face amount of such lien or obligation. This provision shall not be effective as to the collection of interest accruing after the date of the assignment or costs of collection.

Section 3. The act is amended by adding a section to read:

Section 405.1. Pennsylvania Employables Program.—(a) Every individual, as a condition of initial and continuing eligibility for aid to dependent children or general assistance, shall register with the Bureau of Employment Security for employment, training and manpower services, unless such individual is:

 A child who is attending school or college on a full-time basis or who is under the age of sixteen;

(2) Ill, incapacitated, or of advanced age;

(3) So remote from a Bureau of Employment Security Office that effective participation in employment and training counseling is precluded;

- (4) Required to be present in the home because of illness or incapacity of another member of the household;
- The mother or other relative of a child (5) under the age of six who is caring for the child; or
- (6) The mother or other caretaker of a child if the father or another adult male relative is in the home and not excluded from the requirement to register, unless such adult male relative has failed to register as herein required or has refused without good cause to accept employment or to participate in work experience or training;
- (7) The mother or other caretaker of a child between the ages of six and fourteen, unless there are adequate child care arrangements for the child:
- (8) Actively participating in the Federal Work Incentive Program or was certified to said program within the previous six months.
- (b) Registration shall include a personal interview conducted by the Bureau of Employment Security. A work application shall be completed, a self-support plan shall be developed, and the individual's job search and reporting responsibilities shall be fully explained. If employment is available, the bureau shall immediately refer the individual to such employment.
- Any person excluded from the requirements of registration by reason of subsection (a), may register to participate in the Pennsylvania Employables Program.
- As a part of complying with the requirements set fort in this section, each registrant shall conduct an adequate job search in accordance with the instructions of the Bureau of Employment Security. Every person registered pursuant to this section, other than persons who have been certified to the Federal Work Incentive Program and are actively participating in a work incentive component, shall report, in writing on a form prescribed by the Bureau of Employment Security instructions on the nature, extent and results of his job search efforts. The bureau shall notify each employable person of the reporting requirement, and shall provide necessary copies of the report form.
- (e) Any person who fails without good cause to fulfill his job search requirements shall be ineligible for aid to dependent children or for general assistance. If such person is the sole eligible dependent child in the family, the family shall be ineligible for aid to dependent children.
- (f) No person registered pursuant to subsection (a) shall refuse to accept a bona fide offer of employment or training. The bona fide offer of employment, training or work experience must be consistent with the person's physical, mental and emotional capabilities.

In order to be a bona fide offer of employment, there must be reasonable assurances that:

Appropriate standards for the health, safety and other conditions applicable to the performance of work and training in the employment are established and will be maintained;

- (2) The offer of employment will not result in a displacement of employed workers;
- (3) With respect to such employment. conditions of work, training, education, and employment are reasonable in the light of such factors as the type of work, geographical region, and the proficiency of the participant;
- (g) Any person required to register pursuant to subsection (a) who (i) fails to register; (ii) fails to conduct an adequate job search or fulfill his reporting responsibilities required by subsection (d); or (iii) refuses a bona fide offer of employment or training in violation of subsection (f), shall be ineligible for aid to dependent children or general assistance. Any aid for which such child is eligible will be provided in the form of protective payment as defined in section 402.
- (h) The department shall take all appropriate measures to obtain any necessary Federal approval and assistance for the Pennsylvania Employables Program. If the United States Department of Health, Education and Welfare does not approve all or part of the Pennsylvania Employables Program, that part of the program unapproved shall not apply to persons who are otherwise eligible for aid to dependent children, but it shall apply to persons eligible for general assistance.

Amend Sec. 1, page 1, line 7 by striking out "1." and inserting: 4.

Amend Sec. 1, page 1, lines 7 and 8 by striking out ", act of June 13, 1967 (P. L. 31, No. 21), known as the "Public Welfare Code," and inserting: of the act,

Amend Sec. 1, page 1, line 9 by striking out "(No." and inserting: (P. L. 403, No. Amend Sec. 1 (Sec. 432), page 3, line 14 by inserting after "children": under the age of eighteen

Amend Sec. 1 (Sec.  $\overline{432}$ ), page 3, line 14 by striking out "and"

Amend Sec. 1 (Sec. 432), page 3, line 15 by removing the period after "law" and inserting: and such children are in need thereof because they have been deprived of parental support or care due to

- the death, physical or mental incapacity, or incarceration of a parent; or
- (ii) the divorce, separation or desertion of a parent or parents and resultant continued absence of a parent from the home for these and other reasons; or
- (iii) the unemployment of a parent or parents. Aid may not be granted under the provisions of this code to or in behalf of any otherwise eligible child over the age of eighteen, unless he is under the age of twenty-one and is a student regularly attending a school, college, university, or training program designed to qualify him for gainful employment.

Amend Sec. 1 (Sec. 432), page 3, line 16 by striking out  $\underline{\text{"(2)"}}$  and inserting:  $\underline{\text{(3)}}$ 

Amend Sec. 1 (Sec. 432), page 4, line 26 by striking out "(3)" and inserting: (4)

Amend Sec. 1 (Sec. 432), page 4, line 28 by striking out "(4)" and inserting: (5)

Amend Sec. 1 (Sec. 432), page 5, line 5 by striking out "(5)" and inserting: (6)

Amend Bill, page 5, by inserting between lines 11 and 12:

Section 5. The act is amended by adding sections to read:

Section 432.1. Physical or Mental Incapacity of a Parent.—For the purpose of determining eligibility for aid to dependent children on the basis of incapacity of a parent, pursuant to section 432(1), physical or mental incapacity shall be deemed to exist when:

(1) The incapacity is of such a debilitating nature as to reduce substantially the parent's ability to support or care for the otherwise eligible child; and

(2) The incapacity is verified by a medical doctor or psychiatrist, except that eligibility for supplemental security income benefits under Title XVI of the Federal Social Security Act on the basis of disability or eligibility to receive Federal OASDI benefits shall be considered sufficient evidence of incapacity for purposes of this section; and

(3) The incapacity is expected to continue for a period of at least thirty days.

The determination of incapacity in accordance with provisions set forth herein is a responsibility of the county office under the supervision of the department. Certification shall only be for that period during which the incapacity is expected to continue.

Section 432.2. Continued Absence From the Home.—In any case in which application for aid to dependent children is based upon deprivation of parental support or care due to the continued absence of a parent from the home, such deprivation shall be deemed to exist when the nature of the absence, for any reason, interrupts or terminates the parent's functioning as a provider of maintenance, physical care or guidance for the child and the known or indefinite duration of the absence precludes continuing the parent's performance of his function in planning for the support or care of the child. Absence, in and of itself, shall not be deemed to constitute deprivation.

It shall be the duty of the department to verify the continued absence of the parent from the home. Such absence shall be verified from information regarding the absent parent supplied by the applicant on his certificate of eligibility or by requiring the applicant to provide, where known, the name, Social Security number, description, employer and present or last known address of the absent parent.

Section 432.3. Determination of Eligibility.—
(a) Prior to determination of eligibility, the department shall conduct a personal interview with the adult members of the family or with the caretaker relatives of the needy children.

(b) As a condition of eligibility, a needy family applying for aid to dependent children, or an individual applying for general assistance, shall complete a certificate of eligibility containing a written declaration of such information as may be required to establish eligibility and amount of grant. The certificate shall include blanks, wherein shall be stated the names, birth dates, and Social Security numbers of all children receiving aid, their present place of res-

idence, the names, and Social Security numbers of the adult or emancipated minor applicant and any other adult living in the home, the name and Social Security number and present whereabouts, last known address, and place of employment of a parent who is not living in the home, any income received through employment, from the absent parent, governmental social insurance or aid programs, gifts, sale of real or personal property, interest, dividends or from any other source, and any interest in property, real or personal. The department shall provide assistance as needed to complete the certificate and shall ensure that all applicants or recipients have or promptly obtain a Social Security number. Such certificate shall also provide that, as a condition of eligibility for aid, each applicant or recipient will be required:

(1) to assign the State any rights to support from any other person such applicant may have (i) in his own behalf or in behalf of any other family member for whom the applicant is applying for or receiving aid, and (ii) which have accrued at the time such assignment is executed.

(2) to cooperate with the State (i) in establishing the paternity of a child born out of wedlock with respect to whom aid is claimed, and (ii) in obtaining support payments for such applicant and for a child with respect to whom such aid is claimed, or in obtaining any other payments or property due such applicant or such child and that, if the relative with whom a child is living is found to be ineligible because of failure to comply with the requirements of clauses (1) and (2), any aid for which such child is eligible will be provided in the form of protective payments.

(c) The department shall redetermine all elements of eligibility periodically, but not less frequently than every six months. The department shall require the family to complete a new certificate of eligibility form at the time of redetermination.

(d) If the certificate is mailed to the family, it shall be accompanied by a stamped envelope for its return. However, in no event, shall the acts of mailing to the recipient or the recipient's return of a completed certificate to the department be substituted in lieu of a personal interview. In the event the certificate is not completed and returned within ten days after it is mailed or personally delivered to the family, a home visit or other personal meeting shall be made to or with the family and the certificate shall then be completed with the assistance of the department if necessary. If there is a refusal to complete such certificate, the assistance payment for the succeeding months shall be withheld pending clarification of eligibility.

(e) Each adult member of the family shall provide, under penalty of periury, the information necessary to complete such certificate. The certificates used by the department shall contain, at the end thereof, and in large type, a statement in a form approved by the Attorney General that the applicant or recipient understands

that he has an obligation to report immediately to the department any changes in income or resources, composition of household, address or any other factor which may affect eligibility and that the declarations in the certificate are correct and complete to the best of the applicant or recipient's knowledge or belief and are made under penalty of perjury. This declaration shall be signed by the applicant or recipient of assistance or any person completing the application for an applicant or recipient unable to do so himself.

(f) The caseworker shall ensure that the applicant or recipient understands his rights and duties under this code and shall certify on each certificate of eligibility that he has explained such rights and duties to the applicant or recipient.

Section 432.4. Identification and Proof of Residence.—The department shall require that all persons applying for assistance shall provide acceptable identification and proof of residence and the department shall by regulation specify what constitutes adequate identification and proof of residence. The department shall require that all reports of employment or income be verified by letter or direct contact with the employer of the applicant or recipient and if the verification is made by letter, a stamped self-addressed envelope shall be enclosed and request for prompt return shall be made. The department shall verify all other information related to the eligibility in any case in which there is reason to believe that the applicant has falsified, misrepresented. or omitted any material facts such as age and number of children, real and personal property, including bank accounts and insurance policies or any other resources.

Section 432.5. Residency.—No person shall be eligible for aid to dependent children or general assistance unless he is a resident of the Commonwealth.

For the purpose of determining eligibility for aid to dependent children or general assistance, the continued absence of a recipient from the Commonwealth for a period of thirty days or longer shall be prima facie evidence of the intent of the recipient to have changed his residence to a place outside the Commonwealth.

When a recipient of aid to dependent children or general assistance is absent from the United States for a period in excess of thirty days, his aid shall thereafter be suspended whenever need cannot be determined for the ensuing period of his absence.

In enacting this section the General Assembly does not create any durational residence requirement.

Section 432.6. Limits on Property Holdings.—
(a) Real and personal property which an applicant or recipient owns or in which he has an interest are resources which must be considered in determining initial and continuous eligibility for aid to dependent children or general assistance.

(b) An applicant or recipient and his family may retain real property owned by him, or in

conjunction with any other person without reference to its value if (i) such real property serves as the home of such applicant or recipient and (ii) either section 4(a) of "The Support Law" remains in effect or, if section 4(a) of "The Support Law" is repealed the fair market value of such real property, without regard to encumbrances, does not exceed a reasonable Statewide standard to be established by the department.

(c) The applicant or recipient and his/her family may retain as a reserve for future contingencies any combination of personal or real property, excluding real property serving as a home pursuant to subsection (b) if the value of such property retained by each individual recipient, shall not exceed one thousand dollars (\$1.000). Any real property retained as such reserve shall be valued at its net market value without regard to encumbrances.

(d) In addition to the property specified in subsection (b) and (c), the following items of personal property may be retained:

(1) Wedding and engagement rings, family heirlooms, children's toys and necessary clothing.

(2) Household furnishings and other items used to provide, equip, and maintain a household for the applicant and recipient, provided that such items are of a reasonable value.

(3) Equipment and material of reasonable value which are necessary to implement an employment, rehabilitation or self-care plan for the applicant or recipient. One motor vehicle may be included in such equipment, provided that the fair market value of such motor vehicle, without regard to encumbrances, does not exceed two thousand dollars (\$2,000).

(e) With the exception of the items of property specified in subsections (b), (c) and (d), and to the extent permitted by Federal law, the values of any other property shall be considered available to be converted into cash for the purpose of meeting current living expenses.

(f) Where aid has been received in good faith, but the recipient in fact owned excess property, such recipient shall be considered to have been ineligible for aid during the period for which any excess property would have supported him at the rate of the aid granted to him. In such case the recipient shall repay the amount of aid received during such period of ineligibility.

Section 432.7. Support from Legally Responsible Relatives.—(a) Every applicant for aid to dependent children whose eligibility is based on deprivation due to absence of a parent from the home shall, as a part of the application process, be immediately referred for interview to the designated support official of the department who shall be stationed in local welfare offices, unless such offices have too few applicants to warrant permanent stationing. The department shall be responsible for taking all steps necessary to identify, locate, and obtain support payments from absent parents.

(b) The department shall establish a scale of suggested minimum contributions to assist courts in determining the amount that an absent parent

should be expected to pay toward the support of a dependent child. The scale shall include consideration of gross income, shall authorize expense deductions, including deductions for taxes, for determining net income, shall designate other available resources to be considered and shall specify the circumstances which should be considered in reducing liability on the basis of hardship. Copies of this scale shall be made available to courts, district attorneys and to the public. It is intended that the scale formulated pursuant to this section be optional, and that no court or domestic relations division officer be required to use that scale unless desired.

(c) In all cases in which the whereabouts of the absent parent is known, the department shall, immediately upon receipt of the application for assistance, notify the absent parent by registered or certified mail with return receipt requested of the filing of the application and of his responsibility to complete and return a written statement of his current monthly income, his total income over the past twelve months, a description of real and personal property owned by him, together with an estimate of its value, the number of dependents for whom he is providing support, the amount he is contributing regularly toward the support of all children for whom application for aid to dependent children has been made. his Social Security number, his itemized monthly living expenses and such other information as the department determines to be pertinent to determining his ability to support his children.

The absent parent shall complete and return such statement to the department within ten calendar days after notification by the department. The department may request the absent parent to report for a personal interview.

If the department's notice is not delivered within seven days, or if the absent parent statement is not completed within ten days after notification, the department shall cause prompt personal service to be made. If the written statement is not completed and returned within ten days after personal service, the department shall immediately refer the matter to the district attorney for prosecution for violation of the Crimes Code 18 Pa. C.S. § 4321, (relating to willful separation or nonsupport).

When the department has obtained sufficient information concerning the absent parent, it shall immediately determine his ability to support his children and shall obtain a court order specifying an appropriate amount of support in accordance with the scale of suggested minimum contributions as provided in subsection (b). If the absent parent is residing out of the county and his whereabouts is known, the department shall obtain the court order in the county of residence of the absent parent. Court orders of support shall in all cases specify that the payment of support shall be made directly to the department as reimbursement for assistance and not to the spouse of the absent parent. The support rights assigned to the State shall constitute an obligation owed to such State by the individual responsible for providing such support. Such obligation shall be deemed for collection purposes to be collectible under all applicable State and local processes. The amount of such obligations shall be:

(1) The amount specified in a court order which covers the assigned support rights; or

(2) If there is no court order, an amount determined by the State in accordance with a formula approved by subsection (b); and

(3) Any amounts collected from an absent parent under the plan shall reduce, dollar for dollar, the amount of his obligation. A debt which is a child support obligation assigned to the department under this section is not released by a discharge in bankruptcy under the Bankruptcy Act.

(e) Failure of the absent parent to comply with his support obligation shall be referred to the court having jurisdiction of the matter for appropriate proceedings.

(f) Nothing in this section shall be construed to relieve the department from complying with the provisions of section 402 (a) (11) of the Social Security Act.

(g) Material falsification of information on the statement provided pursuant to subsection (c) shall constitute a misdemeanor of the second degree.

Section 432.8. Claim on Tax Returns for Support of Child.—(a) In any case in which eligibility for aid to dependent children is based upon deprivation due to the absence of a parent from the home, the applicant or recipient shall at the time of application and at the time of redetermination of eligibility certify to the best of his knowledge and belief whether the applicant's or recipient's spouse, or any other person, is claiming to furnish support to the eligible dependent children for purposes of Federal or State income tax. Such information shall be verified by affidavit under penalty of perjury of the applicant's or recipient's spouse and of any other adult person in the home.

(b) If the applicant or recipient fails or refuses to provide the information required under subsection (a), such action shall be deemed a failure or refusal to provide information necessary to determine the need of the family and the grant shall be terminated. Any aid for which such child is eligible will be provided in the form of protective payments as defined in section 402.

If the applicant's or recipient's spouse or other adult person in the home fails or refuses to submit the affidavit required by subsection (a), the department shall initiate a fraud investigation.

The department shall initiate an investigation in any case where there is reason to suspect the occurrence of fraud.

(c) The department shall cooperate and exchange information with State and Federal income tax authorities in all appropriate cases.

Section 432.9. Maximum Withholding Exemptions.—In the case of an employed applicant or recipient for aid to dependent children or general assistance, such recipient or applicant shall be considered to be claiming the maximum number of exemptions for Federal income tax purposes to

which he is entitled under Federal law and any earned income shall be computed accordingly. The department shall maintain tables that indicate the amount of withholding for various numbers of dependents and various income levels. The department shall determine the maximum number of exemptions to which the applicant or recipient is entitled and shall base withholding on this maximum number of exemptions. This determination shall be made at the time of application and at the time of the periodic redetermination of eligibility and when changes in a recipient's circumstances require that the amount of withholding be redetermined.

Section 432.10. Access to Tax Records.—(a) The Department of Revenue shall permit the secretary or his designees to inspect the income tax returns of applicants for or recipients of aid or of any adult person residing in the same home as such applicant or recipient, or in lieu of such inspection, the Department of Revenue may provide the secretary or his designees an abstract of the income tax return requested, or provide information concerning any item of income or expense, including support claimed to have been provided to dependent children or stepchildren, contained in the income tax return or disclosed by any investigation of the income or return of the applicant, recipient, or other adult person residing in the home of such applicant, recipient, or other adult person.
(b) The information obtained pursuant to this

(b) The information obtained pursuant to this section shall be used or disclosed only for the purpose of enabling the secretary or his designees to verify or determine the eligibility of an applicant or recipient or to enable the Department of Revenue to determine whether tax fraud has been committed.

(c) The applicant, recipient or other adult person living in the home whose income tax records have been requested from the Department of Revenue shall be notified by mail that such request has been made at the time of such request.

(d) Any violation or suspected violation of State or Federal law determined under this section shall be referred to the appropriate State or Federal law enforcement authorities.

Section 432.11. Unemployed Parent.—The secretary of the department shall adopt such rules, regulations and standards as are necessary to insure that aid to families with dependent children, pursuant to section 408.10 (3), is granted only under those conditions where such assistance would qualify for Federal financial participation as provided in Title IV, Part A of the Social Security Act and implementing Federal regulations.

"Unemployed parent" means a natural parent, adoptive parent, or stepparent with whom the child is living, and who:

(1) Is not working but is available for and actively seeking employment or, as a result of unemployment, has been accepted for or is participating in a training program essential to future self-support; or

(2) Is employed only part-time (less than one handred hours per month) with standards consistent with Federal law and regulations govern-

ing the payment of Federal funds to this State under the Social Security Act and consistent with other provisions of this code.

A family shall not be eligible for aid to dependent children on the basis of deprivation due to unemployment of the father unless the father has been unemployed for at least thirty days prior to receipt of such aid; nor shall a family be eligible to such aid with respect to any week for which the father receives or is eligible to receive unemployment compensation under any compensation law of any state or of the United States.

Section 432.12. Determination of Income and Resources.—(a) Except as otherwise required by Federal law, the department shall, in determining need, take into consideration any income or resources of any child or relative claiming aid to dependent children, or of any other individual living in the same home as such child or relative, whose needs the department determines would be considered in determining the need of the child or relative claiming such aid, as well as any expense reasonably attributed to the earning of any such income.

(b) Income, as used in subsection (a), includes any benefit in cash or in kind which is in fact currently available to the individual or is received by him as a result of current or past labor or service, business activities, interests in real or personal property, or as a contribution or payment from persons, organizations or assistance agencies.

(c) To be considered in determining eligibility for, and amount of grant, income must, in fact, be currently available to the applicant or recipient. However, the applicant or recipient shall, as a necessary condition of determining eligibility:

Provide all information necessary to income determination.

(2) Take all actions necessary to obtain unconditionally available income. Income shall be considered unconditionally available if the applicant or recipient has only to claim or accept such income, including any type of governmental benefits, social insurance, private pension or benefits plan, or offers of private contributions, including contributions from relatives.

(d) The department shall require evidence which establishes the gross and net amount of income received and the time and frequency of receipt. Documents and records in the possession of the applicant or recipient together with a written statement made under penalty of perjury that such information is correct and complete to the best of the applicant or recipient's knowledge or belief, constitute adequate sources of evidence in absence of conflicts. Such documents or records shall be returned promptly to the applicant or recipient.

(e) Failure or refusal to provide the information necessary for income determination, including failure to notify the department of any changes in circumstances that may affect eligibility or grant amount within ten calendar days raises a rebuttable presumption of wilful withholding of information. Such changes may include but are not limited to changes in the amount of income or resources, composition of household, address, or

any other factor which may affect eligibility, or failure or refusal to obtain unconditionally available income, and shall render the applicant or recipient ineligible for aid. Any aid for which such child is eligible will be provided in the form of protective payments as defined in section 402.

Section 432.13. Income Averaging.—For purposes of determining eligibility for aid to dependent children, the income of any person under a contract of employment on an annual basis who works and receives income from such contract in fewer than twelve months, but more than eight months, shall be prorated over the period of the contract. This provision shall apply only to such persons whose annual income, when averaged over a twelve-month period, is expected to be in excess of that set forth in the minimum basic standards of adequate care for the appropriate number of persons dependent upon such income.

Section 432.14. Reporting Responsibility.—(a) It shall be the duty of the department to insure that every applicant for, or recipient of, aid to dependent children or general assistance be informed not less frequently than semiannually as to the provisions of eligibility and his responsibility for reporting all facts material to a correct determination of eligibility and amount of grant. After such information has been provided, the department shall require the recipient to execute a formal acknowledgment, on a form prescribed for such purpose, to the effect that the provisions of eligibility and reporting requirements have been explained to him and were understood.

(b) Each applicant for or recipient or payee of such aid to dependent children or general assistance shall be responsible to report accurately and completely, within his competence, those facts required of him, pursuant to the explanation provided by the department.

(c) The failure of an applicant or recipient to report facts which may affect eligibility and grant determination within ten calendar days of the date upon which the applicant or recipient became aware of such facts shall constitute a rebuttable presumption of wilful withholding of information. Such facts may include but are not limited to composition of household, address, or any other factor which may affect eligibility, or failure or refusal to obtain unconditionally available income, and shall render the applicant or recipient ineligible for aid. Any aid for which such child is eligible will be provided in the form of protective payments as defined in section 402.

(d) Wilful failure or refusal to disclose such facts or any changes to such facts shall render the recipient ineligible for aid and subject to action to recover any resulting overpayments.

Section 432.15. Quarterly Earnings Determination.—The department shall, within fifteen days from the end of each quarter, transmit to the Bureau of Employment Security, the Social Security numbers of all persons sixteen years of age or older who receive aid to dependent children or general assistance during the second prior quarter. The Bureau of Employment Security shall determine the amount of wages reported by employers or the amount of unemploy-

ment compensation insurance benefits which have been paid during the second and third prior quarters to persons with those Social Security numbers and the bureau shall return such information, including zero wages reports, to the department. The department shall transmit such wage reports to its county offices for comparison with earnings reported by recipients. County offices shall take prompt action to resolve discrepancies and shall refer promptly cases of suspect fraud for investigation.

Section 432.16. Purpose and Management of Assistance Payments.—(a) It is the intent of the General Assembly that all payments of aid to dependent children be utilized and managed in such a manner as to support the needy child and his eligible caretaker. Such payments include current payments as well as any portion of past payments returned to a current or former recipient.

(b) Whenever the department has reason to believe that any payment of aid to dependent children is not being or may not be used in the best interests of the child, the department shall provide that continued failure to so use such payments will result in substitution therefor of protective payments, the appointment of a guardian or legal representative as provided in the Federal Social Security Act or referral to law enforcement officials for appropriate action.

ficials for appropriate action.

Section 432.17. Misuse of Public Assistance Payments.—Any person, other than a needy child, who wilfully and knowingly receives or uses any part of a payment of aid to dependent children for a purpose other than support of the needy children and any eligible caretaker is guilty of a misdemeanor of the third degree.

Section 432.18. Recovery of Overpayments.—
(a) The department shall take such action as is necessary, in accordance with provisions set forth herein, to effect the recoupment of overpayments of assistance, including any overpayments resulting from assistance paid pending the rendering of a hearing decision.

(b) The total recoupment shall be limited to the amount of overpayments made during the twelve months preceding the month in which the overpayment was discovered, except where the overpayment was caused by the recipient's wilful withholding of information regarding his income, resources, or other circumstances necessary to a correct determination of eligibility and grant. In such cases the total recoupment shall not be limited to the aforementioned twelve-month period.

(c) Current assistance grants may be reduced to cover prior overpayments:

(i) only if the recipient has income or resources currently available (exclusive of current assistance payments) in the amount by which the agency proposes to reduce such payment or payments, except that

(ii) prior overpayments may be recouped from current assistance grants irrespective of current income or resources where the overpayment was caused by the recipient's wilful failure to meet his reporting responsibility as set forth in section 432.14 or where the overpayment was caused

by a wilful withholding of information as defined in applicable Federal regulations governing the State plan under Title IV, Part A of the Social Security Act. In no event, however, shall the grant to a needy child be reduced unless the parents or other responsible persons have sufficient available income or resources to meet the needs of the dependent child according to department standards during the period of reduction. Where recoupment is made from the current assistance grant, the department shall insure that the reduction does not cause undue hardship on recipients.

(d) In any case in which the overpayment is due to the recipient's failure to meet his reporting responsibility or wilful withholding of information, a suit for restitution shall be permitted concurrently with any grant adjustment, and recovery of overpayment by adjustment shall reduce by the amount of such recovery the extent of liability for restitution.

(e) Prior to effecting any reduction of a current grant, the recipient shall be advised of the proposed reduction by timely and adequate notice as provided in section 432.19.

Section 432.19. Timely and Adequate Notice Defined.-The department shall provide timely and adequate notice in all cases of intended action to discontinue, terminate, suspend or reduce an assistance grant except in those cases where adequate notice alone would be consistent with the requirements of Federal law or regulation.

"Timely notice" means notice which is mailed at least ten days before the intended change would

"Adequate notice" means a written notice that includes a statement of what action the agency intends to take, the reasons for the intended action, the specific regulations or statutes supporting such action, an explanation of the individual's right to request an evidentiary and an administrative hearing on the propriety of the intended action and the circumstances under which assistance is continued if a hearing is requested. Adequate notice shall be sent not later than the date of action.

Section 432.20. Identification Card.—(a) In order to expedite the identification of a recipient of aid to dependent children for the purpose of facilitating hospitalization or other medical treatment, and the issuance and cashing of assistance checks, the department shall issue an identifica-

tion card to each such recipient.

- (b) The department shall make available and keep each county supplied with sufficient identification card forms as required by such county. The county shall complete the card and explain its purpose at the time of certification of initial eligibility, or in the case of current recipients not holding such card, at the next redetermination of eligibility. The card shall be completed and delivered to the recipient not later than thirty days following his certification or redetermination of eligibility.
- (c) The identification card shall contain the following information:
- (1) Name and address of the recipient, embossed;

- Social Security number, embossed;
- (3) Case number, embossed;
- (4) In the case of recipients aged six years or over, a color photograph of the recipient to be taken by the issuing office;
  - (5) Name of county office issuing the card;
  - (6) Date of issuance.
- (d) The card, bearing the Great Seal of the Commonwealth of Pennsylvania, shall be two and one-eighth by three and three-eighths inches in size, and shall be headed "Commonwealth of Pennsylvania-Department of Public Welfare-Identification Card." Both sides of the card may be used for additional information and instructions.
- In the event an identification card issued pursuant to this section is lost or destroyed, the county shall prepare and issue a duplicate card to the recipient. To facilitate this process, the county shall retain copies of photographs of recipients in a size suitable for attachment to the identification card.

Section 432.21. Assistance Payments; Lost, Stolen, Destroyed or Not Received .-- (a) In the event that a recipient of aid to dependent children or general assistance does not receive an assistance check, or if such check is lost, stolen or destroyed after receipt but before it is cashed, the county office may authorize a one-time grant from the Emergency Fund in the amount of onehalf the original check, to be reimbursed in full by the recipient when the replacement check is received, provided that the following conditions are met:

- (1) The recipient reports the non-receipt of the check, loss, or theft of an unendorsed check or destruction of an endorsed check within five calendar days of the due date of the original check. The report of a loss or theft of a check shall be accompanied by a signed statement to that effect under penalty of perjury which shall be executed before a district justice, district attorney or police department. The county board shall immediately stop payment on the check after receipt of its copy of the signed statement.
  - The recipient is a resident of Pennsylvania.
- The recipient shall be instructed of his obligation, should the lost, stolen, destroyed or non-received check come into his possession, to return such check immediately to the county office and that cashing or attempting to cash such check constitutes fraud.

Section 432.22. Replacement Checks.—(a) Upon notification by a recipient of a lost or stolen check, the county board shall investigate the veracity of the facts and report to the department thereon as well as to the affirmation of nonreceipt of the check by the county board. No replacement check shall be issued unless the facts so warrant.

(b) The Treasury Department upon approval of the department shall issue all replacement checks to the department which shall forward the same to the county board.

Section 432.23. Central Registry.—(a) A central registry of records shall be maintained in the department showing, as far as it is known, with respect to any parent who has deserted or abandoned any child receiving aid to dependent children:

- (1) The full and true name of such parent together with any known aliases;
  - (2) Date and place of birth;
  - (3) Physical description;
  - (4) Social Security number;
- (5) Occupation and any special skills he may have;
- (6) Military status and Veterans' Administration or military service serial number;
  - (7) Last known address and the date thereof;
  - (8) The number of the driver's license; and
- (9) Any further information that may be of assistance in locating the person.
- (b) To effectuate the purposes of this section, the department may request and shall receive from all departments, bureaus, boards or other agencies of this Commonwealth, or any of its political subdivisions, and the same are authorized to provide, such assistance and data as will enable the department and other public agencies to carry out their duties to locate deserting parents and to enforce their liability for the support of their children. The department shall utilize the "Parent Locator Service" pursuant to establishment in the Department of Health, Education and Welfare by filing in accordance with section 453 (b) of the Social Security Act.
- (c) Any records established pursuant to the provisions of this section shall be available only to public welfare offices, district attorneys, probation departments, central registries in other states, and courts having jurisdiction in support or abandonments proceedings or action and only for the purposes for which the records have been established.

Section 432.24. Public Welfare Cooperative Support Program Fund.—There is hereby created in the State Treasury a revolving fund to be designated as the Public Welfare Cooperative Support Program Fund which shall be used by the department in carrying out the purposes specified in sections 432.24 through 432.27. All moneys in said fund from time to time are hereby appropriated to the department for such purposes and shall be paid without further appropriation under requisition and warrant drawn on the State Treasurer in the usual manner.

Section 432.25. Cooperative Support Program Agreements.—(a) The Department of Public Welfare is hereby authorized and empowered to enter into annual agreements with county commissioners and the district attorney of the several counties of the Commonwealth and the court of the judicial district having jurisdiction in that county, to reimburse the contracting county for a portion of the cost of developing and implementing an improved domestic relations division program:

(1) For securing support for persons receiving State public assistance and reimbursement of medical assistance from the legally responsible relatives of such assistance recipients;

(2) For establishing paternity of children born out of wedlock who are receiving aid to families with dependent children and to secure support for them; and

(3) In the case of any child or other person receiving aid to families with dependent children who is deserted or abandoned by a parent or spouse, (i) for providing counseling services to reunite and rehabilitate the families involved; (ii) for securing support for such recipients of public aid; and (iii) for such additional measures for the protection of the persons and families of persons receiving aid to families with dependent children, and the public which the department and the other contracting parties may find desirable to undertake cooperatively.

This fiscal incentive will be provided to counties for collection of absent parent support. Such incentive shall be seventy-five percent of the State's share of all moneys recovered by county initiative as determined by the State department. Such moneys will be paid to the counties on a monthly basis and will be paid directly to the county general fund.

Each county shall enter into a support enforcement agreement with the department as a condition to receiving the fiscal incentive.

In any cooperative support program agreement entered into pursuant to this section, the department, subject to general conditions adopted and stated in the agreement by the department to comply with State and Federal law and regulations and which will reasonably achieve the objectives of this section and made applicable to all contracting counties, may agree to reimburse the contracting county in an amount up to seventy-five percent of the total expenditures made or costs incurred during the period of the agreement in the implementation of a domestic relations division support enforcement program developed jointly with the department to provide improved services by the domestic relations division of the court for the benefit of children and other persons receiving aid for families with dependent children from the department. For every one dollar (\$1) spent in administrative costs, seventy-five percent shall be paid by the Federal Government, fifteen percent by the State, and ten percent by the county. Expenses for improvement of domestic relations division services include those costs specified in a plan approved by the department and incurred by the contracting county during the period of the agreement for reasonably required equipment for the use of the domestic relations division and for salary and travel costs of a director and other domestic relations service personnel (including assistant district attorneys), and supporting clerical staff, assigned on a fulltime basis to the domestic relations division, who are engaged in developing, planning, evaluating and implementing support procurement services for persons receiving aid for families with dependent children, and for persons receiving State general assistance.

(c) Services by the domestic relations division staff and assistant district attorneys, assigned to a domestic relations division for the benefit of

persons receiving aid for families with dependent children or State general assistance and for the department, which may be included in the department's reimbursement agreement may include assistance in the location and apprehension of deserting or putative fathers and other legally responsible relatives; conferring and planning with deserting or putative fathers, spouses, or other responsible relatives; investigating and assessing ability to pay and current earning capacity of the legally responsible relatives; developing voluntary support or determining appropriate actions; preparing and filing and presenting to the court necessary support complaints or petitions on behalf of the assistance clients and the department; preparing and conducting the hearings on support complaints, and petitions; providing counseling services to reunite and rehabilitate the families involved and to secure adequate support; such additional measures for the protection of families of persons receiving aid for families with dependent children or State general assistance and of the public which the department and the other parties to the agreement may find desirable to undertake cooperatively.

(d) Related costs of equipment used for, and of staffing performing services in the domestic relations division other than services for the benefit of persons receiving aid to families with dependent children and State general assistance, shall be reimbursable to the extent that such costs represent that portion of the equipment usetime or staff members time utilized in supplying or supporting services to persons receiving aid to families with dependent children and State general assistance in paternity, desertion, and support cases. In the allocation of reimbursable costs of domestic relations division in providing services to persons receiving public assistance under its program agreements, the department may adopt a formula which will reasonably achieve the objectives of this section while qualifying Commonwealth expenditures under the program for any reimbursement available under Federal law which formula may be based on, but is not limited to either:

(1) The ratio of the total dollar amount of support payments collected by the domestic relations division, family court division, or probation office in cases involving persons currently receiving public assistance to the total amount of support collections of the division or probation office during the same period; or

(2) Percentage of actual staff time devoted to public welfare support cases derived from periodic time studies, or any combination of those factors.

(e) The county must maintain its pre-agreement fiscal effort relative to the support enforcement operations of the domestic relations division and/or the probation office of the court in processing paternity desertion and nonsupport cases in the contracting county.

Section 432.26. Parties to Agreements.—Any county (or first-class city) desiring to obtain the

benefits of appropriations from the Public Welfare Support Reimbursement Fund shall be required to secure the formal joinder of the district attorney of the county (or first-class city) and of the court having jurisdiction of support cases in that county in a joint plan and a cooperative support program agreement with the department, and the execution of a cooperative support program agreement by the several courts of the Commonwealth, and the commissioners and district attorneys of the several counties is hereby authorized. In any county (or first-class city) in which the court elects to appoint one or more full-time domestic relations attorneys in lieu of the full-time assignment of assistant district attorneys to the domestic relations division staff, the agreement will become effective upon its execution by the county commissioners, the court and the department.

Section 432.27. Annual Plans and Computation of Grants.—(a) The department shall prescribe the time at, and the form on which the counties and judicial districts shall submit to the department annual plans for the total staff and equipment needs, and annual estimates of the expenditures of the county for the staffing and operations of its domestic relations division for the coming agreement year.

(b) Upon approval of an annual plan of total domestic relations division staff and the estimated expenditures for an improved domestic relations division program, the department shall enter into a contract pursuant to section 432.25.

Section 437. Reports to General Assembly.—
Two copies of all reports required by the National Center for Social Statistics of the Department of Health, Education and Welfare shall be furnished to the Senate Public Health and Welfare Committee and the Health and Welfare Committee of the House of Representatives when they are submitted to the Federal Government. Similar reports prepared concerning General Assistance, the State Blind Pension and State Supplemental Assistance shall be similarly furnished to the committees.

Section 6. Section 481 of the act is amended by adding a subsection to read:

Section 481. False Statements; Penalty.—\* \* \* (c) There shall be no statute of limitations on offenses under this section.

Section 7. Sections 487 and 488 of the act are amended to read:

Section 487. Information to be Supplied.—(a) Every bank, industrial bank, United States postal service savings, credit union, trust company, bank and trust company, private banker, and building and loan association, or other financial institution doing business in Pennsylvania shall, when requested in writing so to do by the department, or any county board or by any official legislative investigating committee, or by any authorized agent thereof, disclose to such department, board, committee, or authorized agent, whether or not any person applying for or receiving public assistance, or any legally responsible relative of such applicant or recipient, has had, or has any money on deposit with, or invested in, [such banking institution or building and loan association] or has had any other

transaction with such financial institution within one year prior to their application for assistance, or at any time thereafter, the amount and date of such deposit or investment, or transaction and the amounts and dates of withdrawals therefrom. It shall be the duty of the officers and employes of such institutions to furnish such information within five working days to the county assistance offices or regional offices pursuant to the written request of the secretary.

(b) Every employer shall, when requested in writting so to do by the department or any county board or by any official legislative investigating committee, or by any authorized agent thereof, disclose to such department, board, committee, or authorized agent within thirty days, whether or not any person applying for or receiving public assistance, or any legally responsible relative of such applicant or recipient has or had received, or will receive, any money in salary, wages, commission, or other compensation from such employer, and if so, the amount and date of such salary, wages, commission, or other compensation.

Section 488. Violation; Penalty.—Any bank, industrial bank, United States postal service savings, credit union, trust company, bank and trust company, private banker, building and loan association, or other financial institution doing business in Pennsylvania, or employer who or which wilfully violates the provisions of section 487 of this act, or who or which wilfully makes any false or misleading statement in connection with any disclosure required by said section, shall be guilty of a misdemeanor, and upon conviction there-of, shall be sentenced to pay a fine not exceeding one thousand dollars (\$1000).

Section 8. Subsection (b) of section 3, act of June 24, 1937 (P. L. 2045, No. 397), known as "The Support Law," is repealed in so far as it

is inconsistent herewith.

Amend Sec. 2, page 9, line 12, by striking out "2." and inserting: 9.

On the question,

Will the Senate agree to the amendments?

Senator SNYDER. Mr. President, these amendments are rather comprehensive, embracing perhaps fifteen or more changes in the Welfare Code. In a sense it is new, but in a sense it involves issues which have been considered by the public, not by this Body in a formal sense, but which certainly have been familiar to many

Let me briefly go through a number of things that these amendments would do and why they are in the amendments.

It would set up what we might call a "Pennsylvania Employables Program." This is designed to improve the present rather unsatisfactory method of encouraging applicants for welfare to seek jobs if jobs are available. The fault of the present system is that too often the applicant goes either to a place or plant which he knows is laying people off, or is not hiring them, or he goes presenting an appearance or a demeanor that discourages an employer from hiring him.

What does this do that the present system does not do? It sets forth a more formal procedure, counseling and direction by which the man would seek the job. Certainly, much of the complaint which is leveled at the Welfare administration is that nobody seems to really encourage the applicant to go and get a job,

mental incapacity of a parent. We have heard before of these situations in which the welfare regulations are so stretched that a person with glasses, or with false teeth, is agreed to as having an incapacity and thereby becomes eligible for certain benefits under the welfare system. This would define, specifically, what is an incapacity, and in this respect we could get rid of not only the criticism but also save a great deal of funds that are misspent.

This tightens up the matter of absent parents. It reguires the cooperation on the part of the spouse in tracking down the absent parent. This, perhaps, could be the biggest money-saver in our present system. I point to, as I have before, the State of Michigan, which has provisions similar to what are involved in these amendments. In the State of Michigan they have increased from a recovery of \$10 million per year to \$58 million per year, distinct savings of welfare funds as a result of pursuing the absent parent.

This tightens up the matter of proving a residence. We had recently, for example, a case here in Dauphin County in which the Department did not verify and, finally, somebody sent out a letter. The letter came back and they found there was no such address. The Department lost, in just that single case, \$226.90 by reason of nobody having checked whether such a residence actually existed.

It would cut out, also, the habit of an applicant saying, well, I want to go back to Puerto Rico to get a job, for instance, going back on an air fare paid for by the Department of Public Welfare and some weeks later returning saying they could not get a job, but here they are again on the welfare rolls of the Commonwealth of Pennsylvania.

It is worth noting here that the Federal government allows forty-five days in which to check whether a person has a valid address, whether they really live where they say they do. Here our policy is to take their word for it, to put them on welfare right away, at least, so far as that eligibility requirement is concerned.

Therefore, this amendment would put the burden of proof on the applicant and, if he is absent from the Commonwealth for more than thirty days, he goes off the welfare rolls. The burden is on him to prove that if he is validly absent from the State, not on a vacation, but is away and becomes sick or something like that, he could still assert his right to welfare. At least, it puts the burden where it belongs, on the applicant.

Fifth, it establishes limits on property holdings. Now this conforms to a new Federal law in this regard, and hitherto Pennsylvania has been rather generous in the fact that as long as you have no more then \$50 in a bank account and \$500 in life insurance, you can qualify. This would mean that even though you might have several cars and a large house, and a boat, or whatever else, this would restrict it to a home of reasonable value, to personal property up to \$1,000 and a car of not more than \$2,000. If the applicant has more than that, then the burden is on him to convert some of his assets into cash before he is permitted to be on the public welfare

It would clamp down on the tax return device. This is a device by which a person working would claim fewer dependents than he really has. At the same time the family may be claiming welfare for the full number of Number two, it defines specifically the physical and dependents they have. However, when the end of the

income tax year comes, the breadwinner puts in for a refund from the Federal government for the hundreds fare Code. of dollars to which he is entitled by reason of having, in fact, more deductions than he said he had and when he receives that windfall he can keep it. This would close that loophole.

It would require a quarterly earnings determination. This would police more closely the fact that people go back to work, do not report that fact to welfare and, thereby, continue to get a double income from their work and from their welfare. One state which inaugurated a quarterly check, such as we are advocating here, California, found that forty-two per cent of its people had not reported earnings in the quarter in which they were checked. This can mount up into millions of dollars.

There is, too, the provision in here for better protective payments. This is where a parent is not using the money as they should, shall we say, the food for the family or is not paying the rent as they should. The Department may move in and not only make payments which will protect the children, but also will see that the obligations of the family which are needed for its tem in which they cannot have any confidence. I could continued existence are paid.

There are other provisions in these amendments for identification cards, requiring recipients to have them, and providing that the Department issue them as a means of keeping check of who people are and what names they are using. Stricter provisions are made for ple over in the Museum at a meeting called by the Chairlost, stolen or destroyed checks, a central registry which would be of great use when one county checks against the rolls of another.

As it is now, a person applying in one county may well be on the rolls of another county, and in the absence of a central registry there is no way to know that that double payment is being applied for.

It provides also for certain cooperative support program agreements with the counties by which the Commonwealth would reimburse the counties for specified costs, plus incentives for efforts in obtaining support from absent parents.

Mr. President, I realize that this is quite a bit to absorb at one time. Let me say this. All of these things are things to which the person justly on welfare cannot properly object and, indeed, is not injured by them. This is, in a sense, something which would help clean up the presently bad name which welfare has and would also be reassuring to the taxpayer.

I am aware that the leadership in recent days has scrounged for the millions that it needs to fund the many good causes which the Commonwealth supports, but here is a case where putting these into effect, believe me, would save an inestimable number of millions of dollars. I refer to the absent parent matter alone, which in the comparable State of Michigan, has saved \$40-some million per year, and many of these others would save quite substantial amounts.

In a sense, these would be "a truth in welfare" amendments, because what they would do is bring a greater measure of accuracy, discouraging the fraud that is, indeed, invited by our present system. I think on that ground alone we would be well advised to pass these amendments.

I am going to say something that is, perhaps, a little unorthodox, and I regret to do it because it is, in a sense, for the gentleman from Lancaster, Senator Snyder, and a reflection on the legislative process. The reason I am for the hard work and knowledge he has gained about the offering these amendments is for the rather obvious rea- | welfare problems in this State since he has been in the

son that we have before us a bill which amends the Wel-

The much preferred way to consider all these issues would be in a bill properly before us, having been considered by the proper committee, up for three readings and with appropriate consideration here.

However, Mr. President, this is, I believe, the first time in five years that we have an opportunity to vote on these kinds of improvements to the welfare system. We have offered in the past year a large number of bills which have not come before us. We offered in the Session which ended a year ago thirty-some bills which did not come before us; we offered in the Session prior to that thirtysome bills which did not come before you; in the Session prior to that, under the Shafer Administration, there were six bills which were considered by this Body but failed passage in the other House.

Mr. President, there comes a time when you have to use whatever parliamentary device you have to get at the issue which I am convinced the majority of Pennsylvanians want decided. They do not want a welfare systell you that only on Saturday morning-and this is typical and the reason this never reached the public prints is because the Department of Public Welfare was anxious to put a blanket over the whole thing. No PR people were present, but there were eighty, or more, peoman of the Board of Assistance of Philadelphia County to object to various ways in which the Regional Offices and the Department were handling things. That meeting consisted of approximately half of the Chairmen of the Boards of Assistance of thirty-some counties and the other half the Executive Directors of those counties. They were highly critical of the Department of Public Welfare, the hierarchy of the system.

These are people who are close to it. They work with the people who come in the door. They have to meet the tough problems that you, or I, or the people sitting in the Department do not have to meet. They were indignant about a number of things. You know what? The cafeterias over there were closed, there was no cooperation from anybody. There was not even any coffee. They met from 9:30 o'clock in the morning until 2:00 in the afternoon continuously with no break to get the things off their minds and what they thought about the welfare system.

It is not exactly in point here because their complaints are of a different sort and yet some of these things came in peripherally.

I would suggest to you that the reason I am asking for an affirmative vote on these amendments is that this is your chance to vote for welfare reform and, if history of recent years is any guide, it is going to be your only chance.

There are fifteen or more improvements here, and I think I could document them. Technically, they are a bit of a problem, but, believe me, Members of the Senate, this is your time to vote for what many of your citizens very much want.

Therefore, Mr. President, I strongly urge an affirmative vote for these amendments.

Senator HILL. Mr. President, I have a lot of respect

amendments which I would like to vote for, but I really feel I cannot vote for twenty pages of amendments which I have not even read and which were not fully explained on the Senate floor. I feel that amendments of this kind should certainly have been circulated among the Senators prior to coming up for a vote, because it may well have been that I could have supported them, but I do not know everything in the amendments. If the amendments had been divided into various portions, I could, maybe, support one or two sections of it. For that reason, I am going to have to vote against these amendments.

Senator HANKINS. Mr. President, the gentleman from Lancaster, Senator Snyder, has worked with the welfare area of legislation for many years since I have been here in the Senate, but, unfortunately, I have not had the opportunity of seeing the amendments he has talked about today and I do not have a thorough understanding of what he projected. Due to that fact, there probably might be reforms in the Welfare Department that are needed, but at this time I would not be able to vote for them and would also ask my colleagues not to support the amendments.

Senator EWING. Mr. President, I would just like to point out to the gentleman from Philadelphia, Senator Hill, and others, that, as the gentleman from Lancaster, Senator Snyder, has stated, we have not had, really, an opportunity for several years to vote for the issues that the gentleman from Lancaster, Senator Snyder, has brought before the Senate this evening. But, I would point out that we cannot vote for this bill if the amendments are accepted this evening, that we will have an opportunity to see them in print, we will have an opportunity to study them, we will have an opportunity to further amend the bill. So, although it may seem like a last minute thing, these issues have been before us, they have been presented in separate bills in several Sessions —in the last three Sessions of the Senate—and, if we accept these amendments—and I firmly believe that we should—we will see the bill in print with the amendments, we will have several weeks, as a matter of fact, because it appears now that we will not be here tomorrow to act on the bill as amended, to study the bill, to study the issues and deliberate further.

I would urge every Member to support these amendments.

Senator COPPERSMITH. Mr. President, in answer to the points that have been raised, I would like to say that during the 1971-1972 Session my committee did consider with the gentleman from Lancaster, Senator Snyder, a number of his bills and they were reported to the floor and they were passed and sent to the House.

Secondly, Mr. President, there have been many amendments to the Welfare Code which have been before the Senate, and any time someone wanted to bring up a question of amending it, they had the opportunity on numerous occasions in this Chamber.

Thirdly, Mr. President, I have never received a request to consider any of the particular bills in my Committee. I have a very large number of bills in the Committee and sponsors, when they are seriously concerned about a particular bill, almost invariably write me a memorandum, and every time I get a memorandum to consider a particular bill I have my staff study the bill and we sometimes bills are put in where there is no intention that were considered which were requested to be considered.

Senate. There may well be a number of things in these the bill will ultimately pass—I am not saying that those of the gentleman from Lancaster, Senator Snyder, were any of those-and, therefore, the staff does not work on a bill unless there is a particular request that it be worked on, considered and then decided whether or not the Committee should consider it.

> But, getting to the merits of the proposed amendments, just let me point out that in Pennsylvania right now we have a 9.7 per cent unemployment rate. This bill sets up the Pennsylvania employables program which requires the welfare recipient to register for work, submit to counseling and report periodically on progress in finding a job. Secretary Smith says his present staff cannot handle that, particularly in view of the large number of people looking for work, and that will result in additional expense to do the services required by the Act at a time when you have 9.7 per cent of the work force out of work. I am sure no one in this Chamber would want to prevent someone who is on unemployment compensation from getting off unemployment compensation and going back to work because his job had been taken by someone on welfare. This is a very sticky and difficult issue, and it is easy to say, "Put the people on welfare to work," but how do you do it when you have the unemployment rate that exists in this country? This is just one of the difficulties with the proposed amendments.

> Mr. President, another difficulty is the charge, which I have heard time after time, about the laxness of the definition of "handicapped." The reason, as I understand, that the Department has had a very broad definition of "handicapped" is to include as many people as possible in the category, which would result in Federal reimbursement and a diminution of the State expenditure. If a person is on general assistance, of course, the State picks up 100 per cent of the tab; if he can get in one of the other categories, the State percentage is approximately half. So I think it is sensible to have a broad definition of handicapped, which may get the person in another welfare category.

> Mr. President, these are just two of the points of these twenty pages of amendments which I received at approximately noon today and, certainly, as the gentleman from Philadelphia, Senator Hill, indicated, cannot properly be analyzed in the brief span of time available to us.

Senator LENTZ. Mr. President, time is running fast here and we have a lot of work to do. I want to be very brief and summarize in simple arithmetic. Had we through the years, you and I-I did it pretty well, some of you did not do it too well-listened to the welfare reforms of the gentleman from Lancaster, Senator Snyder, to eliminate abuse, and fraud and ineligibility, our welfare bill would be nearer to \$600 million or \$700 million instead of over \$1 billion, which consumes all of the income tax and does not even reach. I agree with the gentleman from Allegheny, Senator Ewing, and some of the other Senators, that now is the time for action. The gentleman from Lancaster, Senator Snyder, because of the situation where he is in the minority, will never get his bills through, because there are some people in this State who believe we owe the people on welfare an indefinite livelihood. A lot of us do not. Like the gentleman said, the people out there who are paying the taxes do not believe in it. I want to say in correction of the statements made on this floor in the last ten minutes, someone is getting a work it out. I am not revealing any secrets when I say little reckless with the truth when they say that all bills I am thinking of one bill the gentleman from Perry, Senator Moore, and I introduced several times—I think a year ago in April was the last—which would make every able-bodied welfare recipient over eighteen years of age, male or female, report for public work on a Monday morning and work at public work designated by local municipalities. I have written, I have begged, I have pleaded, to have that bill see the light of day and give it honest consideration. I have been laughed at, frowned upon, and been so discouraged that I quit making the effort to bring it forward.

Mr. President, the only way we are going to keep onetenth of the people from living off the other nine-tenths is to make it worthwhile for them to go to work and make it worthwhile for them to come clean and eliminate the give-away programs.

I beg of you to support the amendments of the gentleman from Lancaster, Senator Snyder.

Senator COPPERSMITH. Mr. President, to correct the record, I say to the gentleman from Dauphin, Senator Lentz, that if the gentleman requests a bill to be studied, it will be studied. I did not say considered. I will tell him on the floor that it was not my intention to consider—I studied that bill, and it will not be called up for consideration before my Committee while I am the Chairman, because I do not think it is a fair bill. I think it is a punitive bill and does not do any good.

However, in answer to the other point the gentleman makes, it is basically a political attack, and I hope the Senate will bear with me if I just do a little reminiscing. I recall I entered this Chamber in the summer of 1969. At that time Dr. Georges was Secretary of Health. had a Republican Senate and a Republican Governor. I am sure across the aisle that they will remember that the vast explosion in people on welfare occurred in the years 1969 and 1970 when-and I am sure the gentleman from Lancaster, Senator Snyder, will verify this-the increase was fantastic, almost double, where Dr. Georges was practically encouraging people to be on welfare, where the Welfare Department did not contest judgments of courts where plaintiffs took them in before a judge before whom they thought they would get a favorable ruling.

It was a disgraceful situation, and the welfare rolls were not brought under control until 1971, and since 1972, as I remember, there has been a steady decline in the number of people on welfare until the present recession started. So, we have a lot of rhetoric.

However, I think history shows that the welfare rolls expanded to the present high plateau in 1969 and 1970 when Governor Shafer was Governor and that they had declined until about a year ago when the present recession hit. Now, unfortunately, they are on the rise again.

However, it makes no sense to me, and I cannot understand how the gentleman can say that the people on welfare have to work to eat when we have 9.7 per cent of our people on unemployment. Who are we going to throw out of work?

Mr. President, the people on unemployment, their unemployment insurance runs out after a period of time. They have wives; they have families; they do not like being on unemployment insurance. Certainly, we have to consider their needs, and studies show that to take an untrained person and try to put him in the job of a skilled or semi-skilled laborer is false economy and it is not being fair to the person who had the job previously and has been laid off.

For that reason, Mr. President, I ask the Members to oppose these amendments.

Senator SNYDER. Mr. President, first, let me ask for a roll call vote on the amendments, should I forget it later.

Several things have been said. One of them is the fact that I have been approached by several Members who said, could this bill not be put over in its order so that these amendments can be considered more leisurely? I certainly would be amenable to that. I would be delighted to see an opportunity for everyone to explore these amendments more fully.

If that is the wish of any Member of the Body who wants to move that, I certainly would not object.

Secondly, the gentleman from Cambria, Senator Coppersmith, said, in effect, that—and I must disagree with his concept of the legislative process here—he will consider it, but, apparently, the Committee as a whole would not consider some legislation. I must say that in the past four years—I have trouble remembering when actual welfare reform bills were brought up for action by the Committee.

I think this is something that the legislative process had better correct, because, as fine as the judgment of the gentleman from Cambria, Senator Coppersmith, is in many things, in this particular area I would differ with him, and I think a great many others would, as well.

He has gone into a bit of history about when the welfare rolls began to expand. In this he is quite correct. They expanded under Governor Shafer; they were encouraged by Secretary Georges. I think it was a mistake in policy then. I have never defended it. In fact, I criticized it during the Shafer Administration standing right here at this same spot. We have had some years of seeing these things and how they work out. We have pinpointed, and we have the benefit of a great deal of the experience of other states. We have the experience of the Federal government's interest in it under Secretary Weinberger, who bore down on this.

We now have the means of fighting this. Now, the gentleman from Cambria, Senator Coppersmith, somewhat oversimplifies when he speaks of the fact that the—

The PRESIDING OFFICER. Senator Snyder, the hour is getting very late, and I have been very indulgent. I would suggest that we stay on the matter of the amendments. We are talking about Committee processes and previous Administrations. I would appreciate it if you would confine your remarks to the amendments.

Senator SNYDER. Mr. President, in the hope of making the task of the leadership easier and the millions it has to save to furnish the things it wants, the millions that could be saved on the welfare situation here, I will be more brief. However, I believe the matters were brought up by the gentleman from Cambria, Senator Coppersmith.

Let me say this, again this is the one chance to vote for welfare reform. I would strongly urge that the Members keep faith with their conscience, with their people and, indeed, with the people on welfare themselves by cleaning up the system and voting "aye."

And the question recurring, Will the Senate agree to the amendments?

The yeas and nays were required by Senator SNYDER and were as follows, viz:

YEAS-26

Ammerman, Fleming, Jubelirer, Snyder,

Andrews,	Frame.	Kelley.	Stapleton,
Bell.	Hager.	Lentz.	Stauffer.
Dougherty.	Hess.	Manbeck.	Sweeney.
Dwyer,	Hobbs.	Moore,	Tilghman.
Early.	Holl.	Myers.	Wood.
Ewing.	Howard		<b>-</b>

#### NAYS-22

Arlene.	Lewis.	Nolan.	Romanelli,
Cianfrani.	Lynch.	Noszka.	Ross.
Coppersmith,	McKinney.	O'Pake.	Scanlon,
Duffield,	Mellow.	Orlando,	Smith,
Hankins,	Messinger.	Reibman,	Zemprelli,
Hill.	Murray	•	

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

The PRESIDING OFFICER. The bill will go over, as amended.

## REPORT OF COMMITTEE OF CONFERENCE

#### REPORT ADOPTED

SB 1 (Pr. No. 1437)—Senator FRAME. Mr. President, I request that Senate Bill No. 1, Printer's No. 1437, go over in its order.

Senator NOLAN. Mr. President, I would ask at this time that Senate Bill No. 1 be moved up for a vote. I object to Senate Bill No. 1 going over in its order.

#### MOTION FOR BILL OVER IN ORDER

Senator FRAME. Mr. President, at this time I move that Senate Bill No. 1, Printer's No. 1437, go over in its order.

I request a roll call on the motion.

Senator BELL. Mr. President, I second the motion.

The PRESIDING OFFICER. It has been moved by Senator Frame and seconded by Senator Bell that Senate Bill No. 1 go over in its order.

On the question,

Will the Senate agree to the motion?

Senator HOLL. Mr. President, I have a few remarks for the record pertaining to my vote on this motion.

I am a sponsor of this bill, and I have served on the Committee of Conference. I feel that great harm has been done to this fine piece of legislation because of a great deal of misinformation which has been disseminated to the various boroughs and the first class townships. This has become a volatile issue, and it was created essentially by individuals who either misunderstood or, by design, have attempted to cause the defeat of this legislation.

In my opinion, the local government officials who are now opposing this legislation just do not know what is contained in Senate Bill No. 1. I support the bill, but I am going to vote for this motion for the simple reason that I feel that until we return we will have had an opportunity to explain why Pennsylvania desperately needs this new law.

And the question recurring,

Will the Senate agree to the motion?

The yeas and nays were required by Senator FRAME and were as follows, viz:

#### YEAS-20

Andrews.	Fieming,	Holl,	Moore,
Bell,	Frame,	Howard,	Snyder,
Dougherty,	Hager,	Jubelirer,	Stauffer,
Dwyer,	Hess,	Lentz,	Tilghman,
Ewing,	Hobbs,	Manbeck,	Wood,

## NAYS-29

Ammerman,	Kelley,	Murray,	Romanelli,
Arlene,	Kury.	Myers.	Ross.
Cianfrani,	Lewis.	Nolan.	Scanlon.
Coppersmith.	Lynch,	Noszka.	Smith.
Duffield.	McKinney.	O'Pake.	Stapleton.
Early,	Mellow.	Orlando.	Sweeney.
Hankins.	Messinger.	Reibman.	Zemprelli.
Hill.			

So the question was determined in the negative, and the motion was defeated.

# MOTION TO ADOPT REPORT OF COMMITTEE OF CONFERENCE

Senator NOLAN. Mr. President, I move that the Senate adopt the Report of Committee of Conference on Senate Bill No. 1, entitled:

An Act providing for the regulation of land and water use for flood control purposes imposing duties and conferring powers on the Department of Environmental Resources, the Environmental Quality Board, the Department of Community Affairs, municipalities and counties, providing for enforcement and penalties and making an appropriation.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-31

Ammerman,	Fleming,	McKinney.	Reibman.
Arlene,	Hankins,	Mellow,	Romanelli.
Cianfrani,	Hill,	Messinger.	Scanlon,
Coppersmith,	Holl,	Murray.	Stapleton.
Dougherty,	Howard,	Myers,	Sweeney.
Duffield,	Kury,	Nolan,	Tilghman,
Early,	Lewis,	O'Pake,	Wood,
Ewing,	Lynch,	Orlando.	-*

#### NAYS-18

Andrews,	Hess,	Manbeck,	Smith,
Bell,	Hobbs,	Moore,	Snyder.
Dwyer,	Jubelirer,	Noszka,	Stauffer,
Frame,	Kelley,	Ross.	Zemprelli,
Hager,	Lentz,		• -

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

#### PERMISSION TO ADDRESS SENATE

Senator KURY asked and obtained unanimous consent to address the Senate.

Senator KURY. Mr. President, before we go to the next bill, I rise to a point of personal privilege on the amendments of the gentleman from Lancaster, Senator Snyder, on House Bill No. 1153. I was not present on the floor of the Senate when that vote was taken; had I been here I would have voted "aye."

The PRESIDING OFFICER. The gentleman will be so recorded.

#### CONSIDERATION OF CALENDAR RESUMED

## BILL ON CONCURRENCE IN HOUSE AMENDMENTS

#### BILL OVER IN ORDER

SB 102—Without objection, the bill was passed over in its order at the request of Senator NOLAN.

#### FINAL PASSAGE CALENDAR

#### RECONSIDERATION OF SB 615

#### BILL ON THIRD CONSIDERATION AMENDED

SB 615 (Pr. No. 1346) - Senator ANDREWS. Mr. President, I move to reconsider the vote by which the bill passed on third consideration.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third consideration?

Senator ANDREWS, by unanimous consent, offered the following amendments:

Amend Sec. 1, page 1, line 26, by striking out "Subsections (a) and (b)" and inserting: Subsection (a)

Amend Sec. 1, page 2, line 2, by striking out "subsection (a)" and inserting: and
Amend Sec. 1, page 2, line 2, by inserting a comma after "No. 184)"

Amend Sec. 1, page 2, lines 2 and 3, by striking out "and subsection (b) amended March 26, 1973 (No. 2), are" and inserting: is

Amend Bill, page 2, line 30; page 3, lines 1 Afficial Bill, page 4, lines 1 through 25, by striking out "AND NON-PUBLIC HIGH" in line 30, page 2; all of lines 1 through 30, page 3; and all of lines 1 through 25, page 4; and inserting: senior high school and vocational school. The commission shall request that each non-public or proprietary senior high school permit a registration to be held at the school between the sixtieth and thirtieth day prior to each general and municipal election and if the request is granted, the commission shall hold the registration. The registration hours shall include at least part of the school day. The commission shall give notice of the time and place of a registration under this subsection in accord-

Section 2. It is the purpose of this amendatory act to expand to all persons who are approaching or have recently reached the voting age the op-portunity to qualify to vote, and because of the general geographical dispersion of education facilities to make such opportunities available to all citizens generally.

ance with the provisions of subsection (f).

On the question,

Will the Senate agree to the amendments?

Senator ANDREWS. Mr. President, these amendments relate to the point I raised on this bill yesterday in regard to whether we could mandate that nonpublic schools have voter registration. These amendments exempt nonpublic schools from required voter registration and limits the requirement to a public senior high school.

The amendments also have a provision whereby the director of the board of elections in a respective county must request of the nonpublic schools permission to have voter registration there, in which cases it would probably be granted. But this is what the amendments do, they simply relate to that one point.

And the question recurring,

Will the Senate agree to the amendments? They were agreed to.

Without objection, the bill, as amended, was passed over in its order at the request of Senator ANDREWS.

#### THIRD CONSIDERATION CALENDAR

#### BILL OVER IN ORDER

SB 116-Without objection, the bill was passed over in its order at the request of Senator NOLAN.

## BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 282 (Pr. No. 1211)—Considered the third time and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-49

Ammerman,	Hager,	Lynch,	Reibman,
Andrews.	Hankins,	Manbeck,	Romanelli,
Arlene,	Hess,	McKinney,	Ross,
Bell,	Hill,	Mellow,	Scanlon,
Cianfrani.	Hobbs,	Messinger,	Smith,
Coppersmith.	Holl.	Moore,	Snyder,
Dougherty.	Howard.	Murray,	Stapleton,
Duffield.	Jubelirer,	Myers,	Stauffer,
Dwyer.	Kelley.	Nolan,	Sweeney,
Early,	Kury.	Noszka,	Tilghman,
Ewing,	Lentz.	O'Pake.	Wood,
Fleming.	Lewis.	Orlando,	Zemprelli,
Frame,			

#### NAYS-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which concurrence of the House is requested.

#### BILL RECOMMITTED

HB 484 (Pr. No. 2460)-Upon motion of Senator NO-LAN, and agreed to, the bill was recommitted to the Committee on State Government.

## BILL OVER IN ORDER

HB 504—Without objection, the bill was passed over in its order at the request of Senator NOLAN.

## BILLS ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 652 (Pr. No. 731)-Considered the third time and agreed to.

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-49

Ammerman.	Hager,	Lynch,	Reibman,
Andrews.	Hankins.	Manbeck,	Romanelli,
Arlene,	Hess.	McKinney,	Ross,
Bell.	Hill,	Mellow,	Scanlon,
Cianfrani.	Hobbs.	Messinger,	Smith,
Coppersmith.	Holl,	Moore,	Snyder,
Dougherty.	Howard,	Murray,	Stapleton,
Duffield.	Jubelirer,	Myers,	Stauffer,
Dwyer,	Kelley,	Nolan,	Sweeney,
Early,	Kury,	Noszka,	Tilghman.
Ewing.	Lentz,	O'Pake,	Wood,
Fleming,	Lewis,	Orlando,	Zemprelli,
Frame,			

#### NAYS-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

HB 653 (Pr. No. 2235)—Considered the third time and agreed to,

On the question, Shall the bill pass finally?

(The following prepared statement was made a part of the record at the request of the gentleman from Philadelphia, Senator HANKINS:)

It is the understanding of the Senate Insurance Committee, upon the advice of the Insurance Commissioner, that the purpose of this bill is to render consistent the laws requiring maintenance of an unearned premium reserve as a liability.

The bill will make it clear that such a liability shall be imposed upon all companies when a court of law is called upon to determine whether an insurer's liabilities exceed its assets. The bill is not designed nor is it intended to change the generally applied and accepted accounting methods used to determine the exact reserve liability. The bill merely makes clear the generally accepted principles that a consistent calendar period shall be used in such calculation. The bill does not require the use of any particular calendar period for unearned premium reserve calculation.

And the question recurring, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-49

#### NAYS-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative. Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

#### BILL REREFERRED

**SB 714 (Pr. No. 1303)**—Upon motion of Senator NOLAN, and agreed to, the bill was rereferred to the Committee on Judiciary.

#### BILLS ON THIRD CONSIDERATION AND FINAL PASSAGE

SB 847 (Pr. No. 923) — Considered the third time and agreed to,

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-49

Ammerman,	Hager,	Lynch,	Reibman.
Andrews,	Hankins,	Manbeck,	Romanelli.
Arlene,	Hess,	McKinney,	Ross,
Bell,	Hill,	Mellow,	Scanlon,
Clanfrani,	Hobbs.	Messinger,	Smith,
Coppersmith,	Holl.	Moore,	Snyder,
Dougherty,	Howard,	Murray,	Stapleton,
Duffield,	Jubelirer,	Myers,	Stauffer,
Dwyer,	Kelley,	Nolan,	Sweeney,
Early,	Kury,	Noszka,	Tilghman,
Ewing,	Lentz,	O'Pake,	Wood,
Fleming,	Lewis.	Orlando.	Zemprelli,
Frame	~	<b>·</b>	

#### NAYS-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative. Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

HB 893 (Pr. No. 2501) — Considered the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question, Shall the bill pass finally?

Senator FLEMING. Mr. President, I trust you will bear with me for several minutes, because there are some facets of this piece of legislation which, really, we should consider.

Mr. President, I rise to oppose House Bill No. 893, but in opposing it I do want to observe that the utmost courtesy has been extended to me by Senators on the other side of the aisle, namely, the gentleman from Beaver, Senator Ross, the gentleman from Cambria, Senator Coppersmith and the gentleman from Lehigh, Senator Messinger, with regard to this piece of legislation. It is admittedly highly technical, and it is a piece of legislative work that few really understand, but the cardinal feature here is safety. I think we all recognize that under consideration here is that factor, and that is the factor I would like to talk about for just a moment.

Mr. President, there are three methods of working on high voltage lines and these methods are the hotstick method, the glove and sheath method and the bare-hand method. All methods have been approved by OSHA, the Federal standards we now have in effect, and these have been approved for construction. Seventy per cent of the work that is done on high tension lines is construction, thirty per cent being maintenance and operation. I think we have to consider here that OSHA now has construction standards in effect that do preempt what we intend doing in House Bill No. 893. The actual operation and maintenance part of this work on high tension lines—there is a first draft of the OSHA regulations which will be very similar to the one presently in effect on construction.

Mr. President, I think, also, that the bare-hand and glove and sheath method would have been disqualified had they been unsafe and OSHA would never have written standards on them had this been a factor. The U.S. Bureau of Reclamation, the Canadian Government Commission and the Great Britain Central Electric Board all use this method and, of course, it is the bare-hand and glove and sheath method which are used in our neighboring states, which does have a tendency to make murky the whole process of trying to regulate by one method, the hot-stick method, done in this legislation in Pennsylvania.

Mr. President, there is very exacting training for line-

men, as you well realize, and linemen are trained for various types of work, they are qualified to do different kinds of work. Also, there is a whole science of how you handle hot sticks. Hot sticks are made in different ways; they are made of wood and coated, they are also made of fiberglas and tubing and resin bonded and sealed at the bottom so that moisture does not get into them. Any moisture in a hot stick will cause a great deal of problem to a lineman, particularly in humid weather.

Also, Mr. President, by this legislation we would, in many instances, rule out the use of bucket trucks. There are many bucket trucks that are in use on lines now. Instead of using insulated buckets, we would require by the terms of this legislation to have men climb poles with straps and to use rigging and hot sticks, which is, in many instances, a more dangerous process than putting a man in an insulated bucket up close to his work. But this legislation requires that kind of operation.

Mr. President, I think, also, we ought to question the long range effect of working in this energized atmosphere, because, again, we have the safety factor. I have here a very extensive Johns Hopkins Medical Study. You can see it is voluminous, and I am not going to attempt to read any part of it tonight - for which you will all be duly grateful-but, nevertheless, I have it and this study covers ten years of operation with bare-hand method and the effect on linemen in working in an energized atmosphere Back as far as 1837, which is a long time ago now, Michael Faraday proved that a body could be shielded from an electric field by surrounding it with a conducting screen. So this is not new. The electric lines, of course, terminate on the surface of the screen and the enclosed body is protected. This is the whole principle of using this method.

This Johns Hopkins Medical Study, which is most extensive, goes into all the aspects of how a man is affected medically by working in an energized atmosphere. It has proven that there is no radiation effect on a human body, no psychiatric or emotional effect, there is no reduction in the sperm count correlated in any way with any length of exposure. So it would appear to be perfectly safe, and I know these questions have been raised.

Mr. President, no one really wishes to dwell on unfortunate accidents and, of course, statistics are statistics. Sometimes you can prove anything you want by statistics, but I would say this: That in practically every instance that we have found problems develop with accidents they have been caused simply because some mandatory safety procedure has not been adhered to and people get careless, as we all do. The human factor is one that every industrial employer must contend with, but this is a factor and has been statistically proven. I will not say any more about that.

Mr. President, why am I concerned? Well, for several reasons. I am certainly not here to protect the utilities, they can protect themselves and that is not my purpose today. The purpose goes a little broader than that. If we continue to use proven safe methods then I think we go on with a proven operation that is medically sound. If we go the route of House Bill No. 893, then we fly in the face of some proven safety methods that are in use, have been in use and will be in use in our neighboring states, further confusing those construction companies which work across state lines. This is one factor. Of course, the other factor is that it will raise costs because, to use the hotstick method over putting a man up in an insulated bucket, using sheaths and gloves that are all rated for method is and why it is so much more expensive.

certain voltages, is just bound to be less expensive, but I would rather not talk about expense where human lives are concerned, because, if one person is in danger, then expense goes out the window. But I think one factor in consideration here is the fact that if we have proven safe methods, then we have a consumer problem if we are going to eventually increase all the rates, all the power rates, we pay.

Mr. President, House Bill No. 893 is, as I indicated, unnecessary because the standards are covered by OSHA. both the construction standards and the operating and maintenance standards of which we have a first draft now. We have an opinion in letter form from the former regional solicitor for the U.S. Department of Labor stating just this fact. There would be immense confusion with utilities and contractors as to whether they would work under the terms of this piece of legislation in Pennsylvania or whether they would work by OSHA standards. I am not sure to which they would adhere. It would be a most confusing situation.

Mr. President, another factor is that Governor Brendan Byrne in New Jersey has recently vetoed a similar piece of legislation. This is an actual fact.

The other thing I think you ought to consider is that if you look at the last page of the bill under exclusions, all those working under present collective bargaining agreements are not covered, they are not covered until a new agreement comes into effect, because they have been excluded, so we have excluded those men working on high tension lines within these voltages until a new contract is negotiated.

There is a rather disturbing element here if you consider the fact that, as a result of this piece of legislation, we are not only going to have our rates go up, they will go up substantially because some present equipment will not be able to be used in Pennsylvania. The other thing is, jobs will take considerably longer and this has to be a factor. The thing I am trying to point out in summation is that all three methods are being used now and can continue to be used in certain places on certain jobs. There are applications where hotstick methods should be used and there are places where the other methods are equally applicable. But, I think what we are saying is we should not bind ourselves in terms of legislation to this kind of a bill which locks us in concrete, locks everyone doing business on high tension lines, any work on high tension lines, into a straitjacket. I just do not think we can afford the passage of this kind of legislation.

We also have set up an impossible operation as far as protecting people is concerned, because it has been proven you cannot protect people from themselves. Safety is something that you cannot legislate.

I can remember in a plant situation you were, in most instances, unable to enforce even the putting on of goggles when grinding was being done. Men would quickly go to a grinding wheel and grind a tool without putting on goggles unless you stood there.

With this in mind I would courteously ask that as many of you as possible provide a constructive "no" vote.

## The PRESIDING OFFICER (W. Louis Coppersmith) in the Chair.

Senator HILL. Mr. President, I do not mean to prolong this, but I would like the gentleman from Montgomery, Senator Fleming, to explain briefly what the hotstick Senator FLEMING. Mr. President, the hotstick method is more expensive in most cases. It requires more time simply because these are lengthy sticks and if you have not been familiar—excuse me just a minute.

It is all covered in this manual which, again, I am not going to read anything from it, but you can see men on poles. They are strapped to the pole. They are using sticks. These sticks are insulated sticks. There are snapon tools, on the tops of these sticks, of different kinds. These tools that snap on to the tops of the sticks can be used as disconnecting tools, as wrenches, for taking out cotter pins, for almost any purpose imaginable. It requires considerable dexterity to use these sticks. Linemen have become used to using them, but they do take longer.

If this legislation passes, House Bill No. 893, utility construction people will have to remove the gloves and the arm sheaths from the trucks, because men who are used to using this protective equipment will resort to it. In order to quickly do a job, particularly if they have a bucket truck available, they will not use the hotstick method unless they are forced to do it because it is lengthy, it is long and somebody has to maneuver a hot stick up to some height as high as ten or twelve feet, and these poles are that long. They are light, but they are that long and they have to be maneuvered. They take such a great length of time to remove little connectors up there twelve feet away, but a man in a bucket can be there in no time, safely insulated, with arm sheaths and gloves that with the time consumed there is absolutely no comparison.

Mr. President, I do not know whether that adequately explains, but that is about as simple, with becoming technical, as I can explain it.

And the question recurring, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-45

Ammerman,	Hager,	Lynch,	Orlando,
Andrews,	Hankins,	Manbeck,	Reibman,
Arlene,	Hess,	McKinney,	Romanelli,
Bell,	Hill,	Mellow,	Ross,
Cianfrani,	Hobbs,	Messinger,	Scanlon,
Coppersmith,	Holl,	Moore,	Smith,
Dougherty,	Jubelirer,	Murray,	Stapleton,
Duffield,	Kelley,	Myers,	Stauffer,
Dwyer,	Kury,	Nolan,	Sweeney,
Early,	Lentz,	Noszka,	Wood,
Ewing,	Lewis,	O'Pake,	Zemprelli,
Frame,			

NAYS-4

Fleming, Howard, Snyder, Tilghman,

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

HB 957 (Pr. No. 2502)—Considered the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question, Shall the bill pass finally? The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-49

Ammerman.	Hager.	Lynch,	Reibman,
Andrews.	Hankins,	Manbeck,	Romanelli,
Arlene,	Hess,	McKinney,	Ross,
Bell,	Hill,	Mellow,	Scanlon,
Cianfrani,	Hobbs,	Messinger,	Smith,
Coppersmith,	Holl,	Moore,	Snyder,
Dougherty,	Howard,	Murray,	Stapleton,
Duffield,	Jubelirer,	Myers,	Stauffer.
Dwyer.	Kelley,	Nolan,	Sweeney,
Early,	Kury,	Noszka,	Tilghman,
Ewing,	Lentz.	O'Pake,	Wood,
Fleming.	Lewis,	Orlando,	Zemprelli,
Frame.	-		•

#### NAYS-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which concurrence of the House is requested.

HB 958 (Pr. No. 2503)—Considered the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-49

#### NAYS-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which concurrence of the House is requested.

SB 967 (Pr. No. 1438)—Considered the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

## YEAS-49

Ammerman,	Hager,	Lynch,	Reibman,
Andrews,	Hankins,	Manbeck,	Romanelli
Arlene,	Hess,	McKinney.	Ross.
Bell.	Hill.	Mellow.	Scanlon.
Cianfrani.	Hobbs.	Messinger.	Smith.

Coppersmith,	Holl.	Moore.	Snyder.
Dougherty.	Howard.	Миггау.	Stapleton,
Duffield,	Jubelirer,	Myers,	Stauffer,
Dwyer,	Kelley,	Nolan,	Sweeney,
Early,	Kury,	Noszka,	Tilghman,
Ewing,	Lentz,	O'Pake,	Wood,
Fleming.	Lewis,	Orlando,	Zemprelli,
Frame.			

## NAYS-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

SB 1050 (Pr. No. 1247)—Considered the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-49

Ammerman, Andrews, Arlene, Bell, Cianfrani, Coppersmith, Dougherty, Duffield, Dwyer, Early, Ewing, Fleming,	Hager, Hankins, Hess, Hill, Hobbs, Holl, Howard, Jubelirer, Kelley, Kury, Lentz, Lewis.	Lynch, Manbeck, McKinney, Mellow, Messinger, Moore, Murray, Myers, Nolan, Noszka, O'Pake, Orlando	Reibman, Romanelli, Ross, Scanlon, Smith, Snyder, Stapleton, Stauffer, Sweeney, Tilghman, Wood, Zemprelli.
Fleming, Frame.	Lewis,	Orlando,	Zemprelli,

#### NAYS-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

SB 1052 (Pr. No. 1249)—Considered the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

## YEAS-37

Ammerman,	Hess,	Lynch,	Orlando,
Andrews,	Hill,	Manbeck,	Reibman,
Cianfrani,	Hobbs,	McKinney,	Scanlon,
Coppersmith,	Holl,	Mellow,	Smith,
Dougherty,	Howard,	Messinger,	Snyder,
Duffield.	Jubelirer.	Moore,	Stapleton.
Dwyer.	Kelley,	Murray,	Stauffer,
Fleming.	Lentz.	Myers.	Tilghman.
Frame.	Lewis.	O'Pake.	Zemprelli.
Hager			

#### NAYS-12

Arlene,	Ewing,	Nelan,	Ross,
Bell,	Hankins,	Noszka,	Sweeney,
Early,	Kury,	Romanelli,	 Wood,

"A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

SB 1153 (Pr. No. 1379)—Considered the third time and agreed to,

On the question, Shall the bill pass finally?

(During the calling of the roll, the following occurred:) Senator EARLY. Mr. President, I desire to change my vote from "aye" to "no."

The PRESIDING OFFICER. The gentleman will be so recorded.

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-36

Ammerman,	Hess,	McKinney,	Reibman.
Arlene,	Hill,	Mellow,	Romanelli,
Clanfrani,	Hobbs.	Messinger,	Ross,
Coppersmin,	Holl,	Murray.	Scanlon.
Dougherty,	Howard,	Myers,	Smith,
Duffield,	Jubelirer.	Nolan,	Stapleton,
Dwyer.	Kury.	Noszka,	Stauffer,
Frame,	Lewis,	O'Pake,	Sweeney,
Hankins,	Lynch,	Orlando,	Zemprelli,

#### NAYS--13

Andrews,	Fleming,	Lentz,	Snyder,
Bell,	Hager.	Manbeck,	Tilghman,
Early, Ewing,	Kelley,	Moore,	Wood,

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

#### BILL ON THIRD CONSIDERATION AMENDED

SB 1154 (Pr. No. 1380)—Considered the third time,

On the question,

Will the Senate agree to the bill on third consideration?

Senator STAUFFER, by unanimous consent, offered the following amendment:

Amend Sec. 4, page 7, line 18 by inserting after "instrumentality.": For the purpose of this subsection, local service area shall mean only the cities, boroughs and townships provided passenger service by such agency or instrumentality.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

Without objection, the bill, as amended, was passed over in its order at the request of Senator STAUFFER.

#### BILLS ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 1254 (Pr. No. 2082)—Considered the third time and agreed to,

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

## YEAS-49

Ammerman,	Hager,	Lynch,	Reibman,
Andrews,	Hankins,	Manbeck,	Romanelli,
Arlene,	Hess,	McKinney,	Ross,
Bell,	Hill,	Mellow,	Scanlon,
Clanfrani,	Hobbs,	Messinger,	Smith,
Coppersmith,	Holl,	Moore,	Snyder,

Frame.

Dougherty.	Howard.	Murray,	Stapleton,
Duffield,	Jubelirer.	Myers,	Stauffer,
Dwyer.	Kelley.	Nolan,	Sweeney,
Early.	Kury.	Noszka,	Tilghman,
Ewing,	Lentz.	O'Pake.	Wood,
Fleming,	Lewis,	Orlando,	Zemprelli,

#### NAYS-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirma-

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

HB 1384 (Pr. No. 1945)—Considered the third time and agreed to,

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-49

Ammerman, Andrewe, Arlene. Bell, Cianfrani, Coppersmith, Dougherty, Duffield, Dwyer, Early, Ewing,	Hager, Hankins, Hess. Hill, Hobbs, Holl, Howard, Jubelirer, Kelley, Kury, Lentz.	Lynch, Manbeck, McKinney, Mellow, Messinger, Moore, Murray, Myers, Nolan, Noszka, O'Pake,	Reibman, Romanelli, Ross, Scanlon, Smith, Snyder, Stapleton, Stauffer, Sweeney, Tilghman. Wood.
Fleming,	Lentz, Lewis.	O'Pake, Orlando.	wood, Zemprelli.
Frame,	22. 1123,	Oriando,	zemprem,

## NAYS-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

#### BILL OVER IN ORDER

HB 1568-Without objection, the bill was passed over in its order at the request of Senator KELLEY.

## BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 1569 (Pr. No. 1900) - Considered the third time and agreed to,

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

## YEAS-49

Ammerman, Andrews, Arlene, Bell, Cianfrani, Coppersmith, Dougherty, Duffield, Dwyer, Early, Early, Ewing, Fleming, Frame, Hager, Hager, Hankins, Hoss, Hess, Hoss, Holl, Howard, Jubelirer, Kelley, Ekeley, Eurly, Lentz, Lewis, Frame,	Lynch, Manbeck, McKinney, Mellow. Messinger, Moore, Murray, Myers, Nolan, Noszka, O'Pake, Orlando,	Reibman, Romanelli, Ross, Scanlon, Smith, Snyder, Stapleton, Stauffer, Sweeney, Tilghman, Wood, Zemprelli,
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#### NAYS-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

## MOTION TO SUSPEND RULE FOR CONSIDERATION OF SENATE RESOLUTION

Senator NOLAN. Mr. President, I move that that portion of Senate Rule XXXI which requires a resolution to lay over for one day before consideration be suspended.

On the question, Will the Senate agree to the motion? The motion was agreed to.

## CENSURE OF SENATOR DUFFIELD

## SENATE RESOLUTION, SERIAL No. 64, TAKEN FROM THE TABLE

Without objection, Senator NOLAN called from the table, Senate Resolution, Serial No. 64, which was reported from Committee at today's Session, and received unanimous consent for its immediate consideration.

The Clerk read the resolution as follows:

RESOLVED, In the judgment of the Senate of Pennsylvania that the Senator from the 32nd Senatorial District, William E. Duffield, has engaged in a course of conduct over a period of four years from 1970-1974, which:

(A) Violated the trust of his profession by the misuse of private funds entrusted to him;
(B) Engaged in a course of conduct abhorrent to the

oath and trust of public office to which he entered upon his inauguration as a member of the Senate;

(C) Wilfully engaged in acts which are contrary to

accepted morals;
(D) Conducted himself in a manner that tends to bring the Senate into dishonor and disrepute; therefore, be it further

RESOLVED, That Senator William E. Duffield deserves the censure of the Senate and he is so censured and his conduct hereby is condemned.

On the question,

Will the Senate adopt the resolution?

## SENATE RESOLUTION, SERIAL No. 64, ADOPTED

Senator NOLAN. Mr. President, I move that the Senate do adopt Senate Resolution, Serial No. 64.

On the question.

Will the Senate agree to the motion?

Senator SCANLON. Mr. President, I would like to offer the transcript of testimony and the report of the committee which made the inquiry into this matter. I request that this be spread upon the record.

The PRESIDING OFFICER. This information will be printed in the Journal.

And the question recurring,

Will the Senate agree to the motion?

The motion was agreed to and the resolution was unanimously adopted.

(The following transcript of hearing held November 13, 1975 and the Report of the Select Senate Committee were made a part of the record.)

SENATE OF PENNSYLVANIA	1		(1)	***	
COMMONWEALTH OF PENNSYLVANIA		INDEX TO EXHIBITS			
* * * Re: SENATE SELECT COMMITTEE INQUIR-	SEN	АТЕ		DEN- FIED	AD- MITTED
ING INTO THE CIRCUMSTANCES SUR- ROUNDING THE VOLUNTARY DISBAR- MENT OF STATE SENATOR WILLIAM E. DUFFIELD.  * * * Harrisburg, Pennsylvania			Order dated October 20, 1973, signed by Chief Justice Benjamin Jones, ordering that the resignation of William E. Duffield be accepted and he be disbarred on consent		13
November 13, 1975	No.	2	Petition for Discipline before		
Pages 1 To 89			the Disciplinary Board of the Supreme Court of Pennsyl- vania, filed March 1, 1974, en-		
MOHRBACH & MARSHAL, INC.			titled Office of Disciplinary Counsel versus William E.		
Certified Shorthand & Stenotype Reporters			Duffield, No. 9 DB 74, con-		
27 North Lockwillow Avenue	No	2		13	14
Harrisburg, Pennsylvania 17112	NO.	3	Amended Petition for Dis- cipline before the Disciplin-		
(717) 652-8420  SENATE OF PENNSYLVANIA  COMMONWEALTH OF PENNSYLVANIA			ary Board of the Supreme Court of Pennsylvania, filed April 29, 1974, consisting of five pages	14	14
Re: SENATE SELECT COMMITTEE INQUIRING INTO THE CIRCUMSTANCES SURROUNDING THE VOLUNTARY DISBARMENT OF STATE SENATOR WILLIAM E.	No.	4	Stipulation of Counsel before the Disciplinary Board of the Supreme Court of Pennsyl- vania, dated May 23, 1974, consisting of seven pages	14	15
DUFFIELD.  * * *  Before			-Power of Attorney from John Cindrich to William E. Duf- field, dated August 22, 1968	15	15
SENATOR EUGENE F. SCANLON, Chairman SENATOR WILMOT E. FLEMING SENATOR HENRY G. HAGER SENATOR RALPH W. HESS SENATOR H. CRAIG LEWIS SENATOR PAUL McKINNEY			-Application for Letters of Administration, Estate of John Cindrich, dated August 19, 1970Affidavit for Lost Passbook or Certificate from John Cin-	15	16
SENATOR STANLEY M. NOSZKA SENATOR RICHARD A. SNYDER			drich to William E. Duffield, dated September 17, 1970 (2)	16	16
Stenographic report of the Senate Select Committee on the above cause held in the Majority Caucus Room, Main Capitol Building, Harrisburg, Pennsylvania,	No.	5-D-	-Check payable to the order of William E. Duffield for \$2,- 000, signed William E. Duf- field, Estate of John Cindrich, dated September 28, 1970	16	17
Thursday, November 13, 1975, at 10:07 o'clock a.m.	No.	5-E	-Inventory File of the Estate of John Cindrich, dated November 24, 1970	17	17
APPEARANCES:  JACK WEINRAUCH, ESQUIRE  Democratic Counsel  ROBERT WOODSIDE, ESQUIRE	No.	5-F-	Check payable to William E. Duffield, Attorney, in the amount of \$2,300, by William E. Duffield, Administrator, dated March 25, 1971	17	18
Republican Counsel CHARLES C. GENTILE, ESQUIRE 107 East Main Street Uniontown, Pennsylvania 15401 For—Senator William E. Duffield	No.	5-G-	Check payable to William E. Duffield, in the amount of \$1,500, by William E. Duffield, Administrator, dated April 21, 1971	18	18

SENATE	IDEN- TIFIED	AD- MITTED	SENATE	IDEN- AD- TIFIED MITTED
No. 5-H—Check payable to William Duffield, Attorney, in the amount of \$500, by Willia E. Duffield, dated June 1	E. ne m 9,			Telegram dated October 31, 1975, to the Honorable Eugene Scanlon, from William E. Duffield
No. 5-I— Check payable to William Duffield, in the amount \$1,200, by William E. Du field, Executor, dated July	E. of f-	18	No. 10—	Telegram dated October 31, 1975 to the Honorable Wil- liam B. Duffield from the Honorable Eugene F. Scanlon 25 25 (3-b)
1971		19		IDEN- AD-
No. 5-J—First and Final Account Estate of John J. Cindric consisting of four pages, sul scribed to February 15, 1972 No. 5-K—Petition for Distribution	h, o- 19	19	DUFFIEI No. 1—	Checking Account Deposit Ticket, dated July 12, 1971, Estate of John J. Cindrich, in the amount of \$3,000
Re: Estate of John J. Cir drich, signed William E. Du field, Administrator, consis ing of four pages, dated Jur 2, 1972	n- f- it- ne	20	No. 2—	Checking Account Deposit Ticket, dated January 5, 1973, Estate of John J. Cindrich, in the amount of \$3,400
(3-a)			No. 3	Checking Account Deposit
No. 6-A—Last Will and Testament Mike J. Uhrin, Sr., filed N vember 7, 1969, dated Oct ber 21, 1969	0-	20		Ticket, dated February 15, 1974, Estate of Mike J. Uhrin, Sr., Deceased, in the amount of \$5,000
No. 6-B—Application for Probate an Letters Testamentary of Mil J. Uhrin, signed by Willia	nd ke	20	No. 4—	079554, sent to Mrs. Helen Mosolovich, dated 2/18/74 63 63
E. Duffield, dated Novemb	er 20	21	No. 5—	Receipt for Certified Mail No. 079553, sent to Mrs. Ann Karpiel, dated 2/18/74
No. 6-C—First and Final Accou Estate of Mike J. Uhrin, da ed December 8, 1972	t-	22	No. 6—	Receipt for Certified Mail No. 079552, sent to Mrs. Sophie Kiernot, dated 2/18/74 64 64
No. 6-D—Undated Inventory, Person and Real Estate Schedule r lated to Mike J. Uhrin, Sr.	e-	22	No. 7—	Receipt for Certified Mail No. 079551, sent to Mike Uhrin, dated 2/18/74
No. 6-E—Opinion and Decree inclu ing Schedule of Distributio consisting of four pages, da ed December 20, 1972	n, t-	22	No. 8—	Five checks in the amount of \$1,402.81, dated February 15, 1974, to Marie Boofer, Vero- nica Gardner, Dorothy Smo-
No. 6-F—Copy of a check payable the Estate of John J. Ci drich, in the amount of \$3,40 signed by William E. Duffiel dated January 4, 1973	n- 00, .d,	24	rada, Pauline Reha and Joseph Udell	
No. 7— Telegram to Honorable Ale ander Barbierri, from Ja Weinrauch, dated October 2 1975	ck 27,	24		
No. 8— Telegram dated October 2 1975 To: The Honorable W. liam B. Duffield from t Honorable Eugene F. Sca lon	il- he n-	24		

ter of William E. Duffield (Fayette County) No. 88, Disciplinary Docket No. 1 (Disciplinary Board File No. 9 DB 74)."

Copies of these documents have been distributed to each member of this Committee by its Chairman.

We are engaged in an inquiry preliminary in nature. Our instructions are to report our findings and recommendations to the President Pro Tempore of the Senate and, through his office, advise the Senate as a whole as to what disciplinary action, if any, is warranted by the Senate.

Senator Duffield has been duly notified of the purposes of this inquiry. He has further been afforded the right to assistance of counsel, if he so chooses. Applicable standards of due process shall be afforded to Senator Duffield.

(5)

He shall be allowed to present testimony on his own behalf and to rebut or explain any of the charges placed against him.

This Committee shall attempt to bring into full focus the gravity of the charges placed against a State Senator; the relationship of those charges as they affect senatorial duties; and the impact of those charges on the heavy responsibility assumed by a State Senator when he enters a position of high public trust.

This we shall attempt to do in the preparation of our report and recommendations to the President Pro Tempore.

Now, today all of the Committee members are present. I am Senator Scanlon, the Chairman, Senator Noszka, Senator McKinney, Senator Lewis, Senator Fleming, Senator Hager, Senator Hess and Senator Snyder.

The Counsel for the Committee is Mr. Weinrauch, and the Minority Counsel, Mr. Woodside.

Now, Senator Duffield, are you represented by Counsel? SENATOR DUFFIELD: I am, sir, by my Counsel, Charles Gentile of Uniontown.

SENATOR SCANLON: Charles Gentile.

How are you, Mr. Gentile?

MR. GENTILE: Fine. How are you?

SENATOR SCANLON: Now, to begin with, after this
(6)

Committee was appointed, the following telegrams were sent: First to the Honorable Alexander Barbierri, Supreme Court Administrator in Philadelphia.

"The President Pro Tempore has directed me to request from your office all official orders and other appropriate documents relating to the disbarment of Senator William B. Duffield as promptly as possible, Jack Weinrauch, Chief Legal Counsel, Senate of Pennsylvania."

Then on October 29, 1975, the following telegram was sent to Senator Duffield at his home, at his law office and in Phoenix, Arizona:

"Please be advised that you are to appear before the Senate Select Committee, Majority Caucus Room, Harrisburg, Pennsylvania, Friday, November 7, 1975, at 10:00 a.m. to answer charges of misconduct. You are further advised to have the assistance of counsel if you so desire. Eugene F. Scanlon, Chairman, Senate Select Committee."

On October 31, 1975, the following telegram was addressed to the Honorable Eugene Scanlon, 1212 Manor Building, Pittsburgh, Pa.:

"Request continuance of hearing of Senate Select Committee until November 13 because of wife's illness. William E. Duffield."

The following telegram was sent on October 31, 1975, to the Honorable William Duffield:

(7)

"Your request for a continuance of the hearing of the Senate Select Committee from November 7, 1975 to November 13, 1975 at 10:00 a.m., due to your wife's illness, is granted. Eugene F. Scanlon, Chairman."

Now, I made an opening statement, and I am inviting any other member of the Committee at this point, if they are interested, in making an opening statement.

Would any members of the Committee like to make an opening statement?

(No audible response.)

SENATOR SCANLON: Senator Duffield, I understand you would like to make an opening statement.

SENATOR DUFFIELD: Yes.

SENATOR SCANLON: Before you do, would you rise and be sworn, sir?

(Whereupon, Senator William E. Duffield was sworn.) SENATOR SCANLON: Please proceed.

SENATOR DUFFIELD: Mr. Chairman and members of the Senate Select Committee, I appear here this morning before this distinguished Committee in a unique position, and I am sure a position without precedent in the

history of this august body for which I have great respect. I say the situation is unique in that no formal charges have been leveled against me, and the misdeeds of which I am accused have absolutely nothing to do with any of my activities as a State Senator.

However, because of the great respect I hold for the Senate of Pennsylvania and its individual members, I have decided to submit to your Committee a full disclosure of the vulnerable portions of the accusations and then submit myself to your inquiries.

I have been a very active lawyer in Fayette County since 1953 with a considerable amount of success, although not as remunerative as the volume of my practice would indicate.

I have often said that I have never represented a solvent client, that is, I have never been retained by banks or corporations, and with the exception of two or three years, I have not been the recipient of any solicitorships from government bodies.

So, my practice has provided me with a decent living. I would go in debt for months and then win a large civil case or two and would be able to get back on my feet again.

In 1970 and for the first two months of 1971, I found myself in the predicament of no money but with a solid
(9)

anticipation that within a short time of settling several very important cases.

So, I very foolishly made a mistake. I borrowed several thousands of dollars from an estate of which I was the executor and the attorney.

I will not go into details or the amounts because the file before you from the Disciplinary Board verifies the amounts which I have never denied.

In 1972, I submitted my final account on each estate, and the accounts were approved by the Orphan's Court of

Fayette County and distribution ordered. Payments were made according to the order of court, and I have with me today the cancelled checks issued, with the exception of four checks issued in the amount of one dollar each, which were apparently never cashed due to the resentment of the four children in not being permitted to share equally in their father's will.

However, I do have the — the money is still in the account, and I have the return post office receipts to substantiate that the money was sent.

I submit that I have handled hundreds of thousands of dollars for clients in negligence cases, and this is the only time I have ever violated my trust.

It was very foolish on my part because at other times (10)

when I needed money, the various banks in Uniontown were only to happy to extend me credit upon my signature, and I have never been refused by any lending institution.

But apparently in this situation, I was confident that I could recoup the money whenever necessary and I could.

It was wrong, which I freely admit, and for which I am humbly sorry.

This matter was taken before the Hearing Committee of the Disciplinary Board, and in August, 1974, this Board of Lawyers recommended a 90-day suspension from the Bar.

From this decision, I took an appeal to the Board of Review with a hearing scheduled in November, 1974.

Having lived through all of this during an election year and having kept everything to myself, I was too ashamed to tell anyone, including my wife and family, I decided I had enough pressure and did not appear before the Review Board but submitted to the Board again my case by means of a written statement and went to Rome with Secretary McHale's delegation to the World Food Conference.

Apparently being dissatisfied with my failure to appear before the Board of Review, I was further penalized with a suspension from the practice of law for two years, and this recommendation was presented to the Supreme Court in January of 1975, and October 20, 1975, my resignation from the Bar was accepted by the Supreme Court of Pennsylvania and an order made accordingly.

(11)

You will note that the Supreme Court permitted me to continue to practice law for nearly ten months after receiving the recommendations from the Board of Review, during which time I finally secured enough nerve to advise my wife and family of my impending trouble and also discuss the matter briefly with certain members of the Senate Leadership just to the extent that I was in trouble so far as my private practice of law was concerned.

In conclusion, I respectfully submit that the acts committed by me involve my private practice of law, for which I have been severely punished, and I have ruined a good career.

In no way have my actions been predicated upon my position as a State Senator, nor have I ever used my position or influence as a State Senator in any but the highest regard for this distinguished position.

In fact, my income tax records will certainly reflect a substantial decrease in earnings with each year I am a member of this body.

Most people who have strived in life have made mistakes or have taken short cuts at one time or another in their lives. Let him who is without sin cast the first stone.

I have represented accused murderers and rapists, desperate characters who never underwent in any degree the torture of trial by the media that I have experienced, simply because I am a public office holder.

(12)

This, despite the fact that no one was hurt by my actions and the money was paid according to the petition of distribution ordered by the court, and in saying this, I do not mean to alibi or excuse my actions. Basically, I did not involve in any way the Senate of Pennsylvania.

I humbly apologize for any embarrassment caused to this body or to any individual members thereof.

I have with me the cancelled checks, which I ask leave to-

SENATOR SCANLON: Senator Duffield, we will permit you to introduce them at a later time.

SENATOR DUFFIELD: All right, sir. SENATOR SCANLON: All right, sir?

SENATOR DUFFIELD: Yes.

SENATOR SCANLON: Thank you very much for your statement.

At this point, Mr. Weinrauch will introduce the pertinent documents relevant to this inquiry for the record as we have received them from the Disciplinary Board of the Supreme Court.

It is my understanding, Senator Duffield and Mr. Gentile, that their authenticity has been agreed to.

MR. GENTILE: Yes, we agree to it.

SENATOR SCANLON: You may proceed, Mr. Weinrauch.

(13)

MR. WEINRAUCH: I offer, Mr. Reporter, an exhibit, which I would ask you to mark as Senate Exhibit 1, which is an order dated the 20th day of October, 1975, signed by the Chief Justice of the Supreme Court—quote—ordered that the resignation of William E. Duffield, be, and hereby is accepted and he is forthwith disbarred on consent.

(Senate Exhibit No. 1, being Order dated October 20, 1975, signed by Chief Justice Benjamin Jones, ordering that the resignation of William E. Duffield be accepted and he be disbarred on consent, was produced and marked for identification.)

SENATOR SCANLON: It will be admitted.

MR. WEINRAUCH: Mr. Reporter, I offer as Senate Exhibit No. 2 the Petition for Discipline before the Disciplinary Board of the Supreme Court of Pennsylvania, filed March 1, 1974, entitled Office of Disciplinary Counsel versus William E. Duffield, No. 9 DB 74, consisting of 19 pages.

(Senate Exhibit No. 2, being Petition for Discipline before the Disciplinary Board of the Supreme Court of Pennsylvania, filed March 1, 1974, entitled Office of Disciplinary Counsel versus William E. Duffield, No. 9 DB 74, consisting of 19 pages, was produced and marked for identification.)

SENATOR SCANLON: Any objections, Mr. Gentile? MR. GENTILE: No objection.

(14)

SENATOR SCANLON: They will be admitted.

MR. WEINRAUCH: Mr. Reporter, will you record this Exhibit as Senate Exhibit No. 3, which is an amended petition for discipline before the Disciplinary Board of the Supreme Court filed April 29, 1974, consisting of five pages?

(Senate Exhibit No. 3, being Amended Petition for Discipline before the Disciplinary Board of the Supreme Court of Pennsylvana, filed April 29, 1974, consisting of five pages, was produced and marked for identification.)

SENATOR SCANLON: Any objections, Mr. Gentile? SENATOR DUFFIELD: No objections.

MR. GENTILE: No objections.

SENATOR SCANLON: They will be admitted.

MR. WEINRAUCH: Will you mark, Mr. Reporter, as Senate Exhibit No. 4 stipulation of counsel before the Disciplinary Board of the Supreme Court of Pennsylvania, dated May 23, 1974, consisting of seven pages for identification?

(Senate Exhibit No. 4, being Stipulation of Counsel before the Disciplinary Board of the Supreme Court of Pennsylvania, dated May 23, 1974, consisting of seven pages, was produced and marked for identification.)

(15)

SENATOR SCANLON: Any objections, Mr. Gentile? MR. GENTILE: No objections.

SENATOR SCANLON: They will be admitted.

MR. WEINRAUCH: Senator Duffield, I ask you to look at that, and is that your signature that appears thereon? SENATOR DUFFIELD: That is my signature, yes.

MR. WEINRAUCH: I offer as Senate Exhibit No. 5-A and ask you, Mr. Reporter, to identify it as Exhibit No. 5-A, which is a Power of Attorney from John Cindrich to William E. Duffield.

(Senate Exhibit No. 5-A, being Power of Attorney from John Cindrich to William E. Duffield, dated August 22, 1968, was produced and marked for identification.)

SENATOR SCANLON: Any objections?

MR. GENTILE: No objections.

SENATOR SCANLON: It will be admitted.

MR. WEINRAUCH: I ask you to mark for identification, Mr. Reporter as Exhibit No. 5-B, Application for Letters of Administration, Estate of John Cindrich, dated August 19, 1970.

(Senate Exhibit No. 5-B, being Application for Letters of Administration, Estate of John Cindrich, dated August 19, 1970, was produced and marked for identification.)

(16)

MR. WEINRAUCH: Senator, I show you Exhibit No. 5-B marked for identification and ask you if your signature appears thereon.

SENATOR DUFFIELD: That is my signature. SENATOR SCANLON: It will be admitted.

MR. WEINRAUCH: As Senate Exhibit No. 5-C, I offer an affidavit for a lost passbook or certificate from John Cindrich to William E. Duffield, Senator, dated September, 1970, and I ask you whether or not your signature appears thereon.

SENATOR DUFFIELD: That is my signature.

(Senate Exhibit No. 5-C, being Affidavit for Lost Passbook or Certificate from John Cindrich to William E. Duffield, dated September 17, 1970, was produced and marked for identification.)

SENATOR SCANLON: It will be admitted.

MR. WEINRAUCH: Mr. Reporter, I ask you to mark this for identification which purports to be a copy of a check dated September 28, 1970, payable to the order of William E. Duffield for \$2,000, signed William E. Duffield, Estate of John Cindrich.

(Senate Exhibit No. 5-D, being check payable to the order of William E. Duffield for \$2,000, signed William E. Duffield, Estate of John Cindrich, dated September 28, 1970, was produced and marked for identification.)

(17)

MR. WEINRAUCH: Senator, I ask you to look— SENATOR DUFFIELD: That is my signature.

SENATOR SCANLON: It will be admitted.

MR. WEINRAUCH: I offer as Senate Exhibit No. 5-E what purports to be an inventory file of the Estate of John Cindrich.

(Senate Exhibit No. 5-E, being Inventory File of the Estate of John Cindrich, dated November 24, 1970, was produced and marked for identification.)

MR. WEINRAUCH: And I ask you, Senator, if your signature appears thereon.

SENATOR DUFFIELD: That is my signature.

SENATOR SCANLON: It will be admitted.

(Senate Exhibit No. 5-F, being check payable to William E. Duffield, Attorney, in the amount of \$2,300, by William E. Duffield, Administrator, dated March 25, 1971, was produced and marked for identification.)

MR. WEINRAUCH: I offer as a Senate Exhibit captioned Exhibit No. 5-F a check dated March 25, 1971, payable to William E. Duffield, Attorney, in the amount of \$2,300 by William E. Duffield, Administrator, and ask you, Senator, if—

SENATOR DUFFIELD: That is my signature.

SENATOR SCANLON: It will be admitted.

(Senate Exhibit No. 5-G, being Check payable to William E. Duffield, in the amount of \$1,500, by William E. Duffield, Administrator, dated April 21, 1971, was produced and marked for identification.)

MR. WEINRAUCH: I propose to offer as Senate Exhibit No. 5-G a check dated April 21, 1971, payable to William E. Duffield, in the amount of \$1,500 by William E. Duffield, Administrator, and ask you, Senator, if your signature appears thereon.

SENATOR DUFFIELD: That is my signature. SENATOR SCANLON: It will be admitted.

(Senate Exhibit No. 5-H, being check payable to William E. Duffield, Attorney, in the amount of \$500, by William E. Duffield, dated June 19, 1971, was produced and marked for identification.)

MR. WEINRAUCH: I offer as Senate Exhibit No. 5-H a copy of what purports to be a check payable to William E. Duffield dated June 19, 1971, in the amount of \$500 by William E. Duffield.

Senator, does your signature appear thereon?

SENATOR DUFFIELD: That is my signature.

SENATOR SCANLON: It will be admitted.

#### (19)

(Senate Exhibit No. 5-I, being check payable to William E. Duffield, in the amount of \$1,200, by William E. Duffield, Executor, dated July 1, 1971, was produced and marked for identification.)

MR. WEINRAUCH: I offer as Exhibit No. 5-I a check dated July 1, 1971, payable to William E. Duffield in the amount of \$1,200 by William E. Duffield, Executor, and ask you, Senator, if your signature appears thereon.

SENATOR DUFFIELD: That is my signature. SENATOR SCANLON: It will be admitted.

(Senate Exhibit No. 5-J, being First and Final Account of Estate of John J. Cindrich, consisting of four pages, subscribed to February 15, 1972, was produced and marked for identification.)

MR. WEINRAUCH: I offer as Senate Exhibit No. 5-J, which is a court document, a First and Final Account of the Estate of John J. Cindrich consisting of four pages, and ask you, Senator, if your signature appears thereon. SENATOR DUFFIELD: That is my signature.

SENATOR SCANLON: It will be admitted.

(Senate Exhibit No. 5-K, being Petition for Distribution in Re: Estate of John J. Cindrich, signed William E. Duffield, Administrator, consisting of four pages, dated June 2, 1972, was produced and marked for identification.)

#### (20)

MR. WEINRAUCH: I offer as Senate Exhibit No. 5-K a Petition for Distribution in regard to the Estate of John J. Cindrich dated June 2, 1972, signed by William E. Duffield, Administrator, consisting of four pages, and I ask you again, Senator—

SENATOR DUFFIELD: That is my signature. SENATOR SCANLON: It will be admitted.

(Senate Exhibit No. 6-A, being Last Will and Testament of Mike J. Uhrin, Sr., filed November 7, 1969, dated October 21, 1969, was produced and marked for identification.)

MR. WEINRAUCH: As Senate Exhibit No. 6-A, I offer as an exhibit the Last Will and Testament of Mike J. Uhrin, Sr., filed November 7, 1969, the date of the Will being October 21, 1969, and ask that it be admitted as an exhibit.

SENATOR SCANLON: It will be admitted.

Is there any objection to that? MR. GENTILE: No objection.

(Senate Exhibit No. 6-B, being Application for Probate and Letters Testamentary of Mike J. Uhrin, signed by William E. Duffield, dated November 7, 1969, was produced and marked for identification.)

#### (21)

MR. WEINRAUCH: As Senate Exhibit No. 6-B I offer an Application for Probate and Letters Testamentary of Mike J. Uhrin, signed by William E. Duffield, dated November 7, 1969, and ask you, Senator, if your signature appears thereon.

SENATOR DUFFIELD: That is my signature.

MR. WEINRAUCH: As Senate Exhibit No. 6-C-

SENATOR SCANLON: Just a minute, Jack. Was 6-B admitted, or are we on 6-B now?

MR. WEINRAUCH: 6-A, Senator, was the Last Will and Testament.

SENATOR SCANLON: That has been admitted.

What about 6-B?

MR. WEINRAUCH: 6-B is an application. SENATOR SCANLON: Any objection to that?

MR. GENTILE: No objection.

SENATOR SCANLON: It will be admitted.

(Senate Exhibit No. 6-C, being First and Final Account Estate of Mike J. Uhrin, dated December 8, 1972, was produced and marked for identification.)

MR. WEINRAUCH: I offer as Senate Exhibit 6-C a First and Final Account of the Estate of Mike J. Uhrin dated December 8, 1972, and ask that it be admitted.

SENATOR SCANLON: Any objections?

(22)

MR. GENTILE: No objection.

SENATOR SCANLON: It will be admitted.

MR. WEINRAUCH: As Senate Exhibit No. 6-D, I offer for identification and introduction an undated inventory of personal and real estate schedule related to the estate of Mike J. Uhrin, Sr.

(Senate Exhibit No. 6-D, being undated Inventory, Personal and Real Estate Schedule related to Mike J. Uhrin, Sr., was produced and marked for identification.).

SENATOR SCANLON: Are there any objections? Would you have a date in your file reflecting when that was filed, Mr. Duffield?

SENATOR DUFFIELD: I could probably supply that date.

SENATOR SCANLON: All right. You have no objection to its—

SENATOR DUFFIELD: No.

MR. GENTILE: No, we have no objection. SENATOR SCANLON: It will be accepted.

(Senate Exhibit No. 6-E, being Opinion and Decree including Schedule of Distribution, consisting of four pages, dated December 20, 1972, was produced and marked for identification.)

## (23)

MR. WEINRAUCH: I offer as Senate Exhibit No. 6-E an Opinion and Decree dated December 20, 1972, including a Schedule of Distribution consisting of four pages, in the Court of Common Pleas of Fayette County and ask that it be admitted as an exhibit.

SENATOR SCANLON: Any objections to it?

MR. GENTILE: We have no objection.

SENATOR SCANLON: It will be admitted.

(Senate Exhibit No. 6-F, purporting to be a copy of a check payable to the Estate of John J. Cindrich, in the amount of \$3,400, signed by William E. Duffield, dated January 4, 1973, was produced and marked for identification.)

MR. WEINRAUCH: I would ask that as Senate Exhibit No. 6-F, purporting to be a copy of a check to the order of the Estate of John J. Cindrich, deceased, signed by Mike J. Uhrin, deceased, by William E. Duffield, and I ask you, Senator, if you would view that copy—

SENATOR DUFFIELD: That is my signature.

MR. WEINRAUCH: And would you suggest to the Committee for the record what date appears thereon?

SENATOR DUFFIELD: January 14, 1973.

SENATOR SCANLON: January 14, 1973?

SENATOR DUFFIELD: That is what it looks like on rier?

(24)

SENATOR SCANLON: Do you agree to its admissibility?

MR. GENTILE: We will agree.

SENATOR SCANLON: It will be admitted.

MR. WEINRAUCH: And in conclusion, I offer as Senate Exhibit No. 7 a telegram to Honorable Alexander Barbierri dated October 27, 1975.

(Senate Exhibit No. 7, being telegram to Honorable Alexander Barbierri, from Jack Weinrauch, dated October 27, 1975, was produced and marked for identification.)

SENATOR SCANLON: It will be admitted.

MR. WEINRAUCH: As Senate Exhibit No. 8, a telegram to the Honorable William B. Duffield from the Honorable Eugene F. Scanlon, dated October 29, 1975.

(Senate Exhibit No. 8, being telegram dated October 29, 1975, To: The Honorable William E. Duffield from the Honorable Eugene F. Scanlon, was produced and marked for identification.)

SENATOR SCANLON: It will be admitted.

MR. WEINRAUCH: Telegram dated October 31, 1975, to the Honorable Eugene Scanlon from William E. Duffield.

(25)

(Senate Exhibit No. 9, being telegram dated October 31, 1975, to the Honorable Eugene Scanlon, from William E. Duffield, was produced and marked for identification.)

SENATOR SCANLON: It will be admitted.

MR. WEINRAUCH: Telegram dated October 31, 1975, to William B. Duffield from the Honorable Eugene Scanlon, Chairman, as Exhibit 10.

(Senate Exhibit No. 10, being telegram dated October 31, 1975, to the Honorable William B. Duffield, from the Honorable Eugene F. Scanlon, Chairman, was produced and marked for identification.)

SENATOR SCANLON: It will be admitted. Any other documents to offer into evidence? (No audible response.)

SENATOR SCANLON: Thank you, Mr. Weinrauch. Senator Duffield, the Committee will now ask questions about primarily two of the charges which were contained

in the petition for discipline.

As I understand the situation, there were all together seven counts, five of which involved matters not of moral turpitude, matters that indicated that there was no violation of any existing laws, matters which pertain to the way and the manner in which you practiced law, and we felt that the two really serious issues in—

(26)

volved are the two estates.

For the record, I will mention the other counts: The Shiery case, the Sheetz Estate, the Williams case, the Lininger case and the Beachy Estate.

In your practice, Senator Duffield, did you maintain a policy of liability insurance?

SENATOR DUFFIELD: Yes, I did.

SENATOR SCANLON: On any of those matters, are

there claims pending with your liability insurance carrier?

SENATOR DUFFIELD: The only claim presented was on Shiery, which was a negligence case, a small negligence case that permitted the Statute of Limitations to run.

SENATOR SCANLON: But your insurance company is negotiating that matter?

SENATOR DUFFIELD: They have been notified of it, and as I understand, they are negotiating.

SENATOR SCANLON: All right. Thank you very much.

SENATOR DUFFIELD: The Williams case was a divorce hearing that somehow or other I had gotten the dates confused of when the hearing was to be and was not present at the hearing to contest the divorce.

The Lininger matter was another divorce case that (27)

I was handling along with his negligence case, and his negligence case was tried by myself in Indiana, Pa., and we received a verdict of \$86,000 on that case.

So, Lininger has his divorce now, and the negligence case has been appealed to the Superior Court, and we should get a decision any day on that.

SENATOR SCANLON: All right. Now, Senator, calling your attention to the Estate of John Cindrich, it appears that in August of 1970, you filed an application for Letters of Administration in that estate; is that right?

SENATOR DUFFIELD: I don't have the—it's in the exhibit, I think. If that is what the date says, that is correct.

SENATOR SCANLON: And were Letters of Administration issued to you by the Register of Wills?

SENATOR DUFFIELD: Yes, there were.

SENATOR SCANLON: Designating you as the Administrator?

SENATOR DUFFIELD: Yes.

SENATOR SCANLON: And you posted the necessary bond?

SENATOR DUFFIELD: Yes, sir.

SENATOR SCANLON: Were there assets, personal assets in the Estate of Cindrich?

SENATOR DUFFIELD: Personal assets consisted of (28)

an account in a bank in the amount of \$11,221.01.

SENATOR SCANLON: And in your capacity as Administrator, did you muster those assets and put them into an estate account?

SENATOR DUFFIELD: Yes, I did.

SENATOR SCANLON: And at what bank was this estate—

SENATOR DUFFIELD: Gallatin National Bank.

SENATOR SCANLON: What bank, sir?

SENATOR DUFFIELD: Gallatin National Bank in Uniontown.

SENATOR SCANLON: And were you the authorized signature on the signature card?

SENATOR DUFFIELD: Yes, I was.

SENATOR SCANLON: When were you first elected to the Senate of Pennsylvania?

SENATOR DUFFIELD: November of 1970.

SENATOR SCANLON: And when did you assume office?

SENATOR DUFFIELD: I believe it was the first

get the exact date.

SENATOR SCANLON: But for the '71-73 session, '71-72 session?

SENATOR DUFFIELD: Yes, yes.

SENATOR SCANLON: And were you subsequently (29)

re-elected?

SENATOR DUFFIELD: Last year, 1974.

SENATOR SCANLON: In November of 1974? SENATOR DUFFIELD: November of 1974.

SENATOR SCANLON: And you assumed your duties as a Senator in this session in January of this year, '75?

SENATOR DUFFIELD: That is correct.

SENATOR SCANLON: Going back to September 28, 1970, you have admitted the authenticity of a check made payable to you, drawn on the Gallatin Bank in the amount of \$2,000.

What did you do with that check?

SENATOR DUFFIELD: To tell you the truth, I don't —paid bills.

SENATOR SCANLON: Well, did you cash it and put the cash in your pocket?

SENATOR DUFFIELD: I deposited it in the Fayette Bank.

SENATOR SCANLON: You deposited it into your own account?

SENATOR DUFFIELD: Yes.

SENATOR SCANLON: And you used it to pay some of your own personal obligations?

SENATOR DUFFIELD: Yes, sir.

SENATOR SCANLON: Then in March of 1971, there (30)

account, the same estate.

What did you do with that check? SENATOR DUFFIELD: The same.

SENATOR SCANLON: That was deposited to your own account?

SENATOR DUFFIELD: Yes, it was.

SENATOR SCANLON: And used to pay your own obligations?

SENATOR DUFFIELD: Yes, it was.

SENATOR SCANLON: On April 21, 1971, there was a check drawn in the amount of \$1500 on the same bank payable to you and signed by you.

What did you do with that check?

SENATOR DUFFIELD: Same procedure.

SENATOR SCANLON: It was drawn and it was endorsed and commingled with your own accounts?

SENATOR DUFFIELD: Yes, sir.

SENATOR SCANLON: And it was used to pay your own obligations?

SENATOR DUFFIELD: Yes, it was.

SENATOR SCANLON: On June 19, 1971, there is a check in the amount of \$500 drawn on the same bank payable to you.

What did you do with that check?

(31)

SENATOR DUFFIELD: Same procedure.

SENATOR SCANLON: It was commingled with your own assets and used to pay your own obligations?

SENATOR DUFFIELD: Yes, it was.

SENATOR SCANLON: On July 1st, 1971, there is a | SENATOR DUFFIELD: I don't understand.

of December or the latter part of November. I just for | check in the amount of \$1200 payable to you and signed by you.

What did you do with that check?

SENATOR DUFFIELD: I believe the same.

SENATOR SCANLON: You commingled it with your own assets and paid your own obligations?

SENATOR DUFFIELD: That is correct.

SENATOR SCANLON: All right, sir. Now, calling your attention to the Estate of Mike J. Uhrin, who died on November 7, 1969, in his will dated October 21, 1969, did he designate you as the Executor?

SENATOR DUFFIELD: I believe so. It's part of the exhibit, one of the exhibits. Do you have the number there?

SENATOR SCANLON: Yes. He did designate you as the Executor?

SENATOR DUFFIELD: Yes.

SENATOR SCANLON: And did you file an applica-

tion for probate?

SENATOR DUFFIELD: Yes.

(32)

SENATOR SCANLON: And were letters testamentary issued to you?

SENATOR DUFFIELD: Yes, sir.

SENATOR SCANLON: Were there any assets in that estate?

SENATOR DUFFIELD: The only assets of the estate was some real estate that we sold for \$13,500.

SENATOR SCANLON: The real estate was converted into cash, and was that money deposited in an estate account?

SENATOR DUFFIELD: Yes, it was.

SENATOR SCANLON: And were you the authorized was a check drawn in the amount of \$2300 on the same signatory on the checks drawn on that account?

SENATOR DUFFIELD: Yes, sir.

SENATOR SCANLON: By date of January 14, 1973. did you draw a check payable to the Estate of John Cindrich in the amount of \$3500 and signed by you? SENATOR DUFFIELD: Yes, I did.

SENATOR SCANLON: What did you do with that check?

SENATOR DUFFIELD: I deposited that in the Uhrin

SENATOR SCANLON: In the Cindrich—

SENATOR DUFFIELD: I mean the Cindrich Estate,

SENATOR SCANLON: That check was not commingled with your own personal funds? (33)

SENATOR DUFFIELD: No.

SENATOR SCANLON: The proceeds of that check was not used to pay your personal obligations-

SENATOR DUFFIELD: No. sir.

SENATOR SCANLON: —other than what you owed the Cindrich Estate?

SENATOR DUFFIELD: That is correct, sir.

SENATOR SCANLON: Could you explain to the members of this Committee, as a member of the Bar familiar with the fiduciary system and familiar with the appropriate statutes of Pennsylvania, the circumstances under which these checks were drawn and converted to your own use?

SENATOR SCANLON: Well, why did you do it? SENATOR DUFFIELD: Well, as I stated in my opening statement, I was in a position that I needed some money. I knew that I had two or three-well, I already had verdicts totaling well over \$50,000, jury verdicts that I expected the money to come through very shortly.

As I stated in my opening statement, I should have to theborrowed the money from the bank. It was a very foolish move. I took the money out of the estate knowing that I would have ample to reimburse the estate within a short time.

SENATOR SCANLON: Was it ever your intention at any time to permanently deprive the beneficiaries of those funds from ownership of those funds?

(34)

SENATOR DUFFIELD: Certainly not.

SENATOR SCANLON: Were the estates reimbursed or were the heirs or beneficiaries fully paid back for fee and accountant's compensation. the money that was removed from these estates?

SENATOR DUFFIELD: Yes. The Cindrich Estate was paid-was exhausted in-it was an insolvent estate. There were more debts than there were assets. But the whole proceeds of-the entire proceeds of the estate was used to pay debts for which I have the cancelled checks it.

SENATOR SCANLON: Would you care at this time, sir, to furnish the Committee with copies of the checks? First read who they are payable to, the date and the

amount and from what account they were paid.

SENATOR DUFFIELD: All right. In the first place, the advertising in August of 1970 and the grant of letters, the advertising was eighteen dollars and the grant of letters was twenty-five dollars, and two short certificates was paid by myself at the time, which I did not reimburse myself, because at that time, apparently, the account hadn't been opened yet. I just took out the letters and advanced that myself.

October the 16th, 1970, I issued a check to the Shelby Insurance Agency in the amount of forty dollars for the bonds.

SENATOR SCANLON: Is that your own personal check?

SENATOR DUFFIELD: No. This is the Estate of John J. Cindrich.

SENATOR SCANLON: All right.

SENATOR DUFFIELD: All of these are written on the Estate of John J. Cindrich.

SENATOR SCANLON: What I am asking you, sir, is if you have any documents to indicate how you paid back the Estate of John Cindrich.

There were \$7500 removed from the Cindrich Estate. \$3400 was paid back from the Uhrin Estate.

Now, do you have any documents to show that the Cindrich Estate was made whole by you?

SENATOR DUFFIELD: We have the deposit slips here.

SENATOR SCANLON: And the dates and the amounts. SENATOR DUFFIELD: July the 12th, '71, \$3,000.

SENATOR SCANLON: Was deposited into which deposit of \$5,000 into the account. estate?

SENATOR DUFFIELD: The Cindrich Estate.

SENATOR SCANLON: By you? SENATOR DUFFIELD: Yes, sir. SENATOR SCANLON: All right.

SENATOR DUFFIELD: January the 5th, 1973, \$3400. SENATOR SCANLON: Well, that is from the Estate of Uhrin; is it not?

(36)

SENATOR DUFFIELD: Yes, but that was deposited

SENATOR SCANLON: All right. SENATOR DUFFIELD: That's it.

SENATOR SCANLON: That is a total of \$6400 that was deposited back into the Cindrich Estate?

SENATOR DUFFIELD: Yes.

SENATOR SCANLON: What was your fee in that

SENATOR DUFFIELD: My fee in the-I have that here, too. My fee was-

SENATOR SCANLON: The total, the total attorney's

SENATOR DUFFIELD: It was \$1122.

SENATOR SCANLON: Was that ever paid to you separately, or did you take a credit when you were reimbursing the estate?

SENATOR DUFFIELD: Apparently I took a credit on

SENATOR SCANLON: Are there any documents or checks in the Cindrich Estate which indicates you were paid your fees separately?

SENATOR DUFFIELD: No, sir.

SENATOR SCANLON: So that the way you made the (37)

Cindrich Estate whole was to deposit \$3,000 on July 12th, 1971, \$3400 in January of 1973 and take credit for \$1122 fees which were due; is that right?

SENATOR DUFFIELD: Apparently that was correct.

SENATOR SCANLON: All right. Let's get to the Uhrin Estate.

In January of 1973, you removed \$3400 from the Uhrin Estate. Was that money ever paid back?

SENATOR DUFFIELD: Oh, yes.

SENATOR SCANLON: Do you have documentary proof of it?

SENATOR DUFFIELD: Deposit into the Uhrin Estate on October 30 of '72 in the amount of \$9200.

SENATOR SCANLON: That precedes the date of withdrawal.

Do you have anything subsequent to the date of withdrawal?

SENATOR DUFFIELD: Just bear with me a minute. I will try to get that.

SENATOR SCANLON: Yes, sir.

It might help, Senator Duffield, I compute your fee in the Uhrin case to total \$1350, according to the first and final account, which leaves \$2,050 to be accounted for.

SENATOR DUFFIELD: February 15, '74, there is a (38)

SENATOR SCANLON: February 15, 1974, \$5,000?

SENATOR DUFFIELD: Yes, sir.

SENATOR SCANLON: All right. Now, we have introduced into the record the deposit into the Cindrich Estate of July 12, '71, January 1st of '73 and the deposit into the Uhrin Estate of February 15, 1974?

SENATOR DUFFIELD: Yes, sir.

SENATOR SCANLON: Would any member of the Committee like to examine these documents?

SENATOR HAGER: Yes.

MR. WEINRAUCH: Senator, would you forward to me for identification by the Reporter the deposit slip of July 12, 1971, which shows a deposit of \$3,000 to the Cindrich Estate?

SENATOR DUFFIELD: Yes, sir.

MR. WEINRAUCH: Mark that Duffield 1.

(Duffield's Exhibit No. 1, being Checking Account Deposit Ticket, dated July 12, 1971, Estate of John J. Cindrich, in the amount of \$3,000, was produced and marked for identification.)

MR. WEINRAUCH: Would you further forward to me for identification, Senator, the deposit slip dated January 5, 1973, for \$3400 paid to the Cindrich Estate? (39)

Mark that Duffield Exhibit 2, please, Mr. Reporter.

(Duffield's Exhibit No. 2, being a Checking Account Deposit Ticket, dated January 5, 1973, Estate of John J. Cindrich, in the amount of \$3400, was produced and marked for identification.)

Mr. WEINRAUCH: And would you finally, as for identification Duffield Exhibit No. 3, submit to the Committee the deposit slip dated February 15, 1974, in the amount of \$5,000?

Mark that.

(Duffield's Exhibit No. 3, being Checking Account Deposit Ticket, dated February 15, 1974, Estate of Mike J. Uhrin, Sr., Deceased, in the amount of \$5,000, was produced and marked for identification.)

SENATOR SCANLON: Senator Duffield, would you appreciate a ten-minute break to get these documents in order?

SENATOR DUFFIELD: No. I think-

SENATOR SCANLON: I notice you're going through your files. I don't want to in any way hasten this matter.

SENATOR DUFFIELD: I think we're all right.

SENATOR SCANLON: The only question that remains (40)

in my mind is in February of 1974, you made a deposit of \$5,000 to the Uhrin Estate when the shortage appears to only have been \$3400, and I wish you would explain

MR. WEINRAUCH: Mr. Chairman, may I make a point of clarification?

SENATOR SCANLON: Yes.

MR. WEINRAUCH: Would you, Mr. Reporter, provide me with the Senate Exhibit No. 6-F?

Senator, there is some question whether or not that date is the 14th of January or the 4th of January.

I would suggest for the record that the date appearing on it is the 4th of January and would ask that that be entered into the record.

MR. GENTILE: No objection.

SENATOR DUFFIELD: No objection.

SENATOR DUFFIELD: I don't have that answer right

SENATOR SCANLON: All right. Let's try another approach, Senator Duffield.

We will go to the Cindrich Estate. According to the decree for distribution, the sum of \$3,438.89 was decreed to the Brownsville Golden Age Nursing Home.

Was that paid?

(41)

SENATOR DUFFIELD: Yes, it was.

SENATOR SCANLON: Do you have a check to that

SENATOR DUFFIELD: How much did you say?

SENATOR SCANLON: 3438.89.

SENATOR DUFFIELD: There was a total amount paid to the Brownsville Nursing Home in the amount of

SENATOR SCANLON: All right. But the decree of distribution, apparently you had made an advance payment to them?

SENATOR DUFFIELD: Yes. I made a payment to the Brownsville Nursing Home on July 12, 1971, in the sum of \$5,000.

SENATOR SCANLON: All right. And what is the second payment to them?

SENATOR DUFFIELD: The second payment is to Brownsville Golden Age Nursing Home on January the 5th, 1973, in the amount of \$3,150.57.

I think the decree is the balance that was due after this was paid, and the estate was insolvent, and we couldn't-I don't have a copy of the decree of distribution on the Cindrich Estate with me.

SENATOR SCANLON: It's an exhibit there. Show it to him.

SENATOR DUFFIELD: Is it an exhibit?

(42)

SENATOR SCANLON: Yes. That is Exhibit 5-K, as I see it.

MR. WEINRAUCH: Petition for distribution.

SENATOR DUFFIELD: That is in my petition for distribution.

I don't see the decree of the court here, and I don't think I have it.

SENATOR SCANLON: The decree of the court we do not have among the records. We only have your petition for distribution.

SENATOR DUFFIELD: Yes, and the only-

SENATOR SCANLON: There appears to be about a \$200 discrepancy.

SENATOR DUFFIELD: The only thing I can imagine there is some of the debts were preferred and others weren't, and they were prorated. I'm sure they all didn't get what their total debt was.

All right. Would you lay SENATOR SCANLON: those two checks aside totaling some \$8,000 that were paid to the nursing home, and we will have them introduced in a few moments?

SENATOR DUFFIELD: That's \$8,150.57.

SENATOR SCANLON: Now, I call your attention to the schedule—I think it is a decree of distribution in the SENATOR SCANLON: It looks like the 4th to me, too. Uhrin Estate, where the court decreed the following disbursements to the Fayette Bank and Trust Company,

Guardians of the Estate of Elizabeth Sipola Uhrin in the amount of \$3,509.07.

Was that paid?

SENATOR DUFFIELD: That was paid. I am trying to find a—

SENATOR SCANLON: Do you have a cancelled check or a receipt?

SENATOR DUFFIELD: It was paid prior to this.

SENATOR SCANLON: You stated-

SENATOR DUFFIELD: I have the check, but I will have to take a little time to find it.

SENATOR SCANLON: All right. Would you care for a ten-minute recess?

SENATOR DUFFIELD: Well-

SENATOR SCANLON: Maybe the Court Reporter would.

Would you care for a recess?

This hearing will recess for ten minutes.

(After a short recess, the following proceedings were had:)

SENATOR SCANLON: Time of the recess having expired, this Committee will come to order.

One of the TV cameramen did not get sufficient footage. He came all the way from Pittsburgh. So, I granted (44)

him permission to shoot for a couple of minutes silently.
Would the Court Reporter read back my last question?
(Whereupon, the Reporter read back as requested.)

SENATOR SCANLON: At that point in time, Senator Duffield, we were talking about the decree of distribution in the Uhrin Estate wherein the Fayette Bank and Trust Company as guardian of the Estate of Elizabeth Uhrin was decreed the amount of \$3,509.07, and I asked you if that amount had been paid.

SENATOR DUFFIELD: It has been paid, my present recollection.

Now, we have a deposit slip on October the 30th in the amount of \$9200, at which time the property was sold, and the transaction was conducted at the Fayette Bank, and it's my present recollection that the money was taken out at that time for Elizabeth Sipola Uhrin and that the closing costs of the—in the inheritance taxe—not the inheritance tax—but the transfer tax and all of that was taken out at that time.

I had a settlement sheet, but I don't have it with me. I can't find it, but I am sure that in order to satisfy the

(45)

Committee, if the Chairman would call the Fayette Bank and Trust Company in Uniontown at the conclusion of the 15th, 1974.

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1972

SENATOR SCANLON: What was the date of that closing?

SENATOR DUFFIELD: October the 30th, 1972.

SENATOR SCANLON: And the net proceeds were in the amount of \$9200? Is that what you are saying?

SENATOR DUFFIELD: The amount deposited from the net proceeds was 9200, and as I understand it, since the closing was at the Fayette Bank, Sophie Uhrin's share was taken out of the sale price, whatever—

SENATOR SCANLON: All right. Now, there were four checks here for one dollar.

SENATOR DUFFIELD: Yes, sir.

SENATOR SCANLON: And those are the checks you

say that have never been returned?

SENATOR DUFFIELD: Yes, sir.

SENATOR SCANLON: Did you draw those checks, or were they withheld at the closing?

SENATOR DUFFIELD: No. I drew those checks.

SENATOR SCANLON: All right. There is a check

due Marie Boofer-

SENATOR DUFFIELD: Yes, sir.

SENATOR SCANLON: —in the amount of \$1402.31.

(46)

Did you draw that check?

SENATOR DUFFIELD: I think it's 81 cents.

SENATOR SCANLON: 81 cents.

Did you draw that check?

SENATOR DUFFIELD: Yes. I drew that check.

SENATOR SCANLON: There is a check to Joseph Udell in the same amount.

Did you draw that check?

SENATOR DUFFIELD: Yes, I did.

SENATOR SCANLON: And there is a check due Pauline Reha in the same amount.

Did you draw those checks?

SENATOR DUFFIELD: Yes.

SENATOR SCANLON: You do have those three checks in the amount of fourteen hundred and some odd dollars?

SENATOR DUFFIELD: Yes.

SENATOR SCANLON: Do you have those in your possession?

SENATOR DUFFIELD: If you turn the page, there is two others in the same amount.

SENATOR SCANLON: There are five of them, then?

SENATOR DUFFIELD: Yes, five of them.

SENATOR SCANLON: Dorothy Smorada.

SENATOR DUFFIELD: 1402.81. I drew that check.

SENATOR SCANLON: And Veronica Gardner.

(47)

SENATOR DUFFIELD: Yes, sir. I drew that check.

SENATOR SCANLON: 1402.81.

What are the dates of those checks?

SENATOR DUFFIELD: They are all dated February he 15th, 1974.

SENATOR SCANLON: Then the only amount that you do not have a cancelled check for, Senator, is that which was due the Estate of Elizabeth Uhrin in the amount of \$3509.07?

SENATOR DUFFIELD: Yes.

SENATOR SCANLON: And it's your recollection that that was withheld at the real estate closing?

SENATOR DUFFIELD: That was my recollection, and I am sure that a call to the Fayette Bank will substantiate the fact that it was paid.

SENATOR SCANLON: Now, this deposit of \$9200 on

October 30, 1972, was the proceeds of the sale of the real | Uhrin in the amount of \$3509.07, it is your position that estate-

SENATOR DUFFIELD: Yes.

SENATOR SCANLON: -as reflected on the bottom line of the settlement sheet?

SENATOR DUFFIELD: Yes. As I understand, that is correct.

SENATOR SCANLON: And then in 1973, January the (48)

4th, you withdrew \$3400 from the Uhrin Estate?

SENATOR DUFFIELD: I believe that is correct.

SENATOR SCANLON: Which is some three months later, four months later.

SENATOR DUFFIELD: I believe that is correct, yes. SENATOR SCANLON: All right. Now, you stated that on February the 15th, 1974, you deposited \$5,000 into the Uhrin Estate.

Where did that money come from?

SENATOR DUFFIELD: That was my own personal money.

SENATOR SCANLON: Do you have a cancelled check?

SENATOR DUFFIELD: I have a deposit slip.

SENATOR SCANLON: We have the deposit slip.

SENATOR DUFFIELD: Yes. I didn't look through my personal checks to bring that, but I'm sure that is what

SENATOR SCANLON: Senator Duffield, could you explain to me when the shortage in the Uhrin Estate only amounted to \$3400, which you withdrew in January of '73, why you deposited \$5,000 in February of 1974.

SENATOR DUFFIELD: I can't-I don't know just now why I did that.

SENATOR SCANLON: What was your fee in the Uhrin Estate, attorney's fee and accountant's compensation, total?

### (49)

The account reflects \$675 in each capacity, or a total of 1350.

SENATOR DUFFIELD: That is correct.

SENATOR SCANLON: Now, to sum it up, in the Estate of Cindrich from which \$7500 was removed, you are telling this Board, this Committee that on July 12, 1971, you deposited \$3,000 on January 4th, 1973, you deposited 3400, which you had taken from the Uhrin Estate, and then you took a credit for the fees which were due you?

SENATOR DUFFIELD: I believe that is correct, yes. SENATOR SCANLON: Is that right?

SENATOR DUFFIELD: Yes. I also paid several bills,

SENATOR SCANLON: All right. Now, when we get to the Uhrin Estate from which you removed \$3400, you are telling this Committee that in February of 1974, you deposited \$5,000, and you have no explanation as to the difference of \$1600? Is that what your testimony is?

SENATOR DUFFIELD: Yes. I just can't rationalize at this time.

SENATOR SCANLON: But in any event, if the closing sheet from the real estate transaction on October know at this time. 30th, 1972, reflects a payment to the Estate of Elizabeth

(50)

the decree of distribution has been complied with in that

SENATOR DUFFIELD: Yes.

SENATOR SCANLON: Therefore, all of the money had been returned to that estate?

SENATOR DUFFIELD: Yes.

SENATOR SCANLON: Now, any other member of the Committee who would like to ask questions for the purposes of maintaining a record with some order, please identify yourself to the Reporter, and we will start on the far right and work our way down.

Senator McKinney?

SENATOR HAGER: May I ask a question?

Apparently there are going to be some other items raised. Can we limit it to things that have already been covered by your discussion?

SENATOR SCANLON: That's quite all right, yes,

Senator McKinney?

SENATOR McKINNEY: I pass at this time.

SENATOR SCANLON: Senator Hess?

SENATOR HESS: Yield.

SENATOR SCANLON: Senator Lewis?

SENATOR LEWIS: Senator Duffield, is the Uhrin Estate now completed? Have those accounts been closed? SENATOR DUFFIELD: Yes. No. I still have a bal-(51)

ance of \$68 in the account, had that for a couple of years now.

I can't account for why I have an overage there, but I have \$68.

SENATOR LEWIS: I am confused by the apparent over-deposit of \$1600 and wondering that if in the course of closing this estate, you discovered that over-deposit and then made an appropriate draw against the account to allocate those funds to wherever they should properly be.

Do your records indicate anything of that sort at this

SENATOR DUFFIELD: At this time I can't explain it. I don't know just why we had an overage there on that.

SENATOR LEWIS: Do you think that in your office, possibly back home or somewhere, you might have records that could give us some insight into this?

SENATOR DUFFIELD: I think I have all of my records with me on these estates.

SENATOR LEWIS: Not for the purpose of belaboring this at this moment, but before the conclusion of the hearing or at the first available opportunity thereafter, would you be kind enough to go through your records and see if we can determine with some accuracy how this matter was completed?

SENATOR DUFFIELD: All I know is on both estates, I have records where I paid out all that was in the estates, and I can account for everything on that.

But why I put the extra, as you say, 1600 in, I don't

SENATOR LEWIS: Do you recall in that estate if you

would have drawn a separate check against the estate ceipt, that is, the amount of the inventory or appraisefor your fee? ment filed, which was a \$13,500 sale price of the real

SENATOR DUFFIELD: That is very much of a possibility.

I haven't gone through my personal checks on that yet, and I don't have the check—I don't have the estate check. It should have been here. I probably did.

SENATOR LEWIS: Okay. In making the comparison between Cindrich and Uhrin, in the Cindrich Estate, you stated, I believe, that you took your fee as a credit—

SENATOR DUFFIELD: Yes, that is correct.

SENATOR LEWIS: —in the course of making the reimbursement. And I'm not clear whether that was the procedure in the Uhrin Estate or whether in fact at some subsequent time you drew a check against the estate account for payment of that fee.

SENATOR DUFFIELD: Without going through my records, my other records, I would not know.

I am going to go through my personal checks and try to find—

SENATOR LEWIS: Thank you, Senator. I have no (53)

further questions.

SENATOR SCANLON: Senator Hager?

SENATOR HAGER: Thank you, Mr. Chairman.

Senator, my only interest in this estate stems from the fact that you were the personal representative and you filed sworn-to affidavits as to what was done with the funds; did you not?

SENATOR DUFFIELD: Yes, I did.

SENATOR HAGER: So that you took an oath that you were giving an accurate accounting of the money that came into your hands and the money you then spent?

SENATOR DUFFIELD: Yes.

SENATOR HAGER: Do you have bank statements for this account?

SENATOR DUFFIELD: Yes. I have all of that.

SENATOR HAGER: And in reviewing those bank statements, is it impossible for you to tell whether or not you paid yourself a fee and what you did with the additional \$1600 that came into the estates?

SENATOR DUFFIELD: Well, there are so many here, and I wasn't—I could go through them and try to find it, yes.

SENATOR HAGER: Because the first and final account, as we have it before us as one of the exhibits does not, of course, reflect as a disbursement from you from the Uhrin Estate to the Cindrich Estate a check

(54)

for \$3400; nor is there any deposit shown of \$5,000 into the Uhrin Estate from any source whatsoever, and that account is sworn to by you before a court, the Orphan's Court, I guess of Fayette County; is that correct?

SENATOR DUFFIELD: Yes, that is correct.

There is a deposit slip here that's in evidence.

SENATOR HAGER: My point is, though, that the report to the court—

SENATOR DUFFIELD: You mean on the-

SENATOR HAGER: —shows—you show on the exhibit receipts of personalty, and you show only one re-

ceipt, that is, the amount of the inventory or appraisement filed, which was a \$13,500 sale price of the real estate, asset in the estate, and then you show disbursement, but you don't show a disbursement of money to the Cindrich Estate, nor do you show the disbursement of any overage, such as \$1600, which would appear to be an overage in the estate, all of which was submitted by you to a court under oath.

SENATOR DUFFIELD: Yes. At this time—it has been several years, and I am sure I can straighten this out as to where the money went or what the reason was later on. I am just not—all I do know is this, Senator: The money was all paid out according to the order of distribution, and every cent was accounted for.

(55)

SENATOR HAGER: You said in your prepared opening statement that you had \$50,000 in—over \$50,000 in verdicts coming in—

SENATOR DUFFIELD: Yes, that is correct.

SENATOR HAGER: —and it was your intention to borrow some money from the Cindrich Estate and then pay it back as soon as you got the money.

But, in fact, the record reveals that you borrowed beginning in 1971 and didn't pay back all of it until 1973.

SENATOR DUFFIELD: That is correct.

SENATOR HAGER: You then, I take it, used the—instead of paying back the estate immediately, you used whatever income you had from verdicts and other sources for your own—

SENATOR DUFFIELD: No. Those verdicts were held up for two years, that I had to write to the Chief Justice of the Supreme Court to try to get the Judge to give a decision. And as soon as—it was shortly after that I wrote to the Chief Justice of the Supreme Court. I believe it was Justice Bell. He requested the Judge, local Judge to make a decision on the case. He did that within a couple of days, and then I got the money.

SENATOR HAGER: And, also, the borrowings from this estate actually took place over a period beginning on September 28, 1970, and ending on July, 1971, a period of about nine or ten months.

(56)

SENATOR DUFFIELD: That is correct.

SENATOR HAGER: And your first payment back was made some five months or six months after the last check that you took from the estate, which was in—excuse me. You paid it back—the first check of \$3,000 was paid back 11 days after you took the last check from the estate in the amount of \$1200?

SENATOR DUFFIELD: Whatever the figures are there.

SENATOR HAGER: Okay. I have nothing further at this time. Thank you.

SENATOR SCANLON: Senator Snyder?

SENATOR SNYDER. Thank you, Mr. Chairman.

Senator, I believe you said you were in active practice since '53. That is a span of 22 years.

How many of those years were you in active criminal practice?

SENATOR DUFFIELD: Well, my practice was a gen-

eral practice. I probably had more—I specialized, if | there is such a specialty in Uniontown, such as a thing as a specialty in Uniontown, I specialized in civil cases, really.

When you start out, you take a lot of criminal cases to get the exposure and so forth, but my living was made in civil negligence cases. And I have received verdicts as high as \$86,000, 65,000, 60,000.

(57)

SENATOR SNYDER: I believe elsewhere in our record it shows you did represent a number of people in your criminal work.

SENATOR DUFFIELD: Yes. I had a very large criminal practice and a very large civil practice and divorce cases, everything that came into the office.

SENATOR SNYDER: Would you say your criminal practice was really active over a period of ten years, for example?

SENATOR DUFFIELD: I always did have-being fortunate in a certain, two or three leading headline cases, I was retained on almost every murder case in not only Fayette but Washington County and Westmoreland County.

SENATOR SNYDER: So that it spans your whole professional career in Uniontown?

SENATOR DUFFIELD: Yes.

SENATOR SNYDER: And in your estate work, over what part of the 22 years were you active in the estate

SENATOR DUFFIELD: I would say the same. It further questions. didn't fluctuate too much.

SENATOR SNYDER: Senator, when you made these borrowings from the Cindrich Estate, what record did you leave in your file of that estate to show where the money

SENATOR DUFFIELD: Well, I just had my cancelled checks.

(58)

SENATOR SNYDER: Did you make any notation on the check stub or on the book in which the check-

SENATOR DUFFIELD: No. We were just given a bundle of checks, something like this, for estates. They make them up at the bank, and there is no-I did not have a, as I recall it-some of them I had just a bundle of checks and others-it looks like I had a checkbook here. but I made notations on the-I must have done it. I don't have the checkbook with me.

SENATOR SNYDER: I am wondering what would have happened had you died and a succeeding administrator would have been puzzled to know-

SENATOR DUFFIELD: That would have been a very difficult situation, but they would have seen my cancelled checks made payable to myself.

SENATOR SNYDER: I notice two of them are made payable to you as attorney and two to you without any designation. There is no significance-

SENATOR DUFFIELD: I don't know why that was made.

SENATOR SNYDER: Thank you, Mr. Chairman.

SENATOR SCANLON: Senator Noszka?

SENATOR NOSZKA: No, sir.

SENATOR SCANLON: Senator Fleming?

SENATOR FLEMING: Mr. Chairman, thank you.

(59)

Senator Duffield, testimony is to the effect that you do have a busy office, both civil and criminal.

Particularly over the last five years, what percentage of your work would you say was allocated to estate work?

SENATOR DUFFIELD: I would say not more than five, ten per cent.

SENATOR FLEMING: Five to ten per cent?

SENATOR DUFFIELD: Yes.

I did not do a big estate practice. I had no connections with banks. Just when some old friends would die, I would have their estate. That's all.

SENATOR FLEMING: And usually these would be small estates?

SENATOR DUFFIELD: Usually small, yes.

The biggest estate I have had I just finished. The assets were \$98,000. I just concluded that estate last month.

SENATOR FLEMING: Changing the direction a little bit, during the past five years, have you been examined by IRS at all?

SENATOR DUFFIELD: No.

SENATOR FLEMING: You have had no IRS examination?

SENATOR DUFFIELD: No.

SENATOR FLEMING: Thank you, Mr. Chairman. No

SEN ITOR SCANLON: Senator Lewis?

SENATOR LEWIS: Senator, I see that you have on the table there in front of you a number of files and expandable file folders.

Are these the types of files in which you would keep estate records in the normal course of an administration?

SENATOR DUFFIELD: Yes, that is correct.

SENATOR LEWIS: And would you describe for us, please, what you would normally do after a check had been drawn to pay a bill when it was returned to you from a bank, any of the disbursements, for example, for possibly advertising or administrator's commissions-

SENATOR DUFFIELD: Well, what I usually did, they came in envelopes, and I would—these would be the bank statements. The checks would be inside there. I would keep each bank statement in its envelope. I threw the envelopes away prior to coming down here because they were so bulky, but I kept an envelope that size.

SENATOR LEWIS: And would you deposit these into the estate file-

SENATOR DUFFIELD: Yes.

SENATOR LEWIS: —with the rest of your records?

SENATOR DUFFIELD: Yes.

SENATOR LEWIS: Now, in this Cindrich Estate, for (61)

example, on the five separate checks that were drawn to you, did your procedure change in that incident in regard to those checks and where you kept them?

SENATOR DUFFIELD: No. They were maintained in the estate file.

SENATOR LEWIS: So that, then, in following with

Senator Snyder's question that if something had happened to you or if someone had some reason to come in and to attempt to learn about the matters of the estate, are you saying, then, that all of these checks were, in fact, in the folder as any other disbursement would have been?

SENATOR DUFFIELD: That is correct.

SENATOR LEWIS: That you didn't hold them off in a separate area or attempt to secret them in any way to—

SENATOR DUFFIELD: No. And I furnished them to the Disciplinary Board investigator. When he came down, I got them from my file.

SENATOR LEWIS: Thank you, Senator.

SENATOR SCANLON: At this point, I am going to have Mr. Weinrauch introduce the deposit slips which you gave us in the matter of the Cindrich Estate.

And then there were four or five checks, Senator Duffield, on the Uhrin Estate showing compliance with the decree of distribution.

SENATOR DUFFIELD: Five of them.

(62)

SENATOR SCANLON: Right. I would like to have those introduced into the record.

Do you have any objection to their admissibility?

SENATOR DUFFIELD: On the Cindrich Estate, I also would like to introduce some other checks we have in the—

SENATOR SCANLON: Are they reflected in the account, Mr. Duffield?

SENATOR DUFFIELD: Yes, they are.

SENATOR SCANLON: Then I think it would be superfluous to—we don't question that they were paid.

SENATOR DUFFIELD: All right.

SENATOR SCANLON: Any member of the Committee object to that ruling?

(No audible response.)

MR. WEINRAUCH: I would offer into evidence as Duffield Exhibit—

SENATOR SCANLON: Oh, excuse me. Senator Mc-Kinney asked for leave to ask some questions.

SENATOR McKINNEY: Senator Duffield, as of this date, is there anything outstanding against any account which you handled,—

SENATOR DUFFIELD: No, sir.

(63)

SENATOR McKINNEY: —any of the accounts we discussed here?

SENATOR DUFFIELD: No, sir.

SENATOR McKINNEY: Everything has been paid? SENATOR DUFFIELD: Everything has been paid.

SENATOR McKINNEY: Thank you.

MR. WEINRAUCH: There have been previously marked three exhibits for Senator Duffield. I offer those first three into the record. Those are deposit slips of July 12, 1971, which is Exhibit 1; January 5, 1973 is Exhibit 2; February 15, 1974 is Exhibit 3.

SENATOR SCANLON: They will be accepted.

MR. WEINRAUCH: I would offer as Duffield's Exhibit No. 4 a receipt for certified mail to Mrs. Helen Mosolovich dated 2/18/74.

(Duffield's Exhibit No. 4, being Receipt for Certified Mail No. 079554, sent to Mrs. Helen Mosolovich, date 2/18/74, was produced and marked for identification.)

SENATOR SCANLON: It will be accepted.

MR. WEINRAUCH: As Exhibit 5, the receipt for certifield mail to Mrs. Ann Karpiel dated 2/18/74.

(64)

(Duffield's Exhibit No. 5, being Receipt for Certified Mail No. 079553, sent to Mrs. Ann Karpiel, dated 2/18/74, was produced and marked for identification.)

MR. WEINRAUCH: As Exhibit 6, a receipt for certified mail to Sophie Kiernot, 2/18/74.

(Duffield's Exhibit No. 6, being Receipt for Certified Mail No. 079552, sent to Mrs. Sophie Kiernot, dated 2/18/74, was produced and marked for identification.)

MR. WEINRAUCH: As Exhibit 7, to Mike Uhrin, 2/-18/74, another receipt.

(Duffield's Exhibit No. 7, being Receipt for Certified Mail No. 079551, sent to Mike Uhrin, dated 2/18/74, was produced and marked for identification.)

SENATOR SCANLON: It will be accepted.

Are there five checks there?

MR. WEINRAUCH: Yes.

SENATOR SCANLON: Offer them as one exhibit. They are all in the same amount.

MR. WEINRAUCH: I will offer as Exhibit No. 8, five checks, all dated February 15, 1974, Marie Boofer, Veronica Gardner, Dorothy Smorada, Pauline Reha, Joseph Udell.

(65)

(Duffield's Exhibit No. 8, being five checks in the amount of \$1,402.81, dated February 15, 1974, to Marie Boofer, Veronica Gardner, Dorothy Smorada, Pauline Reha and Joseph Udell, were produced and marked for identification.)

SENATOR SCANLON: They will be accepted.

Now, the only other loose end we have for Senator Duffield is the payment which was due the estate as in her capacity as a guardian in the amount of \$3509.07.

And for the record, I have instructed staff to call the bank to ascertain whether or not those funds were withheld at the closing as you stated.

SENATOR DUFFIELD: Yes. Since I made that suggestion, I notice I have a letter here from James Hook dated September 13, 1972, "For your records, I am enclosing copy of the order of court made by Judge Reilly on July 27th, 1972. I have spoken to David Cohen pertaining to this, and he said Mr. Baroriety (sic) who purchased the property is ready to turn over the additional \$3500. I have a deed prepared and ready to turn over to Mr. Baroriety on behalf of Mrs. Uhrin through the Fayette Bank and Trust Company, and I cannot see where there should be any problem in filing the final account or at least having it prepared so that we can go over it and complete the matter."

So, apparently when he—it brings back my recollection that when he turned over the \$3500, he paid the balance (66)

of the thirteen five, and the \$3500 was at that time taken care of with Sophie Uhrin Estate.

SENATOR SCANLON: That would be reflected on the closing sheet?

SENATOR DUFFIELD: Yes, sir.

You can also call Mr. James Hook in Waynesburg. He represented Elizabeth Sipola Uhrin.

SENATOR SCANLON: Is he an attorney?

SENATOR DUFFIELD: Yes. His father was judge there for years.

SENATOR SCANLON: What town is he in?

SENATOR DUFFIELD: Waynesburg, Area Code 412, number 627-6146. And I am sure Mr. Hook will verify that

SENATOR SCANLON: Well, I think we have been pretty thoroughly over the administration of these two estates and the handling of the funds, and now I invite members of the Committee to ask any other questions that they deem pertinent and relevant.

Senator Hager.

SENATOR HAGER: Thank you, Mr. Chairman.

Senator Duffield, some of this questioning may become understand that it is aimed at you and your position and not at you as an individual.

First of all, the first check, apparently, which you took

from this estate was in September of 1970, which was the year in which you were elected to the Senate, in fact, just a few months later in November. And then throughout the early part of 1971, you continued to take money from this estate.

Was the expense of the campaign that you had gone through-I don't know the history of your campaign, but assuming there was a primary and a general, was the expense of the campaign in any way responsible for your need for money-

SENATOR DUFFIELD: I don't think so.

SENATOR HAGER: -in the fall and winter of that

SENATOR DUFFIELD: I don't think so. The fall-I don't have my-I have my expense account at home, but I don't think I spent more than \$2,000 or so at the fall 19th, 1973 letter, addressed to the Disciplinary Board:

SENATOR HAGER: You stated on the first page, the second paragraph of your statement this morning that the misdeeds of which I am accused have absolutely nothing to do with my activities as a State Senator.

From the standpoint of a State Senator and from the standpoint of the public and your constituents, you are the Chairman of the Law and Justice Committee.

SENATOR DUFFIELD: Last year.

(68)

SENATOR HAGER: Pardon me?

SENATOR DUFFIELD: Since the last session started. SENATOR HAGER: All right. But in any event, you are Chairman of that Committee, and you serve on the State Government Committee, and you also serve on the Judiciary Committee.

SENATOR DUFFIELD: Yes.

SENATOR HAGER: You have been removed from those committees at least temporarily by the President Pro Tempore of the Senate.

Is it your position that you should be returned to those committee posts?

SENATOR DUFFIELD: Well, I think I should, yes.

SENATOR HAGER: You think you should.

Do you see any connection at all between the misuse of fiduciary funds and a position of trust as Chairman of a committee with large committee funds to handle?

SENATOR DUFFIELD: Well, I have never permitted my-well, I can only say that what I did was wrong, and it could be so interpreted, possibly. If you're going to take some money once, you might say you're going to take it again.

But I think I learned my lesson on this. I think that certainly I would not try to do anything of this sort.

SENATOR HAGER: But you see some rationale for the public having a lack of trust for somebody in that position?

SENATOR DUFFIELD: I can, certainly, sure.

SENATOR HAGER: On the other hand, if you were somewhat more subjective, and in that respect, I hope you removed from your committee posts, what about your constituents? Would they then be denied the services of a Senator in all his capacities?

> SENATOR DUFFIELD: I would think it would somewhat lessen my effectiveness as a Senator to be removed from the committee posts.

> Of course, as you are aware, the final vote is on the floor. Any input that I might have would be lessened somewhat.

> SENATOR HAGER: You say on page five of your prepared statement: In no way have my actions been predicated upon my position as a State Senator, nor have I ever used my position or influence as a State Senator in any but the highest regard for this distinguished position.

> There was a letter which is part of the record of a Disciplinary Board but not a portion of this record simply because it does not seem to be, in every respect, material to the proceedings before this Committee.

But you say in that letter, which is a September the

Since allegations and charges have been made against me, I wish to make some charges, and if necessary, formally make them and request an investigation. Otherwise, it will be necessary to use the forum of the State Senate to investigate the matters alleged by myself.

Would you agree, Senator, in that respect, you were using your position as a Senator to threaten a state investigation, a Senate investigation of persons who were, in your mind, making allegations against you?

SENATOR DUFFIELD: No. I made allegations against two judges, and as I understand it, a judge, if you have grounds for impeachment, can be impeached—can only be impeached by the Legislature.

SENATOR HAGER: But the fact is, Senator-

SENATOR DUFFIELD: That is what I had in mind.

SENATOR HAGER: You never raised that issue until you yourself had been called before the Disciplinary Board?

SENATOR DUFFIELD: No. I raised the issue-well, that is correct. Yes, I had no reason to. I wasSENATOR HAGER: And the reason for raising it now was that you had been charged and that you, therefore, threatened to use the Senate to air charges against other members of the legal profession?

#### (71)

SENATOR DUFFIELD: Well, that is what it says, but I certainly didn't do it, and I don't think I intended to do it.

But I don't know why—I was very bitter when I wrote sent your constituents?

SENATOR HAGER: Also as part of the public record are various news articles, some of which quote you. One, for instance, on Friday, October the 31st, just a few weeks ago, a syndicated article, a by-line article by Patrick Boyle in which he quotes you as saying that the only reason that you are being singled out for the harsh disciplinary treatment is the fact that you are a member of the Senate of Pennsylvania and that, in effect, if you were just a lawyer practicing law, you wouldn't get the kind of treatment you are getting from the Disciplinary Board now.

Is that your feeling?

SENATOR DUFFIELD: I think that is true. Because of the many years of practice I have had and noticing things occur which were, in my opinion, much more serious than what I did, and those persons were permitted to go unscathed in it or given a reprimand.

I can't—I really feel that—well, in the first place, it was not until I brought this to the attention—until after I was dismissed from the Bar that another attorney was subsequently dismissed after I had raised the issue, although (72)

his offenses, alleged offenses had been taking place over many years, and the Bar knew about it. And, in fact, the local Bar Association, he was behind some fifty to one hundred thousand in estates, and the local Bar Association took up a collection, assessed each lawyer \$500 to try to bail him out.

SENATOR HAGER: Senator, if we may—that already has been the subject of a disciplinary action, and the law-yer, according to the newspaper reports, has been disbarred.

SENATOR DUFFIELD: Yes, subsequent to my—two days after I was—

SENATOR HAGER: The point is, Senator, that you have in your defense publicly of these charges claimed that you were being singled out because of your membership in the State Senate.

SENATOR DUFFIELD: No, I don't think we can go that far.

I will say there wouldn't have been as much publicity on it, you might say, if I hadn't have been in the State Senate.

SENATOR HAGER: Would you agree with me that one of the reasons for that is that you do hold a position of public trust—

SENATOR DUFFIELD: Oh, certainly.

(73)

SENATOR HAGER: —and the people expect that they have the right to look to you for exemplary conduct?

SENATOR DUFFIELD: There is no question about

SENATOR DUFFIELD: There is no question about that, yes.

SENATOR HAGER: I have nothing further at this time, Mr. Chairman. Thank you.

SENATOR SCANLON: Senator Lewis.

SENATOR LEWIS: Senator, in regard to the question of the public trust and the expectations of both your constituents and your fellow members of the Senate, do you, in your opinion, now believe that in light of these circumstances, that you can continue to effectively represent your constituents?

SENATOR DUFFIELD: I certainly do. I received dozens of letters since this came out with full support. Mr. Cochrin was told by all of the Commissioners of Somerset County they had faith in me and confidence in me. I was told by the Democratic Chairman of Fayette County that he still has confidence and faith in me.

The leader and the judges of the Court of Common Pleas of Fayette County, Judge Cicchetti(sic), Judge Adams and Judge Reilly have repeatedly called me and asked me if there was any way they can help, that they're behind me 100 per cent. And I am sure that can be verified by a call to these judges because they are very eager to try to—and they have told Mr. Gentile the (74)

same thing.

The great amount of publicity on it has been centered in the cities, the Post Gazette and the Press, as I understand it, although I wasn't here at the time. The Uniontown paper was very favorable toward me, that I had made a mistake, that I will be back practicing law, that—it was very favorable. I don't have the column of the article here, but the primary agitation has come from the big city papers, and I have been treated rather kindly in my own senatorial district.

SENATOR LEWIS: Thank you.

SENATOR SCANLON: Senator McKinney.

SENATOR McKINNEY: Senator Duffield, I would like to ask you a question, but I would like to make a statement first.

I have a wife, seven daughters, whom I love all more than I do myself. Many times I have had battles with my wife and threatened to leave. I do leave, go around the block, in a half an hour I come back and apologize.

Now, could this not have been what you had in mind when you threatened to use your office in the Senate to get back at your distractors? Could it not have been in that context that when you're cornered, you—

SENATOR DUFFIELD: I think that is so because I had been—to tell you the truth, I feel so much relieved
(75)

now whatever happens that this is all over because this thing had been in me for two or three years. And when they wrote this charge and these allegations to me, sent them to me, I felt that my almost 20 some years of practice should be given some consideration, that I represent many, many, many people of a criminal element, people who have committed a crime.

I know that if they have led a good life in the past, it's given consideration.

I felt that the fact that I was a successful member of the Bar, that I had had a great amount of success in the trial of cases should be taken into consideration. The fact that I saw 20 to 30 people a day when I'm home

should have been taken into consideration. The fact that I work seven days a week should have been taken into---I was never a lawyer to take Wednesday afternoon or a continuance and the granting of that request was simp-Saturday off. Usually Sundays I would be down there because I had to because of the amount, and no matter how trivial the case, we did so much that we never got paid for. I never overcharged a client. I never—I did a great-as the record from the one board will say, I was a one-man public defender's office. I tried to help people.

And by the time I wrote that letter, I was getting so desperate. I didn't even dictate the letters to-I didn't even want my secretary to know about it. My wife didn't know about it, and it was all building up within

(76)

And the allegations I made there, I know are true, but it has nothing to do with this hearing here.

But I saw things occur, very serious things occur, and I saw those people continuing to sit on cases and hear cases and using their power as judges, for instance-

SENATOR SCANLON: Senator Duffield, I think we're going far afield.

SENATOR DUFFIELD: All right.

SENATOR SCANLON: I want to limit this inquiry-SENATOR DUFFIELD: I am just trying to explain-SENATOR SCANLON: I understand, and the Commit-

tee certainly has gotten your reasons and the message. don't want to get into extraneous and irrelevant matters.

SENATOR DUFFIELD: All right.

SENATOR SCANLON: Any other questions?

SENATOR McKINNEY: My question was in relation to what Senator Hager asked you about using your office to get back at your distractors. That's what I wanted you to answer.

SENATOR DUFFIELD: I understand. And I think the simile is very well taken.

SENATOR SCANLON: Any other Senator have any

other questions?

Senator Lewis.

SENATOR LEWIS: Senator, I am referring to a letter written by you on March 24th, 1974, addressed to Allen Zorfos, Esquire, in the Disciplinary Council in which you request initially a continuance of the initial disciplinary inquiry until after the primary election date.

Now, I haven't noticed anywhere in the information that we have what the original date of the hearing was. Do you recall that offhand?

SENATOR DUFFIELD: As I recall, it was-the primary election was on a Tuesday. It was on a Monday. J think the 21st, I believe, was the primary election date. and it was set up for the 20th. It was either one or two days just before the primary. I believe it was one day.

SENATOR LEWIS: The date of the scheduling of the original hearing?

SENATOR DUFFIELD: Yes.

SENATOR LEWIS: Then in fact, the original hearing was held on the 23rd; is that-

Thursday. It was two days after the primary election. I didn't say it.

SENATOR LEWIS: So, the effect of your request for (78)

ly a delay of three days; is that correct?

SENATOR DUFFIELD: Yes, that is correct.

SENATOR LEWIS: Okay. Fine. Thank you. No further questions.

SENATOR SCANLON: Any other questions? Senator Hager.

SENATOR HAGER: Along that same line, Senator, the reason we are, of course, going into this is your statement that this had nothing to do with the Senate in any way, which is, I think, why Senator Lewis wanted to know: Did you have the hearing held up in order that it would not have an adverse effect upon your either primary or general election to the Senate.

In that same article which I quoted before of Patrick Boyle's, he indicates that you said to him the Disciplinary Board initially offered to recommend a 90-day suspension, but you rejected it because public notice of it would have caused re-election defeat and that the Board agreed to delay the initial hearing from two days before the '74 primary election to two days after, and that the Board recommended the 90-day suspension in August, but Duffield informed his disciplinarians that he couldn't stand any suspension before the general election.

Is that correct?

SENATOR DUFFIELD: Well, I don't think that is (79)

my direct quotes. I was apprehensive over the matter coming out.

There was no way could it have come out prior to the primary because it took the Board from May until August, the first Board from May to August to submit their decision.

The reason I requested a continuance of the first hearing was that I just-I was in a tough primary fight, and I just didn't have the time. If I had taken a day off and gone down there, it wouldn't have affected the primary at all because it takes them two or three or four months to make their decision.

So, the decision came out in August on the first.

SENATOR HAGER: From the standpoint, though, of whether the electorate would have returned you to the Senate had this been made public ahead of time, the fact is that it was delayed at least until after November of the general election because of your not wanting to take a suspension during the summer prior to the election; is that correct?

SENATOR DUFFIELD: No. I felt-I appealed the suspension because I didn't want suspended. I wanted to continue the fight.

SENATOR HAGER: Well, for instance, the article (80)

quotes you, saying: He-quote-couldn't stand any suspension before the general election—end quote.

That is an incorrect quote?

SENATOR DUFFIELD: I can't say that that is correct or not. I can't be responsive. There are so many things that have been in the paper that I didn't say; so many SENATOR DUFFIELD: I think it was held on a things that I don't recall saying that directly. I don't say SENATOR SCANLON: Senator Lewis.

SENATOR LEWIS: The recommendation of suspension was made by the Disciplinary Committee in August of 1974?

SENATOR DUFFIELD: Yes, that is correct.

SENATOR LEWIS: From which you took an appeal?

SENATOR DUFFIELD: That is correct.

SENATOR LEWIS: What was your purpose in taking the appeal?

SENATOR DUFFIELD: My purpose, I didn't want to lose 90 days-I didn't feel I should be suspended.

Like anything else, you want to fight it. You don't want to take it lying down. I felt that they did notwell, I can go into the details of why I felt I shouldn't be suspended, but that was primarily my purpose.

SENATOR LEWIS: All right. You are telling this Committee, then, Senator, that you took the appeal for what you believe to be meritorious purposes?

(81)

SENATOR DUFFIELD: Certainly.

SENATOR LEWIS: You can see, I'm sure, that on the surface, the political question of what the effect of a recommendation of this sort might have been upon your chances for re-election had it come out in August.

Is there—and then the inquiry that I am making is whether it appears that your appeal from this was done solely for the purpose of delaying the public announcement of that recommendation or whether you truly believe that there were meritorious reasons for your appeal.

SENATOR DUFFIELD: I truly believe there were meritorious reasons, and I can't say-I will not say that the election didn't enter into it somewhat. Of course it

I was going through—of course, the primary was over. The primary back there is the more difficult of the two, and I wasn't that greatly concerned about the general election. But it's bound to-it was bound to have had some influence on me, and I was cognizant of the fact that, of course, this would have hurt me, but my primary reason—because long after I am out of the Senate, I would like to practice law. And my primary thing was to protect my law practice.

SENATOR LEWIS: Okay. Thank you.

(82)

SENATOR SCANLON: All right, Senator Hager.

SENATOR HAGER: The reason that this becomes so important, Senator, is that before the election, you appealed a 90-day suspension; after the election, you agreed to a disbarment.

SENATOR DUFFIELD: Well, now, that is-I can go into that.

After the election, I did not agree to-the hearing committee, the appeal board for the state heard my case on my paper to them, which I still fought any suspension.

In January of 1975, the Supreme Court received the recommendation of a two-year suspension.

During this past year, I have studied the rules of the Disciplinary Board and so forth, and I felt that a resignation from the Bar would probably be in my best interest.

And I believe that under certain provisions of the rules that the detailed matter would be a secret, would not be published. And I talked to the Chief Justice a couple of times on it, and he was of the same opinion.

And, in fact, he says, "Is that your only alternative?" So, I was deliberating about this for quite a period of time-not just politically whether it would hurt me-if I was resigned from the Bar and it was set forth, people would know it anyway, and they would know the reasons under which I resigned.

(83)

But all of this other matter I didn't-I considered the letters that I wrote to the Disciplinary Board, I considered all of this other matter confidential. Every time I received a letter from the Disciplinary Board, it was marked "personal" and "confidential." I wrote back to them and marked it "personal" and "confidential."

And I did not realize that all of—that everything that I wrote to this Board outside of the hearings themselves, the hearing transcript, every letter I wrote to them was made public.

So, in afterthought, it would have been better just not to resign and have them suspend me for two years.

SENATOR HAGER: Thank you.

SENATOR SCANLON: Senator Hess.

SENATOR HESS: Thank you, Mr. Chairman.

Senator Duffield, I return to this issue because I am concerned about, number one, the authority of the Senate as a body and the responsibility of this Committee as delegated by the President Pro Temp.

It appears to me as a non-lawyer that we, as a body, are somewhat regulated by, number one, the Constitution as to this issue, secondly, the law of Pennsylvania, and third, and I think even more important, the electorate of your district.

And when the question of timing has been brought

out, it has been said that these alleged or deeds took place prior to your election in 1974 and that we may not have the authority to deal with you as a State Senator because the electorate elected you in 1974.

However, what disturbs me is that in assuming that position that we do not have the authority to go back is the fact that the electorate did not know, was not aware of, and I am asking here for maybe some legal guidance.

In your letter of March the 24th, page four, second full paragraph: In conclusion, I respectfully request that the hearings on these matters be deferred until after May 21, 1974, which is the date of the primary election.

Would you tell me if those hearings had been held, would they have been public knowledge?

SENATOR DUFFIELD: No.

SENATOR HESS: Thank you.

SENATOR DUFFIELD: Not unless somebody would have leaked it because the Disciplinary Board, the rules require that all witnesses, all people appearing before the Board as complainers must hold things in confidence. They're not allowed to divulge what went on.

SENATOR HESS: Thank you, sir.

SENATOR SCANLON: Senator McKinney.

SENATOR McKINNEY: Following up with what Senator Lewis and Senator Hager have said in connection with the 90-day suspension, which you appealed, had you

not appealed it at the time, could a decision have been handed down after the election, you think? Do you think had you not appealed it, would there have been a decision handed down before the election,—

SENATOR DUFFIELD: Oh, yes.

SENATOR McKINNEY: —or would it have been after? SENATOR DUFFIELD: I don't know. It took them from—I forget how many days we have to appeal.

I will say this that I appealed it, and then the Disciplinary Board also appealed it. That had I not appealed it.—

SENATOR McKINNEY: They would have appealed anyway?

SENATOR DUFFIELD: The Disciplinary Board did appeal. They also entered an appeal in, but it was subsequent to my appeal.

SENATOR McKINNEY: So, my question was: It would have been appealed anyway?

SENATOR DUFFIELD: Right.

SENATOR SCANLON: Are there any other questions from any other Senators?

Would counsel, Mr. Woodside, like to ask some questions?

(86)

MR. WOODSIDE: No questions.

SENATOR SCANLON: Mr. Weinrauch?

MR. WEINRAUCH: No.

SENATOR SCANLON: For the record, I had staff call the bank, and we have received a message from an old law school classmate of mine, the Vice President in the trust department, Eugene Rumisek, Esquire, who stated that on February 1st, 1973, the sum of \$3509.07 was received on behalf of the Estate of Elizabeth Uhrin and that he would forward me the necessary verification by letter to me here in Harrisburg.

Now, Senator Duffield, have you ever been indicted or convicted for any of the matters contained in the proceedings before the Pennsylvania Supreme Court?

SENATOR DUFFIELD: No, sir.

SENATOR SCANLON: To your knowledge, has any information of a criminal nature been signed or lodged against you?

SENATOR DUFFIELD: No, sir.

SENATOR SCANLON: Does anybody else have any questions?

SENATOR HAGER: Well, along that line, Mr. Chairman, you would agree, I think, Senator Duffield, that your act with regard to both estates would constitute fraudulent conversion of property as set out in the Criminal Code of 1939; would it not?

(87)

SENATOR DUFFIELD: I hate to make a legal conclusion at this time concerning that.

SENATOR HAGER: You say your answer is you hate to make a legal conclusion at this time?

SENATOR DUFFIELD: I would not want to make a legal conclusion at this time concerning that.

SENATOR HAGER: Are you familiar with the provisions of Section 834 of the Act of 1939,—

SENATOR DUFFIELD: No, I am not.

SENATOR HAGER: -fraudulent conversion?

SENATOR DUFFIELD: No.

SENATOR HAGER: You have been practicing criminal law how many years?

SENATOR DUFFIELD: I have never had a fraudulent conversion case in my life.

SENATOR HAGER: Well, I think, Mr. Chairman, for the purposes of this hearing, it might not be a bad idea to include a statement of that section of the law setting forth fraudulent conversion of property.

It isn't necessary to read it at this time, but I ask that it be included, of which this Committee could take notice.

SENATOR SCANLON: I don't know if we have a copy of the Act of 1939, but I don't see any reason introducing it into evidence at this time.

(88)

He has admitted the activities surrounding the taking of funds from the estates and commingling them, and I think the record speaks for itself.

SENATOR HAGER: Well, Mr. Chairman, it is a part of the law, and certainly this Committee can take cognizance of the law.

SENATOR SCANLON: But I certainly think we can take cognizance of the law, and I am taking cognizance of the law, but I can see no reason to introduce the law into the record because the law is a matter of the record.

Are there any other questions?

(No audible response.)

SENATOR SCANLON: Senator Duffield, on behalf of the Committee, I would like to thank you for appearing here. I would like to thank you for your directness, your forthrightness, your contriteness, and in particular, I would like to thank you for agreeing to a public hearing. I know that it was a difficult decision for you to make when you could have insisted and demanded a private hearing because of the very nature of the circumstances surrounding this matter.

We felt, the Committee felt and you agreed by consenting to this public hearing that this matter should be aired publicly because of the very nature of the issues involved.

(89)

And I thank you, and I thank your Counsel for your cooperation.

SENATOR DUFFIELD: Thank you, sir.

SENATOR SCANLON: This hearing is now adjourned. (Whereupon, at 12:27 o'clock p.m., the proceedings ended.)

I hereby certify that the foregoing is a true and correct transcript of my stenotype notes taken by me during the hearing on the above cause, at the herein indicated time and place, before the Senate of Pennsylvania.

MOHRBACH & MARSHAL, INC.

By RAY E. SWEIGART Official Reporter

REPORTED BY:

RAY E. SWEIGART Mohrbach & Marshal, Inc. 27 North Lockwillow Avenue Harrisburg, Pennsylvania

### REPORT OF THE SELECT SENATE

### COMMITTEE

TO

### THE PRESIDENT PRO TEMPORE

OF THE SENATE

IN RE: CONSENT DISBARMENT OF SENATOR WILLIAM E. DUFFIELD

November 17, 1975

#### I-INTRODUCTION:

The creation of this Select Committee and the conduct of this inquiry was set in motion on October 20, 1975 when Chief Justice Benjamin R. Jones entered an order accepting the resignation of William E. Duffield from the Bar of the Supreme Court of Pennsylvania in accordance with the provisions of Supreme Court Rule 17-15, and William E. Duffield was thereby disbarred.

On October 27, 1975, the President Pro Tempore of the Senate, Martin L. Murray, through counsel, requested of the Supreme Court documents pertinent to the allegations of professional misconduct placed against William E. Duffield, who is a State Senator representing the 32nd Senatorial District. On October 29, the President Pro Tempore named a Select Senate Committee to review the charges placed against Senator Duffield. Its members were Senator Eugene F. Scanlon, chairman; Senator Stanley M. Noszka; Senator Paul McKinney; Senator H. Craig Lewis; Senator Richard A. Snyder; Senator Wilmot E. Fleming; Senator Ralph Hess and Senator Henry Hager.

On October 29, the President Pro Tempore further directed that Senator Duffield be suspended as Chairman of the Senate Law and Justice Committee; vice chairman of the State Government Committee; and as a member of the Judiciary, Education and Environmental Resources Committees. On that same date, Senator Duffield was notified by Chairman Scanlon to appear before the Select Committee on November 7, 1975, in the State Capitol. On October 31, Senator Duffield requested a continuance of the Select Senate Committee hearing because of his wife's illness. The continuance was granted by Chairman Scanlon, with the consent of the Committee, and the hearing was continued until November 13, 1975, in the State Capitol.

On November 13, 1975, the Select Senate Committee Deceased."

convened its hearing into the circumstances surrounding the consent disbarment of Senator Duffield. All eight members of the Select Committee were present as was Senator Duffield, who was represented by counsel, Mr. Charles Gentile of Uniontown. The proceedings were conducted under oath. Senator Scanlon as chairman opened the hearing with a statement (SEE AP-PENDIX I). Senator Duffield read a statement into the record on his behalf (SEE APPENDIX II).

Twenty-five separate items were introduced into the record and marked as Senate exhibits. Twelve separate items were introduced into the record and marked as Duffield exhibits (SEE TRANSCRIPT).

### II—FINDINGS OF FACT:

- 1. The consent disbarment order entered into October 20, 1975, by Chief Justice Benjamin R. Jones was the result of seven charges of professional misconduct placed against Senator William E. Duffield in his private practice of law.
- 2. Five of those charges involved allegations of negligence on Senator Duffield's part for the manner in which he conducted his private law practice, and clearly were matters of internal disciplinary consideration by the Bar.
- 3. Two of those charges contained elements of criminal misconduct and were the primary focus of this Select Committee inquiry. It was alleged:
- a. Between September, 1970 and July, 1971, Senator William E. Duffield improperly converted \$7,500 from the estate of John Cindrich, for which he was trustee and attorney, to his personal use.
- b. In January of 1973, Senator William E. Duffield improperly co-mingled \$3,400 in funds from the estate of Michael J. Uhrin Sr., of which he was trustee and attorney, with the estate of John Cindrich.
- 4. A further issue of concern to this Select Committee was the potential threat of abuse of Senatorial office on the part of Senator William E. Duffield in that he did threaten to use the forum of the Senate of Pennsylvania in pursuit of allegations he raised in his defense against discipline of him by the Bar.
- 5. The Select Committee did determine, and Senator Duffield did acknowledge under oath, that between September of 1970 and July of 1971, Senator William E. Duffield did withdraw from the estate of John Cindrich and convert to his personal use, \$7,500 in this fashion:

a. September 25, 1970 .	\$2,000.
b. March 25, 1971	2,300.
c. April 21, 1971	1,500.
d. June 14, 1971	500.
e July 1, 1971	1,200.

6. The Select Committee did determine, and Senator Duffield did acknowledge under oath, that on January 4, 1973, Senator William E. Duffield did withdraw from the estate of Michael J. Uhrin Sr. a check in the amount of \$3,400 made payable to the "Estate of John J. Cindrich, Deceased."

7. The Select Committee did determine that Senator William E. Duffield did invoke his Senatorial office in disciplinary proceedings against him to the extent that, in a September 19, 1973 letter to the Disciplinary Board of the Supreme Court of Pennsylvania, he did write in reference to counter-allegations made by him:

"Since allegations and charges have been made against me, I wish to make some charges and if necessary, formally make them and request an investigation; otherwise it will be necessary to use the forum of the Senate to investigate the matters alleged by myself . . ." (Emphasis Added)

8. The Select Committee did determine that restitution in the amount of \$6,400 was made by Senator William E. Duffield to the estate of John Cindrich in the form of deposits:

- 9. The Select Committee heard sworn testimony from Senator William E. Duffield that he did make whole the estate of John Cindrich by crediting to the estate \$1,122.10 received by him in February, 1972, in the form of attorney and accountant's fees.
- 10. The Select Committee did determine that on February 15, 1974, Senator William E. Duffield did deposit into the account of the estate of Michael J. Uhrin Sr. an amount of \$5,000.
- 11. The Select Committee was unable to resolve the question of why \$5,000 was deposited into the account of the estate of Michael J. Uhrin by Senator William E. Duffield when Senator Duffield acknowledged that the withdrawal of funds from the Uhrin estate which were co-mingled with funds from the Cindrich estate was in the amount of \$3,400. Senator Duffield, in direct cross-examination, could not recall the details of that transaction.

### III—DISCUSSION:

In consideration of the matters reviewed by the Select Senate Committee, its members focused their attention on a number of issues regarded as pertinent to this case. We shall for the purposes of this report discuss them in sequence.

1. Can the Senate as a legislative body discipline one of its duly elected membership for misconduct?

The Select Committee finds that pursuant to Article II, Section 11, of the Pennsylvania Constitution that the Senate does, indeed, have the "power to . . . punish its members for contempt or disorderly behaviour in its presence . . . (and) to expel a member . . ." The right to act as a judge of the conduct of its members is an inherent power of the Legislature and is, in fact, essential for its self preservation. Masons Manual of Legislative Procedure, 1970, 399-408, which is specifically incorporated by Rule XXVII of the Senate of Pennsylvania.

2. Does the fact that the offenses in question occurred in a previous term of the member but were not discovered

until a subsequent term limit the Senate's authority and right to discipline?

The offenses charged against Senator William E. Duffield did arise from actions taken by him during his initial term in the Senate, 1971-1975, and did not become a matter of public record until the consent disbarment order of the Supreme Court, subsequent to his reelection to a second term in the Senate in November, 1974. It is essential to note that the facts of the offense of misconduct were by operation of law, specifically, The Supreme Court Disciplinary Rules and Procedures, maintained confidential and were unavailable to the electorate of the 32nd Senatorial District until an order for the imposition of discipline was entered by the Supreme Court of Pennsylvania pursuant to Supreme Court Rule 17-23.

The Select Committee did attempt to ascertain whether Senator Duffield by his own actions contributed to the extended confidentiality of the disciplinary proceedings in an effort to keep the information generally unavailable as a matter of public record. Senator Duffield acknowledged that he was aware of the potentially damaging impact the disciplinary proceedings could have on his candidacy for re-election. However, in sworn testimony before this Select Committee, he insisted that his appeal of a 90-day suspension originally recommended for him by a hearing committee of the Supreme Court Disciplinary Board was taken more on its merits than for political considerations. Further mitigating against a definitive conclusion was the fact that Disciplinary Counsel for the Supreme Court of Pennsylvania himself did file a petition for discipline with the Disciplinary Board of the Supreme Court against Senator Duffield in the aftermath of the original recommendation of the Hearing Committee concluded by a Report of the State Board on January 20, 1975. These official acts further contributed to maintaining confidentiality of the disciplinary proceedings against Senator Duffield well beyond the November, 1974, election.

Accordingly, the Select Committee concluded definitively that the Senate does, in fact, retain the right and does, in fact, have the authority to discipline one of its members to protect the integrity of the Body as a whole and the public's faith in that body.

3. Do the charges placed against Senator Duffield relate to his Senatorial Office?

The Select Committee is satisfied that embezzlement of public moneys as referred to in Article II, Section 7, of the Pennsylvania Constitution does not appear to be involved in this case. Nor does there appear to be any direct relationship to the use of Senatorial Office by Senator Duffield to accomplish conversion of private moneys to personal use, or to co-mingle funds of estates under his charge. The Committee further finds that restitution was, in fact, made to both estates.

The Select Committee, however, was quite concerned with the potential for abuse of public office in the threat of Senator Duffield to utilize the forum of the Senate to counter private charges placed against him. The fact of the threat would in itself, constitute a matter of serious consideration for discipline by the Senate. Mitigating against the degree of discipline, however, was

the fact that the threat, to the knowledge of the Select Committee, was never pursued by Senator Duffield within the official powers of his office nor did it ever materialize formally. The Select Committee also is cognizant of the testimony of Senator Duffield under oath that, in retrospect, that single offensive sentence in his letter to the Disciplinary Board of September 19, 1973, was as much a matter of personal anger and retaliation to the charges against him as it was a matter he fully intended to pursue within the legislative prerogatives of the Senate.

### IV-CONCLUSIONS AND RECOMMENDATIONS:

The Select Committee finds that:

- 1. Five of the seven disciplinary charges placed against Senator William E. Duffield involved negligent acts on his part in the conduct of his private practice of law and should remain within the purview of the Bar for its internal discipline. Senator Duffield, as a busy attorney, carried malpractice insurance to indemnify such oversights.
- 2. Conversion of trust funds to personal use and compounding that act by co-mingling further trust funds to restore the converted amounts entrusted to him constitutes a grave and serious matter and constitutes conduct unbecoming any public official and most certainly a lawyer who is elected to such a high office of public trust as a member of the Senate of Pennsylvania.

As was stated in the decision of the Supreme Court of Maryland in Maryland State Bar Association vs. Agnew, 318 A. 2d 811:

- "... A wilfully and serious malefaction committed by a lawyer-public servant brings dishonor to both the bar and the democratic institutions of our nation, and its destructive effect is thereby magnified." (pg 815)
- 3. The options open to the Senate range from no action at all to expulsion. The Select Committee recognizes that in this case there has yet to occur either an indictment on charges of criminal wrong-doing or a conviction based upon those charges.

Under the admitted facts of this case, if an indictment had been present at the time of this inquiry, the Select Committee would have had no hesitation as to recommending a suspension of Senatorial privileges and authority. If a conviction had been present, the Select Committee would have had no hesitation to recommend consideration of a Resolution of Expulsion. However, neither condition exists at this time.

Therefore, The Select Committee of the Senate does recommend to the President Pro Tempore of the Senate that:

- 1. For the balance of his current elected term, Senator William E. Duffield be removed from his chairmanship and vice chairmanship of standing committees of the Senate and that, further, he be barred from membership on any standing committee of the Senate.
- 2. A Resolution of Censure be adopted by the Senate condemning the actions of a member, which tends to hold not only the member but the body of the Senate as a whole in disrepute, and shall state:

"Resolved, In the judgment of the Senate of Pennsyl-standards vania that the Senator from the 32nd Senatorial District, Duffield.

William E. Duffield, has engaged in a course of conduct over a period of four years from 1970-1974, which:

- "(A) Violated the trust of his profession by the misuse of private funds entrusted to him;
- "(B) Engaged in a course of conduct abhorrent to the oath and trust of public office to which he entered upon his inauguration as a member of the Senate;
- "(C) Wilfully engaged in acts which are contrary to accepted morals;
- "(D) Conducted himself in a manner that tends to bring the Senate into dishonor and disrepute;

"Therefore, Be it Further Resolved, that Senator William E. Duffield deserves the censure of the Senate and he is so censured and his conduct hereby is condemned."

- 3. This action be taken without prejudice to further action and that the Senate reserve the right to further review this matter should future events so warrant.
- 4. The report, documents, exhibits and transcript of the Select Committee be made available to the appropriate legal authorities for their information upon request.

Respectfully Submitted.

EUGENE F. SCANLON, Chairman STANLEY M. NOSZKA PAUL McKINNEY H. CRAIG LEWIS RICHARD A. SNYDER WILMOT E. FLEMING RALPH W. HESS HENRY HAGER

### APPENDIX I

Opening Statement: Duffield Inquiry Committee—November 13, 1975 the Senate Select Committee is hereby convened.

We are here today organized by appointment of the President Pro Tempore of the Senate to inquire into the circumstances surrounding the voluntary disbarment of State Senator William E. Duffield.

Legislative authority for this inquiry is derived from Article II, Section 11 of the Pennsylvania Constitution.

Specific allegations of misconduct have been forwarded to the Chairman of this Committee in the form of official documents compiled by the Disciplinary Board of the Supreme Court of Pennsylvania entitled, "In The Matter of William E. Duffield (Fayette County) No. 88, Disciplinary Docket No. 1 (Disciplinary Board File No. 9 DB 74).

Copies of these documents have been distributed to each member of this Committee by its Chairman.

We are engaged in an inquiry preliminary in nature, our instructions are to report our findings and recommendations to the President Pro Tempore of the Senate and, through his office, advise the Senate as a whole as to what disciplinary action, if any, is warranted by the Senate.

Senator Duffield has been duly notified of the purposes of this inquiry, he has further been afforded the right to assistance of counsel, if he so chooses. Applicable standards of due process shall be afforded to Senator Duffield.

He shall be allowed to present testimony on his own; against him.

This Committee shall attempt to bring into full focus the gravity of the charges placed against a State Senator; the relationship of those charges as they affect Senatorial duties; and the impact of those charges on the heavy responsibility assumed by a State Senator when he enters a position of high public trust.

This we shall attempt to do in the preparation of our report and recommendations to the President Pro Tem-

#### APPENDIX II

MR. CHAIRMAN AND MEMBERS OF THE SENATE SELECT COMMITTEE:

I appear here this morning before this distinguished committee in a unique position and, I am sure, a position without precedent in the history of this august body for which I have great respect.

I say the situation is unique in that no formal charges have been leveled against me and the misdeeds of which I am accused have absolutely nothing to do with any of my activities as a State Senator. However, because of the great respect I hold for the Senate of Pennsylvania and its individual members, I have decided to submit to your committee a full disclosure of the vulnerable portions of the accusations and then to submit myself to your inquiries.

I have been a very active lawyer in Fayette County since 1953 with a considerable amount of success although not as remunerative as the volume of my practice would indicate. I have often said I have never represented a solvent client, i.e., I have never been retained by banks or corporations with the exception of two or three years, I have not been the recipient of any solicitorships from governmental bodies. So, my practice has provided me with a decent living-I would go in debt for months and then win a large civil case or two and would be able to get back on my feet again.

In 1970 and the first two months of 1971, I found myself in the predicament of no money but with the solid anticipation within a short time of settling several very important cases. So, I very foolishly made a mistake. I borrowed several thousand of dollars from an estate of which I was the executor and attorney. I will not go into the details or the amounts because the file before you from the Disciplinary Board verifies the amounts which I have never denied.

In 1972, I submitted my final account on each estate and the accounts were approved by the Orphan's Court of Fayette County and distribution ordered. Payments were made according to the Order of Court and I have with me today the canceled checks issued with the exception of four checks issued in the amount of one dollar each which were apparently never cashed due to the resentment of the four children not being permitted to share equally in their father's will. That money is still in the account, and I have the Return Post Office Receipts to substantiate the money was sent.

I submit that I have handled hundreds of thousands of behalf and to rebut or explain any of the charges placed dollars for clients in negligence cases and this is the only time I have ever violated my trust. It was very foolish on my part because at other times when I needed money, the various banks in Uniontown were only too happy to extend to me credit upon my signature and I have never been refused by any lending institution—but apparently in this situation, I was confident that I could recoup the money whenever necessary. It was wrong which I freely admit and for which I am humbly sorry.

> The matter was taken before a Hearing Committee of the Disciplinary Board and in August, 1974, this Board of Lawyers recommended a ninety day suspension from the Bar. From this decision I took an appeal to the Board of Review with a hearing scheduled for November, 1974. Having lived through all of this during an election year and having kept everything to myself-too ashamed to tell anyone, including my wife and family, I decided I had enough pressure and did not appear before the Review Board but submitted to the Board again my case by means of a written statement and went to Rome with Secretary McHale's delegation to the World Food Conference.

> Apparently being dissatisfied with my failure to appear before the Board of Review, I was further penalized with a suspension from the practice of law for two years and this recommendation was presented to the Supreme Court in January, 1975, and on October 20, 1975, my resignation from the Bar was accepted by the Supreme Court of Pennsylvania and an order made accordingly.

> You will note that the Supreme Court permitted me to continue to practice law for nearly ten months after receiving the recommendations from the Board of Review during which time I finally secured enough nerve to advise my wife and family of my impending trouble and also discussed the matter briefly with certain members of the Senate leadership just to the extent that I was in trouble as far as my private practice of law was concern-

> In conclusion, I respectfully submit that the acts committed by me involved my private practice of law for which I have been severely punished and has ruined a good career. In no way have my actions been predicated upon my position as a State Senator nor have I ever used my position or influence as State Senator in any but the highest regard for this distinguished position. In fact, my income tax records will certainly reflect a substantial decrease in earnings with each year I am a member of this body. Most people who have strived in life have made mistakes or have taken short cuts at one time or another in their lives. Let him who is without sin cast the first stone. I have represented accused murderers and rapists-desperate characters who never underwent in any degree the torture of trial by the media that I have experienced simply because I am a public office holder. This, despite the fact that no one was hurt by my actions and the money was paid according to the Petition of Distribution ordered by the Court, and in saying this, I do not mean to alibi or excuse my actions. Basically, I did not involve in any way the Senate of Pennsylvania. I humbly apologize for any embarrassment caused to this body or to individual members thereof.

### COMMUNICATIONS FROM THE GOVERNOR REPORTED FROM COMMITTEE ON RULES AND EXECUTIVE NOMINATIONS

Senator AMMERMAN, by unanimous consent, reported from the Committee on Rules and Executive Nominations, communications from His Excellency, the Governor, recalling the following nominations, which were read by the Clerk as follows:

### MEMBER OF THE BOARD OF TRUSTEES OF BLOOMSBURG STATE COLLEGE

October 20, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In accordance with the power and authority vested in me as Governor of the Commonwealth, I do hereby recall my nomination dated August 18, 1975 for the appointment of Joseph Dixon, Esquire, 444 East Chestnut Street, Hazleton 18201, Luzerne County, Fourteenth Senatorial District, as a member of the Board of Trustees of Bloomsburg State College, to serve until the third Tuesday of January 1977, and until his successor is appointed and qualified, vice William E. Booth, Danville, whose term expired.

I respectfully request the return to me of the official message of nomination in the premises.

MILTON J. SHAPP

### MEMBER OF THE BOARD OF TRUSTEES OF CALIFORNIA STATE COLLEGE

November 5, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In accordance with the power and authority vested in me as Governor of the Commonwealth, I do hereby recall my nomination dated August 18, 1975 for the reappoint-ment of John C. Frich, 4542 Stilley Road, Whitehall 15227, Allegheny County, Thirty-seventh Senatorial District, as a member of the Board of Trustees of California State College, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

I respectfully request the return to me of the official message of nomination in the premises.

MILTON J. SHAPP

### MEMBER OF THE BOARD OF TRUSTEES OF CENTRAL RESTORATION CENTERS

September 24, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In accordance with the power and authority vested in me as Governor of the Commonwealth, I do hereby recall me as Governor of the Commonwealth, I do hereby recall my nomination dated August 18, 1975 for the appointment of F. Martin Lininger, 48 North Park Street, Mercersburg 17236, Franklin County, Thirty-third Senatorial District, as a member of the Board of Trustees of the Central Restoration Centers, to serve until the Third Tuesday of January 1979, and until his successor is appointed and qualified, pursuant to Act 161, approved July 9, 1970.

I respectfully request the return to me of the official

message of nomination in the premises.

MILTON J. SHAPP

### MEMBER OF THE BOARD OF TRUSTEES OF CLARKS SUMMIT STATE HOSPITAL

September 29, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In accordance with the power and authority vested in

me as Governor of the Commonwealth, I do hereby recall my nomination dated August 18, 1975 for the appointment of Vincent Yuskiewicz, 2515 Pittston Avenue, Scranton 18505, Lackawanna County, Twenty-second Senatorial District, as a member of the Board of Trustees of Clarks Summit State Hospital, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Samuel Telech, Mayfield, whose term ex-

I respectfully request the return to me of the official message of nomination in the premises.

MILTON J. SHAPP

### MEMBER OF THE STATE BOARD OF EDUCATION

September 29, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In accordance with the power and authority vested in me as Governor of the Commonwealth, I do hereby recall my nomination dated August 18, 1975 for the reappointment of John Wandrisco, 844 Main Street, Latrobe 15650, Westmoreland County, Thirty-ninth Senatorial District, as a member of the State Board of Education, to serve until October 1, 1980, and until his successor has been appointed and qualified.

I respectfully request the return to me of the official message of nomination in the premises.

MILTON J. SHAPP

# MEMBER OF THE BOARD OF TRUSTEES OF HAMBURG STATE SCHOOL AND HOSPITAL

September 30, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In accordance with the power and authority vested in me as Governor of the Commonwealth, I do hereby recall my nomination dated July 23, 1975 for the appointment of Mrs. Arline J. Brumbach, R. D. 1, Barto 19504, Berks County, Eleventh Senatorial District, as a member of the Board of Trustees of Hamburg State School and Hospital, to serve until the third Tuesday of January 1979, and until her successor is appointed and qualified vice Francis C. Mink Beeding, resigned fied, vice Francis C. Mink, Reading, resigned.

I respectfully request the return to me of the official message of nomination in the premises.

MILTON J. SHAPP

#### MEMBER OF THE PENNSYLVANIA HOUSING FINANCE AGENCY

November 19, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In accordance with the power and authority vested in me as Governor of the Commonwealth, I do hereby re-call my nomination dated August 18, 1975 for the reappointment of Robert L. Lavelle, 2909 Centre Avenue. Pittsburgh 15219, Allegheny County, Forty-third Senatorial District, as a member of the Pennsylvania Housing Finance Agency, to serve until July 20, 1980, and until his successor is appointed and qualified.

I respectfully request the return to me of the official message of nomination in the premises.

MILTON J. SHAPP

#### MEMBER AND CHAIRMAN OF THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

October 7, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In accordance with the power and authority vested in me as Governor of the Commonwealth, I do hereby recall my nomination dated August 18, 1975 for the appointment of Philip P. Kalodner, Esquire, I Serpentine Lane, Wyncote 19095, Montgomery County, Twelfth Senatorial District, for appointment as a member and chairman of the Pennsylvania Public Utility Commission, to serve for the residue of the term ending April 1, 1983, vice Louis I Sparvero Esquire Pittsburgh resigned

vice Louis J. Sparvero, Esquire, Pittsburgh, resigned.

I respectfully request the return to me of the official message of nomination in the premises.

MILTON J. SHAPP

#### MEMBER OF THE BOARD OF STATE COLLEGE AND UNIVERSITY DIRECTORS

September 29, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In accordance with the power and authority vested in me as Governor of the Commonwealth, I do hereby recall my nomination dated August 18, 1975 for the appointment my nomination dated August 18, 1975 for the appointment of William F. Dinsmore, 8816 Norwood Avenue, Philadelphia 19110, Philadelphia County, Thirty-sixth Senatorial District, as a member of the Board of State College and University Directors, to serve until June 30, 1981, and until his successor is appointed and qualified, vice Andrew N. Farnese, Esquire, Philadelphia, resigned.

I respectfully request the return to me of the official message of nomination in the premises.

MILTON J. SHAPP

#### MEMBER OF THE BOARD OF TRUSTEES OF WEST CHESTER STATE COLLEGE

October 14, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In accordance with the power and authority vested in In accordance with the power and authority vested in me as Governor of the Commonwealth, I do hereby recall my nomination dated August 18, 1975 for the appointment of Honorable Ralph W. Kent, 1230 Pottstown Pike, West Chester 19380, Chester County, Nineteenth Senatorial District, as a member of the Board of Trustees of West Chester State College, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Joseph Saltzman, Marcus Hook, whose term expired term expired.

I respectfully request the return to me of the official

message of nomination in the premises.

MILTON J. SHAPP

### MEMBERS OF THE BUCKS COUNTY BOARD OF ASSISTANCE

October 6, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In accordance with the power and authority vested in me as Governor of the Commonwealth, I do hereby recall my nomination dated August 18, 1975 for reappointment of the following as members of the Bucks County Board of Assistance:

Mrs. Susan Cummings (Democrat), 558 Court B., Kingswood Park, Bristol 19007, Bucks County, Tenth Senatorial District, to serve until December 31, 1975, and

until her successor is duly appointed and qualified.

Mrs. Carol Kurland (Democrat), 38 Flamingo Road,
Levittown 19056, Bucks County, Tenth Senatorial District,
to serve until December 31, 1976, and until her successor

is duly appointed and qualified.

Charles T. McIlhinney (Republican), 31 Meadow Lane,
Doylestown 18901, Bucks County, Tenth Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

PENNSYLVANIA COUNCIL ON THE ARTS

September 29, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

I respectfully request the return to me of the official message of nomination in the premises.

MILTON J. SHAPP

### NOMINATIONS RETURNED TO THE GOVERNOR

Senator AMMERMAN. Mr. President, I move that the nominations just read by the Clerk be returned to His Excellency, the Governor.

The motion was agreed to.

The PRESIDING OFFICER. The nominations will be returned to the Governor.

### REPORT FROM COMMITTEE ON RULES AND EXECUTIVE NOMINATIONS

Senator AMMERMAN, by unanimous consent, from the Committee on Rules and Executive Nominations, reported the following nominations, made by His Excellency, the Governor, which were read by the Clerk as follows:

#### SECRETARY OF AGRICULTURE

October 14, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Honorable James A. McHale, R. D. No. 2, Jamestown 16134, Mercer County, Fiftieth Senatorial District, for reappointment as Secretary of Agriculture, to serve until the third Tuesday of January, 1979, and until his successor shall have been appointed and qualified.

MILTON J. SHAPP

#### MEMBER OF THE STATE BOARD OF EXAMINERS OF ARCHITECTS

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Clifford L. Coleman, 140 South Hills Drive, Hershey 17033, Dauphin County, Fifteenth Senatorial District, for reappointment as a member of the State Board of Examinary of Architects to serve until December 13, 1979, and iners of Architects, to serve until December 13, 1979, and until his successor shall have been appointed and quali-

MILTON J. SHAPP

### MEMBER OF THE ARMORY BOARD OF THE STATE OF PENNSYLVANIA

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Colonel Lloyd O. Michaels, 221 North Fortieth Street, Harrisburg 17111, Dauphin County, Fifteenth Senatorial District, for appointment as a member of the Armory Board of the State of Pennsylvania, to serve until the third Tuesday of January 1979, and until his successor is appointed and qualified, vice Robert Eichensehr, Huntingdon, whose term expired.

MILTON J. SHAPP

### MEMBER OF THE COMMONWEALTH OF PENNSYLVANIA COUNCIL ON THE ARTS

In conformity with law, I have the honor hereby to mominate for the advice and consent of the Senate Mrs. Stella Moore, 1813 Delancey Place, Philadelphia 19103, Philadelphia County, Second Senatorial District, for reappointment as a member of the Commonwealth of Pennsylvania Council on the Arts, to serve until July 1, 1978, and until her successor has been appointed and qualifiéd.

MILTON J. SHAPP

#### MEMBERS OF THE BOARD OF TRUSTEES OF ASHLAND STATE GENERAL HOSPITAL

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Ashland State General Hospital:

Frank R. Guinan, 123 South Main Street, Mahanoy City 17948, Schuylkill County, Twenty-ninth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Hubert Strunk, Ashland, whose term expired. John Sorokach, 424 North Street, Minersville 17954,

Schuylkill County, Twenty-ninth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Mrs. Lucile Goyne, Ashland, whose term expired.

MILTON J. SHAPP

# MEMBER OF THE ATLANTIC STATES MARINE FISHERIES COMMISSION FOR THE COMMONWEALTH OF PENNSYLVANIA

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Elliot J. Goldman, Esouire, 4138 Presidential Drive, Lafayette Hill 19444, Montgomery County, Seventeenth Senatorial District, for reappointment as a member of the Atlantic States Marine Fisheries Commission for the Commonwealth of Pennsylvania, to serve until November 14, 1976, and until his successor shall be appointed and qualified.

MILTON J. SHAPP

# MEMBER OF THE BOARD OF TRUSTEES OF BLOOMSBURG STATE COLLEGE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as a member of the Board of Trustees of Bloomsburg State College:

Miss Janis R. Ellis, 617 Sixth Avenue, Folsom 19033. Delaware County, Ninth Senatorial District, to serve for three years or for so long as she is a full-time undergraduate student in attendance at the college, whichever period is shorter, vice Daniel M. Burkholder, Denver. whose term expired.

MILTON J. SHAPP

### BRIGADIER GENERAL. PENNSYLVANIA NATIONAL GUARD

September 4, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to To the Honorable, the Senate of the Commonwealth of nominate for the advice and consent of the Senate Pennsylvania:

Colonel Frank H. Smoker, Jr., Fort Indiantown Gap, R. D. 2, Annville, Lebanon County, Fifteenth Senatorial District, for appointment as Brigadier General, Pennsylvania Air National Guard, to serve until terminated, as Deputy Chief of Staff, Headquarters, Fort Indiantown Gap, vice Brigadier General William D. Prescott, Pine Grove, retired.

MILTON J. SHAPP

#### BRIGADIER GENERAL, PENNSYLVANIA NATIONAL GUARD

September 23, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Colonel Gerald T. Sajer, 101 North Seventeenth Street, Camp Hill 17011, Cumberland County, Thirty-first Senatorial District, for appointment as Brigadier General, Pennsylvania Army National Guard, to serve until terminated, as Assistant Division Commander, 28th Infantry Division, Harrisburg, vice Brigadier General Merril W. Goss, retired.

MILTON J. SHAPP

#### MEMBERS OF THE BOARD OF TRUSTEES OF THE CENTRAL RESTORATION CENTERS

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of the Central Restoration Centers, pursuant

of Trustees of the Central Restoration Centers, pursuant to Act 161, approved July 9, 1970:

Mrs. Pauline P. Englerth, R.N., 750 Cumberland Avenue, Apartment H, Chambersburg 17201, Franklin County, Thirty-third Senatorial District, to serve until the third Tuesday of January 1977, and until her successor is

third Tuesday of January 1977, and until her successor is appointed and qualified.

Max Hersh, 30 Laurel Avenue, Chambersburg 17201, Franklin County, Thirty-third Senatorial District, to serve until the third Tuesday of January 1977, and until his successor is appointed and qualified.

Rev. Nathaniel Jones, 311 York Avenue, Gettysburg 17325, Adams County, Thirty-third Senatorial District, to serve until the third Tuesday of January 1977, and until his successor is appointed and qualified.

Sister Irma Catherine Leicht, St. Joseph's Academy, McSherrystown 17344, Adams County, Thirty-third Senatorial District, to serve until the third Tuesday of January 1979, and until her successor is appointed and qualified. 1979, and until her successor is appointed and qualified.

Honorable John A. MacPhail, R.D. 2, Gettysburg 17325, Adams County, Thirty-third Senatorial District, to serve until the third Tuesday of January 1979, and until his successor is appointed and qualified.

Robert Cox, 558 East King Street, Chambersburg 17201, Franklin County, Thirty-third Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

successor is appointed and qualified.

The Rev. John F. Rice, D.D., 155 West Catherine Street, Chambersburg 17201, Franklin County, Thirty-third Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

Rev. Daniel Sanstedt, R.D. 3, Gettysburg 17325, Adams County, Thirty-third Senatorial District, to serve until the third Tuesday of January 1981 and until his successor is appointed and qualified.

MILTON J. SHAPP

### MEMBER OF THE STATE BOARD OF CHIROPRACTIC EXAMINERS

August 18, 1975

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as a member of the State Board of Chiropractic Examiners:

Dr. B. P. Fitterer, 112 East Maple Street, Palmyra 17078, Lebanon County, Forty-eighth Senatorial District, to serve until July 15, 1978, and until his successor is appointed and qualified.

MILTON J. SHAPP

# MEMBER OF THE STATE BOARD OF COSMETOLOGY

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as a member of the

State Board of Cosmetology:

Mrs. Mamie Thompson, 6117 Christian Street, Philadelphia 19143, Philadelphia County, Eighth Senatorial District, to serve until the third Tuesday of January 1979, and until her successor shall have been appointed and qualified.

MILTON J. SHAPP

MEMBER OF THE BOARD OF TRUSTEES OF THE EASTERN YOUTH DEVELOPMENT CENTERS

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as a member of the Board

of Trustees of The Eastern Youth Development Centers:
Philip M. Proctor, 5532 Chestnut Street, Philadelphia
19139, Philadelphia County, Eighth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Edwin D Wolf, Esquire, Philadelphia, resigned.

MILTON J. SHAPP

# MEMBER OF THE BOARD OF TRUSTEES OF EDINBORO STATE COLLEGE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as a member of the Board of Trustees of Edinboro State College:

Hon. Forest W. Hopkins, 50 West Main Street, North

East 16428, Erie County, (Reappointment), Forty-ninth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

MILTON J. SHAPP

### MEMBER OF THE STATE BOARD OF EDUCATION

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as a member of the State Board of Education:

Mrs. Emma Carolyn Chappel, 627 South 54th Street, Philadelphia 19143, Philadelphia County, Eighth Senatorial District, to serve until October 1, 1977, and until her successor has been appointed and qualified, vice Mrs. Marjorie E. Duckrey, Philadelphia, deceased.

MILTON J. SHAPP

MEMBER OF THE BOARD OF TRUSTEES OF HAMBURG STATE SCHOOL AND HOSPITAL

July 23, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as a member of the Board

of Trustees of Hamburg State School and Hospital:
Rev. Merrill Q. Ressler, Shartlesville 19554, Berks
County, Forty-eighth Senatorial District, to serve until
the third Tuesday of January 1979, and until his successor is appointed and qualified, vice Rev. Felix A. Losito,
Reading resigned. Reading, resigned.

MILTON J. SHAPP

#### MEMBER OF THE STATE HARNESS RACING COMMISSION

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Edward J. Kane, 3412 Goshen Road, Newtown Square 19073, Delaware County, Nineteenth Senatorial District, for reappointment as a member of the State Harness Racing Commission, to serve until December 31, 1975, and until his successor shall have been appointed and qualified.

MILTON J. SHAPP

#### MEMBERS OF THE BOARD OF TRUSTEES OF HARRISBURG STATE HOSPITAL

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate

the following for appointment as members of the Board of Trustees of Harrisburg State Hospital:

Mrs. Patricia A. Jenkins, 1411 Wanda Lane, Harrisburg 17112, Dauphin County (Reappointment), Fifteenth Senatorial District, to serve until the third Tuesday of January 1911. ary 1981, and until her successor is appointed and qualified.

Joseph C. Sweigart, 2981 Croyden Road, Harrisburg 17104, Dauphin County (Reappointment), Fifteenth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

Mrs. Miriam N. McDonel, 2733 North Second Street, Harrisburg 17110, Dauphin County, Fifteenth Senatorial District, to serve until the third Tuesday of January 1977, and until her successor is appointed and qualified, vice F. M. Richard Simons, Harrisburg, resigned.

MILTON J. SHAPP

#### MEMBERS OF THE BOARD OF TRUSTEES OF HAZLETON STATE GENERAL HOSPITAL

July 23, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Hazleton State General Hospital:

Frederick L. Barletta, 76 Harding Street, Hazleton 18201, Luzerne County, Fourteenth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified vice Fugence. his successor is appointed and qualified, vice Eugene

Fluri, Hazleton, whose term expired.

Lawrence R. Cooney, 142 South Poplar Street, Hazleton

18201, Luzerne County, Fourteenth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, Stephen E. Pavlick, Freeland, whose term expired.

The Very Rev. Monsignor Francis S. Mussari, 750 North Vine Street, Hazleton 18201, Luzerne County (Reappointment), Fourteenth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

MILTON J. SHAPP

#### MEMBER OF THE PENNSYLVANIA HISTORICAL AND MUSEUM COMMISSION

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Philip S. Klein, Ph.D., 280 Nimitz Avenue, State College 16801, Centre County, Thirty-fourth Senatorial District, for reappointment as a member of the Pennsylvania Historical and Museum Commission, to serve until the third Tuesday of January 1979, and until his successor shall have been appointed and qualified.

MILTON J. SHAPP

#### MEMBERS OF THE BOARD OF TRUSTEES OF HOLLIDAYSBURG STATE HOSPITAL

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Hollidaysburg State Hospital:

Rev. Theodore S. Miller, 108 Whittier Avenue, Altoona

16602, Blair County, Thirtieth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Carl C. Manchester, Hollidaysburg, whose term expired.

Richard C. Deitz, 1230 Madison Avenue, Altoona 16602, Blair County, Thirtieth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice J. Lynne Ferner, Tyrone, whose term expired.

Warren R. Yocum, Esquire, 234 Penn Street, Hunting-don 16652, Huntingdon County, Thirtieth Senatorial Dis-trict, to serve until the third Tuesday of January 1977, and until his successor is appointed and qualified, vice Dr. Robert Fleming, Mount Union, resigned.

MILTON J. SHAPP

### MEMBER OF THE PENNSYLVANIA HOUSING FINANCE AGENCY

October 28, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Walter G. Arader, 600 Huston Road, Radnor 19087, Delaware County, Seventeenth Senatorial District, for reappointment as a member of the Pennsylvania Housing Finance Agency, to serve until July 20, 1981, and until his successor is appointed and qualified.

MILTON J. SHAPP

# MEMBERS OF THE BOARD OF TRUSTEES OF INDIANA UNIVERSITY OF PENNSYLVANIA

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of

Trustees of Indiana University of Pennsylvania:
Patrick F. McCarthy, 329 Indiana Street, Punxsutawney 15767, Jefferson County (Reappointment), Fortyfirst Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and

qualified.

Thomas R. Brule, 228 South Seventh Street, Indiana 15701, Indiana County, Forty-first Senatorial District, to serve for three years or for so long as he is a full-time undergraduate student in attendance at the college, whichever period is shorter, vice James M. Stroker, Hunker, whose term expired.

E. James Trimarchi, R. D. 2, College Lodge Road, Indiana 15701, Indiana County, Forty-first Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Dr. Henry Mitchell, Indiana, whose term expired.

MILTON J. SHAPP

# MEMBERS OF THE PENNSYLVANIA INDUSTRIAL DEVELOPMENT AUTHORITY

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Pennsylvania Industrial Development Authority: Asbury W. Lee, III, 913 Old Town Road, Clearfield

Asbury W. Lee, III, 913 Old Town Road, Clearfield 16830, Clearfield County (Reappointment), Thirty-fourth Senatorial District, to serve until July 24, 1981, and until his successor shall be duly appointed and qualified. Arthur J. Gardner, 4130 Old French Road, P. O. Box 9076, Erie 16504, Erie County, Forty-ninth Senatorial District, to serve until July 24, 1982, and until his successor shall be duly appointed and qualified, vice Rolland W. Britt, Erie, whose term expired. Timothy A. Durkin, III, 26 Righters Ferry Road, Bala Cynwyd 19004, Montgomery County, Seventeenth Senatorial District, to serve until July 24, 1978, and until his successor shall be duly appointed and qualified, vice

successor shall be duly appointed and qualified, vice Charles H. Whittum, Jr., resigned.

MILTON J. SHAPP

# JUDGE, COURT OF COMMON PLEAS, POTTER COUNTY

October 14, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Perry S. Patterson, Esquire, R. D. 1, Coudersport 16915, Potter County, Twenty-fifth Senatorial District, for appointment as Judge of the Court of Common Pleas of the Fifty-fifth Judicial District of Pennsylvania, composed of the County of Potter, to serve until the first Monday of January 1978, vice Honorable Walter Pierre Wells, retired.

### MEMBER OF THE PENNSYLVANIA LABOR RELATIONS BOARD

MILTON J. SHAPP

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as a member of the

Pennsylvania Labor Relations Board: Raymond L. Scheib, 1262 Folkstone Drive, Pittsburgh 15243, Allegheny County, Thirty-seventh Senatorial District, to serve until June 2, 1981, and until his successor

shall have been appointed and qualified.

MILTON J. SHAPP

MEMBERS OF THE BOARD OF TRUSTEES OF LOCUST MOUNTAIN STATE GENERAL HOSPITAL

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Locust Mountain State General Hospital:

Martin Todd, 254 West Main Street, Girardville 17935, Schuylkill County, Twenty-ninth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice John S. Karlavage, Shenandoah, whose term expired.

Rose M. Kern, 1329 East Mahanoy Street, Mahanoy City 17948, Schuylkill County, Twenty-ninth Senatorial District, to serve until the third Tuesday of January 1981, and until her successor is appointed and qualified, vice Anthony C. Yanchulis, Shenandoah, whose term expired.

Stephen John Engle, 607 West Mahanoy Avenue, Mahanoy City 17948, Schuylkill County, Twenty-ninth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice George W. Frank, Mahanoy City, whose term expired.

MILTON J. SHAPP

### MEMBERS OF THE BOARD OF TRUSTEES OF MANSFIELD STATE COLLEGE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Mansfield State College:

Monroe O. Blake, M.D., R. D. 2, Box 31, Athens 18810, Bradford County, Twenty-third Senatorial District, to serve until the third Tuesday of January 1979, and until his successor is appointed and qualified, vice Thomas A. Walrath, Esquire, Wellsboro, whose term expired.

Thomas R. Phinney, 302 Ruah Street, Blossburg 16912, Tioga County, Twenty-third Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Paul H. Conner, Coudersport, whose term expired.

E. B. Watkins, D.D.S., D.M.D., 223 West Main Street. Elkland 16920, Tioga County, Twenty-third Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Fred A. Jupenlaz, Mansfield, whose term expired.

F. Duane Van Noy, Esquire, 16 Canton Street, Troy 16947, Bradford County, Twenty-third Senatorial District to serve until the third Tuesday of January 1977, and until his successor is appointed and qualified, to fill a vacancy.

MILTON J. SHAPP

#### MEMBERS OF THE BOARD OF TRUSTEES OF MILLERSVILLE STATE COLLEGE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Millersville State College:

trict, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

Mrs. Helen McCollough Moyer, 200 South Park Street, Richland 17087, Lebanon County, Forty-eighth Senatorial District, to serve until the third Tuesday of January 1981, and until her successor is appointed and qualified, vice Earl A. Brubaker, Esquire, Lebanon, whose term expired.

Robert L. Pfannebecker, Esquire, R. D. 2, Holtwood 17532, Lancaster County, Twenty-eighth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice John B. Heroux, Lancaster, whose term expired.

MILTON J. SHAPP

#### MEMBERS OF THE BOARD OF TRUSTEES OF NANTICOKE STATE GENERAL HOSPITAL

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Nanticoke State General Hospital:

Frank J. Czapla, 13 Gruver Street, Alden, Nanticoke 18634, Luzerne County, (Reappointment), Fourteenth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

Anthony L. Chrzan, 732 South Market Street, Nanti-coke 18634, Luzerne County, Fourteenth Senatorial Dis-trict, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Dr. A. J. Abbott, Nanticoke, whose term expired.

MILTON J. SHAPP

### MEMBERS OF THE BOARD OF TRUSTEES OF NORRISTOWN STATE HOSPITAL

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Norristown State Hospital:

Mrs. Margaret Simmons, 1082 Willow Street, Norristown 19401, Montgomery County (Reappointment), Twenty-fourth Senatorial District, to serve until the third Tuesday of January 1981, and until her successor is appointed and qualified.

Richard W. Rogers, Escuire, 31 Norristown Road, Blue Bell 19422, Montgomery County (Reappointment), Twenty-fourth Senatorial District, to serve until the third Tuesday of January 1981, and until his succeessor is appointed and qualified.

MILTON J. SHAPP

#### MEMBER OF THE STATE BOARD OF EXAMINERS OF NURSING HOME ADMINISTRATORS

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the State Board of Examiners of Nursing Home Administrators:

Kenneth H. Welsh (Hospital Administration), 85 Hoke Street, Spring Grove 17362, York County, Twenty-eighth Charles W. Hash, R. D. 1, Thomasville 17364, York Senatorial District, to serve until November 19, 1975, and County (Reappointment), Twenty-eighth Senatorial Dis- until his successor is appointed and qualified, vice Mrs. Cleo F. Harnish, R.N., Mechanicsburg, whose term expired.

Robert A. Reed (County Facility), 331 Delaware Avenue, West Pittston 18643, Luzerne County, Twentieth Senatorial District, to serve until November 19, 1976, and until his successor is appointed and qualified, vice Norman E. Fischer, State College, whose term expired.

MILTON J. SHAPP

MEMBERS OF THE BOARD OF TRUSTEES OF PENNHURST STATE SCHOOL AND HOSPITAL

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Pennhurst State School and Hospital:

C. Paul Burrichter, 1510 Woodland Drive, West Chester 19380, Chester County (Reappointment), Nineteenth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

John D. Graczyk, 600 East Street Road, Apartment E-102, Trevose 19047, Bucks County, Sixth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Dr. Donald Z. Sokol, Pottstown, resigned.

Harold H. Nathan, 808 Bethlehem Pike, P. O. Philadelphia 19118, Montgomery County, Seventeenth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified. vice Walter P. Leuchak, Pottstown, whose term expired.

MILTON J. SHAPP

### MEMBER OF THE BOARD OF TRUSTEES OF PENNSYLVANIA STATE UNIVERSITY

September 29, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Helen C. Davies. Ph.D., 7053 McCallum Street. Philadelphia 19119, Philadelphia County, Thirty-sixth Senatorial District, for reappointment as a member of the Board of Trustees of The Pennsylvania State University, to serve until July 1, 1978, and until her successor is appointed and qualified.

MILTON J. SHAPP

### MEMBERS OF THE BOARD OF TRUSTEES OF PHILIPSBURG STATE GENERAL HOSPITAL

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Philipsburg State General Hospital:

Mrs. Jean Holdren, R. D. 1, Box 564. Philipsburg 16866. Centre County (Reappointment), Thirty-fourth Senatorial District, to serve until the third Tuesday of January 1981, and until her successor is appointed and qualified.

Lewis C. Shaw, Village of West Decatur, Boggs Township 16878, Clearfield County (Reappointment), Thirty-fourth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

Merle R. Yeager, 218 North Tenth Street, Philipsburg 16866, Centre County, Thirty-fourth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice William C. Bragonier, Philipsburg, whose term expired.

MILTON J. SHAPP

### MEMBER OF THE STATE BOARD OF PODIATRY EXAMINERS

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as a member of the State Board of Podiatry Examiners:

John N. Petrus, D.S.P.. 801 Myrtle Street, Erie 16502, Erie County, Forty-ninth Senatorial District, to serve until June 16, 1978, and until his successor shall have been appointed and qualified, vice John C. Pankratz, D.S.C., Meadville, whose term expired.

MILTON J. SHAPP

### MEMBERS OF THE ADVISORY COMMITTEE ON PROBATION

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Advisory Committee on Probation:

Hon. Roy A. Gardner, (Judge), State Street, Nicholson 18446, Wyoming County, Twentieth Senatorial District, to serve until August 1, 1976, and until his successor is appointed and qualified, vice Hon. George W. Atkins, York, deceased.

Hon. K. Leroy Irvis, (General Assembly), 1604 Washington Plaza Park Apartments, 1420 Centre Avenue, Pittsburgh 15219, Allegheny County (Reappointment), Thirty-eighth Senatorial District, to serve until August 1, 1979, and until his successor is appointed and qualified.

Hon. Raymond F. Lederer, (General Assembly), 1231 Shackamaxon Street, Philadelphia 19125, Philadelphia County, First Senatorial District, to serve until August 8, 1978, and until his successor is appointed and qualified, vice John Hughes, Philadelphia, whose term expired.

Daniel B. Michie, Jr., Esq., 1129 Wrack Road, Rydal 19046, Montgomery County, (Reappointment), Twelfth Senatorial District, to serve until August 1, 1978, and until his successor is appointed and qualified.

Mrs. Jean D. Mowery, (County Commissioner), 1527 Hillcrest Avenue, Lancaster 17601, Lancaster County, Thirteenth Senatorial District, to serve until August 1, 1978, and until her successor is appointed and qualified, vice Peter Yonavick, Reading, whose term expired.

Hon. Jeanette F. Reibman, (General Assembly), 514 McCartney Street, Easton 18042, Northampton County, Eighteenth Senatorial District, to serve until August 8, 1979, and until her successor is appointed and qualified, vice Hon. Richard A. Tilghman, Bryn Mawr, whose term expired.

MILTON J. SHAPP

# MEMBER OF THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

October 7, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Mrs. Helen Bohen O'Bannon, 1129 Wightman Street, Pittsburgh 15217, Allegheny County, Forty-third Senatorial District, for appointment as a member of the Pennsylvania Public Utility Commission, to serve for the residue of the term ending April 1, 1983, vice Louis J. Sparkers. vero, Esquire, Pittsburgh, resigned.

MILTON J. SHAPP

MEMBERS OF THE BOARD OF TRUSTEES OF SELINSGROVE STATE SCHOOL AND HOSPITAL

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Selinsgrove State School and Hospital:

Cyril F. Menges, R. D. 2, Box 97, Watsontown 17777, Northumberland County (Reappointment), Twenty-seventh Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and

Mrs. Beverly Fiedler, 113 Chestnut Street, Sunbury 17801, Northumberland County (Reappointment), Twenty-seventh Senatorial District, to serve until the third Tuesday of January 1981, and until her successor is appointed and qualified.

MILTON J. SHAPP

### MEMBERS OF THE BOARD OF TRUSTEES OF SHAMOKIN STATE GENERAL HOSPITAL

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Shamokin State General Hospital:

John Pasierb, 21 North Second Street, Shamokin 17872, Northumberland County (Reappointment), Twenty-seventh Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

Leonard Slodysko, 1501 West Willow Street, Shamokin 17872, Northumberland County (Reappointment), Twenty-seventh Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

Mrs. Lorraine Mazur, 338 East Avenue, Mt. Carmel 17851, Northumberland County, Twenty-seventh Senatorial District, to serve until the third Tuesday of January 1981, and until her successor is appointed and qualified, vice Mrs. Julia Smeltz, Shamokin, deceased.

MILTON J. SHAPP

### MEMBERS OF THE BOARD OF STATE COLLEGE AND UNIVERSITY DIRECTORS

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of State College and University Directors:

Honorable Jo Hays, 441 West Fairmount Avenue, State

Arthur B. Sinkler, 1415 Ridge Road, Lancaster 17603, Lancaster County (Reappointment), Thirteenth Senatorial District, to serve until June 30, 1981, and until his successor is appointed and qualified.

MILTON J. SHAPP

# COMMONWEALTH TRUSTEES OF TEMPLE UNIVERSITY—OF THE COMMONWEALTH SYSTEM OF HIGHER EDUCATION

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as Commonwealth Trustees of Temple University—of the Commonwealth System of Higher Education:

Randy Arthur Bodoff (Student), 644 Lawler Street, Philadelphia 19116, Philadelphia County (Reappoint-ment), Sixth Senatorial District, to serve until October 14, 1978, and until his successor is appointed and qualified.

Honorable Robert W. Williams, Jr., 511 Westview Street, Philadelphia 19119, Philadelphia County, Thirtysixth Senatorial District, to serve until October 14, 1977, and until his successor is appointed and qualified, vice Honorable William H. Hastie, Philadelphia, resigned.

MILTON J. SHAPP

### COMMONWEALTH TRUSTEE OF TEMPLE UNIVERSITY—OF THE COMMONWEALTH SYSTEM OF HIGHER EDUCATION

October 27, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Carmen T. Bello, M.D., 2 Meredith Road, P. O. Philadelphia, Montgomery County, 19151, Seventeenth Senatorial District for reappointment as Commonwealth Trustee of Temple University—of the Commonwealth System of Higher Education, to serve until October 14, 1979, and until his successor is appointed and qualified.

MILTON J. SHAPP

### MEMBERS OF THE BOARD OF TRUSTEES OF THADDEUS STEVENS TRADE SCHOOL

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Thaddeus Stevens Trade School:

Mrs. Mattie Chapman, 221 South Queen Street, York 17403, York County, Twenty-eighth Senatorial District, to serve until the third Tuesday of January 1981, and until her successor is appointed and qualified, vice Edgar Z. Scheid, Lancaster, whose term expired.

Mrs. Nancy B. Harclerode, 1548 Robert Road, Lancaster 17601, Lancaster County, Thirteenth Senatorial District, to serve until the third Tuesday of January 1981, and until her successor is appointed and qualified, vice Thomas J. Cence, Lancaster, whose term expired.

Vincent H. Hoover, R. D. 2, New Providence 17560,

Lancaster County, Twenty-eighth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Robert W. Herr, Quarryville, whose term expired.

Ross F. Nicholas, 251 South Fifth Street, Columbia 17512, Lancaster County, Twenty-eighth Senatorial District, to serve until the third Tuesday of January 1977, and until his successor is appointed and qualified, vice Christian C. Rudy, Lancaster, deceased.

MILTON J. SHAPP

### MEMBER OF THE STATE TRANSPORTATION COMMISSION

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Fred M. DeLuca (Democrat), 3815 Trask Avenue, Erie 16508, Erie County, Forty-ninth Senatorial District, for appointment as a member of the State Transportation Commission, to serve until July 21, 1976, and until his successor shall have been appointed and qualified, vice Hon. Loran L. Lewis, Pittsburgh, resigned.

MILTON J. SHAPP

### MEMBER OF THE UNEMPLOYMENT COMPENSATION BOARD OF REVIEW

September 23, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate James P. Breslin. 409 West Diamond Avenue, Hazleton 18201, Luzerne County, Fourteenth Senatorial District, for appointment as a member of the Unemployment Compensation Board of Review, to serve until July 1, 1981, and until his successor shall have been appointed and qualified, vice John Curtin, Jr., Mingoville, whose term expired.

MILTON J. SHAPP

### MEMBERS OF THE BOARD OF TRUSTEES OF WARREN STATE HOSPITAL

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of Warren State Hospital:

John Noel Bartlett, 1003 West Second Street, Oil City 16301, Venango County, Twenty-fifth Senatorial District, to serve until the third Tuesday of January 1979, and until his successor is appointed and qualified, vice Howard M. McQuiston, Mercer, whose term expired.

Earl W. Capron, Mill Street, Sugargrove 16350, Warren County, Twenty-fifth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice Donald E. Schuler, Warren, whose term expired.

John P. Fanaritis, 440 Conewango Avenue, Warren 16365, Warren County, Twenty-fifth Senatorial District. to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified, vice James C. Torrance, Warren, whose term expired.

expired.

MILTON J. SHAPP

### MEMBERS OF THE BOARD OF TRUSTEES OF WEST CHESTER STATE COLLEGE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Board of Trustees of West Chester State College:

Stanley J. Lieberman, 928 Monte Vista Drive, West Chester 19380, Chester County, (Reappointment), Nineteenth Senatorial District, to serve until the third Tuesday of January 1981, and until his successor is appointed and qualified.

Ms. Dona Sofia Tejera Delvillar, 101 Caswallen Drive, West Chester 19380, Chester County, Nineteenth Senatorial District, to serve until the third Tuesday of January 1979, and until her successor is appointed and qualified, vice Mrs. Alice Brodhead, Swarthmore, resigned.

MILTON J. SHAPP

# MEMBERS OF THE WORKMEN'S COMPENSATION APPEAL BOARD

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Workmen's Compensation Appeal Board:

Arthur S. Herskovitz, Esquire, 2002 McMinn Street, Aliquippa 15001, Beaver County (Reappointment), Fortyseventh Senatorial District, to serve until the third Tuesday of January 1979 and until his successor shall have been appointed and qualified.

Edmund J. McCullough, Esquire, 17 North Poplar Street, Hazleton 18201, Luzerne County (Reappointment), Fourteenth Senatorial District, to serve until the third Tuesday of January 1979 and until his successor shall have been appointed and qualified.

Arthur H. Reede, 613 Locust Lane, State College 16801, Centre County, Thirty-fourth Senatorial District, to serve until the third Tuesday of January 1979, and until his successor shall have been appointed and qualified, vice Horace J. Culbertson, Esquire, Lewistown, whose term expired.

MILTON J. SHAPP

### MEMBERS OF THE ADAMS COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Adams County Board of Assistance:

Calvin Cluck (Democrat), McKnightstown 17343, Adams County, Thirty-third Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified.

Mrs. Suzanne Rebert (Democrat), R. D. 3, Littlestown 17340, Adams County, Thirty-third Senatorial District, to serve until December 31, 1976, and until her successor is duly appointed and qualified.

Billy Scott (Democrat), R. D. 2, Fairfield 17320, Adams County. Thirty-third Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

# MEMBERS OF THE ADAMS COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Adams County Board of Assistance:

Mrs. Betty Fry (Democrat), 738 Long Lane, Gettysburg 17325, Adams County, Thirty-third Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified, vice Merle E. Hess, whose term expired.

Richard Stouffer (Republican), 122 Artillery Drive, Geitysburg 17325, Adams County, Thirty-third Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified, vice Mrs. Eliza Myers, whose term expired.

MILTON J. SHAPP

### MEMBER OF THE BEDFORD COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate W. Wilson Martz, Jr. (Democrat), 131 East Street, Bedford 15522, Bedford County, Thirtieth Senatorial District, for reappointment as a member of the Bedford County Board of Assistance, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

### MEMBERS OF THE BLAIR COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Blair County Board of Assistance:

Ms. Dolores Lazar (Republican), 517 Wayne Street, Hollidaysburg 16648, Blair County, Thirtieth Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

Mrs. Isabella Turchetta (Democrat), 3958 Sixth Avenue, Altoona 16601, Blair County, Thirtieth Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

MILTON J. SHAPP

### MEMBERS OF THE BRADFORD COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Bradford County Board of Assistance:

Father Thomas A. Flynn (Democrat), 106 Third Street, Towanda 18848, Bradford County, Twentieth Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified.

Mrs. Catherine Hutchinson (Democrat), Cadis Stage, P. O. Owego, 13827, Bradford County, Twenty-third Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

Mrs. Dorothy Schultz (Democrat), R. D. 2, Towanda, Macedonia 18848, Bradford County, Twentieth Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

John Stetz (Democrat), 131 North Higgins Avenue, Sayre 18840, Bradford County, Twenty-third Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

#### MEMBERS OF THE CHESTER COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Chester County Board of Assistance:

William J. Graham (Republican), 812 Goshen Road, West Chester 19380, Chester County, Nineteenth Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

Mrs. Sandra Lee Weiss (Democrat), 959 South Matlack Street, West Chester, 19380, Chester County, Nineteenth Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

MILTON J. SHAPP

### MEMBER OF THE CHESTER COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Reverend Hamilton G. Reeve (Republican), Pawling Road, Valley Forge 19481, Chester County, Nineteenth Senatorial District, for appointment as a member of the Chester County Board of Assistance, to serve until December 31, 1976, and until his successor is duly appointed and qualified, vice Edward H. Bundy, whose term expired.

MILTON J. SHAPP

### MEMBER OF THE CLINTON COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Mrs. Emma Yarrison (Democrat), R. D. 1, Loganton 17747, Clinton County, Twenty-third Senatorial District, for appointment as a member of the Clinton County Board of Assistance, to serve until December 31, 1977, and until her successor is duly appointed and qualified, vice Mrs. Emily Hager, resigned.

MILTON J. SHAPP

# MEMBERS OF THE COLUMBIA COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Columbia County Board of Assistance:

Ronald G. Coleman (Democrat), 110 Bisset Lane, Bloomsburg 17815, Columbia County, Twenty-seventh Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

Angelo P. Scheno (Democrat), 185 West Twelfth Street, Bloomsburg 17815, Columbia County, Twenty-seventh Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

### MEMBERS OF THE CUMBERLAND COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Cumberland County Board of Assistance:

Ms. Joan Harms (Democrat), 230 West South Street, Carlisle 17013, Cumberland County, Thirty-first Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

Mrs. Martha Slotten (Democrat), 22 North East Street, Carlisle 17013, Cumberland County, Thirty-first Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

MILTON J. SHAPP

#### MEMBER OF THE CUMBERLAND COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to ominate for the advice and consent of the Senate Mrs. Eleanor F. Joerger (Republican), 4718 Delbrook Road, Mechanicsburg 17055, Cumberland County, Thirty-first Senatorial District, for appointment as a member of the Cumberland County Board of Assistance, to serve until December 31, 1976, and until her successor is duly appointed and qualified, vice Mrs. Harriet Plank McCrea, whose term expired whose term expired.

MILTON J. SHAPP

### MEMBER OF THE DELAWARE COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Mrs. Ann Breese (Republican), 615 Freedom Road, Woodlyn 19094, Delaware County, Ninth Senatorial District, for appointment as a member of the Delaware County Board of Assistance, to serve until December 31, 1976, nominate for the advice and consent of the Senate

and until her successor is duly appointed and qualified, vice Mrs. Carolyn Saunders, whose term expired.

MILTON J. SHAPP

### MEMBER OF THE ERIE COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Robert D. Hain, Esquire (Democrat), 329 West Sixth Street, Erie 16507, Erie County, Forty-ninth Senatorial District, for reappointment as a member of the Erie County Board of Assistance, to serve until December 31, 1976, and until his successor is duly appointed and quali-

MILTON J. SHAPP

### MEMBER OF THE ERIE COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Kenneth B. Roy (Democrat), 439 West Second Street, Erie 16507, Erie County, Forty-ninth Senatorial District, for appointment as a member of the Erie County Board of Assistance, to serve until December 31, 1975, and until his successor is duly appointed and qualified, vice Mrs. Ersilla Thomas, resigned.

MILTON J. SHAPP

# MEMBERS OF THE FRANKLIN COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Franklin County Board of Assistance:

Mrs. Janet E. Hege (Democrat), 505 East Catherine Street, Chambersburg 17201, Franklin County, Thirtythird Senatorial District, to serve until December 31, 1976, and until her successor is duly appointed and quali-

Mrs. Louise Z. Jones (Democrat), R. D. 3, Mercersburg 17236, Franklin County, Thirty-third Senatorial District, to serve until December 31, 1976, and until her successor is duly appointed and qualified.

Miss Kathleen Shoop (Democrat), Fannettsburg 17221, Franklin County, Thirty-third Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

George Coffman (Democrat), 21 Twin Hill Drive, Waynesboro 17268, Franklin County, Thirty-third Sena-torial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

### MEMBERS OF THE FULTON COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

the following for reappointment as members of the Fulton County Board of Assistance:

Bernard Barnhart (Republican), Needmore 17238, Fulton County, Thirty-third Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified.

Mrs. Edith Sipes (Democrat), Houstontown 17729, Fulton County, Thirty-third Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

Mrs. Louise Sharpe (Democrat), R. D. 1, Box 477, McConnelisburg 17233, Fulton County, Thirty-third Senatorial District, to serve until December 31, 1976, and until her successor is duly appointed and qualified.

MILTON J. SHAPP

### MEMBERS OF THE FULTON COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Fulton County Board of Assistance:

Clyde DeShong (Democrat), Harrisonville 17228, Fulton County, Thirty-third Senatorial District, to serve until December 31, 1975, and until his successor is duly appointed and qualified, vice James McKeever, resigned.

Mrs. Jean Mellott (Democrat), Big Cove Tannery 17212, Fulton County, Thirty-third Senatorial District, to serve until December 31, 1976, and until her successor is duly appointed and qualified, vice Mrs. Jane C. MacDonald, whose term expired.

Mrs. Gertrude Truxell (Democrat), R. D. 1, McConnellsburg 17233, Fulton County, Thirty-third Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified, vice Mrs. Lila Fields, resigned.

MILTON J. SHAPP

### MEMBER OF THE FULTON COUNTY BOARD OF ASSISTANCE

October 6, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Mrs. Kathleen Zimmerman (Democrat), Warfordsburg 17267, Fulton County, Thirty-third Senatorial District, for appointment as a member of the Fulton County Board of Assistance, to serve until December 31, 1976, and until her successor is duly appointed and qualified, vice Bernard P. Barnhart, resigned.

MILTON J. SHAPP

#### MEMBER OF THE HUNTINGDON COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Mrs. Cora L. Martin (Democrat), K6 Chestnut Drive, Mount Union 17066, Huntingdon County, Thirtieth Senatorial District, for reappointment as a member of the Huntingdon County Board of Assistance, to serve until December 31, 1976, and until her successor is duly appointed and qualified.

MILTON J. SHAPP

# MEMBERS OF THE JUNIATA COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Juniata County Board of Assistance:

Dr. Lynn G. Guiser (Democrat), Mifflintown 17059, Juniata County, Thirty-third Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified.

Mrs. Meda Nipple (Democrat), Meda Nipple Convalescent Home, R. D. 1, Thompsontown 17094, Juniata County, Thirty-third Senatorial District, to serve until December 31, 1976, and until her successor is duly appointed and qualified.

Dr. Robert P. Banks (Democrat), East Washington Avenue, Mifflintown 17059, Juniata County, Thirty-third Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

# MEMBERS OF THE JUNIATA COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Juniata County Board of Assistance:

Mrs. Helen Cramer (Democrat), McAllisterville 17049, Juniata County, Twenty-seventh Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified, vice Mrs. Kathryn Clark, whose term expired.

Paul E. Kauffman (Democrat), Star Route, Mifflintown 17059, Juniata County, Thirty-third Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified, vice Mrs. Margaret Henry, whose term expired.

Clair E. Parsons (Republican), Box 136, Port Royal 17082, Juniata County, Thirty-third Senatorial District, to serve until December 31, 1975, and until her successor is duly appointed and qualified, vice Joseph Henry, deceased.

MILTON J. SHAPP

### MEMBERS OF THE LANCASTER COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Lancaster County Board of Assistance:

Alan S. Holliday (Republican), 225 Murry Hill Drive, Lancaster 17601, Lancaster County, Thirteenth Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified.

Ms. Mary Loreto (Democrat), 115 South Second Street, Columbia 17512, Lancaster County, Twenty-eighth Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

MILTON J. SHAPP

### MEMBERS OF THE LANCASTER COUNTY BOARD OF ASSISTANCE

July 22, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Lancaster County Board of Assistance, to serve until December 31, 1978, and until their successors are duly appointed and qualified:

Agustin Rivera (Democrat), 602 South Duke Street, Lancaster 17602, Lancaster County, Thirteenth Senatorial District, to fill a vacancy.

Wilfredo Seda (Democrat), 38 West Orange Street, Lancaster 17602, Lancaster County, Thirteenth Senatorial District, to fill a vacancy.

MILTON J. SHAPP

#### MEMBERS OF THE LUZERNE COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Luzerne County Board of Assistance:

Mrs. Margaret Boyle (Democrat), 157 South Locust Street, Hazleton 18201, Luzerne County, Fourteenth Senatorial District, to serve until December 31, 1976, and until her successor is duly appointed and qualified.

Larry Carr (Democrat), 179 Jones Street, Wilkes-Barre 18702, Luzerne County, Fourteenth Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified.

Joseph D. Hannon (Democrat), 221 Packer Street, West Avoca 18641, Luzerne County, Fourteenth Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

Joseph Szot (Democrat), 145 West Union Street, Nanticoke I8634, Luzerne County, Fourteenth Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

### MEMBER OF THE LUZERNE COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Mrs. Louise T. Ott (Democrat), 36 South Sherman Street, Wilkes-Barre 18702, Luzerne County, Fourteenth Senatorial District, for appointment as a member of the Luzerne County Board of Assistance, to serve until December 31, 1976, and until her successor is duly appointed and qualified, vice Owen Lavery, resigned.

MILTON J. SHAPP

### MEMBERS OF THE LYCOMING COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Lycoming County Board of Assistance:

Mrs. Evelyn Hand (Democrat), 1518 Penn Street, Williamsport 17701, Lycoming County, Twenty-third Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

William S. Kieser (Democrat), 831 Diamond Street, Williamsport 17701, Lycoming County, Twenty-third Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

### MEMBER OF THE LYCOMING COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Donald E. Hartranft (Democrat), 318 Arch Street, Williamsport 17701, Lycoming County, Twenty-third Senatorial District, for appointment as a member of the Lycoming County Board of Assistance, to serve until December 31, 1975, and until his successor is duly appointed and qualified, vice Allen E. Ertel, resigned.

MILTON J. SHAPP

### MEMBERS OF THE LYCOMING COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Lycoming County Board of Assistance:

Louis A. Stanzione (Republican), 68 Overhill Road, Williamsport 17701, Lycoming County, Twenty-third Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified, vice Mrs. Eva Mae Archer, whose term expired.

Erbine E. Vitacolonna (Democrat), 192 Sondoll Circle, Williamsport 17701, Lycoming County, Twenty-third Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified, vice Mrs. Pauline Montgomery, resigned.

MILTON J. SHAPP

### MEMBER OF THE McKEAN COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Ms. Virginia Hale (Democrat), Star Route, Lewis Run 16738, McKean County, Twenty-fifth Senatorial District, for reappointment as a member of the McKean County Board of Assistance, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

MILTON J. SHAPP

### MEMBERS OF THE McKEAN COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of 1976, and until her successor is duly appointed and Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the McKean County Board of Assistance:

Mrs. Mary Lee Lucas (Democrat), 40 Jefferson Street, Bradford 16701, McKean County, Twenty-fifth Senatorial District, to serve until December 31, 1976, and until her successor is duly appointed and qualified, vice James Hayden, resigned.

Matthew Moore (Democrat), 2 Bushnell Street, Bradford 16701, McKean County, Twenty-fifth Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified, vice Charles Bonini, whose term expired.

MILTON J. SHAPP

### MEMBER OF THE McKEAN COUNTY BOARD OF ASSISTANCE

October 27, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate L. B. Silverstine, M.D., (Republican), 5 Vista Circle Bradford 16701, McKean County, Twenty-fifth Senatorial District for appointment as a member of the McKean District, for appointment as a member of the McKean County Board of Assistance, to serve until December 31, 1976, and until his successor is duly appointed and qualified, vice Clarence Carlson, Kane, resigned.

MILTON J. SHAPP

#### MEMBERS OF THE MERCER COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Mercer County Board of Assistance:

Francis P. Miller, 450 Fairfield Drive, Sharon 16146, Mercer County, Fiftieth Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

Edward A. Johnson (Republican), 263 Budd Street, Sharon 16146, Mercer County, Fiftieth Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

# MEMBERS OF THE MONROE COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Monroe County Board of Assistance:

Mrs. Martha Blaker (Democrat), 500 Lindberg Avenue, Stroudsburg 18360, Monroe County, Twenty-ninth Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified.

Mrs. Virginia H. Newman (Democrat), Hickory Lane, duly appointed and qualified.
R. D. 5, Stroudsburg 18360, Monroe County, Twenty-ninth Senatorial District, to serve until December 31, town 17062, Perry County, Thirty-third Senatorial Dis-

qualified.

MILTON J. SHAPP

### MEMBER OF THE MONROE COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate S. Jerome Rubin (Democrat), R. D. 5, Box 121, Stroudsburg 18360, Monroe County, Twenty-ninth Senatorial District, for appointment as a member of the Monroe County Board of Assistance, to serve until December 31, 1977, and until his successor is duly appointed and qualified, vice Mrs. Jane P. Anderson, whose term expired.

MILTON J. SHAPP

# MEMBER OF THE MONROE COUNTY BOARD OF ASSISTANCE

August 18, 1975

Fo the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Ms. Carolyn Yetter (Democrat), R. D. 2, East Strouds-ourg 18360, Monroe County, Twenty-ninth Senatorial District, to serve until December 31, 1976, and until her successor is duly appointed and qualified, vice Carl T. Secor, whose term expired.

MILTON J. SHAPP

#### MEMBERS OF THE MONTGOMERY COUNTY BOARD OF ASSISTANCE

October 27, 1975

Fo the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Montgomery County Board of Assistance, to serve until De-cember 31, 1977, and until their successors are duly appointed and qualified:

Mrs. Philamena DiSanto (Democrat), 700 Fairfield Road, Plymouth Township, Norristown 19401, Montgomery County, Twenty-fourth Senatorial District, to fill a

Mrs. Beverly Schiffrin (Democrat), 507 Conshohocken State Road, Gladwyne 19035, Montgomery County, Seventeenth Senatorial District, to fill a vacancy.

MILTON J. SHAPP

# MEMBERS OF THE PERRY COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Perry County Board of Assistance:

Kenneth Dissinger (Republican), R. D. 1, Marysville 17062, Perry County, Thirty-third Senatorial District, to serve until December 31, 1977, and until his successor is

trict, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

### MEMBER OF THE PHILADELPHIA COUNTY BOARD OF ASSISTANCE

August 19, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the ronowing for appointment as a member of the Philadeipma County Board of Assistance:

Mrs. Madeline G. Hayman (Democrat), 612 South 59th Street, Philadelphia 19143, Philadelphia County, Eighth Senatorial District, to serve until December 31, 1977, and until ner successor is only appointed and qualified, vice lviss ineima V. Jackson, resigned.

MILTON J. SHAPP

### MEMBERS OF THE POTTER COUNTY BOARD OF ASSISTANCE

July 21, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Potter County Board of Assistance:

Ms. Grace Austin (Democrat), Coudersport 16915, Potter County, Twenty-111th Senatorial District, to serve until December 31, 1976, and until her successor is duly appointed and qualified, vice Mrs. Anne H. Gagnon, Term Expired.

Lowell Carpenter (Democrat), Ulysses 16948, Potter County, Twenty-fifth Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified, vice Mrs. Gayle Wilson, Resigned.

MILTON J. SHAPP

### MEMBERS OF THE POTTER COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Potter County Board of Assistance:

John A. Duvall (Republican), Coudersport 16915, Potter County, Twenty-fifth Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

Leo G. Grimes (Democrat), 80 School Street, Galeton 16922, Potter County, Twenty-fifth Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified.

Mrs. Lefa Hennigh (Democrat), Shinglehouse 16748, Potter County, Twenty-fifth Senatorial District, to serve until December 31, 1976, and until her successor is duly appointed and qualified.

MILTON J. SHAPP

#### MEMBERS OF THE SNYDER COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to

nominate for the advice and consent of the Senate the following for reappointment as members of the Sny-

the following for reappointment as members of the Snyder County Board of Assistance:

Percival Klingler (Democrat), R. D. 3, Middleburg 17842, Snyder County, Twenty-seventh Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

Ms. Lorenah Catherine Mutschler (Democrat), 304 Grant Street, Middleburg 17842, Snyder County, Twenty-seventh Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and causli 1977, and until her successor is duly appointed and quali-

MILTON J. SHAPP

# MEMBERS OF THE SULLIVAN COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Sullivan County Board of Assistance:

Mrs. Mary A. Lambert (Democrat), R. D. 2, Dushore 18614, Sullivan County, Twenty-third Senatorial District, to serve until December 31, 1976, and until her successor is duly appointed and qualified.

Anthony Mareck (Democrat), Box 15, Lopez 18628, Sullivan County, Twenty-third Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

Andrew McDonald (Democrat), 295 South German Street, Dushore 18614, Sullivan County, Twenty-third Senatorial District, to serve until December 31, 1917, and until his successor is duly appointed and qualified.

Gerald McDonald (Democrat), R. D. 3, New Albany 18833, Sullivan County, Twenty-third Senatorial District, to serve until December 31, 1916, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

### MEMBER OF THE SULLIVAN COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Mrs. Edith Rokus (Republican), Mildred 18632, Sullivan County, Twenty-third Senatorial District, for appointment as a member of the Sullivan County Board of Assistance, to serve until December 31, 1976, and until her successor is duly appointed and qualified, vice James P. Doganes, whose term expired.

MILTON J. SHAPP

### MEMBER OF THE TIOGA COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as a member of the Tioga County Board of Assistance:

John Schwab (Republican), R. D. 2, Box 406, Mansfield 16933, Tioga County, Twenty-third Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

# MEMBERS OF THE TIOGA COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for appointment as members of the Tioga County Board of Assistance:

Ms. Bernice Butler (Democrat), Box 353, Tioga 16946, Tioga County, Twenty-third Senatorial District, to serve until December 31, 1977, and until her successor is duly appointed and qualified, vice Mrs. Sylvia Fritz, whose

term expired. Reid Sherman (Democrat), 8 Grant Street, Wellsboro 16901, Tioga County, Twenty-third Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified, vice Mrs. Wilma Sama, whose term expired.

MILTON J. SHAPP

### MEMBERS OF THE UNION COUNTY BOARD OF ASSISTANCE

August 18, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following for reappointment as members of the Union

County Board of Assistance:

Mrs. Margaret Black (Democrat), 418 Hazel Street, New Berlin 17855, Union County, Twenty-seventh Senatorial District, to serve until December 31, 1976, and until her

Paul A. Lemmon (Democrat), 21 South Seventh Street, Lewisburg 17837, Union County, Twenty-seventh Senatorial District, to serve until December 31, 1977, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

### DISTRICT JUSTICE OF THE PEACE

October 6, 1975

To the Honorable, the Senate of the Commonwealth of on the table. Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Donald F. Howell, R. D. 3, Box 2-A, Newport 17074, Perry County, Thirty-third Senatorial District, for appointment as District Justice of the Peace in and for the County of Perry, Class 3, District 04, to serve until the first Monday of January 1978, vice Orin E. Soule, resigned signed.

MILTON J. SHAPP

### DISTRICT JUSTICE OF THE PEACE

September 30, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Mrs. Frances I. Rhodes, 300 College Street, Youngsville 16371, Warren County, Twenty-fifth Senatorial District, for appointment as District Justice of the Peace in and for the County of Warren, Class 3, District 08, to serve until the first Monday of January, 1976, vice J. Regis Thompson, resigned.

MILTON J. SHAPP

#### DISTRICT JUSTICE OF THE PEACE

September 4, 1975

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Joseph P. Reichel, 268 Center Church Road, McMurray 15317, Washington County, Forty-sixth Senatorial District, for appointment as District Justice of the Peace in and for the County of Washington, Class 3, District 01, to serve until the first Monday of January 1976, vice John R. Richardson, retired.

MILTON J. SHAPP

### EXECUTIVE NOMINATIONS

### EXECUTIVE SESSION

Motion was made by Senator AMMERMAN, That the Senate do now resolve itself into Executive Session for the purpose of considering certain nominations made by the Governor.

Which was agreed to.

#### CONSIDERATION OF EXECUTIVE NOMINATION

Senator AMMERMAN. Mr. President, I ask unanimous consent for the immediate consideration of the nomination made by His Excellency, the Governor, and reported from committee at today's Session for James A. McHale. as Secretary of Agriculture.

#### NOMINATION LAID ON THE TABLE

Senator ZEMPRELLI. Mr. President, at this time I would request that the name of James McHale for confirmation as Secretary of Agriculture go over in accordance with the rules and regulations providing that when a name is submitted for the first time for advice and consent that privilege be extended to any Member of the Senate to have that name go over for the period of the next legislative day.

Mr. President, I am invoking that privilege at this time. The PRESIDING OFFICER. The nomination will lie

### CONSIDERATION OF EXECUTIVE NOMINATIONS

Senator AMMERMAN asked and obtained unanimous consent for immediate consideration of the balance of the nominations made by His Excellency, the Governor, and reported from committee at today's Session.

### NOMINATION TAKEN FROM THE TABLE

Senator AMMERMAN. Mr. President, I call from the table for consideration the nomination reported from committee today and previously read by the Clerk for Arthur H. Reede, as a member of the Workmen's Compensation Appeal Board.

On the question,

Will the Senate advise and consent to the nomination?

(During the calling of the roll, the following occurred:) Senator BELL. Mr. President, I desire to change my vote from "aye" to "no."

The PRESIDING OFFICER. The gentleman will be so recorded.

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

Kager,

#### YEAS-38 Mellow, Reibman, Hankins. Ammerman. Messinger, Ross, Scanlon, Andrews. Hess. Arlene, Hill, Moore, Cianfrani, Howard, Murray. Smith. Coppersmith, Jubelirer. Myers, Snyder, Dougherty. Kury, Nolan. Stauffer. Dwyer, Noszka, Sweeney, Lentz. Lewis, O'Pake. Wood. Early. Zemprelli, Fleming, Lynch. Orlando,

#### NAYS---9

Bell, Ho Ewing, Ke Frame,	l, Manbeck, ley, Romanelli,	Stapleton, Tilghman,
---------------------------------	--------------------------------	-------------------------

McKinney,

A constitutional two-thirds majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

### NOMINATION TAKEN FROM THE TABLE

Senator AMMERMAN. Mr. President, I call from the table for consideration the nomination reported from committee today and previously read by the Clerk for Helen B. O'Bannon, as a member of the Pennsylvania Public Utility Commission.

On the question,

Will the Senate advise and consent to the nomination?

Senator JUBELIRER. Mr. President, as a member of the Committee on Consumer Affairs, the committee which held the public hearings on Helen O'Bannon, I certainly would like to commend the Governor for what, I think, was one of the outstanding appointments during the time that I have been here.

It was widely attributed by the media that Mrs. O'Bannon made a very favorable appearance. I heartily concur. One of the media made the remark that Mrs. O'Bannon said that she is neither "miracle worker nor Messiah," yet none of the Senators believed her. I think that is a great tribute to the manner in which she conducted herself. She showed a degree of expertise in the field for which she was nominated. She was very candid, very flexible and eminently prepared.

I am sure this is not a controversial appointment, but as these appointments to these sensitive Commissions sometimes have been controversial, I think something should be said in the manner in which this excellent appointee has conducted herself.

Mr. President, I strongly urge her confirmation.

Senator ROMANELLI. Mr. President, I would also concur with the statements of the gentleman from Blair, Senator Jubelirer, on Mrs. O'Bannon. The lady lives in my District, and I have the distinct pleasure of supporting Mrs. O'Bannon, the first female member of the Public Utility Commission.

Mr. President, I would heartily concur and ask my colleagues to unanimously endorse Mrs. O'Bannon for the PUC.

And the question recurring,

Will the Senate advise and consent to the nomination?

The year and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

7777	$\Lambda C$		45
YE	$\alpha$	_	4.1

Ammerman,	Hess,	Manbeck,	Romanelli,
Andrews,	Hill,	Mellow,	Ross.
Bell,	Hobbs,	Messinger,	Scanlon,
Cianfrani,	Holl,	Moore,	Smith,
Coppersmith,	Howard,	Murray,	Snyder,
Dougherty,	Jubelirer,	Myers,	Stapleton,
Dwyer,	Kelley,	Nolan,	Stauffer,
Early,	Kury,	Noszka,	Sweeney,
Ewing,	Lentz,	O'Pake,	Tilghman,
Fleming,	Lewis,	Orlando,	Wood,
Frame,	Lynch,	Reibman,	Zemprelli,
Hager			

#### NAYS-3

Arlene, Hankins, McKinney,

A constitutional two-thirds majority of all the Senators having voted "aye," the question was determined in the

affirmative.

Ordered, That the Governor be informed accordingly.

#### NOMINATION TAKEN FROM THE TABLE

Senator AMMERMAN. Mr. President, I call from the table for consideration the nomination reported from committee today and previously read by the Clerk for the Honorable Jeanette F. Reibman, as a member of the Advisory Committee on Probation.

On the question,

Will the Senate advise and consent to the nomination?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS-47

Ammerman,	Hager,	Lynch,	Romanelli.
Andrews.	Hankins.	Manbeck.	Ross,
Arlene,	Hess.	McKinney.	Scanlon,
Bell.	Hill.	Mellow.	Smith.
Cianfrani,	Hobbs.	Messinger.	Snyder,
Coppersmith,	Holl,	Moore,	Stapleton,
Dougherty,	Howard,	Murray,	Stauffer,
Dv:yer,	Jubelirer,	Myers,	Sweeney,
Early,	Kelley,	Nolan,	Tilghman,
Ewing.	Kury,	Noszka,	Wood,
Fleming,	Lentz,	O'Pake,	Zemprelli.
Frame.	Lewis.	Orlando,	- '

#### NAYS-0

### PRESENT-1

Reibman,

A constitutional two-thirds majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

#### NOMINATIONS TAKEN FROM THE TABLE

Senator AMMERMAN. Mr. President, I call from the table for consideration the balance of the nominations reported from committee today and previously read by the Clerk.

On the question,

Will the Senate advise and consent to the nominations?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS—48

Ammerman, Hager, Andrews, Hankins,

Lynch, Manbeck. Reibman, Romanelli,

Arlene,	Hess,	McKinney,	Ross,
Bell,	Hill,	Mellow.	Scanlon.
Cianfrani,	Hobbs,	Messinger,	Smith.
Coppersmith,	Holl,	Moore.	Snyder.
Dougherty,	Howard,	Murray.	Stapleton,
Dwyer,	Jubelirer,	Myers.	Stauffer.
Early,	Kelley,	Nolan.	Sweeney,
Ewing,	Kury.	Noszka.	Tilghman,
Fleming,	Lentz,	O'Pake.	Wood.
Frame,	Lewis,	Orlando.	Zemprelli.

### NAYS-0

A constitutional two-thirds majority of all the Senators having voted "aye," the question was determined in ment, reported, as committed, HB 1908. the affirmative.

Ordered, That the Governor be informed accordingly.

#### **EXECUTIVE SESSION RISES**

Senator AMMERMAN. Mr. President, I move that the Executive Session do now rise.

The motion was agreed to.

### PERMISSION GRANTED COMMITTEE TO MEET DURING SESSION

Senator SMITH. Mr. President, I announce a reconvening of the meeting of the Committee on State Government, to be held immediately, during which time the Senate can proceed with its business.

The PRESIDING OFFICER. There being no objection, the Committee on State Government will proceed with its meeting.

### CONSIDERATION OF CALENDAR RESUMED

### SECOND CONSIDERATION CALENDAR HB 1668 CALLED UP OUT OF ORDER

HB 1668 (Pr. No. 2323)-Without objection, the bill was called up out of order, from page 11 of the Second Consideration Calendar, by Senator NOLAN.

### BILL ON SECOND CONSIDERATION AMENDED

HB 1668 (Pr. No. 2323)—The bill was considered.

On the question.

Will the Senate agree to the bill on second consideration?

Senator MESSINGER offered the following amendments:

Amend Sec. 1, page 1, line 11, by inserting after "bank": , credit union Amend Sec. 1, page 1, line 12, by inserting after "deposits": or payments

On the question,

Will the Senate agree to the amendments?

They were agreed to.

Without objection, the bill, as amended, was passed over in its order at the request of Senator MESSINGER.

### REMAINING CALENDAR OVER IN ORDER

All remaining bills on today's Second Consideration Calendar not considered were passed over in their order at the request of Senator NOLAN.

### UNFINISHED BUSINESS

### REPORTS FROM COMMITTEES

Senator ARLENE, from the Committee on Labor and Industry, rereported, as committed, SB 824; reported, as amended. SB 208.

Senator HILL, from the Committee on Judiciary, reported, as committed, HB 256, 847 and 1387.

Senator SMITH, from the Committee on State Govern-

### SENATE CONCURRENT RESOLUTIONS

DIRECTING THE PUBLIC UTILITY COMMISSION TO INVESTIGATE PROPOSED ALTERNATIVES AND CHANGES IN RATE STRUCTURES, ECONOMIC AND SOCIAL CONSEQUENCES: REPORT TO GENERAL ASSEMBLY

Senators KURY, SWEENEY, McKINNEY, MELLOW, MYERS, EARLY, EWING, JUBELIRER, ANDREWS, NO-LAN, MURRAY, LEWIS, DOUGHERTY, MOORE and HOLL offered the following resolution (Serial No. 228), which was read and referred to the Committee on Consumer Affairs:

In the Senate, November 25, 1975

WHEREAS, Serious questions have been raised as to whether the rate structures of many electric utilities, as presently constituted, encourage increased consumption of electricity in that such rate structures decrease the cost of successive increments of electricity consumed (decreasing block pricing) so that the more electricity consumed the lower the per unit price, which may result in increased consumption; and

WHEREAS, Many alternative rate structures have been suggested, which might tend to discourage increased consumption of electricity; and

WHEREAS, Such alternative rate structures, which may result in pricing electricity more closely to its real economic and social cost, could have the short-range effect of decreasing consumer demand for electricity and thus conserving scarce natural resources, and could have the long-range effects of encouraging manufacturers of electrical appliances to develop appliances which more efficiently utilize electricity, of encouraging architects to design buildings with more efficient insulation and more efficient heating, cooling and lighting systems, and of encouraging in general, technological improvements in the use of electricity; therefore be it

RESOLVED, (the House of Representatives concurring), That the Public Utility Commission make a thorough inrestigation of such proposed alternatives and of what changes, if any, should be made in the rate structures as presently constituted, including, but not limited to, the following:

- (1) discount prices for consumers who achieve a decrease in their consumption of electricity compared to a like period in the preceding year;
- (2) placing all future rate increases on the tail blocks of the existing decreasing block pricing structure so that in time an increasing block pricing structure will be achieved;
- (3) inverting the rate structure to achieve immediately an increasing block pricing structure:
- (4) requiring new metering which would enable higher prices for consumption of electricity at the demand peaks each day;
- (5) seasonal peak pricing which would not require new metering, but which would price electricity used during the seasonal peaks higher than that used at other times;

(6) marginal cost pricing;(7) lifeline rate; and be it furtherRESOLVED, That the Public Utility Commission include in its investigation a consideration of the economic and social consequences of such alternative rate structures; and be it further
RESOLVED, That the Public Utility Commission re-

port its findings and recommendations on these and other alternative principles of pricing electricity to the General Assembly not later than one year from the date of the adoption of this resolution; and be it further RESOLVED, That the Chief Clerk of the Senate trans-

mit a copy of this resolution to the Public Utility Com-

mission.

### DIRECTNG THE PUBLIC UTILITY COMMISSION TO INVESTIGATE REGULATION OF TAXICABS: REPORT TO GENERAL ASSEMBLY

Senators KURY, McKINNEY, SWEENEY, MELLOW, EARLY, EWING, JUBELIRER, LEWIS, DOUGHERTY and HOLL offered the following resolution (Serial No. 229), which was read and referred to the Committee on Consumer Affairs:

In the Senate, November 25, 1975.

WHEREAS, There has been considerable recent controversy concerning the quality of taxicab service in major metropolitan areas in the Commonwealth; and

WHEREAS, A viable system of taxicab service is of major importance to the citizens of this Commonwealth, now therefore be it;

RESOLVED (the House of Representatives concurring), that the Public Utility Commission make a thorough investigation of the present regulation of taxicabs in this Commonwealth and determine what changes, if any, should be instituted in the existing regulations. study should include, inter alia, a discussion of whether it is in the public interest to continue to regulate taxicabs in the Commonwealth; whether further regulation of taxicabs should be by the commission or by some other entity, and, if by the commission, proposed guidelines for such regulation; and be it further

RESOLVED, That the Public Utility Commission report its findings and recommendation on these and other alternatives to the regulation of taxicabs by the Public Utility Commission to the General Assembly not later than six months from the date of adoption of this resolution; and be it further

RESOLVED, That the Chief Clerk of the Senate transmit a copy of this resolution to the Public Utility Commission.

### BILLS ON FIRST CONSIDERATION

Senator NOLAN. Mr. President, I move that the Senate do now proceed to consideration of all bills reported from Committees for the first time at today's Session.

The motion was agreed to. The bills were as follows:

SB 208, 417, 429, 799, 1009, 1091, 1092, 1099, 1100, HB 256, 847, 1387 and 1908.

And said bills having been considered for the first time, Ordered, To be laid aside for second consideration.

### HOUSE MESSAGE

### HOUSE CONCURS IN SENATE CONCURRENT RESOLUTION

The Clerk of the House of Representatives being intro- Time.

duced, informed the Senate that the House has concurred in resolution from the Senate, entitled:

Recess Adjournment.

### PETITIONS AND REMONSTRANCES

Senator BELL. Mr. President, we have just confirmed one member to the PUC, Mrs. O'Bannon. She will make a wonderful member of that PUC if first impressions are true. But it is very disappointing that she is not joined today on the PUC by Michael Johnson. Last week Michael Johnson appeared before the Republican caucus and answered questions in a public caucus. The preceding week the Committee on Consumer Affairs of the Senate held public hearings for about five hours with Michael Johnson present.

Mr. President, last Wednesday the Philadelphia Electric Company dumped in the laps of my neighbors a proposal for \$93 million more per year in electric bills, and it is absolutely imperative that the PUC be manned at full strength and that Michael Johnson get to work, Mrs. O'Bannon get to work, and the other three commissioners get to work, because a massive electric rate increase such as is proposed by Philadelphia Electric Company involves so many weeks of hearings and background work that we should have on the PUC Michael Johnson. Michael Johnson, when he appeared before the Republican caucus and before the Committee on Consumer Affairs, pledged that he would work to have proper conflict of interest regulations of the PUC, full financial disclosure and a code of ethics. He also pledged that he would go into areas like my District and sit as a commissioner during public hearings so the public could be heard as to the effect of these massive electric rate increases.

Mr. President, I hope that as one of the first orders of business when we return we will have the opportunity to vote to confirm Michael Johnson to the PUC.

### ANNOUNCEMENT BY THE SECRETARY

The following announcement was read by the Secretary of the Senate:

### SENATE OF PENNSYLVANIA

COMMITTEE MEETING

Eastern Standard

> DATE AND COMMITTEE Time

Room

MONDAY, DECEMBER 1, 1975

11:00 A.M. JUDICIARY

Hearing on Senate Bill No. 935

Majority Caucus room

#### ADJOURNMENT

Senator NOLAN. Mr. President, I move that the Senate do now adjourn until Monday, December 8, 1975, at 1:00 p.m., Eastern Standard Time, unless sooner recalled by the President pro tempore.

The motion was agreed to.

The Senate adjourned at 8:08 p.m., Eastern Standard

COMPLETE LIST OF LOBBYIST REGISTRATIONS FILED WITH THE SECRETARY OF THE SENATE AND THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES FOR THE 159TH and 160TH REGULAR AND SPECIAL SESSIONS (IF ANY) OF THE PENNSYLVANIA GENERAL ASSEMBLY PURSUANT TO ACT 712, 1961 SESSION

November 25, 1975

(See Appendix for alphabetical list of organizations represented)

NOTE: Where Lobbyist's business address is not separately shown beside his name it is the same as the first listed organization by whom he is employed.

> Unless otherwise noted, the Lobbyist is employed by and advocates passage or defeat of legis-lation for the organization(s) listed.

### REGISTERED LOBBYISTS

ACE, CAROLINE C

Licensed Practical Nurses Association, 40 Front St., Harrisburg, Pennsylvania 17101 407 North

ADAMS, RICHARD J., 2127 W. 8th St., Erie, Pa. 16505 Pa. Social Services Union, Local 668, S.E.I.U., AFL-CIO, C.I.C. 2903A N. 7th St., Harrisburg, Pennsylvania 17110

ALBEE, NATHANIEL E., (Self-Employed), 434 Rose Inn Avenue, Nazareth, Pennsylvania 18064 Employed by and advocates passage or defeat of legis-

lation for:

Keikki K. Elo, Inc., Uhler Road, P. O. Box 799, Easton, Penna. 18042 Elo E. Rhodes, Inc., 701 W. Broad Street, Bethlehem, Pennsylvania 18018

Advocates passage or defeat of legislation for: Engar, Inc., 701 W. Broad Street, Bethlehem, Pennsylvania 18018

ALLAM, MARK W., 211 E. 5th St., Media, Pa. 19063 University of Pennsylvania, 3451 Walnut St., Phila-delphia, Pennsylvania 19174

ALLEN, MELVIN R.
Assn. of Pa. State College & University Faculties,
400 N. Third St., Harrisburg, Pennsylvania 17101

ARGYRIS, THOMAS A.

Prudential Insurance Company of America, The, Post Office Box 388, Fort Washington, Penna. 19034

ARNOLD, RUSSELL M.

University of Pittsburgh, 3701 Cathedral of Learning, Fifth Ave. & Bigelow Blvd., Pittsburgh, Pa. 15260

Pennsylvania AFL-CIO, 101 Pine Street, Harrisburg, Pennsylvania 17101

BAILEY, ROBERT W., 1021 Lawrence Drive, Blue Bell, Pennsylvania 19422

Pilot's Assn. for the Bay and River Delaware, The 214 S. 11th St., Philadelphia, Pennsylvania 19107

BAIR, ANDREA A

Pennsylvania Credit Union League, 4309 N. Front St., Harrisburg, Pennsylvania 17110

BANKO, MICHAEL D., JR.
Pennsylvania State Council of Carpenters, 800 N.
Second St., Harrisburg, Pennsylvania 17101

Pennsylvania Credit Union League, 4309 N. Front St., Harrisburg, Pennsylvania 17110

Pennsylvania Electric Company, 1001 Broad Street, Johnstown, Pennsylvania 15907

BECEK, JOSEPH FRANCIS

Armco Steel Corporation, Post Office Box 209, Ambridge, Pennsylvania 15003

BECKER, ARTHUR B.

Employed by and advocates passage or defeat of legis-

lation for:
Colonial Penn Group, Inc., 5 Penn Center Plaza,
Philadelphia, Pennsylvania 19103

Advocates passage or defeat of legislation for:
Colonial Penn Franklin Insurance Company
Colonial Penn Insurance Company
Colonial Penn Life Insurance Company

5 Penn Center Plaza, Philadelphia, Penna. 19103

BEEMAN, ROBERT P.

Pa. Social Services Union, Local 668, S.E.I.U., AFL-CIO, C.I.C., 2903A N. 7th St., Harrisburg, Pennsylvania 17110

BENFIELD, WALTER A.
Pennsylvania State Tax Collectors' Association, R. D. 1, Alburtis, Pennsylvania 18011

BLACK, RHEA JEAN
Monroeville Area Chamber of Commerce, 4099 Wm.
Penn Highway, Monroeville, Pa. 15146

BLOCK, HARRY

Pennsylvania AFL-CIO, 101 Pine Street, Harrisburg, Pennsylvania 17101

BLOOMQUIST, ELIZABETH G.

Pennsylvania School Boards Association, 412 N. Second St., Harrisburg, Pennsylvania 17101

BOLGER, JOHN J.
Pennsylvania Bankers Association, 23 N. Front St.,
Box 152, Hbg., Pa. 17108

BOLTON, FREDERICK H.
Pennsylvania Bar Association, 401 N. Front St., P. O.
Box 186, Hbg., Pa. 17108

BOND, DONALD M., Park View Gardens, Apt. C-6, Jordan Drive, Whitehall, Pennsylvania 18052 Pennsylvania Assn. of Asphalt and Tar Applicators,

325 Swede, Norristown, Pennsylvania 19401 BOSTON, ROBERT M., 211 Rock Hill Road, Bala-Cyn-

wyd, Pennsylvania 19004 Pa. Academy of Ophthalmology & Otorlaryngology, 6th and Walnut Streets, Reading, Pennsylvania 19606

BOWDEN, FRANK J., 210 Walnut Street, Post Office Box 925, Harrisburg, Pennsylvania 17108 Employed by:

American Petroleum Institute, 1801 K Street, N.W.,

Washington, D. C. 20006
Advocates passage or defeat of legislation for:
Associated Petroleum Industries of Pennsylvania,
210 Walnut St., P. O. Box 925, Harrisburg Pa. 17108

BOYER, HARRY

Pennsylvania AFL-CIO, 101 Pine Street, Harrisburg, Pennsylvania 17101

BRADY, DAVID S.

Pennsylvania Auto and Truck Salvage Association, 157 Paxton Street, Harrisburg, Pennsylvania 17104

BRINKLEY, PEGGY, 660 Boas St., Harrisburg, Pa. 17102 Western Pa. Surface Mine Operators Association, Elm Street, Grove City, Pennsylvania 16127

BROOMELL, G. LUPTON

Manufacturers' Association of Delaware Valley, Valley Forge Corporate Center, Norristown, Pa. 19401

BUDD, C. ROBERT

Pennsylvania State Assn. of County Commissioners, 301 Blackstone Building, Harrisburg, Pennsylvania 17101

BUENTE, JAMES SUNDSTROM
Pennsylvania Chamber of Commerce, 222 N. Third St., Harrisburg, Pennsylvania 17101

BUKOWSKI, AL

Pennsylvania AAA Federation, 600 N. Third St., Harrisburg, Pennsylvania 17105

BURNS, WILLIAM PATRICK

Armco Steel Corporation, Standard Avenue, Butler, Pennsylvania 16001

BURRIE, JACQUELINE J.

Pennsylvania Manufactured Housing Association Pennsylvania Recreational Vehicle & Camping Assn. R. D. 1, P. O. Box 248, New Cumberland, Pa. 17070

BURT, PAYSON W.

Manufacturers' Association of Delaware Valley, Valley Forge Corporate Center, Norristown, Pa. 19401

BURTON, JOHN H. Employed by:

Baskin, Boreman & Tive, Payne Shoemaker Building, Fifth Floor, Post Office Box 1150, Harrisburg, Pennsylvania 17108

Advocates passage or defeat of legislation for: Allegheny Ludlam Industries, Inc., Brackenridge, Pennsylvania 15014

Main Line Day School, College Avenue and Darby Road, Haverford, Pa. 19041

Mechanical Contractors Association of Eastern Pa. 1422 Chestnut St., Philadelphia, Pennsylvania 19102 Mechanical Contractors Assn. of N. E. Pa., Inc., P. O. Box 1669, North End Station, Wilkes-Barre, Pennsylvania 18705

Mechanical Contractors Assn. of N. W. Pa., Inc.,

P. O. Box 323, Erie, Pennsylvania 16512 Mechanical Contractors Association of Western Pa., 1907 Investment Bldg., Pittsburgh, Penna 15222 MediCo Associates, Inc., 1550 Soldiers Field Rd., Brighton, Mass. 02135

Montgomery Ward, 800 Geite Road, Catonsville, Mary-

land 21228 Mountain View Racing Association, R. D. 1, Grant-ville, Pennsylvania 17028

National Association of Social Workers, 4293 Coleridge St., Pittsburgh, Pennsylvania 15201
National Association of Theatre Owners, 107 Sixth

Street, Pittsburgh, Pennsylvania 15222 Penn National Turf Club, R. D. 1, Grantville, Pennsylvania 17028

Pennsylvania Optometric Association, Inc., 218 North

Street, Harrisburg, Pennsylvania 17101
Pennsylvania State Brewers' Association, 12 S. 12th
St., Philadelphia, Pennsylvania 19107
Philadelphia College of Art, Broad & Pine Sts., Phila-

delphia, Pennsylvania 19102 Philadelphia Mortgage Bankers Association, 1314 Chestnut St., Philadelphia, Pennsylvania 19107

Philadelphia Musical Academy, 313 S. Broad St., Philadelphia, Pennsylvania 19107

Tobacco Institute, Inc., 1776 K Street, N. W. Washington, D. C. 20006

United States Brewers' Association, 12 S. 12th St., Philadelphia, Pennsylvania 19107 Vision Welfare League, 218 North Street, Harrisburg,

Pennsylvania 17101

BURTON, W. T.

Employed by and advocates passage or defeat of legislation for:

Pennsylvania State Brewers' Association, 12 S. 12th

St., Philadelphia, Pennsylvania 19107
United States Brewers' Association, 1750 K Street,
N. W., Washington, D. C. 20006

Advocates passage or defeat of legislation for: Philadelphia Lager Beer Brewers' Association, 12 S. 12th St., Philadelphia, Pennsylvania 19107

BUXTON, RONALD I.

Pennsylvania Association of Realtors, 306 State Street Building, Harrisburg, Pa. 17101

BYRNE, DENNIS E.

Pennsylvania Institute of CPAs, 1100 Lewis Tower Bldg., Philadelphia, Penna. 19102

CALKINS, J. SCOTT

Associated Railroads of Pennsylvania, 223 N. Front St., P. O. Box 1188, Hbg., Pa. 17108

Cole National Corporation, 18903 S. Miles Road, Cleveland, Ohio 44128

Cumberland Farms, 777 Dedham St., Canton, Massachusetts 02021

Louden Hill Farm, Inc., 1329 Wyoming Ave., Scranton, Pennsylvania 18509

New Process Company, Warren, Pennsylvania 16365 Pennsylvania Builders Association, Telegraph Bldg., P. O. Box 841, Hbg., Pa. 17108 Pennsylvania Funeral Directors Association, 104 State

Street, Harrisburg, Pennsylvania 17101

R. L. Polk & Company, 431 Howard Street, Detroit, Michigan 48231

Sears, Roebuck and Company, 555 E. Lancaster Ave., St. Davids, Penna. 19087

CANNON, TIMOTHY

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Advocates passage or defeat of legislation for:
Assn. of Pa. State College & University Faculties
Pennsylvania Association for Higher Education
Pennsylvania State Retired Teachers' Association
400 North Third Street, Harrisburg, Pa. 17101

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General Electric Company, 6901 Elmwood Avenue, Philadelphia, Pa. 19142

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DeHart and Broide, 1505 22nd St., N. W., Washington,

D. C. 20037

Mutual Savings Banks Assn. of Pennsylvania, 101 S.

Broad St., Philadelphia, Pennsylvania 19107

New Process Company, Warren, Pennsylvania 16365

Pennsylvania Funeral Directors Association, 104 State Street, Harrisburg, Pennsylvania 17101

R. L. Polk & Company, 431 Howard Street, Detroit, Michigan 48231

Sears, Roebuck and Company, 555 E. Lancaster Ave., St. Davids, Penna. 19087

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Advocates passage or defeat of legislation for:

Mutual Savings Banks Assn. of Pennsylvania, The 1212 Market St., Philadelphia, Pennsylvania 19107

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Abbotts Dairies, 33rd and Arch Sts., Wilford Bldg., Phila., Pa. 19101

DISNEY, DAVID B.

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Advocates passage or defeat of legislation for: H & T Enterprises, Inc., 1100 N. Second St., Harrisburg, Pennsylvania 17102

DONOVAN, JOHN J. Pennsylvania AAA Federation, 600 N. Third St., Harrisburg, Pennsylvania 17105.

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Associates Marketing Services, Inc., 1700 Mishawaka Avenue, South Bend, Indiana 46624

Blue Cross Plans of Pennsylvania, 100 Pine Street, Harrisburg, Pennsylvania 17101

Cleveland Electric Illuminating Company, Post Office

Box 5000, Cleveland, Ohio 44101 H & T Enterprises, Inc., 1100 N. Second St., Harris-

burg, Pennsylvania 17102 Hershey Estates, One Chocolate Avenue, Hershey

Pennsylvania 17033
Hershey Foods Corporation, 19 E. Chocolate Avenue,

Hershey, Pennsylvania 17033

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Outdoor Advertising Association, 100 Pine Street,
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Pennsylvania Amusement Parks Association, H. H.
Knoebel Amusement Park Flysburg Po. 17994

Knoebel Amusement Park, Elysburg, Pa. 17824
Pennsylvania Association of Colleges & Universities, 800 N. Third Street, Harrisburg, Pennsylvania 17102
Pennsylvania Bus Association, 216 Locust Street, Harrisburg, Pennsylvania 17101 risburg, Pennsylvania 17101

Pennsylvania Interscholastic ennsylvania Interscholastic Athletic Association, 1613 N. Front Street, Harrisburg, Pennsylvania Association,

Pennsylvania Land Title Association, 100 Pine Street. Harrisburg, Pennsylvania 17108

Pennsylvania Manufactured Housing Association, P. O.

Box 248, New Cumberland, Pennsylvania 17070 Pennsylvania National Turf Club, Inc., Post Office Box 100, Grantville, Pennsylvania 17028 Pennsylvania Nurses Association, 2515 N. Front Street,

Harrisburg, Pennsylvania 17110 Pennsylvania Recreational Vehicle & Camping Assn. P. O. Box 248, New Cumberland, Pennsylvania 17070 Pennsylvania Retailers' Association, 234 State Street, Harrisburg, Pennsylvania 17101

Pennsylvania School Bus Association, 216 Locust

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Pennsylvania Society of Architects, 240 N. Third
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Associated Pennsylvania Constructors, 800 N. Third

Street, Harrisburg, Pennsylvania 17101 Hershey Estates, One Chocolate Avenue, Hershey, Pennsylvania 17033

Keystone Building Contractors Association,

Keystone Building Contractors Association, 2415 N.
Front Street, Harrisburg, Pennsylvania 17110
Mechanical Contractors Association of Central Pa.,
100 Pine Street, Harrisburg, Pennsylvania 17108
Metropolitan Life Insurance Company, One Madison
Avenue, New York, New York 10010
Outdoor Advertising Association, 100 Pine Street,
Harrisburg, Pennsylvania 17108
Pennsylvania Amusement Parks Association, H. H.
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Knoebel Amusement Park, Elysburg, Pa. 17824

- Pennsylvania Association of Colleges & Universities, 800 N. Third Street, Harrisburg, Pennsylvania 17102 Pennsylvania Retailers' Association, 234 State Street,
- Harrisburg, Pennsylvania 17101
  Pennsylvania Society of Architects, 24
  Street, Harrisburg, Pennsylvania 17101 240 N. Third
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- ton, Delaware 19801 Wyeth Laboratories, Box 61, Philadelphia, Pennsyl-
- FLEMING, FRANK

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  - Pennsylvania Food Council, 240 N. Third St., Harrisburg, Pennsylvania 17101
- FOULKROD, S. WALTER, III, 1600 John F. Kennedy Blvd., Philadelphia, Pennsylvania 19103 Reliance Insurance Companies, 4 Penn Center Plaza,
  - Philadelphia, Penna. 19103
- FOX, WILLIAM V., JR., 370 Lexington Avenue, New York, New York 10017 American Mutual Insurance Alliance, 20 North Wack
  - er Drive, Chicago, Illinois 60606
- FRANCKE, G. S., 222 West State Street, Trenton, New Jersey 08608
  - General Motors Corporation, 3044 West Grand Blvd., Detroit, Michigan 48202
- FRANO, RONALD A., 1 Faith Drive, Monmouth, N. J. 07712
  - National Federation of Independent Business, 150 West 20th Street, San Mateo, California 94403
- FREEMAN, MELVIN J.
  - Pennsylvania Hotel-Motor Inn Association, 216 Lo-cust Street, Harrisburg, Pennsylvania 17108
- FRENCH, EDWARD D., 1625 K Street, N. W., Washington,
  - D. C. 20006 United States Steel Corporation, 600 Grant Street, Pittsburgh, Pennsylvania 15230
- FULGINITI, WILLIAM F.
  - Pennsylvania League of Cities, 2608 N. 3rd St., P. O. Box 5096, Hbg., Pa. 17110
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  - Pennsylvania Rural Electric Association, 2929 N. Front St., Harrisburg, Pennsylvania 17110
- FURMAN, ROY E., 257 Carol Street, New Cumberland, Pa. 17070
  - Consulting Engineers Council of Pennsylvania, 2017 Walnut Street, Philadelphia, Pa. 19103
- GAILEY, JOHN R., JR., 29 S. Duke St., York, Pa. 17401 Pennsylvania Performance Association, P. O. Box 162, Wrightsville, Penna. 17368
- GATES, ELLIOTT H.
  - Delaware County Chamber of Commerce, 602 E. Baltimore Pike, Media, Pennsylvania 19063
- GAUL, MARY ANN
  - Pa. Telephone Union, Local 1944, I.B.E.W., AFL-CIO Room 508, Dauphin Bldg., Harrisburg, Penna. 17101
- GEARY, DOUGLAS C. Hahnemann Medical College and Hospital, 230 N. Broad St., Philadelphia, Pennsylvania 19102
- GEHRIS, PAUL D., 900 S. Arlington Ave., Harrisburg, Pennsylvania 17109
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- Employed by and advocates passage or defeat of legislation for:
  - Pennsylvania Council of Churches, 900 S. Arlington Ave., Harrisburg, Pa. 17109
- GEISE, GEORGE H.
  - Pennsylvania Soft Drink Association, 129 State Street, Harrisburg, Pennsylvania 17101
- GEISINGER, HENRY R.
  - Pennsylvania Association of Milk Dealers, 303 Telegraph Building, Harrisburg, Pa. 17101
- GEKAS, GEORGE W.

  - Employed by: Melman, Gekas and Nicholas, 405 N. Second St., Harrisburg, Pennsylvania 17108
  - Advocates passage or defeat of legislation for:
    Fraternal Order of Police Conference of State Lodges
    240 N. Third St., Harrisburg, Pennsylvania 17101
- GENTER, DANIEL J. McNeil Laboratories, Inc., Camp Hill Road, Fort Washington, Pennsylvania 19034
- GEPHART, SMITH B. Employed by:
  - Killian & Gephart, Box 886, 216 Pine St., Harrisburg, Penna. 17108
  - Advocates passage or defeat of legislation for: Motor Club of America Companies, 484 Central Avenue, Newark, New Jersey 07107
- GERBER, JEROME H., 301 Market St., Hbg., Pa. 17101 Pennsylvania AFL-CIO, Front and Pine Sts., Harrisburg, Pennsylvania 17101
- GIBBONS, MILES J., SR. Heiss, Gibbons & Company, 2311 North Front Street, Harrisburg, Pa. 17110
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- GINSBURG, MARVIN Pennsylvania Federation of Teachers, 1816 Chestnut St., Philadelphia, Pennsylvania 19103
- GLESON, MARK S.
  PPG Industries, Inc., One Gateway Center, Pitts-burgh, Pennsylvania 15222
- GODWIN, GERALD C. Pennsylvania State Association of Boroughs Pa. State Association of Township Commissioners 2941 N. Front St., Harrisburg, Pennsylvania 17110
- GOETZ, ROGER S.
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  - Camp Hill, Pennsylvania 17011
- Advocates passage or defeat of legislation for: Pa. Nursing Home Education & Political Action Com., 111 Erford Road, Camp Hill, Pennsylvania 17011
- GOLDMAN, ARTHUR H.
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Children's Heart Hospital, Conshohocken Avenue, Philadelphia, Pennsylvania 19131

Emergency Care Research Institute, 913 Walnut St., Philadelphia, Pennsylvania 19107

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 General Waterworks Corporation, 1500 Walnut St.,

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Philadelphia Health Plan South Philadelphia Health Action

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Harrisburg, Pennsylvania 17101 Hershey Estates, One Chocolate Avenue, Hershey,

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Metropolitan Life Insurance Company, One Madison
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Pennsylvania Amusement Parks Association, H. H.

Knoebel Amusement Parks Association, H. H. Knoebel Amusement Park, Elysburg, Pa. 17824
Pennsylvania Association of Colleges & Universities, 800 N. Third Street, Harrisburg, Pennsylvania 17102
Pennsylvania Bus Association, 216 Locust Street, Harrisburg, Pennsylvania 17101
Pennsylvania Land Title Association, 100 Pine Street

Pennsylvania Land Title Association, 100 Pine Street,

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Pennsylvania Recreational Vehicle & Camping Assn.,
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Pennsylvania Retailers' Association, 234 State Street,

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Pennsylvania School Bus Association, 216 Locust Street, Harrisburg, Pennsylvania 17101

Pennsylvania Society of Architects, 240 N. Third Street, Harrisburg, Pennsylvania 17101

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Pa. Association of Independent Schools Pennsylvania Meat Packers Association Pennsylvania Utility Contractors Association
Utility Contractors Association of E. Pa., Inc., Suite 808, 240 N. 3rd St., Harrisburg, Pa. 17101

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Advocates passage or defeat of legislation for:

Boron Oil Company, Midland Building, 101 Prospect Avenue, Cleveland, Ohio 44115

HARTSHORNE, CHARLES DALE
Merck & Co., Inc. and all subsidiaries thereof, West Point, Pennsylvania 19486

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sylvania 15230

Advocates passage or defeat of legislation for: Mellon National Corporation, P. O. Box 15629, Pitts-

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KELLY, JAMES J., 4101 Rosemont Avenue, Drexel Hill, Pennsylvania 19026

Brotherhood Railway & Airline Clerks, 225 South 15th Street, Lewis Tower Building, Philadelphia, Pennsylvania 19102

Pennsylvania State Legislative Committee, 4101 Rosemont Ave., Drexel Hill, Pennsylvania 19026

KENT, CLIFTON T.

Pennsylvania Society of Professional Engineers, 4303 Derry Street, Harrisburg, Pennsylvania 17111

KEPLER, THOMAS F.

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Advocates passage or defeat of legislation for:

Automotive Service Councils of Pennsylvania, 2233
N. Front St., Harrisburg, Pennsylvania 17110
Independent Bankers of Pennsylvania, 226 Boas
Street, Harrisburg, Pennsylvania 17102

Pennsylvania Chiropractic Society, 355 N. 21st St.,

Suite 302, Camp Hill, Penna. 17011
Pennsylvania Hearing Aid Dealers Association, 13
South Fifth Street, Reading, Pennsylvania 19603

Pennsylvania Industrial Bankers Association, 110 East

Diamond Street, Butler, Pennsylvania 16001
Pennsylvania Motorcycle Dealers Association
Pennsylvania Society of Dispensing Opticians, 226
Boas Street, Harrisburg, Pennsylvania 17102

KILLIAN, JOHN D.

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Advocates passage or defeat of legislation for: Assn. of Pa. State College & University Faculties, P.

O. Box 1724, 400 N. 3rd St., Hbg., Pa. 17105 Assn. of Private Schools for Exceptional Children, 2001 Pennsylvania Ave., Fort Washington, Pa. 19034

Health Care Facilities Association of Pennsylvania, Suite 363, IBM Bldg., 111 Erford Rd., Camp Hill,

Pennsylvania 17011 Life Fellowship of Pennsylvania, 212 East Second Street, Berwick, Pennsylvania 18603

Minnesota Mining & Manufacturing Company, 3M Center, St. Paul, Minnesota 55101

Moore College of Art, 20th and Race Streets, Philadelphia, Pa. 19103 Motor Club of America Companies, 484 Central Ave-

nue, Newark, New Jersey 07107 Pennsylvania Environmental Council, Inc., 313 S. 16th

Pennsylvania Environmental Council, Inc., 313 S. 16th Street, Philadelphia, Pa. 19102

Pennsylvania Speech and Hearing Association, P. O. Box 831, Reading, Pennsylvania 19603

Pennsylvania State Education Association, P. O. Box 1724, 400 N. 3rd St., Hbg., Pa. 17105

Philadelphia College of Textiles and Science, Schoolhouse Lane, Philadelphia, Pa. 19144

Presbyterian Homes of Central Pennsylvania, Box 444 Dillsburg Pennsylvania 17019

Presbyterian Homes of Central Pennsylvania, Box 444, Dillsburg, Pennsylvania 17019
Teachers Insurance & Annuity Assn. of America, 730
Third Avenue, New York, New York 10017
Total Recycling Systems, Inc., 350A Park Ave., P. O. Box 246, Scotch Plains, New Jersey 07076
United Private Academic Schools Association, 203-217
S. 20th Street, Philadelphia, Pa. 19103
Western Pennsylvania Conservancy, 204 Fifth Avenue, Pittsburgh, Pennsylvania 15222

KINGSBERRY, GORDON M., 8th Floor, Packard Building, 15th and Chestnut Sts., Philadelphia, Penna. 19102

Employed by and advocates passage or defeat of legislation for:

First Pennsylvania Bank, N.A., 555 East City Line Avenue, Bala Cynwyd, Pa. 19004 Advocates passage or defeat of legislation for:

First Pennsylvania Corporation, all the subsidiaries, and affiliated associations, corporations, or other organizations of the First Pennsylvania Corporation, 1500 Chestnut St., Philadelphia, Pennsylvania 19101

KISHBAUGH, LEWIS R. Sheet Metal-Air Conditioning Contractors Nt'l. Assn., 240 N. Third St., Harrisburg, Pennsylvania 17101

WILLIAM C., 831 Market St., Lemoyne, Pa. KOLLAS, 17043

Pennsylvania Importing Master Distributors Assn., 2035 Glenwood Street, Philadelphia, Penna. 19124

KRASH, MARGARET Pennsylvania League of Cities, 2608 N. 3rd St., P. O. Box 5096, Hbg., Pa. 17110

KRAWETZ, CHARLES J., 521 W. Horner St., Ebensburg, Pennsylvania 15931

UMWA/Compac, 800 Union Bldg., 723 Kanawha Blvd. E., Charleston, W. Virginia 25301

KRISSEL, PAUL
Pa. Social Services Union, Local 668, S.E.I.U., AFLCIO, C.I.C., 2903A N. 7th St., Harrisburg, Pennsylvania 17110

Laforge, William E., SR. General Contractors Association of Pennsylvania, 212 N. 3rd St., P. O. Box 921, Hbg., Pa. 17108

LANDIN, THOMAS M. Smith Kline Corporation, 1500 Spring Garden St., Philadelphia, Pa. 19101

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LAYMAN, JOSEPH A., JR. Employed by:

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Advocates passage or defeat of legislation for:

Pennsylvania Alliance for Returnables, Inc., Box 472, Federal Square Station, Hbg., Pa. 17108
Pennsylvania Environmental Council, 313 S. 16th St., Philadelphia, Pa. 19102
Pennsylvania Speech and Hearing Association, P. O.

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Philadelphia College of Textiles and Science, School-house Lane, Philadelphia, Pa. 19144 Western Pennsylvania Conservancy, 204 Fifth Avenue,

Pittsburgh, Pa. 15222

LEAR, ARNON H.
Pennsylvania Pharmaceutical Association, 508 N.
Third Street, Harrisburg, Pennsylvania 17101

LeeDECKER, CHARLES F. Pennsylvania State Association of Boroughs Pa. State Association of Township Commissioners, 2941 N. Front St., Harrisburg, Pennsylvania 17110

LEIST, WARREN J., 112 Market St., Hbg., Pa. 17101 Homemakers International Company 1444 Hamilton Street, Allentown, Pennsylvania 18105 40 North Broad Street, Doylestown, Penna. 18901 112 Market Street, Harrisburg, Pennsylvania 17101

LEMPERES, JAMES F.
Fidelity Bank, The, Broad & Walnut Sts., Philadelphia, Penna. 19109

LENTZ, WILLIAM H., JR. Pennsylvania Podiatry Association, 757 Poplar Church Road, Camp Hill, Penna. 17011

LEWIS, ROBERT P.

Metropolitan Edison Company, Post Office Box 542, Reading, Pennsylvania 19603

LIND, EDWARD Honeywell Inc., 1100 Virginia Drive, Fort Washington, Penna. 19034

LINDOW, GEORGE E. Peoples Natural Gas Company, The, 2 Gateway Center, Pittsburgh, Pennsylvania 15222

LINE, SAMUEL E., JR.
Bell Telephone Company of Pennsylvania, One Parkway, Philadelphia, Pennsylvania 19102

LOFTUS, FRANK J. Bankers Securities Corporation and Affiliates Philadelphia Hotel/Motor Inn Association, 1401 Wal-

nut Street, Philadelphia, Pa. 19102 Pennsylvania Hotel-Motor Inn Association, 1401 Wal-nut St., Philadelphia, Pennsylvania 19102 and Post Office Box 906, Harrisburg, Pennsylvania 17108

LONGWORTH, PETER T. Pennsylvania State Education Association, 400 North Third Street, Harrisburg, Pa. 17101

MacKETHAN, HECTOR, JR.
Atlantic Richfield Company, Suite 414, 1025 Connecticut Avenue, N.W., Washington, D.C. 20036

MacNEW, W. THOMAS H.
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MARA, GERALD M. Pennsylvania Lung Association, 311 S. Juniper St., Philadelphia, Pennsylvania 19107

MARDEN, RICHARD G. Pennsylvania League of Cities, 2608 N. 3rd St., P. O. Box 5096, Hbg., Pa. 17110

MARKS, A. L., JR., CPCU
Tri State Mutual Agents Association, 1309 Bridge St.,
New Cumberland, Pennsylvania 17070

MARSCH, R. W.

Armco Steel Corporation, Standard Avenue, Butler, Pennsylvania 16001

MASON, CHARLES C.

West Penn Power Company, 800 Cabin Hill Drive, Greensburg, Penna. 15601

MATOVICH, ELI, 603 Telegraph Building, 216 Locust Street, Harrisburg, Pennsylvania 17101 United Mine Workers of America, 900 Fifteenth Street, N. W., Washington, D. C. 20005

MATSON, WILLIAM F.

Employed by:

Pennsylvania Rural Electric Association, 2929 N. Front

Street, Harrisburg, Pa. 17110
Advocates passage or defeat of legislation for:
Pennsylvania League for Consumer Protection, Box 948, Harrisburg, Pennsylvania 17108

MAURER, ROBERT H.

Attorney, 407 North Front Street, Harrisburg, Pennsylvania 17101

Advocates passage or defeat of legislation for: Car and Truck Renting and Leasing Assn. of Pa. Pennsylvania Association of Broadcasters Pennsylvania Bakers Association, 407 N. Front Street,

Harrisburg, Pennsylvania 17101
Pennsylvania Restaurant Association, 5010 Lenker Street, Mechanicsburg, Pa. 17055
Pennsylvania Society of Professional Engineers, 4303 Derry Street, Harrisburg, Pennsylvania 17111
Stokely-Van Camp, Inc., 941 N. Meridian St., Indianoslic Indiano 46906 napolis, Indiana 46206

MAYER, KENNETH E. Pennsylvania Ready Mixed Concrete Association, Pennsylvania Sand and Gravel Association 240 N. Third St., Harrisburg, Pennsylvania 17101

McCANN, STEPHEN

Keystone Bituminous Coal Association, 311 Towne House, Harrisburg, Pennsylvania 17101 Western Pennsylvania Coal Operators Association,

715 Oliver Building, Pittsburgh, Pennsylvania 15222

McCARTNEY, FRANK G., JR.
Blue Ridge Real Estate Company,
Northeast Land Company

Split Rock Lodge, Inc., Blakeslee, Pennsylvania 18610

McCOMBS, MAX A., 173 S. Enola Drive, Enola, Pa. 17025 Pennsylvania Tavern Association, 121 Pine Street, Harrisburg, Pennsylvania 17101

McINTYRE, ROBERT T.

Pennsylvania AFL-CIO, 101 Pine Street, Harrisburg, Pennsylvania 17101

McKEE, DONALD I.

Tressler-Lutheran Service Association, 3806 Market Camp Hill, Pa. 17011

McKILLOP, FRED A.
Employed by and advocates passage or defeat of legis-

Employed —,
lation for:
Pennsylvania State Education Association, 400
Third Street, Harrisburg, Pa. 17101
Advocates passage or defeat of legislation for:
Assn. of Pa. State College & University Faculties
Pennsylvania Association for Higher Education
Pennsylvania State Retired Teachers' Association, 400
North Third Street, Harrisburg, Pa. 17101

Industrial Association, 7638 Wyngale Pennsylvania 19151

Pennsylvania 19151

MILLER, G. THOMAS
Employed by:
McNees, Wallace & Nurick, 100 Pine Street, Harrisburg, Pennsylvania 17108

Advocates passage or defeat of legislation for:

McKITRICK, EDWARD J.

McLAUGHLIN, JOSEPH P., 48 West Allens Lane, Phila-delphia, Pennsylvania 19119 Historical Society of Pennsylvania, The, 1300 Locust

Street, Philadelphia, Pennsylvania 19107

Mutual Savings Banks Assn. of Pennsylvania, The,
Belmont & City Line Ave., Philadelphia, Penna.

McMAHON, M. T. J., 28 West State Street, Trenton, New Jersey 08608 Ford Motor Company, The American Road, Dearborn,

Michigan 48121

McNELIS, JOHN
P.G.A. Services, Inc.
Pennsylvania Grocers Association, Inc.
Pennsylvania Grocers Development Fund, Inc.

3701 N. Broad St., Philadelphia, Pennsylvania 19140

MEAKIM, EDWARD G., JR.

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MEIER, ROBERT W.

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Advocates passage or defeat of legislation for:
Associated Pennsylvania Constructors, 800 N. Third
Street, Harrisburg, Pennsylvania 17101
Keystone Building Contractors Association, 2415 N.
Front Street, Harrisburg, Pennsylvania 17110
Mechanical Contractors Association of Central Pa.,

100 Pine Street, Harrisburg, Pennsylvania 17108

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Eli Lilly & Company, P. O. Box 618, Indianapolis, Indiana 46206

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Advocates passage or defeat of legislation for:
Automotive Service Councils of Pennsylvania, 2233
N. Front St., Harrisburg, Pennsylvania 17110
Independent Bankers of Pennsylvania, 226 Boas
Street, Harrisburg, Pennsylvania 17102
Pennsylvania Chiropraetic Society, 355 N. 21st St.

Pennsylvania Chiropractic Society, 355 N. 21st St., Suite 302, Camp Hill, Penna. 17011
Pennsylvania Hearing Aid Dealers Association, 135 South Fifth Street, Reading, Pennsylvania 19603
Pennsylvania Industrial Bankers Association, 110 East

Diamond Street, Butler, Pennsylvania 16001
Pennsylvania Motorcycle Dealers Association
Pennsylvania Society of Dispensing Opticians, 226
Boas Street, Harrisburg, Pennsylvana 17102

MIDDLETON, ROBERT J.

Pennsylvania Stone Producers Association, 3509 North Front St., Harrisburg, Pennsylvania 17110

MILEY, KENNETH B.

Pennsylvania Chamber of Commerce, 222 N. Third St., Harrisburg, Pennsylvania 17101

Pa. Recreational Vehicle and Camping Association, P. O. Box 248, New Cumberland, Pennsylvania 17070

MILLER, ROBERT E. Pa. Assn. of Tobacco & Candy Distributors, Inc., 4751 Lindle Road, Harrisburg, Pennsylvania 17111

MILLS, ROBERT A.

Employed by: McNees, Wallace & Nurick, 100 Pine Street, Harrisburg, Pennsylvania 17108

Advocates passage or defeat of legislation for: Agway, Inc., P. O. Box 1333, Syracuse, New York

13210

Associated Pennsylvania Constructors, 800 North Third St., Harrisburg, Pennsylvania 17101 Associates Marketing Services, Inc., 1700 Mishawaka Avenue, South Bend, Indiana 46624

Blue Cross Plans of Pennsylvania, 100 Pine Street, Harrisburg, Pennsylvania 17101 Cleveland Electric Illuminating Company, Post Office

Box 5000, Cleveland, Ohio 44101 H & T Enterprises, Inc., 1100 N. Second St., Harrisburg, Pennsylvania 17102

Hershey Estates, One Chocolate Avenue, Hershey, Pennsylvania 17033

Hershey Foods Corporation, 19 E. Chocolate Avenue, Hershey, Pennsylvania 17033 Keystone Building Contractors Association, 2415 N.

Front Street, Harrisburg, Pennsylvania 17110

Mechanical Contractors Association of Central Pa., 100
Pine Street, Harrisburg, Pennsylvania 17108
Metropolitan Life Insurance Company, One Madison
Avenue, New York, New York 10010
Outdoor Advertising Association, 100 Pine Street,
Harrisburg, Pennsylvania 17108
Pennsylvania Amusement Parks, Association, H. H.

Pennsylvania Amusement Parks Association, H. H.

Knoebel Amusement Park, Elysburg, Pa. 17824
Pennsylvania Association of Colleges & Universities,
800 North Third St., Harrisburg, Pennsylvania 17102
Pennsylvania Bus Association, 216 Locust Street,
Harrisburg, Pennsylvania 17101
Pennsylvania Interscholastic Athletic Association,
1613 N. Front Street, Harrisburg, Pennsylvania

17102

Pennsylvania Land Title Association, 100 Pine Street,

Harrisburg, Pennsylvania 17108
Pennsylvania Manufactured Housing Association,
P. O. Box 248, New Cumberland, Pennsylvania 17070

Pennsylvania Nurses Association, 2515 N. Front St. Harrisburg, Pennsylvania 17110

Pa. Recreational Vehicle & Camping Association, P. O. Box 248, New Cumberland, Pennsylvania 17070 Pennsylvania Retailers' Association, 234 State Street,

Harrisburg, Pennsylvania 17101

Pennsylvania School Bus Association, 216 Locust

Pennsylvania School Bus Association, 216 Locust Street, Harrisburg, Pennsylvania 17101
Pennsylvania Society of Architects, 240 N. Third Street, Harrisburg, Pennsylvania 17101
Pennsylvania Society of Public Accountants, 2555 Welsh Road, Suite 0-2, Philadelphia, Pa. 19114
Pennsylvania Title Insurance Rating Bureau, 100 Pine Street, Harrisburg, Pennsylvania 17108
Properties Diversified, Inc., 3207 N. Front Street, Harrisburg, Pennsylvania 17110

MINNICH, JOHN E.

Pennsylvania State Assn. of County Commissioners, 301 Blackstone Building, Harrisburg, Penna. 17101

MINNICK, DANIEL R. Jones & Laughlin Steel Corporation, 401 Liberty Ave., 3 Gateway Center, Pgh., Pa. 15230

MOHNEY, FRANKLIN H. Anthracite Institute Pennsylvania Coal Mining Association 240 N. Third St., Harrisburg, Pennsylvania 17101

MOLITOR, ALBERT J. Pennsylvania Lung Association, 311 S. Juniper St., Philadelphia, Pennsylvania 19107

MONAHAN, GERALD MICHAEL

Pennsylvania Power and Light Company, 901 Hamilton Street, Allentown, Pennsylvania 18101

MONETA, JOHN L., Six North Third Street, Post Office Box 361, Harrisburg, Pennsylvania 17108 Pennsylvania Institute of CPAs, 1100 Lewis Tower

Bldg., Philadelphia, Penna. 19102

MONTGOMERY, MARSHALL G., Route 2, Box 169, Bluemont, Virginia 22012 Sandoz Pharmaceuticals, Route 10, East Hanover,

New Jersey 07936

MOOMAW, S. JOSEPH, Esquire, (Self-employed), P. O. Box 247, Camp Hill, Pennsylvania 17011

Advocates passage or defeat of legislation for: American Mutual Insurance Alliance, 20 N. Wacker

Drive, Chicago, Illinois 60606 Interstate Tax Service Bureau

Pennsylvania Employers Conference, P. O. Box 247,

Camp Hill, Pennsylvania 17011
Pa. Federation of Fraternal & Social Organizations, 823 Hillside Drive, Camp Hill, Pennsylvania 17011

MOORE, JAMES R.

Pa. Recreational Vehicle & Camping Association, Rt. 114 & I-83, P. O. Box 248, New Cumberland, Pennsylvania 17070

MOORE, N. GALE

Pennsylvania State Grange, 1604 N. 2nd St., P. O. Box 1084, Hbg., Pa. 17108

MOORE, STEPHEN R.

First National Bank of Pennsylvania, 717 State Street, Erie, Pennsylvania 16501

MORAN, J. ANTHONY, 888 17th Street, N. W., Washing-

ton, D. C. 20006 Drug Fair, 6295 Edsall Road, Alexandria, Virginia 22314

MORAND, MARTIN J.

Assn. of Pa. State College & University Faculties, 400 N. Third St., Harrisburg, Pennsylvania 17101

MURPHY, JAMES P.

Pennsylvania Bar Association, 401 N. Front St., P. O. Box 186, Hbg., Pa. 17108

MURPHY, THOMAS P., JR.

Equitable Gas Company, 420 Boulevard of the Allies, Pittsburgh, Pa. 15219

NEELY, JAMES R.

Hospital Association of Pennsylvania, P. O. Box 608, Camp Hill, Pennsylvania 17011

NEIDERT. EDMUND J.

Pennsylvania Tavern Association, 121 Pine St., Drawer T, Federal Square Station, Harrisburg, Pennsylvania 17108

NICHOLS, RALPH A.

Aluminum Company of America, 1501 Alcoa Building, Pittsburgh, Pennsylvania 15219

O'BRIEN, EVERETTE D., 11120 North Fowlerville Road,

Fowlerville, Michigan 48836 Distilled Spirits Council of the United States, Inc., 1132 Pennsylvania Building, Washington, D. C. 20004

O'DAY, JAMES F.

Pittsburgh National Bank, 5th Ave. & Wood St., Pittsburgh, Pennsylvania 15222

O'HARA, JOHN B., Independence Mall West, Philadel-phia, Pennsylvania 19106 Political Information Committee of Certified Public

Accountants, P. O. Box 8059, Philadelphia, Pennsylvania 19101

ORAVITZ, JOSEPH V.
Pennsylvania School Boards Association, 412 N. Second St., Harrisburg, Pennsylvania 17101

ORD, CHARLES R.

Pennsylvania Farmers' Association, 510 South 31st Street, Post Office Box 736, Camp Hill, Pennsylvania 17011

ORTENZI, JOAN Employed by:

Kepler-Metzner Associates, 226 Boas Street, Harris-burg, Pennsylvania 17102

Advocates passage or defeat of legislation for:

Automotive Service Councils of Pennsylvania, 2233 N. Front St., Harrisburg, Pennsylvania 17110 Independent Bankers of Pennsylvania, 226 Street, Harrisburg, Pennsylvania 17102 226 Boas

Pennsylvania Chiropractic Society, 355 N. 21st St.,

Suite 302, Camp Hill, Penna. 17011
Pennsylvania Hearing Aid Dealers Association,
South Fifth Street, Reading, Pennsylvania 19603

Pennsylvania Industrial Bankers Association, 110 East Diamond Street, Butler, Pennsylvania 16001
Pennsylvania Motorcycle Dealers Association
Pennsylvania Society of Dispensing Opticians, 226

Boas Street, Harrisburg, Pennsylvania 17102.

O'SHEA, JOHN J., 1315 Walnut St., Phila., Pa. 19107 Delaware Valley Apartment House Owners Association, Hopkinson House, Washington Square South, Philadelphia, Pennsylvania 19106

O'SULLIVAN, JAMES M., 127 West Market Street, York, Pennsylvania 17405

Columbia Gas of Pennsylvania, Inc., 99 North Front Street, Columbus, Ohio 43215

OWENS, JOHN FRANKLIN, Five Genesee Lane, Willingboro, New Jersey 08046 Homemakers Upjohn, Kalamazoo, Michigan 49001

PACKER, HERBERT M., JR. Pennsylvania Builders Association, P. O. Box 841, Harrisburg, Pa. 17108

PARKE, DONALD W. PennAg Industries Association, 119 E. Main St., Box 329, Ephrata, Penna. 17522

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Employed by and advocates passage or defeat of legislation for:

Pennsylvania Bus Association, 602 Telegraph Building, Harrisburg, Pa. 17101

Advocates passage or defeat of legislation for:

Pennsylvania School Bus Association, 602 Telegraph Building, Harrisburg, Pa. 17101

PAULDING, JOHN H.

UGI Corporation, 16 North Market Square, Harrisburg, Pa. 17105

PAULOSKY, WILLIAM J.
General Programming, Inc., Furnace Grove, Minersville, Pennsylvania 17954
Swatara Coal Company, Box G, Minersville, Pennsylvania 17954

sylvania 17954

PAYNE, DON W.

Pennsylvania Builders Association, Post Office Box 841, Harrisburg, Pennsylvania 17108

PEIFER, J. ROBERT

Pennsylvania Association of Mutual Insurance Cos., 10 S. Broad St., Lititz, Pennsylvania 17543

PERA, ROD J.

Employed by:
McNees, Wallace & Nurick, 100 Pine Street, Harrisburg, Pennsylvania 17108

Advocates passage or defeat of legislation for:
Hershey Foods Corporation, 19 East Chocolate Avenue, Hershey, Penna. 17033

Pennsylvania Interscholastic Athletic Association, 1613 North Front Street, Harrisburg, Pa. 17102

PERELES, EDWARD A.

The Wistar Institute, 36th and Spruce Streets, Philadelphia, Penna. 19104

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Pennsylvania School Boards Association, 412 N. Second St., Harrisburg, Pennsylvania 17101

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Pennsylvania State Education Association, 400 North Third St., Harrisburg, Pennsylvania 17101

PICCOLO, FRANK A., 57 Trumbull Street, New Haven, Connecticut 06511

Association of Physical Fitness Center, 111 E. Wacker Drive, Chicago, Illinois 60601

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Employed by:

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Advocates passage or defeat of legislation for:

Allegheny Ludlam Industries, Inc., Brackenridge, Pennsylvania 15014

Main Line Day School, College Avenue and Darby Road, Haverford, Pa. 19041

Mechanical Contractors Assn. of Eastern Pa., Inc. 1422 Chestnut St., Philadelphia, Pennsylvania 19102
Mechanical Contractors Assn. of N. E. Pa., Inc., Post
Office Box 1668, Wilkes-Barre, Penna. 18705
Mechanical Contractors Assn. of N. W. Pa., Inc., Post
Office Box 323, Erie, Pennsylvania 16512

Mechanical Contractors Assn. of Western Pa., Inc.,

1907 Investment Bldg., Pittsburgh, Pa. 15222 MediCo Associates, Inc., 1550 Soldiers Field Road, Brighton, Mass. 02135 Montgomery Ward, 800 Geite Road, Catonsville, Mary-

land 21228

Mountain View Racing Association, R. D. 1, Grant-ville, Pennsylvania 17028

National Association of Social Workers, 4293 Coleridge St., Pittsburgh, Pennsylvania 15201
National Association of Theatre Owners, 107 Sixth Street, Pittsburgh, Pennsylvania 15222
Penn National Turf Club, R. D. 1, Grantville, Pennsylvania 1700

sylvania 17028 Pennsylvania Optometric Association, Inc., 218 North

Street, Harrisburg, Pennsylvania 17101 Pennsylvania State Brewers' Association, 1 12th St., Philadelphia, Pennsylvania 19107 12 South

Philadelphia College of Art, Broad & Pine Sts., Phil-

Philadelphia, Pennsylvania 19102
Philadelphia Mortgage Bankers Association, 1314
Chestnut St., Philadelphia, Pennsylvania 19107
Philadelphia Musical Academy, 333 S. Broad St.,
Philadelphia, Pennsylvania 19107
Tobacco Institute, Inc., 1776 K St., N.W., Washington,

D. C. 20006
United States Brewers' Association, 12 S. 12th St., Philadelphia, Pennsylvania 19107
Vision Welfare League, 218 North Street, Harrisburg,

Pennsylvania 17101

PLATZKERE, HAL Insurance Federation of Pennsylvania, Inc., 800 Suburban Station Bldg., Philadelphia, Pa. 19103

POSTON, ELLIOT L., 62 Center Avenue, Morristown, New Jersey 07960 CIBA Pharmaceutical Company, 556 Morris Avenue, Summit, New Jersey 07901

PUGH, WILLIAM B., JR.
INA Corporation, 1600 Arch Street, Philadelphia,
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QUINLAN, THOMAS E., JR.

Employed by and advocates passage or defeat of legislation for:

Penn Mutual Life Insurance Company, The, Independence Square, Philadelphia, Penna. 19172

Advocates passage or defeat of legislation for:

RUBENDALL, ROBERT L. Employed by:

Metzger, Hafer, Keefer,

American Life Insurance Association, 1730 Penna. Ave., N. W., Washington, D. C. 20006 Health Insurance Association of America, 1701 K Street, N. W., Washington, D. C. 20006

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Street, Harrisburg, Pa. 17102

ReDAVID, VINCENT, 915 Stoneybrook Drive, Spring-field, Pennsylvania 19064 Pennsylvania Tavern Association, 121 Pine Street, Harrisburg, Pennsylvania 17101

REILLY, VICTOR J., Ridgeview Drive, R. D. 2, Doylestown, Pennsylvania 18901
Marion Laboratories Inc., 10236 Bunker Ridge Road,
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RESICK, MARTIN J., 339 Haymaker Road, Room 201, Monroeville, Pennsylvania 15146 Pa. Social Services Union, Local 668, S.E.I.U., AFL-CIO, C.I.C., 2903A N. 7th St., Harrisburg, Pennsyl-vania 17110

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National Dog Groomers Association, Box 101, Clark, Pennsylvania 16113

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RICHARDSON, WILLIAM F., III
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Telegraph Bldg., Hbg., Pa. 17101

RICHWINE, ESTHER F.

Pennsylvania Dental Association, 217 State St., P. O. Box 3341, Harrisburg, Pa. 17105

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Armco Steel Corporation, Post Office Box 832, Butler, Pennsylvania 16001

RODLER, PETER J., 365 Homeland Southway 3B, Balti-more, Maryland 21212 Merck & Co., Inc., Merck Sharp & Dohme Division, West Point, Pennsylvania 19486

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McNees, Wallace & Nurick, 100 Pine Street, Harrisburg, Pennsylvania 17108

Advocates passage or defeat of legislation for:
Pennsylvania Land Title Association
Pennsylvania Title Insurance Rating Bureau, 100 Pine Street, Harrisburg, Pennsylvania 17108

ROSENBERGER, ROBERT B.
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St., P. O. Box 1203, Hbg., Pa. 17108

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Employed by:
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1226, Harrisburg, Pennsylvania 17108

Advocates passage or defeat of legislation for: Nationwide Life Insurance Company

Nationwide Life Insurance Company
Nationwide Mutual Fire Insurance Company
Nationwide Mutual Insurance Company, 246 North
High Street, Columbus, Ohio 43216
Pennsylvania Association of Dance Studios
Arthur Murray Studio, 209 N. Washington Avenue,
Scranton, Pennsylvania 18505
Pennsylvania Automotivo Association 1025 N. Front

Pennsylvania Automotive Association, 1925 N. Front St., Harrisburg, Pa. 17102

Pa. Blue Shield (Medical Service Assn. of Pa.), Blue Shield Building, Camp Hill, Pa. 17011

Wolfe Enterprises, Inc., Tannersville, Pennsylvania 18372

RUSSELL, STEPHEN S., Esquire Pennsylvania School Boards Association, 412 N. Second St., Harrisburg, Pennsylvania 17102

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SCHARTNER, ALBERT L., 304 North Baltimore Street, Dillsburg, Pennsylvania 17019 Presbyterian Homes, Inc., 2 N. Baltimore St., Dills-

burg, Pennsylvania 17019

SCHEPPNER, JOHN E.

Pennsylvania Electric Company, 1001 Broad Street, Johnstown, Pennsylvania 15907

SCHINTZ, JAMES J.

Pennsylvania Independent Automobile Dealers Assn., 229 State Street, Harrisburg, Pennsylvania 17101

SCHNEIER, MONROE, D. C. (Self-employed), 219 Spring Street, Middletown, Pennsylvania 17057

Advocates passage or defeat of legislation for: Chiropractors for Freedom, c/o Dr. Robert P. Bengel, 825 Freeport Road, Brackenridge, Pennsylvania 15014

SCOTT, THOMAS W.

Employed by:

Killian & Gephart, P. O. Box 886, 216 Pine St., Harris-

burg, Pa. 17108

Advocates passage or defeat of legislation for: Pennsylvania Alliance for Returnables, Inc., Box 472, Federal Square Station, Hbg., Pa. 17108 Pennsylvania Environmental Council, Inc., 313 S. 16th

Street, Philadelphia, Pa. 19102

SEIDEL, GEORGE H., JR.

Employed by and advocates passage or defeat of legislation for:

Pennsylvania State Education Association, 400 North Third St., Harrisburg, Pennsylvania 17101 Advocates passage or defeat of legislation for: Assn. of Pa. State College & University Faculties Pennsylvania Association for Higher Education Pennsylvania State Retired Teachers' Association, 400 North Third St., Harrisburg, Pennsylvania 17101

SEUSS, DAVID C.

Pennsylvania Food Processors Association, 25 North Duke Street, York, Pennsylvania 17401

SHADA, JAMES E.

University of Pennsylvania, 3451 Walnut Street, Philadelphia, Pennsylvania 19174

SHANNON, THOMAS F.
Drexel University, 32nd & Chestnut Sts., Philadelphia, Penna. 19104

SHARBAUGH, RICHARD E., 800 North Third Street,

Harrisburg, Pennsylvania 17102 Liberty Bell Racing Association, Knights & Woodhaven Roads, Philadelphia, Pa. 19154

Mountain Laurel Racing, Inc. Washington Trotting Association

Post Office Box 499, Meadow Lands, Penna. 15347 Pennsylvania Food Council, Payne Shoemaker Bldg., Harrisburg, Penna. 17102

William Penn Racing Association, Knights and Woodhaven Roads, Philadelphia, Pa. 19154

SHIFFLETT, ROY T., 2402 Boas St., Hbg., Pa. 17103 Pennsylvania Farm & Power Equipment Dealers Assn., Box 292, Phoenixville, Pennsylvania 19460

SHIPP, CHRISTINE Lobby Central, 240 North Third St., Harrisburg, Pennsylvania 17101

SHIRVINSKY, JOHN C. Pennsylvania Chamber of Commerce, 222 N. Third St., Harrisburg, Pennsylvania 17101

SHRIVER, THOMAS B.
Pennsylvania Bankers Association, 23 N. Front St.,
P. O. Box 152, Hbg., Pa. 17108

SHULTZ, LELA E. Pennsylvania Builders Association, P. O. Box 841, Harrisburg, Pennsylvania 17108

SILL, DAVID E. Pennsylvania AAA Federation, 600 N. Third St., Harrisburg, Pennsylvania 17105

SIMOKAT, ALBIN W.
Pennsylvanians for Right to Work, 1801 N. Front St., Harrisburg, Pennsylvania 17102

SIMON, JACK W. Central Westmoreland Chamber of Commerce Downtown Greensburg Association of Businessmen Greater Greensburg Industrial Development Corp. Westmoreland County Promotion & Development Council 662 N. Main St., Greensburg, Pennsylvania 15601

SIMPSON, FRANK H. Armstrong Cork Company, West Liberty Street, Lan-caster, Pennsylvania 17604

SINON, FRANK A.

Employed by:
Rhoads, Sinon & Reader, 410 N. 3rd St., P. O. Box 1146, Hbg., Pa. 17108

Advocates passage or defeat of legislation for: Columbia Gas of Pennsylvania, Inc., 99 North Front Street, Columbus, Ohio 43215

Columbia Gas Transmission Corporation, P. O. Box 1273, Charleston, West Virginia 25325 Soap and Detergent Association, The, 475 Park Av-

enue, New York, New York 10016 Westinghouse Electric Corporation Westinghouse Bldg., Gateway Center, Pgh., Pa. 15222

SIODLOWSKI, EDWARD J.
Pennsylvania Asphalt Pavement Association, Pennsboro Office Center, Lemoyne, Pennsylvania 17043

SKLAR, HENRY R., 702 Land Title Building, Philadel-phia, Pennsylvania 19110

Mushroom Transportation Company, Inc., 845 E. Hunting Park Ave., Philadelphia, Penna. 19124

SLADE, STEPHEN J. Trans World Airlines, Inc., 605 Third Avenue, New York, New York 10016

SLUDDEN, CHARLES J., Suite 401, City Towers Building, 301 Chestnut Street, Harrisburg, Pennsylvania

United Transportation Union, 14600 Detroit Avenue, Cleveland, Ohio 44107

SLUPECKE, J. E.

Pennsylvania Municipal Authorities Association, 2941 North Front St., Harrisburg, Pennsylvania 17110

SMITH, EDWARD J.

Pennsylvania State Education Association, 400 North Third St., Harrisburg, Pennsylvania 17101

SMITH, J. K. LEE
Drexel University, 32nd & Chestnut Sts., Philadelphia, Pa. 19104

SNYDER, GERALD A.

Employed by and advocates passage or defeat of legislation for:

Pennsylvania State Education Association, 400 North

Pennsylvania State Education Association, 400 North Third Street, Harrisburg, Pa. 17101 Advocates passage or defeat of legislation for: Assn. of Pa. State College & University Faculties Pennsylvania Association for Higher Education Pennsylvania State Retired Teachers' Association, 400 North Third Street, Harrisburg, Pa. 17101

SNYDER, J. LUTHER Pennsylvania State Grange, 1604 N. 2nd St., P. O. Box 1084, Hbg., Pa. 17108

SPECTER, DR. GERALD J.

Employed by and advocates passage or defeat of legislation for:

Health Care Facilities Association of Pennsylvania, 111 Erford Road, Camp Hill, Pennsylvania 17011 Advocates passage or defeat of legislation for:

Pa. Nursing Home Education & Political Action Com., 111 Erford Road, Camp Hill, Pennsylvania 17011

STARK, TERRY Pennsylvania Optometric Association, Inc., 218 North Street, Harrisburg, Pennsylvania 17101

STEIGER, MARTIN L., Esquire, One North 13th Street, Philadelphia, Pennsylvania 19107 Assessors' Association of Pennsylvania, 2941 North Front Street, Harrisburg, Penna. 17110

STELMACK, CARL Pennsylvania AFL-CIO, 101 Pine Street, Harrisburg, Pennsylvania 17101

STERN, ANDREW L., 210 South 13th Street, Philadelphia, Pennsylvania 19107 Pa. Social Services Union, Local 668, S.E.I.U., AFL-CIO, C.I.C., 2903A N. 7th St., Harrisburg, Pennsylvania 17110

STUTZMAN, HARRY ANDREW, JR. Pennsylvania Chamber of Commerce, 222 N. Third Street, Harrisburg, Pennsylvania 17101

SULOFF, FRED S. Pennsylvania Association of Plumbing Contractors, 219 Pine Street, Harrisburg, Pennsylvania 17101

SWAN, JAMES E. Penn-Del-Jersey Chapter, NECA, Room 1310, 2 Penn Center Plaza, 15th and J.F.K. Blvd., Philadelphia, Penna. 19102

SWEETEN, E. CRAIG University of Pennsylvania, 3451 Walnut Street, Philadelphia, Pennsylvania 19174

TALLING, NEIL W. Chrysler Corporation, 200 Park Avenue, New York, New York 10017

TARLTON, ROBERT J., Scott & Lazorchick Building, Lansford, Pennsylvania 18232 Pennsylvania Cable Television Association, Meadville,

Pennsylvania 16335 TIVE, RALPH D.

Employed by: Baskin, Boreman & Tive, Payne Shoemaker Building, Fifth Floor, Post Office Box 1150, Harrisburg, Pennsylvania 17108

Advocates passage or defeat of legislation for:

Allegheny Ludlam Industries, Inc., Brackenridge, Pennsylvania 15014

Main Line Day School, College Avenue and Darby

Road, Haverford, Pa. 19041

Mechanical Contractors Association of Eastern Pa., 1422 Chestnut St., Philadelphia, Pennsylvania 19102

Mechanical Contractors Assn. of N. E. Pa., Inc., P. O. Box 1669, North End Station, Wilkes-Barre, Pennsylvania sylvania 18705

Mechanical Contractors Assn. of N. W. Pa., Inc., P. O. Box 323, Erie, Pennsylvania 16512

Mechanical Contractors Association of Western Pa., 1907 Investment Bldg., Pittsburgh, Penna. 15222 MediCo Associates, Inc., 1550 Soldiers Field Rd.,

Brighton, Mass. 02135
Montgomery Ward, 800 Geite Road, Catonsville,
Maryland 21228

Mountain View Racing Association, R. D. 1, Grantville, Pennsylvania 17028

National Association of Social Workers, 4293 Coleridge St., Pittsburgh, Pennsylvania 15201 National Association of Theatre Owners, 107 Sixth

Street, Pittsburgh, Pennsylvania 15222
Penn National Turf Club, R. D. 1, Grantville, Penn-

sylvania 17028

Pennsylvania Optometric Association, Inc., 218 North Street, Harrisburg, Pennsylvania 17101 Pennsylvania State Brewers' Association, 12 S. 12th

St., Philadelphia, Pennsylvania 19107

Philadelphia College of Art, Broad & Pine Sts., Phila-

delphia, Pennsylvania 19102
Philadelphia Mortgage Bankers Association,
Chestnut St., Philadelphia, Pennsylvania 19107 Philadelphia Musical Academy, 313 S. Broad St., Philadelphia, Pennsylvania 19107

Tobacco Institute, Inc., 1776 K Street, N.W., Washington, D. C. 20006

United States Brewers' Association, 12 S. 12th St., Philadelphia, Pennsylvania 19107 Vision Welfare League, 218 North Street, Harrisburg,

Pennsylvania 17101

# TRAUTMAN, TRUDY M.

Employed by: Lobby Central

Pennsylvania Assn. of Dental Laboratories, Inc., 240 North Third Street, Harrisburg, Pa. 17101 Employed by and advocates passage or defeat of legis-

lation for:

Pennsylvania Vacation Land Developers Association, 240 North Third Street, Harrisburg, Pa. 17101

TREA, ROBERT E.

Employed by and advocates passage or defeat of legislation for:

Pennsylvania Newspaper Publishers' Association, 2717

North Front Street, Harrisburg, Pa. 17110

Advocates passage or defeat of legislation for:
Pennsylvania Society of Newspaper Editors, 2717
North Front Street, Harrisburg, Pa. 17110

TRULLINGER, PARK R., JR.
Pennsylvania Stone Producers Association, 3509 N. Front St., Harrisburg, Pennsylvania 17110

UEHLEIN, JULIUS B.
United Steelworkers of America, Five Gateway Center, Pittsburgh, Pennsylvania 15222 USWA Legislative Committee, 212 N. 3rd St., Suite 215, Harrisburg, Penna. 17101

ULSHAFER, TRUDY L.

Pennsylvania Association for the Blind, 2843 N. Front St., Harrisburg, Pennsylvania 17110

UNGER, ALBERT F.

Pennsylvania School Boards Association, 412 N. 2nd Street, Harrisburg, Pennsylvania 17101

VanNATTA, JOHN G., II Associated Pennsylvania Constructors, 800 N. 3rd St., Suite 500, Harrisburg, Penna. 17102

van RODEN, JANET O., 40th Floor, Centre Square, 16th and Market Streets, Philadelphia, Pennsylvania 19101

Employed by and advocates passage or defeat of legislation for:

First Pennsylvania Bank, N. A., 555 East City Line Avenue, Bala Cynwyd, Penna. 19004 Advocates passage or defeat of legislation for: First Pennsylvania Corporation, all the subsidiaries

and affiliated associations, corporations, or other organizations of the First Pennsylvania Corporation, 1500 Chestnut St., Philadelphia, Penna. 19101

VARHOLA, ERNEST M. Duquesne Light Company, 435 Sixth Avenue, Pittsburgh, Pennsylvania 15219

VEES, EDWARD R.

Pennsylvania Association of Milk Dealers, 303 Telegraph Building, Harrisburg, Pa. 17101

VENTO, JOHN

Pennsylvania AFL-CIO, 101 Pine Street, Harrisburg, Pennsylvania 17101

VICKS, ALBERT P.

Northwestern Pennsylvania Food Council Pennsylvania Food Merchants Association 2426 Parade St., P. O. Box 2029, Erie, Pa. 16512

VOIGHT, RICHTER L.

Pennsylvania Credit Union League, 4309 N. Front St., Harrisburg, Pennsylvania 17110

WAGNER, EUGENE G., 366 Madison Avenue, New York, New York 10017 Employed by:

Motor Vehicle Manufacturers of U. S., Inc., 320 New Center Building, Detroit, Michigan 48202

Advocates passage or defeat of legislation for: Motor Vehicle Manufacturers Association, 320 New Center Building, Detroit, Michigan 48202

WALKER, KATHLEEN S., 339 Haymaker Road, Monroeville. Pennsylvania 15146

Pa. Social Services Union, Local 668, S.E.I.U., AFL-CIO, C.I.C., 2903A N. 7th St., Harrisburg, Pennsylvania 17110

WALTON, GEORGE M., 903 Main Street, Harleysville, Pennsylvania 19438 Indian Valley Greater Chamber of Commerce, Box

77, Souderton, Pennsylvania 18964

WENNER, WILLIAM C.

Pennsylvania Rural Electric Association, 2929 N. Front St., Harrisburg, Pennsylvania 17110

WEYANT, J. THOMAS

Associated Credit Bureaus

Pennsylvania Retailers' Association

Pennsylvania Retail Jewelers Association, 234 State Street, Harrisburg, Pennsylvania 17101

WHIPPLE, JOHN R.

Greater Pittsburgh Chamber of Commerce, 411 Seventh Avenue, Pittsburgh, Pennsylvania 15219

WHITE, DENNIS C., 321 East Gorgas Lane, Philadelphia, Pennsylvania 19119 Industrial Arts & Vocational Education Association of Philadelphia, 7638 Wyndale Avenue, Philadelphia, Penna. 19151

WHITTAKER, DR. JOHN E.

Pennsylvania Dental Association, 217 State St., P. O. Box 3341, Harrisburg, Pa. 17105

WICKS, JOHN F.

Hospital Association of Pennsylvania, P. O. Box 608, Camp Hill, Pennsylvania 17011

WILEMAN, RUSSELL B., JR.

Pennsylvania Association of Life Underwriters, 225 Pine Street, Harrisburg, Pennsylvania 17101

WILLIAMS, STAN

Pennsylvania AFL-CIO, 101 Pine Street, Harrisburg, Pennsylvania 17101

WILLIAMS, WALTER T., 210 Walnut Street, P. O. Box 925, Harrisburg, Pennsylvania 17108

Employed by:

American Petroleum Institute, 1801 K Street, N.W., Washington, D. C. 20006 Advocates passage or defeat of legislation for:

Associated Petroleum Industries of Pennsylvania, 210 Walnut St., P. O. Box 925, Harrisburg, Pa. 17108

WILSON, R. GARY PPG Industries, Inc., One Gateway Center, Pitts-burgh, Pennsylvania 15222

WILSON, RICHARD K. Strout Realty, Inc., 1736 E. Sunshine Street, Springfield, Missouri 65804

WINTER, ROBERT M., Ph.D.
Assn. of Pa. State College and University Faculties,
400 N. Third St., Harrisburg, Pennsylvania 17101

WISMER, CHARLES E., JR.
Pennsylvania State Grange, 1604 N. 2nd St., P. O. Box 1084, Hbg., Pa. 17108

WOLFF, GEORGE B., 505 Telegraph Building, Harrisburg, Pennsylvania 17101
Central Penn Truck Tire Service
Peaceful Valley Farm
Pennsylvania 17067

R. D. 3, Myerstown. Pennsylvania 17067 Pennsylvania Motor Truck Association, 505 Telegraph Building, Harrisburg, Penna. 17101 Retail Credit Company, 2001 N. Front St., Harrisburg, Pennsylvania 17105

YAISSLE, JACK, 1009 West Market Street, Pottsville, Pennsylvania 17901

Pottsville Chamber of Commerce, 201 East Laurel Blvd., Pottsville, Penna. 17901

YOCUM, CLARENCE J.

Employed by:

Kepler-Metzner Associates, 226 Boas Street, Harris-burg, Pennsylvania 17102

Advocates passage or defeat of legislation for:
Pennsylvania Chiropractic Society, 355 N. 21st St.,
Suite 302, Camp Hill, Penna. 17011
Pennsylvania Society of Dispensing Opticians,
Boas Street, Harrisburg, Pennsylvania 17102

YOUNG, ROBERT E., 4237-L Catalina Lane, Harrisburg, Pennsylvania 17109

Community General Osteopathic Hospital, 4300 Londonderry Road, Harrisburg, Penna. 17109

ZDINAK, PAUL

Pennsylvania Pharmaceutical Association, 508 N. Third St., Harrisburg, Pennsylvania 17101

ZENTMEYER, FRANCES M.

Employed by:

Baskin, Boreman & Tive, Payne Shoemaker Building, 5th Floor, Post Office Box 1150, Harrisburg, Pennsylvania 17108

Advocates passage or defeat of legislation for:

Allegheny Ludlam Industries, Inc., Brackenridge, Pennsylvania 15014

Main Line Day School, College Avenue and Darby Road, Haverford, Pa. 19041 Mechanical Contractors Assn. of Eastern Pa., Inc., 1422 Chestnut St., Philadelphia, Pennsylvania 19102 Mechanical Contractors Assn. of N. E. Pa., Inc., Post

Office Box 323, Erie, Pennsylvania 16512

Mechanical Contractors Assn. of Western Pa., Inc., 1907 Investment Bldg., Pittsburgh, Pa. 15222

MediCo Associates, Inc., 1550 Soldiers Field Road, Brighton, Mass. 02135

Montgomery Ward, 800 Geite Road, Catonsville, Maryland 21228

Mountain View Racing Association, R. D. 1, Grant-ville, Pennsylvania 17028

National Association of Social Workers, 4293 Col-

eridge St., Pittsburgh, Pennsylvania 15201
National Association of Theatre Owners, 107 Sixth
Street, Pittsburgh, Pennsylvania 15222
Penn National Turf Club, R. D. 1, Grantville, Pennsylvania 17028

Pennsylvania Optometric Association, Inc., 218 North Street, Harrisburg, Pennsylvania 17101 Pennsylvania State Brewers' Association, 12 South

12th St., Philadelphia, Pennsylvania 19107 Philadelphia College of Art, Broad & Pine Streets,

Philadelphia College of Art, Broad & Pine Streets,
Philadelphia, Pa. 19102
Philadelphia Mortgage Bankers Association, 1314
Chestnut St., Philadelphia, Pennsylvania 19107
Philadelphia Musical Academy, 333 S. Broad St.,
Philadelphia, Pennsylvania 19107
Tobaca Institute Insplace W St. N.W. Weshington

Tobacco Institute, Inc., 1776 K St., N.W., Washington,

D. C. 20006 United States Brewers' Association, 12 South 12th St., Philadelphia, Pennsylvania 19107 Vision Welfare League, 218 North Street, Harrisburg,

Pennsylvania 17101

ZEPP, JOHN CALVIN, III

Pennsylvania Manufacturers' Association Pennsylvania Manufacturers' Insurance Company, P. O. Box 311, Lemoyne, Pennsylvania 17043

ZERWECK, WALTER E.

Graphic Arts Association of Delaware Valley, Inc., 1900 Cherry Street, Philadelphia, Pennsylvania 19103

ZIMMERMAN, EUGENE W.

Associated Credit Bureaus of Pennsylvania, 234 State Street, Harrisburg, Pennsylvania 17101

Pennsylvania Petroleum Association, 2101 N. Front

St., Harrisburg, Pennsylvania 17110
Pennsylvania Retailers Association
Pennsylvania Retail Jewelers Association, 234 State
Street, Harrisburg, Pennsylvania 17101

ZINKAND, JOHN P.
Pennsylvania Petroleum Association, Inc., Bldg. 2,
Suite D, 2101 North Front Street, Harrisburg, Pennsylvania 17110

ZWALLY, CHARLES B., 1801 North Front Street, P. O. Box 729, Harrisburg, Pennsylvania 17108
Pennsylvania Vacation Land Developers Association,

Payne-Shoemaker Bldg., Harrisburg, Penna. 17101

SUPPLEMENT TO LOBBYIST REGISTRATION LIST DATED NOVEMBER 25, 1975

November 25, 1975

#### REGISTERED LOBBYISTS

BROWN, HENRY B., JR.

Keystone Bituminous Coal Association, 311 Towne House, Harrisburg, Pennsylvania 17102

HAGEE, CHARLES G.

Association of Pennsylvania Tourist Promotion Agencies (Withdrawn November 18, 1975)

KORN, NORMAN, 12107 Little Creek Drive, Potomac, Maryland 20854

Upjohn Company, The, 7000 Portage Road, Kalamazoo, Michigan 49001

STOUP, JAMES H.

Pennsylvania Savings and Loan League, P. O. Box 1203, Suite 210, 100 Chestnut Street, Harrisburg, Pennsylvania 17108

ZILLI, MARILYN C.

Association of Pennsylvania State College and University Faculties, 400 North Third Street, Harrisburg, Pennsylvania 17101

## ORGANIZATIONS/LOBBYISTS

ASSOCIATION OF PENNSYLVANIA STATE COLLEGE AND UNIVERSITY FACULTIES Marilyn C. Zilli

ASSOCIATION OF PENNSYLVANIA TOURIST PROMO-TION AGENCIES (Withdrawn 11/18/75) Charles G. Hagee (Withdrawn 11/18/75)

KEYSTONE BITUMINOUS COAL ASSOCIATION Henry B. Brown, Jr.

PENNSYLVANIA SAVINGS AND LOAN LEAGUE James H. Stoup

UPJOHN COMPANY, THE Norman Korn

### LOBBYIST REGISTRATION LIST BY ORGANIZATION

159th and 160th—1975-76 REGULAR AND SPECIAL SESSIONS

November 25, 1975

NOTE: See Registered Lobbyists' List for organization address and whether it is the employer only or the organization for whom the Lobbyist advocates passage or defeat of legislation, or both.

#### ORGANIZATIONS/LOBBYISTS

ABBOTTS DAIRIES John J. Dillon

AETNA LIFE & CASUALTY Bruce E. Cooper

AGWAY, INC. Ralph J. Down James W. Hagar Robert A. Mills

ALBEE, NATHANIEL E. Nathaniel E. Albee

ALLEGHENY LUDLAM INDUSTRIES, INC.
John H. Burton
Joseph K. Pierce
Ralph D. Tive
Frances M. Zentmeyer

ALUMINUM COMPANY OF AMERICA Ralph A. Nichols

AMERICAN ASSOCIATION OF RETIRED PERSONS Kohlman K. Cohle

AMERICAN LIFE INSURANCE ASSOCIATION John L. Esterhai Thomas E. Quinlan, Jr.

AMERICAN MUTUAL INSURANCE ALLIANCE William V. Fox, Jr. S. Joseph Moomaw

AMERICAN PETROLEUM INSTITUTE Frank J. Bowden, Jr. Walter T. Williams

ANTHRACITE INSTITUTE Franklin H. Mohney

ARMCO STEEL CORPORATION
Joseph Francis Becek
William Patrick Burns
Earle B. Hammond, Jr.
R. W. Marsch
Harold E. Robling

ARMSTRONG CORK COMPANY Frank H. Simpson

ARTHUR MURRAY DANCE STUDIOS, INC. Charles G. Hagee

ASHLAND OIL, INC. William Hobokan

ASSESSORS' ASSOCIATION OF PENNSYLVANIA Martin L. Steiger, Esquire

ASSOCIATED CREDIT BUREAUS OF PENNSYLVANIA J. Thomas Weyant Eugene W. Zimmerman

ASSOCIATED PENNSYLVANIA CONSTRUCTORS
Ralph J. Down
Edward C. First, Jr.
W. Guy Gunn
James W. Hagar
Henry L. Heck
J. Thomas Menaker
Robert A. Mills
Robert H. Royer
Barbara M. Salinger
John G. VanNatta, II

ASSOCIATED PETROLEUM INDUSTRIES OF PENN-SYLVANIA
Frank J. Bowden, Jr.
Walter T. Williams

ASSOCIATED RAILROADS OF PENNSYLVANIA
J. Scott Calkins

ASSOCIATES MARKETING SERVICES, INC. Ralph J. Down James W. Hagar Robert A. Mills

ASSN. OF PA. STATE COLLEGE & UNIVERSITY
FACULTIES
Melvin R. Allen
Walter L. Carmo, Jr.
John D. Killian
Fred A. McKillop
Martin J. Morand
Edward R. Purcell
George H. Seidel, Jr.
Gerald A. Snyder
Robert M. Winter, Ph.D.

ASSOCIATION OF PA. TOURIST PROMOTION AGENCIES Charles G. Hagee

ASSOCIATION OF PHYSICAL FITNESS CENTER Frank A. Piccolo

ASSOCIATION OF PRIVATE SCHOOLS FOR EXCEP-TIONAL CHILDREN John D. Killian

ATLANTIC RICHFIELD COMPANY Hector MacKethan, Jr.

AUTOMOTIVE SERVICE COUNCILS OF PENNSYL-VANIA
Thomas F Kenler

Thomas F. Kepler Albert D. Metzner Joan Ortenzi

BANKERS SECURITIES CORPORATION AND AFFILIATES
Frank J. Loftus

BASKIN, BOREMAN & TIVE Joseph K. Pierce Ralph D. Tive Frances M. Zentmeyer

BECKER C.P.A. REVIEW COURSE, THE James W. Greenlee

BELL TELEPHONE COMPANY OF PENNSYLVANIA John B. Davis Clark R. Diefenderfer Samuel E. Line, Jr.

BENEFICIAL MANAGEMENT CORPORATION OF AMERICA John L. Hauser BETHLEHEM STEEL CORPORATION Charles E. Currier

BETHLEHEM STEEL CORP. (Incl. its affiliated cos.) Charles E. Currier

BETTER GOVERNMENT ASSOCIATES, INC. B. Anton Hess

BLUE CROSS OF WESTERN PENNSYLVANIA Robert S. Fichtel

BLUE CROSS PLANS OF PENNSYLVANIA
Ralph J. Down
James W. Hagar
Robert A. Mills

BLUE RIDGE REAL ESTATE COMPANY Frank G. McCartney, Jr.

BOEING VERTOL COMPANY Bruce C. Jay W. Thomas H. MacNew

BORON OIL COMPANY Robert R. Harrison

BP OIL INC. Robert R. Harrison

BROTHERHOOD OF MAINTENANCE OF WAY EM-PLOYES Edward H. Gross

BROTHERHOOD RAILWAY & AIRLINE CLERKS James J. Kelly

BUTCHER AND SINGER James W. Greenlee

BUTLER AREA CHAMBER OF COMMERCE Barry L. Racey

CALKINS, J. SCOTT, ESQUIRE Christine M. Diefenderfer

CAR AND TRUCK RENTING & LEASING ASSN. OF PA. Robert H. Maurer

CENTRAL PENN TRUCK TIRE SERVICE George B. Wolff

CENTRAL WESTMORELAND CHAMBER OF COMMERCE Jack W. Simon

CHILDREN'S HEART HOSPITAL James W. Greenlee

CHIROPRACTORS FOR FREEDOM Monroe Schneier, D.C.

CHRISTIAN SCIENCE COMMITTEE ON PUBLICATION R. Ross Collins

CHRYSLER CORPORATION Neil W. Talling

CIBA PHARMACEUTICAL COMPANY Elliot L. Poston

CLEVELAND ELECTRIC ILLUMINATING COMPANY
Ralph J. Down
Robert A. Mills

COLE NATIONAL CORPORATION
J. Scott Calkins
Christine M. Diefenderfer

COLONIAL PENN FRANKLIN INSURANCE COMPANY Arthur B. Becker

COLONIAL PENN GROUP, INC. Arthur B. Becker

COLONIAL PENN INSURANCE COMPANY Arthur B. Becker COLONIAL PENN LIFE INSURANCE COMPANY Arthur B. Becker

COLUMBIA GAS OF PENNSYLVANIA, INC. James M. O'Sullivan Frank A. Sinon

COLUMBIA GAS TRANSMISSION CORPORATION Frank A. Sinon

COMMON CAUSE David Hochner

COMMONWEALTH ASSOCIATION OF STUDENTS, INC. Eugene T. Carroll J. Douglas Dows Donald A. Hendrie, Jr.

COMMUNITY GENERAL OSTEOPATHIC HOSPITAL Robert E. Young

COMPUTER ELECTION SYSTEMS Carlton W. Clough Mary Alice Edgerton

CONSULTING ENGINEERS COUNCIL OF PA. Roy E. Furman

CUMBERLAND FARMS J. Scott Calkins

DeHART AND BROIDE Christine M. Diefenderfer

DEK/ELECTRO Fred Gunning

DELAWARE COUNTY CHAMBER OF COMMERCE Elliott H. Gates

DELAWARE VALLEY APARTMENT HOUSE OWNERS ASSOCIATION
John J. O'Shea

DISTILLED SPIRITS COUNCIL OF THE UNITED STATES, INC.
Everette D. O'Brien

DOWNTOWN GREENSBURG ASSOCIATION OF BUSINESSMEN Jack W. Simon

DREXEL UNIVERSITY
Thomas F. Shannon
J. K. Lee Smith

DRUG FAIR J. Anthony Moran

DUQUESNE LIGHT COMPANY Ernest M. Varhola

EAGLE DOWNS RACING ASSOCIATION
D. Elmer Hawbaker

ELI LILLY & COMPANY Albert G. Mercuri

ELO, HEIKKI K., INC. Nathaniel E. Albee

EMERGENCY CARE RESEARCH INSTITUTE James W. Greenleee

ENGAR, INC. Nathaniel E. Albee

EQUITABLE GAS COMPANY Thomas P. Murphy, Jr.

EXXON COMPANY, U.S.A. James E. Grady Claude E. Hitchcock

FIDELITY BANK, THE James F. Lemperes

FIRST NATIONAL BANK OF PENNSYLVANIA Stephen R. Moore FIRST PENNSYLVANIA BANK, N.A. Gordon M. Kingsberry Janet O. van Roden

FIRST PENNSYLVANIA CORPORATION Gordon M. Kingsberry Janet O. van Roden

FORD MOTOR COMPANY M. T. J. McMahon

FRATERNAL ORDER OF POLICE CONFERENCE OF STATE LODGES
George W. Gekas

G. &. W. H. CORSON, INC. James W. Greenlee

GENERAL CONTRACTORS ASSOCIATION OF PENN-SYLVANIA, THE
William E. LaForge, Sr.
Edward J. McKitrick

GENERAL ELECTRIC COMPANY Charles B. Dates Lawrence K. Grean

GENERAL MOTORS CORPORATION G. S. Francke

GENERAL PROGRAMMING, INC. William J. Paulosky

GENERAL TELEPHONE COMPANY OF PENNSYL-VANIA Andrew D. Fabrizi

GENERAL WATERWORKS CORPORATION James W. Greenlee

GRAPHIC ARTS ASSOCIATION OF DELAWARE VALLEY, INC.
Walter E. Zerweck

GREATER GREENSBURG INDUSTRIAL DEVELOP-MENT CORPORATION Jack W. Simon

GREATER LATROBE CHAMBER OF COMMERCE Arthur H. Goldman

GREATER PITTSBURGH CHAMBER OF COMMERCE John R. Whipple

GULF OIL CORPORATION William P. Horn, Jr.

H & T ENTERPRISES, INC. David B. Disney Ralph J. Down Robert A. Mills

HAHNEMANN MEDICAL COLLEGE AND HOSPITAL Douglas C. Geary

HARSCO CORPORATION Robert A. Haynos

HEALTH CARE FACILITIES ASSOCIATION Roger S. Goetz John D. Killian Dr. Gerald J. Specter

HEALTH INSURANCE ASSOCIATION OF AMERICA John L. Esterhai Thomas E. Quinlan, Jr.

HEISS, GIBBONS & COMPANY Miles J. Gibbons, Sr.

HERSHEY ESTATES
Ralph J. Down
Edward C. First, Jr.
James W. Hagar
Robert A. Mills

HERSHEY FOODS CORPORATION Ralph J. Down Robert A. Mills Rod J. Pera HISTORICAL SOCIETY OF PENNSYLVANIA, THE Joseph P. McLaughlin

HOMEMAKERS INTERNATIONAL COMPANY Warren J. Leist

HOMEMAKERS UPJOHN John Franklin Owens

HONEYWELL INC. Edward Lind

HOSPITAL ASSOCIATION OF PENNSYLVANIA Patricia S. Hogan James R. Neely John F. Wicks

HOUSEHOLD FINANCE CORPORATION Edward E. Eveland

INA CORPORATION
William B. Pugh, Jr.

I. U. INTERNATIONAL CONVERSION SYSTEMS James W. Greenlee

I. U. INTERNATIONAL MANAGEMENT CORPORA-TION James W. Greenlee

INDEPENDENT BANKERS OF PENNSYLVANIA Thomas F. Kepler Albert D. Metzner Joan Ortenzi

INDIAN VALLEY GREATER CHAMBER OF COMMERCE George M. Walton

INDUSTRIAL ARTS & VOCATIONAL EDUCATION ASSN. OF PHILA. Dolores Miller Dennis C. White

INSURANCE FEDERATION OF PENNSYLVANIA, INC. Thomas J. Finley, Jr. Frank J. Holczman Hal Platzkere

INTERNATIONAL MILL SERVICE James W. Greenlee

INTERSTATE TAX SERVICE BUREAU S. Joseph Moomaw

J. C. PENNEY COMPANY, INC. Norman Duncan

JONES & LAUGHLIN STEEL CORPORATION Daniel R. Minnick Thomas E. Ricca

JUNIOR SCHOOL OF MEDICAL ARTS
Paul D. Gehris

KEPLER-METZNER ASSOCIATES
Thomas F. Kepler
Albert D. Metzner
Joan Ortenzi
Clarence J. Yocum

KEYSTONE AUTOMOBILE CLUB Birchard T. Clothier

KEYSTONE BITUMINOUS COAL ASSOCIATION Stephen McCann

KEYSTONE BUILDING CONTRACTORS ASSOCIATION
Ralph J. Down
Edward C. First, Jr.
James W. Hagar
J. Thomas Menaker
Robert A. Mills

KEYSTONE INSURANCE COMPANY Birchard T. Clothier KILLIAN & GEPHART Smith B. Gephart John D. Killian Joseph A. Layman, Jr. Thomas W. Scott

LABORERS' INTERNATIONAL UNION OF NORTH AMERICA Robert F. Ferrari Curtis H. Hill, Sr.

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