

Legislative Journal

TUESDAY, JUNE 29, 1976

Session of 1976

160th of the General Assembly

Vol. 1, No. 115

SENATE

TUESDAY, June 29, 1976.

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

The PRESIDENT (Lieutenant Governor Ernest P. Kline) in the Chair.

PRAYER

The Chaplain, The Reverend BOBBY BOYD, Pastor of the United Methodist Church, Pottsville, offered the following prayer:

O Lord of Hosts, hear the prayer we make today. Bless our Nation, our Commonwealth and these our leaders in particular. May they serve Thee aright with faithfulness and honor. May their love for God and their fellowman be visible in all their decisions. Use them as instruments of Thy peace this day and every day. Give them strength to be eternally true to their calling, even as we are to ours.

God bless America and on this blessed day in particular. Amen.

JOURNAL APPROVED

The PRESIDENT. 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 861**, which was referred to the Committee on Agriculture.

He also presented for concurrence **HB 2451** and **2452**, which were referred to the Committee on Education.

He also presented for concurrence **HB 2306** and **2442**, which were referred to the Committee on Local Government.

SENATE BILLS RETURNED WITH AMENDMENTS

He also returned to the Senate **SB 800** and **1417**, with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

The PRESIDENT. The bills, 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 1956** and **1957**.

HOUSE CONCURS IN SENATE BILL

He also returned to the Senate **SB 1395**, with the information that the House has passed the same without amendments.

BILLS SIGNED

The President (Lieutenant Governor Ernest P. Kline) in the presence of the Senate signed the following bills:

SB 1395, HB 1956 and 1957.

GENERAL COMMUNICATION

LISTS OF LOBBYISTS AND ORGANIZATIONS

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

SENATE OF PENNSYLVANIA

June 29, 1976

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 December, 1975 for the 159th Regular Session of the General Assembly and for the months of January through June of 1976 for the 160th 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.)

The PRESIDENT. Copies of lists have been supplied to the Members.

GUESTS OF SENATOR H. CRAIG LEWIS PRESENTED TO SENATE

Senator LEWIS. Mr. President, I would like to introduce to my colleagues visitors in the gallery with us

today who are house guests of ours in Feasterville, Manfred and Renatta Konig, their son Michael, from West Berlin, who are going to be with us over the Fourth of July, sharing a little bit of the history of our country in their three week stay.

I would ask, Mr. President, that you extend to them the usual warm welcome of the Senate.

The PRESIDENT. If these special guests of Senator Lewis would please stand in the gallery so we can see them, we would like to welcome them to the Senate of Pennsylvania.

(Applause.)

The PRESIDENT. We hope you have a pleasant stay with the Lewis family; I am sure you will.

REPORT OF COMMITTEE OF CONFERENCE SUBMITTED AND LAID ON THE TABLE

Senator ROSS submitted the Report of Committee of Conference on **HB 567**, which was laid on the table.

BILLS INTRODUCED AND REFERRED

Senators MYERS and HESS presented to the Chair **SB 1639**, entitled:

An Act to provide for an additional law judge of the court of common pleas in the nineteenth judicial district.

Which was committed to the Committee on Judiciary.

Senators O'PAKE, LEWIS, DOUGHERTY and JUBELIRER presented to the Chair **SB 1640**, entitled:

An Act providing for the regulation of job discrimination based on age; providing for civil suits and other enforcement; and establishing penalties.

Which was committed to the Committee on Labor and Industry.

Senators FLEMING and MANBECK presented to the Chair **SB 1641**, entitled:

An Act amending the act of June 2, 1915 (P. L. 736, No. 338), entitled, as amended, "The Pennsylvania Workmen's Compensation Act," further providing for certain expert consultants in cases of silicosis and other dust related occupational diseases and providing for the use and disposition of the findings of the expert consultants.

Which was committed to the Committee on Labor and Industry.

Senators FLEMING, JUBELIRER and MANBECK presented to the Chair **SB 1642**, entitled:

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

Which was committed to the Committee on Labor and Industry.

They also presented to the Chair **SB 1643**, entitled:

An Act amending the act of June 2, 1915 (P. L. 736, No. 338), entitled, as amended, "The Pennsylvania Workmen's Compensation Act," further providing for the provision of certain services by the Social Security Administration.

Which was committed to the Committee on Labor and Industry.

Senators BELL and FLEMING presented to the Chair **SB 1644**, entitled:

An Act amending the act of March 10, 1949 (P. L. 30, No. 14), entitled "Public School Code of 1949," further providing for reimbursement to school districts for the 1976-1977 and subsequent school years.

Which was committed to the Committee on Education.

Senator HAGER presented to the Chair **SB 1645**, entitled:

An Act to provide for an additional law judge of the court of common pleas in the twenty-ninth judicial district.

Which was committed to the Committee on Judiciary.

Senator KURY (By Request) presented to the Chair **SB 1646**, entitled:

An Act amending the act of May 1, 1933 (P. L. 103, No. 69), entitled "The Second Class Township Code," further providing for the office of supervisor.

Which was committed to the Committee on Local Government.

Senator KURY (By Request) presented to the Chair **SB 1647**, entitled:

An Act amending Title 24 (Education) of the Pennsylvania Consolidated Statutes, further providing for the payment of contributions for purchase of credit for creditable nonschool service.

Which was committed to the Committee on Education.

Senators DWYER, FRAME, STAPLETON and KELLEY presented to the Chair **SB 1648**, entitled:

An Act amending the act of October 20, 1966 (3rd Sp. Sess., P. L. 96, No. 6), entitled "Mental Health and Mental Retardation Act of 1966," further providing for liability of counties with respect to the care of certain convicted persons.

Which was committed to the Committee on Public Health and Welfare.

Senators COPPERSMITH, DOUGHERTY, REIBMAN, HILL, FRAME and FLEMING presented to the Chair **SB 1649**, entitled:

An Act relating to residential and habilitation services for the mentally retarded.

Which was committed to the Committee on Public Health and Welfare.

Senator CIANFRANI presented to the Chair **SB 1650**, entitled:

An Act making an appropriation to the Department of Labor and Industry for Workmen's Compensation payments.

Which was committed to the Committee on Appropriations.

Senator DOUGHERTY presented to the Chair **SB 1651**, entitled:

An Act amending the act of June 4, 1976 (Act No. 7-A), entitled "General Appropriation Act of 1976," increasing the appropriation for the Eastern Pennsylvania Psychiatric Institute.

Which was committed to the Committee on Appropriations.

RECESS

Senator NOLAN. Mr. President, I request a recess for the purpose of a Democratic caucus which will start at 1:45 p.m., with the intention of returning to the floor at 3:15 p.m.

Senator FLEMING. Mr. President, we would ask the Republican Senators to await a call to caucus. We will have Mrs. Ethel Barnet visiting our caucus today. To the best of my knowledge she has not yet arrived. We would ask the Republican Senators to wait in their offices for a call.

The PRESIDENT. Are there any objections? The Chair hears no objection, and declares a recess of the Senate until 3:15 p.m., Eastern Daylight Saving Time.

AFTER RECESS

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

COMMUNICATION FROM THE GOVERNOR**NOMINATION BY THE GOVERNOR
REFERRED TO COMMITTEE**

The Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows, and referred to the Committee on Rules and Executive Nominations:

**MEMBER OF THE BOARD OF TRUSTEES OF
WEST CHESTER STATE COLLEGE**

June 29, 1976

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 Barry C. Dozor, Esquire, 106 Donaldson Manor, Broomall 19008, Delaware County, Twenty-sixth Senatorial District for appointment 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.

MILTON J. SHAPP

HOUSE MESSAGES**SENATE BILL RETURNED WITH AMENDMENTS**

The Clerk of the House of Representatives being introduced, returned to the Senate **SB 1588**, with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

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

**HOUSE NONCONCURS IN SENATE CONCURRENT
RESOLUTION**

He also informed the Senate that the House has non-concurred in resolution from the Senate, entitled:

Returning HB 175 to the Committee of Conference.

HOUSE CONCURS IN SENATE BILLS

He also returned to the Senate **SB 516, 1500, 1584, 1585,**

1586, 1587, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596, 1597, 1600, 1601, 1602, 1603, 1604, 1605, 1606, 1607, 1608, 1609, 1611, 1612 and 1613, with the information that the House has passed the same without amendments.

BILLS SIGNED

The President (Lieutenant Governor Ernest P. Kline) in the presence of the Senate signed the following bills:

HB 77, 596, 1468, 1607, 1752, 1764, 2141, 2202, 2281 and 2353.

COMMUNICATION FROM THE GOVERNOR**APPROVAL OF SENATE BILL**

The Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor, advising that the following Senate Bill had been approved and signed by the Governor:

SB 1268.

**SENATE COMMITTEE APPOINTED
PURSUANT TO SENATE RESOLUTION,
SERIAL No. 28**

The PRESIDENT. The Chair wishes to announce the appointment by the President pro tempore of the following Senators to serve as members of the Special Senate Investigating Committee established pursuant to Senate Resolution, Serial No. 28.

The gentleman from Philadelphia, Senator Cianfrani, Chairman; the gentleman from Philadelphia, Senator McKinney; the gentleman from Allegheny, Senator Romaneli; the gentleman from Crawford, Senator Dwyer; the gentleman from Montgomery, Senator Holl; and the gentleman from Montgomery, Senator Tilghman.

**COMMITTEE OF CONFERENCE APPOINTED
ON HB 2073**

The PRESIDENT. The Chair announces, on behalf of the President pro tempore, the appointment of Senators LYNCH, SMITH and WOOD, as a Committee of Conference on the part of the Senate to confer with a similar Committee of the House (if the House shall appoint such Committee) to consider the differences existing between the two houses in relation to House Bill No. 2073.

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

SB 1542 TAKEN FROM THE TABLE

SB 1542 (Pr. No. 2068)—Without objection, Senator NOLAN called from the table **SB 1542**, which was vetoed by the Governor on June 28, 1976.

**RECONSIDERATION OF SB 1542
THE OBJECTIONS OF THE GOVERNOR
TO THE CONTRARY NOTWITHSTANDING****SB 1542 PASSED OVER GOVERNOR'S VETO**

SB 1542 (Pr. No. 2068)—Senator NOLAN. Mr. President, I move that the Senate proceed with the reconsideration of Senate Bill No. 1542, Printer's No. 2068, and

agree to pass the same, the objections of the Governor to the contrary notwithstanding.

I ask for a roll call vote, Mr. President.

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

The PRESIDENT. It has been moved by Senator Nolan, seconded by Senator Romanelli, that the Senate proceed to reconsider Senate Bill No. 1542, Printer's No. 2068, and agree to pass the same, the objections of the Governor to the contrary notwithstanding.

The question before the Senate is: Will the Senate agree to the motion? The vote required for this motion is two-thirds of the Senators or thirty-four votes.

The Clerk read the Governor's veto message as follows:

Commonwealth of Pennsylvania
Governor's Office, Harrisburg

June 28, 1976

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

I return herewith, without my approval, Senate Bill No. 1542, Printer's No. 2068, entitled "An Act relating to the fiscal affairs of the Commonwealth concerning duties of the Governor, the Secretary of Revenue and the Budget Secretary, with respect to the submission of and signing the budget for any fiscal year; and, after a budget is enacted, regulating the issuance of warrants by the State Treasurer for certain requisitioned funds and imposing duties on persons authorized by law to issue requisitions for the payment of moneys from the State Treasury; AND PRESCRIBING THAT FEDERAL FUNDS RECEIVED BY THE COMMONWEALTH SHALL BE DEPOSITED IN THE GENERAL FUND ACCOUNT WITH CERTAIN EXCEPTIONS."

If the funding principle embodied in Senate Bill No. 1542 were to prevail, it would totally hamstring Pennsylvania's ability to utilize and acquire federal funds.

It would virtually destroy the flexibility of every level of government in this State to seek out, and then use, federal money creatively and effectively.

The issue in Senate Bill No. 1542 is not the actual appropriation of federal funds by the General Assembly. That issue will be resolved only when the General Assembly acts upon a federal funding bill on a line by line basis.

It is my belief that federal funds can only be appropriated by the United States Congress and that those funds are earmarked directly for the agencies and programs embodied in federal legislation and regulations.

I believe strongly that my position will prevail.

But, until it does, Senate Bill No. 1542 would cause havoc in the interim period between its enactment and a final resolution of the federal funding issue.

Even worse, if my position does not prevail, Senate Bill No. 1542 could cause even greater havoc over the long term if it becomes law.

Members of the General Assembly, on both sides of the aisle, have often urged both State and local governments to accelerate their quest for additional federal funds.

But now, with this bill, members of the General Assembly would stifle those efforts.

How would this happen?

By preventing the State Treasurer from paying out any and all federal monies which have not been specifically appropriated by the General Assembly, Senate Bill No. 1542 completely inhibits State and local government from receiving expected monies and acquiring new federal funds.

The principle established in this bill is so restrictive as to lead to complete atrophy.

The bill assumes that the General Assembly will, on almost a daily basis, be in a position to quickly appropriate necessary funds and to ratify the acquisition of new grants.

But what will happen between the time the General Assembly adjourns in June and reconvenes in September?

Or what will happen during the time between its constitutional adjournment in November and its new session next January?

If the forthcoming federal funds bill overlooks some items of federal funding, those funds won't flow to local communities, school boards and other agencies unless or until the General Assembly returns and takes appropriate action.

If a new federal program is passed by Congress in the intervening months, Pennsylvania's State and local agencies will be at a severe disadvantage in seeking and utilizing those funds because they will not have been appropriated by the Legislature.

Often, the first state or local community in line, which shows it can utilize the money effectively and quickly, gets first crack at the federal grant.

If some federal agency is looking for a prime sponsor for a new program, it will hardly look to a Pennsylvania program if we have to wait for months to appropriate the funds.

If the General Assembly is concerned about such programs continuing with State funds once federal funds cease—and this is a legitimate concern—they have it within their existing power to terminate such programs. There is no need for Senate Bill No. 1542 to correct this situation.

Furthermore, what will happen if Congress appropriates more money for an ongoing program than we presently anticipate.

And what are the implications of Senate Bill No. 1542 for capital programs, especially critical needs in the Motor License Fund and other special funds?

Those funds and others could well languish in Washington or be lost to another state because of the hamstringing requirements of Senate Bill No. 1542.

I am well aware that there is a difference of opinion among professional budget analysts concerning the impact of this bill. Some believe that, if the General Assembly sets up restricted accounts or resorts to other legislative devices, pass through federal funds could flow to local communities uninterrupted by the strictures of Senate Bill No. 1542.

But it would take many months to set up those accounts by legislation, a costly, tedious and time-consuming process. In the intervening period of time, the very evils which I have described would take effect for all federal funding, State and local.

If, in the meantime, the General Assembly's viewpoint were to prevail in the courts that they have an absolute right to appropriate federal funds on a line by line basis—a position I disagree with—there will be no avoiding the fact that, in one way or another, all federal funds, State and local, which pass through the State Treasury, must be appropriated by the General Assembly if Senate Bill No. 1542 becomes law.

Therefore, the members of the General Assembly should consider very carefully whether they want to be responsible to every local community, school board and governmental agency which will come to them with desperate and legitimate complaints about the failure of federal funds to flow to their projects.

It will be the grave responsibility of each member of the General Assembly who votes to override this veto, to explain to his or her own people on the local level why the money isn't there.

Indeed, the situation could become so critical that I might have no recourse as a responsible Governor than to call the General Assembly into repeated special sessions to pass every dollar of overlooked or unanticipated federal money and to set up, one by one, the hundred or so restricted receipt accounts which must be carefully and meticulously drawn up for the sole purpose of getting around Senate Bill No. 1542.

This is the last thing I would want to do.

But I will not sit by and watch federal funds go elsewhere or get logjammed on their way to our local communities because of the stringent and restrictive features of Senate Bill No. 1542.

I urge the General Assembly to sustain my veto of this bill. Let's not block the mechanism whereby federal

funds continue to flow even if we do disagree on the line by line appropriations bill itself.

There is no member of the General Assembly who wants to spend the summer months explaining why federal funds are not moving to the local level because of his or her vote.

For these reasons, I am returning, without my signature, Senate Bill No. 1542, and urge the General Assembly to sustain my position in the general public interest.

MILTON J. SHAPP

On the question,

Will the Senate agree to the motion?

Senator HILL. Mr. President, I rise in opposition to overriding this particular bill. I think that it is up to the Congress to specifically earmark funds for distribution to various agencies in the State government or the Federal government, as the Governor points out in his veto message.

Furthermore, Mr. President, I see this as another attempt to somehow stymie the special prosecutor in the City of Philadelphia, which is very badly needed.

And the question recurring,

Will the Senate agree to the motion?

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

YEAS—40

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

NAYS—10

Ammerman,	Fleming,	Howard,	Reisman,
Bell,	Hager,	Murphy,	Snyder,
Dougherty,	Hill,		

A constitutional two-thirds 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 11 TAKEN FROM THE TABLE

SB 11 (Pr. No. 1775)—Without objection, Senator NOLAN called from the table **SB 11**, which was vetoed by the Governor on June 4, 1976.

**RECONSIDERATION OF SB 11
THE OBJECTIONS OF THE GOVERNOR
TO THE CONTRARY NOTWITHSTANDING**

SB 11 PASSED OVER GOVERNOR'S VETO

SB 11 (Pr. No. 1775)—Senator NOLAN. Mr. President, I move that the Senate proceed with the reconsideration of Senate Bill No. 11, Printer's No. 1775, and agree to pass the same, the objections of the Governor to the contrary notwithstanding.

I ask for a roll call vote, Mr. President.

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

The Clerk read the Governor's veto message as follows:

Commonwealth of Pennsylvania
Governor's Office, Harrisburg

June 4, 1976

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

I return herewith, without my approval, Senate Bill No. 11, Printer's No. 1775, entitled "An Act providing for reimbursement of costs incurred by volunteer fire, and ambulance AND RESCUE companies for services rendered on Commonwealth property including legal costs arising therefrom, requiring the Department of Justice to provide legal representation in certain cases; and making an appropriation. AUTHORIZING VOLUNTEER FIRE, AMBULANCE AND RESCUE COMPANIES AND MEMBERS THEREOF TO ENTER STATE PREMISES TO FIGHT FIRE UNDER CERTAIN CONDITIONS; AND PROVIDING FOR LEGAL ADVICE FROM THE ATTORNEY GENERAL FOR SUCH PERSONS IN CERTAIN CASES."

This bill authorizes volunteer fire, ambulance, and rescue companies to enter property owned by the Commonwealth when requested by a state officer in charge of the premises for the purpose of fighting a fire.

This authority delineation is a proper one.

However, Senate Bill No. 11 further states that the Attorney General must provide free legal assistance to any company who is sued in any civil action arising from the performance of fire fighting services on state property. Further, the measure contains a retroactive effective date of January 1, 1974.

I have two major objections to this proposal.

First, Senate Bill No. 11 contains no appropriation to the Department of Justice to cover the costs of providing this service. To implement the measure the Justice Department would have to hire attorneys to represent these volunteer fire, ambulance, and rescue companies and funds for this purpose have not been budgeted.

Second, it is not a proper function of the Justice Department to defend individuals or such companies as part of an on-going program. This type of representation would set a precedent for future extensions for free legal aid to other non-profit public-service related organizations.

It is important to recognize the great service performed by volunteer companies in protecting Commonwealth property. I also recognize the great frustration volunteer companies must feel when having performed valuable services to the Commonwealth they are nonetheless subjected to suits which are sometimes frivolous and baseless.

I must emphasize that I would have no objection to a case by case review of these situations by the General Assembly. The General Assembly could then approve after careful review an appropriation to cover the necessary legal costs incurred by a volunteer fire, ambulance, or rescue company which arises out of Commonwealth fire protection services. I would have no objections to that form of reimbursement; but I cannot approve this mandate to the Attorney General to provide free legal advice in each situation.

Such a blanket policy could easily result in abuse and I therefore find it improper and inconsistent with the policies and resources of the Pennsylvania Department of Justice.

The Department of Justice serves as the legal arm of the executive branch of state government. It provides legal advice to the Governor and the various state agencies and departments. The scope of the problem presented in this bill does not warrant the creation of an entirely new function which would necessitate hiring additional personnel in the Department of Justice.

The general purpose contained in Senate Bill No. 11 of assuring adequate fire protection for Commonwealth property is certainly in the public interest and a purpose I fully support. However, a more workable mechanism is necessary in order to effectuate the Commonwealth's responsibility for legal assistance in cases of civil suit against those volunteer companies called upon to aid the Commonwealth.

For these reasons, I must disapprove Senate Bill No. 11.

MILTON J. SHAPP

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

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

The PRESIDENT. The gentleman will be so recorded.

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

YEAS—50

Ammerman,	Hager,	Manbeck,	Reibman,
Andrews,	Hankins,	McKinney,	Romanelli,
Arlene,	Hess,	Mellow,	Ross,
Bell,	Hill,	Messinger,	Scanlon,
Cianfrani,	Hobbs,	Moore,	Smith,
Coppersmith,	Holl,	Murphy,	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,	Zemprell,
Frame,	Lynch,		

NAYS—0

A constitutional two-thirds 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 803 TAKEN FROM THE TABLE

HB 803 (Pr. No. 2077)—Without objection, Senator NOLAN called from the table HB 803.

RECONSIDERATION OF HB 803

HB 803 PASSED OVER GOVERNOR'S VETO

HB 803 (Pr. No. 2077)—Senator NOLAN. Mr. President, I move that the Senate proceed with the reconsideration of House Bill No. 803, Printer's No. 2077, and agree to pass the same, the objections of the Governor to the contrary notwithstanding.

I ask for a roll call vote, Mr. President.

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

The Clerk read the Governor's veto message as follows:

Commonwealth of Pennsylvania
Governor's Office, Harrisburg

November 26, 1975

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

I return herewith, without my approval, House Bill No. 803, Printer's No. 2077, entitled "An Act clarifying the powers of constables, county detectives, sheriffs, deputy sheriffs, WATERWAYS PATROLMEN AND GAME PROTECTORS."

This Bill purports to clarify the powers of constables, county detectives, sheriffs, deputy sheriffs, waterways patrolmen and game protectors.

However, in fact the measure would further confuse an already badly confused situation regarding the powers and duties of these several types of law enforcement agents. The myriad statutory provisions relating to

these law enforcement agents are in many cases quite old and are in need of revision, especially considering that the court interpretations of the statutory duties have been so numerous and so conflicting.

Furthermore, The Supreme Court, by its Rules of Criminal Procedure, has ruled that these law enforcement agents shall not have the power of arrest without warrant. The effect of this bill on that rule is uncertain in light of Article V, section 10 (c) of the Constitution.

I believe that the area of the powers and duties of constables, sheriffs, and other law enforcement agents is clearly one requiring intensive study and analysis. My administration stands ready to assist in these efforts. I urge the General Assembly to investigate this situation and I would hope that the courts, perhaps through the Court Administrator, would also address the problems here.

For these reasons, I must return House Bill No. 803 without my signature.

MILTON J. SHAPP

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

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

YEAS—45

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

NAYS—5

Bell,	Hill,	Kury,	Reibman,
Coppersmith,			

A constitutional two-thirds 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.

SB 891 TAKEN FROM THE TABLE

SB 891 (Pr. No. 1695)—Without objection, Senator NOLAN called from the table SB 891, which was vetoed by the Governor on June 18, 1976.

RECONSIDERATION OF SB 891
THE OBJECTIONS OF THE GOVERNOR
TO THE CONTRARY NOTWITHSTANDING

SB 891 PASSED OVER GOVERNOR'S VETO

SB 891 (Pr. No. 1695)—Senator NOLAN. Mr. President, I move that the Senate proceed with the reconsideration of Senate Bill No. 891, Printer's No. 1695, and agree to pass the same, the objections of the Governor to the contrary notwithstanding.

I ask for a roll call vote, Mr. President.

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

The Clerk read the Governor's veto message as follows:

Commonwealth of Pennsylvania
Governor's Office, Harrisburg

June 18, 1976

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

I return herewith, without my approval, Senate Bill No. 891, Printer's No. 1695, entitled "An act amending the act of August 9, 1955 (P. L. 323, No. 130), entitled 'An act relating to counties of the third, fourth, fifth, sixth, seventh and eighth classes; amending, revising, consolidating and changing the laws relating thereto,' providing that the county commissioners shall have the sole responsibility for collective bargaining negotiations for all employees paid from the county treasury."

Senate Bill No. 891 provides, in part, that the county commissioners of each county shall have the sole power and responsibility "to represent" judges of the court of common pleas in collective bargaining negotiations for judicial employees and in representation proceedings before the Pennsylvania Labor Relations Board. The Bill also gives these same powers to the county commissioners with regard to all of the employees paid from the county treasury.

I am informed by the Court Administrator of Pennsylvania that the Commonwealth Court has recently heard argument as to whether it is constitutionally permissible for the General Assembly to provide for representation of judicial employees under the Pennsylvania Public Employees Relations Act (Act 195).

Certainly, if Act 195 is held to be an unconstitutional encroachment upon the independence of the Judiciary, then a statute which removes judges from the collective bargaining process must necessarily be unconstitutional. Moreover, I understand that the question of who is a judicial employe under Article V of our Constitution is also presently before the Commonwealth Court.

Under our system of government, the courts—and eventually our Supreme Court—are the interpreters of our Constitution. In ordinary circumstances, when a constitutional challenge is pending before our courts, the General Assembly should move slowly, and probably abstain from action, pending a definitive opinion on the question before the court.

Senate Bill No. 891 presents a clear case for legislative abstention pending judicial action.

This is especially true since efforts to implement this statute, if enacted, would prove futile at this time and for sometime in the future. I am informed that all certification activities of the Pennsylvania Labor Relations Board with regard to judicial employes have been enjoined by the Commonwealth Court pending a decision on the labor cases now before that Court.

Moreover, there are certain technical drafting problems in this Bill which render interpretation and implementation difficult.

For these reasons, I am convinced that the legislative process should wait until the final arbiters of our Constitution have rendered a decision. When such a final decision has been made, the Executive Branch will be happy to work with all interested parties to find an area of compromise between the various positions on this matter.

Senate Bill No. 891 is not approved for the above stated reasons.

MILTON J. SHAPP

On the question,

Will the Senate agree to the motion?

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

YEAS—50

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

Fleming,
"rime,

Lewis,
Lynch,

Orlando,

Zemprelli,

NAYS—0

A constitutional two-thirds 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 1166 TAKEN FROM THE TABLE

SB 1166 (Pr. No. 1835)—Without objection, Senator NOLAN called from the table SB 1166, which was vetoed by the Governor on June 24, 1976.

RECONSIDERATION OF SB 1166 THE OBJECTIONS OF THE GOVERNOR TO THE CONTRARY NOTWITHSTANDING

SB 1166 PASSED OVER GOVERNOR'S VETO

SB 1166 (Pr. No. 1835)—Senator NOLAN. Mr. President, I move that the Senate proceed with the reconsideration of Senate Bill No. 1166, Printer's No. 1835, and agreed to pass the same, the objections of the Governor to the contrary notwithstanding.

I ask for a roll call vote, Mr. President.

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

The Clerk read the Governor's veto message as follows:

Commonwealth of Pennsylvania
Office of the Governor
Harrisburg

June 24, 1976

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

I return herewith, without my approval, Senate Bill No. 1166, Printer's No. 1835, entitled "An Act amending the act of July 28, 1953 (P. L. 723, No. 230), entitled 'Second Class County Code,' defining a term, providing a service increment and option benefits and changing certain retirement ages and years of service."

This bill provides for a liberalization of the Allegheny County Pension law, including a service increment provision, a survivorship option, a 10% monthly benefit increase not to exceed \$45, and reduced immediate retirement benefits for persons under age sixty (60) but who have twenty (20) years of service and are dismissed.

The combination of these additional benefits will add significantly to the unfunded liability of the County's pension system, which amounted to \$62.4 million as of July 1, 1974. The only provision to offset these new costs is a partial contribution that would be required of recent retirees in order to receive the increased monthly benefit. Otherwise, the assumption of these additional costs is to be borne by the County government.

It would not serve the interests of the Allegheny County government, its taxpayers or its employees to add, at this time, to the unfunded liabilities of the County pension system.

Act 293 of 1972 mandated actuarial studies of all local government pension systems, and a Department of Community Affairs analysis of these studies estimated that State-wide the unfunded liabilities of local pension systems exceed \$1 billion.

I am concerned that in the case of the failure of this Allegheny County pension system or any other local pension system that the State will ultimately have to pay the bill. I might add that presently the State is providing a subsidy of local pension systems in excess of \$30 million a year.

There is a need for broad reform of the fiscal and actu-

arial aspects of municipal employee pension systems. I note the introduction of Federal legislation to regulate municipal pension systems and a recent State proposal to provide for a pension system review commission.

There is the need in Pennsylvania for the creation of a mechanism at the State level that can provide fair and objective analysis of specific legislative recommendations as well as provide a general overview of the municipal pension field. Proposals to provide such a mechanism deserve the full attention of the Pennsylvania General Assembly.

I encourage the General Assembly to join me in a moratorium on legislative changes to municipal pension benefits, such as those envisioned in Senate Bill No. 1166, until such time as we can create an appropriate vehicle that will effectively monitor and comprehensively review Pennsylvania's various pension systems.

For these reasons, the bill is not approved.

MILTON J. SHAPP

On the question,

Will the Senate agree to the motion?

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

YEAS—35

Arlene,	Holl,	Murphy,	Ross,
Cianfrani,	Kelley,	Murray,	Scanlon,
Coppersmith,	Kury,	Myers,	Smith,
Dougherty,	Lewis,	Nolan,	Stapleton,
Duffield,	Lynch,	Noszka,	Sweeney,
Dwyer,	Manbeck,	O'Pake,	Tilghman,
Early,	McKinney,	Orlando,	Wood,
Hankins,	Mellow,	Reibman,	Zemprelli,
Hobbs,	Messinger,	Romanelli,	

NAYS—15

Ammerman,	Fleming,	Hill,	Moore,
Andrews,	Frame,	Howard,	Snyder,
Bell,	Hager,	Jubelirer,	Stauffer,
Ewing,	Hess,	Lentz,	

A constitutional two-thirds 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.

CALENDAR

HB 2458 CALLED UP OUT OF ORDER

HB 2458 (Pr. No. 3568)—Without objection, the bill was called up out of order, from page 4 of the Third Consideration Calendar, by Senator NOLAN.

PREFERRED APPROPRIATION BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 2458 (Pr. No. 3568)—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 rise to oppose House Bill No. 2458 and two other bills, which will come later, but I will confine my remarks to this one and let that suffice.

Mr. President, with this measure we are appropriating the sum of \$10 million to PIDA for the purpose of ostensibly creating jobs. Who of us could be opposed to creating jobs? Almost no one and I take no issue with the

creation of jobs. I think that has 100 per cent support in the General Assembly. I do, however, take issue with the method by which this is being accomplished and I think we are on very, very shaky ground.

We are in a situation where there is presently no agreement signed with a firm that is purported to bring 5,000 jobs to Pennsylvania. It is our understanding in addition to the 5,000 jobs created at this location, that another 5,000 jobs will gradually come into being in other places by means of suppliers and parts manufacturing, and yet none of us are sure exactly how many of these parts will be manufactured in this country. We have no idea how much employment will be created in Pennsylvania and how much created elsewhere.

If we could just have spent even one-quarter of this amount in PIDA funds supporting industry already in Pennsylvania, and American manufacturers, people who would create jobs, private enterprise already here, we could have spread the employment throughout the Commonwealth to a far greater extent than we will accomplish it through this purpose.

I think we have to recognize that this has been an all-out effort on the part of the Shapp administration. I think we also have to recognize that none of us wants to simply blindly oppose the effort. I cannot help suspecting that. It is interesting that this is a Volkswagen plant, because I am afraid we are buying a white rabbit. We will live to rue the day that we have negotiated ourselves or painted ourselves into a corner, not only devoting the \$10 million of PIDA funds here, but also all the roll-over funds for many, many years to come. This, in effect, means that there will be no available funds for industrial development in other parts of the Commonwealth for years to come.

We have, as the saying would go, shot our bolt with one enterprise. It is like a man with a middle income—let us not quote a figure, but a middle income individual—investing in a questionable security and one that he is not sure is going to yield what it is purported to yield. We have no idea what this investment is going to yield. We are, in a sense, buying a pig in a poke.

Mr. President, I think we also have to recognize that the Volkswagen Corporation and the plant to which we are devoting all this time, effort and money, comes from West Germany. West Germany, in investment circles and world situations, has the hardest currency in the world. Yet we are calling upon the taxpayers of this Commonwealth to subsidize the firm and the country with the hardest currency, the highest value currency, in the world. It really does not make sense.

We have to make concessions and provide a loan at one and three-quarter per cent for twenty years and, also, I would call your attention to the fact that there is no payback for twenty years. This is highly unique. This is the first time this has ever happened with PIDA funds. There is no payback for twenty years. We have really gone out to the outer edge, the outer brink of common sense. How do we know that this plant will stay in operation for thirty years? And it has to stay in operation for thirty years to even begin to get any of this money back.

I think we also have to consider the fact that there is a great deal more financing that goes with this. We have not really said it all yet. There is the matter of approaching the Public School Employees' Retirement

Board. Well, that seems to be a tenuous situation at the moment. Apparently those who preside over this fund are not particularly anxious to buy this proposition where their outlay would be \$20 million or more. They are requiring that they be in first position, and it is questionable whether they can be in first position. It is questioned whether the Public School Employees' Retirement Board or PIDA is in first position. Admittedly, PIDA could be in second position, but right now no one knows who is going to be in what position.

Let us go on. It is alleged right now, and there is supposedly under our Sunshine Laws, a meeting called for the State Employees' Retirement Board tomorrow morning at 9:30, when that State Employees' Retirement Board will be approached as to whether they would like to assume the \$20 million or more since the Public School Employees' Retirement Board seems a little reluctant. Now, this is our money we are playing around with. It is bad enough that we are playing around with any of the employees' money in this fashion with what I would say would be, at the best, a BAA investment according to Standard & Poor's. I do not think it would be any higher than a BAA.

However, we now have the State Employees' Retirement Board getting into the act, and they are apparently going to consider—that Board will consider—the possibility of this loan.

In addition, let me go one step further. The whole sum of approximately \$100 million will be needed to equip this plant. So far we are only talking about real estate. We are talking about doing other things. But, there is \$100 million-plus in equipment to equip this plant, and that must be provided by a consortium of banks. It is my understanding that some of the bankers are raising several eyebrows because this equipment must be written off over a short period of time, two or three years, something in that order of magnitude. Unless some assurance can be given that consortium of bankers, it is very questionable whether \$100 million can be devoted to that purpose, whether it will be forthcoming.

In view of all these things, I think it is highly questionable that we devote \$100 million for that purpose and for the real estate. Eventually PIDA would add \$40 million and another \$20 million to the real estate subsidiary of Volkswagen, so that we are talking tremendous sums of money. We have not even talked about highways and rail connections, but we are talking about tremendous sums of money devoted to this purpose, and we have no agreement. We are sitting here today being asked to vote with no signed agreement.

In a sense, I guess what I am saying is that negotiators have given the farm away. I guess the responsible officials of Volkswagen have decided to sit back and see how many concessions can be made to them. But in view of all of this, I would certainly sincerely ask my colleagues to think several times before voting in the affirmative on this particular measure, devoting \$10 million as a start—and it is only a start—because, hearing from most of our industrial development authorities at home, they are greatly exercised over the prospect of this rank departure from prior procedure in the use of PIDA funds.

Mr. President, I think that we have turned the whole system around. We have literally turned over the apple cart in an effort to induce a foreign firm to provide em-

ployment in Pennsylvania when we could well have done more with our friends and with those who are here, both industry and labor, to have accomplished the same result in a much shorter period of time with a much more satisfactory result.

Senator CIANFRANI. Mr. President, I rise with somewhat mixed emotions concerning this monumental project which we are undertaking. As a Senator from the First Senatorial District in Philadelphia which encompasses probably one of the largest port areas in the United States, I am somewhat disappointed that in the negotiations the Philadelphia port was not given that consideration. However, I still must recognize the fact that my colleagues from western Pennsylvania who are a lot more knowledgeable with the conditions in western Pennsylvania than I am have informed me that this will be a boon for all of western Pennsylvania and possibly for Pennsylvania as a whole.

With that in mind, and also being selfishly motivated and trying to convince the gentleman from Westmoreland, Senator Kelley, and the gentleman from Fayette, Senator Duffield, and those from western Pennsylvania that we, from Philadelphia, are compassionate, I am going to vote for this bill. I do sincerely feel it is a step in the right direction. I would concur with the gentleman from Montgomery, Senator Fleming, in saying that it will probably not bear fruits immediately. However, we have undertaken many other projects which people have predicted doom and on rare occasions they have been successful. I know the large amount of money involved in here, but I also know the large benefits to be derived from this particular piece of legislation.

So, I would most certainly urge my colleagues, although they are not completely satisfied, to vote in favor of this legislation.

Senator BELL. Mr. President, I am going to vote against this bill because this vote on this bill will be interpreted as a moral commitment, a moral obligation of everybody supporting this bill to vote for the entire Volkswagen package. This will probably amount to as much as \$250 million of State moneys.

I am very disturbed over having in my possession a public notice, pursuant to the Sunshine Law, of a special board meeting tomorrow morning at 9:30 of the State Employees' Retirement Board. I intend to be at that meeting. I hear by the grapevine—I hope this is not true—that the Volkswagen package was rejected as unpalatable by the Public School Employees' Retirement Board.

I can recall when certain members of the State Employees' Retirement Board appeared in front of one of our standing committees, and I stressed to those people that they owed a fiduciary duty in handling this State retirement money. To me, if something is unpalatable to the Public School Employees' Retirement Board, it surely is unpalatable to the State Employees' Retirement Board.

I am also very concerned. Yesterday in the Republican caucus, again we were told that we could not be furnished a copy of the Volkswagen contract because it had not been reduced in writing to anywhere near a finalized form. I also understand that we have requested that we be furnished—to the Republican caucus in the House and to our caucus—the written demands or conditions as re-

quired by Volkswagen. I do not know why we cannot be furnished these things.

Last Wednesday the finalized contract was supposed to have been signed, but we were told this Monday that it was not even in written form. I do not know who is fooling whom in this thing, but we are dealing with \$250 million. I agree with my friend, the gentleman from Philadelphia, Senator Cianfrani, who called it a boon-doggle, because his District and my District adjoin. There are thousands of Pennsylvania men and women right now working in the Chrysler and General Motors assembly plant across the line in the State of Delaware. When they cut back in their compact car assembly lines last fall, there were thousands of members of the United Auto Workers who filed for unemployment compensation. The way they did it, they filed it in Delaware and they were so fouled up, they came to me and to other Senators from Pennsylvania, because they live in our Districts, for help in unfouling their unemployment comp from Delaware.

Again, I submit to the Members of this Senate, we should not vote on this bill and undertake a moral obligation for this tremendous package until the thing is more finalized and we know where we are going. At least we ought to be furnished the proposed contract between somebody—I cannot find that out yet, either—and Volkswagen. Again, I am going to be there tomorrow morning because that State Employees' Retirement Board is a legislative commission, and there is a fiduciary duty on every member of that Board to see that the moneys are properly invested.

Senator ZEMPRELLI. Mr. President, if I were going to offer remarks in opposition to the Volkswagen package, I would use the same remarks that were used by the gentleman from Montgomery, Senator Fleming. I thought his analysis of the situation as against the proposition was well taken and the points raised were pertinent to the issue. The net result of what he said, as I understood it, was that the issue of the Volkswagen venture, so to speak—and I do not do well with these German names, gentlemen—is one of pure speculation, as any future event is.

But, Mr. President, analyzing first of all, that which is to be spent, when you talk about the first \$20 million, you are talking about a highway system which is a permanent improvement. Certainly it is something that is of value to the Commonwealth and its citizens even if it has no relationship with Volkswagen hereafter.

When you talk about the additional \$10 million by way of a capital grant, you are talking about a railway spur from Mount Pleasant to New Stanton which, again, results in a capital improvement.

When you talk about the sum of \$100 million and you start throwing in the smokescreens about where this money is to come from, you are talking about moneys that are to be repaid, as any business venture would contemplate their being repaid, and it is quite conceivable that this money would come from some banking institution from without the State, if not within the State, or some other pension fund, or some other form of borrowing that allows for this type of investment as being a legal investment. So the scarecrow as to whether it would be the teachers' fund or some other fund is one of convenience and I am sure that, in the final analysis, the borrowing will be done on good business principles.

But, Mr. President, since it is speculative and since there is no ability within this room to determine the question mark as to the success or failure of the venture, I think it is necessary to talk in terms of input variables, those things that are logical spin-offs of this kind of venture and we sit here day after day appropriating money going down a sewer in the sense of being nonproductive and think nothing of it, but here we have an opportunity to produce money that has the potential of productivity, jobs, which is the name of the game. I do not buy your proposition that this is a thirty-year problem, that the amortization period will begin to surface itself at the end of thirty years. The immediate impact in 1977 or 1978, when this venture is completed, would be 5,000 jobs at the beginning and if you want to talk about the variables that would go into a conclusion as to whether or not this venture is one that is proper and done in good judgment, you would have to talk about all of the residuals. You would have to talk about the additional related industries that would come into our area. You would have to talk about the boom in the housing industry. You would have to talk about the pumping back into the system of all the taxes that would be generated just because of the creation of this activity.

But, Mr. President, because I am not an expert and because you are not an expert and because I do not think anybody in this room is an expert, I believe that the experts that have been called upon as independents to make an evaluation have said this is a good long-term venture and there lies the credibility.

If you read the article that appeared in last night's Pittsburgh paper, whether it be the Post-Gazette or the Press, I am not sure, there was the aftermath of the Societe Imetal situation where Copperweld and Glassport was taken over by the foreign firm of the Rothschild's. The final analysis after we passed the disclosure bill was that there was such harmony and such new growth pumped into that company that it is paying a \$7.25 dividend this month. But the concluding remark of Mr. Smith, the president of that company, was the telltale of it all. He suggested that the Commonwealth of Pennsylvania had not made any offer of any money to Copperweld in that situation. But, in spite of that, an evaluation of the Volkswagen venture was such that, in his judgment, it was the proper thing for this Commonwealth of Pennsylvania to do.

Now then, Mr. President, the criticism was raised with respect to which came first, the chicken or the egg. Where do you start in putting together a package of this kind? Certainly anybody that is aware of it has to realize that it is a complex package, it is an extremely difficult thing to put together and where do you start.

If I were going to program that which was necessary here, I would start in this very room and that is where we are because nothing else can follow. It is inconceivable to me in the light of the things we do and in the light of what is being told to us daily on what is good for the economy of Pennsylvania that we should walk away from that one which fits into the classic definition of being productive, and that is what the Volkswagen venture is, one of pumping something in that is going to bring us production in every way, shape or form, that that particular expression would lend itself by definition.

Mr. President, I ask the combined support of this entire

Senate. It is something that I think in the very near future will make us prophets and spread a little bit of the sunshine upon us to which we are entitled in these days of gloom.

Senator LENTZ. Mr. President, this is a tough act to follow. I have full respect for the Governor. I think he is the best Governor we have had in the last five years; but I must side with the gentleman from Montgomery, Senator Fleming. I take a very strong stand and express my concern regarding the \$250 million we are talking about here to provide 5,000 jobs and even if the gentleman from Allegheny, Senator Zemprelli, is correct—and I hope he is—10,000 jobs eventually.

But, Mr. President, I am afraid we are paying enough money for 25,000 jobs which could be spread around that area if we had done the same for domestic companies as we are doing for a foreign company. I am greatly concerned when we have people from the Governor's office who cannot guarantee us that Volkswagen will not up and leave whenever they want. I also think back to, I think it was February a year ago, when Time Magazine spelled it out several weeks in a row. England is over-taxed more than we and has a tougher economy, with labor problems and inflation, and they had to pay Chrysler Corporation of America \$70 million just to keep the factory open. I do not know at which seaport it was or which city. In fact, they had to pay them \$70 million immediately under all the duress and financial pressure under which they were already, just to meet their payroll, if I remember the article correctly. I can foresee that, maybe, happening if the figures we have and the decline of the sale of the product is involved here, even a very strong decline over last year's sales, which were down.

Mr. President, I am greatly concerned about the paper that is held by certain corporations and will be in this multi-million operation. I wonder if all of the gentlemen here are acquainted with the facts. We had some staff men from the Governor's office present yesterday who did not know. What about the many people, including industries and elected officials in the area involved? There have been promises of great tax advantages. Are the other industries going to be taxed more heavily because of expansion?

Mr. President, like the gentleman from Montgomery, Senator Fleming, said, no one is against 5,000 new jobs. I am greatly concerned we might be putting out the money to buy maybe 25,000 jobs and maybe getting only between 5,000 and 10,000 jobs.

Mr. President, here are some of the headlines in the western papers: "VW Wins Tax Cut," and a block under the article says, "Shape Up Or Ship Out."

Here is another one under the same date of June 25, "Shapp Challenged." This is the industry in the area where the new plant is proposed to move.

"Solicitor Terms VW Move 'Illegal,'" in another paper.

Here is one in the Greensburg Times under date of June 20 asking the Governor to "Tell all" in the situation.

Here is one that really worries me: The Philadelphia Inquirer, in an article under date of June 23, 1976 lists a story which is entirely contradictory to the statements we were given by those on the Governor's staff who helped to make the arrangements to get the plant to Pennsylvania. It has to do with how many parts they are going to be importing and how many parts they are going to

be manufacturing to provide jobs here and it is just entirely different. It is unbelievable the amount of difference between what we were told and what appeared in The Inquirer. I do not know who is right. All we have asked for is more facts. Either there has been a lack of time or somebody does not know; we just have to get the facts so we can move in an intelligent manner.

Here a firm has challenged VW tax waivers. These are the other industries in Westmoreland County.

"State's Volkswagen Deal How Much is Too Much?" Mr. President, this is what I am saying: Are we paying too much? Are we buying the jobs with the taxpayers' money?

Here is one that is not too good, it says, "Shapped Again." I am concerned, as I said, about jobs, but I am also concerned in the long range possibilities of more money being needed here. I am concerned that we are doing a lot more here for a company that is coming in from Europe than we would have dared to do for one of our domestic companies. With this kind of money, maybe we could have set up Ford, General Motors, Chrysler or all of them in the New Stanton area and have, maybe, 25,000 jobs instead of 5,000 jobs.

Mr. President, I am concerned that if there is not a tight financial tie-up, which there cannot be because of all those wanting first liens and first mortgages, if this thing fails and they would pull out, we have a big debt again on the taxpayers of Pennsylvania. I am just wondering, Mr. President, if we should encumber 11,850,000 people in the Commonwealth just to make sure of 5,000 new jobs which maybe indicates we are paying too high a price for this.

I appreciate your indulgence and your patience; I have said what I have in all sincerity. I would hope it would have a bearing on some of the votes. Maybe we should hold off until we have something definite. As the gentleman from Delaware, Senator Bell, has requested, and some of the other Members, we ought to at least know what is in the contract between the State and the company coming in.

Senator KELLEY. Mr. President, if I were to speak in favor of this bill, I do not know if I would say everything and, hopefully if I did, I would hope it would be in the same manner that the gentleman from Allegheny County, Senator Zemprelli, spoke for it. I, too, was impressed with the statements of the gentleman from Montgomery County, Senator Fleming, but I would join and invite my colleagues to view this, first, in the perspective of what is before us for our vote.

We have a series of three bills before us for consideration which are, really, but a small part of a total package and for which I do not know the relevancy for the Legislature's consideration; but since it has been invoked, I suppose it should be discussed and treated. Primarily, as to the bills themselves, I think my colleague from Allegheny County has explained them well. The road is so well prepared and planned for and has been for so long; may I say it was even in the planning stages before many of the roads which are being traveled today in various districts of the Commonwealth. We are ready to go ahead and award contracts. All the studies and impact studies have been done.

The railroad, likewise, is an objective benefit, not necessarily a specific one. As to the \$10 million we are

adding to PIDA, I do not know—my tenure here has been so short—but I wonder if ever in the Halls of the Legislative Bodies at any time the question has been asked of a pending proposal by PIDA whether or not there is a contract, what the contract says, how many jobs, because I believe each of us serves here in the responsibility of legislating.

I believe it is reasonable also for many of us, and maybe all of us, to look beyond these three bills and look at the total package, so to speak. I disagree with my eminent scholar, Member and constitutional lawyer from Delaware County, Senator Bell, because I do not know at any time when the contract has been signed at this stage. It is always pending when you are dealing with PIDA, in my experience anyway. These are all in negotiations, and the great litany of all the decision-making processes, whether you are talking about the Public School Employees' Retirement Board, the trustees of the State Employees' Retirement Board, the local taxing authorities back in Westmoreland County; no matter of what we speak, one of them individually serving, and as a body collectively, must exercise their prudent judgment as to whether or not their jurisdiction is going to affirm what they would consider to be a prudent judgment. That is not for us, but it has been invoked and we should discuss it.

The ultimate decision is not going to be made by us in those cases but rather by those people on those particular boards. If those members of any one of those boards do not concur in what has been proposed thus far, then they will have to say so, and I am sure that they will. I know back home the people who serve are of great integrity and they would do just that. I have spoken with many of them thus far, and they have assured me that. I know my colleagues, Mr. President, likewise know that the members of the boards dealing at the State level because two-thirds of this Body have confirmed most of those members for prudence and integrity. You know unusual circumstances often call for unusual dealings, and this is an unusual circumstance. Whenever in the economic history of the country has a foreign producer of goods chosen to come in and manufacture in this country with the high production rate and high employment numbers as Volkswagen has done with their decision to come into this country?

It is no wonder then that with this high productivity the Commonwealth, among her sister states, competed with the public policy that they have like ours, to induce and encourage business to stay as well as come into our particular state. As to the rate of interest which is being suggested, PIDA has made loans for less than one per cent on occasion. I do not know that we knew precisely how many jobs were involved in the past for Pittsburgh Plate Glass, for Litton Industries, Mack Trucks, RCA and all of those people, innumerable industries and facilities and makers of jobs who have come into the Commonwealth.

I do not look at this as a Shapp Administration performance, either. As my colleagues on the other side have said, and as my colleague from Allegheny County has said, on the spin-off from jobs, I do not believe either party or any individual can take credit for carrying the banner more strongly or energetically than another when it comes to the public support and the public policy of encouraging and inviting and inducing people to come

into and stay, to have their employment in this Commonwealth.

I happen to believe it is the administration of the people of the Commonwealth of Pennsylvania which has fulfilled its responsibility. It has done what its duty is to do thus far and will continue to do. I call upon my colleagues, Mr. President, to likewise do what is our duty, for we are doing in three instances today, hopefully, expanding the resources of PIDA to make loans, because it is to take advantage of the unusual circumstances of the high cost because of the great productivity.

It staggers most of us in imagination, just like going to the moon did. Whenever this country's commitment was made in the scientific field of exploring space, no one knew the benefits to be derived, but we did it for the knowledge of science alone. They produced only service jobs. Economically, production jobs generate much greater spin-off than service jobs. Already in the neighboring community, within twenty miles of the proposed site of Volkswagen, there have been feelers out, legitimate feelers of industries within the country, already representing 2,000 more jobs over and above Volkswagen.

Mr. President, I happen to—and I would like to say that I am not so sure that I am here in a prejudicial sense, because the site lies within my Legislative District—suspect that there are going to be some great problems come because of this great employment there in my District. However, we face them energetically and encouragingly, and I think the benefits derived will be for the entire Commonwealth, as solicited by the distinguished gentleman from Allegheny County.

Therefore, I would like to suggest, as my gentleman friend from Dauphin County said, according to the newspaper, I am not so sure that any one of us with our personal experiences with the news media would be impressed, knowing from our own experience, the accuracy or, maybe, the inaccuracy of the news media, but I can assure him and I can assure my colleagues, Mr. President, that I have read all those articles, and I am very aware of them. They were printed in the paper. The accuracy of what they say in the headline is not so real in the content, such as the solicitor's statement about being illegal. There was one solicitor from a municipality who questioned the illegality of what has been practiced by PIDA, the local authority's participation in lieu of taxation, whenever it has been a tax-exempt authority. It has been practiced for years and its constitutionality has been tested and sustained. The legality has been sustained. However, I do not believe that is the controlling element.

I believe the major relevant elements have been covered. I believe, for the health of the entire Commonwealth, it is in the best interest of all to give an affirmative vote. I do not say it is perfect, because the ramifications are very extensive; but I am ready to say, with the bills before us, Mr. President, there is nothing of great staggering imagination in those bills. Those decisions to be made on the entire package will be made by competent people fulfilling their oath and with integrity to serve the people as we have done.

Senator SNYDER. Mr. President, I think the remarks of the Senator from Westmoreland, obviously come with special effect because the plant, I understand, would be located in his District or, at least, in his county and he, of course, would be most vitally concerned.

He mentioned that we should look at the whole pack-

age and I agree. I would only say that we ought to spend a few minutes looking at the whole picture as it embraces that package. This is something, perhaps, we have been remiss in in this Body for a long time, because the basic question, really, when we look at the job figures, the unemployment figures, is how can we bring more jobs to Pennsylvania. I think the Volkswagen issue brings this into very bold relief.

If the question is, shall we solicit industry from outside the State, the answer is certainly yes. Why not? But if the further question is whether we should give them inducements which we have not given and, indeed, suspect that we deny our existing enterprises, there I think we should hesitate. I fear that Governor Shapp has followed the policy which is traditionally observed in a sultan's harem. It is always the newest girl who is favored with gifts, comforts, accommodations, and as time goes on she is pushed into the background and a new girl succeeds to the position of the sultan's favorite.

The Commonwealth's treatment of its present industry and its other enterprises—its commercial, farming, transportation, mercantile, tourist, financial interests—is somewhat suggestive of the older girls in that harem. These existing industries and enterprises have furnished jobs for people, produced goods, set up pensions and paid taxes. We have taxed them rather heavily, we have subjected them to regulations, inspections, inquiries and we have loaded on their backs a rather incredibly high unemployment compensation system.

The newest industry will have to put up with a lot of this as well. However, the welcome is being a bit overdone. Amazingly cheap interest rates on the money, a surprisingly long time to pay principal, a puzzling—and highly, almost unique—tax favoritism on real estate; a most handsome gift of highways and railroad track. Measured in cost to PIDA and its future applicants one is tempted to echo the ancient general who said after the battle: "One more such victory, and I am lost."

We understand that U.S. Steel—and this I have not researched, but I read it in the paper—apparently with enough land available to it to double its capacity in eastern Pennsylvania, chose, instead, a place across the Pennsylvania line in Ohio for its \$3 billion expansion. Now, we wonder if it received the overtures from the Governor as tantalizing as those which were made to Volkswagen. Were any efforts made to keep the expansion here?

If our desire is to improve Pennsylvania's economy, may I suggest several principles which will serve us better than the Volkswagen deal and be very much more enduring in the result. Number one, let us do what we can to help those enterprises we have now. Remember this: Some of our thriving industries often must choose between expanding in Pennsylvania or expanding or building elsewhere. Let us do all we can to keep them here. We know them, so we do not gamble to the extent we do when we get a newcomer. They are taxpayers and job producers already and our citizens who work for them will have better opportunities.

The new industry is necessarily a gamble, a gamble, perhaps, we often would want to take, but if the choice is between doing our best for what we have now and a gamble, let us choose the former.

Second, let us cut down the bureaucratic harassment of industry. I am sure you have all heard complaints of

this. The environmental crusade is a wonderful thing, but it does not make sense to require some industry to spend millions of dollars to achieve ninety-nine per cent perfection instead of ninety-eight per cent; nor is there any excuse for the blizzard of questionnaires, surveys and censuses which chew into the time of busy people, people who are serving the economy well by running their plant. We could improve the manners of some of our inspectors, too.

Parenthetically, I do not know if any of you saw today's editorial in the Wall Street Journal, but it makes the point with respect to northeastern governors who want some sort of joint economic planning, presumably out of Washington, and it replies quite effectively that the governors would be better advised to put their own houses in order.

One reason that the northeast part of the United States has less growth than, say, the Sunshine Belt is that it has been so influenced by the enemies of growth. Businessmen are harassed by a mafia of state and local regulators.

Thirdly and finally, let us cultivate a good business climate in the sense that those who look over Pennsylvania for a prospective site see what they hope to find, people who will give a day's work for a day's pay, friendly local governments, state government which will give fair and non-harassing, consistent and cooperative treatment.

If Volkswagen becomes the newest girl in the sultan's harem, we shall hope that it succeeds, especially in view of the high price that is being paid. In any case, let us give some consideration to our fine existing industries and businesses without which we would not have the funds to pay for Volkswagen.

Senator JUBELIRER. Mr. President, I share many of the concerns, some of them positive and some of them negative, that I heard here so well spoken by all of my colleagues. I intend to vote for the bill, Mr. President, but I do so with great reluctance in many fields. I think that the package that has been promulgated by the representatives of the Governor's office with the Volkswagen people has gone much too far.

I think, Mr. President, many of the things that have been given have been given by, frankly, those who have not had the experience in dealing with international finance and dealing with those who have had a great deal of experience in international finance. I realize that the issue of jobs has always been an issue for Pennsylvania. It has always been an issue for me coming from an area that has been depressed for many years, from an area that was a one-industry town in the late forties and the early fifties to, finally, where our community pulled itself up by its own bootstraps with a lot of hard dedicated work in order to finally be able to come out of the doldrums of the fifties and sixties.

I think, Mr. President, that we cannot stop here. I think if Volkswagen is to be meaningful at all, it has to be not an end but a beginning. I think if Volkswagen is to have a message, the message should be to the administration of now and the administrations of tomorrow that industrial development and jobs must be the top priority for this Commonwealth.

You see, Mr. President, what has happened over the past decade has been that jobs have been leaving Pennsylvania; no industry has really expanded with much

enthusiasm because there has been no reason for it to do so. The people have not relocated in Pennsylvania because, frankly, we have been outgunned, outmanned and outsmarted by every state that surrounds the Commonwealth.

Mr. President, I think if Volkswagen is to come into Pennsylvania, it should be a symbol, it should be a symbol of a beginning yet to come. It is very difficult for me, Mr. President, because I am frustrated. I am so frustrated with the highways in my District that I do not know how to go about it anymore. We see that the Commonwealth of Pennsylvania and the Pennsylvania Department of Transportation has said, "No more matching funds. We are cutting back. We cannot go into bonded indebtedness anymore because we have gone into it too heavily before." Yet I sit in a District, Mr. President, of high unemployment, with two highways, two major highways, Route 220 north and south from the County of Bedford that would potentially hook up with Interstate 80 at Milesburg and Route 22 east and west, a hazardous highway, one that has created a situation where there has been untold injuries and deaths because of the poor highway system that we have in our area. Yet, we turn to Volkswagen and say, "We will build you a highway. We will provide the funds."

I am not so provincial, Mr. President, to say that if I cannot have our highways you shall not have yours. I shall vote for the highways. But, Mr. President, I want to say to this administration and the administrations that follow, "If you want to create the jobs, if you want to create the safety, if you want to beef up the economy, look at what we have in our Commonwealth, the last area without highways." We face it in Indiana County, we face it in Cambria County, we face it in Huntingdon County, Blair County and Somerset County and Route 219 and yet, we are told, "There are no matching funds for your highways. There is to be no more bonded indebtedness." We are then told when the industry from without comes in, "We will build your highways."

I want to make the point, Mr. President, that if we could have those matching funds, if those highways could be built as they have been planned as they have been for the last ten years, the last decade, lives would be saved, jobs would be created and we would do it from within. So I say, Mr. President, let this be a beginning. Let Volkswagen toll the bell for the rest of the people of Pennsylvania, for those who have strived for so many years to try and create the jobs in our area, for the frustrations that have been in the past and the frustrations that are going to be in the future; let there be a beginning, let there be jobs, let us strive to work for all of Pennsylvania.

Senator McKINNEY. Mr. President, I rise with great reluctance having seen five of the last debaters being lawyers.

We have a saying down in my District that if you get in between that many lawyers you have helium. I think there has been enough helium released in this room already today. Therefore, I shall confine my remarks to agreeing with my good friend from Westmoreland, Senator Kelley. Furthermore, I would like to say to my good friend from Delaware, Senator Bell, that I am going to vote for the bill and cancel out his vote.

Senator LEWIS. Mr. President, I desire to interrogate the gentleman from Montgomery, Senator Fleming.

The PRESIDENT. Will the gentleman from Montgomery, Senator Fleming, permit himself to be interrogated?

Senator FLEMING. I will, Mr. President.

Senator LEWIS. Mr. President, has the gentleman had an opportunity to discuss the particulars with regard to the security or the availability of PIDA funds subsequent to this transaction, if it goes through, with any of the representatives from the Governor's office?

Senator FLEMING. Mr. President, we have had representatives from the Governor's office in our caucus on several occasions and we have had some opportunity to discuss some financial arrangements with them. It would depend on what specifics the gentleman has in mind.

Senator LEWIS. Mr. President, I believe the gentleman made the comment during his remarks that if this project is pursued, there would be no PIDA funds available for some years to come. Is that an accurate recollection of his statement?

Senator FLEMING. As I recall, Mr. President—and I am recalling the conversation that took place on this subject—I believe, in all fairness, that the statement was made that some few minor funds, minor in the sense of amount, might be available; far less than \$1 million in each case, however. I think, in all fairness, also these gentlemen provided me and my colleagues in our particular caucus with projections as to the tremendous millions of dollars, I do not have those figures, that would roll over each year that would be devoted to the purpose of funding the Volkswagen plant.

Senator LEWIS. Mr. President, did the gentleman have an opportunity to make any inquiries of the Governor's representatives with regard to the securities, if any, that the Commonwealth was attempting to obtain to guarantee repayment of funds that would be advanced to Volkswagen?

Senator FLEMING. Mr. President, in answer to that question, the securities to which the gentleman refers, if I can recollect, and I did make some notes, I believe that the gentleman probably refers to letters of credit. These letters of credit I believe are to be irrevocable letters of credit in which default is defined as nonoperating for a period of six months or the nonpayment of the obligation. I believe that was the definition of default.

Senator LEWIS. Mr. President, did the gentleman have an opportunity to inquire as to the extent of the security that would be afforded the Commonwealth by these letters of credit?

Senator FLEMING. I am sorry, Mr. President, would the gentleman repeat the question?

Senator LEWIS. Mr. President, what proportion of the Commonwealth's loans for advancement of funds to Volkswagen would be covered by the letters of credit?

Senator FLEMING. Mr. President, it is my understanding that the letters of credit would cover funds from PIDA devoted to this purpose. I think that the significant thing to remember however, is that, and I have now, through the courtesy of my colleague from Montgomery, Senator Tilghman, it shows the run down of amounts, and this starts with the cash and short term securities, loan repayments and interest. That is a \$25 million figure. That is the cash and short term securities. The loan repayments and interest in the years 1976-1977 would be \$18.5 million. The total available would be \$43.5 million, less the debt service in the years 1976-1977,

of \$4 million, leaving a balance of \$39.5 million, less the commitments made for 1976-1977, of \$20 million. You come down to a bottom line available to Volkswagen during 1976-1977, of \$19.5 million.

Senator LEWIS. Mr. President, do I understand the gentleman's response then to be that the entire \$43.5 million will, in fact, be secured by letters of credit from Volkswagen?

Senator FLEMING. Mr. President, I think it was our understanding that the security for those funds would be the letters of credit, yes, and those letters of credit would be banks,—and we could not determine from the representative who spoke with us; he did not have any listing of any consortium of banks that had particularly agreed to this. This was another one of the nebulous features. There was no tie down. As far as we know, there is no consortium of banks so far put together to do this. Letters of credit, I am sure the gentleman recognizes, are assurances to pay in the event of default. They do cost some money, and this was an arrangement which was related to us but not one in which we were provided specifics in terms of the parts of the letters of credit, the percentages of the obligation for different banks.

Senator LEWIS. Mr. President, I thank the gentleman and want to assure him that these areas were of equal concern to me and at the time, in our caucus, when we had the opportunity to discuss the proposals with the representatives of the Governor's office I, and some of the other Senators, pursued inquiries with regard to these two areas quite vigorously and my recollection of the responses with regard to the letters of credit is similar to that of the gentleman from Montgomery, Senator Fleming.

Mr. President, as to the PIDA funds, my recollection is that Mr. Brown indicated to us that there could potentially be a diminution of the funds presently available but that reduction would not be significant and would be recaptured within a very short period of time. Again, my recollection is, at the outside, a year to a year and a half. So, the net effect of the operations of PIDA would be no change over their present operating circumstances.

This, I might point out, is only with regard to those funds that are used for PIDA commitments of less than \$1 million. My recollection of the explanation from Mr. Brown was that any commitment in excess of \$1 million was handled by a separate bond and that those bonding procedures could be continued with regard to other companies without any interruption whatsoever. I think these are two very important factors because the question of the Commonwealth's ability to continue to provide opportunities for other businesses is a very vital one and one that we cannot just shrug off lightly. Likewise, the security of the funds that the Commonwealth is going to put up has to be of concern to us because we should not be throwing around, or dealing lightly with, so many millions of dollars of taxpayers' money.

Mr. President, I think the administration has indicated its concern in these areas and has charted a course for adequate security and for adequate opportunity for continued business involvement in the Commonwealth with other companies.

Certainly no one can guarantee that Volkswagen will not leave no more so than we could ever guarantee that any company that is encouraged to come to this Commonwealth will not leave. I think the important thing

is not how long they are going to stay here—certainly we would like to have them for tens of years and hundreds of years—but whether or not we have used reasonable business judgment and prudence in terms of protecting the assets that we are putting forward for the initial encouragement.

I think, Mr. President, that what we have is a unique opportunity, certainly one that is going to involve a great deal of imagination and innovation and not something we are used to dealing with in the ordinary course of each day's events. I think, too, because of the uniqueness of this situation, we have to take an unusual amount of reflection, sobering reflection, of the kind that the gentleman from Dauphin, Senator Lentz, spoke about.

But, Mr. President, there then comes the time when we have to take action; we have to use the best information we have been able to obtain, we have to use our best judgment and proceed in what we think is the most responsible fashion. I think that time is before us today. I think the responsible course of action is to move forward with the Governor and the administration in doing our share to bring this company and this opportunity to the Commonwealth of Pennsylvania.

Senator HOLL. Mr. President, I recall several years ago when we were debating the no-fault insurance proposal that there were experts who came before this Body—one specifically by the name of Herbert Denenberg—and explained very completely and clearly how much money the insureds would save. I heard, in the last two weeks, the Governor's experts trying to explain to our caucus on two separate occasions what this package meant to Pennsylvania. Some of it was well taken. However, I could not accept and I cannot accept the fact that Volkswagen will be building these "Rabbit" automobiles thirty years from now or even in twenty years. I think the advances in science and the changes in our mode of transportation, with the utilization of different types of engines, will certainly change the format.

Mr. Brown came before our Body one week and we asked him specific questions. Two weeks later he came back again with these experts and he did not have the answers. He indicated clearly to me he had conflicts and contradictions on statements which he had made earlier.

It appeared that there was an unwillingness on his part to respond to questions which were asked, a disregard for requests by Senators who were seeking diligently to secure specific answers. We gave him a week to get answers, and he did not get them. These were simple, basic questions for information that he should have been able to get if he is able to do the complex analysis that was required on financing and so on.

Therefore, Mr. President, I can have little confidence because of their presentations and because of their disregard to the Legislature, in particular, in expecting us to support these bills.

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—39

Ammerman,
Andrews,
Arlene,
Cianfrani,

Hager,
Hankins,
Hill,
Hobbs,

Mellow,
Messinger,
Moore,
Murphy,

Reibman,
Romanelli,
Ross,
Scanlon,

Coppersmith, Dougherty, Duffield, Early, Ewing, Frame,	Jubelrre, Kelley, Kury, Lewis, Lynch, McKinney,	Murray, Myers, Nolan, Noszka, O'Pake, Orlando,	Smith, Stapleton, Stauffer, Sweeney, Zemprelli,
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NAYS—11

Bell, Dwyer, Fleming,	Hess, Holl, Howard,	Lentz, Manbeck, Snyder,	Tilghman, Wood,
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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 2456 CALLED UP OUT OF ORDER

HB 2456 (Pr. No. 3351)—Without objection, the bill was called up out of order, from page 7 of the Third Consideration Calendar, by Senator NOLAN.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 2456 (Pr. No. 3351)—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—42

Ammerman, Andrews, Arlene, Cianfrani, Coppersmith, Dougherty, Duffield, Dwyer, Early, Ewing, Frame,	Hager, Hankins, Hess, Hill, Hobbs, Jubelrre, Kelley, Kury, Lewis, Lynch, McKinney,	Mellow, Messinger, Moore, Murphy, Murray, Myers, Nolan, Noszka, O'Pake, Orlando,	Reibman, Romanelli, Ross, Scanlon, Smith, Stapleton, Stauffer, Sweeney, Wood, Zemprelli,
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NAYS—8

Bell, Fleming,	Holl, Howard,	Lentz, Manbeck,	Snyder, Tilghman,
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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 2457 CALLED UP OUT OF ORDER

HB 2457 (Pr. No. 3567)—Without objection, the bill was called up out of order, from page 8 of the Third Consideration Calendar, by Senator NOLAN.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 2457 (Pr. No. 3567)—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—42

Ammerman, Andrews, Arlene, Cianfrani, Coppersmith, Dougherty, Duffield, Dwyer, Early, Ewing, Frame,	Hager, Hankins, Hess, Hill, Hobbs, Jubelrre, Kelley, Kury, Lewis, Lynch, McKinney,	Mellow, Messinger, Moore, Murphy, Murray, Myers, Nolan, Noszka, O'Pake, Orlando,	Reibman, Romanelli, Ross, Scanlon, Smith, Stapleton, Stauffer, Sweeney, Wood, Zemprelli,
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NAYS—8

Bell, Fleming,	Holl, Howard,	Lentz, Manbeck,	Snyder, Tilghman,
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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 620 CALLED UP OUT OF ORDER

HB 620 (Pr. No. 3547)—Without objection, the bill was called up out of order, from page 5 of the Third Consideration Calendar, by Senator NOLAN.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 620 (Pr. No. 3547)—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—50

Ammerman, Andrews, Arlene, Bell, Cianfrani, Coppersmith, Dougherty, Duffield, Dwyer, Early, Ewing, Fleming, Frame,	Hager, Hankins, Hess, Hill, Hobbs, Holl, Howard, Jubelrre, Kelley, Kury, Lentz, Lewis, Lynch,	Manbeck, McKinney, Mellow, Messinger, Moore, Murphy, 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 with amendments in which concurrence of the House is requested.

**HOUSE CONCURRENT RESOLUTION No. 77,
CALLED UP**

Senator NOLAN, without objection, called up from page 17 of the Calendar, House Concurrent Resolution No. 77, entitled:

Memorializing Congress to pass an amendment to the Constitution guaranteeing equal protection to apply to unborn the same as to all other citizens.

On the question,
Will the Senate concur in the resolution?

**SENATE CONCURS IN HOUSE CONCURRENT
RESOLUTION No. 77**

Senator NOLAN. Mr. President, I move that the Senate do concur in House Concurrent Resolution No. 77.

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

Senator HOWARD. Mr. President, while I have no objection to a voice vote in this matter, I want the records to show that I oppose this plan.

The PRESIDENT. The gentleman's remarks will be noted in the record.

Senator HESS. Mr. President, I would like to note in the record that not one of my constituents has requested that I ask Congress to do anything in this particular area. Therefore, my vote would be cast in the negative.

Senator WOOD. Mr. President, likewise I have no objection to a voice vote, but I do want the record to show that I am opposed to the adoption of the resolution.

Senator LEWIS. Mr. President, I have no objection to a voice vote, but I would like the record to show that I am opposed to the resolution.

Senator REIBMAN. Mr. President, I would like the record to show that I am opposed to the adoption of this resolution.

Senator MESSINGER. Mr. President, if this is the way we are doing it, I wish to be recorded in the negative.

Senator HILL. Mr. President, I vote "no."

Senator HAGER. Mr. President, having nothing to do with the merits of the resolution, I think it is very wrong for us to try to tell Congress what to do. Therefore, I oppose the resolution.

Senator BELL. Mr. President, again in the minority, I vote "yes."

Senator ORLANDO. Mr. President, I would like the record to show that I am voting "yes."

Senator TILGHMAN. Mr. President, I would like the record to show that I am voting "no."

The PRESIDENT. The expressions in the negative will be so noted in the record.

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

The motion was agreed to and the resolution was concurred in.

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

**SENATE RESOLUTION, SERIAL No. 91,
CALLED UP**

Senator NOLAN, without objection, called up from

page 17 of the Calendar, Senate Resolution, Serial No. 91, entitled:

Senate Committee to investigate Farview State Hospital.

On the question,
Will the Senate adopt the resolution?

SENATE RESOLUTION, SERIAL No. 91, ADOPTED

Senator NOLAN. Mr. President, I move that the Senate do adopt Senate Resolution, Serial No. 91.

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

Senator HILL. Mr. President, I intend to vote for this resolution, but I would like to say that it is pretty ridiculous for us to keep passing resolutions for investigating committees to go after these institutions and accomplish exactly nothing.

We had an investigative committee sometime ago to investigate conditions of state correctional institutions. They came out with a report which had to do with the need for an ombudsman. That report is presently reposing in the Committee on Appropriations. I feel, and I have felt for a long time and I have said so, that conditions in our penal institutions are horrendous when you have prisoners picking on each other, committing gang rapes on each other, with guards who occasionally participate or who view these acts, and nothing is done about it.

We passed a new corrections bill sometime ago which may have obliquely attempted to do something about that. That is reposing in the Committee on Appropriations.

I see no point in passing these kinds of resolutions if the Senate and this Legislature does not gird itself up to do something about these conditions. Men are not sentenced to institutions or confined to institutions to be brutalized. That goes for Farview, that goes for the county prisons and that goes for the State penal institutions. I think it is about time something is really done.

If this committee is going to be formed, I hope it is not done so just as a PR gimmick to get pictures of the committee sitting in the institutions shaking their heads and then nothing happens. Something is going to happen again, and then there will be another committee doing the same thing. I really feel it is ridiculous for us to keep passing these resolutions to form committees with a negative result.

Senator HANKINS. Mr. President, my good friend, the gentleman from Philadelphia, Senator Hill, mentioned the Correctional Institutions Committee of which I am chairman. We have five members of that committee who are very outstanding Senators in this Body from both sides of the aisle, three from the Democratic side and two from the Republican side. We have worked tremendously hard with that committee for the past four years.

We did come back to the Senate with a report citing problems which existed in the institutions. Two years ago there were \$2 million appropriated for the educational facilities of the prisons through the Department of Education. Since that time this has done a great job in making it possible for many of the inmates to secure the type of training that is necessary for them to go out and

make a living; and it makes it possible for them to enter into society and do good in that society by making a living for themselves and becoming taxpayers of this Commonwealth.

Therefore, I think generally the committee has been doing its job, and some of the recommendations which have come back are solid recommendations which should be considered as those that have been considered.

We talk about the ombudsman program. One exists in Canada and one in Minnesota where they have been working well. This bill after it was introduced, went to the Committee on Judiciary. I want to thank the gentleman from Philadelphia, Senator Hill, for considering the bill in front of his committee on two different occasions, but there were not enough votes in that committee to bring it to the floor of the Senate. I think if it had been brought to the floor of the Senate, it would have failed.

However, in general, even though many of us throughout this Commonwealth receive letters continuously, every day, from constituents who are in many institutions in Pennsylvania—I would say ten to fifteen letters per day in my committee, as chairman of the correctional committee of the Senate, they have to be answered and taken care of by my staff, and the Senators who work for me in that particular committee. We have an attorney on that committee who is doing a tremendous job in answers to these inmates. In many instances, these inmates are put out on the street and for no reason of their own, they were held there for a matter of years or a number of months for no reason. They are now back in society and living. They are doing a good job for the community and society and for their benefit so far as tax burdens which have fallen on the Commonwealth.

Therefore, I think the committee in general has done its job. It is continuing to do its job, and we plan to continue throughout the Commonwealth and do the job that is necessary to bring back and put into movement legislation which will improve the penal system in Pennsylvania.

Senator HILL. Mr. President, I would like to correct the gentleman. We did report that bill out of the Committee on Judiciary, and it is now in the Committee on Appropriations. I think there are two things that have to be done in this State on this entire problem.

One is to get the funds somehow to provide adequate supervision in these institutions. I had been, for example, at Huntingdon a few years ago and they did not have enough guards to even man the fourth tower in that institution, far less control what the prisoners were doing to each other.

I think the other thing which has to be done is that we have to establish a moral claims board which will not only entertain the claims of people such as the individual we had the other day who had a claim for compensation, because he was improperly imprisoned, but also for people who are mistreated in these institutions, whether they have been gang raped or what.

Until we do that, the people who run these institutions are not going to bother, in my opinion, with really addressing the problem. They are going to sweep it under the rug, claim it does not exist and that kind of thing.

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

The motion was agreed to and the resolution was adopted.

**SENATE CONCURRENT RESOLUTION, SERIAL
No. 241, CALLED UP**

Senator NOLAN, without objection, called up from page 17 of the Calendar, Senate Concurrent Resolution, Serial No. 241, entitled:

Designating the third week of September as "Rehabilitation Week."

On the question,
Will the Senate adopt the resolution?

**SENATE CONCURRENT RESOLUTION, SERIAL
No. 241, ADOPTED**

Senator NOLAN. Mr. President, I move that the Senate do adopt Senate Concurrent Resolution, Serial No. 241.

The motion was agreed to and the resolution was adopted.

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

**SENATE CONCURRENT RESOLUTION, SERIAL
No. 243, CALLED UP**

Senator NOLAN, without objection, called up from page 18 of the Calendar, Senate Concurrent Resolution, Serial No. 243, entitled:

Joint Committee to study problems of unemployment.

On the question,
Will the Senate adopt the resolution?

**SENATE CONCURRENT RESOLUTION, SERIAL
No. 243, ADOPTED**

Senator NOLAN. Mr. President, I move that the Senate do adopt Senate Concurrent Resolution, Serial No. 243.

The motion was agreed to and the resolution was adopted.

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

**COMMUNICATION 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, communication from His Excellency, the Governor, recalling the following nomination, which was read by the Clerk as follows:

**MEMBER OF THE RENAL DISEASE
ADVISORY COMMITTEE**

June 28, 1976

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 May 7, 1976 for the reappointment of Mario J. Sebastianelli, M.D., 176 Constitution Avenue, Jessup 18434, Lackawanna County, Twenty-second Sena-

torial District, as a member of the Renal Disease Advisory Committee, to serve until November 28, 1977, 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

NOMINATION RETURNED TO THE GOVERNOR

Senator AMMERMAN. Mr. President, I move that the nomination just read by the Clerk be returned to His Excellency, the Governor.

The motion was agreed to.

The PRESIDENT. The nomination 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:

MEMBER OF THE STATE BOARD OF AUCTIONEER EXAMINERS

May 7, 1976

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 Arden Merback, 40 South Second Street, Philadelphia 19106, Philadelphia County, First Senatorial District, as a member of the State Board of Auctioneer Examiners, to serve until July 12, 1978, and until his successor is appointed and qualified, to fill a vacancy.

MILTON J. SHAPP

MEMBER OF THE STATE BOARD OF CHIROPRACTIC EXAMINERS

May 7, 1976

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 Dr. George H. Hopkins, The Barn, 227 Church Street, Devon 19333, Chester County, Nineteenth Senatorial District, as a member of the State Board of Chiropractic Examiners, to serve until July 15, 1979, and until his successor is appointed and qualified, to fill a vacancy.

MILTON J. SHAPP

MEMBER OF THE BOARD OF TRUSTEES OF CLARION STATE COLLEGE

June 23, 1976

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 Leonard K. Bashline, R. D. 2, Box 105, Clarion 16214, Clarion County, Forty-first Senatorial District, for appointment as a student member of the Board of Trustees of Clarion State College, 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 Scott L. Taylor, Fairview, whose term expired.

MILTON J. SHAPP

CONTROLLER, BERKS COUNTY

June 23, 1976

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 William C. Campbell, 538 East Third Street, Boyertown 19512, Berks County, Eleventh Senatorial District, for appointment as Controller in and for the County of Berks, to serve until the first Monday of January 1980, vice John C. Moyer, resigned.

MILTON J. SHAPP

CORONER IN AND FOR THE COUNTY OF PIKE

June 24, 1976

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. Genevieve Melody, R. D. Hawley, Pennsylvania 18428, Pike County (Blooming Grove Township), Twentieth Senatorial District, for appointment as Coroner in and for the County of Pike, to serve until the first Monday of January, 1980, vice Duncan Stroyan, deceased.

MILTON J. SHAPP

MEMBER OF THE STATE CIVIL SERVICE COMMISSION

May 7, 1976

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. Ethel Barnett (Democrat), 1607 North 10th Street, Philadelphia 19122, Philadelphia County, First Senatorial District, for appointment as a member of the State Civil Service Commission, to serve until April 9, 1978, and until her successor is appointed and qualified, to fill a vacancy.

MILTON J. SHAPP

MEMBER OF THE BOARD OF TRUSTEES OF DIXMONT STATE HOSPITAL

May 14, 1976

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 A. Conklin, Dutch Ridge Road, R. D. 1, Beaver 15009, Beaver County, Forty-seventh Senatorial District, for appointment as a member of the Board of Trustees of Dixmont State Hospital, to serve until the third Tuesday of January, 1977, and until his successor is appointed and qualified, vice Mrs. Ethel Martin, Sewickley, resigned.

MILTON J. SHAPP

MEMBER OF THE BOARD OF TRUSTEES OF EBENSBURG STATE SCHOOL AND HOSPITAL

May 14, 1976

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. Dorothy M. Cupples, 2412 Seventeenth Street, Altoona 16601, Blair County, Thirtieth Senatorial District, for appointment as a member of the Board of Trustees of Ebensburg State School and Hospital, to serve until the third Tuesday of January, 1979, and until her successor is appointed and qualified, vice Hon. Donn Kinzle, Duncansville, resigned.

MILTON J. SHAPP

MEMBERS OF HAZARDOUS SUBSTANCES
TRANSPORTATION BOARD

June 4, 1976

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 Hazardous Substances Transportation Board:

Wilmer P. Eidemiller (Consignee or User), R. D. 7, Greensburg 15601, Westmoreland County, Thirty-ninth Senatorial District, to serve until March 7, 1982, and until his successor is appointed and qualified, vice John W. Bryner, Custer City, whose term expired.

George L. Griffith (Manufacturer or Shipper), R. D. 2, Box 175, Coopersburg 18036, Lehigh County, Sixteenth Senatorial District, to serve until March 7, 1982, and until his successor is appointed and qualified, vice Lester J. Jacoby, Chester, whose term expired.

MILTON J. SHAPP

MEMBER OF THE PENNSYLVANIA HOUSING
FINANCE AGENCY

May 7, 1976

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 John Conley, 6959 Thomas Boulevard, Pittsburgh 15218, Allegheny County, Forty-third Senatorial District, for appointment as a member of the Pennsylvania Housing Finance Agency, to serve until July 20, 1980, and until his successor is appointed and qualified, to fill a vacancy.

MILTON J. SHAPP

MEMBERS OF THE PENNSYLVANIA HUMAN
RELATIONS COMMISSION

May 7, 1976

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 Pennsylvania Human Relations Commission:

Mrs. Doris Leader (Democrat), 448 Linden Avenue, York 17404, York County, Twenty-eighth Senatorial District, to serve until February 21, 1981, or until her successor shall have been duly appointed and qualified.

Benjamin S. Lowenstein, Esquire (Republican), 10 Towers Apartments, Apartment 1910, 1801 J.F.K. Boulevard, Philadelphia 19103, Philadelphia County, Second Senatorial District, to serve until February 21, 1981, or until his successor shall have been duly appointed and qualified.

MILTON J. SHAPP

MEMBER OF THE INDUSTRIALIZED HOUSING
ADVISORY COMMISSION

May 7, 1976

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 Industrialized Housing Advisory Commission:

James Hubert (General Contractor), 1302 Yerkes Street, Philadelphia 19119, Philadelphia County, Thirty-sixth Senatorial District, to serve until December 18, 1978, and until his successor is appointed and qualified.

MILTON J. SHAPP

MEMBER OF THE PENNSYLVANIA LIQUOR
CONTROL BOARD

May 7, 1976

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 Ralph O. Barnett, 3761 Evergreen Drive, Monroeville 15146, Allegheny County, Forty-fourth Senatorial District, for appointment as a member of the Pennsylvania Liquor Control Board, to serve until November 29, 1981, and until his successor shall have been appointed and qualified, vice Edwin Winner, Willow Grove, whose term expired.

MILTON J. SHAPP

MEMBER OF THE STATE BOARD OF MOTOR
VEHICLE MANUFACTURERS, DEALERS
AND SALESMEN

May 7, 1976

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 Motor Vehicle Manufacturers, Dealers and Salesmen:

Samuel Fierstien (New Car Dealer), 6000 Old York Road, Philadelphia 19141, Philadelphia County, Seventh Senatorial District, to serve until December 29, 1978, and until his successor is appointed and qualified.

MILTON J. SHAPP

MEMBER OF THE STATE BOARD OF
OSTEOPATHIC EXAMINERS

May 7, 1976

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 Andrew Newman, M.D., 10890 Bustleton Avenue, Philadelphia 19116, Philadelphia County, Sixth Senatorial District, for appointment as a member of the State Board of Osteopathic Examiners, to serve until December 9, 1976, and until his successor shall have been appointed and qualified, vice John J. Downs, M.D., Merion Station, resigned.

MILTON J. SHAPP

MEMBER OF THE STATE BOARD OF
PODIATRY EXAMINERS

May 7, 1976

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 Samuel D. Kron, M.D., 2108 Spruce Street, Philadelphia 19103, Philadelphia County, Second Senatorial District, for appointment as a member of the State Board of Podiatry Examiners, to serve for a term of four years, and until his successor shall have been appointed and qualified, to fill a vacancy.

MILTON J. SHAPP

MEMBER OF THE PENNSYLVANIA BOARD OF
PROBATION AND PAROLE

May 7, 1976

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

William Lawrence Forbes, Apartment D-38, Fifth Street, Baden 15003, Beaver County, Forty-seventh Senatorial District, for appointment as a member of the Pennsylvania Board of Probation and Parole, to serve until December 31, 1980, or until his successor is appointed and qualified, to fill a vacancy.

MILTON J. SHAPP

MEMBERS OF THE STATE BOARD FOR THE
EXAMINATION OF PUBLIC ACCOUNTANTS

May 7, 1976

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 for the Examination of Public Accountants:

Irwin Dubin, C.P.A., The Dorchester, Rittenhouse Square, Philadelphia 19103, Philadelphia County, Second Senatorial District, to serve for a term of four years, and until his successor is appointed and qualified, pursuant to Act 148, approved December 16, 1975.

Samuel Horowitz, C.P.A., 540 Neville Street, Pittsburgh 15213, Allegheny County, Thirty-eighth Senatorial District, to serve for a term of four years, and until his successor is appointed and qualified, pursuant to Act 148, approved December 16, 1975.

MILTON J. SHAPP

SECRETARY OF REVENUE

May 17, 1976

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 Milton E. Lopus, 5 Chautauqua Place, Bradford 16701, McKean County, Twenty-fifth Senatorial District, for appointment as Secretary of Revenue, to serve until the third Tuesday of January, 1979, and until his successor shall have been appointed and qualified, vice Honorable George J. Mowod, resigned.

MILTON J. SHAPP

MEMBER OF THE BOARD OF PENNSYLVANIA
SCIENCE AND ENGINEERING FOUNDATION

May 13, 1976

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 John W. Igoe, 1313 Woodcliffe Drive, Park Forest, Monroeville 15146, Allegheny County, Forty-fourth Senatorial District, for appointment as a member of the Board of Pennsylvania Science and Engineering Foundation, to serve until the third Tuesday of January, 1979, and until his successor is appointed and qualified, vice Dr. Donald Guthrie, Erie, resigned.

MILTON J. SHAPP

MEMBER OF THE STATE TRANSPORTATION
COMMISSION

May 7, 1976

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 Transportation Commission:

Frank M. Henry (Republican), R. D. 3, Dallas 18612, Luzerne County, Twentieth Senatorial District, to serve until February 7, 1982, and until his successor shall have been appointed and qualified, vice David N. Schooley, Shavertown, whose term expired.

MILTON J. SHAPP

MEMBER OF THE BOARD OF TRUSTEES OF
WARREN STATE HOSPITAL

May 7, 1976

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 Edmund Dean, R. D. 1, Spring Road, Meadville 16335, Crawford County, Fiftieth Senatorial District, for appointment as a member of the Board of Trustees of Warren State Hospital, 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 ARMSTRONG COUNTY
BOARD OF ASSISTANCE

May 20, 1976

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 Armstrong County Board of Assistance:

Robert G. Simensky (Democrat), 1120 Sixth Avenue, Ford City 16421, Armstrong County, Forty-first Senatorial District, to serve until December 31, 1976, and until his successor is duly appointed and qualified, vice Mrs. Evelyn Kahl, Parker, resigned.

Wade C. Hall (Republican), Box 155, Rural Valley 16249, Armstrong County, Forty-first Senatorial District, to serve until December 31, 1978, and until his successor is duly appointed and qualified, to fill a vacancy.

C. Rodger Butler (Democrat), 413 N. McKean Street, Kittanning 16201, Armstrong County, Forty-first Senatorial District, to serve until December 31, 1978, and until his successor is duly appointed and qualified, vice Mrs. Nancy Louise John, Kittanning, whose term expired.

Gerald R. Shuster (Democrat), 392 North McKean Street, Kittanning 16201, Armstrong County, Forty-first Senatorial District, to serve until December 31, 1978, and until his successor is duly appointed and qualified, vice John F. Englert, Ford City, whose term expired.

MILTON J. SHAPP

MEMBER OF THE BUCKS COUNTY
BOARD OF ASSISTANCE

May 20, 1976

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. Barbara S. Abbott (Democrat), 4136 Street Road, Southampton 18966, Bucks County, Sixth Senatorial District, for appointment as a member of the Bucks County Board of Assistance, to serve until December 31, 1978, and until her successor is duly appointed and qualified, vice Mrs. Janice R. Ryan, Warminster, resigned.

MILTON J. SHAPP

MEMBER OF THE BUCKS COUNTY
BOARD OF ASSISTANCE

June 7, 1976

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 J. Vann Beck (Democrat), 24 Hollybrooke Drive, Langhorne, Middletown Township 19047 Bucks County, Tenth Senatorial District, for appointment as a member of the Bucks County Board of Assistance, to serve until Decem-

ber 31, 1977, and until his successor is duly appointed and qualified, vice Mrs. Phyllis Shapiro, Levittown, resigned.

MILTON J. SHAPP

MEMBER OF THE BUTLER COUNTY
BOARD OF ASSISTANCE

May 20, 1976

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. Elizabeth Gillott (Democrat), 128 Second Street, Butler 16001, Butler County, Twenty-first Senatorial District, for appointment as a member of the Butler County Board of Assistance, to serve until December 31, 1978, and until her successor is duly appointed and qualified, vice Ms. Linda Orgis, Butler, whose term expired.

MILTON J. SHAPP

MEMBERS OF THE LACKAWANNA COUNTY
BOARD OF ASSISTANCE

May 13, 1976

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 Lackawanna County Board of Assistance:

Mrs. Constance Johnston (Democrat), 5-D Washington Plaza, Scranton 18509, Lackawanna County, Twenty-second Senatorial District, to serve until December 31, 1978, and until her successor is duly appointed and qualified.

Mrs. Mary Mayer (Democrat), 1439 Academy Street, Scranton 18504, Lackawanna County, Twenty-second Senatorial District, to serve until December 31, 1978, and until her successor is duly appointed and qualified.

D. A. Santarsiero, M.D. (Republican), 1509 Jefferson Avenue, Dunmore 18512, Lackawanna County, Twenty-second Senatorial District, to serve until December 31, 1978, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

MEMBER OF THE McKEAN COUNTY
BOARD OF ASSISTANCE

June 7, 1976

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 Richard L. Gessel (Republican), 99 Parkway Lane, Bradford 16701, McKean County, Twenty-fifth Senatorial District, for appointment as a member of the McKean County Board of Assistance, to serve until December 31, 1977, and until his successor is duly appointed and qualified, vice Ms. Virginia Hale, Lewis Run, resigned.

MILTON J. SHAPP

MEMBER OF THE MONROE COUNTY
BOARD OF ASSISTANCE

June 7, 1976

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 William A. Hillman (Democrat), R. D. 1, Box 282-A, 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, 1978, and until his successor is duly appointed and qualified, to fill a vacancy.

MILTON J. SHAPP

MEMBER OF THE MONTGOMERY COUNTY
BOARD OF ASSISTANCE

June 22, 1976

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. M. Angela Tolleris (Democrat), Apartment C-203, 900 Valley Road, Melrose Park 19126, Montgomery County, Twelfth Senatorial District, for appointment as a member of the Montgomery County Board of Assistance, to serve until December 31, 1977, and until her successor is duly appointed and qualified, vice Mrs. Beverly Schiffrin, Gladwyne, resigned.

MILTON J. SHAPP

MEMBER OF THE PHILADELPHIA COUNTY
BOARD OF ASSISTANCE

May 14, 1976

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 Philadelphia County Board of Assistance:

John Hubbard (Democrat), 432 East Durham Street, Philadelphia 19119, Philadelphia County, Thirty-sixth Senatorial District, to serve until December 31, 1978, and until his successor is duly appointed and qualified.

MILTON J. SHAPP

MEMBER OF THE PHILADELPHIA COUNTY
BOARD OF ASSISTANCE

May 20, 1976

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 Philadelphia County Board of Assistance:

Mrs. Salina M. Gary, (Democrat), 8661 Gilbert Street, Philadelphia 19150, Philadelphia County, Thirty-sixth Senatorial District, to serve until December 31, 1978, and until her successor is duly appointed and qualified, to fill a vacancy.

MILTON J. SHAPP

MEMBER OF THE WAYNE COUNTY
BOARD OF ASSISTANCE

June 7, 1976

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. Anna Mae Giles (Democrat), R. D. 1, Honesdale 18431, Wayne County, Twentieth Senatorial District, for appointment as a member of the Wayne County Board of Assistance, to serve until December 31, 1978, and until her successor is duly appointed and qualified, vice Mrs. Julia Utegg, Honesdale, resigned.

MILTON J. SHAPP

MEMBER OF THE WYOMING COUNTY
BOARD OF ASSISTANCE

May 25, 1976

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. Mary Macus (Republican), Box 311, Route 1, Falls 18615, Wyoming County, Twentieth Senatorial District,

for appointment as a member of the Wyoming County Board of Assistance, to serve until December 31, 1978, and until her successor is duly appointed and qualified, vice Mrs. Marie Davis, Dalton, whose term expired.

MILTON J. SHAPP

MEMBER OF THE YORK COUNTY
BOARD OF ASSISTANCE

May 20, 1976

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. Betty D. White (Democrat), 3400 Eastern Boulevard, Apartment J-3, York 17402, York County, Twenty-eighth Senatorial District, for appointment as a member of the York County Board of Assistance, to serve until December 31, 1977, and until her successor is duly appointed and qualified, vice Mrs. Marjorie Palomares, York, resigned.

MILTON J. SHAPP

DISTRICT JUSTICE OF THE PEACE

June 28, 1976

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. Evelyn Golubic, R. D. 4, Mercer 16137, Mercer County, Fiftieth Senatorial District, for appointment as District Justice of the Peace in and for the County of Mercer, Class 3, District 01, to serve until the first Monday of January, 1978, vice Donald L. Buckel, Mercer, deceased.

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.

RECONSIDERATION OF EXECUTIVE NOMINATION OF R. STANTON WETTICK, JR.

Senator AMMERMAN. Mr. President, I move that the Senate do now reconsider the vote by which the nomination of R. Stanton Wettick, Jr., as Judge, Court of Common Pleas, Allegheny County, was defeated on June 22, 1976.

On the question,

Will the Senate agree to the motion?

The motion was agreed to.

NOMINATION LAID ON THE TABLE

Senator AMMERMAN. Mr. President, I move that the nomination of R. Stanton Wettick, Jr., as Judge, Court of Common Pleas, Allegheny County, be laid on the table.

On the question,

Will the Senate agree to the motion?

The motion was agreed to.

The PRESIDENT. The nomination will be laid on the table.

NOMINATION TAKEN FROM THE TABLE

Senator AMMERMAN. Mr. President, I call from the table for consideration the nomination of Louis J. Aquilino, as a member of the State Board of Cosmetology.

The Clerk read the nomination as follows:

MEMBER OF THE STATE BOARD OF COSMETOLOGY

March 29, 1976

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 Louis J. Aquilino, 515 First Street, Canonsburg 15317, Washington County, Forty-sixth Senatorial District, for reappointment as a member of the State Board of Cosmetology, to serve until the third Tuesday of January 1979, and until his successor shall have been appointed and qualified.

MILTON J. SHAPP

On the question,

Will the Senate advise and consent to the nomination?

Senator FRAME. Mr. President, may I call my colleagues' attention to the fact that this nomination has been heretofore considered by the Senate. This is the second time it has been before the Senate, and it had to be in keeping with our feeling, perhaps the feeling of all the Members of this Body, that we did not want anyone to be confirmed without a vote. It had to be voted on today because it is on its twenty-fifth day.

This nomination was heretofore before the Senate on February 3, 1976, at which time the nomination was denied confirmation; it was defeated by a vote of 0 to 49. In other words, by a unanimous vote of this Body, this nomination was rejected in February of this year. At that time it was called to the attention of the Senate, and the Senate considered it. We have received, to the best of my knowledge, no evidence or communication to controvert the allegation that has been made to some of the Members of this Body that the nomination would violate Section 459 of the Administrative Code, which is properly cited as 71 PS 163, which deals with the composition of the State Board of Cosmetology to which this is a nomination. It has an inhibition in that section upon the Governor's right to nominate and our right to confirm, in that one member of the Board may be the owner of a school of cosmetology, but two members of said Board shall not be graduates of the same school.

At that time and subsequently to that time we have received information from members of this profession, which is regulated by this Board, that the appointment of this nominee would be in violation of that inhibition and that restriction. I think that was the reason the Senate heretofore unanimously rejected this nominee.

Senator MURPHY. Mr. President, most of the remarks of the gentleman from Venango, Senator Frame, are quite accurate. In February of 1976, I joined with him in defeating the nomination of Mr. Aquilino because, at that time, I had heard the conflicting report that he was an owner or part owner of the Pittsburgh Beauty Academy. I have subsequently investigated that matter and report to my colleagues that a firm by the name of Seligman and Latz, registered in New York and registered as a Pennsylvania corporation, are the owners of the Pittsburgh Beauty Academy, that Mr. Aquilino is an instructor there, a part-time instructor, that he is also a private

beautician or cosmetologist practicing with his sister in the Borough of Canonsburg, Washington County, that he owns no shares of stock in the Seligman-Latz Corporation or in the Pittsburgh Beauty Academy; that he has no other interest in any beauty school or academy. He is not the owner or part owner of any beauty school or academy, but a private practitioner.

I would also like to report to my colleagues that before Mr. Francis Carducci was appointed to the Board of Cosmetology, Mr. Aquilino was already a member of that Board by some three years, having been previously appointed. Mr. Carducci is an owner of a beauty school and joined the Board subsequent to Mr. Aquilino's tenure on the Board. If there was any violation, of course, at that time, I am sure the astute Members of the Senate would have caught that and not allowed Mr. Carducci to become a member. However, he is the only member, as I understand it, on the Board who is an owner or part owner of a beauty school. Mr. Aquilino is not. I strongly recommend Mr. Aquilino. I have met with the gentleman since the prior vote. He has assured me he is doing the best he can to represent the people as well as the members of the cosmetology profession.

Senator FRAME. Mr. President, I desire to interrogate the gentleman from Washington, Senator Murphy.

The PRESIDENT. Will the gentleman from Washington, Senator Murphy, permit himself to be interrogated?

Senator MURPHY. I will, Mr. President.

Senator FRAME. Mr. President, can the gentleman from Washington County inform his colleagues as to whether or not it was true that the appointment of Mr. Carducci occurred subsequent to the defeat of the nominee now before the Senate in February?

Senator MURPHY. Mr. President, I do not know that. I would defer to the gentleman from Clearfield, Senator Ammerman, who keeps those records. I really do not know.

And the question recurring,

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—46

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

NAYS—4

Bell,	Fleming,	Frame,	Snyder,
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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 of William F.

Cowperthwait, as District Justice of the Peace in and for the County of Susquehanna.

The Clerk read the nomination as follows:

DISTRICT JUSTICE OF THE PEACE

May 18, 1976

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 William F. Cowperthwait, R. D. 1, Box 123, Forest City 18421, Susquehanna County, Twentieth Senatorial District, for appointment as District Justice of the Peace in and for the County of Susquehanna, Class 3, District 03, to serve until the first Monday of January, 1978, vice Joseph A. Walsh, Forest City, Declined.

MILTON J. SHAPP

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—50

Ammerman,	Hager,	Manbeck,	Reibman,
Andrews,	Hankins,	McKinney,	Romanelli,
Arlene,	Hess,	Mellow,	Ross,
Bell,	Hill,	Messinger,	Scanlon,
Cianfrani,	Hobbs,	Moore,	Smith,
Coppersmith,	Holl,	Murphy,	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,	Zemprell,
Frame,	Lynch,		

NAYS—0

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 LAID ON THE TABLE

Senator AMMERMAN. Mr. President, I request the nominations reported from committee today and previously read by the Clerk be laid on the table.

The PRESIDENT. The Chair hears no objection.

EXECUTIVE SESSION RISES

Senator AMMERMAN. Mr. President, I move that the Executive Session do now rise.

The motion was agreed to.

SENATE COMMITTEE APPOINTED
PURSUANT TO SENATE RESOLUTION,
SERIAL No. 91

The PRESIDENT. The Chair wishes to announce the appointment by the President pro tempore of the following Senators to serve as members of the Special Senate Investigating Committee established pursuant to Senate Resolution, Serial No. 91.

The gentleman from Philadelphia, Senator Cianfrani, Chairman; the gentleman from Philadelphia, Senator McKinney; the gentleman from Allegheny, Senator Romanelli; the gentleman from Crawford, Senator Dwyer; the gentleman from Montgomery, Senator Holl; and the gentleman from Montgomery, Senator Tilghman.

CONSIDERATION OF CALENDAR RESUMED

REPORTS OF COMMITTEES OF CONFERENCE

REPORTS ADOPTED

SB 153 (Pr. No. 2099)—Senator NOLAN. Mr. President, I move that the Senate adopt the Report of Committee of Conference on Senate Bill No. 153, entitled:

An Act amending the act of April 9, 1929 (P. L. 177, No. 175), entitled "The Administrative Code of 1929," creating the Crime Victim's Compensation Board, prescribing its powers and duties, providing for filing consideration and payments of claims to persons who are victims of crimes, their dependents and survivors, providing for appeals.

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—50

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

NAYS—0

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.

HB 175 (Pr. No. 3482)—Senator NOLAN. Mr. President, I move that the Senate adopt the Report of Committee of Conference on House Bill No. 175, entitled:

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

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

Senator EWING. Mr. President, in light of the fact the hour is getting late and I do not want to be repetitious in what I have previously said on the floor in opposing this bill, I would urge the Members to vote in the negative.

They may recall that I quoted a newspaper article which stated, in effect, that in creating this office of consumer advocate we would be creating another level of bureaucracy and really creating a watchdog to watch a watchdog. I do not think we need it.

I also reminded the Members that the House is currently considering a package of bills to reform the Public Utility Commission, a package of Senate bills which Members of the Senate who serve on the Committee on Consumer Affairs, devoted a great deal of attention to during the past year. I think these bills are in position for final consideration in the House, perhaps with some amendments, however, I think they will go a long way

in reforming the PUC. I do not think this additional level of bureaucracy is necessary.

The bill does carry an appropriation of \$250,000. I said before that this amount would be inadequate. Even those who have indicated their support for the bill have admitted that this amount is inadequate.

Therefore, Mr. President, I would urge the Members to vote in the negative.

Senator NOLAN. Mr. President, I desire to interrogate the gentleman from Allegheny, Senator Ewing.

The PRESIDENT. Will the gentleman from Allegheny, Senator Ewing, permit himself to be interrogated?

Senator EWING. I will, Mr. President.

Senator NOLAN. Mr. President, the copy of the conference report that I have before me has the name of Wayne S. Ewing as agreeing with the report of conference. Is that true?

Senator EWING. Mr. President, it is. I pointed out last week that I had signed the conference report, that I had voted for this bill before in the Senate, but I have reconsidered, I have given it more thought, I do not think it is necessary. I think we should give the reforms we have initiated with our package of bills in the Senate time to function, to get into operation, and then perhaps we should consider legislation such as this if, at that time, we feel it is really necessary.

Senator NOLAN. Mr. President, am I to understand that the gentleman from Allegheny, Senator Ewing, changed his mind after reading an editorial that appeared in one of the local newspapers?

Senator EWING. No, Mr. President, because I had stated before that I had some very serious reservations. My name on the conference committee report did not necessarily indicate my wholehearted support of the provisions in the bill; another change which was made by the conferees, to which I took exception and objected to in the conference committee meeting, was the reduction in Senate confirmation from a two-thirds requirement to a simple majority and the addition of the appropriation figure which was put back in the bill which had been deleted by the Committee on Appropriations.

And the question recurring,
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—41

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

NAYS—9

Ewing,	Jubelrler,	Manbeck,	Stauffer,
Fleming,	Lentz,	Snyder,	Tilghman,
Hager,			

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.

HB 314 (Pr. No. 3549)—Senator NOLAN. Mr. President, I move that the Senate adopt the Report of Committee of Conference on House Bill No. 314, entitled:

An Act amending the act of March 4, 1971 (P. L. 6, No. 2), entitled "Tax Reform Code of 1971," further defining "dividends" and "compensation" and providing for taxation as personal income on installment payments of real and personal property and further providing for tax returns.

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—50

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

NAYS—0

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.

BILLS OVER IN ORDER

HB 614 and SB 852—Without objection, the bills were passed over in their order at the request of Senator NOLAN.

REPORT ADOPTED

SB 935 (Pr. No. 2100)—Senator NOLAN. Mr. President, I move that the Senate adopt the Report of Committee of Conference on Senate Bill No. 935, entitled:

An Act amending Titles 42 (Judiciary and Judicial Procedure), 15 (Corporations and Unincorporated Associations), 18 (Crimes and Offenses) and 71 (State Government) of the Pennsylvania Consolidated Statutes, adding revised, codified and compiled provisions relating to judiciary and judicial procedure including certain judicially enforceable rights, duties, immunities and liabilities and separately enacting certain related provisions of law.

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—46

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

NAYS—4

- Andrews, Bell, Fleming, Frame,

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.

SUPPLEMENTAL CALENDAR

BILL ON CONCURRENCE IN HOUSE AMENDMENTS

SENATE CONCURS IN HOUSE AMENDMENTS

SB 1417 (Pr. No. 2043)—Senator NOLAN. Mr. President, I move that the Senate do concur in the amendments made by the House to Senate Bill No. 1417.

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—48

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

NAYS—2

- Dougherty, Duffield,

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.

CONSIDERATION OF REGULAR CALENDAR RESUMED

BILLS ON CONCURRENCE IN HOUSE AMENDMENTS

SENATE CONCURS IN HOUSE AMENDMENTS

SB 848 (Pr. No. 2064)—Senator NOLAN. Mr. President, I move that the Senate do concur in the amendments made by the House to Senate Bill No. 848.

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—50

- Ammerman, Andrews, Arlene, Bell, Cianfrani, Coppersmith, Dougherty, Duffield, Hager, Hankins, Hess, Hill, Hobbs, Holl, Howard, Jubelirer, Manbeck, McKinney, Mellow, Messinger, Moore, Murphy, Murray, Myers, Reibman, Romanelli, Ross, Scanlon, Smith, Snyder, Stapleton, Stauffer

Dwyer, Early, Ewing, Fleming, Frame,	Kelley, Kury, Lentz, Lewis, Lynch,	Nolan, Noszka, O'Pake, Orlando,	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 inform the House of Representatives accordingly.

SB 849 (Pr. No. 2065)—Senator NOLAN. Mr. President, I move that the Senate do concur in the amendments made by the House to Senate Bill No. 849.

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—50

Ammerman, Andrews, Arlene, Bel, Cianfrani, Coppersmith, Dougherty, Duffield, Dwyer, Early, Ewing, Fleming, Frame,	Hager, Hankins, Hess, Hill, Hobbs, Holl, Howard, Jubelirer, Kelley, Kury, Lentz, Lewis, Lynch,	Manbeck, McKinney, Mellow, Messinger, Moore, Murphy, 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 inform the House of Representatives accordingly.

SB 1025 (Pr. No. 2097)—Senator NOLAN. Mr. President, I move that the Senate do concur in the amendments made by the House to Senate Bill No. 1025.

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—50

Ammerman, Andrews, Arlene, Bell, Cianfrani, Coppersmith, Dougherty, Duffield, Dwyer, Early, Ewing, Fleming, Frame,	Hager, Hankins, Hess, Hill, Hobbs, Holl, Howard, Jubelirer, Kelley, Kury, Lentz, Lewis, Lynch,	Manbeck, McKinney, Mellow, Messinger, Moore, Murphy, 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 inform the House of Representatives accordingly.

SB 1147 (Pr. No. 2067)—Senator NOLAN. Mr. President, I move that the Senate do concur in the amendments made by the House to Senate Bill No. 1147.

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—45

Ammerman, Arlene, Cianfrani, Coppersmith, Dougherty, Duffield, Dwyer, Early, Ewing, Fleming, Frame, Hankins,	Hill, Hobbs, Holl, Howard, Jubelirer, Kelley, Kury, Lentz, Lewis, Lynch, Manbeck,	McKinney, Mellow, Messinger, Moore, Murphy, Murray, Myers, Nolan, Noszka, O'Pake, Orlando,	Reibman, Romanelli, Ross, Scanlon, Smith, Snyder, Stapleton, Stauffer, Sweeney, Wood, Zemprelli,
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NAYS—5

Andrews, Bell,	Hager,	Hess,	Tilghman,
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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.

SB 1267 (Pr. No. 2076)—Senator NOLAN. Mr. President, I move that the Senate do concur in the amendments made by the House to Senate Bill No. 1267.

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

Senator HAGER. Mr. President, I desire to interrogate the gentleman from Allegheny, Senator Nolan.

The PRESIDENT. Will the gentleman from Allegheny, Senator Nolan, permit himself to be interrogated?

Senator NOLAN. I will, Mr. President.

Senator HAGER. Mr. President, I notice from reading an analysis of this bill and from my reading of the bill as well, the bill seems to provide that unemployment compensation benefits will be payable even though there may be a question. On appeal of those rights and pending determination of that appeal, those benefits would be paid with no possibility of recovery, either by the State fund or by the employer whose account is chargeable. Is that correct?

Senator NOLAN. That is correct, Mr. President, assuming that there is no repayment, providing two appeals have been in favor of the individual collecting the unemployment compensation. It permits the payment of the compensation provided in his first two appeals he is granted that compensation.

Senator HAGER. Is it not true also, Mr. President, at the current time this fund is so much in the hole that we have borrowed \$200 million from the Federal government?

Senator NOLAN. I have heard the report that the fund is in trouble, Mr. President, and there has been money borrowed from the Federal government; yes, that is true.

Senator HAGER. Mr. President, I think, as in many bills which come before the Senate, the purposes are

laudable in this bill. On the other hand, I do not see how we can very well continue to spend money, particularly money to which the employee may not be entitled.

For instance, Mr. President, any time an employee is terminated for cause, that becomes an issue when an application for unemployment compensation benefits is made. Very frequently, at that level, the Board may rule in favor of the employee. An appeal may be filed, which appeal is sustained, and the employee is found not to be entitled to the benefits. Under this bill, the way it is now worded, benefits would be paid, the fund would be charged, the State would go further in the hole and there would be virtually no possibility of recovering the funds, even though they should not have been paid in the first place. I know it sounds kind of hardhearted but, at the same time, we have to think about employers who are providing jobs for those who remain employed. It seems kind of wrong to me to take the position that we will pay out funds to somebody who is not entitled to them. We know very well we will never get them back and that just strikes a blow at the very heart of the reason why we are having the fund in the first place.

Mr. President, I think this bill should be defeated by the Senate and I would request those Members who have the same fears for the fiscal sanity of this State and of this fund in particular to join with me.

Senator ZEMPRELLI. Mr. President, I do not want to burden the evening but, in fact, Senate Bill No. 1267 is intended to correct the situation that has been referred to by the gentleman. In other words, what has happened here is benefits have been paid during the course of litigation and that fund is not recoverable on appeal at a later time.

Mr. President, the effect of this bill would mean there would have to be two back-to-back decisions favoring the employee before benefits could be paid. Heretofore, that has not been the case. So this is intended to be a reform of the system to prevent the very situation that is being referred to. In other words, an employee is being paid a benefit and it is later determined he is not entitled to it. To recover that money is virtually impossible. The effect of this bill would be to say there must be two back-to-back decisions saying the benefit is payable to the employee before, in fact, he is entitled to receive any money.

Mr. President, at some point along the line you cannot have people who are on unemployment benefits not receive actual money while a matter is in litigation. That is the compelling force that would require two decisions before moneys are paid.

Mr. President, how does it arise as a practical matter? Suppose there is an allegation that there is a lockout as against whether or not there is justification for the employee not being there. The fact that there would be two decisions saying that the employee would be entitled to that money is the basis of this legislation which would prevent a drain on the fund. In other words, it is basically a reform in the direction that the gentleman has indicated.

Senator HAGER. Mr. President, I find that the analysis is wrong. The provision which I was opposed to was in Printer's No. 1805. That has been deleted and is no longer in the bill, so the gentleman from Allegheny, Senator Nolan, the gentleman from Allegheny, Senator Zemprelli,

and I are talking about something we need not talk about. I withdraw my objections to the bill because that section has been removed.

And the question recurring,

Will the Senate agree to the motion?

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

Senator SNYDER. Mr. President, I would like to ask that this bill go over in order. What has been said may very well be correct, but this was one of the bills we were told would go over today. Consequently, some of us, at least, did not look it up and dismissed it from our minds. I think this points up the fault of this procedure of having fifty bills on the Calendar and expect us to vote on them intelligently and we find out several months later we voted for something we should not vote for.

Mr. President, I ask that the bill go over in order.

Senator NOLAN. Mr. President, the vote has been recorded and announced and I object to the bill going over.

POINT OF ORDER

Senator SNYDER. Mr. President, I rise to a point of order.

The PRESIDENT. The gentleman from Lancaster, Senator Snyder, will state it.

Senator SNYDER. Mr. President, was the vote announced?

The PRESIDENT. The roll call was in process, Senator, but the vote has not as yet been announced.

We will be at ease for just a minute.

(The Senate was at ease.)

The PRESIDENT. Senator, under advice from the parliamentarian, the only motion now open to you would be to move to reconsider the vote, which would then put us in a position to go over, if you choose to do that.

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

YEAS—49

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,	Howard,	Murphy,	Stapleton,
Duffield,	Jubelrer,	Murray,	Stauffer,
Dwyer,	Kelley,	Myers,	Sweeney,
Early,	Kury,	Nolan,	Tilghman,
Ewing,	Lentz,	Noszka,	Wood,
Fleming,	Lewis,	O'Pake,	Zemprelli,
Frame,			

NAYS—1

Snyder,

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

RECONSIDERATION OF SB 1267

Senator SNYDER. Mr. President, I move to reconsider the vote by which the Senate concurred in the amendments made by the House to Senate Bill No. 1267.

On the question,

Will the Senate agree to the motion?

Senator NOLAN. Mr. President, I object to reconsideration and the request of going over and ask for a roll call vote.

The PRESIDENT. The vote as we understood it, with the understanding that Senator Snyder did arrive in time to vote "no" would have been 49 to 1 for passage. Senator Snyder properly moved that the vote by which the motion passed be reconsidered.

On that question, all those voting "aye" will be voting in favor of Senator Snyder's motion to reconsider the vote. All those voting "no" vote against Senator Snyder's motion to reconsider the vote.

On the question,

Will the Senate agree to the motion?

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

YEAS—11

Ewing, Fleming, Frame,	Hess, Howard, Jubelirer,	Manbeck, Snyder, Stauffer,	Tilghman, Wood,
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NAYS—38

Ammerman, Andrews, Arlene, Bell, Cianfrani, Coppersmith, Dougherty, Duffield, Dwyer, Early,	Hager, Hankins, Hill, Hobbs, Holl, Kelley, Kury, Lewis, Lynch, McKinney,	Mellow, Messinger, Moore, Murphy, Murray, Myers, Nolan, Noszka, O'Pake,	Orlando, Reibman, Romanelli, Ross, Scanlon, Smith, Stapleton, Sweeney, Zemprelli,
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So the question was determined in the negative, and the motion was defeated.

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

POINT OF INFORMATION

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

The PRESIDENT. The gentleman from Allegheny, Senator Nolan, will state it.

Senator NOLAN. Mr. President, the vote on Senate Bill No. 1267, does it stand as recorded?

The PRESIDENT. It stands as recorded, Senator.

PERMISSION TO ADDRESS SENATE

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

Senator STAUFFER. Mr. President, a few moments ago we considered Senate Bill No. 1025. This was also a bill which we had been advised would not be considered today and only having had a moment to look at it, I voted in the affirmative. I would like the record to show that had I had more time to examine the bill I would have voted in the negative.

The PRESIDENT. The gentleman's remarks will be carried in the record.

CONSIDERATION OF CALENDAR RESUMED

FINAL PASSAGE CALENDAR

RECONSIDERATION OF HB 2

BILL ON THIRD CONSIDERATION AMENDED

HB 2 (Pr. No. 3541)—Senator EWING. 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 EWING, by unanimous consent, offered the following amendments:

Amend Sec. 1 (Sec. 16), page 2, line 12 by striking out "FIFTY" and inserting: fifty-one

Amend Sec. 1 (Sec. 16), page 2, line 15 by striking out the brackets before and after "EACH REPRESENTATIVE DISTRICT"

Amend Sec. 1 (Sec. 16), page 2, lines 15 and 16 by striking out "IT SHALL CONTAIN THREE REPRESENTATIVE DISTRICTS WHICH"

Amend Sec. 1 (Sec. 16), page 2, line 16 by striking out "EACH"

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 EWING.

BILL OVER IN ORDER

SB 1340—Without objection, the bill was passed over in its order at the request of Senator NOLAN.

BILL REREFERRED

HB 1883 (Pr. No. 2871)—Upon motion of Senator NOLAN, and agreed to, the bill was rereferred to the Committee on State Government.

THIRD CONSIDERATION CALENDAR

PREFERRED APPROPRIATION BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

SB 1556 (Pr. No. 2079)—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—43

Ammerman, Andrews, Arlene, Cianfrani, Coppersmith, Dougherty, Duffield, Dwyer, Early, Ewing, Hankins,	Hess, Hill, Hobbs, Holl, Jubelirer, Kelley, Kury, Lentz, Lewis, Lynch, Manbeck,	McKinney, Mellow, Messinger, Moore, Murphy, Murray, Myers, Nolan, Noszka, O'Pake, Orlando,	Reibman, Romanelli, Ross, Scanlon, Smith, Stapleton, Stauffer, Sweeney, Wood, Zemprelli,
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NAYS—7

Bell, Fleming,	Frame, Hager,	Howard, Snyder,	Tilghman,
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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.

BILLS ON THIRD CONSIDERATION
AND FINAL PASSAGE

SB 144 (Pr. No. 1674)—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—48

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

NAYS—2

Hager, Kelley,

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 485 (Pr. No. 3598)—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—50

Ammerman,	Hager,	Manbeck,	Reibman,
Andrews,	Hankins,	McKinney,	Romanelli,
Arlene,	Hess,	Mellow,	Ross,
Bell,	Hill,	Messinger,	Scanlon,
Cianfrani,	Hobbs,	Moore,	Smith,
Coppersmith,	Holl,	Murphy,	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,	Zemprell,
Frame,	Lynch,		

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 556 (Pr. No. 3419)—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—50

Ammerman,	Hager,	Manbeck,	Reibman,
Andrews,	Hankins,	McKinney,	Romanelli,
Arlene,	Hess,	Mellow,	Ross,
Bell,	Hill,	Messinger,	Scanlon,
Cianfrani,	Hobbs,	Moore,	Smith,
Coppersmith,	Holl,	Murphy,	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,	Zemprell,
Frame,	Lynch,		

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 ON THIRD CONSIDERATION AMENDED

HB 797 (Pr. No. 3355)—Considered the third time,

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

Amend Sec. 1 (Sec. 602), page 2, line 11, by inserting brackets before and after "in the county jail"

Amend Sec. 1 (Sec. 602), page 3, line 2, by inserting brackets before and after "in the county jail"

Amend Sec. 1 (Sec. 602), page 3, line 3, by inserting brackets before and after "one year" and inserting immediately thereafter: two years

On the question,
Will the Senate agree to the amendments?

Senator HILL. Mr. President, these amendments simply partially conform this particular piece of legislation with the Crimes Code. A misdemeanor of the same degree in the Crimes Code has a two year penalty, and we see no reason why it should be any different under this legislation.

Senator FRAME. Mr. President, although the actual amendments have not been delivered to this desk since being introduced, I think I understand them from previous conversation with the Senator from Philadelphia.

Mr. President, I desire to interrogate the gentleman from Philadelphia, Senator Hill.

The PRESIDENT. Will the gentleman from Philadelphia, Senator Hill, permit himself to be interrogated?

Senator HILL. I will, Mr. President.

Senator FRAME. Mr. President, I would be grateful if the gentleman could tell his colleagues if my recollection is correct, that the effect of the adoption of these amendments would be to increase the proposed penalty in the bill by doubling it from one year to two years?

Senator HILL. Not exactly, Mr. President. The reason I said not exactly is this: The Crimes Code has much

lower fines for this particular classification of misdemeanor. The writers of the bill felt that there should be very heavy fines; we did not touch the fines, but we did increase the jail sentence because, why should you have a jail sentence of one year for this bill and two years under the Crimes Code for things of the same classification in a misdemeanor?

Senator FRAME. Mr. President, the gentleman said, did increase. Is not the proposal before the Senate tonight to increase the penalty by doubling the jail penalty?

Senator HILL. The jail penalty, Mr. President, but not the fine penalty.

Senator FRAME. Mr. President, I request a roll call on the amendments.

Senator MELLOW. Mr. President, before House Bill No. 797 goes over in its order, may I submit a letter for the record, please?

The PRESIDENT. Senator Mellow submits a letter in reference to House Bill No. 797 which will appear in the record.

(The following letter was made a part of the record at the request of the gentleman from Lackwanna, Senator MELLOW:)

In answer to your recent inquiry to Deputy Secretary Oesterling regarding the Department's intent as regards House Bill 797, P. N. 3355, this is to advise you that the Department supports the passage of House Bill 797 and confirms our intent to follow through with EPA on their designation of DER to handle NPDES permitting in the Commonwealth.

There has apparently been some rumors that because of budgetary constraints the Department would not be willing to undertake the permitting procedure required by the passage of this bill. Those rumors are unfounded, and while we do find ourselves restricted by monies it is our full intent to move with all haste to get the designation for issuing NPDES permits from EPA.

I trust this will clear up the situation, and if you have any further questions, I will be happy to respond.

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

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

The PRESIDENT. The gentleman will be so recorded.

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

YEAS—32

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

NAYS—18

Bell,	Hess,	Kury,	Snyder,
Dwyer,	Hobbs,	Lentz,	Stauffer,
Fleming,	Holl,	Manbeck,	Tilghman,
Frame,	Howard,	Moore,	Wood,
Hager,	Jubelirer,		

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

The PRESIDENT. House Bill No. 797 will go over, as amended.

BILL RECOMMENDED

SB 874 (Pr. No. 2107)—Upon motion of Senator NO-LAN, and agreed to, the bill was recommitted to the Committee on Finance.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

SB 903 (Pr. No. 2052)—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,	Hankins,	Manbeck,	Reibman,
Andrews,	Hess,	McKinney,	Romanelli,
Arlene,	Hill,	Mellow,	Ross,
Cianfrani,	Hobbs,	Messinger,	Scanlon,
Coppersmith,	Holl,	Moore,	Smith,
Dougherty,	Howard,	Murphy,	Snyder,
Duffield,	Jubelirer,	Murray,	Stapleton,
Dwyer,	Kelley,	Myers,	Stauffer,
Early,	Kury,	Nolan,	Sweeney,
Ewing,	Lentz,	Noszka,	Tilghman,
Fleming,	Lewis,	O'Pake,	Wood,
Frame,	Lynch,	Orlando,	Zemprelli,
Hager,			

NAYS—1

Bell,
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

HB 1078 (Pr. No. 3502)—Considered the third time,

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

Amend Title, page 1, line 23, by inserting after "and," deleting a hospital and mental health center;

Amend Sec. 1 (Sec. 202), page 3, line 7, by inserting a bracket before "Board" and after "Hospital,"

Amend Sec. 1 (Sec. 202), page 4, line 7, by inserting a bracket before "Board" and after "Center,"

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 COPPERSMITH.

BILLS ON THIRD CONSIDERATION AND FINAL PASSAGE

SB 1170 (Pr. No. 2102)—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—50

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

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 1310 (Pr. No. 3600)—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—50

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

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 1435 (Pr. No. 2104)—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—50

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

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 1478 (Pr. No. 2105)—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—43

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

NAYS—7

Bell,	Fleming,	Reibman,	Sweeney,
Coppersmith,	Frame,	Snyder,	

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 1509 (Pr. No. 3533)—Considered the third time,

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

MOTION TO REVERT TO PRIOR PRINTER'S NUMBER

Senator DOUGHERTY. Mr. President, I move that House Bill No. 1509 revert to the form it was in under Printer's No. 3416.

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

Senator DOUGHERTY. Mr. President, the printer's number to which we would revert would include my amendment and the amendment of the gentleman from Fayette, Senator Duffield. This bill, as you know, was returned to the Committee on Judiciary. The key ingredient here is that we had amended the bill to provide a mandatory sentence for the use of a weapon in the com-

mission of a crime. Our amendments clearly spelled out that the sentences must run consecutively. That is, that you would receive a sentence for the crime you committed. You would receive an additional sentence for the use of the weapon.

What happened in the Committee on Judiciary, Mr. President, is, they changed it to be concurrent sentences which means that, in effect, you are not going to be sentenced for having a weapon in your possession. You are simply going to receive a sentence for the crime you committed. That is my understanding.

Mr. President, I would request a roll call vote on the motion to revert to the prior printer's number.

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

Senator HILL. Mr. President, I rise to oppose the motion to revert to the prior printer's number. We had this bill up for consideration before. It was recommitted to the Committee on Judiciary. We at that time had it studied, and we agreed in the committee—I am not sure of the vote—to place the same—

POINT OF ORDER

Senator KELLEY. Mr. President, I rise to a point of order.

The PRESIDENT pro tempore. The gentleman from Westmoreland, Senator Kelley, will state it.

Senator KELLEY. Mr. President, I have three printer's numbers. My point of order is, which printer's number is the motion of the gentleman from Philadelphia concerned with?

The PRESIDENT pro tempore. It is printer's number 3416, House Bill No. 1509.

Senator HILL. Mr. President, the original bill on this subject which was introduced by the gentleman from Crawford, Senator Dwyer, and reported out of the Committee on Judiciary, I believe, was exactly what we have in the bill now. It was given a good bit of study and voted upon. I believe at one time, in an earlier Session, the Senate passed it, if not once, it was twice.

The question of mandatory penalties is a very ticklish question at best. There is a lot of doubt as to whether mandatory penalties have any success at all because there are many ways of getting around them. Originally, in the Commonwealth of Pennsylvania, we had a mandatory penalty of death for murder in the first degree. In 1925 that was changed because juries would refuse to convict of murder in the first degree and would find a lesser penalty. Of course we now have a form of mandatory death penalty in the Commonwealth, but not exactly the way it was in 1925.

I think that mandatory penalties should be used very sparingly. There is a lot of question whether they work in the Commonwealth of Massachusetts where they have a one-year mandatory jail sentence for anybody caught with a firearm, whether or not they are just carrying it in the car, whether they are carrying it on them or using it in a crime. In whatever manner they use it, it is a mandatory one-year sentence. There is a lot of controversy whether that is a good thing or not.

In this bill, we do call for a mandatory penalty. We do let the judge have some discretion in that he can decide whether it should run concurrently with the penalty for the crime for which the firearm was used.

In other words, if the man or woman who commits a crime has a firearm, under this bill there is a mandatory penalty for having the firearm in the commission of that crime. However, the judge may use his discretion in sentencing the man concurrently or consecutively for that particular penalty. It does not remove discretion completely. I think it is a bad mistake to remove discretion completely from a court. You have to go on the theory that most judges are reasonable, sensible people. You cannot just go completely on the theory, in my opinion, that we in the Legislature must make mandatory every sentence because we do not see the crime, we do not hear the testimony, we do not know the peculiarities or the particularities of that particular incident and the judge does.

I suggest there are many incidents which occur and might occur where it calls for some discretion. If you just eliminate all discretion and assume that the judges are robots, then you do not need a judge. You can just have an indicting grand jury or something. I think we do need judges to put some discretion into these matters.

In the Commonwealth today we do not have many other mandatory penalties, if any other, and I think when we enact this legislation we have to be somewhat careful in how we do it.

The PRESIDENT (Lieutenant Governor Ernest P. Kline) in the Chair.

Senator BELL. Mr. President, as I understand the gentleman from Philadelphia, Senator Hill, he is opposed to mandatory consecutive sentence when a man commits a crime with a gun. This is what the gentleman from Philadelphia, Senator Dougherty, wants in the bill and I suggest we vote on the motion.

Senator DOUGHERTY. Mr. President, just briefly, I think the issue is very simple. If you are opposed to mandatory sentences for using a weapon in the commission of a crime, then you agree with the gentleman from Philadelphia, Senator Hill. If you agree with me that the judges for too long have had too much discretion and have done too little and if you believe that if a man takes a weapon in his hands, that he has the intent to do harm to someone, then you should support my motion to revert and mandate if you have a weapon in your possession when you commit a crime, you are going to jail.

Mr. President, I think the people of the Commonwealth have had it with soft judges and they have had it with people using weapons and then having judges make discretionary decisions. What we are trying to do is very simple. If you take a weapon with you and you commit a crime, you are going to jail.

Senator HILL. Mr. President, there is another point I overlooked but first of all, to answer that last point, this bill now in its present form does prescribe a mandatory penalty in addition to whatever penalty you will get for committing the crime; you get an additional penalty for committing it with a weapon. The only thing it says is a judge can decide whether it should be consecutive or concurrent, and that is where the discretion is.

Mr. President, we also put into this bill, in the Judiciary Committee, another bill which passed the Senate, Senate Bill No. 168, which passed 48 to 0 on September 30, 1975, and that is the habitual offender legislation for second and subsequent offenses. I suggest that that is very important legislation. It evidently was not con-

sidered in the House, it has not gotten anywhere there. This is a House bill and we have added that important legislation to this bill so that, if this bill is passed, there is a very good chance that the habitual offender legislation will become law.

Senator DUFFIELD. Mr. President, I think we were more or less out of order in debating the mandatory provision of sentencing here because all the motion of the gentleman from Philadelphia, Senator Dougherty, does is revert to the prior printer's number which permits a judge to sentence a person, say five years, for burglary or criminal entry, plus another five years on that for having a gun on him. The bill provides for that as it is. What the gentleman from Philadelphia, Senator Dougherty, wants to do is to revert to the prior printer's number that would prevent the sentencing judge from having them serve the two sentences together.

In other words, Mr. President, if he gets five years for burglary he wants another five years on that for carrying a gun, rather than permit the judge to have the discretion to have them run consecutively.

Also, Mr. President, there are other amendments. I put in an amendment which was carried here in the Senate and he wants to revert to the prior printer's number to eliminate that amendment. I could not see why a peace officer or a person who is licensed to carry a gun comes under the exception of going onto school property. That amendment carried. This bill then went back into the Senate Judiciary Committee where it was doctored up a little bit more. It comes out today as it is and now the gentleman from Philadelphia, Senator Dougherty, by way of amendment would start all over again something that was changed in the Judiciary Committee and also on the floor of the Senate. It would start all over again from its original premise, as it originally was, before we acted on it and before the Senate Judiciary Committee acted on it.

Therefore, Mr. President, it is not a question here of whether the judge should not have authority to impose a mandatory sentence, it is whether it should be concurrently or consecutively and whether the judge has no discretion as far as that is concerned. That is the whole issue raised here plus the other amendments—one that I put in—is taken out by the gentleman's motion.

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

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

YEAS—20

Andrews,	Fleming,	Holl,	Smith,
Bell,	Frame,	Jubelirer,	Snyder,
Dougherty,	Hager,	Lentz,	Stauffer,
Dwyer,	Hess,	Manbeck,	Sweeney,
Ewing,	Hobbs,	Moore,	Tilghman,

NAYS—30

Ammerman,	Howard,	Murphy,	Reibman,
Ariene,	Kelley,	Murray,	Romanelli,
Cianfrani,	Kury,	Myers,	Ross,
Coppersmith,	Lewis,	Nolan,	Scanlon,
Duffield,	Lynch,	Noszka,	Stapleton,
Early,	McKinney,	O'Pake,	Wood,
Hankins,	Mellow,	Orlando,	Zemprelli,
Hill,	Messinger,		

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

And the question recurring,
Will the Senate agree to the bill on third consideration?
It was agreed to.

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

On the question,
Shall the bill pass finally?

Senator DUFFIELD. Mr. President, I rise in opposition to this bill. I am not practicing law and I hope I do not commit a crime that involves a deadly weapon. I have no interest in this bill one way or the other outside of being interested in jurisprudence. I think it is a very bad bill.

Mr. President, there are hundreds of crimes on the statute books of Pennsylvania and this would be the only bill, or the only law, if it is passed, that would require a judge to make a certain sentence; in murder, treason, rape, none of the other crimes require a judge to sentence exactly so many years. We realize now this is a very popular vote-getting bill. We realize the people have been more or less given the idea to be hard on criminals and all that stuff, which they should. We have the felonies today on the books so that if a judge wants to be hard, he can be hard and can give very severe sentences.

Mr. President, as an example, if this bill passes, some of the crimes enumerated here is committing murder, rape or deviate sexual intercourse, criminal trespass. If a criminal enters a building and there is nobody hurt, there is nothing taken, but if the criminal trespasses to the building and this is his first offense, the judge under this bill—now the judge might want to give this fellow probation or parole on his first offense—has to sentence him to no less than one-half the maximum sentence provided for in a felony of the second degree. He has to sentence him to five years in prison which we feel is ridiculous.

Mr. President, it is taken out of the judge's hands. He sees the person before him, he sizes up whether the fellow should be rehabilitated, given another chance, whether there is any harm involved or not, or whether there is anybody threatened or not, or whether there is anything taken or not. The judge must give him at least five years imprisonment just for the fact he carried a gun.

Mr. President, the fourth page of the bill is strictly, I think, unconstitutional. On subsequent offenses, if he is called in again, the bill states in line 5, that the district attorney shall notify the defendant that he has a record against him of prior convictions and he shall require such offender to say whether he is the same person mentioned in the several records as set forth in such petition. In other words, what we are doing here, we are bringing this fellow in, he is convicted of a crime of carrying a gun. The district attorney comes in and says, well, he carried a gun on a previous crime. He must get up before that judge and admit to whether he is the same person—which we think is a violation of his constitutional rights—and then after he makes the admission, then he is entitled to a jury; a jury shall be impaneled for this purpose. Otherwise, a jury which heard the instant case shall also determine the issue of previous convictions. No supreme court in the land would uphold the constitutionality of this provision. There are two things involved. One thing is whether or not he is the same

fellow that carried the gun previously in a case four years ago. He has to get up before the judge and say whether he was or not. Then after he says it, when he has already made his confession, he can have a jury, because the law requires him to.

Mr. President, we go down to Section (F), line 19. "Formal indictment and conviction unnecessary.—A person need not be formally indicted and convicted as a previous offender in order to be sentenced under this section." What is the use of his jury trial if he is not to be convicted under this section?

So, Mr. President, we feel this bill is very controversial to all of our jurisprudence that we know. In the first place, as stated before, this is the first example of a judge being ordered to give a certain sentence whenever he is caught with a gun; secondly, he is required to come before the judge and admit—in other words, he has to make an admission—that he is the person that was picked up a few years ago for this particular crime and then, after he has an admission, we throw in the slop about giving him a jury trial to determine whether he is that person that was convicted. Then, after that, we state that he does not need a jury trial or an indictment or a presentation to the grand jury.

Mr. President, the bill is very sloppily drawn. It can raise all kinds of problems. The only advantage I can see is it will get certain people votes in certain areas. But, we still like to try to keep a bill as clean as possible and free from all these glaring errors that are contained therein.

Mr. President, for these reasons, we ask that the gentleman consider this and not make an exception of all the criminal jurisprudence over this one bill that catches the voters' eye right now.

Senator DOUGHERTY. Mr. President, I take very strong exception to the gentleman's comments about bills to get people votes. The Senator should be aware that the people of this Commonwealth are sick and tired of people standing around bleeding for the criminal, the good little boy who really did not mean to take that shotgun or that pistol with him when he went to burglarize someone's home or rob someone's store. The fact of the matter is the people have had it and the fact of the matter is that we have got to start talking about the criminal being responsible for what he does.

When you pick up a weapon and put it in your pocket or in your station wagon, and you are going out to rob a liquor store or a candy store or you are going to burglarize someone's home, you are damn well responsible for having that weapon and you ought to go to jail.

Mr. President, I would like a roll call vote and a "yes" vote.

The PRESIDENT. Senator, we call the roll on all bills in this Senate when they reach final passage.

Senator SWEENEY. Mr. President, at this late hour I hesitate to even make short remarks. However, in answer to my distinguished colleague from Fayette County, our metropolitan areas and our large cities are inundated with criminals who are running loose.

As to some members of the Bench, I do not share the confidence expressed by the distinguished gentleman from Fayette County that they are protecting the interest of the citizens at large. The Constitution is being interpreted to protect the criminal rather than those citizens in our cities. The criminal jurisprudence question

that was raised here may be properly raised as a legal technicality, but the fact of the matter is that in large cities, throughout the Commonwealth, there are those who are perpetrating crimes, the courts have not fulfilled their obligations to the citizens at large. The Legislature must take the initiative in order to impose this kind of mandate on the judiciary.

Senator DUFFIELD. Mr. President, I can see now the glowing headlines in the Philadelphia Inquirer tomorrow that there are two Senators for law and order. I am as repugnant to the crimes that are being carried on as they are, the force which is involved and so forth.

I say that if we want to go the whole step, then let us take every crime such as murder, rape, larceny, burglary and so forth and make a definite sentence that a judge has to give. You do not even have to have a judge hearing the case. I would say there are certain cases of a judge hearing the case—just like the Board of Parole that the Lieutenant Governor is on—where there are certain exceptions which you have to make to protect individual rights.

A judge hearing the case of criminal mischief, a fellow going into a building, there is no harm done. How about that fellow receiving five years just because he has a gun on him and the judge feels he is eighteen or nineteen years of age? He has never been in any trouble before. There is a chance of reconditioning this fellow, but he has to, under this bill, give him five years.

Mr. President, I think we ought to possibly tighten up on the courts, but let us not pick out something like this and demand that the judge make a sentence on one issue. He can do anything he wants to, on murder cases or anything else.

If I strangle a person without using a gun, if I bomb that person's car, if I give him poison and kill that person, the judge can put me on probation. He can put me on parole. If I rape a woman without a gun on me, I can still get on parole, if I am entitled to parole.

However, under this bill, if I break into a building and have a gun on me, I must get five years and the judge has no discretion on it.

And the question recurring,
Shall the bill pass finally?

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

YEAS—45

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

NAYS—5

Arlene,	Hankins,	Noszka,	Scanlon,
Duffield,			

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.

BILL RECOMMITTED

SB 1547 (Pr. No. 1937)—Upon motion of Senator NO-LAN, and agreed to, the bill was recommitted to the Committee on Insurance.

BILLS ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 2065 (Pr. No. 2991)—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—50

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

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 2142 (Pr. No. 3408)—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,	Hankins,	Manbeck,	Reibman,
Andrews,	Hess,	McKinney,	Romanelli,
Arlene,	Hill,	Mellow,	Ross,
Cianfrani,	Hobbs,	Messinger,	Scanlon,
Coppersmith,	Holl,	Moore,	Smith,
Dougherty,	Howard,	Murphy,	Snyder,
Duffield,	Jubelrre,	Murray,	Stapleton,
Dwyer,	Kelley,	Myers,	Stauffer,
Early,	Kury,	Nolan,	Sweeney,
Ewing,	Lentz,	Noszka,	Tilghman,
Fleming,	Lewis,	O'Pake,	Wood,
Frame,	Lynch,	Orlando,	Zemprelli,

NAYS—1

Bell,

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 2354 (Pr. No. 3268)—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—50

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

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.

RECONSIDERATION OF HB 1642

BILL OVER IN ORDER ON FINAL PASSAGE

HB 1642 (Pr. No. 2797)—Senator KURY. Mr. President, I move that the Senate do now reconsider the vote by which House Bill No. 1642, Printer's No. 2797, failed of final passage on June 22, 1976.

The motion was agreed to.

And the question recurring,
Shall the bill pass finally?

Senator KURY. Mr. President, I request that House Bill No. 1642 go over in its order and appear on tomorrow's Final Passage Calendar.

The PRESIDENT. There being no objection, the bill will be placed on tomorrow's Final Passage Calendar.

CONSIDERATION OF CALENDAR RESUMED

SECOND CONSIDERATION CALENDAR

PREFERRED APPROPRIATION BILL ON SECOND CONSIDERATION

HB 1366 (Pr. No. 3606)—Considered the second time and agreed to,

Ordered, To be transcribed for a third consideration.

BILLS ON SECOND CONSIDERATION

HB 290 (Pr. No. 3477)—The bill was considered.

On the question,

Will the Senate agree to the bill on second consideration?

MOTION TO REVERT TO PRIOR PRINTER'S NUMBER

Senator MYERS. Mr. President, I move that House Bill No. 290 revert to the form it was in under Printer's No. 321.

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

The PRESIDENT. The Senate will be at ease for a moment.
(The Senate was at ease.)

MOTION WITHDRAWN

Senators MYERS. Mr. President, I withdraw my motion at this time.

And the question recurring,
Will the Senate agree to the bill on second consideration?

It was agreed to.
Ordered, To be transcribed for a third consideration.

HB 293 (Pr. No. 324)—Considered the second time and agreed to,
Ordered, To be transcribed for a third consideration.

BILL OVER IN ORDER

HB 748—Without objection, the bill was passed over in its order at the request of Senator NOLAN.

BILLS ON SECOND CONSIDERATION

HB 835 (Pr. No. 2647), HB 1036 (Pr. No. 3595) and HB 1145 (Pr. No. 3294)—Considered the second time and agreed to,
Ordered, To be transcribed for a third consideration.

BILL OVER IN ORDER

SB 1239—Without objection, the bill was passed over in its order at the request of Senator NOLAN.

BILL OVER IN ORDER TEMPORARILY

SB 1248—Without objection, the bill was passed over in its order temporarily at the request of Senator NOLAN.

BILLS OVER IN ORDER

SB 1252, 1309, 1348 and 1350—Without objection, the bills were passed over in their order at the request of Senator NOLAN.

BILL ON SECOND CONSIDERATION AMENDED

HB 1375 (Pr. No. 3573)—The bill was considered.

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

Senator NOLAN offered the following amendments and, if agreed to, asked that the bill be considered for the second time:

Amend Sec. 207, page 6, line 21 by striking out "to be purchased by the Commonwealth"

Amend Sec. 207, page 6, lines 22 through 25 by striking out "In meeting its" in line 22 and all of lines 23 through 25

Amend Sec. 207, page 6, lines 26 and 27 by striking out "equally divided between the Commonwealth and" and inserting: born by

On the question,
Will the Senate agree to the amendments?
They were agreed to.

On the question,
Will the Senate agree to the bill on second consideration, as amended?
It was agreed to.
Ordered, To be transcribed for a third consideration.

BILLS ON SECOND CONSIDERATION

HB 1377 (Pr. No. 3570) and HB 1463 (Pr. No. 1717)—Considered the second time and agreed to,
Ordered, To be transcribed for a third consideration.

BILLS OVER IN ORDER

SB 1528, 1531, 1559, 1560, 1561, 1562, 1563 and 1568—Without objection, the bills were passed over in their order at the request of Senator NOLAN.

BILL RECOMMITTED

SB 1569 (Pr. No. 1976)—Upon motion of Senator NOLAN, and agreed to, the bill was recommitted to the Committee on Insurance.

BILL ON SECOND CONSIDERATION

HB 1618 (Pr. No. 3607)—Considered the second time and agreed to,
Ordered, To be transcribed for a third consideration.

BILLS OVER IN ORDER

SB 1620 and 1621—Without objection, the bills were passed over in their order at the request of Senator NOLAN.

BILLS ON SECOND CONSIDERATION

HB 1811 (Pr. No. 3540), HB 1819 (Pr. No. 2328), HB 1858 (Pr. No. 2382) and HB 1932 (Pr. No. 3596)—Considered the second time and agreed to,
Ordered, To be transcribed for a third consideration.

BILL ON SECOND CONSIDERATION AMENDED

HB 1953 (Pr. No. 3571)—The bill was considered.

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

Senators KURY and STAPLETON offered the following amendments and, if agreed to, asked that the bill be considered for the second time:

Amend Title, page 1, line 11, by removing the period after "operator-owner" and inserting: and providing for temporary certificates of registration.

Amend Sec. 1, page 1, line 15, by striking out "a section" and inserting: sections

Amend Bill, page 2, by inserting between lines 1 and 2:

Section 12.1. Temporary Certificates of Registration—(a) The department shall issue a temporary certificate of registration to practice as operator, manager, or teacher as the case may be to those successfully passing the required examinations and after completing the other requirements imposed by this act.

(b) The temporary certificate of registration shall be issued by the inspector to the applicant upon the satisfactory completion of his inspection.

(c) The temporary certificate of registration

shall be effective until the applicant receives the permanent certificate of registration from the department. The temporary certificate of registration shall have the same effect as the certificate of registration provided for in section 12.

(d) Notification to a student stating he passed the examination is sufficient to comply with this section.

Amend Sec. 3, page 2, line 5, by striking out "This" and inserting: Section 4.4 of this

Amend Sec. 3, page 2, line 6, by removing the period after "1975" and inserting: , and section 12.1 shall take effect in 60 days.

On the question,

Will the Senate agree to the amendments?

They were agreed to.

On the question,

Will the Senate agree to the bill on second consideration, as amended?

It was agreed to.

Ordered, To be transcribed for a third consideration.

BILLS ON SECOND CONSIDERATION

HB 2003 (Pr. No. 2569), HB 2059 (Pr. No. 3178), HB 2061 (Pr. No. 2827) and HB 2062 (Pr. No. 2667)—Considered the second time and agreed to,

Ordered, To be transcribed for a third consideration.

BILL ON SECOND CONSIDERATION AMENDED

HB 2063 (Pr. No. 3498)—The bill was considered.

On the question,

Will the Senate agree to the bill on second consideration?

Senator NOLAN offered the following amendments and, if agreed to, asked that the bill be considered for the second time:

Amend Title, page 1, lines 1 through 14, by striking out all of said lines and inserting:

Amending the act of October 15, 1975 (No. 111), entitled "An act relating to the medical and health related malpractice insurance, prescribing the powers and duties of the Insurance Department; providing for a joint underwriting plan; the Arbitration Panels for Health Care, compulsory screening of claims; collateral sources requirement; limitation on contingent fee compensation; establishing a Catastrophe Loss Fund; and prescribing penalties," further providing for the powers and duties of the administrator, changing definitions, and further providing for liability and exemptions.

Amend Bill, pages 1 through 4, by striking out all of lines 17 through 23, page 1; pages 2 and 3, lines 1 through 30; page 4, lines 1 through 24, by striking out all of said lines and inserting:

Section 1. Section 103, act of October 15, 1975 (No. 111), known as the "Health Care Services Malpractice Act," is amended to read:

Section 103. Definitions.—As used in this act:

"Administrator" means the office of Administrator for Arbitration Panels for Health Care.

"Arbitration panel" means Arbitration Panels for Health Care.

"Claims made" means a policy of professional liability insurance that would limit or restrict the liability of the insurer under the policy to only those claims made or reported during the currency of the policy period and would exclude coverage for claims reported subsequent to the termination even when such claims resulted from

occurrences during the currency of the policy period.

"Commissioner" means the Insurance Commissioner of this Commonwealth.

"Government" means the government of the United States, any state, any political subdivision of a state, any instrumentality of one or more states, or any agency, subdivision, or department of any such government, including any corporation or other association organized by a government for the execution of a government program and subject to control by a government, or any corporation or agency established under an interstate compact or international treaty.

"Health care provider" means a primary health center or a person, corporation, facility, institution or other entity licensed or approved by the Commonwealth to provide health care or professional medical services as a physician, [including a medical doctor and a doctor of osteopathy and a doctor of podiatry] an osteopathic physician or surgeon, a podiatrist, hospital, nursing home, [; health maintenance organization; or] and except as to section 701(a), an officer, employee or agent of any of them acting in the course and scope of his employment.

"Informed consent" means for the purposes of this act and of any proceedings arising under the provisions of this act, the consent of a patient to the performance of health care services by a physician or podiatrist: Provided, That prior to the consent having been given, the physician or podiatrist has informed the patient of the nature of the proposed procedure or treatment and of those risks and alternatives to treatment or diagnosis that a reasonable patient would consider material to the decision whether or not to undergo treatment or diagnosis. No physician or podiatrist shall be liable for a failure to obtain an informed consent in the event of an emergency which prevents consulting the patient. No physician or podiatrist shall be liable for failure to obtain an informed consent if it is established by a preponderance of the evidence that furnishing the information in question to the patient would have resulted in a seriously adverse effect on the patient or on the therapeutic process to the material detriment of the patient's health.

"Licensure Board" means the State Board of Medical Education and Licensure, the State Board of Osteopathic Examiners, the State Board of Podiatry Examiners, the Department of Public Welfare and the Department of Health.

"Patient" means a natural person who receives or should have received health care from a licensed health care provider.

"Primary health center" means a community-based nonprofit corporation meeting standards prescribed by the Department of Health, which provides preventive, diagnostic, therapeutic, and basic emergency health care by licensed practitioners who are employees of the corporation or under contract to the corporation.

"Professional liability insurance" means insurance against liability on the part of a health care provider arising out of any tort or breach of contract causing injury or death [occurring in or] resulting from the furnishing of medical services which were or should have been provided.

Section 2. Section 307, subsection (b) of section 308, sections 309, 401 and 502 of the act are amended to read:

Section 307. Rules and Regulations.—(a) The administrator shall adopt and publish such uniform rules and regulations as may be necessary to

carry out the provisions of this act, and shall prescribe the means, methods and practices necessary to effectuate such provisions. Such rules and regulations shall be consistent with the common and statutory law of the Commonwealth, the Pennsylvania Rules of Civil Procedure, and the Pennsylvania rules of evidence. Such rules and regulations, after consultation with the Secretary of Health, may include provisions for the use of forms which provide for the disclosure of the nature of the proposed treatment or diagnosis, risks of the proposed treatment or diagnosis, and alternate methods of treatment or diagnosis.

(b) The administrator shall have the power to consider and approve offers of settlement for fiduciaries, minors and incompetent parties at any time prior to the first meeting of the arbitration panel. The fund may be represented at any negotiation of settlement exceeding the basic coverage insurance carrier limit of liability.

(c) Prior to appointment of an arbitration panel chairman, the administrator is authorized and empowered to rule on all preliminary motions.

Section 308. Arbitration Panels for Health Care.

(b) Each arbitration panel shall be composed of seven members including two health care providers, two attorneys, one of whom shall be designated as chairman by the administrator, who shall determine questions of law and three lay persons who are not health care providers nor licensed to practice law. Wherever possible, the administrator shall select a hospital administrator, podiatrist, or [osteopath] osteopathic physician or surgeon as one of the health care provider panel members where the claim involves a member of one of those classes of health care providers.

Section 309. Jurisdiction of Arbitration Panel.—The arbitration panel shall have original exclusive jurisdiction to hear and decide any claim [for loss or damages] brought by a patient or his representative for loss or damages resulting from the furnishing of medical services which were or which should have been provided. The arbitration panel shall also have original exclusive jurisdiction to hear and decide any claim asserted against a nonhealth care provider who is made a party defendant with a health care provider.

Section 401. Filing of Complaint.—A patient or his representative, having a claim for loss or damages resulting from the furnishing of medical services which were or which should have been provided, shall file with the administrator a complaint or such other form, with such fees, as prescribed by the rules and regulations adopted by the administrator. The administrator shall refer the complaint to the appropriate arbitration panel. The filing of the complaint with the administrator shall toll the statute of limitations.

Section 502. Joinder of Additional Parties.—At any time up to the selection of the panel members, a party may join any additional party who may be necessary and proper to a just determination of the claim. The arbitration panel shall have jurisdiction over such additional parties whether they be health care providers or nonhealth care providers.

Section 3. Paragraph (8) of subsection (a) of section 508 of the act is amended to read:

Section 508. Powers and Duties of Arbitration Panel.—(a) The arbitration panel is authorized and empowered to:

(8) consider and approve offers of settlement [and proposals of adjustment between plaintiffs and defendants;] involving fiduciaries, minors and incompetent parties;

Section 4. Section 509 of the act is amended to read:

Section 509. Judicial Review.—Appeals from determinations made by the arbitration panel shall be a trial de novo in the court of common pleas in accordance with the rules regarding appeals in compulsory civil arbitration and the Pennsylvania Rules of Civil Procedure except that the party seeking to file an appeal must first pay all record costs of arbitration to the prothonotary of the court in which he seeks to file his appeal. If the court of common pleas finds at the completion of the trial that the basis for the appeal was capricious, frivolous and unreasonable, then the appellant shall be liable for all costs of arbitration and trial, including record costs, arbitrator's compensation, discovery costs, and fees and expenses of the arbitration panel's expert witnesses.

Section 5. Section 605 of the act is amended to read:

Section 605. Statute of Limitations.—All claims for recovery pursuant to this act must be commenced within the existing applicable statutes of limitation. In the event that any claim is [filed] made against a health care provider subject to the provisions of Article VII more than four years after the breach of contract or tort occurred which is filed within the statute of limitations such claim shall be defended and paid by the Medical Professional Liability Catastrophe Loss Fund established pursuant to section 701. If such claim is made after four years because of the [willfull] willful concealment [of] by the health care provider or his insurer, the fund shall have the right of full indemnity including defense costs from such health care provider or his insurer. A filing pursuant to section 401 shall toll the running of the limitations contained herein.

Section 6. Section 701 of the act is amended to read:

Section 701. Professional Liability Insurance and Fund.—(a) Every health care provider [subject to the provisions of this act] as defined in this act, practicing medicine or podiatry or otherwise providing health care services in the Commonwealth shall insure his [liability by purchasing] professional liability [insurance in the amount of \$100,000 per occurrence and \$300,000 per annual aggregate, hereinafter known as "basic coverage insurance." General and special hospitals may maintain professional liability insurance in the amount of \$1,000,000. Upon certification by the administrator, of the aforementioned amount of insurance maintained by all general and special hospitals, all such hospitals shall be exempt from the provisions of this article.] or provide proof of self-insurance in accordance with this section.

(1) A health care provider, other than hospitals, who conducts more than 50% of his health care business or practice within the Commonwealth of Pennsylvania shall insure or self-insure his professional liability in the amount of \$100,000 per occurrence and \$300,000 per annual aggregate, and hospitals located in the Commonwealth shall insure or self-insure their professional liability in the amount of \$100,000 per occurrence, and

\$1,000,000 per annual aggregate, hereinafter known as "basic coverage insurance" and they shall be entitled to participate in the fund.

(2) A health care provider who conducts 50% or less of his health care business or practice within the Commonwealth shall insure or self-insure his professional liability in the amount of \$200,000 per occurrence and \$600,000 per annual aggregate and shall not be required to contribute to or be entitled to participate in the fund set forth in Article VII of this act or the plan set forth in Article VIII of this act.

(3) For the purposes of this section, "health care business or practice" shall mean the number of patients to whom health care services are rendered by a health care provider within an annual period.

(4) All self-insurance plans shall be submitted with such information as the commissioner shall require for approval and shall be approved by the commissioner upon his finding that the plan constitutes protection equivalent to the insurance requirements of a health care provider.

(5) A fee shall be charged by the Insurance Department to all self-insurers for examination and approval of their plans.

(6) Self-insured health care providers and hospitals if exempt from this act shall submit the information required under section 809 to the commissioner.

(b) No insurer providing professional liability insurance [to a health care provider pursuant to the provisions of section 701(a)] shall be liable for payment of any claim against a health care provider for any loss or damages awarded in a professional liability action in excess of \$100,000 per occurrence and \$300,000 per annual aggregate for each health care provider against whom an award is made unless the health care provider's professional liability policy or self-insurance plan provides for a higher annual aggregate limit.

(c) A government may satisfy its obligations pursuant to this act, as well as the obligations of its employees to the extent of their employment, by either purchasing insurance or assuming such obligation as a self-insurer.

[(c)] (d) There is hereby created a contingency fund for the purpose of paying all awards for loss or damages against a health care provider as a consequence of any [medical malpractice] professional liability action [which are in excess of \$100,000] brought under this act to the extent any health care provider's share exceeds his basic insurance coverage. Such fund shall be known as the "Medical Professional Liability Catastrophe Loss Fund," in this Article VII called the "fund." The limit of liability of the fund shall be \$1,000,000 for each occurrence for each health care provider and \$3,000,000 per annual aggregate for each health care provider.

[(d)] (e) The fund shall be funded by the levying of an annual surcharge on all health care providers except as provided for in subsection (a)

(2). The surcharge shall be determined by the director appointed pursuant to section 702 based upon actuarial principles and subject to the prior approval of the commissioner. The surcharge shall not exceed 10% of the cost to each health

care provider for maintenance of professional liability insurance or \$100, whichever is greater. Health care providers having approved self-insurance plans shall be surcharged an amount equal to the surcharge imposed on a health care provider of like class, size, risk and kind as determined by the director. The fund and all income from the fund shall be held in trust, deposited in a segregated account, invested and reinvested by the director, and shall not become a part of the General Fund of the Commonwealth. If the total fund exceeds the sum of \$15,000,000 at the end of any calendar year after the payment of all claims and expenses, including the expenses of operation of the office of the director, the director shall reduce the surcharge provided in this section in order to maintain the fund at an approximate level of \$15,000,000. All claims shall be computed on December 31 of the year in which the claim becomes final. All such claims shall be paid within two weeks thereafter. If the fund would be exhausted by the payment in full of all claims allowed during any calendar year, then the amount paid to each claimant shall be prorated. Any amounts due and unpaid shall be paid in the following calendar year. The annual surcharge on health care providers and any income realized by investment or reinvestment shall constitute the sole and exclusive sources of funding for the fund. No claims or expenses against the fund shall be deemed to constitute a debt of the Commonwealth or a charge against the General Fund of the Commonwealth. The director shall issue rules and regulations consistent with this section regarding the establishment and operation of the fund including all procedures and the levying, payment and collection of the surcharges. A fee shall be charged by the Catastrophe Loss Fund Director to all self-insurers for examination and approval of their plans.

[(e)] (f) The failure of any health care provider to comply with any of the provisions of this section or any of the rules and regulations issued by the director shall result in the suspension or revocation of the health care provider's license by the licensure board.

(g) Any physician who exclusively practices the specialty of forensic pathology shall be exempt from the provisions of this act.

(h) All health care providers who are members of the Pennsylvania military forces are exempt from the provisions of this act while in the performance of their assigned duty in the Pennsylvania military forces under orders.

Section 7. Subsections (a), (c), (d), (e) and (f) of section 702 of the act are amended to read:

Section 702. Director and Administration of Fund.—(a) The fund shall be administered by a director who shall be appointed by the Governor and whose salary shall be fixed by the Executive Board. The director may employ and fix the compensation of such clerical and other assistants as may be deemed necessary and may promulgate rules and regulations relating to procedures for the reporting of claims to the fund.

(c) The basic coverage insurance carrier or self-insured provider shall promptly notify the director of any case where it reasonably believes that the value of the claim exceeds the basic insurer's coverage or self-insurance plan or falls under section 605. Such information shall be confidential, notwithstanding the act of July 19,

1974 (P. L. 486, No. 175) referred to as the Public Agency Open Meeting Law, and act of June 21, 1957 (P. L. 390, No. 212) referred to as the Right-to-Know Law. Failure to so notify the director shall make the basic coverage insurance carrier or self-insured provider responsible for the payment of the entire award or verdict, provided that the fund has been prejudiced by the failure of notice.

(d) The basic coverage insurance carrier or self-insured provider shall [at all times] be responsible to provide a defense [for the insured health care provider] to the claim, including defense of the fund, except as provided for in section 605. In such instances where the director has been notified in accordance with subsection (c), the director may, at his option, join in the defense and be represented by counsel.

(e) In the event that the basic coverage insurance carrier or self-insured provider enters into a settlement with the claimant to the full extent of its liability as provided above, it may obtain a release from the claimant to the extent of its payment, which payment shall have no effect upon any excess claim against the fund or its duty to continue the defense of the claim.

(f) The director is authorized to defend, litigate, settle [and] or compromise any claim [in excess of the basic coverage hereinbefore provided.] payable by the fund.

Section 8. The act is amended by adding a section to read:

Section 705. Liability of Excess Carriers.—(a) No insurer providing excess professional liability insurance to any health care provider eligible for coverage under the Medical Profession Liability Catastrophe Loss Fund shall be liable for payment of any claim against a health care provider for any loss or damages except those in excess of the limits of liability provided by the Medical Professional Liability Catastrophe Loss Fund.

(b) No carrier providing excess professional liability insurance for a health care provider covered by the Medical Profession Catastrophe Loss Fund shall be liable for any loss resulting from the insolvency or dissolution of the Catastrophe Loss Fund.

Section 9. Section 1002 of the act is amended to read:

Section 1002. Cancellation of Insurance Policy.—Any termination of a professional liability insurance policy by cancellation, except for suspension or revocation of the insured's license or approval by the Commonwealth to provide health care services or for reason of nonpayment of premium, is not effective against the insured covered thereby, unless notice of cancellation shall have been given within 60 days after the issuance of such contract of insurance against the insured covered thereunder and no cancellation shall take effect unless a written notice stating the reasons for the cancellation and the date and time upon which termination becomes effective has been received by the [administrator] commissioner at his office. Mailing of such notice to the [administrator] commissioner at his principal office address shall constitute notice to the [administrator] commissioner.

Section 10. This act shall take effect immediately and be retroactive to January 13, 1976.

On the question,
Will the Senate agree to the amendments?
They were agreed to.

On the question,
Will the Senate agree to the bill on second consideration, as amended?
It was agreed to.
Ordered, To be transcribed for a third consideration.

BILL ON SECOND CONSIDERATION

HB 2064 (Pr. No. 2828)—Considered the second time and agreed to,
Ordered, To be transcribed for a third consideration.

BILL ON SECOND CONSIDERATION AMENDED AND REREFERRED

HB 2074 (Pr. No. 2680)—The bill was considered.

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

Senator MYERS offered the following amendments:

Amend Sec. 1, page 1, line 25, by striking out "Clause (3)" and inserting: The introductory paragraph and clause (3)

Amend Sec. 1, page 2, line 1, by striking out "is" and inserting: are

Amend Sec. 1, page 2, line 1, by inserting after "amended": and the section is amended by adding a clause

Amend Sec. 1 (Sec. 2), page 2, line 28, by inserting after "exemptions.": In no event shall social security income or any pension benefits be included in determining total income from all sources.

Amend Sec. 1 (Sec. 2), page 3, by inserting between lines 8 and 9:

(11) To levy, assess, or collect any occupation tax or occupational privilege tax on any person who holds a status, job or position which is non-compensated and which person does not engage in any part or fulltime status, job or position.

On the question,
Will the Senate agree to the amendments?
They were agreed to.

On the question,
Will the Senate agree to the bill on second consideration, as amended?

MOTION TO REREFER

Senator NOLAN. Mr. President, I move that House Bill No. 2074 be rereferred to the Committee on Local Government.

On the question,
Will the Senate agree to the motion?
Senator MYERS. Mr. President, I request a roll call vote.

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

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

YEAS—27

Ammerman,	Hankins,	Lynch,	Ross,
Arlene,	Holl,	Manbeck,	Scanlon,
Bell,	Howard,	McKinney,	Smith,
Dougherty,	Jubelriner,	Messinger,	Snyder,
Duffield,	Kelley,	Murphy,	Stauffer,
Ewing,	Kury,	Nolan,	Zemprell,
Fleming,	Lewis,	Romanelli,	

NAYS—17

Andrews,	Hager,	Moore,	O'Pake,
Coppersmith,	Hill,	Murray,	Orlando,
Dwyer,	Hobbs,	Myers,	Reibman,
Early,	Mellow,	Noszka,	Stapleton,
Frame,			

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

The PRESIDENT. House Bill No. 2074 will be referred to the Committee on Local Government.

BILL ON SECOND CONSIDERATION AMENDED

HB 2117 (Pr. No. 3548)—The bill was considered.

On the question,

Will the Senate agree to the bill on second consideration?

Senator MOORE offered the following amendment and, if agreed to, asked that the bill be considered for the second time:

Amend Sec. 6, page 8, by inserting between lines 28 and 29:

(c) Any regulations of the department establishing qualifications for volunteer fire companies, volunteer ambulance services, and volunteer rescue squads to be eligible for loans under this act and any regulations of the department establishing priority criteria for the making of loans should loan applications exceed loan moneys available shall be submitted to the General Assembly for approval or disapproval and shall be considered by the General Assembly under the procedures created for consideration of a Reorganization Plan provided in the act of April 7, 1955 (P. L. 23, No. 8), known as the "Reorganization Act of 1955."

On the question,

Will the Senate agree to the amendment?

Senator MOORE. Mr. President, on or about April 7th, the Senate gave unanimous approval to a bill which would implement the \$10 million low interest rate loan program approved by the voters in November. That bill went to the House and received no action.

Since that time we have received House Bill No. 2117 which purports to do the same thing, but with some major differences. Although I do not think House Bill No. 2117 is as good as the bill which the Senate passed, the only change that I would attempt to make at this time would be to insert, by this amendment into House Bill No. 2117 a provision that any regulation of the department establishing qualifications for volunteer fire companies would come to the General Assembly for their approval before being implemented.

Mr. President, that is the sum and substance of the amendment.

POINT OF INFORMATION

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

The PRESIDENT. The gentleman from Allegheny, Senator NOLAN, will state it.

Senator NOLAN. Mr. President, may we have a clarification on this amendment, what we are voting on at this time?

The PRESIDENT. The only way I could get a clarification would be to ask Senator Moore if he would kindly again explain the purpose of the amendment.

Senator MOORE. Mr. President, this amendment would provide that any regulations of the department establishing qualifications for volunteer fire companies, ambulance services or rescue squads would be submitted to the General Assembly for approval or disapproval and shall be considered by the General Assembly under the procedures created for consideration of a reorganization plan as provided in the act of April 7, 1955.

Senator NOLAN. Mr. President, I ask a vote in opposition to the amendment.

Senator MOORE. Mr. President, I would just like to point out finally that this provision was included in the bill which was passed unanimously by this Body and went over to the House.

Senator NOLAN. Mr. President, I would like to point out that this amendment was not offered to us for the consideration of our caucus.

And the question recurring,

Will the Senate agree to the amendment?

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

YEAS—18

Andrews,	Fleming,	Holl,	Moore,
Bell,	Frame,	Howard,	Snyder,
Dougherty,	Hager,	Jubelriner,	Stapleton,
Dwyer,	Hess,	Manbeck,	Stauffer,
Ewing,	Hobbs,		

NAYS—24

Ammerman,	Hill,	Murphy,	Orlando,
Arlene,	Kelley,	Murray,	Reibman,
Cianfrani,	Kury,	Myers,	Ross,
Coppersmith,	Lynch,	Nolan,	Scanlon,
Early,	Mellow,	Noszka,	Smith,
Hankins,	Messinger,	O'Pake,	Zemprell,

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

And the question recurring,

Will the Senate agree to the bill on second consideration?

Senator EWING offered the following amendment:

Amend Sec. 4, page 7, line 2 by inserting after "equipment," or for the modernizing, remodeling or repowering of apparatus equipment which is unencumbered and presently owned by the volunteer fire company

On the question,

Will the Senate agree to the amendment?

Senator EWING. Mr. President, this amendment provides that fire companies or volunteer fire departments could also use these funds once they become available, for the modernizing or remodeling or repowering of apparatus or equipment which is unencumbered and presently owned by the volunteer fire company.

I would point out that there are many companies,

Mr. President, who do not have the funds available to go out, for instance, and purchase a \$160,000 aerial ladder truck, but they would be able, perhaps, to remodel, to buy new parts, new pumps, new equipment for equipment which they already own. This amendment would simply clarify some language in the bill and in Act 95 to make it clear that those companies which do not have adequate resources, could also use these funds for modernizing equipment.

After all, Mr. President, as far as the people are concerned, they are not interested necessarily in equipment that will win a beauty contest by appearing to be the latest model, but they are interested in efficiency. I do not want to continue further, Mr. President. I think the amendment is understood and I would ask for an affirmative vote.

And the question recurring,
Will the Senate agree to the amendment?
It was agreed to.

On the question,
Will the Senate agree to the bill on second consideration, as amended?

It was agreed to.
Ordered, To be transcribed for a third consideration.

BILLS ON SECOND CONSIDERATION

HB 2118 (Pr. No. 3594) and HB 2172 (Pr. No. 2836)—
Considered the second time and agreed to,
Ordered, To be transcribed for a third consideration.

HB 2228 (Pr. No. 3597)—The bill was considered.

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

Senator MURPHY offered the following amendments:

Amend Title, page 1, line 21 by inserting after "Court,"": prohibiting the levying, assessing or collecting of taxes on certain fees charged in connection with skiing and

Amend Bill, page 1, by inserting between lines 25 and 26:

Section 1. Section 2, act of December 31, 1965 (P. L. 1257, No. 511), known as "The Local Tax Enabling Act," is amended by adding a clause to read:

Section 2. Delegation of Taxing Powers and Restrictions Thereon.—The duly constituted authorities of the following political subdivisions, cities of the second class, cities of the second class A, cities of the third class, boroughs, towns, townships of the first class, townships of the second class, school districts of the second class, school districts of the third class, and school districts of the fourth class, in all cases including independent school districts, may, in their discretion, by ordinance or resolution, for general revenue purposes, levy, assess and collect or provide for the levying, assessment and collection of such taxes as they shall determine on persons, transactions, occupations, privileges, subjects and personal property within the limits of such political subdivisions, and upon the transfer of real property, or of any interest in real property, situate within the political subdivision levying and assessing the tax, regardless of where the instruments making the transfers are made, executed or delivered or where the actual settlements on such transfer take place. The taxing authority may provide that the transferee shall remain liable for any unpaid realty transfer

taxes imposed by virtue of this act. Each local taxing authority may, by ordinance or resolution, exempt any person whose total income from all sources is less than three thousand two hundred dollars (\$3,200) per annum from the per capita or similar head tax, occupation tax and occupational privilege tax, or any portion thereof, and may adopt regulations for the processing of claims for exemptions. Such local authorities shall not have authority by virtue of this act:

* * *
(11) To levy, assess or collect a tax on admission fees, lift tickets and season memberships in areas utilized for skiing.

(12) To levy, assess or collect a tax on
Amend Sec. 1, page 1, line 26 by striking out "1" and inserting: 2

Amend Sec. 1, page 1, lines 26 and 27 by striking out "act of December 31," in line 26 and all of line 27 and inserting: of the act

On the question,
Will the Senate agree to the amendments?

Senator MURPHY. Mr. President, the purpose of the amendments would be to exempt skiing and bowling from the scope of the Tax Enabling Act.

Senator BELL. Mr. President, I very strongly oppose these amendments. I cannot see giving people who have plenty of money to buy ski equipment and go to the ski lodges an exemption from local taxation and thereby put on our local citizens heavier real estate taxes.

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

(A voice vote having been taken, the question was determined in the negative, and the amendments were defeated.)

And the question recurring,
Will the Senate agree to the bill on second consideration?

It was agreed to.
Ordered, To be transcribed for a third consideration.

HB 2257 (Pr. No. 3546), HB 2359 (Pr. No. 3152), HB 2377 (Pr. No. 3414), HB 2379 (Pr. No. 3343), HB 2446 (Pr. No. 3316), HB 2448 (Pr. No. 3326), HB 2464 (Pr. No. 3476) and HB 2530 (Pr. No. 3575)—Considered the second time and agreed to,

Ordered, To be transcribed for a third consideration.

SB 1248 CALLED UP

SB 1248 (Pr. No. 2077)—Without objection, the bill, which previously went over in its order temporarily, was called up, from page 9 of the Second Consideration Calendar by Senator NOLAN.

BILL ON SECOND CONSIDERATION AMENDED

SB 1248 (Pr. No. 2077)—The bill was considered.

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

Senator MELLOW offered the following amendments and, if agreed to, asked that the bill be considered for the second time:

Amend Title, page 1, lines 1 through 4, by striking out all of said lines and inserting: Requiring a certain study to be made of the cumulative costs and benefits which the implementa-

tion of the various environmental protection and pollution control statutes administered by the Department of Environmental Resources has produced for the people and industry of the Commonwealth, and authorizing the Secretary of Environmental Resources to appoint certain advisory committees.

Amend Sec. 1, page 1, line 8, by striking out "Impact" and inserting: Assessment

Amend Bill, page 1, lines 9 through 19; page 2, lines 1 through 30; page 3, lines 1 through 30; page 4, lines 1 through 17, by striking out all of said lines and inserting:

Section 2. The General Assembly finds that environmental protection and pollution control are vitally important to the people of this Commonwealth and should be pursued to protect the health and welfare of the people and the environment in which they live. The General Assembly further finds that there are many factors to be considered when deliberating matters involving environmental protection and pollution control and that the costs and benefits of various environmental protection alternatives, must be assessed to arrive at the most equitable solution in meeting the total interests of all citizens as it relates to environmental and public health and safety protection and the economic well-being and general welfare of the Commonwealth.

Section 3. The Joint Legislative Air and Water Pollution Control and Conservation Committee shall conduct or cause to be conducted a study of the cumulative costs and benefits that the implementation of the various environmental protection and pollution control statutes administered by the Department of Environmental Resources have produced for the people and industry of the Commonwealth during the past 25 years.

Section 4. The committee shall complete the study within six months of the effective date of this act. Said study shall include at least the following elements:

(a) The tangible, intangible and speculative costs and benefits accruing to the citizens of the Commonwealth and the environment because of the implementation of the various environmental control statutes.

(b) An analysis of the economic impact of environmental regulation upon:

(1) the citizens of the Commonwealth;

(2) the various counties and units of local government in Pennsylvania; and

(3) Pennsylvania industry and commerce including ferrous and nonferrous metal manufacturing, petroleum refining, chemical and petrochemical production, paper manufacturing, electrical generation, mineral extraction and agriculture.

(c) Recommendations for resolving the economic impact of regulation where the benefits to the environment, public health safety and general welfare are outweighed by the economic and social costs.

(d) Recommendations for procedures to be employed by the General Assembly and the Department of Environmental Resources that will better allow them to anticipate and evaluate the economic impact of legislation or regulation prior to its enactment or adoption.

Section 5. The Secretary of Environmental Resources shall be required to appoint an advisory committee comprised of 11 members to advise the department and the Environmental Quality Board during the development of regulations regarding the environmental, public health and economic impacts of such regulations. The members of the committee, or any subcommittee thereof, shall represent industry, government and the general public. The committee, or subcommittees thereof, shall serve at the pleasure of the secretary, and shall be com-

prised of at least a majority of whom shall have expertise in the technologies involved in the implementation of environmental standards. Members shall be selected based upon their objectivity and expertise in the areas of public health, economics and environmental technology, and their ability to counsel the department and the Environmental Quality Board in reaching decisions relating to the overall welfare of the citizens of the Commonwealth. Members may be reimbursed for reasonable expenses incurred while serving on said committee or subcommittees thereof. This section in no way modifies the composition or authority of the advisory committees theretofore created by act of the General Assembly.

Section 6. This act shall take effect immediately.

On the question,

Will the Senate agree to the amendments?

They were agreed to.

On the question,

Will the Senate agree to the bill on second consideration, as amended?

It was agreed to.

Ordered, To be transcribed for a third consideration.

HB 2074 CALLED UP

HB 2074 (Pr. No. 2680)—Without objection, the bill, which previously was rereferred to the Committee on Local Government, was called up, from page 15 of the Second Consideration Calendar by Senator NOLAN.

RECONSIDERATION OF HB 2074

BILL OVER IN ORDER

HB 2074 (Pr. No. 2680)—Senator NOLAN. Mr. President, I move to reconsider the vote by which the bill was rereferred to the Committee on Local Government.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on second consideration, as amended?

Senator NOLAN. Mr. President, I request that House Bill No. 2074 go over in its order.

The PRESIDENT. Without objection, the bill will go over in its order, as amended.

UNFINISHED BUSINESS

REPORT OF COMMITTEE OF CONFERENCE SUBMITTED AND LAID ON THE TABLE

Senator LYNCH submitted the Report of Committee of Conference on **HB 2073**, which was laid on the table.

SENATE CONCURRENT RESOLUTION

JOINT COMMITTEE TO INVESTIGATE AND EXPOSE THE UNIFICATION CHURCH AND ITS LEADER SUN MYUNG MOON

Senator EARLY offered the following resolution (**Serial No. 246**), which was read and referred to the Committee on Rules and Executive Nominations:

In the Senate, June 29, 1976.

It is the opinion of many people, including those af-

ected directly through involvement of their children, that quasi-religious cults in general, and the Unification "Church" of Sun Myung Moon in particular, are not true religions, that they use mind control devices and techniques destroying the "family-relative-blood" concept, and that they threaten the institution of family and the United States; therefore be it

RESOLVED (the House of Representatives concurring), That the President pro tempore of the Senate and the Speaker of the House of Representatives each appoint three members to a bipartisan joint committee to investigate and expose the Unification Church and Sun Myung Moon its leader as to its effect on Pennsylvanians to show, if true, that it is not a true religion, is destructive of the concept of family, uses techniques that are abhorred in the United States of America such as mind control, making people into robots, etc., and verily threatens the United States itself and to urge or enact necessary regulatory legislation or legal action to correct its illegal actions; and be it further

RESOLVED, That the committee report to the General Assembly as soon as possible.

CONGRATULATORY RESOLUTIONS

The PRESIDENT laid before the Senate the following resolutions, which were read, considered and adopted:

Congratulations of the Senate were extended to The Jewish Community Relations Council of Northeast Philadelphia by Senators Dougherty and Jubelirer.

Congratulations of the Senate were extended to Mr. and Mrs. E. Blaine Gosnell, Mr. and Mrs. Charles C. Bisel, Mr. and Mrs. Jack Kimmel, Reverend and Mrs. Joseph Gordon Rigby, Mr. and Mrs. Russell C. Haulman, Mr. and Mrs. B. Frank Dunkle, Sr., Mr. and Mrs. Ira Moore, Mr. and Mrs. E. W. Kniseley, Mr. and Mrs. Ross A. Criswell, Mr. and Mrs. Wilson E. Burket, Mr. and Mrs. Edgar G. Lynn and to Mr. and Mrs. John S. Green by Senator Jubelirer.

Congratulations of the Senate were extended to Mr. and Mrs. Christ Petersen by Senator Orlando.

Congratulations of the Senate were extended to Mr. and Mrs. Claude Horton, Mr. and Mrs. Charles Bedford, Mr. and Mrs. Donald Starr, Mr. and Mrs. William Boehm, Mr. and Mrs. Ernest Close, Mr. and Mrs. Theodore Wandell, Mr. and Mrs. Roy H. Herlocher and to Vernon M. Hatch by Senator Hager.

CONDOLENCE RESOLUTIONS

The PRESIDENT laid before the Senate the following resolutions, which were read, considered and adopted:

Condolences of the Senate were extended to the wife and family of the late John A. Kunz and to the family of the late Fred R. Walker by Senator Jubelirer.

BILLS SIGNED

The President (Lieutenant Governor Ernest P. Kline) in the presence of the Senate signed the following bills:

SB 516, 1417, 1500, 1584, 1585, 1586, 1587, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596, 1597, 1600, 1601, 1602, 1603, 1604, 1605, 1606, 1607, 1608, 1609, 1611, 1612 and 1613.

ANNOUNCEMENT BY THE SECRETARY

The following announcement was read by the Secretary of the Senate:

SENATE OF PENNSYLVANIA

COMMITTEE MEETING

DATE AND COMMITTEE

WEDNESDAY, JUNE 30, 1976

9:00 A.M.	CONSUMERS AFFAIRS	Majority
	(to consider Senate Bills	Caucus
	No. 162, 479; House Bills	Room
	No. 170, 171, 488, 502 and	
	2223)	

ADJOURNMENT

Senator NOLAN. Mr. President, I move that the Senate do now adjourn until Wednesday, June 30, 1976, at 10:00 a.m., Eastern Daylight Saving Time.

The motion was agreed to.

The Senate adjourned at 8:35 p.m., Eastern Daylight Saving Time.

**COMPLETE LIST OF LOBBYIST REGISTRATIONS
FILED WITH THE SECRETARY OF THE SENATE AND
THE CHIEF CLERK OF THE HOUSE OF REPRESENTA-
TIVES FOR THE 159TH and 160TH REGULAR AND
SPECIAL SESSIONS (IF ANY) OF THE
PENNSYLVANIA GENERAL ASSEMBLY
PURSUANT TO ACT 712, 1961 SESSION**

June 29, 1976

(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 legislation for the organization(s) listed.

REGISTERED LOBBYISTS

- ACE, CAROLINE C.**
Licensed Practical Nurses Association, 407 North Front St., Harrisburg, Pennsylvania 17101
- 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.**
Northampton County Assn. of Township Officials, 434 Rose Inn Ave., Nazareth, Pa. 18064
- ALLAM, MARK W.**, 211 E. 5th St., Media, Pa. 19063
University of Pennsylvania, 3451 Walnut St., Philadelphia, Pennsylvania 19174
- ALLEN, JAMES B.**
Pa. State Association of County Commissioners, 301 Blackstone Bldg., Harrisburg, Penna. 17101
- 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
- ARONSON, IRWIN W.**
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
- BARTH, JACK P.**
Pennsylvania Credit Union League, 4309 N. Front St., Harrisburg, Pennsylvania 17110
- BEARER, JOHN E.**
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 legislation 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, Alburdis, Pennsylvania 18011
- BIERY, JAMES R.**
Pennsylvania Bankers Association, 23 North Front Street, Post Office Box 152, Harrisburg, Pennsylvania 17108
- BLACK, RHEA JEAN**
Monroeville Area Chamber of Commerce, 4099 Wm. Penn Highway, Monroeville, Pa. 15146
- BLAZEY, CAREN W.**
Hershey Foods Corporation, 19 E. Chocolate Avenue, Hershey, Penna. 17033
- 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-Cynwyd, 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
- BROWN, HENRY B., JR.**
Keystone Bituminous Coal Association, 311 Towne House, Harrisburg, Pennsylvania 17102

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., Har-
risburg, 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, Val-
ley 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 Ludlum Industries, Inc., Brackenridge,
Pennsylvania 15014

Arthur Murray Studios of Philadelphia, 215 S. Broad
St., 2nd Fl., Philadelphia, Pa. 19107

Humetrics Corporation, 6374 Arizona Circle, Los
Angeles, California 90045

Lakelands Racing Association, Inc., P. O. Box 0, 7501
Avonia Rd., Fairview, Pa. 16415

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, Penn-
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, Mary-
land 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, Penn-
sylvania 17028

Pennsylvania Optometric Association, Inc., 218 North
Street, Harrisburg, Pennsylvania 17101

Pennsylvania Psychological Association, 3710 Henley
Drive, Pittsburgh, Pennsylvania 15235

Pennsylvania State Brewers' Association, 12 S. 12th
St., Philadelphia, Pennsylvania 19107

Philadelphia College of Art, Broad & Pine Sts., Phila-
delphia, Pennsylvania 19102

Philadelphia Musical Academy, 313 S. Broad St.,
Philadelphia, Pennsylvania 19107

Shamrock Racing Association, Inc., One Passan Drive,
R. D. #2, Wilkes-Barre, Pa. 18711

Tobacco Institute, Inc., 1776 K Street, N. W. Washing-
ton, 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 legis-
lation 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, Esquire (Self-Employed)

Advocates passage or defeat of legislation for:
Associated Railroads of Pennsylvania, 223 N. Front
St., P. O. Box 1188, Hbg., Pa. 17108

Cole National Corporation, 18903 S. Miles Road, Cleve-
land, Ohio 44128

Cumberland Farms, 777 Dedham St., Canton, Massa-
chusetts 02021

Louden Hill Farm, Inc., 1329 Wyoming Ave., Scrant-
on, 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

Pennsylvania Retailers' Association, 234 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

CAMPBELL, LOUDON L.

Employed by:

J. Scott Calkins, Esquire, 223 N. Front St., P. O. Box
1188, Hbg., Pa. 17108

Advocates passage or defeat of legislation for:
Associated Railroads of Pennsylvania, 223 N. Front
St., P. O. Box 1188, Hbg., Pa. 17108

Cole National Corporation, 18903 South Miles Road,
Cleveland, Ohio 44128

Cumberland Farms, 777 Dedham Street, Canton, Mas-
sachusetts 02021

Louden Hill Farm, Inc., 1329 Wyoming Avenue,
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

Pennsylvania Retailers' Association, 234 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

Penn-Del-Jersey Chapter, NECA, Room 1310, 2 Penn
Center Plaza, 15th and J.F.K. Blvd., Philadelphia,
Penna. 19102

CARLSON, KATHLEEN A.

Pennsylvania Nurses Association, 2515 North Front
Street, Harrisburg, Pa. 17110

CARLSON, MORTON A.

Wyeth Laboratories, King of Prussia Road, Radnor,
Pennsylvania 19087

CARMO, WALTER L., JR.

Employed by and advocates passage or defeat of legis-
lation for:

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
- CARROLL, EUGENE T.
 Commonwealth Association of Students, Inc., 229
 State Street, Harrisburg, Pennsylvania 17101
- CARROLL, JAMES F., JR.
 University of Pittsburgh, 3701 Cathedral of Learning,
 Fifth Ave. & Bigelow Blvd., Pittsburgh, Pa. 15260
- CAVANAUGH, ROBERT K., 431 Wyoming Avenue,
 Scranton, Pennsylvania 18503
 Pennsylvania Federation of Teachers, 1816 Chestnut
 St., Philadelphia, Penna. 19103
- CERAMI, RUSSELL P.
 Pennsylvania State Fire Fighters Association, 2828
 Davison Avenue, Erie, Pennsylvania 16504
- CHRISTIANSEN, RICHARD H.
 National Advertising Company, 135 West 50th Street,
 New York, New York 10020
- CLARK, KEITH A.
 Pennsylvania Auto and Truck Salvage Association,
 157 Paxton Street, Harrisburg, Pennsylvania 17108
- CLOTHIER, BIRCHARD T.
 Keystone Automobile Club,
 Keystone Insurance Company
 2040 Market Street, Philadelphia, Pennsylvania
 19103
- CLOUGH, CARLTON W., 195 Nassau Street, Princeton,
 New Jersey 08540
 Computer Election Systems, 1001 Eastshore Highway,
 Berkeley, California 94710
- COBAUGH, RAY
 Pennsylvania Dental Association, 217 State St., P. O.
 Box 3341, Harrisburg, Pa. 17105
- COHLE, KOHLMAN K., 2311 North Front Street, Apt.
 1022, Harrisburg, Pennsylvania 17110
 American Association of Retired Persons
 National Retired Teachers Association
 1909 K Street, N. W., Washington, D. C. 20049
- COLLINS, R. ROSS
 Christian Science Committee on Publication, 354 W.
 Lancaster Ave., Haverford, Pa. 19041
- COMER, HARRY, 416 Forster St., Harrisburg, Pa. 17102
 Computer Election Systems, 1001 Eastshore Highway,
 Berkeley, California 94710
- COMPTON, WALTER H.
 Malt Beverage Distributors Association of Pa., 22 S.
 3rd St., P. O. Box 889, Hbg., Pa. 17108
- COOK, RICHARD J.
 Pennsylvania Food Council, 240 N. Third St., Harris-
 burg, Pennsylvania 17101
- COOPER, BRUCE E., 2 North Market Square, Harrisburg,
 Pennsylvania 17108
 Aetna Life & Casualty, 151 Farmington Avenue, Hart-
 ford, Connecticut 06115
- CORRY, RAYMOND C., 11 Windmill Road, Poughkeepsie,
 New York 12601
 Sandoz Pharmaceuticals, Route 10, East Hanover, New
 Jersey 07936
- COSTOPOULOS, WILLIAM C., 831 Market Street, Le-
 moyne, Pennsylvania 17043
 Pennsylvania Importing Master Distributors Assn.,
 2035 Glenwood St., Philadelphia, Pennsylvania 19124
- CRAIG, ROBERT H., JR.
 Pennsylvania Medical Society, 20 Erford Road, Le-
 moyne, Pennsylvania 17043
- CRAWFORD, EVELYN HENZEL, 800 Locust Grove Road,
 York, Pennsylvania 17402
 Pennsylvania Library Association, 100 Woodland
 Road, Pittsburgh, Pennsylvania 15232
- CROSIER, ROBERT VERNON, 52 South Tenth Street,
 Pittsburgh, Pennsylvania 15203
 Pennsylvania Federation of Teachers, 1816 Chestnut
 St., Philadelphia, Penna. 19103
- CROYLE, EVERETT W., Suite 401, City Towers Building,
 301 Chestnut Street, Harrisburg, Pennsylvania 17101
 United Transportation Union, 14600 Detroit Avenue,
 Cleveland, Ohio 44107
- CULLEY, J. KENT
 Employed by:
 Tucker Arensberg & Ferguson, 1200 Pgh. National
 Bldg., Pittsburgh, Pa. 15222
 Advocates passage or defeat of legislation for:
 Pennsylvania Physical Therapy Association, Inc., 1701
 Williamsburg Place, Pittsburgh, Pa. 15235
- CURRIER, CHARLES E.
 Employed by:
 Bethlehem Steel Corporation, Bethlehem, Pennsyl-
 vania 18016
 Advocates passage or defeat of legislation for:
 Bethlehem Steel Corp. (Incl. its affiliated cos.),
 Bethlehem, Pennsylvania 18016
- D'ANDREA, JOSEPH
 Pennsylvania State Education Association, 400 North
 Third St., Harrisburg, Pennsylvania 17101
- DANEL, ALFRED, Box 77, St. Michael, Pennsylvania
 15951
 UMWA/Compac, 800 Union Bldg., 723 Kanawha Blvd.
 E., Charleston, West Virginia 25301
- DANKOSKY, JOHN W.
 Pennsylvania Chamber of Commerce, 222 N. Third
 Third Street, Harrisburg, Pennsylvania 17101
- DANNEBERG, WILLIAM H., JR., P. O. Box 311, Lemoyne,
 Pennsylvania 17043
 Pennsylvania Manufacturers' Association
 Pennsylvania Manufacturers' Assn. Insurance Co.
 841 Chestnut St., Philadelphia, Pennsylvania 19107
- DATES, CHARLES B., 1521 Cedar Cliff Drive, Camp Hill,
 Pennsylvania 17011
 General Electric Company, 6901 Elmwood Avenue,
 Philadelphia, Pa. 19142
- DAVIS, JOHN B.
 Bell Telephone Company of Pennsylvania, One Park-
 way, Philadelphia, Pennsylvania 19102
- DAVIS, MARSHALL W.
 Pennsylvania Association of Insurance Agents, Com-
 merce Bldg., P. O. Box 1184, Hbg., Pa. 17108
- DAVIS, S. HOWARD
 Pennsylvania Nurserymen's Association, Inc., 169 West
 High Street, Carlisle, Pennsylvania 17013
- DAWKINS, JEROME E.
 Mobil Oil Corporation, 10 Executive Mall, 530 East
 Swedesford Road, P. O. Box 839, Valley Forge,
 Pennsylvania 19482
- DeLANCEY, MILTON W.
 Pennsylvania State Assn. of Township Supervisors,
 P. O. Box 158, 3001 Gettysburg Road, Camp Hill,
 Pennsylvania 17011
- DEMING, KAY, 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, Pennsyl-
 vania 17110
- DEW, G. RICHARD
 Employed by and advocates passage or defeat of legis-
 lation 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
- DIEFENDERFER, CLARK R.**
Bell Telephone Company of Pennsylvania, One Parkway, Philadelphia, Pennsylvania 19102
- DIETZ, JOHN A., JR.**
Employed by:
Philadelphia Saving Fund Society, 1212 Market St., Philadelphia, Pennsylvania 19107
Advocates passage or defeat of legislation for:
Mutual Savings Banks Assn. of Pennsylvania, The 1212 Market St., Philadelphia, Pennsylvania 19107
- DILLON, JOHN J.**
Abbotts Dairies, 33rd and Arch Sts., Wilford Bldg., Phila., Pa. 19101
- DISNEY, DAVID B.**
Employed by:
McNees, Wallace & Nurick, 100 Pine Street, Harrisburg, Pennsylvania 17108
Advocates passage or defeat of legislation for:
H & T Enterprises, Inc., 1100 N. Second St., Harrisburg, Pennsylvania 17102
- DOERING, TIM R.**
Employed by:
Ketchum, MacLeod & Grove, Inc., 4 Gateway Center, Pittsburgh, Pennsylvania 15222
Advocates passage or defeat of legislation for:
Pennsylvanians for Competitive Banking, Post Office Box 231, Scranton, Pennsylvania 18501
- DONOVAN, JOHN J.**
Pennsylvania AAA Federation, 600 N. Third St., Harrisburg, Pennsylvania 17105.
- DOUTS, WILLIAM C.**
Penn-Del-Jersey Chapter, NECA, Room 1310, #2 Penn Center Plaza, 15th S. J.F.K. Blvd., Philadelphia, Pa. 19102
- DOWN, RALPH J.**
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 N. Third Third Street, 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. 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 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 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 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
- DOWS, J. DOUGLAS**
Commonwealth Association of Students, Inc., 229 State Street, Harrisburg, Pennsylvania 17101
- DOYLE, HARRY J.,** 6201 N. 10th St., Phila., Pa. 19141
Pennsylvania College of Optometry, 1200 W. Godfrey Ave., Philadelphia, Pa. 19141
- DUNCAN, NORMAN,** 1156 15th Street, N. W., Washington, D. C. 20005
J. C. Penney Company, Inc., 1301 Avenue of the Americas, New York, N. Y. 10019
- EBELING, RICHARD A.**
Pennsylvania Credit Union League, 4309 N. Front St., Harrisburg, Pennsylvania 17110
- ECHNOZ, DAVID ROBERT**
Pa. Social Services Union, Local 668, S.E.I.U., AFL-CIO, C.I.C., 2903A N. 7th St., Harrisburg, Pennsylvania 17110
- ECKERT, BRUCE M.,** Third and Market Streets, Harrisburg, Pennsylvania 17108
Pennsylvania Foundrymen's Association, Box 70, Latrobe, Pennsylvania 15650
- EDGERTON, MARY ALICE**
Computer Election Systems, 1001 Eastshore Highway, Berkeley, California 94710
- EGAN, KAREN LEWIS**
Pennsylvania Association of Personnel Services, Inc., Box 146, Exton, Pennsylvania 19341
- WEISENHOFER, DAVID**
Rohm and Haas Company, P. O. Box 219, Bristol, Pennsylvania 19007
- ELLIOTT, THOMAS W.**
Temple University, Broad St. & Montgomery Ave., Philadelphia, Pa. 19122
- ELLIS, DORIS K.**
Pennsylvania Credit Union League, 4309 N. Front St., Harrisburg, Pennsylvania 17110
- ESTERHAI, JOHN L.**
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:
American Life Insurance Association, 1730 Penna. Avenue, N. W., Washington, D. C. 20006
Health Insurance Association of America, 1701 K Street, N. W., Washington, D. C. 20006

- EVANS, DONALD H.**
 Pennsylvania Optometric Association, Inc.
 Vision Welfare League of Pennsylvania, Inc.
 218 North Street, Harrisburg, Pennsylvania 17101
- EVELAND, EDWARD E.**, 935 Penn Circle, Apt. 507-B,
 King of Prussia, Pennsylvania 19406
 Household Finance Corporation, Prudential Plaza,
 Chicago, Illinois 60601
- FABRIZI, ANDREW D.**
 General Telephone Company of Pennsylvania, 150
 West 10th Street, Erie, Pennsylvania 16512
- FARBER, BRENT H., JR.**
 Consulting Engineers Council of Pennsylvania, 2017
 Walnut Street, Philadelphia, Pa. 19103
- FELLNER, KIM**
 Pennsylvania Social Services Union, 2903A North
 7th St., Harrisburg, Pennsylvania 17110
- FENNESSY, EAMON T.**
 Hoffman-La Roche Inc., 340 Kingsland Street, Nut-
 ley, New Jersey 07110
- FENTON, ROBERT L.**
 Pennsylvania Automotive Association, 1925 N. Front
 St., Harrisburg, Pennsylvania 17102
- FERRANTE, LOUIS A.**
 Employed by:
 Retail Clerks Union, Local No. 1357, 210 E. Courtland
 St., Philadelphia, Pa. 19120
 Advocates passage or defeat of legislation for:
 Retail Clerks State Council, 210 E. Courtland St.,
 Philadelphia, Pa. 19120
- FERRARI, ROBERT F.**
 Laborers' International Union of North America, 240
 N. Third Street, Harrisburg, Pennsylvania 17101
- FETTERHOFF, HOWARD J.**
 Pennsylvania Catholic Conference, 509 N. Second St.,
 P. O. Box 2835, Hbg., Pa. 17105
- FICHTEL, ROBERT S.**
 Blue Cross of Western Pennsylvania, One Smithfield
 Street, Pittsburgh, Pa. 15222
- FIELDS, ROBERT H.**
 Pa. Associated Builders and Contractors, Inc., 216
 Locust Street, Harrisburg, Pennsylvania 17101
- FINDLAY, JAMES**
 Pennsylvania Credit Union League, 4309 N. Front St.,
 Harrisburg, Pennsylvania 17110
- FINLEY, THOMAS J., JR.**
 Insurance Federation of Pennsylvania, Inc., 800 Sub-
 urban Station Bldg., Philadelphia, Pa. 19103
- FIRST, EDWARD C., JR.**
 Employed by:
 McNeese, Wallace & Nurick, 100 Pine Street, Harris-
 burg, Pennsylvania 17108
 Advocates passage or defeat of legislation for:
 Associated Pennsylvania Constructors, 800 N. Third
 Street, Harrisburg, Pennsylvania 17101
 Hershey Estates, One 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.
 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, 240 N. Third
 Street, Harrisburg, Pennsylvania 17101
 Pennsylvania Society of Public Accountants, 2555
 Welsh Road, Suite 0-2, Philadelphia, Pa. 19114
- FLANAGAN, WILLIAM J.**, 1300 Market Street, Wilming-
 ton, Delaware 19801
 Wyeth Laboratories, Box 61, Philadelphia, Pennsyl-
 vania 19101
- FLEMING, FRANK**
 National Advertising Company, 901 Baltimore Blvd.,
 Westminster, Maryland 21157
- FORTE, PAUL V.**, 1315 Walnut Street, Philadelphia, Penn-
 sylvania 19107
 Pennsylvania Food Council, 240 N. Third St., Harris-
 burg, Pennsylvania 17101
- FOULKROD, S. WALTER, III**
 Employed by:
 Pepper, Hamilton & Sheetz, Suite 400, 10 S. Market
 Sq., Harrisburg, Pa. 17108
 Advocates passage or defeat of legislation for:
 American Insurance Association, 85 John Street, New
 York, New York 10038
- 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., Washing-
 ton, 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
- FURMAN, M. SCHWALM**
 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
- GAGE, HENRY T.**, 17850 Maumee, Grosse Pointe, Michi-
 gan 48230
 Wine Institute, 165 Post Street, San Francisco, Cali-
 fornia 94108
- GAILEY, JOHN R., JR.**, 29 S. Duke St., York, Pa. 17401
 Pennsylvania Performance Association, P. O. Box
 162, Wrightsville, Penna. 17368
- GALLAGHER, LESTER E.**
 Employed by:
 Ketchum, MacLeod & Grove, Inc., 4 Gateway Center,
 Pittsburgh, Pennsylvania 15222
 Advocates passage or defeat of legislation for:
 Pennsylvanians for Competitive Banking, Post Office
 Box 231, Scranton, Pennsylvania 18501
- GATES, ELLIOTT H.**
 Delaware County Chamber of Commerce, 602 E. Bal-
 timore 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
Employed by:
Junior School of Medical Arts, 307 South Front
Street, Harrisburg, Pa. 17101
Employed by and advocates passage or defeat of legis-
lation 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 Tele-
graph Building, Harrisburg, Pa. 17101
- GEEKAS, GEORGE W.**
Employed by:
Melman, Gekas and Nicholas, 405 N. Second St., Har-
risburg, 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 Wash-
ington, 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 Av-
enue, Newark, New Jersey 07107
- GERBER, JEROME H.**, 301 Market St., Hbg., Pa. 17101
Pennsylvania AFL-CIO, Front and Pine Sts., Harris-
burg, Pennsylvania 17101
- GIBBONS, MILES J., SR.**
Heiss, Gibbons & Company, 2311 North Front Street,
Harrisburg, Pa. 17110
- GILBERT, BARBARA A.**
Pennsylvania Hotel-Motor Inn Association, 500 N.
Progress Ave., Harrisburg, Pennsylvania 17109
- GILLIS, DONALD R.**
Pennsylvania Chamber of Commerce, 222 N. Third
Street, Harrisburg, Pennsylvania 17101
- GINSBURG, MARVIN**
Pennsylvania Federation of Teachers, 1816 Chestnut
St., Philadelphia, Pennsylvania 19103
- GLEESON, 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.**
Employed by and advocates passage or defeat of legis-
lation for:
Health Care Facilities Association, 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
- GOLDMAN, ARTHUR H.**
Greater Latrobe Chamber of Commerce, 1006 Ligonier
Street, Post Office Box 143, Latrobe, Pennsylvania
15650
- GOLDMAN, MORRIS**
Malt Beverage Distributors Association of Pa., Inc.,
Philadelphia Beer Distributors Association
1405 Locust Street, Philadelphia, Pennsylvania 19102
- GOLDSMITH, PHILIP R.**
Philadelphia Bar Association, 423 City Hall Annex,
Philadelphia, Pa. 19107
- GRABOYES, TERRY ARLENE**
Employed by and advocates passage or defeat of legis-
lation for:
Pennsylvania Retailers' Association, 234 State Street,
Harrisburg, Pennsylvania 17101
Advocates passage or defeat of legislation for:
Associated Credit Bureaus of Pennsylvania
Pennsylvania Collectors Association
Pennsylvania Retail Jewelers Association
234 State Street, Harrisburg, Pennsylvania 17101
- GRADY, JAMES E.**, Executive Plaza II, Hunt Valley,
Maryland 21031
Exxon Company, U.S.A., P. O. Box 1288, Baltimore,
Maryland 21203
- GREAN, LAWRENCE K.**
General Electric Company, 2901 East Lake Road, Erie,
Pennsylvania 16531
- GREENE, PATRICK M.**
Pennsylvania AFL-CIO, 101 Pine Street, Harrisburg,
Pennsylvania 17101
- GREENLEE, JAMES W.**, 805 Land Title Building, Phila-
delphia, Pennsylvania 19110
American Dome, 1218 Walnut St., Suite 902, Phila-
delphia, Pa. 19107
Becker C.P.A. Review Course, The, 14937 Ventura
Boulevard, Suite 209, Sherman Oaks, California
91403
Butcher and Singer, 1500 Walnut St., Philadelphia,
Pennsylvania 19102
Children's Heart Hospital, Conshohocken Avenue,
Philadelphia, Pennsylvania 19131
Emergency Care Research Institute, 913 Walnut St.,
Philadelphia, Pennsylvania 19107
G. & W. H. Corson, Inc., Joshua Road and Stenton
Avenue, Plymouth Meeting, Pennsylvania 19462
General Waterworks Corporation, 1500 Walnut St.,
Philadelphia, Pennsylvania 19102
I. U. International Conversion Systems, City Science
Center, Philadelphia, Penna. 19101
I. U. International Management Corporation
International Mill Service
1500 Walnut St., Philadelphia, Pennsylvania 19102
J. L. Mintont Associates, Inc., 1526 Glenwood Ave.,
Raleigh, North Carolina 27608
Pennsylvania Society for Clinical Social Work, Inc.,
4856 N. Broad St., Philadelphia, Pennsylvania 19141
Philadelphia Association for Retarded Citizens, 1211
Chestnut St., Philadelphia, Pennsylvania 19107
Philadelphia Health Plan
South Philadelphia Health Action
1015 Chestnut St., Philadelphia, Pennsylvania 19107
Thomas Jefferson University, 1025 Walnut St., Phila-
delphia, Pennsylvania 19107
Walworth Company, 1 Decker Square, Bala Cynwyd,
Pennsylvania 19004
- GREGORY, WARREN T.**
National Solid Wastes Management Association, 1730
Rhode Island Avenue, N.W., Suite 800, Washington,
D. C. 20036
- GREIDER, B. KENNETH**
Pennsylvania State Assn. of Township Supervisors,
P. O. Box 158, 3001 Gettysburg Road, Camp Hill,
Pennsylvania 17011

- GRENOBLE, ROBERT J.**
Pennsylvania Manufactured Housing Association, P. O. Box 248, New Cumberland, Pa. 17070
- GROSS, EDWARD H.**, 700 Mt. Pleasant Road, Scottsdale, Pennsylvania 15683
Brotherhood of Maintenance of Way Employes, 12050 Woodward Avenue, Detroit, Michigan 48203
- GROVE, KATHRYN S.**
Pennsylvania Nurses Association, 2515 North Front Street, Harrisburg, Pa. 17110
- GULOTTA, CHRISTOPHER**
Employed by:
May Associates, 240 N. Third St., Harrisburg, Pennsylvania 17101
Advocates passage or defeat of legislation for:
Assn. of Pennsylvania Tourist Promotion Agencies, 240 N. Third St., Harrisburg, Pennsylvania 17101
- GUNN, W. GUY**
Associated Pennsylvania Constructors, 800 N. 3rd St., Suite 500, Harrisburg, Penna. 17102
- GUNNING, FRED**
Dek/Electro, 1530 Progress Road, Fort Wayne, Indiana 46808
- HAGAR, JAMES W.**
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 N. Third Street, 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
Hershey Estates, One 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. 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, Harrisburg, Pennsylvania 17108
Pennsylvania Manufactured Housing Association, P. O. Box 248, New Cumberland, Pennsylvania 17070
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 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
- HAGEE, CHARLES G.**
Arthur Murray Dance Studios, Inc.
Pa. Association of Independent Schools
Pa. Association of Private School Administrators
Pennsylvania Meat Packers Association
Pennsylvania Utility Contractors Association
Utility Contractors Association of E. Pa., Inc., Suite 808, 240 N. 3rd St., Harrisburg, Pa. 17101
- HALPIN, PATRICIA S.**
Pennsylvania Federation of Teachers, 1816 Chestnut St., Philadelphia, Pennsylvania 19103
- HAMMOND, EARLE B., JR.**, Post Office Box 832, Butler, Pennsylvania 16001
Armco Steel Corporation, Standard Avenue, Butler, Pennsylvania 16001
- HANNAN, ARGELA**
Pa. Social Services Union, Local 668, S.E.I.U., AFL-CIO, C.I.C., 2903A N. 7th St., Harrisburg, Pennsylvania 17110
- HARDY, GEORGE A.**
Northwestern Mutual Life Insurance Company, The 720 E. Wisconsin Ave., Milwaukee, Wisconsin 53202
- HARMS, JOAN PARKER**
Employed by:
May Associates, Inc., 801 Payne Shoemaker Bldg., Harrisburg, Pennsylvania 17101
Advocates passage or defeat of legislation for:
Assn. of Pennsylvania Tourist Promotion Agencies, Executive Office, 801 Payne Shoemaker Building, Harrisburg, Pennsylvania 17101
- HARRISON, ROBERT R.**
Employed by and advocates passage or defeat of legislation for:
BP Oil Inc., 1 Rollins Plaza, Wilmington, Delaware 19803
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
- HAUSER, JOHN L.**, Towne House Apts., Suite 1707, 660 Boas Street, Harrisburg, Pennsylvania 17102
Beneficial Management Corporation of America, 13th and Market Sts., Wilmington, Delaware 19899
- HAWBAKER, D. ELMER**, 125 Linden Avenue, Mercersburg, Pennsylvania 17236
Eagle Downs Racing Association, P. O. Box 1000, Cornwells Heights, Penna. 19020
Pennsylvania Refuse Disposal Association, 56 N. Second St., Chambersburg, Pennsylvania 17201
- HAYNOS, ROBERT A.**
Harsco Corporation, 350 Poplar Church Road, Camp Hill, Penna. 17011
- HECK HENRY L.**
Associated Pennsylvania Constructors, 800 N. 3rd St., Suite 500, Harrisburg, Penna. 17102
- HEDDINGER, FRED M.**
Pennsylvania School Boards Association, 412 N. Second St., Harrisburg, Pennsylvania 17101
- HEIM, E. CHESTER**
Pennsylvania Farmers' Association, 510 South 31st Street, Post Office Box 736, Camp Hill, Pennsylvania 17011
- HEINTZELMAN, F. WILLARD**
Pennsylvania Institute of CPAs, 1100 Lewis Tower Bldg., Philadelphia, Penna. 19102
- HENDRIE, DONALD A., JR.**
Commonwealth Association of Students, 229 State Street, Harrisburg, Pennsylvania 17101
- HESS B. ANTON**
Employed by:
Better Government Associates, Inc., 420 Walnut Street, Lemoyne, Pennsylvania 17043
Employed by and advocates passage or defeat of legislation for:
Pa. Association of Elementary School Principals
Pa. Association of Secondary School Principals
420 Walnut Street, Lemoyne, Pennsylvania 17043

- HESS, GLENN C.**
Pennsylvania Association of School Administrators,
420 Walnut St., P. O. Box 106, Lemoyne, Pa. 17043
- HIBBARD, ROBERT**
Pennsylvania Chamber of Commerce, 222 N. Third
St., Harrisburg, Pennsylvania 17101
- HIGGINBOTHAM, J. THOMAS**
Employed by and advocates passage or defeat of legis-
lation for:
Mellon Bank, N. A. Mellon Square, Pittsburgh, Penn-
sylvania 15230
Advocates passage or defeat of legislation for:
Mellon National Corporation, P. O. Box 15629, Pitts-
burgh, Pennsylvania 15244
- HILL, CURTIS H., SR.**
Laborers' International Union of North America, 240
N. Third Street, Harrisburg, Pennsylvania 17101
- HITCHCOCK, CLAUDE E.,** Executive Plaza II, Hunt
Valley, Maryland 21031
Exxon Company, U.S.A., P. O. Box 1288, Baltimore,
Maryland 21203
- HOBOKAN, WILLIAM,** 311 Church Street, Hackettstown.
New Jersey 07840
Ashland Oil, Inc., Ashland, Kentucky 41101
- HOCHNER, DAVID,** 240 N. Third St., Harrisburg, Penn-
sylvania 17101
Common Cause, 2030 M Street, N.W., Washington,
D. C. 20036
- HOFFMAN, JOHN D.**
Pennsylvania Poultry Federation, 3807 Paxton St.,
Harrisburg, Pennsylvania 17111
- HOGAN, PATRICIA S.**
Hospital Association of Pennsylvania, P. O. Box 608,
Camp Hill, Pennsylvania 17011
- HOLCZMAN, FRANK J.**
Insurance Federation of Pennsylvania, Inc., 800 Sub-
urban Station Bldg., Philadelphia, Pa. 19103
- HOLLRAH, PAUL R.**
Employed by and advocates passage or defeat of legis-
lation for:
Sun Oil Company, 240 Radnor-Chester Road, St.
Davids, Pa. 19087
Advocates passage or defeat of legislation for:
Sun Oil Company and its subsidiaries, 240 Radnor-
Chester Road, St. Davids, Pa. 19087
- HONABACH, RICHARD M.**
Employed by and advocates passage or defeat of legisla-
tion for:
Keystone Chapter Associated Builders & Contractors,
Inc., 30 W. Orange St., Lancaster, Penna. 17603
Advocates passage or defeat of legislation for:
Pa. Associated Builders & Contractors, Inc., 216 Lo-
cust St., Harrisburg, Penna. 17101
- HORMELL, JOHN F.**
Pennsylvania State Branch of Butcher Workmen,
Rm. 500, Bldg. No. 1, 201 Penn Center Boulevard,
Pittsburgh, Pennsylvania 15235
- HORN, WILLIAM P., JR.**
Gulf Oil Corporation, Gulf Building, Room 1315, Post
Office Box 1166, Pittsburgh, Pennsylvania 15219
- HUBER, JOSEPH A.,** 175 Lee Street, Apt. 807, Carnegie,
Pennsylvania 15106
Minnesota Mining & Manufacturing Company, The
3 M Center, St. Paul, Minnesota 55101
Pennsylvania Shorthand Reporters Association, 1100
One E. Penn Square, Philadelphia, Penna. 19107
- JAY, BRUCE C.**
Boeing Vertol Company, Post Office Box 16858,
Philadelphia, Penna. 19142
- JEWETT, ROBERT D.**
Shell Oil Company, Post Office Box 805, Valley Forge,
Penna. 19482
- JOHNSTON, KENNETH**
Manufacturers Association of Schuylkill County,
Thompson Building, Pottsville, Pennsylvania 17901
- JONES, FREDERICK W.**
Employed by:
Fred Jones Company, The, 220 Ashland Ave., Pitts-
burgh, Pennsylvania 15228
Advocates passage or defeat of legislation for:
Keystone Bituminous Coal Association, 311 Towne
House, Harrisburg, Pennsylvania 17102
Western Pennsylvania Coal Operators Association,
715 Oliver Building, Pittsburgh, Pennsylvania 15222
- JOYCE, PATRICK M.**
Duquesne University, 801 Bluff St., Pittsburgh, Penn-
sylvania 15219
- JUDGE, MICHAEL J.**
Pennsylvania Credit Union League, 4309 N. Front St.,
Harrisburg, Pennsylvania 17110
- JURCZAK, JOSEPH M.,** 236 H. T. Court, Nemaocolin,
Pennsylvania 15351
UMWA Compac, 723 Kanawha Blvd. E., Charleston,
W. Virginia 25301
- KEISLING, GARY M.**
Pennsylvania Credit Union League, 4309 N. Front St.,
Harrisburg, Pennsylvania 17110
- KELLEY, JOSEPH J., JR.**
Pennsylvania District Attorneys Association, 2311
Market Street, Camp Hill, Pennsylvania 17011
- KELLY, JAMES J.,** 4101 Rosemont Avenue, Drexel Hill,
Pennsylvania 19026
Brotherhood Railway & Airline Clerks, 225 South 15th
Street, Lewis Tower Building, Philadelphia, Penn-
sylvania 19102
Pennsylvania State Legislative Committee, 4101 Rose-
mont Ave., Drexel Hill, Pennsylvania 19026
- KENT, CLIFTON T.**
Pennsylvania Society of Professional Engineers, 4303
Derry Street, Harrisburg, Pennsylvania 17111
- KEPLER, THOMAS F.**
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
Conference of State Police Lodges FOP, 240 N. Third
St., Suite 1010, Harrisburg, Pa. 17101
Independent Bankers of Pennsylvania, 226 Boas
Street, Harrisburg, Pennsylvania 17102
Mendel & Schwartz, P.C., 1620 Locust St., Philadel-
phia, Penna. 19103
Pennsylvania Chiropractic Society, 226 Boas Street,
Harrisburg, Penna. 17102
Pennsylvania Hearing Aid Dealers Association, 136
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.**
Employed by:
Killian & Gephart, P. O. Box 886, 216 Pine St., Har-
risburg, Pa. 17108
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 Avenue, Newark, New Jersey 07107
 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
 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., 40th Floor, Centre Square, 16th and Market Streets, Philadelphia, Penna. 19101
 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 Ntl. Assn., 240 N. Third St., Harrisburg, Pennsylvania 17101

KOLLAS, WILLIAM C., 831 Market St., Lemoyne, Pa. 17043
 Pennsylvania Importing Master Distributors Assn., 2035 Glenwood Street, Philadelphia, Penna. 19124

KORN, NORMAN, 12107 Little Creek Drive, Potomac, Maryland 20854
 Upjohn Company, The, 7000 Portage Road, Kalamazoo, Michigan 49001

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., AFL-CIO, 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

LAMB, THOMAS F.
 Pennsylvanians for Competitive Banking, 800 Porter Building, Pittsburgh, Penna. 15219

LANDIN, THOMAS M.
 Smith Kline Corporation, 1500 Spring Garden St., Philadelphia, Pa. 19101

LARKIN, J. STEPHEN, 1601 Edison Highway, Baltimore, Maryland 21213
 Employed by:
 International Paper Company, 220 E. 42nd St., New York, New York 10017

Advocates passage or defeat of legislation for:
 Container Division—IP Co., West Chester, Pa. 19380 and Alden, Pa. 19018
 IP Co., Non-Woven Prod. Div., Box 20, Lewisburg, Penna. 17837
 Single Service—IP Co., 2100 E. Byberry Road, Philadelphia, Penna. 19154

LATIMER, J. K., 311 Springfield Avenue, Summit, New Jersey 07901
 Strout Realty, Inc., 1736 E. Sunshine Street, Springfield, Missouri 65804

LAYMAN, JOSEPH A., JR.
 Employed by:
 Killian & Gephart, 216 Pine St., P. O. Box 886, Harrisburg, Pa. 17108
 Advocates passage or defeat of legislation for:
 Moore College of Art, 20th and Race Sts., Philadelphia, Pennsylvania 19103
 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. Box 831, Reading, Pennsylvania 19603
 Philadelphia College of Textiles and Science, Schoolhouse 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

LEVINE, MELDON E., 404 North Roxbury Drive, Beverly Hills, California 90210
 Advanced Chemical Technology
 Taser Systems, Inc., 1100 S. Azusa Ave., Industry, California 91748

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
 Pennsylvania Hotel-Motor Inn Association, 1401 Walnut St., Philadelphia, Pennsylvania 19102 and Post Office Box 906, Harrisburg, Pennsylvania 17108
 Philadelphia Hotel/Motor Inn Association, 1401 Walnut Street, Philadelphia, Pa. 19102

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.
Boeing Vertol Company, Post Office Box 16858, Philadelphia, Penna. 19142
- MAIETTA, JULIA L.
Pennsylvania AFL-CIO, 101 Pine Street, Harrisburg, Pennsylvania 17101
- 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 (Self-Employed) 407 North Frant Street, Harrisburg, Pennsylvania 17101
Advocates passage or defeat of legislation for:
Car and Truck Renting and Leasing Assn. of Pa.
Motion Picture Association of America, Inc., 522 Fifth Avenue, New York, New York 10036
National Stenomask Verbatim Reporters Association, P. O. Box 8704, South Charleston, W. Virginia 25303
Pennsylvania Association of Broadcasters
Pennsylvania Bakers Association, 407 N. Front Street, Harrisburg, Pennsylvania 17101
Pa. Assn. of Marriage and Family Counselors (The), P. O. Box 4, Roslyn, Pennsylvania 19001
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., Indianapolis, 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
- McGILL, KATHERINE L.
Employed by:
University of Pittsburgh, Bigelow Blvd. & 5th Ave., Pittsburgh, Pa. 15260
- Advocates passage or defeat of legislation for:
Western Psychiatric Institute and Clinic, 3811 O'Hara Street, Pittsburgh, Pennsylvania 15261
- McGILL, WILLIAM D.
Wine Seller, Inc., The, 7816 Roanoke Street, Philadelphia, Pa. 19118
- 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
- McKENZIE, RODERICK A.
Employed by and advocates passage or defeat of legislation for:
Keystone Chapter Associated Builders & Contractors, Inc., 30 W. Orange St., Lancaster, Penna. 17603
Advocates passage or defeat of legislation for:
Pa. Associated Builders & Contractors, Inc., 216 Locust St., Harrisburg, Penna. 17101
- McKILLOP, FRED A.
Employed by and advocates passage or defeat of legislation for:
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
- McKITRICK, EDWARD J.
General Contractors Association of Pennsylvania, The, 212 N. 3rd St., P. O. Box 921, Harrisburg, Pa. 17108
- McLAUGHLIN, JOSEPH P., 48 West Allens Lane, Philadelphia, 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. 19104
- 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.
Philadelphia Electric Company, 2301 Market Street, Philadelphia, Pennsylvania 19101
- MEIER, ROBERT W.
Pennsylvania Society of Architects, P. O. Box N, Harrisburg, Pennsylvania 17108
- MELDON, EUGENE M.
Westinghouse Electric Corporation, 6 Gateway Center, Stanwix St., Pittsburgh, Pa. 15222
- MENAKER, J. THOMAS
Employed by:
McNees, Wallace & Nurick, 100 Pine Street, Harrisburg, Pennsylvania 17108
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

MERCURI, ALBERT G., 277 Park Ave., New York, New York 10017
Eli Lilly & Company, P. O. Box 618, Indianapolis, Indiana 46206

METZNER, ALBERT D.
Employed by:
Kepler-Metzner Associates, 226 Boas Street, Harrisburg, Pennsylvania 17102
Advocates passage or defeat of legislation for:
Automotive Service Councils of Pennsylvania, 2233 N. Front St., Harrisburg, Pennsylvania 17110
Conference of State Police Lodges FOP, 240 N. Third St., Suite 1010, Harrisburg, Pa. 17101
Independent Bankers of Pennsylvania, 226 Boas Street, Harrisburg, Pennsylvania 17102
Mendel & Schwartz, P.C., 1620 Locust St., Philadelphia, Penna. 19103
Pennsylvania Chiropractic Society, 226 Boas St., Harrisburg, Pa. 17102
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, Pennsylvania 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

MILLER, DOLORES
Industrial Arts & Vocational Education Association of Philadelphia, 7638 Wyndale Ave., Philadelphia, Pennsylvania 19151

MILLER, G. THOMAS
Employed by:
McNees, Wallace & Nurick, 100 Pine Street, Harrisburg, Pennsylvania 17108
Advocates passage or defeat of legislation for:
Pennsylvania Manufactured Housing Association
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. 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 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, FRANK P.
Pennsylvania Electric Association, 800 N. Third Street, Harrisburg, Pennsylvania 17102

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., Washington, 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, DALE E.
Pennsylvania Petroleum Association, Inc., Bldg. No. 2, Suite D, 2101 North Front Street, Harrisburg, Pennsylvania 17110
- 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
- NEELY, WILLIAM J., 240 W. State Street, Trenton, New Jersey 08608
General Motors Corporation, 3044 W. Grand Blvd., Detroit, Michigan 48202
- 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, Philadelphia, 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, Harrisburg, Pennsylvania 17102
Advocates passage or defeat of legislation for:
Automotive Service Councils of Pennsylvania, 2233 N. Front St., Harrisburg, Pennsylvania 17110
Conference of State Police Lodges FOP, 240 N. Third St., Suite 1010, Harrisburg, Pa. 17101
Independent Bankers of Pennsylvania, 226 Boas Street, Harrisburg, Pennsylvania 17102
Mendel & Schwartz, P.C., 1620 Locust St., Philadelphia, Penna. 19103
Pennsylvania Chiropractic Society, 226 Boas Street, Harrisburg, Pennsylvania 17102
- Pennsylvania Hearing Aid Dealers Association, 136 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
- PARSELLS, GEORGE M.
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
- 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
- PERKINS, A. JANE
Pa. Social Services Union, Local 668, S.E.I.U., AFL-CIO, C.I.C. 2903A N. 7th St., Harrisburg, Pennsylvania 17110
- PFAUTZ, CRAIG S.
Employed by and advocates passage or defeat of legislation for:
Keystone Chapter Associated Builders & Contractors, Inc., 30 W. Orange St., Lancaster, Penna. 17603
Advocates passage or defeat of legislation for:
Pa. Associated Builders & Contractors, Inc., 216 Locust St., Harrisburg, Pennsylvania 17101

- PHELPS, RICHARD L.**
Pennsylvania School Boards Association, 412 N. Second St., Harrisburg, Pennsylvania 17101
- PHELPS, ROBERT E.**
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
- 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
- POTT, RONALD W.**
Insurance Federation of Pennsylvania, Inc., 800 Suburban Station Bldg., Philadelphia, Pa. 19103
- PUGH, WILLIAM B., JR.**
INA Corporation, 1600 Arch Street, Philadelphia, Pennsylvania 19101
- PURCELL, EDWARD R.**
Assn. of Pa. State College & University Faculties, 400 N. Third St., Harrisburg, Pennsylvania 17101
- PURCELL, ROBERT B.**
Employed by:
Goddard Purcell & People, Inc., 1536 Welton Street, Denver, Colorado 80202
Advocates passage or defeat of legislation for:
J. C. Penney Company, Inc., 1301 Avenue of the Americas, New York, N. Y. 10019
- PUTNEY, H. DONALD**
Employed by and advocates passage or defeat of legislation for:
Institute for Cancer Research, The, 7701 Burholme Ave., Fox Chase, Phila., Pa. 19111
Advocates passage or defeat of legislation for:
Fox Chase Cancer Center, The, 7701 Burholme Ave., Fox Chase, Phila., Pa. 19111
- 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:
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
- RACEY, BARRY L.**
Butler Area Chamber of Commerce, 100 North Main Street, Butler, Pennsylvania 16001
- RANDALL, DAVID V.**
Temple University—of the Commonwealth System of Higher Education, 1801 N. Broad St., Philadelphia, Pennsylvania 19122
- REAM, JAMES A.**
Pa. Assn. of Colleges and Universities, 800 N. Third Street, Harrisburg, Pa. 17102
- ReDAVID, VINCENT,** 915 Stoneybrook Drive, Springfield, 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, Kansas City, Mo. 64137
- 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, Pennsylvania 17110
- REYNOLDS, ROBERT D.**
National Dog Groomers Association, Box 101, Clark, Pennsylvania 16113
- RICCA, THOMAS E.**
Jones & Laughlin Steel Corporation, 401 Liberty Ave., 3 Gateway Center, Pgh., Pa. 15230
- RICHARDSON, WILLIAM F., III**
Pennsylvania Motor Truck Association, 216 Locust St., Telegraph Bldg., Hbg., Pa. 17101
- RICHWINE, ESTHER F.**
Pennsylvania Dental Association, 217 State St., P. O. Box 3341, Harrisburg, Pa. 17105
- ROBLING, HAROLD E.**
Armco Steel Corporation, Post Office Box 832, Butler, Pennsylvania 16001
- RODLER, PETER J.,** 365 Homeland Southway 3B, Baltimore, Maryland 21212
Merck & Co., Inc., Merck Sharp & Dohme Division, West Point, Pennsylvania 19486
- RODRIGUEZ, EDWARD J.**
Council 13, AFSCME, AFL-CIO, 301 Chestnut St., 5th Floor, Harrisburg, Pa. 17101
- RONEMUS, KEITH D.,** 4100 Chestnut Street, Camp Hill, Pennsylvania 17011
Darlington Enterprises, Camp Hill, Pennsylvania 17011
- ROOP, JAMES J.**
Employed by:
Ketchum, MacLeod & Grove, Inc., 4 Gateway Center, Pittsburgh, Pennsylvania 15222
Advocates passage or defeat of legislation for:
Pennsylvanians for Competitive Banking, Post Office Box 231, Scranton, Pennsylvania 18501
- ROSENBERG, MOSES K.**
Employed by:
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.**
Pennsylvania Savings and Loan League, 100 Chestnut St., P. O. Box 1203, Hbg., Pa. 17108
- ROTH, THOMAS D.**
Pa. Social Services Union, Local 668, S.E.I.U., AFL-CIO, C.I.C., 2903A N. 7th St., Harrisburg, Pennsylvania 17110
- ROTHENBERGER, JERBY L.**
Pennsylvania Medical Society, 20 Erford Road, Lemoyne, Pennsylvania 17043
- ROYER, ROBERT H.**
Associated Pennsylvania Constructors, 800 N. Third Street, Harrisburg, Pennsylvania 17102
- RUBENDALL, ROBERT L.**
Employed by:
Metzger, Hafer, Keefer, Thomas and Wood, P. O. Box 1226, Harrisburg, Pennsylvania 17108
Advocates passage or defeat of legislation for:
AVM Corporation, Mellon Bank Building, Suite 3729, 525 William Penn Place, Pittsburgh, Pennsylvania 15219
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 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. Sec-
ond St., Harrisburg, Pennsylvania 17102
- SALINGER, BARBARA M.**
Associated Pennsylvania Constructors, 800 N. 3rd St.,
Suite 500, Harrisburg, Penna. 17102
- SCHAFFER, FRANCIS J.**
Pennsylvania Chiefs of Police Association, 2941 N.
Front St., Harrisburg, Pennsylvania 17110
- SCHALL, NEVIN A.**
Pennsylvania Chamber of Commerce, 222 N. Third St.,
Harrisburg, Pennsylvania 17101
- 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:
Central Dauphin Taxpayers League, P. O. Box 4101,
Harrisburg, Pa. 17111
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 legisla-
tion 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, Phil-
adelphia, Pennsylvania 19174
- SHANNON, THOMAS F.**
Drexel University, 32nd & Chestnut Sts., Philadel-
phia, Penna. 19104
- SHARBAUGH, RICHARD E.,** 800 North Third Street,
Harrisburg, Pennsylvania 17102
Liberty Bell Racing Association, Knights & Wood-
haven 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 Wood-
haven 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, Penn-
sylvania 17101
- SHIRVINSKY, JOHN C.**
Pennsylvania Chamber of Commerce, 222 N. Third
St., Harrisburg, Pennsylvania 17101
- SHOOK, MATTHEW M., JR.**
Pennsylvania Podiatry Association, 757 Poplar Church
Road, Camp Hill, Penna. 17011
- SHOSTAK, ROBERT J., (Self-employed as Attorney),**
1231 Frick Building, Pittsburgh, Pennsylvania 15219
Advocates passage or defeat of legislation for:
Western Pa. Surface Coal Mine Operators Assn., Elm
Street, Grove City, Pennsylvania 16127
- 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., Har-
risburg, 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
- SINGER, STANLEY T.**
Pennsylvania Pharmaceutical Association, 508 N. Third
St., Harrisburg, Pennsylvania 17101
- 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, Penns-
boro Office Center, Lemoyne, Pennsylvania 17043
Pennsylvania Food Merchants Association, 2426-30
Parade Street, Erie, Pennsylvania 16512
- SITKO, HENRY G.**
Pennsylvania Food Merchants Association, 2426-30
Parade Street, Erie, Pennsylvania 16512

- SKLAR, HENRY R., 702 Land Title Building, Philadelphia, 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 17101
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 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
- SNYDER, RALPH S., 1719 Packard Building, Philadelphia, Pennsylvania 19102
Motion Picture Association of America, 522 Fifth Avenue, New York, New York 10036
- 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
- SPENCE, ROBERT JR., P. O. Box 86, Isabella, Pa. 15447
Employed by:
United Mine Workers of America, 900 15th Street, Washington, D. C. 20005
Advocates passage or defeat of legislation for:
UMWA COMPAC, 900 15th Street, Washington, D. C. 20005
- 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
- STOREY, RICHARD B.
Pennsylvania Restaurant Association, 5010 Lenker Street, Mechanicsburg, Penna. 17055
- STOUP, JAMES H.
Pennsylvania Savings and Loan League, P. O. Box 1203, Suite 210, 100 Chestnut Street, Harrisburg, Pennsylvania 17108
- 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
- TABIT, ROBERT J.
Employed by:
Central Pa. Assn. Builders & Contractors, 412 Market Street, Lewisburg, Pennsylvania 17837
Advocates passage or defeat of legislation for:
Central Pa. Chapter Assn. Builders & Contractors, 412 Market Street, Lewisburg, Pennsylvania 17837
Pa. Association Builders and Contractors, 30 West Orange St., Lancaster, Pennsylvania 17603
- 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
- THOMAS, JACK H.
Metropolitan Edison Company, P. O. Box 542, Reading, Pennsylvania 19603
- 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 Ludlum Industries, Inc., Brackenridge, Pennsylvania 15014
Arthur Murray Studios of Philadelphia, 215 S. Broad St., 2nd Fl., Philadelphia, Pa. 19107
Contract Services, Inc., 643 Liberty Street, Pittsburgh, Penna. 15222
Humetrics Corporation, 6374 Arizona Circle, Los Angeles, California 90045
Lakelands Racing Association, Inc., P. O. Box 0, 7501 Avonia Rd., Fairview, Pa. 16415
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, 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, Pennsylvania 17028
Pennsylvania Optometric Association, Inc., 218 North Street, Harrisburg, Pennsylvania 17101

- Pennsylvania Psychological Association, 3710 Henley Drive, Pittsburgh, Pennsylvania 15235
 Pennsylvania Retailers Association, 234 State Street, Harrisburg, Pennsylvania 17101
 Pennsylvania State Brewers' Association, 12 S. 12th St., Philadelphia, Pennsylvania 19107
 Philadelphia College of Art, Broad & Pine Sts., Philadelphia, Pennsylvania 19102
 Philadelphia Musical Academy, 313 S. Broad St., Philadelphia, Pennsylvania 19107
 Shamrock, Racing Association, Inc., One Passan Drive, R. D. #2, Wilkes-Barre, Pa. 18711
 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 legislation for:
 Pennsylvania Hairdressers & Cosmetology Association, 12 East 10th Street, Erie, Pennsylvania 16501
 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
- TROUT, VALERIE A.**
 Licensed Practical Nurses Association, 407 N. Front Street, Harrisburg, Pennsylvania 17104
- 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
- UZEMACK, EDWARD A.**
 Pennsylvania Osteopathic Medical Association, 1330 Eisenhower Boulevard, Harrisburg, Pa. 17111
- 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
- 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
- VOROS, GERALD J.**
 Employed by:
 Ketchum, MacLeod & Grove, Inc., 4 Gateway Center, Pittsburgh, Pennsylvania 15222
 Advocates passage or defeat of legislation for:
 Pennsylvanians for Competitive Banking, Post Office Box 231, Scranton, Pennsylvania 18501
- 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
- WALD, MARTIN**
 Employed by:
 Schnader, Harrison, Segal & Lewis, 1719 Packard Philadelphia, Penna. 19102
 Advocates passage or defeat of legislation for:
 Firestone Tire & Rubber Company, The, Firestone Boulevard, Pottstown, Penna. 19464
- 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**
 Employed by and advocates passage or defeat of legislation for:
 Pennsylvania Retailers' Association, 234 State Street, Harrisburg, Pennsylvania 17101
 Advocates passage or defeat of legislation for:
 Associated Credit Bureaus of Pennsylvania
 Pennsylvania Collectors 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, EVERETT W., 2001 N. Front Street, Harris-
 burg, Pennsylvania 17101
 Armco Steel Corporation, 703 Curtis Street, Middle-
 town, Ohio 45043

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, Spring-
 field, 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, Harris-
 burg, Pennsylvania 17101
 Central Penn Truck Tire Service
 Peaceful Valley Farm
 R. D. 3, Myerstown, Pennsylvania 17067
 Pennsylvania Motor Truck Association, 505 Telegraph
 Building, Harrisburg, Penna. 17101
 Retail Credit Company, 2001 N. Front St., Harris-
 burg, Pennsylvania 17105

WOLL, WILLIAM J.
 Pennsylvania Municipal Authorities Association, 2941
 N. Front St., Harrisburg, Pennsylvania 17110

YAISSLE, JACK, 1009 West Market Street, Pottsville,
 Pennsylvania 17901
 Pottsville Chamber of Commerce, 201 East Laurel
 Blvd., Pottsville, Penna. 17901

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 Advocates passage or defeat of legislation for:
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 Community General Osteopathic Hospital, 4300 Lon-
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 Box 729, Harrisburg, Pennsylvania 17108
 Pennsylvania Vacation Land Developers Association,
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159th and 160th—1975-76 REGULAR AND SPECIAL
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June 29, 1976

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