

Legislative Journal

TUESDAY, OCTOBER 25, 1983

SESSION OF 1983

167TH OF THE GENERAL ASSEMBLY

No. 80

SENATE

TUESDAY, October 25, 1983.

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

The PRESIDENT pro tempore (Henry G. Hager) in the Chair.

PRAYER

The Chaplain, Fr. JOHN A. ACRI, Pastor of St. Francis of Assisi Church, Harrisburg, offered the following prayer:

O God our Father Yahweh, first, we do thank You for what we have accomplished here yesterday for our State and Commonwealth, and today we ask for particular guidance in the democratic process as we share ideas and dialogue. We pray this is done with openness, sincerity and the exchange of ideas are accepted by one another with sincerity, that they are presented that all of us are free to share what we have and in this sharing Your will and Your life will come forth.

In our humanism many times we are argumentative and disagreeable but we pray in the gentleness and in the openness of dialogue Your light and Your peace will guide what emerges from this Senate Session to bring forth Your will and peace and sensitivity and justice for our State.

We ask You to bless all the Members as they gather here and bring them Your guidance, now and forever. Amen.

JOURNAL APPROVED

The PRESIDENT pro tempore. A quorum of the Senate being present, the Clerk will read the Journal of the preceding Session of October 24, 1983.

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

LEGISLATIVE LEAVES

Senator SCANLON. Mr. President, I request legislative leaves of absence for today's Session for Senator O'Pake and Senator Andrezeski. I also request temporary legislative leaves of absence for Senator Ross and Senator Lloyd who are attending meetings in the building.

The PRESIDENT pro tempore. The Chair hears no objection and the leaves are granted.

HOUSE MESSAGE

HOUSE CONCURS IN SENATE
CONCURRENT RESOLUTION

The Clerk of the House of Representatives informed the Senate that the House has concurred in resolution from the Senate, entitled:

Recess Adjournment.

GUESTS OF SENATOR EDWIN G.
HOLL PRESENTED TO SENATE

Senator HOLL. Mr. President, we are fortunate today to have in the gallery members of the Indian Valley Chamber of Commerce who are here touring the building and attending both Sessions of the House and the Senate and various other activities so they can learn more about State government.

They are Sharon Menninger who is the director of the tour and the Executive Director of the Indian Valley Chamber of Commerce and Charles W. Allebach, President of the Indian Valley Chamber of Commerce and Mayor of the Borough of Souderton.

Mr. President, I request the Senate extend their usual warm welcome to these people who came a long distance to be with us.

The PRESIDENT pro tempore. As Senator Holl knows, his every wish is the desire of the entire Body. If the guests of Senator Holl will please rise in the gallery, the Members of the Senate would like to extend to you a very warm and cordial welcome.

(Applause.)

GENERAL COMMUNICATIONS

BILLS INTRODUCED AND REFERRED

The PRESIDENT pro tempore laid before the Senate the following Senate Bills numbered, entitled and referred as follows, which were read by the Clerk:

October 25, 1983

Senators HESS and SCANLON presented to the Chair **SB 1108**, entitled:

An Act amending the act of December 6, 1967 (P. L. 678, No. 318), entitled "The Pennsylvania Higher Educational Facilities Authority Act of 1967," providing for the financing of projects through loans by the authority.

Which was committed to the Committee on EDUCATION, October 25, 1983.

Senators HESS and SCANLON presented to the Chair **SB 1109**, entitled:

An Act amending the act of July 5, 1947 (P. L. 1217, No. 498), entitled "State Public School Building Authority Act," providing for the financing of projects through loans by the Authority and authorizing the use of facsimile signatures.

Which was committed to the Committee on EDUCATION, October 25, 1983.

Senator TILGHMAN presented to the Chair **SB 1110**, entitled:

An Act amending the act of March 11, 1971 (P. L. 104, No. 3), entitled, as reenacted and amended, "Senior Citizens Rebate and Assistance Act," including certain divorced persons within the provisions of the act.

Which was committed to the Committee on AGING AND YOUTH, October 25, 1983.

Senators FISHER and ANDREZESKI presented to the Chair **SB 1111**, entitled:

An Act amending the act of July 19, 1974 (P. L. 489, No. 176), entitled "Pennsylvania No-fault Motor Vehicle Insurance Act," providing for accident prevention courses and reduced premium rates for certain senior citizens.

Which was committed to the Committee on BANKING AND INSURANCE, October 25, 1983.

Senators WILT, REIBMAN, CORMAN, SNYDER, EARLY, SHUMAKER, BRIGHTBILL, RHOADES, LINCOLN, HELFRICK, KELLEY, ANDREZESKI, MELLOW, BODACK, STAPLETON, HAGER and HOPPER presented to the Chair **SB 1112**, entitled:

An Act regulating the practice of speech-language pathologists, audiologists and teachers of the hearing impaired; creating the State Board of Examiners in Speech-Language and Hearing with certain powers and duties; and prescribing penalties.

Which was committed to the Committee on CONSUMER PROTECTION AND PROFESSIONAL LICENSURE, October 25, 1983.

LISTS OF LOBBYISTS AND ORGANIZATIONS

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

SENATE OF PENNSYLVANIA

October 25, 1983

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

In compliance with Act No. 712 of the 1961 Session and Act No. 212 of the 1976 Session of the General Assembly titled the "Lobbying Registration and Regulation Act," we herewith jointly present a list containing the names and addresses of the persons who have registered from September 28, 1983 through October 24, 1983 inclusive for the 167th Session of the General Assembly. This list also contains the names and addresses of the organizations represented by these registrants.

Respectfully submitted:
MARK R. CORRIGAN
Secretary of the Senate
JOHN J. ZUBECK
Chief Clerk
House of Representatives

(See Appendix for complete list.)

BILL SIGNED

The PRESIDENT pro tempore (Henry G. Hager) in the presence of the Senate signed the following bill:

SB 21.

REPORTS FROM COMMITTEES

Senator CORMAN, from the Committee on Local Government, reported the following bills:

SB 508 (Pr. No. 1445) (Amended)

An Act providing for the operation, expansion and delivery of cable communications services; imposing powers and duties on municipalities; validating certain existing contracts and imposing additional powers and duties on the Department of Community Affairs.

SB 995 (Pr. No. 1446) (Amended)

An Act amending the act of June 24, 1937 (P. L. 2017, No. 396), entitled "County Institution District Law," providing for annual salaries for treasurers in counties of the second class for services as officers of the institution district; and making editorial changes.

Senator WENGER, from the Committee on Labor and Industry, reported the following bill:

SB 25 (Pr. No. 25)

An Act amending the act of May 13, 1915 (P. L. 286, No. 177), entitled, as amended, "Child Labor Law," reducing minimum age requirements of minors who sell newspapers.

GENERAL COMMUNICATIONS

DISCHARGE PETITIONS

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

In the Senate, October 25, 1983.

We, the Senators whose signatures are affixed hereto respectfully request that the Honorable William W. Scranton, III, as presiding officer of the Senate of the Commonwealth of Pennsylvania, place the nomination hereafter set forth before the Senate for a vote pursuant to the provisions of Article IV, Section 8(b) of the Constitution of the Commonwealth of Pennsylvania which provides in part "... The Senate shall act on each executive nomination within 25 legislative days of its submission. If the Senate has not voted upon a nomination within 15 legislative days following such submission, any five members of the Senate may, in writing, request the presiding officer of the Senate to place the nomination before the entire Senate body whereby the nomination must be voted upon prior to the expiration of five legislative

days or 25 legislative days following submission by the Governor, whichever occurs first....”

We respectfully set forth the following facts relative to the nomination hereinafter set forth:

- 1. The nomination was presented to the Senate on July 18, 1983; and
- 2. The nomination has been before the Senate for a period of time in excess of 15 legislative days.

The nominee in the position is as follows:

William Stavisky	Member Board of Assistance Potter County
	Edward P. Zemprelli Eugene F. Scanlon Robert J. Mellow Francis J. Lynch James E. Ross

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

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We respectfully set forth the following facts relative to the nomination hereinafter set forth:

- 1. The nomination was presented to the Senate on July 18, 1983; and
- 2. The nomination has been before the Senate for a period of time in excess of 15 legislative days.

The nominee in the position is as follows:

Madelyn P. Nix	Member Board of Trustee of the Thaddeus Stevens State School of Technology
	Edward P. Zemprelli Eugene F. Scanlon Robert J. Mellow Francis J. Lynch James E. Ross

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

In the Senate, October 25, 1983.

We, the Senators whose signatures are affixed hereto respectfully request that the Honorable William W. Scranton, III, as presiding officer of the Senate of the Commonwealth of Pennsylvania, place the nomination hereafter set forth before the Senate for a vote pursuant to the provisions of Article IV, Section 8(b) of the Constitution of the Commonwealth of Pennsylvania which provides in part “.... The Senate shall act on each executive nom-

ination within 25 legislative days of its submission. If the Senate has not voted upon a nomination within 15 legislative days following such submission, any five members of the Senate may, in writing, request the presiding officer of the Senate to place the nomination before the entire Senate body whereby the nomination must be voted upon prior to the expiration of five legislative days or 25 legislative days following submission by the Governor, whichever occurs first....”

We respectfully set forth the following facts relative to the nomination hereinafter set forth:

- 1. The nomination was presented to the Senate on July 18, 1983; and
- 2. The nomination has been before the Senate for a period of time in excess of 15 legislative days.

The nominee in the position is as follows:

Clinton J. Leiby	Member State Board of Auctioneer Examiners
	Edward P. Zemprelli Eugene F. Scanlon Robert J. Mellow Francis J. Lynch James E. Ross

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

LEGISLATIVE LEAVE CANCELLED

Senator SCANLON. Mr. President, at this time I would like to cancel the temporary legislative leave of absence of Senator Lloyd who has appeared on the floor.

The PRESIDENT pro tempore. The record will so indicate.

LEGISLATIVE LEAVES

Senator SCANLON. Mr. President, I request a temporary legislative leave of absence for Senator Mellow.

Senator JUBELIRER. Mr. President, I have just been called by Senator Shumaker’s office to request a temporary legislative leave of absence for him.

The PRESIDENT pro tempore. The Chair hears no objection and the leaves are granted.

CALENDAR

SPECIAL ORDER OF BUSINESS

HB 573 CALLED UP OUT OF ORDER

HB 573 (Pr. No. 1121) — Without objection, the bill was called up out of order, from page 3 of the Third Consideration Calendar, by Senator JUBELIRER, as a Special Order of Business.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 573 (Pr. No. 1121) — The Senate proceeded to consideration of the bill, entitled:

An Act designating the bridge on L.R. 37089 in Lawrence County as the Lieutenant Colonel John B. Brettell Bridge.

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

Andrezeski	Holl	Moore	Shumaker
Bell	Hopper	Musto	Singel
Bodack	Howard	O'Connell	Snyder
Brightbill	Jubelirer	O'Pake	Stapleton
Corman	Kelley	Pecora	Stauffer
Early	Kratzer	Reibman	Stout
Fisher	Kusse	Rhoades	Street
Fumo	Lincoln	Rocks	Tilghman
Greenleaf	Lloyd	Romanelli	Wenger
Hager	Loeper	Ross	Williams
Hankins	Lynch	Scanlon	Wilt
Helfrick	Mellow	Shaffer	Zemprelli
Hess			

NAYS—0

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

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

MISS PENNSYLVANIA USA PRESENTED TO SENATE

Senator LINCOLN. Mr. President, I rise today with more than a great deal of pride. I think we are setting a precedent in my area for bringing beautiful young ladies into this building. The gentleman from Philadelphia, Senator Fumo, just said some things to me and I am going to start giving advice on how we get these good looking ladies down here.

I rise today with the privilege of introducing to the Members of the Senate a young lady from Belle Vernon, Pennsylvania. Her name is Miss Julie Page. Back on March 5th, Julie was crowned Miss Pennsylvania USA. She is the daughter of Dr. and Mrs. Charles Page from Belle Vernon. She graduated in June 1983 from Belle Vernon Area High School, where she was a cheerleader for three years, a member of the National Honor Society and the Homecoming Queen for 1982-83. She also received some outstanding awards: The American Legion award for outstanding student; she was chosen to be on Horne's Seventeen Board; and she very proudly has represented this country as a Rotary representative to Denmark in 1982.

I spent some time this morning with Julie and her mother and I can tell the Members they are both very lovely people. I would like the Members to give a warm Senate welcome to Miss Pennsylvania USA, Julie Page.

(Applause.)

The PRESIDENT pro tempore. Miss Page, before you begin to address this Body, I have been asked, as a matter of personal privilege by Senator Kelley, to please announce to the Members of the Senate and those persons in the gallery that Mrs. Page is from Greensburg, Pennsylvania.

Miss PAGE. Thank you, Mr. President, Members of the Senate and Senator Lincoln. It is an honor to be here with you today as Pennsylvania's representative for the Miss USA Pageant. Yes, there are two Miss Pennsylvanias. I am the Miss Pennsylvania for the Miss USA contest and Jennifer Eshelman, who was here a month or so ago, is the Miss Pennsylvania for the Miss America contest.

Both pageants are worthwhile organizations for they offer young women of our State opportunities to compete, travel and be an ambassador of goodwill throughout our Commonwealth.

One of the categories of the competition, and probably the most important, was personality judging. One of the questions I was asked was, "If a visitor from another country came to stay with you, what would you tell them about your State?"

I said Pennsylvania is a State of diversity. It offers traditional family oriented communities within easy access to large metropolitan areas. It is a place for the family, with beautiful scenic lakes and mountains for swimming in the summer and skiing in the winter and its major service organizations taking an active role in contributing to an improved quality of life for area citizens. If we combine this with our historical past and proud heritage, we find a tradition with a promising future for business. Pennsylvania has a growing industrial base and a strong economy providing integral opportunities for personal and professional growth.

Thus, we exemplify why we are called the Keystone State. The center of the arch to come together into a united whole formed by the original thirteen American States and carried over to our present Pennsylvania. With virtue, liberty and independence, I am proud to be a Pennsylvanian.

The Miss USA creed states:

"We, representing the States of the United States in the Miss USA pageant, in order to further the cause of peace, justice and mutual understanding, do solemnly dedicate ourselves to the highest ideal of sportsmanship, friendship and goodwill among all the people of the United States."

I wish I could express the importance of the meaning behind this creed not only to the Miss USA representatives but also to every citizen, both young and old, throughout our United States. I may not have won the Miss USA title, but I acquired something even more valuable, a better understanding of my own State and the common bonds that unite us into a great Nation.

After my reign is over and looking back, one question I am sure I will be asked is, "What was your most difficult and nerve-racking moment?"

I would have to say there were two. The first was being chosen a semi-finalist on national television in front of 70 million people, pretending not to be scared. The second is being here with you today and speaking, pretending not to be scared.

In any case, thank you for having me here. It was definitely an honor and credit to this chapter of my life.

(Applause.)

The PRESIDENT pro tempore. I would like to assure you, Miss Pennsylvania, that you have nothing to fear from this group of pussycats. Secondly, I will tell you, and I know I speak for a united Senate when I say, in our judgment the judges were near-sighted, wrong and in all cases prejudiced against what is obviously the most beautiful lady who could have been in the pageant.

We share with Senator Lincoln and with Senator Kelley a justifiable pride in you as one of our constituents. I know you may feel free to call upon any of us at any time for anything you need and the same goes for you, Mrs. Page. Mrs. Page, you must be the loveliest person to ever come out of Greensburg, including Senator Kelley. Thank you very much for being with us. I think we are about to go to caucus, but if you would like to stay, you are most welcome.

RECESS

Senator JUBELIRER. Mr. President, at this time I request a recess of the Senate for the purpose of a meeting of the Committee on Rules and Executive Nominations to meet immediately in the Rules Committee room at the rear of the Senate Chamber, and for a Republican caucus to be held in the first floor caucus room. It is our expectation, Mr. President, to return to the floor at approximately 3:30 p.m.

Senator ZEMPRELLI. Mr. President, we also desire that there immediately be a Democratic caucus for the purpose of reviewing the Calendar. It should not be a long caucus, but nonetheless an important one.

The PRESIDENT pro tempore. For the purpose of a meeting of the Committee on Rules and Executive Nominations which will take place immediately in the Rules Committee room at the rear of the Senate Chamber and for the purpose of caucuses, the Senate is now in recess.

AFTER RECESS

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

LEGISLATIVE LEAVES

Senator JUBELIRER. Mr. President, I request a legislative leave of absence for Senator Wilt who has a meeting at the Game Commission building. I also request a legislative leave of absence for today's Session for Senator Street who is conducting legislative business in Philadelphia.

The PRESIDENT pro tempore. The Chair hears no objection and the leaves are granted.

CONSIDERATION OF CALENDAR RESUMED

BILLS ON CONCURRENCE IN HOUSE AMENDMENTS

BILLS OVER IN ORDER

SB 279 and 632 — Without objection, the bills were passed over in their order at the request of Senator JUBELIRER.

THIRD CONSIDERATION CALENDAR

BILL REREPORTED FROM COMMITTEE AS AMENDED OVER IN ORDER

HB 690 — Without objection, the bill was passed over in its order at the request of Senator JUBELIRER.

BILL OVER IN ORDER TEMPORARILY ON THIRD CONSIDERATION

HB 6 (Pr. No. 409) — The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 24 (Education) of the Pennsylvania Consolidated Statutes, providing for the transfer of employer contributions to certain other public pensions systems.

Considered the third time and agreed to,

On the question,
Shall the bill pass finally?

Senator MELLOW. Mr. President, may we be at ease for a moment?

The PRESIDENT pro tempore. The Senate will be at ease.
(The Senate was at ease.)

Senator MELLOW. Mr. President, may we temporarily put House Bill No. 6 over?

The PRESIDENT pro tempore. Senator, if you are looking for this bill to be a vehicle for amendment, it is now on final passage. Would you like me to reconsider that and put it back on third consideration?

Senator MELLOW. Yes, Mr. President.

The PRESIDENT pro tempore. The Chair reverses its decision by which House Bill No. 6 was agreed to on third consideration. At the request of Senator Mellow, House Bill No. 6 will go over.

Senator JUBELIRER. Mr. President, may we be at ease for a moment?

The PRESIDENT pro tempore. The Senate will be at ease.
(The Senate was at ease.)

The PRESIDENT pro tempore. House Bill No. 6 will go over temporarily on third consideration.

BILLS OVER IN ORDER TEMPORARILY

HB 7, SB 73, 201, 266, 281, HB 327, SB 432, 457, 525, 791, 1008 and 1046 — Without objection, the bills were passed over in their order temporarily at the request of Senator ZEMPRELLI.

SECOND CONSIDERATION CALENDAR

BILL LAID ON THE TABLE

SB 42 (Pr. No. 829) — The Senate proceeded to consideration of the bill, entitled:

An Act regulating the altering of certain exteriors of buildings in historical areas; and providing a penalty.

Upon motion of Senator JUBELIRER, and agreed to, the bill was laid on the table.

BILL ON SECOND CONSIDERATION

HB 96 (Pr. No. 1688) — The Senate proceeded to consideration of the bill, entitled:

An Act authorizing the Department of General Services, with the approval of the Governor and the Department of Environmental Resources, to convey a tract of land in Lower Yoder Township, Cambria County, acquired pursuant to the Project 70 Land Acquisition and Borrowing Act, in exchange for another tract located in the same township.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

BILL OVER IN ORDER

HB 256 — Without objection, the bill was passed over in its order at the request of Senator JUBELIRER.

BILL ON SECOND CONSIDERATION

HB 258 (Pr. No. 2043) — The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, providing for computer-related offenses.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

BILLS OVER IN ORDER

SB 408 and 450 — Without objection, the bills were passed over in their order at the request of Senator JUBELIRER.

BILLS ON SECOND CONSIDERATION

SB 456 (Pr. No. 1390) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of December 17, 1968 (P. L. 1224, No. 387), entitled "Unfair Trade Practices and Consumer Protection Law," further regulating advertising schemes offering prizes as inducements for certain sales promotions.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

HB 501 (Pr. No. 1894) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the "Second Class County Code," approved July 28, 1953 (P. L. 723, No. 230), adding a definition; further providing for bonds; providing for the continued existence of residential finance authorities; and making a repeal.

Considered the second time and agreed to,
Ordered, To be printed on the Calendar for third consideration.

SB 662 (Pr. No. 744) — The Senate proceeded to consideration of the bill, entitled:

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

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

HB 822 (Pr. No. 1789) — The Senate proceeded to consideration of the bill, entitled:

An Act authorizing the Department of General Services, with the approval of the Governor, to sell and convey a certain lot or tract of land situate in the City of Erie, Erie County, Pennsylvania.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 884 (Pr. No. 1423) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of June 24, 1931 (P. L. 1206, No. 331), entitled "The First Class Township Code," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 885 (Pr. No. 1424) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of June 15, 1951 (P. L. 586, No. 144), entitled "An act regulating the suspension, removal, furloughing and reinstatement of police officers in boroughs and townships of the first class having police forces of less than three members, and in townships of the second class," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 886 (Pr. No. 1425) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of June 1, 1945 (P. L. 1232, No. 427), entitled "An act providing for and regulating the appointment, promotion and reduction in rank, suspension and removal of paid operators of fire apparatus in boroughs, incorporated towns and townships of the first class;....," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 887 (Pr. No. 1426) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of June 5, 1941 (P. L. 84, No. 45), entitled "An act providing for and regulating the appointment, promotion and reduction in rank, suspension and removal of paid members of the police force in boroughs, incorporated towns and townships of the first class maintaining a police force of not less than three members;....," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 888 (Pr. No. 1427) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of May 31, 1933 (P. L. 1108, No. 272), entitled, as amended, "An act providing for the appointment, promotion, reduction, removal and reinstatement of paid officers, firemen and employes of fire departments and of fire alarm operators and fire box inspectors in the bureaus of electricity in cities of the third class;....," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 889 (Pr. No. 1428) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of June 27, 1939 (P. L. 1207, No. 405), entitled, as amended, "An act regulating the appointment, promotion, suspension, reduction, removal, and reinstatement of employes (except chiefs and chief clerks) in bureaus of fire and fire alarm operators and fire box inspectors in bureaus of electricity, in cities of the second class;....," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 890 (Pr. No. 1429) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of August 10, 1951 (P. L. 1189, No. 265), entitled, as amended, "An act regulating the appointment, promotion, suspension, reduction, removal and reinstatement of employes (except superintendents, assistant superintendents, inspectors, chief clerks and school guards) in bureaus of police in cities of the second class;....," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 891 (Pr. No. 1430) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of May 23, 1907 (P. L. 206, No. 167), entitled "An act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania;....," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 892 (Pr. No. 1431) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of May 31, 1974 (P. L. 296, No. 94), entitled "An act providing for the appointment, promotion, reduction in rank, suspension, furlough, discharge and reinstatement of deputy sheriffs in counties of the second class;....," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 893 (Pr. No. 1432) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of June 23, 1931 (P. L. 932, No. 317), entitled "The Third Class City Code," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 894 (Pr. No. 1433) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of May 28, 1915 (P. L. 596, No. 259), entitled "Second Class City Employee Pension Law," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 895 (Pr. No. 1434) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of May 23, 1945 (P. L. 903, No. 362), entitled "An act authorizing cities of the third class to establish an optional retirement system for officers and employes independently of any pension system or systems existing in such cities," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 896 (Pr. No. 1435) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of May 20, 1915 (P. L. 566, No. 242), entitled "An act requiring cities of the first class to establish a pension fund for employes of said cities, and all county or other public employes, if any, paid by appropriation of the city councils thereof, and out of the treasury of said cities;....," eliminating certain mandatory retirement.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

SB 897 (Pr. No. 1436) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of May 24, 1893 (P. L. 129, No. 82), entitled "An act to empower boroughs and cities to establish a police pension fund, to take property in trust therefor and regulating and providing for the regulation of the same," eliminating certain mandatory retirement.

Considered the second time and agreed to,
Ordered, To be printed on the Calendar for third consideration.

SB 898 (Pr. No. 1437) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of February 1, 1966 (1965 P. L. 1656, No. 581), entitled "The Borough Code," eliminating certain mandatory retirement.

Considered the second time and agreed to,
Ordered, To be printed on the Calendar for third consideration.

SB 899 (Pr. No. 1438) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of July 28, 1953 (P. L. 723, No. 230), entitled, as amended, "Second Class County Code," eliminating certain mandatory retirement.

Considered the second time and agreed to,
Ordered, To be printed on the Calendar for third consideration.

BILLS OVER IN ORDER

SB 907, 985 and 994 — Without objection, the bills were passed over in their order at the request of Senator JUBELIRER.

BILL ON SECOND CONSIDERATION

HB 1004 (Pr. No. 1935) — The Senate proceeded to consideration of the bill, entitled:

An Act mandating revocation of mercantile license issued by any political subdivision upon certain convictions.

Considered the second time and agreed to,
Ordered, To be printed on the Calendar for third consideration.

BILLS OVER IN ORDER

SB 1041 and 1045 — Without objection, the bills were passed over in their order at the request of Senator JUBELIRER.

RECESS

Senator ZEMPRELLI. Mr. President, in view of there being some confusion on the Calendar and some amendments that are intended for House Bill No. 6, I ask for a short recess of the Senate for the purpose of a Democratic caucus.

Senator JUBELIRER. Mr. President, I ask for the same thing. I am going to ask the Republicans to go to the first floor caucus room for that caucus. Hopefully, it will not be a long caucus. I cannot determine at this point how long it will be.

The PRESIDENT pro tempore. For purposes of Republican and Democratic caucuses in their respective caucus rooms to begin immediately, the Senate is now in recess.

AFTER RECESS

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

LEGISLATIVE LEAVES

Senator REIBMAN. Mr. President, I request temporary legislative leaves of absence for Senator Williams, Senator Fumo, Senator Rocks, Senator Hankins and Senator Zemprelli.

The PRESIDENT pro tempore. The Chair hears no objection and the leaves are granted.

CONSIDERATION OF CALENDAR RESUMED

HB 6 CALLED UP

HB 6 (Pr. No. 409) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 2 of the Third Consideration Calendar, by Senator JUBELIRER.

BILL OVER IN ORDER

HB 6 — Without objection, the bill was passed over in its order at the request of Senator JUBELIRER.

HB 7 CALLED UP

HB 7 (Pr. No. 13) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 2 of the Third Consideration Calendar, by Senator JUBELIRER.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 7 (Pr. No. 13) — The Senate proceeded to consideration of the bill, entitled:

An Act amending "The County Pension Law," approved August 31, 1971 (P. L. 398, No. 96), providing for credit for former employes of school districts.

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

Andrezeski	Holl	Moore	Shumaker
Bell	Hopper	Musto	Singel
Bodack	Howard	O'Connell	Snyder
Brightbill	Jubelirer	O'Pake	Stapleton
Corman	Kelley	Pecora	Stauffer
Early	Kratzer	Reibman	Stout
Fisher	Kusse	Rhoades	Street
Fumo	Lincoln	Rocks	Tilghman
Greenleaf	Lloyd	Romanelli	Wenger

Hager	Loeper	Ross	Williams
Hankins	Lynch	Scanlon	Wilt
Helfrick	Mellow	Shaffer	Zemprelli
Hess			

NAYS—0

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

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

SB 73 CALLED UP

SB 73 (Pr. No. 1383) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 2 of the Third Consideration Calendar, by Senator JUBELIRER.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

SB 73 (Pr. No. 1383) — The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, adding provisions relating to operation of and safety requirements for frozen dessert trucks; and providing penalties.

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

Andrezeski	Holl	Moore	Shumaker
Bell	Hopper	Musto	Singel
Bodack	Howard	O'Connell	Snyder
Brightbill	Jubelirer	O'Pake	Stapleton
Corman	Kelley	Pecora	Stauffer
Early	Kratzer	Reibman	Stout
Fisher	Kusse	Rhoades	Street
Fumo	Lincoln	Rocks	Tilghman
Greenleaf	Lloyd	Romanelli	Wenger
Hager	Loeper	Ross	Williams
Hankins	Lynch	Scanlon	Wilt
Helfrick	Mellow	Shaffer	Zemprelli
Hess			

NAYS—0

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

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

SB 201 CALLED UP

SB 201 (Pr. No. 1421) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 2 of the Third Consideration Calendar, by Senator JUBELIRER.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

SB 201 (Pr. No. 1421) — The Senate proceeded to consideration of the bill, entitled:

An Act providing for safe drinking water; imposing powers and duties on the Department of Environmental Resources in relation thereto; and appropriating certain funds.

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

Andrezeski	Holl	Moore	Shumaker
Bell	Hopper	Musto	Singel
Bodack	Howard	O'Connell	Snyder
Brightbill	Jubelirer	O'Pake	Stapleton
Corman	Kelley	Pecora	Stauffer
Early	Kratzer	Reibman	Stout
Fisher	Kusse	Rhoades	Street
Fumo	Lincoln	Rocks	Tilghman
Greenleaf	Lloyd	Romanelli	Wenger
Hager	Loeper	Ross	Williams
Hankins	Lynch	Scanlon	Wilt
Helfrick	Mellow	Shaffer	Zemprelli
Hess			

NAYS—0

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

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

SB 266 CALLED UP

SB 266 (Pr. No. 1389) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 2 of the Third Consideration Calendar, by Senator JUBELIRER.

BILL OVER IN ORDER

SB 266 — Without objection, the bill was passed over in its order at the request of Senator JUBELIRER.

SB 281 CALLED UP

SB 281 (Pr. No. 1422) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 2 of the Third Consideration Calendar, by Senator JUBELIRER.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

SB 281 (Pr. No. 1422) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of April 12, 1951 (P. L. 90, No. 21), entitled "Liquor Code," further providing for the board to conduct special sales.

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—45

Andrezski	Hess	Moore	Shaffer
Bell	Holl	Musto	Shumaker
Bodack	Hopper	O'Connell	Singel
Brightbill	Howard	O'Pake	Stapleton
Corman	Kratzer	Pecora	Stauffer
Early	Kusse	Reibman	Stout
Fisher	Lincoln	Rhoades	Street
Fumo	Lloyd	Rocks	Tilghman
Greenleaf	Loeper	Romanelli	Williams
Hager	Lynch	Ross	Wilt
Hankins	Mellow	Scanlon	Zemprelli
Helfrick			

NAYS—4

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

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

HB 327 CALLED UP

HB 327 (Pr. No. 1690) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 3 of the Third Consideration Calendar, by Senator JUBELIRER.

BILL OVER IN ORDER

HB 327 — Without objection, the bill was passed over in its order at the request of Senator JUBELIRER.

SB 432 CALLED UP

SB 432 (Pr. No. 472) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 3 of the Third Consideration Calendar, by Senator JUBELIRER.

BILL ON THIRD CONSIDERATION AMENDED

SB 432 (Pr. No. 472) — The Senate proceeded to consideration of the bill, entitled:

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

Considered the third time,

On the question,

Will the Senate agree to the bill on third consideration?

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

Amend Sec. 1 (Sec. 908), page 2, lines 11 and 12, by striking out "residence, giving city, borough, township, incorporated town, or his post office address," and inserting: street and number, if any, and post office or municipality

Amend Bill, page 2, by inserting between lines 22 and 23:

Section 2. Section 951(c) of the act is amended to read:
Section 951. Nominations by Political Bodies.—***

(c) Each person signing a nomination paper shall declare therein that he is a qualified elector of the State or district, as the case may be, and shall add to his signature his occupation and residence, giving [city, borough or township, with street and number, if any,] street and number, if any, and post office or municipality and shall also add the date of signing, expressed in words or numbers: Provided, however, That if said political district named in the papers lies wholly within any city, borough or township, or is coextensive with same, it shall not be necessary for any signer of a paper to state therein the city, borough or township of his residence. No elector shall sign more than one nomination paper for each office to be filled, unless there are two or more persons to be elected to the same office, in which case he may sign nomination papers for as many candidates for such office as, and no more than, he could vote for at the succeeding election. More than one candidate may be nominated by one nomination paper and candidates for more than one office may be nominated by one nomination paper: Provided, That each political body nominating does not nominate more candidates than there are offices to be voted for at the ensuing election: And provided, That all the signers on each nomination paper are qualified to vote for all the candidates nominated therein.

Amend Sec. 2, page 2, line 23, by striking out "2" and inserting: 3

On the question,

Will the Senate agree to the amendment?

It was agreed to.

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

SB 457 CALLED UP

SB 457 (Pr. No. 1382) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 3 of the Third Consideration Calendar, by Senator JUBELIRER.

BILL OVER IN ORDER

SB 457 — Without objection, the bill was passed over in its order at the request of Senator JUBELIRER.

REPORTS FROM COMMITTEES

Senator O'CONNELL, by unanimous consent, from the Committee on State Government, reported the following bills:

SB 442 (Pr. No. 1449) (Amended)

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

SB 698 (Pr. No. 786)

An Act authorizing and directing the Department of General Services with the approval of the Governor and the Department of Agriculture, to convey to the Salem Evangelical Church 8.468 acres of land, more or less, situate in Penn Township, Snyder County, Commonwealth of Pennsylvania.

Senator KUSSE, by unanimous consent, from the Committee on Transportation, reported the following bills:

SB 277 (Pr. No. 296)

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further limiting suspension of license for certain activities.

SB 729 (Pr. No. 1447) (Amended)

An Act amending the act of December 8, 1982 (P. L. 848, No. 235), entitled "Highway-Railroad and Highway Bridge Capital Budget Act for 1982-1983," increasing the total authorization for bridge projects; adding projects in Luzerne and McKean Counties; and increasing debt authorization and appropriation.

SB 951 (Pr. No. 1448) (Amended)

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, providing for the licensing and regulation of automotive dismantlers and parts recyclers.

SB 1053 (Pr. No. 1337)

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for the qualifications of school bus drivers.

SB 1060 (Pr. No. 1344)

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

Senator HOWARD, by unanimous consent, from the Committee on Finance, reported the following bills:

HB 92 (Pr. No. 411)

An Act amending the "Tax Reform Code of 1971," approved March 4, 1971 (P. L. 6, No. 2), providing for the registration of transient vendors.

HB 533 (Pr. No. 1691)

An Act amending the "Tax Reform Code of 1971," approved March 4, 1971 (P. L. 6, No. 2), further providing for penalties on the utilities gross receipts tax.

HB 743 (Pr. No. 2054) (Amended)

An Act amending the "Tax Reform Code of 1971" approved March 4, 1971 (P. L. 6, No. 2), further providing for exclusions from sales tax, for a minimum tax for capital stock and foreign franchise tax purposes, for an election in computing franchise tax and for the calculation of tax when tax rates are changed during a tax year; providing for the tax treatment of Pennsylvania S corporations and their shareholders; defining the phrase "installment sales method of reporting"; and further defining "sales" for the purpose of apportionment of income and, in certain cases, apportionment of capital stock value.

THIRD CONSIDERATION CALENDAR RESUMED

SB 525 CALLED UP

SB 525 (Pr. No. 1417) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 3 of the Third Consideration Calendar, by Senator JUBELIRER.

BILL ON THIRD CONSIDERATION AMENDED

SB 525 (Pr. No. 1417) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of October 10, 1975 (P. L. 383, No. 110), entitled "Physical Therapy Practice Act," providing for the certification of athletic trainers by the State Board of Physical Therapy Examiners; creating an Athletic Trainer Advisory Committee; authorizing the setting of educational standards, certification standards and fees, for the renewal, revocation and suspension of certifications; further providing standards for the practice of physical therapy; making an appropriation; and providing penalties for violations of the act.

Considered the third time,

On the question,

Will the Senate agree to the bill on third consideration?

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

Amend Sec. 3 (Sec. 4), page 5, line 11, by striking out "OF MEDICINE" and inserting: nor limit a chiropractor's authority to practice chiropractic or to bill for such practice

On the question,

Will the Senate agree to the amendment?

It was agreed to.

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

SB 791 CALLED UP

SB 791 (Pr. No. 920) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 3 of the Third Consideration Calendar, by Senator JUBELIRER.

BILL OVER IN ORDER

SB 791 — Without objection, the bill was passed over in its order at the request of Senator JUBELIRER.

SB 1008 CALLED UP

SB 1008 (Pr. No. 1263) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 3 of the Third Consideration Calendar, by Senator JUBELIRER.

**BILL ON THIRD CONSIDERATION
AND FINAL PASSAGE**

SB 1008 (Pr. No. 1263) — The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of May 29, 1945 (P. L. 1108, No. 402), entitled "Limited Access Highway Law," further providing for commercial enterprises on limited access highways.

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

Andrezeski	Holl	Moore	Shumaker
Bell	Hopper	Musto	Singel
Bodack	Howard	O'Connell	Snyder
Brightbill	Jubelirer	O'Pake	Stapleton
Corman	Kelley	Pecora	Stauffer
Early	Kratzer	Reibman	Stout
Fisher	Kusse	Rhoades	Street
Fumo	Lincoln	Rocks	Tilghman
Greenleaf	Lloyd	Romanelli	Wenger
Hager	Loeper	Ross	Williams
Hankins	Lynch	Scanlon	Wilt
Helfrick	Mellow	Shaffer	Zemprelli
Hess			

NAYS—0

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

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

SB 1046 CALLED UP

SB 1046 (Pr. No. 1330) — Without objection, the bill, which previously went over in its order temporarily, was called up, from page 4 of the Third Consideration Calendar, by Senator JUBELIRER.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

SB 1046 (Pr. No. 1330) — The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for the use of lighted lamps.

Considered the third time,

On the question,

Will the Senate agree to the bill on third consideration?

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

Amend Title, page 1, line 2, by removing the period after "lamps" and inserting: ; and providing for carrying independent power sources.

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

Section 2. Section 4530 of Title 75 is amended to read:

§ 4530. Portable emergency warning devices.

(a) General rule.—Every truck, truck tractor and bus and any motor vehicle towing a trailer shall carry at least three portable emergency warning devices of a type specified by regulations promulgated by the department. The regulations shall be consistent with Motor Carrier Safety Regulations, Department of Transportation, Federal Highway Administration, Bureau of Motor Carrier Safety, section 393.95. In addition, every truck and truck tractor and any motor vehicle towing a trailer shall carry an independent power source capable of operating the red flashing lights of the trailer part of the vehicle for at least four uninterrupted hours.

(b) When display required.—Whenever any vehicle of a type referred to in subsection (a) is disabled or stopped for more than ten minutes upon a roadway or shoulder outside of an urban district, or upon any divided highway, the driver of the vehicle shall display the portable warning devices of the type required under subsection (a) in such manner as the department shall direct by regulations.

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

On the question,

Will the Senate agree to the amendment?

Senator SINGEL. Mr. President, a problem that occurs on our highways with disturbing frequency is that accidents occur between vehicles that crash into trailers that have been left on the side of the roadway. While the PennDOT regulations and Title 75 require triangular shaped warning signs to be placed when such a trailer is abandoned, often these are not visible for any number of reasons.

The suggestion was made to me some months ago by one of my constituents that if we could encourage, in fact require, the red lights to flash on the rear end of trailers, they would be a lot more visible in all circumstances and we could probably save a lot of lives by that simple process. I think that is a good idea. The purpose of this amendment is simply to require a power source to be included in the truck or a tractor that pulls the trailer so if the trailer is abandoned, the flashing red lights could be utilized on the trailer and thereby avoid some accidents. That is the thrust of the amendment and I hope to get some affirmative votes on it.

Senator KUSSE. Mr. President, I must reluctantly ask for a negative vote on the amendment. I realize we are discussing safety, but the present law does require this tractor-trailer to be equipped with flares, reflective devices and so on. Of course, if it is left with the tractor attached, they could also display the four-way flashers.

Unfortunately, the device we would probably require under the amendment of the gentleman from Cambria, Senator Singel, would probably cost anywhere from \$20 to \$100, so it is easy to see that some owner who has, perhaps, a fleet of a hundred units is going to have to spend a considerable sum of money. I just hate to load that additional expense upon him and I have to ask for a negative vote.

Senator SINGEL. Very briefly, Mr. President, I would be remiss if I did not correct some misconceptions. The reality is the power source we are talking about amounts to a dry cell battery and a connection to the trailer itself. The total cost of this is easily under \$20. In fact, a specific product I have seen demonstrated is retailing for \$19.95, or something in that area. The cost is definitely not prohibitive. The question has to be asked, what is the value of the lives we might be able to save here? The Federal Highway Administration has, in fact, issued a technical report that says the four-way flashers, if used in bad weather, were very effective in their tests. I think they are convinced it is a good idea.

In addition to that I have a letter in front of me written by the Secretary of Transportation, Thomas Larson, who, in response to the very power source invention we are talking about, said it "...will definitely alleviate the difficulty experienced by drivers in noticing...a trailer ahead, especially at night or in inclement weather." He further says, "I suggest that either legislation be introduced...or that you contact the Bureau of Motor Carrier Safety regarding the possibility of amending their regulation." With this endorsement and with

these strong words of support from the traffic safety people, I would certainly hope and ask for an affirmative vote.

Senator KUSSE. Mr. President, I must also point out this device would be a portable device. It is going to be carried in the tractor and it is going to be hung on the rear of the trailer. When the driver becomes dependent upon that and goes away and leaves his vehicle with this device on the back, bear in mind it is not permanently attached, it could very easily be stolen. I think beyond that, the one point that bothers me about this amendment is it is also going to require it be carried in every single motor vehicle that is pulling a trailer. That means it would be required by someone with a private passenger car pulling a boat trailer or pulling any kind of a camper. We are really requiring a considerable expenditure not only on the part of the trucking industry but also on the part of all of the motoring public.

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

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

Senator SHAFFER. Mr. President, I would like to change my vote from "no" to "aye."

The PRESIDENT pro tempore. The gentleman will be so recorded.

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

YEAS—19

Andrezeski	Hankins	O'Pake	Shaffer
Bodack	Lloyd	Rocks	Singel
Corman	Lynch	Romanelli	Williams
Early	Mellow	Ross	Zemprelli
Fumo	Musto	Scanlon	

NAYS—30

Bell	Hopper	Moore	Stapleton
Brightbill	Howard	O'Connell	Stauffer
Fisher	Jubelirer	Pecora	Stout
Greenleaf	Kelley	Reibman	Street
Hager	Kratzer	Rhoades	Tilghman
Helfrick	Kusse	Shumaker	Wenger
Hess	Lincoln	Snyder	Wilt
Holl	Loeper		

Less than a majority of the Senators having voted "aye," the question was determined in the negative.

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

On the question,
Shall the bill pass finally?

Senator BELL. Mr. President, I am asking the Members to vote against Senate Bill No. 1046. This bill provides for anybody who is operating a motor vehicle or even parking a motor vehicle on the highway with the parking lights on have to have their headlights on. Many people, when there is a little bit of rain or fog but it is not dark, will drive with parking lights on as a safety factor. I think this bill which would subject a person driving with parking lights on at noon time—

or like on Monday when I came up here on the Turnpike in the morning I saw a number of vehicles with parking lights on—if they do not have their headlights on, it means they are going to be fined. I think that is harassing the motorist.

Senator KUSSE. Mr. President, I have to correct a statement that was made by the previous speaker. The bill specifically says this is subject to exceptions with respect to parked vehicles. No one is going to have to display their normal headlights while they are parked. I think it is important that, when a vehicle is moving on the highway and if the driver feels he has to have his lights on, they should not be parking lights. Parking lights are for parking as the name implies. I think the driver ought to have his headlights on. I am sure my colleagues who live in rural areas or who have to drive on two lane highways have too often experienced the situation when they were passing a vehicle in rain, fog or under dusk conditions, they suddenly found themselves eyeball to eyeball with another car coming toward them with either no lights on or with just parking lights on. I do not know if those drivers think they are saving electricity which costs money or what but, certainly, they are not using good sense. I think we ought to require when that vehicle is moving under those conditions, the driver have his headlights on.

Mr. President, I will appreciate an affirmative vote.

Senator BELL. Mr. President, I thought I could read English. This bill states, "Every vehicle...at any time when identification, clearance or side marker lights are utilized." It does not say being run on the highway. It says utilized. Utilized means when they are turned on.

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—31

Andrezeski	Hess	O'Connell	Snyder
Brightbill	Holl	O'Pake	Stauffer
Corman	Hopper	Pecora	Stout
Early	Howard	Reibman	Street
Fisher	Kratzer	Rocks	Williams
Fumo	Kusse	Ross	Wilt
Hankins	Lloyd	Scanlon	Zemprelli
Helfrick	Moore	Singel	

NAYS—17

Bell	Kelley	Musto	Shumaker
Bodack	Lincoln	Rhoades	Stapleton
Greenleaf	Loeper	Romanelli	Tilghman
Hager	Mellow	Shaffer	Wenger
Jubelirer			

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

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

SECOND CONSIDERATION CALENDAR**PREFERRED APPROPRIATION BILL
ON SECOND CONSIDERATION**

SB 983 (Pr. No. 1218) — The Senate proceeded to consideration of the bill, entitled:

An Act making additional appropriations to the Department of Public Welfare for the provision of community-based services and residential services for the mentally retarded.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

LEGISLATIVE LEAVE CANCELLED

Senator JUBELIRER. Mr. President, Senator Wilt is now on the floor. I wish to cancel his legislative leave. He has voted on the last several bills.

The PRESIDENT pro tempore. The record will so indicate.

CONSIDERATION OF CALENDAR RESUMED**RECONSIDERATION OF HB 501****BILL ON SECOND CONSIDERATION AMENDED**

HB 501 (Pr. No. 1894) — Senator JUBELIRER. Mr. President, I ask that you reverse your decision by which House Bill 501, Printer's No. 1894, was agreed to on second consideration.

The PRESIDENT pro tempore. The Chair reverses its decision by which House Bill No. 501 was agreed to.

On the question,

Will the Senate agree to the bill on second consideration?

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

Amend Title, page 1, lines 4 and 5, by striking out "ADDING A DEFINITION; FURTHER PROVIDING FOR BONDS;"

Amend Sec. 1, page 1, line 13, by striking out "SECTION 2201-A OF"

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

Amend Bill, page 1, lines 16 through 20; page 2, lines 1 through 19, by striking out all of said lines

Amend Sec. 4, page 3, line 1, by striking out "4" and inserting: 2

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

On the question,

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 printed on the Calendar for third consideration.

SB 456 CALLED UP

SB 456 (Pr. No. 1390) — Without objection, the bill, which previously was agreed to on second consideration, was called up, from page 5 of the Second Consideration Calendar, by Senator O'CONNELL.

BILL LAID ON THE TABLE

SB 456 (Pr. No. 1390) — Senator O'CONNELL. Mr. President, I move that Senate Bill No. 456, Printer's No. 1390, be laid on the table.

The PRESIDENT pro tempore. Senator O'Connell moves that Senate Bill No. 456 be laid on the table. This motion is a nondebatable motion.

On the question,

Will the Senate agree to the motion?

Senator SCANLON. Mr. President, may I debate it to the point where I would request a "yes" vote on the motion to lay it on the table?

The PRESIDENT pro tempore. The Chair is advised by the Parliamentarian that the gentleman may do that. It is approved retroactively.

Senator GREENLEAF. Mr. President, I ask for a "no" vote on tabling. It has been tabled once before. It is on its eighteenth day.

And the question recurring,

Will the Senate agree to the motion?

The yeas and nays were required by Senator O'CONNELL and were as follows, viz:

YEAS—31

Andrezeski	Kelley	O'Pake	Singel
Bodack	Kusse	Pecora	Snyder
Corman	Lincoln	Reibman	Stapleton
Fisher	Lloyd	Rhoades	Stout
Fumo	Loeper	Rocks	Wenger
Hankins	Mellow	Romanelli	Williams
Helfrick	Musto	Ross	Zemprelli
Hopper	O'Connell	Scanlon	

NAYS—15

Bell	Hager	Kratzer	Stauffer
Brightbill	Hess	Moore	Tilghman
Early	Holl	Shaffer	Wilt
Greenleaf	Jubelirer	Shumaker	

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

The PRESIDENT pro tempore. Senate Bill No. 456 will be laid on the table on third consideration.

EXECUTIVE NOMINATIONS**EXECUTIVE SESSION**

Motion was made by Senator LOEPER,

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.

NOMINATIONS TAKEN FROM THE TABLE

Senator LOEPER. Mr. President, I call from the table for consideration certain nominations previously reported from committee and laid on the table.

The Clerk read the nominations as follows:

**MEMBER OF THE COUNCIL OF TRUSTEES
OF SLIPPERY ROCK UNIVERSITY OF
PENNSYLVANIA OF THE STATE SYSTEM
OF HIGHER EDUCATION**

September 9, 1983.

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 A. Beck, Jr., Box 1, R. D. 1, Chicora 16025, Butler County, Twenty-first Senatorial District, for appointment as a member of the Council of Trustees of Slippery Rock University of Pennsylvania of the State System of Higher Education, to serve until the third Tuesday of January, 1989, and until his successor is appointed and qualified, vice Frank Gagliardo, New Castle, whose term expired.

DICK THORNBURGH.

**MEMBER OF THE BOARD OF TRUSTEES
OF WERNERSVILLE STATE HOSPITAL**

September 19, 1983.

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 Calvin E. Smith, Esquire, 113 East Penn Avenue, Wernersville 19565, Berks County, Forty-eighth Senatorial District, for appointment as a member of the Board of Trustees of Wernersville State Hospital, to serve until the third Tuesday of January, 1985, and until his successor is appointed and qualified, vice John N. Musante, Jr., Wernersville, resigned.

DICK THORNBURGH.

**MEMBER OF THE CAMBRIA COUNTY
BOARD OF ASSISTANCE**

September 19, 1983.

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 Paul M. Payerchin, Sr. (Republican), 489 Dorothy Avenue, Johnstown 15901, Cambria County, Thirty-fifth Senatorial District, for appointment as a member of the Cambria County Board of Assistance, to serve until December 31, 1983, and until his successor is duly appointed and qualified, vice Clifford F. Randall, Portage, resigned.

DICK THORNBURGH.

**MEMBER OF THE FOREST COUNTY
BOARD OF ASSISTANCE**

September 19, 1983.

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 Janis Lieber (Republican), Box 47, Clarrington 15828, Forest County, Twenty-fifth Senatorial District, for appointment as a member of the Forest County Board of Assistance, to serve until December 31, 1983, and until her successor is duly appointed and qualified, vice Carolyn Pape, Tionesta, resigned.

DICK THORNBURGH.

**MEMBER OF THE JEFFERSON COUNTY
BOARD OF ASSISTANCE**

September 19, 1983.

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

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Helen Crooks (Republican), 133 Pine Street, Brookville 15825, Jefferson County, Forty-first Senatorial District, for appointment as a member of the Jefferson County Board of Assistance, to serve until December 31, 1983, and until her successor is duly appointed and qualified, vice Robert E. Hauck, Falls Creek, resigned.

DICK THORNBURGH.

On the question,

Will the Senate advise and consent to the nominations?

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

YEAS—46

Andrezeski	Hess	Musto	Shumaker
Bell	Holl	O'Connell	Singel
Bodack	Hopper	O'Pake	Snyder
Brightbill	Jubelirer	Pecora	Stapleton
Corman	Kelley	Reibman	Stauffer
Early	Kratzer	Rhoades	Stout
Fisher	Kusse	Rocks	Tilghman
Fumo	Lincoln	Romanelli	Wenger
Greenleaf	Lloyd	Ross	Williams
Hager	Loeper	Scanlon	Wilt
Hankins	Mellow	Shaffer	Zemprelli
Helfrick	Moore		

NAYS—0

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

Ordered, That the Governor be informed accordingly.

**COMMUNICATION FROM THE GOVERNOR
TAKEN FROM THE TABLE**

Senator LOEPER called from the table communication from His Excellency, the Governor of the Commonwealth, recalling the following nomination, which was read by the Clerk as follows:

**MEMBER OF THE STATE BOARD
OF NURSE EXAMINERS**

October 20, 1983.

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 nomina-

tion dated August 29, 1983 for the appointment of Richard A. Longo, R.N., 213 Bellwood Court, Mars 16046, Butler County, Twenty-first Senatorial District, as a member of the State Board of Nurse Examiners, to serve for a term of six years and until his successor is appointed and qualified, but in no event longer than six months beyond that period, vice Jean A. Williams, R.N., Pittsburgh, whose term expired.

I respectfully request the return to me of the official message of nomination on the premises.

DICK THORNBURGH.

NOMINATION RETURNED TO THE GOVERNOR

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

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

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

YEAS—45

Andrezeski	Hess	Moore	Shumaker
Bell	Holl	Musto	Singel
Bodack	Hopper	O'Connell	Snyder
Brightbill	Jubelirer	O'Pake	Stapleton
Corman	Kelley	Pecora	Stauffer
Early	Kratzer	Reibman	Stout
Fisher	Kusse	Rhoades	Tilghman
Fumo	Lincoln	Rocks	Wenger
Greenleaf	Lloyd	Romanelli	Williams
Hager	Loeper	Ross	Wilt
Hankins	Mellow	Scanlon	Zemprelli
Helfrick			

NAYS—1

Shaffer

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

The PRESIDENT pro tempore. The nomination will be returned to the Governor.

**COMMUNICATION FROM THE GOVERNOR
TAKEN FROM THE TABLE**

Senator LOEPER called from the table communication from His Excellency, the Governor of the Commonwealth, recalling the following nomination, which was read by the Clerk as follows:

**MEMBER OF THE STATE BOARD
OF NURSE EXAMINERS**

October 4, 1983.

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

In accordance with the power and authority vested in me as Governor of the Commonwealth, I do hereby recall my nomination dated July 6, 1983 for the appointment of Natalie Pavlovich, R.N., Ph.D., P. O. Box 96002, Pittsburgh, Allegheny County, Thirty-seventh Senatorial District, as a member of the State Board of Nurse Examiners, to serve for a term of six years and until a successor is appointed and qualified, but in no event longer than six months beyond that term, vice Margaret F. Fuhs, R.N., Springfield, resigned.

I respectfully request the return to me of the official message of nomination on the premises.

DICK THORNBURGH.

NOMINATION RETURNED TO THE GOVERNOR

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

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

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

YEAS—44

Andrezeski	Hess	Moore	Shaffer
Bell	Holl	Musto	Singel
Bodack	Hopper	O'Connell	Snyder
Brightbill	Jubelirer	O'Pake	Stapleton
Corman	Kelley	Pecora	Stauffer
Early	Kratzer	Reibman	Stout
Fumo	Kusse	Rhoades	Tilghman
Greenleaf	Lincoln	Rocks	Wenger
Hager	Lloyd	Romanelli	Williams
Hankins	Loeper	Ross	Wilt
Helfrick	Mellow	Scanlon	Zemprelli

NAYS—2

Fisher Shumaker

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

The PRESIDENT pro tempore. The nomination will be returned to the Governor.

**COMMUNICATION FROM THE GOVERNOR
TAKEN FROM THE TABLE**

Senator LOEPER called from the table communications from His Excellency, the Governor of the Commonwealth, recalling the following nominations, which were read by the Clerk as follows:

**MEMBER OF THE CLINTON COUNTY
BOARD OF ASSISTANCE**

October 20, 1983.

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 September 19, 1983 for the appointment of John Edward Kelley (Republican), 226 Ninth Street, Renovo 17764, Clinton County, Thirty-fourth Senatorial District, as a member of the Clinton County Board of Assistance, to serve until December 31, 1983, and until his successor is duly appointed and qualified, vice Dominic A. Zanella, Lock Haven, resigned.

I respectfully request the return to me of the official message of nomination on the premises.

DICK THORNBURGH.

MEMBER OF THE POTTER COUNTY BOARD OF ASSISTANCE

October 20, 1983.

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 September 19, 1983 for the appointment of Wrayburn A. Weimer, Jr. (Republican), Fishing Creek Road, Roulette 16746, Potter County, Twenty-fifth Senatorial District, as a member of the Potter County Board of Assistance, to serve until December 31, 1984, and until his successor is duly appointed and qualified, vice Donald M. Freeman, Ulysses, deceased.

I respectfully request the return to me of the official message of nomination on the premises.

DICK THORNBURGH.

NOMINATIONS RETURNED TO THE GOVERNOR

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

On the question,

Will the Senate agree to the motion?

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

YEAS—46

Andrezeski	Hess	Musto	Shumaker
Bell	Holl	O'Connell	Singel
Bodack	Hopper	O'Pake	Snyder
Brightbill	Jubelirer	Pecora	Stapleton
Corman	Kelley	Reibman	Stauffer
Early	Kratzer	Rhoades	Stout
Fisher	Kusse	Rocks	Tilghman
Fumo	Lincoln	Romanelli	Wenger
Greenleaf	Lloyd	Ross	Williams
Hager	Loeper	Scanlon	Wilt
Hankins	Mellow	Shaffer	Zemprelli
Helfrick	Moore		

NAYS—0

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

The PRESIDENT pro tempore. The nominations will be returned to the Governor.

EXECUTIVE SESSION RISES

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

The motion was agreed to.

UNFINISHED BUSINESS

REPORT FROM COMMITTEE ON RULES AND EXECUTIVE NOMINATIONS

Senator LOEPER, by unanimous consent, from the Committee on Rules and Executive Nominations, reported the following nomination, made by His Excellency, the Governor of the Commonwealth, which was read by the Clerk as follows:

MEMBER OF THE WORKMEN'S COMPENSATION APPEAL BOARD

October 17, 1983.

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 Thomas Breslin, 4514 Osage Avenue, Philadelphia 19143, Philadelphia County, Eighth Senatorial District, for appointment as a member of the Workmen's Compensation Appeal Board, to serve until the third Tuesday of January, 1987, and until his successor shall have been appointed and qualified, to fill a new position.

DICK THORNBURGH.

NOMINATION LAID ON THE TABLE

Senator LOEPER. Mr. President, I request that the nomination just read by the Clerk be laid on the table.

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

CONGRATULATORY RESOLUTIONS

The PRESIDENT pro tempore laid before the Senate the following resolutions, which were read, considered and adopted:

Congratulations of the Senate were extended to Mr. and Mrs. William Krick by Senator Corman.

Congratulations of the Senate were extended to Leonard F. Rotz by Senator Greenleaf.

Congratulations of the Senate were extended to Mr. and Mrs. Francis P. Callahan by Senator Helfrick.

Congratulations of the Senate were extended to Bradley D. Willard by Senator Hopper.

Congratulations of the Senate were extended to Scott Cienki by Senator Musto.

Congratulations of the Senate were extended to the members of Theta Chapter, Zeta Beta Tau Fraternity by Senator O'Pake.

Congratulations of the Senate were extended to John Ribble, Jr. by Senator Reibman.

Congratulations of the Senate were extended to Mr. and Mrs. Albert Zufall by Senator Stapleton.

BILLS ON FIRST CONSIDERATION

Senator MUSTO. Mr. President, I move that the Senate do now proceed to consideration of all bills reported from committees for the first time at today's Session.

The motion was agreed to.

The bills were as follows:

SB 25, 277, 442, 508, 698, 729, 951, 995, 1053, 1060, HB 92, 533 and 743.

And said bills having been considered for the first time, Ordered, To be printed on the Calendar for second consideration.

PETITIONS AND REMONSTRANCES

Senator GREENLEAF. Mr. President, I would like to make a comment in regard to Senate Bill No. 456. This is a bill that was on the Calendar a couple of months ago for almost the full ten days. It was then tabled in an attempt to deal with some amendments that certain Members wanted to offer. There were amendments offered in the last week which provided substantial consumer protection for the legislation. It is now, I believe, on its eighth day and again it was tabled. I think this is really a step backwards in regard to making some substantial inroads and providing protection for consumers throughout the Commonwealth of Pennsylvania.

This bill provides a number of things that would help the consumer. It deals with that type of mail which is sent to people throughout the State offering them free or substantial prizes for doing nothing but just coming to the promoter's place of business. All too often what is being offered is something they do not receive when they arrive there.

I remember the original complaint I received. It was from a constituent of mine who received a solicitation to come to a vacation area in Pennsylvania, and he would receive a lounge chair, a television and a microwave oven. When he arrived there, they gave him a \$5.00 aluminum beach chair which was supposed to be his plush lounge chair. Obviously, he did not receive what he was led to believe he would receive. In fact, there is no real protection now to stop this type of activity or, at least, to inform the consumer.

This legislation would require a disclosure of the value of the prize, it would disclose the fair market value of it and the odds of which they have a chance of obtaining the particular prize. If they are offering a free trip around the world and their odds are one in a million, the consumer should know that fact. Also, it provides for a cancellation clause in the contract. After someone is subjected to possibly a high pressure sales pitch, after he leaves that establishment, he has seventy-two hours in which to cancel that contract. Unfortunately, that bill is now tabled and, after being tabled twice, it would appear to me that that vote was a vote to kill the bill. Unfortunately, I think for the consumers of this State, the bill should have been given an opportunity to be voted on and passed by the Senate.

ANNOUNCEMENTS BY THE SECRETARY

The following announcements were read by the Secretary of the Senate:

SENATE OF PENNSYLVANIA

COMMITTEE MEETINGS

WEDNESDAY, OCTOBER 26, 1983

9:00 A.M.	COMMUNITY AND ECONOMIC DEVELOPMENT (to consider Senate Bills No. 858, 900, 1015, 1057 and Senate Resolution No. 86)	Room 460, 4th Floor Conference Rm., North Wing
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THURSDAY, OCTOBER 27, 1983

12:00 Noon	URBAN AFFAIRS AND HOUSING (Public Hearing to on Mortgage Foreclosures)	Room 120, David Lawrence Auditorium, University of Pittsburgh, Forbes Avenue, Pittsburgh
8:00 P.M.		

THURSDAY, NOVEMBER 3, 1983

3:00 P.M.	Independent Regulatory Review Commission	Heritage Rm. A, 333 Market St.
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WEDNESDAY, NOVEMBER 9, 1983

11:00 A.M.	Public Employee Retirement Study Commission	Room 459, 4th Floor Conference Rm., North Wing
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WEDNESDAY, NOVEMBER 16, 1983

9:00 A.M.	PUBLIC HEALTH AND WELFARE (to consider the problems with Nursing Homes with regard to State regulations and reimbursement; Personal Care Boarding Homes and their problems with State regulations and reimbursement)	Room 461, 4th Floor Conference Rm., North Wing
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9:30 A.M.	Joint Senate and House AGRICULTURE AND RURAL AFFAIRS Committees (to view the film "Pennsylvania Milk Story")	Senate Majority Caucus Room
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THURSDAY, NOVEMBER 17, 1983

3:00 P.M.	Independent Regulatory Review Commission	Heritage Rm. A, 333 Market St.
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ADJOURNMENT

Senator JUBELIRER. Mr. President, I move that the Senate do now adjourn until Wednesday, October 26, 1983, at 10:00 a.m., Eastern Daylight Saving Time.

The motion was agreed to.

The Senate adjourned at 7:22 p.m., Eastern Daylight Saving Time.