COMMONWEALTH OF PENNSYLVANIA

Legizlative Journal

MONDAY, JUNE 21, 2010

SESSION OF 2010 194TH OF THE GENERAL ASSEMBLY

No. 38

SENATE

MONDAY, June 21, 2010

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

The PRESIDENT (Lieutenant Governor Joseph B. Scarnati III) in the Chair.

PRAYER

The Chaplain, Reverend DANIEL MORRISON, of Huntingdon Valley Presbyterian Church, Huntingdon Valley, offered the following prayer:

Let us pray.

God of grace and God of mercy, look with favor upon the men and women in this Chamber. Give them joy in their work, wisdom in their deliberations, and unity in their purpose. Grant, this day, that the words spoken and the actions taken in this place may be honoring to You and beneficial to the citizens of this Commonwealth. We ask these favors because we are confident of Your goodness. Amen.

The PRESIDENT. The Chair thanks Reverend Morrison, who is the guest today of Senator Greenleaf.

PLEDGE OF ALLEGIANCE

(The Pledge of Allegiance was recited by those assembled.)

COMMUNICATIONS FROM THE GOVERNOR NOMINATIONS REFERRED TO COMMITTEE

The PRESIDENT laid before the Senate the following communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows and referred to the Committee on Rules and Executive Nominations:

MEMBER OF THE STATE BOARD OF CRANE OPERATORS

June 18, 2010

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, Stephanie Moore, R.R. 2, Box 397, Millerstown 17062, Juniata County, Thirty-fourth Senatorial District, [data missing] as a member of the State Board of Crane Operators, to serve until December 8, 2011, or until her successor is appointed and

qualified, but not longer than six months beyond that period, vice Linda Binstock, Pittsburgh, resigned.

EDWARD G. RENDELL Governor

MEMBER OF THE PENNSYLVANIA DRUG, DEVICE AND COSMETIC BOARD

June 18, 2010

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, Amy K. Kokos (Public Member), 22 Woodview Drive, Mount Holly Springs 17065, Cumberland County, Thirty-first Senatorial District, for appointment as a member of the Pennsylvania Drug, Device and Cosmetic Board, to serve for a term of four years or until her successor is appointed and qualified, but not longer than six months beyond that period, vice Kimberly Gray, Mechanicsburg, whose term expired.

EDWARD G. RENDELL Governor

MEMBER OF THE PENNSYLVANIA DRUG, DEVICE AND COSMETIC BOARD

June 18, 2010

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, Stephanie Moore, R.R. 2, Box 397, Millerstown 17062, Juniata County, Thirty-fourth Senatorial District, for appointment as a member of the Pennsylvania Drug, Device and Cosmetic Board, to serve until October 18, 2010, or until her successor is appointed and qualified, but not longer than six months beyond that period, vice Andrew J. Behnke, M.D., Carlisle, resigned.

EDWARD G. RENDELL Governor

MEMBER OF THE BOARD OF TRUSTEES OF LINCOLN UNIVERSITY

June 18, 2010

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

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Robert Powelson, 135 Viburnum Drive, Kennett Square 19348, Chester County, Ninth Senatorial Dis-

trict, for reappointment as a member of the Board of Trustees of Lincoln University, to serve until August 31, 2013, and until his successor is appointed and qualified.

> EDWARD G. RENDELL Governor

MEMBER OF THE MUNICIPAL POLICE OFFICERS' **EDUCATION AND TRAINING COMMISSION**

June 18, 2010

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, Stephanie Moore, R.R. 2, Box 397, Millerstown 17062, Juniata County, Thirty-fourth Senatorial District, for appointment as a member of the Municipal Police Officers' Education and Training Commission, to serve for a term of three years and until her successor is appointed and qualified, vice Ray Morrow, Pittsburgh, whose term expired.

> EDWARD G. RENDELL Governor

MEMBER OF THE STATE PLANNING BOARD

June 18, 2010

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, R. Eric Menzer, 3290 N Susquehanna Trail, York 17406, York County, Twenty-eighth Senatorial District, for appointment as a member of the State Planning Board, to serve for a term of four years and until his successor is appointed and qualified, vice John A. Westrum, Norristown, whose term expired.

> EDWARD G. RENDELL Governor

MEMBER OF THE BOARD OF TRUSTEES OF POLK CENTER

June 18, 2010

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, Stephanie Moore, R.R. 2, Box 397, Millerstown 17062, Juniata County, Thirty-fourth Senatorial District, for appointment as a member of the Board of Trustees of Polk Center, to serve until the third Tuesday of January 2011, and until her successor is appointed and qualified, vice Josephine Zuck, Oil City, deceased.

> EDWARD G. RENDELL Governor

MEMBER OF THE STATE REGISTRATION BOARD FOR PROFESSIONAL ENGINEERS, LAND SURVEYORS AND GEOLOGISTS

June 18, 2010

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Stephanie Moore, R.R. 2, Box 397, Millerstown 17062, Juniata County, Thirty-fourth Senatorial District, for appointment as a member of the State Registration Board for Professional Engineers, Land Surveyors and Geologists, to serve for a term of six years or until her successor is appointed and qualified, but not longer than six months beyond that period, vice George Roman, Summerhill, whose term expired.

> EDWARD G. RENDELL Governor

MEMBER OF THE PENNSYLVANIA PUBLIC TELEVISION NETWORK COMMISSION

June 18, 2010

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, Amy K. Kokos, 22 Woodview Drive, Mount Holly Springs 17065, Cumberland County, Thirty-first Senatorial District, for appointment as a member of the Pennsylvania Public Television Network Commission, to serve until August 17, 2014, or until her successor is appointed and qualified, but not longer than six months beyond that period, vice C. Chris Exarchos, Lemont, whose term expired.

> EDWARD G. RENDELL Governor

MEMBER OF THE STATE BOARD OF SOCIAL WORKERS, MARRIAGE AND FAMILY THERAPISTS AND PROFESSIONAL COUNSELORS

June 18, 2010

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, Amy K. Kokos, 22 Woodview Drive, Mount Holly Springs 17065, Cumberland County, Thirty-first Senatorial District, for appointment as a member of the State Board of Social Workers, Marriage and Family Therapists and Professional Counselors, to serve for a term of four years and until her successor is appointed and qualified, but not longer than six months beyond that period, vice Michael DeStefano, Ridgway, whose term expired.

> EDWARD G. RENDELL Governor

MAGISTERIAL DISTRICT JUDGE

June 18, 2010

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, Stephanie Moore, R.R. 2, Box 397, Millerstown 17062, Juniata County, Thirty-fourth Senatorial District, for appointment as Magisterial District Judge, in and for the County of Delaware, Magisterial District 32-2-38, to serve until the first Monday of January 2012, vice The Honorable David J. Murphy, resigned.

> EDWARD G. RENDELL Governor

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

MAGISTERIAL DISTRICT JUDGE

June 18, 2010

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, Amy K. Kokos, 22 Woodview Drive, Mount Holly Springs 17065, Cumberland County, Thirty-first Senatorial District, for appointment as Magisterial District Judge, in and for the County of Lancaster, Magisterial District 02-3-03, to serve until the first Monday of January 2012, vice Maynard A. Hamilton, Jr., resigned.

EDWARD G. RENDELL Governor

MEMBER OF THE PENNSYLVANIA HUMAN RELATIONS COMMISSION

June 21, 2010

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. Raquel Yiengst, 21 Sunset Court, Sinking Spring 19608, Berks County, Forty-eighth Senatorial District, for reappointment as a member of the Pennsylvania Human Relations Commission, to serve for a term of five years or until her successor is appointed and qualified.

EDWARD G RENDELL Governor

MEMBER OF THE STATE BOARD OF MEDICINE

June 21, 2010

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, George Michael Roberts, MEd, ATC, NASM-PES, 115 Valley View Drive, Edinboro 16412, Erie County, Forty-ninth Senatorial District, for appointment as a member of the State Board of Medicine, to serve for a term of four years or until his successor is appointed and qualified, but not longer than six months beyond that period, vice Bette A. Grey, Columbia, whose term expired.

EDWARD G. RENDELL Governor

MEMBER OF THE STATE BOARD OF VETERINARY MEDICINE

June 21, 2010

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, Steven Radbill, DVM, 3619 Edencroft Road, Huntingdon Valley 19006, Montgomery County, Twelfth Senatorial District, for reappointment as a member of the State Board of Veterinary Medicine, to serve for a term of four years or until his successor is appointed and qualified, but not longer than six months beyond that period.

EDWARD G. RENDELL Governor

HOUSE MESSAGES

HOUSE BILLS FOR CONCURRENCE

The Clerk of the House of Representatives presented to the Senate the following bills for concurrence, which were referred to the committees indicated:

June 16, 2010

HB 2172 -- Committee on Judiciary.

HB 2240 -- Committee on State Government.

HB 2305 -- Committee on Transportation.

HB 2368 -- Committee on Banking and Insurance.

June 17, 2010

HB 123 and 2445 -- Committee on Judiciary.

HB 708 -- Committee on Environmental Resources and Energy.

HB 726 -- Committee on Law and Justice.

HB 2497 -- Committee on Finance.

GENERAL COMMUNICATION

2009 WEIGHTS AND MEASURES ANNUAL REPORT

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

COMMONWEALTH OF PENNSYLVANIA
Department of Agriculture
2301 N. Cameron St.
Harrisburg, PA 17110-9408

June 2010

Dear Friend of Pennsylvania Agriculture:

On behalf of the Pennsylvania Department of Agriculture Bureau of Ride and Measurement Standards, I am pleased to provide you with the 2009 Weights and Measures Annual Report. This comprehensive report details the activities of the Division of Weights and Measures, including inspection activities and information as required under the Consolidated Weights and Measures Act, Title 3 Pa C.S.A. Chapter 41.

Each day, weights and measures officials throughout the state work hard to ensure equity in the marketplace, assuring when consumers use weighing and measure devices - from fuel pumps to deli scales - they are getting exactly what they pay for. This is an important part of what we do as a state agency, and we remain committed to our role in protecting the integrity of transactions in the commonwealth.

Over the past several years, Governor Edward G. Rendell has made significant investments in consumer protection. In 2007, these investments brought much needed staff and equipment to the bureau to strengthen our ability to protect consumers, businesses and manufacturers throughout the state. In 2008 and 2009, these were enhanced through greater consumer outreach and new inspection tools.

Looking forward, efforts are already underway to ensure transparency and accountability in commercial activities. For the first time this year, weights and measures inspection reports are easily accessible online at www.agriculture.state.pa.us by searching "Weights & Measures." Already consumers and businesses are using this unique tool to protect themselves from inaccurate measures.

Thank you for your interest and attention to the important responsibilities of this division. It is a critical part of our efforts to keep Pennsylvania growing.

Sincerely,

RUSSELL C. REDDING Secretary

The PRESIDENT. This report will be filed in the Library.

APPOINTMENT BY THE MINORITY LEADER

The PRESIDENT. The Chair wishes to announce the Minority Leader has made the following appointment:

Mr. Phil Condron as a member of the Commonwealth Financing Authority.

SPECIAL ORDER OF BUSINESS ANNOUNCEMENT BY THE SECRETARY

The SECRETARY. Consent has been given for the Committee on Appropriations to meet off the floor to consider House Bills No. 9 and 1609.

LEGISLATIVE LEAVES

The PRESIDENT. The Chair recognizes the gentleman from Delaware, Senator Pileggi.

Senator PILEGGI. Mr. President, I request a temporary Capitol leave for Senator Don White, and a legislative leave for Senator Tomlinson.

The PRESIDENT. The Chair recognizes the gentleman from Berks, Senator O'Pake.

Senator O'PAKE. Mr. President, I request legislative leaves for Senator Mellow and Senator Stout.

The PRESIDENT. Senator Pileggi requests a temporary Capitol leave for Senator Don White, and a legislative leave for Senator Tomlinson.

Senator O'Pake requests legislative leaves for Senator Mellow and Senator Stout.

Without objection, the leaves will be granted.

LEAVE OF ABSENCE

Senator PILEGGI asked and obtained a leave of absence for Senator YAW, for today's Session, for personal reasons.

SENATE CONCURRENT RESOLUTION WEEKLY RECESS

Senator PILEGGI offered the following resolution, which was read as follows:

In the Senate, June 21, 2010

RESOLVED, (the House of Representatives concurring), Pursuant to Article II, Section 14, of the Pennsylvania Constitution, that when the Regular Session of the Senate recesses this week, it reconvene on Monday, June 28, 2010, unless sooner recalled by the President Pro Tempore of the Senate; and be it further

RESOLVED, Pursuant to Article II, Section 14, of the Pennsylvania Constitution, that when the Regular Session of the House of Representatives recesses this week, it reconvene on Monday, June 28, 2010, unless sooner recalled by the Speaker of the House of Representatives.

On the question,

Will the Senate adopt the resolution?

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

YEA-49

Alloway	Ferlo	Musto	Tomlinson
Argall	Folmer	O'Pake	Vance
Baker	Fontana	Orie	Vogel
Boscola	Gordner	Piccola	Ward
Browne	Greenleaf	Pileggi	Washington
Brubaker	Hughes	Pippy	Waugh
Corman	Kasunic	Rafferty	White, Donald
Costa	Kitchen	Robbins	White, Mary Jo
Dinniman	Leach	Scarnati	Williams
Earll	Logan	Smucker	Wozniak
Eichelberger	McIlhinney	Stack	
Erickson	Mellow	Stout	
Farnese	Mensch	Tartaglione	

NAY-0

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

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

LEGISLATIVE LEAVE

The PRESIDENT. Senator Don White has returned, and his temporary Capitol leave is cancelled.

SPECIAL ORDER OF BUSINESS GUESTS OF SENATOR KIM L. WARD PRESENTED TO THE SENATE

The PRESIDENT. The Chair recognizes the gentlewoman from Westmoreland, Senator Ward.

Senator WARD. Mr. President, with us in the Chamber today is the family of Jennifer Dougherty, who was an intellectually handicapped young woman, and 4 1/2 months ago, she was murdered and tortured over a period of a couple of days. Today, her family came, and we had a press conference to talk about new legislation that I am going to be offering called Jennifer's Law, which would require anyone who witnesses a violent crime against someone to report it. It is simple, it is humane, and I am hoping that we can get support for it here in the Chamber.

Today with us are her mom, Denise Murphy; her stepfather, Bobby Murphy; Karl Horman; Bridget Shirley; her sister, Joy Burkholder; and Stephen Smolleck. They all joined us in Harrisburg today. I hope that you all look at this legislation and consider giving us a lot of support for it so that we do not have any more Jennifers. Thank you.

The PRESIDENT. Would the guests of Senator Ward please rise to be welcomed by the Senate.

(Applause.)

GUESTS OF SENATOR JOHN C. RAFFERTY AND SENATOR ANDREW E. DINNIMAN PRESENTED TO THE SENATE

The PRESIDENT. The Chair recognizes the gentleman from Montgomery, Senator Rafferty.

Senator RAFFERTY. Mr. President, very briefly, Senator Dinniman and I had guests here today--they just left like 2 minutes ago--from the Spring-Ford Area School District: Dr. Hurda, the superintendent; a number of teachers; parents; three school

board members; and students. I thank you for the opportunity to recognize them and their visit to Harrisburg today.

Thank you, Mr. President.

RECESS

The PRESIDENT. The Chair recognizes the gentleman from Delaware, Senator Pileggi.

Senator PILEGGI. Mr. President, I request a recess of the Senate for the purpose of a Republican caucus to be held in the Majority Caucus Room, to begin immediately.

The PRESIDENT. The Chair recognizes the gentleman from Berks, Senator O'Pake.

Senator O'PAKE. Mr. President, I ask that all Democrats report to our caucus room immediately.

The PRESIDENT. For purposes of Republican and Democratic caucuses, without objection, the Senate stands in recess.

AFTER RECESS

The PRESIDENT. The time of recess having expired, the Senate will come to order.

LEGISLATIVE LEAVE CANCELLED

The PRESIDENT. Senator Tomlinson has returned, and his legislative leave is cancelled.

LEGISLATIVE LEAVES

The PRESIDENT. The Chair recognizes the gentleman from Delaware, Senator Pileggi.

Senator PILEGGI. Mr. President, I request a temporary Capitol leave for Senator Browne.

The PRESIDENT. The Chair recognizes the gentleman from Philadelphia, Senator Hughes.

Senator HUGHES. Mr. President, I request temporary Capitol leaves for Senator Costa and Senator O'Pake.

The PRESIDENT. Senator Pileggi requests a temporary Capitol leave for Senator Browne.

Senator Hughes requests temporary Capitol leaves for Senator Costa and Senator O'Pake.

Without objection, the leaves will be granted.

CALENDAR

THIRD CONSIDERATION CALENDAR

BILLS OVER IN ORDER

HB 115 and SB 460 -- Without objection, the bills were passed over in their order at the request of Senator PILEGGI.

BILL AMENDED

HB 666 (Pr. No. 3796) -- The Senate proceeded to consideration of the bill, entitled:

An Act authorizing and directing the Department of General Services, with the approval of the Governor, to grant and convey to the Philadelphia Authority for Industrial Development interests in certain lands situate in the 39th Ward of the City of Philadelphia; and authorizing and directing the Department of General Services, with the approval of the Governor, to grant and convey to the Philadelphia Regional Port Authority certain lands situate in the 39th Ward of the City of Philadelphia.

On the question,

Will the Senate agree to the bill on third consideration? Senator FARNESE offered the following amendment No. A7777:

Amend Bill, page 27, by inserting between lines 14 and 15:

Section 6. Notwithstanding any other provision of this act, the conveyances set forth in this act and any subsequent conveyance by the Department of General Services of property rights in property situate in the 39th Ward of the City of Philadelphia shall exclude any and all interests previously granted to, quitclaimed to, conveyed to or owned by Norfolk Southern Railway Company or Consolidated Rail Corporation, including, but not limited to, any interest in the following land: THE LANDS CONSISTING OF 23.994 ACRES OF LAND MORE OR LESS MORE PARTICULARLY DESCRIBED AS FOLLOWS:

ALL THAT CERTAIN tract, piece or parcel of land situate in the 39th Ward of the City of Philadelphia, Commonwealth of Pennsylvania, as shown on a plan prepared by VanDemark & Lynch, Inc. Surveyors, Planners, and Engineers, of Wilmington, Delaware, on Drawing No 34479-B, dated March 13, 2000, last revised November 12, 2001, entitled "Philadelphia Navy Base Final Plat for transfer from the United States Navy to Philadelphia Authority for Industrial Development" and more particularly described as follows to wit:

BEGINNING at a point the northerly side of Mustin Road (physical), also known as Porter Avenue Extended, and also known as East West Runway the said point being a corner for the Intermodal Facility the same point being measured the thirteen(13) following described courses and distances from the intersection of the easterly side of Broad Street (at 300 feet wide) with the southwesterly side of Pattison Avenue (at 120 feet wide):

1 Northwesterly along the easterly side of Broad Street, 2527.57 feet to a point:

2 Southeasterly at right angles to said Broad Street, 37.00 feet a point, a corner for the said lands now or formerly Consolidated Rail Corporation; (courses 3 through 8 along the southerly side of lands now or formerly of Consolidated Rail Corporation)

3 South 75 degrees 30 minutes 00 seconds East 3.00 feet to a point;

4 South 76 degrees 31 minutes 21 seconds East 229.54 feet to an iron

5 South 68 degrees 33 minutes 21 seconds East, 284.65 feet to an iron

6 South 63 degrees 50 minutes 26 seconds East, 341.02 feet to an iron

pin set;
7 Southeasterly by a curve to the left having a radius of 2,287.44 feet, an arc length of 730.03 feet to an iron pin set, the said point being distant by a chord of South 72 degrees 59 minutes 00 seconds East, 726.93 feet from the last described point;

8 South 82 degrees 07 minutes 34 seconds East, 1,741.91 feet to a

9 South 76 degrees 03 minutes 40 seconds East, 6,143.91 feet to a point on the Bulkhead Line of the Delaware River as established by the Secretary of War, September 10, 1940, passing over an iron pin set 938.01 feet from the end of this course, the said point being a corner for Parcel 9A;

10 With said Bulkhead Line of the Delaware River, South 40 degrees 23 minutes 05 seconds West, 779.09 feet to a point, a corner for Parcel

11 North 63 degrees 20 minutes 13 seconds West 226.64 feet to a point on the northerly side of the existing Mustin Road, also known as Porter Avenue Extended, and also known as East West Runway; and

12 Along the same, South 89 degrees 29 minutes 47 seconds West, 2,411.53 feet to the point of Beginning;

THENCE, from the said point of Beginning, continuing along the said northerly side of Mustin Road, being the dividing line between said Option Area and Parcel 9, South 89 degrees 29 minutes 47 Seconds West, 1,358.65 feet to a point, a corner for Parcel 8;

THENCE, leaving the said side of Mustin Road, along the easterly line for Parcel 8 North 00 degrees 30 minutes 13 seconds West, 934.06 feet to a point on the line for the Intermodal Facility;

THENCE, along lines of the Said Intermodal Facility the two (2) following described courses and distances:

1 South 76 degrees 55 minutes 50 seconds East, 1,394.18 feet to a point; and

2 South 00 degrees 49 minutes 29 seconds East, 606.87 feet to a point and place of Beginning.

AND THE LANDS CONSISTING OF 136.698 ACRES OF LAND MORE OR LESS MORE PARTICULARLY DESCRIBED AS FOL-

ALL THAT CERTAIN tract, piece or parcel of land situate in the 39th Ward of the City of Philadelphia, Commonwealth of Pennsylvania, as shown on a plan prepared by VanDemark & Lynch, Inc. Surveyors, Planners, and Engineers, of Wilmington, Delaware, on Drawing No 34479-B, dated March 13, 2000, last revised November 12, 2001, entitled "Philadelphia Navy Base Final Plat for transfer from the United States Navy to Philadelphia Authority for Industrial Development" and more particularly described as follows to wit:

BEGINNING at a point the easterly side of Broad Street extended, said point being on a southeasterly line of lands now formerly of the Commonwealth of Pennsylvania Department of Transportation at a southeasterly corner of lands now or formerly of Consolidated Rail Corporation, located the two (2) following described courses and distances from the intersection of the easterly side of Broad Street (at 300 feet wide) with the southwesterly side of Pattison Avenue (at 120 feet wide);

1 Southwesterly along the easterly side of Broad Street, 2527.57 feet

2 Southeasterly at right angles to said Broad Street, 37.00 feet a point

of Beginning;

THENCE along, in part, on lands now or formerly Consolidated Rail Corporation, in part, on lands now or formerly of Pennsylvania Railroad Company, in part, on lands now or formerly of the Schuylkill River East Side Railroad Company and, in part, on the lands now or formerly of said Consolidated Rail Corporation the seven (7) following described courses and distances:

1 South 75 degrees 30 minutes 00 seconds East 3.00 feet to a point;

2 South 76 degrees 31 minutes 21 seconds East 229.54 feet to an iron pin set;

3 South 68 degrees 33 minutes 21 seconds East, 284.65 feet to an iron pin set;

4 South 63 degrees 50 minutes 26 seconds East, 341.02 feet to an iron pin set;

5 Southeasterly by a curve to the left having a radius of 2,287.44 feet, an arc length of 730.03 feet to an iron pin set, the said point being distant by a chord of South 72 degrees 59 minutes 00 seconds East, 726.93 feet from the last described point;

6 South 82 degrees 07 minutes 34 seconds East, 1,741.91 feet to a

point;
7 South 76 degrees 03 minutes 40 seconds East, 6,143.91 feet to a point on the Bulkhead Line of the Delaware River as established by the Secretary of War, September 10, 1940, passing over an iron pin set 938.01 feet from the end of this course, the said point being a corner for Parcel

THENCE, with said Bulkhead Line of the Delaware River, South 40 degrees 23 minutes 05 seconds West, 779.09 feet to a point, a corner for Parcel 9;

THENCE, along said Parcel 9 the two (2) following described courses and distances;

1 North 63 degrees 20 minutes 13 seconds West 226.64 feet to a point on the northerly side of the existing physical Mustin Road, also known as Porter Avenue Extended, and also known as East West Runway; and Along the same, South 89 degrees 29 minutes 47 seconds West, 2,411.53 feet to an iron pin set, a common corner for an Option Area

THENCE, leaving the said side of Mustin Road, along the easterly line for said Option Area, North 00 degrees 49 minutes 29 seconds west,

606.87 feet to a point; THENCE, in part along the northeasterly line of the Option Area and, in part, along Parcel 8, the two (2) following described courses and

1 North 76 degrees 55 minutes 50 seconds West, 3,595.68 feet to a point; and

2 North 87 degrees 46 minutes 06 seconds West, 559.60 feet to a point on the dividing line between Parcel 7, a corner for Parcel 8; and

THENCE along the dividing line between said Parcel 7 and the Intermodal Facility the eight (8) following described courses and dis-

1 North 42 degrees 33 minutes 00 seconds West, 172.81 feet to a point;

2 South 89 degrees 24 minutes 00 seconds West, 26.43 feet to a point;

3 North 00 degrees 36 minutes 00 seconds West, 29.41 feet to a point; 4 North 42 degrees 33 minutes 00 seconds West, 232.67 feet to an iron

5 North 48 degrees 51 minutes 00 seconds West, 534.07 feet to an iron pin set;

6 North 62 degrees 52 minutes 00 seconds West 324.50 feet to an iron pin set a point of curvature;

Northwesterly, by a curve to the left having a radius of 2,132.35 feet, an arc length of 345.20 feet to a point, the said point being distant by a chord of North 70 degrees 19 minutes 06 seconds West, 344.83 feet from the last described point; and

8 North 63 degrees 19 minutes 57 seconds West, 762.72 feet to a point on the said easterly side of Broad Street extended, said point being on a southeasterly line of lands now or formerly of the Commonwealth of Pennsylvania Department of Transportation;

THENCE along said easterly side of Broad Street extended, North 14 degrees 30 minutes 00 seconds East, 26.37 feet the point and place of Beginning.

Amend Bill, page 27, line 15, by striking out "6" and inserting:

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 PILEGGI.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 687 (Pr. No. 3902) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 62 (Procurement) of the Pennsylvania Consolidated Statutes, in guaranteed energy savings contracts, further providing for definitions, for contracting procedures and for contract provi-

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:

YEA-49

Ferlo	Musto	Tomlinson
Folmer	O'Pake	Vance
Fontana	Orie	Vogel
Gordner	Piccola	Ward
Greenleaf	Pileggi	Washington
Hughes	Pippy	Waugh
Kasunic	Rafferty	White, Donald
Kitchen	Robbins	White, Mary Jo
Leach	Scarnati	Williams
Logan	Smucker	Wozniak
McIlhinney	Stack	
Mellow	Stout	
Mensch	Tartaglione	
	Folmer Fontana Gordner Greenleaf Hughes Kasunic Kitchen Leach Logan McIlhinney Mellow	Folmer O'Pake Fontana Orie Gordner Piccola Greenleaf Pileggi Hughes Pippy Kasunic Rafferty Kitchen Robbins Leach Scarnati Logan Smucker McIlhinney Stack Mellow Stout

NAY-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 with amendments in which concurrence of the House is requested.

BILLS OVER IN ORDER

SB 1250, SB 1288 and HB 1300 -- Without objection, the bills were passed over in their order at the request of Senator PILEGGI.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

SB 1320 (Pr. No. 1859) -- The Senate proceeded to consideration of the bill, entitled:

An Act designating Interstate Route I-84, within the borders of Pennsylvania, as the Fallen Trooper Memorial Highway.

Considered the third time and agreed to,

On the question,

Shall the bill pass finally?

The PRESIDENT. The Chair recognizes the gentlewoman from Luzerne, Senator Baker.

Senator BAKER. Mr. President, I rise to support Senate Bill No. 1320, which would designate Interstate 84 from the city of Scranton to the New York State line as the Fallen Trooper Memorial Highway. It would honor Pennsylvania State Police officers who have given the ultimate sacrifice in protecting and providing safety to the Commonwealth and to our citizens. The designation is supported by the Pennsylvania State Police and the Pennsylvania State Troopers Association. We have lost 93 Troopers in the Commonwealth, who have given their lives in the protection of our citizens. This designation would represent a major thoroughfare and a major milestone for us to honor all of the Troopers who have died in the line of duty. So I ask my colleagues for their support of Senate Bill No. 1320. Thank you.

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:

YEA-49

Alloway	Ferlo	Musto	Tomlinson
Argall	Folmer	O'Pake	Vance
Baker	Fontana	Orie	Vogel
Boscola	Gordner	Piccola	Ward
Browne	Greenleaf	Pileggi	Washington
Brubaker	Hughes	Pippy	Waugh
Corman	Kasunic	Rafferty	White, Donald
Costa	Kitchen	Robbins	White, Mary Jo
Dinniman	Leach	Scarnati	Williams
Earll	Logan	Smucker	Wozniak
Eichelberger	McIlhinney	Stack	
Erickson	Mellow	Stout	
Farnese	Mensch	Tartaglione	

NAY-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.

BILLS OVER IN ORDER

HB 2070 and **HB 2275** -- Without objection, the bills were passed over in their order at the request of Senator PILEGGI.

SECOND CONSIDERATION CALENDAR

BILL LAID ON THE TABLE

HB 47 (Pr. No. 3776) -- The Senate proceeded to consideration of the bill, entitled:

An Act providing for education for parents relating to sudden infant death syndrome and sudden unexpected death of infants; establishing the Sudden Infant Death Syndrome Education and Prevention Program; and providing for duties of the Department of Health.

Upon motion of Senator PILEGGI, and agreed to by voice vote, the bill was laid on the table.

HB 47 TAKEN FROM THE TABLE

Senator PILEGGI. Mr. President, I move that House Bill No. 47, Printer's No. 3776, be taken from the table and placed on the Calendar.

The motion was agreed to by voice vote.

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

BILLS OVER IN ORDER

HB 94, SB 250, HB 264, HB 291, HB 460, SB 522, SB 553, HB 621, SB 831 and HB 838 -- Without objection, the bills were passed over in their order at the request of Senator PILEGGI.

BILL REREFERRED

SB 890 (Pr. No. 2039) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, providing for disclosure of secondary school athletics equity.

Upon motion of Senator PILEGGI, and agreed to by voice vote, the bill was rereferred to the Committee on Appropriations.

BILL OVER IN ORDER

SB 900 -- Without objection, the bill was passed over in its order at the request of Senator PILEGGI.

BILL AMENDED

SB 929 (Pr. No. 2062) -- The Senate proceeded to consideration of the bill, entitled:

An Act providing for the sale of certain course materials at institutions of higher education, for responsibilities of faculty and institutions of higher education and for college textbook rental pilot programs; and establishing the College Textbook Policies Advisory Committee.

On the question,

Will the Senate agree to the bill on second consideration? Senator DINNIMAN offered the following amendment No. A7679:

Amend Bill, page 3, by inserting between lines 6 and 7: "Integrated textbook." A college textbook that is:

(1) combined with supplemental materials developed by a third party and that, by third-party contractual agreement, may not be offered by publishers separately from the college textbook with which the supplemental materials are combined; or

(2) combined with supplemental materials that are so interrelated with the content of the textbook that the separation of the textbook from the supplemental materials would render the textbook unusable for its intended purpose.

Amend Bill, page 5, line 7, by inserting after "bundle": or as an integrated textbook

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 PILEGGI.

BILLS OVER IN ORDER

SB 976, SB 998, SB 1049, SB 1055, SB 1134, SB 1163, SB 1168, HB 1175, SB 1181, SB 1222, SB 1272, HB 1287, HB 1288, HB 1289, SB 1305, SB 1315 and SB 1317 -- Without objection, the bills were passed over in their order at the request of Senator PILEGGI.

BILL AMENDED

SB 1328 (Pr. No. 1901) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of December 22, 1983 (P.L.306, No.84), known as the Board of Vehicles Act, further providing for definitions and for unlawful acts by manufacturers or distributors.

On the question,

Will the Senate agree to the bill on second consideration? Senator ERICKSON offered the following amendment No. A7611:

Amend Bill, page 2, lines 20 and 21, by striking out "12(b) of the act is amended by adding a" in line 20 and "paragraph" in line 21 and inserting:

12(a) and (b) of the act are amended by adding paragraphs Amend Bill, page 2, line 23, by striking out all of said line and paragraphs

(a) Unlawful coercive acts.--It shall be a violation for any manufacturer, factory branch, distributor, field representative, officer, agent or any representative whatsoever of such manufacturer, factory branch or distributor licensed under this act to require, attempt to require, coerce or attempt to coerce any new vehicle dealer in this Commonwealth to:

(10) (i) Sell, offer to sell or sell exclusively an extended service contract, extended maintenance plan or similar product, such as gap

products, offered, endorsed or sponsored by the manufacturer or distributor by the following means:

(A) By an act or statement that the manufacturer or distributor will in any manner impact the dealer, whether it is express or implied or made directly or indirectly.

(B) By a contract, or an express or implied offer of contract, made to the dealer on the condition that the dealer shall sell, offer to sell or sell exclusively an extended service contract, extended maintenance plan or similar product offered, endorsed or sponsored by the manufacturer or distributor.

(C) By measuring the dealer's performance under the franchise based on the sale of extended service contracts, extended maintenance plans or similar products offered, endorsed or sponsored by the manufacturer or distributor.

(D) By requiring the dealer to actively promote the sale of extended service contracts, extended maintenance plans or similar products offered, endorsed or sponsored by the manufacturer or distributor.

(ii) Nothing in this paragraph shall prohibit a manufacturer or distributor from providing incentive programs to a new vehicle dealer who makes the voluntary decision to offer to sell, sell or sell exclusively an extended service contract, extended maintenance plan or similar product offered, endorsed or sponsored by the manufacturer or distributor.

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 PILEGGI.

BILLS OVER IN ORDER

SB 1334, SB 1340, SB 1379, SB 1385, HB 1800, HB 1859, HB 1990 and HB 2246 -- Without objection, the bills were passed over in their order at the request of Senator PILEGGI.

BILL ON SECOND CONSIDERATION

HB 2253 (**Pr. No. 3630**) -- The Senate proceeded to consideration of the bill, entitled:

An Act designating a portion of State Route 11 from the bridge carrying State Route 11 over the Susquehanna River in Point Township, Northumberland County, known as the Barry King Memorial Bridge, to the Montour County line as the Sgt. Brett D. Swank Memorial Highway.

Considered the second time and agreed to,

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

SENATE RESOLUTION No. 357, ADOPTED

Senator PILEGGI, without objection, called up from page 9 of the Calendar, **Senate Resolution No. 357**, entitled:

A Concurrent Resolution congratulating the Local Government Commission on its 75th anniversary.

On the question,

Will the Senate adopt the resolution?

The PRESIDENT. The Chair recognizes the gentleman from Mercer, Senator Robbins.

Senator ROBBINS. Mr. President, I ask my colleagues to vote for this resolution honoring the Local Government Commission for its 75th anniversary and its great service, and I would like to submit my remarks for the record.

The PRESIDENT. The remarks will be spread upon the record.

(The following prepared remarks were made part of the record at the request of the gentleman from Mercer, Senator ROB-BINS:)

Mr. President, it is with great pride that I rise today to call for a positive vote on this resolution commemorating the 75th anniversary of the Pennsylvania Local Government Commission.

I know most of my colleagues are well aware of the fine work by the Commission and its staff. I have been fortunate to serve on the Commission since 1994 and have served as chairman for about 7 years, so I have had the opportunity to see the extensive amount and wide variety of work it handles.

The Local Government Commission, created in 1935, is one of the oldest agencies of its kind in the United States. The Commission holds quarterly meetings to provide a forum at which statewide local government associations can present their concerns, possible amendments to municipal codes, and other legislative proposals which they deem important to local government. Since the Commission is both bicameral and bipartisan, representatives of these associations are able to express their views before both Senate and House Members as well as Members of all four Caucuses.

As legislators, we know the characteristics of the districts we represent, but we may not be as familiar with the other areas of the Commonwealth. The Commission looks at the big picture and studies the impact of legislation and policy on local governments. Pennsylvania's 12 million residents rely on the services and facilities provided by local government, ranging from the special-purpose functions of counties, school districts, and municipal authorities in the areas of judicial administration, social welfare, education, and the provision of water and sewer services, to the more general-purpose functions of cities, boroughs, towns, and townships, such as maintenance of roads and streets, police and fire protection, and enforcement of ordinances and land-use controls.

We are a diverse Commonwealth, and our rich tapestry of local government includes 67 counties, 56 cities, 961 boroughs, 91 first class townships, 1,456 second class townships, one town, 500 school districts, and 1,534 active local authorities, and thousands of hardworking citizen officials, many of whom serve without reward, who staff these local governments.

Mr. President, for 75 years, the Local Government Commission has provided a forum for the constructive exchange of information between those local boards, authorities and commissions, and State government. This exchange of information truly helps us as State legislators develop legislation that best serves the people of our great State.

I ask my colleagues to show their support for the work of the Local Government Commission with an affirmative vote on this resolution. Thank you.

And the question recurring, Will the Senate adopt the resolution?

A voice vote having been taken, the question was determined in the affirmative.

HOUSE RESOLUTION No. 403, CALLED UP

RESOLUTION LAID ON THE TABLE

Senator PILEGGI, without objection, called up from page 9 of the Calendar, **House Resolution No. 403**, entitled:

A Concurrent Resolution relating to the presumption of a service connection for Agent Orange exposure for certain Navy and Air Force

veterans and calling on the Congressional Delegation of the Commonwealth of Pennsylvania to fully support and fund passage of the Agent Orange Equity Act of 2009.

Upon motion of Senator PILEGGI, and agreed to by voice vote, the resolution was laid on the table.

COMMUNICATIONS FROM THE GOVERNOR REPORTED FROM COMMITTEE ON RULES AND EXECUTIVE NOMINATIONS

Senator ROBBINS, from the Committee on Rules and Executive Nominations, reported communications from His Excellency, the Governor of the Commonwealth, recalling the following nominations, which were read by the Clerk as follows:

JUDGE, COURT OF COMMON PLEAS, CHESTER COUNTY

June 15, 2010

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 April 26, 2010, for the appointment of Virginia H. McMichael, Esquire, 200 Lapp Road, Malvern 19355, Chester County, Nineteenth Senatorial District, as Judge, Court of Common Pleas, Chester County, to serve until the first Monday of January 2012, vice The Honorable Paula Francisco Ott, elected to Superior Court.

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

EDWARD G. RENDELL Governor

JUDGE, COURT OF COMMON PLEAS, PHILADELPHIA COUNTY

June 15, 2010

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 March 31, 2010, for the appointment of The Honorable Joyce Eubanks, 5701 Virginian Road, Philadelphia 19141, Philadelphia County, Fourth Senatorial District, as Judge, Court of Common Pleas, Philadelphia County, to serve until the first Monday of January 2012, vice The Honorable Anne Lazarus, elected to Superior Court.

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

EDWARD G. RENDELL Governor

JUDGE, COURT OF COMMON PLEAS, PHILADELPHIA COUNTY

June 15, 2010

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 March 31, 2010, for the appointment of Sean F. Kennedy, Esquire, 248 Rector Street, Philadelphia 19128, Philadelphia County, Seventh Senatorial District, as Judge, Court of Common Pleas, Philadelphia County, to serve until the first Monday of January 2012, vice The Honorable Leslie Fleisher, resigned.

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

EDWARD G. RENDELL Governor

JUDGE, COURT OF COMMON PLEAS, PHILADELPHIA COUNTY

June 15, 2010

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 March 31, 2010, for the appointment of F. Michael Medway, Esquire, 235 S. 15th Street, #205, Philadelphia 19102, Philadelphia County, First Senatorial District, as Judge, Court of Common Pleas, Philadelphia County, to serve until the first Monday of January 2012, vice The Honorable Tama Myers Clark, resigned.

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

EDWARD G. RENDELL Governor

NOMINATIONS RETURNED TO THE GOVERNOR

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

A voice vote having been taken, the question was determined in the affirmative.

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

REPORT FROM COMMITTEE ON RULES AND EXECUTIVE NOMINATIONS

Senator ROBBINS, from the Committee on Rules and Executive Nominations, reported the following nominations made by His Excellency, the Governor of the Commonwealth, which were read by the Clerk as follows:

MEMBER OF THE PENNSYLVANIA FISH AND BOAT COMMISSION

March 22, 2010

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

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Edward P. Mascharka III (District 1), 512 California Drive, Erie 16505, Erie County, Forty-ninth Senatorial District, for appointment as a member of the Pennsylvania Fish and Boat Commission, to serve for a term of eight years or until his successor is appointed and qualified, but not longer than six months beyond that period, vice Samuel M. Concilla, North East, whose term expired.

EDWARD G. RENDELL Governor

MEMBER OF THE ADVISORY COMMITTEE ON PROBATION

March 16, 2010

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, Mark J. Wilson, 738 Westover Drive, Lancaster 17601, Lancaster County, Thirty-sixth Senatorial District, for reappointment as a member of the Advisory Committee on Probation, to serve for a term of four years and until his successor is appointed and qualified, but not longer than ninety days beyond that period.

EDWARD G. RENDELL Governor

MEMBER OF THE STATE BOARD OF SOCIAL WORKERS, MARRIAGE AND FAMILY THERAPISTS AND PROFESSIONAL COUNSELORS

March 30, 2010

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, Lina Hartocollis, M.S.S., Ph.D., 812 West Sedgwick Street, Philadelphia 19119, Philadelphia County, Fourth Senatorial District, for appointment as a member of the State Board of Social Workers, Marriage and Family Therapists and Professional Counselors, to serve until February 3, 2013, and until her successor is appointed and qualified, but not longer than six months beyond that period, vice Nancy Sidell, Ph.D., Wellsboro, resigned.

EDWARD G. RENDELL Governor

MAGISTERIAL DISTRICT JUDGE

June 1, 2010

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 P. Caulfield, 31 Barton Drive, Pittsburgh 15221, Allegheny County, Forty-third Senatorial District, for appointment as Magisterial District Judge, in and for the County of Allegheny, Magisterial District 05-2-08, to serve until the first Monday of January 2012, vice The Honorable Susan Evashavik DiLucente, elected to Court of Common Pleas.

EDWARD G. RENDELL Governor

NOMINATIONS LAID ON THE TABLE

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

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

EXECUTIVE NOMINATIONS

EXECUTIVE SESSION

Motion was made by Senator ROBBINS,

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 by voice vote.

NOMINATIONS TAKEN FROM THE TABLE

Senator ROBBINS. Mr. President, I call from the table certain nominations and ask for their consideration.

The Clerk read the nominations as follows:

MEMBER OF THE PENNSYLVANIA FISH AND BOAT COMMISSION

March 22, 2010

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

In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Edward P. Mascharka III (District 1), 512 California Drive, Erie 16505, Erie County, Forty-ninth Senatorial District, for appointment as a member of the Pennsylvania Fish and Boat Commission, to serve for a term of eight years or until his successor is appointed and qualified, but not longer than six months beyond that period, vice Samuel M. Concilla, North East, whose term expired.

EDWARD G. RENDELL Governor

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EDWARD G. RENDELL Governor

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EDWARD G. RENDELL Governor

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EDWARD G. RENDELL Governor

On the question,

Will the Senate advise and consent to the nominations?

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

YEA-49

Alloway	Ferlo	Musto	Tomlinson
Argall	Folmer	O'Pake	Vance
Baker	Fontana	Orie	Vogel
Boscola	Gordner	Piccola	Ward
Browne	Greenleaf	Pileggi	Washington
Brubaker	Hughes	Pippy	Waugh
Corman	Kasunic	Rafferty	White, Donald
Costa	Kitchen	Robbins	White, Mary Jo
Dinniman	Leach	Scarnati	Williams
Earll	Logan	Smucker	Wozniak
Eichelberger	McIlhinney	Stack	
Erickson	Mellow	Stout	•
Farnese	Mensch	Tartaglione	

NAY-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.

EXECUTIVE SESSION RISES

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

The motion was agreed to by voice vote.

UNFINISHED BUSINESS BILLS REPORTED FROM COMMITTEE

Senator CORMAN, from the Committee on Appropriations, reported the following bills:

HB 9 (Pr. No. 3939) (Amended) (Rereported)

An Act amending the act of July 2, 1984 (P.L.561, No.112), known as the Pennsylvania Conservation Corps Act, further providing for expiration.

HB 1609 (Pr. No. 2269) (Rereported)

An Act amending the act of July 31, 1968 (P.L.805, No.247), known as the Pennsylvania Municipalities Planning Code, further defining "traditional neighborhood development"; further providing for grant of power to municipalities, for standards and conditions for traditional neighborhood development designations and for manuals of written and graphic design guidelines; and providing for subdivision and land development ordinance provisions applicable to traditional neighborhood development.

CONGRATULATORY RESOLUTIONS

The PRESIDENT laid before the Senate the following resolutions, which were read, considered, and adopted by voice vote:

Congratulations of the Senate were extended to Matthew S. McGraw by Senator Corman.

Congratulations of the Senate were extended to Mr. and Mrs. Charles M. Porter by Senator Dinniman.

Congratulations of the Senate were extended to Fred L. Rupert by Senator Mensch.

Congratulations of the Senate were extended to the members of Temple Fire Company No. 1 by Senator O'Pake.

Congratulations of the Senate were extended to Michael E. Cleveland by Senators O'Pake and Argall.

Congratulations of the Senate were extended to Kurt Kondrich by Senator Scarnati.

Congratulations of the Senate were extended to Marie McCarthy by Senator Stack.

Congratulations of the Senate were extended to Lance Edward Nelson by Senator M.J. White.

CONDOLENCE RESOLUTION

The PRESIDENT laid before the Senate the following resolution, which was read, considered, and adopted by voice vote:

Condolences of the Senate were extended to the family of the late William Hicklin by Senator McIlhinney.

POSTHUMOUS CITATIONS

The PRESIDENT laid before the Senate the following citations, which were read, considered, and adopted by voice vote:

Posthumous citations honoring the late Joseph A. Reiss and the late Edwin W. Welsh were extended to the families by Senator Tartaglione.

PETITIONS AND REMONSTRANCES

The PRESIDENT. The Chair recognizes the gentlewoman from Philadelphia, Senator Tartaglione.

Senator TARTAGLIONE. Mr. President, many of us have heard about offshore tax shelters that allow the wealthy to avoid their obligation to society. The U.S. government has been trying for years to convince the Cayman Islands to crack down on American transactions designed only to avoid payment of taxes. And who has not heard of someone putting money in a secret Swiss bank account. However, while we like to blame other countries for some of our revenue problems, the tax shelter right next door is now the most notorious in the world, the most notorious in the world.

Last year, the Tax Justice Network named the State of Delaware as the world's most secretive tax haven. The Cayman Islands finished fourth, and Switzerland third. While we have no authority to change the laws of our neighboring States, we can take steps to stop enabling them to take advantage of our working families in Pennsylvania by allowing large corporations to avoid their tax obligations. Of course, I am talking about the Delaware loophole, a tax dodge that has become so out of hand that thousands of corporate offices can occupy one floor of a small office building. It has become so ridiculous that the Cayman Islands is complaining about our government providing

tax havens. It has become so ridiculous that the mom-and-pop corner stores can no longer compete.

Mr. President, no one likes to pay taxes, but the vast majority do so despite obligations to families. We have obligations to those who pay their taxes to make sure that the system is fair and that you cannot buy your way out of your obligation with paperwork and sleight of hand. Pennsylvania workers do not have a Delaware loophole. Pennsylvania families cannot set 1,000 family addresses on one floor of a Wilmington office building, and Pennsylvania small businesses cannot either. If we expect people to pay their taxes, the least we can do is assure them that the system is fair and the loopholes are closed.

Thank you, Mr. President.

The PRESIDENT. The Chair recognizes the gentleman from Allegheny, Senator Ferlo.

Senator FERLO. Mr. President, I will try to be brief. For those constituents out there who might be listening to me, as well as my colleagues here in the Chamber, for those who really conscientiously sit in front of the TV each evening and watch Glenn Beck and Sean Hannity and some of the other conservative, if not right-wing, TV or radio talk shows and consider it like reading the Bible as gospel, you are probably not going to be interested in what I am about to talk about. There is an important documentary this evening on TV, on HBO. It is a documentary called "Gasland." I am not talking about Graceland, I am talking about "Gasland," and some may not consider this a documentary. They may consider it more a documentary in the vein of a Michael Moore film like "Sicko." Regardless, I would ask that people, regardless of their views about the drilling under the Marcellus Shale and similar types of deep well drilling, that they take the opportunity to watch this TV show this evening on HBO at 9 p.m., for those who may happen to be able to afford or get HBO.

It is an important documentary. It kind of details--it was shot by an individual who he had leased some of his land to the Marcellus Shale oil and gas interests. He then began to film their activities on his own property, and then I believe he took a trek around the country and started documenting the grassroots stories and accounts of individuals who had also leased their property, many times to speculators and folks who did not represent BP, Exxon, or Shell Oil. These were individuals who were brokers and went out and kind of multiplied the loaves and fish over the last 4 or 5 years, trying to shore up, at pretty low rates, the leasing rights for this deep well natural gas that we have come to now refer to as the Marcellus Shale. It is an interesting film, documentary, expose, whatever you want to refer to it as, but regardless of your view on the issue, I ask that people read, look at, and interpret the documentary this evening on HBO at 9 p.m.

Mr. President, in our State alone, as we know, we have had an explosion--in some cases, literally--but an explosion of deep well drilling under the Marcellus Shale here in our own Commonwealth. Why we are rushing to judgment to do such deep well drilling just because, to some extent, the technology has now presented itself to engage in this level of deep well drilling, and why it has happened so quickly in the last year and a half to 2 years, is beyond my understanding. You know, we have a God-given natural resource that has been percolating, brewing, and created below the earth's surface for the last 320 million years, and for some reason, just because the technology now

presents itself for deep well drilling, we are rushing to judgment with gold in our eyes, throwing all caution to the wind, and engaging in this activity. It is disappointing. It is disheartening.

I am not opposed to appropriate drilling, now or even in the future. But there are a whole series of issues, impact issues, many of which are detrimental in nature, that we have not really thought about, reflected upon, studied, regulated, or discussed, especially with property owners and the citizens of our Commonwealth. I am proposing a bill that we have at least a 1-year moratorium, that we take a step back, that we look at a whole series of issues, and that we empower a very quick high-level commission broadly representative of the interests, including the oil and gas interests, which should be represented on the commission, and they come back with a full report. I believe strongly that this is prudent and reasonable. I do not think it is an outlandish proposal, and I ask my colleagues to please consider supporting my suggestion and Senate legislation for a 1-year moratorium.

Mr. President, as you are well aware, throughout our 67 counties in the year 2009 alone, we have 760 wells that have already been drilled in the Marcellus Shale and a total of 1,775 wells that have actually been drilled in the non-Marcellus Shale areas throughout all of the 67 counties, or at least permitted and drilled. Some of that drilling, obviously, is at lower depths than the deep well drilling of the Marcellus Shale. From January through May of 2010, this year alone, we have 1,172 permits issued and 564 wells drilled in the Marcellus Shale. They run from a high of 82 wells drilled in Washington County, just below my home district of Allegheny County; Tioga County is at 110; and a low of--an example like Elk County at one well drilled.

My legislation on the moratorium suggests that there are a number of issues that need to be resolved before we rush to judgment and continue this deep well drilling. There are significant issues involving protections, appropriate and proper protections for our rivers, our streams, and our groundwater from the drilling activities. Time does not permit me right now to recount the six or seven horrific accidents. I know five workers alone were brought to my district, to the West Bend Hospital burn unit. One worker died in West Virginia, and there have been a number of other incidents around the State involving the poisoning and contamination of rivers, streams, and adjoining property owners' drinking well water.

We have yet to resolve, although there have been a number of water and regulatory actions taken in the last 2 weeks--I know the Governor spoke yesterday, appropriately applauding the actions of the regulatory commission--but there are issues involving proper air quality regulations. There are specific issues, some of which are secret and proprietary, almost akin to the BP gulf oil industry, where they say they are not going to let us know what materials they are putting into our ocean. There are specific chemicals being used by the drilling industry, and we are not aware of what they are, including the amounts used at each well site.

There is a question about the appropriate permitting process. I think, to DEP's credit and Secretary Hanger, they have done a yeoman's job on this issue, but I do believe that there is continued debate, dialogue, and study that needs to be done on the permitting process, on exactly what the drilling and well inspections will be, exactly what the staffing levels within DEP and other State agencies are or are not, given our current budget dilemma, and other administrative responsibilities of the DEP.

These are some of the issues with which this commission should grapple.

On a local level, I am also very concerned about how liability and bonding at these well sites would occur, legally stipulated, in the event of likely drilling disasters that pose an environmental hazard or nightmare, especially recognizing that so many of these wells are in extremely remote areas. You know, they are in areas that are difficult, unless you have an all-terrain vehicle. They are very inconspicuous sites hidden in our forests and other areas very hard to drive or get to, let alone try to inspect on a regular basis.

There is a significant issue, not only raised by the organized trade union movement in this State, but others who want fair share participation in the labor market. If you visit most of the Marcellus Shale well sites, you will see a great number of license plates, but not too many from the Pennsylvania Keystone State. You will see license plates from Oklahoma, Texas, Arizona. Whether or not those are undocumented workers, I do not know, but it would suggest that this notion that somehow there is this big boon of employment for our own workers is illusionary at best, and I am concerned that we have not worked through the Department of Labor and Industry in our State with our own trade union organizations, all of whom have excellent apprenticeship programs. So again, the job issue and the lack thereof for Pennsylvania residents is a concern to me.

I am also concerned that we have not really evaluated the financial impacts to the host counties and smaller municipalities involving inadequate truck routes. Hundreds and hundreds of trucks are needed for the contaminated water and/or the transport of this contaminated material. There is no local share. At least with the gaming industry, the counties and the cities--like my own, Allegheny County, Pittsburgh, and others around the State--did benefit from some of the local share match under the Gaming Fund. There should be a similar benefit accruing to local host communities that have to put up with this traffic.

Another issue is the availability of emergency medical support teams, many of whom have not been trained to deal with gas and polluted water and workers who, God forbid, experience burns in remote areas, and whether or not they have a Lifeflight helicopter and ambulances. You know, this is not thought out. This is not prepared. We are not prepared for this. I think it is inappropriate.

There is also another scary issue, and to my friends on the aisle opposite, who always get up and talk about their conservative values, why some of them are proposing to allow this industry to have de facto eminent domain powers is beyond my understanding and comprehension. This industry wants the right to have de facto eminent domain. They want the ability that if they control a couple of leasing sites in a large acreage area, they want the right to force the other property owners to give up their property rights. Why the Republican Majority is supporting that is just incredulous to me. I will certainly fight that tooth and nail. I have no objection to eminent domain for legitimate public purposes - parks, lands, libraries, roadways - but not to steal someone else's private property only to give it to Shell Oil Company. I would ask that my colleagues on both sides of the aisle, in both Houses, please think about and deliberate on that issue.

For all those issues and a lot more, we need this moratorium. I ask folks to watch "Gasland" this evening, and I am planning to have a virtual town meeting on this issue of the Marcellus

Shale. I will be inviting the industry to participate in that town meeting. Mr. Morgan O'Brien, who was an excellent CEO and president of Duquesne Light, has agreed to participate. Obviously, I do not share some of his views, but I think his views are legitimate and need to be part of the debate and dialogue.

But please, Mr. President, we need to take a step back. Let us think about what we are doing. We already have 700, 800, 900 wells underway, drilling, zapping out this natural resource. It is not even taxed. It has been suggested that we are losing over \$50 million so far by having not had an extraction or wellhead tax. That issue needs to be resolved as well.

So again, Mr. President, thank you for the extra time. Watch "Gasland" tonight on HBO at 9 p.m. I know you and I are both going to be glued to that TV screen this evening.

Thank you, Mr. President.

The PRESIDING OFFICER (Senator Patricia H. Vance) in the Chair.

The PRESIDING OFFICER. The Chair recognizes the gentleman from Philadelphia, Senator Hughes.

Senator HUGHES. Madam President, my apologies to my good friend and colleague, the chairwoman of the Committee on Public Health and Welfare. I want to make sure that at 9 p.m. tonight--I have HBO services--that I am watching HBO this evening so I can see exactly to what my good friend, Senator Ferlo, is referring.

Madam President, as we get closer and closer to resolving, hopefully on time, the budget process here in the Commonwealth, I was in the Rotunda this morning with Governor Rendell; several Members of the House of Representatives; my colleague, Senator Leach; and coming all the way up from Washington, D.C., and the United States Senate, our good friend and soon to be the senior Senator for the State of Pennsylvania, our Commonwealth, Senator Robert Casey; but most importantly, with about 200 or so individuals from various public schools all across the Commonwealth, members of school boards, teachers, administrators, and most importantly, students, several hundred, with maybe the largest phalanx of cameras that I have ever seen at a Rotunda event, and we have seen a lot of them over the years.

The conversation, Madam President, referred to maintaining a commitment, a strong commitment to the funding of public education in the Commonwealth, and I sat there and listened intently to the comments of all of the speakers. And as I said earlier, I had the good fortune to hear my good friend, and a good friend to all of us, I think, in the Senate, Senator Casey, speak so glowingly about the importance of funding public education, especially in crucial and difficult times like the ones that we are in right now.

While I was listening to everyone, I thought about this great record that we have been able to accumulate working collectively with the Governor's Office, both sides of the Senate, both sides of the House Chamber working together, the great education successes that we have had in the Commonwealth. I cannot say this enough with respect to the larger issue, but we are the only State in the nation where test scores have gone up at every grade level and in every subject matter. We are the only State in this nation that can boast that incredible success, and that is something of which we should all be proud. That is also something

that we should really consider as we figure out how we are going to resolve this very, very serious budget crisis that we are in.

I take some additional pride, Madam President, in reviewing the release that was presented by our CEO of the Philadelphia School District this past week, Dr. Arlene Ackerman, when she released the reports and statistics that for the eighth consecutive year, test scores have gone up. PSSA test scores have gone up in the city of Philadelphia for the eighth consecutive year, marking progress that has never been seen before in our great city and matching the progress that, I think, is unprecedented in the Commonwealth of Pennsylvania. Scores are going up at a State level. Scores are going up in the Philadelphia School District. It is unprecedented in the history of this State.

So as I sat there and listened to all of the speakers--the students, the teachers, the school board administrators, and everyone concerned, the advocacy groups, our United States Senator, our Governor, who has done such a good job in terms of addressing the issue of public education--I thought about what it is that we must prioritize, what it is that we must focus on, and how we must come to closure with respect to this budget process. I thought about the incredible investments and how we need to keep that going. That is not something that we should fall away from, and in fact, it is something that we should rush toward and figure out how we can creatively, thoughtfully keep those successes going, because they impact directly on the economics and the work that is going on right now. But it also, Madam President, as everyone has to agree, will have a significant impact on the future of our Commonwealth.

An early investment now in strong schools has a great return on that investment as these young people grow in their lives. And there is nothing, nothing as exciting as seeing the light turn on in the mind and the heart and the soul of an educated child, where they really start to see how they can turn their dreams into reality by having a strong, solid education.

I also thought, Madam President--and I have talked about this before--about so many millions of people in this Commonwealth who are, if you will, living on the margin, living in a very, very difficult time, and living in very difficult circumstances. Madam President, you look around, and just about every county in our Commonwealth is at or near 10 percent unemployment. That is very troubling. The economy is kind of turning itself around nationally, but it has not quite trickled down to the average working person. It has not quite trickled down to those individuals who have businesses, and especially small businesses. They have not quite felt that turnaround yet, and so consequently, people are searching desperately, desperately for jobs.

We sent out a newsletter this past week, discussing the legislation that both Senator Tartaglione and I introduced, Madam President, talking about jobs bills and the opportunity to put 40,000 people back to work. And the calls coming into our offices, Madam President, asked, where are the jobs? They did not quite understand that it is just the legislation that was introduced and that we have to work that legislation to get to an end. They were so desperate for work, desperate for employment, that they thought that the bills, in fact, had become law, the law of the land.

We are working toward that end, but that indicated to us, in my district office and Senator Tartaglione's office, that the need and the desperation that exists in so many circumstances, with so many families in so many communities. We look across the numbers, Madam President, and we see the skyrocketing rates for foreclosures on people's homes. Even with one of the best programs in the nation, Madam President, our home program to keep people in their homes, to reformat their foreclosures, or to work on their mortgage situations, to get folks out of a deficit situation, we are still seeing foreclosures at dramatically high levels.

That means people, again, are living on the margin, and we have to respond to their needs. We cannot turn away from the need, Madam President. We look at the adultBasic program, our healthcare program, which has been a lifeline for so many millions of people over the years, we see now that in this time of desperation with unemployment high, with foreclosures high, with people living on the margin in terms of being able to get by from day to day, we look and see there are over 369,000 people who are on the waiting list for adultBasic. And those are just the people who made the conscious decision to apply and get on the waiting list. I dare say there are millions more, millions more who are waiting to get assistance. While the marginal changes start to take effect from the national healthcare reform program. which will not come fully into effect until 2014, there still remains hundreds of thousands, if not millions, of people in this Commonwealth who are desperate for healthcare services and cannot quite find a way to get there.

We cannot forget these people. We cannot sit idly by and make our decisions in a vacuum and not understand that there are real people who are impacted in this Commonwealth, and they are impacted by the work that we do and that the budget that we discuss is not just numbers, but there are numbers attached to real lives and services that many of these people need.

So when Senator Tartaglione stands up, and Senator Ferlo stands up, and I stand up, and others stand up and talk about the issue of trying to close the Delaware loophole and talk about the issue of trying to find the resources from Marcellus Shale taxes—we have probably the largest reserve of shale in the nation here in our Commonwealth. National oil companies, international oil companies are coming to Pennsylvania and dropping \$3 billion, \$4 billion, \$5 billion, \$7 billion, billions of dollars to purchase the rights, and the companies who started this drilling in Pennsylvania are starting to just soak up and soup up all of these companies, spending billions of dollars. It is because we have the reserves. It is because we have not just the potential energy to heat and light the entire Commonwealth, but we have the resources available financially to probably fix, in a dramatic way, significant portions of our budget problem.

Yet, we do not get the resources from that. We let these businesses just go and do whatever it is that they want to do, coming in, utilizing their heavy equipment, destroying local roads and highways as they go through their process. We do not get the resources from them that we need. We are one of a few States in the nation that chooses not to have any assessments or taxes on any of these companies that do their drilling in this Commonwealth.

And while we are letting those resources sit at the table; while we are failing to close the Delaware loophole, which could probably secure hundreds of millions of dollars for this Commonwealth; while we refuse to deal with the issue of tobacco taxes, especially non-cigarette tobacco taxes, we are the only State in the nation that does not provide any taxes on these non-cigarette tobacco products. We let those resources sit there when they

should be coming to the Commonwealth, and we contemplate cutting programs, not investing in education, cutting the programs that are the lifeline to millions of people in this Commonwealth.

That is not right. That does not represent the best in us, Madam President. In many respects, it represents, I think, the worst in us, that we cannot figure out a way to match the cries that exist of the people in this State with the resources that could potentially help them, and not, in fact, hurt the Commonwealth. Probably, in a good situation, it makes this Commonwealth stronger - a bottom line, budget-wise, that yields the investments and the resources that come from these potential areas, and a healthier citizenry, a healthier population of the Commonwealth, a healthier people in this State.

In addition to that fact, there are several reserves that we can draw from, one-time extractions of these reserves and a few pots of dollars that exist in the State that can help put all of this together. People are suffering, and we do have resources. We cannot overlook the opportunities that exist to draw dollars in, to address the needs of the people and not upset the apple cart of the economic conditions of this Commonwealth.

Those folks to whom I refer, the children who are doing better academically; the folks who are living on the margin across this State, probably 60 percent of the people who are in this Commonwealth are living on the margin of either self-sufficiency or moving toward poverty; those 10-, 12-, 15-, and 20-percent pockets of people who are unemployed; the growing numbers of people who are suffering through foreclosures; the 369,000 people in this Commonwealth, Madam President, who are waiting on the adultBasic program, waiting for healthcare, waiting for help, none of those individuals, not one of those individuals who are not working right now, who have gone through a foreclosure, who are on the adultBasic waiting list, none of those individuals caused the economic conditions that we are in right now. Not one of them.

Yet, they suffer. Yet, they suffer. Their children suffer, their families suffer, their neighborhoods suffer, and their communities suffer. They suffer. They did not cause this problem, and we cannot lose sight of that. At the very least, from a moral perspective, we cannot lose sight of the fact that they sit there suffering from a problem that they did not create. We have resources. We need to go get those resources.

We need to close the Delaware loophole, as Senator Tartaglione pointed out. We need to address the Marcellus Shale, as Senator Ferlo talked about. We need to address the issue of other tobacco products and secure the resources. The only State in the nation that does not secure resources from other tobacco products is Pennsylvania. We need to get those resources and put them in this budget and direct them to invest in helping people, everyday people who did not cause the problem. That is the best in us, Madam President. That is the best in us.

Hopefully, in the next 10 days, as we move toward closure in this budget crisis that we are in--and there is no question about it, there is a budget crisis--hopefully, as we move toward closure in this, we will reach for the best in us and make sure that we put the people first and respond to their needs, because they need that from us.

Thank you, Madam President.

ANNOUNCEMENTS BY THE SECRETARY

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

SENATE OF PENNSYLVANIA

	SENATE OF PENNSYLVANIA	
	COMMITTEE MEETINGS	
	MONDAY, JUNE 21, 2010	
Off the Floor	APPROPRIATIONS (to consider House Bills No. 9 and 1609)	Room 461 Main Capitol
Off the Floor	RULES AND EXECUTIVE NOMINATIONS (to consider certain executive nominations)	Rules Cmte. Conf. Rm.
	TUESDAY, JUNE 22, 2010	
9:30 A.M.	PUBLIC HEALTH AND WELFARE (to consider Senate Bill No. 1171; and Senate Resolutions No. 229 and 348)	Room 8E-B East Wing
10:00 A.M.	BANKING AND INSURANCE (public hearing to receive testimony on Senate Bill No. 1199)	Hrg. Rm. 1 North Off.
10:00 A.M.	ENVIRONMENTAL RESOURCES AND ENERGY (to consider Senate Bills No. 728 and 1394; and House Bills No. 444 and 786)	Room 461 Main Capitol
10:30 A.M.	TRANSPORTATION (to consider the nomination of William K. Lieberman to the Turnpike Commission)	Room 8E-A East Wing
Off the Floor	RULES AND EXECUTIVE NOMINATIONS (to consider Senate Resolution No. 330; and certain executive nominations)	Rules Cmte. Conf. Rm.
	WEDNESDAY, JUNE 23, 2010	
9:00 A.M.	TRANSPORTATION (public hearing on Transportation Funding)	Hrg. Rm. 1 North Off,
9:30 A.M.	COMMUNITY, ECONOMIC AND RECREATIONAL DEVELOPMENT (to receive testimony of Austin J. Burke, nominee for Secretary of the Department of Community and Economic Development; and to consider Senate Resolution No. 347 and the nomination of Austin J. Burke as Secretary of the Department of Community and Economic Development)	Room 8E-B East Wing
10:00 A.M.	URBAN AFFAIRS AND HOUSING (to consider House Bill No. 60)	Room 461 Main Capitol
	TUESDAY, JUNE 29, 2010	
9:30 A.M.	AGRICULTURE AND RURAL AFFAIRS (informational hearing on the "Stranded Premium" in Milk Pricing)	Room 8E-A East Wing
9:30 A.M.	MAJORITY POLICY COMMITTEE (Public Hearing on Legislative Term Limits)	Senate Maj. Caucus Rm.
10:00 A.M.	VETERANS AFFAIRS AND EMERGENCY PREPAREDNESS (public hearing to review emergency response plans and natural gas drilling	Hrg. Rm. 1 North Off.

response plans and natural gas drilling

in the Commonwealth)

RECESS

The PRESIDING OFFICER. The Chair recognizes the gentleman from York, Senator Waugh.

Senator WAUGH. Madam President, I move that the Senate do now recess until Tuesday, June 22, 2010, at 1 p.m., Eastern Daylight Saving Time, unless sooner recalled by the President pro tempore.

The motion was agreed to by voice vote.

The Senate recessed at $5:29~\mathrm{p.m.}$, Eastern Daylight Saving Time.