

STATE OF WISCONSIN

Senate Journal

Eightieth Session

THURSDAY, June 3, 1971.

8:30 o'clock A.M.

The senate was called to order by the president of the senate.

The senate stood for a moment of silent prayer.

LEAVE OF ABSENCE

By request of Senator Risser, with unanimous consent, Senator Martin was granted a leave of absence for the balance of today's session.

The roll was called and the following senators answered to their names:

Senators Busby, Chilsen, Cirilli, Devitt, Dorman, Frank, Heinzen, Hollander, Johnson, Kendziorski, Keppler, Knowles, Knutson, LaFave, Lipscomb, Lorge, Lotto, Lourigan, McKenna, Murphy, Parys, Peloquin, Risser, Roseleip, Schuele, Soik, Steinhilber, Swan and Thompson—29.

Absent with leave—Senators Bidwell, Krueger, Martin and Whittow—4.

AMENDMENTS OFFERED

Senate amendment 2 to senate substitute amendment 1 to **Senate Bill 173** by Senator Soik.

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Senate substitute amendment 2 to **Senate Bill 213** by Senators Heinzen and Thompson.

Senate substitute amendment 1 to **Senate Bill 463** by Senators Chilsen, Heinzen and Devitt.

Senate amendment 3 to senate substitute amendment 1 to **Senate Bill 198** by Senator Heinzen.

BILLS INTRODUCED

Read first time and referred:

Senate Bill 573

Relating to cosmetology regulations.

By Senator Hollander.

To committee on Health and Social Services.

COMMITTEE REPORT

The committee on Judiciary reports and recommends for introduction:

Senate Bill 574

(Senate committee on Judiciary; co-sponsored by assembly committee on Judiciary, by request of Governor Lucey and Attorney General Warren) Relating to the uniform controlled substances act and changes incidental to its incorporation into Wisconsin law.

Introduction; Ayes, 3; Noes, 0.

ALLEN J. BUSBY,
Chairman.

Read first time and referred to committee on Judiciary.

PETITIONS AND COMMUNICATIONS

Senate Petition 159

A petition by Mrs. F. W. Baker and 17 other citizens of Blanchardville in opposition to **Senate Bill 138**, relating to state grants for students attending private schools, chang-

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ing the name of the higher educational aids board, providing income and gift tax exemptions and making an appropriation.

Introduced by Senator Roseleip.

Read and referred to committee on Education.

A communication from Joe E. Nusbaum to senate chief clerk William P. Nugent received in reference to **Senate Resolution 20**.

By request of Senator Risser, with unanimous consent, the letter was spread on the senate journal.

State of Wisconsin
Department of Administration

June 3, 1971.

Mr. William P. Nugent
Chief Clerk
Wisconsin State Senate
Madison, Wisconsin 53702

Dear Mr. Nugent:

Re: **Senate Resolution 20**

This is to inform you that the budget levels for departments and agencies for the 1971-73 biennium under **Senate Resolution 20** have been computed and the departments and agencies have been advised.

Attached is a tabulation of the amounts by agency and a comparison with agency requests and with assembly substitute amendment 1 to A-414.

Also attached is a sample form used to inform the agencies. Most of these forms were mailed on May 28 with completion of the mailing on June 1.

At the request of Senator Risser on behalf of the Senate Democratic Caucus, I have prepared an analysis of the budget levels as determined by **Senate Resolution 20**. This will be submitted directly to Senator Risser with sufficient copies for all members of the senate.

Sincerely,

JOE E. NUSBAUM,
Secretary.

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A communication from Joe E. Nusbaum to Senator Risser was received referring to Senate Resolution 20.

Senator Risser asked unanimous consent to have the letter from Joe Nusbaum to himself spread on the journal. Senator Lorge objected.

Senator Risser moved to have the letter from Joe Nusbaum to himself be spread on the journal.

Senator Johnson moved to table the motion.

Senator Risser moved a

CALL OF THE SENATE

Which motion was supported.

The sergeant-at-arms was directed to close the doors and the clerk to call the roll.

The roll was called and the following senators answered to their names:

Senators Busby, Chilsen, Cirilli, Devitt, Dorman, Frank, Heinzen, Hollander, Johnson, Kendziorski, Keppler, Knowles, Knutson, LaFave, Lipscomb, Lorge, Lotto, Lourigan, McKenna, Murphy, Parys, Peloquin, Risser, Roseleip, Schuele, Soik, Steinhilber, Swan and Thompson—29.

Absent with leave—Senators Bidwell, Krueger, Martin and Whittow—4.

The question was: Shall the motion to spread Joe Nusbaum's letter to Senator Risser on the journal, be tabled?

The ayes and noes were demanded and the vote was: ayes, 18; noes, 11; absent or not voting, 4; as follows:

Ayes—Senators Busby, Chilsen, Cirilli, Devitt, Heinzen, Hollander, Johnson, Keppler, Knowles, Knutson, LaFave, Lorge, Lotto, Murphy, Roseleip, Soik, Steinhilber and Swan—18.

Noes—Senators Dorman, Frank, Kendziorski, Lipscomb, Lourigan, McKenna, Parys, Peloquin, Risser, Schuele and Thompson—11.

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Absent or not voting—Senators Bidwell, Krueger, Martin and Whittow—4.

The motion to table prevailed.

The question on which the call of the senate was put having been decided the call was raised.

Senator McKenna moved that the data accompanying the letter from Joe Nusbaum to William P. Nugent, chief clerk, be spread on the journal.

Senator LaFave moved to amend the motion to read: “. . . with a supporting statement by Senator Johnson as to the accuracy of the data.”

Senator Dorman raised the point of order that the amendment was not germane because the amendment had not been prepared in writing.

The chair ruled that the point of order was well taken.

Senator LaFave moved to table Senator McKenna’s motion.

The motion to table prevailed.

MESSAGE FROM THE ASSEMBLY

By Thomas P. Fox, chief clerk.

Mr. President:

I am directed to inform you that the assembly has adopted and asks concurrence in:

Motion Under Joint Rule 26:

A joint certificate of Congratulations by Representatives T. G. Thompson, Wilcox and Anderson; co-sponsored by Senators Johnson and Cirilli for Thomas J. Curran on his election as president-elect of the State Bar.

Passed and asks concurrence in:

**Assembly Bill 408,
Assembly Bill 439 and
Assembly Bill 472.**

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MESSAGE FROM THE ASSEMBLY CONSIDERED

Motion Under Joint Rule 26:

A joint certificate of Congratulations by Representatives T. G. Thompson, Wilcox and Anderson; co-sponsored by Senators Johnson and Cirilli for Thomas J. Curran on his election as president-elect of the State Bar.

Read and concurred in.

Assembly Bill 408

Relating to protective devices on certain roadside maintenance equipment.

By Representatives Bradley, Conradt, Day, Kleczka and Pabst.

Read first time and referred to committee on Transportation.

Assembly Bill 439

Relating to legislative action on bills with a full annual fiscal impact of \$10,000 or less.

By Representatives Anderson, Froehlich, Shabaz, Huber, Molinaro and Grover; co-sponsored by Senators Hollander, Keppler, Chilsen and Knowles.

Read and referred to senate committee on Organization.

Assembly Bill 472

An act to amend 118.20 (1) of the statutes, relating to discrimination because of sex in the employment of teachers.

By Representatives Boeckmann, Mielke, Hephner, Duren, G. K. Johnson, Wahner, Otte, Roberts, Miller, Luckhardt, Early, Rogers, Jackson, Kessler and Barbee.

Read first time and referred to committee on Education.

MOTIONS

By request of Senator Hollander, with unanimous consent, Assembly Bills 69 and 70 were withdrawn from the joint committee on Finance and referred to the calendar.

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Senator Heinzen asked unanimous consent to withdraw the appointment of John M. Lavine from the table and take it up for consideration.

Senator Roseleip objected

Senator Heinzen moved that the appointment be withdrawn from the table and considered at this time.

Senator Risser raised the point of order that the pair on file was not valid on the procedural motion to withdraw from the table.

The chair ruled the point of order not well taken.

The question was: Shall the appointment of John M. Lavine be taken from the table and taken up at this time?

The ayes and noes were demanded and the vote was ayes, 12; noes, 16; absent or not voting, 3; paired, 2; as follows:

Ayes—Senators Dorman, Frank, Heinzen, Kendziorski, Lipscomb, Lourigan, McKenna, Parys, Peloquin, Risser, Schuele and Thompson—12.

Noes—Senators Busby, Chilsen, Cirilli, Devitt, Hollander, Keppler, Knowles, Knutson, LaFave, Lorge, Lotto, Murphy, Roseleip, Soik, Steinhilber and Swan—16.

Absent or not voting—Senators Bidwell, Martin and Whittow—3.

Paired—Senator Johnson to withdraw the appointment of John M. Lavine from the table; Senator Krueger against withdrawing the appointment—2.

The motion did not prevail.

Senator Kendziorski in the chair.

9:55 A.M.

By request of Senator Knowles, with unanimous consent, Senate Joint Resolution 64 was withdrawn from the table and considered for action at this time.

Senate Joint Resolution 64

Requesting the department of revenue to provide fiscal information on the local impact of various specified tax-sharing proposals.

Read.

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By request of Senator Johnson, with unanimous consent, senate amendment 1 to Senate Joint Resolution 64 was returned to the author.

Senate amendment 2 offered by Senator Johnson.

Senate amendment 1 to senate amendment 2 offered by Senator Lorge.

Senate amendment 1 to senate amendment 2 adopted.

Senator Swan moved a quorum call.

The roll was called and the following senators answered to their names:

Senators Busby, Chilsen, Cirilli, Devitt, Dorman, Frank, Heinzen, Hollander, Johnson, Kendziorski, Keppler, Knowles, Knutson, LaFave, Lipscomb, Lorge, Lotto, Lourigan, McKenna, Murphy, Parys, Peloquin, Risser, Roseleip, Schuele, Soik, Steinhilber, Swan and Thompson—29

Absent with leave—Senators Bidwell, Krueger, Martin and Whittow—4.

Senator Knowles introduced as a guest, former Senator Jerris Leonard, now assistant U. S. Attorney General

By request of Senator Knowles, with unanimous consent, former Senator Jerris Leonard addressed the senate.

The chair appointed Senators Knowles and Soik to escort former Senator Leonard to the rostrum.

The question was: Adoption of senate amendment 2 to Senate Joint Resolution 64?

Senator Keppler moved a quorum call.

The roll was called and the following senators answered to their names:

Senators Busby, Chilsen, Cirilli, Devitt, Dorman, Frank, Heinzen, Hollander, Johnson, Kendziorski, Keppler, Knowles, Knutson, LaFave, Lipscomb, Lorge, Lotto, Lourigan, McKenna, Murphy, Parys, Risser, Roseleip, Schuele, Soik, Steinhilber, Swan and Thompson—28.

Absent—Senator Peloquin—1.

Absent with leave—Senators Bidwell, Krueger, Martin and Whittow—4.

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Senate amendment 2 to senate amendment 2 offered by Senator Thompson.

Senate amendment 2 to senate amendment 2 adopted.

Senate amendment 2 to Senate Joint Resolution 64 adopted.

Senate amendment 3 offered by Senator Swan.

Senate amendment 3 adopted.

Senate Joint Resolution 64 was adopted.

CALENDAR OF MAY 21

Senate Bill 278

Relating to moving expense reimbursement for state employes.

Read a third time.

The ayes and noes were required and the vote was: ayes, 22; noes, 7; absent or not voting, 4; as follows:

Ayes—Senators Busby, Cirilli, Devitt, Dorman, Frank, Heinzen, Hollander, Kendziorski, Keppler, Knowles, Knutson, LaFave, Lipscomb, Lotto, Lourigan, McKenna, Parys, Peloquin, Risser, Schuele, Soik and Thompson—22.

Noes—Senators Chilsen, Johnson, Lorge, Murphy, Roseleip, Steinhilber and Swan—7.

Absent or not voting—Senators Bidwell, Krueger, Martin and Whittow—4.

So the bill passed.

Senate Bill 345

Relating to the real estate transfer fee and land contracts and agreements to purchase.

Read a second time.

Senator Swan moved that Senate Bill 345 be laid on the table.

The ayes and noes were demanded and the vote was: ayes, 10; noes, 19; absent or not voting, 4; as follows:

Ayes—Senators Cirilli, Johnson, Kendziorski, Knutson, Lipscomb, McKenna, Parys, Peloquin, Schuele and Swan—10.

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Noes—Senators Busby, Chilsen, Devitt, Dorman, Frank, Heinzen, Hollander, Keppler, Knowles, LaFave, Lorge, Lotto, Lourigan, Murphy, Risser, Roseleip, Soik, Steinhilber and Thompson—19.

Absent or not voting—Senators Bidwell, Krueger, Martin and Whittow—4.

The motion to table did not prevail.

By request of Senator Swan, with unanimous consent, **Senate Bill 345** was laid aside until after **Senate Joint Resolution 13**.

CALENDAR OF MAY 25

Senate Joint Resolution 13

To amend Article IV, Section 24 of the Constitution, relating to the authorization of bingo for certain purposes.

Read.

The question was: Concurrence in assembly substitute amendment 1?

Senator Lotto moved nonconcurrence.

The amendment was nonconcurred in.

By request of Senator Keppler, with unanimous consent, the chair was authorized to appoint a conference committee on **Senate Joint Resolution 13** in the event that the assembly refuses to recede from its position on assembly substitute amendment 1.

Senate Bill 345

Senate amendment 1 offered by Senator Swan.

Senator Hollander moved rejection of the amendment.

Senate amendment 1 was rejected.

The bill was ordered to a third reading.

By request of Senator Keppler, with unanimous consent, the bill was considered for final action at this time.

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Senate Bill 345

Read a third time.

The ayes and noes were required and the vote was: ayes, 23; noes, 6; absent or not voting, 4; as follows:

Ayes—Senators Busby, Chilsen, Cirilli, Devitt, Dorman, Frank, Heinzen, Hollander, Kendziorski, Keppler, Knowles, LaFave, Lipscomb, Lorge, Lotto, Lourigan, Murphy, Risser, Roseleip, Schuele, Soik, Steinhilber and Thompson—23.

Noes—Senators Johnson, Knutson, McKenna, Parys, Pelouquin and Swan—6.

Absent or not voting—Senators Bidwell, Krueger, Martin and Whittow—4.

So the bill passed.

LEAVE OF ABSENCE

By request of Senator Lotto, with unanimous consent, he was granted a leave of absence for the balance of today's session.

Upon motion of Senator Keppler, with unanimous consent, the senate recessed until 2:00 P.M.

11:30 A.M.

RECESS

2:00 P.M.

The senate reconvened.

The president pro tempore in the chair.

By request of Senator Keppler, with unanimous consent, the senate proceeded through the regular orders of business.

AMENDMENTS OFFERED

Senate substitute amendment 1 to Senate Resolution 24 by Senator Lorge.

Requesting the Civil Aeronautics Board to act favorably on the petitions of Appleton, Marshfield, Sheboygan and Wisconsin Rapids to amend the Certificate of Convenience

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and Necessity of North Central Airlines, Inc., to delete their names from this certificate and further requesting the board to require the Reuben H. Donnelly Publications, publishers of the Official Airline Guide to include the names of each of these cities therein and the commuter air carrier service that each receives.

Whereas, Appleton and the adjacent Fox cities, Neenah, Menasha, Kimberly, Kaukauna and Little Chute, (all of whom have approved Appleton's petition) have received adequate scheduled commuter air carrier service from Air Wisconsin, Inc., at the Outagamie County Airport at Appleton with 14 flights per day to Chicago and 7 to Central Wisconsin Airport at Mosinee and Wold Chamberlain Field at Minneapolis, and

Whereas, the city of Sheboygan receives adequate scheduled commuter air carrier service from Air Wisconsin at its Sheboygan Memorial Airport with 5 daily flights to Chicago and 5 daily flights to Appleton, Mosinee and Minneapolis, and

Whereas, the city of Marshfield receives adequate scheduled commuter air carrier service at the Marshfield airport with 3 daily flights to Chicago from Mid-State Commuter, Inc., there based, and

Whereas the city of Wisconsin Rapids receives adequate scheduled commuter air carrier service from Mid-State Commuter, Inc., at Alexander Field with 3 flights per day to Chicago, and

Whereas, each of these cities has individually petitioned the Civil Aeronautics Board at Washington, D.C. to amend North Central Airlines' Certificate of Public Convenience and Necessity to eliminate their names from this certificate as being served from airports other than their own (Appleton is listed as Oshkosh-Appleton as being served by North Central Airlines, Inc., at the Oshkosh Airport, 20 miles distant; Sheboygan as Manitowoc-Sheboygan as being served by North Central Airlines, Inc., at the Manitowoc Airport, 27 miles distant; Marshfield and Wisconsin Rapids as being served by North Central Airlines, Inc., at the Central Wisconsin Airport at Mosinee, 50 and 35 miles distant from these respective cities), and

Whereas, the inclusion of these cities in the Certificate of Public Convenience and Necessity of North Central Air-

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lines, Inc., does operate against the public convenience and necessity of the traveling public and the citizens and firms of these cities in many ways, including:

1. by totally misleading listing of these cities in the official airline guide as being served at airports other than their own,

2. the arrival of passengers desiring transportation to these cities at distant airports and costly cab fares to their destinations,

3. the misdirection of air freight destined to these cities to airports other than their own, and

Whereas, it is the opinion of this body that the citizens of these cities through the duly-elected representatives are in the best position to determine the matters of their own public convenience and necessity and should have the right of self determination as to whether or not their names should continue to appear in North Central's Certificate; now, therefore, be it

Resolved by the senate, That the Civil Aeronautics Board be advised that it supports the petitions of the cities of Appleton, Marshfield, Sheboygan and Wisconsin Rapids to delete their names from the Certificate of Public Convenience and Necessities of North Central Airlines, Inc.; and be it further

Resolved, That the Civil Aeronautics Board be requested to direct the Reuben H. Donnelly Publications to list the names of these cities separately and the commuter air carrier service of each; and be it further

Resolved, That copies of this resolution be sent to the Civil Aeronautics Board and to each member of the Wisconsin Congressional delegation.

INTRODUCTION OF RESOLUTIONS

Senate Resolution 31

Relating to legal counsel for the senate chief clerk.

Whereas, the chief clerk of the senate has been served with an order to appear before Judge William C. Sachtjen of Branch 4 of the Circuit court for Dane County to show

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cause as to why recording of senate proceedings by radio and television should be prohibited, now, therefore, be it

Resolved by the Senate, That the Attorney General be requested to furnish the chief clerk of the senate with the requisite legal counsel in this court proceeding.

By Senator Keppler.

Read and treated as privileged pursuant to Senate Rule 69.

By request of Senator Risser, with unanimous consent, Senate Resolution 31 was laid on the table.

PETITIONS AND COMMUNICATIONS

Senate Petition 160

A petition by 144 citizens of Wisconsin, strongly in opposition to any form of public aid to private and religious schools.

Introduced by Senator Lipscomb.

Read and referred to committee on Education.

MOTIONS

Senator Cirilli moved that the appointment of John M. Lavine be withdrawn from the table and considered for action at this time.

By request of Senator Chilsen, with unanimous consent, the senate recessed for 30 minutes.

2:20 P.M.

RECESS

1140

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The senate reconvened.

2:50 P.M.

The president of the senate in the chair.

The ayes and noes were demanded and the vote was: ayes, 15; noes, 12; absent or not voting, 4; paired, 2; as follows:

Ayes—Senators Busby, Cirilli, Devitt, Dorman, Frank, Heinzen, Kendziorski, Lipscomb, Lourigan, McKenna, Parys, Peloquin, Risser, Schuele and Thompson—15.

Noes—Senators Chilsen, Hollander, Keppler, Knowles, Knutson, LaFave, Lorge, Murphy, Roseleip, Soik, Steinhilber and Swan—12.

Absent or not voting—Senators Bidwell, Lotto, Martin and Whittow—4.

Paired—Senator Johnson for withdrawing the appointment of John Levine from the table; Senator Krueger against—2.

So the motion prevailed.

Senator Swan moved that the appointment of John Lavine be referred to the calendar.

Senator Swan moved a

CALL OF THE SENATE

Which motion was supported.

The sergeant-at-arms was directed to close the doors and the clerk to call the roll.

The roll was called and the following senators answered to their names:

Senators Busby, Chilsen, Cirilli, Devitt, Dorman, Frank, Heinzen, Hollander, Johnson, Kendziorski, Keppler, Knowles, Knutson, LaFave, Lipscomb, Lorge, Lourigan, McKenna, Murphy, Parys, Peloquin, Risser, Roseleip, Schuele, Soik, Steinhilber, Swan and Thompson—28.

Absent with leave—Senators Bidwell, Krueger, Lotto, Martin and Whittow—5.

Senator Risser raised the point of order that the pairs on file were not valid or applicable to the motion to refer the appointment to the calendar.

The chair ruled the point of order well taken.

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By request of Senator Risser, with unanimous consent, the senate stood informal under call.

3:20 P.M.

The senate reconvened.

3:50 P.M.

The question was: Shall the appointment of John Lavine be referred to the calendar?

The ayes and noes were demanded and the vote was: ayes, 13; noes, 15; absent or not voting, 5; as follows:

Ayes—Senators Busby, Chilsen, Hollander, Keppler, Knowles, Knutson, LaFave, Lorge, Murphy, Roseleip, Soik, Steinhilber and Swan—13.

Noes—Senators Cirilli, Devitt, Dorman, Frank, Heinzen, Johnson, Kendziorski, Lipscomb, Lourigan, McKenna, Parys, Peloquin, Risser, Schuele and Thompson—15.

Absent or not voting—Senators Bidwell, Krueger, Lotto, Martin and Whittow—5.

The motion did not prevail.

The question on which the call of the house was put having been decided the call was raised.

The question was: Shall the appointment of Mr. John Lavine be confirmed?

Senator Risser moved a

CALL OF THE SENATE

Which motion was supported.

The sergeant-at-arms was directed to close the doors and the clerk to call the roll.

The roll was called and the following senators answered to their names:

Senators Busby, Chilsen, Cirilli, Devitt, Dorman, Frank, Heinzen, Hollander, Johnson, Kendziorski, Keppler, Knowles, Knutson, LaFave, Lipscomb, Lorge, Lourigan, McKenna, Murphy, Parys, Peloquin, Risser, Roseleip, Schuele, Soik, Steinhilber, Swan and Thompson—28.

Absent with leave—Senators Bidwell, Krueger, Lotto, Martin and Whittow—5.

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The appointment by the Governor of Lavine, John M., of Chippewa Falls, as a member of the Board of Regents of the State Universities, to serve for a term ending May 1, 1976.

Read.

The ayes and noes were required and the vote was: ayes, 23; noes, 3; absent or not voting, 3; paired, 4; as follows:

Ayes—Senators Busby, Chilsen, Cirilli, Devitt, Dorman, Frank, Heinzen, Hollander, Kendziorski, Knowles, Knutson, LaFave, Lipscomb, Lorge, Lourigan, McKenna, Parys, Pelouquin, Risser, Schuele, Soik, Steinhilber and Thompson—23.

Noes—Senators Keppler, Roseleip and Swan—3.

Absent or not voting—Senators Bidwell, Lotto and Whitow—3.

Paired—For confirmation of Mr. John Lavine, Senators Martin and Johnson; against confirmation, Senators Murphy and Krueger—4.

So the appointment of Mr. John Lavine was confirmed.

The question on which the call of the house was put having been decided the call was raised.

By request of Senator Risser, with unanimous consent, Senate Resolution 31 was withdrawn from the table and considered for action at this time.

Senate Resolution 31

Read and adopted.

The president pro tempore in the chair.

4:25 P.M.

The president of the senate in the chair.

4:30 P.M.

INTRODUCTION OF RESOLUTIONS

Senate Resolution 32

Relating to recording senate proceedings.

Whereas, It is the right of the public to be completely and accurately informed concerning actions which take place on the floor of the senate; and

Whereas, It best serves the interest of public information and news accuracy that the broadcast media be permitted

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to electronically record the proceedings of the senate; therefore, be it

Resolved by the senate, that members of the news media be permitted to electronically record the proceedings of the senate, either from the press row in the senate chamber or from the loud speaker in the legislative press room.

By Senator Risser.

Read.

Considered as privileged pursuant to Senate Rule 69.

Senate Resolution 32 was adopted.

By request of Senator Keppler, with unanimous consent, the senate returned to the ninth order of business.

MOTIONS

By request of Senator Soik, with unanimous consent, Senate Bill 557 was withdrawn from the committee on Commerce, Labor, Taxation, Insurance and Banking and referred to the joint Survey committee on Tax Exemptions.

By request of Senator Keppler, with unanimous consent, all actions except Senate Bill 278 were immediately messaged.

By request of Senator Risser, with unanimous consent, the senate adjourned in honor of the 10th wedding anniversary of Lieutenant Governor and Mrs. Martin Schreiber.

Upon motion of Senator Keppler, with unanimous consent, the senate adjourned until 8:30 A.M., June 4.

4:30 P.M.

INTRODUCTION OF GUESTS

Senator Busby introduced 100 students from St. Aloysius School with teachers Sister Mary Narcissus, Sister Mary Barbara and Miss Mischo, West Allis, Wisconsin.

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Senator Keppler introduced members of the United Church of Christ, Town of Herman, Wisconsin.

Senator Hollander introduced 52 3rd and 4th graders of Amity School with Mrs. Fowler and Mrs. Broadway, Wau-pun, Wisconsin.

Senator Hollander introduced Mr. Joseph Gunber, daughter Pat and son Tony, Campbellsport, Wisconsin.

Senator Johnson introduced 45 students of St. Mary's School with Sister Josile, Altoona, Wisconsin.

Senator LaFave introduced the 8th grade of Peace Lutheran School with Charles Laesch, Antigo, Wisconsin.

Senator Murphy introduced 65 7th graders of Temple Middle School with Mrs. Mann and Mr. Neuman, Sussex, Wisconsin.