STATE OF WISCONSIN

Assembly Journal

Eighty-Third Regular Session

WEDNESDAY, May 10, 1978.

The chief clerk makes the following entries under the above date:

COMMUNICATION

State of Wisconsin Department of State Madison

To Whom It May Concern:

Dear Sir: Acts, joint resolutions and resolutions, deposited in this office, have been numbered and published as follows:

Bill, Jt. Res. or Res.	Chapter No.	Publication date
Assembly Bill 1004	274	April 28, 1978
Assembly Bill 868	275	May 1, 1978
		May 1, 1978
		April 26, 1978
		May 8, 1978
		May 8, 1978
		May 8, 1978
		May 8, 1978
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		May 8, 1978
Assembly Bill 1284		
Assembly Jt Res 83	Enrolled 36	Not Published
Assembly Jt Res 98	Enrolled 37	Not Published
Assembly Jt Res 99	Enrolled 38	Not Published

Assembly Jt Res 106 Enrolled 39	- Not Published
Assembly Jt Res 107 Enrolled 40	- Not Published
Assembly Jt Res 108 Enrolled 41	- Not Published

DOUGLAS LaFOLLETTE Secretary of State

EXECUTIVE COMMUNICATIONS

State of Wisconsin
Office of the Governor
Madison

To the Honorable, the Assembly:

The following bills, originating in the assembly, have been approved, signed and deposited in the office of the Secretary of State:

Assembly Bill	Chapter No.	Date Approved
281	280	April 29, 1978
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1019 (partial veto) 313 May 3, 1978
355 May 4, 1978
394 May 4, 1978
786 May 4, 1978
1016 May 4, 1978
1075 May 4, 1978
1099 May 4, 1978
1148 May 4, 1978
1236 May 4, 1978
1274 May 4, 1978
300 May 5, 1978
445 May 5, 1978
722 May 5, 1978
900 328 May 5, 1978
903 May 5, 1978
946 330 May 5, 1978
1039 May 5, 1978
1113 May 5, 1978
1130 May 5, 1978
1133 May 5, 1978
1277 May 5, 1978
1284 May 5, 1978
796 May 5, 1978
874 May 8, 1978
115 May 10, 1978
427 May 10, 1978
486 May 10, 1978
515 May 10, 1978
624 May 10, 1978
765 May 10, 1978
855 May 10, 1978
942 May 10, 1978
944 365 May 10, 1978
1124 May 10, 1978

Respectfully submitted, MARTIN J. SCHREIBER Acting Governor

GOVERNOR'S VETO MESSAGES

May 1, 1978

To the Honorable Members of the Assembly:

I am returning Assembly Bill 149 without my approval.

Assembly Bill 149 requires the Department of Transportation to provide photographs on drivers' licenses at the option of the individual driver. The bill also provides for photographs on identification cards for persons who do not have drivers' licenses, also at the option of the individual applicant.

Because the photo license is optional, there will be duplications of present costs because the existing non-photo license system cannot be discontinued. Both the photo and non-photo systems must operate simultaneously.

At the outset, the optional photo license system will require hiring 12 new public employes to design and establish a new electronic data processing network immediately in 1978-79. The initial preparation costs alone will exceed \$500,000. On top of the 12 new data processing employes, 48 additional public employes will have to be hired in the immediate future to make photo licenses available at the 25 permanent driver license stations and the 129 part-time locations throughout the state. These 48 public employes will cost in excess of \$750,000 for salary, travel and related expenses alone year after year.

I will not approve hiring of 60 new public employes and approve new spending of over \$1.2 million each year which would double the cost of <u>all</u> drivers' licenses issued in Wisconsin. Such an addition to the state bureaucracy cannot be justified for a voluntary system that creates more problems than it solves.

There is no great public demand for a photo license. The impetus behind this bill comes from retailers who correctly perceive that a photo license would be to their advantage. I sympathize with their point of view, but this bill simply costs too much.

Respectfully submitted,
MARTIN J. SCHREIBER
Acting Governor

GOVERNOR'S VETO MESSAGES

May 3, 1978

To the Honorable Members of the Assembly:

I have approved Assembly Bill 1019 as Chapter 313, Laws of 1977, and deposited it in the office of the Secretary of State.

The bill provides tax credits and tax deductions for alternate energy systems. I have exercised the partial veto to make what are essentially technical changes to aid in the administration of this important legislation.

Section 3 of the bill [71.04 (16)(b)] refers in two places to expenses "incurred and paid." I have deleted the words "incurred and" in both instances so that the word "paid" in this paragraph is used consistent with the manner it is used in the preceding paragraph. In that paragraph, "paid" has the meaning defined in 71.02 (1)(c), Wis. Stats., which allows corporations that operate on an accrual basis to be deemed to pay an expense when it is incurred.

Section 4 of the bill [71.09 (12)(d)] provides that the Department of Industry, Labor and Human Relations, in consultation with the Departments of Administration and Revenue, shall establish by rule performance standards for alternative energy systems. The Department of Revenue has no expertise in this technical area, and I have, therefore, stricken the reference to the Department of Revenue from this part of the bill.

Respectfully submitted, MARTIN J. SCHREIBER Acting Governor

LEGISLATIVE REFERENCE BUREAU CORRECTIONS

Assembly Bill 1220

In preparation for submitting enrolled 1977 Assembly Bill 1220 to the Governor, the following final corrections were made in the copy initially printed and duplicated for distribution:

1. On page 6, line 18, of A. Sub. 1 (p. 5 of enrolled bill) substitute "agricultural" for "agriculture" to properly reflect the name of the agricultural lands preservation board created by section 33 of chapter 29, laws of 1977.

- 2. As correctly shown on page 39, lines 11 to 15, of A. Sub. 1 (p. 26 of enrolled bill), correct the text of s. 20.545 (2)(d) which became garbled in typesetting.
- 3. On page 53, line 33, of A. Sub. 1 (p. 35 of enrolled bill) insert "[3m]" after "20.923 (4)(d) 6" in section 214m to reflect the renumbering of that statute subdivision by section 214.
- 4. On page 160, after line 10, of A. Sub. 1, in the material there inserted by engrossed S. Amdt. 1, p. 24, line 6 (p. 107 of enrolled bill) substitute "purposes" for "purpose" as correctly shown in s. 71.09 (11) (c) created by section 799m of chapter 29, laws of 1977.
- 5. On page 208, line 39, of A. Sub. 1 (p. 141 of enrolled bill) insert "eapacity" after "bed" as correctly shown in s. 140.85 (2) of the 1975 statutes and on page 187, line 21, of 1977 AB-1220 as introduced.
- 6. As correctly shown on page 223, lines 26 to 27, of A. Sub. 1, delete "co" on p. 152 of the enrolled bill and substitute "commission of any crime involving".
- 7. On page 329, after line 8, of A. Sub. 1 (p. 212 of enrolled bill) delete the paragraph "(c)" which had been there inserted by item 120m of S. Amdt. 1 but was subsequently deleted by item 66 of A. Amdt. 17 to S. Amdt. 1.
- 8. On page 383, after line 32, of A. Sub. 1, in the material there inserted by S. Amdt. 1 to A. Amdt. 17 to S. Amdt. 1, p. 23, line 9 (p. 247 of the enrolled bill), substitute "affected" for "created" to reflect the creation of s. 48.31 (4) by section 573p of chapter 29, laws of 1977.
- 9. On page 384, line 8, of A. Sub. 1 (p. 247 of enrolled bill) substitute "sub. (3) (e)" for "sub. (3) e)".
- 10. On page 384, line 22, of A. Sub. 1 (p. 247 of enrolled bill) delete the word "by" which appears correctly on line 23.
- 11. On page 388, line 10, of A. Sub. 1 (p. 250 of enrolled bill) insert "[3m]" after "29.934 (4) (d) 6" in section 930 (16) (a) to reflect the renumbering of that statute subdivision by section 214.