

Eighty-Eighth Regular Session

WEDNESDAY, September 2, 1987

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

INTRODUCTION OF BILLS

Read first time and referred:

Senate Bill 327

Relating to the operating of parking systems and parking lots in 1st class cities.

By Senators Lee and Plewa; cosponsored by Representatives Notestein and Bock, by request of the City of Milwaukee.

To committee on Urban Affairs, Energy, Environmental Resources and Elections.

COMMITTEE REPORTS

The joint committee for Review of Administrative Rules reports and recommends for introduction:

Senate Bill 328

Relating to exemptions from prior approval by the department of industry, labor and human relations of private sewage systems before the issuance of sanitary permits and granting rule-making authority.

Introduction:

Ayes, 10 -- Senators Plewa, Czarnecki, Jauch, Kreul and Cowles, Representatives Antaramian, Gruszynski, Black, Welch and Zeuske;

Noes, 0 -- None.

JOHN PLEWA

Co-chair

JOHN ANTARAMIAN

Co-chair

Read first time and referred to committee on Labor, Business, Insurance, Veterans and Military Affairs.

The committee on Transportation, Tourism and Conservation reports and recommends:

KAPUSTA, JOE, of Antigo, as a member of the Snowmobile Recreational Council, to serve for the unexpired term ending July 1, 1988.

Confirmation:

Ayes, 5 -- Senators Kincaid, Moen, Roshell, Andrea and Weeden;

Noes, 0 -- None.

POTTER, HOWARD L., of Iron River, as a member of the Snowmobile Recreation Council, to serve for the term ending July 1, 1990.

Confirmation:

Ayes, 5 -- Senators Kincaid, Moen, Roshell, Andrea and Weeden;

Noes, 0 -- None.

FREDRICKSON, CLIFFORD A., of Amery, as a member of the Snowmobile Recreation Council, to serve for the term ending July 1, 1990.

Confirmation:

Ayes, 5 -- Senators Kincaid, Moen, Roshell, Andrea and Weeden;

Noes, 0 -- None.

Senate Bill 218

Relating to the definition of a pedestrian.

Introduction and adoption of senate substitute amendment 1:

Ayes, 7 -- Senators Kincaid, Moen, Roshell, Andrea, Kreul, Rude and Weeden:

Noes, 0 -- None.

Passage as amended:

Ayes, 7 -- Senators Kincaid, Moen, Roshell, Andrea, Kreul, Rude and Weeden:

Noes, 0 -- None.

LLOYD KINCAID

Chair

The committee on Housing, Government Operations and Cultural Affairs reports and recommends:

JEFFRIS, THOMAS, of Janesville, as a member of the Historical Society, Board of Curators, to serve for the term ending July 1, 1990.

Confirmation:

Ayes, 5 -- Senators Plewa, Ulichny, Van Sistine, Buettner and Cowles;

Noes, 0 -- None.

MILLER, TOBI RICHARDS, of Hudson, as a member of the Real Estate Board, to serve for the term ending July 1, 1991.

Confirmation:

Ayes, 5 -- Senators Plewa, Ulichny, Van Sistine, Buettner and Cowles;

Noes, 0 -- None.

JOHN R. PLEWA

Chair

PETITIONS AND COMMUNICATIONS

Senate Petition 22

A petition by 443 residents of the state of Wisconsin requesting that the state propose and pass a law making it mandatory for Amish residents of Wisconsin to have their buggies equipped with a headlight system, visible for approximately 200 feet and rear tail lights.

By Senator Rude.

Read and referred to committee on Transportation, Tourism and Conservation.

JOURNAL OF THE SENATE [September 2, 1987]

State of Wisconsin
Secretary of State

September 1, 1987

To the Honorable, the Senate:

Pursuant to s. 13.685(5), Stats., I am sending you a report listing all civil actions brought by this office during the past six months for violations of the lobby law. The report also includes the disposition of each action. Please forward this report to the appropriate standing committee of the Senate.

I intend to continue to pursue vigorous enforcement and educational efforts with regard to the lobby law. I look forward to receiving the continuing support of the legislature in this endeavor.

Sincerely,
DOUGLAS LA FOLLETTE
Secretary

Read and referred to committee on Judiciary and Consumer Affairs.

State of Wisconsin
Radiation Protection Council

September 1, 1987

To the Honorable, the Senate:

Enclosed is a copy of the Midwest Interstate Low-Level Radioactive Waste Commission's Annual Report. The report covers the activities of the Commission through June 30, 1987. The Midwest Compact and the Commission's Bylaws also require that an annual audit be conducted by an independent certified accountant, and that the audit report be included in the Annual Report. A copy of the annual audit for the Commission's 1987 fiscal year is appended to the Annual Report.

If you have any questions about the report or the activities of the Commission, please feel free to contact me.

Sincerely,
TERI L. VIERIMA
Commissioner

State of Wisconsin
Department of Development

August 7, 1987

To the Honorable, the Senate:

I am pleased to transmit to you the third annual report of the Permit Information Center. In calendar year 1986, the Center continued to expand its service in both quantity and quality. Including the nearly 3,000 businesses served in 1986, the Center has now assisted in excess of 7,250 businesses since January 1984. Further computerization of the Center's data base has enabled a faster and higher quality response to each inquiry.

Beyond these operating efficiencies, the Permit Information Center has stimulated a "quality control" in the regulatory processes and further improved the attitudes toward business, as well as state agencies. Creating a strong working partnership between state

government and this state's business community should be a goal we all strive for. I believe the Permit Information Center is and will continue to be an effective tool in reaching that goal.

Sincerely,
BRUNO J. MAUER
Commissioner

State of Wisconsin
Claims Board

August 25, 1987

To the Honorable the Senate

Enclosed is the report of the State Claims Board covering claims heard on August 17, 1987.

The amounts recommended for payment under \$1000 on claims included in this report have, under the provisions of s. 16.007, Wisconsin Statutes, been paid directly by the Board.

The Board is preparing the bill(s) on the recommended award(s) over \$1,000, and will submit such to the Joint Finance Committee for legislative introduction.

This report is for the information of the Legislature. The Board would appreciate your acceptance and spreading of it upon the Journal to inform the members of the Legislature.

Sincerely,
EDWARD D. MAIN
Secretary

STATE OF WISCONSIN
CLAIMS BOARD

The State Claims Board conducted hearings at the State Capitol Building, Madison, Wisconsin on August 17, 1987 upon the following claims:

Claimant	Amount
Andy Westhuis	\$??.??
Edward Karl	770.00
General Telephone Co.	8,054.01
Bernard Kinney	3,465.00
Anton Mallien	??.??
City of Superior	1,628,265.90

In addition, the following claims were considered and decided without hearings:

Adam Nowak Estate	754.00
Mark Majcen	1,259.40
Edward Jungwirth	35.00
Gabriel Ware, Jr.	750,000.00
Ronald Hermann	169.35
Philip Hansen	42.87
William Vance	352.65
Thomas Cullen	88.61
Oliver Andrews	9,613.35
Brian Pook	144.45
Douglas Barton	647.28
Robert Schiro	627.90
Robert Herald	20.00
Philip Maurer	491.20
Jeffrey Dorner	20.00

THE BOARD FINDS:

1. Andy Westhuis of Waupun claims an unspecified amount for loss of retirement benefits, wages and sick leave for the period of July 1, 1979 to January 7, 1980, resulting from his mandatory retirement as a correctional officer for the State. Pursuant to a state policy of age 55 retirement for protective occupation employes, claimant was retired July 1, 1979 and began to receive his annuity. At that time, the formula used to calculate annuity benefits was 1.8%. In January 1980, because of court decisions under the age discrimination law, claimant was offered re-employment and he returned to work on January 6, 1980. When claimant retired on September 28, 1985, his retirement benefits for the years he worked prior to July, 1979 were computed at the rate of 1.8% and for the period July, 1980 through September 28, 1985, at the rate of 1.975%. As a result, claimant is now receiving a smaller monthly annuity payment than he would have received if he had continued contributing to his retirement fund from July 1979 to July, 1980. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

2. Edward Karl of Oak Creek claims \$770.00 for the cost of paving his driveway allegedly necessitated by the construction on Highway 100 in Milwaukee County during 1984. Claimant alleges that the highway was lowered as a result of the construction, creating a slope in his driveway and causing the gravel from his driveway to wash out into the street when it rains. The Board concludes there has been no showing of legal liability on the part of the state, however, testimony at the hearing indicated that the construction did result in a change in the grade of claimant's driveway and the Board concludes the claim should be paid in the reduced amount of \$385.00 based on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the Department of Transportation appropriation s. 20.395(3)(cq), Stats.

3. General Telephone Company of Westfield, Indiana, claims \$8,054.01 for repairing underground telephone cables allegedly damaged by a Department of Transportation crew while installing a sign on Business Highway 51 in Schofield on February 19, 1986. The Board concludes the claim should be paid in the reduced amount of \$4,288.03, the cost of the repairs excluding charges for labor, based on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the Department of Transportation appropriation s. 20.395(3)(cq), Stats.

4. Bernard Kinney of Hudson claims \$3,465.00 for loss of cattle in November or December, 1986 when they fell through the ice and drowned in a pond located on U.S Fish and Wildlife property managed by the Department of Natural Resources in St. Croix County. The cows entered the property when the fence between

claimant's property and the property managed by the Department became overtopped by abnormally high water levels. Claimant contends the Department of Natural Resources is responsible for maintaining the fence according to an agreement he had with the previous property owner. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

5. Anton Mallien of Sturgeon Bay claims an unspecified amount as compensation for the flooding of his land allegedly caused by the Department of Natural Resources damming a drainage ditch. In 1974 the Department of Natural Resources discovered that water was being diverted from Strawberry Creek into an artificial drainage ditch located on claimant's property in Door County. The water was being diverted around a Department of Natural Resources chinook salmon holding pond located downstream. Claimant was required by a court order to restore normal water flow to the creek. The Department of Natural Resources now diverts water from a point below claimant's property into the Department of Natural Resources pond. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

6. The City of Superior claims \$1,628,265.90 for the amount of taxes, plus 5% interest, it collected and paid to the state pursuant to s.70.40, Stats., the state's occupational tax on iron ore concentrates. The occupational tax on iron ore concentrates first imposed in 1977 provided that a tax of five cents per ton be levied on ore moved over loading docks, except for ore mined and already taxed in Wisconsin. Seventy percent of the tax proceeds go to the municipality in which the dock is located and thirty percent is paid to the State. The only docks subject to the tax are located in Superior. Burlington Northern, owner of the docks, each year since 1977 paid the tax under protest and filed suit to reclaim the tax. On June 25, 1986, the Wisconsin Supreme Court ruled that s. 70.40, Stats., was unconstitutional. As a result of the Court ruling, the City of Superior has been ordered to repay Burlington Northern the entire tax plus interest in the amount of \$5,479,642.00. The Board recommends the claim be paid in the reduced amount of \$1,575,923.89, the amount of the state's share of the proceeds from the iron ore occupational tax plus 5% simple interest to November 2, 1987, based on equitable principles. The Board further recommends under authority of s. 16.007(6m), Stats., that the claim be paid from the Claims Board appropriation s. 20.505(4)(d), Stats.

7. Frances Mancl, personal representative of the Estate of Adam Nowak claims \$754.00 for refund of an overpayment of Wisconsin inheritance tax. When the inheritance tax return was filed on September 26, 1983, a

parcel of land was included at its fair market value instead of its option price. Claimant was not aware of the option at the time the estate was probated. In 1986, claimant filed a claim for refund with the Department of Revenue which was denied because it had not been filed within six months of the original determination of tax pursuant to s. 72.30(4), Stats. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employees and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles. Member Schneider dissenting.

8. Mark Majcen of Appleton claims \$1,259.40 for reimbursement of attorney fees incurred in connection with his suspension and possible termination of employment with the Criminal Investigation Division of the Department of Justice. In February, 1987, claimant was suspended from his employment as a result of an investigation of testimony he had given in a preliminary hearing on November 13, 1985. Claimant retained counsel for representation in connection with the possible termination of his employment and criminal prosecution. On March 13, 1987, the investigation was terminated and claimant was reinstated to this employment. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employees and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

9. Edward Jungwirth of Oshkosh claims \$35.00 for replacement of his jacket allegedly stolen on December 3, 1986, from the Winnebago Mental Health Institute where he is employed. Claimant alleged the coat was taken from the employe lounge by a patient at the Institute. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employees and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

10. Gabriel Ware of Milwaukee claims \$750,000.00 for loss of worker's compensation benefits for an injury he sustained at Schlitz Brewing Company on June 30, 1970. The Department of Industry, Labor and Human Relations held three hearings on his worker's compensation claim. At one of the hearings on March 8, 1976, a film was shown to the hearing examiner which purported to show claimant engaging in physical activities inconsistent with his claimed injuries. On March 26, 1976, Hearing Examiner Joseph Michalski denied claimant's application for permanent disability. Claimant contends the film showed an individual other than himself. Claimant then requested a copy of the film from the Department of Industry, Labor and Human Relations. On July 27, 1978, claimant contends that the Department of Industry, Labor and Human Relations provided him with a copy of an entirely different film than the film shown to the hearing examiner in 1976. Claimant alleges that due to the loss or destruction of the

film shown to the hearing examiner in March, 1976, he is unable to prove his claim of disability. The Board concludes the claim should be paid in the reduced amount of \$1,000.00 based on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the Claims Board appropriation, s. 20.505(4)(d), Stats.

11. Ronald Hermann of Blair claims \$169.35 for replacement of his eyeglasses damaged while he was working for the Wisconsin Conservation Corps on November 17, 1986. Claimant was struck by a tree limb while he was cutting down a tree. Claimant was wearing the required safety equipment, including a hard hat and safety goggles, when the incident occurred. The Board concludes the claim should be paid in the reduced amount of \$125.60 for replacement of the glasses excluding the examination fee, based on equitable principles. The Board concludes under authority of s. 16.007(6m), Stats., payment should be made from the Wisconsin Conservation Corps appropriation s. 20.399(1)(a), Stats.

12. Philip Hansen of Shell Lake claims \$42.87 for replacement of his lunch box and thermos which were damaged on January 26, 1987, when the Department of Natural Resources truck he was driving tipped over while he was trying to avoid a semi-trailer which had crossed the center line of the road. The accident occurred while claimant was engaged in his employment with the Department. The Board concludes the claim should be paid on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the Department of Natural Resources appropriation s. 20.370(1)(mu), Stats.

13. William Vance of Madison claims \$352.65 for damages to his vehicle allegedly caused by the automatic gate arm at the University of Wisconsin-Madison parking lot 47 on May 8, 1987. As claimant drove through the exit, the automatic gate arm malfunctioned and hit the right front fender of his car. The Board concludes the claim should be paid on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the University of Wisconsin appropriation s. 20.285(1)(h), Stats.

14. Thomas Cullen of Madison claims \$88.61 for the uninsured damages to his vehicle allegedly incurred at the University of Wisconsin-Madison parking lot 48 on November 23, 1986. As claimant backed his car out of his parking spot, he struck an unmarked concrete post approximately 20 inches high. The Board concludes the claim should be paid on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the University of Wisconsin appropriation s. 20.285(1)(h), Stats.

15. Oliver Andrews of Stevens Point claims \$9,613.35 for legal fees incurred in defense of sexual assault charges filed against him in the Portage County Circuit Court in 1985. Claimant is employed as a chemistry professor at the UW-Stevens Point and the victim of the alleged assaults was one of claimant's students. In January,

1986, a trial was held on the criminal matter resulting in a verdict of acquittal of the charges. The Board concludes the claim should be paid in the reduced amount of \$7,210.01 based on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the University of Wisconsin appropriation s. 20.285(1)(a), Stats. Member Taffora dissenting.

15. Brian Pook of Milwaukee claims \$144.45 for uninsured medical expenses incurred as a result of an injury he sustained in a dormitory room at the UW-Stout on December 15, 1986. Claimant was sitting in the dormitory room watching television when a mirror fell off the wall onto his head. The Board concludes the claim should be paid on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the University of Wisconsin appropriation s. 20.285(1)(h), Stats.

17. Douglas Barton of Madison claims \$647.28 for the cost of repairing his vehicle allegedly damaged when a basketball backboard pole fell on top of his car while it was parked in the UW-Madison Sellery Hall basketball court on May 13, 1987. The basketball court was being used for parking at the time, as students were in the process of moving out of the dormitories for the summer. Approximately one hour before the accident, a housefellow in Sellery Hall had reported to area custodians that the pole was bent at an acute angle. The custodians arrived at the scene after the incident damaging claimant's vehicle occurred. The Board concludes the claim should be paid on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the University of Wisconsin appropriation s. 20.285(1)(h), Stats.

18. Robert Schiro of Shorewood claims \$627.90 for damages to his car allegedly incurred while the vehicle was parked in the lot at the Department of Transportation state office building in Milwaukee on July 22, 1986. The damage was caused by rocks or stones thrown from a lawn mower operated by a state employe. The Board concludes the claim should be paid on equitable principles. The Board further concludes under authority of s. 16.007(6m), Stats., payment should be made from the Department of Transportation appropriation s. 20.395(4)(aq), Stats.

19. Robert Herald of Middleton claims \$20.00 for replacement of his shirt allegedly damaged on March 11, 1987 by a leaking ball point pen supplied to him by his employer, the Department of Transportation. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents

or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

20. Philip Maurer of Medford claims \$491.20 for vehicle damages incurred on November 8, 1986 when his vehicle ran off the road and into a ditch that had been created as part of the construction on Highway 13 in Taylor County. The road that claimant was traveling was to be obliterated as part of the construction. At the time of the accident, part of the road had been removed but the road had not been barricaded. The Board concludes the claim should be paid in the reduced amount of \$459.70, the amount of the claim minus the towing charges, based on equitable principles. The Board concludes under authority of s. 16.007(6m), Stats., payment should be made from the Department of Transportation, appropriation s. 20.395(3)(cq), Stats.

21. Jeffry Dorner of Sun Prairie claims \$20.00 for replacement of his slacks allegedly damaged by a spring that poked through his office chair at the Department of Transportation on April 28, 1987. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents or employes and this claim is not one for which the state is legally liable nor one which the state should assume and pay based on equitable principles.

THE BOARD CONCLUDES:

1. The claims of the following claimants should be denied:

Andy Westhuis
 Bernard Kinney
 Anton Mallien
 Adam Nowak Estate
 Mark Majcen
 Edward Jungwirth
 Robert Herald
 Jeffry Dorner

2. Payment of the following amounts to the following claimants is justified under s. 16.007, Stats.

Edward Karl	385.00
Gabriel Ware, Jr.	1,000.00
Ronald Hermann	125.60
Philip Hansen	42.87
William Vance	352.65
Thomas Cullen	88.61
Brian Pook	144.45
Douglas Barton	647.28
Robert Schiro	627.90
Philip Maurer	459.70

THE BOARD RECOMMENDS:

1. Payment to General Telephone Company in the amount of \$4,288.03 for the cost of repairing underground telephone cables damaged by a Department of Transportation crew while installing a sign on Business Highway 51 in Schofield on February 19, 1986.

2. Payment to the City of Superior in the amount of \$1,575,923.89 for the state's share of the proceeds from the iron ore occupational tax plus 5% simple interest to be paid on or after November 2, 1987.

3. Payment to Oliver Andrews in the amount of \$7,210.01 for reimbursement of legal fees incurred in the defense of sexual assault charges filed against him in 1985.

Dated at Madison, Wisconsin this 24th day of August, 1987.

GARY R. GEORGE
Senate Finance Committee
MARLIN D. SCHNEIDER
Assembly Finance Committee
RAYMOND P. TAFFORA
Representative of Governor
EDWARD D. MAIN
Representative of Secretary of
Administration
WILLIAM H. WILKER
Representative of Attorney
General

EXECUTIVE COMMUNICATIONS

State of Wisconsin
Office of the Governor

August 17, 1987

To the Honorable, the Senate:

I am pleased to nominate and with the advice and consent of the Senate, do appoint C. CHARLES ARNDT of Rhinelander to the Board on Aging and Long Term Care, pursuant to the statute governing, to serve a term to expire May 1, 1988.

Respectfully,
TOMMY THOMPSON
Governor

Read and referred to committee on Aging, Banking, Commercial Credit and Taxation.

State of Wisconsin
Office of the Governor

August 17, 1987

To the Honorable, the Senate:

I am pleased to nominate and with the advice and consent of the Senate, do appoint RONALD GILBERTSON, of West Salem to the Nursing Home

Administrator Examining Board, pursuant to the statute governing, to serve a term to expire July 1, 1991.

Respectfully,
TOMMY THOMPSON
Governor

Read and referred to committee on Agriculture, Health and Human Services.

State of Wisconsin
Office of the Governor

August 17, 1987

To the Honorable, the Senate:

I am pleased to nominate and with the advice and consent of the Senate, do appoint JOSEPH ORTEZ of Milwaukee to the Barber's Examining Board, pursuant to the statute governing, to serve a term to expire July 1, 1991.

Respectfully,
TOMMY THOMPSON
Governor

Read and referred to committee on Agriculture, Health and Human Services.

State of Wisconsin
Office of the Governor

August 26, 1987

To the Honorable, the Senate:

This is to inform you that I am withdrawing the nomination of DR. JAMES ESSWEIN of Chetek to the Medical Examining Board.

Respectfully,
TOMMY THOMPSON
Governor

SENATE CLEARINGHOUSE ORDERS

Senate Clearinghouse Rule 86-236

Relating to compensation for inmates of adult correctional institutions.

Submitted by Department of Health and Social Services.

Withdrawn by agency, August 31, 1987.

Senate Clearinghouse Rule 86-239

Relating to solid waste management.

Submitted by Department of Natural Resources.

Report received from agency, September 1, 1987.

Referred to committee on Urban Affairs, Energy, Environmental Resources and Elections, September 2, 1987.

The committee on Agriculture, Health and Human Services reports and recommends:

Senate Clearinghouse Rule 87-1

Relating to the design, construction, repair and maintenance of Huber facilities.

No action taken.

Senate Clearinghouse Rule 87-45

Relating to registration for internship.

JOURNAL OF THE SENATE [September 2, 1987]

No action taken.

RODNEY C. MOEN
Chair

The committee on Judiciary and Consumer Affairs reports and recommends:

Senate Clearinghouse Rule 87-61

Relating to the percentage of income standard used by courts in determining child support obligations.

No action taken.

LYNN ADELMAN
Chair

The committee on Housing, Government Operations and Cultural Affairs reports and recommends:

Senate Clearinghouse Rule 87-53

Relating to canceling variable participation in the Wisconsin retirement system.

No action taken.

JOHN PLEWA
Chair

State of Wisconsin
Revisor of Statutes Bureau

September 1, 1987

Donald J. Schneider
Senate Chief Clerk

Dear Mr. Schneider:

The following rules have been published and are effective:

Clearinghouse Rule 86- 4 effective September 1, 1987.

Clearinghouse Rule 87- 61 effective September 1, 1987.

Clearinghouse Rule 86-173 effective September 1, 1987.

Clearinghouse Rule 86-188 effective September 1, 1987.

Clearinghouse Rule 86-211 effective September 1, 1987.

Clearinghouse Rule 86-223 effective September 1, 1987.

Clearinghouse Rule 87- 1 effective September 1, 1987.

Clearinghouse Rule 87- 44 effective September 1, 1987.

Clearinghouse Rule 87- 45 effective September 1, 1987.

Sincerely,
GARY L. POULSON
Assistant Revisor

AMENDMENTS OFFERED

Senate amendment 3 to **Senate Bill 152** by Senator Rude.

Senate amendment 2 to **Senate Bill 203** by Senator Rude.

CHIEF CLERK'S REPORT

The chief clerk records:

Senate Bill 20

Correctly enrolled and presented to the Governor on August 28, 1987.

CHIEF CLERK'S CORRECTION

Suggested by Legislative Reference Bureau

Assembly Bill 335

Assembly Amendment 3 to Assembly Bill 335. Page 1, line 20: beginning with "The" and ending with "employees." Page 2, line 3, substitute plain text for underscored text.

NOTE: This correction is necessary because of improperly drafted floor amendment assembly amendment 1 to assembly amendment 3.

Assembly Amendment 1 to Assembly Amendment 3 to Assembly Bill 35. Page 1, line 4: substitute "5" for "4", in both places.

NOTE: This correction is necessary because of improperly drafted floor amendment assembly amendment 1 to assembly amendment 3.