## STATE OF WISCONSIN

# **Senate Journal**

# 1987 November Special Session

2:14 A.M.

WEDNESDAY, April 20, 1988

The senate met.

The senate was called to order by Fred A. Risser, president of the senate.

By request of Senator Strohl, with unanimous consent, the prayer, pledge, roll, and leaves of absence of the Regular Session will be applied to the Special Session.

By request of Senator Strohl, with unanimous consent, Assembly Bill 5, Special Session was taken up.

#### Assembly Bill 5, Special Session

Relating to employment and training programs; medical assistance coverage of certain children and pregnant women; child support orders in certain cases; incentives for the establishment of paternity in certain cases; income maintenance fraud and error reduction; income maintenance worker competency; studies of welfare reform; attorney representation in paternity determinations and child support and maintenance actions; default judgments in paternity cases; pilot projects under the state health insurance program; creating a council on pilot projects for the uninsured; granting rule-making authority; and appropriations.

Read.

The question was: Shall assembly amendment 1 to senate substitute amendment 1 be concurred in?

Senator Moen moved nonconcurrence in assembly amendment 1 to senate substitute amendment 1.

The question was: Shall assembly amendment 1 to senate substitute amendment 1 be nonconcurred in?

The motion prevailed.

#### **COMMITTEE REPORTS**

The committee on Senate Organization reports and recommends:

### Assembly Joint Resolution 3, Special Session

Relating to the final adjournment of the November 1987 special session.

Concurrence:

Ayes, 5 -- Senators Risser, Strohl, Van Sistine, Engeleiter and Ellis;

Noes, 0 -- None.

FRED A. RISSER Chair

Senator Engeleiter moved reconsideration of the vote by which assembly amendment 1 to senate substitute amendment 1 was nonconcurred in.

The question was: Shall the vote by which assembly amendment 1 to senate substitute amendment 1 was nonconcurred in be reconsidered?

The ayes and noes were demanded and the vote was: ayes, 14; noes, 18; absent or not voting, 0; as follows:

Ayes — Senators Buettner, Chilsen, Cowles, Davis, Ellis, Engeleiter, Harsdorf, Kreul, Lasee, Leean, Lorman, Rude, Stitt and Weeden — 14.

Noes — Senators Adelman, Andrea, Chvala, Czarnezki, Feingold, George, Helbach, Jauch, Kincaid, Lee, Moen, Plewa, Risser, Roshell, Strohl, Te Winkle, Ulichny and Van Sistine — 18.

Absent or not voting — None.

So the motion did not prevail.

By request of Senator Strohl, with unanimous consent, Assembly Joint Resolution 3, Special Session was taken up.

#### Assembly Joint Resolution 3

Relating to the final adjournment of the November 1987 special session.

Read.

The question was: Concurrence? Concurred in.

By request of Senator Strohl, with unanimous consent, all action was ordered immediately messaged.

Upon motion of Senator Strohl the senate adjourned until 10:00 A.M. Thursday, April 21.

2:34 A.M.