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

INTRODUCTION OF RESOLUTIONS

Senate Joint Resolution 47

Relating to memorializing Congress to ensure that Wisconsin and other states receive a fair share of federal highway and transit aids.

By Senators Jauch, Chvala, Breske, Roshell, Potter, Czarnezki, Helbach, Kreul, Moen, Cowles, Barrett, Buettner, Burke, Berndt, Van Sistine and Rude; cosponsored by Representatives Vanderperren, Boyle, Rohan, Wood, Brancel, Reynolds, Porter, Brandemuehl, Hisrich, Barca, Van Gorden, Linton, Carpenter, Hubler, Johnsrud, Krug, Baldus, Lehman, Medinger, Goetsch, Hamilton, Huber, Silbaugh, Potter, Notestein, Duff, Plache, Underheim, Holperin, Robson, Loucks, Ourada, Rosenzweig, Roberts, Musser, Vrakas, Zien, Schneiders, Hasenohrl, Hahn, Bolle, Van Dreel, Radtke and Ainsworth.

To committee on Transportation and Utilities.

Senate Joint Resolution 48

Relating to encouraging the creation of a milk marketing agency.

By Senators Chvala, Feingold, Burke, Breske and Van Sistine; cosponsored by Representatives Gruszynski, Roberts, Carpenter, Schultz, Hubler, Stower, Hisrich, Bock, Rohan, Hahn, Hamilton, Boyle, Hasenohrl, Van Dreel and Zien.

To committee on Agriculture, Corrections, Health and Human Services.

INTRODUCTION OF BILLS

Read first time and referred:

Senate Bill 214

Relating to the child support receiving and disbursing fee.

By Senators Czarnezki, Plewa, Huelsman and Potter; cosponsored by Representatives Holschbach, Zweck, Duff, Hisrich, Barca, Huber, Goetsch, Schneiders, Silbaugh, Van Dreel, Lehman, S. Coggs, Bolle and Vrakas, by request of Gary Barczak, Milwaukee County, Clerk of Circuit Court.

To committee on Judiciary and Consumer Affairs.

Senate Bill 215

Relating to requiring consent for an unemancipated minor's abortion, informed consent of a woman to her own abortion, granting rule-making authority and providing a penalty.

By Senators Roshell, Lasee, Plewa, Breske, Andrea, Rude, Van Sistine, Ellis, Potter, Kreul, Leean, Weeden, Farrow, Buettner, Berndt, Petak and Cowles; cosponsored by Representatives Grobschmidt, Welch,

Medinger, Brancel, Wood, Prosser, Hauke, Radtke, Freese, Zien, Hamilton, Schneiders, Lorge, Holschbach, Ourada, Van Gorden, Swoboda, Underheim, Urban, Bolle, Turba, Vergeront, Vanderperren, Brandemuehl, Foti, Stower, Ott, Rosenzweig, Williams, Loucks, Gard, Van Dreel, Johnsrud, Porter, Baldus, Harsdorf, Hahn, Hasenohrl, Duff, Silbaugh, Baumgart, Coleman, Lehman, Musser, Nass, Ladwig, Goetsch, Kaufert, Ainsworth, Schultz and Vander Loop.

To committee on Education, Economic Development, Financial Institutions and Fiscal Policies.

Senate Bill 216

Relating to factors used by insurers to set rates and premiums for certain motor vehicle insurance and granting rule-making authority.

By Senators Barrett, Burke, Plewa, Ulichny and Petak; cosponsored by Representatives Bock, Fortis, S. Coggs, Moore, Notestein, Young, Krug, Cullen, Gronemus, Seery and Bell.

To committee on Transportation and Utilities.

Senate Bill 217

Relating to the establishment of a mandatory trapper education program and making appropriations.

By Senators Kreul, Breske, George, Berndt and Potter; cosponsored by Representatives Brandemuehl, Fortis, Musser, Hahn, Welch and Zien.

To committee on Urban Affairs, Environmental Resources and Elections.

PETITIONS AND COMMUNICATIONS State of Wisconsin Wisconsin Lottery Board

May 20, 1991

To the Honorable the Legislature:

RE: Quarterly Report of the Wisconsin Lottery Board

On behalf of the Chairman and Members of Lottery Board, I am herewith submitting for your consideration the January 1, 1991 through March 31, 1991 quarterly report of the Board, as required by s. 565.37(3), Wis. Stats.

If there are any questions or comments regarding this report, or additional information is necessary, please do not hesitate to contact me or the members of the Board, directly.

WILLIAM F. FLYNN, JR. Executive Director

State of Wisconsin Department of Development

May 23, 1991

To the Honorable the Legislature:

Under Section 560.081 (2) (i) (2), Wisconsin Statutes, the Department of Development is required to provide a comprehensive report to the Legislature on the Main Street Program. The report evaluates the program from

JOURNAL OF THE SENATE [May 29, 1991]

October 1988 through October 1990, the first two years the program was operational.

I am respectfully submitting the attached Main Street evaluation Report to the Legislature in the manner provided in section 13.172 (3), Wisconsin Statutes. If you have any questions concerning the report, please contact Brian Pahnke in our Bureau of Policy Development at (608) 266-2423.

Sincerely, Robert N. Trunzo Secretary

State of Wisconsin Public Service Commission

May 23, 1991

To the Honorable the Legislature:

We are pleased to submit our report on the status of equal access to alternative long distance communications services as of January 1, 1991, within our state. This report is provided to comply with the requirements of s. 196.196, Stats. Currently, 85 percent of phone lines in Wisconsin enjoy the benefits of equal access. Our recommendation for achieving universal equal access is contained in the report and is based on reaching the objective in a way which balances the costs and benefits of modernizing outdated plant and equipment.

If you have any questions on this subject, please call Robert A. Kelly of our staff at 266-8006.

Sincerely,
Jacqueline K. Reynolds
Secretary to the Commission

State of Wisconsin Legislative Audit Bureau

May 23, 1991

To the Honorable the Legislature:

We have completed an evaluation of selected issues related to the Division of Vocational Rehabilitation within the Department of Health and Social Services, including a follow-up to issues raised in our 1985 audit and recent concerns identified by groups representing the blind and hearing impaired, as requested by the Joint Legislative Audit Committee.

We found that the Division has not revised the formula used to distribute funds among its field offices for providing training and other services to client as we recommended in our 1985 report. The amount available and spent per client varies widely across the state and appears to result in inequitable service delivery. We are again recommending changes to the distribution formula.

The Division has also been slow to implement policy goals adopted in 1987, when the Bureau of Sensory Disabilities was created to meet the needs of the blind and hearing impaired. Field staff continue to have inadequate guidance and training in providing services to these client groups.

We appreciate the courtesy and cooperation extended to us by the Division's staff and representatives of client interest groups. A response from the Department of Health and Social Services is the appendix.

> Sincerely, Dale Cattanach State Auditor

SENATE CLEARINGHOUSE ORDERS

Senate Clearinghouse Rule 91-32

Relating to collision damage waivers and liability for damages to rental vehicles.

Submitted by Department of Justice.

Report received from agency, May 28, 1991.

Referred to committee on Judiciary and Consumer Affairs, May 29, 1991.

Senate Clearinghouse Rule 91-44

Relating to creation of slow-no-wake zones on the St. Croix river.

Submitted by Department of Natural Resources. Report received from agency, May 28, 1991.

Referred to committee on Urban Affairs, Environmental Resources and Elections, May 29, 1991.

Senate Clearinghouse Rule 91-49

Relating to the recycling loan and rebate programs. Submitted by Department of Development.

Report received from agency, May 24, 1991.

Referred to committee on Education, Economic Development, Financial Institutions and Fiscal Policies, May 29, 1991.

Senate Clearinghouse Rule 91-50

Relating to the minority business recycling grant and loan program.

Submitted by Department of Development.

Report received from agency, May 24, 1991.

Referred to committee on Education, Economic Development, Financial Institutions and Fiscal Policies, May 29, 1991.

Senate Clearinghouse Rule 91-84

AN ORDER to create a shoreland-wetland zoning ordinance for the city of Greenfield.

Submitted by Department of Natural Resources.

Report received from agency, May 28, 1991.

Referred to committee on Urban Affairs, Environmental Resources and Elections, May 29, 1991.

The committee on Urban Affairs, Environmental Resources and Elections reports and recommends:

Senate Clearinghouse Rule 91-64

Pertaining to organic compound emissions from the remediation of contaminated soil or water.

No action taken.

Brian Burke Chair

JOURNAL OF THE SENATE [May 29, 1991]

The committee on Tourism, Commerce, Labor, Veterans' and Military Affairs reports and recommends:

Senate Clearinghouse Rule 90-116

Relating to bingo cards, the conduct of bingo, bingo financial reports, bingo expenses and the conduct of calendar raffles.

No action taken.

Senate Clearinghouse Rule 90-258

Relating to overtime exemptions for state and local governments.

No action taken.

Jerome Van Sistine Chair

AMENDMENTS OFFERED

Senate amendment 1 to Senate Bill 123 offered by Senator Jauch.