

STATE OF WISCONSIN

# Senate Journal

## Seventy-Seventh Session

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THURSDAY, February 18, 1965.

9:30 o'clock A.M.

The senate met.

The president in the chair.

Prayer was offered by the Reverend John Hendrickson.

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

Senators Benson, Bice, Busby, Carr, Christopherson, Dempsey, Draheim, Hansen, Hollander, Kendziorski, Kepler, Knowles, Krueger, LaFave, Leonard, Leverich, Lorge, Lourigan, McParland, Meunier, Panzer, Rasmusen, Risser, Roseleip, Schreiber, Schuele, Smith, Sussman, Thompson, Warren and Zaborski—31.

Absent—Senator Miller—1.

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### INTRODUCTION OF AMENDMENTS

Amendment No. 1, S. to **Senate Joint Resolution 6** was offered by Senators Schreiber and Hansen.

Substitute amendment No. 2, S. to **Senate Bill 31** was offered by Senator Roseleip.

Amendment No. 1, S. and amendment No. 2, S. to **Senate Bill 51** were offered by Senator Bice.

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### LEAVE OF ABSENCE

Senator Miller was granted a leave of absence for today's session, upon motion of Senator Knowles, with unanimous consent.

RESOLUTIONS INTRODUCED

**Senate Resolution 12**

Relating to the appointment of employes of the senate.

*Resolved by the senate*, upon the recommendation of the Senate Committee on Organization under Senate Rule 87 and until otherwise resolved, That the following person be assigned to the staff of the chief clerk in accordance with Senate Rule 87a until released from employment:

Name	Home Address	Position
Mary Walker	Poynette, Wisconsin	Stenographer

By Senator Knowles.

Was read.

The resolution was adopted.

**Senate Resolution 13**

Requesting an opinion of the attorney general regarding the constitution amendment process in **Senate Joint Resolution 5**.

WHEREAS, **Senate Joint Resolution 5**, as introduced, proposes to amend the state constitution to increase the terms of office of the governor and lieutenant governor to 4 years and to provide for the election of those officers by a single vote and, in proposing these changes, combines the proposed amendments in a single joint resolution and suggests to the 1967 Legislature that these separate, severable changes be submitted to the people as 2 questions, namely, the 4-year term for both officers as one question and the combined vote as the other question; and

WHEREAS, the combining of the increase in term for governor and lieutenant governor follows the suggestion made by the Wisconsin Attorney General in 48 OAG 188 (1959) at pages 191 and 192, where he stated that "it would seem to be both incongruous and inconsistent to conclude that an opportunity should be afforded the electors to vote separately on whether each office (i.e., governor and lieutenant governor) should be limited to a two-year term as at present or extended to four years" and further said that "this would appear to be but 'one amendment' for all practical purposes;" and

WHEREAS, in 1961 the Wisconsin Attorney General was asked for an opinion on the submission of separate, severable amendments to the constitution through a single joint

resolution and in 50 OAG 65 (1961) at page 67 discussed the constitutional requirement, as interpreted by the leading Wisconsin Supreme Court decisions, principally *State ex rel. Thompson v. Zimmerman, 264 Wis. 644 (1953)*, that each amendment must be submitted separately to the voters and concluded at pages 68 and 69 that these cases hold that when a single joint resolution proposes separate, severable amendments, a separate question must be submitted to the voters on each amendment; and the Attorney General then suggested language (subsequently used by the legislature) to be used in the 2 questions submitted in connection with the joint resolution; now, therefore, be it

*Resolved by the senate*, That the Attorney General is requested to provide an opinion as expeditiously as possible as to whether, in following the directives and guidelines set by the Wisconsin Supreme Court and the Wisconsin Attorney General, **Senate Joint Resolution 5**, as introduced, complies with the amendment procedure established by article XII, section 1 of the state constitution, by proposing to combine as one amendment and one question the increase in terms for the governor and lieutenant governor and by including 2 separate, severable amendments with 2 suggested questions thereon in one joint resolution.

By Senator Busby.

The resolution was considered at this time, upon motion of Senator Busby, with unanimous consent.

Was read.

The resolution was adopted.

#### **Senate Joint Resolution 31**

A joint resolution relating to the life and public service of Supreme Court Justice William Herbert Dieterich.

By Senators Leonard, Kendziorski and Panzer.

Was read.

The joint resolution was adopted by unanimous rising vote.

Ordered immediately messaged to the assembly.

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Upon motion of Senator Schreiber, with unanimous consent, the senate proceeded to the 11th order of business.

MOTIONS

Upon motion of Senator Schreiber, with unanimous consent, the senate rose for a minute in a silent prayer out of respect to the memory of Allen J. Flannigan, Assemblyman from Milwaukee County District 7, who died yesterday.

**Senate Joint Resolution 30**

Senator Dempsey asked unanimous consent that the joint resolution be recalled from the committee on Judiciary and placed at the foot of today's calendar.

Senator Sussman objected.

Senator Dempsey moved that the joint resolution be recalled from the committee on Judiciary and referred to the calendar.

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SPECIAL ORDER

Senator Draheim called the attention of the senate to the Special Order which had been fixed for 9:00 o'clock this morning and to the fact that that hour had arrived.

The senate proceeded to consider

**Senate Bill 1**

Which had been made the Special Order.

Senator Dempsey asked unanimous consent that the motion pending on **Senate Joint Resolution 30** be put at this time.

Senator LaFave objected.

**Senate Bill 1**

Senator Draheim moved that amendment No. 3, S. be rejected.

The ayes and noes were demanded and the vote was: ayes, 14; noes, 17; absent or not voting, 1; as follows:

Ayes—Senators Benson, Christopherson, Dempsey, Draheim, Hansen, Hollander, Keppler Lorge, Lourigan, McParland, Schreiber, Schuele, Sussman and Thompson—14.

Noes—Senators Bice, Busby, Carr, Kendziorski, Knowles, Krueger, LaFave, Leonard, Leverich, Meunier, Panzer, Rasmussen, Risser, Roseleip, Smith, Warren and Zaborski—17.

Absent or not voting—Senator Miller—1.

So the senate refused to reject amendment No. 3, S.

Amendment No. 3, S. was laid aside temporarily, upon motion of Senator Zaborski, with unanimous consent.

**Senate Bill 1**

Senator Draheim moved that amendment No. 4, S. be rejected.

The ayes and noes were demanded and the vote was: ayes, 17; noes, 14; absent or not voting, 1; as follows:

Ayes—Senators Benson, Busby, Dempsey, Draheim, Hansen, Hollander, Kendziorski, Keppler, Lorge, Lourigan, McParland, Panzer, Risser, Schreiber, Schuele, Sussman and Zaborski—17.

Noes—Senators Bice, Carr, Christopherson, Knowles, Krueger, LaFave, Leonard, Leverich, Meunier, Rasmusen, Roseleip, Smith, Thompson and Warren—14.

Absent or not voting—Senator Miller—1.

So amendment No. 4, S. was rejected.

Amendment No. 3, S. which had been laid aside temporarily earlier was considered at this time, upon motion of Senator Zaborski, with unanimous consent.

Senator Lorge rose to the point of order that amendment No. 3, S. was not germane.

The president ruled that amendment No. 3, S. was germane.

**Senate Bill 1**

The question was: Shall amendment No. 3, S. be adopted?

The ayes and noes were demanded and the vote was: ayes, 13; noes, 18; absent or not voting, 1; as follows:

Ayes—Senator Bice, Carr, Knowles, LaFave, Leonard, Leverich, Meunier, Panzer, Rasmusen, Roseleip, Smith, Warren and Zaborski—13.

Noes—Senators Benson, Busby, Christopherson, Dempsey, Draheim, Hansen, Hollander, Kendziorski, Keppler, Krueger, Lorge, Lourigan, McParland, Risser, Schreiber, Schuele, Sussman and Thompson—18.

Absent or not voting—Senator Miller—1.

So the senate refused to adopt amendment No. 3, S.

Amendment No. 5, S. was adopted.

Amendment No. 6, S. was offered by Senator Risser.

**Senate Bill 1**

Senator Hollander moved that amendment No. 6, S. be rejected.

The ayes and noes were demanded and the vote was: ayes, 25; noes, 5; absent or not voting, 2; as follows:

Ayes—Senators Benson, Bice, Busby, Carr, Christopherson, Dempsey, Draheim, Hansen, Hollander, Keppler, Knowles, Krueger, LaFave, Leverich, Lorge, Lourigan, McParland, Meunier, Panzer, Rasmusen, Schreiber, Smith, Thompson, Warren and Zaborski—25.

Noes—Senators Kendziorski, Leonard, Risser, Schuele and Sussman—5.

Absent or not voting—Senators Miller and Roseleip—2.

So amendment No. 6, S. was rejected.

Amendment No. 7, S. was offered by Senator Risser.

**Senate Bill 1**

Senator Draheim moved that amendment No. 7, S. be rejected.

The ayes and noes were demanded and the vote was: ayes, 23; noes, 7; absent or not voting, 2; as follows:

Ayes—Senators Bice, Busby, Carr, Christopherson, Dempsey, Draheim, Hansen, Hollander, Keppler, Knowles, LaFave, Leverich, Lorge, Lourigan, McParland, Meunier, Panzer, Rasmusen, Roseleip, Schreiber, Smith, Thompson and Warren—23.

Noes—Senators Benson, Kendziorski, Leonard, Risser, Schuele, Sussman and Zaborski—7.

Absent or not voting—Senators Krueger and Miller—2.

So amendment No. 7, S. was rejected.

Amendment No. 8, S. was offered by Senator Knowles.

**Senate Bill 1**

Senator Risser moved that amendment No. 8, S. be rejected.

The ayes and noes were demanded and the vote was: ayes, 16; noes, 15; absent or not voting, 1; as follows:

Ayes—Senators Benson, Busby, Dempsey, Draheim, Hansen, Kendziorski, Keppler, Lourigan, McParland, Risser, Schreiber, Schuele, Smith, Sussman, Thompson and Zaborski—16.

Noes—Senators Bice, Carr, Christopherson, Hollander,

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Knowles, Krueger, LaFave, Leonard, Leverich, Lorge, Meunier, Panzer, Rasmusen, Roseleip and Warren—15.

Absent or not voting—Senator Miller—1.

So amendment No. 8, was rejected.

Amendment No. 9, S. was offered by Senator Meunier.

Amendment No. 9, S. was rejected, upon motion of Senator Zaborski.

Amendment No. 10, S. was offered by Senator Risser.

### Senate Bill 1

Senator Lorge moved that amendment No. 10, S. be rejected.

The ayes and noes were demanded and the vote was: ayes, 7; noes, 24; absent or not voting, 1; as follows:

Ayes—Senators Draheim, Keppler, Knowles, Leonard, Lorge, McParland and Schreiber—7.

Noes—Senators Benson, Bice, Busby, Carr, Christopher-son, Dempsey, Hansen, Hollander, Kendziorski, Krueger, LaFave, Leverich, Lourigan, Meunier, Panzer, Rasmusen, Risser, Roseleip, Schuele, Smith, Sussman, Thompson, Warren and Zaborski—24.

Absent or not voting—Senator Miller—1.

So the senate refused to reject amendment No. 10, S.

Amendment No. 10, S. was adopted.

Amendment No. 11, S. was offered by Senator Lorge.

Senator Hollander moved that amendment No. 11, S. be rejected.

The motion prevailed.

The bill was ordered engrossed and read a third time.

Upon motion of Senator Knowles, with unanimous consent, the bill was considered for final action at this time.

### Senate Bill 1

Relating to a system of county board representation in certain counties based on the apportionment of supervisory districts by county boards.

Was read a third time.

The question was: Shall the bill pass?

The ayes and noes were demanded and the vote was: ayes, 29; noes, 2; absent or not voting, 1; as follows:

Ayes—Senators Benson, Bice, Busby, Carr, Christopher-son, Dempsey, Draheim, Hansen, Hollander, Kendziorski,

Keppler, Krueger, LaFave, Leonard, Lorge, Lourigan, McParland, Meunier, Panzer, Rasmusen, Risser, Roseleip, Schreiber, Schuele, Smith, Sussman, Thompson, Warren and Zaborski—29.

Noes—Senators Knowles and Leverich—2.

Absent or not voting—Senator Miller—1.

So the bill passed.

Ordered immediately messaged to the assembly.

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Upon motion of Senator Dempsey, with unanimous consent, the senate returned to the 11th order of business.

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## MOTIONS

### **Senate Joint Resolution 30**

Senator Dempsey asked unanimous consent that the joint resolution be recalled from the committee on Judiciary and referred to the calendar.

Senator Sussman objected.

Senator Dempsey moved that the joint resolution be recalled from the committee on Judiciary and referred to the calendar.

Senator LaFave rose to a point of order that under the rules the joint resolution was not before the senate in printed form and that this motion was out of order at this time.

The president ruled that the motion was proper and the point of order by Senator LaFave was not well taken.

### **Senate Joint Resolution 30**

A joint resolution relating to an advisory referendum on raising the legal age for the consumption of fermented malt beverages.

The question was: Shall the joint resolution be recalled from the committee on Judiciary and referred to the calendar?

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The ayes and noes were demanded and the vote was: ayes, 20; noes, 11; absent or not voting, 1; as follows:

**Ayes**—Senators Bice, Busby, Carr, Christopherson, Dempsey, Hansen, Keppler, Knowles, Leonard, Leverich, Lorge, Lourigan, Meunier, Panzer, Rasmusen, Risser, Schreiber, Thompson, Warren and Zaborski—20.

**Noes**—Senators Benson, Draheim, Hollander, Kendzior-ski, Krueger, LaFave, McParland, Roseleip, Schuele, Smith and Sussman—11.

**Absent or not voting**—Senator Miller—1.

So the question was decided in the affirmative.

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Upon motion of Senator Busby, with unanimous consent, the senate returned to the 5th order of business.

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### BILLS INTRODUCED

#### **Senate Bill 166**

Relating to certified shorthand reporters, providing penalties, granting rule-making authority and making an appropriation.

By Senator Lourigan, by request of the Kenosha County Bar Association.

Read first time.

To committee on Judiciary.

#### **Senate Bill 167**

Relating to an automation advisory committee appointed by the industrial commission.

By Senator Busby.

Read first time.

To committee on Labor, Taxation, Insurance and Banking.

#### **Senate Bill 168**

Relating to fees in probate matters.

By Senators Kendziorski, Zaborski, Lourigan, McParland, Busby and Leonard, by request of Milwaukee County.

Read first time.

To committee on Judiciary.

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**Senate Bill 169**

Relating to requiring the family court commissioner to mail to the parties in a divorce action and their attorneys a copy of his report to the court.

By Senators Smith, Warren and Keppler.

Read first time.

To committee on Judiciary.

**Senate Bill 170**

Relating to teachers' and state employes' pensions.

By Senators Rasmusen and Hansen; co-sponsored by Assemblymen Moser, Hutnik, Blanchard, Doughty and Lewison.

Read first time.

To joint Survey committee on Retirement Systems.

**Senate Bill 171**

Relating to acquisition of public easements and property rights by villages and cities.

By Senator Schreiber.

Read first time.

To committee on Governmental and Veterans' Affairs.

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Upon motion of Senator Knowles, with unanimous consent, the senate returned to the 7th order of business.

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**COMMITTEE REPORTS**

The committee on Labor, Taxation, Insurance and Banking reports and recommends:

The appointment by the Governor of John D. Naber, of Shawano, a member of the State of Wisconsin Investment Board, to succeed Patrick J. Lucey, for the term ending March 1, 1970.

Confirmation; Ayes, 5; Noes, 0.

GERALD D. LORGE,  
Chairman.

The committee on Highways reports and recommends:

The appointment by the Governor of James L. Karns, of Madison, as Commissioner of the Motor Vehicle Department

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of Wisconsin, to succeed himself, for the term ending January 21, 1971.

Confirmation; Ayes, 4; Noes, 0.

REUBEN LaFAVE,  
Vice Chairman.

Senator Lorge asked unanimous consent that the appointment by the Governor John D. Naber, of Shawano, a member of the State of Wisconsin Investment Board, to succeed Patrick J. Lucey, for the term ending March 1, 1970, be taken from the calendar of Tuesday, February 23 and considered at this time.

Senator Zaborski objected.

With unanimous consent, Senator Zaborski withdrew his objection.

There being no further objection the appointment was considered at this time.

The question was: Shall the appointment by the Governor of John D. Naber, of Shawano, a member of the State of Wisconsin Investment Board, to succeed Patrick J. Lucey, for a term ending March 1, 1970, be confirmed?

Upon motion of Senator Zaborski, with unanimous consent, the appointment by the Governor of John D. Naber was laid over until Tuesday, February 23rd.

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RULING ON POINT OF ORDER ON PUBLIC  
HEARINGS FOR GUBERNATORIAL  
APPOINTMENTS

On February 11, the senator from the 11th raised a point of order objecting to the consideration of the appointment by the governor of J. Jay Keliher on the ground that notice of public hearing was not posted one week in advance.

Rule 22 governing the procedure for considering appointments by the governor does not require a public hearing to be held on such appointments. Rule 26 concerning hearings by committees is not deemed applicable to appointments by the governor because it refers only to "measures" and "bills", not to appointments.

While the usual practice in the senate has been to hold public hearings on appointments by the governor, this

practice has not been universally followed and there have been several instances in recent years in which committees reported their recommendations on gubernatorial appointments without public hearing.

Therefore, the point of order raised by the senator from the 11th is not well taken.

PATRICK J. LUCEY,  
President of the Senate.

February 18, 1965.

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RULING ON POINT OF ORDER ON REFERRAL OF  
GUBERNATORIAL APPOINTMENTS TO  
STANDING COMMITTEES

On February 11, the senator from the 26th raised a point of order objecting to the consideration of the appointment by the governor of J. Jay Keliher on the ground that there is no senate committee on finance under standing committees of the senate and that Rule 22 (1) requiring referral of gubernatorial appointments to a standing committee has therefore not been complied with.

Rule 20 (1) lists the standing committees of the senate. No senate committee on finance is created by this rule.

Rule 20 (3) provides that the senate shall, in addition to selecting standing committees under Rule 20 (1), “. . . elect five members to the Joint Committee on Finance. . . .” Since that language provides for the election of five members to the Joint Committee on Finance, the implication is clearly given that said members are part of a larger body, namely the Joint Committee on Finance, and do not themselves constitute a standing committee of the senate within the meaning of Rule 22 (1).

The Joint Committee on Finance is established by Section 13.05, Statutes, which denominates said committee a “joint standing committee” and prescribes that the membership of the committee shall consist of a certain number of members from each house. Inasmuch as the committee is a joint standing committee, it is clear from the statute that it is not a standing committee of either house individually and the members named by each house do not constitute separate bodies within the respective houses. The five members

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elected by the senate do not, therefore, constitute a standing committee of the senate within the meaning of Rule 22(1).

In certain previous instances the appointment of a state auditor by the governor has been referred to a "Senate Committee on Finance". Those instances do not govern the instant situation inasmuch as the correctness of those referrals has never been previously decided by the president or the entire senate. The appointment of a state auditor has also been previously referred to the Committee on Labor, Insurance, Taxation and Banking which is denominated a standing committee of the senate under Rule 20(1).

The proper course, in accordance with Rule 22(1), appears to require referral of gubernatorial appointments to a standing committee of the senate. Inasmuch as the appointment of J. Jay Keliher has not been so referred, it is not properly before the senate for consideration. The proper course of action is to refer the appointment of J. Jay Keliher to a standing committee of the senate.

The point of order raised by the senator from the 26th is well taken.

PATRICK J. LUCEY,  
President of the Senate.

February 18, 1965.

Senator Hollander rose to a point of order that the assembly members of the joint committee on Finance have nothing to do with the confirmation of a gubernatorial appointment.

The president stated that in effect he had ruled on this point in his foregoing ruling.

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Upon motion of Senator LaFave, with unanimous consent, the senate recessed until 12:45 o'clock this afternoon.

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RECESS

12.45 o'clock P.M.

The senate was called to order by the president.

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Upon motion of Senator Knowles with unanimous consent, and under Senate Rule 89 notice was given that it was his intent that Senate Rule 20 (1) would be amended to create a Senate committee on Finance as a standing committee of the senate.

The appointment by the Governor of J. Jay Keliher, of Madison, as State Auditor, to succeed himself, for the term ending October 1, 1969 was referred to the committee on Labor, Taxation, Insurance and Banking.

Senators Kendziorski, Schuele, Benson, Leonard, Dempsey and Busby were appointed by the president as honorary pallbearers at the funeral of Assemblyman Allen J. Flannigan which funeral is to be held on Saturday, February 20, 1965 at the Funeral Home of Frank Zwaska, corner of N. 24th and W. Center Streets in the City of Milwaukee, Wisconsin and the interment will be at the Wisconsin Memorial Park.

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Upon motion of Senator Knowles, with unanimous consent, the senate proceeded to the 10th order of business.

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### MESSAGE FROM THE ASSEMBLY

By James P. Buckley, chief clerk thereof.

Mr. President:

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

Assembly Bill 24,  
Assembly Bill 62,  
Assembly Bill 99,  
Assembly Bill 104,  
Assembly Bill 111 and  
Assembly Bill 112

And has adopted and asks concurrence in

The action by which the assembly, upon motion of Assemblyman Sweda, pursuant to Joint Rule 26, has directed the Legislative Reference Bureau to prepare a suitable joint certificate of Congratulations to Mr. Carl A. Zielke upon the

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occasion of being one of five Wisconsin's outstanding rural leaders, honored for "unselfish service to farm, home, and local community", by the University of Wisconsin, College of Agriculture.

The action by which the assembly, upon motion of Assemblyman Peterson, pursuant to Joint Rule 26, has directed the Legislative Reference Bureau to prepare a suitable joint certification of Commendation to Mr. Robert L. Pierce, Menomonie, Wisconsin upon the occasion of a recognition dinner for a lifetime of Public Service, and

The action by which the assembly, upon motion of Assemblyman Obey, pursuant to Joint Rule 26, has directed the Legislative Reference Bureau to prepare a suitable joint certificate of Commendation to Mr. Ben Lewis, Sports Editor of the Wausau Daily Record Herald upon the occasion of winning the 1964 James G. Herschall Award for interpretive reporting of sports and conservation.

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### ASSEMBLY MESSAGE CONSIDERED

#### **Assembly Bill 24**

Read first time.

The bill was referred to the committee on Judiciary, upon motion of Senator Benson, with unanimous consent.

#### **Assembly Bill 62**

Read first time.

To committee on Labor, Taxation, Insurance and Banking.

#### **Assembly Bill 99**

Read first time.

To committee on Judiciary.

#### **Assembly Bill 104**

Read first time.

To committee on Labor, Taxation, Insurance and Banking.

#### **Assembly Bill 111**

Read first time.

To committee on Judiciary.

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### **Assembly Bill 112**

Read first time.

To committee on Judiciary.

The assembly's action under Joint Rule 26 pursuant to motion by Assemblyman Sweda was concurred in, upon motion of Senator Krueger.

The assembly's action under Joint Rule 26 pursuant to motion of Assemblyman Peterson was concurred in, upon the joint motion of Senators Rasmusen and Knowles.

The assembly's action under Joint Rule 26 pursuant to motion of Assemblyman Obey was concurred, in upon motion of Senator Krueger, in behalf of the Senator Smith.

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Upon motion of Senator LaFave, with unanimous consent, the senate returned to the 11th order of business.

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## MOTIONS

### **Senate Bill 2 and Senate Bill 39**

The bills on the calendar of Tuesday, February 16 were made Special Orders for 10:15 o'clock and 10:16 o'clock on Tuesday morning, February 23 respectively, upon motion of Senator LaFave, with unanimous consent.

Upon motion of Senator Hollander, and in accordance with Joint Rule 26, the senate directed the Legislative Reference Bureaus to prepare a suitable joint certificate of Congratulations to Mr. Reinhold J. Kinas of Route 1, Ripon, Wisconsin on the occasion of his election as President of the Wisconsin County Highway Committeeman's Association at the recently held Annual Road School.

### **Senate Joint Resolution 30**

A joint resolution relating to an advisory referendum on raising the legal age for the consumption of fermented malt beverages.

Senator Dempsey asked unanimous consent that the joint resoluion be taken from the calendar of Tuesday, February

23 and made a Special Order for 10:00 o'clock on Tuesday morning, February 23rd.

Senator Sussman objected.

Senator Dempsey moved that the Jt. Res. be taken from the calendar of Tuesday, February 23 and made a Special Order for 10:00 o'clock on Tuesday morning, February 23rd.

The president held that such a motion would require a two-thirds vote as it in effect would be preferential treatment over other matters on the same calendar.

### Senate Joint Resolution 30

The question was: Shall the rules be suspended and the joint resolution be taken from the calendar of Tuesday, February 23 and made a special order for 10:00 o'clock Tuesday morning, February 23rd.

The ayes and noes were required and the vote was: ayes, 22; noes, 8; absent or not voting, 2; as follows:

Ayes—Senators Benson, Bice, Busby, Carr, Christopher, Dempsey, Hansen, Keppler, Krueger, Leonard, Leverich, Lorge, Lourigan, McParland, Meunier, Panzer, Rasmusen, Risser, Schreiber, Thompson, Warren and Zaborski—22.

Noes—Senators Draheim, Hollander, Kendziorski, Knowles, LaFave, Rosleip, Schuele and Sussman—8.

Absent or not voting—Senators Miller and Smith—2.

So the rules were suspended and the question was decided in the affirmative.

### Senate Bill 110

Was recalled from the committee on Labor, Taxation, Insurance and Banking and referred to the joint committee on Finance, upon motion of Senator Rasmusen with unanimous consent.

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### GUESTS INTRODUCED

Senator McParland announced to the senate that it is honored by the presence of Honorable Charley Panosian, Municipal Judge, City of Greenfield and Henry Rajohel, City Clerk for the city of Greenfield both from Greenfield, Wisconsin.

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Daniel O'Neil from Janesville, Wisconsin who is a County employe in farming was introduced to the senate by Senator Carr.

The president extended his welcome to all of the guests.

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Upon motion of Senator Schreiber, with unanimous consent, the senate resolved that today's adjournment would be out of respect to the memory of Assemblyman Allen J. Flannigan.

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Senator Knowles moved that the senate adjourn until 9:00 o'clock Friday morning, February 19, 1965, out of respect to the memory of Assemblyman Allen J. Flannigan.

The motion prevailed, and the senate adjourned until 9:00 o'clock Friday morning, February 19, 1965.

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### CHIEF CLERK'S REPORT

The chief clerk records;

**Senate Joint Resolution 13**

**Senate Joint Resolution 21 and**

**Senate Joint Resolution 24**

Correctly enrolled on Thursday, February 18, 1965.

And records;

**Senate Bill 91**

Correctly enrolled and presented to the Governor at 3:35 p.m., February 18, 1965.