

JOURNAL OF THE ASSEMBLY [June 30, 1967]

STATE OF WISCONSIN

Assembly Journal

Seventy-Eighth Regular Session

FRIDAY, June 30, 1967.

9:00 A.M.

The assembly met.

The speaker in the chair.

The prayer was offered by Rev. Stanley Klyve, Midvale Community Lutheran Church, Madison, Wisconsin.

Assemblyman Wackett led the membership in reciting the pledge of allegiance to the flag of the United States.

The roll was taken.

The result follows:

Present—Alfonsi, Anderson G. K., Anderson N. C., Atkinson, Azim, Baldus, Barbee, Bellante, Belting, Blanchard, Boche, Bock, Bolle, Brown, Clemens, Conradt, Devitt, Doughty, Dueholm, Tregoning, Gee, Gehrmann, Gessert, Groshek, Grover, Hanna, Heinzen, Held, Hephner, Huber, Hutnik, Jahnke, Johnson L. H., Johnson W. A., Jones, Kafka, Kaufman, Kavanaugh, Kenyon, Kessler, Klicka, Kordus, Kunde, Laper, Lewison, Lipscomb, Lynch, McCann, McCormick, McDougal, McEssy, McKay, Martin, Mathews, Mato, Merkel, Mertz, Mittness, Molinaro, Nager, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Pabst, Packard, Parys, Peloquin, Perala, Quinn, Radcliffe, Riehle, Rogers, Schaeffer, Schroeder, Schwefel, Shabaz, Shurbert, Sicula, Soik, Stalbaum, Steinhilber, Stevenson, Sweda, Tobiasz, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—98.

Absent with leave—Thompson—1.

AMENDMENTS OFFERED

Assembly Substitute Amendment 2 to Assembly Bill 73 offered by Assemblymen Klicka, Soik, Van Hollen, Schroeder, Packard, Shabaz, Alfonsi, Olson, Tregoning, Boche, Froehlich, Nuttelman, Laper, Bock and Lewison.

Assembly Amendment 9 to Assembly Bill 280 offered by Assemblyman G. K. Anderson.

Assembly Amendment 1 to Assembly Bill 697 offered by Assemblyman Held.

Assembly Amendment 1 to Assembly Bill 790 offered by Assemblyman Heinzen.

Assembly Substitute Amendment 1 to Assembly Bill 943 offered by Assemblymen Clemens, Soik and Mato.

Assembly Amendment 1 to Assembly Amendment 1 to Senate Bill 332 offered by Assemblymen G. K. Anderson and Conradt.

Assembly Amendment 2 to Assembly Amendment 1 to Assembly Bill 51 offered by Assemblymen Weisensel, Azim, Kavanaugh, L. H. Johnson and Van Hollen.

Assembly Amendment 1 to Assembly Amendment 3 to Assembly Bill 51 offered by Assemblyman Heinzen.

Assembly Amendment 3 to Assembly Amendment 1 to Assembly Bill 51 offered by Assemblyman Heinzen.

Assembly Amendment 5 to Assembly Bill 51 offered by Assemblymen Azim and Heinzen.

MOTIONS

Assemblyman Heinzen asked unanimous consent that Assembly Bill 51 be withdrawn from the calendar of June 29th and taken up at this time.

Assemblyman Shabaz objected.

Assemblyman Heinzen moved that Assembly Bill 51 be withdrawn from the calendar of June 29th and taken up at this time.

The question was: Shall Assembly Bill 51 be withdrawn from the calendar of June 29th and taken up at this time?

Assemblyman Huber moved a

CALL OF THE ASSEMBLY

There were sufficient seconds.

The sergeant-at-arms was directed to close the doors and the chief-clerk to call the roll.

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Fifteen members absent.

Assemblyman Martin moved in accordance with Rule 87, that the assembly proceed with the business before it.

The question was: Shall the assembly proceed with the business before it in accordance with Rule 87?

Motion carried.

Assemblyman Martin asked unanimous consent to introduce a joint resolution. Granted.

Assemblyman Martin asked unanimous consent that the rules be suspended and that the joint resolution be taken up at this time. Granted.

Assembly Joint Resolution 88

Relating to a study of a uniform commercial code.

The question was: Shall Assembly Joint Resolution 88 be adopted?

Motion carried.

Assemblyman Martin asked unanimous consent that the Assembly's action on Assembly Joint Resolution 88 be immediately messaged to the Senate. Granted.

Assemblyman Hutnik in the chair.

Assemblyman Martin asked unanimous consent to introduce a joint resolution. Granted.

Assemblyman Martin asked unanimous consent that the rules be suspended and that the joint resolution be taken up at this time. Granted.

Assembly Joint Resolution 89

Relating to a legislative study of certain school laws.

The question was: Shall Assembly Joint Resolution 89 be adopted?

Motion carried.

Assemblyman Martin asked unanimous consent that the Assembly's action on Assembly Joint Resolution 89 be immediately messaged to the Senate. Granted.

The speaker in the chair.

Assemblyman Merkel asked unanimous consent that Assembly Joint Resolution 61 be withdrawn from the calendar of June 9th and taken up at this time.

Assemblyman McKay objected.

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Assemblyman Nager asked unanimous consent to introduce a resolution. Granted.

Assemblyman Nager asked unanimous consent that the rules be suspended and that the resolution be taken up at this time. Granted.

ASSEMBLY RESOLUTION

Assembly Resolution 24

Requesting an opinion of the attorney general regarding the constitutionality of **Senate Bill 471**, relating to special search warrants.

Resolved by the assembly, That the attorney general is requested to provide an opinion as expeditiously as possible as to the validity of **Senate Bill 471**, relating to special search warrants.

By Assemblyman Nager.

The question was: Shall **Assembly Resolution 24** be adopted?

Motion carried.

Assemblyman McKay asked unanimous consent that **Senate Bill 471** be withdrawn from the table and taken up at this time. Granted.

SECOND READING AND AMENDMENT OF
SENATE BILLS

Senate Bill 471

Relating to special search warrants.

The question was: Shall **Senate Bill 471** be ordered to a third reading?

Motion carried.

Assemblyman McKay asked unanimous consent that the rules be suspended and that **Senate Bill 471** be given a third reading. Granted.

The question was: This bill having been read three times, shall the bill be concurred in?

The roll was taken.

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The vote follows:

Ayes—Alfonsi, Anderson G. K., Anderson N. C., Atkinson, Azim, Bellante, Belting, Blanchard, Boche, Bock, Bolle, Brown, Clemens, Conradt, Devitt, Doughty, Dueholm, Trengoning, Gee, Gehrman, Gessert, Groshek, Grover, Heinen, Hephner, Huber, Hutnik, Johnson L. H., Jones, Kafka, Kaufman, Kavanaugh, Kordus, Kunde, Laper, Lewison, Lynch, McCann, McCormick, McDougal, McEssy, McKay, Martin, Mato, Mittness, Molinaro, Nager, Nitschke, Nuttelman, Obey, Olson, O'Malley, Pabst, Packard, Peloquin, Perala, Quinn, Radcliffe, Riehle, Rogers, Schaeffer, Schroeder, Shabaz, Shurbert, Sricula, Soik, Steinhilber, Stevenson, Sweda, Tobiasz, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—81.

Noes—Baldus, Barbee, Held, Johnson W. A., Kenyon, Kessler, Klicka, Lipscomb, Merkel, P a r y s and Stalbaum—11.

Absent or not voting—Hanna, Jahnke, Mathews, Mertz, Orlich, Schwefel and Thompson—7.

Motion carried.

Messaged to the Senate.

INTRODUCTION AND REFERENCE OF BILLS

Read first time and referred:

Assembly Bill 948

Introduced by Assemblymen Riehle, Perala, Conradt, Gehrman and Kafka.

To committee on Conservation.

Assembly Bill 949

Introduced by Assemblyman York, by request of Minnesota-Wisconsin Boundary Area Commission.

To committee on Labor.

Assembly Bill 950

Introduced by Assemblyman Hutnik.

To committee on Conservation.

Assembly Bill 951

Introduced by Assemblymen Azim and Hutnik.

To committee on Highways.

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Assembly Bill 952

Introduced by Assemblyman Mato.
To committee on Judiciary.

Assembly Resolution 22

To renumber assembly rule 28, as amended by 1967 assembly resolution 7, and assembly rules 29 and 30; and to repeal and recreate assembly rules 20 to 26, assembly rule 27 as amended by 1967 assembly resolution 7, and assembly rules 31 to 35, relating to assembly committees and committee procedure.

Analysis by the Legislative Reference Bureau

This resolution formalizes the speaker's proposal—first submitted to the assembly in his opening address on January 11, 1967—to utilize the standing committees of the assembly on a continuing basis, both to hold public hearings on proposals referred to them and to undertake studies, investigations and reviews as part of the interim research program of the assembly.

The resolution revises the present rules of the assembly dealing with assembly committees; these rules are now numbered assembly rule 20 to assembly rule 35. Under the proposal, committees of the assembly are classed in 3 kinds: standing committees, procedural committees, and special committees.

Special committees can be created by the assembly for a specific purpose and are designed to be disbanded when the purpose for which they were created has been accomplished. Standing committees and procedural committees are designed to exist for the entire biennial term of the assembly. The assembly has 19 standing committees and 3 main and 5 subsidiary procedural committees.

The proposal introduces a new concept into the committee structure: the chairman, the vice chairman, and the "ranking minority member" form, for each committee, the committee's "administrative subcommittee", which is to review the workload of its committee and do all things necessary and proper to facilitate the business of its committee.

The joint committee on revisions, repeals and uniform laws, which is created by joint rule 5a and exists solely as

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a joint committee, has been deleted from the listing of assembly standing committees. Conversely, the 3 appointive members of the interstate co-operation commission, similar to senate rule 20 (7), have been established as the assembly's standing committee on interstate co-operation.

The committee powers of the speaker have been brought together in assembly rule 22. The concept of the appointment of a "ranking minority member" on each committee is new—see rule 22 (1) (c).

The general rules of procedure to be followed by committees of the assembly are brought together in assembly rule 29. The concepts of the administrative subcommittee—see rules 21 and 29 (4)—and of the appointment of advisory committees and consultants are new—see rule 29 (5) (b). New rule 29 corresponds, generally to old rule 22, but most provisions have been restated for greater clarity.

Rules 30 and 33 deal with "proposals" referred to committee. "Proposals" are defined in rule 30 (1) and are, generally, the kinds of measures which have traditionally been referred to standing committees.

Rule 31—withdrawing a proposal from committee—is similar to old rule 26 but is revised so that the 21-day time limit is precisely defined (the present provision could be interpreted so that "21 calendar days" meant 22 days or, even, the 23rd day).

Rules 32 and 33 are the present rules 29 and 30, as renumbered.

Rule 34 is completely new. It defines the procedure and the duties of standing and procedural committees in making studies, investigations and reviews. The rule provides for staffing of assembly committees for interim work in rule 34 (6); this proposal is tied in with assembly bill (LRB-2287) which would make the services of the legislative council staff under section 13.91 of the statutes available to the standing committees of the legislature. Rule 34 (7) provides that each assembly committee shall compile the results of every study, investigate or review in a separate report. This report will be numbered by the chief clerk and issued as a "public document." If the public document contains suggested legislation but this legislation is not considered by the assembly that originated the inquiry, then such legislation is to be preprinted for consideration in the next succeeding legislature.

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Conversion Table I: New Assembly Rule to Old Assembly Rule

This table shows each new assembly rule and the old assembly rule from which it was derived. If the new rule did not exist under the old rules, the entry is "new"; if the new rule is derived in part from an old rule, and is in part new material, then the citation for the old rule is followed by the entry "new". The new rules numbered 32, 33 and 35 are identical to the old rules 29, 30 and 28, respectively, and subsections (1), (2), (3) and (4) of new rule 27 are identical to old rules 31, 32, 33 and 34. New rule 25 (2) is identical to old rule 27. All other provisions of the new rules derived from old rules will be found changed from the old rules in varying degrees.

New Rule	Old Rule	New Rule	Old Rule
20	new	26	20 (1) (t) and 35
21	new	27 (intro.)	in part new, in part
22 (1) (a)	20 (1) (intro.) + new		20 (1) (g), (h), (r) and (w)
(b)	(2) (1st sent.)	(1)	31
(c)	(2nd sent.)	(2)	32
	+ new	(3)	33
(d)	(5) + new	(4)	34
(2)	(6) (part)	28	21
(3)	(6) (part)	29 (1)	23
23 (1)	20 (1) (a)	(2) (a)	22 (3)
(2)	(b)	(b)	new
(3)	(c)	(c)	22 (11) + new
(4)	(e)	(3)	(7)
(5)	(f)	(4)	(10) + new
(6)	(i)	(5) (a)	(2)
(7)	(j) and 20(4)	(b)	new
(8)	(k)	(6)	22 (1)
(9)	(L)	(7)	(4)
(10)	new—see senate rule 20 (7)	(8)	(5)
(11)	20 (1) (m)	(9)	(6)
(12)	(n)	(10)	(8)
(13)	(o)	30 (1)	new
(14)	(p)	(2)	24
(15)	(q)	(3)	22 (9) and 25
(16)	(u)	31	26 (revised)
(17)	(v)	32	29
(18)	(x)	33	30
(19)	(y)	34	new
24	new	35	28
25 (intro.)	20 (3) + new		
(1)	20 (1) (d) + new		
(2)	27		

Note: The committee on revisions, repeals and uniform laws was, because it exists solely as a joint committee, not listed in the senate rules. It has now been deleted from the assembly rules also.

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Conversion Table II: Old Assembly Rule to New Assembly Rule

This table shows where each part of the existing assembly rules 20 to 35 has been placed within the new assembly rules 20 to 35. In many instances, new material has been added to the existing provisions and the text of the existing assembly rules has been revised.

Old Rule	New Rule	Old Rule	New Rule
20 (1) (intro.)	22 (1) (a)	(4)	23 (7)
(a)	23 (1)	(5)	22 (1) (d)
(b)	(2)	(6)	22 (2) and (3)
(c)	(3)	21	28
(d)	25 (1)	22 (1)	29 (6)
(e)	23 (4)	(2)	(5) (a)
(f)	(5)	(3)	(2) (a)
20 (1) (g)	27 (intro.)	(4)	(7)
(h)	27 (intro.)	(5)	(8)
(i)	23 (6)	(6)	(9)
(j)	(7)	(7)	(3)
(k)	(8)	(8)	(10)
(L)	(9)	(9)	30 (3)
(m)	(11)	(10)	29 (4)
20 (1) (n)	(12)	(11)	(2) (c)
(o)	(13)	23	(1)
(p)	(14)	24	30 (2)
(q)	(15)	25	(3)
(r)	27 (intro.)	26	31
(s)	deleted—the committee is preserved in the joint rules	27	25 (2)
		28	35
		29	32
20 (1) (t)	26	30	33
(u)	23 (16)	31	27 (1)
(v)	(17)	32	(2)
(w)	27 (intro.)	33	(3)
(x)	23 (18)	34	(4)
(y)	(19)	35	26
20 (2)	22 (1) (b) and (c)		
(3)	25 (intro.)		

Resolved by the assembly, That:

SECTION 1. Assembly rules 20 to 26, assembly rule 27, as amended by 1967 assembly resolution 7, and assembly rules 31 to 35 are repealed and recreated to be assembly rules 20 to 31 and assembly rule 34, to read:

ASSEMBLY RULE 20. COMMITTEES OF THE ASSEMBLY. The committees of the assembly are classed as a) standing committees, b) procedural committees, and c) special committees. Standing and procedural committees are created for the entire biennial term of the assembly. Special committees continue only until the purpose for which they were created has been accomplished.

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ASSEMBLY RULE 21. ADMINISTRATIVE SUBCOMMITTEE. The chairman, the vice chairman and the ranking minority member of each committee of the assembly shall constitute the administrative subcommittee of the respective committee.

ASSEMBLY RULE 22. COMMITTEES; POWERS AND DUTIES OF THE SPEAKER.

(1) Unless otherwise provided with regard to the appointments to a specific committee:

(a) The members of each committee to which assemblymen are appointed shall be appointed by the speaker as near the commencement of the biennial regular session as possible and shall serve on the committee to which they are appointed for the entire term for which they are elected.

(b) The number of members on each committee shall be determined by the speaker.

(c) On all standing, procedural and special committees appointed by the speaker, and unless otherwise designated by the speaker, the first-named member shall be the chairman, the second-named member shall be the vice-chairman, and the first-named member of the minority party shall be the ranking minority member of the respective committee.

(d) The speaker may appoint himself to any committee to which assemblymen are appointed. In addition to the committees of which he thus becomes a regular member; the speaker shall also be a nonvoting member of every assembly committee, but he shall not be counted in determining a quorum thereof.

(2) The schedule of room assignments to committees and to the individual members of the assembly shall be determined by the speaker, who shall be the final authority.

(3) The schedule of meetings and standing committees shall follow the schedule of previous sessions unless changed by order of the speaker, who shall be the final authority.

ASSEMBLY RULE 23. STANDING COMMITTEES. The standing committees of the assembly are:

- (1) Agriculture.
- (2) Commerce and manufactures.
- (3) Conservation.
- (4) Education.
- (5) Elections.
- (6) Excise and fees.

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(7) Finance. The members of the assembly committee on finance shall be the assembly members of the joint committee on finance. The chairman of the assembly committee on finance shall be a chairman of the joint committee.

(8) Highways.

(9) Insurance and banking.

(10) Interstate co-operation. This committee shall consist of the 3 members appointed by the speaker to the interstate co-operation commission under section 13.54 of the statutes.

(11) Judiciary.

(12) Labor.

(13) Municipalities.

(14) Printing.

(15) Public welfare.

(16) State affairs.

(17) Taxation.

(18) Transportation.

(19) Veterans and military affairs.

ASSEMBLY RULE 24. PROCEDURAL COMMITTEES.

The procedural committees of the assembly are the committee on assembly organization, the committee on rules, and the committee on legislative procedure.

ASSEMBLY RULE 25. COMMITTEE ON ASSEMBLY ORGANIZATION. The committee on assembly organization shall consist of the speaker, the majority leader, and the minority leader. The members of the committee on assembly organization shall be the assembly members of the joint committee on legislative organization.

(1) Contingent expenditures. This committee shall consist of such members as the speaker appoints, and shall be advisory to the committee on assembly organization.

(2) Any expenditure from the assembly contingent fund shall be authorized by at least 2 of the 3 members of the committee on assembly organization as required by section 20.530 (1) (a) 7 of the statutes and reported to the assembly at its next meeting.

ASSEMBLY RULE 26. COMMITTEE ON RULES. The committee on rules shall consist of the speaker, the assembly majority leader, the assembly minority leader and such other members as the speaker designates. The committee on rules may:

(1) Consider legislation presented to it by the members

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after the deadline for introduction established in these and the joint rules.

(a) Proposals which the committee reports out for introduction may be reported as "introduced by committee on rules by request of . . ." Such introduction shall follow the same sequence of introductory procedure established for standing committees.

(b) Proposals which the committee does not report on favorably may be returned to the authors.

(2) Function as a steering committee to further the progress of legislation.

(3) Consider and report to the assembly on proposals concerning the rules of the assembly, the joint rules, order of business, recesses and final adjournment of the assembly.

ASSEMBLY RULE 27. COMMITTEE ON LEGISLATIVE PROCEDURE. The committee on legislative procedure shall consist of the chairmen of the following 4 committees appointed by the speaker: the committee on revision, the committee on engrossed bills, the committee on third reading and the committee on enrolled bills.

(1) Committee on revision. The committee on revision shall approve every assembly resolution, joint resolution or bill, unless privileged, before it is offered for introduction.

(a) The clerical staff of this committee shall determine if such proposal is eligible for introduction, shall check grammatical form and structure and shall note possible inconsistencies or conflicts. The author of a proposal shall be promptly informed of any necessary corrections.

(b) A proposal may be returned to the member offering the same and may be redrawn and reoffered.

(c) Should any proposal requiring such committee approval be presented to the chief clerk for introduction without being approved as to form, he shall informally and without reading the proposal present it to the revision committee for its consideration and approval.

(d) When the proposal is in proper form with all authors listed, it shall be reported to the committee on revision. The chairman of the committee on revision shall stamp or certify his approval on the bill recommending its introduction and the proposal may be submitted for introduction.

(2) Committee on engrossed bills. Any proposal ordered engrossed and read a third time shall be referred to the engrossing clerk who shall, under the direction of the chief

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clerk, prepare the engrossed copy to present to the committee on engrossed bills.

(a) When a proposal has been correctly engrossed, incorporating whatever amendments have been adopted, it shall be submitted to the committee on engrossed bills.

(b) The chairman of said committee shall authenticate all reports submitted to the assembly.

(3) Committee on third reading. Any proposal ordered to the committee on third reading shall, unless otherwise ordered by the assembly, be examined by the chief clerk's office for the purpose of correcting grammatical and structural errors and any other errors in the proposal so that the real object of the legislation shall be clearly stated.

(a) If the proposal is found to contain errors which would adversely alter the real intent of the proposal, the committee shall report the required corrections in the form of amendments.

(b) The chairman of the committee shall authenticate all reports submitted to the assembly.

(c) If corrective amendments are reported out, such report shall automatically cause the proposal to revert to the engrossing stage.

(4) Committee on enrolled bills. After a bill, or a joint resolution requiring enrolling, has passed the assembly and been concurred in by the senate, or when a simple resolution requiring enrolling has been adopted, it shall be referred to the committee on enrolled bills.

(a) A proposal in the committee on enrolled bills may only be withdrawn for further action by joint resolution.

(b) The chief clerk shall promptly deliver the jacket to the legislative reference bureau which shall promptly enroll the proposal, prepare the requisite number of copies and return the jacket and copies to the chief clerk. When enrolling has been completed, the proposal shall be submitted in proper form to the chairman of the committee on enrolled bills who shall authenticate the report and submit it to the assembly.

(c) When the enrolling process can only be completed during a recess or an adjournment, the chief clerk, after the proposal has been enrolled by the legislative reference bureau, may enter a report of such enrollment in the chief clerk entries in the journal.

ASSEMBLY RULE 28. SPECIAL COMMITTEES. Spe-

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cial committees of the assembly may be created by motion or by resolution. The motion or resolution shall state the objective for which the special committee is created. Unless otherwise provided, the members shall be appointed by the speaker. A special committee shall cease to exist when:

- (1) The committee has submitted its final report; or
- (2) The objective for which the committee was created has been accomplished; or
- (3) The expiration date, established in creating the committee, has arrived.

ASSEMBLY RULE 29. COMMITTEE PROCEDURE; GENERAL PROVISIONS.

(1) Except for members appointed to a committee on conference, no members appointed to a committee shall attend meetings of such a committee without special leave granted by the assembly during any daily session of the assembly.

(2) (a) When meeting in the capitol, the committees of the assembly shall meet as determined by the chairman within the times and places assigned by the speaker. The chairman may, if warranted by anticipated public attendance, make arrangements through the sergeant at arms to hold a public meeting in a room other than the regularly assigned committee room. When meeting outside the capitol, the committees of the assembly shall meet within the times and places announced by the respective chairmen with the consent of the speaker.

(b) All regularly scheduled public meetings of committees shall be noticed as provided in assembly rule 30

(3) (b).

(c) When the chairman calls a special meeting he is responsible for notifying the members of such meeting and, if the meeting is required to be public under section 14.90 of the statutes, for giving adequate notice.

(3) In the absence of the chairman and vice chairman, the several members shall succeed to the position of acting chairman in the order in which they were appointed to the committee.

(4) The administrative subcommittee shall review the workload of its committee and shall do all things necessary and proper to facilitate the business of its committee, but the chairman shall have final authority to determine when bills or other measures will be scheduled for public hearing,

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when executive action shall be taken, and when the action of the committee shall be reported to the assembly.

(5) (a) The chairman may appoint members of his committee to form subcommittees. Subcommittees shall consider the subjects specified by the regular committee and shall report to it.

(b) With the prior consent of the speaker, the chairman may appoint consultants and may also form advisory committees consisting of at least one member of the regular committee and 2 or more public members. Consultants and advisory committees shall consider the subjects specified by the regular committee with the consent of the speaker, and shall report to the regular committee.

(6) A majority of any committee shall constitute a quorum for the transaction of business.

(7) Unless otherwise provided by law, a committee shall act only when together, all votes shall be taken in the presence of the committee, and a member shall not be recorded as voting unless he was actually present in the committee when he voted.

(8) Any vote in an executive session may, in the discretion of the chairman, be held open until the adjournment of that committee session to permit members arriving late to cast their votes; but such votes shall be recorded only if the committee is still in session when the member votes and the member casts his vote in the presence of the committee.

(9) The members of the committee shall vote in sequence in the order in which named to the committee.

(10) At any time prior to reporting a matter back to the assembly, a committee may reconsider its previous actions relating to such matter.

ASSEMBLY RULE 30. PROPOSALS REFERRED TO COMMITTEE; PUBLIC HEARINGS.

(1) In this rule and in rules 31, 32 and 33, "proposal" means bills, joint resolutions, simple resolutions, petitions and motions, and includes amendments to bills, joint resolutions, simple resolutions and motions whether such amendments originate in the committee or were referred to the committee by the assembly.

(2) All proposals referred to a committee shall be taken up as soon as practical. The chairman of each committee shall regularly report to the speaker the number of proposals still in the possession of the committee.

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(3) Any proposal referred to a committee may, at the discretion of the chairman, be scheduled for public hearing.

(a) The day, hour and place of hearing before any committee shall be posted on the bulletin board of each house, and such notice shall specify the number, author and title of the proposals to be considered.

(b) The chairman of each standing committee shall on or before Wednesday noon of each week file with the chief clerk a list of the public hearings on proposals before his committee which will be held during the following week. These lists shall be printed in advance in the weekly bulletin of committee hearings.

(c) No hearing on bills, joint resolutions, or simple resolutions, and the amendments thereto shall be held until copies of the measures scheduled are available to the public.

ASSEMBLY RULE 31. WITHDRAWING A PROPOSAL FROM COMMITTEE. The committee shall be allowed a reasonable period of time to consider any matter referred to it.

(1) If a committee does not report a proposal back to the assembly within 21 calendar days, the assembly may by a majority vote of the members present withdraw such proposal from the committee.

(2) During the 21 days under sub. (1), the assembly may by a two-thirds vote of the members present withdraw such proposal from the committee.

(3) The 21 calendar days period under sub. (1) includes the day on which the proposal was referred to the committee.

NOTE: For assembly rules 32 and 33, see SECTION 3 of this assembly resolution.

ASSEMBLY RULE 34. STUDIES, INVESTIGATIONS, REVIEWS. For the purpose of conducting such studies, investigations and reviews as may then be appropriate to legislative inquiry, the standing and procedural committees of the assembly shall continue for the entire term for which members of the assembly are elected.

(1) Any standing committee of the assembly shall on instruction by the assembly, or may on the motion of its chairman when approved by majority vote of the committee, undertake studies, investigations or reviews within the subject matter area assigned to the committee.

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(2) In case of duplication or of overlapping areas of original inquiry, the speaker shall define and delimit the subject matter area assigned to each committee and determine the scope of the inquiry conducted by each committee. The decision of the speaker is final.

(3) Two or more committees may, when so authorized by the speaker, jointly participate in a study, investigation or review, and shall conduct such inquiries jointly when so instructed by the speaker. The speaker may authorize a committee to act jointly with the appropriate standing committee of the senate.

(4) With the approval of his committee, the chairman may assign the conduct of an investigation to a subcommittee.

(5) With the consent of the speaker and the approval of his committee, the chairman may assign the conduct of a study or review to an advisory committee.

(6) With the prior approval of the committee on assembly organization, any standing committee of the assembly may have the services of such professional, technical, investigative and clerical assistants as the workload of the committee requires. With the prior approval of the committee on assembly organization, the minority membership of any standing committee of the assembly may have the services of such professional, technical, investigative and clerical assistants as the ranking minority member may request. Clerical assistants shall be employed in the same manner as are other legislative employes. Professional, technical and investigative assistants shall be employed only after consultation with the executive secretary of the legislative council and, if he recommends the employment of such assistants, shall be selected from a roster of qualified applicants compiled by him. All professional, technical, investigative and clerical assistants of committees shall, for administrative purposes only, be considered part of the chief clerk's staff.

(7) Each standing committee conducting a study, investigation or review shall submit to the chief clerk no later than December 1 of the even-numbered year for publication a report of each such inquiry. Such reports shall be styled "public document" and shall be assigned a number by the chief clerk in the sequence in which received. With the approval of the committee, the chairman shall include in such report sections which:

JOURNAL OF THE ASSEMBLY [June 30, 1967]

(a) Recite the motion authorizing the study, investigation or review and defining the scope of the resulting inquiry;

(b) Record transcripts or minutes of public meetings of the committee and the action taken in executive session;

(c) Present at length the testimony, documents and staff reports relevant and significant to the inquiry received by the committee; and

(d) Explain the findings and recommendations of the committee including suggested legislation, if any; but any proposed legislation included in a committee report shall be presented in properly drafted form.

(8) The chief clerk shall assist the chairman and the committee in the preparation and publication of the report.

(9) Any legislation proposed by a standing committee as the result of a study, investigation or review, and published as a public document under sub. (7) may, if not introduced during the session in which the inquiry was made, be submitted by the committee to the chief clerk for pre-printing and introduction in the next succeeding regular session. Such measures shall be delivered to the clerical staff of the committee on revision for introduction.

SECTION 2. Assembly rule 28, as amended by 1967 assembly resolution 7, is renumbered assembly rule 35.

SECTION 3. Assembly rules 29 and 30 are renumbered assembly rules 32 and 33, respectively.

COMMUNICATION

The State of Wisconsin
Department of State
Madison 53702

June 27, 1967.

To the Honorable, the Assembly

Gentlemen: I have the honor to transmit to you, pursuant to Section 13.67 (2), a list of registered lobbyists for the period beginning June 20, 1967, and ending June 26, 1967.

Very truly yours,

ROBERT C. ZIMMERMAN,
Secretary of State.

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Received and placed on file in the office of the chief clerk. Pursuant to Joint Rule 36, the list is printed in the senate journal only and appears there beginning on page 1214.

COMMITTEE REPORT

The committee on Enrolled Bills reports:
Assembly Bill 378—June 29, 1967
Correctly enrolled.

ROBERT O. UEHLING,
Chairman.

MESSAGE FROM THE SENATE

By William P. Nugent, chief clerk thereof.

Mr. Speaker:

I am directed to inform you that the Senate has adopted and asks concurrence in

Motions Under Joint Rule 26:

A joint certificate of Congratulations by Senator Chilsen, co-sponsored by Assemblyman Grover to William Drengler, Shawano, Wisconsin and

A joint certificate of Congratulations by Senators Chilsen and Roseleip, co-sponsored by Assemblymen Tregoning and Obey to the Wisconsin Jaycees and its new state president Andre LeTendre of Wausau, Wisconsin.

ACTION ON SENATE MESSAGE

Assemblyman Grover asked unanimous consent that the rules be suspended and that the Senate Motion Under Joint Rule 26, by Senator Chilsen; co-sponsored by Assemblyman Grover be withdrawn from the Senate Message and taken up at this time. Granted.

Senate Motion Under Joint Rule 26

The question was: Concurrence.

Motion carried.

JOURNAL OF THE ASSEMBLY [June 30, 1967]

Assemblyman Grover asked unanimous consent that the Assembly's action be immediately messaged to the Senate. Granted.

Assemblyman Obey and Tregoning asked unanimous consent that the rules be suspended and that the Senate Motion Under Joint Rule 26, by Senators Chilsen and Roseleip; co-sponsored by Assemblymen Tregoning and Obey be withdrawn from the Senate Message and taken up at this time. Granted.

Senate Motion Under Joint Rule 26

The question was: Concurrence.

Motion carried.

Assemblyman Obey asked unanimous consent that the Assembly's action be immediately messaged to the Senate. Granted.

Assemblyman Martin asked unanimous consent that **Assembly Bill 939** be withdrawn from the table and taken up at this time. Granted.

SECOND READING AND AMENDMENT OF
ASSEMBLY BILLS

Assembly Bill 939

Relating to the hour to which girls, 16 and under employed at curb service stands and drive-in stands in cities of 25,000 or less, may work.

The question was: Shall the bill be ordered engrossed and read a third time?

Assemblyman Boche offered an amendment. Entered.

The question was: Shall Assembly Amendment 1 be adopted?

Assemblyman W. A. Johnson moved that **Assembly Bill 939** be referred to committee on Labor.

The question was: Shall **Assembly Bill 939** be referred to committee on Labor?

The roll was taken:

The vote follows:

Ayes—Anderson N. C., Hanna, Johnson W. A., Kessler, Kordus, Kunde, Lipscomb, Nager, Pabst and Sicula—10.

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Noes—Alfonsi, Anderson G. K., Atkinson, Azim, Baldus, Barbee, Bellante, Belting, Blanchard, Boche, Bock, Bolle, Brown, Clemens, Conradt, Devitt, Doughty, Dueholm, Tregoning, Gehrman, Gessert, Groshek, Grover, Heinzen, Held, Hephner, Huber, Hutnik, Jahnke, Johnson L. H., Jones, Kafka, Kaufman, Kavanaugh, Kenyon, Klicka, Laper, Lewison, McCann, McDougal, McEssy, McKay, Martin, Mato, Merkel, Mertz, Molinaro, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Parys, Peloquin, Perala, Quinn, Radcliffe, Riehle, Rogers, Schaeffer, Schroeder, Schwefel, Shabaz, Shurbert, Soik, Stalbaum, Steinhilber, Stevenson, Sweda, Tobiasz, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—82.

Absent or not voting—Gee, Lynch, McCormick, Mathews, Mittness, Packard, and Thompson—7.

Motion failed.

The question was: Shall Assembly Amendment 1 be adopted?

Motion carried.

Assemblyman Boche offered an amendment. Entered.

The question was: Shall Assembly Amendment 2 be adopted?

Motion carried.

The question was: Shall the bill be ordered engrossed and read a third time?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Azim, Baldus, Bellante, Belting, Blanchard, Boche, Bock, Clemens, Conradt, Devitt, Doughty, Dueholm, Tregoning, Gee, Gehrman, Gessert, Groshek, Grover, Heinzen, Held, Hephner, Huber, Hutnik, Jahnke, Johnson L. H., Jones, Kavanaugh, Kenyon, Klicka, Laper, Lewison, McDougal, McEssy, McKay, Martin, Mathews, Mato, Merkel, Mertz, Mittness, Molinaro, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Parys, Peloquin, Perala, Quinn, Radcliffe, Rogers, Schaeffer, Schroeder, Schwefel, Shabaz, Soik, Stalbaum, Steinhilber, Stevenson, Sweda, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—75.

Noes—Barbee, Bolle, Brown, Johnson W. A., Kaufman,

JOURNAL OF THE ASSEMBLY [June 30, 1967]

Kessler, Kordus, Kunde, Lipscomb, Lynch, McCann, McCormick, Nager, Pabst, Packard, Riehle and Sicula—17.

Absent or not voting—Anderson N. C., Atkinson, Hanna, Kafka, Shurbert, Thompson and Tobiasz—7.

Motion carried.

Assemblyman McKay asked unanimous consent that the rules be suspended and that Assembly Bill 939 be given a third reading.

Assemblyman Kessler objected.

Assemblyman Boche moved that the rules be suspended and that Assembly Bill 939 be given a third reading.

The question was: Shall the rules be suspended and that Assembly Bill 939 be given a third reading?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Anderson N. C., Azim, Baldus, Bellante, Belting, Blanchard, Boche, Bock, Clemens, Conradt, Devitt, Doughty, Dueholm, Tregoning, Gee, Gehrmann, Gessert, Groshek, Heinzen, Held, Hephner, Huber, Hutnik, Jahnke, Johnson L. H., Jones, Kafka, Kavanaugh, Kenyon, Klicka, Laper, Lewison, McDougal, McEssy, McKay, Martin, Mathews, Merkel, Mertz, Nitschke, Nuttelman, Obey, Olson, O'Malley, Packard, Perala, Quinn, Radcliffe, Rogers, Schaeffer, Schroeder, Schwefel, Shabaz, Shurbert, Soik, Steinhilber, Stevenson, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Waters, Weisensel, Wilger, York and Mr. Speaker—69.

Noes—Barbee, Bolle, Brown, Grover, Johnson W. A., Kaufman, Kessler, Kordus, Kunde, Lipscomb, Lynch, McCann, McCormick, Mato, Mittness, Nager, Orlich, Pabst, Parys, Peloquin, Riehle, Sicula and Tobiasz—23.

Absent or not voting—Atkinson, Hanna, Molinaro, Stalbaum, Sweda, Thompson and Wartinbee—7.

Motion carried.

Assemblyman Nitschke in the chair.

The question was: This bill having been read three times, shall the bill pass?

Assemblyman Mittness moved that the bill be laid on the table.

The question was: Shall the bill be laid on the table?

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The roll was taken.

The vote follows:

Ayes—Anderson N. C., Barbee, Bolle, Brown, Grover, Hephner, Johnson W. A., Kaufman, Kessler, Kordus, Kunde, Lipscomb, Lynch, McCann, McCormick, Mato, Mittness, Nager, Pabst, Peloquin, Riehle, Rogers, Sricula, Tobiasz and Vanderperren—25.

Noes—Alfonsi, Anderson G. K., Azim, Baldus, Bellante, Belting, Blanchard, Boche, Bock, Clemens, Conradt, Devitt, Doughty, Dueholm, Tregoning, Gee, Gehrman, Gessert, Groshek, Heinzen, Held, Huber, Hutnik, Jahnke, Johnson L. H., Jones, Kafka, Kavanaugh, Kenyon, Klicka, Laper, Lewison, McDougal, McEssy, McKay, Martin, Mathews, Merkel, Mertz, Molinaro, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Packard, Parys, Perala, Quinn, Radcliffe, Schaeffer, Schroeder, Schwefel, Shabaz, Shurbert, Soik, Stalbaum, Steinhilber, Stevenson, Sweda, Uehling, Van Hollen, Wackett, Warren, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—71.

Absent or not voting—Atkinson, Hanna and Thompson—3.

Motion failed.

LEAVE OF ABSENCE

Assemblyman Huber asked unanimous consent for leave of absence for Assemblymen Radcliffe and Gehrman for part of today's session. Granted.

The question was: This bill having been read three times, shall the bill pass?

Assemblyman Mittness moved that the record on engrossment of the bill be expunged.

Assemblyman Alfonsi objected.

Assemblyman Mittness moved that the record be expunged.

The question was: Shall the record on engrossment of the bill be expunged?

The roll was taken.

The vote follows:

Ayes—Anderson N. C., Baldus, Barbee, Bolle, Brown, Dueholm, Grover, Hephner, Huber, Johnson W. A., Jones,

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Kaufman, Kessler, Kordus, Kunde, Lipscomb, Lynch, McCann, McCormick, Mathews, Mato, Mittness, Nager, Obey, O'Malley, Pabst, Parys, Peloquin, Riehle, Rogers, Schaeffer, Sicula, Sweda, Tobiasz, Vanderperren and Warren—36.

Noes—Alfonsi, Anderson G. K., Azim, Bellante, Belting, Blanchard, Boche, Bock, Clemens, Conratt, Devitt, Doughty, Tregoning, Gee, Gessert, Groshek, Heinzen, Held, Hutnik, Jahnke, Johnson L. H., Kafka, Kavanaugh, Kenyon, Klicka, Laper, Lewison, McDougal, McEssy, McKay, Martin, Merkel, Mertz, Nitschke, Nuttelman, Olson, Packard, Perala, Quinn, Schroeder, Schwefel, Shabaz, Shurbert, Soik, Stalbaum, Steinhilber, Stevenson, Uehling, Van Hollen, Wackett, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—56.

Absent or not voting—Atkinson, Gehrman, Hanna, Molinaro, Orlich, Radcliffe and Thompson—7.

Motion failed.

The question was: This bill having been read three times, shall the bill pass?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Anderson N. C., Azim, Baldus, Bellante, Belting, Blanchard, Boche, Bock, Clemens, Conratt, Devitt, Doughty, Dueholm, Tregoning, Gee, Gehrman, Gessert, Groshek, Grover, Heinzen, Held, Hepner, Huber, Hutnik, Jahnke, Johnson L. H., Jones, Kafka, Kavanaugh, Kenyon, Klicka, Laper, Lewison, Lynch, McCormick, McDougal, McEssy, McKay, Martin, Mathews, Merkel, Mertz, Molinaro, Nitschke, Nuttelman, Obey, Olson, Orlich, Parys, Perala, Quinn, Schaeffer, Schroeder, Schwefel, Shabaz, Shurbert, Soik, Stalbaum, Steinhilber, Stevenson, Sweda, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—74.

Noes—Barbee, Bolle, Brown, Johnson W. A., Kaufman, Kessler, Kordus, Kunde, Lipscomb, McCann, Mato, Mittness, Nager, O'Malley, Pabst, Packard, Peloquin, Riehle, Rogers, Sicula and Tobiasz—21.

Absent or not voting—Atkinson, Hanna, Radcliffe and Thompson—4.

Motion carried.

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Assemblyman Martin asked unanimous consent that the Assembly's action on **Assembly Bill 939** be immediately messaged to the Senate.

Assemblyman Mittness objected.

Assemblyman Martin moved that the rules be suspended and the Assembly's action on **Assembly Bill 939** be immediately messaged to the Senate.

The question was: Shall the rules be suspended and the Assembly's action on **Assembly Bill 939** be immediately messaged to the Senate?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Azim, Baldus, Bellante, Belting, Blanchard, Boche, Bock, Clemens, Conrardt, Devitt, Doughty, Tregoning, Gee, Gehrmann, Gessert, Heinzen, Held, Hutnik, Jahnke, Johnson L. H., Kafka, Kavanaugh, Kenyon, Klicka, Laper, Lewison, McDougal, McEssy, McKay, Martin, Merkel, Mertz, Nitschke, Nuttelman, Olson, Packard, Perala, Quinn, Schroeder, Schwefel, Shabaz, Shurbert, Soik, Stalbaum, Steinhilber, Uehling, Van Hollen, Wackett, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—56.

Noes—Anderson N. C., Barbee, Bolle, Brown, Dueholm, Groshek, Grover, Hanna, Hephner, Huber, Johnson W. A., Jones, Kaufman, Kessler, Kordus, Kunde, Lipscomb, Lynch, McCann, McCormick, Mato, Mittness, Molinaro, Nager, Obey, O'Malley, Orlich, Pabst, Parys, Peloquin, Riehle, Rogers, Schaeffer, Sicula, Stevenson, Sweda, Tobiasz, Vanderperren and Warren—39.

Absent or not voting—Atkinson, Mathews, Radcliffe and Thompson—4.

Motion failed.

Assemblyman Peloquin moved reconsideration of the vote by which **Assembly Bill 939** was ordered engrossed and read a third time.

The chair ruled the motion to be not in order under the order of business.

Assemblyman Martin asked unanimous consent that **Assembly Bill 400** be withdrawn from the calendar of June 27th and taken up at this time. Granted.

SECOND READING AND AMENDMENT OF
ASSEMBLY BILLS

Assembly Bill 400

Relating to state finances and appropriations, constituting the segregated funds budget bill of the 1967 legislature and making appropriations.

The question was: Shall Assembly Substitute Amendment 1 be adopted?

Assemblymen Shabaz and Molinaro offered an amendment. Entered.

The question was: Shall Assembly Amendment 1 to Assembly Substitute Amendment 1 be adopted?

Motion carried.

Assemblyman Froehlich offered an amendment. Entered.

The question was: Shall Assembly Amendment 2 to Assembly Substitute Amendment 1 be adopted?

Assemblyman Martin asked unanimous consent that Assembly Amendment 2 to Assembly Substitute Amendment 1 be laid aside. Granted.

Assemblyman Sweda offered an amendment. Entered.

The question was: Shall Assembly Amendment 3 to Assembly Substitute Amendment 1 be adopted?

Motion carried.

Assemblyman N. C. Anderson offered an amendment. Entered.

The question was: Shall Assembly Amendment 4 to Assembly Substitute Amendment 1 be adopted?

Assemblyman Alfonsi asked unanimous consent that Assembly Amendment 4 to Assembly Substitute Amendment 1 be laid aside. Granted.

Assemblyman Alfonsi offered an amendment. Entered.

The question was: Shall Assembly Amendment 5 to Assembly Substitute Amendment 1 be adopted?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Anderson N. C., Atkinson, Azim, Baldus, Barbee, Bellante, Belting, Blanchard, Boche, Bock, Bolle, Brown, Clemens, Conradt, Devitt, Doughty, Tregoning, Gee, Gehrman, Gessert, Groshek, Grover, Hanna, Heinzen, Held, Hephner, Huber, Hutnik,

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Jahnke, Johnson L. H., Johnson W. A., Jones Kafka, Kaufman, Kavanaugh, Kenyon, Kessler, Klicka, Kunde, Laper, Lewison, Lipscomb, Lynch, McCann, McCormick, McDougal, McEssy, McKay, Martin, Mathews, Mertz, Mittness, Molinaro, Nager, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Pabst, Packard, Parys, Peloquin, Perala, Quinn, Radcliffe, Riehle, Rogers, Schaeffer, Schroeder, Shurbert, Soik, Steinhilber, Stevenson, Sweda, Tobiasz, Uehling, Vanderperren, Van Hollen, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—88.

Noes—Merkel, Schwefel, Shabaz, Stalbaum and Wackett—5.

Absent or not voting—Dueholm, Kordus, Mato, Sicula, Thompson and Warren—6.

Motion carried.

Assemblyman Martin asked unanimous consent that Assembly Amendment 4 to Assembly Substitute Amendment 1 be taken up at this time. Granted.

Assemblyman Shabaz moved rejection.

The question was: Shall Assembly Amendment 4 to Assembly Substitute Amendment 1 be rejected?

The sergeant at arms reported that all members of the assembly who did not have leave of absence were now present.

Assemblyman Martin asked unanimous consent that the call of the assembly be lifted. Granted.

Assemblyman Martin asked unanimous consent that the Assembly stand recessed until 1:00 P.M. Granted.

RECESS

1:00 P.M.

The assembly reconvened.

Assemblyman Nitschke in the chair.

Assembly Bill 400

The question was: Shall Assembly Amendment 4 to Assembly Substitute Amendment 1 be rejected?

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The roll was taken.

The vote follows:

Ayes—Belting, Merkel, Olson, Shabaz, Stalbaum, Steinhilber and Wackett—7.

Noes—Alfonsi, Anderson G. K., Anderson N. C., Atkinson, Azim, Baldus, Barbee, Bellante, Blanchard, Boche, Bock, Bolle, Brown, Clemens, Conradt, Devitt, Doughty, Dueholm, Tregoning, Gee, Gehrman, Gessert, Groshek, Grover, Hanna, Heinzen, Hephner, Huber, Hutnik, Jahnke, Johnson L. H., Johnson W. A., Jones, Kafka, Kaufman, Kavanaugh, Kenyon, Kessler, Klicka, Kordus, Kunde, Lewison, Lipscomb, Lynch, McCann, McCormick, McDougal, McEssy, McKay, Martin, Mathews, Mato, Mertz, Mittness, Molinaro, Nitschke, Nuttelman, Obey, O'Malley, Orlich, Pabst, Packard, Parys, Peloquin, Perala, Quinn, Radcliffe, Riehle, Rogers, Schaeffer, Schroeder, Schwefel, Shurbert, Sicula, Soik, Stevenson, Sweda, Tobiasz, Uehling, Vanderperren, Van Hollen, Warren, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—88.

Absent or not voting—Held, Laper, Nager and Thompson—4.

Motion failed.

Assemblyman Held requested that he be recorded as voting, "No". Granted.

The question was: Shall Assembly Amendment 4 to Assembly Substitute Amendment 1 be adopted?

Motion carried.

Assemblyman Martin offered an amendment. Entered.

The question was: Shall Assembly Amendment 6 to Assembly Substitute Amendment 1 be adopted?

Motion carried.

Assemblyman N. C. Anderson offered an amendment. Entered.

The question was: Shall Assembly Amendment 7 to Assembly Substitute Amendment 1 be adopted?

Assemblyman Alfonsi moved rejection.

The question was: Shall Assembly Amendment 7 to Assembly Substitute Amendment 1 be rejected?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Azim, Bellante, Belting, Blanchard, Boche, Bock, Clemens, Conradt, Devitt, Doughty,

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Tregoning, Gee, Gehrman, Gessert, Heinzen, Held, Hutnik, Jahnke, Johnson L. H., Kafka, Kavanaugh, Kenyon, Klicka, Laper, Lewison, McDougal, McEssy, McKay, Martin, Merkel, Nitschke, Nuttelman, Olson, Packard, Parys, Quinn, Schroeder, Schwefel, Shabaz, Soik, Stalbaum, Steinhilber, Uehling, Van Hollen, Wackett, Wartinbee, Waters, Weisen- sel, Wilger, York and Mr. Speaker—53.

Noes—Anderson N. C., Atkinson, Baldus, Barbee, Bolle, Brown, Dueholm, Groshek, Grover, Hanna, Hephner, Huber, Johnson W. A., Jones, Kaufman, Kessler, Kordus, Kunde, Lipscomb, Lynch, McCann, McCormick, Mathews, Mato, Mertz, Mittness, Molinaro, Nager, Obey, O'Malley, Pabst, Peloquin, Perala, Radcliffe, Riehle, Rogers, Schaeffer, Sicula, Stevenson, Sweda, Tobiasz, Vanderperren and Warren—43.

Absent or not voting—Orlich, Shurbert and Thompson —3.

Motion carried.

Assemblymen N. C. Anderson, Mittness and Azim offered an amendment. Entered.

The question was: Shall Assembly Amendment 8 to As- sembly Substitute Amendment 1 be adopted?

Assemblyman Olson moved rejection.

The question was: Shall Assembly Amendment 8 to As- sembly Substitute Amendment 1 be rejected?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Bellante, Belting, Blan- chard, Boche, Bock, Clemens, Conradt, Devitt, Doughty, Tregoning, Gee, Gehrman, Gessert, Heinzen, Held, Hutnik, Jahnke, Johnson L. H., Kafka, Kavanaugh, Kenyon, Klicka, Laper, Lewison, Lipscomb, McEssy, McKay, Martin, Mer- kel, Nitschke, Nuttelman, Olson, O'Malley, Orlich, Packard, Quinn, Schroeder, Schwefel, Shabaz, Shurbert, Soik, Stal- baum, Steinhilber, Uehling, Vanderperren, Van Hollen, Wackett, Wartinbee, Waters, Weisen- sel, Wilger, York and Mr. Speaker—55.

Noes—Anderson N. C., Atkinson, Azim, Baldus, Barbee, Bolle, Dueholm, Groshek, Grover, Hanna, Hephner, Huber, Johnson W. A., Jones, Kaufman, Kessler, Kordus, Kunde, Lynch, McCann, McCormick, McDougal, Mathews, Mato, Mertz, Mittness, Molinaro, Nager, Obey, Pabst, Parys, Pelo-

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quin, Perala, Radcliffe, Riehle, Rogers, Schaeffer, Sicula, Stevenson, Sweda, Tobiasz and Warren—42.

Absent or not voting—Brown and Thompson—2.

Motion carried.

Assemblyman Brown requested that he be recorded as voting "No." Granted.

Assemblymen Alfonsi and Mathews offered an amendment. Entered.

The question was: Shall Assembly Amendment 9 to Assembly Substitute Amendment 1 be adopted?

Motion carried.

The question was: Shall Assembly Substitute Amendment 1 be adopted?

Motion carried.

The question was: Shall the bill be ordered engrossed and read a third time?

Motion carried.

Assemblyman Huber moved reconsideration of the vote by which Assembly Bill 400 was ordered engrossed and read a third time. Entered.

Assemblyman Parys moved reconsideration of the vote by which Assembly Amendment 7 to Assembly Substitute Amendment 1 was rejected. Entered.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended, and that reconsideration of the vote by which Assembly Bill 400 was ordered engrossed and read a third time be taken up at this time.

Assembly Huber objected.

Assemblyman Alfonsi moved that the rules be suspended, and that reconsideration of the vote by which Assembly Bill 400 was ordered engrossed and read a third time be taken up at this time.

The question was: Shall the rules be suspended, and reconsideration of the vote by which Assembly Bill 400 was ordered engrossed be taken up at this time?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Azim, Bellante, Belting, Blanchard, Boche, Bock, Clemens, Conradt, Devitt, Doughty, Tregoning, Gee, Gehrman, Gessert, Heinzen, Held, Hutnik, Jahnke, Johnson L. H., Kafka, Kavanaugh,

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Kenyon, Klicka, Laper, Lewison, McEssy, McKay, Martin, Merkel, Nitschke, Nuttelman, Olson, Packard, Quinn, Schroeder, Schwefel, Shabaz, Shurbert, Soik, Stalbaum, Steinhilber, Uehling, Van Hollen, Wackett, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—52.

Noes—Anderson N. C., Atkinson, Baldus, Barbee, Bolle, Brown, Dueholm, Groshek, Grover, Hanna, Hephner, Huber, Johnson W. A., Jones, Kaufman, Kessler, Kordus, Kunde, Lipscomb, Lynch, McCann, McCormick, McDougal, Mathews, Mato, Mertz, Mittness, Molinaro, Nager, Obey, O'Malley, Orlich, Pabst, Parys, Peloquin, Perala, Radcliffe, Riehle, Rogers, Schaeffer, Sricula, Stevenson, Sweda, Tobiasz, Vanderperren and Warren—46.

Absent or not voting—Thompson—1.

Motion failed.

Assemblyman Huber asked unanimous consent that the Assembly stand recessed for one-half hour. Granted.

RECESS

3:00 P.M.

4:15 P.M.

The assembly reconvened.

The speaker in the chair.

Assemblyman McKay asked unanimous consent that the Assembly return to the 10th order of business. Granted.

MESSAGE FROM THE SENATE

By William P. Nugent chief clerk thereof.

Mr. Speaker:

I am directed to inform you that the Senate has adopted and asks concurrence in

Senate Joint Resolution 81

ACTION ON SENATE MESSAGE

Assemblyman McKay asked unanimous consent that the rules be suspended and that **Senate Joint Resolution 81** be withdrawn from the Senate Message and taken up at this time. Granted.

Senate Joint Resolution 81

Relating to a recess in the meetings of the 1967 legislature.

Assemblymen Froehlich, Huber and McKay offered an amendment. Entered.

The question was: Shall Assembly Amendment 1 to **Senate Joint Resolution 81** be adopted?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Anderson N. C., Atkinson, Azim, Baldus, Barbee, Bellante, Belting, Blanchard, Boche, Bock, Bolle, Brown, Clemens, Conradt, Devitt, Doughty, Dueholm, Tregoning, Gee, Gehrman, Gessert, Groshek, Grover, Hanna, Heinzen, Held, Hephner, Huber, Hutnik, Jahnke, Johnson L. H., Jones, Kafka, Kaufman, Kavanaugh, Kenyon, Klicka, Kordus, Kunde, Laper, Lewison, Lipscomb, Lynch, McCann, McCormick, McDougal, McEssy, McKay, Martin, Mathews, Mato, Merkel, Mertz, Mittness, Molinaro, Nager, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Pabst, Packard, Parys, Perala, Quinn, Radcliffe, Riehle, Rogers, Schaeffer, Schroeder, Schwefel, Shabaz, Shurbert, Sicula, Soik, Stalbaum, Steinhilber, Stevenson, Sweda, Tobiasz, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Waters, Wilger, York and Mr. Speaker—93.

Noes—Johnson W. A., Kessler, Peloquin and Wartinbee—4.

Absent or not voting—Thompson and Weisensel—2.

Motion carried.

Assemblyman Weisensel requested that he be recorded as voting, "Aye". Granted.

The question was: Shall **Senate Joint Resolution 81** be concurred in?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Anderson N. C., Atkinson,

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Azim, Baldus, Barbee, Bellante, Belting, Blanchard, Boche, Bock, Bolle, Brown, Clemens, Conradt, Devitt, Doughty, Dueholm, Tregoning, Gee, Gehrman, Gessert, Groshek, Grover, Hanna, Heinzen, Held, Huber, Hutnik, Jahnke, Jones, Kafka, Kaufman, Kavanaugh, Kenyon, Klicka, Kordus, Kunde, Laper, Lewison, Lipscomb, Lynch, McCann, McCormick, McDougal, McEssy, McKay, Martin, Mathews, Mato, Merkel, Mertz, Mittness, Molinaro, Nager, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Packard, Parys, Perala, Quinn, Radcliffe, Riehle, Rogers, Schaeffer, Schroeder, Schwefel, Shabaz, Shurbert, Sicula, Soik, Stalbaum, Steinhilber, Stevenson, Sweda, Tobiasz, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Wartinbee, Waters, Wilger York and Mr. Speaker—91.

Noes—Hephner, Johnson W. A., Kessler, Pabst and Pelouquin—5.

Absent or not voting—Johnson L. H., Thompson and Weisensel—3.

Motion carried.

Assemblyman Weisensel requested that he be recorded as voting, "Aye." Granted.

Assemblyman McKay asked unanimous consent that the Assembly's action on **Senate Joint Resolution 81** be immediately messaged to the Senate. Granted.

Assemblyman McKay asked unanimous consent to introduce a bill. Granted.

Assemblyman McKay asked unanimous consent that the rules be suspended, and that the bill be taken up at this time. Granted.

Assembly Bill 970

Appropriating money for financing moving costs and additional space rental costs for state agencies.

Read first and second time.

The question was: Shall the bill be ordered engrossed and read a third time?

Motion carried.

Assemblyman McKay asked unanimous consent that the rules be suspended and that **Assembly Bill 970** be given a third reading. Granted.

The question was: This bill having been read three times, shall the bill pass?

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The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Anderson N. C., Atkinson, Azim, Baldus, Barbee, Bellante, Bock, Bolle, Brown, Clemens, Devitt, Doughty, Dueholm, Gee, Gehrmann, Gessert, Groshek, Grover, Hanna, Held, Hephner, Huber, Hutnik, Jahnke, Johnson L. H., Johnson W. A., Jones, Kafka, Kaufman, Kenyon, Kessler, Kunde, Laper, Lewison, Lipscomb, Lynch, McCormick, McDougal, McEssy, McKay, Martin, Mathews, Mato, Mertz, Mittness, Nager, Nitschke, Nuttelman, Obey, O'Malley, Orlich, Pabst, Packard, Peloquin, Perala, Quinn, Radcliffe, Rogers, Schaeffer, Schroeder, Schwefel, Sicula, Steinhilber, Stevenson, Sweda, Tobiasz, Uehling, Vanderperren, Warren, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—77.

Noes—Belting, Blanchard, Boche, Conradt, Tregoning, Heinzen, Kavanaugh, Klicka, Kordus, McCann, Merkel, Molinaro, Olson, Parys, Riehle, Shabaz, Soik, Stalbaum, Van Hollen and Wackett—20.

Absent or not voting—Shurbert and Thompson—2.

Motion carried.

Assemblyman McKay asked unanimous consent that **Assembly Bill 970** be referred to joint committee on Finance. Granted.

Assemblyman McKay asked unanimous consent that **Assembly Bill 970** be withdrawn from joint committee on Finance. Granted.

The question was: Shall the bill be ordered engrossed and read a third time?

Motion carried.

Assemblyman Martin asked unanimous consent that the rules be suspended and that **Assembly Bill 970** be given a third reading. Granted.

The question was: This bill having been read three times, shall the bill pass?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Anderson N. C., Atkinson, Azim, Baldus, Barbee, Bellante, Bock, Brown, Clemens, Devitt, Dueholm, Gee, Gehrmann, Gessert, Groshek, Grover, Hanna, Heinzen, Held, Hephner, Huber, Hutnik, Jahnke, Johnson L. H., Johnson W. A., Jones, Kafka, Kauf-

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man, Kenyon, Kessler, Kunde, Laper, Lewison, Lipscomb, Lynch, McCormick, McDougal, McEssy, McKay, Martin, Mathews, Mato, Mertz, Mittness, Molinaro, Nager, Nitschke, Nuttelman, Obey, O'Malley, Orlich, Packard, Peloquin, Perala, Quinn, Radcliffe, Rogers, Schaeffer, Schwefel, Sicula, Steinhilber, Stevenson, Sweda, Tobiasz, Uehling, Vanderperren, Warren, Waters, Weisensel, Wilger, York and Mr. Speaker—74.

Noes—Belting, Blanchard, Boche, Bolle, Conradt, Doughty, Tregoning, Kavanaugh, Klicka, Kordus, McCann, Merkel, Olson, Pabst, Parys, Riehle, Schroeder, Shabaz, Soik, Stalbaum, Van Hollen, Wackett and Wartinbee—23.

Absent or not voting—Shurbert and Thompson—2.

Motion carried.

Assemblyman Martin asked unanimous consent that the Assembly's action on **Assembly Bill 970** be immediately messaged to the Senate. Granted.

Assemblyman O'Malley requested that he be recorded as voting, "No," instead of "Aye," on rejection of Assembly Amendment 8 to Assembly Substitute Amendment 1 to **Assembly Bill 51**. Granted.

Assemblyman Wackett asked unanimous consent that **Senate Bill 332** be withdrawn from the calendar of June 23rd and taken up at this time. Granted.

LEAVES OF ABSENCE

Assemblyman McKay asked unanimous consent for leave of absence for the balance of today's session for the following: Assemblymen L. H. Johnson and Thompson. Granted.

SPECIAL ORDER

Senate Bill 332

Relating to the financial assistance program for municipal pollution prevention and abatement facilities.

The question was: Shall Assembly Substitute Amendment 1 be rejected?

The roll was taken.

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The vote follows:

Ayes—Alfonsi, Anderson G. K., Azim, Bellante, Belting, Blanchard, Boche, Bock, Clemens, Conradt, Devitt, Doughty, Tregoning, Gee, Gehrmann, Gessert, Heinzen, Held, Hutnik, Jahnke, Johnson L. H., Kafka, Kavanaugh, Kenyon, Klicka, Laper, Lewison, McEssy, McKay, Martin, Merkel, Nitschke, Nuttelman, Olson, Packard, Quinn, Schroeder, Schwefel, Shabaz, Soik, Stalbaum, Steinhilber, Uehling, Van Hollen, Wackett, Wartinbee, Waters, Weisen- sel, Wilger, York and Mr. Speaker—51.

Noes—Anderson N. C., Atkinson, Baldus, Barbee, Bolle, Brown, Dueholm, Groshek, Grover, Hanna, Hephner, Huber, Jones, Kaufman, Kordus, Kunde, Lipscomb, Lynch, McCann, McCormick, McDougal, Mathews, Mato, Mertz, Mittness, Molinaro, Nager, Obey, O'Malley, Orlich, Pabst, Parys, Peloquin, Perala, Radcliffe, Riehle, Rogers, Schaefer, Sicula, Stevenson, Sweda, Tobiasz, Vanderperren and Warren—44.

Absent or not voting—Johnson W. A., Kessler, Shurbert and Thompson—4.

Motion carried.

Assemblyman W. A. Johnson requested that he be re- corded as voting, "No." Granted.

The question was: Shall Assembly Amendment 1 to As- sembly Amendment 1 be adopted?

Assemblyman N. C. Anderson asked unanimous consent that Assembly Amendment 1 to Assembly Amendment 1 be laid aside. Granted.

Assemblyman McKay asked unanimous consent that the Assembly return to the 10th order of business. Granted.

MESSAGE FROM THE SENATE

By William P. Nugent chief clerk thereof.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in

Assembly Bill 490,

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**Assembly Bill 515,
Assembly Bill 845,
Assembly Bill 886 and
Assembly Bill 933.**

MESSAGE FROM THE SENATE

By William P. Nugent chief clerk thereof.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in

Motions Under Joint Rule 26

A joint certificate of Congratulations by Assemblyman Tregoning, co-sponsored by Senator Roseleip, to Centenary Methodist Church of Shullsburg, Wisconsin.

A joint certificate of Congratuatiions by Assemblyman Azim, co-sponsored by Senator Roseleip, to the Boy Scout Troop #72, of Dickeyville, Wisconsin.

MESSAGE FROM THE SENATE

By William P. Nugent chief clerk thereof.

Mr. Speaker:

I am directed to inform you that the Senate has adopted and asks concurrence in

Motion Under Joint Rule 26

A joint certificate of Congratulations by Senator Benson, co-sponsored by Assemblyman Stalbaum to Mr. and Mrs. Christ Ramig of Franksville, Wisconsin.

ACTION ON SENATE MESSAGE

Assemblyman Stalbaum asked unanimous consent that the rules be suspended and that the Senate Motion Under Joint Rule 26, by Senator Benson; co-sponsored by Assemblyman Stalbaum be withdrawn from the Senate Message and taken up at this time. Granted.

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Senate Motion Under Joint Rule 26

The question was: Concurrence.

Motion carried.

Assemblyman Stalbaum asked unanimous consent that the Assembly's action be immediately messaged to the Senate. Granted.

MESSAGE FROM THE SENATE

By William P. Nugent chief clerk thereof.

Mr. Speaker:

I am directed to inform you that the Senate has noncon-
curred in

Assembly Substitute Amendment 4 to **Senate Bill 82**

ACTION ON SENATE MESSAGE

Assemblyman McKay asked unanimous consent that the rules be suspended and that the Senate notification of non-concurrence in Assembly Substitute Amendment 4 to **Senate Bill 82** be withdrawn from the Senate Message and taken up at this time. Granted.

Assemblyman McKay moved that the assembly adhere to its position on Assembly Substitute Amendment 4 to **Senate Bill 82**.

Motion carried.

Assemblyman McKay asked unanimous consent that the assembly request a committee of conference for negotiation on differences regarding **Senate Bill 82**. Granted.

Assemblyman McKay asked unanimous consent that the Assembly's action on **Senate Bill 82** be immediately messaged to the Senate. Granted.

MOTIONS UNDER JOINT RULE 26

Assemblyman Uehling moved adoption of the following certificate.

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The State of Wisconsin * * * Citation by the Legislature

Whereas, Paul H. Schroeder has completed 54 years in the banking business and now deserves to be honored for outstanding service to Madison business and leadership in civic affairs; now, therefore,

The Members of the Wisconsin Assembly congratulate Paul H. Schroeder on his achievements and devoted services to his home community.

The question was: Adoption.

Motion carried.

Assemblymen Martin, Mathews and Tobiasz moved adoption of the following certificate, co-sponsored by Senators Benson, Knowles and Warren.

The State of Wisconsin * * * Citation by the Legislature

Whereas, the 1965 Legislature created the Temporary Reorganization Committee to provide for the reorganization of the executive branch of Wisconsin state government along functional lines; and

Whereas, the 18-member committee of citizen members, legislators and public officials completed its labors after 14 months of extensive work, submitting to the 1967 Legislature its proposal in the form of the 6th draft of "1967 LRB-11" which was introduced in both houses and became 1967 Senate Bill 55 and 1967 Assembly Bill 100, respectively; and

Whereas, on June 29, 1967, the 2 Houses of this Legislature achieved final agreement on their differences, thus sending 1967 Senate Bill 55 to the Governor for his signature; and

Whereas, the enactment of the "Kellett Bill" represents an historic achievement, inasmuch as no other state has achieved complete reorganization of the executive branch of its government by legislation alone and without compulsion by constitutional amendment; now, therefore, The Members of the Wisconsin Legislature extend their appreciation and the thanks of the citizens of this state to Messrs. Kellett, Fitzgerald, Byfield, Hood, Cudahy, Lemon, Anderson, Kramer, Kaiser, Theobald, Barland, Nikolay, McGown and Pommerening, members of the Temporary Reorganization Committee, for their tireless efforts to provide this Legislature with a much needed blueprint for the functional

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reorganization of the executive branch of Wisconsin State government.

The question was: Adoption.

Motion carried.

Assemblyman Mathews asked unanimous consent that the Assembly's action under joint rule 26 be immediately messaged to the Senate. Granted.

Assemblyman McKay asked unanimous consent that **Assembly Bill 40** be withdrawn from the calendar of June 28th and be taken up at this time. Granted.

Assembly Bill 40

The question was: Shall Senate Amendment 1 be concurred in?

Motion carried.

Assemblyman McKay asked unanimous consent that the Assembly's action on **Assembly Bill 40** be immediately messaged to the Senate. Granted.

Assemblyman McKay asked unanimous consent that **Senate Bill 332** be taken up at this time. Granted.

The question was: Shall Assembly Amendment 1 to Assembly Amendment 1 be adopted?

Motion carried.

The question was: Shall Assembly Amendment 1 be adopted?

Assemblyman N. C. Anderson moved rejection.

The question was: Shall Assembly Amendment 1 be rejected?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Anderson N. C., Atkinson, Azim, Baldus, Barbee, Bellante, Belting, Blanchard, Boche, Bock, Bolle, Brown, Clemens, Conradt, Devitt, Doughty, Dueholm, Tregoning, Gee, Gehrmann, Gessert, Groshek, Grover, Hanna, Heinzen, Held, Hephner, Huber, Hutnik, Jahnke, Johnson L. H., Johnson W. A., Jones, Kafka, Kaufman, Kavanaugh, Kenyon, Kessler, Klicka, Kordus, Kunde, Laper, Lewison, Lipscomb, Lynch, McCann, McCormick, McDougal, McEssy, McKay, Martin, Mathews, Mato, Merkel, Mertz, Mittness, Molinaro, Nager, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Pabst, Packard,

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Parys, Peloquin, Perala, Quinn, Radcliffe, Rogers, Schaeffer, Schroeder, Schwefel, Shabaz, Shurbert, Sicula, Soik, Stalbaum, Steinhilber, Stevenson, Sweda, Tobiasz, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—97.

Noes—None.

Absent or not voting—Riehle and Thompson—2.

Motion carried.

The question was: Shall Senate Bill 332 be ordered to a third reading?

Motion carried.

Assemblyman McKay asked unanimous consent that the rules be suspended and that Senate Bill 332 be given a third reading. Granted.

The question was: This bill having been read three times, shall the bill be concurred in?

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson G. K., Anderson N. C., Atkinson, Azim, Baldus, Barbee, Bellante, Belting, Blanchard, Boche, Bock, Bolle, Brown, Clemens, Conradt, Devitt, Doughty, Dueholm, Tregoning, Gee, Gehrman, Gessert, Groshek, Grover, Hanna, Held, Hephner, Huber, Hutnik, Jahnke, Johnson W. A., Jones, Kafka, Kaufman, Kavanaugh, Kenyon, Kessler, Klicka, Kordus, Kunde, Laper, Lewison, Lipscomb, Lynch, McCann, McCormick, McDougal, McEssy, McKay, Martin, Mathews, Mato, Merkel, Mertz, Mittness, Molinaro, Nager, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Pabst, Packard, Parys, Peloquin, Perala, Quinn, Radcliffe, Rogers, Schaeffer, Schroeder, Schwefel, Shabaz, Shurbert, Sicula, Soik, Stalbaum, Steinhilber, Stevenson, Sweda, Tobiasz, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Wartinbee, Waters, Weisensel, Wilger, York and Mr. Speaker—95.

Noes—None.

Absent or not voting—Heinzen, Johnson L. H., Riehle and Thompson—4.

Motion carried.

Assemblyman Wackett asked unanimous consent that the Assembly's action on Senate Bill 332 be immediately messaged to the Senate. Granted.

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Assemblyman McKay moved that **Assembly Bill 51** be withdrawn from the calendar of June 21st and taken up at this time.

The roll was taken.

The vote follows:

Ayes—Alfonsi, Anderson N. C., Atkinson, Azim, Baldus, Barbee, Bellante, Belting, Blanchard, Boche, Bock, Bolle, Brown, Clemens, Conradt, Devitt, Doughty, Dueholm, Gee, Gehrman, Groshek, Grover, Hanna, Heinzen, Held, Hephner, Huber, Hutnik, Jahnke, Johnson W. A., Jones, Kafka, Kaufman, Kavanaugh, Kenyon, Kessler, Kordus, Kunde, Laper, Lewison, Lipscomb, Lynch, McCann, McCormick, McDougal, McEssy, McKay, Martin, Mathews, Mato, Merkel, Mertz, Mitness, Molinaro, Nager, Nitschke, Nuttelman, Obey, O'Malley, Orlich, Pabst, Packard, Parys, Peloquin, Perala, Quinn, Radcliffe, Riehle, Rogers, Schaeffer, Schroeder, Schwefel, Shabaz, Shurbert, Sicula, Soik, Stalbaum, Stevenson, Sweda, Tobiasz, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Wartinbee, Weisensel, York and Mr. Speaker—89.

Noes—Anderson G. K., Tregoning, Gessert, Klicka, Olson, Waters and Wilger—7.

Absent or not voting—Johnson L. H., Steinhilber and Thompson—3.

Motion carried.

Assembly Bill 51

Relating to increased state school aids to integrated aid districts, and making an appropriation.

The question was: Shall Assembly Substitute Amendment 1 be adopted?

Assemblyman Sweda moved rejection.

The question was: Shall Assembly Substitute Amendment 1 be rejected?

Assemblyman Merkel asked unanimous consent that Assembly Substitute Amendment 1 be returned to the author. Granted.

The question was: Shall Assembly Amendment 1 to Assembly Amendment 1 be adopted?

Assemblyman Boche asked unanimous consent that Assembly Amendment 1 to Assembly Amendment 1 be returned to the author. Granted.

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Assemblyman Heinzen asked unanimous consent that Assembly Amendment 1 be returned to the author. Granted.

Assemblyman Azim asked unanimous consent that Assembly Amendment 4 be returned to the author. Granted.

Assemblyman Stalbaum asked unanimous consent that Assembly Amendment 2 be laid aside. Granted.

Assemblyman Heinzen asked unanimous consent that Assembly Amendment 3 be laid aside. Granted.

The question was: Shall Assembly Amendment 5 be adopted?

Assemblyman Dueholm moved rejection.

The question was: Shall Assembly Amendment 5 be rejected?

Assemblyman Martin asked unanimous consent that the Assembly stand recessed for ten minutes. Granted.

RECESS

5:50 P.M.

6:25 P.M.

The assembly reconvened.

The speaker in the chair.

Assemblyman Clemens requested that he be recorded as having voted "Aye" on the question of Senate Bill 82 being ordered to a third reading and concurrence on June 29, 1967. Granted.

Assemblyman Steinhilber requested that he be recorded as having voted "No" on withdrawing Assembly Bill 51 from the calendar and taking it up at this time. Granted.

VISITORS

During today's session, the following visitors honored the Assembly by their presence, and were welcomed by the presiding officer and the members:

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Muriel Cepukenas from Racine, Wis., guest of Assemblyman Warren.

Mr. Jerry Bares, Black River Falls alderman, guest of Assemblyman Radcliffe.

Mrs. Marvin Traeger and her two sons, Roger and Richard, from Green Bay, guests of Assemblyman Quinn.

P. K. Mathenge, an exchange student from Kenya, guest of Assemblyman Weisensel.

Mr. and Mrs. Pizzini and Mr. Mike Anderson, from Black River Falls, guests of Assemblyman Radcliffe.

Daniel H. Ausman, 3529 N. 78th Street, Milwaukee, Wis., guest of Assemblymen Sicula and McCann.

Archie, Lilith and Jeanne, Springfield, Oregon, guests of the entire Assembly, announced by the Speaker Pro Tem, Assemblyman Nitschke.

Mr. and Mrs. Russell Beppler, Vicki and John, Nekoosa, Wisc., guests of Assemblyman Gee.

Julian A. Erickson, Madison, Wis., guest of Assemblyman Nager.

Al Nagy, Sheboygan, Wisconsin, guest of Assemblyman Kunde.

Milton Johnson of Luck, Wis., guest of Assemblyman Dueholm.

Assemblyman McKay moved that the Assembly adjourn to 9:00 A.M. Saturday, July 1, 1967.

Motion carried.