

STATE OF WISCONSIN

Assembly Journal

Seventy-Ninth Regular Session

TUESDAY, January 21, 1969.

2:00 P.M.

The assembly met.

The speaker in the chair.

The prayer was offered by Rev. Gerhardt Hillmer of Immanuel Lutheran Church, 1021 Spaight St., Madison, Wis.

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

The roll was taken.

The result follows:

Present—Alberts, Alfonsi, Anderson, Atkinson, Azim, Baldus, Barbee, Belting, Blanchard, Boche, Bock, Boeckmann, Bolle, Bradley, Brown, Byers, Conradt, Conta, Czerwinski, Day, Dueholm, Gee, Greider, Groshek, Grover, Hanna, Helgeson, Hephner, Huber, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kenyon, Kessler, Kleczka, Klicka, LaFave, Laper, Lewison, Lipscomb, Looby, Luckhardt, Lynn, McCormick, McDougal, McEssy, Martin, Mathews, Mato, Merkel, Mittness, Molinaro, Nager, Nikolay, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Otte, Pabst, Packard, Parkin, Parys, Peloquin, Quinn, Radcliffe, Rogers, Sanasarian, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Shabaz, Sicula, Stack, Stalbaum, Steinhilber, Sweda, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—98.

Absent with leave—Kafka and Korpela—2.

Assemblyman Huber asked unanimous consent for leave of absence for today's session for the following: Assemblyman Korpela. Granted.

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MOTION UNDER JOINT RULE 26

The State of Wisconsin * * * Citation by the Legislature
Know you by these presents:

Whereas, the members of the Oshkosh High School Football Team are the 1968 Champions of the Fox River Valley Conference with an undefeated season record; and

Whereas, the Associated Press and the United Press International have voted Oshkosh High the Number One team in Wisconsin; now, therefore,

The Members of the Wisconsin Legislature, on the motion of Assemblymen Steinhilber and Bradley and Senator Draheim, under Joint Rule 26, hereby convey heartiest congratulations to Coach Harold Schumerth and each member of the 1968 Football Squad of Oshkosh High School on their splendid achievement which has brought honor and recognition to their school and their community.

The question was: Adoption?

Motion carried.

Assemblyman Steinhilber asked unanimous consent that the Assembly's action under Joint Rule 26 be immediately messaged to the Senate. Granted.

Assemblyman L. H. Johnson asked unanimous consent, that the rules be suspended and that **Assembly Joint Resolution 5** be taken up at this time. Granted.

Assembly Joint Resolution 5

Relating to the life and public service of Joseph M. Mleziva.

The question was: Adoption?

Motion carried by unanimous rising vote.

Assemblyman L. H. Johnson asked unanimous consent that the Assembly's action on **Assembly Joint Resolution 5** be immediately messaged to the Senate. Granted.

INTRODUCTION AND REFERENCE OF
JOINT RESOLUTIONS

Read and referred:

Assembly Joint Resolution 4

By Legislative Council.

To committee on Veterans' and Military Affairs.

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INTRODUCTION AND REFERENCE OF BILLS

Read first time and referred:

Assembly Bill 34

By Assemblymen Weisensel, Schroeder and L. H. Johnson.

To committee on Municipalities.

Assembly Bill 35

By Legislative Council.

To committee on Insurance and Banking.

Assembly Bill 36

By Legislative Council.

To committee on Judiciary.

Assembly Bill 37

By Legislative Council.

To committee on Municipalities.

Assembly Bill 38

By Legislative Council.

To committee on Veterans' and Military Affairs.

Assembly Bill 39

By Legislative Council.

To committee on Veterans' and Military Affairs.

COMMUNICATIONS

City of Madison
Wisconsin
Office of the Mayor

January 14, 1969.

Mr. Wilmer H. Struebing
Assembly Chief Clerk
State of Wisconsin
State Capitol
Madison, Wisconsin

Dear Mr. Struebing: The Madison Common Council on January 9 adopted the enclosed resolution. This resolution once again expresses the City of Madison's concern with re-

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gard to the need for reimbursement of municipal services provided to the State buildings and institutions. This is a very crucial matter for the City of Madison. I would hope that this session of the Legislature would give very serious consideration to establishing a fair and equitable manner whereby the State would reimburse cities for the services that are provided to the State.

I am sure that the value of these services is not always apparent to all State personnel. The conference which was held in the Governor's office this past fall when we were under threat of a strike by the Madison Fire Fighters I think points up the benefit of fire service to the State of Wisconsin. I am sure the same is equally true of other services which the City furnishes to the State.

We do recognize the benefits which accrue to the City of Madison because the State Capitol, State office buildings, Mendota State Hospital, Central Wisconsin Colony, and the University of Wisconsin are located in this city. However, it is not fair to ask the property taxpayer of the City of Madison to pay for services which, in fact, benefit all citizens of Wisconsin and for which the residents outside the City of Madison make no contribution.

Sincerely yours,

OTTO FESTGE,
Mayor.

Communication and accompanying resolution referred to committee on Municipalities.

Governor's Task Force on
Local Government Finance and Organization

January 14, 1969.

To the Honorable, the Assembly

Gentlemen: Chapter 22, Laws of 1967, created the Task Force on Local Government Finance and Organization to study "the distribution of state aids and shared taxes and the organization and functions of state and local government in this state". The Task Force was asked to report to the legislature and the Governor by January 15, 1969.

Since its inception the Task Force worked diligently and has had 34 days of meetings. In order to assure that the

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1969 Legislature would have the most up-to-date information for evaluating the Task Force Recommendations on shared taxes, statistics for the 1968 calendar year were compiled for each government unit in Wisconsin. This information could not be compiled until late December. Although the Task Force completed its formal deliberations on January 10, the printed report will not be available for several weeks. However, bills and joint resolutions that embody the Task Force Recommendations will be introduced as the drafting is completed.

All of the Task Force members join me in expressing our appreciation for the privilege of serving on a study group with such an important and challenging assignment. As soon as possible we will forward the printed results of our lengthy deliberations.

Each member of our group wishes to assist in any way possible to explain and clarify our recommendations.

Yours sincerely,

CURTIS W. TARR,
Chairman.

COMMITTEE REPORT

The committee on State Affairs reports and recommends:

Assembly Joint Resolution 1
Adoption: Ayes, 11; Noes, 0.

BERNARD LEWISON,
Chairman.

COMMUNICATIONS

The State of Wisconsin
Department of State
Madison 53702

January 7, 1969

To the Honorable, the Assembly

Gentlemen: I have the honor to transmit to you, in duplicate, certified copy of proposed amendments to the Constitution of the State of Wisconsin, approved by the 1967

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Legislature and referred for further approval to the 1969 Legislature.

If any amendment is given second approval and submitted to the people for ratification at the Spring Election, April 1, 1969, it should be in our possession no later than February 28th, 1969.

Respectfully submitted,

ROBERT C. ZIMMERMAN,
Secretary of State.

State of Wisconsin
Department of State

To all to whom these presents shall come:

I, ROBERT C. ZIMMERMAN, Secretary of State of the State of Wisconsin, DO HEREBY CERTIFY that the following proposed amendments to the Constitution of the State of Wisconsin, have been approved by the Regular Session of the Legislature of 1967, and duly published, as required by Section 1 of Article XII of the Constitution, and are hereby referred for further approval to the Legislature of 1969:

Assembly Joint Resolution 18

Senate Joint Resolution 41

Assembly Joint Resolution 1

(Seal) IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at the Capitol, in the City of Madison, this Seventh day of January, A.D., 1969.

ROBERT C. ZIMMERMAN,
Secretary of State.

The State of Wisconsin

DEPOSITED: Nov.17, 1967

PUBLISHED: Dec. 6, 1967

Assembly Joint Resolution 18

Enrolled No. 49

Enrolled Joint Resolution

To amend article IV, sections 23 and 23a of the constitution, relating to uniformity of county government. (1st consideration)

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Resolved by the assembly, the senate concurring, That Article IV, sections 23 and 23a of the constitution are amended to read:

(Article IV) Section 23. The legislature shall establish but one system of town and county government, which shall be as nearly uniform as practicable, *except that the requirement of uniformity shall not apply to the administrative means of exercising powers of a local legislative character conferred by section 22 upon the boards of supervisors of the several counties*; but the legislature may provide for the election at large once in every 4 years of a chief executive officer in any county ~~having a population of five hundred thousand or more~~ with such powers of an administrative character as they may from time to time prescribe in accordance with this section.

Section 23a. Every resolution or ordinance passed by the county board in any county ~~having a population of five hundred thousand or more~~ shall, before it becomes effective, be presented to the chief executive officer. If he approves, he shall sign it; if not, he shall return it with his objections, which objections shall be entered at large upon the journal and the board shall proceed to reconsider the matter. Appropriations may be approved in whole or in part by the chief executive officer and the part approved shall become law, and the part objected to shall be returned in the same manner as provided for in other resolutions or ordinances. If, after such reconsideration, two-thirds of the members-elect of the county board agree to pass the resolution or ordinance or the part of the resolution or ordinance objected to, it shall become effective on the date prescribed but not earlier than the date of passage following reconsideration. In all such cases, the votes of the members of the county board shall be determined by ayes and ~~nays~~ noes and the names of the members voting for or against the resolution or ordinance or the part thereof objected to shall be entered on the journal. If any resolution or ordinance is not returned by the chief executive officer to the county board at its first meeting occurring not less than 6 days, Sundays excepted, after it has been presented to him, it shall become effective unless the county board has recessed or adjourned for a period in excess of 60 days, in which case it shall not be effective without his approval. Be it further

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Resolved, That this proposed amendment be referred to the legislature to be chosen at the next general election and that it be published for 3 months previous to the time of holding such election.

WILMER H. STRUEBING,
Assembly Chief Clerk.
HAROLD V. FROELICH,
Speaker of the Assembly.
WILLIAM P. NUGENT,
Senate Chief Clerk.

The State of Wisconsin

DEPOSITED: January 3, 1968
PUBLISHED: January 26, 1968

1967 Senate Joint Resolution 41 Enrolled No. 57

Enrolled Joint Resolution

To amend article IV, section 26 of the constitution, relating to retirement benefits of public officers and employes. (1st consideration)

Resolved by the senate, the assembly concurring, That article IV, section 26 of the constitution is amended to read:

(Article IV) Section 26. The legislature shall never grant any extra compensation to any public officer, agent, servant or contractor, after the services shall have been rendered or the contract entered into; nor shall the compensation of any public officer be increased or diminished during his term of office. This section shall not apply to increased benefits for ~~teachers~~ *persons who have been or shall be granted benefits of any kind* under a ~~teachers'~~ retirement system when such increased benefits are provided by a legislative act passed on a call of ~~yeas and nays~~ *ayes and noes* by a three-fourths vote of all the members elected to both houses of the legislature. Be it further

Resolved, That this proposed amendment be referred to the legislature to be chosen at the next general election and that it be published for three months previous to the time of holding such election.

WILLIAM P. NUGENT,
Senate Chief Clerk.
HAROLD V. FROEHLICH,
Speaker of the Assembly.

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The State of Wisconsin

DEPOSITED: January 3, 1968

PUBLISHED: January 26, 1968

1967 Assembly Joint Resolution 1

Enrolled No. 58

Enrolled Joint Resolution

To amend article VIII, section 7 of the constitution, granting the state the authority to contract debt and borrow money for various public purposes (1st consideration).

Resolved by the assembly, the senate concurring, That article VIII, section 7 of the constitution is amended to read:

(Article VIII) Section 7. (1) The legislature may also borrow money to repel invasion, suppress insurrection, or defend the state in time of war; but the money thus raised shall be applied exclusively to the object for which the loan was authorized, or to the repayment of the debt thereby created.

(2) Any other provision of this constitution to the contrary notwithstanding:

(a) The state may contract public debt and pledges to the payment thereof its full faith, credit and taxing power to acquire, construct, develop, extend, enlarge or improve land, waters, property, highways, buildings, equipment or facilities for public purposes.

(b) The aggregate public debt contracted by the state in any calendar year pursuant to paragraph (a) shall not exceed an amount equal to the lesser of:

1. Three-fourths of one per centum of the aggregate value of all taxable property in the state; or

2. Five per centum of the aggregate value of all taxable property in the state less the sum of: a. the aggregate public debt of the state contracted pursuant to this section outstanding as of January 1 of such calendar year after subtracting therefrom the amount of sinking funds on hand on January 1 of such calendar year which are applicable exclusively to repayment of such outstanding public debt and, b. the outstanding indebtedness as of January 1 of such calendar year of any entity of the type described in paragraph (d) to the extent that such indebtedness is supported by or payable from payments out of the treasury of the state.

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(c) *The state may contract public debt, without limit, to fund or refund the whole or any part of any public debt contracted pursuant to paragraph (a), including any premium payable with respect thereto and any interest to accrue thereon, or to fund or refund the whole or any part of any indebtedness incurred prior to January 1, 1972, by any entity of the type described in paragraph (d), including any premium payable with respect thereto and any interest to accrue thereon.*

(d) *No money shall be paid out of the treasury, with respect to any lease, sublease or other agreement entered into after January 1, 1971, to the Wisconsin State Agencies Building Corporation, Wisconsin State Colleges Building Corporation, Wisconsin State Public Building Corporation, Wisconsin University Building Corporation or any similar entity existing or operating for similar purposes pursuant to which such nonprofit corporation or such other entity undertakes to finance or provide a facility for use or occupancy by the state or an agency, department or instrumentality thereof.*

(e) *The legislature shall prescribe all matters relating to the contracting of public debt pursuant to paragraph (a), including: the public purposes for which public debt may be contracted; by vote of a majority of the members elected to each of the 2 houses of the legislature, the amount of public debt which may be contracted for any class of such purposes; the public debt or other indebtedness which may be funded or refunded; the kinds of notes, bonds or other evidence of public debt which may be issued by the state; and the manner in which the aggregate value of all taxable property in the state shall be determined.*

(f) *The full faith, credit and taxing power of the state are pledged to the payment of all public debt created on behalf of the state pursuant to this section and the legislature shall provide by appropriation for the payment of the interest upon and installments of principal of all such public debt as the same falls due; but, in any event, suit may be brought against the state to compel such payment.*

(g) *At any time after January 1, 1972, by vote of a majority of the members elected to each of the 2 houses of the legislature, the legislature may declare that an emergency exists and submit to the people a proposal to authorize the state to contract a specific amount of public*

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debt for a purpose specified in such proposal, without regard to the limit provided in paragraph (b). Any such authorization shall be effective if approved by a majority of the electors voting thereon. Public debt contracted pursuant to such authorization shall thereafter be deemed to have been contracted pursuant to paragraph (a), but neither such public debt nor any public debt contracted to fund such public debt shall be considered in computing the debt limit provided in paragraph (b). Not more than one such authorization shall be thus made in any 2-year period.
Be it further

Resolved, That this proposed amendment be referred to the legislature to be chosen at the next general election and that it be published for 3 months previous to the time of holding such election.

WILMER H. STRUEBING,
Assembly Chief Clerk.
HAROLD V. FROELICH,
Speaker of the Assembly.
WILLIAM P. NUGENT,
Senate Chief Clerk.

CHIEF CLERK'S ANNOUNCEMENT

The following reports were received by the Chief Clerk and are on file in the office of the Chief Clerk:

Final report of the Advisory Committee on the report of the National Commission on civil disorders (Kerner Commission), January, 1969;

Letter dated November 20, 1968 to the Senate Chief Clerk from the Secretary of the State of Wisconsin Claims Board enclosing report under section 16.007 of the statutes;

Letter dated October 31, 1968 to Honorable Warren P. Knowles from the Wisconsin Employment Relations Commission enclosing annual report for 1967-1968 as required by Section 7, Chapter 75, Laws of 1967;

Annual report of the Wisconsin Grain and Warehouse Commission, 1967-1968;

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Department of Natural Resources **ACHIEVEMENTS** for 1967-1968 prepared for the Wisconsin Legislature and Governor Warren P. Knowles by L. P. Voigt, Secretary, Department of Natural Resources, November, 1968, as required by Wisconsin statute No. 15.04 (4);

Annual Report, Coordinating Council for Higher Education, 1967-68;

1969 Highway Improvement Program;

Letter dated December 13, 1968 to the Chief Clerk of the Assembly from G. H. Bakke, Secretary, Wisconsin Department of Transportation, enclosing two copies of the 1967-1968 biennial report;

Committee on State Affairs' Report on Gun Control Legislation and "Stop and Frisk" Laws, dated December 18, 1968;

Committee on State Affairs' Staff Report on Psychotoxic Drugs: Characteristics and Effects, dated December 18, 1968;

Biennial Report, Commissioners of Public Lands, Fiscal years 1967-1968, to the Governor of the State of Wisconsin;

Letter dated January 17, 1969 from Arthur L. Padrutt, Chairman, Wisconsin Public Service Commission, to the Assembly Chief Clerk, enclosing two copies of the biennial report of the Public Service Commission for the period ending June 30, 1968.

Letter dated January 14, 1969 to the Assembly from Curtis W. Tarr, Chairman, Task Force on Local Government, Finance and Organization.

Assemblyman Alfonsi asked unanimous consent that the Assembly stand recessed for 30 minutes. Granted.

RECESS

2:25 P.M.

3:30 P.M.

The assembly reconvened.

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EXECUTIVE COMMUNICATION

The State of Wisconsin
Executive Office
Madison 53702

January 14, 1969.

State Assembly
Att: Mr. Wilmer H. Struebing
Assembly Chief Clerk

Gentlemen: I request permission to appear before Joint Sessions of the Legislature in the Assembly Chambers to present to you the State of the State Message on January 23, 1969, at 10:00 a.m., and the Budget Message on January 30, 1969, at 10:00 a.m.

Sincerely,

WARREN P. KNOWLES,
Governor.

CALENDAR OF JANUARY 21, 1969
CONSIDERATION OF RESOLUTIONS

Assembly Resolution 7

To allow pamphlets to be prepared for inclusion in the assembly manual and making rules for spelling, capitalization and the printing of precedents.

The question was: Adoption?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Anderson, Atkinson, Azim, Bal-
dus, Barbee, Belting, Blanchard, Boche, Bock, Boeckmann,
Bolle, Bradley, Brown, Byers, Conradt, Conta, Czerwinski,
Day, Dueholm, Gee, Greider, Groshek, Grover, Hanna, Hel-
geson, Hephner, Huber, Hutnik, Jackson, Johnson L. H.,
Johnson W. A., Jones, Kenyon, Kessler, Kleczka, Klicka,
LaFave, Laper, Lewison, Lipscomb, Looby, Luckhardt,
Lynn, McCormick, McDougal, McEssy, Martin, Mathews,
Mato, Merkel, Mittness, Molinaro, Nager, Nikolay, Nitschke,
Nuttelman, Obey, Olson, O'Malley, Orlich, Otte, Pabst,
Packard, Parkin, Parys, Peloquin, Quinn, Radcliffe, Rogers,

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Sanasarian, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Shabaz, Sicula, Stack, Stalbaum, Steinhilber, Sweda, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—98.

Noes—None.

Absent or not voting—Kafka and Korpela—2.

Motion carried.

Assembly Resolution 8

Relating to the committee on Contingent Expenditures.

The question was: Adoption?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Anderson, Atkinson, Azim, Bal-
dus, Barbee, Belting, Blanchard, Boche, Bock, Boeckmann,
Bolle, Bradley, Brown, Byers, Conradt, Conta, Czerwinski,
Day, Dueholm, Gee, Greider, Groshek, Grover, Hanna, Hel-
geson, Hephner, Huber, Hutnik, Jackson, Johnson L. H.,
Johnson W. A., Jones, Kenyon, Kessler, Kleczka, Klicka,
LaFave, Laper, Lewison, Lipscomb, Looby, Luckhardt,
Lynn, McCormick, McDougal, McEssy, Martin, Mathews,
Mato, Merkel, Mittness, Molinaro, Nager, Nikolay, Nitschke,
Nuttelman, Obey, Olson, O'Malley, Orlich, Otte, Pabst,
Packard, Parkin, Parys, Peloquin, Quinn, Radcliffe, Rogers,
Sanasarian, Schneeberg, Schowalter, Schroeder, Sensen-
brenner, Shabaz, Sicula, Stack, Stalbaum, Steinhilber,
Sweda, Tamms, Thompson, Tobiasz, Tregoning, Uehling,
Vanderperren, Van Hollen, Wackett, Warren, Weisensel,
Wilcox, Wilger, Wing, York and Mr. Speaker—97.

Noes—None.

Absent or not voting—Kafka, Korpela and Schwefel—3.

Motion carried.

Assembly Resolution 9

Relating to the consent calendar.

The question was: Adoption?

The roll was taken.

The vote follows:

Ayes—Alberst, Alfonsi, Anderson, Atkinson, Azim, Bal-
dus, Barbee, Belting, Blanchard, Boche, Bock, Boeckmann,
Bolle, Bradley, Brown, Byers, Conradt, Conta, Czerwinski,
Day, Dueholm, Gee, Greider, Groshek, Grover, Hanna, Hel-
geson, Hephner, Huber, Hutnik, Jackson, Johnson L. H.,

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Johnson W. A., Jones, Kenyon, Kessler, Kleczka, Klicka, LaFave, Laper, Lewison, Lipscomb, Looby, Luckhardt, Lynn, McCormick, McDougal, McEssy, Martin, Mathews, Mato, Merkel, Mittness, Molinaro, Nager, Nikolay, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Otte, Pabst, Packard, Parkin, Parys, Peloquin, Quinn, Radcliffe, Rogers, Sanasarian, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Shabaz, Sicula, Stack, Stalbaum, Steinhilber, Sweda, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—98.

Noes—None.

Absent or not voting—Kafka and Korpela—2.

Motion carried.

Assembly Resolution 10

Relating to the consideration of substitute amendments and the holding over of a proposal because of the introduction of a substitute amendment.

The question was: Adoption?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Atkinson, Baldus, Barbee, Belt-ing, Blanchard, Boche, Bock, Boeckmann, Bolle, Bradley, Brown, Byers, Conradt, Conta, Czerwinski, Day, Dueholm, Gee, Greider, Groshek, Grover, Hanna, Helgeson, Hephner, Huber, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kenyon, Kessler, Kleczka, Klicka, Laper, Lewison, Looby, Luckhardt, Lynn, McCormick, McDougal, McEssy, Martin, Mathews, Mato, Merkel, Mittness, Molinaro, Nager, Nikolay, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Otte, Pabst, Packard, Parkin, Parys, Peloquin, Quinn, Radcliffe, Rogers, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Shabaz, Sicula, Stack, Stalbaum, Steinhilber, Sweda, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—93.

Noes—Anderson, Azim, Lipscomb and Sanasarian—4.

Absent or not voting—Kafka, Korpela and LaFave—3.

Motion carried.

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Assembly Resolution 12

Eliminating debate after the presiding officer has asked for a voice vote.

The question was: Adoption?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Anderson, Atkinson, Azim, Baldus, Barbee, Belting, Blanchard, Boche, Bock, Boeckmann, Bolle, Bradley, Brown, Byers, Conradt, Conta, Czerwinski, Day, Dueholm, Gee, Greider, Groshek, Grover, Hanna, Helgeson, Hephner, Huber, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kenyon, Kleczka, Klicka, LaFave, Laper, Lewison, Lipscomb, Looby, Luckhardt, Lynn, McCormick, McDougal, McEssy, Martin, Mathews, Mato, Merkel, Mittness, Molinaro, Nager, Nikolay, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Otte, Pabst, Packard, Parkin, Parys, Peloquin, Quinn, Radcliffe, Rogers, Sana-sarian, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Shabaz, Sicula, Stack, Stalbaum, Steinhilber, Sweda, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—97.

Noes—Kessler—1.

Absent or not voting—Kafka and Korpela—2.

Motion carried.

Assembly Resolution 13

Relating to the order of business in the assembly.

The question was: Adoption?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Anderson, Atkinson, Baldus, Barbee, Belting, Blanchard, Boche, Bock, Boeckmann, Bolle, Bradley, Brown, Byers, Conradt, Conta, Czerwinski, Day, Dueholm, Gee, Greider, Groshek, Grover, Hanna, Helgeson, Hephner, Huber, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kenyon, Kessler, Kleczka, Klicka, LaFave, Laper, Lewison, Lipscomb, Looby, Luckhardt, Lynn, McCormick, McDougal, McEssy, Martin, Mathews, Mato, Merkel, Mittness, Molinaro, Nager, Nikolay, Nitschke, Nuttelman, Obey, Olson, O'Malley, Orlich, Otte, Pabst, Packard, Parkin, Parys, Peloquin, Quinn, Radcliffe, Rogers, Sana-

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sarian, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Shabaz, Sicula, Stack, Stalbaum, Steinhilber, Sweda, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—97.

Noes—None.

Absent or not voting—Azim, Kafka and Korpela—3.

Motion carried.

Assemblyman Merkel moved reconsideration of the vote by which **Assembly Resolution 10** was adopted. Entered.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that reconsideration be taken up at this time.

Assemblyman Merkel objected.

Assemblyman Alfonsi moved that the rules be suspended and that reconsideration be taken up at this time.

The question was: Shall the rules be suspended?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Atkinson, Belting, Boche, Bock, Bolle, Bradley, Brown, Byers, Conradt, Conta, Day, Gee, Groshek, Hanna, Helgeson, Huber, Hutnik, Johnson L. H., Jones, Kenyon, LaFave, Laper, Lewison, Looby, Luckhardt, Lynn, McCormick, McDougal, McEssy, Martin, Mathews, Mato, Molinaro, Nitschke, Nuttelman, Orlich, Otte, Packard, Parkin, Parys, Quinn, Radcliffe, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Shabaz, Sicula, Stack, Stalbaum, Steinhilber, Sweda, Uehling, Van Hollen, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—63.

Noes—Anderson, Azim, Baldus, Barbee, Blanchard, Boeckmann, Czerwinski, Dueholm, Greider, Grover, Hephner, Jackson, Johnson W. A., Kessler, Klicka, Lipscomb, Merkel, Mittness, Nager, Nikolay, Obey, Olson, O'Malley, Pabst, Peloquin, Rogers, Sanasarian, Tamms, Thompson, Tobiasz, Tregoning, Vanderperren, Wackett and Warren—34.

Absent or not voting—Kafka, Kleczka and Korpela—3.

Motion failed.

Assemblyman Kleczka asked unanimous consent, to be recorded as voting "No" had he been present. Granted.

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LEAVE OF ABSENCE

Assemblyman Shabaz asked unanimous consent for leave of absence for today's session for the following: Assemblyman Kafka. 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:

Mrs. Calvin Schaap and Mrs. Keith Brill, from Oostberg, Wis., guests of Assemblymen Boeckmann and Otte.

Assemblyman Alfonsi moved that the assembly adjourn to 9:00 A.M. Wednesday, January 22, 1969.

Motion carried.

3:40 P.M.

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ERRATA AND ADDENDA

Note is made of the following amendments and addenda which bring the text into conformity with the official records of the assembly and senate, correcting major clerical and printer's omissions.

Matters NOT pertaining to a bill, resolution or petition.

Certification of members elected to the assembly on November 5, 1968 (page 14), "Robert C. Zimmermann" should be "Robert C. Zimmerman".

Speaker's ruling on Point of Order (page 34), last full line, "Committee" should be "Committee".

Attendance roll call (page 89), 5th line from bottom in names of those present: "Hogers" should be "Rogers".

Visitors, top of page 149: "La Croesse" should be "La Crosse".

Communication on page 174, next to last word, 2nd line, "indecas" should be "indices".

Attorney General's opinion (commencing on page 186) 4th word, 4th line, last paragraph, page 188, "publis" should be "public".

Second item of Visitors, page 370, last word, 2nd line, "Conte" should be "Conta".

Continuation of Visitors, page 390, 8th item from top, "Boeckman" should be "Boeckmann". Same correction, page 503, 4th item from top, continuation of Visitors.

Page 631, in request for extension of recess to 45 minutes by the Minority Floor Leader, preceding "11:00 A.M.", "recesse" should be "recess".

In Motion under Joint Rule 26, commencing on page 742, 2nd line in continuation thereof, paragraph commencing on line 743, 8th word "ays" should be "days".

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Report by committee on Commerce and Manufactures, bottom of page 823, first name of chairman should be changed from "Frederich" to "Frederick".

Motion under Joint Rule 26 (bottom of page 1093). On page 1094, not necessary to message to senate—no senator named therein.

Amendments offered, bottom of page 2039 shows one author as "Boeckman"—should be "Boeckmann".

Assembly Measures

Assembly Bill 5 (Page 927)

"enrolled" should follow "Correctly" in report by committee on Enrolled Bills.

Assembly Bill 7 (Page 2089)

Sixth entry—Insert under Amendments Offered: Assembly substitute amendment 1 to Assembly Bill 7 offered by Assemblyman York.

Assembly Bill 8 (Page 1309)

Insert under Amendments Offered: Assembly amendment 2 to Assembly Bill 8 offered by Assemblymen Belting and Nikolay.

Assembly Bill 9 (Page 515)

After relating clause insert: Assembly amendment 1 to assembly amendment 2 offered by Assemblymen Steinhilber and Anderson.

Assembly Bill 20 (Page 1644)

Following a unanimous consent request to refer bill to the foot of calendar of June 25th, the following entry should have been noted: "Assemblyman Kenyon objected".

Assembly Bill 42 (Page 237)

Insert under Amendments Offered: Assembly amendment 2 to Assembly Bill 42 offered by Assemblymen Kessler and

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Same bill (Page 367)

(Roll call on indefinite postponement) 4th name, 2nd line of "Noes", "Boeckmbann" should be "Boeckmann".

Same bill (Page 1090)

Roll call on motion to adhere, "Aye" votes, 7th line, 6th name, "Schneebereg" should be "Schneeberg".

Assembly Bill 58 (Page 544)

Paragraph 5: Assemblyman Schowalter moved to committee on Commerce and Manufactures, not Assemblyman W. A. Johnson.

Assembly Bill 71

Roll call on engrossment (question at bottom of page 303); top of page 304, 2nd line, "Bolel" should be "Bolle".

Assembly Bill 77 (Page 385)

Roll call on passage, 5th line from bottom, next to last name, "Schroedeur" should be "Schroeder".

Assembly Bill 115 (Page 1106)

In report by committee on Labor, "adption" should be "adoption".

Assembly Bill 129 (Page 2945)

Roll call commencing on page 2944. First line, 2nd name in "Ayes", "Lyann" should be "Lynn".

Same bill, same roll call, 4th line from bottom of "No" votes, "Radcliff" should be "Radcliffe".

Assembly Bill 132 (Page 1280)

"Granted" should have appeared following a request by member to be recorded as voting "No".

Assembly Bill 147 (Page 546)

Roll call on passage, 2nd line of "Ayes" last name, "Boesk-mann" should be "Boeckmann"

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Assembly Bill 224 (Page 796)

"No" vote on indefinite postponement, 7th line, 4th name, "Sanasarina" should be "Sanasarian".

Assembly Bill 244 (Page 1286)

Insert under Amendments Offered: Assembly amendment 5 to Assembly Bill 244 offered by Assemblymen Sweda, Nikolay, Day and Groshek.

Assembly Bill 254 (Page 757)

Following "Assemblyman Wilcox objected" insert: Assemblyman Sicula asked unanimous consent that assembly amendment 2 be withdrawn and returned to author. Granted.

Assembly Bill 282 (Page 2730)

Fourth name in "Noes" on suspension of rules for special order of business, shown as "Korpella", should be "Korpela".

Assembly Bill 300 (Page 868)

"Noes" vote to lay on table, 2nd name, 3rd line, "Grider" should be "Greider".

Assembly Bill 321 (Page 510)

In Highway Committee report, 6th word "a" should be "an".

Assembly Bill 324 (Page 629)

Roll call on passage, 1st name of the "Ayes", "Alferts" should be "Alberts".

Assembly Bill 347 (Page 2953)

On a reconsideration roll call, 3rd name, 2nd line of "Noes", "Boch" should be "Bock".

Assembly Bill 374 (Page 672)

Roll call on rejection of amendment 3, 2nd name, 3rd line from bottom of "Ayes", "Stenhilber" should be "Steinhilber".

Assembly Bill 395 (Page 2076)

Third entry should read: The question was: Shall assembly substitute amendment 1 be adopted?

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Assembly Bill 418 (Page 1823)

Insert under Amendments Offered: Assembly amendments 9 and 10 to Assembly Bill 418 offered by Assemblyman Groshek.

Assembly Bill 432 (Page 690)

Motion by a member for "indefinite" postponement should be "indefinite" postponement.

Assembly Bill 476 (Page 815)

In the "No" votes of a roll call, the 3rd and 4th lines from the bottom, each contain the name of "Schroeder". One must be stricken to make total come out to 51.

Assembly Bill 570 (Page 2946)

Roll call on withdrawal and reference under the "Noes", shows the 3rd name 4th line, as "Markel"—should be "Merkel".

Assembly Bill 628 (Page 2940)

Roll call on withdrawal and reference, 1st name, 3rd line of "Noes", shown as "Greiger" should be "Greider".

Assembly Bill 637 (Page 2114)

Adoption of assembly amendment 2 by voice vote was expunged at request of Assemblyman Nuttelman on Jan. 13, 1970 (page 3287). Record could not be changed because bond copies had already been printed when the unanimous consent was granted in January 1970, retroactive to October 23, 1969.

Same bill (Page 2129)

8th paragraph delete: Assemblyman Weisensel moved reconsideration of the vote by which assembly amendment 2 was adopted. Entered.

Assembly Bill 641 (Page 1393)

First name in "No" votes by roll call, shown as Adnder-son"—should be "Anderson".

Assembly Bill 644 (Page 2973)

Delete: 1st entry on page.

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Assembly Bill 730 (Page 1309)

In amendment offered (13th item), "Steinnhilber" should be "Steinhilber".

Assembly Bill 734 (Page 2032)

Last line should read: Shall the bill be passed?

Assembly Bill 777 (Page 2574)

"No" vote on adoption of assembly amendment 6 (4th line from bottom, 5th name) is "Pritchard"—should be "Packard".

Assembly Bill 894 (Page 2698)

In roll call on rejection of assembly substitute amendment 2, 3rd name, 4th line of "Ayes", shown as "Klevka"—should be "Kleczka".

Assembly Bill 916 (Page 2154)

After entry "Assemblyman Olson objected" insert: Motion to reconsider vote by which passed offered by Assemblyman Kenyon.

Assembly Bill 1001 (Page 2297)

"No" vote on rejection of assembly amendment 3 to assembly substitute amendment 2 shows 2nd name, 6th line as "Molainro"—should be "Molinaro".

Assembly Bill 1059 (Page 2641)

Roll call vote on indefinite postponement shows 5th "Aye" vote name as "Deuholm"—should be "Dueholm".

Assembly Bill 1137 (Page 2854)

Insert: Opinion of Attorney General received pursuant to Assembly Resolution 52.

Assembly Bill 1168 (Page 3020)

Roll call vote continued from preceding page shows last name, 2nd line of "Noes" as "Markel"—should be "Merkel".

Assembly Resolution 4 (Page 20)

Roll call vote on adoption includes names of "Han Hol-

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Assembly Resolution 24 (Page 276)

Roll call vote on adoption, last name, 3rd line of the "Ayes", "Hber"—should be "Huber".

Assembly Resolution 48 (Page 1668)

Under "Introduction and Reference of Resolutions" insert: By committee on Rules, by request of Assemblyman York.

Assembly Joint Resolution 7 (Page 86)

Last paragraph should read: Assemblyman Kessler asked unanimous consent that the assembly's action on **Assembly Joint Resolution 7** be immediately messaged to the senate. Granted.

Assembly Joint Resolution 18 (Page 56)

(Enrolled No. 49). On page 57, 3rd full line from bottom, "rcessed" should be "recessed"; top of page 58, same joint resolution—"Harold V. Froelich" should be "Harold V. Froehlich".

Senate Measures

Senate Bill 106 (Page 1399)

Roll call vote on revival of an assembly substitute amendment, next to last name in "Aye" column, shown as "Vanrderperren"—should be "Vanderperren".

Senate Bill 113 (Page 2035)

2nd entry should read: Assemblyman Shabaz asked unanimous consent that **Senate Bill 113** be referred to joint committee on Finance.

Senate Bill 175 (Page 2025)

Roll call on rejection of assembly amendment 1, 3rd line of "Ayes" shows "Deuholm"—should be "Dueholm".

Senate Bill 222 (Page 3496)

Roll call, last name, 3rd line from bottom of page, shown as "Paper"—should be "Laper".

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Senate Bill 242 (Page 2189)

Insert: Opinion of Attorney General received pursuant to Assembly Resolution 41.

Senate Bill 253 (Page 1925)

On report from committee on Insurance and Banking delete: "Not Voting 1" and insert: Noes 0.

Senate Bill 308 (Page 1095)

Insert: Withdrawn from committee on State Affairs and referred to committee on Judiciary.

Withdrawn from committee on Judiciary and re-referred to committee on State Affairs.

Senate Bill 357 (Page 2792)

After entry "Ordered to a third reading. Motion carried" insert:

Rules suspended.

Read a third time.

Senate Bill 374 (Page 2353)

Third word, third line, in request to withdraw from "committee" on Conservation, should be "committee".

Senate Bill 417 (Page 3062)

Sixth name, last line, of roll call in the "No" votes, is "Lobby"—should be "Looby".

Senate Bill 518 (Page 2867)

Delete: Passage. Insert: Concurrence.

Senate Bill 544 (Page 1794)

After "Motion Carried"—2nd line from bottom, insert:
Ordered to a third reading.

Senate Bill 565 (Page 2774)

Roll call on non-concurrence, 4th name in 4th line of "Noes", shown as "Kefka"—should be "Kafka"

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Senate Bill 605 (Page 2987)

First name, 7th line, "Aye" roll call votes, shown as "Lobby"—should be "Looby".

Senate Bill 714 (Page 3279)

Last name in roll call vote on this page, shown as "Mr. Stanley"—should be "Mr. Speaker".

Senate Bill 766 (Page 2646)

Second "No" vote name on roll call to suspend the rules, shown as "Bockmann"—should be "Boeckmann".