FRIDAY, December 3, 1971.

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

AMENDMENTS OFFERED

Assembly amendment 2 to Assembly Bill 182 offered by Representative R. M. Thompson.

Assembly amendment 1 to Assembly Bill 1097 offered by Representative Kessler.

Assembly amendment 2 to Assembly Bill 1097 offered by Representative Kessler.

Assembly amendment 1 to Senate Bill 81 offered by Representative Swoboda, by request of Arthur Workleiser.

Assembly amendment 1 to Assembly Bill 890 offered by Representative Baldus.

Assembly amendment 2 to Assembly Bill 890 offered by Representative Willkom.

Assembly amendment 6 to Assembly Bill 504 offered by Representative Baldus.

Assembly amendment 1 to Assembly Bill 1162 offered by committee on State Affairs.

Assembly amendment 1 to Senate Bill 348 offered by Representative Jackamonis.

INTRODUCTION AND REFERENCE OF BILLS

Read first time and referred:

Assembly Bill 1439

Relating to use of reflectorized bumper stickers in lieu of vehicle registration plates.

By Representatives W. A. Johnson and Tobiasz.

To committee on Highways.

Assembly Bill 1440

Relating to payment of interest on funds held in escrow by a bank or savings and loan association.

By Representative Berger.

To committee on Insurance and Banking.

Assembly Bill 1441

Relating to changing county supervisory districts by direct legislation.

By Representative Stack.

To committee on Elections.

Assembly Bill 1442

Relating to increasing certain witness fees and payment of witness fees for police officers.

By Representative Berger, by request of city of Milwaukee and Legislative Committee, Milwaukee County.

To committee on Judiciary.

Assembly Bill 1443

Relating to a life and health insurance guaranty association.

By Representative McCormick; co-sponsored by Senator Lorge.

To committee on Insurance and Banking.

Assembly Bill 1444

Relating to tuition-free education for undergraduate resident students at the university of Wisconsin system, tuition grants to undergraduate resident students attending out-of-state schools and making an appropriation.

By Representative Barbee; co-sponsored by Senator Peloquin.

To committee on Education.

COMMUNICATION

November 18, 1971.

Mr. William P. Nugent Senate Chief Clerk State Capitol Madison, Wisconsin 53702

Dear Mr. Nugent:

Enclosed are copies of the reports and recommendations of the State Claims Board covering claims heard by the Board.

The amounts recommended for payment under \$500 on claims included in this report have, therefore, under the provisions of s. 16.007, Wisconsin Statutes, been paid directly by the Board.

This report is for the information of the legislature. The Board would appreciate your acceptance and spreading of it upon the journal to inform the members of the legislature as to the nature of the claims which come before it for consideration.

Sincerely,

DONALD STERLINSKE, Secretary.

Received and placed on file in the office of the chief clerk.

EXECUTIVE COMMUNICATION

State of Wisconsin
Office of the Governor
Madison. Wisconsin 53702

November 29, 1971.

To the Honorable, the Assembly:

The following bills, originating in the assembly, have been approved, signed and deposited in the office of the Secretary of State.

Assembly Bill	Chapter No.	Date Approved
371	148	November 29, 1971
402	149	November 29, 1971

Respectfully submitted,

PATRICK J. LUCEY, Governor.

GOVERNOR'S VETO MESSAGE

December 3, 1971.

To the Honorable, the Assembly:

I am today returning without my approval Assembly Bill 784, a bill relating to intergovernmental cooperation.

If signed, this bill could result in the indiscriminate proliferation of planning agencies to the detriment of existing or proposed comprehensive planning programs in Wisconsin.

Presently, Chapter 66.30 provides that local units of government may join on an inter- or intra-state basis for planning which is collateral to the organization, implementation and administration of specific projects. My veto of Assembly Bill 734 will not change that capability.

However, I am deeply concerned that the Head of the Lakes Council of Governments and the Rock Valley Metropolitan Council continue planning activities until such time as their functions can best be related to overall regional concerns.

Close cooperation of all parties involved will ensure that the veto of Assembly Bill 734 will not, in and of itself affect these organizations. I have conferred with officials of the Department of Local Affairs and Development and the Federal Department of Housing and Urban Development who have assured me of their cooperation and continued interest in this effort.

I am directing the Secretary of DLAD to use every means possible to assure that these organizations continue to plan within their present geographic boundaries. Also, I have directed the Secretary to seek legislation, to be introduced in the January session of the legislature, specifically authorizing the continuation of these inter-state agencies and their current planning activities until further study can be made of the best possible method of relating common problems and functions in inter-state areas to regional concerns. This legislation will have a high priority on my list of legislative proposals.

In the course of deliberations surrounding this bill, it has become apparent that the entire range of local, metropolitan and regional planning statutes fails to meet today's problems.

Accordingly, we must devise a planning framework and formulate an approach to improve Wisconsin's comprehensive planning laws. Answers to important, legitimate questions about the adequacy of Chapter 66.945 and all other relevant chapters will be sought by this administration.

Cooperating with the Executive Office in this process will be the Department of Local Affairs and Development. However, suggestions and recommendations from those outside state government are essential if the best possible revisions are to be formulated.

Because it would be unwise to sign legislation that would make implementation of those revisions more difficult, I do not feel it would be in the public interest to sign Assembly Bill 734 at this time.

Respectfully submitted,

PATRICK J. LUCEY, Governor.

CHIEF CLERK'S CORRECTIONS

As provided by Legislative Reference Bureau

Assembly Bill 1242

On page 19, line 2, substitute "at any reasonable time" for "of any reasonable fine".

On page 22, line 10, substitute "Wherever" for "Wherver".

Assembly amendment 4 to Assembly Bill 1356
In line 15, substitute "Martin" for "Morris".