STATE OF WISCONSIN

Assembly Journal

Eighty-First Regular Session

MONDAY, January 1, 1973.

2:00 P.M.

The assembly met.

The assembly was called to order by the chief clerk of the 1971 session, Mr. Thomas P. Fox.

The prayer was offered by Cantor Leo Fettman, 1622 Jefferson Street, Madison, Wisconsin 53711.

Almighty father, bless this first session of the 81st assembly as it convenes to take its oath of office. Provide them with guidance in their deliberations, may they fulfil the hope and aspirations of the people who elected them. May the steadfast serenity of experienced legislator add stability to the session, may the ideals of the newly elected legislator stimulate and envigorate those sessions.

Newly created conditions have created new problems and difficulties which, however, must be viewed as challenges. With the proper approach and determined will, they can be resolved.

It is to this that we envoke thy blessing, O Lord, that we may ultimately find peace.

Lord of the universe, may it be thy will to abolish war, and the spilling of blood from the entire world.

Nation shall not lift up sword against nation, and should study war no more.

All the peoples of the earth should perceive and know the truth for its own sake.

We only entered this world in order to recognize and to know you, may your name be blessed eternally.

May he who maketh peace in his high places, may he make peace for us, and say ye, Amen.

Representative Earl led the membership in reciting the pledge of allegiance to the flag of the United States of America.

COMMUNICATIONS

The State of Wisconsin
Department of State
Madison 53702

December 14, 1972

To the Honorable, the Assembly

Gentlemen:

Transmitted herewith is a true and correct list of representatives to the 1973 Assembly as appears from the certificate of The Board of State Canvassers and other official certificates on file in this office.

Respectfully submitted, ROBERT C. ZIMMERMAN, Secretary of State.

The 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 is a true and correct list of the members of the Assembly of the State

of Wisconsin, elected at the General Election held on the Seventh day of November, A.D. 1972, as appears from the certificate of the Board of State Canvassers and other official certificates on file in this office:

1st-Brown, Door and Kewaunee

Lary J. Swoboda

507 Oak St.

Luxemburg

Democrat

2nd-Manitowoc

Francis J. Lallensack

1812 S. 23rd

Manitowoc

Democrat

3rd-Brown and Manitowoc

Everett E. Bolle

Forest Home Dr.

Francis Creek

Democrat

4th-Brown

John C. Gower

312 Terraview Dr.

Green Bay

Republican

5th-Brown, Calumet and Outagamie

William J. Rogers

1800 Peters Rd.

Kaukauna

Democrat

6th-Fond du Lac, Sheboygan and Washington

Gervase A. Hephner

Route 4, Box 287

Chilton

7th-Milwaukee

Raymond J. Tobiasz

3145 S. 50th St.

Milwaukee

Democrat

8th-Milwaukee

Earl F. Keegan, Jr.

1317 S. 36th St.

Milwaukee

Democrat

9th-Milwaukee

Gerald D. Kleczka

3427 S. 9th Pl.

Milwaukee

Democrat

10th-Milwaukee

F. James Sensenbrenner, Jr.

1601 E. Lake Bluff Blvd.

Milwaukee

Republican

11th-Milwaukee

Gus G. Menos

5411 N. 19th St.

Milwaukee

Democrat

12th-Ozaukee and Washington

Frederick C. Schroeder

Route 1

West Bend

Republican

13th-Milwaukee, Washington and Waukesha

David G. Berger

4443 N. 82nd St.

Milwaukee

14th-Milwaukee

Robert E. Behnke

4001 W. Calumet Rd.

Milwaukee

Democrat

15th-Milwaukee

James W. Wahner

6766 W. Appleton Ave.

Milwaukee

Democrat

16th-Milwaukee

Michael Elconin

4566 North 31st St.

Milwaukee

Democrat

17th-Milwaukee

Walter L. Ward, Jr.

3224 N. 13th St.

Milwaukee

Democrat

18th-Milwaukee

Lloyd A. Barbee

321 E. Meinecke Ave.

Milwaukee

Democrat

19th-Milwaukee

Louise M. Tesmer

4252 S. Nicholson Ave.

St. Francis

Democrat

20th-Milwaukee

John R. Plewa

4557 South 23

Milwaukee

21st-Milwaukee

William P. Atkinson

1115 - 16th Ave.

South Milwaukee

Democrat

22nd-Milwaukee

George H. Klicka

8442 Kenyon Ave.

Wauwatosa

Republican

23rd-Milwaukee

Thomas A. Hauke

11040 W. Wildwood Ln.

West Allis

Democrat

24th-Milwaukee

Gary J. Barczak

5728 W. Rita Dr.

West Allis

Democrat

25th-Milwaukee

Dennis J. Conta

3489 N. Hackett St.

Milwaukee

Democrat

26th-Milwaukee

Harout O. Sanasarian

1246 N. Cass St.

Milwaukee

Democrat

27th-Milwaukee

Joseph C. Czerwinski

1607 S. 8th St.

Milwaukee

28th-Barron, Burnett and Polk

Harvey L. Dueholm

Route 2

Luck

Democrat

29th-Dunn, Pierce, Polk and St. Croix

Leo O. Mohn

Woodville

Democrat

30th-Buffalo, Pepin, Pierce and Trempealeau

Michael P. Early

1052 S. Fork Dr.

River Falls

Democrat

31st-Milwaukee

Paul E. Sicula

3845 N. 56th St.

Milwaukee

Democrat

32nd-Milwaukee

Peter J. Tropman

1810 W. Cherry St.

Milwaukee

Democrat

33rd-Milwaukee

Richard E. Pabst

457-A, S. 74th St.

Milwaukee

Democrat

34th-Clark, Price, Rusk and Taylor

Joseph Sweda

Route 1

Lublin

35th-Langlade, Lincoln and Oneida

Sheehan Donoghue

102 Cottage St.

Merrill

Republican

36th-Florence, Forest, Marinette, Oconto, Oneida and Vilas

Lloyd H. Kincaid

110 N. Crandon Ave.

Crandon

Republican

37th-Dane

Norman C. Anderson

5325 Marsh Rd.

Madison

Democrat

38th-Dane and Jefferson

Harland E. Everson

Route 3, Box 750

Edgerton

Democrat

39th-Jefferson and Walworth

Byron C. Wackett

100 Oak Hill Court

Watertown

Republican

40th-Outagamie, Shawano and Waupaca

Francis R. Byers

Garfield Ave.

Marion

Republican

41st-Outagamie and Shawano

Ervin W. Conradt

Route 2

Shiocton

Republican

42nd-Outagamie

Tobias A. Roth
417 E. Longview Dr.
Appleton
Republican

Ropublican

43rd-Racine and Walworth Cloyd A. Porter Route 3, Box 331 Burlington Republican

44th-Rock and Walworth
Delmar E. DeLong
Route 2
Clinton

Republican

45th-Rock Gary K. Johnson 1818 Fayette St. Beloit Democrat

46th-Dane
David D. O'Malley
315 Main St.
Waunakee
Democrat

47th-Dane, Green and Rock Janet Soergel Mielke Route 1 Milton Democrat

48th-Rock
Lewis T. Mittness
730 N. Ringold St.
Janesville
Democrat

49th-Grant

James N. Azim, Jr.

Muscoda

Republican

50th-Dane, Green, Iowa, Lafayette and Richland

Joanne M. Duren

Cazenovia

Democrat

51st-Green, Lafayette and Rock

Joseph E. Tregoning

435 N. Judgement St.

Shullsburg

Republican

52nd-Fond du Lac

Earl F. McEssy

361 Forest Ave.

Fond du Lac

Republican

53rd-Dodge, Fond du Lac and Washington

James R. Lewis

Route 3

West Bend

Republican

54th-Dodge, Jefferson and Washington

Esther Doughty Luckhardt

211 N. Hubbard St.

Horicon

Republican

55th-Winnebago

Michael G. Ellis

315 1/2 N. Commercial

Neenah

Republican

56th-Winnebago

Richard A. Flintrop

629 W. Irving

Oshkosh

57th-Fond du Lac and Winnebago

Gordon R. Bradley

2644 Elo Rd.

Oshkosh

Republican

58th-Sheboygan

Carl Otte

1440 S. 22nd

Sheboygan

Democrat

59th-Sheboygan

Bill B. Bruhy

-27 Reed

Plymouth

Republican

60th-Ozaukee and Sheboygan

David W. Opitz

Route 1, Box 641

Saukville

Republican

61st-Racine

James F. Rooney

1500 Michigan Blvd.

Racine

Democrat

62nd-Racine

R. Michael Ferrall

1816 Wisconsin Ave.

Racine

Democrat

63rd-Racine

Henry Rohner

4906 S. Green Bay Rd.

Racine

Republican

64th-Kenosha George Molinaro 424 Forty-Fourth St. Kenosha Democrat

65th-Kenosha

Eugene Dorff 8045 - 19th Ave. Kenosha

Democrat

66th-Kenosha, Racine and Walworth Russell A. Olson Bassett Republican

67th-Chippewa Terry A. Willkom Route 1, Box 20A Chippewa Falls Democrat

68th-Chippewa and Eau Claire Joseph L. Looby 1156 E. Madison St. Eau Claire Democrat

69th-Dunn, Eau Claire and Pepin Alvin Baldus 111 - 12th St. East Menomonie Democrat

70th-Clark, Marathon, Portage and Wood John C. Oestreicher 911 S. Cherry St. Marshfield Democrat

71st-Portage

Leonard A. Groshek

2125 Indiana Ave.

Stevens Point

Democrat

72nd-Dodge, Fond du Lac, Green Lake, Waushara and

Winnebago

Jon P. Wilcox

Route 1

Wautoma

Republican

73rd-Douglas

Thomas B. Murray

1308 N. 13th St.

Superior

Democrat

74th-Ashland, Bayfield, Iron and Price

David R. Kedrowski

Box 415, 417 E. Third St.

Washburn

Democrat

75th-Barron, Sawyer and Washburn

Kenneth Schricker

Route 2

Spooner

Republican

76th-Dane

Mary Lou Munts

6102 Hammersley Rd.

Madison

Democrat

77th-Dane

Marjorie M. Miller

1937 Arlington Pl.

Madison

78th-Dane

Edward Nager

840 Spaight St.

Madison

Democrat

79th-Adams, Columbia, Juneau, Marquette and Sauk

Tommy G. Thompson

609 Academy St.

Elroy

Republican

80th-Columbia and Sauk

Kenyon E. Giese

328 Dallas St.

Sauk City

Republican

81st-Columbia, Dodge and Jefferson

Mel J. Cyrak

Route 1, Box 133

Marshall

Republican

82nd-Milwaukee and Waukesha

James A. Rutkowski

10223 Kay Parkway

Hales Corners

Democrat

83rd-Waukesha

John C. Shabaz

21425 W. Glengarry Rd.

New Berlin

Republican

84th-Jefferson and Waukesha

John M. Alberts

1228 W. Wisconsin Ave.

Oconomowoc

Republican

85th-Marathon

Anthony S. Earl

917 Graves Ave.

Wausau

Democrat

86th-Marathon

Laurence J. Day

Route 1

Eland

Democrat

87th-Langlade, Menominee, Oconto and Shawano

Herbert J. Grover

Route 2

Shawano

Democrat

88th-Marinette and Oconto

Richard P. Matty

Crivitz

Republican

89th-Brown

Cletus Vanderperren

Route 5

Green Bay

Democrat

90th-Brown

Jerome Quinn

137 N. Oakland Ave.

Green Bay

Republican

91st-Chippewa, Clark, Eau Claire, Jackson and Trempealeau

Eugene W. Oberle

Route 3

Stanley

92nd-Clark, Jackson, Juneau and Monroe

Robert L. Quackenbush

510 N. Spring

Sparta

Republican

93rd-Adams, Juneau, Waushara and Wood

Marlin D. Schneider

921 Washington

Wisconsin Rapids

Democrat

94th-Jackson, La Crosse and Trempealeau

Virgil Roberts

308 Park Lane

Holmen

Democrat

95th-La Crosse

Lawrence R. Gibson

2215 S. 23rd St.

La Crosse

Republican

96th-Crawford, Grant, Monroe, Richland and Vernon

Bernard Lewison

531 E. Hillcrest

Viroqua

Republican

97th-Waukesha

John H. Niebler

W177 N9027 St. Stevens Court

Menomonee Falls

Republican

98th-Waukesha

Edward G. Jackamonis

622 Greenmeadow Dr.

Waukesha

99th-Waukesha Kenneth J. Merkel 3405 N. Brookfield Rd. Brookfield Republican

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal at the Capitol in the City of Madison, this 14th day of December, A.D. 1972.

ROBERT C. ZIMMERMAN, Secretary of State.

OATH OF OFFICE

Chief Justice E. Harold Hallows of the State Supreme Court administered the oath of office to the members at large.

The roll was called by the assistant chief clerk of the 1971 session, Thomas T. Melvin, and the members as there names were called came to the desk to sign the oath of office.

The roll was taken.

The result follows:

Present -- Alberts, Anderson, Atkinson, Azim, Baldus, Barbee, Barczak, Behnke, Berger, Bolle, Bradley, Bruhy, Byers, Conta, Cyrak, Czerwinski, Day, DeLong, Donoghue, Dorff, Dueholm, Duren, Earl, Early, Elconin, Ellis, Everson, Ferrall, Flintrop, Gibson, Giese, Gower, Groshek, Grover, Hauke, Hephner, Jackamonis, Johnson, Kedrowski, Keegan, Kincaid, Kleczka, Klicka, Lallensack, Lewis, Lewison, Looby, Luckhardt, McEssy, Matty, Menos, Merkel, Mielke, Miller, Mittness, Mohn, Molinaro, Munts, Murray, Nager, Niebler, Oberle, Oestreicher, Olson, O'Malley, Opitz, Otte, Pabst, Plewa, Porter, Quackenbush, Quinn, Roberts, Rogers, Rohner, Rooney, Roth, Rutkowski, Sanasarian, Schneider, Schricker, Schroeder, Sensenbrenner, Shabaz, Sicula, Sweda, Swoboda, Tesmer, Thompson, Tobiasz, Tregoning, Tropman, Vanderperren, Wackett, Wahner, Ward, Wilcox and Willkom -- 98.

Absent -- None.

Absent with leave -- Conradt -- l.

ELECTION OF SPEAKER

Representative Earl nominated Representative Anderson for the position of speaker of the assembly.

Representative McEssy nominated Representative Wackett.

The roll was taken.

The result follows:

For Representative Anderson -- Atkinson, Baldus, Barbee, Barczak, Behnke, Berger, Bolle, Conta, Czerwinski, Day, Dorff, Dueholm, Duren, Earl, Early, Elconin, Everson, Ferrall, Flintrop, Groshek, Grover, Hauke, Hephner, Jackamonis, Johnson, Kedrowski, Keegan, Kleczka, Lallensack, Looby, Menos, Mielke, Miller, Mittness, Mohn, Molinaro, Munts, Murray, Nager, Oberle, Oestreicher, O'Malley, Otte, Pabst, Plewa, Roberts, Rogers, Rooney, Rutkowski, Sanasarian, Schneider, Sicula, Sweda, Swoboda, Tesmer, Tobiasz, Tropman, Vanderperren, Wackett, Wahner, Ward and Willkom -- 62.

For Representative Wackett -- Alberts, Anderson, Azim, Bradley, Bruhy, Byers, Cyrak, DeLong, Donoghue, Ellis, Gibson, Giese, Gower, Kincaid, Klicka, Lewis, Lewison, Luckhardt, McEssy, Matty, Merkel, Niebler, Olson, Opitz, Porter, Quackenbush, Quinn, Rohner, Roth, Schricker, Schroeder, Sensenbrenner, Shabaz, Thompson, Tregoning and Wilcox -- 36.

Absent or not voting -- Conradt -- 1.

Representative Anderson was elected speaker of the assembly.

Representatives Baldus and Dueholm escorted Representative Anderson to the rostrum.

The oath of office was administered by Chief Justice Hallows of the State Supreme Court.

JOURNAL OF THE ASSEMBLY (January 1, 1973) ELECTION OF SPEAKER PRO TEMPORE

Representative Grover nominated Representative Sweda for the position of speaker pro tempore.

Representative Thompson nominated Representative Tregoning.

The roll was taken.

The vote follows:

For Representative Sweda -- Atkinson, Baldus, Barbee, Barczak, Behnke, Berger, Bolle, Conta, Czerwinski, Day, Dorff, Dueholm, Duren, Earl, Early, Elconin, Everson, Ferrall, Flintrop, Groshek, Grover, Hauke, Hephner, Jackamonis, Johnson, Kedrowski, Keegan, Kleczka, Lallensack, Looby, Menos, Mielke, Miller, Mittness, Mohn, Molinaro, Munts, Murray, Nager, Oberle, Oestreicher, O'Malley, Otte, Pabst, Plewa, Roberts, Rogers, Rooney, Rutkowski, Sanasarian. Schneider, Sicula, Swoboda, Tesmer, Tobiasz, Tregoning, Tropman, Wahner, Ward, Willkom and Mr.Speaker -- 61.

For Representative Tregoning -- Alberts, Azim, Bradley, Bruhy, Byers, Cyrak, DeLong, Donoghue, Ellis, Gibson, Giese, Gower, Kincaid, Klicka, Lewis, Lewison, Luckhardt, McEssy, Matty, Merkel, Niebler, Olson, Opitz, Porter, Quackenbush, Quinn, Rohner, Roth, Schricker, Schroeder, Sensenbrenner, Shabaz, Sweda, Thompson, Wackett and Wilcox -- 36.

Absent or not voting -- Conradt and Vanderperren -- 2.

Representative Sweda was elected speaker pro tempore of the assembly.

Representatives Tobiasz and Willkom escorted Representative Sweda to the rostrum.

The oath of office was administered by Speaker Anderson.

ELECTION OF CHIEF CLERK

Representative Dueholm nominated Thomas S. Hanson for the position of Chief Clerk.

Representative Sensenbrenner nominated Jon R. Guiles.

The roll was taken.

The vote follows:

For Thomas S. Hanson --Atkinson, Baldus, Barbee, Barczak, Behnke, Berger, Bolle, Conta, Czerwinski, Day, Dorff, Dueholm, Duren, Earl, Early, Elconin, Everson, Ferrall, Flintrop, Groshek, Grover, Hauke, Hephner, Jackamonis, Johnson, Kedrowski, Keegan, Kleczka, Lallensack, Looby, Menos, Mielke, Miller, Mittness, Mohn, Molinaro, Munts, Murray, Nager, Oberle, Oestreicher, O'Malley, Otte, Pabst, Plewa, Roberts, Rogers, Rooney, Rutkowski, Sanasarian, Schneider, Sicula, Sweda, Swoboda, Tesmer, Tobiasz, Tropman, Vanderperren, Wahner, Ward, Willkom and Mr.Speaker -- 62.

For Jon R. Guiles -- Alberts, Azim, Bradley, Bruhy, Byers, Cyrak, DeLong, Donoghue, Ellis, Gibson, Giese, Gower, Kincaid, Klicka, Lewis, Lewison, Luckhardt, McEssy, Matty, Merkel, Niebler, Olson, Opitz, Porter, Quackenbush, Quinn, Rohner, Roth, Schricker, Schroeder, Sensenbrenner, Shabaz, Thompson, Tregoning, Wackett and Wilcox -- 36.

Absent or not voting -- Conradt -- l.

Thomas S. Hanson was elected chief clerk of the assembly.

Representatives Early and Roberts escorted Thomas S. Hanson to the rostrum.

The oath of office was administered by Speaker Anderson.

JOURNAL OF THE ASSEMBLY (January 1, 1973) ELECTION OF SERGEANT-AT-ARMS

Representative Tobiasz nominated William Quick for the position of sergeant-at-arms.

Representative Merkel nominated Donald Helgeson.

Representative Olson asked unanimous consent that the rules be suspended and that the roll call be dispensed with, and 62 votes be cast for Mr. Quick and 36 votes be cast for Mr. Helgeson. Granted.

William Ouick was elected sergeant-at-arms of the assembly.

Representatives Miller and McEssy escorted William Quick to the rostrum.

The oath of office was administered by Speaker Anderson.

CHIEF CLERK'S ANNOUNCEMENT

Mr. Hanson announced that as assistant chief clerk he hereby appoints Mr. Thomas T. Melvin, giving Mr. Melvin all powers as are derived from and inherent in said position, and to perform the duties and functions of the office in the absence of the chief clerk in accordance with Section 13.10 of Wisconsin Statutes and Assembly Rule 6.

Representatives Johnson and Schneider escorted Mr. Melvin to the rostrum.

The oath of office was administered by Speaker Anderson.

COMMUNICATIONS

The State of Wisconsin
Department of State
Madison 53702

December 26, 1972

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 1971 Legislature and referred for further approval to the 1973 Legislature.

If any amendment is given second approval and submitted to the people for ratification at the Spring Election, April 3,1973, it should be in our possession no later than March 1, 1973.

> Respectfully submitted, ROBERT C. ZIMMERMAN, Secretary of State.

The 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 1971, 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 1973.

Senate Joint Resolution 3
Senate Joint Resolution 13
Senate Joint Resolution 44
Assembly Joint Resolution 1

Assembly Joint Resolution 4
Assembly Joint Resolution 27
Assembly Joint Resolution 31
Assembly Joint Resolution 140

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at the Capitol, in the City of Madison, this twenty-sixth day of December, A.D., 1972.

ROBERT C. ZIMMERMAN, Secretary of State.

1971 Senate Joint Resolution 3 April 27, 1971 Enrolled No. 12 Published

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 except that when any increase or decrease provided by the legislature in the compensation of the justices of the supreme court, or judges of the circuit court shall become effective as to any such justice or judge, it shall become effective from such date as to each of such justices or judges. 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 by a three-fourths vote of all the members elected to both houses of the legislature , which act shall provide for sufficient state funds to cover the costs of the increased benefits."

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.

WILLIAM P. NUGENT, Senate Chief Clerk. THOMAS P. FOX, Assembly Chief Clerk.

1971 Senate Joint Resolution 44 February 8, 1972 Enrolled No. 32 Published

ENROLLED JOINT RESOLUTION

To amend article XI, section 3 of the constitution, relating to municipal debt limits (1st consideration).

Resolved by the senate, the assembly concurring, That article XI, section 3 of the constitution be amended to read:

(Article XI) Section 3. Cities and villages organized pursuant to state law are hereby empowered, to determine their local affairs and government, subject only to this constitution and to such enactments of the legislature of state-wide concern as shall with uniformity affect every city or every village. The method of such determination shall be prescribed by the legislature. No county, city, town, village, school district or other municipal conporation may become indebted in an amount that exceeds an allowable percentage of the taxable property located therein equalized for state purposes as provided by the legislature. In all cases the allowable percentage shall be five per centum 5% except as follows: (a) For any city authorized to issue bonds for school purposes, an additional ten per centum 10% shall be permitted for school purposes only, and in such cases the territory attached to the city for school purposes shall be included in the total taxable property supporting the bonds issued for school purposes.

(b) For any school district which offers no less than grades one to twelve 1 to 12 and which at the time of incurring such debt is eligible for the highest level of school aids, ten per centum 10% shall be permitted. Any county, city, town, village, school district, or other municipal corporation incurring any indebtedness as aforesaid, shall before or at the time of doing so, provide for the collection of a direct annual tax sufficient to pay the interest on such debt as it falls due, and also to pay and discharge the principal thereof within twenty 20 years from the timeof contracting the same; except that when such indebtedness is incurred in the acquisition of lands by cities, or by counties having a population of one hundred fifty thousand 150,000 or over, for public, municipal purposes, or for the permanent improvement thereof, the city or county incurring the same shall, before or at the time of so doing, provide for the collection of a direct annual tax sufficient to pay the interest on such debt as it falls due, and also to pay and discharge the principal thereof within a period not exceeding fifty 50 years from the time of contracting the same. An indebtedness created by a town, village, city, county or special district for the purpose of purchasing, acquiring, leasing, extending, adding to, constructing. improving, conducting, controlling, operating or managing a public utility of a town, village, city or special district, or public project, the latter of which produces regular income from its normal operations, and secured solely by the property or income of such public utility or public project, and whereby no municipal liability general obligation is created, shall not be considered and indebtedness of such town, village, city or special district, and shall not be included in arriving at such debt limitation within the meaning of the limitations on indebtedness herein imposed, except that this exception shall not apply to a county-owned gas or electric power utility or project.

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.

WILLIAM P. NUGENT, Senate Chief Clerk. THOMAS P. FOX, Assembly Chief Clerk.

1971 Senate Joint Resolution 13 Enrolled No. 31 Published February 8, 1972

ENROLLED JOINT RESOLUTION

To amend article IV, section 24 of the constitution, relating to the authorization of bingo for certain purposes (1st consideration).

Resolved by the senate, the assembly concurring, That article IV, section 24 of the constitution is amended to read:

(Article IV) Section 24. The legislature shall never authorize any lottery, or grant any divorce, but may authorize bingo games licensed by the state, and operated by religious, charitable, service, fraternal or veterans' organizations or those to which contributions are deductible for federal or state income tax purposes. All profits must inure to the licensed organization and no salaries, fees or profits shall be paid to any other organization or person. Except as the legislature may provide otherwise, to listen to or watch a television or radio program, to fill out a coupon or entry blank, whether or not proof of purchase is required, or to visit a mercantile establishment or other place without being required to make a purchase or pay an admittance fee does not constitute consideration as an element of a lottery.

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.

WILLIAM P. NUGENT, Senate Chief Clerk. THOMAS P. FOX, Assembly Chief Clerk.

1971 Assembly Joint Resolution 1 March 10, 1972 Enrolled No. 39 Published

ENROLLED JOINT RESOLUTION

To amend article VIII, section 1 of the constitution, relating to taxation of agricultural land and undeveloped land (1st consideration).

Resolved by the assembly, the senate concurring, That article VIII, section 1 of the constitution be amended to read:

(Article VIII) Section 1. The rule of taxation shall be uniform but the legislature may empower cities, villages or towns to collect and return taxes on real estate located therein by optional methods. Taxes shall be levied upon such property with such classifications as to forests and minerals including or separate or severed from the land, as the legislature shall prescribe. Taxation of agricultural land and undeveloped land, both as defined by law, need not be uniform with the taxation of each other nor with the taxation of other real property. Taxation of merchants' stock-in-trade. manufacturers' materials and finished products, and livestock need not be uniform with the taxation of real property and other personal property, but the taxation of all such merchants' stock-intrade, manufacturers' materials and finished products and livestock shall be uniform, except that the legislature may provide that the value thereof shall be determined on an average basis. Taxes may also be imposed on incomes, privileges and occupations, which taxes may be graduated and progessive, and reasonable exemptions may be provided.

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.

WILLIAM P. NUGENT, Senate Chief Clerk. THOMAS P. FOX, Assembly Chief Clerk.

1971 Assembly Joint Resolution 4 Enrolled No. 26 Published October 23, 1971

ENROLLED JOINT RESOLUTION

To amend article VII, section 13 of the constitution, relating to authorizing the supreme court to suspend or remove members of the judiciary (1st consideration).

Resolved by the senate, the assembly concurring, That article VII, section 13 of the constitution be amended to read:

(Article VII) Section 13. Any judge of the supreme or circuit court may be removed from office by address of both houses of the legislature, if two thirds of all members elected to each house concur therein, but no removal shall be made by virtue of this section unless the judge complained of shall have been served with a copy of the charges against him, as the ground of address, and shall have had an opportunity of being heard in his defense. On the question of removal, the ayes and noes shall be entered on the journals. Justices of the supreme court and all judges are subject to suspension or removal for cause or for disability by the supreme court in accordance with law and with procedural rules promulgated by the court. The office of the justice or judge is vacant on entry of the order for removal.

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.

WILLIAM P. NUGENT, Senate Chief Clerk. THOMAS P. FOX, Assembly Chief Clerk.

1971 Assembly Joint Resolution 31 Enrolled No. 30 Published November 13, 1971

ENROLLED JOINT RESOLUTION

To amend article VII, section 13 of the constitution, relating to removal by address of county and municipal court judges (1st consideration).

Resolved by the assembly, the senate concurring, That article VII, section 13 of the constitution is amended to read:

(Article VII) Section 13. Any judge of the supreme or circuit county or municipal court may be removed from office by address of both houses of the legislature, if two-thirds of all the members elected to each house concur therein, but no removal shall be made by virtue of this section unless the judge complained of shall have been served with a copy of the charges against him, as the ground of address, and shall have had an opportunity of being heard in his defense. On the question of removal, the ayes and noes shall be entered on the journals.

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.

WILLIAM P. NUGENT, Senate Chief Clerk. THOMAS P. FOX, Assembly Chief Clerk.

1971 Assembly Joint Resolution 27 Enrolled No. 34 Published February 11, 1972

ENROLLED JOINT RESOLUTION

To amend article V, section 7; and to create article V, section 1r of the constitution, relating to gubernatorial succession (1st consideration).

Resolved by the assembly, the senate concurring, That

SECTION 1 Article V, section 1r of the constitution is created to read:

(Article V) Section 1r. Whenever there is a vacancy in the office of the lieutenant governor, the governor shall nominate a lieutenant governor who shall take office upon confirmation by a majority vote of both houses of the legislature.

SECTION 2 Article V, section 7 of the constitution is amended to read:

(Article V) Section 7. Upon the death or resignation of the governor or his removal from office, the lieutenant governor shall become governor for the residue of the term. In case of the impeachment of the governor, or his removal from office, death, inability from mental or physical disease, resignation, or absence from the state, the powers and duties of the office shall devolve upon the lieutenant governor as acting governor for the residue of the term or until the governor, absent or impeached, shall have returned, or the disability shall cease. But when the governor shall, with the consent of the legislature, be out of the state in time of war, at the head of the military force thereof, he shall continue commander in chief of the military force of the state.

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.

WILLIAM P. NUGENT, Senate Chief Clerk. THOMAS P. FOX, Assembly Chief Clerk.

1971 Assembly Joint Resolution 140 Enrolled No. 44 Published March 17, 1972

ENROLLED JOINT RESOLUTION

To create article I, section 24 of the constitution, relating to prohibiting denial of equal rights on the basis of sex.

Resolved by the assembly, the senate concurring, That article I, section 24 of the constitution be created to read:

(Article I) Section 24. Equality of rights or equal protection under the law shall not be denied or abridged on the basis of sex.

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.

WILLIAM P. NUGENT, Senate Chief Clerk. THOMAS P. FOX, Assembly Chief Clerk.

Representative Shabaz asked unanimous consent that the assembly stand recessed for one half hour. Granted.

The assembly stood recessed.

3:30 P.M.

RECESS

4:40 P.M.

The assembly reconvened.

Representative Earl introduced a privileged resolution.

Assembly Resolution 1

Providing for notification to the senate that the assembly is organized.

Resolved by the assembly, That the chief clerk is hereby directed to notify the senate that the assembly is now organized by the selection of

Representative Norman C. Anderson as speaker,

Representative Joseph Sweda as speaker pro tempore,

Representative Anthony S. Earl as majority leader,

Representative Alvin Baldus as assistant majority leader,

Representative William J. Rogers as majority caucus chairman,

Representative Marlin D. Schneider as majority caucus vice chairman,

Representative Janet Mielke as majority caucus secretary,

Representative Leo O. Mohn as majority caucus sergeant at arms.

Representative John C. Shabaz as minority leader,

Representative Tommy Thompson as assistant minority leader,

Representative John M. Alberts as minority caucus chairman,

Representative Joseph E. Tregoning as minority caucus vice chairman,

Representative Kenyon E. Giese as minority caucus secretary, Representative Kenneth M. Schricker as minority caucus sergeant at arms,

Mr. Thomas S. Hanson as chief clerk of the assembly, and Mr. William Quick as sergeant at arms of the assembly, and is

ready to proceed to legislative business.

By Representative EARL.

The question was: Shall Assembly Resolution 1 be adopted? Motion carried.

Representative Earl introduced a privileged resolution.

Assembly Resolution 2

Relating to stationery for members and officers of the assembly.

Resolved by the assembly, That the chief clerk, upon request of each member or officer, shall request the department of administration to supply not to exceed 7,500 sheets of letterhead paper with name, address, district and committee membership of members printed on the paper, and not to exceed 7,500 envelopes with return address printed thereon, to be furnished each member and the sergeant at arms; and, be it further

Resolved by the assembly, That not to exceed 10,000 sheets of letterhead paper and 10,000 envelopes with return address printed thereon be furnished the speaker, speaker pro tem, majority leader, assistant majority leader, majority caucus chairman, minority leader, assistant minority leader, minority caucus chairman and the chief clerk.

By Representative EARL.

Assembly amendment 1 to Assembly Resolution 2 offered by Representative Nager.

The question was: Shall assembly amendment 1 to Assembly Resolution 2 be adopted?

Motion carried.

The question was: Shall Assembly Resolution 2 be adopted? Motion carried.

Representative Earl introduced a privileged resolution.

Assembly Resolution 3

Relating to the services of the resident clergy.

Resolved by the assembly, That the resident clergy of the state of Wisconsin is hereby respectfully invited to open the sessions of the assembly with prayer. The chief clerk is hereby instructed to make the necessary arrangements therefor.

By Representative EARL.

The question was: Shall Assembly Resolution 3 be adopted? Motion carried.

Representative Earl introduced a privileged resolution.

Assembly Resolution 4

Relating to referral of bills to standing committees prior to January 16, 1973.

Resolved by the assembly, That the speaker is authorized to refer to the appropriate standing committee any bill introduced in the 1973 assembly during the period from January 1, 1973, to January 15, 1973, prior to this assembly's action on the report of the committee on revision with respect to such bills.

By Representative EARL.

The question was: Shall Assembly Resolution 4 be adopted? Motion carried.

Representative Earl introduced a privileged resolution.

Assembly Resolution 5

Relating to the authorized staffing pattern for the 1973 assembly.

Analysis by the Legislative Reference Bureau

Section 13.20 (1) (c) of the statutes requires each house to establish, by resolution, a "staffing pattern setting forth the staff positions in that house". Once established, this staffing pattern continues for the current and all subsequent assemblies until amended by resolution at a future date.

For further information, see the appended fiscal note.

Resolved by the assembly, That the staffing pattern authorized by 1971 Assembly Resolution 7 is for the 1973 assembly, and thereafter until otherwise provided by assembly resolution, repealed and recreated as follows:

- (1) Director of assembly services: one position.
- (2) Associate director of assembly services: one position.
- (3) Deputy director of assembly services: 2 positions.
- (4) Head clerks: 11 positions.
- (5) Staff clerks: 30 positions.
- (6) Supporting staff: 50 positions.
- (7) Messengers: 50 positions.
- (8) Secretaries to assembly leaders: 7 positions.
- (9) Policy research personnel and assistants to assembly leaders: 25 positions.
- (10) Research personnel assigned to assembly committees: 8 positions.
 - (11) Student aides (half-time): 8 positions.

By Representative EARL.

Assembly amendment 1 to Assembly Resolution 5 offered by Representative Merkel.

Representative Earl moved rejection of assembly amendment 1 to Assembly Resolution 5.

The question was: Shall assembly amendment 1 to Assembly Resolution 5 be rejected?

The roll was taken.

The vote follows:

Ayes -- Alberts, Atkinson, Azim, Baldus, Barbee, Barczak, Behnke, Berger, Bolle, Bradley, Conta, Day, Donoghue, Dorff, Dueholm, Duren, Earl, Early, Elconin, Everson, Ferrall, Flintrop, Grover, Groshek. Hauke, Hephner, Jackamonis, Johnson. Kedrowski, Keegan, Kincaid, Kleczka, Lallensack, McEssy, Menos, Mielke, Miller, Mittness, Mohn, Molinaro, Munts, Murray, Nager, Oberle, Oestreicher, O'Malley, Otte, Pabst, Plewa, Roberts, Roth, Rogers. Rooney, Rutkowski, Sanasarian, Sensenbrenner, Sicula, Sweda, Swoboda, Tesmer, Thompson, Tobiasz, Tregoning, Tropman, Vanderperren, Wahner, Ward, Willkom and Mr.Speaker -- 70.

Noes -- Bruhy, Cyrak, DeLong, Gibson, Giese, Gower, Klicka, Lewis, Lewison, Luckhardt, Matty, Merkel, Niebler, Olson, Opitz, Porter, Quackenbush, Quinn, Rohner, Schroeder, Shabaz, Wackett and Wilcox -- 23.

Absent or not voting -- Byers, Conradt, Czerwinski, Ellis, Looby and Schricker -- 6.

Motion carried.

The question was: Shall Assembly Resolution 5 be adopted?

Motion carried.

Representative Earl introduced a privileged resolution.

Assembly Resolution 6

Relating to the selection of seats by members.

Resolved by the assembly, That in the selection of seats by members preference shall be accorded as follows:

Seats shall be selected so that Democratic members will be seated on the east (door) side of the center aisle plus seats 53 to 56, 69 to 72, 81 to 84 and 96 to 100 and so that Republican members will be seated in the remaining seats on the west (window) side of the aisle.

In case of a disputed seating assignment, the floor leader of the respective political party shall make the final determination for the seating of members of his caucus.

By Representative EARL.

The question was: Shall Assembly Resolution 6 be adopted? Motion carried.

ASSIGNMENT OF SEATS

In accordance with Assembly Resolution 6, the selection of seats by the members took place.

The result follows:

Member S	eat No.
Alberts	2
Anderson	. 5
Atkinson	29
Azim	24
Baldus	7
Barbee	. 37
Barczak	
Behnke	
Berger	
Bolle	
Bradley	
Bruhy	
Byers	
Conradt	
Conta	
Cyrak	
Czerwinski	
Day	
DeLong	
Donoghue	-
Dorff	
Dueholm	
Duren	
Earl	
Early	97
Elconin	
Fllis	

Everson	72
Ferrall	88
Flintrop	66
Gibson	28
Giese	15
Gower	41
Groshek	34
Grover	14
Hauke	70
Hephner	61
Jackamonis	58
Johnson	68
Kedrowski	83
Keegan	100
Kincaid	43
Kleczka	62
Klicka	52
Lallensack	
Lewis	
Lewison	
Looby	92
Luckhardt	18
McMessy	20
Matty	47
Menos.	86
Merkel	25
Mielke	57
Miller	12
Mittness	35
Mohn	33 84
Molinaro	
Munts	10
Murray	67
Nager	39
Niebler	32
	16
Oberle	98
Oestreicher	81
Olson	44
O'Malley	95
Opitz	26
Otte	36
Pabst	63

Plewa	71
Porter	22
Quackenbush	75
Quinn	
Roberts	96
Rogers	65
Rohner	- 23
Rooney	82
Roth	50
Rutkowski	56
Sanasarian	60
Schneider	89
Schricker	79
Schroeder	73
Sensenbrenner	49
Shabaz	4
Sicula	91
Sweda	6
Swoboda	85
Tesmer	53
Thompson	1
Tobiasz	9
Tregoning	21
Tropman	13
Vanderperren	94
Wackett	3
Wahner	40
Ward	55
Wilcox	48
Willkom	90

Representative Earl introduced a privileged resolution.

POINT OF ORDER

Representative Shabaz rose to the point of order that the resolution was not privileged.

RULING ON THE POINT OF ORDER

The speaker ruled the point of order not well taken.

Assembly Resolution 7

Relating to adopting the assembly rules for the 1973 session.

Analysis by the Legislative Reference Bureau

With the following exceptions, this resolution adopts as the house rules of the 1973 assembly the rules of the assembly in force at the termination of the 1971 session of the assembly.

- 1. (Assembly Rule 17m) After a measure is reported out by a standing committee, any member may request the committee on rules to prepare a resolution making the measure a special order of business. The resolution may contain limits on debate of the bill and the number of amendments. If debate limits are proposed, the resolution shall designate floor managers. The resolution is privileged and shall not be amended. Any special order so established shall be set at least 24 hours after adoption of the resolution. The special order will take precedence over all other measures on the calendar.
- 2. (Assembly Rule 26) If a committee has not reported a proposal after 21 days, in addition to withdrawal by majority vote, this resolution permits withdrawal and reference to calendar by petition signed by at least 50 members. This procedure is not applicable to fiscal measures having no emergency statement prior to final passage of the general fund budget bill. If any motion to withdraw fails adoption, subsequent motions to withdraw require a two-thirds vote and are not debatable. Motions to withdraw a bill from committee are in order only on the 1st regular-session day in each calendar week.
- 3. (Assembly Rule 40) This rule was an obsolete reference to a bill drafting deadline last observed in 1969. It is repealed.
- 4. (Assembly Rule 61m) When the assembly has one or more calendars pending of a later date than that on which it is working, debate on pending questions on any measure is limited to 5 minutes for any member and 20 minutes on any question. These limits do not apply to special orders created by resolution by the committee on rules.
- 5. (Assembly Rule 74) A technical correction on the order under which motions to reconsider are offered is made to conform to practice in recent years.

Resolved by the assembly, That

SECTION 1. Assembly rule 40 is repealed; assembly rules 26 (1) and 74 (1) are amended; assembly rules 17m, 26 (3) and (4), and 61m, are created; and all other assembly rules are continued in the wording in force at the conclusion of the 1971 regular session of the legislature, to constitute the rules of the 1973 assembly:

SECTION 2. Assembly Rule 17m is created to read:

Assembly Rule 17m. Resolutions for special orders of business. At any time after a measure has been reported out by a standing committee, any member of the assembly may request that the committee on rules prepare a resolution making the measure a special order of business. After such deliberation as it deems necessary, the committee on rules may determine to recommend, and may offer a resolution making the measure a special order of business at a time and on a date to be specified in the resolution.

- (1) Such resolution may include provisions limiting the time for debate on the measure and the number of amendments. If the resolution proposes to limit debate, it shall name one floor manager each for those members supporting and those members opposed to the measure. Each floor manager shall have responsibility for his side for apportioning amendments under any limits set by the resolution and for allocating time for debate on his side. The floor managers shall inform the speaker of the names of members to be recognized in debate.
- (2) No amendment may be offered to any resolution by the committee on rules making a measure a special order of business.
- (3) Any resolution by the committee on rules making a measure a special order shall be privileged and shall be taken up immediately ahead of all other business then pending. Such resolution may be received on any order of business.
- (4) Any special order created by adoption of a resolution under this rule shall be set at least 24 hours following adoption of the resolution.
- (5) Unless the special order is adversely disposed of, any measure or motion on a measure which is made a special order under this rule shall take precedence on all succeeding calendars and orders of business over all other measures on the calendar which have not been made special orders under this rule.

SECTION 3. Assembly Rule 26 (1) is amended to read:

Assembly Rule 26 (1) After 21 calendar days, if the committee has not reported a proposal to the assembly, the:

- (a) The assembly may by a majority vote of the members present withdraw such proposal from the committee; or
- (b) Any proposal may be withdrawn from any committee and referred to the calendar by petition for its withdrawal and referral signed by at least 50 members and filed with the chief clerk. Upon the filing of the petition, the chief clerk shall place the proposal on the calendar and shall note receipt of the petition in the journal. This paragraph does not apply, prior to final passage of the general fund budget bill in both houses, to those fiscal measures which have no emergency statements authorizing their earlier passage.

SECTION 4. Assembly Rule 26 (3) and (4) are created to read:

Assembly Rule 26 (3) If a motion to withdraw a proposal from a committee has been made and failed adoption, all subsequent motions to withdraw the proposal from that committee require a two-thirds affirmative vote and shall be decided without debate. Such subsequent motions are in order only on the 1st day in each calendar week on which the call of the roll occurs under the 1st order of business.

(4) Any motion to withdraw a proposal from a committee is in order only on the 1st day in each calendar week on which the call of the roll occurs under the 1st order of business.

SECTION 5. Assembly Rule 40 is repealed.

SECTION 6. Assembly Rule 61m is created to read:

Assembly Rule 61m. Debate under delayed calendar. (1) Whenever the assembly has one or more calendars pending of a later date than the calendar on which the assembly is then working, debate on measures on that calendar is limited, as follows:

- (a) No member may speak for more than 5 minutes on any pending question.
 - (b) No question may be considered for more than 20 minutes.
- (2) The limitations under sub. (1) do not apply to measures made a special order of business by resolution offered by the committee on rules and adopted by the assembly.

SECTION 7. Assembly Rule 74 (1) is amended to read:

Assembly Rule 74 (1) This motion shall be made on the same legislative day immediately following the vote or on the 3rd 10th order of the same or the next succeeding legislative day on which any roll call is taken.

By Representatives EARL and ANDERSON.

Assembly amendment 1 to Assembly Resolution 7 offered by Representative Nager.

Representative Nager asked unanimous consent to speak on both the amendment and the resolution. Granted.

Representative Earl moved rejection of assembly amendment 1 to Assembly Resolution 7.

Representative Shabaz asked unanimous consent to read from a printed document. Granted.

The question was: Shall assembly amendment 1 to Assembly Resolution 7 be rejected?

The roll was taken.

The vote follows:

Ayes -- Baldus, Barczak, Behnke, Berger, Bolle, Conta, Czerwinski, Day, Dorff, Dueholm, Earl, Early, Everson, Ferrall, Flintrop, Groshek, Grover, Hauke, Hephner, Jackamonis, Johnson, Kedrowski, Keegan, Kleczka, Lallensack, Looby, Menos, Mielke, Mittness, Mohn, Molinaro, Munts, Murray, Oberle, Oestreicher, O'Malley, Otte, Pabst, Plewa, Roberts, Rogers, Rooney, Rutkowski, Sanasarian, Schneider, Sicula, Sweda, Swoboda, Tobiasz, Tropman, Vanderperren, Wahner, Ward, Willkom and Mr.Speaker -- 55.

Noes -- Alberts, Atkinson, Azim, Barbee, Bradley, Bruhy, Cyrak, DeLong, Donoghue, Duren, Elconin, Gibson, Giese, Gower, Kincaid, Klicka, Lewis, Lewison, Luckhardt, McEssy, Matty, Merkel, Miller, Nager, Niebler, Olson, Opitz, Porter, Quackenbush, Quinn, Rohner, Roth, Schricker, Schroeder, Sensenbrenner, Shabaz, Tesmer, Thompson, Tregoning, Wackett and Wilcox -- 41.

Absent or not voting -- Byers, Conradt and Ellis -- 3.

Motion carried.

POINT OF ORDER

Representative Shabaz rose to the point of order that Assembly Resolution 7 was not properly before us at this time.

The speaker ruled the point of order not well taken.

Assembly amendment 2 to Assembly Resolution 7 offered by Representatives Shabaz, Alberts, Thompson and Sensenbrenner.

Representative Earl moved rejection of assembly amendment 2 to Assembly Resolution 7.

Representative Sweda in the chair.

The speaker in the chair.

Representative Niebler moved that Assembly Resolution 7 be made a special order of business at 2:00 P.M. on January 16.

Representative Rutkowski asked unanimous consent to read from a printed document. Granted.

The question was: Shall Assembly Resolution 7 be made a special order of business at 2:00 P.M. on January 16?

The roll was taken.

The vote follows:

Ayes -- Alberts, Atkinson, Azim, Bradley, Bruhy, Cyrak, DeLong, Donoghue, Gibson, Giese, Gower, Kincaid, Klicka, Lewis, Lewison, Luckhardt, McEssy, Matty, Merkel, Nager, Niebler, Opitz, Porter, Quackenbush, Quinn, Rohner, Roth, Schricker, Schroeder, Sensenbrenner, Shabaz, Thompson, Tregoning, Wackett and Wilcox -- 35.

Noes -- Baldus, Barbee, Barczak, Behnke, Berger, Bolle, Conta, Czerwinski, Day, Dorff, Dueholm, Duren, Earl, Early, Elconin, Everson, Ferrall, Flintrop, Groshek, Grover, Hauke, Hephner, Jackamonis, Johnson, Kedrowski, Keegan, Kleczka, Lallensack, Looby, Menos, Mielke, Miller, Mittness, Mohn, Molinaro, Munts, Murray, Oberle, O'Malley, Otte, Pabst, Plewa, Roberts, Rogers, Rooney, Rutkowski, Sanasarian, Schneider, Sicula, Sweda, Swoboda, Tesmer, Tobiasz, Tropman, Vanderperren, Wahner, Ward, Willkom and Mr. Speaker -- 59.

Absent or not voting -- Byers, Conradt, Ellis, Oestreicher and Olson -- 5.

Motion failed.

Representative Earl asked unanimous consent that the assembly stand recessed until 10:00 P.M.. Granted.

The assembly stood recessed.

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RECESS

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The assembly reconvened.

Representative Earl asked unamious consent for a leave of absence for the balance of today's session for Representative Oestreicher. Granted.

The question was: Shall assembly amendment 2 to Assembly Resolution 7 be rejected?

The roll was taken.

The vote follows:

Ayes -- Baldus, Barbee, Barczak, Behnke, Berger, Bolle, Conta, Czerwinski, Day, Dorff, Dueholm, Earl, Early, Elconin, Everson, Ferrall, Flintrop, Groshek, Grover, Hauke, Hephner, Jackamonis, Johnson, Kedrowski, Keegan, Kleczka, Lallensack, Looby, Menos, Mielke, Mittness, Mohn, Molinaro, Munts, Murray, Oberle, O'Malley, Otte, Pabst, Plewa, Roberts, Rogers, Rooney, Rutkowski, Sanasarian, Schneider, Sicula, Sweda, Swoboda, Tobiasz, Tropman, Vanderperren, Wahner, Ward, Willkom and Mr.Speaker -- 56.

Noes -- Alberts, Atkinson, Bruhy, Cyrak, DeLong, Donoghue, Duren, Gibson, Giese, Gower, Kincaid, Klicka, Lewis Lewison, Luckhardt, McEssy, Matty, Merkel, Miller, Nager, Niebler, Opitz, Porter, Quackenbush, Quinn, Roth, Schricker, Schroeder, Sensenbrenner, Shabaz, Tesmer, Thompson, Tregoning and Wilcox -- 34.

Absent or not voting -- Azim, Bradley, Byers, Conradt, Ellis, Oestreicher, Olson, Rohner and Wackett -- 9.

Motion carried.

Assembly amendment 3 to Assembly Resolution 7 offered by Representatives Shabaz, Alberts, Thompson and Sensenbrenner.

Representative Earl moved rejection of assembly amendment 3 to Assembly Resolution 7.

The question was: Shall assembly amendment 3 to Assembly Resolution 7 be rejected?

The roll was taken.

The vote follows:

Ayes -- Baldus, Barbee, Barczak, Behnke, Berger, Bolle, Conta, Czerwinski, Day, Dorff, Dueholm, Earl, Early, Elconin, Everson, Ferrall, Flintrop, Groshek, Grover, Hauke, Hephner, Jackamonis, Johnson, Kedrowski, Keegan, Kleczka, Lallensack, Looby, Menos, Mielke, Mittness, Mohn, Molinaro, Munts, Murray, Oberle, O'Malley, Otte, Pabst, Plewa, Roberts, Rogers, Rooney,

Rutkowski, Sanasarian, Schneider, Sicula, Sweda, Swoboda, Tobiasz, Tropman, Vanderperren, Wahner, Ward, Willkom and Mr.Speaker -- 56.

Noes -- Alberts, Atkinson, Bruhy, Cyrak, DeLong, Donoghue, Duren, Gibson, Giese, Gower, Kincaid, Klicka, Lewis, Lewison, Luckhardt, Matty, Merkel Nager, Niebler, Opitz, Porter, Quackenbush, Roth, Schricker, Schroeder, Sensenbrenner, Shabaz, Tesmer, Thompson, Tregoning and Wilcox -- 31.

Absent or not voting -- Azim, Bradley, Byers, Conradt, Ellis, McEssy, Olson, Quinn, Rohner and Wackett -- 10.

Paired for - Oestreicher - 1.

Paired against - Miller -1.

Motion carried.

Assembly amendment 4 to Assembly Resolution 7 offered by Representatives Shabaz, Alberts, Thompson and Sensenbrenner.

Representative Earl moved rejection of assembly amendment 4 to Assembly Resolution 7.

The question was: Shall assembly amendment 4 to Assembly Resolution 7 be rejected?

The roll was taken.

The vote follows:

Ayes -- Baldus, Barbee, Barczak, Behnke, Berger, Bolle, Conta, Czerwinski, Day, Dorff, Dueholm, Earl, Early, Elconin, Everson, Ferrall, Flintrop, Groshek, Grover, Hauke, Hephner, Jackamonis, Johnson, Kedrowski, Keegan, Kleczka, Lallensack, Looby, Menos, Mielke, Mittness, Mohn, Molinaro, Munts, Murray, Oberle, O'Malley, Otte, Pabst, Plewa, Roberts, Rogers, Rooney, Rutkowski, Sanasarian, Schneider, Sicula, Sweda, Swoboda, Tobiasz, Tropman, Vanderperren, Wahner, Ward, Willkom and Mr.Speaker -- 56.

Noes -- Alberts, Atkinson, Bruhy, Cyrak, DeLong, Donoghue, Duren, Gibson, Giese, Gower, Kincaid, Klicka, Lewis, Lewison, Luckhardt, Merkel, Miller, Nager, Niebler, Opitz, Porter, Quackenbush, Roth, Schricker, Schroeder, Sensenbrenner, Shabaz, Tesmer, Thompson, Tregoning and Wilcox -- 31.

Absent or not voting -- Azim, Bradley, Byers, Conradt, Ellis, McEssy, Matty, Oestreicher, Olson, Quinn, Rohner and Wackett -- 12.

Motion carried.

LEAVES OF ABSENCE

Representative Thompson asked unanimous consent for leaves of absence for Representatives Wackett, Byers, Conradt, Azim, McEssy, Ellis and Bradley. Granted.

Representative Ervin W. Conradt was administered the oath of office by Attorney General Robert W. Warren on November 30, 1972.

VISITORS

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

Bridget and Susan Fox from Washburn, Wisconsin, guests of Chief Clerk Thomas P. Fox.

Representative Earl moved that the assembly stand adjourned until 9:30 A.M. tomorrow.

The question was: Adjournment?

Motion carried.

The assembly stood adjourned.

11:58 P.M.