STATE OF WISCONSIN

Senate Journal

Eighty-First Regular Session

WEDNESDAY, February 27, 1974.

10:00 A.M.

The senate met.

The senate was called to order by the president pro tempore of the senate.

Prayer was offered by Reverend Thomas A. Going, Pastor of Immanuel Lutheran Church, Madison.

Almighty and gracious God, to You alone belong the Kingdom, and the Power, and the Glory, yet You have ordained human government for the welfare of mankind. Thank you for this good gift from Your gracious hand. Grant to this state, and this nation a succession of legislators and executives who have been taught the wisdom of Your Kingdom. Endow all members of this state government with a right understanding of Your Will, a pure purpose and honorable speech.

Surely, O Lord, the legislators of this state government face temptations unique to their position as state leaders. Preserve them in the hour of temptation that no pride of power or self-aggrandizement betray them into a rejection of Your Will which desires compassion and justice for all. And so enable them to rise above self-seeking and party zeal and to be always mindful of the welfare of all their constituents and the continued improvement of this our state. Purge our political life of every evil; make all of us to love peace, honesty, and fair-dealing. Do inspire these elected leaders of this state with your wisdom and counsel that by a godly life they may set an example of calmness, patience, sincerity, self-restraint, and courage so that the citizens of this state "may lead a quiet and peaceable life, Godly and respectful in every way."

These blessings grant us, heavenly Father, for Jesus' sake. Amen.

The senate remained standing and Senator Roseleip led the senate in the pledge of allegiance to the flag of the United States of America.

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

Senators Bablitch, Bidwell, Chilsen, Dorman, Flynn, Frank, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger, LaFave, LaFollette, Lorge, McKenna, Martin, Murphy, Parys, Peloquin, Petri, Risser, Roseleip, Schuele, Steinhilber, Swan, J.D., Swan, M., Theno, Thompson and Whittow -- 31.

Absent -- Senator Devitt -- 1.

Absent with leave -- Senator Kendziorski -- 1.

INTRODUCTION OF RESOLUTIONS

Senate Resolution 38

To amend senate rules 18 and 47 (2) and (3); and to create senate rules 20 (8) and 25 (3), relating to creating a senate calendar scheduling committee and permitting principal authors to require committees to act on their bills, resolutions and other matters.

Analysis by the Legislative Reference Bureau

This resolution creates a senate committee on calendar scheduling consisting of 3 members of the majority party and 2 members of the minority party appointed as are other standing committees. All bills, resolutions, appointments, memorials and other business referred to a committee and reported by it to the senate will be referred to the committee on calendar scheduling.

The committee on calendar scheduling will place the proposals referred to it on the calendar in an appropriate order, grouped according to similar subjects, and in such numbers as to constitute a workable and up-to-date calendar schedule. The committee must place a proposal on the calendar when directed to do so by a majority vote of the senate or when requested to do so by 2 members of such committee and the author of the proposal.

The bill also permits the principal author of a bill, resolution or other matter to require a standing committee to hold a hearing on and report out his proposal within 20 days.

Resolved by the senate, That:

SECTION 1. Purpose. In order to maintain a workable senate calendar that will be as up-to-date as practicable; to group bills which concern similar subjects for logical and expeditious consideration; and to make it possible for the public, lobbyists and the members of the senate to know approximately when a measure will be before the senate, it is necessary to properly schedule and group measures on the calendar.

SECTION 2. Senate Rule 18, as adopted by 1973 Senate Resolution 7, is amended to read:

Senate Rule 18 Daily calendar. All bills, resolutions, appointments, memorials, or other business, referred to a committee and reported by it to the senate, shall be placed upon the calendar under the proper order of business referred to the committee on calendar scheduling. The committee on calendar scheduling shall place such bills, resolutions, appointments, memorials, or other business on the calendar in an appropriate order, grouped according to similar subjects, and in such numbers as to constitute a workable and up-to-date calendar schedule. The committee on calendar scheduling shall place a bill, resolution, appointment, memorial, or other business on the calendar when directed to do so by a majority vote of the senate or when requested to do so by 2 members of such committee and by the author of the bill, resolution, appointment, memorial, or other business. The printed calendar shall be furnished to members at least 24 hours. exclusive of Sunday, before such a calendar is acted upon. calendar shall not be changed within that period. Unless otherwise ordered, an unfinished calendar of a preceding day shall be first in order as the unfinished business of the senate.

SECTION 3. Senate Rule 20 (8) is created to read:

Senate Rule 20 (8). There shall also be a committee on calendar scheduling consisting of 3 members of the majority party and 2 members of the party having the 2nd greatest number of members.

SECTION 4. Senate Rule 25 (3) is created to read:

Senate Rule 25. (3) Whenever the principal author of a bill, resolution or other matter requests a committee chairman of a standing committee to schedule a hearing on the bill, resolution or other matter, the committee chairman shall schedule the hearing and the committee shall hold the hearing and report the bill, resolution or other matter to the senate as provided under senate rule 18 within 20 days after the principal author requests the matter to be scheduled. If such a matter is not so reported within

such 20-day period, it shall be treated thereafter as so reported without recommendation.

SECTION 5. Senate Rule 47 (2) and (3), as adopted by 1973 Senate Resolution 7, are amended to read:

Senate Rule 47. (2) Whenever a bill or resolution has been rereferred to committee and is again reported by such committee to the senate, it shall, if a senate bill or joint resolution proposing an amendment to the constitution, be referred to the committee on calendar schedule and when such committee places it on the calendar under senate rule 18, it shall be placed on the second reading calendar of senate bills and if an assembly bill or joint resolution, proposing an amendment to the constitution on second reading calendar of assembly bills.

(3) All senate resolutions and joint resolutions which do not propose amendments to the constitution, and which are reported out by committee or otherwise ordered referred to the calendar shall be referred to the committee on calendar schedule and when such committee places it on the calendar under senate rule 18, it shall be placed upon the calendar under the eleventh order of business and, upon reading, the question shall be directly upon adoption or concurrence. Any such senate resolution or senate joint resolution which is amended prior to its adoption shall, however, be actually engrossed as provided in this rule, and in the case of a senate joint resolution, prior to its being messaged to the other house.

By Senators LaFollette, Keppler, Petri, McKenna, Bablitch, Flynn, Frank, Thompson and M. Swan.

Read and referred to the calendar.

BILLS INTRODUCED

Read first time and referred:

Senate Bill 884

Relating to state reimbursement of certain teachers retirement and social security costs and making an appropriation.

By Senators LaFave, Devitt and Schuele.

To Joint Survey Committee on Retirement Systems.

Senate Bill 885

Relating to exempting producers of honey from food processing regulation.

By Senator Bidwell.

To committee on Agriculture and Rural Development.

COMMITTEE REPORTS

The committee on Judiciary and Insurance reports and recommends:

Senate Bill 833

Relating to requiring persons to report to law enforcement authorities gunshot wounds or injuries of a suspicious nature, and providing a penalty.

Passage: Aves. 2: Noes. 1.

Senate Bill 842

Relating to the supervision of juvenile offenders.

Passage; Ayes, 3; Noes, 0.

Senate Bill 847

Relating to inspection and certification of alcohol and other drug abuse programs and facilities, granting rule-making authority and making an appropriation.

Passage; Ayes, 3; Noes, 0.

Senate Bill 863

Relating to penalties for abusing children.

Passage; Ayes, 3; Noes, 0.

Senate Joint Resolution 99

Establishing a special joint committee to study the future of female penal institutions in this state.

Adoption; Ayes, 2; Noes, 1.

Assembly Bill 213

Relating to appointment of substitute and assistant district attorneys.

Concurrence; Ayes, 2; Noes, 1.

Assembly Bill 547

Relating to approval of proposed administrative rules by the appropriate standing committees of the legislature.

Concurrence; Ayes, 3; Noes, 0.

Assembly Bill 1224

Relating to requiring pretrial notice of prosecution witnesses offered to rebut a defendant's alibi.

Concurrence; Ayes, 3; Noes, 0.

GERALD D. LORGE Chairman

By request of Senator Johnson, with unanimous consnet, the bills on the above committee report were laid on the table.

The committee on Committees reports and recommends:

That pursuant to Assembly Bill 720 of the 1973 Legislative Session, the following Senators be appointed to the Joint Survey Committee on Tax Exemptions (Section 13.52):

Senator Robert W. Kasten, Jr. -- Senate Chairman Senator Thomas Petri -- Senate Vice-Chairman

> GERALD D. LORGE Chairman

REUBEN LAFAVE
RAYMOND C. JOHNSON

The question was: Adoption of the committee report?

The report was adopted.

PETITIONS AND COMMUNICATIONS

Senate Petition 199

A resolution in the form of a petition by the Mayor and Common Council of the City of Manitowoc opposing Senate Bill 759 and supporting the veto by Governor Lucey of Assembly Bill 536.

By Senator Martin.

Read and referred to the committee on Industry, Labor, Taxation and Banking.

Senate Petition 200

A petition by 24 residents of Walworth County favoring enactment of Assembly Bill 1346, relating to school district reorganization orders.

By Senator J. D. Swan.

Read and referred to the committee on Health, Education and Welfare.

Senate Petition 201

A petition urging that Assembly Bill 23 be reported out of committee so that the full senate may vote on it, signed by 49 residents of Racine, Wisconsin.

By Senator Dorman.

Read and referred to the committee on Governmental and Veterans' Affairs.

State of Wisconsin Department of State

February 26, 1974.

To the Honorable, the Senate

Gentlemen:

I have the honor to transmit to you pursuant to s. 13.67 (2), the names of the registered lobbyists for the period beginning on February 19, 1974, and ending on February 26, 1974.

Yours very truly, ROBERT C. ZIMMERMAN Secretary of State

Name, Address and Occupation of Lobbyist -- Name and Address of Employer -- Subject of Legislation -- Date of Employment.

Carl Lauri, 2202 Aspen Rd., Madison -- DeHart and Broide, Inc. 1505 22nd St., N. W. Washington, D. C. -- Book and Record Clubs -- February 20, 1974

Charles Kamps, Attorney, 3922 N. Ridgefield Circle, Shorewood -- Recording Industry Association of America, 74 Trinity Place, New York, N. Y. -- Anti Piracy Bill -- February 20, 1974

Ronald L. Piette, Attorney, 216 N. Mt. Vernon Dr., Waukesha -- Recording Industry Association of America, 74 Trinity Place, New York, N. Y. -- Anti Piracy Bill -- February 20, 1974

Arthur D. Johnson, Chemist, S72 W19236 Lockcrest, Muskego -- R.G.D.D., Muskego -- Anti Piracy Bill -- February 20, 1974

Richard H. Patterson, M.D., Physician, 13145 Dunwoody Drive, Elm Grove -- Self -- Senate Bill 668 Defining Medical Psychotherapy -- February 21, 1974

William A. Moreth, Retail Clerks Union, 410 Meadowlark Drive, Madison -- Self -- Labor -- February 25, 1974

Cancellation:

Carl Lauri, 2202 Aspen Rd., Madison -- Wisconsin Chiropractic Association, 222 S. Hamilton St., Madison -- per letter of February 25, 1974

State of Wisconsin Claims Board

February 25, 1974

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

Dear Sir:

Enclosed is a copy of the report and recommendation of the State Claims Board covering claims heard on January 17, 1974.

The amounts recommended for payment have, under the provisisons of s.16.007, Wisconsin Statutes, been paid directly by the Board.

This report is for the information of the Legislature.

Sincerely, EDWARD D. MAIN Secretary

Before the Claims Board of Wisconsin

Hearings were held in Madison, Wisconsin, on January 17, 1974, upon the following claims:

1.	Mildred Stenberg \$	13.50
2.	O. A. Ladwig	63.94
3.	Tony Jelich	339.50
4.	Gregory Conniff	80.00
5.	Michael F. Winter	300.00
6.	Robert E. Ladwig	84.36
7.	James E. Oughton	53.75
8.	William Oughton	94.00
9.	Howard V. Knodt	87.36
10.	Robert R. Ehlenbach	130.00
11.	Richard Rubenzer	400.00
12.	Janesville Auto	
	Transport Co	194.72

13.	Robert M. Chase	426.92
14.	Obert T. Agerjord	45.95
15.	Dean Rein	50.00
16.	Cecil G. Parrish for	
	Classified Insurance Corp	64.01
17.	Virginia E. Carney	146.77
18.	Lutheran Hospital of	
	Milwaukee, Inc	205.85
19.	Raymond F. Tesch	327.60
20.	Daniel J. Bannier, Sr	1,571.52
21.	Patrick E. McClellan	20,000.00

THE BOARD FINDS

1. Mildred Stenberg

Mildred Stenberg, Route 2, Blair, Wisconsin, claims \$13.50 for an income tax refund check number L489174 which was not cashed in a timely manner and is not longer valid. The board concludes the claim should be paid on equitable principles.

2. O. A. Ladwig

O. A. Ladwig, 2930 South 126th Street, New Berlin, Wisconsin, claims \$63.94 for damages to his trailer and other expenses not reimbursed by insurance resulting from running over a tree stump in the road circling the camping area at Brunet Island State Park on June 15, 1973. The board concludes the claim should be paid on equitable principles.

3. Tony Jelich

Tony Jelich, Route 1, Solon Springs, Wisconsin, claims \$339.50 for damages resulting from his duties as a State Conservation Warden while gathering evidence from a gas spill on June 8, 1973, near Foxboro, Wisconsin. Claimant preserved some Mallard ducks killed in the gas spill by placing them in his home freezer. The gas fumes from the saturated ducks destroyed his home freezer and other items in the freezer. Since this incident freezers have been placed in area headquarters. The board concludes the claim should be paid on equitable principles.

4. Gregory Conniff

Gregory Conniff, 102 West Nelson Street, Deerfield, Wisconsin, claims \$80.00 for three prints which were missing during an art show in October, 1972, at the University of Wisconsin - Janesville. An employee of the University of Wisconsin made a mistake which resulted in the photographs not being covered by insurance while hanging when they should have

been covered. The board concludes the claim should be paid on equitable principles.

5. Michael F. Winter

Michael F. Winter, 1475 Montrose Terrace, Dubuque, Iowa, claims \$300.00 for various items of jewelry missing from an exhibit in May, 1971, at the student center at the University of Wisconsin-Platteville. The University did not make a request for insurance coverage, although ordinarily the items should have been covered by insurance. The board finds the value of said items is only \$200 and concludes the reduced claim in the amount of \$200 should be paid on equitable principles.

6. Robert E. Ladwig

Robert E. Ladwig, 2506 McDivitt Road, Madison, Wisconsin, claims \$84.36 for damages to his car on July 12, 1973, when it hit a large piece of concrete in the passing lane 7 miles north of Appleton on Highway 41. The board concludes the claim should be paid on equitable principles.

7. James E. Oughton

James E. Oughton, Route 1, DeForest, Wisconsin, claims \$53.75 for damages to his car during the period of Fall, 1972 - Spring, 1973, on Highway 19 east of Token Creek, caused by tar from the poor resurfacing of the highway. The board concludes the claim should be paid on equitable principles.

8. William Oughton

William Oughton, Route 1, DeForest, Wisconsin, claims \$94.00 for damages to his two cars during the period of Fall, 1972 - Spring, 1973, on Highway 19 east of Token Dreek caused by tar from the poor resurfacing of the highway. The board concludes the claim should be paid on equitable principles.

9. Howard V. Knodt

Howard V. Knodt, Route 2, Sun Prairie, Wisconsin, claims \$87.36 for damages to his car on April 25, 1973, on Highway 19 east of Highway 51 caused by tar from the poor resurfacing of the highway. The board concludes the claim should be paid on equitable principles.

10. Robert R. Ehlenbach

Robert R. Ehlenbach, 1930 Wyoming Avenue, Sun Prairie, Wisconsin, claims \$130.00 for damages to his car during the Spring of 1973, on Highway 19 between Sun Prairie and I-94 caused by tar from the poor resurfacing of the highway. The board concludes

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the only estimate for repair submitted by claimant is unduly excessive in comparison to numerous other similar claims, and concludes that the claim should be paid on equitable principles in the reduced amount of \$65.00

11. Richard Rubenzer

Richard Rubenzer, Route 2, Bloomer, Wisconsin, claims \$400.00 for a heifer killed on May 24, 1973, on Highway 53, near Bloomer. The animal got on the highway because the state highway fence was not close enough to the drainage culvert. Since the claimant was reimbursed by insurance for \$250.00, the board concludes the balance of the claim in the amount of \$150.00 should be paid on equitable principles.

12. Janesville Auto Transport Company

Janesville Auto Transport Company, 1263 South Cherry St., Janesville, Wisconsin, claims \$194.72 for damages to its truck when it struck a heifer on May 24, 1973, owned by Richard Rubenzer, Bloomer, Wisconsin. (See preceding claim.) The board concludes the claim should be paid on equitable principles.

13. Robert M. Chase

Robert M. Chase, DeForest, Wisconsin, claims \$426.92 for damages to his car during the Winter of 1972-73 on Highway 19 between DeForest and Sun Prairie caused by tar from the poor surfacing of the highway. His itemized claim includes \$14.04 for wheel alignment, \$74.88 for tar removal, and \$338.00 for a paint job. The board concludes the claim for wheel alignment and paint job cannot be properly justified, and therefore denies same, but concludes that the \$74.88 portion of the claim for tar removal should be paid on equitable principles.

14. Obert T. Agerjord

Obert T. Agerjord, Route 2, Waunakee, Wisconsin, claims \$45.95 for damages to his hand while working as a volunteer repairing the chapel roof at the Oregon School for Girls on June 9, 1973. The injury required stitches and tetanus shots at Methodist Hospital in Madison. The board concludes the claim should be paid on equitable principles.

15. Dean Rein

Dean Rein, Route 2, Wausau, Wisconsin, claims \$89.16 for damages to his cottage on May 27, 1973, at the Town of Merrill, Lincoln County, Knight Lake, Wisconsin. Claimant was paid insurance for all but \$50.00 of his claim. The damage was alleged to have been done by an excapee from the Lincoln Boys School,

Irma, Wisconsin. Consistent with a long-standing policy of this board not to pay claims for damages alleged to have been done by persons while on escape status from state institutions, the board concludes there is not evidence of negligence on the part of officers, agents or employees of the State and concludes the claim is not one for which the State is legally liable, nor one which the State should assume and pay on equitable principles, and denies same.

16. Cecile G. Parrish for Classified Insurance Corp

Cecile G. Parrish, 301 Troy Drive, Madison, Wisconsin, claims \$64.01 for damages to her car on November 27, 1972, while in the employee parking lot at Mendota State Hospital. She was fully paid for her damages by her insurance carrier and seeks payment on their behlf. Consistent with a long-standing policy of this board not to honor subrogation claims, the board concludes there is not evidence of negligence on the part of officers, agents or employes of the State, and concludes the claim is not one for which the State is legally liable, nor one which the State should assume and pay on equitable principles and denies the same.

17. Virginia E. Carney

Virginia E. Carney, Route 3, Lodi, Wisconsin, claims damages of \$146.77 to the windshield of her car on June 2, 1973, while parked in the Goodland Parking Lot at Mendota State Hospital from 4:30 to 6:15. The damage allegedly was done by "kids who had thrown something," although there is no evidence of how the damage actually occurred. The board concludes there is no evidence of negligence on the part of officers, agents or employees of the State, and concludes the claim is not one for which the State is legally liable, nor one which the state should assume and pay on equitable principles, and denies the same.

18. Lutheran Hospital of Milwaukee, Inc.

Lutheran Hospital of Milwaukee, Inc., 2200 West Kilbourn Ave., Milwaukee, Wisconsin, claims \$205.85 for damages incurred on October 2, 1972, when Charles Peterson took a chair, breaking some safety glass and damaging a door. Charles was under the custody of the State of Wisconsin at the time of the incident and was in the hospital for psychiatric care. The hospital's insurance did not cover any loss under \$250 nor any loss from glass breakage. The board concludes the claim should be paid on equitable principles.

19. Raymond F. Tesch

Raymond F. Tesch, Green Bay, Wisconsin, claims \$327.60 for a hearing aid he provided to Mary Dowd of Neopit, Wisconsin, on

September 25, 1971, upon the verbal assurance of the recipient's social worker that the hearing aid would be paid for by the government. The recipient was in apparent need of the hearing aid and has used it ever since obtaining it. Prior authorization pursuant to established departmental rules and procedures had not been obtained by the claimant to furnish the hearing aid, and there is not legal liability for the state to pay his claim. The claimant was aware of the formal procedures he should have followed, but also knew of other instances where he furnished hearing aids and was subsequently paid for them, even though he had not followed such formal procedures as a prerequisite to furnishing the hearing aid. The claimant acted in good faith in furnishing the hearing aid, and the board concludes the claim should be paid on equitable principles.

20. Daniel J. Bannier. Sr.

Daniel J. Bannier, Sr., P.O. Box C, Waupun, Wisconsin, claims \$1,571.52 damages for wrongful imprisonment. The claim is under s.285.05, Wis. Stats. Claimant was convicted of burglary on February 6, 1970, and sent to the Wisconsin State Prison. His sentence of ten years was vacated on March 22, 1971, and claimant was granted a new trial. On July 21, 1971, after a bench trial claimant was found not guilty and discharged. Claimant seeks reimbursement for wrongful imprisonment for one year and 16 The board finds that it is not clear beyond a reasonable doubt that the claimant was innocent of the crime for which he was convicted and imprisoned. In LeFevre v. Goodland (1945), 247 Wis. 521, 19 N.W. 2d 884, the Court held that the burden was on the claimant to establish his innocence beyond a reasonable doubt. The fact that there is not enough evidence to prove a person guilty beyond a resonable doubt does not mean the same lack of evidence establishes innocence beyond a reasonable doubt. The presumption innocence which accompanies the accused in criminal proceedings does not establish innocence beyond a reasonable doubt in proceedings under s.285.05, Stats. The claim is denied.

21. Patrick E. McClellan

Patrick E. McClellan, P.O. Box 704, Pittsburg, California, claims \$20,000 damages for wrongful imprisonment. The claim is under s.285.05 Stats. Claimant was convicted on September 4, 1970, for attempting to cash a forged check. On December 20, 1972, claimant was ordered discharged by the federal district court for the eastern district of Wisconsin. Claimant was imprisoned from November 3, 1970 to December 26, 1972. The board finds that it is not clear beyond a reasonable doubt that the claimant was

innocent of the crime for which he was convicted and imprisoned. In <u>LeFevre v. Goodland</u> (1945), 247 Wis. 512, 19 N.W. 2d 884, the Court held that the burden was on the claimant to establish his innocence beyond a reasonable doubt. The fact that there is not enough evidence to prove a person guilty beyond a resonable doubt does not mean the same lack of evidence established innocence beyond a reasonable doubt. The presumption of innocence which accompanies the accused in criminal proceedings does not establish innocence beyond a reasonable doubt in proceedings under s. 285.05, Stats. The claim is denied.

The board concludes the claims of the following claimants in the following amounts are justified under sec. 16.007 (6), Stats.:

Mildred Stenberg	13.50	
O. A. Ladwig	63.94	
Tony Jelich	339.50	
Gregory Conniff	80.00	
Michael F. Winter	200.00	
Robert E. Ladwig	84.36	
James E. Oughton	53.75	
William Oughton	94.00	
Howard V. Knodt	87.36	
Robert R. Ehlenbach	65.00	
Richard Rubenzer	150.00	
Janesville Auto Transport Co 194.72		
Robert M. Chase	74.88	
Obert T. Agerjord	45.95	
Lutheran Hospital of Milwaukee, Inc	205.85	
Raymond F. Tesch	327.60	

The Board concludes the payment of the following claims should be denied:

Dean Rein

Cecile G. Parrish for Classified Insurance Corp.

Virginia E. Carney

Daniel J. Bannier, Sr. Patrick E. McClellan

Dated at Madison, Wisconsin, this 15th day of February, 1974

WALTER G. HOLLANDER Chairman, Senate Finance Committee

RAYMOND J. TOBIASZ Chairman, Assembly Finance Committee

JOSEPH SENSENBRENNER Representative of Governor

STEPHEN TATARSKY Representative of Secretary of Administration

ALLAN P. HUBBARD Representative of Attorney General

MOTIONS UNDER JOINT RULE 26

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

Whereas, Reverend Elmer A. Neitzel has completed his 25th year as pastor of Mt. Calvary Lutheran Church in Milwaukee; and

Whereas, Pastor Neitzel was born in Horicon and attended Concordia College in Milwaukee and Concordia Seminary in St. Louis; and

Whereas, before accepting his call to Mt. Calvary, Pastor Neitzel taught at Concordia College in Ft. Wayne, Indiana, where he also served as assistant pastor at Bethlehem Lutheran Church, and served St. John Lutheran Church in Sherwood, Ohio and Our Savior's Lutheran Church at Canton, Ohio; now, therefore, The Members of the Wisconsin Senate, on the motion of Senator Whittow, under Joint Rule 26, congratulate Reverend Elmer A. Neitzel on his completion of 25 years as Pastor of Mt. Calvary Lutheran Church, and wish him many more years of service to God and his fellow man.

Read and adopted.

The State of Wisconsin * * * Citation by the Legislature

Know you by these presents:

Whereas, the President's Council on Physical Fitness and Sports has announced that Rice Lake High School is the Wisconsin State Champion award winner for the 1973-74 school year; and

Whereas, this award is given to the junior or senior high school in each state with the highest percentage of students qualifying for the Presidential Physical Fitness Award; and

Whereas, a student must score at or above the 85th percentile on a strenuous physical fitness test devised by the American Association for Health, Physical Education and Recreation to receive this award; now, therefore, the Members of the Wisconsin Legislature, on the motion of Senator Theno and Representative Schricker, under Joint Rule 26, commend Rice Lake High School on its receipt of this high honor.

Read and adopted.

The State of Wisconsin * * * Citation by the Legislature

Know you by these presents:

Whereas, the Barron County, Wisconsin, Historical Society has been selected by the State Historical Society awards committee as the 1974 holder of the Reuben Gold Thwaites Trophy; and

Whereas, this award has been granted to the Barron County Historical Society in recognition of its projects to promote the study, collection and preservation of Barron County; and

Whereas, these projects have included a junior historical award program which has become the most comprehensive in the state and the construction of a pioneer village-museum; now, therefore, The Members of the Wisconsin Legislature, on the motion of Senators Theno and Knowles and Representative Schricker, under Joint Rule 26, hereby congratulate the members of the Barron County Historical Society on receiving the Reuben Gold Thwaites Trophy and wish them every success in their future activities.

Read and adopted.

The State of Wisconsin * * * Citation by the Legislature

Know you by these presents:

Whereas, on April 23, 1927, the Most Reverend William E. Cousins was ordained a priest of the Roman Catholic Church; and

Whereas, the Most Reverend William E. Cousins was elevated to the most reverend rank of the Roman Catholic Church of Bishop on March 7, 1949; and

Whereas, on December 18, 1958, the Most Reverend William E. Cousins was appointed Archbishop of the Archdiocese of Milwaukee and installed to this post on January 27, 1959; and

Whereas, under the leadership and guidance of the Most Reverend William E. Cousins the Archdiocese of Milwaukee has grown and prospered distinguishedly; and

Whereas, on March 7, 1974, the Most Reverend William E. Cousins, Archbishop of the Archdiocese of Milwaukee, will celebrate the 25th Anniversary of his ordination as a Bishop of the Roman Catholic Church; now, therefore, The Members of the Wisconsin Legislature, on the motion of Senators Frank, Johnson, and Whittow and Representative Tesmer, under Joint Rule 26, do hereby congratulate the Most Reverend William E. Cousins on the occasion of his 25th Anniversary of ordination as a Bishop of the Roman Catholic Church, and extend to him their best wishes for continued success in his priestly endeavors.

Read and adopted.

CALENDAR OF OCTOBER 18

Assembly Bill 953

Relating to services performed by barbers.

Read a second time.

Ordered to a third reading.

By request of Senator Johnson, with unanimous consent, the bill was considered for final action at this time.

Assembly Bill 953

Read a third time and concurred in.

Ordered immediately messaged.

Assembly Bill 956

Relating to germination testing of seeds in hermetically sealed containers.

Read a second time.

Ordered to a third reading.

By request of Senator Johnson, with unanimous consent, the bill was considered for final action at this time.

Assembly Bill 956

Read a third time and concurred in.

Assembly Bill 957

Requiring certification of certain seed.

Read a second time.

Ordered to a third reading.

By request of Senator Johnson, with unanimous consent, the bill was considered for final action at this time.

Assembly Bill 957

Read a third time and concurred in.

Assembly Bill 972

Relating to regulation of model airplane glue and providing a penalty.

Read a second time.

Senator Theno moved nonconcurrence.

The motion did not prevail.

The question was: Adoption of senate substitute amendment 1?

The substitute amendment was adopted.

Ordered to a third reading.

By request of Senator Johnson, with unanimous consent, the bill was considered for final action at this time.

Assembly Bill 972

Read a third time.

The ayes and noes were demanded and the vote was: ayes, 18; noes, 12; absent or not voting, 3; as follows:

Ayes -- Senators Bablitch, Bidwell, Chilsen, Dorman, Hollander, Johnson, Knowles, Krueger, LaFollette, Lorge, McKenna, Martin, Peloquin, Petri, Risser, Roseleip, Thompson and Whittow -- 18.

Noes -- Senators Flynn, Frank, Kasten, Keppler, Knutson, LaFave, Murphy, Parys, Schuele, Steinhilber, Swan, M. and Theno -- 12.

Absent or not voting -- Senators Devitt, Kendziorski and Swan, J.D. -- 3.

So the bill was concurred in as amended.

Assembly Joint Resolution 1

Relating to taxation of agricultural land and undeveloped land (2nd consideration).

Read a third time.

Senator Risser raised the point of order that because the resolution had a date of April 1973, therefore it would be null and void.

The chair ruled the point of order not well taken as assembly amendment 5 corrected the situation.

Senator Risser moved a

CALL OF THE SENATE

Which motion was supported.

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

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

Senators Bablitch, Bidwell, Chilsen, Dorman, Flynn, Frank, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger, LaFave, LaFollette, Lorge, McKenna, Martin, Murphy, Parys, Peloquin, Petri, Risser, Roseleip, Schuele, Steinhilber, Swan, J.D., Swan, M., Theno, Thompson and Whittow -- 30.

Absent -- Senators Devitt and Hollander -- 2.

Absent with leave -- Senator Kendziorski -- 1.

Senator McKenna asked unanimous consent that the call be raised.

Senator Risser objected.

Senate Joint Resolution 17

To amend article IV, section 24 of the constitution relating to raffle games (1st consideration).

The question was: Reconsideration of the vote by which Senate Joint Resolution 17 was rejected?

By request of Senator Johnson, with unanimous consent, Senate Joint Resolution 17 was laid aside.

Senate Bill 534

Relating to reconstruction of certain private shoreland facilities without prior approval.

The question was: Reconsideration of the vote by which Senate Bill 534 was indefinitely postponed.?

The motion prevailed.

The question was: Indefinite postponement of Senate Bill 534?

The motion did not prevail.

Senator Keppler moved reconsideration of the vote by which Senate Bill 534 was ordered to a third reading.

The motion prevailed.

Senate amendment 1 to senate amendment 1 offered by Senator McKenna.

Senator LaFave moved rejection.

The motion prevailed.

Senator McKenna moved rejection of senate amendment 1.

The ayes and noes were demanded and the vote was: ayes, 21; noes, 11; absent or not voting, 1; as follows:

Ayes -- Senators Bablitch, Bidwell, Devitt, Dorman, Flynn, Frank, Johnson, Kasten, Knutson, Krueger, LaFave, LaFollette, Lorge, McKenna, Peloquin, Petri, Risser, Steinhilber, Swan, J.D., Swan, M. and Thompson -- 21.

Noes -- Senators Chilsen, Hollander, Keppler, Knowles, Martin, Murphy, Parys, Roseleip, Schuele, Theno and Whittow -- 11.

Absent or not voting -- Senator Kendziorski -- 1.

The motion prevailed.

Senator McKenna moved reconsideration of the vote by which senate amendment 1 was rejected.

The motion did not prevail.

LEAVE OF ABSENCE

By request of Senator Bablitch, with unanimous consent, he was granted a leave of absence from 12:00 to 2:00 P.M.

Senate amendment 2 to Assembly Bill 534 offered by Senator Frank.

By request of Senator Frank, with unanimous consent, Assembly Bill 534 was laid aside.

Senator Bidwell called the chair's attention to the fact that all members being present, the question was: Nonconcurrence in Assembly Joint Resolution 1?

By request of Senator Johnson, with unanimous consent, the call was raised.

By request of Senator Johnson, with unanimous consent, the senate recessed until 2:00 P.M.

12:03 P.M.

RECESS

2:00 P.M.

The senate reconvened.

Vice-president of the senate in the chair.

By request of Senators Johnson and Risser, with unanimous consent, the deadline in the agreement under senate rule 76 was amended to Wednesday, February 27.

By request of Senator Roseleip, with unanimous consent, the journal showed that had he been present Tuesday, he would have voted "aye" for concurrence in Assembly Bill 883.

Senator McKenna moved reconsideration of the vote by which Assembly Bill 972 was concurred in, and with unanimous consent, the motion for reconsideration was placed at the foot of the calendar of October 18.

QUORUM CALL

Senator Roseleip called the attention of the chair to the possible lack of a quorum.

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

Senators Bablitch, Bidwell, Chilsen, Dorman, Flynn, Frank, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger, LaFave, Lorge, McKenna, Martin, Murphy, Parys, Peloquin, Petri,

Risser, Roseleip, Steinhilber, Swan, J.D., Theno, Thompson and Whittow -- 28.

Absent -- Senators Devitt, LaFollette, Schuele and Swan, M. --

Absent with leave -- Senator Kendziorski -- 1.

By request of Senator Knutson, with unanimous consent, the senate recessed until 2:25 P.M.

2:15 P.M.

RECESS

2:25 P.M.

The senate reconvened.

Senator LaFave asked unanimous consent that Senate Bill 528 be withdrawn from the joint committee on Finance and laid on the table.

Senator McKenna objected.

The question was: Nonconcurrence in Assembly Joint Resolution 1?

OUORUM CALL

Senator Thompson called the attention of the chair to the possible lack of a quorum.

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

Senators Bablitch, Chilsen, Devitt, Dorman, Flynn, Frank, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, LaFave, LaFollette, Lorge, McKenna, Martin, Murphy, Parys, Peloquin, Petri, Risser, Roseleip, Schuele, Steinhilber, Swan, M., Theno, Thompson and Whittow -- 29.

Absent -- Senators Bidwell, Krueger and Swan, J.D. -- 3.

Absent with leave -- Senator Kendziorski -- 1.

The ayes and noes were demanded and the vote was: ayes, 9; noes, 23; absent or not voting, 1; as follows:

Ayes -- Senators Dorman, Flynn, Frank, Parys, Risser, Schuele, Steinhilber, Swan, M. and Whittow -- 9.

Noes -- Senators Bablitch, Bidwell, Chilsen, Devitt, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger, LaFave, LaFollette, Lorge, McKenna, Martin, Murphy, Peloquin, Petri, Roseleip, Swan, J.D., Theno and Thompson -- 23.

Absent or not voting -- Senator Kendziorski -- 1.

So the bill failed nonconcurrence.

The question was: Concurrence in Assembly Joint Resolution 1?

The ayes and noes were required and the vote was: ayes, 23; noes, 9; absent or not voting, 1; as follows:

Ayes -- Senators Bablitch, Bidwell, Chilsen, Devitt, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger, LaFave, LaFollette, Lorge, McKenna, Martin, Murphy, Peloquin, Petri, Roseleip, Swan, J.D., Theno and Thompson -- 23.

Noes -- Senators Dorman, Flynn, Frank, Parys, Risser, Schuele, Steinhilber, Swan, M. and Whittow -- 9.

Absent or not voting -- Senator Kendziorski -- 1.

More than 17 members having voted in the affirmative the joint resolution was concurred in.

By request of Senator Johnson, with unanimous consent, all actions were ordered immediately messaged.

By request of Senator Johnson, with unanimous consent, Senate Joint Resolution 17 was considered for action at this time.

Senate Joint Resolution 17

To amend article IV, section 24 of the constitution relating to raffle games (1st consideration).

The question was: Reconsideration of the vote by which Senate Joint Resolution 17 was rejected.

The motion prevailed.

The question was: Rejection of Senate Joint Resolution 17?

The motion did not prevail.

Senate Joint Resolution 17

Read a second time.

Ordered to a third reading.

By request of Senator Steinhilber, with unanimous consent, the bill was considered for final action at this time.

Senate Joint Resolution 17

Read a third time.

The ayes and noes were required and the vote was: ayes, 17; noes, 14; absent or not voting, 2; as follows:

Ayes -- Senators Bablitch, Chilsen, Devitt, Johnson, Kasten, Keppler, Krueger, LaFave, LaFollette, Lorge, Murphy, Parys, Roseleip, Schuele, Steinhilber, Swan, J.D. and Theno -- 17.

Noes -- Senators Bidwell, Dorman, Flynn, Frank, Hollander, Knowles, Knutson, McKenna, Peloquin, Petri, Risser, Swan, M., Thompson and Whittow -- 14.

Absent or not voting -- Senators Kendziorski and Martin -- 2.

There being 17 affirmative votes the joint resolution was adopted.

By request of Senator Frank, with unanimous consent, Senate Bill 534 was considered for action at this time.

Senate Bill 534

Read a second time.

The question was: Adoption of senate amendment 2?

Senator Knutson moved rejection.

The motion did not prevail.

The question was: Adoption?

The ayes and noes were demanded and the vote was: ayes, 21; noes, 10; absent or not voting, 2; as follows:

Ayes -- Senators Bidwell, Chilsen, Dorman, Flynn, Frank, Hollander, Johnson, Kasten, Knowles, Knutson, Krueger, LaFollette, Murphy, Parys, Petri, Risser, Schuele, Swan, M., Theno, Thompson and Whittow -- 21.

Noes -- Senators Bablitch, Devitt, Keppler, LaFave, Lorge, McKenna, Peloquin, Roseleip, Steinhilber and Swan, J.D. -- 10.

Absent or not voting -- Senators Kendziorski and Martin -- 2.

So the amendment was adopted.

Senator Knutson moved reconsideration of the vote by which senate amendment 2 was adopted.

Senator Risser moved that Senate Bill 534 be laid on the table.

The ayes and noes were demanded and the vote was: ayes, 12; noes, 20; absent or not voting, 1; as follows:

Ayes -- Senators Bablitch, Dorman, Flynn, Frank, LaFollette, McKenna, Parys, Peloquin, Petri, Risser, Swan, M. and Thompson -- 12.

Noes -- Senators Bidwell, Chilsen, Devitt, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger, LaFave, Lorge, Martin, Murphy, Roseleip, Schuele, Steinhilber, Swan, J.D., Theno and Whittow -- 20.

Absent or not voting -- Senator Kendziorski -- 1.

So the motion did not prevail.

The question was: Reconsideration of the vote by which senate amendment 2 was adopted?

The ayes and noes were demanded and the vote was: ayes, 17; noes, 15; absent or not voting, 1; as follows:

Ayes -- Senators Bidwell, Chilsen, Devitt, Hollander, Johnson, Kasten, Keppler, Knutson, Krueger, LaFave, Lorge, McKenna, Martin, Murphy, Roseleip, Steinhilber and Swan, J.D. -- 17.

Noes -- Senators Bablitch, Dorman, Flynn, Frank, Knowles, LaFollette, Parys, Peloquin, Petri, Risser, Schuele, Swan, M., Theno, Thompson and Whittow -- 15.

Absent or not voting -- Senator Kendziorski -- 1.

So the motion prevailed.

The question was: Adoption of senate amendment 2?

The ayes and noes were demanded and the vote was: ayes, 12; noes, 20; absent or not voting, 1; as follows:

Ayes -- Senators Bablitch, Dorman, Flynn, Frank, LaFollette, Parys, Petri, Risser, Schuele, Swan, M., Thompson and Whittow --12.

Noes -- Senators Bidwell, Chilsen, Devitt, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger, LaFave, Lorge, McKenna, Martin, Murphy, Peloquin, Roseleip, Steinhilber, Swan, J.D. and Theno -- 20.

Absent or not voting -- Senator Kendziorski -- 1.

Senate amendment 2 was not adopted.

Ordered to a third reading.

By request of Senator Johnson, with unanimous consent, the bill was considered for final action at this time.

Senate Bill 534

Read a third time.

The ayes and noes were demanded and the vote was: ayes, 18; noes, 14; absent or not voting, 1; as follows:

Ayes -- Senators Bidwell, Chilsen, Devitt, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger, LaFave, LaFollette, Lorge, Murphy, Roseleip, Steinhilber, Swan, J.D. and Whittow -- 18.

Noes -- Senators Bablitch, Dorman, Flynn, Frank, McKenna, Martin, Parys, Peloquin, Petri, Risser, Schuele, Swan, M., Theno and Thompson -- 14.

Absent or not voting -- Senator Kendziorski -- 1.

So the bill passed.

Senator Johnson asked unanimous consent that all actions be ordered immediately messaged.

Senator LaFollette objected.

Senator Johnson moved that all actions be ordered immediately messaged.

The ayes and noes were required and the vote was: ayes, 20; noes, 12; absent or not voting, 1; as follows:

Ayes -- Senators Bidwell, Chilsen, Devitt, Frank, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger, LaFave, Lorge, Martin, Murphy, Petri, Roseleip, Steinhilber, Swan, J.D. and Theno -- 20

Noes -- Senators Bablitch, Dorman, Flynn, LaFollette, McKenna, Parys, Peloquin, Risser, Schuele, Swan, M., Thompson and Whittow -- 12.

Absent or not voting -- Senator Kendziorski -- 1.

Less than two-thirds having voted in the affirmative the motion did not prevail.

Senator Johnson moved reconsideration of the vote by which Senate Bill 534 passed.

Senator LaFollette asked unanimous consent that the motion for reconsideration be laid on the table.

Senator Knutson objected.

Senator LaFollette moved that the motion for reconsideration of Senate Bill 534 be laid on the table.

The ayes and noes were demanded and the vote was: ayes, 14; noes, 18; absent or not voting, 1; as follows:

Ayes -- Senators Bablitch, Dorman, Flynn, Frank, LaFollette, McKenna, Martin, Parys, Peloquin, Risser, Schuele, Swan, M., Thompson and Whittow -- 14.

Noes -- Senators Bidwell, Chilsen, Devitt, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger, LaFave, Lorge, Murphy, Petri, Roseleip, Steinhilber, Swan, J.D. and Theno -- 18.

Absent or not voting -- Senator Kendziorski -- 1.

So the motion did not prevail.

LEAVE OF ABSENCE

By request of Senator Bidwell, with unanimous consent, he was granted a leave of absence for the balance of the day.

Senator McKenna asked unanimous consent that he be granted a leave of absence for the balance of the day.

Senator Bablitch objected.

Senator McKenna asked unanimous consent that Senate Bill 528 be withdrawn from the joint committee on Finance and laid on the table.

Senator Knowles objected.

LEAVE OF ABSENCE

By request of Senator Knowles, with unanimous consent, he was granted a leave of absence for the balance of the day.

Senator M. Swan moved rejection of agreement under senate rule 76 by Senators Johnson and Risser.

Senator LaFollette moved that the senate stand adjourned.

The motion did not prevail.

The question was: Rejection of the agreement under senate rule 76?

The ayes and noes were demanded and the vote was: ayes, 5; noes, 26; absent or not voting, 2; as follows:

Ayes -- Senators Bablitch, Peloquin, Swan, M., thompson and Whittow -- 5.

Noes -- Senators Bidwell, Chilsen, Devitt, Dorman, Flynn, Frank, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger, LaFave, LaFollette, Lorge, Martin, Murphy, Parys, Petri, Risser, Roseleip, Schuele, Steinhilber, Swan, J.D. and Theno -- 26.

Absent or not voting -- Senators Kendziorski and McKenna -- 2.

So the motion did not prevail.

The question was: Reconsideration of the vote by which Senate Bill 534 passed?

Senator LaFollette moved a

CALL OF THE SENATE

Which motion was supported.

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

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

Senators Bablitch, Bidwell, Chilsen, Devitt, Dorman, Flynn, Frank, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger, LaFave, LaFollette, Lorge, Martin, Murphy, Parys, Peloquin, Petri, Risser, Roseleip, Schuele, Steinhilber, Swan, J.D., Swan, M., Theno, Thompson and Whittow -- 31.

Absent -- Senator McKenna -- 1.

Absent with leave -- Senator Kendziorski -- 1.

Senator Johnson asked unanimous consent that Senator McKenna be granted a leave of absence for the balance of the day.

Senator Peloquin objected.

Senator Johnson moved that Senator McKenna be granted a leave of absence for the balance of the day.

The motion prevailed.

The ayes and noes were demanded and the vote was: ayes, 9; noes, 22; absent or not voting, 2; as follows:

Ayes -- Senators Bablitch, Flynn, LaFollette, Parys, Peloquin, Risser, Schuele, Swan, M. and Thompson -- 9.

Noes -- Senators Bidwell, Chilsen, Devitt, Dorman, Frank, Hollander, Johnson, Kasten, Keppler, Knowles, Knutson, Krueger,

LaFave, Lorge, Martin, Murphy, Petri, Roseleip, Steinhilber, Swan, J.D., Theno and Whittow -- 22.

Absent or not voting -- Senators Kendziorski and McKenna --2.

The motion did not prevail.

Senator Whittow asked unanimous consent that Senate Bill 503 be withdrawn from the committee on Health, Education and Welfare and laid on the table.

Senator Bidwell objected.

Senator LaFave asked unanimous consent that Senate Bill 528 be withdrawn from the joint committee on Finance and referred to the committee on Governmental and Veterans' Affairs.

Senator Bidwell objected.

Senator LaFave moved that Senate Bill 528 be withdrawn from the joint committee on Finance and referred to the committee on Governmental and Veterans' Affairs.

The ayes and noes were demanded and the vote was: ayes, 24; noes, 7; absent or not voting, 2; as follows:

Ayes -- Senators Devitt, Dorman, Frank, Hollander, Johnson, Kusten, Keppler, Knowles, Knutson, Krueger, LaFave, LaFollette, Lorge, Martin, Parys, Risser, Roseleip, Schuele, Steinhilber, Swan, J.D., swan, M., Theno, Thompson and Whittow -- 24.

Noes -- Senators Bablitch, Bidwell, Chilsen, Flynn, Murphy, Peloquin and Petri -- 7.

Absent or not voting -- Senators Kendziorski and McKenna --2.

So the motion prevailed.

AMENDMENTS OFFERED

Senate amendment 1 to senate substitute amendment 4 to Senate Bill 528 by Senator LaFave.

Senate amendment 1 to Senate Bill 736 by Senator Lorge, by request of Duane F. Sippola of Madison.

Senate amendment 1 to senate substitute amendment 1 to Senate Bill 755 by Senator Murphy.

Senate amendment 2 to senate substitute amendment 1 to Senate Bill 755 by Senator Murphy.

Senate amendment 2 to Assembly Joint Resolution 5 by Senator Bablitch, by request of the coordinating committee of Wisconsin Judicial Conference.

Senate amendment 3 to Assembly Joint Resolution 5 by Senator Bablitch, by request of the coordinating committee of Wisconsin Judicial Conference.

Senate amendment 4 to Assembly Joint Resolution 5 by Senator-Bablitch, by request of the cocordinating committee of Wisconsin Judicial Conference.

Senate amendment 5 to Assembly Joint Resolution 5 by Senator Bablitch, by request of the coordinating committee of Wisconsin Judicial Conference.

Senate amendment 2 to Assembly Bill 600 by Senator McKenna.

Senate amendment 1 to senate substitute amendment 1 to Assembly Bill 730 by Senator Whittow.

Senate amendment 1 to senate amendment 1 to Assembly Bill 1045 by Senator Devitt.

Senate amendment 1 to Assembly Bill 1165 by Senators Chilsen, Devitt and Krueger.

Upon motion of Senator Johnson the senate adjourned until 10:00 A.M. Thursday, February 28.

6:06 P.M.

INTRODUCTION OF GUESTS

Senator Keppler introduced Mr. Sam Ogle of Sheboygan, Wisconsin.

Senator Keppler introduced Mr. and Mrs. Robert Schrameyer, President of Wisconsin Lake Property Owners' Association, of Plymouth, Wisconsin.

Senator Roseleip introduced Colonel Hoff of the Air Guard.