

STATE OF WISCONSIN

**Senate Journal**

**Eighty-Second Regular Session**

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TUESDAY, April 1, 1975.

10:00 A.M.

The senate met.

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

Prayer was offered by Father Robert Reardon, Associate Pastor of St. Patrick's Catholic Church, Madison.

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

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LEAVE OF ABSENCE

By request of Senator Whittow, with unanimous consent, Senators Bablitch, Frank and Peloquin were granted a leave of absence for the balance of the day.

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

Senators Berger, Bidwell, Chilsen, Cullen, Devitt, Dorman, Flynn, Goyke, Harnisch, Hollander, Keppler, Kleczka, Knowles, Knutson, Krueger, LaFave, Lorge, McKenna, Martin, Morrison, Murphy, Petri, Risser, Swan, Theno, Thompson and Whittow -- 27.

Absent -- None.

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Absent with leave -- Senators Bablitch, Frank, Parys and Peloquin -- 4.

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### INTRODUCTION OF RESOLUTIONS

#### **Senate Resolution 9**

To renumber senate rule 23; and to create senate rule 23 (2), relating to members representing the senate on committees.

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#### Analysis by the Legislative Reference Bureau

This resolution creates a new senate rule to prevent participation by senators in secret meetings at which a majority of the committee members are present, but other members and the general public are excluded, when such a meeting "tends to predetermine the outcome of any vote subsequently to be taken by the committee". Any senator who finds himself in such a situation is to point out that the activity violates the rules of the senate. If the objectionable activity continues, the senator is to leave that meeting and is required to report the occurrence to the senate for investigation.

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Resolved by the senate, That:

**SECTION 1.** Senate rule 23 is renumbered senate rule 23 (1), and senate rule 23 (title) is amended to read:

**Senate Rule 23. (title) Members serving on committees.**

**SECTION 2.** Senate rule 23 (2) is created to read:

**Senate Rule 23 (2).** No member, appointed by the senate to represent it on any senate or joint standing, special or select committee or on any conference committee, shall knowingly participate in any meeting of a majority of the members of such committee, whether formal or informal, from which the remaining members of the committee and the public have been excluded. When a member of the senate finds himself present at an accidental meeting with other committee members or at a meeting of a majority of the members of the committee to which certain members of the committee, and the public, have not been invited, and the activities at such meeting tend to predetermine the outcome of any vote subsequently to be taken by the committee, the member shall inform those present that the activity is in violation of the rules of the senate. Unless the objectionable activity is

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discontinued immediately, the member shall leave that meeting and shall forthwith report the occurrence to the senate for investigation.

By Senators Chilsen, Krueger and Keppler.

Read and referred to committee on Senate Organization.

Senator Chilsen moved that **Senate Joint Resolution 9** be withdrawn from the committee on Senate Organization and placed on the calendar.

Senator Risser raised the point of order that pursuant to senate rule 90 the measure must lay over one week.

The chair took the point of order under advisement.

**Senate Joint Resolution 31**

Memorializing congress, the environmental protection agency, and the United States forest service and requesting the department of natural resources to prevent the proposed use of herbicides 2, 4-D and 2, 4, 5-T in the Chequamegon and Nicolet national forests.

By Senator LaFave.

Read and referred to committee on Natural Resources.

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BILLS INTRODUCED

Read first time and referred:

**Senate Bill 283**

Relating to municipal election of inclusion of certain policemen and firemen under the Wisconsin retirement fund.

By Senator Dorman, cosponsored by Representative Dandeneau, by request of League of Wisconsin Municipalities.

To Joint Survey Committee on Retirement Systems.

**Senate Bill 284**

Relating to mandatory retirement for protective occupation participants.

By Senator LaFave, by request of Retirement Research Committee.

To Joint Survey Committee on Retirement Systems.

**Senate Bill 285**

Relating to renaming lakes in this state to eliminate duplication of names.

By Senator Cullen, by request of Reverend Al Eliason.

To committee on Natural Resources.

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**Senate Bill 286**

Relating to state aid to municipalities and counties for revenue losses due to tax exemption of manufacturing machinery and equipment and making appropriations.

By Senators Martin, Hollander and LaFave, cosponsored by Representative Roth, by request of League of Wisconsin Municipalities.

To committee on Agriculture, Human Services, Labor and Taxation.

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COMMITTEE REPORTS

The committee on Audit reports and recommends for introduction:

**Senate Bill 287**

Relating to approval of change orders to contracts on state projects by the secretary of administration and governor.

Introduction; Ayes, 3; Noes, 0.

Read first time and referred to committee on Audit.

**Senate Bill 288**

Relating to distribution of fines, forfeitures and penalties under the motor vehicle code.

Introduction; Ayes, 3; Noes, 0.

Read first time and referred to committee on Commerce.

**Senate Bill 289**

Relating to weight and fee schedules for motor vehicles.

Introduction; Ayes, 3; Noes, 0.

Read first time and referred to committee on Commerce.

DALE T. MCKENNA

Chairman

The committee on Governmental and Veterans' Affairs reports and recommends:

**ANTHONY S. EARL**, of Wausau, as Secretary of the Department of Administration, to succeed Joe E. Nusbaum, to serve at the pleasure of the Governor.

Confirmation; Ayes, 4; Noes, 0.

**RONALD S. SAN FELIPPO**, of Milwaukee, as Administrator of the Division of Emergency Government, to succeed James Gruentzel, to serve at the pleasure of the Governor.

Confirmation; Ayes, 4; Noes, 0.

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**WILLIAM R. BECHTEL**, of Madison, as Secretary of the Department of Local Affairs and Development, to succeed Charles M. Hill, Sr., to serve at the pleasure of the Governor.  
Confirmation; Ayes, 4; Noes, 0.

### **Senate Bill 105**

Relating to the adoption of a statewide code for construction of one - and 2-family dwellings, creating a dwelling code council, granting rule-making authority, making appropriations and providing penalties.

Passage; Ayes, 3; Noes, 1.

### **Senate Bill 106**

Relating to the adoption of a manufactured building code for dwellings, creating a dwelling code council, granting rule-making authority, making appropriations and providing penalties.

Passage; Ayes, 3; Noes, 1.

### **Senate Bill 112**

Relating to intergovernmental cooperation agreements.

Passage; Ayes, 4; Noes, 0.

**MONROE SWAN**

Chairman

The committee on Education reports and recommends:

**ARTHUR DE BARDELEBEN**, of Park Falls, as a member of the University of Wisconsin Board of Regents, to succeed Roland Day, to serve for the term ending May 1, 1981.

Confirmation; Ayes, 3; Noes, 1.

**BRUCE S. PELOQUIN**

Chairman

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## PETITIONS AND COMMUNICATIONS

### **Senate Petition 22**

A petition by 219 residents of the 12th senatorial district opposing Assembly Bill 179, relating to retail liquor licensing for certain establishments holding fermented malt beverage licenses.

By Senator Krueger.

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

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**Senate Petition 23**

A petition by 600 residents of Southwest Wisconsin in support of a requirement for 170 days of school instead of the present 180 days of school for grades K-12.

By Senator Morrison.

Read and referred to committee on Education.

**Senate Petition 24**

A petition from 1,043 residents of the Boscobel Area School District expressing their concern about the State School Aid Formula and Equalized Valuation Changes which resulted in 25-35% property tax increases in 1975.

By Senator Morrison.

Read and referred to committee on Education.

**Senate Petition 25**

A petition by seventy-one citizens of the City of Milwaukee favoring a lottery in the State of Wisconsin.

By Senator Berger.

Read and referred to committee on Commerce.

State of Wisconsin  
Department of State

March 31, 1975.

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 March 24, 1975, and ending on March 28, 1975.

Yours very truly,  
DOUGLAS LAFOLLETTE  
Secretary of State

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

Burbach, Paul J., 10625 W. North Ave., Milwaukee, Wisc., Attorney -- Assoc. Public Works Contractors of Greater Milw., Inc., 2835 N. Mayfair Rd., Milw., Wisc. -- 07, 11, 12, 13, 14, 15, 16, 19, 23, 28, 29, 30 -- March 4, 1975.

Orr, James M., P.O. Box 232, Stoughton, Wisc., Retired -- Communication Workers of America, Local 5530, 1400 E. Washington Ave., Madison, Wisc. -- All Coded Subjects -- March 3, 1975.

Coenen, Thomas H., 3600 University Ave., Madison, Wisc., Exec. Vice President -- Retail Gasoline Dealers Assoc. of Wisc., 3600 University Ave., Madison, Wisc. -- 31-elimination of company operated retail outlets -- March 18, 1975.

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### Legislative Subject Identification

Code	Subject
01	<i>Agriculture, horticulture, farming &amp; livestock</i>
02	<i>Amusements, games, athletics and sports</i>
03	<i>Banking, finance, credit and investments</i>
04	<i>Children, minors, youth &amp; senior citizens</i>
05	<i>Church &amp; Religion</i>
06	<i>Consumer Affairs</i>
07	<i>Ecology, environment, pollution, conservation, zoning, land &amp; water use</i>
08	<i>Education</i>
09	<i>Elections, campaigns, voting &amp; political parties</i>
10	<i>Equal rights, civil rights &amp; minority affairs</i>
11	<i>Government, financing, taxation, revenue, budget, appropriations, blds, fees &amp; funds</i>
12	<i>Government, county</i>
13	<i>Government, federal</i>
14	<i>Government, municipal</i>
15	<i>Government, special districts</i>
16	<i>Government, state</i>

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- 17 *Health services, medicine, drugs and controlled substances, health insurance & hospitals*
- 18 *Higher education*
- 19 *Housing, construction & codes*
- 20 *Insurance (excluding health insurance)*
- 21 *Labor, salaries and wages, collective bargaining*
- 22 *Law enforcement, courts, judges, crimes & prisons*
- 23 *Licenses & permits*
- 24 *Liquor*
- 25 *Manufacturing, distribution & services*
- 26 *Natural resources, forests and forest products, fisheries, mining & mineral products*
- 27 *Public lands, parks & recreation*
- 28 *Social insurance, unemployment insurance, public assistance & workmen's compensation*
- 29 *Transportation, highways, streets & roads*
- 30 *Utilities, communications, television, radio, newspapers, power, CATV, & gas*
- 31 *Other*

State of Wisconsin  
Claims Board

March 20, 1975

Mr. Glenn Bultman  
Senate Chief Clerk  
State Capitol  
Madison, Wisconsin

Dear Mr. Bultman:

Enclosed is a copy of the report and recommendation of the State Claims Board covering the claims heard on February 3, 1975.

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

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

Sincerely,  
EDWARD MAIN  
Secretary



STATE OF WISCONSIN  
CLAIMS BOARD

The Wisconsin Claims Board conducted hearings at the State Capitol on Monday, February 3, 1975, upon the following claims:

<i>Claimant</i>	<i>Amount of Claim</i>
1. Dale R. Gabrielse-----	\$ 33.20
2. Mr. and Mrs. Thomas Curasi-----	96.00
3. Unigard Insurance Group-----	265.00
4. John E. Gruber-----	96.72
5. W. J. Wenger -----	107.12
6. Bruce J. White-----	172.12
7. Madison 7-Up Bottling Co.-----	191.76
8. Mike Heer -----	125.62
9. Tony Rosemeyer -----	109.64
10. Richard Slack -----	176.80
11. Jack Petrick-----	141.87
12. Robert Lawrence Zondag-----	63.54
13. Lemonweir Velle Telephone Co. -----	107.01
14. William L. Glass -----	212.08
15. Martin Czlapinski, Jr. -----	255.00
16. Wisconsin Public Service Corp. -----	46.25
17. Parkside Home Sales, Inc.-----	64.00
18. Candace Sturtz-----	24.20
19. Neal E. Schmidt -----	19.00
20. William A. Keyser, Jr. -----	60.00
21. Kenneth H. Ducat-----	43.68
22. Randall P. Pfeifer -----	145.00
23. Patricia Jensen -----	450.00
24. Paul Mackendrick -----	17.50
25. Alice Zens-----	29.30
26. Rebecca A. Graham -----	89.86
27. Esther Baima -----	21.83
28. Steven W. Seif -----	257.00
29. U.S. Postal Service-----	137.52
30. Louis W. Scheunemann -----	135.00
31. Robert J. Newman -----	9.10
32. Barbara J. Newman-----	47.46
33. Joseph E. Koziczowski, on behalf of Verona M. Koziczowski, deceased -----	13.08
34. Frank N. Burg, on behalf of Leo L. Burg, deceased -----	124.27

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### THE BOARD FINDS:

#### 1. *Dale R. Gabrielse*

2013 1st Avenue East, Menomonie, Wisconsin 53751, claims \$33.20 for medical expenses incurred as the result of a hatch cover striking the back of his head at the National Guard armory at Menomonie, Wisconsin, on July 15, 1974. The Board concludes the claim should be paid on equitable principles.

#### 2. *Mr. and Mrs. Thomas Curasi*

9018 West Lapham Street, West Allis, Wisconsin 53214 claim \$96.00 for medical expenses incurred when their son, Russell, was injured at the State Fair Park on August 13, 1974. Russell gained illegal entry to the park grounds by jumping over the fence. He was spotted by a patrol rider who started to pursue him while he was running along the fence line. Russell collided with the patrolman's horse during the pursuit while he was looking at several other youths on the other side of the fence. The claimant's son, who claimed he was 18 years of age, said that he was not hurt and refused medical attention. When informed of his illegal entry by authorities, he broke away from the medics and ran through the parking lot. He was pursued on foot and apprehended. He feigned unconsciousness when he collided with the horse. He was eventually taken to the first aid station for treatment, having been subdued with handcuffs. He again refused treatment, saying he was not hurt. He was picked up by his father. The next day he was taken to the hospital for emergency treatment. The Board finds the version of the incident as described by the claimants to be incredible, and concludes there has been no showing of negligence on the part of employees, agents or officers of the State, and concludes that the claim is not one for which the State is legally liable nor one which the State should assume and pay on equitable principles.

#### 3. *Unigard Insurance Group*

1200 North Arlington Heights Road, Arlington Heights, Illinois 6004, as subrogee of Robert J. McCreary, claims \$265.00 for payment of its insured's claim for a motorola radio beeper. On August 11, 1974, the insured gave the radio beeper to his fiance for safekeeping while they attended the Wisconsin State Fair. She put the beeper in her purse. Later it was missing from her purse and reported to park authorities. The beeper was recovered and turned in, but not returned to the claimant. Consistent with the longstanding policy of the Claims Board, in denying recovery of all subrogation claims, this claim is denied.

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4-11 The following claims all relate to similar incidents occurring on July 25 and July 26, 1974, on State Highway 18 between Fennimore and Montfort. The damage to the automobiles and boats of claimants was caused by flying gravel and a bituminous coating from a state road resurfacing project. Although some road repair signs had been posted, motorists were unable to determine the extent and duration of the road repairs. No minimum speed limits were posted, nor was the road cut off to traffic. Although it appears that much of the damage may have been caused by an unknown semi-trailer truck which may have been going too fast under the conditions, the Board concludes that all of the claims should be assumed and paid by the State on equitable principles, unless reimbursable from insurance. These claims are approved in the following amounts:

4. John E. Gruber	\$ 96.72
5. W. J. Wenger	107.12
6. Bruce J. White	50.00
7. Madison 7-Up Bottling Co.	191.76
8. Mike Heer	125.62
9. Tony Rosemeyer	109.64
10. Richard Slack	176.80
11. Jack Patrick	141.87

### 12. *Robert Lawrence Zondag*

910 Locust Lane, Prairie du Sac, Wisconsin, claims \$63.54 for car damage caused by a highway "blowout" on July 12, 1974, on State Highway 151 two miles east of I-94. The highway had buckled, and the State had not had time to repair the highway prior to this accident. As has been found by the Claims Board on numerous previous occasions, buckling in hot weather, or a highway "blowout", is a phenomenon of unknown cause which the State cannot prevent from happening, and for which the State cannot accept responsibility. There is no showing of negligence on the part of employees, agents or officers of the State, and the Board concludes the claims is not one for which the State is legally liable nor one which the State should assume and pay on equitable principles.

### 13. *Lemonweir Valley Telephone Company*

Camp Douglas, Wisconsin, claims \$107.01 to reimburse it for the cost of repairing 50 pair of cable cut by the State Department of Transportation near the Walker Stainless Steel Company on C.T.H. M and U.S.H. 12-16 at New Lisbon on August 15, 1974.

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The Board concludes the claim should be paid on equitable principles.

### 14. *William L. Glass*

3121 Westgate Lane, Joliet, Illinois 60435, claims \$212.08 for damage to his trailer on Route 41 north of Route 33 near Allenton on September 7, 1974, when struck by a loose pavement slab. A highway "blowout" had caused the pavement to become loose, and the State had not had time to repair the highway prior to this accident. A highway "blowout" is a phenomenon of unknown cause which the State cannot prevent from happening, and for which the State cannot assume responsibility. There is no showing of negligence on the part of employees, agents or officers of the State, and the Board 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.

### 15. *Martin Czapinski, Jr.*

c/o McLean Law Offices, 327 Market Street, Nekoosa, Wisconsin 54457, claims \$255 for a stale check #A713-399 originally issued on or about September 11, 1964, as an award for damages on project T 0523(7). The Board concludes the claim should be paid on equitable principles by issuing a new check in place of the stale check.

### 16. *Wisconsin Public Service Corporation*

P.O. Box 1300, Green Bay, Wisconsin 54305, claims \$46.25 for damages caused by a drill owned and operated by the State Department of Transportation which hit a line and blew a fuse at WOSC pole location 49DD55 on September 25, 1974. The Board concludes the claim should be paid on equitable principles.

### 17. *Parkside Home Sales, Inc.*

P.O. Box 436, Tomah, Wisconsin, claims \$64 for damage to its service truck caused by a rock thrown from a lawn mover operated by a ranger stationed at the Tomah Ranger Station on August 28, 1974. The Board concludes the claim should be paid on equitable principles.

### 18. *Candace J. Sturtz*

501 North Henry Street, Madison, Wisconsin, claims \$24.20 for damages to her dress and shoes when her shoes got caught on the runners of the steps at G.E.F.#1 in the orange quadrant on August 19, 1974. She ripped her dress and ruined a pair of shoes. The Board concludes the claim should be paid on equitable principles.

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### 19. *Neal E. Schmidt*

6014 Hammersley Road, Madison, Wisconsin claims \$19.00 for filing fees paid to the clerk of Dane County Circuit Court on July 3, 1974, in connection with a mandamus action against C.K. Wettengel. The object of the proposed writ was to have C.K. Wettengel conduct a hearing. No such writ was issued. The hearing eventually was conducted by the State Board of Personnel, which was not a party in the mandamus proceeding. There has been no showing of negligence on the part of employees, agents or officers of the State, and the Board 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. (Mr. Main did not participate in these proceedings.)

### 20. *William A. Keyser, Jr.*

6543 Rush-Lima Road, Rush, New York, claims \$60.00 for damages to a coffee table, wall shelf and cabinet loaned for an exhibit at the University of Wisconsin-Milwaukee between October 1973 and January 1974. The Board concludes the claim should be paid on equitable principles.

### 21. *Kenneth H. Ducat*

3034 North Hackett, Milwaukee, Wisconsin, claims \$43.68 for damages to his camera at the University of Wisconsin-Madison field house on September 21, 1974, prior to the Nebraska-Wisconsin football game. The claimant was having lunch in the field house prior to performing as a member of the alumni band. The folding chair on which he was sitting unfolded and collapsed as claimant turned in the chair, causing damage to his camera. There was no evidence of a malfunctioning chair, and no reports were made of broken chairs. The claimant is a heavy-set man. There was no showing of negligence on the part of employees, agents or officers of the State, and the Board concludes the claim is not one for which the State is legally liable nor one which should be paid on equitable principles.

### 22. *Randall P. Pfeifer*

930 Emerald Street, Madison, Wisconsin, claims \$145.00 for money missing from his wallet while taking a gym class at the University of Wisconsin-Madison on November 1, 1974. His wallet had been locked in his gym locker, which was broken into by unknown persons. The University is not responsible for keeping the area under constant surveillance, and cannot act as the insurer of all property owned by students. The claimant received \$100.00 from his insurance carrier for his loss. The Board concludes there

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has been no showing of negligence on the part of employees, agents or officers of the State, and that the claim is not one for which the State is legally liable, nor one which the State should assume and pay on equitable principles.

### 23. *Patricia Jensen*

Route 2, Box 28, Amherst, Wisconsin, claims \$450.00 for wages for May 1972 and the first two weeks of June 1972. She was coordinator for world games at the University of Wisconsin-Stevens Point. She computes her wages at \$2.50 per hour for 180 hours of work. Inconsistent with this claim, she previously commenced an action in small claims court for wages, but then alleged the time period involved was May 1971. During the Course of the hearing claimant modified her claim to be only for the first two weeks of June 1972, and for 120 hours at \$2.00 per hour, for a total of \$240.00, alleging she had worked 60 hours per week during that period. She had been paid \$2.00 per hour for work she performed in July 1972 for the world games program. The records of the University indicated claimant had been fully compensated for services performed, and claimant was unable to furnish the Claims Board convincing evidence to the contrary. The claim was submitted more than two and one-half years after the alleged services were performed, beyond the statute of limitations set forth in sec. 893.21 (5), Wis. Stats. The Board concludes the claim is not one for which the State is legally liable, nor one which should be paid on equitable principles.

### 24. *Paul Mackendrick*

208 Bordner Drive, Madison, Wisconsin, claims \$17.50 for a stale check dated December 5, 1968, numbered C362214. The Board concludes the claim should be paid on equitable principles.

### 25. *Alice Zens*

1327 Sheridan Road, Kenosha, Wisconsin, claims \$29.30 for damage to her car caused by two resident boys of Southern Colony who were playing with her windshield wipers on August 22, 1974, at Union Grove. Claimant is employed in the foster grandparent program at Southern Colony. The Board concludes the claim should be paid on equitable principles.

### 26. *Rebecca A. Graham*

3820 Anderson Drive, Eau Claire, Wisconsin, seeks reimbursement on behalf of her insurance company for an insurance claim of \$89.86 she collected after her car had been damaged on October 15, 1974, at Northern Colony. There is no direct evidence of who caused the damages. There has been no showing of negligence on

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the part of employees, agents or officers of the State, and the Board concludes the claim is not one for which the State is legally liable, nor one which should be paid on equitable principles. Also, consistent with the long-standing policy of the Claims Board in denying recovery for all subrogation claims, this claim is denied.

### 27. *Esther Baima*

202 Atherton Hall, Union Grove, Wisconsin, claims \$21.83 for clothing she burned while employed at Southern Wisconsin Colony and Training School on October 1, 1974, because of a defective bottle of bowl cleaner furnished to her. The Board concludes the claim should be paid on equitable principles.

### 28. *Steven W. Seif*

2111 Fourth Street South, Wisconsin Rapids, Wisconsin, claims \$257.00 for various personal items missing from the Lincoln Boys School sometime between April 11, 1974, and the claimant's 18th birthday on June 6, 1974. Claimant had been living in an independent living unit on the premises of the school unknown to the school authorities. Claimant absconded to Florida and planned to return after he reached his 18th birthday. Even though the items were left in the claimant's locked room, apparently access to the room by others was not difficult. If claimant had planned an approved absence, he could have arranged to have had the items inventoried and placed in protective custody. Although the Claims Board believes a greater effort could have been exercised by the State to care for the claimant's possessions once his absence became prolonged, the Board concludes the State cannot be the insurer of missing personal possessions belonging to an absconded resident. There is an insufficient showing of negligence on the part of employees, agents or officers of the State, and the Board concludes the claim is not one for which the State is legally liable, nor one which the State should pay on equitable principles.

### 29. *U. S. Postal Service*

235 Forest Street, Wausau, Wisconsin, claims \$137.52 for a mailbox destroyed when Starr A. Quick, while on runaway status from Lincoln Boys School, stole a vehicle and while making a getaway struck a mailbox. Starr A. Quick absconded on September 18, 1974, and the mailbox was destroyed on September 21, 1974, at Tomahawk. Residents on runaway status are beyond the control of state officials, and consistent with a long-standing policy of the Claims Board, the State does not assume liability for damages caused by residents on runaway status. The Board concludes there is no showing of negligence on the part of

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employees, agents or officers of the State, and that the claim is not one for which the State is legally liable, nor one which should be paid on equitable principles.

30. *Louis W. Scheunemann*

4320 Country Aire Drive, Cedarburg, Wisconsin, claims \$135.00 for a stale check dated October 27, 1967, numbered A942988. The Board concludes the claim should be paid on equitable principles.

31-32. *Robert J. Newman and Barbara J. Newman*

22165 Wooded Hills Drive, Sussex, Wisconsin, respectively claim \$9.10 and \$47.46 for two stale checks for income tax refunds dated May 10, 1968, numbered M880106 and M880103. The Board concludes the claims should be paid on equitable principles.

33. *Joseph E. Koziczkowski*

on behalf of the estate of Verona M. Koziczkowski, deceased, claims \$13.08 for a stale check issued to his deceased mother on May 17, 1966, numbered L600271. The Board concludes the claim should be paid on equitable principles.

34. *Frank N. Burg*

on behalf of the estate of Leo L. Burg, deceased, claims \$124.27 for four stale checks which had been endorsed by the payees, but which the deceased failed to deposit for collection. Deceased operated a small clothing store in Platteville. The checks are:

Hutcheson - A280847 dated April 5, 1963 for \$60.87

Price - B130813 dated October 18, 1962 for \$32.80

Bilkey - D235819 dated November 14, 1961 for \$23.40

Bass - D245013 dated December 20, 1961 for \$7.20

The Board concludes the claim should be paid on equitable principles.

### THE BOARD CONCLUDES:

1. The claims of the following named claimants should be denied:

Mr. and Mrs. Thomas Curasi

Unigard Insurance Group

Robert Lawrence Zondag

William L. Glass

Neal E. Schmidt

Kenneth H. Ducat

Randall P. Pheifer

Patricia Jensen



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Rebecca A. Graham

Steven W. Seif

U. S. Postal Service

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

Dale R. Gabrielse .....	\$ 33.20
John E. Gruber .....	96.72
W. J. Wenger .....	107.12
Bruce J. White.....	50.00
Madison 7-Up Bottling Co. ....	191.76
Mike Heer .....	125.62
Tony Rosemeyer.....	109.64
Richard Slack .....	176.80
Jack Petrick .....	141.87
Lemonweir Valley Telephone Co.....	107.01
Martin Czapinski, Jr. ....	255.00
Wisconsin Public Service Corp. ....	46.25
Parkside Home Sales, Inc. ....	64.00
Candace Sturtz .....	24.20
William A. Keyser, Jr. ....	60.00
Paul Mackendrick.....	17.50
Alice Zens .....	29.30
Esther Baima.....	21.83
Louis W. Scheunemann.....	135.00
Robert J. Newman.....	9/10
Barbara J. Newman .....	47.46
Joseph E. Koziczkowski	
Personal Representative .....	13.08

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**Frank N. Burg**

**Personal Representative ----- 124.27**

**Dated at Madison, Wisconsin, this 20th day of February, 1975.**

**HENRY DORMAN**

**Chairman, Senate Finance  
Committee**

**GEORGE MOLINARO**

**Chairman, Assembly Finance  
Committee**

**EDWARD D. AMIN**

**Representative of Secretary of  
Administration**

**ALLAN P. HUBBARD**

**Representative of Attorney  
General**

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**EXECUTIVE COMMUNICATIONS**

**United State of America**

**State of Wisconsin**

**Executive Department**

I have the honor to report to you the pardons and commutation of sentence granted by me as Governor during a term beginning the first Monday in January 1973 and ending the second Wednesday in January 1975, with reasons therefore, as required by Article V, Section 6, of the Wisconsin Constitution.

1. Lee Anderson, was convicted on December 15, 1970 in the County Court for Dane County of the crimes of possession of narcotic drug and 2 counts sale of narcotic drug and was sentenced to 2 years, 2-5 consecutively and 2 years concurrently. Mr. Anderson was granted a commutation of sentence based on legislative revision of the laws relating to controlled substances.

2. Wilma Anderson, was convicted on December 13, 1969 in the Circuit Court for Milwaukee County of the crime of first degree murder and was sentenced to life imprisonment. Ms. Anderson was granted a commutation of sentence based on her excellent adjustment since her conviction.

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3. Richard Andrews, who was convicted on September 14, 1961 in the County Court for Richland County of the crime of 2 counts burglary and was sentenced to 2 years probation and 3 years probation consecutively. Mr. Andrews was granted an absolute pardon based on the recommendation of the Department of Health and Social Services and on substantial personal progress since his conviction.

4. Vernon R. Andrus, Jr., who was convicted on July 3, 1967 in the County Court for Sheboygan County of the crime of disorderly conduct and was sentenced to a \$10 fine. In addition, on March 13, 1970 in the County Court for Sheboygan County Mr. Andrus was convicted of grand theft and was sentenced to a % 50 fine. Mr. Andrus was granted an absolute pardon based on no prior or subsequent felony convictions and on substantial personal progress since conviction.

5. Jerald A. Bass, who was convicted on January 18, 1963 in the County Court for Dane County of the crime of 2 counts burglary and was sentenced to 2 years on each count to be served concurrently. In addition, Mr. Bass was convicted on April 6, 1965 in the Circuit Court for Dane County of the crime of taking an auto and was granted an absolute pardon from all offenses based on an indication from the Department of Health and Social Services that a pardon would be appropriate and on substantial personal progress since conviction.

6. Dean Bastil, who was convicted on March 2, 1960 in the Municipal Court for Milwaukee County of the on a recommendation from the Milwaukee County Adult Probation Department that clemency would be appropriate and on substantial personal progress since conviction.

7. Merlin Bellis, who was convicted on June 8, 1970 in the County Court for Outagamie County of the crime of giving away dangerous drug to a minor and was sentenced to 2 years probation. Mr. Bellis was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and on his substantial personal progress since conviction.

8. Gregory Bentz, who was convicted on April 23, 1970 in the County Court for Shawano County of the crime of handling burning material in negligent manner, commit an act in public building which interfered with peaceful conduct of activities normally carried out and contributing to the delinquency of a child and was sentenced to 40 days in the county jail for each offense all

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to be served concurrently. Mr. Bentz was granted an absolute pardon based on no prior or subsequent adverse contact with the law and substantial personal progress since conviction.

9. August Bergenthal, who was convicted on April 14, 1969 in the Circuit Court for Milwaukee County of the crimes of first degree murder and endangering safety by conduct regardless of life and was sentenced to life imprisonment and 5 years consecutively. Mr. Bergenthal was granted a commutation of sentence based on an indication from the Department of Health and Social Services that an extension of Executive Clemency would be appropriate and his involvement in programs of personal benefit.

10. Thomas Biesanz, who was convicted on September 23, 1970 in the County Court for Buffalo County of the crime of possession of narcotic drug and was sentenced to 10 years probation. Mr. Biesanz was granted a commutation of sentence based on legislative revision of the laws relating to controlled substances.

11. Lucille Bloss, who was convicted on August 27, 1962 in the County Court for LaCrosse County of the crime of intentionally conducting a lottery and was sentenced to a \$200 fine. Ms. Bloss was granted an absolute pardon based on no prior or subsequent felony conviction and substantial personal progress since conviction.

12. Vernon Bloss, who was convicted on August 27, 1962 in the County Court for LaCrosse County of the crime of intentionally conducting a lottery and was sentenced to a \$200 fine. Mr. Bloss was granted an absolute pardon based on no prior or subsequent felony conviction and substantial personal progress since conviction.

13. George R. Bores, who was convicted on May 17, 1972 in the Circuit Court for Milwaukee County of the crime of operating an auto without owner's consent and was sentenced to 2 years probation. Mr. Bores was granted an absolute pardon based on his outstanding adjustment and an opportunity to attend officer's training school in the United States Air Force.

14. Sherry Bradley, who was convicted on December 4, 1964 in the Circuit Court for Milwaukee County of the crime of 2 counts first degree murder and was sentenced to two concurrent life sentences. Ms. Bradley was granted a commutation of sentence based on her efforts to further her education.

15. Ansel Briggs, who was convicted on April 26, 1968 in the Circuit Court for Milwaukee County of the crime of 2 counts burglary and was sentenced to 10 years on each count to be served

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concurrently. Mr. Briggs was granted a conditional pardon based on his early discharge from supervision, community work and substantial personal progress since conviction.

16. Jeffrey Brown, who was convicted on July 26, 1973 in the Circuit Court for Milwaukee County of the crime of delivery of marijuana and was sentenced to 3 years probation. Mr. Brown was granted a commutation of sentence based on a recommendation from the Department of Health and Social Services and substantial personal progress since conviction.

17. Monique Buehmann, who was convicted on June 1, 1973 in the Circuit Court for Dane County of the crime of sale of dangerous drug and was sentenced to 1 year probation. Ms. Buehmann was granted a conditional pardon based on her early discharge from supervision and projects of benefit to her community as well as substantial personal progress since conviction.

18. Hugh Burleton, who was convicted on May 14, 1960 in the Municipal Court for Milwaukee County of the crime of first degree murder and was sentenced to life imprisonment. Mr. Burleton was granted a commutation of sentence based on his excellent adjustment since release on probation.

19. John E. Burt, who was convicted on November 8, 1965 in the Circuit Court for Dane County of the crime of first degree murder and armed robbery and was sentenced to life imprisonment and 30 years concurrently. Mr. Burt was granted a commutation of sentence based on satisfactory adjustment in the institution and improved educational standing.

20. Benedict Butler, who was convicted on May 27, 1971 in the Circuit Court for Milwaukee County of the crime of forgery (party to a crime) and was sentenced to 3 years probation. Mr. Butler was granted an absolute pardon based on his community work and to prevent an otherwise required deportation as well as substantial personal progress since conviction.

21. Vincent Cacic, who was convicted on June 8, 1961 in the Circuit Court for Marquette County of the crime of breaking and entering and was sentenced to 3 years. Mr. Cacic was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and contribution to self and country in past 10 years.

22. Conrad Carter, who was convicted on February 1, 1963 in the Circuit Court for Milwaukee County of the crime of armed

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robbery and was sentenced to 30 years. Mr. Carter was granted a commutation of sentence based on his personal progress in the community and no further felony offenses.

23. Charles Coberly, who was convicted on May 15, 1972 in the Circuit Court for Dane County of the crime of burglary and was sentenced to 2 years probation. Mr. Coberly was granted an absolute pardon based on a recommendation from the Department of Health and Social Services.

24. Gary N. Cohn, who was convicted on September 20, 1971 in the County Court for Dane County of the crime of petty theft and was sentenced to \$200 fine and 5 days in jail. Mr. Cohn was granted an absolute pardon based on no prior or subsequent convictions and substantial personal progress since conviction.

25. Willie Collier, who was convicted on September 30, 1964 in the Circuit Court for Milwaukee County of the crime of first degree murder and was sentenced to life imprisonment. Mr. Collier was granted a commutation of sentence based on a recommendation from the District Attorney for Milwaukee County.

26. Howard Collins, who was convicted on October 3, 1962 in the Circuit Court for Milwaukee County of the crime of theft and forgery and was sentenced to 4 years on each count to be served concurrently. In addition, Mr. Collins was convicted on November 17, 1964 in the Circuit Court for Milwaukee County of the crime of burglary and was sentenced to 3 years. Mr. Collins was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

27. William G. Conroy, who was convicted on November 12, 1958 in the Municipal Court for Rock County of the crime of 3 counts burglary and was sentenced to 1 year on each count to be served concurrently. In addition, Mr. Conroy was convicted on March 4, 1960 in the Municipal Court for Rock County of the crimes of furnishing fermented malt beverage to a minor and giving away intoxicant and was sentenced to a \$100 fine and a \$250 fine. Mr. Conroy was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

28. Daniel Coogan, who was convicted on June 3, 1970 in the County Court for Waukesha County of the crime of possession of dangerous drug, delivery of dangerous drug and sale of marijuana

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and was sentenced to 1 year, 10 years and 10 years concurrently. Mr. Coogan was granted a commutation of sentence based on legislative revision of the laws relating to controlled substances.

29. Donald Cotton, who was convicted on June 6, 1969 in the Circuit Court for Milwaukee County of the crimes of theft (party to a crime), arson (party to a crime) and burglary (party to a crime) and was sentenced to 2 years, 2 years concurrently and 4 years consecutively to be served on probation. Mr. Cotton was granted a commutation of sentence based on no objection from the Milwaukee County Adult Probation Department and substantial personal progress since conviction.

30. Carl Crneckiy, who was convicted on April 20, 1964 in the County Court for Sheboygan County of the crimes of 3 counts burglary and 2 counts grand theft and was sentenced to 4 years on each count to be served concurrently. In addition, Mr. Crneckiy was convicted on June 2, 1964 in the County Court for Sheboygan County of the crimes of 4 counts burglary, party to a burglary and 3 counts grand theft and was sentenced to 4 years on each count to be served concurrently. Mr. Crneckiy was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

31. Ralph Damms, who was convicted on May 1, 1959 in the Municipal Court for Waukesha County of the crime of attempted first degree murder and was sentenced to 10 years. Mr. Damms was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

32. Sue DeNamur, who was convicted on November 20, 1969 in the County Court for Crown County of the crime of possession of marijuana and was sentenced to 2 years probation. Ms. DeNamur was granted an absolute pardon based on her contribution to her community and substantial personal progress since conviction.

33. Sam Diciaula, who was convicted on September 16, 1960 in the Municipal Court for Milwaukee County of the crimes of attempted murder, 2 counts forgery and armed burglary and was sentenced to a total of 40 years. Mr. Diciaula was granted a commutation of sentence based on his outstanding record of substantial personal progress since conviction.

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34. Neil Dirks, who was convicted on April 23, 1971 in the County Court for Shawano County of the crimes of handling burning material in negligent manner, committing an act in a public building which interfered with peaceful conduct of activities normally carried on in said building, and contributing to the delinquency of a minor and was sentenced to 40 days on each count all concurrent in the county jail. Mr. Dirks was granted an absolute pardon based on no prior or subsequent felony conviction and substantial personal progress since conviction.

35. Anthony Doherty, who was convicted on March 5, 1943 in the Municipal Court for Milwaukee County of the crime of operating an auto without the owner's consent and was sentenced to 2 years probation. Mr. Doherty was granted an absolute pardon based on no subsequent felony convictions and substantial personal progress since his conviction.

36. David Drescher, who was convicted on March 14, 1972 in the Circuit Court for Dane County of the crime of possession of dangerous drugs and was sentenced to 1 year probation. Mr. Drescher was granted an absolute pardon based on a recommendation from the Department of Health and Social Services.

37. William Drew, who was convicted on December 16, 1970 in the Circuit Court for Milwaukee County of the crime of resisting an officer and battery to a police officer and was sentenced to 1 year and 2 years concurrently. Mr. Drew was granted a conditional pardon based on his excellent conduct since incarceration and while on parole.

38. Alvin Driessen, who was convicted on December 4, 1964 and December 7, 1964 in the County Court for Waupaca County of the crimes of theft and forgery and was sentenced to 18 months and 1 year. In addition, Mr. Driessen was convicted on May 18, 1965 in the County Court for Outagamie County of the crime of transfer of encumbered property and was sentenced to 15 months. Mr. Driessen was granted a conditional pardon based on a recommendation from the Department of Health and Social Services.

39. Alex Dukes, who was convicted on March 13, 1972 in the Circuit Court for Dane County of the crime of 2 counts sale of heroin and was sentenced to 2-4 years on each count to be served concurrently. Mr. Dukes was granted a commutation of sentence based on legislative revision of the laws relating to controlled substances.



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40. Arthur Dugan, who was convicted on August 27, 1962 in the County Court for LaCrosse County of the crime of intentionally conducting a lottery and was sentenced to a \$200 fine. Mr. Dugan was granted an absolute pardon based on no prior or subsequent felony conviction and substantial progress since conviction.

41. Robert Eid, who was convicted on May 17, 1972 in the Circuit Court for Dane County of the crime of burglary and was sentenced to 2 years probation. Mr. Eid was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and substantial personal progress since conviction.

42. Richard Esenberg, who was convicted on March 11, 1966 in the County Court for Kenosha County of the crime of transfer of encumbered property and was sentenced to 3 years probation. Mr. Esenberg was granted an absolute pardon based on his making complete restitution and early discharge from supervision as well as substantial personal progress since conviction.

43. Lucille Everson (Langlois), who was convicted on September 24, 1962 in the County Court for Rock County of the crime of 3 counts forgery and was sentenced to 1 year on each count to be served concurrently. Ms. Langlois was granted an absolute pardon based on her contribution to her community and substantial personal progress since conviction.

44. Michael Faragher, who was convicted on January 31, 1969 in the Circuit Court for Milwaukee County of the crime of robbery and was sentenced to 5 years. Mr. Faragher was granted an absolute pardon based on an indication from the Department of Health and Social Services that executive clemency would be appropriate and substantial personal progress since conviction.

45. Nancy Ann Farin, who was convicted on October 23, 1967 in the County Court for Dane County of the crime of petty theft and was sentenced to 1 year probation. Ms. Farin was granted an absolute pardon based on a recommendation from the Department of Health and Social Services.

46. David Fendt, who was convicted on February 3, 1967 in the Circuit Court for Sheboygan County of the crime of first degree murder and was sentenced to life imprisonment. Mr. Fendt was granted a commutation of sentence based on his participation in available institutional programs involving individual therapy and education.

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48. Robert Fierek, who was convicted on January 13, 1958 in the Circuit Court for Marathon County of the crimes of burglary and theft and was sentenced to 18 months and 30 days concurrently. Mr. Fierek was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

49. Julius Ford, who was convicted on February 3, 1959 in the Municipal Court for Milwaukee County of the crime of indecent behavior with a child and was sentenced to 3 years probation. Mr. Ford was granted an absolute pardon based on an indication from the Milwaukee County Adult Probation Department that Executive Clemency would be appropriate and on substantial personal progress.

50. Roger Forrest, who was convicted on June 13, 1968 in the County Court for Ozaukee County of the crime of possession of marijuana and was sentenced to 1 year probation. Mr. Forrest was granted an absolute pardon based on legislative revision of the laws relating to controlled substances.

51. Wade French, who was convicted on April 6, 1972 in the Circuit Court for Dane County of the crimes of 2 counts sale of dangerous drug and 2 counts sale of heroin and was sentenced to 5 years on each count to be served concurrently. Mr. French was granted a commutation of sentence based on legislative revision of the laws relating to controlled substances.

52. Carlos Fritz, who was convicted on May 19, 1972 in the Circuit Court for Sheboygan County of the crime of sale of dangerous drug and was sentenced to 18 months probation. Mr. Fritz was granted a conditional pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress.

53. Doris Gabrielse (DeRuyter), who was convicted on March 8, 1962 in the County Court for Sheboygan County of the crimes of lewd and lascivious conduct, resisting and obstructing an officer and false representation and was sentenced to 1 year, 1 year and 2 years all to be served concurrently. Ms. DeRuyter was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

54. Jerome Gdaniec, who was convicted on October 2, 1964 in the Circuit Court for Milwaukee County of the crime of burglary

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and was sentenced to 2 years probation. Mr. Gdaniec was granted an absolute pardon based on no prior or subsequent adverse contact with the law and substantial personal progress since conviction.

55. William Glasser, who was convicted on June 26, 1949 in the County Court for Dane County of the crime of receiving stolen property and was sentenced to 2 years; on November 2, 1949 in the County Court for Dane County of the crime of operating motor vehicle without owner's consent and was sentenced to 3 years; on February 5, 1952 in the Circuit Court for Dane County of the crime of operating motor vehicle without owner's consent and was sentenced to 1 year in the county jail; on March 22, 1954 in the Circuit Court for Dane County of the crime of conspiracy to commit forgery and was sentenced to 18 months; on March 17, 1956 in the County Court for Dane County of the crimes of 2 counts failure to support, desertion and issue of worthless checks and was sentenced to 2 years on the first 3 counts to be served concurrently and 6 months in the county jail; on March 13, 1958 in the County Court for Dane County of the crime of issue worthless checks and was sentenced to 6 months in the county jail; on October 21, 1963 in the County Court for Dane County of the crime of petty theft and was sentenced to a \$100 fine; on March 6, 1964 in the County Court for Dane County of the crimes of 2 counts burglary and was sentenced to 5 years on each count to be served concurrently; and on September 18, 1966 in the Circuit Court for Dane County of the crime of conspiracy to commit forgery and was sentenced to 18 months. Mr. Glasser was granted a conditional pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

56. Jubetino Gonzalez, who was convicted on February 26, 1958 in the Municipal Court for Racine County of the crime of possession of marijuana and was sentenced to 4 years. Mr. Gonzalez was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

57. Robert Graf, who was convicted on June 6, 1969 in the Circuit Court for Milwaukee County of the crime of theft (party to a crime), arson (party to a crime) burglary (party to a crime) and was sentenced to 2 years, 2 years concurrently and 4 years consecutively to be served on probation. Mr. Graf was granted a commutation of sentence based on no objection from the Milwaukee County Adult Probation Department and on substantial personal progress since conviction.

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58. Jeanne Graham, who was convicted on March 26, 1970 in the County Court for Grant County of the crime of attempted murder and was sentenced to 5 years. Ms. Graham was granted a commutation of sentence based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

59. William Grassman, who was convicted on June 1, 1970 in the County Court for Grant County of the crimes of 2 counts sale of narcotic drug and was sentenced to 18 months probation on each count to be served concurrently. Mr. Grassman was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

60. Michael Haas, who was convicted on March 17, 1970 in the Circuit Court for Milwaukee County of the crime of possession of marijuana and was sentenced to 2 years probation. Mr. Haas was granted a conditional pardon based on no prior or subsequent felonies and on substantial personal progress since conviction.

61. Richard C. Hahn, who was convicted on November 27, 1962 in the County Court for Outagamie County of the crime of theft and was sentenced to 5 years. Mr. Hahn was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

62. John Hall, who was convicted on November 27, 1962 in the County Court for Outagamie County of the crime of theft and was sentenced to 5 years. Mr. Hall was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

63. Acklee Harrell, who was convicted on February 25, 1967 in the Circuit Court for Milwaukee County of the crime of first degree murder and was sentenced to life imprisonment. Mr. Harrell was granted a commutation of sentence based on his participation in institutional programs and on substantial personal progress since conviction.

64. Thomas Harris, who was convicted on October 17, 1949 in the Municipal Court for Milwaukee County of the crime of burglary and was sentenced to 3 years; on March 31, 1955 in the Municipal Court for Milwaukee County of the crimes of possession

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and sale of marijuana and was sentenced to 5 years on each count to be served concurrently; on March 15, 1967 in the County Court for Milwaukee County of the crime of disorderly conduct and was sentenced to a \$50 fine. Mr. Harris was granted an absolute pardon based on his community work and on substantial personal progress since conviction.

65. Murrell Hart, who was convicted on May 19, 1961 in the Municipal Court for Milwaukee County of the crime of sexual intercourse with a child and was sentenced to 2 years probation. Mr. Hart was granted an absolute pardon based on no subsequent felonies and on substantial personal progress since conviction.

66. Don Harvey who was convicted on June 22, 1970 in the County Court for Shawano County of the crime of burglary and was sentenced to 18 months probation. Mr. Harvey was granted an absolute pardon based on an indication from the prosecuting district attorney that Executive Clemency would be appropriate and on substantial personal progress since conviction.

67. Nathaniel Harwell, who was convicted on June 10, 1968 in the Circuit Court for Milwaukee County of the crime of battery to a police officer and was sentenced to 2 years probation. Mr. Harwell was granted an absolute pardon based on no prior or subsequent felony convictions.

68. Roger Haugen, who was convicted on August 1, 1969 (sentence commenced March 23, 1971) in the Circuit Court for Milwaukee County of the crime of burglary and was sentenced to 4 years. Mr. Haugen was granted an absolute pardon based on substantial personal progress since conviction and to prevent an otherwise required deportation.

69. Rick Haultaufderheid, who was convicted on August 17, 1972 in the Circuit Court for Grant County of the crime of sale of dangerous drug and was sentenced to 2 years probation. Mr. Haultaufderheid was granted a conditional pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

70. Jon Higginbotham, who was convicted on June 18, 1969 in the Circuit Court for Milwaukee County of the crimes of theft (party to a crime), arson (party to a crime) and burglary (party to a crime) and was sentenced to 2 years, 2 years concurrently and 4 years consecutively to be served on probation. Mr. Higginbotham was granted a commutation of sentence based on no objection from

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the Milwaukee County Adult Probation Department and on substantial personal progress since conviction.

71. William Hug, who was convicted on January 4, 1968 in the Circuit Court for Milwaukee County of the crime of first degree murder and was sentenced to life imprisonment. Mr. Hug was granted a commutation of sentence based on his participation in institutional programs and on substantial personal progress since conviction.

72. Dwight Hurley, who was convicted on February 4, 1967 in the Municipal Court for Manitowoc County of the crime of operating motor vehicle after revocation or suspension of license and was sentenced to 90 days. Mr. Hurley was granted an absolute pardon based on no subsequent felony convictions and on substantial personal progress since conviction.

73. Scott Jahn, who was convicted on February 15, 1973 in the Circuit Court for Milwaukee County of the crime of sale of heroin (party to a crime) and was sentenced to 2-5 years. Mr. Jahn was granted a commutation of sentence based on legislative revision of the laws relating to controlled substances.

74. William G. Jensen, who was convicted on March 9, 1966 in the County Court for Wood County of the crime of indecent liberties with a child and was sentenced to an indeterminate term. Mr. Jensen was granted an absolute pardon based on a recommendation from the Division of Corrections and on substantial personal progress since conviction.

75. Harold Jerzakowski, who was convicted on October 23, 1953 in the Municipal Court for Milwaukee County of the crime of sodomy and was sentenced to 2 years probation. Mr. Jerzakowski was granted an absolute pardon based on no further felony convictions.

76. Richard Johns, who was convicted on November 5, 1971 in the Circuit Court for Brown County of the crime of sale of narcotic drugs and giving away dangerous drugs and was sentenced to 4 years on each count to be served concurrently. Mr. Johns was granted a commutation of sentence based on legislative revision of the laws relating to controlled substances.

77. Ruble Jones, who was convicted on November 25, 1952 in the Municipal Court for Milwaukee County of the crimes of carnal knowledge and abuse and was sentenced to 2-1/2 years. Mr. Jones was granted an absolute pardon based on a recommendation from

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the Department of Health & Social Services and on substantial personal progress since conviction.

78. Richard Jurgensen, who was convicted on December 13, 1963, in the Circuit Court for Milwaukee County of the crime of theft and was sentenced to 3-1/2 years. Mr. Jurgensen was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

79. Edmund Kasza, who was convicted on January 23, 1961 in the County Court for Walworth County of the crime of 2 counts burglary and was sentenced to 3 years probation on each count to be served concurrently. Mr. Kasza was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

80. David Kessler, who was convicted on January 7, 1965 in the County Court for Rock County of the crime of 6 counts theft and was sentenced to a total of 6 years. In addition, on October 20, 1965 Mr. Kessler was convicted in the County Court for Green County of the crime of forgery and was sentenced to 1 year. Mr. Kessler was granted an absolute pardon based on an early discharge from supervision and on substantial personal progress since conviction.

81. Dennis Kettinger, who was convicted on February 23, 1961 in the Municipal Court for Milwaukee County of the crimes of operating a motor vehicle without owner's consent and burglary and was sentenced to 5 years and 5 years to be served concurrently. Mr. Kettinger was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

82. Thomas Kocent, who was convicted on July 28, 1972 in the Circuit Court for Milwaukee County of the crime of sale of heroin (party to a crime) and was sentenced to 2-4 years. Mr. Kocent was granted a commutation of sentenced based on a legislative revision of the laws relating to controlled substances.

83. Mary Koehler, who was convicted on April 17, 1972 in the County Court for Shawano County of the crime of delivery of controlled substance and was sentenced to 2 years probation. Ms. Koehler was granted an absolute pardon based on a

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recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

84. Betty Krohn, who was convicted on May 24, 1972 in the Circuit Court for Milwaukee County of the crimes of 3 counts forgery (uttering) (endorsement) and 3 counts forgery (uttering) and was sentenced to 5 years on each count (first 3 counts) to be served consecutively and 5 years on each additional count to be served consecutively to each other but concurrently to count 1. In addition Ms. Krohn was convicted on May 25, 1972 in the Circuit Court for Milwaukee County of the crime of obstructing an officer and was sentenced to 1 year consecutively. Ms. Krohn was granted a commutation of sentence based on a recommendation from the Department of Health & Social Services.

85. Frederick Kuhn, who was convicted on October 6, 1942 in the Circuit Court for Oconto County of the crime of breaking & entering and was sentenced to 3 years. Mr. Kuhn was granted an absolute pardon based on no subsequent felony conviction and on substantial personal progress since conviction.

86. Gary Kromray, who was convicted on December 30, 1968 in the County Court for Waukesha County of the crime of burglary and was sentenced to 3 years probation. Mr. Kromray was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

87. Melvateem Lampkins, who was convicted on June 6, 1969 in the Circuit Court for Milwaukee County of the crimes of first degree murder, armed robbery (party to a crime) and attempted murder (party to a crime) and was sentenced to life, 30 years consecutively and 30 years consecutively. Ms. Lampkins was granted a commutation of sentence based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

88. Gary Larson, who was convicted on May 17, 1971 in the County Court for Sheboygan County of the crime of sale of dangerous drug to minors and was sentenced to 18 months. Mr. Larson was granted an absolute pardon based on a recommendation from the Department of Health and Social Services and on substantial personal progress since conviction.

89. Jack Laster, who was convicted on October 5, 1971 in the Circuit Court for Milwaukee County of the crime of second degree



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murder and was sentenced to 5-15 years. Mr. Laster was granted a commutation of sentence based on his age and his eligibility date for parole consideration as well as substantial personal progress since conviction.

90. David G. Lattos, who was convicted on February 25, 1970 in the County Court for Dane County of the crime of theft and was sentenced to a \$50 fine. Mr. Lattos was granted an absolute pardon based on no prior or subsequent felony convictions and on substantial personal progress since conviction.

91. Stephan LaValle, who was convicted on April 4, 1962 in the Circuit Court for Milwaukee County of the crime of burglary and was sentenced to 3 years probation. Mr. LaValle was granted an absolute pardon based on his early discharge from supervision and on substantial personal progress since conviction.

92. Stephen Lockwood, who was convicted on October 4, 1972 in the Circuit Court for Dane County of the crime of sale of dangerous drug (2 counts) and was sentenced to 3 years probation on each count to be served concurrently. Mr. Lockwood was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

93. Paul Lomartire, who was convicted on June 9, 1971 in the County Court for Kenosha County of the crime of shoplifting and was sentenced to a \$250 fine. Mr. Lomartire was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

94. Frank Lueptow, who was convicted on January 11, 1971 in the County Court for Green Lake County of the crime of 3 counts sale of marijuana and was sentenced to 2 years on each count to be served concurrently. Mr. Lueptow was granted a conditional pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

95. Michael Mandelman, who was convicted on March 17, 1969 in the County Court for Milwaukee County of the crime of theft and was sentenced to a \$25 fine. Mr. Mandelman was convicted on August 21, 1969 in the County Court for Milwaukee County of the crime of possession of dangerous drugs and was sentenced to a \$100 fine. Mr. Mandelman was also convicted on April 27, 1970 in the County Court for Milwaukee County of the crime of possession of

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marijuana and was sentenced to a \$100 fine. Mr. Mandelman was granted a conditional pardon based on no subsequent felony conviction, community involvement and on substantial personal progress since conviction.

96. Robert Maranger, who was convicted on August 2, 1971 in the County Court for Racine County of the crime of second degree murder and was sentenced to 5 years. Mr. Maranger was granted a commutation of sentence based on the structure of his sentence and the date of eligibility for parole consideration and on substantial personal progress since conviction.

97. Frank Mata, who was convicted on September 23, 1971 in the Circuit Court for Milwaukee County of the crime of endangering safety by conduct regardless of life and was sentenced to 2 years probation. Mr. Mata was granted an absolute pardon to prevent an otherwise required deportation and on substantial personal progress since conviction.

98. Robert Matasek, who was convicted on December 14, 1960 in the District Court for Milwaukee County of the crime of issue of worthless checks and was sentenced to 6 months probation. On April 27, 1961 Mr. Matasek was convicted in the Municipal Court for Milwaukee County of the crime of transfer of encumbered property and was sentenced to 2 years probation. On May 24, 1965 Mr. Matasek was convicted in the County Court of Ozaukee County of the crime of violation of 946.42(1)(b) and was sentenced to \$90 fine. Mr. Matasek was granted an absolute pardon based on no subsequent felony convictions and on substantial personal progress since conviction.

99. Michael Maxiculi, who was convicted on March 27, 1972 in the County Court for Columbia County of the crime of forgery and was sentenced to 3 years probation. Mr. Maxiculi was granted an absolute pardon based on no subsequent felony convictions, gainful employment and furtherance of education as well as substantial personal progress since conviction.

100. Richard McCleary, who was convicted on March 21, 1969 in the Circuit Court for Milwaukee County of the crime of forgery (uttering) and was sentenced to 5 years. Mr. McCleary was granted a conditional pardon based on his early release from supervision and on substantial personal progress since supervision.

101. Austin McClendon, who was convicted on June 5, 1962 in the Circuit Court for Dane County of the crime of 2 counts forgery

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and was sentenced to 2 years on each count to be served concurrently. Mr. McClendon was granted an absolute pardon based on his community work, a recommendation by the Department of Health & Social Services and on substantial personal progress since conviction.

102. Dean McKeever (a/k/a Richard O'Connor) was convicted on March 19, 1969 in the Circuit Court for Milwaukee County of the crime of forgery and was sentenced to 7 years. Mr. McKeever was granted a commutation of sentence based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

103. Ronald Mehler, who was convicted on March 30, 1972 in the Circuit Court for Milwaukee County of the crime of burglary (party to a crime) and was sentenced to 2 years probation. Mr. Mehler was granted a conditional pardon based on no prior or subsequent felony conviction and on substantial personal progress since conviction.

104. David A. Meyer, who was convicted on July 2, 1964 in the County Court for Outagamie County of the crime of contributing to the delinquency of a minor and was sentenced to 1 year in the county jail. In Addition, Mr. Meyer was convicted on June 22, 1964 in the County Court for Outagamie County of the crime of theft and was sentenced to 1 year probation. Mr. Meyer was granted an absolute pardon based on an indication from the Department of Health & Social Services that Executive Clemency would be appropriate and on substantial personal progress since conviction.

105. Larry Roderick Miller, who was convicted on September 10, 1953 in the Circuit Court for Dane County of the crime of 4 counts breaking and entering and was sentenced to 3 years on each count to be served concurrently. Mr. Miller was also convicted on May 8, 1959 in the Superior Court for Dane County for the crimes of grand theft and 2 counts worthless checks and was sentenced to 6 months in the county jail on all counts to be served concurrently. Mr. Miller was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

106. Esther Moore, who was convicted on June 14, 1971 in the Circuit Court for Jefferson County of the crime of possession of a dangerous drug and was sentenced to 2 years probation. Ms. Moore was granted a conditional pardon based on a

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recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

107. Donald Morton, who was convicted on January 30, 1973 in the Circuit Court for Dane County of the crime of burglary and was sentenced to 2 years. Mr. Morton was granted a commutation of sentence based on a recommendation from the Department of Health & Social Services.

108. Donna Mae Munnik, who was convicted on May 19, 1958 in the Municipal Court for Sheboygan County of the crime of 2 counts embezzlement and was sentenced to 2 years probation on each count to be served concurrently. Ms. Munnik was granted an absolute pardon based on her community participation and a recommendation from the Department of Health & Social Services as well as on substantial personal progress since conviction.

109. Brian Nelson, who was convicted on November 30, 1970 in the County Court for Dane County of the crime of disorderly conduct and was sentenced to a \$200 fine. Mr. Nelson was granted an absolute pardon based on no prior or subsequent felony conviction and on substantial personal progress since conviction.

110. Stanley Nelson, Jr., who was convicted on July 12, 1967 in the County Court for Dane County of the crimes of possession of marijuana, lewd and lascivious behavior and was sentenced to 3 years and 1 year concurrently. Mr. Nelson was granted an absolute pardon based on legislative revision of the laws relating to controlled substances, a recommendation from the Acting Police Chief of the City of Madison and on substantial personal progress since conviction.

111. Laurel Normandin, who was convicted on April 21, 1941 in the Municipal Court for Milwaukee County of the crime of first degree murder and was sentenced to life imprisonment. Mr. Normandin was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress.

112. Ronald Nowak, who was convicted on March 26, 1957 in the Circuit Court for Monroe County of the crime of sexual intercourse with a child and was sentenced to 5 years. Mr. Nowak was granted an absolute pardon based on no subsequent felony convictions and on substantial personal progress since conviction.

113. John Olson, who was convicted on October 12, 1971 in the Circuit Court for Oconto County of the crime of second degree

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murder and was sentenced to 5-20 years. Mr. Olson was granted a commutation of sentence based on his age and his parole eligibility date.

114. Andris Ozols, who was convicted on March 10, 1964 in the Circuit Court for Ozaukee County of the crime of negligent homicide and was sentenced to 3 years probation. Mr. Ozols was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

115. Thomas Paulson, who was convicted on September 20, 1971 in the Circuit Court for LaCrosse County of the crime of possession of dangerous drug and was sentenced to 2 years probation. Mr. Paulson was granted an absolute pardon based on his efforts to become a contributing member of his community and on substantial personal progress since conviction.

116. Christine Lee Losiniecki Peck, who was convicted on January 22, 1968 in the County Court for Waukesha County of the crime of use of marijuana for smoking purposes and was sentenced to 3 years probation. Ms. Peck was granted an absolute pardon based on a statement from the sentencing judge and on substantial personal progress since conviction.

117. Evonne Peterson, who was convicted on August 17, 1972 in the Circuit Court for Grant County of the crime of sale of marijuana and was sentenced to 2 years probation. Ms. Peterson was granted a conditional pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

118. Kenneth Pickett, who was convicted on January 9, 1967 in the County Court for Oneida County of the crimes of 4 counts burglary and causing bodily harm and was sentenced to 3 terms of 1 year and 1 term of 2 years concurrently and 6 months in the county jail. Mr. Pickett was granted an absolute pardon based on recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

119. David J. Quade, who was convicted on February 5, 1968 in the County Court for Rock County of the crimes of 3 counts breaking and entering and burglary and was sentenced to 5 years on each count to be served concurrently. Mr. Quade was granted an absolute pardon based on recommendation from the Department

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of Health & Social Services and on substantial personal progress since conviction.

120. David Radtke, who was convicted on August 27, 1971 in the County Court for Wood County of the crimes of possession of dangerous drugs and possession of marijuana and was sentenced to 3 years probation. Mr. Radtke was granted a conditional pardon based on a recommendation from the sentencing judge and district attorney and on substantial personal progress since conviction.

121. Lillian Raml, who was convicted on February 27, 1959 in the Municipal Court for Sheboygan County of the crime of false representation in securing aid to dependent children and was sentenced to 2 years probation. Ms. Raml was granted an absolute pardon based on recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

122. Palmer Rusk, who was convicted on March 19, 1971 in the Circuit Court for Pepin County of the crime of burglary and was sentenced to 15 months probation. Mr. Rusk was granted a conditional pardon based on no prior or subsequent felony conviction and on substantial personal progress since conviction.

123. James Rasmussen, who was convicted on May 12, 1947 in the Municipal Court for Rock County of the crime of attempted larceny of a motor vehicle and was sentenced to 1 year and 1 day probation. Mr. Rasmussen was granted an absolute pardon based on a recommendation from the Division of Corrections and on substantial personal progress since conviction.

124. Paul Rasmussen, who was convicted on August 2, 1972 in the Circuit Court for Milwaukee County of the crime of 4 counts sale of a narcotic drug and was sentenced to 4 terms of 2-10 years to be served concurrently. Mr. Rasmussen was granted a commutation of sentence based on legislative revision of the laws relating to controlled substances.

125. Kenneth Rauens, who was convicted on August 7, 1957 in the Municipal Court for Outagamie County of the crime of operating a motor vehicle without owner's consent and was sentenced to 2 years. Mr. Rauens was granted an absolute pardon based on no prior or subsequent felony convictions and on substantial personal progress since conviction.

126. John R. Richmond, who was convicted on June 10, 1971 in the Circuit Court for LaCrosse County of the crime of theft and

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was sentenced to a \$100 fine. Mr. Richmond was granted an absolute pardon based on no prior or subsequent felony conviction, community participation and on substantial personal progress since conviction.

127. Allan Rifkin, who was convicted on October 30, 1972 in the County Court for Dane County of the crime of possession of marijuana and was sentenced to a \$100 fine. Mr. Rifkin was granted an absolute pardon based on no prior or subsequent felonies and his pursuit of a medical career as well as substantial personal progress since conviction.

128. Lawrence Rosebaugh, who was convicted on June 6, 1969 in the Circuit Court for Milwaukee County of the crimes of theft (party to a crime), arson (party to a crime) and burglary (party to a crime) and was sentenced to 2 years, 2 years concurrently and four years consecutively on probation. Mr. Rosebaugh was granted a commutation of sentence based on no objection from the Milwaukee County Adult Probation Department and on substantial personal progress since conviction.

129. Mathias Rossmeissl, who was convicted on October 14, 1966 in the County Court for Outagamie County of the crime of 8 counts burglary and was sentenced to 3 years probation on all counts to be served concurrently. Mr. Rossmeissl was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

130. Michael Roubal, who was convicted on March 1, 1965 in the County Court for Barron County of the crime of causing bodily harm and was sentenced to 3 years probation. Mr. Roubal was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

131. Robert Rupnow, who was convicted on December 1, 1971 in the Circuit Court for Milwaukee County of the crime of sale of marijuana (party to a crime) and was sentenced to 2 years probation. Mr. Rupnow was granted an absolute pardon based on his early release from supervision and on substantial personal progress since conviction.

132. Gary Rutta, who was convicted on February 11, 1972 in the County Court for Portage County of the crime of the sale of heroin and was sentenced to 2-5 years. Mr. Rutta was granted a

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commutation of sentence based on legislative revision of the laws relating to controlled substances.

133. Alcario Samudio, who was convicted on June 26, 1958 in the County Court for Jefferson County of the crime of causing great bodily harm and was sentenced to 30 days in the county jail. Mr. Samudio was granted an absolute pardon based on no prior or subsequent felony convictions, community participation and on substantial personal progress since conviction.

134. Gerald Scalissi, who was convicted on February 19, 1971 in the County Court for Dane County of the crime of operating a motor vehicle after revocation of license and was granted a commutation of sentence based on the fact that the original attorney had never perfected an appeal and Mr. Scalissi had to start serving the sentence 2 years later.

135. John Scheidnasz, who was convicted on December 22, 1954 in the Municipal Court for Milwaukee County of the crime of carnal knowledge and abuse and was sentenced to 15 years. In addition, Mr. Scheidnasz was convicted on October 29, 1956 in Circuit Court for Milwaukee County of the crime of carnal knowledge and abuse and was sentenced to 25 years consecutively. Mr. Scheidnasz was granted a commutation of sentence based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

136. James Schlender, who was convicted on April 5, 1968 in the County Court for Waukesha County of the crime of aiding and abetting a burglary and was sentenced to 3 years. In addition, Mr. Schlender was convicted on April 12, 1968 in the Circuit Court for Milwaukee County of the crime of burglary and was sentenced to 3 years probation. Mr. Schlender was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and the Milwaukee County Adult Probation Department as well as on substantial personal progress since conviction.

137. Clarence Schultz, who was convicted on September 22, 1958 in the County Court for Chippewa County of the crimes of armed robbery (masked) and attempted third degree murder and was sentenced to 20 years concurrently & 20 years concurrently but consecutively to a previous sentence. Mr. Schultz was granted a commutation of sentence based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.



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138. Charles Schwamb, who was convicted on February 1, 1966 in the Circuit Court for Milwaukee County of the crime of first degree murder and was sentenced to life imprisonment. Mr. Schwamb was granted a commutation of sentence based on a recommendation from the Department of Health & Social Services as well as on substantial personal progress since conviction.

139. Otis Setser, who was convicted on June 4, 1962 in the County Court for Kenosha County of the crime of attempted theft and was sentenced to 2 years. In addition, Mr. Setser was convicted on August 3, 1962 in the County Court for Walworth County of the crimes of 3 counts criminal damage to property, theft, 2 counts petty theft and was sentenced to 2 years probation on all counts all to be served concurrently. Mr. Setser was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

140. Mona Shapiro, who was convicted on April 24, 1967 in the County Court for Dane County of the crime of petty theft and was sentenced to a \$20 fine. Ms. Shapiro was granted an absolute pardon based on no prior or subsequent felony conviction and on substantial personal progress since conviction.

141. Sidney Sharp, who was convicted on July 25, 1969 in the County Court for Dane County of the crime of petty theft and was sentenced to a \$50 fine. Ms. Sharp was granted an absolute pardon based on no prior or subsequent felony conviction and on substantial personal progress since conviction.

142. Tommy Shead, who was convicted on May 5, 1971 in the County Court for Winnebago County of the crime of 6 counts issue of worthless checks and was sentenced to 1 year on each count all to be served consecutively. Mr. Shead was granted a commutation of sentence based on an indication from the Department of Health & Social Services that an earlier parole eligibility date would be appropriate.

143. Roscoe Short, Jr. who was convicted on August 27, 1962 in the County Court for LaCrosse County of the crime of intentionally conducting a lottery and was sentenced to a \$200 fine. Mr. Short was granted an absolute pardon based on no prior or subsequent felony conviction and on substantial personal progress since conviction.

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144. A. Z. Smith, who was convicted on April 22, 1970 in the County Court for Milwaukee County of the crime of carrying a concealed weapon and was sentenced to a \$183.50 fine. Mr. Smith was granted a conditional pardon based on no prior or subsequent felony convictions and on substantial personal progress since conviction.

145. George R. Smith, who was convicted on April 11, 1969 in the Circuit Court for Rock County of the crime of resisting arrest and was sentenced to a \$500 fine and 1 year in the county jail which was suspended to 6 months probation. Mr. Smith was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on subsequential personal progress since conviction.

146. Charles Smotherman, who was convicted on November 10, 1961 in the Circuit Court for Fond du Lac County of the crime of third degree murder and 2 counts of breaking and entering and was sentenced to 35 years, 10 years concurrently and 10 years consecutively to the 10 year sentence. Mr. Smotherman was granted a commutation of sentence based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

147. Ronald Sokoly, who was convicted on March 5, 1969 in the Circuit Court for Milwaukee County of the crime of giving away dangerous drugs and was sentenced to 1 year probation. Mr. Sokoly was granted an absolute pardon based on no further felony convictions and on substantial personal progress since conviction.

148. William Solchenberger, who was convicted on August 29, 1968 in the County Court for Dane County of the crime of breaking and entering and was sentenced to two years. Mr. Solchenberger was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

149. William E. Starr, who was convicted on May 28, 1969 in the Circuit Court for Milwaukee County of the crimes of burglary and armed robbery and was sentenced to 2 years and 30 years consecutively. In addition, Mr. Starr was convicted on October 9, 1969 in the Circuit Court for Milwaukee County of the crime of armed robbery (party to a crime) and was sentenced to 15 years consecutively. Mr. Starr was granted a commutation of sentence based on his excellent institutional adjustment and personal progress since conviction.

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150. Randolph Noel Stone, who was convicted on February 27, 1970 in the Circuit Court for Milwaukee County of the crime of burglary and was sentenced to 3 years probation. Mr. Stone was granted an absolute pardon based on his community participation and on substantial personal progress.

151. Robert Steinbruecker, who was convicted on September 6, 1963 in the County Court for Sheboygan County of the crime of breaking and entering and was sentenced to 1 year probation. Mr. Steinbruecker was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

152. Arletta Swanson, who was convicted on August 10, 1955 in the Municipal Court for Milwaukee County of the crime of first degree murder and was sentenced to life imprisonment. Mrs. Swanson was granted an absolute pardon based on a recommendation of the Department of Health & Social Services and on substantial personal progress since conviction.

153. Earnest Taylor, who was convicted on June 12, 1972 in the Circuit Court for Milwaukee County of the crime of second degree murder and was sentenced to 5 years. Mr. Taylor was granted a commutation of sentence based on his excellent record since incarceration.

154. Henry Thompson, who was convicted on February 24, 1967 in the Circuit Court for Milwaukee County of the crime of first degree murder and was sentenced to life imprisonment. Mr. Thompson was granted a commutation of sentence based on his poor health.

155. Gilbert Turner, who was convicted on April 10, 1970 in the Circuit Court for Milwaukee County of the crime of possession of narcotic drug and was sentenced to 2-9 years. Mr. Turner was granted a commutation of sentence based on legislative revision of the laws relating to controlled substances.

156. William Tyroler, who was convicted on December 14, 1971 in the County Court for Dane County of the crime of shoplifting and was sentenced to a \$75 fine. Mr. Tyroler was granted an absolute pardon based on no prior or subsequent felonies, his pursuit of further educational opportunities and substantial personal progress since conviction.

157. John Vance, who was convicted on March 2, 1970 in the County Court for Rock County of the crime of first degree murder

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and was sentenced to life imprisonment. Mr. Vance was granted a commutation of sentence based on his excellent adjustment to the institution.

158. Eugenia Van Veghel, who was convicted on April 27, 1970 in the Circuit Court for Manitowoc County of the crime of possession of marijuana and was sentenced to 2 years probation. Ms. Van Veghel was granted a conditional pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

159. James Van Veghel, who was convicted on April 27, 1970 in the Circuit Court for Manitowoc County of the crime of possession of marijuana and was sentenced to 2 years probation. Mr. Van Veghel was granted a conditional pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

160. Frank Velasquez, who was convicted on March 23, 1966 in the Circuit Court for Milwaukee County of the crime of second degree murder and was sentenced to 25 years. Mr. Velasquez was granted a commutation of sentence based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

161. Kenneth Wagner, who was convicted on February 18, 1971 in the Circuit Court for Dane County of the crime of sale of dangerous drug to person under 21 and was sentenced to 7 years. Mr. Wagner was granted a commutation of sentence based on legislative revision of the laws relating to controlled substances.

162. Perry Warthan, who was convicted on September 7, 1940 in the Circuit Court for LaCrosse County of the crimes of assault and robbery, assault with intent to do great bodily harm and was sentenced to 3-15 years and 1-2 years concurrently. Mr. Warthan was granted an absolute pardon based on no further felony record in Wisconsin and no further felony conviction since 1967 and on substantial personal progress since conviction.

163. Loren Washington, who was convicted on April 4, 1969 in the County Court for Milwaukee County of the crime of operating a motor vehicle without the owner's consent (party to a crime) and was sentenced to 1 year probation. Mr. Washington was granted an absolute pardon based on no prior or subsequent felony conviction and on substantial personal progress since conviction.

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164. Raymond Wendt, who was convicted on February 11, 1953 in the Municipal Court for Milwaukee County of the crime of 4 counts burglary and was sentenced to 3 years on each count to be served concurrently. Mr. Wendt was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

165. Russell Wheaton, who was convicted on October 7, 1958 in the County Court for Marquette County of the crime of burglary and was sentenced to 3 years probation. Mr. Wheaton was granted an absolute pardon based on no subsequent adverse contact with the law and on substantial personal progress since conviction.

166. David Wilcox, who was convicted on May 13, 1958 in the Municipal Court for Waukesha County of the crime of 10 counts burglary and was sentenced to 5 years on each count to be served concurrently. Mr. Wilcox was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

167. Warren Wilcox, who was convicted on March 28, 1962 in the County Court for Winnebago County of the crime of 11 counts burglary and was sentenced to 9 terms of 1 year to be served concurrently, 1 term of 3 years consecutively and 1 term of 2 years consecutively. Mr. Wilcox was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

168. DeLacey Williams, who was convicted on May 13, 1968 in the County Court for Dane County of the crimes of issuing worthless checks and forgery and was sentenced to 1 year and 1 year concurrently. In addition, Mr. Williams was convicted on May 16, 1968 in the County Court for Dane County of the crimes of issue of worthless checks and use of marijuana and was sentenced to 1 year consecutively and 1 year consecutively. Mr. Williams was granted an absolute pardon based on his community participation and on substantial personal progress since conviction.

169. Robert W. Willis, who was convicted on November 24, 1961 in the Circuit Court for Fond du Lac County of the crime of burglary and was sentenced to 2 years. Mr. Willis was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

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170. Isiah Wilson, who was convicted on December 15, 1964 in the Circuit Court for Milwaukee County of the crime of armed robbery and was sentenced to 5 years probation. Mr. Wilson was granted an absolute pardon based on his early discharge from supervision and on substantial personal progress since conviction.

171. Eugene Wimmer, who was convicted on May 19, 1949 in the Municipal Court for Milwaukee County of the crime of 2 counts carnal knowledge and abuse and was sentenced to 2 years probation. Mr. Wimmer was granted an absolute pardon based on no subsequent felony convictions and community participation as well as substantial personal progress since conviction.

172. Kenneth Wiseman, who was convicted on March 18, 1971 in the County Court for Dane County of the crime of shoplifting and was sentenced to a \$75 fine. Mr. Wiseman was granted an absolute pardon based on no prior or subsequent felony convictions and on substantial personal progress since conviction.

173. Harold Woolever, who was convicted on September 2, 1930 in the Juvenile Court for Rock County of the crime of auto theft and was sentenced to 2 years. On September 11, 1933 in the County Court for Vernon County of the crime of larceny and was sentenced to 1 year and on January 15, 1935 in the County Court for Crawford County of the crime of burglary and was sentenced to 13 months. Mr. Woolever was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

174. Stephen Wroblewski, who was convicted on January 6, 1969 in the Circuit Court for Milwaukee County of the crime of forgery (uttering) and was sentenced to 2 years probation. Mr. Wroblewski was granted a conditional pardon based on his contribution to his community and on substantial personal progress since conviction.

175. Marc Yeomans, who was convicted on July 29, 1971 in the County Court for Green Lake County of the crime of 2 counts of operating auto without the owner's consent and was sentenced to 18 months probation on each count to be served concurrently. Mr. Yeomans was granted a conditional pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

176. Lonnie Young, who was convicted on September 22, 1969 in the Circuit Court for Milwaukee County of the crime of first

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degree murder and was sentenced to life imprisonment. Mr. Young was granted a commutation of sentence so that he would be eligible to participate in institutional programs.

177. Santiago Zarate, who was convicted on January 11, 1972 in the Circuit Court for Milwaukee County of the crime of aggravated battery (party to a crime) and was sentenced to 3 years probation. Mr. Zarate was granted a conditional pardon based on his community participation and on substantial personal progress since conviction.

178. James Zautke, who was convicted on January 4, 1963 in the County Court for Dane County of the crime of 2 counts obtaining money under false pretenses and was sentenced to a \$25 fine on each count. In addition, Mr. Zautke was convicted on August 25, 1970 in the County Court for Dane County of the crime of disorderly conduct and was sentenced to a \$75 fine. Mr. Zautke was granted an absolute pardon based on no prior or subsequent felony conviction and on substantial personal progress since conviction.

179. Michael Zimmerman, who was convicted on September 16, 1971 in the Circuit Court for Portage County of the crime of burglary and was sentenced to 18 months probation. Mr. Zimmerman was granted an absolute pardon based on a recommendation from the Department of Health & Social Services and on substantial personal progress since conviction.

180. Carl Zinn, who was convicted on October 18, 1971 in the Circuit Court for Manitowoc County of the crime of first degree murder and was sentenced to life imprisonment. Mr. Zinn was granted a commutation of sentence based on his poor health.

Sincerely,  
PATRICK J. LUCEY  
Governor

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### CALENDAR OF APRIL 1

MARY WALTER, of Baileys Harbor, as a member of the University of Wisconsin Board of Regents, to succeed W. Roy Kopp, to serve for the term ending May 1, 1981.

Read.

The question was: Confirmation?

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The ayes and noes were required and the vote was: ayes, 25; noes, 0; absent or not voting, 6; as follows:

Ayes -- Senators Berger, Bidwell, Chilsen, Cullen, Devitt, Dorman, Flynn, Goyke, Harnisch, Hollander, Keppler, Kleczka, Knowles, Krueger, LaFave, Lorge, Martin, Morrison, Murphy, Petri, Risser, Swan, Theno, Thompson and Whittow -- 25.

Noes -- None.

Absent or not voting -- Senators Bablitch, Frank, Knutson, McKenna, Parys and Peloquin -- 6.

So the appointment was confirmed.

By request of Senator Dorman, with unanimous consent, **Senate Bills 136 and 137** were referred to the joint committee on Finance.

### **Senate Bill 88**

Relating to commencement of school terms.

Read a second time.

The question was: Indefinite postponement?

So the bill was not indefinitely postponed.

The question was: Shall the bill be ordered to a third reading?

The ayes and noes were demanded and the vote was: ayes, 11; noes, 16; absent or not voting, 4; as follows:

Ayes -- Senators Chilsen, Hollander, Kleczka, Knutson, Krueger, LaFave, Lorge, Murphy, Swan, Theno and Whittow -- 11.

Noes -- Senators Berger, Bidwell, Cullen, Devitt, Dorman, Flynn, Goyke, Harnisch, Keppler, Knowles, McKenna, Martin, Morrison, Petri, Risser and Thompson -- 16.

Absent or not voting -- Senators Bablitch, Frank, Parys and Peloquin -- 4.

So the bill was not ordered to a third reading.

### **Senate Bill 47**

Relating to exceptions to the veterinary licensing requirement.

Read a second time.

By request of Senator Chilsen, with unanimous consent, **Senate Bill 47** was referred to the committee on Senate Organization.

### **Senate Bill 18**

Relating to the commencement of judges' terms.

Read a second time.



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The question was: Adoption of senate substitute amendment 1?

So the amendment was adopted.

Ordered to a third reading.

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

**Senate Bill 18**

Read a third time and passed.

**Senate Bill 19**

Relating to reduction of the time limitation period for commencement of actions for contribution based on tort.

Read a second time.

Ordered to a third reading.

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

**Senate Bill 19**

Read a third time and passed.

**Senate Bill 27**

Relating to certification of applications for administrative termination of joint tenancies by notaries public.

Read a second time.

Ordered to a third reading.

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

**Senate Bill 27**

Read a third time.

The ayes and noes were demanded and the vote was: ayes, 15; noes, 12; absent or not voting, 4; as follows:

Ayes -- Senators Berger, Bidwell, Chilsen, Cullen, Flynn, Kleczka, Krueger, Lorge, McKenna, Morrison, Petri, Swan, Theno, Thompson and Whittow -- 15.

Noes -- Senators Devitt, Dorman, Goyke, Harnisch, Hollander, Keppler, Knowles, Knutson, LaFave, Martin, Murphy and Risser -- 12.

Absent or not voting -- Senators Bablitch, Frank, Parys and Peloquin -- 4.

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So the bill passed.

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LEAVE OF ABSENCE

By request of Senator Knutson, with unanimous consent, he was granted a leave of absence at 11:30 A.M. for everyday for the balance of the week.

**Senate Bill 81**

Relating to the number of appraisers required for inventory of decedent's estate.

Read a second time.

Ordered to a third reading.

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

**Senate Bill 81**

Read a third time and passed.

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

By request of Senator Hollander, with unanimous consent, the senate returned to the third order of business.

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BILLS INTRODUCED

Read first time and referred:

**Senate Bill 290**

Relating to state income tax deduction for legal fees incurred in adopting a child.

By Senator Petri.

To Joint Survey Committee on Tax Exemptions.

**Senate Bill 291**

Relating to authority to control traffic on school premises.

By Senator Hollander, cosponsored by Representative Luckhardt.

To committee on Education.

**Senate Bill 292**

Relating to the sale of automobile registration lists by the administrator of the division of motor vehicles.

## JOURNAL OF THE SENATE [April 1, 1975]

By Senators Cullen, Morrison, Goyke, Thompson, Harnisch, Berger, Chilsen, Martin, Kleczka, Swan, Flynn, Whittow, Murphy, Devitt, Lorge and Theno.

To committee on Judiciary and Consumer Affairs.

Senator Chilsen moved that **Senate Resolution 9** be made a special order of business at 10:00 A.M. Wednesday.

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### AMENDMENTS OFFERED

Senate substitute amendment 1 to **Senate Bill 100** by Senator Murphy.

Senate substitute amendment 1 to **Senate Bill 115** by Senators Berger and Goyke.

Senate amendment 1 to **Senate Bill 137** by Senator McKenna.

Senate substitute amendment 1 to **Senate Bill 220** by Senators Murphy, Frank and Knutson.

Senator Whittow moved that the senate stand adjourned.

The motion prevailed.

11:34 A.M.

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### INTRODUCTION OF GUESTS

Senators McKenna and Thompson introduced Tim, Steve and Mike Semmann and Jon and Peter Mayer of Sun Prairie.

Senator Risser introduced Margo, Kelly, Kathleen, Jeffrey and Mike Mitchell and Ardyth, Adria, Candice and Michael Cannon of Madison.

Senator Devitt introduced Mrs. Soik and Mrs. Pohlman of Whitefish Bay and Herr Ott of West Germany.