STATE OF WISCONSIN

Senate Journal

Eighty-Third Regular Session

THURSDAY, April 14, 1977.

10:00 A.M.

The senate met.

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

The senate stood for the prayer which was offered by Reverend Daniel Olson, Associate Minister of Bethany United Methodist Church, Madison

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

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

Senators Adelman, Bablitch, Berger, Bidwell, Braun, Chilsen, Cullen, Dorman, Flynn, Frank, Goyke, Harnisch, Keppler, Kleczka, Krueger, Lorge, McCallum, McKenna, Maurer, Morrison, Murphy, Offner, Parys, Peloquin, Radosevich, Risser, Sensenbrenner, Swan, Theno, Thompson and Van Sistine -- 31.

Absent -- None.

Absent with leave -- Senator Petri -- 1.

INTRODUCTION OF RESOLUTIONS

Senate Joint Resolution 34

Relating to proclaiming the date of May 1, 1977, as "Law Day U.S.A." and to declaring an open house of the State Capitol.

By Senators Bablitch, Risser and Krueger, by request of the State Bar of Wisconsin.

To committee on Senate Organization.

BILLS INTRODUCED

Read first time and referred:

Senate Bill 326

Relating to collective bargaining units consisting of police supervisors in cities of the 1st class and providing a penalty.

By Senators Parys, Flynn, Van Sistine, Berger, Swan, Kleczka, Frank, Keppler, Goyke, Maurer, McKenna, Radosevich and Peloquin; cosponsored by Representatives Kirby, Pabst, Hauke, Behnke, Plewa, Andrea, Menos and Looby, by request of Milwaukee Police Supervisors' Organization.

To committee on Agriculture, Aging and Labor.

Senate Bill 327

Relating to requiring court permission for certain remarriages.

By Senators Frank and Flynn; cosponsored by Representatives Tesmer, Tuczynski and Snyder, by request of Milwaukee County.

To committee on Judiciary and Consumer Affairs.

Senate Bill 328

Relating to the establishment and operation of a foster grandparent program under the department of health and social services, granting rule-making authority and making an appropriation.

By Senator Peloquin.

To committee on Human Services.

Senate Bill 329

Relating to miscellaneous changes in the authority of the educational approval board, granting rule-making authority and providing a penalty.

By Senator Peloquin; cosponsored by Representative Ferrall, by request of the Educational Approval Board.

To committee on Education and Revenue.

Senate Bill 330

Relating to prohibiting discrimination in extension of credit due to student status.

By Senator Peloquin.

To committee on Commerce.

Senate Bill 331

Relating to prohibiting release of register of deeds records for use in commercial mailing lists.

By Senator Peloquin.

To committee on Governmental and Veterans' Affairs.

Senate Bill 332

Relating to providing funds for the publication of a newsletter on aging and and making an appropriation.

By Senators Cullen, Maurer and Radosevich.

To committee on Agriculture, Aging and Labor.

Senate Bill 333

Relating to interference with visitation with a child and creating a penalty.

By Senator Flynn; cosponsored by Representative Barczak.

To committee on Judiciary and Consumer Affairs.

Senate Bill 334

Relating to permitting opticians and optometrists to advertise the cost of eyeglasses and contact lenses and granting rule-making authority.

By Senators Flynn, Berger, Swan, Morrison, Braun and Van Sistine; cosponsored by Representatives Czerwinski and Norquist.

To committee on Commerce.

COMMITTEE REPORTS

The committee on Senate Organization, acting under Senate Rule 20 (1) reports and recommends: the following nominations to committees for appointment by the Senate:

To the Natural Resources and Tourism committee Senator Theno.

To the Legislative Council, Senator Radosevich to replace Senator Martin.

FRED A. RISSER Chairman

The question was: Adoption of the committee report? Adopted.

The committee on Education and Revenue reports and recommends for introduction:

Senate Bill 335

Relating to employment relations in higher education, granting rule-making authority and making appropriations.

Introduction; Ayes, 3; Noes, 1.

Read first time and referred to committee on Education and Revenue.

GARY R. GOYKE

Chairman

Senator Cullen asked unanimous consent that Senate Bill 335 be withdrawn from the committee on Education and Revenue and referred to committee on Agriculture, Aging and Labor.

Senator Goyke objected.

By request of Senator Bablitch, with unanimous consent, Senate Bill 335 was withdrawn from the committee on Education and Revenue and referred to committee on Senate Organization.

The committee on Agriculture, Aging and Labor reports and recommends for introduction:

Senate Bill 336

Relating to voluntary impasse resolution procedures and public inspection of initial collective bargaining proposals in local government employment.

By request of Commission on State and Local Relations and Financing Policy.

Introduction; Ayes, 7; Noes, 0.

Read first time and referred to committee on Agriculture, Aging and Labor.

TIM CULLEN

Chairman

The Joint Committee on Revisions, Repeals and Uniform Laws reports and recommends for introduction:

Senate Bill 337

An act to repeal, renumber, renumber and amend, amend and create various provisions of the statutes for the purpose of correcting errors, supplying omissions, clarifying language, correcting titles of departments, officers and institutions, correcting and clarifying references, renumbering for better location and arrangement, eliminating duplications, unnecessary and obsolete provisions and reconciling conflicts (Revisor's Correction Bill).

Introduction; Ayes, 5; Noes, 0.

Read first time and referred to the Joint Committee on Revisions, Repeals and Uniform Laws.

Senate Bill 338

An act to amend various provisions of the statutes for the purpose of changing the title of chairman to chairperson and eliminating other distinctions based upon sex as directed by section 13.93 (1)(m) of the statutes and for correcting errors and clarifying language (Revisor's Correction Bill).

Introduction; Ayes, 5; Noes, 0.

Read first time and referred to the Joint Committee on Revisions, Repeals and Uniform Laws.

JAMES T. FLYNN Cochairman

LARY J. SWOBODA

Cochairman

The committee on Natural Resources and Tourism reports and recommends:

Assembly Bill 200

Relating to creating a conservation work projects board, establishing a conservation work projects program, granting rulemaking authority and making an appropriation.

Concurrence; Ayes, 4; Noes, 0.

TOM HARNISCH

Chairman

PETITIONS AND COMMUNICATIONS

Senate Petition 50

A petition by 142 students of Rhinelander High School in favor of Senate Bill 65 requiring a deposit on all soft drink and malt beverage containers, including cans.

By Senator Krueger.

Read and referred to committee on Natural Resources and Tourism.

EXECUTIVE COMMUNICATIONS

State of Wisconsin Office of the Governor Madison, Wisconsin

April 11, 1977.

To the Honorable, the Senate:

Pursuant to the provisions of the statutes governing, I have nominated and with the advice and consent of the senate do appoint Charles J. Cicchetti, of Madison, as Chairman of the Public Service Commission, to succeed Norman Clapp, resigned, to serve for the term ending Marh 1, 1979.

> Sincerely, PATRICK J. LUCEY Governor

Read and referred to the committee on Commerce.

MESSAGE FROM THE ASSEMBLY

By Everett E. Bolle, chief clerk. Mr. President:

I am directed to inform you that the assembly has passed and asks concurrence in:

Assembly Bill 176 Assembly Bill 310 Assembly Bill 354 Assembly Bill 358 Assembly Bill 150 Assembly Bill 186 Assembly Bill 324 Assembly Bill 198 Assembly Bill 254 Assembly Bill 351

Concurred in:

Senate amendment 1 to Assembly Bill 77 Senate amendment 1 to Assembly Bill 79 Senate amendment 1 to Assembly Bill 86

Amended and concurred in as amended:

Senate amendment 1 to Assembly Bill 152 (Assembly amendment 1 to Senate amendment 1 adopted).

Adopted and asks concurrence in:

Motions Under Joint Rule 7:

A joint certificate of commendation by Representatives Lorman and Luckhardt; cosponsored by Senators McKenna and McCallum for WATERTOWN GIRLS BASKETBALL TEAM on winning the Class A State Basketball Championship.

A joint certificate of congratulations by Representative Kincaid; cosponsored by Senator Krueger for LAONA BASKETBALL TEAM on being the Northern Lakes Conference Champs.

A joint certificate of commendation by Representative Kincaid; cosponsored by Senator Krueger for CHARLES LUDEMAN on being the Northern Lakes Conference wrestler winner.

A joint certificate of congratulations by Representative Lewison; cosponsored by Senator Offner for EASTMAN MUTUAL FIRE INSURANCE COMPANY on 100 years in business.

A joint certificate of congratulations by Representative Roberts; cosponsored by Senator Offner for WEST SALEM PANTHERS BASKETBALL TEAM on going to state tournaments in their first year as a team.

A joint certificate of congratulations by Representative Roberts; cosponsored by Senator Offner for EUGENE AND SUSAN WALDENBERGER on the birth of their three daughters.

A joint certificate of condolence by Representatives Roberts and Medinger; cosponsored by Senator Offner for THE FAMILY OF D. RUSSELL WARTINBEE on his death.

A joint certificate of congratulations by Representative Johnson; cosponsored by Senator Cullen for BELOIT CATHOLIC HIGH SCHOOL on winning the W.I.S.A.A. Class B State Basketball Championship.

MESSAGE FROM THE ASSEMBLY CONSIDERED

Assembly Bill 176

Relating to limiting back billing by public utilities.

By Representatives Kirby, Tuczynski, Norquist, Metz and Hanson, cosponsored by Senator Berger.

Read first time and referred to the committee on Commerce.

Assembly Bill 310

Relating to private interests in public contracts.

By Representatives Mohn, Tesmer, Vanderperren, Lingren, Dandeneau, Hanson and Early.

Read first time and referred to the committee on Judiciary and Consumer Affairs.

Assembly Bill 354

Relating to requiring law enforcement officers to monitor citizens band radio channel 9 and providing a penalty.

By Representatives Behnke, Lingren, Klicka, Vanderperren, Snyder, Litscher, Hauke, Menos, Kincaid, Czerwinski, Lallensack, Murray, Groshek, Gerlach, Rooney, Schricker, Conradt, McEssy and Lewison.

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

Assembly Bill 358

Relating to removal of certain parked vehicles from the highways.

By Representatives Lallensack, Otte, Elconin, Munts, Barczak and Potter, cosponsored by Senator McKenna.

Read first time and referred to the committee on Commerce.

Assembly Bill 150

Relating to exempting producers of honey from food processing regulation.

By Representatives Swoboda, Vanderperren, Day, Matty, Litscher, Mohn, Metz, Roberts, Rogers, Thompson, Tregoning, Ausman, Groshek, Goodrich, Duren, Gower, Luckhardt, Olson, Schmidt, Lewison and Schricker, cosponsored by Senators Bidwell and Martin.

Read first time and referred to the committee on Agriculture, Aging and Labor.

Assembly Bill 186

Relating to declaring certain farm drainage ditches to be nonnavigable waters.

By Representatives Groshek, Thompson, Vanderperren, Day, Everson, Conradt, Schricker, Hanson, Schmidt, Porter, Byers, Kincaid and Lallensack. Read first time and referred to the committee on Natural Resources and Tourism.

Assembly Bill 324

Relating to bonds required for school officials and employes.

By Representatives Engeleiter, Flintrop, Elconin, Travis, Gunderson and Goodrich.

Read first time and referred to the committee on Education and Revenue.

Assembly Bill 198

Relating to training requirements for barber apprentice permit applicants.

By Representatives Thompson and Roberts, cosponsored by Senator Bidwell, by request of Kendra Nelson, Wonewoc, WI.

Read first time and referred to the committee on Commerce.

Assembly Bill 254

Relating to permitting irrevocable burial trusts.

By Representatives Dandeneau, Soucie and McClain, cosponsored by Senator Dorman.

Read first time and referred to the committee on Judiciary and Consumer Affairs.

Assembly Bill 351

Relating to tax on liquor produced from whey and brewing wastes or by pollution control facilities.

By Representatives Day, Jackamonis, Hasenohrl, Lallensack, Potter, Byers, Vanderperren, Litscher, Groshek, Mohn, Donoghue, Schricker, Swoboda, Luckhardt, McClain, Conradt, Bradley, Porter, Wahner and Schmidt, cosponsored by Senators Morrison, Radosevich, Maurer, Berger, Cullen, Bablitch, Chilsen, Harnisch, Frank and Krueger.

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

By request of Senator Cullen, with unanimous consent, Assembly Bill 351 was withdrawn from the committee on Governmental and Veterans' Affairs and referred to the committee on Agriculture, Aging and Labor.

By request of Senator Cullen, with unanimous consent, Assembly Bill 186 was withdrawn from the committee on Natural Resources and Tourism and referred to the committee on Senate Organization.

Adopted and asks concurrence in:

Motions Under Joint Rule 7:

A joint certificate of commendation by Representatives Lorman and Luckhardt; cosponsored by Senators McKenna and McCallum for WATERTOWN GIRLS BASKETBALL TEAM on winning the Class A State Basketball Championship.

A joint certificate of congratulations by Representative Kincaid; cosponsored by Senator Krueger for LAONA BASKETBALL TEAM on being the Northern Lakes Conference Champs.

A joint certificate of commendation by Representative Kincaid; cosponsored by Senator Krueger for CHARLES LUDEMAN on being the Northern Lakes Conference wrestler winner.

A joint certificate of congratulations by Representative Lewison; cosponsored by Senator Offner for EASTMAN MUTUAL FIRE INSURANCE COMPANY on 100 years in business.

A joint certificate of congratulations by Representative Roberts; cosponsored by Senator Offner for WEST SALEM PANTHERS BASKETBALL TEAM on going to state tournaments in their first year as a team.

A joint certificate of congratulations by Representative Roberts; cosponsored by Senator Offner for EUGENE AND SUSAN WALDENBERGER on the birth of their three daughters.

A joint certificate of condolence by Representatives Roberts and Medinger; cosponsored by Senator Offner for THE FAMILY OF D. RUSSELL WARTINBEE on his death.

A joint certificate of congratulations by Representative Johnson; cosponsored by Senator Cullen for BELOIT CATHOLIC HIGH SCHOOL on winning the W.I.S.A.A. Class B State Basketball Championship.

The above motions under joint rule 7 were read and concurred in enmasse.

MOTIONS

By request of Senator Flynn, with unanimous consent, Senate Bill 243 was withdrawn from the committee on Judiciary and Consumer Affairs and referred to the committee on Agriculture, Aging and Labor.

By request of Senator Theno, with unanimous consent, Senate Bill 161 was withdrawn and returned to the author.

By request of Senator Sensenbrenner, with unanimous consent, Senate Joint Resolution 13 was withdrawn and returned to the author.

Senator Flynn asked unanimous consent that Senate Bill 334 be withdrawn from the committee on Commerce and referred to the committee on Judiciary and Consumer Affairs.

Senator Parys objected.

By request of Senator Bablitch, with unanimous consent, Senate Bill 334 was withdrawn from the committee on Commerce and referred to the committee on Senate Organization.

By request of Senator Goyke, with unanimous consent, Senate Bill 289 was withdrawn from the committee on Education and Revenue and referred to the committee on Senator Organization.

Senator Lorge moved reconsideration of the vote by which Senate Bill 3 was indefinitely postponed.

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

Senator Berger objected.

Senator Kleczka moved that the motion for reconsideration of the vote by which Senate Bill 3 was indefinitely postponed be laid on the table.

Senator Bablitch introduced Senator Jack Potter former representative of the 24th senatorial district, and with unanimous consent, he was invited to address the senate.

Senator Potter approached the rostrum where he addressed a few remarks to the senate.

The question was: Shall the motion for reconsideration of the vote by which Senate Bill 3 was indefinitely postponed be laid on the table?

The ayes and noes were demanded and the vote was: ayes, 12; noes, 19; absent or not voting, 1; as follows:

Ayes -- Senators Bidwell, Chilsen, Cullen, Goyke, Keppler, Kleczka, Lorge, McCallum, Parys, Risser, Swan and Theno -- 12.

Noes -- Senators Adelman, Bablitch, Berger, Braun, Dorman, Flynn, Frank, Harnisch, Krueger, McKenna, Maurer, Morrison, Murphy, Offner, Peloquin, Radosevich, Sensenbrenner, Thompson and Van Sistine -- 19.

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

So the motion did not prevail.

The question was: Reconsideration of the vote by which Senate Bill 3 was indefinitely postponed?

The ayes and noes were demanded and the vote was: ayes, 14; noes, 17; absent or not voting, 1; as follows:

Ayes -- Senators Bidwell, Chilsen, Cullen, Goyke, Harnisch, Keppler, Kleczka, Lorge, McCallum, Morrison, Parys, Risser, Swan and Theno -- 14.

Noes -- Senators Adelman, Bablitch, Berger, Braun, Dorman, Flynn, Frank, Krueger, McKenna, Maurer, Murphy, Offner, Peloquin, Radosevich, Sensenbrenner, Thompson and Van Sistine --17.

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

So the motion did not prevail.

RULING OF THE CHAIR

On Thursday, April 7, 1977, Senator Sensenbrenner raised the point of order that Senate Bill 55 was not "banking legislation" and therefore would not require 22 affirmative votes for passage. The chair took the point of order under advisement.

Senate Bill 55 adds a new paragraph to s.138.05, commonly known as the state's usury law. Specifically, Senate Bill 55 exempts all loans of \$100,000 or more from the maximum interest rate, prepayment and loan disclosure requirements found in s.138.05.

It is important to emphasize that the statutory change proposed in Senate 55 relates exclusively to s.138.05 . . . the usury law. Senate Bill 55 makes no reference to ss.220-224 which relates specifically to banking.

Since early statehood Wisconsin courts, the Attorney General and the Legislature have drawn a clear distinction between usury laws and banking legislation. The enactment or amendment of general usury laws has never required a two-thirds affirmative vote. Rock River Bank v. Sherwood, 10 Wis. 174, (1860); Brower v. Haight, 18 Wis. 102, (1864).

A concise summary of judicial case law on the subject of what does and what does not constitute banking legislation is found in the opinion of the Attorney General in 20 O.A.G. 1127 (1931):

> "The gist of the (Supreme Court) decisions is that the constitutional requirement applies to substantive changes in the laws governing the creation of banks and the regulation and supervision of the banking business. General laws applying to banks as well as others which do not materially affect the creation of banks and regulation and supervision of the banking business do not require a two-thirds vote."

A point of order very similar to the one presently in question can be found in the Senate Journal of July 6, 1976, page 1599. There the president of the Senate ruled that Senate Bill 534, which established a maximum interest rate for loans under \$5,000, did not require a two-thirds vote because:

1. The bill affected that section of state statute which contained the state's usury law, not those sections which related specifically to banks.

2. The bill is a general restriction which applies to banks only as part of a larger group and such proposals are not banking legislation.

3. Sec. 4, art.XI must be strictly construed in the interests of effective legislation.

A detailed explanation of what constitutes "banking legislation" and a detailed history of precedent on the subject can be found in the Assembly Journal of February 22, 1972, page 3743. The chair ruled that Assembly Bill 1057, a comprehensive consumer credit act, did not require a two-thirds vote because it constituted "a general scheme' of consumer credit regulations which will apply to banks merely as one class of creditors coming thereunder. In no sense is it specifically designed for, or aimed at, banks in particular. ... The chair also ruled that, "the extension of consumer credit is not exclusively a banking function and therefore the bill does not

constitute banking legislation."

The most recent ruling on the subject is found in the Senate Journal of September 18, 1975 on page 1332. Here the president pro tem of the Senate ruled that Senate Bill 527, which made several changes in s.138.09 relative to installment loans under the precomputed loan law, did not require a two-thirds vote. The chair based this ruling on 27 O.A.G. 839 (1938) which said that a law can *apply* to banks without *relating to banks and banking* (emphasis added) within the meaning prescribed by sec. 4, art. XI of the constitution.

Precedent relative to the pending point of order is clear and unambiguous. The amendment or enactment of usury law is not "banking legislation" in the context or sec. 4, art. XI and does not require a two-thirds affirmative vote. Therefore the chair holds the point of order raised by Senator Sensenbrenner well taken.

> Sincerely, FRED A. RISSER President pro tempore

Senate Bill 55

Relating to exempting loans of \$100,000 or more from the usury statutes.

The question was: Shall the bill pass?

By request of Senator Parys, with unanimous consent, Senate Bill 55 was placed at the foot of the calendar.

CALENDAR OF APRIL 14

Senate Bill 10

Relating to notice to creditors and examination and adjustment of claims by probate registrars.

Read a second time.

The question was: Adoption of senate substitute amendment 1? Adopted.

Ordered to a third reading.

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

Senate Bill 10

Read a third time and passed.

Senate Bill 26

Relating to the handgun waiting period for law enforcement agencies and officers.

Read a second time.

Ordered to a third reading.

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

Senate Bill 26

Read a third time.

Senator Swan moved indefinite postponement.

The ayes and noes were demanded and the vote was: ayes, 8; noes, 23; absent or not voting, 1; as follows:

Ayes -- Senators Berger, Braun, Goyke, Keppler, McCallum, McKenna, Radosevich and Swan -- 8.

Noes -- Senators Adelman, Bablitch, Bidwell, Chilsen, Cullen, Dorman, Flynn, Frank, Harnisch, Kleczka, Krueger, Lorge, Maurer, Morrison, Murphy, Offner, Parys, Peloquin, Risser, Sensenbrenner, Theno, Thompson and Van Sistine -- 23.

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

So the motion did not prevail.

The question was: Passage of Senate Bill 26?

The bill passed.

Senate Bill 73

Relating to the time limit for circulation of direct legislation petitions.

Read a second time. Ordered to a third reading.

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

Senate Bill 73

Read a third time and passed.

Senate Bill 75

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 Kleczka, with unanimous consent, the bill was considered for final action at this time.

Senate Bill 75

Read a third time and passed.

Senate Bill 147

Relating to allowing jury trials on primary and general election days.

Read a second time.

Ordered to a third reading.

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

Senate Bill 147

Read a third time and passed.

Senate Bill 169

Relating to local government financing of medical clinics. Read a second time.

Senate amendment 1 to Senate Bill 169 offered by Senators Radosevich and Offner.

By request of Senator Bablitch, with unanimous consent, Senate Bill 169 was placed at the foot of the calendar.

Assembly Bill 94

Relating to marriage of first cousins with proof of sterility. Read a second time.

The question was: Adoption of senate amendment 1? Adopted.

Ordered to a third reading.

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

Assembly Bill 94

Read a third time and concurred in as amended.

Senate Bill 55

Relating to exempting loans of \$100,000 or more from the usury statutes.

The question was: Shall the bill pass?

Senator Bablitch asked unanimous consent that the vote by which Senate Bill 55 was ordered to a third reading be reconsidered.

Senator Parys objected.

Senator Bablitch moved reconsideration of the vote by which Senate Bill 55 was ordered to a third reading.

Senator Sensenbrenner raised the point of order that the motion for reconsideration was untimely.

The chair ruled the point of order not well taken.

By request of Senator Parys, with unanimous consent, Senate Bill 55 was laid on the table.

Senate Bill 169

Relating to local government financing of medical clinics. Read a second time.

The question was: Adoption of senate amendment 1? Adopted.

Ordered to a third reading.

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

Senate Bill 169

Read a third time.

The ayes and noes were required and the vote was: ayes, 31; noes, 0; absent or not voting, 1; as follows:

Ayes -- Senators Adelman, Bablitch, Berger, Bidwell, Braun, Chilsen, Cullen, Dorman, Flynn, Frank, Goyke, Harnisch, Keppler, Kleczka, Krueger, Lorge, McCallum, McKenna, Maurer, Morrison, Murphy, Offner, Parys, Peloquin, Radosevich, Risser, Sensenbrenner, Swan, Theno, Thompson and Van Sistine -- 31.

Noes -- None.

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

So the bill passed.

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

By request of Senator Bablitch, with unanimous consent, the Senate returned to the third order of business.

BILLS INTRODUCED

Read first time and referred:

Senate Bill 339

Relating to delinquent personal property tax statements. By Senators Lorge, Keppler, McCallum and Krueger. To committee on Education and Revenue.

Senate Bill 340

Relating to funeral and burial allowances at the Wisconsin home for veterans and increasing an appropriation.

By Senators Lorge, Bablitch, Keppler, McCallum and Swan. To committee on Governmental and Veterans' Affairs.

Senate Bill 341

Relating to prohibiting courts from placing persons convicted of first-degree murder on probation.

By Sentators Murphy, McCallum, Theno, Keppler and Chilsen. To committee on Judiciary and Consumer Affairs.

Senate Bill 342

Relating to revision of child support and custody orders. By Senators Murphy and Theno.

To committee on Human Services.

AMENDMENTS OFFERED

Senate amendment 1 to Senate Bill 100 by Senators Frank and Flynn, by request of Milwaukee County and County Clerk Thomas Zablocki, defendant in *Redhail v. Zablocki*; jurisdiction noted by U. S. Supreme Court February 22, 1977.

Senate amendment 1 to Senate Bill 64 by Senator Maurer.

Senate substitute amendment 1 to Senate Joint Resolution 17 by Senator Berger.

Senate Substitute amendment 1 to Senate Joint Resolution 18 by Senator Berger.

Senate substitute amendment 1 to Senate Joint Resolution 19 by Senator Berger.

Upon motion of Senator Bablitch the senate adjourned until 10:00 A.M. Tuesday, April 18.

12:20 P.M.

CHIEF CLERK'S CORRECTION

Suggested by Legislative Reference Bureau

Relating to: Senate Bill 261.

1

On page 1, line 11, after "(title)" insert, "of chapter 62".

