Eighty-Third Regular Session

WEDNESDAY, April 12, 1978.

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

1977 Senate Joint Resolution 51

1977 ENROLLED JOINT RESOLUTION 32

To amend sections 1m and 1n of article V and sections 1m, 1n and 1p of article VI of the constitution so as in effect to repeal said sections; and to amend section 9 of article IV, sections 1, 7 and 8 of article V, section 1 of article VI and section 10 of article XIII of the constitution, relating to gubernatorial succession (1st consideration).

Resolved by the senate, the assembly concurring, That:

SECTION 1. Section 9 of article IV of the constitution is amended to read:

[Article IV] Section 9. Each house shall choose its own presiding officers, and the senate shall choose a temporary president when the lieutenant governor shall not attend as president, or shall act as governor from its own members.

SECTION 2. Section 1 of article V of the constitution is amended to read:

[Article V] Section 1. The executive power shall be vested in a governor, who shall hold his office for two_4 years; a lieutenant governor shall be elected at the same time, and for the same term.

SECTION 3. Sections 1m and 1n of article V of the constitution are amended so as in effect to repeal said sections:

[Article V] Section 1m. Notwithstanding section 1, beginning with the general election in 1970 and every four years thereafter, there shall be elected a governor to hold office for a term of four years.

Section 1n. Notwithstanding section 1, beginning with the general election in 1970 and every four years thereafter, there shall be elected a lieutenant governor to hold office for a term of four years.

SECTION 4. Sections 7 and 8 of article V of the constitution are amended to read:

[Article V] Section 7. In case of the impeachment of (1) Upon the governor's death, resignation or removal from office, the lieutenant governor shall become governor for the balance of the unexpired term.

- (2) If the governor, or his removal from office, death, inability is absent from this state, impeached, or from mental or physical disease, resignation, or absence from the state, the powers and becomes incapable of performing the duties of the office shall devolve upon, the lieutenant governor shall serve as acting governor for the residue balance of the unexpired term or until the governor, absent or impeached, shall have returned or returns, the disability shall cease ceases or the impeachment is vacated. But when the governor shall, with the consent of the legislature, shall be out of the this state in time of war, at the head of the state's military force thereof, he the governor shall continue as commander in chief of the military force of the state.
- Section 8. The lieutenant governor shall be president of the senate, but shall have only a casting vote therein. (1) If, during there is a vacancy in the office of lieutenant governor, and the lieutenant governor shall be dies, resigns or is removed from office, the secretary of state shall become governor for the balance of the unexpired term.
- (2) If there is a vacancy in the office of lieutenant governor and the governor is absent from this state, impeached, displaced, resign, die, or from mental or physical disease become becomes incapable of performing the duties of his the office, or be absent from the state, the secretary of state shall act serve as acting governor for the balance of the unexpired term or until the vacancy shall be filled or the governor returns, the disability shall cease ceases or the impeachment is vacated.
- SECTION 5. Section 1 of article VI of the constitution is amended to read:
- [Article VI] Section 1. There shall be chosen by the The qualified electors of the this state, at the times and places of choosing the members of the legislature, shall in 1970 and every 4 years thereafter elect a secretary of state, treasurer and attorney general, attorney general who shall severally hold their offices for the term of

two 4 years.

SECTION 6. Sections 1m, 1n and 1p of article VI of the constitution are amended so as in effect to repeal said sections:

[Article VI] Section 1m. Notwithstanding section 1, beginning with the general election in 1970 and every four years thereafter, there shall be chosen a secretary of state to hold office for a term of four years.

Section 1n. Notwithstanding section 1, beginning with the general election in 1970 and every four years thereafter, there shall be chosen a treasurer to hold office for a term of four years.

Section 1p. Notwithstanding section 1, beginning with the general election in 1970 and every four years thereafter, there shall be chosen an attorney general to hold office for a term of four years.

SECTION 7. Section 10 of article XIII of the constitution is amended to read:

[Article XIII] Section 10. (1) The legislature may declare the cases in which any office shall be deemed vacant, and also the manner of filling the vacancy, where no provision is made for that purpose in this constitution.

(2) Whenever there is a vacancy in the office of lieutenant governor, the governor shall nominate a successor to serve for the balance of the unexpired term, who shall take office after confirmation by the senate and by the assembly.

Be it further resolved, That this proposed amendment be referred to the legislature to be chosen at the next general election and that it be published for 3 months previous to the time of holding such election.

1977 Senate Joint Resolution 52

1977 ENROLLED JOINT RESOLUTION 31

To create section 7 (2) (a) 3 of article VIII of the constitution, relating to loans to farmers for the acquisition of farmland and farm buildings (first consideration), and referring the subject to the legislative council for interim study.

Resolved by the senate, the assembly concurring, That:

SECTION 1. Section 7 (2) (a) 3 of article VIII of the constitution is created to read:

[Article VIII] Section 7 (2) (a) 3. To make funds available to farmers for the acquisition of farmland and farm buildings.

Be it further resolved, That this proposed amendment be referred to the legislature to be chosen at the next general election and that it be published for 3 months previous to the time of holding such election; and, be it further

Resolved, That the legislative council shall conduct a study of the means of implementing the constitutional change proposed in this resolution, including recommendations for implementing legislation, and shall report its findings and recommendations to the 1979 legislature.

The following bills failed to pass pursuant to Assembly Joint Resolution 12.

Senate Bill	2	Senate Bill	27	Senate Bill	43
Senate Bill	5	Senate Bill	29	Senate Bill	44
Senate Bill	6	Senate Bill	30	Senate Bill	45
Senate Bill	7	Senate Bill	31	Senate Bill	48
Senate Bill	8	Senate Bill	32	Senate Bill	51
Senate Bill	9	Senate Bill	33	Senate Bill	53
Senate Bill	11	Senate Bill	34	Senate Bill	54
Senate Bill	13	Senate Bill	35	Senate Bill	56
Senate Bill	16	Senate Bill	36	Senate Bill	57
Senate Bill	20	Senate Bill	37	Senate Bill	59
Senate Bill	21	Senate Bill	38	Senate Bill	60
Senate Bill	22	Senate Bill	39	Senate Bill	61
Senate Bill	23	Senate Bill	40	Senate Bill	62
Senate Bill	24	Senate Bill	41	Senate Bill	64
Senate Bill	25	Senate Bill	42	Senate Bill	65

Carrata DIII 44	C	C . DIII 000
Senate Bill 66	Senate Bill 155	Senate Bill 220
Senate Bill 67	Senate Bill 156	Senate Bill 221
Senate Bill 68	Senate Bill 157	Senate Bill 223
Senate Bill 69	Senate Bill 158	Senate Bill 225
Senate Bill 70	Senate Bill 160	
		Senate Bill 226
Senate Bill 76	Senate Bill 162	Senate Bill 228
Senate Bill 79	Senate Bill 163	Senate Bill 229
Senate Bill 81	Senate Bill 164	Senate Bill 230
Senate Bill 82	Senate Bill 165	Senate Bill 231
Senate Bill 84	Senate Bill 166	Senate Bill 232
Senate Bill 86	Senate Bill 168	Senate Bill 235
Senate Bill 90	Senate Bill 170	Senate Bill 236
Senate Bill 92	Senate Bill 172	Senate Bill 237
Senate Bill 95	Senate Bill 173	Senate Bill 238
Senate Bill 97	Senate Bill 174	
_		Senate Bill 239
Senate Bill 99	Senate Bill 175	Senate Bill 240
Senate Bill 100	Senate Bill 176	Senate Bill 241
Senate Bill 101	Senate Bill 177	Senate Bill 242
Senate Bill 103	Senate Bill 178	Senate Bill 243
Senate Bill 106	Senate Bill 179	Senate Bill 244
Senate Bill 107	Senate Bill 180	Senate Bill 249
Senate Bill 109	Senate Bill 181	Senate Bill 250
Senate Bill 112	Senate Bill 182	Senate Bill 252
Senate Bill 113	Senate Bill 183	Senate Bill 253
Senate Bill 115	Senate Bill 184	
		Senate Bill 255
Senate Bill 116	Senate Bill 185	Senate Bill 257
Senate Bill 117	Senate Bill 187	Senate Bill 259
Senate Bill 119	Senate Bill 188	Senate Bill 260
Senate Bill 120	Senate Bill 190	Senate Bill 263
Senate Bill 121	Senate Bill 191	Senate Bill 264
Senate Bill 124	Senate Bill 193	Senate Bill 265
Senate Bill 125	Senate Bill 194	Senate Bill 266
Senate Bill 126	Senate Bill 196	Senate Bill 267
Senate Bill 128		
	Senate Bill 198	Senate Bill 268
Senate Bill 130	Senate Bill 201	Senate Bill 269
Senate Bill 132	Senate Bill 203	Senate Bill 270
Senate Bill 135	Senate Bill 204	Senate Bill 272
Senate Bill 137	Senate Bill 205	Senate Bill 273
Senate Bill 138	Senate Bill 206	Senate Bill 274
Senate Bill 141	Senate Bill 207	Senate Bill 275
Senate Bill 145	Senate Bill 212	Senate Bill 279
Senate Bill 146	Senate Bill 213	
		Senate Bill 280
Senate Bill 148	Senate Bill 214	Senate Bill 282
Senate Bill 149	Senate Bill 215	Senate Bill 283
Senate Bill 151	Senate Bill 216	Senate Bill 284
Senate Bill 152	Senate Bill 217	Senate Bill 285
Senate Bill 153	Senate Bill 218	Senate Bill 289
Senate Bill 154	Senate Bill 219	Senate Bill 291
		

Senate Bill 295	Senate Bill 361	Senate Bill 436
Senate Bill 296	Senate Bill 363	Senate Bill 437
Senate Bill 298	Senate Bill 365	Senate Bill 438
Senate Bill 299	Senate Bill 367	Senate Bill 439
Senate Bill 300	Senate Bill 369	Senate Bill 440
Senate Bill 302	Senate Bill 371	Senate Bill 441
Senate Bill 304	Senate Bill 372	Senate Bill 442
Senate Bill 306	Senate Bill 373	Senate Bill 443
Senate Bill 307	Senate Bill 374	Senate Bill 444
Senate Bill 308	Senate Bill 376	Senate Bill 445
Senate Bill 309	Senate Bill 377	Senate Bill 446
Senate Bill 310	Senate Bill 378	Senate Bill 447
Senate Bill 311	Senate Bill 379	Senate Bill 448
Senate Bill 312	Senate Bill 380	Senate Bill 449
Senate Bill 313	Senate Bill 381	Senate Bill 450
Senate Bill 314	Senate Bill 382	Senate Bill 452
Senate Bill 315	Senate Bill 385	Senate Bill 453
Senate Bill 316	Senate Bill 386	Senate Bill 456
Senate Bill 318	Senate Bill 387	Senate Bill 457
Senate Bill 319	Senate Bill 388	Senate Bill 458
Senate Bill 324	Senate Bill 389	Senate Bill 459
Senate Bill 325	Senate Bill 390	Senate Bill 460
Senate Bill 327	Senate Bill 395	Senate Bill 461
Senate Bill 328	Senate Bill 398	Senate Bill 462
Senate Bill 329	Senate Bill 399	Senate Bill 463
Senate Bill 330	Senate Bill 402	Senate Bill 464
Senate Bill 331	Senate Bill 403	Senate Bill 465
Senate Bill 332	Senate Bill 404	Senate Bill 466
Senate Bill 333	Senate Bill 407	Senate Bill 468
		Senate Bill 477
Senate Bill 334	Senate Bill 410	
Senate Bill 335	Senate-Bill 411	Senate Bill 478
Senate Bill 336	Senate Bill 412	Senate Bill 479
Senate Bill 339	Senate Bill 415	Senate Bill 482
Senate Bill 341	Senate Bill 416	Senate Bill 483
Senate Bill 342	Senate Bill 418	Senate Bill 485
Senate Bill 343	Senate Bill 419	Senate Bill 486
Senate Bill 344	Senate Bill 420	Senate Bill 487
Senate Bill 345	Senate Bill 421	Senate Bill 488
Senate Bill 346	Senate Bill 423	Senate Bill 489
		Senate Bill 491
Senate Bill 347	Senate Bill 424	
Senate Bill 348	Senate Bill 425	Senate Bill 492
Senate Bill 349	Senate Bill 427	Senate Bill 493
Senate Bill 350	Senate Bill 429	Senate Bill 495
Senate Bill 351	Senate Bill 431	Senate Bill 496
Senate Bill 352	Senate Bill 432	Senate Bill 505
Senate Bill 354	Senate Bill 433	Senate Bill 506
Senate Bill 357	Senate Bill 434	Senate Bill 507
Senate Bill 359	Senate Bill 435	Senate Bill 508
Senate Dili 337	Schale Dill 433	Scilate Dill 300

Senate Bill 511	Senate Bill 575	Senate Bill 634
Senate Bill 512	Senate Bill 576	Senate Bill 635
Senate Bill 513	Senate Bill 577	Senate Bill 636
Senate Bill 515	Senate Bill 578	Senate Bill 637
Senate Bill 516	Senate Bill 579	Senate Bill 638
Senate Bill 517	Senate Bill 580	Senate Bill 640
Senate Bill 518	Senate Bill 581	Senate Bill 641
Senate Bill 519	Senate Bill 582	Senate Bill 642
Senate Bill 520	Senate Bill 584	Senate Bill 644
Senate Bill 522	Senate Bill 586	Senate Bill 645
Senate Bill 523	Senate Bill 587	Senate Bill 647
Senate Biil 525	Senate Bill 588	Senate Bill 648
Senate Bill 526	Senate Bill 589	Senate Bill 649
Senate Bill 527	Senate Bill 590	Senate Bill 651
Senate Bill 529	Senate Bill 591	Senate Bill 653
Senate Bill 531	Senate Bill 592	Senate Bill 654
Senate Bill 532	Senate Bill 594	Senate Bill 655
Senate Bill 533	Senate Bill 595	Senate Bill 656
Senate Bill 534	Senate Bill 596	Senate Bill 657
Senate Bill 535	Senate Bill 598	Senate Bill 658
Senate Bill 536	Senate Bill 599	Senate Bill 660
Senate Bill 537	Senate Bill 602	Senate Bill 661
Senate Bill 538	Senate Bill 604	Senate Bill 662
Senate Bill 539	Senate Bill 605	Senate Bill 663
Senate Bill 540	Senate Bill 606	Senate Bill 664
Senate Bill 541	Senate Bill 609	Senate Bill 665
Senate Bill 545	Senate Bill 610	Senate Bill 666
Senate Bill 546	Senate Bill 611	Senate Bill 668
Senate Bill 547	Senate Bill 612	Senate Bill 669
Senate Bill 548	Senate Bill 613	Senate Bill 670
Senate Bill 550	Senate Bill 614	Senate Bill 671
Senate Bill 551	Senate Bill 615	Senate Bill 672
Senate Bill 552	Senate Bill 616	Senate Bill 673
Senate Bill 553	Senate Bill 617	Senate Bill 674
Senate Bill 555	Senate Bill 618	Senate Bill 675
Senate Bill 556	Senate Bill 619	Senate Bill 676
Senate Bill 557	Senate Bill 621	Senate Bill 677
Senate Bill 558	Senate Bill 622	Senate Bill 678
Senate Bill 560	Senate Bill 623	Senate Bill 679
Senate Bill 562	Senate Bill 624	Senate Bill 680
Senate Bill 565	Senate Bill 625	Senate Bill 681
Senate Bill 566	Senate Bill 626	Senate Bill 684
Senate Bill 567	Senate Bill 628	Senate Bill 685
Senate Bill 570	Senate Bill 629	Senate Bill 686
Senate Bill 571	Senate Bill 630	Senate Bill 687
Senate Bill 572	Senate Bill 631	Senate Bill 690
Senate Bill 573	Senate Bill 632	Senate Bill 691
Senate Bill 574	Senate Bill 633	Senate Bill 692
		~~~~ DIN V/L

Senate Bill 695	Senate Bill 714	Senate Bill 732
Senate Bill 696	Senate Bill 715	Senate Bill 733
Senate Bill 697	Senate Bill 716	Senate Bill 734
Senate Bill 699	Senate Bill 717	Senate Bill 735
Senate Bill 700	Senate Bill 718	Senate Bill 736
Senate Bill 701	Senate Bill 719	Senate Bill 737
Schate Dill /01	Schale Din /17	Schale Dill /3/
Senate Bill 702	Senate Bill 720	Senate Bill 738
Senate Bill 703	Senate Bill 721	Senate Bill 739
Senate Bill 704	Senate Bill 722	Senate Bill 740
Senate Bill 708	Senate Bill 723	Senate Bill 741
Senate Bill 709	Senate Bill 724	Senate Bill 742
Senate Bill 711	Senate Bill 727	Senate Bill 743
Senate Bill 712	Senate Bill 729	Senate Bill 744
Senate Bill 713	Senate Bill 730	
SCHALE DILL /13	SCHALE DIM /30	

The following joint resolutions failed adoption pursuant to Assembly Joint Resolution 12.

Senate Joint Resolution 1	Senate Joint Resolution 36
Senate Joint Resolution 3	Senate Joint Resolution 38
Senate Joint Resolution 6	Senate Joint Resolution 41
	Senate Joint Resolution 49
Demote come Mesonation .	
Senate Joint Resolution 8	Senate Joint Resolution 50
Senate Joint Resolution 11	Senate Joint Resolution 54
Senate Joint Resolution 14	Senate Joint Resolution 58
Senate Joint Resolution 15	Senate Joint Resolution 59
Senate Joint Resolution 18	Senate Joint Resolution 60
Senate Joint Resolution 19	Senate Joint Resolution 61
Senate Joint Resolution 20	Senate Joint Resolution 63
Senate Joint Resolution 21	Senate Joint Resolution 64
Senate Joint Resolution 23	Senate Joint Resolution 67
	Senate Joint Resolution 68
Senate Joint Resolution 24	
Senate Joint Resolution 26	Senate Joint Resolution 69
Senate Joint Resolution 31	Senate Joint Resolution 70
Senate Joint Resolution 33	Senate Joint Resolution 71
Senate Joint Resolution 35	

The following resolutions failed adoption pursuant to Assembly Joint Resolution 12.

Senate Resolution 7 Senate Resolution 9 Senate Resolution 10 Senate Resolution 13 Senate Resolution 14

The following bills failed concurrence pursuant to Assembly Joint Resolution 12.

Assembly Bill	<b>53</b>	Assembly Bill	437	Assembly Bill	821
Assembly Bill	61	Assembly Bill	454	Assembly Bill	838
Assembly Bill	75	Assembly Bill	455	Assembly Bill	849
Assembly Bill	89	Assembly Bill	485	Assembly Bill	857
Assembly Bill	108	Assembly Bill	501	Assembly Bill	858
Assembly Bill	116	Assembly Bill	502	Assembly Bill	897
Assembly Bill	131	Assembly Bill	507	Assembly Bill	936
Assembly Bill	137	Assembly Bill	509	Assembly Bill	939
Assembly Bill	139	Assembly Bill	545	Assembly Bill	961
Assembly Bill	159	Assembly Bill	599	Assembly Bill	995
Assembly Bill	191	Assembly Bill	620	Assembly Bill	
Assembly Bill	193	Assembly Bill	656	Assembly Bill	
Assembly Bill	195	•	658	Assembly Bill	
Assembly Bill	204	Assembly Bill			
Assembly Bill	205	Assembly Bill	668	Assembly Bill	
Assembly Bill	209	Assembly Bill	685	Assembly Bill	
Assembly Bill	215	Assembly Bill	687	Assembly Bill	
Assembly Bill	240	Assembly Bill	688	Assembly Bill	
Assembly Bill	251	Assembly Bill	697	Assembly Bill	
Assembly Bill	252	Assembly Bill	710	Assembly Bill	
Assembly Bill	272	Assembly Bill	711	Assembly Bill	
Assembly Bill	298	Assembly Bill	719	Assembly Bill	1158
Assembly Bill	348	Assembly Bill	727	Assembly Bill	1162
Assembly Bill	352	Assembly Bill	785	Assembly Bill	1164
Assembly Bill	354	Assembly Bill	812	Assembly Bill	1216
<b>Assembly Bill</b>	358	Assembly Bill	819	Assembly Bill	1233
Assembly Bill	414	Assembly Bill	820	Assembly Bill	
•		•		•	

The following Assembly joint resolutions failed concurrence pursuant to Assembly Joint Resolution 12.

Assembly Joint Resolution 9

**Assembly Joint Resolution 19** 

**Assembly Joint Resolution 36** 

**Assembly Joint Resolution 43** 

**Assembly Joint Resolution 47** 

**Assembly Joint Resolution 48** 

**Assembly Joint Resolution 54** 

**Assembly Joint Resolution 88** 

**EXECUTIVE COMMUNICATIONS** 

# State of Wisconsin Office of the Governor Madison, Wisconsin

April 4, 1978.

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 Hallie Nordhagen, of Whitehall, as a member of the Nursing Home Administrators Examining Board, to succeed Jonathan Taylor, resigned, to serve for the term ending July 1, 1980.

Sincerely,
MARTIN J. SCHREIBER
Governor

Read and referred to committee on Human Services.

## **CHIEF CLERK'S REPORT**

The chief clerk records:

Senate Bill 122

Correctly enrolled and presented to the Governor on April 11, 1978.

## CHIEF CLERK'S CORRECTION

Suggested by Legislative Reference Bureau

Relating to:

Senate Bill 457, senate substitute amendment 1

On page 3,line 16, substitute "20.432" for "20.435".

Relating to:

Senate Bill 210

In enrolling, the following correction was made in assembly amendment 1 to assembly substitute amendment 1 to Senate Bill 210: On line 7, substitute "SECTION 7" for "SECTION 6".