

JOURNAL OF THE SENATE [January 29, 1980]

STATE OF WISCONSIN

Senate Journal

Eighty-Fourth Regular Session

TUESDAY, January 29, 1980.

10:00 A.M.

The senate met.

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

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

Senators Adelman, Bear, Berger, Bidwell, Braun, Chilsen, Cullen, Flynn, Frank, Goyke, Hanaway, Harnisch, Johnston, Kleczka, Kreul, Krueger, Lasee, Lorge, McCallum, Maurer, Moody, Murphy, Offner, Opitz, Radosevich, Risser, Roshell, Strohl, Swan, Theno, Thompson and Van Sistine -- 32.

Absent -- Senator Bablitch -- 1.

Absent with leave -- None.

The senate stood for a moment of silent prayer.

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

INTRODUCTION OF BILLS

Read first time and referred:

Senate Bill 534

Relating to required coverage under disability insurance policies of services to persons with terminal conditions.

By Senators Cullen, Bablitch, Berger, Maurer, Flynn, Van Sistine, Moody, Risser, Thompson, Braun, Chilsen and Hanaway; cosponsored by Representatives D. Travis, Flintrop, Becker, Tuczynski, Miller, Coggs, Omernick and Donoghue.

To committee on Human Services.

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Senate Bill 535

Relating to eliminating the departments of business development and local affairs and development, creating the department of development, making various changes in the statutes relating to the functions of those departments, including the elimination of community training services, the small business investment fund and council and the councils on emergency government and local affairs, transferring the division of emergency government and the weatherization program and management services program to the department of administration, the housing relocation function to the department of industry, labor and human relations, and certain community and economic planning assistance programs of the department of administration to the department of development, granting rule-making authority and making appropriations.

By Senators Cullen, Kleczka, Chilsen, Adelman, Roshell, Maurer, Bablitch, McCallum, Goyke, Bear and Opitz; cosponsored by Representatives Ellis, Hauke, Shabaz, Lingren, Shoemaker, Matty, DeLong, Laatsch, Ulichny, Nelsen, Prosser, Robertson, Lewison and Omernick, by request of Governor Lee S. Dreyfus.

To committee on Aging, Business and Financial Institutions and Transportation.

Senate Bill 536

Relating to revision of welfare laws, making an appropriation and granting rule-making authority with rules review.

By Senators Berger, Bear, Murphy, Radosevich and Flynn; sponsored by Representatives Tuczynski and Omernick.

To committee on Human Services.

PETITIONS AND COMMUNICATIONS

State of Wisconsin
Claims Board

January 25, 1980.

Don Schneider
Senate Chief Clerk
State Capitol
Madison, Wisconsin 53702

Dear Mr. Schneider:

Enclosed is the report of the State Claims Board covering claims heard on January 7, 1980.

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The amounts recommended for payment under \$1000 on claims included in this report have, under the provisions of s. 16.007, Wisconsin Statutes, been paid directly by the Board.

The Board is preparing the bill(s) on the recommended award(s) over \$1,000, and will submit such to the Joint Finance Committee for legislative introduction.

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.

Sincerely,
EDWARD D. MAIN
Secretary

BEFORE THE CLAIMS BOARD OF WISCONSIN

The Claims Board conducted hearings at the State Capitol Building, Madison, Wisconsin, on January 7, 1980, upon the following claims:

<i>Claimant</i>	<i>Amount</i>
1. Jack Olson	\$16,680.00
2. Geneva Lake Law Enforcement Agency	12,403.24

In addition, the following claims were considered and decided without hearings:

3. Floyd Stein	75.96
4. Deanna Dixon	93.41
5. Jeffrey Sokol	53.50
6. Steven Hall	100,000.00
7. Big Cedar Lake Sanitary District	4,397.66
8. Donald Christophersen	82.50
9. Winter Hess	68.00
10. City of Eau Claire	410.00
11. Marcy Daley	350.00
12. Michael Burzelic	83.82
13. State Farm Insurance	510.59
14. State Farm Insurance	164.87
15. State Farm Insurance	346.74
16. Janice Smoody	8.30
17. James Kapinus	555.40
18. Ronald Disher	2,790.35
19. Edward Dawson	56.05
20. Robert Behnke	79.00

THE BOARD FINDS:

1. Jack B. Olson, of Olson Boat Company & Dells Recreation Corporation (Successor, Olson Enterprises, Inc.) claims \$16,680 for the cost of repair to its Wharf Building foundation walls which were damaged by the gradual shifting of a bridge abutment beam and support column over a period of 40 or 50 years, so that the bridge and the building came together and bore against each other. The State Department of Transportation drew the plans for the bridge, it was constructed under supervision of the City of Wisconsin Dells in about 1930, and the state had assumed responsibility for maintenance of the bridge. A new bridge replacement project was undertaken by the state in August, 1978, which was closely coordinated with claimant so that repairs to claimant's building could be accomplished. The new bridge will not cause further damage to claimant's building. A majority of the Board concludes the claim should be paid on equitable principles. (Members Main and McCallum dissenting).

2. Geneva Lake Law Enforcement Agency claims \$12,403.24 in state aids for its water safety patrol unit for 1978. A series of errors partly by claimant and partly by the Department of Natural Resources, led to the claimant being declared ineligible to receive the state aid for 1978, although the claimant did continue its water safety patrol in that year. The Board concludes the claim should be paid from the Department of Natural Resources appropriation, s.20.370(4)(fq), Wis. Stats., for aids for the year 1979, based on equitable principles.

3. Floyd Stein, an employe at the University of Wisconsin-Superior, claims \$75.96 as the cost of replacement of his boots. On July 2, 1979, a sudden severe rain storm caused rapid sewer backups in basements at the University of Wisconsin-Superior. While working to keep the flood damage to a minimum, claimant was up to his knees in water for several hours. The boots he was wearing became soaked with water, oil and sewer water and after drying, the seams split and the upper part of the boots cracked. The Board concludes the claim should be paid on equitable principles.

4. Deanna Dixon, of Lombard, Illinois, claims \$93.41 as the uninsured portion of medical expenses she incurred as the result of an accident she sustained on February 22, 1979, at the University of Wisconsin-Whitewater. As claimant was walking to class, she slipped on a patch of ice and broke her ankle. The University of Wisconsin-Whitewater maintenance department follows a regular schedule of cleaning walks after snowstorms. Claimant's total medical bills were \$450.05, of which \$358.24 was covered by

insurance. The Board concludes there has been no showing of negligence on the part of the state, its officers, agents or employes and recommends payment of \$93.41 for the uninsured loss of medical bills based on equitable principles.

5. Jeffrey Sokol, of Madison, claims \$53.50 for medical bills. On November 4, 1978, while a student, claimant noticed a housefellow attempting to prevent a group of people from removing a fire extinguisher from the Upper Carsen Gulley Building. In an effort to aid the housefellow, which the Board finds commendable, claimant was struck in the eye and incurred \$53.50 in uninsured medical bills. The Board concludes the claim should be paid on equitable principles.

6. Steven Hall, of Milwaukee, claims \$100,000.00 for injuries he received on October 3, 1976. While at the University of Wisconsin-Milwaukee, playing table tennis, claimant came in contact with a plate glass window which shattered when he fell through it causing injury to his right arm. The Board concludes there is insufficient showing of negligence on the part of the state, its officers, agents or employes and the claim is not one for which the state is legally liable, nor one which the state should assume and pay on equitable principles.

7. Big Cedar Lake Sanitary District, of West Bend, claims \$4,397.66 as payment of 1979 state aids for claimant's municipal water safety patrol unit. Through a series of errors claimant was declared ineligible to receive cost-sharing funds from the Department of Natural Resources. The Board concludes the claim should be paid from the Department of Natural Resources appropriation, s.20.370(4)(fq), Wis. Stats., for aids for the year 1979, based on equitable principles.

8. Donald Christophersen, of Beloit, claims \$82.50 for the loss of 33 cornish rock heavy chickens which were killed by owls when claimant left the chicken house door open at night. Even though legal title to all wild animals in Wisconsin is vested in the state pursuant to s.29.02(1), Stats., mere ownership does not create liability for damages done by wild animals. There is no showing of negligence on the part of the state, its officers, agents or employes 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.

9. Winter Hess, of Marinette, claims \$68 as the replacement cost for his eyeglass frames and lenses. On May 25, 1979, while a conservation warden for the Department of Natural Resources, claimant was assigned to a training session covering white water canoeing. His glasses were swept off his face and lost at the bottom of

the Peshtigo River. The Board concludes the claim should be paid, based on equitable principles.

10. The City of Eau Claire claims \$410 for losses incurred in 1977, while a lake dredging operation was temporarily stopped at the request of the Department of Natural Resources. While dredging was being conducted by permit, in August 1977, to remove materials from the bed of Half Moon Lake, department conservation wardens inspected the project and determined silt-laden water was being discharged into Sherman Creek from the disposal area. This was contrary to the permit conditions that the silt material held in suspension be allowed to settle out before discharge to the stream, and the city was requested to discontinue operations. Subsequently, modifications were made and the dredging operations resumed. 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.

11. Marcy Daley, of Milwaukee, claims \$33 in uninsured medical expenses and \$317 for pain and suffering for an accident she incurred at the State Fair Park on August 15, 1978. When claimant bent down to retrieve a corn cob and throw it in a dumpster, she struck her head on the handle of the dumpster, which she alleges could not be seen because of its dark color in the evening hours. The Board concludes there is an insufficient showing of negligence on the part of the state, its officers, agents or employes and the claim is not one for which the state is legally liable, nor one which the state should assume and pay on equitable principles.

12. Michael Burzelic, of Milwaukee, claims \$83.82 for damages to his car on August 5, 1979. When entering the north paddock of the race track at Wisconsin State Fair Park, the south gate, which was not safely secured, struck claimant's car causing numerous scratches and dents. The Board concludes the claim should be paid, based on equitable principles.

13. State Farm Fire & Casualty Company of St. Paul, Minnesota, claims \$510.59 subrogation damages. Its insured, Conrad Johnstad, submitted a claim to the insurance company for damages to his car caused by a resident of Northern Wisconsin Center on July 19, 1977 which the insurance company paid. It is a long-standing policy of the Board to deny payment of subrogation claims made by insurance carriers. The Board concludes the claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

14. State Farm Mutual Automobile Insurance Company of St. Paul, Minnesota, claims \$164.87 subrogation damages. Its insureds, Gene and Juanita Soden, submitted a claim to the insurance

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company for damages to their automobile caused by a resident of Northern Wisconsin Center, on May 27, 1979, which the insurance company paid. It is a long-standing policy of the Board to deny payment of subrogation claims made by insurance carriers. 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. State Farm Mutual Automobile Insurance Company of St. Paul, Minnesota, claims \$346.74 subrogation damages. Its insured, Linda Kohlbeck, submitted a claim to the insurance company for damages to her automobile caused by a resident of Northern Wisconsin Center on May 29, 1979, which the insurance company paid. It is a long-standing policy of the Board to deny payment of subrogation claims made by insurance carriers. The Board concludes the claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

16. Janice Smoody, of Chippewa Falls, claims \$8.00 for the loss of sunglasses and 30c postage for filing forms with the Claims Board. On May 29, 1979 claimant, an employe of Northern Wisconsin Center, placed some sunglasses in her desk drawer, upon arriving at work. When claimant prepared to leave for the day, she discovered the sunglasses were no longer there. The Board concludes there is an insufficient showing of negligence on the part of the state, its officers, agents and employes and the claim is not one for which the state is legally liable, nor one which the state should assume and pay on equitable principles.

17. James Kapinus, of Madison, claims \$555.40 for the loss of materials when the Division of Vocational Rehabilitation in the Department of Health and Social Services closed the General Store. Claimant, by agreement, furnished materials to the General Store so the Vocational Rehabilitation clients could make kitchen cabinets for his home. When the store was closed by the state, some materials were returned to claimant, and some equal to the sum of \$454.50 were missing. The Board concludes that on equitable principles the state in good conscience should assume and pay this claim in the reduced amount of \$454.50.

18. Ronald Disher, of Poynette, claims \$2,790.35 for attorneys fees incurred as the result of his allegedly unlawful discharge in 1977 from his position in the Department of Transportation. Claimant hired an attorney to represent him in an action and claimant was reinstated. The Board concludes the claim is not one for which the state is legally liable, nor one which the Board should assume and pay on equitable principles.

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19. Edward Dawson, of Sun Prairie, Wisconsin, a state employee at the Department of Veterans Affairs, claims \$56.05 for the loss of personal property when the office building where he is employed was burglarized on September 25, 1979. 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.

20. Robert E. Behnke, of Milwaukee, Wisconsin, claims \$79 as the replacement cost of his eyeglasses which he alleges were stolen from a locked desk in the Assembly Chambers in Madison, on an unknown date. The Board concludes there is an insufficient showing of negligence on the part of the state, its officers, agents or employees, and the claim is not one for which the state is legally liable, nor one which the state should assume and pay on equitable principles. (Member Roberts dissenting).

21. Julianne Johnston, of Madison, Wisconsin claims \$100 for the loss of her eyeglasses on June 21, 1979. Claimant, an employee of the Wisconsin Tax Appeals Commission, parked a state car in a ramp at Eau Claire. As the result of vandalism, the gasoline tank exploded, and the vehicle, with her glasses in it, was totally demolished. The Board concludes the claim should be paid in the reduced amount of \$76 for the cost of lenses and frame, based on equitable principles.

THE BOARD CONCLUDES:

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

Steven Hall
Donald Christophersen
City of Eau Claire
Marcey Daley
State Farm Insurance
State Farm Insurance
State Farm Insurance
Janice Smoody
Ronald Disher
Edward Dawson
Robert Behnke

2. Payment of the following amounts to the following claimants is justified under sec. 16.007, Stats.:

Jack Olson	\$16,680.00
Geneva Lake Law Enforcement Agency	12,403.24
Floyd Stein	75.96
Deanna Dixon	93.41
Jeffrey Sokol	53.50
Big Cedar Lake Sanitary District	4,397.66

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Winter Hess	68.00
Michael Burzelic	83.82
James Kapinus	454.50
Julianne Johnston	76.00

THE BOARD RECOMMENDS:

1. Payment of the \$12,403.24 be made to Geneva Lake Law Enforcement Agency of Lake Geneva, from the 1979 Department of Natural Resources appropriation for state aids for municipal water safety patrols, s. 20.370 (4)(fq), Wis. Stats.

2. Payment of \$4,397.66 be made to Big Cedar Lake Sanitary District of West Bend, from the 1979 Department of Natural Resources appropriation for state aids for municipal water safety patrols, s. 20.370(4)(fq), Wis. Stats.

Dated at Madison, Wisconsin, this 24th day of January, 1980.

GERALD D. KLECZKA

Senate Finance Committee

VIRGIL D. ROBERTS

Assembly Finance Committee

LAURIE ANN McCALLUM

Representative of Governor

EDWARD D. MAIN

Representative of Secretary of

Administration

E. WESTON WOOD

Representative of Attorney

General

EXECUTIVE COMMUNICATIONS

State of Wisconsin
Office of the Governor
Madison, Wisconsin

January 25, 1980.

To the Honorable, the Senate:

As approved, I will be addressing a Joint Session of the Legislature on Tuesday, February 5, 1980 at 10:30 A.M. regarding matters in the Annual Review.

Sincerely,
LEE SHERMAN DREYFUS
Governor

State of Wisconsin
Office of the Governor
Madison, Wisconsin

January 21, 1980.

To the Honorable, the Senate:

I am pleased to nominate and with the advice and consent of the Senate, do appoint John D. Henry of Wausau as a member of the Personnel Board, Senate Leader's Designee, to succeed Tharlie Olson of Niagara pursuant to the statutes governing, to serve a five year term to expire on May 1, 1981.

Sincerely,
LEE SHERMAN DREYFUS
Governor

Read and referred to committee on Governmental and Veterans Affairs.

State of Wisconsin
Office of the Governor
Madison, Wisconsin

January 21, 1980.

To the Honorable, the Senate:

I am pleased to nominate and with the advice and consent of the Senate, do appoint Richard T. Anderson, Ph.D. as a member of the

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Personnel Board, Assembly Speaker's Designee, to succeed Ness Flores of Waukesha pursuant to the statutes governing, to serve a five year term to expire on May 1, 1983.

Sincerely,
LEE SHERMAN DREYFUS
Governor

Read and referred to committee on Governmental and Veterans Affairs.

LEAVE OF ABSENCE

By request of Senator Flynn, with unanimous consent, Senator Bablitch was granted a leave of absence for today's session.

CALENDAR OF JANUARY 29

Senator Flynn asked unanimous consent that the appointments be considered enmasse.

Senator Berger objected.

By request of Senator Flynn, with unanimous consent, the appointments were considered enmasse with the exception of Ernestine O'Bee.

BOETTCHER, ELVIN E., of Green Bay, as a member of the Barbers Examining Board, to succeed Eva M. Zimmerman, to serve for the term ending July 1, 1982.

Read.

BRADFORD, DR. VIRGINIA, of Richland Center, as a member of the Veterinary Examining Board, to succeed Dr. Oscar Hildebrandt, to serve for the term ending July 1, 1982.

Read.

FROEHLICK, ROBERT, of Marinette, as a member of the Chiropractic Examining Board, to succeed Sister Mary Grace Micke, to serve for the term ending July 1, 1985.

Read.

GREGORY, ROBERT E., of Colfax, as a member of the Nursing Home Administrator Examining Board, to succeed Joan Dongarra, to serve for the term ending July 1, 1982.

Read.

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HELMS, DR. JAMES, of Pulaski, as a member of the Veterinary Examining Board, to succeed Darold Strandberg, to serve for the term ending July 1, 1983.

Read.

HEYDEN, DR. DONALD, of Kenosha, as a member of the Optometry Examining Board, to succeed Randall Ahlstrom, to serve for the term ending July 1, 1984.

Read.

JOHN, HELEN K., R.N., of Marinette, as a member of the Cosmetology Examining Board, to succeed Mary Green Loving, to serve for the term ending July 1, 1982.

Read.

KUCK, JACQUELINE, of Merrill, as a member of the Funeral Directors and Embalmers Examining Board, to succeed Steven Barney, to serve for the term ending July 1, 1982.

Read.

PIPPIN, THOMAS, of Madison, as a member of the Hearing Aid Dealers and Fitters Examining Board, to succeed Duane Tremmel, to serve for the term ending July 1, 1983.

Read.

WEBSTER, DR. CARL, of Whitehall, as a member of the Chiropractic Examining Board, to succeed Henry Zastrow, to serve for the term ending July 1, 1985.

Read.

WILTROUT, DAVID WAYNE, of Superior, as a member of the Veterinary Examining Board, to succeed Joan Arnoldi, to serve for the term ending July 1, 1981.

Read.

The question was: Confirmation of the appointments?

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

Ayes -- Senators Adelman, Bear, Berger, Bidwell, Braun, Chilsen, Cullen, Flynn, Frank, Goyke, Hanaway, Harnisch, Johnston, Kleczka, Kreul, Krueger, Lasee, Lorge, Maurer, Moody, Murphy, Offner, Opitz, Radosevich, Risser, Roshell, Strohl, Swan, Theno, Thompson and Van Sistine -- 31.

Noes -- Senator McCallum -- 1.

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

So the appointments were confirmed.

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O'BEE, ERNESTINE, of Milwaukee, as a member of the Funeral Directors and Embalmers Examining Board, to succeed Clarence Novitzke, to serve for the term ending July 1, 1981.

Read.

The question was: Confirmation of the appointment?

The ayes and noes were required and the vote was: ayes, 30; noes, 2; absent or not voting, 1; as follows:

Ayes -- Senators Adelman, Bear, Bidwell, Braun, Chilsen, Cullen, Flynn, Frank, Goyke, Hanaway, Harnisch, Johnston, Kleczka, Kreul, Krueger, Lasee, Lorge, Maurer, Moody, Murphy, Offner, Opitz, Radosevich, Risser, Roshell, Strohl, Swan, Theno, Thompson and Van Sistine -- 30.

Noes -- Senators Berger and McCallum -- 2.

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

So the appointment was confirmed.

MESSAGE FROM THE ASSEMBLY

By Marcel Dandeneau, chief clerk.

Mr. President:

I am directed to inform you that the assembly has agreed to:

A Committee of Conference on **Assembly Bill 732** and appoints Representatives McClain, Jackamonis and Shabaz as conferees on its part.

A Committee of Conference on **Senate Bill 345** and appoints Representatives McClain, Ulichny and Thompson as conferees on its part.

CALENDAR OF JANUARY 29

Senate Bill 235

Relating to adoption of codes of ethics for county and municipal officers, employees and candidates and providing a penalty.

The question was: Concurrence in assembly amendment 1?

Concurred in.

Senate Bill 76

Relating to licensing and regulation of social workers, creating a social workers council, creating a social worker-client privilege, making an appropriation, granting rule-making authority and providing penalties.

Read a second time.

By request of Senator Kleczka, with unanimous consent, **Senate Bill 76** was referred to joint committee on Finance.

Senate Bill 154

Relating to providing state aid to school districts for school breakfast and lunch programs, establishing a council on child nutrition, granting rule-making authority and making an appropriation.

Read a second time.

By request of Senator Kleczka, with unanimous consent, **Senate Bill 154** was referred to joint committee on Finance.

Senate Bill 321

Relating to restricting the adoption of certain rules by the department of health and social services on the provision of psychotherapy services to medical assistance recipients.

Read a second time.

The question was: Indefinite postponement?

The motion prevailed.

Senate Bill 336

Relating to creation of a legislative administrative rules bureau and making an appropriation.

Read a second time.

The question was: Adoption of senate amendment 1?

By request of Senator Kleczka, with unanimous consent, **Senate Bill 336** was referred to joint committee on Finance.

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Senate Bill 409

Relating to transferring responsibility for administering the plumbing code and fire protection systems code from the department of health and social services to the department of industry, labor and human relations, and making an appropriation.

Read a second time.

Senate amendment 1 offered by joint committee for Review of Administrative Rules.

By request of Senator Kleczka, with unanimous consent, **Senate Bill 409** was referred to the joint committee on Finance.

By request of Senator Kleczka, with unanimous consent, **Senate Bill 409** was withdrawn from the joint committee on Finance and considered for action at this time.

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

Senate amendment 2 offered by Senator Berger.

The question was: Adoption of senate amendment 2?
Adopted.

Ordered to a third reading.

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

Senate Bill 409

Read a third time and passed.

By request of Senator Flynn, with unanimous consent, all action was ordered immediately messaged.

By request of Senator Harnisch, with unanimous consent, the senate returned to the eighth order of business.

MOTIONS

By request of Senator Harnisch, with unanimous consent, **Senate Clearinghouse Rule 80-11** was withdrawn from committee on Natural Resources and Tourism and referred to committee on Agriculture, Labor and Local Affairs.

Senator Harnisch asked unanimous consent that the senate adjourn in the honor of the 100th birthday of W.C. Fields.

Senator Flynn objected.

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By request of Senator Lorge, with unanimous consent, the senate adjourned in memory of Jimmy Durante and his war time efforts.

By request of Senator Krueger, with unanimous consent, the senate adjourned in memory of former Senator Paul Rogan.

SENATE CLEARINGHOUSE RULES

Clearinghouse Rule 79-19

A rule to repeal Ins 6.53, relating to insurance consumers advisory council.

Submitted by Office of the Commissioner of Insurance.

Report received from Agency, January 25, 1980.

Referred to committee on Insurance and Utilities, January 29, 1980.

Upon motion of Senator Flynn the senate adjourned until 10:00 A.M., Thursday, January 31.

11:31 A.M.

CHIEF CLERK'S CORRECTION

Suggested by Legislative Reference Bureau

Senate Bill 118

1. On page 2, line 26, delete "165." and substitute "165.75".

Assembly Bill 1065, assembly substitute amendment 2

1. On page 1, line 17, substitute "lawful" for "law".