

JOURNAL OF THE SENATE

Eighty-Fifth Regular Session

WEDNESDAY, March 11, 1981.

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

INTRODUCTION OF RESOLUTIONS

Senate Joint Resolution 11

Relating to the life and public service of Irving P. Mehigan.

By Senator Moody.

Read and referred to committee on Senate Organization.

INTRODUCTION OF BILLS

Read first time and referred:

Senate Bill 184

Relating to state and local cooperation in suppressing forest fires and increasing an appropriation.

By Senators Harnisch and Van Sistine; cosponsored by Representatives Hephner and Fischer.

To committee on Agriculture and Natural Resources.

Senate Bill 185

Relating to arrest powers for conservation wardens.

By Senators Harnisch and Bablitch; cosponsored by Representatives Helbach and Schmidt.

To committee on Agriculture and Natural Resources.

Senate Bill 186

Relating to forfeitures imposed on nursing homes and waiver of rules regarding nursing homes.

By Senators Roshell and Opitz; cosponsored by Representatives Otte, Hopkins, Tregoning, Barry, Young, Klicka, Matty, Stitt and Thompson.

To committee on Human Services.

Senate Bill 187

Relating to a sales tax exemption for animal bedding.

By Senators Chilsen, Roshell, Kreul, Lorman, Bidwell and Harnisch; cosponsored by Representatives Hasenohrl, Luckhardt, Ladwig, Bradley, Porter, Shoemaker, Matty, Schmidt, Hopkins, Harer, R. Travis, McEwen and Smith.

To Joint Survey committee on Tax Exemptions.

JOURNAL OF THE SENATE

Senate Bill 188

Relating to collective bargaining units consisting of supervisors, making an appropriation and providing a penalty.

By Senators Kleczka, Bablitch, Moody, Thompson, Berger, Van Sistine, Strohl, Goyke and Harnisch.

To committee on State and Local Affairs and Taxation.

Senate Bill 189

Relating to qualifications for issuance and use of a special restricted operator's license.

By Senators Johnston and Cullen.

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

Senate Bill 190

Relating to retirement benefits for protective service employees.

By Senator Johnston; cosponsored by Representative Nelsen.

To Joint Survey committee on Retirement Systems.

Senate Bill 191

Relating to exempting from the inheritance tax transfers of property for which no death tax was paid to the state in which the property is located.

By Senators Goyke and Johnston.

To Joint Survey Committee on Tax Exemptions.

Senate Bill 192

Relating to raising the gift tax exemption for interspousal transfers to \$250,000.

By Senators Goyke and Johnston.

To Joint Survey committee on Tax Exemptions.

Senate Bill 193

Relating to the reciprocal inheritance tax exemption for nonresident decedents.

By Senators Goyke and Johnston.

To Joint Survey committee on Tax Exemptions.

Senate Bill 194

Relating to an income tax exemption for the first \$800 of interest.

By Senators Goyke and Johnston.

To Joint Survey committee on Tax Exemptions.

Senate Bill 195

Relating to increasing the inheritance tax exemption for transfers between siblings who have had the same principal residence.

By Senators Flynn and Moody, by request of Dorothy Stewart.

JOURNAL OF THE SENATE

To Joint Survey committee on Tax Exemptions.

Senate Bill 196

Relating to due dates for sales and use tax returns.

By Senators Flynn and Moody; cosponsored by Representative Hauke, by request of A. H. Knief.

To committee on State and Local Affairs and Taxation.

Senate Bill 197

Relating to exempting from the inheritance tax property transferred from decedents who are missing in action and granting a refund for such taxes already paid.

By Senators Flynn and Moody; cosponsored by Representative Barczak, by request of William Arnold.

To Joint Survey committee on Tax Exemptions.

COMMITTEE REPORTS

The joint committee on Audit reports and recommends for introduction:

Senate Bill 198

Relating to tax incremental financing.

Introduction:

Ayes, 6 -- Senators George, Berger, Lasee, Hanaway and Representatives Gerlach and Quackenbush;

Noes, 2 -- Representatives Tuczynski and Nelsen.

GARY R. GEORGE
Co-chair

PHILLIP TUCZYNSKI
Co-chair

Read first time and referred to joint committee on Audit.

PETITIONS AND COMMUNICATIONS

Senate Petition 4

A petition by 500 residents of the state of Wisconsin urging that changes be made in the Children's Code to permit the limited use of jail as a penalty for juveniles who commit serious crimes or who repeatedly violate the law.

By Senator Offner.

Read and referred to committee on Judiciary and Consumer Affairs.

JOURNAL OF THE SENATE

State of Wisconsin
Department of State

March 6, 1981.

Whereas on March 3, 1981, under the authority of s. 13.63(2), Wis. Stats., I issued an order suspending the privilege of James D. Boullion to lobby on behalf of such lobbyist's principal, Clinicare Corp., for the reason that such principal had failed to file an expense statement required under s. 13.68, Wis. Stats.; and

Whereas such principal has now filed such expense statement; now, therefore,

I, Vel Phillips, as Secretary of State of Wisconsin, under the authority of s. 13.63(2), Wis. Stats. do hereby restore unto said James D. Boullion the privilege of lobbying on behalf of Clinicare Corp., as principal, in accordance with the provisions of Subchapter III of Chapter 13 of the Wisconsin Statutes.

Dated this 6th day of March 1981.

VEL PHILLIPS
Secretary of State

State of Wisconsin
Department of State

March 9, 1981.

To the Honorable, the Senate:

I have the honor to transmit to you the following information pursuant to s. 13.685(7):

Yours very truly,
VEL PHILLIPS
Secretary of State

Lobbyist's name, address, telephone number; principal's name, address, telephone number.

Armagost, Carolyn, 550 E. Shady Lane, Neenah, WI 54956 (414) 731-4482; Wisconsin Education Assn. Council, 101 W. Beltline Hwy., Madison, WI 53713 (608) 255-2971.

Burdick, Frank, 105 21st St., N., Menomonie, WI 54751 (715) 235-0628; Wisconsin Education Assn. Council, 101 W. Beltline Hwy., Madison, WI 53713 (608) 255-2971.

Christianson, Peter Coe., 660 E. Mason St., Milwaukee, WI 53202 (414) 271-5900; Wisconsin Task Force For Product Liability

JOURNAL OF THE SENATE

Reform, c/o Wisconsin Manufacturers & Commerce, 111 E. Wisconsin Ave., Milwaukee, WI 53202 (414) 271-9428.

Cliff, Roger A., 7010 Mineral Point Rd., Box #5550, Madison, WI 53705 (608) 836-8070; Wisconsin Farm Bureau Federation Coop., 7010 Mineral Point Rd., Box #5550, Madison, WI 53705 (608) 836-8070.

Goodland, John S., 250 E. Wisconsin Ave., Milwaukee, WI 53202 (414) 276-0200; First Savings Assn. of Wisconsin, 250 E. Wisconsin Ave., Milwaukee, WI 53202 (414) 276-0200.

Hazelbaker, Mark, 8 W. Mifflin St., Rm #203, Madison, WI 53703 (608) 263-5355; The United Council of University of Wisconsin Student Governments, Inc., 8 W. Mifflin St., Rm #203, Madison, WI 53703 (608) 263-5355.

Jackson, Ruby, 101 W. Beltline Hwy., Madison, WI 53713 (608) 255-2971; Wisconsin Education Assn. Council, 101 W. Beltline Hwy., Madison, WI 53713 (608) 255-2971.

Lewandowski, Richard J., 121 S. Pinckney St., Madison, WI 53703 (608) 255-8891; Wisconsin Hospital Assn., 5721 Odana Rd., Madison, WI 53719 (608) 274-1820.

Oradei, Bruce, 101 W. Beltline Hwy., Madison, WI 53713 (608) 255-2971; Wisconsin Education Assn. Council, 101 W. Beltline Hwy., Madison, WI 53713 (608) 255-2971.

Schroeder, Robert W., 212 W. Wisconsin Ave., Milwaukee, WI 53203 (414) 272-4060; Wisconsin Periodical Distributors Assn., 201 E. Badger Rd., Madison, WI 53701 (608) 271-3600.

Williams, George III, 4620 W. North Ave., Milwaukee, WI 53208 (414) 449-1146; Wisconsin Education Assn. Council, 101 W. Beltline Hwy., Madison, WI 53713 (608) 255-2971.

Willsey, Charles A., General Electric Company-Wisconsin Public Affairs, 2038 Pennsylvania Ave., Madison, WI 53704 (608) 249-6631; General Electric Co., P. O. Box #414, Milwaukee, WI 53201 (414) 544-3224.

Wimmer, James W., Jr., P. O. Box #1482, Madison, WI 53703 (608) 256-5223; FMC Corp., 2000 Market St., Philadelphia, PA 19103 (215) 299-6871.

Lobbyist Terminations:

Peterson, Richard E., Rt. #1, Box #67, Weyauwega, WI 54983, lobbyist for Northridge Co., effective March 9, 1981.

Schroeder, Robert W., 212 W. Wisconsin Ave., Milwaukee, WI 53203, lobbyist for Northridge Co., effective March 9, 1981.

JOURNAL OF THE SENATE

Registration Amendments:

Boullion, James D., address update: 14 S. Carroll St., Madison, WI 53703.

State of Wisconsin Claims Board

February 26, 1981

Don Schneider
Senate Chief Clerk
State Capitol
Madison, Wisconsin

Dear Mr. Schneider:

Enclosed is the report of the State Claims Board covering claims heard on February 16, 1981.

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

State of Wisconsin Claims Board

The state Claims Board conducted hearings at the State Capitol Building, Madison, Wisconsin on February 16, 1981, upon the following claims:

Claimant	Amount
Evan Eklin	\$1,835.00
Louis Remily	1,000.00
American Family Insurance	130.00
Brian Larson	100,062.84
Peter Grant	15.00

JOURNAL OF THE SENATE

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

Alex Merten	\$15.00
Herman Postl	59.88
James Patterson	49.18
Ethlyn Ledbetter	75.00
Hanley McCord	25.15
Verna Schott	94.00
Wisconsin Power and Light Co.	101.60
Mr. & Mrs. Edward Mueller	800.00
Janice Placek	20,000.00
Courtesy Sports, Inc.	955.70
Sigrid Oppen	295.00
Robert Herbsleb	83.00
David Ludwig	35.00
Dennis Radunzel	132.78
Debra Anderson	35.00
Bill Curley	46.95
Gene & Kathryn Fransee	50,000.00
Donald Wirth	100,000.00
Peter Radlund	202.80

THE BOARD FINDS:

1. Evan Eklin of Golden Valley, Minnesota, claims \$1,835.00 for payment of dental bills incurred as a result of injuries he sustained while training as a member of the Gymnastics team at the University of Wisconsin-Oshkosh on January 4, 1980. Claimant was given a Hold Harmless Agreement by the UW-Oshkosh for a parent's signature. The purpose of this form was to advise that the UW-Oshkosh does not provide medical insurance for a nonconference sport and to encourage parents to obtain coverage. The Board concludes this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

2. Louis Remily of Madison, Wisconsin, claims \$1,000.00 in attorney fees relating to an investigation and possible criminal charges against him pursuant to s. 946.12, Wis. Stats. An investigation by the Milwaukee County Sheriff's Department was started as a result of alleged charges made by three staff members of the Division of Health that claimant did not direct staff to promptly serve notices of violation, following the death of a patient at the Hillhaven Convalescent Center, Shorewood, Wisconsin, in May, 1980. Charges were dismissed against claimant. The Departments

JOURNAL OF THE SENATE

of Health & Social Services and Justice declined representation of claimant, due to possible conflicts of interest. The Board concludes claimant should be reimbursed for the actual legal services provided at a rate of \$35 per hour, plus costs and disbursements, for a total award of \$780.40, based on equitable principles.

3. American Family Insurance of Appleton, Wisconsin, claims \$130.00 subrogation damages. Its insured, Glen Loomans, submitted a claim to the insurance company for damages to his automobile while parked in the Fox Lake Correctional Institute parking lot on June 12, 1980. While painting was being done at the Institute, claimant's car received an overspray of paint, damaging the finish of the car. Consistent with a long-standing policy of this Board concerning subrogation claims, the Board concludes this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

4. Brian Larson of Janesville, Wisconsin, claims \$62.84 for uninsured medical expenses, and \$100,000.00 estimated future wage loss, and past, present and future pain and suffering related to injuries he sustained while a student at a shop class at the Wisconsin School for the Physically Handicapped on January 12, 1979. While the instructor was out of the classroom, two of claimant's fingers were severed while he was attempting to use a power saw. The Board concludes this claim in the reduced amount of \$1,000.00 should be paid based on equitable principles.

5. Peter Grant of Madison, Wisconsin, claims \$15.00 for the loss of an art print allegedly stolen from his office 221-B North, State Capitol on December 5 or 6, 1980. The Board concludes there is an insufficient showing of negligence on the part of the state, its officers, agents, or employes, and this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

6. Alex Merten of Oshkosh, Wisconsin, claims \$15.00 for the replacement of his trousers. Claimant, a state employe at Winnebago Mental Health Institute, was demonstrating mock restraint of a patient on November 14, 1979 when his trousers got caught on a radiator grill, tearing a hole in the knee. The Board concludes that the claim should be paid, based on equitable principles.

7. Herman Postl of Chippewa Falls, Wisconsin, claim \$59.88 for damages to his motorcycle on October 7, 1980 while it was parked in the lot at the Northern Wisconsin Center. Two state employes observed a resident of the Institute run over to the motorcycle and flip it over, causing damage to the back and front turn lights, right throttle, right front brake, lower right mirror, gas tank, seat, and rear

JOURNAL OF THE SENATE

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

8. James Patterson of Madison, Wisconsin, claims \$49.19 for alleged loss of his personal property when he was transferred from the Sex Offenders Treatment Unit to the Forensics Assessment Unit at Mendota Mental Health Institute on July 29, 1980. There is insufficient evidence showing negligence on the part of the state, its officers, agents, or employes, and the Board concludes this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

9. Ethlyn Ledbetter of Winnebago, Wisconsin, claims \$75.00 for the replacement of her sweater and jacket which were damaged at the laundry while she was a patient at the Winnebago Mental Health Institute on September 23, 1980. The Board concludes this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

10. Hanley McCord of Oshkosh, Wisconsin, claim \$25.15 for the damages to his basement windows on May 6, 1980, caused by a patient on unauthorized leave from the Winnebago Mental Health Institute. The patient kicked out two basement windows at claimant's residence. Consistent with a long-standing policy of the Board to deny claims for damages caused by wards of the state on escapes status, the Board finds this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

11. Verna Schott of Oshkosh, Wisconsin, claims \$82.00 for medical expenses related to a fall on February 20, 1980 at the Winnebago Mental Health Institute. As claimant entered the building she slipped and fell on her hip caused partly by the fact that her boots retained snow from outside. The board concludes there is insufficient showing of negligence on the part of the state, its officers, agents, or employes, and this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

12. Wisconsin Power and Light Company claims \$101.60 for damages to their wires located at Highway 45 and CTH W, which were torn down by a Department of Transportation truck on July 31, 1980. The Board concludes the claim should be paid, based on equitable principles.

13. Mr. & Mrs. Edward Mueller of Eagle, Wisconsin, claim \$800 for damages to their garden and loss of beauty and enjoyment of the garden caused by Department of Transportation road construction on STH 59, Waukesha County, and heavy rains which

JOURNAL OF THE SENATE

contributed to the water run-off, flooding claimant's garden in August, 1980. The Board concludes claimant should be reimbursed in the reduced amount of \$439.10, for the actual damages and loss of produce, based on equitable principles.

14. Janice Placek of Aurora, Illinois, claims past and future medical expenses in the amount of \$5,000.00, loss of work and her services as a wife and homemaker in the amount of \$5,000.00, and pain and suffering in the amount of \$10,000.00 related to an injury she sustained at the Beloit Tourist Information Center on January 24, 1980. There were several inches of snow on the ground when claimant stopped at the Information Center, got out of the car, walked over to the shoveled sidewalk, and tripped over the curb. The Board concludes there has been insufficient showing of negligence on the part of the state, its officers, agents, or employes, and this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

15. Courtesy Sports, Inc. of Stevens Point, Wisconsin, claims \$955.70 for damages incurred when they bought a 1978 Honda Civic from Debra Kandler and resold it to Benedict Schulist for \$3,795.00 on April 7, 1979. When Mr. Schulist received the title of the car it was revealed the car had been "previously junked and reconditioned" which information claimant alleges did not appear on the certificate of title assigned by Ms. Kandler to claimant. Claimant satisfied Mr. Schulist by trading a 1979 Honda Civic for the 1978 Honda resulting in a loss to claimant in the amount of \$955.70. The Board concludes there has been insufficient evidence of negligence on the part of the state, its officers, agents, or employes, and this claim is not for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

16. Sigrid Oppen of Sturgeon Bay, Wisconsin, claims \$295.00 for dental expenses incurred while a patient at the University of Wisconsin-Madison Center for Health Sciences on August 21, 1980. The date after claimant's surgery for a corneal transplant she was served a salad from the hospital kitchen which contained black olives with pits. Claimant's tooth on her partial denture and a cap on another tooth were damaged when she bit down on one of the olive pits. The Board concludes there has been insufficient showing of negligence on the part of the state, its officers, agents, or employes, and this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

17. Robert Herbsleb of Madison, Wisconsin, claims \$83.00 for the current replacement cost of his suitcase which was damaged during the process of transporting a Space Telescope TSU

JOURNAL OF THE SENATE

instrument from the University of Wisconsin-Madison to the Goddard Space Flight Center near Washington, D.C. The instrument was transported in a U-haul truck mounted on a dolly. Claimant placed his suitcase under the dolly, and during the trip, the floor of the truck collapsed under the dolly, and crushed claimant's suitcase. The Board concludes the claim is not one for the state is legally liable, nor one which the state should assume and based on equitable principles.

18. David Ludwig of Madison, Wisconsin, claims \$35.00 for the loss of two pictures and a frame allegedly stolen from his office at Room 221-B North, State Capitol on December 5 or 6 1980. The Board concludes there is an insufficient showing of negligence on the part of the state, its officers, agents or employes, and this claim is not one for which the state is legally liable, nor one which the should assume and pay based on equitable principles.

19. Dennis Radunzel of Madison, Wisconsin, claims \$132.78 for exceeding the limits of reimbursable expenses he incurred moving from Rochester, Minnesota to accept new employment with the Public Service Commission in Madison in November, 1980. The sum of \$60.50 is for the cost of additional insurance for claimant's household possessions. Claimant chose to use \$1.25 per pound per article insurance coverage on his possessions when the amount of insurance normally provided by the carrier is only \$.60 per pound per article. The sum of \$72.28 is for preparation charges. The Public Service Commission's limit for preparation charges is \$300.00 and when claimant discovered his expenses would exceed that limit, his wife contacted the Commission to find out if that excess could be covered. Due to a misinterpretation of the guidelines, Mrs. Radunzel was informed in error that the limit had been changed to \$400. The Board concludes this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

20. Debra Anderson of Milwaukee, Wisconsin, claims \$35.00 for the replacement cost of her jacket which was stolen from the office coat rack at the Job Service office in Manitowoc, on April 20, 1980. The Board concludes there has been an insufficient showing of negligence on the part of the state, its officers, agents, or employes, and this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

21. William Curley of Madison, Wisconsin, claims \$46.95 for the replacement cost of his coat and gloves which were stolen from the coat rack in the lounge area of the Department of Employment Relations while he was attending an Employment Relations

JOURNAL OF THE SENATE

sponsored training session on December 20, 1979. The Board concludes there has been an insufficient showing of negligence of the part of the state, its officers, agents or employes, and this claim is not one for which the state is legally liable, nor one which the state should assume and pay based on equitable principles.

22. Gene and Kathryn Fransee of Milwaukee, Wisconsin, claim \$50,000.00 for damage to their property which occurred when the Milwaukee County Sheriff's Department issued a search warrant to aid in their search and investigation for a body and any evidence of a crime on the premises of claimant's property on October 3, 1977. The investigation consisted of digging up and clearing plant life, wood life and shrubbery and searching a wooded area of land on claimant's property in hopes of finding a gravesite. Damage resulted when claimant's property was not restored, repaired, replaced or put back in its original condition as it existed prior to the investigation. The Board concludes there has been insufficient showing of negligence on the part of the state, its officers, agents, or employes and this claim is not one for which the state is legally liable, nor one which the should assume and pay based on equitable principles.

In addition, the Claims Board decided the following claims, for which a hearing was held on November 24, 1980.

23. Donald Wirth of Cross Plains, Wisconsin, claims \$100,000.00 for past and future medical expenses and pain and suffering incurred as a result of an accident on state property on April 29, 1976. Claimant, while riding his trail bike on a circular service road at Salmo Pond, which is state land administered by the Department of Natural Resources, struck an unmarked wire cable which had been placed across the road by the Department of Natural Resources. Claimant suffered serious personal injuries, including head and facial injuries, shoulder, chest, leg injuries and other contusions and abrasions. During the summer of 1975 claimant had ridden his trail bike over this same trail many times. However, he never observed signs forbidding vehicular traffic next to the road encircling the pond. The Board concludes that based on equitable principles the state in good conscience should assume and pay this claim in the reduced amount of \$5,000.00.

24. The claim of Peter Radlund was previously approved for payment at the November 10, 1980 Claims Board meeting. Payment was awarded with the stipulation that it be made jointly to claimant and the garage performing the repairs on claimant's car. Upon receipt of the Board's decision, the claimant informed the Board that he had paid for the repairs thus removing the necessity for a joint

JOURNAL OF THE SENATE

check. Upon reconsideration, the Board concludes \$202.80 should be paid solely to the claimant for the original estimate for cost of repairs to his vehicle, based on equitable principles.

THE BOARD CONCLUDES:

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

Evan Eklin
American Family Insurance
Peter Grant
James Patterson
Ethlyn Ledbetter
Hanley McCord
Verna Schott
Janice Placek
Courtesy Sports, Inc.
Sigrid Oppen
Robert Herbsleb
David Ludwig
Dennis Radunzel
Debra Anderson
Bill Curley
Gene & Kathryn Fransee

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

Louis Remily	\$780.40
Brian Larson	1,000.00
Alex Merten	15.00
Herman Postl	59.88
Wisconsin Power & Light Co.	101.60
Mr. & Mrs. Edward Mueller	439.10
Peter Radlund	202.80

THE BOARD RECOMMENDS:

1. Payment of \$5,000.00 be made to Donald Wirth, as reimbursement of medical expenses incurred as a result of an injury he sustained on April 29, 1976 on state-owned recreational land near Salmo Pond in Dane County.

Dated at Madison, Wisconsin this 26th day of February, 1981.

GERALD D. KLECZKA
Senate Finance Committee

JOURNAL OF THE SENATE

VIRGIL D. ROBERTS
Assembly Finance Committee

LAURIE ANN McCALLUM
Representative of Governor

EDWARD D. MAIN
Representative of Secretary of
Administration

WARD L. JOHNSON
Representative of Attorney
General

EXECUTIVE COMMUNICATIONS

State of Wisconsin
Office of the Governor
Madison, Wisconsin

March 5, 1981

To the Honorable, the Senate:

As required by Wisconsin Statutes 14.04, attached is a list of annual and biennial reports of Departments and Independent Agencies which have been received or will be received by the Governor.

Respectfully submitted,
MARY M. WILLIAMS
Assistant to the Governor

State of Wisconsin
Office of the Governor
Madison, Wisconsin

March 5, 1981

To the Honorable, the Senate:

Mrs. Sonja L. Collier, my appointee to the Dental Examining Board, has requested that I withdraw her nomination to this position. I am writing to advise you of this action.

Sincerely,
LEE SHERMAN DREYFUS
Governor

JOURNAL OF THE SENATE

State of Wisconsin
Office of the Governor
Madison, Wisconsin

March 10, 1981

To the Honorable, the Senate:

The following bills, originating in the senate, have been approved, signed and deposited in the office of the Secretary of State:

Senate Bill	Chapter No.	Date Approved
24 -----	5-----	March 10, 1981

Sincerely,
LEE SHERMAN DREYFUS
Governor

SENATE CLEARINGHOUSE ORDERS

Clearinghouse Rule 80-243

A RULE to create Tax 12.05, relating to temporary assessor certification.

Submitted by Department of Revenue.

Report received from agency, March 10, 1981.

Referred to committee on State and Local Affairs and Taxation, March 11, 1981.

Clearinghouse Rule 80-240

A RULE to create Tax 12.50, relating to property tax exemption of solar and wind energy systems.

Submitted by Department of Revenue.

Report received from agency, March 10, 1981.

Referred to committee on State and Local Affairs and Taxation, March 11, 1981.

Clearinghouse Rule 81-19

AN ORDER to create VA 4.12, relating to the removal from the department's list of authorized lenders of any lender which makes excessive number of errors on applications for direct veterans housing loans.

Submitted by Department of Veterans Affairs.

Report received from agency, March 4, 1981.

Referred to committee on Labor, Government, Veterans Affairs and Tourism, March 11, 1981.

JOURNAL OF THE SENATE

The committee on Aging, Business and Financial Institutions and Transportation reports and recommends:

Clearinghouse Rule 80-202

A RULE to amend Tax 11.83 (7) (a), relating to the sales and use tax status of motor vehicles used by licensed Wisconsin retail motor vehicle dealers.

Review period waived.

Clearinghouse Rule 80-245

A RULE to repeal Chs. RR 1 to 11; and to create Ch. Trans-RR 1, relating to the operation and administration of the Wisconsin rustic roads program.

No action taken.

TIM CULLEN

Chair

The committee on Agriculture and Natural Resources reports and recommends:

Clearinghouse Rule 80-100

A RULE to create Ch. NR 299, relating to water quality certification.

No action taken.

THOMAS W. HARNISCH

Chair

AMENDMENTS OFFERED

Senate substitute amendment 1 to **Senate Bill 108** by Senator Van Sistine.

CHIEF CLERK'S REPORT

The chief clerk records:

Senate Bill 24

Correctly enrolled and presented to the Governor on March 10, 1981.

JOURNAL OF THE SENATE

CHIEF CLERK'S CORRECTION

Suggested by Legislative Reference Bureau

Senate Bill 179

1. Page 1, line 10: substitute "police" for "policy".