

JOURNAL OF THE SENATE [May 26, 1982]

STATE OF WISCONSIN

Senate Journal

Eighty-Fifth Regular Session

WEDNESDAY, May 26, 1982.

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, Bablitch, Berger, Bidwell, Braun, Chilsen, Cullen, Engeleiter, Flynn, Frank, George, Goyke, Hanaway, Harnisch, Harsdorf, Johnston, Kleczka, Kreul, Krueger, Lasee, Lorge, Lorman, McCallum, Maurer, Moody, Offner, Opitz, Risser, Roshell, Strohl, Theno, Thompson and Van Sistine -- 33.

Absent -- None.

Absent with leave -- None.

The senate stood for the prayer which was offered by Father Douglas L. Dushack, associate pastor of St. Raphael's Cathedral, Madison.

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

Wisconsin State Senate
Office of the Majority Leader

May 26, 1982

Dear Mr. President:

I hereby submit, with fond memories, a sense of accomplishment, and a feeling of gratitude to my colleagues, my resignation as the Majority Leader of the Wisconsin State Senate, effective upon reading.

Very truly yours,
WILLIAM A. BABLITCH
Majority Leader

COMMITTEE REPORTS

The committee on Senate Organization reports and recommends for introduction:

Senate Bill 835

Relating to transcript fees for court reporters.

Introduction:

Ayes, 4 -- Senators Risser, Chilsen, Flynn and Hanaway;
Noes, 0 -- None.

FRED A. RISSER
Chair

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

INTRODUCTION OF BILLS

Read first time and referred:

Senate Bill 836

Relating to correcting references. (Revisor's Correction Bill).

By Law Revision Committee.

To committee on Judiciary and Consumer Affairs.

COMMITTEE REPORTS

The committee on Senate Organization reports and recommends for introduction:

Senate Resolution 26

Relating to amending the organization of the 1981 Wisconsin senate as established by 1981 Senate Resolution 1.

Introduction:

Ayes, 4 -- Senators Risser, Flynn, Chilsen and Hanaway;
Noes, 0 -- None.

FRED A. RISSER
Chair

Read.

Considered as privileged and taken up.

By request of Senator Lasee, with unanimous consent, the senate recessed until 11:22 A.M.

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10:07 A.M.

RECESS

11:22 A.M.

The senate reconvened.

QUORUM CALL

Senator Cullen called the attention of the chair to the possible lack of a quorum.

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

Senators Adelman, Bablitch, Berger, Bidwell, Braun, Chilsen, Cullen, Engeleiter, Flynn, Frank, George, Goyke, Hanaway, Harnisch, Harsdorf, Johnston, Kleczka, Kreul, Krueger, Lasee, Lorge, Lorman, McCallum, Maurer, Moody, Offner, Opitz, Risser, Roshell, Strohl, Theno, Thompson and Van Sistine -- 33.

Absent -- None.

Absent with leave -- None.

By request of Senator Cullen, with unanimous consent, the senate stood informal.

11:26 A.M.

11:44 A.M.

The senate reconvened.

Senate Resolution 26

Relating to amending the organization of the 1981 Wisconsin senate as established by 1981 Senate Resolution 1.

The question was: Shall the resolution be adopted?

Adopted.

The committee on Senate Organization reports and recommends for introduction:

Senate Resolution 27

Relating to creating the office of Senate president pro tempore.

Introduction:

Ayes, 4 -- Senators Risser, Flynn, Chilsen and Hanaway;

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Noes, 0 -- None.

FRED A. RISSER
Chair

Read.

By request of Senator Cullen, with unanimous consent, the rules were suspended and **Senate Resolution 27** was considered at this time.

Senate Resolution 27

Relating to creating the office of senate president pro tempore.

Senate amendment 1 offered by Senators Chilsen, Opitz and Theno.

The question was: Adoption of senate amendment 1?

Senator Cullen moved rejection of senate amendment 1.

The question was: Rejection of senate amendment 1?

The ayes and noes were demanded and the vote was: ayes, 20; noes, 13; absent or not voting, 0; as follows:

Ayes -- Senators Adelman, Bablitch, Berger, Bidwell, Braun, Cullen, Flynn, Frank, George, Goyke, Harnisch, Kleczka, Maurer, Moody, Offner, Risser, Roshell, Strohl, Thompson and Van Sistine -- 20.

Noes -- Senators Chilsen, Engeleiter, Hanaway, Harsdorf, Johnston, Kreul, Krueger, Lasee, Lorge, Lorman, McCallum, Opitz and Theno -- 13.

Absent or not voting -- None.

So the motion prevailed.

The question was: Shall the resolution be adopted?

The ayes and noes were required and the vote was: ayes, 29; noes, 4; absent or not voting, 0; as follows:

Ayes -- Senators Adelman, Bablitch, Berger, Bidwell, Braun, Chilsen, Cullen, Flynn, Frank, George, Goyke, Hanaway, Harnisch, Johnston, Kleczka, Kreul, Krueger, Lasee, Lorge, McCallum, Maurer, Moody, Offner, Risser, Roshell, Strohl, Theno, Thompson and Van Sistine -- 29.

Noes -- Senators Engeleiter, Harsdorf, Lorman and Opitz -- 4.

Absent or not voting -- None.

So the resolution was adopted.

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The committee on Senate Organization reports and recommends for introduction:

Senate Resolution 28

Relating to the election of Senator William A. Bablitch as president pro tempore of the senate.

Introduction:

Ayes, 4 -- Senators Risser, Flynn, Chilsen and Hanaway;
Noes, 0 -- None.

FRED A. RISSER
Chair

Read.

Considered as privileged and taken up.

Adopted.

The committee on Senate Organization reports and recommends the following nominations to committees for appointment:

To the Legislative Council, pursuant to section 13.81 (1), Senator Bablitch

FRED A. RISSER
Chair

The question was: Shall the committee report be adopted?

Adopted.

The committee on Education and State Institutions reports and recommends:

GERRARD, M. WILLIAM, of LaCrosse, as a member of the University of Wisconsin, Board of Regents, to serve for the term ending May 1, 1989.

Confirmation:

Ayes, 4 -- Senators Goyke, George, Thompson and Harsdorf;
Noes, 0 -- None.

FISH, ODY J., of Pewaukee, as a member of the University of Wisconsin, Board of Regents, to succeed Joyce Erdman, to serve for the term ending May 1, 1989.

Confirmation:

Ayes, 4 -- Senators Goyke, George, Thompson and Harsdorf;
Noes, 0 -- None.

FITZSIMONS, THOMAS M., of Altoona, as a member of the Educational Communications Board, to succeed Joan Holden, to serve for the term ending May 1, 1985.

Confirmation:

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**Ayes, 3 -- Senators Goyke, George and Harsdorf;
Noes, 1 -- Senator Thompson.**

**GARY R. GOYKE
Chair**

The committee on Human Services reports and recommends:

GREBE, MICHAEL W., of Mequon, as a member of the Medical College of Wisconsin Board of Trustees, to succeed Wayne F. Whittow, to serve for the term ending May 1, 1988.

Confirmation:

**Ayes, 3 -- Senators Thompson, Strohl and Theno;
Noes, 0 -- None.**

BARNHILL, HELEN, of Milwaukee, as a member of the Medical College of Wisconsin Board of Trustees to succeed Dr. Henry Goldberg, to serve for the term ending May 1, 1988.

Confirmation:

**Ayes, 3 -- Senators Thompson, Strohl and Theno;
Noes, 0 -- None.**

**CARL W. THOMPSON
Chair**

**Wisconsin Senate
Tim Cullen**

May 26, 1982

Dear Mr. President:

Because I am assuming the duties of Senate Majority Leader on May 26th, I am resigning as Chairman of the Senate Aging, Business and Financial Institutions and Transportation committee, as well as my position as vice-chair of the Labor, Government, Veterans Affairs and Tourism committee.

I certainly enjoyed the privilege of serving as Chairman of the Senate Aging, Business and Financial Institutions and Transportation committee and as a member and vice-chair of the Senate Labor, Government, Veterans Affairs and Tourism committee, but I realize it is not possible to continue these committee responsibilities. I also realize there is a policy against leadership chairing or vice-chairing any standing committee.

Thank you for your consideration of this resignation.

**Sincerely,
TIM CULLEN
Chair**

INTRODUCTION OF BILLS

Read first time and referred:

Senate Bill 837

An act to repeal, renumber, renumber and amend, amend, create and revise various provisions of the statutes and session laws for the purpose of correcting errors, supplying omissions, clarifying language, correcting titles of agencies, correcting references, renumbering for better location and arrangement, eliminating duplications and unnecessary or obsolete provisions, reconciling conflicts and repelling unintended repeals. (Revisor's Correction Bill).

By Law Revision committee.

To committee on Judiciary and Consumer Affairs.

CALENDAR OF MAY 26

Senate Bill 3, Special Session

Relating senate and assembly districts and matters pertaining to the decennial legislative redistricting.

The question was: Shall the bill pass notwithstanding the objections of the Governor?

Senator Cullen asked unanimous consent that the question to pass notwithstanding the objections of the Governor **Senate Bill 3, Special Session** be laid on the table.

Senator Chilsen objected.

Senator Cullen moved that the question to pass notwithstanding the objections of the Governor **Senate Bill 3, Special Session** be laid on the table.

Senator Chilsen raised the point of order that the motion to table **Senate Bill 3, Special Session** was not proper.

The chair took the point of order under advisement.

By request of Senator Cullen, with unanimous consent, the senate recessed until 2:10 P.M.

12:11 P.M.

RECESS

2:10 P.M.

The senate reconvened.

By request of Senator Cullen, with unanimous consent, the senate recessed until 2:20 P.M.

2:11 P.M.

RECESS

2:20 P.M.

The senate reconvened.

Senate Bill 783

Relating to the tax on liquor manufactured in this state by pollution control facilities from brewing wastes and to a floor tax on intoxicating liquors, a surtax added in 1982 and 1983 to the corporate income and franchise taxes, depreciation on leased property, redefining the internal revenue code for the purpose of computing the income taxes of individuals, trusts and estates, the definition of 'internal revenue code' as it relates to powers of appointment, employe benefit plans and extensions for filing inheritance taxes, the definition of 'internal revenue code' for insurers, regulated investment companies and real estate investment trusts, the sales tax on telephone and telegraph services, computing depreciation on utility property for purposes of the corporate income and franchise taxes, a county sales and use tax, the cigarette tax, transfer of moneys or positions between certain appropriations made to state agencies, state compensation and fringe benefit supplements, various changes to the 1979-81 and 1981-83 authorized state building programs, payment of interest on moneys temporarily reallocated, limiting the compensation of a nonrepresented state classified employe who, in lieu of layoff, is demoted or exercises displacement rights, limiting compensation of a nonrepresented state classified employe restored, after layoff, to a position with a lower pay range, cumulative pay adjustments for certain nonrepresented state classified employes, a salary freeze for certain state employes, work hour and pay reductions for nonrepresented state employes, work-related programs for recipients of aid to families with dependent children, the

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expenditure of federal child welfare funds, making permanent the 2nd opinion program in medical assistance, kidney disease aids, the reimbursement rates for handicapped education special transportation and health treatment aidable costs, decreasing the primary guaranteed valuation for 1982-83 school aids and delaying part of the June 1982 aid payment until July 1982, the renewable energy resource system incentive program, granting rule-making authority, providing penalties and decreasing and making appropriations.

Read.

By request of Senator Maurer, with unanimous consent, the senate recessed until 4:22 P.M.

2:20 P.M.

RECESS

4:22 P.M.

The senate reconvened.

The question was: Shall Item 1-a pass notwithstanding the objections of the Governor?

By request of Senator Cullen, with unanimous consent, Item 1-a was laid on the table.

The question was: Shall Item 2-a pass notwithstanding the objections of the Governor?

The ayes and noes were required and the vote was: ayes, 23; noes, 10; absent or not voting, 0; as follows:

Ayes -- Senators Adelman, Bablitch, Berger, Braun, Cullen, Flynn, Frank, George, Goyke, Harnisch, Harsdorf, Kleczka, Lorge, McCallum, Maurer, Moody, Offner, Risser, Roshell, Strohl, Theno, Thompson and Van Sistine -- 23.

Noes -- Senators Bidwell, Chilsen, Engeleiter, Hanaway, Johnston, Kreul, Krueger, Lasee, Lorman and Opitz -- 10.

Absent or not voting -- None.

More than two-thirds having voted in the affirmative, the vetoed part of the bill passed notwithstanding the objections of the Governor.

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The question was: Shall Item 2-b pass notwithstanding the objections of the Governor?

By request of Senator Cullen, with unanimous consent, Item 2-b was laid on the table.

The question was: Shall Item 2-c pass notwithstanding the objections of the Governor?

By request of Senator Cullen, with unanimous consent, Item 2-c was laid on the table.

The question was: Shall Item 2-d pass notwithstanding the objections of the Governor?

By request of Senator Cullen, with unanimous consent, Item 2-d was laid on the table.

The question was: Shall Item 3-a pass notwithstanding the objections of the Governor?

By request of Senator Cullen, with unanimous consent, Item 3-a was laid on the table.

The question was: Shall Item 3-b pass notwithstanding the objections of the Governor?

The ayes and noes were required and the vote was: ayes, 19; noes, 14; absent or not voting, 0; as follows:

Ayes -- Senators Adelman, Bablitch, Berger, Braun, Cullen, Flynn, Frank, George, Goyke, Harnisch, Johnston, Lorman, Maurer, Moody, Offner, Risser, Strohl, Thompson and Van Sistine -- 19.

Noes -- Senators Bidwell, Chilsen, Engeleiter, Hanaway, Harsdorf, Kleczka, Kreul, Krueger, Lasee, Lorge, McCallum, Opitz, Roshell and Theno -- 14.

Absent or not voting -- None.

Less than two-thirds having voted in the affirmative, the senate refused to pass the vetoed part of the bill notwithstanding the objections of the Governor.

The question was: Shall Item 3-c pass notwithstanding the objections of the Governor?

The ayes and noes were required and the vote was: ayes, 19; noes, 14; absent or not voting, 0; as follows:

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Ayes -- Senators Adelman, Bablitch, Berger, Braun, Cullen, Flynn, Frank, George, Goyke, Harnisch, Kleczka, Maurer, Moody, Offner, Risser, Roshell, Strohl, Thompson and Van Sistine -- 19.

Noes -- Senators Bidwell, Chilsen, Engeleiter, Hanaway, Harsdorf, Johnston, Kreul, Krueger, Lasee, Lorge, Lorman, McCallum, Opitz and Theno -- 14.

Absent or not voting -- None.

Less than two-thirds having voted in the affirmative, the senate refused to pass the vetoed part of the bill notwithstanding the objections of the Governor.

The question was: Shall Item 3-d pass notwithstanding the objections of the Governor?

Senator Goyke moved that Item 3-d be laid on the table.

The question was: Shall Item 3-d be laid on the table?

The motion prevailed.

The question was: Shall Item 3-e pass notwithstanding the objections of the Governor?

The ayes and noes were required and the vote was: ayes, 17; noes, 16; absent or not voting, 0; as follows:

Ayes -- Senators Adelman, Bablitch, Berger, Braun, Cullen, Flynn, Frank, George, Goyke, Harnisch, Kleczka, Moody, Offner, Risser, Strohl, Thompson and Van Sistine -- 17.

Noes -- Senators Bidwell, Chilsen, Engeleiter, Hanaway, Harsdorf, Johnston, Kreul, Krueger, Lasee, Lorge, Lorman, McCallum, Maurer, Opitz, Roshell and Theno -- 16.

Absent or not voting -- None.

Less than two-thirds having voted in the affirmative, the senate refused to pass the vetoed part of the bill notwithstanding the objections of the Governor.

Senator Braun moved that Item 3-d be withdrawn from the table.

The question was: Shall Item 3-d be withdrawn from the table?

The ayes and noes were required and the vote was: ayes, 16; noes, 17; absent or not voting, 0; as follows:

Ayes -- Senators Adelman, Bablitch, Berger, Braun, Cullen, Flynn, Frank, George, Harnisch, Kleczka, Maurer, Moody, Offner, Risser, Strohl and Thompson -- 16.

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Noes -- Senators Bidwell, Chilsen, Engeleiter, Goyke, Hanaway, Harsdorf, Johnston, Kreul, Krueger, Lasee, Lorge, Lorman, McCallum, Opitz, Roshell, Theno and Van Sistine -- 17.

Absent or not voting -- None.

So the motion did not prevail.

The question was: Shall Item 3-f pass notwithstanding the objections of the Governor?

By request of Senator Cullen, with unanimous consent, Item 3-f was laid on the table.

The question was: Shall Item 4-a pass notwithstanding the objections of the Governor?

The ayes and noes were required and the vote was: ayes, 21; noes, 12; absent or not voting, 0; as follows:

Ayes -- Senators Adelman, Bablitch, Berger, Braun, Cullen, Flynn, Frank, George, Goyke, Harnisch, Kleczka, Krueger, Lorge, Maurer, Moody, Offner, Risser, Roshell, Strohl, Thompson and Van Sistine -- 21.

Noes -- Senators Bidwell, Chilsen, Engeleiter, Hanaway, Harsdorf, Johnston, Kreul, Lasee, Lorman, McCallum, Opitz and Theno -- 12.

Absent or not voting -- None.

Less than two-thirds having voted in the affirmative, the senate refused to pass the vetoed part of the bill notwithstanding the objections of the Governor.

The question was: Shall Item 4-b pass notwithstanding the objections of the Governor?

Senator Cullen asked unanimous consent that Items 4-b, 4-c, 4-d, 4-e and 4-f be laid on the table.

Senator Harsdorf objected.

The question was: Shall Item 4-b pass notwithstanding the objections of the Governor?

The ayes and noes were required and the vote was: ayes, 10; noes, 23; absent or not voting, 0; as follows:

Ayes -- Senators Berger, George, Harsdorf, Kreul, Krueger, Lasee, Lorge, Moody, Opitz and Thompson -- 10.

Noes -- Senators Adelman, Bablitch, Bidwell, Braun, Chilsen, Cullen, Engeleiter, Flynn, Frank, Goyke, Hanaway, Harnisch,

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Johnston, Kleczka, Lorman, McCallum, Maurer, Offner, Risser, Roshell, Strohl, Theno and Van Sistine -- 23.

Absent or not voting -- None.

Less than two-thirds having voted in the affirmative, the senate refused to pass the vetoed part of the bill notwithstanding the objections of the Governor.

By request of Senator Cullen, with unanimous consent, Items 4-c, 4-d, 4-e and 4-f were laid on the table.

The question was: Shall Item 5-a pass notwithstanding the objections of the Governor?

The ayes and noes were required and the vote was: ayes, 18; noes, 15; absent or not voting, 0; as follows:

Ayes -- Senators Adelman, Bablitch, Berger, Braun, Cullen, Flynn, Frank, George, Goyke, Harnisch, Kleczka, Maurer, Moody, Risser, Roshell, Strohl, Thompson and Van Sistine -- 18.

Noes -- Senators Bidwell, Chilsen, Engeleiter, Hanaway, Harsdorf, Johnston, Kreul, Krueger, Lasee, Lorge, Lorman, McCallum, Offner, Opitz and Theno -- 15.

Absent or not voting -- None.

Less than two-thirds having voted in the affirmative, the senate refused to pass the vetoed part of the bill notwithstanding the objections of the Governor.

The question was: Shall Item 5-b pass notwithstanding the objections of the Governor?

By request of Senator Cullen, with unanimous consent, Items 5-b, 5-c, 5-d and 5-e were laid on the table.

The question was: Shall Item 5-f pass notwithstanding the objections of the Governor?

The ayes and noes were required and the vote was: ayes, 19; noes, 14; absent or not voting, 0; as follows:

Ayes -- Senators Adelman, Bablitch, Berger, Bidwell, Cullen, Flynn, Frank, Goyke, Hanaway, Johnston, Kleczka, Lasee, Maurer, Offner, Opitz, Risser, Roshell, Strohl and Van Sistine -- 19.

Noes -- Senators Braun, Chilsen, Engeleiter, George, Harnisch, Harsdorf, Kreul, Krueger, Lorge, Lorman, McCallum, Moody, Theno and Thompson -- 14.

Absent or not voting -- None.

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Less than two-thirds having voted in the affirmative, the senate refused to pass the vetoed part of the bill notwithstanding the objections of the Governor.

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

By request of Senator Cullen, with unanimous consent, **Senate Bills 71, 72 and 407** were laid on the table.

Upon motion of Senator Cullen the senate adjourned until 10:00 A.M. Thursday, May 27.

6:00 P.M.

The chief clerk makes the following entries.

EXECUTIVE COMMUNICATIONS

State of Wisconsin
Office of the Governor
Madison, Wisconsin

May 24, 1982

To the Honorable, the Senate:

I am vetoing **Senate Bill 3, April Special Session, the Legislative Redistricting Proposal.**

Through creation of legislative districts, we are creating one of the most significant determinants of not only who represents people, but how they are represented. The concept of a Legislature is that the people are self-governed through elected representatives. If we place impediments to the people being represented so that they begin to feel ineffective, we are undercutting the survival of not only the state, but the nation, because we undercut the confidence of the people in their ability to actually self-govern. That is why this issue is so important.

Redistricting is one of the most important duties our State Constitution entrusts to the Legislature. Because of its impact on the political careers of those who must carry it out, it is also one of the most difficult. Recognizing the potential for conflict between personal interests of legislators and the public interest, the framers of the Wisconsin Constitution set forth parameters within which the Legislature must operate. Article IV, Section 4, states that legislative districts are to be "bounded by county, precinct, town or ward lines, to consist of contiguous territory and be in as compact form as practicable."

Our State Supreme Court, 90 years ago (*State ex rel Attorney General v. Cunningham*, 81 Wis. 440 (1892)), reflected on this constitutional duty and the standards set forth. It said, "When these restrictions were under discussion in the constitutional convention, they were supported and adopted upon express grounds that they would prevent the Legislature from gerrymandering the state . . . the restrictions on the power of the Legislature to make an apportionment . . . are mandatory and imperative, and are not subject to legislative discretion." It is interesting to note that these cautionary words were written when no legislators were full-time and legislative self-interest was less.

With this constitutional backdrop, in a speech to the League of Women Voters of Dane County, I presented the criteria I believe necessary for a fair reapportionment; one person, one vote; compact districts; recognition of communities of interest; electoral competitiveness and reduction of citizen confusion. A fair reapportionment will promote citizen understanding and encourage participation in the political and electoral process. Legislative districts which either are difficult for individuals to relate to and consequently discourage participation as candidates or electors, or which are so weighted toward incumbent re-election as to make serious competition unlikely, will undercut the basic tenet of democracy that people can periodically influence their government through meaningful elections.

Unfortunately, the plan presented to me is more reflective of legislator's personal interests than the constitutional guidelines or the people's interests. Only 19 of our 72 counties are in one Assembly District; 53 are in two or more. And, yet, 48 counties contain fewer people than required to make up one Assembly District. It is difficult to see why small counties such as Richland, Adams and Taylor are divided three ways, and Sauk, Columbia and Oconto, four. If this were necessary to achieve equal population, it might be acceptable; but, if we allow a deviation in population of as much as 6 percent in Assembly Districts, as this bill does, splitting small counties is clearly unnecessary.

As many as 22 municipalities may also be unnecessarily split; communities like Hales Corners, McFarland and Monona, towns like Plover, Rib Mountain, Pewaukee and Waukesha. The Town of Somers in Kenosha County, with a population of 7,700, is divided into three districts. The worst result of these divisions is that districts are not compact and communities of interest are not respected, as a brief look at the maps will confirm. The 50th Assembly District consists of parts of six counties, but no complete county. The 13th Senate District, only 6 miles wide at one point, travels through parts

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of six counties, with not one whole county in the district. The 11th Senate District snakes across the City of Milwaukee in a very narrow band. Many other examples could be cited.

County and municipal lines ought to be respected as much as possible because they protect against gerrymandering and help ensure compactness. Counties are important because they already serve a key role in our political structure. We elect judges, sheriffs and district attorneys by county; our political parties are organized around counties; and counties are a key element in the administration of elections. Municipal lines are important because they more nearly reflect community of interest than any other measure. They should not be violated in a cavalier manner.

Once this veto is sustained, I believe a new political environment will be created and a new political reality will emerge within which a new reapportionment plan can be passed which better balances the political realities of the legislative process with constitutional requirements.

Several alternative plans have been before the Legislature and the Federal Court which do not serve blatant parochial and partisan interests. I strongly urge the Legislature to quickly pass a new redistricting bill which recognizes the criteria of our State Constitution and results in elections which can truly reflect the will of the people.

Sincerely,
LEE SHERMAN DREYFUS
Governor

SENATE CLEARINGHOUSE ORDERS

Clearinghouse Rule 81-116

AN ORDER to create ch. Ag 151, relating to policy statements of the board of agriculture, trade and consumer protection, including a policy statement on integrated pest management.

Withdrawn by agency, May 21, 1982.

The committee on Human Services reports and recommends:

Clearinghouse Rule 81-130

AN ORDER to repeal ch. H 32; and to create ch. HSS 132, relating to licensure requirements for nursing homes.

No action taken.

CARL W. THOMPSON
Chair

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

Clearinghouse Rule 82-15

AN ORDER to amend Trans 1.01 and 1.02 (1); and to repeal and recreate ch. Trans 1 (title), 1.03, 1.05 and 1.08, relating to the local use of state aid received under the specialized transportation assistance program for counties.

No action taken.

TIM CULLEN
Chair

The committee on Labor, Government, Veterans Affairs and Tourism reports and recommends:

Clearinghouse Rule 82-53

AN ORDER to repeal ETF 6.01, relating to the payment of additional deposits or contributions as a monthly annuity certain.

No action taken.

JEROME VAN SISTINE
Chair

MESSAGE FROM THE ASSEMBLY

By David R. Kedrowski, chief clerk.

Mr. President:

I am directed to inform you that the assembly has concurred in:

Senate Joint Resolution 67

CHIEF CLERK'S REPORT

The chief clerk records:

Senate Bill 3, Special Session

Correctly enrolled and presented to the Governor on May 20, 1982.

Failed to pass pursuant to **Senate Joint Resolution 67**

Senate Bill 1, Special Session

Senate Joint Resolution 1, Special Session

Failed to concur in pursuant to **Senate Joint Resolution 67**

Assembly Joint Resolution 107