

HOUSE OF REPRESENTATIVES

THURSDAY, June 5, 1941

The House met at 10 a. m.
The SPEAKER (Elmer Kilroy) in the Chair.

PRAYER

The Chaplain, Rev. Donald McFall offered the following prayer:

Gracious God, teach us to be friendly with all people. Give each of us an understanding and appreciative heart that we may generously give of ourselves to the development and happiness of all those we meet on the highway of life. May we, O God, belong to that inner circle that knows, and understands, that encourages and forgives, and that loves as Thou hast taught man to love.

May it please Thee to grant God speed to each member of this House as he returns to his home and loved ones. Whatever mysteries of life come to us until we meet again in this place, we pray Thee give us grace, give us courage, give us sympathetic and understanding hearts. May we put our trust in Thee, in Christ's name we pray. Amen.

JOURNAL APPROVED

The SPEAKER. The Clerk will read the Journal of yesterday.

The Clerk proceeded to read the Journal of yesterday, when, on motion of Mr. FRENCH, unanimously agreed to, the further reading was dispensed with and the Journal approved.

BILLS INTRODUCED AND REFERRED

By Mr. WILLIAMS. HOUSE BILL No. 1811.

An Act to further amend section three hundred sixty-four of the act, approved the second day of May, one thousand nine hundred and twenty-nine (P. L. 1278), entitled "An act relating to counties of the second, third, fourth, fifth, sixth, seventh and eighth classes; and revising, amending and consolidating the laws relating thereto," authorizing the county auditors to have their reports prepared in pamphlet form for distribution instead of publishing the same in the newspapers.

Referred to the Committee on Municipal Corporations.

By Messrs. MUNLEY and REGAN.
HOUSE BILL No. 1812.

An Act to reenact and amend title and the act, approved the second day of July, one thousand nine hundred and thirty-seven (P. L. 2787), entitled "An act regulating the mining of bituminous coal in counties of the second class; prescribing duties for county commissioners; and imposing penalties," by rendering the provisions of said act applicable to all coal mining in all counties.

Referred to the Committee on Mines and Mining.

By Messrs. CORDIER and McLANE.
HOUSE BILL No. 1813.

An Act to amend section seven of the act, approved the third day of May, one thousand nine hundred and thirty-three (P. L. 242), entitled "An act to promote the public health and safety by providing for examination and registration of those who desire to engage in the occupation of beauty culture; defining beauty culture, and regu-

lating beauty culture shops, schools, students, apprentices, teachers, managers and operators; conferring powers and duties upon the Department of Public Instruction; providing for appeals to certain courts by applicants and licensees; and providing penalties," permitting beauty culture schools, in certain cases, to charge for materials used by students in giving treatments to the public.

Referred to the Committee on Professional Licensure.

By Messrs. NAGEL and Van ALLSBURG.
HOUSE BILL No. 1814.

A Joint Resolution proposing an amendment to section thirteen, Article three, of the Constitution of the Commonwealth of Pennsylvania.

Referred to the Committee on Constitutional Amendments.

SENATE MESSAGE

SENATE BILLS FOR CONCURRENCE

The Clerk of the Senate being introduced presented for concurrence bills numbered and entitled as follows:

SENATE BILL No. 560. (HOUSE BILL No. 1815).

An Act to amend clauses three and four of subsection (b) of section twenty-seven of the act approved the seventh day of June one thousand nine hundred and seventeen (P. L. 477), entitled as amended "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein the survival of clauses of action and suits thereupon by or against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balance due by fiduciaries the rights powers and liabilities of non-resident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents" providing for the discharge of realty from the lien of certain old legacies with notice by publication but without the issuance of a citation.

Referred to the Committee on Judiciary General.

SENATE BILL No. 1040. (HOUSE BILL No. 1816).

An Act to further amend section one of the act approved the eighth day of July one thousand nine hundred and nineteen (P. L. 737) entitled "A supplement to an act entitled 'An act to establish a Board of Commissioners of Navigation for the River Delaware and its navigable tributaries regulating their jurisdiction over ships vessels

and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provision and making an appropriation therefor approved the eighth day of June Anno Domini one thousand nine hundred and seven authorizing and directing the commissioners to provide and maintain a nautical school for the education and training of pupils from the various counties of the Commonwealth of Pennsylvania in the science and practice of navigation and making an appropriation for two years from the first day of June Anno Domini one thousand nine hundred and nineteen towards its maintenance" giving preference to applications for admission of sons of persons who served during any war in which the United States shall have engaged.

Referred to the Committee on Military Affairs.

SENATE BILL No. 1044. (HOUSE BILL No. 1817).

An Act to further amend section eleven and section seventeen of the act approved the twenty-seventh day of June one thousand nine hundred twenty-three (P. L. 358) entitled "An act establishing a State employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing State employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon the heads of departments in which state employes serve excepting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by permitting a member to borrow from his or her funds under certain provisions and regulating exemption from execution.

Referred to the Committee on State Government.

SENATE BILL No. 486. (HOUSE BILL No. 1818).

An Act relating to sheriffs' sales of personal property providing that when personal property is sold at sheriff's sale to the plaintiff in the writ of execution the sheriff shall accept in payment a receipt from such purchaser for the amount to which he is entitled under the writ subject to certain deductions for costs and priority claims.

Referred to the Committee on Judiciary General.

SENATE BILL No. 784. (HOUSE BILL No. 1819).

An Act to amend section four hundred three of the act approved the fifteenth day of May, one thousand nine hundred and thirty-three (P. L. 565), entitled "An act relating to the powers and duties of the Department of Banking and the Secretary of Banking in exercising supervision over, and taking possession of and conducting or liquidating the business and property of, corporations, associations, and person receiving deposits or otherwise transacting a banking business, corporations acting as fiduciaries, and building and loan associations; providing for the payment of the expenses of the Department of Banking by supervised corporations, associations, or persons, and appropriating the Banking Department Fund; authorizing the Department of Banking, under certain circumstances, to examine corporations, associations, or persons affiliated, or having business transactions with supervised corporations, associations or persons; authorizing appeal to the Supreme Court, and prescribing and limiting the powers and duties of certain other courts and their prothonotaries, registers of wills, recorders of deeds, and certain State departments, commissions, and officers; authorizing certain local public officers and State departments to collect fees for services rendered under this act; providing penalties; and repealing certain acts and parts of acts," further regulating the publication of advertisements and notices required under the provision of said act.

Referred to the Committee on Banking.

SENATE BILL No. 1017. (HOUSE BILL No. 1820).

An Act to amend section one of the act approved the fifteenth day of May one thousand eight hundred and seventy-four (P. L. 186) entitled "An act declaring what offices are incompatible" by specifically exempting persons serving in the armed forces of the United States.

Referred to the Committee on Judiciary General.

SENATE BILL No. 77. (HOUSE BILL No. 1821).

An Act to further amend section one of the act approved the seventeenth day of June one thousand nine hundred and thirteen (P. L. 507) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" by exempting assets held by liquidating trustees.

Referred to the Committee on Ways and Means.

SENATE BILL No. 158. (HOUSE BILL No. 1822).

An Act making an appropriation to the Department of Military Affairs for the maintenance and education of children of certain soldiers sailors marines female field clerks yeomen (female) and nurses.

Referred to the Committee on Appropriations.

SENATE BILL No. 367. (HOUSE BILL No. 1823).

An Act authorizing the Department of Public Instruction with the approval of the Board of Trustees of the Millersville State Teachers' College to contract with the Borough of Millersville for the erection of a sewage disposal plant and the connection therewith and use thereof by the Millersville State Teachers' College and the payment of part of the cost of maintenance thereafter and making an appropriation.

Referred to the Committee on Education.

BILLS SIGNED BY SPEAKER

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

HOUSE BILL No. 218.

An Act to further amend section three and to amend section eight of the act approved the seventeenth day of May one thousand nine hundred and seventeen (P. L. 224) entitled "An act preventing the manufacture sale or transportation within the Commonwealth of adulterated or misbranded Paris greens lead arsenates lime-sulphur compounds and other insecticides and fungicides and regulating traffic therein providing for inspection of such materials and imposing penalties" by imposing additional duties on the Secretary of Agriculture and further regulating the sale possession for sale and manufacture of insecticides and fungicides

HOUSE BILL No. 310.

An Act making an appropriation to the State Veterans' Commission for certain expenses of the commission and for the assistance of needy Pennsylvania veterans of any war or their dependents

HOUSE BILL No. 393.

An Act to amend sections one and two of the act ap-

proved the fifth day of June one thousand nine hundred and thirty-five (P. L. 266) entitled "An act to protect trade-mark owners distributors and the public against injuries and uneconomic practices in the distribution of articles of standard quality under a distinguished trade-mark brand or name" by extending the provisions thereof to vending equipment used in distributing such articles and further defining parties having a right of action for unfair competition

HOUSE BILL No. 610.

An Act to amend clause forty-seven of section two thousand four hundred three of the act approved the twenty-third day of June, one thousand nine hundred and thirty-one (P. L. 932), entitled "An act relating to cities of the third class and amending revising and consolidating the law relating thereto" changing the qualifications of historical societies to receive appropriations and limiting the amount of such appropriations

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

LEAVE OF ABSENCE

By unanimous consent leave of absence was granted as follows:

Mr. NAGLE for himself for the remainder of the week after 3 p. m.

Mr. Gates for Mr. HELM for the remainder of the week on account of illness in the family.

Mr. BRETHERICK for himself for Monday and Tuesday, June 9th and 10th.

Mr. MODELL for himself for the remainder of the week after 1 p. m.

Mr. BOORSE for himself after next Tuesday, June 10th, for the remainder of the week.

REPORTS FROM COMMITTEES

Mr. LEVY, from the Committee on Professional Licensure, reported as committed, House Bill No. 1048, entitled:

An Act relating to and regulating the practice of the healing profession of chiropractic, and the licensure and registration of practitioners therein; creating a Chiropractic Board of Examination and Licensure in the Department of Public Instruction; defining its powers and duties, and providing penalties.

Mr. PROSEN, from the Committee on Judiciary General, reported as committed, House Bill No. 1780, (Senate Bill No. 185), entitled:

An Act to further amend section two of and to add section two and one-tenth to the act approved the fourth day of April one thousand nine hundred twenty-five (P. L. 127) entitled "An act relating to adoption" further regulating adoption proceedings as to the consent of and notice to be given to parents of the person proposed to be adopted.

Mr. HERMAN, from the Committee on Judiciary General, reported as committed, House Bill No. 1818 (Senate Bill No. 486), entitled:

An Act relating to sheriffs' sales of personal property providing that when personal property is sold at sheriff's sale to the plaintiff in the writ of execution the sheriff shall accept in payment a receipt from such purchaser for the amount to which he is entitled under the writ subject to certain deductions for costs and priority claims.

Mr. WEINGARTNER, from the Committee on Judiciary

General, reported as committed, House Bill No. 1820, (Senate Bill No. 1017), entitled:

An Act to amend section one of the act approved the fifteenth day of May one thousand eight hundred and seventy-four (P. L. 186) entitled "An act declaring what offices are incompatible" by specifically exempting persons serving in the armed forces of the United States.

Mr. TATE, from the Committee on Judiciary General, reported as amended, House Bill No. 1786, (Senate Bill No. 209), entitled:

An Act providing for the forfeiture and condemnation of vehicles used to store, possess or transport narcotics or drugs, the possession or transportation of which is in violation of law.

Mr. YESTER, from the Committee on Professional Licensure, reported as committed, House Bill No. 674, entitled:

An Act to amend the act approved the ninth day of April one thousand nine hundred twenty-nine (Pamphlet Laws one hundred seventy-seven) entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the administrative departments boards commissions and officers thereof including the boards of trustees of State Normal Schools or Teachers Colleges abolishing creating reorganizing or authorizing the reorganization of certain administrative departments boards and commissions defining the powers and duties of the Governor and other executive and administrative officers and of the several administrative departments boards commissions and officers fixing the salaries of the Governor Lieutenant Governor and certain other executive and administrative officers providing for the appointment of certain administrative officers and of all deputies and other assistants and employes in certain departments boards and commissions and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments boards and commissions shall be determined" as amended by making certain changes in the name qualifications powers and duties of the State Board of Examiners for the Registration of Nurses and providing for the election of a Director of Nursing Education who shall also be Secretary and Executive Officer of the Board and an Assistant Director of Nursing Education who shall also be Assistant Secretary and Assistant Executive Officer of the Board and other officers and employes thereof.

Mr. YESTER, from the Committee on Professional Licensure, re-reported as amended, House Bill No. 675, entitled:

An Act providing for and regulating the State Licensing and registration of nurses of several classes the biennial recording of licenses regulating nursing imposing penalties and repealing certain existing laws.

Mr. WEISS, from the Committee on Education, reported as amended, House Bill No. 1654, (Senate Bill No. 624), entitled:

An Act to further amend clause seven of section one thousand two hundred ten of the act, approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," increasing the minimum salaries of teachers in school districts of the fourth class and requir-

ing the Commonwealth to make certain payment on account of such salaries.

RESOLUTION

RECALLING HOUSE BILL No. 107 FROM THE GOVERNOR

Mr. NAGEL offered the following resolution which was twice read, considered and adopted:

In the House of Representatives, June 5, 1941.

Resolved (if the Senate concur). That House Bill No. 107, Printer's No. 742, entitled "An act to amend section eleven of the act approved the twenty-seventh day of April one thousand nine hundred and twenty-seven (P. L. 395) entitled 'An act empowering the Department of Highways to acquire certain toll bridges within the Commonwealth providing the procedure therefor providing for the reimbursement of the Commonwealth from tolls and charges and making an appropriation' as amended by providing that certain of such toll bridges heretofore or hereafter acquired by the Department of Highways may be free bridges from the effective date of this act or from the date they are so acquired,"

be recalled from the Governor for further consideration.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The Chair invites the gentleman from Schuylkill, Mr. Kline, to preside during first reading bills.

For the information of the Members, Mr. Kline has never missed a day's session, nor has he been late for a session since he has been a Member of the House.

MR. KLINE IN THE CHAIR

BILLS ON FIRST READING

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1729, entitled:

An Act to add section fourteen and one-tenth to the act approved the seventh day of August, one thousand nine hundred and thirty-six (P. L. 106), entitled as amended "An act relating to flood control; prescribing the powers and duties of the Water and Power Resources Board of the Department of Forests and Waters in relation to the creation of flood control districts, adoption of plans for flood control works and improvements, carrying into effect of such plans, assistance, aid and cooperation with public and private agencies and the Federal Government in Federal flood control works and improvements, and entering into compacts and agreements with other states for flood control works and improvements; conferring the power of eminent domain; providing for the setting off of benefits; imposing certain charges upon the Commonwealth; providing for appeals; and conferring certain powers on municipalities, counties, and townships, and the Department of Highways," authorizing the Secretary of Highways and the various political subdivisions, with the approval of the Water and Power Resources Board, to grant easements and flowage rights to the Federal Government, over certain highways, roads, streets and bridges.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1420, entitled:

An Act to amend the act approved the seventeenth day of June, one thousand nine hundred and thirteen (P. L.

507), entitled "An act to provide revenue for State and county purposes, and, in cities coextensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes," as amended, by imposing the tax upon personal property held and managed in this Commonwealth, owned, held or possessed by residents as trustees, agents, or attorneys-in-fact jointly with one or more trustees, agents, or attorneys-in-fact domiciled in another state, and by imposing the tax upon equitable interests of residents in personal property held and managed in another state, where the legal title to such personal property is held by more than one trustee, agent or attorney-in-fact, one or more of whom are domiciled in another state and one or more of whom are domiciled within this Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1177, entitled:

An Act to amend section seven hundred and seventeen point one of the act approved the first day of May, one thousand nine hundred and twenty-nine (P. L. 905), entitled "An act for the protection of the public safety, regulating the use of the highways and the operation of vehicles, tractors, street cars, trackless trolley omnibuses, bicycles, pedestrians, and the riding of animals upon the highways of this Commonwealth, providing the titling, including liens, encumbrances and legal claims, registration of certain vehicles and licensing the operators thereof, upon payment of prescribed fees, prescribing and limiting the powers of local authorities to deal with the subject matter of this act, conferring powers and imposing duties upon the Department of Revenue, the Department of Highways, peace officers, mayors, burgesses, magistrates, aldermen, justices of the peace, the courts and the clerks thereof, owners of vehicles, and garage keepers, providing that records are admissible as evidence, imposing upon owners, counties, cities, boroughs, incorporated towns, townships within the Commonwealth liability for damages caused by the negligent operation of their motor vehicles imposing penalties, imposing certain costs upon counties, providing for the disposition of fines, forfeitures, fees and miscellaneous receipts, making an appropriation and providing for refunds," by allocating fees for inspection certificates for promotion of highway safety.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1731, (Senate Bill No. 599), entitled:

An Act to amend section three of the act approved the twenty-third day of March, one thousand eight hundred and sixty-five (P. L. 607), entitled "An act for the better management of the Allegheny county prison" by requiring all contracts involving an expenditure of one hundred dollars to be in writing and prohibiting the making of any contract involving the expenditure of over five hundred dollars unless made with the lowest and best bidder after due advertising and requiring all purchases to be made through the purchasing department of the county.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1506, (Senate Bill No. 379), entitled:

An Act to further amend section one of the act, approved the seventeenth day of June, one thousand nine hundred and thirteen (P. L. 507), entitled "An act to provide revenue for state and county purposes, and, in cities coextensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same, providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes," by excluding proceeds of life insurance policies from the provisions thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1755, (Senate Bill No. 655), entitled:

An Act to amend the first paragraph of section one of the act, approved the seventh day of June, one thousand nine hundred seventeen (P. L. 570), entitled: "An act fixing the salaries and providing for the expenses of county commissioners in the counties of this Commonwealth," by increasing the salary of county commissioners in eighth class counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON FIRST READING NOT ON FILE

The SPEAKER pro tempore. House Bill No. 1766, Printer's No. 887, bill on first reading, on page 3 of today's calendar, is not on file and will be passed over.

House Bill No. 1795, Printer's No. 888, on page 4 of today's calendar, bill on first reading, is not on file and will be passed over.

House Bill No. 1798, Printer's No. 889, on page 4 of today's calendar, bill on first reading, is not on file and will be passed over.

House Bill No. 1286, Printer's No. 886, bill on first reading on page 4 of today's calendar, is not on file and will be passed over.

BILLS ON FIRST READING

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1793, (Senate Bill No. 996), entitled:

An Act to further amend section four of the act approved the twenty-eighth day of June one thousand nine hundred thirty-five (P. L. 452) entitled as amended "An act to promote the welfare of the people of the Commonwealth creating a General State Authority as a body to corporate and politic with power to construct improve equip furnish and operate projects and to lease the same and to fix and collect fees rentals and charges for the use thereof authorizing and regulating the issuance of bonds by said Authority and providing for the payment of such bonds and the rights of the holders thereof and to enter into agreements with the Government of the United States or any Federal agency and authorizing the Department of Property and Supplies to grant assign convey or lease to the Authority lands of the Commonwealth and interests therein and to acquire lands therefor granting the right of eminent domain and providing that no debt of the Commonwealth shall be incurred in the exercise of any of the powers granted by this act" empowering the General State Authority through the exercise of its powers under existing law to construct equip furnish maintain and operate an official residence in the City of Harrisburg for the use of the Governor of the Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1794, (Senate Bill No. 998), entitled:

An Act to authorize the Secretary of Property and Supplies with the approval of the Governor to sell, convey or exchange the Executive Mansion located at Front and Barbara Streets in the City of Harrisburg, County of Dauphin.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1751, (Senate Bill No. 213), entitled:

An Act authorizing the Department of Property and Supplies acting for the Commonwealth of Pennsylvania, to acquire by gift from the owner thereof, Pottsgrove Mansion with tract of land situate in the ninth ward of the Borough of Pottstown, Montgomery County, Pennsylvania; providing for the control, management, supervision, improvement and maintenance thereof by the Pennsylvania Historical Commission; authorizing the Pennsylvania Historical Commission to make and enforce rules and regulations for the preservation, maintenance and visitation thereof; and creating an advisory board to assist in such functions.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1752, (Senate Bill No. 1016), entitled:

An Act providing that the Commonwealth of Pennsylvania enter into the interstate compact to conserve oil and gas with other States of the United States of America, which are signatories thereto.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1387, (Senate Bill No. 310), entitled:

An Act to amend article six of the act, approved the twenty-fourth day of June, one thousand nine hundred and thirty-nine (P. L. 872), entitled "An act to consolidate, amend and revise the penal laws of the Commonwealth," by making it unlawful to take for the purpose of sale, sell or expose for sale any bitter-sweet growing in the wild, and providing a penalty.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1695, (Senate Bill No. 303), entitled:

An Act authorizing the Department of Highways to cooperate with agencies of the Federal Government in designing and installing modern illuminating systems on State highways.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING NOT ON FILE

The SPEAKER pro tempore. House Bill No. 1641, Printer's No. 890, bill on first reading on page 6 of today's calendar, is not on file and will be passed over.

THE SPEAKER (Elmer Kilroy) IN THE CHAIR

The SPEAKER. The Chair thanks the gentleman from Schuylkill, Mr. Kline, for presiding.

BILL SIGNED BY SPEAKER

Bill numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the title was publicly read as follows:

SENATE BILL No. 66:

An Act to further amend the last paragraph of section four hundred thirty-nine of the act approved the second day of May one thousand nine hundred and twenty-nine (P. L. 1278) entitled "An act relating to counties of the second third fourth fifth sixth seventh and eighth classes and revising amending and consolidating the laws relating thereto" imposing additional duties on and providing for additional compensation of veterans' grave registrars

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

SENATE MESSAGES

RESOLUTION FOR CONCURRENCE

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, June 4, 1941.

Resolved (if the House of Representatives concur), That Senate Bill No. 141, Printer's No. 278, entitled "An Act providing that a juvenile court adjudication against a juvenile shall not bar his appointment to a position with the Commonwealth or its political subdivisions,"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate? It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL No. 316

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, nonconcurring in by the House of Representatives, to House Bill No. 316, entitled:

An Act authorizing certain officers on active duty with the armed forces of the United States to act as notaries public; and requiring certification of their authority.

And has appointed Messrs. THOMAS B. WILSON, CRIDER and JASPAN, a committee of conference to confer with a similar committee of the House of Representatives (already appointed) on the subject of the differences existing between the two houses in relation to said bill.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL No. 364

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, nonconcurring in by the House of Representatives, to House Bill No. 364, entitled:

"An act to amend the act approved the twenty-first day of June one thousand nine hundred and thirty-nine (Pamphlet Laws 566) entitled 'A supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred thirty-six) entitled as amended "An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment establishing an elective schedule of compensation providing procedure for the determination of liability and compensation thereunder and prescribing penalties" as reenacted and amended providing for the payment of compensation to volunteer firemen or their dependents' amplifying the provisions thereof as to persons entitled to such payments"

And has appointed Messrs. HEYBURN, HENRY I. WILSON and DENT, a committee of conference to confer with a similar committee of the House of Representatives (already appointed) on the subject of the differences existing between the two houses in relation to said bill.

PERMISSION GRANTED COMMITTEE TO MEET DURING SESSION

Mr. HARKINS asked and obtained permission for the Committee on Education to meet during the session of the House.

RESOLUTION

RECALLING HOUSE BILL No. 717 FROM THE GOVERNOR

Mr. CHARLES H. BRUNNER offered the following resolution which was twice read, considered and adopted:

In the House of Representatives, June 5, 1941.

Resolved (if the Senate concur), That House Bill No. 717, Printer's No. 348, entitled "An act relating to criminal procedure; providing for the securing of attendance of witnesses from within or without the State in criminal cases; and making uniform the law in reference thereto,"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 970, entitled:

An Act to further amend section six of the act approved the twenty-first day of May one thousand nine hundred thirty-one (P. L. 149) as amended by the act approved the fifth day of June one thousand nine hundred thirty-seven (P. L. 1703) and to further amend section ten of the act approved the twenty-first day of May one thousand nine hundred thirty-one (P. L. 149) as last amended by the act approved the twenty-first day of June one thousand nine hundred thirty-nine (P. L. 634) entitled "An act imposing a State tax payable by those herein defined as distributors on liquid fuels used or sold and delivered within the Commonwealth which are ordinarily practically and commercially usable in internal combustion engines for the gen-

eration of power providing for the collection and lien of the tax and the distribution and use of the proceeds thereof requiring such distributors to secure permits to file corporate surety bonds and reports and to retain certain records imposing duties on retail dealers common carriers county commissioners and such distributors providing for rewards imposing certain costs on counties conferring powers and imposing duties on certain State officers and departments providing for refunds imposing penalties and making an appropriation" to provide for the making of separate reports on liquid fuels sold for aviation purposes and to further provide for the establishment of an Aviation Liquid Fuels Tax Fund and the return of said taxes to counties of the second class

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1390, entitled:

An Act making an appropriation to the Treasury Department out of various funds to pay replacement checks issued in lieu of outstanding checks when presented

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1652, entitled:

An Act to further amend sections eight and eleven of the act approved the fifteenth day of May one thousand nine hundred thirty-three (P. L. 553) entitled "An act relating to the financial responsibility of operators and owners of motor vehicles and to make uniform the law with reference thereto requiring operators and owners of automobiles under certain circumstances to furnish proof of financial responsibility as herein defined providing for the suspension of operators' licenses and motor vehicle registration certificates in certain cases regulating insurance policies which may be accepted as proof of financial responsibility imposing duties upon the Secretary of Revenue the State Treasurer and prothonotaries and prescribing penalties" by giving the secretary discretionary power under certain circumstances to suspend operators' licenses and providing for notice and hearing before suspension of licenses and registrations

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED

Mr. SHEPARD. Mr. Speaker, I move that this bill be recommitted to the Committee on Motor Vehicles for the purpose of study and possible amendment.

The motion was agreed to.

BILLS ON SECOND READING

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1425, entitled:

An Act authorizing the appointment of a commission to make a thorough study of the laws relating to crime and criminal procedure in this Commonwealth conferring upon the commission full power to issue subpoenas requiring the commission to make a report of its findings

and recommendations to the General Assembly and authorizing the commission to employ counsel and employes and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1665, entitled:

An Act to amend section six hundred and five of the act approved the twenty-fourth day of June one thousand nine hundred and thirty-nine (P. L. 872) entitled "An act to consolidate amend and revise the penal laws of the Commonwealth" by providing that said section shall not apply to certain games or devices where free plays are given or allowed and providing that such free plays shall not be considered things of value

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1263, entitled:

An Act relating to the extradition of persons charged with crime and to make uniform the law with reference thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1621, entitled:

An Act to add section forty-three to the act approved the twentieth day of June one thousand nine hundred and nineteen (P. L. 521) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a nonresident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" authorizing compromise of tax claims in cases where there is a dispute as to the domicile of the decedent

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1536, (Senate Bill No. 212), entitled:

An Act with reference to trust receipts and pledges of personal property unaccompanied by possession in the pledgee and to make uniform the law with reference thereto.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1760, entitled:

An Act creating a commission to make a study and investigation of the various problems related to the surface subsidence frequently caused by the mining of anthracite coal, directing such commission to make a report and recommendations to the General Assembly; conferring certain powers upon such commission, including the power to issue subpoenas, administer oaths and affirmations, retain employes and expend funds; and making an appropriation.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1121, entitled:

A Further Supplement to the act approved the first day of April one thousand eight hundred and sixty-three (P. L. 213) entitled "An act to accept the grant of Public Lands by the United States to the several states for the endowment of Agricultural Colleges" making an appropriation for carrying the same into effect

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1648, entitled:

An Act to amend the act approved the first day of May one thousand nine hundred and twenty-nine (P. L. 1005) entitled "An act relating to and regulating tractors and trailers and their operation providing for their registration and the licensing of certain operators by the Department of Revenue upon payment of prescribed fees prescribing and limiting the powers of local authorities to deal with the subject matter of this act conferring powers and imposing duties upon the Department of Revenue the Department of Highways peace officers mayors burgesses magistrates aldermen justices of the peace the courts and the clerks thereof owners of tractors and trailers providing that records are admissible as evidence imposing upon owners counties cities boroughs incorporated towns and townships within the Commonwealth liability for damages caused by the negligent operation of tractors and trailers imposing penalties imposing certain costs upon counties providing for the disposition of fines forfeitures fees and miscellaneous receipts making an appropriation and providing for refunds" as variously amended by changing registration years fractions of registration years operator's license years extending the time for exemption from fees for transfer of registration to conform with changed registration year reducing operator's license fee and giving the secretary power to determine whether certain motor vehicles are of tractor type

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 361, entitled:

An Act making an appropriation to the City of Harrisburg to compensate members of the police force for the extra police protection afforded by the Harrisburg police

force for the properties and activities of the Commonwealth within the Capital City

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1365, entitled:

An Act to amend the act approved the first day of May one thousand nine hundred and twenty-nine (P. L. 905) entitled "An act for the protection of the public safety regulating the use of highways and the operation of vehicles tractors street cars trackless trolley omnibuses bicycles pedestrians and the riding of animals upon the highways of this Commonwealth providing for the titling including liens encumbrances and legal claims registration of certain vehicles and licensing the operators thereof upon payment of prescribed fees prescribing and limiting the powers of local authorities to deal with the subject matter of this act conferring powers and imposing duties upon the Department of Revenue the Department of Highways peace officers mayors burgesses magistrates aldermen justices of the peace the courts and the clerks thereof owners of vehicles and garage keepers providing that records are admissible as evidence imposing upon owners counties cities boroughs incorporated towns townships within the Commonwealth liability for damages caused by the negligent operation of their motor vehicles imposing penalties imposing certain costs upon counties providing for the disposition of fines forfeitures fees and miscellaneous receipts making an appropriation and providing for refunds" as variously amended authorizing the Secretary of Revenue to establish a system of permanent registration of vehicles providing for the issuance of commercial licenses and further regulating the operation of vehicles and the suspension of registrations and operating privileges giving the Pennsylvania Turnpike Commission power to regulate traffic on turnpikes extending the time limit for cities of the second class A to make certain changes in traffic signals extending the liability of political subdivisions to include negligent operation of their vehicles drawn by animal power amplifying and changing provisions of said act relating to lighting signal and warning devices redefining the term dealer further regulating dealers in junked vehicles permits for oversize and overweight vehicles use of school buses registration plates and cards maximum size of vehicles and medical examinations by physicians providing for payment of certain fees by counties limiting and providing new exemptions from the various provisions of said act giving additional authority to peace officers and department employes in the matter of investigations further regulating prosecutions giving certain powers to local authorities for the regulation of traffic and the establishment of traffic courts changing and fixing additional fees changing and imposing new penalties giving the secretary additional powers and duties imposing additional duties on keepers and employers of garages and repair shops providing refunds to certain persons entering Federal services and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED

Mr. CORRIGAN. Mr. Speaker, I move that this bill be recommitted to the Committee on Motor Vehicles for the purpose of further study and possible amendment.

The motion was agreed to.

BILLS ON FINAL PASSAGE

BILLS PASSED OVER

There being no objection House Bill No. 891, Printer's No. 744, was passed over at the request of The SPEAKER.

There being no objection House Bill No. 1406, Senate Bill No. 588, Printer's No. 398, was passed over at the request of The SPEAKER.

HOUSE BILLS ON THIRD READING
MADE SPECIAL ORDER

Mr. ACHTERMAN. Mr. Speaker, I move that all House Bills on the third reading calendar be made special orders of business.

The motion was agreed to.

BILLS ON THIRD READING
BILLS PASSED OVER

There being no objection House Bill No. 1195, Printer's No. 688, was passed over at the request of The SPEAKER.

There being no objection House Bill No. 1256, Printer's No. 765, was passed over at the request of The SPEAKER.

There being no objection House Bill No. 1626, Printer's No. 766, was passed over at the request of The SPEAKER.

There being no objection House Bill No. 129, Printer's No. 454, was passed over at the request of The SPEAKER.

BILL ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1441, as follows:

An Act to amend routes 52037 and 52044 as added to the act approved the twenty-second day of June one thousand nine hundred and thirty-one (Act No 203) entitled "An act establishing certain township roads as State highways authorizing their construction maintenance and improvement under certain conditions and restrictions limiting the obligation of the Commonwealth in the construction of certain structures located on such highways conferring certain powers upon the Department of Highways and local authorities persons associations and corporations for sharing the cost of the maintenance and construction of such highways and making an appropriation to carry out the provisions of said act" changing certain routes in the county of Potter

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Routes 52037 and 52044 of the act approved the twenty-second day of June one thousand nine hundred and thirty-one (Act No 203) entitled "An act establishing certain township roads as State highways authorizing their construction maintenance and improvement under certain conditions and restrictions limiting the obligation of the Commonwealth in the construction of certain structures located on such highways conferring certain powers upon the Department of Highways and local authorities persons associations and corporations for sharing the cost of the maintenance and construction of such highways and making an appropriation to carry out the provisions of said act" as added by section two of the act approved the twelfth day of July one thousand nine hundred and thirty-five (P. L. 806) are hereby amended to read as follows

Route 52037 Beginning at a point on Route 103 about 0.5 of a mile east of an intersection with Route 236 and

extending in a northeasterly westerly and southwesterly direction through Eulalia Allegany and Hebron Townships via Ford Hill Corners to a point on Route 236 about 1.15 miles southeast of Hebron Centre in Potter County a distance of about [6.4] 7.5 miles

Route 52044 Beginning at a point on Route 52033 about 1.3 miles northwest of the northern terminus of State-aid Application 4809 and extending in a northwesterly and northerly direction through Harrison Township to the intersection of [Routes 52032 and 52034 at] Route 52032 about 0.6 of a mile west of White's Corners in Potter County a distance of about [2.6] 3.1 miles

Section 2 This act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Maxwell,	Sarge,
Allmond,	Gallagher,	McClanaghan,	Sarraf,
Auker,	Gerard,	McClester,	Scanlon,
Baker,	Gillan,	McDermott,	Schwab,
Balthaser,	Gillette,	McDowell,	Serrill,
Baughner,	Goodwin,	McFall,	Shaffer,
Bentley,	Greenwood,	McGrath,	Shaw,
Bentzel,	Gross,	McIntosh,	Shepard,
Boies,	Gryskewicz,	McLanahan,	Simons,
Boney,	Habbyshaw,	McLane,	Skale,
Boorse,	Haines,	McMillen,	Snyder,
Bower,	Hamilton,	McSurdy,	Sollenberger,
Bradley,	Hare,	Melchiorre,	Sorg,
Bretherick,	Harkins,	Modell,	Stambaugh,
Brown,	Harris,	Monks,	Stank,
Brunner, C. H.,	Heatherington,	Mooney,	Stockham,
Brunner, P. A.,	Heim,	Moran,	Tarr,
Burns,	Hering,	Mcoul,	Tate,
Burriss,	Herman,	Muir,	Taylor,
Cadwalader,	Hersch,	Munley,	Thompson, E. F.,
Chervenak,	Hewitt,	Nagel,	Thompson, R. L.,
Chudoff,	Holland,	Nunemacher,	Trout,
Cohen, M. M.,	Huntley,	O'Brien,	Turner,
Cohen, R. E.,	Imbrie,	O'Connor,	VanAllsburg,
Cook,	James,	O'Dare,	Verona,
Cooper,	Jefferson,	O'Mullen,	Vincent,
Cordier,	Jones, G. E.,	O'Neill,	Vogt,
Corrigan,	Jones, P. N.,	Owens,	Voldow,
Croop,	Keenan,	Petrosky,	Voorhees,
Cullen,	Kenehan,	Pettit,	Wagner,
Dalrymple,	Kline,	Polaski,	Watkins,
Dennison,	Knoble,	Polen,	Weingartner,
DiGenova,	Kolankiewicz,	Powers,	Weiss,
Dix,	Komorowski,	Prosen,	Welsh, E. B.,
Dolon,	Krise,	Rank,	Welsh, M. J.,
D'Ortona,	Lee, T. H.,	Rausch,	Williams,
Duffy,	Lelsey,	Readinger,	Winner,
Early,	Leonard,	Reese, D. P.,	Wolf,
Elliott,	Lesko,	Reese, R. E.,	Wood, L. H.,
Ely,	Levy,	Regan,	Wood, N.,
Falkenstein,	Leydic,	Reynolds,	Woodring,
Fisher,	Lichtenwalter,	Rhea,	Woodring,
Fiss,	Longo,	Riley,	Woodside,
Fleming,	Lovett,	Rooney,	Wright,
Fletcher,	Lyons,	Rose, W. E.,	Yeakel,
Flynn,	Malloy,	Rosenfeld,	Yester,
Foor,	Marks,	Royer,	Young,
		Rush,	Kilroy,

Speaker.

NAYS—1

Cates,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL PASSED OVER

There being no objection House Bill No. 1482, Printer's No. 772, was passed over at the request of the SPEAKER.

BILLS ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill 611, as follows:

An Act providing for the acquisition by the Department of Forests and Waters in the name of Commonwealth of certain lands in Luzerne Sullivan and Wyoming Counties for use as a State Park making an appropriation for said acquisition providing for the management of said property by said department and defining the uses to which the property shall be put

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 For the purpose of preserving and perpetuating the unparalleled beauty of the several glens which converge and from Rickett's Glen likewise known as Kitchen Creek and the surrounding area thereof all of said area being located in Luzerne Sullivan and Wyoming Counties and for the further purpose of enjoyment of the same by the general public the Department of Forests and Waters is hereby authorized to acquire in the name of the Commonwealth of Pennsylvania the area hereinabove generally described or any portion or portions thereof determined by the department to be necessary the same to be laid out preserved and maintained as a State Park

Section 2 The sum of one hundred fifty thousand dollars (\$150,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Forests and Waters for the purpose of purchasing said property No part of said consideration shall be paid until the title to said property shall be approved by the Attorney General of the Commonwealth

Section 3 After the said property shall have passed into the possession of the Commonwealth the Department of Forests and Waters shall have full control and supervision thereof with power to adopt and carry into effect plans for the improvement preservation and use thereof The department may enforce such rules and regulations not inconsistent with the laws of this Commonwealth as it may make for the protection of life and property the maintenance of good order and the carrying into effect the full and proper use of said property as a State Park The department shall also have power with the approval of the Governor to make and carry out such plans for the profitable utilization of the dead and down timber and such other operations for the profitable employment of said lands as may not be inconsistent with their full use as a State Park and which the said department deems to be to the best interests of the Commonwealth Any moneys derived therefrom shall be paid into the State Forests and Waters Fund

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Maxwell,	Sarge,
Allmond,	Gallagher,	McClanaghan,	Sarra,
Auker,	Gates,	McClester,	Scanlon,
Baker,	Gerard,	McDermott,	Schwab,
Balthaser,	Gillan,	McDowell,	Serrill,
Baughner,	Gillette,	McFall,	Shaffer,
Bentley,	Goodwin,	McGrath,	Shaw,
Bentzel,	Greenwood,	McIntosh,	Shepard,
Boles,	Gross,	McLanahan,	Simons,

Boney,	Gryskewicz,	McLane,	Skale,
Boorse,	Habbyshaw,	McMillen,	Snyder,
Bower,	Haines,	McSurdy,	Sollenberger,
Bradley,	Hamilton,	Melchiorre,	Sorg,
Bretherick,	Hare,	Modell,	Stambaugh,
Brown,	Harkins,	Monks,	Stank,
Brunner, C. H.,	Harris,	Mooney,	Stockham,
Brunner, P. A.,	Heatherington,	Moran,	Tarr,
Burns,	Helm,	Moul,	Tate,
Burriss,	Hering,	Muir,	Taylor,
Cadwalader,	Herman,	Munley,	Thompson, E. F.,
Chervenak,	Hersch,	Nagel,	Thompson, R. L.,
Chudoff,	Hewitt,	Nunemacher,	Trout,
Cohen, M. M.,	Holland,	O'Brien,	Turner,
Cohen, R. E.,	Huntley,	O'Connor,	Van Allsburg,
Cook,	Imbrie,	O'Dare,	Verona,
Cooper,	James,	O'Mullen,	Vincent,
Cordier,	Jefferson,	O'Neill,	Vogt,
Corrigan,	Jones, G. E.,	Owens,	Voidow,
Croop,	Jones, P. N.,	Petrosky,	Voorhees,
Cullen,	Keenan,	Pettit,	Wagner,
Dalrymple,	Kenehan,	Polaski,	Watkins,
Dennison,	Kline,	Polen,	Weingartner,
DiGenova,	Knoble,	Powers,	Weiss,
Dix,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dolon,	Komorowski,	Rank,	Welsh, M. J.,
D'Ortona,	Krise,	Rausch,	Williams,
Duffy,	Lee, T. H.,	Readinger,	Winner,
Early,	Lelsey,	Reese, D. P.,	Wolf,
Elliot,	Leonard,	Reese, R. E.,	Wood, L. H.,
Falkenstein,	Lesko,	Regan,	Wood, N.,
Fisher,	Ely,	Reynolds,	Woodring,
Fiss,	Leydic,	Rhea,	Woodside,
Fleming,	Lichtenwatter,	Riley,	Wright,
Fletcher,	Longo,	Rooney,	Yeakel,
Flynn,	Lovett,	Rose, W. E.,	Yester,
Foor,	Lyons,	Rosenfeld,	Young,
	Malloy,	Royer,	Kilroy,
	Marks,	Rush,	Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1519, as follows:

An Act making an appropriation to the trustees of the Pennsylvania State College for the construction of certain necessary buildings for use by the School of Agriculture

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The sum of one hundred and ten thousand dollars (\$110,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Pennsylvania State College for the construction of a service building for agronomy research a horse barn and two unit stables for dairy cattle for use by the School of Agriculture

Section 2 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Maxwell,	Sarge,
Allmond,	Gallagher,	McClanaghan,	Sarra,
Auker,	Gates,	McClester,	Scanlon,
Baker,	Gerard,	McDermott,	Schwab,
Balthaser,	Gillan,	McDowell,	Serrill,
Baughner,	Gillette,	McFall,	Shaffer,

Bentley,	Goodwin,	McGrath,	Shaw,
Bentzel,	Greenwood,	McIntosh,	Shepard,
Boles,	Gross,	McLane,	Simons,
Boney,	Gryskewicz,	McLanahan,	Skale,
Boorse,	Habbyshaw,	McMillen,	Snyder,
Bower,	Haines,	McSurdy,	Sollenberger,
Bradley,	Hamilton,	Melchiorre,	Sorg,
Bretherick,	Hare,	Modell,	Stambaugh,
Brown,	Harkins,	Monks,	Stank,
Brunner, C. H.,	Harris,	Mooney,	Stockham,
Brunner, P. A.,	Heatherington,	Moran,	Tarr,
Burns,	Helm,	Moul,	Tate,
Burriss,	Hering,	Muir,	Taylor,
Cadwalader,	Herman,	Munley,	Thompson, E. F.,
Chervenak,	Hersch,	Nagel,	Thompson, R. L.,
Chudoff,	Hewitt,	Nunemacher,	Trout,
Cohen, M. M.,	Holland,	O'Brien,	Turner,
Cohen, R. E.,	Huntley,	O'Connor,	Van Allsburg,
Cook,	Imbrie,	O'Dare,	Verona,
Cooper,	James,	O'Mullen,	Vincent,
Cordier,	Jefferson,	O'Neill,	Vogt,
Corrigan,	Jones, G. E.,	Owens,	Voidow,
Croop,	Jones, P. N.,	Petrosky,	Voorhees,
Cullen,	Keenan,	Pettit,	Wagner,
Dalrymple,	Kenahan,	Polaski,	Watkins,
Dennison,	Kline,	Polen,	Weingartner,
DiGenova,	Knoble,	Powers,	Weiss,
Dix,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dolon,	Komorofski,	Rank,	Welsh, M. J.,
D'Ortona,	Krise,	Rausch,	Williams,
Duffy,	Lee, T. H.,	Readinger,	Winner,
Early,	Lelsey,	Reese, D. P.,	Wolf,
Elliot,	Leonard,	Reese, R. E.,	Wood, L. H.,
Ely,	Lesko,	Regan,	Wood, N.,
Falkenstein,	Levy,	Reynolds,	Woodring,
Fisher,	Leydic,	Rhea,	Woodside,
Fiss,	Lichtenwalter,	Riley,	Wright,
Fleming,	Longo,	Rooney,	Yeakel,
Fletcher,	Lovett,	Rose, W. E.,	Yester,
Flynn,	Lyons,	Rosenfeld,	Young,
Foor,	Malloy,	Royer,	Kilroy,
	Marks,	Rush,	Speaker,

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1659, as follows:

An Act making an appropriation to the Department of Revenue for the payment of accounts settled against the Commonwealth and that department in favor of certain persons associations and corporations

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The sum of eleven thousand five hundred dollars (\$11,500) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Revenue for the payment of accounts duly settled against the Commonwealth and that department in favor of certain persons associations and corporations by the Auditor General and State Treasurer in the manner provided by law

Section 2 The provisions of this act shall become effective immediately upon final enactment

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. BAKER. Mr. Speaker, I would like to have the gentleman from Mifflin County, Mr. French, explain the provisions of this bill.

Mr. FRENCH. Mr. Speaker, I refer the gentleman to

the gentleman from Monroe, Mr. Achterman, for an explanation of this bill.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Maxwell,	Sarge,
Allmond,	Gates,	McClanaghan,	Sarraff,
Auker,	Gallagher,	McClester,	Scanlon,
Baker,	Gerard,	McDermott,	Schwab,
Balthaser,	Gillan,	McDowell,	Serrill,
Baughner,	Gillette,	McFall,	Shaffer,
Bentley,	Goodwin,	McGrath,	Shaw,
Bentzel,	Greenwood,	McIntosh,	Shepard,
Boles,	Gross,	McMillen,	Simons,
Boney,	Gryskewicz,	McLanahan,	Skale,
Boorse,	Habbyshaw,	McLane,	Snyder,
Bower,	Haines,	McSurdy,	Sollenberger,
Bradley,	Hamilton,	Melchiorre,	Sorg,
Bretherick,	Hare,	Modell,	Stambaugh,
Brown,	Harkins,	Monks,	Stank,
Brunner, C. H.,	Harris,	Mooney,	Stockham,
Brunner, P. A.,	Heatherington,	Moran,	Tarr,
Burns,	Helm,	Moul,	Tate,
Burriss,	Hering,	Muir,	Taylor,
Cadwalader,	Herman,	Munley,	Thompson, E. F.,
Chervenak,	Hersch,	Nagel,	Thompson, R. L.,
Chudoff,	Hewitt,	Nunemacher,	Trout,
Cohen, M. M.,	Holland,	O'Brien,	Turner,
Cohen, R. E.,	Huntley,	O'Connor,	Van Allsburg,
Cook,	Imbrie,	O'Dare,	Verona,
Cooper,	James,	O'Mullen,	Vincent,
Cordier,	Jefferson,	O'Neill,	Vogt,
Corrigan,	Jones, G. E.,	Owens,	Voidow,
Croop,	Jones, P. N.,	Petrosky,	Voorhees,
Cullen,	Keenan,	Pettit,	Wagner,
Dalrymple,	Kenahan,	Polaski,	Watkins,
Dennison,	Kline,	Polen,	Weingartner,
DiGenova,	Knoble,	Powers,	Weiss,
Dix,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dolon,	Komorofski,	Rank,	Welsh, M. J.,
D'Ortona,	Krise,	Rausch,	Williams,
Duffy,	Lee, T. H.,	Readinger,	Winner,
Early,	Lelsey,	Reese, D. P.,	Wolf,
Elliot,	Leonard,	Reese, R. E.,	Wood, L. H.,
Ely,	Lesko,	Regan,	Wood, N.,
Falkenstein,	Levy,	Reynolds,	Woodring,
Fisher,	Leydic,	Rhea,	Woodside,
Fiss,	Lichtenwalter,	Riley,	Wright,
Fleming,	Longo,	Rooney,	Yeakel,
Fletcher,	Lovett,	Rose, W. E.,	Yester,
Flynn,	Lyons,	Rosenfeld,	Young,
Foor,	Malloy,	Royer,	Kilroy,
	Marks,	Rush,	Speaker,

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1676, as follows:

An Act to further amend the act approved the second day of May one thousand nine hundred and twenty-nine (P L 1518) entitled as amended "An act regulating the construction equipment maintenance operation and inspection of elevators granting certain authority to and imposing certain duties upon the Department of Labor and Industry providing fees for inspection of elevators certificates of operation and approval of plans providing penalties for violations of this act and repealing all acts or parts of acts inconsistent with this act" by defining and making further provision relative to the installation and use of "man lift" elevators

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Section one of the act approved the second

day of May one thousand nine hundred and twenty-nine (P L 1518) entitled as amended "An act regulating the construction equipment maintenance operation and inspection of elevators granting certain authority to and imposing certain duties upon the Department of Labor and Industry providing fees for inspection of elevators certificates of operation and approval of plans providing penalties for violations of this act and repealing all acts or parts of acts inconsistent with this act" as reenacted by the act approved the eighth day of April one thousand nine hundred and thirty-seven (P L 277) is hereby amended to read as follows

Section 1 Definitions Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That as used in this act "Department" shall mean the Department of Labor and Industry of the Commonwealth of Pennsylvania

"Elevator" shall mean all the machinery construction apparatus and equipment used in raising and lowering a car cage or platform vertically between permanent rails or guides and shall include all elevators dumb-waiters escalators gravity elevators hoists and other lifting or lowering apparatus

"Establishment" shall mean any room building or place within this Commonwealth where persons are employed or permitted to work for compensation of any kind to whomever payable and any place of business to which the public access except private dwellings

"Freight elevator" shall mean an elevator constructed and used for the carrying of materials

"Inspector" shall mean an inspector examined and authorized by the Department of Labor and Industry to inspect elevators and lifting apparatus in this Commonwealth

"Passenger elevator" shall mean an elevator constructed and used for carrying persons

"Man lift" shall mean that type of elevator which operates by an endless vertical belt which revolves over fixed pulleys at the top and bottom limits of travel and to which steps and hand holds are attached so that persons may ride thereon

"Person" shall mean any individual firm partnership unincorporated association corporation or municipality

Wherever the singular is used in this act it shall include the plural and wherever the masculine gender is used it shall include the feminine and neuter

Section 2 Section two of the said act as reenacted and amended by the act approved the eight day of April one thousand nine hundred and thirty-seven (P. L. 277) is hereby further amended to read as follows:

Section 2 General Requirement Every elevator as described in section one of this act shall be so constructed equipped maintained and operated with respect to the supporting members elevator car shaftway guides cables doors and gates safety stops and mechanisms locking mechanisms electrical apparatus and wiring mechanical apparatus counterweights and all other appurtenances as to safely sustain the load which the said elevator is designed and intended to carry

No "man lift" shall be considered dangerous or hazardous per se nor shall a certificate of operation for any "man lift" be refused or suspended unless such elevator is found to have been incorrectly installed to be mechanically defective or to be operating under some unnecessary hazard

Section 3 Sections three eight and nine of said act as reenacted by the act approved the eighth day of April one thousand nine hundred and thirty-seven (P. L. 277) are hereby amended to read as follows:

Section 3 Rules and Regulations To carry out the provisions and the intent and purpose of this act the department shall have power and its duty shall be to make alter amend or repeal rules and regulations for the construction installation maintenance operation and inspection of elevators used or destined for use in this Commonwealth and shall make specifications for the construction and equipment of such elevators No ele-

vator shall be permitted to be installed and used in this Commonwealth which does not comply with the rules and regulations herein provided for

No rules and regulations may be adopted prohibiting the use of "man lift" elevators except for the reasons hereinbefore prescribed

Section 8 Issuance of Certificates Every inspector shall forward to the department a full report of each and every inspection made of any elevator showing the exact condition of the said elevator If this report indicates that the said elevator is in a safe condition to be operated the department shall issue a certificate of operation for a capacity not to exceed that named in the said report of inspection which certificate shall be valid for thirteen months after the date of inspection No elevator may be lawfully operated without having such a certificate conspicuously posted in the elevator car cage or platform or adjacent to one of the entrances to such elevator

Section 9 Discontinuance of Operation If any elevator be found which in the judgment of an inspector in employment of the department is dangerous to life and property or is being operated without the operating certificate required by this act such inspector may require the owner or user of such elevator to discontinue its operation within twenty-four hours and such inspector shall immediately report all facts in connection with such elevator to the department and he shall place a notice in the elevator car to this effect In the event a certificate has been issued for such elevator the said certificate shall be suspended and not renewed until such elevator shall have been placed in a safe condition In such case where an elevator has been placed out of service the owner or user of such elevator shall not again operate the same until repairs have been made and permission given by the said inspector to resume operation of the said elevator

No "man lift" elevator shall be considered dangerous to life and property except for the reasons hereinbefore prescribed

Section 4 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Maxwell,	Sarge,
Allmond,	Gallagher,	McClanaghan,	Sarraf,
Auker,	Gates,	McClester,	Scanlon,
Baker,	Gerard,	McDermott,	Schwab,
Balthaser,	Gillan,	McDowell,	Serrill,
Baughner,	Gillette,	McFall,	Shaffer,
Bentley,	Goodwin,	McGrath,	Shaw,
Bentzel,	Greenwood,	McIntosh,	Shepard,
Boles,	Gross,	McLanahan,	Simons,
Boney,	Gryskewicz,	McLane,	Skale,
Boorse,	Habbyshaw,	McMillen,	Snyder,
Bower,	Haines,	McSurdy,	Sollenberger,
Bradley,	Hamilton,	Melchiorre,	Sorg,
Bretherick,	Hare,	Modell,	Stambaugh,
Brown,	Harkins,	Monks,	Stank,
Brunner, C. H.,	Harris,	Mooney,	Stockham,
Brunner, P. A.,	Heatherington,	Moran,	Tarr,
Burns,	Helm,	Moul,	Tate,
Burris,	Hering,	Muir,	Taylor,
Cadwalader,	Herman,	Munley,	Thompson, E. F.,
Chervenak,	Hersch,	Nagel,	Thompson, R. L.,
Chudoff,	Hewitt,	Nunemacher,	Trout,
Cohen, M. M.,	Holland,	O'Brien,	Turner,
Cohen, R. E.,	Huntley,	O'Connor,	Van Allsburg,
Cook,	Imbrie,	O'Dare,	Verona,
Cooper,	James,	O'Mullen,	Vincent,
Cordier,	Jefferson,	O'Neill,	Vogt,
Corrigan,	Jones, G. E.,	Owens,	Voldow,
Croop,	Jones, P. N.,	Petrosky,	Voorhees,
Cullen,	Keenan,	Pettit,	Wagner,
	Kenehan,	Polaski,	Watkins,

Dalrymple,	Kline,	Polen,	Weingartner,
Dennison,	Knoble,	Powers,	Weiss,
Di enova,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dix,	Komorowski,	Rank,	Welsh, M. J.,
Dolon,	Krise,	Rausch,	Williams,
D'Ortona,	Lee, T. H.,	Readinger,	Winner,
Duffy,	Leisey,	Reese, D. P.,	Wolf,
Early,	Leonard,	Reese, R. E.,	Wood, L. H.,
Elliott,	Lesko,	Regan,	Wood, N.,
Ely,	Levy,	Reynolds,	Woodring,
Falkenstein,	Leydic,	Rhea,	Woodside,
Fisher,	Lichtenwalter,	Riley,	Wright,
Fiss,	Longo,	Rooney,	Yeakel,
Fleming,	Lovett,	Rose, W. E.,	Yeater,
Fletcher,	Lyons,	Rosenfeld,	Young,
Flynn,	Malloy,	Royer,	Kilroy,
Foot,	Marks,	Rush,	Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1663, as follows:

An Act making an appropriation to the Special Committee of the House of Representatives which completed an investigation of the administration of W P A Sewing Projects of the Commonwealth to reimburse the committee for expenses incurred by it in making such an investigation

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1 The sum of three thousand dollars (\$3,000) or so much thereof as shall be necessary is hereby specifically appropriated to the Special Investigating Committee of the House of Representatives appointed pursuant to House Resolution Serial No. 12 adopted by the House of Representatives the seventh day of January one thousand nine hundred and forty-one to reimburse the committee for all reasonable expenses incurred by it in making its investigation and performing its duties in accordance with such resolution

Section 2 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	McClanaghan,	Sarraf,
Allmond,	Gallagher,	McClester,	Scanlon,
Auker,	Gates,	McDermott,	Schwab,
Baker,	Gerard,	McDowell,	Serrill,
Balthaser,	Gillan,	McFall,	Shaffer,
Baughner,	Gillette,	McGrath,	Shaw,
Bentley,	Goodwin,	McIntosh,	Shepard,
Bentzel,	Greenwood,	McLanahan,	Simons,
Boies,	Gross,	McLane,	Skale,
Boney,	Gryskewicz,	McMillen,	Snyder,
Boorse,	Habbyshaw,	McSurdy,	Sollenberger,
Bower,	Haines,	Melchiorre,	Sorg,
Bradley,	Hamilton,	Modell,	Stambaugh,
Bretherick,	Harkins,	Monks,	Stank,
Brown,	Harris,	Mooney,	Stockham,
Brunner, C. H.,	Heatherington,	Moran,	Tarr,
Brunner, F. A.,	Helm,	Moul,	Tate,
Burns,	Hering,	Muir,	Taylor,
Burris,	Herman,	Munley,	Thompson, E. F.,
Cadwalader,	Hersch,	Nagel,	Thompson, R. L.,
Chervenak,	Hewitt,	Nunemacher,	Trout,

Chudoff,	Holland,	O'Brien,	Turner,
Cohen, M. M.,	Huntley,	O'Connor,	Van Allsburg,
Cohen, R. E.,	Imbrie,	O'Dare,	Verona,
Cook,	James,	O'Mullen,	Vincent,
Cooper,	Jefferson,	O'Neill,	Vogt,
Cordier,	Jones, G. E.,	Owens,	Voldow,
Corrigan,	Jones, P. N.,	Petrosky,	Voorhees,
Croop,	Keenan,	Pettit,	Wagner,
Cullen,	Kenehan,	Polaski,	Watkins,
Dalrymple,	Kline,	Polen,	Weingartner,
Dennison,	Knoble,	Powers,	Weiss,
DiGenova,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dix,	Komorowski,	Rank,	Welsh, M. J.,
Dolon,	Krise,	Rausch,	Williams,
D'Ortona,	Lee, T. H.,	Readinger,	Winner,
ffy,	Leisey,	Reese, D. P.,	Wolf,
Early,	Leonard,	Reese, R. E.,	Wood, L. H.,
Elliott,	Lesko,	Reynolds,	Wood, N.,
Ely,	Levy,	Rhea,	Woodring,
Falkenstein,	Leydic,	Riley,	Woodside,
Fisher,	Lichtenwalter,	Regan,	Wright,
Fiss,	Longo,	Rooney,	Yeakel,
Fleming,	Lovett,	Rose, W. E.,	Yeater,
Fletcher,	Lyons,	Rosenfeld,	Young,
Flynn,	Malloy,	Royer,	Kilroy,
Foot,	Marks,	Rush,	Speaker.
	Maxwell,	Sarge,	

NAYS—0

The majority required by the Constitutoin having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1570, as follows:

An Act authorizing the Department of Property and Supplies to have a certain number of copies printed of the Report of the Joint State Government Commission on the Organization and Administration of Pennsylvania's State Government providing for the distribution and sale of such copies imposing new duties on the Joint State Government Commissoin and making an appropriation

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1 The Department of Property and Supplies is hereby authorized to have printed five thousand copies of the Report on the Organization and Administration of Pennsylvania's State Government prepared by the Joint State Government Commission of the General Assembly in order that such report shall be made available to all interested agencies of the State Government and of the political subdivisions of the Commonwealth

Section 2 Not more than twenty-five hundred (2500) of said copies shall be available for free distribution by the Department of Property and Supplies in accordance with the instructions of the Joint State Government Commission to all members of the General Assembly all departments commissions and boards of the State Government state libraries county law and public libraries county commissioners and other State or local governmental agencies interested in such report

Section 3 The copies of such report not distributed by the Department of Property and Supplies in accordance with the provisions of section two hereof shall be sold by such department in accordance with the provisions of clause (j) of section two thousand four hundred six of the Administrative Code of 1929

Section 4 The Joint State Government Commission is hereby directed to revise such report so that it reflects the organization and administration of Pennsylvania's State Government at the time such report is printed

Section 5 In order to carry out the provisions of this act the sum of nine thousand five hundred dollars (\$9,500) or so much thereof as shall be necessary is

hereby specifically appropriated to the Department of Property and Supplies

Section 6 This act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally,

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Maxwell,	Sarge,
Allmond,	Gallagher,	McClanaghan,	Sarraf,
Auker,	Gates,	McClester,	Scanlon,
Baker,	Gerard,	McDermott,	Schwab,
Balthaser,	Gillan,	McDowell,	Serrill,
Baughner,	Gillette,	McFall,	Shaffer,
Bentley,	Goodwin,	McGrath,	Shaw,
Bentzel,	Greenwood,	McIntosh,	Shepard,
Boles,	Gryskewicz,	McLanahan,	Simons,
Boney,	Gross,	McLane,	Skale,
Boorse,	Habbyshaw,	McMillen,	Snyder,
Bower,	Haines,	McSurdy,	Sollenberger,
Bradley,	Hamilton,	Melchiorre,	Sorg,
Bretherick,	Hare,	Modell,	Stambaugh,
Brown,	Harkins,	Monks,	Stank,
Brunner, C. H.,	Harris,	Mooney,	Stockham,
Brunner, P. A.,	Heatherington,	Moran,	Tarr,
Burns,	Helm,	Moul,	Tate,
Burriss,	Hering,	Muir,	Taylor,
Cadwalader,	Herman,	Munley,	Thompson, E. F.,
Chervenak,	Hersch,	Nagel,	Thompson, R. L.,
Chudoff,	Hewitt,	Nunemacher,	Trout,
Cohen, M. M.,	Holland,	O'Brien,	Turner,
Cohen, R. E.,	Huntley,	O'Connor,	Van Allsburg,
Cook,	Imbrie,	O'Dare,	Verona,
Cooper,	James,	O'Mullen,	Vincent,
Cordier,	Jefferson,	O'Neill,	Vogt,
Corrigan,	Jones, G. E.,	Owens,	Voidow,
Croop,	Jones, P. N.,	Petrosky,	Voorhees,
Cullen,	Keenan,	Pettit,	Wagner,
Dalrymple,	Kenehan,	Polaski,	Watkins,
Dennison,	Kilne,	Polen,	Weingartner,
DiGenova,	Knoble,	Powers,	Weiss,
Dix,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dolon,	Komorowski,	Rank,	Welsh, M. J.,
D'Ortona,	Krise,	Rausch,	Williams,
Duffy,	Lee, T. H.,	Readinger,	Winner,
Early,	Leisey,	Reese, D. P.,	Wolf,
Elliot,	Leonard,	Reese, R. E.,	Wood, L. H.,
Ely,	Lesko,	Regan,	Wood, N.,
Falkenstein,	Levy,	Reynolds,	Woodside,
Fisher,	Leydic,	Rhea,	Wright,
Fiss,	Lichtenwatter,	Riley,	Woodring,
Fleming,	Longo,	Rooney,	
Fletcher,	Lovett,	Rose, W. E.,	
Flynn,	Lyons,	Rosenfeld,	
Foor,	Malloy,	Royer,	
	Marks,	Rush,	Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL PASSED OVER

There being no objection House Bill No. 1716, Printer's No. 780, was passed over at the request of the SPEAKER.

BILLS ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 605, as follows:

An Act making an appropriation to the Pennsylvania State College for expenditure by the School of Mineral Industries thereof under the supervision of the Department of Mines for the purpose of developing new uses and markets for anthracite and bituminous coal

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1 The sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary is hereby appropriated to the Pennsylvania State College for the two fiscal years beginning June first one thousand nine hundred and forty-one for expenditure by the School of Mineral Industries under the supervision of the Department of Mines for the purpose of carrying on research and investigation to discover by-products of anthracite and bituminous coal and uses thereof of developing new scientific chemical industrial domestic and other uses and new and extended markets for anthracite coal and its products and for employing engineers chemists technical experts assistants clerks stenographers and other employes and purchasing such machinery supplies equipment apparatus and other things necessary in the furtherance of the aforesaid research and investigation

Section 2 The moneys herein appropriated shall be available and expended only to the extent that a sum equal to fifty per centum of the amount to be expended by the Commonwealth has been procured and made available by the members of the anthracite and bituminous coal industry

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	Gallagher,	McClanaghan,	Sarge,
Allmond,	Gates,	McClester,	Sarraf,
Auker,	Gerard,	McDermott,	Scanlon,
Baker,	Gillan,	McDowell,	Schwab,
Balthaser,	Gillette,	McFall,	Serrill,
Baughner,	Goodwin,	McGrath,	Shaffer,
Bentley,	Greenwood,	McIntosh,	Shaw,
Bentzel,	Gross,	McLanahan,	Shepard,
Boles,	Gryskewicz,	McLane,	Simons,
Boney,	Habbyshaw,	McMillen,	Skale,
Boorse,	Haines,	McSurdy,	Snyder,
Bower,	Hamilton,	Melchiorre,	Sollenberger,
Bradley,	Hare,	Modell,	Sorg,
Bretherick,	Harkins,	Monks,	Stambaugh,
Brown,	Harris,	Mooney,	Stank,
Brunner, C. H.,	Heatherington,	Moran,	Stockham,
Brunner, P. A.,	Helm,	Moul,	Tarr,
Burns,	Hering,	Muir,	Tate,
Burriss,	Herman,	Munley,	Taylor,
Cadwalader,	Hersch,	Nagel,	Thompson, E. F.,
Chervenak,	Hewitt,	Nunemacher,	Thompson, R. L.,
Chudoff,	Holland,	O'Brien,	Trout,
Cohen, M. M.,	Huntley,	O'Connor,	Turner,
Cohen, R. E.,	Imbrie,	O'Dare,	Van Allsburg,
Cook,	James,	O'Mullen,	Verona,
Cooper,	Jefferson,	O'Neill,	Vincent,
Cordier,	Jones, G. E.,	Owens,	Vogt,
Corrigan,	Jones, P. N.,	Petrosky,	Voidow,
Croop,	Keenan,	Pettit,	Voorhees,
Cullen,	Kenehan,	Polaski,	Wagner,
Dalrymple,	Kilne,	Polen,	Watkins,
Dennison,	Knoble,	Powers,	Weingartner,
DiGenova,	Kolankiewicz,	Prosen,	Weiss,
Dix,	Komorowski,	Rank,	Welsh, E. B.,
Dolon,	Krise,	Rausch,	Welsh, M. J.,
D'Ortona,	Lee, T. H.,	Readinger,	Williams,
Duffy,	Leisey,	Reese, D. P.,	Winner,
Early,	Leonard,	Reese, R. E.,	Wolf,
Ely,	Lesko,	Regan,	Wood, L. H.,
Falkenstein,	Levy,	Reynolds,	Wood, N.,
Fisher,	Leydic,	Rhea,	Woodside,
Fiss,	Lichtenwatter,	Riley,	Wright,
	Longo,	Rooney,	Woodring,

Fleming,	Lovett,	Rose, W. E.,	Yeakel,
Fletcher,	Lyons,	Rosenfeld,	Yester,
Flynn,	Malloy,	Royer,	Young,
Foor,	Marks,	Rush,	Kilroy,
French,	Maxwell,		Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 502, as follows:

An Act authorizing the Department of Property and Supplies with advice and approval of the Pennsylvania Historical Commission to acquire on behalf of the Commonwealth of Pennsylvania certain land which is the site of an old fortress known as Old Garrison in the City of Franklin Venango County or so much thereof as may be necessary as a historical memorial providing for the control management supervision and improvement thereof authorizing the Pennsylvania Historical Commission in cooperation with other agencies to make and enforce rules and regulations for the preservation and visitation thereof authorizing the Pennsylvania Historical Commission to cooperate with the Daughters of the American Revolution and interested patriotic societies in providing funds for a restoration of Old Garrison and making an appropriation

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1 For the purpose of perpetuating the stirring memories of the occupation of northwestern Pennsylvania by the forces of France and the building of the fortress known as Old Garrison in 1796 the Department of Property and Supplies with the approval of the Pennsylvania Historical Commission is hereby authorized to acquire by purchase or gift on behalf of the Commonwealth of Pennsylvania so much of that land located in the City of Franklin Venango County upon which is located the site of Old Garrison as may be deemed necessary in order to properly erect and maintain a suitable historical memorial and park The exact amount and location of the land to be acquired shall be determined by the Pennsylvania Historical Commission

Section 2 The Pennsylvania Historical Commission after said property has been acquired is hereby authorized to cooperate with the Daughters of the American Revolution and other interested patriotic societies of the Nation and Commonwealth in providing for the proper and authentic restoration of a replica of said Old Garrison and the maintenance of a suitable park providing a setting for this historical shrine

Section 3 The Pennsylvania Historical Commission after said property has been acquired shall make and enforce rules and regulations for the preservation visitation and maintenance thereof and in cooperation with the Daughters of the American Revolution shall so establish these regulations as to make possible the permanent maintenance of the memorial as a historical patriotic and educational center serving constantly to remind the Americans of the historical role of Pennsylvania in the French and Indian War and the monumental services of George Washington and the founding of our Republic

Section 4 The Pennsylvania Historical Commission is hereby specifically authorized to cooperate with the Daughters of the American Revolution and other patriotic societies in providing for said restoration and to accept any and all moneys which may be raised by public or private subscription through the efforts of said patriotic societies for the purpose of assisting in the erection and maintenance of the Old Garrison memorial Pro-

vided That such moneys shall be accepted by the Pennsylvania Historical Commission in trust and administered in accordance with the statutes providing for the powers and duties of said commission

Section 5 The sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Property and Supplies for the acquisition of the aforementioned site in the City of Franklin Venango County

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken as follows, viz:

YEAS—190

Achterman,	French,	Maxwell,	Sarge,
Allmond,	Gallagher,	McClanaghan,	Sarraf,
Auker,	Gates,	McClester,	Scanlon,
Baker,	Gerard,	McDermott,	Schwab,
Balthaser,	Gillan,	McDowell,	Serrill,
Baugher,	Gillette,	McFall,	Shaffer,
Bentley,	Goodwin,	McGrath,	Shaw,
Bentzel,	Greenwood,	McIntosh,	Shepard,
Boles,	Gross,	McLanahan,	Simons,
Boney,	Gryskewicz,	McLane,	Skale,
Boorse,	Habbyshaw,	McMillen,	Snyder,
Bower,	Haines,	McSurdy,	Sollenberger,
Bradley,	Hamilton,	Melchiorre,	Sorg,
Breth,	Hare,	Modell,	Stambaugh,
Bretherick,	Harkins,	Monks,	Stank,
Brown,	Harris,	Mooney,	Stockham,
Brunner, C. H.,	Heatherington,	Moran,	Tarr,
Brunner, P. A.,	Helm,	Moul,	Tate,
Burns,	Hering,	Muir,	Taylor,
Burris,	Herman,	Munley,	Thompson, E.,
Cadwalader,	Hersch,	Nagel,	Thompson, R.,
Chervenak,	Hewitt,	Nunemacher,	Trout,
Chudoff,	Holland,	O'Brien,	Turner,
Cohen, M. M.,	Huntley,	O'Connor,	Van Allsburg,
Cohen, R. E.,	Imbrie,	O'Dare,	Verona,
Cook,	James,	O'Mullen,	Vincent,
Cooper,	Jefferson,	O'Neill,	Vogt,
Cordier,	Jones, G. E.,	Owens,	Voldow,
Corrigan,	Jones, P. N.,	Petrosky,	Voorhees,
Croop,	Keenan,	Pettit,	Wagner,
Cullen,	Kenehan,	Polaski,	Watkins,
Dalrymple,	Kline,	Polen,	Weingartner,
Dennison,	Knoble,	Powers,	Welss,
DiGenova,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dix,	Komorofski,	Rank,	Welsh, M. J.,
Dolon,	Krise,	Rausch,	Williams,
D'Ortona,	Lee, T. H.,	Readinger,	Winner,
Duffy,	Lelsey,	Reese, D. P.,	Wolf,
Early,	Leonard,	Reese, R. E.,	Wood, L. H.,
Elliott,	Lesko,	Regan,	Wood, N.,
Ely,	Levy,	Reynolds,	Woodring,
Falkenstein,	Leydic,	Rhea,	Woodside,
Fisher,	Lichtenwalter,	Riley,	Wright,
Fiss,	Longo,	Rooney,	Yeakel,
Fleming,	Lovett,	Rose, W. E.,	Yester,
Fletcher,	Lyons,	Rosenfeld,	Young,
Flynn,	Malloy,	Royer,	Kilroy,
Foor,	Marks,	Rush,	Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1686, as follows:

An Act relating to certain civil rights and liabilities of persons in the armed service of the United States providing for the suspension of the enforcement of certain

civil liabilities providing for the re-employment of such persons upon completion of such service and imposing penalties

It has been nationally recognized that because of the emergent conditions which are threatening the peace and imperilling the security of the nation there is imperative need to augment and strengthen the national defense. It is further recognized that the emergent conditions which endanger the national well-being likewise constitutes an imminent threat and hazard to the peace and security of the people of the Commonwealth. Moreover it is acknowledged that the exigencies of national defense requires that the people of the Commonwealth in large numbers be called into armed service and as a consequence the health prosperity and welfare of all of the people of the Commonwealth is inevitably affected.

In these circumstances and in order to promote and to assist the national defense and thereby to protect the peace prosperity and health of the people of the Commonwealth it is necessary that citizens and residents of the Commonwealth in the armed service of the United States should be free to devote their entire energy and effort to the defense needs of the nation. To assist in this end it is essential to provide in certain cases for the temporary suspension of legal proceedings and transactions which may prejudice the civil rights of persons in such service. It is further essential in the interest of the prosperity and well-being of the people of the Commonwealth that such persons upon completion of armed service be restored to their former employment.

In the interpretation and application of this act it is hereby declared to be the public policy of the Commonwealth to maintain secure and protect the civil and property rights of persons in the armed service as hereinafter defined.

The legislature hereby declares the existence of a public emergency affecting the health safety and comfort of the people requiring the enactment of the provisions of this act to protect the vital interests of the Commonwealth.

All the provisions of this act shall be liberally construed for the accomplishment of this purpose.

This act shall be deemed an exercise of the police power of the Commonwealth for the protection of the public welfare prosperity health and peace of the people of the Commonwealth.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1 When used in this act (a) The term "persons in armed service" and the term "persons in the armed service of the United States" shall include all citizens and residents of the Commonwealth in the active armed service of the United States.

(b) The term "armed service" means Federal service on active duty with any branch of armed service of the United States including training or education under the supervision of the United States after induction into the armed service.

(c) The term "active service" or "active duty" shall include the period during which a person in the armed service of the United States is absent from duty on account of sickness wounds leave or other lawful cause.

(d) The term "period of armed service" shall include the time between the following dates. For persons in active service on October seventeen one thousand nine hundred forty it shall begin with said date for persons entering active service after October seventeen one thousand nine hundred forty it shall begin with the date of entering active service. It shall terminate with the date of discharge from active service or death while in active service but in no case later than the date when this act ceases to be in force.

(e) The term "person" when used herein with reference to the holder of any right alleged to exist against a person in armed service or against a person secondarily liable under such right shall include individuals

partnerships corporations and any other forms of business association.

(f) The term "court" as used herein shall include any court of competent jurisdiction in this Commonwealth whether or not a court of record.

Section 2 Whenever pursuant to any of the provisions of this act the enforcement of any obligation or liability the prosecution of any suit or proceeding the entry or enforcement of any order writ judgment or decree or the performance of any act may be stayed postponed or suspended such stay postponement or suspension may in the discretion of the court likewise be granted to sureties guarantors endorsers and others subject to the obligation or liability the performance or enforcement of which is stayed postponed or suspended.

When a judgment or decree is vacated or set aside in whole or in part as provided in this act the same may in the discretion of the court likewise be set aside and vacated as to any surety guarantor endorsers or other persons liable upon the contract or liability for the enforcement of which the judgment or decree was entered.

Section 3 (a) In any action or proceeding commenced in any court if there shall be a default of an appearance by the defendant the plaintiff before entering judgment shall file in the court an affidavit setting forth facts showing that the defendant is not in armed service. If unable to file such affidavit plaintiff shall in lieu thereof file an affidavit setting forth either that the defendant is in the armed service or that plaintiff is not able to determine whether or not defendant is in such service. If an affidavit is not filed showing that the defendant is not in the armed service no judgment shall be entered without first securing an order of court directing such entry and no such order shall be made if the defendant is in such service until after the court shall have appointed an attorney to represent defendant and protect his interest and the court shall on application make such appointment. Unless it appears that the defendant is not in such service the court may require as a condition before judgment is entered that the plaintiff file a bond approved by the court conditioned to indemnify the defendant if in armed service against any loss or damage that he may suffer by reason of any judgment should the judgment be thereafter set aside in whole or in part. And the court may make such other and further order or enter such judgment as in its opinion may be necessary to protect the rights of the defendant under this act.

Any person who shall make or use an affidavit required hereunder knowing it to be false shall be guilty of a misdemeanor and upon conviction thereof shall be punishable by imprisonment not to exceed one year or by fine not to exceed one thousand dollars or both.

(b) In any action or proceeding in which a person in armed service is a party if such party does not personally appear therein or is not represented by an authorized attorney the court may appoint an attorney to represent him and in such case a like bond may be required and an order made to protect the rights of such person. But no attorney appointed under this act to protect a person in armed service shall have power to waive any right of the person for whom he is appointed or bind him by his acts.

(c) If any judgment shall be rendered in any action or proceeding governed by this section against any person in armed service during the period of such service or within thirty days thereafter and it appears that such person was prejudiced by reason of such service in making his defense thereto such judgment may upon application made by such person or his legal representative not later than ninety days after the termination of such service be opened by the court rendering the same and such defendant or his legal representative let in to defend provided it is made to appear that the defendant has a meritorious or legal defense to the action or some part thereof. Vacating setting aside or reversing any judgment because of any of the provisions of this act.

shall not impair any right or title acquired by any bona fide purchaser for value under such judgment

Section 4 At any stage thereof any action or proceeding in any court in which a person in the armed service is involved either as plaintiff or defendant during the period of such service or within sixty days thereafter may in the discretion of the court in which it is pending on its own motion and shall on application to it by such person or some person on his behalf be stayed as provided in this act unless in the opinion of the court the ability of plaintiff to prosecute the action or the defendant to conduct his defense is not materially affected by reason of his armed service

Section 5 When an action for compliance with the terms of any contract is stayed pursuant to this act no fine or penalty shall accrue by reason of failure to comply with the terms of such contract during the period of such stay and in any case where a person fails to perform any obligation and a fine or penalty for such non-performance is incurred a court may on such terms as may be just relieve against the enforcement of such fine or penalty if it shall appear that the person who would suffer by such fine or penalty was in the armed service when the penalty was incurred and that by reason of such service the ability of such person to pay or perform was thereby materially impaired

Section 6 In any action or proceeding commenced in any court against a person in the armed service before or during the period of such service or within sixty days thereafter the court may in its discretion on its own motion or on application to it by such person or some person on his behalf shall unless in the opinion of the court the ability of the defendant to comply with the judgment or order entered or sought is not materially affected by reason of his armed service

(a) Stay the execution of any judgment or order entered against such person as provided in this act and

(b) Vacate or stay any attachment or garnishment of property money or debts in the hands of another whether before or after judgment as provided in this act

Section 7 Any stay of any action proceeding attachment or execution ordered by any court under the provisions of this act may except as otherwise provided be ordered for the period of armed service and three months thereafter or any part of such period and subject to such terms as may be just whether as to payment in installments of such amounts and at such times as the court may fix or otherwise Where the person in the armed service is a codefendant with others the plaintiff may nevertheless by leave of court proceed against the others

Section 8 The period of armed service shall not be included in computing any period now or hereafter to be limited by any law for the bringing of any action by or against any person in the armed service or by or against his heirs executors administrators or assigns whether such cause of action shall have accrued prior to or during the period of such service

Section 9 No eviction or distress shall be made during the period of armed service in respect of any premises for which the agreed rent does not exceed eighty dollars (\$80) per month occupied chiefly for dwelling purposes by the wife children or other dependents of a person in armed service except upon leave of court granted upon application therefor or granted in any action or proceeding affecting the right of possession

On any such application or in any such action the court may in its discretion on its own motion and shall on application unless in the opinion of the court the ability of the tenant to pay the agreed rent is not materially affected by reason of armed service stay the proceedings for not longer than three months as provided in this act or it may make such other order as may be just

Any person who shall knowingly take part in any eviction or distress otherwise than as provided in this section shall be guilty of a misdemeanor and upon conviction thereof shall be punishable by imprisonment not

to exceed one year or by fine not to exceed one thousand dollars (\$1,000) or both

Section 10 No person who prior to October seventeen one thousand nine hundred forty has received or whose assignor has received under a contract for the purchase of real or personal property or of lease or bailment with a view to purchase of such property a deposit or installment of the purchase price from a person or from the assignor of a person who after the date of payment of such deposit or installment has entered armed service shall exercise any right or option under such contract to rescind or terminate the contract or resume possession of the property for non-payment of any installment falling due during the period of such armed service except by action in a court of competent jurisdiction Provided however That nothing contained in this section shall prevent the modification termination or cancellation of any such contract or prevent the repossession or retention of property purchased or received under such contract pursuant to a mutual agreement of the parties thereto or their assignees if such agreement is executed in writing subsequent to the making of such contract and during or after the period of armed service of the person concerned

Upon the hearing of such action the court may order the repayment of prior installments or deposits or any part thereof as a condition of terminating the contract and resuming possession of the property or may in its discretion on its own motion and shall except as provided in section twelve hereof on application to it by such person in armed service or some person on his behalf order a stay of proceedings as provided in this act unless in the opinion of the court the ability of the defendant to comply with the terms of the contract is not materially affected by reason of such service or it may make such other disposition of the case as may be equitable to conserve the interests of all parties

Any person who shall knowingly resume possession of property which is the subject of this section otherwise than as provided herein shall be guilty of a misdemeanor and upon conviction thereof shall be punished by imprisonment not to exceed one year or by fine not to exceed one thousand dollars (\$1,000) or both

Section 11 The provisions of this section shall apply only to obligations originating prior to October seventeen one thousand nine hundred forty and secured by mortgage trust deed or other security in the nature of a mortgage upon real or personal property owned by a person in military service at the commencement of the period of the military service and still so owned by him

In any proceeding commenced in any court during the period of armed service to enforce such obligation arising out of non-payment of any sum thereunder due or out of any other breach of the terms thereof occurring prior to or during the period of such service the court may after hearing in its discretion on its own motion and shall except as hereinafter provided in this act on application to it by such person in the armed service or some person on his behalf unless in the opinion of the court the ability of the defendant to comply with the terms of the obligation is not materially affected by reason of such service

(a) Stay the proceedings as provided in this act or

(b) Make such other disposition of the case as may be equitable to conserve the interests of all parties

No sale under a power of sale or under a judgment entered upon warrant of attorney to confess judgment contained in any such obligation shall be valid if made during the period of armed service or within three months thereafter unless upon an order of sale previously granted by the court and a return thereto made and approved by the court

Section 12 No court shall stay a proceeding to resume possession of a motor vehicle tractor or the accessories of either or for an order of sale thereof where said motor vehicle tractor or accessories are encumbered by a purchase money mortgage conditional sales contract or a lease of bailment with a view to purchase unless

the court shall find that fifty per centum or more of the purchase price of said property has been paid but in any such proceeding the court may before entering an order or judgment require the plaintiff to file a bond approved by the court conditioned to indemnify the defendant if in the armed service against any loss or damage that he may suffer by reason of any such judgment or order should the judgment or order be set aside in whole or in part

Section 13 The provisions of this section shall apply when any taxes or assessments falling due during the period of armed service in respect of real property owned and occupied for dwelling agricultural or business purposes by a person in such service or his dependents at the commencement of his period of armed service and still so occupied by his dependents or employes are not paid

When any person in the armed service or any person in his behalf shall file with the collector of taxes or other officer whose duty it is to enforce the collection of taxes or assessments an affidavit showing

(a) That a tax or assessment has been assessed upon property which is the subject of this section

(b) That such tax or assessment is unpaid and

(c) That by reason of such armed service the ability of such person to pay such tax or assessment is materially affected no sale of such property shall be made to enforce the collection of such tax or assessment or any proceeding or action for such purpose commenced except upon leave of court granted upon an application made therefor by such collector or other officer The court thereupon may stay such proceedings or such sale as provided in this act for a period extending not more than six months after the termination of the period of armed service of such person

When by law such property may be sold or forfeited to enforce the collection of such tax or assessment such person in the armed service shall have the right to redeem or commence an action to redeem such property at any time not later than six months after the termination of such service but in no case later than six months after the date when this act ceases to be in force but this shall not be taken to shorten any period now or hereafter provided by the laws of the Commonwealth or any political subdivision thereof for such redemption.

Whenever any tax or assessment shall not be paid when due such tax or assessment due and unpaid shall bear interest until paid at the rate of six per centum per annum and no other penalty or interest shall be incurred by reason of such non-payment Any lien for such unpaid taxes or assessment shall also include such interest thereon

Section 14 The collection from any person in the armed service of any tax on the income of such person whether falling due prior to or during his period of armed service shall be deferred for a period extending not more than six months after the termination of his period of armed service if such person's ability to pay such tax is materially impaired by reason of such service No interest on any amount of tax collection of which is deferred for any period under this section shall accrue for such period of deferment by reason of such non-payment The running of any statute of limitations against collection of such tax by distraint or otherwise shall be suspended for the period of armed service of any individual the collection of whose tax is deferred under this section and for an additional period of nine months beginning with the day following the end of the period of such service

Section 15 No insurance policy which has not lapsed for the non-payment of premium before the commencement of the period of armed service of the insured shall lapse or be forfeited for the non-payment of premium during the period of such service or during one year after the expiration of such period provided that in no case shall this prohibition extend for more than one year after the date when this act ceases to be in force

For the purposes of this section the term "policy"

shall include any contract of life insurance on the level premium or legal reserve plan It shall also include any benefit in the nature of life insurance arising out of membership in any fraternal or beneficial association In no case however shall the term "policy" include insurance exceeding a total face value of five thousand dollars (\$5,000) whether in one or more policies or in one or more companies The term "premium" shall include membership dues or assessments in such association and the date of issuance of policy as herein limited shall refer to the date of admission to membership in such association the term "insured" shall include any person who is the holder of a policy as defined in this section the term "insurer" shall include any corporation partnership or other form of association which secures or provides insurance under any policy as defined herein

Section 16 In the case of any person who in order to perform armed training and service as herein defined has left or leaves a position other than a temporary position in the employ of any employer and who

(a) receives his certificate of completion of training and service

(b) is still qualified to perform the duties of such position and

(c) makes application for reemployment within forty days after he is relieved from such training and service

If such position was in the employ of a private employer such employer shall restore such person such position or to a position of like seniority status and pay unless the employer's circumstances have so changed as to make it impossible or unreasonable to do so

Any person who is restored to a position in accordance with the provisions of this section shall be considered as having been on furlough or leave of absence during his period of training and service in the armed forces of the United States shall be so restored without loss of seniority shall be entitled to participate in insurance or other benefits offered by the employer pursuant to established rules and practices relating to employes on furlough or leave of absence in effect with the employer at the time such person was inducted into such forces and shall not be discharged from such position without cause within one year after such restoration

In case any private employer fails or refuses to comply with the provisions of this section the court of common pleas within the county in which such private employer maintains a place of business shall have power upon the filing of a motion petition or other appropriate pleading by the person entitled to the benefits of such provisions to specifically require such employer to comply with such provisions and may as an incident thereto compensate such person for any loss of wages or benefits suffered by reason of such employer's unlawful action The court shall order a speedy hearing in any such case and shall advance it on the calendar Any person claiming to be entitled to the benefits of the provisions of this section may appear and be represented by counsel or upon application to the Attorney General of the Commonwealth may request that the Attorney General appear and act on his behalf If the Attorney General is reasonably satisfied that the person so applying is entitled to such benefits he shall appear and act as attorney for such person in the amicable adjustment of the claim or in the filing of any motion petition or other appropriate pleading and the prosecution thereof In the hearing and determination of such applications under this section no fees or court costs shall be assessed against a person so applying for such benefits

Section 17 Where in any proceeding to enforce a civil right in any court it is made to appear to the satisfaction of the court that any interest property or contract has since the date of the approval of this act been transferred or acquired with intent to delay the just enforcement of such right by taking advantage of this act the court shall enter such judgment or make such order as might lawfully be entered or made the provisions of this act to the contrary notwithstanding

Section 18 In any proceeding under this act a cer-

tificate signed by the Adjutant General of the Army as to persons in the Army or in any branch of the United States service while serving pursuant to law with the Army of the United States signed by the Chief of the Bureau of Navigation of the Navy Department as to persons in the United States service while serving pursuant to law with the United States Navy and signed by the Major General Commandant United States Marine Corps as to persons in the Marine Corps or in any other branch of the United States service while serving pursuant to law with the Marine Corps or signed by an officer designated by any of them respectively for the purpose shall when produced be prima facie evidence as to any of the following facts stated in such certificate That a person named has not been or is or has been in the armed service the time when and the place where such person entered armed service his residence at that time and the rank branch and unit of such service that he entered the dates within which he was in the armed service the monthly pay received by such person at the date of issuing the certificate the time when and place where such person died in or was discharged from such service

Any such certificate when purporting to be signed by any one of such officers or by any person purporting upon the face of the certificates to have been so authorized shall be prima facie evidence of its contents and of the authority of the signer to issue the same

Where a person in the armed service has been reported missing he shall be presumed to continue in the service until accounted for and no period herein limited which begins or ends with the death of such person shall begin or end until the death of such person is in fact reported to or found by the Department of War or Navy or any court or board thereof or until such death is found by a court of competent jurisdiction Provided That no period herein limited which begins or ends with the death of such person shall be extended beyond a period of six months after the time when this act ceases to be in force

Section 19 Any interlocutory order made by any court under the provisions of this act may upon the court's own motion or otherwise be revoked modified or extended by it upon such notice to the parties affected as it may require

Section 20 If any clause sentence paragraph or part of this act or the application thereof to any person or circumstances shall for any reason be adjudged by a court of competent jurisdiction to be invalid such judgment shall not affect impair or invalidate the remainder of this act and the application thereof to other person or circumstances but shall be confined in its operation to the clause sentence paragraph or part thereof directly involved in the controversy in which such judgment have been rendered and to the person or circumstances involved It is hereby declared to be the legislative intent that this act would have been adopted had such invalid provisions not been included

Section 21 All acts and parts of acts inconsistent with the provisions of this act are hereby repealed

Section 22 This act shall remain in force and effect until July first one thousand nine hundred forty-two Provided That should the United States be then engaged in a war this act shall remain in force until such war is terminated by a treaty of peace proclaimed by the President of the United States and for six months thereafter Provided further That wherever in any section or provision of this act a proceeding remedy privilege stay limitation accounting or other transaction has been authorized or provided with respect to armed service performed prior to the date herein fixed for the termination of this act such section or provision shall be deemed to continue in full force and effect so long as may be necessary for the exercise or enjoyment of such proceeding remedy privilege stay limitation accounting or other transaction

Section 23 This act shall be known and may be

cited and referred to as the "Pennsylvania Soldiers' and Sailors' Civil Relief Act"

Section 24 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	Gallagher,	McClanaghan,	Sarraf,
Allmond,	Gates,	McClester,	Scanlon,
Auker,	Gerard,	McDermott,	Schwab,
Baker,	Gillan,	McDowell,	Serrill,
Balthaser,	Gillette,	McFall,	Shaffer,
Baughner,	Goodwin,	McGrath,	Shaw,
Bentley,	Greenwood,	McIntosh,	Shepard,
Bentzel,	Gross,	McLanahan,	Simons,
Boies,	Gryskewicz,	McLane,	Skale,
Boney,	Habbyshaw,	McMillen,	Snyder,
Boorse,	Haines,	McSurdy,	Sollenberger,
Bower,	Hamilton,	Melchiorre,	Sorg,
Bradley,	Hare,	Modell,	Stambaugh,
Bretherick,	Harkins,	Monks,	Stank,
Brown,	Harris,	Mooney,	Stockham,
Brunner, C. H.,	Heatherington,	Moran,	Tarr,
Brunner, P. A.,	Helm,	Moul,	Tate,
Burns,	Hering,	Muir,	Taylor,
Burris,	Herman,	Munley,	Thompson, E.,
Cadwalader,	Hersch,	Nagel,	Thompson, R.,
Chervenak,	Hewitt,	Nunemacher,	Trout,
Chudoff,	Holland,	O'Brien,	Turner,
Cohen, M. M.,	Huntley,	O'Connor,	Van Allsburg,
Cohen, R. E.,	Imbrie,	O'Dare,	Verona,
Cook,	James,	O'Mullen,	Vincent,
Cooper,	Jefferson,	O'Neill,	Vogt,
Cordier,	Jones, G. E.,	Owens,	Voldow,
Corrigan,	Jones, P. N.,	Petrosky,	Voorhees,
Croop,	Keenan,	Pettit,	Wagner,
Cullen,	Kenehan,	Polaski,	Watkins,
Dalrymple,	Kilne,	Polen,	Weingartner,
Dennison,	Knoble,	Powers,	Weiss,
DiGenova,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dix,	Komorowski,	Rank,	Welsh, M. J.,
Dolon,	Krise,	Rausch,	Williams,
D'Ortona,	Lee, T. H.,	Readinger,	Winner,
Duffy,	Leisey,	Reese, D. P.,	Wolf,
Early,	Leonard,	Reese, R. E.,	Wood, L. H.,
Elliott,	Lesko,	Regan,	Wood, N.,
Ely,	Levy,	Reynolds,	Woodring,
Falkenstein,	Leydic,	Rhea,	Woodside,
Fisher,	Lichtenwalter,	Riley,	Wright,
Fiss,	Longo,	Rooney,	Yeakel,
Fleming,	Lovett,	Rose, W. E.,	Yester,
Lyons,	Fletcher,	Rosenfeld,	Young,
Flynn,	Malloy,	Royer,	Kilroy,
For,	Marks,	Rush,	
French,	Maxwell,	Sarge,	Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1487, as follows:

An Act providing for the construction and maintenance by the Department of Forests and Waters with the advice of the Bushy Run Battlefield Commission of a Bushy Run Museum Building on land owned by the Commonwealth in Westmoreland County and making an appropriation

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 For the purpose of further perpetuating and preserving the memories of the place in Westmoreland County Pennsylvania where on August fifth and sixth one thousand seven hundred and sixty-three occurred the battle of Bushy Run in which Colonel Henry Bouquet defeated the Indians in one of the most decisive engagements in American Colonial history the Department of Forests and Waters with the advice of the Bushy Run Battlefield Commission is hereby authorized to construct a stone museum building on that part of the said battlefield or land adjoining the battlefield now owned by the Commonwealth for the purpose of housing and preserving relics of early Indian and Colonial life habits and customs now stored in wooden buildings and such relics as shall hereafter be acquired Plans for such building now in the Bushy Run Battlefield Commission and stone from a quarry located on the said land now owned by the Commonwealth to be utilized in the construction of said museum

Section 2 The sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Forests and Waters for the construction and maintenance of the aforesaid museum building and the expenses incurred in carrying out the provisions of this act

Section 3 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Maxwell,	Sarge,
Allmond,	Gallagher,	McClanaghan,	Sarraf,
Auker,	Gates,	McClester,	Scanlon,
Baker,	Gerard,	McDermott,	Schwab,
Balthaser,	Gillan,	McDowell,	Serrill,
Baughner,	Gillette,	McFall,	Shaffer,
Bentley,	Goodwin,	McGrath,	Shaw,
Bentzel,	Greenwood,	McIntosh,	Shepard,
Boles,	Gross,	McLanahan,	Simons,
Boney,	Gryskewicz,	McLane,	Skale,
Boorse,	Habbyshaw,	McMillen,	Snyder,
Bower,	Haines,	McSurdy,	Sollenberger,
Bradley,	Hamilton,	Melchiorre,	Sorg,
Bretherick,	Hare,	Modell,	Stambaugh,
Brown,	Harkins,	Monks,	Stank,
Brunner, C. H.,	Harris,	Mooney,	Stockham,
Brunner, P. A.,	Heatherington,	Moran,	Tarr,
Burns,	Helm,	Moul,	Tate,
Burris,	Hering,	Muir,	Taylor,
Cadwalader,	Herman,	Munley,	Thompson, E. F.,
Chervenak,	Hersch,	Nagel,	Thompson, R. L.,
Chudoff,	Hewitt,	Nunemacher,	Trout,
Cohen, M. M.,	Holland,	O'Brien,	Turner,
Cohen, R. E.,	Huntley,	O'Connor,	Van Allsburg,
Cook,	Imbrie,	O'Dare,	Verona,
Cooper,	James,	O'Mullen,	Vincent,
Cordier,	Jefferson,	O'Neill,	Vogt,
Corrigan,	Jones, G. E.,	Owens,	Voldow,
Croop,	Jones, P. N.,	Petrosky,	Voorhees,
Cullen,	Keenan,	Pettit,	Wagner,
Dalrymple,	Kenehan,	Polaski,	Watkins,
Dennison,	Kline,	Polen,	Weingartner,
DiGenova,	Knoble,	Powers,	Wells,
Dix,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dolon,	Komorowski,	Rank,	Welsh, M. J.,
D'Ortona,	Krise,	Rausch,	Williams,
Duffy,	Lee, T. H.,	Readinger,	Winner,
Early,	Lelsey,	Reese, D. P.,	Wolf,
Elliot,	Leonard,	Reese, R. E.,	Wood, L. H.,
Ely,	esko,	Regan,	Wood, N.,
Falkenstein,	Levy,	Reynolds,	Woodring,
Fisher,	Leydic,	Riley,	Woodside,
Fiss,	Lichtenwalter,	Rooney,	Wright,
Fleming,	Longo,	Rose, W. E.,	Yeakel,
Fletcher,	Lovett,	Rosenfeld,	Yester,
Flynn,	Lyons,	Royer,	Young,
Foor,	Malloy,	Rush,	Kilroy,
	Marks,		Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 941, as follows:

An Act making an appropriation to the Department of Public Instruction for the use of the Pennsylvania Historical Commission for the purpose of completing restoration and preparing for public use as a museum the property at Ambridge Beaver County Pennsylvania formerly owned and occupied by the Harmony Society and known as "Old Economy"

The General Assembly of the Commonwealth of Pennsylvania hereby enact as follows

Section 1 The sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Public Instruction for the use of the Pennsylvania Historical Commission for the purpose of completing restoration and preparing for public use as a museum the property situated in Ambridge Beaver County Pennsylvania formerly owned and occupied by the Harmony Society and known as "Old Economy" Such moneys shall be paid out on requisition of the Department of Public Instruction upon presentation of proper vouchers by the Pennsylvania Historical Commission

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Marks,	Rush,
Allmond,	Gallagher,	Maxwell,	Sarge,
Auker,	Gates,	McClanaghan,	Sarraf,
Baker,	Gerard,	McClester,	Scanlon,
Balthaser,	Gillan,	McDermott,	Schwab,
Baughner,	Gillette,	McDowell,	Serrill,
Bentley,	Goodwin,	McFall,	Shaffer,
Bentzel,	Greenwood,	McGrath,	Shaw,
Boles,	Gross,	McIntosh,	Shepard,
Boney,	Gryskewicz,	McLanahan,	Simons,
Boorse,	Habbyshaw,	McLane,	Skale,
Bower,	Haines,	McMillen,	Snyder,
Bradley,	Hamilton,	McSurdy,	Sollenberger,
Bretherick,	Hare,	Melchiorre,	Sorg,
Brown,	Harkins,	Modell,	Stambaugh,
Brunner, C. H.,	Harris,	Monks,	Stank,
Brunner, P. A.,	Heatherington,	Mooney,	Stockham,
Burns,	Helm,	Moran,	Tarr,
Burris,	Hering,	Moul,	Tate,
Cadwalader,	Herman,	Muir,	Taylor,
Chervenak,	Hersch,	Munley,	Thompson, E. F.,
Chudoff,	Hewitt,	Nagel,	Thompson, R. L.,
Cohen, M. M.,	Holland,	Nunemacher,	Trout,
Cohen, R. E.,	Huntley,	O'Brien,	Turner,
Cook,	Imbrie,	O'Connor,	Van Allsburg,
Cooper,	James,	O'Dare,	Verona,
Cordier,	Jefferson,	O'Mullen,	Vincent,
Corrigan,	Jones, G. E.,	O'Neill,	Vogt,
Croop,	Jones, P. N.,	Owens,	Voldow,
Cullen,	Keenan,	Petrosky,	Voorhees,
Dalrymple,	Kenehan,	Pettit,	Wagner,
Dennison,	Kline,	Polaski,	Watkins,
DiGenova,	Knoble,	Polen,	Weingartner,
Dix,	Kolankiewicz,	Powers,	Wells,
Dolon,	Komorowski,	Prosen,	Welsh, E. B.,
D'Ortona,	Krise,	Rank,	Welsh, M. J.,
Duffy,	Lee, T. H.,	Rausch,	Williams,
Early,	Lelsey,	Readinger,	Winner,
	Leonard,	Reese, D. P.,	Wolf,

Elliott,	Lesko,	Reese, R. E.,	Wood, L. H.,
Ely,	Levy,	Regan,	Wood, N.,
Falkenstein,	Leydic,	Reynolds,	Woodring,
Fisher,	Lichtenwalter,	Rhea,	Woodside,
Fiss,	Longo,	Riley,	Wright,
Fleming,	Rush,	Rooney,	Yeakel,
Fletcher,	Lovett,	Rose, W. E.,	Yester,
Flynn,	Lyons,	Rosenfeld,	Young,
For,	Malloy,	Royer,	Kilroy,

Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1337, as follows:

An Act making an appropriation to the Department of Property and Supplies for the payment of claims against the Commonwealth arising from failure to lease premises after owners thereof had been induced to expend moneys thereon

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The sum of three thousand dollars (\$3,000) or as much thereof as may be necessary is hereby appropriated to the Department of Property and Supplies for the payment of any claims against the Commonwealth arising from the failure of the Department of Property and Supplies to enter into lease after owners of premises relying upon instructions from said department had expended sums of money in making alterations and improvements to such premises in accordance with plans and specifications furnished by the Commonwealth and under inspection of Commonwealth employes Payments from this appropriation shall be made on requisition of the Secretary of Property and Supplies with the approval of the Department of Justice

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Marks,	Rush,
Allmond,	Gallagher,	Maxwell,	Sarge,
Auker,	Gates,	McClanaghan,	Sarraf,
Baker,	Gerard,	McClester,	Scanlon,
Balthaser,	Gillan,	McDermott,	Schwab,
Baughner,	Gillette,	McDowell,	Serrill,
Bentley,	Goodwin,	McFall,	Shaffer,
Bentzel,	Greenwood,	McGrath,	Shaw,
Boles,	Gross,	McIntosh,	Shepard,
Boney,	Gryskewicz,	McLanahan,	Simons,
Boorse,	Habbyshaw,	McLane,	Skale,
Bower,	Haines,	McMillen,	Snyder,
Bradley,	Hamilton,	McSurdy,	Sollenberger,
Bretherick,	Hare,	Melchiorre,	Sorg,
Brown,	Harkins,	Modell,	Stambaugh,
Brunner, C. H.,	Harris,	Monks,	Stank,
Brunner, P. A.,	Heatherington,	Mooney,	Stockham,
Burns,	Helm,	Moran,	Tarr,
Burriss,	Hering,	Moul,	Tate,
Cadwalader,	Herman,	Muir,	Taylor,
Chervenak,	Hersch,	Munley,	Thompson, E. F.,
Chudoff,	Hewitt,	Nagel,	Thompson, R. L.,
Cohen, M. M.,	Holland,	Nunemacher,	Trout,
Cohen, R. E.,	Huntley,	O'Brien,	Turner,
Cook,	Imbrie,	O'Connor,	VanAillsburg,
Cooper,	James,	O'Dare,	Verona,
Cordier,	Jafferson,	O'Mullen,	Vincent,
Corrigan,	Jones, G. E.,	O'Neill,	Vogt,

Croop,	Jones, P. N.,	Owens,	Voldow,
Cullen,	Keenan,	Petrosky,	Voorhees,
Darymple,	Keuehan,	Pettit,	Wagner,
Dennison,	Kilne,	Polaski,	Watkins,
DiGenova,	Knoble,	Polen,	Weingartner,
Dix,	Kolankiewicz,	Powers,	Wells,
Dolon,	Kom rofski,	Prosen,	Welsh, E. B.,
D'Ortona,	Krise,	Rank,	Welsh, M. J.,
Duffy,	Loe, T. H.,	Rausch,	Williams,
Early,	Lelsey,	Readinger,	Winner,
Elliott,	Leonard,	Reese, D. P.,	Wolf,
Ely,	Lesko,	Reese, R. E.,	Wood, L. H.,
Falkenstein,	Levy,	Regan,	Wood, N.,
Fisher,	Leydic,	Reynolds,	Woodring,
Fiss,	Lichtenwalter,	Rhea,	Woodside,
Fleming,	Longo,	Riley,	Wright,
Fletcher,	Lovett,	Rooney,	Yeakel,
Flynn,	Lyons,	Rose, W. E.,	Yester,
For,	Malloy,	Rosenfeld,	Young,
		Royer,	Kilroy, Speaker

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1541, as follows:

An Act providing for uniform reports by political subdivisions to departments boards and commissions of the State Government

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Where any political subdivision of the Commonwealth shall be required by law to make a report on the same or substantially the same subject to more than one department board or commission of the State Government the report transmitted to each such agency shall be uniform in form The several departments boards and commissions interested in such reports shall be required to establish uniform forms for the making of such reports and in case such uniform forms are not so prescribed a form prescribed by one such agency may be used to report to any other agency and the filing of a report in such form shall be deemed full compliance with the provisions of law requiring a report to be made to such other agency

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Marks,	Rush,
Allmond,	Gallagher,	Maxwell,	Sarge,
Auker,	Gates,	McClanaghan,	Sarraf,
Baker,	Gerard,	McClester,	Scanlon,
Balthaser,	Gillan,	McDermott,	Schwab,
Baughner,	Gillette,	McDowell,	Serrill,
Bentley,	Goodwin,	McFall,	Shaffer,
Bentzel,	Greenwood,	McGrath,	Shaw,
Boles,	Gross,	McIntosh,	Shepard,
Boney,	Gryskewicz,	McLanahan,	Simons,
Boorse,	Habbyshaw,	McLane,	Skale,
Bower,	Haines,	McMillen,	Snyder,
Bradley,	Hamilton,	McSurdy,	Sollenberger,
Bretherick,	Hare,	Melchiorre,	Sorg,
Brown,	Harkins,	Modell,	Stambaugh,
Brunner, C. H.,	Harris,	Monks,	Stank,
Brunner, P. A.,	Heatherington,	Mooney,	Stockham,

Burns,	Helm,	Moran,	Tarr,
Burriss,	Hering,	Moul,	Tate,
Cadwalader,	Herman,	Muir,	Taylor,
Chervenak,	Hersch,	Munley,	Thompson, E. F.,
Chudoff,	Hewitt,	Nagel,	Thompson, R. L.,
Cohen, M. M.,	Holland,	Nunemacher,	Trout,
Cohen, R. E.,	Huntley,	O'Brien,	Turner,
Cook,	Imbrie,	O'Connor,	VanAllsburg,
Cooper,	James,	O'Dare,	Verona,
Cordier,	Jefferson,	O'Mullen,	Vincent,
Corrigan,	Jones, G. E.,	O'Neill,	Vogt,
Croop,	Jones, P. N.,	Owens,	Voldow,
Cullen,	Keenan,	Petrosky,	Voorhees,
Dalrymple,	Kenehan,	Pettit,	Wagner,
Dennison,	Kline,	Polaski,	Watkins,
DiGenova,	Knoble,	Polen,	Weingartner,
Dix,	Kolankiewicz,	Powers,	Weiss,
Dolon,	Komorowski,	Prosen,	Welsh, E. B.,
D'Ortona,	Krise,	Rank,	Welsh, M. J.,
Duffy,	Lee, T. H.,	Rausch,	Williams,
Early,	Lelsey,	Readinger,	Winner,
Elliot,	Leonard,	Reese, D. P.,	Wolf,
Ely,	Lesko,	Reese, R. E.,	Wood, L. H.,
Falkenstein,	Levy,	Regan,	Wood, N.,
Fisher,	Leydic,	Reynolds,	Woodring,
Fiss,	Lichtenwalter,	Rhea,	Woodside,
Fleming,	Longo,	Riley,	Wright,
Fletcher,	Lovett,	Rooney,	Yeakel,
Flynn,	Lyons,	Rose, W. E.,	Yester,
Foor,	Malloy,	Rosenfeld,	Young,
		Royer,	Kilroy, Speaker

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 223, as follows:

An Act authorizing the Department of Property and Supplies to acquire on behalf of the Commonwealth of Pennsylvania certain land upon which is still standing the birthplace of Robert Fulton in Fulton Township Lancaster County or so much thereof as may be necessary as a memorial providing for the control management supervision improvement restoration and maintenance thereof authorizing the Pennsylvania Historical Commission to make and enforce rules and regulations for the preservation and visitation thereof and making an appropriation

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 For the purpose of perpetuating the memory of Robert Fulton native son of Pennsylvania one of the world's greatest engineers and inventors a pioneer in the development of steam navigation and builder of the first steam war vessel for the United States the Department of Property and Supplies with the approval of the Pennsylvania Historical Commission is hereby authorized to acquire by purchase condemnation or gift on behalf of the Commonwealth of Pennsylvania one hundred and twenty-seven acres of land in Fulton Township Lancaster County upon which is still standing the birthplace of Robert Fulton or so much thereof as may be necessary and provide for the restoration thereof

Section 2 The Pennsylvania Historical Commission after the said property has been acquired shall make and enforce rules and regulations for the preservation visitation and maintenance thereof so that the property can be used as a recreational and educational center by the people of the Commonwealth

Section 3 The sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Property and Supplies for the acquisition and restoration of the site upon which the birthplace of Robert Fulton still stands together with adjacent farm lands of the Fulton

family in Fulton Township Lancaster County Pennsylvania Payment from said appropriation shall be made by requisition of the Secretary of the Department of Property and Supplies in the manner provided by law

Section 4 The sum of three thousand dollars (\$3,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Historical Commission for the management supervision repair and maintenance of the property acquired and restored under the provisions of this act Payment from said appropriations should be made upon requisition of the Pennsylvania Historical Commission in the manner prescribed by law

Section 5 This act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Marks,	Rush,
Allmond,	Gallagher,	Maxwell,	Sarge,
Auker,	Gates,	McClanaghan,	Sarra,
Baker,	Cerard,	McClester,	Scanlon,
Balthaser,	Gillan,	McDermott,	Schwab,
Baughner,	Gillette,	McDowell,	Serrill,
Bentley,	Goodwin,	McFall,	Shaffer,
Bentzel,	Greenwood,	McGrath,	Shaw,
Boles,	Gross,	McIntosh,	Shepard,
Boney,	Gryskewicz,	McLanahan,	Simons,
Boorse,	Habbyshaw,	McLane,	Skale,
Bower,	Haines,	McMillen,	Snyder,
Bradley,	Hamilton,	McSurdy,	Sollenberger,
Bretherick,	Hare,	Melchiorre,	Sorg
Brown,	Harkins,	Modell,	Stambaugh,
Brunner, C. H.,	Harris,	Monks,	Stank,
Brunner, P. A.,	Heatherington,	Mooney,	Stockham,
Burns,	Helm,	Moran,	Tarr,
Burriss,	Hering,	Moul,	Tate,
Cadwalader,	Eerman,	Muir,	Taylor,
Chervenak,	Hersch,	Munley,	Thompson, E. F.,
Chudoff,	Hewitt,	Nagel,	Thompson, R. L.,
Cohen, M. M.,	Holland,	Nunemacher,	Trout,
Cohen, R. E.,	Huntley,	O'Brien,	Turner,
Cook,	Imbrie,	O'Connor,	VanAllsburg,
Cooper,	James,	O'Dare,	Verona,
Cordier,	Jefferson,	O'Mullen,	Vincent,
Corrigan,	Jones, G. E.,	O'Neill,	Vogt,
Croop,	Jones, P. N.,	Owens,	Voldow,
Cullen,	Keenan,	Petrosky,	Voorhees,
Dalrymple,	Kenehan,	Pettit,	Wagner,
Dennison,	Kline,	Polaski,	Watkins,
DiGenova,	Knoble,	Polen,	Weingartner,
Dix,	Kolankiewicz,	Powers,	Weiss,
Dolon,	Komorowski,	Prosen,	Welsh, E. B.,
D'Ortona,	Krise,	Rank,	Welsh, M. J.,
Duffy,	Lee, T. H.,	Rausch,	Williams,
Early,	Lelsey,	Readinger,	Winner,
Elliot,	Leonard,	Reese, D. P.,	Wolf,
Ely,	Lesko,	Reese, R. E.,	Wood, L. H.,
Falkenstein,	Levy,	Regan,	Wood, N.,
Fisher,	Leydic,	Reynolds,	Woodring,
Fiss,	Lichtenwalter,	Rhea,	Woodside,
Fleming,	Longo,	Riley,	Wright,
Fletcher,	Lovett,	Rooney,	Yeakel,
Flynn,	Lyons,	Rose, W. E.,	Yester,
Foor,	Malloy,	Rosenfeld,	Young,
		Royer,	Kilroy, Speaker

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL PASSED OVER

There being no objection House Bill No. 1588, Printer's No. 791, was passed over at the request of The SPEAKER.

BILLS ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1660, as follows:

An Act to amend section seven hundred and thirty of the act approved the ninth day of April one thousand nine hundred and twenty-nine (P. L. 343) entitled "An act relating to the finances of the State government providing for the settlement assessment collection and lien of taxes bonus and all other accounts due the Commonwealth the collection and recovery of fees and other money or property due or belonging to the Commonwealth or any agency thereof including escheated property and the proceeds of its sale the custody and disbursement or other disposition of funds and securities belonging to or in the possession of the Commonwealth and the settlement of claims against the Commonwealth the resettlement of accounts and appeals to the courts refunds of moneys erroneously paid to the Commonwealth auditing the accounts of the Commonwealth and all agencies thereof of all public officers collecting moneys payable to the Commonwealth or any agency thereof and all receipts of appropriations from the Commonwealth and imposing penalties affecting every department board commission and officer of the State government every political subdivision of the State and certain officers of such subdivisions every person association and corporation required to pay assess or collect taxes or to make returns or reports under the laws imposing taxes for State purposes or to pay license fees or other moneys to the Commonwealth or any agency thereof every State depository and every debtor or creditor of the Commonwealth" by authorizing the furnishing of certain confidential information to other states and the United States

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Section seven hundred and thirty of the act approved the ninth day of April one thousand nine hundred and twenty-nine (P. L. 343) entitled "An act relating to the finances of the State government providing for the settlement assessment collection and lien of taxes bonus and all other accounts due the Commonwealth the collection and recovery of fees and other money or property due or belonging to the Commonwealth or any agency thereof including escheated property and the proceeds of its sale the custody and disbursement or other disposition of funds and securities belonging to or in the possession of the Commonwealth and the settlement of claims against the Commonwealth the resettlement of accounts and appeals to the courts refunds of money erroneously paid to the Commonwealth auditing the accounts of the Commonwealth and all agencies thereof of all public officers collecting moneys payable to the Commonwealth or any agency thereof and all receipts of appropriations from the Commonwealth and imposing penalties affecting every department board commission and officer of the State government every political subdivision of the State and certain officers of such subdivisions every person association and corporation required to pay assess or collect taxes or to make returns or reports under the laws imposing taxes for State purposes or to pay license fees or other moneys to the Commonwealth or any agency thereof every State depository and every debtor or creditor of the Commonwealth" which was added by the act approved the sixth day of June one thousand nine hundred and thirty-nine (P. L. 261) is hereby amended to read as follows

Section [730] 731 Confidential Information Any information gained by any administrative department board or commission as a result of any returns investigations hearings or verifications required or authorized under the statutes of the Commonwealth imposing taxes or bonus for State purposes or providing for the collection of the same shall be confidential except for official purposes and except that such information may be given to any other state or to the Government of the United States where

such state or the United States by law authorizes the furnishing of similar information to the Commonwealth of Pennsylvania [and any] Any person or agent divulging such information shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not in excess of five hundred dollars (\$500.00) or to undergo imprisonment for not more than three (3) years or both in the discretion of the Court

Section 2 This act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Marks,	Sarge,
Allmond,	Gallagher,	Maxwell,	Sarraf,
Auker,	Gates,	McClanaghan,	Scanlon,
Baker,	Gerard,	McClester,	Schwab,
Balthaser,	Gillan,	McDermott,	Serrill,
Baugher,	Gillette,	McDowell,	Shaffer,
Bentley,	Goodwin,	McFall,	Shaw,
Bentzel,	Greenwood,	McGrath,	Shepard
Boies,	Gross,	McIntosh,	Simons,
Boney,	Gryskewicz,	McLanahan,	Skale,
Boorse,	Habbyshaw,	McLane,	Snyder,
Bower,	Haines,	McMillen,	Sollenberger,
Bradley,	Hamilton,	McSurdy,	Sorg,
Bretherick,	Hare,	Meichtorre,	Stambaugh,
Brown,	Harkins,	Modell,	Stank,
Brunner, C. H.,	Harris,	Monks,	Stockham,
Brunner, P. A.,	Heatherington,	Mooney,	Tarr,
Burns,	Helm,	Moran,	Tate,
Burriss,	Hering,	Moul,	Taylor,
Cadwalader,	Herman,	Muir,	Thompson, E. F.,
Chervenak,	Hersch,	Munley	Thompson, R. L.,
Chudoff,	Hewitt,	Nagel	Trout,
Cohen, M. M.,	Holland,	Nunemacher	Turner,
Cohen, R. E.,	Huntley,	O'Brien,	VanAllsburg,
Cook,	Imbrie,	O'Connor,	Verona,
Cooper,	James,	O'Dare,	Vincent,
Cordier,	Jefferson,	O'Mullen,	Vogt,
Corrigan,	Jones, G. E.,	O'Neill,	Voldow,
Croop,	Jones, P. N.,	Owens,	Voorhees,
Cullen,	Keenan,	Petrosky,	Wagner,
Dalrymple,	Kenehan,	Pettit,	Watkins,
Dennison,	Kline,	Polaski,	Weingartner,
DiGenova,	Knoble,	Polen,	Weiss,
Dix,	Kolankiewicz,	Powers,	Welsh, E. B.,
Dolon,	Komorofski,	Prosen,	Welsh, M. J.,
D'Ortona,	Krise,	Rank,	Williams,
Duffy,	Lee, T. H.,	Rausch,	Winner,
Early,	Laisey,	Readinger,	Wolf,
Elliot,	Leonard,	Reese, D. P.,	Wood, L. H.,
Ely,	Lesko,	Reese, R. E.,	Wood, N.,
Falkenstein,	Levy,	Reynolds,	Woodring,
Fisher,	Leydic,	Rhea,	Woodside,
Fiss,	Lichtenwalter,	Riley,	Wright,
Fleming,	Longo,	Rooney,	Yeakel,
Fletcher,	Lovett,	Rose, W. E.,	Yester,
Flynn,	Lyons,	Rosenfeld,	Young,
Foor,	Malloy,	Royer,	Kilroy,
		Rush,	Speaker

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1496, as follows:

An Act authorizing the Department of Property and Supplies to construct erect and dedicate on the Capitol grounds at Harrisburg Pennsylvania a memorial to the

memory of James Buchanan and making an appropriation

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Whereas James Buchanan fifteenth President of the United States was the only native son of Pennsylvania ever to be elected to that high office and

Whereas his Presidency was the climax of a long career of faithful service as legislator and statesman in both state and national capacities and

Whereas the misfortune that the close of his administration fell in the tragic and troubled times at the beginning of the war between the states has tended to obscure his genuine services to the Commonwealth therefore

Section 1 The Department of Property and Supplies with the cooperation of the Pennsylvania Art Commission shall arrange for the construction erection and dedication on the Capitol grounds at Harrisburg of a suitable monument or memorial to the memory of James Buchanan The department shall have power to enter into any and all contracts deemed necessary to carry into effect the provisions of this act

Section 2 The design of the monument or memorial erected under the provisions of this act shall be subject to approval by the Governor

Section 3 The sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Property and Supplies for the purposes of carrying out the provisions of this act Payments from said appropriation shall be made upon requisition of the Secretary of the Department of Property and Supplies by warrant of the Auditor General on the State Treasurer in the usual manner

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

- | | | | |
|-----------------|----------------|---------------|------------------|
| Achterman, | Foor | Marks, | Rush, |
| Allmond, | French, | Maxwell, | Sarge, |
| Auker, | Gallagher, | McClanaghan, | Sarraf, |
| Baker, | Gates, | McClester, | Scanlon, |
| Balthaser, | Gerard, | McDermott, | Schwab, |
| Baughner, | Gillan, | McDowell, | Serrill, |
| Bentley, | Gillette, | McFall, | Shaffer, |
| Bentzel, | Goodwin, | McGrath, | Shaw, |
| Boles, | Greenwood, | McIntosh, | Shepard, |
| Boney, | Gross, | McLanahan, | Simons, |
| Boorse, | Gryskewicz, | McLane, | Skale, |
| Bower, | Habbyshaw, | McMillen, | Snyder, |
| Bradley, | Haines, | McSurdy, | Sollenberger, |
| Bretherick, | Hamilton, | Melchiorre, | Sorg, |
| Brown, | Hare, | Modell, | Stambaugh |
| Brunner, C. H., | Harkins, | Monks, | Stank, |
| Brunner, P. A., | Harris, | Mooney, | Stockham, |
| Burns, | Heatherington, | Moran, | Tarr, |
| Burriss, | Helm, | Moul, | Tate, |
| Cadwalader, | Hering, | Muir, | Taylor, |
| Chervenak, | Herman, | Munley, | Thompson, E. F., |
| Chudoff, | Hewitt, | Nagel, | Thompson, R. L., |
| Cohen, M. M., | Holland, | Nunemacher, | Trout, |
| Cohen, R. E., | Huntley, | O'Brien, | Turner, |
| Cook, | Imbrie, | O'Connor, | Van Allsburg, |
| Cooper, | James, | O'Dare, | Verona, |
| Cordier, | Jefferson, | O'Mullen, | Vincent, |
| Corrigan, | Jones, G. E., | O'Neill, | Vogt, |
| Croop, | Jones, P. N., | Owens, | Voldow, |
| Cullen, | Keenan, | Petrosky, | Voorhees, |
| Dalrymple, | Kenehan, | Pettit, | Wagner, |
| Dennison, | Kilne, | Polaski, | Watkins, |
| DiGenova, | Knoble, | Polen, | Weingartner, |
| Dix, | Kolankiewicz, | Powers, | Weiss, |
| Dolon, | Komorowski, | Prosen, | Welsh, E. B., |
| D'Ortona, | Krise, | Rank, | Welsh, M. J., |
| Duffy, | Lee, T. H., | Rausch, | Williams, |
| Early, | Lelsey, | Readinger, | Winner, |
| Elliott, | Leonard, | Reese, D. P., | Wolf, |
| | Lesko, | Reese, R. E., | Wood, L. H., |

- | | | | |
|--------------|----------------|--------------|-----------------|
| Ely, | Levy, | Regan, | Wood, N., |
| Falkenstein, | Leydic, | Reynolds, | Woodring, |
| Fisher, | Lichtenwalter, | Rhea, | Woodside, |
| Fiss, | Longo, | Riley, | Wright, |
| Fleming, | Lovett, | Rooney, | Yeakel, |
| Fletcher, | Lyons, | Rose, W. E., | Yester, |
| Flynn, | Malloy, | Rosenfeld, | Young, |
| | | Royer, | Kilroy, Speaker |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 353, as follows:

An Act making an appropriation to the Department of Military Affairs for the maintenance and education of children of soldiers sailors marines female field clerks yeomen (female) and nurses who were killed in action or died during the World War and conferring certain duties upon the State Veterans' Commission

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The sum of forty thousand dollars (\$40,000) or as much thereof as may be necessary is hereby specifically appropriated to the Department of Military Affairs to be used during the fiscal biennium beginning June first one thousand nine hundred forty-one for paying gratuities for the children between the ages of sixteen and twenty-one years of soldiers sailors marines female field clerks yeomen (female) or members of the enlisted nurse corps of the United States who were killed in action or died from other cause during the World War between the sixth day of April one thousand nine hundred and seventeen and the second day of July one thousand nine hundred and twenty one Such children must have lived in the Commonwealth of Pennsylvania for five years immediately preceding the date upon which the application is filed

Section 2 Gratuities shall be paid out of the appropriation made by this act for the account of such children as shall be certified by the State Veterans' Commission as coming within the class described in section one of this act and as attending any State or State-aided educational or training institution of a secondary or college grade or other institution of higher education business school trade school hospital providing training for nurses school or institution providing courses in beauty culture art radio or undertaking and embalming within this Commonwealth Payments not to exceed the sum of two hundred dollars (\$200) per school per year child shall be made to such institutions upon the submission by such institutions of proof that bills have been incurred or contracted for matriculation fees and other necessary fees tuition board room rent books and supplies for such children in a definite amount for the current school year Such proof shall be submitted to the State Veterans' Commission which shall attach the same to the requisitions prepared for payments out of the appropriations made by this act

Where a child within the class described is completing an educational or training course and before completing the course the child arrives at the age of twenty-one years it shall be lawful for the gratuity to be paid until the course is completed Provided however That gratuities may not be paid for any child for a longer period than four scholastic years

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Marks,	Rush,
Allmond,	Gallagher,	Maxwell,	Sarge,
Auker,	Gates,	McClanaghan,	Sarraf,
Baker,	Gerard,	McClester,	Scanlon,
Balthaser,	Gillan,	McDermott,	Schwab,
Baugher,	Gillette,	McDowell,	Serrill,
Bentley,	Goodwin,	McFall,	Shaffer,
Bentzel,	Greenwood,	McGrath,	Shaw,
Boies,	Gross,	McIntosh,	Shepard,
Boney,	Gryskewicz,	McLanahan,	Simons,
Boorse,	Habbyshaw,	McLane,	Skale,
Bower,	Haines,	McMillen,	Snyder,
Bradley,	Hamilton,	McSurdy,	Sollenberger,
Bretherick,	Hare,	Melchiorre,	Sorg,
Brown,	Harkins,	Modell,	Stambaugh,
Brunner, C. H.,	Harris,	Monks,	Stank,
Brunner, P. A.,	Heatherington,	Mooney,	Stockham,
Burns,	Helm,	Moran,	Tarr,
Burris,	Hering,	Moul,	Tate,
Cadwalader,	Herman,	Muir,	Taylor,
Chervenak,	Hersch,	Munley,	Thompson, E. F.,
Chudoff,	Hewitt,	Nagel,	Thompson, R. L.,
Cohen, M. M.,	Holland,	Nunemacher,	Trout,
Cohen, R. E.,	Huntley,	O'Brien,	Turner,
Cook,	Imbrle,	O'Connor,	VanAllsburg,
Cooper,	James,	O'Dare,	Verona,
Cordier,	Jefferson,	O'Mullen,	Vincent,
Corrigan,	Jones, G. E.,	O'Neill,	Vogt,
Croop,	Jones, P. N.,	Owens,	Voldow,
Cullen,	Keenan,	Petrosky,	Voorhees,
Dalrymple,	Kenahan,	Pettit,	Wagner,
Dennison,	Kilne,	Polaski,	Watkins,
DiGenova,	Knoble,	Polen,	Weingartner,
Dix,	Kolankiewicz,	Powers,	Weiss,
Dolon,	Komorowski,	Prosen,	Welsh, E. B.,
D'Ortona,	Kruse,	Rank,	Welsh, M. J.,
Duffy,	Lee, T. H.,	Rausch,	Williams,
Early,	Lelsey,	Readinger,	Winnor,
Elliot,	Leonard,	Reese, D. P.,	Wolf,
Ely,	Lesko,	Reese, R. E.,	Wood, L. H.,
Falkenstein,	Levy,	Regan,	Wood, N.,
Fisher,	Leydic,	Reynolds,	Woodring,
Fiss,	Lichtenwalter,	Rhea,	Woodside,
Fleming,	Longo,	Riley,	Wright,
Fletcher,	Lovett,	Rooney,	Yeakel,
Flynn,	Lyons,	Rose, W. E.,	Yester,
Foor,	Malloy,	Rosenfeld,	Young,
		Royer,	Kilroy, Speaker

NAYS—0

The majority required by the Constitution having in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1513, as follows:

An Act to further amend section three of the act approved the twenty-second day of June one thousand nine hundred thirty-five (P. L. 414) entitled as amended "An act to provide revenue for State purposes imposing taxes upon certain classes of personal property providing for the assessment collection and lien of the same and the distribution of the proceeds thereof imposing duties on executors administrators registers of wills recorder of deeds prothonotaries and court clerks and on persons copartnerships associations banks national banks trust companies and other corporations receiving deposits of money and on certain corporations and limited partnerships conferring powers and imposing duties on certain State officers and departments imposing penalties and making an appropriation" by exempting assets held by liquidating trustees

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Section three of the act approved the twenty-second day of June one thousand nine hundred thirty-five (P. L. 414) entitled as amended "An act to provide revenue

for State purposes imposing taxes upon certain classes of personal property providing for the assessment collection and lien of the same and the distribution of the proceeds thereof imposing duties on executors administrators registers of wills recorders of deeds prothonotaries and court clerks and on persons copartnerships associations bank national banks trust companies and other corporations receiving deposits of money and on certain corporations and limited partnerships conferring powers and imposing duties on certain State officers and departments imposing penalties and making an appropriation" as last amended by the act approved the fifth day of May one thousand nine hundred thirty-nine (P. L. 76) is hereby further amended to read as follows

Section 3 State Tax on Mortgages Judgments Et Cetera Imposition and Rate of Tax Exceptions All personal property of the classes hereinafter enumerated owned held or possessed by any resident whether such personal property be owned held or possessed by such resident in his own right or as active trustee agent attorney-in-fact or in any other capacity except as executor or administrator of the estate of a non-resident decedent and except as trustee for a resident or nonresident religious charitable or educational organization no part of the net earnings of which inures to the benefit of any private stockholder or individual for the use benefit or advantage of any other person copartnership unincorporated association company joint-stock company or association limited partnership bank or corporation and the equitable interest in any such personal property of the classes hereinafter enumerated owned held or possessed by any resident where the legal title to such personal property is vested in a trustee agent or attorney-in-fact domiciled in another state and where such resident is entitled to receive all or any part of the income therefrom is hereby made taxable annually for State purposes at the rate of four mills on each dollar of the value thereof as of a date to be fixed annually in the manner provided in section five of this act and no failure to assess or return the same shall discharge such owner or holder thereof from liability therefor that is to say

All mortgages all moneys owing by solvent debtors whether by promissory note or penal or single bill bond or judgment all articles of agreement and accounts bearing interest all public loans whatsoever except those issued by this Commonwealth or the United States and those made taxable for State purposes by section seventeen hereof all loans issued by any corporation association company or limited partnership created or formed under the laws of this Commonwealth or of the United States or of any other state or government including car-trust securities and loans secured by bonds or any other form of certificate or evidence of indebtedness whether the interest be included in the principal of the obligation or payable by the terms thereof except such loans as are made taxable for State purposes by section seventeen hereof all shares of stock in any bank corporation association company or limited partnership created or formed under the laws of this Commonwealth or of the United States or of any other state or government except shares of stock in any bank bank and trust company national banking association savings institution corporation or limited partnership liable to a tax on its shares or the capital stock tax or franchise tax imposed by section twenty-one of the act approved the first day of June one thousand eight hundred eighty-nine (P. L. 420) and its amendments and supplements for State purposes under the laws of this Commonwealth all moneys loaned or invested in other states territories the District of Columbia or foreign countries all other moneyed capital owing to individual citizens of the State and the principal value of all annuities Provided That this section shall not apply to bank notes or notes discounted or negotiated by any bank or banking institution savings institution or trust company nor to loans shares of stock or other securities held by bankers or brokers solely for trading purposes nor to accounts or debit balances owing by customers of bankers or brokers in the usual courses of business nor to interest-bearing accounts in any bank or banking insti-

tution savings institution employes thrift or savings association whether operated by employes or the employer or trust company nor to personal property held in the commercial department and owned in its own right by a banking institution savings institution or trust company in liquidation by a received trustee or other fiduciary nor to personal property formerly held by a banking institution in its own right but assigned by it to one or more trustees for liquidation and payment to the creditors and stockholders of such banking institutions it being the intent and purpose of this proviso that no tax be assessed or collected for the years one thousand nine hundred and thirty-five one thousand nine hundred and thirty-six one thousand nine hundred and thirty-seven one thousand nine hundred and thirty-eight one thousand nine hundred and thirty-nine one thousand nine hundred and forty and thereafter upon the personal property enumerated herein And provided further That the provisions of this act shall not apply to building and loan associations or to shares of stock issued by building and loan associations or to savings institutions having no capital stock and if at any time either now or hereafter any persons individuals or bodies corporate have agreed or shall hereafter agree to issue his their or its securities bonds or other evidences of indebtedness clear of and free from the said four mills tax herein provided for or any part thereof or have agreed or shall hereafter agree to pay the same or any part thereof nothing herein contained shall be so construed as to relieve or exempt him it or them from paying the said four mills tax on any of the said securities bonds or other evidences of indebtedness as may be held owned by or owing to the said savings institution having no capital stock And provided further That the provisions of this act shall not apply to fire companies firemen's relief associations life or fire insurance corporations having no capital stock secret and beneficial societies labor unions and labor union relief associations and all beneficial organizations paying sick or death benefits or either or both from funds received from voluntary contributions or assessments upon members of such associations societies or unions And provided further That corporations limited partnerships and joint-stock associations liable to a tax on their shares or the aforesaid capital stock or franchise tax for State purposes shall not be required to make any report or pay any further tax under this section on the mortgages bonds and other securities owned by them in their own right but corporations limited partnerships and joint-stock associations holding such securities as trustees executors administrators guardians or in any other manner except as executor or administrator of the estate of a non-resident decedent and except as trustee for a resident or non-resident religious charitable or educational organization no part of the net earnings of which inures to the benefit of any private stockholder or individual shall return and pay the tax imposed by this section upon all securities so held by them as in the case of individuals And provided further That none of the classes of property made taxable by this section for State purposes shall be taxed or taxable for any other local purpose under the laws of this Commonwealth except for county purposes and in cities coextensive with counties for city and county purposes as now provided by law And provided further That the provisions of this section shall not apply to personal property of the class hereinabove enumerated received from any person or persons copartnership or unincorporated association or company nonresident in or not located within this Commonwealth or from any joint-stock company or association limited partnership bank or corporation formed erected or incorporated by under or in pursuance of any law of the United States or of any state or government other than this Commonwealth by any person or persons copartnership unincorporated association company joint-stock company or association limited partnership bank or corporation as active trustee agent attorney-in-fact or in any other capacity for the use benefit or advantage of any person or persons copartnership or unincorporated association or company nonresident in or not located within this Commonwealth or for the use benefit or advantage of any joint-stock company or asso-

ciation limited partnership bank or corporation formed erected or incorporated by under or in pursuance of any law of the United States or of any state or government other than this Commonwealth Nor shall the provisions of this section apply to personal property held for the use benefit or advantage of any resident who shall have in each of the ten preceding calendar years given or contributed all of his net income to any corporation organized or operated exclusively for religious charitable scientific literary or educational purposes

The value of the equitable interest in any personal property made subject to tax by this section shall be measured by ascertaining the value of the personal property in which such resident has the sole equitable interest or in case of divided equitable interests in the same personal property then by ascertaining such part of the value of the whole of such personal property as represents the equitable interest of such resident therein

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Marks,	Rush,
Allmond,	Gallagher,	Maxwell,	Sarge,
Auker,	Gates,	McClanaghan,	Sarraf,
Baker,	Gerard,	McClester,	Scanlon,
Balthaser,	Gillan,	McDermott,	Schwab,
Baughner,	Gillette,	McDowell,	Serrill,
Bentley,	Goodwin,	McFall,	Shaffer,
Bentzel,	Greenwood,	McGrath,	Shaw,
Boles,	Gross,	McIntosh,	Shepard,
Boney,	Gryskewicz,	McLanahan,	Simons,
Boorse,	Habbyshaw,	McLane,	Skale,
Bower,	Haines,	McMillen,	Snyder,
Bradley,	Hamilton,	McSurdy,	Sollenberger,
Bretherick,	Hare,	Melchiorre,	Sorg,
Brown,	Harkins,	Modell,	Stambaugh,
Brunner, C. H.,	Harris,	Monks,	Stank,
Brunner, P. A.,	Heatherington,	Mooney,	Stockham,
Burns,	Reim,	Moran,	Tarr,
Burris,	Hering,	Moul,	Tate,
Cadwalader,	Herman,	Muir,	Taylor,
Chervenak,	Hersch,	Munley,	Thompson, E. F.,
Chidoff,	Hewitt,	Nagel,	Thompson, R. L.,
Cohen, M. M.,	Holland,	Nunemacher,	Trout,
Cohen, R. E.,	Huntley,	O'Brien,	Turner,
Cook,	Imbrie,	O'Connor,	VanAllsburg,
Cooper,	James,	O'Dare,	Verona,
Cordier,	Jefferson,	O'Mullen,	Vincent,
Corrigan,	Jones, G. E.,	O'Neill,	Vogt,
Croop,	Jones, P. N.,	Owens,	Voldow,
Cullen,	Keenan,	Petrosky,	Voorhees,
Dalrymple,	Kenehan,	Pettit,	Wagner,
Dennison,	Kilne,	Polaski,	Watkins,
DiGenova,	Knoble,	Polen,	Weingartner,
Dix,	Kolankiewicz,	Powers,	Weiss,
Dolan,	Komorofski,	Prosen,	Welsh, E. B.,
D'Ortona,	Krise,	Rank,	Welsh, M. J.,
Duffy,	Lee, T. H.,	Rausch,	Williams,
Early,	Lelsey,	Readinger,	Winner,
Elliot,	Leonard,	Reese, D. P.,	Wolf,
Ely,	Lesko,	Reese, R. E.,	Wood, L. H.,
Falkenstein,	Levy,	Regan,	Wood, N.,
Fisher,	Leydic,	Reynolds,	Woodring,
Fiss,	Lichtenwalter,	Rhea,	Woodside,
Fleming,	Longo,	Riley,	Wright,
Fletcher,	Lovett,	Rooney,	Yeakel,
Flynn,	Lyons,	Rose, W. E.,	Yester,
For,	Malloy,	Rosenfeld,	Young,
		Royer,	Kiroy, Speaker

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1662, as follows:

An Act to amend the title and further amend section one of the act approved the twenty-second day of June one thousand nine hundred and thirty-one (P. L. 844) entitled "An act authorizing the Commonwealth of Pennsylvania or any department or division thereof and counties cities boroughs incorporated towns townships school districts and poor districts to make contracts of life and accident policies for the benefit of employes thereof and contracts for pensions for such employes and providing for the payment of the cost thereof" authorizing the making of contracts for hospitalization and extending the provisions of the act to vocational school districts and institution districts

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1 The title of the act approved the twenty-second day of June one thousand nine hundred and thirty-one (P. L. 844) entitled "An act authorizing the Commonwealth of Pennsylvania or any department or division thereof and counties cities boroughs incorporated towns townships school districts and poor districts to make contracts of life health and accident policies for the benefit of employes thereof and contracts for pensions for such employes and providing for the payment of the cost thereof" is hereby amended to read as follows:

An Act authorizing the Commonwealth of Pennsylvania or any department or division thereof and counties cities boroughs incorporated towns townships school districts [and poor] vocational school districts and institution districts to make contracts of life health hospitalization and accident policies for the benefit of employes thereof and contracts for pensions for such employes and providing for the payment of the cost thereof

Section 2 Section one of said act as amended by the act approved the twenty-fourth day of June one thousand nine hundred and thirty-nine (P. L. 688) is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Commonwealth of Pennsylvania or any department or division thereof and any county city borough incorporated town township school district vocational school district or institution district may and are hereby specifically authorized to make contracts of insurance with any insurance company or non-profit hospitalization corporation authorized to transact business within the Commonwealth insuring its employes or any class or classes thereof under a policy or policies of group insurance covering life health hospitalization or accident insurance and may contract with any such company granting annuities or pensions for the pensioning of such employes and for such purposes may agree to pay part or all of the premiums or charges for carrying such contracts and may appropriate out of its treasury any money necessary to pay such premiums or charges or portions thereof

The proper officer agency board or commission of any of the above political divisions or subdivisions having authority to enter into such contracts of insurance are hereby authorized enabled and permitted to deduct from the employe's pay salary or compensation such part of the premium as is payable by the employe and as may be so authorized by the employe in writing

Section 3 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Marks,	Rush,
Ailmond,	Gallagher,	Maxwell,	Sarge,
Auker,	Gates,	McClanaghan,	Sarraff,
Baker,	Gerard,	McClester,	Scanlon,
Balthaser,	Gillan,	McDermott,	Schwab,
Baughner,	Gillette,	McDowell,	Serrill,
Bentley,	Goodwin,	McFall,	Shaffer,
Bentzel,	Greenwood,	McGrath,	Shaw,
Boles,	Gross,	McIntosh,	Shepard,
Boney,	Gryskewicz,	McLanahan,	Simons,
Boorse,	Habbyshaw,	McLane,	Skale,
Bower,	Haines,	McMillen,	Snyder,
Bradley,	Halilton,	McSurdy,	Sollenberger,
Brerethrick,	Hare,	Melchiorre,	Scrg,
Brown,	Harkins,	Modell,	Stambaugh,
Brunner, C. H.,	Harris,	Monks,	Stank,
Brunner, P. A.,	Heatherington,	Mooney,	Stockham,
Burns,	Helm,	Moran,	Tarr,
Burris,	Hering,	Moul,	Tate,
Cadwalader,	Herman,	Muir,	Taylor,
Chervenak,	Hersch,	Munley,	Thompson, E. F.,
Chudoff,	Hewitt,	Nagel,	Thompson, R. L.,
Cohen, M. M.,	Holland,	Nunemacher,	Trout,
Cohen, R. E.,	Huntley,	O'Brien,	Turner,
Cook,	Imbrie,	O'Connor,	VanAillsburg,
Cooper,	James,	O'Dare,	Verona,
Cordier,	Jefferson,	O'Mullen,	Vincent,
Corrigan,	Jones, G. E.,	O'Neill,	Voldow,
Croop,	Jones, P. N.,	Owens,	Voorhees,
Cullen,	Keenan,	Petrosky,	Vogt,
Dalrymple,	Kenehan,	Pettit,	Wagner,
Dennison,	Kline,	Polaski,	Watkins,
DiGenova,	Knoble,	Polen,	Weingartner,
Dix,	Kolankiewicz,	Powers,	Wells,
Dolon,	Komorofski,	Prosen,	Welsh, E. B.,
D'Ortona,	Krise,	Rank,	Welsh, M. J.,
Duffy,	Lee, T. H.,	Rausch,	Williams,
Early,	Lelsey,	Readinger,	Winner,
Elliott,	Leonard,	Reese, D. P.,	Wolf,
Ely,	Lesko,	Reese, R. E.,	Wood, L. H.,
Falkenstein,	Levy,	Regan,	Wood, N.,
Fisher,	Leydic,	Reynolds,	Woodring,
Floss,	Lichtenwalter,	Rhea,	Woodside,
Fleming,	Longo,	Riley,	Wright,
Fletcher,	Lovett,	Rooney,	Yeakel,
Flynn,	Lyons,	Rose, W. E.,	Yester,
Forer,	Malloy,	Rosenfeld,	Young,
		Royer,	Kilroy, Speaker

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1678, as follows:

An Act to further amend section one thousand one hundred thirty-three of the act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by removing certain limitations of the appointment of district superintendents

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Section one thousand one hundred thirty-three of the act approved the eighteenth day of May

one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by the act approved the twentieth day of June one thousand nine hundred and thirty-nine (P. L. 491) is hereby further amended to read as follows

Section 1133 The board of school directors in every school district of the first and second class shall and in every district of the third class may by a majority vote of all the members thereof elect a properly qualified person as district superintendent together with such properly qualified assistant district superintendents as it deems wise The directors of any school district required or electing to have a district superintendent of schools shall not participate in the election of a county superintendent and the public schools of any district which has a district superintendent shall not be subject to the superintendence or supervision of a county or an assistant county superintendent but shall all be under the supervision of the district superintendent

[After the first day of July one thousand nine hundred and forty the board of school directors of any school district not employing a district superintendent at the effective date of this act shall before creating the office of district superintendent obtain the approval of the county board of school directors]

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Marks,	Rush,
Allmond,	Callagher,	Maxwell,	Sarge,
Auker,	McClanaghan,	Gates,	Sarra,
Baker,	Gerard,	McClester,	Scanlon,
Balthaser,	Gillan,	McDermott,	Schwab,
Baughner,	Gillette,	McDowell,	Serrill,
Bentley,	Goodwin,	McFall,	Shaffer,
Bentzel,	Greenwood,	McGrath,	Shaw,
Botes,	Gross,	McIntosh,	Shepard,
Boney,	Gryskewicz,	McLanahan,	Simons,
Boorse,	Habbynshaw,	McLane,	Skate
Bower,	Haines,	McMillen,	Snyder,
Bradley,	Hamilton,	McSurdy,	Solienberger,
Bretherick,	Hare,	Melchiorre,	Sorg
Brown,	Harkins,	Modell,	Stambaugh,
Brunner, C. H.,	Harris,	Monks,	Stank
Brunner, P. A.,	Heatherington,	Mooney,	Stockham,
Burns,	Helm,	Moran,	Tarr,
Burriss,	Hering,	Moul,	Tate,
Cadwalader,	Herman,	Muir,	Taylor,
Chervenak,	Hersch,	Munley,	Thompson, E. F.
Chudoff,	Hewitt,	Nagai,	Thompson, R. L.
Cohen, M. M.,	Holland,	Nunemacher,	Trout,
Cohen, R. E.,	Huntley,	O'Brien,	Turner,
Cook,	Imbrie,	O'Connor,	VanAllsburg,
Cooper,	James,	O'Dare,	Verona,
Cordier,	Jefferson,	O'Mullen,	Vincent,
Corrigan,	Jo s. G. E.,	O'Neill,	Vogt,
Croop,	Jones, P. N.,	Owens,	Voidow,
Cullen,	Keenan,	Petrosky,	Voorhees,
Dalrymple,	Kenehan,	Pettit,	Wagner
Dennison,	Kline,	Polaski,	Watkins,
DiGenova,	Knobie,	Polen,	Weingartner,
Dix,	Kolankiewicz,	Powers,	Wells,
Dolon,	Komorowski,	Prosen,	Welsh, E. B.,
D'Ortona,	Krise,	Rank,	Welsh, M. J.,
Duffy,	Lee, T. H.,	Rausch,	Williams,
Early,	Lelsey,	Readinger,	Winner,
Elliott,	Leonard,	Reese, D. P.,	Wolf,
Ely,	Lesko,	Reese, R. E.,	Wood, L. E.,
Falkenstein,	Levy,	Regan,	Wood, N.,

Fisher,	Leydic,	Reynolds,	Woodring,
Fiss,	Lichtenwalter,	Rhea,	Woodside,
Fleming,	Longo,	Riley,	Wright,
Fletcher,	Lovett,	Rooney,	Yeakel,
Flynn,	Lyons,	Rose, W. E.,	Yester,
Foor,	Malloy,	Rosenfeld,	Young,
		royer,	Kilroy, Speaker

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1525, as follows:

An Act to amend section seven hundred one and to further amend section seven hundred six of the act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" authorizing the various boards of school directors to purchase and furnish free of charge uniforms for the members of school bands and orchestras

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Section seven hundred one of the act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended to read as follows

Section 701 The boards of school directors of each school district in this Commonwealth shall purchase all necessary furniture equipment text-books school supplies and other appliances for use of the public schools or any department thereof in their respective districts and at their discretion uniforms for the members of any school orchestra or band organized in any school within such district and furnish the same free of cost for use in the schools in said districts subject to such rules and regulations regarding the use and safe-keeping thereof as the boards of school directors may adopt Provided however That the initial expenditure for any uniforms purchased for the use of orchestras or bands by the director of any school district shall not exceed one thousand dollars (\$1,000) and the expenditure for any succeeding year shall not exceed three hundred dollars (\$300) All furniture equipment books school supplies uniforms and other appliances purchased by the board of school directors of any school district in this Commonwealth for the use of the public schools therein shall be purchased in the manner provided in this act

Section 2 Section seven hundred six of said act as amended by the act approved the fourth day of May one thousand nine hundred and twenty-seven (P. L. 689) is hereby further amended to read as follows

Section 706 School supplies shall be divided into two classes The first class shall include school desks chairs typewriters orchestra and band uniforms and school apparatus The second class shall include maps globes and

all other supplies except text-books necessary for school use not included in the first class The board of school directors in any district may authorize or appoint the secretary of the board or other executive as purchasing agent for the district with authority to purchase supplies of either class costing less than one hundred dollars (\$100)

Section 3 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190

- Achterman, Allmond, Auker, Baker, Balthaser, Baugher, Bentley, Bentzel, Boles, Boney, Boorse, Bower, Bradley, Bretherick, Brown, Brunner, C. H., Brunner, P. A., Burns, Burris, Cadwalader, Chervenak, Chudoff, Cochran, Cohen, M. M., Cohen, R. E., Cook, Cooper, Cordier, Corrigan, Croop, Cullen, Dalrymple, Dennison, DiGenova, Dix, Dolon, D'Ortona, Duffy, Early, Elliott, Ely, Falkenstein, Fisher, Fise, Fleming, Fletcher, Flynn, Poor, French, Gallagher, Gates, Gerard, Gillan, Gillette, Goodwin, Greenwood, Gross, Gryskewicz, Habbyslaw, Haines, Hamilton, Hare, Harkins, Harris, Heatherington, Helm, Hering, Herman, Hersch, Hewitt, Holland, Huntley, Imbrie, James, Jefferson, Jones, G. E., Jones, P. N., Keenan, Kenehan, Kline, Knoble, Kolankiewicz, Komorowski, Krise, Lee, T. H., Lelsey, Leonard, Lesko, Levy, Leydic, Lichtenwalter, Longo, Lovett, Lyons, Malloy, Marks, Maxwell, McClanaghan, McClester, McDermott, McDowell, McFall, McGrath, McIntosh, McLanahan, McLane, McMillen, McSurdy, Melchiorre, Modell, Monks, Mooney, Moran, Moul, Muir, Munley, Nagel, Nunemacher, O'Brien, O'Connor, O'Dare, O'Mullen, O'Neill, Owens, Petrosky, Pettit, Polaski, Polen, Powers, Prosen, Rank, Rausch, Readinger, Reese, D. P., Reese, R. E., Regan, Reynolds, Rhea, Riley, Rooney, Rose, W. E., Rosenfeld, Royer, Rush, Sarge, Sarraf, Scanlon, Schwab, Serrill, Shaffer, Shaw, Shepard, Simons, Skale, Snyder, Sollenberger, Sorg, Stambaugh, Stank, Stockham, Tarr, Tate, Taylor, Thompson, E. F., Thompson, R. L., Trout, Turner, Van Allsburg, Verona, Vincent, Vogt, Voldow, Voorhees, Wagner, Watkins, Weingartner, Wels, Welsh, E. E., Welsh, M. J., Williams, Winner, Wolf, Wood, L. H., Wood, N., Woodring, Woodside, Wright, Yeakel, Yester, Young, Kiltroy, Speaker

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1529, as follows:

A Supplement to the act approved the twenty-second day of June one thousand nine hundred and thirty-one (P. L. 594) entitled "An act establishing certain town-

ship roads as State highways authorizing their construction maintenance and improvement under certain conditions and restrictions limiting the obligation of the Commonwealth in the construction of certain structures located on such highways conferring certain powers upon the Department of Highways and local authorities persons associations and corporations for sharing the cost of the maintenance and construction of such highways and making an appropriation to carry out the provisions of said act" establishing additional routes to be used as a part of the national defense program in the County of Cambria

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 In addition to the township roads adopted as State highways in the County of Cambria by the act to which this is a supplement the following sections of township road in said county connecting the Johnstown Municipal Airport which is included as a part of the national defense program with existing State highways are hereby adopted to be taken over and to be maintained and constructed at the expense of the Commonwealth upon the terms and conditions and subject to the limitations and conditions provided in the act to which this is a supplement

Beginning at a point on Route 276 near the Conemaugh-Richland Township line thence in a southerly and southeasterly direction through Richland Township to a point on Route 11012 near Sandy Run in Cambria County a distance of about 1.7 miles

Beginning at a point on Route 11012 about 2.0 miles east of its intersection with the Conemaugh-Richland Township line thence in a northeasterly direction through Richland Township to a road intersection in Cambria County a distance of about 0.9 of a mile

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190

- Achterman, Allmond, Auker, Baker, Balthaser, Baugher, Bentley, Bentzel, Boles, Boney, Boorse, Bower, Bradley, Bretherick, Brown, Brunner, C. H., Brunner, P. A., Burns, Burris, Cadwalader, Chervenak, Chudoff, Cohen, M. M., Cohen, R. E., Cook, Cooper, Cordier, Corrigan, Croop, Cullen, Dalrymple, Dennison, DiGenova, Dix, Dolon, D'Ortona, Duffy, French, Gallagher, Gates, Gerard, Gillan, Gillette, Goodwin, Greenwood, Gross, Gryskewicz, Habbyslaw, Haines, Hamilton, Hare, Harkins, Harris, Heatherington, Helm, Hering, Herman, Hersch, Hewitt, Holland, Huntley, Imbrie, James, Jefferson, Jones, G. E., Jones, P. N., Keenan, Kenehan, Kline, Knoble, Kolankiewicz, Komorowski, Krise, Lee, T. H., Marks, Maxwell, McClanaghan, McClester, McDermott, McDowell, McFall, McGrath, McIntosh, McLanahan, McLane, McMillen, McSurdy, Melchiorre, Modell, Monks, Mooney, Moran, Moul, Muir, Munley, Nagel, Nunemacher, O'Brien, O'Connor, O'Dare, O'Mullen, O'Neill, Owens, Petrosky, Pettit, Polaski, Polen, Powers, Prosen, Rank, Rausch, Rush, Sarge, Sarraf, Scanlon, Schwab, Serrill, Shaffer, Shaw, Shepard, Simons, Skale, Snyder, Sollenberger, Sorg, Stambaugh, Stank, Stockham, Tarr, Tate, Taylor, Thompson, E. F., Thompson, R. L., Trout, Turner, Van Allsburg, Verona, Vincent, Vogt, Voldow, Voorhees, Wagner, Watkins, Weingartner, Wels, Welsh, E. E., Welsh, M. J., Williams

Early.	Leonard.	Readinger,	Winner,
Elliott,	Lelsey,	Reese, D. F.,	Wolf,
Ely,	Lesko,	Reese, R. E.,	Wood, L. H.,
Falkenstein,	Levy,	Regan,	Wood, N.
Fisher,	Leydic,	Reynolds,	Woodring,
Fiss,	Lichtenwalter,	Rhea,	Woodside,
Fleming,	Longo,	Riley,	Wright,
Fletcher,	Lovett,	Rooney,	Yeakel,
Flynn,	Lyons,	Rose, W. E.,	Yester,
Foor,	Malloy,	Rosenfeld,	Young,
		Royer,	Kilroy, Speaker

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL PASSED OVER

There being no objection House Bill No. 991, Printer's No. 813, was passed over at the request of the SPEAKER.

BILL ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1542, as follows:

An Act to amend Route 55121 as added to the act approved the twenty-second day of June one thousand nine hundred and thirty-one (P. L. 594) entitled "An act establishing certain township roads as State highways authorizing their construction maintenance and improvement under certain conditions and restrictions limiting the obligation of the Commonwealth in the construction of certain structures located on such highways conferring certain powers upon the Department of Highways and local authorities persons associations and corporations for sharing the cost of the maintenance and construction of such highways and making an appropriation to carry out the provisions of said act" changing a route in the County of Somerset

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Route 55121 of the act approved the twenty-second day of June one thousand nine hundred and thirty-one (P. L. 594) entitled "An act establishing certain township roads as State highways authorizing their construction maintenance and improvement under certain conditions and restrictions limiting the obligation of the Commonwealth in the construction of certain structures located on such highways conferring certain powers upon the Department of Highways and local authorities persons associations and corporations for sharing the cost of the maintenance and construction of such highways and making an appropriation to carry out the provisions of said act" which route was added by section two of the act approved the twelfth day of July one thousand nine hundred and thirty-five (P. L. 806) is hereby amended to read as follows

Route 55121 Beginning at a point on [Route 808 approximately one mile south of Berlin] the southern boundary line of Berlin Borough thence in [an easterly and] a general southerly direction through Brothers Valley Township to the junction of Route 808 in Somerset County a distance of approximately [3.4] 4.1 miles

Section 2. The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Maxwell,	Sarge,
Allmond,	Gallagher,	McClanaghan,	Sarraff,
Auker,	Gates,	McClester,	Scanlon,
Baker,	Gerard,	McDermott,	Schwab,
Balthaser,	Gillan,	McDowell,	Serrill,
Baughner,	Gillette,	McFall,	Shaffer,
Bentley,	Goodwin,	McGrath,	Shaw,
Bentzel,	Greenwood,	McIntosh,	Shepard,
Boles,	Gross,	McLanahan,	Simons,
Boney,	Gryskewicz,	McLane,	Skale,
Boorse,	Habbyhaw,	McMillen,	Snyder,
Bower,	Haines,	McSurdy,	Sollenberger,
Bradley,	Hamilton,	Meichlorre,	Sorg,
Bretherick,	Hare,	Modell,	Stambaugh,
Brown,	Harkins,	Monks,	Stank,
Brunner, C. H.,	Harris,	Mooney,	Stockham,
Brunner, P. A.,	Heatherington,	Moran,	Tarr,
Burns,	Helm,	Moul,	Tate,
Burriss,	Hering,	Muir,	Taylor,
Cadwalader,	Herman,	Munley,	Thompson, E. F.,
Chervenak,	Hersch,	Nagel,	Thompson, R. L.,
Chudoff,	Hewitt,	Nunemacher,	Trout,
Cohen, M. M.,	Holland,	O'Brien,	Turner,
Cohen, R. E.,	Huntley,	O'Connor,	Van Allsburg,
Cook,	Imbrie,	O'Dare,	Verona,
Cooper,	James,	O'Mullen,	Vincent,
Cordter,	Jefferson,	O'Neill,	Vogt,
Corrigan,	Jones, G. E.,	Owens,	Voldow,
Croop,	Jones, P. N.,	Petrosky,	Voorhees,
Cullen,	Keenan,	Pettit,	Wagner,
Dalrymple,	Kenehan,	Polaski,	Watkins,
Dennison,	Kline,	Polen,	Weingartner,
DiGenova,	Knoble,	Powers,	Weiss,
Dix,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dolon,	Komorofski,	Rank,	Welsh, M. J.,
D'Ortona,	Krise,	Rausch,	Williams,
Duffy,	Lee, T. H.,	Readinger,	Winner,
Early,	Lelsey,	Reese, David P.,	Wolf,
Elliott,	Leonard,	Reese, R. E.,	Wood, N.,
Ely,	Lesko,	Regan,	Wood, L. H.,
Falkenstein,	Levy,	Reynolds,	Woodring,
Fisher,	Leydic,	Rhea,	Woodside,
Fiss,	Lichtenwalter,	Riley,	Wright,
Fleming,	Longo,	Rooney,	Yeakel,
Fletcher,	Lovett,	Rose, W. E.,	Yester,
Flynn,	Lyons,	Rosenfeld,	Young,
Foor,	Malloy,	Royer,	Kilroy,
	Marks,	Rush,	Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS PASSED OVER

There being no objection House Bill No. 989, Printer's No. 817, was passed over at the request of the SPEAKER.

There being no objection House Bill No. 722, Printer's No. 808, was passed over at the request of the SPEAKER.

BILLS ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 723, as follows:

An Act to further amend section fourteen of the act approved the eighteenth day of July one thousand nine hundred and seventeen (P. L. 1043) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing em-

ployes defining the uses and purposes thereof and the manner of payment therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" extending the retirement provisions relating to former teachers to additional cases who separated from school service because of physical or mental disability prior to the first day of July one thousand nine hundred and nineteen

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Section fourteen of the act approved the eighteenth day of July one thousand nine hundred and seventeen (P. L. 1043), entitled "An act establishing a public school employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employes defining the uses and purposes thereof and the manner of payment therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" as amended in part by section five of the act approved the seventh day of April one thousand nine hundred and twenty-five (P. L. 162), and as last amended in whole by the act approved the twenty-second day of April one thousand nine hundred and thirty-seven (P. L. 397), is hereby further amended to read as follows

Superannuation Retirement

Section 14 Retirement for superannuation shall be as follows

1. Any contributor who is an employe sixty-two years of age or older may retire for superannuation by filing with the retirement board a written statement duly attested setting forth at what time subsequent to the execution of said application he or she desires to be retired Said application shall retire said contributor at the time so specified or in the discretion of the retirement board at the end of the school term in which the time so specified occurs

2 Each and every contributor who has attained or shall attain the age of seventy years shall be retired by the retirement board for superannuation forthwith or at the end of the school term in which said age of seventy years is attained

Allowance on Superannuation Retirement

3 On retirement for superannuation a contributor who is an employe shall receive a retirement allowance which shall consist of

(a) A teacher's annuity which shall be the actuarial equivalent of his or her accumulated deductions and

(b) A State annuity of one one-hundred-sixtieth (1/160) of his or her final salary for each year of service prior to the age of sixty-two years and

(c) In addition thereto if a present employe a further State annuity of one one-hundred-sixtieth (1/160) of his or her final salary for each year of prior service as certified to said present employe in the certificate issued to him or her by the retirement board under the provisions of section ten of this act

4 Any person sixty-two years of age or older who was a class-room teacher principal supervising principal or superintendent in the public schools of Pennsylvania for at least twenty years and who separated from school service for any reason prior to the first day of July one thousand nine hundred and nineteen and who was not thereafter engaged in school service except temporarily for not more than one whole school year or any person who was a class-room teacher principal supervising principal or superintendent in the public schools of Pennsyl-

vania for at least [fifteen] fourteen years and who separated from school service because of physical or mental disability prior to the first day of July one thousand nine hundred and nineteen and who still is unable to teach because of such disability shall receive a State compensation equal to one-eightieth of his or her final salary for each year of school service but not less than twenty dollars (\$20) per month if such former teacher shall agree in writing and hold himself or herself ready under the direction of the board of school directors to advise and counsel with school officials to visit and counsel with new teachers to act as substitute teacher when able to examine and report on public school work to visit pupils' homes in the interests of child welfare to attend educational conferences and addresses and to be concerned with other educational work as may be deemed necessary and helpful to community-school interests The General Assembly shall from time to time appropriate moneys sufficient to make payments under this subsection Provided That any teacher who is entitled to receive State compensation hereunder and who is receiving a retirement allowance under the provisions of a local teachers' retirement system shall receive from the Commonwealth only the difference between the compensation to which such teacher would otherwise be entitled under the provisions of this subsection and the annual amount received by such teacher from such local teachers' retirement system

Section 2 This act shall become effective on the first day of June one thousand nine hundred and forty-one

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman.	French,	Maxwell,	Sarge,
Allmond,	Gallagher.	McClanaghan,	Sarraf,
Auker,	Gates,	McClester.	Scanlon,
Baker,	Gerard,	McDermott,	Schwab,
Balthaser,	Gillan,	McDowell,	Serrill,
Baughner,	Gillette,	McFall,	Shaffer,
Bentley,	Goodwin,	McGrath,	Shaw,
Bentzel,	Greenwood,	McIntosh,	Shepard,
Boles,	Gross,	McLanahan,	Simons,
Boney,	Gryskewicz,	McLane,	Skale,
Boorse,	Habbyshaw.	McMillen,	Snyder,
Bower,	Haines,	McSurdy,	Sollenberger
Bradley,	Hamilton,	Meichlorre,	Sorg,
Bretherick,	Hare,	Modell,	Stambaugh,
Brown,	Harkins,	Monks,	Stank,
Brunner, C. H.,	Harris,	Mooney,	Stockham,
Brunner, P. A.,	Heatherington,	Moran,	Tarr,
Burns,	Hejm,	Moul,	Tate,
Burris,	Hering,	Muir,	Taylor,
Cadwalader,	Herman,	Munley,	Thompson, E. F.,
Chervenak,	Hersch,	Nagel,	Thompson, R. L.,
Chudoff,	Hewitt,	Nunemacher,	Trout,
Cohen, M. M.,	Holland,	O'Brien,	Turner,
Cohen, R. E.,	Huntley,	O'Connor,	Van Allsburg,
Cook,	Imbrie,	O'Dare,	Verona,
Cooper,	James,	O'Mullen,	Vincent,
Cordier,	Jefferson,	O'Neill,	Vogt,
Corrigan,	Jones, G. E.,	Owens,	Voidow,
Croop,	Jones, P. N.,	Petrosky,	Voorhees,
Cullen,	Keenan,	Pettit,	Wagner,
Dalrymple,	Kenehan,	Polaski,	Watkins,
Dennison,	Kline,	Polen,	Weingartner,
DiGenova,	Knoble,	Powers,	Weiss,
Dix,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dolon,	Komorowski,	Rank,	Welsh, M. J.,
D'Ortona,	Krise,	Rausch,	Williams,
Duffy,	Lee, T. H.,	Readinger,	Winner,
Early,	Lelsey,	Reese, D. P.,	Wolf,
Elliot,	Leonard,	Reese, R. E.,	Wood L. H.,
Ely,	Lsko,	Regan,	Wood, N.,
Falkenstein,	Levy,	Reynolds,	Woodring,
Fisher,	Leydic,	Rhea,	Woodside,
	Lichtenwalter,	Riley,	Wright,

Fiss,	Longo,	Rooney,	Yester,
Fleming,	Lovett,	Rose, W. E.,	Yeakel,
Fletcher,	Lyons,	Rosenfeld,	Young,
Flynn,	Malloy,	Royer,	Kilroy,
Foor,	Marks,	Rush,	Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1457, as follows:

An Act establishing certain public roads in Porter Township Clarion County and Mahoning Township Armstrong County as a State highway providing for their construction and maintenance by the Department of Highways

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The following sections of public roads shall be adopted by the Commonwealth as a State highway and shall be constructed and maintained at the expense of the Commonwealth under the provisions of present or future laws governing State highways and their construction and maintenance

Beginning at a point near a cemetery thence in a general northeasterly direction through Mahoning Township to the village of Climax in Armstrong County thence in a northerly direction through Porter Township to a point on Route 16005 at Goheens Corners in Clarion County a distance of about 4.4 miles

Section 2 This act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	Gallagher,	Maxwell,	Rush,
Allmond,	Gates,	McClanaghan,	Sarge,
Auker,	Gerard,	McClester,	Sarraf,
Baker,	Gillan,	McDermott,	Scanlon,
Balthaser,	Gillette,	McDowell,	Schwab,
Baughner,	Goodwin,	McFaul,	Serrill,
Bentley,	Greenwood,	McGrath,	Shaffer,
Bentzel,	Gross,	McIntosh,	Shaw,
Boles,	Gryskewicz,	McLanahan,	Shepard,
Boney,	Habbyshaw,	McLane,	Simons,
Boorse,	Haines,	McMillen,	Skale,
Bower,	Eamilton,	McSurdy,	Snyder,
Fradley,	Hare,	Melchiorre,	Sollenberger
Bretherick,	Harkins,	Modell,	Sorg
Brown,	Harris,	Monks,	Stambaugh,
Brunner, C. H.,	Heatherington,	Mooney,	Stank
Brunner, P. A.,	Helm	Moran,	Stockham
Burns,	Hering,	Moul,	Tarr,
Burriss,	Herman,	Muir,	Tate
Cadwalader,	Hersch,	Munley,	Taylor,
Chervenak,	Hewitt,	Nagel,	Thompson, E. F.,
Chudoff,	Holland,	Nunemacher,	Thompson, R. L.,
Cohen, M. M.,	Huntley,	O'Brien,	Trout,
Cohen, R. E.,	Imbrie,	O'Connor	Turner,
Cook,	James,	O'Dare,	VanAlsburg
Cooper,	Jefferson,	O'Mullen,	Verona,
Cordier,	Jones G. E.,	O'Neill,	Vincent,
Corrigan,	Jones P. N.,	Owens,	Vogt,
Croop,	Keenan,	Petrosky,	Voidow,
Cullen,	Kenehan,	Pettitt,	Voorhees,
Dairympie,	Kline,	Poiaski,	Wagner,
Dennison,	Knoble,	Polen,	Watkins,

DiGenova,	Kolankiewicz,	Powers,	Weingartner,
Dix,	Komorofski,	Prosen,	Weiss,
Dolon,	Krise,	Rank,	Welsh, E. B.,
D'Ortona,	Lee, T. H.,	Rausch,	Welsh, M. J.,
Duffy,	Lelsey,	Readinger,	Williams,
Early,	Leonard,	Reese, D. P.,	Winner,
Elliott,	Lesko,	Reese, R. E.,	Wolf,
Ely,	Levy,	Regan,	Wood, L. H.,
Falkenstein,	Leydic,	Reynolds,	Wood, N.,
Finestone,	Lichtenwalter,	Rhea,	Woodring,
Fiss,	Longo,	Riley,	Woodside,
Fleming,	Lovett,	Rooney,	Wright,
Fletcher,	Lyons,	Rose, W. E.,	Yeakel,
Flynn,	Malloy,	Rosenfeld,	Yester,
Foor,	Marks,	Royer,	Young,
French,			Kilroy, Speaker

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 220, as follows:

An Act to amend section four of the act approved the twenty-second day of June one thousand nine hundred and thirty-one (P. L. 720), entitled "An act providing for the taking over by the Commonwealth under certain terms conditions and limitations of certain streets in cities of the second class second class A and third class as State highways and for the improvement construction reconstruction resurfacing and maintenance by the Commonwealth of certain defined widths of said streets imposing duties on such cities and on public utility companies using such streets providing that no assessment shall be made upon the Commonwealth in the elimination of any grade crossing thereon authorizing cities persons associations or corporations to enter into agreements with the Commonwealth to bear a portion of the cost of construction or maintenance providing for the assessment of certain portions of the cost of street improvements on abutting property owners regulating the replacement of certain facilities of public utility companies prohibiting the opening of said streets after improvement without a permit and providing penalty therefor regulating the maintenance of detours authorizing the increase of city indebtedness in certain cases and appropriating money in the Motor License Fund for the purposes of this act requiring the Department of Highways to take over structures bridges and viaducts on State highways in cities of the second class A and third class

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Section four of the act approved the twenty-second day of June one thousand nine hundred and thirty-one (P. L. 720), entitled "An act providing for the taking over by the Commonwealth under certain terms conditions and limitations of certain streets in cities of the second class second class A and third class as State highways and for the improvement construction reconstruction resurfacing and maintenance by the Commonwealth of certain defined widths of said streets imposing duties on such cities and on public utility companies using such streets providing that no assessment shall be made upon the Commonwealth in the elimination of any grade crossing thereon authorizing cities persons associations or corporations to enter into agreements with the Commonwealth to bear a portion of the cost of construction or maintenance providing for the assessment of certain portions of the cost of street improvements on abutting property owners regulating the replacement of certain facilities of public utility companies prohibiting the opening of said streets after improvement without a permit and providing penalty therefor regulating the main-

tenance of detours authorizing the increase of city indebtedness in certain cases and appropriating money in the Motor License Fund for the purposes of this act" is hereby amended to read as follows

Section 4 This act is not intended and shall not be construed

(a) To place upon the Commonwealth any duty to regulate traffic or police the streets herein taken over by the Commonwealth but such duty shall be and remain the obligation of the cities

(b) To place upon the Commonwealth any obligation for the maintenance construction reconstruction or resurfacing of said streets other than the base or surface courses

(c) To place upon the Commonwealth through the Department of Highways any obligation to maintain construct or reconstruct any structure bridge or viaduct of any kind or character whatsoever situate upon or forming part of any city street or section thereof described in section two of this act [except that the Secretary of Highways may assume the obligation to maintain construct or reconstruct drainage structures with a total spanned length not exceeding ten feet measured along the center line of the street other than storm or sanitary sewers and which were the sole obligation of the city prior to the passage of this act] not maintained by the city or county Responsibility for the construction reconstruction and maintenance of [any other structures] such structures bridges and viaducts shall remain with the [city] person association or corporation responsible therefor at the date of the approval of this act But all structures bridges and viaducts on such State highways which are being maintained by the city or county shall be taken over by the Department of Highways upon the effective date of this amendment and shall thereafter be constructed reconstructed repaired and maintained at the sole expense of the Commonwealth

(d) To authorize any assessment to be made against the Commonwealth by reason of or to assist in the elimination of any grade crossing on any street described and designated in section two of this act and no such assessment shall hereafter be made under any act of Assembly heretofore enacted

(e) To place upon the Commonwealth any obligation under any franchise or franchises heretofore or hereafter granted by the city to any public utility company nor to transfer to the Commonwealth from the city any rights under any such franchise or franchises heretofore granted

(f) To place upon the Department of Highways any authority to regulate traffic parking or the general use by the traveling public of the streets or sections thereof taken over by the Commonwealth for maintenance or improvement under the provisions of this act Provided however That the Department of Highways shall be and is hereby authorized to close to traffic all of the streets or sections thereof described in section two of this act during such time as improvements are being made thereon and in such case the city shall establish and maintain a suitable detour in accordance with the provisions of section ten of this act

Section 2 This act shall become effective on the first day of July one thousand nine hundred and forty-one

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman.	Gallagher.	Maxwell.	Sarge.
Almond	Cates.	McClanaghan.	Sarraf.
Auker.	Gerard.	McClester.	Scanlon.
Baker.	Gillan.	McDermott.	Schwab.
Balthaser.	Gillette.	McDowell.	Serrill.
Baughner.	Goodwin.	McFall.	Shaffer.

Bentley.	Gross.	McGrath.	Shaw.
Bentzel.	Greenwood.	McIntosh.	Shepard.
Boles.	Gryskewicz.	McLanahan.	Simons.
Boney.	Habbyshaw.	McLane.	Skale.
Boorse.	Haines.	McMillen.	Snyder.
Bower.	Hamilton.	McSurdy.	Sollenberger.
Bradley.	Hare.	Melchiorre.	Sorg.
Bretherick.	Harkins.	Modell.	Stambaugh.
Brown.	Harris.	Monks.	Stank.
Brunner, C. H.	Heatherington.	Mooney.	Stockham.
Brunner P. A.	Helm.	Moran.	Tarr.
Burns.	Hering.	Moul.	Tate.
Burns.	Herman.	Muir.	Taylor.
Burris.	Hersch.	Munley.	Thompson, E. F.
Cadwalader.	Hewitt.	Nagel.	Thompson, R. L.
Chervenak.	Holland.	Nunemacher.	Turner.
Chudoff.	Huntley.	O'Brien.	Trout.
Cohen, M. M.	Imbrie.	O'Connor.	VanAillsburg.
Cohen, R. E.	Jame.	O'Dare.	Verona.
Cook.	Jefferson.	O'Mullen.	Vincent.
Cooper.	Jones, G. E.	O'Neill.	Vogt.
Cordier.	Jones, P. N.	Owens.	Voldow.
Corrigan.	Keenan.	Petrosky.	Voorhees.
Croop.	Kenehan.	Pettit.	Wagner.
Cullen.	Kline.	Polaski.	Watkins.
Dalrymple.	Knoble.	Polen.	Weingartner.
Dennison.	Kolankiewicz.	Powers.	Weiss.
DiGenova.	Komorowski.	Prosen.	Welsh, E. E.
Dix.	Krise.	Rank.	Welsh, M. J.
Dolon.	Lee, T. H.	Rausch.	Williams.
D'Ortona.	Leisey.	Readinger.	Winner.
Duffy.	Leonard.	Reese, D. P.	Wolf.
Early.	Lesko.	Reese, R. E.	Wood, L. H.
Elliott.	Levy.	Regan.	Wood, N.
Ely.	Leydic.	Reynolds.	Woodring.
Falkenstein.	Lichtenwalter.	Rhea.	Woodside.
Fisher.	Longo.	Riley.	Wright.
Fiss.	Lovett.	Rooney.	Yeakel.
Fleming.	Lyons.	Rose, W. E.	Yester.
Fletcher.	Malloy.	Rosenfeld.	Young.
Flynn.	Marks.	Royer.	Kilroy.
Foor.		Rush.	
French.			Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS PASSED OVER

There being no objection House Bill No. 1191, Printer's No. 711, was passed over at the request of the SPEAKER.

There being no objection House Bill No. 1679, Printer's No. 835, was passed over at the request of the SPEAKER.

There being no objection House Bill No. 1522, Printer's No. 834, was passed over at the request of the SPEAKER.

BILLS ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1706, as follows:

An Act authorizing the Pennsylvania Historical Commission on behalf of the Commonwealth of Pennsylvania to acquire by gift the Harmony Society Graveyard in the Borough of Ambridge Pennsylvania providing for the control management and maintenance thereof authorizing the Commission to make and enforce rules and regulations for the preservation maintenance and visitation thereof

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The Pennsylvania Historical Commission is hereby authorized to acquire by gift in the name of the Commonwealth of Pennsylvania from the Harmony Society of Historical Association of the Borough of Ambridge County of Beaver owners thereof a tract of land of 0.655

acres located in the Borough of Ambridge beginning at the northeast corner of the within described parcel this parcel being locally known as a cemetery lot of the Harmony Society (said corner being formed by the intersection of the south line of Central Lane formerly Susannah Street with the west line of Church Street as said streets are shown on the Orchard Plot of lots as laid out by the Fort Pitt Improvement Company of record in the Recorder's office of Beaver County in Plan Book Volume one page 242) thence along the south line of Central Lane S 79° 43' 40" E 166.22 feet to a point thence along dividing line between within described parcel and laid out by the Fort Pitt Improvement Company of record following two (2) courses and distances 1 S 9° 18' 30" E 191.30 feet 2 N 79° 57' E 136.20 feet to a point on the west line of Church Street thence along said west line N 0° 26' 20" W 194.66 feet to a point the place of beginning and known as the Harmony Society Graveyard

Section 2 The title of said real estate shall be taken in the name of the Commonwealth of Pennsylvania and shall before its acquisition be approved by the Department of Justice

Section 3 After the property shall have been acquired by the Commonwealth the Pennsylvania Historical Commission shall have full control management and supervision thereof and shall have power to adopt and carry into effect plans for its maintenance using therefor any funds at the disposal of the commission not otherwise specifically appropriated or allocated and to make and enforce rules and regulations for the preservation of the property and visitation thereof by the public

Section 4 After the property shall have been acquired by the Commonwealth of Pennsylvania there shall be no further interments in said parcel of land except the bodies of Mr John S Duss and Mrs. Susanna C Duss former and now surviving members of the Harmony Society

Section 7 This act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	Gallagher,	McClanaghan,	Sarraf,
Allmond,	Gates,	McClester,	Scanlon,
Auker,	Gerard,	McDermott,	Schwab,
Baker,	Gillan,	McDowell,	Serrill,
Balthaser,	Gillette,	McFall,	Shaffer,
Baughner,	Goodwin,	McGrath,	Shaw,
Bentley,	Greenwood,	McIntosh,	Shepard,
Benzel,	Gross,	McLanahan,	Simons,
Boles,	Gryskewicz,	McLane,	Skale,
Boney,	Habbyslaw,	McMillen,	Snyder,
Boorse,	Haines,	McSurdy,	Sollenberger,
Bower,	Familton,	Melchiorre,	Sorg,
Bradley,	Hare,	Modell,	Stambaugh,
Bretherick,	Harkins,	Monks,	Stank,
Brown,	Harris,	Mooney,	Stockham,
Brunner, G. H.,	Heatherington,	Moran,	Tarr,
Brunner, P. A.,	Helm,	Moul,	Tate,
Burns,	Hering,	Muir,	Taylor,
Burris,	Herman,	Munley	Thompson, E. F.,
Cadwalader,	Hersch,	Nagel	Thompson, R. L.,
Chervenak,	Hewitt,	Nunemacher	Trout,
Chudoff,	Holland,	O'Brien,	Turner,
Cohen, M. M.,	Huntley,	O'Connor,	VanAllsburg,
Cohen, R. E.,	Imbrie,	O'Dare,	Verona,
Cook,	James,	O'Mullen,	Vincent,
Cooper,	Jefferson,	O'Neill,	Vogt,
Cordier,	Jones, G. E.,	Owens,	Voldow,
Corrigan,	Jones, P. N.,	Petrosky,	Voorhees,
Croop,	Keenan,	Pettit,	Wagner,
Cullen,	Kenehan,	Polaski,	Watkins,
Dairyple,	Kline,	Polen,	Weingartner,
Dennison,	Knoble,	Powers,	Weiss,
DiGenova,	Kolankiewicz,	Frosen,	Welsh, E. E.,
Dix,	Komorofski,	Rank,	Welsh, M. J.,

Dolon,	Krise,	Rausch,	Williams,
D'Ortona,	Lee, T. H.,	Readinger,	Winner,
Duffy,	Leisey,	Reese, D. P.,	Wolf,
Early,	Leonard,	Reese, R. E.,	Wood, L. H.,
Elliott,	Lesko,	Rhea,	Wood, N.,
Ely,	Levy,	Riley,	Woodring,
Falkenstein,	Leydic,	Regan,	Woodside,
Fisher,	Lichtenwalter,	Reynolds,	Wright,
Fiss,	Longo,	Rooney,	Yeakel,
Fleming,	Lovett,	Rose, W. E.,	Yester,
Fletcher,	Lyons,	Rosenfeld,	Young,
Flynn,	Malloy,	Royer,	Kilroy,
Foor,	Marks,	Rush,	Speaker.
French,	Maxwell,	Sarge,	

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1723, as follows:

An Act to amend section four of the act approved the first day of July one thousand nine hundred and nineteen (P. L. 717), entitled "An act fixing the number compensation mileage and duties of the officers and employes of the General Assembly and providing for their election or appointment term of office and manner of filling vacancies" by providing for the appointment compensation and duties of clerks and pages to the majority and minority floor leaders respectively of the Senate and of the House of Representatives

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Section four of the act approved the first day of July one thousand nine hundred and nineteen (P. L. 717), entitled "An act fixing the number compensation mileage and duties of the officers and employes of the General Assembly and providing for their election or appointment term of office and manner of filling vacancies" is hereby amended to read as follows

Section 4 In addition to the officers and employes herein specified the chief clerk of the Senate is hereby authorized to appoint for the session not more than four stenographers for the use of the members and officers of the Senate and the chief clerk of the House of Representatives is hereby authorized to appoint for the session not more than six stenographers for the use of the members and officers of the House of Representatives. The salary of each of the stenographers specified in this section shall be five dollars per diem

The majority floor leader and the minority floor leader in both the Senate and the House of Representatives are each hereby authorized to appoint one clerk and one page and to prescribe their respective duties. The clerk to each of the aforesaid majority and minority floor leaders shall receive a salary of two thousand four hundred dollars (\$2,400) per annum and the page to each of such floor leaders shall receive compensation of seven hundred and twenty dollars (\$720) per annum

Section 2 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	Gates,	McClanaghan,	Sarge,
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Allmond.	Gallagher.	McClester.	Sarraf.
Auker.	Gerard.	McDermott.	Scanlon.
Baker.	Gillan.	McDowell.	Schwab.
Balthaser.	Gillette.	McFall.	Serrill.
Baughner.	Goodwin.	McGrath.	Shaffer.
Bentley.	Greenwood.	McIntosh.	Shaw.
Bentzel.	Gross.	McLanahan.	Shepard.
Boles.	Gryskewicz.	McLane.	Simons.
Boney.	Habbyshaw.	McMillen.	Skale.
Boorse.	Haines.	McSurdy.	Snyder.
Bower.	Hamilton.	Melchiorre.	Sollenberger.
Bradley.	Hare.	Modell.	Sorg.
Bretherick.	Harkins.	Monks.	Stambaugh.
Brown.	Harris.	Mooney.	Stank.
Brunner, C. H..	Heatherington.	Moran.	Stokham.
Brunner, P. A..	Helm.	Moul.	Tarr.
Burns.	Hering.	Muir.	Tate.
Burriss.	Herman.	Munley.	Taylor.
Cadwalader.	Hersch.	Nagel.	Thompson, E. F..
Chervenak.	Hewitt.	Numemacher.	Thompson, E. L..
Chudoff.	Holland.	O'Brien.	Trout.
Cohen, M. M..	Huntley.	O'Connor.	Turner.
Cohen, R. E..	Imbrie.	O'Dare.	VanAllsburg.
Cook.	James.	O'Mullen.	Verona.
Cooper.	Jefferson.	O'Neill.	Vincent.
Corcier.	Jones, G. E..	Owens.	Vogt.
Corrigan.	Jones, P. N..	Petrosky.	Voldow.
Croop.	Keenan.	Pettit.	Voorhees.
Cullen.	Kenehan.	Polaski.	Wagner.
Dalrymple.	Kline.	Polen.	Watkins.
Dennison.	Knoble.	Powers.	Welingartner.
DiGenova.	Kolankiewicz.	Prosen.	Wells.
Dix.	Komorowski.	Rank.	Welsh, E. B..
Dolon.	Krise.	Rausch.	Welsh, M. J..
D'Ortona.	Lee, T. H..	Readinger.	Williams.
Duffy.	Lelsey.	Reese, D. P..	Winner.
Early.	Lesko.	Reese, R. E..	Wolf.
Elliott.	Leonard.	Regan.	Wood, L. H..
Ely.	Levy.	Reynolds.	Woodring.
Falkenstein.	Leydic.	Rhea.	Woodside.
Fisher.	Lichtenwalter.	Riley.	Wright.
Fiss.	Longo.	Rooney.	Yeakel.
Fleming.	Lovett.	Rose, W. E..	Yester.
Fletcher.	Lyons.	Rosenfeld.	Young.
Flynn.	Malloy.	Royer.	Kilroy, Speaker
Foor.	Marks.	Rush.	
French.	Maxwell.		

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1366, as follows:

An Act to amend the title and the act approved the twenty-fifth day of May one thousand nine hundred thirty-three (P. L. 1001), entitled "An act providing for the regulation of aeronautics within this Commonwealth conferring powers and imposing duties upon the Department of Revenue in respect thereto providing for the licensing and registration of airman and aircraft establishing the legal status of air navigation providing for sovereignty in and ownership of space providing for lawfulness of flights regulating civil causes of action arising out of operation of aircraft fixing the status of contracts crimes and torts in by or by means of operation of aircraft imposing duties upon officers burgesses magistrates aldermen justices of the peace the courts and clerks thereof providing for denial or revocation of licenses providing for certain penalties and their disposition and repealing certain existing laws" as amended by transferring from the Department of Revenue to the Department of Military Affairs powers and duties with respect to aeronautics

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMITTED

Mr. ACHTERMAN. Mr. Speaker, I move that this bill be recommitted to the Committee on State Government for the purpose of further study.

The motion was agreed to.

BILL ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1367, as follows:

An Act to amend the title and the act approved the seventh day of May one thousand nine hundred thirty-five (P. L. 130), entitled "An act providing for the service of process in civil suits on nonresident operators or nonresident owners or a resident who becomes a nonresident and conceals his whereabouts of aircraft operated within or above the Commonwealth of Pennsylvania and making the operation of such an aircraft within or above the Commonwealth of Pennsylvania the equivalent of the appointment of the Secretary of Revenue of the Commonwealth of Pennsylvania as the agent of the said nonresident upon whom civil process may be served and providing for further notice to the defendant in any such suit" by making the Adjutant General in lieu of the Secretary of Revenue the agent for the service of process in certain civil suits involving aircraft

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMITTED

Mr. ACHTERMAN. Mr. Speaker, I move that this bill be recommitted to the Committee on State Government for the purpose of further study.

The motion was agreed to.

BILL ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1368, as follows:

An Act to further amend the act approved the first day of May one thousand nine hundred twenty-nine (P. L. 1046), entitled "An act appropriating the moneys in the Motor License Fund" as reenacted and amended by making the moneys in the Motor License Fund available to the Department of Military Affairs instead of the Department of Revenue with respect to aeronautical matters

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMITTED

Mr. ACHTERMAN. Mr. Speaker, I move that this bill be recommitted to the Committee on State Government for the purpose of further study.

The motion was agreed to.

BILL ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1369, as follows:

An Act to amend the title and the act approved the twenty-fifth day of May one thousand nine hundred

thirty-three (P. L. 1016) entitled "An act relating to aeronautics providing for the maintenance and operation of intermediate landing fields and air navigation facilities by the Commonwealth alone or in cooperation with the United States Government or political subdivisions of the Commonwealth providing for the execution of leases or the issuance of licenses to the United States Government or to political subdivisions of the Commonwealth for the maintenance of navigation facilities on intermediate landing fields of the Commonwealth conferring powers and duties on the Department of Revenue with respect thereto and repealing certain acts and parts of acts" by transferring from the Department of Revenue to the Department of Military Affairs certain powers and duties with respect to aeronautics

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMENDED

Mr. ACHTERMAN. Mr. Speaker, I move that this bill be recommended to the Committee on State Government for the purpose of further study.

The motion was agreed to.

BILL PASSED OVER

There being no objection House Bill No. 1462, Printer's No. 827, was passed over at the request of the SPEAKER.

BILL ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 389, as follows:

An Act authorizing the Department of Property and Supplies with the approval of the Governor and the Board of Trustees of the Farview State Hospital to acquire a certain tract of land for the use of said hospital and making an appropriation therefor

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The Department of Property and Supplies with the approval of the Governor and the Board of Trustees of the Farview State Hospital is hereby authorized to purchase in the name of the Commonwealth of Pennsylvania a certain tract or tracts of land now owned by Rice Coal Company and a certain tract or tracts of land now owned by Rice Coal and Jennie G Bassett and William H Bassett both or all tracts situated in Canaan Township Wayne County Pennsylvania and contiguous to the present property of said hospital so as to rectify the property lines thereof and make possible the use of said lands with the buildings thereon for the said hospital

Section 2 Said tract or tracts of land when purchased shall be added to the lands of the Farview State Hospital The deeds of conveyance shall be deposited with the Secretary of Internal Affairs

Section 3 The said lands shall not be acquired until the titles thereto have been approved by the Department of Justice

Section 4 The sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary is hereby appropriated to the Department of Property and Supplies for the payment of the purchase price of said tract of tracts of land and the expenses incidental thereto including title searches

Section 5 This act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	Foor,	Marks,	Rush,
Allmond,	French,	Maxwell,	Sarge,
Auker,	Gallagher,	McClanaghan,	Sarraf,
Baker,	Gates,	McClester,	Scanlon,
Balthaser,	Gerard,	McDermott,	Schwab,
Baugher,	Gillan,	McDowell,	Serrill,
Bentley,	Gillette,	McFall,	Shaffer,
Bentzel,	Goodwin,	McGrath,	Shaw,
Boles,	Greenwood,	McIntosh,	Shepard,
Boney,	Gross,	McLanahan,	Simons,
Boorse,	Gryskewicz,	McLane,	Skale,
Bower,	Hablyshaw,	McMillen,	Snyder,
Bradley,	Haines,	McSurdy,	Sollenberger,
Bretherick,	Hamilton,	Meichiorre,	Sorg,
Brown,	Hare,	Modell,	Stambaugh,
Brunner, C. H.,	Harkins,	Monks,	Stank,
Brunner, P. A.,	Harris,	Mooney,	Stockham,
Burns,	Heatherington,	Moran,	Tarr,
Burris,	Helm,	Moul,	Tate,
Cadwalader,	Hering,	Muir,	Taylor,
Chervenak,	Herman,	Munley,	Thompson, E. F.,
Chudoff,	Hersch,	Nagel,	Thompson, R. L.,
Cohen, M. M.,	Hewitt,	Nunemacher,	Trout,
Cohen, R. E.,	Holland,	O'Prin,	Turner,
Cook,	Huntley,	O'Connor,	Van Allsburg,
Cooper,	Imbrie,	O'Dare,	Verona,
Cordier,	James,	O'Mullen,	Vincent,
Corrigan,	Jefferson,	O'Neill,	Vogt,
Croop,	Jones, G. E.,	Owens,	Voldow,
Cullen,	Jones, P. N.,	Petrosky,	Voorhees,
Dalrymple,	Keenan,	Pettit,	Wagner,
Dennison,	Kenehan,	Polaski,	Watkins,
DiGenova,	Kilne,	Polen,	Weingartner,
Dix,	Knoble,	Powers,	Weiss,
Dolon,	Kolankiewicz,	Prosen,	Welsh, E. B.,
D'Ortona,	Komorofski,	Rank,	Welsh, M. J.,
Duffy,	Krise,	Rausch,	Williams,
Early,	Lee, T. H.,	Readinger,	Winner,
Elliot,	Leisey,	Reese, D. P.,	Wolf,
Ely,	Leonard,	Reese, R. E.,	Wood, L. H.,
Falkenstein,	Lesko,	Regan,	Wood, N.,
Finnerty,	Levy,	Reynolds,	Woodring,
Fisher,	Leydic,	Rhea,	Woodside,
Fiss,	Lichtenwalter,	Riley,	Wright,
Fleming,	Longo,	Rooney,	Yeakel,
Fletcher,	Lovett,	Rose, W. E.,	Yester,
Flynn,	Lyons,	Rosenfeld,	Young,
	Malloy,	Royer,	Kilroy, Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS PASSED OVER

There being no objection House Bill No. 1002, Printer's No. 341, was passed over at the request of the SPEAKER.

There being no objection House Bill No. 990, Printer's No. 275, was passed over at the request of the SPEAKER.

BILL ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1323, as follows:

An Act authorizing the Department of Property and Supplies with the consent of the Department of Military Affairs and the approval of the Governor to sell and convey the property of the Pennsylvania State Arsenal at Harrisburg to the City of Harrisburg in exchange

for the conveyance by said city of Wildwood Park to the Commonwealth providing for the transfer of said park to the Department of Forests and Waters and the use thereof by the department as a State park

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The Department of Property and Supplies with the consent of the Department of Military Affairs and subject to the approval of the Governor is hereby empowered to sell and convey all of the grounds buildings utilities or other facilities of the Pennsylvania State Arsenal at Harrisburg to the City of Harrisburg in exchange for a grant and conveyance by the City of Harrisburg of two thousand five hundred acres more or less of woodland in Susquehanna Township northeast of said city now known as "Wildwood Park" Before such exchange of conveyances shall be made the title to Wildwood Park acquired by the Commonwealth shall be approved by the Department of Justice

Section 2 The Department of Military Affairs is hereby authorized to take and remove the fence now surrounding the property of the Pennsylvania State Arsenal for use on other property subject to the control of the Department of Military Affairs and to transfer all State and Federal supplies that may be now stored in the arsenal to other property under the control of the department In the event such removal or transfer have not been effected prior to the conveyance hereinbefore authorized such conveyance shall be made subject to the right of the Department of Military Affairs to remove the same

Section 3 The property at Wildwood Park to be acquired by the Commonwealth shall be transferred to the Department of Forests and Waters which shall maintain the same as a State park

Section 4 The act approved the twenty-fourth day of June one thousand nine hundred and thirty-nine (P. L. 671) entitled "An act authorizing the Department of Property and Supplies with the consent of the Department of Military Affairs and the approval of the Governor to sell or exchange and convey the property of the Pennsylvania State Arsenal at Harrisburg appropriating the proceeds thereof to the Department of Military Affairs and providing for the construction of an arsenal or warehouse on the military reservation at Indiantown Gap and for the removal of State and Federal supplies there-to" is hereby repealed

All other acts and parts of acts inconsistent herewith are hereby repealed

Section 5 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Marks,	Rush,
Allmond,	Gallagher,	Maxwell,	Sarge,
Auker,	Gates,	McClanaghan,	Sarra,
Baker,	Gerard,	McClester,	Scanlon,
Balthaser,	Gillan,	McDermott,	Schwab,
Baughner,	Gillette,	McDowell,	Serrill,
Bentley,	Goodwin,	McFall,	Shaffer,
Bentzel,	Greenwood,	McGrath,	Shaw,
Boles,	Gross,	McIntosh,	Shepard,
Boney,	Gryskewicz,	McLanahan,	Simons,
Boorse,	Habbyshaw,	McLane,	Skale,
Bower,	Haines,	McMillen,	Snyder,
Bradley,	Hamilton,	McSurdy,	Sollenberger,
Bretherick,	Hare,	Melchiorre,	Sorg,
Brown,	Harkins,	Modell,	Stambaugh,
Brunner, C. H.,	Harris,	Monks,	Stank,
Brunner, P. A.,	Heatherington,	Mooney,	Stockham,
Burns,	Helm,	Moran,	Tarr,

Burris,	Hering,	Moul,	Tate,
Cadwalader,	Herman,	Muir,	Taylor,
Chervenak,	Hersch,	Munley	Thompson, E. F.
Chudoff,	Hewitt,	Nagel	Thompson, R. L.,
Cohen, M. M.,	Holland,	Nunemacher	Trout,
Cohen, R. E.,	Huntley,	O'Brien	Turner,
Cook,	Imbrie,	O'Connor,	VanAllsburg,
Cooper,	James,	O'Dare,	Verona,
Cordier,	Jefferson,	O'Mullen,	Vincent,
Corrigan,	Jones, G. E.,	O'Neill,	Vogt,
Croop,	Jones, P. N.,	Owens,	Voldow,
Cullen,	Keenan,	Petrosky,	Voorhees,
Dairympie,	Kenehan,	Pettit,	Wagner,
Dennison,	Kline,	Polaski,	Watkins,
DiGenova,	Knoble,	Polen,	Weingartner,
Dix,	Kolankiewicz,	Powers,	Weiss,
Dolon,	Komorofski,	Prosen,	Welsh, E. B.,
D'Ortona,	Krise,	Rank,	Welsh, M. J.,
Duffy,	Lee, T. H.,	Rausch,	Williams,
Early,	Leisey,	Readinger,	Winnier,
Elliott,	Leonard,	Reese, D. P.,	Wolf,
Ely,	Lesko,	Reese, R. E.,	Wood, L. H.,
Falkenstein,	Levy,	Regan,	Wood, N.,
Fisher,	Leydic,	Reynolds,	Woodring,
Fiss,	Lichtenwalter,	Rhea,	Woodside,
Fleming,	Longo,	Riley,	Wright,
Fletcher,	Lovett,	Rooney,	Yeakel,
Flynn,	Lyons,	Rose, W. E.,	Yester,
For,	Malloy,	Rosenfeld,	Young,
		Royer,	Kilroy, Speaker

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS PASSED OVER

There being no objection House Bill No. 847, Printer's No. 457, was passed over at the request of the SPEAKER.

There being no objection House Bill No. 1709, Printer's No. 815, was passed over at the request of the SPEAKER.

BILL ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1488, as follows:

An Act preserving the rights of persons enlisting or being inducted or drafted into the military or naval service of the United States during a national emergency under licenses or registrations issued by the Department of Public Instruction and brokers licenses issued by the Department of Insurance to practice professions or to work at trades or occupations and providing for renewals after discharge from such service

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Any person licensed by the Department of Public Instruction or to whom a broker's license has been issued by the Department of Insurance to practice any profession or to work at any trade or occupation who heretofore has or shall hereafter enlist or be inducted or drafted into the military or naval service of the United States in time of war or preparation for national defense during a national emergency shall not thereby forfeit his or her license or registration nor shall he or she during such period of service be required to renew such license or registration in any case where annual or other periodic renewals are required Any such person upon presentation of a discharge from such service within one year from date thereof and upon payment of the fee prescribed by law for the current renewal period only shall be entitled to a renewal of his or her license or registration in the same manner as though such renewal

had been made prior to the expiration of his or her last preceding renewal and as though all intermediate renewal fees had been paid

Section 2 All acts and parts of acts inconsistent with the provisions of this act are hereby repealed

Section 3 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

- Achterman, Allmond, Auker, Baker, Balthaser, Baugher, Bentley, Bentzel, Boies, Boney, Boorse, Bower, Bradley, Bretherick, Brown, Brunner, C. H., Brunner, P. A., Burns, Burris, Cadwalader, Chervenak, Chudoff, Cohen, M. M., Cohen, R. E., Cook, Cooper, Cordier, Corrigan, Croop, Cullen, Dalrymple, Dennison, DiGenova, Dix, Dolon, D'Ortona, Duffy, Early, Elliott, Ely, Falkenstein, Fisher, Fiss, Fleming, Fletcher, Flynn, Poor, French, Gallagher, Gates, Gerard, Gillan, Gillette, Goodwin, Greenwood, Gross, Gryskewicz, Habbyslaw, Halmes, Hamilton, Hare, Harkins, Harris, Heatherington, Helm, Hering, Herman, Hersch, Hewitt, Holland, Huntley, Imbrie, James, Jefferson, Jones, G. E., Jones, P. N., Keenan, Kenehan, Kline, Knoble, Kolankiewicz, Komorofski, Krise, Lee, T. H., Lelsey, Leonard, Lesko, Levy, Leydic, Lichtenwalter, Longo, Lovett, Lyons, Malloy, Marks, Maxwell, McClanaghan, McClester, McDermott, McDowell, McFall, McGrath, McIntosh, McLanahan, McLane, McMillen, McSurdy, Melchiorre, Modell, Monks, Mooney, Moran, Moul, Muir, Munley, Nagel, Nunemacher, O'Brien, O'Connor, O'Dare, O'Mullen, O'Neill, Owens, Petrosky, Pettit, Polaski, Polen, Powers, Prosen, Rank, Rausch, Readinger, Reese, D. P., Reese, R. E., Regan, Reynolds, Rhea, Riley, Rooney, Rose, W. E., Rosenfeld, Royer, Rush, Sarge, Sarraf, Scanlon, Schwab, Serrill, Shaffer, Shaw, Shepard, Simons, Skale, Snyder, Sollenberger, Sorg, Stambaugh, Stank, Stockham, Tarr, Tate, Taylor, Thompson, E. F., Thompson, R. L., Trout, Turner, Van Allsburg, Verona, Vincent, Vogt, Voldow, Voorhees, Wagner, Watkins, Weingartner, Weiss, Welsh, E. B., Welsh, M. J., Williams, Winner, Wolf, Wood, L. H., Wood, N., Woodring, Woodside, Wright, Yeakel, Yester, Young, Kilroy, Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS PASSED OVER

There being no objection House Bill No. 1432, Printer's No. 848, was passed over at the request of the SPEAKER.

There being no objection House Bill No. 1705, Printer's No. 849, was passed over at the request of the SPEAKER.

There being no objection House Bill No. 1431, Printer's No. 850, was passed over at the request of the SPEAKER.

BILLS ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 916, as follows:

An Act making an appropriation to the Department of Highways for the erection and construction of ramp over the tracks of the Pennsylvania Railroad in the Borough of West Leechburg and for the construction of the necessary approaches thereto

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The sum of fifty-eight thousand dollars (\$58,000) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Highways for the erection and construction of reenforced concrete ramp over the tracks of the Pennsylvania Railroad in the Borough of West Leechburg between the bridge over the Kiskiminitas River and the end of First Street and for the construction and improvement of the necessary approaches thereto being School Street between the end of said bridge and the proposed ramp and First Street between the end of Main Street and the proposed ramp

Section 2 Such ramp shall be constructed by the Department of Highways or by contract let by the department in the same manner and with like powers as in the case of bridges on State highways Such ramp when erected and constructed shall be thereafter maintained by the Department of Highways out of moneys in the Motor License Fund

Section 3 This act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

- Achterman, Allmond, Auker, Baker, Balthaser, Baugher, Bentley, Bentzel, Boies, Boney, Boorse, Bower, Bradley, Bretherick, Brown, Brunner, C. H., Brunner, P. A., Burns, Burris, Cadwalader, Chervenak, Chudoff, Cohen, M. M., Cohen, R. E., Cook, Cooper, Cordier, Corrigan, Croop, Cullen, Dalrymple, Dennison, DiGenova, Dix, Dolon, D'Ortona, Duffy, Early, French, Gallagher, Gates, Gerard, Gillan, Gillette, Goodwin, Greenwood, Gross, Gryskewicz, Habbyslaw, Halmes, Hamilton, Hare, Harkins, Harris, Heatherington, Helm, Hering, Herman, Hersch, Hewitt, Holland, Huntley, Imbrie, James, Jefferson, Jones, G. E., Jones, P. N., Keenan, Kenehan, Kline, Knoble, Komorofski, Krise, Lee, T. H., Lelsey, Marks, Maxwell, McClanaghan, McClester, McDermott, McDowell, McFall, McGrath, McIntosh, McLanahan, McLane, McMillen, McSurdy, Melchiorre, Modell, Monks, Mooney, Moran, Moul, Muir, Munley, Nagel, Nunemacher, O'Brien, O'Connor, O'Dare, O'Mullen, O'Neill, Owens, Petrosky, Pettit, Polaski, Polen, Powers, Prosen, Rank, Rausch, Readinger, Reese, D. P., Rush, Sarge, Sarraf, Scanlon, Schwab, Serrill, Shaffer, Shaw, Simons, Shepard, Skale, Snyder, Sollenberger, Sorg, Stambaugh, Stank, Stockham, Tarr, Tate, Taylor, Thompson, E. F., Thompson, R. L., Trout, Turner, VanAllsburg, Verona, Vincent, Vogt, Voldow, Voorhees, Wagner, Watkins, Weingartner, Weiss, Welsh, E. B., Welsh, M. J., Williams, Winner.

Elliott,	Leonard,	Reese, R. E.,	Wolf,
Ely,	Lesko,	Regan,	Wood, L. H.,
Falkenstein,	Levy,	Reynolds,	Wood, N.,
Fisher,	Leydic,	Rhea,	Woodring,
Fiss,	Lichtenwalter,	Riley,	Woodside,
Fleming,	Longo,	Rooney,	Wright,
Fletcher,	Lovett,	Rose, W. E.,	Yeakel,
Flynn,	Lyons,	Rosenfeld,	Yester,
For,	Malloy,	Royer,	Young,
			Kilroy, Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 917, as follows:

An Act establishing certain public roads and streets in the borough of West Leechburg Westmoreland County in the township of Gilpin and the borough of Leechburg Armstrong County as a state highway providing for their construction and maintenance by the Department of Highways and making an appropriation

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The following sections of public roads shall be adopted by the Commonwealth as a state highway and shall be constructed and maintained at the expense of the Commonwealth under the provisions of present or future laws governing state highways and their construction and maintenance in the various municipal or political subdivisions wherein located

Beginning at a point on Route 64196 at its intersection with Hill Avenue thence in a general northeasterly direction over Hill Avenue Main Street First Street and School Street to the Westmoreland-Armstrong County thence in a southeasterly and southerly direction through Gilpin Township Armstrong County to the Gilpin Township-Leechburg Borough line thence continuing in a southwesterly direction to its intersection with State highway route number 66 in Leechburg Borough Armstrong County line in West Leechburg Borough Westmoreland County a Distance of about 2.31 miles

Section 2 So much of the money in the Motor License Fund as may from time to time be needed to carry out the provisions of this act is hereby specifically appropriated to the Department of Highways for such purposes

Section 3 This act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Maxwell,	Sarge,
Ailmound,	Gallagher,	McClanaghan,	Sarraf,
Auker,	Gates,	McClester,	Scanlon,
Baker,	Gerard,	McDermott,	Schwab,
Balthaser,	Gillan,	McDowell,	Serrill,
Baughner,	Gillette,	McFall,	Shaffer,
Bentley,	Goodwin,	McGrath,	Shaw,
Bentzel,	Greenwood,	McIntosh,	Shepard,
Boies,	Gross,	McLanahan,	Simons,
Boney,	Gryskewicz,	McLane,	Skale,
Boorse,	Habbyshaw,	McMillen,	Snyder,
Bower,	Haines,	McSurdy,	Sollenberger,
Bradley,	Hamilton,	Melchiorre,	Sorg,
Bretherick,	Hare,	Modell,	Stambaugh,
Brown,	Harkins,	Monks,	Stank,

Brunner, C. H.,	Harris,	Mooney,	Stockham,
Brunner, P. A.,	Heatherington,	Moran,	Tarr,
Burns,	Helm,	Moul,	Tate,
Burris,	Hering,	Muir,	Taylor,
Cadwalader,	Herman,	Munley,	Thompson, E. F.,
Chervenak,	Hersch,	Nagel,	Thompson, R. L.,
Chudoff,	Hewitt,	Nunemacher,	Trout,
Cohen, M. M.,	Holland,	O'Brien,	Turner,
Cohen, R. E.,	Huntley,	O'Connor,	Van Alisburg,
Cook,	Imbrie,	O'Dare,	Verona,
Cooper,	James,	O'Mullen,	Vincent,
Coidler,	Jefferson,	O'Neill,	Vogt,
Corrigan,	Jones, G. E.,	Owens,	Voldow,
Croop,	Jones, P. N.,	Petrosky,	Voorhees,
Cullen,	Keenan,	Pettit,	Wagner,
Dalrymple,	Kenehan,	Polaski,	Watkins,
Dennison,	Kline,	Polen,	Weingartner,
DiGenova,	Knoble,	Powers,	Weiss,
Dix,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dolon,	Komorofski,	Rank,	Welsh, M. J.,
D'Ortona,	Krise,	Rausch,	Williams,
Duffy,	Lee, T. H.,	Readinger,	Winner,
Early,	Leisey,	Reese, D. P.,	Wolf,
Elliot,	Leonard,	Reese, R. E.,	Wood, L. H.,
Ely,	Lesko,	Regan,	Wood, N.,
Falkenstein,	Levy,	Reynolds,	Woodring,
Fisher,	Leydic,	Rhea,	Woodside,
Fiss,	Lichtenwalter,	Riley,	Wright,
Fleming,	Longo,	Rooney,	Yeakel,
Fletcher,	Lovett,	Rose, W. E.,	Yester,
Flynn,	Lyons,	Rosenfeld,	Young,
For,	Malloy,	Royer,	Kilroy, Speaker.
	Marks,	Rush,	

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 664, as follows:

An Act to amend section seventy-six of the act approved the sixteenth day of June one thousand eight hundred and thirty-six (P. L. 755), entitled "An act relating to executions" by providing for the filing of a transcript of the judgment with testatum writs of execution and permitting defenses to be interposed in counties to which such writs are directed in certain cases

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 Section seventy-six of the act approved the sixteenth day of June one thousand eight hundred and thirty-six (P. L. 755) entitled "An act relating to executions" is hereby amended to read as follows

Section 76 If the defendant in any judgment for the recovery of money shall have no real or personal estate in the county where such judgment may be obtained it shall be lawful for the plaintiff upon his own suggestion of that fact verified by affidavit without any previous writ to have a testatum writ of fieri facias directed to the sheriff or coroner of any other county where the defendant may have real or personal estate which shall be made returnable into the court from which it shall issue Provided however That in cases where judgment has been entered by confession a transcript of the entire record shall be delivered with the writ and the defendant if judgment is entered in a county other than that in which the obligation was given and if he has not already done so in the county where the judgment was entered shall be permitted to interpose a defense to such judgment in the county to which the writ is directed which shall be determined by the courts of said county and the final determination shall be certified by the prothonotary of the latter county to the court where the judgment was originally entered

Section 2 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	Gallagher,	McClanaghan,	Sarraf,
Allmond,	Gates,	McClester,	Scanlon,
Auker,	Gerard,	McDermott,	Schwab,
Baker,	Gillan,	McDowell,	Serrill,
Balthaser,	Gillette,	McFall,	Shaffer,
Baughner,	Goodwin,	McGrath,	Shaw,
Bentley,	Greenwood,	McIntosh,	Shepard,
Bentzel,	Gross,	McLanahan,	Simons,
Botes,	Gryskewicz,	McLane,	Skale,
Boney,	Habbyshaw,	McMillen,	Snyder,
Boorse,	Haines,	McSurdy,	Sollenberger,
Bower,	Hamilton,	Melchorre,	Sorg,
Bradley,	Hare,	Modell,	Stambaugh,
Bretherick,	Harkins,	Monks,	Stank,
Brown,	Harris,	Mooney,	Stockham,
Brunner, C. H.,	Heatherington,	Moran,	Tarr,
Brunner, P. A.,	Helm,	Moul,	Tate,
Burns,	Hering,	Muir,	Taylor,
Burriss,	Herman,	Munley,	Thompson, E. F.,
Cadwalader,	Hersch,	Nagel,	Thompson, R. L.,
Chervenak,	Hewitt,	Nunemacher,	Trout,
Chudoff,	Holland,	O'Brien,	Turner,
Cohen, M. M.,	Huntley,	O'Connor,	Van Allsburg,
Cohen, R. E.,	Imbrie,	O'Dare,	Verona,
Cook,	James,	O'Mullen,	Vincent,
Cooper,	Jefferson,	O'Neill,	Vogt,
Cordier,	Jones, G. E.,	Owens,	Voidow,
Corrigan,	Jones, P. N.,	Petrosky,	Voornees,
Croop,	Keenan,	Pettit,	Wagner,
Cullen,	Kenehan,	Polaski,	Watkins,
Dalrymple,	Kilne,	Polen,	Weingartner,
Dennison,	Knoble,	Powers,	Weiss,
DiGenova,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dix,	Komorofski,	Rank,	Welsh, M. J.,
Dolon,	Krise,	Rausch,	Williams,
D'Ortona,	Lee, T. H.,	Readinger,	Winner,
Drffy,	Lelsey,	Reese, D. P.,	Wolf,
Early,	Leonard,	Reese, R. E.,	Wood, L. H.,
Elliott,	Lesko,	Regan,	Wood, N.,
Ely,	Levy,	Reynolds,	Woodring,
Falkenstein,	Leydic,	Rhea,	Woodside,
Fisher,	Lichtenwalter,	Riley,	Wright,
Fiss,	Longo,	Rooney,	Yeakel,
Fleming,	Lovett,	Rose, W. E.,	Yester,
Fletcher,	Lyons,	Rosenfeld,	Young,
Flynn,	Malloy,	Royer,	Kilroy,
Foor,	Marks,	Rush,	
French,	Maxwell,	Sarge,	

Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. For the information of the Members the House Bills that were passed over during this morning's session, were passed over at the request of both floor leaders. If there is no objection, these bills will remain on the calendar in their order. The Chair hears none.

BILL ON FINAL PASSAGE

Agreeably to order,

The House resumed the consideration on final passage of House Bill No. 1524, entitled:

An Act to amend section one of the act, approved the first day of May, one thousand nine hundred and forty-one (Act No. 17), entitled "An act abating certain tax penalties and interest on unpaid county (except counties of the second class), city (except cities of the first and second class), borough, town, township, school district (except school districts of the first class), poor district (except in counties of the second class), and county institution district (except in counties of the second class) taxes; prohibiting the sale of real property for the nonpayment of any such taxes for a certain period and preserving certain tax liens and providing for the extension thereof," eliminating the provision authorizing the rejection of the provisions of the act.

On the question recurring,
Shall the bill pass finally?

RECONSIDERATION OF VOTE

Mr. WEISS. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. MAXWELL. Mr. Speaker, I second the motion.

The SPEAKER. How did the gentleman from Westmoreland, Mr. Weiss, vote on the third reading of this bill?

Mr. WEISS. Mr. Speaker, I voted in the majority.

The SPEAKER. How did the gentleman from Westmoreland, Mr. Maxwell, vote on the third reading of this bill?

Mr. MAXWELL. Mr. Speaker, I voted in the majority.

On the question,

Will the House agree to the motion?

It was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. WEISS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title, page 1, line 1 of title, by striking out the words "section one" and inserting in lieu thereof: "sections one, two, three and six."

Amend title, page 1, last two lines of title, by striking out the words "provision authorizing the rejection of the provisions of the act" and inserting in lieu thereof: "powers of taxing authorities to reject certain provisions of the act, making the act effective as to properties upon which the period of redemption has expired, and in certain cases, permitting tax sales of real estate during the period of time such sales are prohibited by said act."

Amend Sec. 1, page 2, line 1, by striking out the words "Section one" and inserting in lieu thereof: "Sections one, two, three and six".

Amend Sec. 1, page 2, line 12, by striking out the word "is" and inserting in lieu thereof: "are".

Amend Sec. 1 (Sec. 1), page 2, lines 26 and 29, by striking out the light-face bracket before the word "unless" in line 26, after the word "act" in line 29.

Amend Sec. 1 (Sec. 1), page 2, line 29, by inserting at the end of said line, the following: "relating to installment payments of such delinquent taxes as provided by this section. In all cases whether or not the tax levying authorities have heretofore rejected or shall hereafter reject the provisions of the act to which this is an amendment, the provisions of section two of said act which, under certain conditions, extends the benefits of said act to taxpayers and owners who pay the entire amount of such delinquent taxes at one time, shall be mandatory as to all taxing authorities coming within the scope of said act."

Amend Sec. 1, page 4, by inserting between lines 7 and 8, the following:

Section 2. Any taxpayer or owner having the right of redemption, or person having purchased such real property from a political subdivision after the period of redemption has expired, may anticipate the payment of such delinquent taxes for the year one thousand nine hundred and forty and previous years at any time on or before November first, one thousand nine hundred and forty-one, by paying the entire amount of such delinquent taxes and receive the benefit of this act, and, in such cases, payment of the taxes assessed and levied for the year one thousand nine hundred and forty-one shall be required at the time of such payment.

Section 3. This act shall be construed to apply to all such taxes, whether or not such taxes have been returned to the Commissioner's office or to the treasurer of any city for nonpayment, or liens therefore have been filed in the office of the prothonotary of the county, or proceedings for the collection of such taxes have been instituted in any court in said county, or where real property has been sold to a county, city, borough, town, township, school district or county institution district at a tax sale or on a tax lien [and the period of redemption has not expired] but this act shall not be construed to apply to cases where real property has been sold other than to a county, city, borough, town, township, school district, or county institution district at a tax sale or on a tax lien and where the period of redemption has [not] expired, the act shall apply only as provided in section two. The taxpayer shall be liable for the payment of all costs incurred, except the solicitor's fees, where such taxes have been returned for nonpayment or liens therefor have been filed in the office of the prothonotary or proceedings for the collection thereof have been instituted in any court.

Section 6. In order to enable the taxpayer or owner having the right of redemption under a tax sale to receive the full benefits of this act, no real property shall be sold for nonpayment of taxes before November first, one thousand nine hundred and forty-one, unless the written consent of the registered or real owner thereof is filed of record in the proceedings, and any tax sale shall be adjourned or readjourned or right of redemption extended as often as may be necessary for this purpose. If any tax sale is adjourned or readjourned or right of redemption extended after advertisement or sale, no additional advertisement or notice shall be necessary for the adjourned or readjourned sale or right of redemption. No such adjournment or readjournment or redemption, failure to advertise or hold any such tax sale shall invalidate the lien of any tax due and unpaid, or sale had subject to redemption, but the lien of all such taxes shall be fully preserved during the entire installment period herein provided for if the taxpayer avails himself of the privileges or benefits of this act: Provided, however, That in every case where a taxpayer avails himself of the privileges or benefits of this act, the period during which payment of the said delinquent taxes is postponed or continued under this act shall not be included in computing and determining whether or not any right of the tax assessing and levying authority has been barred or lost by reason of the provisions of any statute or statutes now existing or hereafter enacted limiting the right of the said tax levying and assessing authorities to file, preserve or maintain the lien of the said taxes.

The SPEAKER. Will the House give unanimous consent to the offering of amendments at this time? Is there objection? The Chair hears none.

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILLS ON THIRD READING

Mr. MELCHIORRE asked and obtained unanimous consent to call up out of order House Bill No. 1537 (Senate Bill No. 381) Printer's No. 360, on page 21 of today's calendar, bills on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1537, (Senate Bill No. 381), entitled:

An Act to amend the act, approved the second day of May, one thousand nine hundred and twenty-nine (P. L. 1278), entitled "An act relating to counties of the second, third, fourth, fifth, sixth, seventh and eighth classes; and revising, amending and consolidating the laws relating thereto," by authorizing the acquisition and operation of aviation landing fields and airdromes, by counties of the second third fourth fifth sixth seventh and eighth classes

On the question,

Will the House agree to the bill on third reading?

Mr. MELCHIORRE. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend Section 1, Page 2, Line 17, by striking out the word "railroad".

The SPEAKER. Will the House give unanimous consent to the offering of amendment at this time? Is there objection? The Chair hears none.

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. MOUL asked and obtained unanimous consent to call up out of order House Bill No. 1650, Printer's No. 844, on page 36 of today's calendar, bills on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1650, as follows:

An Act providing for the cooperation of the Commonwealth and certain political subdivisions thereof with the United States in respect to flood control projects authorizing the Secretary of Highways on behalf of the Commonwealth and the authorities of the various counties cities boroughs and townships with the approval of the Water and Power Resources Board to enter into certain agreements with and to grant and convey to the United States certain rights and easements in and relative to the highways streets roads and bridges thereof and lands bordering the same over which such governmental units may have control

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 In any case where the United States Government or any agency thereof under the authority of an act of Congress has heretofore commenced or finished or shall hereafter commence or finish any work on or construction of a retarding dam channel improvement or

other flood control project in relation to any river stream or creek in this Commonwealth and the authorized representatives of the United States deem it necessary for the successful operation of said flood control project and for the safety of life and preservation of property to secure from the Commonwealth or any political subdivision thereof certain easements and rights in or relative to the highways roads streets and bridges thereof and the land bordering the same over which such governmental units may have control the Commonwealth and the various political subdivisions thereof are hereby authorized to grant to the United States such easements and rights and to enter into agreements therewith as hereinafter provided

Section 2 The Secretary of Highways acting for the Commonwealth the county commissioners of any county the mayor of any city and the burgess of any borough with the approval of the city or borough council and the commissioners or supervisors of any township may with the approval of the Water and Power Resources Board enter into an agreement with or execute a deed to the United States or any agency thereof granting and conveying thereto the following perpetual rights and easements to be exercised whenever in the judgment of the representatives of the United States it is necessary

(1) To flood for temporary periods any highways street bridge viaduct or road or any portion thereof over which the Commonwealth or the political subdivision has control and which is designated in such agreement or deed Such highways streets bridges viaducts and roads shall continue to be maintained by the State or its local subdivisions and the United States shall not be liable for any damages resulting from personal injuries death or damage to property that may at any time result from the exercise of any right or easement granted under the provisions of this act

(2) To enter upon said highways streets bridges and roads and the lands bordering the same over which the Commonwealth or the political subdivision has control to widen the aforesaid river stream or creek through or along said lands to erect structures revetments and bank slopes upon said lands and to inspect maintain and operate said structures revetments and bank slopes

(3) To relocate roads streets bridges viaducts and other public works and improvements at the cost of the United States The relocation of State highway routes may be made without regard to terminal or intermediate points mentioned in the law establishing such routes Agreements may provide for abandonment of existing roads streets bridges viaducts and public works and improvements whether or not supplied by relocations

Section 3 The provisions of this act shall become effective immediately upon final enactment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Maxwell,	Sarge,
Allmond,	Gallagher,	McClanaghan,	Sarraf,
Auker,	Gates,	McClester,	Scanlon,
Baker,	Gerard,	McDermott,	Schwab,
Balthaser,	Gillan,	McDowell,	Serrill,
Baughner,	Gillette,	McFall,	Shaffer,
Bentley,	Goodwin,	McGrath,	Shaw,
Bentzel,	Greenwood,	McIntosh,	Shepard,
Boies,	Gross,	McLanahan,	Simons,
Boney,	Gryskewicz,	McLane,	Skale,
Boorse,	Habbyhaw,	McMillen,	Snyder,
Bower,	Haines,	McSurdy,	Sollenberger,
Bradley,	Hamilton,	Melchiorre,	Sorg,
Bretherick,	Hare,	Modell,	Stambaugh,
Brown,	Harkins,	Monks,	Stank,
Brunner, C. H.,	Harris,	Mooney,	Stockham,

Brunner, P. A.,	Heatherington,	Moran,	Tarr,
Burns,	Helm,	Moul,	Tate,
Burris,	Hering,	Muir,	Taylor,
Cadwalader,	Herman,	Munley,	Thompson, E. F.,
Chervenak,	Hersch,	Nagel,	Thompson, R. L.,
Chudoff,	Hewitt,	Nunemacher,	Trout,
Cohen, M. M.,	Holland,	O'Brien,	Turner,
Cohen, R. E.,	Huntley,	O'Connor,	Van Allsburg,
Cook,	Imbrie,	O'Dare,	Verona,
Cooper,	James,	O'Mullen,	Vincent,
Cordier,	Jefferson,	O'Neill,	Vogt,
Corrigan,	Jones, G. E.,	Owens,	Voldow,
Croop,	Jones, P. N.,	Petrosky,	Voorhees,
Cullen,	Keenan,	Pettit,	Wagner,
Dalrymple,	Kenehan,	Polaski,	Watkins,
Dennison,	Kline,	Polen,	Weingarten,
DiGenova,	Knoble,	Powers,	Weiss,
Dix,	Kolankiewicz,	Prosen,	Welsh E. B.,
Dolon,	Komorowski,	Rank,	Welsh, M. J.,
D'Ortona,	Krise,	Rausch,	Williams,
Duffy,	Lee, T. H.,	Readinger,	Winnier,
Early,	Leisey,	Reese, D. R.,	Wolf,
Elliott,	Leonard,	Reese, R. E.,	Wood, L. H.,
Ely,	Lesko,	Regan,	Wood, N.,
Falkenstein,	Levy,	Reynolds,	Woodring,
Fisher,	Leydic,	Rhea,	Woodside,
Fiss,	Lichtenwalter,	Riley,	Wright,
Fleming,	Longo,	Rooney,	Yeakel,
Fletcher,	Lovett,	Rose, W. E.,	Yester,
Flynn,	Lyons,	Rosenfeld,	Young,
Foor,	Malloy,	Royer,	Kilroy,
	Marks,	Rush,	Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. ACHTERMAN asked and obtained unanimous consent to call up out of order House Bill No. 1382, (Senate Bill No. 448), Printer's No. 139, on page 33 of today's calendar, bills on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1382, (Senate Bill No. 448), entitled:

An Act to amend sections three hundred and eight and four hundred and one of the act approved the twenty-first day of June one thousand nine hundred and thirty-nine (P L 566) entitled "An act defining the liability of an employer to pay damages for occupational disease contracted by an employe arising out of and in the course of employment establishing an elective schedule of compensation providing procedure for the determination of liability and compensation thereunder imposing duties on the Department of Labor and Industry the Workmen's Compensation Board Workmen's Compensation Referees and deans of medical schools creating a medical board to determine controverted medical issues establishing an Occupational Disease Fund in custody of the State Workmen's Insurance Board imposing upon the Commonwealth a part of the compensation payable for certain occupational diseases making an appropriation and prescribing penalties" by changing the method of handling the funds made available from time to time to meet the obligation of the Commonwealth to pay a part of the compensation payable for certain occupational diseases clarifying the procedure for establishing such liability of the Commonwealth and providing for the transfer and lapsing of certain moneys into the General Fund

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Maxwell,	Sarge,
Allmond,	Gallagher,	McClanaghan,	Sarraf,
Auker,	Gates,	McClester,	Scanlon,
Baker,	Gerard,	McDermott,	Schwab,
Balthaser,	Gillan,	McDowell,	Serrill,
Baughner,	Gillette,	McFall,	Shaffer,
Bentley,	Goodwin,	McGrath,	Shaw,
Bentzel,	Greenwood,	McIntosh,	Shepard,
Boles,	Gross,	McLanahan,	Simons,
Boney,	Gryskewicz,	McLane,	Skale,
Boorse,	Habbyshaw,	McMillen,	Snyder,
Bower,	Haines,	McSurdy,	Sollenberger,
Bradley,	Hamilton,	Melchiorre,	Sorg,
Pretherick,	Hare,	Modell,	Stambaugh,
Brown,	Harkins,	Monks,	Stank,
Brunner, C. H.,	Harris,	Mooney,	Stockham,
Brunner, P. A.,	Heatherington,	Moran,	Tarr,
Burns,	Helm,	Moul,	Tate,
Burriss,	Hering,	Muir,	Taylor,
Cadwalader,	Herman,	Munley,	Thompson, E. F.,
Chervanek,	Hersch,	Nagel,	Thompson, R. L.,
Chudoff,	Hewitt,	Nunemacher,	Trout,
Cohen, M. M.,	Holland,	O'Brien,	Turner,
Cohen, R. E.,	Huntley,	O'Connor,	Van Allsburg,
Cook,	Imbric,	O'Dare,	Verona,
Cooper,	James,	O'Mullen,	Vincent,
Candler,	Jefferson,	O'Neill,	Vogt,
Corrigan,	Jones, G. E.,	Owens,	Voldow,
Croop,	Jones, P. N.,	Petrosky,	Voorhees,
Cullen,	Keenan,	Pettit,	Wagner,
Dalrymple,	Kenehan,	Polaski,	Watkins,
Dennison,	Kline,	Polen,	Weingartner,
DiGenova,	Knoble,	Powers,	Weiss,
Dix,	Kolankiewicz,	Prosen,	Welsh, E. B.,
Dolon,	Komorowski,	Rank,	Welsh, M. J.,
D'Ortona,	Krise,	Rausch,	Williams,
Duffy,	Lee, T. H.,	Readinger,	Winnar,
Early,	Leisey,	Reese, D. P.,	Wolf,
Elliot,	Leonard,	Reese, R. E.,	Wood, L. H.,
Ely,	Lesko,	Regan,	Wood, N.,
Falkenstein,	Levy,	Reynolds,	Woodring,
Fisher,	Leydic,	Rhea,	Woodside,
Fiss,	Lichtenwalter,	Riley,	Wright,
Fleming,	Longo,	Rooney,	Yeakel,
Fletcher,	Lovett,	Rose, W. E.,	Yester,
Flynn,	Lyons,	Rosenfeld,	Young,
Foor,	Malloy,	Royer,	Kilroy, Speaker
	Marks,	Rush,	

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

TIME EXTENDED ON BILL

Mr. ELLWOOD B. WELSH. Mr. Speaker, I move that the time on House Bill No. 709, Printer's No. 456, entitled:

An Act to further amend section four hundred and twelve of the act, approved the twenty-ninth day of November, one thousand nine hundred and thirty-three (P. L. 15, 1933-34), entitled, as amended "An act to regulate and restrain the sale, manufacture, possession, transportation, importation, traffic in, and use of alcohol, and alcoholic and malt or brewed beverages; conferring powers and imposing duties upon the Pennsylvania Liquor Control Board and its agents, the Department of Public Instruction, other officers of the State government, courts, and district attorneys; authorizing the establishment and operation of State stores for the sale of such beverages not for consumption on the premises, and the granting of licenses, subject to local option, to sell such beverages for consumption on and off the premises; forbidding importation or bringing of such beverages into the State except as herein provided; prohibiting certain sales or

practices in, connection with, and transactions in such beverages by licensees and others; providing for the forfeiture of certain property; making disposition of the receipts from State stores and of fees; and imposing penalties," by further defining the sales of malt or brewed beverages.

on page 18 of today's calendar, bills on final passage postponed, be extended five days.

The motion was agreed to.

RECONSIDERATION OF HOUSE BILL No. 1662

Mr. READINGER. Mr. Speaker, I move that the vote by which House Bill No. 1662, Printer's No. 801, entitled:

An Act to amend the title and further amend section one of the act, approved the twenty-second day of June, one thousand nine hundred and thirty-one (P. L. 844), entitled "An act authorizing the Commonwealth of Pennsylvania; or any department or division thereof, and counties, cities, boroughs, incorporated towns, townships, school districts and poor districts to make contracts of life, health, and accident policies for the benefit of employes thereof, and contracts for pensions for such employes; and providing for the payment of the cost thereof," authorizing the making of contracts for hospitalization, and extending the provisions of the act to vocational school districts and institution districts.

on page 31, of today's calendar, passed finally be reconsidered.

RECONSIDERATION OF VOTE

Mr. READINGER. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. BALTHASER. Mr. Speaker, I second the motion.

The SPEAKER. How did the gentleman from Berks, Mr. READINGER, vote on the final passage of this bill?

Mr. READINGER. Mr. Speaker, I voted in the majority.

The SPEAKER. How did the gentleman from Berks, Mr. Balthaser, vote on the final passage of this bill?

Mr. BALTHASER. Mr. Speaker, I voted in the majority.

On the question,

Will the House agree to the motion?

It was agreed to.

Mr. READINGER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. READINGER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title, page 1, line 12 of title, by inserting after the word "hospitalization" the following: "and medical service".

Amend Sec. 1 (Title), page 2, line 17, by inserting after the part-word "tion" the following: "medical service".

Amend Sec. 2 (Sec. 1), page 3, line 3, by inserting after the word "corporation" the following: "or non-profit medical service corporation".

Amend Sec. 2 (Sec. 1), page 3, line 6, by inserting after the word "hospitalization" the following "medical service".

The SPEAKER. Will the House give unanimous con-

sent to the offering of amendments at this time? Is there objection? The Chair hears none.

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILL ON SECOND READING

Mr. READINGER asked and obtained unanimous consent to call up out of order House Bill No. 1511, Printer's No. 854, on page 10 of today's calendar, bills on second reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1511, entitled:

An Act making an appropriation for the expenses of the Committee of the House of Representatives created by House Resolution Serial Number thirty-five adopted the twenty-fourth day of February one thousand nine hundred and forty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

RESOLUTIONS

RECALLING HOUSE BILL No. 960 FROM THE GOVERNOR

Mr. LICHTENWALTER offered the following resolution which was twice read, considered and adopted:

In the House of Representatives, June 2, 1941.

Resolved (if the Senate concur), that House Bill No. 960, Printer's No. 361, entitled "An act to amend sections one and two and to further amend sections three and five of the act approved the sixth day of April one thousand nine hundred and eleven (Pamphlet Laws 51) entitled 'An act providing for the protection of the public health and the prevention of fraud and deception by prohibiting the sale the offering for sale or exposing for sale or having in possession with intent to sell of adulterated or deleterious sausage defining sausage and prescribing the penalty for the violation thereof' making possession of adulterated sausage prima facie evidence of intent to sell further defining and regulating the adulteration of sausage and conferring powers on the Department of Agriculture,"

be recalled from the Governor with the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RECALLING HOUSE BILL No. 525 FROM THE GOVERNOR

Mr. O'CONNOR offered the following resolution which was twice read, considered and adopted:

In the House of Representatives, June 5, 1941.

Resolved (If the Senate concur), that House Bill No. 525, Printer's No. 545, entitled "An act amending revis-

ing consolidating and changing the law relating to the borrowing of money by certain political subdivisions the authorization issuance and sale of general obligation bonds as herein defined of bonds imposing no general obligation of debt and of bonds not deemed to constitute a debt for certain purposes and to the funding of debt and the refunding of bonds regulating the keeping and use of sinking funds imposing powers and duties upon the Department of Internal Affairs and upon corporate bodies and officers of political subdivisions imposing penalties and repealing existing laws,"

be recalled from the Governor with the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE

SENATE INSISTS ON AMENDMENTS NON-CONCURRED IN BY HOUSE

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No. 510, entitled:

An Act to amend section five of the act, approved the second day of July, on thousand nine hundred thirty-five (P. L. 599), entitled "An act relating to motion picture exhibitions and sound motion picture exhibitions together with orchestral or other instrumental musical or mechanical musical accompaniment prelude playing or selection in connection with or incidental thereto on Sunday prohibiting motion picture exhibitions and sound motion picture exhibitions and orchestral or other instrumental musical or mechanical musical accompaniment prelude playing or selection incidental thereto on Sunday during certain hours and also during other hours unless the electors of a municipality approve thereof; regulating the employment of persons in conducting such exhibitions on Sunday, providing for referendums to ascertain the will of the electors and providing penalties and repealing inconsistent laws," by changing the method and time whereby future referendums be initiated and held.

Mr. ACHTERMAN. Mr. Speaker, I move that the House insist upon its non-concurrence in the amendments made and insisted upon by the Senate and that a Committee of Conference be appointed.

The motion was agreed to.

APPOINTMENT OF COMMITTEE OF CONFERENCE ON HOUSE BILL No. 510

The SPEAKER. The Chair appoints as a Committee of Conference on said bill Messrs. O'BRIEN, MELCHIORRE and HARE.

Ordered, That the Clerk inform the Senate accordingly.

QUESTION OF PERSONAL PRIVILEGE

Mr. MATTHEW J. WELSH. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman from Fayette will state his question of personal privilege.

Mr. MATTHEW J. WELSH. Mr. Speaker, if there is anything that cries to heaven for vengeance, it is the sin of ingratitude. I have in mind one whose evil-minded, insinuating remarks pertaining to an unfortunate accident—remarks that emanated from a whispering pussy-footer of peculiar make-up who is contaminated with

the virus of ignorance and saturated with the rottenness of ingratitude. I wish to remind this particular individual (not of favors bestowed upon him) but that no prattle coming from him will in any way detract one iota from my record as a citizen, a legislator and a defender of my Country on the field of battle—for there is my record seared by fire and sealed by blood.

I regret that I have to make these remarks, for I fully realize it is a waste of lather to shave an ass.

MR. WOODSIDE IN THE CHAIR.

BILL ON SECOND READING

Mr. ROSENFELD asked and obtained unanimous consent to call up out of order House Bill No. 1748, Printer's No. 860, on page 13 of today's calendar, bills on second reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1748, entitled:

An Act to further amend section two of the act approved the first day of May one thousand nine hundred seven (P L 135) entitled "An act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before commissioners masters and special masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the fact reported prescribing their compensation and allowances for expenses when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An act directing the appointment of official stenographers in the several civil courts of this Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors authorizing the appointment of assistant stenographers repealing "An act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation" approved May fifteenth one thousand eight hundred and seventy-four repealing "An act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation" approved May eighth one thousand eight hundred and seventy-six and repealing "An act defining the duty of court stenographers in the several counties in this State" approved June tenth one thousand eight hundred and eighty-one' approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by the said act of twenty-fourth of May one thousand eight hundred and eighty-seven" by further prescribing regulations for the furnishing of copies of testimony

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

The SPEAKER (Elmer Kilroy) IN THE CHAIR

The SPEAKER. The Chair thanks the gentleman from Dauphin, Mr. Woodside, for presiding.

SENATE MESSAGES

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

HOUSE BILL No. 727.

A supplement to the act, approved the twenty-second day of June, one thousand nine hundred and thirty-one (P. L. 594), entitled "An act establishing certain township roads as State highways; authorizing their construction, maintenance, and improvement under certain conditions and restrictions; limiting the obligation of the Commonwealth in the construction of certain structures located on such highways; conferring certain powers upon the Department of Highways and local authorities, persons, associations and corporations for sharing the cost of the maintenance and construction of such highways; and making an appropriation to carry out the provisions of said act," establishing an additional route in the County of Northumberland.

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend the title, page 1, by striking out the entire title as follows:

A Supplement to the act approved the twenty-second day of June one thousand nine hundred and thirty-one (P. L. 594) entitled "An act establishing certain township roads as State highways authorizing their construction maintenance and improvement under certain conditions and restrictions limiting the obligation of the Commonwealth in the construction of certain structures located on such highways conferring certain powers upon the Department of Highways and local authorities persons associations and corporations for sharing the cost of the maintenance and construction of such highways and making an appropriation to carry out the provisions of said act" establishing an additional route in the County of Northumberland

and inserting in lieu thereof a new title as follows:

An Act establishing certain public roads in the counties of Union and Northumberland as a State highway and providing for their construction and maintenance by the Commonwealth subject to certain terms and conditions

Amend Section 1, page 2, by striking out in lines 1 to 5 inclusive the words "In addition to the township roads adopted as State highways in the County of Northumberland by the act to which this is a supplement the following section of township road in said county is hereby adopted to be taken over and to be" and inserting in lieu thereof the words "The following sections of public roads shall be adopted by the Commonwealth as a State highway and shall be"; also by striking out in lines 10 to 14 inclusive the words "the act to which this is a supplement

From a point on Legislative Route No 475 at the eastern end of the West Milton and Milton Bridge thence in an easterly direction to a point on United States Traffic Route No 15" and inserting in lieu thereof the following: "present or future laws governing State Highways Beginning at a point on Route 59038 in the village of West Milton Kelly Township Union County thence in an easterly direction across the West Milton and Milton Bridge to a point on Route 18 at the intersection of Mahoning and South Front Streets".

Amend bill page 2, by inserting after line 13, the following new section: "Section 2 This act shall become effective immediately upon final enactment".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

- | | | | |
|-----------------|----------------|---------------|------------------|
| Achterman, | French, | Marks, | Rush, |
| Allmond, | Gallagher, | Maxwell, | Sarge, |
| Auker, | Gates, | McClanaghan, | Sarrat, |
| Baker, | Gerard, | McClester, | Scanlon, |
| Balthaser, | Gillan, | McDermott, | Schwab, |
| Baughner, | Gillette, | McDowell, | Serrill, |
| Bentley, | Goodwin, | McFall, | Shaffer, |
| Bentzel, | Greenwood, | McGrath, | Shaw, |
| Boles, | Gross, | McIntosh, | Shepard, |
| Boney, | Gryskewicz, | McLanahan, | Simons, |
| Boorse, | Habbyshaw, | McLane, | Skale, |
| Bower, | Haines, | McMillen, | Snyder, |
| Bradley, | Hamilton, | McSurdy, | Sollenberger, |
| Bretherick, | Hare, | Melchorre, | Sorg, |
| Brown, | Harkins, | Modell, | Stambaugh, |
| Brunner, C. H., | Harris, | Monks, | Stank, |
| Brunner, P. A., | Heatherington, | Mooney, | Stockham, |
| Burns, | Helm, | Moran, | Tarr, |
| Burriss, | Hering, | Moul, | Tate, |
| Ca'walader, | Herman, | Muir, | Taylor, |
| Chervenak, | Hersch, | Munley, | Thompson, E. F., |
| Chudoff, | Hewitt, | Nagel, | Thompson, R. L., |
| Cohen, M. M., | Holland, | Nunemacher, | Trout, |
| Cohen, R. E., | Huntley, | O'Brien, | Turner, |
| Cook, | Imbrie, | O'Connor, | VanAllsburg, |
| Cooper, | James, | O'Dare, | Verona, |
| Cordier, | Jefferson, | O'Mullen, | Vincent, |
| Corrigan, | Jones, G. E., | O'Neill, | Vogt, |
| Croop, | Jones, P. N., | Owens, | Voldov, |
| Cullen, | Keenan, | Petrosky, | Voorbees, |
| Dalrymple, | Kenehan, | Pettit, | Wagner, |
| Dennison, | Kline, | Polaski, | W. tkins, |
| DiGenova, | Knoble, | Polen, | Weingartner, |
| Dix, | Kolankiewicz, | Powers, | Weiss, |
| Dolon, | Komorowski, | Prosen, | Weish, E. B., |
| D'Ortona, | Krise, | Rank, | Weish, M. J., |
| Duffy, | Lee, T. H., | Rausch, | Williams, |
| Early, | Lelsey, | Readinger, | Winner, |
| Elliott, | Leonard, | Reese, D. P., | Wolf, |
| Ely, | Lesko, | Reese, R. E., | Wood, L. H., |
| Falkenstein, | Levy, | Regan, | Wood, N., |
| Fisher, | Leydic, | Reynolds, | Woodring, |
| Fiss, | Lichtenwalter, | Rhea, | Woodside, |
| Fleming, | Longo, | Riley, | Wright, |
| Fletcher, | Lovett, | Rooney, | Yeakel, |
| Flynn, | Lyons, | Rose, W. E., | Yester, |
| Foor, | Malloy, | Rosenfeld, | Young, |
| | | Royer, | Kilroy, Speaker |

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

HOUSE BILL No. 690.

An Act to further amend sections 402 411 703 704 705 and 903 and to repeal section 706 of the act approved the first day of May one thousand nine hundred twenty-nine (P. L. 905) entitled "An act for the protection of the public safety regulating the use of highways and the operation of vehicles tractors street cars trackless trolley omnibuses bicycles pedestrians and the riding of animals upon the highways of this Commonwealth providing for the titling including liens encumbrances and legal claims registration of certain vehicles and licensing the operators thereof upon payment of prescribed fees prescribing and limiting the powers of local authorities to deal with the subject matter of this act conferring powers and imposing duties upon the Department of Revenue the Department of Highways peace officers mayors burgesses magistrates aldermen justices of the peace the courts and the clerks

thereof owners of vehicles and garage keepers providing that records are admissible as evidence imposing upon owners counties cities boroughs incorporated towns townships within the Commonwealth liability for damages caused by the negligent operation of their motor vehicles imposing penalties imposing certain costs upon counties providing for the disposition of fines forfeitures fees and miscellaneous receipts making an appropriation and providing for refunds" providing for the registration and fixing registration fees of commercial motor vehicles truck tractors trailers and semi-trailers according to gross weight fixing the maximum gross weight of such vehicles which may be used and operated on the highways and eliminating existing provisions relating to the chassis of such vehicles

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend title, page 2, at the end of line 13, by inserting after the word "weight" the words "and certain motor buses and omnibuses with pneumatic tires according to equipment".

Amend Section 4, page 9, line 2, by striking out "Pneu" and inserting in lieu thereof the word "Pneumatic"; also same page, line 4, by striking out the figures "\$16.00" and inserting in lieu thereof the figures "\$16.50"; also same page, line 5, by striking out the figures "\$23.00" and inserting in lieu thereof the figures "26.00".

Amend Section 5, page 11, line 25, by inserting after the word "manufacturer" the words "or builder"; also on page 12, line 2, by striking out "Pneu" and inserting in lieu thereof the word "Pneumatic"; also same page, line 11, by striking out the figures "18,001" and inserting in lieu thereof the figures "19,001"; also same page, by striking out all of line 12 as follows: "H 18,001 and over but less than 22,401 100.00 125.00 150.00".

Amend Section 6, page 14, by inserting after the word "class" at the end of line 12, the words "until the gross weight thereof has been certified to by the manufacturer"; also same page, by inserting after line 23, the following new sections:

"Section 7 That section 706 of said act is hereby repealed

Section 8 That section 707 of said act as last amended by the act approved the twenty-second day of June one thousand nine hundred and thirty-one (P. L. 751) is hereby further amended to read as follows

Section 707 Motor Buses and Motor Omnibuses with Pneumatic Tires

The fee for annual registration of each motor bus and motor omnibus with pneumatic tires shall be according to seating capacity and the following classes

Class	Seating Capacity	Fee
A	Five (5) passenger or less	\$25.00
B	More than five (5) passengers and less than eight (8) passengers	30.00
C	More than seven (7) passengers and not more than twenty-six (26) passengers	\$40.00 plus \$4.00 for each seat over seven seats
D	In excess of twenty-six (26) passengers except as otherwise provided in Class E	\$40.00 plus \$4.00 for each seat over seven seats to and including twenty-six seats plus \$10.00 for each seat over twenty-six
E	In excess of fifty-three (53) passengers when operated exclusively in cities	\$300.00

E The maximum fee for two (2) axle four (4) wheel motor buses and motor omnibuses equipped with pneumatic tires shall be 175.00".

Amend Section 7, page 14, line 24, by striking out after the word "Section" the figure "7" and inserting in lieu thereof the figure "9"; also on page 18, line 12, by striking out the word "or" and inserting in lieu thereof the word "and"; also same page, lines 16 and 17, by striking out the words and figures "twenty-two thousand four hundred (22,400)" and inserting in lieu thereof the words and figures "nineteen thousand one (19,001)"; also same page, line 26, by striking out the words and figures "twenty-two thousand four hundred (22,400)" and inserting in lieu thereof the words and figures "nineteen thousand one (19,001)"; also on page 19, lines 7 and 8, by striking out the words and figures "twenty-two thousand four hundred (22,400)" and inserting in lieu thereof the words and figures "nineteen thousand one (19,001)"; also same page, lines 24 and 25, by striking out the words and figures "fifty thousand (50,000)" and inserting in lieu thereof the words and figures "forty-two thousand one (42,001)"; also on page 20, lines 1 and 2, by striking out the words and figures "twenty-two thousand four hundred (22,400)" and inserting in lieu thereof the words and figures "nineteen thousand one (19,001)"; also same page, at the end of line 3, by striking out the word "axle" and inserting in lieu thereof the word "wheel".

Amend Section 8, page 21, by striking out all of lines 22 and 23 as follows:

"Section 8 That section 706 of said act is hereby repealed".

Amend Section 9, page 21, line 24, by striking out after the word "Section" the figure "9" and inserting in lieu thereof the figures "10".

On the question,

Will the House concur in the amendments made by the Senate?

Mr. ACHTERMAN. Mr. Speaker, I move that the House do non-concur in the amendments made by the Senate.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

COMMUNICATION FROM THE GOVERNOR

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL No. 897

Commonwealth of Pennsylvania.

Governor's Office, Harrisburg, June 5, 1941.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:

I have the honor to inform you that I have this day approved and signed House Bill No. 897, Printer's No. 565, entitled, "An act Providing for and regulating the appointment promotion and reduction in rank suspension and removal of paid members of the police force in boroughs incorporated towns and townships of the first class maintaining a police force of not less than three members creating a civil service commission in each borough incorporated town and townships of the first class defining the duties of such civil service commission imposing certain duties and expense on boroughs incorporated towns and townships of the first class imposing penalties and repealing inconsistent laws."

ARTHUR H. JAMES.

BILL ON THIRD READING

Mr. HARKINS asked and obtained unanimous consent to call up out of order House Bill No. 1445, Printer's No. 162, on page 44, of today's calendar, bills on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1445, (Senate Bill No. 302), as follows:

An Act to further amend section one thousand four hundred sixteen of the act approved the eighteenth day of May one thousand nine hundred and eleven (P L 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" changing the qualifications of certain children for exemption from compulsory attendance provisions

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED

Mr. HARKINS. Mr. Speaker, I move that this bill be placed upon the postponed calendar.

The motion was agreed to.

RESOLUTION

RESPONDING TO ROLL CALL

Messrs. HOLLAND and HABBYSHAW offered a resolution and asked and obtained unanimous consent that it be read for the information of the House.

The resolution was read by the Clerk as follows:

In the House of Representatives, June 5, 1941.

The soothing drone of the reading clerk's melodious voice ripples forth over the heads of busy, industrious and very tired and sometimes so sleepy members of the more important branch of Pennsylvania's law making assembly. And thus laws are made.

To these members, in various postures of extreme relaxation, the call of the roll suggests the cradle roll of their childhoods—and cradles suggest comfort and sleep—or maybe just lack of concern—anything but the need to answer to one's name when called.

And so a bill is passed that should have been amended, or a bill falls that should have passed. Bills are recalled. Votes are reconsidered. Time is wasted. Needless printing is done. And the cost of legislation keeps on mounting; therefore, be it

Resolved, That in order that our membership may be alert and come in strong on the home stretch of this long session, there is hereby imposed a fine of one dollar on each member failing to answer to his name on any roll call, unless he has been previously excused from attendance on the session at which such roll is called; such fine to be paid in cash to the Speaker of the House, and by him paid into the funds of the United Service Organizations to aid in the operation of service clubs for our soldiers and sailors.

The SPEAKER. The resolution is referred to the Committee on Rules.

COMMITTEE AMENDMENTS TO HOUSE
BILL 675 WITHDRAWN

Mr. SCANLON. Mr. Speaker, House Bill 675, Printer's No. 137, which was reported out of the Committee on Professional Licensure this morning was amended in error. It does not make sense. It strikes out the words "the practice of nursing requiring a license as a licensed nurse within the meaning of this act is defined as follows" and puts the same thing back again. I ask unanimous consent to withdraw that amendment.

The SPEAKER. House bill No. 675, Printer's No. 137, was reported from the Committee on Professional Licensure this morning with amendments. The amendments are not properly placed in the bill. Section 13, page 9, line 21 is amended by striking out "the practice of nursing requiring a license as a licensed nurse within the meaning of this act is defined as follows" and adding at line 22 the words "the practice of nursing requiring a license as a licensed attendant within the meaning of this act is defined as follows".

The gentleman from Philadelphia, Mr. Scanlon, as Chairman of the Committee on Professional Licensure requests unanimous consent to withdraw the amendment which the Chair has read. Is there objection? The Chair hears no objection and the amendment is withdrawn.

DEMOCRATIC CAUCUS

Mr. ACHTERMAN. Mr. Speaker, I ask consent of the House to hold a Democratic Caucus for thirty minutes in the House Caucus Room.

PERMISSION TO ADDRESS HOUSE

Mr. WOODSIDE asked and obtained unanimous consent to address the House.

Mr. Speaker, I would like to inform the Republican Members that we expect to have a dinner caucus on Monday, June 9, at six o'clock, Daylight Saving Time, in the Harrisburger Hotel. They will not get their notices today and I thought the Members ought to know about it before they left.

RECESS

The SPEAKER. If there is no objection the Chair will declare a recess until 12:30 p. m. for the purpose of holding a Democratic Caucus. The Chair hears none and a recess is declared.

AFTER RECESS

The House reconvened at 12:30 p. m.

THE SPEAKER (ELMER KILROY) IN THE CHAIR

BILL ON SECOND READING

Mr. HARKINS asked and obtained unanimous consent to call up out of order House Bill No. 566, Printer's No. 794, on page 8, of today's calendar, bills on second reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 566, entitled;

An Act to provide revenue by imposing a license tax on the owners of all lawful coin or token operated vending machines devices or equipment as herein defined kept possessed used exhibited or operated for profit providing for the collection of said tax imposing certain duties upon the Department of Revenue prescribing penalties and dedicating the proceeds from such tax to the payment of appropriations for general relief

The first section was read.

On the question,

Will the House agree to the section?

Messrs. HARKINS and SARRAF. Mr. Speaker, we desire to offer the following amendments.

The amendments were read by the Clerk as follows:

Amend Sec. 1, page 2, line 3, by inserting after the word "include" the following: "vending machines dispensing individual paper drinking cups, cigarette vending machines".

Amend Sec. 1, page 2, lines 6, 7 and 8, by striking out the following "the act approved" in line 6, all of lines 7 and 8, and inserting in lieu thereof: "law. The term "vending machine" shall likewise not include any shooting gallery, shuffle board room, billiard or pool room, bowling alley, nine or ten pin alley or any alley or place on or in which any game is played with the use of balls and pins or other objects taxable under the provisions of the act, approved the twenty-fifth day of May, one thousand nine hundred and seven (P. L. 244), and its amendments."

The amendments were agreed to.

The section was agreed to as amended.

The second to the ninth sections inclusive were separately read and agreed to.

The tenth section was read.

On the question,

Will the House agree to the section?

Messrs. HARKINS and SARRAF. Mr. Speaker, we desire to offer the following amendment.

The amendment was read by the Clerk as follows:

Amend Sec. 10, page 8, line 3, by striking out the following "general relief" and inserting in lieu thereof: "paying for the cost of the care, treatment and maintenance of indigent patients suffering from motor vehicle injuries by reimbursing hospitals therefor."

The amendment was agreed to.

The section was agreed to as amended.

The eleventh and twelfth sections were separately read and agreed to.

The title was read.

On the question,

Will the House agree to the title?

Messrs. HARKINS and SARRAF. Mr. Speaker, we desire to offer the following amendment.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 8 of title, by striking out the words "general relief" and inserting in lieu thereof: "reimbursing hospitals for the cost of caring for indigent patients suffering from motor vehicle injuries."

The amendment was agreed to.

The title was agreed to as amended.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

BILL ON FIRST READING

The SPEAKER. If there is no objection the Chair will return to bills on first reading. The Chair hears none.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1286, entitled:

An Act relative to the employment of females in hotels, taverns, saloons and eating houses for the mixing or sale of alcoholic drinks, and the penalty for violation thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL SIGNED BY SPEAKER

Bill numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the title was publicly read as follows:

HOUSE BILL No. 727.

An Act establishing certain public roads in the counties of Union and Northumberland as a State highway and providing for their construction and maintenance by the Commonwealth subject to certain terms and conditions.

Whereupon,

The SPEAKER, in the presence of the House, signed the same

BILL ON SECOND READING

Mr. CHUDOFF asked and obtained unanimous consent to call up out of order House Bill No. 1129, Printer's No. 855, on page 11, of today's calendar, bills on second reading.

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1129, entitled:

An Act to further amend subsection (a) of section six of the act approved the seventh day of June one thousand nine hundred seventeen (P. L. 447) entitled as amended "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisement of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein the survival of causes of action and suits thereupon by or against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of nonresident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphan's court in all matters relating to fiduciaries concerned with the estates of dece-

ments" eliminating requirements for advertising and for appointment of masters where value of estates of presumed decedents is not in excess of five hundred dollars.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL ON FIRST READING

The SPEAKER. If there is no objection the Chair will return to bills on first reading. The Chair hears none.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1795, entitled:

An Act to further amend clause (c) of section two thousand four hundred six of the act, approved the ninth day of April, one thousand nine hundred and twenty-nine (P. L. 177), entitled "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the administrative departments, boards, commissions, and officers thereof, including the boards of trustees of State Normal Schools, or Teachers Colleges, abolishing, creating, reorganizing or authorizing the reorganization of certain administrative departments, boards, and commissions; defining the powers and duties of the Governor and other executive and administrative officers, and of the several administrative departments, boards, commissions, and officers; fixing the salaries of the Governor, Lieutenant Governor, and certain other executive and administrative officers; providing for the appointment of certain administrative officers, and of all deputies and other assistants and employes in certain departments, boards, and commissions; and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments, boards and commissions shall be determined." by further providing for the distribution of the State Manual.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

SENATE MESSAGES

RESOLUTION CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, June 5, 1941.

Resolved (if the Senate concur), that House Bill No. 107, Printer's No. 742, entitled "An act to amend section eleven of the act approved the twenty-seventh day of April one thousand nine hundred and twenty (P. L. 395) entitled 'An act empowering the Department of Highways to acquire certain toll bridges within the Commonwealth providing the procedure therefor providing for the reimbursement of the Commonwealth from tolls and charges and making an appropriation' as amended by providing that certain of such toll bridges heretofore or hereafter acquired by the Department of Highways may be free bridges from the effective date of this act or from the date they are so acquired," be recalled from the Governor for further consideration.

RESOLUTION CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, June 5, 1941.

Resolved (if the Senate concur), that House Bill No. 525, Printer's No. 545, entitled "An Act amending revising consolidating and changing the law relating to the borrowing of money by certain political subdivisions the authorization issuance and sale of general obligation bonds as herein defined of bonds imposing no general obligation of debt and of bonds not deemed to constitute a debt for certain purposes and to the funding of debt and the refunding of bonds regulating the keeping and use of sinking funds imposing powers and duties upon the Department of Internal Affairs and upon corporate bodies and officers of political subdivisions imposing penalties and repealing existing laws," be recalled from the Governor for the purpose of amendment.

RESOLUTION CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, June 5, 1941.

Resolved (if the Senate concur), that House Bill No. 717, Printer's No. 348, entitled "An act relating to criminal procedure; providing for the securing of attendance of witnesses from within or without the State in criminal cases; and making uniform the law in reference thereto," be recalled from the Governor for the purpose of amendment.

RESOLUTION CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, June 2, 1941.

Resolved (if the Senate concur), that House Bill No. 960, Printer's No. 361, entitled "An act to amend sections one and two and to further amend sections three and five of the act approved the sixth day of April one thousand nine hundred and eleven (P. L. 51) entitled 'An act providing for the protection of the public health and the prevention of fraud and deception by prohibiting the sale the offering for sale or exposing for sale or having in possession with intent to sell of adulterated or deleterious sausages defining sausage and prescribing the penalty for the violation thereof making possession of adulterated sausage prima facie evidence of intent to sell further defining and regulating the adulteration of sausage and conferring powers on the Department of Agriculture," be recalled from the Governor for the purpose of amendment.

PERMISSION TO ADDRESS HOUSE

Mr. ACHTERMAN asked and obtained unanimous consent to address the House,

Mr. Speaker, yesterday on the floor of the Senate I am advised Senator Cavalcante made certain claims and allegations to the effect that certain Democratic leaders and certain members of the General Assembly had conspired or entered into a criminal conspiracy for the passage of certain legislation. At the same time, Mr. Speaker, he also attacked the integrity of certain Republican leaders. While it is my personal opinion that the Senator was very irresponsible, or is very irresponsible for the statements he made, in view of the fact that the attack is an attack upon the integrity of the General Assembly of Pennsylvania, I feel it is one statement this House and the Senate should not for a moment overlook, but rather that a very thorough and careful investigation be made,

to the end that if the statements be true punishment be meted out to those whom he alleges have entered into a criminal conspiracy. On the other hand if it be shown that the statements are not correct or true or are not substantiated, then this House as well as the state of Pennsylvania may know that the statements were those of an irresponsible individual.

Mr. Speaker, to that end, I now offer a resolution and ask unanimous consent of the House to have it read and considered immediately.

RESOLUTION

COMMITTEE TO INVESTIGATE CHARGES MADE IN SENATE

Mr. ACHTERMAN offered a resolution and asked and obtained unanimous consent for its immediate consideration:

The resolution was read by the Clerk as follows:

In the House of Representatives, June 5, 1941.

Whereas, on June 4, 1941, on the floor of the Senate, Senator Anthony Cavalcante, a member of the Senate from Fayette County, stated that he honestly felt that a criminal conspiracy existed between Democratic political leaders and certain members of the General Assembly to stifle good legislation and permit only such legislation to pass as will benefit certain favored groups;

And Whereas, in his further remarks he also attacked the integrity of certain Republican leaders; and

Whereas, such charges cast reflection upon the integrity of the members of the Senate and the House of Representatives, and

Whereas, the seriousness of such charges demands immediate action in the interests of the citizens of the Commonwealth to prevent the consequences of such unlawful conduct if true,

Now Therefore, Be it

Resolved, if the Senate concur, that a committee of ten members be appointed, five of whom shall be appointed by the Speaker of the House of Representatives and five of whom shall be appointed by the President pro tempore of the Senate, and the said Committee be and are hereby authorized and directed to make an immediate investigation of all of the said charges made on the floor of the Senate by the said Senator Anthony Cavalcante, in public hearings, and that the Committee shall make its report to the Legislature at the earliest possible moment before the adjournment of this session of the General Assembly, and be it further

Resolved, That the said Committee shall have power to issue subpoenas under the hand and seal of its chairman requesting and commanding any person or persons to appear before them and to answer such questions touching matters properly being inquired into by the committee and to produce such books, papers, records and documents as the committee may deem necessary. Such subpoenas may be served upon any person and shall have the force and effect of such subpoenas issued out of the courts of the Commonwealth. Each member of said committee shall have power to administer oaths and affirmations to witnesses appearing before the committee. Any person who shall wilfully neglect or refuse to testify before said committee or to produce any books, papers, records, or documents shall be subject to the penalties provided by the laws of the Commonwealth in such cases.

On the question,

Will the House adopt the resolution?

Mr. MELCHIORRE. Mr. Speaker, I earnestly request this House to give its unanimous approval to the Joint Resolution offered by the Majority Floor Leader. As one of those mentioned, I heartily welcome a resolution of

this kind, and I again ask the unanimous support of both the Democratic and Republican Members of this House.

Mr. WOODSIDE. Mr. Speaker, the Republicans of this House being in accord with the purpose of this resolution favor its adoption.

On the question recurring,

Will the House adopt the resolution?

It was adopted.

Ordered, That the Clerk present the same to the Senate for its concurrence.

BILL ON FIRST READING

The SPEAKER. If there is no objection the Chair will return to bills on first reading. The Chair hears none.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1798, entitled:

An Act setting up a procedure for the adoption of annual budget ordinances in cities of the second class A.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

PERMISSION TO ADDRESS HOUSE

Mr. FLYNN asked and obtained unanimous consent to address the House.

Mr. Speaker, I rise in defense of House Bill No. 611 which passed this House today, but unfortunately due to a previous engagement I did not happen to be here, and I would like to make a statement.

The purpose of House Bill 611 is one that deserves the earnest and favorable consideration of this House. This bill provides for the State to permanently protect and preserve Rickett's Glen, one of Pennsylvania's loveliest landmarks. This glen, with its small but surpassingly beautiful section of primeval forest, its twenty-five waterfalls, and the surrounding territory that has become an integral part of it, has a rare and distinctive charm, different from anything else in the State or in the whole nation. It already attracts throngs of visitors both from within and without the State every season. With the same kind of development, management, and publicity that has made our other State Parks into major attractions for the tourist trade, bringing hundreds of millions of dollars of new business into our Commonwealth, I do not hesitate to predict that in years to come Rickett's Glen will stand at, or near the head of the list of Pennsylvania's natural attractions.

You may wonder why one who earns his livelihood from the lumber business, should advocate the passage of a bill to preserve a section of virgin timber from unrestricted lumbering. I have a number of reasons for doing this.

First, because my daily occupation brings me into close and intimate contact with the forest, and I know better than most men the real charm and beauty of our streams and forests, and the lasting benefits of health, strength, and renewed mental vigor they can confer upon those who spend some time among them. Lumbering is a necessary business and will continue to be so as long as men continue to build, repair, and furnish homes, offices, and factories. It is the one business more than any

other, to which our State owes the early growth and development which built our cities and farm houses, and paved the way for the later expansion of our industrial centers, lifting Pennsylvania into the front rank of the nation's manufacturing States. The lumber business holds a prominent place in the history of our State, and it is altogether fitting and proper that we should preserve this outstanding example of forest growth to remind our own and future generations of one of the principal industries of Pennsylvania's early days. I want those benefits and reminders preserved for purely sentimental reasons.

My second reason has nothing to do with sentiment. On the contrary, it deals with the purely business angle. The man who throws away a good income producing asset would be justly subject to criticism as a poor business man. What then should we think of a State that does exactly the same thing? What would our constituents think of us if we were to go home to them and say that we threw away a chance to acquire for them an asset that may well be instrumental in bringing into the State more than a million dollars a year in new business, especially when the initial money cost of that asset is but an insignificant fraction of that sum? Remember that if we were to set out to make an artificial reproduction of this natural asset, it would cost millions of dollars to build the waterfalls alone, and the virgin trees would be inobtainable at any price. Here nature has given us the asset without a penny of cost, and with only a little care and management, the sun and the rain, and the seasons, will provide the maintenance forever, at no expense to us.

Does anyone question the value of this asset to Pennsylvania in dollar-revenue of tourist business? If so, let him look up the statistics of the Federal and State reports on the amount of new business brought into this State and other States in the past few years by our rapidly expanding tourist travel. He will very quickly find that the increase runs up into the hundreds of millions of dollars, and that Pennsylvania has more than three times the amount of tourist business of Florida, and more than eight times that of Maine, two of the most extensively advertised summer and winter resorts of the Nation. Are we going to deliberately throw away an asset that can aid still more millions of dollars to our tourist income every year?

I know we are told on every hand that we must conserve every possible dollar for the appropriation schedule of National Defense. This will call for untold millions of dollars in taxes. What better use is there for tax revenue than the investment of a small amount in a productive asset that will bring in a large amount of new business and thus help to provide additional income to pay the increased cost of National Defense taxation.

But we have also a still greater responsibility than that of merely providing money for National Defense. We must preserve and develop the things that make this great State and Nation of ours worth defending. We must not fail to look ahead with a long view of the situation that will be confronting us, and provide the opportunities for recreation that will help our men and women to maintain the physical and mental health and stamina so vitally needed. They must have recreation to help prevent the hysteria and physical strain of this

modern war of nerves and machines, and where, I ask you, can they get better and healthier recreation than among the cool, quiet, peaceful surroundings of such a forest area as Rickett's Glen? In this most important respect, it is highly essential to National Defense that such places be made freely accessible to the public. No place could be more appropriate to the purpose than Rickett's Glen.

In 1864, when Colonel Ricketts required title to his estate in Sullivan County, now known as Rickett's Glen, he was seeking sanctuary from the horrors of a war just ended. Today, men's nerves are again upset with war and rumors of war, with fears of what the future holds for this country, and anxiety for their families. Once more men seek to forget, if only for a day, this troubled world.

Men and women with tired nerves and weary bodies do not look to cities for rest and relaxation. They are on the battle front of the defense effort. When they dream of complete peace of mind they call up a vision of cool running water, tall old trees, green fields, and the clear soft blue of a country sky. It is in our power to provide such a sanctuary, within easy motoring distance of most of our great industrial cities. We do not hesitate to provide sanctuaries for wild life. Any one of us would think twice before saying No, to a suggestion that we preserve the birds and animals of our State. Should we not then do as much for our fellow men and women?

We also have a great responsibility to the youth of our State and Nation. We must save for them the ideals of a country they can love and work for, and if need be, fight and die for. We must show them that we are ready to protect the America of that immortal song which bears its name, and those "rocks and rills," those "woods and templed hills," it has made dear to every true American heart, young and old.

On my way to Harrisburg I pass through many towns that display signs "Drive Carefully, We Love Our Children." Those children are the future hope of America. Do we care enough for them to give them an equal chance with the birds of the air and the beasts of the fields? Do we care enough to preserve for them a forest fairyland in summer and winter, something to dream of, to return to year after year, as they grow to manhood and womanhood, proud to be citizens of the State that provided it for them? We must not only "Drive Carefully" because "We Love Our Children," we must also "Think Carefully" if we want our children to love us and grow up to be sane, level-headed Americans in a world rife with man's inhumanity to man. Let us give them a chance to be proud to be Americans, proud to live in a land worth defending, a true Democracy of the people, by the people, and for the people.

We cheerfully provide sanctuary for the wildlife of America; shall we not do as much for the child life of America? Fellow Members of this House, I call upon you in the name of the present and future generations of Americans, to save this fairyland of the forest for all time to come, by supporting House Bill 611 to take over Rickett's Glen.

FORMER MEMBER WELCOMED

The SPEAKER. The Chair is pleased to welcome to the House this afternoon the first woman representative

who served in the House of Representatives of the Commonwealth of Pennsylvania, the distinguished lady from Chester, Miss Martha G. Thomas.

SENATE MESSAGES

RESOLUTION FOR CONCURRENCE

The Clerk of the Senate being introduced presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, June 5, 1941.

Whereas, On June 4, 1941, on the floor of the Senate, Senator Anthony Cavalcante, a member of the Senate from Fayette County, stated that he honestly felt that a criminal conspiracy existed between Democratic political leaders and certain members of the General Assembly to stifle good legislation and permit only such legislation to pass as will benefit certain favored groups;

And Whereas, in his further remarks he also attacked the integrity of certain Republican leaders; and

Whereas, such charges cast reflection upon the integrity of the members of the Senate and the House of Representatives, and

Whereas, the seriousness of such charges demands immediate action in the interests of the citizens of the Commonwealth to prevent the consequences of such unlawful conduct if true,

Now Therefore. Be it

Resolved, if the House concur, that a Committee of ten members be appointed, five of whom shall be appointed by the Speaker of the House of Representatives and five of whom shall be appointed by the President pro tempore of the Senate, and the said Committee be and are hereby authorized and directed to make an immediate investigation of all of the said charges made on the floor of the Senate by the said Senator Anthony Cavalcante, in public hearings, and that the Committee shall make its report to the Legislature at the earliest possible moment before the adjournment of this session of the General Assembly, and be it further

Resolved, That the said Committee shall have power to issue subpoenas under the hand and seal of its chairman requesting and commanding any person or persons to appear before them and to answer such questions touching matters properly being inquired into by the committee and to produce such books, papers, records and documents as the committee may deem necessary. Such subpoenas may be served upon any person and shall have the force and effect of subpoenas issued out of the courts of this Commonwealth. Each member of said committee shall have power to administer oaths and affirmations to witnesses appearing before the committee. Any person who shall wilfully neglect or refuse to testify before said committee or to produce any books, papers, records, or documents shall be subject to the penalties provided by the laws of the Commonwealth in such cases.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

Mr. ACHTERMAN. Mr. Speaker, this resolution is identical with the one the House has already adopted. I, therefore, request that the House do concur in the Resolution of the Senate.

On the question recurring,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

AMENDED HOUSE BILL RETURNED FOR
CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

HOUSE BILL No. 572.

A Supplement to the act approved the twenty-seventh day of June one thousand nine hundred thirty-nine (Appropriation Acts page sixty) entitled "An act to provide for the ordinary expenses of the Executive Legislative and Judicial Departments of the Commonwealth interest on the public debt and the support of the public schools for two years beginning June first one thousand nine hundred and thirty-nine and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirty-nine" providing for deficiencies in certain appropriations made by the act for the fiscal biennium ending May thirty-first one thousand nine hundred forty-one

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives, is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend Section 1, page 4, by inserting after line 17 the following:

"Legislative Department
To the Senate

For the payment of the mileage of fifty Senators session of one thousand nine hundred and forty-one the sum of twenty-five hundred dollars (\$2,500)

For the payment of the salaries of the officers and employes of the Senate session of one thousand nine hundred and forty-one also for the payment of the session and recess salaries of all officers and employes whose positions are now or may be hereafter created and for the payment of which provision is not otherwise made also for the payment of any increase which may now or hereafter be authorized in the recess and session salaries of the officers and employes of the Senate whose present salaries are provided for in the act to which this is a supplement the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary for the duration of the session of one thousand nine hundred and forty-one and the period of time necessary to complete the work of such session

To the House of Representatives

For the payment of the mileage of two hundred and eight Members of the House of Representatives session of one thousand nine hundred and forty-one the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the officers and employes of the House of Representatives session of one thousand nine hundred and forty-one also for the payment of the session and recess salaries of all officers and employes whose positions are now or may be hereafter created and for the payment of which provision is not otherwise made also for the payment of any increase which may now or hereafter be authorized in the recess and session salaries of the officers and employes of the House of Representatives whose present salaries are provided for in the act to which this a supplement the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary for the duration of the session of one thousand nine hundred and forty-one and the period of time necessary to complete the work of such session

Amend Section 2, page 4, by striking out lines 18 to 24 inclusive, as follows "Except" as hereinafter provided this act shall become effective on the first day of June one thousand nine hundred and forty-one

Of the appropriation made available in this act to the Department of Forests and Waters fifty thousand dollars (\$50,000) shall become effective on the final enactment of this act," and inserting in lieu thereof as follows: "This act shall become effective immediately upon its final enactment."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—190

Achterman,	French,	Marks,	Rush,
Allmond,	Gallagher,	Maxwell,	Sarge,
Auker,	Gates,	McClanaghan,	Sarra,
Baker,	Gerard,	McClester,	Scanlon,
Balthaser,	Gillan,	McDermott,	Schwab,
Baughner,	Gillette,	McDowell,	Serrill,
Bentley,	Goodwin,	McFall,	Shaffer,
Bentzel,	Greenwood,	McGrath,	Siaw,
Boles,	Gross,	McIntosh,	Shepard,
Boney,	Gryskewicz,	McLanahan,	Simons,
Boorse,	Habbyshaw,	McLane,	Skale,
Bower,	Haines,	McMillen,	Snyder,
Bradley,	Hamilton,	McSurdy,	Sollenberger,
Bretherick,	Hare,	Melchiorre,	Sorg,
Brown,	Harkins,	Modell,	Stambaugh,
Brunner, C. H.,	Harris,	Monks,	Stank,
Brunner, P. A.,	Heatherington,	Mooney,	Stockham,
Burns,	Helm,	Moran,	Tarr,
Burris,	Hering,	Moul,	Tate,
Cadwalader,	Herman,	Muir,	Taylor,
Chervenak,	Hersch,	Munley,	Thompson, E. F.,
Chudoff,	Hewitt,	Nagel,	Thompson, R. L.,
Cohen, M. M.,	Holland,	Nunemacher,	Trout,
Cohen, R. E.,	Huntley,	O'Brien,	Turner,
Cook,	Imbrie,	O'Connor,	Van Allsburg,
Cooper,	James,	O'Dare,	Verona,
Cordier,	Jefferson,	O'Mullen,	Vincent,
Corrigan,	Jones, G. E.,	O'Neill,	Vogt,
Croop,	Jones, P. N.,	Owens,	Voldow,
Cullen,	Keenan,	Petrosky,	Voorhees,
Dalrymple,	Kenehan,	Pettit,	Wagner,
Dennison,	Kline,	Polaski,	Watkins,
DiGenova,	Knoble,	Polen,	Weingartner,
Dix,	Kolankiewicz,	Powers,	Weiss,
Dolon,	Komorowski,	Prosen,	Welsh, E. B.,
D'Ortona,	Krlse,	Rank,	Welsh, M. J.,
Duffy,	Lee, T. H.,	Rausch,	Williams,
Early,	Leisey,	Readinger,	Winner,
Elliott,	Leonard,	Reese, D. P.,	Wolf,
Ely,	Lesko,	Reese, R. E.,	Wood L. H.,
Falkenstein,	Levy,	Regan,	Wood, N.,
Fisher,	Leydic,	Reynolds,	Woodring,
Fiss,	Lichtenwalter,	Rhea,	Woodside,
Fleming,	Longo,	Riley,	Wright,
Fletcher,	Lovett,	Rooney,	Yeakel,
Flynn,	Lyons,	Rose, W. E.,	Yester,
Foor,	Malloy,	Rosenfeld,	Young,
		Royer,	Kilroy, Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILL SIGNED BY SPEAKER

Bill numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the title was publicly read as follows:

HOUSE BILL No. 572.

A Supplement to the act approved the twenty-seventh day of June one thousand nine hundred thirty-nine (Appropriations Acts page sixty) entitled "An act to provide for the ordinary expenses of the Executive Legislative

and Judicial Departments of the Commonwealth interest on the public debt and the support of the public schools for two years beginning June first one thousand nine hundred and thirty-nine" and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirty-nine providing for deficiencies in certain appropriations made by the act for the fiscal biennium ending May thirty-first one thousand nine hundred forty-one

Whereupon,
The SPEAKER, in the presence of the House, signed the same.

COMMUNICATION FROM THE GOVERNOR

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL No. 1588

Commonwealth of Pennsylvania,
Governor's Office, Harrisburg, June 5, 1941.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:

I have the honor to inform you that I have this day approved and signed House Bill No. 1588, Printer's No. 566, entitled "An act to amend and reenact section five hundred and twenty-four of the act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the general special or local or any parts thereof that are or method of collecting such revenue and repealing all laws may be inconsistent therewith' as amended by limiting to eleven and three-quarters mills the total annual school tax for any one year in school districts of the first class and prescribing the method of fixing the levy of school taxes in such districts."

ARTHUR H. JAMES.

BILLS ON FIRST READING

The SPEAKER. If there is no objection the Chair will return to bills on first reading. The Chair hears none.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1641, entitled:

An Act providing that city taxes in all cities of the third class accepting the provisions of this act, shall be assessed, levied and collected upon the basis of the county assessments; imposing duties upon county assessing and county taxing authorities; abolishing the office of city assessor in such cities of the third class and transferring certain property to county taxing authorities.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1766, entitled:

A Supplement to the act, approved the eighteenth day of July, one thousand nine hundred seventeen (P. L. 1043), entitled "An act establishing a public school employe retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employes, defining the uses and purposes thereof and the manner of payments therefrom, and providing for

the guaranty of the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employes; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," defining the rights and obligations of members of the School Employes' Retirement Association engaged in active military service.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RECONSIDERATION OF SENATE BILL No. 381

Mr. O'BRIEN. Mr. Speaker, I move that the vote by which Senate Bill No. 381 (House Bill No. 1537), Printer's No. 360, entitled:

An Act to amend the act approved the second day of May, one thousand nine hundred and twenty-nine (P. L. 1278), entitled "An act relating to counties of the second third, fourth, fifth, sixth, seventh and eighth classes and revising, amending and consolidating the laws relating thereto" by authorizing the acquisition and operation of aviation landing fields and airdromes, by counties of the first, second, third, fourth, fifth and sixth classes

on page 21, of today's calendar was agreed to on third reading as amended, be reconsidered.

Mr. MELCHIORRE. Mr. Speaker, I second the motion.

The SPEAKER. How did the gentleman from Philadelphia, Mr. O'Brien, vote on agreeing to the bill on third reading as amended?

Mr. O'BRIEN. Mr. Speaker, I voted in the majority.

The SPEAKER. How did the gentleman from Philadelphia, Mr. Melchiorre, vote?

Mr. MELCHIORRE. Mr. Speaker, I voted in the majority.

On the question,

Will the House agree to the motion?

It was agreed to.

On the question,

Will the House agree to the bill on third reading?

Mr. O'BRIEN. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title, page 1, line 7 of title, by striking out the word "and" where it first appears in said line.

Amend title, page 1, line 7 of title, by inserting after the word "operation" the following: "and leasing."

Amend title, page 1, last line of title, by inserting after the word "classes" the following: "conferring certain powers of eminent domain upon such counties for the acquisition of lands for aviation landing fields and airdromes; authorizing such counties to appropriate for such purposes, unredeemed lands purchased at tax sales; providing for the jurisdiction of condemnation proceedings where lands are situated in more than one county; authorizing such counties to act jointly with certain political subdivisions in the operation and maintenance of aviation landing fields and airdromes; and providing for the expenditure of funds for such purposes in cooperation with certain State, Federal or other public agencies."

Amend Sec. 1 (Sec. 496.1), page 2, line 26, by inserting after the word "situated" the following: "except that the owner of land to be condemned may, if such land is situated in more than one county, designate the court of common pleas of any county in which any portion of such land is situated, to have exclusive jurisdiction over the condemnation proceedings. In case such owner, after notice and request, fails to make such designation, the

court of common pleas of the county in which the principal part of the land is situated shall have exclusive jurisdiction over the condemnation proceedings."

The SPEAKER. Will the House give unanimous consent to the offering of amendments at this time? Is there objection? The Chair hears none.

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, that the bill as amended lie over for printing.

QUESTION OF INQUIRY

Mr. AUKER. Mr. Speaker, I rise to a question of inquiry.

The SPEAKER. The gentleman from Blair will state his question of inquiry.

Mr. AUKER. Mr. Speaker, has there been a conference committee appointed by the House on Senate Bill 472, House Bill 690, Printer's No. 824, commonly known as the trucking bill?

The SPEAKER. There has been no conference committee appointed on the part of the House.

Mr. AUKER. Mr. Speaker, has the House concurred or non-concurred in the Senate amendments to that bill?

The SPEAKER. For the information of the gentleman from Blair the House non-concurred in the Senate amendments to House Bill 390 this morning, but no conference committee has been appointed. The bill is not now in the possession of the House.

Mr. AUKER. Mr. Speaker, would it be in order when the conferees are appointed, if this bill goes to conference which no doubt it will, to have the conferees on that conference committee of the House instructed that they shall take no action in conference until after the investigation is made pursuant to the resolution adopted this afternoon?

The SPEAKER. There is nothing we can do at this time. The bill is not before the House.

Mr. AUKER. Mr. Speaker, would it be in order at the time the conferees are appointed by this House, if they are appointed, to have such instructions made at that time?

The SPEAKER. The House has the power to instruct its own conferees, but that will have to be done at the time the bill is before the House.

Mr. AUKER. Mr. Speaker, would that have to take the form of a motion made before the House that the conferees be so instructed?

The SPEAKER. It will have to be in the form of a written motion.

Mr. AUKER. Thank you, Mr. Speaker.

PERMISSION TO ADDRESS HOUSE

Mr. HARKINS asked and obtained unanimous consent to address the House.

Mr. Speaker, I rise to inform the House that next week Flag Day will be celebrated throughout the state and throughout the nation in many schools and various institutions in a patriotic manner.

I believe, Mr. Speaker, it would be advisable and fitting for us to pause in our duties as legislators for a few moments next week in order to have some fitting celebration in the Hall of the House, and in order that this subject may be brought before the Members of the House for their consideration I propose that we invite the Chairman of the Military Affairs Committee, the Honorable Matthew J. Welsh, from the County of Fayette, to deliver a patriotic address in the Hall of the House on next Monday evening. Those of us who have heard Mr. Welsh in the past, I am sure, will be happy to vote for my motion to request him to address us on next Monday evening.

Mr. Speaker, I move that the House invite the Honorable Matthew J. Welsh to deliver an address to us on Monday evening next.

The SPEAKER. For the information of the gentleman from Allegheny, the motion is not in order. It has the effect of creating a special order of business. Does the gentleman wish to make that a special order of business.

SPECIAL ORDER OF BUSINESS

Mr. HARKINS. Mr. Speaker, I move that the House make it a special order of business.

The SPEAKER. For what time?

Mr. HARKINS. Mr. Speaker, any time that is suitable to the Chair.

The SPEAKER. The specific time must be stated.

Mr. HARKINS. Mr. Speaker, I suggest then fifteen minutes after we convene, at 8:15 p. m. Eastern Standard Time.

On the question,

Will the House agree to the motion?

Mr. TURNER. Mr. Speaker, before voting on this motion I would like to know who is going to censor the speech Matthew Welsh is going to make.

Mr. HARKINS. Mr. Speaker, in view of the early hour at which the address is scheduled I see no reason to have any fear about his speech. I am quite sure it will be unnecessary to have it censored.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

MR. TURNER IN THE CHAIR.

CONGRATULATORY RESOLUTION

Messrs. TATE and WOODSIDE offered a privileged resolution which was read, considered and unanimously adopted as follows:

In the House of Representatives, June 5, 1941.

Whereas, It is becoming a biennial event for Speakers of this House to arrange a picnic for its members and others; and

Whereas, Notwithstanding the fact that the elements made every effort to dampen the enthusiasm of the invited guests, the Speaker's sunny disposition and warm hospitality easily overcame this difficulty; and

Whereas, Those present enjoyed thoroughly abundant refreshments, delightful activities and marvelous entertainment, that permitted them to forget momentarily their arduous duties; therefore be it

Resolved, By the Members of this House that we extend to our gracious Speaker, the Honorable Elmer Kilroy, our fullest and most sincere thanks for what he did to make the day enjoyable and in keeping with the best traditions

of this House, and as evidence of our gratitude, the Chief Clerk is hereby directed to transmit a copy of this resolution to our Speaker, the Honorable Elmer Kilroy.

The SPEAKER pro tempore. The reports from the Members are that they were tired and sleepy this morning which is an evidence of the success of the occasion.

THE SPEAKER (Elmer Kilroy) IN THE CHAIR.

The SPEAKER. The Chair appreciates the sentiments expressed in the resolution.

COMMITTEE MEETINGS

A very important meeting of the Committee on Motor Vehicles will be held Monday, June 9 at 7 p. m., E. S. T. in Room 324. All members are requested to be present.

A meeting of the Committee to Investigate State Hospitals will be held in Room 325 immediately after today's session.

The Committee appointed to investigate the Department of Health and the Bureau of Vital Statistics will hold a public hearing in the New House Caucus Room on Tuesday, June 10th, 1941 at 9:00 p. m. Eastern Standard Time.

ANNOUNCEMENTS

Please make your reservations for the Woodside dinner before you leave today. This is important. Contact either a member of the Committee or the Chief Clerk's Office.

ADJOURNMENT

Mr. OWENS. Mr. Speaker, I move that this House do now adjourn until Monday, June 9, 1941, at 8 p. m.

The motion was agreed to, and (at 4:18 p. m.) the House adjourned.