HOUSE OF REPRESENTATIVES

THURSDAY, June 12, 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:

Spirit of the Living God, fall fresh on us this day. Teach us, we pray Thee, that vengeance does not belong to man, but to Thee. Help us to see in these bitter days of suffering, when the love of the Man of Galilee is mocked in the utter disregard of human life, that more than ever it is our duty to bear witness to Him who is the world's hope and the world's peace.

Open Thou our eyes to the Light that in earth's darkest hours never has gone out. May we recall to mind how in every age Thy ear has never been closed to the voice of man nor Thy arm shortened when man asked deliverance.

We pray too that we might have a proper sense of our reliance upon Thee, O God, our Father. Hear our humble prayer, we beseech Thee. Amen.

JOURNAL APPROVED

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

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

BILLS INTRODUCED AND REFERRED

By Mr. BENTZEL.

HOUSE BILL No. 1848.

An Act to further amend sections one thousand two hundred one and one thousand two hundred five 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 including clerks and janitors within the definition of professional employe, and regulating the employment, dismissal, suspension, demotion and retirement of such clerks and janitors.

Referred to the Committee on Education.

By Messrs. BAUGHER and GILLAN.

HOUSE BILL No. 1849.

An Act to further reenact and amend the title and act approved the twenty-eighth day of March. one thousand nine hundred and twenty-nine (P. L. 86), entitled as amended "An act relating to the grading and sale of grapes and potatoes in this Commonwealth; providing penalties for violations; and imposing certain duties upon the Department of Agriculture." extending the provisions of said act to apples.

Referred to the Committee on Agriculture.

By Messrs. BAUGHER and GILLAN.

HOUSE BILL No. 1850.

An Act to amend sections one and fourteen of the act. approved the fourth day of April. one thousand nine hundred and twenty-nine (P, L. 144), entitled "An act prescribing the powers and duties of the Department of Agriculture with regard to farm products; providing for coperation with the Department of Internal Affairs to establish standard receptacles for farm products: authorizing the Department of Agriculture to establish and promulgate standards for the grade and other classification of farm products, and to promulgate regulations for the enforcement thereof; defining farm products to include agricultural, vegetable, fruit, and floricultural products of the soil, live stock and meats, wool, hides, poultry, eggs, dairy products, nuts, mushrooms, and honey; and providing penalties," by including canned farm products within the operation of said act.

Referred to the Committee on Agriculture.

By Messrs, MARKS and READINGER.

HOUSE BILL No. 1851.

An Act to amend sections three thousand seven hundred nineteen, four thousand four hundred one and four thousand four hundred two 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," by extending civil service provisions to include park guards.

Referred to the Committee on Cities-Third Class.

By Messrs. FALKENSTEIN and BRADLEY.

HOUSE BILL No. 1852.

An Act to compel hospitals, colleges, homes and other institutions receiving state-aid, to use coal mined in this Commonwealth.

Referred to the Committee on State Government.

By Mr. O'BRIEN.

HOUSE BILL No. 1853.

An Act making an appropriation to the joint legislative committee appointed for the purpose of investigating subversive activities of teachers in the public school system.

Referred to the Committee on Appropriations.

By Messrs. COOPER and GERARD.

HOUSE BILL No. 1854.

An Act to further amend section three hundred eleven 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," by protecting and regulating the retirement rights of county employes in counties of the second class who are required to enter active service with the military or naval forces of the United States.

Referred to the Committee on Counties.

By Mr. LOVETT.

HOUSE BILL No. 1855.

An Act requiring prothonotaries to furnish certified copies of decrees of divorce, free of charge, to the Veterans Administration and other agencies of the government of the United States or of this Commonwealth charged with the duty of administering war veterans' benefits; and prescribing penalties.

Referred to the Committee on Judiciary General.

SENATE MESSAGE

SENATE BILL FOR CONCURRENCE

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

SENATE BILL No. 1047. (HOUSE BILL No. 1856)

An Act to further amend the act approved the seventh day of May, one thousand nine hundred twenty-three (P. L. 151), entitled "An act defining and regulating the business of dry cleaning and dyeing providing for the maintenance construction and inspection of dry cleaning and dyeing buildings and establishments providing for enforcing the act and penalties for violation thereof" providing for the administration and enforcement of said act by the Department of Labor and Industry exempting from certain provisions of said act certain plants and systems exclusively using a petroleum solvent having a flash point of one hundred and forty degrees Fahrenheit and empowering the Department of Labor and Industry to make alter amend and repeal rules and regulations.

Referred to the Committee on State Government.

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. 253.

An Act providing for the appointment powers and control of members of volunteer fire companies as special fire police and conferring powers on them at fires attended by their fire companies in any city borough town and township.

HOUSE BILL No. 398.

An Act authorizing the Department of Highways to take over bridges, viaducts and other structures on State highways for the purpose of construction, reconstruction, maintenance and repair thereof when such highways are designated as essential National Defense Highways.

HOUSE BILL No. 316.

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.

HOUSE BILL No. 376.

An act to amend section eight hundred sixty-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 prohibiting the sale exposing for sale and offering for sale of certain lubricants in a manner to deceive the purchaser.

Whereupon,

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

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 11, 1941.

Resolved (if the Senate concur), that House Bill No. 1088, Printer's No. 313, entitled "An act prohibiting the as follows:

employment of or the acceptance of employment by any female for the purpose of tending bar over which bar alcoholic malt or vinous beverages are sold excepting onsale licensees and the wives of on-sale licensees providing penalties for a violation thereof repealing all inconsistent legislation," 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 11, 1941. Resolved (if the Senate concur), that House Bill No. 1259, Printer's No. 555, entitled "An act authorizing the creation of and providing for and regulating the maintenance and operation of a county employes' retirement system in counties of the fourth class imposing certain charges on counties and fixing penalties," be recalled from the Governor for the purpose of amendment.

HOUSE BILLS CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

HOUSE BILL No. 276.

An Act making an appropriation to the Department of Property and Supplies, for the payment of rates, rentals and other charges that may become due on leases and other contracts executed by The Pennsylvania State College with the General State Authority for the use and occupancy by such college of the various projects, structures, buildings and facilities of the Authority or for the services rendered by the Authority or its projects.

HOUSE BILL No. 578.

An Act providing for the disposition of property where there is no sufficient evidence that persons have died otherwise than simultaneously, and to make uniform the law with reference thereto.

HOUSE BILL No. 1190.

An Act relating to coal stripping operations; providing for the health and safety of persons employed therein: and for the inspection and regulation of such operations by the Department of Mines; requiring certain information and reports; and prescribing penalties.

HOUSE BILL No. 1265.

An Act to amend section sixty-five 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 occrtain 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," by changing a certain route.

With the information that the Senate has passed the same without amendment.

LEAVE OF ABSENCE

By unanimous consent leave of absence was granted as follows:

remainder of the week.

Mr. Wagner for Mr. HARE for the remainder of the

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

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

Mr. GILLETTE for himself for the remainder of the

Mr. CHARLES H. BRUNNER for himself and LLOYD H. WOOD for the remainder of the week.

Mr. Muir for Mr. SERRILL for the remainder of the

Mr. McKinney for Mr. ECKELS for the remainder of

Mr. Trout for Mr. NORMAN WOOD for the remainder of the week.

Mr. WEINGARTNER for himself for the remainder of the week after today's session.

Mr. EARLY for himself for the remainder of the week after today's session.

Mr. VOGT for himself for the remainder of the week after 2 p. m.

Mr. Polen for Mr. PETTIT for the remainder of the week.

Mr. CHERVENAK for himself and Mr. OWENS for the remainder of the week after 2 p. m.

Mr. Trout for Mr. CADWALADER for the remainder of

Mr. DOLON for himself for the remainder of the week after 2. p. m.

Mr. Woodside for Mr. WINNER for the remainder of

Mr. SHEPARD for himself for the remainder of the week after today.

Mr. McDermott for Mr. RAUSCH for the remainder of

Mr. VOLDOW for himself for the remainder of the week after today's session.

Mr. TURNER for himself for the remainder of the week after today.

Mr. SARGE for himself for Monday, June 16, 1941.

QUESTION OF INFORMATION

Mr. BROWN. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman from Allegheny will state his question of information.

Mr. BROWN. Mr. Speaker, I would like to know from the number of leaves of absence that have been asked for, would it be possible to hold a session tomorrow?

The SPEAKER. The Chair does not know. The Chair will inquire how many leaves of absence have been granted. Thirty-five members have asked for and been granted leaves of absence.

PARLIAMENTARY INQUIRY

Mr. HARKINS. Mr. Speaker, I rise to a question of parliamentary inquiry.

The SPEAKER. The gentleman from Allegheny will state his question of parliamentary inquiry.

Mr. HARKINS. Mr. Speaker, I have heard various mem-

Mr. GROSS for himself and WALTER E. ROSE for the would be a good idea to have the Clerk read the appropriate rule of the House to instruct us all as to the proper method. I feel that having such a motion made, we all ought to have our memories refreshed on it and I ask that the Speaker instruct the Clerk to read the appropriate rule relative to the polling of the House.

The SPEAKER. House Rule 9 is as follows:

"A majority of all the members shall constitute a quorum, but a smaller number may adjourn from day to day, and compel the attendance of absent members as required by the Constitution.

The Chair will also read Rule 11:

"If, at any time during the session of the House, a question shall be raised by a member as to the pres-ence of a quorum, and it shall be shown that a quorum is not present it shall be the duty of the Speaker to announce the result of the roll call and note the absentees, after which the absentees shall be again called, and those for whose absence no excuse or insufficient excuse is made, may by order of a majority of the members present, be sent for and taken into custody by the Sergeant-at-Arms.

The Chair will also read Rule 12:

"While the House is under a call, only members and officers of the House shall be admitted, and no member shall be permitted to leave the House, unless by a majority vote of the members present.'

Mr. WOODSIDE. Mr. Speaker, the reading of the rules about absentees reminds me very much of the story about the preacher preaching to his congregation about the people who do not come to church.

Mr. HARKINS. Mr. Speaker, I want to thank the Speaker for informing the Members of the House. I hope it will not be necessary for us to use the information which the Speaker has just imparted to us.

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. 276.

An Act making an appropriation to the Department of Property and Supplies for the payment of rates rentals and other charges that may become due on leases and other contracts executed by The Pennsylvania State College with The General State Authority for the use and occupancy by such college of the various projects structures buildings and facilities of the Authority or for the services rendered by the Authority or its pro-

HOUSE BILL No. 578.

An Act providing for the disposition of property where there is no sufficient evidence that persons have died otherwise than simultaneously, and to make uniform the law with reference thereto.

HOUSE BILL No. 1190.

An Act relating to coal stripping operations providing for the health and safety of persons employed therein and for the inspection and regulation of such operations by the Department of Mines requiring certain information and reports and prescribing penalties.

HOUSE BILL No. 1265.

An Act to amend section sixty-five of the act, approved bers speak of polling the House. I rather imagine it 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," by changing a certain route.

Whereupon,

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

INTERIM REPORT OF JOINT COMMITTEE TO IN-VESTIGATE CHARGES MADE IN SENATE

Mr. WOODRING offered the following report of the Joint Legislative Committee to investigate certain charges made on the floor of the Senate by the Senator from 'Fayette County, Mr. Cavalcante, which was read by the Clerk:

The Joint Legislative Committee created to investigate certain charges made on the floor of the Senate by the Senator from Fayette County, Mr. Cavalcante, further reports at this time as follows:

Senator Cavalcante has notified the Chairman of the Committee that he will appear before and cooperate with the Committee some time early next week and make a statement incorporating all the facts within his knowledge upon which his charges are based.

Wherefore your Committee is of the opinion that no further action shall be taken by said Committee pending the appearance of Mr. Cavalcante, and the receipt of his

statements as aforesaid.

GEORGE B. STEVENSON,
Chairman.
CARLETON T. WOODRING,
Co-Chairman.

June 11, 1941. Submitted—June 12, 1941.

MR. MORAN IN THE CHAIR. BILLS ON FIRST READING

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1771, entitled:

An Act requiring clerks of courts to forward to the Department of Health a certificate of decrees in divorce, annulment of marriage, adoption and annulment of adoption proceedings, providing for the registration of such certificates by the said Department, the issuance of certified copies thereof, and fixing fees and penalties.

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. 1643, entitled:

An Act to amend 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, and 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 providing for the manner of payment of escheator's fees, informant's commissions, and other lawful charges due from moneys escheated to the Commonwealth without escheatable moneys paid to the Commonwealth without escheatable moneys paid to the Commonwealth without escheat, designating the funds to which said moneys shall be credited, and making an appropriation.

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. 1719, entitled:

An Act to add clause (k) to section two thousand one hundred two, and to repeal clause (d) of section two thousand one hundred ten of the act, approved the ninth day of April, one thousand nine hundred 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 officers, and of 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, transferring the power to determine questions of fact regarding the purity of water supplied to the public from the Sanitary Water Board to the Department of Health, to conform with the provisions of the Public Utility Law.

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. 1835, entitled:

An Act creating a Highway Traffic Advisory Committee to the War Department of the United States of America; providing for its appointment; prescribing its powers and duties; and by authorizing the use by the committee of the employes, equipment, supplies and facilities of certain State agencies.

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. 1397, entitled:

An Act to amend the act approved the fifth day of May, one thousand nine hundred thirty-three (P. L. 457), entitled "An act relating to the business of building and loan associations; providing for the organization and voluntary dissolution of such associations; defining the rights, powers, duties, liabilities, and immunities of such associations, and of their officers, directors, shareholders, solicitors, and other employes; prohibiting the transaction of business in this Commonwealth by foreign building and loan associations; conferring powers and imposing duties upon the courts recorders of deeds and certain State departments, commissions, and officers; establishing limitations of actions; imposing penalties; and repealing certain acts and parts of acts" as amended, by requiring certificates of the payment of taxes and other charges to be filed with the Department of State in certain cases.

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. 1797, entitled:

An Act making an appropriation to the committee appointed by the Speaker of the House of Representatives to investigate the maintenance, operation and conduct of all State hospitals.

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. 1013, entitled:

An Act to repeal section five of the act, approved the fourth day of May, one thousand nine hundred and five (P. L. 385), entitled "An act creating the Water Supply Commission of Pennsylvania; defining its duties; fixing the scope of its authority and powers and making an appropriation for the payment of the salaries and expenses connected therewith" prohibiting the issuance of letters patent to water companies until approved by the Water Supply Commission.

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. 1466, entitled:

An Act to amend the act, approved the third day of June, one thousand nine hundred and thirty-seven (P. L. 1333), entitled "An act concerning elections, including general, municipal, special and primary elections, the nominations of candidates, primary and election expenses and election contests; creating and defining memberhsip of county boards of elections; imposing duties upon the Electeary of the Commonwealth, courts, county boards of elections, county commissioners; imposing penalties for violation of the act, and codifying, revising and consolidating the laws relating thereto; and repealing certain acts and parts of acts relating to elections," by changing the procedure for and regulating elections by persons in actual military service, imposing duties upon the Secretary of the Commonwealth, courts, county boards of elections, and county commissioners, providing for reimbursement of counties for actual expenses incurred for canvassing the vote of electors in actual military service.

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. 1467, entitled:

An Act to amend the act, approved the first day of June, one thousand nine hundred thirty-seven (P. L. 1132), entitled, "An act to provide for the permanent personal registration of electors in cities of the second class A as a condition of their right to vote at elections and primaries, and their enrollment as members of political parties as a further condition of their right to vote at primaries; prescribing certain procedure for the conduct of elections and primaries and the challenge and proof of qualifications of electors; and prescribing the powers and duties of citizens, parties, political bodies, registration commissions, commissioners, registrars, inspectors of registration and other appointees of registration commission, departments and bureaus, police officers, municipal officers, departments and bureaus, police officers, courts, judges, prothonotaries, sheriffs, county commissioners, peace officers, county treasurers, county controllers, registrars of vital statistics, certain public utility corporations, real estate brokers, rental agents, and boards of school directors; and imposing penalties," as amended, by requiring and providing for the registration of persons in military service to entitle them to vote at any election.

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. 1468, entitled:

An Act to amend the act, approved the twenty-fifth day of May, one thousand nine hundred thirty-seven (P. L. 814) entitled, "An act to provide for the permanent personal registration of electors in cities of the second class as a condition of their right to vote at elections and primaries, and their enrollment as members of political parties as a further condition of their right to vote at primaries; prescribing certain procedure for the conduct of elections and primaries and the challenge and proof qualifications of electors; and prescribing the powers and duties of citizens, parties, political bodies, registration commissions, commissioners, registrars, inspectors of registration and other appointees of registration commissions, county election boards, election officers, municipal officers, departments and bureaus, police officers, courts, judges, prothonotaries, sheriffs, county commissioners, peace officers, county treasurers, county controllers, registrars of vital statistics, certain public utility corporations, real estate brokers, rental agents, and boards of school directors; and imposing penalties," as amended, by requiring and providing for the registration of persons in military service to entitle them to vote at any election.

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. 1469, entitled:

An Act to amend the act, approved the twenty-fifth day of May, one thousand nine hundred thirty-seven (P. L. 849) entitled, "An act to provide for the permanent personal registration of electors in cities of the third class as a condition of their right to vote at elections and primaries, and their enrollment as members of political parties as a further condition of their right to vote at primaries; prescribing certain procedure for the conduct of elections and primaries and the challenge and proof of qualifications of electors; and prescribing the powers and duties of citizens, parties, political bodies, registration commissions, commissioners, registrars, inspectors of registration and other appointees of registration commissions, county election boards, election officers, municipal offi-

cers, departments and bureaus, police officers, courts, judges, prothonotaries, sheriffs, county commissioners peace officers, county treasurers, county controllers, registrars of vital statistics, certain public utility corporations, real estate brokers, rental agents, and boards of school directors; imposing penalties; and repealing existing legislation," as amended, by requiring and providing for the registration of persons in military service to entitle them to vote at any election.

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. 1838, entitled:

An Act making an appropriation to the Department of Highways for the purpose of making a survey of a certain State highway; and conferring certain powers upon the Department of Highways.

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. 1765, entitled:

An Act repealing and abandoning as a State Highway State highway Routes 03123 and 03133 in Armstrong County; and providing for the reversion thereof to the townships.

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. 1237, entitled:

An Act to amend Route 64248 of section two of the act, approved the first day of June, one thousand nine hundred and thirty-three (P. L. 1172), entitled "An act establishing certain streets in boroughs and incorporated towns as State highways, and providing for their construction and maintenance at the expense 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. 1051, entitled:

A Supplement to 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," by establishing additional routes in the City of Jeannette.

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. 1827, entitled:

An Act making an appropriation out of the Motor License Fund to the Department of Highways to be used with the advice of the Pennsylvania Historical Commission for construction and improvement of roads within and approaches to The Ephrata Cloisters, and for the landscaping 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. 1826, entitled:

An Act to amend part of section two 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, constructions, reconstructions, 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 purpose of this act," changing a certain route in the City of Johnstown.

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. 1483, entitled:

An Act to repeal the act approved the sixteenth day of January, one thousand seven hundred and ninety-nine (3 Sm. Laws, page 338), entitled "An act to declare Franklin Creek, a public highway."

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. 1832, entitled:

An Act making an emergency appropriation to the Department of Highways for allocation to and distribution among boroughs and townships for the repair of certain roads and streets in Western Pennsylvania.

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. 1777, (Senate Bill No. 174), entitled:

A Supplement to 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, and 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 purpose of this act," by establishing additional routes in the City of Erie.

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. 1791, (Senate Bill No. 724), entitled:

An Act to amend section four hundred one 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 providing for the length of the terms and the method of appointing the members of the boards of trustees of various State Schools and Teachers Colleges enumerated.

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. 1721, entitled:

An Act authorizing the Department of Property and Supplies with the approval of the Governor and the Department of Welfare, to acquire a certain tract of land for the use of Pennsylvania Industrial School, and making an appropriation therefor.

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. 1704, entitled:

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

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. 1837, entitled:

An Act to further amend clauses (6) and (7) of section two and section nine hundred eight of the act, approved the twenty-eighth day of May, one thousand nine hundred and thirty-seven (P. L. 1053), entitled "An act relating to the regulation of public utilities; defining as public utilities certain corporations, companies, associations, and possens; providing for the regulation of public tions, and persons; providing for the regulation of public utilities, including, to a limited extent, municipalities engaging in public utility business, by prescribing, defining, and limiting their duties, powers, and liabilities, and regulating the exercise, surrender or abandonment of their powers, privileges, and franchises; defining and regulating contract carriers by motor vehicle and brokers in order to regulate effectively common carriers by motor vehicles; conferring upon the Pennsylvania Public Utility Commission the power and duty of supervising and regulating persons, associations, companies, and corporations, including, to a limited extent, municipal corporations subject to this act, and administering the provisions of this act; authorizing the commission to fix temporary rates; placing the burden of proof on public utilities to sustain their rates and certain other matters; authorizing a permissive or mandatory sliding scale method of regulating rates; providing for the supervision of financial and contractural relations between public utilities and affiliated interests, and supervision and regulation of accounts and securities or obligations issued, assumed, or kept by persons, associations, companies, corporations or municipal corporations subject to this act, conferring upon the commission power to vary, reform, or revise certain contracts; conferring upon the commission the exclusive power to regulate or order the construction, alteration, relocation, protection, or abolition of crossings of facilities of public utilities, and of such facilities by or over public highways, to appropriate property for the construction or improvement of such crossings, and to award or apportion resultant costs and damages; authorizing owners of such property to sue the Commonwelth for such damages; providing for ejectmnet proceedings in connection with the appropriation of property for crossings; conferring upon the commission power to control and regulate budgets of public utilities; imposing upon persons, associations, companies. and corporations (except municipal corporations) subject to regulation, the cost of administering this act; prescribing and regulating practice and procedure before the commission and procedure for review by the courts of commission action; giving the court of common pleas of Dauphin County exclusive original jurisdiction over certain proceedings; prescribing penalties, fines, and imprisonment for violations of the provisions of this act and regulations and orders of the commission, and the procedure for enforcing such fines and penalties; and repealing legislation supplied and superseded by or inconsistent with this act," changing the definitions of "Common Carrier by Motor Vehicle" and "Contract Carrier by Motor Vehicle;" and giving the Public Utility Commission the right to

inspect and access to facilities and records of all persons and corporations subject to said act.

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. 1585, entitled:

An Act authorizing political subdivisions to accept in full payment of municipal claims, taxes, penalties, interest and costs such amount as may be fixed for the discharge thereof in proceedings under the National Bankruptcy Act.

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. 1770, entitled:

An Act to amend the title and to further amend section forty-three of the act, approved the seventh day of June, one thousand nine hundred and one (P. L. 493), entitled "An act providing for the examination, licensure, and registration of persons, firms, or corporations engaged or engaging in the business or work of plumbing or house drainage, and prescribing certain rules, regulations, and requirements for the construction of plumbing, house drainage, and cesspools in cities of the second class; and imposing fines, penalties, and forfeitures for violation thereof," by permitting the use of enclosed woodwork about sinks in all except tenement-houses and lodginghouses in cities of the second class, second class A, and third class.

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. 934, entitled:

An Act for the preservation of eyesight and the prevention of blindness; declaring a policy in reference thereto; conferring powers and imposing duties on the Department of Health; and prescribing qualifications for persons administering such work.

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. 1697, (Senate Bill No. 122), entitled:

An Act to amend subsection (b) of, and to add subsection (e) to, section twenty-eight of the act, approved the seventh day of June, one thousand nine hundred and 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 thereon, 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 orphans' court in all matters relating to fiduciaries concerned with the estates of decedents," authorizing executors of a will with the approval of orphans' court, to sell at private sale the real and personal estate of the decedent although the will directs such sale to be public, and to purchase real and personal estate of the decedent when sold at private sale.

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. 1465, Printer's No. 960; House Bill No. 1727, Printer's No. 957; House Bill No. 1728, Printer's No. 958; House Bill No. 753, Printer's No. 954 and House Bill No. 1805 (Senate Bill No. 697) Printer's No. 456, on page 12 of today's calendar, House Bill No. 871, (Senate Bill No. 9), Printer's No. 452; House Bill No. 1573, (Senate Bill No. 30) Pirnters No. 455; House Bill No. 1828, (Senate Bill No. 787), Printer's No. 454, on page 13 of today's calendar; House Bill No. 1603, (Senate Bill No. 169), Printer's No. 453, on page 15 of today's calendar; and House Bill No. 1484, Printer's No. 970; House Bill No. 846, Printer's No. 971 and House Bill No. 539, Printer's No. 972, on page 16 of today's calendar, bills on first reading, are not on file and will be passed over.

THE SPEAKER (Elmer Kilroy) IN THE CHAIR

The SPEAKER. The Chair thanks the gentleman from Allegheny, Mr. Moran, for presiding.

BILLS ON SECOND READING

Agreeably to order,

The House proceeded to the second reading and consideration of House Bill No. 1101, entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and eight of the act approved the first day of May one thousand nine hundred and thirty-three (P. L. 103) entitled "An act concerning townships of the second class and amending revising consolidating and changing the law relating thereto" further regulating sewer connections and sewer district assessments in certain cases.

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. 1710, entitled:

An Act creating a Board of Inspection in the Department

of Public Works in cities of the first class imposing powers and duties on such board and cities of the first class and any lessee of water or gas mains owned by such city prescribing rights of persons suffering damage to property or personal injuries because of defective conditions of such mains and imposing liability on cities of the first class and lessees of water or gas mains owned by such city and repealing inconsistent legislation

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. 1738, entitled:

An Act to amend Route 2204t 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."

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. 1739, entitled:

An Act to amend Route 38043 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 improvements 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 saiq act."

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. 1370, entitled:

An Act to amend section eighteen of article nineteen of the act approved the twenty-fifth day of June one thousand nine hundred and nineteen (P. L. 581) entitled "An act for the better government of cities of the first class of this Commonwealth" further regulating the removal discharge or reduction in pay or position of officers cierks and employes in the classified civil service

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. 1802, entitled:

An Act providing for and requiring in certain cases preference in appointments to public position for honorably discharged persons who served in the military or naval service during any War in which the United States was engaged

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. 1231, entitled:

An Act to promote the general welfare and to protect the health safety morals and standards of living of the people of the Commonwealth of Pennsylvania by providing for the elimination of wage and hour standards detrimental to the health safety morals and standard of living of workers to establish minimum wage and maximum hour standards to prescribe the powers and duties of the Department of Labor and Industry under this act and for other purposes

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

Ordered, To be transcribed for a third reading.

RECONSIDERATION OF HOUSE BILL No. 2

Mr. COCHRAN. Mr. Speaker, I move that the vote by which House Bill No. 2, Printer's No. 453, entitled:

In the House of Representatives, June 12, 1941.

An Act authorizing cities, boroughs, towns and townships to construct, acquire, own, operate, control, sell and least facilities for the production, generation, transmission, distribution or furnishing of natural or artificial gas, electricity, steam or water, or the collection, disposition or treatment of sewage and to furnish or render such services to the public within or beyond their corporate limits, or both; conferring the power of eminent domain, conferring certain powers and imposing certain duties on such municipalities, and the controller or auditors thereof, providing for and authorizing the incorporation and election of a board of directors to operate and manage such works and defining its powers and duties, conferring certain powers and imposing certain duties on the Pennsylvania Public Utility Commission, and prescribing penalties.

was defeated on Final Passage on Wednesday, June 4th, be reconsidered.

Mr. ACHTERMAN. Mr. Speaker, I second the motion. The SPEAKER. How did the gentleman from Fayette, Mr. Cochran, vote on the final passage of this bill?

Mr. COCHRAN. Mr. Speaker, I voted in the majority. The SPEAKER. How did the gentleman from Monroe, Mr. Achterman, vote on the final passage of this bill?

Mr. ACHTERMAN. Mr. Speaker, I voted in the majority. On the question,

Will the House agree to the motion?

The SPEAKER declared the nays appeared to have it. Whereupon, a division was called for fifty-five members having voted in the affirmative and sixty-one in the negative the question was determined in the negative and the motion was not agreed to.

SPECIAL ORDER BILLS ON THIRD READING

Mr. ACHTERMAN. Mr. Speaker, I move that all House Bills on the third reading and final passage calendars, in their numerical order be made a special order of business immediately.

BILLS ON FINAL PASSAGE

BILLS PASSED OVER

There being no objection House Bill No. 1195, Printer's No. 929, House Bill No. 814, Printer's No. 928 were passed over at the request of the SPEAKER.

BILLS ON FINAL PASSAGE

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1431, as follows:

An Act to further amend section two of the act approved the first day of June one thousand nine hundred and thirty-three (P. L. 1172) entitled "An act establishing certain streets in boroughs and incorporated towns as State highways and providing for their construction and maintenance at the expense of the Commonwealth" by adding certain new routes

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

Section 1 Section two of the act approved the first day of June one thousand nine hundred and thirty-three (P. L. 1172) entitled "An act establishing certain streets in boroughs and incorporated towns as State highways and providing for their construction and maintenance at the expense of the Commonwealth" is hereby further amended by adding thereto the following routes

Allegheny County

Oakdale Borough

Route 02204 Extending Route 02204 Beginning at the North Fayette Township-Oakdale Borough line thence in an easterly direction along Marian Avenue and State Street to a point on Route 631 at the intersection of State Street and Clinton Avenue in the Borough of Oakdale Allegheny County a distance of about 0.5 of a mile

Wall and Wilmerding Boroughs

Beginning at a point at the intersection of Wall Avenue and Moss Side Boulevard in the Borough of Wall thence in a general westerly direction over Wall Avenue to its intersection with the Wilmerding-East McKeesport Road in Wilmerding and Wall Boroughs being a distance of 1½ miles

Beaver County

Freedom Borough

Route 04073 Extending Route 04073 Beginning at a point on the Rochester Township-Freedom Borough line at the intersection of Route 04073 and First Street thence southwest on First Street to Constitution Way thence along Constitution Way to a point on oute 641 at the intersection of Constitution Way and Third Avenue in the Borough of Freedom Beaver County a distance of about 0.3 of a mile.

Route 452 Extending Route 452 Beginning at a point on Route 452 New Sewickley Township and Freedom Borough line thence southwest along Harvey's Run Road to intersection of Route 88 on Third Avenue in Freedom Borough a distance of about 0.7 of a mile

Midland Borough

Route 243 Extending Route 243 Beginning at a point on Route 243 at the intersection of Midland Avenue and Third Street thence over Third Street to Wood Lane thence in a general northwesterly direction over Wood Lane and the Fairview Road to the Midland Borough-Ohio Township Line thence by spur from a point at the intersection of Wood Lane and Fairview Road in a westerly and southerly direction to a point on Route 243 at Midland Avenue and Spring Lane in the Borough of Midland Beaver County a total distance of about 0.8 of a mile.

Bradford County

Canton Borough

Route 08005 Extending Route 08005 Beginning at a point | Jefferson County a distance of about 0.7 of a mile

on Route 08005 at the intersection of South Minnequa Avenue and South Main Street thence in a westerly direction on South Main Street to the Canton Township line in the borough of Canton Bradford County a distance of about 0.6 of a mile

Cambria County

Vintondale Borough

Route Beginning at the intersection of Main and Chickory Streets in Vintondale Borough thence northeasterly to the Vintondale Borough-Jackson Line where it connects with the county road being a distance of 0.649 of a mile

Columbia County

Briar Creek Borough

Route 19091 Extending Route 19091 Beginning at the Briar Creek Garage on Route No. 11 and extending in a northerly direction a distance of 1.1 miles to Route 19091

Erie County

East Springfield Borough

Route 86 Extending Route 86 Beginning at a point on Route 86 thence in a southeasterly direction over a public street to the Girard Township line in the borough of East Springfield Erie County a distance of about 0.5 of a mile

Platea Borough

Route 295 Extending Route 295 Beginning at a point on Route 295 at the intersection of Main and Peach Streets thence in a westerly direction on Peach Street to the Girard Township Line in the borough of Platea Erie County a distance of about 0.8 of a mile

Edinboro Borough

Route 25117 Extending Route 25117 Beginning at a point on the Washington Township-Edinboro line near the Everwine Farm thence in an easterly direction to Chestnut Street in the borough of Edinboro Eric County a distance of about 0.4 of a mile

Route 25118 Extending Route 25118 Beginning at a point on the Washington Township-Edinboro Borough line thence in a northeasterly direction on Chestnut Street to Erie Street thence on Erie Street to Route 258 at Erie and Meadville Streets in the borough of Edinboro Erie County a distance of about 0.4 of a mile

Greene County

Greensboro Borough

Route Beginning at the intersection of Fourth Street and County Street thence extending over Fourth Street to the intersection of Fourth Street and Diamond Street in the borough of Greensboro Greene County a distance of about 0.36 of a mile

Route Beginning at the intersection of County Street and First Street thence extending in an easterly direction over County Street to the westerly ferry approach to the Greensboro Ferry Company in the borough of Greensboro Greene County a distance of about 0.08 of a mile

Indiana County

Blairsville Borough

Route 68 Extending Route 68 Beginning at a point on Route 68 at the intersection of Market Street and Walnut Street thence in a southerly direction on Walnut Street to a point on Application 694 at the intersection of Walnut Street and Main Street in the Borough of Blairsville Indiana County a distance of about 0.25 of a mile

Jefferson County

Falls Creek Borough

Route Beginning at a point on the Falls Creek Borough-Washington Township line near Smithtown thence in a general northeasterly and easterly direction via Fuller Avenue to a point on Route 650 Spur at Fuller Avenue and Third Street in the borough of Falls Creek Jefferson County a distance of about 0.7 of a mile

Lackawanna County

Archbald Borough

Route 35048 Extending Route 35048 Beginning at a point on Route 35048 at South Main Street thence in a north-westerly direction to a point on Route 6 in the borough of Archbald Lackawanna County a distance of about 2.0 miles

Dalton Borough

Route 35066 Extending Route 35066 Beginning at a point on the Dalton Borough-Glenburn Township line thence in a northeasterly direction to a point on Application 4356 near the Abington Township line in the borough of Dalton Lackawanna County a distance of about 0.1 of a

Route 35058 Extending Route 35058 Beginning at a point on Route 35058 at La Plume Street and Main Street in the borough of Dalton thence in a northerly and easterly direction over La Plume Street to the intersection with Route 9 Lackawanna Trail thence continuing in a northerly direction to the Factoryville and Abington turnpike Application 309 in Lackawanna County a distance of approximately 0.6 of a mile

Dunmore Borough

Route 676 Extending Route 676 Beginning at a point on Route 168 at the intersection of Blakely Street and West Drinker Street thence in a northwesterly direction on West Drinker Street to Electric Street thence west on Electric Street to a point on Route 676 at the intersection of Electric Street and Jefferson Avenue in the borough of Dunmore Lackawanna County a distance of about 0.7 of

Route 5 Extending Route 5 Beginning at a point on Route 5 at the intersection of South Blakely Street and Cherry Street thence in a westerly direction on South Blakely Street to the Scranton City line in the borough of Dunmore Lackawanna County a distance of about 0.53 of a mile

Route 163 Extending Route 168 Beginning at a point on Route 168 near the 1100 block thence in a general southeasterly direction on the Drinker Turnpike to the Dunmore Borough-Roaring Brook Township line in the borough of Dunmore Lackawanna County a distance of about

Throop Borough

Route 35067 Extending Route 35067 Beginning at a point on Route 168 Extension at the intersection of Dunmore Street and Sanderson Street thence in a northwesterly direction on Sanderson Street to River Street thence west on River and Belman Streets to Rebecca Street thence northwest on Rebecca Street to Boulevard Road thence east on Boulevard Road to a point on Route 35067 at the borough line of Dickson City in the borough of Throop Lackawanna County a distance of about 1.5 miles

Taylor Borough

Route 35055 Extending Route 35055 Beginning at the intersection of Main and Route 35055 and Hospital Street in Taylor Borough thence in a northwesterly direction over Hospital Street a distance of approximately 0.5 of a mile

Route 35049 Extending Route 35049 Beginning at a point in North Main Avenue Route 35055 thence northwesterly over Oak Street to the intersection with Route 35049 in Taylor Borough a distance of about 1.8 miles

Lawrence County

Ellwood City Borough

Route 315 Extending Route 315 Beginning at a point on Route 315 at the intersection of Fifth Street and Fountain Avenue thence in a southerly direction on Fifth Street to a point on Route 37011 at the intersection of Fifth Street and Lawrence Avenue in the borough of Ellwood City Lawrence County a distance of about 0.19 of

Route 37076 Extending Route 37076 Beginning at a point on Route 315 at the intersection of Bridge Street and Line Avenue thence in a northerly direction over Bridge Street

Wayne Township line in the borough of Ellwood City Lawrence County a distance of about 0.52 of a mile

Lehigh County

Emmaus Borough

Route 39114 Extending Route 39114 Beginning at a point on the Upper Milford Township-Emmaus Borough line thence northerly on Second Street to a point on Route 158 at Second and Main Streets in the Borough of Emmaus Lehigh County a distance of about 0.45 of a mile

Luzerne County

Kingston Edwardsville and Larksville Boroughs

Route 40096 Extending Route 40096 Beginning at a point on Route 11 at the intersection of Market Street and Gates Avenue thence in a southwesterly direction on Gates Avenue to West Northampton Street thence northwesterly on West Northampton Street to Main Street thence northwesterly on Main Street to a point on Route 40096 at the intersection of Main Street and Luzerne Avenue in the Boroughs of Kingston Edwardsville and Larksville Luzerne County a distance of about 2.05 miles

Larksville Borough

Route 40085 Extending Route 40085 Beginning at a point on Route 40096 at the intersection of State and Wilson Streets thence in a general northwesterly direction through Larksville Borough to a point on Route 40085 near the Jackson Township line in Luzerne County a distance of about 1.9 miles

Route 40096 Extending Route 40096 Beginning at the intersection of Main Street and Jackson Avenue thence westerly on Jackson Avenue to Wilson Street thence northwesterly on Wilson Street to Route 40096 at the intersection of Wilson Street and Luzerne Avenue in the Borough of Larksville Luzerne County a distance of about 0.6 of a mile

Monroe County

Stroudsburg Borough

Route 166 Extending Route 166 Beginning at a point on Route 166 at the intersection of Main Street and Fifth Street thence in a southerly direction on Fifth and Broad Streets to a point on Route 498 at the intersection of Broad Street and Foxtown Road in the borough of Stroudsburg Monroe County a distance of about 0.53 of a mile

Northampton County

Freemansburg Borough

Route 48011 Extending Route 48011 Beginning at a point on Route 48011 at its intersection with Main Street thence in a southerly direction on Main Street to Washington Street thence in a westerly direction on Washington Street to a point on Route 48011 in the borough of Freemansburg Northampton County a distance of about 1.0 mile

Roseto Borough

Route 48035 Extending Route 48035 Beginning at a point on Route 48035 at Columbus Street thence in a westerly direction on Columbus Street to Garibaldi Street thence in a general northwesterly direction on Garibaldi Street to the Washington Township line in the Borough of Roseto Northampton County a distance of about 0.3 of a mile

Wind Gap Borough

Route 166 Extending Route 166 Beginning at a point on Route 166 at the intersection of Broadway and Male Streets thence in a westerly direction on Male Street to the Plainfield Township line in the borough of Wind Gap Northampton County a distance of about 0.5 of a mile

Perry County

Bloomfield Borough

Route 30 Extending Route 30 Beginning at a point on Route 30 at the intersection of Main and Carlisle Streets thence in a northerly direction on Carlisle Street to the to a point on Route 37076 at the Ellwood City Borough-Bloomfield Borough-Center Township line in the borough of Bloomfield Perry County a distance of about 0.5 of a mile

Duncannon Borough

Route 50053 Extending Route 50053 Beginning at a point on the Penn Township-Duncannon Borough line thence in a southerly direction on the Devonshire Road to a point on Route 195 in the borough of Duncannon Perry County a distance of about 0.5 of a mile

Marysville Borough

Route 50052 Extending Route 50052 Beginning at a point on the Rye Township-Marysville Borough line thence in an easterly direction to Route 30 in the borough of Marysville Perry County a distance of about 0.8 of a mile

Somerset County

Addison Borough

Route 50 Extending Route 50 Beginning at a point on Route 50 thence in a northeasterly direction along a public street to the Addison Township line in the Borough of Addison Somerset County a distance of about 0.3 of a mile

Shanksville Borough

Route 55068 Extending Route 55068 Beginning at a point on Route 55068 at the intersection of North Street and Bridge Street thence in a northerly direction on Bridge Street to the Stony Creek Township line in the Borough of Shanksville Somerset County a distance of about 0.1 of a mile

Stoyestown Borough

Route 52 Extending Route 52 Beginning at a point on Route 52 at Somerset Street thence in a general westerly direction to a point on Route 119 in the Borough of Stoyestown Somerset County a distance of about 0.25 of a mile

Susquehanna County Montrose Borough

Route 57078 Extending Route 57078 Beginning at a point on Route 57078 at the intersection of Owego Street and Prospect Street thence in an easterly and southerly direction on Prospect Street to intersect Route 57024 in the borough of Montrose Susquehanna County a distance of about 0.5 of a mile

Tioga County

Blossburg Borough

Route 21 Extending Route 21 Beginning on Route 21 spur near the Blossburg State Hospital in Blossburg Borough thence northerly and easterly approximately .3 of a mile to the Covington Township line-east Creek Road

Wellsboro Borough

Route 58042 Extending Route 58042 Beginning on Route 58042 in Wellsboro Borough thence following Buena Vista Street to the Delmar Township line approximately .8 of a mile all in Wellsboro Borough

Venango County

Cooperstown Borough

Route 600 Extending Route 600 Beginning at a point on the Jackson Township-Cooperstown Borough line thence in an easterly direction over Church Street to a point on Route 60038 at the intersection of Church and Main Streets in the Borough of Cooperstown Venango County a distance of about 0.3 of a mile

Westmoreland County

Derry Borough

Route 64071 Extending Route 64071 Beginning at a point on Route 64071 at the intersection of South Chestnut Street and Fourth Avenue thence in a southwesterly direction on Fourth Avenue to the Derry Borough-Derry Township line in the Borough of Derry Westmoreland County a distance of about 0.4 of a mile

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

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-176

Achterman,	Gerard,	McClanaghan,	Sarge,
Auker,	Gillan,	McClester.	Sarraf,
Baker.	Goodwin,	McDermott.	Scanlon.
Balthaser.	Greenwood,	McDowell,	Schwab,
Baugher,	Gryskewicz,	McFall.	Shaffer.
Bentley.	Gyger,	McGrath.	Shaw.
Bentzel.	Habbyshaw.	McIntosh,	Shepard,
Boies.	Haberlen.	McKinney.	Simons.
	Haines,	McLanahan,	Skale,
Boney,	Hall.	McLane,	Snyder.
Bower,	Hamilton,	McMillen.	Sollenberger.
Bradley,		McSurdy,	Corg,
Bretherick,	Harkins,	Mesurdy, Melchiorre,	Stambaugh.
Brown,	Harris,		Stank.
Brunner, P A.,	Heatherington,	Mihm,	Stine.
Burns,	Helm,	Modell,	
Burris,	Hering,	Mooney,	Stockham,
Chervenak,	Herman,	Moran,	Tarr,
Chudoff.	Elersch,	Moul,	Tate,
Cochran.	Hewitt,	Muir,	Taylor,
Cohen, M. M.,	Hirsch,	Munley,	Thompson, E. F.,
Cook.	Holland,	Nagel,	Thompson, R.L.,
Cooper.	Imbrie,	Nunemacher,	Trout,
Cordier,	James,	O'Brien.	Turner,
	Jefferson,	O'Connor,	Van Allsburg,
Corrigan,	Jones, G. E.,	O'Dare,	Verona,
Croop,	Jones, P. N.	O'Mullen,	Vincent,
Dairymple,	Keenan.	O'Neill,	Vogt,
Dennison,	Kenehan.	Owens,	Voldow,
DiGenova,	Kline,	Petrosky.	Voorhees.
Dix,	Knoble.	Polaski.	Wagner,
Dolon,	Kolankiewicz,	Polen.	Watkins.
D'Ortona,	Komorofski.	Powers.	Weingartner,
Duffy,	Krise.	Prosen.	Weiss.
Early,	Lee, T. H.	Readinger.	V'elsh, E. B.
Elder,	Leisey.	Reagan,	Welsh, M. J.,
Elliott,	Lesko.	Reese, D. P.,	Wilkinson,
Ely,	Levy,	Reese, R. E.,	Williams,
Falkenstein.			
Finestone,	Leydic.	Regan,	Woodring,
Finnerty,	Lichtenwalter,	Reynolds,	Woodside,
Fiss.	Longo,	Riley,	Wright,
Fleming.	Lovett,	Rooney,	Yeakel,
Fletcher.	Lyons,	Rose, S.,	Yester,
French,	Malloy,	Royer,	Young,
Gallagher,	Marks,	Rush,	Kilroy, Speaker.
Gates	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 consideration on final passage of House Bill No. 1432, as follows:

An Act to further amend section two 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" by changing certain routes and adding certain new routes

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

Section 1 The following routes established by section two 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" and the amendments thereto are hereby amended or further amended to read as follows

Beginning at a point on Wopsononock Avenue on the dividing line between the city of Altoona and Logan Township thence southwesterly over Wopsononock Avenue to the intersection of Wopsononock Avenue and [Ivyside] Drive thence southeasterly over Ivyside Drive to the intersection of Ivyside Drive and Twenty-fifth Avenue thence southwesterly over Twenty-fifth Avenue to the intersection of Twenty-fifth Avenue and Wopsononock Avenue thence southerly over Wopsononock Avenue to the intersection of Twenty-fifth Avenue and Wopsononock Avenue to the intersection of Twenty-fifth Avenue and Wopsononock Avenue to the intersection of the interse section of Wopsononock Avenue and I Fourth Street thence southeasterly over Fourth Street to the intersection of Fourth Street and Howard Avenue thence westerly over Howard Avenue to the intersection of Howard Avenue and Eleventh Street thence southerly over Eleventh Street to the intersection of Eleventh Street and Thirteenth Avenue thence westerly over Thirteenth Avenue to the intersection of Thirteenth Avenue and Sixteenth Street thence southerly over Sixteenth Street to the intersection of Sixteenth Street and Twelfth Avenue thence westerly over Twelfth Avenue to the intersection of Twelfth Avenue and Eighteenth Street in the City of Altoona a distance of abount [2.74] 2.65 miles

Beginning at a point on Grant Avenue on the dividing line between the borough of Southmont and the City of Johnstown thence northerly on Grant Avenue to [Haynes] Somerset Street thence easterly on [Haynes] Somerset Street to the intersection of [Haynes] Somerset and Napoleon Streets in the City of Johnstown Cambria County

Edistance of about 0.40 of a mile
Section 2 Section two of said act is hereby further

amended by adding thereto the following routes
Beginning at a point at the intersection of South Fourth
and Susquehanna Streets (Routes No. 153 and No. 487
thence north on South Fourth Street to Basin Street thence to the intersection of South Front and Union Street thence north on South Front Street to Hamilton Street thence north on North Front Street to Tilghman Street (Route No. 157) in the City of Allentown a distance of about 2.0

Beginning at a point on Route 07019 at the intersection of Seventh Avenue and Sixth Avenue near Thirty-first Street thence in an easterly direction on Seventh Avenue to Bellwood Avenue thence east on Bellwood Avenue to a point on Route 07027 at the intersection of Bellwood Ave- day of January one thousand nine hundred and forty-two

nue and Sixth Avenue in the city of Altoona a distance of about 2.56 miles

Beginning at a point on Route 493 at the intersection of Lloyd Street and Sixth Avenue thence northwest on Lloyd Street to Bellwood Avenue in the city of Altoona a distance of about 0.03 of a mile

Beginning at a point on Route 07040 at the intersection of Fourth Avenue and Eighth Street thence southeasterly on Eighth Street to the city line in the city of Altoona a distance of about 0.14 of a mile

Beginning at the intersection of East Otterman Street and Arch Street thence over East Otterman Street to the intersection of East Otterman and East Pittsburg Streets in the City of Greensburg a distance of about 0.1 of a mile

in the City of Greensburg a distance of about 0.1 of a mile
Beginning at the intersection of East Otterman Street
and Arch Street thence over Arch Street to the intersection of Arch and East Pittsburgh Streets in the city
of Greensburg a distance of about 0.07 of a mile
Beginning at the intersection of West Otterman Street
and North Main Street thence over West Otterman Street
in a gneral westerly direction to the Hempfield TownshipGreensburg City line in the City of Greensburg a distance
of about 0.82 of a mile of about 0.82 of a mile

Beginning at the intersection of Hamilton Avenue and West Newton Street thence over Hamilton Avenue to the intersection of Hamilton Avenue and West Otterman Street in the City of Greensburg a distance of about 0.45 of a mile

Beginning at a point on the line dividing Penn Township and the City of Pittsburgh Allegheny County thence over Allegheny River Boulevard to its intersection with Washington Boulevard in the City of Pittsburgh thence over Washington Boulevard and Fifth Avenue Extension to the intersection of Penn Avenue and Fifth Avenue in the City of Pittsburgh thence over Penn Avenue to its intersection with Dallas Avenue being a distance of three miles more or less

Beginning at a point at the intersection of Ohio Street and East Street in the City of Pittsburgh thence in a general northerly direction over East Street and Evergreen Road to the line dividing the City of Pittsburgh and Ross Township on State Highway Route No. 805 being 3.5 miles more or less in length

Beginning at a point on the line dividing the City of Pittsburgh Baldwin and Mifflin Townships thence in a general northerly direction over Streets Run Road to an intersection with State Highway Route No. 376 in the City of Pittsburgh being one mile more or less in length in the City of Pittsburgh
Beginning at the intersection of Farr Street and North

Main Avenue Route 35055 thence over North Main Avenue and Euclid Avenue to Theodore Street thence over Theodore Street to the intersection with Keyser Avenue Route 35013 in the City of Scranton a distance of about 1.5 miles

Beginning at a point on Route 40045 at Scott Street and George Avenue thence northwesterly over George Avenue to a point the intersection of George Avenue and North Washington Street in the City of Wilkes-Barre Luzerne County a distance of about 0.6 of a mile

Beginning at a point on North Washington Street at the diving line between Plains Township and the City of Wilkes-Barre thence southerly over North Washington Street to a point the intersection of North Washington and East Main Streets in the City of Wilkes-Barre Luzerne County a distance of about 0.1 of a mile

Beginning at a point the intersection of North Washington and East Chestnut Streets thence northwesterly over East Chestnut and westerly over West Chestnut Street to a point on Route 5 the intersection of North River and West Chestnut Streets in the City of Wilkes-Barre

Luzerne County a distance of about 0.4 of a mile

Beginning at a point on Route 169 at Butler and North Washington Streets thence northeasterly over North Washington Street to the intersection of North Washington and East Main Streets thence southeasterly over East Main Street to a point the intersection of Scott and East Main Streets on Route 40045 in the City of Wilkes-Barre Lu-

zerne County a distance of about 1.9 miles Section 3 This act shall become effective on the first

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-176

Achterman,	Gerard,	McClanaghan.	Sarraf,
Auker,	Gillan,	McClester,	Scanlon,
Baker,	Goodwin,	McDermott,	Schwab,
Balthaser,	Greenwood,	McDowell,	Shaffer,
Baugher,	Gryskewicz,	McFall,	Shaw,
Bentley,	Gyger,	McGrath,	Shepard.
Bentzel,	Habbyshaw.	McIntosh,	Simons,
Boles.	Haberlen,	McKinney,	Skale.
Boney,	Haines.	McLanahan,	Snyder,
Bower,	Hall.	McLane,	Sollenberger,
Bradley,	Hamilton,	McMillen.	Sorg,
Bretherick,	Harkins,	McSurdy,	Stambaugh.
Brown.	Harris.	Melchiorre,	Stank.
Brunner, P. A.,	Heatherington,	Mihm,	Stine.
Burns.	Helm.	Modell,	Stockham.
Burris.	Hering,	Mooney,	Tarr.
Chervenak.	Herman,	Moran,	Tate.
Chudoff,	Hersch.	Moul,	Taylor.
Cochran,	Hewitt.	Muir,	Thompson, E. F
Cohen, M. M.,	Hirsch.	Munley	Thompson, R. L.
Cook,	Holland.	Nagel	Trout.
Cooper.	Imbrie.	Nunemach er	Turner,
Cordier,	James.	O'Brien,	Van Allsburg,
Corrigan,	Jefferson,	O'Connor,	Verona,
Croop.	Jones, G. E.,	O'Dare,	Vincent.
Dalrymple,	Jones, P. N.	O'Mullen,	Vogt,
Dennison.	Keenan.	O'Neill,	Voldow.
DiGenova.	Kenehan,	Owens,	Voorhees.
Dix,	Kline,	Petrosky,	Wagner,
Dolon.	Knoble.	Polaski,	Watkins.
D'Ortona,	Kolankiewicz,	Polen,	Weingartner.
Duffy,	Komorofski.	Powers,	Weiss,
Early.	Krise.	Prosen,	Welsh, E. B.,
Elder,	Lee, T. H.,	Readinger,	Welsh, M. J.,
Elliott.	Leisey,	Reagan,	Wilkinson,
Ely.	Lesko.	Reese, D. P.,	Williams.
Falkenstein.	Levy,	Reese, R. E.,	Woodring.
Finestone.	Levdic.	Regan,	Woodside.
Finnerty,	Lichtenwalter.	Reynolds,	Wright,
Fiss.	Longo,	Riley,	Yeakel.
Fleming.		Rooney,	Yester.
Fletcher.	Lovett, Lyons.	Rose S., Royer,	Young,
French.	Malloy.	Rush.	Kilroy,
Gallagher.	Marks.	Sarge.	Speaker.
Gates,	Maxwell.	raige,	opeaner.
care,	TATOM ALCIT		

NAYS-

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

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

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 1705, as follows:

An Act to amend the act approved the fifth day of May one thousand nine hundred and twenty-seven (P. L. 787) entitled "An act establishing certain public roads as State highways and providing for their construction and maintenance at the expense of the Commonwealth" by changing certain routes and adding certain new routes The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows

Section 1 The following routes established by the act approved the fifth day of May one thousand nine hundred and twenty-seven (P. L. 787) entitled "An act establishing certain public roads as State highways and providing for their construction and maintenance at the expense of the Commonwealth" are hereby amended to read as follows

Route number six hundred and seventy-seven Beginning at Hulton Improved Road at or near Oakmont Country

Ferry Railroad Station thence over Logans Ferry Improved Road to the line dividing Allegheny County and West-

moreland County

Route number six hundred and seventy-eight Beginning at Lowrie's Run improved road at or near Mount Nebo Church Allegheny County thence in a northerly direction to Lowrie's Run and Rochester improved road at or near McNeeley's school thence continuing in a northerly direction to Bayne and Wexford improved road at a point near the line dividing Franklin and Marshall Townships thence in an easterly direction over a county road known as the Bayne and Wexford Road to a point on the Bayne and Wexford Road at its intersection with State Highway Route 02133 thence in a general northerly direction over State Highway Route 02133 in Marshall Township to a point at the intersection of State Highway Route 02133 and a county road known as the Warrendale and Bayne Road thence in an easterly direction over a county road known as the Warrendale and Bayne Road to its intersection with State Highway Route 246 in the Village of Warrendale Allegheny County
Section 2 Said act is hereby further amended by adding

thereto the following new routes

Route 761 Beginning at a point on Route 652 at the Pittsburgh City-Bellevue Borough line thence along the Chio River Boulevard through the Boroughs of Bellevue Avalon and Ben Avon to the intersection with the Camp Horne Road in the Borough of Emsworth thence along the Ohio River Boulevard formerly known as the Beaver Road through Emsworth Borough Kilbuch Township Glenfield and Haysville Boroughs to the newly constructed Ohio River Boulevard in the Borough of Osborne at the Onto River Boulevard in the Bolough of Shorne at the intersection of the Beaver Road thence along the new construction of the Ohio River Boulevard through the Boroughs of Osborne and Sewickley to the intersection with Church Lane in the Borough of Edgeworth thence through Leetsdale Borough to a point on the Allegheny-Beaver County line at the southeastern terminus of Route 641 in Allegheny County a distance of about 11.5 miles

Route 762 Beginning at a point on Route 802 thence along the Cochran Road in a southeasterly direction through Scott and Mt Lebanon Townships to a point on Route 806 beginning again on Route 806 and thence along the Castle Shannon Boulevard in a general southeasterly direction through Mt Lebanon Township and Castle Shannon Borough to a point on Route 247 in Allegheny County a distance of about 3.0 miles

Route 763 Beginning at the intersection of State Highway Route 72 and the Bakerstown and Culmerville Road at or near the Village of Bakerstown Allegheny County thence extending in a general easterly direction over the improved Bakerstown and Culmerville Road and Millerstown and Culmerville Road to its intersection with State Highway Route 388 at the Village of Millerstown Allegheny County

Route 764 Beginning at the line dividing the Borough of Leetsdale in Leet Township in Allegheny County thence in a general northeasterly direction over Big Sewickley Creek Road in Allegheny County and Beaver County thence over State Highway Routes Application 3754 and 3755 to the Warrendale and Bayne Road thence over the Warrendale and Bayne Road to its intersection with State Highway Route 246 in the Village of Warrendale Allegheny County

Route 765 Beginning at the intersection of State Highway Route 76 and the Stoops Ferry and Shousetown Road thence in a general northwesterly direction over the Stoops Ferry and Shousetown Road to the line dividing Allegheny County and Beaver County at State Highway Route Application 4247

Route 766 Beginning at the intersection of State Highway Route 802 and Cochran Road in Allegheny County thence in a general southeasterly direction over Cochran Roal to its intersection with State Highway Route 806 in Allegheny County

Route 767 Beginning at the intersection of State Highway Route 806 and Castle Shannon Boulevard thence in Club Allegheny County thence in a northeasterly direction a general southeasterly direction over Castle Shannon to the Logans Ferry Improved Road at or near the Logans Boulevard to the line dividing Mt Lebanon Township and Castle Shannon Borough in the vicinity of State Highway

Route 768 Beginning at a point on State Highway Route 330 at the Village of Miller's Grove Allegheny County thence in a general northeasterly direction over Streets Run Road to the line dividing Baldwin Township and the City of Pennsylvania

Route 769 Beginning at a point at the intersection of State Highway Route 736 and the New England Road in Allegheny County thence in a general northwesterly direction over the New England Road to an intersection with

State Highway Route 02074

Route 770 Beginning at the intersection of State Highway Route 120 and State Highway Route 337 in Alegheny County thence in a general northerly direction over Moss Side Boulevard to the line dividing North Versailles Township and Wall Borough commencing at the line dividing North Versailles Township and Wall Borough thence in a general northeasterly direction over Moss Side Boulevard to its intersection with State Highway Route 639

Route 771 Beginning at the line dividing Penn Township and Verona Borough thence in a general southerly and westerly direction over Allegheny River Boulevard to the line dividing Penn Township and the City of Pitts-

burgh Allegheny County

Route 772 Beginning at the line dividing the Borough of Elizabeth and Forward Township in Allegheny County thence over the Elizabeth Road Lock No 3 and Elkhorn Road and Elkhorn and Monongahela Road to the intersection of State Highway Route 181 and State Highway Route 394

Route 773 Beginning at a point in Green Township on Route 483 near the Greene Township-Shippingport Borough line thence in a general southeasterly direction through Greene Township Shippingport Borough and Raccoon Township via Morrow and Cain farms Kennedy Coal Miles and the Kennedy farm to a point on Route 04077 at the Moore farm in Beaver County a distance of about 3.0

Route 774 Beginning at the Mt Hope Church on Route 07002 Station 14560 thence in a southerly direction over Township Route 07334 in Greenfield Township Blair County for a distance of 0.6 mile to the county line and thence in Union Township Bedford County for a distance of 1.0 mile to the entrance of the Blue Knob Recreational Park a total distance of 1.6 miles

Route 775 Beginning at a point on Legislative Route 276 in Summerhill Borough Cambria County thence northeasterly a distance of approximately 0.10 mile to the Summerhill Borough-Croyle Township line thence northeasterly through Croyle Township to a point on Legislative Route 11026 1.1 miles southeast of New Germany a distance of 2.3 miles

Route 776 Beginning at a point on Route 54 near Twin Rocks Station thence in a general westerly direction through Jackson Township over a county concrete highway to the Vintondale Borough line thence continuing from the end of the county concrete highway at the Vintandale Borough-Jackson Township line in a general southsesterly direction through Vintondale Borough to a point on Route 11029 in Cambria County a distance of about 3.0 miles

Route 777 A certain section of public road in the Borough of South Connellsville and Townships of Connellsville and Springfield in the County of Fayette beginning at the intersection of McCormick Avenue in the Borough of South Connellsville with Township Road No 635 on the line between the said borough and the Township of Connellsville thence in a southerly and easterly direction in said township and following said Township Route 635 and passing Casparis School to the line between Connellsville and Springfield Townships a distance of 2.5 miles thence by same in Springfield Township in a southeasterly direction to its intersection with Township Route 806 a distance of about 1.6 miles thence by said Township Route 806 in a southerly direction for about 0.4 miles to its intersection with Township Route 5933 thence in a

Route 593 and passing Hamilton School to its intersection with State Highway Route 366 T H 381 at Mill Run a distance of 4.9 miles making a total distance of 9.4 miles said intersection being about 0.2 miles north of Mill Run School on said State Highway Route 366

Route 778 Beginning at a point on the Clearfield County line about 0.5 of a mile north of its intersection with the dividing line between Jefferson County and Indiana County thence in a general southerly direction through Gaskill and Banks Townships to a point on Route 436 in Jefferson and Indiana Counties a distance of about 0.7 of a mile

Route 779 Beginning at a point on Route 45 near Waterloo thence in a general westerly direction through Lack and Tell Townships to a point on Route 45 Spur in Juniata and Huntingdon Counties a distance of about 1.5 miles

Route 780 Beginning at a point on Route 35013 in Taylor Borough thence northwesterly through Taylor Borough to the Scranton City line thence northwesterly through the City of Scranton to the Scranton City-Ransom Township line thence northwesterly through a section known as Mount Dewey through Ransom and Newton Townships to the intersection with State Highway Route 35013 a distance of about 3.9 miles

Route 781 Beginning at the intersection of State Highway Route 365 Spur and 933 in Clarks Green Borough thence in a northwesterly direction over Arlington Street and Township Road Number 458 through Clarks Green Borough Clarks Summit Borough and Abington Township Lackawanna County to the intersection with State Highway Route 35022 a distance of approximately 1.2 miles

Route 782 Beginning at a point on Application 5 in Clarks Summit Borough thence in a northeasterly direc-tion over Oakford Street and Township Road No 452 through Clarks Summit Borough and Abington Township Lackawanna County to the intersection with Township Road No 458 a distance of approximately 0.9 of a mile

Route 783 Beginning at the intersection with State Highway Route 665 and Township Route 302 in the Borough of Gouldsboro thence in a northeasterly direction of Township Route 302 through Lehigh and Clifton Townships Lackawanna County to the intersection with Route 35045 a distance of approximately 4.5 miles

Route 784 Beginning at the intersection of Legislative Route 35007 and Spencer Road in the Borough of Moscow thence in a northerly direction over Spencer Road to the intersection with Township road No 330 thence in a westsection with Township Road No 324 thence in a southerly direction over Township Road No 324 through Moscow Borough Roaring Brook and Spring Brook Townships to the intersection with Legislative Route 35009 a distance of approximately 2.4 miles erly direction over Township Road No 323 to the inter-

Route 785 Beginning at a point on State Highway Route 35007 in Moscow Borough thence in a northerly direction over Township Road 330 to the Moscow Borough line thence in a westerly direction over Township Road 323 and Township Road 324 to the intersection with State Highway Route 35009 in Roaring Brook and Spring Brook Townships Lackawanna County a distance of approximately 2.1 miles

Route 786 Beginning at point on Route 555 near Mickley's thence easterly and southerly through Whitehall Township to the bridge over the Lehigh River at the West Borough line of Catasauqua Borough thence over Pine Street to Howertown Road thence in a southerly direction to an intersection with Highway Route 39032 in the Borough of Catasauqua Lehigh County approximately 2.5 miles in length

Route 787 Beginning at a point on Route 46156 at the intersection of Willow Grove Avenue and Cheltenham Avenue thence in a southeasterly direction on Cheltenham Avenue to Route 46124 at the intersection of Oak Lane and Cheltenham Avenue in Montgomery and Philadelphia Counties a distance of about 4.0 miles

Route 788 Beginning at a point on Route 226 near the Tamaqua Borough-Rahn Township line thence in a gensoutheasterly and easterly direction by said Township eral easterly direction through Rahn Township to a point on the Carbon County line in Schuylkill County a distance of about 5.0 miles

Route 789 Beginning at a point on Route 118 in Bent-leyville Borough thence northeasterly through Bentley-ville Borough to the intersection of the Bentleyville Borough-Fallowfield Township line thence northeasterly through Fallowfield Township to the intersection of Route 62016 near the Gibson Mine of the Hillman Coal Company in Washington County a distance of about 0.92 of a mile

Route 790 Beginning at a point on Route 188 at Long-fellow Avenue and Hancock Avenue in the Borough of Vandergrift thence in a general southerly direction on Hancock Avenue and Hancock Avenue Extension through the Borough of Vandergrift Allegheny Township Borough of Oklahoma and Washington Township to a point on Route 69 at Chambers Corner in Westmoreland County a distance of about 2.4 miles

Route 791 Beginning at a point on Route 120 about 0.3 of a mile east of Adamsburg Borough thence in a general westerly direction over the old location of the Lincoln Highway through Hempfield and North Huntingdon Townships and Adamsburg and Irwin Boroughs to a point on Route 120 about 0.1 of a mile west of Application 302 in Westemoreland County a distance of about 4.1 miles

Section 3 The provisions of this act shall become effective January first one thousand nine hundred and forty-

On the question,

Fletcher,

Gallagher,

French.

Shall the bill pass finally?

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

YEAS-176

Achterman,	Gerard,	McClanaghan,	Sarge.
Auker,	Gillan,	McClester.	Sarraf.
Baker,	Goodwin.	McDermott.	Scanlon.
Balthaser,	Greenwood.	McDowell.	Schwab.
Baugher,	Gryskewicz,	McFall.	Shaffer.
Bentley.	Gyger,	McGrath.	Shaw.
Bentzel,	Habbyshaw.	McIntosh,	Shepard.
Boies,	Haberlen,	McKinney.	Simons.
Boney,	Haines,	McLanahan,	Skale.
Bower.	Hall.	McLane,	Snyder.
Bradley.	Hamilton,	McMillen,	Sollenberger.
Bretherick,	Harkins,	McSurdy.	Sorg,
Brown,	Harris.	Melchiorre,	Stambaugh.
Brunner, P. A.,	Heatherington,	Mihm,	Stank,
Burns,	Helm.	Modell,	Stine,
Burris,	Hering,	Mooney,	Stockham,
Chervenak,	Herman,	Moran,	Tarr,
Chudoff,	Hersch,	Moul,	Tate,
Cochran.	Hewitt,	Muir,	Taylor,
Cohen, M. M.,	Hirsch,	Munley,	Thompson, E. F.,
Cook,	Holland,	Nagel,	Thompson, R. L.,
Cooper,	Imbrie,	Nunemacher,	Trout,
Cordier,	James,	O'Brien.	Turner,
Corrigan.	Jefferson.	O'Connor,	Van Allsburg,
Croop.	Jones, G. E.,	O'Dare,	Verona,
Dalrymple,	Jones, P. N.,	O'Mullen,	Vincent,
Dennison,	Keenan.	O'Neill,	Vogt,
DiGenova.	Kenehan,	Owens.	Voldow,
Dix	Kline,	Petrosky,	Voorhees,
Dolon,	Knoble,	Polaski,	Wagner,
D'Ortona,	Kolankiewicz,	Polen,	Watkins.
Duffy,	Komorofski,	Powers,	Weingartner,
Early,	Krise.	Prosen,	Weiss,
Elder,	Lee. T. H.,	Readinger,	Welsh, E. B.,
Elliott,	Leisey,	Reagan,	Welsh, M. J.,
Ely.	Lesko,	Reese. D. P.,	Wilkinson,
Falkenstein,	Levy,	Reese, E. E.,	Williams.
Finestone,	Leydic,	Regan,	Woodring,
Finnerty.	Lichtenwalter.	Reynolds,	Woodside,
Fiss.	Longo,	Riley.	Wright,
Fleming,	Lovett,	Rooney,	Yeakel,

NAYS-0

Rose. S.,

Royer,

Rush.

Yester.

Kilroy, Speaker.

Young,

Lyons,

Mallov.

Marks.

Maxwell

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 ON THIRD READING

Mr. YEAKEL asked and obtained unanimous consent to call up for the purpose of amendment House Bill No. 1604 (Senate Bill No. 352) Printer's No. 330, on page 26 of today's calendar, bills on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1604, (Senate Bill No. 352), as follows:

An Act providing for the creation maintenance and operation of a county employes retirement system in counties of the fourth and fifth class imposing certain charges on counties and prescribing penalties.

On the question,

Will the House agree to the bill on third reading?

Mr. YEAKEL. 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 title, page 1, line 3 of title, by striking out after the word "the" the following: "fourth and"

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?

The amendment 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.

BILLS PASSED OVER

There being no objection House Bill No. 1558, Printer's No. 791, House Bill No. 1002, Printer's No. 341 and House Bill No. 990, Printer's No. 275, were 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. 847, as follows:

An Act to further amend section three hundred one and to amend section four hundred one of the act approved the twenty-eighth day of May one thousand nine hundred and thirty-seven (P. L. 1053) entitled "An act relating to the regulation of public utilities defining as public utilities certain corporations companies associations and persons providing for the regulation of public utilities including to a limited extent municipalities engaging in public utility business by prescribing defining and limiting their duties powers and liabilities and regulating the exercise surrender or abandonment of their powers privileges and franchises defining and regulating contract carriers by motor vehicle and brokers in order to regulate effectively

common carriers by motor vehicle conferring upon the Pennsylvania Public Utility Commission the power and duty of supervising and regulating persons associations companies and corporations including to a limited extent municipal corporations subject to this act and administering the provisions of this act authorizing the commission to fix temporary rates placing the burden of proof on public utilities to sustain their rates and certain other matters authorizing a permissive or mandatory sliding scale method of regulating rates providing for the supervision of financial and contractural relations between public utilities and affiliated interests and supervision and regulation of accounts and securities or obligations issued assumed or kept by persons associations companies corporations or municipal corporations subject to this act conferring upon the commission power to vary reform or revise certain contracts conferring upon the commission the exclusive power to regulate or order the construction alteration relocation protection or abolition of crossings of facilities of public utilities and of such facilities by or over public highways to appropriate property for the construction or highways to appropriate property for the construction or improvement of such crossings and to award or apportion resultant costs and damages authorizing owners of such property to sue the Commonwealth for such damages providing for ejectment proceedings in connection with the appropriation of property for crossings conferring upon the commission power to control and regulate budgets of public utilities imposing upon persons associations com-panies and corporations (except municipal corporations) subject to regulation the cost of administering this act prescribing and regulating practice and procedure before the commission and procedure for review by the courts of commission action giving the court of common pleas of Dauphin County exclusive original jurisdiction over certain proceedings prescribing penalties fines and imprisonment for violations of the provisions of this act and regulations and orders of the commission and the procedure for enforcing such fines and penalties and repealing legislation supplied and superseded by cr inconsistent with this act" by further limiting the control and regulation of the commission in respect to rates service and extensions by municipal corporations

On the question, Will the House agree to the bill on third reading?

BILL RECOMMITTED

Mr. STOCKHAM. Mr. Speaker, I move that this bill be recommitted to the Committee on Public Utilities for the purpose of further study and possible amendment.

The motion was agreed to.

RESOLUTION

RECALLING HOUSE BILL No. 727 FROM THE GOVERNOR

Messrs. REAGAN and BOWER offered the following resolution which was twice read, considered and adopted:

In the House of Representatives, June 12, 1941.

Resolved (if the Senate concur), that House Bill No. 727, Printer's No. 821, entitled "An act establishing certain public roads in the counties of Union and North-umberland as a State highway and providing for their construction and maintenance by the Commonwealth subject to certain terms and conditions," be recalled from the Covernor for further consideration.

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

the Governor for further consideration.

BILLS PASSED OVER

There being no objection House Bill No. 1709, Printer's

No. 815, and House Bill No. 970, Printer's No. 786, were 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. 1390, as follows:

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

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

Section 1 The following sums of money are hereby appropriated to the Treasury Department for the payment of replacement checks issued by that department in accordance with the provisions of the act approved the twelfth day of July one thousand nine hundred and thirty-five (Pamphlet Laws 996)

Out of the General Fund	\$15,000.00
Out of the Motor License Fund	12,000.00
Out of the Federal Unemployment Relief	
Fund	2,000.00
Out of the Fire Insurance Tax Fund	1,508.63
Out of the Fish Fund	10.60
Out of the Administration Fund	311.85
Out of the Game Fund	385.00
Out of the School Employes' Retirement	
Fund	300.00
Out of the State Farm Products Show Fund	100.00
Out of the State Employes' Retirement Fund	350.00
Out of the State Work Relief Compensa-	
tion	61.20
Out of the State Workmen's Insurance Fund	5,000.00
Out of the Federal Social Security Fund	15.55
Out of the Liquor License Fund	750.00
Out of the Milk Control Fund	4.75
Out of the State Forests and Waters Fund.	8.00
Out of the State Stores Fund	650.00
Out of the Veterans' Compensation Fund	3,970.00

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-176

ı				
l	Achterman,	Gerard,	McClanaghan,	Sarge,
ı	Auker,	Gillan,	McClester,	Sarraf.
ı	Baker,	Coodwin.	McDermott,	Scanlon,
ı	Balthaser,	Greenwood,	McDowell,	Schwab.
ı	Baugher,	Gryskewicz,	McFall,	Shaffer.
l	Bentley,	Gyger,	McCrath.	Shaw,
	Bentzel,	Habbyshaw,	McIntosh,	Shepard.
l	Boies,	Haberlen,	McKinney,	Simons.
ĺ	Boney.	Haines,	McLanahan.	Skale,
l	Bower,	Hall,	McLane,	Snyder,
l	Bradley,	Hamilton,	McMillen,	Sollenberger,
ĺ	sretherick,	Harkins,	McSurdy,	Sorg,
ľ	Brown,	Heatherington,	Melchiorre,	Stambaugh,
ı	Brunner, P A.,	Helm,	Mihm,	Stank,
١	Burns,	Hering,	Modell.	Stine,
ı	Burris,	Herman,	Mooney,	Stockham,
	Chervenak,	Fiersch,	Moran,	Tarr.
l	Chudoff,	Hewitt,	Moul,	Tate,
l	Cochran,	Hirsch,	Muir,	Taylor,
۱	Cohen, M. M.,	Holland,	Munley,	Thompson, E. F.,
1	Ccok,	Imbrie,	Nagel,	Thompson, R. L.,
l	Cooper,	James,	Nunemacher,	Trout,
١	Cordier,	Jefferson,	O'Brien,	Turner,
l	Corrigan.	Jones, G. E.,	O'Connor,	Van Allsburg,
l	Croop,	Jones, P. N.,	O'Dare,	Verona,
١	Dalrymple,	Keenan.	O'Mullen,	Vincent,
١	Dennison,	Kenehan,	O'Neill.	Vogt.
١	DiGenova,	Kline,	Owens,	Voldow,
١	Dix.	Knoble,	Petrosky,	Voorhees,
ı	Dolon,	Ko.ankiewicz,	Polaski,	Wagner,

D'Ortona,	Komorofski,	Polen.	Watkins.
Duffy,	Krise,	Powers,	Weingartner,
Early,	Lee, T. H.,	Prosen.	Weiss.
Elder,	Leisey,	Readinger,	Welsh, E. B.,
Elliott,	Lesko,	Reagan,	Welsh, M. J.,
Ely,	Levy,	Reese, D. P.,	Wilkinson,
Falkenstein,	Leydic,	Reese, R. E.,	Williams,
Finestone,	Lichtenwalter,	Regan,	` 'oodring,
Finnerty,	Longo,	Reynolds,	Woodside,
Fiss,	Lovett,	Riley,	Wright,
Fleming,	Lyons,	Cooney,	Yeakel,
Fletcher,	Malloy.	Rese, S.,	Yester,
French,	Marks,	Royer,	Young,
Gallagher,	Maxwell,	Rush,	Kilroy, Speaker.
Gates.			

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. 1511, as follows:

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

The General Assembly of the Commonwealth of Penn-

sylvania hereby enacts as follows Section 1 The sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby speresolution Serial Number thirty-five and authorized thereby to make a thorough and impartial study of the housing situation in the City of Philadelphia for the payment of the propose of such investigation by the Cympus of the payment of the payme ment of the expenses of such investigation by the Committee including the cost of witnesses stenographic service the wages or other compensation of neceasiry clerical assistants and any other expenses of every kind and description which may be authorized by a majority of the

Committee in connection with the conduct of its work
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-176

A -1- (55.60 - 1	~
Achterman,	Gerard,	McClester.	Scanlon,
Auker,	Gillan,	McDermott,	Schwab,
Baker,	Goodwin,	McDowell,	Serrill,
Balthaser,	Greenwood,	McFall,	Shaffer.
Baugher,	Gryskewicz,	McGrath,	Shaw,
Bentley,	Gyger,	McKinney,	Shepard,
Bentzel,	Habbyshaw,	McLanahan,	Simons,
Boles,	Haberlen,	McLane,	Skale,
Boney.	Haines,	McMillen,	Snyder.
Bower,	Hall,	McSurdy,	Sollenberger,
Bradley.	Hamilton,	Melchiorre,	Sorg,
Bretherick,	Harkins,	Mihm,	Stambaugh,
Brown,	Harris,	Modell.	Stank,
Brunner, P A.,	Heatherington.	Mooney,	Stine,
Burns,	Helm,	Moran,	Stockham,
Burris,	Hering,	Moul,	Tarr.
Chervenak,	Herman.	Muir.	Tate,
Chudoff,	Hersch.	Munley,	Taylor.
Cochran.	Hewitt.	Nagel,	Thompson, E.,
Cohen, M. M.,	Hirsch.	Nunemacher.	Thompson, R.,
Cook,	Holland,	O'Brien.	Trout,
Cooper,	Imbrie,	O'Connor,	Turner,
Cordier,	James,	O'Dare,	Van Allsburg,
Corrigan,	Jefferson,	O'Mullen,	Verona,
Croop.	Jones, G. E.,	O'Neill,	Vincent.
Dalrymple	Jones, P. N.,	Owens,	Vogt,

Dennison,	Keenan.	Petrosky.	Voldow.	
DiGenova,	Kenehau,	Polaski,	Voorhees.	
Dix,	Kline,	Polen,	Wagner,	
Dolon,	Knoble.	Powers.	Watkins,	
D'Ortona	Kolankiewicz.	Prosen.	Weingartner,	
Duffy.	Komorofski.	Readinger.	Weiss,	
Early,	Krise.	Reagan,	Welsh, E. B.,	
Eider,	Lesko.	Reese, D. P.,	Welsh, M. J.,	
Elllott.	Levy,	Reese, R. E.,	Wilkinson,	
Ely,	Leydic,	Regan,	Williams.	
Falkenstein,	Lichtenwalter.	Reynolds,	Woodring,	
Finestone,	Longo,	Riley.	Woodside,	
Finnerty,	Lovett,	Rooney,	Wright,	
Fiss,	Lyons,	Rose, S.,	Yeakel,	
Fleming,	Malloy.	Royer,	Yester,	
Fletcher,	Marks,	Rush,	Young,	
French,	Maxwell.	Sarge,	Kilroy,	
Callagher,	McClanaghan,	Sarraf,	Speaker.	
Gates.				

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. 1425, as follows:

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
Whereas The laws of this Commonwealth relating to
crime and criminal procedurre have been persistently
subject to lay and judicial criticism and

Whereas Notwithstanding recent enactments there are still many outmoded and obsolete criminal laws on our statute books and

Whereas Criminal procedure in many instances is outmoded and inadequate and is variously applied and interpreted in the counties of this Commonwealth and

Whereas The essentials of our civilization which daily affect the welfare and well being of the citizens of this Commonwealth require modern laws relating to crime and

criminal procedure and

Whereas The General Assembly of the Commonwealth of Pennsylvania is invested with the full legislative power of the Commonwealth under and by virtue of Article II section 1 of the Constitution of Pennsylvania and thereunder has ample authority to obtain knowledge of facts and information needful in the rightful and intelligent exercise of the legislative power and
Whereas The General Assembly is desirous of obtain-

ing all proper information and knowledge of facts with respect to all laws relating to crime and criminal procedure within the Commonwealth and in comparison to similar laws in other jurisdictions in order to predicate

any possible future legislation and

Whereas It is the desire and purpose of the General Assembly to create a commission which shall procure such facts and information for and on behalf of the General Assembly and report thereon with recommendations if any now therefore
The General Assembly of the Commonwealth of Penn-

sylvania hereby enacts as follows

Section 1 There is hereby created a commission to consist of sixteen competent members which shall be known as the Criminal Law and Procedure Commission which shall exist and function as an agency of the General Assembly for the purpose of making a careful impartial and thorough investigation into the operation of the laws relating to crime and criminal procedure within the Commonwealth to compare such laws with similar laws

in other jurisdictions and to make a report of its findings and recommendations

Section 2 The Commission shall consist of sixteen members Three shall be members of the House of Representatives at the time of their appointment and shall be appointed by the Speaker of the House of Representatives Three shall be members of the Senate at the time of their appointment and shall be appointed by the President pro tempore of the Senate The other ten members shall be appointed by the Speaker of the House of Representatives and the President pro tempore of the Senate acting jointly Of the ten so appointed five shall be representatives of five different law shall be representatives. tives of five different law schools in the Commonwealth three shall be judges learned in the law one shall be a representatives of the Pennsylvania Bar Association and one shall be a representative of the Pennsylvania District Attorney's Association The members of said commission are hereby constituted agents and deputies of the General Assembly of the Commonwealth of Pennsylvania for the purposes herein stated At its organization meeting the members of the commission shall elect a chairman

Section 3 The said commission acting for and on behalf of the General Assembly shall serve without compensation but shall be entitled to the actual reasonable expenses incurred in attending the affairs and carrying out the duties prescribed by this act and shall make a careful thorough and impartial study into the laws relating to crime and criminal procedure in the Commonwealth and to compare such laws with similar laws in other jurisdictions. The said commission shall have power to make any inquiry investigation or study which it deems essential for the purpose of making report thereof to the General Assembly as herein provided

Section 4 The said commission acting for and on behalf of the General Assembly shall have power to meet hold hearings and make its investigations whether or not the General Assembly is in special or regular session or is in adjournment The commission shall ascertain and report to the General Assembly as soon as possible its findings with respect to the operation of the laws relating to crime and criminal procedure within the Commonwealth and as compared to similar laws in other jurisdictions and its recommendations if any as to any legislation which may be needed

Section 5 The commission shall have power to issue subpoenas and subpoenas duces tecum under the hand and seal of its chairman requesting and commanding any person corporation partnership or association to appear before it and to answer such questions touching matters with respect to the laws relating to crime and criminal procedure in the Commonwealth inquired into by the commission for and on behalf of the General Assembly and to procure such books papers records and documents as the commission may deem necessary Such subpoenas or subpoenas duces tecum may be served upon any proper person corporation partnership or association and shall have the force and effect of subpoenas issued out of the courts of this Commonwealth or by the General Assembly itself Each member of the commission shall have the power to administer oaths and affirmations to witnesses appearing before the commission

Section 6 The said commission may employ and fix the compensation of such counsel experts clerks and assistants as may be deemed necessary for the proper conduct of the work of the commission

Section 7 The sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary is hereby specifically appropriated to the commission for the payment of the expenses of the members and for the payment of the compensation and expenses of counsel experts clerks and assistants of the commission for postage telegraph and telephone charges for the use of automobiles for witness fees allowed by the commission for supplies and printing and for all other expenses deemed necessary and proper by the commission

Section 8 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-176

Achterman, Gates, Maxwell. Sarge, McClanaghan, McClester, Sarraf, Scanlon, Gerard, Gillan. Baker Goodwin, McDermott, Schwab. Balthaser. Baugher, Greenwood. McDowell, Shaffer. Shaw, McFall. Gryskewicz. Bentley. McGrath, Shepard, Gyger, Bentzel, Habbyshaw, McIntosh, Simons. Boles Skale, Haberlen McKinney. Boney. Snyder, McLanahan, Haines. Bower. McLane, McMillen, Sollenberger. Hall. Bradley Sorg, Hamilton. Bretherick, McSurdy, Stambaugh, Harkins. Brown. Melchiorre. Stank. Harris, Brunner, P. A., Mihm, Stine. Heatherington. Modell, Stockham, Helm. Burris, Hering, Mooney. Tarr. Chervenak. Tate, Herman, Moran. Chudoff, Taylor, Moul. Hersch. Muir, Cochran Thompson, E. F., Thompson, R. L., Hewitt. Cohen, M. M., Munley. Hirsch, Cook. Nagel, Trout. Holland. Nunemacher, Cooper, Cordier, Turner, Van Allsburg, Imbrie. O'Brien. James, O'Connor, Corrigan. Verona. Jefferson. Jones, G. E., Jones, P. N., O'Dare, O'Mullen. Croop, Vincent. Dairymple. Vogt. Voldow, O'Neill, Dennison. Keenan. Owens, Voorhees. Kenehan. Wagner, Dix. Petrosky, Kline. Warkins. Dolon, Knoble, Polaski. Weingartner, Polen, D'Ortona. Kolankiewicz. Weiss, Welsh, E. B., Komorofski, Powers. Duffy, Krise, Lee, T. H., Early, Prosen. Welsh, M. J. Readinger, Elder. Reagan, Reese, D. P., Reese, R. E., Elliott, Leisey, Wilkinson. Ely, Falkenstein, Lesko, Williams. Woodring, Levy. Leydic, Regan. Woodside, Finestone, Reynolds, Riley, Finnerty, Lichtenwalter, Wright, Yeakel. Fiss. Longo. Fleming, Lovett. Rooney, Yester, Fletcher. Ros. S., Young, Lyons. French. Malloy, Royer. Kilroy, Gallagher, Marks, Rush. Spea**ker**.

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. 1665, as follows:

An Act to amend section six hundred and five of the act approved the twenty-fourth day of Jone 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

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

Section 1 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" is hereby amended to read as follows

Section 605 Establishing Gambling Places Whoever sets up or establishes or causes to be set up or established any game or device of address or hazard at which money or other valuable thing may or shall be played for or staked or betted upon or procures permits suffers and allows persons to collect and assemble for the purpose of playing at and staking or betting upon such game or device or address or hazard for money or other valuable thing or whoever being the owner tenant lessee or occupant of any premises leases hires or rents the same or any part thereof to be used and occupied or employed for the purpose of playing at or staking and betting upon such game or device of address or hazard for money or other valuable thing is guilty of a misdemeanor and on conviction shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or undergo imprisonment not exceeding one (1) year or both

The owner of such premises who shall have knowledge that any such game or device of address or hazard has been set up in or upon the said premises shall not forthwith cause complaint to be made against the person who has set up or established the same shall be deemed to have knowingly leased hired or rented the said premises for the said purposes

This section shall not be construed to apply to games of recreation and exercise such as billiards bagatelle ten pins etc where no betting is allowed

This section shall not be construed to apply to any games or devices where free plays are given or allowed and free plays shall not be considered valuable things provided no prizes rewards premiums or something of intrinsic value is given for such free plays

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-176

Achterman,	Gates,	Maxwell.	Sarge.
Auker,	Gerard,	McClanaghan,	Sarraf.
Baker,	Gillan,	McClester.	Scanlon,
Balthaser,	Goodwin,	McDermott.	Schwab.
Baugher,	Greenwood,	McDowell.	Shaffer.
Bentley,	Gryskewicz.	McFall.	Shaw.
Bentzel.	Gyger,	McGrath.	Shepard.
Boles.	Habbyshaw.	McIntosh,	Simons.
Boney.	Haberlen,	McKinney.	Skale.
Bower.	Haines.	McLanahan.	Snyder,
Bradley.	Hall.	McLane,	Sollenberger,
Bratherick.	Hamilton,	McMillen.	Sorg,
Brown.	Harkins,	McSurdy,	Stambaugh,
Brunner, P. A.,	Harris.	Melchiorre,	Stank.
Burns.	Heatherington,	Mihm,	Stine,
Burris.	Helm.	Modell.	Stockham,
Chervenak,	Hering,	Mooney.	Tarr,
Chudoff.	Herman,	Moran,	Tate,
Cochran.	Hersch,	Moul,	Taylor.
Cohen, M. M.,	Hewitt,	Muir.	Thompson, E.
	Hirsch,	Munley,	Thompson, R.
Cook.	Holland,	Nagel,	Trout,
Cooper,	Imbrie,	Nunemacher,	Turner,
Cordier,	James,	O'Brien,	Van Allsburg.
Corrigan,	Jefferson,	O'Connor,	Verona.
Croop,	Jones, G. E.,	C'Dare,	Vincent,
Dairymple,	Jones, P. N.,	O'Mullen,	Vogt,
Dennison,	Reenan.	O'Neill.	Voldow,
DiGenova,	Kenehan,	Owens,	Voorhees,
Dix,	Kline,	Petrosky,	Wagner,
Dolon.	Knoble,	Polaski,	Watkins.
D'Ortona,	Kolankiewicz,	Polen,	Weingartner,
Duffy,	Komorofski,	Powers,	Weiss,
Early,	Krise.	Prosen.	Welsh, E. B.,
Elder,	Lee, T H.,	Readinger.	Welsh, M. J.,
Elliott.	Leisey,	Reagan,	Wilkinson,
Ely.	Lesko.	Reese, D. P.,	Williams.
Falkenstein,	Levy,	Reese, R. E.,	Woodring,
Finestone,	Leydic,	Regan,	Woodside,

Finnerty,	Lichtenwalter.	Reynolds,	Wright.
Fiss,	Longo.	Riley,	Yeakel,
Fleming.	Lyons.	Rooney,	Yester.
Fletcher.	Lovett.	Rose, S.,	Young.
French,	Malioy.	Royer,	Kilroy,
Gallagher,	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. 1263, as follows:

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

The General Assembly of the Commonwealth of Penn-

sylvania hereby enacts as follows Section 1 Definitions Where appearing in this act the term "governor" includes any person performing the functions of governor by authority of the law of this State The term "executive authority" includes the governor and any person performing the functions of gover-nor in a state other than this State The term "state" referring to a state other than this State includes any other state or territory organized or unorganized of the United States of America

Section 2 Fugitives from Justice Duty of Governor Subject to the provisions of this act the provisions of the Constitution of the United States controlling and any and all acts of Congress enacted in pursuance thereof it is the duty of the governor of this State to have arrested and delivered up to the executive authority of any other state of the United States any person charged in that state with treason felony or other crime who has fled from justice and is found in this State

Section 3 Form of Demand No Demand for the extradition of a person charged with crime in another state shall be recognized by the governor unless in writing alleging except in cases arising under section 6 that the accused was present in the demanding state at the time of the commission of the alleged crime and that thereafter he fled from the state and accompanied by a copy of an indictment found or by information supported by affidavit in the state having jurisdiction of the crime or by a copy of an affidavit made before a magistrate there together with a copy of any warrant which was issued thereupon or by a copy of a judgment of conviction or of a sentence imposed in execution thereof together with a statement by the executive authority of the demanding state that the person claimed has escaped from confine-ment or has broken the terms of his bail probation or parole The indictment information or affidavit made before the magistrate must substantially charge the person demanded with having committed a crime under the law of that state and the copy of indictment information affidavit judgment of conviction or sentence must be authenticated by the executive authority making the

Section 4 Governor May Investigate Case When a demand shall be made upon the governor of this State by the executive authority of another state for the surrender of a person so charged with crime the governor may call upon the Attorney General or any prosecuting officer in this State to investigate or assist in investigating the demand and to report to him the situation and circumstances of the person so demanded and whether he ought to be surrendered

Section 5 Extradition of Persons Imprisoned or Awaiting Trial in Another State or Who have left the Demanding State Under Compulsion When it is desired to have returned to this State a person charged in this State with a crime and such person is imprisoned or is held under

criminal proceedings then pending against him in another state the governor of this State may agree with the executive authority of such other state for the extradition of such person before the conclusion of such proceedings or his term of sentence in such other state upon condition that such person be returned to such other state at the expense of this State as soon as the prosecution

in this State is terminated

The governor of this State may also surrender on demand of the executive authority of any other state any person in this State who is charged in the manner provided in section 23 of this act with having violated the laws of the state whose executive authority is making the demand even though such person left the demanding

state involuntarily

Section 6 Extradition of Persons not Present in Demanding State at Time of Commission of Crime The governor of this State may also surrender on demand of the executive authority of any other state any person in this State charged in such other state in the manner provided in section 3 with committing an act in this State or in a third state intentionally resulting in a crime in the state whose executive authority is making the demand and the provisions of this act not otherwise inconsistent shall apply to such cases even though the accused was not in that state at the time of the commission of the crime and has not fled therefrom

Section 7 Issue of Governor's Warrant of Arrest its Recitals If the governor decides that the demand should be complied with he shall sign a warrant of arrest which shall be sealed with the State seal and be directed to any peace officer or other person whom he may think fit to entrust with the execution thereof The warrant must substantially recite the facts necessary to the valid-

ity of its issuance

Section 8 Manner and Place of Execution Such warrant shall authorize the peace officer or other person to whom directed to arrest the accused at any time and any place where he may be found within the State and to command the aid of all peace officers or other persons in the execution of the warrant and to deliver the accused subject to the provisions of this act to the duly authorized agent of the demanding state

Section 9 Authority of Arresting Officer Every such peace officer or other person empowered to make the arrest shall have the same authority in arresting the accused to command assistance therein as peace officers have by law in the execution of any criminal process directed to them with like penalties against those who refuse their assistance

Section 10 Rights of Accused Person Application for Writ of Habeas Corpus No person arrested upon such warrant shall be delivered over to the agent whom the executive authority demanding him shall have appointed to receive him unless he shall first be taken forthwith before a judge of a court of record in this State who shall inform him of the demand made for his surrender and of the crime with which he is charged and that he has the right to demand and procure legal counsel and if the prisoner or his counsel shall state that he or they desire to test the legality of his arrest the judge of such court of record shall fix a reasonable time to be allowed him within which to apply for a writ of habeas corpus When such writ is applied for notice thereof and of the time and place of hearing thereon shall be given to the prosecuting officer of the county in which the arrest is made and in which the accused is in custody and to the said agent of the demanding state

Section 11 Penalty for Noncompliance with Preceding Section Any officer who shall deliver to the agent for extradition of the demanding state a person in his custody under the governor's warrant in willful disobedience to the last section shall be guilty of a misdemeanor and on conviction shall be fined not more than \$1,000.00 or be imprisoned not more than six months or both

prisoner may have been delivered may when necessary confine the prisoner in the jail of any county or city or borough through which he may pass and the keeper of such jail must receive and safely keep the prisoner until the officer or person having charge of him is ready to proceed on his route such officer or person being charge-able with the expense of keeping

The officer or agent of a demanding state to whom prisoner may have been delivered following extradition proceedings in another state or to whom a prisoner may have been delivered after waiving extradition in such other state and who is passing through this State with such a prisoner for the purpose of immediately returning such prisoner to the demanding state may when necessary confine the prisoner in the jail of any county or city or borough through which he may pass and the keeper of such jail must receive and safely keep the prisoner until the officer or agent having charge of him is ready to proceed on his route such officer or agent however being chargeable with the expense of keeping Provided however That such officer or agent shall produce and show to the keeper of such jail satisfactory written evidence of the fact that he is actually transporting such prisoner to the demanding state after a requisition by the executive authority of such demanding state Such prisoner shall not be entitled to demand a new requisition while in this State

Section 13 Arrest Prior to Requisition Whenever any person within this State shall be charged on the oath of any credible person before any judge or magistrate of this State with the commission of any crime in any other state and except in cases arising under section 6 with having fled from justice or with having been convicted of a crime in that state and having escaped from confinement or having broken the terms of his bail probation or parole or whenever complaint shall have been made before any judge or magistrate in this State setting forth on the affidavit of any credible person in another state that a crime has been committed in such other state and that the accused has been charged in such state with the commission of the crime and except in cases arising under section 6 has fled from justice or with having been convicted of a crime in that state and having escaped from confinement or having broken the terms of his bail probation or parole and is believed to be in this State the judge or magistrate shall issue a warrant directed to any peace officer commanding him to apprehend the person named therein wherever he may be found in this State and to bring him before the same or any other judge magistrate or court who or which may be available in or convenient of access to the place where the arrest may be made to answer the charge or complaint and affidavit and a certified copy of the sworn charge or complaint and affidavit upon which the war-rant is issued shall be attached to the warrant

Section 14 Arrest Without a Warrant The arrest of a person may be lawfully made also by any peace officer or a private person without a warrant upon reasonable information that the accused stands charged in the courts of a state with a crime punishable by death or imprisonment for a term exceeding one year but when so arrested the accused must be taken before a judge or magistrate with all practicable speed and complaint must be made against him under oath setting forth the ground for the arrest as in the preceding section and thereafter his answer shall be heard as if he had been arrested on a warrant

Section 15 Commitment to Await Requisition Bail If from the examination before the judge or magistrate it appears that the person held is the person charged with having committed the crime alleged and except in cases arising under section 6 that he has fled from justice the judge or magistrate must by a warrant reciting the accusation commit him to the county jail for such a time not exceeding thirty days and specified in the war-Section 12 Confinement in Jail When Necessary The rant as will enable the arrest of the accused to be made officer or persons executing the governor's warrant of under a warrant of the governor on a requisition of the arrest or the agent of the demanding state to whom the executive authority of the state having jurisdiction of the offense unless the accused give bail as provided in the next section or until he shall be legally discharged Section 16 Bail in What Cases Conditions of Bond

Unless the offense with which the prisoner is charged is shown to be an offense punishable by death or life imprisonment under the laws of the state in which it was committed a judge or magistrate in this State may admit the person arrested to bail by bond with sufficient sureties and in such sum as he deems proper conditioned for his appearance before him at a time specified in such bond and for his surrender to be arrested upon the warrant of the governor of this State

Section 17 Extension of Time of Commitment Adjournment If the accused is not arrested under warrant of the governor by the expiration of the time specified in the warrant or bond a judge or magistrate may discharge him or may recommit him for a further period not to exceed sixty days or a judge or magistrate may again take bail for his appearance and surrender as provided in section 16 but within a period not to exceed sixty days after the date of such new bond

Section 18 Forfeiture of Bail If the prisoner is admitted to bail and fails to appear and surrender himself according to the conditions of his bond the judge or magistrate by proper order shall declare the bond for-feited and order his immediate arrest without warrant if he be within this State Recovery may be had on such bond in the name of the State as in the case of other bonds given by the accused in criminal proceedings within this State

Section 19 Persons under Criminal Prosecution in this State at Time of Requisition If a criminal prosecution has been instituted against such person under the laws of this State and is still pending the governor in his discretion either may surrender him on demand of the executive authority of another state or hold him until he has been tried and discharged or convicted and punished

in this State

Section 20 Guilt or Innocence of Accused When Inquired Into The guilt or innocence of the accused as to the crime of which he is charged may not be inquired into by the governor or in any proceeding after the demand for extradition accompanied by a charge of crime in legal form as above provided shall have been presented to the governor except as it may be involved in identifying the person held as the person charged with the crime

Section 21 Governor may Recall Warrant or Issue Alias The governor may recall his warrant of arrest or may issue another warrant whenever he deems proper

Section 22 Fugitives from This State Duty of Governor Whenever the governor of this State shall demand a person charged with crime or with escaping from confinement or breaking the terms of his bail probation or parole in this State from the executive authority of any other state or from the chief justice or an associate justice of the supreme court of the District of Columbia authorized to receive such demand under the laws of the United States he shall issue a warrant under the seal of this State to some agent commanding him to receive the person so charged if delivered to him and convey him to the proper officer of the county in this State in which the offense was committed

Section 23 Application for Issuance of Requisition by Whom Made Contents I When the return to this State of a person charged with crime in this State is required the prosecuting attorney shall present to the governor his written application for a requisition for the return of the person charged in which application shall be stated the name of the person so charged the crime charged against him the approximate time place and circumstances of its commission the state in which he is believed to be including the location of the accused therein at the time the application is made and certifying that in the opinion of the said prosecuting attorney the ends of justice require the arrest and return of the accused to this State for trial and that the proceeding is not instituted to enforce a private claim

II When the return to this State is required of a person who has been convicted of a crime in this State and has escaped from confinement or broken the terms of his bail probation or parole the prosecuting attorney of the county in which the offense was committed the parole board or the warden of the institution or sheriff of the county from which escape was made shall present to the governor a written application for a requisition for the return of such person in which application shall be stated the name of the person the crime of which he was convicted the circumstances of his escape from confinement or of the breach of the terms of his bail probation or parole the state in which he is believed to be including the location of the person therein at the time

application is made

III The application shall be verified by affidavit shall be executed in duplicate and shall be accompanied by two certified copies of the indictment returned or information and affidavit filed or of the complaint made to the judge or magistrate stating the offense with which the accused is charged or of the judgment of conviction or of the sentence The prosecuting officer parole board warden or sheriff may also attach such further affidavits and other documents in duplicate as he shall deem proper to be submitted with such application. One copy of the application with the action of the governor indicated by endorsement thereon and one of the certified copies of the indictment complaint information and affidavits or of the judgment of conviction or of the sentence shall be filed in the office of the Secretary of the Commonwealth to remain of record in that office The other copies of all papers shall be forwarded with the governor's requisition

Section 24 Costs and Expenses All costs and expenses shall be paid out of the county treasury in the county wherein the crime is alleged to have been com-

mitted

Section 25 Immunity from Service of Process in Certain Civil Actions A person brought into this State by or after waiver of extradition based on a criminal charge shall not be subject to service of personal process in civil actions arising out of the same facts as the criminal proceedings to answer which he is being or has been returned until he has been convicted in the criminal proceeding or if acquitted until he has had reasonable opportunity to return to the state from which he was extradited

Section 26 Written Waiver of Extradition Proceedings Any person arrested in this State charged with having committed any crime in another state or alleged to have escaped from confinement or broken the terms of his bail probation or parole may waive the issuance and service of the warrant provided for in sections 7 and 8 and all other procedure incidental to extradition proceedings by executing or subscribing in the presence of a judge of any court of record within this State a writing which states that he consents to return to the demanding state Provided however That before such waiver shall be executed or subscribed by such person it shall be the duty of such judge to inform such person of his rights to the issuance and service of a warrant of extradition and to obtain a writ of habeas corpus as provided in section 10

If and when such consent has been duly executed it shall forthwith be forwarded to the office of the governor of this State and filed therein. The judge shall direct the officer having such person in custody to deliver forthwith such person to the duly accredited agent or agents of the demanding state and shall deliver or cause to be delivered to such agent or agents a copy of such consent Provided however that nothing in this section shall be deemed to limit the rights of the accused person to re-turn voluntarily and without formality to the demanding state nor shall this waiver procedure be deemed to be an exclusive procedure or to limit the powers rights or duties of the officers of the demanding state or of this State

Section 27 Non-waiver by this State Nothing in this act contained shall be deemed to constitute a waiver by

this State of its right power or privilege to try such demanded person for crime committed within this State or of its right power or privilege to regain custody of such person by extradition proceedings or otherwise for the purpose of trial sentence or punishment for any crime committed within this State nor shall any proceedings had under this act which result in or fail to result in extradition be deemed a waiver by this State of any of its rights privileges or jurisdiction in any way what-

Section 28 No Right of Asylum No Immunity from Other Criminal Prosecutions While in This State After a person has been brought back to this State by or after waiver of extradition proceedings he may be tried in this State for other crimes which he may be charged with having committed here as well as that specified in the requisition for his extradition

Section 29 Interpretation The provisions of this act

shall be so interpreted and construed as to effectuate its general purposes to make uniform the law of those states which enact it

Section 30 Constitutionality If any provision of this act or the application thereof to any person or circumstances is held invalid such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application and to this end the provisions of this act are declared to

Section 31 Repeal All acts and parts of acts inconsistent with the provisions of this act are hereby repealed and the following acts are hereby expressly re-

The act approved the twenty-first day of April one thousand nine hundred twenty-seven (P. L. 327) entitled "An act relating to the extradition of persons charged with crime and to make uniform the law with reference thereto"

The act approved the third day of May one thousand nine hundred thirty-three (P. L. 249), entitled "An act to amend section two of an act approved the twenty-first day of April one thousand nine hundred twenty-seven (P. L. 327) entitled 'An act relating to the extradition of persons charged with crime and to make uniform the law with reference thereto' by giving the Governor of this State authority to deliver up certain imprisoned persons for the purpose of trial for murder in the demanding State under certain conditions"

Section 32 Short Title This act may be cited as the Uniform Craminal Extradition Act

Section 33 This act shall take effect 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-176

Achterman.	Gerard.	McClanaghan.	Sarge.
Auker.	Gillan.	McClester	Sarraf.
Baker.	Goodwin.	McDermott.	Scanion.
Ealthaser.	Greenwood,	McDowell.	Schwab.
Baugher,	Gryskewicz,	McFall.	Shaffer.
Bentley,	Cyger.	McGrath.	Shaw.
Bentzel.	Habbyshaw.	McIntosh.	Shepard.
Boles.	Haberlen,	McKinney.	Simons,
Boney,	Haines.	McLanahan.	Skale.
Bower.	Hall.	McLane.	Snyder.
Bradley.	Hamilton,	McMillen.	Sollenberger.
Bretherick,	Harkins,	McSurdy.	Sorg.
Brown,	Harris.	Melchiorre.	Stambaugh,
Brunner. P A.	Heatherington,	Mihm.	Stank,
Burns,	Helm.	Modell.	Stine
Burris,	Hering,	Mooney.	Stockham,
Chervenak,	Herman,	Moran,	Tarr,
Chudoff,	Hersch.	Moul.	Tate
Cochran,	Hewitt.	Muir.	Taylor,
Cohen, M. M.,	Hirsch.	Munley	Thompson, E.

Cook,	Holland,	Nagel	Thompson, R. L.
Cooper,	lmbrie,	Nunemacher	Trout,
Cordier,	James,	O'Brien,	Turner,
Corrigan.	Jefferson,	O'Connor,	Van Allsburg,
Croop,	Jones, G. E.,	O'Dare.	Verona,
Dairymple,	Jones, P. N.,	O'Mullen,	Vincent,
Dennison,	Keenan.	O'Neill,	Vogt,
DiGenova,	Kénehan,	Owens.	Voldow.
Dix.	Kline,	Petrosky,	Voorhees.
Dolon,	Knoble,	Polaski,	Wagner,
D'Ortona,	Kolankiewicz,	Polen.	Watkins.
Duffy.	Komorofski,	Powers,	Weingartner,
Early.	Krise,	Prosen.	Weiss.
Elder.	Lee, T. H.,	Readinger.	Weish, E. B.,
Elliott.	Leisey,	Reagan,	Welsh, M. J.,
Ely.	Lesko,	Reese, D. P.,	Wilkinson,
Falkenstein,	Levy,	Reese, R. E.,	Williams.
Finestone,	Leydic.	Regan,	Woodring.
Finnerty.	Lichtenwalter.	Reynolds.	Woodside.
Fiss.	Longo,	Riley.	Wright.
Fleming.	Lyons.	Rooney.	Yeakel,
Fletcher	Lovett.	Rose, S.,	Yester,
French,	Maxwell,	Royer,	Young,
Gallagher,	Malloy,	Rush,	Kilroy, Speaker.
Cates,	Marks,		7.3

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. 1748, as follows:

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 comp nsation 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 com-pensation" approved May fifteenth one thousand eight hundred and seventy-four repealing "An act to authornundred 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 proved 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

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

Section 1 Section two of the act approved the first F. day of May one thousand nine hundred seven (P. L. 135)

11/2

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 facts 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 pre-scribing their duties and fixing their compensation" ap-proved May eighth one thousand eight hundred and seven-ty-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 eightyone' 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" as amended by the act approved the fifth day of May one thousand nine hundred and eleven (P. L. 161) is hereby further amended to read as follows

Section 2 The law judges of each of the several courts of oyer and terminer and general jail delivery and of the courts of quarter sessions of the peace shall employ the official stenographer or stenographers of the courts of common pleas of the particular county to report the proceedings of the said court whenever requested so to do by any defendant or defendants or his her or their counsel before or during the trial of any case in any of said courts Provided further That in all cases tried in the several courts of oyer and terminer [and] general jail delivery and courts of quarter sessions of the peace the defendant or defendants shall be furnished with a copy of the notes of testimony taken at his her or their request which said notes shall be paid for by the county

in which said case is tried

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-176.

Achterman,	Cates.
Auker,	Gerard,
Baker,	Gillan,
Balthaser,	Gillette.
Baugher,	Goodwin,
Bentley,	Greenwood,
Bentzel,	Gryskewicz.
Boies,	Cyger.
Boney,	Habbyshaw.
Bower,	Haberlen,
Bradley.	Haines.
Bretherick,	Hall.
Brown,	Hamilton.
Brunner, P. A	Harkins.
Burns,	Harris,
Burris,	Heatherington.
Chervenak,	Helm,
Chudoff,	Hering,
Cochran.	Herman,
Cohen, M. M.,	Hersch.
	•

Marks. Maxwell, McClanaghan, McClester. McDermott, McDowell. McFall, McGrath, McIntosh, McKinney McLanahan, McLane. McMillen. McSurdy, Melchiorre. Mihm, Modell. Mooney. Moran, Moul,

Sarge, Sarraf. Scanlon, Schwab. Shaffer. Shaw, Shepard. Simons, Skale, Snyder, Sollenberger. Sorg, Stambaugh Stank. Stine Stockham, Tarr. Tate, Taylor.

Cohen, R. E., Cook, Cooper, Cordier, Corrigan, Croop, Dalrymple, Dennison, DiGenova, Dix, Dolon, D'Ortona, Duffy, Early, Eider, Eiliott, Ely, Falkenstein, Finnerty, Fiss, Fleming, Fletcher, France,	Hewitt, Hirsch, Holland, Imbrie, James, Jefferson, Jones, G. E., Jones, P. N., Keenan, Kenehan, Kline, Knoble, Kolankiewicz, Komorofski, Krise, Lee, T. H., Leisey, Leonard, Lesko, Levy, Leydic, Lichtenwalter. Longo, Lovett,	Muir, Munley Nagel Nunemacher O'Brien, O'Connor, O'Dare, O'Mullen, O'Welli, Owens, Petrosky, Polaski, Polen, Powers, Prosen, Readinger, Reagan, Reese, D P., Reese, R E., Regan, Reynolds, Riley, Rooney, Rose. S.,	Thompson, R. L., Trout, Turner, VanAllsburg, Verona, Vincent, Vogt, Voldow, Voorhees, Wagner, Watkins. Weingartner, Weiss, Welsh, E. B., Welsh, E. B., Wilkinson, Williams, Woodside, Wright, Yeakel, Yester, Young, Kilroy,
			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. 1621, as follows:

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 non-resident 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

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

Section 1 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 Common-wealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident 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 stanceing 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" is hereby amended by adding immediately after section forty-two thereof a new

section to read as follows
Section 43 Where the Department of Revenue claims that a decedent was domiciled in this State at the time of his death and the taxing authorities of another state or states make a similar claim with respect to their state or states the department may enter into a written agreement with such taxing officials and with the personal representatives that a certain sum shall be accepted in full Thompson, E.F. payment of the tax imposed by this act and the supple-

ment thereto Provided That said agreement also fixes the amount to be paid to such other state or states in full payment of the death taxes thereof Full power and authority is hereby conferred upon the personal representatives to enter into the agreement provided for herein Such agreement shall finally and conclusively fix and determine the amount of tax imposed by this act and the supplement thereto without regard to any other provision of the laws of this State In the event the aggregate amount payable under such agreement to the states involved is less than the maximum credit allowable to the estate against the United States estate tax imposed with respect thereto the personal representatives forthwith shall also pay to the department so much of the digerence between such aggregate amount and the amount of such credit as the amount payable to the department

under the agreement bears to such aggregate amount
Section 2 The provisions of this act shall become
effective immediately upon final enactment and shall apply to estates of decedents dying before or after the enactment of this act

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

On the question,

Gates.

Shall the bill pass finally?

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

YEAS—176

Achterman,	Gerard,	McClanaghan,	Sarraf,
Auker,	Gillan,	McClester,	Scanlon,
Baker,	Goodwin.	McDermott,	Schwab.
Balthaser,	Greenwood,	McDowell.	Shaffer.
Baugher.	Gryskewicz,	McFall,	Shaw.
Bentley,	Cyger,	McGrath,	Shepard,
Bentzel.	Habbyshaw,	McIntosh,	Simons,
Boies.	Haberlen.	McKinney,	Skale.
Boney,	Haines.	McLanahan,	Snyder,
Bower,	Hall.	McLane,	Sollenberger,
Bradley.	Hamilton.	McMillen,	Sorg.
Bretherick,	Harkins	McSurdy,	Stambaugh.
Brown,	Harris.	Melchiorre,	Stank.
	Heatherington.	Mihm,	Stine,
Burns.	Helm.	Modell.	Stockham,
Burris.	Hering,	Mooney,	Tarr,
Chervenak.	Herman,	Moran,	Tate,
Chudoff,	Hersch.	Moul,	Taylor,
Cochran,	Hewitt.	Muir,	Thompson, E. 1
Cohen, M. M.,	Hirsch.	Munley	Thompson, R. I
Cook.	Holland.	Nagel	Turner,
Cooper.		Nunemacher	Trout,
Cordier,	Imbrie,	O'Brien,	Van Allsburg,
Corrigan,	James,	O'Connor,	VanAnsburg, Verona,
Croop,	Jefferson,	O'Dare,	Vincent,
Dalrympie,	Jones, G. E.,	O'Mullen,	Vincent, Vogt,
	Jones, P. N.,	O'Neill,	
Dennison,	Keenan,	Owens,	Voldow,
DiGenova,	Kenehan,	Petrosky,	Voorhees,
Dix,	Kline,	Folaski,	Wagner,
Dolon,	Knoble,	Polen,	Watkins,
D'Ortona.	Kolankiewicz,	Powers,	Weingartner,
Duffy,	Komorofski,	Prosen.	Weiss,
Early,	Krise,	Readinger.	Welsh, E. B.,
Elder,	Lee, T. H.,	Reagan,	Welsh, M. J.,
Elliott,	Leisey,	Reese D. P.	Wilkinson,
Ely,	Lesko,	Reese, R. E.,	Williams.
Falkenstein,	Levy,	Regan.	Woodring,
Finestone,	Leydic,	Reynolds,	Woodside,
Finnerty,	Lichtenwalter,	Riley.	Wright,
Fiss,	Longo,	Rooney,	Yeakel,
Fleming,	Lovett,	Rose, #.,	Yester.
Fletcher,	Lyons,	Royer,	Young,
French,	Malloy,	Rush,	Kilroy,
Gallagher,	Marks,	Sarge,	Speaker.

NAYS-0

Maxwell.

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

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. 1760, as follows:

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 including the power to issue subpoenas administer oaths and affirmations retain employes and expend funds and making an appropriation

Whereas For a long period of years the mining of coal in the anthracite regions of the Commonwealth has been the cause of widespread surface subsidence in many localities and

Whereas Such surface subsidence has from time to time injured or damaged private dwellings public buildings highways public utility facilities and otherwise endangered human life and prejudiciously affected the general public health and welfare and
Whereas The General Assembly has several times

adopted legislation designed to alleviate or abolish such conditions only to have such legislation prove ineffective or to find it declared unconstitutional and

Whereas The conditions resulting from such surface subsidence are so serious and of such general public concern as to demand effective and prompt relief there-

The General Assembly of the Commonwealth of Penn-

sylvania hereby enacts as follows

Section 1 There is hereby created a commission which shall be composed of five members of the Senate to be appointed by the President Pro Tempore thereof and five members of the House of Representatives to be appointed by the Speaker thereof to be known as the

It shall be the duty of such commission
(1) To investigate the problem of surface subsidence in the anthracite coal area with respect to its effect on property and human life

(2) To engage in any research necessary to discover effective remedies for the anthracite mine cave problem

(3) To study decisions of the State and Federal courts relating to the constitutionality and effect of earlier legislation relating to surface subsidence caused by mining and

(4) To make recommendations as to legislation which might be enacted by the General Assembly for the effective regulation and control of anthracite mining and surface subsidence

The commission shall make its report to the General Assembly not later than the first day of February one

thousand nine hundred and forty-three

Section 2 The persons appointed as members of said commission shall meet immediately after appointment and select one of their members to act as chairman of the commission The commission may employ and fix the compensation of a secretary and such counsel engineers experts clerks stenographers and investigators as they deem necessary to perform the duties imposed by this act The members of the commission shall receive no compensation for their services but shall be reimbursed for living and traveling expenses necessarily incurred in the

performance of their duties
Section 3 The said commission shall have power to issue subpoenas under the hand 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 commission and to produce such books papers records and documents as the commission 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 commission shall have power to administer oaths and affirmations to witnesses appearing before the commission. Any person who shall wilfully neglect or refuse to testify before said commission or to produce any books papers records or

the laws of the Commonwealth in such cases

Section 4 The sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the commission for the payment of the expenses of its members in connection with the work required hereby and for the payment of the compensation and expenses of the secretary counsel engineers experts clerks stenographers and investigators for postage telegraph and telephone charges for witness fees allowed by the commission for supplies and printing and for all other expenses deemed necessary and proper by the commission

Section 5 The provisions of this act shall become ef-

fective 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 year and nays were taken and were as follows, viz:

YEAS-176

Achterman,	Gates.	3.50.0000.013	~
Auker.	Gerard.	Maxwell, McClanaghan,	Sarge,
Baker.	Gillan,		Sarraf,
Balthaser,	Goodwin,	McClester, McDermott,	Scanlon,
Baugher.	Greenwood,	McDermott, McDowell.	Schwab,
Bentley.	Gryskewicz,	McFall.	Shaffer.
	Gyger,		Shaw,
Bentzel,		McGrath,	Shepard,
Boies,	Habbyshaw,	McIntosh,	Simons,
Boney,	Haberlen.	McKinney,	Skale,
Bower,	Haines,	McLanahan,	Snyder,
Bradley.	Hall,	McLane,	Sollenberger,
Bretherick,	Hamilton,	McMillen,	Sorg,
Brown,	Harkins,	McSurdy,	Stambaugh,
Brunner, P. A.,	Harris,	Meichiorre,	Stank,
Burns,	Heatherington,	Mihm,	Stine.
Burris,	Helm,	Modell.	Stockham,
Chervenak,	Hering,	Mooney,	Tarr.
Chudoff,	Herman,	Moran,	Tate,
Cochran,	Hersch,	Moul,	Taylor,
Cohen, M. M.,	Hewitt,	Muir,	Thompson, E.,
Cook,	Hirsch,	Munley,	Thompson, R.,
Cooper,	Holland,	Nagel,	Trout,
Cordier,	Imbrie,	Nunemacher,	Turner,
Corrigan,	James,	O'Brien,	Van Allsburg,
Croop,	Jefferson,	O'Connor,	Verona.
Dairymple,	Jones, G. E.,	O'Dare,	Vincent.
Dennison.	Jones, P. N.,	O'Mullen,	Vogt,
DiGenova,	Keenan,	O'Neill,	Voldow,
Dix.	Kenehan,	Owens,	Voorhees,
Dolon,	Kiine,	Petrosky,	Wagner,
D'Ortona,	Knoble,	Polaski,	Watkins,
Duffy.	Kolankiewicz,	Polen,	Weingartner,
Early.	Komorofski,	Powers,	Weiss,
Elder,	Krise,	Prosen,	Welsh, E. B.,
Elitott.	Lee, T. H.,	Readinger,	Welsh, M. J.,
	Leisey,	Reagan,	Wilkinson,
Ely.	Lesko,	Reese, D. P.,	Williams,
Falkenstein.	Levy,	Reese, R. E.,	Woodring,
Finestone,	Leydic,	Regan,	Woodside,
Finnerty,	Lichtenwalter,	Reynolds,	Wright,
Fiss,	Longo,	Riley,	Yeakel,
Fleming,	Lovett,	Rooney,	Yester,
Fletcher,	Lyons,	Rose, S.,	Young.
French,	Malloy,	Royer,	Kilroy,
Gallagher,	Marks,	Rush,	Speaker.
	37 4 37	α ο	

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. 1121, as follows:

documents shall be subject to the penalties provided by 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

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

Section 1 In order to carry into effect the act of Congress approved July second one thousand eight hundred and sixty-two granting public land to the several states for educational purposes and subsequent acts of Congress related thereto and the act of the Legislature of Pennsylvania approved April first one thousand eight hundred and sixty-three and subsequent acts of the Legislature of Pennsylvania accepting the provisions and conditions of said acts of Congress and pledging the faith of the State to carry the same into effect the sum of four million eight hundred thousand dollars (\$4,800,000) is hereby specifically appropriated for the two fiscal years beginning June first one thousand nine hundred and forty-one to the Trustees of the Pennsylvania State College for the following purposes

For the general maintenance of instruction research and extension in the School of Agriculture the Mont Alto State Forest School the School of Engineering the School of the Liberal Arts the School of Mineral Industries the School of Chemistry and Physics the School of Education the Graduate School the School of Physical Education and Athletics for the general maintenance of other schools departments offices and services including repairs and improvements to the grounds and buildings service of light heat power water and sewage disposal salaries and wages materials supplies equipment books and periodicals insurance and interest and such other expenditures as the trustees may deem necessary and prac-

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-176

Auker, Baker, Bathaser, Bauthaser, Bauthaser, Bentley, Bentley, Bentzel, Boles, Boney, Bower, Bradley. Bretherick, Brown, Brunner, P. A., Burns, Burris, Chervenak, Chudoff, Cochran, Cook, Cooper, Cordier, Corrigan, Croop, Dalrymple, Dennison, DiGenova, Dix. Dolon, D'Ortona, Duffy, Early, Elider.	Krise,	McClanaghan, McClester, McDermott, McDewell, McFall, McGrath, McKinney, McLanahan, McMintosh, McMillen, McSurdy, Melchiorre, Millen, Modell, Mooney, Moran, Moul, Muir, Munley, Nagel, Nunemacher, O'Brien, O'Connor, O'Dare, O'Mullen, O'Neill, Owens, Petrosky, Polaski, Polen, Powers, Prosen, Readinger, Reagan,	Sarraf, Scanlon, Schwab, Shaffer, Shaw. Shepard, Simons, Skale, Sollenberger, Sorg, Stambaugh, Stank, Stine, Tarr, Tate, Taylor, Thompson, E. F. Trout, Turner, Van Allsburg, Verona, Vincent, Vogt, Vodow, Voorhees, Wagner, Watkins, Weiss, Weish, E. B., Welsh, M. J., Wilkinson,
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Ely.	Lesko.	Reese, D. P.,	Williams.
Falkenstein,	Levy.	Reese, R. E.,	Woodring,
Finestone.	Leydic.	Regan,	Woodside.
Finnerty.	Lichten walter.	Reynolds.	Wright.
Fiss,	Longo.	Riley.	Yeakel.
Fleming.	Lovett.	Rooney.	Yester.
Fletcher,	Lyons.	Rose, S.,	Young.
French.	Malloy.	Royer,	Kilroy,
Gates,	Marks,	Rush,	Speaker,
Gallagher,	Maxwell,	Sarge,	
	NA	YS0	

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. 1648, Printer's No. 863, 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. 361, as follows:

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

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

Section 1 The sum of ten thousand dollars (\$10,000) is hereby specifically appropriated out of the General Fund to the City of Harrisburg for each of the two fiscal years beginning June first one thousand nine hundred and forty-one and June first one thousand nine hundred and forty-two to compensate the members of the Harrisburg police force for the extra police protection afforded by them for the activities and properties of the Commonwealth within the Capital City

Section 2 The amount thus appropriated for each of the two fiscal years beginning Tene fixed work the control of the two fiscal years beginning the fixed work the control of the two fiscal years beginning the fixed work the control of the two fiscal years beginning the fixed work the control of the two fiscal years beginning the fixed work the control of the two fixed works.

Section 2 The amount thus appropriated for each of the two fiscal years beginning June first one thousand nine hundred and forty-one and June first one thousand nine hundred and forty-two shall [be added] not be used or applied in or toward the payment of the basic pay or regular salaries of the respective members of the Harrisburg police force but shall be used for the sole purpose of adding pro rata and in equal monthly installments to the regular salaries of the respective members in good standing of the Harrisburg police force during such fiscal 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-176

Achterman, Auker, Baker, Balthaser, Baugher, Bentley, Ber tzel.	Gates, Gerard, Gillan, Goodwin, Greenwood, Gryskewicz, Gyger	Maxwell, McClanaghan, McClester, McDermott, McDowell, McFall, McGrath	Sarge, Sarraf, Scanlon, Schwab, Shaffer, Shaw,
			•
Ber tzel,	Gyger,	McGrath,	Shepard.
Boles,	Habbyshaw,	McIntosh,	Simons.
Boney,	Haberlen,	McKinney,	Skale,
Bower,	Haines,	McLanahan,	Snyder,
Bradley	Hall,	McLane,	Sollenberger,

Bretherick,	Hamilton,	McMillen,	Sorg,
Brown,	Harkins,	McSurdy,	Stambau gh,
Brunner, P. A.,	Harris.	Melchiorre,	Stank,
Burns.	Heatherington,	Mihm,	Stine,
Burris.	Helm,	Modell,	Stockham,
Chervenak,	Hering,	Mooney.	Tarr,
Chudoff.	Herman,	Moran.	Tate,
Cochran,	Hersch,	Moul,	Taylor,
Cohen, M. M.,	Hewitt,	Muir,	'Thompson, E. P.,
Cook.	Hirsch,	Munle y ,	Thompson, R. L.,
Cooper,	Holland,	Nagel,	Trout,
Cordier.	Imbrie,	Nunemacher,	Turner,
Corrigan,	James,	O'Brien.	Van Allsburg,
Croop,	Jefferson,	O'Connor,	Verona,
Dalrymple,	Jones, G. E.,	O'Dare,	Vincent,
Dennison,	Jones, P. N.,	O'Mullen,	Vogt,
	Keenan.	O'Neill,	Voldow.
DiGenova,	Kenehan,	Owens,	Voorhees,
Dix,	Kline,	Petrosky,	Wagner,
Dolon,	Knoble,	Polaski,	Watkins.
D'Ortona,	Kolankiewicz,	Polen,	Weingartner,
Duffy,	Komorofski,	Powers,	Weiss,
Early,	Krise,	Prosen.	Welsh, E. B.,
Elder.	Lee, T. H.,	Readinger,	Welsh, M. J.,
Elliott.	Leisey,	Reagan,	Wilkinson,
Ely.	Lesko,	Reese, D. P.,	Williams,
Falkenstein,	Levy,	Reese, R. E.,	Woodring,
Finestone,	Leydic,	Regan,	Woodside,
Finnerty,	Lichtenwalter,	Reynolds,	Wright,
Fiss,	Longo,	Riley.	Yeakel,
Fleming,	Lovett.	Rooney.	Yester,
Fletcher,	Lyons,	Rose, S.,	Young,
French,	Malloy,	Royer,	Kilroy, Speaker.
Gallagher,	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. 1129, as follows:

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 ascertain-ment 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 com-mon 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 orphans' court in all matters relating to

fiduciaries concerned with the estates of decedents eliminating requirements for advertising and for appointment of masters where value of estates of presumed decedents is not in excess of five hundred dollars

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

Section 1 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 estate 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 judg-ments 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 legacis 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 pro-cedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents" as amended by the act approved the twenty-seventh day of April one thousand nine hundred twenty-seven (P. L. 425) is hereby further amended to read as follows

Section 6 (a) Whenever hereafter any person shall be presumed to be dead on account of absence for seven or more years from the place of his or her last domicile whether the same be within this Commonwealth or in any other State Territory or possession of the United States or in any foreign country any person entitled under the last will and testament of such presumed decedent or under the intestate laws to any share in his or her estate within this Commonwealth or under any deed will or other instrument in writing or in any other way method or manner to any share or interest in any estate held by or for such presumed decedent for years or for the term of his or her natural life or the escheator for the Commonwealth may present a petition to the orphans court of the county of such person's last residence or where the presumed decedent was a nonresident of this Commonwealth in the orphans' court of the county where the greater part of his property within this Commonwealth may be situated setting forth the facts which raise the presumption of death. The said court if satisfied as to the interest of the petitioner may cause to be advertised in a newspaper published in said county once a week for four successive weeks together with such other advertisement as the court according to the circumstances of the case shall deem expedient or advisable the fact of such application together with notice that on a day certain which shall be at least two weeks after the last appearance of said advertisement the court or master appointed by the court for that purpose will hear evidence concerning the alleged absence of the presumed decedent and the circumstances and duration thereof |Provided however That in any case in which the total value of the estate of the presumed decedent whether real or personal is not in excess of five hundred dollars (\$500) no

master shall be appointed and no advertisement shall be necessary as may be required by any of the provisions of this section and the said court in such case shall have the right to declare such presumed decedent legally dead upon the basis of such evidence and testimony as it may require to be produced before it by the said petitioner

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-176

Į				
ĺ	Achterman,	Gerard,	McClanaghan,	Sarge,
ı	Auker.	Gillan,	McClester,	Sarraf.
ĺ	Baker	Goodwin,	McDermott,	Scanlon,
l	Balthaser.	Greenwood,	McDowell,	Schwab,
l	Baugher.	Gryskewicz,	McFall,	Shaffer,
١	Bentley.	Gyger.	McGrath.	Snaw.
ļ	Bentzel.	Habbyshaw,	McIntosh,	Shepard,
١	Boles.	Haberlen,	McKinney,	Simons.
ļ	Boney.	Haines,	McLanahan,	Skale,
١	Bower.	Hall.	McLane,	Snyder,
١	Bradley.	Hamilton.	McMillen.	Sollenberger,
ı	Bretherick.	Harris.	McSurdy.	Sorg,
Ì	Brown.	Harkins,	Melchiorre,	Stambaugh,
ĺ	Brunner, P. A.,	Heatherington,	Mihm,	Stank.
١	Burns.	Helm.	Modell,	Stine,
ł	Burris,	Hering,	Mooney.	Stockham,
İ	Chervenak,	Herman,	Moran.	Tarr,
l	Chudoff.	Hersch,	Moul,	Tate,
١	Cochran.	Hewitt.	Muir.	Taylor,
Į		Hirsch.	Munley,	Thompson, E. F.,
Į	Cohen, M. M.,	Holland,	Nagel,	Thompson, R.L.
l	Cook,	Imbrie.	Nunemacher.	Trout,
ı	Cooper,	James.	O'Brien.	Turner.
Ì	Cordier.	Jefferson.	O'Connor.	Van Allsburg,
l	Corrigan,	Jones, G. E.,	O'Dare,	Verona.
į	Croop,	Jones, P. N.,	O'Mullen,	Vincent,
ĺ	Dalrymple,	Keenan.	O'Neill.	Vogt,
۱	Dennison,	Kenehan,	Owens,	Voldow,
ľ	DiGenova,	Kline.	Petrosky.	Voorhees.
l	Dix,	Knoble,	Polaski.	Wagner,
ł	Dolon,	Kolankiewicz,	Polen.	Watkins.
Ì	D'Ortona,	Komorofski,	Powers.	Weingartner,
Į	Duffy,	Krise,	Prosen,	Weiss,
Ì	Early,	Lee, T H.,	Readinger,	Welsh, E. B.,
ļ	Elder,	Leisey.	Reagan.	Welsh, M. J.,
Ì	Elliott.	Lesko.	Reese. D. P.	Wilkinson,
I	Ely,	Levy.	Reese, R. E.,	Williams,
ĺ	Falkenstein,	Leydic,	Regan,	Woodring,
	Finestone,	Lichten walter.	Reynolds.	Woodside,
ĺ	tunnerty, Fiss.	Longo.	Riley.	Wright,
1		Lovett.	Rooney.	Yeakel,
1	Fleming,	Lyons.	Rose S.	Yester,
١	Fletcher.	Malloy.	Royer.	Young,
ì	French,	Marks.	Rush.	Kilroy,
l	Gallagher,	Maxwell,		Speaker.
1	Gates,			

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. 566, Printer's No. 898; House Bill No. 1638, Printer's No. 816; House Bill No. 1640, Printer's No. 816 and House Bill No. 1639, Printer's No. 819, were 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. 1729, as follows:

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 provid-ing 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 Feredal Government over certain highways roads streets and bridges

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

Section 1 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 improve-Government in Federal flood control works and improve-ments 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" which was reenacted and amended by the act approved the tenth day of March and the Department of Highways which was reenacted and amended by the act approved the tenth day of March one thousand nine hundred and thirty-seven (P. L. 43) is hereby further amended by adding thereto after section fourteen a new section to read as follows

Section 14.1 | Easements Over Highways et cetera Given to Federal Government The Secretary of Highways for

the Commonwealth and the authorities of each municipality may with the approval of the Water and Power Resources Board grant easements or flowage rights to the Government of the United States or any agency thereof over and to submerge during the emergency caused by floods or threatened floods the highways streets roads bridges or lands which are owned or maintained by the Commonwealth or by the respective municipalities as the

case may be in any flood area

***ection 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-176

Achterman,	Gerard,	McClanaghan,	Sarraf,
Auker,	Gillan,	McClester,	Scanlon
Baker,	Goodwin,	McDermott,	Schwab.
Balthaser.	Greenwood.	McDowell,	Shaffer.
Baugher.	Gryskewicz,	McFall.	Shaw.
Bentley,	Gyger,	McGrath.	Shepard,
Bentzel,	Habbyshaw,	McIntosh,	Simons.

Boles,	Haberlen.	McKinney,	Skale,
Boney,	Haines.	McLanahan,	Snyder,
Bower.	Hall.	McLane,	Sollenberger,
Bradley.	Hamilton,	McMillen,	Sorg,
Bretherick,	Harkins.	McSurdy,	Stambaugh,
Brown.	Harris.	Melchiorre,	Stank.
Brunner, P A.,	Heatherington.	Mihm,	Stine.
Burns.	Helm.	Modell,	Stockham,
Burris,	Hering.	Mooney.	Tarr,
Chervenak,	Hersch.	Moran,	Tate,
Chudoff.	Herman.	Moul,	Taylor,
Cochran,	Hewitt.	Muir,	Thompson, E. F.,
Cohen, M M.,	Hirsch,	Munley,	Thompson, R. L.,
Cook.	Holland,	Nagel,	Trout,
Cooper.	Imbrie.	Nunemacher,	Turner,
Cordier.	James.	O'Brien.	Van Allsburg,
Corrigan.	Jefferson.	O'Connor,	Verona,
Croop,	Jones, G. E.,	O'Dare,	Vincent.
Dalrympie,	Jones, P. N.,	O'Mullen,	Vogt,
Dennison.	Keenan.	O'Neill,	Voldow,
DiGenova.	Kenehan.	Owens,	Voorhees.
Dix.	Kline.	Petrosky.	Wagner,
Dolon.	Knoble.	Polaski,	Watkins
D'Ortona,	Kolankiewicz,	Polen,	Weingartner,
Duff).	Komorofski,	Powers,	Weiss,
Early,	Krise.	Prosen,	Welsh, E. B.,
Elder,	Lee. T H.,	Readinger.	Welsh, M. J.,
Elliott.	Leisey.	Reagan,	Wilkinson,
Ely,	Lesko.	Reese, D. P.,	Williams,
Falkenstein.	Levy.	Reese, R. E.,	Woodring,
Finestone.	Levdic.	Regan,	Woodsi de,
Finnerty.	Lichtenwalter,	Reynolds,	Wright,
riss.	Longo,	Riley,	Yeakel.
Fleming,	Lovett.	Rooney,	Yester,
Fletcher.	Lyons.	Rose, S.,	Young,
French.	Malloy.	Royer,	Kilroy,
Gallagher,	Marks,	Rush.	Speaker.
~			

NAYS-0

Sarge.

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,

Maxwell.

Gates.

The House proceeded to the third reading and consideration of House Bill No. 1420, as follows:

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

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

Section 1 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 re-corders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" as last amended by the act approved the nineteenth day of June one thousand nine hundred thirtynine (P. L. 413) is hereby further amended to read as

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 all personal property of the classes hereinafter enumerated owned held or possessed by any resident which is used in this section shall mean any person persons copartnership or unincorporated association or company resident located or liable to taxation within this Commonwealth or by any joint-stock company or association limited partnership bank or corporation whatsoever formed erected or incorporated by under or in pursuance of any law of this Commonwealth or of the United States or of any other state or government and liable to taxation within this Commonwealth whether such personal property be owned held or possessed by such resident in his her their or its own right or as active trustee agent attorney-in-fact or in any other capacity or by any resident as trustee agent or attorney-in-fact jointly with one or more trustees agents or attorneys-in-fact domiciled in another state where such personal property is held and managed in this Commonwealth except as executor or administrator of the estate of a nonresident 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 or where the legal title to such personal property is vested in 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 such personal property is held and managed 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 county purposes and in cities coextensive with counties for city and county purposes at the rate of four mills on each dollar of the value thereof 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 not 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 of the act approved the twenty-second day of June one thousand nine hundred thirty-five (P. L. 414) as reenacted and amended 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 of the act approved the twenty-second day of June one thousand nine hundred thirty-five (P. L. 414) as reenacted and amended all shares of stock in any bank corporation association company or limited partnership granted under the lower of this state or government except shares of stock in any hank located within this Commonwealth or from any joint-

bank and trust company national banking association savings institution corporation or limited partnership liable to a tax on its shares or the capital stock 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 yielding annually over two hundred dollars 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 of 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 institution 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 receiver trustees or other fiduciary it being the intent and purpose of this proviso that no tax be assessed or collected 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 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 such 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 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 nonresident 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 shall return and pay the tax imposed by this section upon all securities so held by them as in the cast of individuals And provided further That none of the classes of property made taxable by this section for county purposes and in cities coextensive with counties for city and county purposes shall be taxed or taxable for any other local purpose under the laws of this Commonwealth And provided further That the provisions of this section shall not apply to personal "y of the class hereinabove enumerated received partnership created or formed under the laws of this frequency of the United States or of any other porated association or company nonresident in or not 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 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 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 interset of such resident therein

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

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-176

Achterman,	Gates,	Maxwell,
Auker,	Gerard,	McClanaghan,
Baker,	Gillan,	McClester.
Balthaser,	Goodwin,	McDermott.
Baugher,	Greenwood,	McDowell,
Bentley,	Gryskewicz,	McFall.
Bentzel,	Gyger,	McGrath,
Botes,	Habbyshaw.	McIntosh,
Boney,	Haberlen,	McKinney.
Bower,	Haines.	McLanahan.
Bradley.	Hali,	McLane,
Bretherick.	Hamilton.	McMillen,
Brown,	Harkins,	McSurdy,
Brunner, P. A.,	Harris,	Melchiorre,
Burns,	Heatherington,	Mihm,
Burris.	Helm,	Modell.
Chervenak,	Hering,	Mooney.
Chudoff,	Herman,	Moran,
Cochran,	Hersch,	Muir,
Cohen, M. M.,	Hewitt.	Munley,
Cook.	Hirsch.	Nagel,
Cooper,	Holland,	Nunemacher,
Cordier,	Imbrie,	O'Brien,
Corrigan,	James,	O'Connor,
Croop,	Jefferson,	O'Dare,
Dalrymple,	Jones, G. E.,	O'Mullen,
Dennison,	Jones, P. N.,	O'Neill,
DiGenova,	Keenan.	Owens,
Dix.	Kenehan,	Petrosky, Polaski,
Dolon,	Kline, Knoble,	Polen,
D'Ortona,	Kolankiewicz,	Powers.
Duffy,	Komorofski,	Prosen.
Early,	Krise.	Readinger.
Elder.	Lee, T. H.,	Reagan,
Eiliott,	Leisey,	Reese, D. P.,
Ely,	Lesko.	Reese, R. E.
Falkenstein,	Levy.	Regan,
Finestone,	Leydic.	Reynolds.
Finnerty,	Lichtenwalter,	Riley.
Fiss.	Longo,	Rooney,
	-0	,

Sarraf. Scanlon. Schwab. Shaffer. Shaw, Shepard, Simons. Skale. Snyder. Sollenberger. Sorg, Stambaugh, Stank. Stine. Stockham Tarr. Tate, Taylor. Thompson, E. F., Thompson, R.L., Trout. Turner Van Allsburg, Verona. Vincent. V∩gt, Voldow. Voorhees. Wagner, Watkins Weingartner, Weiss, Weish, E. B., Welsh, M. J., Wilkinson, Williams, Woodring, Woodside. Wright. Yester.

Fleming, Fletcher, French. Gallagher,	Lovett, Lyons, Malloy, Marks,	Rose, S., Royer, Rush, Sarge,	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. 1177, as follows:

An Act to amend section seven hundred and seventeen point one of the act approved the first day fo 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 the titling including liens encumbrances and legal claim 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 provid-ing for refunds" by allocating fees for inspection cer-tificates for promotion of highway safety

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

Section 1 Section seven hundred 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 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 pro-viding for refunds" is hereby amended to read as follows

Section 717.1 Fee for Inspection Certificates The fee for inspection certificates shall be five (\$.05) cents for each certificate issued A sum equal to the amount so realized shall be allocated to and used solely for the promotion of highway safety

Section 2 This act shall become effective immediately upon its 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 year and nays were taken and were as follows, viz:

YEAS-176

Achterman,	Gerard,	McClanaghan,	Sarraf.
Auker,	Gillan,	McClester.	Scanlon
Baker,	Goodwin,	McDermott.	Schwab.
Balthaser,	Greenwood,	McDowell.	Shaffer.
Baugher,	Gryskewicz,	McFall,	Shaw.
Bentiey,	Gyger.	McGrath.	Shepard.
Bentzel.	Habbyshaw,	McIntosh,	Simons,
Boles,	Haberlen,	McKinney,	Skale,
Boney,	Haines,	McLanahan,	Snyder.
Bower,	Hall,	McLane,	Sollenberger,
Bradley,	Hamilton,	McMillen,	Sorg.
Bretherick,	Harkins,	McSurdy.	Stambaugh,
Brown,	Harris.	Melchiorre.	Stank.
Brunner, P. A.,	Heatherington,	Mihm,	Stine,
Burns.	Helm,	Modell.	Stockham,
Burris.	Hering,	Mooney,	Tarr,
Chervenak.	Herman,	Moran.	Tate, .
Chudoff.	Hersch,	Moul.	Taylor,
Cochran.	Hewitt,	Muir.	Thompson, E. F.
Cohen, M. M.,	Hirsch.	Munley.	Thompson, R. L.
Cook.	Holland,	Nagel.	Trout,
Cooper.	Imbrie,	Nunemacher.	Turner,
Cordier.	James,	O'Brien.	Van Allsburg,
Corrigan.	Jefferson,	C'Connor,	Verona,
Croop.	Jones, G. E.,	O'Dare.	Vincent.
Dalrymple,	Jones, P. N.,	O'Mullen.	Vogt.
Dennison.	Keenan.	O'Neill.	Voldow.
DiGenova.	Kenehan,	Owens.	Voorhees.
Dix.	Kline,	Petrosky.	Wagner.
Dólon,	Knoble,	Polaski.	Watkins.
D'Ortona.	Kolankiewicz,	Polen.	Weingartner,
Dùffy,	Komorofski,	Powers.	Weiss.
Early,	Krise.	Prosen,	Welsh, E. B.,
Elder.	Lee. T. H.,	Readinger,	Welsh, M. J.
Elliott.	Leisey.	Reagan,	Wilkinson.
Ely.	Lesko,	Reese, D. P.	Williams.
Falkenstein,	Levy.	Reese, R. E.	Woodring.
Finestone.	Leydic,	Regan.	Woodside.
Finnerty,	Lichten waiter.	Reynolds,	Wright.
Fiss.	Longo,	Riley.	Yeakel.
Fleming.	Lovett,	Rooney.	Yester.
Fletcher.	Lyons.	Rose, S.,	Young.
French.	Malloy.	Royer.	Kilroy,
Gallagher,	Marks.	Rush.	Speaker.
Gates.	Maxwell.	Sarge,	
Caves,	atable it can	~~. 5 ~,	*

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. 1766, as follows:

A Supplement to the act approved the eighteenth day of of July one thousand nine hundred 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 payments 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 beneproviding penalties" defining the rights and obligations of members of the School Employes' Retirement Association engaged in active military service

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

Section 1 Definitions The following words and phrases

as used in this act unless a different meaning is plainly required by the context shall have the following meanings (1) "The act to which this is a supplement" shall mean the act approved the eighteenth day of July one thousand nine hundred 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 and creating a retirement poard 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 by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public caball employers exempting appuiting allowances returns 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" and all amendments thereto passed finally before the effective date of this act

(2) "Employe" shall mean any person who is an employe as defined in the act to which this is a supplement

(3) "Employer" shall mean the Commonwealth school district or other agency by which an employe is raid

district or other agency by which an employe is paid
(4) "Salary deductions" shall mean the amount certified by the Public School Employes' Retirement Board and either (a) deducted from the salary of a contributor to the School Employes' Retirement Fund and paid by the treasurer of each employer into the fund created by the act to which this is a supplement through the Department of Revenue under the provisions of section seven of said act or (b) deducted from any grant-in-aid sub-sidy or benefit payable or paid by the Commonwealth of Pennsylvania to an employe or his dependent or depend-ents while in active military service as defined in this act and paid into the Retirement Fund by the State Treasurer through the Department of Revenue
(5) "Board" shall mean the Public School Employes"

Retirement Board created by the act to which this is a

supplement

(6) "Active military service" shall mean full time service in the armed forces of the United States under a requisition from or by executive order of the President of the United States or in the armed forces organized for the defense of the Commonwealth of Pennsylvania by the authority of this Commonwealth

Section 2 An employe who enters into active military service may elect to continue to pay into the School Employes' Retirement Fund his salary deductions on the basis of his salary on the date of his entry into such active military service Such election shall be in writing on ting form prescribed by the board and it shall be filed with the board within thirty (30) days after the effective date of this act or within thirty (30) days after the member's induction into active military service By such election an employe shall authorize and direct the treasurer of his employer to pay into the School Employes' Retirement Fund an amount certified to such treasurer by the board as the member's salary deduction The treasurer shall deduct such amount from any moneys payable to such employe or his dependent or dependents under the provisions of the act approved the seventh day of June one thousand nine hundred seventen (P. L. 600) entitled "An act providing that appointive officers and employes employed by the Commonwealth of Pennsylvania in its civil service or by any department bureau commission or office thereof or by any county municipality township or school district shall not be deemed or held to have resigned or abandoned their offices or employments by reason of en-listment enrollment or draft in the military or naval service of the United States or any branch or unit there-of in time of war or contemplated war prohibiting the removal from their offices or employments of such officers and employes during the period of their service in the Army or Navy directing that one-half of the salaries fits an rights from taxation and judicial process and or wages of such officers or employes as have dependent

wives children or parents and not exceeding two thousand dollars per annum be paid during the term of their service in the Army or Navy to such dependents authorizing the employment during said term of substitutes to perform the duties theretofore performed by such officers or employes respectively and providing for the compensation of such substitutes" or under any act of assembly extending the benefits of said act to employes or providing for the payment of grants-in-aid or subsidies to an employe while in active military service or under any law now in force or hereafter enacted and the treasurer of the employer shall pay the amount so deducted into the fund created by the act to which this is a supplement

Section 3 An employe who does not elect to pay into the School Employes' Retirement Fund during the period of his active military service an amount equal to his salary deductions may during the period of such active military service and for a further period of forty (40) days after completion of such active military service pay into the School Employes' Retirement Fund an amount which shall be equal to the salary deductions multiplied by the number of the monthly periods during which he or she was absent from school employment in active military service to the credit of the annuity savings account in such manner as may be agreed upon by the employe and the board but in no event shall such payments be made in installments less than sufficient to pay such amount by the time the member attains superannuation

retirement age

Section 4 An employe who complies with the provisions of section two or section three of this act shall after such election be classified by the board as an employe in active military service and shall thereafter during such active military service and for a period of forty (40) days after the completion of such active military service be entitled to all benefits to which he or she may be entitled upon the date of entry into active military service under the provisions of the act to which this is a supplement as provisions of the act to winch this is a suppliement as fully as though such employe continued to be in the actual employ and service of the employer at the salary such employe had been receiving on the date of his or her entry into active military service. Provided however That such employe shall not have the right to retire upon disability under the provisions of section thirteen of the act to which this is a supplement except as hereinafter provided If such member returns to the actual employ and service of the employer within a period of forty (40) days after such active military service the employer shall certify such member as an employe with active military service

Section 5 An employe who does not file with the board an election to pay his salary deductions into the School Employes' Retirement Fund as provided in section two of this act shall be classified as a nonpaying member in active military service of the School Employes' Retirement Association until he shall return to the actual employ and service of his or her employer or until such member complies with section three of this act in the manner provided or for the period of such active military service and for forty (40) days after the completion of such active military service Such member shall enjoy all the benefits to which the member was entitled on the date of entry into active military service under any law of the Commonwealth of Pennsylvania relating to the School Employes' Retirement Association and the School Employes' Retirement Fund Provided however That such member shall not have the right to retire upon disability under the provisions of section thirteen of the act to which this is a supplement except as hereinafter provided If such member returns to the actual employ and service of his or her employer within a period of forty (40) days after such active military service the employer shall certify such member as an employe with active military service

Section 6 An employe who shall have withdrawn from actual school employment or actual school service for active military service may after his or her return to actual school employment or actual school service but not later than forty (40) days after the completion of

such active military service request the board for a physical and medical examination At a time and place within the Commonwealth and by an examiner or examiners to be designated by the board the applicant shall appear for and submit to such examination If the examiner or examiners shall find as a fact that such employe is free from physical or mental incapacity which renders him or is likely to render him incapable of performing the duties of his employment the examiner or examiners shall so certify to the board whereupon the board shall classify the applicant as a member free from active military service disability and thereupon such member shall become entitled to enjoy all the benefits to which the member was entitled under the act to which this is a supplement on the date of entry into active military service If the examiner or examiners shall find as a fact that such employe is physically or mentally incapacitated for the performance of the duties of the employment which he had when last in the actual employ and service of his cr her employer the examiner or examiners shall certify to the board the nature and degree of such physical or mental incapacity or distability whereupon the board shall classify the applicant as a member with active military service disability and thereupon such member may elect to accept the benefit of the provisions of section twelve of the act to which this is a supplement or the benefit of section eight of this act or the benefits of the act to which this is a supplement without disability rights and shall be classified by the board as employe without disability rights Such employe shall enjoy all the rights incident to membership in the Retirement system except the right to retire for disability or upon disability and to receive a disability retirement allowance Such member's salary deduction shall be reduced accordingly Such election shall be in writing in form prescribed by the board and shall be filed with the board not later than fifty (50) days after the completion of such not later than fifty (50) days after the completion of such

active military service
Section 7 The form and content of the examination and certificate required by section six of this act shall be prescribed by the board with the advice of the board's actuary and a physician or psychiatrist to be by the board

employed for that purpose

Section 8 All employes who shall have been engaged in active military service and who shall have returned to the employment or service of his or her employer without examination or certification as required by sections six and seven of this act shall be classified by the board as employes without disability rights Such employe shall enjoy all the rights incident to membership in the Retirement System except the right to retire for disability or upon disability and to receive a disability retirement allowance Such member's salary deduction shall be reduced accordingly

Section 9 The amount by which the salary deduction of an employe without disability rights to be paid into the fund shall be reduced shall be determined by the board in accordance with tables to be prepared and cer-

tified by the actuary
Section 10 The provisions and benefits of this act shall be applied and extended to all employes who were members of the School Employes' Retirement System on October fifteenth one thousand nine hundred forty

Section 11 This act shall become effective immediately upon its 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-176

Achterman. Auker. Baker. Balthaser,

Gerard, Gillan. Goodwin, Greenwood.

McClanaghan, McClester McDermott, McDowell,

Sarraf. Scanlon, Schwab. Shaffer.

Baugher, Gryskewicz, McFall, Shaw. Bentley, Cyger, Habbyshaw, McGrath, Shepard, Simons, Bentzel. McIntosh. Haberlen, Boies. McKinney. Skale. Snyder. Boney, Haines, McLanahan, McLane, Bower, Hall. Sollenberger, Dradley. Hamilton. McMillen. Sorg. Stambaugh, Eretherick, Harkins, McSurdy, Brown, Harris, Melchiorre, Stank, Brunner, P. A., Heatherington, Mihm. Stine, Stockham, Burns. Helm. Modell. Hering, Mooney, Burris, Tarr, Chervenak, Herman, Moran, Tate. Hersch. Moul, Taylor. Chudoff. Hewitt, Muir, Turner, Cochran Thompson, E., Cohen, M. M., Hirsch, Munley, Holland. Thompson, R., Cook, Nagel. Nunemacher, Imbrie, Trout. Van Allsburg, Cooper. Cordier, James. O'Brien. O'Connor. Verona. Jefferson, Cc rigan, Vincent, Jones, G. E., O'Dare, Croop, Dalrymple, Vogt, Voldow, Jones, P. N., O'Mullen, Keenan, Kenehan, O'Neill. Dennison, Voorhees, Owens, DiGenova, Kline. Petrosky, Wagner. Dix. Watkins. Knoble, Kolankiewicz, Polaski. Dolon. Weingartner, Polen. D'Ortona Komorofski, Powers, Weiss Duffy, Early, Welsh, E. B., Krise, Lee, T. H., Prosen. Readinger, Welsh, M. J., Reagan, Reese, D. P., Reese, R. E., Lesko, Wilkinson. Elliott. Williams. Leisey, Elv. Woodring, Falkenstein, Levy, Woodside. Regan, Leydic. Finestone, Wright, Reynolds, Lichtenwalter, Finnerty. Yeakel, Longo, Bilev. Fiss. Yester. Rooney, Fleming, Lovett. Lyons, Rose, S., Young. Fletcher. Kilroy, Malloy. Rover. French. Speaker. Gallagher, Marks, Maxwell, Rush. 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,

Gates.

The House proceeded to the third reading and consideration of House Bill No. 1795, as follows:

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 twentynine (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 power 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 Govnor 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

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

Section 1 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" as amended by section one of the act approved the twenty-first day of June one thousand nine hundred and thirty-seven (P. L. 1865) is hereby further amended to read as follows

Section 2406 Publications The Department of Property and Supplies shall have the power and its duty shall be

(c) To compile and edit a State Manual which shall be published annually or biennially under such name as the department and the Governor shall determine The members and officers of the Senate and House of Representatives shall be given for distribution of said publication not less than [the number that they were heretofore given of Smull's Legislative Hand Book! one hundred (100) copies thereof each biennium In addition thereto each Senator may requisition one copy for each college and university in his senatorial district accredited by the State Council of Education and for each public library in his senatorial district by furnishing the names and addresses of same to the Senate librarian and certifying that they are accredited colleges or universities or public libraries located within his district and the Member or Members of the House of Representatives from each legislative district may requisition one copy for each public school in his or their legislative district by furnishing the names and addresses of the same to the Secretary of the House of Representatives and certifying that they are public schools located within his or their districts The number to be published for the several State departments boards and commissions shall be fixed by the department with the approval of the Governor If in the judgment of the department it is deemed advisable to publish copies of said manual in addition to those herein authorized which can be sold at the cost of printing and binding the department is authorized to publish such additional capies and pay the amount realized from the sale of same to the State Treasurer through the Department of Revenue

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 finany?

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

YEAS-176

Achterman,	Gates.	Maxwell,	Sarge,
Auker,	Gerard,	McClanaghan,	Sarrai
Baker,	Gillan,	McClester,	Scanlor
Balthaser,	Goodwin,	McDermott,	Schwab
Baugher,	Greenwood,	McDowell,	Shaffer,
Bentley,	Gryskewicz,	McFall,	Shaw,
Bentzel,	Gyger,	McGrath,	Shepard
Boies,	Habbyshaw,	McIntosh,	Simons

Boney.	Haberlen,	McKinney,	Skale,
Bower,	Haines,	McLanahan,	Snyder,
Bradley.	Hall,	McLane,	Sollenberger,
Bretherick.	Hamilton,	McMillen,	Sorg,
Brown.	Harkins,	McSurdy.	Stambaugh,
Brunner, P. A.,	Harris,	Melchiorre,	Stank,
Burns.	Heatherington,	Mihm,	Stine,
Burris.	Helm,	Modell,	Stockham,
Chervenak.	Hering,	Mooney,	Tarr,
Chudoff.	Herman,	Moran,	Tate,
Cochran.	Hersch,	Moul,	Taylor,
Cohen. M. M.	Hewitt,	Muir,	Thompson, E. F
Cook.	Hirsch,	Munley,	Thompson, R.L
	Holland.	Nagel,	Trout,
Cooper,	Imbrie.	Nunemacher,	Turner,
Cordier,	James.	O'Brien.	Van Allsburg,
Corrigan.	Jefferson,	O'Connor,	Verona,
Croop,	Jones, G. E.,	O'Dare,	Vincent,
Dairymple,	Jones, P. N.,	O'Mullen,	Vogt,
Dennison,	Keenan.	O'Neill,	Voldow,
DiGenova,	Kenehan,	Owens,	Voorhees,
Dix.	Kline.	Petrosky.	Wagner,
Dolon,	Knoble.	Polaski,	Watkins.
D'Ortona.	Kolankiewicz,	Polen.	Weingartner,
Duffy.	Lomorofski,	Powers,	Weiss,
Early.	Erise.	Prosen.	Welsh, E. B.,
Elder,	Lee, T. H.,	Readinger.	Welsh, M. J.,
Elliott,	Leisey.	Reagan,	Wilkinson,
Elv.	Lesko.	Reese, D. P.,	Williams.
Falkenstein.	Levy,	Reese, R. E.,	Woodring.
Finestone.	Levdic.	Regan.	Woodside.
Finnerty.	Lichtenwalter.	Reynolds.	Wright,
Fiss.	Longo,	Riley,	Yeakel.
Fleming,	Lovett.	Rooney.	Yester.
Fietcher.	Lyons,	Rose, S.,	Young.
French.	Malloy.	Royer.	Kilroy,
Gallagher.	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. 1641, Printer's No. 890, was passed over at the request of Mr. ACHTER-MAN.

BILL ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1798, as follows:

An Act setting up a procedure for the adoption of annual budget ordinances in cities of the second class A

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

Section 1 In all cities of the second class A in this Commonwealth the city council of such cities shall adopt an annual budget only in accordance with the procedure set forth in this act

The city council of said city shall first agree upon a tentative or proposed annual budget and shall thereupon authorize the clerk of said council to advertise in two newspapers of general circulation in such city a notice of the fact that such proposed or tentative budget shall be enacted finally twenty days after such advertisement Copies of such proposed budget shall be available for public inspection in the office of the city clerk of such city The said city council shall then fix a date between ten to fifteen days after such advertisement for a public hearing on said proposed budget at which hearing all interested taxpayers of such city may appear and state their positions and views relative to such budget. On the date fixed by the advertisement aforesaid the said city council shall proceed with the consideration of the pro-1 to a road intersection at Rimer Hill School thence con-

posed budget ordinance and its adoption in any final form it may desire in accordance with the law governing the passage of such an ordinance

On the question.

Will the House agree to the bill on third reading?

Mr. CORDIER. 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 Sec. 1, page 1, line 7, by inserting after the word "in" the following: "at least".

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

On the question,

Will the House agree to the amendment?

The amendment was agreed to.

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 PASSED OVER

There being no objection House Bill No. 1286, Printer's No. 907, 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. 1430, as follows:

An Act to further amend the act approved the twentysecond 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 this act" by changing certain routes and adding certain new routes

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

Section 1 The following routes established by 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 this act" and its amendments are hereby amended to read as follows

Route 03120 Beginning at a point on Route 188 about 1.0 mile east of Apollo thence in a general southeasterly direction in Kiskiminetas Township to a road intersection near Brownstown School in Armstrong County a distance

of about [1.0 mile] 3.25 miles
Route 03123 Beginning at a point on Route 03084 at Rimer thence easterly and northerly through Madison Township tinuing in a general northerly direction to a point on Route 03084 at Tidal in Armstrong County a distance of about [2.4] 3.4 miles

Route 12007 Beginning at a point on the Shippen Township-Emporium Borough line at the South Broad Street Bridge thence in a general southwesterly direction through Shippen Township to a point on Route 99 in Cameron

County a distance of about [6.7] 11.0 miles

Route 2005 Beginning at the [village of Espyville] southerly end of Route 20150 thence southerly in North Shenango Township via Campbell Corners to a point in the north line of South Shenango Township about one mile east of the Pennsylvania-Ohio State line thence southerly in South Shenango Township to Espy Corners thence easterly in South Shenango Township via West-ford Station Wagner's Corners and McQuistin's Corners to a point on the west line of West Fallowfield Town-ship thence easterly in West Fallowfield Township to a point on the Linesville-Hartstown Road at Creamery Corners in Crawford County a distance of about [10.1] 8.1

Route 20130 Beginning at a point on Route [20028] 207 about 0.8 of a mile southeast of [Route 294] Cochran-207 about 0.8 of a mile southeast of LRoute 294 | Cochranton Borough thence in an easterly and northeasterly direction by way of [Kiters] Rynd School through Wayne Township to a point on Route 20035 near Deckards in Crawford County a distance of about [2.7] 3.5 miles Route 22045 Beginning at a point in Rush Township on the Dauphin-Lebanon County line about [.25 miles] 1½ miles west of the Schuylkill County line thence in 2 northeasterly and northwesterly direction through Rush

a northeasterly and northwesterly direction through Rush Township to a point [on] intersecting Route 22041 about 1 mile west of the Schuylkill-Dauphin County line in Dauphin County a distance of about [0.7] 0.95 mile

Route 25050 Beginning at a point on Route 304 about 1:5 miles northeast of Carters Corners near Baldwin Flats School thence southeast and east in Amity Township to the Hill Road at Hatch Hollow thence south on the Hill Road about .3 of a mile to Hatch Hollow School thence east in Amity Township about 1.25 miles to the Lyon Road at Fenno Corners thence continuing in an easterly and southeasterly direction through Amity and Wayne Townships to a point on Route 88 near the United Brethren Church in Erie County a distance of about [4] 6.7 miles Route 25063 Beginning at a point on Route 304 near

the village of Little Hope thence east [in] through Greenfield Township labout two miles to a point on the public road at Wilson School about 1.25 miles north of the south line of Greenfield Township to the west line of New York State in Erie County a distance of about [2.2]

3.3 miles

Route 26055 Beginning at Route 578 near Melcroft and extending in a northwesterly direction by way of Kelsar School through Saltlick Township and Bullskin Township to the [Saltlick-Bullskin Township] Westmoreland County line in Fayette County for a distance of about [4.5] 6.0

Route 27021 Beginning at a point on Route 27013 near Brookston thence southwesterly through Howe Township to a point about 1.5 miles southwest of a road intersection in Forest County a distance of about [4.1] 5.6 miles

Route 27023 Beginning at a point on Route 93 near the Tionesta Borough line thence easterly and northeasterly through Tionesta [Township] and Green Townships to a point on Route 27008 near the Green-Hickory Township line in Forest County a distance of [one mile] 3.8 miles

Route 30096 Beginning at a point on Route 268 west of Stony Point thence in a northeasterly direction through Morgan Township [to the Mather Post Office] through the village of Mather to a point on Route 30055 near Ten Mile Creek in Greene County a distance of about [0.3 of

a mile] 1.1 miles

Route 38043 Beginning at a point in Union Township intersecting Route 140-E near Murray thence in [a] an easterly and general northerly direction through Union and Cold Spring Townships via Gold Mine to a point on the Dauphin-Lebanon County line about [.25 mile] 1.5 miles west of the Schuylkill County line in Lebanon County a distance of about [6.0] 6.11 miles

Route 42009 Beginning at a point on the Bradford City line thence southwest in Bradford Township [to] toward Hazleton Mills to the end of the concrete pavement in McKean County a distance of about [5.01] 3.93 miles

Route 42037 Beginning at a point on Route 42005 about 1.5 miles northeast of the northern borough line of Mount Jewett Borough thence northeasterly through Hamlin Township crossing the Baltimore & Ohio Railroad tracks at Kushequa and continuing in a general northerly and westerly direction to a point on Route 42005 in McKean County a distance of about [0.6 of a mile] 1.8 miles

Route 48077 [Beginning at a point on Route 175 at Seips thence northeasterly in Palmer Township to a point on Route 48019 in Northampton County a distance of about 0.5 of a mile] Beginning at a point on Route 530 near the southern boundary line of Hellertown Borough thence in a general southeasterly direction through Lower Saucon Township to a point on the Bucks County line in Northampton County a distance of about 2.1 miles

Route 50009 Beginning at a point on Route 50010 about 0.9 of a mile south of Loysville thence in a general

westerly direction through Tyrone and Southwest Madison Townships to a point in Southwest Madison Township about 1.5 miles south of Cisna Run thence northerly to a point intersecting Route 122 at Cisna Run thence from a point again intersecting Route 122 at Center southerly a distance of about 12.611 4.91 miles

Route 51034 Beginning at a point on Route 51008 opposite Twin Lake thence extending in a general northerly and easterly direction through Shohola Township to [a crossroadl the end of the township road about 1.0 mile west of Pond Eddy in Pike County a distance of about [1.8] 5.4 miles

Route 52037 [Beginning at a point on Route 52037 about 3.5 miles north of its intersection with Legislative Route 103 thence extending in a northerly direction through Hebron Township to a road intersection a distance of about 1.7 miles from its intersection with Legislative Route 236 in Potter County a distance of about 1.0 mile] Beginning at a point on Route 52037 about 3.5 miles north of its intersection with Legislative Route 103 thence extending in a general northeasterly direction through Hebron and Allegheny Township to a road intersection thence continuing in a westerly direction through Allegheny and Hebron Townships to a point on Route 52037 a distance of about 1.7 miles from its intersection with Legislative Route 236 in Potter County a distance of about 2.3 miles

Route 52044 [Beginning at a point on Route 52044 about 1.6 miles northwest of its intersection with Route 52033 thence extending in a northerly direction through Harrison Township to a point on Route 52034 at White's Corners son Township to a point on Route 52034 at White's Corners Potter County a distance of about 0.99 miles Beginning at a point on Route 52044 about 1.6 miles northwest of its intersection with Route 52033 thence extending in a westerly direction through Harrison Township to a road intersection thence continuing in a northerly direction through Harrison Township to a point on Route 52032 about 0.5 miles west of White's Corners in Potter County a distance of about 1.5 miles a distance of about 1.5 miles

Route 55143 Beginning at a point on Route 55008 [about 0.1 of a mile south of its intersection with Route 55019] about 1.25 miles northeast of its intersection with Route 55017 thence in a [southeasterly northwesterly and southeasterlyl southerly northeasterly and southeasterly direction through Elklick and Summit [Township] Townships to a point on Rounte 51 and 1.0 mile southwest of Meyersdale in Somerset County a distance of about [3.0] 4.3 miles

Route 58013 Beginning at a point on State highway Route 21 spur about 0.25 of a mile north of Stony Fork thence northwesterly [through Delmar Township to State Highwayl about .2 of a mile thence northerly 2.6 miles to an intersection with Route 58015 thence following Route 58015 and Route 969 to Thumptown thence southwesterly through Delmar and Shippen Townships to Olmsville thence easterly in Delmar Township through Draper to the intersection with Route 58012 about 0.9 of a mile south

of Stony Fork in Tioga County a distance of about [7.7] 7.8 miles

Route 64031 Beginning at a point on the south borough line of Avonmore and extending in a general southwesterly direction through Bell Township to a point on Route 64029 thence from a point on Route 64032 about 0.5 of a mile south of the intersection of Routes 64031 and 64029 in a

south of the intersection of Routes 64051 and 64042 III a southwesterly and westerly direction to a point on Route 348 Spur about [0.8 of a] 1.0 mile south of Perryville in Westmoreland County a distance of about [3.3] 4.1 miles Route 66061 Beginning at a point in Lower Chanceford Township intersecting Route 216 about .25 of a mile south of Sunnyburn thence easterly and northwesterly through Lower Chanceford Township via Slab to a point on Route 66064 near McCalls Ferry in York County a distance of about [2.6] 4.9 miles

Section 2 Said act is hereby further amended by adding thereto the following new routes

Allegheny County

Route 02234 Beginning at a point on State-aid Application 3754 about 0.3 of a mile west of its intersection with Route 02063 thence in a northerly direction through Sewickley Township to a point on the Beaver County line in Allegheny County a distance of about 0.1 of a mile

Route 02235 Beginning at a point on Route 02118 at its intersection with Ampere Street thence over Ampere Street Volta Street Edison Street Ohm Street Houston Street and Fornof Lane to a point on the Troy Hill Road in Reserve Township Allegheny County a distance of about 0.3 of a mile

Route 02236 Beginning at a point on Route 02070 thence northwesterly through Jefferson Township along Dales Lane to Route 02203 in Allegheny County a distance of about 0.41 of a mile

Route 02237 Beginning at a point on the Lewis Run Road thence northerly through Jefferson Township to a point on Route 376 in Allegheny County a distance of about

Route 02238 Beginning at a point on Route 330 thence northeasterly on Elliot Road through Jefferson Township to a point on the Lewis Run Road in Allegheny County a

distance of about 0.46 of a mile

Route 02239 Beginning at a road intersection at the

Snowden-Jefferson Township line thence in a general
northeasterly direction along the Torrance Bruceton Road

normeasterly direction along the Torrance Bruceton Road through Jefferson Township to a point on Route 330 in Allegheny County a distance of about 1.52 miles

Route 02240 Beginning at a point on the county road near the Snowden-Jefferson Township line thence easterly through Jefferson Township on the Stilley Road to a point on a county road in Allegheny County a distance of about 0.5 of a mile about 0.5 of a mile

Route 02241 Beginning at a point on Route 330 thence southwesterly and northwesterly along Beams Run Road through Jefferson Township to a point on a county road in Allegheny County a distance of about 0.81 of a mile Route 02242 Beginning at the intersection of Routes

02082 and 02185 thence southwesterly on Elizabeth Street through Mifflin Township to a point on the Bull Run Road in Allegheny County a distance of about 1.0 miles

Route 02243 Beginning at a point on Route 02185 near the Duquesne Light Company thence northerly and north-easterly through Mifflin Township on Home Street to the intersection of 9th Avenue in Allegheny County a distance

of about 0.8 of a mile

Route 02244 Beginning at a point on Route 02082 near
its intersection with Route 02185 thence easterly along Shady Lane in Mifflin Township to a point on Route 837 at the Mifflin Township-Duquesne City line in Allegheny County a distance of about 0.86 of a mile

Route 02245 Beginning at a point on Route 02101 near the Mifflin Township School Board property thence north-westerly and southeasterly through Mifflin Township along Cherry Lane to the intersection of Curry Hollow Road in Allegheny County a distance of about 0.32 of a mile

Route 02246 Beginning at a point on Route 02185 near its intersection with Route 02082 thence southeasterly on Cochran Road through Mifflin Township to a point on the Bull Run Road near the Carnegie Land Company property in Allegheny County a distance of about 1.06 miles

Route 02247 Beginning at a point on Route 02078 thence northwesterly on Paule Lane through Mifflin Township to a point on Route 02084 in Allegheny County a distance of about 0.5 of a mile

Armstrong County

Route 03140 Beginning at a point on Route 03065 about 0.7 of a mile south of Rural Valley Borough thence in a southerly direction through Cowanshannock and Plum Creek Townships to a point on Route 03066 in Armstrong County a distance of about 2.0 miles

Route 03141 Beginning at a point on Route 03084 about 0.5 of a mile south of Kellersburg thence in a general southwesterly direction through Madison Township to a point on Route 03068 near Mahoning in Armstrong County a distance of about 4.3 miles

Route 03142 Beginning at a point on Route 03067 about 0.7 of a mile northwest of its intersection with Route 66 thence in a general northeasterly direction through Rayburn Township to a point on Route 66 about 0.3 of a mile north of its intersection with Route 03069 in Armstrong County a distance of about 2.1 miles

Route 03143 Beginning at a point on Route 03017 about 0.2 of a mile east of its intersection with Route 251 thence in a northerly and westerly direction through Sugar Creek Township to a point on Route 03027 near the Sugar Creek-Bradys Bend Township line in Armstrong County a distance of about 3.1 miles

Beaver County

Route 04117 Beginning at the intersection of State-aid Application 162 and Darlington Road near Steffin Hill United Presbyterian Church thence westerly along said Darlington Road to an intersection with State Highway Route 204 in Chippewa Township Beaver County a distance of approximately 16 miles. tance of approximately 1.6 miles

Route 04118 Beginning at a point on Route 204 near Butts' Corners thence extending in a westerly direction through Darlington Township to a point on the Pennsylvania-Ohio State line about 0.5 of a mile south of Route 204 in Beaver County a distance of about 2.5 miles

Route 04119 Beginning at a point on Route 04045 about 0.5 of a mile south of the intersection of Route 04045 and Route 204 thence in a general westerly directiton through Darlington Township to a point on the Pennsylvania-Ohio State line about 0.5 of a mile south of Route 204 in Beaver County a distance of about 1.2 miles

Route 04120 Beginning at the intersection of Route 04090 and State-aid Application 4846 at Wallrose thence in a westerly and southerly direction through Economy Township to a point on the Allegheny County line about 0.4 of a mile east of Route 04025 in Beaver County a distance of about 2.5 miles

Route 04121 Beginning at a point on the Fallston Borough-Patterson Township line thence in a general northwesterly direction through Patterson Township over the old location of Route 204 to a point on the Patterson-Chippewa Township line in Beaver County a distance of about 2.65 miles

Route 04122 Beginning at a point on the Freedom Borough-New Sewickley Township line thence in a northeasterly and northerly direction through New Sewickley Township to a point on Route 04085 about 0.6 of a mile south of its intersection with Route 78 Spur in Beaver County a distance of about 3.2 miles County a distance of about 3.2 miles

Route 04123 Beginning at a point in Greene Township on Route 483 near the Greene Township-Shippingport Borough line thence in a general southeasterly direction through Greene Township Shippingport Borough and Raccoon Township via the Morrow and Cain farms Kennedy Coal Mines and the Kennedy farm to a point on Route 04077 at the Moore farm in Beaver County a distance of about 3.0 miles

Bedford County

Route 05119 Beginning at a point on Route 05019 in Milligan's Cove thence in a southwesterly direction through Harrison and Londonderry Townships to a point on Route 356 in Bedford County a distance of about 6.8 miles Roue 05120 Beginning at a point on Route 529 at Watts

Filling Station thence in a southerly direction through Broadtop Township to a point on Route 05102 at Kearney in Bedford County a distance of about 1.8 miles

Route 05121 Beginning at a point on Route \$5058 at Sandy Run thence in an easterly and southerly direction through Broadtop Township to a point on Route 05058 about 0.9 of a mile west of its intersection with Route 05056 in Bedford County a distance of about 4.3 miles

Route 05122 Beginning at a point on Route 329 about one mile east of the church at Chaneyville thence southeasterly southerly and easterly through Southampton and Mann Townships via Mt. Zion to a point on Route 05005 at Artemas in Bedford County a distance of about 7.8 miles

Route 05123 Beginning at a point on Route 05040 at Graceville thence in an easterly and northerly direction through East Providence and Broadtop Townships to a point on Route 05056 in Bedford County a distance of about 6.0 miles

Route 05124 Beginning at a point on Route 05002 at Beans Cove thence in a southerly direction through Southampton Township to the Maryland State line in

Bedford County a distance of about 5.0 miles
Route 05125 Beginning at a point on Route 286 at
Clearville thence in a northerly direction through Monroe and West Providence Townships to a point on Route

894 in Bedford County a distance of about 3.5 miles
Route 05126 Beginning at a point on Application 1169
at Furrys Mill thence in a northerly direction through
South Woodbury Township to a point on Route 05077
near the South Woodbury-Woodbury Township line in

Bedford County a distance of about 1.9 miles Route 05127 Beginning at a point on Route 05033 near Mench thence in a general easterly direction through West and East Providence Townships to a point on Route 05021 near its intersection with Route 05031 in Bedford County a distance of about 2.2 miles

Route 05128 Beginning at a point on Route 692 near Saxton thence in an easterly direction through Liberty Township to a point on Route 692 in Bedford County a distance of about 0.5 of a mile

Berks County

Route 06208 Beginning at a point on Route 916 at Jacksonwald thence in a general northwesterly direction through Exeter Township to a road intersection near the Exeter-Lower Alsace Township line in Berks County a distance of about 2.2 miles

Route 06209 Beginning at a point on Route 06147 about one mile north of its intersection with the Lebanon County line thence in a northeasterly direction through Heidelberg Township to a point on the Heidelberg Township-Robesonia Borough line in Berks County a distance of about 1.1 miles

Route 06210 Beginning at a point on Route 06046 near Berne thence in a general northwesterly and westerly direction through Tilden Township to a point on Route 141 about 0.3 of a mile east of Upper Berne in Berks County a distance of about 2.3 miles

Route 06211 Beginning at a point on Route 06113 near the intersection of Route 06054 thence in a general easterly direction through Alsace and Ruscombmanor Townships to a point on State-aid Application 7202 at the Ruscombmanor-Oley Township line in Berks County a distance of about 3.1 miles

Route 06212 Beginning at a point on Legislative Route 06098 near Hill Church in Pike Township Berks County and extending in a southeasterly direction for a distance of 1.2 miles to the Pike-Earl Township line thence again in a southeasterly direction for a distance of .9 of a mile to a point on Legislative Route 197 near the Earl-Colebrookdale Township line for a total distance of 2.1 miles

Route 06213 Beginning at a point on Route 06119 about 0.3 of a mile east of its intersection with Route 06120 thence in a southerly direction through Longswamp

Blair County

Route 07049 Beginning at a point on Route 884 near the County Home thence in a northwesterly direction through Allegheny Township to a point on Application 3583 at Cross Keys in Blair County a distance of about 1.3 miles

Route 07050 A portion of township road No 07424 in Frankstown Township Blair County Pennsylvania beginning on Route 07011 and ending on Route 07021 being 4.2 miles in length Proposed to be made a part of the

State Highway System
Route 07051 Beginning at a point on the Altoona City
line at Eighth Street thence in a southeasterly direction
on Eighth Street in Logan Township to its intersection

According to Hutchinson's Crossing in Blair with Sixth Avenue at Hutchinson's Crossing in Blair County a distance of about 0.27 of a mile

Bradford County

Route 08184 Beginning at a point on South Main Street at the Canton Township-Canton Borough line thence in a northwesterly direction through Township to a point on Route 20 in Bradford County a distance of about 0.1 of a mile

Route 08185 Beginning at a point on Route 08093 about 1.0 mile north of Burlington Borough thence in a northerly direction 2.7 miles through Burlington and Smithfield Township via Codding to a road intersection thence in a westerly and northwesterly direction to a point on Route 08074 in Bradford County a total distance of about 3.7 miles

Route 08186 Beginning at a point on Route 08080 near Black thence in a northwesterly direction through Sheshequin Township for about 1.5 miles to a road intersection thence in a general northerly direction to a point on Route 08079 about 0.5 of a mile west of Ghent in Bradford County a total distance of about 3.8 miles

Bucks County

Route 09155 Beginning at the boundary line of the Borough of Sellersville in the Township of West Rockhill in the County of Bucks and extending thence in a northerly direction through Smoketown and Rich Hill on the boundary line between the Borough of Quakertown and the Township of Richland in the County of Bucks a distance of approximately 5.5 miles

Route 09156 Beginning at a point on Route 386 at Springfown thence in a westerly direction through Springfield Township to a point on the Northampton County line in Bucks County a distance of about 0.5 of a

Butler County

Route 10136 Beginning at a point in Cherry Township on Legislative Route 10063 at Station 241+44 near Monitoau in a general northwesterly direction a distance of approximately two (2) miles to Legislative Route 10068 at Station 422+57 thence in a general northerly direction in Cherry and Marion Townships Butler County a distance of approximately 1.2 miles to Legislative Route 10070 at Station 434+42 near Atwells Crossing being known as Township Road No 560

Route 10137 Beginning at a point on State Highway Legislative Route 10131 at Station 96+53 approximately 1.5 miles south of the Borough of Saxonburg thence in an easterly direction a distance of approximately 1.7 miles to State Highway Legislative Route 10023 at Station 224+27 being known as Township Road 552 in Clinton Township Butler County Pennsylvania

Route 10133 Beginning at a point on Route No 75 in Concord Township Butler County Pennsylvania extending north on Township Route No 508 to the intersection of Township Routes No 508 and No 606 a distance of 0.2 mile thence northeast on Route No 606 to intersection of Township Routes No 606 and No 621 a distance of 0.4 mile thence east on Township Route No 621 past the church Township and District Township to a point on Route and cemetery to intersection of State Routes No 10060 and No 19061 a distance of 2.1 miles thence east on No Route 06173 in Berks County a distance of about 2.8 miles

Route 10139 Beginning at a point on Legislative Route 10043 at Station 438+13 in Whitestown thence in a general easterly direction 4.8 miles in Connoquenessing Tunnel in Cambria County a distance of about 7.2 miles Township to Legislative Route 78 at Station 804+43 Route 11100 Beginning at a point on Route 10049 near crossing Legislative Route 10045 at Station 163+42

Route 10140 Beginning at a point on State Highway Route No 8 in Middlesex Township Butler County at a point Station No 190+23 thence westerly along Township Road No 485 a distance of 0.7 of a mile thence westerly along Township Road No 380 a distance of 0.6 of a mile thence southwesterly along Township Road No 384 a distance of 0.3 of a mile thence along Township Road No 401 a distance of 0.8 of a mile to the Adams Township line thence through Adams Township along Route No 401 1.5 miles to State Highway Route 10011 at Station 96+60 a distance of 3.9 miles

Route 10141 Beginning at a point on Route 10124 about 0.5 of a mile south of its intersection with Route 10123 thence in a general northwesterly direction through Marion Township to a point on Route 10072 about 0.3 of a mile east of its intersection with Route 10073 in Butler County a distance of about 2.5 miles

Route 10142 Beginning at a point in the Village of Cabot on State Highway Route No 3875 and running from thence in a northwestwardly direction through Winfield Township a distance of approximately one mile to the intersection thereof with State Highway Route No 10031 at the Village of Marwood in Butler County

Cambria County

Route 11091 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 about 0.8 of a mile south of the intersection of Township Road No 347 in Cambria County a distance of about 2.0 miles

Route 11092 Beginning at a point on Route 11009 in the Village of Dunlo in Adams Township Cambria County thence northwesterly through Adams Township to a point on Route 11014 Spur "E" approximately one-tenth of a mile south of the village of Lovett in Cambria County

a distance of about 3.4 miles

Route 11093 Beginning at a point 100 feet east of the Blair-Cambria County line on Route 53 Allegheny Township Blair County thence northward following the above county line to a point on Route 07018 State 0+0 (Clair County) Station 27+29 (Cambria County) a distance of

Route 11094 Beginning at a point on Route 11079 near the Barr-Susquehanna Township line thence in a general easterly direction through Barr Township via Mar-steller to the Spangler Borough line in Cambria County

a distance of about 2.0 miles
Route 11095 Beginning at a point on the southern terminus of Route 11079 near Moss Creek thence in a general easterly direction through Barr Township to a point on the Barr Township-Spangler Borough line in

Cambria County a distance of about 2.2 miles

Route 11096 Beginning at a point on Route 11046 about 0.6 of a mile north of the intersection of Route 11046 and Route 11045 thence in a general northerly direction through Barr Township to a point on a township road about 0.6 of a mile west of the Barr Township-Spangler Borough line in Cambria County a distance of about 2.8 miles

Route 11097 Beginning at a point on Route 406 near the intersection of Route 406 and Route 11050 thence in a southeasterly direction through Clearfield Township to a point on Route 11039 in Cambria County a distance of about 1.7 miles

Route 11098 Beginning at a point on Route 11025 near New Germany thence in a general northwesterly direction through Croyle Cambria and Jackson Townships to a point on Route 52 about 0.5 of a mile west of the Cambria-Jackson Township line in Cambria a dis-

ships via Bradley Junction to a point on Route 62 near Tunnel in Cambria County a distance of about 7.2 miles

Route 11100 Beginning at a point on Route 11049 near the Susquehanna-Elder Township line thence in a general northerly direction through Elder Township to a point on Route 11076 about 0.65 of a mile southeast of Hastings Borough in Cambria County a distance of about

Route 11101 Beginning at a point on State Highway
Route No 11014 at approximately 300 feet east of the
boundary line between Adams and Croyle Townships thence in a southeasterly direction through Croyle and Adams Townships to the Croyle Township-Simmerhill Township line at the intersection of Route 11346 being 11468 feet more or less in length and constructed of concrete 16 feet in width

Route 11102 Beginning on State Highway Route No 54 at a point near the Village of Twin Rocks Station thence in a southwesterly direction through the Township of Jackson for a distance of 13801 feet more or less to the borough line of the Borough of Vintondale constructed of

concrete 16 feet in width

Route 11103 Beginning at the eastern terminus of Route 11081 thence in a general easterly direction through Portage Township to a point on Route 11024 about 0.3 of a mile west of the Cambria-Blair County line in Cambria County a distance of about 2.1 miles

Route 11104 Beginning at a point on Route 11060 near its intersection with Route 11080 thence in a general westerly direction through Reade Township to a point on Route 276 at Hollentown in Cambria County a distance of

about 1.6 miles

Route 11105 Beginning at a point on Route 11062 in Plattsville thence in a northeasterly and northerly direction through Susquehanna Township to a point on the Cambria-Clearfield County line about 1.7 miles east of Route 11057 in Cambria County a distance of about 3.0

Route 11106 Beginning at a point on Route 11045 about 1.0 mile east of the intersection of Route 11043 and Route 11045 thence in a northwesterly direction through West Carroll Township via Bakerton to a point on Route 11047 in Cambria County a distance of about 1.1 miles

Route 11107 Beginning at a point on Route 11056 near the Elder-Chest Township line thence in a southerly and easterly direction through Elder Township to a point on the Elder Township-Patton Borough line in Cambria County a distance of about 2.0 miles

Carbon County

Route 13046 Beginning at a point on Route 13012 about 0.5 of a mile north of its intersection with Route 164 thence in a general southwesterly direction through Towamensing and Franklin Townships to a point on Route 164 at Harrity in Carbon County a distance of about 5.7 miles

Centre County

Route 14056 Beginning at a point on Route 14009 about 0.4 of a mile east of the Boggs-Curtin Township line thence in a northerly easterly and southerly direction to a point on Route 14009 about 1.6 miles west of its intersection with Route 14012 in Centre County a distance of about 4.5 miles

Route 14057 Beginning at a point on Route 14013 at Ross Church thence in a general easterly direction through Ferguson Township via Gatesburg to a point on Route 14047 at Fairbrook in Centre County a distance of about 5.5 miles

Route 14058 Beginning at a point on Route 14014 near the village of Baileyville thence in a westerly direction through Ferguson Township to the Huntingdon County line in Centre County a distance of about 0.6 of a mile

tance of about 3.1 miles

Route 14059 Beginning at a road intersection 0.3 of a mile west of Route 14014 thence in a general northwest-line of Loretta Borough thence in a general northwest-lerly direction through Ferguson Township to the Hunt-

ingdon County line in Centre County a distance of about 0.6 of a mile

Route 14060 Beginning at a point on Route 14028 in the Village of Jacksonville thence in a general north-westerly direction through Marion Township to a point on Route 589 in Centre County a distance of about 0.6 of a mile

Route 14061 Beginning at a Point on Route 14037 about 0.2 of a mile east of its intersection with Application 5228 thence in a southerly direction through Rush Township to a point on Application 1286 in Centre County a

distance of about 0.4 of a mile

Route 14062 Beginning at a point on Route 14005 thence in a general southwesterly direction through Taylor Township to a point on Route 57 about 1.0 mile north of the Blair County line in Centre County a distance of about 0.4 of a mile

Route 14063 Beginning at a point on Route 14006 about 1.0 mile south of its intersection with Route 107 thence in a westerly direction through Worth and Taylor Town-

in a westerly direction through Worth and Taylor Townships to a point on Route 14005 in Centre County a distance of about 1.8 miles

Route 14064 Beginning at a point on Route 107 near the Plum Grove School thence in a northerly and easterly direction through Union and Boggs Townships to a point on Route 219 about 0.5 of a mile south of Runville in Centre County a distance of about 3.4 miles

Route 14065 Beginning at a point on Route 14025 about 0.3 of a mile south of Zion thence in a general northeasterly direction through Walker Township to a point on Route 58 in Centre County a distance of about 2.0 miles

on Route 58 in Centre County a distance of about 2.0 miles

Chester County

Route 15231 Beginning at a point on Route 15192 about 0.5 of a mile east of its intersection with the West Vincent-East Pikeland Township line thence in a southerly and easterly direction through East Pikeland Township to a point on Route 15046 in Chester County a distance of about 1.7 miles

Route 15232 Beginning at a point on Route 15189 about 0.5 of a mile south of its intersection with Route 15009 thence in a southeasterly direction through Charlestown Township to a point on Route 15054 in Chester County a distance of about 1.0 mile

Route 15233 Beginning at a point on Route 15145 at Church Hill thence in a northwesterly direction through Honeybrook Township to a point on Route 15151 in Chester County a distance of about 0.1 of a mile

Route 15234 Beginning at a point on Route 137 about 0.7 of a mile northwest of its intersection with Route 502 thence in a southwesterly direction through West Brandy-wine Township to Icedale in Chester County a distance of about 0.3 of a mile

Clearfield County

Route 17118 Begnigning at a point on Route 17008 at Newtonburg thence in a general southwesterly direction through Bell Township to a point on the Jefferson County line Clearfield County a distance of about 2.8 miles

Route 17119 Beginning at a point on Route 17042 Spur E at Mineral Spring thence in a general southeasterly direction through Bradford Township via Woodland to a point on Route 17056 Spur E at Bigler in Clearfield County a distance of about 2.9 miles

Route 17120 Beginning at a point on Route 57 near the east boundary line of Clearfield Borough thence in a general northeasterly direction through Lawrence Township to a point on Route 17052 about 0.4 of a mile southeast of Kerr in Clearfield County a distance of about 0.4 of a mile

Columbia County

Route 19116 Beginning at the Miller School House on Route 19040 and extending in a northeasterly direction a distance of about three and four tenths miles to Township Route No 427 Said road being known as Township

a distance of three and eight tenths miles Said road being a mail route

Crawford County

Route 20151 Beginning at a point on Route 20125 at the Waldo School thence in a northerly direction through Cussewago Township to a point on the Erie County line in Crawford County a distance of about 1.1 miles

Route 20152 Beginning at a point on Route 20106 near Red Oak Corners thence in a northerly direction through Rome and Sparta Townships to a point on Route 20061 near Hays Corners in Crawford County a distance of about 4.3 miles

Route 20153 Beginning at a point on Route 89 near Mt Hope thence in a northerly direction through Randolph Township to a point on Route 20089 in Crawford County a distance of about 2.9 miles

Route 20154 Beginning at a point on Route 20035 about 0.5 of a mile west of Houtz Corners thence in a general easterly direction through Wayne Township via Drake School and Mt Joy School to the Venango County line in Crawford County a distance of about 4.3 miles

Elk County

Route 24029 Beginning at a point on Route 24013 Stations 614+63 and running in a northwesterly direction through Jones Township to where it intersects with Township Road No 360 in Elk County a distance of about 2.50 miles

Route 24030 Beginning at a point the intersection of Township Roads No 363 and No 360 thence over Township Road No 360 through Jones Township to where Road No 360 intersects with Route 24011 Station 112+50 a dis-

tance of about 0.2 miles Route 24031 Beginning at a point on Route 24013 Station 48+22 and running in a northeasterly direction over a section of Township Road in Benzinger Township known as Road No 405 to the Cameron County line where it meets with Route 12005 in Cameron County a distance of about

9.30 miles

Route 24032 Beginning at a point on Route 24009 Station 357+25 (Dagus Mines) and running in an easterly direction for 0.50 miles to the intersection of Township Road No 394 then turning south for a distance of 1.50 miles to the intersection of Road No 3375 over a section of Township Road in Fox Township known as Road No 315 a distance of about 2.0 miles

Route 24033 Beginning at a point in Johnsonburg Borough Application 4327 Station 17+34 and running in a northwesterly direction to where Road No 351 intersects with Route 24007 Station 31+22 over a section of Township Road in Ridgway Township known as Road No 351 a distance of about 2.8 miles

Route 24034 Beginning at a point on Application 103 Station 47+73 and running in a northeasterly direction to where Road No 390 intersects with Route 99 Spur Station 520+40 over a section of Township Road in Fox Township known as Road No 390 a distance of about 3.0 miles

Route 24035 Beginning at a point on Route 411 Station 777+55 and running in a northerly direction to where it intersects with Route 24004 Station 152+20 over a section of Township Road in Benzette Township known as Township Road No 424 a distance of about 1.3 miles

Route 24036 Beginning at a point on Route 24020 Station 3+06 and running in an easterly direction to where Road No 395 intersects with Township Road No 387 over a section of Township Road in Benzinger Township known as Road No 395 a distance of about 2.0 miles

Route 24037 Beginning at the intersection of Road No 395 and running in a southerly direction to where Road No 387 intersects with Route 24020 Station 112+00 over a section of road in Benzinger Township known as Road No 387 a distance of about 0.50 miles

Route 531

Route 19117 Beginning at Kimbles Inn on Route 42 and extending west on Routes 19106 and 19107 through the townships of Hemlock and Madison to Route 342 Being Townships via Sherrod Hill and White's School to the

Edinboro Borough line in Erie County a distance of about 4.4 miles

Route 25118 Beginning at a point on the Crawford County line near Alwards thence in a northerly and northeasterly direction through Washington Township via Gibson Hill School to a point on the Edinboro Borough line at Chestnut Street in Erie County a distance of about 2.3

Route 25119 Beginning at a point on Route 25018 near the McKean-Mill Creek Township line thence in a northeasterly and easterly direction through McKean-Mill Creek and Summit Townships to a point on Route 258 at its intersection with the Hershey Road thence in a northeasterly direction through Summit Township to a point on Route 351 near the Mill Creek Township line in Eric County a distance of about 3.2 miles

Route 25120 Beginning at a point on Route 87 about 0.8 of a mile east of its intersection with Route 25112 thence

of a mile east of its intersection with Route 25112 thence in a general southeasterly direction through Harbor Creek Township to a point on Route 25068 at Cass Corners in Erie County a distance of about 3.8 miles

Route 25121 Beginning at a point on Route 304 about 0.4 of a mile north of Atkins School thence easterly through North East Township to a point on Route 304

Spur about 0.3 of a mile southeast of Burd School in Erie County a distance of about 2.3 miles County a distance of about 2.3 miles

Route 25122 Beginning at a point on the Platea Borough line at Peach Street thence in a general northwesterly direction through Girard Township to a point on the East Springfield Borough line in Eric County a distance of about 3.0 miles

Fayette County

Route 26150 Beginning at a point on Route 26051 near the Bear Rock School House thence in a northerly direction through Bullskin Township to a road intersection in

Fayette County a distance of about 0.6 of a mile
Route 26151 Beginning at a point on Application 10 near Cochran School thence in a general southeasterly direction through Lower Tyrone Township and Upper Tyrone

Township to a point on the county road at Broad Ford in Fayette County a distance of about 2.6 miles

Route 26152 Beginning at a point on Application 3657 thence in a southeasterly and southerly direction through Upper Tyrone Township to Owensdale in Fayette County a distance of about 1.0 mile

Route 26153 Beginning at the Village of Perryopolis thence in a northerly and northwesterly direction through Perry Township to a point on Route 288 about 0.3 of a mile south of the intersection of Route 288 and Route

a mile south of the intersection of Route 200 and Route 26014 in Fayette County a distance of about 2.09 miles Route 26154 Beginning at a point on Route 26055 near Kessler School thence in a general westerly direction through Saltlick Township to a point on Route 26051 near the Saltlick-Bullskin Township line in Fayette County a distance of about 1.8 miles

Route 26155 Beginning at a point on Route 26013 about 0.5 of a mile north of its intersection with Route 26123 thence in a southeasterly direction through Perry Township to a point on Route 2612 near the Perry-Franklin Township line in Fayette County a distance of about 1.7 miles

Forest County

Route 27024 Beginning at a point on Route 27021 north of Watson farm thence westerly through Howe Township to Route 27015 in Forest County a distance of about 1.6 miles

Route 27025 Beginning at a point on Route 27011 near the Clarion-Forest County line thence northeasterly and easterly through Barnett Township to a point on Route 27012 at Redclyffe in Forest County a distance of about 3.2 miles

Fulton County

Route 29044 Beginning at Route No 267 and running eastward on Route 355 thence northward on Route No 318 to township road No 365 thence in a northwesterly direction on No. 365 to route No 267 through Bush Creek Town-

tion to where it intersects township road No 406 thence following route No 406 in a northwesterly direction to route No 29021 through Licking Creek Township Fulton County approximately three miles in length

Route 29046 Beginning at a point on Route No 193 south of the Village of Fort Littleton thence in a southwesterly direction over township road No 431 through Dublin Township Fulton County to Route No 192 approximately two miles in length

Route 29047 Beginning at a point on Route No 29025 thence in a northerly direction over township road No 438 through Taylor Township Fulton County to Route No 192 or No. 76 approximately three-fourths of a mile in length

Route 29048 Beginning at a point on Route No 29037 north of the Village of Needmore thence in a northeasterly direction over township road No 369 through Belfast Township Fulton County to Route No 29015 approximately two miles in length

Route 29049 Beginning at a point on Route No 192 just north of the Village of Knobsville thence in a southwesterly direction over township road No 415 through Todd Township Fulton County to Route No 29020 approximately three and one-half miles in length

Route 29050 Beginning at a point on Route No 323 thence in an easterly direction over township road No 339 through Thompson Township Fulton County to Route No 29004 approximately one and nine-tenths miles in length

Greene County

Route 30120 Beginning at a point on the eastern terminus of Route 30664 near the former location of the Houston School House thence in a general southeasterly direction through Cumberland Township via the Village of Nemacolin to Nemacolin Ferry on the Monongahela River in Greene County a distance of about 1.5 miles

Route 30121 Beginning at a point on Route 30087 near Long Run Church thence in a southeasterly and southerly direction through Richhill Jackson and Aleppo Townships to a point on Route 30065 about 0.5 of a mile west of the Aleppo-Jackson Township line in Greene County a distance of about 3.9 miles

Indiana County

Route 32171 Township Route 462 intersecting Highway Route 80 at or near Jacksonville and State Route 680 at

or near McGinley Farm being approximately 2.6 miles Route 32172 Beginning at Route 680 at or near the George Clawson Farm extending westerly over Township Route 457 intersecting at or near Lewisville Legislative Route 32004 being approximately 4.5 miles

Route 32173 Township road intersecting Highway Route No 32019 at or near the James Hannah farm extending in a southwesterly direction approximately 1 mile inter-secting Highway Route 32125

Route 32174 Beginning at State Highway Route 30145 in Banks Township thence in a westerly direction through Banks Township on Route 539 then in a westerly and northerly direction through Canoe Township designated as Township Road 539 to connect with Highway Route 32100 total distance approximately 3.4 miles

Route 32175 Township Road No 818 in the Township of Canoe and County of Indiana lying between State Highway No 32105 at or near A N Tygers and State Highway No 32106 at or near John Henrys approximately 1.1 miles Route 32176 Township road No 798 which leaves hard-

top No 236 about 1 mile north of Richmond near the home of Norman Pardee and extends up the valley a distance of approximately 3 miles connecting with hardtop No 107 at or near the Blaine Wright farms

Route 32177 Beginning on the State Highway Route 228 thence in a southeasterly and a northerly direction designated as Township Roads 471 and 564 connecting with State Highway Route 572 approximately 1.5 miles

Route 32178 Beginning at a point the intersection Legis-

lative Route 434 near Archibald School House thence in a northwesterly direction through Black Lick Township designated as Township Road 440 thence through Connemaugh Township northwest to Route known as 440 and ship Fulton County approximately three miles in length Route 29045 Beginning at a point on Route No 29021 and following township road No 407 in an easterly direction distance of approximately 3.5 miles 454 to connect with Township Road No 433 then over 433 to intersect Highway Route 32004 near Lewisville a total

Route 32179 Beginning at a point on Route No 480 thence to a point in Highway Route No 32-138 at or near the farm of Charles Mears near Tanoma connecting Marion Center and Dixonville a distance of about 31/2 miles

Route 32180 Township road connecting Routes 32084 and 32077 with terminals at or near Mahoning Creek and at or near Rittenhouse farm and also Township Road connecting Routes 32084 and 32086 be topped approximate distance 4 miles

Route 32181 Township Route 946 from the intersection of State Route 571 to the intersection with Route 32087 about one (1) mile in length

Route 32182 From the intersection of State Route 32051 over Township Routes 864 and 633 in a southerly direction to the intersection of Route 480 at Heilwood approximately

Route 32183 Beginning State Highway Route No 189 thence in a northerly direction through South Mahoning Township designated as Township Routes 380 and 390 to connect with State Highway Route 981 near Davis School House approximately 3.2 miles

Route 32184 Beginning at Station 80+12 on Route 119 in White Township and leading in a southeasterly direction to Station 53+59 on Route 80 in White Township designated as Township Route No 554 a distance of approximately 1.3 miles

Route 32185 Beginning at a point on State Highway Route 32118 thence in a northerly direction through Young Township designated as Township Route 438 to connect with State Highway Route 32032 a total distance of approximately 2.3 miles

Route 33085 Township route No. 443 from the junction of route No. 443 and State Highway No. 119 in Bell Township to the junction of route No. 443 and township route No. 524 in Gaskill Township a distance of 1.4 miles thence along township route No. 524 to the junction of route No. 524 and township route No. 628 in Gaskell

Township a distance of 1.1 miles
Route 33086 Beginning State Highway Route 33008
thence in a southeasterly direction over Township Road designated as 440 through Heath Township a distance of approximately 3.6 miles thence in a northeasterly direction through Polk Township designated as Route 438 a distance of approximately 1 mile thence in a northeasterly direction through Heath Township designated as Township Route No. 438 for a distance of approximately 3.5 miles to connect with Route 33008 approximately .6 of

a mile to connect with Route 35000 approximately to or a mile to Polk Township Line
Route 33087 Beginning at a point on Route 33020
about 0.5 of a mile east of Bansaytown thence in a general southwesterly direction through Knox Township to the Oliver Township line in Jefferson County a distance of about 2.7 miles

Route 33088 Township route No. 368 beginning at the junction of township route No. 368 and State Highway No. 63 in Oliver Township Jefferson County to the junction of route No. 368 and State Highway No. 33020 in Rose Township Jefferson County and containing 3.8 miles

Route 33089 Beginning at a point on Route 357 about 0.2 of a mile east of North Freedom thence in a general northeasterly direction through Ringgold Township to a point on Route 33003 about 0.2 of a mile south of Little Sandy Creek in Jefferson County a distance of about

1.5 miles
Route 33090 Beginning at a point on Route 650 about 0.2 of a mile north of its intersection with Route 33043 thence in a northerly direction through Washington Township to a point on Route 33044 about 1.0 mile west of its intersection with Route 33029 in Jefferson County a distance of about 1.8 miles

Route 33091 Beginning at a point on Route 33064 near Grove Summit Church thence in a general northeasterly direction through Washington Township to a point on Route 33044 near its intersection with Route 59 in Jefferson County a distance of about 2.8 miles

Route 33092 Beginning at a point on Route 33029 about 1.9 miles north of the Winslow-Washington Township line thence in a southeasterly and easterly direction on the Falls Creek Borough line in Jefferson County a distance of about 3.3 miles

Route 33093 Beginning at a point on Route 358 about 0.4 of a mile south of its intersection with Route 33068 thence in a general southerly direction through Winslow Township via the village of Wishaw to a point on Route 33039 in Jefferson County a distance of about 2.5 miles

Route 33094 Beginning at a point on Route 33051 at its intersection with Route 33040 thence in a general easterly direction through Winslow and Henderson Townships to a point on Route 338 near its intersection with Route 33053 in Jefferson County a distance of about 2.6 miles

Juniata County

Route 34062 Beginning at a point on Route 438 about 1.0 mile southeast of Seven Stars thence in a general northeasterly direction through Greenwood and Susquehanna Townships to a point on Route 34009 about 0.6

of a mile west of its intersection with Route 34012 in Juniata County a distance of about 5.1 miles

Route 34063 Beginning at a point on Route 31 about 0.8 of a mile southeast of its intersection with Route 34047 thence in a general easterly direction through Walker Township to a point on Route 34030 about 0.9 of a mile south of its intersection with Route 34049 in

Juniata County a distance of about 1.2 miles
Route 34064 Beginning at a point on Route 349 about
0.3 of a mile northeast of its intersection with Route 34024 thence in a northerly direction through Milford Township via Farmdale to a point on Route 34004 about 0.2 of a mile southeast of its intersection with Route 34056 in Juniata County a distance of about 1.3 miles Route 34065 Beginning at a point on Route 437 about 0.75 of a mile southwest of its intersection with Route 193 thence in an easterly direction through Beale Township to a point or Route 24005 about 1.0 mile porthogot ship to a point on Route 34005 about 1.0 mile northeast of its intersection with Route 34028 in Juniata County

Route 34066 Beginning at a point on Route 275 about 0.8 of a mile northeast of its intersection with Route 31 thence in a general northeasterly direction through Delaware Township to a point on Route 34017 about 1.7 miles southeast of its intersection with Route 275 in Juniata County a distance of about 2.15 miles.

a distance of about 1.9 miles

Route 34067 Beginning at a point on the Farmanagh-Fayette Township line about 0.75 of a mile north of Route 34008 thence in an easterly and southeasterly direction through Fayette Township to a point on Route 34007 near its intersection with Route 34822 in Juniata County a distance of about 2.68 miles

Route 34068 Beginning at a point on Route 34020 near its intersection with Route 275 thence in a northeasterly direction through Fayette Township to the Fayette-Monroe Township line about 0.8 of a mile south of Route 194 in Juniata County a distance of about 1.65 miles

Route 34069 Beginning at a point on Route 34008 about 0.1 of a mile northwest of the Fayette-Farmanagh Township line thence in a general northwesterly direction through Farmanagh Township to a road intersection in Juniata County a distance of about 1.9 miles

Route 34070 Beginning at a point on Route 45 near

Waterloo thence in a northerly and northeasterly direction through Lack Township to a point on Route 34001 about 2.0 miles southwest of its intersection with Route 34044 in Juniata County a distance of about 2.2 miles.

Route 34071 Beginning at a point on Route 34011 about 0.75 of a mile southwest of its intersection with Route 194 thence in a general easterly direction through Monroe Township to the Juniata-Snyder County line about 0.4 of a mile south of Route 34016 in Juniata County a distance of about 3.7 miles

Route 34072 Beginning at a point on Route 34039 about 1.42 miles east of its intersection with Route 34040 thence easterly through Spruce Hill Township to a road intersection about 0.9 of a mile south of Route 45 in Juniata County a distance of about 2.0 miles

Route 34073 Beginning at a point on the Perry-Juniata

County line about 1.1 miles northeast of the Spruce Hillthrough Washington Township, via Smithtown to a point | Turbett Township line thence in a northwesterly north-

easterly and general northerly direction through Turbett | thence in a general northwesterly direction through New-Township to a point on Route 45 about 0.8 of a mile southwest of its intersection with Route 34025 in Juniata

County a distance of about 5.4 miles Route 34074 Beginning at a point on Route 34003 about 2.3 miles southwest of its intersection with Route 34026 thence in a northerly westerly and northerly direction through Tuscarora Township to a point on Route 34043 near the Tuscarcra-Lack Township line in Juniata County a distance of about 2.0 miles

Route 34075 Beginning at a point on Route 34026 about 0.8 of a mile southeast of Route 34003 thence in a north-

easterly direction through Tuscarora Township to a point on Route 34055 about 1.0 mile south of Route 34045 in Juniata County a distance of about 2.0 miles

Route 34076 Beginning at a point on Route 34007 about 0.6 of a mile north of its intersection with Route 637 thomas in a granular with successions. 637 thence in a general northeasterly direction through Walker Township to a point on the Walker-Delaware Township line in Juniata County a distance of about 2.25

Route 34077 Beginning at a point on Route 193 at Reeds Gap thence in a northwesterly and southwesterly direction through Tuscarora and Lack Township via Mt Pleasant School to the Huntingdon County line in Juniata

County a distance of about 11.1 miles
Route 34078 Beginning at a point on Route 34007 near the Free Spring School thence in a general northeasterly direction through Walker Township to a point on the Fayette-Walker Township line in Juniata County a dis-

tance of about 1.8 miles
Route 34079 Beginning at a point on Route 195 near the Perry County line thence in a general westerly direction through Susquehanna Township to a point on Route 34061 about 0.2 of a mile east of its intersection. with Route 34012 in Juniata County a distance of about

Route 34080 Beginning at a point on Route 194 in the village of Richfield thence in a southerly and easterly direction through Monroe Township to a point on Route. 194 at its intersection with Market Street in Juniata County a distance of about 0.25 of a mile

Lackawanna County

Route 35061 Beginning at a point on Route 35060 about 1.5 miles southeast of its intersection with Route 35026 thence in a southeasterly direction through Fell Township to a point on Route 35047 in Lackawanna County a distance of about 1.8 miles

Route 35062 Beginning at the intersection of Route 35030 thence in a northeasterly direction over Township Road 544 to the intersection with Route 648 in Benton Township Lackawanna County a distance of approximately

1.2 miles Route 35063 Beginning at a point on State Highway Route 35027 thence in a northeasterly direction through Benton Township Lackawanna County over Township Road 550 to the intersection with State Highway Route 35028 a dis-

tance of approximately 1.0 mile

Route 35064 Beginning at a point on Route 35026 approximately 3.0 miles northeast of the Wyoming County line thence southeasterly through Benton Township to a point intersecting Route 35030 approximately 1.7 miles west of Wallsville in Lackawanna County a distance of about 1.5 miles

Route 35065 Beginning at a point on Route 35022 near its intersection with Application 508 thence in a northerly and northeasterly direction through Glenburn and Abington Townships to Application 4357 thence in an easterly direction to a point on Route 365 Spur about 0.1 of a mile could of its intersection with Boute 35031 in Lagraganna.

south of its intersection with Route 35031 in Lackawanna County a distance of about 2.1 miles

Route 35066 Beginning at a point on Route 9 about 0.5 of a mile southeast of its intersection with the Dalton Borough-Glenburn Townships line thence in a general northeasterly direction through Glenburn Township to a point on the Dalton Borough line near its intersection with the Glenburn-Abington Township line in Lackawanna County a distance of about 1.0 mile

Route 35067 Beginning at a point on Route 440 about 0.6 of a mile west of its intersection with Route 35018

ton Township to a point on Route 365 about 0.3 of a mile west of its intersection with Route 35017 in Lackawanna County a distance of about 0.7 of a mile

Route 35068 Beginning at the intersection with State Highway Route 665 and Township Route 302 in the Bor-ough of Gouldsboro thence in a northeasterly direction of Township Route 302 through Lehigh and Clifton Townships Lackawanna County to the intersection with Route 35045 a distance of approximately 4.8 miles

Route 35069 Beginning at the end of Legislative Route 35057 in the village of Lehigh thence in a northeasterly direction through Covington Township Lackawanna County over Township Road Number 346 to the intersection with Legislative Route 35002 a distance of approximately 3.3 miles

Route 35070 Beginning at Route 615 Spur thence on Township Road No 521 to the entrance to Newton Lake Park through Greenfield Township Lackawanna County

a distance of approximately 0.75 miles
Route 35071 Beginning at Route 615 Spur thence in a
northwesterly direction over Township Roads 511 and 566
to the intersection with State Highway Route 615 in Greenfield Township Lackawanna County a distance of approxi-

mately 2.2 miles

Route 35072 Beginning at the Scott Greenfield Township line Lackawanna County the intersection of Township Road 465 and Township Road 512 thence over Township Road 512 through Greenfield and Fell Townships to the intersection with State Highway Route 174 a distance of

approximately 2.45 miles

Route 35073 Beginning at the intersection of State Highway Route 615 Spur and Township Road 521 in Greenfield Township thence easterly over Township Road 521 through Greenfield and Fell Townships to the intersection with Township Road 624 in Fell Township thence southeast over Township Road 624 to the intersection with Legislative Route 35026 a distance of approximately 1.9 miles

Route 35074 Beginning at the intersection of Township Route 389 and State Highway Route 365 in Newton Township thence northwest over Township Route 389 to the Wyoming County line a distance of approximately .7 of a

Route 35075 Beginning at a point on State Highway Route 440 approximately 1.2 miles northeast of Newton Centre thence in an easterly direction through Newton Township to a point intersecting Route 35015 approximately 3.6 miles northeast of the Ransom Township line in Laglangeman. in Lackawanna County a distance of about 1.9 miles.

Route 35076 Beginning at a point on Route 365 east of the intersection of Route 365 and Route 35017 thence in a northeasterly direction past Ford's Pond through

Newton and Glenburn Townships to the intersection with Route 35053 a distance of about 2.5 miles

Route 35077 Beginning at the intersection of Turnpike Route 952 and Township Road 390 thence in a northeasterly direction over Township Road 390 through Newton and South Abington Townships Lackawanna County to the intersection with State Highway Route 671 a distance of approximately 1.8 miles

Route 35078 Beginning at Scranton City-Ransom Township line thence in a northwesterly direction over Township Roads No 373 and 371 to the intersection with Township Road 378 through Ransom and Newton Townships to the intersection with State Highway Route No 35015 a

distance of approximately 2.46 miles
Route 35079 Beginning at the intersection of Routes 35011 and 440 near Ransom thence in a northerly direction paralleling the Susquehanna River over Township Road No 358 through Ransom and Newton Townships to the Lackawanna County-Wyoming County line at the beginning of Route 65056 in Lackawanna County a distance of about 3.2 miles

Route 35080 Beginning at the intersection with Route 35009 and Township Road 323 thence in a southeasterly direction of Township Route 323 and Township Route 325 through Roaring Brook Township Lackawanna County to the intersection with Route 35008 a distance of approximately 1.8 mile

Route 35081 Beginning at the intersection with Route

about 1.0 mile

533 in the village of Justice thence in a northeasterly direction through Scott Township Lackawanna County over Township Route 482 to the intersection with Route 35034 a distance of approximately three miles

Route 35082 Beginning at a point on Route 954 about one-quarter of a mile north of Blakely Borough-Scott Township line in Scott Township Lackawanna County thence in a northerly direction over township road 484 to its intersection with township road 482 a distance of approximately 1.4 miles

Route 35083 Beginning at the intersection with Route 615 Spur thence in a northwesterly direction through Scott Township Lackawanna County over Township Route 506 to the intersection with Route 615 a distance of approximately 1.4 mile

Route 35084 Beginning at a point on Route 35034 approximately 0.9 of a mile southwest of Scott thence in a northwesterly direction through Scott Township to a point intersecting Route 35033 approximately 0.1 of a mile south of Jordan Hollow in Lackawanna County a distance of

Route 35085 Beginning at the intersection of State Highway Route 648 and Township Road 514 in Scott Township Lackawanna County thence normeast over Township 514 in Scott Township Lackawanna County thence northeast over Township Road 514 to the intersection with Township Road 467 thence northeast over Township Road 467 through Carbondale to the Greenfield Township line thence over Township Road 465 on the boundary line be-tween Greenfield and Scott Townships to the intersection with State Highway Route 615 Spur a distance of approximately 2.4 miles

Route 35086 Beginning at the intersection with Route 9 near the City Line of Scranton thence in a northerly direction through South Abington Township Lackawanna County over Township Routes 444 and 446 to the intersection with Route 35021 in the village of Edella a distance of approximately 4.2 miles

Route 35087 Beginning at the intersection of Route 35013 and township route 456 in South Abington Township thence northeast over township road 456 through South Abington Township and North Abington to the intersection with township route 433 thence southeast over township route 433 thence southeast over township route 433 thence southeast over township to the Abington and Abington ship route 433 through North Abington and Abington Township to the intersection with Route 35059 in Abington Township Lackawanna County a distance of about

Route 35088 Beginning at the intersection with Legislative Route 439 thence in a northerly direction over Township Road Number 314 through Springbrook Township Lackawanna County to the intersection with Legislative Route 35007 a distance of approximately 1.6 miles

Route 35089 Beginning at a point on Route 439 about 0.5 of a mile west of Spring Brook thence in a northwesterly direction to an intersection with Route 35007 about one mile north of its intersection with Route 439 in Spring Brook Township Lackawanna County a distance of about 1.0 mile

Route 35090 Beginning at the intersection of Legislative Route 35043 and Township Road 434 in West Abington Township thence in southwesterly direction over Township Road 434 to the boundary line between Wyoming and Lackawanna County a distance of approximately 1.3 of a mile

Route 35091 Beginning at the Wyoming-Lackawanna County line and extending Rural Route 65058 in a northerly direction over Township Route No. 434 through West Abington Township Lackawanna County to the intersection with Rural Route No. 35043 a distance of ap-

proximately 1.3 miles.

Route 35092 Beginning at a point on State Highway Route Number 35023 at Walls Corners thence in a south-westerly direction over Township Road Number 430 to the Wyoming County Line through West Abington Township Lackawanna County a distance of approximately 1.3 miles

Lancaster County

Route 36179 Beginning at a point on Route 36168 about 0.1 of a mile west of its intersection with Route 36050 thence northerly through Brecknock Township to mile southeast of Route 345 thence northeasterly and

a point on Route 36049 about 1.0 mile west of its intersection with Route 518 in Lancaster County a distance of about 0.8 of a mile

Route 36180 Beginning at a point on Route 36081 about 0.5 of a mile northwest of Nine Points thence in a northeasterly direction through Bart and Sadsbury Township to a point on Route 344 near Smyrna in Lan-caster County a distance of about 2.4 miles

Route 36181 Beginning at a point on Route 36011 about 0.7 of a mile southeast of its intersection with Route 36051 thence easterly through Strasburg and Eden Townships to a point on Route 36105 near the Eden-Paradise Township line in Lancaster County a distance of about 13 miles about 1.3 miles

Route 36182 Beginning at a point on Route 36011 about 1.0 mile south of the Strasburg Borough line thence easterly and northerly through Strasburg Township to a point on State-aid Application 5821 about 0.5 of a mile southeast of the Strasburg Borough line in Lancaster County a distance of about 1.7 miles

Route 36183 Beginning at a point on Route 36142 about 1.0 mile southwest of Route 36022 thence northwesterly through Colerain and Bart Townships to a point on Route 36009 about 0.1 of a mile north of the Colerain-Bart Township line in Lancaster County a distance of about 2.1 miles

Route 36184 Beginning at a point on Route 527 at its intersection with Route 36086 thence northeasters through Colerain Township to a point on Route 36009 about 0.3 of a mile southwest of the Bart-Colerain Township line in Lancaster County a distance of about 1.8 miles,

Route 36185 Beginning at a point on Route 527 near Collins thence northeasterly through Colerain Township to Route 36086 at the Colerain-Eden Township line beginning again on Route 36086 about 0.3 of a mile north of the Colerain-Eden Township line thence easterly and northerly through Eden Township to a point on Route 344 about 0.7 of a mile east of Route 36011 in Lancaster County a distance of about 2.8 miles

Route 36186 Beginning at a point on Route 527 at Route 36096 near the Union Presbyterian Church thence northeasterly through Colerain Township to a point on Route 36022 about 1.0 mile south of Route 36089 in Lancaster County a distance of about 2.8 miles

Route 36187 Beginning at a point on Route 344 about 0.5 of a mile northeast of Route 36005 near Bethesda thence in a general northerly direction through Martic township to a point on Route 332 about 0.7 of a mile west of Route 36039 in Lancaster County a distance of

about 5.6 miles
Route 36188 Beginning at a point on Route 36016
near Hopkins Mill thence southeasterly through East Drumore Township to a point on Route 136 about 0.4 of a mile north of Mechanics Grove in Lancaster County a distance of about 2.4 miles

Route 36189 Beginning at a point on Route 36005 about 0.1 of a mile northwest of Route 36010 near the Presbyterian Church thence easterly through Drumore Township to Route 36007 on the Drumore-East Drumore Township line in Lancaster County a distance of about 0.7 of a mile

Route 36190 Beginning at a point on Route 36010 about 1.0 mile northwest of McSparran thence northeasterly through Fulton Township to a point on Route 36007 near the Fulton-Drumore Township line in Lancaster County a distance of about 2.6 miles

Route 36191 Beginning at the intersection of Routes 136 and 36092 thence easterly and northeasterly through Fulton and Little Britain Townships to a point on Route 36093 about 0.6 of a mile east of the Fulton-Little Britain Township line in Lancaster County a distance of about

Route 36192 Beginning at the intersection of Routes 36093 and 345 thence easterly and southerly through Little Britain Township to a point on Route 608 about 0.7

northerly through Little Britain Township to a point on Moconaqua thence in a southerly and easterly direction Route 36018 in Lancaster County a distance of about 2.6

Lawrence County

Route 37081 Beginning at a point on Route 350 about 0.5 of a mile north of the cement bridge thence extending in a general northerly northwesterly and northerly direction through Perry Wayne and Slippery Rock Townships to a point on Route 37067 about 0.9 of a mile east of its intersection with Route 315 in Lawrence County a distance of about 4.2 miles

Route 37082 Beginning at a point on the northern terminus of Route 37080 thence in a northeasterly and easterly direction through Washington Township to a point on Route 246 about 0.3 of a mile south of the intersection of Route 37046 with Route 246 in Lawrence County a distance of about 2.1 miles

Lehigh County

Route 39144 Beginning at a point on Route 39107 about 1.8 miles northeast of the intersection of Routes 39077 and 39107 thence northerly westerly southwesterly and northwesterly through Upper Saucon Salisbury and Upper Milford Townships to a point on the south line of Emmaus Borough at Second Street in Lehigh County a distance of about 2.3 miles

Route 39115 Beginning at a point on Legislative Route No 39082 at or near Grims School about mid-way between New Smithville and Stines Corner thence in a north-westerly direction through Weisenberg Township to a point on the Berks County line in Lehigh County a distance of about 1.2 miles

Route 39116 Begining at a point on State Application 745 in the village of Slatedale Lehigh County at a point near Werley's Hotel thence continuing northerly to an intersection with Township Route No. 785 approximately 1.1 miles in length

Route 39117 Beginning at a point on State Highway Route 39071 in South Whitehall Township approximately 1 mile west of Guthsville thence in a northly direction through South Whitehall Township intersecting Route 39048 in North Whitehall Township approximately 0.25 miles west of Kernsville thence in a westerly direction through North Whitehall Township to a dividing line between North Whitehall Township and Lowhill Township thence in a northerly direction through a portion of Lowhill Township to a point where it intersects Highway Route 39058 in Lowhill Township a distance of about 3.2 miles

Route 39118 Beginning at a point on Route 39081 about 0.4 of a mile north of the intersection of Routes 39076 and 39081 thence northerly through Upper Saucon Township to a point on the Salisbury-Upper Saucon Township line in Lehigh County a distance of about 0.5 of a mile

Route 39119 Beginning at a point on Route 39003 about 0.6 of a mile northwest of the Bucks-Lehigh County line thence northeasterly and easterly through Lower Milford Township to a point on the Bucks County line in Lehigh County a distance of about 1.5 miles

Luzerne County

Route 40090 Beginning at a point on Route 935 about 0.5 of a mile east of Gregory thence in a northerly direction through Hunlock Township to a point on Route 40069 about 0.5 of a mile east of Prichard in Luzerne County a distance of about 2.5 miles

Route 40091 Beginning at a point on Route 40044 near the Plains Township-Bear Township line thence in a general easterly direction through Bear Creek and Plains Townships to a point on Route 665 about 1.5 miles south of the Jenkins-Bear Creek Township line in Luzerne County a distance of about 7.0 miles

Route 40092 Beginning at a point on the Salem Township-Shickshinny Borough line thence in a general southwesterly direction through Salem Township paralleling Little Schickshinny Creek to a point on the Luzerne-Columbia County line in Luzerne County a distance of about 4.2 miles

on Jeannette Street to Route 655 in Conyngham Township

Luzerne County a distance of about 0.5 of a mile.
Route 40094 Beginning at a point on Route 40058 about 0.2 of a mile west of its intersection with Route 361 thence in a general southwesterly direction through Jackson Township to a point on Route 40060 near the Lehman Township Line in Luzerne County a distance of about 3.0 miles

Mercer County

Route 43107 Beginning at a point on Route 43070 near the New Vernon Township line thence in a southeasterly direction through Mill Creek Township to a point on Route 294 near Kerrtown School in Mercer County a distance of about 2.2 miles

Route 43108 Beginning at a point on Route 43041 near Jennings Corners thence in a northeasterly direction through East Lackawanock Township to a point on Route 74 in Mercer County a distance of about 2.7 miles

Mifflin County

Route 44036 Beginning at a point on Route 44002 near Krick School thence in a general southeasterly direction through Decatur Township to a point on the Snyder County line in Mifflin County a distance of about 1.7 miles

Route 44037 Reginning at a point on Route 44016 at its intersection with Route 44025 thence in a general southwesterly direction through Decatur Township to a point on Route 44014 near Alfrata in Mifflin County a distance of about 2.6 miles

Route 44038 Beginning at a point on Route 44029 about 0.2 of a mile south of its intersection with Route 29 thence in a general northerly direction through Derry Township to the Burnham Borough line in Mifflin County a distance

of about 0.8 of a mile
Route 44039 Beginning at a point on Route 29 near the Lewistown Borough line thence in a general northwesterly direction through Derry Township to the Granville-Township line in Mifflin County a distance of about 1.2

Route 44040 Beginning at a point on Route 44007 at its intersectiton with Route 44002 thence in a northeasterly direction through Derry Township to the Decatur Township line in Mifflin County a distance of about 1.4 miles

Route 44041 Beginning at a point on Route 44031 near the Derry Township line thence in a southerly direction through Granville Township to a point on the Lewistown Borough line in Mifflin County a distance of about 0.18 of a mile

Route 44042 Beginning at a point on Route 44013 about 0.5 of a mile west of its intersection with the Lewistown Borough line thence in a general westerly direction through Granville Township to a point on Route 44001 in Mifflin County a distance of about 3.5 miles

Route 44043 Beginning at a point on Route 44001 near Fairview School House thence in a general southerly and southwesterly direction through Wayne Township to a point on Route 44001 in Mifflin County a distance of about 3.0 miles

Route 44044 Beginning at a point on Application 2763 about 0.3 of a mile south of Siglerville thence in a general southwesterly direction through Armagh Township to a point on Application 2763 in Mifflin County a distance of about 2.9 miles

Route 44045 Beginning at a point on Route 44003 thence in a southeasterly direction through Bratton Township to a point on the Juniata County line in Mifflin County a distance of about 6.6 miles

Route 44046 Beginning at a point on Route 44035 near Belleville thence in a southeasterly and southwesterly direction through Union Township to a point on Route 44033 in Mifflin County a distance of about 1.3 miles

Route 44047 Beginning at a point on Route 192 at Cedar Hills thence in a northwesterly direction through Brown Township to a point on Route 44005 near Barrville School in Mifflin County a distance of about 2.3 miles

Montgomery County

Route 46197 Beginning at a point on Route 151 at its intersection with Route 46094 in Willow Grove thence in Route 40093 Beginning at a point on Route 40030 in a southwesterly direction through Upper Moreland Township to a point on Route 198 at the Upper Moreland-Abington Township line in Montgomery County a distance of about 0.16 of a mile

Route 46198 Beginning at a point on Route 151 and thence in a southwesterly direction on the line dividing Horsham and Upper Moreland Townships to a point on Route 198 in Montgomery County a distance of about 1.19

Northampton County

Route 48096 Beginning at a point on Route 48083 about 0.8 of a mile north of the Washington Township-Lower Mount Bethel Township line thence in a northwesterly direction through Washington Township to a point on Route 48033 about 0.9 of a mile west of its intersection with Route 48083 in Northampton County a distance of about 1.4 miles

Route 48097 Beginning at a point on Garibaldi Street at the Roseto Borough line thence in a northwesterly direction through Washington Township to a point on Route 48032 in Northampton County a distance of about 0.2 of

Route 48098 Beginning at a point on the Plainfield Township-Wind Gap Borough line at Male Street thence in a northwesterly direction through Plainfield and Bushkill Townships to a point on Route 48088 in Northampton County a distance of about 0.7 of a mile

Northumberland County

Route 49112 Beginning at a point on Route 49109 about 1.4 miles west of the Jordan-Washington Township line thence in a westerly direction through Washington Township to a point on Route 49009 in Northumberland County a distance of about 1.5 miles

Route 49113 Beginning at a point on Route 49010 about 0.5 of a mile east of Rebuck thence in a southerly direction for a distance of about 1.7 miles thence southeasterly for 0.6 of a mile thence southerly for 0.3 of a mile to a point on Route 49109 about 0.5 of a mile west of the Jordan-Washington Township line in Washington Township Northumberland County a total distance of about 2.6 miles

Route 49114 Beginning at a point on Route 49010 about 400 feet west of the Leck Kill Post Office thence in a general southerly direction through Upper Mahanoy Township to a point on Route 53085 at the Northumberland-Schuylkill County line in Northumberland County a distance of about 3.0 miles

Perry County

Route 50051 Beginning at a point on Route 195 about 0.8 of a mile north of its intersection with Route 50016 thence in a westerly direction through Buffalo Township to a point on Route 50002 in Perry County a distance of about 0.8 of a mile

Route 50052 Beginning at a point on Route 50003 near the Glenvale Church thence in a general easterly direction through Rye Township to a point on the Marysville Borough line in Perry County a distance of about 3.1 miles

Route 50053 Beginning at a point on the Penn Township-Duncannon Borough line at the Devonshire Road thence in a northerly and northwesterly direction through Penn Wheeffold and Milley Townshing win King's Mill and Wheatfield and Miller Townships via King's Mill and Montebello to a point on Route 50004 at Pine Grove School

in Perry County a distance of about 6.0 miles
Route 50054 Beginning at a point on Route 31 about
0.6 of a mile northeast of its intersection with Route 50004 thence in a general northerly direction through Center and Juniata Townships to a point on Route 305 about 0.3 of a mile south of its intersection with Route 50047 in

Perry County a distance of about 3.6 miles
Route 50055 Beginning at a point on Route 50008 about 1.2 miles north of its intersection with Route 50001 thence in a northeasterly direction through Northeast Madison and Saville Townships to a point on Route 50012 about 0.8

of a mile east of the Northeast Madison-Saville Township line in Perry County a distance of about 2.5 miles

Route 50056 Beginning at a point on Route 305 about 0.5 of a mile northwest of its intersection with Route 50013 thence in a general northeasterly direction through Oliver Township to a point on Route 50013 in Perry County a distance of about 0.5 of a mile

1.0 mile east of the Toboyne-Jackson Township line thence in a general northerly direction through Jackson Township to a point on Route 122 about 0.7 of a mile west of Blain Borough in Perry County a distance of about 1.3 miles

Route 50058 Beginning at a point on Route 50043 near the intersection of Route 50043 and 50006 thence in a general easterly direction through Spring and Carroll Townships to a point on Route 40 about 1.0 mile northwest of the Cumberland County line in Perry County a distance of about 7.1 miles

Route 50059 Beginning at the westerly end of Route 50007 thence in a southeasterly and northeasterly direction through Toboyne Township to the westerly end of Route 50001 in Perry County a distance of about 3.0 miles

Route 50060 Beginning at a point on Route 191 about 0.2 of a mile south of its intersection with Route 50011 thence in a general easterly direction through Saville and Center Townships to a point on Route 50006 about 1.0 mile south of Manville in Perry County a distance of about 3.9 miles

Route 50061 Beginning at a point on Route 50040 about 0.3 of a mile north of its intersection with Route 50002 thence in a northerly and northeasterly direction through Howe and Greenwood Townships to a point on Route 50046 in Perry County a distance of about 1.3 miles

Route 50062 Beginning at the intersection of Routes 50008 and 50050 at Couchtown thence in a westerly direction over township road through Southwest Madison and Jackson Townships to its intersection with Route 50001 at Manassas Church in Perry County a distance of about 1.3 miles

Schuylkill County

Route 53107 Beginning at a point on Route 53088 in the village of Raven Run thence extending in a northerly and westerly direction through West Mahanoy Township to a point on the Butler Township line in Schuylkill County a distance of about 1.1 miles

Snyder County

Route 54065 Beginning at a point on Route 54058 Station 25+28 on the Beavertown Borough-Beaver Township line thence in an easterly direction through

Beaver Township to a point on Route 690 at Station 185+81 in Snyder County a distance of about 3.04 miles Route 54066 Beginning at a point on Route 194 at its intersection with Route 54002 thence northerly and westerly through West Perry Township to a point on Route 54001 in Snyder County a distance of about 4.0

Route 54067 Beginning at a point on Route 25 about 0.25 of a mile east of the Penn-Middle Creek Township line thence in a general southeasterly direction through Penn Township to a point on Route 54041 near Kantz in Snyder County a distance of about 3.1 miles

Somerset County

Route 55156 Beginning at a point on Route 50 about 0.1 of a mile south of its intersection with Route 55008 thence in a westerly and southerly direction through Addison Township to a point on the Addison Borough line

Route 55157 Beginning at a point on Route 55046 about 1.0 mile north of its intersection with Route 49 thence in a northeasterly direction through Stony Creek Township to a point on Route 55053 in Somerset County a distance of about 1.0 mile

Route 55158 Beginning at a point on the Shanksville Borough line at Bridge Street thence in a northerly di-rection through Stony Creek Township to a point on Route 55069 in Somerset County a distance of about 1.4 miles

Route 55159 Beginning at a point on Route 55062 thence in an easterly northerly and westerly direction through Stony Creek Township to a point on Route 456 in Somerset County a distance of about 3.8 miles

Route 55160 Beginning at a point on Route 55068 about 1.0 mile south of its intersection with Route 55075 thence Route 50057 Beginning at a point on Route 50007 about in a general southeasterly direction through Stony Creek Township to a point on Route 55069 in Somerset County a distance of about 2.1 miles

Susquehanna County

Route 57137 Beginning at a point on Route 57095 at Five Corners thence in a northerly direction through Brooklyn Township to a point on Route 57108 about 0.4 of a mile west of its intersection with Route 939 in Susquehanna County a distance of about 0.9 of a mile

Tioga County

Route 58115 Beginning on the East Creek Road in Covington Township at the Blossburg Borough line and thence easterly following the East Creek Road a distance of 2.1 miles to the Blake Road thence southerly on the Blake Road .8 of a mile to the Hamilton Township line thence in Hamilton Township 1.8 miles to its intersection with Route 58057 in the village of Morris Run

Route 58116 Beginning on Route 58038 in Charleston Township approximately .6 of a mile west of the intersection of Routes 58038 and 58040 thence in a southerly direction 1.9 miles to an intersection with another township road running from Round Top to Maple Hill

Route 58117 Beginning on Route 58008 in Brookfield Township approximately 1.9 miles north of the Westfield Township line thence northerly 1.3 miles to an intersectic with the South Road thence westerly 1.8 miles to an intersection with State Highway Route 58007 all in Brookfield Township

Venango County

Route 60076 Beginning at a point on Route 60044 at Oakland Corners thence in an easterly direction through Oakland and Cherry Tree Townships to a point on Route 60032 about 0.2 miles south of its intersection with Route 205 at the Village of Cherry Tree in Venango County

a distance of approximately 2.1 miles
Route 60077 Beginning at a point on Route 60037
about 0.1 mile south of the Venango-Crawford County
line at Peters' Corners thence in an easterly and southeasterly direction through Canal and Oakland Townships
to a point on the westerly line of Cooperstown Borough
on Church Street in Venango County a distance of approximately 5.2 miles

Route 60078 Beginning at a point on State Highway Rural Route No. 60065 and proceeding in a northerly direction on a township road through the township of Scrubgrass Venango County to the end of the said township road at a point above the Allegheny River near the old ferry landing opposite Rockland Station a distance of approximately one mile

of approximately one mile

Route 60079 That portion of the present route application 190 passing through the Village of Seneca being abandoned by reason of relocation of the highway approximately one and three quarters miles

Warren County

Route 61064 Beginning at a point on Route 61030 near Daly School thence in a northwesterly direction through Pleasant Township to a point on Route 61030 near Lenharts Corners in Warren County a distance of about 3.2 miles

Route 61065 Beginning at a point on Route 61038 about 0.5 of a mile southeast of Russell thence in a northeasterly direction through Pine Grove and Elk Townships to a point on Route 61039 about 0.5 of a mile northwest of Germany in Warren County a distance of about 6.3 miles

Route 61066 Beginning at a point on Route 94 about 0.5 of a mile north of its intersection with Route 61052 thence in an easterly direction through Pine Grove Township to a point on Route 61052 about 0.25 of a mile west of Goudtown in Warren County a distance of about 1.7 miles

Route 61067 Beginning at a point on the north borough line of Youngsville thence in a northerly direction through Brokenstraw and Sugar Grove Townships to a point on Route 61063 about 0.5 of a mile west of Chandlers Valley in Warren County a distance of about 5.3 miles

Route 61068 Beginning at a point on the north borough line of Warren thence in a northwesterly direction through Glade Township to a point on Route 61036 about 0.25 of a mile northeast of the Warren Borough line in Warren County a distance of about 0.72 of a mile

Route 61069 Beginning at the easterly end of Route 88 Spur in the village of Columbus thence in a general easterly direction through Columbus Township to a point on Route 61018 north of Backus Corners in Warren County a distance of about 2.4 miles

a distance of about 2.4 miles
Route 62187 Beginning at a point on the Fallowfield
Township-North Charleroi Borough line at Bierheaux's
Greenhouse thence in a general southwesterly direction
through Fallowfield Township to a point on Route 62048
about 1.0 mile east of its intersection with Route 62050
in Washington County a distance of about 0.8 of a mile

in Washington County a distance of about 0.8 of a mile
Route 62188 Beginning at a point on Route 247 about
0.25 of a mile north of the North Charleroi BoroughFallowfield Township line thence in a general southwesterly and southerly direction through Fallowfield Township to a point on a township road about 0.2 of a mile
west of the North Charleroi Borough line in Washington
County a distance of about 0.9 of a mile

Route 62189 Beginning at a point on the Washington City-North Franklin Township line thence in a southerly direction through North Franklin and South Franklin Townships via McElree School to a point on Route 62128 about 0.5 of a mile east of its intersection with Route 62067 in Washington County a distance of about 2.7 miles

Route 62190 Beginning at a point on Route 545 near its intersection with Route 735 thence in a southwesterly direction through Independence Township to a point on Route 545 near Avella School in Washington County a distance of about 1.7 miles

Wayne County

Route 63106 Beginning at a point on Route 63091 near Fallsdale thence easterly through Damascus Township along the North Branch of Calkins Creek to a point on Route 63101 about 0.8 of a mile south of Tyler Hill in Wayne County a distance of about 2.3 miles

Westmoreland County

Route 64255 Beginning at a point in South Ligonier Street at line of Derry Borough and extending in a southeasterly direction across Chestnut Ridge a distance of approximately three and one-fourths miles to a point known as the "Austraw farm" at a point in highway No. 64071 and then beginning at a point in North Fork on State Highway No. 64071 at present improved portion and extending in a northeasterly direction over "Austraw farm point" to a point on improved State Highway No. 259 at a point near Covode School a distance of approximately five and one-fourth miles through Derry Township Fairfield Township and Ligonier Township an approximate total of eight and one-half miles

Route 64256 Beginning at a point on Route 187 near Murraysville thence in a general northeasterly direction through Franklin Township to a point on Route 64247 about 1.25 miles northwest of its intersection with Route 64036 in Westmoreland County a distance of about 3.0 miles

Wyoming County

Route 65074 Beginning at a point on Route 65005 in the village of Eatonville thence in a northerly direction through Eaton Township to a point on Route 11 in Wyoming County a distance of about 0.15 of a mile

York County

Route 66205 Beginning at a point on Route 216 at Collinsville thence in a general northerly direction through Chanceford Township to a point on Route 66013 about 1.0 mile north of the intersection of Route 66013 and Route 216 in York County a distance of about 2.3 miles Route 66206 Beginning at a point on Route 216 about

Route 66206 Beginning at a point on Route 216 about 0.3 of a mile west of its intersection with the north-westerly borough line of Dallastown thence in a general northwesterly and southerly direction through York Township to a point on Route 216 near its intersection

with Route 66140 in York County a distance of about 1.1 miles

Route 66207 Beginning at a point on Route 216 about 0.5 of a mile west of its intersection with Route 66141 thence in a northerly direction through Windsor Township to the Windsor Borough line in York County a distance

of about 0.7 of a mile Route 66208 Beginning at a point on Route 66050 about 0.3 of a mile east of its intersection with Route 127 thence in a northerly direction through York Township to a point on Route 127 about 0.1 of a mile south of the intersection of Routes 66052 and 127 in York County a distance of about 1.4 miles

Paradise Township

Route 66209 Beginning at a point on Route 66005 near Swam thence northeasterly through Paradise Township to the intersection of Routes 66008 and 66046 near Harbolts School in York County a distance of about 1.8 miles

Warrington Township

Route 66210 Beginning at a point on Route 124 near the Carroll-Warrington Township line thence easterly through Warrington Township to Route 66202 about 1.5 miles south of Elcock's School in York County a distance of about 3.15 miles

Route 66211 Beginning at the Wellsville Borough-Warington Township line thence easterly and northeasterly through Warrington Township to a point on Route 124 about 0.1 of a mile northwest of Route 66037 in York County a distance of about 2.15 miles

North Codrus Township

Route 66212 Beginning at a point on Route 66132 about 0.6 of a mile east of Route 66007 thence northeasterly through North Codorus Township to a point on Route 492 about 0.5 of a mile south of Boyer's School

in York County a distance of about 2.5 miles
Route 66213 Beginning at a point on Route 230 near Ambau thence northeasterly through North Codorus Township to a point on State-aid Application 2003 near Berkheimer's School in York County a distance of about 1.5 miles

Manchester And East Manchester Townships

Route 66214 Beginning at a point on Route 66021 about 0.2 of a mile northwest of Route 66086 thence rortheasterly and southeasterly through Manchester and East Manchester Townships to a point on Route 66020 near the Springettsbury Township line in York County a distance of about 1.4 miles

Penn Township

Route 66215 Beginning at a point on Route 66080 about 0.5 of a mile north of its intersection with Routes 66081 and 66158 thence easterly through Penn Township to the intersection of Routes 190 and 66079 in York County a distance of about 1.95 miles.

Dover Township

Route 66216 Beginning at a point on Route 66002 about 0.4 of a mile southwest of the village of New-port thence southeasterly through Dover Township to a point on Route 66046 about 0.4 of a mile southwest of Julius School in York County a distance of about 1.8 miles

Carroll And Monaghan Township

Route 66217 Beginning at a point on Route 123 at the village of Rosegarden thence northwesterly and southwesterly in Carroll Township for a distance of .65 of a mile thence northwesterly through Carroll and Monaghan Townships for a distance of .6 of a mile to a point on Township Route 912 about 0.05 of a mile from the

Cumberland County line a distance of about 1.25 miles Section 3 The highways established as State highways under the provisions of this act may be taken over for construction and maintenance at any time subsequent to the final enactment of this act when the same shall become effective and shall be taken over not later than the first day of January one thousand nine hundred and forty-two

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-176

Achterman,	Gates,	Maxwell,	Sarge,
Auker,	Gerard,	McClanaghan,	Sarraf,
Baker.	Gillan,	McClester.	Scanlon,
Balthaser.	Goodwin.	McDermott,	Schwab,
Baugher.	Greenwood,	McDowell,	Shaffer,
Bentley,	Gryskewicz,	McFall,	Shaw,
Bentzel,	Gyger,	McGrath,	Shepard,
Boies,	Habbyshaw,	McIntosh,	Simons,
Boney,	Haberlen,	McKinney,	Skale,
Bower.	Haines,	McLanahan,	Snyder,
Bradley,	Hall,	McLane,	Sollenberger,
Bretherick.	Hamilton,	McMillen.	Sorg,
Brown,	Harkins,	McSurdy,	Stambaugh,
Brunner, P. A.,	Harris,	Melchiorre,	Stank,
Burns,	Heatherington,	Mihm,	Stine,
Burris,	Helm,	Modell,	Stockham,
Chervenak,	Hering,	Mooney,	Tarr,
Chudoff.	Herman,	Moran,	Tate,
Cochran,	Hersch,	Moul,	Taylor,
	Hewitt,	Muir,	Thompson, E. F.,
Cohen, M. M.,	Hirsch,	Munley,	Thompson, R.L.,
Cook,	Holland,	Nagel,	Trout,
Cooper,	Imbrie,	Nunemacher,	Turner,
Cordier,	James,	O'Brien,	Van Allsburg,
Corrigan,	Jefferson,	O'Connor,	Verona,
Croop,	Jones, G. E.,	O'Dare,	Vincent,
Dalrymple,	Jones, P. N.,	O'Mullen,	Vogt,
Dennison,	Keenan.	O'Neill.	oldow,
DiGenova,	Kenehan.	Owens,	Voorhees,
Dix,	Kline,	Petrosky,	Wagner,
Dolon,	Knoble,	Polaski,	Watkins,
D'Ortona,	Kolankiewicz,	Polen,	Weingartner,
Duffy,	Komorofski,	Powers,	Weiss,
Early,	Krise,	Prosen.	Welsh, E. B.,
Elder,	Lee, T. H.,	Readinger.	Welsh, M. J.,
Elliott.	Leisey,	Regan,	Wilkinson,
Ely,	Lesko,	Recse, D. P.,	Williams,
Falkenstein,	Levy,	Reese, R. E.,	Woodside.
Finestone,	Leydic,	Reagan,	Woodring,
Finnerty,	Lichtenwalter,	Reynolds,	Wright,
Fiss	Longo,	Riley,	Yeakel,
Fleming,	Lovett,	Rooney,	Yester.
Fletcher,	Lyons,	Rose, S.,	Young,
French.	Malloy,	Royer.	Kilroy.
Gallagher,	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. 675, Printer's No. 927, House Bill No. 1652, Printer's No. 926. House Bill No. 1365, Printer's No. 934, House Bill No. 997, Printer's No. 809, and House Bill No. 674, Printer's No. 899, were 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. 486, as follows:

An Act to facilitate vehicular traffic between the western and eastern sections of the Commonwealth and afford transportation for defense purposes by providing for the construction operation and maintenance of a turnpike from a point at Middlesex in Cumberland County to a point on the boundary line between the Commonwealth of Pennsylvania and the State of New Jersey and conferring powers and imposing duties on the Pennsylvania Turnpike Commission authorizing the

issuance of turnpike revenue bonds of the Commonwealth payable solely from tolls to pay the cost of such turnpike providing that no debt of the Commonwealth shall be incurred in the exercise of any of the powers granted by this act providing for the collection of tolls for the payment of such bonds and for the cost of maintenance operation and repair of the turnpike making such turnpike bonds exempt from taxation constituting such bonds legal investments in certain instances requiring suits against the commission to be brought in Dauhpin County prescribing conditions upon which such turnpike shall become free providing for grade separations grade changes and relocation and restoration of public roads and state highways affected by the turnpike providing for condemnation granting certain powers and authority to municipal subdivisions and agencies of the Commonwealth to cooperate with the commission and authorizing the issuance of turnpike revenue refunding bonds

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

Section 1 This act shall be known and may be cited as the "Pennsylvania Turnpike Delaware River Extension

Section 2 In order to facilitate vericular traffic between the western and eastern sections of the Commonwealth and afford transportation for defense purposes the Pennsylvania Turnpike Commission heretofore created by virtue of the provisions of the act approved the twenty-first day of May one thousand nine hundred and thirty-seven (P. L. 774) is hereby authorized and empowered to construct operate and maintain a turnpike at such location as shall be approved by the Governor and the Department of Highways from a point at Middlesex in Cumberland County to a point on the boundary line between the Commonwealth of Pennsylvania and the State of New Jersey which point shall be at or in the vicinity of Easton in Northampton County together with connecting roads tunnels and bridges and to issue turnpike revenue bonds of the Commonwealth payable solely from tolls to pay the cost of such construction

Section 3 The turnpike revenue bonds issued under the provisions of this act shall not be deemed to be a debt of the Commonwealth or a pledge of the faith and credit of the Commonwealth but such bonds shall be payable exclusively from the fund herein provided therefor from tolls All such bonds shall contain a statement on their face that the Commonwealth is not obligated to pay the same or the interest thereon except from tolls and that the faith and credit of the Commonwealth is not pledged to the payment of the principal or interest of such bonds The issuance of turnpike revenue bonds under the provisions of this act shall not directly or indirectly or contingently obligate the Commonwealth to levy or to pledge any form of taxation whatever therefor or to make any appropriation for their payment
Section 4. The following words and terms shall have

the following meanings

(a) The word "commission" shall mean the Pennsylvania Turnpike Commission heretofore created by the act approved the twenty-first day of May one thousand nine hundred and thirty-seven (P. L. 774) or if said commission shall be abolished any board commission or officer succeeding to the principal functions thereof or upon whom the powers and functions given by this act to said commission shall be given by law.

(b) The word "owner" shall include all individuals co-

partnerships associations or corporations having any title

or interests in any property rights easements or franchises authorized to be acquired by this act
(c) The words "the turnpike" shall mean the turnpike to be constructed as hereinafter provided from a point at Middlesex in Cumberland County to a piont at the boundary line b the commonwealth of Pennsylvania and the Stelle of New Jersey which point shall be at or in the vicinity of Easton in Northampton County and shall be deemed to include not only the turnpike and

all connecting roads tunnels and bridges connected therewith but also all property rights easements and franchises relating thereto and deemed necessary or convenient for

the construction or the operation thereof (d) The term "cost of the turnpike" shall embrace the cost of constructing the turnpike and all connecting roads tunnels and bridges the cost of all lands property rights right of way easements and franchises acquired which are deemed necessary or convenient for such con-struction the cost of all machinery and equipment financing charges interest prior to and during construc-tion and for one year after completion of construction cost of traffic estimates and of engineering and legal expenses plans specifications surveys estimates of cost and of revenues other expenses necessary or incident to determining the feasibility or practicability of the enter-prise administrative and legal expense and such other expenses as may be necessary or incident to the financing herein authorized the construction of the turnpike and connecting roads tunnels and bridges the placing of the same in operation and the condemnation of property necessary for such construction and operation Any obligation or expense contracted for by the commission with the Department of Highways of the Commonwealth of Pennsylvania or with the United States or any agency thereof for traffic surveys preparation of plans and specifications supervision of construction and other engineering administrative and legal services and expenses in connection with the construction of the turnpike or any of the connecting roads tunnels and bridges shall be regarded as a part of the cost of the turnpike and shall be reimbursed or paid out of the proceeds of the turnpike revenue bonds hereinafter authorized

Section 5 The exercise by the commission of the powers conferred by this act in the construction operation and maintenance of the turnpike shall be deemed and held to be an essential governmental function of the

Commonwealth

Section 6 The commission shall have the following powers and duties

(a) It shall maintain a principal office at such place as shall be designated by the commission

(b) The commission may contract and be contracted

with in its own name

- (c) The commission may sue and be sued in its own name plead and be impleaded Provided however That any and all actions at law or in equity against the commission shall be brought only in the proper courts at the county of Dauphin
 - (d) The commission shall have an official seal
- (e) The commission shall make necessary rules and regulations for its own government and shall have power and authority to acquire own use hire lease operate and dispose of personal property real property and interests in real property and to make and enter into all contracts and agreements necessary or incidental to the per-formance of its duties and the execution of its powers under this act and to employ engineering traffic architectural and construction experts and inspectors and attorneys and such other employes as may in its judgment be necessary and fix their compensation Provided however That all contracts and a reements relating to the construction of the turnpike and connecting roads tunnels and bridges shall be approved by the Department of Highways and the turnpike and connecting roads tunnels and bridges shall be constructed under the supervision of the Department of Highways
- (f) The turnpike when completed and opened to traffic shall be maintained and repaired by and under the control of the commission through the Department of High-ways of the Commonwealth and all charges and costs for such maintenance and repairs actually expended by said Department of Highways shall be paid to it by the commission upon certification thereof out of tolls Such turnpike shall also be policed and operated by such force of police tolltakers and other operating employes as the commission may in its discretion employ
 - (g) The commission shall have authority at its own

cost to provide grade separations with respect to all public roads and state highways intersected by the turnpike and to change and adjust the lines and grades thereof so as to accommodate the same to the design of such grade separation Provided however That the damages incurred in changing and adjusting the lines and grades of such public roads and state highways shall be ascertained and paid by the commission in the same manner as is provided for by this act in regard to the location and construction of the turnpike The plan of such changes of the lines and grades of public roads shall be subject to the approval of the supervisors of the proper township and in the case of state highways subject to the approval of the Department of Highways

(h) If the Commission shall find it necessary to change the site of any portion of any state highway or public road it shall cause the same to be reconstructed and restored forthwith at the commission's own proper expense on the most favorable location and in as satisfactory a manner as the original road Provided That the damages incurred in changing the location of any such road or state highway shall be ascertained and paid by the commission in the same manner as is provided for by this act in regard to the location and construction of the turnpike The plan of such reconstruction and restoration shall be subject to the approval of the supervisors of the property township and in the case of a state highway subject to the approval of the Department of Highways

(i) The commission shall have authority to petition the court of quarter sessions of the county wherein is situate any public road or part thereof affected by the location therein of the turnpike for the vacation relocation or supply of the same or any part thereof with the same force and effect as is now given by existing laws to the inhabitants of any township of such county and the proceedings upon such petition whether it be for the appointment of viewers or otherwise shall be the same as provided by existing law for similar proceedings upon

such petitions
(j) The commission shall otherwise have all of the powers and perform all of the dueties prescribed by the act approved the twenty-first day of May one thousand nine hundred and thirty-seven (P. L. 774)

(k) All public or private property damaged or destroyed in carrying out the powers granted by this act shall be restored or repaired and placed in their original condition as nearly as practicable or adequate compensation made therefor out of funds provided under the authority of this act

Section 7 (a) Each member of the commission shall be reimbursed for the necessary expenses incurred in the performance of the duties performed under the provisions of this act

(b) All expenses incurred in carrying out the provisions of this act shall be paid solely from funds provided under the authority of this act and no liability or obligation shall be incurred hereunder beyond the extent to which money shall have been provided under the authority of this act

(c) Before the issuance of any turnpike revenue bonds under the provisions of this act each appointed member of the commission shall execute a bond in the penalty of twenty-five thousand dollars (\$25,000) and the secretary and treasurer shall execute a bond in the penalty of fifty thousand dollars (\$50,000) each such bond to be approved by the Governor and to be conditioned upon the faithful performance of the duties of his office under the provisions of this act which bonds shall be filed in the office of the Secretary of the Commonwealth

Section 8 The commission with the approval of the Department of Highways is hereby authorized and empowered to acquire by purchase whenever it shall deem such purchase expedient any lands property rights rights. of way franchises easements and other interests in lands as it may deem necessary or convenient for the con-struction and operation of the turnpike upon such terms

and the owner thereof and to take title thereto in the name of the commission

Section 9 Whenever a reasonable price cannot be agreed upon or whenever the owner is legally incapacitated or is absent or is unable to convey valid title or is unknown the commission is hereby authorized and empowered to acquire by condemnation in the manner hereinafter provided any lands property rights rights of way franchises easements and other property deemed necessary or convenient for the construction or the efficient operation of the turnpike or necessary in the restoration of public or private property damaged or destroyed In such event applications shall be made by the commission acting through the Department of Justice or by any owner or owners to the court of common pleas of the county in which the property is located or in the case of property on the boundary line between two or more counties then in any such counties for the appointment of viewers Whereupon said court or any law judge thereof shall appoint three disinterested freeholders to view such property and estimate the value thereof. None of the freeholders shall be a resident of the county wherein such application shall be made court shall fix a time not less than twenty nor more than thirty days thereafter when the viewers shall meet upon the property and view the same The viewers shall cause at least ten days' personal notice of the time and place of such meeting to be given to the Attorney General to the commission and to the owner or owners if resident within said county If the owner is a corporation such notice shall be given to the president secretary or treasurer thereof if such officer resides within said county If neither owner nor any of such officers reside within the country of the found therein in the secretary of the found therein of the secretary of the found therein in the secretary of the found therein in the secretary of the found therein in the secretary of the secret the county or cannot be found therein or is unknown notice of such first meeting shall be given as the court may direct The viewers having been duly sworn or affirmed faithfully and impartially to perform the duties required of them under the provisions of this act shall at the time fixed for the first meeting proceed to ascertain as accurately as may be the value of such land property rights rights of way easements or franchises and to that end may require the attendance of any person whose testimony may be pertinent thereto and production of any such books or papers as the viewers may deem necessary If any person shall refuse to appear and testify before such viewers or refuse to produce such books and papers when they are required then the court or any judge thereof shall on application of the viewers or a quorum thereof make such order therein as may be necessary Whenever the viewers shall have ascertained the value of the lands property rights rights of way easements or franchises they shall prepare a full report of their labors Upon the completion of the report the viewers shall fix a time when they shall meet and exhibit same Ten days' written notice of the time and place of such meeting together with a copy of said report shall be given to the commission to the Attorney General and to the owner or owners of the property condemned At the time and place mentioned in such notice the viewers shall meet and publicly exhibit the report and hear all exceptions thereto After making any changes in such report as they may deem necessary the same shall be filed in the court Within thirty days after the filing of the report in the court the commission acting through the Department of Justice or any person interested may file exceptions thereto Whereupon the court shall either confirm the report abwhereupon the court shall either confirm the report absolutely or modify it or refer it back to the same or to any viewers with like powers and duties of the former viewers. Within thirty days after the final action on the report by the court the commission acting through the Department of Justice or any person interested may demand a trial by jury. From the action of the court of experience of t ceptions or from any judgment after a jury trial an appeal may be taken by any party to the Supreme or Superior Court Each of the Viewers shall receive a sum not exceeding ten dollars (\$10) for each day actually and and at such price as may be considered by it to be rea-sonable and can be agreed upon between the commission herein prescribed and all necessary expenses actually innecessarily employed in the performance of the duties

curred in the performance of his duties. Title to any property condemned by the commission shall be taken in the name of the commission Prior to physical entry upon the land the commission shall be under no obligation to accept and pay for any property condemned or any costs incidental to any condemnation proceedings. Provided however That in any condemnation proceedings the court having jurisdiction of the suit action or proceeding may make such orders as may be just to the commission and to the owners of the property to be condemned and may require an undertaking or other security to secure such owners against any loss or damage by reason of the failure of the commission to enter upon accept and pay for the property but neither such undertaking or security nor any act or obligation of the commission shall impose any liability upon the Commonwealth except such as may be paid from the funds provided under the authority of this act

In addition to the foregoing powers the commission and its authorized agents and employes may enter upon any lands waters and premises in the state for the purpose of making surveys soundings drillings and examinations as it may deem necessary or convenient for the purpose of this act and such entry shall not be deemed a trespass nor shall an entry for such purposes be deemed an entry under any condemnation proceedings which may be then pending Provided however That the commission shall make reimbursement for any actual damages resulting to such lands waters and premises as a result of

such activities

All counties cities boroughs townships and other political subdivisions and municipalities and all agencies and commissions of the Commonwealth of Pennsylvania notwithstanding any contrary provision of law are hereby authorized and empowered to lease lend grant or convey to the commission upon its request upon such terms and conditions as the proper authorities of such counties cities boroughs townships other political subdivisions and municipalities or public agencies and commissions of the Commonwealth of Pennsylvania may deem reasonable and fair and without the necessity for any advertisement order of court or other action or formality other than the regular and formal action of the authorities concerned any real property which may be necessary or convenient to the effectuation of the authorized purposes of the commission including public roads and other real property already devoted to public use Section 10 Whenever the commission decides to ac-

quire any lands rights rights of way easements and franchises or interests therein by condemnation as hereinbefore provided and has tendered a bond or other security to secure the owner or owners for damages and the same has been accepted or if the acceptance of said bond has been refused and the same has been filed in and approved by the court in which such condemnation proceeding is instituted the commission shall have the right to immediate possession of the property which is the subject matter of the condemnation proceedings and may enter thereon in the name of the commission If the owner lessee or occupier of any of said premises shall refuse to remove his personal property therefrom or give up possession thereof the commission may proceed to obtain possession in the manner now provided by law for the obtaining possession by the Secretary of Highways of occupied structures

Section 11 The commission is hereby authorized to provide by resolution at one time or from time to time for the issuance of turnpike revenue bonds of the Commonwealth for the purpose of paying the cost as hereinabove defined of the turnpike which resolution shall recite an estimate of such cost. The principal and interest of such bonds shall be payable solely from the special fund herein provided for such payment. The bonds shall be dated shall bear interest at such rate or rates not exceeding six per centum per annum payable semi-annually shall mature at such time or times not exceeding forty the commission and may be made redeemable before maturity at the option of the commission at such price or insurance associations and other persons that the option of the commission at such price or insurance associations and other persons carrying on an

prices and under such terms and conditions as may be fixed by the commission prior to the issuance of the bonds Provided however That the amount of premium on any bonds shall not cause the yield to be more than six per centum per annum from the date of such bonds to the date of their redemption The bonds may be issued in series with varying provisions as to rates of interest maturity and other provisions not inconsistent with this act but all bonds of whatever series shall share ratably in the tolls hereinafter pledged as security therefor The principal and interest of such bonds may be made payable in any lawful medium. The commission shall determine the form of bonds including any interest coupons to be attached thereto and shall fix the denomination or denominations of the bonds and the place or places of payment of principal and interest thereof which may be at any bank or trust company within or without the Commonwealth The bonds shall be signed by the Governor and by the chairman of the commission and the official seal of the commission shall be affixed thereto and attested by the secretary and treasurer of the commission and arrangements attached thereto shall be affixed thereto. mission and any coupons attached thereto shall bear the facsimile signature of the chairman of the commission In case any officer whose signature shall appear on any bonds or coupons shall cease to be such officer before the delivery of such bonds such signature shall nevertheless be valid and sufficient for all purposes the same as if he had remained in office until such delivery All turnpike revenue bonds issued under the provisions of this act shall have and are hereby declared to have all the qualities and incidents of negotiable instruments under the negotiable instruments law of the Commonwealth The bonds may be issued in coupon or in registered form or both as the commission may determine and provision may be made for the registration of any coupon bond as to principal alone and also as to both principal and interest and registered and coupon bonds shall be interchangeable The commission may sell such bonds in such manner and for such price as it may determine to be for the best interest of the Commonwealth but no such sale shall be made at a price so low as to require the payment of interest on the money received therefor at more than six per centum per annum computed with relation to the absolute maturity of the bonds in accordance with standard tables of bond values The proceeds of such bonds shall be used solely for the payment of the cost of the turnpike and shall be disbursed upon requisition of the chairman of the commission under such restrictions if any as the resolution authorizing the issuance of the bonds or the trust indenture hereinafter mentioned may provide If the proceeds of such bonds by error of calculation or otherwise shall be less than the cost of the turnpike additional bonds may in like manner be issued to provide the amount of such deficit and unless otherwise provided in the resolution authorizing the issuance of the bonds or in the trust indenture shall be deemed to be of the same issue and shall be entitled to payment from the same fund without preference or priority of the bonds first issued If the proceeds of the bonds shall exceed the cost of the turnpike the surplus shall be paid into the fund hereinafter provided for the payment of principal and interest of such bonds Prior to the preparation of definitive bonds the commission may under like restrictions issue temporary bonds with or without coupons exchangeable for definitive bonds upon the issuance of the latter The commission may also provide for the re-placement of any bond which shall become mutilated or be destroyed or lost Such turnpike revenue bonds may be issued without any other proceedings or the happening of any other conditions or things than those proceedings conditions and things which are specified and required by this act

Such bonds are hereby made securities in which all state and municipal officers and administrative departments boards and commissions of the Commonwealth all banks bankers savings banks trust companies saving and loan associations investment companies and other persons insurance business and all administrators executors guardians trustees and other fiduciaries and all other persons whatsoever who now or may hereafter be authorized to invest in bonds or other obligations of the Commonwealth may properly and legally invest any funds including capital belonging to them or within their control and said bonds or other securities or obligations are hereby made securities which may properly and legally be deposited with and received by any state or municipal officers or agency of the Commonwealth for any purpose for which the deposit of bonds or other obligations of the Commonwealth is now or may hereafter be authorized by

Section 12 All moneys received from any bonds issued pursuant to this act shall be applied solely to the payment of the cost of the turnpike or to the appurtenant fund and there shall be and hereby is created and granted a lien upon such moneys until so applied in favor of holders of such bonds or the trustee hereinafter provided

for in respect to such bonds

Section 13 In the discretion of the commission such bonds may be secured by a trust indenture by and between the commission and a corporate trustee which may be any trust company or bank having the powers of a trust company within or outside of the Commonwealth such trust indenture may pledge or assign tolls and revenue to be received but shall not convey or mortgage the turnpike or any part thereof Either the resolution providing for the issuance of such bonds or such trust indenture may contain such provisions for protecting and enforcing the rights and remedies of the bondholders as may be reasonable and proper and not in violation of law including covenants setting forth the duties of the commission in relation to the acquisition of properties and the construction maintenance operation and repair and insurance of the turnpike and the custody safeguarding and application of all moneys It shall be lawful for any bank or trust company incorporated under the laws of this Commonwealth to act as depository of the proceeds of the bonds or revenues and to furnish such indemnity bonds or to pledge such securities as may be required by the commission Such indenture may set forth the rights and remedies of the bondholders and of the trustee and may restrict the individual right of action of bondholders as is customary in trust indentures securing bonds and debentures of corporations In addition to the foregoing such trust indenture may contain such other provisions as the commission may deem reasonable and proper for the security of bondholders All expenses incurred in carrying out such trust indenture may be treated as a part of the cost of maintenance operation and repair of the turnpike

Section 14 The accomplishment by the commission of the authorized purposes stated in this act being for the benefit of the people of the Commonwealth and for the improvement of their commerce and prosperity in which accomplishment the commission will be performing essential governmental functions the commission shall not be required to pay any taxes or assessments on any property acquired or used by it for the purposes provided in this act and the bonds or other securities and obligations issued by the commission their transfer and the income therefrom including any profits made on the sale thereof shall at all times be free from taxation within the Common-

Section 15 The commission is hereby authorized to fix and to revise from time to time tolls for the use of the turnpike and the different parts or sections thereof and to charge and collect the same and to contract with any person partnership association or corporation desiring the use of any part thereof including the right of way adjoining the paved portion for placing thereon telephone telegraph electric light or power lines gas stations garages stores hotels restaurants and advertising signs or for any other purpose except for tracks for railroad or railway use and to fix the terms conditions rents and rates of charges for such use Such tolls shall be so fixed and adjusted as to provide a fund at least sufficient with other revenues of the turnpike if any to pay (a) the cost of pose the turnpike and the connecting roads tunnels and

maintaining repairing and operating the turnpike and (b) the bonds and the interest thereon and all sinking fund requirements and other requirements provided by the resolution authorizing the issuance of the bonds or by the trust indenture as the same shall become due Such tolls shall not be subject to supervision or regulation by any other state commission board bureau or agency The tolls and all other revenues derived from the turnpike except such part thereof as may be required to pay the cost of maintaining repairing and operating the turnpike and to provide such reserves therefor as may be provided for in the resolution authorizing the issuance of the bonds or in the trust indenture shall be set aside at such regular intervals as may be provided in such resolution or such trust indenture in a sinking fund which is hereby pledged to and charged with the payment of (1) the interest upon such bonds as such interest shall fall due (2) the principal of the bonds as the same shall fall due (3) the necessary fiscal agency charges for paying principal and interest and (4) any premium upon bonds retired by call or purchase as herein provided The use and disposition of such sinking fund shall be subject to such regulations as may be provided in the resolution authorizing the issuance of bonds or in the trust indenture but except as may otherwise be provided in such resolution or trust indenture such sinking fund shall be a fund for the benefit of all bonds issued hereunder without distinction or priority of one over another Subject to the provisions of the resolutions authorizing the issuance of bonds or of the trust indenture any moneys in such sinking fund in excess of an amount equal to one year's interest on all bonds then outstanding may be applied to the purchase or redemption of bonds All bonds so purchased or redeemed shall forthwith be cancelled and shall not again be issued

Section 16 The commission is hereby authorized to provide by resolution for the issuance of turnpike revenue refunding bonds of the Commonwealth for the purpose of refunding any turnpike revenue bonds issued under the provisions of this act and then outstanding The issuance of such turnpike revenue refunding bonds the maturities and other details thereof the rights of the holders thereof and the duties of the Commonwealth and of the commission in respect to the same shall be governed by the foregoing provisions of this act in so far as the same may

be applicable and by the following provisions (a) No turnpike revenue refunding bonds shall be de-livered unless delivered in exchange for turnpike revenue bonds to be refunded thereby except in the amount necessary to provide for the payment of matured or redeemable turnpike revenue bonds or turnpike revenue bonds maturing or redeemable within three months including

any redemption premium thereon

(b) No turnpike revenue refunding bonds shall be issued unless to refund turnpike revenue bonds which have matured or will mature within three months or unless the interest rate of the turnpike revenue refunding bonds shall be at least one-fourth of one per centum less than the interest rate borne by the turnpike revenue bonds to be refunded

Section 17 Any holder of bonds issued under the provisions of this act or any of the coupons attached thereto and the trustee under the trust indenture if any except to the extent the rights herein given may be restricted by resolution passed before the issuance of the bonds or by the trust indenture may either at law or in equity by suit action mandamus or other proceedings protect and enforce any land all rights granted hereunder or under such resolution or trust indenture and may enforce and compel performance of all duties required by this act or by such resolution or trust indenture to be performed by the commission or any officer thereof including the fixing charging and collecting of tolls for the use of the turnpike

Section 18 When all bonds and the interest thereon shall have been paid or a sufficient amount for the payment of all bonds and the interest to maturity thereon shall have been set aside in trust for the benefit of the bondholders and shall continue to be held for that purbridges shall become a part of the system of state highways and shall be maintained by the Department of Highways free of tolls and thereupon the commission shall be dissolved and all funds of the commission not required for the payment of the bonds and all machinery equipment and other property belonging to the commission shall be vested in the Department of Highways

Section 19 The foregoing sections of this act shall be deemed to provide an additional and alternative method for the doing of the things authorized thereby and shall be regarded as supplemental and additional to powers conferred by other laws and shall not be regarded as in derogation of any powers now existing Such sections being necessary for the welfare of the Commonwealth and its inhabitants shall be liberally construed to effect the purposes thereof

Section 20 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?

Catoo

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

YEAS-176

Movmell

Sarge

Achterman,	Gates,	Maxwell,	Sarge,
Auker,	Gerard,	McClanaghan,	Sarraf,
Baker,	Gillan,	McClester.	Scanlon,
Balthaser,	Goodwin.	McDermott,	Schwab,
Baugher.	Greenwood,	McDowell,	Shaffer,
Bentley.	Gryskewicz,	McFall,	Shaw,
Bentzel.	Gyger,	McGrath,	Shepard,
Boies.	Habbyshaw,	McIntosh,	Simons,
Boney.	Haberlen,	McKinney,	Shale,
Bower,	Haines,	McLanahan.	Enyder,
Bradley,	Hall,	McLane,	Sollenberger,
Bretherick,	Hamilton,	McMillen,	Sorg,
Brown,	Harkins,	McSurdy,	Stambaugh,
Brunner, P. A.,	Harris,	Melchiorre,	Stank,
Burns,	Heatherington,	Mihm,	Stine,
Burris,	Helm,	Modell,	Stockham,
Chervenak,	Hering,	Mooney.	Tarr,
Chudoff.	Herman,	Moran,	Tate,
Cochran,	Hersch,	Moul,	Taylor,
Cohen, M. M.,	Hewitt,	Muir,	Thompson, E.F.
Cook,	Hirsch,	Munley,	Thompson, R.L.
Cooper.	Holland,	Nagel,	Trout,
Cordier,	Imbrie,	Nunemacher,	Turner,
	James,	O'Brien.	Van Allsburg,
Corrigan,	Jefferson,	O'Connor,	Verona,
Croop,	Jones, G. E.,	O'Dare,	Vincent,
Dalrymple,	Jones, P. N.,	O'Mullen,	Vogt,
Dennison,	Keenan,	O'Neill,	Voldow,
DiGenova,	Kenehan,	Owens,	Voorhees,
Dix,	Kline,	Petrosky.	Wagner,
Dolon,	Knoble,	Polaski,	Watkins.
D'Ortona,	Kolankiewicz,	Polen,	Weingartner,
Duffy.	Komorofski,	Powers,	Weiss,
Early,	Krise,	Prosen,	Welsh, E. B.,
Elder,	Lee, T. H.,	Readinger,	Welsh, M. J.,
Elliott,	Leisey,	Regan,	Wilkinson,
Ely,	Lesko,	Reese, D. P.,	Williams.
Falkenstein,	Levy,	Reese, R. E.,	Woodring,
Finestone,	Leydic,	Reagan,	Woodside,
Finnerty.	Lichtenwalter,	Reynolds,	Wright,
Fiss,	Longo,	Riley,	Yeakel,
Fleming,	Lovett,	Rooney,	Yester,
Fletcher.	Lyons,	Rose, S.,	Young,
French,	Malloy,	Royer,	Kilroy,
Gallagher,	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. 667, as follows:

An Act creating an independent board to be known as The Regulatory Board of Review conferring powers and duties on said Board describing procedure on appeals to said Board and to the courts of common pleas and making an appropriation

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

Section 1 An independent board is hereby created to be known as the Regulatory Board of Review hereinafter called the "board" The board shall consist of three members of the House of Representatives appointed by the Speaker of the House of Representatives and three members of the Senate appointed by the President Pro Tempore of the Senate

Section 2 If any vacancy shall occur in said board such vacancy shall be filled by appointment if the appointing officer who selected the member whose death resignation or disqualification caused such a vacancy to exist

Section 3 The members of the board shall not receive any compensation for their services but shall be reimbursed for all expenses incurred in the performance of their duties The commission shall elect a chairman who shall preside at all meetings of the board Section 4 The board shall meet as soon as its members

Section 4 The board shall meet as soon as its members have been appointed for purposes of its organization and thereafter at least once a month or more often if it is deemed necessary on a day fixed by the board to transact all business before it A majority of the members of the board shall constitute a quorum

Section 4 The board shall hear and decide all cases where all citizens of this Commonwealth complain of rules or regulations made by any department of the State Government board commission or agency of the Commonwealth under such authority delegated to it by acts of this Commonwealth as being unjust arbitrary or in violation of the authority conferred upon it by such acts of the General Assembly

Section 5 All such complaints shall be made in writing addressed to the board and shall set forth in detail the reasons for such complaint and specific description of the rule or regulation made by such department board commission or agency The board shall schedule hearings on such written complaints within twenty (20) days after they have been received The department board commission or agency involved and the complainant shall be notified at least seven (7) days before the date set for such hearing and they may appear at such hearing in person or be represented by counsel The board shall make its decision in writing within twenty (20) days after such hearing and serve a copy thereof by registered mail on all parties in interest

Section 6 Such decision shall be final unless any party in interest shall within thirty (30) days after receipt thereof appeal to the court of Common Pleas of Dauphin County
A copy of such appeal shall be filed in writing in the
office of the prothonotary and a copy shall be personally
served on the chairman of the board and all other parties
in interest

Section 7 When an appeal is taken from the action of the board to the Court of Common Pleas of Dauphin County the judge thereof shall fix a date for hearing and proceed in accordance with the law now governing appeals from such departments commissions boards or agencies involved to the courts of common pleas

Section 8 The sum of twenty thousand dollars (\$20,000) or as much thereof as shall be necessary is hereby specifically appropriated to the board for the payment of salaries of employes and other administrative costs for the biennium

Section 9 The board shall have the power to employ all lawyers clerical help experts and other personnel necessary to the proper administration of this act and shall fix the salaries and compensation of such employes.

Section 10 All acts and parts of acts inconsistent with the provisions of this act are hereby repealed Section 11 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-174

Achterman,	Gerard,	McClanaghan,	Sarraf,
Auker,	Gillan,	McClester.	Scanlon,
Baker,	Goodwin,	McDermott	Schwab,
Balthaser,	Greenwood,	McDowell.	Shaffer,
Baugher,	Gryskewicz,	McFall.	Shaw.
Bentley,	Gyger,	McGrath.	Shepard,
Bentzel.	Habbyshaw.	McIntosh,	Simons.
Boies,	Haberlen,	McKinney,	Skale.
Eoney.	Haines.	McLanahan,	Snyder,
Bower.	Hall,	McLane,	Sollenberger.
Bradley.	Hamilton,	McMillen.	Sorg,
Bretherick.	Harkins,	McSurdy,	Stambaugh.
Brunner, P. A.,	Harris.	Melchiorre.	Stank,
Burns.	Heatherington,	Mihm,	Stine,
Eurris.	Helm,	Modell,	Stockham,
Chervenak,	Hering,	Mooney.	Tarr,
Chudoff.	Herman,	Moran,	Tate,
Cochran,	Hersch,	Moul,	Taylor,
Cohen, M. M.,	Hewitt,	Muir,	Thompson, E. F.
	Hirsch,	Munley,	Thompson, R.L
Cook,	Holland,	Jagel,	Trout.
Jooper,	Imbrie,	Nunemacher,	Turner,
Cordier,	James,	O'Brien.	Van Allsburg.
Corrigan,	Jefferson.	O'Connor,	Verona,
Croop,	Jones, G. E.,	O'Dare.	Vincent,
Dalrymple,	Jones, P. N.,	C'Mullen,	Vogt,
Dennison,	Keenan.	O'Neill,	Voldow,
DiGenova,	Kenehan,	Owens.	Voorhees,
Dix.	Kline,	Petrosky.	Wagner.
Dolon,	Knoble,	Polaski,	Watkins,
D'Ortona,	Kolankiewicz.	Polen,	Weingartner,
Duffy,	Komorofski,	Powers,	Weiss,
Early,	Krise.	Prosen.	Welsh, E. B.,
Elder,	Lee, T. H.,	Readinger.	Welsh, M. J.,
Elliott,	Leisey,	Reagan,	Wilkinson,
Ely.	Lesko,	Reese, D. P.,	Williams,
Falkenstein,	Levy,	Reese, R. E.,	Woodring,
Finestone,	Leydic,	Regan.	Woodside,
Finnerty,	Lichtenwalter.	Reynolds.	Wright,
Fiss,	Longo,	Riley,	Yeakel.
Fleming,	Lovett,	Rooney.	Yester.
Fletcher,	Lyons,	Rose, S.,	Young,
French,	Malloy,	Royer.	Kilroy.
Gallagher,	Marks,	Rush.	Speaker.
Gates,	Maxwell,	Sarge.	~

NAYS-2

Brunner, C. H.,

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

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. 1722, as follows:

An Act authorizing the Department of Property and Supplies with the approval of the Governor and the Board of Trustees of Warren 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 Warren State Hospital is hereby authorized to purchase in the name of the Commonwealth of Pennsylvania the whole or any portion of a certain tract of land of approximately fifty-one (51) acres now owned by the Graham Estate situated in Conewango Township Warren County Pennsylvania and contiguous to the west side of the present property of said hospital so as to make possible the use of said lands for the purpose of taking sand and gravel for walks drives and other maintenance operations for said hospital

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

Said lands shall not be acquired until the titles thereto have been approved by the Department of Justice

Section 3 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 the purchase price of said tract of land and the expenses incidental thereto including title

Section 4 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-176

		3.5	~
Achterman,	Gates,	Maxwell,	Sarge,
Auker,	Gerard,	McClanaghan,	Sarraf,
Baker,	Gillan,	McClester,	Scanlon,
Balthaser,	Goodwin,	McDermott,	Schwab,
Baugher.	Greenwood,	McDowell,	Shaffer.
Bentley.	Gryskewicz,	McFall.	Shaw.
Bentzel.	Gyger,	McGrath.	Shepard.
Boies.	Habbyshaw.	McIntosh.	Simons,
Boney.	Haberlen.	McKinney,	Skale.
Bower.	Haines.	McLanahan.	Snyder.
Bradlev.	Hall,	McLane,	Sollenberger.
Bretherick,	Hamilton.	McMillen.	Sorg.
Brown.	Harkins.	McSurdy.	Stambaugh,
Brunner, P. A.,	Harris.	Melchiorre.	Stank.
	Heatherington.	Mihm.	Stine.
Burns,	Helm.	Modell.	Stockham,
Burris,	Hering,	Mooney,	Tarr.
Chervenak,	Herman,	Moran.	Tate.
Chudoff,	Hersch,	Moul.	Taylor.
Cochran,	Hewitt.	Muir.	Thompson, E. F.
Cohen, M. M.,	Hirsch.	Munley.	Thompson, R. L.
Cook,	Holland.	Nagel.	Trout,
Cooper,	Imbrie.		Turner,
Cordier,	James.	Nunemacher,	Van Allsburg.
Corrigan,	,	O'Brien,	
Croop,	Jefferson,	O'Connor,	Verona,
Dalrymple,	Jones, G. E.,	O'Dare,	Vincent,
Dennison.	Jones, P. N.,	O'Mullen,	Vogt,
DiGenova,	Keenan,	O'Neill,	Voldow,
Dix,	Kenehan,	Owens,	Voorhees,
Dolon.	Kline,	Petrosky,	Wagner,
	Knoble,	Polaski,	Watkins.
D'Ortona,	Kolankiewicz,	Polen,	Weingart ner ,
Duffy,	Komorofski,	Powers,	Weiss,
Early,	Krise,	Prosen,	Welsh, E. B.,
Elder.	Lee, T. H.,	Readinger,	Welsh, M. J.,
Elliott,	Leisey,	Reagan,	Wilkinson,
Ely,	Lesko,	Reese, D. P.,	Williams,
Falkenstein,	Levy,	Reese, R. E.,	Woodring,
Finestone,	Leydic,	Regan,	Woodside.
Finnerty,	Lichtenwalter,	Reynolds,	Wright.
Fiss,	Longo,	Riley,	Yeakel.
Fleming,	Lovett,	Rooney,	Yester,
Fletcher,	Lyons.	Rose, S.,	Young.
French,	Malloy,	Royer,	Kilroy,
Gallagher,	Marks,	Rush.	Speaker.
			~~~~~~

## NAYS-0

The majority required by the Constitution having voted

Finnerty.

Fleming,

Fletcher.

Gallagher,

French.

Gates.

Fiss.

Speaker.

Wright.

Yeakel,

Yester,

Young,

Kilroy.

Reynolds, Riley,

Rooney,

Rose, S.,

Royer,

Rush, Sarge,

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. 1611, as follows:

An Act creating a presumption of release or discharge of certain mortgages held by the Commonwealth and requiring the Department of Justice to enter satisfaction thereof at the cost of the property owners

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

Section 1 In all cases where any mortgage against any real property is held by the Commonwealth for any purpose either as mortgagee or as assignee and no payment claim or demand shall have been made on account of or for either the principal or any interest on such mortgage or for the payment of any money or the performance of any other obligation secured thereby for a period of fifty years a release or discharge of such mortgage shall be presumed and the Department of Justice shall upon application of the owner or owners of the property bound by such mortgage enter satisfaction thereof upon the record in the office of the recorder of deeds wherein the same is recorded All costs and expenses in connection with the entry of such satisfaction shall be paid by the persons applying therefor

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

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 year and nays were taken and were as follows, viz:

## YEAS-176

Sarraf. Scanlon, Schwab, Shaffer. Shaw, Shepard, Simons,

Skale, Snyder, Sollenberger.

Stank,

Tarr,

Tate,

Taylor, Thompson, E. F.,

Trout.

Turner. Van Allsburg,

Verona, Vincent,

Vogt, Voldow,

Voorhees,

Wagner,

Watkins. Weingartner,

Weiss, Welsh, E. B.,

Welsh, M. J., Wilkinson, Williams, Woodring, Woodside,

Sorg, Stambaugh,

Stine, Stockham,

Thompson, R.L.,

	•	
Achterman,	Gerard,	McClanaghan,
Auker,	Gillan,	McClester.
Baker,	Goodwin.	McDermott,
Balthaser,	Greenwood,	McDowell,
Baugher,	Gryskewicz,	McFall,
Bentley,	Gyger,	McGrath,
Bentzel,	Habbyshaw,	McIntosh,
Boies.	Haberlen,	McKinney,
Boney,	Haines,	McLanahan,
Bower,	Hall,	McLane,
Bradley.	Hamilton,	McMillen,
Bretherick,	Harkins,	McSurdy,
Brown.	Harris,	Melchiorre,
Brunner, P. A.,	Heatherington,	Mihm,
Burns,	Helm,	Modell.
Burris,	Hering,	Mooney.
Chervenak,	Herman,	Moran,
Chudoff.	Hersch,	Moul,
Cochran,	Hewitt,	Muir,
Cohen, M. M.,	Hirsch,	Munley,
Cook.	Holland,	Nagel,
Cooper,	^T mbrie,	Nunemacher,
Cordier,	James,	O'Brien,
Corrigan,	Jefferson,	O'Connor,
Croop,	Jones, G. E.,	O'Dare,
Dalrymple,	Jones, P. N.,	O'Mullen,
Dennison,	Keenan.	O'Neill,
Dix.	Kenehan,	Owens,
Dolon,	Kline,	Petrosky,
D'Ortona,	Knoble,	Polaski,
	Kolankiewicz,	Polen,
Dully,	Komorofski,	Powers,
Early,	Krise.	Prosen.
Elder,	Lee, T. H.,	Readinger.
Elliott,	Leisey,	Reagan,
Ely,	Lesko,	Reese, D. P.,
Falkenstein,	Levy,	Reese, R. E.,
Finestone,	Leydic,	Regan,

-	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.
	PERMISSION GRANTED COMMITTEE TO MEET DURING SESSION
	Mr. BROWN asked and obtained permission for the Committee on Judiciary to meet during the session of the House.
	REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 364
	Mr. HEATHERINGTON. Mr. Speaker, I desire to offer the report of the Committee of Conference on House Bill No. 364.
	The SPEAKER. The report will lie over for printing under the rules.
	Agreeably to order, The bill having been called up from the postponed calendar by Mr. HARKINS.
	The House resumed the consideration on third reading of House Bill No. 1445, (Senate Bill No. 302), entitled:

Lichtenwalter,

Longo.

Lovett.

Lyons,

Mallov.

Marks,

Maxwell,

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 tain children for exemption from compulsory attendance provisions.

On the question,

Will the House agree to the bill on third reading? Mr. HARKINS. Mr. Speaker, I ask unanimous consent

to offer amendments at this time.

Mr. Speaker, prior to the reading of the amendments I would like to say that the amendments are offered with the consent of the sponsor, Senator Homsher and are cosponsored by the gentleman from Lancaster Mr. Trout.

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

The Clerk read the amendments as follows:

Amend sec. 1, (sec. 1416), page 2, line 29, by inserting light-face brackets before the word "fifteen" and after the word "years" and inserting thereafter the following: "fourteen years, has satisfactorily completed either in public or private schools the sixth grade or the equivalent thereof.

Amend sec. 1, (sec. 1416), page 3, lines 11 to 16, both inclusive by striking out the words "nor shall said pro-" in line 11, all of lines 12, 13, 14 and 15, and the words "as hereinbefore provided and such" in line 16, and inserting in lieu thereof the words: "Provided, That such."

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

On the question,

Will the House agree to the amendments?

The amendments 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.

## SENATE MESSAGE

## AMENDED SENATE BILLS NON-CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, informed that the Senate has nonconcurred in the amendments made by the House of Representatives to Senate Bills numbered and entitled as follows:

## SENATE BILL No. 588:

An Act to protect the debtors, obligors or guarantors of debts for which judgments are entered or may be entered and owners of real property affected thereby, and others indirectly liable for the payment thereof, by prescribing the method of fixing the fair market value of such property and limiting the amount collectible thereafter on such judgments.

## BILL AND MESSAGE LAID ON TABLE

Mr. ACHTERMAN. Mr. Speaker, I move that the bill together with the message from the Senate be laid upon the table.

The motion was agreed to.

### 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. 811. entitled:

An Act to further amend section three of the act, approved the nineteenth day of February, one thousand nine hundred and twenty-six (P. L. 16) entitled, as amended "An act regulating, under permit, through the Pennsylvania Liquor Control Board, the manufacture, production, distillation, development, use in manufacture, denaturization, redistillation, rectification, blending, recovery, reuse, holding in bond, holding in storage by bailees for hire, and transportation for hire, of any alcohol, alcoholic liquid or alcoholic beverage, by certain persons; requiring the registration of Federal permits; also providing for fees and the disposition thereof, and for appeals to the courts; also authorizing the inspection of the records of permittees and purchasers of said alcohol, alcoholic liquid, and alcoholic beverages; also declaring certain places nuisances and providing for their abatement; also providing penalties; and also repealing all acts or parts of acts inconsistent with this act," further providing for the rights of manufacturerers of wine.

## BILL AND MESSAGE LAID ON TABLE

Mr. ACHTERMAN. Mr. Speaker, I move that the bill together with the message from the Senate be laid upon the table.

The motion was agreed to.

## SENATE MESSAGE

## 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. 803.

An Act to amend section six hundred and forty-three 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" prohibiting the selling giving away or permitting or employing minors under fifteen years of age to sing dance act or exhibit in dance houses concert saloons theaters places of entertainment prohibiting the selling giving away or permitting or employing minors under eighteen years of age to sing dance act or exhibit in tap rooms clubs cafes restaurants and eating houses where or connected with which wines or spirituous or malt liquors are sold or given away prohibiting the misrepresentation of age by the aforesaid minors and providing penalties for the violation of the provisions of this act

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 1, line 7, by striking out the word "fifteen" and inserting in lieu thereof the word "eighteen"; also same page, line 8, by inserting after the word "houses" the words "or in"; also at the end of the same line by inserting after the word "theaters" the word "or"; also same page, line 9, by inserting after the word "entertainment" the words "where or connected with which wines or spirituous or malt liquors are sold or given away."

Amend Section 1, page 2, line 7, by inserting after the figures "643" the word "Certain"; also at the end of said line by inserting light-faced brackets before and after the words "in Dance Houses"; also same page, line 10, by inserting light-faced brackets before and after the word and figures "fifteen (15)"; also same line by inserting after the figures "(15)" the word and figures "eighteen (18)"; also same page, line 12, by striking out "for in anyl" and inserting in lieu thereof the words "or in any"; also same page, line 14, by striking out the light-faced bracket before the word "where"; also same page, line 18, by striking out the light-faced bracket after the word "entrance"; also same page, line 19, by striking out "for anyl" and inserting in lieu thereof the words "or any such"; also at the end of same line by striking out "for]" and inserting in lieu thereof the word "or".

On the question,

Will the House concur in the amendments made by the Senate?

## MESSAGE AND BILL LAID ON TABLE

Mr. ACHTERMAN. Mr. Speaker, I move that the bill together with the message from the Senate be laid on the table.

The motion was agreed to.

## SENATE ESSAGE

# 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. 358.

An Act to further amend clause three of subsection (b) of section 913 of the act approved the third day of June one thousand nine hundred thirty-seven (P. L. 1333) entitled "An act concerning elections including general municipal special and primary elections nomination of candidates primary and election expenses and election contests creating and defining membership of county board of elections imposing duties upon the Secretary of the Commonwealth courts county boards of elections county commissioners imposing penalties for violation of the act and codifying revising and consolidating the laws relating thereto and repealing certain acts and parts of acts relating to elections" by further fixing the fee for filing nomination petitions in certain cases

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 3, at the beginning of line 16, by striking out "[4"; also in same line by inserting a light-faced bracket before the word "the"; also at the end of same line by inserting a light-faced bracket after the word "for" where it appears the second time in said line; also same page, line 20, by striking out the light-faced bracket after the word "no"; also same line by striking out before the word "filing" the word "No".

On the question,

Will the House agree to the amendments made by the Senate?

## MESSAGE AND BILL LAID ON TABLE

Mr. ACHTERMAN. Mr. Speaker, I move that the bill together with the message from the Senate be laid on the table.

The motion was agreed to.

## 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 RESOLUTION RECALLING HOUSE BILL No. 949

Governor's Office, Harrisburg, June 12, 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 a resolution of the House of Representatives and Senate recalling from the Governor House Bill No. 949, Printer's No. 717, for the purpose of amendment.

Accordingly, the original bill is herewith returned.

ARTHUR H. JAMES.

## BILL AND COMMUNICATION LAID ON TABLE

Mr. ACHTERMAN. Mr. Speaker, I move that the bill together with the communication from the Governor be laid on the table.

The motion was agreed to.

## 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:

## APPROVVAL OF RESOLUTION RECALLING HOUSE BILL No. 1022

Governor's Office, Harrisburg, June 12, 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 a resolution of the House of Representatives and Senate recalling from the Governor House Bill No. 1022, Printer's No. 640, for the purpose of amendment.

Accordingly, the original bill is herewith returned.

ARTHUR H. JAMES.

### BILL AND COMMUNICATION LAID ON TABLE

Mr. ACHTERMAN. Mr. Speaker, I move that the bili together with the communication from the Governor be laid on the table.

The motion was agreed to.

## 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 RESOLUTION RECALLING HOUSE BILL No. 1259

Commonwealth of Pennsylvania, Governor's Office, Harrisburg, June 12, 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 a resolution of the House of Representatives and Senate recalling from the Governor House Bill No. 1259, Printer's No. 555, for the purpose of amendment.

Accordingly, the original bill is herewith returned.

ARTHUR H. JAMES.

## BILL AND COMMUNICATION LAID ON TABLE

Mr. ACHTERMAN. Mr. Speaker, I move that the bill together with the communication from the Governor be laid on the table.

The motion was agreed to.

## 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 RESOLUTION RECALLING HOUSE BILL No. 1088

Commonwealth of Pennsylvania, Governor's Office, Harrisburg, June 12, 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 a resolution of the House of Repre-

sentatives and Senate recalling from the Governor House Bill No. 1088, Printer's No. 313, for the purpose of further consideration.

Accordingly, the original bill is herewith returned.

ARTHUR H. JAMES.

#### BILL AND COMMUNICATION LAID ON TABLE

Mr. ACHTERMAN. Mr. Speaker, I move that the bill together with the communication from the Governor be laid on the table.

The motion was agreed to.

## COMMITTEE MEETING

The SPEAKER. There will be a meeting of the Committee on Rules immediately after recess in the Speaker's Office.

## RECESS

The SPEAKER. If there is no objection the Chair is about to declare a recess for one and a half hours. The Chair hears none and a recess is declared.

#### AFTER RECESS

The time of recess having expired the House was called to order.

THE SPEAKER (Elmer Kilroy) IN THE CHAIR.

## SENATE MESSAGE

## 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 12, 1941. Resolved (if the Senate concur), that House Bill No. 727, Printer's No. 821, entitled "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," be recalled from the Governor for further consideration.

## COMMUNICATIONS 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. 218

Commonwealth of Pennsylvania, Governor's Office, Harrisburg, June 12, 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. 218, Printer's No. 840, entitled "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 damage by dogs providing for the licensing of dogs by materials and imposing penalties' by imposing additional duties on the Secretary of Agriculture and further regulation of dogs by assessors regulating the keeping of dogs.

lating the sale manufacture and transportation of insecticides and fungicides.'

ARTHUR H. JAMES.

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. 645

Commonwealth of Pennsylvania, Governor's Office, Harrisburg, June 12, 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. 645, Printer's No. 769, entitled "An act to further amend article four section three hundred forty-eight of the act, approved the second day of May, one thousand nine hundred and twenty-nine (P. L. 1278), as amended by the act, approved the seventh day of May, one thousand nine hundred and thirty-five (P. 140), and the seventh day of May, one thousand nine hundred and thirty-five (P. 140). L. 143), 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 requiring all contracts of county commissioners in counties of the second class over five hundred dollars to be made with the lowest and best bidder, after due notice published.'

ARTHUR H. JAMES.

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. 1005

Commonwealth of Pennsylvania, Governor's Office, Harrisburg, June 12, 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. 1005, Printer's No. 761, entitled "An act to add section six hundred ninety-nine and six-tenth to 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' making it unlawful for unauthorized persons to buy or exchange Federal food order stamps for currency or for any person to accept Federal food order stamps for other than food or surplus food as defined by the United States Department of Agriculture and providing penalties.'

ARTHUR H. JAMES.

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. 762

Commonwealth of Pennsylvania, Governor's Office, Harrisburg, June 12, 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. 762, Printer's No. 762, entitled "An act to further amend sections eleven and twelve of the act approved the eleventh day of May one thousand nine hundred and twenty-one (P. L. 522) entitled as amended 'An act relating to dogs the protection of live stock poultry and game birds raised in captivity from

and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to live stock poultry and game birds by dogs and for live stock killed by or dying from rabies and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employes directing the payment of all moneys collected into the State Treasury and providing penalties' by providing for the issuance of metal tags with kennel certificates requiring such tags to be kept on dogs kept in kennels permitting dogs kept in a kennel to be taken out for hunting training exercise or entry in field trials and dog shows and requiring keepers of kennels to maintain certain records."

ARTHUR H. JAMES.

## RESOLUTION

## INVESTIGATION OF STATE POLICE

Mr. HEATHERINGTON offered a resolution and asked and obtained unanimous consent that it be read.

The resolution was read by the Clerk as fololws:

In the House of Representatives, June 12, 1941. Whereas, On March 28, 1940, Rachel Taylor, a young woman student at the Pennsylvania State College, was attacked and murdered in the vicinity of State College; and

Whereas, In spite of more than a year's continuous investigation by the Pennsylvania Motor Police and by local authorities, the perpetrator or perpetrators of this brutal crime have not yet been apprehended; and

Whereas, Within the past year a dozen or more women, in or about the borough of State College, have been attacked by an unknown assailant or assailants, possibly the same who committed the murder of Rachel Taylor;

V-hereas, An attack upon a woman, in State College,

was made as recently as two days ago; and

Whereas, The immediate apprehension of the person or persons responsible for these crimes is absolutely essential for the protection and safety of women residing in

State College and vicinity; and
Whereas, The failure to apprehend the person or persons guilty of these attacks may well render many parents unwilling to have their daughters attend the Penn-

sylvania State College, at State College; and
Whereas, It would seem that the perpetration of as many as a dozen different attacks upon women, in a comparatively small community within a short period of time, should afford a sufficient clue as to the identity of the person or persons involved, so that the Pennsylvania Motor Police could solve one or all of these crimes; and

Whereas, Colonel Lynn G. Adams, Commissioner of the Pennsylvania Motor Police, has journeyed to State College on various occasions and has assumed personal supervision of the investigation into these crimes; and

Whereas, The complete failure of the officials, under his supervision, to solve even one of this series of attacks, together with the fact the Senate of this General Assembly has refused to confirm his appointment as Commissioner, would seem to indicate that the initiative, ability and persistence of Colonel Adams as a police officer and particularly in connection with the investigation of these assaults, should be carefully investigated; therefore be it

Resolved, That the Speaker of the House appoint a committee of five members of the House, whose duty it shall be to examine into the manner in which Coolnel Lynn G. Adams has conducted the investigation of the numerous attacks upon women in the vicinity of State College during the past fifteen months, for the purpose from Allegheny, Mr. Gerard.

of determining whether the failure of such investigation to produce any definite results in even a single case is due in any degree to inadequate, indifferent or careless supervision. It shall be the duty of the aforesaid com-mittee to conduct its investigation immediately and to make its report to the House of Representatives before the adjournment of this session, together with its recommendations as to any further steps which might be taken to end this outbreak of criminal assaults in the vicinity of State College.

The SPEAKER. The resolution will be filed with the Clerk under the rules.

## PERMISSION GRANTED COMMITTEE TO MEET DURING SESSION

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

## CONGRATULATORY RESOLUTION

Messrs. SARRAF, SHAW, HEATHERINGTON, SHAF-FER, GOODWIN, BOIES, POWERS, YESTER, HOL-LAND, REYNOLDS, MORAN, BAKER, O'NEILL, HAR-KINS, BENTLEY, VERONA, KEENAN, HARMUTH, MOONEY, LEONARD, MIHM and BROWN offered a privileged resolution which was read, considered and adopted as follows:

In the House of Representatives, June 12, 1941.

In Pittsburgh, on the 13th of June, 1883, there was born to Antoine Gerard and Amelia Schleicher Gerard, his wife, a son, now known to his colleagues in the General Assembly and to his best of friends as Anthony J. Gerard, frequently called Tony.

On account of the death of his father, it was necessary for him to leave school at an early age for employment as a tailor's apprentice. He later mastered the art of garment designing. And is now president and treasurer of Associated Tailors, and doing business under the trade name of Mitchell the Tailor in Pittsburgh.

Mr. Gerard is active and much interested in a wide variety of civic and fraternal activities and a former councilman of his home town, Mt. Oliver, Allegheny county. He is a member and Past President of the Alsace-Lorrane Society of Pittsburgh, an organization of which his father was one of the founders and its first President. He is a member of the Mt. Oliver Volunteer Fire Department, a fourth degree member of the Knights of Columbus, and also holds membership cards in the Fraternal Order of Eagles, the Loyal Order of Moose, the Knights of St. George and St. Joseph's Lyceum.

In the Benevolent and Protective Order of Elks, Mr. Gerard is Past Exalted Ruler of Knoxville Lodge No. 1196; Past District Deputy Grand Exalted Ruler of the Southwestern Pennsylvania District; and Present Trustee

of the Pennsylvania State Elk Association.

In 1912, Mr. Gerard married Della K. Wolfersberger. They have two children, a son, Edwin, and a daughter,

Dolores; be it therefore

Resolved, That the House of Representatives hereby extends hearty congratulations and best wishes to their fellow member from Allegheny; and hopes that he may have many more years in which to continue the services to his fellow men which have been his life's practice. To you, Mr. Gerard, we wish a very happy birthday; and be it further ,

Resolved, That a certified copy of this resolution be prepared by the Chief Clerk and transmitted to the Honorable Anthony J. Gerard. Member of this House on his

58th birthday, June the 13th, 1941.

The SPEAKER. The Chair recognizes the gentleman

Mr. GERARD. Mr. Speaker and Members of the House, I have just been handed a slip which indicates that this House will adjourn sometime today. It is quite unfortunate that this resolution could not be held over until tomorrow because tomorrow being Friday the thirteenth, my birthday, it would indicate that I have been quite lucky and that I have been privileged to live these many, many years, and being priviledged to live those many years, I have gained the friendship and association of a lot of fine men in the General Assembly, both Republicans and Democrats. I certainly want to thank you from the bottom of my heart for this kind expression of congratulation.

#### PERMISSION TO ADDRESS HOUSE

Mr. WOODSIDE asked and obtained unanimous consent to address the House.

Mr. SPEAKER. Yesterday the Governor suggested to the Senate that they pass the General Appropriations bill in the mangled form in which they had received it from the House, because he felt it advisable that the functions of the government be continued even though the Genral Appropriations bill was not in proper shape for final enactment. As a result of that the Senate immediately reported that bill out for second reading, and I understand that it has been or is about to be read for the second time today. The majority in the Senate has made definite plans to meet tonight at 12:01 a. m. in order to pass the bill finally, which would mean that it would be returned here for signature by the Speaker in the presence of the House.

The bill cannot be put on the Governor's desk unless this House meets tomorrow. It was therefore the request of the Governor and the suggestion of the Senate that the House meet tonight, either shortly after midnight, or if it will be more convenient to the Members of the House, tomorrow morning, at least for a sufficient time to have the Speaker sign the bill in the presence of the House, so that it could be put on the Governor's desk for action.

I understand that the Rules Committee of the House, which as you all know is composed of Members of the Democratic party, has refused the request of the Governor to sit tomorrow and finally act on this piece of legislation, and that a motion to adjourn until Monday, will shortly be made. Of course I could ask for the floor to make a motion to adjourn until tomorrow but I will not do that because of the courtesy of the Speaker and the majority floor leader in permitting me to make this statement and in not immediately recognizing somebody on the other side to make a motion to adjourn. But I call upon all the Members of the House to vote down the motion which I understand will be made to adjourn until Monday evening at 8 o'clock, with the idea that it would be followed by a motion to adjourn either until shortly after midnight tonight for a meeting that would be on the calendar day of tomorrow, or tomorrow morning, whichever would be more convenient to the House, in order that the General Appropriations bill could be passed tomorrow and laid on the Governor's desk for action. As was pointed out yesterday by me on the floor of the House and by the Governor subsequently in his message, tomorrow will be the normal day for the payment of the employes of the state, and they cannot receive their pay tomorrow.

Furthermore, if the House adjourns until its usual time on Monday evening, it would be impossible to sign the bill, of course, until late Monday night or Tuesday morning and therefore it would be impossible for the pay checks to be given out to the employes or for the other functions of the government to be carried on until Tuesday or possibly Wednesday.

For that reason it seems to me it is a mighty small matter for this House to stay in session for the sole purpose of having the Speaker sign the bill in the presence of the House and permitting us to get it on the Governor's desk in order that the normal functions of government can be continued. I feel that the majority of this House is not giving the proper consideration to this matter, if they refuse to meet tomorrow, and if they insist upon adjournment today until Monday night.

May I say further, Mr. Speaker, I think if they do that it is just another indication, another bit of evidence, another guaranty that it is the Senate which is doing everything in its power to bring about prompt action on legislation and the adjustment of the differences between the Houses, and that it is this House that in every conceivable way is throwing a monkey wrench into the works. I think it is another indication that every effort is being made by the majority in this House to delay, hamstring and interfere with the normal processes of this state and particularly as they relate to the financial program. I feel it is a mistake for this House and for the majority of this House to adjourn at this time until Monday and leave the General Appropriations bill in the air. I do not know whether the Senate will have their meeting at 12:01 a. m. tonight as planned if the House adjourns or There certainly can be no advantage in doing so because if the House adjourns it will be impossible for the bill to reach the Governor's desk before Monday night at the earliest. The Senate customarily meets at 4:00 o'clock in the afternoon and therefore it would have an opportunity to pass the bill and put it on the Speaker's desk at the same time. Whether they will pass it at the session tomorrow or whether they will pass it at the session on Monday, I do not know. Their plans may be changed, but I have the authority to say definitely, Mr. Speaker, it is the plan of the majority of the Senate, and by the majority, I mean the Republican Members of the Senate, to meet at 12:01 a.m. tonight.

Mr. Speaker, I have just been advised that they have already adjourned to meet at 12:01 a.m. tomorrow. They plan to do that in order that there will be no delay whatsoever in this matter. I think if the House insists upon adjourning it is absolute and conclusive proof as to where the responsibility lies for delay in these matters.

#### PERMISSION TO ADDRESS HOUSE

Mr. ACHTERMAN asked and obtained unanimous consent to address the House.

Mr. Speaker, I can answer the gentleman from Dauphin in just a very few words. The Governor indicated in his message yesterday that he would like to have this particular measure so that he could act on it by Monday or Tuesday of next week. May I assure the minority of this House that our adjourning now to meet next Monday will not delay or prevent the Governor from receiving this measure so that he can act on it next Monday or Tuesday. In other words, we are doing nothing that the Governor

apparently had not anticipated. The Governor assumed figures he will be prepared to sign the bill on Saturday that the legislation would be in such shape that it could be laid on his desk on Monday or Tuesday. Adjournment at this time is not going to prevent the measure from getting to his desk at the time he suggested or recommended. Apparently, in his statement he did not anticipate taking any action on the measure until next week and as a result no one is going to be particularly hurt; things are going to move in their orderly procedure; the Governor will get the measure about the time he anticipated and apparently there is no reason why this House should remain. Therefore, I am asking the members to support the motion to adjourn when it is made.

## PERMISSION TO ADDRESS HOUSE

Mr. WOODSIDE asked and obtained unanimous consent to address the House.

Mr. Speaker, in answer to the remarks just made by the Gentleman from Monroe, I wish to say that the Governor now has the intention to sign the bill on Saturday if it is laid upon his desk tomorrow. He is putting aside other business and his own personal interest in order that he can give prompt attention to this matter which is so important to the Commonwealth of Pennsylvania. I can say for the Governor, I can say for the Republican Members in the Senate, and for the Republican Members of this House that we are interested in seeing this bill enacted into law at the earliest possible moment and that we are putting aside everything else in order that it can be enacted into law at the earliest possible moment. It is the full responsibility of the majority of this House if they throw a monkey wrench into the works.

## PERMISSION TO ADDRESS HOUSE

Mr. ACHTERMAN asked and obtained unanimous consent to address the House.

Mr. Speaker, may I say once again that the Governor does not seem to have his mind made up. He told us one thing and the minority floor leader tells us something else. Well, he delivered his official message to this House. While I do not doubt for one moment that the statement made by the minority floor leader is correct, nevertheless may I say that we should at some time or other be able to expect this Governor to really mean what he says.

## PERMISSION TO ADDRESS HOUSE

Mr. WOODSIDE asked and obtained unanimous consent to address the House.

Mr. Speaker, I just want to call attention to what the Governor said because again the gentleman from Monroe is misquoting him. The Governor said:

"Therefore, I am recommending to the Pennsylvania Senate that it immediately proceed with the passage of the general appropriations bill in the form in which it came from the House. This bill can be finally passed this week and thereby be ready for my signature next Monday or Tuesday."

As a matter of fact the Governor called upon the legislature to pass the bill this week. He figured it may take him until Monday or Tuesday to go over the items because as you well know there are a considerable number of items in it to which he must give attention. The

if it is on his desk this week, as he asked to be done in his speech.

#### PERMISSION TO ADDRESS HOUSE

Mr. ACHTERMAN asked and obtained unanimous consent to address the House.

Mr. Speaker, from the remarks of the minority leader I assume the Governor is not too familiar with the measures that are passed by this House and that he is asking the Senate to pass. But we know that the Governor knows what is in that measure. He discussed at length this particular measure, and so I assume when it does come to his desk what he does will be purely mechanical and will take but a few moments to do it. I am quite certain that the Governor is going to lose no time. He has asked that the measure be in his hands so that he can sign it on Monday or Tuesday. It will be there at that time and the Governor will find that no particular delay will be occasioned.

#### PERMISSION TO ADDRESS HOUSE

Mr. WOODSIDE asked and obtained unanimous consent to address the House.

Mr. Speaker, I only want to remind the gentleman it took him one hundred seventeen days to find out how much the appropriations for the State Treasurer, the Auditor General and the other departments had to be, I think he ought to give the Governor twenty-four hours to do it.

## REPORTS FROM COMMITTEES

Mr. READINGER, from the Committee on Judiciary General, reported as committed House Bill No. 1675 (Senate Bill No. 566), entitled:

An Act to amend clause (b) of section twenty-seven of the act, approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 447), entitled "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, and suits 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 com-mon pleas of balances due by fiduciaries; the rights, powers, and liabilities of nonresident and foreign fiducia-ries; 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, gen-Governor has been looking at those items already and erally dealing with the jurisdiction, powers, and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents," by further regulating the discharge of charges as real estate.

Mr. SHEPARD, from the Committee on Welfare, reported as amended, House Bill No. 1216, entitled:

An Act to amend sections two and six of the act, approved the twenty-seventh day of June, one thousand nine hundred and thirty-nine (P. L. 1184), entitled "An act requiring all employable persons receiving public assistance, with certain exceptions, to perform certain work or be refused further assistance; conferring powers and imposing duties on county boards of assistance; and on charitable institutions, persons, copartnerships, associations, corporations, and State and Federal employment officers; and requiring payments to the Commonwealth on account of certain work performed," by further defining the work to be done, and rate of pay to be received by employables.

## 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. 393

Commonwealth of Pennsylvania, Governor's Office, Harrisburg, June 12, 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. 393, Printer's No. 235, entitled "An act to amend sections one and two of the act approved 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 trademark, 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."

ARTHUR H. JAMES.

## PUBLIC HEARING

A Public Hearing on House Bill No. 1626 will be held before the Committee on Cities-First Class on June 17 at 10:30 a. m., E. S. T., in Room 521.

## ADIOURNMENT

Mr. GERARD. Mr. Speaker, I move that this House do now adjourn until Monday, June 16, 1941, at 8 p. m. On the question,

Will the House agree to the motion?

The yeas and nays were required by Mr. WOODSIDE and Mr. TURNER and were as follows:

## YEAS-91

Achterman,	Finnerty.	Lovett.	Readinger,
Baker,	French,	Malloy.	Regan.
Balthaser,	Gallagher,	Maxwell,	Reynolds,
Baugher,	Gerard.	McClanaghan,	Rooney,
Bentzel,	Goodwin,	McDermott,	Rose. S.,
Boies,	Gryskewicz,	McFall,	Rush,
Boney.	Haberlen.	McIntosh,	Sarraf.
Bradley.	Hamilton,	McLanahan,	Scanion.
Brown,	Harkins,	McLane.	Schwab,
Brunner, P A.,	Harris,	Melchiorre,	Shaffer.
Burris,	Heatherington,	Modell,	Shepard,
Chervenak,	Herman,	Moran,	Stank,
Chudoff,	Hersch,	Moul,	Tate,

Cochran, Cohen M M., Corrigan, Croop,	Hirsch, Holland, Jefferson, Jones, P. N.,	Munley, Nagel, O'Connor, O'Mullen,	Weiss, Welsh, E. B., Weish, M. J., Williams,	
Cullen, Dolon, D'Ortona, Duffy, Early, Finestone,	Kenehan. Kolankiewicz, Komorofski, Lesko, Levy, Longo,	Owens, Petrosky, Polaski, Polen, Powers, Prosen,	Woodring, Wright, Yester, Kilroy, Speaker	
NAYS—54				
Auker, Bower, Bretherick, Cordier. Dalrymple, Dennison, Dix, Eiy, Fisher, Fiss, Fleming, Fletcher, Gates, Gillette.	Habbyshaw, Haines, Hali, Helm, Hewitt, James, Jones, G E., Kline, Knoble, Krise, Lee, T H., Leisey, Lyons,	McClester, McDowell, McKinney, McMillen, McSurdy, Muir, O'Dare, Reagan, Reese, David P., Rhea, Riley, Sarge, Sollenberger,	Stambaugh, Stockham, Taylor, Trout, Turner, Van Allsburg Vincent, Wagner, Watkins, Wilkinson, Winner. Woodside, Yeakel,	

So the question was determined in the affirmative and the motion was agreed to.

(Following the calling of the roll and before the result was announced.)

## PARLIAMENTARY INQUIRY

Mr. SARGE. Mr. Speaker, I rise to a question of parlimentary inquiry.

The SPEAKER. The gentleman from Lebanon will state his question of parliamentary inquiry.

Mr. SARGE. Mr. Speaker, is it possible and proper for a members's vote to be recorded if he does not vote until three or four subsequent names have been called?

The SPEAKER. He can have his vote recorded following the calling of the roll, if he was in the House during the calling of the roll.

Mr. SARGE. Mr. Speaker, the gentleman to my right did not vote until three or four subsequent names had been called and I just wondered whether his vote should be recorded. I think, Mr. Speaker, as a matter of fact the gentleman sitting on this side of the House voted wrong.

Mr. HARKINS. Mr. Speaker, in order to clarify that I think what the gentleman from Lebanon, Mr. Sarge, really means is that I votéd right but I was on the wrong side of the House while I was voting.

The SPEAKER. The Chair has another complaint. The gentleman from Luzerne, Mr. McLane, I understand has eight birth certificates in his hands. What a man!

Mr. NAGEL. Mr. Speaker, I think a gentleman trom this side of the House who went over to that side and had courage enough to vote over there ought to be entitled to two votes.

Mr. HOLLAND. Mr. Speaker, how is the gentleman from Delaware, Mr. James, recorded as voting?

The SPEAKER. "No midnight singing," I believe he said.

Mr. HOLLAND. Mr. Speaker, I think the gentleman voted "aye". He said "no midnight choruses," so he voted "aye". I ask that he be recorded in that way.

Mr. ACHTERMAN. Mr. Speaker, I wish to give a bit of information to the House prior to the remarks of the gentleman from Delaware, Mr. James.

Mr. JAMES. Mr. Speaker,—

The SPEAKER. Will the gentleman from Delaware Mr. James yield?

Mr. JAMES. I shall, Mr. Speaker.

The SPEAKER, The gentleman from Monroe will proceed.

Mr. ACHTERMAN. Mr. Speaker, I presume when a man is released from a serious promise he need no longer keep that promise. At least as far as the promise he made to me is concerned, I release him.

Mr. JAMES. Mr. Speaker, I am afraid I cannot accept the release. What Mr. Achterman really gave me was an interpretation. I indicated by wish that there should not be any midnight choruses in this Session as there were in the last Session. The discussion started entirely off

the question with which we now are concerned, but I realized very soon that the very clever gentleman from Monroe, the majority floor leader, had me in something of a box, but in the end I secured from him an interpretation that there could not be any midnight choruses if there were not midnight sessions. I think the gentleman released me by an interpretation rather than by a direct promise that I could be excused. However, I ask and I hope that my vote is recorded as "No".

The SPEAKER. The Chair wishes to inform the Members that what has accurred here is not establishing a precedent to permit debate during the calling of the roll.

The motion having been agreed to (at 2:17 p. m.) the House adjourned.